

June 24, 2024

Mr. Frank Winslow  
Washington State Department of Ecology  
1250 West Alder Street  
Union Gap, Washington 98903

Re: Former Brookdale Golf Course Groundwater Assessment

Dear Mr. Winslow:

J.S. Held, LLC ("JSH") is pleased to submit this *Site Status* letter for the Former Brookdale Golf Course located at 1802 Brookdale Road East in Tacoma, Washington (subject property, or "Site"). The work detailed herein is being performed on behalf of Ichijo USA Co., Ltd. (Ichijo; 'Client'). The subject property was previously operated as a golf course facility and is being redeveloped as a residential neighborhood consisting of single-family homes. Ichijo currently owns the subject property. A general vicinity map is included in **Figure 1**.

All work performed is in support of Client's efforts to comply with the requirements of the Model Toxics Control Act (Revised Code of Washington [RCW] 70A.305) and its implementing regulations (Washington Administrative Code [WAC] 173-340, collectively "MTCA").

The subject property is currently enrolled in the Washington State Department of Ecology's (Ecology) Expedited Voluntary Cleanup Program (EVCP). The EVCP site ID is XS0016 and Mr. Frank Winslow is the Site manager.

TRC was the consultant for this project prior to February 2024. Key project consultants working on this Site from TRC have since transitioned to JSH and are continuing as consultants to Ichijo. All work documented in this report was overseen by the same TRC consulting team that now continues to provide these services at JSH."

The work described herein is being performed in response to Ecology's Opinion Letter, dated January 30<sup>th</sup>, 2023 (**Attachment A**). In review of the letter and in consultation with Ecology, the primary Ecology concerns are regarding the sufficiency of the groundwater characterization for the Site and subsequent cleanup level development. A Groundwater Assessment Work Plan dated January 16, 2024, was prepared by TRC (Work Plan) and submitted to Ecology for review prior to implementation (**Attachment B**). The work plan was conditionally accepted via email on January 17, 2024.

The objective of this letter is to update Ecology on the implementation of the Work Plan and associated data collected in support of an eventual no further action (NFA) determination.

## 2024 Groundwater Assessment

### Well Installation

JSH installed ten monitoring wells in February 2024. The general objective of the groundwater assessment at the Site was to empirically demonstrate that current soil conditions are protective of groundwater for dieldrin.

Additional assessment of surface water was also performed to address data gaps required for Site closure.

Monitoring wells JSH-MW-1 through JSH-MW-10 were installed to depths ranging from 13 feet to 20 feet using a hollow-stem auger (HSA) drill rig. Two soil samples were collected from each boring during advancement. Locations of monitoring wells are indicated on **Figure 2**.

Soil samples were submitted for the following analysis:

- Total Organic Carbon using U.S. Environmental Protection Agency (EPA) Method 9060.

A summary of soil analytical results is provided in **Table 1**. Copies of the laboratory analytical reports are provided in **Attachment C**. Monitoring well completion logs are provided in **Attachment D**.

### Groundwater Sampling

JSH performed groundwater monitoring at the Site in March and May 2024. The monitoring included one full round of sampling at all wells and two rounds of follow-up sampling at JSH-MW-7.

Prior to sampling, JSH personnel collected piezometric data levels in all wells using an electronic water level meter. The depth to water was measured to the nearest 0.01 foot, relative to a surveyed point on the north side of the PVC well casing.

Groundwater sampling was performed using standard low-flow sampling techniques. Prior to sample collection, each well was purged until field measurements of pH, dissolved oxygen (DO), oxygen-reduction potential (ORP), temperature, and conductivity stabilized to within 10 percent of the prior measurement. Purging was performed using a peristaltic pump and disposable tubing at each well.

The groundwater samples were collected directly from the tubing into laboratory-supplied sample containers at a flow rate of less than 500 milliliters per minute.

A second groundwater sample was also collected from each well using a 0.45-micron waterra® field filter. These additional samples were collected to evaluate if dieldrin concentrations were biased-high due to fine suspended particles in groundwater. The additional filtered samples were only analyzed from wells that had detections of dieldrin in unfiltered samples.

Immediately upon collection, each sample container was appropriately labeled and placed into a chilled cooler pending submittal to the analytical laboratory.

Groundwater samples were placed into a cooler with ice and submitted to Friedman and Bruya, Inc., under standard chain-of-custody protocol.

Each groundwater sample was submitted for analysis of:

- Dieldrin using U.S. EPA Method 8081B.

### **Groundwater Analytical Results**

A total of 10 groundwater samples were collected at the Site on March 5, 2024. A summary of groundwater analytical results is provided in **Table 2**. Copies of the laboratory analytical reports are provided in **Attachment C**.

During the March 5 sampling event, a total of 10 groundwater samples were initially submitted for analysis. Dieldrin was detected in only one location (JSH-MW-7) at a concentration of 0.084 micrograms/Liter (µg/L). The detected concentration exceeded the cleanup level of 0.0055 µg/L. Based on this finding, a field-filtered sample was also analyzed from JSH-MW-7. Dieldrin was not detected at a concentration exceeding the laboratory reporting limit in the field-filtered sample.

Dieldrin was not detected in any other collected samples.

On March 29, 2024, JSH returned to the site to resample JSH-MW-7 to confirm conditions. During the March 29 sampling event, dieldrin was detected at a concentration of 0.030 µg/L. The detected concentration exceeded the cleanup level of 0.0055 µg/L. Based on this finding, a field-filtered sample was again analyzed. Dieldrin was not detected at a concentration exceeding the laboratory reporting limit in the field-filtered sample.

### **Well Purging at JSH-MW-7**

Analytical results from the additional groundwater sampling indicated a decreasing trend of dieldrin concentrations as additional volumes of water were removed from the well. In response to the observed decreasing concentration trends, JSH performed a pump test which consisted of purging an additional volume of groundwater at monitoring well JSH-MW-7. The objective of the pump test was to observe concentration trends as additional water was removed from the aquifer.

The purging was performed using a submersible pump with adjustable flowrate controls. Approximately 850 gallons were purged from the monitoring well to assess concentration trends as water was removed. Due to extremely low pump rates, the purging was conducted over a three-day period. Sustainable pumping rates were about 0.5 to 0.6 gallons/minute. Higher pump rates were not effective and would dry the well.

Following the purging described above, one groundwater sample was collected from JSH-MW-7 on May 5, 2024. The groundwater analytical results from the sample collected following the purging indicated that dieldrin concentrations were reduced from 0.030 µg/L to 0.014 µg/L. Based on this result, an additional field-filtered sample was submitted for analysis. Dieldrin was not detected in the field filtered sample at a concentration exceeding the laboratory reporting limit.

### Surface Water Sampling

Surface water conditions were assessed for the presence of dieldrin in Clover Creek, the North Fork Clover Creek tributary, and the pond located adjacent to the east of Clover Creek.

JSH collected a total of five surface water samples. Two surface water samples were collected from the North Fork Clover Creek tributary. Two surface water samples were collected from Clover Creek and one surface water sample was collected from the pond located adjacent to the south of Clover Creek. Surface water sample locations are depicted on **Figure 2**.

Immediately upon collection, each sample container was appropriately labeled and placed into a chilled cooler pending submittal to the analytical laboratory.

Surface water samples were placed into a cooler with ice and submitted to Friedman and Bruya, Inc., under standard chain-of-custody protocol.

Each surface water sample was submitted for analysis of:

- Dieldrin using U.S. EPA Method 8081B.

### Surface Water Analytical Results

A total of five surface water samples were collected at the site in February 2024.

Dieldrin was not detected in any of the surface water samples at a concentration exceeding the laboratory reporting limit.

A summary of surface water analytical results is provided in **Table 2**. Copies of the laboratory analytical reports are provided in **Attachment C**.



## Discussion with Ecology

JSH and Ichijo conducted a conference call with the EVCP Site Manager, Mr. Frank Winslow on May 23, 2024. JSH and Mr. Winslow discussed the findings of the 2024 groundwater assessment and the potential next steps required as part of the Site closure process. The findings are discussed below.

### Filtered Samples

Dieldrin was not detected in dissolved groundwater at a concentration exceeding the laboratory reporting limit in any of the samples collected after field-filtering.

It is JSH's opinion that the analytical results from the field filtered samples indicate that dieldrin is likely persistently sorbing to very fine particles that are not observable or apparent in turbidity values collected during low-flow sampling.

Dieldrin has a low log octanol-water partition coefficient and, as consistent with its intended purpose, binds to soil particles and is not readily water soluble.

Field filters are typically used when investigating the presence of metals in groundwater. However, in certain cases, field filtering has also been used when investigating the presence of other low solubility compounds such as carcinogenic polycyclic aromatic hydrocarbons (cPAHs) and polychlorinated biphenyls (PCBs). Due to the documented low solubility of dieldrin, field filtering should also be considered for assessment of dieldrin in groundwater.

A total of three rounds of groundwater sampling has been performed at monitoring well JSH-MW-7. The analytical results from each sampling event indicate that dieldrin is not present in any of the dissolved groundwater samples (i.e., filtered samples). The repeatable nature of the groundwater sampling and subsequent analytical results empirically demonstrate that concentrations of dieldrin detected above the MTCA B cleanup level are likely due to very fine soil and/or sediment particles in the unfiltered samples.

Based on this analysis:

- JSH is respectfully requesting that Ecology accepts the analytical results from the existing filtered groundwater data from samples collected using the 0.45-micron wattera® field filters.
- If Ecology declines the current filtered data, would Ecology accept alternative filters containing engineered silica filter media or similar material to collect additional samples?

### Parcel-Specific Environmental Covenant

In the event that filtered data is not accepted, JSH and Mr. Winslow discussed the potential of establishing a parcel-specific environmental covenant at the Site during the conference call held on May 23, 2024.

The environmental covenant would be restricted to groundwater only. Groundwater analytical results at JSH-MW-7 demonstrate decreasing concentration trends of dieldrin in unfiltered groundwater. The reduction in concentrations of dieldrin indicate that impacts are likely limited and localized to the area around JSH-MW-7.

The area governed by a potential environmental covenant will be proximate to monitoring well JSH-MW-7 and would encompass the “open space” south of Chesney Avenue East, Tract EE, and Tract F. The proposed environmental covenant area is depicted in **Figure 2**.

Based on this discussion, JSH has the following inquiries:

- Would Ecology allow for an environmental covenant for the parcels outlined on Figure 2 based on current site data?
- If a parcel-specific restriction is not allowed using current data, what additional data would be required to accept the environmental covenant option for the proposed area depicted on **Figure 2**?

Please respond to this letter outlining Ecology’s requests.

JSH and Ichijo look forward to our continued collaboration with Ecology in our efforts to address Ecology’s comments and concerns during the site closure process.

Please contact me at (425) 515-5266 should you have any questions or want to discuss further.

Very truly,



Eric Koltes, L.G.  
Principal Geologist



Nate Hinsperger, L.G.  
Senior Geologist

## ENCLOSURES

### Table

Table 1	Soil Analytical Results
Table 2	Groundwater and Surface Water Analytical Results
Table 3	Low-Flow Sampling Field Parameters
Table 4	Groundwater Elevation Data

### Figures

Figure 1	General Vicinity Map
Figure 2	Groundwater and Surface Water Analytical Results and Piezometric Conditions

### Attachments

Attachment A	January 30, 2023, Ecology Opinion Letter
Attachment B	Groundwater Assessment Work Plan (TRC)
Attachment C	Laboratory Analytical Reports
Attachment D	Monitoring Well Completion Logs

## Tables

**Table 1**  
**Soil Analytical Results**  
**Site Status Letter**  
**Former Brookdale Golf Course**  
**1802 Brookdale Road East, Tacoma, Washington**

Sample ID	Sample Depth (feet)	Sample Date	Total Organic Carbon
JSH-MW-1:2	2	2/19/2024	<0.400
JSH-MW-1:15	15	2/19/2024	<0.400
JSH-MW-2:2	2	2/19/2024	<b>1.6</b>
JSH-MW-2:15	15	2/19/2024	<0.400
JSH-MW-3:2	2	2/20/2024	<b>2.93</b>
JSH-MW-3:5	5	2/20/2024	<b>3.84</b>
JSH-MW-4:2	2	2/20/2024	<0.400
JSH-MW-4:15	15	2/20/2024	<0.400
JSH-MW-5:2	2	2/20/2024	<0.400
JSH-MW-5:10	10	2/20/2024	<0.400
JSH-MW-6:2	2	2/21/2024	<0.400
JSH-MW-6:10	10	2/21/2024	<0.400
JSH-MW-7:2	2	2/21/2024	<b>1.15</b>
JSH-MW-7:10	10	2/21/2024	<0.400
JSH-MW-8:2	2	2/21/2024	<b>3.97</b>
JSH-MW-8:15	15	2/21/2024	<0.400
JSH-MW-9:2	2	2/22/2024	0.494
JSH-MW-9:15	15	2/22/2024	<0.400
JSH-MW-10:2	2	2/22/2024	<b>4.03</b>
JSH-MW-10:15	15	2/22/2024	<0.400

**Notes:**

All results presented in milligrams per kilogram (mg/kg).

- Bold** Bold results indicate that the compound was detected.
- <** Result is less than the laboratory reporting limit.
- a** Analyzed by EPA Method 9060


Table 2  
Groundwater and Surface Water Analytical Results  
Site Status Letter  
Former Brookdale Golf Course  
1802 Brookdale Road East, Tacoma, Washington

Sample ID	Screen Interval (ft)	Sample Date	Depth to Water (ft)	Dieldrin
JSH-MW-1	10-20	3/6/2024	13.01	<0.005
JSH-MW-2	10-20	3/6/2024	14.60	<0.005
JSH-MW-3	3-13	3/6/2024	4.88	<0.005
JSH-MW-4	9-19	3/6/2024	9.45	<0.005
JSH-MW-5	7-17	3/5/3034	7.88	<0.005
JSH-MW-6	5-15	3/5/2024	11.00	<0.005
JSH-MW-7	3-13	3/5/2024	7.18	<b>0.084</b>
				<0.005 *
		3/29/2024	7.89	<b>0.030</b>
				<0.005 *
		5/9/2024	9.21	<b>0.014</b>
				<0.005 *
JSH-MW-8	10-20	3/5/2024	13.61	<0.005
JSH-MW-9	10-20	3/5/2024	13.31	<0.005
JSH-MW-10	10-20	3/6/2024	12.18	<0.005
JSH-SW-1	NA	3/5/2024	NA	<0.005
JSH-SW-2	NA	3/5/2024	NA	<0.005
JSH-SW-3	NA	3/6/2024	NA	<0.005
JSH-SW-4	NA	3/6/2024	NA	<0.005
JSH-SW-5	NA	3/6/2024	NA	<0.005
MTCA Method B Groundwater Cleanup Level <sup>b</sup>				<b>0.0055</b>

**Notes:**

All results presented in micrograms per liter (µg/L).

**Bold** Bold results indicate that the compound was detected.

 Shaded cells indicate that the compound was detected at a concentration greater than the cleanup level.

< Result is less than the laboratory reporting limit.

**a** Analyzed by EPA Method 8081B

**b** MTCA Method B Groundwater Cleanup Level (CLARC) used for Groundwater and Surface Water.

\* Sample field filtered using 0.45 micron cartridge filter

NA Not Applicable

**Table 3**  
**Low-Flow Sampling Field Parameters**  
**Site Stauts Letter**  
**Former Brookdale Golf Course**  
**1802 Brookdale Road East, Tacoma, Washington**

Sample ID	Sample Date	Depth to Water (feet)	pH	Conductivity (ms/cm <sup>2</sup> )	DO (mg/L)	Temperature (°C)	Turbidity (NTU)	ORP (mv)
JSH-MW-1	3/6/2024	13.01	6.78	0.264	4.51	8.16	14.6	52.6
JSH-MW-2	3/6/2024	14.60	6.4	0.157	2.74	8.8	2.18	213.3
JSH-MW-3	3/6/2024	4.88	6.35	0.145	0.96	7.94	1.32	136.5
JSH-MW-4	3/6/2024	9.45	6.78	0.193	0.53	8.89	4.85	-229
JSH-MW-5	3/5/3034	7.88	6.58	0.14	8.74	7.56	111	119
JSH-MW-6	3/5/2024	11.00	6.21	0.169	5.74	11.43	2.12	156.4
JSH-MW-7	3/5/2024	7.18	6.14	0.15	6.44	11.35	2.89	160.2
	3/29/2024	7.89	6.05	0.146	8.18	11.03	0.33	163.5
	5/9/2024	9.18	5.85	0.139	7.00	9.08	0.82	115.3
JSH-MW-8	3/5/2024	13.61	6.2	0.169	5.74	11.43	2.12	156.4
JSH-MW-9	3/5/2024	13.31	6.08	0.143	7.92	11.19	0.32	165.6
JSH-MW-10	3/6/2024	12.18	6.35	0.172	0.5	8.77	165	-454.4

Notes:

DO      Dissolved oxygen  
NTU      Nephelometric Turbidity Units  
ORP      Oxidation-reduction potential

**Table 4**  
**Groundwater Elevation Data**  
**Site Status Letter**  
**Former Brookdale Golf Course**  
**1802 Brookdale Road East, Tacoma, Washington**

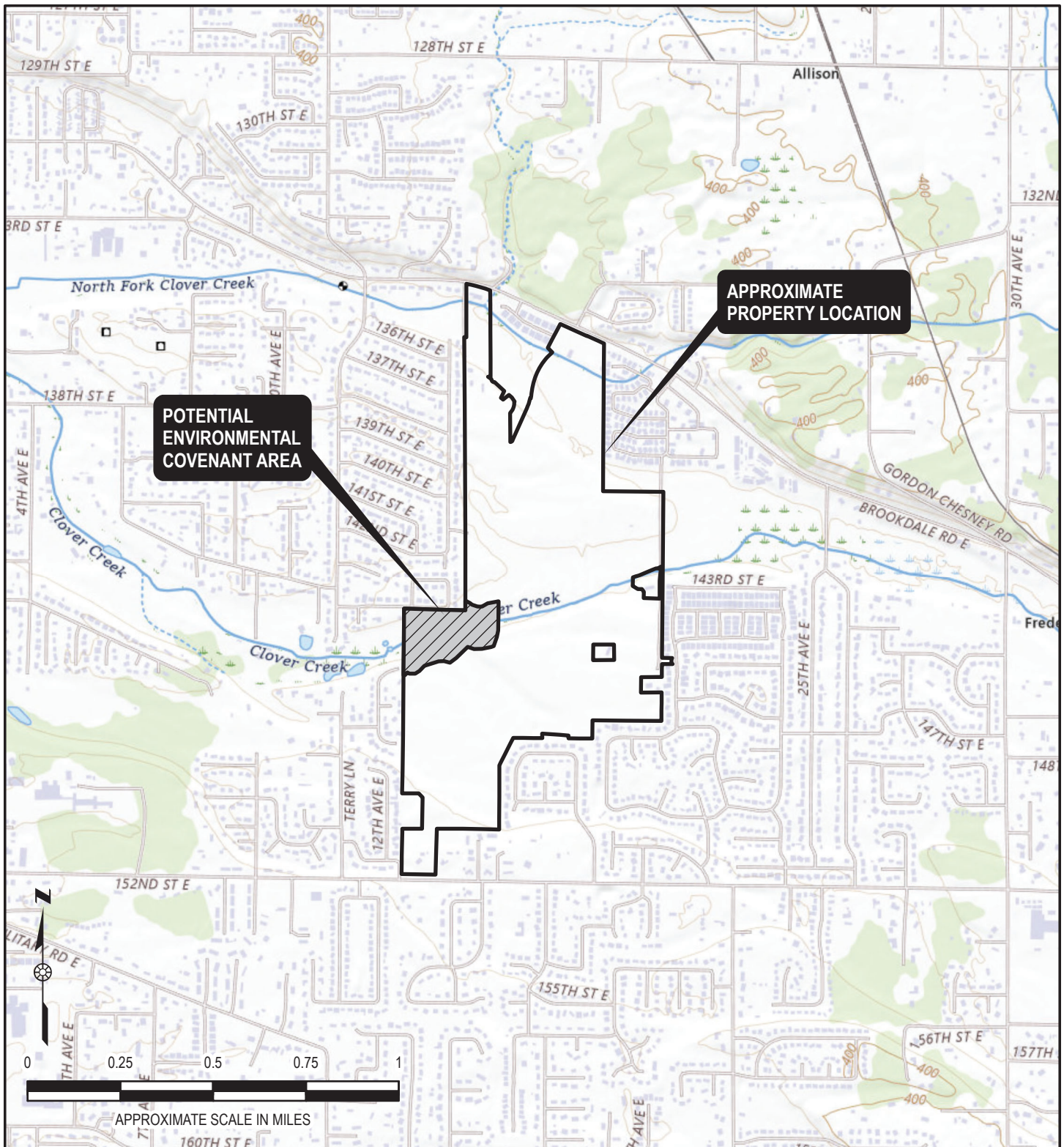
Sample ID	Date	Depth to Water (feet)	Elevation of Top of Casing <sup>a</sup>	Calculated Groundwater Elevation
JSH-MW-1	3/5/2024	13.01	326.62	313.61
JSH-MW-2	3/5/2024	14.60	323.96	309.36
JSH-MW-3	3/5/2024	4.88	319.80	314.92
JSH-MW-4	3/5/2024	9.45	323.17	313.72
JSH-MW-5	3/5/2024	7.88	329.94	322.06
JSH-MW-6	3/5/2024	11.00	327.62	316.62
JSH-MW-7	3/5/2024	7.18	323.68	316.50
JSH-MW-7	3/29/2024	7.89		315.79
JSH-MW-7	5/9/2024	9.21		314.47
JSH-MW-8	3/5/2024	13.61	329.90	316.29
JSH-MW-9	3/5/2024	13.31	330.04	316.73
JSH-MW-10	3/5/2024	12.18	324.98	312.80

Note:




a Wells surveyed by Pace on March 5, 2024, referenced to North American Vertical Datum of 1988 (NAVD88).



