# DECEMBER 2023 GROUNDWATER SAMPLING EVENT REPORT

**FOR** 

HAHN MOTOR COMPANY 1201 SOUTH 1<sup>ST</sup> STREET YAKIMA, WASHINGTON 98901

Facility Site ID No. 502 Cleanup Site ID No. 4927 VCP Project No. CE0529

January 29, 2024

Prepared for:

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#### **PROJECT SUMMARY**

Client:	Ms. Debra Manjarrez Manjarrez & De Leon Inc, PS 2010 West Nob Hill Blvd, Suite 1 Yakima, Washington 98902
Point of Contact:	Ms. Debra Manjarrez
Property:	Hahn Motor Company 1201 South 1 <sup>st</sup> Street Yakima, Washington 98901
Major Commercial Activity:	Automotive Sales and Automobile Repair
VCP Project ID Number:	CE0529
Licensed Hydrogeologist/Geologist:	Brent N. Bergeron, LHG, LG
License Number/Expiration:	LHG #2267, expires 1/3/2025 LG #2267, expires 1/3/2025
Project Number:	E2023/1010
Report Date:	January 29, 2024

Legal description: Tax Parcel 191330-13032 in the southwest quarter of the northeast quarter of Section 30, Township 13 North, Range 19 E.W.M; Latitude 46° 35' 17.37" North, Longitude 120° 29'52.41" West.

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#### 1.0 INTRODUCTION

On December 27, 2023, Blue Mountain Environmental and Consulting Company, Inc. (BMEC) mobilized to 1201 South 1<sup>st</sup> Street in Yakima, Washington 98901 (Site) and performed a groundwater sampling event (GWSE) involving all nine monitoring wells (MW1, MW2, MW3A, MW4, MW5, MW6, MW7, MW8, and MW9). A Site Vicinity Map is included as **Figure 1**. A Site Location Map is included as **Figure 2**.

The scope of work (SOW) for the December 2023 was as follows:

- Collect depth-to-water measurements from all nine wells (MW1 through MW9);
- Collect groundwater samples from each of the nine monitoring wells and relinquish them to a
  Washington-accredited laboratory for the following analyses: TPH-D and TPH-O via Northwest
  Method NWTPH-Dx, chlorinated VOCs via EPA Method 8260, as well as total metals via EPA
  Method 200.8/7470A; and
- Document the findings in a detailed report including groundwater laboratory analytical results, as well as the groundwater flow direction of the shallow aquifer.

#### 1.1 Location

The 1.5-acre (approximate) Site is located in the City of Yakima, Yakima County, Washington, at the southeast corner of the intersection of South 1<sup>st</sup> Street and East Arlington Street (**Figures 2 - 5**). The Site consists of one tax parcel (191330-13032) and is located in the southwest quarter of the northeast quarter of Section 30, Township 13 North, Range 19 E.W.M. The elevation is approximately 1,040 feet above mean sea level and the Site is relatively flat with primarily asphalt ground cover. The nearest major body of water is the Yakima River approximately 1.5 miles east of the Site. The Site is surrounded by commercial then residential property to the east, commercial property then light industry to the north, commercial property to the northwest, commercial property then railroad property to the west, and commercial property to the south. There are no flood zones or wetlands associated with the Site.

#### 1.2 General Site Information

As of February 23, 2016, the property was owned by Mr. Richard Hahn. The current owner of the property is the Estate of Douglas F Bettarel, represented by Ms. Debra Manjarrez of Manjarrez and De Leon Inc, PS. BMEC is currently working for Manjarrez and De Leon Inc, PS.

One building is located on the Site (**Figures 2 – 5**). The rectangular building located on the northwest corner of the property consists of an automobile showroom with offices on the western half, bathrooms and break room near the center of the building, and an automobile repair and automobile wash bay in the eastern half of the building. During the visit to the Site on February 1, 2022, a minimum of one sump was noticed on the interior of the eastern half of the building. The sump appeared to drain to the south toward the drywells which BMEC investigated via soil and groundwater sampling on February 1, 2022. The drywells and all associated petroleum and metals impacted soils were removed on July 12 and 13, 2022, and replaced by a single dry well on July 14, 2022.

#### 2.0 GEOLOGY AND HYDROGEOLOGY

Based on the subsurface investigation field activities conducted at the Site on September 27 and 28, 2022, the following geologic soil conditions were encountered in soil borings MW1 and MW3 through MW6:

- 0 0.25': Asphalt.
- 0.25 2': Brown SILT (ML);
- 2-20': Brown to dark brown, sandy, well-rounded, coarse GRAVEL & COBBLES, with little silt, loose (GW); and
- 20 -25': Brown gray, SAND & GRAVEL, well-rounded, coarse, loose, wet very wet (SP/GP).

During the May 19, 2023, monitoring well installation activities, soil lithology in wells MW3A and MW7 through MW9 was similar to the afore-mentioned soil with predominantly brown to gray-brown sandy, rounded, coarse GRAVELS (GW) from 2.5 to 30 feet below ground surface (bgs) and groundwater saturation noted from 18 - 22 feet bgs. During the June 13, 2023, GWSE, depth to groundwater was measured around 18 - 20 feet below top of casing (btoc) in all nine wells. Groundwater flow direction was to the southeast at 0.004 feet per foot on June 13, 2023. During the September 26, 2023 GWSE, depth to groundwater was measured around 16 – 18 feet btoc in all nine wells. Groundwater flow direction was to the southeast at 0.005 – 0.006 feet per foot. During the most recent December 27, 2023 GWSE, depth to groundwater was measured around 19 – 20.5 feet btoc in all nine wells. Groundwater flow direction was to the southeast at 0.009 feet per foot (**Figure 3**).

Over the past six GWSEs conducted at the Site by BMEC personnel, the groundwater flow direction of the shallow aquifer has been determined to be to the southeast toward the Yakima River which is approximately 1.5 miles east of the Site. The hydraulic gradient of the shallow aquifer has been calculated to range between 0.004 and 0.009 feet per foot. Per information obtained from Ecology regarding the overall regional hydrogeology, the estimated flow direction in the deeper aquifer beneath the Site is also to the southeast with an approximate hydraulic gradient of 0.004 feet per foot.

#### 3.0 PREVIOUS ENVIRONMENTAL FIELD ACTIVITIES

The existing facility was built in 1946 by Hahn Motors Company. A 2,000-gallon heating oil underground storage tank (UST) for the oil-fired boiler was installed in the northwest side of the building's basement to provide heat for the facility. A second 2,000-gallon UST was installed at the facility in the mid-1970's and both USTs were used to store used oil after the boiler was converted to burn used motor oil, which was plentiful, available from the on-site conducted car services.

It was determined by Ecology on July 9, 2007, and documented via certified mail dated July 26, 2007, that Hahn Motor Company was in *Non-Compliance with the Underground Storage Tank Regulations Chapter 173-360* for not properly registering and upgrading their 2,000-gallon USTs

prior to storage of waste oil. Via directive from Ecology as defined in the July 26, 2007 certified mail, both USTs were decommissioned by removal and backfill in November 2007. Approximately 50 cubic yards of petroleum-contaminated soil (PCS) and asphalt were hauled offsite and disposed of at the Anderson Disposal Facility in Yakima, Washington.

During the November 9, 2007, UST decommissioning activities, three soil samples were collected from the west, north, and east side of the eastern UST, yielding one heavy oil detection of 396 milligrams per Kilogram (mg/Kg) in the west sample. Similarly, three soil samples were collected from the west, north, and east side of the eastern UST, yielding heavy oil detections ranging between 155 – 492 mg/Kg. The MTCA Method A Cleanup Level for heavy oil is 2,000 mg/Kg. No gasoline range hydrocarbons were identified by laboratory analysis in any soil samples collected. Significant lead concentrations were detected in residual soil sampled and analyzed from the tank bottom(s).

In 2017, Ecology conducted semi-annual groundwater sampling of the Yakima Railroad Area (YRRA) groundwater monitoring network which is a six-square mile area located along the railroad corridor in the cities of Yakima and Union Gap, Washington. The YRRA was defined in 1991. The Site is located near the center of the YRRA which is impacted by chlorinated solvents, primarily tetrachloroethene (PCE). Circa 2017, 15 of the 39 groundwater samples collected from wells within the YRRA yielded concentrations ranging from 5 to 9,110 micrograms per liter (µg/L). The MTCA Cleanup Level for PCE in groundwater is 5 µg/L.

#### 3.1 February 2022 - Subsurface Investigation

On February 1, 2022, BMEC hydrogeologist, Brent Bergeron, LHG, and BMEC environmental professional Yancy Meyer, supervised the advancement of six soil borings (SB1 through SB6) to depths varying between 15 feet and 25 feet bgs. The six soil borings were advanced via sonic drilling methodology by Environmental West Explorations (EWE) personnel.

TPH-D was only quantified in one of the 21 soil samples at a concentration of 670 mg/Kg in sample SB1-2-1-22-10'. TPH-O was quantified in three of the 21 soil samples at concentrations of 1400 mg/Kg in sample SB1-2-1-22-10'; 6900 mg/Kg in sample SB5-2-1-22-10'; and 1100 mg/Kg in sample SB5-2-1-22-15'. The MTCA Method A Cleanup Level for TPH-D + TPH-O is 2000 mg/Kg which was only exceeded in samples SB1-2-1-22-10' and SB5-2-1-22-10'. TPH-G was performed on one soil sample. TPH-G was quantified in sample SB1-2-1-22-10' at 220 mg/Kg which exceeds the MTCA Method A Cleanup Level of 30 mg/Kg.

VOCs were analyzed in three soil samples (SB1-2-1-22-10', SB3-2-1-22-25', and SB5-2-1-22-20') and detected in sample SB1-2-1-22-10' at concentrations that due not exceed any MTCA Method A Cleanup Levels. No VOCs were detected in soil samples SB3-2-1-22-25' and SB5-2-1-22-20'.

Cadmium was detected in one sample (SB1-2-1-22-10') at 2.5 mg/Kg which exceeds the MTCA Method A Cleanup Level of 2 mg/Kg. Chromium was detected in all 21 samples at concentrations ranging from 2.9 mg/Kg in sample SB5-2-1-22-20' to 34 mg/Kg in sample SB2-2-1-22-5' which was the only soil sample to exceed the MTCA Method A Cleanup Level of 19 mg/Kg. Lead was

detected in four of the 21 soil samples at concentrations ranging from 9.4 mg/Kg in sample SB5-2-1-22-5' to 45 mg/Kg in sample SB1-2-1-22-10'. None of the four lead detections exceed the MTCA Method A Cleanup Level of 250 mg/Kg.

Polynuclear aromatic hydrocarbons (PAHs) were analyzed in three soil samples and detected in sample SB1-2-1-22-10' at concentrations that do not exceed any MTCA Method A Cleanup Levels. No PAHs were detected in soil samples SB3-2-1-22-25' and SB5-2-1-22-20'.

TPH-D and/or TPH-O were detected above the laboratory MRLs in all three groundwater samples collected (SB1-2-1-22-GW, SB3-2-1-2-GW, and SB5-2-1-22-GW). Furthermore, TPH-D + TPH-O were detected in samples SB1-2-1-22-GW and SB5-2-1-22-GW at concentrations of 9800  $\mu$ g/L and 770  $\mu$ g/L, respectively, which exceeded the MTCA Method A Cleanup Level of 500  $\mu$ g/L. Groundwater sample SB1-2-1-22-GW was collected from immediately down-gradient of the dry well outside the automobile engine washing bay on the south side of the building and groundwater sample SB5-2-1-22-GW was collected from between the two USTs removed from the north side of the building.

VOCs were analyzed in all three groundwater samples (SB1-2-1-22-GW, SB3-2-1-22-GW, and SB5-2-1-22-GW). A combination of VOCs including PCE, benzene, ethylbenzene, and naphthalene were detected in all three groundwater samples but not at concentrations exceeding established MTCA Method A Cleanup Levels.

Arsenic (total) was detected in all three groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 5  $\mu$ g/L. Arsenic (total) concentrations ranged from 51  $\mu$ g/L in SB3-2-1-22-GW to 130  $\mu$ g/L in SB5-2-1-22-GW. Chromium (total) was detected in all three groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 50  $\mu$ g/L. Chromium (total) concentrations ranged from 420  $\mu$ g/L in SB3-2-1-22-GW to 1100  $\mu$ g/L in SB5-2-1-22-GW. Lead (total) was detected in all three groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 15  $\mu$ g/L. Lead (total) concentrations ranged from 150  $\mu$ g/L in SB3-2-1-22-GW to 1200  $\mu$ g/L in SB1-2-1-22-GW. Cadmium (total) was detected in groundwater samples SB1-2-1-22-GW and SB5-2-1-22-GW at 110  $\mu$ g/L and 6.4  $\mu$ g/L, respectively. The MTCA Method A Cleanup Level for cadmium (total) in groundwater is 5  $\mu$ g/L.

PAHs were analyzed in all three grab groundwater samples (SB1-2-1-22-GW, SB3-2-1-22-GW, and SB5-2-1-22-GW). A combination of PAHs including 1-methylnaphthalene, 2-methylnaphthalene, and naphthalene were detected in all three groundwater samples: however, not at concentrations exceeding established MTCA Method A Cleanup Levels.

Polychlorinated biphenyls (PCBs) were analyzed in groundwater samples (SB1-2-1-22-GW, SB3-2-1-22-GW, and SB5-2-1-22-GW). PCBs were not detected above the laboratory practical quantitation limits (PQLs) in any of the three samples.

#### 3.2 July 2022 - Dry Well Removal

From July 12 – 14, 2022, BMEC personnel supervised Clarke Construction personnel during the removal of both dry wells south of the main onsite building and collected 13 confirmation soil

samples in the process. Confirmation samples indicated no contaminants (i.e., benzene, toluene, ethylbenzene, and xylenes [BTEX]; TPH-D; TPH-O; TPH-G; arsenic; cadmium; chromium; and lead) above Ecology MTCA Method A Cleanup Levels. On July 14, 2022, after receiving soil sample results, a new drywell was placed in the location of Former Drywell 2 to allow for stormwater drainage from the parking lot, and the excavation was backfilled, compacted to grade, and paved with asphalt.

#### 3.3 September 2022 - Additional Subsurface Investigation

On September 27 and 28, 2022, BMEC hydrogeologist, Brent Bergeron, LHG, and BMEC environmental professional Yancy Meyer, supervised AEC personnel during the advancement of six soil borings (MW1 through MW6) to depths of 25 feet bgs via sonic drilling. Each bore was completed as a 2-inch diameter flush-mounted monitoring well and subsequently developed.

