STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

In the Matter of Remedial Action by:

AGREED ORDER

Atlantic Richfield Company

No. DE 10470

 TO: Atlantic Richfield Company Mr. Jim L. Smith, Company Representative 201 Helios Way, Sixth Floor Houston, TX 77079

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I. INTRODUCTION

The mutual objective of the State of Washington, Department of Ecology (Ecology) and Atlantic Richfield Company (ARCO) under this Agreed Order (Order) is to provide for remedial action at a facility where there has been a release or threatened release of hazardous substances. This Order requires ARCO to implement the requirements of the attached Cleanup Action Plan (Exhibit B). Ecology believes the actions required by this Order are in the public interest.

II. JURISDICTION

This Agreed Order is issued pursuant to the Model Toxics Control Act (MTCA), RCW 70.105D.050(1).

III. PARTIES BOUND

This Agreed Order shall apply to and be binding upon the Parties to this Order, their successors and assigns. The undersigned representative of each party hereby certifies that he or she is fully authorized to enter into this Order and to execute and legally bind such party to comply with this Order. ARCO agrees to undertake all actions required by the terms and conditions of this Order. No change in ownership or corporate status shall alter ARCO's responsibility under this Order. ARCO shall provide a copy of this Order to all agents, contractors, and subcontractors retained to perform work required by this Order, and shall ensure that all work undertaken by such agents, contractors, and subcontractors complies with this Order.

IV. DEFINITIONS

Unless otherwise specified herein, the definitions set forth in Chapter 70.105D RCW and Chapter 173-340 WAC shall control the meanings of the terms in this Order.

A. <u>Site</u>: The Site is referred to as Industrial Petroleum Distributors and is generally located at 1120 West Bay Drive NW in Olympia, Washington. The Site is defined by the extent of contamination caused by the release of hazardous substances at the Site. The Site is more

particularly described in the Site Diagram (Exhibit A). The Site constitutes a facility under RCW 70.105D.020(5).

B. <u>Parties</u>: Refers to the State of Washington, Department of Ecology and ARCO.

C. <u>Potentially Liable Person (PLP)</u>: Refers to PLPs named for the site: ARCO and the Disclaimer Trust created under the Last Will and Testament of John J. O'Connell (Trust). The Trust, while a named PLP, is not a party to this Agreed Order.

D. <u>Agreed Order or Order</u>: Refers to this Order and each of the exhibits to this Order. All exhibits are integral and enforceable parts of this Order. The terms "Agreed Order" or "Order" shall include all exhibits to this Order.

V. FINDINGS OF FACT

Ecology makes the following findings of fact, without any express or implied admissions of such facts by ARCO:

A. In the early 1950s, ARCO developed a bulk fuel storage and distribution facility on the Site. The facility consisted of eight (8) above-ground storage tanks (ASTs) ranging in capacity from 20,000 to 150,000 gallons. The ASTs were filled from barges via a pipeline that extended from an offshore pier to the tanks. From the offshore pier, the pipeline crossed what is currently identified as Tax Parcel Number (TPN) 0903-000-1000 and Burlington Northern Santa Fe Railroad (BNSF) right-of-way on the east side of West Bay Drive before crossing underneath West Bay Drive and continuing onto TPN 0903-000-3000 where the tanks were located. The tanks were situated on a level area cut into a steep slope, at approximately forty (40) vertical feet above the elevation of the pumping rack at the bottom of the slope. The associated piping ran down the slope between the tanks and the pumping rack. An office/storage building was also present.

B. Ecology Bulk Oil Handling Facility inspection logs from May 16, 1972, and November 28, 1973, noted that spilled petroleum products ("oil") was observed on the ground at the facility. The logs also note that the products stored at the facility included "volatile oil," "diesel oil," and "stove, heat oil."

C. In 1999, two employees of the local fire department reported that in approximately 1974 (during ARCO's ownership), a gasoline overflow spill occurred at the site during off-loading into an AST.

D. In September 1977, ARCO sold the four parcels that they owned at the site (then known as TPNs 0903-000-5000, 0903-000-3000, 9101-290-0000, and 0903-000-1000) to Darron Cole and Chester and Wilma Chaloupka (husband and wife). These new owners subsequently leased the facility to Industrial Petroleum Distributors (IPD) to store waste oil in the late 1980s and early 1990s. The parcels on the east side of West Bay Drive were sold to IPD in 1987.

E. In January 1979, the parcels on the east side of West Bay Drive (then known as TPNs 9101-290-0000 and 0903-000-1000) were sold to the Port of Olympia.

F. Sometime in 1984, an oil spill of an estimated 600 gallons occurred from the overfilling of one of the tanks. Attempts were made to clean up the spill with sawdust; however, an unknown amount of oil discharged into a storm drain which discharges into Budd Inlet. Contaminated soil and sawdust were excavated and left onsite until at least 1984. Ecology issued IPD a Notice of Violation for the spill. Additionally, Ecology's inspection records document improper storage of hazardous materials and observations of petroleum contaminated soil at the facility.

G. From 1989 to 1999, the tank farm was inactive but continued to store approximately 160,000 gallons of potentially contaminated waste materials. In 1994, the facility was placed on the Washington State Confirmed and Suspected Contaminated Sites List.

H. In 1997, John J. O'Connell obtained title and, following his death, the Estate of John J. O'Connell transferred ownership of TPNs 0903-000-5000 and 0903-000-3000 to the Trust.

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I. Thurston County Health Department conducted a Site Hazard Assessment (SHA) in 1998, which resulted in a relative hazard ranking of one (greatest concern) out of a possible five (least concern). According to the SHA, hazardous substances detected in soil included diesel and heavy oil. The SHA also documented the poor condition and active leaking of the ASTs. Later in 1998, Ecology issued Order No. DE 98HW-S271, requiring the Trust to remove the waste stored on site. The requirements of the order were completed in late 1999 as described further below.

J. In December 1999, the Trust demolished the ASTs, associated piping, and pumping rack. Disturbance of the soil by use of heavy equipment on site plus heavy rainfall resulted in erosion and a storm water overflow event. Sediments were discharged into the adjacent marine water (Budd Inlet) via site storm drains. Storm water control steps were then taken to contain site sediments and keep petroleum from discharging to the drains. The City of Olympia ordered work at the Site to stop until the rainy season passed.

K. On September 15, 2000, ARCO and the Trust entered into Agreed Order No. DE 00TCPSR-1628 with Ecology. The work to be performed under the Order included the preparation of a final Remedial Investigation/Feasibility Study (RI/FS) report.

L. On November 14, 2000, Ecology notified ARCO and the Trust by letter that information contained in a comment letter received from the Port of Olympia dated October 9, 2000, indicated that petroleum contamination was present east of West Bay Drive, apparently associated with the former product pipeline. Therefore, the November 14, 2000, letter directed ARCO and the Trust to include this portion of the site in the investigation under Agreed Order No. DE 00TCPSR-1628.

M. On November 9, 2001, Ecology approved the Final Remedial Investigation and Feasibility Study Report for the Site, dated October 30, 2001. This report primarily focused on the portion of the Site on the west side of West Bay Drive. As noted by Ecology in the approval letter, the extent of contamination on the east side of West Bay Drive was not fully determined.

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N. Following a 30-day public review and comment period ending March 22, 2002, the RI/FS report and Cleanup Action Plan (CAP) for the Trust Property was finalized. The scope of the CAP included: 1) demolition of the warehouse building, the pump shed, and the concrete slabs for the ASTs; 2) excavate and dispose of about 310 cubic yards of petroleum-contaminated soil; 3) confirmation soil sampling; and 4) groundwater monitoring. Implementation of the CAP occurred through Ecology's Voluntary Cleanup Program (VCP #SW0401). On June 25, 2003, Ecology issued a VCP opinion letter stating that no further remedial action was needed for this portion of the Site but that further investigation under the Agreed Order will take place for the portion of the Site on the east side of West Bay Drive.

O. On October 24, 2005, Ecology sent a letter to the PLPs summarizing the status of the Site and requested that a RI work plan be prepared for Ecology review for the remaining portion of the Site.

P. On July 31, 2006, Ecology sent a letter to the PLPs stating that as part of the RI the potential for impact to sediments also needs to be addressed by collecting four sediment screening samples for hydrocarbon identification analysis from beneath the pipeline pier. Ecology also requested that a work plan be submitted for review and approval prior to performing this work.

Q. The draft RI work plan was received by Ecology in February 2007 and comments were sent to the PLPs in a letter dated March 13, 2007. The revised work plan was received by Ecology in May 2008 and Ecology issued a conditional approval letter on June 18, 2008.

R. Collection of sediment samples according to the RI work plan was performed on August 20, 2009. The sediment sampling report, dated December 17, 2009, was received by Ecology on April 26, 2010.