## Figures



#### LEGEND

-  APPROXIMATE PROPERTY BOUNDARY
-  PROPOSED ENVIRONMENTAL COVENANT AREA
-  PIERCE COUNTY



#### NOTES:

1. ALL LOCATIONS ARE APPROXIMATE.
2. FIGURES WERE PRODUCED IN COLOR. GRAYSCALE COPIES MAY NOT REPRODUCE ALL ORIGINAL INFORMATION.



18372 REDMOND-FALL CITY RD NE • REDMOND, WA 98052  
WWW.JSHELD.COM • (425) 556-5555

#### FIGURE 1

#### GENERAL VICINITY MAP

FORMER BROOKDALE GOLF COURSE  
1802 BROOKDALE ROAD EAST  
TACOMA, WASHINGTON

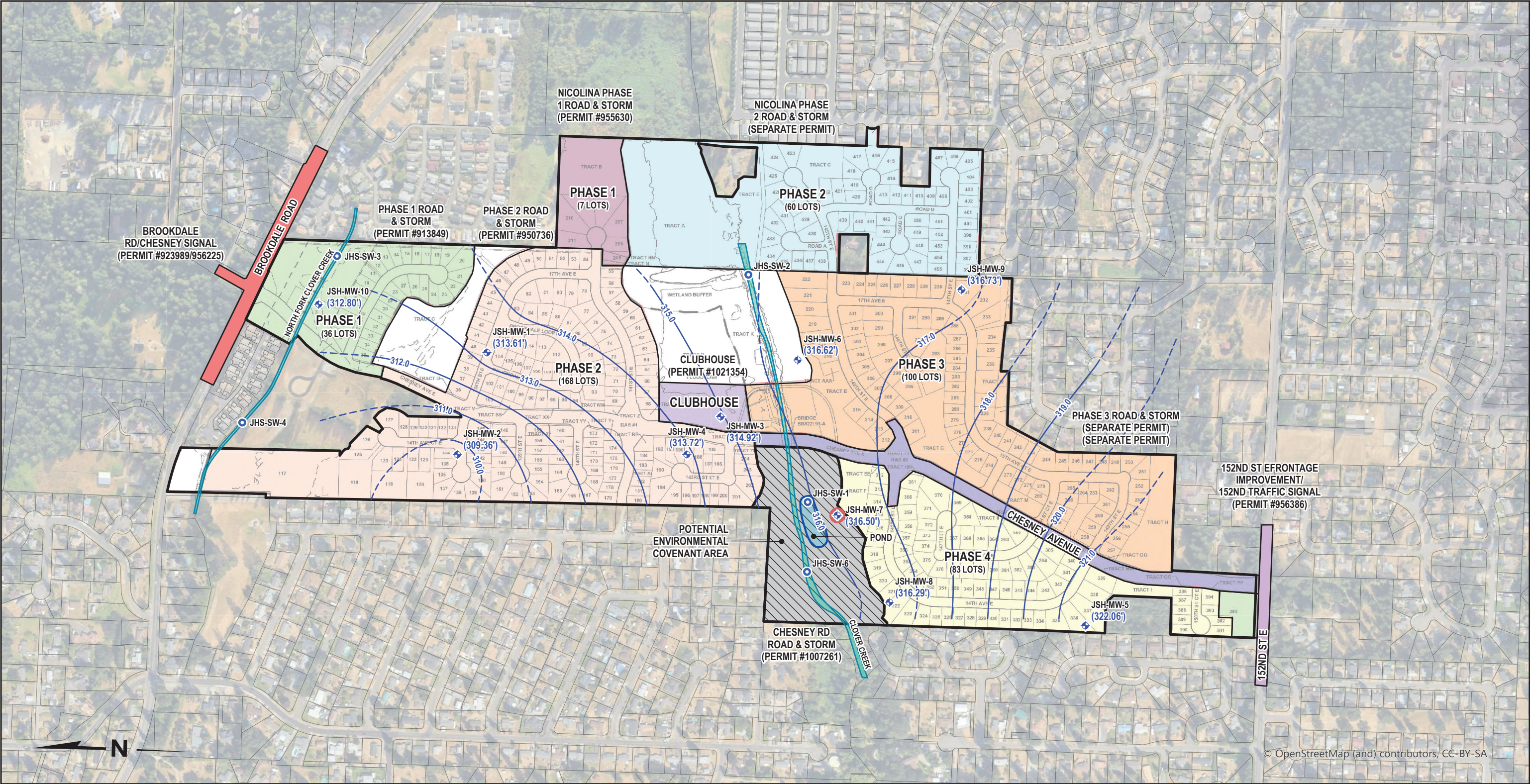
DRAWN BY: VB

CHECKED BY: AY/NH

DATE: 6/13/2024









PROJECT NO. 240102403






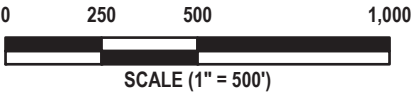
© OpenStreetMap (and) contributors, CC-BY-SA

**LEGEND**

- |  |   |  |
|--|---|--|
|  MONITORING WELL LOCATION   |  GROUNDWATER ELEVATION CONTOUR (1-FOOT INTERVAL) DASHED WHERE INFERRED |  APPROXIMATE PROPERTY BOUNDARY |
|  INDICATES A DIELDRI<br>DETECTION EXCEEDING MTCA<br>METHOD B CLEANUP LEVELS<br>IN GROUNDWATER |  PROPOSED ENVIRONMENTAL COVENANT AREA                                  |  TAX PARCELS (PIERCE COUNTY)   |
|  |   |  APPROXIMATE CREEK LOCATION    |
|  |   |  APPROXIMATE POND LOCATION     |
- FEATURE NOTES:  
1. PHASING DETAILS AND PROPERTY LAYOUT ADAPTED FROM BARGHAUSEN CONSULTING ENGINEERS PHASING PLAN (7/1/23).  
2. GROUNDWATER ELEVATION CONTOURS INTERPRETED FROM MARCH 2024 GROUNDWATER ELEVATION DATA

- NOTES:  
1. ALL LOCATIONS ARE APPROXIMATE.  
2. FIGURES WERE PRODUCED IN COLOR. GRAYSCALE COPIES MAY NOT REPRODUCE ALL ORIGINAL INFORMATION.

		<b>FIGURE 2</b> GROUNDWATER AND SURFACE WATER ANALYTICAL RESULTS AND PIEZOMETRIC CONDITIONS	
18372 REDMOND-FALL CITY RD NE • REDMOND, WA 98052 WWW.JSHELD.COM • (425) 556-5555		FORMER BROOKDALE GOLF COURSE 1802 BROOKDALE ROAD EAST TACOMA, WASHINGTON	
DRAWN BY: VB	CHECKED BY: AY/NH	DATE: 6/13/2024	PROJECT NO. 240102403





## **Attachment A – Ecology Opinion Letter, January 30, 2023**



Electronic Copy

STATE OF WASHINGTON  
DEPARTMENT OF ECOLOGY

Southwest Region Office

PO Box 47775 • Olympia, Washington 98504-7775 • 360-407-6300

January 30, 2023

Randy Barnett  
Ichijo USA Co., LTD  
1406 140th Pl NE, Ste 104  
Bellevue, WA 98007  
[randy@ichijousa.com](mailto:randy@ichijousa.com)

**Re: Opinion on the Proposed Cleanup at a Site:**

- **Site Name:** Brookdale Golf Club
- **Site Address:** 1802 Brookdale Rd E, Tacoma, Pierce County, WA 98445
- **Facility/Site ID:** 7758
- **Cleanup Site ID:** 14894
- **VCP Project ID:** SW1672

Dear Randy Barnett:

The Washington State Department of Ecology (Ecology) received your request for an opinion on your independent cleanup of the Former Brookdale Golf Club facility (Site). This letter provides our opinion. We are providing this opinion under the authority of the [Model Toxics Control Act \(MTCA\)](#),<sup>1</sup> [chapter 70A.305 Revised Code of Washington \(RCW\)](#).<sup>2</sup>

### Issue Presented and Opinion

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Ecology is responding to your request for a no further action (NFA) determination for your Site. Upon the completion of your proposed cleanup, it has been determined that further action is necessary.

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, [Washington Administrative Code \(WAC\) chapter 173-340](#)<sup>3</sup> (collectively “substantive requirements of MTCA”). The analysis is provided below.

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<sup>1</sup> <https://apps.ecology.wa.gov/publications/SummaryPages/9406.html>

<sup>2</sup> <https://app.leg.wa.gov/RCW/default.aspx?cite=70A.305>

<sup>3</sup> <https://apps.leg.wa.gov/WAC/default.aspx?cite=173-340>

## Description of the Site

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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:

- Dieldrin in soil and groundwater.
- Arsenic in soil and groundwater.

The parcel(s) of real property associated with this Site are also located within the projected boundaries of the Tacoma Smelter Plume facility (FSID #89267963). At this time, we have no information that those parcel(s) are actually affected. This opinion does not apply to any contamination associated with the Tacoma Smelter Plume facility.

## Basis for the Opinion

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This opinion is based on the information contained in the documents listed under **Enclosure A**:

You can request these documents by filing a [records request](#).<sup>4</sup> For help making a request, contact the Public Records Officer at [publicrecordsofficer@ecy.wa.gov](mailto:publicrecordsofficer@ecy.wa.gov) or call 360-407-6040. Before making a request, check whether the documents are available on [Ecology's Cleanup Site Search web page](#).<sup>5</sup>

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

## Analysis of the Cleanup

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### 1. Characterization of the Site.

Ecology's current opinion is primarily based on the submittal of additional investigatory reports since Ecology's prior August 24, 2020, Opinion.<sup>6</sup> These reports include the Supplemental Remedial Investigation Report (SRIR) and Cleanup Action Report (CAR), both dated August 31, 2022.

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<sup>4</sup> <https://ecology.wa.gov/About-us/Accountability-transparency/Public-records-requests>

<sup>5</sup> <https://apps.ecology.wa.gov/gsp/Sitepage.aspx?csid=14894>

<sup>6</sup> Ecology Opinion, Further Action at Site: Former Brookdale Golf Club, August 24, 2020.

In addition to presenting a summary of the Supplemental RI (North of Clover Creek) Report (dated May 29, 2020) which was incorporated in Ecology's prior August 24, 2020, opinion, the August 31, 2022, SRIR/CAR also included the Supplemental RI (South of Clover Creek).

Based on review of the activities conducted in those reports, Ecology has determined your characterization of the Site is not sufficient to establish cleanup standards and select a cleanup action. The soil and groundwater sampling performed at the Site has not sufficiently characterized and remediated the extent of dieldrin releases in soil and groundwater at the Site to the requested cleanup levels (CULs).

### ***Ecology Comments***

Ecology appreciates the significant remedial investigation (RI) and cleanup that you have conducted within the Site boundaries both north and now south of Clover Creek. We generally concur with the investigative and remedial excavation approach you have taken, based on our December 10, 2019, and August 24, 2020, Opinions. We also concur with your assessment that if additional areas of contamination are detected, additional remediation would need to be conducted.<sup>7</sup>

**Nicolina Meadows.** Post EPI's September 19, 2019, Technical Memorandum on the Nicolina Meadows PPD Project, and as previously requested in Ecology's prior August 24, 2020, Opinion, please present additional RI results from the areas west of the former golf course in the wetlands of the proposed Nicolina Meadows housing development. Analytical data along this boundary will provide an indication that hazardous substances released from the Site have not migrated to the Nicolina Meadows location.<sup>8,9</sup> Please see Section 2: Establishment of Cleanup Standards (Section 2) below to further refine sampling and analytical requirements within this area.

**On-Site Dieldrin Soil and Groundwater Data.** Please refer to Section 2 below for further discussion on the soil and groundwater data generated to date.

**Delineated Isopleth Maps.** Ecology accepts the depiction of the lateral and vertical soil confirmation sample data in the plan view diagrams of the tee and green excavations in the August 31, 2022, CAR.

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<sup>7</sup> Report pages 2-3.

<sup>8</sup> Letter from Department of Ecology Southwest Regional Office, To Robert Jenkins, Pierce County Planning and Public Works, September 12, 2019, available at: <https://apps.ecology.wa.gov/gsp/DocViewer.ashx?did=91905>.

<sup>9</sup> Letter from Stephen R. Shelton, Office of the Pierce County Hearing Examiner, Re: Major Amendment to Approved Preliminary Plat, available at: <https://apps.ecology.wa.gov/gsp/DocViewer.ashx?did=93053>

**Arsenic, Ethylene Dibromide (EDB), Dieldrin, Diazinon, Nitrate (as N), and ortho-Phosphate (as P).** Ecology appreciates the additional assessment of surface/subsurface soil, sediment, groundwater, and surface water for these additional compounds. Ecology requests that these data be summarized in one table for both of the investigations conducted on the north and south sections of the course. Based on the data, Ecology concludes the following:

- **Soil:** EDB, Diazinon, and both Nitrate and Phosphate data do not indicate a concern in on-site soil at the soil sample locations. However, while arsenic was present at various concentrations in all the collected samples, it occurred above the MTCA Method A CUL of 20 milligrams per kilogram (mg/kg) in soil samples obtained from locations B-7 and AOI-20. Arsenic within the AOI-20 area was reportedly excavated in September/October 2020<sup>10</sup> according to TRC's Response to Ecology Comments dated February 3, 2021. However, the soil confirmation sample data in Table 22 of the August 31, 2022, CAR does not exhibit arsenic data to assess adequacy of impacted soil removal. Please provide these data.
- **Sediment:** EDB, Diazinon, and both Nitrate and Phosphate data do not indicate a concern in on-site sediment at the respective sample locations – although no freshwater sediment cleanup values exist for those compounds. In addition, while arsenic was present at various concentrations in all the collected samples, it occurred below the Ecology Freshwater Sediment Cleanup Objective of 14 mg/kg. Dieldrin was also not detected in any of the sediment samples at the laboratory method detection limits (MDL) of 0.006 mg/kg, and at a level above the Ecology freshwater sediment cleanup objective of 0.0049 mg/kg. Please refer to the discussion under Section 2 below regarding this issue.
- **Groundwater:** EDB, Diazinon, and both Nitrate and Phosphate data do not indicate a concern in on-site groundwater at the temporary well groundwater sample locations. While total arsenic was present at various concentrations above the MTCA Method A CUL of 5 micrograms per Liter (µg/L), the dissolved sample results did not occur at or above the laboratory MDL of 1 µg/L. Dieldrin was detected in sample B4 at 0.032 µg/L above the MTCA CUL of 0.0055 µg/L but not detected in most of the samples at an MDL of 0.02 µg/L. Please refer to the discussion under Section 2.

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<sup>10</sup> TRC Cleanup Action Report – Former Brookdale Golf Course, pg. 10, August 31, 2022.



- **Surface Water.** Arsenic, EDB, Diazinon, and both Nitrate and Phosphate data do not indicate a concern in on-site surface water from either the Clover Creek, NFCC, or the main irrigation pond samples. While dieldrin was not detected at or above the laboratory MDL of 0.02 µg/L, that MDL occurred at four orders of magnitude above the CLARC surface water CUL for human health of 0.0000061 µg/L. Please refer to the discussion under Section 2 below.

**Indicator Hazardous Substances.** As stated above in the selection of cleanup standards, use of the MDLs to assess whether other indicator hazardous substances as analyzed by the full list of organochlorine pesticides are present at the remedial excavation limits is not sufficient. A comparison between the MDLs and the respective CULs should be provided to further assess whether other indicator substances are present. Please refer to the discussion under Section 2 below regarding this issue.

**Environmental Information Management System (EIM) Results.** Ecology acknowledges TRC's uploading of the environmental data from the August 31, 2022, SRIR/CAR documents. In addition, Ecology also confirms receipt of the January 25, 26, and 27, 2017, results for 4,4-DDE and 4,4-DDT.

**Terrestrial Ecological Evaluation.** Ecology will reevaluate the TEE upon application of the lower cleanup levels for soil dieldrin discussed in Section 2 below.

## 2. Establishment of Cleanup Standards.

Ecology has determined that not all the cleanup levels and points of compliance you established for the Site meet the substantive requirements of MTCA. Under MTCA, cleanup standards consist of three primary components; points of compliance,<sup>11</sup> cleanup levels,<sup>12</sup> and applicable state and federal laws.<sup>13</sup>

**Points of Compliance:** Points of compliance are the specific locations at the Site where cleanup levels must be attained. For this Site, the standard points of compliance for soil and protection of groundwater are appropriate. However, points of compliance for sediment in the Clover Creek are also applicable and need to be included for the Site. Ecology provides the following table of standard points of compliance for the Site:

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<sup>11</sup> WAC 173-340-200 "Point of Compliance."

<sup>12</sup> WAC 173-340-200 "Cleanup level."

<sup>13</sup> WAC 173-340-200 "Applicable state and federal laws," WAC 173-340-700(3)(c).

Media	Points of Compliance
Soil-Direct Contact	Based on human exposure via direct contact, the standard point of compliance is throughout the Site from ground surface to fifteen feet below the ground surface. WAC 173-340-740(6)(d) <b><i>Ecology concurs that the standard point of compliance for soil direct contact is appropriate for the Site.</i></b>
Soil-Protection of Groundwater	Based on the protection of groundwater, the standard point of compliance is throughout the Site. WAC 173-340-747 <b><i>Ecology concurs that the standard point of compliance for soil protection of groundwater is appropriate for the Site.</i></b>
Soil-Protection of Plants, Animals, and Soil Biota	Based on ecological protection, the standard point of compliance is throughout the Site from ground surface to fifteen feet below the ground surface. WAC 173-340-7490(4)(b) <b><i>Ecology concurs with the standard soil point of compliance for ecological protection, but a Terrestrial Ecological Evaluation (TEE) is needed to evaluate potential cleanup standards based on ecological protection.</i></b>
Groundwater	Based on the protection of groundwater quality, the standard point of compliance is throughout the site from the uppermost level of the saturated zone extending vertically to the lowest most depth which could potentially be affected by the Site. WAC 173-340-720(8)(b) <b><i>Ecology concurs that the standard point of compliance for groundwater is appropriate for the Site.</i></b>
Sediment	Based on the protection of sediment quality, compliance with the requirements of 173-204 WAC. <sup>14</sup>

**Cleanup Levels.** Cleanup levels are the concentrations of a hazardous substance in soil, water, air, or sediment that are determined to be protective of human health and the environment. At this Site, with the exception of the calculated TPH soil CULs and the groundwater CUL for pentachlorophenol (PCP), as the EPA MCL, Ecology concurs with the selection of the other CULs as follows:

**Applicable Laws and Regulations.** In addition to establishing minimum requirements for cleanup standards, applicable local, state, and federal laws may also impose certain technical and procedural requirements for performing cleanup actions. Ecology's suggestions for including applicable laws and regulations for this cleanup were provided in our December 10, 2019, opinion for the Site. Ensure to adequately address this requirement in the completed RI.

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<sup>14</sup> WAC 173-340-760

### 3. Selection of Cleanup Action.

Ecology has determined the cleanup action you selected for the Site as a whole does not meet the substantive requirements of MTCA. Based on Ecology's review of the August 31, 2022, CAR,<sup>15</sup> the remedial excavation process at the Site was independently conducted by Ichijo in conjunction with completion of the initial Environmental Partner's, Inc. (EPI) RI/FFS<sup>16</sup> on March 18, 2019.

