

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
STATE SUPERFUND PROGRAM
ECL § 27-1301 *et seq.*

In the Matter a Remedial Program for

**ORDER ON CONSENT AND
ADMINISTRATIVE SETTLEMENT**
Index No. A8-0855-15-06

DEC Site Name: Post Creek
DEC Site No.: 851053
Site Address: State Route 414
Corning, NY 14830

Hereinafter referred to as
"Post Creek"

by: **Corning Incorporated**

Hereinafter referred to as "Respondent"

1. A. The New York State Department of Environmental Conservation ("Department") is responsible for inactive hazardous waste disposal site remedial programs pursuant to Article 27, Title 13 of the Environmental Conservation Law ("ECL") and Part 375 of Title 6 of the Official Compilation of Codes, Rules and Regulations ("6 NYCRR") and may issue orders consistent with the authority granted to the Commissioner by such statute.

B. The Department is responsible for carrying out the policy of the State of New York to conserve, improve and protect its natural resources and environment and control water, land, and air pollution consistent with the authority granted to the Department and the Commissioner by Article 1, Title 3 of the ECL.

C. This Order is issued pursuant to the Department's authority under, *inter alia*, ECL Article 27, Title 13 and ECL 3-0301, and, subject to Paragraph 3, resolves any alleged liability to the State as provided at 6 NYCRR 375-1.5(b)(5).

2. The Real Property (as defined below) is not currently listed in the Registry of Inactive Hazardous Waste Disposal Sites in New York State.

3. Respondent has entered into this Order without (i) any admission or finding of liability, fault, wrongdoing, or violation of any law, regulation, permit, order, requirement, or standard of care of any kind whatsoever; (ii) any acknowledgment that there has been a release or threatened release of hazardous waste at or from the Real Property; and/or (iii) any acknowledgment that a release or threatened release of hazardous waste at or from the Real Property constitutes a significant threat to the public health or environment.

4. Solely with regard to the matters set forth below, Respondent hereby waives any right to a hearing as may be provided by law, consents to enter into this Order, and agrees to be bound by its terms. Respondent consents to and agrees not to contest the authority or jurisdiction of the Department to issue or enforce this Order, and agrees not to contest the validity of this Order or its terms or the validity of data submitted to the Department by Respondent pursuant to this Order.

NOW, having considered this matter and being duly advised, **IT IS ORDERED THAT:**

I. Real Property

The real property subject to this Order, which has been assigned number 851053, consists of tax parcels: 282.00-02-042.120; 282.00-02-018.200; 282.00-02-018.120; 282.00-02-039.000 (the "Real Property"). The Real Property is depicted on the Map which, along with the Legal Description, is attached as Exhibit "A". The Parties to this Order acknowledge that Respondent does not currently own or have control over the Real Property. Absent written agreement by the Respondent, the Department will not expand the Real Property subject to this Order. Nor will the Department join the Real Property subject to this Order with any other property proposed for listing or listed in the Registry of Inactive Hazardous Waste Disposal Sites, while this Order is effective.

II. Initial Work

A. Respondent has only consented to implementation of the Department-approved Post Creek Property Characterization Work Plan (which Work Plan and approval letter are attached as Exhibit "B") to identify potential environmental conditions at the Real Property. The Post Creek Property Characterization Work shall be commenced within thirty (30) days after the effective date of this Order and in accordance with the schedule set forth in the approved Post Creek Property Characterization Work Plan. For purposes of this Initial Work, and submission of the Post Creek Property Characterization Report, the Department accepts Respondent's consultant, Integral Engineering, P.C., as an approved Environmental Professional.

B. Thirty (30) days after the effective date of this Order, Respondent shall submit to the Department a Records Search Report pursuant to attached Exhibit "C". Respondent is not required to disclose attorney-client communications or materials prepared pursuant to privilege.

C. Respondent shall implement the Department-approved Citizen Participation Plan which is attached hereto as Exhibit "D".

D. Respondent shall be required to use best efforts to obtain all access necessary to perform Respondent's obligations under this Order. If, despite

Respondent's best efforts, any access cannot be obtained, Respondent shall promptly notify the Department and include a summary of the steps taken. Respondent shall not be deemed in violation of this Order or applicable law based solely on its inability to obtain access to the Real Property despite best efforts, and the Department may, as it deems appropriate and within its authority, assist Respondent. In such event, the Department reserves all of its rights to take additional action outside the terms of the Order to obtain access to the Real Property.

E. This Order shall terminate upon the Department's acceptance of the Respondent's Post Creek Property Characterization Report. Notwithstanding the foregoing, during or at the conclusion of the Initial Work Respondent may propose an Interim Remedial Measure Work Plan. If Respondent elects to conduct work under an Interim Remedial Measure Work Plan and it is ongoing when the Post Creek Property Characterization Report is accepted as complete, this Order shall not terminate until completion of such interim remedial measure.

III. Payment of State Costs

Invoices shall be sent to Respondent at the following address:

Corning Incorporated
Attn: Karen L. Douglas
Sr. Managing Counsel II, Litigation, Environmental
One Riverfront Plaza (MP-HQ-E2-10)
Corning, NY 14831

In addition to the requirement to pay future state costs as set forth in Paragraph VIII within forty-five (45) Days after the effective date of this Consent Order, Respondent shall pay to the Department reimbursement for past State Costs incurred on or after December 1, 2013 (which is acknowledged to be prior to the effective date of this Consent Order) provided that the Department has provided an invoice substantiating its State Costs within fifteen (15) Days after the effective date of this Consent Order.

IV. Communications

A. All written communications required by this Consent Order shall be transmitted by United States Postal Service, by private courier service, by hand delivery, or by electronic mail.

1. Communication from Respondent shall be sent to:

(1 hard copy (unbound for work plans) & 1 electronic copy)
New York State Department of Environmental Conservation
Division of Environmental Remediation
625 Broadway
Albany, NY 12233
Attn: Robert Strang
robert.strang@dec.ny.gov

Christine Vooris (electronic copy only)
New York State Department of Health
Bureau of Environmental Exposure Investigation
Empire State Plaza
Corning Tower Room 1787
Albany, New York 12237
christine.vooris@dec.ny.gov

Dudley D. Loew, Esq. (correspondence only)
New York State Department of Environmental Conservation
Office of General Counsel
6274 East Avon Lima Road
Avon, New York 14414
dudley.loew@dec.ny.gov

2. Communication from the Department to Respondent shall be sent to:

Corning Incorporated
Attn: Karen L. Douglas
Sr. Managing Counsel II, Litigation, Environmental
One Riverfront Plaza (MP-HQ-E2-10)
Corning, NY 14831

B. The Department and Respondent reserve the right to designate additional or different addressees for communication on written notice to the other. Additionally, the Department reserves the right to request that the Respondent provide more than one paper copy of any work plan or report.

C. Each party shall notify the other within ninety (90) days after any change in the addresses listed in this paragraph.

V. Miscellaneous

A. Appendix A - "Standard Clauses for All New York State State Superfund Orders" is attached to and hereby made a part of this Order as if set forth fully herein. For purposes of this Order, the term "Site" as used in Appendix A shall be deemed to mean "Real Property" as defined in Paragraph I above.

B. In the event of a conflict between the terms of this Order (including any and all attachments thereto and amendments thereof) and the terms of Appendix A, the terms of this Order shall control.

C. The effective date of this Order is the 10th day after it is signed by the Commissioner or the Commissioner's designee.

D. The terms of this Order, including its attachments, shall constitute the complete and entire agreement between the Department and Respondent concerning the implementation of the activities required by this Order. No term, condition, understanding, or agreement purporting to modify or vary any term of this Order shall be binding unless made in writing and subscribed by the party to be bound. No informal advice, guidance, suggestion, or comment by the Department shall be construed as relieving Respondent of Respondent's obligation to obtain such formal approvals as may be required by this Order. In the event of a conflict between the terms of this Order and any Work Plan submitted pursuant to this Order, the terms of this Order shall control over the terms of the Work Plan(s). Respondent consents to and agrees not to contest the authority and jurisdiction of the Department to enter into or enforce this Order.

E. Paragraph I, II, III, V, VI, X, XI, XII, XIV, XVI.E and XVI.F of Appendix A do not apply to this Order.

VI. Development, Performance and Reporting of Work Plans

A. Work Plan Requirements

All activities at the Real Property shall be conducted pursuant to one or more Department-approved work plans ("Work Plan" or "Work Plans") and this Order and all activities shall be consistent with the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. Part 300, as required under CERCLA, 42 U.S.C. § 9600 *et seq.* The Work Plan(s) under this Order shall address the Real Property and shall be developed and implemented in accordance with 6 NYCRR § 375-1.6(a) and 375-6. All Department-approved Work Plans shall be incorporated into and become enforceable parts of this Order. Upon approval of a Work Plan by the Department, Respondent shall implement such Work Plan in

accordance with the schedule contained therein. Nothing in this Subparagraph shall mandate that any particular Work Plan be submitted.

The Work Plans shall be captioned as follows:

1. The Post Creek Property Characterization ("SC") Work Plan: a Work Plan which provides for the identification of the presence of any hazardous waste disposal at the Real Property;
2. "IRM Work Plan" if the Respondent elects to propose an interim remedial measure;
3. "Site Management Plan" if the Work Plan provides for the identification and implementation of institutional and/or engineering controls as well as any necessary monitoring and/or operation and maintenance of the remedy; or
4. "Supplemental" if additional work plans other than those set forth in II.A. of this Order are proposed by Respondent to be prepared and implemented.

B. Submission/Implementation of Work Plans

1. Respondent may opt to propose one or more additional or supplemental Work Plans (including one or more IRM Work Plans) at any time, which the Department shall review for appropriateness and technical sufficiency.
2. Any proposed Work Plan shall be submitted for the Department's review and approval and shall include, at a minimum, a chronological description of the anticipated activities, a schedule for performance of those activities, and sufficient detail to allow the Department to evaluate that Work Plan.
 - i. The Department shall notify Respondent in writing if the Department determines that any element of a Department-approved Work Plan needs to be modified in order to achieve the objectives of the Work Plan as set forth in this Order. Upon receipt of such notification, Respondent shall, subject to dispute resolution pursuant to Paragraph XV in Appendix A, modify the Work Plan.
 - ii. The Department may request, subject to dispute resolution pursuant to Paragraph XV in Appendix A, that Respondent

submit additional or supplemental Post Creek Property Characterization Work Plans within thirty (30) Days after the Department's written request.

3. If Respondent proposes an IRM Work Plan, and such IRM Work Plan requires an environmental easement and a Site Management Plan, the environmental easement and Site Management Plan shall be submitted in accordance with the schedule set forth in the IRM Work Plan. If an environmental easement is required under the IRM Work Plan, Respondent shall use best efforts to obtain an environmental easement on the Real Property. If, despite Respondent's best efforts, an environmental easement cannot be obtained, Respondent shall promptly notify the Department and include a summary of the steps taken. Respondent shall not be deemed in violation of this Order or applicable law based solely on its inability to obtain an environmental easement on the Real Property despite best efforts, and the Department may, as it deems appropriate and within its authority, assist Respondent. In such event, the Department reserves all of its rights to take additional action outside the terms of the Order to obtain an environmental easement on the Real Property.
4. During all field activities conducted under a Department-approved Work Plan, Respondent shall have at the Real Property a representative who is qualified to supervise the activities undertaken in accordance with the provisions of 6 NYCRR 375-1.6(a)(3).

C. Submission of Final Reports and Periodic Reports

1. In accordance with the schedule contained in a Work Plan, Respondent shall submit a final Post Creek Property Characterization Report.
2. If Respondent proposes an IRM, any final report or final engineering report that includes construction activities, shall include "as built" drawings showing any changes made as part of the IRM.
3. If Respondent proposes an IRM, and in the event that a construction completion report for the Real Property requires management of the Real Property, Respondent shall submit an initial periodic report by in accordance with the schedule in the Post Creek Property Site Management Plan and thereafter in accordance with a schedule determined by the Department. Such periodic report shall be signed by a Professional Engineer or by such other qualified environmental professional as the Department may find acceptable and shall

contain a certification as provided at 6 NYCRR 375-1.8(h)(3). Respondent may petition the Department for a determination that the institutional and/or engineering controls may be terminated. Such petition must be supported by a statement by a Professional Engineer that such controls are no longer necessary for the protection of public health and the environment. The Department shall not unreasonably withhold its approval of such petition.

D. Institutional/Engineering Control Certification

In the event that Respondent proposes any IRM for the Real Property that requires institutional or engineering controls, Respondent shall submit a written certification in accordance with 6 NYCRR 375-1.8(h)(3) and 375-3.8(h)(2).

E. Review of Submittals

1. The Department shall make a good faith effort to review and respond in writing to each submittal Respondent makes pursuant to this Order within the Department-approved schedule. The Department's response shall include, in accordance with 6 NYCRR 375-1.6(d), an approval, modification request, or disapproval of the submittal, in whole or in part.
 - i. Upon the Department's written approval of a Work Plan, such Department-approved Work Plan shall be deemed to be incorporated into and made a part of this Order and shall be implemented in accordance with the schedule contained therein.
 - ii. If the Department modifies or requests modifications to a submittal, it shall specify the reasons for such modification(s). Within fifteen (15) Days after the date of the Department's written notice that Respondent's submittal has been disapproved, Respondent shall notify the Department of its election in accordance with 6 NYCRR 375-1.6(d)(3). If Respondent elects to modify or accept the Department's modifications to the submittal, Respondent shall make a revised submittal that incorporates all of the Department's modifications to the first submittal in accordance with the time period set forth in 6 NYCRR 375-1.6(d)(3). In the event that Respondent's revised submittal is disapproved, the Department shall set forth its reasons for such disapproval in writing and Respondent shall be in violation of this Order

unless it invokes dispute resolution pursuant to Paragraph XV in Appendix A and its position prevails. Failure to make an election or failure to comply with the election is a violation of this Order.

- iii. If the Department disapproves a submittal, it shall specify the reasons for its disapproval. Within fifteen (15) Days after the date of the Department's written notice that Respondent's submittal has been disapproved, Respondent shall notify the Department of its election in accordance with 6 NYCRR 375-1.6(d)(4). If Respondent elects to modify the submittal, Respondent shall make a revised submittal that addresses all of the Department's stated reasons for disapproving the first submittal in accordance with the time period set forth in 6 NYCRR 375-1.6(d)(4). In the event that Respondent's revised submittal is disapproved, the Department shall set forth its reasons for such disapproval in writing and Respondent shall be in violation of this Order unless it invokes dispute resolution pursuant to Paragraph XV in Appendix A and its position prevails. Failure to make an election or failure to comply with the election is a violation of this Order.

2. Within thirty (30) Days after the Department's approval of a final report, Respondent shall submit such final report, as well as all data gathered and drawings and submittals made pursuant to such Work Plan, in an electronic format acceptable to the Department. If any document cannot be converted into electronic format, Respondent shall submit such document in an alternative format acceptable to the Department.

VII. Entry Upon the Real Property

- A. Respondent shall use best efforts, upon reasonable notice under the circumstances presented, to obtain permission from owners of property within the Real Property to consent to entry upon the Real Property by any duly designated officer or employee of the Department or any State agency having jurisdiction with respect to matters addressed pursuant to this Order, and by any agent, consultant, contractor, or other person so authorized by the Commissioner, all of whom shall abide by the health and safety rules in effect for the Real Property, for inspecting, sampling, copying records related to the subject matter of this Order, testing, and any other activities necessary to ensure Respondent's compliance with this Order. Upon request, Respondent shall (i) provide the Department with suitable work space near the Real Property, including access to a telephone, to the extent

available, and (ii) permit the Department full access to all non-privileged records relating to matters addressed by this Order. Raw data once validated is not considered privileged and that portion of any privileged document containing raw data must be provided to the Department. In the event Respondent is unable to obtain any authorization from third-party property owners necessary to perform its obligations under this Order, the Department may, consistent with its legal authority, assist in obtaining such authorizations.

- B. The Department shall have the right to take its own samples and scientific measurements and the Department and Respondent shall have the right to obtain split samples, duplicate samples, or both, of all substances and materials sampled. The Department shall make the results of any such sampling and scientific measurements available to Respondent.

VIII. Payment of State Costs

- A. Within forty-five (45) days after receipt of an itemized invoice from the Department, Respondent shall pay to the Department a sum of money which shall represent reimbursement for State Costs as provided by 6 NYCRR 375-1.5 (b)(3)(i). Failure to timely pay any invoice will be subject to late payment charge and interest at a rate of 9% from the date the payment is due until the date the payment is made.
- B. Costs shall be documented as provided by 6 NYCRR 375-1.5(b)(3). The Department shall not be required to provide any other documentation of costs, provided however, that the Department's records shall be available consistent with, and in accordance with, Article 6 of the Public Officers Law.
- C. Each such payment shall be made payable to the New York State Department of Environmental Conservation and shall be sent to:

Director, Bureau of Program Management
Division of Environmental Remediation
New York State Department of Environmental Conservation
625 Broadway
Albany, New York 12233-7012
- D. The Department shall provide written notification to the Respondent of any change in the foregoing addresses.
- E. If Respondent objects to any invoiced costs under this Order, the provisions of 6 NYCRR 375-1.5 (b)(3)(v) and (vi) shall apply. Objections shall be sent to the Department as provided under subparagraph VIII.C above.

- F. In the event of non-payment of any invoice within the 45 days provided herein, the Department may seek enforcement of this provision pursuant to Paragraph IV in Appendix A or the Department may commence an enforcement action for non-compliance with ECL 27-1423 and ECL 71-4003.

IX. Public Notice

Public Notice shall be provided in accordance with the Department-approved Citizen Participation Plan and the Department-approved Post Creek Property Characterization Work Plan.

DATED: April 26, 2022

BASIL SEGGOS
COMMISSIONER
NEW YORK STATE DEPARTMENT OF
ENVIRONMENTAL CONSERVATION

By: *Susan Edwards*

Susan Edwards, P.E., Acting Director
Division of Environmental Remediation

CONSENT BY RESPONDENT

Respondent hereby consents to the issuing and entering of this Consent Order, waives Respondent's right to a hearing herein as provided by law, and agrees to be bound by this Consent Order.

Corning Incorporated

By:

Title:

Date:

JOHN F. NOVOTNY

DIRECTOR - GLOBAL ENVIRONMENT AND SUSTAINABILITY

04/18/2022

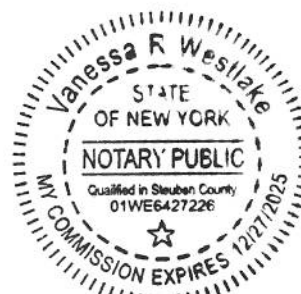
STATE OF NEW YORK)
) ss:
COUNTY OF STEUBEN)

On the 18th day of APRIL in the year 2022, before me, the undersigned, personally appeared JOHN F. NOVOTNY (full name) personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument and acknowledged to me that he/she executed the same in his/her capacity, and that by his/her signature on the instrument, the individual, or the person upon behalf of which the individual acted, executed the instrument.

Acknowledgment by a corporation, in New York State:

On the 18th day of APRIL in the year 2022, before me, the undersigned, personally appeared JOHN F. NOVOTNY (full name) personally known to me who, being duly sworn, did depose and say that he/she/they reside at HP-ME-03-06; F&A CORNING, NY 14831 (full mailing address) and that he/she/they is (are) the DIRECTOR - GLOBAL ENVIRONMENT AND SUSTAINABILITY (president or other officer or director or attorney in fact duly appointed) Corning Incorporated, the corporation described in and which executed the above instrument; and that he/she/they signed his/her/their name(s) thereto by the authority of the board of directors of said corporation.

Vanessa R. Westlake - 4/18/2022
Notary Public, State of New York



APPENDIX "A"

STANDARD CLAUSES FOR ALL NEW YORK STATE STATE SUPERFUND ORDERS

APPENDIX A

STANDARD CLAUSES FOR ALL NEW YORK STATE SUPERFUND ADMINISTRATIVE ORDERS

The parties to the State Superfund Order (hereinafter "Order") agree to be bound by the following clauses which are hereby made a part of the Order. The word "Respondent" herein refers to any party to the Order, other than the New York State Department of Environmental Conservation (hereinafter "Department").

I. Citizen Participation Plan

Within twenty (20) days after the Department places the site on the registry, Respondent shall submit for review and approval a written citizen participation plan prepared in accordance with the requirements of ECL §27-1417 and 6 NYCRR sections 375-1.10 and 375-3.10. Upon approval, the Citizen Participation Plan shall be deemed to be incorporated into and made a part of this Order.

II. Initial Submittal

Within thirty (30) days after the effective date of this Order, Respondent shall submit to the Department a Records Search Report prepared in accordance with Exhibit "B" attached to the Order. The Records Search Report can be limited if the Department notifies Respondent that prior submissions satisfy specific items required for the Records Search Report.

III. Development, Performance, and Reporting of Work Plans

A. Work Plan Requirements

All activities at the Site that comprise any element of an Inactive Hazardous Waste Disposal Site Remedial Program shall be conducted pursuant to one or more Department-approved work plans ("Work Plan" or "Work Plans") and this Order and all activities shall be consistent with the National Oil and Hazardous Substances Pollution Contingency Plan (NCP), 40 C.F.R. Part 300, as required under CERCLA, 42 U.S.C. § 9600 *et seq.* The Work Plan(s) under this Order shall address both on-Site and off-Site conditions and shall be developed and

implemented in accordance with 6 NYCRR § 375-1.6(a), 375-3.6, and 375-6. All Department-approved Work Plans shall be incorporated into and become enforceable parts of this Order.

Upon approval of a Work Plan by the Department, Respondent shall implement such Work Plan in accordance with the schedule contained therein. Nothing in this Subparagraph shall mandate that any particular Work Plan be submitted.

The Work Plans shall be captioned as follows:

1. Site Characterization ("SC") Work Plan: a Work Plan which provides for the identification of the presence of any hazardous waste disposal at the Site;

2. Remedial Investigation/Feasibility Study ("RI/FS") Work Plan: a Work Plan which provides for the investigation of the nature and extent of contamination within the boundaries of the Site and emanating from such Site and a study of remedial alternatives to address such on-site and off-site contamination;

3. Remedial Design/Remedial Action ("RD/RA") Work Plan: a Work Plan which provides for the development and implementation of final plans and specifications for implementing the remedial alternative set forth in the ROD;

4. "IRM Work Plan" if the Work Plan provides for an interim remedial measure;

5. "Site Management Plan" if the Work Plan provides for the identification and implementation of institutional and/or engineering controls as well as any necessary monitoring and/or operation and maintenance of the remedy; or

6. "Supplemental" if additional work plans other than those set forth in II.A.1-5 are required to be prepared and implemented.

B. Submission/Implementation of Work Plans

1. Respondent may opt to propose one or more additional or supplemental Work Plans (including one or more IRM Work Plans) at any time, which the Department shall review for appropriateness and technical sufficiency.

2. Any proposed Work Plan shall be submitted for the Department's review and approval and shall include, at a minimum, a chronological description of the anticipated activities, a schedule for performance of those activities, and sufficient detail to allow the Department to evaluate that Work Plan.

i. The Department shall notify Respondent in writing if the Department determines that any element of a Department-approved Work Plan needs to be modified in order to achieve the objectives of the Work Plan as set forth in Subparagraph III.A or to ensure that the Remedial Program otherwise protects human health and the environment. Upon receipt of such notification, Respondent shall, subject to dispute resolution pursuant to Paragraph XV, modify the Work Plan.

ii. The Department may request, subject to dispute resolution pursuant to Paragraph XV, that Respondent submit additional or supplemental Work Plans for the Site to complete the current remedial phase within thirty (30) Days after the Department's written request.

3. A Site Management Plan, if necessary, shall be submitted in accordance with the schedule set forth in the IRM Work Plan or Remedial Work Plan.

4. During all field activities conducted under a Department-approved Work Plan, Respondent shall have on-Site a representative who is qualified to supervise the activities undertaken in accordance with the provisions of 6 NYCRR 375-1.6(a)(3).

5. A Professional Engineer licensed and registered in New York State must stamp

and sign all Work Plans other than SC or RI/FS Work Plans.

C. Submission of Final Reports and Periodic Reports

1. In accordance with the schedule contained in a Work Plan, Respondent shall submit a final report as provided at 6 NYCRR 375-1.6(b) and a final engineering report as provided at 6 NYCRR 375-1.6(c).

2. Any final report or final engineering report that includes construction activities shall include "as built" drawings showing any changes made to the remedial design or the IRM.

3. In the event that the final engineering report for the Site requires Site management, Respondent shall submit an initial periodic report by in accordance with the schedule in the Site Management Plan and thereafter in accordance with a schedule determined by the Department. Such periodic report shall be signed by a Professional Engineer or by such other qualified environmental professional as the Department may find acceptable and shall contain a certification as provided at 6 NYCRR 375-1.8(h)(3). Respondent may petition the Department for a determination that the institutional and/or engineering controls may be terminated. Such petition must be supported by a statement by a Professional Engineer that such controls are no longer necessary for the protection of public health and the environment. The Department shall not unreasonably withhold its approval of such petition.

4. Within sixty (60) days of the Department's approval of a Final Report, Respondent shall submit such additional Work Plans as is required by the Department in its approval letter of such Final Report. Failure to submit any additional Work Plans within such period shall be a violation of this Order.

D. Review of Submittals

1. The Department shall make a good faith effort to review and respond in writing to each submittal Respondent makes pursuant to this Order within sixty (60) Days. The

Department's response shall include, in accordance with 6 NYCRR 375-1.6(d), an approval, modification request, or disapproval of the submittal, in whole or in part.

i. Upon the Department's written approval of a Work Plan, such Department-approved Work Plan shall be deemed to be incorporated into and made a part of this Order and shall be implemented in accordance with the schedule contained therein.

ii. If the Department modifies or requests modifications to a submittal, it shall specify the reasons for such modification(s). Within fifteen (15) Days after the date of the Department's written notice that Respondent's submittal has been disapproved, Respondent shall notify the Department of its election in accordance with 6 NYCRR 375-1.6(d)(3). If Respondent elects to modify or accept the Department's modifications to the submittal, Respondent shall make a revised submittal that incorporates all of the Department's modifications to the first submittal in accordance with the time period set forth in 6 NYCRR 375-1.6(d)(3). In the event that Respondent's revised submittal is disapproved, the Department shall set forth its reasons for such disapproval in writing and Respondent shall be in violation of this Order unless it invokes dispute resolution pursuant to Paragraph XV and its position prevails. Failure to make an election or failure to comply with the election is a violation of this Order.

iii. If the Department disapproves a submittal, it shall specify the reasons for its disapproval. Within fifteen (15) Days after the date of the Department's written notice that Respondent's submittal has been disapproved, Respondent shall notify the Department of its election in accordance with 6 NYCRR 375-1.6(d)(4). If Respondent elects to modify the submittal, Respondent shall make a revised submittal that addresses all of the Department's stated reasons for disapproving the first submittal in accordance with the time period set forth in 6 NYCRR 375-1.6(d)(4). In the event that Respondent's revised submittal is disapproved, the Department shall set forth its reasons for such disapproval in writing and Respondent shall be in violation of this Order

unless it invokes dispute resolution pursuant to Paragraph XV and its position prevails. Failure to make an election or failure to comply with the election is a violation of this Order.

2. Within thirty (30) Days after the Department's approval of a final report, Respondent shall submit such final report, as well as all data gathered and drawings and submittals made pursuant to such Work Plan, in an electronic format acceptable to the Department. If any document cannot be converted into electronic format, Respondent shall submit such document in an alternative format acceptable to the Department.

E. Department's Issuance of a ROD

1. Respondent shall cooperate with the Department and provide reasonable assistance, consistent with the Citizen Participation Plan, in soliciting public comment on the proposed remedial action plan ("PRAP"), if any. After the close of the public comment period, the Department shall select a final remedial alternative for the Site in a ROD. Nothing in this Order shall be construed to abridge any rights of Respondent, as provided by law, to judicially challenge the Department's ROD.

2. Respondent shall have 60 days from the date of the Department's issuance of the ROD to notify the Department in writing whether it will implement the remedial activities required by such ROD. If the Respondent elects not to implement the required remedial activities, then this order shall terminate in accordance with Paragraph XIV.A. Failure to make an election or failure to comply with the election is a violation of this Order.

F. Institutional/Engineering Control Certification

In the event that the remedy for the Site, if any, or any Work Plan for the Site, requires institutional or engineering controls, Respondent shall submit a written certification in accordance with 6 NYCRR 375-1.8(h)(3) and 375-3.8(h)(2).

IV. Penalties

A. 1. Respondent's failure to comply with any term of this Order constitutes a violation of this Order, the ECL, and 6 NYCRR 375-2.11(a)(4). Nothing herein abridges Respondent's right to contest any allegation that it has failed to comply with this Order.

2. Payment of any penalties shall not in any way alter Respondent's obligations under this Order.

B. 1. Respondent shall not suffer any penalty or be subject to any proceeding or action in the event it cannot comply with any requirement of this Order as a result of any Force Majeure Event as provided at 6 NYCRR 375-1.5(b)(4). Respondent must use best efforts to anticipate the potential Force Majeure Event, best efforts to address any such event as it is occurring, and best efforts following the Force Majeure Event to minimize delay to the greatest extent possible. "Force Majeure" does not include Respondent's economic inability to comply with any obligation, the failure of Respondent to make complete and timely application for any required approval or permit, and non-attainment of the goals, standards, and requirements of this Order.

2. Respondent shall notify the Department in writing within five (5) Days of the onset of any Force Majeure Event. Failure to give such notice within such five (5) Day period constitutes a waiver of any claim that a delay is not subject to penalties. Respondent shall be deemed to know of any circumstance which it, any entity controlled by it, or its contractors knew or should have known.

3. Respondent shall have the burden of proving by a preponderance of the evidence that (i) the delay or anticipated delay has been or will be caused by a Force Majeure Event; (ii) the duration of the delay or the extension sought is warranted under the circumstances; (iii) best efforts were exercised to avoid and mitigate the effects of the delay; and (iv) Respondent complied with the requirements of Subparagraph IV.B.2 regarding timely notification.

4. If the Department agrees that the delay or anticipated delay is attributable to a Force Majeure Event, the time for performance

of the obligations that are affected by the Force Majeure Event shall be extended for a period of time equivalent to the time lost because of the Force majeure event, in accordance with 375-1.5(4).

5. If the Department rejects Respondent's assertion that an event provides a defense to non-compliance with this Order pursuant to Subparagraph IV.B, Respondent shall be in violation of this Order unless it invokes dispute resolution pursuant to Paragraph XV and Respondent's position prevails.

V. Entry upon Site

A. Respondent hereby consents, upon reasonable notice under the circumstances presented, to entry upon the Site (or areas in the vicinity of the Site which may be under the control of Respondent) by any duly designated officer or employee of the Department or any State agency having jurisdiction with respect to matters addressed pursuant to this Order, and by any agent, consultant, contractor, or other person so authorized by the Commissioner, all of whom shall abide by the health and safety rules in effect for the Site, for inspecting, sampling, copying records related to the contamination at the Site, testing, and any other activities necessary to ensure Respondent's compliance with this Order. Upon request, Respondent shall (i) provide the Department with suitable work space at the Site, including access to a telephone, to the extent available, and (ii) permit the Department full access to all non-privileged records relating to matters addressed by this Order. Raw data is not considered privileged and that portion of any privileged document containing raw data must be provided to the Department. In the event Respondent is unable to obtain any authorization from third-party property owners necessary to perform its obligations under this Order, the Department may, consistent with its legal authority, assist in obtaining such authorizations.

B. The Department shall have the right to take its own samples and scientific measurements and the Department and Respondent shall each have the right to obtain

split samples, duplicate samples, or both, of all substances and materials sampled. The Department shall make the results of any such sampling and scientific measurements available to Respondent.

VI. Payment of State Costs

A. Within forty-five (45) days after receipt of an itemized invoice from the Department, Respondent shall pay to the Department a sum of money which shall represent reimbursement for State Costs as provided by 6 NYCRR 375-1.5 (b)(3)(i). Failure to timely pay any invoice will be subject to late payment charge and interest at a rate of 9% from the date the payment is due until the date the payment is made.

B. Costs shall be documented as provided by 6 NYCRR 375-1.5(b)(3). The Department shall not be required to provide any other documentation of costs, provided however, that the Department's records shall be available consistent with, and in accordance with, Article 6 of the Public Officers Law.

C. Each such payment shall be made payable to the "Commissioner of NYSDEC" and shall be sent to:

Director, Bureau of Program Management
Division of Environmental Remediation
New York State Department of
Environmental Conservation
625 Broadway
Albany, New York 12233-7012

D. The Department shall provide written notification to the Respondent of any change in the foregoing addresses.

E. If Respondent objects to any invoiced costs under this Order, the provisions of 6 NYCRR 375-1.5 (b)(3)(v) and (vi) shall apply. Objections shall be sent to the Department as provided under subparagraph VI.C above.

F. In the event of non-payment of any invoice within the 45 days provided herein, the Department may seek enforcement of this provision pursuant to Paragraph IV or the Department may commence an enforcement

action for non-compliance with ECL '27-1423 and ECL 71-4003.

VII. Release and Covenant Not to Sue

Upon the Department's issuance of a Certificate of Completion as provided at 6 NYCRR 375-1.9 and 375-2.9, Respondent shall obtain the benefits conferred by such provisions, subject to the terms and conditions described therein.

VIII. Reservation of Rights

A. Except as provided at 6 NYCRR 375-1.9 and 375-2.9, nothing contained in this Order shall be construed as barring, diminishing, adjudicating, or in any way affecting any of the Department's rights or authorities, including, but not limited to, the right to require performance of further investigations and/or response action(s), to recover natural resource damages, and/or to exercise any summary abatement powers with respect to any person, including Respondent.

B. Except as otherwise provided in this Order, Respondent specifically reserves all rights and defenses under applicable law respecting any Departmental assertion of remedial liability and/or natural resource damages against Respondent, and further reserves all rights respecting the enforcement of this Order, including the rights to notice, to be heard, to appeal, and to any other due process. The existence of this Order or Respondent's compliance with it shall not be construed as an admission of liability, fault, wrongdoing, or breach of standard of care by Respondent, and shall not give rise to any presumption of law or finding of fact, or create any rights, or grant any cause of action, which shall inure to the benefit of any third party. Further, Respondent reserves such rights as it may have to seek and obtain contribution, indemnification, and/or any other form of recovery from its insurers and from other potentially responsible parties or their insurers for past or future response and/or cleanup costs or such other costs or damages arising from the contamination at the Site as may be provided by law, including but not limited to rights of contribution under section 113(f)(3)(B) of CERCLA, 42 U.S.C. § 9613(f)(3)(B).

IX. Indemnification

Respondent shall indemnify and hold the Department, the State of New York, the Trustee of the State's natural resources, and their representatives and employees harmless as provided by 6 NYCRR 375-2.5(a)(3)(i).

X. Notice of Transfer

If Respondent proposes to transfer by sale or lease the whole or any part of Respondent's interest in the Site, or becomes aware of such transfer, Respondent shall, not fewer than forty-five (45) Days before the date of transfer, or within forty-five (45) Days after becoming aware of such conveyance, notify the Department in writing of the identity of the transferee and of the nature and proposed or actual date of the conveyance, and shall notify the transferee in writing, with a copy to the Department, of the applicability of this Order. However, such obligation shall not extend to a conveyance by means of a corporate reorganization or merger or the granting of any rights under any mortgage, deed, trust, assignment, judgment, lien, pledge, security agreement, lease, or any other right accruing to a person not affiliated with Respondent to secure the repayment of money or the performance of a duty or obligation.

XI. Change of Use

Applicant shall notify the Department at least sixty (60) days in advance of any change of use, as defined in 6 NYCRR 375-2.2(a), which is proposed for the Site, in accordance with the provisions of 6 NYCRR 375-1.11(d). In the event the Department determines that the proposed change of use is prohibited, the Department shall notify Applicant of such determination within forty-five (45) days of receipt of such notice.

XII. Environmental Easement

A. If a Record of Decision for the Site relies upon one or more institutional and/or engineering controls, Respondent (or the owner of the Site) shall submit to the Department for approval an Environmental Easement to run with the land in favor of the State which complies with the requirements of ECL Article 71, Title 36,

and 6 NYCRR 375-1.8(h)(2). Upon acceptance of the Environmental Easement by the State, Respondent shall comply with the requirements of 6 NYCRR 375-1.8(h)(2).

B. If the ROD provides for no action other than implementation of one or more institutional controls, Respondent shall cause an environmental easement to be recorded under the provisions of Subparagraph XII.A.

C. If Respondent does not cause such environmental easement to be recorded in accordance with 6 NYCRR 375-1.8(h)(2), Respondent will not be entitled to the benefits conferred by 6 NYCRR 375-1.9 and 375-2.9 and the Department may file an Environmental Notice on the site.

XIII. Progress Reports

Respondent shall submit a written progress report of its actions under this Order to the parties identified in Subparagraph IV.A.1 of the Order by the 10th day of each month commencing with the month subsequent to the approval of the first Work Plan and ending with the Termination date as set forth in Paragraph XIV, unless a different frequency is set forth in a Work Plan. Such reports shall, at a minimum, include: all actions relative to the Site during the previous reporting period and those anticipated for the next reporting period; all approved activity modifications (changes of work scope and/or schedule); all results of sampling and tests and all other data received or generated by or on behalf of Respondent in connection with this Site, whether under this Order or otherwise, in the previous reporting period, including quality assurance/quality control information; information regarding percentage of completion; unresolved delays encountered or anticipated that may affect the future schedule and efforts made to mitigate such delays; and information regarding activities undertaken in support of the Citizen Participation Plan during the previous reporting period and those anticipated for the next reporting period.

XIV. Termination of Order

A. This Order will terminate upon the earlier of the following events:

1. Respondent's election in accordance with Paragraph III.E.2 not to implement the remedial activities required pursuant to the ROD. In the event of termination in accordance with this Subparagraph, this Order shall terminate effective the 5th Day after the Department's receipt of the written notification, provided, however, that if there are one or more Work Plan(s) for which a final report has not been approved at the time of Respondent's notification of its election not to implement the remedial activities in accordance with the ROD, Respondent shall complete the activities required by such previously approved Work Plan(s) consistent with the schedules contained therein. Thereafter, this Order shall terminate effective the 5th Day after the Department's approval of the final report for all previously approved Work Plans; or

2. The Department's written determination that Respondent has completed all phases of the Remedial Program (including Site Management), in which event the termination shall be effective on the 5th Day after the date of the Department's letter stating that all phases of the remedial program have been completed.

B. Notwithstanding the foregoing, the provisions contained in Paragraphs VI and IX shall survive the termination of this Order and any violation of such surviving Paragraphs shall be a violation of this Order, the ECL, and 6 NYCRR 375-2.11(a)(4), subjecting Respondent to penalties as provided under Paragraph IV so long as such obligations accrued on or prior to the Termination Date.

C. If the Order is terminated pursuant to Subparagraph XIV.A.1, neither this Order nor its termination shall affect any liability of Respondent for remediation of the Site and/or for payment of State Costs, including implementation of removal and remedial actions, interest, enforcement, and any and all other response costs as defined under CERCLA, nor shall it affect any defenses to such liability that may be asserted by Respondent. Respondent shall also ensure that it does not leave the Site in a condition, from the perspective of human health and environmental protection, worse than

that which existed before any activities under this Order were commenced. Further, the Department's efforts in obtaining and overseeing compliance with this Order shall constitute reasonable efforts under law to obtain a voluntary commitment from Respondent for any further activities to be undertaken as part of a Remedial Program for the Site.

XV. Dispute Resolution

A. In the event disputes arise under this Order, Respondent may, within fifteen (15) Days after Respondent knew or should have known of the facts which are the basis of the dispute, initiate dispute resolution in accordance with the provisions of 6 NYCRR 375-1.5(b)(2).

B. All cost incurred by the Department associated with dispute resolution are State costs subject to reimbursement pursuant to this Order.

C. Nothing contained in this Order shall be construed to authorize Respondent to invoke dispute resolution with respect to the remedy selected by the Department in the ROD or any element of such remedy, nor to impair any right of Respondent to seek judicial review of the Department's selection of any remedy.

XVI. Miscellaneous

A. Respondent agrees to comply with and be bound by the provisions of 6 NYCRR Subparts 375-1 and 375-2; the provisions of such Subparts that are referenced herein are referenced for clarity and convenience only and the failure of this Order to specifically reference any particular regulatory provision is not intended to imply that such provision is not applicable to activities performed under this Order.

B. The Department may exempt Respondent from the requirement to obtain any state or local permit or other authorization for any activity conducted pursuant to this Order in accordance with 6 NYCRR 375-1.12(b), (c), and (d).

C. 1. Respondent shall use best efforts to obtain all Site access, permits, easements,

approvals, institutional controls, and/or authorizations necessary to perform Respondent's obligations under this Order, including all Department-approved Work Plans and the schedules contained therein. If, despite Respondent's best efforts, any access, permits, easements, approvals, institutional controls, or authorizations cannot be obtained, Respondent shall promptly notify the Department and include a summary of the steps taken. The Department may, as it deems appropriate and within its authority, assist Respondent in obtaining same.

2. If an interest in property is needed to implement an institutional control required by a Work Plan and such interest cannot be obtained, the Department may require Respondent to modify the Work Plan pursuant to 6 NYCRR 375-1.6(d)(3) to reflect changes necessitated by Respondent's inability to obtain such interest.

D. The paragraph headings set forth in this Order are included for convenience of reference only and shall be disregarded in the construction and interpretation of any provisions of this Order.

E. 1. The terms of this Order shall constitute the complete and entire agreement between the Department and Respondent concerning the implementation of the activities required by this Order. No term, condition, understanding, or agreement purporting to modify or vary any term of this Order shall be binding unless made in writing and subscribed by the party to be bound. No informal advice, guidance, suggestion, or comment by the Department shall be construed as relieving Respondent of Respondent's obligation to obtain such formal approvals as may be required by this Order. In the event of a conflict between the terms of this Order and any Work Plan submitted pursuant to this Order, the terms of this Order shall control over the terms of the Work Plan(s). Respondent consents to and agrees not to contest the authority and jurisdiction of the Department to enter into or enforce this Order.

2. i. Except as set forth herein, if Respondent desires that any provision of this Order be changed, Respondent shall make

timely written application to the Commissioner with copies to the parties listed in Subparagraph IV.A.1.

ii. If Respondent seeks to modify an approved Work Plan, a written request shall be made to the Department's project manager, with copies to the parties listed in Subparagraph IV.A.1.

iii. Requests for a change to a time frame set forth in this Order shall be made in writing to the Department's project attorney and project manager; such requests shall not be unreasonably denied and a written response to such requests shall be sent to Respondent promptly.

F. 1. If there are multiple parties signing this Order, the term "Respondent" shall be read in the plural, the obligations of each such party under this Order are joint and several, and the insolvency of or failure by any Respondent to implement any obligations under this Order shall not affect the obligations of the remaining Respondent(s) under this Order.

2. If Respondent is a partnership, the obligations of all general partners (including limited partners who act as general partners) under this Order are joint and several and the insolvency or failure of any general partner to implement any obligations under this Order shall not affect the obligations of the remaining partner(s) under this Order.

3. Notwithstanding the foregoing Subparagraphs XVI.F.1 and 2, if multiple parties sign this Order as Respondents but not all of the signing parties elect to implement a Work Plan, all Respondents are jointly and severally liable for each and every obligation under this Order through the completion of activities in such Work Plan that all such parties consented to; thereafter, only those Respondents electing to perform additional work shall be jointly and severally liable under this Order for the obligations and activities under such additional Work Plan(s). The parties electing not to implement the additional Work Plan(s) shall have no obligations under this Order relative to the activities set forth in such Work Plan(s). Further, only those Respondents electing to

implement such additional Work Plan(s) shall be eligible to receive the release and covenant not to sue referenced in Paragraph VII.

G. Respondent shall be entitled to receive contribution protection and/or to seek contribution to the extent authorized by ECL 27-1421(6) and 6 NYCRR 375-1.5(b)(5).

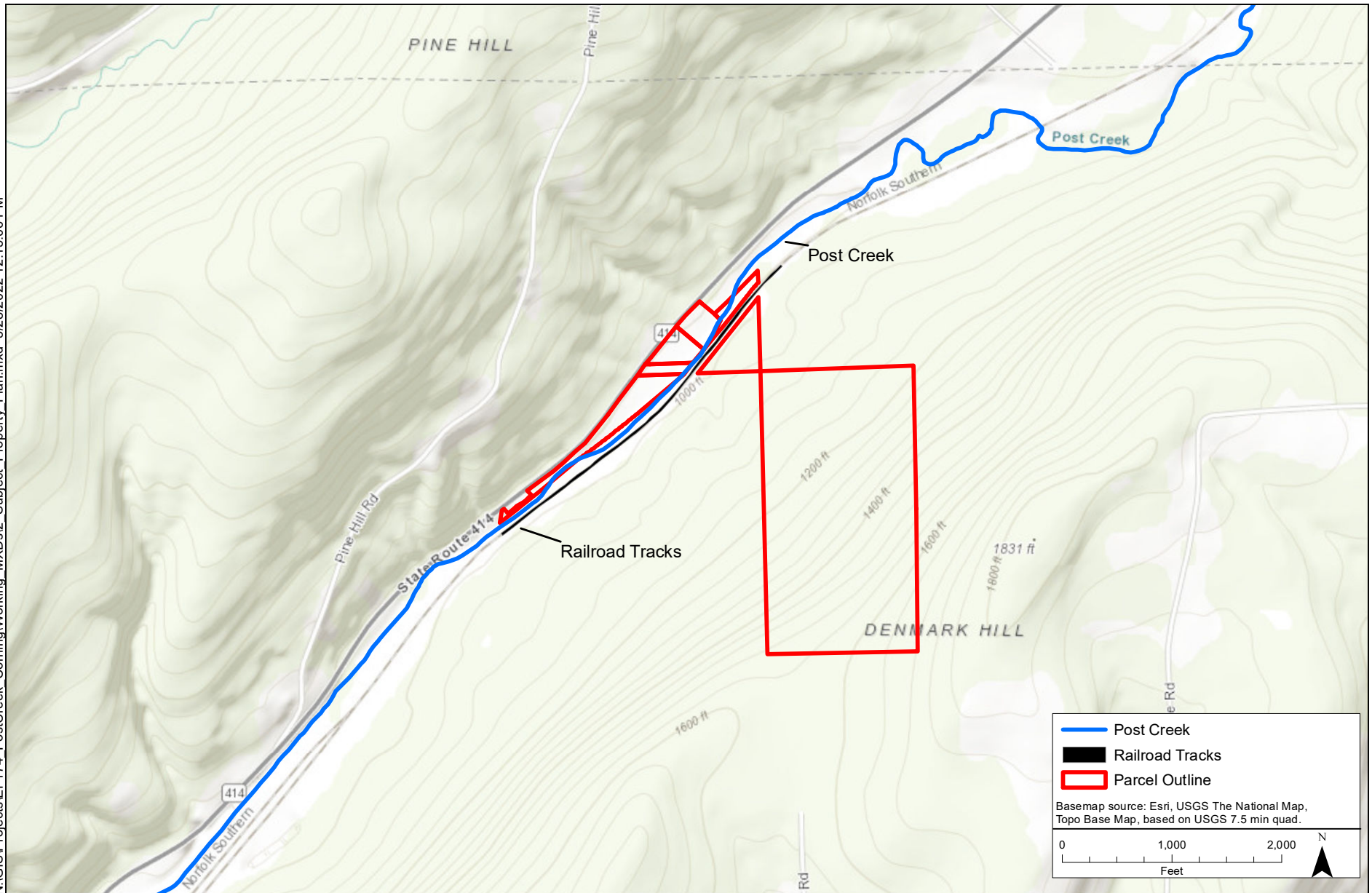
H. Unless otherwise expressly provided herein, terms used in this Order which are defined in ECL Article 27 or in regulations promulgated thereunder shall have the meaning assigned to them under said statute or regulations.

I. Respondent's obligations under this Order represent payment for or reimbursement of response costs, and shall not be deemed to constitute any type of fine or penalty.

J. Respondent and Respondent's successors and assigns shall be bound by this Order. Any change in ownership or corporate status of Respondent shall in no way alter Respondent's responsibilities under this Order.

K. This Order may be executed for the convenience of the parties hereto, individually or in combination, in one or more counterparts, each of which shall be deemed to have the status of an executed original and all of which shall together constitute one and the same.

Exhibit A



- Notes:
1. Tax parcel outlines are approximate.
 2. The exact parcel boundaries have not been surveyed yet.

Site Figure

Exhibit B

POST CREEK CHARACTERIZATION WORK PLAN

NYSDEC Project No. 851053

Prepared for
Corning Incorporated
Corning, New York


Prepared by
The logo for Integral Engineering P.C. features the word "integral" in a blue, lowercase, sans-serif font. A thin, grey, curved line starts from the bottom of the letter "i" and sweeps upwards and to the right, ending under the letter "l". To the right of the word "integral", the words "engineering p.c." are written in a smaller, blue, lowercase, sans-serif font.
1001 6th Avenue
11th Floor
New York, NY 10018

December 4, 2020

Affiliated with Integral Consulting Inc.

CERTIFICATION

I, Marcia Greenblatt, Ph.D., P.E., certify that I am currently a Qualified Environmental Professional as defined in 6 NYCRR Part 375 and that this Characterization Work Plan was prepared in accordance with all applicable statutes and regulations and in substantial conformance with the DER Technical Guidance for Site Investigation and Remediation (DER-10).



Signature

December 4, 2020

Date

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ACRONYMS AND ABBREVIATIONS

asl	above sea level
bgs	below ground surface
CAMP	Community Air Monitoring Plan
Corning	Corning Incorporated
DER-10	<i>DER-10, Technical Guidance for Site Investigation and Remediation</i>
DGPS	digital global positioning system
EPA	U.S. Environmental Protection Agency
FID	flame ionization detector
GPR	ground penetrating radar
HASP	Health and Safety Plan
Integral	Integral Engineering, P.C.
NYSDEC	New York State Department of Environmental Conservation
NYSDOH	New York State Department of Health
PCB	polychlorinated biphenyl
PFAS	per- and polyfluoroalkyl substances
PID	photoionization detector
ppm	parts per million
QAPP	quality assurance project plan
QA/QC	quality assurance and quality control
SGV	sediment guidance value
SOP	standard operating procedure
SVOC	semivolatile organic compound
TAL	target analyte list
TCLP	toxicity characteristic leaching procedure
TOC	total organic carbon
TPH	total petroleum hydrocarbon
USGS	U.S. Geological Survey
VOC	volatile organic compound
Work Plan	Post Creek Characterization Work Plan

1 INTRODUCTION

Integral Engineering, P.C. (Integral) has prepared this Post Creek Characterization Work Plan (Work Plan) for the characterization activities to be performed within four tax parcels located along New York State Highway 414 from milepost 21.2 to 21.9 and along Post Creek in Corning, New York (“Investigation Area” Figures 1-1 and 1-2).

The following Work Plan has been prepared at the request of the New York State Department of Environmental Conservation (NYSDEC) and is in accordance with the May 3, 2010, NYSDEC Program Policy document—*DER-10, Technical Guidance for Site Investigation and Remediation* (DER-10; NYSDEC 2010).

1.1 REGULATORY BACKGROUND

The Post Creek property has been classified as a NYSDEC State Superfund program classification P (potential) Site. In August 2015, NYSDEC contacted the property owners of each tax parcel within the Investigation Area via mail. Letters mailed by NYSDEC to the property owners stated that NYSDEC had received information that led NYSDEC to suspect that hazardous waste may have been disposed of on their respective properties; their properties were now considered potential inactive hazardous waste disposal sites; and that by law, NYSDEC must investigate all suspected or known inactive hazardous waste disposal sites (“P-letters”).

Background provided with the P-letters indicated that past use of the Investigation Area was unknown, however, “anecdotal reporting by multiple residents in the area indicates that a large pile of glass waste was present at the [Investigation Area] dating back to the 1960s.”

NYSDEC requested that Corning Incorporated (Corning) perform a subsurface characterization of the Investigation Area.

1.2 PURPOSE

The purpose of the Work Plan is to characterize the Investigation Area. As part of the due diligence process, Integral has reviewed available historical records to establish a physical history of the Investigation Area and identify areas where material, including ash, brick, and/or glass, may potentially have been placed, where land disturbance has taken place, and where more recent development has occurred. The records examination included a review of historical aerial photographs. The records review and resulting assessment supports the overall conceptual model for the Investigation Area and planned characterization approach. This Work Plan includes a summary of the initial historical records review and a plan for characterization activities based on the preliminary results of the historical records review. The characterization

activities are designed to identify areas of potential emplacement of material and to assess the nature and extent of ash, brick, and/or glass that may be encountered within those areas. This information will develop data necessary for understanding the current conditions within the Investigation Area.

1.3 DOCUMENT ORGANIZATION

The following sections of the Work Plan describe various characterization activities, including but not limited to:

- Geophysical investigation
- Surface soil sampling
- Shallow soil sampling
- Soil borings and associated soil and groundwater sampling
- Garden sampling
- Sediment sampling
- Surface water sampling
- Groundwater monitoring well installation, development, surveying, and sampling
- Equipment decontamination
- Characterization-derived waste management
- Reporting.

Upland characterization will be performed across four tax parcels to the west-northwest of Post Creek with designated zoning as outlined below and shown on Figure 1-3. Sediment characterization will be performed within Post Creek as outlined in Section 5 and shown on Figure 5-1:

- Tax parcel 282.00-02-042.120 is zoned commercial.
- Tax parcel 282.00-02-018.200 is zoned residential.
- Tax parcel 282.00-02-018.200 is zoned residential.
- Tax parcel 282.00-02-018.200, east of the railroad right of way, has no evidence of disturbance and is not planned for characterization as previously discussed with, and agreed by, NYSDEC.
- Tax parcel 282.00-02--018.120 is zoned residential.
- Tax parcel 282.00-02-039.000 is zoned residential.

The remainder of this Work Plan is organized as follows:

- Background (Section 2)
- Environmental Setting (Section 3)
- Upland Characterization Activities (Section 4)
- Post Creek Characterization Activities (Section 5)
- Project Management (Section 6)
- References (Section 7).

A Health and Safety Plan (HASP; Appendix A), Standard Operating Procedures (SOPs; Appendix B), a Community Air Monitoring Plan (CAMP; Appendix C), and a Quality Assurance Project Plan (QAPP; Appendix D) are included in the appendices of this Work Plan.

2 BACKGROUND

The Investigation Area is defined as four tax parcels located along New York State Highway 414 from milepost 21.2 to 21.9 and along Post Creek in Corning, New York. Upland characterization activities are focused on the parcel areas to the west-northwest of Post Creek. Characterization of Post Creek sediments and surface water is discussed separately in Section 5. Post Creek runs along the eastern portion of the Investigation Area and generally flows to the southwest, toward the confluence with the Chemung River in the City of Corning, New York. A railroad right-of-way is located in close proximity to or immediately east of Post Creek. A property boundary survey will confirm the exact locations of the Investigation Area boundary as discussed in Section 4.2.2.

NYSDEC has stated that construction and demolition material has been visually noted within or along the perimeter of the Investigation Area. In September 2014, NYSDEC conducted sediment sampling within Post Creek as depicted in a NYSDEC figure titled: *Post Creek, Corning, NY – Evaluation and Sampling September 2014* (NYSDEC 2014b). Four sediment samples were collected as part of this characterization. Of the samples collected, three were collected within the area of the creek within or adjacent to the Investigation Area (Figure 2-1). Preliminary, unvalidated analytical results, summarized below, indicated concentrations of arsenic, lead, and/or cadmium were present in sediment above applicable sediment guidance values (SGVs) promulgated in *Screening and Assessment of Contaminated Sediment* (NYSDEC 2014a,b). These data are subject to change pending receipt of sampling location coordinates, validated data, and analytical laboratory reports from NYSDEC.

- Arsenic exceeded the Class B Freshwater SGV of 10 parts per million (ppm) in two locations at concentrations of 10.6 and 17.7 ppm, and the Class C SGV of 33 ppm in one location at a concentration of 67.0 ppm.
- Lead exceeded the Class B SGV of 36 ppm in one location at a concentration of 75.3 ppm, and the Class C SGV of 130 ppm in one location at a concentration of 251 ppm.
- Cadmium exceeded the Class C SGV of 5 ppm in one location at a concentration of 6.75 ppm.

In order to evaluate the material emplacement and development history of the Investigation Area, historical aerial photographs have been reviewed. Historical land use has been evaluated, as well as previous owner and operator history. The findings of the historical records review have informed the conceptual Investigation Area model and Work Plan objectives. A summary of the findings of these reviews is presented in the following subsections.

2.1 AREA HISTORY

The Investigation Area is approximately 3 miles north of Corning, New York. A review of available title records indicated that the Investigation Area was never owned by Corning Incorporated. Records indicate that the Investigation Area was historically owned by a commercial entity: Callaghan Construction.

Historical aerial photographs (Figures 2-2 through 2-14) indicate that prior to 1944 there is little evidence of land disturbance within the Investigation Area. Prior to 1944, the Investigation Area was primarily vacant woodland with some small clearings and Post Creek meandering through several of the individual parcels. Areas surrounding the Investigation Area included farmland and woodland.

A railroad right-of-way is seen in the oldest photograph reviewed (1938). A tax parcel map (updated March 16, 2015) indicates this line is owned by Pennsylvania Lines LLC, which is noted to be the Former N.Y. Central Railroad (also known as New York Central), which is currently owned by CSX. It is not clear from the records reviewed when the railway was built, but the Map of New York Central Line published by Rand McNally in 1918 shows a stop running through Corning.

Aerial photos show the disturbance, material emplacement, and development history at the Investigation Area beginning circa 1948 and continuing through circa 1995. An analysis of the aerial photo review is presented in the following section. As previously mentioned, there is visual evidence of material and topsoil emplacement in the vicinity of the parcels and along the bank of Post Creek.

2.2 AERIAL PHOTOGRAPH REVIEW

To evaluate potential historical disturbance and/or material emplacement on the Investigation Area, Integral conducted a review of available historical aerial photographs for the Investigation Area and immediate surrounding area. Features such as water bodies, structures, bridges, and roads can be observed on aerial photographs, and a comparison of aerial photographs from different time frames can indicate development. Areas of clearing and disturbance can be observed which could indicate activities such as preparation for construction, Investigation Area grading, deposition and/or borrow. In addition, where unique or distinct landforms or landmarks are changed, modified, or erased, more specific details of land history can be evident and dated.

The following aerial photographs were reviewed for the Investigation Area: 1938; 1942; 1944; 1948; 1952; 1955; 1960; 1962; 1964; 1968; 1977; 1986; and 1995. Aerial photos are included and presented chronologically as Figures 2-2 through 2-14.

The historical aerial photograph review establishes a history of disturbance and material emplacement on the Investigation Area beginning in approximately 1948 on parcel 282.00-02-039.000 and continuing through 1995 on all of the other parcels excluding parcel 282.00-02-018.200 (N), which appears to remain undisturbed and wooded. Prior to 1962, the path of Post Creek meandered through several of the parcels. Generally, disturbance moved southward from parcel 282.00-02-039.000 to parcel 282.00-02-042.120, with significant material emplacement occurring before and especially in 1962 when an entire section of the previously very visible Post Creek bed appears to have been completely obstructed within parcel 282.00-02-018.200 (S) and parcel 282.00-02-018.120, producing an entirely new flow path along the extreme eastern border of the Investigation Area. By this time, parcel 282.00-02-018.120 and parcel 282.00-02-039.000 are predominantly cleared of vegetation. By 1964, Post Creek is no longer visible through 282.00-02-018.200 (S) or parcel 282.00-02-018.120, and the newly established flow path and creek bed has been re-routed to flow alongside the railroad right-of-way. While Post Creek continues to run through a portion of 282.00-02-042.120, as of 1964 its path has been altered from meandering through the middle of the parcel to running parallel to the railroad. The current elevation of the Investigation Area along the adjacent roadway appears to have been similar to the elevation of the roadway in the 1960s because vehicle access and roadways or vehicle pathways can be seen on aerial photographs from prior to the period beginning in 1962 and up through more recent aerial photos. The creek is substantially lower than the roadway, therefore it can be reasonably assumed from the early 1960s aerials that a significant amount of material emplacement took place in that early period.

Aerial photos show a development history throughout the Investigation Area beginning in approximately 1948 and continuing through 1995. The first structure appears on parcel 282.00-02-018.120 in 1952, with structures appearing on parcel 282.00-02-039.000 in 1964 and on parcel 282.00-02-042.120 in 1995. The overall material emplacement distribution indicates multiple areas of disturbance over the majority of the tax parcels with the exception of the land on the eastern side of the railroad (tax parcel 282.00-02-018.200 [E]) and tax parcel 282.00-02-018.200 (N). Based upon our review of available documentation, it appears that the parcel east of the railroad right-of-way has remained undeveloped and unaltered since circa the date of the earliest aerial photograph (1938). Based upon the aforementioned, and as previously discussed with NYSDEC, sampling or other characterization activities are not proposed on the eastern side of the railroad (tax parcel 282.00-02-018.200 [E]). The overall pattern that appears to have been employed was to emplace material on the site while maintaining an elevation similar to the roadway in such a way to create level and usable land that could later be developed.

Given the history of material emplacement, observations by NYSDEC that construction and demolition material have been identified on the property, and with significant amounts of topsoil imported to the Investigation Area, it is reasonable to conclude that material has been brought onto the properties from a variety of sources.

2.3 PRE-CHARACTERIZATION CONCEPTUAL MODEL

Based upon the aerial photos, the Investigation Area appears to have had multiple simultaneous areas of disturbance and material emplacement. Material emplacement at the Investigation Area appears to have originated along Highway 414 and proceeded in a northwesterly to southeasterly direction toward Post Creek.

Along areas of significant material emplacement depth, such as the alteration of the path of the former Creek bed, it appears that material would typically be pushed over the top of the slope to slide down and settle based on slope angle, and particle size and shape. Thus, material emplacement at these portions of the Investigation Area was likely not conducted in a systematic and even horizontal layering method during its material emplacement history from circa 1948 through circa 1977. Material emplacement at other locations in the Investigation Area had a higher probability of occurring with a certain degree of layering, although grading for development purposes and resultant mixing of various types of material have a higher probability of eliminating definitive layering of the differing types of emplaced material. The characterization approach will account for these various scenarios for material emplacement.

3 ENVIRONMENTAL SETTING

The following sections detail land use, topography and drainage, geology, hydrogeology, and ecological setting.

3.1 LAND USE

The Investigation Area consists of four tax parcels. Parcel numbers, area, and zoning information is presented below. The information is based upon review of available documentation and aerial or other photographs and observations made from public roads. An inspection of the Investigation Area has not yet been performed, but will be completed as part of this Work Plan after access has been granted. Access to the Investigation Area will be obtained and a detailed Investigation Area boundary survey will be prepared prior to work commencing under this Work Plan. Following the approval of this Work Plan and the property owners granting access, a full inspection will be scheduled and any modifications or changes will be noted.

- Tax Parcel 282.00-02-042.120 is approximately 6.79 acres and is zoned commercial. This parcel is currently improved with several one-story buildings comprising a mini-storage facility. At the southwestern edge of the parcel, there appears to be a trucking container and there may be boats and other recreational vehicles parked along the roadway. Within the gated commercial mini-storage facility, there appears to be asphalt and packed gravel cover in several places surrounding the facilities. The land cover also consists of turf grass with some trees and shrubs.
- Tax Parcel 282.00-02-018.200 (S) is approximately 0.8 acre (on the west-northwest side of the creek) and is zoned residential. It does not currently appear to be developed or in use.
- Tax Parcel 282.00-02-018.200 (N) is approximately 1.3 acres (on the west-northwest side of the creek) and is zoned residential. It does not currently appear to be developed or in use.
- Tax Parcel 282.00-02-018.120 is approximately 2.1 acres and is zoned residential. It appears to contain one single-story apartment building and two single-family residential dwellings currently in use. The land cover is predominantly turf grass with some trees and shrubs.
- Tax Parcel 282.00-02-039.000 is approximately 2.0 acres and is zoned residential. It appears to contain one residential single-family dwelling with detached two-car garage, currently in use, and a shed. The land cover is predominantly turf grass with some trees and shrubs. There appear to be several ornamental garden areas.

Land use details are provided in Table 1.

3.2 TOPOGRAPHY AND DRAINAGE

The Investigation Area appears from aerials and photographs to be relatively level with a slight gradient that steepens to the southeast toward Post Creek. There are several surface water drainage features that originate along Highway 414 and terminate at Post Creek. The mean elevations of the portions of the Investigation Area closest to Highway 414 are approximately 1,000 ft above sea level (asl), whereas Post Creek is approximately 990 ft asl. The Investigation Area is located at the base of a rather significant drainage basin area that has substantial topographic rises to both the east and west. The bed of Post Creek is the result and bottom of this overall landform and flows from the northeast to the southwest toward its eventual confluence with the Chemung River approximately two river miles downstream.

3.3 GEOLOGY

3.3.1 Regional Geology

Post Creek is a second order stream contained within the Chemung River Basin. The Chemung River Basin lies mostly in southwestern New York and partly in north-central Pennsylvania. The axis of the basin generally trends northwest to southeast where it is intersected by northeast-southwest trending glaciated tributary valleys. The Chemung River Basin eventually empties into the Susquehanna River, just south of Waverly, New York, in Pennsylvania (USGS 2004). Exposed Upper Devonian shale and siltstone of the Gardeau Formation are seen along the hillslopes along Highway 414; these materials comprise the bedrock underlying the Investigation Area (USGS 2005).

Subsequent glaciation, erosion, and deposition regimes in the Pleistocene ensued and glaciofluvial-derived sand and gravel were emplaced as valley fill near the town of Corning and other topographic lows. This outwash and glacial till likely overlies much of the Devonian shale along the Investigation Area. More recent Holocene deposits of terrace sand and gravel along with other alluvial outwash are also likely in the vicinity overlying the glaciofluvial Pleistocene material.

3.3.2 Investigation Area–Specific Geology

In addition to the regional geological features described above that likely underlie the Investigation Area (native material), there has been significant evidence of man-made disturbance and material emplacement of the Investigation Area. Aerial review has revealed that material emplacement at the Investigation Area proceeded from the northwest (near

Highway 414) toward the southeast (toward Post Creek) beginning as early as 1948. The more recent, Holocene surficial stream deposits are likely overlain by these emplaced materials.

Native soils are predicted to consist of both fluvial deposits as a result of the former Creek location within the Investigation Area as well as other more glacially derived unconsolidated material. Both are able to be differentiated from emplaced material due to a contrast in soil texture and components to various types of emplaced material that may have been brought to the Investigation Area.

3.4 HYDROGEOLOGY

Groundwater monitoring wells have not been installed at the Investigation Area. Based on prior experience, areas located in such close proximity to consistent watercourses are likely to have a shallow groundwater table that terminates at or near the creek level and may be expected to be at a depth of 10–20 ft below ground surface (bgs) across the Investigation Area. Given the topographic relief in both easterly and westerly directions, seasonal drainage will fluctuate and this will also impact the shallow groundwater surface causing it to fluctuate seasonally as well.

A 2004 U.S. Geological Survey (USGS) groundwater study of the Chemung River Basin included a characterization of water quality in well CM625. This well was classified at the time as being used for public supply and is situated a significant distance from the Investigation Area (approximately 7 miles upstream). This well is screened in sand and gravel from 45 to 55 ft bgs. The USGS 2004 report presents water quality parameters and other chemical analysis results for this well.

3.5 ECOLOGICAL SETTING

Post Creek is a rocky stream with shallow water depths likely ranging from 0.5 to 2 ft. Gauging data from the USGS national water information system, inactive site #01530200, indicate a flow rate of 2 cubic feet per second. The station data are from 1956 to 1972. Post Creek is a Class C stream and is non-impacted from the Chemung River northeast (upstream) to Wilson Hollow Creek (NYSDEC 2007). The surrounding land use is low density rural/residential with agriculture as documented by the City of Corning zoning department.

4 UPLAND CHARACTERIZATION ACTIVITIES

The following sections detail the upland areas of characterization, general field characterization and analytical methods, subject area-specific characterization activities, and quality control.

4.1 AREAS OF UPLAND CHARACTERIZATION

As discussed with NYSDEC, the characterization activities for the upland portions of the Investigation Area are focused on the tax parcels shown on Figure 1-3, located west-northwest of and adjacent to Post Creek. Characterization is not planned in the undeveloped areas to the east-southeast of Post Creek (Tax parcel 282.00-02-018.200), as per discussion with NYSDEC. The proposed soil sampling and boring locations for each upland Investigation Area parcel are shown on Figures 4-1 to 4-5, respectively.

Note that certain pre-investigation activities, including a site walk, detailed metes and bounds survey, subsurface utility mark outs and geophysical survey, have not yet been performed. Therefore, the conceptual sampling locations proposed in this Work Plan may change based on the results of that work. Further details including proposed sample type, frequency, depth, and quality assurance and quality control (QA/QC) samples are presented in Table B2-2 in the QAPP (Appendix D).

The area comprising the sediment and surface water characterization is described in Section 5 and shown on Figure 5-1.

4.2 GENERAL FIELD CHARACTERIZATION AND ANALYTICAL METHODS

The following subsections describe the characterization activities and analytical methods to be performed for the Investigation Area characterization.

4.2.1 Access

Parcels within the Investigation Area are not owned by Corning, and as such, written access agreements will be obtained prior to initiation of field activities. At least two date ranges will be provided to property owners to facilitate access. Owners will be notified a minimum of 2 weeks in advance of work commencement. Written access permission from all landowners will be obtained prior to beginning any of the fieldwork.

Table 1 provides general information for the upland parcels concerning zoning, address, property classification, and year built.

4.2.2 Investigation Area Surveying

The metes and bounds of the parcels comprising the upland portion of the Investigation Area, as recorded with the County and State, will be surveyed prior to the initiation of work. The property boundaries will be surveyed by a professional land surveyor licensed in the State of New York.

4.2.3 Geophysical Survey

Prior to the initiation of a geophysical survey, a document review and discussions with property owners will be undertaken to determine the most probable location(s) of subsurface infrastructure (e.g., septic systems) and utilities. Ground penetrating radar (GPR) is the initial method considered for evaluating shallow buried structures over the open areas of the Investigation Area. Additional geophysical investigation methods will be considered for investigation in an effort to validate the results of the GPR survey and potentially identify subsurface geologic characteristics. This effort will occur following completion of the site walkthrough, background document review, and discussion with property owners. A specialty subcontractor under the direction of Integral personnel will perform the geophysical survey.

4.2.4 Utility Clearance

Prior to initiating fieldwork, Integral will mark the proposed subsurface soil sampling and soil boring locations and will contact Dig Safely New York (811) at least 48 hours prior to drilling for public utility mark out. Private mark outs will be conducted via geophysical survey, conduit locating, or other method that allows identification of underground structures and utilities. It is the intent that borings will be cleared to approximately 5 ft below grade using these techniques, in addition to discussions with property owners regarding private utilities, prior to drilling. If potential conflicts are identified, sampling locations will be moved.

4.2.5 Sample Nomenclature

Each sample will be assigned a unique sample identification number. Sample numbers will be assigned sequentially in the field. These identification numbers will be tracked from collection through laboratory analysis and into the final report.

Samples will be assigned a unique sample identification number generally as follows. These sample designations are subject to change and will be finalized in the field sampling plan.

Garden samples: GS-01-(0-12) where a specific depth range (in inches below surface) is indicated by the portion of the identifier in parenthesis.

Surface soil samples: SS-01-(0-2), where a specific depth range (in inches below surface) is indicated by the portion of the identifier in parenthesis.

Shallow soil samples: SHL-01-(0-6, 6-12, 12-24), where a specific depth range (in inches below surface) is identified in parenthesis.

Soil boring samples: SB-01-(2-4), where a specific depth range (in feet below surface) is indicated by the portion of the identified in parenthesis within the same boring location.

Monitoring well groundwater: MW-01-mmddyyyy.

Sediment samples: SD-01-(0-6, 6-12, or 12-24), where a specific depth range (in inches below sediment surface) is identified in parenthesis within the same sediment sample location.

Surface water samples: SW-01-mmddyyyy.

QA/QC samples: Sample designations for QA/QC samples will vary by type. See SOP AP-04 Sample Labeling (Appendix B) for details on QA/QC sample labeling.

Additionally, each sample will be labeled with the following information:

- Project number
- Sampling date and time
- Sample identification number or name
- Preservatives, if any
- Sampler's initials
- Analyses to be conducted.

4.2.6 Soil Screening

Sample material collected during characterization activities will be visually inspected and a photoionization/flame ionization detector (PID/FID) will be used to screen the sample for potential presence of organic vapors and methane at approximately 1- to 2-ft intervals. Prior to use, the PID/FID will be calibrated at the Investigation Area and the background concentration in ambient air will be measured. To screen the sample, a portion will be placed in a plastic resealable bag or container and agitated. The organic vapor concentration in the headspace within the bags will then be measured.

Visual observations including material characteristics, staining, changes in makeup, irregular material, and the PID readings will be documented photographically, on boring logs, and in field data sheets. Photo-documentation will be concentrated on ash, brick, and/or glass, non-

native materials, or stained soils. Generally, samples for chemical analysis will be biased toward intervals with visible staining or with PID screening values that exceed what is being recorded as the overall background condition. Specifics regarding chemical analyses and sampling can be found in the corresponding sampling sections and QAPP (Appendix D).

4.2.7 Surface Soil Sampling

Discrete surface soil samples will be collected from locations as shown on Figures 4-1 to 4-5. In general, Integral SOP SL-05, Surface Soil Sampling (Appendix B) will be used for surface soil sampling—please refer to the SOP for field sampling method details. The surface soil sampling program will be performed with the objective of collecting an appropriate number of representative samples per parcel to assess the relevant soil characteristics.

Samples will be collected from beneath the grass root zone from 0–2 in.

Samples will be collected at a frequency of:

- Approximately two samples per acre per parcel, with a bias toward high-traffic areas, areas of children’s play, and areas where ash, brick, and/or glass is exposed (excluding decorative materials placed by homeowners), for residential and vacant rural zoned properties. Additional samples will be taken if multiple such areas exist, not to exceed two samples per contiguous children’s play area, or one sample per 1,000 square feet in non-play areas. Locations will be selected in collaboration with NYSDEC.
- Approximately a 100-ft grid spacing, with a bias toward high-traffic areas, for commercial zoned properties.

Samples will be analyzed for:

- Target analyte list (TAL) metals, cyanide, and semivolatile organic compounds (SVOCs).
- Twenty percent of samples will also be analyzed for volatile organic compounds (VOCs), pesticides/herbicides, polychlorinated biphenyls (PCBs), total petroleum hydrocarbon (TPH), toxicity characteristic leaching procedure (TCLP) metals and mercury, 1,4-dioxane, and perfluorinated compounds. Samples analyzed for these constituents will be focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings, but will still be collected in the absence of visual impacts or elevated PID readings.

Note that surface soil samples will not be collected in areas that are covered with a hard surface (e.g., concrete slabs, driveways, building footprint, and hard-packed base rock).

Additional details regarding proposed sampling locations, analysis, and quality control samples for the Investigation Area are presented in Tables B2-1 through B2-3 of the QAPP (Appendix D).

4.2.8 Shallow Soil Sampling

Discrete shallow soil samples will be collected from locations as shown on Figures 4-1 to 4-5. In general, Integral SOP SL-07, Subsurface Soil Sampling (Appendix B) will be used to guide shallow soil sampling—please refer to the SOP for field sampling method details. An additional objective will be to collect an appropriate number of representative samples over the Investigation Area, with respect to NYSDEC's previously expressed interests in future soil/materials management.

Importantly, this sampling will also help to identify the overall thickness and distribution of the surface layer of vegetative material over the Investigation Area. As such, land use is taken into account to determine the appropriate depth interval for sampling.

Samples will be collected from the following intervals:

- 0–6, 6–12, and 12–24 in. for residential and commercial parcels within the Investigation Area.

Sample intervals may be adjusted based on observed site conditions and/or field screening results, in consultation with NYSDEC.

Samples are to be collected at a frequency of:

- Approximately two samples per acre per parcel, with a bias toward play, high-traffic, and garden areas, for residential and vacant rural zoned properties
- At approximately a 100-ft grid spacing, with a bias toward high-traffic and/or garden areas, for commercial zoned properties.

Samples will be analyzed for:

- TAL metals, cyanide, and SVOCs.
- Twenty percent of samples will also be analyzed for VOCs, pesticides/herbicides, PCBs, TPH, TCLP metals and mercury, 1,4-dioxane, and perfluorinated compounds. Samples analyzed for these constituents will be focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings, but will still be collected in the absence of visual impacts or elevated PID readings.

A hand auger will be used where the sampling locations do not allow direct push, hollow-stem auger, or similar drilling rig to be used. Shallow sampling is not proposed in areas covered by concrete slabs or driveways, or beneath building foundations. As described above, utility clearances will be performed in advance of the intrusive subsurface work.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel are presented in Table B2-2 of the QAPP (Appendix D).

4.2.9 Soil Boring Sampling

Soil boring samples will be collected from locations as shown on Figures 4-1 through 4-5. Borings will be advanced to native soil (glacial till, glaciofluvial deposits, and/or alluvium), bedrock, or refusal. In general, Integral SOP SL-07, Subsurface Soil Sampling (Appendix B) will be used to guide soil boring sampling with particular attention paid to the determination of emplaced versus native material, which is further described below. Soil borings will be logged in accordance with SOP SL-06, Logging of Soil Boreholes. Please refer to the SOPs (Appendix B) for additional field sampling method details that may not be detailed below.

Samples are to be collected at a frequency of:

- Approximately two borings per acre per parcel, for residential and vacant rural zoned properties
- At approximately a 200–300-ft grid spacing for commercial-zoned properties.

Figures 4-1 through 4-5 and QAPP Table B2-2 provide specific borings and associated sample counts, respectively. Soil borings will be advanced using a direct-push, hollow-stem auger, or similar drilling rig operated by a qualified drilling contractor, under the supervision of an experienced geologist.

Borings will not be advanced within building footprints. Borings may need to be advanced through cover systems (such as an asphalt or concrete parking lot or driveway), with localized restoration of the cap in kind, based on information obtained from the property owner prior to drilling.

The number of borings may be increased depending on the physical characteristics of the subsurface strata documented in the field (e.g., heterogeneous versus homogenous) and lateral extent. The actual number and location of samples collected within borings will be based on the identification of significant differences in materials encountered and distribution of material types. Additional borings may be advanced in order to identify the limits of ash, brick, and/or glass material within the boundaries of each parcel.

Lithology encountered in the soil borings will be described by an experienced geologist, using the visual-manual procedures of ASTM International Standard D2488-09a (ASTM 2009) for guidance, which is based on the Unified Soil Classification System.

A continuous core of soil will be collected every 2 ft at each location for lithologic logging and sample collection. Samples will be collected from direct-push borings using a dual-tube

sampling device with acetate liners or from the hollow-stem auger boring using a split-spoon drive sampler. Relative density will be logged when using direct-push equipment as a general rate of penetration or when refusal is met. When hollow-stem augers are used, areas of difficult drilling will be generally noted on boring logs to help document significant observable changes in the composition of the subsurface strata. Boring logs under direct push will represent a qualitative representation of density changes based on penetration rates.

Integral will target ash, brick, and/or glass material for sampling. Ash, brick, and/or glass material from each boring considered to be of similar composition within the same vertical sampling interval will be combined vertically to provide data on the chemical composition of that interval. Borings where ash, brick, and/or glass material is seen to extend to a greater vertical depth than one sample interval will have material from those specific sample intervals within that depth combined, to provide the chemical analysis representing that overall interval.

Soil borings will be advanced into the first zone able to be confirmed as native soil (glacial till, glaciofluvial deposits, and/or alluvium), bedrock, or refusal, as described above. Sufficient core will be obtained to confirm that native soil has been encountered versus a layer of soil within an emplaced material matrix. Native soil will be observed and logged. Twenty percent of native soil samples will also be analyzed as described below.

Material will be collected and logged continuously through each boring. The recovered sample will be screened for the presence of VOCs using a PID/FID by placing it in a resealable bag or jar, agitating the sample, and, after several minutes have elapsed, introducing the PID probe into the headspace area of the bag. The PID readings will be recorded on the lithologic log prepared for each boring.

Samples will be collected for laboratory analysis from each soil boring. All samples will be collected in laboratory-supplied and -cleaned containers. Samples slated for VOC analysis will be preserved using U.S. Environmental Protection Agency (EPA) Method 5035 (USEPA 1996) and placed in appropriate containers provided by the laboratory. The samples will be labeled and stored in an ice-cooled chest for transport under chain-of-custody procedures to the analytical laboratory.

The following chemical analyses will be performed on *non-native* material samples:

- TAL metals, cyanide, and SVOCs.
- Twenty percent of samples will also be analyzed for VOCs, pesticides/herbicides, PCBs, TPH, TCLP metals and mercury, 1,4-dioxane, and perfluorinated compounds. Samples analyzed for these constituents will be focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings, but will still be collected in the absence of visual impacts or elevated PID readings.

The following chemical analyses will be performed on *native* soil samples:

- Twenty percent of native soil samples will be analyzed samples for TAL metals, cyanide, VOCs, pesticides/herbicides, SVOCs, TPH, PCBs, 1,4-dioxane, and perfluorinated compounds.
- Environmental sampling of native materials will be prioritized in borings that contain ash, brick, and/or glass above the native material.

Work will be conducted in general accordance with the standard procedures identified and followed under DER-10 and 6 NYCRR Part 375, as well as Integral SOPs (Appendix B). Perfluorinated compound sampling and analysis procedures will conform to the guidelines provided in *Guidelines for Sampling and Analysis of PFAS* (NYSDEC 2020). Per discussions with NYSDEC, the rationale for scaling back on analytes can be considered after the data from the initial site characterization work are evaluated.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel are presented in Table B2-2 of the QAPP (Appendix D).

4.2.10 Test Pits

Two test pits will be excavated at the locations shown on Figure 4-1. The test pit soils will be logged and photographed in order to provide information regarding the presence of ash, brick, and/or glass and the historical emplacement or layering of materials.

4.2.11 Groundwater Sampling

This section describes the general procedures for well installation, development, and sampling. The procedures presented below are general and will ultimately be determined based on conditions identified within the emplaced material, availability of groundwater, identified impacts, if any, and the locations of wells in order to minimize intrusion on parcel land use.

Three permanent groundwater monitoring wells will be installed at the locations shown on Figures 4-1, 4-3, and 4-4.

Groundwater sampling will be performed after the installation of monitoring wells. All wells will be permitted and installed according to applicable local regulations. Generally, the wells will be constructed of 2-in.-diameter, Schedule 40 PVC blank casing and 2-in.-diameter, 0.010-in. slot size, Schedule 40 PVC slotted casing (well screen). The well casing and annular materials will be installed to bedrock through the hollow-stem augers as the augers are retracted from the borehole. The well screen will be up to 10 ft in length and will be installed across the overburden alluvial aquifer. A sand filter pack, of appropriate grain size (to be determined in the field) will be installed from the bottom of the borehole to approximately 2 ft above the top of

the well screen, followed by 2 ft of hydrated bentonite seal, and then followed by cement grout to approximately 1 ft below grade. Surface completion will consist of a flush-mount protective steel casing set in concrete. Note that the well screening interval, sand filter pack composition, and other installation details may be modified in the field based on observed Investigation Area-specific conditions.

Monitoring Well Development

A minimum of 72 hours after installation, each permanent well will be developed using a combination of surging, bailing, and/or pumping. Water will be purged from the well until purged groundwater is relatively clear, in the judgement of the qualified sampling technician, and water quality parameters stabilize, in accordance with SOP GW-03 (included in Appendix B). Up to 10 casing volumes of water will be purged from the well. The measured water quality parameters will be documented on a monitoring well development form. Development will be conducted using standard NYSDEC procedures outlined under DER-10.

Water from the well generated during development will be managed in accordance with procedures outlined in the Management of Characterization-Derived Waste section below.

Monitoring Well Survey

The newly installed monitoring well will be surveyed by a New York State licensed professional land surveyor. Elevation information will include ground surface over the Investigation Area, well casing, and other pertinent features. This information will be used in creating surficial as well as groundwater contour maps.

Sampling

Sampling of the newly installed monitoring wells will be conducted no sooner than 2 weeks after well development and in accordance with DER-10. Prior to sampling, a depth to groundwater measurement will be collected from the well using an electronic water level sounder. Following the water level measurement, the well will be purged and water quality parameters (dissolved oxygen, oxidation-reduction potential, specific conductance, pH, and temperature) will be measured. A peristaltic pump or equivalent will be used to purge and sample the well. Water quality parameters will be allowed to stabilize prior to sampling wells, in accordance with the groundwater sampling SOP included in Appendix B. Grab samples will be collected in a similar fashion after parameters have stabilized. Low-flow sampling methodology will be employed to reduce turbidity and aeration of samples for VOC analysis.

The groundwater samples will be collected in laboratory-supplied sampling containers. The current proposed groundwater sample analysis list includes the parameters below. The list will be evaluated following the review of emplaced material sample results obtained during the upland characterization.

- TAL metals, cyanide, SVOCs, VOCs, pesticides/herbicides, PCBs, TPH, 1,4-dioxane, and perfluorinated compounds.

See the Table B2-2 in the QAPP (Appendix D) for additional sampling and chemical analysis details.

Water removed from the well during purging will be managed in accordance with procedures outlined in the Management of Characterization-Derived Waste section.

4.2.12 Garden Soil Sampling

Soil will be collected from predetermined locations in vegetable gardens grown for consumable produce. At properties where there are multiple non-contiguous vegetable gardens, the garden areas will be sampled separately. Flowerbeds, raised bed gardens, and potted plant gardens will not be sampled.

Prior to sampling, appropriate background research will be completed concerning current and historical use of the Investigation Area, including but not limited to, the usage history and type of pesticides, herbicides, fertilizers or other organic/inorganic soil amendments for the vegetable gardens and other portions of the property, as well surrounding areas such as nearby roadways.

The exact locations will be determined after an initial Investigation Area reconnaissance visit where locations will be identified after interviews and discussions with tenants and property owners.

The number of samples to be collected per contiguous vegetable garden:

- One composite sample for gardens up to 50 square feet
- Two composite samples for gardens between 50 and 500 square feet
- Three composite samples for gardens between 500 and 2,000 square feet
- For gardens over 2,000 square feet, the number of samples will be determined with NYSDEC input.

Each sample will be composed of 5–7 subsamples collected from 0–12 in. below grade (excluding turf zone, if present). Subsamples will be offset approximately 2 ft from building foundations, garden boundaries (for example those with pressure-treated wood), or highly trafficked areas. Field documentation to be collected during sampling will include a physical description of garden (i.e., type of border around the garden, location relative to structures and ornaments on the property, etc.), a description of the soil conditions (i.e., types of crops grown, soil amendments used, use of fertilizers, pesticides, etc.), and presence of soil from outside the Investigation Area.

Samples will be collected with a decontaminated stainless-steel spoon, trowel, or a disposable sampling tool and placed in appropriate sample containers provided by the laboratory. Following sample collection, the samples will be labeled, sealed in plastic bags, and stored in an ice-cooled chest for transport under chain-of-custody procedures to the analytical laboratory.

Soil samples will be analyzed at an analytical laboratory certified by the NYSDEC. The garden soil samples will be analyzed for the following constituents:

- TAL metals, cyanide, and SVOCs.
- Twenty percent of samples will also be analyzed for VOCs, pesticides/herbicides, PCBs, TPH, TCLP metals and mercury, 1,4-dioxane, and perfluorinated compounds.
- VOC sampling locations will be biased toward areas with elevated PID readings and/or ash, brick, and/or glass material.

4.2.13 Air Monitoring

CAMP requirements will be implemented for the activities undertaken pursuant to this Work Plan in order to present information and data during the implementation that document conditions and to ensure that impacts (if identified) are mitigated immediately. Air monitoring will be performed to protect the surrounding community and workers on the Investigation Area from potentially hazardous atmospheres. Air monitoring will be conducted in accordance with the CAMP (Appendix C).

4.2.14 Quality Assurance and Quality Control

Field quality control samples will be used to assess sample variability and to verify that cross-contamination between samples has not occurred during sampling. If quality control problems are encountered, corrective actions (if appropriate) will be implemented to meet the project data quality specifications. The quality control samples that will be collected in the field and analyzed by the analytical laboratory are detailed in the QAPP (Appendix D).

4.2.15 Equipment Decontamination

Drilling equipment, soil sampling equipment, and non-disposable groundwater sampling equipment will be washed prior to and after use. The wash will consist of a rinse with tap water to remove visible soil if necessary, cleaning with a detergent solution, and rinsing with distilled or deionized water. Drilling equipment alternatively may be cleaned using a hot water pressure washer. All decontamination will be performed in accordance with DER-10.

All decontamination fluids will be managed in accordance with procedures outlined in the Management of Characterization-Derived Waste section.

4.2.16 Management of Characterization Derived Waste

The following characterization-derived waste will be temporarily stored at the Investigation Area in 55-gallon drums, pending disposal in accordance with applicable regulations:

- Decontamination water from drilling and soil sampling activities, well development water, and purge water from groundwater sampling activities
- Soil cuttings from drilling activities.

Storage location(s) will be in accordance with applicable access agreement(s). Appropriate disposal methods will be determined following receipt of the laboratory analytical data.

Solid wastes generated during the characterization (e.g., paper towels, personal protective equipment, disposable sampling equipment) will be cleansed of any gross soil and will be placed in garbage bags and disposed of with municipal waste.

The management of characterization-derived waste will provide for the protection of human health and the environment, and comply with applicable regulatory requirements. The characterization-derived waste will be disposed of in accordance with federal and state requirements.

4.3 PARCEL-SPECIFIC CHARACTERIZATION ACTIVITIES

The following subsections describe the planned characterization activities for each of tax parcel and sub area (as applicable).

4.3.1 Tax Parcel 282.00-02-042.120

The characterization activities planned in tax parcel 282.00-02-042.120 (commercial zoning) include surface soil, shallow soil, soil boring, garden soil sampling, and groundwater sampling.

- Surface and shallow soil sampling is planned at 28 locations as shown in Figure 4-1.
- Soil/emplaced material boring sampling is planned at 12 locations as shown in Figure 4-1.
- Garden soil sampling may be performed but locations are pending field verification.

Note that groundwater sampling locations will be determined and performed pending review of sample analytical results and field characterization observations, and in consultation with NYSDEC and the New York State Department of Health (NYSDOH).

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel and sub-area (as applicable) are presented in Table B2-2 of the QAPP (Appendix D).

4.3.2 Tax Parcel 282.00-02-018.200 (S)

The characterization activities planned in the southern sub-area (S) of tax parcel 282.00-02-018.200 (vacant rural zoning) include surface soil, shallow soil, soil boring, garden soil sampling, and groundwater sampling.

- Surface and shallow soil sampling is planned at two locations as shown in Figure 4-2.
- Soil/emplaced material boring sampling is planned at two locations as shown in Figure 4-2.
- Garden soil sampling may be performed but locations are pending field verification.

Note that groundwater sampling locations will be determined and will be performed pending review of analytical results and field characterization observations, and in consultation with NYSDEC and NYSDOH.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel and sub-area (as applicable) are presented in Table B2-2 of the QAPP (Appendix D).

4.3.3 Tax Parcel 282.00-02-018.120

The characterization activities planned in tax parcel 282.00-02-018.120 (residential zoning) include surface soil, shallow soil, soil boring, garden soil sampling, and groundwater sampling.

- Surface and shallow soil sampling is planned at five locations as shown in Figure 4-3.
- Soil/emplaced material boring sampling is planned at five locations as shown in Figure 4-3.
- Garden soil sampling may be performed but locations are pending field verification.

Note that groundwater sampling locations will be determined and will be performed pending review of analytical results and field characterization observations, and in consultation with NYSDEC and NYSDOH.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel and sub-area (as applicable) are presented in Table B2-2 of the QAPP (Appendix D).

4.3.4 Tax Parcel 282.00-02-039.000

The characterization activities planned in tax parcel 282.00-02-039.000 (residential zoning) include surface soil, shallow soil, soil boring, garden soil sampling, and groundwater sampling.

- Surface and shallow soil sampling is planned at four locations as shown in Figure 4-4.
- Soil/emplaced material boring sampling is planned at four locations as shown in Figure 4-4.
- Garden soil sampling may be performed but locations are pending field verification.

Note that groundwater sampling locations will be determined and will be performed pending review of analytical results and field characterization observations, and in consultation with NYSDEC and NYSDOH.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel and sub-area (as applicable) are presented in Table B2-2 of the QAPP (Appendix D).

4.3.5 Tax Parcel 282.00-02-018.200 (N)

The characterization activities planned in the northern sub area (N) of tax parcel 282.00-02-018.200 (vacant rural zoning) include surface soil, shallow soil, soil boring, garden soil sampling, and groundwater sampling.

- Surface and shallow soil sampling is planned at two locations as shown in Figure 4-5.
- Soil/emplaced material boring sampling is planned at two locations, as shown in Figure 4-5, and is dependent on field verification of accessibility.
- Garden soil sampling may be performed but locations are pending field verification.

Note that groundwater sampling may be performed pending field verification and review of analytical results and field characterization observations, and in consultation with NYSDEC and NYSDOH.

Additional details regarding proposed sampling locations, analysis, and quality control samples for each parcel and sub-area (as applicable) are presented in Table B2-2 of the QAPP (Appendix D).

5 POST CREEK CHARACTERIZATION ACTIVITIES

The following sections outline the sampling and analysis objectives, sampling locations, and general sampling methods for the collection of surface water and sediment samples within Post Creek. Surface water sample locations are co-located with the sediment sample locations. Surface water samples will be collected prior to the collection of sediment samples, progressing from downstream to upstream.

5.1 SEDIMENT SAMPLING

The following section summarizes the objectives in the characterization of sediments in Post Creek as shown on Figure 5-1.

- a. Screen and classify discrete bulk sediment samples using NYSDEC Freshwater SGVs promulgated in *Screening and Assessment of Contaminated Sediment* (NYSDEC 2014a)¹.
- b. Evaluate potential spatial gradients/patterns as a function of distance downstream with respect to one or more chemicals that exceed NYSDEC SGVs.
- c. Evaluate potential spatial gradient/patterns as a function of vertical profile (i.e., historical deposition within Post Creek) within 0–2 ft (0–60 cm) cores.
- d. Inspect the creek morphology for evidence of current and/or historical depositional areas.
- e. Based on visual inspection, evaluate and photo-document the presence of material within the creek and adjacent creek bank (<1 m from creek edge) for evidence of non-native material (e.g., material with different size, color, shape, and texture than the sediment deposited within the creek).
- f. Compare chemical and physical properties of depositional native sediment material within the defined area to conditions immediately upstream at reference areas.
- g. Evaluate small-scale heterogeneity in sediment chemistry at stations that correspond with approximate creek mile locations previously sampled by NYSDEC. For co-located samples (for the purposes of this bullet, defined as: field duplicates or laboratory splits), evaluate the contribution of sample preparation (e.g., mixing, drying, grinding and particle size reduction) to small-scale heterogeneity.

¹ Class A sediments are considered to be of low risk to aquatic life. Class B sediments are slightly to moderately contaminated and additional testing is required to evaluate the potential risks to aquatic life. Class C sediments are considered to be highly contaminated and likely to pose a risk to aquatic life.

5.1.1 Reconnaissance

Reconnaissance prior to commencement of sampling activities will be conducted to observe the potential presence of non-native material and confirm location of co-located surface water and sediment sampling stations along Post Creek and to confirm areas of sediment deposition. Access agreements will be confirmed, as needed, prior to any reconnaissance for proposed locations as identified on Figure 5-1.

5.1.2 Background Location

Sediment samples will be collected from two upstream background sampling locations outside the Investigation Area (Figure 5-1).

5.1.3 Post Creek

Sediment samples will be collected at seven locations within Post Creek both within and outside the Investigation Area (Figure 5-1).

5.1.4 Sediment Core Collection

Sediment core samples for both physical and chemical analysis will be collected using a core tube with an attached slide-hammer (or similar device) in accordance with SOP SD-14 and SD-16 (Appendix B). Sediment core samples will be collected from 0–15, 15–30, and 30–60 cm (0–6, 6–12, and 12–24 in.) intervals. Refusal may be encountered in less than 2 ft; however, the sample will be considered acceptable if sediment recovery is greater than 75 percent. The coordinates of sample locations will be recorded using a hand-held digital global positioning system (DGPS) with sub-meter accuracy following procedures outlined in SOP AP-06 (Appendix B).

The core tube with slide-hammer is advanced by repeatedly hitting the top of the core with the weighted hammer until the desired sampling depth has been achieved. A Lexan™ or polyethylene core tube will be used as the core tube.

Before sampling begins, all core tubes will be decontaminated following procedures outlined in SOP SD-01 (Appendix B). During storage and transport, empty decontaminated core tubes will be capped at both ends to prevent possible contamination. Once the sediment core is collected and returned to the sample processing area, the overlying water will be siphoned from the top of the core. Both ends of the core will be securely capped; labeled with the station identifier, core section interval, and sediment orientation; and secured in an upright position.

A description of the core will be recorded on a field log form in accordance with SOP SD-08 (Appendix B). This form includes the following information:

- Core penetration depth and recovery
- Physical sediment description (i.e., sediment classification, density/consistency, color)
- Odor (e.g., hydrogen sulfide, petroleum)
- Visual stratification and lenses
- Vegetation
- Presence of debris (natural or anthropogenic objects)
- Presence of oily sheen or obvious contamination
- Evidence of biological activity (e.g., detritus, shells, tubes, bioturbation, live or dead organisms)
- Other distinguishing characteristics or features.

Upon completion of the core description log, the cores will be processed following the procedures described in the following section.

Proposed sediment sample locations are shown on Figure 5-1.

5.1.4.1 Sediment Sample Processing

Samples will be homogenized by depth intervals (i.e., 0–15, 15–30, and 30–60 cm [0–6, 6–12, and 12–24 in]). Sediment that is in direct contact with the sides of the core tube will be excluded from the sample as a general precaution against potential contamination from the core tube. Samples for analysis of sulfides will be sampled directly from each depth interval prior to sample homogenization. Sediments from each depth interval will be placed in a decontaminated stainless-steel bowl and thoroughly mixed to a uniform color and texture. The sediment will be stirred periodically while individual aliquots for analyses are taken to ensure that the mixture remains homogenous. All excess sediment will be stored and managed in accordance with procedures outlined in Section 5.1.4.3.

The following lists the proposed chemical analysis of sediment samples and ancillary parameters that are associated with potential bioavailability:

- TAL metals, cyanide, and SVOCs
- Total organic carbon (TOC)
- Grain size
- Sulfides
- Nitrates
- Carbonates

- Ancillary parameters to consider for understanding of bioavailability: pH, redox (field and lab measured), and cation exchange capacity
- Forty percent of sediment samples will be analyzed for TCLP metals
- Twenty percent of sediment samples will also be analyzed for VOCs, pesticides/herbicides, PCBs, TPH, 1,4-dioxane, and perfluorinated compounds.

5.1.4.2 Equipment Decontamination

Core tubes and sediment sample processing equipment (i.e., stainless-steel bowls and spoons) will be washed prior to and after use, following procedures outlined in SOP SD-01. The wash will consist of a rinse with store-bought distilled water to remove visible sediment if necessary, cleaning with a phosphate-free detergent solution, and rinsing with laboratory-supplied deionized water. All excess decontamination fluids will be stored and managed in accordance with procedures outlined below.

5.1.4.3 Characterization-Derived Waste

All decontamination fluids and excess sediment will be managed in accordance with procedures outlined in SOP AP-05 (Appendix B). Sediment waste and decontamination fluids will be placed into their own labeled 55-gallon drum with lid and stored at a location to be determined. Once the sampling is complete, a representative sample from the waste drum(s) will be sent to a laboratory for analysis of disposal facility requirements. The data will be used to determine the appropriate facility for disposal.

5.1.4.4 Field Documentation

A complete record of field activities will be maintained as described in Section 6.2 and in SOP AP-02 (Appendix B).

5.1.4.5 Quality Control

Field quality control samples will be used to assess sample variability and to verify that cross contamination between samples has not occurred during sampling. If quality control problems are encountered, corrective actions (if appropriate) will be implemented to meet the project's data quality specifications. The quality control samples that will be collected in the field (SOP SD-02) and analyzed by the analytical laboratory are detailed in Table B2-2 of the QAPP (Appendix D).

5.2 SURFACE WATER SAMPLING

The following section summarizes the objectives in the characterization of surface water in Post Creek as detailed on Figure 5-1.

- a. Screen and classify surface water samples using NYSDEC (1998) Ambient Water Quality Standards and Guidance Values for the protection of human consumption of fish, fish propagation and survival, wildlife protection and aesthetics in fresh waters for Class C water bodies.
- b. Evaluate potential spatial gradients/patterns as a function of distance downstream with respect to one or more chemicals that exceed NYSDEC Water Quality Standards.
- c. Compare variability in water chemistry within the defined area to variability in conditions immediately upstream at reference areas.

Proposed surface water sample locations are shown on Figure 5-1.

5.2.1 Reconnaissance

Surface water sample locations will be confirmed concurrently with the reconnaissance for co-located sediment sample locations as noted in Section 5.1.1.

5.2.2 Background Location

Surface water samples will be collected at two proposed locations at an upstream background location that will be co-located with the sediment sample locations outside the Investigation Area shown on Figure 5-1.

5.2.3 Post Creek

Surface water samples will be collected at seven proposed locations within Post Creek that will be co-located with the sediment sample locations both within and outside the Investigation Area shown on Figure 5-1.

5.2.4 Surface Water Collection

All surface water samples will be collected as grab (not composite) samples and generally following sampling techniques described in SOP SW-04. Samples will be collected from downstream to upstream. Filtered and non-filtered samples will be collected using a portable peristaltic pump. Tubing leading to pump inlet will be placed in the flowing water portion of the stream and elevated as needed to avoid potential uptake of stream bed sediments. Sample containers specific to each analysis will be held near the pump outlet and then filled. For filtered

samples, a 0.45- μ m disposable filter will be placed in-line at the tube outlet to filter samples immediately before the water is discharged into the sample container. The coordinates of sample locations will be recorded using a hand-held DGPS with sub-meter accuracy following procedures outlined in SOP AP-06 (Appendix B).

5.2.5 Surface Water Handling

The surface water sample collection and handling will follow the clean-hands technique, as described in SOP SW-07 (Appendix B). Field staff will wear appropriate non-contaminating, disposable, powderless, nitrile gloves during the entire sampling operation. Gloves will be changed after handling each sample and between sampling stations to prevent cross contamination. The sampling crew will also wear disposable nitrile gloves during sample processing (filling sample containers). The gloves will be replaced between each sample station to help minimize sample contamination.

Hands are required to be gloved for all operations that involve equipment that comes into contact with the sample, including the following activities:

- Handling the sample bottle
- Handling the discharge end of the sample tube or line
- Setting up working space inside the processing and preservation chambers
- Setting up the equipment (i.e., the sample bottles and the filters).

Hands need not be gloved during the following activities:

- Preparing a clean workspace
- Preparing and operating the sampling equipment, including the pumps and discrete samplers, peristaltic pump switch, pump controller, and manifold system
- Handling the generator or other power supply for samplers
- Handling the tools, such as hammers, wrenches, keys, locks, and sample-flow manifolds
- Setting up and checking the field-measurement instruments
- Measuring and recording the water depths and field measurements.

All samples will be stored in coolers with ice at approximately 4°C. The sampling team leader will be responsible for maintaining sample integrity throughout the sampling event.

To avoid contaminating the samples, the person handling the sample containers will wear clean gloves and transfer the sample containers into clean refrigerators (or clean coolers) immediately

after the samples have been brought in from the field. Disposable, powderless, nitrile gloves should always be worn when handling samples.

The following lists the proposed chemical analysis of surface water samples and ancillary parameters that are associated with potential bioavailability:

- TAL metals, total
- TAL metals, dissolved
- Cyanide
- Total suspended solids
- Total dissolved solids
- TOC
- Dissolved organic carbon
- SVOCs
- Twenty percent of sediment samples will also be analyzed for VOCs, pesticides/herbicides, PCBs, TPH, 1,4-dioxane, and perfluorinated compounds.

5.2.6 Field Documentation

A complete record of field activities will be maintained as described in Section 6.2 and in SOP AP-02 (Appendix B).

5.3 QUALITY CONTROL

Field quality control samples will be used to assess sample variability and to verify that cross contamination between samples has not occurred during sampling. If quality control problems are encountered, corrective actions (if appropriate) will be implemented to meet the project's data quality specifications. The quality control samples that will be collected in the field and analyzed by the analytical laboratory are detailed in the QAPP (Appendix D).

6 PROJECT MANAGEMENT

6.1 SCHEDULE

Upon approval of this Work Plan by the NYSDEC, Corning anticipates implementing the characterization activities described herein as shown on Figure 6-1.

6.2 DOCUMENTATION

The following subsections describe the field logs, photo logs, field reports, data management, and reporting tasks to be undertaken.

6.2.1 Field Logs

Field logbooks must be used to record all daily activities during field sampling events. The name(s) of the person(s) making a field measurement and the field equipment used to make that measurement will be recorded in the field logbook and in the field forms used during the sampling event. Equipment maintenance and calibration records will be kept in logbooks and field records so that the procedures are traceable. Modifications, decisions, or corrective actions to the characterization design and procedures identified in this SAP will be discussed with and approved by the Integral project or technical manager prior to field implementation, and will be clearly documented in the field logbook.

SOP AP-02 Field Documentation (Appendix B) will be followed in addition to material described above.

6.2.2 Photo Log

Photographs of characterization activities will be taken throughout the event. Photographs will document equipment used, soil being logged, and samples being collected; and provide visual evidence of emplaced material, native material, irregular material, construction and demolition debris, and impacted material that may have been observed.

SOP AP-08 Fixed Point Photo (Appendix B) will be followed in addition to logging material mentioned above.

6.2.3 Field Reports

A daily work activity report will be prepared summarizing the work activities performed each day. At the completion of work, all materials will be furnished to Corning. During the

characterization activities, a weekly progress report will be prepared and submitted to NYSDEC including supporting documentation, which may include photographs.

6.2.4 Data Management

Data for this project will be generated in the field and at the laboratory. The final repository for all sample information will be a project database. Procedures to be used to transfer data from the point of generation to the project database are described in the QAPP (Appendix D).

The Data Deliverable will be prepared in accordance with the Guidance for Data Deliverables and the Development of Data Usability Summary Reports summarized in Appendix 2B of DER-10. A DEC Analytical Services Protocol Category B Data Deliverable will be prepared, and a Data Usability Summary Report describing full data validation will be provided as a project deliverable.

6.2.5 Reporting

Integral will prepare a report summarizing the characterization work performed. The report will include:

- Summary of field and analytical laboratory methods
- Field observations
- Tabulated soil and groundwater sample analytical results
- Results of data validation
- Evaluation of chemical analysis results compared to background levels and/or applicable cleanup objectives/regulatory criteria
- Boring and well construction logs (as applicable)
- Figures with sampling locations
- Conceptual model of impacted soil and/or material emplacement
- Recommendations for further action, if any.

6.3 HEALTH AND SAFETY PLAN

An Investigation Area-specific HASP, including COVID-19-related procedures, is included as Appendix A. A copy of the HASP will be retained at the Investigation Area at all times and personnel must have read and understood it prior to engaging in work at the Investigation Area.

6.4 AREA CONTROLS

To reduce the potential for activities at the Investigation Area to introduce sediment and other chemical pollutants to stormwater runoff, the following practices will be implemented as needed during the characterization activities:

- Exposed soil areas will be graded such that surface drainage is contained within the limits of work areas and runoff is minimized.
- Stormwater best management practices for construction activities, including temporary sediment and erosion control measures, will be used, as necessary, to protect the quality of stormwater runoff.
- Water spraying for dust control purposes, if utilized, will be controlled to prevent ponding, surface runoff, and the resultant erosion.

To reduce the potential for excavation activities at the Investigation Area to generate fugitive dust emissions, the following practices will be used as needed during excavation activities:

- Vehicle speeds on the property will be kept below approximately 5 miles per hour.
- Mist or spray water will be used, if needed.
- Activities will be controlled to minimize dust generation.

See the CAMP (Appendix C) for additional details on controls for particulates.

7 REFERENCES

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Figures

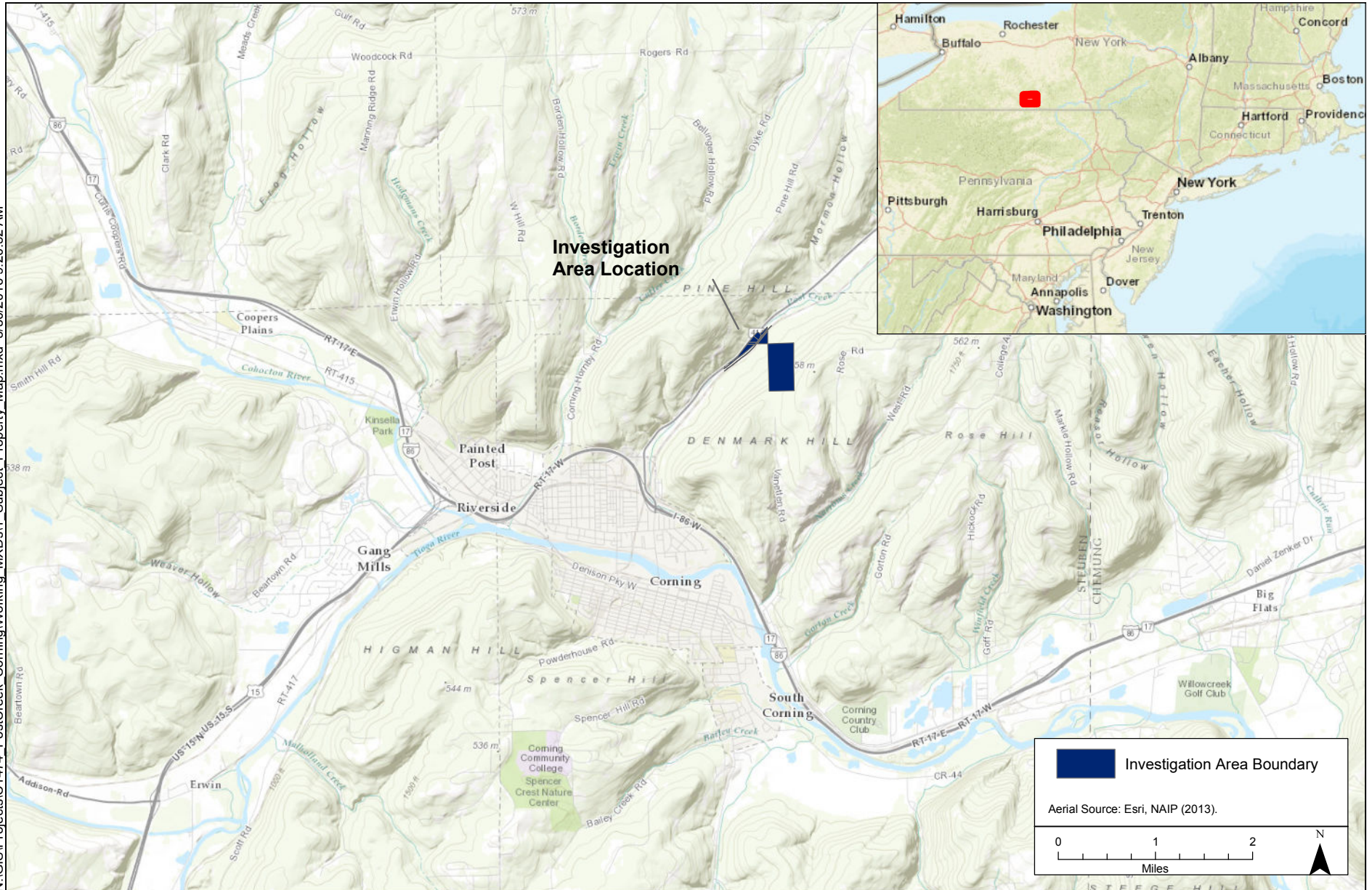
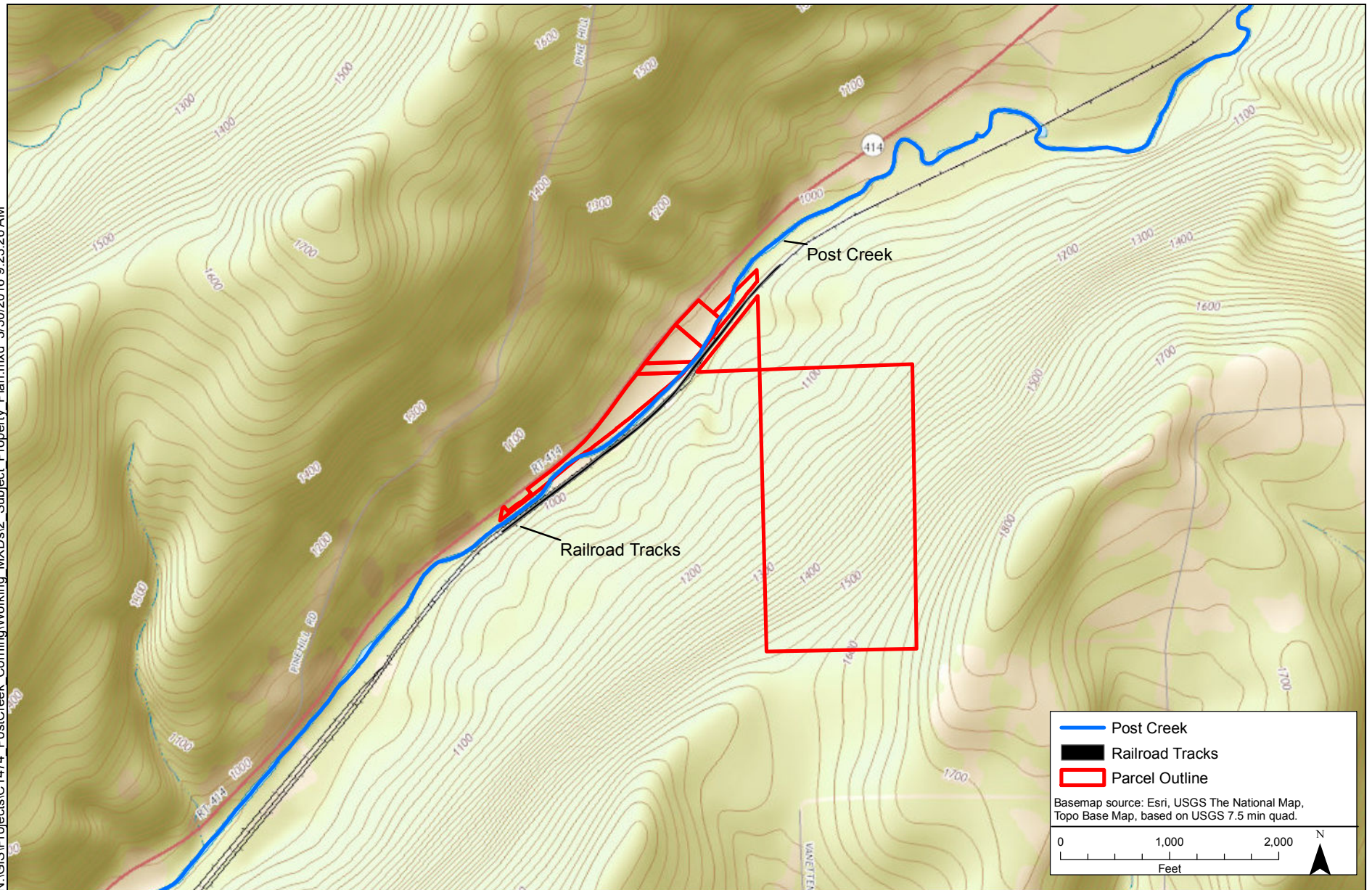
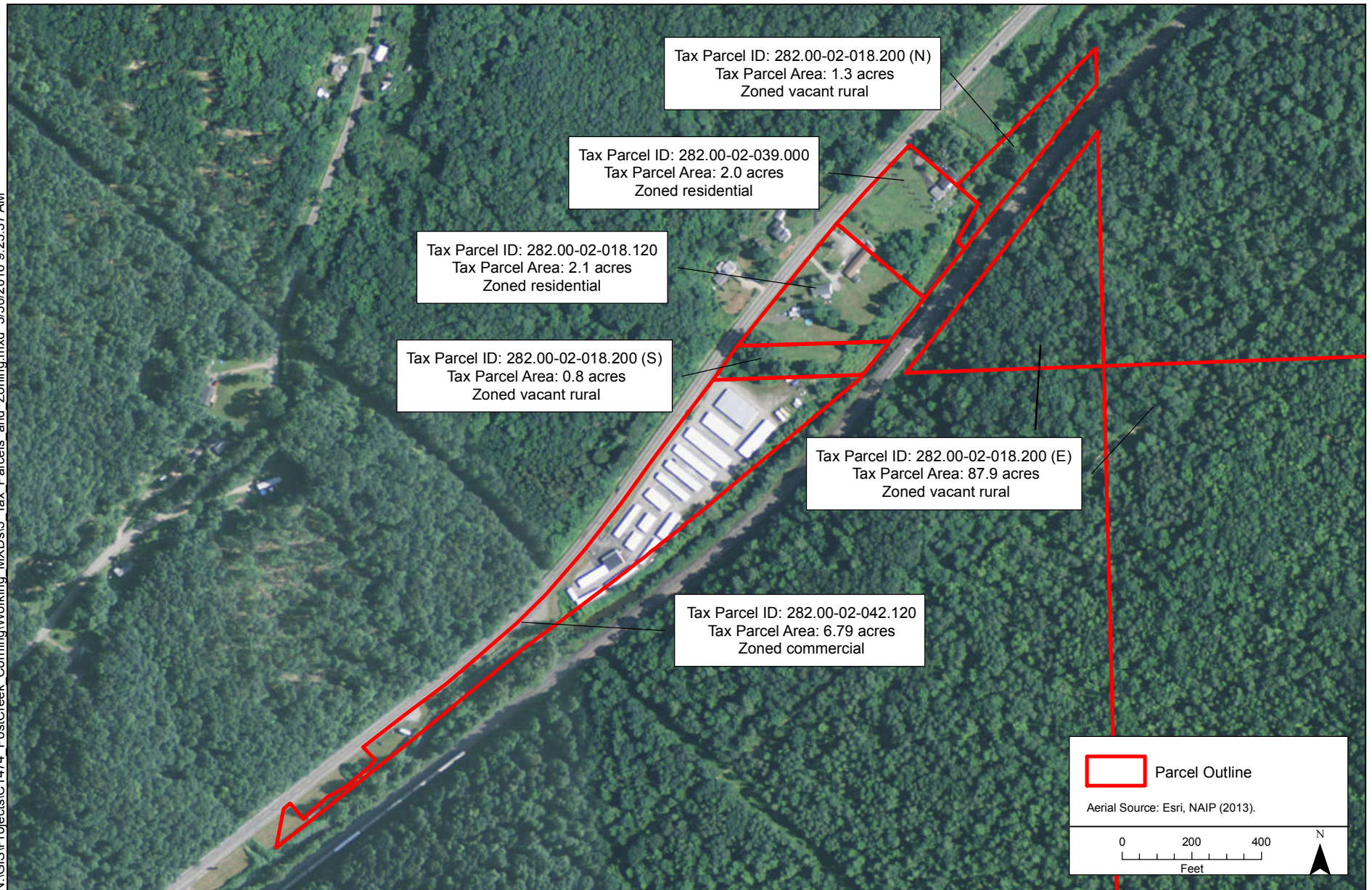


Figure 1-1.
Investigation Area Location Map



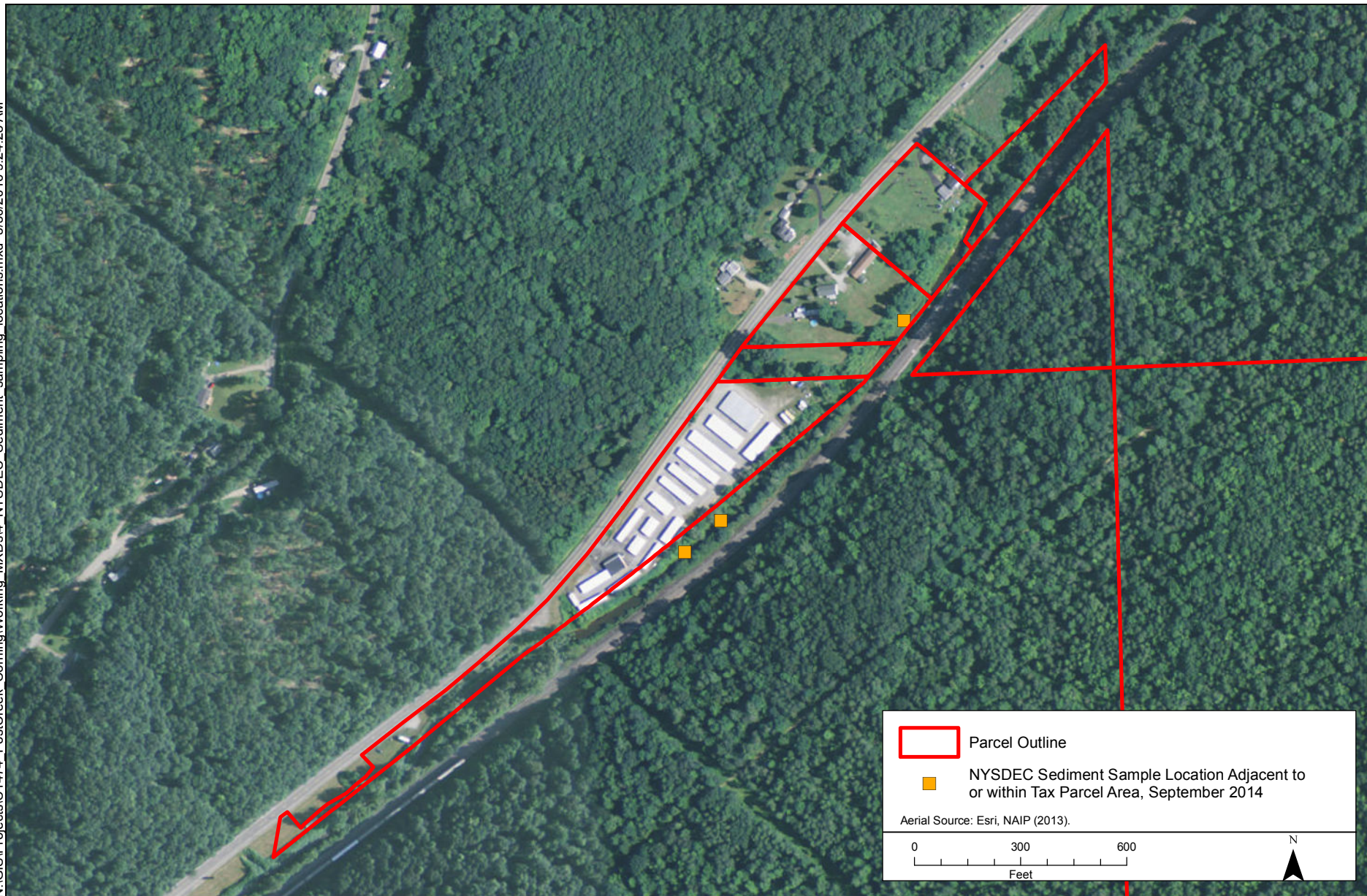
Notes:
1. Tax parcel outlines are approximate.
2. The exact parcel boundaries have not been surveyed yet.

Figure 1-2.
Investigation Area Plan



Notes:
1. Tax parcel outlines are approximate.
2. The exact parcel boundaries have not been surveyed yet.

Figure 1-3.
Tax Parcels and Zoning



Notes:
1. Tax parcel outlines are approximate.
2. The exact parcel boundaries have not been surveyed yet.

Figure 2-1.
NYSDEC Sediment Sampling Locations,
September 2014



Image source: unknown, likely USGS

Figure 2-2.
Historical Aerial Photo, 1938

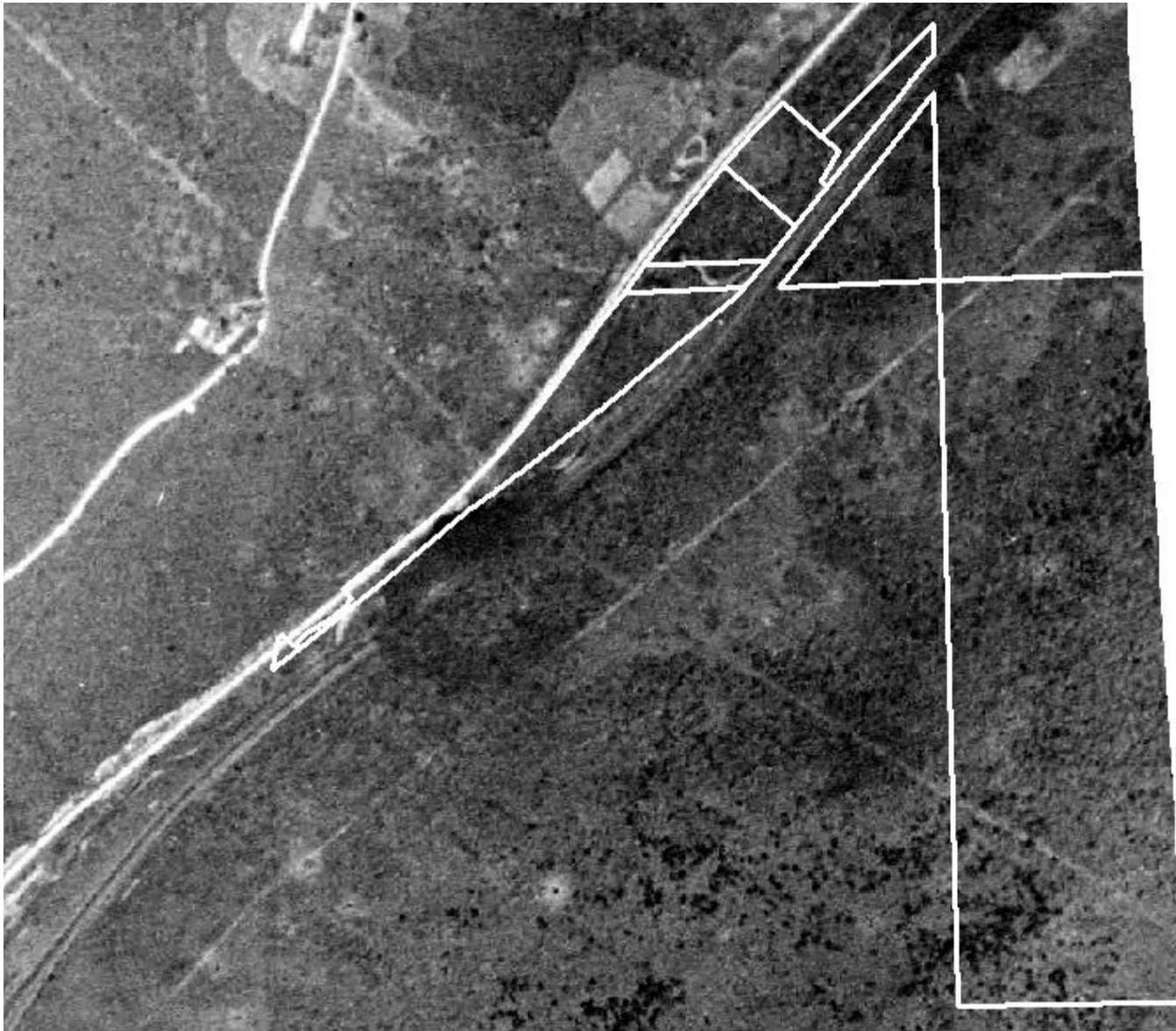


Image source: USGS

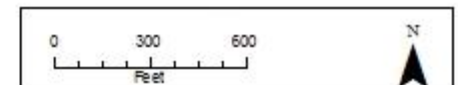
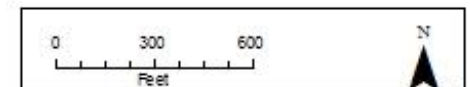




Image source: USGS



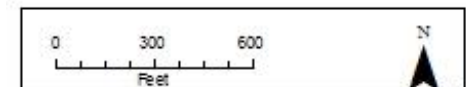
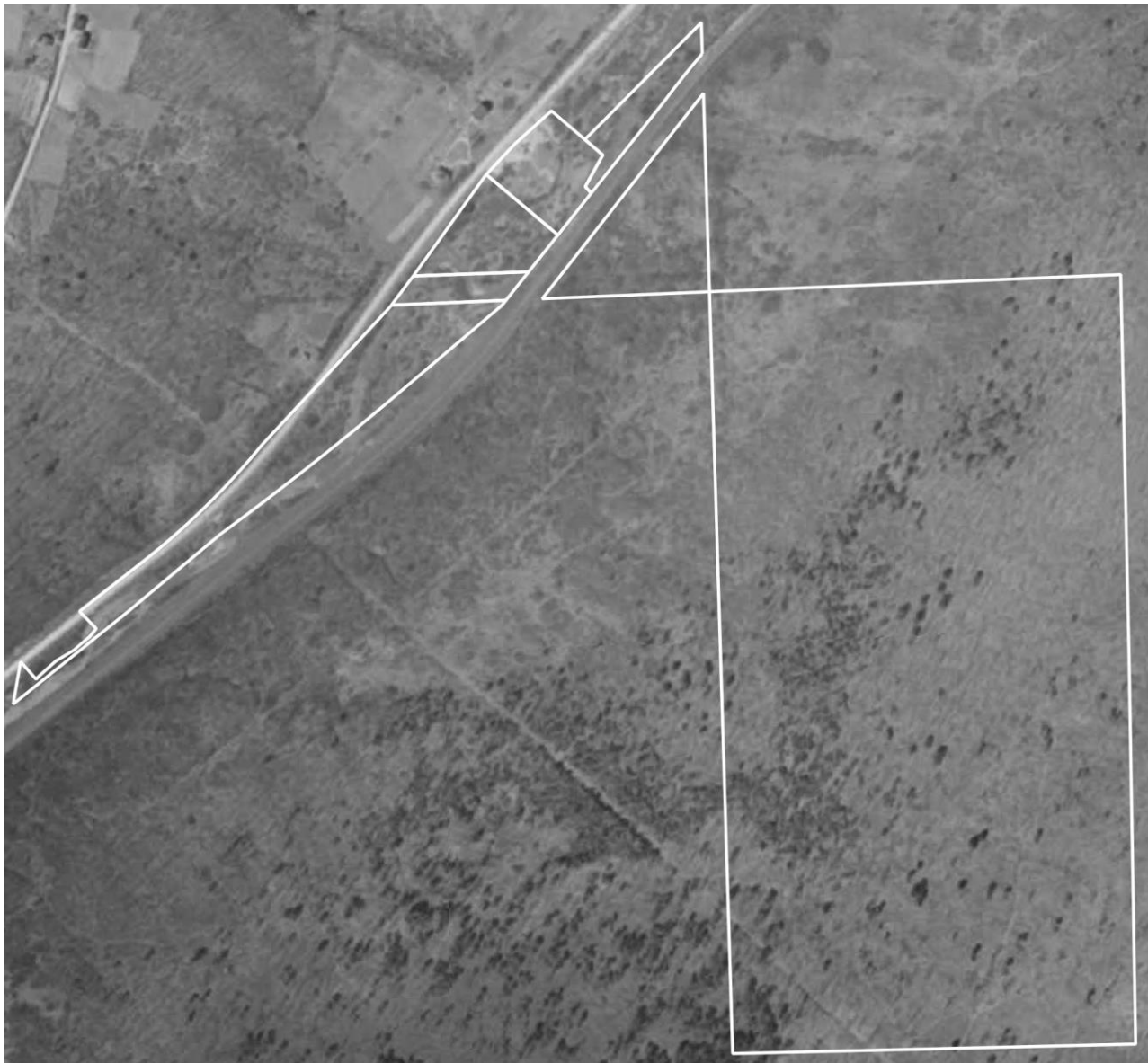


Image source: USGS

Figure 2-5.
Historical Aerial Photo, 1948



Image source: USGS

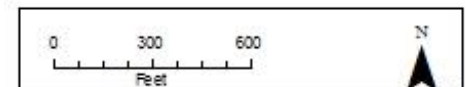




Image source: unknown, likely USGS

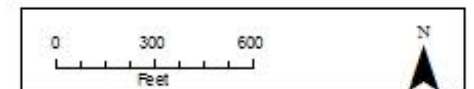




Image source: USGS

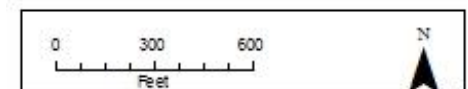




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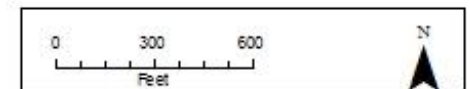




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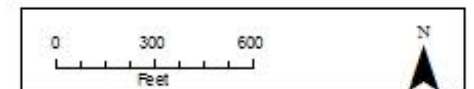
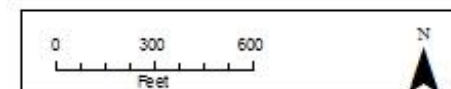




Image source: USGS



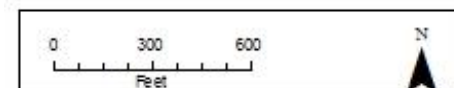


Image source: USGS

Figure 2-12.
Historical Aerial Photo, 1977

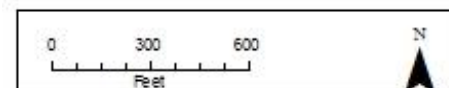
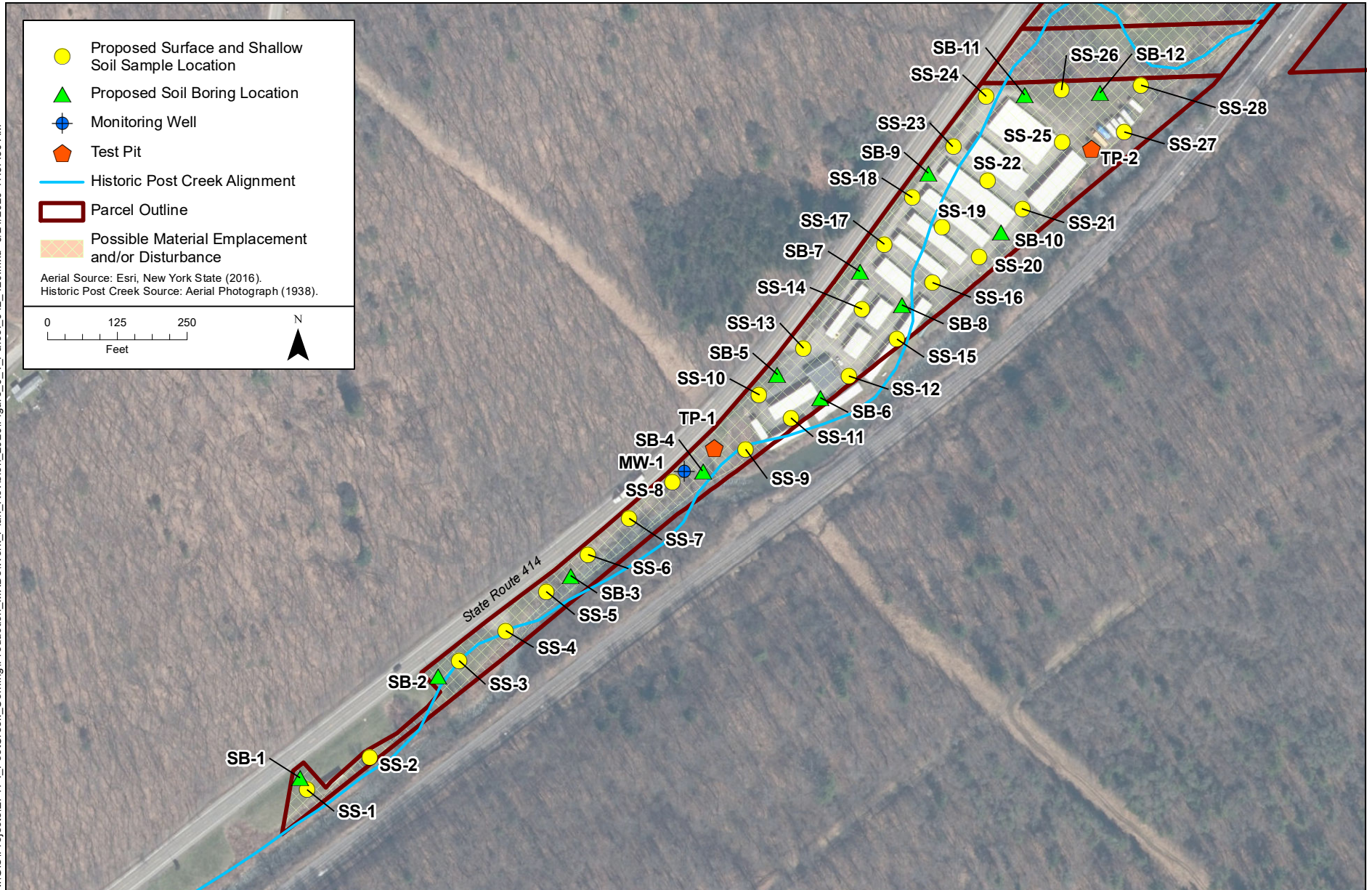


Image source: unknown, likely USGS



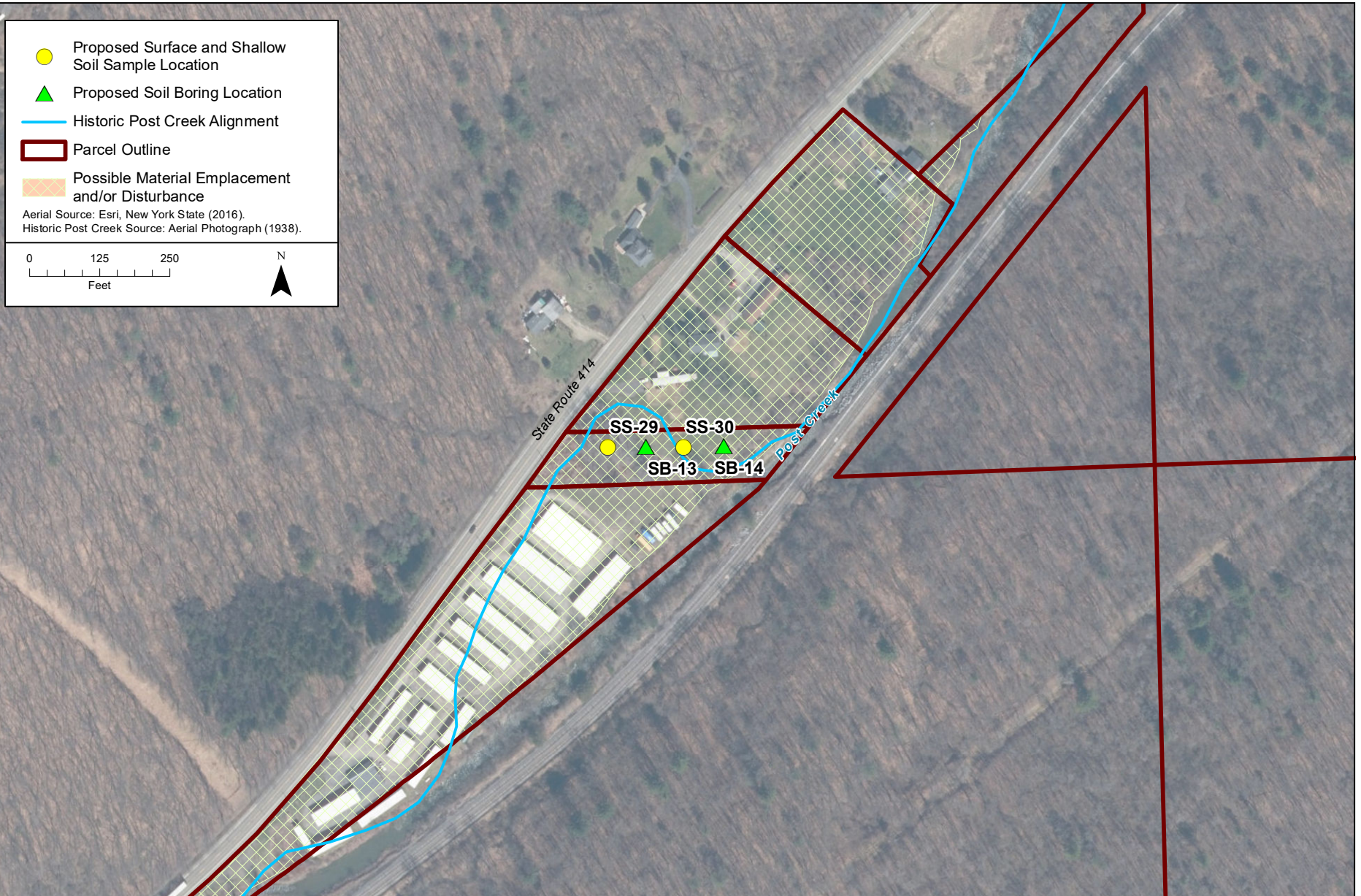
Image source: USGS

Figure 2-14.
Historical Aerial Photo, 1995



- Notes:
1. Tax parcel outlines are approximate
 2. The exact parcel boundaries have not been surveyed
 3. Sampling proposed to the west-northwest of Post Creek only
 4. Sample locations are approximate
 5. Possible material emplacement locations and historic Post Creek alignment are approximate based on historical aerial photos provided in Figures 2-2 through 2-14

Figure 4-1.
Proposed Soil Sampling and Boring Location Plan
Tax Parcel 282.00-02-042.120

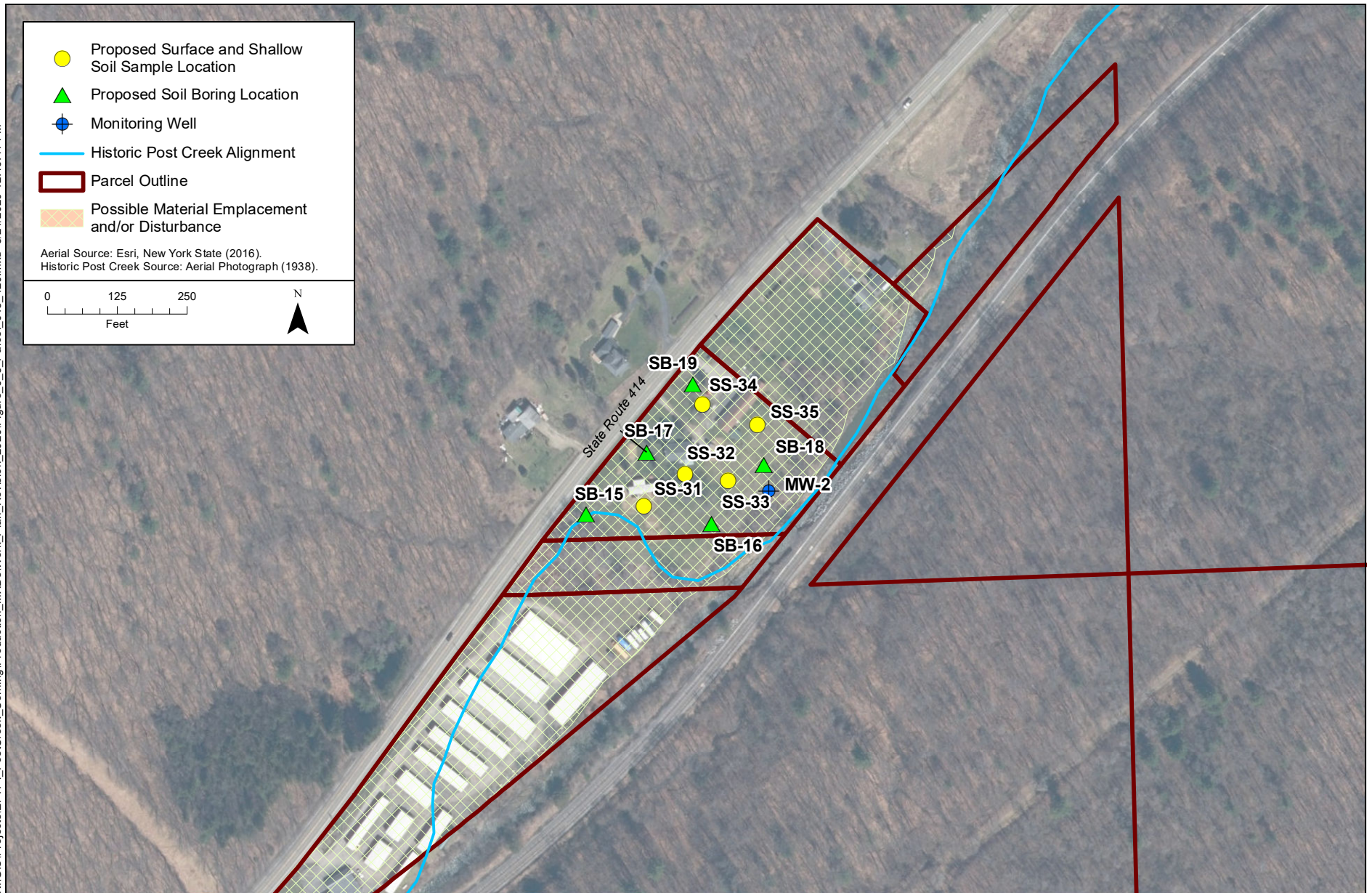


Notes:

1. Tax parcel outlines are approximate
2. The exact parcel boundaries have not been surveyed
3. Sampling proposed to the west-northwest of Post Creek only
4. Sample locations are approximate
5. Possible material emplacement locations and historic Post Creek alignment are approximate based on historical aerial photos provided in Figures 2-2 through 2-14



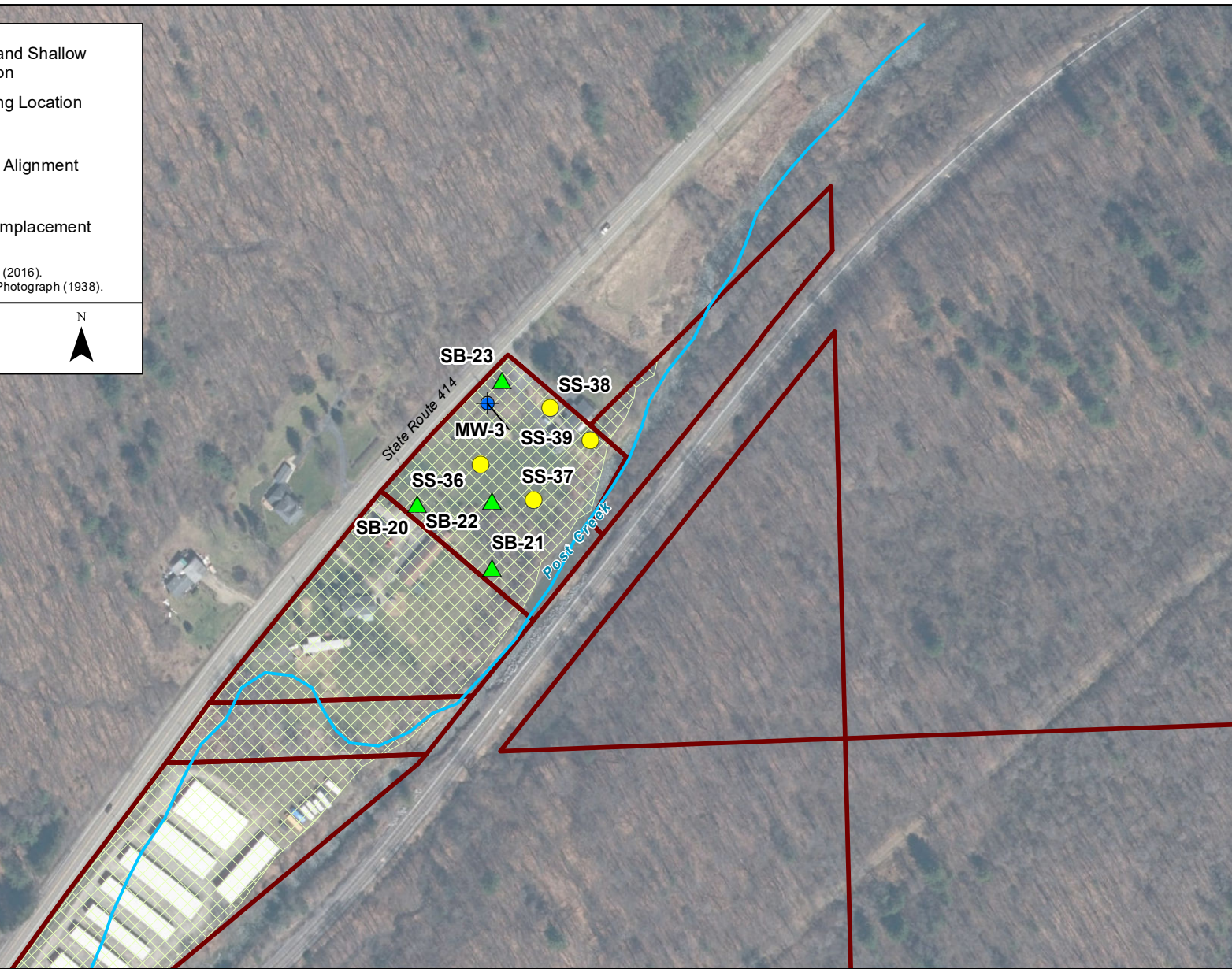
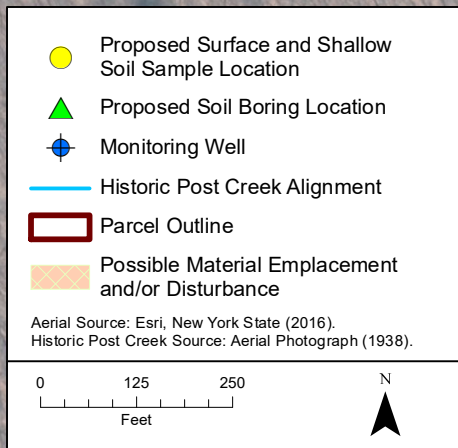
Figure 4-2.
Proposed Soil Sampling and Boring Location Plan
Tax Parcel 282.00-02-018.200 (S)



Notes:

1. Tax parcel outlines are approximate
2. The exact parcel boundaries have not been surveyed
3. Sampling proposed to the west-northwest of Post Creek only
4. Sample locations are approximate
5. Possible material emplacement locations and historic Post Creek alignment are approximate based on historical aerial photos provided in Figures 2-2 through 2-14

Figure 4-3.
Proposed Soil Sampling and Boring Location Plan
Tax Parcel 282.00-02-018.120



Notes:

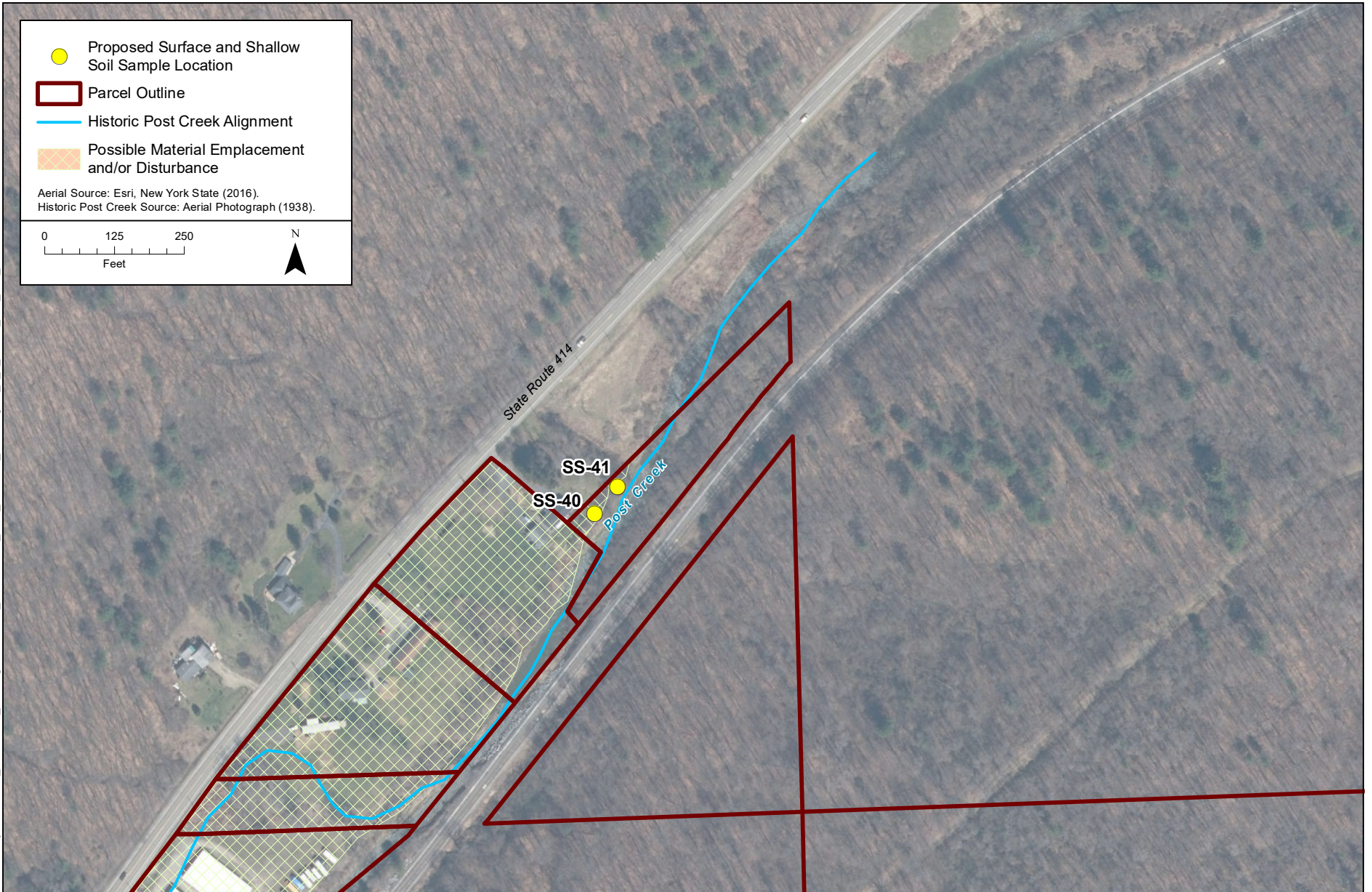
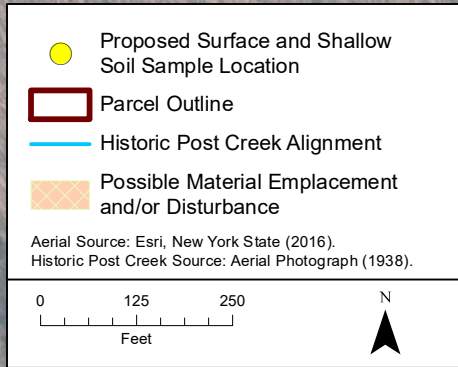
1. Tax parcel outlines are approximate
2. The exact parcel boundaries have not been surveyed
3. Sampling proposed to the west-northwest of Post Creek only
4. Sample locations are approximate
5. Possible material emplacement locations and historic Post Creek alignment are approximate based on historical aerial photos provided in Figures 2-2 through 2-14



Figure 4-4.