S. In a letter dated July 14, 2010, the new consultant (ARCADIS) requested Ecology approval of an addendum to the work plan. Ecology approved this addendum on July 20, 2010. RI field work was conducted by ARCADIS in August 2010.

T. The RI Report, dated January 30, 2012, was approved by Ecology as ready for public comment on February 25, 2012.

U. On September 17, 2012, ARCO entered into Agreed Order No. DE 8953 with Ecology. This Agreed Order fully superseded and replaced the previous Agreed Order DE 00TCPSR-1628 with Ecology. The work to be performed under Agreed Order No. DE 8953 included all of the tasks of the previous Agreed Order plus the preparation of a draft Cleanup Action Plan (CAP).

V. The FS Report, dated January 30, 2012, was approved by Ecology as ready for public comment on February 26, 2013.

W. The draft CAP, dated August 2014, was approved by Ecology as ready for public comment on August 20, 2014.

VI. ECOLOGY DETERMINATIONS

Ecology makes the following determinations, without any express or implied admissions of such determinations (and underlying facts) by ARCO.

A. ARCO is an "owner or operator" as defined in RCW 70.105D.020(17) of a "facility" as defined in RCW 70.105D.020(5). ARCO owned property that is part of the Site at the time of a release of hazardous substance(s).

B. Based upon all factors known to Ecology, a "release" or "threatened release" of "hazardous substance(s)" as defined in RCW 70.105D.020(25) and (10), respectively, has occurred at the Site.

C. Based upon credible evidence, Ecology issued a PLP status letter to ARCO dated December 28, 1999, pursuant to RCW 70.105D.040, .020(21), and WAC 173-340-500. After providing for notice and opportunity for comment, reviewing any comments submitted, and concluding that credible evidence supported a finding of potential liability, Ecology issued a

determination that ARCO is a PLP under RCW 70.105D.040 and notified ARCO of this determination by letter dated May 9, 2000.

D. Pursuant to RCW 70.105D.030(1) and .050(1), Ecology may require PLPs to investigate or conduct other remedial actions with respect to any release or threatened release of hazardous substances, whenever it believes such action to be in the public interest. Based on the foregoing facts, Ecology believes the remedial actions required by this Order are in the public interest.

E. Under WAC 173-340-430, an interim action is a remedial action that is technically necessary to reduce a threat to human health or the environment by eliminating or substantially reducing one or more pathways for exposure to a hazardous substance, that corrects a problem that may become substantially worse or cost substantially more to address if the remedial action is delayed, or that is needed to provide for completion of a site hazard assessment, remedial investigation/feasibility study, or design of a cleanup action plan. Ecology or ARCO may propose interim actions at the Site. After consulting with ARCO, Ecology will determine if the interim action(s) is warranted under WAC 173-340-430. Any interim action must be approved by Ecology under Section VII.D.

VII. WORK TO BE PERFORMED

Based on the Findings of Fact and Ecology Determinations, it is hereby ordered that ARCO take the following remedial actions at the Site and that these actions be conducted in accordance with Chapter 173-340 WAC unless otherwise specifically provided for herein:

A. Within thirty (30) days of the effective date of the final CAP, ARCO will submit the following documents for Ecology's review and approval:

a. Work plan for pre-excavation soil investigation (grid sampling) and collection of groundwater samples. As described in the CAP, this document shall include details of the pre-excavation soil and groundwater sampling including sampling methods, locations and depths; soil handling and disposal; and analyses methods.

b. Health and safety plan (HASP). The HASP will document project hazards and hazard controls, scope of work, job safety analysis (JSA), emergency procedures, and contact information.

Within thirty (30) days of receiving Ecology's comments, ARCO shall incorporate Ecology's comments on the above work plans and submit revised drafts for Ecology review. Implementation of the grid sampling and work plan shall occur within 30 days of Ecology's approval of the plan.

B. Within sixty (60) days of the completion of pre-excavation soil sampling field activities, ARCO will submit for Ecology review and approval, the Construction Plans and Specifications (CPS) that meet the requirements of WAC 173-340-400(4). The plans shall include the following: estimated excavation depths, confirmation soil sampling, health and safety monitoring, soil handling and disposal, temporary erosion and sedimentation control plan, stormwater pollution prevention plan, and traffic control). These plans and specifications shall also include a summary of the results of the pre-excavation soil investigation and a schedule for implementing the cleanup. ARCO shall incorporate Ecology's comments on the CPS within thirty (30) days of receiving comments.

C. In accordance with WAC 173-340-840(5) and Ecology Toxics Cleanup Program Policy 840 (Data Submittal Requirements), data generated for contaminated site investigations and cleanups shall be submitted in both a written and electronic format. For additional information regarding electronic format requirements, see the website http://www.ecy.wa.gov/eim. All laboratory analyses shall be performed by a State of Washington certified laboratory for each analytical method used.

D. Preliminary data shall be also provided to Ecology for interim review as soon as it becomes available.

E. A draft Cleanup Action Completion Report shall be submitted for Ecology review within sixty (60) days of receipt of validated soil sample results or the completion of cleanup

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action excavation and contaminated soil transport and disposal (whichever is later). The Cleanup Action Completion Report shall include the requirements for as built reports listed in WAC 173-340-400(6)(b)(ii). ARCO shall incorporate Ecology's comments on the Cleanup Action Completion Report within thirty (30) days of receiving comments.

F. Schedule of Deliverables

Each deliverable, once approved by Ecology, becomes incorporated by reference and shall be an integral and enforceable part of the Order.

Schedule
Submitted to Ecology within thirty
(30) days from the effective date
of the final CAP.
Submitted to Ecology within thirty
(30) days from the effective date
of the final CAP.
Within sixty (60) days from the
completion of pre-excavation soil
investigation field activities.
Within sixty (60) days of receipt
of validated soil sample results or
the completion of cleanup action
excavation and contaminated soil
transport and disposal (whichever
is later).
Following each groundwater
monitoring event, within thirty
(30) days of receipt of validated
groundwater sample results and no
later than ninety (90) days from
the date of sampling.

Cleanup Action Schedule of Deliverables

G. If, at any time after the first exchange of comments on drafts, Ecology determines that insufficient progress is being made in the preparation of any of the deliverables required by this section, Ecology may complete and issue the final deliverable.

VIII. TERMS AND CONDITIONS

A. Remedial Action Costs

ARCO shall pay to Ecology costs incurred by Ecology pursuant to this Order and consistent with WAC 173-340-550(2). These costs shall include work performed by Ecology or its contractors for, or on, the Site under Chapter 70.105D RCW, including remedial actions and Order preparation, negotiation, oversight, and administration. These costs shall include work performed both prior to and subsequent to the issuance of this Order. Ecology's costs shall include costs of direct activities and support costs of direct activities as defined in WAC 173-340-550(2). Ecology has accumulated \$3,804.93 in remedial action costs related to this Site as of June 30, 2014. Payment for this amount shall be submitted within thirty (30) days of the effective date of this Order. For all costs incurred subsequent to June 30, 2014, ARCO shall pay the required amount within thirty (30) days of receiving from Ecology an itemized statement of costs that includes a summary of costs incurred, an identification of involved staff, and the amount of time spent by involved staff members on the project. A general statement of work performed will be provided upon request. Itemized statements shall be prepared quarterly. Pursuant to WAC 173-340-550(4), failure to pay Ecology's costs within ninety (90) days of receipt of the itemized statement of costs will result in interest charges at the rate of twelve percent (12%) per annum, compounded monthly.

In addition to other available relief, pursuant to RCW 19.16.500, Ecology may utilize a collection agency and/or, pursuant to RCW 70.105D.055, file a lien against real property subject to the remedial actions to recover unreimbursed remedial action costs.

B. Implementation of Remedial Action

If Ecology determines that ARCO has failed without good cause to implement the remedial action, in whole or in part, Ecology may, after notice to ARCO, perform any or all portions of the remedial action that remain incomplete. If Ecology performs all or portions of the remedial action because of ARCO's failure to comply with its obligations under this Order,

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ARCO shall reimburse Ecology for the costs of doing such work in accordance with Section VIII.A (Remedial Action Costs), provided that ARCO is not obligated under this section to reimburse Ecology for costs incurred for work inconsistent with or beyond the scope of this Order.

Except where necessary to abate an emergency situation, ARCO shall not perform any remedial actions at the Site outside those remedial actions required by this Order, unless Ecology concurs, in writing, with such additional remedial actions.

C. Designated Project Coordinators

The project coordinator for Ecology is:

Steve Teel Toxics Cleanup Program Southwest Regional Office P.O. Box 47775 Olympia, WA 98504-7775 (360) 407-6247

The project coordinator for ARCO is:

Prajakta Ghatpande ARCADIS U.S., Inc. 1100 Olive Way, Suite 800 Seattle, WA 98101 (206) 726-4762

Each project coordinator shall be responsible for overseeing the implementation of this Order. Ecology's project coordinator will be Ecology's designated representative for the Site. To the maximum extent possible, communications between Ecology and ARCO, and all documents, including reports, approvals, and other correspondence concerning the activities performed pursuant to the terms and conditions of this Order shall be directed through the project coordinators. The project coordinators may designate, in writing, working level staff contacts for all or portions of the implementation of the work to be performed required by this Order.