Based on review of the RI portion of the EPI RI/FFS as stated in Ecology's December 10, 2019, Opinion,<sup>17</sup> Ecology's review comments focused on completion of the RI sufficient for Ecology to determine that the requirements of WAC 173-340-350 were met. This included consideration of additional chemicals being assessed in soil, groundwater, surface water, and sediment as well as potential adjustments to cleanup levels and use of indicator hazardous substances for the project.

Ecology further stated that it would review the FFS and concurrently submitted EPI CAR<sup>18</sup> when sufficient information was available for Ecology to determine that the RI for the Site had been completed. As a result, Ecology determined at that time that characterization of the Site was not sufficient to establish cleanup standards and select a cleanup action. However, at that time, Ecology also understood that remedial excavation actions proposed in the March 2019 EPI CAR were already underway at the Site.

Interim remedial measures (IRM)<sup>19</sup> are a necessary component for Site cleanup and closure and as such, Ecology concurs with execution of the remedial excavations completed thus far across the Site as IRM's based on dieldrin and arsenic (at AOI-20) in soil. Ecology appreciates your efforts to reduce contaminant concentrations in the environment. As was the case with these excavations, IRM's are remedial actions conducted without Ecology oversight or approval and are not executed under an administrative order, agreed order, or consent decree.

Per WAC 173-340-515(3)(a), Ecology shall determine whether IRM's meet the substantive requirements of MTCA and/or whether further remedial action may be necessary at the Site. Those entities conducting IRM's do so at their own risk, and may be required to take additional remedial actions if Ecology determines such actions are necessary. In such circumstances, Ecology reserves all of its rights to take actions authorized by law.

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<sup>15</sup> TCR Environmental Consultants, Cleanup Action Report – Brookdale Golf Course, August 31, 2022.

<sup>16</sup> Environmental Partners, Inc., Remedial Investigation and Focused Feasibility Study Report – Brookdale Golf Course, March 18, 2019.

<sup>17</sup> Ecology, Opinion – Further Action – Former Brookdale Gold Course, December 10, 2019.

<sup>18</sup> Environmental Partners, Inc., Cleanup Action Report – Brookdale Golf Course, March 18, 2019.

<sup>19</sup> WAC 173-340-430

Further and of general note relative to TRC's February 3, 2021, response to Ecology comments, specifically Comment 2, all levels cited by the Manchester Laboratory consist of analytical method reporting limits (MRL) which are analogous to the practical quantitation limit (PQL). The PQL is the lowest amount of a compound that can be accurately calibrated and quantified according to the quality control objectives of the instrument.

Conversely, TRC incorrectly references Manchester levels as MDLs relative to the selection of matrix (i.e., soil, sediment, groundwater, and surface water) CULs. Although statistically derived, the MDL is less accurate in terms of analytical quantity determination than the PQL. As such, for the purposes of proposing alternative CULs exceeding established MTCA cleanup levels, the PQL should always be cited in the laboratory analytical report and utilized accordingly.

In addition, and as referenced under WAC 173-340-707(4), when the PQL occurs above cited Ecology CULs, Ecology can require the use of improved analytical techniques to achieve lower PQLs and other appropriate actions. This may involve utilizing Washington-approved analytical laboratories that incorporate the most up-to-date instrumentation and quality control methods to achieve the necessary analytical method limits.

**Soil.** As originally stated in Section 2.3 of the March 2019 EPI CAR, remedial excavation conducted at the Site was primarily based on dieldrin at the proposed MTCA Method B cleanup level of 0.0625 mg/kg, a CUL that is based on direct contact with soil. Based on Ecology's review of data from TRC's May 29, 2020, Supplemental Remedial Investigation<sup>20</sup> and on Ecology's subsequent August 24, 2020, Opinion,<sup>21</sup> Ecology specifically mentioned on page 6 of our opinion, that TRC's proposed dieldrin soil CUL of 0.0625 mg/kg did not account for groundwater protection. Rather, Ecology suggested using the dieldrin soil CUL of no greater than 0.0028 mg/kg as protective of groundwater and as stated in Ecology's Cleanup Levels and Risk Calculation Master Table (CLARC).<sup>22</sup> Alternatively, Ecology also stated that an empirical demonstration could be completed showing that soil concentrations would not cause an exceedance of the applicable groundwater CUL.

To that end, the groundwater dieldrin CUL of 0.0055 µg/L was specified in both the TRC May 29, 2020, Supplemental Remedial Investigation Report (SRIR) and TRC August 31, 2022, SRIR. However, both the initial groundwater grab samples obtained from the 2020 SRIR soil borings and the 2022 SRIR monitoring well groundwater samples were reported at stated MDLs of 0.02 µg/L and 0.1 µg/L above the respective CUL.

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<sup>20</sup> TRC Environmental Consultants, Supplemental Remedial Investigation – Brookdale Golf Club, May 29, 2020.

<sup>21</sup> Ecology, Further Action Opinion – Former Brookdale Golf Club, August 24, 2020.

<sup>22</sup> Ecology, Cleanup Levels and Risk Calculation Master Table, July 2022.

As a result, Ecology does not consider that dieldrin in groundwater has been adequately evaluated across the Site nor does an analytical (nor empirical) basis currently exist to adequately assess whether the direct contact-based soil CUL for dieldrin of 0.0625 mg/kg proposed by TRC would be applicable (i.e., protective of groundwater). The groundwater CUL may also be applied to surface water as it is a realistic upward adjustment to the regulatory surface water PQL.

Although Ecology is in agreement that dieldrin has both a low aqueous solubility and an elevated log octanol water-partitioning coefficient, and which generally indicates limited vertical migration via adsorption to vadose zone soil, its long-term application and widespread operational use as a pesticide on the Brookdale Golf Course tees and greens is of concern. This includes its presence in soil that has been subjected to many decades of surface recharge from regional precipitation as well as its persistence in the environment, and which subsequently indicates the potential for the presence of dieldrin in groundwater at the Site.

In TRC's February 3, 2021, response to Ecology's August 24, 2020, comments on the TRC May 29, 2020, SRIR, TRC stated on page 14 that Ecology's December 10, 2019, Opinion<sup>23</sup> did not provide input on using alternative soil cleanup standards for dieldrin other than what was described in the TRC's March 2019 CAR. Hence, TRC stated that based upon that "feedback", the CAR was fully implemented at the Site. However, as stated above in Ecology's December 10, 2019, Opinion, Ecology's review of the RI portion of the EPI RI/FFS focused on providing comments for completing the RI sufficient for Ecology to determine that the requirements of WAC 173-340-350 were met.

Ecology further stated that it would review the FFS and the March 2019 EPI CAR when sufficient information was available for Ecology to determine that the RI for the Site had been completed. As a result, Ecology determined at that time, characterization of the Site was not sufficient to establish cleanup standards and select a cleanup action. Ecology also concluded in the December 10, 2019, opinion letter that additional remedial investigation is necessary at the Site before selecting a cleanup action.<sup>24</sup> However, Ecology also understood that remedial excavation actions proposed in the March 2019 EPI CAR were already underway at the Site.

TRC's February 3, 2021, response further discussed that the 0.0028 mg/kg soil dieldrin MDL specified by Ecology was not widely commercially available and was generally considered to be an estimate by the Washington-state accredited laboratories that they had consulted with.

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<sup>23</sup> p. 6.

<sup>24</sup> p. 8.

These laboratories were not specified by name, however. TRC therefore concluded that the laboratory MDL of 0.01 mg/kg that was achieved by the Washington State-accredited project laboratory used for the Brookdale RI/FFS was considered to be reasonable and appropriate. Based on review of the laboratory analytical reports from the 2019 EPI RI/FS Report dated March 18, 2019, for dieldrin in soil, the analytical limit of 0.01 mg/kg was not specified as either an MDL or PQL. However, the laboratory quality control sample results did list it as a “reporting limit” in the footnotes, so Ecology assumes that it represents a PQL and not the MDL.

**Groundwater/Surface Water.** Similarly, regarding Ecology’s suggested groundwater and surface water CUL for dieldrin of 0.0055 µg/L, TRC stated in the SRIR/CAR that while that MDL was theoretically achievable, it was not commercially utilized nor available. TRC further stated that based on their discussions with unspecified laboratory directors, that the MDL could only be achieved under ideal conditions and would be widely considered as a potentially unreliable estimate based on a formal (and unspecified) MDL study. TRC proposed a groundwater and surface water CUL of 0.02 µg/L.

**Sediment.** Regarding sediment, Ecology specified a freshwater sediment cleanup objective (SCO) for dieldrin of not greater than 0.0049 mg/kg and a regulatory PQL of 0.003 mg/kg. As a result, no upward adjustment of the PQL should occur. Alternatively, TRC mentioned their laboratory MDL for dieldrin in sediment was 0.006 mg/kg and that a lower MDL was widely considered an estimate consistent with the explanations for soil and groundwater. TRC also mentioned that the findings of the RI demonstrated compliance with Table 4 Freshwater Sediment Cleanup Objectives and Cleanup Screening Levels Chemical Criteria of Ecology’s Sediment Management Standards (WAC 173-204-563). Sediment MDL for dieldrin in TRC sediment samples actually ranged from 0.006 to 0.01 mg/kg.

**CULs.** TRC CULs for dieldrin in soil, sediment, groundwater, and surface water for the Site were selected as the respective analytical MDL. This selection was based on the exposure pathways for human and ecological receptors at the site and specifications under WAC 173-340-707 that stated either the PQL or the MDL would serve as the CUL if the standard media CUL was less than the technically achievable MDL for a specific compound.

Ecology does not concur with TRC’s conclusion of 1) utilizing the analytical method MDLs as the CUL for soil and sediment and 2) concluding that the Ecology CULs were analytically unachievable nor commercially utilized or available.<sup>25</sup> As per WAC 173-340-707(2), though Ecology recognizes that there may be situations where a hazardous substance is not

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<sup>25</sup> TRC Response to Ecology Comments dated August 24, 2020; page 7; February 3, 2021.

detected or is detected at a concentration below the PQL utilizing sampling and analytical procedures which comply with the requirements of WAC 173-340-830, Ecology does not believe that this is the case at this Site.

The soil CUL of 0.0028 mg/kg (2.8 micrograms per kilogram [ $\mu\text{g/kg}$ ]) proposed by Ecology are achievable by several commercial laboratories in the Pacific Northwest utilizing the current standard analytical method for organochlorine pesticides, EPA Method 8081B. To that end, the achievable soil MDL and PQL for dieldrin by EPA Method 8081B should at least be 0.005  $\mu\text{g/kg}$  and 1.0  $\mu\text{g/kg}$ .

The sediment CUL to be achieved should be correlative to the freshwater SCO of 0.0049 mg/kg, and a PQL of 0.003 mg/kg. As a result, there should be no upward adjustment to the PQL and the proposed CUL should not be greater than 0.0049 mg/kg.

Additionally, per WAC 173-340-830(2)(f), analytical laboratories shall achieve the lowest PQLs consistent with the selected analytical method and WAC 173-340-707. As a result, Ecology would concur with a Site CUL for dieldrin in groundwater and surface water that proposes using the MDL of 0.005  $\mu\text{g/L}$  and a PQL of 0.01  $\mu\text{g/L}$  versus the Method B CUL of 0.0055  $\mu\text{g/L}$ . The proposed change in Site CULs does not exclude the use of an empirical demonstration for the Site, following WAC 173-340-747(3)(f).

## Next Steps

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Based on the CUL discussion above, the lateral and vertical extents of all RI and remedial soil, sediment, groundwater, and surface water data should be reevaluated relative to the suggested CUL's and MDL/PQL. Additional cleanup activities should be based on utilizing an analytical laboratory that can achieve and comply with those levels. Please also adequately summarize all environmental matrix data in tables for review and correlation with the laboratory analytical reports. Once these requested data are submitted, Ecology can better evaluate whether the RI is complete.

## Limitations of the Opinion

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### 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).

### 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 a party performs is substantially equivalent. Courts make that determination.  
See RCW 70A.305.080 and WAC 173-340-545.

### 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(6).



## Contact Information

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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 [Voluntary Cleanup Program webpage](#).<sup>26</sup> If you have any questions about this opinion, please contact me at 360-489-5347 or [joe.hunt@ecy.wa.gov](mailto:joe.hunt@ecy.wa.gov).

Sincerely,



Joe Hunt, LHG  
Toxics Cleanup Program  
Southwest Region Office

JH/js/tam

Enclosure: A – List of Documents

cc by email: Thomas Morin, TRC, [tmorin@trccompanies.com](mailto:tmorin@trccompanies.com)

Sharon Bell, Tacoma Pierce County Health District, [sbell@tpchd.org](mailto:sbell@tpchd.org)

Robert Jenkins, Pierce County Planning and Land Services, [rob.jenkins@piercecountywa.gov](mailto:rob.jenkins@piercecountywa.gov)

Jerome Lambiotte, Ecology, [jerome.lambiotte@ecy.wa.gov](mailto:jerome.lambiotte@ecy.wa.gov)

Ecology Site File

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<sup>26</sup> <https://www.ecy.wa.gov/vcp>

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## Enclosure A

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List of Documents

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## List of Documents

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1. TRC, *Cleanup Action Report – Brookdale Golf Course*, August 31, 2022.
2. TRC, *Supplemental Remedial Investigation Report – Brookdale Golf Course*, August 31, 2022.
3. TRC, *Response to Ecology Comments Dated August 24, 2020, Brookdale Golf Course*, February 3, 2021.
4. TRC Environmental Corporation (TRC), *Supplemental Remedial Investigation Report – Brookdale Golf Course*, May 29, 2020.
5. Environmental Partners, Inc., *Response to Ecology Comments; Nicolina Meadows PPD Project, Tacoma, WA*, September 19, 2019.
6. Environmental Partners, Inc., *Response to Ecology Comments (dated December 10, 2019)*, May 29, 2020.
7. Environmental Partners, Inc., *Cleanup Action Plan - Brookdale Golf Course*, March 18, 2019.
8. Environmental Partners, Inc., *Remedial Investigation and Focused Feasibility Study Report - Brookdale Golf Course*, March 18, 2019.

## **Attachment B – Groundwater Assessment Work Plan**



1180 NW Maple St., Suite 310  
Issaquah, WA 98027

T 425.395.0010  
TRCcompanies.com

January 16, 2024

Mr. Frank Winslow, LHG  
Washington State Department of Ecology  
1250 West Alder Street  
Union Gap, Washington 98903

Re: Groundwater Assessment Work Plan  
Former Brookdale Golf Course  
1802 Brookdale Road East  
Tacoma, Washington

TRC Project Number: 430733.0

Dear Mr. Winslow:

TRC Environmental Corporation (TRC) is pleased to present this Work Plan for continued assessment at the Former Brookdale Golf Course. The Former Brookdale Golf Course is located at 1802 Brookdale Road East in Tacoma, Washington (Site; Figure 1). The Work Plan was prepared on behalf of the owner, Ichijo USA Co., Ltd. (Ichijo).

The work proposed herein is in support of Ichijo's ongoing efforts to comply with the requirements of the Model Toxics Control Act (Revised Code of Washington [RCW] 70A.305) and its implementing regulations (Washington Administrative Code [WAC] 173-340; collectively "MTCA").

The Site is currently enrolled in the Washington State Department of Ecology's (Ecology) Expedited Voluntary Cleanup Program (EVCP) as VCP Site XS0016. Due to the development schedule and pending transactions, it was deemed necessary to expedite Ecology's review process.

Key information about the Site is provided in Table 1, below.

**Table 1**  
**Key Information**

<b>Ecology Facility Site ID Number</b>	7758
<b>Ecology Cleanup ID Number</b>	14894
<b>VCP Number</b>	XS0016
<b>Project Consultant for the Site</b>	TRC Environmental Corporation 1180 Northwest Maple Street, Suite 310 Issaquah, Washington 98027

**Table 1**  
**Key Information**

	425-395-0010 Attn: Eric Koltes/Nate Hinsperger
<b>Current Property Owner</b>	Ichijo USA Co., Ltd. 1406 140 <sup>th</sup> Place NE, Suite 104 Bellevue, Washington 98007 Attn: Kanon Kupferer

## **PREVIOUS ENVIRONMENTAL WORK**

TRC (as both our previous business entity Environmental Partners, Inc.; EPI and TRC) performed a remedial investigation and focused feasibility study for the Site. These activities were documented in EPI's *Remedial Investigation and Focused Feasibility Study* (RI/FFS) dated March 19, 2020, TRC's *Supplemental Remedial Investigation Report* (SRI) dated May 29, 2020, and TRC's *Supplemental Remedial Investigation Report – South of Clover Creek* (SRI) dated August 31, 2022. These documents were previously submitted to Ecology under the VCP.

Cleanup actions were additionally performed at the Site in June through October 2019. These actions were documented in TRC's *Cleanup Action Report*, dated August 31, 2022.

Ecology has issued several opinion letters regarding the sufficiency of the characterization and cleanup of the Site. The most recent opinion letter was dated January 30, 2023. In this letter, Ecology detailed several concerns with the characterization and cleanup of the Site. In TRC's review, the most pressing issue appears to be centered on the sufficiency of the prior groundwater characterization. Particularly, the laboratory reporting limits (RLs) for groundwater samples achieved during the prior work.

In the absence of groundwater impacts, direct contact cleanup levels (CULs) would apply for Site contaminants of concern (COCs) using an empirical evidence approach. Therefore, TRC proposes first performing an additional groundwater assessment using lower RLs to empirically demonstrate that COCs are not present in groundwater. This effort would also serve to narrow the focus of issues that are required to address for Site closure.

Ecology also indicated in recent correspondence following the submittal of this Work Plan that data gaps for dieldrin in surface water and sediment are present at the Site. The data gaps for surface water and sediment are directly related to the achievable laboratory RLs that were available during the performance of the SRI.

TRC proposes using lower RLs for the additional assessment of surface water at the Site.

Because the laboratory RL for dieldrin in sediment is not substantially higher than Ecology's Sediment Management Standards Freshwater Sediment Cleanup Objectives and Cleanup Screening Levels



Chemical Criteria (WAC 173-204-563 Table VI), other lines of evidence will be used to address the data gaps.

As a component of this groundwater assessment, TRC will also assess data gaps in surface water that will be required for Site closure.

As indicated in prior documents, dieldrin is the indicator hazardous compound (IHC) for impacts at the Site. Therefore, the groundwater assessment will focus on the presence or absence of dieldrin.

After completion of the groundwater assessment proposed herein, TRC will submit a full response to comments for the January 30, 2023 Ecology opinion letter for discussion towards closure.

## **OBJECTIVES**

The general objective of the work presented herein is to perform groundwater assessment at the Site for purposes of empirical demonstration that current soil conditions are protective of groundwater for dieldrin. Additional assessment of surface water will be performed to address data gaps required for Site closure.

The specific objective are as follows:

- Installation and development of up to ten new monitoring wells;
- Establish piezometric conditions;
- Sampling and analysis of the newly installed wells;
- Sampling and analysis of surface water;
- Report preparation; and
- Response to Ecology.

## **METHODOLOGY**

### **Well Installation**

TRC will install ten monitoring wells at the Site. The monitoring wells will be installed in locations that are representative of groundwater conditions across the Site. The rationale of the well locations includes the following:

- Wells will be installed near the southwestern property boundary that is the portion of the Site nearest to group A/B water supply wells and wellhead protection zones.

- Wells will be installed at tees and greens where concentrations of dieldrin in soil were observed to be the highest during the remedial investigation (RI). Table 2 (below) summarizes the highest concentrations of dieldrin in soil identified during the RI and the rationale for proposed monitoring well locations.

**Table 2**  
**Rationale for Proposed Monitoring Well Locations**

Area	Tee/Green	Max Dieldrin (mg/kg)	Sample	Proposed MWs*	Ecology Suggested MW	Location Rationale
1	T1	0.51	PG-2-NW	2	1	Aerial coverage
	G2	20				
	G9	4.2				
2	G1	2.0				
	G18	1.9				
3	T2	2.3	Tee-4-D	0	0	
	T4	5.1				
	G1	0.68				
4	T11	2.9	Green 8	1	1	Aerial coverage
	G8	6.0				
5	T18	1.8	Green 17	0	1	Aerial coverage
	G10	0.72				
	G17	9.0				
6	T3G	0.4	Green 2-SW	1	0	Aerial coverage
	2	4.7				
7	T8	9.2	Tee 8-B	0	1	Aerial coverage
	G7	1.4				
8	T12	1.8	Green 11	1	1	Aerial coverage
	G11	5.4				
9	T17	6.7	Tee 17-D	1	1	Aerial coverage
	G16	1.5				
10	G3	1.4	Green 3	1	1	Aerial coverage
11	G12	1.3	Green 15-S	1	1	Aerial coverage
	G15	5.9				
12	T7	0.096				
	G6	0.93				
13	T13	4.2	Green 14-N	1	1	Aerial coverage, water wells**
	T15	0.12				
	T16	0.061				
	G14	6.8				

**Table 2**  
**Rationale for Proposed Monitoring Well Locations**

Area	Tee/Green	Max Dieldrin (mg/kg)	Sample	Proposed MWs*	Ecology Suggested MW	Location Rationale
14	T5	1.4				
	G4	5.1				
	G5	7.2				
15	T14	1.3	Tee 14-N	2	1	Areal coverage, water wells**
	G13	0.016				

**Notes:**

(mg/kg) Milligrams per kilogram.