Proposed Soil Sampling and Boring Location Plan
Tax Parcel 282.00-02-039.000

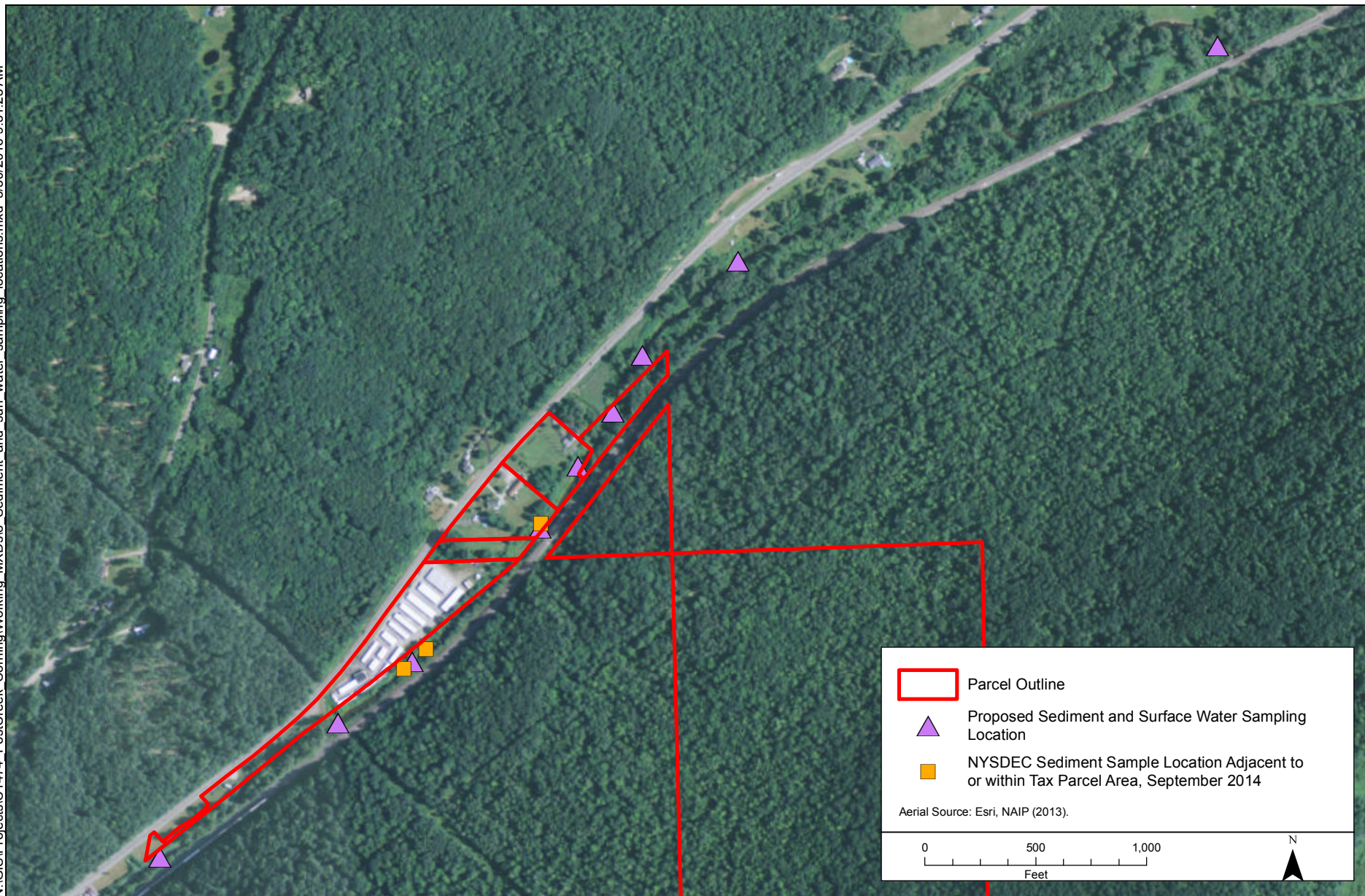
N:\GIS\Projects\EF174_PostCreek_Corning\Production_MXD\Work_Plan_Plan_Revision_2020\Figure_6_5_Parcel_018_200_N.mxd 5/20/2020 2:47:30 PM



Notes:

1. Tax parcel outlines are approximate
2. The exact parcel boundaries have not been surveyed
3. Sampling proposed to the west-northwest of Post Creek only
4. Sample locations are approximate
5. Possible material emplacement locations and historic Post Creek alignment are approximate based on historical aerial photos provided in Figures 2-2 through 2-14

Figure 4-5.
Proposed Soil Sampling Plan
Tax Parcel 282.00-02-018.200 (N)



Notes:

1. Tax parcel outlines are approximate.
2. The exact parcel boundaries have not been surveyed yet.
3. Sample locations are approximate.

Figure 5-1.
Sediment and Surface Water Sampling Locations

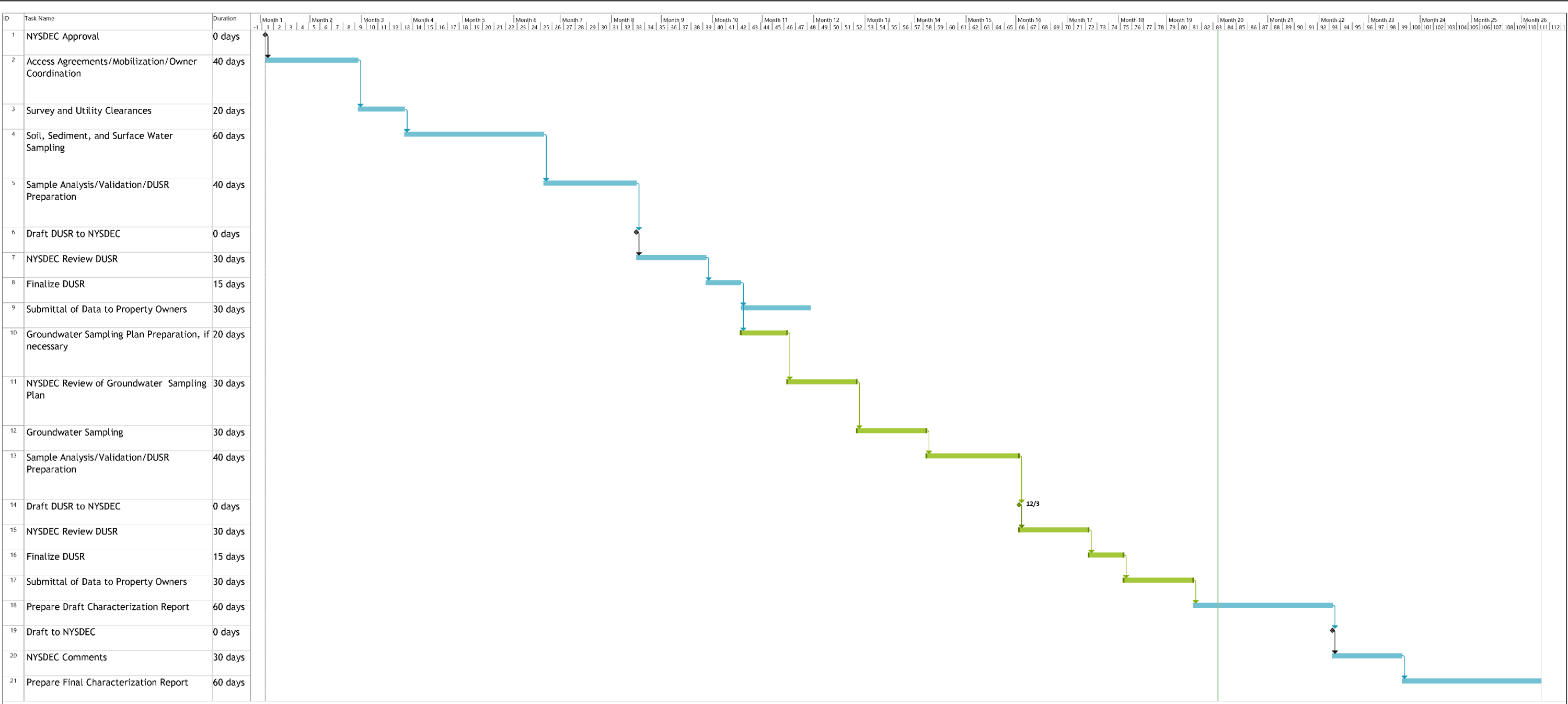


Figure 6-1.
Characterization Sampling Schedule

TABLES

Table 1. Tax Parcels within the Investigation Area

Tax Parcel ID	Year Built	Zoning	Parcel Acreage	Site Uses	Predominant Land Cover
282.00-02-042.120	2002	Commercial	6.79	Storage facility with some vehicle parking	Asphalt and packed gravel surrounding the facilities; land cover also consists of turf grass with some trees and shrubs.
282.00-02-018.200 (N)	NA	Vacant Rural	1.3	Not developed or in use	Trees and shrubs
282.00-02-018.200 (S)	NA	Vacant Rural	0.8	Not developed or in use	Trees and shrubs
282.00-02-018.120	1957	Residential	2.1	One single-story apartment building; two single-family residential dwellings	Turf grass with some trees and shrubs
282.00-02-039.000	1975	Residential	2.0	One residential single-family dwelling with detached two-car garage	Turf grass, trees, shrubs, with some ornamental garden areas

Source: City of Corning

Notes:

NA = not applicable

APPENDIX A

HEALTH AND SAFETY PLAN

POST CREEK CHARACTERIZATION WORK PLAN

NYSDEC Project No. 851053

Health and Safety Plan

Prepared for
Corning Incorporated
Corning, NY

Prepared by

1001 6th Avenue
11th Floor
New York, NY 10018

December 4, 2020

Affiliated with Integral Consulting Inc.

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Investigation Area Location Map
Hospital Route Map

Attachment 2. Regulatory Notices

Federal OSHA Right to Know Posters

Attachment 3. Safety Procedures

Heat and Cold Stress Safety Fact Sheet

Attachment 4. Safety Data Sheets

Alconox
HCL
Isobutylene
Liquinox
Methanol
Nitric Acid

Attachment 5. Employee Exposure/Injury Incident Report

Attachment 6. Near-Miss Incident Report

Attachment 7. COVID-19 Site and Preventative Measures Plans

ACRONYMS AND ABBREVIATIONS

ACM	asbestos-containing materials
CFR	Code of Federal Regulations
CHSM	Corporate Health and Safety Manager
COPC	constituents of potential concern
CPR	cardiopulmonary resuscitation
HASP	Health and Safety Plan
IDLH	immediately dangerous to life and health
Integral	Integral Engineering, P.C.
OSHA	Occupational Safety and Health Administration
PEL	permissible exposure limit
PID	photoionization detector
PPE	personal protective equipment
SSO	Investigation Area safety officer
STEL	short-term exposure limit
VOC	volatile organic compound

HEALTH AND SAFETY PLAN APPROVAL

This health and safety plan has been reviewed and approved for soil and sediment sampling, drilling and well installation activities, and soil and groundwater sampling at the Post Creek Investigation Area—bound by Highway 414 mile marker 21.2 to 21.9 and Post Creek, in the City of Corning, New York (Investigation Area).

Project Manager

Date

Corporate Health and Safety Manager

Date

HEALTH AND SAFETY PLAN ACKNOWLEDGMENT

In the absence of an appropriate subcontractor or consultant health and safety plan, and with the written approval of Integral Engineering, P.C. (Integral) corporate health and safety manager, the subcontractor or consultant may utilize the Integral health and safety plan (HASP), provided there is written concurrence from the subcontractor or consultant that they will directly administer the plan for their employees and assume all risks associated with any possible errors or omissions in the plan. This HASP does not cover any construction activities. The Integral HASP is a minimum standard for the Investigation Area and will be strictly enforced for all Integral personnel, or its subcontractors or consultants where applicable.

I have reviewed the HASP prepared by Integral, dated December 4, 2020 for the Post Creek fieldwork. I understand the purpose of the plan, and I consent to adhere to its policies, procedures, and guidelines while an employee of Integral, or its subcontractors or consultants. I have had an opportunity to ask questions regarding this plan, which have been answered satisfactorily by Integral.

_____ Employee signature	_____ Company	_____ Date
_____ Employee signature	_____ Company	_____ Date
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_____ Employee signature	_____ Company	_____ Date

1 INTRODUCTION

It is the policy of Integral Engineering, P.C. (Integral) to provide a safe and healthful work environment that is compliant with applicable regulations. No aspect of the work is more important than protecting the health and safety of all workers.

This health and safety plan (HASP) provides general health and safety provisions to protect workers from potential hazards during field activities at the Post Creek Site located in Corning, New York (Investigation Area). This HASP has been prepared in accordance with federal Occupational Safety and Health Administration (OSHA) safety regulations (29 CFR [Code of Federal Regulations] 1910 and 29 CFR 1926).

Attachments to the HASP provide an Investigation Area-specific map and specific routes to the hospital from the Investigation Area (Attachment 1), regulatory notices (Attachment 2), safety procedures (Attachment 3), safety data sheets (Attachment 4), an employee exposure/injury incident report (Attachment 5), a near-miss incident report (Attachment 6), and COVID-19 site and preventative measures plans (Attachment 7).

This HASP has been prepared to identify potential Investigation Area hazards to the extent possible based on information available to Integral. Integral cannot guarantee the health or safety of any person entering the Investigation Area. Strict adherence to the health and safety guidelines set forth herein will reduce the potential for injury and illness at the Investigation Area. The health and safety guidelines in this plan were prepared specifically for the Investigation Area and should not be used elsewhere without prior evaluation by trained health and safety personnel.

A copy of this HASP must be in the custody of the field crew during field activities. All individuals performing fieldwork must read, understand, and comply with this plan before undertaking field activities. Once the information has been read and understood, the individual must sign the Health and Safety Plan Acknowledgment form provided as part of this plan. The signed form will become part of the project file.

This plan may be modified at any time based on the judgment of the Integral Investigation Area safety officer (SSO) in consultation with the project manager and Integral corporate health and safety manager (CHSM) or designee. Any modification will be presented to the Investigation Area team during a safety briefing and will be recorded in the field logbook.

1.1 OBJECTIVES AND METHODS

Field activities referenced in this HASP are associated with the characterization of soil, groundwater, and sediment at the Investigation Area—bound by Highway 414 mile marker

21.2 to 21.9 and Post Creek, in the City of Corning, New York (Investigation Area). This HASP outlines the health and safety considerations for field activities at the Investigation Area.

The Post Creek Characterization Work Plan (work plan) is the master document, which describes the tax parcels across the Investigation Area, associated characterization activities, community air monitoring plan, quality assurance project plan, and implementation schedule. This HASP is incorporated into the work plan as Appendix A.

Fieldwork will be undertaken to meet requirements outlined in the work plan. Field activities may include but are not limited to the following:

- Perimeter and personal air monitoring activities
- Soil borings will be advanced across the Investigation Area for characterization purposes. The work plan details specifics regarding field and chemical analysis methods
- Soil will be generated as a result of drilling and surface soil sampling and will need to be managed appropriately.
- Soil, sediment, groundwater, and surface water waste disposal sampling will occur as described in the work plan
- Compliance activities, Investigation Area walks, observations, and other miscellaneous activities.

During field activities, drilling equipment and heavy machinery may be used for characterization purposes. Drilling equipment on the Investigation Area at any time may include Geoprobe™ or similar direct push rig and/or hollow stem auger. Heavy machinery potentially on location at any given time includes haul trucks, excavators, backhoes, grading equipment, and other similar machinery. Four parcels are to be characterized.

Safety considerations when working around drill rigs and heavy machinery are presented in subsequent sections.

1.2 ORGANIZATION

This HASP covers a broad range of field activities as outlined in preceding sections. Chemical and physical hazard evaluations are presented in Sections 2 and 3, respectively. Specific health and safety guidelines associated with each task, including a brief description of the work, are discussed in Section 11 (Task-Specific Safety Procedures).

1.3 ROLES AND RESPONSIBILITIES

All Integral personnel, subcontractors, or consultants and visitors on the Investigation Area must comply with the requirements of this HASP. The specific responsibilities and authority of management, safety and health, and other personnel are detailed in the following paragraphs.

1.3.1 Investigation Area Safety Officer

The SSO has full responsibility and authority to implement this HASP and to verify compliance. The SSO reports to the project manager and is on the Investigation Area or readily accessible to the Investigation Area during all work operations. The SSO is responsible for assessing Investigation Area conditions and directing and controlling emergency response activities. The specific responsibilities of the SSO include:

- Managing the safety and health functions on the Investigation Area
- Serving as the point of contact for safety and health concerns
- Assessing Investigation Area conditions for unsafe acts and conditions and ensuring corrective action
- Ensuring that all Integral employees and subcontractors understand and follow the HASP
- Ensuring that daily work schedules and tasks are reasonable for the required levels of effort and weather conditions
- Confirming local emergency response phone numbers and locations
- Conducting and documenting the initial and daily or periodic health and safety briefings
- Evaluating and modifying the level of protective apparel and safety equipment, based on Investigation Area conditions
- Ensuring that the field team observes all necessary decontamination procedures.

If the SSO determines that Investigation Area conditions are unsafe, he or she has the authority to suspend field operations until the problem is corrected. The SSO can modify HASP procedures in the field. Any changes must be documented in the field logbook, and field staff must be immediately informed of the change. The project manager and Integral's CHSM must be notified by phone or email within 24 hours of any major changes to the HASP.

1.3.2 Project Manager

The project manager has overall responsibility to ensure that personnel working at the Investigation Area are safe. The specific responsibilities of the project manager include:

- Ensuring that the HASP is developed prior to the field work or Investigation Area visit
- Reviewing and approving the HASP prior to the field work or Investigation Area visit
- Ensuring employee understanding of and compliance with the HASP.

1.3.3 Corporate Health and Safety Manager

The CHSM provides guidance to the project manager and SSO on HASP preparation and reviews and approves the HASP. The CHSM also serves as an arbitrator if there is a conflict between the project manager, SSO, and field personnel. In addition, the CHSM¹ conducts periodic unannounced audits of Integral field operations to ensure compliance with the SHSP.

1.3.4 Field Personnel

All Integral personnel and subcontractors on this Investigation Area are responsible for reading and complying with this HASP, using the proper personal protective equipment (PPE), reporting unsafe acts and conditions, and following the work and safety and health instructions of the project manager and SSO. All Integral personnel, subcontractors, or consultants can and are encouraged to suspend field operations if they feel conditions have become unsafe.

1.4 INVESTIGATION AREA DESCRIPTION

The Investigation Area consists of four tax parcels of varying size and land use. The characterization area of each tax parcel is based on the area to the west-northwest of Post Creek alone, such that the characterization area is less than the individual parcel area. Post Creek runs along the eastern portion of the tax parcel areas to be characterized and generally flows to the southwest towards a confluence with the Chemung River in the City of Corning, New York. Immediately to the east of Post Creek is a railroad right-of-way that traverses the entire length of the Investigation Area. The following is a description of the tax parcels to be characterized:

- Tax Parcel 282.00-02-042.120 is approximately 6.2 acres and is zoned commercial. The parcel contains a storage facility currently in use.
- Tax parcel 282.00-02-018.200 (S) is approximately 0.8 acre and is zoned residential. It does not appear to currently be in use.
- Tax parcel 282.00-02-018.200 (N) is approximately 1.3 acres and is zoned residential. It does not appear to currently be in use.
- Tax parcel 282.00-02-018.200 (E) is not planned to be characterized as discussed in the work plan.

¹ The audit task may be delegated to an office health and safety representative by the CHSM.

- Tax parcel 282.00-02-018.120 is approximately 2.1 acres and is zoned residential. It appears to contain two single family residential dwellings and one single-story apartment building currently in use.
- Tax parcel 282.00-02-039.000 is approximately 2.0 acres and is zoned residential. It appears to contain one residential dwelling currently in use.
- **Owners/tenants:** Varies (one storage facility and one apartment building; all other units are single family homes)
- **Investigation Area history:** Relatively undeveloped history, extent of potential infilling is subject of characterization activities.
- **Current Investigation Area use:** Varies, see above.
- **Hazardous waste site:** No
- **Industrial waste site:** No
- **Topography (if applicable):** Flat
- **Investigation Area access:** New York State Highway 414
- **Nearest drinking water/sanitary facilities:** Sunoco Service Station, 137 East Pultney Street Corning, New York
- **Nearest telephone:** Cell phone
- **Potential pathways for hazardous substance dispersion:** Fugitive dust inhalation, and skin contact and adsorption.

A detailed Investigation Area map is provided in Attachment 1 to this HASP.

1.5 PROJECT MANAGER AND OTHER KEY CONTACTS

	Name (Affiliation)	Work Telephone	Cell Phone
Project Manager	Jeff Marsh (Integral)		(315) 651-2020
Investigation Area Safety Officer	TBD (Integral)		
Corporate Health and Safety Manager	Matt Behum (Integral)	(410) 573-1982	(443) 454-1615
Facility Contact	TBD		
Client Contact	TBD		

2 CHEMICAL HAZARD EVALUATION

Analytical results from samples collected by NYSDEC in September 2014 indicate the presence of concentrations of lead, cadmium and arsenic exceeding applicable Guidance Values in sediments running across or adjacent to the Investigation Area. For the purpose of the characterization activities described in the work plan, lead, cadmium and arsenic will be considered the constituents of potential concern (COPCs). The COPCs, applicable chemical properties, and potential exposure routes are presented in the following sections.

The following table lists the historical maximum constituent concentrations for constituents at the Investigation Area. In addition, the table lists the properties of sample preservatives and decontamination chemicals that may be used at the Investigation Area (i.e., hydrochloric acid, methyl alcohol/methanol, Alconox®, etc.). The table also lists the chemical properties and OSHA permissible exposure limit (PEL), short-term exposure limit (STEL), and immediately dangerous to life and health (IDLH) level. Some chemicals used during equipment decontamination or sample preservation may volatilize and enter the field crew's breathing zone and be inhaled. Breathing zone air can be monitored to ensure that the chemicals do not exceed the PEL. If any of the chemicals exceed the PEL, immediate action is required (e.g., don respirators, leave Investigation Area) as designated in the "Air Monitoring" section (Section 5) of this HASP.

Chemical Properties

Chemical of Concern	Maximum Expected Concentration	Medium	PEL/REL (mg/m ³)	OSHA STEL (mg/m ³)	OSHA IDLH (mg/m ³)	IP (eV)	Carcinogen or Other Hazard
Arsenic (inorganic)	Unknown	Soil/Sediment	0.010 (NIOSH TWA REL, 0.002 ceiling)	--	5	--	Ca
Cadmium (inorganic)	Unknown	Soil/Sediment	0.005 (OSHA TWA PEL)	--	9	--	Ca
Hydrochloric Acid	Product (<10%)	Preservative	5	--	50	12.74	Corrosive
Lead (inorganic)	Unknown	Soil/Sediment	0.05 (OSHA TWA PEL)	--	100	--	Irritant, possible carcinogen
Methanol	Product (<62%)	Preservative	200 (OSHA TWA PEL)	250 (NIOSH STEL)	6,000	10.84	Class IB flammable liquid
Nitric Acid	Product (<10%)	Preservative	2	4 (NIOSH STEL)	25	11.95	Corrosive
Alconox® (tetra sodium pyrophosphate)	Product	Decon	5 (NIOSH REL)	--	--	--	Irritant
Isobutylene gas	Product	Calibration Gas	--	--	--	9.43	Irritant

Notes:

- = none established
- Ca = carcinogen
- Decon = decontamination
- IDLH = immediately dangerous to life and health
- IP(eV) = ionization potential (electron volts)
- mg/kg = milligrams per kilogram
- NA = not available
- PEL = permissible exposure limit
- mg/m³ = milligrams per cubic meter
- REL = recommended exposure limit
- STEL = short-term exposure limit

The table below summarizes the chemical characteristics and potential chemical exposure routes at the Investigation Area.

	Likely	Possible	Unlikely
Potential Chemical Exposure Routes at the Investigation Area:			
Inhalation		X ^{a,b,c}	
Ingestion			X ^{a,b,c}
Skin absorption		X ^{a,b,c}	
Skin contact		X ^{a,b,c}	
Eye contact		X ^{a,b,c}	
Chemical Characteristics:			
Corrosive	X ^a		X ^{b,c}
Flammable	X ^b		X ^{a,c}
Ignitable	X ^b		X ^{a,c}
Reactive	X ^a		X ^{b,c}
Volatile	X ^{a,b}		X ^c
Radioactive			X ^{a,b,c}
Explosive			X ^{a,b,c}
Biological agent			X ^{a,b,c}
Particulates or fibers		X ^c	X ^{a,b}
If likely, describe:	<p>Sample preservatives may include hydrochloric acid, methyl alcohol/methanol, and nitric acid. These are used for sample preservation in small volumes.</p> <p>Methyl alcohol/methanol is volatile and flammable. Field personnel will stand upwind when using methyl alcohol. These chemicals will not be used unless area is well ventilated. Keep methyl alcohol away from ignition sources at all times. Avoid contact with skin and eyes.</p> <p>Nitric and hydrochloric acids are corrosive and volatile. Always wear goggles or safety glasses and nitrile gloves when filling preserved bottles. These chemicals will not be used unless area is well ventilated.</p>		

Notes:

- ^a Nitric and hydrochloric acid (preservatives).
- ^b Methyl alcohol (preservative).
- ^c Investigation Area chemicals.

3 PHYSICAL HAZARD EVALUATION AND GUIDELINES

The following sections present general physical hazards and soil and sediment sampling guidelines.

3.1 GENERAL PHYSICAL HAZARDS

The following table presents possible physical hazards that are expected to be present during field activities.

Possible Hazard	Yes	No	Proposed Safety Procedure
Heavy equipment	X		Stay back from operating equipment; wear safety vests and hard hats; coordinate and maintain eye contact with equipment operator. Large haul trucks may be on the Investigation Area and have limited visibility. Be sure to maintain a safe distance from haul truck routes and maintain eye contact with the driver, or wave your hands to get their attention when walking around a truck being loaded. Be sure to make sure the operator acknowledges that you are seen.
Material handling	X		Lift properly; seek assistance if necessary; do not overfill coolers or boxes. Seek assistance if drums must be moved.
Adverse weather	X		Seek shelter during electrical storms; work in adverse weather conditions only with proper training and equipment.
Plant/animal hazards	X		Know local hazards and take appropriate precautions. Use insect repellent if mosquitoes are persistent.
Dust	X		Wet surfaces/work areas, reduce truck speeds, and stand upwind.
Hazardous material handling (sample preservative)	X		Wear proper PPE and do not allow volatile components to enter your breathing zone; work in well ventilated areas and upwind.
Uneven terrain/tripping	X		Use caution, wear properly fitting shoes or boots, and keep work area orderly. Do not obscure your view of the ground with carried loads
Noise	X		Wear ear protection when working around heavy equipment and other noise sources. Excavators, rock breaking equipment, and haul trucks are loud enough to damage your hearing. Wear hearing protection at all times when around heavy machinery.
Heat stress	X		Follow heat stress information (Attachment 3). <i>Note:</i> potential for heat stress will depend on ambient temperatures, PPE in use, activities, hydration, etc.
Cold/hypothermia	X		Keep warm and dry; bring changes of clothes; do not work in extreme conditions without proper equipment and training. Follow cold stress information (Attachment 3).

Possible Hazard	Yes	No	Proposed Safety Procedure
Falling objects	X		Wear hard hats in work areas (i.e., to protect from overhead hazards, mainly associated with operation of heavy equipment).
Drill rigs	X		Avoid all pinch points; do not operate or stand near rig during electrical storms; stay a safe distance (25 ft) from power lines; level drill rig.
Work near water	X		Pursuant to OSHA 1926.106(a)&(b), all staff working onsite in or near water will be required to wear buoyant work vests or life preservers, either of which will be inspected before and after use for defects that would alter strength and buoyancy. Defective units shall be immediately discarded and replaced with non-defective units prior to sampling.

Summary of potential physical hazards posed by proposed Investigation Area activities:

Activity	Potential Hazard
Sediment sampling	Uneven terrain/tripping, heat stress, cold/hypothermia, drowning, falling objects, heavy equipment, material handling, adverse weather
Surface water sampling	Uneven terrain/tripping, heat stress, cold/hypothermia, drowning, material handling, plant/animal hazards, adverse weather
Sample handling	Hazardous material handling (sample preservatives), uneven terrain and tripping, heat stress, hypothermia, adverse weather, plant and animal hazards, drill rigs.
Air monitoring and observations	Heavy equipment, falling objects, uneven terrain and tripping, heat stress, hypothermia, adverse weather, excavations, plant and animal hazards, noise, dust.

4 PERSONAL PROTECTIVE EQUIPMENT AND SAFETY EQUIPMENT

The following sections address PPE and safety equipment required for completing the field activities.

4.1 PERSONAL PROTECTIVE EQUIPMENT

Based on the hazards identified above in Sections 2 and 3, the following table identifies the PPE required for Investigation Area activities.

Investigation Area Activity	Level of Protection	
	Initial	Contingency ^a
Sediment and surface water sampling	MD	Temporarily stop work and assess situation ^a
Air, soil, and groundwater sampling	D	Temporarily stop work and assess situation ^a
Sample handling and decontamination	D	Temporarily stop work and assess situation ^a
Drilling oversight and core logging	D	Temporarily stop work and assess situation ^a

Notes:

^a Based on unexpected change in Investigation Area conditions

Each level of protection will incorporate the following PPE:

Level D	Long pants or work coveralls, shirt, hard hat (if heavy machinery is present at the Investigation Area or when working near overhead hazards), traffic safety vest (if heavy machinery is present), latex or nitrile gloves, safety glasses, and steel-toe boots are required. Hearing protection, sunscreen, and rain gear are required as needed.
Level MD	Same as Level D with addition of rain gear and/or chest waders and personal flotation device.

Respirator and Respirator Cartridge Information

Respirator use is not expected to be necessary for this project. However, there is potential to encounter volatile organic compounds (VOCs) and other unknown hazards as characterization of the Investigation Area proceeds. If unexpected conditions are encountered resulting in an exceedance of the action level (see Section 5.4 below), work will be stopped, the situation assessed, and engineering controls potentially implemented.

If it is determined that respirators will need to be worn on specific portions of the Investigation Area, change out schedules and procedures for respirator use will be incorporated as an addendum to this HASP. Change-out schedules and calculation parameters for many chemicals can be calculated using the cartridge life calculator at the Mine Safety Appliances Company web site (<http://www.msanorthamerica.com/>).

4.2 SAFETY EQUIPMENT

The following safety equipment will be present at the Investigation Area during the proposed field activities.

Air Monitoring (check the items required for this project)

- | | |
|---|--|
| <input type="checkbox"/> OVM | <input checked="" type="checkbox"/> PID |
| <input type="checkbox"/> LEL/O ₂ meter | <input checked="" type="checkbox"/> Miniram (particle monitors) |
| <input type="checkbox"/> H ₂ S meter | <input type="checkbox"/> Radiation meter |
| <input type="checkbox"/> Detector pump and tubes
(e.g., benzene) | <input checked="" type="checkbox"/> Other: Personal Flotation Device |

First Aid Kit Mandatory, including absorbent compress, adhesive bandages, adhesive tape, antiseptic, burn treatment, medical exam gloves, sterile pad, cardiopulmonary resuscitation (CPR) shield, triangle bandage, scissors—for cutting off the PPE from an injured person (check additional items required)

- | | |
|---|---|
| <input checked="" type="checkbox"/> Emergency blanket | <input checked="" type="checkbox"/> Sunscreen |
| <input checked="" type="checkbox"/> Insect repellent | <input type="checkbox"/> Other: _____ |

Other (check the items required for this project)

- | | |
|--|--|
| <input checked="" type="checkbox"/> Eyewash | <input type="checkbox"/> Fit test supplies |
| <input checked="" type="checkbox"/> Drinking water | <input checked="" type="checkbox"/> Fire extinguisher (drill rigs and onboard larger sampling vessels) |
| <input type="checkbox"/> Stopwatch for monitoring heart rate for heat stress monitoring ² | <input type="checkbox"/> Windsock |
| <input type="checkbox"/> Thermoscan® thermometer for heat stress monitoring | <input checked="" type="checkbox"/> Cellular phone |
| <input type="checkbox"/> Survival kit ³ | <input type="checkbox"/> Radio sets |
| <input checked="" type="checkbox"/> Personal flotation device | <input checked="" type="checkbox"/> Global positioning system |
| | <input type="checkbox"/> Other: _____ |

² Heart rate monitoring requires special training.

³ Consult the CHSM for guidance for Subject Property-specific survival kits.

5 AIR MONITORING

This section covers personal air monitoring for field personnel. A community air monitoring plan is included as Attachment C to the work plan. Air monitoring will be conducted when entering previously uncharacterized areas, when working in the vicinity of uncontained chemicals or spills, when opening containers and well casings, and prior to opening confined spaces. (Note: Integral personnel are not trained or authorized to enter confined spaces under any circumstances.) Air monitoring must be conducted to identify potentially hazardous environments and determine reference or background concentrations. Air monitoring can sometimes be used to augment judgment in defining exclusion zones.

Air monitoring may be discontinued at locations where there have been multiple sampling events in the same area/media during similar activities with no action level exceedances. In such instances, the air monitoring results must be well documented and there must be approval from the CHSM prior to discontinuing the air monitoring. Air monitoring must be reinstated for fieldwork in different areas of the Investigation Area or when sampling new media.

5.1 INTRODUCTION

Personal air monitoring involves collection of samples within the breathing zone of the field personnel to better understand exposures, ensure appropriate levels of PPE, and document compliance with regulation. Such samples may be full shift, for comparison to PELs (or other applicable occupational exposure limits), or short term, for comparison to STELs. Some chemicals in soil or aqueous media may volatilize or become aerosolized and be inhaled by field personnel.

Breathing zone air can be monitored to ensure that the chemicals do not exceed a regulatory or project-specific action level (generally 50 percent of the PEL). Integral commonly uses photoionization detectors (PIDs) and dust meters (e.g., MiniRam) for monitoring volatile organic compounds and particle constituents, respectively. In practice, the air directly in the field personnel's breathing zone is monitored with the PID or dust meter for 10–15 seconds. The highest reading is recorded in the project logbook and checked against the Investigation Area-specific action level in the table below. If any of the constituents exceed the action level presented in Section 5.4, immediate action is required (e.g., don respirators, leave Investigation Area, etc.), as designated.

The following sections provide general guidance on the selection and calibration of PIDs and dust meters, which are typically rented for field projects.

5.2 PHOTOIONIZATION DETECTORS

It is critical to order a PID with a detector lamp with the appropriate ionization energy to detect constituents of interest at the Investigation Area. The ionization energy of the lamp must be greater than the ionization potential of the constituents of interest (ionization potentials are listed in the National Institute of Occupational Safety and Health pocket guide to chemicals and are presented in Section 2). Be sure that the meter arrives at least a day prior to the start of the fieldwork so field personnel can familiarize themselves with the operation of the meter and confirm that it was not damaged during shipping. Field personnel must also read the operation manual to become familiar with its operation prior to use in the field. Note that moisture may damage the detector lamp and/or provide erroneous readings, so a moisture filter is used on the probe. Also note that the PID will only accurately quantitate the material used in the calibration process. A response factor is used to measure the sensitivity of the PID to a particular chemical present at the Investigation Area. Response factors are normally presented in the operation manual for the PID.

As VOCs with a higher ionization energy are not initially expected to be of concern at the Investigation Area, a 10.6 eV lamp PID will be used unless subsequent laboratory analyses of VOC samples indicates that a lamp with a higher ionization energy needs to be used (i.e., detections of 1,2-dichloroethane would require the use of an 11.7 eV lamp).

The PID must be calibrated daily in accordance with the manufacturer's specifications, which are provided in the operation manual. The calibration typically requires the use of a span gas (generally 100 parts per million isobutylene) and zero gas (generally fresh air). Be sure that all the required calibration equipment/supplies are provided with the PID (e.g., span gas cylinder, regulator, tubing, and Tedlar™ bag). Record calibration data in the field logbook.

5.3 DUST METERS

The principal particle size of concern at the Investigation Area is PM10. Air monitoring will be performed with a MiniRam or equivalent device, which is capable of detecting PM10 in air.

It is critical that the dust meter is capable of measuring the concentrations of airborne dust that are at or below the Investigation Area-specific action levels presented below. Be sure that the meter arrives at least a day prior to the start of the fieldwork so field personnel can familiarize themselves with the operation of the meter and confirm that it was not damaged during shipping. Field personnel must also read the operation manual to become familiar with its operation prior to use in the field.

The dust meter must be field checked (i.e., zeroed) daily in accordance with the manufacture's specifications, which are provided in the operation manual. The dust meter field check typically involves zeroing the meter with ambient or filtered air. Be sure that all the required

zeroing and operational equipment/supplies are provided with the dust meter. Record field-check data in the field logbook.

5.4 ACTION LEVELS

The following is a summary of personal air monitoring to be conducted at the Investigation Area.

Instrument	Observation	Action	Comments
PID	<5 ppm	Continue working.	At the boring/sampling location or Investigation Area perimeter and sustained for 5 minutes.
PID	≥ 5 ppm	Work will stop and operations will be reviewed.	Steps will be taken to reduce emissions, such as placement of tarps or suppressants over the open work area, and the areas will be retested.
MINIRAM	$\leq 50 \mu\text{g}/\text{m}^3$	Continue working.	
MINIRAM	$> 50 \mu\text{g}/\text{m}^3$ (At the boring/sampling location or Investigation Area perimeter and sustained for 5 minutes)	Implement additional dust control measures.	
MINIRAM	$> 150 \mu\text{g}/\text{m}^3$ (at the Investigation Area property perimeter and sustained for 5 minutes)	Operations will temporarily cease while additional dust control measures are identified and implemented.	If $> 150 \mu\text{g}/\text{m}^3$ is detected at the perimeter of the Investigation Area, operations will slow while the optimal additional dust control measures are identified.

Notes:

ppm = parts per million

$\mu\text{g}/\text{m}^3$ = micrograms per cubic meter

Air monitoring will be conducted at least every 30 minutes, or more frequently if odors are observed by the field crew. Maintenance and calibration and field checks of all air monitoring equipment will be performed in accordance with manufacturer recommendations. Further details regarding community air monitoring are provided in the community air monitoring plan (Appendix C to the work plan).

6 HEALTH AND SAFETY TRAINING AND MEDICAL MONITORING

The following sections present requirements for health and safety training and medical monitoring.

6.1 Health and Safety Training and Medical Monitoring

Integral and subcontractor personnel are required to complete the following training requirements prior to working at the Investigation Area.

6.1.1 Training Requirements

Task	No Training	24-hour	40-hour ^a	Supervisor ^b	First Aid/CPR ^c	Medical Monitoring
Integral Field Personnel						
TBD			X	X	X	X
TBD			X	X	X	X
TBD			X	X	X	X
Integral Subcontractors^d						

Notes:

^a Must have current OSHA 8-hour refresher if it has been more than a year since the OSHA 40-hour training.

^b At least one person at the Investigation Area must be OSHA HAZWOPER supervisor trained if this is a hazardous waste site.

^c At least one member of each team of two or more people at the Investigation Area must be first aid/CPR trained.

^d Integral subcontractors and consultants may have requirements that are more stringent than those listed above. These are minimum training and monitoring requirements required to work on the Investigation Area.

6.1.2 Investigation Area Safety Meetings

Investigation Area safety meetings must be held before beginning new tasks or when new staff enter the Investigation Area. Investigation Area safety meetings should be held at a minimum of once a week and should be held daily on complex or high hazard projects. Tailgate safety meetings must occur every morning during review of the day's work plan, covering specific hazards that may be encountered. Additional meetings will be held at any time health and safety concerns are raised by any of the personnel. Attendance and topics covered are to be documented in the field logbook.

6.2 MEDICAL MONITORING

OSHA requires medical monitoring for personnel potentially exposed to chemical hazards in concentrations in excess of the PEL for more than 30 days per year and for personnel who must use respiratory protection for more than 30 days per year. Integral requires medical monitoring for all employees potentially exposed to chemical hazards.

Will personnel working at the
Investigation Area be enrolled in a
medical monitoring program?

Yes X No

7 EMERGENCY RESPONSE PLAN

The following sections discuss emergency recognition and prevention, emergency response and notification, emergency decontamination, Investigation Area communications, and use of the buddy system.

7.1 EMERGENCY RECOGNITION AND PREVENTION

It is the responsibility of all personnel to monitor work at the Investigation Area for potential safety hazards. All personnel are required to immediately report any unsafe conditions to the SSO. The SSO is responsible to immediately take steps to remedy any unsafe conditions observed at the Investigation Area.

The following are examples of some emergency situations that could occur during the characterization field activities:

- Slips, trips, and falls (on sloped areas, uneven terrain, in Post Creek, etc.)
- Lacerations from scrap metal (in soil, etc.)
- The air monitoring action level is exceeded
- Entrainment of clothes or objects in moving equipment or parts
- Serious injury or illness (e.g., physical injury, heart attack)
- Severe thunderstorm with lightning.

Immediate actions will be taken by the field team under the leadership of the SSO in response to these emergencies.

7.2 EMERGENCY RESPONSE AND NOTIFICATION

If an emergency at the Investigation Area warrants it, all personnel must immediately evacuate the affected work area and report to the SSO at the predetermined emergency assembly location:

Field vehicle

In case of injury, field personnel should take precautions to protect the victim from further harm and notify local or facility emergency services. In remote areas, it will be necessary to have first aid-trained personnel on the field team. The victim may require decontamination prior to treatment if practicable—requirements will vary based on Investigation Area conditions.

Emergency medical care will be provided by:

- ☒ Local emergency medical provider (i.e., fire department)
☐ Facility emergency medical provider
☐ First aid-trained field staff (for remote areas only)

Local Resources	Name	Telephone	Notified Prior to Work (Yes/No)?
Fire	Corning Fire Department	911	No
Police	Corning Police Department	911	No
Ambulance	Not available	911	No
Hospital	Guthrie Corning Hospital	607-937-7200	No
Directions to the hospital:	Consult attached hospital route map.		

The SSO must confirm that the hospital listed is still in operation and that it has an emergency room. **It is required that the SSO drive to the hospital so that the directions are practiced and understood prior to initiating fieldwork.**

Corporate Resource	Name	Work Telephone	Cell Phone
Integral CHSM ^a	Matt Behum	Office: (410) 573-1982	(443) 454-1615
Integral President	Bill Locke	Office: (720) 465-3315	(303) 548-1111
Integral Human Resources Manager	Amy Logan	Office: (720) 465-3312	(720) 467-4442
Medical consultant	Dr. Peter Greaney (WorkCare)	Office: (800) 455-2219 x 2114	NA

Notes:

^a If the CHSM cannot be reached, call Eron Dodak [Office: (503) 943-3614; Cell: (503) 407-2933]. If Eron Dodak cannot be reached, call David Livermore [Office: (503) 943-3613; Cell: (503) 806-4665].

In case of serious injuries, death, or other emergency, the Integral CHSM must be notified immediately at the phone numbers listed above. The Integral CHSM will notify the project manager and Integral's President. The project manager will notify the client.

7.3 EMERGENCY DECONTAMINATION PROCEDURES

In case of an emergency, if possible, gross decontamination procedures will be promptly implemented. If a life-threatening injury occurs and the injured person cannot undergo decontamination procedures at the Investigation Area, then the medical facility will be

informed that the injured person has not been decontaminated and given information regarding the most probable chemicals of concern.

Decontamination procedures will only be used if practical and if they will not further injure the person or delay treatment. Decontamination procedures should not be implemented if there is not a reasonable possibility that the injured party requires such intervention. The SSO will make the determination whether or not to decontaminate the injured person. The following steps will be followed for decontaminating injured personnel while on the Investigation Area:

- If it will not injure the person further, cut off PPE using scissors or scrub the gross contamination from the injured person's PPE (e.g., Tyvek® coveralls, work boots) with a Liquinox® or Alconox® solution followed by a rinse with tap or deionized/distilled water
- Remove PPE if feasible without further injuring the person.

7.4 INVESTIGATION AREA COMMUNICATIONS

Each field team will carry a cell phone or satellite phone that is in good working order. If there is any type of emergency that requires the Investigation Area to be evacuated (e.g., severe thunderstorm with lightening, chemical release), the field team leader will blow the air horn three times. When the horn sounds, all personnel will meet at the predetermined emergency assembly location, provided the muster point is in safe territory (field vehicle). All other emergency notifications that do not require evacuation (e.g., a person falling overboard) will be conducted using a cell or satellite phone. Emergency phone numbers are listed above in Section 7.2.

7.5 BUDDY SYSTEM

The buddy system will be used at the Investigation Area at all times. The buddy system is a system of organizing employees into field teams in such a manner that each employee of the field team is designated to be observed by at least one other employee in the field team. The purpose of the buddy system is to provide rapid assistance to employees in the event of an emergency.

Integral field staff will always have someone else on the Investigation Area with them. It is Integral's policy that the buddy system will be used at all times. If Integral personnel are unable to team with other Integral staff, contactors will be retained to maintain the buddy system. Working alone at a specific area of the Investigation Area should be avoided given the potential hazards. Sometimes it is necessary for one member of the field team to be temporarily out of the visual sight of the other, and when this must occur, contact will be made with Investigation Area personnel during regularly agreed upon intervals by cell phone or radio.

8 WORK ZONES

Work zones are defined as follows:

Exclusion zone	Any area of the Investigation Area where hazardous substances are present, or are reasonably suspected to be present, and pose an exposure hazard to personnel
Contamination reduction zone	Area between the exclusion and support zones that provides a transition between contaminated and clean zones
Support zone	Any area of the Investigation Area, so designated, that is outside the exclusion and contamination reduction zones

Investigation Area control measures in work zones are described below for upland sampling and Post Creek sediment sampling and broken further down into specific field activities.

8.1 Upland Sampling

The following sections describe work zones for excavation oversight, confirmation sampling, and stockpile sampling activities.

8.1.1 Drilling, Well Installation and/or Destruction, and Sampling

These activities include oversight of the installation of boreholes and/or monitoring wells, and associated soil and groundwater sampling.

Exclusion zone: An approximate 12-ft radius around the drill rig will be marked with orange traffic safety cones or caution tape. Only properly equipped and trained personnel (i.e., wearing modified D protective clothing) will be allowed in this area.

Contamination reduction zone: After drilling and/or sampling is completed at a station, the exclusion zone will become the contamination reduction zone.

Support zone: All areas outside the exclusion and contamination reduction zones.

Controls to be used to prevent entry by unauthorized persons: No unauthorized personnel will be allowed into the exclusion/contaminant reduction zones.

8.2 Post Creek Sediment and Surface Water Sampling

Exclusion zone: An approximate 12-ft radius, or any in-stream area where water is present, will be considered the exclusion zone. Sample collection and processing will occur in this area. Only properly equipped and trained personnel (i.e., wearing modified D protective clothing) will be allowed in this area.

Contamination reduction zone: After sediment sampling is completed at a station, the exclusion zone will become the contamination reduction zone.

Support zone: All areas outside the exclusion and contamination reduction zones.

9 EQUIPMENT DECONTAMINATION AND PERSONAL HYGIENE

The following sections describe equipment decontamination and personal hygiene procedures.

9.1 EQUIPMENT DECONTAMINATION PROCEDURES

After sampling is completed, the exclusion zone will be used as the contaminant reduction zone for decontamination activities.

To minimize or prevent personal exposure to hazardous materials, all personnel working in the exclusion zone and contamination reduction zone will comply with the following decontamination procedures:

- All personnel will wash soil and chemicals from their raingear or clothing before leaving the exclusion zone. All gloves, rain gear, and outer boots will be removed prior to entering the field vehicle. When that is impractical, lay down plastic sheeting over the seat and use a disposable floor mat or plastic sheeting for the floor of the vehicle to reduce the possibility of soiled material becoming adhered to the interior of the car.

Decontamination equipment required at the Investigation Area includes the following:

- Buckets or tubs
- Distilled/deionized water
- Investigation Area water
- Scrub brushes (long-handled)
- Liquinox® or Alconox® detergent
- Plastic bags
- Foil
- Paper towels
- Garbage bags
- Clean garden sprayer.

All non-disposable components of the sampling equipment (e.g., stainless steel spoons and bowls used for sample compositing) that contact the soil or sediment will be decontaminated using the following steps:

1. Rinse with Investigation Area water/tap water
2. Wash with Alconox® or Liquinox® detergent

3. Rinse with Investigation Area water/tap water
4. Rinse with Investigation Area water (van Veen grab sampler) or distilled/deionized water using a garden sprayer (compositing equipment only)
5. Allow to air dry
6. Wrap up compositing equipment in aluminum foil or place in a sealed plastic bag.

Decontamination wastewater containing solvent rinsate will be collected in plastic tubs and allowed to evaporate in an area downwind of the field crew during the course of the decontamination activity. Any solvent rinsate that has not evaporated by the end of the decontamination activity will be containerized and disposed of in accordance with applicable regulations.⁴

9.2 PERSONAL HYGIENE

The following personal hygiene practices will be used at the Investigation Area to reduce exposure to chemicals.

- Long hair will be secured away from the face so it does not interfere with any activities.
- All personnel leaving potentially contaminated areas will wash their hands, forearms, and faces in the contaminant reduction zone prior to entering any clean areas or eating areas.
- Personnel leaving potentially contaminated areas will shower (including washing hair) and change to clean clothing as soon as possible after leaving the Investigation Area.
- No person will eat, drink, or chew gum or tobacco in potentially contaminated areas. Single portion drink containers and drinking of replacement fluids for heat stress control will be permitted only in support areas.
- Smoking is prohibited by Integral personnel and subcontractors in all areas of the Investigation Area because of the potential for contaminating samples and for the health of the field team.

⁴ Integral personnel are not allowed to sign hazardous waste manifests. Hazardous waste manifests must be signed by the client or client's representative.

10 VEHICLE SAFETY, SPILL CONTAINMENT, AND SHIPPING INSTRUCTIONS

The following sections describe vehicle safety, spill containment, and shipping instructions.

10.1 VEHICLE SAFETY

Integral's vehicle safety program requires the following:

- Cell phone usage while driving is not allowed, including the use of hands-free devices. If it not feasible to wait to use the cell phone until arriving at the destination, pull off the road and park in a safe location to use the cell phone. Do not pull to the side of the road to use a cell phone because this significantly increases the risk of a rear-end collision.
- All vehicles are to be operated in a safe manner and in compliance with local traffic regulations and ordinances.
- Drivers are to practice defensive driving and drive in a courteous manner.
- Drivers are required to have a valid driver's license and liability insurance (per local state laws).
- Seat belts are to be worn by the driver and all passengers.
- No persons are allowed to ride in the back of any trucks or vans, unless equipped with seatbelts.
- Vehicles are to be driven in conformance with local speed limits.
- Personnel who are impaired by fatigue, illness, alcohol, illegal or prescription drugs, or who are otherwise physically unfit, are not allowed to drive or work on Integral field locations.
- Personnel are to avoid engaging in other distractions such as changing radio stations while driving.
- Motor vehicle accidents are to be reported to the responsible law enforcement agency, the Integral human resources manager, and the Integral CHSM on the same day of occurrence. Documentation of damage should be photographed.
- Personnel who have experienced work-related vehicle accidents or citations may be required to complete a defensive driving program.

10.2 SPILL CONTAINMENT

Decontamination chemicals to be used at the Investigation Area will be either Liquinox® or Alconox®. These chemicals will be dispensed from capped or disposable containers directly into plastic pails or shallow Rubbermaid® tubs that are marked as used for decontamination. Plastic sheeting should be laid down beneath the decontamination buckets and care will be taken to reduce spillage and splashing during decontamination. Any spills will be cleaned up and disposed of in accordance with applicable regulations.

10.3 SHIPPING INFORMATION

Federal laws and international guidelines place restrictions on what materials may be shipped by passenger and cargo aircraft. In addition, 49 CFR regulates labeling, manifesting, and shipment of all packages containing potentially hazardous materials. In the course of these field activities, the following items will be shipped to and from the Investigation Area as shown below:

Item	Hazardous Constituent	Quantity	Packaging	How Shipped
Soil samples	None	Approx. 1,000	Coolers	Field vehicle or courier
Water samples	None	Approx. 100	Coolers	Field vehicle or courier
Calibration gas (isobutylene)	Isobutylene	(1) 17 L	Steel cylinder	Field vehicle

A 24-hour emergency response number (on any shipping documents such as a Uniform Hazardous Waste Manifest, Shipper's Declaration of Dangerous Goods, etc.) is required for shipments of all dangerous or hazardous goods. Integral does not have a 24-hour emergency contact number for dangerous or hazardous goods shipment. No dangerous or hazardous goods may be shipped by Integral until an account is set up with a 24-hour emergency response service such as CHEM-TEL (1-813-248-0573). If any hazardous or dangerous goods need to be shipped for a project, they must be shipped directly to the Investigation Area by the supplier. Any hazardous or dangerous goods that are not used in the course of the field effort must remain at the Investigation Area.

The samples will be prepared and labeled for shipment in accordance with the sampling and analysis plan developed for the Investigation Area.

Air shipment of equipment with lithium batteries is required to note the presence of these batteries. Warning labels are available from the equipment rental agency and can be copied.

Do not ship any isobutylene containers (empty or not) back to the vendor

11 TASK-SPECIFIC SAFETY PROCEDURE SUMMARY

The following sections briefly describe general procedures, and task-specific upland sampling and sediment sampling safety procedures.

11.1 GENERAL PROCEDURES

The following safety procedures are applicable to all Investigation Area activities.

11.1.1 Trespassers

Trespassing may be a concern at the Investigation Area. Always use the buddy system at the Investigation Area. Personnel should avoid trespassers, if possible, and not actively engage with trespassers unless the trespasser is affecting the work activity, and/or to avoid hostility. If a situation occurs that results in an unsafe confrontation, personnel should immediately enter a locked vehicle, leave the Investigation Area, and call law enforcement authorities.

11.1.2 Weather Extremes

Fieldwork may occur during warm temperatures. An information sheet on heat stress is included as Attachment 3 and should be reviewed prior to working in conditions where heat stress is a potential risk to personnel.

11.2 UPLAND SAMPLING

The following sections describe task-specific procedures for upland sampling activities.

11.2.1 Subsurface Soil Sampling and Other Subsurface Activities

The Dig Safely, New York one-call utility locating service (1- 800-962-7962) will be notified at least 48 hours (2 full working days) prior and not more than 10 days prior to any subsurface characterization work. Confirm the absence of underground and overhead utilities before starting subsurface activities. Assure that all utilities are marked or have a designation that they are not present in the area. The utility locating service should have marked all utilities present in the area. It may be necessary to hire a private utility locator as work occurring on private property may not be adequately marked. Take a few minutes to examine the locations of fire hydrants, gas meters, etc. to make sure that the utility locating marks make sense. If there is any doubt as to the location of underground utilities, call the public or a private utility locator. Finally, check for overhead utilities and obstructions such as trees.

Personnel will wear safety glasses and steel toed boots at all times. Hard hats and traffic safety vests will be worn when heavy equipment or drill rigs are present, or where overhead hazards exist. The exclusion zone around the drill rig or excavation will be marked with orange traffic cones or caution tape, as practicable, and personnel will police the area to make sure no unauthorized personnel enter the exclusion zone. Avoid getting soil and sample preservatives (hydrochloric acid, methanol, and nitric acid) on your clothes or skin. Exercise care when lifting, assembling, and decontaminating equipment. Always stay clear of the drill rig and other heavy machinery. Be aware of your surroundings and understand that blind spots do exist with heavy machinery, so always be aware of their location. Keep in eye contact with the driller and/or equipment operator/driver. Stay away from pinch points. Know the location of the “kill switch” on the rig. Avoid haul truck routes and make sure the operator sees you at all times even when not working in an excavation area. When in an excavation area, ensure that you are well outside of the swing radius of the excavator. While excavation is occurring, ensure airborne dust is kept to a minimum by wetting surfaces to suppress dust.

Historical building material may be encountered at the Investigation Area. Possible asbestos-containing material (ACM) may be present. If field crews suspect ACM is present, or see evidence of ACM, work will be stopped and the situation will be reassessed. Work may be resumed pending laboratory analysis or the consultation of an ACM certified professional. There are possible historical disposal areas at the Investigation Area where unknown hazards may exist. If field personnel are unsure about anything, consultation will be obtained with an expert. Maintain good housekeeping practices and keep equipment organized.

11.2.2 Air, Soil, and Water Sampling

Always wear safety glasses, nitrile gloves, traffic safety vest, and steel toed boots during groundwater monitoring activities. Drive as close to each monitoring well as practicable and then approach on foot. Exercise care when carrying heavy equipment to the wells. Use proper lifting techniques when transferring purge water into 55-gallon drums. Always wear nitrile gloves when handling sampling equipment, samples, or purge/decontamination water. Avoid splashing purge, decontamination, or development water onto your clothes or skin.

11.2.3 Observation and General Investigation Area Activities

Be aware of your surroundings and the potential for uneven terrain. Wear appropriate PPE depending on conditions and at all times when sampling. Steel toed boots will be worn at all times while at the Investigation Area.

11.3 POST CREEK SEDIMENT AND SURFACE WATER SAMPLING

Always wear a U.S. Coast Guard-approved personal flotation device when doing any work in Post Creek areas with water depths greater than knee high. Personnel may not enter water at a depth greater than waist high at any time. Chest waders will be worn when entering the water for sampling. A hard hat, safety glasses, steel-toe boots, and nitrile gloves are required at all times without exception. Use hearing protection as needed.

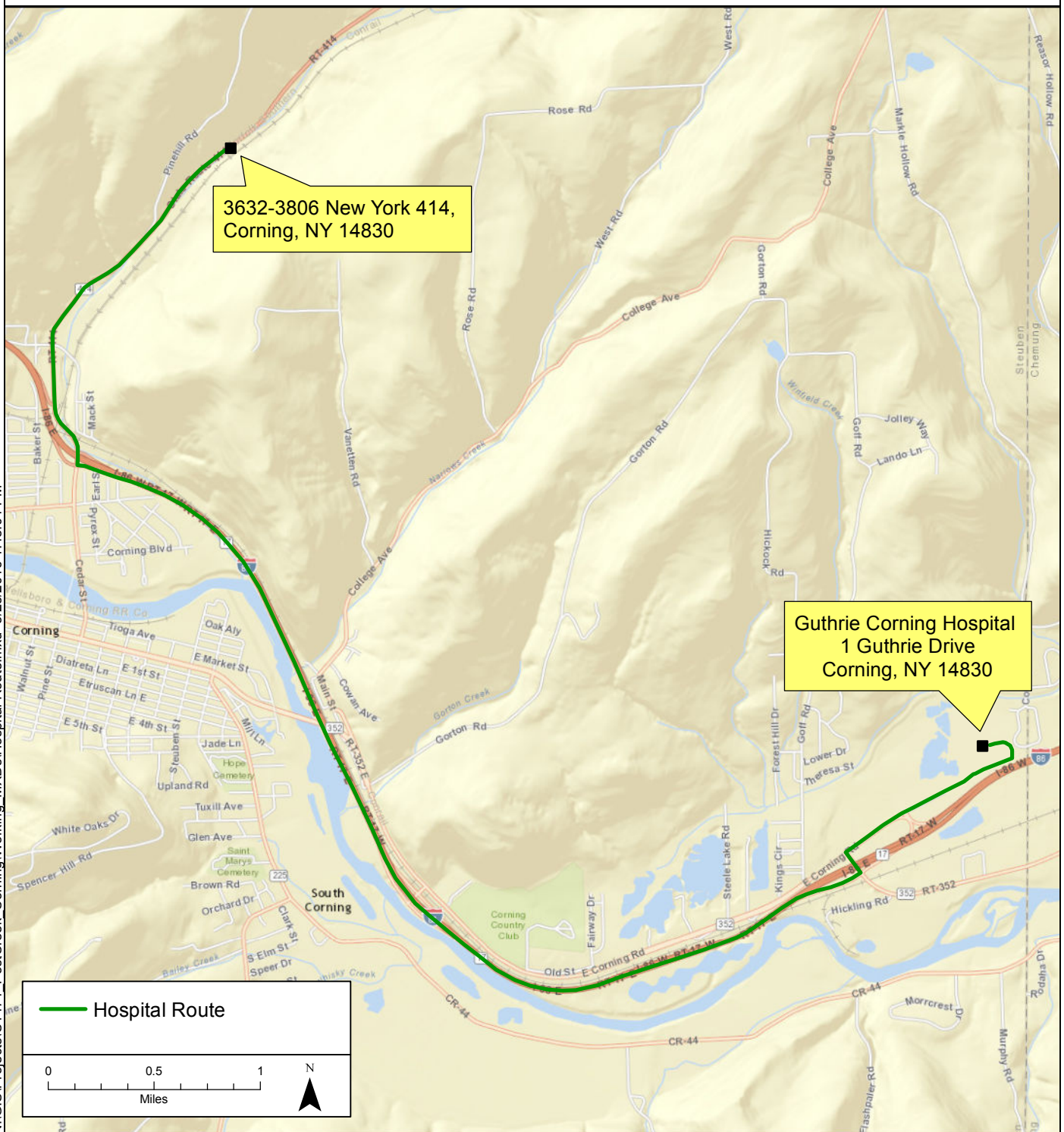
Exercise caution when working in stream. Always be aware of the surroundings, stream current, and water depths. Personnel must exit the stream if precipitation occurs as currents and water depths can change quickly and unpredictably. Maintain eye contact with your buddy at all times. Uneven terrain can cause personnel to slip or fall, and rocks, cobbles, and woody debris can entrain or trap personnel. Keep sampling equipment on the shoreline organized at all times.

Avoid getting sediment and decontamination chemicals on clothes or skin. Exercise care when lifting equipment and when entering and exiting the stream.

ATTACHMENT 1

INVESTIGATION AREA MAP AND HOSPITAL ROUTE

1. Head southwest on NY-414 S toward Pine Hill Rd
2. Turn left to merge onto I-86 E/NY-17 E
3. Take exit 48 for NY-352 toward E Corning
4. At the top of the ramp, turn left onto NY-352 W
5. At the stop light turn right.
6. The hospital will be on the left.



N:\GIS\Projects\C1474 PostCreek Corning\Working MXDs\Hospital Route.mxd 3/25/2016 1:48:04 PM

ATTACHMENT 2

REGULATORY NOTICES

You Have a Right to a Safe and Healthful Workplace. **IT'S THE LAW!**

- You have the right to notify your employer or OSHA about workplace hazards. You may ask OSHA to keep your name confidential.
- You have the right to request an OSHA inspection if you believe that there are unsafe and unhealthful conditions in your workplace. You or your representative may participate in the inspection.
- You can file a complaint with OSHA within 30 days of discrimination by your employer for making safety and health complaints or for exercising your rights under the *OSH Act*.
- You have a right to see OSHA citations issued to your employer. Your employer must post the citations at or near the place of the alleged violation.
- Your employer must correct workplace hazards by the date indicated on the citation and must certify that these hazards have been reduced or eliminated.
- You have the right to copies of your medical records or records of your exposure to toxic and harmful substances or conditions.
- Your employer must post this notice in your workplace.



The *Occupational Safety and Health Act of 1970 (OSH Act)*, P.L. 91-596, assures safe and healthful working conditions for working men and women throughout the Nation. The Occupational Safety and Health Administration, in the U.S. Department of Labor, has the primary responsibility for administering the *OSH Act*. The rights listed here may vary depending on the particular circumstances. To file a complaint, report an emergency, or seek OSHA advice, assistance, or products, call 1-800-321-OSHA or your nearest OSHA office: • Atlanta (404) 562-2300 • Boston (617) 565-9860 • Chicago (312) 353-2220 • Dallas (214) 767-4731 • Denver (303) 844-1600 • Kansas City (816) 426-5861 • New York (212) 337-2378 • Philadelphia (215) 861-4900 • San Francisco (415) 975-4310 • Seattle (206) 553-5930. Teletypewriter (TTY) number is 1-877-889-5627. To file a complaint online or obtain more information on OSHA federal and state programs, visit OSHA's website at www.osha.gov. If your workplace is in a state operating under an OSHA-approved plan, your employer must post the required state equivalent of this poster.

1-800-321-OSHA www.osha.gov

U.S. Department of Labor  • Occupational Safety and Health Administration • OSHA 3165

ATTACHMENT 3

SAFETY PROCEDURES

FROSTBITE

What happens to the body:

Freezing in deep layers of skin and tissue; pale, waxy-white skin color; skin becomes hard and numb; usually affects fingers, hands, toes, feet, ears, and nose.

What to do: (land temperatures)

- Move the person to a warm, dry area. Don't leave the person alone.
- Remove wet or tight clothing that may cut off blood flow to the affected area.
- **Do not** rub the affected area because rubbing damaged the skin and tissue.
- Gently place the affected area in a warm water bath (105°) and monitor the water temperature to **slowly** warm the tissue. Don't pour warm water directly on the affected area because it will warm the tissue too fast, causing tissue damage. Warming takes 25-40 minutes.
- After the affected area has been warmed, it may become puffy and blister. The affected area may have a burning feeling or numbness. When normal feeling, movement, and skin color have returned, the affected area should be dried and wrapped to keep it warm.
Note: If there is a chance the affected area may get cold again, do not warm the skin. If the skin is warmed and then becomes cold again, it will cause severe tissue damage.
- Seek medical attention as soon as possible.

How to Protect Workers

- Recognize the environmental and workplace conditions that lead to potential cold-induced illnesses and injuries.
- Learn the signs and symptoms of cold-induced illnesses/injuries and what to do to help the worker.
- Train workers about cold-induced illnesses and injuries.
- Select proper clothing for cold, wet, and windy conditions. Layer clothing to adjust to changing environmental temperatures. Wear a hat and gloves, in addition to underwear that will keep water away from the skin (polypropylene.)
- Take frequent short breaks in warm, dry shelters to allow the body to warm up.
- Perform work during the warmest part of the day.
- Avoid exhaustion or fatigue because energy is needed to keep muscles warm.
- Use the buddy system (work in pairs.)
- Drink warm, sweet beverages (sugar water, sports-type drinks.)
Avoid drinks with caffeine (coffee, tea, or hot chocolate) **or alcohol**.
- Eat warm, high-calorie foods like hot pasta dishes.

Workers are at increased risk when...

- They have predisposing health conditions such as cardiovascular disease, diabetes, and hypertension.
- They take certain medications. Check with your doctor, nurse, or pharmacy and ask if medicines you take affect you while working in cold environments.
- They are in poor physical condition, have a poor diet, or are older.

HYPOTHERMIA - (Medical Emergency)

What happens to the body:

Normal body temperature (98.6°F/37°C) drops to or below 95°F/35°C; fatigue or drowsiness; uncontrolled shivering; cool, bluish skin; slurred speech; clumsy movements; irritable, irrational, or confused behavior.

What to do: (land temperatures)

- Call for emergency help (i.e., ambulance or 911).
- Move the person to a warm, dry area. Don't leave the person alone.
- Remove wet clothing and replace with warm, dry clothing or wrap the person in blankets.
- Have the person drink warm, sweet drinks (sugar water or sports-type drinks) if he is alert. **Avoid drinks with caffeine** (coffee, tea, or hot chocolate) **or alcohol**.
- Have the person move his arms and legs to create muscle heat. If he is unable to do this, place warm bottles or hot packs in the armpits, groin, neck, and head areas. **Do not** rub the person's body or place him in a warm water bath. This may stop his heart.

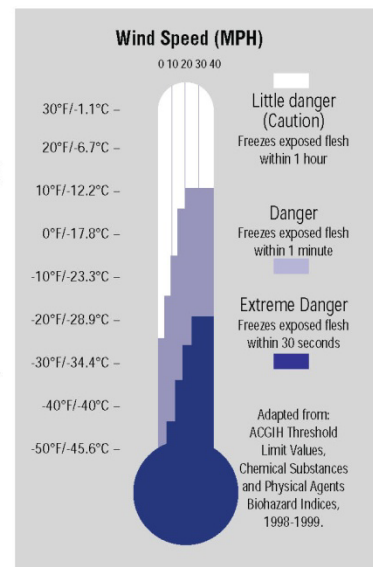
What to do: (water temperatures)

- Call for emergency help (i.e., ambulance or 911). Body heat is lost up to 25 times faster in water.
- **Do not** remove any clothing. Button, buckle, zip, and tighten any collars, cuffs, shoes, and hoods because the layer of trapped water closest to the body provides a layer of insulation that slows the loss of heat. Keep the head out of the water and put on a hat or hood.
- Get out of the water as quickly as possible or climb on anything floating. **Do not** attempt to swim unless a floating object or another person can be reached because swimming or other physical activity uses body heat and reduces survival time by about 50 percent.
- If getting out of the water is not possible, wait quietly and conserve body heat by folding arms across the chest, keeping thighs together, bending knees, and crossing ankles. If another person is in the water, huddle together with chests held closely.

THE COLD STRESS EQUATION

LOW TEMPERATURE + WIND SPEED + WETNESS = INJURIES & ILLNESS

When the body is unable to warm itself, serious cold-related illnesses and injuries may occur, and permanent tissue damage and death may result. Hypothermia can occur when *land temperatures* are **above** freezing or *water temperatures* are below 98.6°F/37°C. Cold-related illnesses can slowly overcome a person who has been chilled by low temperatures, brisk winds, or wet clothing.



HEAT EXHAUSTION

What happens to the body:

Headaches, dizziness, or light-headedness, weakness, mood changes, irritability or confusion, feeling sick to your stomach, vomiting, fainting, decreased and dark-colored urine, and pale, clammy skin.

What should be done:

- Move the person to a cool shaded area. Don't leave the person alone. If the person is dizzy or light-headed, lay him on his back and raise his legs about 6-8 inches. If the person is sick to his stomach, lay him on his side.
- Loosen and remove heavy clothing.
- Have the person drink some cool water (a small cup every 15 minutes) if he is not feeling sick to his stomach.
- Try to cool the person by fanning him. Cool the skin with a cool spray mist of water or wet cloth.
- If the person does not feel better in a few minutes call for emergency help (ambulance or call 911.)

(If heat exhaustion is not treated, the illness may advance to heat stroke.)

How to Protect Workers

- Learn the signs and symptoms of heat-induced illnesses and what to do to help the worker.
- Train workers about heat-induced illnesses.
- Perform the heaviest work during the coolest part of the day.
- Slowly build up tolerance to the heat and the work activity (usually takes up to 2 weeks.)
- Use the buddy system (work in pairs.)
- Drink plenty of cool water (one small cup every 15-20 minutes.)
- Wear light, loose-fitting, breathable (like cotton) clothing.
- Take frequent short breaks in cool, shaded areas (allow your body to cool down.)
- Avoid eating large meals before working in hot environments.
- Avoid caffeine and alcoholic beverages (these beverages make the body lose water and increase the risk of heat illnesses.)

Workers are at increased risk when...

- They take certain medications. Check with your doctor, nurse, or pharmacy to see if medicines you take affect you when working in hot environments.
- They have had a heat-induced illness in the past.
- They wear personal protective equipment.

HEAT STROKE - A Medical Emergency

What happens to the body:

Dry, pale skin (no sweating); hot red skin (looks like a sunburn); mood changes; irritability, confusion, and not making any sense; seizures or fits, and collapse (will not respond).

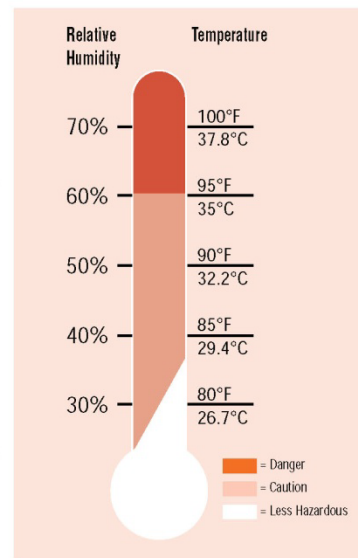
What should be done:

- Call for emergency help (i.e., ambulance or 911.)
- Move the person to a cool, shaded area. Don't leave the person alone. Lay him on his back and if the person is having seizures, remove objects close to him so he won't hit them. If the person is sick to his stomach, lay him on his side.
- Remove heavy and outer clothing.
- Have the person drink some cool water (a small cup every 15 minutes) if he is alert enough to drink anything and not feeling sick to his stomach.
- Try to cool the person by fanning him or her. Cool the skin with a cool spray mist of water, wet cloth, or wet sheet.
- If ice is available, place ice packs in armpits and groin area.

THE HEAT EQUATION

HIGH TEMPERATURE + HIGH HUMIDITY + PHYSICAL WORK = HEAT ILLNESS

When the body is unable to cool itself through sweating, **serious** heat illnesses may occur. The most severe heat-induced illnesses are **heat exhaustion** and **heat stroke**. If actions are not taken to treat heat exhaustion, the illness could progress to heat stroke and **death**.



ATTACHMENT 4

SAFETY DATA SHEETS

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**1 Identification of the substance/mixture and of the supplier****1.1 Product identifier****Trade Name:** Alconox**Synonyms:****Product number:** 1104-1, 1104, 1125, 1150, 1101, 1103, 1112-1, 1112**1.2 Application of the substance / the mixture :** Cleaning material/Detergent**1.3 Details of the supplier of the Safety Data Sheet****Manufacturer****Supplier**

Alconox, Inc.

30 Glenn Street

White Plains, NY 10603

1-914-948-4040

Emergency telephone number:**ChemTel Inc**

North America: 1-800-255-3924

International: 01-813-248-0585

2 Hazards identification**2.1 Classification of the substance or mixture:**

In compliance with EC regulation No. 1272/2008, 29CFR1910/1200 and GHS Rev. 3 and amendments.

Hazard-determining components of labeling:

Tetrasodium Pyrophosphate

Sodium tripolyphosphate

Sodium Alkylbenzene Sulfonate

2.2 Label elements:

Skin irritation, category 2.

Eye irritation, category 2A.

Hazard pictograms:**Signal word:** Warning**Hazard statements:**

H315 Causes skin irritation.

H319 Causes serious eye irritation.

Precautionary statements:

P264 Wash skin thoroughly after handling.

P280 Wear protective gloves/protective clothing/eye protection/face protection.

P302+P352 If on skin: Wash with soap and water.

P305+P351+P338 If in eyes: Rinse cautiously with water for several minutes. Remove contact lenses if present and easy to do. Continue rinsing.

P321 Specific treatment (see supplemental first aid instructions on this label).

P332+P313 If skin irritation occurs: Get medical advice/attention.

P362 Take off contaminated clothing and wash before reuse.

P501 Dispose of contents and container as instructed in Section 13.

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**Additional information:** None.**Hazard description****Hazards Not Otherwise Classified (HNOC):** None**Information concerning particular hazards for humans and environment:**

The product has to be labelled due to the calculation procedure of the "General Classification guideline for preparations of the EU" in the latest valid version.

Classification system:

The classification is according to EC regulation No. 1272/2008, 29CFR1910/1200 and GHS Rev. 3 and amendments, and extended by company and literature data. The classification is in accordance with the latest editions of international substances lists, and is supplemented by information from technical literature and by information provided by the company.

3 Composition/information on ingredients**3.1 Chemical characterization :** None**3.2 Description :** None**3.3 Hazardous components (percentages by weight)**

Identification	Chemical Name	Classification	Wt. %
CAS number: 7758-29-4	Sodium tripolyphosphate	Skin Irrit. 2 ; H315 Eye Irrit. 2; H319	12-28
CAS number: 68081-81-2	Sodium Alkylbenzene Sulfonate	Acute Tox. 4; H303 Skin Irrit. 2 ; H315 Eye Irrit. 2; H319	8-22
CAS number: 7722-88-5	Tetrasodium Pyrophosphate	Skin Irrit. 2 ; H315 Eye Irrit. 2; H319	2-16

3.4 Additional Information : None.**4 First aid measures****4.1 Description of first aid measures****General information:** None.**After inhalation:**

Maintain an unobstructed airway.

Loosen clothing as necessary and position individual in a comfortable position.

After skin contact:

Wash affected area with soap and water.

Seek medical attention if symptoms develop or persist.

After eye contact:

Rinse/flush exposed eye(s) gently using water for 15-20 minutes.

Remove contact lens(es) if able to do so during rinsing.

Seek medical attention if irritation persists or if concerned.

After swallowing:

Rinse mouth thoroughly.

Seek medical attention if irritation, discomfort, or vomiting persists.

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**4.2 Most important symptoms and effects, both acute and delayed**

None

4.3 Indication of any immediate medical attention and special treatment needed:

No additional information.

5 Firefighting measures**5.1 Extinguishing media****Suitable extinguishing agents:**

Use appropriate fire suppression agents for adjacent combustible materials or sources of ignition.

For safety reasons unsuitable extinguishing agents : None**5.2 Special hazards arising from the substance or mixture :**

Thermal decomposition can lead to release of irritating gases and vapors.

5.3 Advice for firefighters**Protective equipment:**

Wear protective eye wear, gloves and clothing.

Refer to Section 8.

5.4 Additional information :

Avoid inhaling gases, fumes, dust, mist, vapor and aerosols.

Avoid contact with skin, eyes and clothing.

6 Accidental release measures**6.1 Personal precautions, protective equipment and emergency procedures :**

Ensure adequate ventilation.

Ensure air handling systems are operational.

6.2 Environmental precautions :

Should not be released into the environment.

Prevent from reaching drains, sewer or waterway.

6.3 Methods and material for containment and cleaning up :

Wear protective eye wear, gloves and clothing.

6.4 Reference to other sections : None**7 Handling and storage****7.1 Precautions for safe handling :**

Avoid breathing mist or vapor.

Do not eat, drink, smoke or use personal products when handling chemical substances.

7.2 Conditions for safe storage, including any incompatibilities :

Store in a cool, well-ventilated area.

7.3 Specific end use(s):

No additional information.

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**8 Exposure controls/personal protection****8.1 Control parameters :**

- a) 7722-88-5, Tetrasodium Pyrophosphate, OSHA TWA 5 mg/m³
- b) Dusts, non-specific OEL, Irish Code of Practice
 - (i) Total inhalable 10 mg/m³ (8hr)
 - (ii) Respirable 4mg/m³ (8hr)
 - (iii) Tetrasodium Pyrophosphate, OSHA TWA 5 mg/m³, (8hr)

8.2 Exposure controls**Appropriate engineering controls:**

Emergency eye wash fountains and safety showers should be available in the immediate vicinity of use or handling.

Respiratory protection:

Not needed under normal use conditions.

Protection of skin:

Select glove material impermeable and resistant to the substance or preparation. Protective gloves recommended to comply with EN 374. Take note of break through times, permeability, and special workplace conditions, such as mechanical strain, duration of contact, etc. Protective gloves should be replaced at the first sign of wear.

Eye protection:

Safety goggles or glasses, or appropriate eye protection. Recommended to comply with ANSI Z87.1 and/or EN 166.

General hygienic measures:

Wash hands before breaks and at the end of work.

Avoid contact with skin, eyes and clothing.

9 Physical and chemical properties

Appearance (physical state, color):	White and cream colored flakes - powder	Explosion limit lower: Explosion limit upper:	Not determined or not available. Not determined or not available.
Odor:	Not determined or not available.	Vapor pressure at 20°C:	Not determined or not available.
Odor threshold:	Not determined or not available.	Vapor density:	Not determined or not available.
pH-value:	9.5 (aqueous solution)	Relative density:	Not determined or not available.
Melting/Freezing point:	Not determined or not available.	Solubilities:	Not determined or not available.
Boiling point/Boiling range:	Not determined or not available.	Partition coefficient (n-octanol/water):	Not determined or not available.
Flash point (closed cup):	Not determined or not available.	Auto/Self-ignition temperature:	Not determined or not available.
Evaporation rate:	Not determined or not available.	Decomposition	Not determined or not available.

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox

Flammability (solid, gaseous):	Not determined or not available.	Viscosity:	a. Kinematic: Not determined or not available. b. Dynamic: Not determined or not available.
Density at 20°C:	Not determined or not available.		

10 Stability and reactivity**10.1 Reactivity :** None**10.2 Chemical stability :** None**10.3 Possibility hazardous reactions :** None**10.4 Conditions to avoid :** None**10.5 Incompatible materials :** None**10.6 Hazardous decomposition products :** None**11 Toxicological information****11.1 Information on toxicological effects :****Acute Toxicity:****Oral:**

: LD50 > 5000 mg/kg oral rat - Product .

Chronic Toxicity: No additional information.**Skin corrosion/irritation:**

Sodium Alkylbenzene Sulfonate: Causes skin irritation. .

Serious eye damage/irritation:

Sodium Alkylbenzene Sulfonate: Causes serious eye irritation .

Tetrasodium Pyrophosphate: Rabbit - Risk of serious damage to eyes .

Respiratory or skin sensitization: No additional information.**Carcinogenicity:** No additional information.**IARC (International Agency for Research on Cancer):** None of the ingredients are listed.**NTP (National Toxicology Program):** None of the ingredients are listed.**Germ cell mutagenicity:** No additional information.**Reproductive toxicity:** No additional information.**STOT-single and repeated exposure:** No additional information.**Additional toxicological information:** No additional information.**12 Ecological information**

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**12.1 Toxicity:**

Sodium Alkylbenzene Sulfonate: Fish, LC50 1.67 mg/l, 96 hours.

Sodium Alkylbenzene Sulfonate: Aquatic invertebrates, EC50 Daphnia 2.4 mg/l, 48 hours. Sodium

Alkylbenzene Sulfonate: Aquatic Plants, EC50 Algae 29 mg/l, 96 hours.

Tetrasodium Pyrophosphate: Fish, LC50 - other fish - 1,380 mg/l - 96 h.

Tetrasodium Pyrophosphate: Aquatic invertebrates, EC50 - Daphnia magna (Water flea) - 391 mg/l - 48 h.

12.2 Persistence and degradability: No additional information.**12.3 Bioaccumulative potential:** No additional information.**12.4 Mobility in soil:** No additional information.**General notes:** No additional information.**12.5 Results of PBT and vPvB assessment:****PBT:** No additional information.**vPvB:** No additional information.**12.6 Other adverse effects:** No additional information.**13 Disposal considerations****13.1 Waste treatment methods (consult local, regional and national authorities for proper disposal)****Relevant Information:**

It is the responsibility of the waste generator to properly characterize all waste materials according to applicable regulatory entities. (US 40CFR262.11).

14 Transport information

14.1 UN Number: ADR, ADN, DOT, IMDG, IATA	None
14.2 UN Proper shipping name: ADR, ADN, DOT, IMDG, IATA	None
14.3 Transport hazard classes: ADR, ADN, DOT, IMDG, IATA	<div> <div>Class:</div> <div>Label:</div> <div>LTD. QTY:</div> </div> <div> <div>None</div> <div>None</div> <div>None</div> </div>
<div> <div>US DOT</div> <div>Limited Quantity Exception:</div> <div>Bulk:</div> <div>RQ (if applicable): None</div> <div>Proper shipping Name: None</div> <div>Hazard Class: None</div> <div>Packing Group: None</div> <div>Marine Pollutant (if applicable): No additional information.</div> </div> <div> <div>None</div> <div>Non Bulk:</div> <div>RQ (if applicable): None</div> <div>Proper shipping Name: None</div> <div>Hazard Class: None</div> <div>Packing Group: None</div> <div>Marine Pollutant (if applicable): No additional information.</div> </div>	

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox

Comments: None	Comments: None
I4.4 Packing group: ADR, ADN, DOT, IMDG, IATA	None
I4.5 Environmental hazards :	None
I4.6 Special precautions for user: Danger code (Kemler): EMS number: Segregation groups:	None None None None
I4.7 Transport in bulk according to Annex II of MARPOL73/78 and the IBC Code:	Not applicable.
I4.8 Transport/Additional information: Transport category: Tunnel restriction code: UN "Model Regulation":	 None None None

I5 Regulatory information**I5.1 Safety, health and environmental regulations/legislation specific for the substance or mixture.****North American****SARA****Section 313 (specific toxic chemical listings):** None of the ingredients are listed.**Section 302 (extremely hazardous substances):** None of the ingredients are listed.**CERCLA (Comprehensive Environmental Response, Clean up and Liability Act) Reportable****Spill Quantity:** None of the ingredients are listed.**TSCA (Toxic Substances Control Act):****Inventory:** All ingredients are listed.**Rules and Orders:** Not applicable.**Proposition 65 (California):****Chemicals known to cause cancer:** None of the ingredients are listed.**Chemicals known to cause reproductive toxicity for females:** None of the ingredients are listed.**Chemicals known to cause reproductive toxicity for males:** None of the ingredients are listed.**Chemicals known to cause developmental toxicity:** None of the ingredients are listed.**Canadian****Canadian Domestic Substances List (DSL):**

All ingredients are listed.

EU**REACH Article 57 (SVHC):** None of the ingredients are listed.

Safety Data Sheet

according to 1907/2006/EC (REACH), 1272/2008/EC (CLP), 29CFR1910/1200 and GHS Rev. 3

Effective date: 10.18.2017**Revision:** 10.18.2017**Trade Name:** Alconox**Germany MAK:** Not classified.**EC 648/2004** – This is an industrial detergent. Contains >30% phosphate, 15-30% anionic surfactant, <5% EDTA salts**EC 551/2009** – This is not a laundry or dishwasher detergent**EC 907/2006** – Contains no enzymes, optical brighteners, perfumes, allergenic fragrances, or preservative agents**Asia Pacific****Australia****Australian Inventory of Chemical Substances (AICS):** All ingredients are listed.**China****Inventory of Existing Chemical Substances in China (IECSC):** All ingredients are listed.**Japan****Inventory of Existing and New Chemical Substances (ENCS):** All ingredients are listed.**Korea****Existing Chemicals List (ECL):** All ingredients are listed.**New Zealand****New Zealand Inventory of Chemicals (NZOIC):** All ingredients are listed.**Philippines****Philippine Inventory of Chemicals and Chemical Substances (PICCS):** All ingredients are listed.**Taiwan****Taiwan Chemical Substance Inventory (TSCI):** All ingredients are listed.**I 6 Other information****Abbreviations and Acronyms:** None**Summary of Phrases****Hazard statements:**

H315 Causes skin irritation.

H319 Causes serious eye irritation.

NFPA: 1-0-0**HMIS:** 1-0-0**Precautionary statements:**

P264 Wash skin thoroughly after handling.

P280 Wear protective gloves/protective clothing/eye protection/face protection.

P302+P352 If on skin: Wash with soap and water.

P305+P351+P338 If in eyes: Rinse cautiously with water for several minutes. Remove contact lenses if present and easy to do. Continue rinsing.

P321 Specific treatment (see supplemental first aid instructions on this label).

P332+P313 If skin irritation occurs: Get medical advice/attention.

P362 Take off contaminated clothing and wash before reuse.

P501 Dispose of contents and container as instructed in Section 13.

Manufacturer Statement:

The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text.



SAFETY DATA SHEET

according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Revision Date 01/27/2015

Version 1.2

SECTION 1. Identification

Product identifier

Product number	HX0607
Product name	Hydrochloric Acid 34-37% OmniTrace®

Relevant identified uses of the substance or mixture and uses advised against

Identified uses	Reagent for research and development
-----------------	--------------------------------------

Details of the supplier of the safety data sheet

Company	EMD Millipore Corporation 290 Concord Road, Billerica, MA 01821, United States of America General Inquiries: +1-978-715-4321 Monday to Friday, 9:00 AM to 4:00 PM Eastern Time (GMT-5)
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Emergency telephone	800-424-9300 CHEMTREC (USA) +1-703-527-3887 CHEMTREC (International) 24 Hours/day; 7 Days/week
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SECTION 2. Hazards identification

GHS Classification

Corrosive to Metals, Category 1, H290
Skin corrosion, Category 1B, H314
Serious eye damage, Category 1, H318
Specific target organ systemic toxicity - single exposure, Category 3, Respiratory system, H335
For the full text of the H-Statements mentioned in this Section, see Section 16.

GHS-Labeling

Hazard pictograms



Signal Word
Danger

Hazard Statements

H290 May be corrosive to metals.
H314 Causes severe skin burns and eye damage.
H335 May cause respiratory irritation.

SAFETY DATA SHEET

according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Precautionary Statements

P234 Keep only in original container.

P261 Avoid breathing dust/ fume/ gas/ mist/ vapors/ spray.

P264 Wash skin thoroughly after handling.

P271 Use only outdoors or in a well-ventilated area.

P280 Wear protective gloves/ protective clothing/ eye protection/ face protection.

P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do NOT induce vomiting.

P303 + P361 + P353 IF ON SKIN (or hair): Remove/ Take off immediately all contaminated clothing.

Rinse skin with water/ shower.

P304 + P340 IF INHALED: Remove victim to fresh air and keep at rest in a position comfortable for breathing.

P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.

P310 Immediately call a POISON CENTER or doctor/ physician.

P321 Specific treatment (see supplemental first aid instructions on this label).

P363 Wash contaminated clothing before reuse.

P390 Absorb spillage to prevent material damage.

P403 + P233 Store in a well-ventilated place. Keep container tightly closed.

P405 Store locked up.

P406 Store in corrosive resistant stainless steel container with a resistant inliner.

P501 Dispose of contents/ container to an approved waste disposal plant.

Other hazards

None known.

SECTION 3. Composition/information on ingredients

Chemical nature

Aqueous solution

Hazardous ingredients

Chemical Name (Concentration)

CAS-No.

hydrochloric acid (>= 30 % - < 50 %)

7647-01-0

Exact percentages are being withheld as a trade secret.

SECTION 4. First aid measures

Description of first-aid measures

General advice

First aider needs to protect himself.

Inhalation

After inhalation: fresh air. Call in physician.

Skin contact

In case of skin contact: Take off immediately all contaminated clothing. Rinse skin with water/ shower. Call a physician immediately.

Eye contact

After eye contact: rinse out with plenty of water. Immediately call in ophthalmologist.

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according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Ingestion

After swallowing: make victim drink water (two glasses at most), avoid vomiting (risk of perforation!). Call a physician immediately. Do not attempt to neutralize.

Never give anything by mouth to an unconscious person.

Most important symptoms and effects, both acute and delayed

Irritation and corrosion, Cough, Shortness of breath, cardiovascular disorders, Risk of blindness!

Indication of any immediate medical attention and special treatment needed

No information available.

SECTION 5. Fire-fighting measures

Extinguishing media

Suitable extinguishing media

Use extinguishing measures that are appropriate to local circumstances and the surrounding environment.

Unsuitable extinguishing media

For this substance/mixture no limitations of extinguishing agents are given.

Special hazards arising from the substance or mixture

Not combustible.

Ambient fire may liberate hazardous vapors.

Fire may cause evolution of:

Hydrogen chloride gas

Advice for firefighters

Special protective equipment for fire-fighters

Stay in danger area only with self-contained breathing apparatus. Prevent skin contact by keeping a safe distance or by wearing suitable protective clothing.

Further information

Suppress (knock down) gases/vapors/mists with a water spray jet. Prevent fire extinguishing water from contaminating surface water or the ground water system.

SECTION 6. Accidental release measures

Personal precautions, protective equipment and emergency procedures

Advice for non-emergency personnel: Do not breathe vapors, aerosols. Avoid substance contact. Ensure adequate ventilation. Evacuate the danger area, observe emergency procedures, consult an expert.

Advice for emergency responders: Protective equipment see section 8.

Environmental precautions

Do not empty into drains.

Methods and materials for containment and cleaning up

Cover drains. Collect, bind, and pump off spills.

Observe possible material restrictions (see sections 7 and 10).

Take up with liquid-absorbent and neutralizing material (e.g. Chemizorb® H⁺, Art. No. 101595).

Dispose of properly. Clean up affected area.

SAFETY DATA SHEET

according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

SECTION 7. Handling and storage

Precautions for safe handling

Observe label precautions.

Conditions for safe storage, including any incompatibilities

Requirements for storage areas and containers

No metal containers.

Tightly closed.

Store at room temperature.

SECTION 8. Exposure controls/personal protection

Exposure limit(s)

Ingredients

Basis	Value	Threshold limits	Remarks
<i>hydrochloric acid 7647-01-0</i>			
ACGIH	Ceiling Limit Value:	2 ppm	
NIOSH/GUIDE	Ceiling Limit Value and Time Period (if specified):	5 ppm 7 mg/m ³	
OSHA_TRANS	Ceiling Limit Value:	5 ppm 7 mg/m ³	
Z1A	Ceiling Limit Value:	5 ppm 7 mg/m ³	

Engineering measures

Technical measures and appropriate working operations should be given priority over the use of personal protective equipment.

Individual protection measures

Protective clothing should be selected specifically for the workplace, depending on concentration and quantity of the hazardous substances handled. The chemical resistance of the protective equipment should be inquired at the respective supplier.

Hygiene measures

Immediately change contaminated clothing. Apply skin- protective barrier cream. Wash hands and face after working with substance.

Eye/face protection

Tightly fitting safety goggles

Hand protection

Chemical-resistant, impervious gloves complying with an approved standard should be worn at all times when handling chemical products if a risk assessment indicates this is necessary.

Other protective equipment:

Acid-resistant protective clothing.

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Hydrochloric Acid
34-37% OmniTrace®

Respiratory protection

required when vapors/aerosols are generated.

Use a properly fitted, air-purifying or air-fed respirator complying with an approved standard if a risk assessment indicates this is necessary. Respirator selection must be based on known or anticipated exposure levels, the hazards of the product and the safe working limits of the selected respirator.

SECTION 9. Physical and chemical properties

Physical state	liquid
Color	colorless
Odor	stinging
Odor Threshold	0.8 - 5 ppm Gaseous hydrogen chloride (HCl).
pH	< 1 at 68 °F (20 °C)
Solidification point	-30 °C
Boiling point	No information available.
Flash point	Not applicable
Evaporation rate	No information available.
Flammability (solid, gas)	No information available.
Lower explosion limit	Not applicable
Upper explosion limit	Not applicable
Vapor pressure	190 hPa at 68 °F (20 °C)
Relative vapor density	No information available.
Density	ca. 1.19 g/cm ³ at 68 °F (20 °C)
Relative density	No information available.
Water solubility	at 68 °F (20 °C) soluble
Partition coefficient: n-octanol/water	Not applicable

SAFETY DATA SHEET

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Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Autoignition temperature	No information available.
Decomposition temperature	No information available.
Viscosity, dynamic	2.3 mPa.s at 59 °F (15 °C)
Explosive properties	Not classified as explosive.
Oxidizing properties	none
Ignition temperature	Not applicable
Corrosion	May be corrosive to metals.

SECTION 10. Stability and reactivity

Reactivity

Corrosive in contact with metals

Chemical stability

The product is chemically stable under standard ambient conditions (room temperature) .

Possibility of hazardous reactions

Exothermic reaction with:

Amines, potassium permanganate, salts of oxyhalogenic acids, semimetallic oxides, semimetallic hydrogen compounds, Aldehydes, vinylmethyl ether

Risk of ignition or formation of inflammable gases or vapors with:

carbides, lithium silicide, Fluorine

Generates dangerous gases or fumes in contact with:

Aluminum, hydrides, formaldehyde, Metals, strong alkalis, Sulfides

Risk of explosion with:

Alkali metals, conc. sulfuric acid

Conditions to avoid

Heating.

Incompatible materials

Metals, metal alloys

Gives off hydrogen by reaction with metals.

Hazardous decomposition products

in the event of fire: See section 5.

SECTION 11. Toxicological information

Information on toxicological effects

Likely route of exposure

Inhalation, Eye contact, Skin contact

SAFETY DATA SHEET

according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Target Organs

Eyes

Skin

Respiratory system

Cornea

Acute oral toxicity

Symptoms: If ingested, severe burns of the mouth and throat, as well as a danger of perforation of the esophagus and the stomach.

Acute toxicity estimate: 1,892 mg/kg

Calculation method

Acute inhalation toxicity

Symptoms: mucosal irritations, Cough, Shortness of breath, Possible damages:, damage of respiratory tract

Acute toxicity estimate: 6.41 mg/l; 4 h

Calculation method

Skin irritation

Mixture causes burns.

Eye irritation

Mixture causes serious eye damage. Risk of blindness!

Specific target organ systemic toxicity - single exposure

Target Organs: Respiratory system

Mixture may cause respiratory irritation.

Specific target organ systemic toxicity - repeated exposure

The substance or mixture is not classified as specific target organ toxicant, repeated exposure.

Aspiration hazard

Regarding the available data the classification criteria are not fulfilled.

Carcinogenicity

IARC

No ingredient of this product present at levels greater than or equal to 0.1% is identified as probable, possible or confirmed human carcinogen by IARC.

OSHA

No ingredient of this product present at levels greater than or equal to 0.1% is identified as a carcinogen or potential carcinogen by OSHA.

NTP

No ingredient of this product present at levels greater than or equal to 0.1% is identified as a known or anticipated carcinogen by NTP.

ACGIH

No ingredient of this product present at levels greater than or equal to 0.1% is identified as a carcinogen or potential carcinogen by ACGIH.

Further information

SAFETY DATA SHEET

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Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

After uptake:

After a latency period:

cardiovascular disorders

Handle in accordance with good industrial hygiene and safety practice.

Ingredients

hydrochloric acid

No information available.

SECTION 12. Ecological information

Ecotoxicity

No information available.

Persistence and degradability

No information available.

Bioaccumulative potential

Partition coefficient: n-octanol/water

Not applicable

Mobility in soil

No information available.

Additional ecological information

Forms corrosive mixtures with water even if diluted. Harmful effect due to pH shift.

Discharge into the environment must be avoided.

Ingredients

hydrochloric acid

Substance does not meet the criteria for PBT or vPvB according to Regulation (EC) No 1907/2006, Annex XIII.

SECTION 13. Disposal considerations

The information presented only applies to the material as supplied. The identification based on characteristic(s) or listing may not apply if the material has been used or otherwise contaminated. It is the responsibility of the waste generator to determine the toxicity and physical properties of the material generated to determine the proper waste identification and disposal methods in compliance with applicable regulations. Disposal should be in accordance with applicable regional, national and local laws and regulations.

SAFETY DATA SHEET
according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number HX0607
Product name Hydrochloric Acid
34-37% OmniTrace®

Version 1.2

SECTION 14. Transport information

Land transport (DOT)

UN number UN 1789
Proper shipping name HYDROCHLORIC ACID
Class 8
Packing group II
Environmentally hazardous --

Air transport (IATA)

UN number UN 1789
Proper shipping name HYDROCHLORIC ACID
Class 8
Packing group II
Environmentally hazardous --
Special precautions for user no

Sea transport (IMDG)

UN number UN 1789
Proper shipping name HYDROCHLORIC ACID
Class 8
Packing group II
Environmentally hazardous --
Special precautions for user yes
EmS F-A S-B

SECTION 15. Regulatory information

United States of America

SARA 313

The following components are subject to reporting levels established by SARA Title III, Section 313:

Ingredients

hydrochloric acid	7647-01-0	37 %
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SARA 302

The following components are subject to reporting levels established by SARA Title III, Section 302:

Ingredients

hydrochloric acid	7647-01-0
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according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Clean Water Act

The following Hazardous Substances are listed under the U.S. CleanWater Act, Section 311, Table 116.4A:

Ingredients

hydrochloric acid

The following Hazardous Chemicals are listed under the U.S. CleanWater Act, Section 311, Table 117.3:

Ingredients

hydrochloric acid

DEA List I

Not listed

DEA List II

Listed

Ingredients

hydrochloric acid

7647-01-0

US State Regulations

Massachusetts Right To Know

Ingredients

hydrochloric acid

Pennsylvania Right To Know

Ingredients

hydrochloric acid

New Jersey Right To Know

Ingredients

hydrochloric acid

California Prop 65 Components

This product does not contain any chemicals known to the State of California to cause cancer, birth, or any other reproductive defects.

Notification status

TSCA: All components of the product are listed in the TSCA-inventory.

DSL: All components of this product are on the Canadian DSL.

KOREA: Not in compliance with the inventory

SECTION 16. Other information

Training advice

Provide adequate information, instruction and training for operators.

SAFETY DATA SHEET

according to the (US) Hazard Communication Standard (29 CFR 1910.1200)

Product number

HX0607

Version 1.2

Product name

Hydrochloric Acid
34-37% OmniTrace®

Labeling

Hazard pictograms



Signal Word

Danger

Hazard Statements

H290 May be corrosive to metals.

H314 Causes severe skin burns and eye damage.

H335 May cause respiratory irritation.

Precautionary Statements

Prevention

P280 Wear protective gloves/ protective clothing/ eye protection/ face protection.

Response

P301 + P330 + P331 IF SWALLOWED: Rinse mouth. Do NOT induce vomiting.

P305 + P351 + P338 IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.

P308 + P310 IF exposed or concerned: immediately call a POISON CENTER or doctor/ physician.

Full text of H-Statements referred to under sections 2 and 3.

H290 May be corrosive to metals.

H314 Causes severe skin burns and eye damage.

H318 Causes serious eye damage.

H335 May cause respiratory irritation.

Key or legend to abbreviations and acronyms used in the safety data sheet

Used abbreviations and acronyms can be looked up at www.wikipedia.org.

Revision Date 01/27/2015

The information contained herein is based on the present state of our knowledge. It characterizes the product with regard to appropriate safety precautions. It does not represent a warranty of any product properties and we assume no liability for any loss or injury which may result from the use of this information. Users should conduct their own investigations to determine the suitability of the information.

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Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet 50054

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Date of issue: 03/24/2015

Revision date: 03/01/2018

Supersedes: 03/24/2015

Version: 1.1

SECTION 1: Identification

1.1. Identification

Product form : Mixtures
Product name : Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

1.2. Recommended use and restrictions on use

Use of the substance/mixture : Test gas/Calibration gas.

1.3. Supplier

Calgaz, division of Airgas USA LLC
821 Chesapeake Drive
Cambridge, 21613 - USA
T 1-410-228-6400 - F 1-410-228-4251
info@Calgaz.com - www.Calgaz.com

1.4. Emergency telephone number

Emergency number : CHEMTREC: 1-800-424-9300
Internationally: 1-703-527-3887

SECTION 2: Hazard(s) identification

2.1. Classification of the substance or mixture

GHS-US classification

Gases under pressure H280 Contains gas under pressure; may explode if heated
Compressed gas

Full text of H statements : see section 16

2.2. GHS Label elements, including precautionary statements

GHS-US labeling

Hazard pictograms (GHS-US) :



GHS04

Signal word (GHS-US) : Warning
Hazard statements (GHS-US) : H280 - Contains gas under pressure; may explode if heated
Precautionary statements (GHS-US) : P202 - Do not handle until all safety precautions have been read and understood.
P271 - Use only outdoors or in a well-ventilated area.
P403 - Store in a well-ventilated place.
CGA-PG02 - Protect from sunlight when ambient temperature exceeds 52°C/125 °F
CGA-PG05 - Use a back flow preventive device in the piping
CGA-PG06 - Close valve after each use and when empty
CGA-PG10 - Use only with equipment rated for cylinder pressure
CGA-PG14 - Approach suspected leak area with caution
CGA-PG21 - Open valve slowly

2.3. Other hazards which do not result in classification

No additional information available

2.4. Unknown acute toxicity (GHS US)

Not applicable

SECTION 3: Composition/Information on ingredients

3.1. Substances

Not applicable

3.2. Mixtures

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Name	Product identifier	%	GHS-US classification
Nitrogen	(CAS-No.) 7727-37-9	75.16 - 80.4995	Press. Gas (Comp.), H280
Oxygen	(CAS-No.) 7782-44-7	19.5 - 23.5	Ox. Gas 1, H270 Press. Gas (Comp.), H280
Isobutylene	(CAS-No.) 115-11-7	0.0005 - 1.34	Press. Gas (Liq.), H280

Full text of hazard classes and H-statements : see section 16

SECTION 4: First-aid measures

4.1. Description of first aid measures

- First-aid measures general : Adverse effects not expected from this product. If you feel unwell, seek medical advice (show the label where possible).
- First-aid measures after inhalation : Adverse effects not expected from this product.
- First-aid measures after skin contact : Adverse effects not expected from this product.
- First-aid measures after eye contact : Adverse effects not expected from this product.
- First-aid measures after ingestion : Ingestion is not considered a potential route of exposure.

4.2. Most important symptoms and effects (acute and delayed)

- Symptoms/effects after inhalation : Adverse effects not expected from this product.
- Symptoms/effects after skin contact : Adverse effects not expected from this product.
- Symptoms/effects after eye contact : Adverse effects not expected from this product.
- Symptoms/effects after ingestion : Ingestion is not considered a potential route of exposure.
- Symptoms/effects upon intravenous administration : Not known.
- Chronic symptoms : Adverse effects not expected from this product.
- Most important symptoms and effects, both acute and delayed : No effect on living tissue. Refer to section 11.

4.3. Immediate medical attention and special treatment, if necessary

If you feel unwell, seek medical advice. If breathing is difficult, give oxygen.

SECTION 5: Fire-fighting measures

5.1. Suitable (and unsuitable) extinguishing media

- Suitable extinguishing media : Use extinguishing media appropriate for surrounding fire.
- Unsuitable extinguishing media : Do not use water jet to extinguish.

5.2. Specific hazards arising from the chemical

- Fire hazard : The product is not flammable.
- Explosion hazard : Product is not explosive. Heat may build pressure, rupturing closed containers, spreading fire and increasing risk of burns and injuries.
- Reactivity : None known.
- Hazardous combustion products : None known

5.3. Special protective equipment and precautions for fire-fighters

- Firefighting instructions : In case of fire: Evacuate area. Fight fire remotely due to the risk of explosion. Use water spray or fog for cooling exposed containers. Exercise caution when fighting any chemical fire.
- Protection during firefighting : Standard protective clothing and equipment (e.g. Self Contained Breathing Apparatus) for fire fighters. Do not enter fire area without proper protective equipment, including respiratory protection.
- Specific methods : Exposure to fire may cause containers to rupture/explode. Continue water spray from protected position until container stays cool. Move containers away from the fire area if this can be done without risk.

SECTION 6: Accidental release measures

6.1. Personal precautions, protective equipment and emergency procedures

- General measures : Ensure adequate ventilation.

6.1.1. For non-emergency personnel

- Protective equipment : Wear protective equipment consistent with the site emergency plan.

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Emergency procedures : Evacuate personnel to a safe area. Close doors and windows of adjacent premises. Keep containers closed. Mark the danger area. Seal off low-lying areas. Keep upwind.

6.1.2. For emergency responders

Protective equipment : Standard protective clothing and equipment (e.g, Self Contained Breathing Apparatus) for fire fighters. Equip cleanup crew with proper protection.

Emergency procedures : Evacuate and limit access. Ventilate area.

6.2. Environmental precautions

Try to stop release if without risk.

6.3. Methods and material for containment and cleaning up

For containment : Try to stop release if without risk.

Methods for cleaning up : Dispose of contents/container in accordance with local/regional/national/international regulations.

Methods and material for containment and cleaning up : None.

6.4. Reference to other sections

See also Sections 8 and 13.

SECTION 7: Handling and storage

7.1. Precautions for safe handling

Additional hazards when processed : Pressurized container: Do not pierce or burn, even after use. Use only with equipment rated for cylinder pressure.

Precautions for safe handling : Do not handle until all safety precautions have been read and understood. Use only outdoors or in a well-ventilated area.

Safe handling of the gas receptacle : Protect cylinders from physical damage; do not drag, roll, slide or drop. Do not remove or deface labels provided by the supplier for the identification of the cylinder contents.

Safe use of the product : The product must be handled in accordance with good industrial hygiene and safety procedures. Only experienced and properly instructed persons should handle gases under pressure. Consider pressure relief device(s) in gas installations. Ensure the complete gas system was (or is regularly) checked for leaks before use. Do not remove or deface labels provided by the supplier for the identification of the cylinder contents. Use only properly specified equipment which is suitable for this product, its supply pressure and temperature. Contact your gas supplier if in doubt.

Hygiene measures : Do not eat, drink or smoke when using this product.

7.2. Conditions for safe storage, including any incompatibilities

Technical measures : None known.

Storage conditions : Do not expose to temperatures exceeding 52 °C/ 125 °F. Keep container closed when not in use. Protect cylinders from physical damage; do not drag, roll, slide or drop. Store in well ventilated area.

Incompatible products : None known.

Incompatible materials : Flammable materials.

Conditions for safe storage, including any incompatibilities : Observe all regulations and local requirements regarding storage of containers. Containers should not be stored in conditions likely to encourage corrosion. Container valve guards or caps should be in place. Containers should be stored in the vertical position and properly secured to prevent them from falling over. Stored containers should be periodically checked for general condition and leakage. Keep container below 50°C in a well ventilated place. Store containers in location free from fire risk and away from sources of heat and ignition. Keep away from combustible materials.

Storage area : Store away from heat. Store in a well-ventilated place.

SECTION 8: Exposure controls/personal protection

8.1. Control parameters

Isobutylene (115-11-7)		
ACGIH	ACGIH TWA (ppm)	250 ppm
Oxygen (7782-44-7)		
Not applicable		

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance

Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Nitrogen (7727-37-9)		
ACGIH	Remark (ACGIH)	Simple Asphyxiant

8.2. Appropriate engineering controls

Appropriate engineering controls	: Provide adequate general and local exhaust ventilation. Systems under pressure should be regularly checked for leakages. Consider the use of a work permit system e.g. for maintenance activities. Ensure exposure is below occupational exposure limits (where available).
Environmental exposure controls	: Refer to local regulations for restriction of emissions to the atmosphere. See section 13 for specific methods for waste gas treatment.

8.3. Individual protection measures/Personal protective equipment

Hand protection:

Wear working gloves when handling gas containers. 29 CFR 1910.138: Hand protection

Eye protection:

Wear safety glasses with side shields. 29 CFR 1910.133: Eye and Face Protection

Skin and body protection:

Wear suitable protective clothing, e.g. lab coats, coveralls or flame resistant clothing.

Respiratory protection:

None necessary during normal and routine operations. See Sections 5 & 6.

Thermal hazard protection:

None necessary during normal and routine operations.

Other information:

Wear safety shoes while handling containers. 29 CFR 1910.136: Foot Protection.

SECTION 9: Physical and chemical properties

9.1. Information on basic physical and chemical properties

Physical state	: Gas
Appearance	: Clear, colorless gas.
Color	: Colorless
Odor	: Coal gas Odorless
Odor threshold	: No data available
pH	: No data available
Melting point	: No data available
Freezing point	: No data available
Boiling point	: No data available
Flash point	: No data available
Relative evaporation rate (butyl acetate=1)	: No data available
Flammability (solid, gas)	: No data available
Vapor pressure	: No data available
Relative vapor density at 20 °C	: No data available
Relative density	: No data available
Relative gas density	: Lighter or similar to air
Solubility	: Water: No data available
Log Pow	: Not applicable for gas-mixtures. Not applicable for gas-mixtures.
Auto-ignition temperature	: No data available
Decomposition temperature	: No data available

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Viscosity, kinematic	: No data available
Viscosity, dynamic	: No data available
Explosion limits	: No data available
Explosive properties	: Not applicable (non-flammable gas).
Oxidizing properties	: Supports combustion. Not combustible but enhances combustion of other substances.

9.2. Other information

No additional information available

SECTION 10: Stability and reactivity

10.1. Reactivity

None known.

10.2. Chemical stability

Stable under normal conditions.

10.3. Possibility of hazardous reactions

Can form explosive mixtures with flammable materials.

10.4. Conditions to avoid

None under recommended storage and handling conditions (see section 7).

10.5. Incompatible materials

Flammable materials.

10.6. Hazardous decomposition products

Under normal conditions of storage and use, hazardous decomposition products should not be produced.

SECTION 11: Toxicological information

11.1. Information on toxicological effects

Acute toxicity : Not classified

Isobutylene (115-11-7)	
LC50 inhalation rat (mg/l)	620 mg/l/4h
LC50 inhalation rat (ppm)	239620.46 ppm/4h
ATE US (gases)	239620.460 ppmV/4h
ATE US (vapors)	620.000 mg/l/4h
ATE US (dust, mist)	620.000 mg/l/4h

Oxygen (7782-44-7)	
LC50 inhalation rat (ppm)	800000 ppm/4h
ATE US (gases)	800000.000 ppmV/4h

Nitrogen (7727-37-9)	
LC50 inhalation rat (ppm)	820000 ppm/4h
ATE US (gases)	820000.000 ppmV/4h

Skin corrosion/irritation	: Not classified
Serious eye damage/irritation	: Not classified
Respiratory or skin sensitization	: Not classified
Germ cell mutagenicity	: Not classified
Carcinogenicity	: Not classified

Isobutylene (115-11-7)	
National Toxicology Program (NTP) Status	1 - Evidence of Carcinogenicity

Reproductive toxicity	: Not classified
Specific target organ toxicity – single exposure	: Not classified

Specific target organ toxicity – repeated exposure	: Not classified
--	------------------

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

Aspiration hazard	: Not classified
Symptoms/effects after inhalation	: Adverse effects not expected from this product.
Symptoms/effects after skin contact	: Adverse effects not expected from this product.
Symptoms/effects after eye contact	: Adverse effects not expected from this product.
Symptoms/effects after ingestion	: Ingestion is not considered a potential route of exposure.
Symptoms/effects upon intravenous administration	: Not known.
Chronic symptoms	: Adverse effects not expected from this product.

SECTION 12: Ecological information

12.1. Toxicity

Ecology - general	: No ecological damage caused by this product.
-------------------	--

12.2. Persistence and degradability

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen	
Persistence and degradability	No data available.
Isobutylene (115-11-7)	
Persistence and degradability	The substance is readily biodegradable. Unlikely to persist.
Oxygen (7782-44-7)	
Persistence and degradability	No ecological damage caused by this product.
Nitrogen (7727-37-9)	
Persistence and degradability	No ecological damage caused by this product.

12.3. Bioaccumulative potential

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen	
Log Pow	Not applicable for gas-mixtures.
Log Kow	Not applicable for gas-mixtures.
Bioaccumulative potential	No data available.
Isobutylene (115-11-7)	
Log Pow	2.35
Bioaccumulative potential	Not expected to bioaccumulate due to the low log Kow (log Kow < 4). Refer to section 9.
Oxygen (7782-44-7)	
Log Pow	Not applicable for inorganic gases.
Bioaccumulative potential	No ecological damage caused by this product.
Nitrogen (7727-37-9)	
Log Pow	Not applicable for inorganic gases.
Bioaccumulative potential	No ecological damage caused by this product.

12.4. Mobility in soil

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen	
Mobility in soil	No data available
Isobutylene (115-11-7)	
Ecology - soil	Because of its high volatility, the product is unlikely to cause ground or water pollution.
Oxygen (7782-44-7)	
Ecology - soil	No ecological damage caused by this product.
Nitrogen (7727-37-9)	
Ecology - soil	No ecological damage caused by this product.

12.5. Other adverse effects

Effect on ozone layer	: None
Effect on global warming	: No known effects from this product.
GWPmix comment	: No known effects from this product.

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

SECTION 13: Disposal considerations

13.1. Disposal methods

- Waste treatment methods : Contact supplier if guidance is required. Do not discharge into any place where its accumulation could be dangerous. Ensure that the emission levels from local regulations or operating permits are not exceeded.
- Product/Packaging disposal recommendations : Refer to the CGA Pamphlet P-63 "Disposal of Gases" available at www.cganet.com for more guidance on suitable disposal methods.

SECTION 14: Transport information

Department of Transportation (DOT)

In accordance with DOT

- Transport document description : UN1956 Compressed gas, n.o.s., 2.2
- UN-No.(DOT) : UN1956
- Proper Shipping Name (DOT) : Compressed gas, n.o.s.
- Hazard labels (DOT) : 2.2 - Non-flammable gas



- DOT Packaging Non Bulk (49 CFR 173.xxx) : 302;305
- DOT Packaging Bulk (49 CFR 173.xxx) : 314;315
- DOT Symbols : G - Identifies PSN requiring a technical name
- DOT Packaging Exceptions (49 CFR 173.xxx) : 306;307
- DOT Quantity Limitations Passenger aircraft/rail (49 CFR 173.27) : 75 kg
- DOT Quantity Limitations Cargo aircraft only (49 CFR 175.75) : 150 kg
- DOT Vessel Stowage Location : A - The material may be stowed "on deck" or "under deck" on a cargo vessel and on a passenger vessel.
- Other information : No supplementary information available.
- Special transport precautions : Avoid transport on vehicles where the load space is not separated from the driver's compartment. Ensure vehicle driver is aware of the potential hazards of the load and knows what to do in the event of an accident or an emergency. Before transporting product containers:
- Ensure there is adequate ventilation. - Ensure that containers are firmly secured. - Ensure cylinder valve is closed and not leaking. - Ensure valve outlet cap nut or plug (where provided) is correctly fitted. - Ensure valve protection device (where provided) is correctly fitted.

Transportation of Dangerous Goods

Transport by sea

- Transport document description (IMDG) : UN 1956 Compressed gas, n.o.s., 2.2
- UN-No. (IMDG) : 1956
- Proper Shipping Name (IMDG) : Compressed gas, n.o.s.
- Class (IMDG) : 2.2 - Non-flammable, non-toxic gases
- Limited quantities (IMDG) : 120 ml

Air transport

- Transport document description (IATA) : UN 1956 Compressed gas, n.o.s., 2.2
- UN-No. (IATA) : 1956
- Proper Shipping Name (IATA) : Compressed gas, n.o.s.
- Class (IATA) : 2

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance

Nitrogen

Safety Data Sheet

according to Federal Register / Vol. 77, No. 58 / Monday, March 26, 2012 / Rules and Regulations

SECTION 15: Regulatory information

15.1. US Federal regulations

Isobutylene (115-11-7)

Listed on the United States TSCA (Toxic Substances Control Act) inventory

Oxygen (7782-44-7)

Listed on the United States TSCA (Toxic Substances Control Act) inventory

Nitrogen (7727-37-9)

Listed on the United States TSCA (Toxic Substances Control Act) inventory

15.2. International regulations

CANADA

Isobutylene (115-11-7)

Listed on the Canadian DSL (Domestic Substances List)

Oxygen (7782-44-7)

Listed on the Canadian DSL (Domestic Substances List)

Nitrogen (7727-37-9)

Listed on the Canadian DSL (Domestic Substances List)

EU-Regulations

Isobutylene (115-11-7)

Listed on the EEC inventory EINECS (European Inventory of Existing Commercial Chemical Substances)

Oxygen (7782-44-7)

Listed on the EEC inventory EINECS (European Inventory of Existing Commercial Chemical Substances)

Nitrogen (7727-37-9)

Listed on the EEC inventory EINECS (European Inventory of Existing Commercial Chemical Substances)

National regulations

Isobutylene (115-11-7)

Listed on the AICS (Australian Inventory of Chemical Substances)
Listed on IECSC (Inventory of Existing Chemical Substances Produced or Imported in China)
Listed on the Japanese ENCS (Existing & New Chemical Substances) inventory
Listed on the Japanese ISHL (Industrial Safety and Health Law)
Listed on the Korean ECL (Existing Chemicals List)
Listed on NZIoC (New Zealand Inventory of Chemicals)
Listed on PICCS (Philippines Inventory of Chemicals and Chemical Substances)
Listed on INSQ (Mexican National Inventory of Chemical Substances)
Listed on the TCSI (Taiwan Chemical Substance Inventory)

Oxygen (7782-44-7)

Listed on the AICS (Australian Inventory of Chemical Substances)
Listed on IECSC (Inventory of Existing Chemical Substances Produced or Imported in China)
Listed on the Korean ECL (Existing Chemicals List)
Listed on NZIoC (New Zealand Inventory of Chemicals)
Listed on PICCS (Philippines Inventory of Chemicals and Chemical Substances)
Listed on INSQ (Mexican National Inventory of Chemical Substances)
Listed on the TCSI (Taiwan Chemical Substance Inventory)

Nitrogen (7727-37-9)

Listed on the AICS (Australian Inventory of Chemical Substances)
Listed on IECSC (Inventory of Existing Chemical Substances Produced or Imported in China)
Listed on the Korean ECL (Existing Chemicals List)
Listed on NZIoC (New Zealand Inventory of Chemicals)
Listed on PICCS (Philippines Inventory of Chemicals and Chemical Substances)
Listed on INSQ (Mexican National Inventory of Chemical Substances)
Listed on the TCSI (Taiwan Chemical Substance Inventory)

15.3. US State regulations

Isobutylene (0.0005% - 1.34%), Oxygen (19.5 - 23.5%) in balance

Nitrogen

Safety Data Sheet

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Isobutylene (115-11-7)

U.S. - Massachusetts - Right To Know List
U.S. - New Jersey - Right to Know Hazardous Substance List
U.S. - Pennsylvania - RTK (Right to Know) List

Oxygen (7782-44-7)

U.S. - Massachusetts - Right To Know List
U.S. - New Jersey - Right to Know Hazardous Substance List
U.S. - Pennsylvania - RTK (Right to Know) List

Nitrogen (7727-37-9)

U.S. - Massachusetts - Right To Know List
U.S. - New Jersey - Right to Know Hazardous Substance List
U.S. - Pennsylvania - RTK (Right to Know) List

SECTION 16: Other information

Revision date : 03/01/2018

Other information : This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR, 1910.1200. Other government regulations must be reviewed for applicability to this product.

Full text of H-phrases:

H270	May cause or intensify fire; oxidizer
H280	Contains gas under pressure; may explode if heated

SDS US (GHS HazCom 2012)

This Safety Data Sheet is offered pursuant to OSHA's Hazard Communication Standard, 29 CFR, 1910.1200. Other government regulations must be reviewed for applicability to this gas mixture. To the best of Calgaz's knowledge, the information contained herein is reliable and accurate as of this date; however, accuracy, suitability or completeness are not guaranteed and no warranties of any type, either express or implied, are provided. The information contained herein relates only to this specific product. If this gas mixture is combined with other materials, all component properties must be considered. Data may be changed from time to time. Be sure to consult the latest edition.

SAFETY DATA SHEET

Version 6.4
Revision Date 11/04/2019
Print Date 04/04/2020

SECTION 1: Identification of the substance/mixture and of the company/undertaking**1.1 Product identifiers**

Product name : Liqui-nox® phosphate-free liquid detergent

Product Number : Z273279

Brand : Aldrich

1.2 Relevant identified uses of the substance or mixture and uses advised against

Identified uses : Laboratory chemicals, Synthesis of substances

1.3 Details of the supplier of the safety data sheet

Company : Sigma-Aldrich Inc.
3050 Spruce Street
ST. LOUIS MO 63103
UNITED STATES

Telephone : +1 314 771-5765

Fax : +1 800 325-5052

1.4 Emergency telephone number

Emergency Phone # : +1-703-527-3887

SECTION 2: Hazards identification**2.1 Classification of the substance or mixture****GHS Classification in accordance with 29 CFR 1910 (OSHA HCS)**

Skin irritation (Category 2), H315
Serious eye damage (Category 1), H318
Specific target organ toxicity - repeated exposure, Inhalation (Category 2), Respiratory Tract, H373
Short-term (acute) aquatic hazard (Category 3), H402
Long-term (chronic) aquatic hazard (Category 3), H412

For the full text of the H-Statements mentioned in this Section, see Section 16.

2.2 GHS Label elements, including precautionary statements

Pictogram



Signal word

Danger

Hazard statement(s)
H315

Causes skin irritation.

H318	Causes serious eye damage.
H373	May cause damage to organs (Respiratory Tract) through prolonged or repeated exposure if inhaled.
H412	Harmful to aquatic life with long lasting effects.
Precautionary statement(s)	
P260	Do not breathe dust/ fume/ gas/ mist/ vapours/ spray.
P264	Wash skin thoroughly after handling.
P273	Avoid release to the environment.
P280	Wear protective gloves/ eye protection/ face protection.
P302 + P352	IF ON SKIN: Wash with plenty of soap and water.
P305 + P351 + P338 + P310	IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. Immediately call a POISON CENTER/doctor.
P314	Get medical advice/ attention if you feel unwell.
P332 + P313	If skin irritation occurs: Get medical advice/ attention.
P362	Take off contaminated clothing and wash before reuse.
P501	Dispose of contents/ container to an approved waste disposal plant.

2.3 Hazards not otherwise classified (HNOC) or not covered by GHS - none

SECTION 3: Composition/information on ingredients

3.2 Mixtures

Component		Classification	Concentration
Sodium xylenesulphonate			
CAS-No.	1300-72-7	Skin Irrit. 2; Eye Irrit. 2A; STOT SE 3; H315, H319, H335	>= 5 - < 10 %
EC-No.	215-090-9		
Alcohols, C12-14-secondary, ethoxylated			
CAS-No.	84133-50-6	Skin Irrit. 2; Eye Dam. 1; H315, H318	>= 5 - < 10 %
Coconut diethanolamide			
CAS-No.	8051-30-7	Skin Irrit. 2; Eye Dam. 1; Aquatic Acute 2; Aquatic Chronic 2; H315, H318, H401, H411	>= 5 - < 10 %
EC-No.	232-483-0		
tripotassium hydrogen ethylenediaminetetraacetate			
CAS-No.	17572-97-3	Acute Tox. 4; STOT RE 2; H332, H373	>= 5 - < 10 %
EC-No.	241-543-5		

For the full text of the H-Statements mentioned in this Section, see Section 16.

SECTION 4: First aid measures

4.1 Description of first aid measures

General advice

Consult a physician. Show this safety data sheet to the doctor in attendance.

If inhaled

If breathed in, move person into fresh air. If not breathing, give artificial respiration. Consult a physician.

In case of skin contact

Wash off with soap and plenty of water. Consult a physician.

In case of eye contact

Rinse thoroughly with plenty of water for at least 15 minutes and consult a physician.

If swallowed

Never give anything by mouth to an unconscious person. Rinse mouth with water. Consult a physician.

4.2 Most important symptoms and effects, both acute and delayed

The most important known symptoms and effects are described in the labelling (see section 2.2) and/or in section 11

4.3 Indication of any immediate medical attention and special treatment needed

No data available

SECTION 5: Firefighting measures

5.1 Extinguishing media

Suitable extinguishing media

Use water spray, alcohol-resistant foam, dry chemical or carbon dioxide.

5.2 Special hazards arising from the substance or mixture

Carbon oxides, Nitrogen oxides (NO_x), Sulphur oxides, Potassium oxides, Sodium oxides

5.3 Advice for firefighters

Wear self-contained breathing apparatus for firefighting if necessary.

5.4 Further information

No data available

SECTION 6: Accidental release measures

6.1 Personal precautions, protective equipment and emergency procedures

Use personal protective equipment. Avoid breathing vapours, mist or gas. Ensure adequate ventilation. Evacuate personnel to safe areas.
For personal protection see section 8.

6.2 Environmental precautions

Prevent further leakage or spillage if safe to do so. Do not let product enter drains. Discharge into the environment must be avoided.

6.3 Methods and materials for containment and cleaning up

Soak up with inert absorbent material and dispose of as hazardous waste. Keep in suitable, closed containers for disposal.

6.4 Reference to other sections

For disposal see section 13.

SECTION 7: Handling and storage

7.1 Precautions for safe handling

Avoid contact with skin and eyes. Avoid inhalation of vapour or mist.

For precautions see section 2.2.

7.2 Conditions for safe storage, including any incompatibilities

Keep container tightly closed in a dry and well-ventilated place. Containers which are opened must be carefully resealed and kept upright to prevent leakage.

Storage class (TRGS 510): 10: Combustible liquids

7.3 Specific end use(s)

Apart from the uses mentioned in section 1.2 no other specific uses are stipulated

SECTION 8: Exposure controls/personal protection

8.1 Control parameters

Components with workplace control parameters

Contains no substances with occupational exposure limit values.

8.2 Exposure controls

Appropriate engineering controls

Handle in accordance with good industrial hygiene and safety practice. Wash hands before breaks and at the end of workday.

Personal protective equipment

Eye/face protection

Tightly fitting safety goggles. Faceshield (8-inch minimum). Use equipment for eye protection tested and approved under appropriate government standards such as NIOSH (US) or EN 166(EU).

Skin protection

Handle with gloves. Gloves must be inspected prior to use. Use proper glove removal technique (without touching glove's outer surface) to avoid skin contact with this product. Dispose of contaminated gloves after use in accordance with applicable laws and good laboratory practices. Wash and dry hands.

Body Protection

Complete suit protecting against chemicals, The type of protective equipment must be selected according to the concentration and amount of the dangerous substance at the specific workplace.

Respiratory protection

Where risk assessment shows air-purifying respirators are appropriate use a full-face respirator with multi-purpose combination (US) or type ABEK (EN 14387) respirator cartridges as a backup to engineering controls. If the respirator is the sole means of protection, use a full-face supplied air respirator. Use respirators and components tested and approved under appropriate government standards such as NIOSH (US) or CEN (EU).

Control of environmental exposure

Prevent further leakage or spillage if safe to do so. Do not let product enter drains.
Discharge into the environment must be avoided.

SECTION 9: Physical and chemical properties

9.1 Information on basic physical and chemical properties

a) Appearance	Form: liquid
b) Odour	No data available
c) Odour Threshold	No data available
d) pH	No data available
e) Melting point/freezing point	No data available
f) Initial boiling point and boiling range	No data available
g) Flash point	()No data available
h) Evaporation rate	No data available
i) Flammability (solid, gas)	No data available
j) Upper/lower flammability or explosive limits	No data available
k) Vapour pressure	No data available
l) Vapour density	No data available
m) Relative density	No data available
n) Water solubility	No data available
o) Partition coefficient: n-octanol/water	No data available
p) Auto-ignition temperature	No data available
q) Decomposition temperature	No data available
r) Viscosity	No data available
s) Explosive properties	No data available
t) Oxidizing properties	No data available

9.2 Other safety information

No data available

SECTION 10: Stability and reactivity

10.1 Reactivity

No data available

10.2 Chemical stability

Stable under recommended storage conditions.

10.3 Possibility of hazardous reactions

No data available

10.4 Conditions to avoid

No data available

10.5 Incompatible materials

No data available

10.6 Hazardous decomposition products

Other decomposition products - No data available

Hazardous decomposition products formed under fire conditions. - Carbon oxides, Nitrogen oxides (NO_x), Sulphur oxides, Potassium oxides, Sodium oxides

In the event of fire: see section 5

SECTION 11: Toxicological information

11.1 Information on toxicological effects

Acute toxicity

No data available

Dermal: No data available

No data available

Skin corrosion/irritation

No data available

Serious eye damage/eye irritation

No data available

Respiratory or skin sensitisation

No data available

Germ cell mutagenicity

No data available

Carcinogenicity

IARC: No component of this product present at levels greater than or equal to 0.1% is identified as probable, possible or confirmed human carcinogen by IARC.

NTP: No component of this product present at levels greater than or equal to 0.1% is identified as a known or anticipated carcinogen by NTP.

OSHA: No component of this product present at levels greater than or equal to 0.1% is on OSHA's list of regulated carcinogens.

Reproductive toxicity

No data available

Specific target organ toxicity - single exposure

No data available

Specific target organ toxicity - repeated exposure

No data available

Aspiration hazard

No data available

Additional Information

RTECS: Not available

To the best of our knowledge, the chemical, physical, and toxicological properties have not been thoroughly investigated.

SECTION 12: Ecological information

12.1 Toxicity

No data available

12.2 Persistence and degradability

No data available

12.3 Bioaccumulative potential

No data available

12.4 Mobility in soil

No data available

12.5 Results of PBT and vPvB assessment

PBT/vPvB assessment not available as chemical safety assessment not required/not conducted

12.6 Other adverse effects

An environmental hazard cannot be excluded in the event of unprofessional handling or disposal.
Harmful to aquatic life.

SECTION 13: Disposal considerations

13.1 Waste treatment methods

Product

Offer surplus and non-recyclable solutions to a licensed disposal company.

Contaminated packaging

Dispose of as unused product.

SECTION 14: Transport information

DOT (US)

Not dangerous goods

IMDG

Not dangerous goods

IATA

Not dangerous goods

SECTION 15: Regulatory information

SARA 302 Components

No chemicals in this material are subject to the reporting requirements of SARA Title III, Section 302.

SARA 313 Components

This material does not contain any chemical components with known CAS numbers that exceed the threshold (De Minimis) reporting levels established by SARA Title III, Section 313.

Massachusetts Right To Know Components

No components are subject to the Massachusetts Right to Know Act.

No components are subject to the Massachusetts Right to Know Act.

Pennsylvania Right To Know Components

	CAS-No.	Revision Date
Water	7732-18-5	
Benzenesulfonic acid, mono-C10-16-alkyl derivs., sodium salts	68081-81-2	
Sodium xylenesulphonate	1300-72-7	
Alcohols, C12-14-secondary, ethoxylated	84133-50-6	
Coconut diethanolamide	8051-30-7	
tripotassium hydrogen ethylenediaminetetraacetate	17572-97-3	

	CAS-No.	Revision Date
Water	7732-18-5	
Benzenesulfonic acid, mono-C10-16-alkyl derivs., sodium salts	68081-81-2	
Sodium xylenesulphonate	1300-72-7	
Alcohols, C12-14-secondary, ethoxylated	84133-50-6	
Coconut diethanolamide	8051-30-7	
tripotassium hydrogen ethylenediaminetetraacetate	17572-97-3	

New Jersey Right To Know Components

	CAS-No.	Revision Date
Water	7732-18-5	
Benzenesulfonic acid, mono-C10-16-alkyl derivs., sodium salts	68081-81-2	
Sodium xylenesulphonate	1300-72-7	
Alcohols, C12-14-secondary, ethoxylated	84133-50-6	

Coconut diethanolamide	8051-30-7
tripotassium hydrogen ethylenediaminetetraacetate	17572-97-3

SECTION 16: Other information

Further information

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The above information is believed to be correct but does not purport to be all inclusive and shall be used only as a guide. The information in this document is based on the present state of our knowledge and is applicable to the product with regard to appropriate safety precautions. It does not represent any guarantee of the properties of the product. Sigma-Aldrich Corporation and its Affiliates shall not be held liable for any damage resulting from handling or from contact with the above product. See www.sigma-aldrich.com and/or the reverse side of invoice or packing slip for additional terms and conditions of sale.

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Version: 6.4

Revision Date: 11/04/2019

Print Date: 04/04/2020

Methanol(230, 232, 233)**000000011383**

Version 3.1

Revision Date 03/26/2015

Print Date 03/08/2016

SECTION 1. PRODUCT AND COMPANY IDENTIFICATION

Product name : Methanol (230, 232, 233)

MSDS Number : 000000011383

Product Use Description : Solvent

Manufacturer or supplier's details : Honeywell International Inc.
115 Tabor Road
Morris Plains, NJ 07950-2546

For more information call : 1-800-368-0050
+1-231-726-3171
(Monday-Friday, 9:00am-5:00pm)

In case of emergency call : **Medical: 1-800-498-5701 or +1-303-389-1414**
: **Transportation (CHEMTREC): 1-800-424-9300 or +1-703-527-3887**
:
: (24 hours/day, 7 days/week)

SECTION 2. HAZARDS IDENTIFICATION**Emergency Overview**

Form : liquid, clear

Color : colourless

Odor : slight alcohol-like

Classification of the substance or mixture

Classification of the substance or mixture : Flammable liquids, Category 2
Eye irritation, Category 2A
Reproductive toxicity, Category 2
Specific target organ toxicity - single exposure, Category 1,
Eyes, Nervous system, Systemic toxicity

Methanol(230, 232, 233)**000000011383**

Version 3.1

Revision Date 03/26/2015

Print Date 03/08/2016

GHS Label elements, including precautionary statements

Symbol(s)

:



Signal word

: Danger

Hazard statements

: Highly flammable liquid and vapour.
Causes serious eye irritation.
Suspected of damaging fertility or the unborn child.
Causes damage to organs.

Precautionary statements

: **Prevention:**

Obtain special instructions before use.
Do not handle until all safety precautions have been read and understood.
Keep away from heat/sparks/open flames/hot surfaces. - No smoking.
Keep container tightly closed.
Ground/bond container and receiving equipment.
Use explosion-proof electrical/ ventilating/ lighting/ equipment.
Use only non-sparking tools.
Take precautionary measures against static discharge.
Do not breathe dust/ fume/ gas/ mist/ vapours/ spray.
Wash skin thoroughly after handling.
Do not eat, drink or smoke when using this product.
Wear protective gloves/ eye protection/ face protection.

Response:

IF ON SKIN (or hair): Remove/ Take off immediately all contaminated clothing. Rinse skin with water/ shower.
IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing.
IF exposed: Call a POISON CENTER or doctor/ physician.
If eye irritation persists: Get medical advice/ attention.
In case of fire: Use dry sand, dry chemical or alcohol-resistant foam for extinction.

Storage:

Store in a well-ventilated place. Keep cool.

Methanol (230, 232, 233)**000000011383**

Version 3.1

Revision Date 03/26/2015

Print Date 03/08/2016

Store locked up.

Disposal:

Dispose of contents/ container to an approved waste disposal plant.

Carcinogenicity

No component of this product present at levels greater than or equal to 0.1% is identified as a known or anticipated carcinogen by NTP, IARC, or OSHA.

SECTION 3. COMPOSITION/INFORMATION ON INGREDIENTSFormula : CH₄O

Chemical nature : Substance

Chemical Name	CAS-No.	Concentration
Methanol	67-56-1	100.00 %

SECTION 4. FIRST AID MEASURES

Inhalation : Call a physician immediately. Remove to fresh air. If not breathing, give artificial respiration. If breathing is difficult, give oxygen. Use oxygen as required, provided a qualified operator is present.

Skin contact : Wash off immediately with plenty of water for at least 15 minutes. Take off contaminated clothing and shoes immediately. Wash contaminated clothing before re-use. Call a physician.

Eye contact : Rinse immediately with plenty of water, also under the eyelids, for at least 15 minutes. Call a physician.

Ingestion : Call a physician immediately. Do NOT induce vomiting. Immediate medical attention is required. Never give anything by mouth to an unconscious person.

Methanol(230, 232, 233)**000000011383**

Version 3.1

Revision Date 03/26/2015

Print Date 03/08/2016

Notes to physician

Treatment : Treat symptomatically.

SECTION 5. FIREFIGHTING MEASURES

- Suitable extinguishing media : Alcohol-resistant foam
Carbon dioxide (CO₂)
Dry chemical
Cool closed containers exposed to fire with water spray.
- Unsuitable extinguishing media : Do not use a solid water stream as it may scatter and spread fire.
- Specific hazards during firefighting : Flammable.
Vapours may form explosive mixtures with air.
Vapours are heavier than air and may spread along floors.
Vapors may travel to areas away from work site before igniting/flashing back to vapor source.
In case of fire hazardous decomposition products may be produced such as:
Carbon monoxide
Carbon dioxide (CO₂)
Formaldehyde
- Special protective equipment for firefighters : Wear self-contained breathing apparatus and protective suit.

SECTION 6. ACCIDENTAL RELEASE MEASURES

- Personal precautions : Wear personal protective equipment.
Immediately evacuate personnel to safe areas.
Keep people away from and upwind of spill/leak.
Ensure adequate ventilation.
Remove all sources of ignition.
Do not swallow.
Do not breathe vapours or spray mist.
Avoid contact with skin, eyes and clothing.
- Environmental precautions : Prevent further leakage or spillage if safe to do so.

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Prevent product from entering drains.
Discharge into the environment must be avoided.
Do not flush into surface water or sanitary sewer system.
Do not allow run-off from fire fighting to enter drains or water courses.

Methods for cleaning up : Ventilate the area.
No sparking tools should be used.
Use explosion-proof equipment.
Contain spillage, soak up with non-combustible absorbent material, (e.g. sand, earth, diatomaceous earth, vermiculite) and transfer to a container for disposal according to local / national regulations (see section 13).

SECTION 7. HANDLING AND STORAGE**Handling**

Handling : Wear personal protective equipment.
Use only in well-ventilated areas.
Keep container tightly closed.
Do not smoke.
Do not swallow.
Do not breathe vapours or spray mist.
Avoid contact with skin, eyes and clothing.

Advice on protection against fire and explosion : Keep away from fire, sparks and heated surfaces.
Take precautionary measures against static discharges.
Ensure all equipment is electrically grounded before beginning transfer operations.
Use explosion-proof equipment.
Keep product and empty container away from heat and sources of ignition.
No sparking tools should be used.
No smoking.

Storage

Requirements for storage areas and containers : Store in area designed for storage of flammable liquids.
Protect from physical damage.
Keep containers tightly closed in a dry, cool and well-ventilated place.
Containers which are opened must be carefully resealed and

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kept upright to prevent leakage.
Keep away from heat and sources of ignition.
Keep away from direct sunlight.
Store away from incompatible substances.
Container hazardous when empty.
Do not pressurize, cut, weld, braze, solder, drill, grind or
expose containers to heat or sources of ignition.

SECTION 8. EXPOSURE CONTROLS/PERSONAL PROTECTION

- | | | |
|--------------------------|---|---|
| Protective measures | : | Ensure that eyewash stations and safety showers are close to the workstation location. |
| Engineering measures | : | Use with local exhaust ventilation.
Prevent vapour buildup by providing adequate ventilation during and after use. |
| Eye protection | : | Do not wear contact lenses.
Wear as appropriate:
Safety glasses with side-shields
If splashes are likely to occur, wear:
Goggles or face shield, giving complete protection to eyes |
| Hand protection | : | Solvent-resistant gloves
Gloves must be inspected prior to use.
Replace when worn. |
| Skin and body protection | : | Wear as appropriate:
Solvent-resistant apron
Flame retardant antistatic protective clothing.
If splashes are likely to occur, wear:
Protective suit |
| Respiratory protection | : | In case of insufficient ventilation, wear suitable respiratory equipment.
For rescue and maintenance work in storage tanks use self-contained breathing apparatus.
Use NIOSH approved respiratory protection. |
| Hygiene measures | : | When using do not eat, drink or smoke.
Wash hands before breaks and immediately after handling the product.
Keep working clothes separately. |

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Do not swallow.
Do not breathe vapours or spray mist.
Avoid contact with skin, eyes and clothing.
This material has an established AIHA ERPG exposure limit.
The current list of ERPG exposure limits can be found at
[http://www.aiha.org/insideaiha/GuidelineDevelopment/ERPG/D](http://www.aiha.org/insideaiha/GuidelineDevelopment/ERPG/Documents/2011erpgweelhandbook_table-only.pdf)
ocuments/2011erpgweelhandbook_table-only.pdf.

Exposure Guidelines

Components	CAS-No.	Value	Control parameters	Update	Basis
Methanol	67-56-1	TWA : time weighted average	(200 ppm)	2008	ACGIH:US. ACGIH Threshold Limit Values

Methanol	67-56-1	STEL : Short term exposure limit	(250 ppm)	2008	ACGIH:US. ACGIH Threshold Limit Values
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Methanol	67-56-1	SKIN_DE S : Skin designati on:	Can be absorbed through the skin.	2008	ACGIH:US. ACGIH Threshold Limit Values
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Methanol	67-56-1	REL : Recomm ended exposure limit (REL):	260 mg/m3 (200 ppm)	2005	NIOSH/GUIDE:US. NIOSH: Pocket Guide to Chemical Hazards
----------	---------	---	------------------------	------	--

Methanol	67-56-1	SKIN_DE S : Skin designati on:	Can be absorbed through the skin.	2005	NIOSH/GUIDE:US. NIOSH: Pocket Guide to Chemical Hazards
----------	---------	---	--	------	--

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Methanol	67-56-1	STEL : Short term exposure limit	325 mg/m3 (250 ppm)	2005	NIOSH/GUIDE:US. NIOSH: Pocket Guide to Chemical Hazards
Methanol	67-56-1	PEL : Permissi ble exposure limit	260 mg/m3 (200 ppm)	02 2006	OSHA_TRANS:US. OSHA Table Z-1 Limits for Air Contaminants (29 CFR 1910.1000)
Methanol	67-56-1	TWA : time weighted average	260 mg/m3 (200 ppm)	1989	Z1A:US. OSHA Table Z-1-A (29 CFR 1910.1000)
Methanol	67-56-1	STEL : Short term exposure limit	325 mg/m3 (250 ppm)	1989	Z1A:US. OSHA Table Z-1-A (29 CFR 1910.1000)
Methanol	67-56-1	SKIN_FI NAL : Skin designati on (Final Rule Limit applies):	Can be absorbed through the skin.	1989	Z1A:US. OSHA Table Z-1-A (29 CFR 1910.1000)

SECTION 9. PHYSICAL AND CHEMICAL PROPERTIES

Physical state : liquid, clear

Color : colourless

Odor : slight alcohol-like

pH : Note: Not applicable

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Melting point/freezing point : Note: Not applicable

Boiling point/boiling range : 64.7 °C

Flash point : 52 °F (11 °C)
Method: closed cup

Evaporation rate : ca. 5
Method: Compared to Butyl acetate.

Lower explosion limit : 6 %(V)

Upper explosion limit : 36 %(V)

Vapor pressure : 129.32 hPa
at 20 °C(68 °F)

Vapor density : 1.11 Note: (Air = 1.0)

Density : 0.792 g/cm³ at 20 °C

Water solubility : Note: completely soluble

Ignition temperature : 464 °C

Molecular weight : 32.04 g/mol

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SECTION 10. STABILITY AND REACTIVITY

Chemical stability	: Stable under recommended storage conditions.
Possibility of hazardous reactions	: Hazardous polymerisation does not occur.
Conditions to avoid	: Heat, flames and sparks. Keep away from direct sunlight.
Incompatible materials to avoid	: Strong oxidizing agents Aluminium Magnesium May attack many plastics, rubbers and coatings.
Hazardous decomposition products	: In case of fire hazardous decomposition products may be produced such as: Carbon monoxide Carbon dioxide (CO ₂) Formaldehyde

SECTION 11. TOXICOLOGICAL INFORMATION

Acute oral toxicity	: LD ₅₀ : 5,628 mg/kg Species: Rat
Acute inhalation toxicity	: LC ₅₀ : 64000 ppm Exposure time: 4 h Species: Rat
Acute dermal toxicity	: LD ₅₀ : 15,800 mg/kg Species: Rabbit
Skin irritation	: Species: Rabbit Classification: irritating Exposure time: 24 h

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Eye irritation	: Species: rabbit eye Classification: irritating
Repeated dose toxicity	: Species: Rat Application Route: Inhalation Test substance: Methanol Note: Developmental Toxicity NOAEL (maternal toxicity) 10,000 ppm NOAEL (developmental toxicity) 5,000 ppm Skeletal and visceral malformations.
Genotoxicity in vitro	: Note: In vitro tests did not show mutagenic effects
Genotoxicity in vivo	: Note: In vivo tests did not show mutagenic effects

SECTION 12. ECOLOGICAL INFORMATION**Ecotoxicity effects**

Toxicity to fish	: LC50: 29,400 mg/l Exposure time: 96 h Species: Fathead minnow
Toxicity to daphnia and other aquatic invertebrates	: LC50: 10,000 mg/l Exposure time: 24 h Species: Daphnia (water flea)
Toxicity to bacteria	: EC50: 43,000 mg/l Exposure time: 5 min Species: Photobacterium phosphoreum : EC50: 40,000 mg/l Exposure time: 15 min Species: Photobacterium phosphoreum : EC50: 39,000 mg/l Exposure time: 25 min Species: Photobacterium phosphoreum

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Further information on ecology

Additional ecological information : Accumulation in aquatic organisms is unlikely.
The product is readily degradable in the environment.

SECTION 13. DISPOSAL CONSIDERATIONS

Disposal methods : Observe all Federal, State, and Local Environmental regulations.

SECTION 14. TRANSPORT INFORMATION

DOT UN/ID No. : UN 1230
Proper shipping name : METHANOL
Class : 3
Packing group : II
Hazard Labels : 3

IATA UN/ID No. : UN 1230
Description of the goods : METHANOL
Class : 3
Packaging group : II
Hazard Labels : 3 (6.1)
Packing instruction (cargo aircraft) : 364
Packing instruction (passenger aircraft) : 352
Packing instruction (passenger aircraft) : Y341

IMDG UN/ID No. : UN 1230
Description of the goods : METHANOL
Class : 3
Packaging group : II
Hazard Labels : 3 (6.1)
EmS Number : F-E, S-D
Marine pollutant : no

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SECTION 15. REGULATORY INFORMATION**Inventories**

US. Toxic Substances Control Act : On TSCA Inventory

Australia. Industrial Chemical (Notification and Assessment) Act : On the inventory, or in compliance with the inventory

Canada. Canadian Environmental Protection Act (CEPA). Domestic Substances List (DSL) : All components of this product are on the Canadian DSL.

Japan. Kashin-Hou Law List : On the inventory, or in compliance with the inventory

Korea. Toxic Chemical Control Law (TCCL) List : On the inventory, or in compliance with the inventory

Philippines. The Toxic Substances and Hazardous and Nuclear Waste Control Act : On the inventory, or in compliance with the inventory

China. Inventory of Existing Chemical Substances : On the inventory, or in compliance with the inventory

New Zealand. Inventory of Chemicals (NZIoC), as published by ERMA New Zealand : On the inventory, or in compliance with the inventory

National regulatory information

US. EPA CERCLA Hazardous Substances (40 CFR 302) : The following component(s) of this product is/are subject to release reporting under 40 CFR 302 when release exceeds the Reportable Quantity (RQ):

Reportable quantity: 5000 lbs

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	: Methanol	67-56-1
SARA 302 Components	: No chemicals in this material are subject to the reporting requirements of SARA Title III, Section 302.	
SARA 313 Components	: The following components are subject to reporting levels established by SARA Title III, Section 313:	
	: Methanol	67-56-1
SARA 311/312 Hazards	: Fire Hazard Acute Health Hazard Chronic Health Hazard	
CERCLA Reportable Quantity	: 5000 lbs	
California Prop. 65	: WARNING: This product contains a chemical known to the State of California to cause birth defects or other reproductive harm. Methanol	
		67-56-1
Massachusetts RTK	: Methanol	67-56-1
New Jersey RTK	: Methanol	67-56-1
Pennsylvania RTK	: Methanol	67-56-1
WHMIS Classification	: B2: Flammable liquid D1B: Toxic Material Causing Immediate and Serious Toxic Effects D2A: Very Toxic Material Causing Other Toxic Effects D2B: Toxic Material Causing Other Toxic Effects This product has been classified according to the hazard criteria of the CPR and the MSDS contains all of the information required by the CPR.	

SECTION 16. OTHER INFORMATION

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	HMIS III	NFPA
Health hazard	: 2*	1
Flammability	: 3	3
Physical Hazard	: 0	
Instability	:	0

* - Chronic health hazard

Hazard rating and rating systems (e.g. HMIS® III, NFPA): This information is intended solely for the use of individuals trained in the particular system.

Further information

The information provided in this Safety Data Sheet is correct to the best of our knowledge, information and belief at the date of its publication. The information given is designed only as a guidance for safe handling, use, processing, storage, transportation, disposal and release and is not to be considered a warranty or quality specification. The information relates only to the specific material designated and may not be valid for such material used in combination with any other materials or in any process, unless specified in the text. Final determination of suitability of any material is the sole responsibility of the user. This information should not constitute a guarantee for any specific product properties.

Changes since the last version are highlighted in the margin. This version replaces all previous versions.

Previous Issue Date: 03/19/2014

Prepared by Honeywell Performance Materials and Technologies Product Stewardship Group

SAFETY DATA SHEET

1. Identification

Product identifier: NITRIC ACID

Other means of identification

Synonyms: Aqua Fortis, Azotic Acid

Product No.: 9604, V471, V231, V230, V077, 6623, 2712, 2707, 2706, 2704, H988, 5876, 5856, 5801, 5796, 1409, 9761, 9670, 9618, 9617, 9616, 9615, 9612, 9607, 9606, 9601, 9598, 9597, 5371, 20758, 20754, 20752, 20750

Recommended use and restriction on use

Recommended use: Not available.

Restrictions on use: Not known.