Any party may change its respective project coordinator. Written notification shall be given to the other party at least ten (10) calendar days prior to the change.

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D. Performance

All geologic and hydrogeologic work performed pursuant to this Order shall be under the supervision and direction of a geologist or hydrogeologist licensed by the State of Washington or under the direct supervision of an engineer registered by the State of Washington, except as otherwise provided for by Chapters 18.220 and 18.43 RCW.

All engineering work performed pursuant to this Order shall be under the direct supervision of a professional engineer registered by the State of Washington, except as otherwise provided for by RCW 18.43.130.

All construction work performed pursuant to this Order shall be under the direct supervision of a professional engineer or a qualified technician under the direct supervision of a professional engineer. The professional engineer must be registered by the State of Washington, except as otherwise provided for by RCW 18.43.130.

Any documents submitted containing geologic, hydrologic, or engineering work shall be under the seal of an appropriately licensed professional as required by Chapters 18.220 and 18.43 RCW.

ARCO shall notify Ecology in writing of the identity of any engineer(s) and geologist(s), contractor(s) and subcontractor(s), and others to be used in carrying out the terms of this Order, in advance of their involvement at the Site.

E. Access

Ecology or any Ecology authorized representative shall have access to enter and freely move about all property at the Site that ARCO either owns, controls, or has access rights to at all reasonable times for the purposes of, *inter alia*: inspecting records, operation logs, and contracts related to the work being performed pursuant to this Order; reviewing ARCO's progress in carrying out the terms of this Order; conducting such tests or collecting such samples as Ecology may deem necessary; using a camera, sound recording, or other documentary type equipment to record work done pursuant to this Order; and verifying the data submitted to Ecology by ARCO. Agreed Order No. DE 10470 Page 14 of 24

ARCO shall make all reasonable efforts to secure access rights for those properties within the Site not owned or controlled by ARCO where remedial activities or investigations will be performed pursuant to this Order. Ecology or any Ecology authorized representative shall give reasonable notice before entering any Site property owned or controlled by ARCO unless an emergency prevents such notice. All persons who access the Site pursuant to this section shall comply with any applicable health and safety plan(s). Ecology employees and their representatives shall not be required to sign any liability release or waiver as a condition of Site property access.

F. Sampling, Data Submittal, and Availability

With respect to the implementation of this Order, ARCO shall make the results of all sampling, laboratory reports, and/or test results generated by it or on its behalf available to Ecology. Pursuant to WAC 173-340-840(5), all sampling data shall be submitted to Ecology in both printed and electronic formats in accordance with Section VII (Work to be Performed), Ecology's Toxics Cleanup Program Policy 840 (Data Submittal Requirements), and/or any subsequent procedures specified by Ecology for data submittal.

If requested by Ecology, ARCO shall allow Ecology and/or its authorized representative to take split or duplicate samples of any samples collected by ARCO pursuant to implementation of this Order. ARCO shall notify Ecology seven (7) days in advance of any sample collection or work activity at the Site. Ecology shall, upon request, allow ARCO and/or its authorized representative to take split or duplicate samples of any samples collected by Ecology pursuant to the implementation of this Order, provided that doing so does not interfere with Ecology's sampling. Without limitation on Ecology's rights under Section VIII.E (Access), Ecology shall notify ARCO prior to any sample collection activity unless an emergency prevents such notice.

In accordance with WAC 173-340-830(2)(a), all hazardous substance analyses shall be conducted by a laboratory accredited under Chapter 173-50 WAC for the specific analyses to be conducted, unless otherwise approved by Ecology.

G. Public Participation

A Public Participation Plan is required for this Site. Ecology shall review any existing Public Participation Plan to determine its continued appropriateness and whether it requires amendment, or if no plan exists, Ecology shall develop a Public Participation Plan alone or in conjunction with ARCO.

Ecology shall maintain the responsibility for public participation at the Site. However, ARCO shall cooperate with Ecology, and shall:

1. If agreed to by Ecology, develop appropriate mailing lists and prepare drafts of public notices and fact sheets at important stages of the remedial action, such as the submission of work plans, remedial investigation/feasibility study reports, cleanup action plans, and engineering design reports. As appropriate, Ecology will edit, finalize, and distribute such fact sheets and prepare and distribute public notices of Ecology's presentations and meetings.

2. Notify Ecology's project coordinator prior to the preparation of all press releases and fact sheets, and before major meetings with the interested public and local governments. Likewise, Ecology shall notify ARCO prior to the issuance of all press releases and fact sheets, and before major meetings with the interested public and local governments. For all press releases, fact sheets, meetings, and other outreach efforts by ARCO that do not receive prior Ecology approval, ARCO shall clearly indicate to its audience that the press release, fact sheet, meeting, or other outreach effort was not sponsored or endorsed by Ecology.

3. When requested by Ecology, participate in public presentations on the progress of the remedial action at the Site. Participation may be through attendance at public meetings to assist in answering questions or as a presenter.

4. When requested by Ecology, arrange and/or continue information repositories to be located at the following locations:

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- a. Olympia Timberland Library 313 8th Avenue SE Olympia, WA 98501 (360) 352-0595
- Ecology's Southwest Regional Office 300 Desmond Drive Lacey, WA 98503 (360) 407-6045

At a minimum, copies of all public notices, fact sheets, and documents relating to public comment periods shall be promptly placed in these repositories. A copy of all documents related to this Site shall be maintained in the repository at Ecology's Southwest Regional Office in Lacey, Washington.

H. Retention of Records

During the pendency of this Order, and for ten (10) years from the date of completion of work performed pursuant to this Order, ARCO shall preserve all records, reports, documents, and underlying data in its possession relevant to the implementation of this Order and shall insert a similar record retention requirement into all contracts with project contractors and subcontractors. Upon request of Ecology, ARCO shall make all records available to Ecology and allow access for review within a reasonable time.

Nothing in this Order is intended to waive any right ARCO may have under applicable law to limit disclosure of documents protected by the attorney work-product privilege and/or the attorney-client privilege. If ARCO withholds any requested records based on an assertion of privilege, ARCO shall provide Ecology with a privilege log specifying the records withheld and the applicable privilege. No Site-related data collected pursuant to this Order shall be considered privileged.

I. Resolution of Disputes

1. In the event a dispute arises as to an approval, disapproval, proposed change, or other decision or action by Ecology's project coordinator, or an itemized billing statement under Section VIII.A (Remedial Action Costs), the Parties shall utilize the dispute resolution procedure set forth below.

a. Upon receipt of Ecology's project coordinator's written decision or the itemized billing statement, ARCO has fourteen (14) days within which to notify Ecology's project coordinator in writing of its objection to the decision or itemized statement.

b. The Parties' project coordinators shall then confer in an effort to resolve the dispute. If the project coordinators cannot resolve the dispute within fourteen (14) days, Ecology's project coordinator shall issue a written decision.

c. ARCO may then request regional management review of the decision. This request shall be submitted in writing to the Southwest Region Toxics Cleanup Section Manager within seven (7) days of receipt of Ecology's project coordinator's written decision.

d. The Section Manager shall conduct a review of the dispute and shall endeavor to issue a written decision regarding the dispute within thirty (30) days of ARCO's request for review. The Section Manager's decision shall be Ecology's final decision on the disputed matter.

2. The Parties agree to only utilize the dispute resolution process in good faith and agree to expedite, to the extent possible, the dispute resolution process whenever it is used.

3. Implementation of these dispute resolution procedures shall not provide a basis for delay of any activities required in this Order, unless Ecology agrees in writing to a schedule extension.

J. Extension of Schedule

1. An extension of schedule shall be granted only when a request for an extension is submitted in a timely fashion, generally at least thirty (30) days prior to expiration of the deadline for which the extension is requested, and good cause exists for granting the extension. All extensions shall be requested in writing. The request shall specify:

a. The deadline that is sought to be extended;

b. The length of the extension sought;

c. The reason(s) for the extension; and

d. Any related deadline or schedule that would be affected if the extension were granted.

2. The burden shall be on ARCO to demonstrate to the satisfaction of Ecology that the request for such extension has been submitted in a timely fashion and that good cause exists for granting the extension. Good cause may include, but may not be limited to:

a. Circumstances beyond the reasonable control and despite the due diligence of ARCO including delays caused by unrelated third parties or Ecology, such as (but not limited to) delays by Ecology in reviewing, approving, or modifying documents submitted by ARCO;

b. Acts of God, including fire, flood, blizzard, extreme temperatures, storm, or other unavoidable casualty; or

c. Endangerment as described in Section VIII.L (Endangerment).