\* Proposed monitoring wells on Figure 2.

\*\* Area is in closer proximity to Group A/B water supply wells and wellhead protection zones.

Dieldrin > 5 mg/kg

Dieldrin 1-5 mg/kg

### Drilling Methods

Wells will be installed and completed using hollow-stem auger (HSA) drilling and sampling methods by a Washington state-licensed well driller.

During drilling at each location soil samples will be collected at 5-foot vertical intervals. At least two soil samples will be retained from each boring (20 total) and placed directly into laboratory-supplied glass sample containers. All soil samples will be submitted for total organic carbon using SW-846 Method 9060.

Soil conditions encountered during drilling at each location will be logged using the Unified Soil Classification System (USCS) with visual-manual procedures (ASTM Method 2488D). Soil conditions and field screening results will be recorded on boring and well completion logs.

Each monitoring well will be installed to a total depth of 20 feet and will include 0.010 pre-pack screen ranging from ten to 15 feet in length. Each well will be completed at the surface with a flush-mounted, traffic-rated monument and sealed with a locking watertight plug. The wells will be constructed in accordance with the "Minimum Standards for Construction and Maintenance of Wells" (WAC 173-160) under the supervision of a Washington-licensed well driller and an experienced environmental professional from TRC. Final well design and construction may be adjusted based on field observations during drilling.

The locations of all new monitoring wells will be surveyed to establish horizontal location and vertical elevation by a Washington-licensed surveyor. Horizontal locations will be accurate to 0.1 foot and vertical elevations will be accurate to 0.01 foot.

## **Well Development**

After completion, each well will be developed to remove fine materials accumulated within the well during drilling and to set the filter pack. The wells will then be allowed to equilibrate for at least 48 hours prior to groundwater sampling.

The new wells will be developed using a combination of over pumping and surging. Well development will be completed by continuous pumping at a steady rate using a submersible pump or waterra® tubing.

Because dieldrin exhibits both a low aqueous solubility and an elevated log octanol water-partitioning coefficient, soil particles in groundwater will skew the data and will not be representative of groundwater conditions. Therefore, well development will only be considered completed when less than 5 nephelometric turbidity units (NTU) have been achieved. Accordingly, well development will be terminated when the turbidity of the discharge water decreases to less than 5 NTU.

## **Groundwater Sampling and Analysis**

TRC will conduct groundwater sampling from the 10 newly installed monitoring wells following completion of the well development described above. The sampling event will be performed to assess current groundwater conditions at the Site following the previously documented remedial actions and to demonstrate compliance with the MTCA Method B CUL for dieldrin in groundwater.

## **Methodology**

Prior to sampling, TRC personnel will collect piezometric groundwater level data in all wells using an electronic water level meter. The depth to water will be measured to the nearest 0.01 foot, relative to a surveyed point on the north side of the PVC well casing.

Groundwater sampling will be performed using standard low-flow sampling techniques. Prior to sample collection, each well was purged until field measurements of pH, dissolved oxygen (DO), oxidation-reduction potential (ORP), temperature, and conductivity stabilized to within 10 percent of the prior measurement. A turbidity value of less than 5 NTU will be achieved prior to collecting the groundwater samples. Purging will be performed using a peristaltic pump and disposable tubing at each well.

The groundwater samples will be collected directly from the tubing into laboratory-supplied sample containers at a flow rate of less than 100 milliliters per minute. Immediately upon collection, each sample container was appropriately labeled and placed into a chilled cooler pending submittal to the analytical laboratory.

Groundwater samples will be placed into a cooler with ice and submitted to Friedman and Bruya, Inc. in Seattle, Washington, under standard chain-of-custody protocol. Each groundwater sample will be submitted for analysis of dieldrin using U.S. Environmental Protection Agency (EPA) Method 8081.

## Surface Water Sampling

Surface water conditions will be assessed in Clover Creek and the North Fork Clover Creek tributary for the presence of dieldrin. TRC will collect a total of five surface water samples during the groundwater assessment. Proposed surface water sample locations are depicted on Figure 2.

Two surface water samples will be collected from the North Fork Clover Creek tributary. Two surface water samples will be collected from Clover Creek and one surface water sample will be collected from the pond located adjacent to the east of Clover Creek.

Surface water samples will only be collected during dry conditions to ensure that the collected samples are representative of current surface water conditions and are not impacted by surface runoff during a precipitation event.

Each surface water sample will be submitted for analysis of dieldrin using EPA Method 8081.

## Cleanup Levels and Laboratory Reporting Limits

Groundwater and surface water CULs for dieldrin were evaluated in accordance with MTCA and take into consideration exposure pathways and receptors based on current and likely future uses of the Site. Based on current and expected future use of the Site, exposure pathways for human and ecological receptors were considered for the development of applicable CULs. The CUL for the applicable IHC are presented in Table 3 below.

**Table 3**  
**Established Groundwater and Surface Water CULs**  
**and Laboratory Reporting Limits**

<b>Compound</b>	<b>MTCA Method B Groundwater Cleanup Level<sup>a,b</sup></b>	<b>Laboratory Reporting Limit<sup>c</sup> (µg/L)</b>
Dieldrin	0.0055	0.0050

Notes:

(µg/L)

a

Micrograms per liter.

MTCA Method A Groundwater Cleanup Level (Table 740-1). Where no MTCA Method A Cleanup Level established, MTCA Method B Groundwater Cleanup Levels (from CLARC) used.

b

MTCA Method B Groundwater Cleanup Level used for Surface Water Cleanup Level as requested in Ecology's August 24, 2020, Opinion Letter.

c

Friedman and Bruya, Inc. Laboratory Reporting Limit for dieldrin in water.

## Reporting

All work performed will be documented by TRC. Documentation will include a summary of the groundwater assessment activities, including digital monitoring well boring logs, documentation of the performed groundwater sampling, a summary of the findings of the groundwater assessment, and laboratory reports documenting the analytical results from the groundwater assessment.

Following the completion of the groundwater assessment, TRC will submit a full response to comments for the January 30, 2023 Ecology opinion letter for discussion towards closure.

If warranted, TRC will also prepare an amended CAR for the Site compliant with the requirements of MTCA following Ecology's general guidance for such reports. This report will ultimately be required to support an NFA determination. The CAR that summarizes the previously completed remedial actions will, in addition, summarize the findings of this groundwater assessment and document that Site conditions meet the requirements of MTCA.

## Schedule

TRC will schedule the proposed scope of work immediately upon receipt of written acceptance of this Work Plan from Ecology described herein. The monitoring well installation is tentatively scheduled to be completed in February 2024, pending Ecology's acceptance.

TRC's response to comments and documentation summarizing the results and findings of the groundwater assessment will be submitted within 4 weeks of receipt of all laboratory data.

Sincerely,



NATHANIEL DAVID HINSPERGER

*Prepared by:*

Nate Hinsperger, L.G.  
Senior Geologist



ERIC MICHAEL KOLTES

*Reviewed and Approved by:*

Eric Koltes, L.G.  
Principal Geologist

cc: Kanon Kupferer; Ichijo USA Co., Ltd.

## ENCLOSURES

### Tables (embedded)

Table 1	Key Information
Table 2	Rationale for Proposed Monitoring Well Locations
Table 3	Established Groundwater and Surface Water Cleanup Levels and Laboratory Reporting Limits

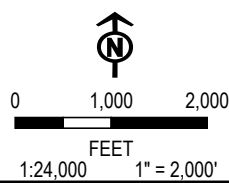
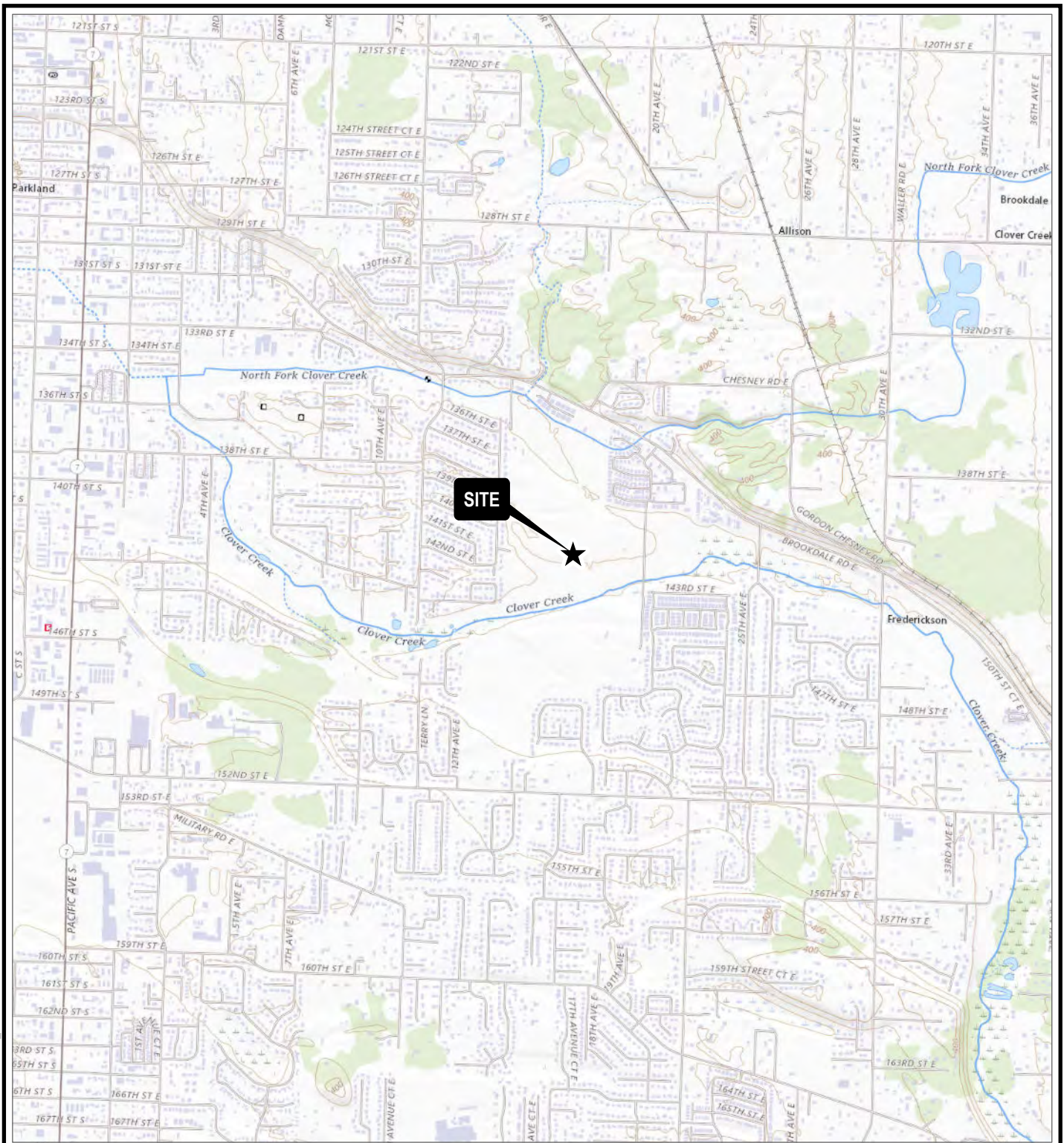
### Figures

Figure 1	General Vicinity Map
Figure 2	Site Representation Showing Proposed Monitoring Well Locations

## Figures



COORDINATE SYSTEM: NAD 1983 STATEPLANE WASHINGTON SOUTH FIPS 4602 FEET; MAP ROTATION: 0  
- SAVED BY: S RAY ON 1/12/2024 08:40:38 AM; FILE PATH: T:\1-PROJECTS\ICHILO\430733\_BROOKDALE\2-APPROX\ADDITIONAL GROUNDWATER CHARACTERIZATION WORK PLAN 2023.APRX; LAYOUT NAME: FIG 1 - GVM



PROJECT: **FORMER BROOKDALE GOLF COURSE  
1802 BROOKDALE ROAD EAST  
TACOMA, WASHINGTON**

TITLE: **GENERAL VICINITY MAP  
GROUNDWATER ASSESSMENT WORK PLAN**

DRAWN BY: S. RAY PROJ. NO.: 430733.0000.0000

CHECKED BY: N. HINSPERGER

APPROVED BY: N. HINSPERGER

DATE: JANUARY 2024

**FIGURE 1**



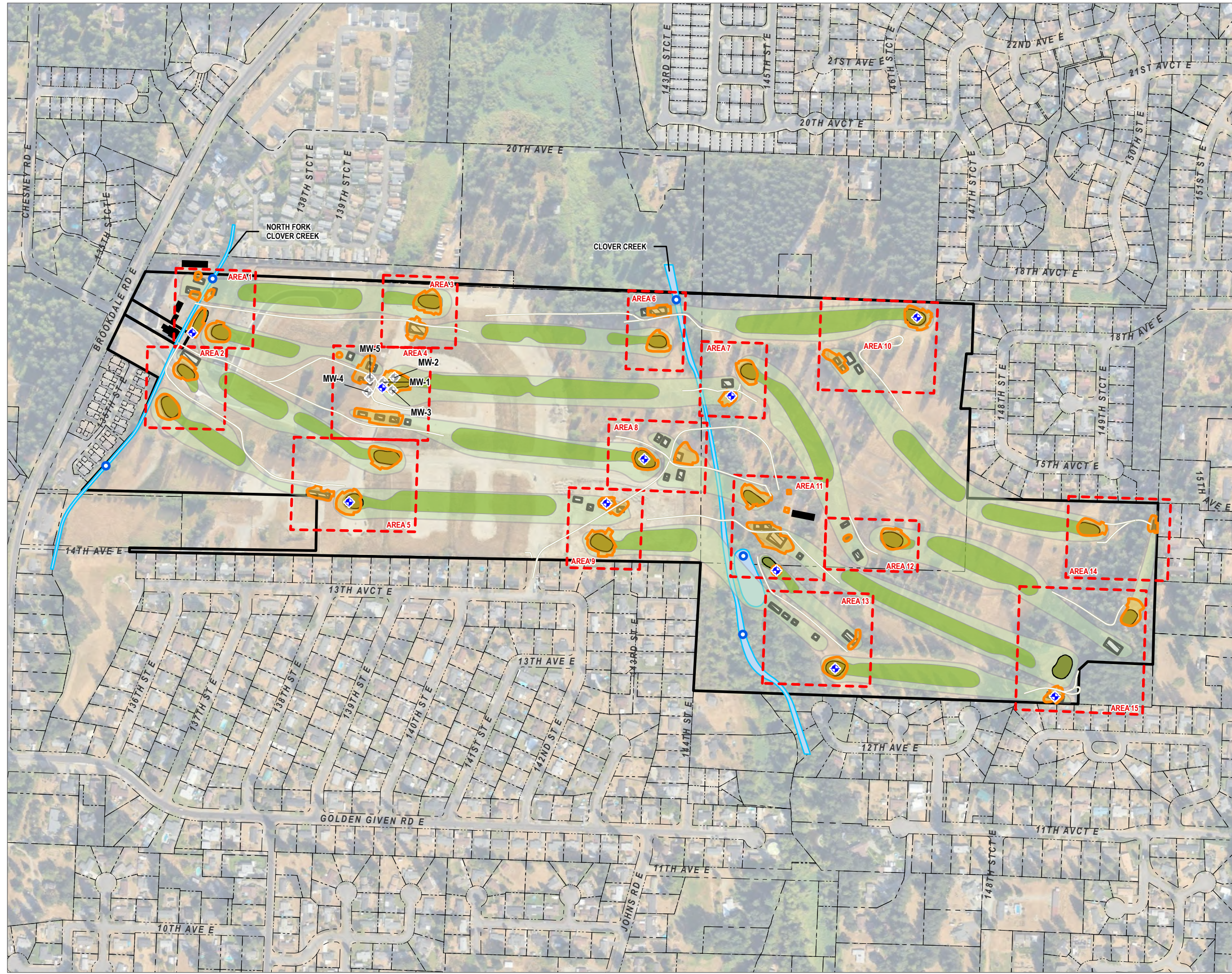
1180 NW MAPLE STREET, SUITE 310  
ISSAQUAH, WA 98027  
PHONE: 425.395.0010

BASE MAP: USGS COLOR TOPO IMAGERY  
DATA SOURCES: TRC

FILE: ADDITIONAL GROUNDWATER CHARACTERIZATION WORK PLAN 2023



Coordinate System: NAD 1983 StatePlane Washington South FIPS 4602 Feet; Map Rotation: 90  
-- Saved By: SRAY on 1/12/2024, 08:40:38 AM; File Path: T:\PROJECTS\Tichiplo\430733\_Brookdale\2-4\PRX\Additional Groundwater Characterization Work Plan 2023.aprx; Layout Name: Fig 2 - Site Rep



- PROPOSED MONITORING WELL LOCATION
- DECOMMISSIONED MONITORING WELL LOCATION
- PROPOSED SURFACE WATER SAMPLE LOCATION
- GOLF COURSE CART PATH
- APPROXIMATE LIMITS OF REMEDIAL EXCAVATION
- APPROXIMATE SUBJECT PROPERTY BOUNDARY
- BUILDING
- FORMER GOLF COURSE GREEN
- FORMER GOLF COURSE FAIRWAY
- FORMER GOLF COURSE HOLE
- FORMER GOLF COURSE TEE BOX
- PARCEL BOUNDARY
- REMEDIAL AREA
- WATER FEATURE

BASE MAP: GOOGLE EARTH AND THEIR DATA PARTNERS.  
DATA SOURCES: TRC, PIERCE COUNTY GIS OPENDATA PORTAL



1:5,400

1" = 450'

0 225 450  
FEET

PROJECT: **FORMER BROOKDALE GOLF COURSE**  
**1802 BROOKDALE ROAD EAST**  
**TACOMA, WASHINGTON**

TITLE: **SITE REPRESENTATION SHOWING**  
**PROPOSED MONITORING WELL LOCATIONS**  
**GROUNDWATER ASSESSMENT WORK PLAN**


DRAWN BY: S. RAY PROJ. NO.: 430733.0000.0000

CHECKED BY: N. HINSPERGER

APPROVED BY: N. HINSPERGER

DATE: JANUARY 2024

**FIGURE 2**

 **TRC** 1180 NW MAPLE STREET, SUITE 310  
ISSAQUAH, WA 98027  
PHONE: 425.395.0010

FILE: Additional Groundwater Characterization Work Plan 2023.aprx



## **Attachment C – Laboratory Analytical Reports**

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

March 1, 2024

Nate Hinsperger, Project Manager  
JS Held  
18732 Redmond-Fall City Road  
Redmond, WA 98052

Dear Mr. Hinsperger:

Included are the results from the testing of material submitted on February 21, 2024 from the 240102403 Former Brookdale Golf Course, F&BI 402303 project. There is 1 page included in this report. Any samples that may remain are currently scheduled for disposal in 30 days, or as directed by the Chain of Custody document. If you would like us to return your samples or arrange for long term storage at our offices, please contact us as soon as possible.

We appreciate this opportunity to be of service to you and hope you will call if you should have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures  
c: Eric Koltes  
JSH0301R.DOC

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### CASE NARRATIVE

This case narrative encompasses samples received on February 21, 2024 by Friedman & Bruya, Inc. from the JS Held 240102403 Former Brookdale Golf Course, F&BI 402303 project. Samples were logged in under the laboratory ID's listed below.