Manufacturer/Importer/Supplier/Distributor information

Manufacturer

Company Name: Avantor Performance Materials, Inc.
Address: 3477 Corporate Parkway, Suite 200
Center Valley, PA 18034

Telephone: Customer Service: 855-282-6867

Fax:
Contact Person: Environmental Health & Safety
e-mail: info@avantormaterials.com

Emergency telephone number:

24 Hour Emergency: 908-859-2151

Chemtrec: 800-424-9300

2. Hazard(s) identification

Hazard classification

Physical hazards

Oxidizing liquids	Category 3
Corrosive to metals	Category 1

Health hazards

Skin corrosion/irritation	Category 1A
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Unknown toxicity

Acute toxicity, oral	65 %
Acute toxicity, dermal	65 %
Acute toxicity, inhalation, vapor	100 %
Acute toxicity, inhalation, dust or mist	100 %

Unknown toxicity

Acute hazards to the aquatic environment	65 %
Chronic hazards to the aquatic environment	65 %

Label elements

Hazard symbol:



Signal word: Danger

Hazard statement: May intensify fire; oxidizer.
May be corrosive to metals.
Causes severe skin burns and eye damage.

Precautionary statement

Prevention: Wear protective gloves/protective clothing/eye protection/face protection. Wash hands thoroughly after handling. Keep only in original container. Keep away from heat. Keep/Store away from clothing/combustible materials. Take any precaution to avoid mixing with combustibles. Use only outdoors or in a well-ventilated area.

Response: In case of fire: Use water spray, foam, dry powder or carbon dioxide for extinction. Immediately call a POISON CENTER/doctor. IF SWALLOWED: Rinse mouth. Do NOT induce vomiting. IF ON SKIN (or hair): Take off immediately all contaminated clothing. Rinse skin with water/shower. Wash contaminated clothing before reuse. IF IN EYES: Rinse cautiously with water for several minutes. Remove contact lenses, if present and easy to do. Continue rinsing. IF INHALED: Remove person to fresh air and keep comfortable for breathing. Absorb spillage to prevent material damage.

Storage: Store locked up. Store in corrosive resistant container with a resistant inner liner. Store in a well-ventilated place. Keep container tightly closed.

Disposal: Dispose of contents/container to an appropriate treatment and disposal facility in accordance with applicable laws and regulations, and product characteristics at time of disposal.

Other hazards which do not result in GHS classification: None.

3. Composition/information on ingredients

Mixtures

Chemical identity	Common name and synonyms	CAS number	Content in percent (%)*
NITRIC ACID		7697-37-2	65 - 70%

* All concentrations are percent by weight unless ingredient is a gas. Gas concentrations are in percent by volume.

4. First-aid measures

General information: Get medical advice/attention if you feel unwell. Show this safety data sheet to the doctor in attendance.

Ingestion: Call a physician or poison control center immediately. Do NOT induce vomiting. If vomiting occurs, keep head low so that stomach content doesn't get into the lungs.

Inhalation:	Move to fresh air. Call a physician or poison control center immediately. If breathing stops, provide artificial respiration. If breathing is difficult, give oxygen.
Skin contact:	Immediately flush with plenty of water for at least 15 minutes while removing contaminated clothing and shoes. Call a physician or poison control center immediately. Wash contaminated clothing before reuse. Destroy or thoroughly clean contaminated shoes.
Eye contact:	Immediately flush with plenty of water for at least 15 minutes. If easy to do, remove contact lenses. Call a physician or poison control center immediately. In case of irritation from airborne exposure, move to fresh air. Get medical attention immediately.

Most important symptoms/effects, acute and delayed

Symptoms:	Corrosive to skin and eyes. Causes digestive tract burns. Spray mists may cause respiratory tract irritation.
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Indication of immediate medical attention and special treatment needed

Treatment:	Treat symptomatically. Symptoms may be delayed.
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5. Fire-fighting measures

General fire hazards:	Strong oxidizer - contact with other material may cause fire.
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Suitable (and unsuitable) extinguishing media

Suitable extinguishing media:	Water spray, fog, CO2, dry chemical, or regular foam.
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Unsuitable extinguishing media:	None known.
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Specific hazards arising from the chemical:	Oxidizing Contact with combustible material may cause fire. Fire may produce irritating, corrosive and/or toxic gases.
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Special protective equipment and precautions for firefighters

Special fire fighting procedures:	Move containers from fire area if you can do so without risk. Use water spray to keep fire-exposed containers cool. Cool containers exposed to flames with water until well after the fire is out.
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Special protective equipment for fire-fighters:	Firefighters must use standard protective equipment including flame retardant coat, helmet with face shield, gloves, rubber boots, and in enclosed spaces, SCBA. Self-contained breathing apparatus and full protective clothing must be worn in case of fire.
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6. Accidental release measures

Personal precautions, protective equipment and emergency procedures:	Keep unauthorized personnel away. ELIMINATE all ignition sources (no smoking, flares, sparks or flames in immediate area). Use personal protective equipment. See Section 8 of the MSDS for Personal Protective Equipment. Ventilate closed spaces before entering them. Do not touch damaged containers or spilled material unless wearing appropriate protective clothing.
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Methods and material for containment and cleaning up:

Keep combustibles (wood, paper, oil, etc.) away from spilled material. Stop leak if possible without any risk. Do not absorb in sawdust or other combustible materials. Absorb spill with vermiculite or other inert material. Collect in a non-combustible container for prompt disposal. Clean surface thoroughly to remove residual contamination. Dike far ahead of larger spill for later recovery and disposal.

Notification Procedures:

Dike for later disposal. Prevent entry into waterways, sewer, basements or confined areas. Stop the flow of material, if this is without risk. Inform authorities if large amounts are involved.

Environmental precautions:

Do not contaminate water sources or sewer. Prevent further leakage or spillage if safe to do so. Avoid discharge into drains, water courses or onto the ground.

7. Handling and storage

Precautions for safe handling:

Keep away from combustible material. Do not get in eyes, on skin, on clothing. Wash hands thoroughly after handling. Do not eat, drink or smoke when using the product. Do not taste or swallow. Never add water to acid! Never pour water into acid/base. Dilute by slowly pouring the product into water while stirring.

Conditions for safe storage, including any incompatibilities:

Do not store in metal containers. Store away from heat and light. Keep away from combustible material. Keep containers closed when not in use. Store in a cool, dry place. Keep container in a well-ventilated place.

8. Exposure controls/personal protection

Control parameters
Occupational exposure limits

Chemical identity	Type	Exposure Limit values	Source
NITRIC ACID	TWA	2 ppm	US. ACGIH Threshold Limit Values (2011)
	STEL	4 ppm	US. ACGIH Threshold Limit Values (2011)
	STEL	4 ppm 10 mg/m3	US. NIOSH: Pocket Guide to Chemical Hazards (2010)
	REL	2 ppm 5 mg/m3	US. NIOSH: Pocket Guide to Chemical Hazards (2010)
	PEL	2 ppm 5 mg/m3	US. OSHA Table Z-1 Limits for Air Contaminants (29 CFR 1910.1000) (02 2006)
	TWA	2 ppm 5 mg/m3	US. OSHA Table Z-1-A (29 CFR 1910.1000) (1989)
	STEL	4 ppm 10 mg/m3	US. OSHA Table Z-1-A (29 CFR 1910.1000) (1989)

Appropriate engineering controls

No data available.

Individual protection measures, such as personal protective equipment
General information:

Good general ventilation (typically 10 air changes per hour) should be used. Ventilation rates should be matched to conditions. If applicable, use process enclosures, local exhaust ventilation, or other engineering controls to maintain airborne levels below recommended exposure limits. If exposure limits have not been established, maintain airborne levels to an acceptable level. An eye wash and safety shower must be available in the immediate work area.

Eye/face protection:

Wear safety glasses with side shields (or goggles) and a face shield.

Skin protection
Hand protection:

Chemical resistant gloves

Other:	Wear suitable protective clothing.
Respiratory protection:	In case of inadequate ventilation use suitable respirator. Chemical respirator with acid gas cartridge.
Hygiene measures:	Provide eyewash station and safety shower. Always observe good personal hygiene measures, such as washing after handling the material and before eating, drinking, and/or smoking. Routinely wash work clothing to remove contaminants. Discard contaminated footwear that cannot be cleaned.

9. Physical and chemical properties

Appearance

Physical state:	Liquid
Form:	Liquid
Color:	Colorless to slightly yellow
Odor:	Pungent
Odor threshold:	No data available.
pH:	1 (0.1 molar aqueous solution)
Melting point/freezing point:	-42 °C
Initial boiling point and boiling range:	122 °C
Flash Point:	Not applicable
Evaporation rate:	No data available.
Flammability (solid, gas):	No data available.
Upper/lower limit on flammability or explosive limits	
Flammability limit - upper (%):	No data available.
Flammability limit - lower (%):	No data available.
Explosive limit - upper (%):	No data available.
Explosive limit - lower (%):	No data available.
Vapor pressure:	6.4 kPa
Vapor density:	2.5
Relative density:	1.41 (20 °C)
Solubility(ies)	
Solubility in water:	Soluble
Solubility (other):	No data available.
Partition coefficient (n-octanol/water):	No data available.
Auto-ignition temperature:	No data available.
Decomposition temperature:	No data available.
Viscosity:	No data available.

10. Stability and reactivity

Reactivity:	Reacts violently with strong alkaline substances.
Chemical stability:	Material is stable under normal conditions.
Possibility of hazardous reactions:	Hazardous polymerization does not occur. Decomposes on heating.
Conditions to avoid:	Reacts violently with strong alkaline substances. Avoid contact with strong reducing agents. Excessive heat. Contact with incompatible materials.
Incompatible materials:	Alcohols. Reducing agents. Metals. Alkalies.
Hazardous decomposition products:	Nitrogen Oxides By heating and fire, corrosive vapors/gases may be formed.

11. Toxicological information

Information on likely routes of exposure

Ingestion:	May cause burns of the gastrointestinal tract if swallowed.
Inhalation:	May cause damage to mucous membranes in nose, throat, lungs and bronchial system.
Skin contact:	Causes severe skin burns.
Eye contact:	Causes serious eye damage.

Information on toxicological effects

Acute toxicity (list all possible routes of exposure)

Oral Product:	No data available.
Dermal Product:	No data available.
Inhalation Product:	No data available.
Specified substance(s): NITRIC ACID	LC 50 (Rat, 4 h): 65 mg/l
Repeated dose toxicity Product:	No data available.

Skin corrosion/irritation

Product:	Causes severe skin burns.
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Serious eye damage/eye irritation

Product:	Causes serious eye damage.
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Respiratory or skin sensitization

Product:	Not a skin nor a respiratory sensitizer.
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Carcinogenicity

Product:	This substance has no evidence of carcinogenic properties.
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IARC Monographs on the Evaluation of Carcinogenic Risks to Humans:

No carcinogenic components identified

US. National Toxicology Program (NTP) Report on Carcinogens:

No carcinogenic components identified

US. OSHA Specifically Regulated Substances (29 CFR 1910.1001-1050):

No carcinogenic components identified

Germ cell mutagenicity

In vitro

Product: No mutagenic components identified

In vivo

Product: No mutagenic components identified

Reproductive toxicity

Product: No components toxic to reproduction

Specific target organ toxicity - single exposure

Product: None known.

Specific target organ toxicity - repeated exposure

Product: None known.

Aspiration hazard

Product: Not classified

Other effects: None known.

12. Ecological information

Ecotoxicity:

Acute hazards to the aquatic environment:

Fish

Product: No data available.

Specified substance(s):

NITRIC ACID LC 50 (Fish, 48 h): 100 - 330 mg/l Mortality

Aquatic invertebrates

Product: No data available.

Specified substance(s):

NITRIC ACID LC 50 (Cockle (*Cerastoderma edule*), 48 h): 330 - 1,000 mg/l Mortality
LC 50 (Green or European shore crab (*Carcinus maenas*), 48 h): 180 mg/l Mortality

Chronic hazards to the aquatic environment:

Fish

Product: No data available.

Aquatic invertebrates

Product: No data available.

Toxicity to Aquatic Plants

Product: No data available.

Persistence and degradability

Biodegradation

Product: Expected to be readily biodegradable.

BOD/COD ratio

Product: No data available.

Bioaccumulative potential

Bioconcentration factor (BCF)

Product: No data available on bioaccumulation.

Partition coefficient n-octanol / water (log Kow)

Product: No data available.

Mobility in soil: The product is water soluble and may spread in water systems.

Other adverse effects: The product may affect the acidity (pH-factor) in water with risk of harmful effects to aquatic organisms.

13. Disposal considerations

Disposal instructions: Discharge, treatment, or disposal may be subject to national, state, or local laws.

Contaminated packaging: Since emptied containers retain product residue, follow label warnings even after container is emptied.

14. Transport information
DOT

UN number:	UN 2031
UN proper shipping name:	Nitric acid
Transport hazard class(es)	
Class(es):	8, 5.1
Label(s):	8, 5.1
Packing group:	II
Marine Pollutant:	No

IMDG

UN number:	UN 2031
UN proper shipping name:	NITRIC ACID
Transport hazard class(es)	
Class(es):	8, 5.1
Label(s):	8, 5.1
EmS No.:	F-A, S-Q
Packing group:	II
Marine Pollutant:	No

IATA

UN number:	UN 2031
Proper Shipping Name:	Nitric acid
Transport hazard class(es):	
Class(es):	8, 5.1
Label(s):	8, 5.1
Marine Pollutant:	No
Packing group:	II

15. Regulatory information
US federal regulations
TSCA Section 12(b) Export Notification (40 CFR 707, Subpt. D)
US. OSHA Specifically Regulated Substances (29 CFR 1910.1001-1050)

None present or none present in regulated quantities.

CERCLA Hazardous Substance List (40 CFR 302.4):

NITRIC ACID Reportable quantity: 1000 lbs.

Superfund amendments and reauthorization act of 1986 (SARA)

Hazard categories

☒ Acute (Immediate)
 ☒ Chronic (Delayed)
 ☒ Fire
 ☐ Reactive
 ☐ Pressure Generating

SARA 302 Extremely hazardous substance

Chemical identity	RQ	Threshold Planning Quantity
NITRIC ACID	1000 lbs.	1000 lbs.

SARA 304 Emergency release notification

Chemical identity	RQ
NITRIC ACID	1000 lbs.

SARA 311/312 Hazardous chemical

Chemical identity	Threshold Planning Quantity
NITRIC ACID	500lbs

SARA 313 (TRI reporting)

Chemical identity	Reporting threshold for other users	Reporting threshold for manufacturing and processing
NITRIC ACID	10000 lbs	25000 lbs.

Clean Water Act Section 311 Hazardous Substances (40 CFR 117.3)

NITRIC ACID Reportable quantity: 1000 lbs.

Clean Air Act (CAA) Section 112(r) Accidental Release Prevention (40 CFR 68.130):

NITRIC ACID Threshold quantity: 15000 lbs

US state regulations

US. California Proposition 65

No ingredient regulated by CA Prop 65 present.

US. New Jersey Worker and Community Right-to-Know Act

NITRIC ACID Listed

US. Massachusetts RTK - Substance List

NITRIC ACID Listed

US. Pennsylvania RTK - Hazardous Substances

NITRIC ACID Listed

US. Rhode Island RTK

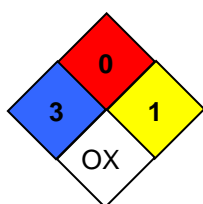
NITRIC ACID Listed

Inventory Status:

Australia AICS:	On or in compliance with the inventory
Canada DSL Inventory List:	On or in compliance with the inventory
EINECS, ELINCS or NLP:	On or in compliance with the inventory
Japan (ENCS) List:	On or in compliance with the inventory
China Inv. Existing Chemical Substances:	Not in compliance with the inventory.
Korea Existing Chemicals Inv. (KECI):	On or in compliance with the inventory
Canada NDSL Inventory:	Not in compliance with the inventory.
Philippines PICCS:	On or in compliance with the inventory
US TSCA Inventory:	On or in compliance with the inventory
New Zealand Inventory of Chemicals:	On or in compliance with the inventory
Japan ISHL Listing:	Not in compliance with the inventory.
Japan Pharmacopoeia Listing:	Not in compliance with the inventory.

16. Other information, including date of preparation or last revision

NFPA Hazard ID



	Flammability
	Health
	Reactivity
	Special hazard.

Hazard rating: 0 - Minimal; 1 - Slight; 2 - Moderate; 3 - Serious; 4 - Severe
OXY: Oxidizer

Issue date:	06-04-2014
Revision date:	No data available.
Version #:	2.0
Further information:	No data available.

Disclaimer:

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ATTACHMENT 5

EMPLOYEE EXPOSURE/INJURY INCIDENT REPORT

Employee Exposure/Injury Incident Report

(completed by the CHSM or designee)

Employee:					
Office or field location:					
Incident:					
Potential or known exposure (describe):					
Physical injury or illness (describe):					
Location (city and state):		Project and Contract No.			
Date of incident:		Time of incident:			
Date incident reported:		Person to whom incident was reported:			
Weather condition during incident:	Temperature:		Precipitation:		
Wind speed and direction:			Cloud cover:		
Name of materials potentially encountered (chemical exposure):					
Chemical and phase (i.e., liquid, solid, gas, vapor, fume, mist), radiological, etc.:					
Describe the exposure/injury in detail and the parts of the body affected (attach extra sheets if necessary):					
Describe exact location where the incident occurred:					
What was the employee doing when the exposure/injury occurred? (Describe briefly as Investigation Area reconnaissance, soil sampling, etc.):					

How did the incident occur? Describe fully the factors that led to or contributed to the incident:				
Was medical treatment given? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, when?				
By whom?		Name of paramedic:		
		Name of physician:		
		Other:		
Where?	On Investigation Area		Off Investigation Area	
If off Investigation Area, name of hospital or clinic:				
Length of inpatient stay (dates):				
Was Integral management notified? <input type="checkbox"/> Yes <input type="checkbox"/> No If yes, when?				
Name and title of manager(s) notified:				
Did the exposure/injury result in permanent disability or death? <input type="checkbox"/> Yes <input type="checkbox"/> No				
If yes, explain:				
Number of days away from work			Number of days of restricted work activity:	
Has the employee returned to work? (Yes / No) If yes, date:				
Names of other persons affected during the incident:				
Names of persons who witnessed the incident:				
Name and title of field team leader or immediate supervisor at the Investigation Area:				
Was the operation being conducted under an established safety plan? <input type="checkbox"/> Yes <input type="checkbox"/> No				

If yes, attach a copy. If no, explain:			
Was personal protective equipment (PPE) used by the employee? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, list items:			
Did any limitations in safety equipment or PPE affect or contribute to exposure? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, explain:			
Attachments to this report:		Medical report(s) (if not confidential)	Health and safety plan
		Other relevant information	
Employee's signature			Date
Investigation Area safety officer's signature			Date
Project manager's signature			Date

Corporate health and safety manager review and comments

Corrective action/procedure changes carried out on the project:		
Corrective actions to be taken to prevent similar incidents at other locations:		
Corporate Health and Safety Manager's signature		Date

ATTACHMENT 6

NEAR-MISS INCIDENT REPORT

Near-Miss Incident Report

(completed by field staff)

Employee:			
Office or Investigation Area location:			
Near-Miss Incident (check one or more): Exposure <input type="checkbox"/> Physical injury <input type="checkbox"/> Property damage <input type="checkbox"/>			
Location (city and state):		Project and Contract No.	
Date of incident:		Time of incident:	
Fully describe the incident, including how it happened, persons involved, if chemicals were involved in the incident, etc.:			
Was the operation being conducted under an established safety plan? <input type="checkbox"/> Yes <input type="checkbox"/> No			
If yes, attach a copy. If no, explain:			
Employee's signature		Date	
Project Manager's signature		Date	
Investigation Area safety officer's signature		Date	

Corporate health and safety manager review and comments

Corrective action/procedure changes carried out at the Investigation Area:		
Corrective actions to be taken to prevent similar incidents at other locations:		
Corporate Health and Safety Manager's signature		Date

ATTACHMENT 7

COVID-19 SITE AND PREVENTATIVE MEASURES PLANS

COVID-19 Field Program Management Plan

COVID-19 Site and Preventive Measure Plans

Integral Engineering, P.C. (Integral) and its subcontractors will take proper precautions to minimize to every extent possible the transmission of the SARS-CoV-2 virus (COVID-19) during site investigation activities. These activities may include site visits, construction oversight, sediment and soil sampling, groundwater monitoring, and the deployment and retrieval of in-water remote sensing instrumentation. This Field Program Management Plan may be used as an addendum to the existing project-specific Health and Safety Plan and shall remain in effect until superseded by further updates.

Guidelines presented herein are consistent with the preventive recommendations provided by the Centers for Disease Control and Prevention (CDC) (<https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/>), the COVID-19 planning guidance provided by the Occupational Safety and Health Administration (<http://www.osha.gov/Publications/OSHA3990.pdf>), and the New York State Department of Health Interim Guidance for Construction Activities during the COVID-19 Public Health Emergency (<https://www.governor.ny.gov/sites/governor.ny.gov/files/atoms/files/ConstructionMasterGuidance.pdf>).

Each field effort will require discussions between the project manager and client to address specific requirements associated with local orders and directives that could impact travel and health and safety. The following lists general CDC recommendations followed by steps Integral and its subcontractors will take to reduce the transmission of COVID-19.

As a precautionary measure to avoid delays, a stockpile containing 2 weeks' worth of necessary personal protective equipment (PPE) will be procured prior to mobilization and maintained onsite.

Traveling to Site

Staff on business travel will not be permitted to use public transportation until otherwise notified. Business travel by air is not recommended unless absolutely necessary. Contact Bill Locke (Integral President) or Laura Jones (Integral Vice President) for work-related air travel authorization. In most instances, staff will require rental car use for offsite commuting. In this case, Integral recommends physical distancing during travel (i.e., more than one person in a typical passenger car is not allowed).

Staff requiring rental cars for any sort of business travel, including fieldwork, are to take the following precautions when taking possession of the vehicle for the first time, and at the start of each day while renting the vehicle:

- Use a disinfecting wipe to wipe down main contact areas, including:
 - Door handles (inside and outside)
 - Steering wheel
 - Dashboard
 - Clock and entertainment surface, including knobs
 - Gear shifting knob
 - Blinker and windshield wiper knob
 - Window control switch or lever
 - Rear view mirror and mirror control knobs
 - Center console
 - Odometer acrylic screen
 - Glove compartment external door.
- Refrain from wearing the same unwashed clothes the following day or subsequent days after using a rental vehicle.
- Sanitize hands immediately after refueling and after returning the rental vehicle.

Before Entering Site

Field staff will be required to undergo body temperature screening prior to entering the site. If an individual chooses not to participate, the individual should discuss the decision with the project manager, field lead, or site safety officer. Client has the right to deny access to the facility if a temperature scan is refused.

Other actions to be taken before entering a site include the following:

- Learn the travel history of all employees and visitors to understand potential exposure. If an individual has traveled internationally or has had exposure to infected individuals within the U.S., the individual will need to self-quarantine for a minimum of 14 days. A positive COVID-19 test will also prevent staff from entering the field.
- If a staff member is feeling well but has a sick family member at home, the staff member should notify the project manager and follow CDC-recommended care (<https://www.cdc.gov/coronavirus/2019-ncov/if-you-are-sick/>).

- If a staff member shows any signs of a respiratory ailment (cough, sore throat, fever), he or she is required to stay home and not report to work. Symptoms of COVID-19 include fever ($>100.0^{\circ}\text{F}$), cough, and shortness of breath as described on the CDC website (<https://www.cdc.gov/coronavirus/2019-ncov/symptoms-testing/symptoms.html>). It is recommended that the individual contact a health care provider for medical advice. If COVID-19 is suspected or confirmed, staff must stay home for a minimum of 14 days.

Minimizing Chance of Exposure on the Site

- Information needed to minimize exposure and prevent the spread of COVID-19 will be included in each day's health and safety meeting. Field crew meetings should be conducted outside, if possible.
- Workers will follow site-specific Health and Safety Plan requirements for the use of PPE. PPE is not to be shared.
- If symptoms consistent with COVID-19 are noticeable during the sampling day, the employee or subcontractor should excuse him- or herself from further work, leave the site immediately, and follow CDC guidance (<https://www.cdc.gov/coronavirus/2019-ncov/if-you-are-sick/>).
- Workers will wash hands often with soap and water for at least 20 seconds. If soap and water are not available, hand sanitizer with at least 60 percent alcohol will be made available in multiple locations, as needed. Frequent hand-washing is recommended throughout the day (<https://www.cdc.gov/handwashing/>).
- Workers are to avoid touching eyes, nose, and mouth with unwashed hands.
- Workers who cough or sneeze should cover mouth and nose with a tissue or use the inside of one's elbow.
- Frequently touched objects and surfaces, such as workstations, keyboards, telephones, handrails, and doorknobs, will be cleaned and disinfected. The frequency and scope of the cleaning program for project facilities (office trailers, bathrooms, other buildings, and work areas) will be reviewed and increased as necessary. Cleaning products used will be those recommended by EPA and deemed as effective against the SARS-CoV-2 virus (<https://www.epa.gov/pesticide-registration/list-n-disinfectants-use-against-sars-cov-2>).
- Workers will avoid using other employees' phones or other work tools and equipment, when possible. If necessary, workers will clean and disinfect them before and after use.

Managing Visitor Access and Movement in Sampling Area

- Only staff directly involved in sample collection or equipment deployment will be permitted within the sampling zone.
- All visitors present outside the collection or deployment area will maintain at least a 6-ft distance from fellow visitors or sampling staff, even after operations are complete.
- Sequential work practices with appropriate physical distancing are to be considered and implemented wherever possible.
- Group meetings are to be minimized whenever possible. Meetings that are conducted are limited to <10 people.

Implementing Environmental Control

- Appropriate disinfectant wipes and cleaners and hand sanitizer will be made available at each job site.
- Sampling staff will clean the sampling zone and surrounding environment to ensure no sampling waste or other trash is left behind. After trash is bagged, staff will sanitize hands and exit the sampled property.

Wearing Face Coverings

The use of face coverings is another line of defense against the spread of COVID-19. On April 3, 2020, the CDC published guidelines for wearing cloth face coverings when physical distancing measures are difficult to maintain in public and work settings (<https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/diy-cloth-face-coverings.html>). Cloth face coverings may help slow the spread of the SARS-CoV-2 virus by individuals who do not have symptoms of illness but may be infected. The CDC has indicated that asymptomatic individuals are capable of transmitting the virus to others, especially when people are interacting in close physical proximity. Members of the sampling team are required to wear masks while onsite. Wearing a face covering, however, is not a substitute for staying home when ill, practicing good hygiene, and physical distancing whenever practical.

Cloth face coverings include nonsurgical, washable double-layered cloth masks, bandanas, and neck gators and disposable cloth masks. Individuals wearing and handling cloth masks should adhere to the following guidance:

- Wash or sanitize hands before donning or removing the covering.
- Only touch the face covering by the ear loops, ties, or bands.
- Do not put the outer surface against the face.

- Wash or sanitize hands after removing the face covering.
- Throw disposable face coverings in the trash.
- Wash reusable masks per manufacturer instructions.
- Store clean cloth masks in bags or face down on a clean surface.

Cloth masks should be replaced if they become wet in the field or when the field effort is completed.

Other face masks that offer greater protection against viruses may be available for specific field events on a case-by-case basis. An example of this type of field event may involve emergency sampling in areas of significant community-based transmission where physical distancing measures are difficult to maintain. Integral's Corporate Health and Safety Officer will work with the field team lead to identify the best type of face covering for use on the project.

COVID-19 Confirmed Case Response Plan

This section describes the management actions to be taken by field staff under different potential COVID-19 exposure scenarios. Prompt identification and isolation of potentially infectious individuals is critical in the protection of workers and visitors at the worksite.

Any individual who presents with symptoms of COVID-19 is to contact his or her personal healthcare provider. Decisions about COVID-19 confirmatory testing is at the discretion of state and local health departments or clinicians. As indicated on the CDC website, a negative test result does not rule out that an individual will not become sick later. A diagnosis of COVID-19 may not involve testing. Carriers of the virus may also be asymptomatic. As a result, this section does not differentiate between people who may or may not have symptoms.

Exposure Scenarios and Specific Actions

Person-to-person transmission of COVID-19 can occur via primary, secondary, and tertiary exposure pathways:

- Primary exposure—Employee tested positive for the virus.
- Secondary exposure—Employee who within the last 14 days had direct contact with someone outside of the field team who has been diagnosed with COVID-19.
- Tertiary exposure—Employee had direct contact with someone outside of the field team who has been quarantined as a result of close contact within the last 14 days with someone who has been diagnosed with or is being tested for COVID-19.

In the event there is a confirmed case of an employee becoming infected with COVID-19 (primary exposure), the field lead and site safety officer will take the following immediate actions:

- Instruct the employee, if still at the site, to enter home isolation immediately.
- Notify Integral's COVID-19 Response Team immediately.
- Notify those who may have been exposed to the virus based on close prolonged contact with the diagnosed individual, while maintaining confidentiality as required by the Americans with Disabilities Act (ADA).
- Restrict access to areas where the employee worked and mark them as off limits to all site personnel. Areas will be disinfected following CDC guidelines.
- Ask field staff who were in close contact with the individual to self-quarantine for 14 days (see management actions for Secondary Exposure). This scenario may delay the field event.

In the event of secondary exposure, the employee will be sent home immediately to enter a 14-day self-quarantine where the individual will self-monitor. Self-monitoring means the individual will take temperature readings twice daily to monitor for fever and remain alert to cough or difficulty breathing.

- The field lead or site safety officer will notify Integral's COVID-19 Response Team immediately.
- The field team will continue cleaning common touch areas with recommended disinfectants.
- If the employee is confirmed positive, this becomes a primary exposure scenario. Staff who were in close contact will be notified, and procedures for primary exposure will be followed.

In the event of tertiary exposure, communication with the field team is recommended. The individual will be asked to self-monitor.

- The field lead or site safety officer will notify Integral's COVID-19 Response Team immediately.
- The field team will continue cleaning common touch areas with recommended disinfectants.
- If the acquaintance is confirmed to be infected, this becomes a secondary exposure scenario. Steps for secondary exposure will be followed going forward.

All employees need to be vigilant regarding potential exposure and transmission of COVID-19. Curbing this outbreak is considered a team effort as much as the field event is itself.

Discontinuation of Home Isolation

For individuals with symptoms who are confirmed or suspected of having COVID-19, home isolation may be discontinued in accordance with CDC guidelines (<https://www.cdc.gov/coronavirus/2019-ncov/if-you-are-sick/>).

COVID-19 Field Program Management Plan Acknowledgement

Project Number: _____

Project Name: _____

My signature below certifies that I have read and understand the policies and procedures specified in this COVID-19 Field Management Plan.

Date	Name	Signature	Company

APPENDIX B

STANDARD OPERATING PROCEDURES

POST CREEK CHARACTERIZATION WORK PLAN

NYSDEC Project No. 851053

Standard Operating Procedures

Prepared for
Corning Incorporated
Corning, New York

Prepared by

1001 6th Avenue
11th Floor
New York, NY 10018

December 4, 2020

All Purpose Standard Operating Procedures

SOP AP-01 Sample Packaging and Shipping

SOP AP-02 Field Documentation

SOP AP-03 Sample Custody

SOP AP-04 Sample Labeling

SOP AP-05 Characterization Derived Waste Handling

SOP AP-08 Fixed Point Photo

Soil Standard Operating Procedures

SOP SL-01 Decontamination of Soil Sampling Equipment

SOP SL-02 Preparation of Field Quality Control Samples for Soils

SOP SL-04 Field Classification of Soil

SOP SL-05 Surface Soil Sampling

SOP SL-06 Logging of Soil Boreholes

SOP SL-07 Subsurface Soil Sampling

Sediment Standard Operating Procedures

SOP SD-01 Decontamination of Sediment Sampling Equipment

SOP SD-02 Preparation of Field Quality Control Samples for Sediments

SOP SD-04 Surface Sediment Sampling

SOP SD-14 Sediment Coring Procedures Using a Wilner Corer

SOP SD-16 Sediment Coring Using a Hand Corer

Groundwater Standard Operating Procedures

SOP GW-01 Decontamination of Groundwater Sampling Equipment

SOP GW-02 Measurement of Depth to Water

SOP GW-03 Low-Flow Groundwater Sampling

Surface Water Standard Operating Procedures

SOP SW-01 Decontamination of Surface Water Sampling Equipment

SOP SW-04 Surface Water Sampling Using a Peristaltic Pump

SOP SW-05 Surface Water Sampling Using Grab Samplers

SOP SW-06 Measurement of Surface Water Field Parameters

SOP SW-07 Clean-Hands Technique for Surface Water Sampling

SOP SW-15 Laboratory Decontamination Procedures

STANDARD OPERATING PROCEDURE (SOP) AP-01

SAMPLE PACKAGING AND SHIPPING

SCOPE AND APPLICATION

This SOP describes specific requirements for sample packaging and shipping to ensure the proper transfer and documentation of environmental samples collected during field operations. Procedures for the careful and consistent transfer of samples from the field to the laboratory are outlined herein. This SOP also presents the method to be used when packing samples that will either be hand delivered or shipped by commercial carrier to the laboratory.

EQUIPMENT AND SUPPLIES REQUIRED

Make sure that you have the equipment and supplies necessary to properly pack and ship environmental samples, including the following:

- Project-specific sampling and analysis plan (SAP)
- Project-specific field logbook
- Sealable airtight bags in assorted sizes (e.g., Ziploc®)
- Wet ice in doubled, sealed bags; frozen Blue Ice®; or dry ice
- Cooler(s)
- Bubble wrap
- Fiber-reinforced packing tape, clear plastic packing tape, and duct tape
- Scissors or knife
- Chain-of-custody (COC) forms
- COC seals
- Large plastic garbage bags (preferably 3 mil [0.003 in.] thick)
- Paper towels
- "Fragile," "This End Up," or "Handle With Care" labels
- Mailing labels
- Air bills for overnight shipment

PROCEDURE

Customize the logistics for sample packaging and shipping to each study. If necessary, transfer samples from the field to a local storage facility where they can be frozen or refrigerated. Depending on the logistics of the operation, field personnel may transport samples to the laboratory or use a commercial courier or shipping service. In the latter case, Integral field personnel must be aware of any potentially limiting factors to timely shipping, such as availability of overnight service and weekend deliveries to specific areas, and shipping regulations regarding “restricted articles” (e.g., dry ice, formalin) prior to shipping the samples.

SAMPLE PREPARATION

Take the following steps to ensure the proper transfer of samples from the field to the laboratories:

At the sample collection location:

1. Document all samples using the proper logbooks or field forms (see SOP AP-02), required sample container identification (i.e., sample labels with tag numbers), and COC form (example provided in SOP AP-03). Fill out the COC form as described in SOP AP-03, and use the sample labeling techniques provided in SOP AP-04.
2. Make all applicable laboratory quality control sample designations on the COC forms. Clearly identify samples that will be archived for future possible analysis. Label these samples as follows: “Do Not Analyze: Hold and archive for possible future analysis.” Some laboratories interpret “archive” to mean that they should continue holding the residual sample after analysis.
3. Notify the laboratory contact and the Integral project quality assurance/quality control (QA/QC) coordinator that samples will be shipped and the estimated arrival time. Send copies of all COC forms to Integral’s project QA/QC coordinator or project manager, as appropriate.
4. Keep the samples in the possession of the sampling personnel at all times. Lock and secure any temporary on-location sample storage areas to maintain sample integrity and COC requirements.
5. Clean the outside of all dirty sample containers to remove any residual material that may lead to cross-contamination.
6. Complete the COC form as described in SOP AP-03, and retain the back (pink) copy for project records prior to sealing the cooler. Check sample containers against the COC form to ensure all the samples that were collected are in the cooler.

7. Store each sample container in a sealed plastic bag that allows the sample label (example provided in SOP AP-03) to be read. Before sealing the bags, ensure that volatile organic analyte (VOA) vials are encased in a foam sleeve or in bubble wrap.
8. If the samples require storage at a specific temperature, place enough ice in the sample cooler to maintain the temperature (e.g., 4°C) throughout the sampling day.

At the sample processing area (immediately after sample collection) take the following steps:

1. If the samples require a specific storage temperature, then cool the samples and maintain the temperature prior to shipping. For example, place enough ice in each sample cooler to maintain the temperature at 4°C until processing begins at the testing laboratory.
2. Be aware of holding time requirements for project-specific analytes and arrange the sample shipping schedule accordingly.
3. Place samples in secure storage (i.e., locked room or vehicle) or keep them in the possession of Integral sampling personnel before shipment. Lock and secure any sample storage areas to maintain sample integrity and COC requirements.
4. Store samples in the dark (e.g., keep coolers shut).

At the sample processing area (just prior to shipping), do the following:

1. Check sample containers against the COC form to account for all samples intended for shipment.
2. Choose cooler(s) of appropriate size and make sure they are clean of gross contamination inside and out. If the cooler has a drain, close the drain and secure it with duct tape.
3. Line the cooler with bubble wrap and place a large plastic bag (preferably with a thickness of 3 mil), open, inside the cooler.
4. Individually wrap each glass container (which was sealed in a plastic bag at the collection location) in bubble wrap and secure with tape or a rubber band. Place the wrapped samples in the large plastic bag in the cooler, leaving room for ice to keep the samples cold (i.e., 4°C).
5. If temperature blanks have been provided by the testing laboratory, place one temperature blank in each sample cooler.
6. If the samples require a specific storage temperature, add enough wet ice or Blue Ice® to maintain that temperature during overnight shipping (i.e., 4°C). Always overestimate the amount of ice that will be required. Keep ice in a sealed plastic bag, which is placed in a second sealed plastic bag to prevent leakage. Avoid separating the samples from the ice with excess bubble wrap because it may insulate the samples from the ice. After adding all samples and ice to the cooler, use bubble wrap (or other

available clean packing material) to fill any empty space and prevent the samples from shifting during transport.

7. If possible, consolidate all VOA samples in a single cooler and ship them with (a) trip blank(s) if the project-specific QA project plan calls for them.
8. Sign, date, and include any tracking numbers provided by the shipper on the COC form. Remove the back (pink) copy of the original COC form and retain this copy for the project records.
9. Seal the rest of the signed COC form in a bag and tape the bag to the inside of the cooler lid. Each cooler should contain an individual COC form for the samples contained inside it. If time is short and it becomes necessary to combine all the samples onto a single set of COC forms and ship multiple coolers together, then indicate on the outside of the appropriate cooler, "Chain-of-Custody Inside."
10. After the cooler is sufficiently packed to prevent shifting of the containers, close the lid and seal it with fiber-reinforced packing tape. Tape the cooler around the opening, joining the lid to the bottom, and around the circumference of the cooler at both hinges.
11. As security against unauthorized handling of the samples, apply two COC seals across the opening of the cooler lid (provided with example field forms). Place one seal on the front right portion of the cooler and one on the back left. Be sure the seals are properly affixed to the cooler to prevent removal during shipment. Additional tape across the seal may be necessary if the outside of the cooler is wet.

SAMPLE SHIPPING

Hand Delivery to the Testing Laboratory

1. Notify the laboratory contact and the Integral project QA/QC coordinator that samples will be delivered to the laboratory and the estimated arrival time.
2. When hand-delivering environmental samples, make sure the testing laboratory receives them on the same day that they were packed in the coolers.
3. Fax or scan and e-mail copies of all COC forms to the Integral project QA/QC coordinator. Note: It may be necessary to photocopy the COC form on a slightly darker setting so the form is readable after it has been faxed. Never leave the original COC form in the custody of non-Integral staff.

Shipped by Commercial Carrier to the Laboratory

1. Apply a mailing label to the cooler with destination and return addresses, and add other appropriate stickers, such as "This End Up," "Fragile," and "Handle With Care." If the shipment contains multiple coolers, indicate on the mailing label the number of coolers that the testing laboratory should expect to receive (e.g., 1 of 2; 2 of 2). Place clear tape over the mailing label to firmly affix it to the cooler and to protect it from the weather. This is a secondary label in case the air bill is lost during shipment.
2. Fill out the air bill and fasten it to the handle tags provided by the shipper (or the top of the cooler if handle tags are not available).
3. If samples must be frozen (-20°C) during shipping, make sure that dry ice has been placed in the sample cooler. Be aware of any additional shipping, handling, and special labeling requirements that the shipper may require.
4. Make sure that benthic infauna samples have been preserved with formalin in the field prior to shipping. Be aware of any additional shipping, handling, and special labeling requirements that the shipper may require for these samples.
5. Notify the laboratory contact and the Integral project QA/QC coordinator that samples will be shipped and the estimated arrival date and time. If environmental samples must be shipped at 4°C or -20°C , choose overnight shipping for delivery next morning. Fax or scan and e-mail copies of all COC forms to the Integral project QA/QC coordinator. Note: It may be necessary to photocopy the COC form on a slightly darker setting so the form is readable after faxing. Never leave the original COC form in the custody of non-Integral staff.

STANDARD OPERATING PROCEDURE (SOP) AP-02

FIELD DOCUMENTATION

SCOPE AND APPLICATION

This SOP describes the Integral procedure for accurate record-keeping in the field for the purposes of ensuring that samples can be traced from collection to final disposition.

Document all information relevant to field operations properly to ensure that activities are accounted for in written records to the extent that someone not present could reconstruct the activity without relying on the memory of the field crew. Several types of field documents are used for this purpose and should be consistently used by field personnel. Field documentation should include only a factual description of activities and observations. Field personnel should not include superfluous comments or speculation regarding the field activities or observations.

FIELD LOGBOOKS

During field sampling events, field logbooks must be used to record all daily activities. The purpose of the field logbook is to document events and record data measured in the field to the extent that someone not present could reconstruct the activity without relying on the memory of the field crew. The project manager (or designee) should issue a field logbook to the appropriate personnel for the direction of activities (e.g., reconnaissance survey team leader, sampling team leader). It is this designee's responsibility to maintain the logbook while it is in his or her possession and return it to the project manager or turn it over to another field team.

Make entries in the field logbook as follows:

1. Document all daily field activities in indelible ink in the logbook and make no erasures. Make corrections with a single line-out deletion, followed by the author's initials and the date. The author must initial and date each page of the field logbook. The author must sign and date the last page at the end of each day, and draw a line through any blank space remaining on the page below the last entry.

2. Write the project name, dates of the field work, investigation area name and location (city and state), and Integral job number on the cover of the field logbook. If more than one logbook is used during a single sampling event, then annotate the upper right-hand corner of the logbook (e.g., Volume 1 of 2, 2 of 2) to indicate the number of logbooks used during the field event. Secure all field logbooks when not in use in the field. The following is a list of the types of information that is appropriate for entry in the field notebook:
 - Project start date and end date
 - Date and time of entry (24-hour clock)
 - Time and duration of daily sampling activities
 - Weather conditions at the beginning of the field work and any changes that occur throughout the day, including the approximate time of the change (e.g., wind speed and direction, rain, thunder, wave action, current, tide, vessel traffic, air and water temperature, thickness of ice if present)
 - Name and affiliation of person making entries and other field personnel and their duties, including what times they are present
 - The location and description of the work area, including sketches, map references, and photograph log, if appropriate
 - Level of personal protection being used
 - Visitors (names and affiliations), if any, including what times they are present
 - The name, agency, and telephone number of any field contacts
 - Notation of the coordinate system used to determine the station location
 - The sample identifier and analysis code for each sample to be submitted for laboratory analysis, if not included on separate field data sheets
 - All field measurements made (or reference to specific field data sheets used for this purpose), including the time of collection and the date of calibration, if appropriate
 - The sampling location name, date, gear, water depth (if applicable), and sampling location coordinates, if not included on separate field data sheets
 - For aquatic sampling, the type of vessel used (e.g., size, power, type of engine)
 - Specific information on each type of sampling activity
 - The sample type (e.g., groundwater, soil, surface sediment), sample number, sample tag number, and any preservatives used, if not included on separate field data sheets
 - Sample storage methods

- Cross-references of numbers for duplicate samples
 - A description of the sample (source and appearance, such as soil or sediment type, color, texture, consistency, presence of biota or debris, presence of oily sheen, changes in sample characteristics with depth, presence/location/thickness of the redox potential discontinuity [RPD] layer, and odor) and penetration depth, if not included on separate field data sheets
 - Estimate of length and appearance of recovered cores, if not included on separate field data sheets
 - Photographs (uniquely identified) taken at the sampling location, if any
 - Details of the work performed
 - Variations, if any, from the project-specific sampling and analysis plan (SAP) or standard operating protocols and reasons for deviation
 - Details pertaining to unusual events that might have occurred during sample collection (e.g., possible sources of sample contamination, equipment failure, unusual appearance of sample integrity, control of vertical descent of the sampling equipment)
 - References to other logbooks or field forms used to record information (e.g., field data sheets, health and safety log)
 - Any field results not appearing on the field data sheets (if used), including station identification and location, date, and time of measurement
 - Sample shipment information (e.g., shipping manifests, chain-of-custody (COC) form numbers, carrier, air bill numbers, time addresses)
 - A record of quantity of characterization-derived wastes (if any) and storage and handling procedures.
3. During the field day, as listed above, record in the logbook a summary of all activities. Provide a date and time for each entry. The information need not duplicate anything recorded in other field logbooks or field forms (e.g., health and safety officer's logbook, calibration logbook, field data sheets), but should summarize the contents of the other logbooks and refer to the pages in these logbooks for detailed information.
4. If measurements are made at any location, record the measurements and equipment used, or refer to the logbook and page number(s) or field forms on which they are recorded. All maintenance and calibration records for equipment should be traceable through field records to the person using the instrument and to the specific piece of instrumentation itself.

5. Upon completion of the field sampling event, the sampling team leader will be responsible for submitting all field logbooks to be copied. A discussion of copy distribution is provided below.

FIELD DATA FORMS

Occasionally, additional field data forms are generated during a field sampling event (e.g., groundwater monitoring form, sediment core profile form, water quality measurement form) to record the relevant sample information collected. For instructions regarding the proper identification of field data forms, sampling personnel should consult the project-specific SAP.

Upon completion of the field sampling event, the sampling team leader will be responsible for submitting all field data forms to be copied. A discussion of copy distribution is provided below.

PHOTOGRAPHS

In certain cases, photographs (print or digital) of sampling stations may be taken using a camera-lens system with a perspective similar to the naked eye. Ensure that photographs include a measured scale in the image, when practical. If you take photographs of sample characteristics and routine sampling activities, avoid using telephoto or wide-angle shots, because they cannot be used in enforcement proceedings. Record the following items in the field logbook for each photograph taken:

1. The photographer's name or initials, the date, the time of the photograph, and the general direction faced (orientation)
2. A brief description of the subject and the field work shown in the picture
3. For print photographs, the sequential number of the photograph and the roll number on which it is contained
4. For digital photographs, the sequential number of the photograph, the file name, the file location, and back-up disk number (if applicable).

Upon completion of the field sampling event, the sampling team leader is responsible for submitting all photographic materials to be developed (prints) or copied (disks). Place the prints or disks and associated negatives in the project files (at the Integral project manager's location). Make photocopies of photo logs and any supporting documentation from the field logbooks, and place them in the project files with the prints or disks.

EQUIPMENT CALIBRATION RECORDS

Record in the field logbook all equipment calibration records, including instrument type and serial number, calibration supplies used, calibration methods and calibration results, date, time, and personnel performing the calibration. Calibrate all equipment used daily, at a minimum, in accordance with the manufacturers' recommendations.

DISTRIBUTION OF COPIES

When the field team has returned from the sampling event, the field team leader is responsible for making sure that the field documentation is 1) scanned and placed into the project file on the portal (in a subfolder named Field under Working_Files), and 2) a copy of all field logbooks and additional field data forms is made and placed into the project file. Both the scanned copy and the hard copy will be available for general staff use.

The original field logbooks and forms will be placed in a locked file cabinet for safekeeping. One file cabinet at each Integral office will contain the original field documentation for multiple projects. The original field documentation will be filed at the Integral office where the project manager is located.

SET-UP OF LOCKING FILE CABINET

Place each project in its own file folder in a locking file cabinet. On the folder label, include the project name and contract number. Each project folder will include up to six kinds of files:

- Field logbook(s)
- Additional field data forms
- Photographs
- COC forms
- Acknowledgment of Sample Receipt forms
- Archive Record form (to be completed only if samples are archived at an Integral field storage facility or Integral laboratory).

STANDARD OPERATING PROCEDURE (SOP) AP-03

SAMPLE CUSTODY

SCOPE AND APPLICATION

This SOP describes Integral procedures for custody management of environmental samples.

A stringent, established program of sample chain-of-custody will be followed during sample storage and shipping activities to account for each sample. The procedure outlined herein will be used with SOP AP-01, which covers sample packaging and shipping; SOP AP-02, which covers the use of field logbooks and other types of field documentation; and SOP AP-04, which covers sample labeling. Chain-of-custody (COC) forms ensure that samples are traceable from the time of collection through processing and analysis until final disposition. A sample is considered to be in a person's custody if any of the following criteria are met:

1. The sample is in the person's possession
2. The sample is in the person's view after being in his or her possession
3. The sample is in the person's possession and is being transferred to a designated secure area
4. The sample has been locked up to prevent tampering after it was in the person's possession.

At no time is it acceptable for samples to be outside of Integral personnel's custody unless the samples have been transferred to a secure area (i.e., locked up). If the samples cannot be placed in a secure area, then an Integral field team member must physically remain with the samples (e.g., at lunch time one team member must remain with the samples).

CHAIN-OF-CUSTODY FORMS

The COC form is critical because it documents sample possession from the time of collection through final disposition. The form also provides information to the laboratory regarding what analyses are to be performed on the samples that are shipped.

Complete the COC form after each field collection activity and before shipping the samples to the laboratory. Sampling personnel are responsible for the care and custody of the samples until they are shipped. The individuals relinquishing and receiving the samples must sign the

COC form(s), indicating the time and date of the transfer, when transferring possession of the samples.

A COC form consists of three-part carbonless paper with white, yellow, and pink copies. The sampling team leader keeps the pink copy. The white and yellow sheets are placed in a sealed plastic bag and secured inside the top of each transfer container (e.g., cooler). Field staff retain the pink sheet for filing at the Integral project manager's location. Each COC form has a unique four-digit number. This number and the samples on the form must be recorded in the field logbook. Integral also uses computer-generated COC forms. If computer-generated forms are used, then the forms must be printed in triplicate and all three sheets signed so that two sheets can accompany the shipment to the laboratory and one sheet can be retained on file. Alternatively, if sufficient time is available, the computer-generated forms will be printed on three-part carbonless paper.

Record on the COC form the project-assigned sample number and the unique tag number at the bottom of each sample label. The COC form also identifies the sample collection date and time, type of sample, project name, and sampling personnel. In addition, the COC form provides information on the preservative or other sample pretreatment applied in the field and the analyses to be conducted by referencing a list of specific analyses or the statement of work for the laboratory. The COC form is sent to the laboratory along with the sample(s).

PROCEDURES

Use the following guidelines to ensure the integrity of the samples:

1. Sign and date each COC form. Have the person who relinquishes custody of the samples also sign this form.
2. At the end of each sampling day and prior to shipping or storage, make COC entries for all samples. Check the information on the labels and tags against field logbook entries.
3. Do not sign the COC form until the team leader has checked the information for inaccuracies. Make corrections by drawing a single line through any incorrect entry, and then initial and date it. Make revised entries in the space below the entries. After making corrections, mark out any blank lines remaining on the COC form, using single lines that are initialed and dated. This procedure will prevent any unauthorized additions.

At the bottom of each COC form is a space for the signatures of the persons relinquishing and receiving the samples and the time and date of the transfer. The time the samples were relinquished should match exactly the time they were received by another party. Under no circumstances should there be any time when custody of the samples is undocumented.

4. If samples are sent by a commercial carrier not affiliated with the laboratory, such as FedEx or United Parcel Service (UPS), record the name of the carrier on the COC form. Also enter on the COC form any tracking numbers supplied by the carrier. The time of transfer should be as close to the actual drop-off time as possible. After signing the COC forms and removing the pink copy, seal them inside the transfer container.
5. If errors are found after the shipment has left the custody of sampling personnel, make a corrected version of the forms and send it to all relevant parties. Fix minor errors by making the change on a copy of the original with a brief explanation and signature. Errors in the signature block may require a letter of explanation.
6. Provide a COC form and an Archive Record form for any samples that are archived internally at Integral.

Upon completion of the field sampling event, the sampling team leader is responsible for submitting all COC forms to be copied. A discussion of copy distribution is provided in SOP AP-02.

CUSTODY SEAL

As security against unauthorized handling of the samples during shipping, affix two custody seals to each sample cooler. Place the custody seals across the opening of the cooler (front right and back left) prior to shipping. Be sure the seals are properly affixed to the cooler so they cannot be removed during shipping. Additional tape across the seal may be prudent.

SHIPPING AIR BILLS

When samples are shipped from the field to the testing laboratory via a commercial carrier (e.g., FedEx, UPS), the shipper provides an air bill or receipt. Upon completion of the field sampling event, the sampling team leader will be responsible for submitting the sender's copy of all shipping air bills to be copied at an Integral office. A discussion of copy distribution is provided in SOP AP-02. Note the air bill number (or tracking number) on the applicable COC forms or, alternatively, note the applicable COC form number on the air bill to enable the tracking of samples if a cooler becomes lost.

ACKNOWLEDGMENT OF SAMPLE RECEIPT FORMS

In most cases, when samples are sent to a testing laboratory, an Acknowledgment of Sample Receipt form is faxed to the project QA/QC coordinator the day the samples are received by the laboratory. The person receiving this form is responsible for reviewing it, making sure that the laboratory has received all the samples that were sent, and verifying that the correct analyses were requested. If an error is found, call the laboratory immediately, and document

any decisions made during the telephone conversation, in writing, on the Acknowledgment of Sample Receipt form. In addition, correct the COC form and fax the corrected version to the laboratory.

Submit the Acknowledgment of Sample Receipt form (and any modified COC forms) to be copied. A discussion of copy distribution is provided in SOP AP-02.

ARCHIVE RECORD FORMS

On the rare occasion that samples are archived at an Integral office, it is the responsibility of the project manager to complete an Archive Record form. This form is to be accompanied by a copy of the COC form for the samples, and will be placed in a locked file cabinet. The original COC form remains with the samples in a sealed Ziploc® bag.

STANDARD OPERATING PROCEDURE (SOP) AP-04

SAMPLE LABELING

SCOPE AND APPLICATION

This SOP describes the general Integral procedures for labeling samples, and the three kinds of labels that can be used on a project (i.e., sample labels, sample tags, and internal sample labels). Consult the project-specific sampling and analysis plan (SAP) to determine the exact sample identifiers and sample labels that are required for a given project. If they are not specified in the SAP, then follow the designations below.

SAMPLE IDENTIFIERS

Before field sampling begins, establish sample identifiers to be assigned to each sample as it is collected. Sample identifiers consist of codes designed to fulfill three purposes: 1) to identify related samples (i.e., replicates) to ensure proper data analysis and interpretation, 2) to obscure the relationships between samples so that laboratory analysis will be unbiased by presumptive similarities between samples, and 3) to track individual sample containers to ensure that the laboratory receives all material associated with a single sample. To accomplish these purposes, each container may have three different codes associated with it: the sample identifier, the sample number, and the sample tag number. These codes and their use are described as follows:

- **Sample Identification Code**—The sample identification code (Sample ID) is a unique designation that identifies where and how the sample was collected. The sample identifier is recorded in the field logbook *only* and is not provided on the sample label or chain-of-custody (COC) form. The sample identifier is a multiple-part code. The first component begins with the letter abbreviation; for example, "SWNS" or "SWNB" to designate the surface water sample was collected from the near-surface or near-bottom of the water column. The second part could identify the sampling event; for example, "1" to designate Round 1 sampling. The third part could contain an abbreviation for whether the station is a single point (SP), a transect (TR), a composite (CO), or a vertically integrated station (VI). The station number would be the final component of the sample identifier. Use leading zeros for stations with numbers below 100 for ease of data management and correct data sorting.

If appropriate, add a supplemental component to the sample identifier to code field

duplicate samples and splits. Use a single letter (i.e., a suffix of “A” and “B”) to indicate field duplicates or splits in the final component of the sample identifiers. For equipment decontamination blanks, assign sequential numbers starting at 900 instead of station numbers. Use a sample type code that corresponds to the sample type for which the decontamination blank was collected. Additional codes may be adopted, if necessary, to reflect sampling equipment requirements (see project-specific SAP).

Examples of sample IDs are as follows:

- SWNS-1-SP-002: Surface water sample collected from the near-surface at a single point during Round 1 from Station 2.
- SWNB-1-TR-010-A: Duplicate surface water sample from the near-bottom transect during Round 1 from Station 10.
- **Sample Number**—The sample number is an arbitrary number assigned to each distinct sample or split that is shipped to the laboratory for separate analysis. The sample number appears on the sample containers and the COC forms. Each sample will be assigned a unique sample number. All aliquots of a composited field sample will have the same sample number. In cases where samples consist of multiple bottles from the same location, assign each bottle the same sample number and time. However, assign replicates from the same location different sample numbers and times. Sample numbers of related field replicates will not necessarily have any shared content.

Each field split of a single sample will also have a different sample number and time. The sample number is generally a unique six-digit number that includes a two-digit media code and a four-digit number. The media code may be specific to the sampling project, but the Integral default codes are as follows:

- SS—Surface soil
- BH—Subsurface soil or rock (typically from borehole)
- GW—Groundwater
- SW—Surface water
- PW—Pore water
- SD—Sediment
- BT—Biota or biological tissue

The exact sample numbering scheme may vary from project to project. Variances in the sample numbering scheme will be described in the project-specific SAP for the field event. Example sample numbers are PW0001, PW0002, PW0003, etc.

- **Tag Number**—Attach a different tag number to each sample container. If the amount of material (i.e., everything associated with a single sample number) is too large for a single container, assign each container the same sample number and a different sample tag. A sample will also be split between containers if a different preservation technique is used for each container (i.e., because different analyses will be conducted).

The sample tag number is a unique five- or six-digit number assigned to each sample label (or “tag”) for multiple bottles per sample. Integral sample labels come with a preprinted sample tag number. The tag number provides a unique tracking number to a specific sample bottle. This allows for greater flexibility in tracking sample bottles and assists in field quality control when filling out documentation and shipping. Sample tags are not used by many other consultants, and there may be resistance from such firms during teaming situations. However, experience has shown that tags can be very valuable, both in the field and while processing data from field efforts.

Record tag numbers on the COC form. Laboratories use tag numbers only to confirm that they have received all of the containers that were filled and shipped. Data are reported by sample number.

Assign sample numbers sequentially in the field; sample labels are preprinted with sequential tag numbers.

SAMPLE LABELS

Integral sample labels are designed to uniquely identify each individual sample container that is collected during a sampling event. Field sampling teams are provided with preprinted sample labels, which must be affixed to each sample container used. Fill out the labels at the time the samples are collected, documenting the following information:

- Sample number
- Investigation Area name or project number
- Date and time sample is collected
- Initials of the samplers
- Preservatives used, if any
- A unique number (commonly referred to as the “Tag Number”) that is preprinted on the label consisting of five or six digits; used to identify individual containers.

SAMPLE TAGS

Integral sample tags are designed to be affixed to each container that is used for a sample. Sample tags are required only for environmental samples collected in certain U.S.

Environmental Protection Agency (EPA) regions (e.g., EPA Region 5). Field crews are provided with preprinted sample tags. Attach sample tags to each individual sample container with a rubber band or wire through a reinforced hole in the tag. Mark all sample tag entries with indelible ink. Fill out the tags at the time the samples are collected, documenting the following information:

- Sample number
- Investigation Area name or project number
- Date and time sample is collected
- Initials of the samplers
- Preservatives used, if any
- Type of analysis.

A space for the laboratory sample number (provided by the laboratory at log-in) will also be provided on the sample tag.

INTERNAL SAMPLE LABELS

For benthic infaunal samples, wash away the sediment from the sample and collect the remaining benthic infauna into a sample container. Affix sample label (as discussed above) to the outside of the sample container. In addition, place an internal sample label inside the sample container. This internal sample label is made of waterproof paper; be sure to make all internal sample label entries with pencil. Fill out the internal sample labels at the time the samples are collected, documenting the following information:

- Sample number
- Investigation Area name or project number
- Date and time sample is collected
- Initials of the samplers
- Preservative used (e.g., formalin).

STANDARD OPERATING PROCEDURE (SOP) AP-05

CHARACTERIZATION-DERIVED WASTE HANDLING

SCOPE AND APPLICATION

This SOP presents the method to be used for handling wastes generated during field sampling activities that could be hazardous. These wastes are referred to as characterization-derived waste and are subject to specific regulations.

All disposable materials used for sample collection and processing, such as paper towels and gloves, are not considered characterization-derived wastes and will be placed in heavyweight garbage bags or other appropriate containers. Disposable supplies will be removed from the Investigation Area by sampling personnel and placed in a normal refuse container for disposal at a solid waste landfill.

EQUIPMENT AND REAGENTS REQUIRED

- 55-gallon drums (or appropriately sized waste container)
- Paint markers
- Tools (to open and close drum)
- Ziploc® bags
- Drum labels.

PROCEDURES

1. Place solid wastes that need to be containerized in properly labeled, DOT- approved, 55-gallon drums.
2. Properly close, seal, label, and stage all filled or partially filled drums before demobilization. Properly profile full drums and have them shipped off the Investigation Area to a RCRA Subtitle C facility.

3. Sampling activities generate personal protective equipment and miscellaneous debris that require disposal. Remove gross contamination from these items, and place the items in plastic bags. It is acceptable to store these items in plastic bags as an interim measure. At the end of each day, dispose of the bags at an appropriate solid waste facility dumpster.

STANDARD OPERATING PROCEDURE (SOP) AP-08

QUADRAT FIXED-POINT, VERTICAL PHOTOGRAPHY

SCOPE AND APPLICATION

This SOP defines and standardizes the methods for collecting photographs of soil type and vegetation that may be present at a given station using a digital camera and a quadrat (plot of a standard size).

Photographs of quadrats can be used for documenting soil types and plant communities. A quadrat delimits an area in which soil type and vegetation cover can be estimated, plants counted, or species listed. Quadrats can be established randomly, regularly, or subjectively within a location depending on the sampling design used for a particular study. Round quadrats have the smallest perimeter for a given area and do not require any consideration be given to their orientation relative to ground features at a location. Round quadrats are also simple to define in the field, requiring only a center stake and a tape measure. The appropriate size for a quadrat depends on the items to be measured. If soil cover is the only factor being measured, size is relatively unimportant. If plant numbers per unit area are to be measured, then quadrat size is critical.

At each photographic location, one fixed-point, vertical digital photograph will be recorded. In addition, one context shot of the general sampling location (e.g., beach, marsh, overall habitat) will also be recorded. To enable future comparisons of where the photographs were taken, a global positioning system (GPS) will be used to document the station location. A physical quadrat of a standard size and dimension (e.g., 1 m x 1 m) or Hula-Hoop™ will be used to define the plot for the purposes of the photograph. The close-up photograph of each fixed point will be taken on a north-south bearing and using a standard 35 mm SLR digital camera lens with the perimeter of the quadrat visible along the upper and lower edges of the photographic image. The camera focal length should be 50 or 55 mm for a 35 mm SLR, which is equivalent to a human eye. The focal length will be consistent throughout the sampling event. The camera will be mounted on a tripod (with a center level to ensure that the camera is pointing straight down) directly over the center of the quadrat and pointed straight down. The mounting height depends on the size of the quadrat and the focal length (i.e., the field of view) (see project-specific field sampling plan for required quadrat size and focal length).

The close-up, vertical photograph will also include a sign or flag showing the station number, date, and time.

EQUIPMENT REQUIRED

- Digital camera (e.g., Minolta Dimage5, Canon PowerShot S5 IS, or similar)
- Manfrotto 3021BPRO or 055XPROB tripod with Bogen-Manfrotto 322RC2 horizontal grip action ball head with RC2 rapid connect plate and Bogen-Manfrotto 401N quick action tripod carry shoulder strap
- Stake and tape measurer
- Small dry erase board with pen or note cards
- Quadrat or Hula-Hoop™
- Trimble Pathfinder™ Pro XRS DGPS system
 - Cable
 - GPS antenna
 - Telemetry antenna (for differential corrections)
 - GPS receiver
 - Differential corrections receiver
 - Navigation software (e.g., Terrasync)
- Center level (which is a component of the Manfrotto 3021BPRO or 055XPROB tripod)
- Computer and monitor
- Field logbook or field forms.

PROCEDURES

Station Access

Prior to entering select areas such as private beaches, public parks, or private land, it may be necessary to acquire property access permission from the landowner or trustee. Access permission must be acquired in advance of the sampling program and may require a written agreement.

Station Positioning

Accurate station positioning is required to help ensure quality and consistency in collecting the photographs and in data interpretation and analysis. Station positioning must be both absolutely accurate in that it correctly defines a position by latitude and longitude, and

relatively accurate in that the position must be repeatable, allowing a user to reoccupy a station location if necessary.

The location of each station to be photographed will be documented using a differential global positioning system (DGPS). Integral uses a Trimble Pathfinder™ Pro XRS DGPS system for station positioning at many of its field efforts. The Pro XRS offers the submeter accuracy often required for documenting sampling station locations and for relocating previously sampled stations. A thorough and comprehensive discussion of the Trimble Pathfinder™ Pro XRS GPS system is provided in SOP AP-06.

Photograph Collection

This procedure makes use of a Minolta Dimage5 digital camera. All references to left side/right side should be used with the camera lens pointing away from the photographer.

Preparing the Camera

1. Ensure the camera batteries are fully charged prior to beginning of field day and take an extra set of batteries into the field.
2. Check the memory card to ensure that there is enough memory on the card for the day.
Note: If a memory card has ever been found to have an error on it, do not use it again.
3. Set the camera, per manufacturer's instructions:
 - a. Set to manual focus.
 - b. Set focus ring to produce reading of 0.50 m in the viewfinder. *Note: focus must be reset for every image.*
 - c. Mount camera on stand; line up bottom edge of camera mount with top edge of green tape.

Preparing the Tripod and Quadrat

1. Attach the horizontal grip action ball head with RC2 rapid connect plate to the top of the tripod. If a different tripod is used, then for a vertical shot, the tripod post will have to be reversed so that the camera is attached between the legs of the tripod.
2. Attach the camera to the ball head.
3. Place the quadrat or Hula-Hoop™ on station.
4. Center the tripod over the quadrat or Hula-Hoop™.
5. Adjust height of tripod to 1.5m.

Capturing the Image

1. Take two replicate photographs at each location from the same camera position.
2. Take the close-up, vertical photograph of each fixed point (i.e., station location) along a north south bearing with the perimeter of the quadrat visible along the upper and lower edges of the photographic image. Ensure the close-up photograph includes a sign or flag showing the station number, date, and time.
3. While observing view finder, push exposure button. The self-timer lamp will blink, and the photo will be taken.
4. Watch for banner in viewfinder indicating that image is being recorded, and check to see if the number of exposures remaining has decreased by one.
5. Take one main overview photograph (i.e., context shot of the surrounding environment) from eye-height (i.e., 1.5 m) on a north-south bearing.
6. Again, watch for banner in viewfinder indicating that image is being recorded, and check to see if the number of exposures remaining has decreased by one.

Documenting the Image

1. Record date, time, location, station number, pertinent details in photo (if any), and photograph number in field logbook or on field form.

Uploading Images to the Laptop

1. Refer to Data Transfer Mode in the instruction manual.
2. Turn on computer before connecting camera.
3. Set the **Mode** dial to **Data Transfer** (squiggly double-headed arrow).
4. Open the card slot door on the left side of camera and attach small end of data transfer cable.
5. Attach large end of data transfer cable to USB port on the computer. If you experience problems and you are attached through a USB hub, try plugging into the laptop's USB ports directly.
6. The camera's screen will display what looks vaguely like an indexed file folder. The index tab says "USB" and is highlighted.
 - a. Using the down-pointing arrow of the camera's controller button, move the highlighting to the line below the tab, which also reads "USB."
 - b. Press the right-pointing arrow of the camera's controller button; this will result in display of the word "Enter" to the right of the highlighted "USB" character string.
 - c. Press the center button; the display should then read "Initializing USB connection."

- d. A window labeled DIMAGE will open. Close this window.
 - e. An icon will appear on the desktop labeled with the name of the flashcard being used.
- 7. Double-click the flashcard's icon. Open the folder labeled DCIM. Then open the folder labeled 100MLT04. The icons of the photos are located in this folder. Verify that all stations run through the IRGA process in this batch have photos in the folder.
 - 8. If not already present, create a folder "Date:Location:photos#YXZ".
 - 9. Copy the contents of the flashcard into the folder. Verify that they have been copied. Rename the files according to the station number.

STANDARD OPERATING PROCEDURE (SOP) SL-01

DECONTAMINATION OF SOIL SAMPLING EQUIPMENT

SCOPE AND APPLICATION

This SOP describes procedures for decontaminating sampling and processing equipment contaminated by either organic or inorganic materials. To prevent potential cross contamination of samples, all reusable soil sampling and processing equipment is decontaminated before each use. At the sample collection location, a decontamination area is established in a clean location that is upwind of actual sampling locations, if possible. All soil sampling and processing equipment is cleaned in this location. Decontaminated equipment is stored away from areas that may cause recontamination. When handling decontamination chemicals, field personnel must follow all relevant procedures and wear protective clothing as stipulated in the Investigation Area-specific health and safety plan (HASP).

Sampling equipment may be used to collect samples that will 1) undergo a full-suite analysis (organics, metals, and conventional parameters) or 2) be analyzed for metals and conventional parameters only. Decontamination of sampling equipment (e.g., hand auger, split-spoon sampler) used for both analyte groups should follow the order of a detergent wash, rinse with water from the Investigation Area, organic solvent rinses, and final rinse with water from the Investigation Area. Sample processing equipment (e.g., bowls, spoons) is rinsed with distilled/deionized water instead of with water from the Investigation Area.

EQUIPMENT AND REAGENTS REQUIRED

Equipment required for decontamination includes the following:

- Steam cleaner and collection basin (if required)
- 55-gal, Department of Transportation (DOT)-approved drums (if required)
- Polyethylene or polypropylene tub (to collect solvent rinsate)
- Plastic bucket(s) (e.g., 5-gal bucket)
- Tap water or water from the Investigation Area (i.e., potable water)
- Carboy, distilled/deionized water (analyte-free; received from testing laboratory or other reliable source)
- Properly labeled squirt bottles

- Funnels
- Alconox®, Liquinox®, or equivalent industrial nonphosphate detergent
- Pesticide-grade ethanol and hexane (consult project-specific field sampling plan [FSP], as the solvents may vary by U.S. Environmental Protection Agency [EPA] region or state)
- 10 percent diluted nitric acid or hydrochloric acid (reagent grade) for inorganic contaminants (if required; see project-specific FSP)
- Baking soda (if required)
- Long handled, hard-bristle brushes
- Plastic sheeting, garbage bags, and aluminum foil
- Personal protective equipment as specified in the HASP.

PROCEDURES

Decontamination Procedures for Full Suite Analysis (Organic, Metal, or Conventional Parameters)

Two organic solvents are used in this procedure. The first is miscible with water (e.g., ethanol) and is intended to scavenge water from the surface of the sampling equipment and allow the equipment to dry quickly. This allows the second solvent to fully contact the surface of the sampler. Make sure that the solvent ordered is anhydrous or has a very low water content (i.e., <1 percent). If ethanol is used, make sure that the denaturing agent in the alcohol is not one of the sample analytes. The second organic solvent is hydrophobic (e.g., hexane) and is intended to dissolve any organic chemicals that are on the surface of the equipment.

The exact solvents used for a given project may vary by EPA region or state (see project-specific FSP). Integral uses ethanol and hexane as preferred solvents for equipment decontamination. If specified in the project-specific FSP, isopropanol or acetone can be substituted for ethanol, and methanol can be substituted for hexane in the decontamination sequence. The choice of solvents is also dependent on the kind of material from which the equipment is made (e.g., acetone cannot be used on polycarbonate), and the ambient temperature (e.g., hexane is too volatile in hot climates). In addition, although methanol is slightly more effective than other solvents, its use is discouraged because of its potential toxicity to sampling personnel. Always follow the procedures listed in the Investigation Area-specific HASP when decontaminating sampling equipment (e.g., always stand upwind when using volatile solvents, wear appropriate gloves and safety glasses or goggles). Containerize all decontamination fluids for proper disposal, following procedures listed in the FSP.

The specific procedures for decontaminating soil sampling equipment and soil compositing equipment are as follows:

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area to remove visible soil. This step should be performed on location for all equipment. After removing visible solids, set aside sampling equipment that does not need to be used again that day and see that it is thoroughly cleaned in the field laboratory at the end of the day.
2. Pour a small amount of concentrated laboratory detergent into a bucket (i.e., about 1 to 2 tablespoons per 5-gal bucket) and fill it halfway with tap water or water from the Investigation Area. If the detergent is in crystal form, make sure all crystals are completely dissolved prior to use.
3. Scrub the equipment in the detergent solution using a long-handled brush with rigid bristles, using a back-and-forth motion. Be sure to clean the outside of the compositing bowls and other pieces that may be covered with soil.
4. Double rinse the equipment with tap water or water from the Investigation Area and set upright on a stable surface to drain. The more completely the equipment drains, the less solvent will be needed in the next step. Do not allow any surface that will come in contact with the sample to touch any contaminated surface. If acid and solvent rinses are not required by the FSP, skip to step 8.
5. If an acid rinse is required by the FSP, rinse the equipment using a squirt bottle using a 10 percent acid solution. Double-rinse equipment with tap water or water from the Investigation Area and set right-side-up on a stable surface to drain. If solvent rinses are not required by the FSP, skip to step 8.
6. Carefully rinse the equipment with ethanol from a squirt bottle, and let the excess solvent drain into a waste container (which may need to be equipped with a funnel). These solvents act primarily as a drying agent by scavenging water from the equipment surface and carrying it away, but they also work as a solvent for some organic contamination. Hand-augers must be held over the waste container and turned slowly so the stream of solvent contacts the entire surface. The sample apparatus may be turned on its side, and if applicable, opened to be washed more effectively. Set the equipment in a clean location and allow it to air dry. Use only enough solvent to scavenge all of the water and flow off the surface of the equipment (i.e., establish sheet flow) into the waste container. Allow equipment to drain as much as possible. Ideally, the equipment will be dry. The more thoroughly it drains, the less solvent will be needed in the next step.
7. Carefully rinse the drained or air-dried equipment with hexane from a squirt bottle, and let the excess solvent drain into the waste container, which may need to be equipped with a funnel. Hexane acts as the primary solvent of organic chemicals.

Ethanol is soluble in hexane but water is not. If water beading occurs, it means that the equipment was not thoroughly rinsed with ethanol or that the ethanol that was purchased was not free of water. When the equipment has been rinsed with hexane, set it in a clean location and allow the hexane to evaporate before using the equipment for sampling. Use only enough solvent to scavenge all of the ethanol and flow off the surface of the equipment (i.e., establish sheet flow) into the waste container.

8. Do a final rinse with water from the Investigation Area for the sampling equipment (i.e., hand-auger) and distilled/deionized water for the processing equipment (i.e., stainless-steel bowls and spoons). Equipment does not need to be dried before use.
9. If the decontaminated sampling equipment is not to be used immediately, wrap small stainless-steel items in aluminum foil (dull side facing the cleaned area).

If the sample collection or processing equipment is precleaned at the field laboratory and transported to the Investigation Area, then the decontaminated equipment will be wrapped in aluminum foil (dull side facing the cleaned area) and stored and transported in a clean plastic bag (e.g., a trash bag) until ready for use, unless the project-specific FSP lists special handling procedures.

10. After decontaminating all of the sampling equipment, dispose of the disposable gloves and used foil per the procedures listed in the project-specific FSP. When not in use, keep the waste solvent container closed and store in a secure area. The waste should be transferred to empty solvent bottles for disposal at a licensed facility per the procedures listed in the project-specific FSP. When not in use, keep the waste acid container closed and store in a secure area. The acid waste should be neutralized with baking soda or containerized and disposed of per the procedures listed in the project-specific FSP.

Decontamination Procedures for Metals and Conventional Parameters Only

The specific procedures for decontaminating soil sampling equipment and soil processing equipment are as follows:

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area to remove the visible soil. Perform this step on location for all equipment. Set aside any pieces that do not need to be used again that day see that they are thoroughly cleaned in the field laboratory at the end of the day.
2. Pour a small amount of concentrated laboratory detergent into a bucket (i.e., about 1 to 2 tablespoons per 5-gal bucket) and fill it halfway with tap water or water from the Investigation Area. If the detergent is in crystal form, make sure all crystals are completely dissolved prior to use.

3. Scrub the equipment in the detergent solution using a long-handled brush with rigid bristles. Be sure to clean the outside of the compositing bowls and other pieces that may be covered with soil.
4. Double-rinse the equipment with tap water or water from the Investigation Area (if an acid rinse is required) or with distilled/deionized water (if no acid rinse) and set right-side-up on a stable surface to drain. Do not allow any surface that will come in contact with the sample to touch any contaminated surface.
5. If an acid rinse is required by the FSP, rinse the equipment using a squirt bottle containing a 10 percent acid solution. Double-rinse equipment with distilled/deionized water and set right-side-up on a stable surface to drain.
6. If the decontaminated sampling equipment is not to be used immediately, wrap small stainless-steel items in aluminum foil (dull side facing the cleaned area).

If the sample collecting or processing equipment is cleaned at the field laboratory and transported to the Investigation Area, then the decontaminated equipment will be wrapped in aluminum foil (dull side facing the cleaned area) and stored and transported in a clean plastic bag until ready for use, unless the project-specific FSP lists special handling procedures.

7. After decontaminating all of the sampling equipment, place the disposable gloves and used foil in garbage bags for disposal in a solid waste landfill. When not in use, keep the waste acid container closed and store in a secure area. The acid waste should be neutralized with baking soda and disposed of per the procedures listed in the project-specific FSP.

Decontamination Procedures for Drill Rig Sampling Equipment

1. Decontaminate sampling equipment before use, between samples and stations, and upon completion of sampling operations.
2. Equipment used during drilling operations should be decontaminated in the Exclusion Zone prior to transport to the Support Zone (refer to Investigation Area-specific HASP).
3. If the steam-cleaning location is in an area outside of the Exclusion Zone, remove loose soil on the drill rig, augers, drill pipe, and rods, and other large equipment at the drill location, then move the equipment directly to the steam-cleaning decontamination area for more thorough cleaning.
4. To decontaminate a drill rig, pressure wash with a steam cleaner using potable water rinse upon mobilization, between drilling locations, and upon demobilization. Cleaning water can generally be allowed to drain directly on the ground near the station (refer to the FSP).

5. To decontaminate auger, drill rods, and other down-hole tools, pressure wash with a steam cleaner and potable water rinse upon mobilization, between drilling locations, and upon demobilization. All decontamination fluids are to be containerized for proper disposal.
6. To decontaminate split-spoon and hand-auger samplers, follow the decontamination procedures listed above (the selected decontamination procedures is dependent upon analyte list provided in the project-specific FSP). To the extent possible, allow to air dry prior to sampling. If the split-spoon is not used immediately, wrap it in aluminum foil. All decontamination fluids are to be containerized for proper disposal.

STANDARD OPERATING PROCEDURE (SOP) SL-02

PREPARATION OF FIELD QUALITY CONTROL SAMPLES FOR SOILS

SCOPE AND APPLICATION

This SOP describes the purpose, preparation, and collection frequency of field duplicate samples, field replicate samples, matrix spike/matrix spike duplicates (MS/MSDs), equipment rinsate blanks, bottle blanks, trip blanks, temperature blanks, environmental blanks, and reference materials (i.e., a standard reference material, a certified reference material, or other reference material) for soil samples. Not all of the field quality control samples discussed in this SOP may be required for a given project. The specific field quality control samples will be identified in the project-specific field sampling plan (FSP) and quality assurance project plan (QAPP). For most projects, Integral's recommended field quality control samples include an equipment rinsate blank, a field duplicate, and trip blanks if volatile organic compounds (VOCs) are to be analyzed. Definitions of all potential quality control samples are described below.

As part of the quality assurance and quality control (QA/QC) program, all field quality control samples will be sent to the laboratories blind. To accomplish this, field quality control samples will be prepared and labeled in the same manner as regular samples, with each quality control sample being assigned a unique sample number that is consistent with the numbering for regular samples. All of the containers that are required to complete the field quality control sample for the applicable analyte list must be labeled with the same sample number. The sample ID for field quality control samples should allow data management and data validation staff to identify them as such and should only be recorded in the field logbook or field sampling forms. Under no circumstances should the laboratory be allowed to use reference materials, rinsate blanks, or trip blanks for laboratory quality control analysis (i.e., duplicates, matrix spike, and matrix spike duplicates). To prevent this from happening, select and mark regular samples on the chain-of-custody/sampling analysis request (COC) form or instruct the laboratory to contact the project QA/QC coordinator to select appropriate samples for each sample group.

Prepare field quality control samples at least once per sampling event, and prepare certain types more often at predetermined frequencies. If the number of samples taken does not equal an integer multiple of the intervals specified in this SOP, the number of field quality control samples is specified by the next higher multiple. For example, if a frequency of 1 quality

control sample per 20 is indicated and 28 samples are collected, prepare 2 quality control samples. The method of preparation and frequency of field quality control samples required for soil sampling activities are described below. These protocols must be followed, unless different frequency requirements are listed in the FSP and QAPP.

For most projects, Integral's recommended field quality control samples include an equipment rinsate blank, a field duplicate, and trip blanks if VOCs are to be analyzed. The following table lists the possible quality control sample types and suggested frequencies for soil sampling programs (not all types of quality control samples will always be collected; see project-specific FSP and QAPP for actual quality control samples that need to be collected for a particular sampling event). A detailed explanation of each type of quality control sample with the required preparation follows.

Field Quality Control Sample Requirements

Quality Control Sample Name	Abbreviation	Preparation		Frequency ^a
		Location	Method	
Duplicate	DUP	Sampling location	Additional natural sample	One per 20 samples. May not be applicable if REP is being collected.
Replicate	REP	Sampling location	Additional natural sample	One replicate per 20 samples. May not be applicable if DUP is being collected.
Matrix spike/matrix spike duplicate	MS/MSD	Sampling location	Additional sample bottles filled for laboratory quality control requirements	One per 20 samples
Equipment rinsate blank	ER	Sampling location	Deionized water collected after pouring through and over decontaminated equipment	Minimum of one per sampling event per type of sampling equipment used and then 1:20 thereafter
Bottle blank	BB	Field	Unopened bottle	One per sample episode or one per bottle type
Trip blank	TB	Laboratory	Deionized water with preservative	One pair per each VOC sample cooler shipment
Temperature blank	TMB	Laboratory	Deionized water	One per sample cooler
Environmental (transfer) blank	EB	Field	Bottle filled at sample location with deionized water	One per 20 samples
Standard reference material	SRM	Field laboratory or sampling location	SRM ampules or other containers for each analyte group	One set per 50 samples or one per episode

^a Frequencies provided here are general recommendations; specific frequencies should be provided in the project-specific FSP or QAPP.

FIELD DUPLICATE SAMPLES

Collect field duplicate (or split) samples to assess the homogeneity of the samples collected in the field and the precision of the sampling process. Prepare field duplicates by collecting two aliquots for the sample and submitting them for analysis as separate samples. Collect field duplicates at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. The project QA/QC coordinator will determine the actual number of field duplicate samples collected during a sampling event on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements on frequency of field duplicate collection may vary by EPA region or state).

FIELD REPLICATE SAMPLES

Field replicate samples are co-located samples collected in an identical manner over a minimum period of time to provide a measure of the field and laboratory variance, including variance resulting from sample heterogeneity. Prepare field replicates by collecting two completely separate samples from the same station and submitting them for analysis as separate samples. Collect field replicates at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. If field duplicate samples are collected, then it is unlikely that field replicate samples will also be collected during a sampling event. The project QA/QC coordinator will determine the actual number of field replicate samples collected during a sampling event on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements on frequency of field duplicate collection may vary by EPA region or state).

MATRIX SPIKE/MATRIX SPIKE DUPLICATES

The MS/MSD analyses provide information about the effect of the sample matrix on the design and measurement methodology used by the laboratory. To account for the additional volume that may be needed by the laboratory to perform the analyses, extra sample volumes may be required to be collected from designated soil stations. MS/MSDs may be collected at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. The project QA/QC coordinator will determine the actual number of extra bottles collected during a sampling event on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements may vary by analyte group).

EQUIPMENT RINSATE BLANKS

Use equipment rinsate blanks to help identify possible contamination from the sampling environment and/or from decontaminated sampling equipment. Prepare equipment rinsate

blanks by pouring laboratory distilled/deionized water through, over, and into the decontaminated sample collection equipment, then transferring the water to the appropriate sample containers and adding any necessary preservatives. Prepare equipment rinsate blanks for all inorganic, organic, and sometimes conventional analytes at least once per sampling event per the type of sampling equipment used. The project QA/QC coordinator will determine the actual number of equipment rinsate blanks prepared during an event on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements on frequency of equipment rinsate blank collection may vary by EPA region or state).

BOTTLE BLANKS

The bottle blank is an unopened sample bottle. Submit bottle blanks along with soil samples to ensure that contaminants are not originating from the bottles themselves because of improper preparation, handling, or cleaning techniques. If required, submit one bottle blank per lot of prepared bottles for analysis. If more than one type of bottle will be used in the sampling (e.g., HDPE or glass), then submit a bottle blank for each type of bottle and preservative. The project QA/QC coordinator will determine the actual number of bottle blanks analyzed during a project on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements on frequency of bottle blank analysis may vary by EPA region or state).

To prepare a bottle blank in the field, set aside one unopened sample bottle from each bottle lot sent from the testing laboratory. Label the bottle as "Bottle Blank" on the sample label (and in the "Remarks" column on the COC form), and send the empty bottle to the laboratory with the field samples.

TRIP BLANKS

Use trip blanks to help identify whether contaminants may have been introduced during shipment of the soil samples from the field to the laboratory for VOC analyses only. Trip blanks are prepared at the testing laboratory by pouring distilled/deionized water into two 40 mL VOC vials and tightly closing the lids. Invert each vial and tap lightly to determine if air bubbles exist. There should be no air bubbles in the VOC trip blank vials. If air bubbles are present, then note this information in the field logbook.

Transport the trip blanks unopened to and from the field in the cooler with the VOC samples. Label the trip blank and place it inside the cooler that contains newly collected VOC samples; it must remain in the cooler at all times. A trip blank must accompany samples at all times in the field. Send one trip blank (consisting of a pair of VOC vials) with each cooler of samples shipped to the testing laboratory for VOC analysis.

TEMPERATURE BLANKS

The laboratory will use temperature blanks to verify the temperature of the samples upon receipt at the testing laboratory. The testing laboratory will prepare temperature blanks by pouring distilled/deionized water into a vial and tightly closing the lid. The blanks will be transported unopened to and from the field in the cooler with the sample containers. A temperature blank must be included with each sample cooler shipped to the testing laboratory.

ENVIRONMENTAL BLANKS

Prepare the environmental (i.e., transfer) blank in the field to evaluate potential background concentrations present in the air and in the distilled/deionized water used for the final decontamination rinse. If you use unpreserved bottles, then you must add the appropriate preservative (e.g., for metals samples, use a 10 percent nitric acid solution to bring sample pH to 2 or less), if required. Collect environmental blanks at a minimum frequency of 1 in 20 samples. The project QA/QC coordinator will determine the actual number of environmental blanks analyzed during a project on a case-by-case basis (consult the project-specific FSP and QAPP, as the requirements on frequency of environmental blank analysis may vary by EPA region or state).

To prepare an environmental blank in the field, open the laboratory-prepared sample bottle while at a sample collection location, fill the sample bottle with distilled/deionized water and then seal. Note the location from which the environmental blank was collected along with atmospheric conditions at the time of its collection in the field logbook. Assign the environmental blank a unique sample number, label the bottle, and then send the bottle to the laboratory with the field samples.

REFERENCE MATERIALS

Reference materials (i.e., a standard reference material, a certified reference material, or other reference material) are samples containing known analytes at known concentrations that have been prepared by and obtained from EPA-approved sources. Reference materials have undergone multilaboratory analyses using a standard method which provides certified concentrations. When available for a specific analyte, Reference material samples provide a measure of analytical performance and/or analytical method bias (i.e., accuracy) of the laboratory. Several reference materials may be required to cover all analytical parameters. For all analytes where available, one reference material will be analyzed at a frequency of one per 50 samples. The project QA/QC coordinator will determine the actual number of reference materials analyzed during a project on a case-by-case basis (consult the project-specific FSP

and QAPP, as the requirements on frequency of reference material analysis may vary by EPA region or state).

STANDARD OPERATING PROCEDURE (SOP) SL-04

FIELD CLASSIFICATION OF SOIL

SCOPE AND APPLICATION

This SOP establishes the minimum information that must be recorded in the field to adequately document surface soil sampling and soil borehole advancement activities performed during field exploration. The surface soil sampling or borehole log form must be filled out completely for each station.

This SOP presents the field classification of soils to be used by Integral field staff. In general, Integral has adopted the procedures provided in American Society for Testing and Materials (ASTM) Method D-2488-00, Standard Practice for Description and Identification of Soils (attached). ASTM D-2488-00 uses the Unified Soil Classification (USC) system for naming soils. Field personnel are encouraged to study these procedures prior to initiation of fieldwork.

Soil descriptions should be precise and comprehensive without being verbose. The overall impression of the soil should not be distorted by excessive emphasis on minor constituents. In general, the similarities of consecutive soil samples should be emphasized and minor differences de-emphasized. These descriptions will be used to interpret potential contaminant transport properties, rather than interpret the exact mineralogy or tectonic environment. We are primarily interested in engineering and geochemical properties of the soil.

Soil descriptions should be provided on the surface soil field collection form or in the soil description column of the Integral's soil boring log for each sample collected. If there is no difference between consecutive soil samples, subsequent descriptions can be noted as "same as above" or minor changes such as "increasing sand" or "becomes dark brown" can be added.

The format and order of soil descriptions should be as follows:

- Group symbol (in the Unified Symbol column)
- USC name (should be identical to the ASTM D-2488-00 Group Name with the appropriate modifiers)
- Minor components
- Color
- Moisture
- Additional descriptions.

EQUIPMENT AND REAGENTS REQUIRED

- Surface soil field collection form or borehole log form (see SOP SL-06, *Logging of Soil Boreholes*)
- Munsell® soil color chart.

PROCEDURES

The USC is an engineering properties system that uses grain size to classify soils. The first major distinction is between fine-grained soils (more than 50 percent passing the No. 200 sieve [75 μ m/0.0029 in.]) and coarse-grained soils (more than 50 percent retained by the No. 200 sieve). Small No. 200 sieves are necessary to classify soils near the cutoff size.

1. Fine-grained soils are classified as either silts or clays. Field determinations of silts and clays are based on observations of dry strength, dilatancy, toughness, and plasticity. Field procedures for these tests are included in ASTM D-2488-00. If these tests are used, include the results in the soil description. If these materials are encountered, perform at least one complete round of field tests for the subject property, preferably at the beginning of the field characterization. The modifiers “fat” and “lean” are used by ASTM to describe soils of high and low plasticity. The soil group symbols (e.g., CL, MH) already indicate plasticity characteristics, and these modifiers are not necessary in the description. Soils with high plasticity can be emphasized by describing them as “silty CLAY with high plasticity.” Plasticity, for example, is an important descriptor because it is often used to interpret whether an ML soil is acting as either a leaky or a competent aquitard. For example, an ML soil can be dilatant/nonplastic and serve as a transport pathway, or it can be highly plastic and very impervious.
2. Coarse-grained soils are classified as either predominantly gravel or sand, with the No. 4 sieve (4.75 mm/0.19 in.) being the division. Use modifiers to describe the relative amounts of fine-grained soil, as noted below:

Description	Percent Fines	Group Symbol
Gravel (sand)	<5 percent	GW, GP (SW, SP)
Gravel (sand) with silt (clay)	5–15 percent	Hyphenated names
Silty (clayey) gravel (sand)	>15 percent	GM, GC (SM, SC)

The gradation of a coarse-grained soil is included in the specific soil name (e.g., fine to medium SAND with silt). Estimating the percent of size ranges following the group name is encouraged for mixtures of silt sand and gravel. Use of the modifiers “poorly graded” or “well graded” is not necessary, as they are indicated by the group symbol.

Show a borderline classification with a slash (e.g., GM/SM). Use this symbol when the soil cannot be distinctly placed in either soil group. Also use a borderline symbol when describing interbedded soils of two or more soil group names when the thickness of the beds are approximately equal, such as “interbedded lenses and layers of fine sand and silt.” Do not use a borderline symbol indiscriminately. Make every effort to place the soil into a single group. (One very helpful addition to the soil log form description is the percentage of silt/sand/gravel. Even if the geologist did not have sufficient time to properly define the soil, this percentage breakdown allows classification at a later date).

3. Precede minor components, such as cobbles, roots, and construction debris with the appropriate adjective reflecting relative percentages: trace (0–5 percent), few (5–10 percent), little (15–25 percent), and some (30–45 percent). Use the word “occasional” to describe random particles of a larger size than the general soil matrix (i.e., occasional cobbles, occasional brick fragments). The term “with” indicates definite characteristics regarding the percentage of secondary particle size in the soil name. It is not to be used to describe minor components. If a nonsoil component exceeds 50 percent of an interval, state it in place of the group name.
4. Give the basic color of a soil, such as brown, gray, or red. Modify the color term with adjectives such as light, dark, or mottled, as appropriate. Especially note staining or mottling. This information, for example, may be useful to establish water table fluctuations or contamination in boreholes. The Munsell® soil color chart designation is the Integral color standard. These charts are readily available and offer a high degree of consistency in descriptions between geologists.
5. Define the degree of moisture present in the soil as dry, moist, or wet. Moisture content can be estimated from the criteria listed in Table 3 of ASTM D-2488-00.
6. If observed, note such features as discontinuities, inclusions, joints, fissures, slickensides, bedding, laminations, root holes, and major mineralogical components. Note anything unusual. Additional soil descriptions may be made at the discretion of the project manager or as the field conditions warrant. The surface soil field collection and soil boring log forms list some optional descriptions, as does Table 13 of the ASTM standard. The reader is referred to the ASTM standard for procedures of these descriptions.

The contact between two soil types must be clearly marked on the surface soil field collection or soil boring log forms. If the contact is obvious and sharp, draw it in with a straight line. If

it is gradational, use a slanted line over the interval. In the case where it is unclear, use a dashed line over the most likely interval.

For drilling activities, the field geologist, who has the advantage of watching the drilling rate and cuttings removal and can talk with the driller in real time, has a much better chance of interpreting the interval than someone in the office.

**ATTACHMENT 1. ASTM D 2488 – 00, STANDARD PRACTICE FOR
DESCRIPTION AND IDENTIFICATION OF SOILS (VISUAL-MANUAL
PROCEDURE)**



Standard Practice for Description and Identification of Soils (Visual-Manual Procedure)¹

This standard is issued under the fixed designation D 2488; the number immediately following the designation indicates the year of original adoption or, in the case of revision, the year of last revision. A number in parentheses indicates the year of last reapproval. A superscript epsilon (ε) indicates an editorial change since the last revision or reapproval.

This standard has been approved for use by agencies of the Department of Defense.

1. Scope *

1.1 This practice covers procedures for the description of soils for engineering purposes.

1.2 This practice also describes a procedure for identifying soils, at the option of the user, based on the classification system described in Test Method D 2487. The identification is based on visual examination and manual tests. It must be clearly stated in reporting an identification that it is based on visual-manual procedures.

1.2.1 When precise classification of soils for engineering purposes is required, the procedures prescribed in Test Method D 2487 shall be used.

1.2.2 In this practice, the identification portion assigning a group symbol and name is limited to soil particles smaller than 3 in. (75 mm).

1.2.3 The identification portion of this practice is limited to naturally occurring soils (disturbed and undisturbed).

NOTE 1—This practice may be used as a descriptive system applied to such materials as shale, claystone, shells, crushed rock, etc. (see Appendix X2).

1.3 The descriptive information in this practice may be used with other soil classification systems or for materials other than naturally occurring soils.

1.4 The values stated in inch-pound units are to be regarded as the standard.

1.5 *This standard does not purport to address all of the safety problems, if any, associated with its use. It is the responsibility of the user of this standard to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to use. For specific precautionary statements see Section 8.*

1.6 *This practice offers a set of instructions for performing one or more specific operations. This document cannot replace education or experience and should be used in conjunction with professional judgment. Not all aspects of this practice may be applicable in all circumstances. This ASTM standard is not*

intended to represent or replace the standard of care by which the adequacy of a given professional service must be judged, nor should this document be applied without consideration of a project's many unique aspects. The word "Standard" in the title of this document means only that the document has been approved through the ASTM consensus process.

2. Referenced Documents

2.1 ASTM Standards:

D 653 Terminology Relating to Soil, Rock, and Contained Fluids²

D 1452 Practice for Soil Investigation and Sampling by Auger Borings²

D 1586 Test Method for Penetration Test and Split-Barrel Sampling of Soils²

D 1587 Practice for Thin-Walled Tube Sampling of Soils²

D 2113 Practice for Diamond Core Drilling for Site Investigation²

D 2487 Classification of Soils for Engineering Purposes (Unified Soil Classification System)²

D 3740 Practice for Minimum Requirements for Agencies Engaged in the Testing and/or Inspection of Soil and rock as Used in Engineering Design and Construction³

D 4083 Practice for Description of Frozen Soils (Visual-Manual Procedure)²

3. Terminology

3.1 **Definitions**—Except as listed below, all definitions are in accordance with Terminology D 653.

NOTE 2—For particles retained on a 3-in. (75-mm) US standard sieve, the following definitions are suggested:

Cobbles—particles of rock that will pass a 12-in. (300-mm) square opening and be retained on a 3-in. (75-mm) sieve, and

Boulders—particles of rock that will not pass a 12-in. (300-mm) square opening.

3.1.1 **clay**—soil passing a No. 200 (75-μm) sieve that can be made to exhibit plasticity (putty-like properties) within a range of water contents, and that exhibits considerable strength when air-dry. For classification, a clay is a fine-grained soil, or the

¹ This practice is under the jurisdiction of ASTM Committee D-18 on Soil and Rock and is the direct responsibility of Subcommittee D18.07 on Identification and Classification of Soils.

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² Annual Book of ASTM Standards, Vol 04.08.

³ Annual Book of ASTM Standards, Vol 04.09.

***A Summary of Changes section appears at the end of this standard.**



fine-grained portion of a soil, with a plasticity index equal to or greater than 4, and the plot of plasticity index versus liquid limit falls on or above the “A” line (see Fig. 3 of Test Method D 2487).

3.1.2 *gravel*—particles of rock that will pass a 3-in. (75-mm) sieve and be retained on a No. 4 (4.75-mm) sieve with the following subdivisions:

coarse—passes a 3-in. (75-mm) sieve and is retained on a ¾-in. (19-mm) sieve.

fine—passes a ¾-in. (19-mm) sieve and is retained on a No. 4 (4.75-mm) sieve.

3.1.3 *organic clay*—a clay with sufficient organic content to influence the soil properties. For classification, an organic clay is a soil that would be classified as a clay, except that its liquid limit value after oven drying is less than 75 % of its liquid limit value before oven drying.

3.1.4 *organic silt*—a silt with sufficient organic content to influence the soil properties. For classification, an organic silt is a soil that would be classified as a silt except that its liquid limit value after oven drying is less than 75 % of its liquid limit value before oven drying.

3.1.5 *peat*—a soil composed primarily of vegetable tissue in various stages of decomposition usually with an organic odor, a dark brown to black color, a spongy consistency, and a texture ranging from fibrous to amorphous.

3.1.6 *sand*—particles of rock that will pass a No. 4 (4.75-mm) sieve and be retained on a No. 200 (75-µm) sieve with the following subdivisions:

coarse—passes a No. 4 (4.75-mm) sieve and is retained on a No. 10 (2.00-mm) sieve.

medium—passes a No. 10 (2.00-mm) sieve and is retained on a No. 40 (425-µm) sieve.

fine—passes a No. 40 (425-µm) sieve and is retained on a No. 200 (75-µm) sieve.

3.1.7 *silt*—soil passing a No. 200 (75-µm) sieve that is nonplastic or very slightly plastic and that exhibits little or no strength when air dry. For classification, a silt is a fine-grained soil, or the fine-grained portion of a soil, with a plasticity index less than 4, or the plot of plasticity index versus liquid limit falls below the “A” line (see Fig. 3 of Test Method D 2487).

4. Summary of Practice

4.1 Using visual examination and simple manual tests, this practice gives standardized criteria and procedures for describing and identifying soils.

4.2 The soil can be given an identification by assigning a group symbol(s) and name. The flow charts, Fig. 1a and Fig. 1b for fine-grained soils, and Fig. 2, for coarse-grained soils, can be used to assign the appropriate group symbol(s) and name. If the soil has properties which do not distinctly place it into a specific group, borderline symbols may be used, see Appendix X3.

NOTE 3—It is suggested that a distinction be made between *dual symbols* and *borderline symbols*.

Dual Symbol—A dual symbol is two symbols separated by a hyphen, for example, GP-GM, SW-SC, CL-ML used to indicate that the soil has been identified as having the properties of a classification in accordance with Test Method D 2487 where two symbols are required. Two symbols are required when the soil has between 5 and 12 % fines or when the liquid

limit and plasticity index values plot in the CL-ML area of the plasticity chart.

Borderline Symbol—A borderline symbol is two symbols separated by a slash, for example, CL/CH, GM/SM, CL/ML. A borderline symbol should be used to indicate that the soil has been identified as having properties that do not distinctly place the soil into a specific group (see Appendix X3).

5. Significance and Use

5.1 The descriptive information required in this practice can be used to describe a soil to aid in the evaluation of its significant properties for engineering use.

5.2 The descriptive information required in this practice should be used to supplement the classification of a soil as determined by Test Method D 2487.

5.3 This practice may be used in identifying soils using the classification group symbols and names as prescribed in Test Method D 2487. Since the names and symbols used in this practice to identify the soils are the same as those used in Test Method D 2487, it shall be clearly stated in reports and all other appropriate documents, that the classification symbol and name are based on visual-manual procedures.

5.4 This practice is to be used not only for identification of soils in the field, but also in the office, laboratory, or wherever soil samples are inspected and described.

5.5 This practice has particular value in grouping similar soil samples so that only a minimum number of laboratory tests need be run for positive soil classification.

NOTE 4—The ability to describe and identify soils correctly is learned more readily under the guidance of experienced personnel, but it may also be acquired systematically by comparing numerical laboratory test results for typical soils of each type with their visual and manual characteristics.

5.6 When describing and identifying soil samples from a given boring, test pit, or group of borings or pits, it is not necessary to follow all of the procedures in this practice for every sample. Soils which appear to be similar can be grouped together; one sample completely described and identified with the others referred to as similar based on performing only a few of the descriptive and identification procedures described in this practice.

5.7 This practice may be used in combination with Practice D 4083 when working with frozen soils.

NOTE 5—Notwithstanding the statements on precision and bias contained in this standard: The precision of this test method is dependent on the competence of the personnel performing it and the suitability of the equipment and facilities used. Agencies that meet the criteria of Practice D 3740 are generally considered capable of competent and objective testing. Users of this test method are cautioned that compliance with Practice D 3740 does not in itself assure reliable testing. Reliable testing depends on several factors; Practice D 3740 provides a means for evaluating some of those factors.

6. Apparatus

6.1 *Required Apparatus:*

6.1.1 *Pocket Knife or Small Spatula.*

6.2 *Useful Auxiliary Apparatus:*

6.2.1 *Small Test Tube and Stopper* (or jar with a lid).

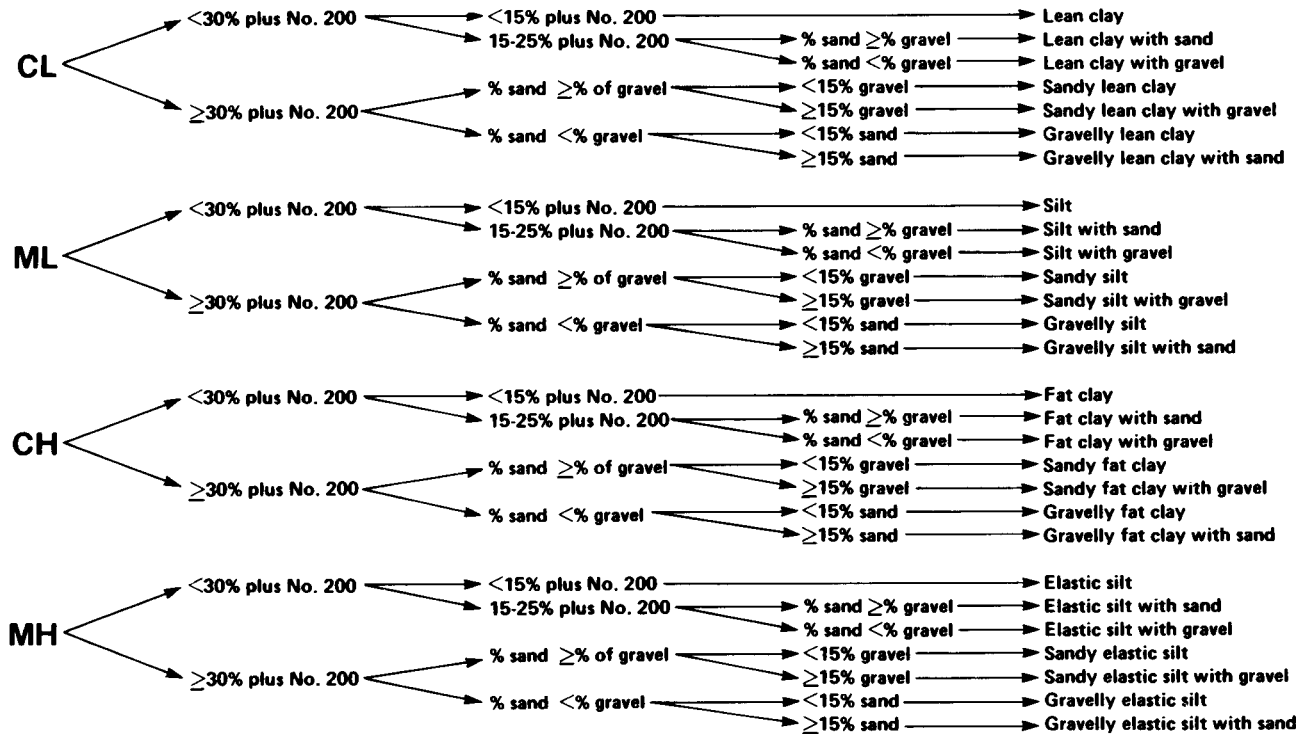
6.2.2 *Small Hand Lens.*

7. Reagents

7.1 *Purity of Water*—Unless otherwise indicated, references

GROUP SYMBOL

GROUP NAME

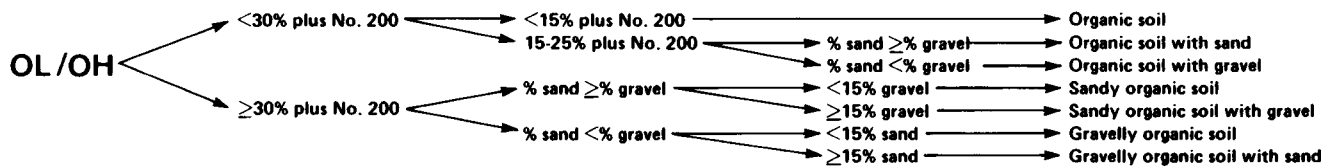


NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 1a Flow Chart for Identifying Inorganic Fine-Grained Soil (50 % or more fines)

GROUP SYMBOL

GROUP NAME



NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 1 b Flow Chart for Identifying Organic Fine-Grained Soil (50 % or more fines)

to water shall be understood to mean water from a city water supply or natural source, including non-potable water.

7.2 *Hydrochloric Acid*—A small bottle of dilute hydrochloric acid, HCl, one part HCl (10 *N*) to three parts water (This reagent is optional for use with this practice). See Section 8.

8. Safety Precautions

8.1 When preparing the dilute HCl solution of one part concentrated hydrochloric acid (10 *N*) to three parts of distilled water, slowly add acid into water following necessary safety precautions. Handle with caution and store safely. If solution comes into contact with the skin, rinse thoroughly with water.

8.2 **Caution**—Do not add water to acid.

9. Sampling

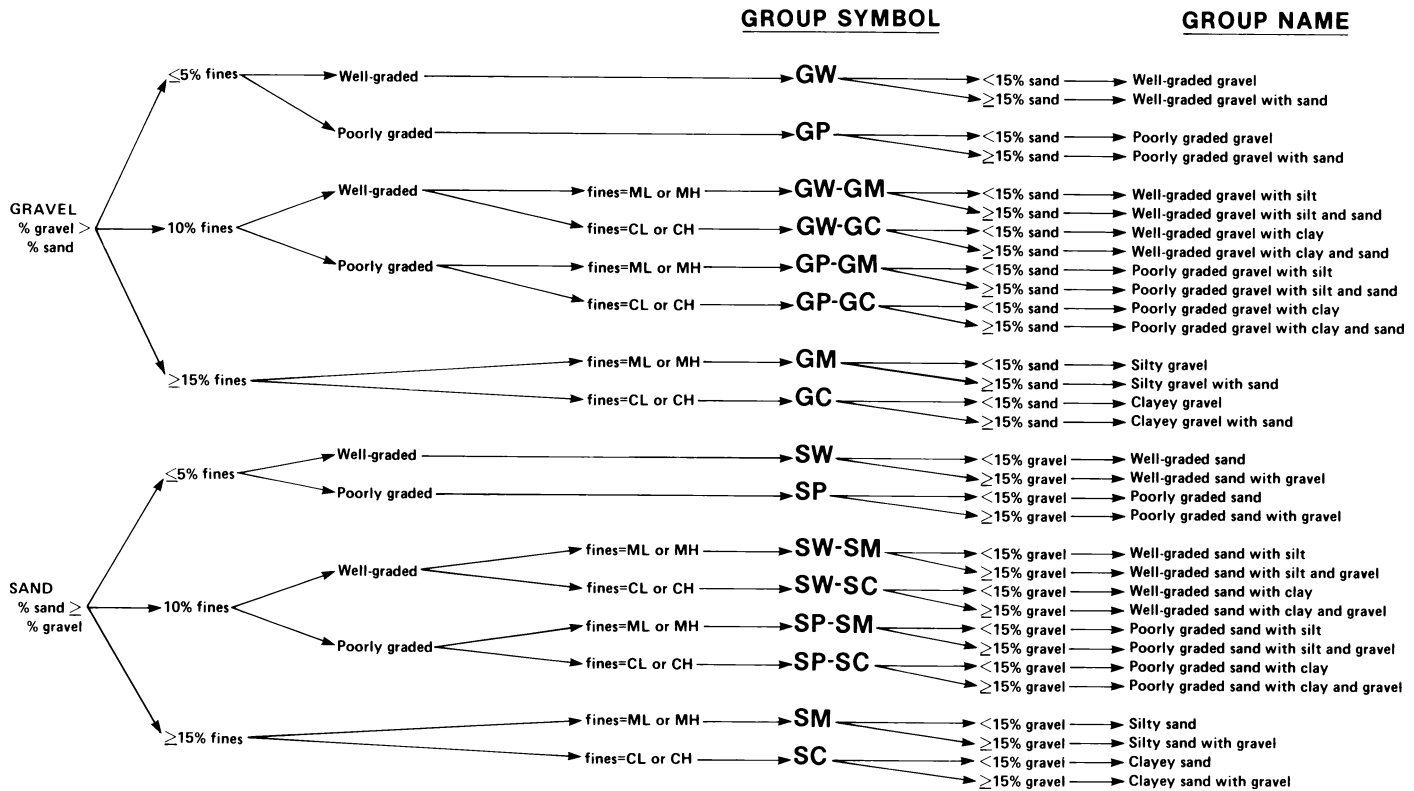
9.1 The sample shall be considered to be representative of the stratum from which it was obtained by an appropriate, accepted, or standard procedure.

NOTE 6—Preferably, the sampling procedure should be identified as having been conducted in accordance with Practices D 1452, D 1587, or D 2113, or Test Method D 1586.

9.2 The sample shall be carefully identified as to origin.

NOTE 7—Remarks as to the origin may take the form of a boring number and sample number in conjunction with a job number, a geologic stratum, a pedologic horizon or a location description with respect to a permanent monument, a grid system or a station number and offset with respect to a stated centerline and a depth or elevation.

9.3 For accurate description and identification, the minimum amount of the specimen to be examined shall be in accordance with the following schedule:



NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 2 Flow Chart for Identifying Coarse-Grained Soils (less than 50 % fines)

Maximum Particle Size, Sieve Opening	Minimum Specimen Size, Dry Weight
4.75 mm (No. 4)	100 g (0.25 lb)
9.5 mm (¾ in.)	200 g (0.5 lb)
19.0 mm (¾ in.)	1.0 kg (2.2 lb)
38.1 mm (1½ in.)	8.0 kg (18 lb)
75.0 mm (3 in.)	60.0 kg (132 lb)

NOTE 8—If random isolated particles are encountered that are significantly larger than the particles in the soil matrix, the soil matrix can be accurately described and identified in accordance with the preceding schedule.

9.4 If the field sample or specimen being examined is smaller than the minimum recommended amount, the report shall include an appropriate remark.

10. Descriptive Information for Soils

10.1 *Angularity*—Describe the angularity of the sand (coarse sizes only), gravel, cobbles, and boulders, as angular, subangular, subrounded, or rounded in accordance with the criteria in Table 1 and Fig. 3. A range of angularity may be stated, such as: subrounded to rounded.

10.2 *Shape*—Describe the shape of the gravel, cobbles, and boulders as flat, elongated, or flat and elongated if they meet the criteria in Table 2 and Fig. 4. Otherwise, do not mention the shape. Indicate the fraction of the particles that have the shape, such as: one-third of the gravel particles are flat.

10.3 *Color*—Describe the color. Color is an important property in identifying organic soils, and within a given locality it may also be useful in identifying materials of similar geologic origin. If the sample contains layers or patches of

TABLE 1 Criteria for Describing Angularity of Coarse-Grained Particles (see Fig. 3)

Description	Criteria
Angular	Particles have sharp edges and relatively plane sides with unpolished surfaces
Subangular	Particles are similar to angular description but have rounded edges
Subrounded	Particles have nearly plane sides but have well-rounded corners and edges
Rounded	Particles have smoothly curved sides and no edges

varying colors, this shall be noted and all representative colors shall be described. The color shall be described for moist samples. If the color represents a dry condition, this shall be stated in the report.

10.4 *Odor*—Describe the odor if organic or unusual. Soils containing a significant amount of organic material usually have a distinctive odor of decaying vegetation. This is especially apparent in fresh samples, but if the samples are dried, the odor may often be revived by heating a moistened sample. If the odor is unusual (petroleum product, chemical, and the like), it shall be described.

10.5 *Moisture Condition*—Describe the moisture condition as dry, moist, or wet, in accordance with the criteria in Table 3.

10.6 *HCl Reaction*—Describe the reaction with HCl as none, weak, or strong, in accordance with the criteria in Table 4. Since calcium carbonate is a common cementing agent, a report of its presence on the basis of the reaction with dilute hydrochloric acid is important.

10.7 *Consistency*—For intact fine-grained soil, describe the

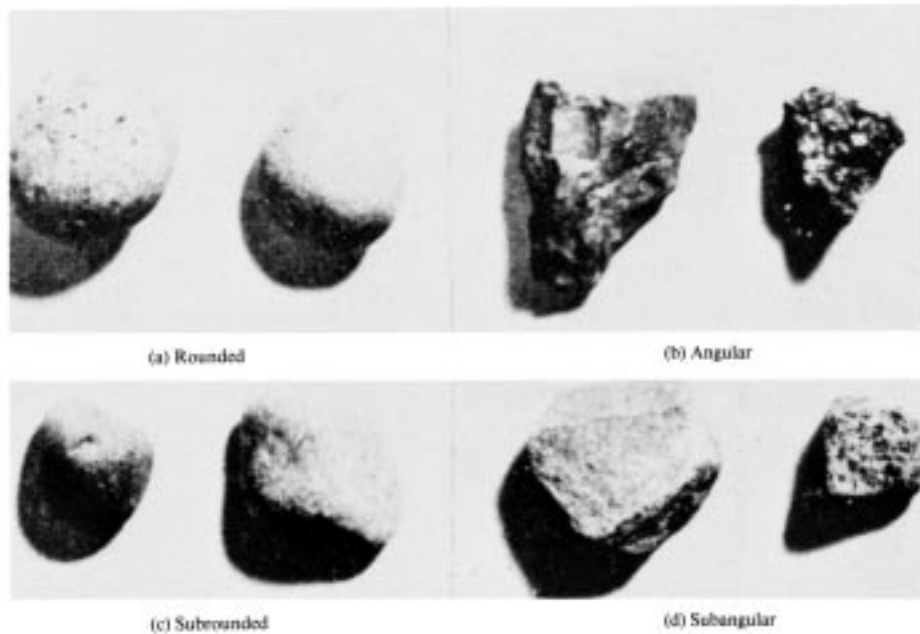


FIG. 3 Typical Angularity of Bulky Grains

TABLE 2 Criteria for Describing Particle Shape (see Fig. 4)

The particle shape shall be described as follows where length, width, and thickness refer to the greatest, intermediate, and least dimensions of a particle, respectively.

Flat	Particles with width/thickness > 3
Elongated	Particles with length/width > 3
Flat and elongated	Particles meet criteria for both flat and elongated

consistency as very soft, soft, firm, hard, or very hard, in accordance with the criteria in Table 5. This observation is inappropriate for soils with significant amounts of gravel.

10.8 *Cementation*—Describe the cementation of intact coarse-grained soils as weak, moderate, or strong, in accordance with the criteria in Table 6.

10.9 *Structure*—Describe the structure of intact soils in accordance with the criteria in Table 7.

10.10 *Range of Particle Sizes*—For gravel and sand components, describe the range of particle sizes within each component as defined in 3.1.2 and 3.1.6. For example, about 20 % fine to coarse gravel, about 40 % fine to coarse sand.

10.11 *Maximum Particle Size*—Describe the maximum particle size found in the sample in accordance with the following information:

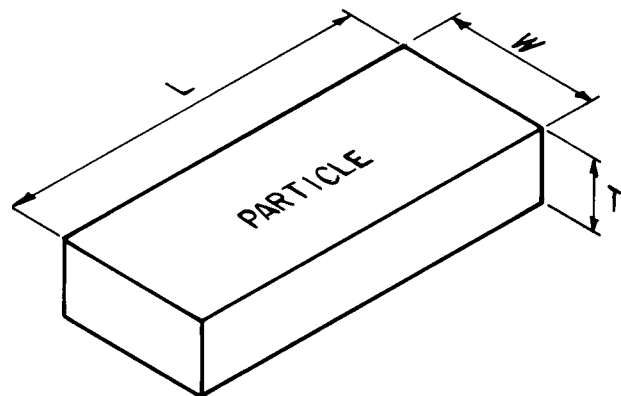
10.11.1 *Sand Size*—If the maximum particle size is a sand size, describe as fine, medium, or coarse as defined in 3.1.6. For example: maximum particle size, medium sand.

10.11.2 *Gravel Size*—If the maximum particle size is a gravel size, describe the maximum particle size as the smallest sieve opening that the particle will pass. For example, maximum particle size, 1½ in. (will pass a 1½-in. square opening but not a ¾-in. square opening).

10.11.3 *Cobble or Boulder Size*—If the maximum particle size is a cobble or boulder size, describe the maximum dimension of the largest particle. For example: maximum dimension, 18 in. (450 mm).

PARTICLE SHAPE

W = WIDTH
T = THICKNESS
L = LENGTH



FLAT: $W/T > 3$
ELONGATED: $L/W > 3$
FLAT AND ELONGATED:
-meets both criteria

FIG. 4 Criteria for Particle Shape

10.12 *Hardness*—Describe the hardness of coarse sand and larger particles as hard, or state what happens when the

TABLE 3 Criteria for Describing Moisture Condition

Description	Criteria
Dry	Absence of moisture, dusty, dry to the touch
Moist	Damp but no visible water
Wet	Visible free water, usually soil is below water table

TABLE 4 Criteria for Describing the Reaction With HCl

Description	Criteria
None	No visible reaction
Weak	Some reaction, with bubbles forming slowly
Strong	Violent reaction, with bubbles forming immediately

TABLE 5 Criteria for Describing Consistency

Description	Criteria
Very soft	Thumb will penetrate soil more than 1 in. (25 mm)
Soft	Thumb will penetrate soil about 1 in. (25 mm)
Firm	Thumb will indent soil about ¼ in. (6 mm)
Hard	Thumb will not indent soil but readily indented with thumbnail
Very hard	Thumbnail will not indent soil

TABLE 6 Criteria for Describing Cementation

Description	Criteria
Weak	Crumbles or breaks with handling or little finger pressure
Moderate	Crumbles or breaks with considerable finger pressure
Strong	Will not crumble or break with finger pressure

TABLE 7 Criteria for Describing Structure

Description	Criteria
Stratified	Alternating layers of varying material or color with layers at least 6 mm thick; note thickness
Laminated	Alternating layers of varying material or color with the layers less than 6 mm thick; note thickness
Fissured	Breaks along definite planes of fracture with little resistance to fracturing
Slickensided	Fracture planes appear polished or glossy, sometimes striated
Blocky	Cohesive soil that can be broken down into small angular lumps which resist further breakdown
Lensed	Inclusion of small pockets of different soils, such as small lenses of sand scattered through a mass of clay; note thickness
Homogeneous	Same color and appearance throughout

particles are hit by a hammer, for example, gravel-size particles fracture with considerable hammer blow, some gravel-size particles crumble with hammer blow. "Hard" means particles do not crack, fracture, or crumble under a hammer blow.

10.13 Additional comments shall be noted, such as the presence of roots or root holes, difficulty in drilling or augering hole, caving of trench or hole, or the presence of mica.

10.14 A local or commercial name or a geologic interpretation of the soil, or both, may be added if identified as such.

10.15 A classification or identification of the soil in accordance with other classification systems may be added if identified as such.

11. Identification of Peat

11.1 A sample composed primarily of vegetable tissue in various stages of decomposition that has a fibrous to amor-

phous texture, usually a dark brown to black color, and an organic odor, shall be designated as a highly organic soil and shall be identified as peat, PT, and not subjected to the identification procedures described hereafter.

12. Preparation for Identification

12.1 The soil identification portion of this practice is based on the portion of the soil sample that will pass a 3-in. (75-mm) sieve. The larger than 3-in. (75-mm) particles must be removed, manually, for a loose sample, or mentally, for an intact sample before classifying the soil.

12.2 Estimate and note the percentage of cobbles and the percentage of boulders. Performed visually, these estimates will be on the basis of volume percentage.

NOTE 9—Since the percentages of the particle-size distribution in Test Method D 2487 are by dry weight, and the estimates of percentages for gravel, sand, and fines in this practice are by dry weight, it is recommended that the report state that the percentages of cobbles and boulders are by volume.

12.3 Of the fraction of the soil smaller than 3 in. (75 mm), estimate and note the percentage, by dry weight, of the gravel, sand, and fines (see Appendix X4 for suggested procedures).

NOTE 10—Since the particle-size components appear visually on the basis of volume, considerable experience is required to estimate the percentages on the basis of dry weight. Frequent comparisons with laboratory particle-size analyses should be made.

12.3.1 The percentages shall be estimated to the closest 5 %. The percentages of gravel, sand, and fines must add up to 100 %.

12.3.2 If one of the components is present but not in sufficient quantity to be considered 5 % of the smaller than 3-in. (75-mm) portion, indicate its presence by the term *trace*, for example, trace of fines. A trace is not to be considered in the total of 100 % for the components.

13. Preliminary Identification

13.1 The soil is *fine grained* if it contains 50 % or more fines. Follow the procedures for identifying fine-grained soils of Section 14.

13.2 The soil is *coarse grained* if it contains less than 50 % fines. Follow the procedures for identifying coarse-grained soils of Section 15.

14. Procedure for Identifying Fine-Grained Soils

14.1 Select a representative sample of the material for examination. Remove particles larger than the No. 40 sieve (medium sand and larger) until a specimen equivalent to about a handful of material is available. Use this specimen for performing the dry strength, dilatancy, and toughness tests.

14.2 Dry Strength:

14.2.1 From the specimen, select enough material to mold into a ball about 1 in. (25 mm) in diameter. Mold the material until it has the consistency of putty, adding water if necessary.

14.2.2 From the molded material, make at least three test specimens. A test specimen shall be a ball of material about ½ in. (12 mm) in diameter. Allow the test specimens to dry in air, or sun, or by artificial means, as long as the temperature does not exceed 60°C.

14.2.3 If the test specimen contains natural dry lumps, those that are about ½ in. (12 mm) in diameter may be used in place of the molded balls.

NOTE 11—The process of molding and drying usually produces higher strengths than are found in natural dry lumps of soil.

14.2.4 Test the strength of the dry balls or lumps by crushing between the fingers. Note the strength as none, low, medium, high, or very high in accordance with the criteria in Table 8. If natural dry lumps are used, do not use the results of any of the lumps that are found to contain particles of coarse sand.

14.2.5 The presence of high-strength water-soluble cementing materials, such as calcium carbonate, may cause exceptionally high dry strengths. The presence of calcium carbonate can usually be detected from the intensity of the reaction with dilute hydrochloric acid (see 10.6).

14.3 Dilatancy:

14.3.1 From the specimen, select enough material to mold into a ball about ½ in. (12 mm) in diameter. Mold the material, adding water if necessary, until it has a soft, but not sticky, consistency.

14.3.2 Smooth the soil ball in the palm of one hand with the blade of a knife or small spatula. Shake horizontally, striking the side of the hand vigorously against the other hand several times. Note the reaction of water appearing on the surface of the soil. Squeeze the sample by closing the hand or pinching the soil between the fingers, and note the reaction as none, slow, or rapid in accordance with the criteria in Table 9. The reaction is the speed with which water appears while shaking, and disappears while squeezing.

14.4 Toughness:

14.4.1 Following the completion of the dilatancy test, the test specimen is shaped into an elongated pat and rolled by hand on a smooth surface or between the palms into a thread about ⅛ in. (3 mm) in diameter. (If the sample is too wet to roll easily, it should be spread into a thin layer and allowed to lose some water by evaporation.) Fold the sample threads and reroll repeatedly until the thread crumbles at a diameter of about ⅛ in. The thread will crumble at a diameter of ⅛ in. when the soil is near the plastic limit. Note the pressure required to roll the thread near the plastic limit. Also, note the strength of the thread. After the thread crumbles, the pieces should be lumped together and kneaded until the lump crumbles. Note the toughness of the material during kneading.

14.4.2 Describe the toughness of the thread and lump as

TABLE 8 Criteria for Describing Dry Strength

Description	Criteria
None	The dry specimen crumbles into powder with mere pressure of handling
Low	The dry specimen crumbles into powder with some finger pressure
Medium	The dry specimen breaks into pieces or crumbles with considerable finger pressure
High	The dry specimen cannot be broken with finger pressure. Specimen will break into pieces between thumb and a hard surface
Very high	The dry specimen cannot be broken between the thumb and a hard surface

TABLE 9 Criteria for Describing Dilatancy

Description	Criteria
None	No visible change in the specimen
Slow	Water appears slowly on the surface of the specimen during shaking and does not disappear or disappears slowly upon squeezing
Rapid	Water appears quickly on the surface of the specimen during shaking and disappears quickly upon squeezing

low, medium, or high in accordance with the criteria in Table 10.

14.5 *Plasticity*—On the basis of observations made during the toughness test, describe the plasticity of the material in accordance with the criteria given in Table 11.

14.6 Decide whether the soil is an *inorganic* or an *organic* fine-grained soil (see 14.8). If inorganic, follow the steps given in 14.7.

14.7 Identification of Inorganic Fine-Grained Soils:

14.7.1 Identify the soil as a *lean clay*, CL, if the soil has medium to high dry strength, no or slow dilatancy, and medium toughness and plasticity (see Table 12).

14.7.2 Identify the soil as a *fat clay*, CH, if the soil has high to very high dry strength, no dilatancy, and high toughness and plasticity (see Table 12).

14.7.3 Identify the soil as a *silt*, ML, if the soil has no to low dry strength, slow to rapid dilatancy, and low toughness and plasticity, or is nonplastic (see Table 12).

14.7.4 Identify the soil as an *elastic silt*, MH, if the soil has low to medium dry strength, no to slow dilatancy, and low to medium toughness and plasticity (see Table 12).

NOTE 12—These properties are similar to those for a lean clay. However, the silt will dry quickly on the hand and have a smooth, silky feel when dry. Some soils that would classify as MH in accordance with the criteria in Test Method D 2487 are visually difficult to distinguish from lean clays, CL. It may be necessary to perform laboratory testing for proper identification.

14.8 Identification of Organic Fine-Grained Soils:

14.8.1 Identify the soil as an *organic soil*, OL/OH, if the soil contains enough organic particles to influence the soil properties. Organic soils usually have a dark brown to black color and may have an organic odor. Often, organic soils will change color, for example, black to brown, when exposed to the air. Some organic soils will lighten in color significantly when air dried. Organic soils normally will not have a high toughness or plasticity. The thread for the toughness test will be spongy.

NOTE 13—In some cases, through practice and experience, it may be possible to further identify the organic soils as organic silts or organic clays, OL or OH. Correlations between the dilatancy, dry strength, toughness tests, and laboratory tests can be made to identify organic soils in certain deposits of similar materials of known geologic origin.

TABLE 10 Criteria for Describing Toughness

Description	Criteria
Low	Only slight pressure is required to roll the thread near the plastic limit. The thread and the lump are weak and soft
Medium	Medium pressure is required to roll the thread to near the plastic limit. The thread and the lump have medium stiffness
High	Considerable pressure is required to roll the thread to near the plastic limit. The thread and the lump have very high stiffness

TABLE 11 Criteria for Describing Plasticity

Description	Criteria
Nonplastic	A 1/8-in. (3-mm) thread cannot be rolled at any water content
Low	The thread can barely be rolled and the lump cannot be formed when drier than the plastic limit
Medium	The thread is easy to roll and not much time is required to reach the plastic limit. The thread cannot be rerolled after reaching the plastic limit. The lump crumbles when drier than the plastic limit
High	It takes considerable time rolling and kneading to reach the plastic limit. The thread can be rerolled several times after reaching the plastic limit. The lump can be formed without crumbling when drier than the plastic limit

TABLE 12 Identification of Inorganic Fine-Grained Soils from Manual Tests

Soil Symbol	Dry Strength	Dilatancy	Toughness
ML	None to low	Slow to rapid	Low or thread cannot be formed
CL	Medium to high	None to slow	Medium
MH	Low to medium	None to slow	Low to medium
CH	High to very high	None	High

14.9 If the soil is estimated to have 15 to 25 % sand or gravel, or both, the words “with sand” or “with gravel” (whichever is more predominant) shall be added to the group name. For example: “lean clay with sand, CL” or “silt with gravel, ML” (see Fig. 1a and Fig. 1b). If the percentage of sand is equal to the percentage of gravel, use “with sand.”

14.10 If the soil is estimated to have 30 % or more sand or gravel, or both, the words “sandy” or “gravelly” shall be added to the group name. Add the word “sandy” if there appears to be more sand than gravel. Add the word “gravelly” if there appears to be more gravel than sand. For example: “sandy lean clay, CL”, “gravelly fat clay, CH”, or “sandy silt, ML” (see Fig. 1a and Fig. 1b). If the percentage of sand is equal to the percent of gravel, use “sandy.”

15. Procedure for Identifying Coarse-Grained Soils (Contains less than 50 % fines)

15.1 The soil is a *gravel* if the percentage of gravel is estimated to be more than the percentage of sand.

15.2 The soil is a *sand* if the percentage of gravel is estimated to be equal to or less than the percentage of sand.

15.3 The soil is a *clean gravel* or *clean sand* if the percentage of fines is estimated to be 5 % or less.

15.3.1 Identify the soil as a *well-graded gravel*, GW, or as a *well-graded sand*, SW, if it has a wide range of particle sizes and substantial amounts of the intermediate particle sizes.

15.3.2 Identify the soil as a *poorly graded gravel*, GP, or as a *poorly graded sand*, SP, if it consists predominantly of one size (uniformly graded), or it has a wide range of sizes with some intermediate sizes obviously missing (gap or skip graded).

15.4 The soil is either a *gravel with fines* or a *sand with fines* if the percentage of fines is estimated to be 15 % or more.

15.4.1 Identify the soil as a *clayey gravel*, GC, or a *clayey sand*, SC, if the fines are clayey as determined by the procedures in Section 14.

15.4.2 Identify the soil as a *silty gravel*, GM, or a *silty sand*,

SM, if the fines are silty as determined by the procedures in Section 14.

15.5 If the soil is estimated to contain 10 % fines, give the soil a dual identification using two group symbols.

15.5.1 The first group symbol shall correspond to a clean gravel or sand (GW, GP, SW, SP) and the second symbol shall correspond to a gravel or sand with fines (GC, GM, SC, SM).

15.5.2 The group name shall correspond to the first group symbol plus the words “with clay” or “with silt” to indicate the plasticity characteristics of the fines. For example: “well-graded gravel with clay, GW-GC” or “poorly graded sand with silt, SP-SM” (see Fig. 2).

15.6 If the specimen is predominantly sand or gravel but contains an estimated 15 % or more of the other coarse-grained constituent, the words “with gravel” or “with sand” shall be added to the group name. For example: “poorly graded gravel with sand, GP” or “clayey sand with gravel, SC” (see Fig. 2).

15.7 If the field sample contains any cobbles or boulders, or both, the words “with cobbles” or “with cobbles and boulders” shall be added to the group name. For example: “silty gravel with cobbles, GM.”

16. Report

16.1 The report shall include the information as to origin, and the items indicated in Table 13.

NOTE 14—*Example: Clayey Gravel with Sand and Cobbles, GC*—About 50 % fine to coarse, subrounded to subangular gravel; about 30 % fine to coarse, subrounded sand; about 20 % fines with medium plasticity, high dry strength, no dilatancy, medium toughness; weak reaction with HCl; original field sample had about 5 % (by volume) subrounded cobbles, maximum dimension, 150 mm.

In-Place Conditions—Firm, homogeneous, dry, brown

Geologic Interpretation—Alluvial fan

TABLE 13 Checklist for Description of Soils

1. Group name
2. Group symbol
3. Percent of cobbles or boulders, or both (by volume)
4. Percent of gravel, sand, or fines, or all three (by dry weight)
5. Particle-size range:
Gravel—fine, coarse
Sand—fine, medium, coarse
6. Particle angularity: angular, subangular, subrounded, rounded
7. Particle shape: (if appropriate) flat, elongated, flat and elongated
8. Maximum particle size or dimension
9. Hardness of coarse sand and larger particles
10. Plasticity of fines: nonplastic, low, medium, high
11. Dry strength: none, low, medium, high, very high
12. Dilatancy: none, slow, rapid
13. Toughness: low, medium, high
14. Color (in moist condition)
15. Odor (mention only if organic or unusual)
16. Moisture: dry, moist, wet
17. Reaction with HCl: none, weak, strong
For intact samples:
18. Consistency (fine-grained soils only): very soft, soft, firm, hard, very hard
19. Structure: stratified, laminated, fissured, slickensided, lensed, homogeneous
20. Cementation: weak, moderate, strong
21. Local name
22. Geologic interpretation
23. Additional comments: presence of roots or root holes, presence of mica, gypsum, etc., surface coatings on coarse-grained particles, caving or sloughing of auger hole or trench sides, difficulty in augering or excavating, etc.

NOTE 15—Other examples of soil descriptions and identification are given in Appendix X1 and Appendix X2.

NOTE 16—If desired, the percentages of gravel, sand, and fines may be stated in terms indicating a range of percentages, as follows:

Trace—Particles are present but estimated to be less than 5 %

Few—5 to 10 %

Little—15 to 25 %

Some—30 to 45 %

Mostly—50 to 100 %

16.2 If, in the soil description, the soil is identified using a classification group symbol and name as described in Test Method D 2487, it must be distinctly and clearly stated in log

forms, summary tables, reports, and the like, that the symbol and name are based on visual-manual procedures.

17. Precision and Bias

17.1 This practice provides qualitative information only, therefore, a precision and bias statement is not applicable.

18. Keywords

18.1 classification; clay; gravel; organic soils; sand; silt; soil classification; soil description; visual classification

APPENDIXES

(Nonmandatory Information)

X1. EXAMPLES OF VISUAL SOIL DESCRIPTIONS

X1.1 The following examples show how the information required in 16.1 can be reported. The information that is included in descriptions should be based on individual circumstances and need.

X1.1.1 *Well-Graded Gravel with Sand (GW)*—About 75 % fine to coarse, hard, subangular gravel; about 25 % fine to coarse, hard, subangular sand; trace of fines; maximum size, 75 mm, brown, dry; no reaction with HCl.

X1.1.2 *Silty Sand with Gravel (SM)*—About 60 % predominantly fine sand; about 25 % silty fines with low plasticity, low dry strength, rapid dilatancy, and low toughness; about 15 % fine, hard, subrounded gravel, a few gravel-size particles fractured with hammer blow; maximum size, 25 mm; no reaction with HCl (Note—Field sample size smaller than recommended).

In-Place Conditions—Firm, stratified and contains lenses of silt 1 to 2 in. (25 to 50 mm) thick, moist, brown to gray; in-place density 106 lb/ft³; in-place moisture 9 %.

X1.1.3 *Organic Soil (OL/OH)*—About 100 % fines with low plasticity, slow dilatancy, low dry strength, and low toughness; wet, dark brown, organic odor; weak reaction with HCl.

X1.1.4 *Silty Sand with Organic Fines (SM)*—About 75 % fine to coarse, hard, subangular reddish sand; about 25 % organic and silty dark brown nonplastic fines with no dry strength and slow dilatancy; wet; maximum size, coarse sand; weak reaction with HCl.

X1.1.5 *Poorly Graded Gravel with Silt, Sand, Cobbles and Boulders (GP-GM)*—About 75 % fine to coarse, hard, subrounded to subangular gravel; about 15 % fine, hard, subrounded to subangular sand; about 10 % silty nonplastic fines; moist, brown; no reaction with HCl; original field sample had about 5 % (by volume) hard, subrounded cobbles and a trace of hard, subrounded boulders, with a maximum dimension of 18 in. (450 mm).

X2. USING THE IDENTIFICATION PROCEDURE AS A DESCRIPTIVE SYSTEM FOR SHALE, CLAYSTONE, SHELLS, SLAG, CRUSHED ROCK, AND THE LIKE

X2.1 The identification procedure may be used as a descriptive system applied to materials that exist in-situ as shale, claystone, sandstone, siltstone, mudstone, etc., but convert to soils after field or laboratory processing (crushing, slaking, and the like).

X2.2 Materials such as shells, crushed rock, slag, and the like, should be identified as such. However, the procedures used in this practice for describing the particle size and plasticity characteristics may be used in the description of the material. If desired, an identification using a group name and symbol according to this practice may be assigned to aid in describing the material.

X2.3 The group symbol(s) and group names should be placed in quotation marks or noted with some type of distinguishing symbol. See examples.

X2.4 Examples of how group names and symbols can be incorporated into a descriptive system for materials that are not naturally occurring soils are as follows:

X2.4.1 *Shale Chunks*—Retrieved as 2 to 4-in. (50 to 100-mm) pieces of shale from power auger hole, dry, brown, no reaction with HCl. After slaking in water for 24 h, material identified as “Sandy Lean Clay (CL)”; about 60 % fines with medium plasticity, high dry strength, no dilatancy, and medium toughness; about 35 % fine to medium, hard sand; about 5 % gravel-size pieces of shale.

X2.4.2 *Crushed Sandstone*—Product of commercial crushing operation; “Poorly Graded Sand with Silt (SP-SM)”; about 90 % fine to medium sand; about 10 % nonplastic fines; dry, reddish-brown, strong reaction with HCl.

X2.4.3 *Broken Shells*—About 60 % gravel-size broken



shells; about 30 % sand and sand-size shell pieces; about 10 % fines; “Poorly Graded Gravel with Sand (GP).”

X2.4.4 *Crushed Rock*—Processed from gravel and cobbles in Pit No. 7; “Poorly Graded Gravel (GP)” ; about 90 % fine,

hard, angular gravel-size particles; about 10 % coarse, hard, angular sand-size particles; dry, tan; no reaction with HCl.

X3. SUGGESTED PROCEDURE FOR USING A BORDERLINE SYMBOL FOR SOILS WITH TWO POSSIBLE IDENTIFICATIONS.

X3.1 Since this practice is based on estimates of particle size distribution and plasticity characteristics, it may be difficult to clearly identify the soil as belonging to one category. To indicate that the soil may fall into one of two possible basic groups, a borderline symbol may be used with the two symbols separated by a slash. For example: SC/CL or CL/CH.

X3.1.1 A borderline symbol may be used when the percentage of fines is estimated to be between 45 and 55 %. One symbol should be for a coarse-grained soil with fines and the other for a fine-grained soil. For example: GM/ML or CL/SC.

X3.1.2 A borderline symbol may be used when the percentage of sand and the percentage of gravel are estimated to be about the same. For example: GP/SP, SC/GC, GM/SM. It is practically impossible to have a soil that would have a borderline symbol of GW/SW.

X3.1.3 A borderline symbol may be used when the soil could be either well graded or poorly graded. For example: GW/GP, SW/SP.

X3.1.4 A borderline symbol may be used when the soil could either be a silt or a clay. For example: CL/ML, CH/MH, SC/SM.

X3.1.5 A borderline symbol may be used when a fine-grained soil has properties that indicate that it is at the boundary between a soil of low compressibility and a soil of high compressibility. For example: CL/CH, MH/ML.

X3.2 The order of the borderline symbols should reflect similarity to surrounding or adjacent soils. For example: soils in a borrow area have been identified as CH. One sample is considered to have a borderline symbol of CL and CH. To show similarity, the borderline symbol should be CH/CL.

X3.3 The group name for a soil with a borderline symbol should be the group name for the first symbol, except for:

CL/CH lean to fat clay

ML/CL clayey silt

CL/ML silty clay

X3.4 The use of a borderline symbol should not be used indiscriminately. Every effort shall be made to first place the soil into a single group.

X4. SUGGESTED PROCEDURES FOR ESTIMATING THE PERCENTAGES OF GRAVEL, SAND, AND FINES IN A SOIL SAMPLE

X4.1 *Jar Method*—The relative percentage of coarse- and fine-grained material may be estimated by thoroughly shaking a mixture of soil and water in a test tube or jar, and then allowing the mixture to settle. The coarse particles will fall to the bottom and successively finer particles will be deposited with increasing time; the sand sizes will fall out of suspension in 20 to 30 s. The relative proportions can be estimated from the relative volume of each size separate. This method should be correlated to particle-size laboratory determinations.

X4.2 *Visual Method*—Mentally visualize the gravel size particles placed in a sack (or other container) or sacks. Then, do the same with the sand size particles and the fines. Then, mentally compare the number of sacks to estimate the percentage of plus No. 4 sieve size and minus No. 4 sieve size present.

The percentages of sand and fines in the minus sieve size No. 4 material can then be estimated from the wash test (X4.3).

X4.3 *Wash Test (for relative percentages of sand and fines)*—Select and moisten enough minus No. 4 sieve size material to form a 1-in (25-mm) cube of soil. Cut the cube in half, set one-half to the side, and place the other half in a small dish. Wash and decant the fines out of the material in the dish until the wash water is clear and then compare the two samples and estimate the percentage of sand and fines. Remember that the percentage is based on weight, not volume. However, the volume comparison will provide a reasonable indication of grain size percentages.

X4.3.1 While washing, it may be necessary to break down lumps of fines with the finger to get the correct percentages.

X5. ABBREVIATED SOIL CLASSIFICATION SYMBOLS

X5.1 In some cases, because of lack of space, an abbreviated system may be useful to indicate the soil classification symbol and name. Examples of such cases would be graphical logs, databases, tables, etc.

X5.2 This abbreviated system is not a substitute for the full name and descriptive information but can be used in supplementary presentations when the complete description is referenced.

X5.3 The abbreviated system should consist of the soil classification symbol based on this standard with appropriate lower case letter prefixes and suffixes as:

Prefix:

Suffix:

s = sandy
g = gravelly

s = with sand
g = with gravel
c = with cobbles
b = with boulders

X5.4 The soil classification symbol is to be enclosed in parenthesis. Some examples would be:

Group Symbol and Full Name

Abbreviated

CL, Sandy lean clay
SP-SM, Poorly graded sand with silt and gravel
GP, poorly graded gravel with sand, cobbles, and boulders
ML, gravelly silt with sand and cobbles

s(CL)
(SP-SM)g
(GP)scb
g(ML)sc

SUMMARY OF CHANGES

In accordance with Committee D18 policy, this section identifies the location of changes to this standard since the last edition (1993^{e1}) that may impact the use of this standard.

(1) Added Practice D 3740 to Section 2.

(2) Added Note 5 under 5.7 and renumbered subsequent notes.

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STANDARD OPERATING PROCEDURE (SOP) SL-05

SURFACE SOIL SAMPLING

SCOPE AND APPLICATION

This SOP defines and standardizes the collection of surface soil samples (e.g., 0 to 2 in. below ground surface). Soil samples should be collected from areas having lower levels of constituents of interest first, followed by stations with higher expected levels of constituents of interest.

The procedures listed below may be modified in the field upon the agreement of the lead sampler and field personnel, based on field conditions, after appropriate annotations have been made in the field logbook. If specialized sampling methods (e.g., ENCORE®) are to be used, refer to the manufacturer's recommended procedures. If methanol preservation is required, refer to Integral's SOP on methanol preservation of soil samples. Record all pertinent information on Integral's surface soil sampling field data form or field logbook.

EQUIPMENT AND SUPPLIES REQUIRED

- Decontaminated sampling tool (stainless-steel shovel, scoop, trowel, or spoon)
- Large stainless steel mixing bowl and spoon
- Laboratory-supplied sample containers, insulated coolers, and ice
- Chain-of-custody forms, custody seals, sample labels
- Ziploc® bags
- Camera
- Tape measure
- Field logbook, surface soil field collection form, and pens
- Project-specific field sampling plan (FSP) and health and safety plan (HASP)
- Personal protective equipment (safety glasses, steel-toed boots, nitrile gloves, and any other items required by the project-specific HASP)
- Decontamination equipment.

PROCEDURES

1. Locate the sample station as directed in the project-specific FSP. Label containers with sample tags prior to filling in accordance with Integral's SOP on sample labeling (SOP-AP04). If analytical testing will be performed for volatile organic compounds (VOCs), collect the VOC sample first (with a minimum of disturbance) by placing the sample into the container with a minimum amount of headspace and sealed tightly.
2. Don a new pair of nitrile gloves and expose the soil surface by clearing an approximately 1 ft² area at the sampling location of any rocks, other solid material/debris, or organic material greater than approximately 3 in. in size. Note any material removed from the sampling location in the field logbook.
3. Using a decontaminated stainless-steel sampling tool, excavate soil to the depth specified in the work plan.
4. If required for analysis, first collect VOC samples (prior to any homogenization) from a discrete location, placing the samples in the appropriate containers. Label sample containers before filling in accordance with Integral's SOP on sample labeling (SOP AP-04).
5. Place additional sample material in a decontaminated plastic or stainless-steel mixing bowl.
6. Describe the soil in accordance with ASTM D2488-00 (see Integral's SOP on field classification of soils, SOP SL-04).
7. Thoroughly mix and homogenize the sample using disposable equipment or a decontaminated stainless-steel spoon until the color and texture are consistent throughout.
8. If required for analysis, first collect samples for grain-size tests before any large rocks are removed from the homogenized soil.
9. Identify any rocks or other solid material/debris that are greater than 0.5 in. in diameter. Determine their percentage contribution to the homogenized soil volume, note it on the surface soil field collection form or in the field logbook, and then discard.
10. Remove samples of the homogenized soil from the mixing bowl with the decontaminated stainless steel spoon and place in the appropriate size sample container. Do not touch the sample with your gloves. Fill the sample container with soil to just below the container lip, and seal the container tightly. Label sample containers before filling in accordance with Integral's SOP on sample labeling.
11. Mark the sampling location with a wire flag, wooden stake, metal rebar, or flagging, as appropriate.

12. Complete all pertinent field QA/QC documentation, logbooks, sample labels, and field data sheets. Record any deviations from the specified sampling procedures or any obstacles encountered.
13. Photograph sample location and document it in the logbook.
14. Decontaminate all sampling equipment according to Integral's SOP on decontaminating equipment for soil sampling (SOP SL-01) and in accordance with the project-specific FSP.

STANDARD OPERATING PROCEDURE (SOP) SL-06

LOGGING OF SOIL BOREHOLES

SCOPE AND APPLICATION

This SOP describes how to complete a Soil Boring Log form, which must be completed for Integral projects where soil boring techniques are performed during field exploration. A correctly completed form contains all of the information that must be recorded in the field to adequately characterize soil boreholes.

These procedures are adapted from ASTM D-2488-00. Field staff are encouraged to examine ASTM D-2488-00 in its entirety. This SOP represents minor modifications to emphasize environmental characterizations rather than geotechnical characterizations, for which the standards were written. Because each environmental project is unique and because job requirements can vary widely, the minimum standards presented may need to be supplemented with additional technical descriptions or field test results. However, all soil boring field logs, regardless of special project circumstances, must include information addressed in this SOP to achieve the minimum acceptable standards required by Integral.

LOG FORM INFORMATION

Project Number—Use the standard contract number.

Client—Identify the name of the client and the project location.

Location—If stations, coordinates, mileposts, or similar markers are applicable, use them to identify the location of the project. If this information is not available, identify the facility (e.g., 20 ft NE of Retort #1).

Drilling Method—Identify the bit size and type, drilling fluid (if used), and method of drilling (e.g., rotary, hollow-stem auger, cable tool) and the name of the drill rig (e.g., Mobil B 61, CME 55).

Diameter—Provide the diameter of the borehole. If the borehole has variable diameters, provide the depth interval for each diameter.

Sampling Method—Identify the type of sampler(s) used (e.g., standard split spoon, Dames & Moore sampler, grab).

Drilling Contractor—Provide the name of the drilling contractor.

Integral Staff—Enter the name(s) of Integral staff members performing logging and sampling activities.

Water Level Information—Provide the date, time, depth to static water, and casing depth. Generally, water levels should be taken each day before resuming drilling and at the completion of drilling. If water is not encountered in the boring, this information should be recorded.

Boring Number—Provide the boring number. A numbering system should be developed prior to drilling that does not conflict with other Investigation Area information, such as previous drilling or other sampling activities.

Sheet—Number the sheets consecutively for each boring and continue the consecutive depth numbering.

Drilling Start and Finish—Provide the drilling start and finish dates and times.

For consecutive sheets, provide (at a minimum) the job number, boring number, and sheet number.

TECHNICAL DATA

Sampler Type—Provide the sampler type (e.g., SS = split spoon, G = grab).

Depth of Casing—Enter the depth of the casing below ground surface immediately prior to sampling.

Driven/Recovery—Provide the length that the sampler was driven and the length of sample recovered in the sampler. This column would not apply to grab samples.

Sample Number/Sample Depth—Provide the sample number. The sample numbering scheme should be established prior to drilling. One method is to use the boring number and consecutive alphabetical letters. For instance, the first sample obtained from boring MW-4 would be identified as 4A, the second would be identified as 4B, and so on. Another method for sample identification is naming the boring number with the depth. For example, the sample from Boring 1 at 10 ft would be labeled B1-10'. The depth of the sample is the depth of the casing plus the length to the middle of the recovered sample to the nearest 0.1 ft. Typically, split spoon samplers are 18 in. long. Samples should be obtained from the middle of the recovered sample. The depth of the sample with the casing at 10 ft would then be 10.7 ft.

Number of Blows—For standard split-spoon samplers, record the number of blows for each 6 in. of sampler penetration. A typical blow count of 6, 12, and 14 is recorded as 6/12/14. Refusal is a penetration of less than 6 in. with a blow count of 50. A partial penetration of 50 blows for 4 in. is recorded as 50/4". Total blows will be recorded for nonstandard split spoons (e.g., 5-ft tube used for continuous sampling).

Blank Columns—Two blank columns are provided. Use these columns for Investigation Area-specific information, usually related to the chemicals of concern. Examples for a hydrocarbon location would be sheen and photoionization detector readings of the samples.

Depth—Use a depth scale that is appropriate for the complexity of the subsurface conditions. The boxes located to the right of the scale should be used to graphically indicate sample locations as shown in the example.

Surface Conditions—Describe the surface conditions (e.g., paved, 4-in. concrete slab, grass, natural vegetation and surface soil, oil-stained gravel).

Soil Description—Enter the soil classification and definition of soil contacts using the format described in SOP SL-04, *Field Classification of Soil*.

Comments—Include all pertinent observations. Drilling observations might include drilling chatter, rod-bounce (boulder), sudden differences in drilling speed, damaged samplers, and malfunctioning equipment. Information provided by the driller should be attributed to the driller. Information on possible contaminants might include odor, staining, color, and presence or absence of some indicator of contamination. Describe what it is that indicates contamination (e.g., fuel-like odor, oily sheen in drill cuttings, yellow water in drill cuttings).