However, neither increased costs of performance of the terms of this Order nor changed economic circumstances shall be considered circumstances beyond the reasonable control of ARCO.

3. Ecology shall act upon any written request for extension in a timely fashion. Ecology shall give ARCO written notification of any extensions granted pursuant to this Order. A requested extension shall not be effective until approved by Ecology. Unless the extension is a substantial change, it shall not be necessary to amend this Order pursuant to Section VIII.K (Amendment of Order) when a schedule extension is granted.

4. An extension shall only be granted for such period of time as Ecology determines is reasonable under the circumstances. Ecology may grant schedule extensions exceeding ninety (90) days only as a result of: a. Delays in the issuance of a necessary permit which was applied for in a timely manner;

b. Other circumstances deemed exceptional or extraordinary by Ecology; or

c. Endangerment as described in Section VIII.L (Endangerment).

K. Amendment of Order

The project coordinators may verbally agree to minor changes to the work to be performed without formally amending this Order. Minor changes will be documented in writing by Ecology within seven (7) days of verbal agreement.

Except as provided in Section VIII.M (Reservation of Rights), substantial changes to the work to be performed shall require formal amendment of this Order. This Order may only be formally amended by the written consent of both Ecology and ARCO. ARCO shall submit a written request for amendment to Ecology for approval. Ecology shall indicate its approval or disapproval in writing and in a timely manner after the written request for amendment is received. If the amendment to this Order represents a substantial change, Ecology will provide public notice and opportunity to comment. Reasons for the disapproval of a proposed amendment to this Order shall be stated in writing. If Ecology does not agree to a proposed amendment, the disagreement may be addressed through the dispute resolution procedures described in Section VIII.I (Resolution of Disputes).

L. Endangerment

In the event Ecology determines that any activity being performed at the Site under this Order is creating or has the potential to create a danger to human health or the environment on or surrounding the Site, Ecology may direct ARCO to cease such activities for such period of time as it deems necessary to abate the danger. ARCO shall immediately comply with such direction.

In the event ARCO determines that any activity being performed at the Site under this Order is creating or has the potential to create a danger to human health or the environment, ARCO may cease such activities. ARCO shall notify Ecology's project coordinator as soon as possible, but no later than twenty-four (24) hours after making such determination or ceasing such activities. Upon Ecology's direction, ARCO shall provide Ecology with documentation of the basis for the determination or cessation of such activities. If Ecology disagrees with ARCO's cessation of activities, it may direct ARCO to resume such activities.

If Ecology concurs with or orders a work stoppage pursuant to this section, ARCO's obligations with respect to the ceased activities shall be suspended until Ecology determines the danger is abated, and the time for performance of such activities, as well as the time for any other work dependent upon such activities, shall be extended in accordance with Section VIII.J (Extension of Schedule) for such period of time as Ecology determines is reasonable under the circumstances.

Nothing in this Order shall limit the authority of Ecology, its employees, agents, or contractors to take or require appropriate action in the event of an emergency.

M. Reservation of Rights

This Order is not a settlement under Chapter 70.105D RCW. Ecology's signature on this Order in no way constitutes a covenant not to sue or a compromise of any of Ecology's rights or authority. Ecology will not, however, bring an action against ARCO to recover remedial action costs paid to and received by Ecology under this Order. In addition, Ecology will not take additional enforcement actions against ARCO regarding remedial actions required by this Order, provided ARCO complies with this Order.

Ecology nevertheless reserves its rights under Chapter 70.105D RCW, including the right to require additional or different remedial actions at the Site should it deem such actions necessary to protect human health and the environment, and to issue orders requiring such remedial actions. Ecology also reserves all rights regarding the injury to, destruction of, or loss of natural resources resulting from the release or threatened release of hazardous substances at the Site. Agreed Order No. DE 10470 Page 21 of 24

By entering into this Order, ARCO does not admit to any liability for the Site. Although ARCO is committing to conducting the work required by this Order under the terms of this Order, ARCO expressly reserves all rights available under law, including but not limited to the right to seek cost recovery or contribution against third parties, and the right to assert any defenses to liability in the event of enforcement.

N. Transfer of Interest in Property

No voluntary conveyance or relinquishment of title, easement, leasehold, or other interest in any portion of the Site shall be consummated by ARCO without provision for continued implementation of all requirements of this Order and implementation of any remedial actions found to be necessary as a result of this Order.

Prior to ARCO's transfer of any interest in all or any portion of the Site, and during the effective period of this Order, ARCO shall provide a copy of this Order to any prospective purchaser, lessee, transferee, assignee, or other successor in said interest; and, at least thirty (30) days prior to any transfer, ARCO shall notify Ecology of said transfer. Upon transfer of any interest, ARCO shall notify all transferees of the restrictions on the activities and uses of the property under this Order and incorporate any such use restrictions into the transfer documents.

O. Compliance with Applicable Laws

1. All actions carried out by ARCO pursuant to this Order shall be done in accordance with all applicable federal, state, and local requirements, including requirements to obtain necessary permits, except as provided in RCW 70.105D.090. At this time, no federal, state, or local requirements have been identified as being applicable to the actions required by this Order.

2. Pursuant to RCW 70.105D.090(1), ARCO is exempt from the procedural requirements of Chapters 70.94, 70.95, 70.105, 77.55, 90.48, and 90.58 RCW and of any laws requiring or authorizing local government permits or approvals. However, ARCO shall comply with the substantive requirements of such permits or approvals. The exempt permits or

approvals and the applicable substantive requirements of those permits or approvals, as they are known at the time of the execution of this Order, consist of:

- (a) City of Olympia Traffic Control Plan and/or Grading/Erosion Control Plan.
- (b) Any Site-specific requirements identified by the City.

ARCO has a continuing obligation to determine whether additional permits or approvals addressed in RCW 70.105D.090(1) would otherwise be required for the remedial action under this Order. In the event either Ecology or ARCO determines that additional permits or approvals addressed in RCW 70.105D.090(1) would otherwise be required for the remedial action under this Order, it shall promptly notify the other party of its determination. Ecology shall determine whether Ecology or ARCO shall be responsible to contact the appropriate state and/or local agencies. If Ecology so requires, ARCO shall promptly consult with the appropriate state and/or local agencies and provide Ecology with written documentation from those agencies of the substantive requirements those agencies believe are applicable to the remedial action. Ecology shall make the final determination on the additional substantive requirements that must be met by ARCO and on how ARCO must meet those requirements. Ecology shall inform ARCO in writing of these requirements of this Order. ARCO shall not begin or continue the remedial action potentially subject to the additional requirements until Ecology makes its final determination.

3. Pursuant to RCW 70.105D.090(2), in the event Ecology determines that the exemption from complying with the procedural requirements of the laws referenced in RCW 70.105D.090(1) would result in the loss of approval from a federal agency that is necessary for the state to administer any federal law, the exemption shall not apply and ARCO shall comply with both the procedural and substantive requirements of the laws referenced in RCW 70.105D.090(1), including any requirements to obtain permits.

Agreed Order No. DE 10470 Page 23 of 24

P. Indemnification

ARCO agrees to indemnify and save and hold the State of Washington, its employees, and agents harmless from any and all claims or causes of action (1) for death or injuries to persons, or (2) for loss or damage to property, to the extent arising from or on account of acts or omissions of ARCO, its officers, employees, agents, or contractors in entering into and implementing this Order. However, ARCO shall not indemnify the State of Washington nor save nor hold its employees and agents harmless from any claims or causes of action to the extent arising out of the negligent acts or omissions of the State of Washington, or the employees or agents of the State, in entering into or implementing this Order.

IX. SATISFACTION OF ORDER

The provisions of this Order shall be deemed satisfied upon ARCO's receipt of written notification from Ecology that ARCO has completed the remedial activity required by this Order, as amended by any modifications, and that ARCO has complied with all other provisions of this Agreed Order.

X. ENFORCEMENT

Pursuant to RCW 70.105D.050, this Order may be enforced as follows:

A. The Attorney General may bring an action to enforce this Order in a state or federal court.

B. The Attorney General may seek, by filing an action, if necessary, to recover amounts spent by Ecology for investigative and remedial actions and orders related to the Site.

C. A liable party who refuses, without sufficient cause, to comply with any term of this Order will be liable for:

1. Up to three (3) times the amount of any costs incurred by the State of Washington as a result of its refusal to comply.

2. Civil penalties of up to twenty-five thousand dollars (\$25,000) per day for each day it refuses to comply.

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D. This Order is not appealable to the Washington Pollution Control Hearings Board.

This Order may be reviewed only as provided under RCW 70.105D.060.