<u>Laboratory ID</u>	<u>JS Held</u>
402303 -01	JSH-MW-1:2
402303 -02	JSH-MW-1:5
402303 -03	JSH-MW-1:10
402303 -04	JSH-MW-1:15
402303 -05	JSH-MW-1:20
402303 -06	JSH-MW-2:2
402303 -07	JSH-MW-2:5
402303 -08	JSH-MW-2:10
402303 -09	JSH-MW-2:15
402303 -10	JSH-MW-2:20
402303 -11	JSH-MW-3:2
402303 -12	JSH-MW-3:5
402303 -13	JSH-MW-3:10
402303 -14	JSH-MW-3:15
402303 -15	JSH-MW-4:2
402303 -16	JSH-MW-4:5
402303 -17	JSH-MW-4:10
402303 -18	JSH-MW-4:15
402303 -19	JSH-MW-5:2
402303 -20	JSH-MW-5:5
402303 -21	JSH-MW-5:10
402303 -22	JSH-MW-5:15
402303 -23	JSH-MW-6:2
402303 -24	JSH-MW-6:5
402303 -25	JSH-MW-6:10
402303 -26	JSH-MW-6:15
402303 -27	JSH-MW-7:2
402303 -28	JSH-MW-7:5
402303 -29	JSH-MW-7:10
402303 -30	JSH-MW-7:13
402303 -31	JSH-MW-8:2
402303 -32	JSH-MW-8:5
402303 -33	JSH-MW-8:10
402303 -34	JSH-MW-8:15
402303 -35	JSH-MW-8:20

The samples marked for TOC analysis were sent to Fremont Analytical. The report is enclosed

402303

## SAMPLE CHAIN OF CUSTODY

02/21/24

04

Page # 1 of 4

Report To Nate Hinkley / Eric KoiresCompany JS HeldAddress 18732 Redmond-Fall City RdCity, State, ZIP Redmond WA 98052Phone 425-556-5555 Email Eric.Koires@nathinkley.comSAMPLERS (signature) [Signature]

PROJECT NAME

240102403

Former Brookdale Golf Course

PO #

REMARKS

INVOICE TO

Project specific RLS? - Yes / No

TURNAROUND TIME	
<input checked="" type="checkbox"/> Standard turnaround	
<input type="checkbox"/> RUSH	
Rush charges authorized by: _____	
SAMPLE DISPOSAL	
<input type="checkbox"/> Archive samples	
<input type="checkbox"/> Other _____	
Default: Dispose after 30 days	

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	ANALYSES REQUESTED										Notes
						NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	TOC sw-846 Method 9060			
JSH-MW-1:2	01	2-19-24	0943	Soil	1								X			
JSH-MW-1:5	02		0836		1											
JSH-MW-1:10	03		0850		1											
JSH-MW-1:15	04		0925		1								X			
JSH-MW-1:20	05		0930		1											
JSH-MW-2:2	06		1100		1							X				
JSH-MW-2:5	07		1105		1											
JSH-MW-2:10	08		1112		1											
JSH-MW-2:15	09		1121		1								X			
JSH-MW-2:20	10	2-19-24	1132	Soil	1											

Friedman & Bruya, Inc.  
Ph. (206) 285-8282

SIGNATURE		PRINT NAME		COMPANY	DATE	TIME
Relinquished by: <u>[Signature]</u>		Austin Yoo				
Received by: <u>[Signature]</u>		HONG NGUYEN		JS Held	2-21-24	1625
Relinquished by: _____				EBI	2-21-24	1625
Received by: _____				Samples received at	2:00	

4020 402303

## SAMPLE CHAIN OF CUSTODY

02/21/24 04

## SAMPLERS (signature)

Report To Nate Hingsperger / Eric KoiresCompany JS HeldAddress 18732 Redmond-Fall City RdCity, State, ZIP Redmond WA 98052Phone 425-556-5555 Email Nathaniel.Hingsperger@js-held.comEric Koires

## PROJECT NAME

240102403

## PO #

Four Brookdale Golf Course

## REMARKS

## INVOICE TO

Project specific RLS? - Yes / No

Page # 2 of 4

## TURNAROUND TIME

☒ Standard turnaround☐ RUSH

Rush charges authorized by: \_\_\_\_\_

## SAMPLE DISPOSAL

☐ Archive samples☐ Other \_\_\_\_\_

Default: Dispose after 30 days

## ANALYSES REQUESTED

NWTPH-Dx  
NWTPH-Gx  
BTEX EPA 8021  
NWTPH-HCID  
VOCs EPA 8260  
PAHs EPA 8270  
PCBs EPA 8082

SW-846  
Meth 9060  
TOC

Notes

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Notes
JSN-MW-3:2	11	2-20-24	0810	SOIL	1								
JSN-MW-3:5	12		0815		1								
JSN-MW-3:10	13		0825		1								
JSN-MW-3:15	14		0830		1								
JSN-MW-4:2	15		0940		1								
JSN-MW-4:5	16		0955		1								
JSN-MW-4:10	17		1010		1								
JSN-MW-4:15	18	2-20-24	1045	SOIL	1								
<del>JSN-MW-4:20</del> 4													
JSN-MW-5:2	19	2-20-24	1300	SOIL	1								

## SIGNATURE

Relinquished by: \_\_\_\_\_

## PRINT NAME

Austin York

## COMPANY

JS Held

## DATE

2-21-24

## TIME

1625

Friedman & Bruya, Inc.  
Ph. (206) 285-8282

Received by: \_\_\_\_\_

HingspergerHONG KUNYENF&T

Received by: \_\_\_\_\_

Samples received at 2 °C

402303

Report To Nate Hunsperger / Eric Koires

## SAMPLE CHAIN OF CUSTODY

02/21/24 04

SAMPLERS (signature) [Signature]Page # 3 of 4Company JS HeldAddress 18732 Redwood-Fall City RdCity, State, ZIP Redwood WA 98052Phone 425-536-5555 Email Nathaniel.Hunsperger@JS-Held.comPROJECT NAME  
240102403

PO #

Former Brookdale Golf Course

REMARKS

INVOICE TO

Project specific RLS? - Yes / No

TURNAROUND TIME  
☒ Standard turnaround  
☐ RUSH

Rush charges authorized by:

SAMPLE DISPOSAL

☐ Archive samples☐ Other

Default: Dispose after 30 days

## ANALYSES REQUESTED

NWTPH-Dx  
NWTPH-Gx  
BTEX EPA 8021  
NWTPH-HCID  
VOCs EPA 8260  
PAHs EPA 8270  
PCBs EPA 8082

10C SW-846 Method 9060

Notes

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Notes
JS-H-MW-5:5	20	2-20-24	1315	Soil	1								
JS-H-MW-5:10	21	2-20-24	1330		1								
JS-H-MW-5:15	22	2-20-24	1338		1								
JS-H-MW-6:2	23	2-21-24	0818		1								
JS-H-MW-6:5	24		0826		1								
JS-H-MW-6:10	25		0845		1								
JS-H-MW-6:15	26		0842		1								
JS-H-MW-7:2	27		1115		1								
JS-H-MW-7:5	28		1442		1								
JS-H-MW-7:10	29	2-21-24	1130	Soil	1								

## SIGNATURE

Relinquished by:

Friedman & Bruya, Inc.  
Ph. (206) 285-8282

## PRINT NAME

Kevin Lin

## COMPANY

Received by:

JS Held

DATE

2-21-24

TIME

16:25

Relinquished by:

Nate HunspergerJS2/21/2416:25

Received by:

JS HeldSamples received at 2 °C



402303 (AP) 402303

SAMPLE CHAIN OF CUSTODY 02/21/24 04

Report To Nate Hunsberger / Eric Koltz

Company JS Held

Address 18432 Redwood-Fall City Rd

City, State, ZIP Redmond WA 98052

Phone 425-556-5555 Email Nathaniel.Hunsberger@JS-Held.com

SAMPLERS (signature) [Signature]

PROJECT NAME  
240102403

Form Brookdale Golf Course

PO #

REMARKS

INVOICE TO

Project specific RLS? - Yes / No

Page # 4 of 4

TURNAROUND TIME  
☒ Standard turnaround  
☐ RUSH

Rush charges authorized by:

SAMPLE DISPOSAL

☐ Archive samples  
☐ Other  
Default: Dispose after 30 days

ANALYSES REQUESTED

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	ANALYSES REQUESTED										Notes
						NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	SW-846 Method 9060	TOC		
JS11-MW-7:13	30	2-21-24	1136	Soil	1											
JS11-MW-8:2	31		1322		1											
JS11-MW-8:5	32		1328		1											
JS11-MW-8:10	33		1343		2											
JS11-MW-8:15	34		1408		1											
JS11-MW-8:20	35	2-21-24	1424	Soil	1											

SIGNATURE

Relinquished by:

PRINT NAME

COMPANY

DATE

TIME

Received by:

Adam Lee

JS Held

2-21-24

16:25

Relinquished by:

HONG NGUYEN

FGI

2/21/24

16:25

Received by:

Samples received at 2 oC

Friedman & Bruya, Inc.  
Ph. (206) 285-8382



**Fremont**  
*Analytical*  
An Alliance Technical Group Company

3600 Fremont Ave. N.

Seattle, WA 98103

T: (206) 352-3790

F: (206) 352-7178

info@fremontanalytical.com

**Friedman & Bruya**

Michael Erdahl

5500 4th Ave S

Seattle, WA 98108

**RE: 402303**

**Work Order Number: 2402411**

February 29, 2024

**Attention Michael Erdahl:**

Fremont Analytical, Inc. received 16 sample(s) on 2/22/2024 for the analyses presented in the following report.

***Total Organic Carbon by EPA 9060***

This report consists of the following:

- Case Narrative
- Analytical Results
- Applicable Quality Control Summary Reports
- Chain of Custody

All analyses were performed consistent with the Quality Assurance program of Fremont Analytical, Inc. Please contact the laboratory if you should have any questions about the results.

Thank you for using Fremont Analytical.

Sincerely,

Brianna Barnes  
Project Manager

*DoD-ELAP Accreditation #79636 by PJLA, ISO/IEC 17025:2017 and QSM 5.4 for Environmental Testing  
ORELAP Certification: WA 100009 (NELAP Recognized) for Environmental Testing  
Washington State Department of Ecology Accredited for Environmental Testing, Lab ID C910*

Original

[www.fremontanalytical.com](http://www.fremontanalytical.com)

**CLIENT:** Friedman & Bruya  
**Project:** 402303  
**Work Order:** 2402411

## Work Order Sample Summary

Lab Sample ID	Client Sample ID	Date/Time Collected	Date/Time Received
2402411-001	JSH-MW-1:2	02/20/2024 9:43 AM	02/22/2024 3:00 PM
2402411-002	JSH-MW-1:15	02/20/2024 9:25 AM	02/22/2024 3:00 PM
2402411-003	JSH-MW-2:2	02/20/2024 11:00 AM	02/22/2024 3:00 PM
2402411-004	JSH-MW-2:15	02/20/2024 11:21 AM	02/22/2024 3:00 PM
2402411-005	JSH-MW-3:2	02/20/2024 8:10 AM	02/22/2024 3:00 PM
2402411-006	JSH-MW-3:5	02/20/2024 8:15 AM	02/22/2024 3:00 PM
2402411-007	JSH-MW-4:2	02/20/2024 9:40 AM	02/22/2024 3:00 PM
2402411-008	JSH-MW-4:15	02/20/2024 10:45 AM	02/22/2024 3:00 PM
2402411-009	JSH-MW-5:2	02/20/2024 1:00 PM	02/22/2024 3:00 PM
2402411-010	JSH-MW-5:10	02/20/2024 1:30 PM	02/22/2024 3:00 PM
2402411-011	JSH-MW-6:2	02/21/2024 8:18 AM	02/22/2024 3:00 PM
2402411-012	JSH-MW-6:10	02/21/2024 8:45 AM	02/22/2024 3:00 PM
2402411-013	JSH-MW-7:2	02/21/2024 11:15 AM	02/22/2024 3:00 PM
2402411-014	JSH-MW-7:10	02/21/2024 11:30 AM	02/22/2024 3:00 PM
2402411-015	JSH-MW-8:2	02/21/2024 1:22 PM	02/22/2024 3:00 PM
2402411-016	JSH-MW-8:15	02/21/2024 2:08 PM	02/22/2024 3:00 PM

Note: If no "Time Collected" is supplied, a default of 12:00AM is assigned

---

**CLIENT:** Friedman & Bruya**Project:** 402303

---

**I. SAMPLE RECEIPT:**

Samples receipt information is recorded on the attached Sample Receipt Checklist.

**II. GENERAL REPORTING COMMENTS:**

Results are reported on a wet weight basis unless dry-weight correction is denoted in the units field on the analytical report ("mg/kg-dry" or "ug/kg-dry").

Matrix Spike (MS) and MS Duplicate (MSD) samples are tested from an analytical batch of "like" matrix to check for possible matrix effect. The MS and MSD will provide site specific matrix data only for those samples which are spiked by the laboratory. The sample chosen for spike purposes may or may not have been a sample submitted in this sample delivery group. The validity of the analytical procedures for which data is reported in this analytical report is determined by the Laboratory Control Sample (LCS) and the Method Blank (MB). The LCS and the MB are processed with the samples and the MS/MSD to ensure method criteria are achieved throughout the entire analytical process.

**III. ANALYSES AND EXCEPTIONS:**

Exceptions associated with this report will be footnoted in the analytical results page(s) or the quality control summary page(s) and/or noted below.

---

### Qualifiers:

- \* - Flagged value is not within established control limits
- B - Analyte detected in the associated Method Blank
- D - Dilution was required
- E - Value above quantitation range
- H - Holding times for preparation or analysis exceeded
- I - Analyte with an internal standard that does not meet established acceptance criteria
- J - Analyte detected below Reporting Limit
- N - Tentatively Identified Compound (TIC)
- Q - Analyte with an initial or continuing calibration that does not meet established acceptance criteria
- S - Spike recovery outside accepted recovery limits
- ND - Not detected at the Reporting Limit
- R - High relative percent difference observed

### Acronyms:

- %Rec - Percent Recovery
- CCB - Continued Calibration Blank
- CCV - Continued Calibration Verification
- DF - Dilution Factor
- DUP - Sample Duplicate
- HEM - Hexane Extractable Material
- ICV - Initial Calibration Verification
- LCS/LCSD - Laboratory Control Sample / Laboratory Control Sample Duplicate
- MCL - Maximum Contaminant Level
- MB or MBLANK - Method Blank
- MDL - Method Detection Limit
- MS/MSD - Matrix Spike / Matrix Spike Duplicate
- PDS - Post Digestion Spike
- Ref Val - Reference Value
- REP - Sample Replicate
- RL - Reporting Limit
- RPD - Relative Percent Difference
- SD - Serial Dilution
- SGT - Silica Gel Treatment
- SPK - Spike
- Surr - Surrogate

Work Order: **2402411**  
Date Reported: **2/29/2024**

**CLIENT:** Friedman & Bruya  
**Project:** 402303

**Lab ID:** 2402411-001 **Collection Date:** 2/20/2024 9:43:00 AM  
**Client Sample ID:** JSH-MW-1:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43055		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/27/2024 4:54:00 PM

**Lab ID:** 2402411-002 **Collection Date:** 2/20/2024 9:25:00 AM  
**Client Sample ID:** JSH-MW-1:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43055		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/27/2024 5:08:00 PM

**Lab ID:** 2402411-003 **Collection Date:** 2/20/2024 11:00:00 AM  
**Client Sample ID:** JSH-MW-2:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	1.60	0.400		%-dry	1	2/28/2024 1:17:00 PM

**Lab ID:** 2402411-004 **Collection Date:** 2/20/2024 11:21:00 AM  
**Client Sample ID:** JSH-MW-2:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 1:27:00 PM

Work Order: **2402411**  
Date Reported: **2/29/2024**

**CLIENT:** Friedman & Bruya  
**Project:** 402303

**Lab ID:** 2402411-005 **Collection Date:** 2/20/2024 8:10:00 AM  
**Client Sample ID:** JSH-MW-3:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	2.93	0.400		%-dry	1	2/28/2024 1:53:00 PM

**Lab ID:** 2402411-006 **Collection Date:** 2/20/2024 8:15:00 AM  
**Client Sample ID:** JSH-MW-3:5 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	3.84	0.400		%-dry	1	2/28/2024 2:08:00 PM

**Lab ID:** 2402411-007 **Collection Date:** 2/20/2024 9:40:00 AM  
**Client Sample ID:** JSH-MW-4:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 2:23:00 PM

**Lab ID:** 2402411-008 **Collection Date:** 2/20/2024 10:45:00 AM  
**Client Sample ID:** JSH-MW-4:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 2:36:00 PM

Work Order: **2402411**  
Date Reported: **2/29/2024**

**CLIENT:** Friedman & Bruya  
**Project:** 402303

**Lab ID:** 2402411-009 **Collection Date:** 2/20/2024 1:00:00 PM  
**Client Sample ID:** JSH-MW-5:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 2:53:00 PM

**Lab ID:** 2402411-010 **Collection Date:** 2/20/2024 1:30:00 PM  
**Client Sample ID:** JSH-MW-5:10 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 3:08:00 PM

**Lab ID:** 2402411-011 **Collection Date:** 2/21/2024 8:18:00 AM  
**Client Sample ID:** JSH-MW-6:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 4:17:00 PM

**Lab ID:** 2402411-012 **Collection Date:** 2/21/2024 8:45:00 AM  
**Client Sample ID:** JSH-MW-6:10 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/28/2024 4:33:00 PM



Work Order: **2402411**  
Date Reported: **2/29/2024**

**CLIENT:** Friedman & Bruya  
**Project:** 402303

**Lab ID:** 2402411-013 **Collection Date:** 2/21/2024 11:15:00 AM  
**Client Sample ID:** JSH-MW-7:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43076		Analyst: FG
Total Organic Carbon	1.15	0.400		%-dry	1	2/28/2024 4:50:00 PM

**Lab ID:** 2402411-014 **Collection Date:** 2/21/2024 11:30:00 AM  
**Client Sample ID:** JSH-MW-7:10 **Matrix:** Soil

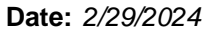
Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43055		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/27/2024 3:31:00 PM

**Lab ID:** 2402411-015 **Collection Date:** 2/21/2024 1:22:00 PM  
**Client Sample ID:** JSH-MW-8:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43055		Analyst: FG
Total Organic Carbon	3.97	0.400		%-dry	1	2/27/2024 4:27:00 PM

**Lab ID:** 2402411-016 **Collection Date:** 2/21/2024 2:08:00 PM  
**Client Sample ID:** JSH-MW-8:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43055		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	2/27/2024 4:40:00 PM



# QC SUMMARY REPORT

## Total Organic Carbon by EPA 9060

Total Organic Carbon	ND	0.400
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Total Organic Carbon	1.06	0.400	1.000	0	106	80	120
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Total Organic Carbon	ND	0.400	0	20
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Total Organic Carbon	1.24	0.400	1.000	0	124	75	125
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Total Organic Carbon	1.24	0.400	1.000	0	124	75	125	1.239	0.242	20
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**Work Order:** 2402411  
**CLIENT:** Friedman & Bruya  
**Project:** 402303

## QC SUMMARY REPORT

### Total Organic Carbon by EPA 9060

Sample ID: <b>MB-43076</b>	SampType: <b>MBLK</b>	Units: <b>%-dry</b>				Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>		
Client ID: <b>MBLKS</b>	Batch ID: <b>43076</b>					Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876255</b>		
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual
Total Organic Carbon	ND	0.400									

Sample ID: <b>LCS-43076</b>	SampType: <b>LCS</b>	Units: <b>%-dry</b>				Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>		
Client ID: <b>LCSS</b>	Batch ID: <b>43076</b>					Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876256</b>		
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual
Total Organic Carbon	1.03	0.400	1.000	0	103	80	120				

Sample ID: <b>2402411-010ADUP</b>	SampType: <b>DUP</b>	Units: <b>%-dry</b>				Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>		
Client ID: <b>JSH-MW-5:10</b>	Batch ID: <b>43076</b>					Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876267</b>		
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual
Total Organic Carbon	ND	0.400						0		20	

Sample ID: <b>2402411-010AMS</b>	SampType: <b>MS</b>	Units: <b>%-dry</b>				Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>		
Client ID: <b>JSH-MW-5:10</b>	Batch ID: <b>43076</b>					Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876268</b>		
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual
Total Organic Carbon	1.09	0.400	1.000	0	109	75	125				

Sample ID: <b>2402411-013ADUP</b>	SampType: <b>DUP</b>	Units: <b>%-dry</b>				Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>		
Client ID: <b>JSH-MW-7:2</b>	Batch ID: <b>43076</b>					Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876274</b>		
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual
Total Organic Carbon	0.962	0.400						1.150	17.8	20	

**Work Order:** 2402411  
**CLIENT:** Friedman & Bruya  
**Project:** 402303

## QC SUMMARY REPORT

### Total Organic Carbon by EPA 9060

Sample ID: <b>2402411-013AMS</b>	SampType: <b>MS</b>	Units: <b>%-dry</b>			Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>			
Client ID: <b>JSH-MW-7:2</b>	Batch ID: <b>43076</b>	Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876276</b>						
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual

Total Organic Carbon	2.15	0.400	1.000	1.150	99.6	75	125				
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Sample ID: <b>2402411-013AMSD</b>	SampType: <b>MSD</b>	Units: <b>%-dry</b>			Prep Date: <b>2/28/2024</b>			RunNo: <b>89911</b>			
Client ID: <b>JSH-MW-7:2</b>	Batch ID: <b>43076</b>	Analysis Date: <b>2/28/2024</b>			SeqNo: <b>1876278</b>						
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual

Total Organic Carbon	2.04	0.400	1.000	1.150	89.4	75	125	2.146	4.87	20	
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## Sample Log-In Check List

Client Name: FB  
 Logged by: Morgan Wilson

Work Order Number: 2402411  
 Date Received: 2/22/2024 3:00:04 PM

### Chain of Custody

1. Is Chain of Custody complete? Yes ☒ No ☐ Not Present ☐  
 2. How was the sample delivered? Client

### Log In

3. Custody Seals present on shipping container/cooler?  
 (Refer to comments for Custody Seals not intact) Yes ☐ No ☐ Not Present ☒  
 4. Was an attempt made to cool the samples? Yes ☒ No ☐ NA ☐  
 5. Were all items received at a temperature of >2°C to 6°C \* Yes ☒ No ☐ NA ☐  
 6. Sample(s) in proper container(s)? Yes ☒ No ☐  
 7. Sufficient sample volume for indicated test(s)? Yes ☒ No ☐  
 8. Are samples properly preserved? Yes ☒ No ☐  
 9. Was preservative added to bottles? Yes ☐ No ☒ NA ☐  
 10. Is there headspace in the VOA vials? Yes ☐ No ☐ NA ☒  
 11. Did all samples containers arrive in good condition(unbroken)? Yes ☒ No ☐  
 12. Does paperwork match bottle labels? Yes ☒ No ☐  
 13. Are matrices correctly identified on Chain of Custody? Yes ☒ No ☐  
 14. Is it clear what analyses were requested? Yes ☒ No ☐  
 15. Were all hold times (except field parameters, pH e.g.) able to be met? Yes ☒ No ☐

### Special Handling (if applicable)

16. Was client notified of all discrepancies with this order? Yes ☐ No ☐ NA ☒

Person Notified:	<input type="text"/>	Date:	<input type="text"/>
By Whom:	<input type="text"/>	Via:	<input type="checkbox"/> eMail <input type="checkbox"/> Phone <input type="checkbox"/> Fax <input type="checkbox"/> In Person
Regarding:	<input type="text"/>		
Client Instructions:	<input type="text"/>		

17. Additional remarks:

### Item Information

Item #	Temp °C
Sample	6.0

\* Note: DoD/ELAP and TNI require items to be received at 4°C +/- 2°C

## SUBCONTRACT SAMPLE CHAIN OF CUSTODY



2402-411

Page # 1 of 2

Send Report To Michael ErdahlCompany Friedman and Bruya, Inc.Address 5500 4th Ave SCity, State, ZIP Seattle, WA 98108Phone # (206) 285-8282 merdahl@friedmanandbruya.com

SUBCONTRACTOR Fremont		PROJECT NAME/NO. 402303	PO # D-685
REMARKS EIM			

TURNAROUND TIME <input checked="" type="checkbox"/> Standard TAT RUSH	SAMPLE DISPOSAL Dispose after 30 days Return samples Will call with instructions
Rush charges authorized by:	

ANALYSES REQUESTED																																			
Sample ID	Lab ID	Date Sampled	Time Sampled	Matrix	# of jars						Notes																								
						TOC 9060	Nitrate	Nitrite	Sulfate	RSK-175																									
JSH-MW-1:2		2/20/2024	09:43	soil	1	x																													
JSH-MW-1:15		2/20/2024	09:25	soil	1	x																													
JSH-MW-2:2		2/20/2024	11:00	soil	1	x																													
JSH-MW-2:15		2/20/2024	11:21	soil	1	x																													
JSH-MW-3:2		2/20/2024	08:10	soil	1	x																													
JSH-MW-3:5		2/20/2024	08:15	soil	1	x																													
JSH-MW-4:2		2/20/2024	09:40	soil	1	x																													
JSH-MW-4:15		2/20/2024	10:45	soil	1	x																													
JSH-MW-5:2		2/20/2024	13:00	soil	1	x																													
JSH-MW-5:10		2/20/2024	13:30	soil	1	x																													
JSH-MW-6:2		2/21/2024	08:18	soil	1	x																													
JSH-MW-6:10		2/21/2024	08:45	soil	1	x																													
JSH-MW-7:2		2/21/2024	11:15	soil	1	x																													
Friedman & Brya, Inc. 3012 16th Avenue West Seattle, WA 98119-2029 Ph. (206) 285-8282 Fax (206) 283-5044						SIGNATURE  Relinquished by:  Received by: Relinquished by:						PRINT NAME Michael Erdahl Briana Ballard						COMPANY Friedman & Brya						DATE 2/21/24 2/22/24						TIME 844 3:00					
						Received by:																													

Friedman & Bruya, Inc.  
3012 16th Avenue West

Seattle, WA 98119-2029

Ph. (206) 285-8282

Fax (206) 283-5044

2402409

Page 14 of 14

Phone # (206) 285-8282 merdahl@friedmanandbruya.com

TURNAROUND TIME  
☒ Standard TAT  
 RUSH \_\_\_\_\_  
 Rush charges authorized by: \_\_\_\_\_  
 \_\_\_\_\_  
 \_\_\_\_\_  
 SAMPLE DISPOSAL  
 Dispose after 30 days  
 Return samples  
 Will call with instructions

[illegible]

Fax (206) 283-5044

TIME

**On**

0.00

5

1

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

March 6, 2024

Nate Hinsperger, Project Manager  
JS Held  
18732 Redmond-Fall City Rd  
Redmond, WA 98052

Dear Mr. Hinsperger:

Included are the results from the testing of material submitted on February 23, 2024 from the 240102403 Former Brookdale Golf Course, F&BI 402349 project. There is 1 page included in this report. Any samples that may remain are currently scheduled for disposal in 30 days, or as directed by the Chain of Custody document. If you would like us to return your samples or arrange for long term storage at our offices, please contact us as soon as possible.

We appreciate this opportunity to be of service to you and hope you will call if you should have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures  
c: Eric Koltes  
JSH0306R.DOC



FRIEDMAN & BRUYA, INC.

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ENVIRONMENTAL CHEMISTS

CASE NARRATIVE

This case narrative encompasses samples received on February 23, 2024 by Friedman & Bruya, Inc. from the JS Held 240102403 Former Brookdale Golf Course, F&BI 402349 project. Samples were logged in under the laboratory ID's listed below.

<u>Laboratory ID</u>	<u>JS Held</u>
402349 -01	JSH-MW-9:2
402349 -02	JSH-MW-9:5
402349 -03	JSH-MW-9:10
402349 -04	JSH-MW-9:15
402349 -05	JSH-MW-9:20
402349 -06	JSH-MW-10:2
402349 -07	JSH-MW-10:5
402349 -08	JSH-MW-10:15
402349 -09	JSH-MW-10:20
402349 -10	JSH-MW-10:10

The samples marked for TOC analysis were sent to Fremont Analytical. The report is enclosed.

402349

## SAMPLE CHAIN OF CUSTODY

02/23/24

E2

Report To Nate Hunsper / Eric KoilsCompany JS HeldAddress 18732 Redmond-Fall City RdCity, State, ZIP Redmond, WA 98052Phone 425-558-5555 Email Nathaniel.Hunsper@js-held.com

Page #

1

of

E2

SAMPLERS (signature)

Nate Hunsper

PROJECT NAME

240102403

Farms Brookdale Golf Course

REMARKS

INVOICE TO

PO #

☒ Standard turnaround  
☐ RUSH  
 Rush charges authorized by:

SAMPLE DISPOSAL

☐ Archive samples  
☐ Other

Default: Dispose after 30 days

Project specific RLS? - Yes / No

## ANALYSES REQUESTED

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	sw. 846 Mema/9060	Notes
JSN-MW-9:2	01	2-22-24	0805	Soil	1								X	
JSN-MW-9:5	02		0811		1									
JSN-MW-9:10	03		0820		1									
JSN-MW-9:15	04		0835		1								X	
JSN-MW-9:20	05		0845		1									
JSN-MW-10:2	06		1020		1								X	
JSN-MW-10:5	07		1024		1									
JSN-MW-10:15	08		1043		1								X	
JSN-MW-10:20	09		1056		1									
JSN-MW-10:10	10	2-22-24	1108	Soil	1									

SIGNATURE

PRINT NAME

COMPANY

DATE

TIME

Friedman &amp; Bruya, Inc.

Ph. (206) 285-8282

Relinquished by:

Nate Hunsper

AUSMAN YONE

JS Held

2-23-24

0600

Received by:

AL

ANH PHAN

FEB

02/23/24

16:09

Relinquished by:

Samples received at

4 °C

Received by:



3600 Fremont Ave. N.  
Seattle, WA 98103  
T: (206) 352-3790  
F: (206) 352-7178  
info@fremontanalytical.com

**Friedman & Bruya**

Michael Erdahl  
5500 4th Ave S  
Seattle, WA 98108

**RE: 402349**

**Work Order Number: 2402456**

March 04, 2024

**Attention Michael Erdahl:**

Fremont Analytical, Inc. received 4 sample(s) on 2/26/2024 for the analyses presented in the following report.

***Total Organic Carbon by EPA 9060***

This report consists of the following:

- Case Narrative
- Analytical Results
- Applicable Quality Control Summary Reports
- Chain of Custody

All analyses were performed consistent with the Quality Assurance program of Fremont Analytical, Inc. Please contact the laboratory if you should have any questions about the results.

Thank you for using Fremont Analytical.

Sincerely,

Brianna Barnes  
Project Manager

*DoD-ELAP Accreditation #79636 by PJLA, ISO/IEC 17025:2017 and QSM 5.4 for Environmental Testing  
ORELAP Certification: WA 100009 (NELAP Recognized) for Environmental Testing  
Washington State Department of Ecology Accredited for Environmental Testing, Lab ID C910*

Original

[www.fremontanalytical.com](http://www.fremontanalytical.com)



**CLIENT:** Friedman & Bruya  
**Project:** 402349  
**Work Order:** 2402456

## Work Order Sample Summary

Lab Sample ID	Client Sample ID	Date/Time Collected	Date/Time Received
2402456-001	JSH-MW-9:2	02/22/2024 8:05 AM	02/26/2024 1:55 PM
2402456-002	JSH-MW-9:15	02/22/2024 8:35 AM	02/26/2024 1:55 PM
2402456-003	JSH-MW-10:2	02/22/2024 10:20 AM	02/26/2024 1:55 PM
2402456-004	JSH-MW-10:15	02/22/2024 10:43 AM	02/26/2024 1:55 PM

Note: If no "Time Collected" is supplied, a default of 12:00AM is assigned

---

**CLIENT:** Friedman & Bruya

**Project:** 402349

---

### I. SAMPLE RECEIPT:

Samples receipt information is recorded on the attached Sample Receipt Checklist.

### II. GENERAL REPORTING COMMENTS:

Results are reported on a wet weight basis unless dry-weight correction is denoted in the units field on the analytical report ("mg/kg-dry" or "ug/kg-dry").

Matrix Spike (MS) and MS Duplicate (MSD) samples are tested from an analytical batch of "like" matrix to check for possible matrix effect. The MS and MSD will provide site specific matrix data only for those samples which are spiked by the laboratory. The sample chosen for spike purposes may or may not have been a sample submitted in this sample delivery group. The validity of the analytical procedures for which data is reported in this analytical report is determined by the Laboratory Control Sample (LCS) and the Method Blank (MB). The LCS and the MB are processed with the samples and the MS/MSD to ensure method criteria are achieved throughout the entire analytical process.

### III. ANALYSES AND EXCEPTIONS:

Exceptions associated with this report will be footnoted in the analytical results page(s) or the quality control summary page(s) and/or noted below.

---

### Qualifiers:

- \* - Flagged value is not within established control limits
- B - Analyte detected in the associated Method Blank
- D - Dilution was required
- E - Value above quantitation range
- H - Holding times for preparation or analysis exceeded
- I - Analyte with an internal standard that does not meet established acceptance criteria
- J - Analyte detected below Reporting Limit
- N - Tentatively Identified Compound (TIC)
- Q - Analyte with an initial or continuing calibration that does not meet established acceptance criteria
- S - Spike recovery outside accepted recovery limits
- ND - Not detected at the Reporting Limit
- R - High relative percent difference observed

### Acronyms:

- %Rec - Percent Recovery
- CCB - Continued Calibration Blank
- CCV - Continued Calibration Verification
- DF - Dilution Factor
- DUP - Sample Duplicate
- HEM - Hexane Extractable Material
- ICV - Initial Calibration Verification
- LCS/LCSD - Laboratory Control Sample / Laboratory Control Sample Duplicate
- MCL - Maximum Contaminant Level
- MB or MBLANK - Method Blank
- MDL - Method Detection Limit
- MS/MSD - Matrix Spike / Matrix Spike Duplicate
- PDS - Post Digestion Spike
- Ref Val - Reference Value
- REP - Sample Replicate
- RL - Reporting Limit
- RPD - Relative Percent Difference
- SD - Serial Dilution
- SGT - Silica Gel Treatment
- SPK - Spike
- Surr - Surrogate

Work Order: **2402456**  
Date Reported: **3/4/2024**

**CLIENT:** Friedman & Bruya  
**Project:** 402349

**Lab ID:** 2402456-001 **Collection Date:** 2/22/2024 8:05:00 AM  
**Client Sample ID:** JSH-MW-9:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43129		Analyst: FG
Total Organic Carbon	0.494	0.400		%-dry	1	3/4/2024 1:13:00 PM

**Lab ID:** 2402456-002 **Collection Date:** 2/22/2024 8:35:00 AM  
**Client Sample ID:** JSH-MW-9:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43129		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	3/4/2024 12:00:00 PM

**Lab ID:** 2402456-003 **Collection Date:** 2/22/2024 10:20:00 AM  
**Client Sample ID:** JSH-MW-10:2 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43129		Analyst: FG
Total Organic Carbon	4.03	0.400		%-dry	1	3/4/2024 1:33:00 PM

**Lab ID:** 2402456-004 **Collection Date:** 2/22/2024 10:43:00 AM  
**Client Sample ID:** JSH-MW-10:15 **Matrix:** Soil

Analyses	Result	RL	Qual	Units	DF	Date Analyzed
<b><u>Total Organic Carbon by EPA 9060</u></b>				Batch ID: 43129		Analyst: FG
Total Organic Carbon	ND	0.400		%-dry	1	3/4/2024 1:43:00 PM

**Work Order:** 2402456  
**CLIENT:** Friedman & Bruya  
**Project:** 402349

## QC SUMMARY REPORT

### Total Organic Carbon by EPA 9060

Sample ID: <b>MB-43129</b>	SampType: <b>MBLK</b>	Units: <b>%-dry</b>		Prep Date: <b>3/4/2024</b>	RunNo: <b>89993</b>							
Client ID: <b>MBLKS</b>	Batch ID: <b>43129</b>			Analysis Date: <b>3/4/2024</b>	SeqNo: <b>1877810</b>							
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual	
Total Organic Carbon	ND	0.400										

Sample ID: <b>LCS-43129</b>	SampType: <b>LCS</b>	Units: <b>%-dry</b>		Prep Date: <b>3/4/2024</b>	RunNo: <b>89993</b>							
Client ID: <b>LCSS</b>	Batch ID: <b>43129</b>			Analysis Date: <b>3/4/2024</b>	SeqNo: <b>1877811</b>							
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual	
Total Organic Carbon	1.09	0.400	1.000	0	109	80	120					

Sample ID: <b>2402456-002ADUP</b>	SampType: <b>DUP</b>	Units: <b>%-dry</b>		Prep Date: <b>3/4/2024</b>	RunNo: <b>89993</b>							
Client ID: <b>JSH-MW-9:15</b>	Batch ID: <b>43129</b>			Analysis Date: <b>3/4/2024</b>	SeqNo: <b>1877813</b>							
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual	
Total Organic Carbon	ND	0.400						0		20		

Sample ID: <b>2402456-002AMS</b>	SampType: <b>MS</b>	Units: <b>%-dry</b>		Prep Date: <b>3/4/2024</b>	RunNo: <b>89993</b>							
Client ID: <b>JSH-MW-9:15</b>	Batch ID: <b>43129</b>			Analysis Date: <b>3/4/2024</b>	SeqNo: <b>1877814</b>							
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual	
Total Organic Carbon	1.09	0.400	1.000	0	109	75	125					

Sample ID: <b>2402456-002AMSD</b>	SampType: <b>MSD</b>	Units: <b>%-dry</b>		Prep Date: <b>3/4/2024</b>	RunNo: <b>89993</b>							
Client ID: <b>JSH-MW-9:15</b>	Batch ID: <b>43129</b>			Analysis Date: <b>3/4/2024</b>	SeqNo: <b>1877815</b>							
Analyte	Result	RL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	RPD Ref Val	%RPD	RPDLimit	Qual	
Total Organic Carbon	1.11	0.400	1.000	0	111	75	125	1.090	1.73	20		



## Sample Log-In Check List

Client Name: FB  
 Logged by: Clare Griggs

Work Order Number: 2402456  
 Date Received: 2/26/2024 1:55:00 PM

### Chain of Custody

1. Is Chain of Custody complete? Yes ☒ No ☐ Not Present ☐  
 2. How was the sample delivered? Client

### Log In

3. Custody Seals present on shipping container/cooler?  
 (Refer to comments for Custody Seals not intact) Yes ☐ No ☐ Not Present ☒  
 4. Was an attempt made to cool the samples? Yes ☒ No ☐ NA ☐  
 5. Were all items received at a temperature of >2°C to 6°C \* Yes ☒ No ☐ NA ☐  
 6. Sample(s) in proper container(s)? Yes ☒ No ☐  
 7. Sufficient sample volume for indicated test(s)? Yes ☒ No ☐  
 8. Are samples properly preserved? Yes ☒ No ☐  
 9. Was preservative added to bottles? Yes ☐ No ☒ NA ☐  
 10. Is there headspace in the VOA vials? Yes ☐ No ☐ NA ☒  
 11. Did all samples containers arrive in good condition(unbroken)? Yes ☒ No ☐  
 12. Does paperwork match bottle labels? Yes ☒ No ☐  
 13. Are matrices correctly identified on Chain of Custody? Yes ☒ No ☐  
 14. Is it clear what analyses were requested? Yes ☒ No ☐  
 15. Were all hold times (except field parameters, pH e.g.) able to be met? Yes ☒ No ☐

### Special Handling (if applicable)

16. Was client notified of all discrepancies with this order? Yes ☐ No ☐ NA ☒

Person Notified:	<input type="text"/>	Date:	<input type="text"/>
By Whom:	<input type="text"/>	Via:	<input type="checkbox"/> eMail <input type="checkbox"/> Phone <input type="checkbox"/> Fax <input type="checkbox"/> In Person
Regarding:	<input type="text"/>		
Client Instructions:	<input type="text"/>		

17. Additional remarks:

### Item Information

Item #	Temp °C
Sample	5.7

\* Note: DoD/ELAP and TNI require items to be received at 4°C +/- 2°C



FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

March 13, 2024

Nate Hinsperger, Project Manager  
JS Held  
18372 Redmond-Fall City Road  
Redmond, WA 98052

RE: Ichijo Brookdale GC 240102403, F&BI 403088

Dear Mr Hinsperger:

Included are the results from the testing of material submitted on March 6, 2024 from the Ichijo Brookdale GC 240102403, F&BI 403088 project. There are 19 pages included in this report. Any samples that may remain are currently scheduled for disposal in 30 days, or as directed by the Chain of Custody document. If you would like us to return your samples or arrange for long term storage at our offices, please contact us as soon as possible.

We appreciate this opportunity to be of service to you and hope you will call if you have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures  
c: Eric Koltes  
JSH0313R.DOC

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### CASE NARRATIVE

This case narrative encompasses samples received on March 6, 2024 by Friedman & Bruya, Inc. from the JS Held Ichijo Brookdale GC 240102403, F&BI 403088 project. Samples were logged in under the laboratory ID's listed below.