ATTACHMENT 1. SOIL BORING LOG FORM



319 SW Washington St., Suite 1150
Portland, OR 97204
(503) 284-5545

STATION NUMBER _____
PROJECT _____
LOCATION _____
PROJECT NUMBER _____
LOGGED BY _____

Page 1 of ____

SAMPLE INFORMATION						STRATA	DESCRIPTION
Sample ID	Depth	Time	Tag No.	% Recov.	Depth (Feet)		USCS group name, color, grain size range, minor constituents, plasticity, odor, sheen, moisture content, texture, weathering, cementation, geologic interpretation, etc.
					2--		
					4--		
					6--		
					8--		
					10--		
					12--		
					14--		

DRILLING CONTRACTOR _____
DRILLING METHOD _____
SAMPLING EQUIPMENT _____
DRILLING STARTED _____
COORDINATES _____
SURFACE ELEVATION _____
DATUM _____

Location Sketch

**ATTACHMENT 2. ASTM D 2488 – 00, STANDARD PRACTICE FOR
DESCRIPTION AND IDENTIFICATION OF SOILS (VISUAL-MANUAL
PROCEDURE)**



Standard Practice for Description and Identification of Soils (Visual-Manual Procedure)¹

This standard is issued under the fixed designation D 2488; the number immediately following the designation indicates the year of original adoption or, in the case of revision, the year of last revision. A number in parentheses indicates the year of last reapproval. A superscript epsilon (ε) indicates an editorial change since the last revision or reapproval.

This standard has been approved for use by agencies of the Department of Defense.

1. Scope *

1.1 This practice covers procedures for the description of soils for engineering purposes.

1.2 This practice also describes a procedure for identifying soils, at the option of the user, based on the classification system described in Test Method D 2487. The identification is based on visual examination and manual tests. It must be clearly stated in reporting an identification that it is based on visual-manual procedures.

1.2.1 When precise classification of soils for engineering purposes is required, the procedures prescribed in Test Method D 2487 shall be used.

1.2.2 In this practice, the identification portion assigning a group symbol and name is limited to soil particles smaller than 3 in. (75 mm).

1.2.3 The identification portion of this practice is limited to naturally occurring soils (disturbed and undisturbed).

NOTE 1—This practice may be used as a descriptive system applied to such materials as shale, claystone, shells, crushed rock, etc. (see Appendix X2).

1.3 The descriptive information in this practice may be used with other soil classification systems or for materials other than naturally occurring soils.

1.4 The values stated in inch-pound units are to be regarded as the standard.

1.5 *This standard does not purport to address all of the safety problems, if any, associated with its use. It is the responsibility of the user of this standard to establish appropriate safety and health practices and determine the applicability of regulatory limitations prior to use. For specific precautionary statements see Section 8.*

1.6 *This practice offers a set of instructions for performing one or more specific operations. This document cannot replace education or experience and should be used in conjunction with professional judgment. Not all aspects of this practice may be applicable in all circumstances. This ASTM standard is not*

intended to represent or replace the standard of care by which the adequacy of a given professional service must be judged, nor should this document be applied without consideration of a project's many unique aspects. The word "Standard" in the title of this document means only that the document has been approved through the ASTM consensus process.

2. Referenced Documents

2.1 ASTM Standards:

D 653 Terminology Relating to Soil, Rock, and Contained Fluids²

D 1452 Practice for Soil Investigation and Sampling by Auger Borings²

D 1586 Test Method for Penetration Test and Split-Barrel Sampling of Soils²

D 1587 Practice for Thin-Walled Tube Sampling of Soils²

D 2113 Practice for Diamond Core Drilling for Site Investigation²

D 2487 Classification of Soils for Engineering Purposes (Unified Soil Classification System)²

D 3740 Practice for Minimum Requirements for Agencies Engaged in the Testing and/or Inspection of Soil and rock as Used in Engineering Design and Construction³

D 4083 Practice for Description of Frozen Soils (Visual-Manual Procedure)²

3. Terminology

3.1 *Definitions*—Except as listed below, all definitions are in accordance with Terminology D 653.

NOTE 2—For particles retained on a 3-in. (75-mm) US standard sieve, the following definitions are suggested:

Cobbles—particles of rock that will pass a 12-in. (300-mm) square opening and be retained on a 3-in. (75-mm) sieve, and

Boulders—particles of rock that will not pass a 12-in. (300-mm) square opening.

3.1.1 *clay*—soil passing a No. 200 (75-μm) sieve that can be made to exhibit plasticity (putty-like properties) within a range of water contents, and that exhibits considerable strength when air-dry. For classification, a clay is a fine-grained soil, or the

¹ This practice is under the jurisdiction of ASTM Committee D-18 on Soil and Rock and is the direct responsibility of Subcommittee D18.07 on Identification and Classification of Soils.

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² *Annual Book of ASTM Standards*, Vol 04.08.

³ *Annual Book of ASTM Standards*, Vol 04.09.



fine-grained portion of a soil, with a plasticity index equal to or greater than 4, and the plot of plasticity index versus liquid limit falls on or above the “A” line (see Fig. 3 of Test Method D 2487).

3.1.2 *gravel*—particles of rock that will pass a 3-in. (75-mm) sieve and be retained on a No. 4 (4.75-mm) sieve with the following subdivisions:

coarse—passes a 3-in. (75-mm) sieve and is retained on a ¾-in. (19-mm) sieve.

fine—passes a ¾-in. (19-mm) sieve and is retained on a No. 4 (4.75-mm) sieve.

3.1.3 *organic clay*—a clay with sufficient organic content to influence the soil properties. For classification, an organic clay is a soil that would be classified as a clay, except that its liquid limit value after oven drying is less than 75 % of its liquid limit value before oven drying.

3.1.4 *organic silt*—a silt with sufficient organic content to influence the soil properties. For classification, an organic silt is a soil that would be classified as a silt except that its liquid limit value after oven drying is less than 75 % of its liquid limit value before oven drying.

3.1.5 *peat*—a soil composed primarily of vegetable tissue in various stages of decomposition usually with an organic odor, a dark brown to black color, a spongy consistency, and a texture ranging from fibrous to amorphous.

3.1.6 *sand*—particles of rock that will pass a No. 4 (4.75-mm) sieve and be retained on a No. 200 (75-µm) sieve with the following subdivisions:

coarse—passes a No. 4 (4.75-mm) sieve and is retained on a No. 10 (2.00-mm) sieve.

medium—passes a No. 10 (2.00-mm) sieve and is retained on a No. 40 (425-µm) sieve.

fine—passes a No. 40 (425-µm) sieve and is retained on a No. 200 (75-µm) sieve.

3.1.7 *silt*—soil passing a No. 200 (75-µm) sieve that is nonplastic or very slightly plastic and that exhibits little or no strength when air dry. For classification, a silt is a fine-grained soil, or the fine-grained portion of a soil, with a plasticity index less than 4, or the plot of plasticity index versus liquid limit falls below the “A” line (see Fig. 3 of Test Method D 2487).

4. Summary of Practice

4.1 Using visual examination and simple manual tests, this practice gives standardized criteria and procedures for describing and identifying soils.

4.2 The soil can be given an identification by assigning a group symbol(s) and name. The flow charts, Fig. 1a and Fig. 1b for fine-grained soils, and Fig. 2, for coarse-grained soils, can be used to assign the appropriate group symbol(s) and name. If the soil has properties which do not distinctly place it into a specific group, borderline symbols may be used, see Appendix X3.

NOTE 3—It is suggested that a distinction be made between *dual symbols* and *borderline symbols*.

Dual Symbol—A dual symbol is two symbols separated by a hyphen, for example, GP-GM, SW-SC, CL-ML used to indicate that the soil has been identified as having the properties of a classification in accordance with Test Method D 2487 where two symbols are required. Two symbols are required when the soil has between 5 and 12 % fines or when the liquid

limit and plasticity index values plot in the CL-ML area of the plasticity chart.

Borderline Symbol—A borderline symbol is two symbols separated by a slash, for example, CL/CH, GM/SM, CL/ML. A borderline symbol should be used to indicate that the soil has been identified as having properties that do not distinctly place the soil into a specific group (see Appendix X3).

5. Significance and Use

5.1 The descriptive information required in this practice can be used to describe a soil to aid in the evaluation of its significant properties for engineering use.

5.2 The descriptive information required in this practice should be used to supplement the classification of a soil as determined by Test Method D 2487.

5.3 This practice may be used in identifying soils using the classification group symbols and names as prescribed in Test Method D 2487. Since the names and symbols used in this practice to identify the soils are the same as those used in Test Method D 2487, it shall be clearly stated in reports and all other appropriate documents, that the classification symbol and name are based on visual-manual procedures.

5.4 This practice is to be used not only for identification of soils in the field, but also in the office, laboratory, or wherever soil samples are inspected and described.

5.5 This practice has particular value in grouping similar soil samples so that only a minimum number of laboratory tests need be run for positive soil classification.

NOTE 4—The ability to describe and identify soils correctly is learned more readily under the guidance of experienced personnel, but it may also be acquired systematically by comparing numerical laboratory test results for typical soils of each type with their visual and manual characteristics.

5.6 When describing and identifying soil samples from a given boring, test pit, or group of borings or pits, it is not necessary to follow all of the procedures in this practice for every sample. Soils which appear to be similar can be grouped together; one sample completely described and identified with the others referred to as similar based on performing only a few of the descriptive and identification procedures described in this practice.

5.7 This practice may be used in combination with Practice D 4083 when working with frozen soils.

NOTE 5—Notwithstanding the statements on precision and bias contained in this standard: The precision of this test method is dependent on the competence of the personnel performing it and the suitability of the equipment and facilities used. Agencies that meet the criteria of Practice D 3740 are generally considered capable of competent and objective testing. Users of this test method are cautioned that compliance with Practice D 3740 does not in itself assure reliable testing. Reliable testing depends on several factors; Practice D 3740 provides a means for evaluating some of those factors.

6. Apparatus

6.1 *Required Apparatus:*

6.1.1 *Pocket Knife or Small Spatula.*

6.2 *Useful Auxiliary Apparatus:*

6.2.1 *Small Test Tube and Stopper* (or jar with a lid).

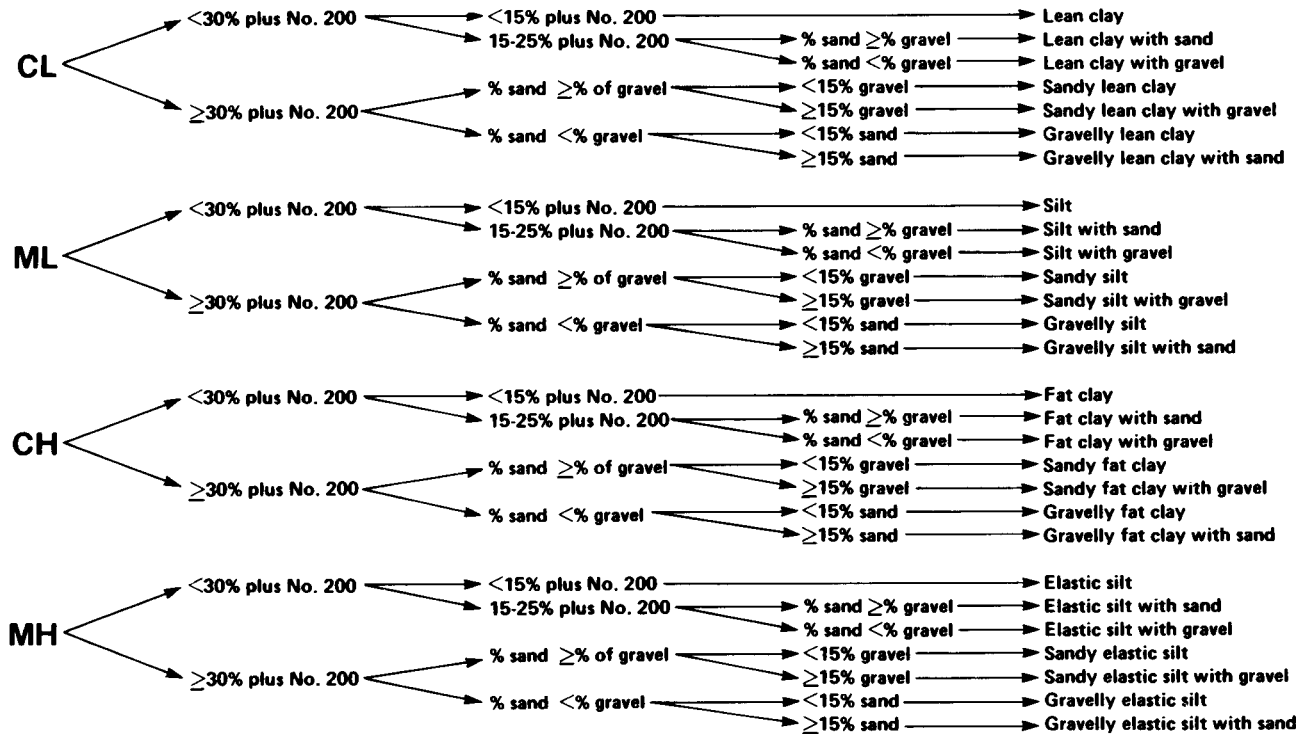
6.2.2 *Small Hand Lens.*

7. Reagents

7.1 *Purity of Water*—Unless otherwise indicated, references

GROUP SYMBOL

GROUP NAME

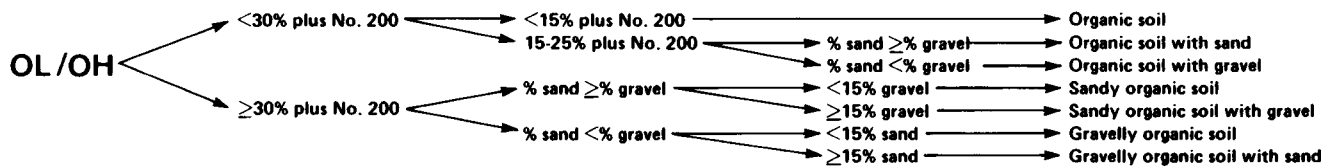


NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 1a Flow Chart for Identifying Inorganic Fine-Grained Soil (50 % or more fines)

GROUP SYMBOL

GROUP NAME



NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 1 b Flow Chart for Identifying Organic Fine-Grained Soil (50 % or more fines)

to water shall be understood to mean water from a city water supply or natural source, including non-potable water.

7.2 *Hydrochloric Acid*—A small bottle of dilute hydrochloric acid, HCl, one part HCl (10 *N*) to three parts water (This reagent is optional for use with this practice). See Section 8.

8. Safety Precautions

8.1 When preparing the dilute HCl solution of one part concentrated hydrochloric acid (10 *N*) to three parts of distilled water, slowly add acid into water following necessary safety precautions. Handle with caution and store safely. If solution comes into contact with the skin, rinse thoroughly with water.

8.2 **Caution**—Do not add water to acid.

9. Sampling

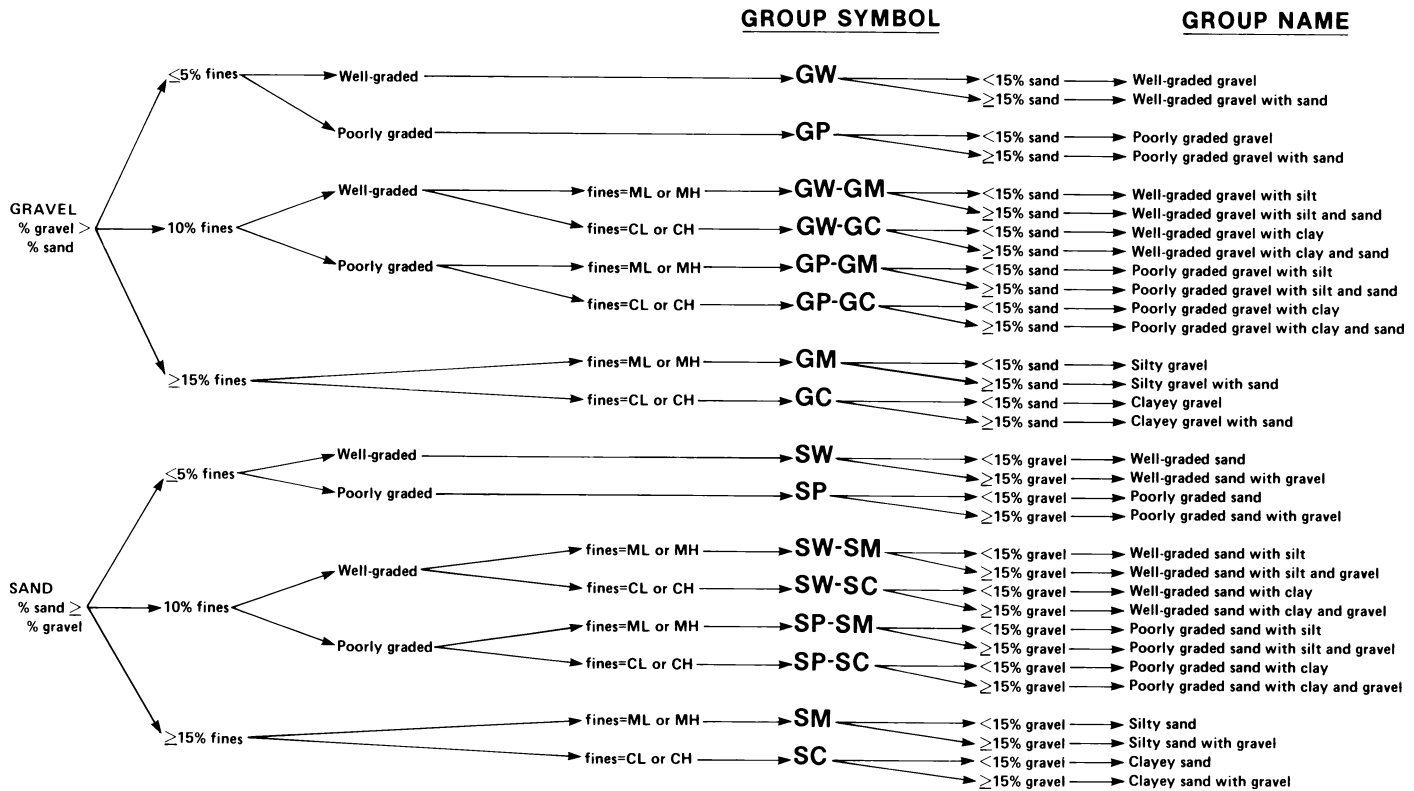
9.1 The sample shall be considered to be representative of the stratum from which it was obtained by an appropriate, accepted, or standard procedure.

NOTE 6—Preferably, the sampling procedure should be identified as having been conducted in accordance with Practices D 1452, D 1587, or D 2113, or Test Method D 1586.

9.2 The sample shall be carefully identified as to origin.

NOTE 7—Remarks as to the origin may take the form of a boring number and sample number in conjunction with a job number, a geologic stratum, a pedologic horizon or a location description with respect to a permanent monument, a grid system or a station number and offset with respect to a stated centerline and a depth or elevation.

9.3 For accurate description and identification, the minimum amount of the specimen to be examined shall be in accordance with the following schedule:



NOTE 1—Percentages are based on estimating amounts of fines, sand, and gravel to the nearest 5 %.

FIG. 2 Flow Chart for Identifying Coarse-Grained Soils (less than 50 % fines)

Maximum Particle Size, Sieve Opening	Minimum Specimen Size, Dry Weight
4.75 mm (No. 4)	100 g (0.25 lb)
9.5 mm (¾ in.)	200 g (0.5 lb)
19.0 mm (¾ in.)	1.0 kg (2.2 lb)
38.1 mm (1½ in.)	8.0 kg (18 lb)
75.0 mm (3 in.)	60.0 kg (132 lb)

NOTE 8—If random isolated particles are encountered that are significantly larger than the particles in the soil matrix, the soil matrix can be accurately described and identified in accordance with the preceding schedule.

9.4 If the field sample or specimen being examined is smaller than the minimum recommended amount, the report shall include an appropriate remark.

10. Descriptive Information for Soils

10.1 *Angularity*—Describe the angularity of the sand (coarse sizes only), gravel, cobbles, and boulders, as angular, subangular, subrounded, or rounded in accordance with the criteria in Table 1 and Fig. 3. A range of angularity may be stated, such as: subrounded to rounded.

10.2 *Shape*—Describe the shape of the gravel, cobbles, and boulders as flat, elongated, or flat and elongated if they meet the criteria in Table 2 and Fig. 4. Otherwise, do not mention the shape. Indicate the fraction of the particles that have the shape, such as: one-third of the gravel particles are flat.

10.3 *Color*—Describe the color. Color is an important property in identifying organic soils, and within a given locality it may also be useful in identifying materials of similar geologic origin. If the sample contains layers or patches of

TABLE 1 Criteria for Describing Angularity of Coarse-Grained Particles (see Fig. 3)

Description	Criteria
Angular	Particles have sharp edges and relatively plane sides with unpolished surfaces
Subangular	Particles are similar to angular description but have rounded edges
Subrounded	Particles have nearly plane sides but have well-rounded corners and edges
Rounded	Particles have smoothly curved sides and no edges

varying colors, this shall be noted and all representative colors shall be described. The color shall be described for moist samples. If the color represents a dry condition, this shall be stated in the report.

10.4 *Odor*—Describe the odor if organic or unusual. Soils containing a significant amount of organic material usually have a distinctive odor of decaying vegetation. This is especially apparent in fresh samples, but if the samples are dried, the odor may often be revived by heating a moistened sample. If the odor is unusual (petroleum product, chemical, and the like), it shall be described.

10.5 *Moisture Condition*—Describe the moisture condition as dry, moist, or wet, in accordance with the criteria in Table 3.

10.6 *HCl Reaction*—Describe the reaction with HCl as none, weak, or strong, in accordance with the criteria in Table 4. Since calcium carbonate is a common cementing agent, a report of its presence on the basis of the reaction with dilute hydrochloric acid is important.

10.7 *Consistency*—For intact fine-grained soil, describe the

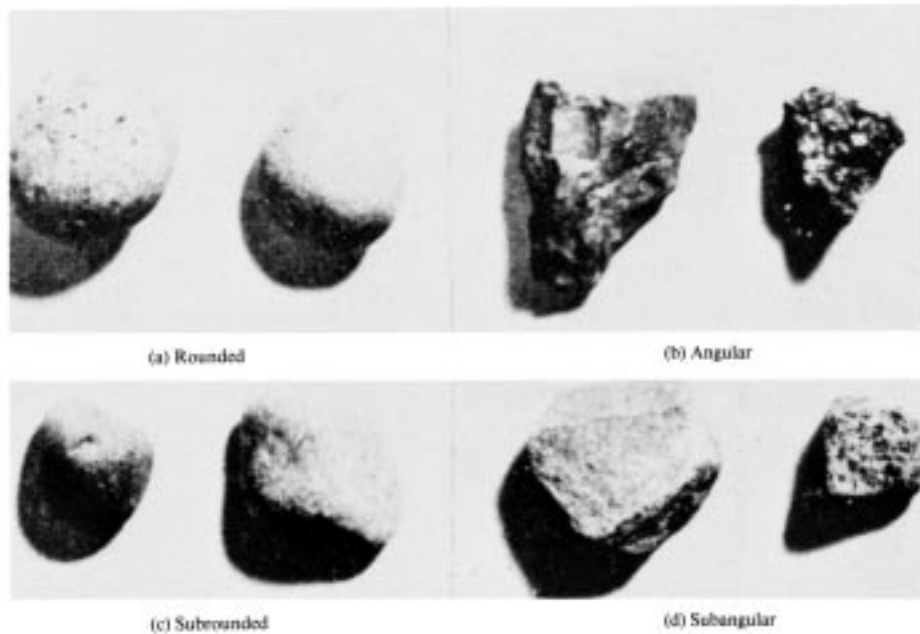


FIG. 3 Typical Angularity of Bulky Grains

TABLE 2 Criteria for Describing Particle Shape (see Fig. 4)

The particle shape shall be described as follows where length, width, and thickness refer to the greatest, intermediate, and least dimensions of a particle, respectively.

Flat	Particles with width/thickness > 3
Elongated	Particles with length/width > 3
Flat and elongated	Particles meet criteria for both flat and elongated

consistency as very soft, soft, firm, hard, or very hard, in accordance with the criteria in Table 5. This observation is inappropriate for soils with significant amounts of gravel.

10.8 *Cementation*—Describe the cementation of intact coarse-grained soils as weak, moderate, or strong, in accordance with the criteria in Table 6.

10.9 *Structure*—Describe the structure of intact soils in accordance with the criteria in Table 7.

10.10 *Range of Particle Sizes*—For gravel and sand components, describe the range of particle sizes within each component as defined in 3.1.2 and 3.1.6. For example, about 20 % fine to coarse gravel, about 40 % fine to coarse sand.

10.11 *Maximum Particle Size*—Describe the maximum particle size found in the sample in accordance with the following information:

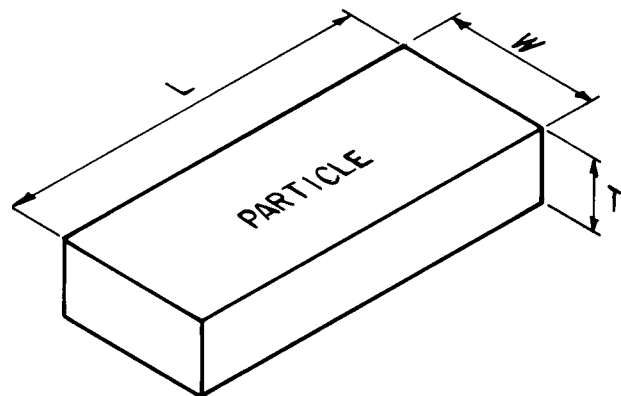
10.11.1 *Sand Size*—If the maximum particle size is a sand size, describe as fine, medium, or coarse as defined in 3.1.6. For example: maximum particle size, medium sand.

10.11.2 *Gravel Size*—If the maximum particle size is a gravel size, describe the maximum particle size as the smallest sieve opening that the particle will pass. For example, maximum particle size, 1½ in. (will pass a 1½-in. square opening but not a ¾-in. square opening).

10.11.3 *Cobble or Boulder Size*—If the maximum particle size is a cobble or boulder size, describe the maximum dimension of the largest particle. For example: maximum dimension, 18 in. (450 mm).

PARTICLE SHAPE

W = WIDTH
T = THICKNESS
L = LENGTH



FLAT: $W/T > 3$
ELONGATED: $L/W > 3$
FLAT AND ELONGATED:
-meets both criteria

FIG. 4 Criteria for Particle Shape

10.12 *Hardness*—Describe the hardness of coarse sand and larger particles as hard, or state what happens when the



TABLE 3 Criteria for Describing Moisture Condition

Description	Criteria
Dry	Absence of moisture, dusty, dry to the touch
Moist	Damp but no visible water
Wet	Visible free water, usually soil is below water table

TABLE 4 Criteria for Describing the Reaction With HCl

Description	Criteria
None	No visible reaction
Weak	Some reaction, with bubbles forming slowly
Strong	Violent reaction, with bubbles forming immediately

TABLE 5 Criteria for Describing Consistency

Description	Criteria
Very soft	Thumb will penetrate soil more than 1 in. (25 mm)
Soft	Thumb will penetrate soil about 1 in. (25 mm)
Firm	Thumb will indent soil about ¼ in. (6 mm)
Hard	Thumb will not indent soil but readily indented with thumbnail
Very hard	Thumbnail will not indent soil

TABLE 6 Criteria for Describing Cementation

Description	Criteria
Weak	Crumbles or breaks with handling or little finger pressure
Moderate	Crumbles or breaks with considerable finger pressure
Strong	Will not crumble or break with finger pressure

TABLE 7 Criteria for Describing Structure

Description	Criteria
Stratified	Alternating layers of varying material or color with layers at least 6 mm thick; note thickness
Laminated	Alternating layers of varying material or color with the layers less than 6 mm thick; note thickness
Fissured	Breaks along definite planes of fracture with little resistance to fracturing
Slickensided	Fracture planes appear polished or glossy, sometimes striated
Blocky	Cohesive soil that can be broken down into small angular lumps which resist further breakdown
Lensed	Inclusion of small pockets of different soils, such as small lenses of sand scattered through a mass of clay; note thickness
Homogeneous	Same color and appearance throughout

particles are hit by a hammer, for example, gravel-size particles fracture with considerable hammer blow, some gravel-size particles crumble with hammer blow. "Hard" means particles do not crack, fracture, or crumble under a hammer blow.

10.13 Additional comments shall be noted, such as the presence of roots or root holes, difficulty in drilling or augering hole, caving of trench or hole, or the presence of mica.

10.14 A local or commercial name or a geologic interpretation of the soil, or both, may be added if identified as such.

10.15 A classification or identification of the soil in accordance with other classification systems may be added if identified as such.

11. Identification of Peat

11.1 A sample composed primarily of vegetable tissue in various stages of decomposition that has a fibrous to amor-

phous texture, usually a dark brown to black color, and an organic odor, shall be designated as a highly organic soil and shall be identified as peat, PT, and not subjected to the identification procedures described hereafter.

12. Preparation for Identification

12.1 The soil identification portion of this practice is based on the portion of the soil sample that will pass a 3-in. (75-mm) sieve. The larger than 3-in. (75-mm) particles must be removed, manually, for a loose sample, or mentally, for an intact sample before classifying the soil.

12.2 Estimate and note the percentage of cobbles and the percentage of boulders. Performed visually, these estimates will be on the basis of volume percentage.

NOTE 9—Since the percentages of the particle-size distribution in Test Method D 2487 are by dry weight, and the estimates of percentages for gravel, sand, and fines in this practice are by dry weight, it is recommended that the report state that the percentages of cobbles and boulders are by volume.

12.3 Of the fraction of the soil smaller than 3 in. (75 mm), estimate and note the percentage, by dry weight, of the gravel, sand, and fines (see Appendix X4 for suggested procedures).

NOTE 10—Since the particle-size components appear visually on the basis of volume, considerable experience is required to estimate the percentages on the basis of dry weight. Frequent comparisons with laboratory particle-size analyses should be made.

12.3.1 The percentages shall be estimated to the closest 5 %. The percentages of gravel, sand, and fines must add up to 100 %.

12.3.2 If one of the components is present but not in sufficient quantity to be considered 5 % of the smaller than 3-in. (75-mm) portion, indicate its presence by the term *trace*, for example, trace of fines. A trace is not to be considered in the total of 100 % for the components.

13. Preliminary Identification

13.1 The soil is *fine grained* if it contains 50 % or more fines. Follow the procedures for identifying fine-grained soils of Section 14.

13.2 The soil is *coarse grained* if it contains less than 50 % fines. Follow the procedures for identifying coarse-grained soils of Section 15.

14. Procedure for Identifying Fine-Grained Soils

14.1 Select a representative sample of the material for examination. Remove particles larger than the No. 40 sieve (medium sand and larger) until a specimen equivalent to about a handful of material is available. Use this specimen for performing the dry strength, dilatancy, and toughness tests.

14.2 Dry Strength:

14.2.1 From the specimen, select enough material to mold into a ball about 1 in. (25 mm) in diameter. Mold the material until it has the consistency of putty, adding water if necessary.

14.2.2 From the molded material, make at least three test specimens. A test specimen shall be a ball of material about ½ in. (12 mm) in diameter. Allow the test specimens to dry in air, or sun, or by artificial means, as long as the temperature does not exceed 60°C.

14.2.3 If the test specimen contains natural dry lumps, those that are about ½ in. (12 mm) in diameter may be used in place of the molded balls.

NOTE 11—The process of molding and drying usually produces higher strengths than are found in natural dry lumps of soil.

14.2.4 Test the strength of the dry balls or lumps by crushing between the fingers. Note the strength as none, low, medium, high, or very high in accordance with the criteria in Table 8. If natural dry lumps are used, do not use the results of any of the lumps that are found to contain particles of coarse sand.

14.2.5 The presence of high-strength water-soluble cementing materials, such as calcium carbonate, may cause exceptionally high dry strengths. The presence of calcium carbonate can usually be detected from the intensity of the reaction with dilute hydrochloric acid (see 10.6).

14.3 Dilatancy:

14.3.1 From the specimen, select enough material to mold into a ball about ½ in. (12 mm) in diameter. Mold the material, adding water if necessary, until it has a soft, but not sticky, consistency.

14.3.2 Smooth the soil ball in the palm of one hand with the blade of a knife or small spatula. Shake horizontally, striking the side of the hand vigorously against the other hand several times. Note the reaction of water appearing on the surface of the soil. Squeeze the sample by closing the hand or pinching the soil between the fingers, and note the reaction as none, slow, or rapid in accordance with the criteria in Table 9. The reaction is the speed with which water appears while shaking, and disappears while squeezing.

14.4 Toughness:

14.4.1 Following the completion of the dilatancy test, the test specimen is shaped into an elongated pat and rolled by hand on a smooth surface or between the palms into a thread about ⅛ in. (3 mm) in diameter. (If the sample is too wet to roll easily, it should be spread into a thin layer and allowed to lose some water by evaporation.) Fold the sample threads and reroll repeatedly until the thread crumbles at a diameter of about ⅛ in. The thread will crumble at a diameter of ⅛ in. when the soil is near the plastic limit. Note the pressure required to roll the thread near the plastic limit. Also, note the strength of the thread. After the thread crumbles, the pieces should be lumped together and kneaded until the lump crumbles. Note the toughness of the material during kneading.

14.4.2 Describe the toughness of the thread and lump as

TABLE 8 Criteria for Describing Dry Strength

Description	Criteria
None	The dry specimen crumbles into powder with mere pressure of handling
Low	The dry specimen crumbles into powder with some finger pressure
Medium	The dry specimen breaks into pieces or crumbles with considerable finger pressure
High	The dry specimen cannot be broken with finger pressure. Specimen will break into pieces between thumb and a hard surface
Very high	The dry specimen cannot be broken between the thumb and a hard surface

TABLE 9 Criteria for Describing Dilatancy

Description	Criteria
None	No visible change in the specimen
Slow	Water appears slowly on the surface of the specimen during shaking and does not disappear or disappears slowly upon squeezing
Rapid	Water appears quickly on the surface of the specimen during shaking and disappears quickly upon squeezing

low, medium, or high in accordance with the criteria in Table 10.

14.5 *Plasticity*—On the basis of observations made during the toughness test, describe the plasticity of the material in accordance with the criteria given in Table 11.

14.6 Decide whether the soil is an *inorganic* or an *organic* fine-grained soil (see 14.8). If inorganic, follow the steps given in 14.7.

14.7 Identification of Inorganic Fine-Grained Soils:

14.7.1 Identify the soil as a *lean clay*, CL, if the soil has medium to high dry strength, no or slow dilatancy, and medium toughness and plasticity (see Table 12).

14.7.2 Identify the soil as a *fat clay*, CH, if the soil has high to very high dry strength, no dilatancy, and high toughness and plasticity (see Table 12).

14.7.3 Identify the soil as a *silt*, ML, if the soil has no to low dry strength, slow to rapid dilatancy, and low toughness and plasticity, or is nonplastic (see Table 12).

14.7.4 Identify the soil as an *elastic silt*, MH, if the soil has low to medium dry strength, no to slow dilatancy, and low to medium toughness and plasticity (see Table 12).

NOTE 12—These properties are similar to those for a lean clay. However, the silt will dry quickly on the hand and have a smooth, silky feel when dry. Some soils that would classify as MH in accordance with the criteria in Test Method D 2487 are visually difficult to distinguish from lean clays, CL. It may be necessary to perform laboratory testing for proper identification.

14.8 Identification of Organic Fine-Grained Soils:

14.8.1 Identify the soil as an *organic soil*, OL/OH, if the soil contains enough organic particles to influence the soil properties. Organic soils usually have a dark brown to black color and may have an organic odor. Often, organic soils will change color, for example, black to brown, when exposed to the air. Some organic soils will lighten in color significantly when air dried. Organic soils normally will not have a high toughness or plasticity. The thread for the toughness test will be spongy.

NOTE 13—In some cases, through practice and experience, it may be possible to further identify the organic soils as organic silts or organic clays, OL or OH. Correlations between the dilatancy, dry strength, toughness tests, and laboratory tests can be made to identify organic soils in certain deposits of similar materials of known geologic origin.

TABLE 10 Criteria for Describing Toughness

Description	Criteria
Low	Only slight pressure is required to roll the thread near the plastic limit. The thread and the lump are weak and soft
Medium	Medium pressure is required to roll the thread to near the plastic limit. The thread and the lump have medium stiffness
High	Considerable pressure is required to roll the thread to near the plastic limit. The thread and the lump have very high stiffness

TABLE 11 Criteria for Describing Plasticity

Description	Criteria
Nonplastic	A 1/8-in. (3-mm) thread cannot be rolled at any water content
Low	The thread can barely be rolled and the lump cannot be formed when drier than the plastic limit
Medium	The thread is easy to roll and not much time is required to reach the plastic limit. The thread cannot be rerolled after reaching the plastic limit. The lump crumbles when drier than the plastic limit
High	It takes considerable time rolling and kneading to reach the plastic limit. The thread can be rerolled several times after reaching the plastic limit. The lump can be formed without crumbling when drier than the plastic limit

TABLE 12 Identification of Inorganic Fine-Grained Soils from Manual Tests

Soil Symbol	Dry Strength	Dilatancy	Toughness
ML	None to low	Slow to rapid	Low or thread cannot be formed
CL	Medium to high	None to slow	Medium
MH	Low to medium	None to slow	Low to medium
CH	High to very high	None	High

14.9 If the soil is estimated to have 15 to 25 % sand or gravel, or both, the words “with sand” or “with gravel” (whichever is more predominant) shall be added to the group name. For example: “lean clay with sand, CL” or “silt with gravel, ML” (see Fig. 1a and Fig. 1b). If the percentage of sand is equal to the percentage of gravel, use “with sand.”

14.10 If the soil is estimated to have 30 % or more sand or gravel, or both, the words “sandy” or “gravelly” shall be added to the group name. Add the word “sandy” if there appears to be more sand than gravel. Add the word “gravelly” if there appears to be more gravel than sand. For example: “sandy lean clay, CL”, “gravelly fat clay, CH”, or “sandy silt, ML” (see Fig. 1a and Fig. 1b). If the percentage of sand is equal to the percent of gravel, use “sandy.”

15. Procedure for Identifying Coarse-Grained Soils (Contains less than 50 % fines)

15.1 The soil is a *gravel* if the percentage of gravel is estimated to be more than the percentage of sand.

15.2 The soil is a *sand* if the percentage of gravel is estimated to be equal to or less than the percentage of sand.

15.3 The soil is a *clean gravel* or *clean sand* if the percentage of fines is estimated to be 5 % or less.

15.3.1 Identify the soil as a *well-graded gravel*, GW, or as a *well-graded sand*, SW, if it has a wide range of particle sizes and substantial amounts of the intermediate particle sizes.

15.3.2 Identify the soil as a *poorly graded gravel*, GP, or as a *poorly graded sand*, SP, if it consists predominantly of one size (uniformly graded), or it has a wide range of sizes with some intermediate sizes obviously missing (gap or skip graded).

15.4 The soil is either a *gravel with fines* or a *sand with fines* if the percentage of fines is estimated to be 15 % or more.

15.4.1 Identify the soil as a *clayey gravel*, GC, or a *clayey sand*, SC, if the fines are clayey as determined by the procedures in Section 14.

15.4.2 Identify the soil as a *silty gravel*, GM, or a *silty sand*,

SM, if the fines are silty as determined by the procedures in Section 14.

15.5 If the soil is estimated to contain 10 % fines, give the soil a dual identification using two group symbols.

15.5.1 The first group symbol shall correspond to a clean gravel or sand (GW, GP, SW, SP) and the second symbol shall correspond to a gravel or sand with fines (GC, GM, SC, SM).

15.5.2 The group name shall correspond to the first group symbol plus the words “with clay” or “with silt” to indicate the plasticity characteristics of the fines. For example: “well-graded gravel with clay, GW-GC” or “poorly graded sand with silt, SP-SM” (see Fig. 2).

15.6 If the specimen is predominantly sand or gravel but contains an estimated 15 % or more of the other coarse-grained constituent, the words “with gravel” or “with sand” shall be added to the group name. For example: “poorly graded gravel with sand, GP” or “clayey sand with gravel, SC” (see Fig. 2).

15.7 If the field sample contains any cobbles or boulders, or both, the words “with cobbles” or “with cobbles and boulders” shall be added to the group name. For example: “silty gravel with cobbles, GM.”

16. Report

16.1 The report shall include the information as to origin, and the items indicated in Table 13.

NOTE 14—*Example: Clayey Gravel with Sand and Cobbles, GC*—About 50 % fine to coarse, subrounded to subangular gravel; about 30 % fine to coarse, subrounded sand; about 20 % fines with medium plasticity, high dry strength, no dilatancy, medium toughness; weak reaction with HCl; original field sample had about 5 % (by volume) subrounded cobbles, maximum dimension, 150 mm.

In-Place Conditions—Firm, homogeneous, dry, brown

Geologic Interpretation—Alluvial fan

TABLE 13 Checklist for Description of Soils

1. Group name
2. Group symbol
3. Percent of cobbles or boulders, or both (by volume)
4. Percent of gravel, sand, or fines, or all three (by dry weight)
5. Particle-size range:
Gravel—fine, coarse
Sand—fine, medium, coarse
6. Particle angularity: angular, subangular, subrounded, rounded
7. Particle shape: (if appropriate) flat, elongated, flat and elongated
8. Maximum particle size or dimension
9. Hardness of coarse sand and larger particles
10. Plasticity of fines: nonplastic, low, medium, high
11. Dry strength: none, low, medium, high, very high
12. Dilatancy: none, slow, rapid
13. Toughness: low, medium, high
14. Color (in moist condition)
15. Odor (mention only if organic or unusual)
16. Moisture: dry, moist, wet
17. Reaction with HCl: none, weak, strong
For intact samples:
18. Consistency (fine-grained soils only): very soft, soft, firm, hard, very hard
19. Structure: stratified, laminated, fissured, slickensided, lensed, homogeneous
20. Cementation: weak, moderate, strong
21. Local name
22. Geologic interpretation
23. Additional comments: presence of roots or root holes, presence of mica, gypsum, etc., surface coatings on coarse-grained particles, caving or sloughing of auger hole or trench sides, difficulty in augering or excavating, etc.



NOTE 15—Other examples of soil descriptions and identification are given in Appendix X1 and Appendix X2.

NOTE 16—If desired, the percentages of gravel, sand, and fines may be stated in terms indicating a range of percentages, as follows:

Trace—Particles are present but estimated to be less than 5 %

Few—5 to 10 %

Little—15 to 25 %

Some—30 to 45 %

Mostly—50 to 100 %

16.2 If, in the soil description, the soil is identified using a classification group symbol and name as described in Test Method D 2487, it must be distinctly and clearly stated in log

forms, summary tables, reports, and the like, that the symbol and name are based on visual-manual procedures.

17. Precision and Bias

17.1 This practice provides qualitative information only, therefore, a precision and bias statement is not applicable.

18. Keywords

18.1 classification; clay; gravel; organic soils; sand; silt; soil classification; soil description; visual classification

APPENDIXES

(Nonmandatory Information)

X1. EXAMPLES OF VISUAL SOIL DESCRIPTIONS

X1.1 The following examples show how the information required in 16.1 can be reported. The information that is included in descriptions should be based on individual circumstances and need.

X1.1.1 *Well-Graded Gravel with Sand (GW)*—About 75 % fine to coarse, hard, subangular gravel; about 25 % fine to coarse, hard, subangular sand; trace of fines; maximum size, 75 mm, brown, dry; no reaction with HCl.

X1.1.2 *Silty Sand with Gravel (SM)*—About 60 % predominantly fine sand; about 25 % silty fines with low plasticity, low dry strength, rapid dilatancy, and low toughness; about 15 % fine, hard, subrounded gravel, a few gravel-size particles fractured with hammer blow; maximum size, 25 mm; no reaction with HCl (Note—Field sample size smaller than recommended).

In-Place Conditions—Firm, stratified and contains lenses of silt 1 to 2 in. (25 to 50 mm) thick, moist, brown to gray; in-place density 106 lb/ft³; in-place moisture 9 %.

X1.1.3 *Organic Soil (OL/OH)*—About 100 % fines with low plasticity, slow dilatancy, low dry strength, and low toughness; wet, dark brown, organic odor; weak reaction with HCl.

X1.1.4 *Silty Sand with Organic Fines (SM)*—About 75 % fine to coarse, hard, subangular reddish sand; about 25 % organic and silty dark brown nonplastic fines with no dry strength and slow dilatancy; wet; maximum size, coarse sand; weak reaction with HCl.

X1.1.5 *Poorly Graded Gravel with Silt, Sand, Cobbles and Boulders (GP-GM)*—About 75 % fine to coarse, hard, subrounded to subangular gravel; about 15 % fine, hard, subrounded to subangular sand; about 10 % silty nonplastic fines; moist, brown; no reaction with HCl; original field sample had about 5 % (by volume) hard, subrounded cobbles and a trace of hard, subrounded boulders, with a maximum dimension of 18 in. (450 mm).

X2. USING THE IDENTIFICATION PROCEDURE AS A DESCRIPTIVE SYSTEM FOR SHALE, CLAYSTONE, SHELLS, SLAG, CRUSHED ROCK, AND THE LIKE

X2.1 The identification procedure may be used as a descriptive system applied to materials that exist in-situ as shale, claystone, sandstone, siltstone, mudstone, etc., but convert to soils after field or laboratory processing (crushing, slaking, and the like).

X2.2 Materials such as shells, crushed rock, slag, and the like, should be identified as such. However, the procedures used in this practice for describing the particle size and plasticity characteristics may be used in the description of the material. If desired, an identification using a group name and symbol according to this practice may be assigned to aid in describing the material.

X2.3 The group symbol(s) and group names should be placed in quotation marks or noted with some type of distinguishing symbol. See examples.

X2.4 Examples of how group names and symbols can be incorporated into a descriptive system for materials that are not naturally occurring soils are as follows:

X2.4.1 *Shale Chunks*—Retrieved as 2 to 4-in. (50 to 100-mm) pieces of shale from power auger hole, dry, brown, no reaction with HCl. After slaking in water for 24 h, material identified as “Sandy Lean Clay (CL)”; about 60 % fines with medium plasticity, high dry strength, no dilatancy, and medium toughness; about 35 % fine to medium, hard sand; about 5 % gravel-size pieces of shale.

X2.4.2 *Crushed Sandstone*—Product of commercial crushing operation; “Poorly Graded Sand with Silt (SP-SM)”; about 90 % fine to medium sand; about 10 % nonplastic fines; dry, reddish-brown, strong reaction with HCl.

X2.4.3 *Broken Shells*—About 60 % gravel-size broken



shells; about 30 % sand and sand-size shell pieces; about 10 % fines; “Poorly Graded Gravel with Sand (GP).”

X2.4.4 *Crushed Rock*—Processed from gravel and cobbles in Pit No. 7; “Poorly Graded Gravel (GP)” ; about 90 % fine,

hard, angular gravel-size particles; about 10 % coarse, hard, angular sand-size particles; dry, tan; no reaction with HCl.

X3. SUGGESTED PROCEDURE FOR USING A BORDERLINE SYMBOL FOR SOILS WITH TWO POSSIBLE IDENTIFICATIONS.

X3.1 Since this practice is based on estimates of particle size distribution and plasticity characteristics, it may be difficult to clearly identify the soil as belonging to one category. To indicate that the soil may fall into one of two possible basic groups, a borderline symbol may be used with the two symbols separated by a slash. For example: SC/CL or CL/CH.

X3.1.1 A borderline symbol may be used when the percentage of fines is estimated to be between 45 and 55 %. One symbol should be for a coarse-grained soil with fines and the other for a fine-grained soil. For example: GM/ML or CL/SC.

X3.1.2 A borderline symbol may be used when the percentage of sand and the percentage of gravel are estimated to be about the same. For example: GP/SP, SC/GC, GM/SM. It is practically impossible to have a soil that would have a borderline symbol of GW/SW.

X3.1.3 A borderline symbol may be used when the soil could be either well graded or poorly graded. For example: GW/GP, SW/SP.

X3.1.4 A borderline symbol may be used when the soil could either be a silt or a clay. For example: CL/ML, CH/MH, SC/SM.

X3.1.5 A borderline symbol may be used when a fine-grained soil has properties that indicate that it is at the boundary between a soil of low compressibility and a soil of high compressibility. For example: CL/CH, MH/ML.

X3.2 The order of the borderline symbols should reflect similarity to surrounding or adjacent soils. For example: soils in a borrow area have been identified as CH. One sample is considered to have a borderline symbol of CL and CH. To show similarity, the borderline symbol should be CH/CL.

X3.3 The group name for a soil with a borderline symbol should be the group name for the first symbol, except for:

CL/CH lean to fat clay

ML/CL clayey silt

CL/ML silty clay

X3.4 The use of a borderline symbol should not be used indiscriminately. Every effort shall be made to first place the soil into a single group.

X4. SUGGESTED PROCEDURES FOR ESTIMATING THE PERCENTAGES OF GRAVEL, SAND, AND FINES IN A SOIL SAMPLE

X4.1 *Jar Method*—The relative percentage of coarse- and fine-grained material may be estimated by thoroughly shaking a mixture of soil and water in a test tube or jar, and then allowing the mixture to settle. The coarse particles will fall to the bottom and successively finer particles will be deposited with increasing time; the sand sizes will fall out of suspension in 20 to 30 s. The relative proportions can be estimated from the relative volume of each size separate. This method should be correlated to particle-size laboratory determinations.

X4.2 *Visual Method*—Mentally visualize the gravel size particles placed in a sack (or other container) or sacks. Then, do the same with the sand size particles and the fines. Then, mentally compare the number of sacks to estimate the percentage of plus No. 4 sieve size and minus No. 4 sieve size present.

The percentages of sand and fines in the minus sieve size No. 4 material can then be estimated from the wash test (X4.3).

X4.3 *Wash Test (for relative percentages of sand and fines)*—Select and moisten enough minus No. 4 sieve size material to form a 1-in (25-mm) cube of soil. Cut the cube in half, set one-half to the side, and place the other half in a small dish. Wash and decant the fines out of the material in the dish until the wash water is clear and then compare the two samples and estimate the percentage of sand and fines. Remember that the percentage is based on weight, not volume. However, the volume comparison will provide a reasonable indication of grain size percentages.

X4.3.1 While washing, it may be necessary to break down lumps of fines with the finger to get the correct percentages.

X5. ABBREVIATED SOIL CLASSIFICATION SYMBOLS

X5.1 In some cases, because of lack of space, an abbreviated system may be useful to indicate the soil classification symbol and name. Examples of such cases would be graphical logs, databases, tables, etc.

X5.2 This abbreviated system is not a substitute for the full name and descriptive information but can be used in supplementary presentations when the complete description is referenced.

X5.3 The abbreviated system should consist of the soil classification symbol based on this standard with appropriate lower case letter prefixes and suffixes as:

Prefix:

Suffix:

s = sandy
g = gravelly

s = with sand
g = with gravel
c = with cobbles
b = with boulders

X5.4 The soil classification symbol is to be enclosed in parenthesis. Some examples would be:

Group Symbol and Full Name

Abbreviated

CL, Sandy lean clay
SP-SM, Poorly graded sand with silt and gravel
GP, poorly graded gravel with sand, cobbles, and boulders
ML, gravelly silt with sand and cobbles

s(CL)
(SP-SM)g
(GP)scb
g(ML)sc

SUMMARY OF CHANGES

In accordance with Committee D18 policy, this section identifies the location of changes to this standard since the last edition (1993^{e1}) that may impact the use of this standard.

(1) Added Practice D 3740 to Section 2.

(2) Added Note 5 under 5.7 and renumbered subsequent notes.
















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ATTACHMENT 3. FIELD CLASSIFICATION OF SOILS, BASED ON UNIFIED SOIL CLASSIFICATION SYSTEM AND ASTM STANDARD D-2488

Field Classification of Soils, Based on Unified Soil Classification System and ASTM Standard D-2488

Major Divisions		Symbol and Pattern		General Soil Description
Coarse-Grained Soils (More than 1/2 of soil >No. 200 sieve size)	Gravels	GW		Well-graded gravels or gravel-sand mixtures, little to no fines
		GP		Poorly-graded gravels or gravel-sand mixtures, little to no fines
		GM		Silty gravels or gravel-sand-silt mixtures
		GC		Clayey gravels or gravel-sand-clay mixtures
	Sands	SW		Well-graded sands or gravel-sand mixtures, little to no fines
		SP		Poorly-graded sands or gravelly sands, little to no fines
		SM		Silty sands, sand-silt mixtures
		SC		Clayey sands, sand-clay mixtures
Fine-Grained Soils (More than 1/2 of soil <No. 200 sieve size)	Silts	ML		Inorganic silts with slight plasticity
		MH		Inorganic elastic silts
		OL		Organic elastic silts
	Clays	CL		Inorganic clays of low to medium plasticity, lean clays
		CH		Inorganic clays of high plasticity, fat clays
		OH		Organic clays of medium to high plasticity
Highly Organic Soils		Pt		Peat, sample composed primarily of vegetable tissue

Soil Classification Notes



Groundwater, First Observed



Groundwater, Static

Sampling Equipment

SS Split Spoon
ST Shelby Tube
GS Geoprobe® Macrocore Sampler

Sheen Types

NS No Sheen
LS Light Sheen
MS Moderate Sheen
HS Heavy Sheen

Sample Moisture

Dry No moisture, dry to touch
Moist Damp, but no free water
Wet Visible free water

Sample Plasticity (Fine-Grained Soils)

Non-Plastic - Cannot be rolled at any moisture content.

Low - Can barely be rolled, lump cannot be formed when drier than plastic limit.

Medium - Can easily be rolled, lump crumbles when drier than plastic limit.

High - Can easily be rolled, but takes considerable time to reach the plastic limit. Lump can be formed without crumbling when drier than the plastic limit.

Particle Size Range (Coarse-Grained Soils)

Gravel - Fine, Coarse
Sand - Fine, Medium, Coarse

STANDARD OPERATING PROCEDURE (SOP) SL-07

SUBSURFACE SOIL SAMPLING

SCOPE AND APPLICATION

The following procedures are designed to be used to collect subsurface soil samples using a hand auger, direct-push drill rig, or test pit excavation. *All underground utilities must be located and cleared prior to drilling or excavating.* Soil samples should be collected from areas having lower levels of constituents of interest first, followed by stations with higher expected levels of constituents of interest.

Based on field conditions, the procedures listed below may be modified in the field upon agreement of the field team leader and project management, after appropriate annotations have been made in the project-specific field logbook. If specialized sampling methods (e.g., Encore®) are to be used, refer to the manufacturer's recommended procedures. If methanol preservation is required, refer to Integral SOP SL-08 on methanol preservation of soil samples. Record all pertinent information in the Integral field logbook, subsurface soil field collection form, or boring log (as appropriate).

EQUIPMENT AND SUPPLIES REQUIRED

- Subsurface sampling equipment (e.g., hand auger, direct-push drill rig [e.g., Geoprobe®], stainless-steel spade) (consult project-specific field sampling plan [FSP] for kind of equipment to be used for a specific field event)
- Large stainless steel mixing bowl and spoon
- Laboratory-supplied sample containers, insulated coolers, and ice
- Chain-of-custody forms, custody seals, sample labels
- Resealable plastic bags (e.g., Ziploc®)
- Camera
- Tape measure
- Logging table
- 6-mil visqueen and duct tape for covering the logging table
- Aluminum foil

- 55-gallon drums for decontamination waters and excess soil (separate drums for liquid and solid wastes) if required by the project-specific FSP
- Field logbook, subsurface soil field collection form, and/or soil boring form, and pens
- Project-specific FSP and health and safety plan (HASP)
- Personal protective equipment (PPE) (safety glasses, steel-toed boots, nitrile gloves, and any other items required by the project-specific HASP)
- Photoionization detector (PID), if required by the project-specific FSP or HASP
- Global positioning system (GPS), if required by the project-specific FSP
- Decontamination equipment.

HAND AUGER SAMPLER

The following procedures are designed to be used during the general operation of a hand auger sampler. The procedures listed below may be modified in the field upon agreement of the field team leader and drill operators, based on field conditions, after appropriate annotations have been made in the field logbook.

1. Locate the sample station as directed in the project-specific FSP. Place sample labels on the sample container prior to filling in accordance with Integral's SOP on sample labeling (SOP AP-04).
2. Place plastic sheeting adjacent to the sampling location.
3. Advance the hand auger into subsurface soil.
4. Empty soil from the first interval (as specified in the project-specific FSP) from the hand auger into a decontaminated stainless steel bowl and cover the bowl with aluminum foil. Continue advancing the hand auger until the next appropriate sample interval has been completed.
5. Screen the soil sample for volatile organic compounds (VOCs) using a PID if required by the project-specific FSP.
6. Photograph each interval with depth and location markers visible in the photograph, if applicable.
7. Log the soils in accordance with SOP SL-04 (*Field Classification of Soils*).
8. If VOC samples are required (see project-specific FSP), collect them prior to homogenizing (i.e., mixing) the sample. Collect the VOC sample (with a minimum of disturbance) by placing the sample into the container with no headspace and sealing it tightly. If an Encore® sampling device is specified in the project-specific FSP, follow the sample collection guidelines provided by the manufacturer.

9. (a) If the soil sample is to be a discrete sample (see project-specific FSP), collect soil from the hand auger using a decontaminated stainless-steel spoon and place the sample into a decontaminated stainless-steel bowl. Homogenize the soil to a consistent color and texture.

(b) If additional sample volume is required to perform the analyses specified in the project-specific FSP, place multiple soil samples collected from nearby locations (it is important to keep the distance between multiple soil borings as close as possible; the maximum distance will be specified in the project-specific FSP) from the same depth interval into a composite sample in a single decontaminated stainless-steel bowl. When a sufficient volume of soil has been obtained, homogenize all of the soil in the bowl to a consistent color and texture using a decontaminated spoon.
10. Discard rocks or other solid material/debris, found in the homogenized soil that are greater than 0.5 in. in diameter after positively identifying them, determining their percentage contribution to the homogenized soil volume, and noting it in the field notebook.
11. Remove samples of the homogenized soil from the compositing bowl and place in the appropriate size sample container. Fill the sample container with soil to just below the container lip, and seal the container tightly.
12. Decontaminate all sampling equipment in accordance with SOP SL-01 and the project-specific FSP.
13. Repeat the process described above for all subsequent sample intervals.
14. Complete the appropriate field books, field data sheets, and quality assurance and quality control (QA/QC) documentation. Record any deviations from the specified sampling procedures or any obstacles encountered.
15. Backfill the borehole with remaining hand auger soil cuttings or place the cuttings in a properly labeled 55-gallon drum, as specified in the project-specific FSP. If soil cuttings are placed in a 55-gallon drum, backfill the borehole with bentonite hole plug pellets and hydrate the pellets with potable water.
16. Mark the sampling location with a wire flag, wooden stake, metal rebar, or flagging, as appropriate. Collect GPS coordinates of the sample location if specified in the project-specific FSP.

DIRECT-PUSH DRILL RIG

The following procedures are designed to be used during the general operation of direct-push drill rig (e.g., Geoprobe®). The procedures listed below may be modified in the field upon agreement of the field team leader and drill operators, based on field conditions, after

appropriate annotations have been made in the field logbook. The direct-push drill rig will be operated by a licensed drilling contractor.

The direct-push drilling technique hydraulically pushes tools into the ground to collect soil samples. Direct-push drilling techniques can be used to collect soil samples to depths of 30–100 ft, depending on drilling conditions. In addition to soil sample collection, direct-push techniques can be used to collect soil gas samples, reconnoiter groundwater samples, and install small-diameter monitoring wells.

Soil samples can be collected using two types of Macrocore® samplers, open tip and closed tip. These samplers are typically either 4 ft long by 1.5 in. inside diameter (i.d.) or 5 ft long by 2.5 in. i.d. These samplers have a tubular design and utilize acetate liners to collect the soil samples. The following sections of this SOP describe how to collect soil samples using open-tip and closed-tip Macrocore® samplers.

Open-Tip Sampler

The open-tip sampler is typically used in soils that are cohesive (e.g., stiff silts and clays), where the soil boring is stable and stays open when the sampler and rods are removed from the ground.

1. Ensure all underground utilities are cleared prior to initiating drilling activities.
2. Position the direct-push drill rig over the sample station and remove any surface material that will interfere with sampling. Note in the field logbook any surface material that is removed prior to sampling.
3. Determine the interval to be sampled and install a new clean liner into the open tip Macrocore® sampler.
4. Push the sampler to the bottom of the appropriate sample interval.
5. Retract the rods and Macrocore® sampler.
6. After the Macrocore® sampler has been brought to the surface, remove the liner from the sampler, cap both ends of the liner, and inspect it.
7. After the soil sample is judged to be acceptable, label the sample liner with the station identifier, depth interval, and soil orientation (i.e., arrow pointing toward uppermost soil interval).
8. Place the capped sample liner on a new piece of aluminum foil on the logging table and split the liner open with a hook or utility knife. Process the sample in accordance with the “General Sampling Procedures” listed below.
9. Repeat Steps 2–8 for each subsequent sample interval.

Closed-Tip Sampler

The closed-tip sampler is typically used to collect soil samples that are noncohesive (e.g., sandy materials), where the soil boring is unstable and collapses when the rods and sampler are removed from the ground.

1. Ensure all underground utilities are cleared prior to initiating drilling activities.
2. Position the direct-push drill rig over the sample station and remove any surface material that will interfere with sampling. Note in the field logbook any surface material removed prior to sampling.
3. Determine the interval to be sampled and install a drive point and a new clean liner into the closed-tip Macrocore® sampler.
4. Push the rods and sampler to the top of the appropriate sample interval.
5. Retract the rods to release the drive point.
6. Push the sampler to the bottom of the appropriate sample interval.
7. Retract the rods and Macrocore® sampler.
8. Once the soil sample has been brought to the surface, remove the liner from the sampler, cap both ends of the liner, and inspect it.
9. After the soil sample is judged to be acceptable, label the sample liner with the station identifier, depth interval, and soil orientation (i.e., arrow pointing toward uppermost soil interval).
10. Place the capped sample liner on a new piece of aluminum foil on the logging table and split the liner open with a hook or utility knife. Process the sample in accordance with the “General Sampling Procedures” listed below.
11. Repeat Steps 2–10 for each additional sample interval.

General Sampling Procedures

1. After the liner has been split open, screen the soil sample for VOCs using a PID if required by the project-specific FSP.
2. Log the soils in accordance with SOP SL-04 (*Field Classification of Soils*).
3. Photograph each section of the soil boring with appropriate orientation, depth, and location markers visible in the photograph, if specified in the project-specific FSP.

4. If VOC samples are required (see project-specific FSP), collect them prior to sample removal from the liner. Collect the VOC sample (with a minimum of disturbance) by placing the sample into the container with no headspace and seal it tightly. If an Encore® sampling device is specified in the project-specific FSP, follow the sample collection guidelines provided by the manufacturer.
5. Remove the soil from the liner using a decontaminated stainless-steel spoon and place the soil in a decontaminated compositing bowl and thoroughly mix and homogenize the sample using a decontaminated spoon until the color and texture are consistent throughout.
6. (a) If the soil sample is to be a discrete sample (see project-specific FSP), collect soil from the liner using a decontaminated stainless-steel spoon and place the sample into a decontaminated stainless-steel bowl. Homogenize the soil to a consistent color and texture.

(b) If additional sample volume is required to perform the analyses specified in the project-specific FSP, place multiple soil samples collected from nearby locations (it is important to keep the distance between multiple soil borings as close as possible; the maximum distance will be specified in the project-specific FSP) from the same depth interval into a composite sample in a single decontaminated stainless-steel bowl. When a sufficient volume of soil has been obtained, homogenize all of the soil in the bowl to a consistent color and texture using a decontaminated spoon.
7. Discard rocks or other solid material/debris found in the homogenized soil that are greater than 0.5 in. in diameter after positively identifying them, determining their percentage contribution to the homogenized soil volume, and noting it in the field notebook.
8. Remove samples of the homogenized soil from the compositing bowl and place in the appropriate size sample container. Fill the sample container with soil to just below the container lip, and seal the container tightly.
9. Repeat the process described above for subsequent sample intervals.
10. Complete the appropriate field books, field data sheets, and QA/QC documentation. Record any deviations from the specified sampling procedures or any obstacles encountered.
11. Backfill the borehole with remaining direct-push sampler cuttings or place the cuttings in a properly labeled 55-gallon drum, as specified in the project-specific FSP. If soil cuttings are placed in a 55-gallon drum, backfill the borehole with bentonite grout (mixed to the manufacturer's specifications) or bentonite hole plug pellets and hydrate the pellets with potable water.

12. Mark the sampling location with a wire flag, wooden stake, metal rebar, or flagging, as appropriate. Collect GPS coordinates of the sample location if specified in the project-specific FSP.
13. Decontaminate all sampling equipment in accordance with SOP SL-01 and the project-specific FSP.

Test Pit Excavations

The following procedures are to be used during the excavation of pits with construction equipment (i.e., backhoe or track-hoe) prior to soil sampling operations. Adhere to all requirements of the site-specific HASP for this specific activity. The procedures listed below may be modified in the field upon agreement of the field team leader and project management, based on field and site conditions, after appropriate annotations have been made in the field logbook.

1. Locate the sample station as directed in the project-specific FSP. Ensure all underground utilities have been cleared prior to initiating excavation activities. Place sample labels on all sample containers prior to filling in accordance with Integral's SOP for sample labeling (SOP AP-04).
2. Select the appropriate orientation for the excavation, basing it on the judgment of the field team leader, backhoe operator, and onsite conditions. Sampling personnel **MUST** remain in visual contact with the backhoe operator at all times, and out of possible "pinch zones" or areas where heavy equipment may move or swing.
3. Place plastic sheeting from the edge of the proposed excavation leading away for a sufficient distance to the proposed temporary stockpile location so that the excavated soil does not slough back into the pit.
4. Begin pit excavation.
5. Continue excavation of the pit to the required depth. If pit entry is necessary, this depth will not exceed 4 ft from the ground surface. Never enter a trench or pit if conditions are unstable. Excavate the proper pit exit trenches, shoring, and sloping to prevent accidental burial of sampling crew, and to meet or exceed all OSHA Construction Standards (29 CFR § 1926; Attachment 201-2) for entrance by sampling personnel. If pit entry is not necessary for sampling activities, pit depth can exceed 4 ft below ground surface. Instruct the backhoe operator to scrape material evenly along an exposed face to collect (to the extent practicable) a representative sample of the soils across the entire face in the bucket. Collect soil samples from the middle of the backhoe bucket.
6. Screen the soil sample for VOCs using a PID if required by the project-specific FSP.

7. Photograph each interval with depth and site markers visible in the photograph, if applicable.
8. Log the test pit soils in accordance with SOP SL-04 (*Field Classification of Soils*).
9. If VOC samples are required (see project-specific FSP), collect them prior to homogenizing (i.e., mixing) the sample. Collect the VOC sample (with a minimum of disturbance) by placing the sample into the container with no headspace and seal it tightly. If an Encore® sampling device is specified in the project-specific FSP, follow the sample collection guidelines provided by the manufacturer.
10. Collect soil using a decontaminated stainless-steel spoon or disposable sampling tool (depending on project-specific requirements; see FSP), which has been evenly removed from the face of the trench wall or from the bucket, and place the sample into a decontaminated stainless-steel bowl. Homogenize the soil to a consistent color and texture.
11. Discard rocks found in the homogenized soil that are greater than 0.5 in. in diameter after positively identifying them, determining their percentage contribution to the homogenized soil volume, and noting it in the field notebook.
12. Remove samples of the homogenized soil from the compositing bowl and place them in the appropriate size sample container. Fill the sample container with soil to just below the container lip and seal it tightly.
13. Decontaminate all sampling equipment in accordance with SOP SL-01 and the project-specific FSP.
14. Repeat the process described above for all subsequent sample intervals.
15. Complete all pertinent field logbooks, field data sheets, and QA/QC documentation. Record any deviations from the specified sampling procedures or any obstacles encountered.
16. Mark the sampling location with a wire flag, wooden stake, metal rebar, or flagging, as appropriate. Collect GPS coordinates of the sample location if specified in the project-specific FSP. Photograph sample location and document in the logbook.
17. Backfill the test pit with the excavated soils. Depending on historical site data (see project-specific FSP), the plastic sheeting will either be disposed of as garbage or it will be drummed and sent to the appropriate disposal facility.

STANDARD OPERATING PROCEDURE (SOP) SD-01

DECONTAMINATION OF SEDIMENT SAMPLING EQUIPMENT

SCOPE AND APPLICATION

This SOP describes procedures for decontaminating sampling and processing equipment contaminated by either inorganic or organic materials. To prevent potential cross contamination of samples, all reusable sediment sampling and processing equipment is decontaminated before each use. At the sample collection location, a decontamination area is established in a clean location that is upwind of actual sampling locations, if possible. All sediment sampling and processing equipment is cleaned in this location. Decontaminated equipment is stored away from areas that may cause recontamination. When handling decontamination chemicals, field personnel must follow all relevant procedures and wear protective clothing as stipulated in the Investigation Area-specific health and safety plan (HASP).

Sampling equipment (e.g., van Veen, Ekman, Ponar, core tubes) may be used to collect samples that will 1) undergo a full-suite analysis (organics, metals, and conventional parameters) or 2) be analyzed for metals and conventional parameters only. Decontamination of sampling equipment used for both analyte groups should follow the order of a detergent wash, rinse with water from the Investigation Area, organic solvent rinses, and final rinse with water from the Investigation Area. Sample processing equipment (e.g., bowls, spoons) has a final rinse with distilled/deionized water rinse instead of water from the Investigation Area. If the surface of stainless steel equipment appears to be rusting (possibly due to prolonged contact with organic-rich sediment), it should undergo an acid rinse and a rinse with water from the Investigation Area at the end of each sampling day to minimize corrosion.

EQUIPMENT AND REAGENTS REQUIRED

Equipment required for decontamination includes the following:

- Polyethylene or polypropylene tub (to collect solvent rinsate)
- Plastic bucket(s) (e.g., 5-gal bucket)
- Tap water or water from the Investigation Area
- Carboy, distilled/deionized water (analyte-free; received from testing laboratory or other reliable source)

- Properly labeled squirt bottles
- Funnels
- Alconox®, Liquinox®, or equivalent industrial detergent
- Pesticide-grade acetone and hexane (consult the project-specific field sampling plan [FSP], as the solvents may vary by EPA region or state)
- 10 percent (v/v) nitric acid (reagent grade) for inorganic contaminants
- Baking soda
- Long-handled, hard-bristle brushes
- Extension arm for cleaning core liners
- Plastic sheeting, garbage bags, and aluminum foil
- Core liner caps or plastic wrap and rubber bands
- Personal protective equipment as specified in the health and safety plan.

PROCEDURES

Decontamination Procedures for Full Suite Analysis (Organic, Metal, or Conventional Parameters)

Two organic solvents are used in this procedure. The first is miscible with water (e.g., ethanol) and is intended to scavenge water from the surface of the sampling equipment and allow the equipment to dry quickly. This allows the second solvent to fully contact the surface of the sampler. Make sure that the solvent ordered is anhydrous or has a very low water content (i.e., < 1 percent). If ethanol is used, make sure that the denaturing agent in the alcohol is not an analyte in the samples. The second organic solvent is hydrophobic (e.g., hexane) and is intended to dissolve any organic chemicals that are on the surface of the equipment.

The exact solvents used for a given project may vary by EPA region or state (see project-specific FSP). Integral uses ethanol and hexane as preferred solvents for equipment decontamination. If specified in the project-specific FSP, isopropanol or acetone can be substituted for ethanol, and methanol can be substituted for hexane in the decontamination sequence. The choice of solvents is also dependent on the kind of material from which the equipment is made (e.g., acetone cannot be used on polycarbonate), and the ambient temperature (e.g., hexane is too volatile in hot climates). In addition, although methanol is sometimes slightly more effective than other solvents, its use is discouraged due to potential toxicity to sampling personnel.

The specific procedures for decontaminating sediment sampling equipment and sediment compositing equipment are as follows:

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area to remove visible sediment. Perform this step on location for all equipment, including core liners that will not be used again until the next day of sampling. After removing visible solids, set aside sampling equipment that does not need to be used again that day; this equipment should be thoroughly cleaned in the field laboratory at the end of the day.
2. Pour a small amount of concentrated laboratory detergent into a bucket (i.e., about 1–2 tablespoons per 5-gal bucket) and fill it halfway with tap water or water from the Investigation Area. If the detergent is in crystal form, make sure all crystals are completely dissolved prior to use.
3. Scrub the equipment in the detergent solution using a long-handled brush with rigid bristles. For the polycarbonate core liners, use a round brush attached to an extension arm to reach the entire inside of the liners, scrubbing with a back-and-forth motion. Be sure to clean the outside of core liners, bowls, and other pieces that may be covered with sediment.
4. Double rinse the equipment with tap water or water from the Investigation Area and set right-side-up on a stable surface to drain. The more completely the equipment drains, the less solvent will be needed in the next step. Do not allow any surface that will come in contact with the sample to touch any contaminated surface.
5. If the surface of stainless steel equipment appears to be rusting (this will occur during prolonged use in anoxic marine sediments), passivate¹ the surface as follows (if no rust is present, skip to next step). Rinse with a 10 percent (v/v) nitric acid solution using a squirt bottle, or wipe all surfaces using a saturated paper towel. Areas showing rust may require some rubbing with the paper towel. If using a squirt bottle, let the excess acid drain into the waste container (which may need to be equipped with a funnel). Double-rinse equipment with tap water or water from the Investigation Area and set right-side-up on a stable surface to drain thoroughly.
6. Carefully rinse the equipment with ethanol from a squirt bottle, and let the excess solvent drain into a waste container (which may need to be equipped with a funnel). Hold core liners over the waste container and turn them slowly so the stream of solvent contacts the entire surface. Turn the sample apparatus (e.g., grab sampler) on its side and open it to wash it most effectively. Set the equipment in a clean location and allow it to air dry. Use only enough solvent to scavenge all of the water and flow off the surface of the equipment (i.e., establish sheet flow) into the waste container. Allow equipment to drain as much as possible. Ideally, the equipment will be dry. The more thoroughly it drains, the less solvent will be needed in the next step.

¹ Passivation is the process of making a material less reactive relative to another material. For example, before sediment is placed in a stainless-steel container, the container can be passivated by rinsing it with a dilute solution of nitric acid and deionized water.

7. Carefully rinse the drained or air-dried equipment with hexane from a squirt bottle, and let the excess solvent drain into the waste container (which may need to be equipped with a funnel). If necessary, widen the opening of the squirt bottle to allow enough solvent to run through the core liners without evaporating. (Hexane acts as the primary solvent of organic chemicals. Ethanol is soluble in hexane but water is not. If water beading occurs, it means that the equipment was not thoroughly rinsed with acetone or that the acetone that was purchased was not free of water.) When the equipment has been rinsed with hexane, set it in a clean location and allow the hexane to evaporate before using the equipment for sampling. Use only enough solvent to scavenge all of the acetone and flow off the surface of the equipment (i.e., establish sheet flow) into the waste container.
8. Do a final rinse with water from the Investigation Area for the sampling equipment (i.e., van Veen, Ekman, Ponar, core tubes) and with distilled/deionized water for processing equipment (i.e., stainless-steel bowls and spoons). Equipment does not need to be dried before use.
9. If the decontaminated sampling equipment is not to be used immediately, wrap small stainless-steel items in aluminum foil (dull side facing the cleaned area). Seal the polycarbonate core liners at both ends with either core caps or cellophane plastic and rubber bands. Close the jaws of the Ekman and Ponar grab samplers and wrap in aluminum foil.

If the sample collection or processing equipment is cleaned at the field laboratory and transported to the Investigation Area, then the decontaminated equipment will be wrapped in aluminum foil (dull side facing the cleaned area) and stored and transported in a clean plastic bag (e.g., a trash bag) until ready for use, unless the project-specific FSP lists special handling procedures.

10. Rinse or wipe with a wetted paper towel all stainless-steel equipment at the end of each sampling day with 10 percent (v/v) normal nitric acid solution. Follow with a freshwater rinse (water from the Investigation Area is okay as long as it is not brackish or salt water).
11. After decontaminating all of the sampling equipment, place the disposable gloves and used foil in garbage bags for disposal in a solid waste landfill. When not in use, keep the waste solvent container closed and store in a secure area. The waste should be transferred to empty solvent bottles and disposed of at a licensed facility per the procedures listed in the project-specific FSP. When not in use, keep the waste acid container closed and store in a secure area. The acid waste should be neutralized with baking soda and disposed of per the procedures listed in the project-specific FSP.

Decontamination Procedures for Metals and Conventional Parameters Only

The specific procedures for decontaminating sediment sampling equipment and sediment processing equipment are as follows:

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area to remove the visible sediment. Perform this step on location for all equipment, including core liners that will not be used again until the next day of sampling. Set aside pieces that do not need to be used again that day; these pieces should be and thoroughly cleaned in the field laboratory at the end of the day.
2. Pour a small amount of concentrated laboratory detergent into a bucket (i.e., about 1–2 tablespoons per 5-gal bucket) and fill it halfway with tap water or water from the Investigation Area. If the detergent is in crystal form, make sure all crystals are completely dissolved prior to use.
3. Scrub the equipment in the detergent solution using a long-handled brush with rigid bristles. For the polycarbonate core liners, use a round brush attached to an extension arm to reach the entire inside of the liners, scrubbing with a back-and-forth motion. Be sure to clean the outside of core liners, bowls, and other pieces that may be covered with sediment.
4. Double-rinse the equipment with tap water or water from the Investigation Area and set right-side-up on a stable surface to drain. Do not allow any surface that will come in contact with the sample to touch any contaminated surface.
5. If the surface of stainless steel equipment appears to be rusting (this will occur during prolonged use in anoxic marine sediments), passivate² the surface as follows (if no rust is present, skip to next step). Rinse with a 10 percent (v/v) nitric acid solution using a squirt bottle, or wipe all surfaces using a saturated paper towel. Areas showing rust may require some rubbing with the paper towel. If using a squirt bottle, let the excess acid drain into the waste container (which may need to be equipped with a funnel). Double-rinse sampling equipment with tap water or water from the Investigation Area and set right-side-up on a stable surface to drain. Double-rinse processing equipment with distilled/deionized water and allow to drain.
6. If the decontaminated sampling equipment is not to be used immediately, wrap small stainless-steel items in aluminum foil (dull side facing the cleaned area). Seal the polycarbonate core liners at both ends with either core caps or cellophane plastic and rubber bands. Close the jaws of the Ekman and Ponar grab samplers and wrap in aluminum foil.

² Passivation is the process of making a material less reactive relative to another material. For example, before sediment is placed in a stainless-steel container, the container can be passivated by rinsing it with a dilute solution of nitric acid and deionized water.

If the sample collecting or processing equipment is cleaned at the field laboratory and transported to the Investigation Area, then the decontaminated equipment will be wrapped in aluminum foil (dull side facing the cleaned area) and stored and transported in a clean plastic bag until ready for use, unless the project-specific FSP lists special handling procedures.

7. After decontaminating all of the sampling equipment, place the disposable gloves and used foil in garbage bags for disposal in a solid waste landfill. When not in use, keep the waste acid container closed and store in a secure area. The acid waste should be neutralized with baking soda and disposed of per the procedures listed in the project-specific FSP.

STANDARD OPERATING PROCEDURE (SOP) SD-02

PREPARATION OF FIELD QUALITY CONTROL SAMPLES FOR SEDIMENTS

SCOPE AND APPLICATION

This SOP describes the purpose, preparation, and collection frequency of field duplicate samples, field replicate samples, matrix spike/matrix spike duplicates, equipment rinsate blanks, bottle blanks, trip blanks, temperature blanks, environmental blanks, and reference materials (i.e., a standard reference material, a certified reference material, or other reference material; for the purposes herein, all types of reference materials are referred to as standard reference material, or SRM) for sediment sampling efforts. Not all of the field quality control samples discussed in this SOP may be required for a given project. The specific field quality control samples will be identified in the project-specific field sampling plan (FSP) and quality assurance project plan (QAPP). For most projects, Integral's recommended field quality control samples are an equipment rinsate blank, a field duplicate, and trip blanks if samples are to be analyzed for volatile organic compounds (VOCs). Definitions of all potential quality control samples are described below.

As part of the quality assurance/quality control (QA/QC) program, all field quality control samples will be sent to the laboratories "blind." To accomplish this, field quality control samples will be prepared and labeled in the same manner as regular samples, with each quality control sample being assigned a unique sample number that is consistent with the numbering for regular samples. All of the containers with preservatives that are required to complete the field quality control sample for the applicable analyte list shall be labeled with the same sample number. The sample ID for field quality control samples should allow data management and data validation staff to identify them as such and should be recorded only in the field logbook. Under no circumstances should the laboratory be allowed to use reference materials, rinsate blanks, or trip blanks for laboratory quality control analysis (i.e., duplicates, matrix spike, and matrix spike duplicates). To prevent such an occurrence, regular samples should be selected and marked on the chain-of-custody/sampling analysis request (COC/SAR) form or the laboratory should be instructed to contact the project QA/QC coordinator to select appropriate samples for each sample group.

Field quality control samples will be prepared at least once per sampling event, and certain types will be prepared more often at predetermined frequencies. If the number of samples taken does not equal an integer multiple of the intervals specified in this SOP, the number of

field quality control samples is specified by the next higher multiple. For example, if a frequency of 1 quality control sample per 20 is indicated and 28 samples are collected, 2 quality control samples will be prepared. Field quality control samples for sediment sampling activities should be prepared consistent with the requirements discussed below and at the frequency indicated unless different frequency requirements are listed in the FSP and QAPP.

The following table lists the quality control sample types and suggested frequencies for sediment sampling programs. Because sediment quality control sampling may require assessment of cross-contamination, additional blanks may be required. A detailed explanation of each quality control sample type with the required preparation follows.

Table 1. Field Quality Control Sample Requirements

Quality Control Sample Name	Abbreviation	Preparation		Frequency ^a
		Location	Method	
Duplicate	DUP	Sampling location	Additional natural sample	One per 20 samples. May not be applicable if REP is being collected.
Replicate	REP	Sampling location	Additional natural sample	One replicate per 20 samples. May not be applicable if DUP is being collected.
Matrix spike/matrix spike duplicate	MS/MSD	Sampling location	Additional sample bottles filled for laboratory quality control requirements	One per 20 samples.
Equipment rinsate blank	ER	Sampling location	Deionized water collected after pouring through and over decontaminated equipment	Minimum of one per sampling event per type of sampling equipment used and then 1 per 20 thereafter.
Filter wipe	FW	Sampling location	Whatman filter papers (organic analysis) and Ghost Wipes (metals/mercury analysis) will be wiped over decontaminated equipment	Minimum of one per sampling event per type of sampling equipment used and then 1 per 20 thereafter.
Filter paper blank	FB	Sampling location	Clean, unused Whatman filter papers (organic analysis) and Ghost Wipes (metals/mercury analysis) will be sent to the analytical laboratory	Minimum of one for each lot number of filter papers used.
Bottle blank	BB	Field	Unopened bottle	One per sample episode or one per bottle type.
Trip blank	TB	Laboratory	Deionized water with preservative	One pair per each VOC sample cooler shipment.

Quality Control Sample Name	Abbreviation	Preparation		
		Location	Method	Frequency ^a
Temperature blank	TMB	Laboratory	Deionized water	One per sample cooler.
Environmental blank	EB	Field	Bottle filled at sample location with deionized water	One per 20 samples.
Standard reference material	SRM	Field laboratory or sampling location	SRM ampules or other containers for each analyte group	One set per 50 samples or one per episode.

^a Frequencies provided here are general recommendations; specific frequencies should be provided in the project-specific FSP or QAPP.

FIELD DUPLICATE SAMPLES

Field duplicate (or split) samples are collected to assess the homogeneity of the samples collected in the field and the precision of the sampling process. Field duplicates will be prepared by collecting two aliquots for the sample and submitting them for analysis as separate samples. Field duplicates will be collected at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. The actual number of field duplicate samples collected during a sampling event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of field duplicate collection may vary by EPA region or state).

FIELD REPLICATE SAMPLES

Field replicate samples are co-located samples collected in an identical manner over a minimum period of time to provide a measure of the field and laboratory variance, including variance resulting from sample heterogeneity. Field replicates will be prepared by collecting two completely separate samples from the same station and submitting them for analysis as separate samples. Field replicates will be collected at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. If field duplicate samples are collected, then it is unlikely that field replicate samples will also be collected during a sampling event. The actual number of field replicate samples collected during a sampling event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of field duplicate collection may vary by EPA region or state).

MATRIX SPIKE/MATRIX SPIKE DUPLICATES

The matrix spike/matrix spike duplicate (MS/MSD) analyses provide information about the effect of the sample matrix on the design and measurement methodology used by the laboratory. To account for the additional volume needed by the laboratory to perform the analyses, extra sample volumes may be required to be collected from designated sediment stations. MS/MSDs may be collected at a minimum frequency of 1 per 20 samples or once per sampling event, whichever is more frequent. The actual number of extra bottles collected during a sampling event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements may vary by analyte group).

EQUIPMENT RINSATE BLANKS

Equipment rinsate blanks will be used to help identify possible contamination from the sampling environment and/or from decontaminated sampling equipment. Equipment rinsate blanks will be prepared by pouring laboratory distilled/deionized water through, over, and into the decontaminated sample collection equipment, and then transferring the water to the appropriate sample containers and adding any necessary preservatives. Equipment rinsate blanks will be prepared for all inorganic, organic, and conventional analytes at least once per sampling event per the type of sampling equipment used. The actual number of equipment rinsate blanks prepared during an event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of equipment rinsate blank collection may vary by EPA region or state).

FILTER WIPES

Filter wipe samples will be used to help identify possible contamination from the sampling environment or from the decontaminated sediment sampling equipment (e.g., sediment grab sampler, stainless-steel bowls and spoons, shovel, trowel).

Filter wipe samples will be prepared by grasping a piece of clean, ashless filter wipe/paper with decontaminated tongs and/or tweezers and wiping down all surfaces of dry, decontaminated equipment that comes into contact with the sediment sample (e.g., stainless-steel spoon, inside of sediment grab sampler). Whatman filter papers will be used for organic analysis and Ghost Wipes will be used for metals/mercury analysis. The filter wipes/papers will be from the same lot used to prepare the filter paper blanks (see below), and the filter lot number will be clearly noted in the field logbook. One filter wipe/paper will be used for each equipment type, solid matrix type, and analysis type. For example, if two pieces of equipment were used for sediment sampling (trowel and stainless-steel spoon) and both metals and

organic compounds were being analyzed, then a total of four filter wipes/papers would be sent to the analytical laboratory.

Tongs and/or tweezers will be used to handle the filter wipe/paper, and all sediment sample-exposed surfaces will be thoroughly wiped down using one piece of filter wipe/paper (per equipment type and for each analysis). The filter wipe sample will then be placed into a labeled certified pre-cleaned sample jar provided by the analytical laboratory. The filter wipe/paper box will be stored in a clean glass container and must NOT be stored in a plastic bag. In moist environments, the filters should be wrapped thoroughly in aluminum foil to protect them from moisture.

Filter wipe samples will be prepared for all inorganic and organic analytes at least once per sampling event per the type of sampling equipment used. The actual number of filter wipe samples prepared during an event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of filter wipe sample collection may vary by EPA region or state).

FILTER PAPER BLANKS

Whenever a filter wipe sample is prepared in the field, a filter paper blank will also be prepared in the field to evaluate potential background concentrations present in the filter paper used for the equipment filter wipe sample.

Filter paper blanks will be prepared by using tongs and/or tweezers to remove the clean ashless filter paper from its box. Whatman filter papers will be used for organic analysis and Ghost Wipes will be used for metals/mercury analysis. The filter papers will be from the same lot used to prepare the filter wipe samples (see above), and the filter lot number will be clearly noted in the field logbook. One filter wipe/paper will be sent to the analytical laboratory for each type of analysis to be performed (i.e., inorganic or organic analytes). The filter paper blank will be placed into a labeled certified pre-cleaned sample jar provided by the analytical laboratory.

Filter paper blanks will be collected at a minimum frequency of one for each filter lot number. The actual number of filter paper blanks prepared during an event will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of filter paper blank collection may vary by EPA region or state).

BOTTLE BLANKS

The bottle blank is an unopened sample bottle. Bottle blanks are submitted along with sediment samples to ensure that contaminants are not originating from the bottles themselves because of improper preparation, handling, or cleaning techniques. If required, one bottle

blank per lot of prepared bottles will be submitted for analysis. If more than one type of bottle will be used in the sampling (e.g., high-density polyethylene or glass), then a bottle blank should be submitted for each type of bottle and preservative. The actual number of bottle blanks analyzed during a project will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP as the requirements on frequency of bottle blank analysis may vary by EPA region or state).

To prepare a bottle blank in the field, set aside one unopened sample bottle from each bottle lot sent from the testing laboratory. Label the bottle as "Bottle Blank" on the sample label (and in the "Remarks" column on the COC/SAR form), and send the empty bottle to the laboratory with the field samples.

TRIP BLANKS

Trip blanks will be used to help identify whether contaminants may have been introduced during the shipment of the sediment samples from the field to the laboratory for VOC analyses only. Trip blanks are prepared at the testing laboratory by pouring distilled/deionized water into two 40-mL VOC vials and tightly closing the lids. Each vial will be inverted and tapped lightly to ensure no air bubbles exist.

The trip blanks will be transported unopened to and from the field in the cooler with the VOC samples. A trip blank is labeled and placed inside the cooler that contains newly collected VOC samples and it remains in the cooler at all times. A trip blank must accompany samples at all times in the field. One trip blank (consisting of a pair of VOC vials) will be sent with each cooler of samples shipped to the testing laboratory for VOC analysis.

TEMPERATURE BLANKS

Temperature blanks will be used by the laboratory to verify the temperature of the samples upon receipt at the testing laboratory. Temperature blanks will be prepared at the testing laboratory by pouring distilled/deionized water into a vial and tightly closing the lid. The blanks will be transported unopened to and from the field in the cooler with the sample containers. A temperature blank shall be included with each sample cooler shipped to the testing laboratory.

ENVIRONMENTAL BLANKS

The environmental (field) blank is prepared in the field to evaluate potential background concentrations present in the air and in the distilled/deionized water used for the final decontamination rinse. If unpreserved bottles are to be used, then the appropriate preservative (i.e., for metals samples use a 10 percent nitric acid solution to bring sample pH

to 2 or less) must be added, as may be required. Environmental blanks should be collected at a minimum frequency of 1 in 20 samples. The actual number of environmental blanks analyzed during a project will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of environmental blank analysis may vary by EPA region or state).

To prepare an environmental blank in the field, open the laboratory-prepared sample bottle while at a sample collection location, fill the sample bottle with distilled/deionized water, and then seal it. Assign the environmental blank a unique sample number, label the bottle, and then send the bottle to the laboratory with the field samples.

REFERENCE MATERIALS

SRMs are samples containing known analytes at known concentrations that have been prepared by and obtained from EPA-approved sources. The SRMs have undergone multi-laboratory analyses using a standard method that provides certified concentrations. When available for a specific analyte, SRMs provide a measure of analytical performance and/or analytical method bias (i.e., accuracy) of the laboratory. Several SRMs may be required to cover all analytical parameters. For all analytes where available, one SRM will be analyzed at a frequency of one per 50 samples. The actual number of SRMs analyzed during a project will be determined on a case-by-case basis by the project QA/QC coordinator (consult the project-specific FSP and QAPP, as the requirements on frequency of SRM analysis may vary by EPA region or state).

STANDARD OPERATING PROCEDURE (SOP) SD-04

SURFACE SEDIMENT SAMPLING

SCOPE AND APPLICATION

This SOP defines and standardizes the methods for collecting surface sediment samples from freshwater or marine environments. Surface sediments are defined as those from 0 to at most 10 cm below the sediment-water interface. The actual definition of surface sediments is typically program-specific and depends on the purpose of the study and the regulatory criteria (if any) to which the data will be compared.

This SOP utilizes and augments the procedures outlined in USEPA (1997) and ASTM (2003) guidelines. A goal of this SOP is to ensure that the highest quality, most representative data are collected, and that these data are comparable to data collected by different programs that follow the USEPA (1997) guidelines.

SUMMARY OF METHOD

Sediment samples for chemical and toxicity analysis are collected using a surface sediment sampling device (e.g., grab sampler) or hand implements (i.e., spoons, scoops, shovels, or trowels). If a sample meets acceptability guidelines, overlying water is carefully siphoned off the surface in a grab sampler, and the sediment is described in the field logbook. Depending upon the type of analysis to be performed, sediment samples for chemical analysis may be collected directly from an undisturbed surface (e.g., volatile organic compounds and sulfides), or may be homogenized using decontaminated, stainless-steel containers and utensils prior to being placed in sample jars. Sediment from several sampler casts or exposed sediment locations may also be composited and homogenized prior to being placed in sample jars.

SUPPLIES AND EQUIPMENT

A generalized supply and equipment list is provided below. Additional equipment may be required depending on project requirements.

- Sampling device
 - Grab sampler or box corer (see examples below in procedures for “Sediment Sample Collection”)

- Stainless-steel spoon, scoop, shovel, or trowel
- Field equipment
 - Siphoning hose
 - Stainless-steel bowls or containers
 - Stainless-steel spoons, spatulas, and/or mixer
 - Stainless-steel ruler
 - Project-specific decontamination supplies (e.g., Alconox™ detergent, 0.1 N nitric acid, methanol, hexane, distilled/deionized water)
 - Personal protective equipment for field team (e.g., rain gear, safety goggles, hard hats, nitrile gloves)
 - First aid kit
 - Cell phone
 - Camera
 - Sample containers
 - Ziploc® bags
 - Bubble wrap
 - Sample jar labels
 - Clear tape
 - Permanent markers
 - Indelible black-ink pens
 - Pencils
 - Coolers
 - Ice
- Documentation
 - Waterproof field logbook
 - Field sampling plan
 - Health and safety plan
 - Correction forms
 - Request for change forms
 - Waterproof sample description forms.

PROCEDURES

Sediment Sample Collection with a Grab Sampler

Use a sampler that obtains a quantifiable volume of sediment with minimal disturbance of the surrounding sediments to collect sediment for chemical and biological analyses. The sampler should be composed of a material such as stainless steel or aluminum, or have a noncontaminating coating such as Teflon™. Samplers capable of providing high-quality sediment samples include grab-type samplers (e.g., van Veen, Ekman, Smith-McIntyre, Young grab, Power Grab and modified-ponar grab) and box cores (Soutar, mini-Soutar, Gray-O'Hara, spade core). Some programs require a sampler that collects from a specific area (e.g., 0.1 m²). Most sampling devices are typically a standard size; however, some non-standard sizes are available to meet the requirements of specific programs. Grab samplers, especially van Veen grab and Ekman grab, are the most commonly used samplers to collect surface sediment. Power Grab samplers are often used for programs requiring collection of sediment deeper than 10 cm (4 in.) or in areas with debris.

Depending on grab weight and water depth, use a hydraulic winch system to deploy the heavier samplers at a rate not exceeding 1 m/second to minimize the bow wake associated with sampler descent. Once the sampler hits the bottom, close the jaws slowly and bring the sampler to the deck of the vessel at a rate not exceeding 1 m/second to minimize any washing and disturbance of the sediment within the sampler. At the moment the sampler hits the bottom, record the time, water depth, and location of sample acquisition in the field logbook.

Retrieve and secure the sampler, and carefully siphon off any overlying water. Inspect the sample to determine acceptability using the criteria detailed in USEPA (1997), except when noted in the project-specific field sampling plan. These criteria include but are not limited to the following:

- There is minimal or no excessive water leakage from the jaws of the sampler
- There is no excessive turbidity in the water overlying the sample
- The sampler is not over-penetrated
- The sediment surface appears to be intact with minimal disturbance
- There is no anthropogenic (i.e., man-made) debris in the sampler
- The program-specified penetration depths are attained.

If the sample meets acceptability criteria, record the sample collection location using a global positioning system (GPS) and enter observations onto a sample collection form or the field logbook. Depending on programmatic goals, remove the sampling interval specified in the field sampling plan. Use a decontaminated stainless-steel ruler to measure the sample collection depth (0 to 10 cm) within the sampler. To prevent possible cross-contamination, do not use sediments touching the margins of the sampler.

Take a photograph of the sediment in the grab sampler and in the stainless-steel bowl in the field. Verify that the station number or sample ID, time, and date are shown in the photograph.

Typically, sediment from a minimum of three separate casts of the sampler is composited at each station (see project-specific field sampling plan). Once the sample has been characterized, subsample the sediment for chemical and biological analyses using a decontaminated stainless-steel spoon.

Sediment Sample Collection with Hand Implements

Obtain a quantifiable volume of sediment with minimal disturbance of the surrounding sediments to collect sediment for chemical and biological analyses. Hand implements (e.g., spoons, scoops, shovels, or trowels) must be composed of stainless steel.

Use GPS to locate the sampling location and approach the location carefully to avoid disturbing the area of sediment to be sampled. Prior to sample collection, describe and characterize the undisturbed surface sediment in the field logbook. If necessary, expose the sediment surface by clearing an approximately 1-ft² area at the sampling location of any rocks greater than approximately 5 in. Remove any anthropogenic (i.e., man-made) debris and organic material on the sediment surface. Note any material removed from the sampling location in the field logbook.

Using a decontaminated, stainless-steel hand implement (i.e., spoon, scoop, shovel, or trowel), excavate the sediment to 10 cm. Place the sediment in a decontaminated stainless-steel bowl and use a decontaminated stainless-steel ruler to confirm that the correct sampling interval has been collected. If the full sample collection interval (i.e., 10 cm) has not been reached, collect additional sediment, place it in the stainless-steel bowl, and reconfirm the sampling interval. Continue this process until the full sample collection interval (0 to 10 cm) has been reached.

Take a photograph of the excavated hole from where the sediment sample was removed. Verify that the station number or sample ID, time, and date are shown in the photograph.

Sample Processing

Complete all sample collection forms, labels, custody seals, and chain-of-custody forms, and record sample information in the field logbook.

Collect samples for volatile compounds (either organics or sulfides) using a decontaminated stainless-steel spoon while sediment is still in the grab sampler or, if the sample is collected using a hand implement, in the stainless-steel bowl. Sediments for volatile analysis are not homogenized. Tightly pack the volatile organics sample jar with sediment (to eliminate obvious air pockets) and fill it so that no headspace remains in the jar. Alternatively, if there is adequate water in the sediment, fill the container to overflowing so that a convex meniscus forms at the top, and then carefully place the cap on the jar. Once sealed, the jar should contain no air bubbles.

Place the remaining sediment in the grab sampler in a precleaned, stainless-steel bowl; sediment collected using hand implements are already in a stainless-steel bowl. Once a sufficient amount of sediment has been collected, mix the sediment using a decontaminated stainless-steel spoon until it is of uniform color and texture throughout.

If required for analysis, collect samples for grain-size tests before any large rocks are removed from the homogenized sediment. Identify any rocks that are greater than 0.5 in. in diameter. Determine their percentage contribution to the homogenized sediment volume, note it on the sediment field collection form or in the field logbook, and then discard the rocks.

Dispense the sediment into precleaned sample jars for the various chemical or biological analyses. For toxicity testing, fill sample jars to the top with sediment to minimize available headspace. This procedure will minimize any oxidation reactions within the sediment. For chemical analysis, sample containers may be frozen for storage. Leave enough headspace to allow for sediment expansion.

After dispensing the sediment, place the containers into coolers with ice and either ship them directly to the analytical laboratories or transport them to a storage facility.

REFERENCES

ASTM. 2003. *Standard Practice for Collecting Benthic Macroinvertebrates with Ekman Grab Sampler*. ASTM Standards on Disc, Volume 11.05.

USEPA. 1997. Recommended protocols for sampling marine sediment, water column, and tissue in Puget Sound. Prepared for Puget Sound Estuary Program, U.S. Environmental Protection Agency, Seattle, WA, and Puget Sound Water Quality Action Team, Olympia, WA. U.S. Environmental Protection Agency, Region 10, Seattle, WA.

STANDARD OPERATING PROCEDURE (SOP) SD-14

SEDIMENT CORING PROCEDURES USING A WILNER CORER

SCOPE AND APPLICATION

This SOP describes the procedures used to collect sediment samples with a Wilner corer. The project-specific field sampling plan (FSP) should stipulate the number of replicate samples (i.e., individual cores) or a total volume of sediment that needs to be collected at each station.

EQUIPMENT AND REAGENTS REQUIRED

Equipment required for sediment sampling includes the following:

- Wilner corer
- Core tubes and caps
- Sample collection tub
- Sample mixing bowl
- Ruler
- Plunger
- Scoop (for transferring sediment sample aliquots to the mixing bowl)
- Sample containers
- Soft-bristle nylon brush
- Hexane
- Deionized water
- Alconox
- Turkey baster.

PROCEDURES

Wear protective clothing as specified in the Investigation Area-specific health and safety plan when performing the sediment collection and sample processing.

Wilner Corer Deployment

1. Prior to deployment, clean the inside of the core tube with Alconox and a soft-bristle brush, followed by a hexane rinse, and then a deionized water rinse.
2. Clean the Wilner sampler with a soft-bristle brush and water from the Investigation Area.
3. Inspect the messenger and the auto-release mechanism to ensure good working order.
4. Attach the core tube to the Wilner sampler.
5. Slide the messenger up the rope away from the sampler to a distance that will not be submerged when the sampler is deployed.
6. Pull the plunger up to the auto-release mechanism and lock it in place.
7. Lower the sampler through the water column quickly, using the sampler's weight and momentum to penetrate the sediment.
8. If the water is too shallow to submerge the Wilner sampler, push the core tubes into the sediment to the prescribed depth by hand and plug the top end with a plastic cap to create a vacuum.

Wilner Corer Retrieval

1. After the sampler has penetrated the sediment, send down the messenger to release the plunger.
2. Once the plunger has released, retrieve the sampler.
3. Be prepared to place a cap on the bottom of the core tube before the grab sampler breaks the water surface. The cap may need to be placed on the bottom end of the tube while it is still under the surface of the water.
4. Lift the sampler above the surface of the water and rinse any sediment from the outside of the core tube and Wilner sampler using water from the Investigation Area.
5. Lift the sampler inboard and gently lower it into the sample collection tub.
6. Detach the core tube from the sampler.
7. Inspect the sample for acceptability. The following criteria must be satisfied or the sample will be rejected:

- The sampler is not filled with sediment above the top of the core tube.
- The sampler has penetrated the sediment to at least the depth specified in the project-specific FSP.
- There is no sign of sediment loss from the sediment depth that is required according to the project-specific FSP.

If a sample fails to meet the above criteria, discard the sediment sample in a manner that will not affect subsequent samples at that station or other possible sampling stations. Consecutive attempts should be as close to the original location as possible. Consecutive attempts on a river or stream should be located upstream of current.

8. To determine penetration depth, place a ruler against the side of the core tube and measure the distance from the top of the sediment to the lowest intact section of sediment at the bottom of the core tube.

Sample Removal and Processing

1. Use a turkey baster to siphon the overlying water off the top of the sediment sample in the core tube.
2. Use a plunger on the bottom of the core tube to push the contents of the sediment core upwards and extrude the sediment sample from the top of the tube.
3. Use a scoop or other utensil to collect sediment as it is extruded and place it in the sample mixing bowl. Handle the sediment sample only with clean, stainless steel utensils.
4. Ensure that only sediment from the desired depth is collected and included in the sample mixing bowl.
5. Discard any remaining sediment in the core tube away from the station.
6. If more than one sediment sample is required at a station, clean the core tube between samples, as described above.

STANDARD OPERATING PROCEDURE (SOP) SD-16

SEDIMENT CORING USING A HAND CORER

SCOPE AND APPLICATION

This SOP defines and standardizes the collection of surface sediment samples at a fixed sampling interval (e.g., 0 to 4 in. or 0 to 6 in.) and 4-in. in diameter. This hand corer has a welded handle bar and teeth at the lower end. A stainless-steel plate is used to extract the core.



Sediment samples should be collected from areas having lower levels of constituents of interest first, followed by stations with higher expected levels of constituents of interest.

The procedures listed below may be modified in the field upon the agreement of the lead sampler and field personnel, based on field and Investigation Area conditions, after appropriate annotations have been made in the field logbook. If specialized sampling methods (e.g., ENCORE®) are to be used, refer to the manufacturer's recommended procedures. Record all pertinent information on Integral's surface sediment sampling field data form or field logbook.

EQUIPMENT AND SUPPLIES REQUIRED

- Decontaminated sampling tool (i.e., stainless-steel hand corer)
- Large stainless-steel mixing bowl and spoon

- Laboratory-supplied sample containers, insulated coolers, and ice
- Chain-of-custody forms, custody seals, sample labels
- Ziploc® bags
- Camera
- Stainless-steel ruler
- Field logbook, surface sediment field collection form, and pens
- Project-specific field sampling plan (FSP) and health and safety plan (HSP)
- Personal protective equipment (safety glasses, steel-toed boots, nitrile gloves, and any other items required by the project-specific HSP)
- Decontamination equipment.

PROCEDURES

Collection

1. Locate the sample station as directed in the project-specific FSP. Label containers with sample tags prior to filling in accordance with Integral's SOP on sample labeling (SOP-AP04). If analytical testing will be performed for volatile organic compounds (VOCs), collect the VOC sample first (with a minimum of disturbance) by placing the sample into the container with a minimum amount of headspace and sealed tightly.
2. Don a new pair of nitrile gloves at each sampling station.
3. At exposed sediment stations (e.g., beach sediment), clear an approximately 1 ft² area at the sampling location of any rocks, other solid material/debris, or organic material greater than approximately 3 in. in size. Note any material removed from the sampling location in the field logbook.
4. Using a decontaminated stainless-steel hand corer, excavate the sediment to the depth specified in the project-specific FSP (either 4 in. [if side slot is used] or 6 in.).



5. At submerged sediment stations, insert the stainless-steel corer all the way until the sediment surface can be seen through the small peephole. To remove the core, insert the stainless-steel plate either on the side slot (4-in.; 10-cm) core or insert the stainless-steel plate flush with the opening end (6 in.;15-cm) as shown above. Swivel the latch on top of the core over the peephole before extracting the core. This will prevent water from flushing the sample back out when retrieving it. Once the sediment core has been retrieved, any overlying water in the core will be siphoned off the sediment surface. After the overlying water has been removed, pour sediment content into a decontaminated stainless-steel bowl. An example is shown below where sediments are collected from a shallow creek.



6. The types and number of field quality control samples for subsurface sediment samples will be specified in the project-specific FSP. If additional volumes of sediment are required to perform all analyses in addition to quality control analyses, additional cores may need to be collected from the same location and subsampled and homogenized accordingly.

Processing

1. If required for analysis, first collect VOC samples (prior to any homogenization) from a discrete location, placing the samples in the appropriate containers. Label sample containers before filling in accordance with Integral's SOP on sample labeling (SOP AP-04).

2. Describe the sediment and enter the description in the field logbook or surface sediment field collection form (see below for additional detail on preparing core descriptions).
3. Place subsampled sediment into a decontaminated stainless-steel bowl. Collect adequate volumes of sediment for all required analyses.
4. If required for analysis (consult project-specific FSP), first collect samples for grain-size tests before any large rocks are removed from the homogenized sediment.
5. Identify any rocks or other solid material/debris that are greater than 0.5 in. in diameter. Determine their percentage contribution to the homogenized sediment volume, note it on the surface sediment field collection form or in the field logbook, and then discard the rocks or other solid material/debris.
6. Mix sediment from each subsample individually in the decontaminated, stainless-steel bowl to a uniform color and texture using a decontaminated, stainless-steel spoon. Stir the sediment periodically while individual samples are taken to ensure that the mixture remains homogeneous. Exercise care to not include sediment that is in direct contact with the core tube. Fill pre-labeled jars for chemical testing with the homogenized sediment.
7. Remove samples of the homogenized sediment from the compositing bowl with the decontaminated stainless-steel spoon and place in the appropriate size sample container. Do not touch the sample with your gloves. Fill the sample container with sediment to about ½-in. below the container lip (to allow space for porewater seepage from the sediment), and seal the container tightly. Label sample containers before filling in accordance with Integral's SOP on sample labeling.
8. Complete all pertinent field QA/QC documentation, logbooks, sample labels, and field data sheets. Record any deviations from the specified sampling procedures or any obstacles encountered.
9. If appropriate, photograph sample location and document it in the logbook.
10. Decontaminate all sampling equipment according to Integral's SOP on decontaminating equipment for sediment sampling (SOP SD-01) and in accordance with the project-specific FSP.

Core Observations

1. After each sample is extruded from the hand corer, describe the sediment either in the field logbook or on the field data form. When recording the information for each core, follow the guidelines below:
 - Physical sediment description (i.e., sediment type, density/consistency, color)

- Odor (e.g., hydrogen sulfide, petroleum)
- Visual stratification and lenses
- Vegetation
- Debris
- Evidence of biological activity (e.g., detritus, shells, tubes, bioturbation, live or dead organisms)
- Presence of oil sheen
- Other distinguishing characteristics or features.

The visual observations of sediment lithology (dominant grain sizes) may be the primary criteria for determining sample intervals (i.e., lithologic units) in the cores (consult the project-specific FSP for sample interval selection). For consistency, core descriptions and terms used will follow the criteria below, which are modified from methods presented in ASTM D 2488-00 (ASTM 2000).

2. Record visual estimates of the grain-size percentages of sediment units within each core on the core logs so that the total sum will add up to 100 percent. Make estimates of gravel, sand, and fines (silt and clay) content generally to the nearest quartiles:
 - 0 to 25 percent
 - >25 to 50 percent
 - >50 to 75 percent
 - >75 to 100 percent.
3. If appropriate, describe the sediment narratively in the field logbook or field data form based on the estimated grain-size percentages. Use the dominant constituent grain size as the primary unit descriptor, and describe the abundance of other grain sizes present using the following terms:
 - The grain-size adjective (e.g., gravelly, sandy, silty, or clayey), if estimated to constitute more than 25 percent of the sediment
 - *With*, for example, sand with silt, silt with sand, etc., if estimated to constitute less than 25 percent of the sediment
 - *Trace*, if estimated at less than 5 percent of the sediment (and not included in the total 100 percent).

For other features observed, such as organics or debris, use the following additional descriptive terms as appropriate:

- *Mostly*, if estimated to constitute 50 percent or more of the unit
- *Some*, if estimated to constitute more than 25 to 50 percent of the unit

- *Little*, if estimated to be 25 percent of the unit or less
 - *Trace*, if estimated at less than 5 percent (and not included in the total 100 percent).
4. Describe density using the following terms:
 - *Loose*, if easily penetrated with a sampling spoon
 - *Dense*, if penetration is more difficult.
 5. Describe consistency using the following terms:
 - *Very soft*, if present as an ooze that holds no shape
 - *Soft*, if saggy
 - *Stiff*, if it holds a shape
 - *Very stiff*, if penetration with a spoon is low
 - *Hard*, if no penetration with a spoon is possible.
 6. Use other observations (e.g., obvious anthropogenic material, dramatic color changes) to define or help define sample intervals.
 7. Determine the boundaries of lithologic units primarily by changes in the top two dominant grain sizes estimated visually (e.g., a change from a silty sand to a gravelly sand or to a sandy silt).

The cores should be photographed after being described and before any sediment is removed for processing. It is important for each core section to be photographed with adequate lighting from a standard measured distance from the core. Digital photographs will be used later in the production of digital core logs.

REFERENCES

ASTM. 2000. Standard practice for description and identification of soils (visual-manual procedure). ASTM Standard Method No. D 2488-00. In: ASTM Book of Standards, Volume 04.08. American Society for Testing and Materials, West Conshohocken, PA.

STANDARD OPERATING PROCEDURE (SOP) GW-01

DECONTAMINATION OF GROUNDWATER SAMPLING EQUIPMENT

SCOPE AND APPLICATION

This SOP describes procedures for decontaminating sampling equipment used for groundwater sampling that could come in contact with contaminated media. To prevent potential cross contamination of samples, all reusable groundwater sampling and processing equipment will be decontaminated before each use. At the sample collection location, a decontamination area will be established in a clean location, upwind of actual sampling locations, if possible. This decontamination area is where all groundwater sampling and processing equipment will be cleaned. Decontaminated equipment will be stored away from areas that may cause recontamination. When handling decontamination chemicals, field personnel will follow all relevant procedures and will wear protective equipment as stipulated in the Investigation Area-specific health and safety plan.

This SOP describes procedures for decontaminating sampling and processing equipment contaminated by either inorganic or organic materials. General procedures were adopted from the Standard Practice for Decontamination of Field Equipment Used at Waste Sites (ASTM 2002).

EQUIPMENT AND REAGENTS REQUIRED

- Plastic sheeting
- 55-gal, U.S. Department of Transportation-approved drums (if required)
- Alconox® or Liquinox® detergent
- Acid rinses (for inorganic constituent sampling); either reagent-grade diluted nitric or hydrochloric acid (if required)
- Solvent rinses (for organic constituent sampling); either pesticide-grade hexane, isopropanol, or acetone (if required)
- Deionized/distilled water (generally provided by laboratory) and potable water
- 5-gal buckets or other appropriate containers

- 4-ft length of 2-in. polyvinyl chloride (PVC) tubing with an end cap (if required)
- Scrub brushes
- Personal protective equipment, including appropriate gloves and goggles.

PROCEDURES

The following sections detail the procedures for decontaminating sampling equipment that has been, or could be, contaminated with inorganic or organic chemicals and for decontaminating the submersible pump.

Inorganic Chemicals—Decontamination of Sampling Equipment

1. Wipe equipment free of gross solids.
2. Wash equipment with an Alconox® or Liquinox® solution, scrubbing off any residue.
3. Rinse generously with potable water.
4. Rinse equipment with acid (0.1 N nitric or hydrochloric) if specified in the sampling and analysis plan (SAP).
5. Rinse with deionized water.
6. Allow to air dry, if practical.
7. Wrap equipment in new aluminum foil if it will not be used promptly.
8. Place all sampling equipment, gloves, and other disposable materials in garbage bags after decontaminating. The wash and rinse must be placed in containers for proper disposal.

Organic Chemicals—Decontamination of Sampling Equipment

1. Wipe equipment free of gross solids.
2. Wash equipment with an Alconox® or Liquinox® solution, scrubbing off any residues.
3. Rinse generously with tap water.
4. Rinse equipment with solvent (pesticide-grade hexane, isopropanol, or acetone) if specified in the SAP.
5. Rinse with deionized water.
6. Allow to air dry, if practical.
7. Wrap equipment in new aluminum foil if it will not be used promptly.

8. Place all sampling equipment, gloves, and other disposable materials in garbage bags after decontaminating. Place wash and rinse fluids in containers for proper disposal.

Decontamination of Submersible Pump

1. Place the pump in a 5-gal bucket containing potable water and a small amount of Alconox® or Liquinox® detergent. Place discharge hose into same bucket.
2. Turn on the system and pump water through the sampling system. Add more potable water as needed and pump for 2 minutes.
3. Place the pump into a second 5-gal bucket containing tap water leaving the discharge hose in the first bucket. Turn on the system and pump until the soapy water is purged from the pump and tubing. Place the discharge hose into the second 5-gal bucket of water and pump for 1 minute.
4. Turn off system and place the pump into the 4-ft section of 2-in. inside diameter PVC tubing fitted with an end cap. Pour organic-free deionized water into the decontamination tube. Stand by with additional deionized water.
5. Turn on the pump and pull deionized water through the system. Add more water until at least 3 L of deionized water is pumped through the system.
6. Remove the pump from the decontamination tube.
7. Place all sampling equipment, gloves, and other disposable materials in garbage bags after decontaminating. Place wash and rinse fluids in containers for proper disposal.

REFERENCE

ASTM. 2002. Standard practice for decontamination of field equipment used at waste sites. D5088-02. American Society for Testing and Materials, West Conshohocken, PA.

STANDARD OPERATING PROCEDURE (SOP) GW-02

MEASUREMENT OF DEPTH TO WATER

SCOPE AND APPLICATION

This SOP describes the required equipment and the procedures used for the collection of water level data. Alternate equipment may be used if necessary, as long as the general procedures described below are followed. Typically water levels are collected from all the Investigation Area wells as expeditiously as possible so that the water level data can be used to create potentiometric surface maps that are representative of a “single” point in time. This SOP does not address interpretation of water level data and the special care and hydraulic expertise that should be used to interpret water level data sets in unique environments (i.e., tidally influenced wells).

Depth to groundwater surface is measured using an electric water level meter. A light on the water level meter illuminates and an alarm sounds when the weighted probe tip contacts the water surface in the well and completes an electronic circuit. The measured depth to water is determined to within 0.01 ft by noting the point on the probe cable that corresponds to the measuring point at the top of the well/piezometer casing at the initial point of contact. The measuring point should be notched at the lip of the casing, typically either on the high side or on the north side.

EQUIPMENT AND REAGENTS REQUIRED

- Electronic water level indicator (Solinst® or equivalent)
- Potable and distilled/deionized water
- Alconox® or Liquinox® detergent
- Tape measure with stainless steel weights
- Disposable bailer (if light, nonaqueous-phase liquid [LNAPL] conditions are unknown)

PROCEDURES

Water Level Measurements

1. Check the operation of the meter by turning on the indicator switch and pressing the test button.
2. Open well cap to allow equilibration with ambient atmospheric pressure.
3. Monitor air quality at the well head if volatile contaminants are or may be present, or as specified by the project-specific health and safety plan.
4. Check for possible presence of LNAPL using a new 3-ft long disposable bailer affixed to nylon rope if conditions are unknown. Gradually lower the bailer until the bottom of the bailer is approximately 2 ft below the top of the water surface. Slowly raise the bailer to the surface and measure the product thickness using a tape measure. Record the measurement in the field logbook. Properly dispose of the bailer.
5. Decontaminate the probe and graduated cable with an Alconox® or Liquinox® solution followed by a distilled or deionized water rinse.
6. Hold the water level indicator and cable reel above the well casing and lower indicator probe and cable gradually into well until a tone (e.g., buzzer) and/or the indicator light illuminates, denoting that the indicator probe has made contact with the water surface. Stop lowering the cable.
7. Note the point on the graduated cable that corresponds to the measuring point at the top of the casing when the electronic circuit is first completed. If necessary, grasp tape with thumb and index finger exactly at the measuring point marked at the top of the well casing. Pull tape out of well slowly and read the measurement.
8. Draw the cable about 1 ft above the surface of the water, then lower it and repeat Steps 6 through 8. If the two readings differ by more than 0.01 ft, repeat until the measured readings stabilize. Water level records should always use the measurement taken as the indicator is lowered into the well, not as it is raised.
9. Remove the cable from the well or piezometer.
10. Record the stabilized depth-to-water measurement in the field logbook.
11. Decontaminate the probe and graduated cable with Alconox® and tap-water wash and distilled or deionized water, as appropriate.

12. Lower a weighted steel measuring tape slowly from center of well or piezometer if the total depth of the well needs to be measured. Alternately, the water level meter can be used to measure the total depth of the well. However, when measuring the total depth, the depth from the measuring point of the probe to the bottom of the probe must be **added** to the measurement because the graduated cable is referenced to the point of the probe where the electronic circuit is completed. Sounding the bottom of the well prior to sampling of the well is **NOT** recommended because of the potential for resuspension of settled formation solids in the well.
13. Draw tape up very slowly until it is taut again when the weight hits the bottom or until the tape slackens noticeably.
14. Note the tape reading at level of casing top. Record this as well depth in the field logbook to the nearest 0.01 ft.

STANDARD OPERATING PROCEDURE (SOP) GW-03

LOW-FLOW GROUNDWATER SAMPLING

SCOPE AND APPLICATION

This SOP presents the methods to be used for monitoring well purging and groundwater sampling using low-flow (minimal drawdown) sampling methods. The procedures outlined in this SOP are in accordance with groundwater sampling methods recommended by USEPA (1992, 1996). Details on Investigation Area-specific sampling activities, equipment selection (i.e., pumps), Investigation Area-specific field parameters, field quality control and quality assurance (QA/QC) samples, and laboratory analyses are presented in the work plan, field sampling plan (FSP), or quality assurance program plan (QAPP). Where possible, sampling should first be conducted in areas least affected by chemicals of interest, followed by increasingly affected areas (i.e., clean to dirty).

EQUIPMENT REQUIRED

- Electronic water level meter
- Groundwater parameter meter capable of measuring field parameters required by the FSP or the QAPP
- Flow-through cell
- Sampling equipment (one from list):
 - Submersible pump (bladder or Grundfos®): pump, control box, power source (typically a portable generator or 12V battery)
 - Peristaltic pump: pump with pump head, silicone tubing, tubing connectors, power source (typically 12 V battery)
- Decontamination equipment and supplies (buckets, scrub brushes, deionized or distilled water, potable water, and Liquinox® or Alconox® detergent)
- Groundwater sampling forms and logbook
- Sample tubing (type and length are project- and Investigation Area-dependent)
- Sample tags/labels and appropriate documentation (e.g., chain-of-custody forms, logbook, and groundwater sample collection forms)

- Insulated cooler(s), chain-of-custody seals, Ziploc® bags
- Sample containers with preservative (if required), coolers, and ice.

PROCEDURES

The following sections provide guidelines for preparation for purging, well purging, and groundwater sampling.

Preparation for Purging

Preparation for purging includes inspecting the condition of the well, monitoring health and safety conditions, and calibrating and decontaminating sampling equipment. General procedures are presented below:

1. Ensure that the area around well head is clean and free of debris. If necessary, place a plastic drop cloth around well head to prevent sampling equipment from coming into contact with the ground surface.
2. Inspect condition of well (e.g., well in locked position, tightness of cap, measuring point well marked, disturbance of surface casing, straightness of well casing, condition of concrete pad). Indicate condition of well on the sampling form.
3. Remove well cap. If the Investigation Area health and safety plan (HASP) identifies organic compounds as potential contaminants of concern, screen well headspace and breathing-zone headspace (if specified in the HASP) for organic vapors using the appropriate field monitoring instrument (e.g., photoionization detector).
4. Decontaminate all equipment (as specified in the FSP, QAPP, or in accordance with SOP GW-01) before use in each well. Wear nitrile gloves and/or other protective equipment as specified in the Investigation Area-specific HASP during possible water-contact or equipment-contact activities. At a minimum, change gloves between each well or when it is possible for potential contaminants to be introduced into the well.
5. Measure water level using a decontaminated electronic water level meter as described in SOP GW-02 when the water level in the well has equilibrated.
6. Obtain a sample from the well using a bailer and observe the contents for evidence of free floating product (SOP GW-02), if suspected (see FSP or QAPP). Alternatively, measure free product thickness using an oil-water interface probe.
7. Calculate the well casing volume as follows:

$$\text{well casing volume (gal)} = \pi(r^2)(h)(7.48 \text{ gal/ft}^3)$$

Where:

- h = height of water in the well casing (i.e., depth to bottom of the well minus depth to water) in feet
- r = radius of the inside of the well casing in feet.

8. Calibrate water quality meters for measuring field parameters as appropriate. At a minimum, collect temperature, pH, and specific conductance measurements during purging and prior to sampling. Other field parameters, including dissolved oxygen, redox potential, and turbidity (recommended for inorganics) may be required as specified in the work plan or FSP. Record equipment calibration and maintenance in the field logbook. Decontaminate meters between wells by rinsing with distilled or deionized water. Manage rinsate water used for these measurements in the same manner as purge water, as defined in the work plan or FSP.

Well Purging

Monitoring wells are purged before groundwater samples are collected for analyses. The purpose of well purging is to remove stagnant groundwater from the well. Field parameters (i.e., pH, temperature, specific conductance, redox potential, dissolved oxygen, and turbidity) are measured during the purging process to verify that stagnant water has been removed and that groundwater conditions are stable prior to sampling to ensure a representative groundwater sample is collected. A variety of pumps can be used to purge and sample the monitoring well (refer to the FSP or QAPP for the specified pump type). Refer to the manufacturer's instructions for operation of the specified pump. General procedures for purging are as follows:

1. Remove well cap.
2. Connect pump.

Submersible Pump (bladder or Grundfos):

- a. Remove the pump from the pump holder and rinse with distilled water.
- b. Connect appropriate length of tubing to pump.
- c. Connect the pump to control box.
- d. Connect the control box to the power supply.

Peristaltic Pump:

- a. Connect new or pre-cleaned tubing to peristaltic pump.
- b. Connect the pump to the power supply.

- c. Lower the pump intake or intake tubing (as applicable) into the water column. The pump intake should be placed at the middle or slightly above the middle of the screened interval in confined aquifers (USEPA 1996) or in unconfined aquifers not screened across the water table. Place the pump intake near the top of the water column for unconfined aquifers screened across the water table (USEPA 1996).
3. Insert multimeter into flow-through cell. Connect the discharge hose from the pump to the flow-through cell. Direct discharge from flow-through cell to an appropriately sized container to manage purge water. **DO NOT** immerse water quality meter probes into purge water containing free product because this may damage the probes.
4. Turn on the pump. Conduct purging at a rate that will minimize drawdown in the well (i.e., purge at a rate less than or equal to recharge, if possible). Recommended purge rates are generally less than 0.13 gal/min (0.5 L/min) (USEPA 1996), or a rate that results in minimal (i.e., less than 0.3 ft) of drawdown in the well. Actual purge rates will vary based on aquifer material and well construction.
5. Record field parameters on the groundwater sampling form or logbook every 3 to 5 minutes. Purging should continue at a constant rate until the water quality parameters have stabilized for three successive measurements according to the stabilization criteria provided in the table below (USEPA 1996). In the event that even very low purge rates result in evacuation of the well, collect groundwater samples for laboratory analyses as soon as sufficient groundwater accumulates in the well, regardless of the stabilization of field parameters.

Field Parameter	Stabilization Criteria
Temperature	± 1°C
pH	± 0.1 standard units
Specific Conductance	± 3 percent
Dissolved Oxygen	± 10 percent
Redox Potential	± 10 mV
Turbidity (nephelometric turbidity units)	± 10 percent

Groundwater Sample Collection

Groundwater sampling is conducted following proper purging of the well. Where possible, groundwater samples for analyses should be collected directly from the pump discharge at the lowest rate possible to minimize cross contamination, suspension of solids, and aeration of the sample.

Sample groundwater after the water quality parameters have stabilized. The general procedures for groundwater sample collection are as follows:

1. Turn down flow rate on the control box so that water flow is stopped or minimal while maintaining sufficient pressure in the system to prevent water in the tubing or flow-through cell from flowing back into the well. If a peristaltic pump is used, turn off the pump. Take care not to release the pump head because the loss of suction will cause the water in the tubing to drain back into the well.
2. Disconnect the pump discharge hose from flow-through cell or cut the tubing just before the connection to the flow-through cell.
3. Introduce groundwater samples directly from the pump discharge tube into the proper sample container and fill it to capacity. Place a bucket beneath the sampling tube to catch any unsampled water. Target analytes, container types, and preservatives are specified in the FSP or QAPP.
4. Collect groundwater samples for multiple compounds in the recommended following order (USEPA 1992):
 - Volatile organic compounds (VOCs)
 - Dissolved gases and total organic carbon (TOC)
 - Semivolatile organic compounds (SVOCs)
 - Metals and cyanide
 - Major water quality cations and anions
 - Radionuclides.
5. Increase pump flow rate slightly so that the flow rate is approximately the same as was used for purging and fill necessary sample bottles. If sampling for VOCs, flow rate should be just enough to create a trickle of water. If sampling for other analytes, flow rate may be increased. When collecting samples for VOCs, direct the flow from the pump discharge down the side of the sample container to minimize aeration. Hold caps in hand to minimize contamination of sample. Fill all VOC sample containers to the top. A positive meniscus at the top of the container will help ensure that no air is trapped inside when cap is screwed down on the container. No air bubbles should be trapped in the sample when the container is sealed. VOC sample bottles must be checked after filling to ensure no air bubbles are present. Invert the bottle and lightly tap it to release any bubbles beneath the cap. If an air bubble is present, the VOC sample must be retaken using a fresh bottle.

6. Conduct field filtration, if required by the FSP or QAPP (recommended for inorganic analytes). If applicable, attach a new, disposable filter cartridge (typically 0.45 μm) to the discharge line. Collect filtered samples last and pre-rinse them by running a minimum of 0.25 gal of groundwater through them prior to collecting the sample (USEPA 1996). Introduce filtered water directly into the appropriate sample container. Note that alternate field filtration methods may be specified in the FSP or QAPP.
7. Collect QA/QC samples (i.e., duplicate, equipment rinsate, trip blank, laboratory matrix spike, and laboratory matrix spike duplicate, as applicable) at the same time by filling all bottles from the same flow. The number and types of QA/QC samples are specified in the FSP or QAPP.
8. Label sample bottles with date, sample number, time, sampler's name, and type of preservative, as described in the project-specific QAPP and in accordance with SOP AP-04. Place sample bottles in a cooler or on ice to keep samples cool (4°C). Samples must be cooled continuously from the time of collection to the time of receipt at the laboratory, as described in SOP AP-01.
9. Reconnect the discharge tubing to the flow-through cell with the multimeter. Continue pumping for 1 to 2 minutes and collect a set of post-sampling field parameters. Record the parameters on the groundwater sampling form or in the logbook.
10. Remove pump and/or tubing from the well. Close and lock the well. Decontaminate the sampling equipment in accordance with SOP GW-01. Purge, wash, and rinse water should be managed as specified in the FSP or QAPP.
11. Complete chain-of-custody form, package samples for shipment, and ship samples or arrange for courier to laboratory.
12. Document all field observations made and data generated in conjunction with the sample collection on the groundwater field sampling form.

REFERENCES

USEPA. 1992. RCRA ground-water monitoring: draft technical guidance. U.S. Environmental Protection Agency, Office of Solid Waste, Washington, DC.

USEPA. 1996. Low-flow (minimal drawdown) ground-water sampling procedures. EPA/540/S-95/504. U.S. Environmental Protection Agency, Office of Research and Development, Office of Solid Waste and Emergency Response, Washington, DC.

STANDARD OPERATING PROCEDURE (SOP) SW-01

DECONTAMINATION OF SURFACE WATER SAMPLING EQUIPMENT

SCOPE AND APPLICATION

This SOP defines and standardizes Integral's methods for decontamination of field sampling equipment for collecting surface water samples to ensure sample integrity and minimize contamination during sample handling.

This SOP utilizes and augments the procedures outlined in the San Francisco Estuary Institute's *Field Sampling Manual for the Regional Monitoring Program for Trace Substances* (David et al. 2001), *Interagency Field Manual for the Collection of Water-Quality Data* (USGS various dates), and U.S. Environmental Protection Agency (EPA) Method 1669, *Sampling Ambient Water for Trace Metals at EPA Water Quality Criteria Levels* (USEPA 1996). Clean sampling techniques designed for trace metals will be used for the collection of filtered and unfiltered water samples.

Samples may be analyzed for organic compounds, metals, nutrients, and conventional analytes for the surface water sampling events, according to the project-specific sampling and analysis plan (SAP).

To prevent cross-contamination of samples, all reusable surface water sampling equipment will be decontaminated before each use. Decontamination of field sampling equipment can be done in the field or in a commercial laboratory. Depending on the project's complexity and analytical reporting limits (see project-specific SAP), sampling equipment may need to be decontaminated at a qualified laboratory. It is strongly discouraged to decontaminate sampling equipment in the field due to the high risk of contamination. Thorough decontamination procedures should be followed under controlled conditions at the laboratory. However, it is necessary to perform certain decontamination steps in the field.

Set up a decontamination station on the Investigation Area in a clean location upwind of sampling locations, or perform decontamination in the field office, under a laboratory hood if available. Store decontaminated equipment away from contaminated areas and in a manner that will prevent recontamination prior to use.

When handling decontamination chemicals, follow all relevant procedures outlined in the Investigation Area-specific health and safety plan.

EQUIPMENT AND REAGENTS REQUIRED

Equipment required for decontamination includes the following, depending on the target analyte and sampling equipment:

- Plastic brushes with rigid bristles
- Properly labeled squirt bottles
- 5-gal plastic bucket
- Tap water
- Alconox®, Liquinox® detergent, or equivalent
- Pesticide-grade decontamination solvents (e.g., ethanol and methanol, according to the project-specific SAP, as the solvents may vary by EPA region or state)
- Nitric acid (5 percent)
- Hydrochloric acid (10 percent) if nutrients are being analyzed
- Deionized water (analyte-free; received from testing laboratory)
- Sealable waste container equipped with a funnel
- 1 gal sealable plastic bags
- 2.5 L amber glass bottles.

DECONTAMINATION PROCEDURES

Decontamination methods vary depending on whether the samples collected will be analyzed for conventional analytes, organic chemicals, or trace metals.

Conventional Analytes and First Use

The following procedure is used when sampling for conventional analytes such as chloride, sulfate, sodium, and calcium. It is also used for new equipment and for equipment that is being used for the first time at a Investigation Area. Conventional analytes have the simplest decontamination procedure because they tend to be highly soluble in water and detergent solutions, and do not tend to sorb significantly to the surface of the sampling equipment.

For collection of lake water samples at different depths from the same location, equipment needs to be rinsed only with water from the Investigation Area three times between stations following an initial decontamination. Similarly, for collection of samples from rivers where stations are close to one another spatially and temporally, only a rinse with water from the Investigation Area is necessary. The steps are as follows:

1. Rinse the equipment thoroughly with tap water.

2. Pour a small amount of Alconox® (or similar product) into a 5 gal bucket and fill it with tap water. Using a plastic brush with rigid bristles, scrub each piece in the detergent solution.
3. Rinse the equipment with tap water to remove all detergent (some detergents contain surfactants that are analytes) and set aside to drain.
4. Rinse the equipment three times with water from the Investigation Area immediately prior to collecting the sample.

Organic Chemicals

The following procedure is used for decontaminating equipment (e.g., Kemmerer sampler) used to collect surface water that will be analyzed for organic chemicals. Two organic solvents are used in the procedure. The first is miscible with water (e.g., ethanol) and is intended to scavenge water from the surface of the sampling equipment and allow the equipment to dry quickly. Make sure that the solvent ordered is anhydrous or has a very low water content (i.e., <1 percent). The second organic solvent is hydrophobic (e.g., methanol) and is intended to dissolve any organic chemicals on the surface of the equipment.

The exact solvents used for a given project may vary by EPA region or state (see project-specific SAP). The choice of solvents also depends on the material the equipment is made from (e.g., acetone cannot be used on polycarbonate), and the ambient temperature (e.g., hexane is too volatile in hot climates). In addition, although methanol and hexane are sometimes slightly more effective than other solvents, their use is discouraged because of toxicity to sampling personnel. The decontamination procedure is as follows:

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area.
2. Pour a small amount of Alconox® (or similar product) into a 5 gal bucket and fill it with tap water or water from the Investigation Area. Using a plastic brush with rigid bristles, scrub each piece in the detergent solution.
3. Rinse the equipment with tap water or water from the Investigation Area and set aside to drain.
4. Rinse the equipment with ethanol dispensed from a squirt bottle and let the excess solvent drain into a waste container equipped with a funnel (ethanol acts primarily as a drying agent, but also works as a solvent for some organic contamination). Rinse the inside of the sampling equipment that comes in contact with sample water. Set the equipment in a clean location and allow it to air dry. In cold temperatures, it may take a long time for equipment to dry. In this case, it is important to remove all water from the surface by thoroughly rinsing with a more volatile solvent such as acetone. In hotter temperatures, use a less volatile water solvent (e.g., isopropanol).

5. Rinse the air-dried equipment with methanol dispensed from a squirt bottle and let the excess solvent drain into the waste container. Methanol acts as the primary solvent, but it is insoluble with water. If water beading occurs, it means that the equipment was not thoroughly rinsed with ethanol or the equipment was not given sufficient time to dry completely. Rinse the inside of the sampling equipment that comes in contact with water from the Investigation Area. In hotter climates, use a less-volatile solvent such as methanol. When the equipment has been rinsed thoroughly, set it in a clean location and allow the solvent to evaporate before storing or using it.
6. Close the solvent waste container when not in use and store it in a secure place.
7. Transfer the waste to empty solvent bottles and dispose of it at a licensed facility.

Trace Metals

In addition to the following decontamination procedures, personnel collecting water samples must be aware of other sources of contamination. Sources commonly encountered in the field include lead batteries used to power pumps, metal objects such as tools, and gasoline cans. To the extent possible, these items should be removed from the sample collection area and the sampling equipment, and anyone collecting the samples should avoid handling these items beforehand. Wear vinyl clean-room gloves (e.g., Oak class 100, powder free) when handling sampling equipment that will be used to collect surface water samples for trace metals analysis. Discard gloves between stations or if they come into contact with any materials known or likely to be contaminated.

The following procedures should be used for decontaminating equipment used to collect surface water samples for trace metals (e.g., Teflon™ tubing, Teflon™ churn splitter, connectors and adapters made of Teflon™ or other similar material, or plastic stands used for holding sample tubing). This procedure is not intended for containers in which samples will be stored and/or shipped to the laboratory for analysis.

1. Rinse the equipment thoroughly with tap water or water from the Investigation Area.
2. Pour a small amount of Alconox® (or similar product) into a 5 gal bucket and fill it with tap water or water from the Investigation Area. Using a plastic brush with rigid bristles, scrub each piece in the detergent solution. Fill bottles about halfway with detergent solutions and shake for a few minutes. Pump the detergent solution through any tubing for a few minutes. Small parts can be placed in large-mouth jars that have tight lids and shaken with the detergent solution.
3. Rinse the equipment with tap water to remove all detergent (detergents will neutralize the nitric acid) and set it aside to drain.

4. Clean all equipment surfaces that come into contact with water samples using a 5 percent nitric acid solution for at least 30 minutes. Place small items, such as Teflon™ water intakes, in plastic containers filled with 5 percent nitric acid. Fill sampling containers/bottles with 5 percent nitric acid solution and allow to stand. Cover the containers and keep them away from potential contamination sources.
5. Either pump acid solution through tubing, or leave it static in the tubing for the same duration.
6. Drain all equipment thoroughly and flush with at least three volumes of laboratory deionized water (not deionized water from the grocery store).
7. Drain thoroughly and flush with at least three volumes of water from the Investigation Area before collecting a sample.

PROCEDURES USED TO DECONTAMINATE SAMPLING DIAPHRAGM PUMPS

The following procedure is used for samples to be analyzed for trace metals and conventional analytes. Two types of pumps are commonly used for collecting water samples, peristaltic and diaphragm. For peristaltic pumps, only the tubing needs to be cleaned according to the above procedure. It is best to keep precleaned short lengths of tubing for each station when using the peristaltic pump. For diaphragm pumps, the procedure is as follows:

1. Using two short pieces of tube on the pump, place both ends in a 1-gal container with detergent solution and circulate the solution through the system for 2 minutes.
2. Purge the system with about 1 gal of laboratory deionized water, keeping the outflow tubing over a waste bucket. Do not recirculate this solution. Repeat the 1 gal deionized water purge.
3. Connect the two ends of the short tubes with a decontaminated plastic coupler and keep it sealed until sampling time.
4. When ready to sample, remove the short tubing protecting the inlet of the pump, connect the tubing used for sampling to the pump, and purge the system with water from the Investigation Area for 2 minutes, or with enough water to rinse the entire system (i.e., pump head and tubing) immediately before collecting the sample.

REFERENCES

David, N., D. Bell, and J. Gold. 2001. Field sampling manual for the regional monitoring program for trace substances. San Francisco Estuarine Institute, San Francisco, CA.

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STANDARD OPERATING PROCEDURE (SOP) SW-04

SURFACE WATER SAMPLING USING A PERISTALTIC PUMP

SCOPE AND APPLICATION

This SOP defines and standardizes the methods for collecting surface water samples from freshwater or marine environments using a peristaltic pump and Teflon™ tubing.

This SOP utilizes and augments the procedures outlined in the *San Francisco Estuary Institute's Field Sampling Manual for the Regional Monitoring Program for Trace Substances* (David et al. 2001), the *Interagency Field Manual for the Collection of Water-Quality Data* (USGS various dates), and *U.S. Environmental Protection Agency (EPA) Method 1669, Sampling Ambient Water for Trace Metals at EPA Water Quality Criteria Levels* (USEPA 1996). The goal of this SOP is to ensure that the highest quality, most representative data be collected, and that these data are comparable to data collected by different programs that follow EPA guidelines.

By following this SOP, surface water can be collected with a high level of sample integrity and minimal contamination during sample handling. The trace clean sampling method described in this SOP can be used to collect surface water for filtered and unfiltered water analysis, trace metals analysis, analysis of organic compounds, and analysis of conventional analytes, such as total suspended solids, dissolved organic carbon, and total dissolved solids.

STATION ACCESS

Prior to entering select areas such as private beaches or embayments, or nearing docks, it may be necessary to acquire property access permission from the landowner. Be sure to secure such permission, including any written agreements, in advance of the sampling program.

STATION LOCATION

When collecting near-bottom surface water samples, take care to avoid resuspending sediments in the water column, which could affect the sample being collected or samples to be collected at other downstream stations. To avoid resuspended sediment interference in the sample being collected, always approach stations from downstream. Avoid sampling near eddies that may circulate water from the sampling location to upstream of the sampling location. To avoid interference from resuspended sediment at other stations, begin collecting samples with the most downstream station and continue upstream.

Collect near-surface water samples at least 6 in. below the surface–air interface or surface water microlayer to avoid collecting non-representative compounds such as transient dust particles and thin oil films, unless otherwise instructed.

Collect water samples from areas that are representative of the surface water body conditions. A station that is located away from immediate point sources (e.g., tributaries and industrial and municipal effluents) is preferred for collecting surface water samples unless sampling is designed to assess these sources. Representative samples can usually be collected in portions of the surface water body that have a uniform cross section and flow rate. Because mixing is influenced by turbulence and water velocity, select a location immediately downstream of a riffle area (e.g., fast flow zone) to ensure good vertical mixing.

Sample tributaries as near the mouth as is feasible. However, consider the impact of the downstream receiving water body on the tributary flow and sediments. The downstream body may decrease water velocity (causing suspended solids to settle) or create eddies (causing mixing of the two waters). The downstream water body may change the water quality (e.g., salinity), temperature, or turbidity in the tributary near its mouth. It is important to determine how far upstream the tributary is influenced by the downstream water body, and then establish a sampling point with a reasonable distance upstream from that boundary.

Pay attention to intakes and outflows within lagoons or settling ponds, which may cause localized concentrations that are not representative of general conditions. Sample locations adjacent to structures (e.g., banks, piers) may also have biased characteristics as a result of flow or release of substances from the structure. Note these kinds of confounding factors in the field logbook. For ponds and lakes that may be vertically stratified, use a multi-parameter water quality meter to collect depth profiles throughout the water body to aid in selecting appropriate sampling points and depths.

SUMMARY OF METHOD

To collect surface water samples for standard chemical and conventional analyses, use a peristaltic pump with an extended sampling tube lowered to the desired depths (see project-specific sampling and analysis plan [SAP]). Two kinds of sampling devices may be used to obtain the water samples, depending upon the project's needs. The near-surface water polyvinyl chloride (PVC) sampling structure (water sampler) has a polyurethane-coated weight suspended from the bottom of the structure to maintain it in an upright position (Figure 1a).

A near-bottom water sampler has a weighted landing base designed to keep the sampling tube at a fixed distance from the bottom (e.g., 30 cm, or 12 in.) and prevent the intake from coming in contact with the sediment (Figure 1b). Both types of water samplers keep the tubing intake pointing into the current with the help of a vane. The vane can be removed if the water is

quiescent. Additional equipment, such as a multi-probe or underwater video camera, may be mounted on the PVC structure.

At each station, when either a near-surface or a near-bottom water sampler is deployed, attach the Teflon™ tubing to the vane with zip ties and place the water intake approximately 10 ft from the bow of the boat with the aid of an A-frame or davit. Keeping the boat facing the current, lower the water sampler unit to the appropriate depth with the help of a hydraulic or electric winch. Using a peristaltic pump, direct the outflow from the sampling tube into either a polycarbonate (for inorganic analyses) or glass or stainless-steel (for organic analyses) composite mixing container (Figure 2). Pump equal volumes of water into each large, pre-cleaned 10- or 20 L mixing container (depending on the project-specific needs) that is equipped with a Teflon™-coated magnetic stirring bar, and place them over a magnetic stir table. Use the containers for mixing and compositing samples for subsequent chemical analysis.

Following sample compositing in the mixing container, fill appropriate sample bottles (see project-specific SAP) using a second peristaltic pump, with the outflow directed into the sample bottle. If enough water volume is available, hold the sample bottle near the pump outlet, rinse the sample container one or two times, discard the rinsate, and then fill the sample bottle. Be aware that laboratory bottles are pre-cleaned and this rinsing option is not mandatory if water volume is an issue. Collect field rinsate blanks to ensure that sampling containers are not a source of contamination. If preservatives are present in the sample bottle, then omit the rinsing step. Cap and label the sample containers, and place them inside a cooler to store at approximately 4 ± 2 °C.

Two types of surface water samples may be collected: unfiltered and filtered. For filtered metals and dissolved organic carbon samples, place the 0.45-µm filter (or project-specific pore size filter; see project-specific SAP) in-line near the tubing outlet to filter samples immediately before the water is discharged into the sample bottle (Figure 2). In general, filter samples for total suspended solids (TSS) and total dissolved solids (TDS) at the laboratory (see project-specific SAP).

Use the same technique described above to collect water for compositing surface water collected at horizontally integrated near-surface and near-bottom stations.

EQUIPMENT AND REAGENTS REQUIRED

This section describes the general types of required equipment and reagents. Attachment 1 provides a detailed supply and equipment list. Additional equipment may be required depending upon project-specific needs.

Use one or two peristaltic pumps at each sampling station (near-surface and near-bottom) for collecting surface water samples. To collect unfiltered and filtered split samples from the mixing containers, use the same pump that is used to fill the mixing containers. Use a sample

processing and preservation chamber (i.e., workbox) made of PVC pipes and 6-mil plastic sheeting to house stir plate(s), a peristaltic pump, sampling bottles, and ancillary equipment. Place a polycarbonate, glass, or stainless-steel mixing container (10 or 20L) on the stir plate. Each mixing container is equipped with a 3-in.-long Teflon™-coated stir bar at the bottom and a lid containing inflow, outflow, and vent Teflon™ spouts (Figure 2). For each sampling station, assemble a filtering kit (laboratory precleaned 0.45-μm filter with C-Flex™ and Teflon™ tubing placed in a double Ziploc™ bag) and attach it to a peristaltic pump and mixing containers. If necessary, attach a precleaned 10-μm prefilter inline to prolong the life of the 0.45-μm filter. You will need the following equipment:

- Peristaltic pump
- Surface water parameter multimeter capable of measuring pH, reduction/oxidation (redox) potential, temperature, specific conductance, turbidity, and dissolved oxygen
- PVC pipes and plastic sheeting
- Polycarbonate (inorganic analyses) and/or glass or stainless-steel (organic analyses) mixing containers (see project-specific SAP for analyte list)
- Sample tubing (type and length are location-dependent)
- Stir plate with Teflon™-coated stir bar
- 0.45-μm filter with C-Flex™ and Teflon™ tubing (if needed; see project-specific SAP to determine if filtered samples are required)
- Water Sampling Log forms (attached)
- Sample tags/labels and appropriate documentation (e.g., chain-of-custody forms)
- Insulated cooler(s), chain-of-custody seals, Ziploc® bags
- Sample containers with preservative, coolers, and blue ice or equivalent.

PROCEDURES

The sampling team should comprise three people. Two are needed to conduct the sampling and a third must keep track of sample logging and processing. In addition, the third person may be responsible for collecting the surface water quality parameters.

Equipment Preparation

Bring enough decontaminated sampling tubing and filtering kits to the field to avoid performing decontamination procedures between stations. Each participating laboratory is responsible for preparing its equipment prior to the sampling cruise. Predesignated commercial laboratories will decontaminate sample tubing, mixing containers, and sampling bottles according to their specific SOPs.

Note: Decontamination of large amounts of sampling equipment requires several days, if not weeks, to be ready for sampling. Contract agreements with commercial laboratories and scheduling decontamination work may require several weeks to months. Initiate this critical step as early as possible.

The main components of the peristaltic pump sample collection system are as follows:

- **Processing and Preservation Chamber**—Build a workbox with ¾-in. PVC tubing and cover it with a 6-mil plastic sheet in order to contain the peristaltic pump sampling equipment and conduct the subsampling from the carboys. Leave one side of the workbox open for placing sampling equipment and sample containers. Wash all components with Alconox™ and rinse with tap water. To secure the receiving Teflon™ tubing and filter cartridge, use stands and clamps made of non-metallic components or resin-coated stainless steel, which have been washed with soap, rinsed in tap water, washed in acid, and rinsed with distilled/deionized water.
- **Water Sampler**—The water sampler device for near-surface sampling should be made of PVC tubing with a polyurethane-coated 50-lb weight at the bottom to keep the sampler in the vertical position (Figure 1a) (Note: To reduce potential drag at the water surface, do not include a base on the near-surface sampling device.) The near-bottom sampling device should also be made of PVC tubing and have a polypropylene vane, constructed with a weighted base (Figure 1b). Both sampling devices should be attached to the boat by a Technora™ or Kevlar™ rope. Figure 1b shows the sampling device with a YSI water quality multimeter and underwater camera attached to it. Figure 1b also shows how the Teflon™ tubing is positioned on the vane and the relationship of the inlet to the water sampler. The vane works to keep the water intake into the flow and elevated at a constant height from the bottom. Prior to commencement of sampling activities, wash all components with Alconox™ and rinse with tap water.
- **Water Quality Meter**—Use a YSI 650/6600 multi-probe (newer model or similar) for measuring surface water parameters, such as temperature, pH, dissolved oxygen, conductivity, oxidation-reduction potential (ORP), and turbidity. Attach it to the water samplers as shown in Figures 1a and 1b. The unit will come pre-calibrated from the laboratory and will be checked daily for proper functioning and drift. However, the must be calibrated daily for certain parameters such as pH, conductivity, ORP, and dissolved oxygen. If possible, install a YSI unit on each water sampler (i.e., near-surface and near-bottom) if both are deployed at the same time. A YSI unit installed on the near-bottom water sampler can also take an initial near-surface measurement at the beginning and at the end of the sampling event, therefore avoiding the cost of having to install an additional YSI unit on the near-surface water sampler. The proper handling of the multi-probe is described in detail in SOP SW-06. Except for the probe sensor, wash all components with soap (Alconox™) and rinse with tap water. Because

this equipment will not be in the pathway with the surface water being collected, there is no need for a thorough decontamination.

Take the following steps to set up the surface water collection system:

1. Assemble and secure the water samplers to either the A-frame or a davit.
2. Determine the correct position of the sampling station, have the captain anchor the vessel into the current at the sample location, and switch off the engines. If anchoring is not possible and the engine must be on, make sure the water intake tubing is always facing into the current.
3. Set up a clean area for the workboxes. Set workboxes on a secure table or bench top onboard the sampling vessel to house stir plate(s) and a small peristaltic pump in each workbox. Provide enough space inside the workboxes for a stand to hold the outlet tubing and filter (if necessary; see project-specific SAP) and to collect surface water and processing sample bottles (Figure 3).
4. Place stirring plate(s) inside the workbox and the mixing container(s) on top of the plate. Check each mixing container (a polycarbonate container for inorganic analytes and a glass or stainless-steel container for organics) to ensure:
 - Containers were properly wrapped by the laboratories and are free of rips or holes that may have occurred during shipment to the field.
 - Each container contains a 3-in. stir bar at the bottom.
 - All components such as inflow and outflow tubing have been properly assembled in the laboratory (e.g., one end of the outflow tubing should be touching the bottom inside the container), and that they are intact and securely placed on the cap.
5. Attach the outlet tubing “kits” (i.e., Unit # 3) to the mixing containers (Figure 2). The kits are composed of 10-cm C-Flex™ tubing, 0.5-m Teflon™ tubing, 30-cm C-Flex™ tubing, and 30-cm Teflon™ tubing, placed sequentially.
6. Place the small peristaltic pump inside each of the workboxes.
7. Place a stand inside the workboxes and secure each tubing outlet from both mixing containers with clamps (Figure 3).

8. Attach Teflon™ tubing (collecting end) to 30-cm C-Flex™ tubing and 1-m Teflon™ tubing, sequentially, and then connect these interconnected pieces of tubing to a mixing container (polycarbonate for inorganics and glass or stainless steel for organics). Clamp the C-Flex™ tubing section firmly into place inside the large peristaltic pump head, which is placed outside the workbox. (Note: The length of the Teflon™ tubing will vary depending on project-specific requirements and water depth at a given station. For example, 4 m of Teflon™ tubing could be used for near surface sampling and 25 m could be used for near-bottom sampling)
9. Attach the intake part of the Teflon™ tubing to the vane of the near-surface sampler (Figure 1a) or to the vane of the near-bottom sampler (Figure 1b). Take care not to remove the protective cap from the tip of the sample collection tube until the sampling device is ready for submersion.
10. Secure the pump and pump speed controller, and connect them to the vessel's power source with an extension cord. If vessel power is not available, use the pump's battery power supply.
11. To limit sediment suspension during near-bottom sampling, tether a submersible, underwater video camera to the boat and attach it to the sampling device vane to reveal when the sampling device touches bottom.

Sample Collection

Take the following steps to collect and process the surface water samples:

1. Remove the protective cap from the sampling tube and lower the sampler gently below the water surface.
2. To sample water near the surface, submerge the sample tubing inlet approximately 1 m (3 ft) below the surface of the water column (consult project-specific SAP for exact sampling water depth).
3. To sample water near the bottom, submerge the sample tubing inlet approximately 3 m (9 ft) above the bottom (consult project-specific SAP for required distance) with the help of the A-frame or davit. If it is necessary to sample surface water at a fixed depth from the bottom, adjust the vane height on the sampler while the sampler rests on the bottom surface. The vane will maintain the sample tubing inlet into the current at a constant depth between 30 cm (12 in.) and 1 m (3 ft) above the sediment–water interface.