TPH-Dx was performed on 12 soil samples. TPH-D was only quantified in one of the 12 soil samples at a concentration of 76 mg/Kg in sample MW3-9-27-22-15'. TPH-O was quantified in three of the 12 soil samples at concentrations of 300 mg/Kg in sample MW3-9-27-22-15' to 1000 mg/Kg in sample MW6-9-27-22-21'. The MTCA Method A Cleanup Level for TPH-D + TPH-O is 2000 mg/Kg which was not exceeded in any of the 12 soil samples. TPH-G was performed on all 12 soil samples. TPH-G was not detected in any of the 12 soil samples. VOCs were analyzed in all 12 soil samples. Index parameters such as BTEX plus naphthalene were not detected in any of the 12 soil samples. Resource Conservation and Recovery Act (RCRA) metals analyses were performed on all 12 soil samples. Arsenic, cadmium, mercury, selenium, and silver were not detected above the laboratory PQLs in any of the samples. Barium was detected in all 12 samples at concentrations ranging up to 65 mg/Kg in sample MW6-9-27-22-21'. A MTCA Method A Cleanup Level does not currently exist for barium. Chromium (hexavalent + trivalent) was detected in all 12 samples at concentrations ranging up to 16 mg/Kg in soil sample MW1-9-28-22-19'. None of the 12 chromium detections exceed the MTCA Method A Cleanup Level for chromium of 19 mg/Kg. Lead was detected in three of the 12 soil samples at concentrations ranging up to 11 mg/Kg in sample MW6-9-27-22-21'. None of the three lead detections exceed the MTCA Method A Cleanup Level of 250 mg/Kg.

TPH-D and/or TPH-O were not detected above the laboratory PQLs in all six groundwater samples collected from monitoring wells MW1 through MW6. Furthermore, TPH-G was not detected above the laboratory PQLs in the six groundwater samples. VOCs were analyzed in all six groundwater samples collected from monitoring wells MW1 through MW6. A combination of VOCs including PCE and BTEX were detected in all six groundwater samples but not at concentrations exceeding established MTCA Method A Cleanup Levels.

RCRA (total) metals were analyzed in all six groundwater samples collected from monitoring wells MW1 through MW6. Mercury was detected in three of the groundwater samples at concentrations ranging from 0.61  $\mu$ g/L in well MW6 to 1.5  $\mu$ g/L in well MW4. The MTCA Method A Cleanup Level for mercury is 2  $\mu$ g/L. Selenium was detected in three of the groundwater samples at concentrations ranging from 5.9  $\mu$ g/L in well MW6 to 9.9  $\mu$ g/L in well MW4. No MTCA Method A Cleanup Level currently is established for selenium. Barium was detected in all six of the groundwater samples at concentrations ranging from 340  $\mu$ g/L in well MW1 to 2700

μg/L in well MW4. No MTCA Method A Cleanup Level currently is established for barium. Cadmium and silver were not detected above the laboratory PQLs in any of the six groundwater samples.

Arsenic (total) was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 5  $\mu$ g/L. Arsenic (total) concentrations ranged from 12  $\mu$ g/L in the groundwater sample collected from well MW1 to 67  $\mu$ g/L in MW4. Total chromium (hexavalent + trivalent) was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 50  $\mu$ g/L. Chromium (total) concentrations ranged from 81  $\mu$ g/L in well MW6 to 430  $\mu$ g/L in MW2. Lead (total) was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 15  $\mu$ g/L. Lead (total) concentrations ranged from 16  $\mu$ g/L in the groundwater collected from well MW1 to 160  $\mu$ g/L in well MW2. The highest detections of total chromium (hexavalent + trivalent) and total lead were in the groundwater sample collected from well MW2 which is located near the northwest property corner between the two former USTs. The second highest total chromium and total lead detections in groundwater were detected in the sample collected from well MW4 located in the northeast corner of the Site. The two highest total arsenic concentrations were detected in wells MW4 and MW2, respectively.

#### 3.4 October 2022 - Groundwater Sampling Event

On October 3, 2022, BMEC personnel returned to the Site to conduct a GWSE involving all six monitoring wells (MW1 through MW6). TPH-D and/or TPH-O were not detected above the laboratory PQLs in all of the six groundwater samples collected from monitoring wells MW1 through MW6.

Various VOCs including PCE were detected in groundwater samples collected from all six monitoring wells (MW through MW6). None of the VOC detections exceeded established MTCA Method A Cleanup Levels. PCE concentrations were detected in all six groundwater samples and ranged from 1.1  $\mu$ g/L in well MW4 to 2.6  $\mu$ g/L in well MW1. The Cleanup Level for PCE in groundwater is 5  $\mu$ g/L.

Total RCRA metals were detected in groundwater samples collected from all six monitoring wells (MW1 through MW6). Barium was detected in all six groundwater samples at concentrations ranging from 340 $\mu$ g/L in well MW1 to 2700  $\mu$ g/L in well MW4. No MTCA Method A Cleanup Level in groundwater currently exists for barium. Selenium was detected in groundwater samples collected from wells MW2, MW4, and MW6 at concentrations of 7.6  $\mu$ g/L, 9.9  $\mu$ g/L, and 5.9  $\mu$ g/L, respectively. No MTCA Method A Cleanup Level in groundwater currently exists for selenium. Mercury was detected in groundwater samples collected from wells MW2, MW4, and MW6 at concentrations of 1.2  $\mu$ g/L, 1.5  $\mu$ g/L, and 0.65  $\mu$ g/L, respectively. The MTCA Method A Cleanup Level for mercury in groundwater is 2  $\mu$ g/L.

#### 3.5 December 2022 – Groundwater Sampling Event

On December 15, 2022, BMEC personnel returned to the Site to conduct a GWSE involving all six monitoring wells (MW1 through MW6). TPH-D and/or TPH-O were not detected above the laboratory PQLs in five of the six groundwater samples collected from monitoring wells MW1

and MW3 through MW6. Lube oil (i.e., TPH-O) was detected in the groundwater sample collected from monitoring well MW2 at a concentration of 240 mg/L which does not exceed the MTCA Method A Cleanup Level of 500 mg/L. TPH-G was not detected above the laboratory PQLs in the six groundwater samples.

VOCs were analyzed in all six groundwater samples. A combination of VOCs including PCE, BTEX, and miscellaneous VOCs (i.e., chloroform, carbon disulfide, n-propylbenzene, p-isopropytoluene, and n-butylbenzene) were detected in all six groundwater samples but at concentrations that do not exceed established MTCA Method A Cleanup Levels. PCE was detected in groundwater samples obtained from all six monitoring wells at concentrations ranging from 1.1  $\mu$ g/L in well MW6 to 1.7  $\mu$ g/L in the groundwater samples collected from wells MW1 and MW2. Benzene was detected in groundwater samples collected from monitoring wells MW2 and MW4 at 0.22  $\mu$ g/L and 0.23  $\mu$ g/L, respectively. The MTCA Method A Cleanup Levels for PCE and benzene are each 5  $\mu$ g/L.

RCRA (total) metals were analyzed in all six groundwater samples collected from monitoring wells MW1 through MW6. Selenium was detected in two of the groundwater samples at concentrations ranging from 6.7  $\mu$ g/L in well MW3 to 11  $\mu$ g/L in well MW6. No MTCA Method A Cleanup Level currently is established for selenium. Barium was detected in all six of the groundwater samples at concentrations ranging from 580  $\mu$ g/L in well MW1 to 1900  $\mu$ g/L in wells MW4 and MW6. No MTCA Method A Cleanup Level currently is established for barium. Cadmium and silver were not detected above the laboratory PQLs in any of the six groundwater samples.

Arsenic (total) was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 5  $\mu$ g/L. Arsenic (total) concentrations ranged from 28  $\mu$ g/L in the groundwater samples collected from wells MW1 and MW5 to 150  $\mu$ g/L in MW6. Chromium (hexavalent + trivalent) was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 50  $\mu$ g/L. Chromium concentrations ranged from 150  $\mu$ g/L in well MW1 to 340  $\mu$ g/L in MW3. Lead was detected in all six groundwater samples at concentrations exceeding the MTCA Method A Cleanup Level of 15  $\mu$ g/L. Lead concentrations ranged from 26  $\mu$ g/L in the groundwater collected from well MW1 to 140  $\mu$ g/L in well MW6. Mercury was detected in three of the groundwater samples at concentrations ranging from 0.58  $\mu$ g/L in well MW2 to 2.1  $\mu$ g/L in well MW6. The MTCA Method A Cleanup Level for mercury is 2  $\mu$ g/L.

#### 3.6 March 2023 Groundwater Sampling Event

On March 28, 2023, BMEC personnel returned to the Site to conduct a GWSE involving six monitoring wells (MW1 through MW6). TPH-D and/or TPH-O were not detected above the laboratory PQLs in five of the six groundwater samples collected from monitoring wells MW1 and MW3 through MW6. Lube oil (i.e., TPH-O) was detected in the groundwater sample collected. from monitoring well MW2 at a concentration of 150  $\mu$ g/L which does not exceed the MTCA Method A Cleanup Level of 500  $\mu$ g/L.

The chlorinated VOCs (cis) 1,2-DCE, TCE, VC, and PCE were analyzed in all six groundwater samples. PCE was detected in all six groundwater samples at concentrations ranging from 0.70  $\mu$ g/L in well MW3 to 2.4  $\mu$ g/L in well MW2. None of the six groundwater concentrations exceed established MTCA Method A Cleanup Levels (5  $\mu$ g/L). PCE was the only VOC detected in the six groundwater samples.

RCRA (total and dissolved) metals were analyzed in all six groundwater samples collected from monitoring wells MW1 through MW6. RCRA metals (totals) were not detected above the laboratory PQLs in groundwater samples collected from wells MW2, MW4, MW5, and MW6. Total chromium and total lead were detected at 15  $\mu$ g/L and 2.5  $\mu$ g/L, respectively, in the groundwater samples collected from well MW1 with neither value exceeding the MTCA Method A Cleanup Levels of 50  $\mu$ g/L and 15  $\mu$ g/L, respectively. Total RCRA metals were detected in the groundwater sample collected from well MW3 at the following concentrations:

ground water sumpre contested from wen ive is at the following concentrations.
□ Arsenic at 88 μg/L (MTCA Method A Cleanup Level = 5 μg/L)
□ Cadmium at 6.5 $\mu$ g/L (MTCA Method A Cleanup Level = 5 $\mu$ g/L)
□ Chromium (hexavalent + trivalent) at 1100 $\mu$ g/L (MTCA Method A Cleanup Level = 50 $\mu$ g/L)
Lead at 220 μg/L (MTCA Method A Cleanup Level = 15 μg/L
□ Mercury at 1.5 μg/L (MTCA Method A Cleanup Level = 2 μg/L)

As noted above, the total arsenic, total cadmium, total chromium, and total lead concentrations all exceed their respective Cleanup Levels. However, BMEC suspects the extremely high turbidity/high suspended solids content and slow recharge of the well may have impacted the high metals concentrations.

The laboratory analytical results for dissolved RCRA metals concentrations were all non-detect (arsenic, cadmium, chromium [hexavalent + trivalent], lead and mercury). Each of the six groundwater samples submitted to Onsite for dissolved RCRA metals were not field filtered. Instead, each of the six samples were filtered in the lab, prior to analysis.

#### 3.7 May 19, 2023, Monitoring Well Installation and Soil Sampling Event

BMEC personnel mobilized to the Site on May 19, 2023, to supervise the advancement of four borings, collect eight soil samples from the four borings for laboratory analyses, and complete the four borings as monitoring wells (MW3A, MW7, MW8, and MW9). All four monitoring wells were advanced via terra sonic methodology. Borings for monitoring wells MW7 through MW9 were advanced to 25 feet bgs and screened from 10-25 feet bgs with Schedule 40 polyvinyl chloride (PVC), completed with flush-mounted locking caps. The boring for well MW3A was advanced to 30 feet and screened from 10-30 feet bgs with Schedule 40 PVC, completed with a flush-mounted locking cap.

PCE was detected in three of the eight soil samples at concentrations ranging from 0.0018 mg/Kg in soil sample MW7-5-19-23-25' to 0.0026 mg/Kg in soil sample MW9-5-19-23-27'. None of the three soil sample detections exceed the MTCA Method A Cleanup Level of 0.05 mg/Kg. VC, (cis) 1,2-DCE, and TCE were not detected above the laboratory PQLs in any of the eight soil samples.

Barium was detected in all eight soil samples at concentrations ranging from 26 mg/Kg in soil sample MW7-5-19-23-18' to 67 mg/Kg in soil sample MW9-5-19-23-27'. A MTCA Method A Cleanup Level does not currently exist for barium. Total chromium (hexavalent + trivalent) was detected in all eight soil samples at concentrations ranging from 5.4 mg/Kg in soil sample MW3a-5-19-23-20' to 12 mg/Kg in soil sample MW9-5-19-23-27'. None of the eight total chromium detections exceed the MTCA Method A Cleanup Level for Cr+6 of 19 mg/Kg. Mercury was detected in soil sample MW9-5-19-23-27' at 0.38 mg/Kg which does not exceed the MTCA Method A Cleanup Level of 2 mg/Kg. Arsenic, cadmium, silver, and selenium were not detected above the laboratory PQLs in any of the eight soil samples.

## 3.8 June 13, 2023, Monitoring Well Development and Groundwater Sampling Event

BMEC personnel mobilized to the Site on June 13, 2023, to develop four newly installed monitoring wells (MW3A, MW7, MW8, and MW9), obtain depth-to-water (DTW) measurements from all nine wells, and collect groundwater samples from all nine monitoring wells (MW1 through MW9) for laboratory analyses. The following text describes the May 2023 and June 2023 field activities in detail.

VC, (cis) 1,2-DCE, and TCE were not detected above the laboratory PQLs in any of the nine groundwater samples. PCE was detected in all nine groundwater samples at concentrations ranging from 0.97  $\mu$ g/L in the groundwater sample collected from well MW4 to 2.3  $\mu$ g/L in the sample collected from well MW2. None of the nine groundwater sample results for PCE exceed the MTCA Method A Cleanup Level of 5  $\mu$ g/L.

RCRA metals (total) were analyzed in all nine groundwater samples collected from monitoring wells MW1 through MW9. RCRA metals (totals) were not detected above the laboratory PQLs in groundwater samples collected from seven of the nine wells including MW2, MW3A, MW4, MW5, MW6, MW7, and MW9. Lead was detected in the groundwater sample collected from well MW8 at 1.1  $\mu$ g/L which does not exceed the MTCA Method A Cleanup Level of 15  $\mu$ g/L. Arsenic, total chromium, and lead were detected in the groundwater sample collected from well MW1 at 9.3  $\mu$ g/L, 73  $\mu$ g/L, and 11  $\mu$ g/L, respectively. The MTCA Method A Cleanup Levels for arsenic (5  $\mu$ g/L) and total chromium (19  $\mu$ g/L) in groundwater obtained from MW1 were exceeded. The MTCA Method A Cleanup Level for lead (15  $\mu$ g/L) was not exceeded.

#### 3.9 September 26, 2023, Groundwater Sampling Event

BMEC personnel mobilized to the Site on September 26, 2023, to obtain DTW measurements from all nine wells and collect groundwater samples from all nine monitoring wells (MW1 through MW9) for laboratory analyses. DTW values ranged from 16.09 feet below top of casing (btoc) in well MW6 to 17.84 feet btoc in well MW9. Groundwater flow direction was to the southeast and the hydraulic gradient varied from 0.006 feet per foot in the northwest of the Site between wells MW1 and MW8 to 0.005 in the southeast portion of the Site between wells MW3A and MW6.

The suite of analyses performed on each groundwater sample submitted to the laboratory is as follows: TPH-D and TPH-O analysis via Northwest Method NWTPH-Dx; chlorinated VOCs (VC, (cis) 1,2-DCE, TCE, and PCE) via EPA Method 8260D; and total RCRA metals (arsenic, cadmium, chromium, lead, and mercury) via EPA Method 200.8/7470A.