<u>Laboratory ID</u>	<u>JS Held</u>
403088-01	JSH-MW-8
403088-02	JSH-MW-7
403088-03	JSH-SW-1
403088-04	JSH-SW-2
403088-05	JSH-MW-6
403088-06	JSH-MW-9
403088-07	JSH-MW-5
403088-08	JSH-SW-3
403088-09	JSH-SW-4
403088-10	JSH-MW-10
403088-11	JSH-MW-3
403088-12	JSH-SW-5
403088-13	JSH-MW-4
403088-14	JSH-MW-2
403088-15	JSH-MW-1

All quality control requirements were acceptable.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-8	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-01
Date Analyzed:	03/07/24	Data File:	030711.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	54	20	121
Decachlorobiphenyl	79	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-02
Date Analyzed:	03/07/24	Data File:	030712.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	61	20	121
Decachlorobiphenyl	84	20	89

Compounds:	Concentration ug/L
Dieldrin	0.084

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-SW-1	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-03
Date Analyzed:	03/07/24	Data File:	030713.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	50	20	121
Decachlorobiphenyl	74	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005



# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-SW-2	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-04
Date Analyzed:	03/07/24	Data File:	030714.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	51	20	121
Decachlorobiphenyl	74	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-6	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-05
Date Analyzed:	03/07/24	Data File:	030715.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	54	20	121
Decachlorobiphenyl	80	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-9	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-06
Date Analyzed:	03/07/24	Data File:	030716.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	61	20	121
Decachlorobiphenyl	83	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-5	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-07
Date Analyzed:	03/07/24	Data File:	030717.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	49	20	121
Decachlorobiphenyl	73	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-SW-3	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-08
Date Analyzed:	03/07/24	Data File:	030718.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	49	20	121
Decachlorobiphenyl	72	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-SW-4	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-09
Date Analyzed:	03/07/24	Data File:	030719.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	48	20	121
Decachlorobiphenyl	77	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-10	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-10
Date Analyzed:	03/07/24	Data File:	030720.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	53	20	121
Decachlorobiphenyl	81	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005



# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-3	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-11
Date Analyzed:	03/07/24	Data File:	030721.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	55	20	121
Decachlorobiphenyl	86	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-SW-5	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-12
Date Analyzed:	03/07/24	Data File:	030722.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	47	20	121
Decachlorobiphenyl	88	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-4	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-13
Date Analyzed:	03/07/24	Data File:	030723.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	51	20	121
Decachlorobiphenyl	97 vo	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-2	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-14
Date Analyzed:	03/07/24	Data File:	030724.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	55	20	121
Decachlorobiphenyl	87	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-1	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	403088-15
Date Analyzed:	03/13/24	Data File:	031307.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	51	20	121
Decachlorobiphenyl	93 vo	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	Method Blank	Client:	JS Held
Date Received:	Not Applicable	Project:	Ichijo Brookdale GC 240102403
Date Extracted:	03/07/24	Lab ID:	04-564 mb
Date Analyzed:	03/07/24	Data File:	030708.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	AL

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	53	20	121
Decachlorobiphenyl	61	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

Date of Report: 03/13/24

Date Received: 03/06/24

Project: Ichijo Brookdale GC 240102403, F&BI 403088

**QUALITY ASSURANCE RESULTS  
FOR THE ANALYSIS OF WATER SAMPLES FOR  
ORGANOCHLORINE PESTICIDES  
BY EPA METHOD 8081B**

Laboratory Code: Laboratory Control Sample

Analyte	Reporting Units	Spike Level	Percent Recovery LCS	Percent Recovery LCSD	Acceptance Criteria	RPD (Limit 20)
Dieldrin	ug/L (ppb)	0.25	86	81	53-112	6



# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### **Data Qualifiers & Definitions**

a - The analyte was detected at a level less than five times the reporting limit. The RPD results may not provide reliable information on the variability of the analysis.

b - The analyte was spiked at a level that was less than five times that present in the sample. Matrix spike recoveries may not be meaningful.

ca - The calibration results for the analyte were outside of acceptance criteria, biased low; or, the calibration results for the analyte were outside of acceptance criteria, biased high, with a detection for the analyte in the sample. The value reported is an estimate.

c - The presence of the analyte may be due to carryover from previous sample injections.

cf - The sample was centrifuged prior to analysis.

d - The sample was diluted. Detection limits were raised and surrogate recoveries may not be meaningful.

dv - Insufficient sample volume was available to achieve normal reporting limits.

f - The sample was laboratory filtered prior to analysis.

fb - The analyte was detected in the method blank.

fc - The analyte is a common laboratory and field contaminant.

hr - The sample and duplicate were reextracted and reanalyzed. RPD results were still outside of control limits. Variability is attributed to sample inhomogeneity.

hs - Headspace was present in the container used for analysis.

ht - The analysis was performed outside the method or client-specified holding time requirement.

ip - Recovery fell outside of control limits due to sample matrix effects.

j - The analyte concentration is reported below the standard reporting limit. The value reported is an estimate.

J - The internal standard associated with the analyte is out of control limits. The reported concentration is an estimate.

jl - The laboratory control sample(s) percent recovery and/or RPD were out of control limits. The reported concentration should be considered an estimate.

js - The surrogate associated with the analyte is out of control limits. The reported concentration should be considered an estimate.

k - The calibration results for the analyte were outside of acceptance criteria, biased high, and the analyte was not detected in the sample.

lc - The presence of the analyte is likely due to laboratory contamination.

L - The reported concentration was generated from a library search.

nm - The analyte was not detected in one or more of the duplicate analyses. Therefore, calculation of the RPD is not applicable.

pc - The sample was received with incorrect preservation or in a container not approved by the method. The value reported should be considered an estimate.

ve - The analyte response exceeded the valid instrument calibration range. The value reported is an estimate.

vo - The value reported fell outside the control limits established for this analyte.

x - The sample chromatographic pattern does not resemble the fuel standard used for quantitation.

403088

## SAMPLE CHAIN OF CUSTODY

03/06/24 / E3 of 2

Report To Nate Hingsperger (Eric Koley)Company JS HeldAddress 13372 Redmond WayCity, State, ZIP Redmond WA 98052Phone 425-550-5555 Email Eric.Koley@JSHeld.comSAMPLERS (signature) Quay

PROJECT NAME

240102403

Lab's - Brookside GC

PO #

INVOICE TO

TURNAROUND TIME

☒ Standard turnaround☐ RUSH

Rush charges authorized by: \_\_\_\_\_

SAMPLE DISPOSAL

☐ Archive samples☐ Other \_\_\_\_\_

Default: Dispose after 30 days

REMARKS

TOTAL = unfiltered

DISS = field filtered

Project specific RLS? - Yes / No

## ANALYSES REQUESTED

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Total Dieldrin EPA 8081	Field Filtered EPA 8081	Dissolved Predrin EPA 8081	Notes
SSH-MW-8	01 A-B	3-5-24	1225	WATER	2								X	X		Archive field filtered samples
SSH-MW-7	02		1319		2								X	X		
SSH-MW-1 SW-1	03		1335		2								X	X		
SSH-SW-2	04		1420		2								X	X		
SSH-MW-6	05		1432		2								X	X		
SSH-MW-9	06		1515		2								X	X		
SSH-MW-5	07	3-5-24	1535		2								X	X		
SSH-SW-3	08	3-6-24	0350		2								X	X		
SSH-SW-4	09	↓	0355	↓	2								X	X		
SSH-MW-10	10	3-6-24	1003	WATER	2								X	X		

SIGNATURE

PRINT NAME

COMPANY

DATE

TIME

Relinquished by: Quay

Auston York

JS Held

3-6-24

1612

Received by: AK

ANHPHAN

F&amp;H

03/06/24 16:12

Relinquished by: \_\_\_\_\_

Samples received at 2:00

Received by: \_\_\_\_\_

Friedman & Bruya, Inc.  
Ph. (206) 285-8282

403088

## SAMPLE CHAIN OF CUSTODY

03/06/24 2 of 2

Report To Nave Hingspeler / Eric KolesCompany JS HeldAddress 18372 Redmond WayCity, State, ZIP Redmond, WA 98052Phone 425-558-5555 Email Nave.Hingspeler@JS.Held.comSAMPLERS (signature) JS Held

PROJECT NAME

24010 2403

Ichnio - Brookdale GC.

PO #

INVOICE TO

TURNAROUND TIME  
☒ Standard turnaround  
☐ RUSH  
Rush charges authorized by: \_\_\_\_\_REMARKS  
Total = unfiltered  
Diss = Field Filtered  
Project specific RLS? - Yes / NoSAMPLE DISPOSAL  
☐ Archive samples  
☐ Other \_\_\_\_\_  
Default: Dispose after 30 days

## ANALYSES REQUESTED

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Total Field Filtered EPA 8081	Field Filtered	Dissolved Diethers EPA 8081	Notes
JSH-MW-3	11A-B	3-6-24	1110	WATER	2								X	⊗		Archive Field Filtered samples
JSH-MW-5	12		1140		2								X	⊗		
JSH-MW-4	13		1233		2								X	⊗		
JSH-MW-2	14		1330		2								X	⊗		
JSH-MW-1	15	3-6-24	1440	WATER	2								X	⊗		

SIGNATURE

PRINT NAME

COMPANY

DATE

TIME

Friedman &amp; Bruya, Inc.

Ph. (206) 285-8282

Relinquished by: JS Held

Austin York

JS Held

3-6-24

1612

Received by:

JS

ANHPHAN

F86

03/06/24

16:12

Relinquished by:

Received by:

Samples received at 2:00

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

March 22, 2024

Nate Hinsperger, Project Manager  
JS Held  
18372 Redmond-Fall City Road  
Redmond, WA 98052

RE: Ichijo Brookdale GC 240102403, F&BI 403088

Dear Mr Hinsperger:

Included are the additional results from the testing of material submitted on March 6, 2024 from the Ichijo Brookdale GC 24010 2403, F&BI 403088 project. There are 5 pages included in this report.

We appreciate this opportunity to be of service to you and hope you will call if you have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures  
c: Eric Koltes  
JSH0322R.DOC

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

CASE NARRATIVE

This case narrative encompasses samples received on March 6, 2024 by Friedman & Bruya, Inc. from the JS Held Ichijo Brookdale GC 24010 2403, F&BI 403088 project. Samples were logged in under the laboratory ID's listed below.

<u>Laboratory ID</u>	<u>JS Held</u>
403088-01	JSH-MW-8
403088-02	JSH-MW-7
403088-03	JSH-SW-1
403088-04	JSH-SW-2
403088-05	JSH-MW-6
403088-06	JSH-MW-9
403088-07	JSH-MW-5
403088-08	JSH-SW-3
403088-09	JSH-SW-4
403088-10	JSH-MW-10
403088-11	JSH-MW-3
403088-12	JSH-SW-5
403088-13	JSH-MW-4
403088-14	JSH-MW-2
403088-15	JSH-MW-1

All quality control requirements were acceptable.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	03/06/24	Project:	Ichijo Brookdale GC 24010 2403
Date Extracted:	03/19/24	Lab ID:	403088-02
Date Analyzed:	03/20/24	Data File:	032017.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	63	20	121
Decachlorobiphenyl	92	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

Note: The sample was field filtered.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	Method Blank	Client:	JS Held
Date Received:	Not Applicable	Project:	Ichijo Brookdale GC 24010 2403
Date Extracted:	03/19/24	Lab ID:	04-661 mb
Date Analyzed:	03/20/24	Data File:	032008.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	55	20	121
Decachlorobiphenyl	77	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005



FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

Date of Report: 03/22/24

Date Received: 03/06/24

Project: Ichijo Brookdale GC 24010 2403, F&BI 403088

**QUALITY ASSURANCE RESULTS  
FOR THE ANALYSIS OF WATER SAMPLES FOR  
ORGANOCHLORINE PESTICIDES  
BY EPA METHOD 8081B**

Laboratory Code: Laboratory Control Sample

Analyte	Reporting Units	Spike Level	Percent Recovery LCS	Percent Recovery LCSD	Acceptance Criteria	RPD (Limit 20)
Dieldrin	ug/L (ppb)	0.25	85	85	53-112	0

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### **Data Qualifiers & Definitions**

a - The analyte was detected at a level less than five times the reporting limit. The RPD results may not provide reliable information on the variability of the analysis.

b - The analyte was spiked at a level that was less than five times that present in the sample. Matrix spike recoveries may not be meaningful.

ca - The calibration results for the analyte were outside of acceptance criteria, biased low; or, the calibration results for the analyte were outside of acceptance criteria, biased high, with a detection for the analyte in the sample. The value reported is an estimate.

c - The presence of the analyte may be due to carryover from previous sample injections.

cf - The sample was centrifuged prior to analysis.

d - The sample was diluted. Detection limits were raised and surrogate recoveries may not be meaningful.

dv - Insufficient sample volume was available to achieve normal reporting limits.

f - The sample was laboratory filtered prior to analysis.

fb - The analyte was detected in the method blank.

fc - The analyte is a common laboratory and field contaminant.

hr - The sample and duplicate were reextracted and reanalyzed. RPD results were still outside of control limits. Variability is attributed to sample inhomogeneity.

hs - Headspace was present in the container used for analysis.

ht - The analysis was performed outside the method or client-specified holding time requirement.

ip - Recovery fell outside of control limits due to sample matrix effects.

j - The analyte concentration is reported below the standard reporting limit. The value reported is an estimate.

J - The internal standard associated with the analyte is out of control limits. The reported concentration is an estimate.

jl - The laboratory control sample(s) percent recovery and/or RPD were out of control limits. The reported concentration should be considered an estimate.

js - The surrogate associated with the analyte is out of control limits. The reported concentration should be considered an estimate.

k - The calibration results for the analyte were outside of acceptance criteria, biased high, and the analyte was not detected in the sample.

lc - The presence of the analyte is likely due to laboratory contamination.

L - The reported concentration was generated from a library search.

nm - The analyte was not detected in one or more of the duplicate analyses. Therefore, calculation of the RPD is not applicable.

pc - The sample was received with incorrect preservation or in a container not approved by the method. The value reported should be considered an estimate.

ve - The analyte response exceeded the valid instrument calibration range. The value reported is an estimate.

vo - The value reported fell outside the control limits established for this analyte.

x - The sample chromatographic pattern does not resemble the fuel standard used for quantitation.

403088

## SAMPLE CHAIN OF CUSTODY

03/06/24 / F3

Page # 1 of 2

Report To Nate Hingsperger (Eric Koley)Company JS HeldAddress 13372 Redmond WayCity, State, ZIP Redmond WA 98052Phone 425-550-5555 Email Eric.Koley@JSHeld.comSAMPLERS (signature) Quay

PROJECT NAME

240102403

Lab's - Brookside GC

PO #

INVOICE TO

TURNAROUND TIME

☒ Standard turnaround☐ RUSH

Rush charges authorized by: \_\_\_\_\_

SAMPLE DISPOSAL

☐ Archive samples☐ Other \_\_\_\_\_

Default: Dispose after 30 days

REMARKS  
TOTAL = unfiltered  
DISS = field filtered  
Project specific RLS? - Yes / No

## ANALYSES REQUESTED

Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Total Dieldrin EPA 8081	Field Filtered EPA 8081	Dissolved Predictin EPA 8081	Notes
SSH-MW-8	01 A-B	3-5-24	1225	WATER	2								X	X		Archive field filtered samples
SSH-MW-7	02		1319		2								X			Analyze per AY 03/14/24 ME
SSH-MW-1 SW-1	03		1335		2								X			
SSH-SW-2	04		1420		2								X			
SSH-MW-6	05		1432		2								X			
SSH-MW-9	06		1515		2								X			
SSH-MW-5	07		1535		2								X			
SSH-SW-3	08	3-6-24	0350		2								X			
SSH-SW-4	09	↓	0355		2								X			
SSH-MW-10	10	3-6-24	1003	WATER	2								X			

SIGNATURE

PRINT NAME

COMPANY

DATE

TIME

Relinquished by: QuayAustin YorkJS Held3-6-2416:12Received by: AKANHPHANF&H03/06/2416:12

Relinquished by: \_\_\_\_\_

Samples received at 2 of 0

Received by: \_\_\_\_\_

Friedman & Bruya, Inc.  
Ph. (206) 285-8282

03/06/24 2

## TURNAROUND TIME

☒ Standard turnaround  
☐ RUSH \_\_\_\_\_  
Rush charges authorize \_\_\_\_\_

# INVOICE TO

☒ Standard turnaround  
☐ RUSH  
 Rush charges authorized by: \_\_\_\_\_

---

**SAMPLE DISPOSAL**

☐ Archive samples  
☐ Other \_\_\_\_\_

Default: Dispose after 30 days

ANALYSES REQUESTED

J5 Field - con						ANALYSES REQUESTED										Notes
Sample ID	Lab ID	Date Sampled	Time Sampled	Sample Type	# of Jars	NWTPH-Dx	NWTPH-Gx	BTEX EPA 8021	NWTPH-HCID	VOCs EPA 8260	PAHs EPA 8270	PCBs EPA 8082	Total Field: n EPA 8081	Field Filtered	Dissolved Field: n EPA 8081	
JSH-MW-3	11A-B	3-6-24	1110	WATER	2								X	⊗		Archive Field sam Filtered ⊗
JSH- <del>Water</del> SW-5	12		1140		2								X	⊗		
JSH-MW-4	13		1233		2								X	⊗		
JSH-MW-2	14		1330		2								X	⊗		
JSH-MW-1	15	3-6-24	1440	WATER	2								X	⊗		

TIME

1612

$$16:12$$
[illegible]

8	5	6
---	---	---

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

April 8, 2024

Nate Hinsperger, Project Manager  
JS Held  
18372 Redmond-Fall City Road  
Redmond, WA 98052

RE: Ichijo-Former Brookdale GC 240102403, F&BI 403470

Dear Mr Hinsperger:

Included are the results from the testing of material submitted on March 29, 2024 from the Ichijo-Former Brookdale GC 240102403, F&BI 403470 project. There are 6 pages included in this report. Any samples that may remain are currently scheduled for disposal in 30 days, or as directed by the Chain of Custody document. If you would like us to return your samples or arrange for long term storage at our offices, please contact us as soon as possible.

We appreciate this opportunity to be of service to you and hope you will call if you have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures

c: Eric Koltes, Austin York  
JSH0408R.DOC

FRIEDMAN & BRUYA, INC.

---

ENVIRONMENTAL CHEMISTS

CASE NARRATIVE

This case narrative encompasses samples received on March 29, 2024 by Friedman & Bruya, Inc. from the JS Held Ichijo-Former Brookdale GC 240102403, F&BI 403470 project. Samples were logged in under the laboratory ID's listed below.

Laboratory ID  
403470-01

JS Held  
JSH-MW-7

All quality control requirements were acceptable.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	03/29/24	Project:	Ichijo-Former Brookdale
Date Extracted:	04/01/24	Lab ID:	403470-01
Date Analyzed:	04/01/24	Data File:	040120.D
Matrix:	Water	Instrument:	GC7
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	59	20	121
Decachlorobiphenyl	72	11	159

Compounds:	Concentration ug/L
Dieldrin	0.030



# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	03/29/24	Project:	Ichijo-Former Brookdale
Date Extracted:	04/01/24	Lab ID:	403470-01 f
Date Analyzed:	04/01/24	Data File:	040119.D
Matrix:	Water	Instrument:	GC7
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	57	20	121
Decachlorobiphenyl	69	11	159

Compounds:	Concentration ug/L
Dieldrin	<0.005

Note: The sample was field filtered.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	Method Blank	Client:	JS Held
Date Received:	Not Applicable	Project:	Ichijo-Former Brookdale
Date Extracted:	04/01/24	Lab ID:	04-755 mb
Date Analyzed:	04/01/24	Data File:	040116.D
Matrix:	Water	Instrument:	GC7
Units:	ug/L	Operator:	MG

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	60	20	121
Decachlorobiphenyl	46	11	159

Compounds:	Concentration ug/L
Dieldrin	<0.005

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

Date of Report: 04/08/24

Date Received: 03/29/24

Project: Ichijo-Former Brookdale GC 240102403, F&BI 403470

**QUALITY ASSURANCE RESULTS  
FOR THE ANALYSIS OF WATER SAMPLES FOR  
ORGANOCHLORINE PESTICIDES  
BY EPA METHOD 8081B**

Laboratory Code: Laboratory Control Sample

Analyte	Reporting Units	Spike Level	Percent Recovery LCS	Percent Recovery LCSD	Acceptance Criteria	RPD (Limit 20)
Dieldrin	ug/L (ppb)	0.25	69	64	54-115	8

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### **Data Qualifiers & Definitions**

a - The analyte was detected at a level less than five times the reporting limit. The RPD results may not provide reliable information on the variability of the analysis.

b - The analyte was spiked at a level that was less than five times that present in the sample. Matrix spike recoveries may not be meaningful.

ca - The calibration results for the analyte were outside of acceptance criteria, biased low; or, the calibration results for the analyte were outside of acceptance criteria, biased high, with a detection for the analyte in the sample. The value reported is an estimate.

c - The presence of the analyte may be due to carryover from previous sample injections.

cf - The sample was centrifuged prior to analysis.

d - The sample was diluted. Detection limits were raised and surrogate recoveries may not be meaningful.

dv - Insufficient sample volume was available to achieve normal reporting limits.

f - The sample was laboratory filtered prior to analysis.

fb - The analyte was detected in the method blank.

fc - The analyte is a common laboratory and field contaminant.

hr - The sample and duplicate were reextracted and reanalyzed. RPD results were still outside of control limits. Variability is attributed to sample inhomogeneity.

hs - Headspace was present in the container used for analysis.

ht - The analysis was performed outside the method or client-specified holding time requirement.

ip - Recovery fell outside of control limits due to sample matrix effects.

j - The analyte concentration is reported below the standard reporting limit. The value reported is an estimate.