Effective date of this Order: <u>October 24, 2014</u>

ATLANTIC RICHFIELD COMPANY

Mr. Jim L. Smith Company Representative 201 Helios Way, Sixth Floor Houston, TX 77079

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY

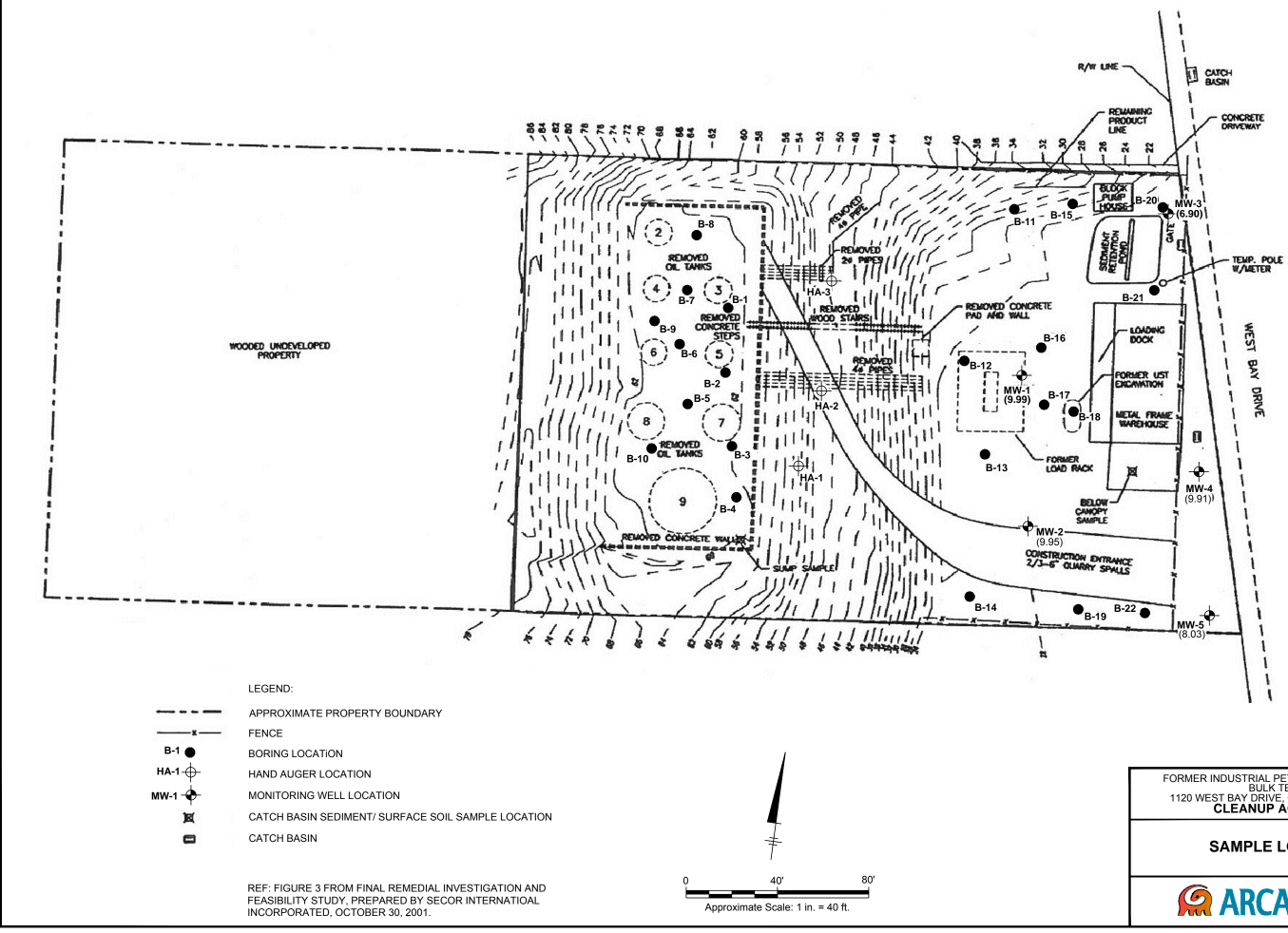
ecea Rebecca Lawson, P.E., LHG

Section Manager Toxics Cleanup Program Southwest Regional Office

EXHIBIT A

Site Diagram

Figures 3A and 3B from Cleanup Action Plan



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SAMPLE LOCATIONS

CLEANUP ACTION PLAN



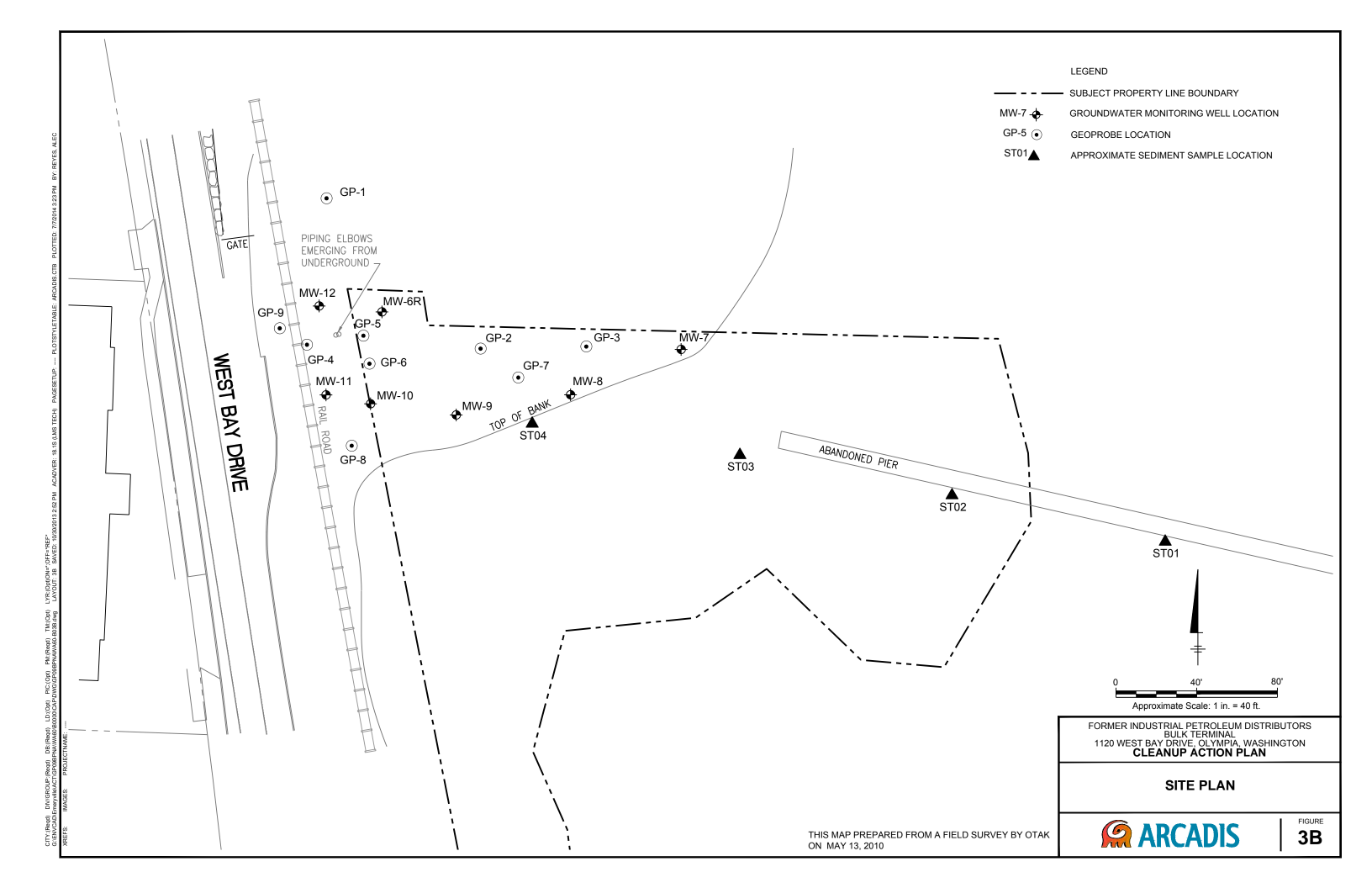


EXHIBIT B

Cleanup Action Plan

Cleanup Action Plan

Industrial Petroleum Distributors

1120 West Bay Drive NW Olympia, Washington

FS ID: 1436 Cleanup Site ID: 4240

Prepared by the Washington State Department of Ecology

October 2014

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Appendix

A Integral Sediment Sampling Report

Acronyms and Abbreviations

Acronyms and Abbreviations

ARAR	Applicable or Relevant and Appropriate Requirement
ARCADIS	ARCADIS U.S., Inc.
ARCO	Atlantic Richfield Company
Bulk plant	Bulk petroleum storage facility
CAAE	Cleanup action alternatives evaluation
CFR	Code of Federal Regulations
COC	Constituent of concern
cPAH	Carcinogenic polycyclic aromatic hydrocarbon
CUL	Cleanup level
DRO	Diesel range organics
Ecology	Washington State Department of Ecology
GRO	Gasoline range organics
НО	Heavy oil range organics
IDW	Investigation-derived waste
IPD	Industrial Petroleum Distributors
mg/kg	Milligrams per kilogram
MTCA	Model Toxics Control Act
OSHA	Occupational Safety and Health Administration
PCB	Polychlorinated biphenyl
RCRA	Resource Conservation and Recovery Act
RI	Remedial investigation
Site	Former Industrial Petroleum Distributors Site, generally located at 1120 West Bay Drive in Olympia, Washington
U.S.C.	United States Code
µg/L	Micrograms per liter

1. Introduction

This Cleanup Action Plan (CAP) was prepared for the former Industrial Petroleum Distributors (IPD) Site, generally located at 1120 West Bay Drive in Olympia, Washington (the "Site"). Figure 1 shows the Site location. BP West Coast Products, LLC, ARCADIS U.S., Inc. (ARCADIS) prepared the preliminary draft CAP as required by Agreed Order No. DE 8953. Ecology reviewed the preliminary draft CAP and used it as to develop this CAP.

