



The State of New Hampshire
DEPARTMENT OF ENVIRONMENTAL SERVICES

Thomas S. Burack, Commissioner



December 15, 2015

BY CERTIFIED MAIL # 7011 1570 0003 6776 0643

Brian Thibeault
Kingsbury Acquisition, LLC
300 Gay Street
Manchester, NH 03103

**NOTICE OF
INTENT TO RED TAG
IRT #15-040**

**LETTER OF DEFICIENCY
WMD LOD #15-106**

Subject Site/Facility: **Keene – Kingsbury Acquisition, LLC; 80 Laurel Street**
DES Site #199102028, UST Facility #0110849

Reference: **Intent to Red Tag IRT #15-040**
 Letter of Deficiency WMD LOD #15-106

Dear Mr. Thibeault:

This letter contains important information that affects the continued operation of the subject site/facility. Specifically:

DES will red-tag the non-compliant UST system(s) if deficiencies #1, #2, #3, and #4 as described below, are not corrected within 10 days of the date of this letter; and

Because the facility is not in compliance with RSA 146-C, you currently are not eligible for reimbursement of cleanup costs incurred should a spill or release occur at your facility.

DES conducts compliance inspections of underground storage tank (UST) facilities to determine the facility's compliance with N.H. RSA 146-C, Underground Storage Facilities, and N.H. Code Admin. Rules Env-Or 400, Underground Storage Tank Facilities (UST Rules). On December 16, 2013, DES staff conducted a compliance inspection of the subject UST facility at the subject site (December Inspection). By inspection report dated December 16, 2013, DES provided you with a list of the deficiencies that were discovered, and informed you that the deficiencies should be corrected within 30 days and verification should be submitted to DES within 45 days.

DES has not received documentation addressing the deficiencies identified in the inspection report. Furthermore, a file review indicates that certain periodic testing and reporting requirements have not been accomplished. Therefore, pursuant to RSA 146-C:15, DES hereby notifies you of its **intent to red-tag** the non-compliant UST systems if **deficiencies #1, #2, #3, and #4** as listed below are not corrected **within 10 days** of the date of this letter. This letter also serves as a Letter of Deficiency regarding those deficiencies and deficiencies #5 through #6, as listed beginning on page 2.

RSA 146-C:14, Delivery Prohibition, prohibits any person from delivering or causing the delivery of oil to a non-compliant UST that has been red-tagged, and prohibits the owner or operator of a facility from depositing or allowing the deposit of oil into a UST that has a red tag affixed to the tank or facility's fill pipe.

The deficiencies for all tanks are listed below.

Deficiency #1: Failure to repair overflow audible alarm.

During the December Inspection, the DES inspector determined that the audible alarm horn for tank #6 was not working. Env-Or 405.06(i) requires all high level alarms have both visual and audible alarms, and that when triggered the audible component may automatically shut off after not less than 10 seconds. To correct this deficiency, repair the alarm horn, test to confirm audible alarm is functioning correctly, and provide test results to DES.

Deficiency #2: Failure to hydrostatic test spill containment device for tank #6 for tightness.

During the December Inspection, the DES inspector determined that corrosion protection device wires were installed through the spill containment device for tank #6, so that the spill containment device for tank #6 may not be maintained in good working order. Env-Or 405.05(c)(3) requires all spill containment equipment for a UST system must be installed in accordance with the manufacturer's requirements. Env-Or 406.06(b)(2) requires spill containment equipment must be maintained in good working order to perform its original design function. To correct this deficiency, hydrostatic test the spill containment device for tank #6 for tightness, replace or repair the device to collect and hold a minimum 5-gallon spill during product delivery, if necessary and provide testing and/or maintenance results to DES.

Deficiency #3: Failure to test leak monitoring system.

Based on a subsequent review of DES records, the annual leak monitoring for tank #6 has not been tested since December 16, 2013. Env-Or 406.20 requires owners to test all leak monitoring equipment annually for proper operation. To correct this deficiency, conduct an annual leak monitoring test for tank #6.

Deficiency #4: Failure to submit leak monitoring system report.

Based on a subsequent review of DES records, the annual leak monitoring test report for tank #6 has not been submitted since December 16, 2013. Env-Or 406.20 requires owners to submit the leak monitoring test to DES no later than 30 days after the test was performed. To correct this deficiency, submit an annual leak monitoring test for tank #6.

As noted above, DES will red-tag the non-compliant UST system(s) if deficiencies #1, #2, #3, and #4 are not corrected within 10 days of the date of this letter.

In addition to the deficiencies explained above, which form a basis to red-tag the facility, the following deficiencies remain outstanding:

Deficiency #5: Failure to post UST certificate.

During the December Inspection, the DES inspector determined that an UST certificate was not posted. Env-Or 405.01(g) of the UST Rules requires that a UST certificate be permanently affixed on the facility premises and visible to a DES inspector. Please post the UST certificate on the facility premises and submit in writing that the certificate has been posted.

Deficiency #6: Failure to recertify class A and B operator(s).

During the file review of DES records, the current class A/B operator at the subject site is past due for Operator Training recertification. RSA 146-C:18 requires class A and B operator training at least biennial retraining after their initial training. Lee Gray is currently listed as the class A/B

operator with a certification expiration date of November 28, 2014. To correct this deficiency, please have at least one employee that has primary responsibility for operating and maintaining the Facility to attend UST Operator Training or submit a new statement of training (enclosed) designating new certified class A and B operators for the subject site. Please visit the UST Operator Training website at <http://des.nh.gov/organization/divisions/waste/orcb/ocs/ustp/operator-training/index.htm> to view a list of upcoming classes offered by DES and other approved class A and B training programs.