TPH-D and/or TPH-O were detected above the laboratory PQLs in one sample which was collected from well MW2. TPH-O was detected in the groundwater sample collected from well MW2 at 210  $\mu$ g/L which does not exceed the MTCA Method A Cleanup Level of 500  $\mu$ g/L.

The chlorinated VOCs (cis) 1,2-DCE, TCE, PCE, and VC were analyzed in all nine groundwater samples. VC, (cis) 1,2-DCE, and TCE were not detected above the laboratory PQLs in any of the nine groundwater samples. PCE was detected in eight of nine groundwater samples at concentrations ranging from 2.0  $\mu$ g/L in the groundwater samples collected from wells MW5, MW6, and MW9 to 6.0  $\mu$ g/L in the sample collected from well MW7. Two of the nine groundwater sample results for PCE exceeded the MTCA Method A Cleanup Level of 5  $\mu$ g/L; the groundwater sample collected from well MW8 at 5.1  $\mu$ g/L and the groundwater sample collected from well MW7 at 6.0  $\mu$ g/L.

RCRA metals (total) were analyzed in all nine groundwater samples collected from monitoring wells MW1 through MW9. RCRA metals (totals) were not detected above the laboratory PQLs in groundwater samples collected from six of the nine wells including MW3A, MW5, MW6, MW7, MW8, and MW9. Arsenic, cadmium, and mercury were not detected above the laboratory PQLs in groundwater samples collected from any of the nine wells.

Lead was detected in the groundwater samples collected from wells MW1, MW2, and MW4 at 2.9  $\mu g/L$ , 9.0  $\mu g/L$ , and 1.2  $\mu g/L$ , respectively, none of which exceed the MTCA Method A Cleanup Level of 15  $\mu g/L$  for lead in groundwater. Total chromium (hexavalent + trivalent) was detected in the groundwater samples collected from wells MW1 and MW2 at 20  $\mu g/L$  and 19.0  $\mu g/L$ , respectively. Neither of which exceed the MTCA Method A Cleanup Level of 50  $\mu g/L$  for total chromium in groundwater.

Since none of the nine groundwater samples collected yielded total metals concentrations exceeding their respective MTCA Method A Cleanup Levels, dissolved metals analyses were not performed on any of the samples.

#### 4.0 DECEMBER 2023 GROUNDWATER SAMPLING METHODOLOGY

BMEC personnel mobilized to the Site on December 27, 2023, to obtain DTW measurements from all nine wells and collect groundwater samples from all nine monitoring wells (MW1 through MW9) for laboratory analyses. The following text describes the December 27, 2023, field activities in detail.

Upon arrival at the Site on December 27, 2023, each monitoring well was opened and DTW measurements were obtained from the PVC top of casing per well. Groundwater parameters of the nine monitoring well samples were measured in the field via a Horiba U-52 for pH, temperature,

conductivity, turbidity, and dissolved oxygen. Approximately three to five gallons were purged from the nine monitoring wells (i.e., MW1, MW2, MW3A, MW4, MW5, MW6, MW7, MW8, and MW9), prior to stabilization of the groundwater parameters listed above, followed by sample collection. Groundwater sample field data sheets for the December 27, 2023, GWSE are included in **Appendix A.** 

DTW measurements were collected via a Solinst interface probe from monitoring wells MW1 through MW9. DTW values ranged from 19.05 feet below top of casing (btoc) in well MW1 to 20.53 feet btoc in well MW2 (**Table 1**). Groundwater flow direction was to the southeast and the hydraulic gradient was approximately 0.009 feet per foot (**Figure 3**).

The suite of analyses performed on each groundwater sample submitted to the laboratory is as follows: TPH-D and TPH-O analysis via Northwest Method NWTPH-Dx; chlorinated VOCs (VC, (cis) 1,2-DCE, TCE, and PCE) via EPA Method 8260D; and total RCRA metals (arsenic, cadmium, chromium, lead, and mercury) via EPA Method 200.8/7470A.

Groundwater was purged from each of the nine wells via peristatic pump and dedicated tubing, prior to samples being collected in the appropriate containers, properly sealed and labeled, and placed on ice in a secured cooler. Each groundwater sample was obtained via four 40-mL glass vials preserved with HCl, two 500-mL amber glass jars preserved with HCl, one 250-mL plastic container preserved with nitric acid, and one unpreserved 250-mL plastic container. Upon collection, each groundwater sample was immediately labeled, sealed, and placed on ice in a secure cooler. The nine groundwater samples were relinquished to OnSite the following day for overnight delivery.

A fresh pair of nitril gloves was donned, prior to each successive groundwater sample collection. All trash derived from the GWSE activities (i.e., nitrile gloves, paper towels, and tubing) was placed in a plastic bag and placed in an onsite trash receptacle. All purge water was stored in 55-gallon drums temporarily staged onsite.

#### 5.0 DECEMBER 2023 GROUNDWATER SAMPLE RESULTS

BMEC performed a sixth consecutive GWSE at the Site on December 27, 2023. This GWSE involved collecting DTW measurements and groundwater samples for analysis from all nine monitoring wells. The analytical results are as follows:

TPH-D and/or TPH-O were not detected above the laboratory PQLs in any of the nine groundwater samples. TPH results in groundwater are summarized in **Table 2**.

The chlorinated VOCs (cis) 1,2-DCE, TCE, PCE, and VC were analyzed in all nine groundwater samples. VC, (cis) 1,2-DCE, and TCE were not detected above the laboratory PQLs in any of the nine groundwater samples. PCE was detected in eight of nine groundwater samples at concentrations ranging from 1.4  $\mu$ g/L in the groundwater sample collected from well MW8 to 3.1  $\mu$ g/L in the sample collected from well MW1. None of the eight groundwater sample detections

for PCE exceeded the MTCA Method A Cleanup Level of 5  $\mu$ g/L. Chlorinated VOC results in groundwater are summarized in **Table 3**.

Metals (total) were analyzed in all nine groundwater samples collected from monitoring wells MW1 through MW9. Metals (totals) were not detected above the laboratory PQLs in groundwater samples collected from six of the nine wells including MW4, MW5, MW6, and MW9. Arsenic was detected in groundwater samples collected from five of the nine wells at concentrations ranging from 1.05 μg/L in well MW-3A to 3.35 μg/L in well MW-1. None of the five arsenic detections exceeded the MTCA Method A Cleanup Level of 5 μg/L. Chromium was detected in groundwater samples collected from three of the nine wells at concentrations ranging from 5.58 μg/L in well MW-2 to 30.3 μg/L in well MW-1. None of the three chromium detections exceeded the MTCA Method A Cleanup Level of 50 μg/L. Lead was detected in groundwater samples collected from three of the nine wells at concentrations ranging from 2.09 μg/L in well MW-8 to 5.64 μg/L in well MW-1. None of the three lead detections exceeded the MTCA Method A Cleanup Level of 15 μg/L.

Mercury and cadmium were not detected above the laboratory PQLs in any of the nine groundwater samples collected. Metal (total) results in groundwater are summarized in **Table 4**.

Since none of the nine groundwater samples collected yielded total metals concentrations exceeding their respective MTCA Method A Cleanup Levels, dissolved metals analyses were not performed on any of the samples.

A copy of the laboratory analytical report and accompanying chain-of-custody documentation is included as **Appendix B**.

#### 6.0 JANUARY 12, 2024 DEPARTMENT OF ECOLOGY FURTHER ACTION LETTER

On January 25, 2024, BMEC received a copy of the Department of Ecology (Ecology) "Further Action" Letter dated January 12, 2024. A copy of the letter is included in **Appendix C**. Per the letter, Ecology has determined that further remedial action is necessary to cleanup contamination at the Site and the primary contents of the letter are summarized as follows:

- PCE in groundwater is an onsite issue, not an up-gradient/off-site issue, and should continue to be analyzed for a minimum of four consecutive, quarterly GWSEs with results below Cleanup Levels (i.e., 5 μg/L). BMEC DOES NOT CONCUR, AS THE GREATEST PCE DETECTIONS ARE IN THE FIVE UP-GRADIENT WELLS (MW1, MW2, MW7, MW8, AND MW9) AND DECREASE DOWN-GRADIENT ACROSS THE SITE.
- PCE in soil must meet the selected Cleanup Levels (i.e., 5 μg/Kg) from ground surface to 15 feet bgs. TABLE 5 SUMMARIZES ALL SOIL DATA ANALYZED FOR PCE DURING BMEC SUBSURFACE INVESTIGATIONS. BMEC FEELS THAT THIS DATA STRONGLY SUGGESTS THAT PCE HAS NEVER BEEN A VADOSE ZONE ISSUE IN ONSITE

### SOILS BUT INSTEAD IS MIGRATING UNDER THE PROPERTY VIA THE GROUNDWATER FROM UP-GRADIENT SOURCES.

- PCE in groundwater collected from monitoring wells MW1, MW2, and MW7 creates vapor intrusion concerns inside the building. BMEC CONCURS AND SHALL PERFORM A TIER II VAPOR INTRUSION ASSESSMENT (VIA).
- No more groundwater testing for total petroleum hydrocarbons diesel range (TPH-D) and TPH-oil range (TPH-O). **BMEC CONCURS.**
- Four consecutive, quarterly GWSEs are needed for total metals at concentrations below Cleanup Levels. BMEC CONCURS AND HAS COMPLETED TWO OF THE FOUR AND WILL PLAN ON TWO MORE CONSECUTIVE, QUARTERLY GWSEs ANALYZING FOR METALS OF CONCERN.

#### 7.0 CONCLUSIONS

During the December 27, 2023, GWSE, depth to groundwater was measured around 19-20.5 feet btoc in all nine wells. More specifically, DTW measurements ranged from 19.05 feet btoc in well MW1 to 20.53 feet btoc in well MW2. Groundwater flow direction was to the southeast at 0.009 feet per foot.

TPH-D and/or TPH-O were not detected above the laboratory PQLs in any of the nine groundwater samples.

The chlorinated VOCs (cis) 1,2-DCE, TCE, PCE, and VC were analyzed in all nine groundwater samples. VC, (cis) 1,2-DCE, and TCE were not detected above the laboratory PQLs in any of the nine groundwater samples. PCE was detected in eight of nine groundwater samples at concentrations ranging from 1.4  $\mu$ g/L in the groundwater sample collected from well MW8 to 3.1  $\mu$ g/L in the sample collected from well MW1. None of the eight groundwater sample detections for PCE exceeded the MTCA Method A Cleanup Level of 5  $\mu$ g/L.

Metals (total) were analyzed in all nine groundwater samples collected from monitoring wells MW1 through MW9. Metals (totals) were not detected above the laboratory PQLs in groundwater samples collected from six of the nine wells including MW4, MW5, MW6, and MW9. Arsenic was detected in groundwater samples collected from five of the nine wells at concentrations ranging from 1.05  $\mu$ g/L in well MW-3A to 3.35  $\mu$ g/L in well MW-1. None of the five arsenic detections exceeded the MTCA Method A Cleanup Level of 5  $\mu$ g/L. Chromium was detected in groundwater samples collected from three of the nine wells at concentrations ranging from 5.58  $\mu$ g/L in well MW-2 to 30.3  $\mu$ g/L in well MW-1. None of the three chromium detections exceeded the MTCA Method A Cleanup Level of 50  $\mu$ g/L. Lead was detected in groundwater samples collected from three of the nine wells at concentrations ranging from 2.09  $\mu$ g/L in well MW-8 to 5.64  $\mu$ g/L in well MW-1. None of the three lead detections exceeded the MTCA Method A Cleanup Level of 15  $\mu$ g/L.

Mercury and cadmium were not detected above the laboratory PQLs in any of the nine groundwater samples collected.

Since none of the nine groundwater samples collected yielded total metals concentrations exceeding their respective MTCA Method A Cleanup Levels, dissolved metals analyses were not performed on any of the samples.

#### 8.0 RECOMMENDATIONS

BMEC recommends the following actions:

- 1) A Tier II VIA shall be performed at the Site. The air sample(s) shall be analyzed for the following chlorinated solvents: PCE, TCE, VC, and (cis) 1,2-Dichloroethene.
- 2) Two more consecutive, quarterly GWSEs shall be performed and the groundwater samples analyzed for arsenic, chromium, and lead. If both pending GWSEs yield As, Cr, and Pb concentrations less than Cleanup Levels (As = 5  $\mu$ g/L, Cr = 50  $\mu$ g/L, and lead = 15  $\mu$ g/L), then no more testing of groundwater samples for any metals is warranted.
- 3) Three more consecutive, quarterly GWSEs shall be performed and the groundwater samples analyzed for PCE. The results of the past six GWSEs suggest that there is no need to continue testing for TCE, VC, and (cis) 1,2-Dichloroethene. Once all three pending GWSEs are conducted, BMEC recommends no more sampling and testing for PCE as onsite data suggests it is an up-gradient, offsite source issue.
- 4) No more soil testing for PCE or any chlorinated solvents at the Site is necessary. Please see **Table 5**.
- 5) A remedial investigation/feasibility study (RIFS) shall be completed, prior to pursuit of the NFA.

#### 9.0 STATEMENT OF ENVIRONMENTAL PROFESSIONALS

BMEC personnel performed these field activities on December 27, 2023, in accordance with generally accepted environmental practices and procedures. We employed the degree of care and skill ordinarily exercised under similar circumstances by reputable environmental professionals practicing in the discipline of environmental sciences. The groundwater sampling activities completed were conducted in accordance with standard engineering and geologic standards. However, BMEC was limited by data gaps that were encountered due to previous fieldwork inadequacies and improper documentation. This report is based on the limited data that was provided to BMEC and if additional field data or documentation exists that was not made available to BMEC, we cannot be held accountable for such data gaps or inconsistencies recognizable in this report.

Respectfully Submitted,

Blue Mountain Environmental and Consulting Company, Inc.