This CAP summarizes the results of the previously completed remedial investigation (RI; SECOR, 2001 and ARCADIS, 2012) and feasibility study (FS; ARCADIS 2013), including a rationale for selecting the proposed cleanup action to address petroleum hydrocarbons in soil exceeding the Model Toxics Control Act (MTCA) Method A Cleanup Levels (CULs). The CAP is for the entire Site. However, remedial action is only required on part of the Site because a previous interim action was sufficient to meet cleanup levels for part of the Site (see Section 5).

Ecology held a public comment period on the draft CAP from September 4 – October 6, 2014. The comments Ecology received during the comment period did not result in any changes to the draft CAP. This final CAP will be implemented under an agreed order.

2. Site History, Location, and Description

The Site encompasses two parcels of land (Parcel Nos. 0903-000-5000 and 0903-000-3000) on the west side of West Bay Drive and a lowland parcel that has been assigned (Parcel No. 0903-000-1000) by Thurston County which is located at 1120 West Bay Drive in Olympia, Washington on the east side of West Bay Drive. The parcels on the west side of West Bay Drive are zoned Professional Office/Residential and the parcels on the east side of West Bay Drive are zoned Industrial/Urban Waterfront. A Site Vicinity Map is presented on Figure 2. As shown in this figure, Parcel No. 0903-000-3000 is the only parcel that has been developed; a professional office building and associated parking lot was built on the parcel in 2006-07. The majority of the Site area on the east side of West Bay Drive is currently owned by the Port of Olympia, with a 0.02-acre inactive railroad right-of-way owned by Burlington Northern Santa Fe Railway Company (BNSF).

The Site was first developed in the early 1950s as a bulk fuel storage facility for the Richfield Oil Corporation. The facility consisted of eight above-ground storage tanks (ASTs) that ranged in size from 20,000 gallons to 156,744 gallons. A pipeline (which ran both above- and below-ground) was used to transfer petroleum products (gasoline and oil) from barges into the ASTs located at the upland bulk plant (located on Parcel No. 0903-000-3000). An abandoned pier was previously located on the easternmost portion of the Site, extending approximately 400 feet into West Bay. Site plans are presented in Figures 3a and 3b. Figure 3a (from SECOR, 2001) shows the former bulk plant and associated sample locations on the west side of West Bay Drive (Parcel No. 0903-000-3000) and Figure 3b depicts monitoring well and boring locations associated with the 2010 RI on the lowland portion of the Site (east side of West Bay Drive) conducted by ARCADIS. In 1977, Atlantic Richfield Company (ARCO, the successor to Richfield Oil Corporation) sold the property to Industrial Petroleum Distributors. The Site was then used to store waste oil until 1999 when the ASTs and associated piping were demolished and removed. A more detailed description of the property history is provided in SECOR (2001).

3. Regional and Site Specific Settings

This section describes the local and regional hydrogeologic Site setting.

3.1 Geology and Hydrogeology

The Site is situated on West Bay, located on the southern end of Budd Inlet in Puget Sound. Puget Sound is located in the Puget Trough, which is bordered by the Cascade Range to the east and the Coast Range to the west. The Site elevation is approximately mean sea level, and the topography of the immediate area is generally flat, with a slope towards West Bay. The Site is located in a geographic area known as the Puget Sound lowlands, on an area of Pleistocene-age glacial recessional outwash. The recessional outwash forms a layer ranging from a few feet to 150 feet thick and is characterized as poorly sorted, discontinuously bedded loose gravel with some sand, silt, and clay (Washington State Department of Water Resources 1970).

Subsurface material observed during Site investigation activities generally consisted of silty clays and sandy silt to approximately 6 feet below ground surface (bgs) and fine to medium sand and fine gravel between 6 and 13 feet bgs. Wood debris and bark dust were observed between 3 and 9 feet bgs. Observed subsurface conditions are consistent with the location of the Site adjacent to West Bay and are indicative of historical glacial deposition. A Site map depicting the locations of geologic cross-sections is shown on Figure 4. The geologic cross-sections are presented on Figure 5 and Figure 6.

Historical groundwater elevations, tidal stages during sampling events, and groundwater electrical conductivity readings have been evaluated to determine if brackish bay water is intruding into groundwater on Site. ARCADIS presented a detailed evaluation of tidal influence on the hydrogeology of the Site in the RI Report (ARCADIS 2012). Groundwater gradient at the Site is generally toward the southeast towards West Bay at a hydraulic gradient of approximately 0.033 and 0.031 foot/foot (ft/ft) at high and low tides, respectively. Groundwater elevations are plotted on cross-section A-A' and cross-section B-B' (Figure 5 and Figure 6), providing a cross-sectional view of apparent groundwater gradient direction as measured during well gauging. A contour map depicting high and low tide potentiometric groundwater surfaces is presented on Figure 7. Groundwater elevation data from 2010 and 2011 are presented in Table 1.Measurements of groundwater electrical conductivity data are presented in Table 2. Groundwater in wells MW-7, MW-8, and MW-9 are likely experiencing influence from brackish bay water based on an evaluation of electrical conductivity to the bay.

3.2 Land and Water Use

As mentioned in Section 2.0, Thurston County has zoned the Site parcels on the west side of West Bay Drive as Professional Office/Residential and the Site area on the east side of West Bay Drive as Industrial/Urban Waterfront. Parcels surrounding the Site are zoned mixed urban waterfront, commercial, industrial, and residential. Adjacent properties include commercial/ industrial properties to the north, undeveloped property to the south, and West Bay to the east. Based on information provided by Ecology, the city of Olympia may redevelop the undeveloped portion of the Site for use as a public park in the future. In the interest of conservative estimation, future land use at this portion of the Site is considered unrestricted. The Site is located within the city of Olympia water service area. No drinking water wells are located on Site. Groundwater at the Site is not currently used for potable purposes and, based on the location of the Site within the city of Olympia water service area; future use of groundwater at the Site for potable purposes is unlikely. However, the future installation of a drinking water well at the Site would not be prohibited by the city of Olympia. Thus, as a conservative estimate, it is assumed that groundwater use at the Site may include drinking water beneficial uses in the future.

4. Summary and Results of Previous Investigations

As summarized by SECOR (2001), the Site was placed on the Washington State Confirmed and Suspected Sites List in 1994 after an Ecology inspection observed corrosion around the base of several ASTs in the tank farm and soil staining in several areas. In 1998, the Thurston County Health Department conducted a Site Hazard Assessment (SHA) and the Site was given a "1" ranking and placed on the Hazardous Sites List. A score of "1" represents the highest level of concern relative to other sites. During the SHA, the poor condition of the ASTs was again noted and active leakage of the waste stored in the tanks was observed. As a result, the property owner was requested to remove the waste stored in the tanks; this was performed in 1999 during demolition. A total of approximately 160,000 gallons of waste oil materials were removed from the tanks (AEC, 2002a). An undocumented underground storage tank (UST) located south of the loading dock was also removed in 1999. However, no soil or groundwater samples were collected during the removal of this tank (SECOR, 2001).

Ecology oversight of the Site began in September 2000 with the issuance of Agreed Order No. DE 00TCPSR-1628 that required that an RI/FS be prepared. The RI/FS was performed in two separate phases. The RI/FS for the upland bulk plant portion of the Site (west side of West Bay Drive) was completed by SECOR (2001) and the RI/FS for the lowland portion of the Site (east side of West Bay Drive) was completed by ARCADIS (2012, 2013). On September 17, 2012, Agreed Order DE 8953 was issued for the Site; this order superseded and replaced the previous agreed order. Agreed Order DE 8953 continued the scope of the previous order with the added requirement that a draft CAP be prepared.