4. Begin collecting measurements of water quality parameters at each depth using the water quality meter (e.g., YSI, Hydrolab, Horiba). Set data collection intervals according to data needs. If a vertical water column profile is needed, set the multi-probe to collect data every 1 second for a high-resolution profile. If sampling a vertically integrated water column with several round trips to the bottom, reset the multi-probe to collect data at time intervals relative to the sampling time period after the initial high resolution profile. For example, if sampling a vertically integrated water column during a period of 2 hours, set the multi-probe to record data every 1 second for the first roundtrip to the bottom and then reset to record data every 5 minutes for the subsequent roundtrips until sampling is complete. If collecting surface water at a stationary location for more than 1 hour, and no major changes in water quality are expected, set the multi-probe to collect data every 15 minutes.
5. Note: Failure to adjust the multi-probe for data collection according to sampling periods can result in data loss. That is, if the multi-probe memory bank is quickly filled early in a long sampling period, no additional data will be stored in the memory bank for the remaining sampling time.
6. Record the water quality measurements on the Water Sampling Log forms every 15 minutes during sample collection. If the surface water sample collection is completed within 15 minutes, then collect water quality parameters at least three times: at the beginning, middle, and end of sample collection.
7. Switch the pump on and pump surface water through the sample tubing and into the mixing containers. Once the water reaches one-third of the container's volume, turn on the stir plates.
8. Turn off the pump once the mixing containers have been filled to 1 in. below the inflow spout or when sufficient volume has been collected to fill all of the sample bottles at a given station.
9. Place the C-Flex section of the outflow tubing kit from the first container to be sampled inside the small peristaltic pump head and clamp firmly.
10. Before turning on the small pump, make final adjustments to the stand, holding the outflow spout as close as possible to the sample bottle opening, but without touching the inside of the bottle.
11. Fill container to the "neck" with unfiltered sample water.
12. After collecting the unfiltered samples, attach the 0.45- μ m filter cartridge (or appropriate pore size filter) to the sample tubing outlet and secure it to the stand with a clamp (consult project-specific SAP to determine if filtered samples are required). Drain the storage solution inside the filter, and flush the entire sample tubing and filter assembly with sample water. Discard this first "rinse" of sample water.

13. After rinsing the filter and sample tubing, fill the sample bottle to the “neck” with filtered sample water. (Note: If dissolved constituents are being analyzed [per the project-specific SAP], then discard the 0.45- μ m filtration cartridge after each sampling location.)
14. As soon as a sample container is filled, turn off the peristaltic pump and label the container. Include the date, time, project name or number, sample ID, type of analysis required, and sampler initials on the label (see SOP AP-04).

Once a surface water sample container is properly closed and labeled, place it inside a cooler containing wet or blue ice and store it at approximately 4°C. Store all samples in coolers with ice on board the vessel and transfer them to the field laboratory (if applicable) at the end of the sampling day.

Water Quality Measurements

If specified in the project-specific SAP, measurements of physical and chemical water parameters may need to be collected at surface water stations. Several physical and chemical water parameters are best measured in the field because of the unstable nature of the parameter or because the information is needed to direct further sampling. It is frequently preferable to perform these analyses in the field, especially if the samples will not be immediately transported to the analytical laboratory (pH, in particular, should be measured in the field if feasible). In addition, measurements of temperature and transparency can be accurately collected only in the field.

It is always best to place the water quality meter directly into the surface water body at the station location at the desired water depth instead of collecting a sample and measuring parameters in a container. However, if this is not possible, use a plastic bucket to collect samples for water quality analyses (e.g., pH, temperature, and conductivity). Rinse a clean bucket twice with the water from the station prior to measuring water quality parameters.

The name(s) of the person(s) making the measurement and the field equipment used to make that measurement must be recorded in the field logbook and on any field forms used during the sampling event. Equipment maintenance and calibration records must be kept in logbooks and field records so that the procedures are traceable.

Sample Handling

Gloved hands are required for sample collection and handling, as described above. Field staff will wear appropriate non-contaminating, disposable, powderless nitrile gloves during the entire sampling operation. Change gloves frequently, usually with each change in task (wearing multiple layers of gloves allows rapid glove changes).

Gloved hands are required for all operations that involve equipment that comes into contact with the sample, including the following activities:

- Handling the sample bottle
- Handling the discharge end of the sample tube or line
- Setting up working space inside the processing and preservation chambers
- Setting up the equipment (i.e., the sample bottles, mixing containers, and the filtration and preservation equipment) inside the chambers
- Working inside the chambers during collection, processing, and preservation
- Handling the filter (if needed)
- Changing the chamber covers as needed.

Ungloved hands take care of all operations that involve contact with potential sources of contamination, including the following activities:

- Working exclusively exterior to the processing and preservation chambers
- Preparing a clean workspace (inside boat)
- Preparing and operating the sampling equipment, including the pumps and discrete samplers, peristaltic pump switch, pump controller, and manifold system
- Handling the generator or other power supply for samplers
- Handling the tools, such as hammers, wrenches, keys, locks, and sample-flow manifolds
- Handling the single or multi-parameter instruments for field measurements
- Setting up and checking the field-measurement instruments
- Measuring and recording the water depths and field measurements.

Store all samples in coolers with ice at approximately 4°C on board the vessel and transfer them to the field laboratory (if applicable) at the end of the sampling day. The sampling team leader is responsible for maintaining sample integrity throughout the sampling event.

If storage freezers or refrigeration units are available at the field laboratory, monitor these units daily to ensure temperature compliance. Each unit will have a separate log form containing date, time, and temperature information.

Avoid contaminating samples by handling the sample containers with clean gloves and transferring the samples into clean refrigerators (or clean coolers) immediately after the samples have been brought back from the field. Always wear disposable, powderless nitrile gloves when handling samples. This includes any and all sample handling that may occur during sample packing and shipping (see SOP AP-01).

RELATED SOPS

- Pack and ship all surface water samples in accordance with procedures outlined in SOP AP-01.
- Record field activities in accordance with procedures outlined in SOP AP-02.
- Maintain sample custody in accordance with procedures outlined in SOP AP-03.

REFERENCES

David, N., D. Bell, and J. Gold. 2001. Field sampling manual for the Regional Monitoring Program for Trace Substances. San Francisco Estuarine Institute, San Francisco, CA.

USEPA. 1996. Method 1669 – Sampling ambient water for trace metals at EPA water quality criteria levels. U.S. Environmental Protection Agency, Office of Water Engineering and Analysis Division (4303). Washington, DC.

USGS. [various dates]. National field manual for the collection of water-quality data: U.S. Geological Survey techniques of water-resources investigations, Book 9, Chap. A1-A9. Available online at <http://pubs.water.usgs.gov/twri9A>. U.S. Geological Survey. Accessed February 5, 2008, at <http://water.usgs.gov/owq/FieldManual/index.html#Citation>.

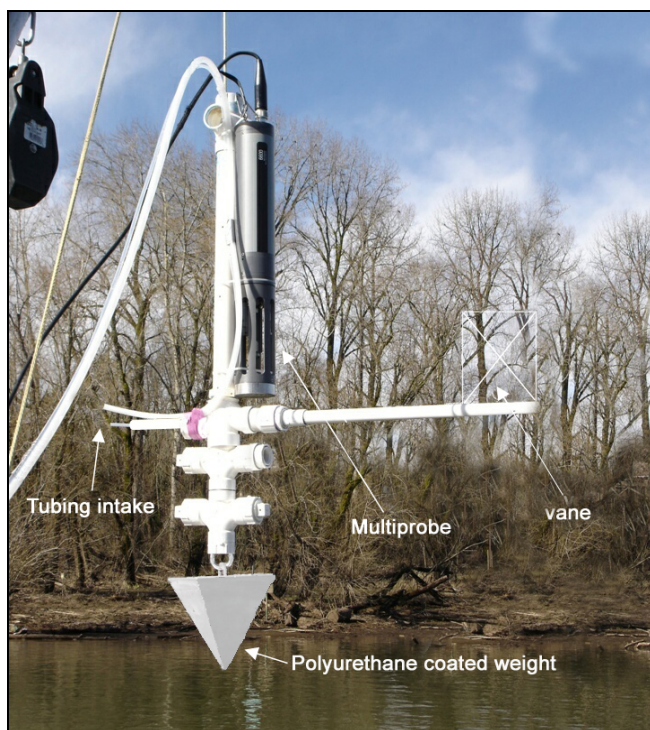


Figure 1a. Near-Surface Water Sampler

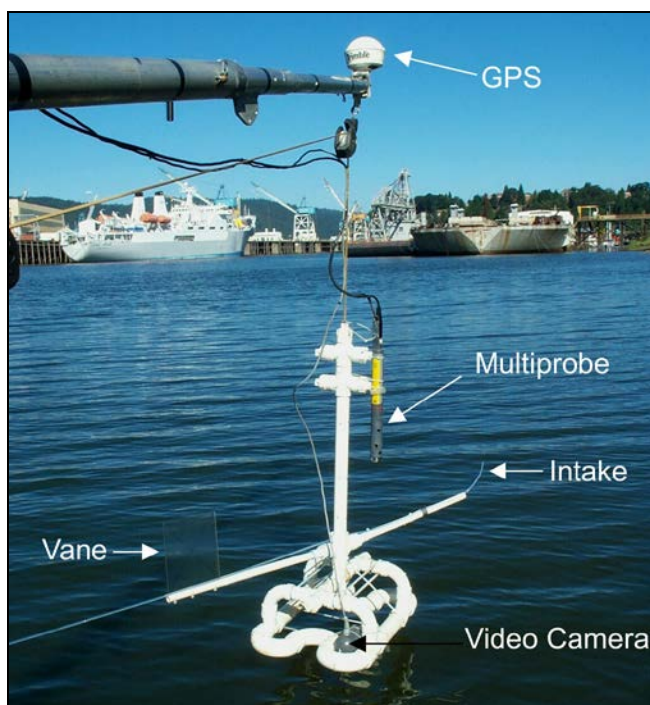


Figure 1b. Near-Bottom Water Sampler

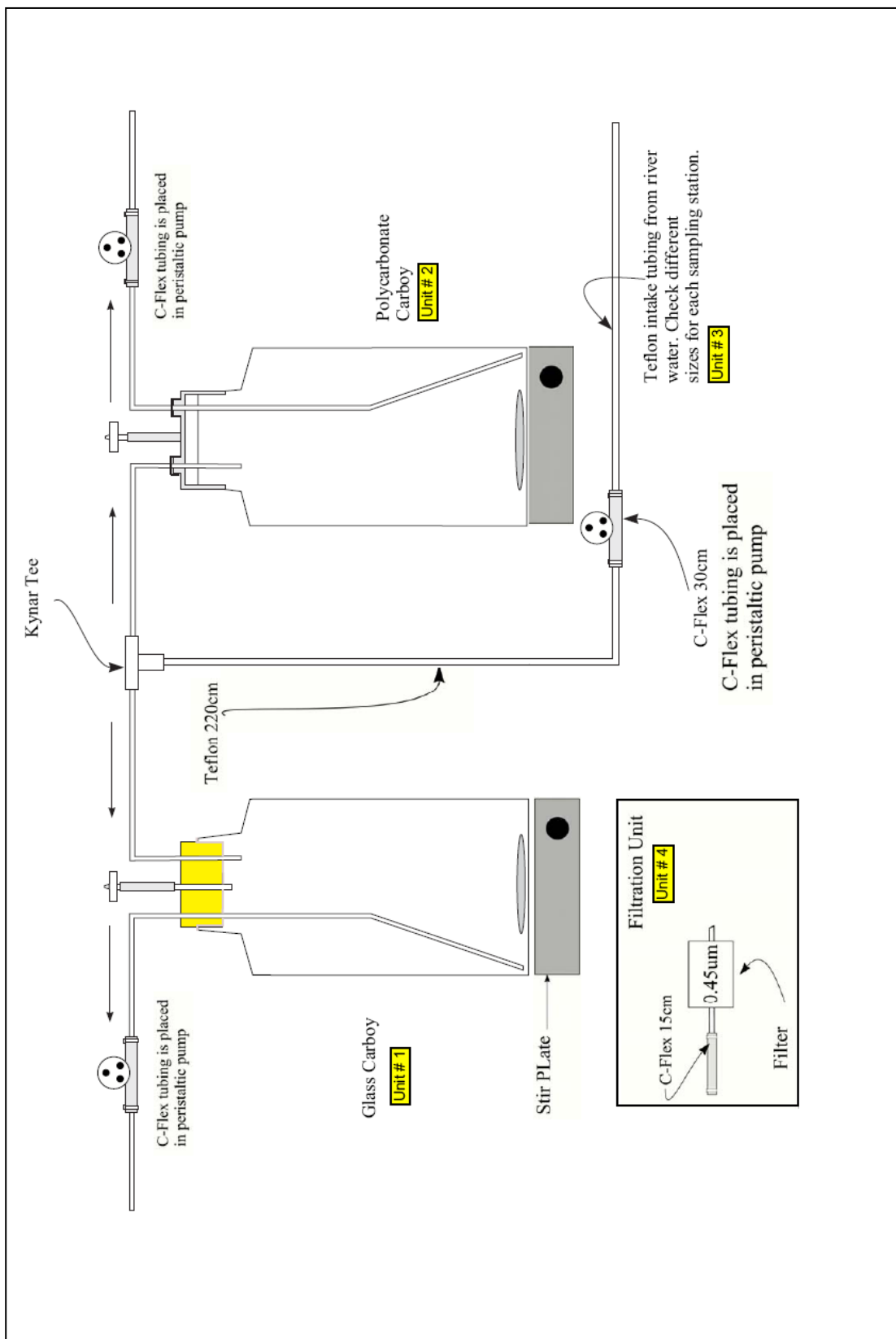


Figure 2. Peristaltic Pump Sampling Apparatus

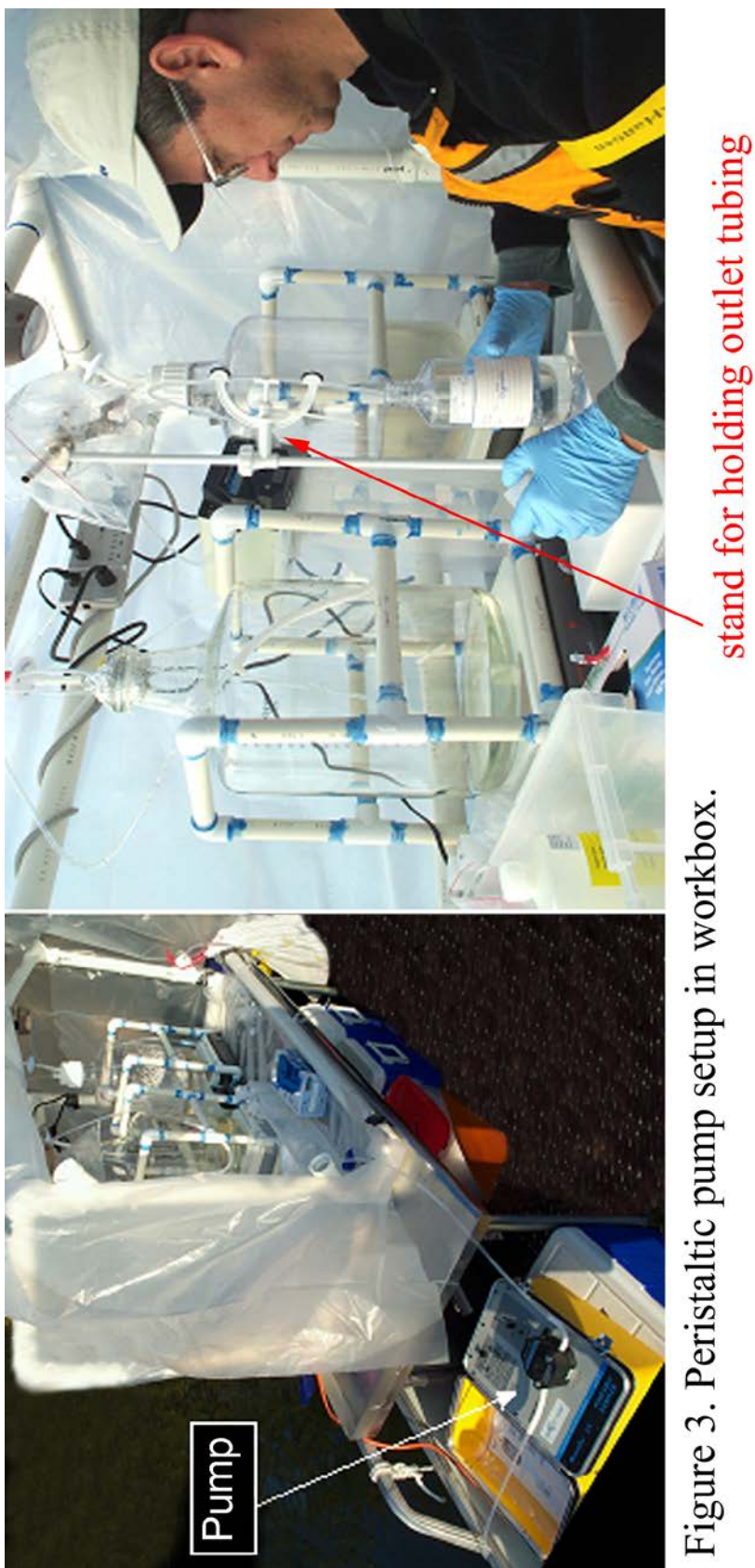


Figure 3. Peristaltic pump setup in workbook.

ATTACHMENT 1. CHECKLIST OF SUPPLIES FOR SURFACE WATER SAMPLING WITH PERISTALTIC PUMP

All sampling equipment described here will be sent to Battelle Marine Laboratories at Sequim, Washington, or other approved laboratory for decontamination and assembly prior to sampling. Each unit below shall be wrapped in plastic bags and clearly labeled on the outside in large letters.

UNIT #1

For polycarbonate carboys

Teflon

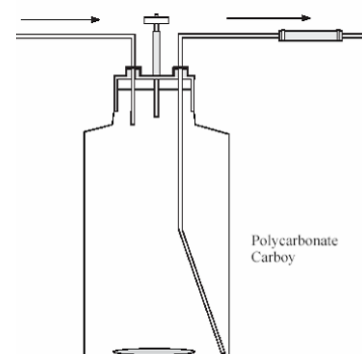
- 50 cm for inflow from Kynar tee into carboy
- 140 cm for outflow from carboy to small peristaltic pump
- 60 cm for outflow from small peristaltic pump to sample bottle

C-Flex

- 6 cm for connecting air filter on carboy (additional internal tubing is not needed)
- 30 cm for connecting outflow tubing from carboy to tubing for filling sample bottles

Other

- 3-in. stir bar
- Vacu-guard filter
- 2 small plastic zip-ties for C-Flex tubing



The total number of bags labeled UNIT #1 will depend on the number of sampling stations per specific sampling event.

UNIT #2

From sample intake tubing to large peristaltic pump to carboys

Teflon

220 cm for inflow from large peristaltic pump to Kynar tee

C-Flex

30 cm for connecting Kynar tee and inflow tubing to variable lengths of sampling intake tubing

Other

Kynar tee for connecting carboys to intake tubing
Variable lengths of sampling intake tubing (station dependent) to large peristaltic pump

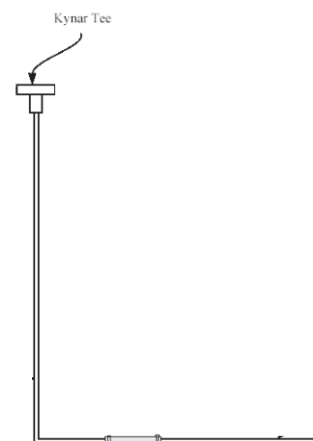
Teflon

40 to 100 m for near-bottom sampling at transect stations

8 m for near-surface water sampling at any station

15 m for near-bottom sampling at shallow stations

The total number of bags labeled UNIT #2 will depend on the number of sampling stations per specific sampling event.



UNIT #3

Set of one filter in line

C-Flex

15 cm for connecting the filter to the outflow from small peristaltic pump to sample bottle

Filter

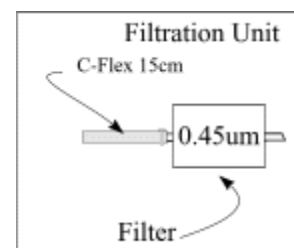
0.45 μ m Whatman POLYCAP 36 TF

Other

Small plastic zip-tie for C-Flex tubing

Loose small plastic zip-tie (extra zip-tie to be placed in bag to connect to carboy outflow)

The total number of bags labeled UNIT #3 will depend on the number of sampling stations per specific sampling event.



YSI WATER QUALITY PARAMETERS SAMPLE LOG

[illegible]

STANDARD OPERATING PROCEDURE (SOP) SW-05

SURFACE WATER SAMPLING USING GRAB SAMPLERS

SCOPE AND APPLICATION

This SOP describes methods for sampling surface water from freshwater bodies (e.g., creeks, rivers, lakes, ponds) or from estuarine and marine systems (e.g., estuaries, embayments, open ocean). These methods were developed based on Greenberg et al. (1985) and USEPA (1991). Not all of the sampling methodologies discussed in this SOP may be required for a given project. The specific sample collection techniques and associated sampling equipment will be detailed in the project-specific sampling and analysis plan (SAP).

STATION ACCESS

Prior to entering select areas, it may be necessary to acquire property access permission from the landowner. Access permission must be acquired in advance of the sampling program and may require a written agreement. Surface water stations may be accessed by boat, wading, or standing on the shore or other structure (e.g., bridge) and extending a sampling device into the water body.

STATION LOCATION

When sampling in proximity to the bottom of a water body, surface water samples must be collected in a manner that avoids resuspending sediments into the sample being collected or samples that will be collected at other downstream or downcurrent stations. Therefore, if it is necessary to enter the water to sample (i.e., wade), care must be taken to avoid resuspending sediment into the water column. To avoid resuspended sediment interference in the sample being collected, stations should always be approached from downstream. Avoid sampling near eddies that may circulate water from the sampling location to upstream of the sampling location. To avoid interference from resuspended sediment at other stations, samples should be collected beginning with the most downstream station and continuing in an upstream direction.

Water samples should be collected in areas that are representative of the surface water body conditions. A station that is located away from immediate point sources (e.g., tributaries and industrial and municipal effluents) is preferred for collecting surface water samples unless

sampling is designed to assess these sources. Representative samples can usually be collected in portions of the surface water of a river that have a uniform cross-section and flow rate. Because mixing is influenced by turbulence and water velocity, the selection of a location immediately downstream of a riffle area (e.g., fast flow zone) will ensure good vertical mixing.

Whenever possible, a depth-integrated sample (as well as a width-integrated sample) should be collected from flowing water bodies. This is particularly true for data that will be used in mass balance calculations. When sampling is performed to assess the effects of a tributary or discharge on receiving water chemistry, some calculations may be needed prior to sampling to estimate appropriate distances downstream and across the stream to characterize concentrations. It is common for streams to be incompletely laterally mixed for downstream distances of 50 times the stream width, or more. Guidance on mixing rates can be found in *Mixing in Inland and Coastal Waters* (Fischer et al. 1979).

Tributaries should be sampled as near the mouth as is feasible. However, it is important to select the sample location taking into consideration the impact that the downstream receiving water body has on the tributary flow and sediments. The downstream body may affect the tributary by decreasing water velocity (causing suspended solids to settle) or by eddies (causing mixing of the two waters). The downstream water body may change the water quality (e.g., salinity), temperature, or turbidity in the tributary near its mouth.

Attention must be given to identifying intakes and outflows within lagoons or settling ponds, which may cause localized concentrations that are not representative of general conditions. Sample locations adjacent to structures (e.g., banks, piers) may also have biased characteristics as a result of flow or release of substances from in-water structures. These kinds of possible confounding factors should be noted in the field logbook. For ponds, lakes, and large rivers that may be vertically stratified, a multi-parameter water quality meter can be used to collect depth profiles throughout the water body to aid in the selection of appropriate sampling points and depths.

SURFACE WATER SAMPLE COLLECTION

Appropriate surface water sampling techniques and equipment are designed to minimize effects on the chemical and physical integrity of the sample. Different kinds of surface water sampling techniques and equipment are discussed in the following sections. The project-specific SAP should be consulted to determine the appropriate surface water sampling techniques and associated sampling equipment.

In general, if both surface water and sediment samples are to be collected from the same location, the surface water samples should be collected first. Every attempt should be made to keep floating debris from entering the sample bottles, which could result in unrepresentative analytical data. Sample collection when the flow depth is minimal (i.e., less than a few inches) will require special consideration to prevent sediment disturbance. If water depth is shallow

and sampling equipment will come into contact with the sediment surface, then a small excavation in the stream bed to create a “sump” for sample collection may be permissible, but it should be prepared well in advance of the sample collection event to allow sediment to settle. This technique should be considered very carefully because digging a depression may expose the surface water to other possible contaminants and natural compounds such as sulfides, phosphates, and ammonium. In addition, certain sediment types will crumble as a hole is dug up and will not support enough depth for bottle dipping. A peristaltic pump may be needed (consult project-specific SAP and field conditions).

As mentioned above, surface water samples shall be collected moving in an upstream or upcurrent direction, in accordance with the following procedure:

1. Immediately after collecting the sample, record the temperature, dissolved oxygen, pH, turbidity, and specific conductance using a water quality meter (e.g., YSI, Horiba®, or equivalent) and following the manufacturer’s specifications.
2. If stipulated in the project-specific SAP, collect a water depth measurement at every surface water station.
3. Target analytes, container types, and preservatives are specified in the project-specific SAP. In general, when collecting surface water samples for a variety of analyses, collect them in the following order:
 - Samples for analysis for volatile organic compounds (VOCs)

Note: When collecting samples for VOC analysis, let the water flow down the side of the sample container to minimize aeration. Hold caps in hand to minimize contamination of sample. Fill all VOC sample containers to the top. A positive meniscus at the top of the container will help ensure that no air is trapped inside when cap is screwed down on the container. No air bubbles should be trapped in the sample when the container is sealed. VOC sample bottles must be checked after filling to ensure no air bubbles are present. Invert the bottle and lightly tap it to release any bubbles beneath the cap. If an air bubble is present, the VOC sample must be retaken using a fresh bottle.

- Samples for analysis for dissolved gases and total organic carbon
- Samples for analysis of semivolatile organic compounds
- Samples for analysis of metals and cyanide
- Samples for analysis of major water quality cations and anions
- Samples for radionuclides.

4. Collect quality assurance and quality control (QA/QC) samples (i.e., duplicate, equipment rinsate, trip blank, laboratory matrix spike, and laboratory matrix spike duplicate, as applicable) at the same time by filling all bottles from the same flow. The number and types of QA/QC samples are specified in the project-specific SAP.
5. Label sample bottles with the date, sample number, time, sampler's name, and type of preservative, as described in the project-specific SAP and in accordance with SOP AP-04. Sample bottles must be placed in a cooler and on ice to keep the sample cool (4°C). Samples must be cooled continuously from time of collection to the time of receipt at the laboratory, as described in SOP AP-01.
6. Complete sample logs, labels, custody seals, and chain-of-custody forms. Record sample information in the field notebook. The depth in the water column where the sample is collected *must* be recorded in the field logbook.

Dipping Using Sample Analysis Bottle

In some cases, water is collected directly from the water body into the bottle that is sent to the laboratory for analysis. This surface water sampling technique is appropriate only if a composite sample is not required for analysis (i.e., only filling one sample bottle per station). If compositing is required, then a decontaminated churn splitter or mixing container will need to be used (see discussion below).

When collecting samples in a riverine environment, approach the station from downstream of the sampling location and face upstream to collect the sample without disturbing the sediment. Using a bottle attached to a dip stick or wearing nitrile gloves to hold the bottle, quickly immerse the inverted sample bottle through the surface of the water to the desired sampling depth and then tilt the opening of the bottle upstream to fill. If possible, samples should be collected approximately one-third of the distance from the surface to the bottom, and the sample bottle should be completely submerged. Note: If collection is done too slowly, the film at the surface of the water will be collected; water must be collected from below the air–water interface.

Be careful not to displace the preservative from a pre-preserved sample container (e.g., VOC vial). If water is needed to fill bottles that contain preservative, then collect water with a clean bottle and pour this water into the sample bottle that contains the preservatives.

Specific Depth Interval Sampler

If surface water samples are required from a specific depth, a standard Kemmerer, GO-FLO™, Niskin bottle, or Van Dorn sampler, or plastic tubing with a peristaltic pump may be used. The Kemmerer, GO-FLO™, and Niskin bottle samplers are stainless steel or acrylic cylinders with closures at each end that leave the ends of the sampler open while being lowered in a vertical position through the water column to allow free passage of the water through the

cylinder. The Van Dorn sampler is similar in construction, but is lowered in a horizontal position through the water column. In each case, the sampler is lowered to the desired depth and a messenger is sent down a rope or cable that causes the sampler to close. The sampler is then raised to the surface. Water is removed through a valve to fill sample bottles. If the sampler needs to be reused during the sampling event (e.g., at different stations), then the sampler must be decontaminated between stations.

Note: The analyte list in the project-specific SAP should be reviewed prior to sample collection to determine if a Teflon™-coated sampler is required.

GO-FLO™ Bottle Sampler

GO-FLO™ bottle samplers are fabricated by General Oceanics Inc. 1295 N.W. 163rd Street, Miami, Florida 33169 USA. The specific model depicted here is a 20 L GO-FLO™ 1080 series (General Oceanics, <http://www.generaloceanics.com/genocean/1080.htm>).

Description: Close-open-close operation. Opens automatically (hydrostatic pressure activated) at approximately 10 m (33 ft), and then flushes until closed by standard GO Devil messengers (Model 1000-MG) individually, serially, or sequentially by remote command with Model 1015 Rosette multi-bottle array, or with Model AR1015 Acoustic Command Control. (See data sheet 1015-12/85.) Inert gas can be injected into bottle to force retrieved sample out of sampling valve, directly through filter system. The GO-FLO™ sampling bottle avoids sample contamination at the surface, internal spring contamination, loss of sample on deck (internal seals), and exchange of water from different depths.

Material: Rigid PVC tube section, ball valve, handles and cable clamp blocks. Delrin stopcocks and push rod. Stainless steel cable clamp bolts. Latex external spring, Viton and silicone O-ring seals. Monofilament nylon and Kevlar lanyards.

Inert Gas Connection: Dual-purpose air vent pressure release valve with standard 9/16-18 thread for connecting inert gas line. (Operation requires additional fitting - part S1080-AFIT.)

Closure: Ball valve with Viton and silicone seals.

Health and Safety: All hands on deck must be wearing appropriate personal protective equipment (i.e., hard hats, personal flotation device, steel-toed boots, and gloves) (Figure 1). People in charge of handling the GO-FLO™ bottle must have read the instruction manual and be familiar with the proper use of the sampling equipment, must have read the project-specific health and safety plan, and must have participated in a safety meeting debrief on the hazards associated with sampling equipment of the specific research vessel used for that project.



Figure 1. Proper Personal Protective Equipment

Trace Metal Analyses: If trace metal analyses are required, the interior of the GO-FLO™ bottle must be Teflon™ coated. Decontamination procedures for trace metals are described in Mason and Sullivan (1996) and are outlined in SOP SW-15 for laboratory decontamination and SOP SW-01 for field decontamination. Decontaminated GO-FLO™ bottles must be wrapped in plastic bags to prevent any contamination from airborne dust particles or exhaust fumes from power generators and boat engines. Additional plastic bags or clean nitrile gloves must be wrapped around the sampling spigots and removed only at the last minute before deployment. A non-metallic wire (e.g., Technora™, Kevlar™) must be spooled on a winch that will deploy the GO-FLO™ bottle. The non-metallic wire must be rated to safely support the weight of a bottle filled with water plus ancillary equipment such as bottom weight, water quality multiprobe meter, underwater video camera, and stainless steel frame if multiple bottles are deployed at the same time. Prior to the collection of water samples, GO-FLO™ bottles are checked for defects and to ensure the opening and closing mechanisms are operational.

Pre-deployment Checks: The bottle must be secured in a transport box or shipping crate that can also be used as a secure platform for deployment and retrieval of the unit. The GO-FLO™ bottles are pre-cocked before deployment. During the cocking procedure, the GO-FLO™ bottle is either placed on a clean plastic sheet/bag on the floor or handheld if it is a small volume bottle (i.e., less than 20 L). The cocking procedure consists of the following:

- Rotate the bungee cord attached to the ball valve so that the plastic ball string is loose. Figure 2 shows how the bungee cord is wrapped around the ball valve wheel in order to loosen tension on plastic ball string. In this instance, residual water flows out of the bottle.

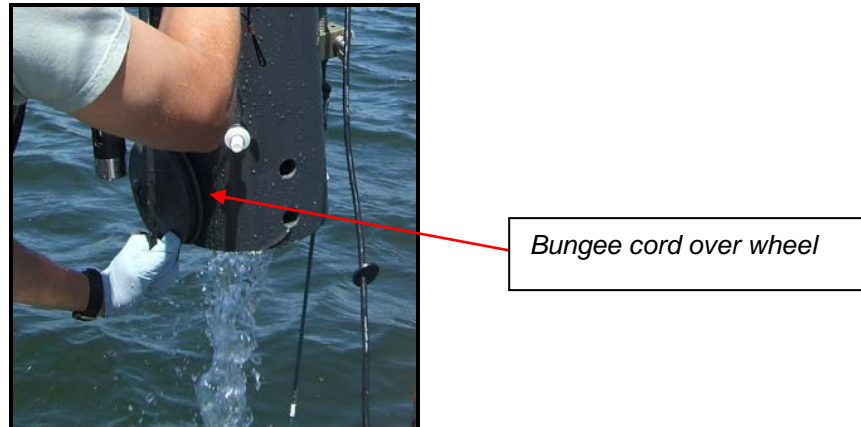


Figure 2. Release Tension on Ball Valve

- Position the plastic balls on the string around the pressure release valve and pull the pressure release valve outward locking the two plastic balls between the valve and the U-shaped stainless steel wire located on the middle of the bottle just below one of the PVC handles (Figure 3).

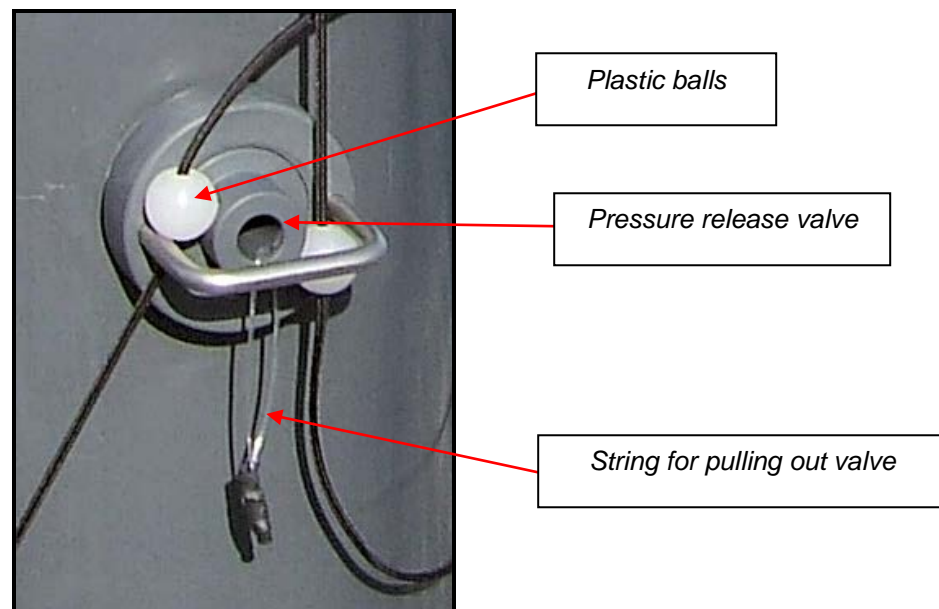


Figure 3. Pressure Release Valve in Cocked Position

- Rotate the bungee cord attached to the ball valve back so that both the string and the cord are under tension (Figure 4).

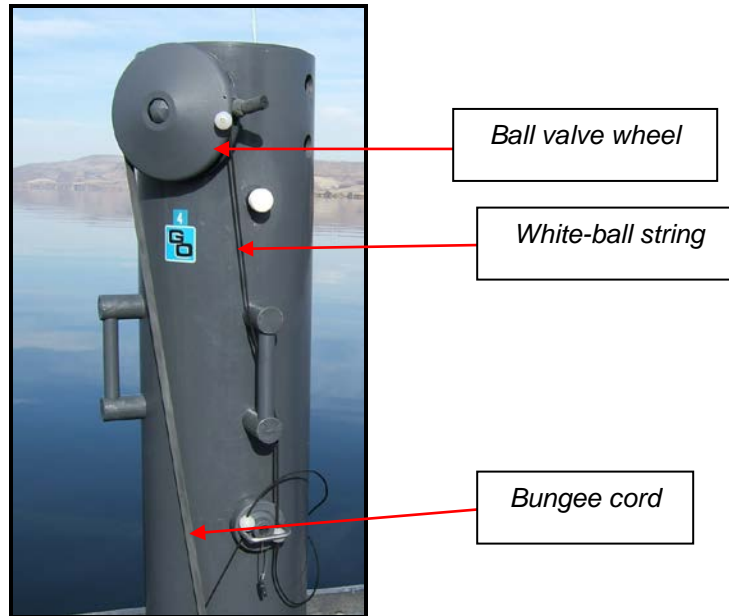


Figure 4. Bungee Cord on Cocked Position

- Perform the following checks to ensure the GO-FLO™ sampler has been properly cocked.
 - Push the pressure release valve and ensure the balls' valves move to the open position.
 - Press the push rod release mechanism to release the string, which should cause the bottle to close (Figure 5).

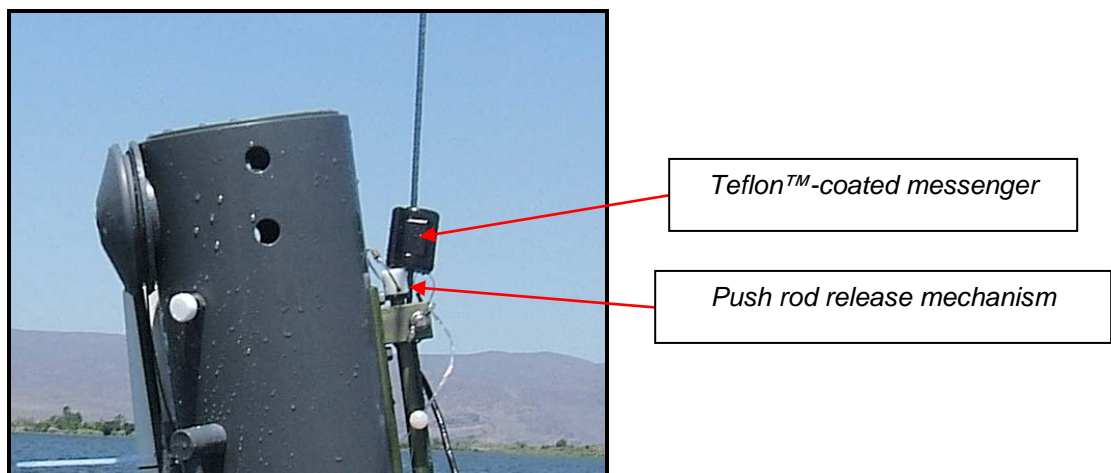


Figure 5. Push Rod Triggering Mechanism with Messenger Deployed

- Recock the bottle after this check as described earlier.
- Check that vent valve is turned all the way in and that sampling spigots are pulled out and white flange twisted away from release pin before deployment (Figure 6).

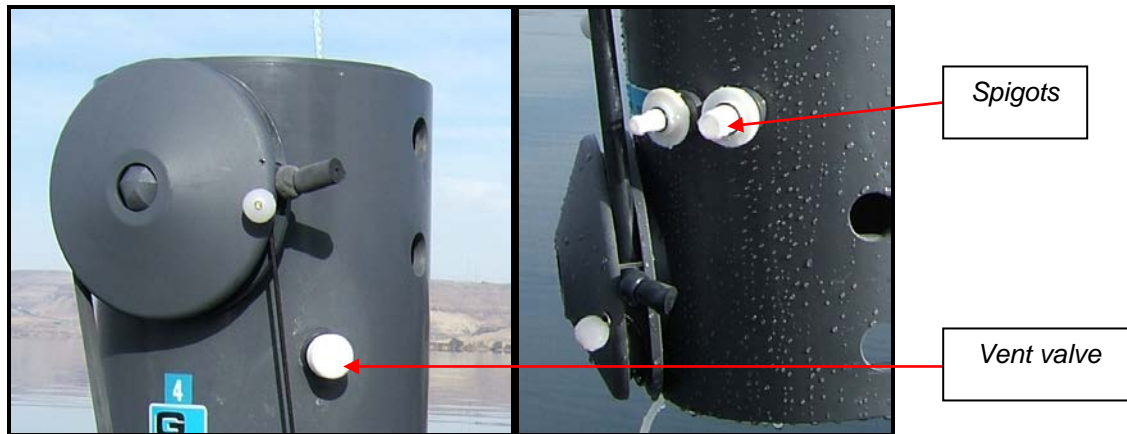


Figure 6. Vent Valve at Top End of Bottle and Sampling Spigots at Bottom End of Bottle

Deployment: Before deploying the sampler, make sure any ancillary equipment, such as multiprobe (Figure 7) and underwater video camera, is attached to the bottle and a non-metallic or polyurethane-coated weight (approximately 100 lb) is attached to the end of the Kevlar line. The weight is lifted overboard and at least 10 m of line is let out prior to the GO-FLO™ bottle attachment depending on water depth. If near bottom sampling is required, the distance between the GO-FLO™ bottle and the bottom weight must be adjusted.

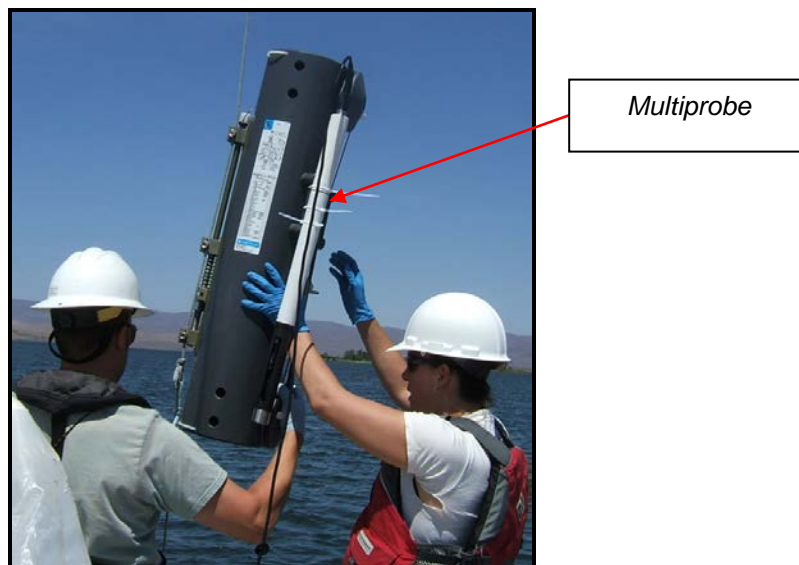


Figure 7. GO-FLO™ Bottle with Multiprobe Attached to Handle prior to Deployment

Quickly lower the bottle down into the water to about 15 m so that the pressure valve is activated to open the two ball valves at each end of the bottle when the bottle reaches a water depth of 10 m. If the bottle is lowered too slowly, water will seep into the bottle and the pressure gradient between the inside of the bottle and the outside water column will not be sufficient to trigger the valves open. Bubbles should rise to the surface as the pressure release valve opens the GO-FLO™ underwater. Bubbles rising to the surface are indicative that the bottle is in the open position. If bubbles are not seen, it is possible that the bottle has not opened, although bubbles sometimes cannot be seen because of light scattering or choppy water surface. The bottle can be raised slowly to just beneath the water surface so that personnel looking over the side can see if the bottle has opened. If the bottle is not visible, do not bring it above the surface. If it is in the open position, contact with air or surface water oily microlayer can contaminate the lining of the bottle. If the water is rough or turbid, it is better to assume the bottle is open. After verifying that the bottle is open, lower it to the desired sampling depth. Attach the messenger to the line and release it. The messenger will trigger the bottle closed. Wait for the messenger to reach the bottle, before retrieving the GO-FLO™ bottle. When the bottle is retrieved to deck level, the person who attached the bottle to the line will disengage it, carry or slide it with the help of the winch, and secure it to the designated clean workspace. Once in the clean workspace, the GO-FLO™ bottle is placed upright and the air release valve is opened and the sample is decanted or pumped into the sample containers (Figure 8). Trace metal clean sampling procedures will be used that follow the EPA clean-hands technique (USEPA 1996) and SOP SW-04 instructions.

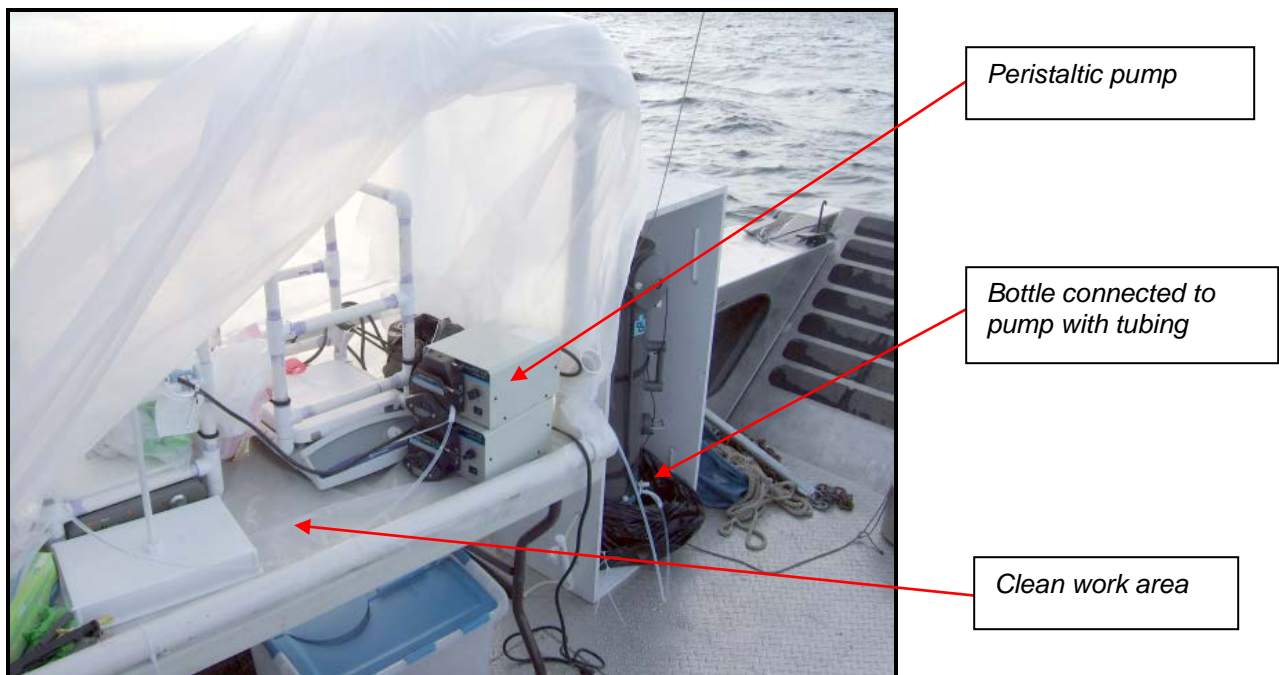


Figure 8. Typical Setup for Sampling with Peristaltic Pump

FIELD FILTRATION

In some cases, field filtration may be required (recommended for inorganic compound analysis). If applicable, attach a new, disposable filter cartridge (typically 0.45 µm) to the discharge line. Filtered water should be introduced directly into the appropriate sample container. Alternate field filtration methods may be specified in the project-specific SAP. Note: Although not recommended, the laboratory can filter the samples if the samples are NOT preserved and are filtered within 24 to 48 hours of collection.

WATER QUALITY MEASUREMENTS

If specified in the project-specific SAP, physical and chemical water parameters may need to be collected at surface water stations. Several physical and chemical water parameters are best measured in the field because of the unstable nature of the parameter or because the information is needed to direct further sampling. It is frequently preferable to perform these analyses in the field, especially if the samples will not be immediately transported to the analytical laboratory (pH, in particular, should be measured in the field if feasible). In addition, measurements of temperature and transparency can be collected accurately only in the field.

It is always best if the water quality meter is placed directly into the surface water body at the station location at the desired water depth instead of being placed into the container in which the sample is collected. However, if this is not possible, a clean plastic bucket can be used to collect samples for water quality analyses (e.g., pH, temperature, and conductivity). The bucket should be rinsed twice with the water from the station prior to measuring water quality parameters.

The name(s) of the person(s) making the measurement and the field equipment used to make that measurement must be recorded in the field logbook. Equipment maintenance and calibration records must be kept in logbooks and field records so that the procedures are traceable.

RELATED SOPS

- Record all field activities in accordance with procedures outlined in SOP AP-02.
- Package and ship surface water samples in accordance with procedures outlined in SOP AP-01.
- Maintain sample custody in accordance with procedures outlined in SOP AP-03.

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STANDARD OPERATING PROCEDURE (SOP) SW-06

MEASUREMENT OF SURFACE WATER FIELD PARAMETERS

This SOP is based on the procedures outlined in *Field Measurements: U.S. Geological Survey Techniques of Water-Resources Investigations* (Wilde various dates).

SCOPE AND APPLICATION

Information and general instructions for field measurement of water quality parameters (pH, Eh [oxidation-reduction potential, ORP], specific conductance, dissolved oxygen, and temperature) are presented below. Because the types and complexity of water quality meters available vary widely, calibration and measurement procedures should be conducted in accordance with manufacturer's recommendations for the specific meters used. The following information describes general procedures for the measurement of water quality parameters. Where possible, sampling should be conducted first in areas expected to be least affected by constituents of interest, followed by increasingly affected areas.

EQUIPMENT AND REAGENTS REQUIRED

- Water quality parameter multimeter or meters specific to parameters of interest (i.e., temperature, dissolved oxygen, pH, transparency, turbidity, salinity, specific conductance, and ORP)
- Calibration solutions and deionized distilled water.

PROCEDURES

Before any calibration takes place, allow the probe and all calibration solutions to acclimate to the ambient field temperature along for at least 1 hour.

Calibrate the meter(s) in the field at the beginning of each day of field or laboratory work when water quality parameters will be measured. If feasible, meters must be checked for drift with calibration standards after every 4 hours of continuous use. Otherwise, a final check must be done at the end of the sampling event. If drift is evident, recalibrate.

1. Calibrate meter(s) in accordance with manufacturer's instructions using fresh (unused) calibration buffers and standards for each sensor.
2. Check slope reading with specifications (in operating manual) to verify slope is within the manufacturer's specified range.
3. Thoroughly rinse a 500-mL beaker or 8-oz jar with sample water. Discard sample water.
4. Rinse electrodes with sample water to acclimate them.
5. Fill beaker with fresh sample water.
6. Immerse electrodes in sample while swirling the sample, if needed, to provide thorough mixing. Turn on meter(s). If a flow-through cell is used, install probes and connect sample water to bottom port of flow-through cell, directing sample water up through the cell, exiting through the top port. Direct effluent tubing back in the water or into an appropriate container for storage and handling.
7. When the readings have stabilized, record the measurements displayed on the meter. It is important to determine that the correct units and unit scale are displayed on the meter and recorded for each parameter measured. Record and correct any problems encountered during measurement.
8. If available, field measurement results should be compared to previous measurements for quality control.

Several physical and chemical water parameters are best measured in the field because of the unstable nature of the parameter or because the information is needed to direct further sampling. It is frequently preferable to perform these analyses in the field, especially if the samples will not be immediately transported to the analytical laboratory (pH, in particular, should be measured in the field, if feasible). In addition, measurements of temperature and transparency can be collected accurately only in the field. Eight parameter measurements for water are described in the following sections of this SOP.

Temperature

Measure water temperature with either an alcohol or digital thermometer. It is recommended that mercury thermometers not be used to avoid possible breakage and introduction of mercury into the environment and to remove a source of possible contamination to samples collected for the analysis of mercury. Measure temperature as soon as the sample is collected to obtain a measurement that is an accurate representation of the *in situ* sample temperature. All instruments used to measure temperature should be traceable to a National Institute of Standards and Technology temperature reference. In the case of digital thermometers, follow the calibration procedure recommended by the manufacturer, if provided. Multiprobes in

general contain a temperature probe; check these probes against a calibrated thermometer before use. For more detailed procedures, see discussion in Wilde (2006).

Dissolved Oxygen

Dissolved oxygen may be measured in the field by either a dissolved oxygen polarographic-membrane type sensor or a luminescent type sensor. Dissolved oxygen can also be measured by a field-portable Winkler titration kit.

It is recommended that calibration be done at temperatures that are at least within 10°C of the ambient water temperature. The smaller the temperature difference is between the environmental water and the calibration chamber, the more accurate the calibration will be.

When using static samples (i.e., water sample collected in a container), protect samples from absorbing oxygen from the atmosphere by using a low or zero-headspace container. If using a meter and probe, calibrate the system according to the manufacturer's procedure prior to use with a zero oxygen standard and a second standard of known oxygen content. Check the second standard by performing a Winkler titration. Other probes are calibrated by percent oxygen saturation in an enclosed container with a small amount of water. When measuring dissolved oxygen with certain polarographic-membrane probe in water samples held inside zero-headspace containers, swirl or stir samples constantly until the reading stabilizes and the measurement is recorded. Stirring the sample is not necessary if a luminescent-sensor is used. For other probes, immerse the probe in the water column and monitor a constant measurement (dynamic measurement) until the readings are stabilized. Once the readings stabilize, record the oxygen concentration readings manually or digitally. For more detailed procedures, see discussion in Lewis (2006).

pH

The pH of a water column sample can be measured in the field using a pH meter. Calibrate the meter according to manufacturer's specifications with at least two standards of known pH. The pH of these standards should bracket the expected pH at the sampling location. For example, if the pH at the sampling location is expected to be basic (pH 7 to 14), standards of pH 7.00 and 10.00 should be used to calibrate the meter. The pH of the buffer solution is temperature dependent. That is, pH 10 buffers change more per unit change in temperature than do pH 4 buffers. The temperature of buffer solutions must be measured, and temperature-correction factors must be applied before calibration adjustments are made. Calibration and operating procedures differ with instrument systems—check the manufacturer's instructions. If pH measurements at the sampling location do not fall within the initial calibration range, the meter should be recalibrated with appropriate standards and sample pH remeasured for those samples that fell outside the calibration range. For more detailed procedures, see discussion in Wilde et al. (2006).

Transparency

Water column transparency is measured with a Secchi disk, which is a weighted, black-and-white or all-white disk that is lowered into the water body on a calibrated rope or line.

Always perform these measurements from the side of the boat that faces away from the sun. Lower the disk slowly until it is no longer visible and then raise it until it is visible again. Record the depth, measured from the water surface, in feet or meters. The all-white disk may be preferable when the water transparency is high. However, either disk is acceptable to use.

Turbidity

Turbidity can be measured in the field on static water samples contained in jars with a field-portable nephelometer (turbidity meter) or *in situ* with a turbidity probe mounted in a multiprobe device. Calibrate the meter prior to use with at least two standards of different but known turbidity (in nephelometric turbidity units, or NTUs). The two standards should bracket the range of turbidity measurements expected at the sampling location.

Perform field analysis for turbidity on static water samples as soon as possible after collection. If immediate analysis is not possible, agitate the sample prior to analysis to resuspend any settled solid material. If the sample temperature increases, air bubbles may form and cause erroneous values.

When performing field analysis for turbidity *in situ*, monitor the turbidity probe constantly with a remote display and record data manually or digitally.

For more detailed procedures, see Anderson (2005).

Conductivity or Salinity

Salinity can be measured in the field with a salinometer, and conductivity with a conductivity meter. There are two types of conductivity sensors as described below.

- **Contacting-type sensors with electrodes**—Electrodes contained in a dip cell can be suspended in the sample. The cell constant is the distance between electrodes (in centimeters) divided by the effective cross-sectional area of the conducting path (in square centimeters). A cell constant is chosen on the basis of the expected conductivity. The greater the cell constant, the greater the conductivity that can be measured.
- **Electrodeless-type sensors**—Conductivity is measured by inducing an alternating current in a closed loop of solution, and measuring the magnitude of the current. Measuring errors in this type of electrode are minimized because sensors do not have issues with electrode polarization or electrode fouling.

Calibrate the conductivity meter prior to use in accordance with the manufacturer's directions using a standard of known conductivity. The conductivity of the standard should be close to the expected value at the sampling location. When measuring a sample for conductivity, swirl or stir the sample until the meter is stabilized and a measurement is recorded. For more detailed procedures, see Radtke et al. (2005).

Salinity can be automatically calculated from conductivity, temperature, and barometric pressure readings in the same multiprobe and displayed on the meter of most models. Salinity may also be calculated from the measured conductivity and temperature of a sample according to Standard Method 2520B (APHA 1998). Gross salinity measurements may also be taken with a field-portable refractometer. This instrument provides salinity measurements with an accuracy of 1 to 2 parts per thousand. For more detailed procedures, see APHA (1998).

ORP or Eh

ORP or Eh may be measured in the field with an inert metal electrode and read relative to a reference electrode that is immersed in the same medium. For most multiprobe units, the inert metal electrode is a button or ring made of platinum and the Ag/AgCl reference electrode is the same one connected to the pH probe. The readout of the sensor is a voltage (relative to the reference electrode), with positive values (e.g., +300 mV) indicating an oxidizing environment (ability to accept electrons) and negative values (e.g., -300 mV) indicating a reducing environment (ability to donate electrons) (YSI 2005).

ORP and Eh are the same parameters in that both measure the potential of the medium to transfer electrons. However, the ORP reference electrode is made of different material than the Eh standard hydrogen electrode; therefore, a voltage offset needs to be taken into account when converting ORP measurements to Eh values.

More detailed explanation on the theoretical concept, voltage offset conversions, method limitations and interferences can be found in the attached YSI Tech Note (YSI Environmental 2005) and in Nordstrom and Wilde (2005).

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ATTACHMENT 1. MEASURING ORP ON YSI 6-SERIES SONDES: TIPS, CAUTIONS AND LIMITATIONS



Measuring ORP on YSI 6-Series Sondes: Tips, Cautions and Limitations

Introduction and Basic Theory

As described in *Standard Methods for the Examination of Water and Wastewater* (Section 2580 B.), ORP is a potentiometric measurement in which the potential (or tendency) of the medium for electron transfer is sensed by an inert metal electrode and read relative to a reference electrode that is immersed in the same medium. This determination can also be referred to as a “redox” measurement (combination of REDuction and OXidation). For most multiparameter monitoring systems, the inert metal electrode is a button or ring made of platinum and the reference electrode is the same one associated with the pH sensor, usually Ag/AgCl. The readout of the sensor is a voltage (relative to the reference electrode), with positive values (e.g., +300 mV vs. Ag/AgCl) indicating an oxidizing environment (ability to accept electrons) and negative values (e.g. -300 mV) indicating a reducing environment (ability to furnish electrons).

The determination of ORP is particularly worthwhile in water which contains a relatively high concentration of a redox-active species, e.g., the salts of many metals (Fe^{2+} , Fe^{3+}) and strong oxidizing (chlorine) and reducing (sulfite ion) agents. Thus, ORP can sometimes be utilized to track the metallic pollution in ground or surface water or to determine the chlorine content of wastewater effluent. However, ORP is a nonspecific measurement, i.e., the measured potential is reflective of a combination of the effects of all the dissolved species in the medium. Because of this factor, the measurement of ORP in relatively clean environmental water (ground, surface, estuarine, and marine) has only limited utility unless a predominant redox-active species is known to be present. Users should thus be careful not to “over-interpret” ORP data unless specific information about the site is known.

ORP vs. Eh: Calibration of ORP Sensors

Many users of YSI 6-series sondes that make field or laboratory redox measurements have questions about the difference between ORP and Eh. In essence, the two parameters are the same in that both quantify the potential of the medium to transfer electrons -- the difference is the reference electrode (and thus the voltage offset) against which the potential of the platinum sensor is reported. Eh is defined as a voltage reading vs. the Standard Hydrogen Electrode (SHE), while ORP is a much less specific term in which the measurement can be made relative to any

practical or theoretical reference electrode, such as Ag/AgCl, calomel, or SHE. Generally, it is not easy to use the SHE in laboratory or field measurements and thus redox readings are made using either the Ag/AgCl or calomel reference electrodes, with Ag/AgCl being more popular in multiparameter water quality instrumentation. Thus, Eh is usually not determined directly. However, the voltages obtained as ORP readings vs. non-SHE electrodes can easily be converted into Eh values by two mechanisms:

- Adding (or subtracting) an offset voltage to the ORP readings obtained vs. a practical reference electrode to account for the fixed difference between the SHE and the other reference system. The offset voltage can easily be obtained for several practical reference electrodes in Table 2580: II of the section of *Standard Methods* on ORP. For example, the potential of Zobell solution vs. the Ag/AgCl reference electrode using 4 M KCl is +228 mV while the same solution read vs. the SHE is +428 mV. Therefore to convert ORP readings taken under these conditions to Eh, simply add 200 mV to the ORP voltage. For example, ORP readings of +150 and -172 mV translate to Eh values of +350 and +28 mV, respectively.
- Using the instrument software to automatically add the offset voltage to the ORP readings as they are displayed or logged. This method is implemented during calibration of the ORP sensor in YSI 6-series sondes. For example, when calibrating an instrument with Zobell solution that has an ORP reading of 228 versus the YSI reference electrode, enter 428 mV at the calibration prompt instead of 228. After the calibration is confirmed, 200 mV (the difference between Ag/AgCl and SHE reference electrodes) will automatically be added to all displayed and logged ORP values, effectively converting them to Eh with no further correction needed. The software in YSI 6-series sondes is likely to interpret the entry of the higher voltage value as an “out of range” calibration error and provide a warning to this effect. As long as the user is knowledgeable about the procedure, the error can be “overridden” with no ill effects.

Effect of Temperature

The temperature of the water for which ORP is being determined will affect the voltage output of the sensor. This factor definitely needs to be taken into account for calibration and should be considered when reporting field ORP values.

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For calibration, the following table can be used when using Zobell solution, the YSI-recommended standard. Thus, if the Zobell calibration standard is at 15° C instead of 25° C, enter 241 mV at the calibration prompt instead of 228 mV (the 25° C value which is commonly quoted).

Temperature, C	Zobell Solution Value, mV vs. Ag/AgCl (4 M KCl)
-5	267.0
0	260.5
5	254.0
10	247.5
15	241.0
20	234.5
25	228.0
30	221.5
35	215.0
40	208.5
45	202.0
50	195.5

The user may be able to locate similar temperature-dependence data in the literature for other ORP standards such as Light's Solution and quinhydrone standards in pH buffers.

Temperature will also clearly have an effect on field readings, but, in this case, the variation is usually not definable since the temperature effect depends on the dissolved species responsible for the ORP reading, and these species are usually not known exactly for environmental water. For this reason, ORP readings on YSI 6-series sondes are **not** temperature compensated in any manner. The user must remember that ORP variation in field water could be due to temperature changes rather than analyte compensation. Usually, however, gross changes in ORP (>100 mV) are not due to the effect of temperature.

Confirming ORP Response

Unlike pH, YSI 6-series sondes only allow a single point calibration for ORP, i.e., an offset adjustment as described above. This is almost always adequate if the ORP sensor has been maintained properly. However, some users like to confirm that their ORP system tracks changes in ORP correctly, in the same way that a pH sensor responds to immersion in pH 7 and pH 10 buffers.

To check the "slope" and response characteristics of the ORP sensor, YSI recommends that the user purchase item number B125 (ORP Calibration Kit) from the manufacturer of one of our ORP sensors:

Sensorex

Tel. +1 714 895 4344

Fax. +1 714 894 4839

Email. info@sensorex.com

Web. www.sensorex.com

The kit contains solid quinhydrone which, when added to the supplied buffers, yields two solutions with well-defined, but different, ORP values.

Problems with ORP Sensors

Although based on relatively simple theory, ORP is, unfortunately, also a measurement that can show more problems than other water quality sensors with regard to consistency between different instruments and overall accuracy. In addition, these issues are further complicated in that their extent is likely to depend on both the condition of the sensor and the makeup of the water being tested. The most common problem reported with regard to ORP determination in environmental water is that readings from various instruments (sometimes with exactly the same sensor type and electronics) differ by a significant margin (50-100 mV) even though the sensors are in the same container of water. To make the problem more perplexing, all of the sensors show identical readings in an ORP standard such as Zobell solution. The exact explanation for this paradox is sometimes elusive, but there are at least three possible reasons for its occurrence.

- First, ORP sensors can show a slow response in environmental water if the platinum button of the probe has been contaminated with extraneous material. Common contaminants include hard water deposits, oil/grease, or other organic matter. If the platinum electrodes in the above example are variably contaminated, then some of them (the more contaminated) will be likely to approach potentiometric equilibrium slower. Under this scenario, if left long enough all the sensors would read the same. However, it might take days for the contaminated sensors to reach their final value, and, therefore, they appear in the time frame of a sampling experiment (< 1 hour), to be different. Naturally, if the electrode contaminant is redox-active, either in itself or because it contains redox-active impurities, the reading from that sensor will exhibit erroneous readings that may never change unless the contaminant is removed.

(continued)

- Second, in clean environmental water, there may be very few redox-active species present, and those that are present may be in very low concentration. In many cases, the concentration can be so low that the redox influence of the species is effectively below the detection limit of the method. Under these conditions, the readings will have questionable meaning and could show this type of variation described above. Note that the ORP reading variance associated by this scenario is likely to be exacerbated if any of the electrodes is also contaminated as described above.
- Third, the makeup of the surface composition of the electrode may not be ideal for the measurement in the medium under investigation. While “platinum” ORP electrodes are primarily composed of the metal itself (in a neutral state), it is well known that the surface of the electrode (where the redox action takes place) is coated to varying extents with a molecular layer of platinum oxide (PtO). The Pt/PtO ratio can change over time, depending on the medium in which the probe is stored, and thus the surface of the electrode actually possesses its own potential that can be variable. If this surface potential is similar to the ORP potential of the medium, then electrode response can be sluggish. The cleaning procedure recommended later in this document will result in a surface characterized by a low Pt/PtO ratio and one that possesses a very positive potential. This should be suitable for most environmental measurements.

The fact that similar or identical ORP sensors read differently in environmental water yet the same in Zobell solution is due to the fact that the concentration of redox-active species (ferricyanide/ferrocyanide for Zobell) is much greater in the standards. This higher concentration usually “swamps out” the inconsistencies related to detection limit problems (caused by low amounts of redox-active species) and response time issues (caused by electrode contamination), thus all sensors respond rapidly and read within the YSI specification of ± 20 mV when in standards.

If you observe inconsistency between different sensors or experience ORP readings which seem unusual for the water being tested with your YSI 6-series multiparameter instrument, YSI recommends the following steps to identify and/or correct the problem:

First, make certain that the pH sensor is functioning properly. The reference electrode of the sonde is common to both pH and ORP sensors and, therefore, if both pH and ORP sensors are malfunctioning this is likely to be the source of the problem. Reference electrode problems usually appear as either total failure or as a slow response in both pH and ORP readings. If

a reference electrode problem is suspected, test the ORP sensor in a standard and make certain that it is within 20-30 mV of the predicted value. If reference electrode performance is indicated, clean the sensor according to the instructions shown below and then retest.

Second, if the sensor performs well in the ORP standard, remove the probe from the sonde and carry out the sequential cleaning process documented in the next section.

ORP Electrode Cleaning

The following procedure will result in removal of many common contaminants from the platinum ORP electrode. Fouling of the electrode can, however, be deployment-specific, and some contaminants from polluted water may not be dissolved by this method. The use of other solvents and reagents may be possible, but they must be selected carefully so as not to damage the reference electrode or pH glass of the combination sensors nor to leach or dissolve the CPVC body of the probe itself. Consult YSI Customer Service before using cleaning methods other than those documented below.

YSI recommends that the user perform the cleaning/reconditioning operation in the order indicated. Performance can be rechecked at the conclusion of each major section (A, B, and C) and the cleaning discontinued if, at that point, the performance problem has been corrected.

Procedure A

1. Soak the probe for 10-15 minutes in clean water containing a few drops of commercial dishwashing liquid.
2. Wipe the platinum button or ring by rubbing with a cotton swab soaked in the cleaning solution. CAUTION: For 6565 probes, be certain not to damage the glass bulb of the combination sensor during this process.
3. Rinse the probe in clean water, wipe with a cotton swab saturated with clean water, and then re-rinse with clean water.

Procedure B

1. Soak the probe for 20-30 minutes in one molar (1 M) hydrochloric acid (HCl). This reagent can be purchased from most laboratory supply dealers. Be sure to follow the safety instructions supplied with the reagent.
2. Wipe the platinum button by rubbing with a cotton swab soaked in the acid. CAUTION: For 6565 probes, be certain not to damage the glass bulb of the combination sensor during this process.
3. Rinse the probe in clean water, wipe with a cotton swab saturated with clean water, then rerinse with clean water.

(continued)

Procedure C

1. Soak the probe for approximately 1-2 hours in a 1 to 1 dilution of commercially available chlorine bleach.
2. Rinse the probe with clean water and then soak for at least 1 hour in clean water to remove residual bleach from the reference junction. **CAUTION:** If removal of the chlorine bleach is incomplete, this cleaning reagent can seep into either your calibration standards or measurement media and cause erroneous ORP readings until it is dissipated. Always err on the side of caution in the chlorine bleach removal. Soaking the probe in clean water for periods of time longer than 1 hour can do no harm, however, lesser soaking times can cause problems.
3. Dry the sonde port and probe connector with compressed air and apply a very thin coat of O-ring lubricant to all O-rings before re-installation of the probe. After the probe is reinstalled, place the sensors in Zobell solution and make certain that observed ORP readings stabilize within a few minutes and remain stable for 15-20 minutes.

Typical ORP Data in Standards and Freshwater

Probe #	Zobell Reading		
	Initial	1 hour	After Testing
1	228	228	233
2	227	226	227
3	227	227	228
4	224	224	228
5	227	227	228

Table 1. ORP sensor performance in Zobell Solution.

Experiments have been performed at YSI to demonstrate the typical performance of YSI ORP sensors in both standards and in freshwater. Five (5) new 6565 sensors were taken from stock and placed directly into Zobell solution at 22° C. As shown in Table 1 below, all sensors read within 4 mV of each other. The sensors were left in the Zobell solution for 1 hour and the values recorded again. Finally, the sensors were retested in Zobell solution after the entire regimen of testing described below was completed. The values were basically unchanged, demonstrating the stability of the sensor in redox buffer.

The sensors were then rinsed and soaked in DI water and then transferred to tap water that had been diluted with deionized water to a specific conductance of 290 uS/cm and saturated with air. The ORP readings were recorded 1 minute after transfer and then again after 2.5 hours in the low-to-medium conductivity water. Note that all readings are fairly close at 1

minute, with probe 5 showing a somewhat more positive reading. Note also that the discrepancy between probe 5 and the others increased slightly after longer-term exposure to the water sample. Cleaning the ORP platinum sensor of probe 5 with clean water and a cotton swab resulted in a decrease of the reading to 207

Probe #	ORP Reading	
	1 minute	2.5 hours
1	138	178
2	143	161
3	132	177
4	135	169
5	166	221

Table 2. ORP sensor performance in 290 uS/cm natural water.

mV -- significantly closer to the other sensors. Finally, note that all readings increased by an average of about 40 mV after longer-term exposure to the natural water. This stabilization pattern, along with some variation in probe readings, is likely to occur with all ORP sensors when used in environmental water samples. The difference in behavior between Zobell solution and the water sample is striking and demonstrates that a lower accuracy specification must be tolerated in natural water samples than in buffers. (Note that the YSI accuracy specification of +/- 20 mV refers to readings taken in redox standards.) See Table 2 for the data described in this experiment.

The sensors were then cleaned using the 1 M HCl treatment described above, soaked in DI water to remove all acid traces, and then placed back into the 290 uS/cm natural water sample. ORP readings were taken 5 minutes after placing the probes in the water. The calibration of the sensors was then checked in Zobell solution the probes returned to the natural water sample, and the readings recorded after 5 minutes. Results are shown in Table 3.

Probe #	Water Sample 5 minutes post cleaning	Zobell Solution Calibration check	Water Sample 5 minutes post cal check
1	195	233	186
2	188	227	183
3	214	228	184
4	197	228	184
5	280	228	230

Table 3. ORP sensor performance in 290 uS/cm natural water after cleaning sensors with 1 M HCl.

(continued)

Note the following from the data in Table 3:

- The results in the natural water sample are about the same after the cleaning as before -- probe #5 is still significantly higher than the other 4 that are fairly tightly bunched.
- Even after multiple exposures to standards, the natural water sample, and 1 M HCl, the probes (including probe #5) all read effectively the same in Zobell solution.
- Although the effect is relatively minor, the water sample readings are somewhat dependent on the previous reagent to which the probes were exposed. Note that the results are more consistent and slightly lower overall after the probes had been in Zobell solution (column 3) than after they had been in 1 M HCl (column 1).

Most users would consider the performance of probes 1-4 in natural water acceptable in terms of their consistency with one another, but might wonder why probe 5 always seems to read somewhat more positive than the other sensors except in Zobell solution where it has the same reading. Although difficult to prove, the difference is most likely due to a different Pt/PtO ratio on the surface of probe 5. Consistent with this hypothesis, the final experiments indicate that probe 5 responds to ORP changes and that its ORP reading in natural water becomes closer to those of the other four sensors after longer-term exposure to this medium.

In the final testing, the probes were placed in a sodium sulfite solution, a reducing environment that should produce a decrease in the ORP readings. As shown in Table 4, this effect was indeed observed. The probes were then carefully cleaned and returned to the natural water sample for 18 hours and then the ORP values recorded to conclude the test protocol. These final values are found in Table 4.

Probe #	Sodium Sulfite Solution, after 5 minute exposure	Natural Water, after 18 hour exposure
1	135	196
2	125	174
3	140	207
4	120	195
5	95	218

Table 4. ORP sensor performance in sodium sulfite solution and after long-term exposure to natural water.

YSI would consider Probe 5 as an acceptable sensor for use with our 6-series sondes for the following reasons even though it reads an average of 50 mV different from the other sensors tested:

- The sensor responds quickly and shows the proper reading in Zobell solution;
- The sensor's reading in natural water is not radically different (>100 mV) from the other sensors and becomes closer after extended exposure to this medium;
- The sensor tracks changes in ORP properly.

Summary

The determination of ORP in environmental water can provide valuable insight into the sample as long as there is a significant concentration of a redox-active species present. However, in the absence of these species, ORP can be a significantly less exact measurement than for most other sensors found in YSI 6-series sondes. The inexactness is usually due to contamination of the electrode surface (either physically or chemically), but can also be due to the lack or low concentration of redox active agent in the environmental water.

The quoted accuracy specification for the YSI ORP sensor (+/- 20 mV) refers to redox- standards, such as Zobell solution, and not to environmental water of variable, and usually unknown, content. In many cases, the +/- 20 mV specification will be met in natural water, but it cannot be guaranteed.

Periodic maintenance of your YSI ORP sensor (6032 or 6565) will increase your field consistency and accuracy, but may not overcome all problems.

The value of ORP in determining the content of environmental water is greatly enhanced if the user has some knowledge or history of the site.

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STANDARD OPERATING PROCEDURE (SOP) SW-07

CLEAN-HANDS TECHNIQUE FOR SURFACE WATER SAMPLING

SCOPE AND APPLICATION

The concentration of many metals in ambient waters is typically very low ($<1 \mu\text{g/L}$), and collecting water samples that are representative of ambient conditions requires extreme care to prevent contaminating the sample during handling. This SOP utilizes and augments the procedures outlined in the San Francisco Estuary Institute's *Field Sampling Manual for the Regional Monitoring Program for Trace Substances* (David et al. 2001), the *Interagency Field Manual for the Collection of Water-Quality Data* (USGS 2000), and U.S. Environmental Protection Agency Method 1669, *Sampling Ambient Water for Trace Metals at EPA Water Quality Criteria Levels* (USEPA 1996). The following technique is commonly called the "clean-hands technique." It employs two people, one designated as the "clean-hands person" and the other designated as the "dirty-hands person."

While sampling for trace metals, clean sampling techniques will be used for the collection of unfiltered organic compounds and conventionals, such as total suspended solids, filtered dissolved organic carbon, and dissolved suspended solids. By following this SOP, the collection of other samples besides trace metals guarantees a high level of sample integrity and minimizes contamination during sample handling.

EQUIPMENT DECONTAMINATION

If required in the project-specific field sampling plan, the analytical laboratory may be in charge of providing decontaminated sampling equipment prior to the sampling event. The analytical laboratory will decontaminate sample tubing, mixing carboys, and sampling jars according to their specific laboratory SOPs (see project-specific quality assurance plan). Additional field equipment will be cleaned and decontaminated by Integral Engineering, P.C. (Integral), as described below.

EQUIPMENT AND REAGENTS REQUIRED

A workbox will be built with $\frac{3}{4}$ -inch PVC tubing and covered with a 6-mil plastic sheet in order to contain the sampling equipment (e.g., peristaltic pump or Go-Flo™ bottle) and

conduct the sample processing. One side of the workbox will be left open for placing sampling equipment and sample carboys. All components will be washed with Alconox™, rinsed with tap water rinsed, washed in acid washed, and rinsed in deionized water.

Initially, stands and clamps used to secure the receiving Teflon™ tubing and filter cartridge that are made of nonmetallic components or resin-coated stainless-steel are to be washed with soap, rinsed with tap water, washed in dilute 10 percent acid (nitric or hydrochloric acid), and rinsed with deionized water. At the beginning of each subsequent sampling day, the stands and clamps are washed with soap and rinsed with tap water.

PROCEDURES

Initial Steps and Precautions

Before collecting a water sample, take the following steps or precautions to avoid sample contamination:

1. Prior to collecting the sample or handling the sampling equipment or sample bottles, perform a quick survey of the sampling area to identify sources of potential contamination to the sample (e.g., sources of dust, engines running, batteries). If there is an obvious source, either remove, clean, or isolate it from the sample handling area.
2. Both the clean- and dirty-hands persons will wear lint-free clothing, which reduces the amount of airborne dust in the immediate vicinity of the sample. These clothes can be made of nylon, Tyvek, or a plastic-coated material (e.g., Saranex). Keep these suits isolated from dust and contamination (in plastic bags) until ready for use and discard them after they have been used once. Other appropriate clothing includes coated or plastic rain suits and suits worn for hazardous waste characterizations.
3. After the sampling personnel are dressed in the appropriate sampling clothing, care should be taken to avoid bumping into potentially contaminated surfaces.
4. Sampling personnel will wear two pairs of nitrile gloves while working, one pair of nitrile gloves and then a second pair of gloves over the first pair. The gloves must be powder-free, clean-room gloves (e.g., Oak Class 100 or nitrile, powder-free). These gloves come in vacuum-sealed plastic bags containing 50 pairs. Once opened, the entire pack is potentially exposed to contamination. To minimize this potential, open only the end of the bag at the wrist end of the glove (not the fingertip end), and remove only one pair at a time. Keep the unused gloves in the original bag inside a large Ziploc® bag. When handling the clean gloves, do not touch the fingertips; handle the gloves only around the wrist.
5. At all times, the clean-hands person must avoid touching surfaces that are not known to be clean, including his or her suit. The clean-hands person should touch only the

inner bag and the sample bottle used during sample collection. While sampling, both samplers must be conscious of the potential chains of contamination that can occur. A chain of contamination could involve handling an object that touched another object that touched something contaminated. Unless an object is known to be clean (i.e., was cleaned appropriately and isolated from contaminants from the time of cleaning until the time of use), it should be assumed to be dirty.

Sample Collection

The following procedure is based on the assumption that properly cleaned and packaged bottles have been shipped from the analytical laboratory. After the initial steps have been taken, the clean-hands person and the dirty-hands person will use the following procedure to collect the samples:

1. To remove the sample bottle from the plastic bags, the dirty-hands person will remove the double-bagged bottle from the ice chest and open the outer bag. While the dirty-hands person holds the outer bag open, the clean-hands person will reach inside, lift the inner bag (but not remove it), open it, remove the sample bottle, and push the inner bag back down inside the outer bag. The dirty-hands person will close the outer bag. See Consideration 1 below.
2. In some cases, the caps on sample bottles are closed so tightly that they cannot be opened by hand. If this occurs, set the bottle aside and use another bottle. (Note: The laboratory may need to be promptly informed to send more bottles if this is a persistent problem during the sampling event.)
3. The clean-hands person will remove the cap and, while filling the bottle, hold the cap in the upright position so that particles cannot land inside the cap. If the cap must be set down, lay down a clean vinyl glove and place the cap upright on it.
4. While the clean-hands person is filling the sample bottle, the dirty-hands person will keep the outer bag closed and prepare the sample tag. When the sample bottle is full, the clean-hands person will replace the cap and tighten it.
5. The dirty-hands person will open the outer bag, and the clean-hands person will reach inside, lift the inner bag, place the bottle in the inner bag, and seal it. Before lowering the bagged bottle into the outer bag, the dirty-hands person will place the sample tag on the inner bag. The clean-hands person will then lower the inner bag into the outer bag, and the dirty-hands person will close the outer bag and place the bagged bottle in the ice chest.

Note: Although the person handling the outside plastic bag is called the “dirty hands” person, he or she will maintain the same level of care as the clean-hands person to avoid any cross contamination of the sample.

Additional Considerations

1. Sample bottles for mercury are made of either fluorinated ethylene propylene (FEP) Teflon®, FEP Teflon®-lined polyethylene bottles, or glass and are double-bagged in Ziploc® bags. Because labels do not stick to Teflon®, each sample bottle has a unique identifier etched on the outside. If FEP Teflon®-lined polyethylene bottles are used, then each sample bottle will be labeled with an Integral sample label affixed to the outside of the bottle. It is assumed that the exterior of the outer bag is contaminated and that its contents are clean. Therefore, only the dirty-hands person is allowed to handle the outer bag, and only the clean-hands person its contents.
2. It is common for the caps on Teflon® bottles not to seal well, and they will frequently leak if tightened only by hand. Strips of parafilm can be wrapped around the cap to keep it from leaking. The strips of parafilm can be prepared prior to going into the field. The strips of parafilm should be cut with ceramic scissors, and the precut strips can be placed in a separate doubled- Ziploc® bag (CETAC 2007).
3. Rainwater has elevated concentrations of mercury relative to most surface water samples and may contaminate a sample. Sampling will be done inside a processing chamber consisting of a PVC structure covered in 6-mil plastic sheathing. This will protect the sampling bottles from rain water or airborne dust particles during sample collection.
4. If there is any question as to whether gloves are clean, change gloves.

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STANDARD OPERATING PROCEDURE (SOP) SW-15

LABORATORY DECONTAMINATION PROCEDURES

SCOPE AND APPLICATION

This SOP describes Integral procedures for decontamination of sampling equipment. If low analytical reporting limits are required (see project-specific sampling and analysis plan), then sampling equipment must be decontaminated at a qualified laboratory. Each participating laboratory is responsible for preparing the equipment prior to the sampling event.

Predesignated commercial laboratories will decontaminate sample tubing, mixing containers, and sampling jars according to steps described below.

SUMMARY OF METHOD

Preparation of the Teflon™ sample tubing will be completed in the laboratory 3 to 4 weeks before the start of a sampling event. All sample tubing, filters, and containers will be decontaminated, preassembled, and packed for the field in double-bagged polyethylene bags.

Decontamination of tubing, filters, stir bars, and containers consists of soaking the sampling equipment in cleaning solutions for a predetermined amount of time and then rinsing it with distilled/deionized water. A peristaltic pump is used to fill the Teflon™ sample tubing with cleaning solutions and to flush with distilled/deionized water between cleanings. In similar fashion, sampling filters are also attached in series with C-flex™ tubing, filled with cleaning solutions and flushed with distilled/deionized water between cleanings. The Teflon™ tubing ends and in-line filters are joined together with C-flex™ tubing for transport to the field.

PROCEDURES

The procedure for each type of sampling equipment is provided below. Use selected equipment (e.g., tubing) for collection of all target parameters. However, be sure to process selected equipment (containers, filter units) separately for sampling metals and organics.

Teflon™ and C-Flex™ Pump Tubing and Teflon™ Coated Stir Bars for Intake Water

Clean the Teflon™ and C-Flex™ tubing used for the intake of water from the Investigation Area and Teflon-coated stir bars used in the containers for all target parameters in accordance with the following procedures:

- Completely fill sample tubing with reagent grade methanol and let it soak for 24 hours.
- Soak the appropriate number of stir bars in reagent grade methanol for 24 hours.
- Drain methanol solution from the tubing and stir bars and flush with approximately 10 L of distilled/deionized water.
- Completely fill sample tubing with dilute reagent grade hydrochloric acid (HCl) and let soak for 24 hours. Soak the appropriate number of stir bars in reagent grade HCl for 24 hours.
- Drain acid and flush tubing and stir bars with distilled/deionized water. Fill tubing with distilled/deionized water, and soak stir bars with distilled/deionized water and let set for 24 hours.
- Double bag the clean tubing and stir bars, label the outside bag identifying cleaning process used, and store in double-bagged polyethylene bags until assembly.

Teflon™ and C-Flex™ Pump Tubing From Filtration Units to Sample Jars

Clean the Teflon™ and C-Flex™ tubing used between the filtration units and sample jars for metals or for organic and conventional parameters, as described below.

Procedure for Metals, Nutrients, and Conventional Analysis

- Completely fill sample tubing with dilute reagent grade HCl and let soak for 24 hours.
- Drain acid and flush tubing with distilled/deionized water, fill with distilled/deionized water, and let set for 24 hours. Drain, rinse with distilled/deionized water, and drain.
- Double bag the clean tubing, label the outside bag identifying cleaning process used, and store in double-bagged polyethylene bags until assembly.

Procedure for Organic Analysis

- Completely fill sample tubing with reagent grade methanol and let it soak for 24 hours.
- Drain methanol solution from the tubing and flush with approximately 10 L of distilled/deionized water.

- Double-bag clean tubing, label outside bag identifying cleaning process used, and store in double-bagged polyethylene bags until assembly.

Filter Cartridges

The 0.45 μm Teflon™ filter cartridges will be used for the collection of dissolved trace metal samples and dissolved organic carbon (DOC) in water. The following procedures are used for cleaning the 0.45 μm filter cartridges for metals, DOC, and conventional analytes:

The 0.45 μm Teflon™ filters are hydrophobic and need to be “wetted” with methanol prior to rinsing with a water-based solution.

- Pump methanol through the filter unit to wet the filter.
- Drain the methanol and flush the filter with distilled/deionized water for approximately 10 minutes.
- Fill the filter unit with dilute HCl and allow it to soak for 24 hours.
- Drain the acid and flush with distilled/deionized water.
- Fill the unit with distilled/deionized water and allow it to soak for 24 hours.
- Followed by a series of draining and rinsing procedures with distilled/deionized water, dry the filter units in a laminar flow hood and double-bagged in polyethylene bags.

Glass and Polycarbonate 10- to 20-Liter Containers

The glass and polycarbonate containers will be used to composite the sample prior to distribution to the sample containers. The cleaning procedure for metals and for organic and conventional parameters is described below:

- Polycarbonate container (metals, nutrients and conventionals)
 - Half-fill the container with dilute reagent-grade HCl. Secure the lid and place the container on its side for 12 hours.
 - Rotate the container to the other side for an additional 12 hours.
 - Drain the acid and rinse with distilled/deionized water.
 - Drain the distilled/deionized water and let it dry in a laminar flow hood.
 - Double-bag the polycarbonate container in polyethylene bags.
- Glass container (organics)
 - Rinse the glass container three times with methanol using a squeeze bottle and thoroughly coat all inner surfaces.

- Drain the methanol and rinse with distilled/deionized water.
- Drain the distilled/deionized water and let it dry in a laminar flow hood.
- Double-bag the glass container in polyethylene bags.

Assembly

After all the components have been cleaned, the peristaltic pump collection and filtration units will be assembled by the laboratory performing the sample equipment decontamination. The assembled units will be double-bagged in polyethylene bags, labeled for identification on the outside bag, and sent to the field laboratory.

LABORATORY AND DECONTAMINATION BLANKS

Laboratory and decontamination blanks will be collected for each sampling event. A cooler will be sent to the laboratory performing the decontamination with prelabeled bottles, along with chain-of-custody forms, custody seals, and a temperature blank. The two types of blanks are described below.

- **Laboratory Blank**—A laboratory blank is a sample of analyte-free water that is supplied by the laboratory. The laboratory blank is generated by transferring the analyte-free water to another laboratory-supplied sample container. Laboratory blank results are used to measure and document any possible laboratory contamination.
- **Decontamination Blank**—Prior to the start of sample collection activities for each sampling event, a decontamination blank will be generated by the laboratory that conducts decontamination of the peristaltic pump sampling equipment (i.e., containers, filters, tubing, and tubing connectors) to ensure that the decontamination procedure is adequate.

The blanks will then be sent back to the analytical laboratory for analyses of all pertinent target analytes within 1 to 2 days of collection. Samples must be received by the laboratory at or around $4\pm2^{\circ}\text{C}$.

APPENDIX C

COMMUNITY AIR MONITORING PLAN

COMMUNITY AIR MONITORING PLAN

This community air monitoring plan (CAMP) has been prepared by Integral Engineering, P.C. on behalf of Corning Incorporated (USA) to detail the dust control and air monitoring procedures to be performed during characterization activities at the Post Creek Site, located in Corning, New York (Investigation Area). The Investigation Area is bound by mile marker 21.2 and 21.9 along Highway 414 and Post Creek in the City of Corning, New York. This CAMP is included as Appendix C, supplementing the Post Creek Characterization Work Plan (Work Plan).

As described in the Work Plan, subsurface characterization activities are planned at the Investigation Area. These activities may include sampling of soil, sediment, groundwater, and surface water.

METHODS AND MITIGATION

Perimeter air monitoring generally will be conducted at two stations. One upwind and one downwind station will be established in the vicinity of characterization activities that have the potential to disturb and mobilize soil particulate matter and/or volatile organic compounds (VOCs). These are theoretical “stations” and may either be personnel with a mobile dust monitor and photoionization detector (PID) collecting data at a specified interval, or a semi-permanent but mobile fixture. The upwind and downwind locations will be modified as conditions warrant and placed in an area representative of air quality conditions.

Work will be generally conducted from Monday through Friday during business hours, 8 a.m. to 6 p.m. No visible dust will leave the work area, and the measures described below will ensure the safety of personnel and the community.

Dust barriers may be implemented if work is planned in the immediate vicinity (within 20 ft) of residential dwellings. Water may be used for dust suppression where circumstances arise warranting such measures. Windy conditions, increased vehicle traffic, and subsurface characterization activities can cause increased suspension of particulate matter. Temporary stop work orders may be issued if conditions warrant.

Particulate monitoring is the measurement of fine particles that can include dust, smoke, and other particulate matter with a diameter less than or equal to 10 microns, also known as PM₁₀. Air monitoring will be performed during activities that have the potential to disturb the subsurface and suspend particles. To accurately measure PM₁₀, a device such as miniRAM™, dataRAM™, sidePAK™, or equivalent will be used. The selected equipment

will perform within the range of specifications outlined in the New York State Department of Environmental Conservation (NYSDEC) DER-10 *Technical Guidance for Site Investigation and Remediation* (NYSDEC 2010).

CALIBRATION

Calibration of monitoring equipment will be performed on a daily basis prior to the start of intrusive work activities. Calibration data will be documented appropriately.

DOCUMENTATION

Data collection during monitoring will be used to provide personnel with real-time information about air quality and enable prompt mitigation actions to be undertaken if certain action levels are exceeded (outlined below in the “Action Levels” section). Data will be logged on appropriate field forms approximately every 30 minutes, or more frequently as conditions warrant during the monitoring program. Data will be provided to the regulatory agency either weekly or daily in the event action levels are exceeded and protective actions undertaken. Exceedances will be reported to NYSDEC and the New York State Department of Health (NYSDOH) the same day of the exceedance (or the next business day if the exceedance was recorded after hours) along with the reason for the exceedance, what was done to correct it, and whether the correction action was effective. Reporting associated with daily CAMP activities will be conducted in accordance with NYSDEC DER-10 *Technical Guidance for Site Investigation and Remediation* (NYSDEC 2010)¹.

ACTION LEVELS

The following action levels are based on NYSDEC recommendations. Any exceedance of these action levels is an indicator that excessive PM₁₀ or VOC migration may be taking place and will prompt immediate mitigation activities.

Concentration as Measured at Downwind Location	Duration	Action
100 µg/m ³ greater than background (upwind location) (PM ₁₀)	15 minutes sustained	Implement engineering control(s)
150 µg/m ³ greater than background (upwind location) (PM ₁₀)	Instantaneous	Stop work and reevaluate engineering control(s)

¹ NYSDEC. 2010. DER-10, Technical Guidance for Site Investigation and Remediation. New York State Department of Environmental Conservation, Division of Environmental Remediation. Updated May 3, 2010.

Concentration as Measured at Downwind Location	Duration	Action
5 parts per million (ppm) above background (VOCs)	15-minute average	Halt activities and continue monitoring. Resume activities if level drops.
Greater than 5 but less than 25 ppm above background (VOCs)	15-minute average	Halt activities, identify vapor source, take corrective actions, and continue monitoring. Resume activities when level drops.
Greater than 25 ppm above background (VOCs)	Instantaneous	Shut down work.

The Investigation Area safety officer and other personnel have the ability to stop work at any time if conditions warrant such action. The corporate health and safety manager and/or project manager may be consulted for feedback on mitigation actions as appropriate. The corporate health and safety manager and project manager will be informed of adverse conditions where mitigation is necessary in order to provide feedback and improvement to processes.

PROXIMITY TO RECEPTORS

To the extent possible, intrusive investigative work will not be conducted within 20 feet of potential receptors. In the event that work areas are within 20 ft of potentially exposed populations or occupied structures, the continuous monitoring locations will reflect the nearest potentially exposed individuals and the location of ventilation system intakes for nearby structures.

If total VOC concentrations opposite the walls of occupied structures or next to intake vents exceed 1 ppm, monitoring will occur within the occupied structure(s). Depending upon the nature of contamination, chemical-specific colorimetric tubes of sufficient sensitivity may be necessary for comparing the exposure point concentrations with appropriate pre-determined response levels. Background readings in the occupied spaces will be taken prior to commencement of planned work within 20 ft of occupied spaces. Any unusual background readings will be discussed with NYSDOH prior to commencement of the work.

If total particulate concentrations opposite the walls of occupied structures or next to intake vents exceed 150 $\mu\text{g}/\text{m}^3$, work activities will be suspended until controls are implemented and are successful in reducing the total particulate concentration to 150 $\mu\text{g}/\text{m}^3$ or less at the monitoring point.

APPENDIX D

QUALITY ASSURANCE PROJECT PLAN

POST CREEK CHARACTERIZATION WORK PLAN

NYSDEC Project No. 851053

Quality Assurance Project Plan

Prepared for
Corning Incorporated
Corning, New York

Prepared by

1001 6th Avenue
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December 4, 2020

Affiliated with Integral Consulting Inc.

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ACRONYMS AND ABBREVIATIONS

ASP	Analytical Services Protocol
DQO	data quality objective
DUSR	data usability summary report
EDD	electronic data deliverable
EPA	U.S. Environmental Protection Agency
HASP	Health and Safety Plan
Integral	Integral Engineering, P.C.
LIMS	laboratory information management system
MDL	method detection limit
MRL	method reporting limit
NYSDEC	New York State Department of Environmental Conservation
PARCC	precision, accuracy, representativeness, completeness, and comparability
PCB	polychlorinated biphenyl
PFAS	per- and polyfluoroalkyl substances
QA/QC	quality assurance and quality control
QAPP	quality assurance project plan
RPD	relative percent difference
SOP	standard operating procedure
SVOC	semivolatile organic compound
TAL	target analyte list
TCLP	toxicity characteristic leaching procedure
TOC	total organic carbon
TPH	total petroleum hydrocarbon
VOC	volatile organic compound
Work Plan	Post Creek Characterization Work Plan

SECTION A: PROJECT MANAGEMENT

A1 INTRODUCTION

This quality assurance project plan (QAPP) describes quality assurance and quality control (QA/QC) procedures that will be used to ensure that the Investigation Area characterization data results are defensible and usable for their intended purpose. The purpose of the QAPP is to provide confidence in the project data results through a system of quality control performance checks of field data entry, laboratory analysis and laboratory data reporting, and appropriate corrective actions to achieve compliance with established performance and data quality criteria. This QAPP is Appendix D to the Post Creek Characterization Work Plan (Work Plan). This QAPP has been prepared in accordance with U.S. Environmental Protection Agency (EPA) guidance for the preparation of QAPPs (USEPA 2002a).

A1.1 Project Scope and Goals

The goal of the characterization activities detailed in the Work Plan is to characterize four parcels along New York State Highway 414—bound by Highway 414 mile marker 21.2 to 21.9 and Post Creek, in the City of Corning, New York (Investigation Area) for determination of “Significant Threat” as defined under 6NYCRR 375-3.7. The Work Plan includes descriptions of various characterization activities, including but not limited to soil borings, soil and sediment sampling, and monitoring well installation, development, surveying, and sampling; equipment decontamination; investigation-derived waste management; and reporting.

Additional details, including figures of proposed sampling locations, are included in the Work Plan.

A1.2 Project Data Quality Objectives

This QAPP documents the QA/QC measures that will be followed during the implementation of the Work Plan activities. The objective of the data collection is to support the characterization activities at the Investigation Area. The overall quality objective for the Investigation Area characterization is to develop and implement procedures that will ensure the collection of representative data of known and acceptable quality.

The QAPP provides a description of the analytical and reporting procedures that may be used by Integral Engineering, P.C. (Integral) and its subcontractors within the Investigation Area for the following activities. Descriptions of field procedures are detailed in in the Work Plan:

- Surface soil sampling
- Shallow sampling

- Soil borings (Native and non-native material)
- Groundwater sampling associated with soil borings
- Sediment sampling
- Surface water sampling
- Laboratory analysis
- Report preparation.

The purpose of the QA/QC program is to produce analytical measurement data of known quality that satisfy the project data quality objectives (DQOs). DQOs are data quality planning and evaluation tools for sampling and analysis activities. A consistent and comprehensive approach for developing and using these tools is necessary to ensure that enough data are produced and they are of sufficient quality to make decisions for the project. The DQOs process is described in the subsequent subsection.

A1.2.1 Data Quality Objectives

The DQO process and quality assurance objectives for the project are presented in this section. The QA/QC procedures were developed to ensure that the analytical data collected through implementation of the Work Plan are of known and acceptable quality.

Primary DQOs will include completion of the Investigation Area characterization activities to adequately confirm the presence or absence of constituents of concern at concentrations greater than reasonable quantitation limits, evaluate the chemical analysis results against background levels and against applicable regulatory criteria or guidance. Soil analysis results will be compared to 6 NYCRR Table 375-6.8(b) and ground water analysis results will be compared to New York State Ambient Water Quality Standards and Guidance Values.

To achieve the DQOs, quality assurance measures will be implemented throughout the project to ensure that the data meet selectivity, precision, accuracy/bias, representativeness, comparability, and completeness criteria. This will be accomplished through the collection of field quality control samples, including field replicate samples, and the calibration of field and laboratory equipment.

The DQOs will be accomplished by ensuring the following analytical and quality assurance objectives are met:

- Standard methods to prepare and analyze samples are used
- Usable and defensible analytical results are obtained
- Procedures for the ongoing control and evaluation of measurement data quality are in place

- Data quality measures in terms of selectivity, precision, accuracy, completeness, representativeness, and comparability are assessed to determine whether the data meet the project objectives and can be used for their intended purpose.

The Integral quality assurance chemist will track data, from collection of samples through login at the laboratory to delivery by results report and electronic data deliverable (EDD); oversee data usability summary report (DUSR) preparation; and coordinate laboratory corrective actions.

The following sections discuss the steps to be taken to ensure the quality of data acquired during the work. The representativeness of the measurement data is a function of the sampling strategy and will be achieved by following the procedures in the Work Plan. The quality of the analytical results is a function of the analytical system and will be achieved by using standard methods and the quality control practices discussed in this section. The basis for assessing selectivity, precision, accuracy, representativeness, comparability, and completeness is discussed in the laboratory quality assurance manual (Attachment 1 of this QAPP).

A2 PROJECT ORGANIZATION

This section presents the organizational structure for the field activities, including task management, oversight, field and laboratory management, data management, and health and safety. Task roles and associated responsibilities are described below.

A2.1 Key Task Personnel

- Integral Principal-in-Charge—Peter Zimmerman is the principal-in-charge and has overall responsibility for senior technical review and oversight of the field activities, ensuring appropriate design, and implementation of the characterization to meet feasibility project objectives.
- Integral Project Manager—Jeff Marsh is the project manager. Mr. Marsh will work closely with all other team members and serve as the primary point of contact to ensure coordination between the New York State Department of Environmental Conservation (NYSDEC) and the Integral team.
- Integral Field Manager—The field manager, TBD, is responsible for overseeing the planning and coordination of the field activities and for all aspects of sample collection activities to ensure that appropriate sampling, quality assurance, and documentation procedures are used. Field team leaders will be assigned for individual tasks, as appropriate. The field manager will report to Integral's project manager.
- Integral Quality Assurance Chemist—Glenn Esler is responsible for providing overall quality assurance support for the field activities and for coordinating with the analytical

lab(s) to ensure that QAPP requirements are followed. Mr. Esler is responsible for coordinating the validation of laboratory data; communicating data quality issues to the data users; and working with data users and the project manager to address any data limitations. Mr. Esler is also responsible for coordinating with the laboratory and tracking the laboratory's progress; verifying that the laboratory has implemented the requirements of the QAPP; addressing quality assurance issues related to the laboratory analyses; ensuring that laboratory capacity is sufficient to undertake the required analyses in a timely manner; and addressing scheduling issues related to laboratory analyses. Mr. Esler will report directly to Integral's project manager, and will work closely with Integral's field manager to ensure that the objectives of the QAPP are met. Resumes of Integral data validation personnel are included as Attachment 2.

- Integral Database Administrator—The database administrator, TBD, will have primary responsibility for data management and database maintenance and development. The database administrator will be responsible for overseeing and/or conducting the following activities: establishing storage formats and procedures appropriate for all data collected during the field activities; working with the field crew, laboratory, and data validator to ensure all data entries are correct and complete and are delivered in the correct format; maintaining the integrity and completeness of the database; and providing data summaries to data users in the required formats for interpretation and reporting. The database administrator will report directly to Integral's project manager and will work closely with the field manager and quality assurance chemist.
- Integral Corporate Health and Safety Manager—Matt Behum is Integral's corporate health and safety manager and will be responsible for oversight of the health and safety program that will be implemented during the field activities.
- Integral Investigation Area Safety Officer—The Investigation Area safety officer, TBD, will serve as the point of contact for safety and health concerns and will be responsible for the implementation and compliance of the health and safety plan (HASP) by all Integral staff and subcontractors.
- Eurofins TestAmerica Project Manager—The TestAmerica project manager, TBD, will be responsible for the oversight of all laboratory functions and operations, including coordination with/between Integral and the laboratory quality manager.
- Eurofins TestAmerica Laboratory Quality Manager—The TestAmerica laboratory quality manager's, TBD, responsibilities include the oversight of the laboratory's quality systems and ensuring that all tasks performed by the laboratory and Eurofins TestAmerica field personnel are conducted in compliance with state, federal, and industry standards, as well as the requirements of this QAPP.

A2.2 Subcontractors

If subcontractors are required, the project manager will coordinate with the subcontractors. The field team manager will direct the subcontractors in the field in accordance with their specific scope of work.

A3 TRAINING AND CERTIFICATION

Integral has assembled a project team with the requisite experience and technical skills to successfully complete the Investigation Area characterization. All consultant team personnel involved in sample collection have extensive environmental sampling experience. Minimum training and certification requirements for laboratory personnel are described in the laboratory quality assurance manual (Attachment 1 of this QAPP).

Information pertaining to project-specific training and certification, including medical monitoring, the Occupational Safety and Health Administration's Hazardous Waste Operations and Emergency Response standard training, first aid/cardiopulmonary resuscitation, equipment operation, and associated records and documentation, can be found in the HASP.

Documentation of training will be maintained in personnel files.

SECTION B: DATA GENERATION AND ACQUISITION

B1 SAMPLING METHODS

Sampling and decontamination methods used to collect samples are described in detail in Sections 4 and 5 of the Work Plan.

Per- and polyfluoroalkyl substances (PFAS) sampling and analysis procedures will conform to the guidelines provided in Guidelines for Sampling and Analysis of PFAS (NYSDEC 2020).

B2 SAMPLE HANDLING AND CUSTODY

The principal documents used to identify samples and document sample possession will be field logbooks and chain-of-custody records. Custody will be documented for all samples at all stages of the analytical or transfer process. Samples are in custody if they are in the view of the field team, stored in a secure place with restricted access, or placed in a container secured with custody seals. A chain-of-custody record will be signed by each person who has custody of the samples and will accompany the samples at all times. Copies of the chain-of-custody will be included in laboratory and QA/QC reports. Additional details regarding chain-of-custody procedures to be followed for this sampling event are provided in standard operating procedure (SOP) AP-03 (Appendix B of the Work Plan).

Upon receipt of samples at the laboratory, the physical integrity of the containers and seals will be checked, and the samples will be inventoried by comparing sample labels to those on the chain-of-custody forms. The laboratory will include a copy of the chain-of-custody and shipping container receipt forms in the final data package. Any breaks in the chain-of-custody or nonconformances will be noted and reported in writing to Integral's quality assurance chemist within 24 hours of receipt of the samples. The laboratory quality assurance plan (Attachment 1 of this QAPP) includes procedures used for accepting custody of samples and documenting samples at the laboratory. The laboratory project manager will ensure that a sample-tracking record is maintained that follows each sample through all stages of sample processing at the laboratory. A copy of a Eurofins TestAmerica chain of custody is found in Attachment 3 of the QAPP.

The laboratory will be instructed to composite a number of discrete field samples. The discrete samples will be noted on the chain-of-custody forms. The laboratory will follow their SOP for compositing soil samples.

All samples will be stored in accordance with Table B2-1. A subsample of each sample will be archived frozen for possible future analysis. The laboratory will maintain chain-of-custody

documentation and documentation of proper storage conditions for the entire time that the samples are in its possession.

The laboratory will not dispose of the samples for any of the phases of this project until authorized to do so by Integral's quality assurance chemist. After authorization is obtained, the laboratory will dispose of samples, as appropriate, based on matrix, analytical results, and information received from the client.

B3 ANALYTICAL METHODS

Samples to be collected for the Investigation Area characterization include surface soil, shallow soil, subsurface non-native soil, subsurface native soil, garden soil, groundwater, sediment, and surface water. The specific analyses to be measured, analytical methods, and holding times are presented in Table B2-1. The following is a summary of laboratory analyses for each matrix to be sampled:

Uplands

- **Surface Soil**—Target analyte list (TAL) metals, cyanide, semivolatile organic compounds (SVOCs); 20% polychlorinated biphenyls (PCBs), pesticides/herbicides, toxicity characteristic leaching procedure (TCLP) metals and mercury, total petroleum hydrocarbon (TPH), and volatile organic compounds (VOCs), focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings.
- **Shallow Soil**—TAL metals, cyanide, SVOCs; 20% PCBs, pesticides/herbicides, TCLP metals and mercury, and TPH, focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings.
- **Soil Boring:**
 - **Non-native**—TAL metals, cyanide, SVOCs; 20% PCBs, pesticides/herbicides, TCLP metals and mercury, TPH, and VOCs, focused on visually impacted intervals (i.e., intervals containing ash, brick, and/or glass) or intervals with elevated PID readings.
 - **Native**—20% for TAL metals, cyanide, PCBs, pesticides/herbicides, SVOCs, TPH, and VOCs, prioritized in borings that contain ash, brick, and/or glass above native material.
- **Groundwater**—TAL metals (total and dissolved), cyanide, SVOCs, PCBs, pesticides/herbicides, VOCs, PFAS, TPH, and 1,4-dioxane.

Upland soil samples will also include analysis for 1,4-dioxane and perfluorinated compounds, in a minimum of 20% of samples.

Post Creek

- **Sediment**—TAL metals, cyanide, SVOCs, total organic carbon (TOC), grain size, sulfides, nitrates, carbonates, ancillary parameters to characterize bioavailability; 20% PCBs, pesticides/herbicides, VOCs, PFAS, TPH, and 1,4-dioxane; 40% TCLP metals.
- **Surface Water**—TAL metals (total and dissolved), cyanide, SVOCs, total suspended solids, total dissolved solids, TOC, and dissolved organic carbon; 20% PCBs, pesticides/herbicides, VOCs, PFAS, TPH, and 1,4-dioxane.

Eurofins TestAmerica Buffalo (Amherst, New York) will be responsible for performing the majority of analyses. If necessary, other certified laboratories in the Eurofins TestAmerica network may be used to meet analytical capacity and project objectives.

B4 QUALITY CONTROL

Processes established to ensure quality both in the field and in the laboratory are described below.

B4.1 Field Quality Control Samples

Field quality control samples will be used to assess sample variability and evaluate potential sources of contamination. The types of quality control samples that will be collected for the field activities are described in this section. If quality control problems are encountered, they will be brought to the attention of Integral's quality assurance chemist. Corrective actions, if appropriate, will be implemented to meet the project's data quality indicators.

Field quality control samples for soil, sediment, groundwater, and surface water will be field duplicate samples, field blanks, equipment rinsate blanks, temperature blanks, and trip blanks. The frequency of collection of the field quality control samples is outlined in Table B2-2. The following quality control samples will be collected in the field and analyzed by the analytical laboratory:

- Field duplicate samples will be collected and analyzed to assess the variability associated with sample processing and laboratory variability. Blind field split samples will be collected at a minimum frequency of 1 field split sample per 20 soil, sediment, groundwater, and surface water samples. Samples will be assigned unique numbers and will not be identified as field splits to the laboratory.
- Equipment rinsate blanks will be collected to help identify possible contamination from the sampling environment or from the sampling equipment. All equipment rinsate blank samples will be clearly noted in the field logbook (e.g., sample identifier, equipment type, date and time of collection, and analysis).

- A minimum of one equipment blank (rinsate) will be collected for each kind of sampling equipment used for chemical analyses. A rinsate blank will be collected at every 20 locations per type of equipment used. One equipment rinsate blank will be prepared for each individual analysis.
- Deionized water (field) blanks are prepared in the field to evaluate potential background concentrations present in laboratory-grade deionized water used for the equipment rinsate blank. Field blanks will be collected at a minimum frequency of one per day.
- Trip blanks will be used to monitor cross-contamination during sample shipment and storage. Trip blanks will be used only for aqueous samples that will be analyzed for VOCs. Trip blanks will consist of laboratory-prepared volatile organic analysis vials filled with distilled/deionized water. Three trip blanks will be transported unopened to and from the field in the cooler with the VOC sample containers, and will be included in the sample cooler shipped to the testing laboratory.
- Temperature blanks will be used by the laboratory to verify the temperature of the samples upon receipt at the testing laboratory. Temperature blanks will be prepared at the testing laboratory by pouring distilled/deionized water into a vial and tightly closing the lid. The blanks will be transported unopened to and from the field in the cooler with the sample containers. A temperature blank will be included with each sample cooler shipped to the testing laboratory.

B4.2 Laboratory Quality Control

Extensive and detailed requirements for laboratory quality control procedures are provided in the EPA method protocols that will be used for this project (Table B2-1). Every method protocol includes descriptions of quality control procedures, and many incorporate additional quality control requirements by reference to separate quality control chapters in the protocols. Quality control requirements include control limits and requirements for corrective action in many cases. Quality control procedures will be completed by the laboratory, as required in each protocol and as indicated in this QAPP.

For chemical analyses, the frequency of analysis for laboratory control samples, matrix spike samples, matrix spike duplicates or laboratory duplicates, and method blanks will be 1 for every 20 samples or 1 per extraction batch, whichever is more frequent. Internal standards and/or surrogates will be added to every field sample and quality control sample, as required by the analytical methods. Calibration procedures will be completed at the frequency specified in each method description. As required for EPA SW-846 methods, performance-based control limits have been established by the laboratory (USEPA 2014). These and all other control limits specified in the method descriptions will be used by the laboratory to establish the acceptability of the data or the need for reanalysis of the samples.

B5 DATA QUALITY INDICATORS

Data quality indicators, such as the precision, accuracy, representativeness, completeness, and comparability (PARCC) parameters (USEPA 2002a), and analytical sensitivity will be used to assess conformance of data with quality control criteria. PARCC parameters are commonly used to assess the quality of environmental data.

B5.1 Precision

Precision reflects the reproducibility between individual measurements of the same property. Precision will be evaluated using the results of matrix spike duplicates, laboratory duplicates, and field duplicates. Precision is expressed in terms of the relative standard deviation for three or more measurements and the relative percent difference (RPD) for two measurements. The following equation is used to calculate the RPD between measurements:

$$RPD = \frac{|C_1 - C_2|}{\frac{(C_1 + C_2)}{2}} \times 100$$

Where:

RPD = relative percent difference
C₁ = first measurement
C₂ = second measurement

The relative standard deviation is the ratio of the standard deviation of three or more measurements to the average of the measurements, expressed as a percentage.

B5.2 Accuracy

Accuracy or bias represents the degree to which a measured concentration conforms to the reference value. The results for matrix spikes, laboratory control samples, field blanks, and method blanks will be reviewed to evaluate bias of the data. The following calculation is used to determine percent recovery for a matrix spike sample:

$$\%R = \frac{M - U}{C} \times 100$$

Where:

%R	= percent recovery
M	= measured concentration in the spiked sample
U	= measured concentration in the unspiked sample
C	= concentration of the added spike

The following calculation is used to determine percent recovery for a laboratory control sample or reference material:

$$\%R = \frac{M}{C} \times 100$$

Where:

%R	= percent recovery
M	= measured concentration in the reference material
C	= established reference concentration

Results for field and method blanks can reflect systematic bias that results from contamination of samples during collection or analysis. Any analytes detected in field or method blanks will be evaluated as potential indicators of bias.

B5.3 Representativeness

Representativeness is the degree to which data represent a characteristic of an environmental condition. In the field, representativeness will be addressed primarily in the sampling design by the selection of sampling stations and sample collection procedures. In the laboratories, representativeness will be ensured by the proper handling and storage of samples and initiation of analysis within holding times.

B5.4 Completeness

Completeness will be calculated as the ratio of usable data (i.e., unqualified data and J-qualified data) to generated data, expressed as a percentage. Completeness will be calculated for each suite of analytes for each sample type and sampling event. The target for completeness for all components of this project is 100 percent.

B5.5 Comparability

Comparability is the qualitative similarity of one data set to another (i.e., the extent to which different data sets can be combined for use). Comparability will be addressed through the use

of field and laboratory methods that are consistent with methods and procedures recommended by EPA, and by statistical evaluation of the data.

Additional laboratory quality control procedures will be evaluated to provide supplementary information regarding overall quality of the data, performance of instruments and measurement systems, and sample-specific matrix effects.

Quality control samples and procedures are specified in each method protocol (Table B2-1). All quality control requirements will be completed by the laboratory as described in the protocols, including the following (as applicable):

- Instrument tuning
- Initial calibration
- Initial calibration verification
- Continuing calibration
- Calibration or instrument blanks
- Method blanks
- Laboratory control samples
- Surrogates
- Internal standards
- Serial dilutions
- Matrix spikes
- Matrix spike duplicates or laboratory duplicates.

To alert the data user to possible bias or imprecision, data qualifiers will be applied to reported analyte concentrations when associated quality control samples or procedures do not meet control limits. Laboratory control limits for the methods that will be used for this project are provided in the laboratory's quality assurance plan (to be provided under separate cover, as requested).

Method detection limits (MDLs) are statistically derived and reflect the concentration at which an analyte can be detected in a clean matrix with 99 percent confidence that a false positive result has not been reported. Method reporting limits (MRLs) will be established at levels above the MDLs for the project analytes. These values are based on the laboratory's experience analyzing environmental samples and reflect the typical sensitivity obtained by the analytical system. The concentration of the lowest standard in the initial calibration curve for each

analysis is at the level of the MRL. This allows reliable quantification of concentrations to the MRL. Test methods will be in accordance with the 2017 Clean Water Act Method Update Rule, effective September 27, 2017, which contains revised MDL definitions.

Analyte concentrations for this project will be reported to the MDL. Analytes detected at concentrations between the MRL and the MDL will be reported with a “J” qualifier to indicate that the value is an estimate (i.e., the analyte concentration is below the calibration range). Non-detects will be reported at the MRL. The MDL will be adjusted by the laboratory, as necessary, to reflect sample dilution or matrix interference. Laboratory MRLs and MDLs are found in Table B2-3.

B6 INSTRUMENT/EQUIPMENT TESTING, INSPECTION, AND MAINTENANCE

Analytical instrument testing, inspection, maintenance, setup, and calibration will be conducted by the laboratory in accordance with the requirements identified in the laboratory SOPs and manufacturer instructions. In addition, each of the specified analytical methods provides protocols for proper instrument setup and tuning, and critical operating parameters. Instrument maintenance and repair will be documented in the maintenance log or record books.

Maintenance and calibration of the instruments to be used for field parameter measurements will be completed, as described in the manufacturers’ instructions and the SOPs for their use (to be provided under separate cover, as requested).

B7 INSTRUMENT/EQUIPMENT CALIBRATION AND FREQUENCY OF CALIBRATION

Laboratory instruments will be properly calibrated, and the calibration will be verified with appropriate check standards and calibration blanks for each parameter before beginning each analysis. Instrument calibration procedures and schedules will conform to analytical protocol requirements and descriptions provided in the laboratory’s quality assurance plan.

All calibration standards will be obtained from either the EPA repository or a commercial vendor, and the laboratory will maintain traceability back to the National Institute of Standards and Technology. Stock standards will be used to make intermediate standards and calibration standards. Special attention will be given to expiration dating, proper labeling, proper refrigeration, and prevention of contamination. Documentation relating to the receipt, mixing, and use of standards will be recorded in a laboratory logbook. All calibration and spiking standards will be checked against standards from another source.

B8 INSPECTION/ACCEPTANCE OF SUPPLIES AND CONSUMABLES

The quality of supplies and consumables used during sample collection and laboratory analysis can affect the quality of the project data. All equipment that comes into contact with the samples and extracts must be sufficiently clean to prevent detectable contamination, and the analyte concentrations must be accurate in all standards used for calibration and quality control purposes.

The quality of laboratory water used for decontamination will be documented at the laboratory. Certifiably clean and documented sample containers will be provided by the laboratory. All containers will be visually inspected prior to use by field staff, and any suspect containers will be discarded.

Reagents of appropriate purity and suitably cleaned laboratory equipment will also be used for all stages of laboratory analyses. Details for acceptance requirements for supplies and consumables at the laboratory are provided in the quality assurance plan (Attachment 1 of this QAPP). All supplies will be obtained from reputable suppliers with appropriate documentation or certification. Supplies will be inspected to confirm that they meet use requirements, and certification records will be retained by Integral (for supplies used in the field) or the laboratory.

B9 NON-DIRECT MEASUREMENTS

In order to inform and support the field sampling plan approach and methodology, a records review and preliminary review of historic aerial photos have been conducted. Existing chemical data from previous samples collected by NYSDEC were also used to design this characterization. Historical data were not reviewed for quality assurance.

B10 DATA MANAGEMENT

Data for this project will be generated in the field and at the laboratory. The final repository for all sample information will be a project database. Procedures to be used to transfer data from the point of generation to the project database are described in this section.

B10.1 Field Data

Data that are generated during sample collection will be manually entered into the field logbook and field sampling forms. Additional details regarding field documentation procedures to be followed for this sampling event are provided in SOP AP-02 (Appendix B of the Work Plan). Data from these sources will be entered into the project database directly from the field logbook and field sampling forms. These data include station location coordinates, station names, sampling dates, sample identification codes, additional station and sample

information (e.g., sample type, field duplicate number), and results. All entries will be reviewed for accuracy and completeness by a second individual, and any errors will be corrected before the data are approved for release to data users.

B10.2 Laboratory Data

Laboratory data deliverables will consist of analytical data in tabulated forms as well as the complete laboratory data deliverable package. Eurofins TestAmerica will produce laboratory data packages that meet the requirements of NYSDEC Analytical Services Protocol (ASP) Category B (See DER-10 Appendix 2B Section 1.0b).

In addition, Eurofins TestAmerica will provide an EDD that complies with NYSDEC's Electronic Warehouse Standards for all samples, with quality control sample data to be utilized during the data review/validation activities.

A variety of manually entered and electronic instrument data are generated at the laboratory. Data are manually entered into:

- Standard logbooks
- Storage temperature logs
- Balance calibration logs
- Instrument logs
- Sample preparation and analysis worksheets
- Maintenance logs
- Individual laboratory notebooks
- Tables of results for conventional analyses (i.e., total solids).

The Laboratory Information Management System (LIMS) is the central data management tool for the laboratory data. All manual data entry into the LIMS is reviewed at the laboratory. All data collected from each laboratory instrument, either manually or electronically, are reviewed and confirmed by analysts before reporting. The LIMS is used for every aspect of sample processing, including sample log-in and tracking, instrument data storage and processing, generation of data reports for sample and quality control results, and preparation of EDDs.

Laboratory data will be entered directly into the project database from the EDD. A database printout will be used to verify 10 percent of the database entries against the laboratory data packages.

SECTION C: ASSESSMENT AND OVERSIGHT

A formal chain of communication has been established for this project to optimize the flow of information and to keep the management team apprised of activities and events. The field team leaders and the chemical laboratory will stay in close verbal contact with the Integral project manager and quality assurance chemist, respectively, during all phases of the project. This level of communication will serve to keep the management team apprised of activities and events, and will allow for informal but continuous project oversight.

Assessment activities will include readiness reviews prior to sampling and prior to release of the final data to the data users, and internal review while work is in progress. An informal technical systems audit may be conducted if problems are encountered during any phase of this project.

Readiness reviews are conducted to ensure that all necessary preparations have been made for efficient and effective completion of each phase of project work. The first readiness review will be conducted prior to field sampling. The field coordinator will verify that all field equipment is ready for transfer to the Investigation Area. The field coordinator will also verify that the field team and any subcontractors have been scheduled and fully briefed on field methods and objectives, and that the contracts for the subcontractors have been signed by both parties. Any deficiencies noted during this readiness review will be corrected prior to initiation of sampling activities.

The second readiness review will be completed before final data are released for use. The database administrator (or designee) will verify that all results have been received from the laboratory, data validation and data quality assessments have been completed for all of the data, and that data qualifiers have been entered into the database and verified. Any deficiencies noted during this review will be corrected by the data manager (or designee) or the Integral quality assurance chemist (or designee). All data included in the data reports will have been verified and validated. No report will be prepared in conjunction with the readiness reviews. However, the project manager and the data users will be notified when the data are ready for use.

Technical review of intermediate and final work products generated for this project will be completed throughout the course of all sampling, laboratory, data validation, data management, and data interpretation activities to ensure that every phase of work is accurate and complete and follows the quality assurance procedures outlined in this QAPP. Any problems that are encountered will be resolved between the reviewer and the person completing the work. Any problems that cannot be easily resolved or that affect the final quality of the work product will be brought to the attention of the Integral project manager. NYSDEC will be notified of any problems that may affect the final outcome of the project.

The laboratory has implemented a review system that serves as a formal surveillance mechanism for all laboratory activities. Each phase of work is reviewed by a supervisor before it is approved for release. Details are provided in the laboratory's quality assurance manual (Attachment 1 of this QAPP).

Technical system audits may be conducted if serious problems are encountered during sampling or analysis operations. If completed, these audits will be conducted by the Integral quality assurance chemist or his/her designee or by the laboratory's quality assurance manager. These audits may consist of on-location reviews of any phase of field or laboratory activities or data management. Results of any audits will be provided in the final data report.

Corrective actions will be required if deviations from the methods or quality assurance requirements established in this QAPP are encountered. When a nonconformance is identified, corrective action will be taken immediately, if possible. The project manager will be contacted and, if necessary, will provide assistance in resolving the issue. A formal corrective action plan is not required for this project. However, any nonconformance issue that ultimately affects the quality of the data or results in a change of scope in the work described in the QAPP will be documented in the field log or in a memorandum to the project manager. This documentation will serve as a corrective action report. A description of the nonconformance issue, the attempted resolution, and any effects on data quality or usability will be provided in the appropriate data report.

The laboratory has implemented a routine system of reporting nonconformance issues and their resolution. These procedures are described in the laboratory's quality assurance manual (Attachment 1 of this QAPP). Laboratory nonconformance issues will also be described in the data report if they affect the quality of the project data.

SECTION D: DATA VALIDATION AND USABILITY

D1 DATA VALIDATION AND USABILITY

Data generated in the field and at the laboratory will be verified and validated according to criteria and procedures described in this section. Data quality and usability will be evaluated, and a discussion will be included in a DUSR. The data validation reports will summarize all significant data quality issues for the sampling event and will be attached to the project characterization report.

D1.1 Data Review, Verification, and Validation

Field and laboratory data for this project will undergo a formal verification and validation process. All entries into the database will be verified. All errors found during the verification of field data, laboratory data, and the database will be corrected prior to release of the final data.

Data verification and validation of laboratory data will be performed by in accordance with DER-10 Appendix 2B, EPA *Guidance on Environmental Data Verification and Validation* (USEPA 2002b), EPA *Guidance for Labeling Externally Validated Laboratory Analytical Data for Superfund Use* (USEPA 2009), and EPA inorganic and organic data validation methods, using USEPA Region 2 SOP modifications (USEPA 2017a,b).

Laboratory control limits will be used during data validation to assess laboratory control samples, matrix spike samples, and matrix spike or laboratory duplicates. Data may be qualified as estimated if control limits for any other quality control sample or procedure do not meet laboratory control limits.

Results for field duplicates will be evaluated using a target control limit of 50%. Data will not be qualified as estimated if the target control limit is exceeded, but RPD results will be tabulated, and any exceedances will be discussed in the data report. Equipment, field, and trip blanks will be evaluated and data qualifiers will be applied in the same manner as method blanks, as described in the functional guidelines and Region 2 SOP modifications for data review (USEPA 2017a,b). Sample preparation blanks will be reviewed and qualified in accordance with the functional guidelines and Region 2 SOP modifications for data review (USEPA 2017a,b).

Data will be rejected if control limits for acceptance of data are not met, as described in the functional guidelines and Region 2 SOP modifications for data review (USEPA 2017a,b).

D1.2 Verification and Validation Methods

Field data will be verified during preparation of samples and chain of custody forms. Field data and chain of custody forms will be reviewed by the field coordinator on a daily basis and/or after the field effort is complete. After field data are entered into the project database, 100 percent verification of the entries will be completed to ensure the accuracy and completeness of the database. Any discrepancies will be resolved before the final database is released for use.

The accuracy and completion of laboratory entries to the database will be verified at the laboratory when the EDDs are prepared and again as part of data validation. Ten percent of entries to the database from laboratory EDDs will be checked against laboratory data report packages. In addition to verification of field and laboratory data and information, data qualifier entries into the database will be verified. Any discrepancies will be resolved before the final database is released for use.

D1.3 Reconciliation with User Requirements

The goal of data validation is to determine the quality of each data point and to identify data points that do not meet the project criteria. Nonconforming data may be qualified as estimated, or rejected as unusable, during data validation if criteria for data quality are not met. An explanation of the rejected data will be included in the DUSR. Rejected data will not be used for any purpose. An explanation of the rejected data will be included in the DUSR, as applicable.

Data qualified as estimated will be appropriately qualified in the final project database. These data may be less precise or less accurate than unqualified data. Rejected data will not be used for any purpose. The data users, in cooperation with the Integral project manager and quality assurance chemist, are responsible for assessing the effect of the inaccuracy or imprecision of the qualified data on statistical procedures and other data uses for this characterization. The data quality discussion in the DUSR will include available information regarding the direction or magnitude of bias or the degree of imprecision for qualified data to facilitate the assessment of data usability and will include an explanation of any rejected data. The DUSR and characterization report will also include a discussion of data limitations and their effect on data interpretation activities.

D2 DATA REPORTING

The DUSR will be prepared in accordance with NYSDEC DER-10 Appendix 2B. The DUSR will provide the assessment included in the initial data review discussed above, with further related QA/QC information consideration, enabling full evaluation of the analytical data's usability and quality.

Final and validated/reviewed analytical data, including applicable qualifiers, will be summarized in tables for associated project characterization summary reports.

SECTION E: REFERENCES

NYSDEC. 2005. Sample container cleaning procedures, sample preservation, and holding times. NYSDEC Analytical Service Protocol, Exhibit I. New York State Department of Environmental Conservation. July 2005.

NYSDEC. 2020. Guidelines for Sampling and Analysis of PFAS under NYSDEC's Part 375 Remedial Programs. New York State Department of Environmental Conservation. January 2020.

USEPA. 2002a. Guidance for quality assurance project plans. EPA QA/G-5. EPA/240/R-02/009. U.S. Environmental Protection Agency, Office of Environmental Information, Washington, DC.

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USEPA. 2014. SW-846 on-line, test methods for evaluating solid waste - physical/chemical methods. Available at <http://www.epa.gov/epaoswer/hazwaste/test/main.htm>. U.S. Environmental Protection Agency, Washington, DC.

USEPA. 2017a. National functional guidelines for inorganic superfund methods data review (using USEPA Region 2 SOP modifications). EPA-540-R-2017-001. U.S. Environmental Protection Agency, Office of Superfund Remediation and Technology Innovation, Washington, DC.

USEPA. 2017b. National functional guidelines for organic superfund methods data review (using USEPA Region 2 SOP modifications). EPA-540-R-2017-002. U.S. Environmental Protection Agency, Office of Superfund Remediation and Technology Innovation, Washington, DC.

Tables

Table B2-1. Analytical Methods, Preservation, and Holding Times

Analysis	Analytical Methods	Minimum Volume and Container	Preservation	Holding Time ^a
Soil/Sediment				
Cyanide	SW846 9012B	50 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14 days
Nitrate/Nitrite-N	EPA 353.2			28 days
Sulfides	SM 4500-S2 F			7 days
Grain Size	ASTM D422	Full, 16 ounce glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	180 days
Total organic carbon (TOC)	Lloyd Kahn	50 grams,4 ounce glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14 days
TAL Metals	SW846 6010C/7471A	10 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	6 months (Hg 28 days)
TCLP Metals	SW846 1311/6010C/7471A	100 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	6 months (Hg 28 days)
TPH	EPA 1664B (SGT HEM)	100 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	28 days
SVOCs	SW846 8270D	50 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14/40 days ^d
PCBs	SW846 8082A	30 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14/40 days ^d
PFAS	EPA 537.1M ^f	100 grams, Wide-mouth LDPE plastic	4±2°C	14/28 days ^e
Organochlorine Pesticides	SW846 8081B	30 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14/40 days ^d
Chlorinated herbicides	SW846 8151A	30 grams, Wide-mouth glass w/Fluoropolymer Resin / Teflon®-lined lid	4±2°C	14/40 days ^d
VOCs	SW846 8260C	5 grams, 40 mL, glass vial w/reagent water and Teflon®-lined septum (Terracore kit) ^b	4±2°C	14 days if samples received at lab within 48 hours of collection and frozen to <-7°C. Analysis must be completed within 48 hours if samples are not frozen prior to the expiration of the 48 hour period.

Table B2-1. Analytical Methods, Preservation, and Holding Times

Analysis	Analytical Methods	Minimum Volume and Container	Preservation	Holding Time ^a
Groundwater/Surface water/Field Blanks/Trip Blanks				
Cyanide	EPA 335.4	250 mL, Polyethylene	4±2°C NaOH, pH >12;	14 days
Dissolved organic carbon (DOC)	SM 5310D	3-40 mL, glass vials w/Teflon®-lined septum	4±2°C, HCl to pH < 2	26 days
Total dissolved solids (TDS)	SM 2540C	500 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C	5 days
Total suspended solids (TSS)	SM 2540D	1000 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C	5 days
Total organic carbon (TOC)	SM 5310D	3-40 mL, glass vials w/Teflon®-lined septum	4±2°C, HCl to pH < 2	28 days
TAL Metals (total)	SW846 6010C/7470A	250 mL, Polyethylene	4±2°C, HNO ₃ to pH < 2	6 months (Hg 28 days)
TAL Metals (dissolved)	SW846 6010C/7470A	250 mL, Polyethylene	4±2°C, Field filtered, HNO ₃ to pH < 2	6 months (Hg 28 days)
TPH	EPA 1664B (SGT HEM)	1000 mL, Glass with Teflon®-lined cap	≤6°C, H ₂ SO ₄ or HCl to pH < 2	28 days
SVOCs	SW846 8270D	1000 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C	7/40 days ^c
PCBs	SW846 8082B	1000 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C, H ₂ SO ₄ to pH 2 - 3, Store in dark	7/40 days ^c
PFAS	EPA 537.1M ^f	2-250 mL, HDPE plastic	4±2°C	14/28 days ^e
Organochlorine Pesticides	SW846 8081B	1000 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C	7/40 days ^c
Chlorinated herbicides	SW846 8151A	1000 mL, Wide-mouth glass w/Teflon®-lined cap	4±2°C	7/40 days ^c
1,4-Dioxane	SW846 8270D SIM ID	2-1000 mL Wide-mouth glass w/Teflon®-lined cap	4±2°C	7/40 days ^c
VOCs	SW846 8260C	3-40 mL, glass vials with Teflon®-lined septum	4±2°C, HCl to pH < 2	14 days

Table B2-1. Analytical Methods, Preservation, and Holding Times

Analysis	Analytical Methods	Minimum Volume and Container	Preservation	Holding Time ^a
Notes:				
EPA = U.S. Environmental Protection Agency				
ID = isotope dilution				
PCB = polychlorinated biphenyl				
PFAS = per- and polyfluoroalkyl substances				
SIM = selected ion monitoring				
SM = Standard Method				
SVOC = semivolatile organic compound				
SW846 = Test Methods for Evaluating Solid Waste: Physical/Chemical Methods				
TAL = Target Analyte List				
TAL Metals = Ag, Al, As, Ba, Be, Ca, Cd, Co, Cr, Cu, Fe, Hg, K, Mg, Mn, Na, Ni, Pb, Sb, Se, Tl, V, Zn				
TLCP = toxicity characteristic leaching procedure				
TPH = total petroleum hydrocarbon				
VOC = volatile organic compound				
^a Holding times per NYSDEC ASP, Exhibit I, Table 3				
^b If no other analysis is performed for the sample, collect a second vial without preservative (water) for moisture analysis.				
^c 7 days to extraction, 40 days from extraction to analysis				
^d 14 days to extraction, 40 days from extraction to analysis				
^e 14 days to extraction, 28 days from extraction to analysis				
^f Method modified for soil analysis				

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD
282.00-02- 042.120 (Commercial)	Surface Soil	One discrete	0-2"	28	TAL Metals	28	2	2	1 per day	--	2
					Cyanide	28		2		--	
					SVOCs ^a	28		2		--	
					PCBs	6	1	1		--	1
					pesticides/herbicides	6		1		--	
					TCLP metals	6		1		--	
					TPH	6		1		--	
					PFAS	6		1		--	
					VOCs	6		1		--	
	Shallow Soil	Three discrete	0-6" 6-12" 12-24"	28	TAL Metals	84	5	5	--	5	
					Cyanide	84		5	--		
					SVOCs ^a	84		5	--		
					PCBs	17	1	1	--	1	
					pesticides/herbicides	17		1	--		
					TCLP metals	17		1	--		
					TPH	17		1	--		
					PFAS	17		1	--		
					VOCs	17		1	--		
	Soil Borings (non-native, fill)	Sample every 2'	Assume 2 samples collected per boring for chemical analysis of non-native material encountered	12	TAL Metals	24	2	2	--	2	
					Cyanide	24		2	--		
					SVOCs ^a	24		2	--		
					PCBs	5	1	1	--	1	
					pesticides/herbicides	5		1	--		
					TCLP metals	5		1	--		
					TPH	5		1	--		
					PFAS	5		1	--		
					VOCs	5		1	--		
	Soil Borings (native)	Sample every 2'; assume 20% of all borings within the OU are sampled for chemical analysis	Assume 2' of native material encountered	12	TAL Metals	3	1	1	--	1	
					Cyanide	3		1	--		
					SVOCs ^a	3		1	--		
					PCBs	3		1	--		
					pesticides/herbicides	3		1	--		
					TPH	3		1	--		
					PFAS	3		1	--		
					VOCs	3		1	--		

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD
282.00-02- 018.200 (N) (Residential)	Surface Soil	One discrete	0-2"	2	TAL Metals	2	1	1	1 per day	--	1
					Cyanide	2		1		--	
					SVOCs ^a	2		1		--	
					PCBs	1		1		--	
					pesticides/herbicides	1		1		--	
					TCLP metals	1		1		--	
					TPH	1		1		--	
					PFAS	1		1		--	
					VOCs	1		1		--	
	Shallow Soil	Three discrete	0-6" 6-12" 12-24"	2	TAL Metals	6	1	1	--	1	
					Cyanide	6		1	--		
					SVOCs ^a	6		1	--		
					PCBs	2		1	--		
					pesticides/herbicides	2		1	--		
					TCLP metals	2		1	--		
					TPH	2		1	--		
					PFAS	2		1	--		
					VOCs	2		1	--		
	Soil Borings (non-native, fill)	Sample every 2'	Assume 2 samples collected per boring for chemical analysis of non-native material encountered	2	TAL Metals	4	1	1	--	1	
					Cyanide	4		1	--		
					SVOCs ^a	4		1	--		
					PCBs	1		1	--		
					pesticides/herbicides	1		1	--		
					TCLP metals	2		1	--		
					TPH	2		1	--		
					PFAS	1		1	--		
					VOCs	1		1	--		
	Soil Borings (native)	Sample every 2'; assume 20% of all borings within the OU are sampled for chemical analysis	Assume 2' of native material encountered	2	TAL Metals	1	1	1	--	1	
					Cyanide	1		1	--		
					SVOCs ^a	1		1	--		
					PCBs	1		1	--		
					pesticides/herbicides	1		1	--		
					TPH	1		1	--		
					PFAS	1		1	--		
					VOCs	1		1	--		

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD
282.00-02-018.200 (S) (Residential)	Surface Soil	One discrete	0-2"	2	TAL Metals	2	1	1	1 per day	--	1
					Cyanide	2		1		--	
					SVOCs ^a	2		1		--	
					PCBs	1		1		--	
					pesticides/herbicides	1		1		--	
					TCLP metals	1		1		--	
					TPH	1		1		--	
					PFAS	1		1		--	
	Shallow Soil	Three discrete	0-6" 6-12" 12-24"	2	TAL Metals	6	1	1	--	1	
					Cyanide	6		1	--		
					SVOCs ^a	6		1	--		
					PCBs	2		1	--		
					pesticides/herbicides	2		1	--		
					TCLP metals	2		1	--		
					TPH	2		1	--		
					PFAS	2		1	--		
	Soil Borings (non-native, fill)	Sample every 2'	Assume 2 samples collected per boring for chemical analysis of non-native material encountered	2	VOCs	2	1	1	--	1	
					TAL Metals	4		1	--		
					Cyanide	4		1	--		
					SVOCs ^a	4		1	--		
					PCBs	1		1	--		
					pesticides/herbicides	1		1	--		
					TCLP metals	1		1	--		
					TPH	1		1	--		
	Soil Borings (native)	Sample every 2'; assume 20% of all borings within the OU are sampled for chemical analysis	Assume 2' of native material encountered	2	PFAS	1	1	1	--	1	
					VOCs	1		1	--		
					TAL Metals	1		1	--		
					Cyanide	1		1	--		
					SVOCs ^a	1		1	--		
					PCBs	1		1	--		
pesticides/herbicides					1	1		--			
TPH					1	1		--			

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD
282.00-02-018.120 (Residential)	Surface Soil	One discrete	0-2"	5	TAL Metals	5	1	1	1 per day	--	1
					Cyanide	5		1		--	
					SVOCs ^a	5		1		--	
					PCBs	1		1		--	
					pesticides/herbicides	1		1		--	
					TCLP metals	1		1		--	
					TPH	1		1		--	
					PFAS	1		1		--	
					VOCs	1		1		--	
	Shallow Soil	Three discrete	0-6" 6-12" 12-24"	5	TAL Metals	15	1	1	--	1	
					Cyanide	15		1	--		
					SVOCs ^a	15		1	--		
					PCBs	3		1	--		
					pesticides/herbicides	3		1	--		
					TCLP metals	3		1	--		
					TPH	3		1	--		
					PFAS	3		1	--		
					VOCs	3		1	--		
	Soil Borings (non-native, fill)	Sample every 2'	Assume 2 samples collected per boring for chemical analysis of non-native material encountered	5	TAL Metals	10	1	1	--	1	
					Cyanide	10		1	--		
					SVOCs ^a	10		1	--		
					PCBs	2		1	--		
					pesticides/herbicides	2		1	--		
					TCLP metals	2		1	--		
					TPH	2		1	--		
					PFAS	2		1	--		
					VOCs	2		1	--		
	Soil Borings (native)	Sample every 2'; assume 20% of all borings within the OU are sampled for chemical analysis	Assume 2' of native material encountered	5	TAL Metals	1	1	1	--	1	
					Cyanide	1		1	--		
					SVOCs ^a	1		1	--		
					PCBs	1		1	--		
					pesticides/herbicides	1		1	--		
					TPH	1		1	--		
					PFAS	1		1	--		
					VOCs	1		1	--		

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD
282.00-02- 039.000 (Residential)	Surface Soil	One discrete	0-2"	4	TAL Metals	4	1	1	1 per day	--	1
					Cyanide	4		1		--	
					SVOCs ^a	4		1		--	
					PCBs	1		1		--	
					pesticides/herbicides	1		1		--	
					TCLP metals	1		1		--	
					TPH	1		1		--	
					PFAS	1		1		--	
	Shallow Soil	Three discrete	0-6" 6-12" 12-24"	4	VOCs	1	1	--			
					TAL Metals	12	1	--			
					Cyanide	12	1	--			
					SVOCs ^a	12	1	--			
					PCBs	3	1	--			
					pesticides/herbicides	3	1	--			
					TCLP metals	3	1	--			
					TPH	3	1	--			
	Soil Borings (non-native, fill)	Sample every 2'	Assume 2 samples collected per boring for chemical analysis of non-native material encountered	4	PFAS	3	1	--			
					VOCs	3	1	--			
					TAL Metals	8	1	--			
					Cyanide	8	1	--			
					SVOCs ^a	8	1	--			
					PCBs	2	1	--			
					pesticides/herbicides	2	1	--			
					TCLP metals	2	1	--			
	Soil Borings (native)	Sample every 2'; assume 20% of all borings within the OU are sampled for chemical analysis	Assume 2' of native material encountered	4	TPH	2	1	--			
					PFAS	2	1	--			
					VOCs	2	1	--			
					TAL Metals	1	1	--			
					Cyanide	1	1	--			
					SVOCs ^a	1	1	--			
					PCBs	1	1	--			
					pesticides/herbicides	1	1	--			

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples									
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD					
Various	Groundwater	1	--	3	TAL Metals (Total)	3	1	1	1 per day	--	3					
					TAL Metals (Dissolved)	3		1		--						
					Cyanide	3		1		--						
					SVOCs	3		1		--						
					PCBs	3		1		--						
					pesticides/herbicides	3		1		--						
					1,4-dioxane	3		1		--	1					
					PFAS	3		1		--						
					VOCs	3		1		1						
					TPH	3		1		--						
Post Creek	Sediment	7 sampling stations within the Post Creek Operable Unit and 2 sampling stations in upstream reference locations.	0-6" 6-12" 12-24"	2 (Post Creek Operable Unit and Upstream Reference Location)	TAL Metals	27	2	2	1 per day	--	2					
					Cyanide	27		2		--						
					SVOCs ^a	27		2		--						
					TCLP Metals	11	1	1		--	1					
					PCBs	6		1		--						
					pesticides/herbicides	6		1		--						
					PFAS	6		1		--						
					VOCs	6		1		1						
					TPH	6		1		--						
					TOC	27	2	--		--	--					
					Grain Size	27		--		--	--					
					Sulfides	27		--		--	--					
					Nitrate/Nitrite-N	27		--		--	--					
					Carbonates ^c	27		--		--	--					
					pH ^c	27		--		--	--					
					ORP ^c	27		--		--	--					
					CEC ^c	27		--		--	--					
						Surface Water	7 sampling stations within the Post Creek Operable Unit and 2 sampling stations in upstream reference locations.	Surface		2 (Post Creek Operable Unit and Upstream Reference Location)	TAL Metals (Total)	9	1	1		--
											TAL Metals (Dissolved)	9		1		--
											Cyanide	9		1		--
SVOCs	9	1	--													
PCBs	2	1	--													
pesticides/herbicides	2	1	--													
1,4-dioxane	2	1	--													
PFAS	2	1	--													
VOCs	2	1	1													
TPH	2	1	--													
TSS	9	1	--	--												
TDS	9	1	--	--												
TOC	9	1	--	1												
DOC	9	1	--													

Table B2-2. Sampling Locations, Analysis, and Quality Control Samples

Tax Parcel	Sample Type	Estimated No. Samples per Location	Sample Interval	Number of Subareas / Locations	Analysis	No. Primary Samples	Estimated No. QC Samples				
							Field Duplicate Samples (FDUP)	Equipment Rinsate Blanks (ERB)	Field Blank (FB)	Trip Blanks (TB) ^b	MS/MSD

Notes:
-- = not applicable
CEC = cation exchange capacity
DOC = dissolved organic carbon
MS/MSD = matrix spike/matrix spike duplicate
ORP = oxidation reduction potential
PCB = polychlorinated biphenyl
PFAS = per- and polyfluoroalkyl substances
PID = photoionization detector
SVOC = semivolatile organic compound
TAL = Target Analyte List
TAL Metals = Ag, Al, As, Ba, Be, Ca, Cd, Co, Cr, Cu, Fe, Hg, K, Mg, Mn, Na, Ni, Pb, Sb, Se, Tl, V, Zn
TBD = to be determined
TLCP = toxicity characteristic leaching procedure
TDS = total dissolved solids
TOC = total organic carbon
TPH = total petroleum hydrocarbon
TSS = total suspended solids
VOC = volatile organic compound
^a 1,4-dioxane will be reported in 20% of the samples
^b Trip blanks only required if aqueous samples for VOC analysis collected.
^c Field parameters

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
Conventional Chemistry					
		mg/kg		mg/L	
Cyanide	SW846 9012B (soil)/EPA 335.4 (water)	0.483	1	0.005	0.01
Dissolved organic carbon (DOC)	SM 5310D	--	--	0.434	1
Grain size	ASTM D422	--	--	--	--
Nitrate/Nitrite-N	EPA 353.2	0.4	1	0.02	0.05
Sulfides	SM 4500-S2 F	11.4	20	0.67	1
Total dissolved solids (TDS)	SM 2540C	--	--	4	10
Total suspended solids (TSS)	SM 2540D	--	--	1	4
Total organic carbon (TOC)	Lloyd Kahn (soil)/SM 5310D (water)	671	1000	0.434	1
Total Petroleum Hydrocarbon	EPA 1664B (SGT HEM)	28	100	1.4	5
TAL Metals					
		mg/kg		mg/L	
Aluminum	SW846 6010C	4.4	10	0.06	0.2
Antimony	SW846 6010C	0.4	15	0.00679	0.02
Arsenic	SW846 6010C	0.4	2	0.00555	0.015
Barium	SW846 6010C	0.11	0.5	0.0007	0.002
Beryllium	SW846 6010C	0.028	0.2	0.0003	0.002
Cadmium	SW846 6010C	0.03	0.2	0.0005	0.002
Calcium	SW846 6010C	3.3	50	0.1	0.5
Chromium	SW846 6010C	0.2	0.5	0.001	0.004
Cobalt	SW846 6010C	0.05	0.5	0.00063	0.004
Copper	SW846 6010C	0.21	1	0.0016	0.01
Iron	SW846 6010C	3.5	10	0.0193	0.05
Lead	SW846 6010C	0.24	1	0.003	0.01
Magnesium	SW846 6010C	0.927	20	0.0434	0.2
Manganese	SW846 6010C	0.032	0.2	0.0004	0.003
Nickel	SW846 6010C	0.23	5	0.00126	0.01
Potassium	SW846 6010C	20	30	0.1	0.5
Selenium	SW846 6010C	0.4	4	0.0087	0.025
Silver	SW846 6010C	0.2	0.6	0.0017	0.006
Sodium	SW846 6010C	13	140	0.324	1
Thallium	SW846 6010C	0.3	6	0.0102	0.02
Vanadium	SW846 6010C	0.11	0.5	0.0015	0.005
Zinc	SW846 6010C	0.64	2	0.0015	0.01
Mercury	SW846 7471A(soil)/SW846 7470A(water)	0.0081	0.02	0.00012	0.0002

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
TCLP Metals		mg/kg		mg/L	
Arsenic	SW846 1311/6010C	--	--	0.00555	0.015
Barium	SW846 1311/6010C	--	--	0.1	1
Cadmium	SW846 1311/6010C	--	--	0.0005	0.002
Chromium	SW846 1311/6010C	--	--	0.01	0.02
Lead	SW846 1311/6010C	--	--	0.003	0.02
Mercury	SW846 1311/7470A	--	--	0.00012	0.0002
Selenium	SW846 1311/6010C	--	--	0.0087	0.025
Silver	SW846 1311/6010C	--	--	0.0017	0.006
Semivolatile Organic Compounds (SVOCs)		µg/kg		µg/L	
Biphenyl	SW846 8270D	25	170	0.653	5
bis (2-chloroisopropyl) ether	SW846 8270D	34	170	0.52	5
2,4,5-Trichlorophenol	SW846 8270D	46	170	0.48	5
2,4,6-Trichlorophenol	SW846 8270D	34	170	0.61	5
2,4-Dichlorophenol	SW846 8270D	18	170	0.51	5
2,4-Dimethylphenol	SW846 8270D	41	170	0.5	5
2,4-Dinitrophenol	SW846 8270D	784	1660	2.22	10
2,4-Dinitrotoluene	SW846 8270D	35	170	0.447	5
2,6-Dinitrotoluene	SW846 8270D	20	170	0.4	5
2-Chloronaphthalene	SW846 8270D	28	170	0.46	5
2-Chlorophenol	SW846 8270D	31	330	0.53	5
2-Methylnaphthalene	SW846 8270D	34	170	0.6	5
2-Methylphenol	SW846 8270D	20	170	0.4	5
2-Nitroaniline	SW846 8270D	25	330	0.42	10
2-Nitrophenol	SW846 8270D	48	170	0.48	5
3,3'-Dichlorobenzidine	SW846 8270D	200	330	0.4	5
3-Nitroaniline	SW846 8270D	47	330	0.48	10
4,6-Dinitro-2-methylphenol	SW846 8270D	170	330	2.2	10
4-Bromophenyl phenyl ether	SW846 8270D	24	170	0.45	5
4-Chloro-3-methylphenol	SW846 8270D	42	170	0.45	5
4-Chloroaniline	SW846 8270D	42	170	0.59	5
4-Chlorophenyl phenyl ether	SW846 8270D	21	170	0.35	5
4-Methylphenol	SW846 8270D	20	330	0.36	10

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
4-Nitroaniline	SW846 8270D	89	330	0.25	10
4-Nitrophenol	SW846 8270D	119	330	1.52	10
Acenaphthene	SW846 8270D	25	170	0.41	5
Acenaphthylene	SW846 8270D	22	170	0.38	5
Acetophenone	SW846 8270D	23	170	0.54	5
Anthracene	SW846 8270D	42	170	0.28	5
Atrazine	SW846 8270D	59	170	0.46	5
Benzaldehyde	SW846 8270D	135	170	0.267	5
Benzo[a]anthracene	SW846 8270D	17	170	0.36	5
Benzo[a]pyrene	SW846 8270D	25	170	0.47	5
Benzo[b]fluoranthene	SW846 8270D	27	170	0.34	5
Benzo[g,h,i]perylene	SW846 8270D	18	170	0.35	5
Benzo[k]fluoranthene	SW846 8270D	22	170	0.73	5
Bis(2-chloroethoxy)methane	SW846 8270D	36	170	0.35	5
Bis(2-chloroethyl)ether	SW846 8270D	22	170	0.4	5
Bis(2-ethylhexyl) phthalate	SW846 8270D	58	170	2.2	5
Butyl benzyl phthalate	SW846 8270D	28	170	1	5
Caprolactam	SW846 8270D	51	170	2.2	5
Carbazole	SW846 8270D	20	170	0.3	5
Chrysene	SW846 8270D	38	170	0.33	5
Di-n-butyl phthalate	SW846 8270D	29	170	0.31	5
Di-n-octyl phthalate	SW846 8270D	20	170	0.47	5
Dibenz(a,h)anthracene	SW846 8270D	30	170	0.42	5
Dibenzofuran	SW846 8270D	20	170	0.51	10
Diethyl phthalate	SW846 8270D	22	170	0.22	5
Dimethyl phthalate	SW846 8270D	20	170	0.36	5
Fluoranthene	SW846 8270D	18	170	0.4	5
Fluorene	SW846 8270D	20	170	0.36	5
Hexachlorobenzene	SW846 8270D	23	170	0.51	5
Hexachlorobutadiene	SW846 8270D	25	170	0.68	5
Hexachlorocyclopentadiene	SW846 8270D	23	170	0.59	5
Hexachloroethane	SW846 8270D	22	170	0.59	5
Indeno[1,2,3-cd]pyrene	SW846 8270D	21	170	0.47	5
Isophorone	SW846 8270D	36	170	0.43	5

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
N-Nitrosodi-n-propylamine	SW846 8270D	29	170	0.54	5
N-Nitrosodiphenylamine	SW846 8270D	138	170	0.51	5
Naphthalene	SW846 8270D	22	170	0.76	5
Nitrobenzene	SW846 8270D	19	170	0.29	5
Pentachlorophenol	SW846 8270D	170	330	2.2	10
Phenanthrene	SW846 8270D	25	170	0.44	5
Phenol	SW846 8270D	26	170	0.39	5
Pyrene	SW846 8270D	20	170	0.34	5
Polychlorinated Biphenyls (PCBs)		µg/kg		µg/L	
PCB-1016	SW846 8082A	48.9	250	0.176	0.5
PCB-1221	SW846 8082A	48.9	250	0.176	0.5
PCB-1232	SW846 8082A	48.9	250	0.176	0.5
PCB-1242	SW846 8082A	48.9	250	0.176	0.5
PCB-1248	SW846 8082A	48.9	250	0.176	0.5
PCB-1254	SW846 8082A	117	250	0.25	0.5
PCB-1260	SW846 8082A	117	250	0.25	0.5
Per- and polyfluoroalkyl substances (PFAS)		µg/kg		µg/L	
Perfluorobutanoic acid (PFBA)	EPA 537.1M	0.19	0.5	1.13	5
Perfluoropentanoic acid (PFPeA)	EPA 537.1M	0.018	0.2	1.08	2
Perfluorohexanoic acid (PFHxA)	EPA 537.1M	0.024	0.2	0.83	2
Perfluoroheptanoic acid (PFHpA)	EPA 537.1M	0.023	0.2	0.46	2
Perfluorooctanoic acid (PFOA)	EPA 537.1M	0.014	0.2	0.98	2
Perfluorononanoic acid (PFNA)	EPA 537.1M	0.02	0.2	0.58	2
Perfluorodecanoic acid (PFDA)	EPA 537.1M	0.021	0.2	0.46	2
Perfluoroundecanoic acid (PFUnA)	EPA 537.1M	0.024	0.2	0.73	2
Perfluorododecanoic acid (PFDoA)	EPA 537.1M	0.015	0.2	0.46	2
Perfluorotridecanoic acid (PFTriA)	EPA 537.1M	0.013	0.2	0.43	2
Perfluorotetradecanoic acid (PFTeA)	EPA 537.1M	0.019	0.2	0.59	2
Perfluorobutanesulfonic acid (PFBS)	EPA 537.1M	0.0088	0.2	0.63	2
Perfluorohexanesulfonic acid (PFHxS)	EPA 537.1M	0.015	0.2	0.67	2
Perfluoroheptanesulfonic Acid (PFHpS)	EPA 537.1M	0.015	0.2	0.39	2
Perfluorooctanesulfonic acid (PFOS)	EPA 537.1M	0.067	0.2	0.87	2
Perfluorodecanesulfonic acid (PFDS)	EPA 537.1M	0.019	0.2	0.48	2

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
Perfluorooctanesulfonamide (FOSA)	EPA 537.1M	0.0088	0.2	0.57	2
N-methylperfluorooctanesulfonamidoacetic acid (NMeFOSAA)	EPA 537.1M	0.034	2	0.79	5
N-ethylperfluorooctanesulfonamidoacetic acid (NEtFOSAA)	EPA 537.1M	0.03	2	0.93	5
6:2 FTS	EPA 537.1M	0.022	2	0.72	5
8:2 FTS	EPA 537.1M	0.029	2	0.66	2
Organochlorine Pesticides		µg/kg		µg/L	
4,4'-DDD	SW-846 8081B	0.324	1.67	0.0092	0.05
4,4'-DDE	SW-846 8081B	0.35	1.67	0.0116	0.05
4,4'-DDT	SW-846 8081B	0.39	1.67	0.011	0.05
Aldrin	SW-846 8081B	0.41	1.67	0.0081	0.05
alpha-BHC	SW-846 8081B	0.3	1.67	0.0077	0.05
cis-Chlordane	SW-846 8081B	0.83	1.67	0.0148	0.05
beta-BHC	SW-846 8081B	0.3	1.67	0.0248	0.05
delta-BHC	SW-846 8081B	0.31	1.67	0.01	0.05
Dieldrin	SW-846 8081B	0.4	1.67	0.0098	0.05
Endosulfan I	SW-846 8081B	0.32	1.67	0.011	0.05
Endosulfan II	SW-846 8081B	0.3	1.67	0.012	0.05
Endosulfan sulfate	SW-846 8081B	0.311	1.67	0.0157	0.05
Endrin	SW-846 8081B	0.33	1.67	0.0138	0.05
Endrin aldehyde	SW-846 8081B	0.426	1.67	0.0163	0.05
Endrin ketone	SW-846 8081B	0.41	1.67	0.012	0.05
gamma-BHC (Lindane)	SW-846 8081B	0.306	1.67	0.008	0.05
trans-Chlordane	SW-846 8081B	0.53	1.67	0.011	0.05
Heptachlor	SW-846 8081B	0.361	1.67	0.0085	0.05
Heptachlor epoxide	SW-846 8081B	0.43	1.67	0.0074	0.05
Methoxychlor	SW-846 8081B	0.34	1.67	0.0141	0.05
Toxaphene	SW-846 8081B	9.7	16.7	0.12	0.5

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
Chlorinated herbicides		µg/kg		µg/L	
2,4,5-T	SW-846 8151A	5.33	16.7	0.068	0.5
Silvex (2,4,5-TP)	SW-846 8151A	6	16.7	0.05	0.5
2,4-D	SW-846 8151A	10.5	16.7	0.172	0.5
Dichlorprop	SW-846 8151A	8.32	16.7	0.115	0.5
Pentachlorophenol	SW-846 8151A	5.43	16.7	0.049	0.5
Picloram	SW-846 8151A	7.18	16.7	0.072	0.5
1,4-Dioxane		µg/kg		µg/L	
1,4-Dioxane	SW846 8270D SIM ID	--	--	0.1	0.2
Volatile Organic Compounds (VOCs)		µg/kg		µg/L	
1,1,1-Trichloroethane	SW846 8260C	0.363	5	0.82	1
1,1,2,2-Tetrachloroethane	SW846 8260C	0.811	5	0.21	1
1,1,2-Trichloroethane	SW846 8260C	0.65	5	0.23	1
1,1,2-Trichloro-1,2,2-trifluoroethane	SW846 8260C	1.14	5	0.31	1
1,1-Dichloroethane	SW846 8260C	0.61	5	0.38	1
1,1-Dichloroethene	SW846 8260C	0.612	5	0.29	1
1,2,4-Trichlorobenzene	SW846 8260C	0.304	5	0.41	1
1,2-Dibromo-3-Chloropropane	SW846 8260C	2.5	5	0.39	1
1,2-Dichlorobenzene	SW846 8260C	0.391	5	0.79	1
1,2-Dichloroethane	SW846 8260C	0.251	5	0.21	1
1,2-Dichloropropane	SW846 8260C	2.5	5	0.72	1
1,3-Dichlorobenzene	SW846 8260C	0.257	5	0.78	1
1,4-Dichlorobenzene	SW846 8260C	0.7	5	0.84	1
1,1,1,2-Tetrachloroethane	SW846 8260C	0.5	5	0.35	1
o-Xylene	SW846 8260C	0.653	5	0.76	1
m&p-Xylene	SW846 8260C	0.84	10	0.66	2
1,2,4-Trimethylbenzene	SW846 8260C	0.96	5	0.75	1
1,3,5-Trimethylbenzene	SW846 8260C	0.322	5	0.77	1
n-Propylbenzene	SW846 8260C	0.4	5	0.69	1
n-Butylbenzene	SW846 8260C	0.435	5	0.64	1
sec-Butylbenzene	SW846 8260C	0.435	5	0.75	1
tert-Butylbenzene	SW846 8260C	0.52	5	0.81	1
2-Butanone (MEK)	SW846 8260C	1.83	25	1.32	10

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
2-Hexanone	SW846 8260C	2.5	25	1.24	5
4-Methyl-2-pentanone (MIBK)	SW846 8260C	1.64	25	2.1	5
Acetone	SW846 8260C	4.21	25	3	10
Benzene	SW846 8260C	0.245	5	0.41	1
Bromodichloromethane	SW846 8260C	0.67	5	0.39	1
Bromoform	SW846 8260C	2.5	5	0.26	1
Bromomethane	SW846 8260C	0.45	5	0.69	1
Carbon disulfide	SW846 8260C	2.5	5	0.19	1
Carbon tetrachloride	SW846 8260C	0.484	5	0.27	1
Chlorobenzene	SW846 8260C	0.66	5	0.75	1
Dibromochloromethane	SW846 8260C	0.64	5	0.32	1
Chloroethane	SW846 8260C	1.13	5	0.32	1
Chloroform	SW846 8260C	0.309	5	0.34	1
Chloromethane	SW846 8260C	0.302	5	0.35	1
cis-1,2-Dichloroethene	SW846 8260C	0.64	5	0.81	1
cis-1,3-Dichloropropene	SW846 8260C	0.72	5	0.36	1
Cyclohexane	SW846 8260C	0.7	5	0.18	1
Dichlorodifluoromethane	SW846 8260C	0.413	5	0.68	1
Ethylbenzene	SW846 8260C	0.345	5	0.74	1
1,2-Dibromoethane	SW846 8260C	0.642	5	0.73	1
Isopropylbenzene	SW846 8260C	0.754	5	0.79	1
Methyl acetate	SW846 8260C	3.02	5	1.3	3
Methyl tert-butyl ether	SW846 8260C	0.491	5	0.16	1
Methylcyclohexane	SW846 8260C	0.76	5	0.16	1
Methylene chloride	SW846 8260C	2.3	5	0.44	1
Styrene	SW846 8260C	0.25	5	0.73	1
Tetrachloroethene	SW846 8260C	0.671	5	0.36	1
Toluene	SW846 8260C	0.378	5	0.51	1
trans-1,2-Dichloroethene	SW846 8260C	0.516	5	0.9	1
trans-1,3-Dichloropropene	SW846 8260C	2.2	5	0.37	1
Trichloroethene	SW846 8260C	1.1	5	0.46	1
Trichlorofluoromethane	SW846 8260C	0.473	5	0.88	1

Table B2-3. Analytes, Method Reporting Limits, and Method Detection Limits^a

Analyte	Analytical Method	Soil/Sediment		Water	
		MDL	MRL	MDL	MRL
Vinyl chloride	SW846 8260C	0.61	5	0.9	1
Xylenes, Total	SW846 8260C	0.84	10	0.66	2

Notes:

EPA = U.S. Environmental Protection Agency

ID = isotope dilution

MDL = method detection limit

mg/kg = milligram per kilogram

MRL = method reporting limit

µg/kg = microgram per kilogram

SIM = selected ion monitoring

SM = Standard Method

SW846 = Test Methods for Evaluating Solid Waste: Physical/Chemical Methods

TAL = Target Analyte List

TBD = to be determined

TLCP = toxicity characteristic leaching procedure

^aThe MDLs and MRLs reflect TestAmerica (TA) Buffalo limits at the time the QAPP was prepared. MDLs and MRLs reported may differ from these limits. MDLs and MRLs may change over the span of the project. If other TA network laboratories are utilized for the project; MDLs and MRLs may differ.