Hydrogeologist 2267

Brent N. Bergeron

Expires 1/3/25

Brent N. Bergeron, LHG, LG

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P Trabusiner

Peter Trabusiner, Engineer

#### **10.0 REFERENCES**

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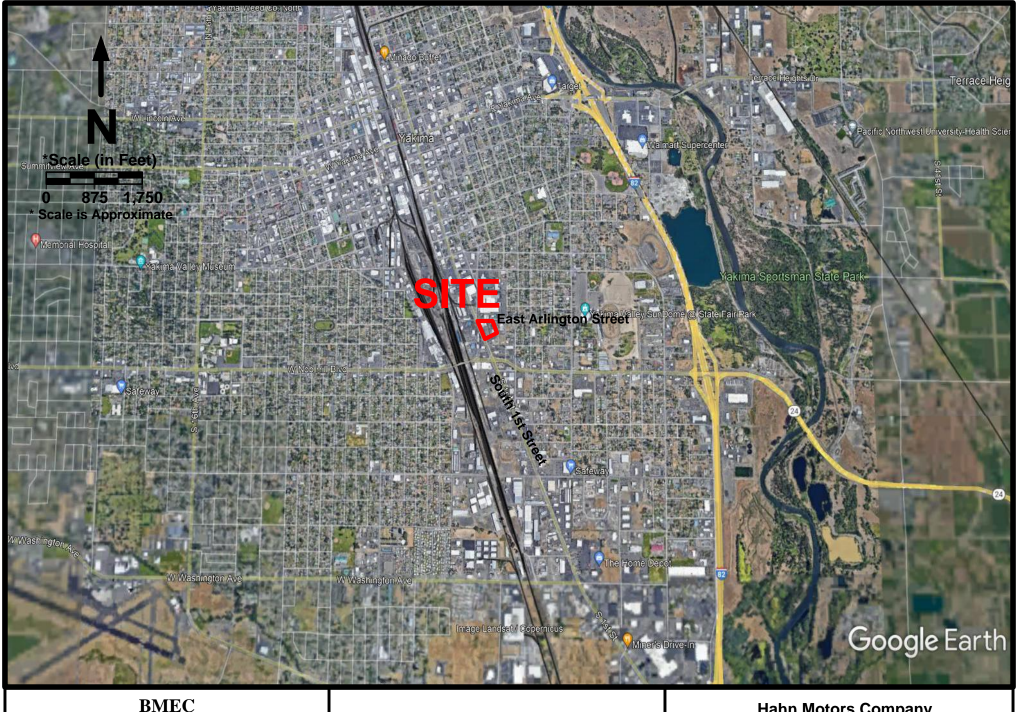


FIGURE 1 - SITE VICINITY MAP

Hahn Motors Company 1201 South 1st Street Yakima, Washington 98901



FIGURE 2 - SITE LOCATION MAP

Hahn Motors Company 1201 South 1st Street Yakima, Washington 98901

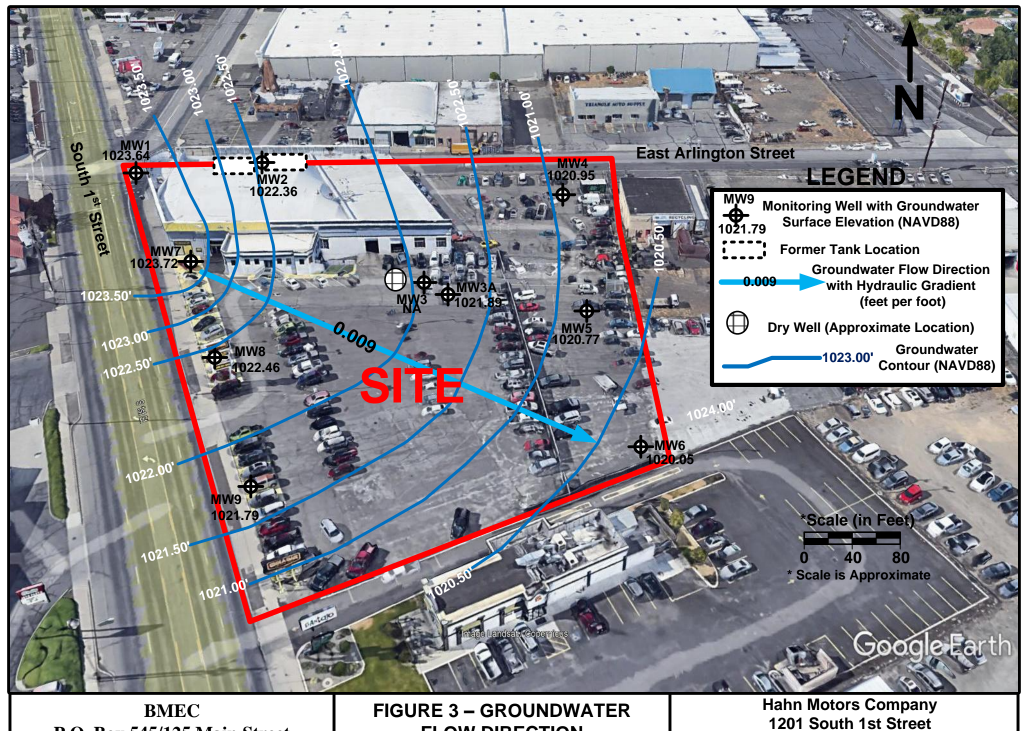


FIGURE 3 – GROUNDWATER FLOW DIRECTION DECEMBER 27, 2023 Hahn Motors Company 1201 South 1st Street Yakima, Washington 98901 VCP Project # CE 0529

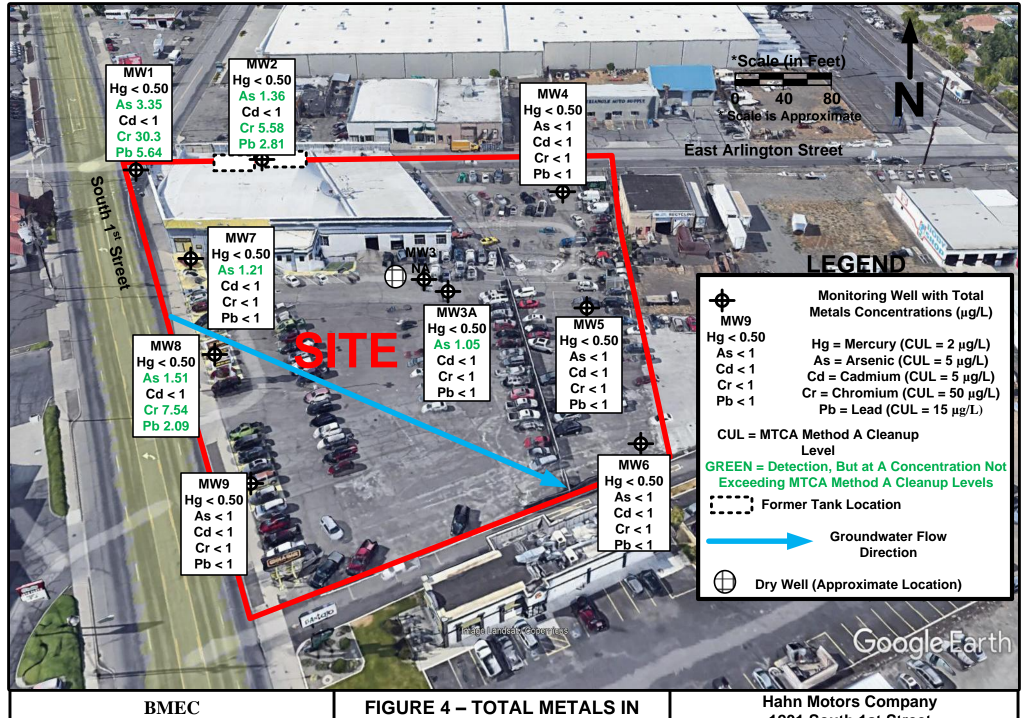
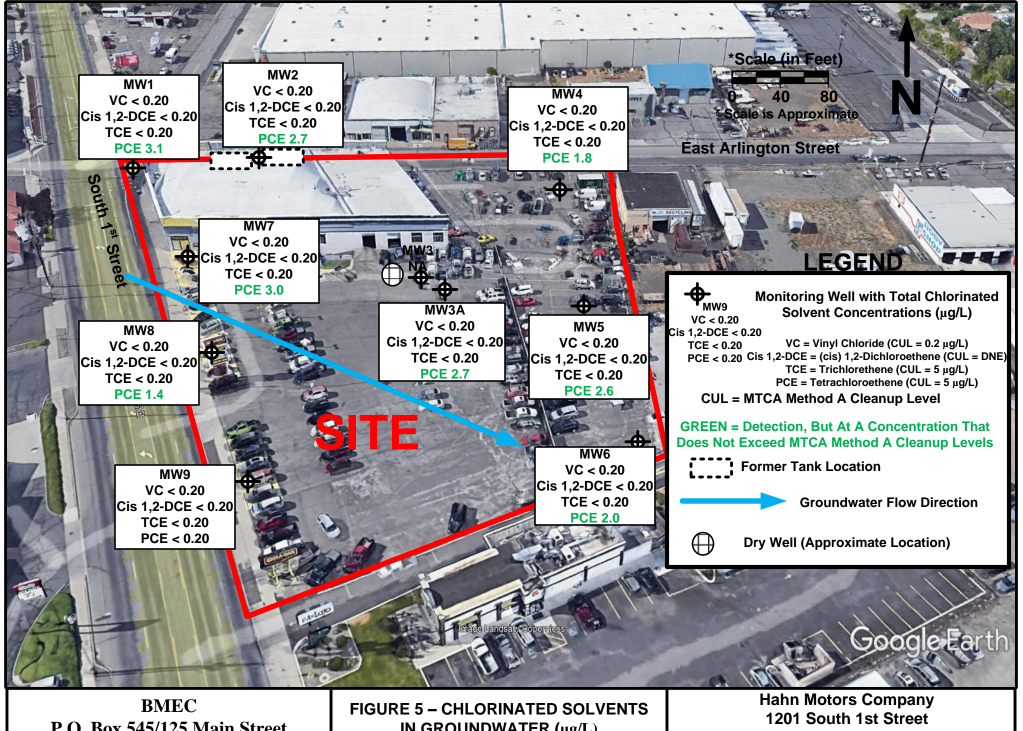


FIGURE 4 – TOTAL METALS IN GROUNDWATER ( $\mu g/L$ )
DECEMBER 27, 2023

Hahn Motors Company 1201 South 1st Street Yakima, Washington 98901 VCP Project # CE 0529



IN GROUNDWATER (μg/L) **DECEMBER 27, 2023** 

Yakima, Washington 98901 VCP Project # CE 0529

#### TABLE 1 Monitoring Well Installation and Groundwater Surface Elevation Data Former Hahn Motors 1201 S. 1st Street in Yakima, WA 98901

Monitoring Well Number	Date Measured	Top of Casing Elevation (feet	Water Below Top of Casing	Groundwater Elevation (feet NAVD88)	LNAPL Thickness (feet)	Volume of Groundwater Purged	Screened Interval (feet bgs)	Sandpack Interval (feet bgs)	Bentonite Interval (feet bgs)
		NAVD88)	(feet bloc)*		ng Wells	(gallons)	- 3-/	- 3-/	-9-/
	10/3/22		15.48	1027.21	0.00	15			
	12/15/22	1	18.35	1024.34	0.00	5			
	3/28/23	1	19.66	1023.03	0.00	5			
MW1	6/13/23	1042.69	18.28	1024.41	0.00	4	10 - 25'	8 - 25'	2 - 8'
	9/26/23	1	16.16	1026.53	0.00	5	1		
	12/27/23	1	19.05	1023.64	0.00	3	1		
	10/3/22		16.66	1026.23	0.00	15			
	12/15/22	1	19.87	1023.02	0.00	5	1		
	3/28/23	1	21.36	1021.53	0.00	2.5			
MW2	6/13/23	1042.89	19.32	1023.57	0.00	3.5	10 - 25'	8 - 25'	2 - 8'
	9/26/23	1	17.53	1025.36	0.00	4.0			
ŀ	12/27/23	1	20.53	1022.36	0.00	3.0	1		
	10/3/22		16.36	1025.52	0.00	15			
MW3	12/15/22	1041.88	19.06	1022.82	0.00	5	10 - 25'	8 - 25'	2 - 8'
	3/28/23	1	21.04	1020.84	0.00	1.5			
	6/13/23		19.00	1023.00	0.00	18.0			
MW3A	9/26/23	1042.00	17.10	1024.90	0.00	6.5	10 - 30'	8 - 30'	2 - 8'
	12/27/23	1	20.11	1021.89	0.00	5.0			
	10/3/22		16.14	1024.99	0.00	15			
	12/15/22	1	19.37	1021.76	0.00	5			
	3/28/23	1	21.33	1019.80	0.00	4			
MW4	6/13/23	1041.13	18.43	1022.70	0.00	3.5	10 - 25'	8 - 25'	2 - 8'
	9/26/23	1	16.57	1024.56	0.00	5.0			
	12/27/23	1	20.18	1020.95	0.00	3.0			
	10/3/22		15.94	1024.79	0.00	15			
	12/15/22	1	19.08	1021.65	0.00	5	i		
	3/28/23	1	21.15	1019.58	0.00	4			
MW5	6/13/23	1040.73	18.16	1022.57	0.00	3.5	10 - 25'	8 - 25'	2 - 8'
	9/26/23	1	16.36	1024.37	0.00	4.5	İ		
	12/27/23	1	19.96	1020.77	0.00	3.0	İ		
	10/3/22		15.57	1024.49	0.00	15			
	12/15/22	1	18.88	1021.18	0.00	5	1		
	3/28/23	1040.00	21.18	1018.88	0.00	3	10.05	0.051	0.01
MW6	6/13/23	1040.06	17.95	1022.11	0.00	3.5	10 - 25'	8 - 25'	2 - 8'
	9/26/23	1	16.09	1023.97	0.00	5	1		
	12/27/23	1	20.01	1020.05	0.00	3	1		
	6/13/23		19.17	1024.52	0.00	10			
MW7	9/26/23	1043.69	16.89	1026.80	0.00	4	10 - 25'	8 - 25'	2 - 8'
	12/27/23		19.97	1023.72	0.00	3			
	6/13/23		19.58	1023.11	0.00	10			
MW8	9/26/23	1042.69	17.24	1025.45	0.00	4	10 - 25'	8 - 25'	2 - 8'
	12/27/23	1	20.23	1022.46	0.00	3	1		
	6/13/23		19.32	1022.50	0.00	10			
MW9	9/26/23	1041.82	17.84	1023.98	0.00	4	10 - 25'	8 - 25'	2 - 8'
ļ	12/27/23	1	20.03	1021.79	0.00	3	1		

#### Notes:

NAVD88 = North American Vertical Datum 1988

btoc = below top of casing

LNAPL = light, non-aqueous phase liquid

NA = not available

#### **TABLE 2**

#### Groundwater Sample Results - Total Petroleum Hydrocarbons (μg/L) 1201 South First Street Yakima, Washington 98901

		TPH-Diesel and Heavy Oil by No	TPH-Gasoline by Northwest Metho		
Sample I.D.	Date Collected	TPH-D	TPH-O	NWTPH-Gx	
		MONITORING WELLS			
	10/3/22	< 200	< 200	< 100	
	12/15/22	< 210	< 210	< 500	
MW1	3/28/23	< 150	< 150	NA	
IVIVVI	6/13/23	< 210	< 210	NA	
	9/26/23	< 200	< 200	NA	
	12/27/23	< 200	< 200	NA	
	10/3/22	< 210	< 210	< 100	
	12/15/22	< 220	240	< 500	
MW2	3/28/23	< 150	150	NA	
	6/13/23	< 210	< 210	NA	
	9/26/23	< 200	210	NA	
	12/27/23	< 210	< 210	NA	
	10/3/22	< 200	< 200	< 100	
MW3	12/15/22	< 230	< 230	< 500	
	3/28/23	< 220	< 220	NA	
MW3A	6/13/23	< 210	< 210	NA	
	9/26/23	< 150	< 150	NA	
	12/27/23	< 210	< 210	NA	
	10/3/22	< 210	< 210	< 100	
	12/15/22	< 230	< 230	< 500	
MW4	3/28/23	< 150	< 150	NA	
	6/13/23	< 210	< 210	NA	
	9/26/23	< 150	< 150	NA	
	12/27/23	< 210	< 210	NA	
	103/22	< 210	< 210	< 100	
	12/15/22	< 220	< 220	< 500	
MW5	3/28/23	< 150	< 150	NA	
	6/13/23	< 210	< 210	NA	
	9/26/23	< 200	< 200	NA	
	12/27/23	< 200	< 200	NA	
	10/3/22	< 210	< 210	< 100	
	12/15/22	< 220	< 220	< 500	
MW6	3/28/23	< 150	< 150	NA	
	6/13/23	< 210	< 210	NA	
	9/26/23	< 200	< 200	NA NA	
	12/27/23	< 210	< 210	NA	
M/A/7	6/13/23	< 210	< 210	NA NA	
MW7	9/26/23	< 150	< 150	NA NA	
	12/27/23	< 210	< 210	NA NA	
MW8	6/13/23	< 220	< 220	NA NA	
IAIAAO	9/26/23	< 150	< 150	NA NA	
	12/27/23	< 210 < 210	< 210 < 210	NA NA	
MW9	6/13/23			NA NA	
EAAINI	9/26/23	< 150 < 210	< 150	NA NA	
	12/27/23	< 210 ogy MTCA Method A Groundwater Cleanup	< 210	Į NA	

Notes

1 MTCA Method A Cleanup Level for TPH-G is 800 ppb if benzene is detected in subsurface soils or groundwater. If benzene is not detected, Cleanup Level is 1,000 ppb.

