

COMMONWEALTH OF MASSACHUSETTS
EXECUTIVE OFFICE OF ENVIRONMENTAL AFFAIRS
BOARD OF REGISTRATION OF HAZARDOUS WASTE SITE
CLEANUP PROFESSIONALS

In the Matter of:)
)
James J. Decoulos,)
Respondent)
)

Docket No. LSP 10AP 01

SECOND AFFIDAVIT OF LYNN P. READ

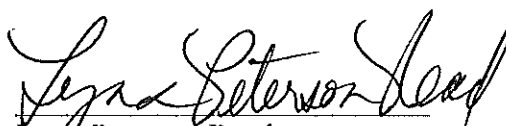
I, Lynn Peterson Read, under the pains and penalties of perjury, submit this Affidavit in compliance with the Ruling and Order in this matter dated October 19, 2010. My statements in this Affidavit are made from my personal knowledge to the best of my recollection, except to the extent that I have relied on documents identified in this Affidavit.

1. On October 20 and 21, 2010, I reviewed all of the records of the Board of Registration of Hazardous Waste Site Cleanup Professionals ("Board") related to this adjudicatory proceeding in electronic versions and hard copy, and I determined that the Board had received four (4) documents from the Massachusetts Department of Environmental Protection ("MassDEP") related to the Eagle Gas site that had not yet been produced to Mr. Decoulos, and I mailed copies of those documents to him on October 22, 2010.
2. Also on October 22, 2010, I mailed to Mr. Decoulos copies of documents that I believe, given the nature of the documents and my best recollection, were already produced to him on May 18, 2010 but as to which the Board's records of the production are not entirely clear; I mailed these copies as a precaution,

to ensure that Mr. Decoulos has received from the Board all the MassDEP documents related to the sites at issue that are in the possession of the Board.

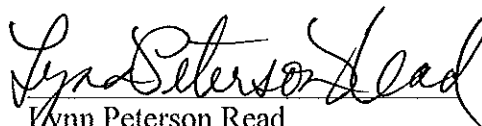
3. A copy of my letter to Mr. Decoulos dated October 22, 2010 is attached.
4. As of October 22, 2010, the Board of Registration of Hazardous Waste Site Cleanup Professionals ("Board") has produced to the respondent Mr. Decoulos all relevant, non-privileged documents in the Board's possession, custody, or control, including all records related to the sites at issue in this proceeding that the Board has received from MassDEP.

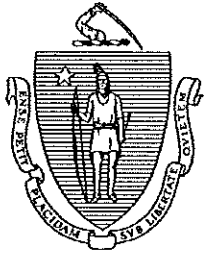
Signed under the pains and penalties of perjury this 21st day of October, 2010.


Lynn Peterson Read
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that on October 22, 2010, a true copy of the SECOND AFFIDAVIT OF LYNN P. READ was served upon each party in this action by electronic mail to the following address: jamesj@decoulos.com.


Lynn Peterson Read



COMMONWEALTH OF MASSACHUSETTS
**Board of Registration
of
Hazardous Waste Site Cleanup Professionals**

ONE WINTER STREET, 3rd Floor
BOSTON, MA 02108
PHONE: (617) 556-1091 FAX: (617) 292-5872

October 22, 2010

VIA FIRST CLASS MAIL

James J. Decoulos, LSP
Decoulos & Company
185 Alewife Brook Parkway
Cambridge, MA 02138

Re: Matter of Decoulos, LSP 10 AP 01

Dear Mr. Decoulos:

Enclosed in the file folder marked "A" are copies of four documents that the LSP Board obtained from MassDEP related to the Eagle Gas site that appear not to have been produced to you by the Board. The Board's copies of the IRA Status Reports do not include the appendices.

Enclosed in the file folder marked "B" are copies of MassDEP documents that I believe, given the nature of the documents and my best recollection, were produced to you on May 18, 2010. However my records of what was produced on May 18 are a little unclear, partly because the documents were stored in the cubicle of Brian Quinlan, who helped obtain the documents from MassDEP but who passed away. Therefore, I am sending these copies as a precaution, to ensure that you have received from the Board all the MassDEP documents related to the sites at issue that are in the possession of the Board.

Please contact me if you have any questions.

Sincerely,

A handwritten signature in cursive script that reads "Lynn Peterson Read".

Lynn Peterson Read
Assistant General Counsel