ATTACHMENT 1

LABORATORY QUALITY ASSURANCE MANUAL

Cover Page:

Quality Assurance Manual

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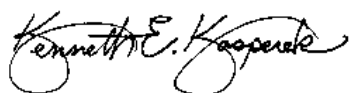
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**Title Page:
Quality Assurance Manual
Approval Signatures**



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3/21/2018

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3/21/2018

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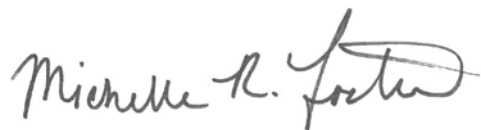
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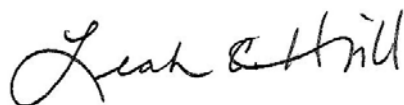
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REFERENCED CORPORATE SOPs AND POLICIES

SOP / Policy Reference	Title
CA-I-P-002	Electronic Reporting and Signature Policy
CA-L-P-002	Contract Compliance Policy

CW-L-S-004	Subcontracting Procedures
CA-Q-M-002	Corporate Quality Management Plan
CA-Q-S-001	Solvent and Acid Lot Testing and Approval
CA-Q-S-002	Acceptable Manual Integration Practices
CA-Q-S-006	Detection Limits
CA-Q-S-009	Root Cause Analysis
CA-T-P-001	Qualified Products List
CW-E-M-001	Corporate Environmental Health & Safety Manual
CW-F-P-002	Company-Wide Authorization Matrix
CW-F-P-004	Procurement and Contracts Policy
CW-F-S-007	Capital Expenditure, Controlled Purchase Requests and Fixed Asset Capitalization
CW-L-P-004	Ethics Policy
CW-L-S-002	Internal Investigation
CW-Q-S-001	Corporate Document Control and Archiving
CW-Q-S-002	Writing a Standard Operating Procedure (SOPs)
CW-Q-S-003	Internal Auditing
CW-Q-S-004	Management Systems Review
CW-Q-S-005	Data Recall Process
CA-C-S-001	Work Sharing Process

REFERENCED LABORATORY SOPs

SOP Reference	Title
BF-GP-001	Calibration of Autopipettes and Repipetters
BF-GP-002	Support Equipment: Maintenance, Record Keeping and Corrective Actions
BF-GP-005	Sample Homogenization and Subsampling
BF-GP-012	Technical Data Review
BF-GP-013	Manual Integration
BF-GP-015	Record Storage and Retention
BF-GP-018	Strict Internal Chain of Custody
BF-GP-019	Standard Traceability and Preparation
BF-GP-020	Thermometer Calibration
BF-PM-001	Project Information Requirements

BF-PM-003	Bottle Order Set-up
BF-PM-005	Correctness of Analysis
BF-PM-008	Massachusetts DEP Notification Procedures
BF-QA-001	Determination of Method Detection Limits
BF-QA-002	Quality Control Limits
BF-QA-003	Procedure for Writing, Reviewing and Revising Controlled Documents
BF-QA-004	Laboratory Personnel Training
BF-QA-005	Preventative and Corrective Action
BF-QA-006	Data Quality Review
BF-SR-001	Cooler Shipping - Bottle Kits and Samples
BF-SR-002	Receipt of Analytical Samples

- The full list of Laboratory SOPs is maintained in the Quality Assurance Department
- The full list of analytical methods performed in the Laboratory is can be exported from the Laboratory Information Management System's Total Access Database

SECTION 3

INTRODUCTION, SCOPE AND APPLICABILITY

3.1 INTRODUCTION AND COMPLIANCE REFERENCES

TestAmerica Buffalo's Quality Assurance Manual (QAM) is a document prepared to define the overall policies, organization objectives and functional responsibilities for achieving TestAmerica's data quality goals. The laboratory maintains a local perspective in its scope of services and client relations and maintains a national perspective in terms of quality.

The QAM has been prepared to assure compliance with 2003 National Environmental Laboratory Accreditation Conference (NELAC) standards, The NELAC Institute (TNI) Standard, dated 2009, Volume 1 Modules 2 and 4, and ISO/IEC Guide 17025:2005(E). In addition, the policies and procedures outlined in this manual are compliant with TestAmerica's Corporate Quality Management Plan (CQMP) and the various accreditation and certification programs listed in Appendix 3. The CQMP provides a summary of TestAmerica's quality and data integrity system. It contains requirements and general guidelines under which all TestAmerica facilities shall conduct their operations.

The QAM has been prepared to be consistent with the requirements of the following documents:

- ANSI/ASQC, E4-1994, "Specifications and Guidelines for Quality Management Systems for Environmental Data Collection and Environmental Technology Programs" (American National Standard, January 5, 1995, or most recent version)
- "EPA Requirements for Quality Management Programs" (QA/R-2) (EPA/240/B-01/002, May 31, 2006).
- EPA 600/4-88/039, *Methods for the Determination of Organic Compounds in Drinking Water*, EPA, Revised July 1991.
- EPA 600/R-95/131, *Methods for the Determination of Organic Compounds in Drinking Water*, Supplement III, EPA, August 1995.
- EPA 600/4-79-019, *Handbook for Analytical Quality Control in Water and Wastewater Laboratories*, EPA, March 1979.
- Test Methods for Evaluating Solid Waste Physical/Chemical Methods (SW846), Third Edition September 1986, Final Update I, July 1992, Final Update II A, August 1993, Final Update II, September 1994; Final Update IIB, January 1995; Final Update III, December 1996; Final Update IV, January 2008; Final Update V, August 2015
- Federal Register, 40 CFR Parts 136, 141, 172, 173, 178, 179 and 261. New York State Analytical Services Protocol, July 2005
- Manual for the Certification of Laboratories Analyzing Drinking Water (EPA 815-R-05-004, January 2005).
- Statement of Work for Inorganics & Organics Analysis, SOM and ISM, current versions, USEPA Contract Laboratory Program Multi-media, Multi-concentration.
- APHA, *Standard Methods for the Examination of Water and Wastewater*, 18th Edition, 19th, 20th, and on-line Editions. 21st.

- U.S. Department of Energy Order 414.1B, *Quality Assurance*, Approved April 29, 2004.
- U.S. Department of Energy Order 414.1C, *Quality Assurance*, June 17, 2005.
- U.S. Department of Energy Order 414.1D, *Quality Assurance*, April, 25, 2011.
- Toxic Substances Control Act (TSCA).

3.2 TERMS AND DEFINITIONS

A Quality Assurance Program is a company-wide system designed to ensure that data produced by the laboratory conforms to the standards set by state and/or federal regulations. The program functions at the management level through company goals and management policies, and at the analytical level through Standard Operating Procedures (SOPs) and quality control. The TestAmerica program is designed to minimize systematic error, encourage constructive, documented problem solving, and provide a framework for continuous improvement within the organization.

Refer to Appendix 2 for the Glossary/Acronyms.

3.3 SCOPE / FIELDS OF TESTING

The laboratory analyzes a broad range of environmental and industrial samples every month. Sample matrices vary among air, drinking water, effluent water, groundwater, hazardous waste, sludge and soils. The Quality Assurance Program contains specific procedures and methods to test samples of differing matrices for chemical, physical and biological parameters. The Program also contains guidelines on maintaining documentation of analytical processes, reviewing results, servicing clients and tracking samples through the laboratory. The technical and service requirements of all analytical requests are thoroughly evaluated before commitments are made to accept the work. Measurements are made using published reference methods or methods developed and validated by the laboratory.

The methods covered by this manual include the most frequently requested methodologies needed to provide analytical services in the United States and its territories. The specific list of test methods used by the laboratory can be found in Section 19.0. The approach of this manual is to define the minimum level of quality assurance and quality control necessary to meet these requirements. All methods performed by the laboratory shall meet these criteria as appropriate. In some instances, quality assurance project plans (QAPPs), project specific data quality objectives (DQOs) or local regulations may require criteria other than those contained in this manual. In these cases, the laboratory will abide by the requested criteria following review and acceptance of the requirements by the Laboratory Director and the Quality Assurance (QA) Manager. In some cases, QAPPs and DQOs may specify less stringent requirements. The Laboratory Director and the QA Manager must determine if it is in the lab's best interest to follow the less stringent requirements.

3.4 MANAGEMENT OF THE MANUAL

3.4.1 Review Process

The template on which this manual is based is reviewed annually by Corporate Quality Management Personnel to assure that it remains in compliance with Section 3.1. The manual itself is reviewed every two years by senior laboratory management to assure that it reflects current practices and meets the requirements of the laboratory's clients and regulators as well as the CQMP. Occasionally, the manual may need changes in order to meet new or changing regulations and operations. The QA Manager will review the changes in the normal course of business and incorporate changes into revised sections of the document. All updates will be reviewed by the senior laboratory management staff. The laboratory updates and approves such changes according to our Document Control & updating procedures (refer to BF-QA-003)

SECTION 4

MANAGEMENT REQUIREMENTS

4.1 OVERVIEW

TestAmerica Buffalo is a local operating unit of TestAmerica Laboratories, Inc. The organizational structure, responsibilities and authorities of the corporate staff of TestAmerica Laboratories, Inc. are presented in the CQMP. The laboratory has day-to-day independent operational authority overseen by corporate officers (e.g., President and Chief Executive Officer (CEO), Chief Operating Officer (COO), Executive VP Operations, Corporate Quality, etc.). The laboratory operational and support staff work under the direction of the Laboratory Director. The organizational structure for both Corporate & TestAmerica Buffalo is presented in Figure 4-1.

4.2 Roles and Responsibilities

In order for the Quality Assurance Program to function properly, all members of the staff must clearly understand and meet their individual responsibilities as they relate to the quality program. The following descriptions briefly define each role in its relationship to the Quality Assurance Program.

4.2.1 Additional Requirements for Laboratories

The responsibility for quality resides with every employee of the laboratory. All employees have access to the QAM, are trained to this manual and are responsible for upholding the standards therein. Each person carries out his/her daily tasks in a manner consistent with the goals and in accordance with the procedures in this manual and the laboratory's SOPs. Role descriptions for corporate personnel are defined in the CQMP. This manual is specific to the operations of TestAmerica's Buffalo laboratory.

4.2.2 Laboratory Director

TestAmerica Buffalo's Laboratory Director is responsible for the overall quality, safety, financial, technical, human resource and service performance of the whole laboratory and reports to their respective GM. The Laboratory Director provides the resources necessary to implement and maintain an effective and comprehensive Quality Assurance and Data Integrity Program.

The Laboratory Director has the authority to affect those policies and procedures to ensure that only data of the highest level of excellence are produced. As such, the Laboratory Director is responsible for maintaining a working environment which encourages open, constructive problem solving and continuous improvement.

Specific responsibilities include, but are not limited to:

- Provides one or more department managers for the appropriate fields of testing. If the Department Manager is absent for a period of time exceeding 15 consecutive calendar days, the Laboratory Director must designate another full time staff member meeting the

qualifications of the Department Manager to temporarily perform this function. If the absence exceeds 65 consecutive calendar days, the primary NELAP accrediting authority must be notified in writing.

- Ensures that all analysts and supervisors have the appropriate education and training to properly carry out the duties assigned to them and ensures that this training has been documented.
- Ensures that personnel are free from any commercial, financial and other undue pressures which might adversely affect the quality of their work.
- Ensures TestAmerica's human resource policies are adhered to and maintained.
- Ensures that sufficient numbers of qualified personnel are employed to supervise and perform the work of the laboratory.
- Ensures that appropriate corrective actions are taken to address analyses identified as requiring such actions by internal and external performance or procedural audits. Procedures that do not meet the standards set forth in the QAM or laboratory SOPs may be temporarily suspended by the Laboratory Director.
- Reviews and approves all SOPs prior to their implementation and ensures all approved SOPs are implemented and adhered to.
- Pursues and maintains appropriate laboratory certification and contract approvals. Supports ISO 17025 requirements.
- Ensures client specific reporting and quality control requirements are met.
- Leads the management team, consisting of the QA Manager, the Technical Manager, and the Operations Manager as direct reports.

4.2.3 Quality Assurance (QA) Manager or Designee

The QA manager has responsibility and authority to ensure the continuous implementation of the quality system.

The QA Manager reports directly to the Laboratory Director and their Corporate Quality Director. This position is able to evaluate data objectively and perform assessments without outside (i.e., managerial) influence. Corporate QA may be used as a resource in dealing with regulatory requirements, certifications and other quality assurance related items. The QA Manager directs the activities of the QA department to accomplish specific responsibilities, which include, but are not limited to:

- Serves as the focal point for QA/QC in the laboratory.
- Having functions independent from laboratory operations for which he/she has quality assurance oversight.
- Maintaining and updating the QAM.
- Monitoring and evaluating laboratory certifications; scheduling proficiency testing samples.

- Monitoring and communicating regulatory changes that may affect the laboratory to management.
- Training and advising the laboratory staff on quality assurance/quality control procedures that are pertinent to their daily activities.
- Have documented training and/or experience in QA/QC procedures and the laboratory's Quality System.
- Having a general knowledge of the analytical test methods for which data audit/review is performed (and/or having the means of getting this information when needed).
- Arranging for or conducting internal audits on quality systems, data authenticity and the technical operation.
- The laboratory QA Manager will maintain records of all ethics-related training, including the type and proof of attendance.
- Maintain, improve, and evaluate the corrective action and preventive action systems.
- Notifying laboratory management of deficiencies in the quality system and ensuring corrective action is taken. Procedures that do not meet the standards set forth in the QAM or laboratory SOPs shall be investigated following procedures outlined in Section 12 and if deemed necessary may be temporarily suspended during the investigation.
- Objectively monitor standards of performance in quality control and quality assurance without outside (e.g., managerial) influence.
- Coordinating of document control of SOPs, MDLs, control limits, and miscellaneous forms and information.
- Review a subset of all final data reports for internal consistency. Review of Chain of Custody (COC), correspondence with the analytical request, batch QC status, completeness of any corrective action statements, evaluate manual calculations, format, holding time, sensibility and completeness of the project file contents.
- Review of external audit reports and data validation requests.
- Follow-up with audits to ensure client QAPP requirements are met.
- Establishment of reporting schedule and preparation of various quality reports for the Laboratory Director, clients and/or Corporate QA.
- Development of suggestions and recommendations to improve quality systems.
- Research of current state and federal requirements and guidelines.
- Leads the QA team to enable communication and to distribute duties and responsibilities.
- Ensuring Communication & monitoring standards of performance to ensure that systems are in place to produce the level of quality as defined in this document.
- Notifying laboratory management of deficiencies in the quality system and ensuring corrective action is taken. Procedures that do not meet the standards set forth in the

QAM or laboratory SOPs are temporarily suspended following the procedures outlined in Section 12.

- Evaluation of the thoroughness and effectiveness of training.
- Compliance with ISO 17025.

4.2.4 Technical Manager or Designee

The Technical Manager(s) report(s) directly to the Laboratory Director. He/she is accountable for all analyses and analysts under their experienced supervision and for compliance with the ISO 17025 Standard. The scope of responsibility ranges from the new-hire process and existing technology through the ongoing training and development programs for existing analysts and new instrumentation. Specific responsibilities include, but are not limited to:

- Exercises day-to-day supervision of laboratory operations for the appropriate field of accreditation and reporting of results. Coordinating, writing, and reviewing preparation of all test methods, i. e., SOPs, with regard to quality, integrity, regulatory and optimum and efficient production techniques, and subsequent analyst training and interpretation of the SOPs for implementation and unusual project samples. He/she insures that the SOPs are properly managed and adhered to at the bench. He/she develops standard costing of SOPs to include supplies, labor, overhead, and capacity (design vs. demonstrated versus first-run yield) utilization.
- Reviewing and approving, with input from the QA Manager, proposals from marketing, in accordance with an established procedure for the review of requests and contracts. This procedure addresses the adequate definition of methods to be used for analysis and any limitations, the laboratory's capability and resources, the client's expectations. Differences are resolved before the contract is signed and work begins. A system documenting any significant changes is maintained, as well as pertinent discussions with the client regarding their requirements or the results of the analyses during the performance of the contract. All work subcontracted by the laboratory must be approved by the client. Any deviations from the contract must be disclosed to the client. Once the work has begun, any amendments to the contract must be discussed with the client and so documented.
- Monitoring the validity of the analyses performed and data generated in the laboratory. This activity begins with reviewing and supporting all new business contracts, insuring data quality, analyzing internal and external non-conformances to identify root cause issues and implementing the resulting corrective and preventive actions, facilitating the data review process (training, development, and accountability at the bench), and providing technical and troubleshooting expertise on routine and unusual or complex problems.
- Providing training and development programs to applicable laboratory staff as new hires and, subsequently, on a scheduled basis. Training includes instruction on calculations, instrumentation management to include troubleshooting and preventive maintenance.
- Enhancing efficiency and improving quality through technical advances and improved LIMS utilization. Capital forecasting and instrument life cycle planning for second generation methods and instruments as well as asset inventory management.

- Coordinating sample management from “cradle to grave,” insuring that no time is lost in locating samples.
- Scheduling all QA/QC-related requirements for compliance, e.g., MDLs, etc..
- Captains department personnel to communicate quality, technical, personnel, and instrumental issues for a consistent team approach.
- Coordinates audit responses with the QA Manager.

4.2.5 Operations Manager

The Operations Manager manages and directs the analytical production sections of the laboratory. He/She reports directly to the Laboratory Director. He/She assists the Technical Manager in determining the most efficient instrument utilization. More specifically, he/she:

- Evaluates the level of internal/external non-conformances for all departments.
- Continuously evaluates production capacity and improves capacity utilization.
- Continuously evaluates turnaround time and addresses any problems that may hinder meeting the required and committed turnaround time from the various departments.
- Develops and improves the training of all analysts in cooperation with the Technical Manager and QA Manager and in compliance with regulatory requirements.
- Is responsible for efficient utilization of supplies.
- Constantly monitors and modifies the processing of samples through the departments.
- Fully supports the quality system and, if called upon in the absence of the QA Manager, serves as his substitute in the interim.

4.2.6 Department Managers

Department Managers report to the Operations Manager. The Department Managers serve as the technical experts on assigned projects, provide technical liaison, assist in resolving any technical issues within the area of their expertise; and implement established policies and procedures to assist the Operations Manager in achieving section goals. Each one is responsible to:

- Ensure that analysts in their department adhere to applicable SOPs and the QA Manual. They perform frequent SOP and QA Manual review to determine if analysts are in compliance and if new, modified, and optimized measures are feasible and should be added to these documents.
- With regard to analysts, participates in the selection, training, and development of performance objectives and standards of performance, appraisal (measurement of objectives), scheduling, counseling, discipline, and motivation of analysts and documents these activities in accordance with systems developed by the QA and Human Resources Departments. They evaluate staffing sufficiency and overtime needs. Training consists of familiarization with SOP, QC, Safety, and computer systems.

- Encourage the development of analysts to become cross-trained in various methods and/or operate multiple instruments efficiently while performing maintenance and documentation, self-supervise, and function as a department team.
- Provide guidance to analysts in resolving problems encountered daily during sample prep/analysis in conjunction with the Technical Manager, Operations Manager, and/or QA Manager. Each is responsible for 100% of the data review and documentation, non-conformance and CPAR issues, the timely and accurate completion of performance evaluation samples and MDLs, for his department.
- Ensure all logbooks are maintained, current, and properly labeled or archived.
- Report all non-conformance conditions to the QA Manager, Technical Manager, Operations Manager, and/or Laboratory Director.
- Ensure that preventive maintenance is performed on instrumentation as detailed in the QA Manual or SOPs. He is responsible for developing and implementing a system for preventive maintenance, troubleshooting, and repairing or arranging for repair of instruments.
- Maintain adequate and valid inventory of reagents, standards, spare parts, and other relevant resources required to perform daily analysis.
- Achieve optimum turnaround time on analyses and compliance with holding times.
- Conduct efficiency and cost control evaluations on an ongoing basis to determine optimization of labor, supplies, overtime, first-run yield, capacity (designed vs. demonstrated), second- and third-generation production techniques/instruments, and long-term needs for budgetary planning.
- Develop, implement, and enhance calibration programs.
- Provide written responses to external and internal audit issues.

4.2.7 Hazardous Waste Coordinator

The Hazardous Waste Coordinator reports directly to the Laboratory Director. The duties consist of:

- Staying current with the hazardous waste regulations.
- Continuing training on hazardous waste issues.
- Reviewing and updating annually the Hazardous Waste Contingency Plan in the Environmental Health & Safety Manual.
- Auditing the staff with regard to compliance with the Hazardous Waste Contingency Plan.
- Contacting the hazardous waste subcontractors for review of procedures and opportunities for minimization of waste.

4.2.8 Environmental Health & Safety Coordinator

The Environmental Health and Safety Coordinator reports to the Laboratory Director and ensures that systems are maintained for the safe operation of the laboratory. The Safety Officer is responsible to:

- Conduct ongoing, necessary safety training and conduct new employee safety orientation.
- Assist in developing and maintaining the Chemical Hygiene/Safety Manual.
- Administer dispersal of all Safety Data Sheet (SDS) information.
- Perform regular chemical hygiene and housekeeping instruction.
- Give instruction on proper labeling and practice.
- Serve as chairman of the laboratory safety committee.
- Provide and train personnel on protective equipment.
- Oversee the inspection and maintenance of general safety equipment – fire extinguishers, safety showers, eyewash fountains, etc. and ensure prompt repairs as needed.
- Supervise and schedule fire drills and emergency evacuation drills.
- Determine what initial and subsequent exposure monitoring, if necessary to determine potential employee exposure to chemicals used in the laboratory.
- When determined necessary, conduct exposure monitoring assessments.
- Determine when a complaint of possible over-exposure is “reasonable” and should be referred for medical consultation.
- Assist in the internal and external coordination of the medical consultation/monitoring program conducted by TestAmerica’s medical consultants.

4.2.9 Laboratory Analysts

Laboratory analysts are responsible for conducting analysis and performing all tasks assigned to them by the group leader or supervisor. The responsibilities of the analysts are listed below:

- Perform analyses by adhering to analytical and quality control protocols prescribed by current SOPs, this QA Manual, and project-specific plans honestly, accurately, timely, safely, and in the most cost-effective manner.
- Document standard and sample preparation, instrument calibration and maintenance, data calculations, sample matrix effects, and any observed non-conformance on worklists, benchsheets, lab notebooks and/or the Non-Conformance Database.
- Report all non-conformance situations, instrument problems, matrix problems and QC failures, which might affect the reliability of the data, to their supervisor, the Technical Manager, and/or the QA Manager or member of QA staff.
- Perform 100% review of the data generated prior to entering and submitting for secondary level review.

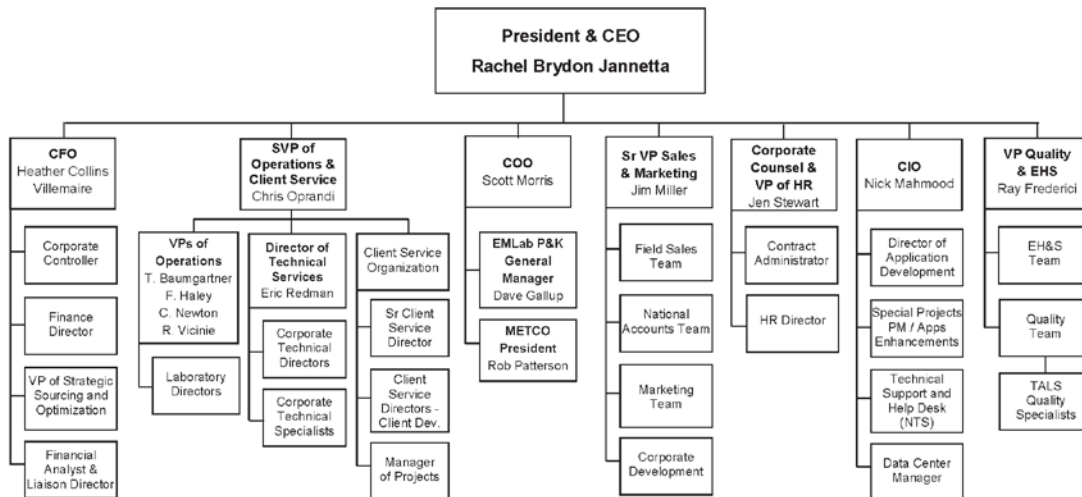
- Suggest method improvements to their supervisor, the Technical Manager, and the QA Manager. These improvements, if approved, will be incorporated. Ideas for the optimum performance of their assigned area, for example, through the proper cleaning and maintenance of the assigned instruments and equipment, are encouraged.
- Work cohesively as a team in their department to achieve the goals of accurate results, optimum turnaround time, cost effectiveness, cleanliness, complete documentation, and personal knowledge of environmental analysis.

4.3 **DEPUTIES**

The following table defines who assumes the responsibilities of key personnel in their absence:

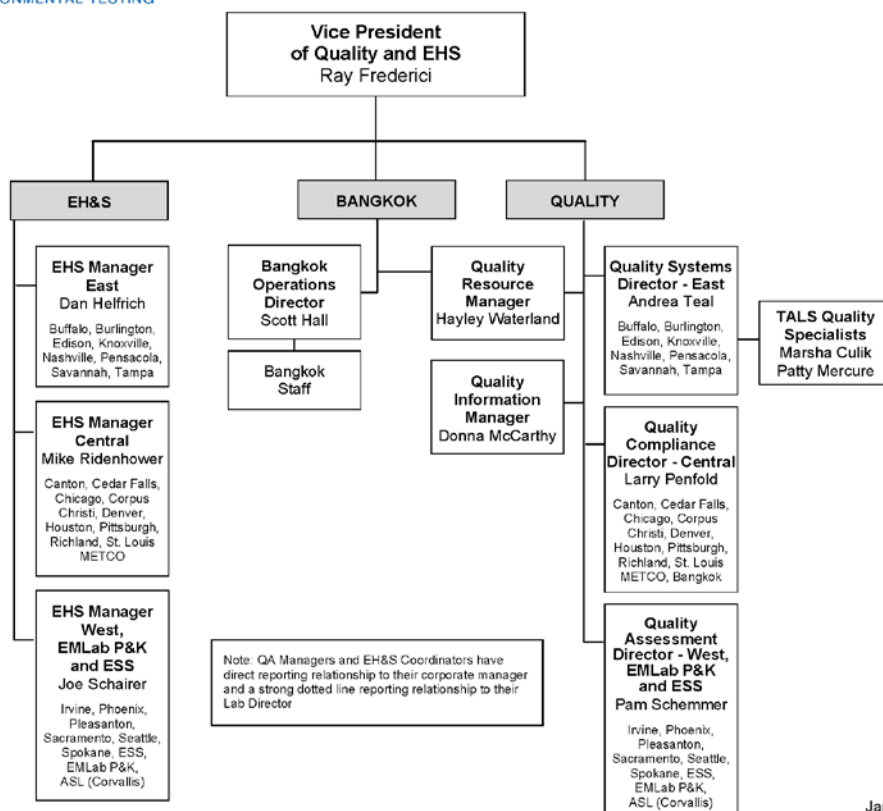
Key Personnel	Deputy	Comment
Laboratory Director	Operations Manager (1) Technical Manager (2)	
QA Manager	QA Specialist (1) Operations Manager (2)	
Technical Manager	Laboratory Director (1) Operations Manager (2)	
Operations Manager	Department Manager (1) Department Manager (2)	Selected based on availability
Manager of Project Management	Project Manager (1) Client Services Director (2)	Selected based on availability
Project Manager	Project Manager (1) Project Management Asst. (2)	(1) 2 nd team PM (2) Team PMA
Organic Department Manager	Analyst (1) Analyst (2)	Selected based on department, experience and availability
Inorganic Department Manager	Analyst (1) Analyst (2)	Selected based on department, experience and availability
Data Validation / Data Packaging Manager	Data Validation Specialist Data Packaging Specialist	Selected based on department and availability
EHS Coordinator	Laboratory Director (1) EHS Manager (2)	
Sample Management Manager	Sample Custodian (1) EHS Coordinator (2)	
Bottle Preparation / Shipping Manager	Bottle Prep Technician (1) Sample Mng't Manager (2)	

Figure 4-1.
Corporate and Laboratory Organization Charts



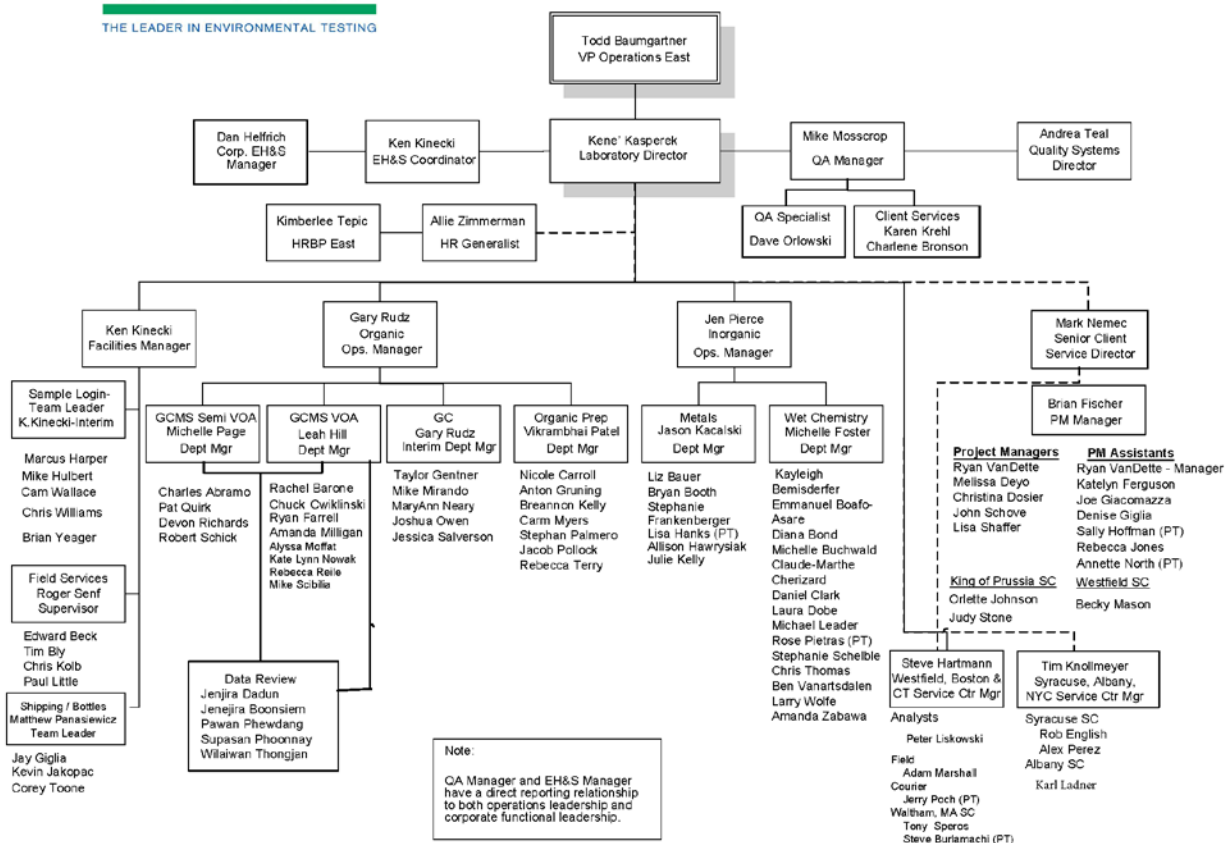
7 February 2018

Quality, EHS, Bangkok



January 3, 2018

Buffalo Laboratory Organization



Effective 2/13/18

Note: Organizational Charts are current at the date of publication of this manual. Updated charts may be obtained by contacting the TestAmerica Buffalo Quality Department.

SECTION 5

QUALITY SYSTEM

5.1 QUALITY POLICY STATEMENT

It is TestAmerica's Policy to:

- Provide data of known quality to its clients by adhering to approved methodologies, regulatory requirements and the QA/QC protocols.
- Effectively manage all aspects of the laboratory and business operations by the highest ethical standards.
- Continually improve systems and provide support to quality improvement efforts in laboratory, administrative and managerial activities. TestAmerica recognizes that the implementation of a quality assurance program requires management's commitment and support as well as the involvement of the entire staff.
- Provide clients with the highest level of professionalism and the best service practices in the industry.
- To comply with the NELAC Standards (2003), ISO/IEC 17025:2005(E) International Standard, the 2009 TNI Standard and to continually improve the effectiveness of the management system.

Every staff member at the laboratory plays an integral part in quality assurance and is held responsible and accountable for the quality of their work. It is, therefore, required that all laboratory personnel are trained and agree to comply with applicable procedures and requirements established by this document.

5.2 ETHICS AND DATA INTEGRITY

TestAmerica is committed to ensuring the integrity of its data and meeting the quality needs of its clients. The 7 elements of TestAmerica's Ethics and Data Integrity Program include:

- An Ethics Policy (Corporate Policy No. CW-L-P-004) and Employee Ethics Statements.
- Ethics and Compliance Officers (ECOs).
- A training program.
- Self-governance through disciplinary action for violations.
- A confidential mechanism for anonymously reporting alleged misconduct and a means for conducting internal investigations of all alleged misconduct. (Corporate SOP No. CW-L-S-002)
- Procedures and guidance for recalling data if necessary (Corporate SOP No. CW-Q-S-005).

- Effective external and internal monitoring system that includes procedures for internal audits (Section 15).
- Produce results, which are accurate and include QA/QC information that meets client pre-defined Data Quality Objectives (DQOs).
- Present services in a confidential, honest and forthright manner.
- Provide employees with guidelines and an understanding of the Ethical and Quality Standards of our industry.
- Operate our facilities in a manner that protects the environment and the health and safety of employees and the public.
- Obey all pertinent federal, state and local laws and regulations and encourage other members of our industry to do the same.
- Educate clients as to the extent and kinds of services available.
- Assert competency only for work for which adequate personnel and equipment are available and for which adequate preparation has been made.
- Promote the status of environmental laboratories, their employees, and the value of services rendered by them.

5.3 QUALITY SYSTEM DOCUMENTATION

The laboratory's Quality System is communicated through a variety of documents:

- Quality Assurance Manual – Each laboratory has a lab specific quality assurance manual.
- Corporate SOPs and Policies - Corporate SOPs and Policies are developed for use by all relevant laboratories. They are incorporated into the laboratories normal SOP distribution, training and tracking system. Corporate SOPs may be general or technical.
- Work Instructions - A subset of procedural steps, tasks or forms associated with an operation of a management system (e.g., checklists, preformatted bench sheets, forms).
- Laboratory SOPs – General and Technical
- Laboratory QA/QC Policy Memorandums

5.3.1 Order of Precedence

In the event of a conflict or discrepancy between policies, the order of precedence is as follows:

- Corporate Quality Management Plan (CQMP)
- Corporate SOPs and Policies
- Laboratory QA/QC Policy Memorandum
- Laboratory Quality Assurance Manual (QAM)
- Laboratory SOPs and Policies
- Other (Work Instructions (WI), memos, flow charts, etc.)

Note: The laboratory has the responsibility and authority to operate in compliance with regulatory requirements of the jurisdiction in which the work is performed. Where the CQMP conflicts with those regulatory requirements, the regulatory requirements of the jurisdiction shall hold primacy. The laboratory's QAM shall take precedence over the CQMP in those cases.

5.4 QA/QC OBJECTIVES FOR THE MEASUREMENT OF DATA

Quality Assurance (QA) and Quality Control (QC) are activities undertaken to achieve the goal of producing data that accurately characterize the sites or materials that have been sampled. Quality Assurance is generally understood to be more comprehensive than Quality Control. Quality Assurance can be defined as the integrated system of activities that ensures that a product or service meets defined standards.

Quality Control is generally understood to be limited to the analyses of samples and to be synonymous with the term "*analytical quality control*". QC refers to the routine application of statistically based procedures to evaluate and control the accuracy of results from analytical measurements. The QC program includes procedures for estimating and controlling precision and bias and for determining reporting limits.

Request for Proposals (RFPs) and Quality Assurance Project Plans (QAPP) provide a mechanism for the client and the laboratory to discuss the data quality objectives in order to ensure that analytical services closely correspond to client needs. The client is responsible for developing the QAPP. In order to ensure the ability of the laboratory to meet the Data Quality Objectives (DQOs) specified in the QAPP, clients are advised to allow time for the laboratory to review the QAPP before being finalized. Additionally, the laboratory will provide support to the client for developing the sections of the QAPP that concern laboratory activities.

Historically, laboratories have described their QC objectives in terms of precision, accuracy, representativeness, comparability, completeness, selectivity and sensitivity (PARCCSS).

5.4.1 Precision

The laboratory objective for precision is to meet the performance for precision demonstrated for the methods on similar samples and to meet data quality objectives of the EPA and/or other regulatory programs. Precision is defined as the degree of reproducibility of measurements under a given set of analytical conditions (exclusive of field sampling variability). Precision is documented on the basis of replicate analysis, usually duplicate or matrix spike (MS) duplicate samples.

5.4.2 Accuracy

The laboratory objective for accuracy is to meet the performance for accuracy demonstrated for the methods on similar samples and to meet data quality objectives of the EPA and/or other regulatory programs. Accuracy is defined as the degree of bias in a measurement system. Accuracy may be documented through the use of laboratory control samples (LCS) and/or MS. A statement of accuracy is expressed as an interval of acceptance recovery about the mean recovery.

5.4.3 Representativeness

The laboratory objective for representativeness is to provide data which is representative of the sampled medium. Representativeness is defined as the degree to which data represent a characteristic of a population or set of samples and is a measurement of both analytical and field sampling precision. The representativeness of the analytical data is a function of the procedures used in procuring and processing the samples. The representativeness can be documented by the relative percent difference between separately procured, but otherwise identical samples or sample aliquots.

The representativeness of the data from the sampling sites depends on both the sampling procedures and the analytical procedures. The laboratory may provide guidance to the client regarding proper sampling and handling methods in order to assure the integrity of the samples.

5.4.4 Comparability

The comparability objective is to provide analytical data for which the accuracy, precision, representativeness and reporting limit statistics are similar to these quality indicators generated by other laboratories for similar samples, and data generated by the laboratory over time.

The comparability objective is documented by inter-laboratory studies carried out by regulatory agencies or carried out for specific projects or contracts, by comparison of periodically generated statements of accuracy, precision and reporting limits with those of other laboratories.

5.4.5 Completeness

The completeness objective for data is 90% (or as specified by a particular project), expressed as the ratio of the valid data to the total data over the course of the project. Data will be considered valid if they are adequate for their intended use. Data usability will be defined in a QAPP, project scope or regulatory requirement. Data validation is the process for reviewing data to determine its usability and completeness. If the completeness objective is not met, actions will be taken internally and with the data user to improve performance. This may take the form of an audit to evaluate the methodology and procedures as possible sources for the difficulty or may result in a recommendation to use a different method.

5.4.6 Selectivity

Selectivity is defined as: The capability of a test method or instrument to respond to a target substance or constituent in the presence of non-target substances. Target analytes are separated from non-target constituents and subsequently identified/detected through one or more of the following, depending on the analytical method: extractions (separation), digestions (separation), interelement corrections (separation), use of matrix modifiers (separation), specific retention times (separation and identification), confirmations with different columns or detectors (separation and identification), specific wavelengths (identification), specific mass spectra (identification), specific electrodes (separation and identification), etc..

5.4.7 Sensitivity

Sensitivity refers to the amount of analyte necessary to produce a detector response that can be reliably detected (Method Detection Limit) or quantified (Reporting Limit).

5.5 CRITERIA FOR QUALITY INDICATORS

The laboratory maintains Quality Control Limit Data in their LIMS system. A summary report is generated from LIMS to check the precision and accuracy acceptability limits for performed analyses on request. The summary report is generated and is managed by the laboratory's QA department. Some acceptability limits are derived from US EPA methods when they are required. Where US EPA method limits are not required, the laboratory has developed limits from evaluation of data from similar matrices. Criteria for development of control limits are contained in Section 24.

5.6 STATISTICAL QUALITY CONTROL

Statistically-derived precision and accuracy limits are required by selected methods (such as SW-846) and programs [such as the Ohio Voluntary Action Plan (VAP)]. The laboratory routinely utilizes statistically-derived limits to evaluate method performance and determine when corrective action is appropriate. The procedure for determining the statistical limits may be found in SOP BF-QA-002, Quality Control Limits. The analysts are instructed to use the current limits in the laboratory (dated and approved the QA Manager) and entered into the Laboratory Information Management System (LIMS). The Quality Assurance department maintains an archive of all limits used within the laboratory through date sensitive tables within the LIMS System. If a method defines the QC limits, the method limits are used.

If a method requires the generation of historical limits, the lab develops such limits from recent data in the QC database of the LIMS following the guidelines described in Section 24. All calculations and limits are documented and dated when approved and effective. On occasion, a client requests contract-specified limits for a specific project.

Surrogate recoveries are determined for a specific time period as defined above. The resulting ranges are entered in LIMS.

Current QC limits are entered and maintained in the LIMS analyte database. As sample results and the related QC are entered into LIMS, the sample QC values are compared with the limits in LIMS to determine if they are within the acceptable range. The analyst then evaluates if the sample needs to be rerun or re-extracted/rerun or if a comment should be added to the report explaining the reason for the QC outlier.

5.6.1 QC Charts

The QA Manager periodically evaluates these to determine if adjustments need to be made or for corrective actions to methods (SOP No. BF-QA-002). All findings are documented and kept on file.

5.7 QUALITY SYSTEM METRICS

In addition to the QC parameters discussed above, the entire Quality System is evaluated on a monthly basis through the use of specific metrics (refer to Section 16). These metrics are used to drive continuous improvement in the laboratory's Quality System.

SECTION 6

DOCUMENT CONTROL

6.1 OVERVIEW

The QA Department is responsible for the control of documents used in the laboratory to ensure that approved, up-to-date documents are in circulation and out-of-date (obsolete) documents are archived or destroyed. The following documents, at a minimum, must be controlled:

- Laboratory Quality Assurance Manual
- Laboratory Standard Operating Procedures (SOP)
- Laboratory Policies
- Work Instructions and Forms
- Corporate Policies and Procedures distributed outside the intranet

Corporate Quality posts Corporate Manuals, SOPs, Policies, Work Instructions, White Papers and Training Materials on the company intranet site. These Corporate documents are only considered controlled when they are read on the intranet site. Printed copies are considered uncontrolled unless the laboratory physically distributes them as controlled documents. A detailed description of the procedure for issuing, authorizing, controlling, distributing, and archiving corporate documents is found in Corporate SOP No. CW-Q-S-001, Corporate Document Control and Archiving. The laboratory's internal document control procedure is defined in SOP No. BF-QA-003.

The laboratory QA Department also maintains access to various references and document sources integral to the operation of the laboratory. This includes reference methods and regulations. Instrument manuals (hard or electronic copies) are also maintained by the laboratory.

The laboratory maintains control of records for raw analytical data and supporting records such as audit reports and responses, logbooks, standard logs, training files, MDL studies, Proficiency Testing (PT) studies, certifications and related correspondence, and corrective action notices. Raw analytical data consists of bound logbooks, instrument printouts, any other notes, magnetic media, electronic data and final reports.

6.2 DOCUMENT APPROVAL AND ISSUE

The pertinent elements of a document control system for each document include a unique document title and number, pagination, the total number of pages of the item, or an 'end of document' page, the effective date, revision number and the laboratory's name. The Quality personnel are responsible for the maintenance of the system.

Controlled documents are authorized by the QA Department. In order to develop a new document, a Department Manager submits an electronic draft to the QA Department for suggestions and approval before use. Upon approval, QA personnel add the identifying version

information to the document and retain that document as the official document on file. That document is then provided to all applicable operational units. Controlled documents are identified as such and records of their distribution are kept by the QA Department. Document control may be achieved by either electronic or hardcopy distribution.

The QA Department maintains a list of the official versions of controlled documents.

Quality System Policies and Procedures will be reviewed at a minimum of every two years for the majority of procedures. Exceptions include review every 1 year for Drinking Water programs and the Kentucky CWA program. Changes to documents occur when a procedural change warrants.

6.3 PROCEDURES FOR DOCUMENT CONTROL POLICY

For changes to the QA Manual, refer to SOP No. BF-QA-003, "Writing, Reviewing and Revising Controlled Documents". Uncontrolled copies must not be used within the laboratory. Previous revisions and back-up data are stored by the QA department. A controlled electronic copy of the current version is maintained on the laboratory public storage server (L: drive) or through the TALS File Share menu within the LIMS, and is available to all personnel.

For changes to SOPs, refer to SOP No. BF-QA-003, "Writing, Reviewing and Revising Controlled Documents".

Forms, worksheets, work instructions and information are organized by department and are maintained electronically by QA. There is a table of contents. As revisions are required, a new version number and revision date is assigned. Controlled electronic copies are made available on a public server for laboratory staff to access.

6.4 OBSOLETE DOCUMENTS

When revisions are implemented for an SOP, form or work instruction, the previous document becomes obsolete and is archived. All invalid or obsolete documents are removed, or otherwise prevented from unintended use. The laboratory has specific procedures as described above to accomplish this. In general, obsolete documents are collected from employees according to distribution lists and are destroyed. At least one copy of the obsolete document is archived according to SOPs No. BF-GP-015 and BF-QA-003. All archived SOPs, manuals, forms or work instructions are considered obsolete.

SECTION 7

SERVICE TO THE CLIENT

7.1 OVERVIEW

The laboratory has established procedures for the review of work requests and contracts, oral or written. The procedures include evaluation of the laboratory's capability and resources to meet the contract's requirements within the requested time period. All requirements, including the methods to be used, must be adequately defined, documented and understood. For many environmental sampling and analysis programs, testing design is site or program specific and does not necessarily "fit" into a standard laboratory service or product. It is the laboratory's intent to provide both standard and customized environmental laboratory services to our clients.

A thorough review of technical and QC requirements contained in contracts is performed to ensure project success. The appropriateness of requested methods, and the lab's capability to perform them must be established. Projects, proposals and contracts are reviewed for adequately defined requirements and the laboratory's capability to meet those requirements. Alternate test methods that are capable of meeting the clients' requirements may be proposed by the lab. A review of the lab's capability to analyze non-routine analytes is also part of this review process.

All projects, proposals and contracts are reviewed for the client's requirements in terms of compound lists, test methodology requested, sensitivity (detection and reporting levels), accuracy, and precision requirements (% Recovery and RPD). The reviewer ensures that the laboratory's test methods are suitable to achieve these requirements and that the laboratory holds the appropriate certifications and approvals to perform the work. The laboratory and any potential subcontract laboratories must be certified, as required, for all proposed tests.

The laboratory must determine if it has the necessary physical, personnel and information resources to meet the contract, and if the personnel have the expertise needed to perform the testing requested. Each proposal is checked for its impact on the capacity of the laboratory's equipment and personnel. As part of the review, the proposed turnaround time will be checked for feasibility.

Electronic or hard copy deliverable requirements are evaluated against the laboratory's capacity for production of the documentation.

If the laboratory cannot provide all services but intends to subcontract such services, whether to another TestAmerica facility or to an outside firm, this will be documented and discussed with the client prior to contract approval. (Refer to Section 8 for Subcontracting Procedures.)

The laboratory informs the client of the results of the review if it indicates any potential conflict, deficiency, lack of accreditation, or inability of the lab to complete the work satisfactorily. Any discrepancy between the client's requirements and the laboratory's capability to meet those requirements is resolved in writing before acceptance of the contract. It is necessary that the contract be acceptable to both the laboratory and the client. Amendments initiated by the client and/or TestAmerica, are documented in writing.

All contracts, QAPPs, Sampling and Analysis Plans (SAPs), contract amendments, and documented communications become part of the project record.

The same contract review process used for the initial review is repeated when there are amendments to the original contract by the client and the participating personnel are informed of the changes.

7.2 REVIEW SEQUENCE AND KEY PERSONNEL

Appropriate personnel will review the work request at each stage of evaluation.

For routine projects and other simple tasks, a review by the Project Manager (PM) is considered adequate. The PM confirms that the laboratory has any required certifications, that it can meet the clients' data quality and reporting requirements and that the lab has the capacity to meet the clients turn around needs. It is recommended that, where there is a sales person assigned to the account, an attempt should be made to contact that sales person to inform them of the incoming samples.

For new, complex or large projects, the proposed contract is given to the Client Relations Manager or Proposal Team, who will decide which lab will receive the work based on the scope of work and other requirements, including certification, testing methodology, and available capacity to perform the work. The contract review process is outlined in TestAmerica's Corporate SOP No. CA-L-P-002, Contract Compliance Policy.

This review encompasses all facets of the operation. The scope of work is distributed to the appropriate personnel, as needed based on scope of contract, to evaluate all of the requirements shown above (not necessarily in the order below):

- Contact Administrator
- VP of Operations
- Laboratory Project Manager
- Laboratory and/or Corporate Technical Managers
- Corporate Information Technology Managers/Directors
- Regional and/or National Account representatives
- Laboratory and/or Corporate Quality
- Laboratory and/or Corporate Environmental Health and Safety Managers/Directors
- The Laboratory Director reviews the formal laboratory quote and makes final acceptance for their facility.

The Sales Director, Contract Administrator, Account Executive or Proposal Coordinator then submits the final proposal to the client.

In the event that one of the above personnel is not available to review the contract, his or her back-up will fulfill the review requirements.

The Contracts Department maintains copies of all signed contracts. The Project Managers at the TestAmerica Buffalo facility also maintains copies of these documents.

7.3 DOCUMENTATION

Appropriate records are maintained for every contract or work request. All stages of the contract review process are documented and include records of any significant changes.

The contract will be distributed to and maintained by the appropriate sales/marketing personnel and the Account Executive. A copy of the contract and formal quote will be filed with the laboratory PM and the Laboratory Director.

Records are maintained of pertinent discussions with a client relating to the client's requirements or the results of the work during the period of execution of the contract. The PM keeps a phone log of conversations with the client.

7.3.1 Project-Specific Quality Planning

Communication of contract specific technical and QC criteria is an essential activity in ensuring the success of site specific testing programs. To achieve this goal a PM is assigned to each client. The PM is the first point of contact for the client. It is the PM's responsibility to ensure that project specific technical and QC requirements are effectively evaluated and communicated to the laboratory personnel before and during the project. QA department involvement may be needed to assist in the evaluation of custom QC requirements. Specific information related to project planning may be found in SOP BF-PM-001, Project Information Requirements.

PM's are the primary client contact and they ensure resources are available to meet project requirements. Although PM's do not have direct reports or staff in production, they coordinate opportunities and work with laboratory management staff to ensure available resources are sufficient to perform work for the client's project. Project management is positioned between the client and laboratory resources.

Prior to work on a new project, the dissemination of project information and/or project opening meetings may occur to discuss schedules and unique aspects of the project. Items to be discussed may include the project technical profile, turnaround times, holding times, methods, analyte lists, reporting limits, deliverables, sample hazards, or other special requirements. The PM introduces new projects to the laboratory staff through project kick-off meetings or to the management staff during production meetings. These meetings provide direction to the laboratory staff in order to maximize production and client satisfaction, while maintaining quality. In addition, project notes may be associated with each sample batch as a reminder upon sample receipt and analytical processing.

During the project, any change that may occur within an active project is agreed upon between the client/regulatory agency and the PM/laboratory. These changes (e.g., use of a non-standard method or modification of a method) and approvals must be documented prior to implementation. Documentation pertains to any document, e.g., letter, e-mail, variance, contract addendum, which has been signed by both parties.

Such changes are also communicated to the laboratory during production meetings. Such changes are updated to the project notes and are introduced to the managers at these meetings. The laboratory staff is then introduced to the modified requirements via the PM or the individual laboratory Department Manager. After the modification is implemented into the laboratory process, documentation of the modification is made in the case narrative of the data report(s).

The laboratory strongly encourages client visits to the laboratory and for formal/informal information sharing session with employees in order to effectively communicate ongoing client needs as well as project specific details for customized testing programs.

7.4 SPECIAL SERVICES

The laboratory cooperates with clients and their representatives to monitor the laboratory's performance in relation to work performed for the client. It is the laboratory's goal to meet all client requirements in addition to statutory and regulatory requirements. The laboratory has procedures to ensure confidentiality to clients (Section 15 and 25).

The laboratory's standard procedures for reporting data are described in Section 25. Special services are also available and provided upon request. These services include:

- Reasonable access for our clients or their representatives to the relevant areas of the laboratory for the witnessing of tests performed for the client.
- Assist client-specified third party data validators as specified in the client's contract.
- Supplemental information pertaining to the analysis of their samples. Note: An additional charge may apply for additional data/information that was not requested prior to the time of sample analysis or previously agreed upon.

7.5 CLIENT COMMUNICATION

Project managers are the primary communication link to the clients. They shall inform their clients of any delays in project completion as well as any non-conformances in either sample receipt or sample analysis. Project management will maintain ongoing client communication throughout the entire client project.

Technical Managers/Designees are available to discuss any technical questions or concerns that the client may have.

7.6 REPORTING

The laboratory works with our clients to produce any special communication reports required by the contract.

7.7 CLIENT SURVEYS

The laboratory assesses both positive and negative client feedback. The results are used to improve overall laboratory quality and client service.

TestAmerica's Sales and Marketing teams periodically develops lab and client specific surveys to assess client satisfaction.

SECTION 8

SUBCONTRACTING OF TESTS

8.1 OVERVIEW

For the purpose of this quality manual, the phrase subcontract laboratory refers to a laboratory external to the TestAmerica laboratories. The phrase “work sharing” refers to internal transfers of samples between the TestAmerica laboratories. The term outsourcing refers to the act of subcontracting tests.

When contracting with our clients, the laboratory makes commitments regarding the services to be performed and the data quality for the results to be generated. When the need arises to outsource testing for our clients because project scope, changes in laboratory capabilities, capacity or unforeseen circumstances, we must be assured that the subcontractors or work sharing laboratories understand the requirements and will meet the same commitments we have made to the client. Refer to TestAmerica’s Corporate SOP’s on Subcontracting Procedures (CW-L-S-004) and the Work Sharing Process (CA-C-S-001).

When outsourcing analytical services, the laboratory will assure, to the extent necessary, that the subcontract or work sharing laboratory maintains a program consistent with the requirements of this document, the requirements specified in TNI/ISO 17025 and/or the client’s Quality Assurance Project Plan (QAPP). All QC guidelines specific to the client’s analytical program are transmitted to the subcontractor and agreed upon before sending the samples to the subcontract facility. Additionally, work requiring accreditation will be placed with an appropriately accredited laboratory. The laboratory performing the subcontracted work will be identified in the final report, as will non-TNI accredited work where required.

Project Managers (PMs), Client Service Managers (CSM), or Account Executives (AE) for the Export Lab (TestAmerica laboratory that transfers samples to another laboratory) are responsible for obtaining client approval prior to subcontracting any samples. The laboratory will advise the client of a subcontract or work sharing arrangement in writing and when possible approval from the client shall be retained in the project folder. Standard TestAmerica Terms & Conditions include the flexibility to subcontract samples within the TestAmerica laboratories. Therefore, additional advance notification to clients for intra-laboratory subcontracting is not necessary unless specifically required by a client contract.

Note: In addition to the client, some regulating agencies, such as the Department of Energy and the USDA, may require notification prior to placing such work.

Approval may be documented through reference in a quote / contract or e-mail correspondence.

8.2 QUALIFYING AND MONITORING SUBCONTRACTORS

Whenever a PM, Account Executive (AE) or Client Service Manager (CSM) becomes aware of a client requirement or laboratory need where samples must be outsourced to another laboratory, the other laboratory(s) shall be selected based on the following:

- The first priority is to attempt to place the work in a qualified TestAmerica laboratory.
- Subcontractors specified by the client - In these circumstances, the client assumes responsibility for the quality of the data generated from the use of a subcontractor. Documentation that a subcontractor was designated by the client must be maintained with the project file. This documentation can be as simple as placing a copy of an e-mail from the client in the project folder.
- Subcontractors reviewed by TestAmerica – Firms which have been reviewed by the company and are known to meet standards for accreditations (e.g., State, TNI); technical specifications; legal and financial information.

A listing of vendors is available on the TestAmerica intranet site.

All TestAmerica laboratories are pre-qualified for work-sharing provided they hold the appropriate accreditations, can adhere to the project/program requirements, and the client approved sending samples to that laboratory. The client must provide acknowledgement that the samples can be sent to that facility (an e-mail is sufficient documentation or if acknowledgement is verbal, the date, time, and name of person providing acknowledgement must be documented). The originating laboratory is responsible for communicating all technical, quality, and deliverable requirements as well as other contract needs. (Corporate SOP No. CA-C-S-001, Work Sharing Process).

8.2.1 When the potential sub-contract laboratory has not been previously approved, Account Executives or PMs may nominate a laboratory as a subcontractor based on need. The decision to nominate a laboratory must be approved by the Laboratory Director. The Laboratory Director requests that the QA Manager/Designee begin the process of approving the subcontract laboratory as outlined in Corporate SOP No. CA-L-S-004, Subcontracting Procedures.

Once the appropriate accreditation and legal information is received by the laboratory, it is evaluated for acceptability (where applicable) and forwarded to the Corporate Quality Information Manager (QIM) for review. Once all documents are reviewed for completeness, the Corporate QIM will forward the documents to the Purchasing Manager for formal signature and contracting with the laboratory. The approved vendor will be added to the approved subcontractor list on the intranet site and the finance group is concurrently notified for JD Edwards.

8.2.2 The client will assume responsibility for the quality of the data generated from the use of a subcontractor they have requested the lab to use. The qualified subcontractors on the intranet site are known to meet minimal standards. TestAmerica does not certify laboratories. The subcontractor is on our approved list and can only be recommended to the extent that we would use them.

8.3 OVERSIGHT AND REPORTING

8.3.1 The status and performance of qualified subcontractors will be monitored periodically by the Corporate Contracts and/or Corporate Quality Departments. Any problems identified will be brought to the attention of TestAmerica's Corporate Finance or Corporate Quality personnel.

- Complaints shall be investigated. Documentation of the complaint, investigation and Corrective action will be maintained in the subcontractor's file on the intranet site. Complaints are posted using the Vendor Performance Report (Form No. CW-F-WI-009).
- Information shall be updated on the intranet when new information is received from the subcontracted laboratories.
- Subcontractors in good standing will be retained on the intranet listing. The CSO personnel will notify all TestAmerica laboratories and Corporate Quality and Corporate Contracts if any laboratory requires removal from the intranet site. This notification will be posted on the intranet site and e-mailed to all CSO Personnel, Laboratory Directors/Managers, QA Managers and Sales Personnel.

Prior to initially sending samples to the subcontracted laboratory, the PM confirms their certification status to determine if it's current and scope-inclusive. The information is documented within the project records.

8.3.2 For continued use of a subcontractor, verification of certification is placed upon the subcontractor for the defined project. Samples are subcontracted under Chain of Custody with the program defined as 'Accreditation Required' and the following statement for verification upon sample receipt:

Note: Since laboratory accreditations are subject to change, TestAmerica Laboratories, Inc. places the ownership of method, analyte & accreditation compliance upon our subcontract laboratories. This sample shipment is forwarded under Chain of Custody. If the laboratory does not currently maintain accreditation in the State of Origin listed above for analytes/tests/matrix being analyzed, the samples must be shipped back to the TestAmerica laboratory or other instructions will be provided. Any changes to accreditation status should be brought to TestAmerica Laboratories, Inc. attention immediately. If all requested accreditations are current to date, return the signed Chain of Custody attesting to said compliance to TestAmerica Laboratories, Inc.

For TestAmerica laboratories, certifications can be viewed on the company TotalAccess Database.

8.3.3 The Sample Control department is responsible for ensuring compliance with QA requirements and applicable shipping regulations when shipping samples to a subcontracted laboratory. All subcontracted samples must be accompanied by a TestAmerica Chain of Custody (COC). A copy of the original COC sent by the client must be available in TALS for all samples workshared within TestAmerica. Client COCs are only forwarded to external subcontractors when samples are shipped directly from the project site to the subcontractor lab. Under routine circumstances, client COCs are not provided to external subcontractors

Through communication with the subcontracted laboratory, the PM monitors the status of the subcontracted analyses, facilitates successful execution of the work, and ensures the timeliness and completeness of the analytical report.

Non-TNI accredited work must be identified in the subcontractor's report as appropriate. If TNI accreditation is not required, the report does not need to include this information.

Reports submitted from subcontractor laboratories are not altered and are included in their original form in the final project report. This clearly identifies the data as being produced by a subcontractor facility. If subcontract laboratory data are incorporated into the laboratories EDD (i.e. imported), the report must explicitly indicate which lab produced the data for which methods and samples.

Note: The results submitted by TestAmerica work sharing laboratory may be transferred electronically and the results reported by the TestAmerica work sharing lab are identified on the final report. The report must explicitly indicate which lab produced the data for which methods and samples. The final report must include a copy of the completed COC for all work sharing reports.

8.4 CONTINGENCY PLANNING

The Laboratory Director may waive the full qualification of a subcontractor process temporarily to meet emergency needs; however, this decision & justification must be documented in the project files, and the 'Purchase Order Terms And Conditions For Subcontracted Laboratory Services' must be sent with the samples and Chain-of-Custody.

In the event this provision is utilized, the laboratory (e.g., PM) will be required to verify and document the applicable accreditations of the subcontractor. All other quality and accreditation requirements will still be applicable, but the subcontractor need not have signed a subcontract with TestAmerica at this time. The use of any emergency subcontractor will require the PM to complete a JDE New Vendor Add Form in order to process payment to the vendor and add them to TALS. This form requires the user to define the subcontractor's category/s of testing and the reason for testing.

SECTION 9

PURCHASING SERVICES AND SUPPLIES

9.1 OVERVIEW

Evaluation and selection of suppliers and vendors is performed, in part, on the basis of the quality of their products, their ability to meet the demand for their products on a continuous and short term basis, the overall quality of their services, their past history, and competitive pricing. This is achieved through evaluation of objective evidence of quality furnished by the supplier, which can include certificates of analysis, recommendations, and proof of historical compliance with similar programs for other clients. To ensure that quality critical consumables and equipment conform to specified requirements, which may affect quality, all purchases from specific vendors are approved by a member of the supervisory or management staff. Capital expenditures are made in accordance with TestAmerica's Capital Expenditure, Controlled Purchase Requests and Fixed Asset Capitalization, SOP No. CW-F-S-007.

Contracts will be signed in accordance with TestAmerica's Company-Wide Authorization Matrix Policy, Policy No. CW-F-P-002. Request for Proposals (RFP's) will be issued where more information is required from the potential vendors than just price. Process details are available in TestAmerica's Corporate Procurement and Contracts Policy (Policy No. CW-F-P-004). RFP's allow TestAmerica to determine if a vendor is capable of meeting requirements such as supplying all of the TestAmerica facilities, meeting required quality standards and adhering to necessary ethical and environmental standards. The RFP process also allows potential vendors to outline any additional capabilities they may offer.

9.2 GLASSWARE

Glassware used for volumetric measurements must be Class A or verified for accuracy according to laboratory procedure. Pyrex (or equivalent) glass should be used where possible. For safety purposes, thick-wall glassware should be used where available.

9.3 REAGENTS, STANDARDS & SUPPLIES

Purchasing guidelines for equipment, consumables and reagents must meet the requirements of the specific method and testing procedures for which they are being purchased. Solvents and acids are pre-tested in accordance with TestAmerica's Corporate SOP on Solvent & Acid Lot Testing & Approval, SOP No. CA-Q-S-001 and TestAmerica Buffalo SOP on Solvent Purity, SOP BF-OP-013. Approval information for the solvents and acids tested under SOP CA-Q-S-001 is stored on the TestAmerica Sharepoint, under Solvent Approvals. A master list of all tested materials, as well as the certificates of analysis for the materials, is stored in the same location.

9.3.1 Purchasing

Chemical reagents, solvents, glassware and general supplies are ordered as needed to maintain sufficient quantities on hand. Materials used in the analytical process must be of a known quality. The wide variety of materials and reagents available makes it advisable to specify recommendations for the name, brand, and grade of materials to be used in any determination. This information is contained in the method SOP. Purchase requisitions are placed into the J.D. Edwards system by designated departmental personnel. The listing of items available in the J.D. Edwards system has been approved for use by the corporate purchasing staff. Each purchase requisition receives final approval by the laboratory Operations Manager or purchasing coordinator before the order is submitted.

The analyst may also check the item out of the on-site consignment system that contains items approved for laboratory use.

9.3.2 Receiving

It is the responsibility of the purchasing manager/designee to receive the shipment. It is the responsibility of the department that ordered the materials to document the date the materials were received. Once the ordered reagents or materials are received, the department that submitted the order compares the information on the label or packaging to the original order to ensure that the purchase meets quality level specified. This is documented through the addition of the received date and initials to the information present on the daily order log.

The purchasing manager/designee verifies the lot numbers of received solvents and acids against the pre-approval lists. If a received material is listed as unapproved, or is not listed, it is sequestered and returned to the vendor. Alternatively, the laboratory may test the material for the intended use, and if it is acceptable, document the approval on the approval list. Records of any testing performed locally are maintained on the shared "public" folder on the computer network.

Materials may not be released for use in the laboratory until they have been inspected, verified as suitable for use, and the inspection/verification has been documented.

Safety Data Sheets (SDSs) are available online through the Company's intranet website. Anyone may review these for relevant information on the safe handling and emergency precautions of on-site chemicals

9.3.3 Specifications

Methods in use in the laboratory specify the grade of reagent that must be used in the procedure. If the quality of the reagent is not specified, analytical reagent grade will be used. It is the responsibility of the analyst to check the procedure carefully for the suitability of grade of reagent.

Chemicals must not be used past the manufacturer's expiration date and must not be used past the expiration time noted in a method SOP. If expiration dates are not provided, the laboratory may contact the manufacturer to determine an expiration date.

The laboratory assumes a five year expiration date on inorganic dry chemicals and solvents unless noted otherwise by the manufacturer or by the reference source method. Chemicals/solvents should not be used past the manufacturer's or SOP expiration date unless 'verified' (refer to item 3 listed below).

- An expiration date cannot not be extended if the dry chemical/solvent is discolored or appears otherwise physically degraded, the dry chemical/solvent must be discarded.
- Expiration dates can be extended if the dry chemical/solvent is found to be satisfactory based on acceptable performance of quality control samples (Continuing Calibration Verification (CCV), Blanks, Laboratory Control Sample (LCS), etc.).
- If the dry chemical/solvent is used for the preparation of standards, the expiration dates can be extended 6 months if the dry chemical/solvent is compared to an unexpired independent source in performing the method and the performance of the dry chemical/solvent is found to be satisfactory. The comparison must show that the dry chemical meets CCV limits. The comparison studies are maintained along with the calibration raw data for which the reagent was used.

Wherever possible, standards must be traceable to national or international standards of measurement or to national or international reference materials. Records to that effect are available to the user.

Compressed gases in use are checked for pressure and secure positioning daily. To prevent a tank from going to dryness or introducing potential impurities, the pressure should be closely watched as it decreases to approximately 15% of the original reading, at which point it should be replaced. For example, a standard sized laboratory gas cylinder containing 3,000 psig of gas should be replaced when it drops to approximately 500 psig. The quality of the gases must meet method or manufacturer specification or be of a grade that does not cause any analytical interference.

Water used in the preparation of standards or reagents must have a specific conductivity of less than 1- umho/cm (or specific resistivity of greater than 1.0 megohm-cm) at 25°C. The specific conductivity is checked and recorded daily. If the water's specific conductivity is greater than the specified limit, the Facility Manager and appropriate Department Managers/Supervisors must be notified immediately in order to notify all departments, decide on cessation (based on intended use) of activities, and make arrangements for correction.

The laboratory may purchase reagent grade (or other similar quality) water for use in the laboratory. This water must be certified "clean" by the supplier for all target analytes or otherwise verified by the laboratory prior to use. This verification is documented.

Standard lots are verified before first time use if the laboratory switches manufacturers or has historically had a problem with the type of standard.

Purchased bottleware used for sampling must be certified clean and the certificates must be maintained. If uncertified sampling bottleware is purchased, all lots must be verified clean prior to use. This verification must be maintained.

Records of manufacturer's certification and traceability statements are maintained in the LIMS system, files or binders in each laboratory section. These records include date of receipt, lot number (when applicable), and expiration date (when applicable). Incorporation of the item into the record indicates that the analyst has compared the new certificate with the previous one for the same purpose and that no difference is noted, unless approved and so documented by the Technical Manager or QA Manager.

9.3.4 Storage

Reagent and chemical storage is important from the aspects of both integrity and safety. Light-sensitive reagents may be stored in brown-glass containers. Storage conditions are per the Corporate Environmental Health & Safety Manual (Corp. DOC No. CW-E-M-001) and method SOPs or manufacturer instructions.

9.4 PURCHASE OF EQUIPMENT/INSTRUMENTS/SOFTWARE

When a new piece of equipment is needed, either for additional capacity or for replacing inoperable equipment, the analyst or supervisor makes a supply request to the Technical Manager and/or the Laboratory Director. If they agree with the request the procedures outlined in TestAmerica's Corporate Policy No. CA-T-P-001, Qualified Products List, is followed. A decision is made as to which piece of equipment can best satisfy the requirements. The appropriate written requests are completed and purchasing places the order.

Upon receipt of a new or used piece of equipment, an identification name is assigned and added to the equipment list. IT must also be notified so that they can synchronize the instrument for back-ups. Its capability is assessed to determine if it is adequate or not for the specific application. For instruments, a calibration curve is generated, followed by MDLs, Demonstration of Capabilities (DOCs), and other relevant criteria (refer to Section 19). For software, its operation must be deemed reliable and evidence of instrument verification must be retained by the IT Department or QA Department. Software certificates supplied by the vendors are filed with the LIMS Administrator. The manufacturer's operation manual is retained at the bench.

9.5 SERVICES

Service to analytical instruments (except analytical balances) is performed on an as needed basis. Routine preventative maintenance is discussed in Section 20. The need for service is determined by analysts and/or Department Managers. The service providers that perform the services are approved by the Department Managers, Operations Manager and/or Technical Manager.

Analytical balances are serviced and calibrated annually in accordance with SOP BF-GP-002,. The calibration and maintenance services are performed on-site, and the balances are returned to use immediately following successful calibration. When the calibration certificates are received (usually within two weeks of the service), they are reviewed, and documentation of the review is filed with the certificates. If the calibration was unsuccessful, the balance is immediately removed from service and segregated pending either further maintenance or disposal.

Calibration services for support equipment such as NIST thermometers, weight sets, etc, are obtained from vendors with current and valid ISO 17025 accreditation for calibration of the specific piece of equipment. Prior to utilizing the vendor's services, the vendor's accreditation status is verified. Once the equipment has been calibrated, the calibration certificates are reviewed by the QA department, and documentation of the review is filed with the calibration certificates. The equipment is then returned to service within the laboratory

9.6 SUPPLIERS

TestAmerica selects vendors through a competitive proposal / bid process, strategic business alliances or negotiated vendor partnerships (contracts). This process is defined in the Procurements & Contracts Policy (Policy No. CW-F-P-004). The level of control used in the selection process is dependent on the anticipated spending amount and the potential impact on TestAmerica business. Vendors that provide test and measuring equipment, solvents, standards, certified containers, instrument related service contracts or subcontract laboratory services shall be subject to more rigorous controls than vendors that provide off-the-shelf items of defined quality that meet the end use requirements. The JD Edwards purchasing system includes all suppliers /vendors that have been approved for use.

Evaluation of suppliers is accomplished by ensuring the supplier ships the product or material ordered and that the material is of the appropriate quality. This is documented by signing off on packing slips or other supply receipt documents. The purchasing documents contain the data that adequately describe the services and supplies ordered.

Any issues of vendor performance are to be reported immediately by the laboratory staff to the Corporate Purchasing Group by completing a Vendor Performance Report.

The Corporate Purchasing Group will work through the appropriate channels to gather the information required to clearly identify the problem and will contact the vendor to report the problem and to make any necessary arrangements for exchange, return authorization, credit, etc.

As deemed appropriate, the Vendor Performance Reports will be summarized and reviewed to determine corrective action necessary, or service improvements required by vendors

The laboratory has access to a listing of all approved suppliers of critical consumables, supplies and services. This information is provided through the JD Edwards purchasing system.

9.6.1 New Vendor Procedure

TestAmerica employees who wish to request the addition of a new vendor must complete a J.D. Edwards Vendor Add Request Form (available on the intranet site).

New vendors are evaluated based upon criteria appropriate to the products or services provided as well as their ability to provide those products and services at a competitive cost. Vendors are also evaluated to determine if there are ethical reasons or potential conflicts of interest with TestAmerica employees that would make it prohibitive to do business with them as well as their financial stability. The QA Department and/or the Technical Manager are consulted with vendor and product selection that have an impact on quality.

SECTION 10

COMPLAINTS

10.1 OVERVIEW

The laboratory considers an effective client complaint handling processes to be of significant business and strategic value. Listening to and documenting client concerns captures 'client knowledge' that enables our operations to continually improve processes and client satisfaction. An effective client complaint handling process also provides assurance to the data user that the laboratory will stand behind its data, service obligations and products.

A client complaint is any expression of dissatisfaction with any aspect of our business services, e.g., communications, responsiveness, data, reports, invoicing and other functions expressed by any party, whether received verbally or in written form. Client inquiries, complaints or noted discrepancies are documented, communicated to management, and addressed promptly and thoroughly.

The laboratory has procedures for addressing with both external and internal complaints with the goal of providing satisfactory resolution to complaints in a timely and professional manner.

The nature of the complaint is identified, documented and investigated, and an appropriate action is determined and taken. In cases where a client complaint indicates that an established policy or procedure was not followed, the QA Department must evaluate whether a special audit must be conducted to assist in resolving the issue. A written confirmation or letter to the client, outlining the issue and response taken is recommended as part of the overall action taken.

The process of complaint resolution and documentation utilizes the procedures outlined in Section 12 (Corrective Actions) and is documented in the laboratory SOP related Corrective Action (BF-QA-005).

10.2 EXTERNAL COMPLAINTS

An employee that receives a complaint initiates the complaint resolution process by first documenting the complaint according to BF-QA-005.

Complaints fall into two categories: correctable and non-correctable. An example of a correctable complaint would be one where a report re-issue would resolve the complaint. An example of a non-correctable complaint would be one where a client complains that their data was repeatedly late. Non-correctable complaints should be reviewed for preventive action measures to reduce the likely hood of future occurrence and mitigation of client impact.

The general steps in the complaint handling process are:

- Receiving and Documenting Complaints
- Complaint Investigation and Service Recovery
- Process Improvement

The laboratory shall inform the initiator of the complaint of the results of the investigation and the corrective action taken, if any.

10.3 INTERNAL COMPLAINTS

Internal complaints include, but are not limited to: errors and non-conformances, training issues, internal audit findings, and deviations from methods. Corrective actions may be initiated by any staff member who observes a nonconformance and shall follow the procedures outlined in Section 13. In addition, Corporate Management, Sales and Marketing and Information Technology (IT) may initiate a complaint by contacting the laboratory or through the corrective action system described in Section 12.

10.4 MANAGEMENT REVIEW

The number and nature of client complaints is reported by the QA Manager to the laboratory and Quality Director in the QA Monthly report. Monitoring and addressing the overall level and nature of client complaints and the effectiveness of the solutions is part of the Annual Management Review (Section 16)

SECTION 11

CONTROL OF NON-CONFORMING WORK

11.1 OVERVIEW

When data discrepancies are discovered or deviations and departures from laboratory standard procedures, policies and/or client requests have occurred, corrective action is taken immediately. First, the laboratory evaluates the significance of the nonconforming work. Then, a corrective action plan is initiated based on the outcome of the evaluation. If it is determined that the nonconforming work is an isolated incident, the plan could be as simple as adding a qualifier to the final results and/or making a notation in the case narrative. If it is determined that the nonconforming work is a systematic or improper practices issue, the corrective action plan could include a more in depth investigation and a possible suspension of an analytical method. In all cases, the actions taken are documented using the laboratory's corrective action system (refer to Section 12).

Due to the frequently unique nature of environmental samples, sometimes departures from documented policies and procedures are needed. When an analyst encounters such a situation, the problem is presented to the department manager for resolution. The department manager may elect to discuss it with the Technical Manager, QA Manager or have a representative contact the client to decide on a logical course of action. Once an approach is agreed upon, the analyst documents it using the laboratory's non-conformance and corrective action system described in Section 12. This information can then be supplied to the client in the form of a footnote or a case narrative with the report.

Project Management may encounter situations where a client may request that a special procedure be applied to a sample that is not standard lab practice. Based on a technical evaluation, the lab may accept or opt to reject the request based on technical or ethical merit. An example might be the need to report a compound that the lab does not normally report. The lab would not have validated the method for this compound following the procedures in Section 19. The client may request that the compound be reported based only on the calibration. Such a request would need to be approved by the Laboratory Director, Technical Manager, Operations Manager or QA Manager, documented and included in the project folder. Deviations must also be noted on the final report with a statement that the compound is not reported in compliance with the analytical method requirements and the reason.

11.2 RESPONSIBILITIES AND AUTHORITIES

Under certain circumstances the Laboratory Director, the Technical Manager, the Operations Manager or a member of the QA team may exceptionally authorize departures from documented procedures or policies. The departures may be a result of procedural changes due to the nature of the sample; a one-time procedure for a client; QC failures with insufficient sample to reanalyze, etc. In most cases, the client will be informed of the departure prior to the reporting of the data. Any departures must be well documented using the laboratory's non-conformance and corrective action procedures described in Section 12. This information may also need to be documented in logbooks and/or data review checklists as appropriate. Any

impacted data must be referenced in a case narrative and/or flagged with an appropriate data qualifier.

Any misrepresentation or possible misrepresentation of analytical data discovered by any laboratory staff member must be reported to facility senior laboratory management within 24-hours. The Senior Management staff is comprised of the Laboratory Director, Technical Manager, and QA Manager. Suspected misrepresentation issues may also be reported to any member of the corporate staff as identified in Ethics Policy, CW-L-P-004. The data integrity hotline (1-800-736-9407) may also be used. The reporting of issues involving alleged violations of the company's Data Integrity or Manual Integration procedures must be conveyed to an Ethics and Compliance Officer (ECO), (e.g., the VP-QA/EHS) and the laboratory's Quality Director within 24 hours of discovery.

Whether an inaccurate result was reported due to calculation or quantitation errors, data entry errors, improper practices, or failure to follow SOPs, the data must be evaluated to determine the possible effect.

The Laboratory Director, QA Manager, ECOs, Corporate Quality, Executive VP of Operations and the Quality Directors have the authority and responsibility to halt work, withhold final reports, or suspend an analysis for due cause as well as authorize the resumption of work.

11.3 EVALUATION OF SIGNIFICANCE AND ACTIONS TAKEN

For each nonconforming issue reported, an evaluation of its significance and the level of management involvement needed is made. This includes reviewing its impact on the final data, whether or not it is an isolated or systematic issue, and how it relates to any special client requirements.

Corporate SOP entitled Data Recalls (CW-Q-S-005) is the procedure to be followed when it is discovered that erroneous or biased data may have been reported to clients or regulatory agencies.

Corporate SOP entitled Internal Investigations (CW-L-S-002) is the procedure to be followed for investigation and correction of situations involved alleged incidents of misconduct or violation of the company's ethics policy.

Laboratory level decisions are documented and approved using the laboratory's standard nonconformance/corrective action reporting in lieu of the data recall determination form contained in TestAmerica's Corporate SOP No. CW-Q-S-005.

11.4 PREVENTION OF NONCONFORMING WORK

If it is determined that the nonconforming work could recur, further corrective actions must be made following the laboratory's corrective action system. Periodically as defined by the laboratory's preventive action schedule, the QA Department evaluates non-conformances to determine if any nonconforming work has been repeated multiple times. If so, the laboratory's corrective action process may be followed.

11.5 METHOD SUSPENSION/RESTRICTION (STOP WORK PROCEDURES)

In some cases it may be necessary to suspend/restrict the use of a method or target compound which constitutes significant risk and/or liability to the laboratory. Suspension/restriction procedures can be initiated by any of the persons noted in Section 11.2, Paragraph 5.

Prior to suspension/restriction, confidentiality will be respected, and the problem with the required corrective and preventive action will be stated in writing and presented to the Laboratory Director.

The Laboratory Director shall arrange for the appropriate personnel to meet with the QA Manager as needed. This meeting shall be held to confirm that there is a problem, that suspension/restriction of the method is required and will be concluded with a discussion of the steps necessary to bring the method/target or test fully back on line. In some cases that may not be necessary if all appropriate personnel have already agreed there is a problem and there is agreement on the steps needed to bring the method, target or test fully back on line.

The QA Manager will also initiate a corrective action report as described in Section 12 if one has not already been started. A copy of any meeting notes and agreed upon steps should be faxed or e-mailed by the laboratory to the appropriate VP of Operations and member of Corporate QA. This fax/e-mail acts as notification of the incident.

After suspension/restriction, the lab will hold all reports to clients pending review. No faxing, mailing or distributing through electronic means may occur. The report must not be posted for viewing on the internet. It is the responsibility of the Laboratory Director to hold all reporting and to notify all relevant laboratory personnel regarding the suspension/restriction (i.e., Project Management, Log-in, etc...). Clients will NOT generally be notified at this time. Analysis may proceed in some instances depending on the non-conformance issue.

Within 72 hours, the QA Manager will determine if compliance is now met and reports can be released, OR determine the plan of action to bring work into compliance, and release work. A team, with all principals involved (Laboratory Director, Technical Manager, Operations Manager, QA Manager, Department Manager) can devise a start-up plan to cover all steps from client notification through compliance and release of reports. Project Management and the Directors of Client Services and Sales and Marketing must be notified if clients must be notified or if the suspension/restriction affects the laboratory's ability to accept work. The QA Manager must approve start-up or elimination of any restrictions after all corrective action is complete. This approval is given by final signature on the completed corrective action report.

SECTION 12

CORRECTIVE ACTION

12.1 OVERVIEW

A major component of TestAmerica's Quality Assurance (QA) Program is the problem investigation and feedback mechanism designed to keep the laboratory staff informed on quality related issues and to provide insight to problem resolution. When nonconforming work or departures from policies and procedures in the quality system or technical operations are identified, the corrective action procedure provides a systematic approach to assess the issues, restore the laboratory's system integrity, and prevent reoccurrence. Corrective actions are documented using Non-Conformance Memo (NCM) and Corrective Action Reports (CAR) (refer to Figure 12-1).

12.2 GENERAL

Problems within the quality system or within analytical operations may be discovered in a variety of ways, such as QC sample failures, internal or external audits, proficiency testing (PT) performance, client complaints, staff observation, etc.

The purpose of a corrective action system is to:

- Identify non-conformance events and assign responsibility for investigating.
- Resolve non-conformance events and assign responsibility for any required corrective action.
- Identify systematic problems before they become serious.
- Identify and track client complaints and provide resolution

12.2.1 Non-Conformance Memo (NCM) - is used to document the following types of corrective actions:

- Deviations from an established procedure or SOP
- QC outside of limits (non matrix related)
- Isolated reporting / calculation errors
- Client complaints
- Project Management concerns regarding specific analytical results
- Discrepancies in materials / goods received vs. manufacturer packing slips.

12.2.2 Corrective Action Report (CAR) - is used to document the following types of corrective actions:

- Questionable trends that are found in the monthly review of NCMs.
- Issues found while reviewing NCMs that warrant further investigation.
- Internal and External Audit Findings

- Failed or Unacceptable PT results.
- Corrective actions that cross multiple departments in the laboratory.
- Systematic Reporting / Calculation Errors
- Client complaints
- Data recall investigations
- Identified poor process or method performance trends
- Excessive revised reports

This will provide background documentation to enable root cause analysis and preventive action.

12.3 CLOSED LOOP CORRECTIVE ACTION PROCESS

Any employee in the company can initiate a corrective action. There are four main components to a closed-loop corrective action process once an issue has been identified: Cause Analysis, Selection and Implementation of Corrective Actions (both short and long term), Monitoring of the Corrective Actions, and Follow-up.

12.3.1 Cause Analysis

- Upon discovery of a non-conformance event, the event must be defined and documented. A NCM or CAR must be initiated, someone is assigned to investigate the issue and the event is investigated for cause. Table 12-1 provides some general guidelines on determining responsibility for assessment.
- The cause analysis step is the key to the process as a long term corrective action cannot be determined until the cause is determined.
- If the cause is not readily obvious, the Department Manager, Operations Manager, Technical Manager, or QA Manager (or QA designee) is consulted.

12.3.2 Selection and Implementation of Corrective Actions

- Where corrective action is needed, the laboratory shall identify potential corrective actions. The action(s) most likely to eliminate the problem and prevent recurrence are selected and implemented. Responsibility for implementation is assigned.
- Corrective actions shall be to a degree appropriate to the magnitude of the problem identified through the cause analysis.
- Whatever corrective action is determined to be appropriate, the laboratory shall document and implement the changes. The NCM or CAR is used for this documentation.

12.3.3 Root Cause Analysis

Root Cause Analysis is a class of problem solving (investigative) methods aimed at identifying the basic or causal factor(s) that underlie variation in performance or the occurrence of a significant failure. The root cause may be buried under seemingly innocuous events, many steps preceding the perceived failure. At first glance, the immediate response is typically directed at a symptom and not the cause. Typically, root cause analysis would be best with three or more incidents to triangulate a weakness. Corporate SOP Root Cause Analysis (No. CA-Q-S-009) describes the procedure.

Systematically analyze and document the Root Causes of the more significant problems that are reported. Identify, track, and implement the corrective actions required to reduce the likelihood of recurrence of significant incidents. Trend the Root Cause data from these incidents to identify Root Causes that, when corrected, can lead to dramatic improvements in performance by eliminating entire classes of problems.

Identify the one event associated with problem and ask why this event occurred. Brainstorm the root causes of failures; for example, by asking why events occurred or conditions existed; and then why the cause occurred 5 consecutive times until you get to the root cause. For each of these sub events or causes, ask why it occurred. Repeat the process for the other events associated with the incident.

Root cause analysis does not mean the investigation is over. Look at technique, or other systems outside the normal indicators. Often creative thinking will find root causes that ordinarily would be missed, and continue to plague the laboratory or operation.

12.3.4 Monitoring of the Corrective Actions

- The Department Manager, Operations Manager and QA Manager are responsible to ensure that the corrective action taken was effective.
- Ineffective actions are documented and re-evaluated until acceptable resolution is achieved. Department Managers and the Operations Manager are accountable to the Laboratory Director to ensure final acceptable resolution is achieved and documented appropriately.
- Each NCM is entered into the Laboratory Information Management System (LIMS) and each CAR is entered into the Incident and Corrective Action Tracker (iCAT) database for tracking and trending purposes for review to aid in ensuring that the corrective actions have taken effect.
- TestAmerica laboratories began using the Incident/Corrective Action Tracker (iCAT) database developed by the company in 2015. (Previously, a local spreadsheet database served this purpose.) An incident is an event triggering the need for one or more corrective actions as distinct from a corrective action, a potential deficiency stemming from an incident that requires investigation and possibly fixing. The database is independent of TALS, available to all local and corporate managers, and capable of notifying and tracking multiple corrective actions per event, dates, and personnel. iCAT allows associated document upload, categorization (such as, external/internal audit, client service concerns, data quality issues, proficiency testing, etc.), and trend analysis. Refer to Figure 12-1.

- The QA Manager reviews monthly NCMs and CARs for trends. Highlights are included in the QA monthly report (refer to Section 16). If a significant trend develops that adversely affects quality, an audit of the area is performed and corrective action implemented.
- Any out-of-control situations that are not addressed acceptably at the laboratory level may be reported to the Corporate Quality Director by the QA Manager, indicating the nature of the out-of-control situation and problems encountered in solving the situation.

12.3.5 Follow-up Audits

- Follow-up audits may be initiated by the QA Manager and shall be performed as soon as possible when the identification of a nonconformance casts doubt on the laboratory's compliance with its own policies and procedures, or on its compliance with state or federal requirements.
- These audits often follow the implementation of the corrective actions to verify effectiveness. An additional audit would only be necessary when a critical issue or risk to business is discovered.
- Also refer to Section 15.1.4, Special Audits)

12.4 TECHNICAL CORRECTIVE ACTIONS

In addition to providing acceptance criteria and specific protocols for technical corrective actions in the method SOPs the laboratory has general procedures to be followed to determine when departures from the documented policies and procedures and quality control have occurred (refer to Section 11). The documentation of these procedures is through the use of a NCM or CAR.

Table 12-1 includes examples of general technical corrective actions. For specific criteria and corrective actions refer to the analytical methods or specific method SOPs. The laboratory may also maintain Work Instructions on these items that are available upon request.

Table 12-1 provides some general guidelines for identifying the individual(s) responsible for assessing each QC type and initiating corrective action. The table also provides general guidance on how a data set should be treated if associated QC measurements are unacceptable. Specific procedures are included in Method SOPs, work instructions, QAM Sections 19 and 20. All corrective actions are reviewed monthly at a minimum by the QA Manager and highlights are included in the QA monthly report.

To the extent possible, samples shall be reported only if all quality control measures are acceptable. If the deficiency does not impair the usability of the results, data will be reported with an appropriate data qualifier and/or the deficiency will be noted in the case narrative. Where sample results may be impaired, the Project Manager is notified by an NCM and appropriate corrective action (e.g., reanalysis) is taken and documented.

12.5 BASIC CORRECTIONS

When mistakes occur in records, each mistake shall be crossed-out, not obliterated (e.g. no white-out), and the correct value entered alongside. All such corrections shall be initialed (or signed) and dated by the person making the correction. In the case of records stored electronically, the original “uncorrected” file must be maintained intact and a second “corrected” file is created.

This same process applies to adding additional information to a record. All additions made later than the initial must also be initialed (or signed) and dated.

When corrections are due to reasons other than obvious transcription errors, the reason for the corrections (or additions) shall also be documented.

Figure 12-1.
Example – iCAT Corrective Action Notice

Incident/Corrective Action Tracker (iCAT)
Home Help ADD NEW QA Admin

Edit Corrective Action Record
Created By: jared@ty
Created On: 6/2/2016
Laboratory Function: Batch and Instrument QC
Corrective Action Type: Blank Problem
Finding Number: 1
Finding Reference:
Subject: BOD Method Blank - Trend Analysis
Client:
Project (if applicable):
Planned Issue Closure Date: 10/15/2018
Assigned To:
Response Due to QA:
Priority: 3
Follow-Up Assigned To:
Date Follow-Up Due:
Date Follow-Up Done:
Planned Closure Date:
Date Closed:
Status: Open

Describe the Required Action:

Investigation/Response:

Root Cause:

Corrective Action Plan:

Table 12-1. Example – General Corrective Action Procedures

QC Activity (Individual Responsible for Initiation/Assessment)	Acceptance Criteria	Recommended Corrective Action
Initial Instrument Blank (Analyst)	- Instrument response < MDL.	- Prepare another blank. - If same response, determine cause of contamination: reagents, environment, instrument equipment failure, etc.
Initial Calibration Standards (Analyst, Department Manager)	- Correlation coefficient > 0.99 or standard concentration value. - % Recovery within acceptance range. - See details in Method SOP.	- Reanalyze standards. - If still unacceptable, remake standards and recalibrate instrument.
Independent Calibration Verification (Second Source) (Analyst, Department Manager)	- % Recovery within control limits.	- Remake and reanalyze standard. - If still unacceptable, then remake calibration standards or use new primary standards and recalibrate instrument.
Continuing Calibration Standards (Analyst, Data Reviewer)	% Recovery within control limits.	- Reanalyze standard. - If still unacceptable, then recalibrate and rerun affected samples.
Matrix Spike / Matrix Spike Duplicate (MS/MSD) (Analyst, Data Reviewer)	- % Recovery within limits documented in LIMs.	- If the acceptance criteria for duplicates or matrix spikes are not met because of matrix interferences, the acceptance of the analytical batch is determined by the validity of the LCS. - If the LCS is within acceptable limits the batch is acceptable. - The results of the duplicates, matrix spikes and the LCS are reported with the data set. - For matrix spike or duplicate results outside criteria the data for the data for that sample shall be reported with qualifiers.

QC Activity (Individual Responsible for Initiation/Assessment)	Acceptance Criteria	Recommended Corrective Action
Laboratory Control Sample (LCS) (Analyst, Data Reviewer)	- % Recovery within limits specified in LIMs.	- Batch must be re-prepared and re-analyzed. This includes any allowable marginal exceedance. When not using marginal exceedances, the following exceptions apply: 1) when the acceptance criteria for the positive control are exceeded high (i.e., high bias) and there are associated samples that are non-detects, then those non-detects may be reported with data qualifying codes; 2) When the acceptance criteria for the positive control are exceeded low (i.e., low bias), those sample results may be reported if they exceed a maximum regulatory limit/decision level with data qualifying codes. Note: If there is insufficient sample or the holding time cannot be met, contact client and report with flags.
Surrogates (Analyst, Data Reviewer)	- % Recovery within limits of method or within three standard deviations of the historical mean.	- Individual sample must be repeated. Place comment in LIMS. - Surrogate results outside criteria shall be reported with qualifiers.
Method Blank (MB) (Analyst, Data Reviewer)	< Reporting Limit ¹	- Reanalyze blank. - If still positive, determine source of contamination. If necessary, reprocess (i.e. digest or extract) entire sample batch. Report blank results. - Qualify the result(s) if the concentration of a targeted analyte in the MB is at or above the reporting limit AND is > 1/10 of the amount measured in the sample.
Proficiency Testing (PT) Samples (QA Manager, Department Manager)	- Criteria supplied by PT Supplier.	- Any failures or warnings must be investigated for cause. Failures may result in the need to repeat a PT sample to show the problem is corrected.

QC Activity (Individual Responsible for Initiation/Assessment)	Acceptance Criteria	Recommended Corrective Action
Internal / External Audits (QA Manager, Department Manager, Operations Manager, Technical Manager, Laboratory Director)	- Defined in Quality System documentation such as SOPs, QAM, etc.	- Non-conformances must be investigated through CAR system and necessary corrections must be made.
Reporting / Calculation Errors (Depends on issue – possible individuals include: Analysts, Data Reviewers, Project Managers, Department Manager, QA Manager, Corporate QA, Corporate Management)	- SOP CW-Q-S-005, Data Recall.	- Corrective action is determined by type of error. Follow the procedures in SOP CW-Q-S-005 or lab SOP BF-QA-005
Client Complaints (Project Managers, Lab Director, Sales and Marketing, QA Manager)	-	- Corrective action is determined by the type of complaint. For example, a complaint regarding an incorrect address on a report will result in the report being corrected and then follow-up must be performed on the reasons the address was incorrect (e.g., database needs to be updated).
QA Monthly Report (Refer to Section 17 for an example) (QA Manager, Lab Director, Operations Manager, Department Managers)	- QAM, SOPs.	- Corrective action is determined by the type of issue. For example, CARs for the month are reviewed and possible trends are investigated.
Health and Safety Violation (EH&S Coordinator, Lab Director, Operations Manager, Department Manager)	- Environmental Health and Safety (EHS) Manual.	- Non-conformance is investigated and corrected through EH&S office.

Note: 1. Except as noted below for certain compounds, the method blank should be below the reporting limit. Concentrations up to five times the reporting limit will be allowed for the

ubiquitous laboratory and reagent contaminants: methylene chloride, acetone, 2-butanone and phthalates provided they appear in similar levels in the reagent blank and samples. This allowance presumes that the reporting limit is significantly below any regulatory limit to which the data are to be compared and that blank subtraction will not occur. For benzene and ethylene dibromide (EDB) and the other analytes for which regulatory limits are extremely close to the detection limit, the method blank must be below the method detection limit.

SECTION 13.0

PREVENTIVE ACTION / IMPROVEMENT

13.1 OVERVIEW

The laboratory's preventive action programs improve, or eliminate potential causes of nonconforming product and/or nonconformance to the quality system. This preventive action process is a proactive and continuous process of improvement activities that can be initiated through feedback from clients, employees, business providers, and affiliates. The QA Department has the overall responsibility to ensure that the preventive action process is in place, and that relevant information on actions is submitted for management review.

Dedicating resources to an effective preventive action system emphasizes the laboratory's commitment to its Quality Program. It is beneficial to identify and address negative trends before they develop into complaints, problems and corrective actions. Additionally, the laboratory continually strives to improve customer service and client satisfaction through continuous improvements to laboratory systems.

Opportunities for improvement may be discovered through any of the following:

- review of the monthly QA Metrics Report,
- trending NCMs,
- review of control charts and QC results,
- trending proficiency testing (PT) results,
- performance of management system reviews,
- trending client complaints,
- review of processing operations, or
- staff observations.

The monthly Management Systems Metrics Report shows performance indicators in all areas of the laboratory and quality system. These areas include revised reports, corrective actions, audit findings, internal auditing and data authenticity audits, client complaints, PT samples, holding time violations, SOPs, ethics training, etc. The metrics report is reviewed monthly by the laboratory management, Corporate QA and TestAmerica's Executive Committee. These metrics are used in evaluating the management and quality system performance on an ongoing basis and provide a tool for identifying areas for improvement.

Items identified as continuous improvement opportunities to the management system may be issued as goals from the annual management systems review, recommendations from internal audits, white papers, Lesson Learned, Technical Services audit report, Technical Best Practices, or as Corporate or management initiatives.

The laboratory's Corrective Action process is integral to implementation of preventive actions. A critical piece of the corrective action process is the implementation of actions to prevent further occurrence of a non-compliance event. Historical review of corrective action and non-conformances provides a valuable mechanism for identifying preventive action opportunities.

13.1.1 The following elements are part of a preventive action system/process improvement system:

- Identification of an opportunity for preventive action or process improvement.
- Process for the preventive action or improvement.
- Define the measurements of the effectiveness of the process once undertaken.
- Execution of the preventive action or improvement.
- Evaluation of the plan using the defined measurements.
- Verification of the effectiveness of the preventive action or improvement.
- Close-Out by documenting any permanent changes to the Quality System as a result of the Preventive Action or Process Improvement. Documentation of Preventive Action/Process Improvement is incorporated into the monthly QA reports, corrective action process and management review

13.1.2 Any Preventive Actions/Process Improvements undertaken or attempted shall be taken into account during the Annual Management Systems Review (Section 17). A highly detailed report is not required; however a summary of success and failure within the preventive action program is sufficient to provide management with a measurement for evaluation.

13.2 **MANAGEMENT OF CHANGE**

The Management of Change process is designed to manage significant events and changes that occur within the laboratory. Through these procedures, the potential risks inherent with a new event or change are identified and evaluated. The risks are minimized or eliminated through pre-planning and the development of preventive measures. The types of changes covered under this system include: Facility Changes, Major Accreditation Changes, Addition or Deletion to Division's Capabilities or Instrumentation, Key Personnel Changes, Laboratory Information Management System (LIMS) changes.

SECTION 14.0

CONTROL OF RECORDS

The laboratory maintains a records management system appropriate to its needs and that complies with applicable standards or regulations as required. The system produces unequivocal, accurate records that document all laboratory activities. The laboratory retains all original observations, calculations and derived data, calibration records and a copy of the analytical report for a minimum of five years after it has been issued. Exceptions for programs with longer retention requirements are discussed in Section 14.1.2. TestAmerica Buffalo SOP BF-GP-015, Record Storage and Retention, specifies additional storage, archiving and retention procedures.

14.1 OVERVIEW

The laboratory has established procedures for identification, collection, indexing, access, filing, storage, maintenance and disposal of quality and technical records. A record index is listed in Table 14-1. . More detailed information on retention of specific records is provided in CW-L-P-001, Records Retention Policy and CW-L-WI-001, TestAmerica Records Retention/Storage Schedule. Quality records are maintained by the QA department in a database which is backed up as past of the regular laboratory backup. Records are of two types; either electronic or hard copy paper formats depending on whether the record is computer or hand generated (some records may be in both formats). Hardcopy technical records are maintained by the Laboratory Director and the QA Department while electronic technical records are maintained by the IT Administrator.

14.1.1 All records are stored and retained according to BF-GP-015 and in such a way that they are secure and readily retrievable at the laboratory facility that provides a suitable environment to prevent damage or deterioration and to prevent loss.. All records shall be protected against fire, theft, loss, environmental deterioration and vermin. In the case of electronic records, electronic or magnetic sources, storage media are protected from deterioration caused by magnetic fields and/or electronic deterioration.

Access to the data is limited to laboratory and company employees and shall be documented with an access log.

If records are archived off-site they are to be stored in a secure location where a record is maintained of any entry into the storage facility. Records are maintained for a minimum of five years unless other wise specified by a client or regulatory requirement

For raw data and project records, record retention shall be calculated from the date the project report is issued. For other records, such as Controlled Documents, QA, or Administrative Records, the retention time is calculated from the date the record is formally retired. Records related to the programs listed in Table 14-2 have lengthier retention requirements and are subject to the requirements in Section 14.1.3.

Table 14-1. Record Index¹

	Record Types ¹:	Retention Time:
Technical Records	<ul style="list-style-type: none"> - Raw Data - Logbooks² - Standards - Certificates - Analytical Records - MDLs/IDLs/DOCs - Lab Reports 	5 Years from analytical report issue*
Official Documents	<ul style="list-style-type: none"> - Quality Assurance Manual (QAM) - Work Instructions - Policies - Policy Memorandums - SOPs - Manuals - Published Methods 	Indefinitely
QA Records	<ul style="list-style-type: none"> - Certifications - Method & Software Validation / Verification Data 	Indefinitely
	<ul style="list-style-type: none"> - Internal & External Audits/Responses - Corrective/Preventive Actions - Management Reviews - Data Investigation 	5 Years from archival* Data Investigation: 5 years or the life of the affected raw data storage whichever is greater (beyond 5 years if ongoing project or pending investigation)
Project Records	<ul style="list-style-type: none"> - Sample Receipt & COC Documents - Contracts and Amendments - Correspondence - QAPP / SAP - Telephone Logbooks - Lab Reports 	5 Years from analytical report issue*
Administrative Records	Financial and Business Operations	Refer to CW-L-WI-001
	EH&S Manual, Permits	Indefinitely
	Disposal Records	Indefinitely
	Employee Handbook	Indefinitely
	Personnel files, Employee Signature & Initials, Administrative Training Records (e.g., Ethics)	All HR docs have different retention times: Refer to HR Manual
	Administrative Policies	Indefinitely
	Technical Training Records	7 years
	Legal Records	Indefinitely
	HR Records	Refer to CW-L-WI-001
	IT Records	Refer to CW-L-WI-001
	Corporate Governance Records	Refer to CW-L-WI-001
	Sales & Marketing	5 years
	Real Estate	Indefinitely

¹ Record Types encompass hardcopy and electronic records.

² Examples of Logbook types: Maintenance, Instrument Run, Preparation (standard & sample), Standard & Reagent Receipt, Archiving, Balance Calibration, Temperature (hardcopy or electronic records).

* Exceptions listed in Table 14-2.

14.1.2 Programs with Longer Retention Requirements

Some regulatory programs have longer record retention requirements than the standard record retention time. These are detailed in Table 14-2 with their retention requirements. In these cases, the longer retention requirement is enacted. If special instructions exist such that client data cannot be destroyed prior to notification of the client, the container or box containing that data is marked as to who to contact for authorization prior to destroying the data. Specific Information related to archival of data for greater than 5 years may be found in TestAmerica Buffalo SOP BF-GP-015.

Table 14-2. Special Record Retention Requirements

Program	¹ Retention Requirement
Drinking Water – All States	10 years (lab reports and raw data) 10 years-Radiochemistry (project records)
Drinking Water Lead and Copper Rule	12 years (project records)
Commonwealth of MA – All environmental data 310 CMR 42.14	10 years
FIFRA – 40 CFR Part 160	Retain for life of research or marketing permit for pesticides regulated by EPA
Housing and Urban Development (HUD) Environmental Lead Testing	10 years
Alaska	10 years
Louisiana – All	10 years
Michigan Department of Environmental Quality – all environmental data	10 years
Navy Facilities Engineering Service Center (NFESC)	5 years
NY Potable Water NYCRR Part 55-2	10 years
TSCA - 40 CFR Part 792	10 years after publication of final test rule or negotiated test agreement
OSHA	30 years

¹Note: Extended retention requirements are noted with the archive documents or addressed in TestAmerica Buffalo facility-specific records retention procedure BF-GP-015.

14.1.3 The laboratory has procedures to protect and back-up records stored electronically and to prevent unauthorized access to or amendment of these records. All analytical data is maintained as hard copy or in a secure readable electronic format. TestAmerica Buffalo SOP BF-GP-015 also contains specific information for archival of scanned data.

14.1.4 The record keeping system allows for historical reconstruction of all laboratory activities that produced the analytical data, as well as rapid recovery of historical data (any records stored off site should be accessible within 2 business days of a request for such records). The history of the sample from when the laboratory took possession of the samples must be readily understood through the documentation. This shall include inter-laboratory transfers of samples and/or extracts.

- The records include the identity of personnel involved in sampling, sample receipt,

preparation, or testing. All analytical work contains the initials (at least) of the personnel involved. The laboratory's copy of the chain of custody is stored with the project file and the Job Number in TALS. The chain of custody would indicate the name of the sampler. If any sampling notes are provided with a work order, they are kept with this package.

- All information relating to the laboratory facilities equipment, analytical test methods, and related laboratory activities, such as sample receipt, sample preparation, or data verification are documented.
- The record keeping system facilitates the retrieval of all working files and archived records for inspection and verification purposes (e.g., set format for naming electronic files, set format for what is included with a given analytical data set). Instrument data is stored sequentially by instrument. Calibration data for a given sequence are maintained in the order of the analysis. Sample data are stored on a job number basis in the project file or as part of the daily batch or sequence. Run logs are maintained for each instrument or method; a copy of each day's run log or instrument sequence is stored with the data to aid in re-constructing an analytical sequence. Where an analysis is performed without an instrument, bound logbooks, bench sheets or excel spreadsheets are used to record and file data. Standard and reagent information is recorded in logbooks or on the raw data for each method as required.
- Changes to hardcopy records shall follow the procedures outlined in Section 13 and 20. Changes to electronic records in LIMS or instrument data are recorded in audit trails.
- The reason for a signature or initials on a document is clearly indicated in the records such as "sampled by," "prepared by," "reviewed by", or "analyzed by".
- All generated data except those that are generated by automated data collection systems, are recorded directly, promptly and legibly in permanent dark ink.
- Hard copy data may be scanned into PDF format for record storage as long as the scanning process can be verified in order to ensure that no data is lost and the data files and storage media must be tested to verify the laboratory's ability to retrieve the information prior to the destruction of the hard copy that was scanned. The procedure for this verification can be found in TestAmerica SOP BF-GP-015.
- Also refer to Section 19.14.1 'Computer and Electronic Data Related Requirements'.

14.2 TECHNICAL AND ANALYTICAL RECORDS

14.2.1 The laboratory retains records of original observations, derived data and sufficient information to establish an audit trail, calibration records, staff records and a copy of each analytical report issued, for a minimum of five years unless otherwise specified by a client or regulatory requirement. The records for each analysis shall contain sufficient information to enable the analysis to be repeated under conditions as close as possible to the original. The records shall include the identity of laboratory personnel responsible for the sampling, performance of each analysis and reviewing of results.

14.2.2 Observations, data and calculations are recorded real-time.

14.2.3 Changes to hardcopy records shall follow the procedures outlined in Section 13 and 20. Changes to electronic records in LIMS or instrument data are recorded in audit trails. The essential information to be associated with analysis, such as strip charts, tabular printouts, computer data files, analytical notebooks, and run logs, include:

- laboratory sample ID code;
- Date of analysis; time of analysis is also required if the holding time is seventy-two (72) hours or less, or when time critical steps are included in the analysis (e.g., drying times, incubations, etc.); instrumental analyses have the date and time of analysis recorded as part of their general operations. Where a time critical step exists in an analysis, location for such a time is included as part of the documentation in a specific logbook or on a bench sheet.
- Instrumentation identification and instrument operating conditions/parameters. Operating conditions/parameters are typically recorded in the method specific SOPs, in the instrument method detail records or the instrument maintenance logs where available.
- analysis type;
- all manual calculations and manual integrations;
- analyst's or operator's initials/signature;
- sample preparation including cleanup, separation protocols, incubation periods, ID codes, volumes, weights, instrument printouts, meter readings, temperatures, calculations, reagents;
- test results;
- standard and reagent origin, receipt, preparation, and use;
- calibration criteria, frequency and acceptance criteria;
- data and statistical calculations, review, confirmation, interpretation, assessment and reporting conventions;
- quality control protocols and assessment;
- electronic data security, software documentation and verification, software and hardware audits, backups, and records of any changes to automated data entries.
- Method performance criteria including expected quality control requirements. These are indicated both in the LIMS and on specific analytical report formats.

14.3 LABORATORY SUPPORT ACTIVITIES

In addition to documenting all the above-mentioned activities, the following are retained QA records and project records (previous discussions in this section relate where and how these data are stored):

- all original raw data, whether hard copy or electronic, for calibrations, samples and quality control measures, including analysts' work sheets and data output records (chromatograms, strip charts, and other instrument response readout records);

- a written description or reference to the specific test method used which includes a description of the specific computational steps used to translate parametric observations into a reportable analytical value;
- copies of final reports;
- archived SOPs;
- correspondence relating to laboratory activities for a specific project;
- all corrective action reports, audits and audit responses;
- proficiency test results and raw data; and
- results of data review, verification, and crosschecking procedures

14.3.1 Sample Handling Records

Records of all procedures to which a sample is subjected while in the possession of the laboratory are maintained. These include but are not limited to records pertaining to:

- sample preservation including appropriateness of sample container and compliance with holding time requirement;
- sample identification, receipt, acceptance or rejection and login;
- sample storage and tracking including shipping receipts, sample transmittal / COC forms; and
- Procedures for the receipt and retention of samples, including all provisions necessary to protect the integrity of samples.

14.4 ADMINISTRATIVE RECORDS

The laboratory also maintains the administrative records in either electronic or hard copy form. Refer to Table 14-1.

14.5 RECORDS MANAGEMENT, STORAGE AND DISPOSAL

14.5.1 All records (including those pertaining to test equipment), certificates and reports are safely stored, held secure and in confidence to the client. Certification related records are available upon request.

14.5.2 All information necessary for the historical reconstruction of data is maintained by the laboratory. Records that are stored only on electronic media must be supported by the hardware and software necessary for their retrieval.

14.5.3 Records that are stored or generated by computers or personal computers have hard copy, write-protected backup copies, or an electronic audit trail controlling access.

14.5.4 The laboratory has a record management system (also known as document control) for

control of laboratory notebooks, instrument logbooks, standards logbooks, and records for data reduction, validation, storage and reporting. Laboratory notebooks are issued on a per instrument or analysis basis, and are numbered sequentially as they are issued. No instrument or analysis has more than one active notebook at a time, so all data are recorded sequentially within a series of sequential notebooks. Bench sheets and raw data sequence files are filed sequentially by date. Standard and reagent information is maintained in LIMS and logbooks which are maintained on a departmental basis and are numbered sequentially as they are issued or as they are archived by QA.

14.5.5 Records are considered archived when noted as such in the records management system (also known as document control). Access to archived hard-copy information is documented with an access log and in/out records is used to note data that is removed and returned.

14.5.6 Transfer of Ownership

In the event that the laboratory transfers ownership or goes out of business, the laboratory shall ensure that the records are maintained or transferred according to client's instructions. Upon ownership transfer, record retention requirements shall be addressed in the ownership transfer agreement and the responsibility for maintaining archives is clearly established. In addition, in cases of bankruptcy, appropriate regulatory and state legal requirements concerning laboratory records must be followed. In the event of the closure of the laboratory, all records will revert to the control of the corporate headquarters. Should the entire company cease to exist, as much notice as possible will be given to clients and the accrediting bodies who have worked with the laboratory during the previous 5 years of such action.

14.5.7 Records Disposal

14.5.7.1 Records are removed from the archive and destroyed after 5 years unless otherwise specified by a client or regulatory requirement. On a project specific or program basis, clients may need to be notified prior to record destruction. Records are destroyed in a manner that ensures their confidentiality such as shredding, mutilation or incineration. (Refer to Tables 14-1 and 14-2).

14.5.7.2 Electronic copies of records must be destroyed by erasure or physically damaging off-line storage media so no records can be read. If a third party records Management Company is hired to dispose of records, a "Certificate of Destruction" is required.

SECTION 15

AUDITS

15.1 INTERNAL AUDITS

Internal audits are performed to verify that laboratory operations comply with the requirements of the lab's quality system and with the external quality programs under which the laboratory operates. Audits are planned and organized by the QA staff. Personnel conducting the audits should be independent of the area being evaluated. Auditors will have sufficient authority, access to work areas, and organizational freedom necessary to observe all activities affecting quality and to report the assessments to laboratory management and when requested to corporate management.

Audits are conducted and documented as described in the TestAmerica Corporate SOP on performing Internal Auditing, SOP No. CW-Q-S-003. The types and frequency of routine internal audits are described in Table 15-1. Special or ad hoc assessments may be conducted as needed under the direction of the QA staff.

Table 15-1. Types of Internal Audits and Frequency

Description	Performed by	Frequency
Quality Systems Audits	QA Department, QA approved designee or Corporate QA	All areas of the laboratory annually
Method Audits QA Technical Data Audits SOP Compliance Audits	Joint responsibility: a) QA Manager or designee b) Technical Manager or Designee (Refer to CW-Q-S-003)	QA Methods Audits Frequency: All methods are reviewed annually. 50% of methods receive a QA Technical Audit 50% of methods receive a SOP Method Compliance Audit
Special	QA Department or Designee	Surveillance or spot checks performed as needed to monitor specific issues
Performance Testing	Coordinated by Corporate QA	Two successful per year for each TNI - NELAP field of testing or as dictated by regulatory requirements

15.1.1 Annual Quality Systems Audit

An annual quality systems audit is required to ensure compliance to analytical methods and SOPs, TestAmerica's Data Integrity and Ethics Policies, TNI quality systems, client and state requirements, and the effectiveness of the internal controls of the analytical process, including but not limited to data review, quality controls, preventive action and corrective action. The completeness of earlier corrective actions is assessed for effectiveness & sustainability. The audit is divided into sections for each operating or support area of the lab, and each section is comprehensive for a given area. The area audits may be performed on a rotating schedule throughout the year to ensure adequate coverage of all areas. This schedule may change as situations in the laboratory warrant.

15.1.2 QA Technical Audits

QA technical audits assess data authenticity and analyst integrity. These audits are based on client projects, associated sample delivery groups, and the methods performed. Reported

results are compared to raw data to verify the authenticity of results. The validity of calibrations and QC results are compared to data qualifiers, footnotes, and case narratives. Documentation is assessed by examining run logs and records of manual integrations. Manual calculations are checked. Where possible, Chrom AuditMiner is used to identify unusual manipulations of the data deserving closer scrutiny. QA technical audits will include all methods within a two-year period. All analysts should be reviewed over the course of a two year period through at least one QA Technical Audit

15.1.3 SOP Method Compliance

Compliance of all SOPs with the source methods and compliance of the operational groups with the SOPs will be assessed by the Technical Manager or qualified designee at least every two years. It is also recommended that the work of each newly hired analyst assessed within 3 months of working independently, (e.g., completion of method IDOC). In addition, as analysts add methods to their capabilities, (new IDOC) reviews of the analyst work products will be performed within 3 months of completing the documented training.

15.1.4 Special Audits

Special audits are conducted on an as needed basis, generally as a follow up to specific issues such as client complaints, corrective actions, PT results, data audits, system audits, validation comments, regulatory audits or suspected ethical improprieties. Special audits are focused on a specific issue, and report format, distribution, and timeframes are designed to address the nature of the issue.

15.1.5 Performance Testing

The laboratory participates semi-annually in performance audits conducted through the analysis of PT samples provided by a third party. The laboratory generally participates in the following types of PT studies: Drinking Water, Non-potable Water, Soil, and Air.

It is TestAmerica's policy that PT samples be treated as typical samples in the production process. Furthermore, where PT samples present special or unique problems, in the regular production process they may need to be treated differently, as would any special or unique request submitted by any client. The QA Manager must be consulted and in agreement with any decisions made to treat a PT sample differently due to some special circumstance.

Written responses to unacceptable PT results are required. In some cases it may be necessary for blind QC samples to be submitted to the laboratory to show a return to control.

15.2 EXTERNAL AUDITS

External audits are performed when certifying agencies or clients conduct on-site inspections or submit performance testing samples for analysis. It is TestAmerica's policy to cooperate fully with regulatory authorities and clients. The laboratory makes every effort to provide the auditors with access to personnel, documentation, and assistance. Laboratory supervisors are

responsible for providing corrective actions to the QA Manager who coordinates the response for any deficiencies discovered during an external audit. Audit responses are due in the time allotted by the client or agency performing the audit. When requested, a copy of the audit report and the labs corrective action plan will be forwarded to Corporate Quality.

The laboratory cooperates with clients and their representatives to monitor the laboratory's performance in relation to work performed for the client. The client may only view data and systems related directly to the client's work. All efforts are made to keep other client information confidential.

15.2.1 Confidential Business Information (CBI) Considerations

During on-site audits, auditors may come into possession of information claimed as business confidential. A business confidentiality claim is defined as "a claim or allegation that business information is entitled to confidential treatment for reasons of business confidentiality or a request for a determination that such information is entitled to such treatment." When information is claimed as business confidential, the laboratory must place on (or attach to) the information at the time it is submitted to the auditor, a cover sheet, stamped or typed legend or other suitable form of notice, employing language such as "trade secret", "proprietary" or "company confidential". Confidential portions of documents otherwise non-confidential must be clearly identified. CBI may be purged of references to client identity by the responsible laboratory official at the time of removal from the laboratory. However, sample identifiers may not be obscured from the information. Additional information regarding CBI can be found in within the 2009 TNI standards.

15.3 AUDIT FINDINGS

Audit findings are documented using the corrective action process and database. The laboratory's corrective action responses for both types of audits may include action plans that could not be completed within a predefined timeframe. In these instances, a completion date must be set and agreed to by operations management and the QA Manager.

Developing and implementing corrective actions to findings is the responsibility of the Department Manager where the finding originated. Findings that are not corrected by specified due dates are reported monthly to management in the QA monthly report. When requested, a copy of the audit report and the labs corrective action plan will be forwarded to Corporate Quality.

If any audit finding casts doubt on the effectiveness of the operations or on the correctness or validity of the laboratory's test results, the laboratory shall take timely corrective action, and shall notify clients in writing if the investigations show that the laboratory results have been affected. Once corrective action is implemented, a follow-up audit is scheduled to ensure that the problem has been corrected.

Clients must be notified promptly in writing, of any event such as the identification of defective measuring or test equipment that casts doubt on the validity of results given in any test report or amendment to a test report. The investigation must begin within 24-hours of discovery of the

problem and all efforts are made to notify the client within two weeks after the completion of the investigation.

SECTION 16

MANAGEMENT REVIEWS

16.1 QUALITY ASSURANCE REPORT

A comprehensive QA Report shall be prepared each month by the laboratory's QA Department and forwarded to the Laboratory Director, Technical Managers, their Quality Director as well as the VP of Operations. All aspects of the QA system are reviewed to evaluate the suitability of policies and procedures. During the course of the year, the Laboratory Director, General Manager or Corporate QA may request that additional information be added to the report.

On a monthly basis, Corporate QA compiles information from all the monthly laboratory reports. The Corporate Quality Director prepares a report that includes a compilation of all metrics and notable information and concerns regarding the QA programs within the laboratories. The report also includes a listing of new regulations that may potentially impact the laboratories. This report is presented to the Senior Management Team and VPs of Operations.

16.2 ANNUAL MANAGEMENT REVIEW

The senior lab management team (Laboratory Director, Technical Manager, Operations Manager, and QA Manager) conducts a review annually of its quality systems and LIMS to ensure its continuing suitability and effectiveness in meeting client and regulatory requirements and to introduce any necessary changes or improvements. It will also provide a platform for defining goals, objectives and action items that feed into the laboratory planning system. Corporate Operations and Corporate QA personnel may be included in this meeting at the discretion of the Laboratory Director. The LIMS review consists of examining any audits, complaints or concerns that have been raised through the year that are related to the LIMS. The laboratory will summarize any critical findings that can not be solved by the lab and report them to Corporate IT.

This management systems review (Corporate SOP No. CW-Q-S-004 & Work Instruction No. CW-Q-WI-003) uses information generated during the preceding year to assess the "big picture" by ensuring that routine actions taken and reviewed on a monthly basis are not components of larger systematic concerns. The monthly review should keep the quality systems current and effective; therefore, the annual review is a formal senior management process to review specific existing documentation. Significant issues from the following documentation are compiled or summarized by the QA Manager prior to the review meeting:

- Matters arising from the previous annual review.
- Prior Monthly QA Reports issues.
- Laboratory QA Metrics.
- Review of report reissue requests.
- Review of client feedback and complaints.
- Issues arising from any prior management or staff meetings.

- Minutes from prior senior lab management meetings. Issues that may be raised from these meetings include:
 - Adequacy of staff, equipment and facility resources.
 - Adequacy of policies and procedures.
 - Future plans for resources and testing capability and capacity.
- The annual internal double blind PT program sample performance (if performed),
- Compliance to the Ethics Policy and Data Integrity Plan. Including any evidence/incidents of inappropriate actions or vulnerabilities related to data Integrity.

A report is generated by the QA Manager and management. The report is distributed to the appropriate VP of Operations and the Quality Director. The report includes, but is not limited to:

- The date of the review and the names and titles of participants.
- A reference to the existing data quality related documents and topics that were reviewed.
- Quality system or operational changes or improvements that will be made as a result of the review [e.g., an implementation schedule including assigned responsibilities for the changes.

Changes to the quality systems requiring update to the laboratory QA Manual shall be included in the next revision of the QA Manual.

16.3 POTENTIAL INTEGRITY RELATED MANAGERIAL REVIEWS

Potential integrity issues (data or business related) must be handled and reviewed in a confidential manner until such time as a follow-up evaluation, full investigation, or other appropriate actions have been completed and issues clarified. The TestAmerica Corporate Internal Investigations SOP shall be followed (SOP No. CW-L-S-002). All investigations that result in finding of inappropriate activity are documented and include any disciplinary actions involved, corrective actions taken, and all appropriate notifications of clients.

TestAmerica's President and CEO, COO, Technical & Operations Support, VP of Client and Technical Services, VPs of Operations and Quality Directors receive a monthly report from the VP QA/EHS summarizing any current data integrity or data recall investigations. The VPs of Operations are also made aware of progress on these issues for their specific labs.

SECTION 17

PERSONNEL

17.1 OVERVIEW

The laboratory's management believes that its highly qualified and professional staff is the single most important aspect in assuring a high level of data quality and service. The staff consists of professionals and support personnel as outlined in the organization chart in Figure 4-1.

All personnel must demonstrate competence in the areas where they have responsibility. Any staff that is undergoing training shall have appropriate supervision until they have demonstrated their ability to perform their job function on their own. Staff shall be qualified for their tasks based on appropriate education, training, experience and/or demonstrated skills as required.

The laboratory employs sufficient personnel with the necessary education, training, technical knowledge and experience for their assigned responsibilities.

All personnel are responsible for complying with all QA/QC requirements that pertain to the laboratory and their area of responsibility. Each staff member must have a combination of experience and education to adequately demonstrate a specific knowledge of their particular area of responsibility. Technical staff must also have a general knowledge of lab operations, test methods, QA/QC procedures and records management.

Laboratory management is responsible for formulating goals for lab staff with respect to education, training and skills and ensuring that the laboratory has a policy and procedures for identifying training needs and providing training of personnel. The training shall be relevant to the present and anticipated responsibilities of the lab staff.

The laboratory only uses personnel that are employed by or under contract to, the laboratory. Contracted personnel, when used, must meet competency standards of the laboratory and work in accordance to the laboratory's quality system.

17.2 EDUCATION AND EXPERIENCE REQUIREMENTS FOR TECHNICAL PERSONNEL

The laboratory makes every effort to hire analytical staff that possesses a college degree (AA, BA, BS) in an applied science with some chemistry in the curriculum. Exceptions can be made based upon the individual's experience and ability to learn. Selection of qualified candidates for laboratory employment begins with documentation of minimum education, training, and experience prerequisites needed to perform the prescribed task. Minimum education and training requirements for TestAmerica employees are outlined in job descriptions and are generally summarized for analytical staff in the table below.

The laboratory maintains job descriptions for all personnel who manage, perform or verify work affecting the quality of the environmental testing the laboratory performs. Job Descriptions are

located in the TestAmerica intranet site's Human Resources web-page (Also see Section 4 for position descriptions/responsibilities).

Experience and specialized training are occasionally accepted in lieu of a college degree (basic lab skills such as using a balance, pipette, quantitation techniques, etc. are also considered).

As a general rule for analytical staff:

Specialty	Education	Experience
Extractions, Digestions, some electrode methods (pH, DO, Redox, etc.), or Titrimetric and Gravimetric Analyses	H.S. Diploma	On the job training (OJT)
CVAA, Single component or short list Chromatography (e.g., Fuels, BTEX-GC, IC)	A college degree in an applied science or 2 years of college and at least 1 year of college chemistry	Or 2 years prior analytical experience is required
ICP, ICPMS, Long List or complex chromatography (e.g., Pesticides, PCB, Herbicides, HPLC, etc.), GCMS	A college degree in an applied science or 2 years of college chemistry	or 5 years of prior analytical experience
Spectra Interpretation	A college degree in an applied science or 2 years of college chemistry	And 2 years relevant experience Or 5 years of prior analytical experience
Technical Managers/Department Managers – <u>General</u>	Bachelors Degree in an applied science or engineering with 24 semester hours in chemistry An advanced (MS, PhD.) degree may substitute for one year of experience	And 2 years experience in environmental analysis of representative analytes for which they will oversee

When an analyst does not meet these requirements, they can perform a task under the direct supervision of a qualified analyst, peer reviewer or Department Manager, and are considered an analyst in training. The person supervising an analyst in training is accountable for the quality of the analytical data and must review and approve data and associated corrective actions.

17.3 TRAINING

The laboratory is committed to furthering the professional and technical development of employees at all levels.

Orientation to the laboratory's policies and procedures, in-house method training, and employee attendance at outside training courses and conferences all contribute toward employee proficiency. Below are examples of various areas of required employee training:

Required Training	Time Frame	Employee Type
Environmental Health & Safety	Prior to lab work	All
Ethics – New Hires	1 week of hire	All
Ethics - Comprehensive	90 days of hire	All
Data Integrity	30 days of hire	Technical and PMs
Quality Assurance	90 days of hire	All
Ethics – Comprehensive Refresher	Annually	All
Initial Demonstration of Capability (DOC)	Prior to unsupervised method performance	Technical

The laboratory maintains records of relevant authorization/competence, education, professional qualifications, training, skills and experience of technical personnel (including contracted personnel) as well as the date that approval/authorization was given. These records are kept on file at the laboratory. Also refer to "Demonstration of Capability" in Section 19.

The training of technical staff is kept up to date by:

- Each employee must have documentation in their training file that they have read, understood and agreed to follow the most recent version of the laboratory QA Manual and SOPs in their area of responsibility. This documentation is updated as SOPs are updated.
- Documentation from any training courses or workshops on specific equipment, analytical techniques or other relevant topics are maintained in their training file.
- Documentation of proficiency (refer to Section 20).
- An Ethics Agreement signed by each staff member (renewed each year) and evidence of annual ethics training.
- A Confidentiality Agreement signed by each staff member signed at the time of employment.
- The Human Resource office maintains documentation and attestation forms on employment status & records; benefit programs; timekeeping/payroll; and employee conduct (e.g., ethics violations). This information is maintained in the employee's secured personnel file.

Further details of the laboratory's training program are described in TestAmerica Buffalo SOP BF-QA-004, Laboratory Personnel Training.

17.4 DATA INTEGRITY AND ETHICS TRAINING PROGRAM

Establishing and maintaining a high ethical standard is an important element of a Quality System. Ethics and data integrity training is integral to the success of TestAmerica and is provided for each employee at TestAmerica. It is a formal part of the initial employee orientation within 1 week of hire followed by technical data integrity training within 30 days, comprehensive

training within 90 days, and an annual refresher for all employees. Senior management at each facility performs the ethics training for their staff.

In order to ensure that all personnel understand the importance TestAmerica places on maintaining high ethical standards at all times; TestAmerica has established a Corporate Ethics Policy No. CW-L-P-004 and an Ethics Statement. All initial and annual training is documented by signature on the signed Ethics demonstrating that the employee has participated in the training and understands their obligations related to ethical behavior and data integrity.

Violations of this Ethics Policy will not be tolerated. Employees who violate this policy will be subject to disciplinary actions up to and including termination. Criminal violations may also be referred to the Government for prosecution. In addition, such actions could jeopardize TestAmerica's ability to do work on Government contracts, and for that reason, TestAmerica has a Zero Tolerance approach to such violations.

Employees are trained as to the legal and environmental repercussions that result from data misrepresentation. Key topics covered in the presentation include:

- Organizational mission and its relationship to the critical need for honesty and full disclosure in all analytical reporting.
- Ethics Policy
- How and when to report ethical/data integrity issues. Confidential reporting.
- Record keeping.
- Discussion regarding data integrity procedures.
- Specific examples of breaches of ethical behavior (e.g. peak shaving, altering data or computer clocks, improper macros, etc., accepting/offering kickbacks, illegal accounting practices, unfair competition/collusion)
- Internal monitoring. Investigations and data recalls.
- Consequences for infractions including potential for immediate termination, debarment, or criminal prosecution.
- Importance of proper written narration / data qualification by the analyst and project manager with respect to those cases where the data may still be usable but are in one sense or another partially deficient.

Additionally, a data integrity hotline (1-800-736-9407) is maintained by TestAmerica and administered by the Corporate Quality Department.

SECTION 18

ACCOMMODATIONS AND ENVIRONMENTAL CONDITIONS

18.1 OVERVIEW

TestAmerica Buffalo is a 32,000 ft² secure laboratory facility with controlled access and designed to accommodate an efficient workflow and to provide a safe and comfortable work environment for employees. All visitors sign in and are escorted by laboratory personnel. Access is controlled by various measures.

The laboratory is equipped with structural safety features. Each employee is familiar with the location, use, and capabilities of general and specialized safety features associated with their workplace. The laboratory provides and requires the use of protective equipment including safety glasses, protective clothing, gloves, etc. OSHA and other regulatory agency guidelines regarding required amounts of bench and fume hood space, lighting, ventilation (temperature and humidity controlled), access, and safety equipment are met or exceeded.

Traffic flow through sample preparation and analysis areas is minimized to reduce the likelihood of contamination. Adequate floor space and bench top area is provided to allow unencumbered sample preparation and analysis space. Sufficient space is also provided for storage of reagents and media, glassware, and portable equipment. Ample space is also provided for refrigerated sample storage before analysis and archival storage of samples after analysis. Laboratory HVAC and deionized water systems are designed to minimize potential trace contaminants.

The laboratory is separated into specific areas for field operations, bottle kit preparation, sample receiving, sample preparation, volatile organic sample analysis, non-volatile organic sample analysis, inorganic sample analysis and administrative functions.

18.2 ENVIRONMENT

Laboratory accommodation, test areas, energy sources, lighting are adequate to facilitate proper performance of tests. The facility is equipped with heating, ventilation, and air conditioning (HVAC) systems appropriate to the needs of environmental testing performed at this laboratory.

The environment in which these activities are undertaken does not invalidate the results or adversely affect the required accuracy of any measurements.

The laboratory provides for the effective monitoring, control and recording of environmental conditions that may affect the results of environmental tests as required by the relevant specifications, methods, and procedures. Such environmental conditions include humidity, voltage, temperature, and vibration levels in the laboratory. Key equipment has been provided with back-up power supply in the event of a power outage.

When any of the method or regulatory required environmental conditions change to a point where they may adversely affect test results, analytical testing will be discontinued until the environmental conditions are returned to the required levels.

Environmental conditions of the facility housing the computer network and LIMS are regulated to protect against raw data loss.

18.3 WORK AREAS

There is effective separation between neighboring areas when the activities therein are incompatible with each other. Examples include:

- Volatile organic chemical handling areas, including sample preparation and waste disposal, and volatile organic chemical analysis areas.

Access to and use of all areas affecting the quality of analytical testing is defined and controlled by secure access to the laboratory building as described below in the Building Security section.

Adequate measures are taken to ensure good housekeeping in the laboratory and to ensure that any contamination does not adversely affect data quality. These measures include regular cleaning to control dirt and dust within the laboratory.

Work areas are available to ensure an unencumbered work area. Work areas include:

- Access and entryways to the laboratory.
- Sample receipt areas.
- Sample storage areas.
- Chemical and waste storage areas.
- Data handling and storage areas.
- Sample processing areas.
- Sample analysis areas.

18.4 FLOOR PLAN

A floor plan can be found in Appendix 1.

18.5 BUILDING SECURITY

Building pass cards and alarm codes are distributed to all facility employees.

Visitors to the laboratory sign in and out in a visitor's logbook. A visitor is defined as any person who visits the laboratory who is not an employee of the laboratory. [The reason for this is that it is important to know who is in the building in case of a safety emergency. The visitors logbook is used to ensure that everyone got out of the building safely.] In addition to signing into the laboratory, the Environmental, Health and Safety Manual contains requirements for visitors and

vendors. There are specific safety forms that must be reviewed and signed. Visitors (with the exception of company employees) are escorted by laboratory personnel at all times, or the location of the visitor is noted in the visitor's logbook.

SECTION 19.0

TEST METHODS AND METHOD VALIDATION

19.1 OVERVIEW

The laboratory uses methods that are appropriate to meet our clients' requirements and that are within the scope of the laboratory's capabilities. These include sampling, handling, transport, storage and preparation of samples, and, where appropriate, an estimation of the measurement of uncertainty as well as statistical techniques for analysis of environmental data.

Instructions are available in the laboratory for the operation of equipment as well as for the handling and preparation of samples. All instructions, Standard Operating Procedures (SOPs), reference methods and manuals relevant to the working of the laboratory are readily available to all staff. Deviations from published methods are documented (with justification) in the laboratory's approved SOPs. SOPs are submitted to clients for review at their request. Significant deviations from published methods require client approval and regulatory approval where applicable.

19.2 STANDARD OPERATING PROCEDURES (SOPs)

The laboratory maintains SOPs that accurately reflect all phases of the laboratory such as assessing data integrity, corrective actions, handling customer complaints as well as all analytical methods and sampling procedures. The method SOPs are derived from the most recently promulgated/approved, published methods and are specifically adapted to the laboratory facility. Modifications or clarifications to published methods are clearly noted in the SOPs. All SOPs are controlled in the laboratory:

- All SOPs contain a revision number, effective date, and appropriate approval signatures. Controlled copies are available to all staff.
- Procedures for writing an SOP are incorporated by reference to TestAmerica's Corporate SOP CW-Q-S-002, Writing a Standard Operating Procedure (SOP) and Laboratory SOP BF-QA-003, Procedure for Writing, Reviewing and Revising Controlled Quality Documents (QAM, SOP, etc)
- SOPs are reviewed at a minimum of every 2 years (annually for Drinking Water SOPs), and where necessary, revised to ensure continuing suitability and compliance with applicable requirements.

19.3 LABORATORY METHODS MANUAL

For each test method, the laboratory shall have available the published referenced method as well as the laboratory developed SOP.

Note: If more stringent standards or requirements are included in a mandated test method or regulation than those specified in this manual, the laboratory shall demonstrate that such requirements are met. If it is not clear which requirements are more stringent, the standard from

the method or regulation is to be followed. Any exceptions or deviations from the referenced methods or regulations are noted in the specific analytical SOP.

The laboratory maintains an SOP Index for both technical and non-technical SOPs. Technical SOPs are maintained to describe a specific test method. Non-technical SOPs are maintained to describe functions and processes not related to a specific test method.

19.4 SELECTION OF METHODS

Since numerous methods and analytical techniques are available, continued communication between the client and laboratory is imperative to assure the correct methods are utilized. Once client methodology requirements are established, this and other pertinent information is summarized by the Project Manager. These mechanisms ensure that the proper analytical methods are applied when the samples arrive for log-in. For non-routine analytical services (e.g., special matrices, non-routine compound lists, etc.), the method of choice is selected based on client needs and available technology. The methods selected should be capable of measuring the specific parameter of interest, in the concentration range of interest, and with the required precision and accuracy.

19.4.1 Sources of Methods

Routine analytical services are performed using standard EPA-approved methodology. In some cases, modification of standard approved methods may be necessary to provide accurate analyses of particularly complex matrices. When the use of specific methods for sample analysis is mandated through project or regulatory requirements, only those methods shall be used.

When clients do not specify the method to be used or methods are not required, the methods used will be clearly validated and documented in an SOP and available to clients and/or the end user of the data.

19.4.1.1 The analytical methods used by the laboratory are those currently accepted and approved by the U. S. EPA and the state or territory from which the samples were collected. Reference methods include:

- Method 1664, Revision A: N-Hexane Extractable Material (HEM; Oil and Grease) and Silica Gel Treated N-Hexane Extractable Material (SGT-HEM); Non-polar Material) by Extraction and Gravimetry, EPA-821-R-98-002, February 1999
- Compendium of Methods for the Determination of Toxic Organic Compounds in Ambient Air, US EPA, January 1996.
- Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act; Analysis and Sampling Procedures; 40CFR Part 136 as amended by Method Update Rule; May 18, 2012 and/or August 28, 2017 (depending on state implementation timelines).
- Methods for Chemical Analysis of Water and Wastes, EPA 600 (4-79-020), 1983.
- Methods for the Determination of Inorganic Substances in Environmental Samples, EPA-600/R-93/100, August 1993.
- Methods for the Determination of Metals in Environmental Samples, EPA/600/4-91/010, June 1991. Supplement I: EPA-600/R-94/111, May 1994.

- Methods for the Determination of Organic Compounds in Drinking Water, EPA-600/4-88-039, December 1988, Revised, July 1991, Supplement I, EPA-600-4-90-020, July 1990, Supplement II, EPA-600/R-92-129, August 1992. Supplement III EPA/600/R-95/131 - August 1995 (EPA 500 Series) (EPA 500 Series methods)
- Technical Notes on Drinking Water Methods, EPA-600/R94-173, October 1994
- NIOSH Manual of Analytical Methods, 4th ed., August 1994.
- Statement of Work for Inorganics & Organics Analysis, SOM and ISM, current versions, USEPA Contract Laboratory Program Multi-media, Multi-concentration.
- Standard Methods for the Examination of Water and Wastewater, 18th/19th/20th/21st/22nd/on-line edition; Eaton, A.D. Clesceri, L.S. Greenberg, A.E. Eds; American Water Works Association, Water Pollution Control Federation, American Public Health Association: Washington, D.C.
- Test Methods for Evaluating Solid Waste Physical/Chemical Methods (SW846), Third Edition, September 1986, Final Update I, July 1992, Final Update IIA, August 1993, Final Update II, September 1994; Final Update IIB, January 1995; Final Update III, December 1996; Final Update IV, January 2008; Final Update V, August 2015.
- Annual Book of ASTM Standards, American Society for Testing & Materials (ASTM), Philadelphia, PA.
- National Status and Trends Program, National Oceanographic and Atmospheric Administration, Volume I-IV, 1985-1994.
- Manual for the Certification of Laboratories Analyzing Drinking Water (EPA 815-R-05-004, January 2005) (DW labs only)
- Code of Federal Regulations (CFR) 40, Parts 136, 141, 172, 173, 178, 179 and 261
- New York State DEC Analytical Services Protocol, 2005
- New York State DOH Methods Manual
- Massachusetts Contingency Plan 310 CMR 40, April 25, 2014
- Connecticut Reasonable Confidence Protocol, July 2006

The laboratory reviews updated versions to all the aforementioned references for adaptation based upon capabilities, instrumentation, etc., and implements them as appropriate. As such, the laboratory strives to perform only the latest versions of each approved method as regulations allow or require.

Other reference procedures for non-routine analyses may include methods established by specific states (e.g., Underground Storage Tank methods), ASTM or equipment manufacturers. Sample type, source, and the governing regulatory agency requiring the analysis will determine the method utilized.

The laboratory shall inform the client when a method proposed by the client may be inappropriate or out of date. After the client has been informed, and they wish to proceed contrary to the laboratory's recommendation, it will be documented.

19.4.2 Demonstration of Capability

Before the laboratory may institute a new method and begin reporting results, the laboratory shall confirm that it can properly operate the method. In general, this demonstration does not test the performance of the method in real world samples, but in an applicable and available clean matrix sample. If the method is for the testing of analytes that are not conducive to spiking, demonstration of capability may be performed on quality control samples.

19.4.2.1 A demonstration of capability (BF-QA-004) is performed whenever there is a significant change in instrument type (e.g., new instrumentation), method or personnel.

Note: The laboratory shall have a DOC for all analytes included in the methods that the laboratory performs, and proficiency DOCs for each analyst shall include all analytes that the laboratory routinely performs. Addition of non-routine analytes does not require new DOCs for all analysts if those analysts are already qualified for routine analytes tested using identical chemistry and instrument conditions.

19.4.2.2 The initial demonstration of capability must be thoroughly documented and approved by the Operations Manager/Designee and QA Manager prior to independently analyzing client samples. All associated documentation must be retained in accordance with the laboratories archiving procedures.

19.4.2.3 The laboratory must have an approved SOP, demonstrate satisfactory performance, and conduct a method detection limit study (when applicable). There may be other requirements as stated within the published method or regulations (i.e., retention time window study).

Note: In some instances, a situation may arise where a client requests that an unusual analyte be reported using a method where this analyte is not normally reported. If the analyte is being reported for regulatory purposes, the method must meet all procedures outlined within this QA Manual (SOP, MDL, and Demonstration of Capability). If the client states that the information is not for regulatory purposes, the result may be reported as long as the following criteria are met:

- The instrument is calibrated for the analyte to be reported using the criteria for the method and ICV/CCV criteria are met (unless an ICV/CCV is not required by the method or criteria are per project DQOs).
- The laboratory's nominal or default reporting limit (RL) is equal to the quantitation limit (QL), must be at or above the lowest non-zero standard in the calibration curve and must be reliably determined. Project RLs are client specified reporting levels which may be higher than the QL. Results reported below the QL must be qualified as estimated values. Also see Section 19.6.1.3, Relationship of Limit of Detection (LOD) to Quantitation Limit (QL).