4.1 SECOR (2001) Investigation

The SECOR (2001) RI/FS investigation included the installation of 24 direct-push borings, five groundwater monitoring wells, two surface soil samples, and six test pits. The area of investigation included the entire Site (both sides of West Bay Drive). This RI/FS was successful in characterizing the soil and groundwater impacts for the upland bulk plant portion of the Site but did not completely characterize the petroleum hydrocarbon related impacts on the lowland portion of the Site (east side of West Bay Drive). For the upland bulk plant portion of the Site, SECOR (2001) concluded that limited and isolated impacts to soil and groundwater were present. Soil locations that exceeded MTCA Method A Cleanup Levels for total petroleum hydrocarbons–diesel range organics (TPH-DRO), total petroleum hydrocarbons–heavy oil range (TPH-HO), carcinogenic polycyclic aromatic hydrocarbons (cPAHs), benzene, and cadmium consisted of three separate areas within the tank farm (borings B-4, B-9, and sump) and one location in the former UST excavation area (boring B-18); these locations are shown on Figure 3a. Groundwater concentrations (TPH-GRO), TPH-DRO, and TPH-HO in grab samples from the following tank farm borings: B-8 and B-9 (TPH-DRO) and B-1 and B-8 (TPH-HO). The locations of borings B-1, B-8 and B-9 are shown on Figure 3a. However, groundwater samples from temporary borings do not always represent actual groundwater

concentrations. Groundwater monitoring wells are preferred to use for collecting representative groundwater samples.

The Site investigations on the lowland parcel were focused near the pipeline formerly used to transfer petroleum products. A total of 15 soil samples (IPD-1 through IPD-6, S-1 through S-6, and WBTP-01 through WBTP-03) were collected at depths ranging from 2.5 feet to 7 feet bgs. Grab groundwater samples were collected from 10 of these locations (IPD-1 through IPD-5, W-1[S-1] and W-2 [S-2], and WBTP-01 through WBTP-03) (SECOR, 2001). The approximate locations of historical soil and groundwater sampling locations are presented on Figure 8. Soil and groundwater samples collected as a result of these Site investigations were submitted for analysis of petroleum hydrocarbon constituents and metals. The analytical results of historical soil samples collected at the Site are included in Table 3 and groundwater samples are included in Table 4. The results of the historic investigations detected petroleum constituents including total petroleum hydrocarbons–diesel range organics (TPH-DRO), total petroleum hydrocarbons-heavy oil range organics (TPH-HO), metals and volatile organic compounds (VOCs) in both soil and groundwater samples.

TPH in the gasoline range (TPH-GRO) was not detected above laboratory method reporting limits in any of the soil samples submitted for analysis. TPH-DRO and TPH-HO, as well as carcinogenic polycyclic aromatic hydrocarbons (cPAHs) and metals were detected in several soil samples. However, only TPH-DRO and cPAHs were detected at concentrations exceeding applicable MTCA Method A CULs.

TPH-GRO, TPH-DRO, TPH-HO, benzene, toluene, total xylenes, cPAHs, and metals were detected in several of the grab groundwater samples collected from the borings. Of these, only TPH-GRO, TPH-DRO, TPH-HO, arsenic and lead were detected at concentrations exceeding MTCA Method A CULs.

4.2 Sediments Investigation

In August 2009, Integral Consulting, Inc. (Integral), under subcontract to Delta Environmental Consultants (Delta), conducted an investigation of marine sediments bordering the Site. The objective of the sediment sampling was to screen intertidal sediments for petroleum hydrocarbon impacts. The investigation included the collection of sediment samples at four locations along the abandoned pier at sampling locations and depths specified by Ecology. The samples were analyzed for total petroleum hydrocarbons (gasoline, diesel, and oil ranges) by the Hydrocarbon Identification Method (NWTPH-HCID). The analytes were not detected above the laboratory reporting limits or above the Ecology-specified screening level of 100 milligrams per kilogram. A detailed summary of the sampling methodology is presented the Integral Sediment Screening and Sampling Report, dated December 17, 2009 (Appendix A).

4.3 ARCADIS (2010) Investigation

ARCADIS (2012, 2013) completed the investigation of the lowland portion of the Site that was begun by SECOR (2001).ARCADIS installed 16 soil borings to characterize the extent of petroleum hydrocarbons in soil at the locations shown on Figure 3b. Seven of the borings were completed as groundwater monitoring wells to evaluate potential COC concentrations in groundwater. Subsequently, groundwater samples were collected from the newly installed wells during five consecutive quarterly groundwater monitoring events.

Soil analytical results from the 16 borings were compared to the MTCA Method A Soil CULs for Unrestricted Land Uses as presented in Table 740-1 of Chapter 173-340 WAC. Naphthalenes, cPAHs, TPH-GRO, and

TPH-DRO were detected above the applicable MTCA Method A CULs in soil samples collected from several locations in the northwest corner of the Site. Results of the soil analysis are presented in Table 5. Figures 9, 10 and 11 summarize the results of soil analytical data.

Groundwater analytical results for the Site were compared to the MTCA Method A CULs for Ground Water as presented in Table 720-1 of Chapter 173-340 WAC. Groundwater samples did not exhibit concentrations of analyzed chemicals in exceedance of the MTCA Method A groundwater CULs. Results of groundwater sample analyses for October 2010 through December 2011 are summarized in Table 6.

5. Interim Cleanup Action

An interim action (partial cleanup) was performed at the upland tank farm portion of the Site in 2002 under Ecology's Voluntary Cleanup Program (VCP). The scope of work for this interim action is described in the Cleanup Action Plan and Soil Excavation Work Plan (AEG, 2002a,b) and was documented in the Final Cleanup Report (AEG, 2002c). The actions that were performed included:

- Demolishing the warehouse building, pump shed, and the concrete slabs for the former ASTs. The ASTs and associated piping had previously been removed in 1999.
- Excavation and disposal of a total of 339.16 tons of soil contaminated with petroleum constituents and metals from the B-4, B-9, B-18, and sump locations. The soil was disposed at the Olympic View Sanitary Landfill in Port Orchard, Washington on July 20, 2002.
- Collection of quarterly groundwater monitoring data from wells MW-1 through -5. These wells were sampled for TPH-DRO, TPH-HO, arsenic, chromium, and lead in November 2002 (AEG, 2002d) and February and May 2003 (AEG, 2003).

Based on the confirmation soil sampling reported in AEG (2002c), the interim action met MTCA Method A Soil Cleanup Levels for Unrestricted Land Use for TPH-DRO, TPH-HO, and cPAHs. Based the MTCA Method B remediation levels calculated by SECOR (2001), soil concentrations of benzene and cadmium at locations B-4, B-18, and Sump did not require removal. However, removal of the benzene and cadmium contaminated soil occurred anyway at these locations because it was co-located with the TPH and cPAH contaminated soil that was excavated during the interim action.

On January 29, 2003, Ecology issued an interim determination that no further remedial action (NFA) was required for soil at the tank farm portion of the Site where the interim action was performed. However, additional quarterly groundwater monitoring at MW-1 through -5 was required. Following the results of the February and May 2003 groundwater sampling events, Ecology issued an NFA letter on June 25, 2003 stating that release of Site contamination into groundwater beneath the tank farm portion of the Site no longer poses a threat to human health or the environment. The February and May 2003 groundwater sample results were all below MTCA Method A Groundwater Cleanup Levels for benzene, toluene, ethylbenzene, total xylenes, TPH-DRO, TPH-HO, arsenic, chromium, and lead.

6. Site Cleanup Levels

This section evaluates CULs appropriate for the Site.

6.1 Method A Cleanup Levels

Ecology issued CULs under the MTCA. Method A defines CULs for common hazardous substances, such as petroleum hydrocarbons. Methods A CULs for Unrestricted Land Use will be used for groundwater and soil at the remaining portion of the Site that was not addressed during the interim action.

The Method A CULs may be used if the Site meets one of two criteria under WAC-173-340-704:

- "Sites undergoing a routine cleanup action as defined in WAC 173-340-200"
- "Sites where numerical standards are available in this chapter or applicable state and federal laws for all indicator hazardous substances in the media for which the Method A cleanup level is being used."

According to WAC-173-340-200, routine cleanup actions must meet the following criteria:

- "Cleanup standards for each hazardous substance addressed by the cleanup are obvious and undisputed, and allow for an adequate margin of safety for protection of human health and the environment"
- "It involves an obvious and limited choice among cleanup action alternatives and uses an alternative that is reliable, has proven capable of accomplishing cleanup standards, and with which the department has experience"
- "The cleanup action does not require preparation of an environmental impact statement"
- "The Site qualifies under WAC 173-340-7491 for an exclusion from conducting a simplified or Sitespecific terrestrial ecological evaluation, or if the Site qualifies for a simplified ecological evaluation, the evaluation is ended under WAC 173-340-7492(2) or the values in Table 749-2 are used."