J - The internal standard associated with the analyte is out of control limits. The reported concentration is an estimate.

jl - The laboratory control sample(s) percent recovery and/or RPD were out of control limits. The reported concentration should be considered an estimate.

js - The surrogate associated with the analyte is out of control limits. The reported concentration should be considered an estimate.

k - The calibration results for the analyte were outside of acceptance criteria, biased high, and the analyte was not detected in the sample.

lc - The presence of the analyte is likely due to laboratory contamination.

L - The reported concentration was generated from a library search.

nm - The analyte was not detected in one or more of the duplicate analyses. Therefore, calculation of the RPD is not applicable.

pc - The sample was received with incorrect preservation or in a container not approved by the method. The value reported should be considered an estimate.

ve - The analyte response exceeded the valid instrument calibration range. The value reported is an estimate.

vo - The value reported fell outside the control limits established for this analyte.

x - The sample chromatographic pattern does not resemble the fuel standard used for quantitation.

03/09/24

4

PO#

PO#

PO #

PO #  
VOICE  
Heidi

ANALYSES REQUESTED

☐ Standard turnaround  
☐ RUSH  
 Rush charges authorized by \_\_\_\_\_

---

**SAMPLE DISPOSAL**



☐ Archive samples  
☐ Other \_\_\_\_\_

Default: Dispose after 30 \_\_\_\_\_

Default: Dispose after 30 days

[illegible]

*Friedman & Bruya, Inc.*  
*Ph. (206) 285-8282*

SIGNATURE	PRINT NAME	COMPANY	DATE	TIME
Reinquished by: 	Austin York	JS Held	3-24-24	1108
Received by: 	Michael Endahl	FIRBinc	3/24/24	1108
Reinquished by:				
Received by:				

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

James E. Bruya, Ph.D.  
Yelena Aravkina, M.S.  
Michael Erdahl, B.S.  
Vineta Mills, M.S.  
Eric Young, B.S.

5500 4th Ave South  
Seattle, WA 98108-2419  
(206) 285-8282  
office@friedmanandbruya.com  
www.friedmanandbruya.com

May 21, 2024

Nate Hinsperger, Project Manager  
JS Held  
18372 Redmond-Fall City Road  
Redmond, WA 98052

RE: Ichijo Former Brookdale GC 240102403, F&BI 405226

Dear Mr Hinsperger:

Included are the results from the testing of material submitted on May 13, 2024 from the Ichijo Former Brookdale GC 240102403, F&BI 405226 project. There are 7 pages included in this report. Any samples that may remain are currently scheduled for disposal in 30 days, or as directed by the Chain of Custody document. If you would like us to return your samples or arrange for long term storage at our offices, please contact us as soon as possible.

We appreciate this opportunity to be of service to you and hope you will call if you have any questions.

Sincerely,

FRIEDMAN & BRUYA, INC.



Michael Erdahl  
Project Manager

Enclosures

c: Eric Koltes, Austin York  
JSH0521R.DOC

FRIEDMAN & BRUYA, INC.

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ENVIRONMENTAL CHEMISTS

CASE NARRATIVE

This case narrative encompasses samples received on May 13, 2024 by Friedman & Bruya, Inc. from the JS Held Ichijo Former Brookdale GC 240102403, F&BI 405226 project. Samples were logged in under the laboratory ID's listed below.

<u>Laboratory ID</u>	<u>JS Held</u>
405226-01	JSH-MW-7
405226-02	TS-1

All quality control requirements were acceptable.



# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	05/13/24	Project:	Ichijo Former Brookdale
Date Extracted:	05/16/24	Lab ID:	405226-01
Date Analyzed:	05/17/24	Data File:	051715.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	VM

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	81	20	121
Decachlorobiphenyl	110 ip	20	89

Compounds:	Concentration ug/L
Dieldrin	0.014

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	JSH-MW-7	Client:	JS Held
Date Received:	05/13/24	Project:	Ichijo Former Brookdale
Date Extracted:	05/16/24	Lab ID:	405226-01
Date Analyzed:	05/17/24	Data File:	051716.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	VM

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	130 ip	20	121
Decachlorobiphenyl	118 ip	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

Note: The sample was field filtered.

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	TS-1	Client:	JS Held
Date Received:	05/13/24	Project:	Ichijo Former Brookdale
Date Extracted:	05/16/24	Lab ID:	405226-02
Date Analyzed:	05/17/24	Data File:	051717.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	VM

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	61	20	121
Decachlorobiphenyl	94 ip	20	89

Compounds:	Concentration ug/L
Dieldrin	0.011

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### Analysis For Organochlorine Pesticides By EPA Method 8081B

Client Sample ID:	Method Blank	Client:	JS Held
Date Received:	Not Applicable	Project:	Ichijo Former Brookdale
Date Extracted:	05/16/24	Lab ID:	04-1171 mb
Date Analyzed:	05/17/24	Data File:	051709.D
Matrix:	Water	Instrument:	GC9
Units:	ug/L	Operator:	VM

Surrogates:	% Recovery:	Lower Limit:	Upper Limit:
Tetrachlorometaxylene	64	20	121
Decachlorobiphenyl	72	20	89

Compounds:	Concentration ug/L
Dieldrin	<0.005

FRIEDMAN & BRUYA, INC.

ENVIRONMENTAL CHEMISTS

Date of Report: 05/21/24

Date Received: 05/13/24

Project: Ichijo Former Brookdale GC 240102403, F&BI 405226

**QUALITY ASSURANCE RESULTS  
FOR THE ANALYSIS OF WATER SAMPLES FOR  
ORGANOCHLORINE PESTICIDES  
BY EPA METHOD 8081B**

Laboratory Code: Laboratory Control Sample

Analyte	Reporting Units	Spike Level	Percent Recovery LCS	Percent Recovery LCSD	Acceptance Criteria	RPD (Limit 20)
Dieldrin	ug/L (ppb)	0.25	75	76	53-112	1

# FRIEDMAN & BRUYA, INC.

## ENVIRONMENTAL CHEMISTS

### **Data Qualifiers & Definitions**

a - The analyte was detected at a level less than five times the reporting limit. The RPD results may not provide reliable information on the variability of the analysis.

b - The analyte was spiked at a level that was less than five times that present in the sample. Matrix spike recoveries may not be meaningful.

ca - The calibration results for the analyte were outside of acceptance criteria, biased low; or, the calibration results for the analyte were outside of acceptance criteria, biased high, with a detection for the analyte in the sample. The value reported is an estimate.

c - The presence of the analyte may be due to carryover from previous sample injections.

cf - The sample was centrifuged prior to analysis.

d - The sample was diluted. Detection limits were raised and surrogate recoveries may not be meaningful.

dv - Insufficient sample volume was available to achieve normal reporting limits.

f - The sample was laboratory filtered prior to analysis.

fb - The analyte was detected in the method blank.

fc - The analyte is a common laboratory and field contaminant.

hr - The sample and duplicate were reextracted and reanalyzed. RPD results were still outside of control limits. Variability is attributed to sample inhomogeneity.

hs - Headspace was present in the container used for analysis.

ht - The analysis was performed outside the method or client-specified holding time requirement.

ip - Recovery fell outside of control limits due to sample matrix effects.

j - The analyte concentration is reported below the standard reporting limit. The value reported is an estimate.

J - The internal standard associated with the analyte is out of control limits. The reported concentration is an estimate.

jl - The laboratory control sample(s) percent recovery and/or RPD were out of control limits. The reported concentration should be considered an estimate.

js - The surrogate associated with the analyte is out of control limits. The reported concentration should be considered an estimate.

k - The calibration results for the analyte were outside of acceptance criteria, biased high, and the analyte was not detected in the sample.

lc - The presence of the analyte is likely due to laboratory contamination.

L - The reported concentration was generated from a library search.

nm - The analyte was not detected in one or more of the duplicate analyses. Therefore, calculation of the RPD is not applicable.

pc - The sample was received with incorrect preservation or in a container not approved by the method. The value reported should be considered an estimate.

ve - The analyte response exceeded the valid instrument calibration range. The value reported is an estimate.

vo - The value reported fell outside the control limits established for this analyte.

x - The sample chromatographic pattern does not resemble the fuel standard used for quantitation.

05/18/24 F2

Page # 1 of 1

## TURNAROUND TIME

☒ Standard turnaround  
☐ RUSH \_\_\_\_\_

**SAMPLE DISPOSAL**

☐ Archive samples

☐ Other \_\_\_\_\_

Default: Dispose after 30 days

JSHold.com

[illegible]

TIME

۱۱۳۱

11:35

Received by:

# SAMPLE CONDITION UPON RECEIPT CHECKLIST

PROJECT # 405226 CLIENT JS Held INITIALS/DATE: NA 5/13/24

If custody seals are present on cooler, are they intact? ☒ NA ☐ YES ☐ NO

Cooler/Sample temperature 3 °C  
Thermometer ID: Fluke 96312917

Were samples received on ice/cold packs? ☒ YES ☐ NO

How did samples arrive?  
☐ Over the Counter ☒ Picked up by F&BI ☐ FedEx/UPS/GSO

Is there a Chain-of-Custody\* (COC)? ☒ YES ☐ NO  
\*or other representative documents, letters, and/or shipping memos

Number of days samples have been sitting prior to receipt at laboratory 4 days

Are the samples clearly identified? (explain "no" answer below) ☐ YES ☒ NO

Were all sample containers received intact (i.e. not broken, leaking etc.)? (explain "no" answer below) ☒ YES ☐ NO

Were appropriate sample containers used? ☒ YES ☐ NO ☐ Unknown

If custody seals are present on samples, are they intact? ☒ NA ☐ YES ☐ NO

Are samples requiring no headspace, headspace free? ☒ NA ☒ YES ☐ NO

Is the following information provided on the COC, and does it match the sample label?  
(explain "no" answer below)

Sample ID's	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	_____	<input checked="" type="checkbox"/> Not on <u>COC</u> /label
Date Sampled	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	_____	<input type="checkbox"/> Not on COC/label
Time Sampled	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	_____	<input type="checkbox"/> Not on COC/label
# of Containers	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	_____	<input type="checkbox"/> Not on COC/label
Relinquished	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	_____	
Requested analysis	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> On Hold	_____	

Other comments (use a separate page if needed)

Air Samples: Were any additional canisters/tubes received? ☒ NA ☐ YES ☐ NO

Number of unused TO15 canisters \_\_\_\_\_ Number of unused TO17 tubes \_\_\_\_\_



## **Attachment D – Monitoring Well Completion Logs**



JS|HELD

## Soil Log and Well Construction Log for:

**JSH-MW-1**

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/19/2024

**Well Permit #:** BPR-861

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-1:2	0.0				NA	
3							
4							
5	JSH-MW-1:5	0.0	0.0	10.0	GW - Well-graded GRAVEL with cobbles; olive brown; dry; very dense.	15-50/6	
6							
7							
8							
9							
10	JSH-MW-1:10	0.0				50/4	
11							
12			10.0	15.0	SM - Silty SAND with gravel; dark brown; damp; very dense.		
13							
14							
15	JSH-MW-1:15	0.0				27-50/4	
16							
17							
18			15.0	20.5	GM - Silty GRAVEL with sand; yellow-brown; wet; very dense.		
19							
20	JSH-MW-1:20	0.0				50/6	
21							

Well Completed to: 20 feet

Depth to Water: 13.01

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures



JS|HELD

## Soil Log and Well Construction Log for:

**JSH-MW-2**

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/19/2024

**Well Permit #:** BPR-862

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-2:2	0.0	0.0	5.0	GW - Well-graded GRAVEL with cobbles; dark brown; dry; very dense.	NA	
3							
4							
5	JSH-MW-2:5	0.0			SW - Well-graded SAND with gravel; olive brown; damp; medium dense.	18-12-10	
6							
7							
8			5.0	10.0			
9					GW - Well-graded GRAVEL with sand; olive gray with orange staining; damp; very dense.		
10	JSH-MW-2:10	0.0				50/6	
11							
12			10.0	15.0			
13					GW - Well-graded GRAVEL with sand; olive; wet; very dense. Color changes to dark gray at 20'.		
14							
15	JSH-MW-2:15	0.0				50/6	
16							
17			15.0	20.5			
18							
19							
20	JSH-MW-2:20	0.0				50/6	
21							

Well Completed to: 20 feet

Depth to Water: 14.6

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures



# JS|HELD

## Soil Log and Well Construction Log for:

## JSH-MW-3

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/20/2024

**Well Permit #:** BPR-863

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-3:2	0.3	0.0	5.0	GP - Poorly-graded GRAVEL with sand; dark brown; damp; loose.	NA	
3							
4							
5	JSH-MW-3:5	0.0				19-24-29	
6			5.0	10.0	GM - Silty GRAVEL with sand; dark brown; wet; dense.		
7							
8							
9							
10	JSH-MW-3:10	0.0				15-20-22	
11							
12							
13			10.0	16.5	GP - Poorly-graded GRAVEL with sand; olive brown; wet; dense		
14							
15	JSH-MW-3:15	0.0				14-19-21	
16							
17							

Well Completed to: 13 feet

Depth to Water: 4.88

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures

Page: 1 of 1



JS|HELD

## Soil Log and Well Construction Log for:

**JSH-MW-4**

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/20/2024

**Well Permit #:** BPR-864

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-4:2	0.3	0.0	5.0	SP - Poorly-graded SAND with gravel; dark brown; damp; loose.	NA	
3							
4							
5	JSH-MW-4:5	0.3				50/6	
6							
7			5.0	10.0	SP-SM - Poorly-graded SAND with silt; olive brown; dry; very dense.		
8							
9							
10	JSH-MW-4:10	0.2				50/6	
11							
12			10.0	15.0	GM - Silty GRAVEL with sand; olive brown; damp; very dense.		
13							
14							
15	JSH-MW-4:15	0.7				27-50/6	
16							
17			15.0	20.0	GW - Well-graded GRAVEL; yellow-brown; wet; very dense.		
18							
19							
20	No Recovery		20.0	20.5	No Recovery	50/6	
21							

Well Completed to: 18 feet

Depth to Water: 9.45

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures



# JS|HELD

## Soil Log and Well Construction Log for:

### JSH-MW-5

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/20/2024

**Well Permit #:** BPR-865

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-5:2	0.4	0.0	5.0	GP - Poorly-graded GRAVEL; dark brown; damp; loose.	NA	
3							
4							
5	JSH-MW-5:5	0.1				50/6	
6							
7			5.0	10.0	GW - Well-graded GRAVEL with cobbles; olive brown; wet; very dense.		
8							
9							
10	JSH-MW-5:10	0.1				28-50/6	
11							
12			10.0	15.0	GW - Well-graded GRAVEL with sand; olive gray; wet; very dense; sand lens from 10.3-10.6'.		
13							
14							
15							
16	JSH-MW-5:15	0.2	15.0	16.5	GP - Poorly-graded GRAVEL with sand; olive gray; wet; very dense.	19-20-33	
17							

Well Completed to: 17 feet

Depth to Water: 7.88

Notes:

#### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures

Page: 1 of 1





# JS|HELD

## Soil Log and Well Construction Log for:

### JSH-MW-6

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/21/2024

**Well Permit #:** BPR-866

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-6:2	0.5	0.0	5.0	GP - Poorly-graded GRAVEL with sand; dark brown; moist; loose.	NA	
3							
4							
5	JSH-MW-6:5	0.1				50/6	
6							
7			5.0	10.0	GW - Well-graded GRAVEL with sand; olive brown; dry; very dense.		
8							
9							
10	JSH-MW-6:10	0.2				50/6	
11							
12							
13			10.0	16.0	GW - Well-graded GRAVEL with sand; olive brown; wet; very dense.		
14							
15	JSH-MW-6:15	0.2				33-50/6	
16							

Well Completed to: 15 feet

Depth to Water: 11

Notes:

#### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures

Page: 1 of 1



# JS|HELD

## Soil Log and Well Construction Log for:

### JSH-MW-7

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/21/2024

**Well Permit #:** BPR-867

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-7:2	1.8	0.0	5.0	SP-SM - Poorly-graded SAND with silt; dark brown; moist; loose; trace organics.	NA	
3							
4							
5	JSH-MW-7:5	0.9				50/6	
6			5.0	10.0	SP-SM - Poorly-graded SAND with silt; dark brown; moist; dense; some gravel.		
7							
8							
9							
10	JSH-MW-7:10	0.2	10.0	12.0	SW - Well-graded SAND with gravel; olive brown; wet; dense.	50/6	
11							
12							
13	JSH-MW-7:13	0.3	12.0	14.5	SP - Poorly-graded SAND with gravel; olive brown; wet; dense; gravel lens from 12.8-13'.	33-50/6	
14							
15							

Well Completed to: 13 feet

Depth to Water: 7.18

Notes:

#### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures

Page: 1 of 1





JS|HELD

## Soil Log and Well Construction Log for:

**JSH-MW-8**

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/21/2024

**Well Permit #:** BPR-868

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-8:2	0.6				NA	
3							
4							
5	JSH-MW-8:5	0.3				34-50/6	
6							
7			0.0	15.0	GW - Well-graded GRAVEL with sand; dark brown; moist; loose.		
8							
9							
10	JSH-MW-8:10	0.2				50/4	
11							
12							
13							
14							
15	JSH-MW-8:15	0.5				40-50/6	
16							
17			15.0	20.0	GW - Well-graded GRAVEL with sand; olive brown; wet; very dense.		
18							
19							
20							
21	JSH-MW-8:20	0.1	20.0	21.5	SP-SM - Poorly-graded SAND with silt and gravel; olive brown; wet; very dense.	21-23-28	
22							

Well Completed to: 20 feet

Depth to Water: 13.61

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures



# JS|HELD

## Soil Log and Well Construction Log for:

## JSH-MW-9

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/22/2024

**Well Permit #:** BPR-869

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-9:2	0.0	0.0	5.0	GP - Poorly-graded GRAVEL; olive brown; moist; dense; minor fine to coarse sand.	NA	
3							
4							
5	JSH-MW-9:5	0.0				50/6	
6							
7			5.0	10.0	GW - Well-graded GRAVEL; olive brown; moist; very dense; minor fine to coarse sand.		
8							
9							
10	JSH-MW-9:10	0.1				12-15-23	
11							
12			10.0	15.0	GP - Poorly-graded GRAVEL; olive brown; moist; dense; minor fine to coarse sand.		
13							
14							
15	JSH-MW-9:15	0.0				50/6	
16							
17			15.0	20.0	GP - Poorly-graded GRAVEL; olive brown; wet; dense; some fine to coarse sand.		
18							
19							
20	JSH-MW-9:20	0.0	20.0	21.0	SW - Well-graded SAND with gravel; olive brown; wet; very dense.	23-50/6	
21							

Well Completed to: 20 feet

Depth to Water: 13.31

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures



# JS|HELD

## Soil Log and Well Construction Log for:

## JSH-MW-10

**Project Name:** Ichijo USA Co.

**Site Name:** Former Brookdale Golf Course

**Site Location:** 1802 Brookdale Rd. E., Tacoma, WA

**J.S. Held Project #:** 240102403

**Geologist:** A. York

**Project Manager:** N. Hinsperger

**Date Drilled:** 2/22/2024

**Well Permit #:** BPR-870

**Drilling Company:** Cascade Environmental

**Driller/Helper:** Wes Kennedy

**Drill Rig Type:** CME-75

**Drilling Method:** Hollow Stem Auger

**Well Location:** On Property

**Well Diameter:** 2-inch

**Flushmount/Stick-Up:** Flushmount

Depth (ft)	Sample	PID (ppm)	From	To	Soil/Geologic Description	Blows	Details
0							
1							
2	JSH-MW-10:2	0.3	0.0	5.0	SM - Silty SAND with gravel; dark brown; moist; loose; minor organics.	NA	
3							
4							
5	JSH-MW-10:5	0.1				50/6	
6							
7			5.0	10.0	GP-GM - Poorly-graded GRAVEL with silt; dark brown; moist; very dense; some fine to coarse sand.		
8							
9							
10	JSH-MW-10:10	0.1				50/6	
11							
12			10.0	15.0	SW-SM - Well-graded SAND with gravel and silt; olive brown; moist; very dense; minor silt and gravel.		
13							
14							
15	JSH-MW-10:15	0.2				27-50/6	
16							
17							
18			15.0	21.0	SW - Well-graded SAND with gravel; red brown; wet; very dense; minor silt.		
19							
20	JSH-MW-10:20	0.2				33-50/6	
21							

Well Completed to: 20 feet

Depth to Water: 12.18

Notes:

### Well Legend

	Cover		Cement
	Casing		Bentonite
	Screen		Sand
	End Cap		

Well Location Depicted on Site Figures