- The client request is documented and the lab informs the client of its procedure for working with unusual compounds. The final report must be footnoted: *Reporting Limit based on the low standard of the calibration curve.*

19.4.3 Initial Demonstration of Capability (IDOC) Procedures

Procedures for generation of IDOCs are detailed below and in laboratory SOP BF-QA-004, Laboratory Personnel Training.

- 19.4.3.1** The spiking standard used must be prepared independently from those used in instrument calibration.
- 19.4.3.2** The analyte(s) shall be diluted in a volume of clean matrix sufficient to prepare four aliquots at the concentration specified by a method or the laboratory SOP.
- 19.4.3.3** At least four aliquots shall be prepared (including any applicable clean-up procedures) and analyzed according to the test method (either concurrently or over a period of days).
- 19.4.3.4** Using all of the results, calculate the mean recovery in the appropriate reporting units and the standard deviations for each parameter of interest.
- 19.4.3.5** When it is not possible to determine the mean and standard deviations, such as for presence, absence and logarithmic values, the laboratory will assess performance against criteria described in the Method SOP.
- 19.4.3.6** Compare the information obtained above to the corresponding acceptance criteria for precision and accuracy in the test method (if applicable) or in laboratory generated acceptance criteria (LCS or interim criteria) if there is no mandatory criteria established. If any one of the parameters do not meet the acceptance criteria, the performance is unacceptable for that parameter.
- 19.4.3.7** When one or more of the tested parameters fail at least one of the acceptance criteria, the analyst must proceed according to either option listed below:
- Locate and correct the source of the problem and repeat the test for all parameters of interest beginning with 19.4.3.3 above.
 - Beginning with 19.4.3.3 above, repeat the test for all parameters that failed to meet criteria. Repeated failure, however, will confirm a general problem with the measurement system. If this occurs, locate and correct the source of the problem and repeat the test for all compounds of interest beginning with 19.4.3.1 above.

Note: Results of successive LCS analyses can be used to fulfill the DOC requirement.

A certification statement (see Figure 19-1) shall be used to document the completion of each initial demonstration of capability. A copy of the certification is archived in the analyst's training folder.

19.5 LABORATORY DEVELOPED METHODS AND NON-STANDARD METHODS

Any new method developed by the laboratory must be fully defined in an SOP and validated by qualified personnel with adequate resources to perform the method. Method specifications and the relation to client requirements must be clearly conveyed to the client if the method is a non-standard method (not a published or routinely accepted method). The client must also be in agreement to the use of the non-standard method.

19.6 VALIDATION OF METHODS

Validation is the confirmation by examination and the provision of objective evidence that the particular requirements for a specific intended use are fulfilled.

All non-standard methods, laboratory designed/developed methods, standard methods used outside of their scope, and major modifications to published methods must be validated to confirm they are fit for their intended use. The validation will be as extensive as necessary to meet the needs of the given application. The results are documented with the validation procedure used and contain a statement as to the fitness for use.

19.6.1 Method Validation and Verification Activities for All New Methods

While method validation can take various courses, the following activities can be required as part of method validation. Method validation records are designated QC records and are archived accordingly.

19.6.1.1 Determination of Method Selectivity

Method selectivity is the demonstrated ability to discriminate the analyte(s) of interest from other compounds in the specific matrix or matrices from other analytes or interference. In some cases to achieve the required selectivity for an analyte, a confirmation analysis is required as part of the method.

19.6.1.2 Determination of Method Sensitivity

Sensitivity can be both estimated and demonstrated. Whether a study is required to estimate sensitivity depends on the level of method development required when applying a particular measurement system to a specific set of samples. Where estimations and/or demonstrations of sensitivity are required by regulation or client agreement, such as the procedure in 40 CFR Part 136 Appendix B, under the Clean Water Act, these shall be followed.

19.6.1.3 Relationship of Limit of Detection (LOD) to the Quantitation Limit (QL)

An important characteristic of expression of sensitivity is the difference in the LOD and the QL. The LOD is the minimum level at which the presence of an analyte can be reliably concluded. The QL is the minimum concentration of analyte that can be quantitatively determined with acceptable precision and bias. For most instrumental measurement systems, there is a region where semi-quantitative data is generated around the LOD (both above and below the estimated MDL or LOD) and below the QL. In this region, detection of an analyte may be

confirmed but quantification of the analyte is unreliable within the accuracy and precision guidelines of the measurement system. When an analyte is detected below the QL, and the presence of the analyte is confirmed by meeting the qualitative identification criteria for the analyte, the analyte can be reliably reported, but the amount of the analyte can only be estimated. If data is to be reported in this region, it must be done so with a qualification that denotes the semi-quantitative nature of the result.

19.6.1.4 Determination of Interferences

A determination that the method is free from interferences in a blank matrix is performed.

19.6.1.5 Determination of Range

Where appropriate to the method, the quantitation range is determined by comparison of the response of an analyte in a curve to established or targeted criteria. Generally the upper quantitation limit is defined by highest acceptable calibration concentration. The lower quantitation limit or QL cannot be lower than the lowest non-zero calibration level, and can be constrained by required levels of bias and precision.

19.6.1.6 Determination of Accuracy and Precision

Accuracy and precision studies are generally performed using replicate analyses, with a resulting percent recovery and measure of reproducibility (standard deviation, relative standard deviation) calculated and measured against a set of target criteria.

19.6.1.7 Documentation of Method

The method is formally documented in an SOP. If the method is a minor modification of a standard laboratory method that is already documented in an SOP, an SOP Attachment describing the specific differences in the new method is acceptable in place of a separate SOP.

19.6.1.8 Continued Demonstration of Method Performance

Continued demonstration of Method Performance is addressed in the SOP. Continued demonstration of method performance is generally accomplished by batch specific QC samples such as LCS, method blanks or PT samples.

19.7 METHOD DETECTION LIMITS (MDL)/ LIMITS OF DETECTION (LOD)

Method detection limits (MDL) are initially determined in accordance with 40 CFR Part 136, Appendix B or alternatively by other technically acceptable practices that have been accepted by regulators. MDL is also sometimes referred to as Limit of Detection (LOD). The MDL theoretically represents the concentration level for each analyte within a method at which the Analyst is 99% confident that the true value can be differentiated from blanks. The MDL is determined for each analyte initially during the method validation process and updated as required in the analytical methods, regulations, whenever there is a significant change in the procedure or

equipment, or based on project specific requirements (refer to 19.7.10). Generally the analyst prepares at least seven replicates of solution spiked at one to five times the estimated method detection limit (most often at the lowest standard in the calibration curve) into the applicable matrix with all the analytes of interest. Each of these aliquots is extracted (including any applicable clean-up procedures) and analyzed in the same manner as the samples. Where possible, the seven replicates should be analyzed over several days to provide a more realistic MDL. In addition, a larger number of data points may be used if the appropriate t-value multiplier is used. Where required by 40 CFR Part 136, Appendix B, continuing MDLs will be calculated from a minimum of 7 spiked replicates analyzed quarterly and compared to statistical method blank data to determine the final updated MDL.

Refer to the Corporate SOP No. CA-Q-S-006 or the laboratory's SOP No. BF-QA-001 for details on the laboratory's MDL process.

19.8 INSTRUMENT DETECTION LIMITS (IDL)

19.8.1 The IDL is sometimes used to assess the reasonableness of the MDLs or in some cases required by the analytical method or program requirements. IDLs are most used in metals analyses but may be useful in demonstration of instrument performance in other areas.

19.8.2 IDLs are calculated to determine an instrument's sensitivity independent of any preparation method. IDLs are calculated either using 7 replicate spike analyses, like MDL but without sample preparation, or by the analysis of 10 instrument blanks and calculating 3 x the absolute value of the standard deviation. (For CLP procedures, the IDL is determined using the standard deviation of 7 replicate spike analyses on each of 3 non-consecutive days.)

19.8.3 If IDL is > than the MDL, it may be used as the reported MDL.

19.9 VERIFICATION OF DETECTION AND REPORTING LIMITS

19.9.1 Once an MDL is established, it must be verified, on each instrument, by analyzing a quality control sample (prepared as a sample) at no more than 3 times the calculated MDL for single analyte analyses (e.g. most wet chemistry methods, CVAA, etc.) and no more than 4 times the calculated MDL for multiple analyte methods (e.g. GC, GCMS, ICP, etc.). The analytes must be qualitatively identified or see section 20.7.9 for other options. This verification does not apply to methods that are not readily spiked (e.g. pH, turbidity, etc.) or where the lab does not report to the MDL. If the MDL does not verify, then the lab will not report to the MDL, or redevelop their MDL or use the level where qualitative identification is established. MDLs must be verified at least annually.

19.9.2 When the laboratory establishes a quantitation limit, it must be initially verified by the analysis of a low level standard or QC sample at 1-2 the reporting limit and annually thereafter. The annual requirement is waved for methods that have an annually verified MDL. The laboratory will comply with any regulatory requirement.

19.10 RETENTION TIME WINDOWS

Most organic analyses and some inorganic analyses use chromatography techniques for qualitative and quantitative determinations. For every chromatography analysis each analyte will have a specific time of elution from the column to the detector. This is known as the analyte's retention time. The variance in the expected time of elution is defined as the retention time window. As the key to analyte identification in chromatography, retention time windows must be established on every column for every analyte used for that method. These records are kept with the files associated with an instrument for later quantitation of the analytes. Complete details are available in the laboratory's SOPs.

19.11 EVALUATION OF SELECTIVITY

The laboratory evaluates selectivity by following the checks within the applicable analytical methods, which include mass spectral tuning, second column confirmation, ICP interelement interference checks, chromatography retention time windows, sample blanks, and specific electrode response factors.

19.12 ESTIMATION OF UNCERTAINTY OF MEASUREMENT

19.12.1 Uncertainty is "a parameter associated with the result of a measurement, that characterizes the dispersion of the values that could reasonably be attributed to the measurand" (as defined by the International Vocabulary of Basic and General Terms in Metrology, ISO Geneva, 1993, ISBN 92-67-10175-1). Knowledge of the uncertainty of a measurement provides additional confidence in a result's validity. Its value accounts for all the factors which could possibly affect the result, such as adequacy of analyte definition, sampling, matrix effects and interferences, climatic conditions, variances in weights, volumes, and standards, analytical procedure, and random variation. Some national accreditation organizations require the use of an "expanded uncertainty": the range within which the value of the measurand is believed to lie within at least a 95% confidence level with the coverage factor $k=2$.

19.12.2 Uncertainty is not error. Error is a single value, the difference between the true result and the measured result. On environmental samples, the true result is never known. The measurement is the sum of the unknown true value and the unknown error. Unknown error is a combination of systematic error, or bias, and random error. Bias varies predictably, constantly, and independently from the number of measurements. Random error is unpredictable, assumed to be Gaussian in distribution, and reducible by increasing the number of measurements.

19.12.3 The minimum uncertainty associated with results generated by the laboratory can be determined by using the Laboratory Control Sample (LCS) accuracy range for a given analyte. The LCS limits are used to assess the performance of the measurement system since they take into consideration all of the laboratory variables associated with a given test over time (except for variability associated with the sampling and the variability due to matrix effects). The percent recovery of the LCS is compared either to the method-required LCS accuracy limits or to the statistical, historical, in-house LCS accuracy limits.

19.12.4 To calculate the uncertainty for the specific result reported, multiply the result by the decimal of the lower end of the LCS range percent value for the lower end of the uncertainty range, and multiply the result by the decimal of the upper end of the LCS range percent value

for the upper end of the uncertainty range. These calculated values represent uncertainties at approximately the 99% confidence level with a coverage factor of $k = 3$. As an example, for a reported result of 1.0 mg/L with an LCS recovery range of 50 to 150%, the estimated uncertainty in the result would be 1.0 ± 0.5 mg/L.

19.12.5 In the case where a well recognized test method specifies limits to the values of major sources of uncertainty of measurement (e.g. 524.2, 525, etc) and specifies the form of presentation of calculated results, no further discussion of uncertainty is required.

19.13 SAMPLE REANALYSIS GUIDELINES

Because there is a certain level of uncertainty with any analytical measurement, a sample re-preparation (where appropriate) and subsequent analysis (hereafter referred to as "reanalysis") may result in either a higher or lower value from an initial sample analysis. There are also variables that may be present (e.g., sample homogeneity, analyte precipitation over time, etc.) that may affect the results of a reanalysis. Based on the above comments, the laboratory will reanalyze samples at a client's request with the following caveats. Client specific Contractual Terms & Conditions for reanalysis protocols may supersede the following items.

- Homogenous samples: If a reanalysis agrees with the original result to within the RPD limits for MS/MSD or Duplicate analyses, or within ± 1 reporting limit for samples $\leq 5x$ the reporting limit, the original analysis will be reported. At the client's request, both results may be reported on the same report but not on two separate reports.
- If the reanalysis does not agree (as defined above) with the original result, then the laboratory will investigate the discrepancy and reanalyze the sample a third time for confirmation if sufficient sample is available.
- Any potential charges related to reanalysis are discussed in the contract terms and conditions or discussed at the time of the request. The client will typically be charged for reanalysis unless it is determined that the lab was in error.
- Due to the potential for increased variability, reanalysis may not be applicable to Non-homogenous, Encore, and Sodium Bisulfate preserved samples. See the Department Supervisor or Laboratory Director/Manager if unsure.

19.14 CONTROL OF DATA

The laboratory has policies and procedures in place to ensure the authenticity, integrity, and accuracy of the analytical data generated by the laboratory.

19.14.1 Computer and Electronic Data Related Requirements

The three basic objectives of our computer security procedures and policies are shown below. The laboratory is currently running the 'TALS Data System' which is a LIMS system that has been highly customized to meet the needs of the laboratory. It is referred to as LIMS for the remainder of this section. The LIMS utilizes a SQL server which is an industry standard relational database platform. It is referred to as Database for the remainder of this section.

19.14.1.1 Maintain the Database Integrity

Assurance that data is reliable and accurate through data verification (review) procedures, password-protecting access, anti-virus protection, and data change requirements, as well as an internal LIMS permissions procedure.

- LIMS Database Integrity is achieved through data input validation, internal user controls, and data change requirements.
- Spreadsheets and other software developed in-house must be verified with documentation through hand calculations prior to use. Cells containing calculations must be lock-protected and controlled.
- Instrument hardware and software adjustments are safeguarded through maintenance logs, audit trails and controlled access.

19.14.1.2 Ensure Information Availability

Protection against loss of information or service is ensured through scheduled back-ups, stable file server network architecture, storage of media, line filter, Uninterruptible Power Supply (UPS), and maintaining older versions of software as revisions are implemented.

19.14.1.3 Maintain Confidentiality

Ensure data confidentiality through physical access controls such as password protection or website access approval, when electronically transmitting data.

19.14.2 Data Reduction

The complexity of the data reduction depends on the analytical method and the number of discrete operations involved (e.g., extractions, dilutions, instrument readings and concentrations). The analyst calculates the final results from the raw data or uses appropriate computer programs to assist in the calculation of final reportable values.

For manual data entry, e.g., Wet Chemistry, the data is reduced by the analyst and then verified by the Department Manager or alternate analyst prior to updating the data in LIMS. The data review sheets, or any other type of applicable documents, are signed by both the analyst and alternate reviewer to confirm the accuracy of the manual entry(s).

Manual integration of peaks will be documented and reviewed and the raw data will be flagged in accordance with the TestAmerica Corporate SOP CA-Q-S-002, *Acceptable Manual Integration Practices*.

Analytical results are reduced to appropriate concentration units specified by the analytical method, taking into account factors such as dilution, sample weight or volume, etc. Blank correction will be applied only when required by the method or per manufacturer's indication; otherwise, it should not be performed. Calculations are independently verified by appropriate laboratory staff.

Calculations and data reduction steps for various methods are summarized in the respective analytical SOPs or program requirements.

- 19.14.2.1** All raw data must be retained in the project job folder, computer file, and/or run log. All criteria pertinent to the method must be recorded. The documentation is recorded at the time observations or calculations are made and must be signed or initialed/dated (month/day/year). It must be easily identifiable who performed which tasks if multiple people were involved.
- 19.14.2.2** In general, concentration results are reported in milligrams per liter (mg/l) or micrograms per liter ($\mu\text{g/l}$) for liquids and milligrams per kilogram (mg/kg) or micrograms per kilogram ($\mu\text{g/kg}$) for solids. For values greater than 10,000 mg/l, results can be reported in percent, i.e., 10,000 mg/l = 1%. Units are defined in each lab SOP.
- 19.14.2.3** In reporting, the analyst or the instrument output records the raw data result using values of known certainty plus one uncertain digit. If final calculations are performed external to LIMS, the results should be entered in LIMS with at least three significant figures. In general, final inorganic results are reported to 2 significant figures for values less than 10 and 3 significant figures for values greater than 10 on the final report. Organic results are generally reported to 1 significant figure for values less than 10 and 2 significant figures for values greater than 10 on the final report. The number of significant figures may be adjusted based on client or project requirements.
- 19.14.2.4** For those methods that do not have an instrument printout, an instrumental output or a calculation spreadsheet upload compatible with the LIMS System, the final results and dilution factors are entered directly into LIMS by the analyst, and the software formats the final result for the analytical report. LIMS has a defined significant figure criterion for each analyte.
- 19.14.2.5** The laboratory strives to import data directly from instruments or calculation spreadsheets to ensure that the reported data are free from transcription and calculation errors. For those analyses with an instrumental output compatible with the LIMS, the raw results and dilution factors are transferred into LIMS electronically after reviewing the quantitation report, and removing unrequested or poor spectrally-matched compounds. The analyst prints a copy of what has been entered to check for errors. This printout and the instrument's printout of calibrations, concentrations, retention times, chromatograms, and mass spectra, if applicable, are retained with the data file. The data file is automatically transferred to the network server and, eventually, to a back-up tape file.

19.14.3 Logbook / Worksheet Use Guidelines

Logbooks and worksheets are filled out 'real time' and have enough information on them to trace the events of the applicable analysis/task. (e.g. calibrations, standards, analyst, sample

ID, date, time on short holding time tests, temperatures when applicable, calculations are traceable, etc.)

- Corrections are made following the procedures outlined in Section 12.
- Logbooks are controlled by the QA department. A record is maintained of all logbooks in the lab.
- Unused portions of pages must be “Z”d out, signed and dated.
- Worksheets are created with the approval of the Technical Manager/QA Manager at the facility. The QA Manager controls all worksheets following the procedures in Section 6.

19.14.4 Review / Verification Procedures

Review procedures are outlined in several laboratory SOPs (e.g. BF-SR-002, “Receipt of Analytical Samples”, BF-GP-012, “Technical Data Review”, and BF-PM-001, “Project Information Requirements”) to ensure that reported data are free from calculation and transcription errors, that QC parameters have been reviewed and evaluated before data is reported. The laboratory also has an SOP discussing Manual Integrations to ensure the authenticity of the data (BF-GP-013, Manual Integration). The general review concepts are discussed below, more specific information can be found in the SOPs.

19.14.4.1 Log-In Review - The data review process starts at the sample receipt stage. Sample control personnel review chain-of-custody forms and project instructions from the project management group. This is the basis of the sample information and analytical instructions entered into the LIMS. The log-in instructions are reviewed by the personnel entering the information, and a second level review is conducted by the project management staff.

19.14.4.2 First Level Data Review –The next level of data review occurs with the analysts. As data are generated, analysts review their work to ensure that the results meet project and SOP requirements. First level reviews include inspection of all raw data (e.g., instrument output for continuous analyzers, chromatograms, spectra, and manual integrations), evaluation of calibration/calibration verification data in the day’s analytical run, evaluation of QC data, and reliability of sample results. The analyst transfers data into LIMS, data qualifiers are added as needed. All first level reviews are documented.

19.14.4.3 Second Level Data Review – All analytical data are subject to review by a second qualified analyst or supervisor. Second level reviews include inspection of all raw data (e.g., instrument output, chromatograms, and spectra) including 100% of data associated with any changes made by the primary analyst, such as manual integrations or reassignment of peaks to different analytes, or elimination of false negative analytes. The second review also includes evaluation of initial calibration/calibration verification data in the day’s analytical run, evaluation of QC data, reliability of sample results, qualifiers and NCM narratives. Manual calculations are checked in second level review. All second level reviews are documented.

Issues that deem further review include the following:

- QC data are outside the specified control limits for accuracy and precision
- Reviewed sample data does not match with reported results
- Unusual detection limit changes are observed
- Samples having unusually high results
- Samples exceeding a known regulatory limit
- Raw data indicating some type of contamination or poor technique
- Inconsistent peak integration
- Transcription errors
- Results outside of calibration range

19.14.4.4 Unacceptable analytical results may require reanalysis of the samples. Any problems are brought to the attention of the Laboratory Director, Project Manager, Quality Director/Manager, Technical Manager, or Supervisor for further investigation. Corrective action is initiated whenever necessary.

19.14.4.5 The results are then entered or directly transferred into the computer database and a hard copy (or .pdf) is printed for the client.

19.14.4.6 As a final review prior to the release of the report, the Project Manager reviews the results for appropriateness and completeness. This review and approval ensures that client requirements have been met and that the final report has been properly completed. The process includes, but is not limited to, verifying that COC is followed, cover letters/ narratives are present, flags are appropriate, and project specific requirements are met. The Project Manager may also evaluate the validity of results for different test methods given expected chemical relationships.

19.14.4.7 Any project that requires a data package is subject to a tertiary data review for transcription errors and acceptable quality control requirements. The Project Manager then signs the final report and creates the invoice. When complete, the report is issued to the client.

19.14.5 Manual Integrations

Computerized data systems provide the analyst with the ability to re-integrate raw instrument data in order to optimize the interpretation of the data. Though manual integration of data is an invaluable tool for resolving variations in instrument performance and some sample matrix problems, when used improperly, this technique would make unacceptable data appear to meet quality control acceptance limits. Improper re-integrations lead to legally indefensible data, a poor reputation, or possible laboratory decertification. Because guidelines for re-integration of data are not provided in the methods and most methods were written prior to widespread

implementation of computerized data systems, the laboratory trains all analytical staff on proper manual integration techniques using SOP CA-Q-S-002 as the guidelines.

- 19.14.5.1** The analyst must adjust baseline or the area of a peak in some situations, for example when two compounds are not adequately resolved or when a peak shoulder needs to be separated from the peak of interest. The analyst must use professional judgment and common sense to determine when manual integrating is required. Analysts are encouraged to ask for assistance from a senior analyst or manager when in doubt.
- 19.14.5.2** Analysts shall not increase or decrease peak areas for the sole purpose of achieving acceptable QC recoveries that would have otherwise been unacceptable. The intentional recording or reporting of incorrect information (or the intentional omission of correct information) is against company principles and policy and is grounds for immediate termination.
- 19.14.5.3** Client samples, performance evaluation samples, and quality control samples are all treated equally when determining whether or not a peak area or baseline should be manually adjusted.
- 19.14.5.4** All manual integrations receive a second level review. Manual integrations must be indicated on an expanded scale “after” chromatograms such that the integration performed can be easily evaluated during data review. Expanded scale “before” chromatograms are also required for all manual integrations on QC parameters (calibrations, calibration verifications, laboratory control samples, internal standards, surrogates, etc.) unless the laboratory has another documented corporate approved procedure in place that can demonstrate an active process for detection and deterrence of improper integration practices.

Figure 19-1.
Example - Demonstration of Capability Documentation



BF-QA-DOC-004
DOC Cert. Statement
Rev. 3 9/28/2016

TESTAMERICA LABORATORIES, INC.

DEMONSTRATION OF CAPABILITY CERTIFICATION STATEMENT

Employee Name (print): _____
Method Number: _____ Matrix (circle): water / soil / air
Parameters or Analytes: ~~courses~~ _____
Date Submitted: _____

Initial Demonstration of Capability:

SOP Number: _____ Revision # _____ Date Read _____
Trained By (print name): _____
Date training began: _____
Date training completed: _____

Continued Demonstration of Capability:

SOP Number: _____ Revision # _____ Date Read _____

Demonstration of Capability Reviewed and Analyst Authorized to Perform Method:

_____ Department Manager/Designee	_____ Signature	_____ Date
_____ QA Manager/Designee	_____ Signature	_____ Date

SECTION 20

EQUIPMENT (AND CALIBRATIONS)

20.1 OVERVIEW

The laboratory purchases the most technically advanced analytical instrumentation for sample analyses. Instrumentation is purchased on the basis of accuracy, dependability, efficiency and sensitivity. Each laboratory is furnished with all items of sampling, preparation, analytical testing and measurement equipment necessary to correctly perform the tests for which the laboratory has capabilities. Each piece of equipment is capable of achieving the required accuracy and complies with specifications relevant to the method being performed. Before being placed into use, the equipment (including sampling equipment) is calibrated and checked to establish that it meets its intended specification. The calibration routines for analytical instruments establish the range of quantitation. Calibration procedures are specified in laboratory SOPs. A list of laboratory equipment and instrumentation is presented in Table 20-1.

Equipment is only operated by authorized and trained personnel. Manufacturer's instructions for equipment use are readily accessible to all appropriate laboratory personnel.

20.2 PREVENTIVE MAINTENANCE

20.2.1 The laboratory follows a well-defined maintenance program to ensure proper equipment operation and to prevent the failure of laboratory equipment or instrumentation during use. This program of preventive maintenance helps to avoid delays due to instrument failure.

20.2.2 Routine preventive maintenance procedures and frequency, such as lubrication, cleaning, and replacements, should be performed according to the procedures outlined in the manufacturer's manual. Qualified personnel must also perform maintenance when there is evidence of degradation of peak resolution, a shift in the calibration curve, loss of sensitivity, or failure to continually meet one of the quality control criteria.

20.2.3 Table 20-2 lists examples of scheduled routine maintenance. It is the responsibility of each Department Manager to ensure that instrument maintenance logs are kept for all equipment in his/her department. Preventative maintenance procedures may also be outlined in analytical SOPs or instrument manuals. (Note: for some equipment, the log used to monitor performance is also the maintenance log. Multiple pieces of equipment may share the same log as long as it is clear as to which instrument is associated with an entry.)

20.2.4 Instrument maintenance logs are controlled and are used to document instrument problems, instrument repair and maintenance activities. Maintenance logs shall be kept for all major pieces of equipment. Instrument maintenance logs may also be used to specify instrument parameters.

20.2.4.1 Documentation must include all major maintenance activities such as contracted preventive maintenance and service and in-house activities such as the

replacement of electrical components, lamps, tubing, valves, columns, detectors, cleaning and adjustments.

20.2.4.2 Each entry in the instrument log includes the Analyst's initials, the date, a detailed description of the problem (or maintenance needed/scheduled), a detailed explanation of the solution or maintenance performed, and a verification that the equipment is functioning properly (state what was used to determine a return to control. e.g. CCV run on 'date' was acceptable, or instrument recalibrated on 'date' with acceptable verification, etc.) must also be documented in the instrumentation records.

20.2.4.3 When maintenance or repair is performed by an outside agency, service receipts detailing the service performed can be affixed into the logbooks adjacent to pages describing the maintenance performed. This stapled in page must be signed across the page entered and the logbook so that it is clear that a page is missing if only half a signature is found in the logbook.

20.2.5 If an instrument requires repair (subjected to overloading or mishandling, gives suspect results, or otherwise has shown to be defective or outside of specified limits) it shall be taken out of operation and tagged as out of service or otherwise isolated until such a time as the repairs have been made and the instrument can be demonstrated as operational by calibration and/or verification or other test to demonstrate acceptable performance. The laboratory shall examine the effect of this defect on previous analyses

20.2.6 In the event of equipment malfunction that cannot be resolved, service shall be obtained from the instrument vendor manufacturer, or qualified service technician, if such a service can be tendered. If on-site service is unavailable, arrangements shall be made to have the instrument shipped back to the manufacturer for repair. Back up instruments, which have been approved, for the analysis shall perform the analysis normally carried out by the malfunctioning instrument. If the back up is not available and the analysis cannot be carried out within the needed timeframe, the samples shall be subcontracted.

At a minimum, if an instrument is sent out for service or transferred to another facility, it must be recalibrated and the laboratory MDL verified (using an MDLV) prior to return to lab operations.

20.3 SUPPORT EQUIPMENT

This section applies to all devices that may not be the actual test instrument, but are necessary to support laboratory operations. These include but are not limited to: balances, ovens, refrigerators, freezers, incubators, water baths, field sampling devices, temperature measuring devices and volumetric dispensing devices if quantitative results are dependent on their accuracy, as in standard preparation and dispensing or dilution into a specified volume. All raw data records associated with the support equipment are retained to document instrument performance.

Laboratory SOPs BF-GP-001, "Calibration of Autopipettes and Repipettors" and BF-GP-002, "Support Equipment: Maintenance, Record Keeping and Corrective Actions of Analytical Balances, Temperature Control Devices and Reagent Water" provide additional detail on the monitoring and record keeping for support equipment.

20.3.1 Weights and Balances

The accuracy of the balances used in the laboratory is checked every working day, before use. All balances are placed on stable counter tops.

Each balance is checked prior to initial serviceable use with at least two certified ASTM type 1 weights spanning its range of use (weights that have been calibrated to ASTM type 1 weights may also be used for daily verification). ASTM type 1 weights used only for calibration of other weights (and no other purpose) are inspected for corrosion, damage or nicks at least annually and if no damage is observed, they are calibrated at least every 5 years by an outside calibration laboratory. Any weights (including ASTM Type 1) used for daily balance checks or other purposes are recalibrated/recertified annually to NIST standards (this may be done internally if laboratory maintains "calibration only" ASTM type 1 weights).

All balances are serviced annually by a qualified service representative, who supplies the laboratory with a certificate that identifies traceability of the calibration to the NIST standards.

All of this information is recorded in logs, and the recalibration/recertification certificates are kept on file.

20.3.2 pH, Conductivity, and Turbidity Meters

The pH meters used in the laboratory are accurate to ± 0.1 pH units, and have a scale readability of at least 0.05 pH units. The meters automatically compensate for the temperature, and are calibrated with at least two working range buffer solutions before each use.

Conductivity meters are also calibrated before each use with a known standard to demonstrate the meters do not exceed an error of 1% or one umhos/cm.

Turbidity meters are also calibrated before each use. All of this information is documented in logs.

Consult pH and Conductivity, and Turbidity SOPs for further information.

20.3.3 Thermometers

All reusable thermometers are calibrated on an annual basis with a NIST-traceable thermometer.

- If the temperature measuring device is used over a range of 10°C or less, then a single point verification within the range of use is acceptable;
- If the temperature measuring device is used over a range of greater than 10°C, then the verification must bracket the range of use.

IR thermometers should be calibrated over the full range of use, including ambient, iced (4 degrees) and frozen (0 to -5 degrees), per the Drinking Water Manual. The IR thermometers are verified daily and calibrated quarterly. Digital probes and thermocouples are calibrated

quarterly. Disposable thermometers are discarded upon expiration and replaced with newly purchased thermometers.

The NIST Mercury thermometer is recalibrated every five years (unless thermometer has been exposed to temperature extremes or apparent separation of internal liquid) by an approved outside service and the provided certificate of traceability is kept on file. The NIST digital thermometer is recalibrated every one year (unless thermometer has been exposed to temperature extremes or apparent separation of internal liquid) by an approved outside service and the provided certificate of traceability is kept on file. The NIST thermometer(s) have increments of 1 degree (0.5 degree or less increments are required for drinking water microbiological laboratories) and have ranges applicable to method and certification requirements. The NIST traceable thermometer is used for no other purpose than to calibrate other thermometers.

All of this information is documented in logbooks. Monitoring method-specific temperatures, including incubators, heating blocks, water baths, and ovens, is documented in method-specific logbooks. More information on this subject can be found in the laboratory SOP BF-GP-020, "Thermometer Calibration".

20.3.4 Refrigerators/Freezer Units, Waterbaths, Ovens and Incubators

The temperatures of all refrigerator units and freezers used for sample and standard storage are monitored each working day.

Ovens, waterbaths and incubators are monitored on days of use.

All of this equipment has a unique identification number, and is assigned a unique thermometer for monitoring.

Sample storage refrigerator temperatures are kept between $> 0^{\circ}\text{C}$ and $\leq 6^{\circ}\text{C}$.

Specific temperature settings/ranges for other refrigerators, ovens waterbaths, and incubators can be found in method specific SOPs.

All of this information is documented in Daily Temperature Logbooks and method-specific logbooks.

20.3.5 Autopipettors, Dilutors, and Syringes

Mechanical volumetric dispensing devices including burettes (except Class A Glassware and Glass microliter syringes) are given unique identification numbers and the delivery volumes are verified gravimetrically at a minimum on a quarterly basis.

For those dispensers that are not used for analytical measurements, a label is applied to the device stating that it is not calibrated. Any device not regularly verified can not be used for any quantitative measurements.

Micro-syringes are purchased from Hamilton Company. Each syringe is traceable to NIST. The laboratory keeps on file an "Accuracy and Precision Statement of Conformance" from Hamilton attesting established accuracy.

20.3.6 Field Sampling Devices (Isco Auto Samplers)

Each Auto Sampler (ISCO) is assigned a unique identification number in order to keep track of the calibration. This number is also recorded on the sampling documentation.

The Auto Sampler is calibrated monthly (or if not utilized monthly, immediately prior to its usage) by setting the sample volume to 100ml and recording the volume received. The results are filed in a logbook/binder. The Auto Sampler is programmed to run three (3) cycles and each of the three cycles is measured into a graduated cylinder to verify 100ml are received.

If the RSD (Relative Standard Deviation) between the 3 cycles is greater than 10%, the procedure is repeated and if the result is still greater than 10%, then the Auto Sampler is taken out of service until it is repaired and calibration verification criteria can be met. The results of this check are kept in a logbook/binder.

Additional calibration and use information is detailed in laboratory SOP BF-FS-006, "Calibration of Field Meter".

20.4 INSTRUMENT CALIBRATIONS

Calibration of analytical instrumentation is essential to the production of quality data. Strict calibration procedures are followed for each method. These procedures are designed to determine and document the method detection limits, the working range of the analytical instrumentation and any fluctuations that may occur from day to day.

Sufficient raw data records are retained to allow an outside party to reconstruct all facets of the initial calibration. Records contain, but are not limited to, the following: calibration date, method, instrument, analyst(s) initials or signatures, analysis date, analytes, concentration, response, type of calibration (Avg RF, curve, or other calculations that may be used to reduce instrument responses to concentration.)

Sample results must be quantitated from the initial calibration and may not be quantitated from any continuing instrument calibration verification unless otherwise required by regulation, method or program.

If the initial calibration results are outside of the acceptance criteria, corrective action is performed and any affected samples are reanalyzed if possible. If the reanalysis is not possible, any data associated with an unacceptable initial calibration will be reported with appropriate data qualifiers (refer to Section 12).

Note: Instruments are calibrated initially and as needed after that and at least annually.

20.4.1 Calibration Standards

Calibration standards are prepared using the procedures indicated in the Reagents and Standards section of the determinative method SOP. If a reference method does not specify the number of calibration standards, a minimum of 3 calibration points will be used.

20.4.1.1 Standards for instrument calibration are obtained from a variety of sources. All standards are traceable to national or international standards of measurement, or to national or international standard reference materials.

20.4.1.2 The lowest concentration calibration standard that is analyzed during an initial calibration must be at or below the stated reporting limit for the method based on the final volume of extract (or sample).

20.4.1.3 The other concentrations define the working range of the instrument/method or correspond to the expected range of concentrations found in actual samples that are also within the working range of the instrument/method. Results of samples not bracketed by initial instrument calibration standards (within calibration range to at least the same number of significant figures used to report the data) must be reported as having less certainty, e.g., defined qualifiers or flags (additional information may be included in the case narrative). The exceptions to these rules is ICP and ICPMS methods which define the working range with periodic linear dynamic range studies, rather than through the range of concentrations of daily calibration standards.

20.4.1.4 All initial calibrations are verified with a standard obtained from a second source and traceable to a national standard, when available (or vendor certified different lot if a second source is not available). For unique situations, such as air analysis where no other source or lot is available, a standard made by a different analyst would be considered a second source. This verification occurs immediately after the calibration curve has been analyzed, and before the analysis of any samples.

20.4.2 Calibration Verification

The calibration relationship established during the initial calibration must be verified at least daily as specified in the laboratory method SOPs in accordance with the referenced analytical methods and 2009 TNI Std. EL-V1M4, section 1.7.1. The process of calibration verification applies to both external standard and internal standard calibration techniques, as well as to linear and non-linear calibration models. Initial calibration verification is with a standard source secondary (second source standard) to the calibration standards, but continuing calibration verifications may use the same source standards as the calibration curve.

Note: The process of calibration verification referred to is fundamentally different from the approach called "calibration" in some methods. As described in those methods, the calibration factors or response factors calculated during calibration are used to update the calibration factors or response factors used for sample quantitation. This approach, while employed in other EPA programs, amounts to a daily single-point calibration.

All target analytes and surrogates, including those reported as non-detects, must be included in periodic calibration verifications for purposes of retention time confirmation and to demonstrate that calibration verification criteria are being met i.e., RPD, per NELAC (2003) Standard, Section 5.5.5.10 and 2009 TNI Std. EL-V1M4 Sec. 1.7.2.

All samples must be bracketed by periodic analyses of standards that meet the QC acceptance criteria (e.g., calibration and retention time). The frequency is found in the determinative methods or SOPs.

Note: If an internal standard calibration is being used then bracketing calibration verification standards are not required, only daily verifications are needed. The results from these verification standards must meet the calibration verification criteria and the retention time criteria (if applicable).

Generally, the initial calibrations must be verified at the beginning of each 12-hour analytical shift during which samples are analyzed. (Some methods may specify more or less frequent verifications). The 12-hour analytical shift begins with the injection of the calibration verification standard (or the MS tuning standard in MS methods). The shift ends after the completion of the analysis of the last sample, QC, or standard that can be injected within 12 hours of the beginning of the shift.

A continuing instrument calibration verification (CCV) must be repeated at the beginning and, for methods that have quantitation by external calibration models, at the end of each analytical batch. Some methods have more frequent CCV requirements see specific SOPs. Most Inorganic methods require the CCV to be analyzed after every 10 samples or injections, including matrix or batch QC samples.

Note: If an internal standard calibration is being used (basically GCMS) then bracketing standards are not required, only daily verifications are needed. The results from these verification standards must meet the calibration verification criteria and the retention time criteria (if applicable).

If the results of a CCV are outside the established acceptance criteria and analysis of a second consecutive (and immediate) CCV fails to produce results within acceptance criteria, corrective action shall be performed. Once corrective actions have been completed & documented, the laboratory shall demonstrate acceptable instrument / method performance by analyzing two consecutive CCVs, or a new initial instrument calibration shall be performed.

Sample analyses and reporting of data may not occur or continue until the analytical system is calibrated or calibration verified. However, data associated with an unacceptable calibration verification may be fully useable under the following special conditions:

a).when the acceptance criteria for the CCV are exceeded high (i.e., high bias) and the associated samples within the batch are non-detects, then those non-detects may be reported with a footnote or case narrative explaining the high bias. Otherwise the samples affected by the unacceptable CCV shall be re-analyzed after a new calibration curve has been established, evaluated and accepted; or

b).when the acceptance criteria for the CCV are exceeded low (i.e., low bias), those sample results may be reported if they exceed a maximum regulatory limit/decision level. Otherwise the samples affected by the unacceptable CCV shall be re-analyzed after a new calibration curve has been established, evaluated and accepted.

Samples reported by the 2 conditions identified above will be appropriately flagged.

20.4.2.1 Verification of Linear and Non-Linear Calibrations

Calibration verification for calibrations involves the calculation of the percent drift or the percent difference of the instrument response between the initial calibration and each subsequent analysis of the verification standard. (These calculations are available in the laboratory method SOPs.) Verification standards are evaluated based on the % Difference from the average CF or RF of the initial calibration or based on % Drift or % Recovery if a linear or quadratic curve is used.

Regardless of whether a linear or non-linear calibration model is used, if initial verification criterion is not met, then no sample analyses may take place until the calibration has been verified or a new initial calibration is performed that meets the specifications listed in the method SOPs. If the calibration cannot be verified after the analysis of a single verification standard, then adjust the instrument operating conditions and/or perform instrument maintenance, and analyze another aliquot of the verification standard. If the calibration cannot be verified with the second standard, then a new initial calibration is performed.

- When the acceptance criteria for the calibration verification are exceeded high, i.e., high bias, and there are associated samples that are non-detects, then those non-detects may be reported. Otherwise, the samples affected by the unacceptable calibration verification shall be reanalyzed after a new calibration curve has been established, evaluated and accepted.
- When the acceptance criteria for the calibration verification are exceeded low, i.e., low bias, those sample results may be reported if they exceed a maximum regulatory limit/decision level. Otherwise, the samples affected by the unacceptable verification shall be reanalyzed after a new calibration curve has been established, evaluated and accepted. Alternatively, a reporting limit standard may be analyzed to demonstrate that the laboratory can still support non-detects at their reporting limit.

20.5 TENTATIVELY IDENTIFIED COMPOUNDS (TICS) – GC/MS ANALYSIS

For samples containing components not associated with the calibration standards, a library search may be made for the purpose of tentative identification. The necessity to perform this

type of identification will be determined by the purpose of the analyses being conducted. Data system library search routines should not use normalization routines that would misrepresent the library or unknown spectra when compared to each other.

Note: If the TIC compound is not part of the client target analyte list but is calibrated by the laboratory and is both qualitatively and/or quantitatively identifiable, it should not be reported as a TIC. If the compound is reported on the same form as true TICs, it should be qualified and/or narrated that the reported compound is qualitatively and quantitatively (if verification in control) reported compared to a known standard that is in control (where applicable).

For example, the RCRA permit or waste delisting requirements may require the reporting of non-target analytes. Only after visual comparison of sample spectra with the nearest library searches may the analyst assign a tentative identification. See laboratory SOP's BF-MB-005 and BF-MV-007 for guidelines for making tentative identifications

Note:

For general reporting if TICs are requested, the ten (10), largest non-target analyte peaks whose area count exceeds 10% of the nearest internal standard will be termed "Tentatively Identified Compounds" (TICs). More or fewer TICs may be identified based on client requirements.

20.6 GC/MS TUNING

Prior to any GCMS analytical sequence, including calibration, the instrument parameters for the tune and subsequent sample analyses within that sequence must be set.

Prior to tuning/auto-tuning the mass spec, the parameters may be adjusted within the specifications set by the manufacturer or the analytical method. These generally don't need any adjustment but it may be required based on the current instrument performance. If the tune verification does not pass it may be necessary to clean the source or perform additional maintenance. Any maintenance is documented in the maintenance log.

Table 20-1. Laboratory Equipment and Instrumentation
TestAmerica Buffalo, rev. 11-3-2017

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
GC/MS Instrumentation	Agilent	5975	US83110163	2013	good
GC/MS Instrumentation	Agilent	5973	US02450141	2012	good

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
GC/MS Instrumentation	Agilent	5975	US83130241	2013	good
GC/MS Instrumentation	Agilent	5975	US80838844	2008	good
GC/MS Instrumentation	Agilent	5973	US44621446	2005	good
GC/MS Instrumentation	Agilent	5973	US52420646	2005	good
GC/MS Instrumentation	Agilent	5973	US41720721	2004	good
GC/MS Instrumentation	Agilent	5973	US35120354	2004	good
GC/MS Instrumentation	Agilent	5973	US41720707	2004	good
GC/MS Instrumentation	Agilent	5973	US21854062	2003	good
GC/MS Instrumentation	Agilent	5973	US30965634	2003	good
GC/MS Instrumentation	Agilent	5973	US03965692	2003	good
GC/MS Instrumentation	Agilent	5973	US05605976	2001	good
GC/MS Instrumentation	Agilent	5973	US05060084	2001	good
GC/MS Instrumentation	Agilent	5973	US03950346	2001	good
GC/MS Instrumentation	Agilent	5973	US82321636	2001	good
GC Instrumentation	Perkin Elmer	Clarus 608 dual uECD	680S10101807	2013	good
GC Instrumentation	Perkin Elmer	Clarus 600 dual FID	665S10020401	2012	good
GC Instrumentation	Agilent	6890 dual uECD	CN10839003	2005	good
GC Instrumentation	Agilent	6890 dual uECD	CN10833020	2005	good
GC Instrumentation	Agilent	6890 dual uECD	CN10448015	2005	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A53126	1994	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A63465	1994	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A53464	1994	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A53463	1994	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A54409	1994	good

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A54408	1994	good
GC Instrumentation	Hewlett Packard	5890II FID/FID	3115A34892	1994	good
GC Instrumentation	Hewlett Packard	5890II PID/FID	3336A60622	1994	good
GC Instrumentation	Hewlett Packard	5890II Hall/PID	3235A54089	1994	good
GC Instrumentation	Hewlett Packard	5890II PID/FID	3336A53465	1994	good
GC Instrumentation	Hewlett Packard	5890II dual FID	3336A53727	1994	good
GC Instrumentation	Hewlett Packard	580II FID/FID	3336A53729	1994	good
GC Instrumentation	Hewlett Packard	580II FID/FID	3336A53728	1994	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3310A47661	1993	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3336A53325	1993	good
GC Instrumentation	Hewlett Packard	5890II PID/FID	3133A37157	1993	good
GC Instrumentation	Hewlett Packard	5890II dual ECD	3203A42206	1992	good
GC Instrumentation	Hewlett Packard	5890II dual FID	3019A28433	1991	good
GC Instrumentation	Hewlett Packard	5890II Hall/PID	3121A35782	1990	good
Metals Instrumentation	Perkin Elmer	Elan 9000 ICP-MS	P0230202	2002	good
Metals Instrumentation	Leeman	PS200 II	HG9045	2000	good
Metals Instrumentation	Leeman	PS200 II	HG0033	2000	good
Metals Instrumentation	Thermo	ICAP 6000 Duo	ICP-20094603	2010	good
Metals Instrumentation	Thermo	ICAP 6000 Duo	ICP-20094602	2010	good
Metals Instrumentation	Environmental Express	AutoBlock Plus	AB4001-1213- 042	2013	good
Water Quality Instrumentation	ManTech	PC Titrator	PCM-PSDT/CA	2015	good
Water Quality Instrumentation	Metrohm	IC Model 881	4111	2013	good
Water Quality Instrumentation	Konelab	Aqua20	SEA032	2009	good
Water Quality Instrumentation	Flash Point Analyzer	HFP 339	73390092	2007	good

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
Water Quality Instrumentation	Flash Point Analyzer	Optiflash 104002	Herzog PAC 000334	2015	good
Water Quality Instrumentation	OI	Carbon Analyzer Model 1030	A549730578	2006	good
Water Quality Instrumentation	OI	Carbon Analyzer Model 1030	E616730030	2006	good
Water Quality Instrumentation	OI	Carbon Analyzer Model 1030	P410730479	2003	good
Water Quality Instrumentation	Thermo	ECA 1200 TOX	2006.0373	2006	good
Water Quality Instrumentation	Horizon	Speed Vap	03-0415	2005	good
Water Quality Instrumentation	Konelab	20XT	E3719731	2005	good
Water Quality Instrumentation	Thermo	ECA 1200 TOX	2004.901	2004	good
Water Quality Instrumentation	Metrohm	881 Compact IC Pro	36756	2014	good
Water Quality Instrumentation	Dionex	Ion Chromatograph #DX-120	20126	2004	good
Water Quality Instrumentation	Konelab	20	S5019455	2004	good
Water Quality Instrumentation	Glastron	CN Midi-distillation	2502	2003	good
Water Quality Instrumentation	Glastron	Phenol Midi- distillation	2069	2003	good
Water Quality Instrumentation	Glastron	Phenol Midi- distillation	2053	2003	good
Water Quality Instrumentation	Mantech	BOD Autoanalyzer	MS-1LO-157	2004	good
Water Quality Instrumentation	Mantech	BOD Autoanalyzer	MT-0B4-215	2015	good
Water Quality Instrumentation	Mantech	PC Titrator	MS-OK2-607	2003	good
Water Quality Instrumentation	HACH	Spectrophotometer #DR/2500	30200004886	2003	good
Water Quality Instrumentation	Dionex	Ion Chromatograph #DX-120	2060196	2002	good
Water Quality Instrumentation	Spectronic	Genesis 4001/4	3SGC199091	2000	good
Water Quality Instrumentation	Lachat	Quickchem 8000 Autoanalyzer	A83000-1527	2000	good
Water Quality Instrumentation	Lachat	Quickchem 8500 Autoanalyzer	40300001665	2014	good
Water Quality Instrumentation	Lachat	Quickchem 8500 Autoanalyzer	11060001336	2013	good
Water Quality Instrumentation	Dionex	Ion Chromatograph #DX-120	99010157	1999	good

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
Water Quality Instrumentation	Dionex	Ion Chromatograph #DX-120	99110569	1999	good
Water Quality Instrumentation	BOD chamber		Revco	1994	good
Sample Preparation Equipment	CEM	Microwave MARS	MD3978	2013	good
Sample Preparation Equipment	Gilson	Fractionator Model GX-274	40579	2013	good
Sample Preparation Equipment	TurboVap	II	TV0529N12427	2006	good
Sample Preparation Equipment	TurboVap	II	TV0529N12428	2006	good
Sample Preparation Equipment	TurboVap	II	TV9445N5816	1996	good
Sample Preparation Equipment	TurboVap	II	TV9427N4133	1996	good
Sample Preparation Equipment	TurboVap	II	TV944N5819	1996	good
Sample Preparation Equipment	TurboVap	II	TV944N5820	1996	good
Sample Preparation Equipment	TurboVap	II	TV0024N9623	2000	good
Sample Preparation Equipment	TurboVap	II	TV0022N9604	2000	good
Sample Preparation Equipment	TurboVap	II	TV0312N11592	2003	good
Sample Preparation Equipment	TurboVap	II	TV0312N11591	2003	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL- 2020	G1647/C5659	1994	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL- 2020	G2665/C5674	1994	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL- 2020	G2620/C5660	1994	good

Equipment/ Instrument	Manufacturer	Model Number	Serial Number	Year Put into Service	Condition When Received
Sample Preparation Equipment	Heat Systems	Sonicator #XL-2020	G2245/C6328	1995	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL-2020	G2621/C6733	1995	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL-2020	G2713/C6732	1995	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL-2020	G1643/C6837	1995	good
Sample Preparation Equipment	Heat Systems	Sonicator #XL-2020	G2742/C6842	1995	good
Sample Preparation Equipment	Organomation	Rot-X-Tractor	169902	1999	good
Sample Preparation Equipment	Organomation	Rot-X-Tractor	16907	1999	good
Sample Preparation Equipment	Organomation	Rot-X-Tractor	16913	1999	good

Note: The Equipment List is current at the date of publication of this manual. An updated list may be obtained by contacting the TestAmerica Buffalo Quality Department.

Table 20-2.

Schedule of Routine Maintenance

Instrument	Procedure	Frequency
Leeman Mercury Analyzer	Check tubing for wear Fill rinse tank with 10% HCl Change dryer tube Fill reductant bottle with 10% Stannous Chloride	Daily Daily As Needed Daily
ICP & ICP/MS	Check pump tubing Check liquid argon supply Check fluid level in waste container Check re-circulator levels Clean or replace filters Check torch Check sample spray chamber for debris Clean and align nebulizer Change pump oil Change Cones Change printer cartridge Replace pump tubing	Daily Daily Daily Monthly As required Daily Monthly Monthly Monthly As required As required As required
UV-Vis Spectrophotometer	Clean ambient flow cell Precision check/alignment of flow cell Wavelength verification check	As required As required Annually
Auto Analyzers	Clean sampler Check all tubing Clean inside of colorimeter Clean pump well and pump rollers Clean wash fluid receptacle Oil rollers/chains/side rails Clean optics and cells	Daily Daily Daily Quarterly Weekly Weekly Quarterly
Agilent GC/MS	Pump oil-level check Pump oil changing Analyzer bake-out Analyzer cleaning Resolution adjustment COMPUTER SYSTEM AND PRINTER: Air filter cleaning Change data system air filter Printer head carriage lubrication Paper sprocket cleaning Drive belt lubrication	Monthly Annually As required As required As required As required As required As required As required As required

Instrument	Procedure	Frequency
Gas Chromatograph	Compare standard response to previous day or since last initial calibration Check carrier gas flow rate in column Check temp. of detector, inlet, column oven Septum replacement Glass wool replacement Check system for gas leaks with SNOOP Check for loose/frayed power wires and insulation Bake injector/column Change/remove sections of guard column Replace connectors/liners Change/replace column(s)	Daily Daily via use of known compound retention Daily As required As required W/cylinder change as required As Required As Required As Required As Required As Required
Electron Capture Detector (ECD)	Detector wipe test (Ni-63) Detector cleaning	Semi-annually As required
Flame Ionization Detector (FID)	Detector cleaning	As required
Photoionization Detector (PID)	Change O-rings Clean lamp window	As required As required
HPLC	Change guard columns Change lamps Change pump seals Replace tubing Change fuses in power supply Filter all samples and solvents Change autosampler rotor/stator	As required As required Semi-annually or as required As required As required Daily As required
Vacuum Pumps/ Air Compressor	Drained Belts checked Lubricated	Weekly Monthly Semi-annually
Centrifuge	Check brushes and bearings	Every 6 months or as needed

Table 20-3.

Periodic Calibration

Instrument	Type of Calibration/ Number of Standards	Frequency	Acceptance Limits	Corrective Action
Analytical Balance	Accuracy determined using "S" NIST traceable weights. Minimum of 2 standards bracketing the weight of interest. Inspected and calibrated by A2LA accredited person annually.	Daily, when used Annual	$\pm 0.2\%$	Clean, check level, insure lack of drafts, and that unit is warmed up, recheck. If fails, call service.
Top Loading Balance	Accuracy determined using "S" NIST traceable. Minimum of 2 standards bracketing the weight of interest. Inspected and calibrated by A2LA accredited person annually.	Daily, when used Annual	$\pm 0.5\%$	Clean. Replace.
NIST Certified Weights	Accuracy determined by accredited weights and measurement laboratory.	1 year	As per certificate.	Replace.
NIST- Traceable Thermometer- Mercury	Accuracy determined by accredited measurement laboratory.	3 years	As per certificate.	Replace.
NIST- Traceable Thermometer- Digital	Accuracy determined by accredited measurement laboratory.	1 year	As per certificate	Replace.
Thermometer	Against NIST-traceable thermometer	Yearly at appropriate temperature range for intended use	$\pm 2.0^{\circ}\text{C}$	Replace
Minimum- Maximum Thermometers	Against NIST-traceable thermometer	Yearly	$\pm 2.0^{\circ}\text{C}$	Replace

Instrument	Type of Calibration/ Number of Standards	Frequency	Acceptance Limits	Corrective Action
InfraRed Temperature Guns	Against NIST-traceable thermometer Accuracy determined by accredited measurement laboratory.	Daily at appropriate temperature range for intended use. Annual	$\pm 2.0^{\circ}\text{C}$	Repair/replace
Dial-type Thermometers	Against NIST-traceable thermometer	Quarterly at appropriate temperature range for intended use.	$\pm 2.0^{\circ}\text{C}$	Replace
Refrigerator	Temperature checked using NIST-traceable thermometer.	Daily. If out of range, check again in two hours.	$0-6^{\circ}\text{C}$	Adjust. Repair. While waiting for repair, seal door, attach "Out of Service" sign, move items to functional unit. Notify supervisor.
Freezer	Temperature checked using NIST-traceable thermometer	Daily. If out of range, check again in two hours.	$(-10)-(-20)^{\circ}\text{C}$	Adjust. Repair. While waiting for repair, seal door, attach "Out of Service" sign, move items to functional unit. Notify supervisor.
Oven	Temperature checked using NIST-traceable thermometer.	When in use.	$104 \pm 1^{\circ}\text{C}$ (drying) $180 \pm 2^{\circ}\text{C}$ (TDS)	Adjust. Replace.
Water Bath	Temperature checked using NIST-traceable thermometer.	When in use.	$\pm 2^{\circ}\text{C}$	Adjust. Replace.
Volumetric Dispensing Devices (Eppendorf ® pipette, automatic dilutor or dispensing devices)	One delivery by weight. Using DI water or solvent of use, dispense into tared vessel. Record weight with device ID number. Calibrate using 4 replicate gravimetric measurements	Each day of use Quarterly	$\pm 2\%$ Calculate accuracy by dividing weight by stated volume times 100 for percent.	Adjust. Replace.

Instrument	Type of Calibration/ Number of Standards	Frequency	Acceptance Limits	Corrective Action
Glass Microliter Syringes	None	Accuracy must be initially demonstrated if syringe was not received with a certificate attesting to established accuracy.	$\pm 1\%$	Not applicable.
Deionized Water	Check in-line conductivity meter on system with conductivity meter in Inorganics Department.	Daily	$<1.0 \mu\text{mho at } 25^{\circ}\text{C}$	Record on log. Report discrepancies to QA Manager, Operations Manager or Technical Manager.

SECTION 21

MEASUREMENT TRACEABILITY

21.1 OVERVIEW

Traceability of measurements shall be assured using a system of documentation, calibration, and analysis of reference standards. Laboratory equipment that are peripheral to analysis and whose calibration is not necessarily documented in a test method analysis or by analysis of a reference standard shall be subject to ongoing certifications of accuracy. At a minimum, these must include procedures for checking specifications of ancillary equipment: balances, thermometers, temperature, Deionized (DI) and Reverse Osmosis (RO) water systems, automatic pipettes and other volumetric measuring devices. (Refer to Section 20.3). With the exception of Class A Glassware and Glass microliter syringes, quarterly accuracy checks are performed for all mechanical volumetric devices. For certain programs Microsyringes are verified semi-annually or disposed of after 6 months of use. Wherever possible, subsidiary or peripheral equipment is checked against standard equipment or standards that are traceable to national or international standards. Class A Glassware and Glass microliter syringes should be routinely inspected for chips, acid etching or deformity (e.g. bent needle). If the Class A glassware or syringe is suspect, the accuracy of the glassware will be assessed prior to use.

21.2 NIST-TRACEABLE WEIGHTS AND THERMOMETERS

Reference standards of measurement shall be used for calibration only and for no other purpose, unless it can be shown that their performance as reference standards would not be invalidated.

For NIST-traceable weights and thermometers, the laboratory requires that all calibrations be conducted by a calibration laboratory accredited by A2LA, NVLAP (National Voluntary Laboratory Accreditation Program), or another accreditation organization that is a signatory to a MRA (Mutual Recognition Arrangement) of one or more of the following cooperations – ILAC (International Laboratory accreditation Cooperation) or APLAC (Asia – Pacific Laboratory Accreditation Cooperation)..A certificate and scope of accreditation is kept on file at the laboratory.

The calibration report or certificate submitted to **TestAmerica Buffalo** contains, in a well designed format, a traceability statement, the conditions under which the calibrations were made in the context of any potential influence, a compliance statement with an identified metrological specification and the pertinent clauses, a clearly identified record of the quantities and functional test results before and after re-calibration, and no recommendation on the calibration interval. Opinions and interpretations of results are presented along with the basis upon which they were made and identified as such. The report may be submitted by facsimile or other electronic means as long as the requirements of the International Standard are achieved. If significant amendments are made to a calibration certificate, a supplemental certificate for the serial-number-specified piece of equipment is so identified. When a new certificate is offered, it uniquely identifies and references the one it replaces. All calibration reports are filed in the QA Office.

An external certified service engineer services laboratory balances on an annual basis. This service is documented on each balance with a signed and dated certification sticker. Balance calibrations are checked each day of use. All mercury thermometers are calibrated annually against a traceable reference thermometer. Temperature readings of ovens, refrigerators, and incubators are checked on each day of use.

21.3 REFERENCE STANDARDS / MATERIALS

Reference standards/materials, where commercially available, are traceable to certified reference materials. Commercially prepared standard materials are purchased from vendors accredited by ISO Guide 34 and ISO/IEC Guide 17025. All reference standards from commercial vendors shall be accompanied with a certificate that includes at least the following information:

- Manufacturer
- Analytes or parameters calibrated
- Identification or lot number
- Calibration method
- Concentration with associated uncertainties
- Purity

If a standard cannot be purchased from a vendor that supplies a Certificate of Analysis, the purity of the standard is documented by analysis. The receipt of all reference standards must be documented. Reference standards are labeled with a unique Standard Identification Number and expiration date. All documentation received with the reference standard is retained as a QC record and references the Standard Identification Number.

All reference, primary and working standards/materials, whether commercially purchased or laboratory prepared, must be checked regularly to ensure that the variability of the standard or material from the 'true' value does not exceed method requirements. The accuracy of calibration standards is checked by comparison with a standard from a second source. In cases where a second standard manufacturer is not available, a vendor certified different lot is acceptable for use as a second source. For unique situations, such as air analysis where no other source or lot is available, a standard made by a different analyst would be considered a second source. The appropriate Quality Control (QC) criteria for specific standards are defined in laboratory SOPs. In most cases, the analysis of an Initial Calibration Verification (ICV) or LCS (where there is no sample preparation) is used as the second source confirmation. These checks are generally performed as an integral part of the analysis method (e.g. calibration checks, laboratory control samples).

All standards and materials must be stored and handled according to method or manufacturer's requirements in order to prevent contamination or deterioration. Refer to the Corporate Environmental Health & Safety Manual or laboratory SOPs. Method specific information may also be found in the laboratory method SOPs in the "Standards and Reagents" sections. For safety requirements, please refer to method SOPs and the laboratory Environmental Health and Safety Manual.

Standards and reference materials shall not be used after their expiration dates unless their reliability is verified by the laboratory and their use is approved by the Quality Assurance Manager. The laboratory must have documented contingency procedures for re-verifying expired standards.

21.4 DOCUMENTATION AND LABELING OF STANDARDS, REAGENTS, AND REFERENCE MATERIALS

Reagents must be at a minimum the purity required in the test method. The date of reagent receipt and the expiration date are documented. The lots for most of the common solvents and acids are tested for acceptability prior to company wide purchase. Refer to SOP No. CA-Q-S-001, Solvent and Acid Lot Testing and Approval.

All manufacturer or vendor supplied Certificate of Analysis or Purity must be retained, stored appropriately, and readily available for use and inspection. These records are maintained by each department in bound or electronic folders. Records must be kept of the date of receipt and date of expiration of standards, reagents and reference materials. In addition, records of preparation of laboratory standards, reagents, and reference materials must be retained, stored appropriately, and be readily available for use and inspection. For detailed information on documentation and labeling, please refer laboratory SOP BF-GP-019, "Standard Traceability and Preparation" and also to the method specific SOPs.

Commercial materials purchased for preparation of calibration solutions, spike solutions, etc., are usually accompanied with an assay certificate or the purity is noted on the label. If the assay purity is 96% or better, the weight provided by the vendor may be used without correction. If the assay purity is less than 96% a correction will be made to concentrations applied to solutions prepared from the stock commercial material. Blended gas standard cylinders use a nominal concentration if the certified value is within +/-15%, otherwise the certified values is used for the canister concentration.

21.4.1 All standards, reagents, and reference materials must be labeled in an unambiguous manner. Standards are logged into the laboratory's LIMS system or department's chemical history log and are assigned a unique identification number. Preparation of working standards or reagents prepared from the stock is documented in the laboratory Department's Standard Preparation Log. The following information is typically recorded in the electronic database within the LIMS:

- Standard ID
- Description of Standard
- Department
- Preparer's name
- Final volume and number of vials prepared
- Solvent type and lot number
- Preparation Date

- Expiration Date
- Standard source type (stock or daughter)
- Standard type (spike, surrogate, other)
- Parent standard ID (if applicable)
- Parent Standard Analyte Concentration (if applicable)
- Parent Standard Amount used (if applicable)
- Component Analytes
- Final concentration of each analyte
- Comment section

Records are maintained for standard and reference material preparation. These records show the traceability to purchased stocks or neat compounds. These records also include method of preparation, date of preparation, expiration date and preparer's name or initials. Preparation procedures are provided in the Method SOPs.

21.4.2 All standards, reagents, and reference materials must be clearly labeled with a minimum of the following information:

- Expiration Date
- Standard ID from LIMS.
- Special Health/Safety warnings if applicable

Records must also be maintained of the date of receipt for commercially purchased items or date of preparation for laboratory prepared items. Special Health/Safety warnings must also be available to the analyst. This information is maintained in the LIMS system.

21.4.3 In addition, the following information may be helpful:

- Date of receipt for commercially purchased items or date of preparation for laboratory prepared items
- Date opened (for multi-use containers, if applicable)
- Description of standard (if different from manufacturer's label or if standard was prepared in the laboratory)
- Recommended Storage Conditions
- Concentration (if applicable)
- Initials of analyst preparing standard or opening container

All containers of prepared reagents must include an expiration date and an ID number to trace back to preparation.

Procedures for preparation of reagents can be found in the Method SOPs.

Standard ID numbers must be traceable through associated logbooks, worksheets and preparation/analytical batch records.

All reagents and standards must be stored in accordance to the following priority: 1) with the manufacturer's recommendations; 2) with requirements in the specific analytical methods as specified in the laboratory SOPs.

SECTION 22.0

SAMPLING

22.1 OVERVIEW

The laboratory provides sampling services. Sampling procedures are described in the following SOPs:

BF-FS-001	Chain of Custody Documentation
BF-FS-003	Groundwater Sampling Field Data Collection
BF-FS-004	Equipment Decontamination
BF-FS-005	Groundwater/Surface Water Sampling
BF-FS-006	Calibration of Field Meter
BF-FS-007	Low Flow Sampling Procedures
BF-FS-008	Surface and Subsurface Soil/Sediment Sampling

22.2 SAMPLING CONTAINERS

The laboratory offers clean sampling containers for use by clients. These containers are obtained from reputable container manufacturers and meet EPA specifications as required. Certificates of cleanliness for bottles and preservatives are provided by the supplier and are maintained at the laboratory. Alternatively, the certificates may be maintained by the supplier and available to the laboratory online.

22.2.1 Preservatives

Upon request, preservatives are provided to the client in pre-cleaned sampling containers. In some cases containers may be purchased pre-preserved from the container supplier. Whether prepared by the laboratory or bought pre-preserved, the grades of the preservatives are at a minimum:

- Hydrochloric Acid – Reagent ACS (Certified VOA Free) or equivalent
- Methanol – Purge and Trap grade
- Nitric Acid – Instra-Analyzed or equivalent
- Sodium Bisulfate – ACS Grade or equivalent
- Sodium Hydroxide – Instra-Analyzed or equivalent
- Sulfuric Acid – Instra-Analyzed or equivalent
- Sodium Thiosulfate – ACS Grade or equivalent

22.3 DEFINITION OF HOLDING TIME

The date and time of sampling documented on the chain-of-custody (COC) form establishes the day and time zero. As a general rule, when the maximum allowable holding time is expressed in “days” (e.g. 14 days, 28 days), the holding time is based on calendar day measured. Holding times expressed in “hours” (e.g. 6 hours, 24 hours, etc.) are measured from date and time zero. Holding times for analysis include any necessary reanalysis. However there are some programs that determine holding time compliance based on the date and specific time of analysis compared to the time of sampling regardless of how long the holding time is. These programs will be addressed on a case-by-case basis.

22.4 SAMPLING CONTAINERS, PRESERVATION REQUIREMENTS, HOLDING TIMES

The preservation and holding time criteria specified in the laboratory SOPs are derived from the source documents for the methods. If method required holding times, this info is in the SOP or preservation requirements are not met, the reports will be qualified using a flag, footnote or case narrative. As soon as possible or “ASAP” is an EPA designation for tests for which rapid analysis is advised, but for which neither EPA nor the laboratory have a basis for a holding time.

22.5 SAMPLE ALIQUOTS / SUBSAMPLING

Taking a representative sub-sample from a container is necessary to ensure that the analytical results are representative of the sample collected in the field. The size of the sample container, the quantity of sample fitted within the container, and the homogeneity of the sample need consideration when sub-sampling for sample preparation. It is the laboratory’s responsibility to take a representative subsample or aliquot of the sample provided for analysis.

Analysts should handle each sample as if it is potentially dangerous. At a minimum, safety glasses, gloves, and lab coats must be worn when preparing aliquots for analysis.

The following information provides general guidance for homogenization and subsampling. For laboratory specific procedures refer to SOP BF-GP-005, “Sample Homogenization and Subsampling”.

SECTION 23

HANDLING OF SAMPLES

Sample management procedures at the laboratory ensure that sample integrity and custody are maintained and documented from sampling/receipt through disposal.

23.1 CHAIN OF CUSTODY (COC)

The COC form is the written documented history of any sample and is initiated when bottles are sent to the field, or at the time of sampling. This form is completed by the sampling personnel and accompanies the samples to the laboratory where it is received and stored under the laboratory's custody. The purpose of the COC form is to provide a legal written record of the handling of samples from the time of collection until they are received at the laboratory. It also serves as the primary written request for analyses from the client to the laboratory. The COC form acts as a purchase order for analytical services when no other contractual agreement is in effect. An example of a COC form may be found in Figure 23-1.

23.1.1 Field Documentation

The information the sampler needs to provide at the time of sampling on the container label is:

- Sample identification
- Date and time
- Preservative

During the sampling process, the COC form is completed and must be legible (see Figure 23-1). This form includes information such as:

- Client name, address, phone number and fax number (if available)
- Project name and/or number
- The sample identification
- Date, time and location of sampling
- Sample collectors name
- The matrix description
- The container description
- The total number of each type of container
- Preservatives used
- Analysis requested
- Requested turnaround time (TAT)
- Any special instructions
- Purchase Order number or billing information (e.g. quote number) if available
- The date and time that each person received or relinquished the sample(s), including their signed name.

When the sampling personnel deliver the samples directly to TestAmerica personnel the samples are stored in a cooler with ice, as applicable, and remain solely in the possession of the client's field technician until the samples are delivered to the laboratory. The sample collector must assure that each container is in his/her physical possession or in his/her view at all times, or stored in such a place and manner to preclude tampering. The field technician relinquishes the samples in writing on the COC form to the sample control personnel at the laboratory or to a TestAmerica courier. When sampling personnel deliver the samples through a common carrier (Fed-Ex, UPS), the CoC relinquished date/time is completed by the field personnel and samples are released to the carrier. Samples are only considered to be received by lab when personnel at the fixed laboratory facility have physical contact with the samples.

Note: Independent couriers are not required to sign the COC form. The COC is usually kept in the sealed sample cooler. The shipping documents are retained with the project files.

23.1.2 Legal / Evidentiary Chain-of-Custody

If samples are identified for legal/evidentiary purposes on the COC or in the project notes, sample management will initiate Strict Chain of Custody procedures as defined in SOP BF-GP-018, "Strict Internal Chain-of-Custody".

23.2 SAMPLE RECEIPT

Samples are received at the laboratory by designated sample receiving personnel and a unique laboratory project identification number is assigned. Each sample container shall be assigned a unique sample identification number that is cross-referenced to the client identification number such that traceability of test samples is unambiguous and documented. Each sample container is affixed with a durable sample identification label. Sample acceptance, receipt, tracking and storage procedures are summarized in the following sections.

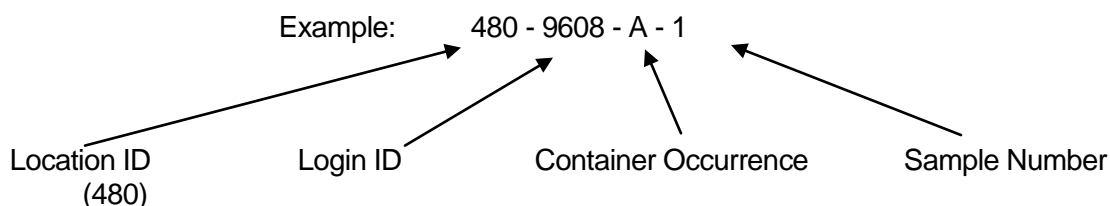
23.2.1 Laboratory Receipt

When samples arrive at the laboratory, sample receiving personnel inspect the coolers and samples. The integrity of each sample must be determined by comparing sample labels or tags with the COC and by visual checks of the container for possible damage. Any non-conformance, irregularity, or compromised sample receipt must be documented on the Sample Login Form – and brought to the immediate attention of the client. The COC, shipping documents, documentation of any non-conformance, irregularity, or compromised sample receipt, record of client contact, and resulting instructions become part of the project record.

23.2.1.1 Unique Sample Identification

All samples that are processed through the laboratory receive a unique sample identification to ensure that there can be no confusion regarding the identity of such samples at anytime. This system includes identification for all samples, subsamples and subsequent extracts and/or digestates.

The laboratory assigns a unique identification (e.g., Sample ID) code to each sample container received at the laboratory. This Primary ID is made up of the following information (consisting of 4 components):



The above example states that TestAmerica Buffalo Laboratory (Location 480). Login ID is 9608 (unique to a particular client/job occurrence). The container code indicates it is the first container ("A") of Sample #1.

If the primary container goes through a prep step that creates a "new" container, then the new container is considered secondary and gets another ID. An example of this being a client sample in a 1-Liter amber bottle is sent through a Liquid/Liquid Extraction and an extraction vial is created from this step. The vial would be a SECONDARY container. The secondary ID has 5 components.

Example: XXX - 9608 - A - 1 - A ← **Secondary Container Occurrence**

Example: 220-9608-A-1-A, would indicate the PRIMARY container listed above that went through a step that created the 1st occurrence of a Secondary container.

With this system, a client sample can literally be tracked throughout the laboratory in every step from receipt to disposal.

23.3 **SAMPLE ACCEPTANCE POLICY**

The laboratory has a written sample acceptance policy (Figure 23-2) that clearly outlines the circumstances under which samples shall be accepted or rejected. These include:

- a COC filled out completely;
- samples must be properly labeled;
- proper sample containers with adequate volume for the analysis (Sampling Guide) and necessary QC;
- samples must be preserved according to the requirements of the requested analytical method (Sampling Guide);
- sample holding times must be adhered to (Sampling Guide);

- every sample cooler is given a radiation screen with a standardized Radiation Monitor (Monitor 4 model). This screen has no analytical repercussions; it is just a gross screen for employee safety purposes. Contact TestAmerica Buffalo's Technical Manager, Environmental Health and Safety Coordinator or Sample Control Manager immediately if screening indicates radioactivity in excess of 0.02 mR/hr.;
- The project manager will be notified if any sample is received in damaged condition.

Data from samples which do not meet these criteria are flagged and the nature of the variation from policy is defined.

23.3.1 After inspecting the samples, the sample receiving personnel sign and date the COC form, make any necessary notes of the samples' conditions and store them in appropriate refrigerators or storage locations.

23.3.2 Any deviations from these checks described in Section 23.1.1.1 that question the suitability of the sample for analysis, or incomplete documentation as to the tests required will be resolved by consultation with the client. If the sample acceptance policy criteria are not met, the laboratory shall either:

- Retain all correspondence and/or records of communications with the client regarding the disposition of rejected samples, or
- Fully document any decision to proceed with sample analysis that does not meet sample acceptance criteria.

Once sample acceptance is verified, the samples are logged into the LIMS according SOP No. BF-SR-002.

23.4 SAMPLE STORAGE

In order to avoid deterioration, contamination or damage to a sample during storage and handling, from the time of receipt until all analyses are complete, samples are stored in refrigerators, freezers or protected locations suitable for the sample matrix. Aqueous samples designated for metals analysis are stored at ambient temperature. In addition, samples to be analyzed for volatile organic parameters are stored in separate refrigerators designated for volatile organic parameters only. Samples are never to be stored with reagents, standards or materials that may create contamination.

To ensure the integrity of the samples during storage, refrigerator blanks are maintained in the volatile sample refrigerators and analyzed at a minimum of every two weeks.

Analysts and technicians provide a request form to the cooler custodian who then retrieves the requested samples. In the absence of the cooler custodian, the analysts may personally retrieve the sample containers allocated to their analysis from the designated refrigerator. The samples are placed on carts, transported the analytical area and analyzed. Following analysis

the remaining sample is returned to the refrigerator from which it originally came. All unused portions of samples are returned to the secure sample control area. All samples are kept in the refrigerators for two to four weeks after analysis, which meets or exceeds most sample holding times. After two to four weeks the samples are moved to dry room temperature, sample archive area where they are retained a minimum of 2 weeks after the final report has been issued to the client at which time disposal occurs. Special arrangements may be made to store samples for longer periods of time. Extended archival periods allow additional metal analyses to be performed on the archived sample and assists clients in dealing with legal matters or regulatory issues.

Access to the laboratory is controlled such that sample storage need not be locked at all times unless a project specifically demands it. Samples are accessible to laboratory personnel only. Visitors to the laboratory are prohibited from entering the refrigerator and laboratory areas unless accompanied by an employee of TestAmerica.

23.5 HAZARDOUS SAMPLES AND FOREIGN SOILS

To minimize exposure to personnel and to avoid potential accidents, samples which are known or suspected to be hazardous are segregated and a notification is issued to all laboratory personnel.

All hazardous samples are either returned to the client or disposed of appropriately through a hazardous waste disposal firm. All soil samples, including foreign soil samples are heat treated or incinerated in accordance with USDA permit requirements and are transported / disposed by USEPA approved facilities.

Unused portions of samples found or suspected to be hazardous according to state or federal guidelines may be returned to the client upon completion of the analytical work.

23.6 SAMPLE SHIPPING

In the event that the laboratory needs to ship samples, the samples are placed in a cooler with enough ice to ensure the samples remain just above freezing and at or below 6.0°C during transit. The samples are carefully surrounded by packing material to avoid breakage (yet maintain appropriate temperature). For sample shipments which include water/solid volatile organic analyses (see Note), a trip blank is enclosed when required by method specifications or state or regulatory programs. The chain-of-custody form is signed by the sample control technician and attached to the shipping paperwork. Samples are generally shipped overnight express or hand-delivered by a TestAmerica courier to maintain sample integrity. All personnel involved with shipping and receiving samples must be trained to maintain the proper chain-of-custody documentation and to keep the samples intact and on ice. The Environmental, Health and Safety Manual contains additional shipping requirements.

Note: If a client does not request trip blank analysis on the COC or other paperwork, the laboratory will analyze the trip blanks that were supplied.

23.7 SAMPLE DISPOSAL

Samples should be retained for a minimum of 30 days after the project report is sent, however, provisions may be made for earlier disposal of samples once the holding time is exceeded. Some samples are required to be held for longer periods based on regulatory or client requirements (e.g., 60 days after project report is sent). The laboratory must follow the longer sample retention requirements where required by regulation or client agreement. Several possibilities for sample disposal exist: the sample may be consumed completely during analysis, the sample may be returned to the customer or location of sampling for disposal, or the sample may be disposed of in accordance with the laboratory's waste disposal procedures (SOP: BF-WM-001, "Waste Management".) All procedures in the laboratory Environmental, Health and Safety Manual are followed during disposal. Samples are normally maintained in the laboratory no longer than six weeks from receipt unless otherwise requested. Unused portions of samples found or suspected to be hazardous according to state or federal guidelines may be returned to the client upon completion of the analytical work.

If a sample is part of a known litigation, the affected legal authority, sample data user, and/or submitter of the sample may request to participate in the decision about the sample's disposal. All documentation and correspondence concerning the disposal decision process must be kept on file. Pertinent information includes the date of disposal and nature of disposal (such as sample depletion, hazardous waste facility disposal, and return to client). All disposal of sample containers is accomplished through incineration. A Waste Disposal Record should be completed.

Example: Chain of Custody (COC)

Company Confidential & Proprietary

Figure 23-2. Example: Sample Acceptance Policy

All incoming work will be evaluated against the criteria listed below. Where applicable, data from any samples that do not meet the criteria listed below will be noted on the laboratory report defining the nature and substance of the variation. In addition the client will be notified either by telephone, fax or e-mail ASAP after the receipt of the samples.

- 1) Samples must arrive with labels intact with a Chain of Custody filled out completely. The following information must be recorded.
 - *Client name, address, phone number and fax number (if available)*
 - *Project name and/or number*
 - *The sample identification*
 - *Date, time and location of sampling*
 - *The collectors name*
 - *The matrix description*
 - *The container description*
 - *The total number of each type of container*
 - *Preservatives used*
 - *Analysis requested*
 - *Requested turnaround time (TAT)*
 - *Any special instructions*
 - *Purchase Order number or billing information (e.g. quote number) if available*
 - *The date and time that each person received or relinquished the sample(s), including their signed name.*
 - ***The date and time of receipt must be recorded between the last person to relinquish the samples and the person who receives the samples in the lab, and they must be exactly the same.***
 - **Information must be legible**
- 2) Every sample cooler is given a radiation screen with a standardized Radiation Monitor (Monitor 4 model). This screen has no analytical repercussions; it is just a gross screen for employee safety purposes. Contact TestAmerica Buffalo's Technical Manager, Environmental Health and Safety Coordinator or Sample Control Manager immediately if screening indicates radioactivity in excess of 0.02 mR/hr.
- 3) Per State and/or Federal Regulation, the client is responsible to ensure that samples are shipped in accordance with DOT/IATA requirements, and that radioactive materials may only be delivered to licensed facilities. Any samples containing (or suspected to contain) Source, Byproduct, or Special Nuclear Material as defined by 10 CFR should be delivered directly to facilities licensed to handle such radioactive material. Natural material or ores containing naturally occurring radionuclides may be delivered to any TestAmerica facility or courier as long as the activity concentration of the material does not exceed 270 pCi/g alpha or 2700 pCi/g beta (49 CFR Part 173).

- 4) Samples must be properly labeled.
 - Use durable labels (labels provided by TestAmerica are preferred)
 - Include a unique identification number
 - Include sampling date and time & sampler ID
 - Include preservative used.
 - Use indelible ink
 - **Information must be legible**
- 5) Proper sample containers with adequate volume for the analysis and necessary QC are required for each analysis requested.
- 6) Samples must be preserved according to the requirements of the requested analytical method. See lab Sampling Guide.

Note: Samples that are hand delivered to the laboratory immediately after collection may not have had time to cool sufficiently. In this case the samples will be considered acceptable as long as there is evidence that the chilling process has begun (arrival on ice).

- Chemical preservation (pH) will be verified prior to analysis and documented, either in sample control or at the analyst's level. The project manager will be notified immediately if there is a discrepancy. If analyses will still be performed, all affected results will be flagged to indicate improper preservation.
- For Volatile Organic analyses in drinking water (Method 524.2). Residual chlorine must be neutralized prior to preservation. If there is prior knowledge that the samples are not chlorinated, state it on the COC and use the VOA vials pre-preserved with HCl. The following are other options for a sampler and laboratory where the presence of chlorine is not known:
 - 1. Test for residual chlorine in the field prior to sampling.
 - If no chlorine is present, the samples are to be preserved using HCl as usual.
 - If chlorine is present, add either ascorbic acid or sodium thiosulfate prior to adding HCl.
 - 2. Use VOA vials pre-preserved with sodium thiosulfate or ascorbic acid and add HCl after filling the VOA vial with the sample.
- **FOR WATER SAMPLES TESTED FOR CYANIDE – for NPDES samples by Standard Methods or EPA 335**
 - In the Field: Samples are to be tested for Sulfide using lead acetate paper prior to the addition of Sodium Hydroxide (NaOH). If sulfide is present, the sample must be treated with Cadmium Chloride and filtered prior to the addition of NaOH.
 - If the sulfide test and treatment is not performed in the field, the lab will test the samples for sulfide using lead acetate paper at the time of receipt and if sulfide is present in the sample, the client will be notified and given the option of retaking the sample and treating in the field per the method requirements

or the laboratory can analyze the samples as delivered and qualify the results in the final report.

- It is the responsibility of the client to notify the laboratory if thiosulfate, sulfite, or thiocyanate are known or suspected to be present in the sample. This notification may be on the chain of custody. The samples may need to be subcontracted to a laboratory that performs a UV digestion. If the lab does not perform the UV digestion on samples that contain these compounds, the results must be qualified in the final report.
- The laboratory must test the sample for oxidizing agents (e.g. Chlorine) prior to analysis and treat according to the methods prior to distillation. (ascorbic acid or sodium arsenite are the preferred choice).

7) Sample Holding Times

- TestAmerica will make every effort to analyze samples within the regulatory holding time. Samples must be received in the laboratory with enough time to perform the sample analysis. Except for short holding time samples (< 48hr HT) sample must be received with at least 48 hrs (2 working days) remaining on the holding time to ensure analysis.
 - Analyses that are designated as “field” analyses (Odor, pH, Dissolved Oxygen, Disinfectant Residual; a.k.a. Residual Chlorine, and Redox Potential) should be analyzed ASAP by the field sampler prior to delivering to the lab (within 15 minutes). However, if the analyses are to be performed in the laboratory, TestAmerica will make every effort to analyze the samples within 24 hours from receipt of the samples in the testing laboratory. Samples for “field” analyses received after 4:00 pm on Friday or on the weekend will be analyzed no later than the next business day after receipt (Monday unless a holiday). Samples will remain refrigerated and sealed until the time of analysis.
- 8) All samples submitted for Volatile Organic analyses must have a Trip Blank submitted at the same time. TestAmerica will supply this blank with the bottle order.
- 9) The project manager will be notified if any sample is received in damaged condition. TestAmerica will request that a sample be resubmitted for analysis.

10) Recommendations for packing samples for shipment.

- Pack samples in Ice rather than “Blue” ice packs.
- Soil samples should be placed in plastic zip-lock bags. The containers often have dirt around the top and do not seal very well and are prone to intrusion from the water from melted ice.
- Water samples would be best if wrapped with bubble-wrap or paper (newspaper, or paper towels work) and then placed in plastic zip-lock bags.
- Fill extra cooler space with bubble wrap.

Figure 23-3.
Example: Cooler Receipt Form (Optional)

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SAMPLE LOGIN				
Project _____		Event _____		
Analysis Groups _____				
TAT _____ # SAMPLES: _____		TRIP BLANK? Y/N ____ #/date _____		
Custody Seal Intact Y/N NONE		Rad Check <0.02 mR/hr Y/N		
Residual Chlorine Check Y/N/ NA		Pres Checked Y/N/NA		
Workshare/Subcontract Y/N		Lab _____		SO/ICOC # _____
Received out of hold: Samples _____		Analysis _____		
Checklist/NCM's _____				
Temperature(s)		#of coolers _____		IR Gun
				1 2 3

SECTION 24.0

ASSURING THE QUALITY OF TEST RESULTS

24.1 OVERVIEW

In order to assure our clients of the validity of their data, the laboratory continuously evaluates the quality of the analytical process. The analytical process is controlled not only by instrument calibration as discussed in Section 20, but also by routine process quality control measurements (e.g. Blanks, Laboratory Control Samples (LCS), Matrix Spikes (MS), duplicates (DUP), surrogates, Internal Standards (IS)). These quality control checks are performed as required by the method or regulations to assess precision and accuracy. Quality control samples are to be treated in the exact same manner as the associated field samples being tested. In addition to the routine process quality control samples, Proficiency Testing (PT) Samples (concentrations unknown to laboratory) are analyzed to help ensure laboratory performance.

24.2 CONTROLS

Sample preparation or pre-treatment is commonly required before analysis. Typical preparation steps include homogenization, grinding, solvent extraction, sonication, acid digestion, distillation, reflux, evaporation, drying and ashing. During these pre-treatment steps, samples are arranged into discreet manageable groups referred to as preparation (prep) batches. Prep batches provide a means to control variability in sample treatment. Control samples are added to each prep batch to monitor method performance and are processed through the entire analytical procedure with investigative/field samples.

24.3 NEGATIVE CONTROLS

Table 24-1.

Control Type	Details
Method Blank (MB)	<p>Are used to assess preparation and analysis for possible contamination during the preparation and processing steps.</p> <p>The specific frequency of use for method blanks during the analytical sequence is defined in the specific standard operating procedure for each analysis. Generally it is 1 for each batch of samples; not to exceed 20 environmental samples.</p> <p>The method blank is prepared from a clean matrix similar to that of the associated samples that is free from target analytes (e.g., Reagent water, Ottawa sand, glass beads, etc.) and is processed along with and under the same conditions as the associated samples.</p> <p>The method blank goes through all of the steps of the process (including as necessary: filtration, clean-ups, etc.).</p>
	<p>Reanalyze or qualify associated sample results when the concentration of a targeted analyte in the blank is at or above the reporting limit as established by the method or by regulation, AND is greater than 1/10 of the amount measured in the sample.</p>
Calibration Blanks	<p>Are prepared and analyzed along with calibration standards where applicable. They are prepared using the same reagents that are used to prepare the standards. In some analyses the calibration blank may be included in the calibration curve.</p>

Table 24-1.

Control Type	Details
Instrument Blanks	Are blank reagents or reagent water that may be processed during an analytical sequence in order to assess contamination in the analytical system. In general, instrument blanks are used to differentiate between contamination caused by the analytical system and that caused by the sample handling or sample prep process. Instrument blanks may also be inserted throughout the analytical sequence to minimize the effect of carryover from samples with high analyte content.
Trip Blank ¹	Are required to be submitted by the client with each shipment of samples requiring aqueous and solid volatiles analyses (or as specified in the client's project plan) Additionally, trip blanks may be prepared and analyzed for volatile analysis of air samples, when required by the client. A trip blank may be purchased (certified clean) or is prepared by the laboratory by filling a clean container with pure deionized water that has been purged to remove any volatile compounds. Appropriate preservatives are also added to the container. The trip blank is sent with the bottle order and is intended to reflect the environment that the containers are subjected to throughout shipping and handling and help identify possible sources if contamination is found. The field sampler returns the trip blank in the cooler with the field samples.
Field Blanks ¹	Are sometimes used for specific projects by the field samplers. A field blank prepared in the field by filling a clean container with pure reagent water and appropriate preservative, if any, for the specific sampling activity being undertaken. (EPA OSWER)
Equipment Blanks ¹	Are also sometimes created in the field for specific projects. An equipment blank is a sample of analyte-free media which has been used to rinse common sampling equipment to check effectiveness of decontamination procedures. (TNI)
Holding Blanks	also referred to as refrigerator or freezer blanks, are used to monitor the sample storage units for volatile organic compounds during the storage of VOA samples in the laboratory

¹ When known, these field QC samples should not be selected for matrix QC as it does not provide information on the behavior of the target compounds in the field samples. Usually, the client sample ID will provide information to identify the field blanks with labels such as "FB", "EB", or "TB."

Evaluation criteria and corrective action for these controls are defined in the specific standard operating procedure for each analysis.

24.4 POSITIVE CONTROLS

Control samples (e.g., QC indicators) are analyzed with each batch of samples to evaluate data based upon (1) Method Performance (Laboratory Control Sample (LCS) or Blank Spike (BS)), which entails both the preparation and measurement steps; and (2) Matrix Effects (Matrix Spike (MS) (Matrix spikes are not applicable to air) or Sample Duplicate (MD, DUP), which evaluates field sampling accuracy, precision, representativeness, interferences, and the effect of the matrix on the method performed. Each regulatory program and each method within those programs specify the control samples that are prepared and/or analyzed with a specific batch

Note that frequency of control samples vary with specific regulatory, methodology and project specific criteria. Complete details on method control samples are as listed in each analytical SOP.

24.4.1 Method Performance Control - Laboratory Control Sample (LCS)

- 24.4.1.1** The LCS measures the accuracy of the method in a blank matrix and assesses method performance independent of potential field sample matrix effects in a laboratory batch.
- 24.4.1.2** The LCS is prepared from a clean matrix similar to that of the associated samples that is free from target analytes (for example: Reagent water, Ottawa sand, glass beads, etc.) and is processed along with and under the same conditions as the associated samples. The LCS is spiked with verified known amounts of analytes or is made of a material containing known and verified amounts of analytes, taken through all preparation and analysis steps along with the field samples. Where there is no preparation taken for an analysis (such as in aqueous volatiles), or when all samples and standards undergo the same preparation and analysis process (such as Phosphorus), a calibration verification standard may be reported as the LCS. In some instances where there is no practical clean solid matrix available, aqueous LCS's may be processed for solid matrices; final results may be calculated as mg/kg or ug/kg, assuming 100% solids and a weight equivalent to the aliquot used for the corresponding field samples, to facilitate comparison with the field samples.
- 24.4.1.3** Certified pre-made reference material purchased from a NIST/A2LA accredited vendor may also be used for the LCS when the material represents the sample matrix or the analyte is not easily spiked (e.g. solid matrix LCS for metals, TDS, etc.).
- 24.4.1.4** The specific frequency of use for LCS during the analytical sequence is defined in the specific standard operating procedure for each analysis. It is generally 1 for each batch of samples; not to exceed 20 environmental samples.
- 24.4.1.5** If the mandated or requested test method, or project requirements, do not specify the spiking components, the laboratory shall spike all reportable components to be reported in the Laboratory Control Sample (and Matrix Spike) where applicable (e.g. no spike of pH). In order to meet this requirement, TestAmerica Buffalo spikes with the Corporate Standard Standards primary mix for each analysis. However, in cases where the components interfere with accurate assessment (such as simultaneously spiking chlordane, toxaphene and PCBs in Method 608), the test method has an extremely long list of components or components are incompatible, at a minimum, a representative number of the listed components (see below) shall be used to control the test method. The selected components of each spiking mix shall represent all chemistries, elution patterns and masses, permit specified analytes and other client requested components. However, the laboratory shall ensure that all reported components are used in the spike mixture within a two-year time period.
- 24.4.1.5.1** For methods that have 1-10 target analytes, spike all components.
- 24.4.1.5.2** For methods that include 11-20 target analytes, spike at least 10 or 80%, whichever is greater.
- 24.4.1.5.3** For methods with more than 20 target analytes, spike at least 16 components.

24.4.1.5.4 Exception: Due to analyte incompatibility in pesticides, Toxaphene and Chlordane are only spiked at client request based on specific project needs.

24.4.1.5.5 Exception: Due to analyte incompatibility between the various PCB aroclors, aroclors 1016 and 1260 are used for spiking as they cover the range of all of the aroclors. Specific aroclors may be used by request on a project specific basis.

24.5 SAMPLE MATRIX CONTROLS

Table 24-5. Sample Matrix Control

Control Type	Details	
Matrix Spikes (MS)	Use	Used to assess the effect sample matrix of the spiked sample has on the precision and accuracy of the results generated by the method used;
	Typical Frequency ¹	At a minimum, with each matrix-specific batch of samples processed, an MS is carried through the complete analytical procedure. Unless specified by the client, samples used for spiking are randomly selected and rotated between different client projects. If the mandated or requested test method does not specify the spiking components, the laboratory shall spike all reportable components to be reported in the Laboratory Control Sample and Matrix Spike. Refer to the method SOP for complete details
	Description	Essentially a sample fortified with a known amount of the test analyte(s).
Surrogate	Use	Measures method performance to sample matrix (organics only).
	Typical Frequency ¹	Are added to all samples, standards, and blanks, for all organic chromatography methods except when the matrix precludes its use or when a surrogate is not available. The recovery of the surrogates is compared to the acceptance limits for the specific method. Poor surrogate recovery may indicate a problem with sample composition and shall be reported, with data qualifiers, to the client whose sample produced poor recovery.
	Description	Are similar to matrix spikes except the analytes are compounds with properties that mimic the analyte of interest and are unlikely to be found in environment samples.
Duplicates ²	Use	For a measure of analytical precision, with each matrix-specific batch of samples processed, a matrix duplicate (MD or DUP) sample, matrix spike duplicate (MSD), or LCS duplicate (LCSD) is carried through the complete analytical procedure.
	Typical Frequency ¹	Duplicate samples are usually analyzed with methods that do not require matrix spike analysis.
	Description	Performed by analyzing two aliquots of the same field sample independently or an additional LCS.
Internal Standards	Use	Are spiked into all environmental and quality control samples (including the initial calibration standards) to monitor the qualitative aspect of organic and some inorganic analytical measurements.
	Typical Frequency ¹	All organic and ICP methods as required by the analytical method.
	Description	Used to correct for matrix effects and to help troubleshoot variability in analytical response and are assessed after data acquisition. Possible sources of poor internal standard response are sample matrix, poor analytical technique or instrument performance.

¹ See the specific analytical SOP for type and frequency of sample matrix control samples.

² LCSD's are normally not performed except when regulatory agencies or client specifications require them. The recoveries for the spiked duplicate samples must meet the same laboratory established recovery limits as the accuracy QC samples. If an LCSD is analyzed both the LCS and LCSD must meet the same recovery criteria and be included in the final report. The precision measurement is reported as "Relative Percent Difference" (RPD). Poor precision between duplicates (except LCS/LCSD) may indicate non-homogeneous matrix or sampling.

24.6 ACCEPTANCE CRITERIA (CONTROL LIMITS)

24.6.1 As mandated by the test method and regulation, each individual analyte in the LCS, MS, or Surrogate Spike is evaluated against the control limits published in the test method. Where there are no established acceptance criteria, the laboratory calculates in-house control limits with the use of control charts or, in some cases, utilizes client project specific control limits. When this occurs, the regulatory or project limits will supersede the laboratory's in-house limits.

Note: For methods, analytes and matrices with very limited data (e.g., unusual matrices not analyzed often), interim limits are established using available data or by analogy to similar methods or matrices.

24.6.2 Once control limits have been established, they are verified, reviewed, and updated if necessary on an annual basis unless the method requires more frequent updating. Control limits are established per method (as opposed to per instrument) regardless of the number of instruments utilized.

24.6.3 Laboratory generated % Recovery acceptance (control) limits are generally established by taking ± 3 Standard Deviations (99% confidence level) from the average recovery of a minimum of 20-30 data points (more points are preferred).

24.6.3.1 Regardless of the calculated limit, the limit should be no tighter than the Calibration Verification (ICV/CCV). (Unless the analytical method specifies a tighter limit).

24.6.3.2 In-house limits cannot be any wider than those mandated in a regulated analytical method. Client or contract required control limits are evaluated against the laboratory's statistically derived control limits to determine if the data quality objectives (DQOs) can be achieved. If laboratory control limits are not consistent with DQOs, then alternatives must be considered, such as method improvements or use of an alternate analytical method.

24.6.3.3 The lowest acceptable recovery limit will be 10% (the analyte must be detectable). Exception: The lowest acceptable recovery limit for Benzidine will be 5% and the analyte must be detectable.

24.6.3.4 The maximum acceptable recovery limit will be 150%.

24.6.3.5 The maximum acceptable RPD limit will be 35% for waters and 40% for soils. The minimum RPD limit is 10%.

24.6.3.6 If either the high or low end of the control limit changes by $\leq 5\%$ from previous, the data points are inspected and, using professional judgment, the limits may be left unchanged if there is no affect on laboratory ability to meet the existing limits.

24.6.4 The lab must be able to generate a current listing of their control limits and track when the updates are performed. In addition, the laboratory must be able to recreate historical control limits. This process is outlined in BF-QA-002.

24.6.4.1 The control limits are maintained in the laboratory LIMS system. The limits for each analyte/method/matrix combination are assigned effective and expiration dates. The QA department is able to query the LIMS system and print an active list of control limits based on this database. The most current laboratory limits (based on the effective/expiration dates) are reflected on the laboratory worksheets and final reports unless superseded by project specific limits.

24.6.5 A LCS that is within the acceptance criteria establishes that the analytical system is in control and is used to validate the process. Samples that are analyzed with an LCS with recoveries outside of the acceptance limits may be determined as out of control and should be reanalyzed if possible. If reanalysis is not possible, then the results for all affected analytes for samples within the same batch must be qualified when reported. The internal corrective action process (see Section 13) is also initiated if an LCS exceeds the acceptance limits. Sample results may be qualified and reported without reanalysis if:

24.6.5.1 The analyte results are below the reporting limit and the LCS is above the upper control limit.

24.6.5.2 If the analytical results are above the relevant regulatory limit and the LCS is below the lower control limit.

24.6.6 If the MS/MSDs do not meet acceptance limits, the MS/MSD and the associated spiked sample is reported with a qualifier for those analytes that do not meet limits. If obvious preparation errors are suspected, or if requested by the client, unacceptable MS/MSDs are reprocessed and reanalyzed to prove matrix interference. A more detailed discussion of acceptance criteria and corrective action can be found in the lab's method SOPs and in Section 12.

24.6.7 If a surrogate standard falls outside the acceptance limits, if there is not obvious chromatographic matrix interference, reanalyze the sample to confirm a possible matrix effect. If the recoveries confirm or there was obvious chromatographic interference, results are reported from the original analysis and a qualifier is added. If the reanalysis meets surrogate recovery criteria, the second run is reported (or both are reported if requested by the client). Under certain circumstances, where all of the samples are from the same location and share similar chromatography, the reanalysis may be performed on a single sample rather than all of the samples and if the surrogate meets the recovery criteria in the reanalysis, all of the affected samples would require reanalysis.

24.7 ADDITIONAL PROCEDURES TO ASSURE QUALITY CONTROL

24.7.1 The laboratory has written and approved method SOPs to assure the accuracy of the test method including calibration (see Section 20), use of certified reference materials (see Section 21) and use of PT samples.

24.7.2 A discussion regarding MDLs, Limit of Detection (LOD) and Limit of Quantitation (LOQ) can be found in Section 19.

24.7.3 Use of formulae to reduce data is discussed in the method SOPs and in Section 20.

24.7.4 Selection of appropriate reagents and standards is included in Section 9 and 22.

24.7.5 A discussion on selectivity of the test is included in Section 5.

24.7.6 Constant and consistent test conditions are discussed in Section 19.

24.7.7 The laboratories sample acceptance policy is included in Section 23.

SECTION 25.0

REPORTING RESULTS

25.1 OVERVIEW

The results of each test are reported accurately, clearly, unambiguously, and objectively in accordance with State and Federal regulations as well as client requirements. A variety of report formats are available to meet specific needs. Analytical results are issued in a format that is intended to satisfy customer and laboratory accreditation requirements as well as provide the end user with the information needed to properly evaluate the results. Where there is conflict between client requests and laboratory ethics or regulatory requirements, the laboratory's ethical and legal requirements are paramount, and the laboratory will work with the client during project set up to develop an acceptable solution. Refer to Section 7.

In cases where a client asks for simplified reports, there must be a written request from the client. There still must be enough information that would show any analyses that were out of conformance (QC out of limits) and there should be a reference to a full report that is made available to the client.

The laboratory complies with any state reporting requirements. An example is located in BF-PM-008 – Massachusetts DEP Notification Procedures.

Review of reported data is included in Section 19.

25.2 TEST REPORTS

Analytical results are reported in a format that is satisfactory to the client and meets all requirements of applicable accrediting authorities and agencies. A variety of report formats are available to meet specific needs. The report is printed on laboratory letterhead, reviewed, and signed by the appropriate project manager. At a minimum, the standard laboratory report shall contain the following information:

25.2.1 A report title (e.g. Analytical Report) with a “sample results” column header.

25.2.2 Each report cover page is printed on company letterhead which includes the laboratory name, address and telephone number.

25.2.3 A unique identification of the report (e.g. job number) and on each page an identification in order to ensure the page is recognized as part of the report and a clear identification of the end.

Note: Page numbers of report are represented as # / ##. Where the first number is the page number and the second is the total number of pages.

25.2.4 A copy of the chain of custody (COC).

- Any COCs involved with Subcontracting are included.

- 25.2.5** The name and address of client and a project name/number, if applicable.
- 25.2.6** Client project manager or other contact
- 25.2.7** Description and unambiguous identification of the tested sample(s) including the client identification code.
- 25.2.8** Date of receipt of sample, date and time of collection, and date(s) of test preparation and performance, and time of preparation or analysis if the required holding time for either activity is less than or equal to 72 hours.
- 25.2.9** Date reported or date of revision, if applicable.
- 25.2.10** Method of analysis including method code (EPA, Standard Methods, etc).
- 25.2.11** Laboratory Practical quantitation limits or client reporting limit.
- 25.2.12** Method detection limits (if requested)
- 25.2.13** Definition of Data qualifiers and reporting acronyms (e.g. ND).
- 25.2.14** Sample results.
- 25.2.15** QC data consisting of method blank, surrogate, LCS, and MS/MSD recoveries and control limits (if requested).
- 25.2.16** Condition of samples at receipt including temperature. This may be accomplished in a narrative or by attaching sample login sheets (Refer to Sec. 25.2.4 – Item 3 regarding additional addenda). Sample temperatures are recorded in the report case narrative and on the COC. Deviations from normal conditions (e.g., preservation, breakage) are recorded in the report case narrative.
- 25.2.17** A statement expressing the validity of the results, that the source methodology was followed and all results were reviewed for error.
- 25.2.18** A statement to the effect that the results relate only to the items tested and the sample as received by the laboratory.
- 25.2.19** A statement that the report shall not be reproduced except in full, without prior express written approval by the laboratory coordinator.
- 25.2.20** A signature and title of the person(s) accepting responsibility for the content of the report and date of issue. Authorized signatories are qualified Project Managers appointed by the Manager of Project Managers.

- 25.2.21** When NELAP accreditation is required, the lab shall certify that the test results meet all requirements of NELAP or provide reasons and/or justification if they do not.
- 25.2.22** The laboratory includes a cover letter.
- 25.2.23** Where applicable, a narrative to the report that explains the issue(s) and corrective action(s) taken in the event that a specific accreditation or certification requirement was not met.
- 25.2.24** When Soil samples are analyzed, a specific identification as to whether soils are reported on a “wet weight” or “dry weight” basis.
- 25.2.25** Appropriate laboratory certification number for the state of origin of the sample if applicable.
- 25.2.26** If only part of the report is provided to the client (client requests some results before all of it is complete), it must be clearly indicated on the report (e.g, partial report). A complete report must be sent once all of the work has been completed.
- 25.2.27** Any non-TestAmerica subcontracted analysis results are provided as an addendum to the report on the official letterhead of the subcontractor. All TestAmerica subcontracting is clearly identified on the report as to which laboratory performed a specific analysis.
- 25.2.28** Certification Summary report, where required, will document that unless otherwise noted, all analytes tested and reported by the laboratory were covered by the noted certifications.

25.3 REPORTING LEVEL OR REPORT TYPE

TestAmerica Buffalo offers four levels of quality control reporting. Each level, in addition to its own specific requirements, contains all the information provided in the preceding level. The packages provide the following information in addition to the information described above:

- Level 1 is a report with all of the elements outlined in Section 25.2 above, excluding 25.2.15 (QC data)
- Level II is a Level I report plus summary information, including results for the method blank, percent recovery for laboratory control samples and matrix spike samples, and the RPD values for all MSD and sample duplicate analyses.
- Level III contains all the information supplied in Level II, but presented on CLP-like summary forms, and relevant calibration information. A Level II report is not included, unless specifically requested. No raw data is provided.
- Level IV is the same as Level III with the addition of all raw supporting data.

In addition to the various levels of QC packaging, the laboratory also provides reports in diskette deliverable form. Initial reports may be provided to clients by facsimile. Procedures used to ensure client confidentiality are outlined in Section 26.7.

25.3.1 Electronic Data Deliverables (EDDs)

EDDs are routinely offered as part of TestAmerica's services in addition to the test report as described in section 25.2. When NELAP accreditation is required and both a test report and EDD are provided to the client, the official version of the test report will be the combined information of the report and the EDD. TestAmerica Buffalo offers a variety of EDD formats including Environmental Restoration Information Management System (ERPIMS), Excel, Dbase, GISKEY, and Text Files.

EDD specifications are submitted to the IT department by the PM for review and undergo the contract review process. Once the facility has committed to providing data in a specific electronic format, the coding of the format may need to be performed. This coding is documented and validated. The validation of the code is retained by the IT staff coding the EDD.

EDDs shall be subject to a review to ensure their accuracy and completeness. If EDD generation is automated, review may be reduced to periodic screening if the laboratory can demonstrate that it can routinely generate that EDD without errors. Any revisions to the EDD format must be reviewed until it is demonstrated that it can routinely be generated without errors. If the EDD can be reproduced accurately and if all subsequent EDDs can be produced error-free, each EDD does not necessarily require a review.

25.4 SUPPLEMENTAL INFORMATION FOR TEST

The lab identifies any unacceptable QC analyses or any other unusual circumstances or observations such as environmental conditions and any non-standard conditions that may have affected the quality of a result. This is typically in the form of a footnote or a qualifier and/or a narrative explaining the discrepancy in the front of the report

25.4.1 Numeric results with values outside of the calibration range, either high or low are qualified as 'estimated'.

25.4.2 Where quality system requirements are not met, a statement of compliance/non-compliance with requirements and/or specifications is required, including identification of test results derived from any sample that did not meet TNI sample acceptance requirements such as improper container, holding time, or temperature.

25.4.3 Where applicable, a statement on the estimated uncertainty of measurements; information on uncertainty is needed when a client's instructions so require.

25.4.4 Opinions and Interpretations - The test report contains objective information, and generally does not contain subjective information such as opinions and interpretations. If such

information is required by the client, the Laboratory Director will determine if a response can be prepared. If so, the Laboratory Director will designate the appropriate member of the management team to prepare a response. The response will be fully documented, and reviewed by the Laboratory Director, before release to the client. There may be additional fees charged to the client at this time, as this is a non-routine function of the laboratory.

Note: Review of data deliverable packages for submittal to regulatory authorities requires responses to non-conforming data concerning potential impact on data quality. This necessitates a limited scope of interpretation, and this work is performed by the QA Department. This is the only form of “interpretation” of data that is routinely performed by the laboratory.

When opinions or interpretations are included in the report, the laboratory provides an explanation as to the basis upon which the opinions and interpretations have been made. Opinions and interpretations are clearly noted as such and where applicable, a comment should be added suggesting that the client verify the opinion or interpretation with their regulator.

25.5 ENVIRONMENTAL TESTING OBTAINED FROM SUBCONTRACTORS

If the laboratory is not able to provide the client the requested analysis, the samples would be subcontracted following the procedures outlined in Section 8.

Data reported from analyses performed by a subcontractor laboratory are clearly identified as such on the analytical report provided to the client. Results from a subcontract laboratory outside of TestAmerica are reported to the client on the subcontract laboratory's original report stationary and the report includes any accompanying documentation.

25.6 CLIENT CONFIDENTIALITY

In situations involving the transmission of environmental test results by telephone, facsimile or other electronic means, client confidentiality must be maintained.

TestAmerica will not intentionally divulge to any person (other than the Client or any other person designated by the Client in writing) any information regarding the services provided by TestAmerica or any information disclosed to TestAmerica by the Client. Furthermore, information known to be potentially endangering to national security or an entity's proprietary rights will not be released.

Note: This shall not apply to the extent that the information is required to be disclosed by TestAmerica under the compulsion of legal process. TestAmerica will, to the extent feasible, provide reasonable notice to the client before disclosing the information.

Note: Authorized representatives of an accrediting authority are permitted to make copies of any analyses or records relevant to the accreditation process, and copies may be removed from the laboratory for purposes of assessment.

Report deliverable formats are discussed with each new client. If a client requests that reports be faxed or e-mailed, the reports are to meet all requirements of this document, include cover letter.

25.7 FORMAT OF REPORTS

The format of reports is designed to accommodate each type of environmental test carried out and to minimize the possibility of misunderstanding or misuse.

25.8 AMENDMENTS TO TEST REPORTS

Corrections, additions, or deletions to reports are only made when justification arises through supplemental documentation. Justification is documented using the laboratory's corrective action system (refer to Section 12).

The revised report is retained on the Archive data server, as is the original report. The revised report is stored in the Archive data server under the sample number followed by "R". The revised report will have the word "revised" appended to the cover letter.

When the report is re-issued, a notation of "revised" is placed on the cover/signature page of the report. A brief explanation of reason for the re-issue is included in the report case narrative.

25.9 POLICIES ON CLIENT REQUESTS FOR AMENDMENTS

25.9.1 Policy on Data Omissions or Reporting Limit Increases

Fundamentally, our policy is simply to not omit previously reported results (including data qualifiers) or to not raise reporting limits and report sample results as ND. This policy has few exceptions. Exceptions are:

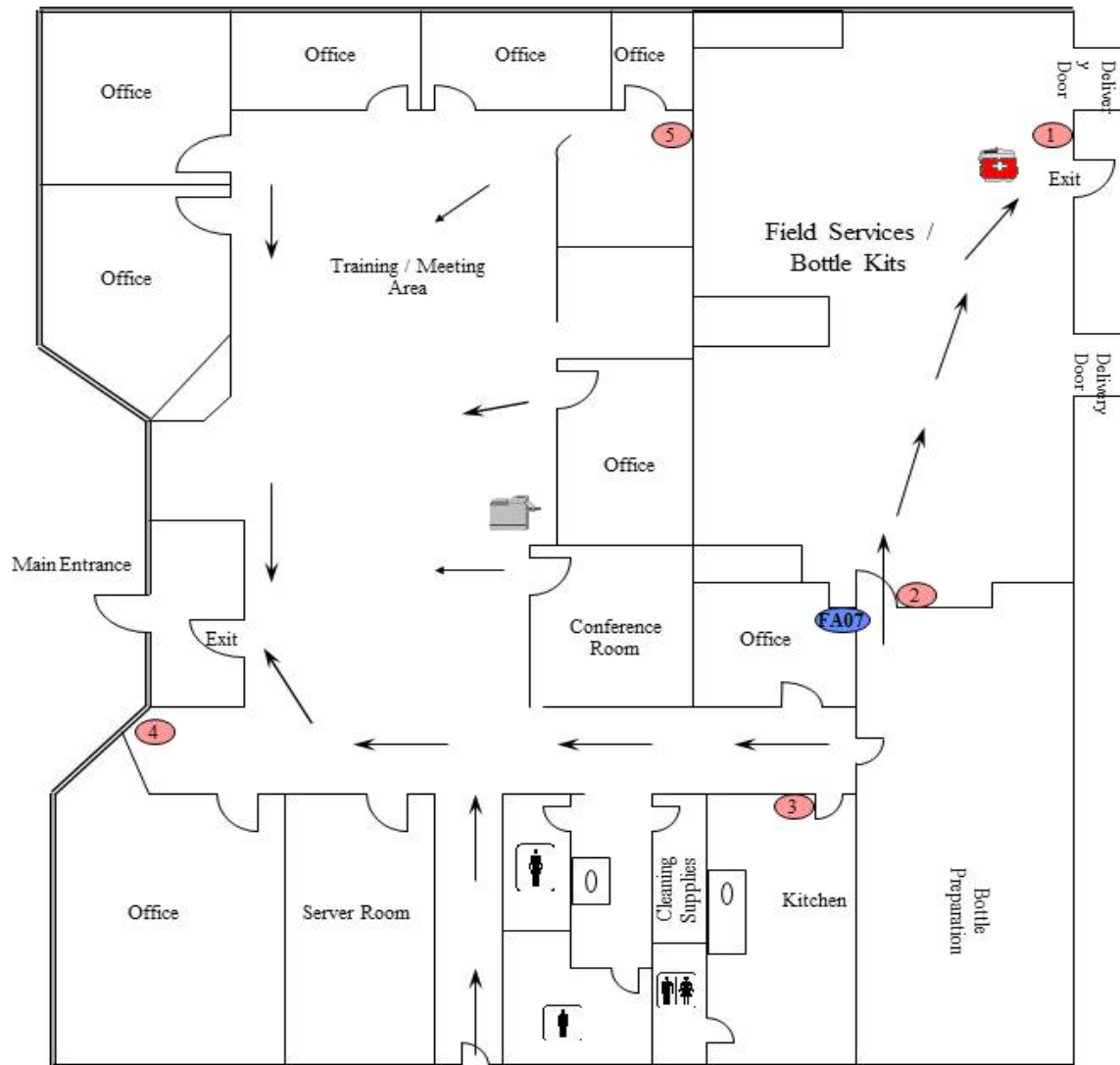
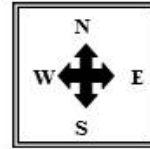
- Laboratory error.
- Sample identification is indeterminate (confusion between COC and sample labels).
- An incorrect analysis (not analyte) was requested (e.g., COC lists 8315 but client wanted 8310). A written request for the change is required.
- Incorrect limits reported based on regulatory requirements.
- The requested change has absolutely no possible impact on the interpretation of the analytical results and there is no possibility of the change being interpreted as misrepresentation by anyone inside or outside of our company.

25.9.2 Multiple Reports

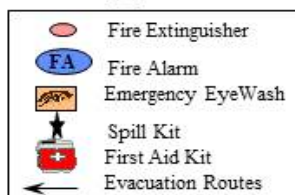
TestAmerica does not issue multiple reports for the same workorder where there is different information on each report (this does not refer to copies of the same report) unless required to meet regulatory needs and approved by QA.

Appendix 1. Laboratory Floor Plan

**TAL BUFFALO
HAZELWOOD DR. OFFICES, SUITE 100
FLOOR PLAN**

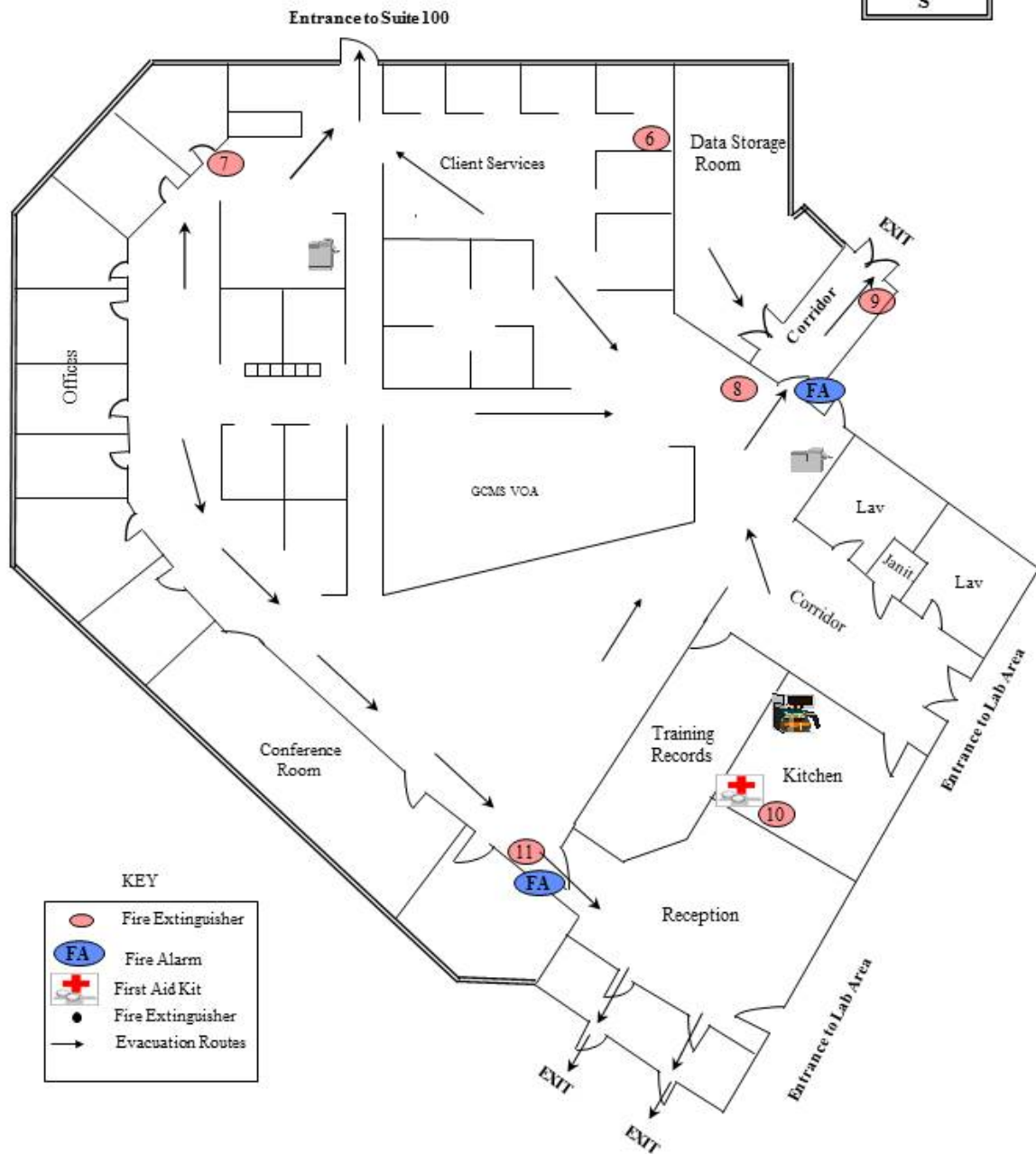
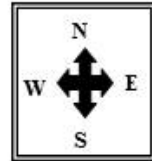


KEY



Doorway leading to Suite 106

FrPn100



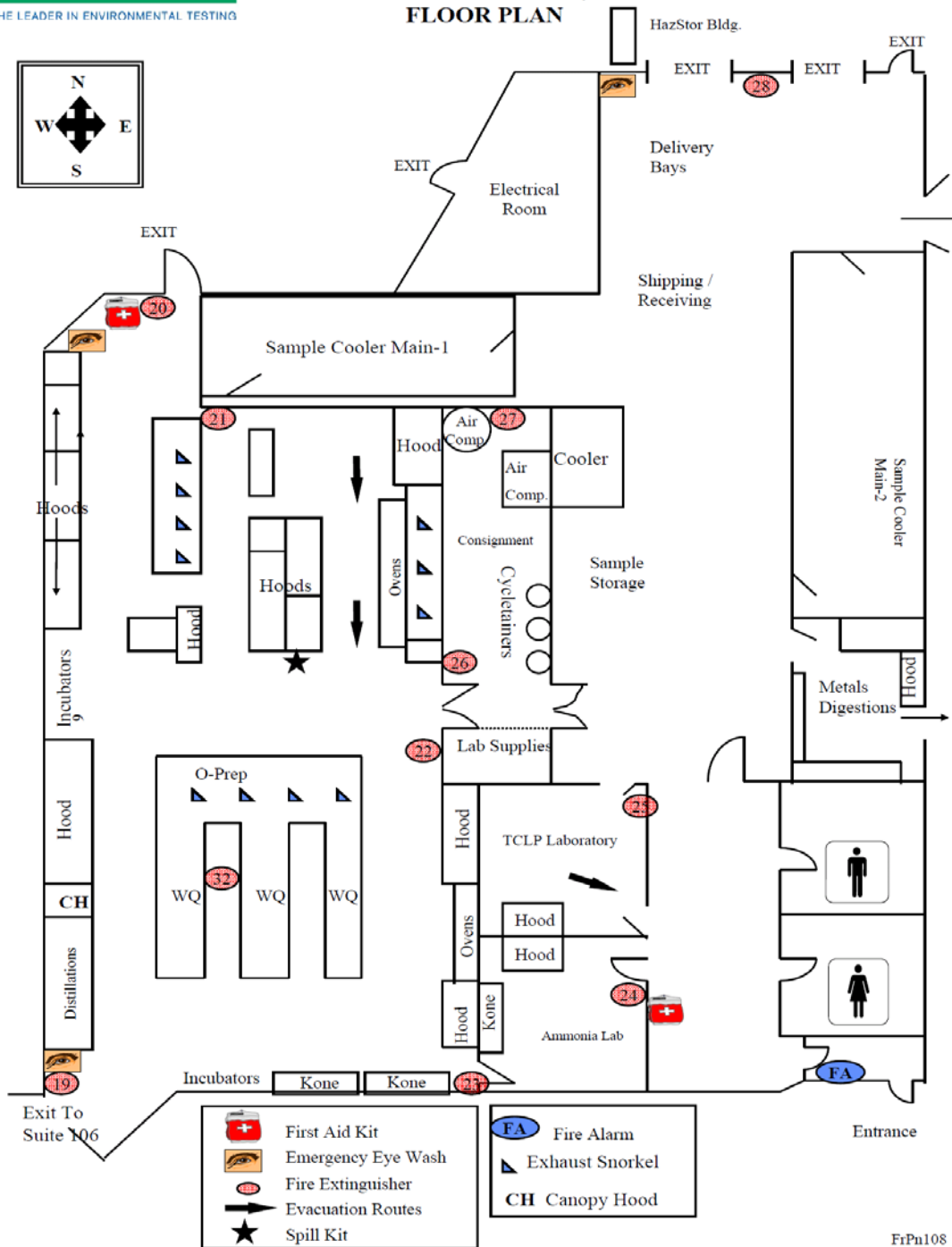
Company Confidential & Proprietary

**TAL BUFFALO
HAZELWOOD DR. NY OFFICES, SUITE 106
LABORATORY AREA
FLOOR PLAN**

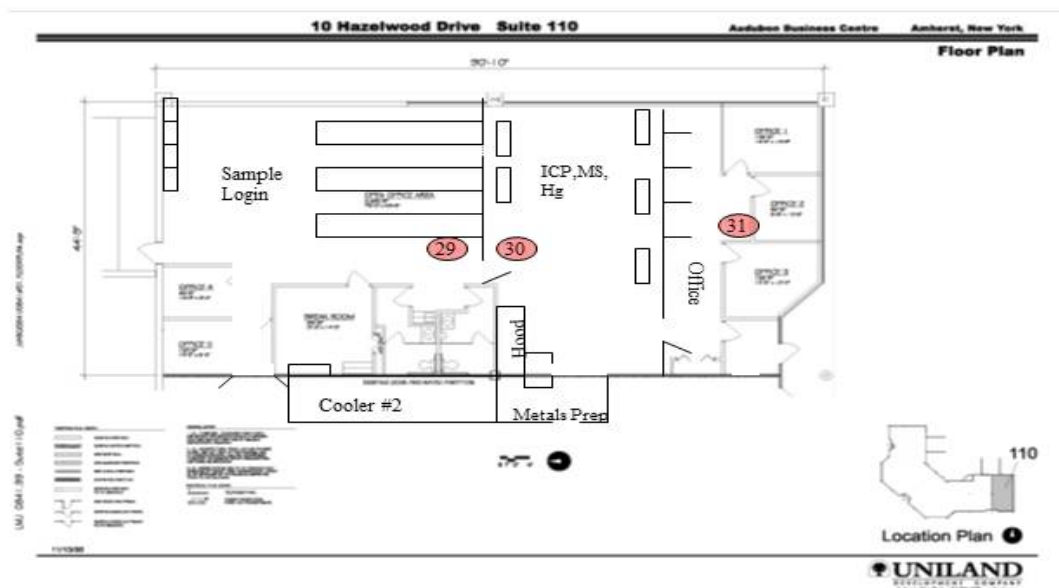


FrPn106r
03/2005

**TAL BUFFALO
HAZELWOOD DR. OFFICES, SUITE 108
FLOOR PLAN**



FrPn108
03/2005



Appendix 2. Glossary/Acronyms

Glossary:

Acceptance Criteria: Specified limits placed on characteristics of an item, process, or service defined in requirement documents. (ASQC)

Accreditation: The process by which an agency or organization evaluates and recognizes a laboratory as meeting certain predetermined qualifications or standards, thereby accrediting the laboratory. In the context of the National Environmental Laboratory Accreditation Program (NELAP), this process is a voluntary one. (TNI)

Accrediting Authority: The Territorial, State, or Federal Agency having responsibility and accountability for environmental laboratory accreditation and which grants accreditation (TNI)

Accuracy: The degree of agreement between an observed value and an accepted reference value. Accuracy includes a combination of random error (precision) and systematic error (bias) components which are due to sampling and analytical operations; a data quality indicator. (QAMS)

Analyst: The designated individual who performs the “hands-on” analytical methods and associated techniques and who is the one responsible for applying required laboratory practices and other pertinent quality controls to meet the required level of quality. (TNI)

Analytical Uncertainty: A subset of Measurement Uncertainty that includes all laboratory activities performed as part of the analysis. (TNI)

Anomaly: A condition or event, other than a deficiency, that may affect the quality of the data, whether in the laboratory’s control or not.

Assessment: The evaluation process used to measure or establish the performance, effectiveness, and conformance of an organization and/or its systems to defined criteria (to the standards and requirements of laboratory accreditation). (TNI)

Audit: A systematic and independent examination of facilities, equipment, personnel, training, procedures, record-keeping, data validation, data management, and reporting aspects of a system to determine whether QA/QC and technical activities are being conducted as planned and whether these activities will effectively achieve quality objectives. (TNI)

Batch: Environmental samples which are prepared and/or analyzed together with the same process and personnel, using the same lot(s) of reagents. A **preparation batch** is composed of one to 20 environmental samples of the same matrix, meeting the above mentioned criteria and with a maximum time between the start of processing of the first and last sample in the batch to be 24 hours. An **analytical batch** is composed of prepared environmental samples (extracts, digestates or concentrates) and /or those samples not requiring preparation, which are analyzed together as a group using the same calibration curve or factor. An analytical batch can include samples originating from various environmental matrices and can exceed 20 samples. (TNI)

Blank: A sample that has not been exposed to the analyzed sample stream in order to monitor contamination during sampling, transport, storage or analysis. The blank is subjected to the usual analytical and measurement process to establish a zero baseline or background value and is sometimes used to adjust or correct routine analytical results. (ASQC)

Calibration: A set of operations that establish, under specified conditions, the relationship between values of quantities indicated by a measuring instrument or measuring system, or values represented by a material measure or a reference material, and the corresponding values realized by standards. (TNI)

- 1) In calibration of support equipment the values realized by standards are established through the use of reference standards that are traceable to the International System of Units (SI).
- 2) In calibration according to methods, the values realized by standards are typically established through the use of Reference Materials that are either purchased by the laboratory with a certificate of analysis or purity, or prepared by the laboratory using support equipment that has been calibrated or verified to meet specifications.

Calibration Curve: The mathematical relationship between the known values, such as concentrations, of a series of calibration standards and their instrument response. (TNI)

Calibration Standard: A substance or reference material used to calibrate an instrument (QAMS)

Certified Reference Material (CRM): A reference material, accompanied by a certificate, having a value, measurement uncertainty, and stated metrological traceability chain to a national metrology institute. (TNI).

Chain of Custody (COC) Form: Record that documents the possession of the samples from the time of collection to receipt in the laboratory. This record generally includes: the number and types of containers; the mode of collection; the collector; time of collection; preservation; and requested analyses. (TNI)

Compromised Samples: Those samples which are improperly sampled, insufficiently documented (chain of custody and other sample records and/or labels), improperly preserved, collected in improper containers, or exceeding holding times when delivered to a laboratory. Under normal conditions, compromised samples are not analyzed. If emergency situation require analysis, the results must be appropriately qualified. (TNI)

Confidential Business Information (CBI): Information that an organization designates as having the potential of providing a competitor with inappropriate insight into its management, operation or products. TNI and its representatives agree to safeguarding identified CBI and to maintain all information identified as such in full confidentiality.

Confirmation: Verification of the identity of a component through the use of an approach with a different scientific principle from the original method. These may include, but are not limited to:

- Second column confirmation
- Alternate wavelength
- Derivatization
- Mass spectral interpretation
- Alternative detectors or
- Additional Cleanup procedures (TNI)

Conformance: An affirmative indication or judgment that a product or service has met the requirements of the relevant specifications, contract, or regulation; also the state of meeting the requirements. (ANSI/ASQC E4-1994)

Correction: Actions necessary to correct or repair analysis specific non-conformances. The acceptance criteria for method specific QC and protocols as well as the associated corrective actions. The analyst will most frequently be the one to identify the need for this action as a result of calibration checks and QC sample analysis. No significant action is taken to change behavior, process or procedure.

Corrective Action: The action taken to eliminate the causes of an existing nonconformity, defect or other undesirable situation in order to prevent recurrence. (ISO 8402)

Data Audit: A qualitative and quantitative evaluation of the documentation and procedures associated with environmental measurements to verify that the resulting data are of acceptable quality (i.e., that they meet specified acceptance criteria). (TNI)

Data Reduction: The process of transforming the number of data items by arithmetic or statistical calculations, standard curves, concentration factors, etc., and collation into a more useable form. (TNI)

Deficiency: An unauthorized deviation from acceptable procedures or practices, or a defect in an item (ASQC), whether in the laboratory's control or not.

Demonstration of Capability: A procedure to establish the ability of the analyst to generate analytical results of acceptable accuracy and precision. (TNI)

Document Control: The act of ensuring that documents (and revisions thereto) are proposed, reviewed for accuracy, approved for release by authorized personnel, distributed properly, and controlled to ensure use of the correct version at the location where the prescribed activity is performed. (ASQC)

Duplicate Analyses: The analyses or measurements of the variable of interest performed identically on two subsamples of the same sample. The results from duplicate analyses are used to evaluate analytical or measurement precision but not the precision of sampling, preservation or storage internal to the laboratory. (EPA-QAD)

Equipment Blank: Sample of analyte-free media which has been used to rinse common sampling equipment to check effectiveness of decontamination procedures. (TNI)

External Standard Calibration: Calibrations for methods that do not utilize internal standards to compensate for changes in instrument conditions.

Field Blank: Blank prepared in the field by filling a clean container with pure de-ionized water and appropriate preservative, if any, for the specific sampling activity being undertaken (EPA OSWER)

Field of Accreditation: Those matrix, technology/method, and analyte combinations for which the accreditation body offers accreditation.

Holding Times: The maximum time that samples may be held prior to analyses and still be considered valid or not compromised. (40 CFR Part 136)

Internal Standard: A known amount of standard added to a test portion of a sample as a reference for evaluating and controlling the precision and bias of the applied analytical test method. (TNI)

Internal Standard Calibration: Calibrations for methods that utilize internal standards to compensate for changes in instrument conditions.

Instrument Blank: A clean sample (e.g., distilled water) processed through the instrumental steps of the measurement process; used to determine instrument contamination. (EPA-QAD)

Instrument Detection Limit (IDL): The minimum amount of a substance that can be measured with a specified degree of confidence that the amount is greater than zero using a specific instrument. The IDL is associated with the instrumental portion of a specific method only, and sample preparation steps are not considered in its derivation. The IDL is a statistical estimation at a specified confidence interval of the concentration at which the relative uncertainty is $\pm 100\%$. The IDL represents a range where qualitative detection occurs on a specific instrument. Quantitative results are not produced in this range.

Laboratory Control Sample (however named, such as laboratory fortified blank, spiked blank, or QC check sample): A sample matrix, free from the analytes of interest, spiked with verified known amounts of analytes or a material containing known and verified amounts of analytes, taken through all preparation and analysis steps of the procedure unless otherwise noted in a reference method. It is generally used to establish intra-laboratory or analyst specific precision and bias or to assess the performance of all or a portion of the measurement system.

An LCS shall be prepared at a minimum of 1 per batch of 20 or less samples per matrix type per sample extraction or preparation method except for analytes for which spiking solutions are not available such as total suspended solids, total dissolved solids, total volatile solids, total solids, pH, color, odor, temperature, dissolved oxygen or turbidity. The results of these samples shall be used to determine batch acceptance.

Least Squares Regression (1st Order Curve): The least squares regression is a mathematical calculation of a straight line over two axes. The y axis represents the instrument response (or Response ratio) of a standard or sample and the x axis represents the concentration. The regression calculation will generate a correlation coefficient (r) that is a measure of the "goodness of fit" of the regression line to the data. A value of 1.00 indicates a perfect fit. In order to be used for quantitative purposes, r must be greater than or equal to 0.99 for organics and 0.995 for Inorganics.

Limit(s) of Detection (LOD) [a.k.a., Method Detection Limit (MDL)]: A laboratory's estimate of the minimum amount of an analyte in a given matrix that an analytical process can reliably detect in their facility. (TNI)

LOD Verification [a.k.a., MDL Verification]: A processed QC sample in the matrix of interest, spiked with the analyte at no more than 3X the LOD for single analyte tests and 4X the LOD for multiple analyte tests and processed through the entire analytical procedure.

Limit(s) of Quantitation (LOQ) [a.k.a., Reporting Limit]: The minimum levels, concentrations, or quantities of a target variable (e.g., target analyte) that can be reported with a specified degree of confidence. (TNI)

(QS) Matrix: The component or substrate that contains the analyte of interest. For purposes of batch and QC requirement determinations, the following matrix distinctions shall be used:

Aqueous: Any aqueous sample excluded from the definition of Drinking Water matrix or Saline/Estuarine source. Includes surface water, groundwater, effluents, and TCLP or other extracts.

Drinking Water: any aqueous sample that has been designated as a potable or potential potable water source.

Saline/Estuarine: any aqueous sample from an ocean or estuary, or other salt water source such as the Great Salt Lake.

Non-aqueous Liquid: any organic liquid with <15% Settleable solids.

Biological Tissue: any sample of a biological origin such as fish tissue, shellfish, or plant material. Such samples shall be grouped according to origin.

Solids: includes soils, sediments, sludges, and other matrices with >15% Settleable solids.

Chemical Waste: a product or by-product of an industrial process that results in a matrix not previously defined.

Air & Emissions: Whole gas or vapor samples including those contained in flexible or rigid wall containers and the extracted concentrated analytes of interest from a gas or vapor that are collected with a sorbant tube, impinger solution, filter, or other device. (TNI)

Matrix Spike (spiked sample or fortified sample): A sample prepared, taken through all sample preparation and analytical steps of the procedure unless otherwise noted in a referenced method, by adding a known amount of target analyte to a specified amount of sample for which an independent test result of target analyte concentration is available. Matrix spikes are used, for example, to determine the effect of the matrix on a method's recovery efficiency.

Matrix Spike Duplicate (spiked sample or fortified sample duplicate): A replicate matrix spike prepared and analyzed to obtain a measure of the precision of the recovery for each analyte.

Method Blank: A sample of a matrix similar to the batch of associated samples (when available) that is free from the analytes of interest and is processed simultaneously with and under the same conditions as samples through all steps of the analytical procedures, and in which no target analytes or interferences are present at concentrations that impact the analytical results for sample analyses. (TNI)

Method Detection Limit: The minimum concentration of a substance (an analyte) that can be measured and reported with 99% confidence that the analyte concentration is greater than zero and is determined from analysis of a sample in a given matrix containing the analyte. (40 CFR Part 136, Appendix B)

Negative Control: Measures taken to ensure that a test, its components, or the environment do not cause undesired effects, or produce incorrect test results. (TNI)

Non-conformance: An indication, judgment, or state of not having met the requirements of the relevant specifications, contract, or regulation.

Observation: A record of phenomena that (1) may assist in evaluation of the sample data; (2) may be of importance to the project manager and/or the client, and yet not at the time of the observation have any known effect on quality.

Performance Audit: The routine comparison of independently obtained qualitative and quantitative measurement system data with routinely obtained data in order to evaluate the proficiency of an analyst or laboratory. (TNI)

Positive Control: Measures taken to ensure that a test and/or its components are working properly and producing correct or expected results from positive test subjects. (TNI)

Precision: The degree to which a set of observations or measurements of the same property, obtained under similar conditions, conform to themselves; a data quality indicator. Precision is usually expressed as standard deviation, variance or range, in either absolute or relative terms. (TNI)

Preservation: Any conditions under which a sample must be kept in order to maintain chemical and/or biological integrity prior to analysis. (TNI)

Proficiency Testing: A means of evaluating a laboratory's performance under controlled conditions relative to a given set of criteria through analysis of unknown samples provided by an external source. (TNI) [2.1]

Proficiency Testing Program: The aggregate of providing rigorously controlled and standardized environmental samples to a laboratory for analysis, reporting of results, statistical evaluation of the results and the collective demographics and results summary of all participating laboratories. (TNI)

Proficiency Test Sample (PT): A sample, the composition of which is unknown to the laboratory and is provided to test whether the analyst/laboratory can produce analytical results within specified acceptance criteria. (TNI)

Quality Assurance: An integrated system of management activities involving planning, implementation, assessment, reporting and quality improvement to ensure that a process, item, or service is of the type of quality needed and expected by the client. (TNI)

Quality Assurance [Project] Plan (QAPP): A formal document describing the detailed quality control procedures by which the quality requirements defined for the data and decisions pertaining to a specific project are to be achieved. (EAP-QAD)

Quality Control: The overall system of technical activities that measures the attributes and performance of a process, item, or service against defined standards to verify that they meet the stated requirements established by the customer; operational techniques and activities that are used to fulfill requirements for quality; also the system of activities and checks used to ensure that measurement systems are maintained within prescribed limits, providing protection against "out of control" conditions and ensuring that the results are of acceptable quality. (TNI)

Quality Control Sample: A sample used to assess the performance of all or a portion of the measurement system. One of any number of samples, such as Certified Reference Materials, a quality system matrix fortified by spiking, or actual samples fortified by spiking, intended to demonstrate that a measurement system or activity is in control. (TNI)

Quality Manual: A document stating the management policies, objectives, principles, organizational structure and authority, responsibilities, accountability, and implementation of an agency, organization, or laboratory, to ensure the quality of its product and the utility of its product to its users. (TNI)

Quality System: A structured and documented management system describing the policies, objectives, principles, organizational authority, responsibilities, accountability, and implementation plan of an organization for ensuring quality in its work processes, products (items), and services. The quality system provides the framework for planning, implementing, and assessing work performed by the organization and for carrying out required QA and QC activities. (TNI)

Raw Data: The documentation generated during sampling and analysis. This documentation includes, but is not limited to, field notes, electronic data, magnetic tapes, untabulated sample

results, QC sample results, print outs of chromatograms, instrument outputs, and handwritten records. (TNI)

Record Retention: The systematic collection, indexing and storing of documented information under secure conditions.

Reference Material: Material or substance one or more properties of which are sufficiently well established to be used for the calibration of an apparatus, the assessment of a measurement method, or for assigning values to materials. (TNI)

Reference Standard: Standard used for the calibration of working measurement standards in a given organization or a given location. (TNI)

Sampling: Activity related to obtaining a representative sample of the object of conformity assessment, according to a procedure.

Second Order Polynomial Curve (Quadratic): The 2nd order curves are a mathematical calculation of a slightly curved line over two axis. The y axis represents the instrument response (or Response ratio) of a standard or sample and the x axis represents the concentration. The 2nd order regression will generate a coefficient of determination (COD or r^2) that is a measure of the "goodness of fit" of the quadratic curvature the data. A value of 1.00 indicates a perfect fit. In order to be used for quantitative purposes, r^2 must be greater than or equal to 0.99.

Selectivity: The ability to analyze, distinguish, and determine a specific analyte or parameter from another component that may be a potential interferent or that may behave similarly to the target analyte or parameter within the measurement system. (TNI)

Sensitivity: The capability of a method or instrument to discriminate between measurement responses representing different levels (e.g., concentrations) of a variable of interest. (TNI)

Spike: A known mass of target analyte added to a blank, sample or sub-sample; used to determine recovery efficiency or for other quality control purposes.

Standard: The document describing the elements of laboratory accreditation that has been developed and established within the consensus principles of standard setting and meets the approval requirements of standard adoption organizations procedures and policies. (TNI)

Standard Operating Procedures (SOPs): A written document which details the method for an operation, analysis, or action with thoroughly prescribed techniques and steps. SOPs are officially approved as the methods for performing certain routine or and which is accepted as the method for performing certain routine or repetitive tasks. (TNI)

Storage Blank: A blank matrix stored with field samples of a similar matrix (volatiles only) that measures storage contribution to any source of contamination.

Surrogate: A substance with properties that mimic the analyte of interest. It is unlikely to be found in environment samples and is added to them for quality control purposes.

Surrogate compounds must be added to all samples, standards, and blanks, for all organic chromatography methods except when the matrix precludes its use or when a surrogate is not available. Poor surrogate recovery may indicate a problem with sample composition and shall be reported to the client whose sample produced poor recovery. (QAMS)

Systems Audit (also Technical Systems Audit): A thorough, systematic, qualitative on-site assessment of the facilities, equipment, personnel, training, procedures, record keeping, data validation, data management, and reporting aspects of a total measurement system. (EPA-QAD)

Technical Manager: A member of the staff of an environmental laboratory who exercises actual day-to-day supervision of laboratory operations for the appropriate fields of accreditation and reporting of results

Technology: A specific arrangement of analytical instruments, detection systems, and/or preparation techniques.

Traceability: The ability to trace the history, application, or location of an entity by means of recorded identifications. In a calibration sense, traceability relates measuring equipment to national or international standards, primary standards, basic physical constants or properties, or reference materials. In a data collection sense, it relates calculations and data generated throughout the project back to the requirements for the quality of the project. (TNI)

Uncertainty: A parameter associated with the result of a measurement that characterizes the dispersion of the value that could reasonably be attributed to the measured value.


Acronyms:

CAR – Corrective Action Report
CCV – Continuing Calibration Verification
CF – Calibration Factor
CFR – Code of Federal Regulations
COC – Chain of Custody
DOC – Demonstration of Capability
DQO – Data Quality Objectives
DUP - Duplicate
EHS – Environment, Health and Safety
EPA – Environmental Protection Agency
GC - Gas Chromatography
GC/MS - Gas Chromatography/Mass Spectrometry
HPLC - High Performance Liquid Chromatography
ICP - Inductively Coupled Plasma Atomic Emission Spectroscopy
ICP/MS-ICP/Mass Spectrometry
ICV – Initial Calibration Verification
IDL – Instrument Detection Limit

IH – Industrial Hygiene
IS – Internal Standard
LCS – Laboratory Control Sample
LCSD – Laboratory Control Sample Duplicate
LIMS – Laboratory Information Management System
LOD – Limit of Detection
LOQ – Limit of Quantitation
MDL – Method Detection Limit
MDLCK – MDL Check Standard
MDLV – MDL Verification Check Standard
MRL – Method Reporting Limit Check Standard
MS – Matrix Spike
MSD – Matrix Spike Duplicate
NELAP - National Environmental Laboratory Accreditation Program
PT – Performance Testing
QAM – Quality Assurance Manual
QA/QC – Quality Assurance / Quality Control
QAPP – Quality Assurance Project Plan
RF – Response Factor
RPD – Relative Percent Difference
RSD – Relative Standard Deviation
SD – Standard Deviation
SDS - Safety Data Sheet
SOP: Standard Operating Procedure
TAT – Turn-Around-Time
TNI – The NELAC Institute
VOA – Volatiles
VOC – Volatile Organic Compound

Appendix 3. Laboratory Certifications, Accreditations, Validations

TestAmerica Buffalo maintains accreditations, certifications, and validations with numerous state and national entities. Programs vary but may include on-site audits, reciprocal agreements with another entity, performance testing evaluations, review of the QA Manual, Standard Operating Procedures, Method Detection Limits, training records, etc. At the time of this QA Manual revision, the laboratory has accreditation/certification/licensing with the following organizations:

		TestAmerica Certifications		
Laboratory	Program	Authority	Identification	Expiration Date
TestAmerica Buffalo	Federal	USDA	P330-11-00386	02/06/2021
TestAmerica Buffalo	NELAP	Florida	E87672	06/30/2018
TestAmerica Buffalo	NELAP	Illinois	200003	09/30/2018
TestAmerica Buffalo	NELAP	Kansas	E-10187	01/31/2019
TestAmerica Buffalo	NELAP	Louisiana	02031	06/30/2018
TestAmerica Buffalo	NELAP	Minnesota	036-999-337	12/31/2018
TestAmerica Buffalo	NELAP	New Hampshire	2337	11/17/2018
TestAmerica Buffalo	NELAP	New Hampshire	2973	09/11/2018
TestAmerica Buffalo	NELAP	New Jersey	NY455	06/30/2018
TestAmerica Buffalo	NELAP	New York	10026	03/31/2018
TestAmerica Buffalo	NELAP	Oregon	NY200003	06/09/2018
TestAmerica Buffalo	NELAP	Pennsylvania	68-00281	07/31/2018
TestAmerica Buffalo	NELAP	Texas	T104704412-15-6	07/31/2018
TestAmerica Buffalo	NELAP	Virginia	460185	09/14/2018
TestAmerica Buffalo	State Program	Arkansas DEQ	88-0686	07/06/2018
TestAmerica Buffalo	State Program	California	2931	04/01/2018
TestAmerica Buffalo	State Program	Connecticut	PH-0568	09/30/2018
TestAmerica Buffalo	State Program	Georgia	10026 (NY)	03/31/2018
TestAmerica Buffalo	State Program	Georgia	956	03/31/2018
TestAmerica Buffalo	State Program	Iowa	374	03/01/2019
TestAmerica Buffalo	State Program	Kentucky (DW)	90029	12/31/2018
TestAmerica Buffalo	State Program	Kentucky (UST)	30	03/31/2018
TestAmerica Buffalo	State Program	Kentucky (WW)	90029	12/31/2018
TestAmerica Buffalo	State Program	Maine	NY00044	12/04/2018
TestAmerica Buffalo	State Program	Maryland	294	03/31/2018
TestAmerica Buffalo	State Program	Massachusetts	M-NY044	06/30/2018
TestAmerica Buffalo	State Program	Michigan	9937	03/31/2018
TestAmerica Buffalo	State Program	North Dakota	R-176	03/31/2018
TestAmerica Buffalo	State Program	Oklahoma	9421	08/31/2018
TestAmerica Buffalo	State Program	Rhode Island	LAO00328	12/30/2018
TestAmerica Buffalo	State Program	Tennessee	TN02970	03/31/2018
TestAmerica Buffalo	State Program	Washington	C784	02/10/2019
TestAmerica Buffalo	State Program	Wisconsin	998310390	08/31/2018

The certificates and accredited parameter lists are available for each State/Program at www.testamericainc.com under Analytical Services Search – Certifications.

CORPORATE QUALITY MANAGEMENT PLAN

Analytical Laboratories

Revision: 4
January 2019

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Corporate Quality Management Plan

Approval Signatures



Raymond J. Frederici
Vice President of Quality & EH&S

28 December 2018

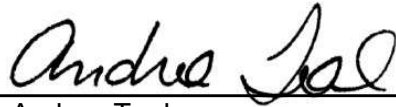
Date



Pamela Schemmer
Corporate Quality Assessment Director

7 January 2019

Date



Andrea Teal
Corporate Quality Systems Director

2 January 2019

Date

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3.0 Introduction

3.1 Overview

TestAmerica is the leading environmental testing firm in the United States. We provide innovative technical expertise and comprehensive analytical testing services from over 80 locations nationwide with a staff of over 2000 employees. Some of our specialty analyses include source and ambient air, aquatic toxicity, asbestos, explosives, specialty organics, dioxins, drinking water, industrial hygiene, sediments and tissues, emerging contaminants, radiochemistry, and mixed waste testing.

Our environmental testing service capabilities are broad and include chemical, physical, and biological analyses of a variety of matrices, including aqueous, solid, drinking water, waste, tissue, air, mold and fungus (mycology), and saline/estuarine samples. These testing services include specialty capabilities for air toxics testing, radiological, mixed waste testing, geotechnical testing, tissue preparation and analysis, aquatic toxicology, dioxin/furan testing, indoor air quality and microscopy services, asbestos analysis, High Resolution Mass Spectrometry (HRMS), Inductively Coupled Plasma/Mass Spectrometry (ICP/MS), Liquid Chromatography/Mass Spectrometry (LC/MS), PCR microbiology, and on-site technologies including mobile laboratories. TestAmerica is well positioned to support a variety of clients including commercial, governmental and chemical industries.

3.2 Purpose

The purpose of the Corporate Quality Management Plan (CQMP) is to describe TestAmerica's Quality System and outline those systems which enable all employees of TestAmerica to meet the Quality Assurance (QA) Policy and data integrity goals. This management plan also describes specific QA activities and requirements and prescribes frequencies of the defined items. Roles and responsibilities of the Executive Committee (i.e., senior management) and their support of the Quality System are also defined. Each of our laboratories maintains an independent operational Quality Assurance Manual based on this CQMP.

3.3 References

The following references were used in preparation of this management plan and are the basis of the TestAmerica Quality System:

- ❖ The NELAC Institute (TNI) Standard, dated 2009.
- ❖ ISO/IEC Guide 17025:2017(E).
- ❖ ANSI/ASQC, E4-1994, "Specifications and Guidelines for Quality Management Systems for Environmental Data Collection and Environmental Technology Programs" (American National Standard, January 5, 1995).
- ❖ AIHA-LAP, LLC Policy Documents
- ❖ NVLAP Procedures and General Requirements, NIST Handbook 150
- ❖ "EPA Requirements for Quality Management Programs" (QA/R-2) (EPA/240/B-01/002, May 31, 2006).
- ❖ EPA 600/4-88/039, *Methods for the Determination of Organic Compounds in Drinking Water*, EPA, Revised July 1991.
- ❖ EPA 600/R-95/131, *Methods for the Determination of Organic Compounds in Drinking Water*, Supplement III, EPA, August 1995.
- ❖ EPA 600/4-79-019, *Handbook for Analytical Quality Control in Water and Wastewater Laboratories*, EPA, March 1979.
- ❖ Test Methods for Evaluating Solid Waste Physical/Chemical Methods (SW846), Third Edition, September 1986, Final Update I, July 1992, Final Update IIA, August 1993, Final

Update II, September 1994; Final Update IIB, January 1995; Final Update III, December 1996; Final Update IV, January 2008; Final Update V, August 2015.

- ❖ Federal Register, 40 CFR Parts 136, 141, 172, 173, 178, 179 and 261.
- ❖ *Statement of Work for Inorganics & Organics Analysis, SOM and ISM, current versions, USEPA Contract Laboratory Program Multi-media, Multi-concentration.*
- ❖ APHA, *Standard Methods for the Examination of Water and Wastewater*, 18th, 19th, 20th, 21st, 22nd and on-line Editions.
- ❖ U.S. Department of Energy Order 414.1B, Quality Assurance, April 29, 2004.
- ❖ U.S. Department of Energy Order 414.1C, Quality Assurance, June 17, 2005.
- ❖ U.S. Department of Defense (DoD)/Department of Energy (DOE) Consolidated Quality Systems Manual (QSM) for Environmental Laboratories, Version 5.1.1, dated 2017.
- ❖ Department of Defense (DoD)/Department of Energy (DOE) Consolidated Quality Systems Manual (QSM) for Environmental Laboratories, Version 5.2, dated 2018.
- ❖ U.S. Department of Defense, *Air Force Center for Environmental Excellence Quality Assurance Project Plan (QAPP)*, Version 4.0.02, May 2006.
- ❖ Nuclear Regulatory Commission (NRC) Quality Assurance Requirements.
- ❖ Marine Protection, Research, and Sanctuaries Act (MPRSA).
- ❖ Toxic Substances Control Act (TSCA).