MTCA = Model Toxics Control Act

 $\mu$ g/L = micrograms per Liter or parts per billion (ppb)

BOLD = sample yielded detectable concentration of analyzed compound.

TABLE 3
Groundwater Sample Results - Volatile Organic Compounds (µg/L)
Hahn Motors Company - 1201 South 1st Street
Yakima, Washington 98901

											Volatile	On 989 Organic C y EPA Me (µ9	ompound	is (VOCs)									
Sample I.D.	Date Collected	Benzene	Toluene	Ethylbenzene	Total Xylenes	EDB	EDC	2-Hexanone	n-Propyl-benzene	MONITO	Naphthalene G	124-TMB	135-TMB	p- IsopropyItoluene	n-Butylbenzene	Acetone	Cabon Disulfide	2-Butanone	Chloroform	Vinyl Chloride	(cis) 1,2- Dichloroethene	Trichloroethene (TCE)	Tetrachloroethene (PCE)
	10/3/22	< 0.20	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.3	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.20	< 5.0	6.1	< 0.20	< 0.20	< 0.20	2.4
	12/15/22	< 0.20	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.26	< 5.0	< 1.0	< 0.20	< 0.20	< 0.20	1.7
MW1	3/28/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.8
	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.4
	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	3.6
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	3.1
	10/3/22	0.62	< 1.0	0.44	0.45	< 0.010	< 0.20	< 2.0	0.30	< 0.20	< 1.3	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.20	< 5.0	5.0	< 0.20	< 0.20	< 0.20	2.6
	12/15/22	0.22	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	0.31	0.21	< 5.0	0.33	< 5.0	< 1.0	< 0.20	< 0.20	< 0.20	1.7
MW2	3/28/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.4
	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.3
	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.4
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.7
	10/3/22	< 0.20	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.3	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.20	< 5.0	4.8	< 0.20	< 0.20	< 0.20	2.2
MW3	12/15/22	< 0.20	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.26	< 5.0	2.7	< 0.20	< 0.20	< 0.20	1.4
	3/28/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	0.70
MW3A	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA 	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.3
5/20/20	12/27/23	NA NA	NA NA	NA NA	NA NA	NA NA	NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	< 0.20	< 0.20	< 0.20	4.0
	10/3/22	0.67	NA < 1.0	0.22	0.26	< 0.010	NA < 0.20	NA < 2.0	NA < 0.20	NA < 0.20	NA < 1.3	NA < 0.20	NA < 0.20	NA < 0.20	NA < 0.20	5.2	0.23	NA < 5.0	NA 3,6	< 0.20	< 0.20	< 0.20	1.1
	12/15/22	0.67	< 1.0	< 0.22	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	0.23	< 5.0	2.5	< 0.20	< 0.20	< 0.20	_
	3/28/23	NA	NA.	NA	NA	NA NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.1
MW4	6/13/23	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	NA NA	< 0.20	< 0.20	< 0.20	0.97
	9/26/23	NA.	NA.	NA.	NA.	NA.	NA NA	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA NA	NA.	NA.	NA.	NA NA	< 0.20	< 0.20	< 0.20	2.1
	12/27/23	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	NA.	< 0.20	< 0.20	< 0.20	1.8
	10/3/22	1.7	2.2	0.68	1,45	< 0.010	< 0.20	2.3	0.34	< 0.20	< 1.3	0.25	< 0.20	0.30	0.25	11	< 0.20	< 5.0	5,6	< 0.20	< 0.20	< 0.20	1.6
	12/15/22	< 0.20	< 1.0	< 0.20	< 0.60	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	0.34	< 5.0	2.6	< 0.20	< 0.20	< 0.20	1.6
	3/28/23	NA	NA	NA	NA	NA	NA	NA	NA.	NA	NA	NA	NA	NA.	NA	NA	NA	NA.	NA	< 0.20	< 0.20	< 0.20	1.5
MW5	6/13/23	NA	NA	NA	NA.	NA	NA	NA	NA	NA	NA	NA	NA	NA.	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.3
	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA.	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.0
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.6
	10/3/22	0.65	1.0	0.26	0.24	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.3	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.20	< 5.0	4.5	< 0.20	< 0.20	< 0.20	1.5
	12/15/22	< 0.20	< 1.0	< 0.20	< 1.0	< 0.010	< 0.20	< 2.0	< 0.20	< 0.20	< 1.0	< 0.20	< 0.20	< 0.20	< 0.20	< 5.0	< 0.26	< 5.0	2.9	< 0.20	< 0.20	< 0.20	1.3
MW6	3/28/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.1
MW6	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.1
	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.0
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.1
	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.3
MW7	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	6.0
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	3.0
	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.2
MW8	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	5.1
	12/27/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.4
	6/13/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	1.1
MW9	9/26/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	2.0
	12/27/23	NA	NA	NA	NA	NA	NA	NA Ecology	NA MTCA Mo:	NA thod A Gr	NA oundwat	NA er Cleanu	NA p Levels	NA (μg/L)	NA	NA	NA	NA	NA	< 0.20	< 0.20	< 0.20	< 0.20
Cleanup Le	vel	5	1,000	700	1,000	0.010	5	DNE	DNE	20	160	DNE	DNE	DNE	DNE	DNE	DNE	DNE	DNE	0.2	DNE	5	5
Notos:						_							_				_	_				_	

Cleanup Level 5 1,000 700 1,000 0.0

Notes:

MTCA = Model Toxics Control Act
EDB = 1,2-Disromoethane
EDC = 1,2-Disromoethane
EDC = 1,2-Disromoethane
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EDC = 1,000 700 1,0

#### **TABLE 4**

#### Groundwater Sample Results - Total Metals ( $\mu g/L$ ) 1201 South First Street Yakima, Washington 98901

		Total Mercury by EPA Method 200.8 (μg/L)	Total Metals via EPA Method 200.8										
Sample I.D.	Date Collected		Arsenic	Barium	Cadmium	Chromium <sup>1</sup>	Lead	Selenium	Silver				
	1			Moi	nitoring Wells	I	l		l				
	10/3/22	< 0.50	12	340	< 4.4	110	16	< 5.6	< 11				
	12/15/22	< 0.50	28	580	< 4.4	150	26	< 5.6	< 11				
MW1	3/28/23	< 0.50	< 3.3	NA	< 4.4	15	2.5	NA	NA				
	6/13/23	< 0.50	9.3	NA	< 4.4	73	11	NA	NA				
	9/26/23	< 0.50	< 3.3	NA	< 4.4	20	2.9	NA	NA				
	12/27/23	< 0.50	3.35	NA	< 1	30.3	5.64	NA	NA				
	10/3/22	1.2	58	2400	< 4.4	430	160	7.6	< 11				
	12/15/22	0.58	34	1300	< 4.4	210	75	< 5.6	< 11				
MW2	3/28/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	9/26/23	< 0.50	< 3.3	NA	< 4.4	19.0	9.0	NA	NA				
	12/27/23	< 0.50	1.36	NA	< 1	5.58	2.81	NA	NA				
	10/3/22	< 0.50	16	550	< 4.4	120	27	< 5.6	< 11				
MW3	12/15/22	< 0.50	43	1100	< 4.4	340	73	6.7	< 11				
	3/28/23	1.5	88	NA	6.5	1100	220	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
MW3A	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	1.05	NA	< 1	< 1	< 1	NA	NA				
	10/3/22	1.5	67	2700	< 4.4	400	110	9.9	< 11				
	12/15/22	1.3	66	1900	< 4.4	320	77	7.1	< 11				
MW4	3/28/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	1.2	NA	NA				
	12/27/23	< 0.50	< 1	NA	< 1	< 1	< 1	NA	NA				
	10/3/22	< 0.50	18	790	< 4.4	210	36	< 5.6	< 11				
	12/15/22	< 0.50	28	690	< 4.4	180	38	< 5.6	< 11				
MW5	3/28/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	< 1	NA	< 1	< 1	< 1	NA	NA				
	10/3/22	0.61	39	600	< 4.4	81	39	5.9	< 11				
	12/15/22	2.1	150	1900	< 4.4	330	140	11	< 11				
MW6	3/28/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	< 1	NA	< 1	< 1	< 1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
MW7	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	1.21	NA	< 1	< 1	< 1	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	1.1	NA	NA				
MW8	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	1.51	NA	< 1	7.54	2.09	NA	NA				
	6/13/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
MW9	9/26/23	< 0.50	< 3.3	NA	< 4.4	< 11	< 1.1	NA	NA				
	12/27/23	< 0.50	< 1	NA NA	< 1	< 1	< 1	NA	NA				
Cleanup L	evels	2	Ecology 5	DNE	Groundwater Clear	nup Levels (μg/L) 50	15	DNE	DNE				
Oleanup L	C V C 10		ບ	DINE	ı ü	1 50	l io	DINE	DINE				

<sup>1</sup> MTCA Method A Cleanup Level for total chromium (chromium VI + chromium III) is 50 μg/L MTCA = Model Toxics Control Act

EDB = 1,2-Dibromoethane

EDC = 1,2-Dichloroethane

MTBE = Mehtyl tertiery-butyl ether

124-TMB = 1,2,4-trimethylbenzene

135-TMB = 1,3,5-trimethylbenzene

DNE = Does Not Exist

μg/L = micrograms per Liter or parts per billion (ppb)

BOLD = sample yielded detectable concentration of analyzed compound

BOLD Concentration exceeds the MTCA Method A Cleanup Level

#### TABLE 5

## Soil Sample Results - Volatile Organic Compounds (mg/Kg)<sup>1</sup> 1201 South First Street Yakima, Washington 98901

	Depth					- unina,				unds (VOCs) 260D					
Sample I.D. (ft bsg		Date Collected	Benzene	Toluene	Ethylbenzene	Total Xylenes	EDB	EDC	MTBE	Naphthalene	124-TMB	135-TMB	Vinyl Chloride	TCE	PCE
					ADDITIONAL SU	IBSURFACE	INVESTIGA	TION (BMEC	- SEPTEME	ER 2022					
MW1-9-28-22-10'	10'	9/28/22	< 0.0011	< 0.0054	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0054	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW1-9-28-22-19'	19'	9/28/22	< 0.0011	< 0.0056	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0056	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW2-9-28-22-13'	13'	9/28/22	< 0.0011	< 0.0054	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0054	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW2-9-28-22-18'	18'	9/28/22	< 0.0012	< 0.0061	< 0.0012	< 0.0036	NA	< 0.0012	< 0.0012	< 0.0061	< 0.0012	< 0.0012	< 0.0012	< 0.0012	< 0.0012
MW3-9-27-22-15'	15'	9/27/22	< 0.0011	< 0.0054	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0054	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW3-9-27-22-23'	23'	9/27/22	< 0.0011	< 0.0057	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0057	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW4-9-27-22-16'	16'	9/27/22	< 0.0012	< 0.0060	< 0.0012	< 0.0036	NA	< 0.0012	< 0.0012	< 0.0060	< 0.0012	< 0.0012	< 0.0012	< 0.0012	< 0.0012
MW4-9-27-22-20'	20'	9/27/22	< 0.0011	< 0.0054	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0054	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW5-9-27-22-15'	15'	9/27/22	< 0.0010	< 0.0052	< 0.0010	< 0.0030	NA	< 0.0010	< 0.0010	< 0.0052	< 0.0010	< 0.0010	< 0.0010	< 0.0010	< 0.0010
MW5-9-27-22-20'	20'	9/27/22	< 0.0010	< 0.0052	< 0.0010	< 0.0030	NA	< 0.0010	< 0.0010	< 0.0052	< 0.0010	< 0.0010	< 0.0010	< 0.0010	< 0.0010
MW6-9-27-22-15'	15'	9/27/22	< 0.0011	< 0.0054	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0054	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
MW6-9-27-22-21'	21'	9/27/22	< 0.0011	< 0.0053	< 0.0011	< 0.0033	NA	< 0.0011	< 0.0011	< 0.0053	< 0.0011	< 0.0011	< 0.0011	< 0.0011	< 0.0011
					MONITO	ORING WELL	INSTALLA	TION (BMEC	- MAY 2023						
MW3a-5-19-23-20'	20'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.0013	< 0.0013	< 0.0013
MW3a-5-19-23-30'	30'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.00095	< 0.00095	< 0.00095
MW7-5-19-23-18'	18'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.0011	< 0.0011	< 0.0011
MW7-5-19-23-25'	25'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.00096	< 0.00096	0.0018
MW8-5-19-23-18'	18'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.0012	< 0.0012	< 0.0012
MW8-5-19-23-25'	25'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.00095	< 0.00095	< 0.00095
MW9-5-19-23-18'	18'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.00078	< 0.00078	0.00099
MW9-5-19-23-27'	27'	5/19/23	NA	NA	NA	NA	NA	NA	NA	NA	NA	NA	< 0.0012	< 0.0012	0.0026
					gy MTCA Metho										
Unrestricted	d Land Us	e	0.03	7	6	9	0.005	DNE	0.1	5	DNE	DNE	DNE	0.03	0.05

#### Notes

MTCA = Model Toxics Control Act

NA = Not Analyzed

EDB = 1,2-Dibromoethane

EDC = 1,2-Dichloroethane

MTBE = Mehtyl tertiery-butyl ether

124-TMB = 1,2,4-trimethylbenzene

135-TMB = 1,3,5-trimethylbenzene

1,2-DCE = 1,2-Dichloroethene

1,2-DCE = 1,2-Dichloroethene
TCE = Trichlorethene

PCE = Tetrachlorethene

DNE = Does Not Exist

ft bsg = feet below surface grade

mg/Kg = milligrams per Kilogram or parts per million (ppm)