DES believes you can correct deficiencies #5 and #6 as noted in this letter within **30 days**.

The Commissioner of DES is authorized by RSA 146-C:10-a to impose administrative fines up to \$2,000 per offense for any violation of RSA 146-C or Env-Or 400. DES also has authority to issue an administrative order to require you to correct the deficiencies and to refer the case to the NH Department of Justice for civil or criminal prosecution. In addition, because the subject facility is in violation of RSA 146-C, **you currently are not eligible for reimbursement of cleanup costs incurred should a spill or release occur at your facility.**

Please contact the undersigned in the Waste Management Division of DES as soon as the above deficiencies are corrected, or if you already have corrected them. Please also contact the undersigned if you have any questions regarding this letter.

Sincerely,



Michael W. Juranty, P.E., Supervisor
Oil Compliance Section
Tel No. (603) 271-6058
Fax No. (603) 271-2181
e-mail: Michael.Juranty@des.nh.gov

Attachments: December 16, 2013 UST Facility Inspection Report
Annual Leak Monitoring Test Form
Statement of Training
RSA 146-C:14, 15, & 16: Delivery Prohibition

cc: DES Legal Unit

ec: Keene Health Officer
DES IRT List
Suzanne Connelly, UST Leak Prevention & Operator Training Specialist, ORCB



The State of New Hampshire
DEPARTMENT OF ENVIRONMENTAL SERVICES



Thomas S. Burack, Commissioner

12/16/2013

BRIAN THIBEAULT
KINGSBURY ACQUISITION LLC
300 GAY ST
MANCHESTER, NH 03103-

Subject Site: KEENE, KINGSBURY CORP, 80 LAUREL ST
DES Site # 199102028, UST Facility # 0110849

Reference: Underground Storage Tank Facility Inspection Report

On December 16, 2013 the New Hampshire Department of Environmental Services, Waste Management Division (DES) conducted an inspection of the underground storage tank (UST) system(s) at the subject site. The inspection was conducted to determine the level of compliance with key elements of the New Hampshire Code of Administrative Rules Env-Or 400 Underground Storage Facilities (UST Rules) and Env-Or 500, Recovery of Gasoline Vapors. These rules were established for the purpose of reducing the number of product releases to the environment from UST systems and to establish a leak detection system which would alert a facility owner or operator before significant environmental damage and economic loss occurs. The inspection conducted at this facility is part of the DES release prevention effort.

Deficiencies noted during this inspection warrant your facility to be considered in substantial non-compliance with applicable rules. This means they pose a threat of a release to the environment and may result in a release going undetected. The following deficiency(ies) requires your immediate attention:

GENERAL

Env-Or 405.01(g) requires that a UST certificate be permanently affixed and visible to the division inspector at the facility premises and RSA 146-C requires specific UST operator training postings and reporting.

The DES inspector could not document that a certificate was posted.

Please post the UST certificate on the facility premises and submit in writing that the certificate has been posted.

TANK #6 (Containing #2 HEATING OIL with Capacity of 12000 gallons)

Env-Or 405.05 and 406.06 require spill containment devices be installed and maintained in good working order on all UST systems.

Corrosion protection device wires were installed through spill containment device so that it may not be maintained in good working order.

The spill containment device shall be hydrostatic tested for tightness, replaced or repaired to enable the device to collect and hold a minimum 5-gallon spill during a product delivery. Please provide spill containment testing and maintenance results.

Env-Or 405.06 requires overfill protection devices be installed and maintained in good working order on all UST systems.

DES Web Site: www.des.nh.gov

P.O. Box 95, 29 Hazen Drive, Concord, New Hampshire 03302-0095

Telephone: (603) 271-3899

Fax: (603) 271-2181

TDD Access: Relay NH 1-800-735-2964

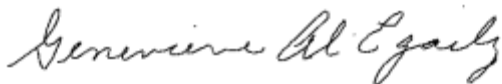
The DES inspector has identified that the overfill audible alarm horn was not working.

Please repair alarm horn and test to confirm audible alarm is functioning correctly. Provide DES with test results.

The above noted **deficiencies must be corrected within 30 days** of the date of this inspection. To verify that the proper corrective measures were taken, documentation, in the form of a report from the certified technician that effected the repair, testing results, invoices, inventory records, photographs, etc., indicating the date and description of the corrective measures taken must be **submitted to DES within 45 days** of the date of this inspection. Please be advised that failure to correct the deficiencies in a proper and timely manner will result in DES proceeding under the DES Compliance Assurance Response Policy to determine an appropriate enforcement response. Please note that New Hampshire RSA 125-C and 146-C authorize permit revocation, administrative fines not to exceed \$2,000 per violation, administrative orders, delivery prohibition, injunctive relief, and civil penalties not to exceed \$10,000 per violation per day of continuing violation, and \$25,000 for each continued day of a repeat violation.

Your signature below acknowledges that you were briefed by DES staff concerning the noted deficiencies. Should you have any questions concerning the content of this letter, please contact me in the Waste Management Division of DES at (603) 271-3899. DES appreciates your willingness to comply with the UST program in an effort to preserve New Hampshire's environment.

Sincerely,



12/16/2013

GENEVIEVE AL-EGAILY, Inspector

Date

BRIAN THIBEAULT, Facility Manager

Date