3.4 **Scope**

The requirements set forth in this CQMP are applicable to all TestAmerica laboratories. Where this management plan uses the terms “must” and “shall”, this refers to required activities. Practices described herein represent how those activities are performed in general, and each laboratory may have a more detailed description of that activity.

EMLab P&K and Metco businesses have the responsibility and authority to operate within the regulatory requirements of the jurisdiction in which their work is performed. As such, they are bound by the standards on which their Quality Assurance Manuals are based.

Each laboratory has the responsibility and authority to operate in compliance with regulatory requirements of the jurisdiction in which the work is performed. Where this CQMP may conflict with those regulatory requirements, the regulatory requirements of the jurisdiction shall hold primacy. Each laboratory’s QA Manual shall take precedence over the CQMP in those cases. Furthermore, each TestAmerica laboratory has the responsibility and authority to operate in compliance with documented client requirements where they do not conflict with regulatory requirements or TestAmerica’s Ethics Policy (Document No. CW-L-P-004). TestAmerica shall not enter into any client agreement that conflicts with regulatory requirements in the jurisdiction in which the work is being performed. Where documented client agreements conflict with this document, but meet the regulatory requirements of the jurisdiction in which the work is performed, the client agreements shall supersede the requirements in this CQMP. Each laboratory must maintain a local perspective in its scope of services and client relations and maintain a national perspective in terms of quality.

TestAmerica policies are documented and adhered to by each laboratory. The Quality Assurance (QA) Manager at each laboratory is responsible to ensure that their QA Manual remains in the Corporate-approved format and that all updates are in accordance with the CQMP and their respective operational processes.

TestAmerica operates under the regulations and guidelines of the following federal programs:

- ❖ Department of Defense Environmental Restoration (DoD ER)
- ❖ Air Force Civil Engineer Center (AFCEC)
- ❖ US Army Corp of Engineers, Hazardous, Toxic and Radioactive Waste (USACE HTRW)
- ❖ Clean Air Act (CAA)
- ❖ Clean Water Act (CWA)
- ❖ Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA)
- ❖ Department of Energy (DOE)
- ❖ Marine Protection, Research, and Sanctuaries Act (MPRSA)
- ❖ Navy Facilities Engineering Service Center (NFESC)
- ❖ National Pollutant, Discharge, and Elimination System (NPDES)
- ❖ Nuclear Regulatory Commission (NRC)
- ❖ Occupational Safety and Health Administration (OSHA)
- ❖ Resource Conservation and Recovery Act (RCRA)
- ❖ Safe Drinking Water Act (SDWA)
- ❖ Toxic Substances Control Act (TSCA)
- ❖ The Asbestos Hazard Emergency Response Act (AHERA)

TestAmerica also provides services under various state and local municipal guidelines. A listing of each laboratory's service offerings and certifications is presented on TestAmerica's website or available from each of the laboratories.

This CQMP was written to comply with The NELAC Institute (TNI) 2009 Standard and the ISO/IEC Guide 17025:2017(E) Standards.

3.5 Terms and Definitions

TestAmerica views our Quality Assurance Program as a company-wide system designed to ensure that data produced by our laboratories conform to the standards established by state and/or federal regulations. The program functions at the management level through company goals and management policies and at the analytical level through Standard Operating Procedures (SOPs) and quality control. Each laboratory's QA Manual contains a glossary of terms and acronyms that are widely used in our industry.

4.0 Management Requirements

4.1 Roles and Responsibilities

TestAmerica's management organizational structure is presented in Figure 4-1. Corporate employees are located at various TestAmerica laboratories or off-site locations. A QA Manager is designated for each TestAmerica laboratory.

In the event of a vacancy for an Executive Committee position, a person will be designated by the CEO to fulfill that responsibility.

President and Chief Executive Officer (CEO)

The CEO is a member of the Board of Directors, leads the Executive Committee, and is ultimately responsible for the quality and performance of all TestAmerica laboratories. The CEO establishes the overall quality standard and data integrity program for the analytical business, providing the necessary leadership and resources to ensure that the quality standard and integrity programs are met. The CEO authorizes the CQMP and, as such, sets the quality standards for the Quality System.

Chief Operating Officer (COO)

The COO reports directly to the President and CEO of TestAmerica. The COO is responsible for the operations of TestAmerica's subsidiary companies and the company's strategic growth.

Senior Vice President (SVP) of Client Service & Talent Development

The SVP of Client Service & Talent Development reports directly to the President and CEO of TestAmerica. The SVP leads the Client Service Organization (CSO) and is responsible for client satisfaction, driving operational excellence, and improving client responsiveness. The SVP provides direction to the Client Service Directors, Program Managers, and Project Managers. The SVP also is responsible for employee and leadership training and career development.

Vice Presidents of Operations (VPOs)

Each VPO reports directly to the COO and is a part of the Executive Team. Each VP of Operations is responsible for the overall administrative and operational management of their respective laboratories. The VPO's responsibilities include allocation of personnel and resources, long-term planning, goal setting, and achieving the financial, business, and quality objectives of TestAmerica. The VPOs ensure timely compliance with Corporate Management directives, policies, and management systems reviews. The VPOs are also responsible for restricting any laboratory from performing analyses that cannot be consistently and successfully performed to meet the quality standards set forth in this manual.

Vice President (VP) of Quality & EHS

The VP of Quality & EHS reports directly to the President and CEO. With the aid of the Executive Committee, Laboratory Directors, Quality Directors, and QA Managers, the VP of Quality & EHS has the responsibility for the establishment, general overview, and corporate maintenance of the Quality Assurance Program within TestAmerica. Additional responsibilities include:

- Review of QA/QC aspects of Corporate SOPs and Policies, national projects, and expansions or changes in services.
- Monitoring and improvement of customer service.
- Technical oversight of laboratory practices, providing support and direction to both the Directors and Managers of these areas.
- Authorization of the CQMP and supporting the President and CEO in decisions regarding long-term planning, resource allocation, and capital expenditures.
- Working with various organizations outside of TestAmerica to further the development of quality standards and representing TestAmerica at various trade meetings.

Technical Services Director

The Technical Services Director is responsible for establishing, implementing, and communicating TestAmerica's Technical Policies, SOPs, and Manuals. Other responsibilities include conducting technical assessments as required, acting as a technical resource in national contracts review, coordinating new technologies, establishing best practices, and advising staff on technology advances, innovations, and applications.

Quality Assessment Director

The Quality Assessment Director reports to the VP of Quality & EHS. The Quality Assessment Director has QA oversight of laboratories; monitors and communicates DoD / DoE requirements, is responsible for the internal audit system, schedule, and procedure; monitors laboratory internal audit findings; identifies common laboratory weaknesses; and monitors corrective action closures. Together with the Quality Systems Director, and the VP of Quality & EHS, the Quality Assessment Director has the responsibility for the establishment, general overview, and maintenance of the Quality Assurance Program within TestAmerica.

Quality Systems Director

The Quality Systems Director reports to the VP of Quality & EHS. The Quality Systems Director has QA oversight of laboratories; develops quality policies, procedures, and management tools; monitors and communicates regulatory and certification requirements; identifies common laboratory weaknesses; and monitors corrective action closures. Together with the Quality Assessment Director, and the VP of Quality & EHS, the Quality Systems Director has the responsibility for the establishment, general overview, and maintenance of the Quality Assurance Program within TestAmerica.

Ethics and Compliance Officers (ECOs)

TestAmerica has designated two senior members of the corporate staff to fulfill the role of Ethics and Compliance Officer. These positions are the Corporate Counsel/VP of Human Resources and the VP of Quality & EHS. Each ECO acts as a back-up to the other ECO, and both are involved when data investigations occur. One ECO is a member of the Executive Committee, and the other ECO has a direct line of communication to the entire Executive Committee.

The ECOs ensure that the organization distributes the data integrity and ethical practice policies to all employees and ensures annual training and orientation of new hires to the Ethics Program and its policies. The ECOs are responsible for establishing and maintaining a mechanism to foster employee reporting of incidents of illegal, unethical, or improper practices in a safe and confidential environment.

The ECOs monitor and audit procedures to determine compliance with policies and provide recommendations for policy enhancements to the CEO, VPs of Operations, Laboratory Directors, or other appropriate individuals within the laboratory. The ECOs assist the QA Manager in the coordination of internal auditing of ethics-related activities and processes within the laboratory, in conjunction with regular internal auditing functions.

The ECOs also participate in investigations of alleged violations of policies and work with the appropriate internal departments to investigate misconduct, remedy the situation, and prevent recurrence of any such activity.

Chief Information Officer (CIO)

The CIO is responsible for establishing, implementing, and communicating TestAmerica's Information Technology (IT) Policies, SOPs, and manuals. Other responsibilities include coordinating new technologies; development of electronic communication tools such as TestAmerica's intranet and internet sites; ensuring data security and documentation of software; ensuring compliance with TNI standards; and assistance in establishing, updating, and maintaining Laboratory Information Management Systems (LIMS, a.k.a. TALS) at the various locations.

Environmental Health and Safety (EHS) Officer

The EHS Officer is responsible for the development and implementation of the TestAmerica Environmental Health and Safety Program. Responsibilities include:

- Consolidation and tracking of all safety and health-related information and reports, as well as managing compliance activities for TestAmerica locations.
- Coordination/preparation of the Corporate Environmental Health and Safety Manual that is used by each laboratory to prepare its own laboratory-specific Environmental Health and Safety Manual Addendum.
- Preparation of information and training materials for laboratory EHS Coordinators.
- Assistance in the coordination of employee exposure and medical monitoring programs to ensure compliance with applicable safety and health regulations.
- Serve as the Department of Transportation (DOT) focal point and provide technical assistance to location management.
- Serve as the main contact for hazardous waste management and provide technical assistance to location management.

Laboratory Director

The Laboratory Director oversees the daily operations of the defined laboratory and is also responsible for any service centers connected with their laboratory that performs analytical tests. The Laboratory Director's responsibilities include supervision of staff; setting goals and objectives for the business and the employees; and achieving the financial, business, technical, and quality objectives of the laboratory. The Laboratory Director ensures timely compliance with audits and corrective actions, and is responsible for maintaining a working environment which encourages open, constructive problem solving and continuous improvement.

QA Manager

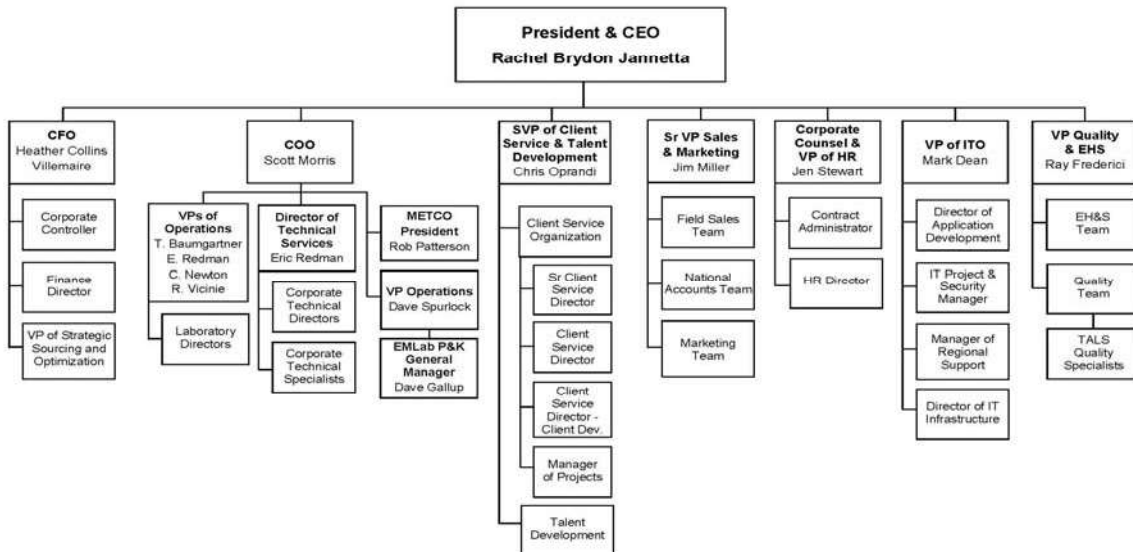
The QA Manager is responsible for ensuring the laboratory's Quality System and QA Manual meet the requirements set forth in the CQMP. They ensure compliance with the programs listed in Section 3.4 that are applicable to the laboratory and for any service centers connected with their laboratory that perform analytical tests. They also provide Quality Systems training to all new personnel; maintain the QA Manual in a current and active status; and perform or oversee systems, data, special, and external audits. The QA Manager performs, or supervises, the maintenance of QA records, the maintenance of certifications and accreditations, the submission of monthly QA Reports, and assists in reviewing new work as needed. The QA Manager shall have the final authority to accept or reject data and to stop work in progress in the event that procedures or practices compromise the validity and integrity of analytical data. The QA Manager is available to any employee at the laboratory to resolve data quality or ethical issues. The QA Manager shall be impartial and independent of laboratory operations. The QA Manager has a direct reporting relationship to a Quality Director and has a detailed description of their roles and responsibilities within their QA Manual.

Technical Manager

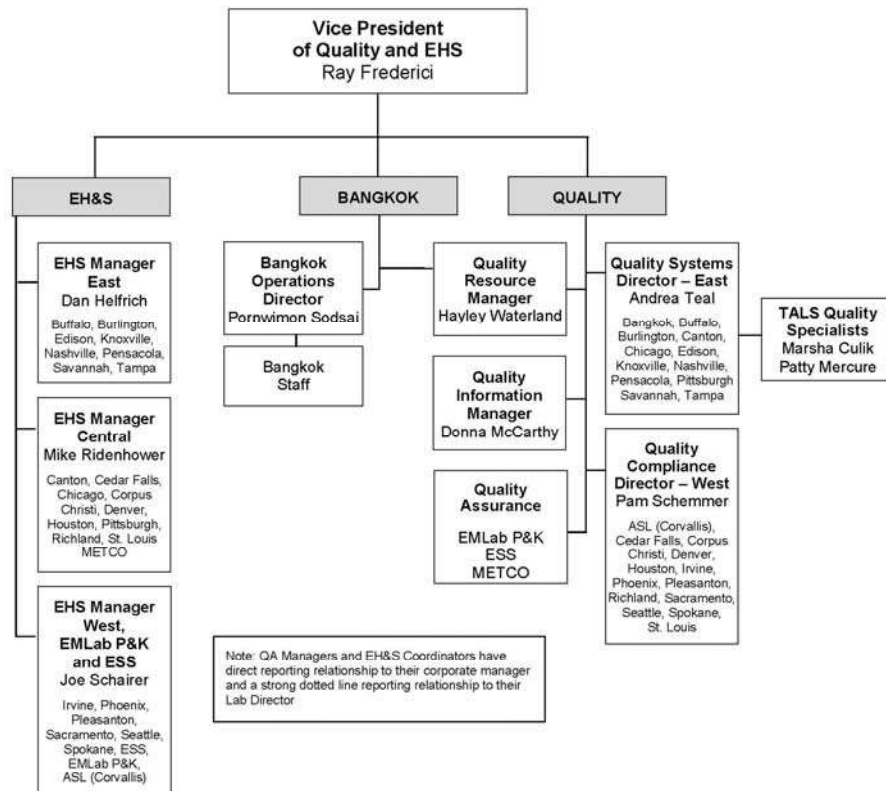
The Technical Manager has the overall responsibility for the technical operations of the laboratory. They ensure compliance with the programs listed in Section 3.4 that are applicable to the laboratory. The Technical Manager solves day to day technical issues; provides technical training and guidance to staff, project managers, and clients; investigates technical issues identified by QA; and directs evaluation of new methods.

Figure 4-1.

TestAmerica's Management Organizational Charts



Corporate Quality and EH&S



5.0 Quality System

5.1 Quality Assurance Policy

It is TestAmerica's Policy to:

- ❖ Provide data of known quality to its clients by adhering to approved methodologies, regulatory requirements, and the QA/QC protocols.
- ❖ Effectively manage all aspects of the laboratory and business operations by the highest ethical standards.
- ❖ Continually improve systems and provide support to quality improvement efforts in laboratory, administrative, and managerial activities. TestAmerica recognizes that the implementation of a quality assurance program requires management's commitment and support as well as the involvement of the entire staff.
- ❖ Provide clients with the highest level of professionalism and the best service practices in the industry.
- ❖ To comply with the ISO/IEC 17025:2017(E) International Standard and the 2009 TNI Standard, and to continually improve the effectiveness of the management system.

5.2 Management's Commitment to Quality Assurance and Data Integrity

TestAmerica's management team is committed to providing data of known and documented quality and the highest level of service in the environmental testing industry. To ensure that the data produced and reported by TestAmerica is generated impartially, meets the requirements of our clients, and complies with the letter and spirit of municipal, state, and federal regulations, TestAmerica maintains quality and data integrity systems that are clear, effective, well communicated, and supported at all levels in the company; therefore, the responsibility for quality resides with every employee.

5.3 Objectives of the Quality System

The goal of the TestAmerica Quality System is to ensure that business and technical operations are conducted with the highest standards of professionalism and ethics in the industry.

To achieve this goal, it is necessary to provide our clients with not only scientifically sound, well-documented, and regulatory-compliant data, but also to ensure that TestAmerica provides the highest quality service available in the industry with uncompromising data integrity. A well-structured and well-communicated Quality System is essential in meeting this goal. TestAmerica's Quality System is designed to minimize systematic error, encourage constructive, documented problem solving (e.g., root cause analysis), and provide a framework for continuous improvement within the organization.

This CQMP is the basis for TestAmerica's quality and data integrity system. It contains requirements and general guidelines under which all TestAmerica laboratories shall conduct their operations.

5.3.1 Laboratory Quality Assurance Manual

Each TestAmerica laboratory shall have a QA Manual that further describes the specific QA systems at their laboratory. The policies and procedures outlined in the individual QA Manuals shall be compliant with this CQMP and the various accreditation and certification programs that each laboratory has listed in their QA Manuals.

The QA Manual shall address the following items:

Section No.	Title	2009 TNI Standard Reference	ISO/IEC 17025:2017(E) Reference
-	Cover Page	V1M2 Sec. 4.2.8.3	
1.0	Title Page		
2.0	Table of Contents	V1M2 Secs. 4.2.8.3-4.2.8.4	8.1.2, 8.2.1
3.0	Introduction, Scope, and Applicability	V1M2 Sec. 4.2.8.4	5.3; 5.4; 8.2.1; 8.2.4; 8.3.1
4.0	Management Requirements	V1M2 Sec. 4	8.2.2; 8.2.4; 8.2.5; 5.1; 5.2; 5.5; 5.6; 6.2.1; 6.2.4; 6.2.6 4.1.1 – 4.1.3; 4.1.5;
5.0	Quality System	V1M2	4.1.1 - 4.1.3; 4.2.1; 6.1; 6.2.1; 6.2.4; 8.2.2 -8.2.4; 8.6.1
6.0	Document Control	V1M2 Secs. 4.2.7; 4.3.1; 4.3.2.2; 4.3.3.3; 4.3.3.4	8.2.4 - 8.2.5; 8.3.1 - 8.3.2
7.0	Service to the Client	V1M2 Secs. 4.4.1 - 4.4.4	7.1.1; 7.1.1.3 – 7.1.1.8; 7.1.2.1; 8.6.2
8.0	Subcontracting of Tests	V1M2 Secs. 4.4.3; 4.5.4	6.6.1; 7.1.2.1 - 7.1.2.2
9.0	Purchasing Services and Supplies	V1M2 Sec. 4.6.1	6.6.1 - 6.6.3
10.0	Complaints	V1M2 Sec. 4.8	7.9.2 to 7.9.7; 8.6.1; 8.6.2;
11.0	Control of Non-Conforming Work	V1M2 Secs. 4.9.1; 5.10.5	4.1.5; 7.10.1 – 7.10.3; 8.5.3
12.0	Corrective Action	V1M2 Sec. 4.11	4.1.4 – 4.1.5; 7.5.2; 7.7.2; 7.10.2; 8.5.3; 8.6.1; 8.7.1 - 8.7.3
13.0	Preventive Action / Improvement	V1M2 Secs. 4.10; 4.12.1; 4.12.2	4.1.4; 8.6.2
14.0	Control of Records	V1M2 Secs. 4.2.7; 4.13.1.1; 4.13.3	4.2.1; 7.5.1 – 7.5.2; 8.4.1 - 8.4.2
15.0	Audits	V1M2 Sec. 4.14	4.2.1; 8.6.1; 8.8.1 - 8.8.2
16.0	Management Reviews	V1M2 Sec. 4.1.6; 4.15; 4.15.1; 4.15.2	4.1.1; 4.1.4 – 4.1.5; 4.2.1; 7.1.1.3; 8.2.2; 8.5.1 – 8.5.3; 8.6.1; 8.9.1 - 8.9.3
17.0	Personnel	V1M2 Secs. 5.2; 5.2.1	4.1.1; 4.2.1; 6.1; 6.2.2 - 6.2.5
18.0	Accommodations and Environmental Conditions	V1M2 Sec. 5.3	6.1; 6.3.1 – 6.3.5
19.0	Test Methods and Method Validation	V1M2 Sec. 5.4.1	6.2.3; 7.1.1.2; 7.1.2.4; 7.2; 7.2.1.1 - 7.2.1.7; 7.2.2.1 - 7.2.2.4; 8.2.5
20.0	Equipment and Calibration	V1M2 Secs. 5.5.4; 5.5.5; 5.5.6	6.1; 6.4.1 - 6.4.3 6.4.4 to 6.4.14; 6.5.1 - 6.5.3
21.0	Measurement Traceability	V1M2 Sec. 5.5	6.4.14; 6.5.1 - 6.5.3
22.0	Sampling	V1M2 Sec. 5.7	7.3.1 - 7.3.3
23.0	Handling of Samples	V1M2 Sec. 5.8.1	7.1.1.6; 7.4.1 – 7.4.4
24.0	Assuring the Quality of Test Results	V1M2 Sec. 5.9	7.7.1 – 7.7.3
25.0	Reporting Results	V1M2 Sec. 5.10	4.2.1 – 4.2.4; 7.1.1.3; 7.8.1 - 7.8.3; 7.8.5; 7.8.6.1 – 7.8.6.2; 7.8.7.1 – 7.8.7.3; 7.8.8.1 – 7.8.8.3

5.3.2 Data Quality Objectives

Establishing Data Quality Objectives (DQOs) is the process that results in a series of qualitative and quantitative statements. The DQO process is a methodology used by project planners to define the environmental question to be answered and the processes needed to ensure the generation of the type, quantity, and quality of environmental data that will be needed for the intended application. DQOs are identified before project initiation, and are the basis of laboratory quality control limits in project documents, such as Quality Assurance Program Plans (QAPPs) and Sampling and Analysis Plans (SAPs). QC samples routinely used by TestAmerica are described in Section 24.

Data quality indicators, a subset of the DQOs, include Precision, Accuracy, Representativeness, Completeness, and Comparability:

Precision is the degree to which a set of observations or measurements of the same property, obtained under similar conditions, agree with each other. Precision is usually expressed as standard deviation, variance or range, in either absolute or relative terms. In laboratory reports, batch precision is commonly expressed in terms of relative percent difference (RPD) for replicate pairs of measurements (e.g., matrix spike/matrix spike duplicates) or relative standard deviation (RSD) for more than two replicates.

Accuracy is the degree of agreement between an observed value and an accepted reference value. Accuracy includes a combination of random error (precision) and systematic error (bias) components that are due to sampling and analytical operations. Accuracy is commonly expressed by the laboratory as the percent recovery of analytical spikes; however, project teams typically consider bias and precision separately when assessing data quality.

Representativeness is a qualitative term that describes the ability of the sample team to collect samples and laboratory personnel to analyze those samples in such a manner that the data produced accurately and precisely reflects the conditions at the site. Data representativeness is primarily a function of sampling strategy (e.g., the sampling scheme must be designed to maximize representativeness). The portion of the sample used for analysis must also be representative of the entire sample delivered to the laboratory.

Completeness is defined as the percentage of measurements that are judged valid or useable. Examples of factors negatively affecting completeness include the following: sample leakage or breakage in transit or during handling, loss of sample during laboratory analysis, improper documentation such that traceability is compromised, or the sample result is rejected due to failure to conform to QC specifications. A completeness objective of greater than 90% of the data specified by the statement of work is the goal established for most projects.

Comparability is a measure of the confidence with which one data set can be compared to another. To ensure comparability, project plans typically require the use of methods approved by EPA or other standards setting bodies. Within the laboratory, analysts are required to use uniform procedures (e.g., SOPs) and a uniform set of units and calculations for analyzing and reporting environmental data.

What is most important for the laboratory is that the components of analytical variability (i.e., uncertainty) can be estimated when QC samples of the right types and at the appropriate frequency are incorporated into the measurement process at the laboratory. With these QC results, the laboratory's client can assess whether or not the DQOs were met. With data of known and documented quality, the laboratory data and ultimately the environmental decision made using the data can withstand scientific and legal scrutiny.

6.0 Document Control

6.1 Document Type

The following documents, at a minimum, must be controlled at each TestAmerica laboratory:

- ❖ Laboratory QA Manual
- ❖ Standard Operating Procedures (SOPs)
- ❖ Corporate Quality Management Plan (CQMP)
- ❖ Corporate Policies and Procedures
- ❖ Policies and Procedures distributed as controlled documents outside the Intranet

6.2 Document Control Procedure

The security and control of documents is essential to ensure that confidential information is not distributed and that all current copies of a given document are from the latest approved revision. Unambiguous identification of a controlled document is maintained by identification of the following items in the document header: Document Number, Revision Number, Effective Date, and Number of Pages. Controlled documents are authorized by Management and/or the QA Department. Controlled documents are marked as such, and records of their distribution are maintained by the QA Department. Document control may be achieved by either electronic or hardcopy distribution.

Controlled documents shall be available at all laboratories where the operational activity described in the document is performed.

6.3 Document Revision

Quality system policies and procedures will be reviewed at a minimum of every two years* and revised as appropriate. Changes to documents occur when a procedural change warrants a revision of the document to reflect the new operational or analytical process. When an approved revision of a document is ready for distribution, obsolete copies of the document shall be replaced with the current version of the document. The previous revision of the document must be archived by the QA Department.

* Laboratories participating in the DoD/DoE programs will update their relevant documents every calendar year. Corporate quality documents that support the DoD/DoE programs will be reviewed annually by corporate staff members.

6.4 Official Documents

TestAmerica's Corporate Quality staff posts Corporate Manuals, SOPs, Policies, Work Instructions, White Papers, and Training Materials on the intranet site known as Oasis. These are collectively termed "Official Documents".

All TestAmerica laboratories are required to implement the requirements stated in the Corporate Manuals, SOPs, and Policies and to incorporate those requirements into their laboratory specific documents. Work Instructions, White Papers, and Training Materials provide information and model approaches for implementing the corporate requirements. These materials allow for the capture of corporate knowledge and its preservation within the company.

Each laboratory has the responsibility and authority to operate within the regulatory requirements of the jurisdiction in which their work is performed. Where TestAmerica official documents conflict with those regulatory requirements, the regulatory requirements of the jurisdiction shall hold primacy.

A detailed description of the procedure for issuing, authorizing, controlling, distributing, and archiving of Corporate Documents is located in the Corporate SOP No. CW-Q-S-001, Corporate Document Control and Archive.

7.0 Service to the Client

7.1 Contract Review

For many environmental sampling and analysis programs, the testing design is site- or program-specific and does not necessarily “fit” into a standard laboratory service or product. It is TestAmerica’s intent to provide both standard and customized environmental testing services to our clients. To ensure project success, technical staff shall perform a thorough review of technical and QC requirements contained in contracts. The technical requirements of each contract are reviewed to ensure TestAmerica’s capability to meet those requirements.

Contract review shall include a review of the client’s requirements in terms of target analyte lists; requested test methods; and sensitivity, accuracy, and precision requirements. The TestAmerica representative ensures that the laboratory’s test methods are suitable to achieve these requirements and must ensure that the laboratory holds the appropriate certifications and approvals to perform the work. The review also includes the laboratory’s capabilities in terms of turnaround time, capacity, and resources to provide the services requested, as well the laboratory’s ability to provide the documentation, whether hardcopy or electronic. If the laboratory cannot provide all services but intends to subcontract such services, whether to another TestAmerica laboratory or to an outside firm, TestAmerica will advise the client of that arrangement in writing and, when appropriate and as required by specific programs or projects, gain the approval of the client. (Refer to Section 8, Subcontracting, for more information on this topic.)

All contracts entered into by TestAmerica shall be reviewed and approved by the appropriate personnel at the laboratory or laboratories performing the work. Any contract requirement or amendment to a contract communicated to TestAmerica verbally must be documented and confirmed with the client in writing. Any discrepancy between the client’s requirements and TestAmerica’s capability to meet those requirements is resolved in writing before acceptance of the contract. Contract amendments, initiated by the client and/or TestAmerica, are documented in writing for the benefit of both the client and TestAmerica.

All contracts, Quality Assurance Program Plans (QAPPs), Sampling and Analysis Plans (SAPs), contract amendments, and documented communications become part of the permanent project record as defined in Section 14.

7.2 Project Specific Quality Planning

Communication of contract specific technical and QC criteria is an essential activity in ensuring the success of site-specific testing programs. To achieve this goal, TestAmerica assigns a Project Manager (PM) to each client. The PM is the primary point of contact for the client. It is the PM’s responsibility to ensure that project-specific technical and QC requirements are effectively communicated to the laboratory personnel before and during the project.

Each TestAmerica laboratory shall have established project planning procedures in order to ensure that communication is inclusive and effective. These include project memos, designation and meetings of project teams, and meetings between the laboratory staff and the client. TestAmerica has found it very effective to invite the client into this process. TestAmerica strongly encourages our clients to visit the laboratories and conduct formal or informal sessions with employees in order to effectively communicate ongoing client needs as well as project-specific details for customized testing programs.

7.3 Client Confidentiality

Data and sample materials provided by the client or at the client's request, and the results obtained by TestAmerica, shall be held in confidence (unless such information is generally available to the public or is in the public domain) subject to any disclosure required by law or legal process. TestAmerica will not intentionally divulge to any person (other than the Client or any other person designated by the Client in writing) any information regarding the services provided by TestAmerica or any information disclosed to TestAmerica by the Client. Furthermore, information known to be potentially endangering to national security or an entity's proprietary rights will not be released.

Note: This shall not apply to the extent that the information is required to be disclosed by TestAmerica under the compulsion of legal process. TestAmerica will, to the extent feasible, provide reasonable notice to the client before disclosing the information.

7.4 Client Surveys

The laboratory assesses both positive and negative client feedback. The results are used to improve overall laboratory quality and client service. TestAmerica's Sales and Marketing teams periodically develop laboratory- and client-specific surveys to assess client satisfaction.

8.0 Subcontracting

TestAmerica may subcontract work to another competent and qualified laboratory, and will advise the client of that arrangement in writing and, when appropriate and as required by specific programs or projects, gain the approval of the client. All QC guidelines specific to the client's analytical program are transmitted to the subcontractor and agreed upon before sending samples to the subcontract laboratory. The originating laboratory shall obtain proof of certification from the subcontract laboratory, and retain this information in their project records. Where applicable, specific QC guidelines, QAPPs, and/or SAPs are transmitted to the subcontract laboratory. Samples are subcontracted under formal Chain of Custody (COC).

Non-TestAmerica subcontract laboratories may receive an on-site audit by a representative of TestAmerica's QA staff if it is deemed appropriate by the QA Manager. The audit involves a measure of compliance with the required test method, QC requirements, as well as any special client requirements. The originating laboratory may also perform a paper audit of the subcontractor, which could entail reviewing the QA Manual, PT studies, and a copy of any recent regulatory audits with the laboratory's responses. Complete details on TestAmerica's Subcontracting Procedure are available in Corporate SOP No. CW-L-S-004.

Project reports from both TestAmerica and external subcontractors are discussed in Section 25.

9.0 Purchasing Services and Supplies

Evaluation and selection of suppliers and vendors is performed, in part, on the basis of the quality of their products, their ability to meet the demand for their products on a continuous and short-term basis, the overall quality of their services, their past history, and competitive pricing. This is achieved through evaluation of objective evidence of quality furnished by the supplier, which can include certificates of analysis, recommendations, and proof of historical compliance with similar programs for other clients. To ensure that quality critical consumables and equipment conform to specified requirements, which may affect quality, all purchases from specific vendors are approved by a member of the supervisory or management staff.

Chemical reagents, solvents, glassware, and general supplies are monitored to maintain sufficient quantities on hand. Purchasing guidelines for equipment and reagents meet the

requirements of the specific method and testing procedures for which they are being purchased. Solvents and acids are pre-tested in accordance with the Corporate SOP No. CA-Q-S-001, Solvent & Acid Lot Testing & Approval.

10.0 Complaints

TestAmerica believes that an effective client complaint handling process has important business and strategic value. Listening to and documenting clients' concerns captures client knowledge that helps to continually improve the process and outpace the competition. Implementing a client complaint handling process also provides assurance to the data user that the laboratory will stand behind its data, service obligations, and products.

Client complaints shall be documented, communicated to management, and addressed promptly and thoroughly. Client complaints are documented by the employee receiving the complaint. The documentation can take the form of a corrective action report (as described in Section 12) or in a format specifically designed for that purpose.

The nature of the complaint is identified, documented, and investigated, and an appropriate action is determined and taken. In cases where a client complaint indicates that an established policy or procedure was not followed, the QA Department is notified and may conduct a special audit to assist in resolving the issue. A written confirmation or letter to the client outlining the issue and response taken is strongly recommended as part of the overall action taken.

The number of client complaints shall be reported to the Quality Directors in the QA Monthly Report submitted by each laboratory. The overall number of complaints received per laboratory is tracked and the appropriateness of the response to client complaints is assessed. Monitoring and addressing the overall level and nature of client complaints and the effectiveness of the solutions is part of the Management Systems Review. Most client feedback is acquired either verbally or in writing; however, TestAmerica also uses a number of additional mechanisms to obtain client feedback including a customer satisfaction survey and a response card system. Each of these is monitored for trends and opportunities for improvement.

11.0 Control of Non-Conforming Work

Each laboratory shall have a procedure to control and document non-conformances. Non-conformances broadly include any QC result outside of established control limits or actions outside of established processes. Non-conformances may relate to client-specific requirements, procedural requirements, or equipment issues. All non-conformances in the laboratory are documented at the time of their occurrence.

All non-conformances that affect a sample and/or sample data become part of the affected project's permanent record. When appropriate, reanalysis is performed where QC data falls outside of specifications, or where data appears anomalous. If the reanalysis is within established tolerances, the results are approved. If the reanalysis is still outside tolerances, further reanalysis or consultation with the Technical Manager, PM, Laboratory Director, or QA Manager for direction may be required. All records of reanalysis are maintained with the data files.

Where non-conformances specifically affect a client's sample and/or data, the client shall be informed and action must be taken. Action can take the form of reporting and flagging the data, and including a description of the non-conformance in the project narrative or cover letter.

12.0 Corrective Action

12.1 General

Each TestAmerica laboratory shall maintain an established and documented corrective action process. The outcome of each investigation, actions taken and follow-up to prevent recurrence is documented. The more significant the issue to be corrected, the more formal the investigation into root cause and the more detailed the documentation that is required.

12.2 Initiation

Any employee in TestAmerica shall be authorized to initiate a corrective action. The initial source of corrective action can also be external to TestAmerica (e.g., client complaint, regulatory audit, or proficiency testing results). TestAmerica employs two systems to manage non-conformances. Issues suspected of being systematic in nature and for which root cause analysis and a formal Corrective Action Report (CAR) are warranted and documented in the Incident Corrective Action Tracking (ICAT) database. Routine batch non-conformances, events that are understood to be isolated in nature, are documented in the TALS non-conformance memo (NCM) system. If the problem relates to a specific client or project, the name of the client and project number is recorded, and the PM is informed immediately.

12.3 Cause Analysis

The corrective action process must be embarked upon as a joint problem solving and constructive effort. Identification of systematic errors, or errors that are likely to occur repetitively due to a defect or weakness in a system, is particularly valuable in maintaining an environment of continuous improvement in laboratory operations.

When a corrective action report (or however named) is initiated, the initiator works with the affected employee(s) and/or department(s) to identify the root cause of the problem. An essential part of the corrective action process is to identify whether the problem occurred due to a systematic or isolated error.

If the initiator of the corrective action report is uncertain as to what would constitute appropriate corrective action or is unable to resolve the situation, the problem is identified to the Technical Manager, Laboratory Director, or the QA Manager who provides assistance in the corrective action process. The root cause of the problem and associated cause analysis is documented.

12.4 Corrective Action

Once the root cause of a problem is identified, the initiator and affected employee(s) and/or department(s) examine potential actions that will rectify the present problem to the extent possible, and prevent recurrence of future, similar occurrences. An appropriate corrective action is then recommended. The corrective action must be appropriate for the size and nature of the issue.

If the corrective action concerns a specific project related issue, the PM or the Manager of PMs approves the corrective action before its implementation. Implementation of the corrective action and the date of implementation are documented on the corrective action report.

If a corrective action is related to a specific project report, it is included in the project file. An essential part of the corrective action process is communication and awareness of the problem, the cause, and the action taken to prevent future occurrences and/or rectify the immediate problem.

12.5 Monitoring Corrective Action

The QA Department reviews the NCMs and ICAT records for trends and may select one or more of the more significant corrective actions for inclusion in the annual systems audit. The QA Department may also implement a special audit. The purpose of inclusion of the corrective action process in both routine and special audits is to monitor the implementation of the corrective action and to determine whether the action taken has been effective in overcoming the issue identified.

13.0 Preventative Action/Improvement

Each laboratory shall maintain an established and documented preventative action and continual improvement process. Preventative action is identifying process weaknesses which have the potential to lead to failure(s). Preventative action and improvement includes analysis of the Quality System to detect, analyze, and eliminate potential causes of non-conformances. It may include trend analysis using control charts to detect chemical analysis problems before QC results exceed control limits at a high frequency. When potential problems are identified, preventative action is initiated to effectively address the problem to eliminate or reduce the risk identified.

13.1 Management of Change

A Management of Change System is a documentation system designed to manage significant events and changes that occur within the laboratory. The types of changes include, but are not limited to: major accreditation and approval changes, addition or deletion to laboratory capabilities, key personnel changes, and the addition of a new type of instrumentation. Through a documentation system, the potential risks inherent with a new event or change are identified and evaluated. The risks are minimized or eliminated through pre-planning and the development of preventive measures.

A Management of Change System can apply to all areas except in the application of maintenance, repairs, and activities which are “repair or replacement in-kind”, and other changes at the discretion of the Laboratory Director. A laboratory may expand on this process for internal changes as long as the basic framework of documentation and communication is followed.

14.0 Control of Records

14.1 Record Types & Record Retention

Table 14-1 outlines TestAmerica’s standard record retention time. For raw data and project records, record retention shall be calculated from the date the project report is issued. For other records, such as Controlled Documents, QA, or administrative records, the retention time is calculated from the date the record is formally retired. Records related to the programs listed in Table 14-2 have lengthier retention requirements and are subject to the requirements in Section 14.2.

Table 14-1. Example of TestAmerica Record Types¹

	Record Types¹:	Retention Time:
Technical Records	<ul style="list-style-type: none"> - Raw Data - Logbooks² - Standards - Certificates - Analytical Records - MDLs/IDLs/DOCs - Lab Reports 	5 Years from analytical report issue*
Official Documents	<ul style="list-style-type: none"> - Quality Assurance Manual (QAM) - Work Instructions - Policies - SOPs - Policy Memorandums - Manuals - Published Methods 	Indefinitely
QA Records	<ul style="list-style-type: none"> - Certifications - Method and Software Validation / Validation/Verification Data 	Indefinitely
QA Records	<ul style="list-style-type: none"> - Internal & External Audits/Responses - Corrective/Preventive Actions - Management Reviews - Data Investigation 	5 Years from archival* Data Investigation: 5 years or the life of the affected raw data storage whichever is greater (beyond 5 years if ongoing project or pending investigation)
Project Records	<ul style="list-style-type: none"> - Sample Receipt and COC Documents - Contracts and Amendments - Correspondence - QAPPs - SAPs - Lab Reports 	5 Years from analytical report issue*
Administrative Records	Financial and Business Operations Records	Refer to CW-L-WI-001
	EHS Manuals, Permits	Indefinitely
	Disposal Records	Indefinitely
	Employee Handbooks	Indefinitely
	Personnel files, Employee Signature and Initials, Administrative Training Records (e.g., Ethics)	Refer to HR Manual
	Administrative Policies	Indefinitely
	Technical Training Records	7 years
	Legal Records	Indefinitely
	HR Records	Refer to CW-L-WI-001
	IT Records	Refer to CW-L-WI-001
	Corporate Governance	Refer to CW-L-WI-001
	Sales and Marketing	5 years
	Real Estate	Indefinitely

¹ Record Types encompass hardcopy and electronic records.² Examples of Logbook types: Maintenance, Instrument Run, Preparation (standard and samples), Standard and Reagent Receipt, Archiving, Balance Calibration, Temperature (hardcopy or electronic records).

* Exceptions are listed in each laboratory QA Manual.

14.2 Programs with Longer Retention Requirements

Some regulatory programs have longer record retention requirements than the TestAmerica standard record retention time. These are detailed in Table 14-2 with their retention requirements. In these cases, the longer retention requirement must be implemented and noted in the archive or addressed in a laboratory-specific records retention procedure. If special instructions exist such that client data cannot be destroyed prior to notification of the client, the record retention management system provides information as to who to contact for authorization prior to destroying the data.

Table 14-2. Example - Special Record Retention Requirements

Program	Retention Requirement ¹
Drinking Water – All States	10 years (lab reports and raw data) 10 years - Radiochemistry (project records)
Drinking Water Lead and Copper Rule	12 years (final reports only)
Commonwealth of MA – All environmental data 310 CMR 42.14	10 years
FIFRA – 40 CFR Part 160	Retain for life of research or marketing permit for pesticides regulated by EPA
Housing and Urban Development (HUD) Environmental Lead Testing	10 years
Alaska	10 years
Louisiana – All	10 years
Michigan Department of Environmental Quality – all environmental data	10 years
Navy Facilities Engineering Service Center (NFESC)	10 years
Ohio VAP	10 years and State contacted prior to disposal
OSHA	30 years

¹ Extended retention requirements must be noted with the archive documents or addressed in laboratory-specific records retention procedures.

14.3 Archives and Record Transfer

Archives must be indexed such that records are accessible on either a project or temporal basis. Archives are protected against fire, theft, loss, deterioration, and vermin. Electronic records are protected from deterioration caused by magnetic fields and/or electronic deterioration. Access to archives is controlled and documented. On-site and/or off-site storage may be used.

TestAmerica ensures that all records are maintained as required by the regulatory guidelines and per the CQMP upon laboratory location change or ownership transfer. Upon a laboratory location change, all archives are retained by TestAmerica in accordance with the CQMP. Upon ownership transfer, record retention requirements shall be addressed in the ownership transfer agreement, and the responsibility for maintaining archives is clearly established.

15.0 Audits

15.1 Internal Audits - Audit Types and Frequency

Various types of audits shall be performed at the laboratories throughout the calendar year. Audit types and frequencies are categorized in Table 15-1.

Table 15-1.Types of Internal Audits and Frequency

Description	Performed by	Frequency
Quality Systems Audits	QA Department, QA approved designee, or Corporate QA	All areas of the laboratory annually
Method Audits QA Technical Audits	Joint responsibility: a) QA Manager or designee b) Technical Manager or Designee (Refer to CW-Q-S-003)	QA Technical Audits Frequency: 50% of methods annually
SOP Method Compliance	Joint responsibility: a) QA Manager or designee b) Technical Manager or Designee (Refer to CW-Q-S-003)	SOP Compliance Review Frequency <ul style="list-style-type: none"> • Every 2 years • 100% of SOPs annually (for DoD/DoE laboratories)
Special	QA Department or Designee	Surveillance or spot checks performed as needed, e.g., to confirm corrective actions from other audits.
Performance Testing (PT)	Analysts with QA oversight	Two successful PTs per year for each TNI field of testing or as dictated by regulatory requirements

15.1.1 Annual Quality Systems Audit

An annual Quality Systems audit is required to ensure compliance to analytical methods and SOPs, TestAmerica's Data Integrity and Ethics Policies, TNI Quality Systems, accreditation body requirements (such as NVLAP, A2LA and AIHA-LAP, LLC), client and state requirements, and the effectiveness of the internal controls of the analytical process, including but not limited to data review, quality controls, preventive action, and corrective action. The completeness of earlier corrective actions shall also be assessed. The audit is divided into modules for each operating or support area of the lab, and each module is comprehensive for a given area. The area audits may be performed on a rotating schedule throughout the year to ensure adequate coverage of all areas. This schedule may be modified as situations in the laboratory warrant.

15.1.2 QA Technical Audits

QA technical audits are based on client projects, associated sample delivery groups, and the methods performed. Reported results are compared to raw data to verify the authenticity of results. The validity of calibrations and QC results are compared to data qualifiers, footnotes, and case narratives. Documentation is assessed by examining run logs and records of manual integrations. Manual calculations are checked. Where possible, electronic audit miner programs (e.g., Chrom AuditMiner) are used to identify unusual manipulations of the data deserving closer scrutiny.

15.1.3 SOP Method Compliance

Compliance of all SOPs with the source methods and compliance of the operational groups with the SOPs will be assessed by the Technical Manager or qualified designee at least every two years. The SOPs are also evaluated as the work of each newly hired analyst is assessed within 3 months of working independently, (e.g., completion of method IDOC). In addition, as analysts add methods to their capabilities, reviews of the analyst work products will be an integral part of the training via new IDOCs. All newly trained analysts shall read the SOP for the procedure on

which they have been trained, and provide feedback to the Technical Manager on the SOP and procedure.

15.1.4 Special Audits

Special audits are conducted on an as-needed basis. These are generally performed as a follow-up to specific issues such as client complaints, corrective actions, PT results, data audits, system audits, validation comments, regulatory audits, or suspected ethical improprieties. Special audits are focused on a specific issue, and report format, distribution, and timeframes are designed to address the nature of the issue.

15.1.5 Proficiency Testing (PT)

Each laboratory participates semi-annually (TNI) or annually (Non-TNI) in proficiency testing audits conducted through the analysis of PT samples provided by a third party. The laboratory participates in the types of PT studies pertinent to the work they perform, such as Drinking Water, Non-Potable Water, Soil, Air, and Radiochemistry. The EMLab P&K facility participation in external PT programs and internal round robin PT programs is described in the EMLab Quality Manual and SOPs.

It is TestAmerica's policy that PT samples be treated as typical samples in the production process. Furthermore, where PT samples present special or unique problems in the regular production process, they may need to be treated differently as would any special or unique request submitted by a client. The QA Manager must be consulted and in agreement with any decisions made to treat a PT sample differently due to special circumstance, and all such decisions are documented within the project file.

Written responses to unacceptable PT results are required. In some cases, it may be necessary for blind QC samples to be submitted to the laboratory to show a return to control situation for the applicable method/process.

15.2 External Audits

TestAmerica laboratories are routinely audited by clients and external regulatory authorities. TestAmerica is available for these audits and makes every effort to provide the auditors with the personnel, documentation, and assistance required by the auditors. TestAmerica recommends that the audits be scheduled with the QA Department so that all necessary personnel are available on the day of the audit.

15.3 Audit Findings

Audit findings are documented using the corrective action process. The laboratory's corrective action responses may include action plans that could not be completed within a pre-defined timeframe. In these instances, a completion date must be set and agreed to by operations management and the QA Manager.

Developing and implementing corrective actions to findings is the responsibility of the laboratory management personnel. Findings that are not corrected by specified due dates are reported monthly to management in the QA monthly report. When requested, a copy of the audit report and the laboratory's corrective action plan will be forwarded to the Corporate Quality staff.

If any audit finding casts doubt on the effectiveness of the operations or on the validity of the laboratory's test results, the laboratory shall take timely corrective action and investigate the situation. The laboratory shall notify clients in writing if the investigation identified that the laboratory results have been significantly affected. Once corrective action is implemented, a follow-up shall be scheduled to ensure that the event has been corrected.

Clients must be notified promptly in writing of any event, such as the identification of defective measuring or test equipment that casts doubt on the validity of results given in any test report or

amendment to a test report. The investigation must begin within 24-hours of discovery of the problem and all efforts are made to notify the client within two weeks after the completion of the investigation. Further details are provided in the Corporate SOP Nos. CW-L-S-002, Internal Investigation and CW-Q-S-005, Data Recalls.

16.0 Management Reviews

16.1 QA Reports to Management

A monthly QA report shall be prepared by the QA Manager or their designee and forwarded to their Laboratory Director, VP of Operations, and Quality Director. The report includes statistical results that are used to assess the effectiveness of the Quality System.

A Corporate QA Monthly Report containing a compilation of the laboratory QA report statistics, information on progress of the Corporate QA program, and a narrative outlining significant occurrences and/or concerns shall be compiled by the Quality Directors and forwarded to the VP of Quality & EHS who, after preparing comments, forwards the report to the CEO, Executive Committee, and the VPs of Operations.

16.1.1 Monthly QA Report and Metrics

The QA Manager's monthly QA report is due by the third day of the month, or the next business day if the third falls on a non-business day. The report will contain a narrative summary and metrics spreadsheet. At a minimum, the report content will contain the laboratory's status for defined quality metrics and a discussion of both improvements and weaknesses in the Quality System. During the course of the year, the Laboratory Director, VP of Operations, VP of Quality & EHS, or the Quality Directors may request that additional information be added to the report.

16.2 Management Systems Review

Each laboratory shall perform a management system review annually in accordance with the Corporate SOP No. CW-Q-S-004, Management Systems Review. This review will synchronize quality planning with the fiscal year planning. The Management Systems Review will assess the adequacy of the laboratory's Quality System and plan any changes in laboratory organization, policies, practices, and certifications / accreditations in order to achieve operational efficiencies, and meet regulatory requirements and client expectations.

17.0 Personnel

17.1 General

TestAmerica management believes that its highly qualified, ethical, and professional staff is the single most important asset in assuring the highest level of data quality and service in the industry.

17.1.1 Training

TestAmerica is committed to furthering the professional and technical development of analysts at all levels. Minimum training requirements for TestAmerica employees are outlined in Table 17-1.

Table 17-1. TestAmerica Analyst Minimum Training Requirements

Required Training	Time Frame*	Employee Type
Environmental Health & Safety	Prior to lab work	All
Ethics – New Hires	1 week of hire	All
Ethics – Comprehensive	90 days of hire	All

Required Training	Time Frame*	Employee Type
Data Integrity	30 days of hire	Technical and PMs
Quality Assurance	90 days of hire	All
Ethics – Refresher	Annually	All
Initial Demonstration of Capability (DOC)	Prior to unsupervised method performance	Technical

**From date of initial employment unless otherwise indicated.*

Technical training is accomplished within each laboratory by the technical management to ensure method comprehension. The laboratory shall have a defined training program. As part of the technical training, all new personnel shall be required to demonstrate competency in performing a particular method by successfully completing an Initial Demonstration of Capability (IDOC) before conducting analysis independently on client samples.

IDOCs are typically performed by analysis of four replicate QC samples. Results of successive Laboratory Control Sample (LCS) analyses can be used to fulfill the IDOC requirement. The accuracy and precision, measured as average recovery and standard deviation (using n-1 as the population), of the 4 replicate results are calculated and compared to those in the test method (where available). If the test method does not include accuracy and precision requirements, the results are compared to target criteria set by the laboratory. The laboratory sets the target criteria such that they reflect the DQOs of the specific test method or project. The IDOC is recorded and maintained on file.

The following documentation must be on file at the laboratory for each technical employee. Additional items may be maintained based on the laboratory-specific QA Manual.

- ❖ IDOC.
- ❖ The employee has read and understood the latest version of the laboratory's quality documentation.
- ❖ The employee has read and understood the latest, approved version of all test methods and/or SOPs for which the employee is responsible.
- ❖ Annual evidence of continued DOC that may include successful analysis of a blind QC sample on the specific test method, or a similar test method, or an annual DOC, or four successive and successful LCSs.
- ❖ An Ethics Agreement signed by each staff member (renewed annually).

17.1.2 Ethics Policy

Establishing and maintaining high ethical standards is an important element of TestAmerica's Quality System. In order to ensure that all personnel understand the importance the company places on maintaining such standards at all times, TestAmerica has established an *Ethics Policy*, Policy No. CW-L-P-004, and an Ethics Agreement. Each employee shall sign the Ethics Agreement, signifying agreed compliance with its stated purpose. The Ethics Agreement is required to be signed on an annual basis.

Violations of this Ethics Policy will not be tolerated. Employees who violate this policy will be subject to disciplinary actions up to and including termination. Criminal violations may also be referred to the Government for prosecution. In addition, such actions could jeopardize the Company's ability to do work on Government contracts. Inappropriate ethical behavior in any area of the company will not be tolerated.

Ethics is also a major component of TestAmerica's Quality and Data Integrity Systems. Employees must be trained as to the legal and environmental repercussions that result from data misrepresentation. These training guidelines are outlined in Table 17-1. A data integrity hotline is maintained by TestAmerica and administered by the Corporate Quality Department.

18.0 Accommodations and Environmental Conditions

Each laboratory must be secure, and access must be controlled and documented. Access is controlled by various measures including locked doors, passwords, electronic access cards, security codes, and staffed reception areas. All visitors sign in and are escorted by TestAmerica personnel while at a laboratory.

TestAmerica's laboratories are designed for efficient, automated, high-quality operations. All laboratories are equipped with heating, ventilation, and air conditioning (HVAC) systems appropriate to the needs of each laboratory. Environmental conditions in the laboratories, such as hood flow, are routinely monitored and documented.

All laboratories are equipped with structural safety features. Each employee is familiar with the location, use, and capabilities of general and specialized safety features associated with their workplace. TestAmerica also provides and requires the use of protective equipment including safety glasses, protective clothing, and gloves, etc.

19.0 Test Methods and Method Validation

19.1 Test Methods

Most of the test methods performed at our laboratories originate from test methods published by a regulatory agency such as the U.S. EPA and other state and federal regulatory agencies. These include, but are not limited to, the following published compendiums of test methods:

- ❖ Prescribed Procedures for Measurement of Radioactivity in Drinking Water, EPA-600/4-80-032, August 1980.
- ❖ Eastern Environmental Radiation Facility Radiochemistry Procedures Manual, EPA, PB84-215581, June 1984.
- ❖ HASL-300 28th Edition, Environmental Measurements Laboratory (EML), 1997.
- ❖ Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms, Fourth Edition, EPA/600/4-90/027F, August 1993.
- ❖ Methods for Measuring the Acute Toxicity of Effluents and Receiving Waters to Freshwater and Marine Organisms, Fifth Edition, EPA-821-R-02-012, October 2002.
- ❖ Analytical Method for Determination of Asbestos Fibers in Water, EPA-600/4-83, September 1983.
- ❖ Determination of Asbestos Structures Over 10-mm in Length in Drinking Water, EPA-600/R-94-134, June 1994.
- ❖ Compendium of Methods for the Determination of Toxic Organic Compounds in Ambient Air, US EPA, January 1996.
- ❖ Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act, and Appendix A-C; 40 CFR Part 136, USEPA Office of Water. Revised as of March 12, 2007. Appendix A to Part 136 - Methods for Organic Chemical Analysis of Municipal and Industrial Wastewater (EPA 600 Series)
- ❖ Guidelines Establishing Test Procedures for the Analysis of Pollutants Under the Clean Water Act; Analysis and Sampling Procedures; 40CFR Part 136 as amended by Method Update Rule; August 28, 2017

- ❖ Methods for Chemical Analysis of Water and Wastes, EPA 600 (4-79-020), 1983.
- ❖ Methods for the Determination of Inorganic Substances in Environmental Samples, EPA-600/R-93/100, August 1993.
- ❖ Methods for the Determination of Metals in Environmental Samples, EPA/600/4-91/010, June 1991. Supplement I: EPA-600/R-94/111, May 1994.
- ❖ Methods for the Determination of Organic Compounds in Drinking Water, EPA-600/4-88-039, December 1988, Revised, July 1991, Supplement I, EPA-600-4-90-020, July 1990, Supplement II, EPA-600/R-92-129, August 1992. Supplement III EPA/600/R-95/131 - August 1995 (EPA 500 Series) (EPA 500 Series methods)
- ❖ Technical Notes on Drinking Water Methods, EPA-600/R94-173, October 1994
- ❖ NIOSH Manual of Analytical Methods, 4th ed., August 1994.
- ❖ Statement of Work for Inorganics & Organics Analysis, SOM and ISM, current versions, USEPA Contract Laboratory Program.
- ❖ Standard Methods for the Examination of Water and Wastewater, 18th/19th/20th edition/ on-line edition; Eaton, A.D. Clesceri, L.S. Greenberg, A.E. Eds; American Water Works Association, Water Pollution Control Federation, American Public Health Association: Washington, D.C.
- ❖ Test Methods for Evaluating Solid Waste Physical/Chemical Methods (SW846), Third Edition, September 1986, Final Update I, July 1992, Final Update IIA, August 1993, Final Update II, September 1994; Final Update IIB, January 1995; Final Update III, December 1996; Final Update IV, January 2008; Final Update V, August 2015.
- ❖ Annual Book of ASTM Standards, American Society for Testing & Materials (ASTM), Philadelphia, PA.
- ❖ National Status and Trends Program, National Oceanographic and Atmospheric Administration, Volume I-IV, 1985-1994.
- ❖ Manual for the Certification of Laboratories Analyzing Drinking Water (EPA 815-R-05-004, January 2005)
- ❖ Code of Federal Regulations (CFR) 40, Parts 136, 141, 172, 173, 178, 179 and 261
- ❖ Sample Preparation and Analysis for Asbestos Fibers by Polarized Light Microscopy (PLM), EPA Method 600/R-93/116 – Bulk Sample Analysis
- ❖ Sample Preparation and Analysis for Asbestos Fibers by Polarized Light Microscopy (PLM) EPA Method 600/M4-82-020

19.2 **Standard Operating Procedures**

Each laboratory shall maintain a Standard Operating Procedure (SOP) Index for both Method and Process SOPs. Method SOPs are maintained to describe a specific test method. Process SOPs are maintained to describe functions and processes not related to a specific test method.

Method SOPs will contain or reference the following information:

Title Page with Document Name, Document Number, Revision Number, Effective Date, Page Number, Total # of Pages, Authorized Signatures, Dates, and Proprietary Information Statement (Figure 19-1).

Identification of Test Method
Applicable Matrix
Reporting Limit
Scope and Application, including test Analytes
Summary of the Test Method
Definitions
Interferences
Safety
Equipment and Supplies
Reagents and Standards
Sample Collection, Preservation, Shipment and Storage
Quality Control

Calibration and Standardization
Procedure
Calculations
Method Performance
Pollution Prevention
Data Assessment and Acceptance Criteria for Quality Control Measures
Corrective Actions for Out-of-Control Data
Contingencies for Handling Out-of-Control or Unacceptable Data
Waste Management
References
Tables, Diagrams, Flowcharts and Validation Data
Method Modifications
SOP Revision History

Process SOPs may contain the following information:

Title Page with Document Name, Document Number, Revision Number, Effective Date, Page Number, and Total # of Pages, Authorized Signatures, Dates, and Proprietary Information Statement (Figure 19-1).

Scope
Summary
Definitions
Responsibilities

Safety
Procedure
References
Tables, Diagrams and Flowcharts
SOP Revision History

The QA Department is responsible for the maintenance of SOPs, archival of SOP historical revisions, maintenance of an SOP index, and records of controlled distribution. SOPs, at a minimum, must undergo periodic review as described in each laboratory's QA Manual or SOP. Where an SOP is based on a published method, the laboratory must maintain a copy of the reference method.

Figure 19-1. Proprietary Information Statement

Copyright Information:

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SOP Appendix

In some cases, a standard laboratory procedure is modified slightly for a specific client or project at the client or regulatory agency's request. In these cases, an appendix to the SOP may be attached that indicates the modifications to the SOP which are specific to that project. SOP appendices shall not be used to alter test methods required by regulation such that the modifications would result in non-compliance with the regulation. All client- or project-specific modifications must be approved by laboratory management.

19.3 Method Validation and Verification Activities for All New Methods

While method validation can take various courses, the following activities can be required as part of this process. Method validation records are designated QC records and are archived accordingly.

Determination of Method Selectivity

If the new method is based on a published consensus method or an EPA method, then analysis of blanks and spikes as described in the source method is sufficient. If the laboratory is developing a method without a published source method, then more extensive validation is required. The laboratory must perform analysis of spikes in each sample matrix of interest. In some cases to achieve the required selectivity for an analyte, a confirmation analysis may be required.

Determination of Method Sensitivity

The sensitivity of new methods is normally demonstrated using the procedure described in the Corporate SOP No. CA-Q-S-006, Detection Limits. Sensitivity can also be estimated for short-term projects using other techniques (e.g., signal-to-noise ratio of low concentration standards), but only with client agreement.

Relationship of Limit of Detection (LOD) to the Limit of Quantitation (LOQ) – An important characteristic of expression of sensitivity is the distinction between the LOD and the LOQ. The LOD is the minimum level at which the presence of an analyte can be reliably concluded. The LOQ is the minimum concentration of analyte that can be quantitatively determined with acceptable precision and bias, equivalent to the laboratory's routine reporting limit (RL). For most instrumental measurement systems, there is a region where semi-quantitative data is generated around the LOD (both above and below the estimated MDL or LOD) and below the LOQ. In this region, detection of an analyte may be confirmed but quantification of the analyte is unreliable within the accuracy and precision guidelines of the measurement system. When an analyte is detected below the LOQ, and the presence of the analyte is confirmed by meeting the qualitative identification criteria for the analyte, the analyte can be reliably reported, but the amount of the analyte can only be estimated. If data is to be reported in this region, it must be done so with a qualification that denotes the semi-quantitative nature of the result.

Method Detection Limits (MDL) / Limits of Detection (LOD) - The MDL is the minimum measured quantity of a substance that can be reported with 99% confidence that the concentration is distinguishable from method blank results, consistent with 40CFR Part 136 Appendix B, August, 2017. The MDL is equivalent to the TNI LOD, and is also equivalent to the DoD/DOE Quality Systems Manual (QSM) DL. The working or final MDL is the higher of the MDL value determined from spikes (MDLs) and the MDL value determined from blanks (MDLb). An initial MDL study shall be performed during the method validation process and when the method is altered in a way that can reasonably be expected to change its sensitivity. On-going data are collected during each quarter in which samples are being analyzed.

Determination of Freedom From Contamination

A determination is performed on a blank matrix that determines the method to be free from contaminants.

Determination of Range

Where appropriate to the method, the quantitation range is determined by comparison of the response of an analyte in a curve to established or targeted criteria. Generally, the upper quantitation limit is defined by highest acceptable calibration concentration. The lower quantitation limit cannot be lower than the lowest non-zero calibration level, and can be constrained by required levels of bias and precision.

Determination of Accuracy and Precision

Accuracy and precision studies are generally performed using replicate analyses, with a resulting percent recovery and measure of reproducibility (standard deviation, relative standard deviation) calculated and measured against a set of target criteria. If the laboratory is developing a method without a published source method, then more extensive validation is required. The laboratory must establish the bias and precision in each sample matrix of interest throughout the working range.

Documentation of Method

The method is formally documented in an SOP. If the method is a minor modification of a standard laboratory method that is already documented in an SOP, an SOP Attachment describing the specific differences in the new method is acceptable in place of a separate SOP.

Continued Demonstration of Method Performance

Continued demonstration of Method Performance is addressed in the SOP. Continued demonstration of method performance is generally accomplished by batch specific QC samples such as LCS, Method Blanks (MB), or PT samples.

19.4 Permitting Departures from Documented Procedure

Each laboratory must have a procedure that defines the process, documentation, and level of authorization required to permit departures from documented procedures.

Where a departure from a documented SOP, test method, or policy is determined to be necessary, or unavoidable, the departure shall be documented and be authorized by the appropriate level of management, which is defined in the policy. In some instances, it is appropriate to inform the client before permitting a departure. Any such occurrence is documented in the report narrative.

20.0 Equipment and Calibration**20.1 Equipment Operation**

TestAmerica is committed to routinely updating and automating instrumentation. Our laboratories maintain state of the art instrumentation to perform the analyses within the QC specifications of the test methods. Each laboratory shall maintain an equipment list that must include the following information:

- ❖ Date installed or year placed in service;
- ❖ Manufacturer's name, model number, serial number; and
- ❖ Condition when received.

All equipment is subject to rigorous checks upon its receipt, upgrade, or modification to establish that the equipment meets with the selectivity, accuracy, and precision required by the test method for which it is to be used. All manufacturer's operations and maintenance manuals are to be maintained current to date and accessible for the use of the equipment operator. Documentation of equipment usage is maintained using analytical run and maintenance logbooks or the electronic versions of said documents.

20.2 Equipment Maintenance

Each laboratory must employ a system of preventative maintenance in order to ensure system up time, minimize corrective maintenance costs, and ensure data validity. All routine maintenance is performed as recommended by the manufacturer and may be performed by an analyst, instrument specialist, or outside technician. Maintenance logbooks or electronic records are kept on all major pieces of equipment in which both routine and non-routine maintenance is recorded. The details of the maintenance activity and date performed are recorded each time service procedures are performed. The return to analytical control following instrument repair must also be documented. Maintenance logbooks or electronic records are retained as QA records.

Maintenance contracts are held on specific pieces of equipment where outside service is efficient, cost-effective, and necessary for effective operation of the laboratory.

20.3 Equipment Verification and Calibration

All equipment shall be tested upon receipt to establish its ability to meet the QC guidelines contained in the test method for which the instrumentation is to be used. This testing shall be documented. Once an instrument is placed in routine service, ongoing instrument calibration is demonstrated at the appropriate frequency as defined in the test method. Refer to the Corporate Policy CA-Q-P-003, Calibration Curves & Selection of Calibration Points, for further guidance. Any instrument that is deemed to be malfunctioning is clearly marked and taken out of service. When the instrument is brought back into control, acceptable performance is documented.

20.4 Calibration

Each laboratory must define calibration protocols in their laboratory-specific SOPs. Refer to the Corporate Policy CA-Q-P-003, Calibration Curves & Selection of Calibration Points, for guidance on the calibration curve models used at TestAmerica and the basic formulae and calculations associated with them.

20.5 Glassware Cleaning

Each laboratory must define glassware cleaning procedures in their laboratory SOPs.

20.6 Data Integrity and Security

This section details those procedures that are relevant to computer systems that collect, analyze, and process raw instrumental data, and those that manage and report data. Instrument hardware and software adjustments are safeguarded through maintenance logs, audit trails, and controlled access.

Security and Traceability

Access to computer systems that collect, analyze, and process raw instrumental data, and those that manage and report data must be both controlled and recorded. There are various systems at TestAmerica to which this applies, which includes TALS, as well as specific systems such as chromatography data systems.

Control of the system is accomplished through limitation of access to the system by users with the education, training, and experience to perform the task knowledgeably and accurately. System users are granted privileges that are commensurate with their experience and responsibilities.

Computer access is tracked by using unique login names and passwords for all employees. "General" or "multi-user" account access to computer systems that collect, analyze, and process raw instrumental data, and those that manage and report data shall not be permitted unless documented and approved by laboratory management. Entries and changes are documented with the identity of the individual making the entry, and the time and date. Where a computer system is processing raw instrumental data, the instrument identification number is recorded. Many of these systems have the capability of maintaining audit trails to track entries and changes to the data. This function is activated on any computer system that has that capability.

TestAmerica requires that all sensitive computer systems, defined as TALS servers and other servers of critical importance, be locked in a secured room. Access must be limited only to employees who need physical access to those systems. This room must also provide climate control within the parameters provided by the vendor of the secured equipment.

Verification

All commercially obtained software shall be verified prior to use and after version upgrade. Verification involves assessing whether the computer system accurately performs its intended function. Verification generally is accomplished by comparing the output of the program with the output of the raw data manually processed, or processed by the software being replaced. The records of the verification are required to contain the following information: software vendor, name of product, version, comparison of program output and manual output, raw data used to verify the program, date, and name of the individual performing the verification. Records of verification are retained with IT personnel.

Validation

Software validation involves documentation of specifications and coding as well as verification of results. Software validation is performed on all in-house programs. Records of validation include original specifications, identity of code, printout of code, software name, software version, name of individual writing the code, comparison of program output with specifications, and verification records as specified above. Records of validation are retained with IT personnel.

Auditing

The QA Departments' Quality System audits include review of the control, security, and tracking of IT systems and software.

Version Control

The laboratory shall maintain copies of outdated versions of software and associated manuals for all software in use at the laboratory for a period of five years from its retirement date. The associated hardware, required to operate the software, must also be retained for the same time period.

21.0 Measurement Traceability

21.1 General

Traceability of measurements shall be assured using a system of documentation, calibration, and analysis of reference standards. Laboratory equipment that are peripheral to analysis and whose calibration is not necessarily documented in a test method analysis or by analysis of a

reference standard shall be subject to ongoing certifications of accuracy. At a minimum, these must include procedures for checking specifications of ancillary equipment, such as: balances, thermometers, De-ionized (DI) and Reverse Osmosis (RO) water systems, automatic pipettes, and other volumetric measuring devices. With the exception of Class A Glassware (including glass microliter syringes that have a certificate of accuracy), quarterly accuracy checks, at a minimum, are performed for all mechanical volumetric devices used to obtain quantitative measurements. Wherever possible, subsidiary or peripheral equipment is checked against standard equipment or standards that are traceable to national or international standards.

An external certified service engineer services laboratory balances on an annual basis. This service is documented on each balance with a signed and dated certification sticker. Balance calibrations are checked each day of use. All temperature measuring devices, including thermometers and thermistors, are calibrated annually, at a minimum, against a traceable reference thermometer. Temperature readings of ovens, refrigerators, freezers, and incubators are checked on each day of use.

Laboratory DI and RO water systems must have documented preventative maintenance schedules and the conductivity of the water will be recorded on each day of use.

21.2 Reference Standards Traceability

The receipt of all reference standards must be documented. Reference standards are labeled with a unique standard identification number and expiration date. All documentation received with the reference standard is retained and references the standard identification number.

All standards should be purchased with an accompanying Certificate of Analysis that documents the standard purity. If a standard cannot be purchased from a vendor that supplies a Certificate of Analysis, the purity of the standard is documented by analysis. The documentation of standard purity is archived, and references the standard identification number.

All efforts are made to purchase standards that are $\geq 96.0\%$ purity or as prescribed by the methods. If this is not possible, the purity is used in performing standards calculations.

All initial calibrations shall be verified with a standard obtained from a second manufacturer or from a different lot. For the DoD ELAP program, a second lot is acceptable when only one manufacturer of the standard exists or when the vendor guarantees that the second lot is from a different manufacturer. The appropriate QC criteria for specific standards are defined in laboratory SOPs. In most cases, the analysis of an Initial Calibration Verification (ICV) or LCS is used as the second source confirmation.

21.3 Reagents

Reagents are, in general, required to be analytical reagent grade unless otherwise specified in method SOPs. Reagents must be, at a minimum, the purity required in the test method. The date of reagent receipt and/or preparation and the expiration date are documented.

22.0 Sampling

22.1 Sampling Plans

Sample representativeness and integrity are the foundations upon which meaningful analytical results rely. Where documented and approved SAPs and/or QAPPs are in place, they must be approved by laboratory management and be available to the laboratory before sample receipt.

23.0 Handling of Samples

23.1 General

Chain of Custody (COC) can be established either when sample containers are sent to the field, or at the time of sampling. TestAmerica can provide all of the necessary coolers, reagent water, sample containers, preservatives, sample labels, custody seals, COC forms, and packing materials/instructions required to properly preserve, pack, and ship samples to the laboratory.

Samples are received at the laboratory by a designated sample custodian and a unique Project number is assigned. The following information is recorded for each sample shipment: Client/Project name, date and time of laboratory receipt, Project number, and signature or initials of the personnel receiving the cooler and making the entries.

Upon inspection of the cooler and custody seals, the sample custodian opens and inspects the contents of the cooler, and records the cooler temperature. If the cooler arrival temperature exceeds the required or method specified temperature range, sample receipt is considered “compromised” and the procedure described in Section 23.2 is followed. All documents are immediately inspected to assure agreement between the test samples received and the COC.

Any non-conformance, irregularity, or compromised sample receipt as described in Section 23.2 must be documented and brought to the immediate attention of the client. The COC, shipping documents, documentation of any non-conformance, irregularity, or compromised sample receipt, record of client contact, and resulting instructions become part of the permanent project record.

Samples that are being tested at another TestAmerica laboratory or by an external subcontractor shall be appropriately packaged and sent out under COC.

Following sample labeling as described in Section 23.3, the samples are placed in storage (refrigerated, frozen, or room temperature, as applicable). Sample storage is required to be access-controlled. All samples are stored according to the requirements outlined in the test method and in a manner such that they are not subject to cross contamination or contamination from their environment. Unless specified by method or state regulation, a tolerance range of 0-6°C is used for refrigerated storage. Sample storage temperatures are monitored daily.

23.2 Sample Acceptance Policy

Each laboratory shall maintain a sample acceptance policy that describes compromised sample receipt. Samples shall be considered “compromised” if the following conditions are observed upon sample receipt:

- ❖ Cooler and/or samples are received outside of temperature specification.
- ❖ Samples are received broken or leaking.
- ❖ Samples are received beyond the specified holding time.
- ❖ Samples are received without appropriate preservative.
- ❖ Samples are received in inappropriate containers.
- ❖ COC does not match samples received.
- ❖ COC is not properly completed or not received.
- ❖ Breakage of any Custody Seal.
- ❖ Apparent tampering with cooler and/or samples.
- ❖ Headspace in volatiles samples.
- ❖ Seepage of extraneous water or materials into samples.
- ❖ Inadequate sample volume.

- ❖ Illegible, impermanent, or non-unique sample labelling.

When “compromised” samples are received, it must be documented by the laboratory and the client must be contacted for instructions. If the client decides to proceed with the analysis, the project report shall clearly indicate any of the above conditions and the resolution. If resolution is not reached with the client or the client cannot be contacted, then the “compromised” samples should be rejected.

23.3 Sample Identification and Traceability

Each sample container shall be assigned a unique sample identification number that is cross-referenced to the client identification number such that traceability of test samples is unambiguous and documented. Each sample container is affixed with a sample identification label.

All unused portions of samples are returned to the secure sample control area. Where required by the project, empty sample containers are also retained.

23.4 Sub-sampling

Sub-sampling procedures must be referenced in each laboratory’s QA Manual and documented in their SOPs.

23.5 Sample Preparation

Sample preparation procedures must be referenced in each laboratory’s QA Manual and documented in their SOPs.

23.6 Sample Disposal

Each laboratory shall have an SOP describing sample retention and disposal procedures. Samples should be retained in the laboratory-designated storage location(s) for a minimum of 30 days after the project report is sent; however, provisions may be made for earlier disposal of samples once the holding time is exceeded. Some samples are required to be held for a longer time-frame based on regulatory or client requirements (e.g., 60 days after project report is sent). The laboratory must follow the longer sample retention requirements where required by regulation or client agreement. Samples may be returned to the client per written request. Unused portions of samples found or suspected to be hazardous according to state or federal guidelines may be returned to the client upon completion of the analytical work.

Samples shall be disposed of in accordance with federal, state, and local regulations. Each laboratory must have an SOP detailing the disposal of samples, digestates, and extracts. All laboratories shall remove or deface sample labels prior to disposal unless this is accomplished through the disposal method (e.g., samples are incinerated).

24.0 Assuring the Quality of Test Results

24.1 Control Samples

Control samples are analyzed with each batch of samples to monitor laboratory performance in terms of accuracy, precision, sensitivity, selectivity, and interferences. Each regulatory program and each method within those programs specify the control samples that are prepared and/or analyzed with a specific batch. Control samples must be uniquely identified and correlated to unique batches. There are also a number of QC sample types that monitor field sampling accuracy, precision, representativeness, interferences, and the effect of the matrix on the method performed. Control sample types and typical frequency of their application are outlined in Table 24-1. Note that frequency and use of control samples vary with specific regulatory,

methodology, and project specific criteria. Table 24-1 does not define TestAmerica's approach to the application of QC samples for each regulatory program or test method.

Table 24-1. Example of Control Samples

Laboratory QC Sample Type	Use	Required Frequency
Laboratory Control Sample (LCS) (Laboratory Fortified Blank)	Measures accuracy of the method in a blank matrix	Generally 1 for each batch of samples; not to exceed 20 environmental samples.
Method Blank (MB)	Measures method contribution to any source of contamination	Generally 1 for each batch of samples; not to exceed 20 environmental samples.
Instrument Blank	Measures instrumental contribution to any source of contamination	As specified in test method
Reference Toxicant	Measure sensitivity of test organisms (Aquatic toxicology)	Annually

Field QC Sample Type	Use	Typical Frequency
Matrix Duplicate (MD)	Measures the effect of the site matrix on the precision of the method	Per 20 samples per matrix or per SAP/QAPP ¹
Matrix Spike (MS)	Measures the effect of the site matrix on the accuracy of the method	Per 20 samples per matrix or per SAP/QAPP
Matrix Spike Duplicate (MSD)	Measures the effect of the site matrix on the precision of method	Per 20 samples per matrix or per SAP/QAPP ¹
Equipment Blank (Equipment Rinsate)	Measures field equipment contribution to any source of contamination	Per SAP/QAPP
Trip Blank	Measures shipping contribution to any source of contamination (Volatiles only)	Per Cooler
Field Blank	Measures the field environment contribution to any source of contamination	Per SAP/QAPP
Field Duplicate	Measures representativeness of the sampling and the effect of the site matrix on precision	Per SAP/QAPP

¹ Either an MSD or an MD is required per 20 samples per matrix or per SAP/QAPP.

24.2 Review / Verification Procedures

The data review process at the laboratory starts at the Sample Receiving level. Sample Receiving personnel review COC forms and input the sample information and required analyses into TALS. The PMs perform final review of the transaction of the COC forms and the inputted information.

The next level of data review occurs with the analysts. As results are generated, analysts review their work to ensure that the results generated meet QC requirements and relevant methodologies. The analysts transfer the data into TALS and add data qualifiers, if applicable. To ensure data compliance, a different analyst performs a second level of review. Second level

review is accomplished by checking reported results against raw data and evaluating the results for accuracy. During the second level review, initial calibrations, calibration verifications, blank runs, QA/QC check results, continuing calibration results, LCSs, sample data, qualifiers and spike information are evaluated. Second level reviews include inspection of all raw data (e.g., instrument output, chromatograms, and spectra) including 100% of data associated with any changes made by the primary analyst, such as manual integrations or reassignment of peaks to different analytes, or elimination of false negative analytes. Manual integrations are also electronically reviewed utilizing auditing software to help ensure compliance to ethics and manual integration policies. Issues that deem further review include the following:

- ❖ QC data are outside the specified control limits for accuracy and precision.
- ❖ Reviewed sample data does not match with reported results.
- ❖ Unusual detection limit changes are observed.
- ❖ Samples having unusually high results.
- ❖ Samples exceeding a known regulatory limit.
- ❖ Raw data indicating some type of contamination or poor technique.
- ❖ Inconsistent peak integration.
- ❖ Transcription errors.
- ❖ Results outside of calibration range.
- ❖ Isometric pairs or commonly mis-identified peaks (GC, HPLC and GCMS)

Unacceptable analytical results may require reanalysis of the samples. Problems are brought to the attention of the Laboratory Director, Department Manager, PM, QA Manager or Technical Manager for further investigation, as needed. Corrective action is initiated whenever necessary.

Any project that requires a data package is subject to a tertiary data review for transcription errors and acceptable quality control requirements.

All data, regardless of regulatory program or level of reporting, shall be subject to a thorough review which involves a primary, secondary, and completeness review process. All levels of the review must be documented.

Any anomalous results and/or non-conformances noted during the Primary Review are documented and communicated to the 2nd Reviewer and the PM for resolution. Resolution can require sample reanalysis, or it may require that data be reported with a qualification. Non-conformances are documented per Section 12.

24.2.1 Manual Integrations

Computerized data systems provide the analyst with the ability to re-integrate raw instrument data in order to optimize the interpretation of the data. Though manual integration of data is an invaluable tool for resolving variations in instrument performance and some sample matrix problems, when used improperly, this technique could make unacceptable data appear to meet quality control acceptance limits. Improper re-integrations lead to legally indefensible data, a poor reputation, or possible laboratory decertification. Because guidelines for re-integration of data are not provided in the methods and most methods were written prior to widespread implementation of computerized data systems, the laboratory must train all analytical staff on proper manual integration techniques using TestAmerica's Corporate SOP No. CA-Q-S-002, Acceptable Manual Integration Practices, as the guideline.

24.3 Development of QC Criteria, Non-Specified in Method/Regulation

Where a method or regulation does not specify acceptance and/or rejection criteria, the laboratory must develop a policy for such situations and criteria. The policy must address how

the laboratory examines the data user's needs and the demonstrated sensitivity, accuracy, and precision of the available test methods in determining appropriate QC criteria.

Data users often need the laboratory's best possible sensitivity, accuracy, and precision using a routinely offered test method, or are unsure of their objectives for the data. For routine test methods that are offered as part of TestAmerica's standard services, the laboratory bases the QC criteria on statistical information such as determination of sensitivity, historical accuracy and precision data, and method verification data. The method SOP includes QC criteria for ongoing demonstration that the established criteria are met (e.g., acceptable LCS accuracy ranges, precision requirements, MB requirements, initial and continuing calibration criteria, etc.).

In some cases, a routine test method may be more stringent than a specific data user's needs for a project. The laboratory may either use the routinely offered test method, or may opt to develop an alternate test method based on the data user's objectives for sensitivity, accuracy, and precision. In this case, it can be appropriate to base the QC criteria on the data user's objectives, and demonstrate through method verification and ongoing QC samples that these objectives are met.

For example, a client may require that the laboratory test for a single analyte with specific DQOs for sensitivity, accuracy, and precision as follows: Reporting Limit of 10 ppm, Accuracy $\pm 25\%$, and RSD $< 30\%$. The laboratory may opt to develop a method that meets these criteria and document the results of the MBs, MDL study, and LCSs that the method satisfies those objectives. In this case, both the method and the embedded QC criteria have been based on the client's DQOs.

In some cases, the data user needs more stringent sensitivity, accuracy, and/or precision than the laboratory can provide using a routine test method. In this case, it is appropriate that the laboratory provide documentation of the sensitivity, accuracy, and precision obtainable to the data user and let the data user determine whether to use the best available method offered by the laboratory, or determine whether method development or further research is required.

25.0 Reporting Results

25.1 Project Reports

All TestAmerica test reports that are generated under TNI requirements must contain the content as described below. These criteria apply to all test reports.

25.2 Test Report Content

Analytical results are reported in a format that is satisfactory to the client and meets all requirements of applicable accrediting authorities and agencies. A variety of report formats are available to meet specific needs. At a minimum, the standard laboratory report shall contain the following information:

- ❖ A report title (e.g., Analytical Report for Samples) with a "sample results" column header.
- ❖ Cover page printed on company letterhead, which includes the laboratory name, address, and telephone number.
- ❖ A unique identification of the report (e.g., job number) and on each page an identification in order to ensure the page is recognized as part of the report and a clear identification of the end of the report.
- ❖ A copy of the chain of custody (COC).
- ❖ The name and address of client and a project name/number, if applicable.
- ❖ Client project manager or other contact.

- ❖ Description and unambiguous identification of the tested sample(s) including the client identification code.
- ❖ Date of sample receipt, date and time of collection, and date(s) of test preparation and performance, and time of preparation or analysis if the required holding time for either activity is less than or equal to 72 hours.
- ❖ Date reported or date of revision, if applicable.
- ❖ Method of analysis including method code (EPA, Standard Methods, etc.).
- ❖ Limit of Quantitation or Reporting Limit.
- ❖ Method Detection Limits (if requested).
- ❖ Definition of Data Qualifiers and reporting acronyms (e.g., ND).
- ❖ Sample results.
- ❖ QC data consisting of MB, surrogate, LCS, and MS/MSD recoveries and control limits (if applicable).
- ❖ Condition of samples at receipt including temperature. This may be accomplished in a narrative or by attaching sample login sheets.
- ❖ A statement expressing the validity of the results, that the source methodology was followed and all results were reviewed for error.
- ❖ A statement to the effect that the results relate only to the items tested and the sample as received by the laboratory.
- ❖ A signature and title of the person(s) accepting responsibility for the content of the report and date of issue. Signatories are appointed by the Laboratory Director. For AIHA-LAP, LLC, the approved signatory shall be the Technical Manager or his/her designee.
- ❖ When TNI accreditation is required, the lab shall certify that the test results meet all requirements of TNI or provide reasons and/or justification if they do not.
- ❖ Where a reference to AIHA-LAP, LLC or NVLAP accreditation is on the reports the final test results must clearly show which results are recognized under AIHA-LAP, LLC or NVLAP accreditation and which do not.
- ❖ Where applicable, a narrative to the report that explains the issue(s) and corrective action(s) taken in the event that a specific accreditation or certification requirement was not met.
- ❖ When soil samples are analyzed, a specific identification as to whether soils are reported on a “wet weight” or “dry weight” basis.
- ❖ Appropriate laboratory certification number for the state of origin of the sample, if applicable.
- ❖ If only part of the report is provided to the client (client requests some results before all of it is complete), it must be clearly indicated on the report (e.g., partial report). A complete report must be sent once all of the work has been completed.
- ❖ Any non-TestAmerica subcontracted analysis results are provided as a separate report on the official letterhead of the subcontractor. All TestAmerica subcontracting is clearly identified on the report as to which laboratory performed a specific analysis.

Note: Refer to the Corporate SOP No. CA-I-P-002, Electronic Reporting and Signature Policy, for details on internally applying electronic signatures of approval.

25.3 Electronic Data Deliverables

Electronic Data Deliverables (EDD) are routinely offered as part of TestAmerica's services. TestAmerica offers a variety of EDD formats including Environmental Restoration Information

Management System (ERPIMS), New Agency Standard (NAS), Format A, Excel, Dbase, GISKEY, and Text Files.

EDD specifications are submitted to the IT department by the PM for review and undergo the contract review process outlined in Section 7. Once the laboratory has committed to providing data in a specific format that is agreeable to all parties, the coding of the format may need to be performed. This coding is documented and validated. The validation of the code is retained as a QC record.

EDDs shall be subject to a review to ensure their accuracy and completeness. If EDD generation is automated, review may be reduced to periodic screening if the laboratory can demonstrate that it can routinely generate that EDD without errors. Any revisions to the EDD format must be reviewed until it is demonstrated that it can routinely be generated without errors. If the EDD can be reproduced accurately and if all subsequent EDDs can be produced error-free, each EDD does not necessarily require a review.

25.4 Project Report Format

TestAmerica offers a wide range of project reporting formats, including EDDs, short report formats, and complete data deliverable packages modeled on the Contract Laboratory Protocol (CLP) guidelines. More information on the range of project reports available can be obtained by contacting any TestAmerica laboratory. Regardless of the level of reporting, all projects must undergo the levels of review as described in Section 24.2.

Appendix 1. List of Cited TestAmerica Corporate Policies & SOPs

Document No.	Title
CA-Q-S-002	Acceptable Manual Integration Practices
CA-Q-P-003	Calibration Curves & Selection of Calibration Points
CW-Q-S-001	Corporate Document Control and Archives
CA-Q-S-006	Detection Limits
CA-I-P-002	Electronic Reporting and Signature Policy
CW-L-P-004	Ethics Policy
CW-Q-S-003	Internal Auditing
CW-L-S-002	Internal Investigation
CW-Q-S-005	Data Recalls
CW-Q-S-004	Management Systems Review
CA-Q-S-001	Solvent & Acid Lot Testing & Approval
CW-L-S-004	Subcontracting Procedures

REVISION HISTORY

Revision 4, dated 28 Dec 2018

1. Sec. 3.3: Updated DoD/DOE QSM to Vers. 5.1.1 and 5.2 from Vers.5.2; 17025:2017 from 17025:2005. Changes reflected throughout the document.
2. Sec. 4: Added COO; Clarified titles; removed Corporate Quality Compliance Director position; updated organizational charts; added 'impartial' to QA Managers role per ISO17025:17025 requirements. This latter update is also reflected in Sec. 5.2 for the company in general.
3. Sec. 5.3.1 – Added the 17025:2017 crosswalk for the laboratory's Quality Assurance Manual.
4. Sec. 12.2 – Introduction of iCAT for CA tracking. Additional updates listed in Sec. 12.5
5. Tables 14-2 and 15-1 – Updates correlate to the QA Manual template for transparency.
6. Sec. 19 – Added reference to 40CFRPart 136 for the Aug 2017 MUR.
7. Sec. 19.3 – Text added to defined LOD to LOQ; and the MDL/LOD based on the Aug 2017 MUR.

ATTACHMENT 2

INTEGRAL DATA VALIDATION PERSONNEL RESUMES

**Education and
Credentials**

B.S., Geography, Portland State
University, Portland, Oregon,
2008

A.S., Chemistry, Millersville
University, Millersville,
Pennsylvania, 1984

**Continuing Education
and Training**

Sustainability Leadership Program
Certificate, University of Oregon,
Portland, Oregon (2013)

EPA Office of Emergency and
Remedial Response, 40-Hour
Health and Safety Course (2010)

Certified Laboratory Auditor
Training and Credentialing
Program, iNARTE (2009)

Naval Sea Systems Command
Laboratory Quality and
Accreditation Office Sampling and
Laboratory Testing E-Learning
Training (2009)

Radiometric Data Validation,
American Radiochemistry Society
(2009)

SDSFIE Web Online Training
Course (2005)

Analysts Guide to NELAC
Assessment Short Course,
Advanced Systems, Inc. (2004)

Basics of Quality Improvement
Short Course, University of
Delaware (1996)

Environmental Data Quality Short
Course, American Chemical
Society (1992)

Professional Profile

Mr. Glenn Esler has more than 30 years of experience in the field of environmental chemistry, including 15 years in laboratory quality assurance and data quality management and 5 years as a GC/MS analyst. His technical specialties include design and implementation of laboratory quality management programs, laboratory and field audits, and data interpretation and assessment of compliance with regulatory requirements and project objectives. He has an in-depth working knowledge of EPA environmental analytical methods and EPA Contract Laboratory Program (CLP) national functional guidelines for data review. His experience includes environmental analysis, data verification and validation, preparation of quality assurance documentation, and coordination of subcontracting laboratories. He is also credentialed as a Certified Laboratory Auditor.

Relevant Experience

Quality Assurance and Quality Control

Airplane Manufacturer Superfund Site, Laboratory and Field Audits, Washington—Conducted onsite laboratory and field audits in support of remedial action and treatment systems related to groundwater contamination. Wrote final report that provided an assessment of the laboratory and field sampling team's performance and ability to provide high-quality, defensible data, and areas where improvements are required.

NOAA, Lower Duwamish River (LDR), Washington—Conducted research related to the Natural Resources Damage Assessment program for PAH allocation in LDR sediments. Research was based on PAH footprint maps, tax parcel information, data from EPA and Washington State Department of Ecology files, site histories, and other publicly available reports produced over the last several decades. Also used Google Earth and ESRI's ArcView to aid in allocation to multiple sites along the LDR.

Energy Distribution Company, Indiana—Assisted with work plan preparation, laboratory coordination, and data validation, data review, and data quality assessment on public sewer sediments and stormwater sampling at the site. The site was identified as a



potential source of PCBs to a public sewer system and river sediments associated with a National Priorities List site.

Railroad Transportation Laboratory Audits, Multiple Sites, United States—Conducted onsite laboratory audits and provided assistance in conjunction with the Laboratory Management Program. The program included establishment of a web site for distributing program information, development of a web-based project management tool to handle laboratory projects, documentation of laboratory procedures in an online and hard copy manual, solicitation and establishment of standardized pricing for laboratory work, and presentation of the program to railroad officials, laboratories, and consultants. Also audited laboratories analyzing NPDES samples on behalf of client; evaluated laboratory reports for completeness, verification of reporting limits, and laboratory standard operating procedures. Wrote final report that provided an assessment of the laboratory's performance and ability to provide high quality, defensible data, and areas where improvements were required.

Cleanup of Base Oil/Water Separators, Air Force Center for Environmental Excellence, Grissom Air Reserve Base, Indiana—Assisted with quality assurance project plan (QAPP) preparation and data quality objectives (DQOs) and performed data validation, data review, and data quality assessment in conjunction with site activities, which included sampling, analyzing, cleaning, collecting, removing, manifesting, and properly disposing of materials for nine oil/water separators in accordance with applicable state regulations.

Selfridge Air National Guard Base, Michigan—Assisted with QAPP preparation and formulation of DQOs for the collection of data to support the evaluation of the corrective action measures, site characterization, and determination of extent of contamination at a Michigan Air National Guard Base.

U.S. Department of the Navy, Naval Facilities Engineering Command Southwest, California—Assisted with the preparation of the pre-design sampling and analysis plan (SAP) and remedial action work plan for the remedial design and remedial action at IR Site 1. Also assisted with laboratory procurement of analytical services and procurement of third-party data validation services.

Groundwater Monitoring Program, Arizona—Assisted in the development of the site-wide quality assurance management plan and the QAPP for an EPA Superfund site. Contaminants of concern were volatile organic compounds (VOCs) and perchlorate. Activities included groundwater program planning and execution, groundwater sampling, quarterly and annual reporting, QA/QC, data validation, and project problem solving. Supported the project quality assurance manager by providing data validation, tracking quality control parameters, and handling laboratory data quality issues.

Partial Database Rebuild for a Sawmill Facility, Montana—Provided technical support for the partial reconstruction of the project database after discrepancies were found during quality



assurance activities. Review third-party data validation reports and updated associated electronic data deliverables as appropriate.

Emergency Response at Bulk Chemical Terminal, New Orleans, Louisiana—Assisted with data analyses and audit of the analytical laboratory charges for samples collected related to the emergency response and cleanup of a chemical spill caused by flooding of a bulk chemical terminal during Hurricane Isaac.

Engineering Evaluation and Cost Analysis for a Former Chemical Manufacturing Facility, Portland, Oregon—Revised project QAPP based on EPA comments on a sediment sampling work plan, which was prepared to collect data for pre-remedial design to address sediments adjacent to the site. Coordinated with analytical laboratories for methods, quality control criteria, standard operating procedures, quality assurance documentation, and costs for additional analyses. Researched and co-authored technical memorandum to EPA on the passive sampling effort to measure the freely dissolved porewater concentrations of DDT and its metabolites, polychlorinated dibenzo-*p*-dioxins and dibenzofurans (PCDD/Fs), and PCBs described in the porewater chemistry section of the work plan.

Laboratory Forensics Investigation, Oregon—Supported the verification of possible reporting anomalies initiated by a respected commercial laboratory. Performed preliminary data review activities, including review of laboratory documentation, quality control data, and selected instrument run data files followed by a more comprehensive review process for instrument run file outputs associated with reported data.

Forensics Investigation Municipal Wastewater Collection and Treatment Facility, Oregon—Supported a third party investigation of possible analysis procedural and data integrity issues associated with a municipal wastewater treatment plant. The project entailed a review of electronic data files, permit requirements, laboratory record books, and laboratory standard operating procedures, laboratory audits, and staff interviews. Included review of laboratory and corporate procedural guidance documents, instrument manuals, laboratory bench books, and discharge monitoring report data submitted in fulfillment of NPDES requirements. The technical evaluation included data verification by tracing records from sample analysis through reporting, evaluation of quality control data for compliance with laboratory control limits, visual evaluations of time series data and trends, and assessment of the impact of possible improper laboratory practices.

Litigation Support

Database Inventory in Support of Litigation, U.S. West Coast—Supported maintenance of database inventory, which included a summary of relevant information such as information types, sample material, geographic area, period of record, and source information for customized databases cataloging large numbers of publicly available data sets.

Biomonitoring Study Conducted in Support of Litigation, Missouri—Evaluated laboratory methodologies and data usability and prepared a report summarizing the data usability results associated with the collection of human serum from more than 500 participants.



Expert Testimony Report, Confidential Client—Performed research on the pervasiveness and persistence of organochlorine pesticide chemicals in environmental media and biota in support of expert testimony report.

Project Chemistry

Railyard Air Monitoring, Various Sites, Montana—Served as project chemist for semiannual air sampling program related to indoor air monitoring at several active railyards throughout Montana. Oversaw data validation effort using various air analytical methods, including EPA TO-15 and MADEP VPH. Reviewed data validation reports and associated electronic data deliverables.

Air National Guard, One Clean Program, Multiple Sites, North/Midwest Region—Served as project chemist and oversaw preparation of the QAPP, data validation, and data management for this accelerated turnaround project, which included field investigation activities to determine the presence of environmental contamination at identified areas of concern at 38 sites at 11 installations in the Air National Guard's North/Midwest Region. Oversaw the following: management of all analytical data using the EQuIS™ data management tool; Level III data validation consistent with the Environmental Restoration Program Air National Guard Investigation Guidance; creation of export templates from the database; generation of data tables for the Site Inspection Report; and the electronic data deliverables for the ESOH-MIS database.

Niblack Mining Corporation, Ketchikan, Alaska—Prepared a QAPP revision in support of routine monitoring of surface water and groundwater quality. Assisted in coordinating project logistics, sending sampling equipment to a remote location in Alaska, and subsequent delivery of samples to the analytical laboratory. Monitored laboratory's progress on sample analyses and reviewed and validated analytical results. Supported preparation of data quality reports summarizing analytical results.

Water Quality Monitoring for a Volcanogenic Massive Sulfide Mine Exploration Project, Alaska—Assisted with QAPP preparation in support of monitoring of surface water and groundwater quality. Assisted in coordinating project logistics, sending sampling equipment to a remote location in Alaska, and subsequent delivery of samples to the analytical laboratory. Monitored laboratories' progress on sample analyses and reviewed and validated analytical results.

Baseline Ecological Risk Assessment (BERA) for a Landfill Superfund Site, New Jersey—As the project's quality assurance chemist, assisted with QAPP preparation for analytical and field activities associated with soil, sediment, surface water, and biota samples to better characterize potential site risks and examine factors that influence metal bioavailability. Chemicals of potential concern included phthalates, PAHs, pesticides, PCBs, PCDD/Fs, metals, and cyanide. Performed laboratory and data validation coordination as well as review of sample receipt variances, laboratory quality control variances, analytical corrective actions, data verification issues (e.g., incomplete records), and data review corrective actions.

RI/FS Waiau Generating Station Honolulu, Hawai'i—Assisted with QAPP preparation for analytical and field activities for multiple sampling phases including onshore source investigation,



sediment transport evaluation, biota sampling, source control investigation, and pipe and tunnel investigation. Coordinated with analytical laboratories and data validation firm. Reviewed data validation reports.

Groundwater Monitoring and Delineation of Impacted Soil at Former Mill Site, Centralia, Washington—Coordinated laboratory analytical proposals and work orders, performed review of laboratory deliverables and tabular data, and assisted with field sampling planning.

Per- and Polyfluoroalkyl Substances, Northeastern U.S.—Serving as project chemist overseeing analyses and validation of per- and polyfluoroalkyl substances (PFAS) in groundwater, drinking water, surface water, soil, sediment, and porewater. Review isomer profiles of PFAS samples.

Kenmore Navigation Channel Sediment Characterization, Kenmore, Washington—Under a subcontract, prepared QAPP and health and safety plan (HASP) for a sediment characterization in 2019 to support maintenance dredging. Assisted with development of SAP and sample collection effort.

Elliott Bay Bioaccumulation Study, Seattle, Washington—Under a subcontract, prepared QAPP and HASP for the collection of surface sediment in 2019 to support a benchmark bioaccumulation study. Assisted with development of SAP and sample collection effort.

Ecological Baseline Pre-Design Investigation, Centredale Manor Restoration Project Superfund Site, Rhode Island—Prepared Uniform Federal Policy QAPP and performed quality assurance chemistry tasks in support of pre-remedial design investigation activities including ecological surveys and sampling stations, sampling equipment and procedures, sample designation, and sample handling. This Superfund site, based in North Providence, has multiple operating units. The site is associated with human health issues and ecological concerns from the presence of dioxins, furans, PCBs, pesticides, herbicides, and VOCs in all environmental media, but particularly in riverine and aquatic environments, associated biota, and floodplain soils.

Detailed Sediment Investigation, San Diego, California—Quality assurance chemistry in support of sediment investigation at two shipyards in San Diego Bay, focusing on the effects of metals, organo-metallic compounds, PAH, PCBs, polychlorinated triphenyls, and petroleum hydrocarbons on aquatic life, aquatic-dependent wildlife, and human health. Managed laboratory and data validation subcontracting.

Data Management and Validation

Deepwater Horizon Oil Spill, Natural Resource Damage Assessment—Worked in conjunction with the natural resource damage assessment team responding to the Deepwater Horizon accident and oil spill in the Gulf of Mexico on behalf of BP Exploration & Production Inc. Provided chemistry support and performed data validation and review of data validation reports associated with the environmental sample collection activities.



Industrial Site Data Validation, Vancouver, Washington—Performed data validation for a project involving the presence of chlorinated solvents at an active manufacturing facility in Vancouver, Washington. Project included groundwater monitoring and nearby residential air sample analyses, which are being used by the Washington State Department of Ecology for human health risk assessment.

Electrical Equipment Repair Facility Site Investigation Data Validation and Data Quality Assessment, Oregon—Performed data validation, data review, and data quality assessment for the site investigation of historical PCB releases at an electrical equipment inspection, service, and repair facility. The site was identified by the Oregon Department of Environmental Quality as a potential source of PCBs detected in the public stormwater system and in Willamette River sediments.

Groundwater Monitoring Program Data Validation, Beaverton, Oregon—Performed validation of groundwater chemistry results generated as part of a RCRA Corrective Action Program. Monitoring required for the project included VOCs and Appendix IX List compounds.

Fort Lewis Thermal Remediation Project Data Review and Validation, Fort Lewis, Washington—Performed chemical data review and validation on project data, including water and air samples for hydrocarbon and VOC analyses, using GC/photoionization detector and GC/MS, for a remediation project at Fort Lewis using electric resistance heating. The project was designed by the U.S. Army Corps of Engineers to be performed using near-real-time data from a mobile laboratory to make decisions about the remediation process using the Triad Approach.

Field Investigation Oversight and Report Preparation for a Coal-Fired Electrical Power Plant, Indiana—Performed data validation for a large environmental investigation of a coal-fired power plant. Data included groundwater, soils, and plant tissues.

Interim Remedial Actions/PCB Soil Removals, Cape Canaveral Air Force Station, Brevard County, Florida—Performed data validation and data assessment for a RCRA interim measures delineation and cleanup effort at Space Launch Complex 40 at Cape Canaveral Air Station, Florida. The project involved delineating TSCA levels in soil to determine PCB concentrations >50 ppm.

Voluntary Property Assessment (VPA) Activities, Former Crosstie Chipping Facility, Alabama—Performed data validation and data assessment for VPA investigation activities. Work included collection of numerous soil, sediment, surface water, groundwater, and macroinvertebrate samples to evaluate the extent of PAH impacts to the site and surrounding areas resulting from former crosstie chipping operations.

Former Truck Manufacturing Facility Remediation Data Validation and Data Quality Assessment, Washington—Performed data validation, data review, and data quality assessment for remediation of a former truck manufacturing facility located adjacent to the Duwamish River. The project work consisted of the collection of stormwater and tidal sediments.



Memphis Air National Guard, Memphis, Tennessee—Performed data quality review and data assessment on VOC data from the risk assessment and remediation of petroleum-impacted soil and groundwater.

White Swan Cleaners/Sun Cleaners Superfund Site, New Jersey—Performed data validation on CLP data, and data quality review and assessment on the data for ongoing collection activities related to a Settlement Agreement with EPA Region 2 to conduct an RI/FS of a regional site that has been contaminated by the dry cleaning solvent PCE. PCE had potentially impacted municipal water supply wells at a popular shoreline resort community.

Former Pharmaceuticals Facility Data Validation, Oregon—Performed data validation on the results related to the release of VOCs on the site. The primary contaminants of concern included trichloroethene, *cis*-1, 2-dichloroethene, and vinyl chloride, which were found at concentrations indicative of dense non-aqueous phase liquid.

Former Industrial Site Water Sampling Data Validation and Data Quality Assessment, New Jersey—Performed data validation, data review, and data quality assessment on the annual drinking water sampling at all homes surrounding a former industrial site, where the chemicals of concern in groundwater include VOCs—primarily 1,1,1-trichloroethane, 1,1-dichloroethylene, and 1,1-dichloroethane.

Groundwater and Surface Water Monitoring, Naval Facilities Engineering Command (NAVFAC), Fort Gordon, Georgia—Performed data validation, data review, and data quality assessment on quarterly groundwater sampling. Quarterly monitoring of groundwater and surface water was performed under a NAVFAC contract in compliance with NPDES for a wastewater treatment facility and land-application system at the Pointes West Army Recreation Area in Columbia County, Georgia.

Site Characterization at Industrial Operation, Seattle, Washington—Performed data validation, data review, and data quality assessment on the soil boring and groundwater sampling at the site. Site activities included site characterization (i.e., field assessment, focused site characterization report, project management) at an industrial operation approximately 2.1 acres in size located in Seattle, Washington. The site was impacted with metals, PCBs, PAHs, TPH, and VOCs.

West Virginia Department of Environmental Protection Brownfield Sites Data Validation and Data Quality Assessment, West Virginia—Performed data validation, data review, and data quality assessment using EPA Region 3 modifications to CLP national functional guidelines associated with Phase I surface soil sampling and follow-up Phase II subsurface soil sampling, groundwater investigations, and surface water and sediment sampling at various brownfield sites throughout West Virginia.

Massachusetts Military Reservation Closure Data Validation, Cape Cod, Massachusetts—Validated data for samples submitted for explosives compounds analysis and perchlorate, which are associated with verification that post-excavation bottom soils and expansion area soils are



below established action levels in order to obtain closure determination for the CS-19 and CS-18 Source Area sites at the Massachusetts Military Reservation in Cape Cod. Soil samples from the expansion areas were collected using the multi-increment sampling approach proposed by Cold Regions Research and Engineering Laboratory.

Susanville Sawmill and Cogeneration Facility, Susanville, California—Performed expedited data validation and associated report writing associated with air, water, soil, and product samples collected during the overall scope of work, which included site investigations and remediation at the proposed treatment cell area and fuel and maintenance area.

Rosiclare Mine Site, Rosiclare, Illinois—Validated data associated with soil, sediment, and groundwater sampling and wrote data validation report for the RI/FS effort to clean up historical fluorspar mine tailings.

Rental Car Maintenance Facility, San Jose, California—Performed expedited data validation and report writing associated with samples collected during the overall scope of work, which included removal and disposal of underground storage tanks, an aboveground storage tank, below-ground hydraulic lifts, and a car wash structure.

Former Ashland Lease Area, Shoreham Facility, Minneapolis, Minnesota—Performed data validation of quarterly groundwater samples analyzed for anions, conventional parameters, and VOCs and report writing for the monitoring program for the four remedial actions currently under way at the site: soil vapor extraction, light nonaqueous phase liquid monitoring and recovery, till bioremediation, and outwash pump and treat.

Smeltertown Superfund Site OUI, Salida, Colorado—Validated data from groundwater samples analyzed for metals and wrote report for the annual groundwater monitoring program.

Chemical Distribution Facility, Santa Ana, California—Validated data resulting from semiannual groundwater samples analyzed for PCE, TCE, chemical degradation products of PCE and TCE, and 1,4-dioxane and wrote data validation report as part of oversight of groundwater monitoring and soil remediation at the site.

Waste Rock Water Quality Assessment Open Pit Gold Mine Expansions, Nevada—Validated data associated with ongoing humidity cell test results of existing waste rock, alluvium, and drill cores of expansion material. Assisted with the quality assurance report associated with the 20-week results of the first round of humidity cell tests.

Former DDT Manufacturing Facility, Portland, Oregon—Validated data associated with stormwater monitoring at a former pesticide manufacturing facility under the jurisdiction of the Oregon Department of Environmental Quality. Also monitored laboratories' progress on sample analyses and reviewed and validated analytical results.



Blackwell Zinc Site, Blackwell, Oklahoma—Validated data associated with mitigation strategies of metals loading to the city’s wastewater treatment plant resulting from infiltration of contaminated groundwater to the city’s sanitary collection system.

Soil and Groundwater Investigation at Former Allied Engineering Facility, Alameda, California—Validated historical data and recent data associated with assessment and potential remediation of groundwater and sediment at the site.

Slag and Sewage Site, Past Costs and River Sediment Evaluation, Fox Point Park, Wilmington, Delaware—Performed Stage 2B and Stage 3 data validation associated with the sediment RI/FS in the Delaware River.

Hazardous Materials Assessment of Soils at Various Public Schools, Hawaii—Performed laboratory coordination and Stage 2B data validation associated with environmental hazard screening of select school sites for arsenic, lead, and organochlorine pesticides.

Former Wood Treating CERCLA Facility, Columbus, Mississippi—Performed data validation in support of a human health risk assessment, Operable Unit 1 focused feasibility study, and Operable Unit 1 removal action work plan, as well as implementation of the Operable Unit 1 voluntary removal action at a Superfund site.



**Education and
Credentials**

B.S., Environmental Studies, The
Evergreen State College,
Olympia, Washington, 1991

Professional Profile

Craig Hutchings is a chemist with more than 25 years of experience in environmental investigations, environmental analytical chemistry, and QA/QC data review and validation. He is responsible for the preparation of sampling and analysis plans (SAPs) and quality assurance project plans (QAPPs), data interpretation, and development of quality assurance programs for sites within various state and federal regulatory programs. Mr. Hutchings has coordinated communication between laboratories and data users on several projects involving performance-based methods for non-standard analytes and methods to ensure that methodologies, data quality, and deliverables meet project needs. Mr. Hutchings has validated both the newly developed methodologies used for these projects and the data generated. He has authored numerous SAPs and QAPPs that comply with federal or state regulatory programs and take into account unique data quality objective requirements of specific projects. Mr. Hutchings has performed and supervised gas chromatography, high performance liquid chromatography, and gas chromatography/mass spectrometry analyses for contaminants in soil, sediment, water, and tissues using EPA and various state methods. He is experienced in the evaluation and review of analytical data including outputs from inductively coupled plasma instruments and chromatograms for Aroclors, pesticides, and other compounds and has reviewed chemistry data from numerous projects involving a wide variety of analyses in air, water, soils, sediments, and tissues.

Relevant Experience

Per- and Polyfluoroalkyl Substances, Northeastern U.S.—Serving as project chemist overseeing analyses and validation of per- and polyfluoroalkyl substances (PFAS) in groundwater, drinking water, surface water, soil, sediment, and pore water. Review isomer profiles of PFAS samples and assist in investigations of potential third-party source contributions.

Yosemite Slough, Technical Pre-Design Studies, San Francisco, California—Developed QAPP for technical pre-design studies related to design of non-time critical removal action. The QAPP addressed analyses of sediment, pore water, and surface water for chemical and physical parameters to inform cap design and studies



of sediment resuspension, hydrodynamics, and the potential use of monitored and enhanced natural attenuation as an alternative to capping or dredging.

Third-Party Data Integrity Evaluation, Confidential Location—Worked with project team to perform a detailed third-party review of 4 years of chemistry data to investigate allegations of improper practices and data falsification at a small-scale wastewater treatment plant laboratory. Examined hard copy and electronic data and ancillary documents to evaluate the validity of analytical results and conformity with analytical methods, laboratory standard operating procedures, and best laboratory practices. Assisted in preparation of a technical report summarizing the evaluation techniques and conclusions to support reporting by legal counsel to the state regulatory agency.

Biomonitoring Study, U.S.—Served as project manager for a biomonitoring study conducted in support of litigation. Coordinated study design and implementation, laboratory oversight, and data management. Evaluated laboratory methodologies, provided laboratory oversight and coordination, evaluated data usability, and prepared a report summarizing the data and results.

Third-Party Analytical Data Quality Review, Confidential Location—Worked with project team to provided extensive third party review of 8 years of analytical chemistry data records from three laboratory instruments to identify and evaluate the impacts of improper laboratory practices. Examined raw instrument files, laboratory data packages, hard copy documentation, and the laboratory's information management system database to assess conformity with analytical methods, laboratory standard operating procedures, and best laboratory practices.

Deepwater Horizon, Gulf of Mexico—Worked in conjunction with the consulting team in responding to the *Deepwater Horizon* accident and oil spill in the Gulf of Mexico on behalf of BP Exploration & Production Inc. Provided quality assurance and offshore sample coordination roles to support sample collection, data management, and reporting activities for multiple technical work groups. Participated in the chemistry technical working group in review of the quality assurance plan, laboratory coordination, and other quality assurance review activities and data completeness tasks.

Regional-Scale Risk Assessment, Former Mill and Mine Sites, Illinois—Led the review and data validation of analyses of soil, sediment, and surface water for lead, cadmium, chromium, zinc, mercury, and cyanide.

San Jacinto River Waste Pits RI/FS, Houston, Texas—Project chemist for a remedial investigation of dioxin contaminated sediments. Assisted in the development of quality assurance project plans for sediment, soil, and tissue investigations. Performed laboratory coordination for all aspects of the investigation—soil, sediment, groundwater, and tissue.

Upper Columbia River RI/FS, Washington and British Columbia—Project chemist for a remedial investigation of the upper Columbia River. Carried primary responsibility for the development of quality assurance project plan sections related to laboratory activities, the preparation of a



comprehensive laboratory request for proposal, and the selection of laboratories for approximately \$3 million of analyses. Performed laboratory coordination for beach sediment sampling events.

Portland Harbor RI/FS, Portland, Oregon—Provided assistance to lead project chemists and task managers for this ongoing remedial investigation of a 9-mile stretch of industrialized, urban river. Reviewed analytical data and chromatograms to resolve technical issues, including reviews of chromatograms to confirm Aroclor identifications and the effects of Aroclors on pesticide identifications. Reviewed historical chemistry data for stormwater and managed data to be added to the project database. Completed data validation for a wide variety of analyses, including dioxins and furans, PCB congeners, and EPA methods in sediment, tissue, surface water, and transition zone water samples.

Presentations/Posters

Luz, A., C. Hutchings, J. Anderson, P. Goodrum, and J. Field. 2019. A novel approach for assessing hazard associated with firefighting foams. Poster presentation at SETAC North America 40th Annual Meeting, Toronto, Ontario, Canada. November 3–7.

Goodrum, P., A. Luz, J. Anderson, G. Ansell, and C. Hutchings. 2019. Approaches for perfluoroalkyl acid grouping and assessment of mixture toxicity. SETAC North America Focused Topic Meeting: Environmental Risk Assessment of PFAS, Durham, NC. August 12–15.

Hutchings, C., and S. Helgen. 2019. Identifying linear and branched isomers from standard PFAS analysis for source delineation. Platform presentation at Tenth International Conference on the Remediation and Management of Contaminated Sediments, New Orleans, LA. February 11–14.

Helgen, S., M. Marietta, C. Hutchings, and E. Palko. 2018. Site-specific desorption testing of perfluorononanoic acid (PFNA) to assess potential soil leaching to groundwater. Platform presentation at Eleventh International Conference on Remediation of Chlorinated and Recalcitrant Compounds, Palm Springs, CA. April 8–12.

Jones, L., and C. Hutchings. 2013. Superfund data validation. Lorman Education Services Audio Conference.

Hutchings, C., and A. Bailey. 2006. Variables in lipids analyses and effect on data quality. 22nd National Environmental Monitoring Conference, Arlington, VA.

Bailey, A.K., P. Kane, and C. Hutchings. 2006. Reference materials as indicators of analytical data quality for human and ecological risk assessments. Tenth International Symposium on Biological and Environmental Reference Materials, Charleston, SC.



Manon Tanner-Dave

Project Scientist



Education and Credentials

M.S., Environmental Science,
Oregon Health & Science
University, Portland, Oregon,
2002

B.S., Chemistry, Pacific
University, Forest Grove, Oregon,
2001

A.A., General, Modesto Junior
College, Modesto, California,
1998

Continuing Education and Training

Confined Space Entry Awareness
Course (2007)

Red Cross CPR (2007) and First
Aid Training (2004)

Hazardous Waste Operations and
Emergency Response 40-Hour
Certification (2004; refreshers
current)

Oregon Department of
Transportation Training (2009)

Professional Profile

Ms. Manon Tanner-Dave is a chemist with 15 years of experience providing support in project and data quality assurance. She has extensive experience writing field sampling plans and quality assurance project plans (QAPPs) related to a variety of environmental media for both state and federal regulatory agencies, including Alaska Department of Environmental Conservation, Washington State Department of Ecology, EPA Regions 6 and 10, and the U.S. Army Corps of Engineers. She specializes in environmental chemistry and is experienced in data validation for organic and inorganic data using EPA's functional guidelines for data validation. She has coordinated analytical laboratory activities and works closely with clients, project teams, and laboratories to resolve any data quality issues, such as background contamination or analytical interference. In addition, Ms. Tanner-Dave is knowledgeable of many analytical methods for environmental matrices, including EPA SW-846, Standard Methods for the Examination of Water and Wastewater, and ASTM International standards.

Relevant Experience

Portland Harbor Superfund Site Remedial Investigation/Feasibility Study, Portland, Oregon—Assisted in the development of QAPPs and several QAPP addenda for an extensive list of organic and inorganic analytes of interest in soil, sediment, tissue, surface water, and groundwater. Prepared letters of authorization to participating analytical laboratories and data validation firms and assisted with budget projections. Coordinated and oversaw all analytical laboratory services and assisted in sample collection and shipment of samples to the analytical laboratories. Worked closely with the analytical laboratories on analytical method modifications needed for some problematic environmental matrices. Evaluated data and assisted in preparing field sampling reports and data quality assurance reports.

Blood Lead Biomonitoring Study, Rico, Colorado—Assisted in developing a biomonitoring study for a former lead mining town in Colorado. Prepared a QAPP for the study, coordinated field activities with the analytical laboratories, validated analytical results, and prepared a quality assurance data report. Sampled media included blood, house dust, drinking water, and paint. Results of



this study were used to evaluate seasonal fluctuations of blood lead levels in town residents and to assess the effectiveness of soil remediation efforts.

Former Chemical Manufacturing Facility, Portland, Oregon—Drafted QAPPs in support of interim and remedial measures for stormwater as well as post-construction stormwater monitoring for site-specific organic and inorganic analytes of concern. Coordinated laboratory analyses of samples. Reviewed and validated analytical results from stormwater interim and remedial measures, and post-construction stormwater monitoring of site-specific organic and inorganic analytes of concern. Prepared data quality assurance reports summarizing data results.

Post-construction Groundwater Monitoring Program, Smeltertown Superfund Site, Operable Unit No. 1, Salida, Colorado—Provided data validation services for a groundwater monitoring project. Analytes of interest included select metals and semivolatile organic compounds. Provided a data validation summary report.

Subslab Gas Sampling, Milwaukie International Way Site, Milwaukie, Oregon—Participated in semiannual subslab gas sampling. Soil gas probes were installed and sampled following EPA guidance, *Standard Operating Procedure (SOP) for Installation of Sub-Slab Vapor Probes and Sampling Using EPA Method TO-15 to Support Vapor Intrusion Investigations*. Reviewed and validated analytical results from subslab air samples that were collected and analyzed according to EPA Method TO-15. Provided a data quality summary report for each sampling event.

Human Health Risk Assessment at Smelter Facility, La Oroya, Peru—Assisted in developing a human health risk assessment for an active smelter. Prepared a study QAPP, coordinated field activities with the analytical laboratories (international and domestic), validated analytical results, and prepared a quality assurance data report. Also participated in one of two field sampling efforts in the community surrounding the smelter to characterize exposure media, including drinking water, surface soil, outdoor dust, and dust in homes. These data were combined with biomonitoring and dietary intake data for the population and air dispersion and deposition modeling results to complete the human health risk assessment. For this project all communications occurred in Spanish.

Semiannual Groundwater Sampling at a Former Wood Waste Disposal Landfill, Oakridge, Oregon—Collected groundwater and surface water samples at a former wood waste landfill site. Analyzed field and analytical data to modify an existing environmental monitoring plan for the site that included a reduced list of analytes.

Water Quality Monitoring for Mining Site, Ketchikan, Alaska—Prepared QAPPs in support of routine monitoring of surface water and groundwater quality, and quarterly monitoring of the wastewater treatment facility effluent for the site barge, which houses onsite employees. Reviewed and validated analytical results from quarterly groundwater, surface water, and wastewater treatment facility effluent from the site barge. Assisted with quarterly and annual data evaluation, reporting, and development of a database for analytical results.



Volcanogenic Massive Sulfide Project, Alaska—Prepared a QAPP using Alaska Department of Environmental Conservation guidance in support of assembling a sufficient data set to define baseline conditions for target analytes in surface water. Analytes of interest included conventional parameters, cations/anions, and total/dissolved metals. Baseline water quality data were used to characterize water quality typical of the project area prior to any potential underground exploration or mine development. Monitored laboratories' progress on sample analyses. Reviewed and validated analytical results from baseline water quality testing. Provided data quality reports summarizing analytical results and assisted with development of a database for analytical results.

Glenbrook Nickel Site, Coos Bay, Oregon—Provided data validation services for sediment samples submitted for total organic carbon, grain size, and nickel analyses for site investigation purposes. Responsible for providing a data quality summary report of all analytical results.

Groundwater and Wastewater Sample Data Validation, Blackwell, Oklahoma—Reviewed and validated total and dissolved cadmium, lead, zinc, calcium, and magnesium results from groundwater samples. Reviewed and validated cadmium, lead, and zinc results from wastewater treatment plant influent samples. Reviewed and validated cadmium, lead, zinc, naphthalene, and select volatile organic compound results from groundwater treatment facility samples. Assisted with quarterly and annual reporting of analytical results.

Formerly Used Defense Sites—Performed data validation for munitions-related constituents. Provided data validation reports for each area of concern. Delegated role as lead data validator and performed senior review of data validation results and data validation reports.

Deepwater Horizon, Gulf of Mexico—Worked in conjunction with the Cardno ENTRIX team in responding to the Deepwater Horizon accident and oil spill in the Gulf of Mexico on behalf of BP Exploration & Production Inc. Provided support to the chemistry technical working group in quality assurance review activities and data completeness tasks. Primarily validated data and provided data validation review support according to project-specific quality assurance plan specifications.



ATTACHMENT 3

CHAIN OF CUSTODY FORM

#N/A
#N/A
#N/A
#N/A

TestAmerica
THE LEADER IN ENVIRONMENTAL TESTING

TestAmerica Laboratories, Inc.

Client Contact		Project Manager:		Site Contact:		Date:		COC No:	
Your Company Name here		Tel/Fax:		Lab Contact:		Carrier:		_____ of _____ COCs	
Address		Analysis Turnaround Time						Sampler:	
City/State/Zip		<input type="checkbox"/> CALENDAR DAYS <input type="checkbox"/> WORKING DAYS						For Lab Use Only:	
(xxx) xxx-xxxx Phone		TAT if different from Below _____						Walk-in Client: _____	
(xxx) xxx-xxxx FAX		<input type="checkbox"/> 2 weeks						Lab Sampling: _____	
Project Name:		<input type="checkbox"/> 1 week							
Site:		<input type="checkbox"/> 2 days						Job / SDG No.: _____	
P O #		<input type="checkbox"/> 1 day							
Sample Identification		Sample Date	Sample Time	Sample Type (C=Comp, G=Grab)	Matrix	# of Cont.	Filtered Sample (Y / N)	Perform MS / MSD (Y / N)	Sample Specific Notes:
Preservation Used: 1= Ice, 2= HCl; 3= H2SO4; 4=HNO3; 5=NaOH; 6= Other _____									
Possible Hazard Identification: Are any samples from a listed EPA Hazardous Waste? Please List any EPA Waste Codes for the sample in the Comments Section if the lab is to dispose of the sample.							Sample Disposal (A fee may be assessed if samples are retained longer than 1 month)		
<input type="checkbox"/> Non-Hazard <input type="checkbox"/> Flammable <input type="checkbox"/> Skin Irritant <input type="checkbox"/> Poison B <input type="checkbox"/> Unknown							<input type="checkbox"/> Return to Client <input type="checkbox"/> Disposal by Lab <input type="checkbox"/> Archive for _____ Months		
Special Instructions/QC Requirements & Comments:									
Custody Seals Intact: <input type="checkbox"/> Yes <input type="checkbox"/> No		Custody Seal No.:		Cooler Temp. (°C): Obs'd: _____ Corr'd: _____		Therm ID No.: _____			
Relinquished by:		Company:		Date/Time:	Received by:		Company:		Date/Time:
Relinquished by:		Company:		Date/Time:	Received by:		Company:		Date/Time:
Relinquished by:		Company:		Date/Time:	Received in Laboratory by:		Company:		Date/Time:

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation, Remedial Bureau E

625 Broadway, 12th Floor, Albany, NY 12233-7017

P: (518) 402-9813 | F: (518) 402-9819

www.dec.ny.gov

March 21, 2022

Greg Haack, PE
Corning Incorporated
1 Museum Way
HP-ME-03-03
Corning, NY 14831

Subject: Post Creek Site Characterization Work Plan,
Site No. 851053

Dear Mr. Haack,

The New York State Department of Environmental Conservation (NYSDEC) is providing the following clarifications in regard to the Post Creek Site Characterization Work Plan (Work Plan) submitted on August 28, 2020 and accepted on November 17, 2020.

Work is to be conducted in accordance with all applicable statutes and regulations and in substantial conformance with the DER Technical Guidance for Site Investigation and Remediation (DER-10).

The purpose of the Site Characterization Work Plan is to determine whether the site poses little or no threat to public health and the environment or if it poses a threat and whether the threat requires further investigation.

A Site Characterization investigation is intended to determine whether any of the conditions identified by DER-10, Chapter 3, Section 3.1, Subdivision (a) can be attributed to disposal on the site identified by the site records search and if the site is a contaminated site requiring further investigation and remediation.

Per DER-10, Chapter 3, Section 3.1, Subdivision (b), Subparagraph 6, if a surface water body or wetland is present on the site, or sediments are present on a site where disposal may have occurred and contaminant concentrations are identified above the applicable surface water or sediment soil cleanup guidance (SCGs), DER will consider items set forth in Subparagraph 2.ii in assessing the need for further investigation or other action.

Prior to implementing any modifications to the approved work plan, the proposed modification will be submitted to NYSDEC for review and approval. Implementation shall not be performed until NYSDEC approval is provided.



Department of
Environmental
Conservation

CAMP data is required to be submitted to the regulatory agencies weekly and in the event action levels are exceeded, within the 12 hours of the exceedance along with a statement of how the exceedance was remedied.

Prior to the start of work a schedule will be provided to the NYSDEC for review and approval. Following approval, the schedule will be maintained, and proposed revisions submitted to the NYSDEC for review and approval on a weekly basis. The schedule should include details for all activities, including timelines and target dates for the start, field activities and submission of all reports.

The Soil Cleanup Objections (SCOs) for this site are Residential and Commercial based on the current and anticipated future uses of each parcel. The evaluation of chemical analysis results should be compared to those SCOs as well as Unrestricted Use SCOs.

Following the Site Characterization activities, it is required that the property be restored to pre-investigation conditions and obtain acceptance from the property owner.

In the finalized Work Plan that will be attached to the Order on Consent, the watermark "Settlement Confidential Inadmissible in This or any Other Proceeding" must be removed. As a reminder, the finalized Work Plan must also include a signed certification page.

This letter should accompany the initial acceptance letter from the Department dated November 17, 2020.

Sincerely,

A handwritten signature in blue ink that reads "Robert Strang". The signature is fluid and cursive, with the first name "Robert" and last name "Strang" clearly distinguishable.

Robert Strang, E.I.T.,
Remedial Section D, Remedial Bureau E
Division of Environmental Remediation

ec: M. Cruden, NYSDEC
D. Loew, NYSDEC
S. Salotto, NYSDEC
J. Robinson, NYSDOH
M. Doroski, NYSDOH
J. Deming, NYSDOH
M. Vetter, Parsons
J. Novotny, Corning Incorporated
K. Douglas, Corning Incorporated

NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION

Division of Environmental Remediation, Remedial Bureau E

625 Broadway, 12th Floor, Albany, NY 12233-7017

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www.dec.ny.gov

November 17, 2020

Mr. Gregory Haack, PE
Sr. Facilities Engineer, Capital Projects and Facilities Engineering
Manufacturing Technology & Engineering
Corning Incorporated
Corning, New York 14831

**Subject: Site No. 851053 Corning Mini Storage
Revised Site Characterization Work Plan**

Dear Mr. Haack:

The New York State Department of Environmental Conservation (NYSDEC) and New York State Department of Health (NYSDOH) have reviewed the November 6, 2020 Revised Post Creek Characterization Work Plan and find the work plan to be approvable.

For any technical questions or concerns please direct them to me at 518-402-8642, or via email at robert.strang@dec.ny.gov.

Sincerely,



Robert Strang, E.I.T.
Assistant Engineer
Division of Environmental Remediation



Department of
Environmental
Conservation



cc: D. Loew
M. Cruden
J. Dyber
K. Cloyd
B. Schilling
D. Pratt
S. Williams
M. Crance
J. Deming, NYSDOH
J. Robinson, NYSDOH
M. Doroski, NYSDOH
M. Vetter, Parsons Corporation
J. Novotny, Corning Incorporated
K. Douglas, Corning Incorporated
A. Reichhart, Nixon Peabody
J. Marsh, Integral Consulting Services
M. Greenblatt, Integral Consulting Services
P. Zimmerman, Integral Consulting Services

Exhibit C

EXHIBIT "C"

RECORDS SEARCH REPORT

1. Detail all environmental data and information within Respondent's or Respondent's agents' or consultants' possession or control regarding environmental conditions at or emanating from The Post Creek Property.
2. A comprehensive list of all existing relevant reports with titles, authors, and subject matter, as well as a description of the results of all previous investigations of The Post Creek Property, including all available topographic and property surveys, engineering studies, and aerial photographs.
3. A concise summary of information held by Respondent and Respondent's attorneys and consultants with respect to:
 - (i) a history and description of The Post Creek Property, including the nature of operations;
 - (ii) the types, quantities, physical state, locations, methods, and dates of disposal or release of hazardous waste at or emanating from The Post Creek Property;
 - (iii) a description of current The Post Creek Property security (i.e. fencing, posting, etc.); and
 - (iii) the names and addresses of all persons responsible for disposal of hazardous waste, including the dates of such disposal and any proof linking each such person responsible with the hazardous wastes identified.
4. The Respondent shall have no obligation hereunder to provide information to the Department which it already has in its possession or which the Department was responsible for developing, or to provide privileged information to the Department. Except for information the Department was responsible for developing or privileged information, the Respondent shall identify the information which it believes the Department already has in its possession.

Exhibit D

Post Creek Citizen Participation Plan

NYSDEC Project ID 851053

Corning, New York

April, 2022

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Appendix F Post Creek Map

1.0 Introduction and Overview

This document presents the Citizen Participation (CP) Plan for the Post Creek property located in the Town of Corning, New York that consists of the parcels of property bearing the following Tax Parcel Nos.: 282.00-02-042.120; 282.00-02-018.200; 282.00-02-018.120; 282.00-02-039.000 (together the "Real Property"). The Real Property is depicted on the map attached as Appendix F.

In April 2022, Corning Incorporated and the New York State Department of Environmental Conservation (NYSDEC) entered into an Order on Consent and Administrative Settlement (Order) to investigate the Real Property, including conducting a *Post Creek Characterization Work Plan* (the Work Plan; Integral 2020), which is attached to, and incorporated into, the Order.

The Order also requires the development of a CP Plan for the Real Property, in accordance with New York Environmental Conservation Law (ECL) §27-1417 and Title 6 of the New York Codes Rules and Resolutions (6 NYCRR) sections 375-1.10 and 375-3.10. Corning is committed to informing and involving the public during the course of the remedial work to be conducted under the Order, and will work with the NYSDEC and the New York State Department of Health (NYSDOH) to accomplish this goal. This CP Plan describes the minimum CP activities to be conducted during the environmental study; additional community outreach may also occur based on NYSDEC requirements or community feedback.

2.0 Background and Project Description

In 2015, the NYSDEC classified the Real Property as a State Superfund Program Classification P (potential) site. The Real Property was classified as a P site based upon: “anecdotal reporting by multiple residents in the area indicates that a large pile of glass waste was present at the Subject Property dating back to the 1960s” (NYSDEC, 2015).

2.1 Post Creek History

Prior to 1944 the Real Property was primarily vacant woodland with some small clearings and Post Creek meandering through the Real Property. Areas surrounding the Real Property included farmland and woodland.

A railroad right of way first was located on the Real Property in approximately 1938. A tax parcel map (updated 3/16/2015) indicates this line owner to be Pennsylvania Lines LLC, which is noted to be the Former N.Y. Central Railroad (also known as New York Central), which is currently owned by CSX. It is not clear from the records reviewed when the railway was built, but the Map of New York Central Line published by Rand McNally in 1918 shows a stop running through Corning.

Aerial photos show a development history throughout the Real Property beginning in approximately 1948 and continuing through 1995. The first structure appears on parcel 282.00-02-018.120 in 1952, with structures appearing on parcel 282.00-02-039.000 in 1964 and on parcel 282.00-02-042.120 in 1995. The overall filling distribution indicates multiple areas of disturbance over the majority of the tax parcels with the exception of the land on the eastern side of the railroad and tax parcel 282.00-02-018.200. It appears that the parcel east of the railroad ROW has remained undeveloped and unaltered since circa the date of the earliest aerial photograph (1938).

Prior to 1962 the path of Post Creek meandered through several of the parcels. Generally, disturbance moved southward from parcel 282.00-02-039.000 to parcel 282.00-02-042.120, with significant filling occurring before and especially in 1962 when an entire section of the previously very visible Post Creek bed appears to have been completely obstructed within parcel 282.00-02-018.200 and parcel 282.00-02-018.120 producing an entirely new flow path along the extreme eastern border of the Real Property. By this time, parcel 282.00-02-018.120 and parcel 282.00-02-039.000 are predominantly cleared of vegetation. By 1964, Post Creek is no longer visible through 282.00-02-018.200 or parcel 282.00-02-018.120 and the newly established flow path and Creek bed has been re-routed to flow alongside the railroad right-of-way. While Post Creek continues to run through a portion of 282.00-02-042.120, as of 1964 its path has been altered from meandering through the middle of the parcel to running parallel to the railroad.

2.2 Project Description

Corning Incorporated has retained an experienced expert technical consultant, Integral Consulting Inc. to implement an environmental study of the Real Property in accordance with the NYSDEC-approved Work Plan (Integral, 2020). The study will assess the nature and extent of fill material that may be encountered within the Real Property and evaluate potential exposure pathways completing soil borings in areas where this fill may be identified with a thorough visual inspection and reporting of the materials encountered; collecting surface and subsurface soil samples as well as surface water and sediment samples for analytical testing; and installing and sampling groundwater monitoring wells. After the sampling is complete, Corning Incorporated will report the findings and work with the NYSDEC, NYSDOH, and the property owners to determine whether any further action is necessary.

3.0 Citizen Participation (CP) Activities

This section describes the CP program for the Real Property. The program meets the requirements set forth in NYSDEC Program Policy No. 23, the Citizen Participation Handbook for Remedial Programs. The program will be implemented by Corning Incorporated, with oversight and input from the NYSDEC and NYSDOH. The following paragraphs describe the required or suggested minimum CP activities for the project; additional CP activities may be considered based on community feedback.

3.1 Document Repository

A document repository is a file of documents pertaining to the environmental study of the Real Property and the associated citizen participation programs, which is made available for public review. The file is typically maintained in a nearby public building to provide access at times and a location convenient to the public.

For the Real Property, document repositories will be established, and will include the following documents, as available:

- Consent Order
- CP Plan
- Fact Sheets
- Post Creek Characterization Work Plan
- Other materials (e.g., information sheets, notices, etc.)

Two repositories will be established for the Real Property: (1) the Southeast Steuben County Library, and (2) the NYSDEC Regional Office. The addresses for these repositories are listed in Appendix B.

3.2 Mailing List

A key element of the CP Plan is a mailing list of stakeholders, the community, and interested citizens in an area. Direct mailings of information allow people to review the information provided at their convenience (i.e., rather than in a public forum). These mailings also facilitate the distribution of information to everyone who needs or wants information about the project.

Events requiring a fact sheet be sent to the mailing list include but are not limited to: finalization of the Site Characterization Work Plan, completion of the Site Characterization Report, finalization of an Interim Remedial Measure Work Plan (if applicable), and completion of an Interim Remedial Measure Report (if applicable).

A mailing list has been established for the Real Property (referred to as the Project Contact List), which is composed of two components:

- The owner of the Real Property, and
- Other interested parties.

The contact information for interested parties (second bullet) is provided in Appendix D; property owner contact information is maintained confidentially in project files. Corning Incorporated will maintain and update the mailing list information regularly throughout the project.

3.3 Points of Contact

Several points of contact have been established for the project. The public is encouraged to contact any of the project staff listed below.

Technical Information:

Robert Strang
NYS Department of Environmental Conservation
625 Broadway
Albany, NY 12233
Phone: (518) 402-9813
Email: Robert.Strang@dec.ny.gov

Real Property -Related Health Information:

Christine N. Vooris – Bureau Director
Center for Environmental Health
New York State Department of Health
Empire State Plaza, Corning Tower Room
Albany, NY 12237
Phone: 1-518-402-7860
Email: christine.vooris@health.ny.gov

Citizen Participation:

Andrea Pedrick
Public Participation Specialist
NYS Department of Environmental Conservation
Region 8
6274 East Avon-Lima Road
Avon, NY 14414
Phone: (585) 226-5363
Fax: (585) 226-9458
Email: andrea.pedrick@dec.ny.gov

3.4 Print Media (Fact Sheets)

Printed communications materials, such as fact sheets, newsletters or brochures, are one of several citizen participation tools used to provide information to the community about a project. Fact sheets are typically two to four pages in length, and portray a specific topic of interest in community-friendly (non-technical) terms. Pictures and graphics are used as much as possible to enhance the fact sheet and more simply communicate key information.

The NYSDEC will prepare Fact Sheets at certain key milestones of the project in accordance with NYSDEC Program Policy No. 23 (the *Citizen Participation Handbook for Remedial Programs*). In addition, Corning Incorporated will prepare additional informative newsletters and/or fact sheets and periodically distribute these materials to interested individuals and organizations. For example, Corning Incorporated newsletters/fact sheets may contain articles on the status of the environmental project, listings of recently issued documents, names of individuals to contact for more information, and descriptions of study techniques or technologies or project milestones. The newsletters/fact sheets will be used to increase community awareness and knowledge of the project and its status. All fact sheets will be reviewed and approved by the NYSDEC before being distributed to entities on the Real Property contact list.

3.5 Websites

In today's society, providing information on the Internet is an effective means of communication. Most community members have some access to the Internet (at home, at work, or at a public library), and this can be an important communications vehicle for consolidated, accurate, and up-to-date information and visuals.

NYSDEC will establish a website for the project and will announce the address via a fact sheet. An existing website with information regarding environmental cleanup in Corning can be found here: <https://www.dec.ny.gov/chemical/97180.html>.

3.6 Summaries of Technical Reports

In addition to technical reports placed in the document repositories, a summary (in the form of a fact sheet) will be provided after each technical report has been finalized to communicate the facts about the project in simple terms to enhance understanding. It is important that technical information is articulated with a realistic and understandable view of the work being done and the potential risks or exposures involved. It is, however, also important that the community be able to understand the issues in lay terms.

3.7 Public Notices

As required by NYSDEC Program Policy, formal public notices will be published to inform stakeholders and community members of certain milestones or events concerning the project. These notices will be placed in a local newspaper of general circulation, and will appear in a prominent position in the paper with adequate time for the community to plan participation.

3.8 Public Comment Periods and Comment Responses

If requested by the NYSDEC, the public will be given an opportunity to comment on certain project documents and to receive comment responses from the NYSDEC. Under NYSDEC program policy, the public would typically be allowed 30 days to comment on a particular document.

Formal comment response documents would be prepared by the NYSDEC, and provided to the public. In this manner, the public will obtain direct feedback on their comments, and will understand how the comments are being incorporated into final decisions being made regarding the project.

3.9 Meetings

Public or town meetings and/or availability sessions will be held as appropriate (e.g., to announce major milestones during the project), or as requested by the NYSDEC or the community. Such meetings will include (as appropriate) posters, exhibits, and displays that give audience members graphic representations of project activities, findings, or program schedules. These materials will provide perspective to the community with respect to the study.

Public meetings will be held in a convenient and central location to the community. Meeting times and locations would be determined with input from local community leaders, and will be announced in local newspapers and/or a mailing to the community.

3.10 Media Notification

Media releases will be developed at key milestones of the program and distributed to local newspapers and other media outlets that may express interest. Media contacts are listed in Appendix D. Media briefings can also be arranged if media representatives have the need for additional background information on the project.

3.11 Elected State and Federal and Local Officials Briefings

Briefings to state and federal elected officials and local officials will be scheduled as needed or requested to communicate significant events during the project. Such briefings will keep these leaders involved and informed as to the progress of activities on the project. These briefings will also give officials the opportunity to ask questions or resolve any concerns.

3.12 Revise the CP Plan

During the course of implementing the CP Plan, Corning Incorporated and the NYSDEC may identify additional community needs, issues, or concerns regarding the Real Property that are not currently addressed in this CP Plan. As such, the CP Plan will be updated as needed, or at least every three years.

4.0 References

Post Creek Characterization Work Plan, (Integral, December 4, 2020)

Appendix A

Project Contacts

For additional information about the program, the public is encouraged to contact any of the project staff listed below.

Technical Information:

Robert Strang
NYS Department of Environmental Conservation
625 Broadway
Albany, NY 12233
Phone: (518) 402-9813
Email: Robert.Strang@dec.ny.gov

Real Property -Related Health Information:

Melissa Doroski –
Center for Environmental Health
New York State Department of Health
Empire State Plaza, Corning Tower Room
Albany, NY 12237
Phone: 1-518-402-7860
Email: melissa.doroski@health.ny.gov

Citizen Participation:

Andrea Pedrick
Public Participation Specialist
NYS Department of Environmental Conservation
Region 8
6274 East Avon-Lima Road
Avon, NY 14414
Phone: (585) 226-5363
Fax: (585) 226-9458
Email: andrea.pedrick@dec.ny.gov

Appendix B

Document Repositories

Two document repositories have been established to provide the public with convenient access to important project documents and other information. This information will include reports, data and information gathered and developed during the course of the assessment and evaluation of conditions surrounding the Real Property. These repositories can be found at the following locations:

Southeast Steuben County Library

300 Nasser Civic Center Plaza

Corning, NY, 14830

Phone: (607) 936-3713

Contact: (reference librarian) for an appointment

Hours: Monday 9:00am-6:00 pm
 Tuesday 9:00am-8:00pm
 Wednesday 9:00am-6:00pm
 Thursday 9:00am-8:00pm
 Friday 9:00am-6:00pm

NYSDEC Region 8 Office

6274 Avon-Lima Rd. (Rtes. 5 and 20)

Avon, NY 14414-9516

Contact: Regional Public Participation Specialist
at (585) 226-5324 for an appointment

Hours: Monday through Friday 8:30am-4:45pm

Appendix C

List of Available Documents

According to the NYSDEC, the following documents are available at the document repositories listed in Appendix B of this CPP:

- Order on Consent and Settlement Agreement DEC No. A8-0855-15-06, dated April, 2022
- Post Creek Characterization Work Plan (Integral, December 4, 2020)
- Citizen Participation Plan, dated April, 2022

Within the initial months of the project, Corning Incorporated will also provide copies of the following documents for the document repositories:

- Fact Sheets prepared and distributed to the Project Contact List

Additional documents not listed above will be placed in the designated repositories as the program for the Real Property develops.

Appendix D

Project Contact List

The following contact list has been developed to help keep the community informed about and involved in the project activities relating to Post Creek. The list includes local, regional and state officials; local media; civic, business, and environmental organizations; and others. The Project Contact List will be reviewed periodically and updated as appropriate.

Note: The property owner is maintained confidentially in project files, not in a CP Plan or repositories.

Environmental Groups

Friends of the Chemung River Watershed
111 N. Main St.
Elmira, N.Y. 14901

Media

Shawn Vargo, News Editor
The Leader
34 West Pulteney St.
Corning, N.Y., 14830

Kevin Hogan, Executive Editor
Star-Gazette
201 Baldwin St., P.O. Box
Elmira, N.Y., 14902

News Director
WETM-TV
101 East Water Street
Elmira, N.Y., 14901

News Director
WENY-TV
474 Old Ithaca Road
Horseheads, N.Y., 14845

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Councilman Stuart Sammis
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Councilman Lon Fiscus
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South Corning, New York 14830

Clerk Susan A. Edwards
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Wayne Bennett, Planning Board Chairman
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20 South Maple Street
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Michael Pambianchi, Zoning Board
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John MacMahaon, Zoning Board
Town of Corning
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Phillip Zarnoch, Zoning Board
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Steuben County Legislature
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Steuben County Legislature
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Judith M. Hunter, Clerk Steuben County
County Clerk's Building
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Matt Sousa, Director
Steuben County Planning Department
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Todd Housel, Deputy Commissioner
Steuben Public Works Department
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Darlene Smith, Director
Public Health and Nursing Services
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Bath, N.Y., 14810

Wendy Jordan, Director
Real Property Tax Service Agency
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State Officials

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 Center for Environmental Health
 New York State Department of Health
 Empire State Plaza, Corning Tower
 Albany, NY 12237

State Elected Officials

Senator Thomas F. O'Mara
 333 East Water St., 3rd Floor, Suite 301
 Elmira, N.Y., 14901

Assemblyman Philip A. Palmesano
 105 E. Steuben St.
 Bath, N.Y., 14810

Federal Elected Officials

Honorable Charles Schumer
United States Senate
322 Hart Senate Office Building
Washington D.C., 20510

Honorable Kirsten Gillibrand
United States Senate
478 Russell
Washington, D.C., 20510

Congressman Tom Reed
United States House of Representatives
2263 Rayburn House Office Building
Washington, D.C., 20515

Property Owner List – To Be Maintained Confidentially

Property Owners to the East and South

Pennsylvania Lines LLC
3632 State Route 414
Corning, NY 14830

Mailing Address:
Taxation Dept Box 209
3 Commercial Pl
Norfolk, VA 23510

Property Owners to the West

Patricia A Edger and Haley M Wood
3807 State Route 414
Corning, NY 14830

Mailing Address:
260 Dodge Ave
Corning, NY 14830

Darryl L Raner and Diane L Harrison
3803 State Route 414
Corning, NY 14830

Gerald D Morse
3630 State Route 414
Corning, NY 14830

Mailing Address:
3 Brown Rd
Corning, NY 14830

Robert H Burdick
3681 State Route 414
Corning, NY 14830

Mailing Address:
11720 Buck Hollow Rd
Beaver Dams, NY 14812

Property Owners to the North

Leon P Makin
3808 State Route 414
Corning, NY 14830

Mailing Address:
3633 Pine Hill Rd
Corning, NY 14830

Appendix E

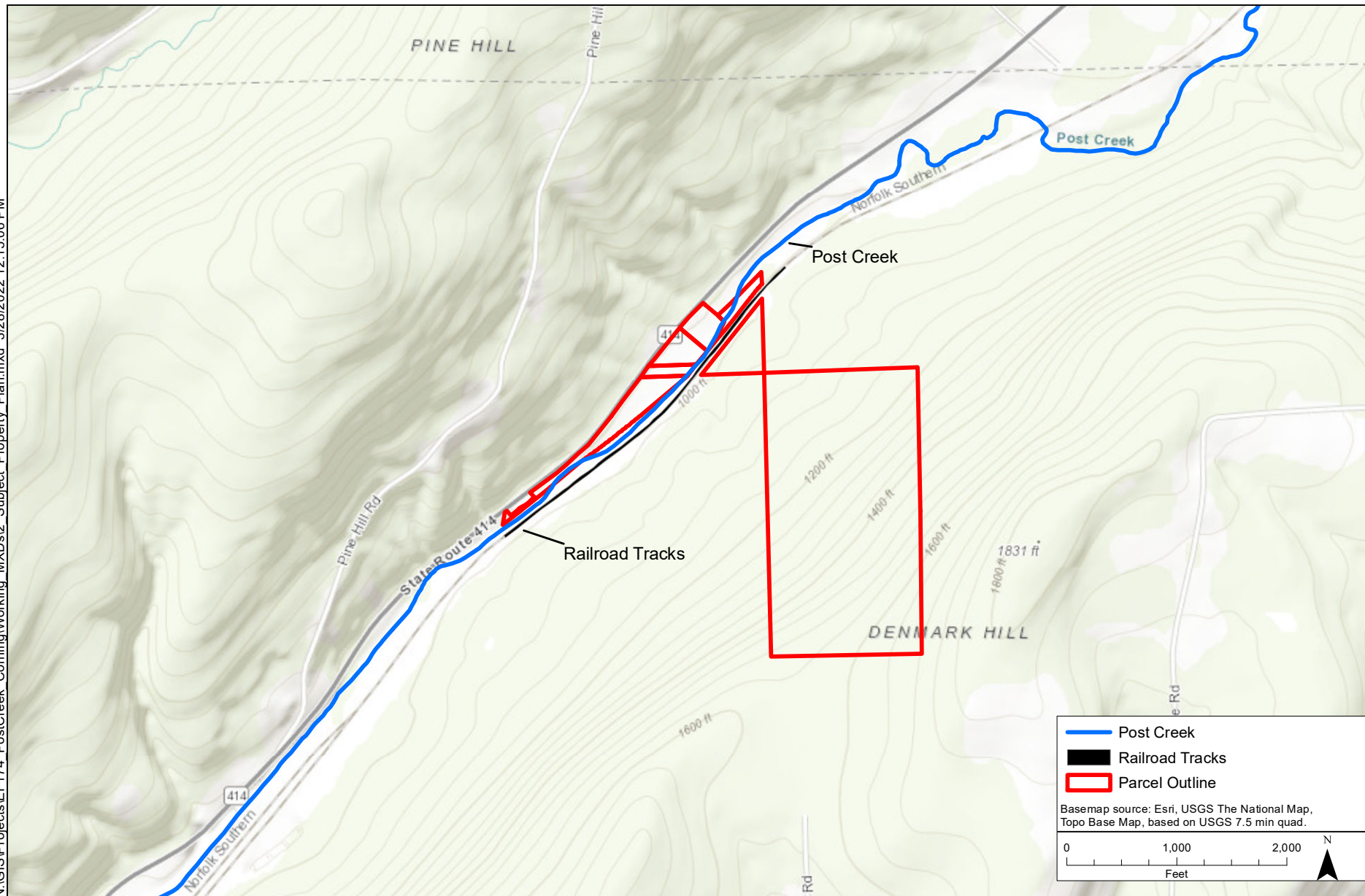
Glossary

Term	Definition
Availability Session	A scheduled gathering of project staff and members of the public in a casual setting, without a formal presentation or agenda but usually focusing on a specific aspect of an environmental study.
Citizen Participation	A program of planning and activities to encourage communication among people affected by or interested in the project and the government agencies and other parties responsible for an environmental study.
Citizen Participation Plan	A Citizen Participation Plan describes the citizen participation activities that will be conducted during a specific project's environmental study.
Comment Period	A period for the public to review and comment about various documents. For example, a 30-day comment period after submittal of a remedial investigation or feasibility report is provided when NYSDEC determines it to be necessary.
Consent Order	A legal and enforceable agreement negotiated between NYSDEC and a potential responsible party. The order sets forth agreed upon terms by which the potential responsible party will undertake an environmental study and pay for the NYSDEC's costs to oversee the study. The Consent Order includes a schedule for implementing the agreed scope of the study.
Document Repository	A document repository is a file of documents pertaining to the environmental study of a study area and the associated citizen participation programs, which is made available for public review. The file is typically maintained in a nearby public building to provide access at times and a location convenient to the public.
Fact Sheet	A written discussion about part or all of an environmental project, prepared by NYSDEC or the potential responsible party and provided to the public. A fact sheet may focus on: a particular element of a project; opportunities for public involvement; availability of a report or other information, or announcement of a public meeting or comment period . A fact sheet may be mailed to all or part of a project's contact list, distributed at meetings, placed in a document repository and/or sent on an "as requested" basis.
New York State Department of Health	Agency within the executive branch of New York State government which: performs health-related inspections at suspected hazardous waste sites; conducts health assessments to determine potential risk from environmental exposure; reviews risk assessments ; conducts health-related community outreach around sites; and reviews remedial actions to assure that public health concerns are adequately addressed.
NYSDEC Project Manager	An NYSDEC staff member (usually an engineer, geologist or hydro geologist) responsible for the day-to-day administration of an environmental project. The Project Manager works with legal, health,

Term	Definition
	citizen participation and other staff to accomplish project-related goals and objectives.
Public Meeting	A scheduled gathering of NYSDEC staff and potential responsible party staff with the public to give and receive information, ask questions and discuss concerns about a study area. Staff from multiple NYSDEC divisions and legal and NYSDOH often also attend. A public meeting, unlike an availability session , generally features a formal presentation and a detailed agenda.

Appendix F

Post Creek Map



Notes:

1. Tax parcel outlines are approximate.
2. The exact parcel boundaries have not been surveyed yet.

Site Figure