BOLD = sample yielded detectable concentration of analyzed compound

#### APPENDIX A

#### GROUNDWATER SAMPLING FIELD DATA SHEETS

WELL ID: MW 1	-		,	12/27/23					
Facility Name/Project No	:1201 5.19	ot in Yakima, V	VA/E2023-1010	-					
GW Sampler/Company:_	RD & BNB/	BMEC	•						
Well Depth (TD) below To	op of Casing (TOC):_	25 25	Depth to Water (DTW) belo	w TOC: 19.05					
Height of Groundwater C	olumn (H) = TD - D	TW (Feet):5	.95 Well Radius [r] (	Inches):1"					
2-Inch D	iameter Well:	Volume (V) o Gal/Foot] X [	f Groundwater Per Water Colu H (Feet)] =	umn in Gal = [0.163					
4-Inch D	iameter Well:		f Groundwater Per Water Colu H (Feet)] =	umn in Gal = [0.653					
Calculated Volume of Gro	oundwater Needed	to be Removed (Gal)	3V=2.91 gal						
		GROUNDWATER P	ARAMETERS	A second					
Annual Color of the color of th	Temp Cond (deg C) (4.5) (3.79 0.342 15.50 0.350)	305 Mod sill >1000 Very si >1000 ↓		It Content, Sheen] (Mg/L) 11.36 10.78					
5 6.13	16.29 0.345	857 Moderat	ely sitty	10.46					
Actual Volume Purged (Ga	al) 3 gal	DTW Afte	r Purging and Before Sampling	:19.02'					
		UNDWATER SAMPLE	COLLECTION DATA						
AALL IS /	Time 105 Dx	Analyses	# of Containers/Size	Preservative					
	RCRA	Metals - Total Metals - Dissolve							
NOTES: Peristaltic	Pump & Dedi	icated Tuhina	)						
Weather: Cloudy, dry, T-42°F, NNW & 3 MPH									

WELL ID: MW2 Date: 12/27/23										
Facility Name/Project No.: 1201 5, 1st in Yakima, WA £2023-1010										
GW Sampler/Company: RD 9 BNB/ BMEC										
Well Depth (TD) below Top of Casing (TOC): 25 Depth to Water (DTW) below TOC: 20.53										
Height of Groundwater Column (H) = TD - DTW (Feet): Well Radius [r] (Inches):										
Volume (V) of Groundwater Per Water Column in Gal = [0.163  Gal/Foot] X [H (Feet)] = V = 0.13 go										
Volume (V) of Groundwater Per Water Column in Gal = [0.653  4-Inch Diameter Well: Gal/Foot] X [H (Feet)] = NA										
Calculated Volume of Groundwater Needed to be Removed (Gal): 3V = 2.20 gal										
GROUNDWATER PARAMETERS	1									
Volume Purged  (Gal) pH (deg C) (rtu) Comments [i.e., Odor(s), Water Color/Silt Content, Sheen] (rru)  0.25 6.87 16.08 0.395 439 Moderately 5/11/2										
1 6.96 6.270.369 509 1 12.37 2 7.01 16.32 0.367 174 51. silly 10.31 3 7.04 16.39 0.363 83.5 Clear 10.19										
	-									
	1									
Actual Volume Purged (Gal) DTW After Purging and Before Sampling:										
GROUNDWATER SAMPLE COLLECTION DATA	1									
Sample ID , Time Analyses # of Containers/Size Preservative	1									
W2-12/27/23 1430 Dx										
KCKA Metals - Total										
Chloring ted Solvents (826)										
NOTES: Peristottic Pump & Dedicated Tubing										
veather: Cloudy, dry, T-42°F, W @ 3MPH										

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509-520-6519

WELL ID: MW3A Date: 12/27/23										
Facility Name/Project No.: 1201 5, 1st in Yakima, WA E2023-1010										
GW Sampler/Company: RD & BNB/ BMEC										
Well Depth (TD) below Top of Casing (TOC): 30 Depth to Water (DTW) below TOC: 20.11										
Height of Groundwater Column (H) = TD - DTW (Feet): 9.89 Well Radius [r] (Inches): 1										
Volume (V) of Groundwater Per Water Column in Gal = [0.163 Gal/Foot] X [H (Feet)] =										
Volume (V) of Groundwater Per Water Column in Gal = [0.653  Gal/Foot] X [H (Feet)] =										
Calculated Volume of Groundwater Needed to be Removed (Gal): $3V = 4.83$										
GROUNDWATER PARAMETERS	77									
Volume										
Purged Temp Cond /	,									
(Gal) pH (deg C) (Thu) Comments [i.e., Odor(s), Water Color/Silt Content, Sheen]	/h)									
1 6.67 6.34 0.33 1.1 Clear	4									
2 6.63 6.45 6.334 6.4	14									
3 6.63 6.49 0.334 2.0	19									
4 6.68 6.72 0.334 5.9	44									
5 6.69 16.43 0.333 3.7	24									
	-1									
	-									
Actual Volume Purged (Gal) 5 90 DTW After Purging and Before Sampling:										
GROUNDWATER SAMPLE COLLECTION DATA										
Comple ID										
Sample ID Time Analyses # of Containers/Size Preservative  MW3A-12/27/23   W8 Dx										
RCRA Motor - Total										
BCRA Malla Disastal										
Chloring ted Solvents (8210)										
0.111.0 DI 1171.										
Weather: Cloudy, T-38°F, NC3MPH, dry										

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WELL ID:_	MW						te: 12/2	7/23			
Facility Name/Project No.: 1201 5. 1st in Yakima, WA £2023-1010											
GW Sampler/Company: RD 9 BNB/ BMEC											
Well Depth (TD) below Top of Casing (TOC): 25 Depth to Water (DTW) below TOC: 20.18											
Height of Groundwater Column (H) = TD - DTW (Feet): 4,82 Well Radius [r] (Inches):											
Volume (V) of Groundwater Per Water Column in Gal = [0.163 Gal/Foot] X [H (Feet)] = V= O. 19 go											
Volume (V) of Groundwater Per Water Column in Gal = [0.653  4-Inch Diameter Well: Gal/Foot] X [H (Feet)] = NA											
Calculated Volume of Groundwater Needed to be Removed (Gal): 3V = 2.36gal											
				GROU	NDWATER PA	RAMETERS		•			
Volume Purged		Temp	Cond	Turb				Do			
(Gal)	рН	(deg C)	(PR)	(ntu)	Comments	[i.e., Odor(s), Water Color/	Silt Content, S	iheen] (mg/h)			
0,25	6.70	16.40	0.33	111	91.511			15.88			
	6.H	16.78	0.327	31.9	Clear			F-0-11			
2	6,68	16.80	0.327	27.0			***************************************	87.01			
	6.69	16.49	0.327	16.5	4			10.53			
Actual Volume Purged (Gal) 3 90 DTW After Purging and Before Sampling: 20.16											
GROUNDWATER SAMPLE COLLECTION DATA											
Sample		Time		Analys	es	# of Containers/Size	e Preservative				
MM4-12/	27/23	1036	Dx								
KCRA Metals - Total											
KCRA Metals - Dissolved											
Chlorinated Solvents (8210)											
NOTES: Peristatic Pump & Dedicated Tubing											
Weather:	Weather: Cloudy, T-38°F, dry, N& 3 MPH										

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WELL ID: MW5				Da	te: 12/27/	/23
Facility Name/Project No.	:1201 5.15	of in Yaki	ma, W	£2023-1010		
GW Sampler/Company:	RD & BNB/	BMEC				
Well Depth (TD) below To	p of Casing (TOC):	25'	7	Depth to Water (DTW) be	low TOC: 19	96
Height of Groundwater Co	olumn (H) = TD - D	TW (Feet): _	5.0	Well Radius [r	] (Inches):	11
2-Inch Di	iameter Well:			Groundwater Per Water Co (Feet)] = $\sqrt{20.82}$		163
4-Inch Di	iameter Well:			Groundwater Per Water Co (Feet)] = NA	olumn in Gal = [0.0	653
Calculated Volume of Gro	undwater Needed	to be Remov	red (Gal):_	3V=2.46ga	ما	
		GROUND	NATER PA	RAMETERS		
(Gal) pH (c 0.25 6.78 1 1 6.86 1 2 6.83 1	Temp Cond (#5) deg C) (#5) 5.48 0.343 6.45 0.343 6.49 0.345	110 110	ear	[i.e., Odor(s), Water Color,	'Silt Content, Shee	DO (mg/h) 9.51 12.51 10.34 10.26
Actual Volume Purged (Ga				Purging and Before Sampli	ng: 20.2	28.
Sample ID 3				OLLECTION DATA		
	71me 0950 Dy	Analyses		# of Containers/Size	Pres	ervative
1 C2 17 23 12 12 12 12 12 12 12 12 12 12 12 12 12	RORA	Metale -7	Tatal			
	RCRA	Metals - I	Dissolved			
	Chlorin	Hed Solver	15(8210)			
NOTES: Peristaltic P	Pump & Ded	icated T	abing			
Weather: Cloudy,	T-36°F,	Ne3m	PH, g,	-y		

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WELL ID:_			_			,	Date: 12	1/27/2	3
Facility Nar	me/Project I	No.: 120	5.1	et in Y	akima, 1	NA/E2023-10	010		
GW Sample	er/Company	: RDa	BNB/	BME	<u>C</u>				
						Depth to Water (D			
Height of Groundwater Column (H) = TD - DTW (Feet): 4,99 Well Radius [r] (Inches): 1"									
Volume (V) of Groundwater Per Water Column in Gal = [0.163  Gal/Foot] X [H (Feet)] =									
	Volume (V) of Groundwater Per Water Column in Gal = [0.653  4-Inch Diameter Well: Gal/Foot] X [H (Feet)] =								
Calculated '	Volume of 0	Groundwat	er Needed	l to be Re	moved (Gal)	: 31=2.44	gal		
				GROU	NDWATER I	PARAMETERS			
Volume				Turb				1	Do
Purged		Temp	Cond	/11					, 10,
(Gal)	рН	(deg C)	(µs)	(ntu)	Comment	s [i.e., Odor(s), Wate	r Color/Silt Cont	ent, Sheen]	(mg/h)
0,25	18.0	E0.41	0.419	148	Clear				10.32
	680	19,90	0.342	82.4	1				9,23
2	6.74	16.45	0.335	80.6					9.26
3	6.72	16.62	0.335		-				9.61
			0.000	49. (					1101
				-					
					E.v.	- I - I was to be a			
Actual Volu	me Purged	(Gal)	3 gal		DTW Afte	er Purging and Before	Sampling:	20,01	
			GRO	DUNDWA	TER SAMPLE	COLLECTION DATA			
Samp	le ID ,	Time		Analys		# of Containers/Siz	e	Preserv	ative
	2/27/23	0905	Dv			2 500 m	ghes	HCI	
11111			RCRA	Metalo	- Total	1 250ml	Boly		
			RCRA	MoLI	5 - Diccolu	1	PUI		
	Chloringted Solvents (826) 3 40-m   alass HCI								
NOTES: Peristattic Pump & Dedicated Tubing									
Weather:	Jour	Jy T	36°F	-, N v	vinde?	3MPH, dry			

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WELL ID:	A STATE OF THE PARTY OF THE PAR					,	Date: 12/	27/23
Facility Na	me/Project	No.: 120	15.1	et in Y	akina, 1	NA/E2023-10	10	
	er/Company			•				
Well Depth	(TD) below	Top of Cas	sing (TOC)	_ 2	5	Depth to Water (DT	W) below TOC:	19,97
Height of G	Groundwate	r Column (I	H) = TD - I	DTW (Fee	t):	5.03 Well Rad	lius [r] (Inches):	1"
	2-Inch	Diamet	er Well:		Volume (V) o Gal/Foot] X	of Groundwater Per Wa H (Feet)] =	ater Column in Ga	I = [0.163
	4-Inch	Diamete	er Well:		Volume (V) o Gal/Foot] X	of Groundwater Per Wa H (Feet)] =N	ter Column in Ga	= [0.653
Calculated	Volume of (	Groundwat	er Needed	l to be Re	moved (Gal)			
				GROU	NDWATER F	ARAMETERS	- 140 Mark 1	
Volume Purged (Gal)	рН	Temp (deg C)	Cond	Turb (ntu)	Comment	s [i.e., Odor(s), Water	Color/Silt Content	Sheen] (Mrg/L)
0.25	6.74	15.87	0.323	325	Modera	Lely Silty	colory slit content,	Janeen 12 115
1	6.74	16.42	0.314	74.0	Sl. silt		WWW.	11.05
2	6,70	16.28	0.314	75.3		1		11.04
	6.68	15.93	0.305	13.0	Clear			10.48
					-			
						W		
Actual Volu	me Purged	(Gal)	3 9	ما	DTW Afte	r Purging and Before S	ampling:	
. American			GRO	THE RESERVE OF THE PERSON OF T		COLLECTION DATA		
Samp		Time	7	Analyse	es	# of Containers/Size		Preservative
1 W +-12/	27/23	1126	RCDA	Malla	-711	+		
i de proporcio de			BCRA	MoTIC	- Dissolve			
			Chlorin	aled S	vents (82)			
NOTES: Pe	ristaltic	Pump	4 Ded	icated	Tubing			
Weather:	Toudy	, T- 42	oF d	by)	NNM 6	HAMES		

WELL ID:_	MW8	3	-			,	Date: 12	127/2	3
Facility Nam	ne/Project I	No.: 120	15.1	st in y	akima, W	A/E2023-10	010		
GW Sample	r/Company	: RDa	BNB/	BME	C				
Well Depth	(TD) below	Top of Cas	sing (TOC)	2	5	Depth to Water (DI	TW) below TOC:	20.2	3
Height of G	roundwate	r Column (I	H) = TD - I	DTW (Fee	rt):4	. ++ Well Ra	dius [r] (Inches)	:1"_	
	2-Inch	Diamet	er Well:		Volume (V) of Gal/Foot] X [H	Groundwater Per W I (Feet)] = 2 - 0		Gal = [0.163	
	4-Inch	Diamete	er Well:			Groundwater Per W I (Feet)] =	ater Column in	Gal = [0.653	
Calculated \	/olume of G	Groundwat	er Needed	to be Re	moved (Gal):_	3 √= 2.33	Bgal		
				GROL	NDWATER PA	RAMETERS			
Volume				Turb				100000000000000000000000000000000000000	Do
Purged		Temp	Cond	111					1 1
(Gal)	pΗ	(deg C)	(µ5)	(nta)		[i.e., Odor(s), Water	Color/Silt Conte	ent, Sheen]	(mg/h)
0.25	6.76	15.66	0.243	593	Modera	tely silty			12:49
	6.79	15.88	0.242	503	V				11.07
2	6.7	16.13	0.247	292	51 5il				10.71
3	6.74	15.96	0.250	191	4				10.54
	,								
			and the same of th	-				No. of Control of Cont	
					No. of the last of			(II)	
Actual Volur	ne Purged (	(Gal)	39	al_	DTW After	Purging and Before S	Sampling:	20,4	1_
			GRO	DUNDWA	TER SAMPLE C	OLLECTION DATA	VIII.0 10 11 11 11 11 11 11 11 11 11 11 11 11		
Sampl	e JD ,	Time		Analys		# of Containers/Size		Preserva	ative
MW8-12	/27/23	1256	Dv						
- 11			RCRA	Metalo	- Total				Strowers of the strong
			RCRA	Melito	5. Dissolved				
			Chloria	abd S	2 100 150 160				
_	. ) 11	0	~10110	umu o	DIVEN DICERC	SANSALATOR AND RESEARCE			
NOTES: Per	ristaltic	Pamp	4 Dec	licated	Tubing				
Weather:	_loud	y, rain	Ne	3 M	PH, TX	150E			

WELL ID:_	MWG	1	-		Date: 12	/27/23
Facility Nam	e/Project I	No.: 120	15.1	st in y	akina, WA £2023-1010	
GW Sample	r/Company	: RDa	BNB/	BME	C	
Well Depth	(TD) below	Top of Cas	sing (TOC):	25	Depth to Water (DTW) below TOC:	20.03
Height of Gr	oundwater	<sup>r</sup> Column (I	H) = TD - [	DTW (Fee	t): Well Radius [r] (Inches)	:1"
	2-Inch	Diamet	er Well:		Volume (V) of Groundwater Per Water Column in Gal/Foot] X [H (Feet)] =	Gal = [0.163
	4-Inch	Diamete	er Well:		Volume (V) of Groundwater Per Water Column in Gal/Foot] X [H (Feet)] =	Gal = [0.653
Calculated V	olume of G	Groundwat	er Needed	to be Re	moved (Gal): $3V = 2.43$ gal	
		and the second		GROU	INDWATER PARAMETERS	
Volume Purged (Gal)	рН	Temp (deg C)	Cond Cond	Turb (stu)	Comments [i.e., Odor(s), Water Color/Silt Conto	DO (mg/L)
0.25	7.30	12.11	0.096	595	V Siltu	Sit, Sheerij
1	7.16	12.34	0.088	127	51 3:14	12.42
2	7.32	12,15	0.087	7.9	Clear	12.11
3	7.21	12.09	0.088	0,9		11.93
	1					
Actual Volun	ne Purged (	(Gal)	3 gal		DTW After Purging and Before Sampling:	20.08
			GRO	DUNDWA	TER SAMPLE COLLECTION DATA	
Sample	the same of the sa	Time		Analyse	es # of Containers/Size	Preservative
MW9-12/	27/23	1325	$\mathcal{D}_{\mathbf{X}}$			
			KCKA	Metals	Tota	
			NCKA	Metal	5. Dissolved	
100	) ) (	^	Chlorin	CHRO Se	olvents(826)	
NOTES: <u>Per</u>	istaltic	- Pump	4 Ded	icaled	Tubing	
Weather:	loudy	T-47	2°F. N	MWC	3 MPHO	

# APPENDIX B

# LABORATORY ANALYTICAL DOCUMENTATION



January 22, 2024

Peter Trabusiner Blue Mountain Environmental, Inc. 1500 Adair Drive Richland, WA 99352

Re: Analytical Data for Project E2023-1010; 1201 S. 1st Street in Yakima, WA

Laboratory Reference No. 2312-326

Dear Peter:

Enclosed are the analytical results and associated quality control data for samples submitted on December 29, 2023.

#### Please note that the data for the subcontracted analyses will follow in the final report.

The standard policy of OnSite Environmental, Inc. is to store your samples for 30 days from the date of receipt. If you require longer storage, please contact the laboratory.

We appreciate the opportunity to be of service to you on this project. If you have any questions concerning the data, or need additional information, please feel free to call me.

Sincerely,

David Baumeister Project Manager

**Enclosures** 

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

#### **Case Narrative**

Samples were collected on December 27, 2023 and received by the laboratory on December 29, 2023. They were maintained at the laboratory at a temperature of 2°C to 6°C.

Please note that any and all soil sample results are reported on a dry-weight basis, unless otherwise noted below. However the soil results for the QA/QC samples are reported on a wet-weight basis.

General QA/QC issues associated with the analytical data enclosed in this laboratory report will be indicated with a reference to a comment or explanation on the Data Qualifier page. More complex and involved QA/QC issues will be discussed in detail below.

#### Volatiles EPA 8260D Analysis

The RPD for Chloroethane, 1,1,2-Tetrachloroethane, 1,3-Dichloropropane and 1,2-Dibromo-3-chloropropane is outside the control limits for the Spike Blank/Spike Blank Duplicate. The percent recoveries on both spike blanks are within recovery limits. The method allows for a percentage of the compounds to fall outside of the control limits due to the large number of analytes being spiked.

Any other QA/QC issues associated with this extraction and analysis will be indicated with a footnote reference and discussed in detail on the Data Qualifier page.

Date

Date

Date of Report: January 22, 2024 Samples Submitted: December 29, 2023

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# DIESEL AND HEAVY OIL RANGE ORGANICS NWTPH-Dx

Matrix: Water Units: mg/L (ppm)

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW6-12/27/23					
Laboratory ID:	12-326-01					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	75	50-150				
. ,						
Client ID:	MW5-12/27/23					
Laboratory ID:	12-326-02					
Diesel Range Organics	ND	0.20	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.20	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	93	50-150				
Client ID:	MW4-12/27/23					
Laboratory ID:	12-326-03					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	85	50-150				
Client ID:	MW3A-12/27/23					
Laboratory ID:	12-326-04					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	94	50-150				
Client ID:	MW7-12/27/23					
Laboratory ID:	12-326-05					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	76	50-150				
Client ID:	MW8-12/27/23					
Laboratory ID:	12-326-06					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	104	50-150				
-						

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# DIESEL AND HEAVY OIL RANGE ORGANICS NWTPH-Dx

Matrix: Water
Units: mg/L (ppm)

Analyta	Decult	DOL	Mathad	Date	Date	Flores
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW9-12/27/23					
Laboratory ID:	12-326-07					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	95	50-150				
Client ID:	MW1-12/27/23					
Laboratory ID:	12-326-08					
Diesel Range Organics	ND	0.20	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.20	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	87	50-150				
Client ID:	MW2-12/27/23					
Laboratory ID:	12-326-09					
Diesel Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.21	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	90	50-150				

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# DIESEL AND HEAVY OIL RANGE ORGANICS NWTPH-Dx QUALITY CONTROL

Matrix: Water Units: mg/L (ppm)

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
METHOD BLANK						
Laboratory ID:	MB0102W1					
Diesel Range Organics	ND	0.16	NWTPH-Dx	1-2-24	1-2-24	X2
Lube Oil Range Organics	ND	0.16	NWTPH-Dx	1-2-24	1-2-24	X2
Surrogate:	Percent Recovery	Control Limits				
o-Terphenyl	93	50-150				

					Source	Perd	ent	Recovery		RPD	
Analyte	Res	sult	Spike	Level	Result	Reco	very	Limits	RPD	Limit	Flags
DUPLICATE											
Laboratory ID:	12-32	26-01									
	ORIG	DUP									
Diesel Range	ND	ND	NA	NA		N	Α	NA	NA	40	X2
Lube Oil Range	ND	ND	NA	NA		N	Α	NA	NA	40	X2
Surrogate:											
o-Terphenyl						75	75	50-150			

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# **VOLATILE ORGANICS EPA 8260D**

Matrix: Water Units: ug/L

Offits. ug/L				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW6-12/27/23				7 <b></b>	1 10.90
Laboratory ID:	12-326-01					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	_
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	2.1	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	107	75-127				
Toluene-d8	97	80-127				
4-Bromofluorobenzene	106	78-125				
Client ID:	MW5-12/27/23					
Laboratory ID:	12-326-02					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	2.6	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	105	75-127				
Toluene-d8	99	80-127				
4-Bromofluorobenzene	108	78-125				
Client ID:	MW4-12/27/23					
Laboratory ID:	12-326-03					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	1.8	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	102	75-127				
Toluene-d8	96	80-127				
4-Bromofluorobenzene	101	78-125				

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# **VOLATILE ORGANICS EPA 8260D**

Matrix: Water Units: ug/L

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW3A-12/27/23					
Laboratory ID:	12-326-04					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	2.7	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	104	75-127				
Toluene-d8	95	80-127				
4-Bromofluorobenzene	110	78-125				
Client ID:	MW7-12/27/23					
Laboratory ID:	12-326-05					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	3.0	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	109	75-127				
Toluene-d8	101	80-127				
4-Bromofluorobenzene	105	78-125				
Client ID:	MW8-12/27/23					
	12-326-06					
Laboratory ID: Vinyl Chloride	12-326-06 ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND ND	0.20	EPA 8260D EPA 8260D	1-2-2 <del>4</del> 1-2-24	1-2-2 <del>4</del> 1-2-24	
•						
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	1.4	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	102	75-127				
Toluene-d8	96	80-127				
4-Bromofluorobenzene	106	78-125				

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# **VOLATILE ORGANICS EPA 8260D**

Matrix: Water Units: ug/L

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW9-12/27/23					
Laboratory ID:	12-326-07					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	108	75-127				
Toluene-d8	97	80-127				
4-Bromofluorobenzene	110	78-125				
Client ID:	MW1-12/27/23					
Laboratory ID:	12-326-08					_
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	3.1	0.20	EPA 8260D	1-2-24	1-2-24	_
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	104	75-127				
Toluene-d8	100	80-127				
4-Bromofluorobenzene	109	78-125				
Client ID:	MW2-12/27/23					
Laboratory ID:	12-326-09					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	2.7	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	101	75-127				
Toluene-d8	96	80-127				
4-Bromofluorobenzene	107	78-125				
		80-127				

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

## VOLATILE ORGANICS EPA 8260D QUALITY CONTROL

Matrix: Water Units: ug/L

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
METHOD BLANK						
Laboratory ID:	MB0102W1					
Vinyl Chloride	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1-Dichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
1,1,1-Trichloroethane	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Trichloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Tetrachloroethene	ND	0.20	EPA 8260D	1-2-24	1-2-24	
Surrogate:	Percent Recovery	Control Limits				
Dibromofluoromethane	100	75-127				
Toluene-d8	99	80-127				
4-Bromofluorobenzene	103	78-125				

					Pe	rcent	Recovery		RPD	
Analyte	Res	sult	Spike	Level	Rec	overy	Limits	RPD	Limit	Flags
SPIKE BLANKS										
Laboratory ID:	SB010	02W1								
	SB	SBD	SB	SBD	SB	SBD				
Vinyl Chloride	11.9	12.7	10.0	10.0	119	127	71-135	7	20	
1,1-Dichloroethene	11.6	12.4	10.0	10.0	116	124	78-125	7	19	
1,1,1-Trichloroethane	11.8	12.1	10.0	10.0	118	121	80-123	3	18	
Trichloroethene	11.6	12.0	10.0	10.0	116	120	80-122	3	18	
Tetrachloroethene	11.3	11.2	10.0	10.0	113	112	80-124	1	18	
Surrogate:										
Dibromofluoromethane					95	102	75-127			
Toluene-d8					99	104	80-127			
4-Bromofluorobenzene					109	111	78-125			

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

## TOTAL MERCURY EPA 7470A

Matrix: Water
Units: ug/L (ppb)

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW6-12/27/23					
Laboratory ID:	12-326-01					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
-						
Client ID:	MW5-12/27/23					
Laboratory ID:	12-326-02					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
Client ID:	MW4-12/27/23					
Laboratory ID:	12-326-03					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
Morodry		0.00	217(1110)(	1 10 21	1 10 21	
Client ID:	MW3A-12/27/23					
Laboratory ID:	12-326-04					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
Client ID:	MW7-12/27/23					
Laboratory ID:	12-326-05					
	ND	0.50	EPA 7470A	1-15-24	1-15-24	
Mercury	ND	0.50	EPA /4/0A	1-10-24	1-10-24	
Client ID:	MW8-12/27/23					
Laboratory ID:	12-326-06					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
Client ID:	MW9-12/27/23					
Laboratory ID:	12-326-07					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	
ivici cul y	ND	0.50	EFA 1410A	1-10-2 <del>4</del>	1-10-24	
Client ID:	MW1-12/27/23					
Laboratory ID:	12-326-08					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

## TOTAL MERCURY EPA 7470A

Matrix: Water
Units: ug/L (ppb)

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
Client ID:	MW2-12/27/23					
Laboratory ID:	12-326-09					
Mercury	ND	0.50	EPA 7470A	1-15-24	1-15-24	

Laboratory Reference: 2312-326

Project: E2023-1010; 1201 S. 1st Street in Yakima, WA

# TOTAL MERCURY EPA 7470A QUALITY CONTROL

Matrix: Water
Units: ug/L (ppb)

				Date	Date	
Analyte	Result	PQL	Method	Prepared	Analyzed	Flags
METHOD BLANK						
Laboratory ID:	MB0115W1					
Mercurv	ND	0.50	EPA 7470A	1-15-24	1-15-24	

					Source	Pe	rcent	Recovery		RPD	
Analyte	Res	sult	Spike	Level	Result	Red	covery	Limits	RPD	Limit	Flags
DUPLICATE											
Laboratory ID:	12-32	26-01									
	ORIG	DUP									
Mercury	ND	ND	NA	NA			NA	NA	NA	20	
MATRIX SPIKES											
Laboratory ID:	12-32	26-01									
	MS	MSD	MS	MSD		MS	MSD				
Mercury	12.3	12.2	12.5	12.5	ND	99	98	75-125	1	20	



#### **Data Qualifiers and Abbreviations**

- A Due to a high sample concentration, the amount spiked is insufficient for meaningful MS/MSD recovery data.
- B The analyte indicated was also found in the blank sample.
- C The duplicate RPD is outside control limits due to high result variability when analyte concentrations are within five times the quantitation limit.
- E The value reported exceeds the quantitation range and is an estimate.
- F Surrogate recovery data is not available due to the high concentration of coeluting target compounds.
- H The analyte indicated is a common laboratory solvent and may have been introduced during sample preparation, and be impacting the sample result.
- I Compound recovery is outside of the control limits.
- J The value reported was below the practical quantitation limit. The value is an estimate.
- K Sample duplicate RPD is outside control limits due to sample inhomogeneity. The sample was re-extracted and re-analyzed with similar results.
- L The RPD is outside of the control limits.
- M Hydrocarbons in the gasoline range are impacting the diesel range result.
- M1 Hydrocarbons in the gasoline range (toluene-naphthalene) are present in the sample.
- N Hydrocarbons in the lube oil range are impacting the diesel range result.
- N1 Hydrocarbons in diesel range are impacting lube oil range results.
- O Hydrocarbons indicative of heavier fuels are present in the sample and are impacting the gasoline result.
- P The RPD of the detected concentrations between the two columns is greater than 40.
- Q Surrogate recovery is outside of the control limits.
- S Surrogate recovery data is not available due to the necessary dilution of the sample.
- T The sample chromatogram is not similar to a typical
- U The analyte was analyzed for, but was not detected above the reported sample quantitation limit.
- U1 The practical quantitation limit is elevated due to interferences present in the sample.
- V Matrix Spike/Matrix Spike Duplicate recoveries are outside control limits due to matrix effects.
- W Matrix Spike/Matrix Spike Duplicate RPD are outside control limits due to matrix effects.
- X Sample extract treated with a mercury cleanup procedure.
- X1 Sample extract treated with a sulfuric acid/silica gel cleanup procedure.
- X2 Sample extract treated with a silica gel cleanup procedure.
- Y The calibration verification for this analyte exceeded the 20% drift specified in methods 8260 & 8270, and therefore the reported result should be considered an estimate. The overall performance of the calibration verification standard met the acceptance criteria of the method.
- Y1 Negative effects of the matrix from this sample on the instrument caused values for this analyte in the bracketing continuing calibration verification standard (CCVs) to be outside of 20% acceptance criteria. Because of this, quantitation limits and sample concentrations should be considered estimates.

Z -

ND - Not Detected at PQL

PQL - Practical Quantitation Limit

RPD - Relative Percent Difference



14648 NE 95th Street • Redmond, WA 9	Analytical Laboratory Testing Services	Environmental Inc.	<b>OnSite</b>	

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Reviewed/Date	Received	Relinquished	Received	Relinquished	Received	Relinquished	S		9 MWZ-12/	MW 1-12/	7 MW9-12/2	6 MW8-12/27.	5 MW7-12/2	4 MW3A-12/	3 MW4-12/2	MW5-12/	1 MM6-12/2	Lab ID Samp	R. Delorne	2		E2023-1010	BINEC	Hidylical Labora 14648 NE 95th Phone: (425) 88
					A Commence of the Commence of	ichough lesserve	Signature	* 1	27/23	27/23	27/23.	1/23	27/23	27/23	1/23	27/23	7/23	Sample Identification	B. Bergeron	DUSINET	et in Yakima, WA			Phone: (425) 883-3881 • www.onsite-env.com
Reviewed/Date					2860	BMEC	Company		4 1430 W	1405 W	1325 W	1256 W	1152 M	1118 W	1036 W	0950 W	12/27/23 0905 W	Date Time Sampled Sampled Matrix	(other)		Standard (7 Days)		Same Day	(in working days)
F					12/29/23	12/28/23	Date		X	<b>→</b>	*	× ×	X	*	+ ×	X	<i>→</i> /	NWTF NWTF NWTF	NWTPH-HCID  NWTPH-Gx/BTEX (8021 8260 NWTPH-Gx  NWTPH-Dx (SG Clean-up )					Laboratory Number:
Chrom	Data P	16	P)	₹ .	2101	1038/es M	Time Comm			×	× `	<b>X</b>	× `	<b>X</b>	× `	×	×	Halog	PA 801 rolatiles ow-leve	Volatile: 1 (Wate 8270/S I PAHs)	s 8260 ers Only) IM		1,12	Number:
Chromatograms with final report □	Data Package: Standard ☐ Level III	e dissolved		5 lotals	1	of S. Rive	Comments/Special Instructions		×	×	×	×.	×	×	×	×`	×	PAHs 8270/SIM (low-level)  PCBs 8082  Organochlorine Pesticides 8081  Organophosphorus Pesticides 8270/SIM  Chlorinated Acid Herbicides 8151  Total Research Metals As, Cd, Cr, Pb, Total MTCA Metals				320		
Electronic Data Deliverables (EDDs) 🗌	I III □ Level IV □	JOHN GUIGA		15+ + + 69 C	TOTAL PETE	, - , - , - , - , - , - , - , - , - , -			?	· .	Ç	Ċ	٠, ٦	, ,	. ა	. )	2	TCLP	Metals oil and	grease)	1664 RAM	etals	As,	d b, Hq
DDs)		0000		6	DOING!											-		% Moi:	sture					

# APPENDIX C

ECOLOGY "FURTHER ACTION" LETTER – JANUARY 12, 2024



# STATE OF WASHINGTON

# **DEPARTMENT OF ECOLOGY**

Central Region Office 1250 West Alder St., Union Gap, WA 98903-0009 • 509-575-2490

January 12, 2024

Debra Manjarrez Manjarrez & De Leon Inc, PS 2010 W. Nob Hill Boulevard, Suite 1 Yakima, WA 98902

Re: Further Action at the following Site:

Site Name: Hahn Motor Company
 Site Address: 1201 S. 1st Street, Yakima

Facility/Site No.: 502
Cleanup Site No.: 4927
VCP Project No.: CE0529

# Dear Debra Manjarrez:

The Washington State Department of Ecology (Ecology) received your request for an opinion on your independent cleanup of the Hahn Motor Company facility (Site). This letter provides our opinion. We are providing this opinion under the authority of the Model Toxics Control Act (MTCA), Chapter 70A.305 RCW.<sup>1</sup>

# **Issue Presented and Opinion**

Is further remedial action necessary to clean up contamination at the Site?

YES. Ecology has determined that further remedial action is necessary to clean up contamination at the Site.

This opinion is based on an analysis of whether the remedial action meets the substantive requirements of MTCA, Chapter 70A.305 RCW, and its implementing regulations, Chapter 173-340 WAC<sup>2</sup> (collectively "substantive requirements of MTCA"). The analysis is provided below.

<sup>&</sup>lt;sup>1</sup> https://app.leg.wa.gov/rcw/default.aspx?cite=70A.305

<sup>&</sup>lt;sup>2</sup> https://apps.leg.wa.gov/wac/default.aspx?cite=173-340

# **Description of the Site**

This opinion applies only to the Site described below. The Site is defined by the nature and extent of contamination associated with the following releases:

- Tetrachloroethylene to Soil and Ground Water
- Diesel to Soil and Ground Water
- Metals to Soil and Ground Water

**Enclosure A** includes a description and diagram of the Site, as currently known to Ecology.

Please note the Site is a known sub-facility of the Yakima Railroad facility (FSID No. 500).<sup>3</sup> The Yakima Railroad is a comingled plume and is comprised of several sub-facilities along the Yakima Railroad Corridor. Each sub-facility must demonstrate that site soils meet appropriate MTCA cleanup levels or removed to the greatest extent practicable and are no longer contributing to the areawide PCE contamination. Vapor intrusion is a concern that must be considered as part of any long-term remediation of sites within the Yakima Railroad plume.

# **Basis for the Opinion**

This opinion is based on the information contained in the following documents:

- 1. Blue Mountain Environmental and Consulting Company, Inc., September 2023 Groundwater Sampling Event Report, dated October 5, 2023.4
- State of Washington Department of Ecology, Opinion on Proposed Cleanup of the Following Site, dated March 14, 2023.<sup>5</sup>
- Blue Mountain Environmental and Consulting Company, Inc., June 2023 Groundwater Sampling Event Report, dated July 10, 2023.<sup>6</sup>
- 4. Blue Mountain Environmental and Consulting Company, Inc., December 2022 Groundwater Sampling Event Report, dated January 27, 2023.<sup>7</sup>
- Blue Mountain Environmental and Consulting Company, Inc., September 2022
   Additional Subsurface Investigation Report, dated October 17, 2022.8

<sup>&</sup>lt;sup>3</sup> https://apps.ecology.wa.gov/cleanupsearch/site/3632

<sup>4</sup> https://apps.ecology.wa.gov/cleanupsearch/document/131121

<sup>5</sup> https://apps.ecology.wa.gov/cleanupsearch/document/122824

<sup>&</sup>lt;sup>6</sup> https://apps.ecology.wa.gov/cleanupsearch/document/135116

<sup>&</sup>lt;sup>7</sup> https://apps.ecology.wa.gov/cleanupsearch/document/122389

<sup>8</sup> https://apps.ecology.wa.gov/cleanupsearch/document/118102

# **Analysis of the Cleanup**

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Ecology has concluded that **further remedial action** is necessary to clean up contamination at the Site. That conclusion is based on the following analysis:

#### 1. Characterization of the Site.

Ecology has determined your characterization of the Site is sufficient to establish cleanup standards but insufficient to select a cleanup action.

Sufficient remedial investigation has occurred to appropriately determine the nature of site contamination. This means that sufficient data exists determine contaminants of concern for the site and to establish cleanup standards.

The Site characterization is insufficient to establish a cleanup action. The latest groundwater samples identified the presence of tetrachloroethylene (PCE) above the established Site cleanup levels.

While the Site is a sub-facility of the Yakima Railroad and PCE is a known contaminant associated with both this Site and the greater Yakima Railroad, Ecology lacks evidence of off-site PCE contamination. The most recent sampling of other nearby PCE contaminated sites indicates that PCE concentrations are now below cleanup standards. Further investigation is needed to identify the source of PCE found in the Site groundwater.

PCE was identified in the monitoring wells (MW1, MW2, and MW7) immediately next to the building. Vapor intrusion is a concern with volatile organic compounds like PCE and its breakdown products. Due to the PCE located within wells MW1, MW2 and MW7 a vapor intrusion evaluation<sup>18</sup> is warranted.

# 2. Establishment of cleanup standards.

Ecology has determined the cleanup levels and points of compliance you established for the Site meet the substantive requirements of MTCA.

The Site uses MTCA Method A Cleanup Levels for soil. These cleanup levels are for unrestricted land use and implement standard points of compliance.

<sup>18</sup> https://apps.ecology.wa.gov/publications/documents/0909047.pdf

- 6. Blue Mountain Environmental and Consulting Company, Inc., Drywell Decommissioning and Contaminated Soil Removal Report, dated July 28, 2022.9
- 7. Blue Mountain Environmental and Consulting Company, Inc., February 1, 2022 Subsurface Investigation Report, dated March 4, 2022. 10
- State of Washington Department of Ecology, Further Action Letter, dated February 23, 2016.<sup>11</sup>
- 9. PETCO Incorporated, Underground Storage Tank Decommissioning & Site Assessment Report for UST Site #200130 Yakima, Washington, dated February 2008. 12
- 10. PLSA Engineering & Surveying, Letter regarding land farming sampling, dated June 29, 1992. 13
- 11. Hahn Motor Company Site Hazard Assessment, dated March 12, 1991.<sup>14</sup>
- 12. Earth Consultants, Inc., Preliminary Integrity Assessment of Two Underground Storage Tanks (UST)s and Three Industrial Waste Water Sumps, dated October 25, 1989. 15

A number of these documents are accessible in electronic form from the Site webpage. <sup>16</sup> The complete records are stored at the Central Regional Office of Ecology (CRO) for review by appointment only. Visit our Public Records Request page <sup>17</sup> to submit a public records request or get more information about the process. If you require assistance with this process, you may contact the Public Records Officer at publicrecordsofficer@ecy.wa.gov or 509-575-2490.

This opinion is void if any of the information contained in those documents is materially false or misleading.

<sup>9</sup> https://apps.ecology.wa.gov/cleanupsearch/document/114972

<sup>&</sup>lt;sup>10</sup> https://apps.ecology.wa.gov/cleanupsearch/document/111174

<sup>&</sup>lt;sup>11</sup> https://apps.ecology.wa.gov/cleanupsearch/document/53701

<sup>&</sup>lt;sup>12</sup> https://apps.ecology.wa.gov/cleanupsearch/document/4485

<sup>&</sup>lt;sup>13</sup> https://apps.ecology.wa.gov/cleanupsearch/document/4481

<sup>&</sup>lt;sup>14</sup> https://apps.ecology.wa.gov/cleanupsearch/document/4484

<sup>&</sup>lt;sup>15</sup> https://apps.ecology.wa.gov/cleanupsearch/document/4482

<sup>16</sup> https://apps.ecology.wa.gov/cleanupsearch/site/4927

<sup>&</sup>lt;sup>17</sup> https://ecology.wa.gov/publicrecords

This means that soils, across the site, from ground surface to 15 feet below ground surface must meet the selected cleanup levels.

MTCA Method A Cleanup Levels for ground water were selected. These cleanup levels are for the beneficial use of water with standard points of compliance. This means that groundwater across the site must meet the selected cleanup levels.

Contaminant	MTCA Method A Soil Cleanup Levels (mg/kg)	MTCA Method A Groundwater Cleanup Levels (μg/L)
Diesel	2000	500
Heavy Oil	2000	500
PCE	0.05	5
TCE	0.03	5
Cis-DCE	-	70
Vinyl Chloride	-	0.2
Arsenic	20	5
Cadmium	2	5
Chromium	19	50
Lead	250	15
Mercury	2	2

# 3. Selection of cleanup action.

Ecology has determined the cleanup action you selected for the Site does not meet the substantive requirements of MTCA.

Site characterization is not sufficient to select a cleanup action. Questions remain regarding the source of PCE in groundwater and the effect is has on indoor air (i.e. vapor intrusion).

# 4. Cleanup.

Ecology has determined the cleanup you performed does not meet any cleanup standards at the Site.

In addition, further investigating the PCE in groundwater and its effects on indoor air, additional groundwater sampling is necessary. Ecology requires a minimum of four clean consecutive quarters of sampling before a Site can qualify for a no further action determination.

TPH-D, TPH-G, and TPH-O were not detected above cleanup levels in any monitoring well and therefore further sampling for these contaminants are not required. However, further sampling of certain metals is required from wells MW1, MW2, MW3, MW4, MW5, and MW6.

# **Limitations of the Opinion**

# 1. Opinion does not settle liability with the state.

Liable persons are strictly liable, jointly and severally, for all remedial action costs and for all natural resource damages resulting from the release or releases of hazardous substances at the Site. This opinion **does not**:

- Resolve or alter a person's liability to the state.
- Protect liable persons from contribution claims by third parties.

To settle liability with the state and obtain protection from contribution claims, a person must enter into a consent decree with Ecology under RCW 70A.305.040(4).<sup>19</sup>

# 2. Opinion does not constitute a determination of substantial equivalence.

To recover remedial action costs from other liable persons under MTCA, one must demonstrate that the action is the substantial equivalent of an Ecology-conducted or Ecology-supervised action.

This opinion does not determine whether the action you performed is substantially equivalent. Courts make that determination. See RCW 70A.305.080<sup>20</sup> and WAC 173-340-545.<sup>21</sup>

# 3. State is immune from liability.

The state, Ecology, and its officers and employees are immune from all liability, and no cause of action of any nature may arise from any act or omission in providing this opinion. See RCW 70A.305.170.<sup>22</sup>

<sup>&</sup>lt;sup>19</sup> https://app.leg.wa.gov/rcw/default.aspx?cite=70A.305.040

<sup>&</sup>lt;sup>20</sup> https://app.leg.wa.gov/rcw/default.aspx?cite=70A.305.080

<sup>&</sup>lt;sup>21</sup> https://app.leg.wa.gov/wac/default.aspx?cite=173-340-545

<sup>&</sup>lt;sup>22</sup> https://app.leg.wa.gov/rcw/default.aspx?cite=70A.305.170

#### **Contact Information**

Thank you for choosing to clean up the Site under the Voluntary Cleanup Program (VCP). After you have addressed our concerns, you may request another review of your cleanup. Please do not hesitate to request additional services as your cleanup progresses. We look forward to working with you.

For more information about the VCP and the cleanup process, please visit our web site: www. ecy.wa.gov/programs/tcp/vcp/vcpmain.htm.<sup>23</sup>

If you have any questions about this opinion, please contact me by phone at 509-406-6959 or email at Kyle.Parker@ecy.wa.gov.

Sincerely,

Kyle Parker

Toxics Cleanup Program Central Region Office

Enclosure:

A - Site Description and Diagram

<sup>&</sup>lt;sup>23</sup> https://ecology.wa.gov/spills-cleanup/contamination-cleanup/voluntary-cleanup-program

# Enclosure A Site Description and Diagram

# **Site Description**

Hahn Motor Company facility (Site) is located on the southeast corner of South 1st Street and East Arlington Street in the city of Yakima, Washington. The Site historically had a heating oil tank which was converted to a waste oil tank after it was no longer used for its intended original use. A second waste oil tank was also installed at the site. The diesel, heavy oil, and tetrachloroethylene (PCE) contamination at the site is believed to be released from those tanks and potentially form the maintenance shop for the auto dealer. The nature and extent of metals found within the groundwater is still under investigation. Diesel, heavy oil, and PCE were released to soil and migrated to groundwater. PCE and its degradation products poses a potential vapor intrusion threat at the Site and therefore is a potential pathway to exposure for workers within the structure. As most of the site is covered with cement or asphalt contact to soils is unlikely unless soil disturbance occurs. Contaminated sites are defined by their release(s) and where contamination associated with the release(s) has come to be located. The Site as currently known to Ecology is located within the property of the original release, as shown in the Site Diagram.

# Site Diagram



BMEC P.O. Box 545/125 Main Street Waitsburg, Washington 99361

FIGURE 2 - SITE LOCATION MAP

Hahn Motors Company 1201 South 1st Street Yakima, Washington 98901