Historical investigations indicate that petroleum hydrocarbons and their constituents are the only constituents of concern relating to historical Site operations that were detected in soil and groundwater at the Site. Furthermore, numerical standards for the COCs are available for soil and groundwater under MTCA Method A for Unrestricted Land Use. Therefore, Method A CULs for Unrestricted Land Use are appropriate and are used for the Site. MTCA Method A CULs for Unrestricted Land Use are listed below, according to Tables 720-1 and 740-1 of the MTCA Statute and Regulation.

Table 5A: MTCA Method A CULs for Site COCs

Groundwater¹

Soil²

Constituent	Cleanup Criteria (µg/L) ³
GRO	800/1,000 5
DRO	500
НО	500
EDB	0.01
EDC	5
Benzene	5
Toluene	1,000
Ethylbenzene	700
Total xylenes	1,000
MTBE	20
n-Hexane	6
cPAHs	0.1 ⁷
Total Naphthalenes	160
PCBs	0.1 ⁸
Lead	15

50	
Constituent	Cleanup Criteria (mg/kg) ⁴
GRO	30/100 ⁵
DRO	2,000
НО	2,000
EDB	0.005
EDC	6
Benzene	0.03
Toluene	7
Ethylbenzene	6
Total xylenes	9
MTBE	0.1
n-Hexane	6
cPAHs	0.1 ⁷
Total Naphthalenes	5
PCBs	1 ⁸
Lead	250

Notes:

¹ CULs from Ecology's MTCA Method A CULs for Ground Water (WAC 173-340-900, Table 720-1).

² CULs from Ecology's MTCA Method A Soil CULs for Unrestricted Land Uses (WAC 173-340-900, Table 740-1).

 3 µg/L = Micrograms per liter.

⁴ mg/kg = Milligrams per kilogram.

⁵ Method A CULs for GRO are determined based on the presence of benzene.

⁶ -- = Ecology Method A CUL not established.

⁷ Based on benzo(a)pyrene equivalencies (WAC 173-340-900, Table 740-1).

⁸ Total value for all polychlorinated biphenyls (PCBs) (mixtures).

EDB = Ethylene dibromide.

EDC = Ethylene dichloride.

MTBE = Methyl tertiary butyl ether.

Groundwater CULs were selected based on an estimation of the highest beneficial use of groundwater for current and future use at the Site. According to WAC-173-340-720(1)(a), "*The department has determined that most Sites use of ground water as a source of drinking water is the beneficial use requiring the highest quality of ground water and that exposure to hazardous substances through ingestion of drinking water and other domestic uses represents the reasonable maximum exposure.*" Therefore, CULs established under MTCA Method A are protective for the beneficial use of groundwater as a current and/or future potable water source at the Site.

Soil CULs were based on estimates of the reasonable maximum exposure scenario expected to occur, given current and/or future use of the Site. According to WAC-173-340-740(1)(a), "*The department has*

determined that residential land use is generally the Site use requiring the most protective cleanup levels and that exposure to hazardous substances under residential land use conditions represents the reasonable maximum exposure scenario." Therefore, CULs established under MTCA Method A are protective for the maximum exposure scenario for impacted soil, given current and/or future anticipated land use at the Site.

6.2 Points of Compliance

Points of compliance are defined under the MTCA as the point or points on a Site where the selected CULs must be attained. Such points are further divided to include standard and conditional points of compliance. A standard point of compliance requires CULs to be met for every location sampled, and therefore throughout the entire Site. A conditional point of compliance requires CULs to be met only at some locations sampled, provided regulatory requirements are met according to WAC 173-340-720 through 173-340-760. Typically, Sites that establish a conditional point of compliance place an environmental covenant on the affected properties, thereby limiting future uses of the properties (Ecology 2010).

Standard points of compliance were established for soil and groundwater at the Site. The soil point of compliance is defined as throughout the Site from the ground surface to fifteen feet below the ground surface. The vertical and lateral boundaries of the soil point of compliance were designated for the Site based on human exposure via direct contact or other exposure pathways where the soil is required to complete the pathway, as outlined in WAC 173-340-740(6)(d). The groundwater point of compliance is defined as throughout the Site, from the uppermost depth of the saturated zone extending vertically to the lowest depth that could potentially be affected. The vertical and lateral boundaries of the groundwater point of compliance for all Sites, as outlined in WAC 173-340-720(8)(b). The point of compliance for each COC in soil and groundwater is summarized in Tables 7A and 7B, respectively.

6.3 Applicable Relevant and Appropriate Regulations

According to WAC 173-340-360(2), all cleanup actions under the MTCA must comply with applicable state and federal laws. Such laws are defined under the MTCA as including Applicable or Relevant and Appropriate Requirements (ARARs). ARARs for the Site are discussed in Sections 5.3.1 and 5.3.2.

6.3.1 Federal

- Safe Drinking Water Act (National Primary and Secondary Drinking Water Regulations) (42 United States Code [U.S.C.] 300f, 40 Code of Federal Regulations [CFR] Part 141, 40 CFR Part 143).
 Petroleum hydrocarbon CULs are based on the beneficial use of groundwater as a current and/or future potable water source at the Site.
- Resource Conservation and Recovery Act (RCRA) (42 U.S.C. 6901-6992, 40 CFR Part 260-268). Investigation-derived waste (IDW) and any other waste produced during activities at the Site will be handled per RCRA regulations and implemented according to WAC 173-303.
- Occupational Safety and Health Act (OSHA) (29 CFR 1910). Site activities will be conducted in a manner compliant with OSHA standards and regulations.

• *Rules for Transport of Hazardous Waste (49 CFR 171 through 180).* Hazardous waste generated at the Site will be appropriately characterized to determine package, transportation and transportation requirements.

6.3.2 State

- MTCA (WAC 173-340). Site activities will occur in accordance with MTCA statutes and regulations.
- Dangerous Waste Regulations (WAC 173-303). IDW and any other waste produced during activities at the Site will be handled per RCRA regulations and implemented according to WAC 173-303.
- *Minimum Functional Standards for Solid Waste Handling (WAC 173-304).* This regulation applies to any non-dangerous wastes that are generated during the remedial action.
- Minimum Standards for Construction and Maintenance of Wells, Regulation and Licensing of Well Contractors and Operators (Revised Code of Washington 18.104, WAC 173-160, 162). Resource protection wells will be constructed and maintained according to the appropriate regulations.
- Washington Industrial Safety and Health Act, Chapter 296-62 and -155 WAC. Site activities will be conducted in a manner compliant with Washington Industrial Safety and Health Act standards and regulations.
- Maximum Environmental Noise Levels (WAC 173-60). Site activities will be conducted at appropriate noise levels, according to WAC 173-60.

7. Conceptual Site Model

A conceptual Site model was developed in accordance with the methods and procedures described in the MTCA (WAC 173-340-708) and presented in the RI Report. The source of contamination was identified as the former bulk plant operations, including the storage of gasoline, diesel and/or oil. Based on current and future land use, which may include the use of the Site as a public park, potential future receptors may include on-Site residents, children, recreational users, commercial workers, industrial workers and construction workers. Potentially complete pathways are presented on Figure 12 and summarized below.

Potential on-Site receptors may be exposed to constituents in surface and subsurface soils by direct contact. Routes of exposure by direct contact include incidental ingestion of soil and/or dermal contact with soil. The Site is not currently improved, thus no current on-Site human receptors have been identified. However, it is assumed that the Site may be redeveloped in the future to industrial, occupational, residential, or public park land use. Thus, potential future receptors that may be directly exposed to constituents in surface and/or subsurface soil at the Site may include on-Site residents, children, recreational users, commercial workers, industrial workers, and construction workers.

Constituents may leach from soil to groundwater beneath the Site by infiltration, resulting in potential direct contact exposures to constituents in groundwater. Routes of exposure by direct contact with groundwater include ingestion of tap water, dermal contact with tap water, and inhalation of volatile constituents released from tap water. However, groundwater at the Site is not currently used as a potable water source.

Therefore, tap water ingestion, dermal contact with tap water, and inhalation of volatile constituents in tap water are not complete exposure pathways for current on-Site and off-Site receptors. However, exposure pathways are potentially complete for future on-Site and off-Site receptors provided that the groundwater at the Site is considered potable under WAC 173-340-720(2).

Groundwater at the Site is generally encountered at depths ranging from approximately 3 to 5 feet bgs. In the future, it is possible that the Site or properties adjacent to the Site may be redeveloped and construction workers may encounter groundwater at shallow depths. Thus, direct contact (e.g., incidental ingestion and dermal contact) with groundwater may be a complete exposure pathway for construction workers.

Another potential transport mechanism at the Site may include volatilization of constituents in soil and/or groundwater to outdoor air and/or the indoor air of future on-Site or off-Site buildings, or air within a trench used by future on-Site or off-Site construction workers. Because the Site is not currently developed, no human receptors are likely to be affected under the current Site use. However, assuming hypothetical redevelopment for residential, commercial or industrial uses, the potential receptors that may be directly exposed to constituents in outdoor and/or indoor air at the Site in the future may include on-Site residents/children, commercial workers, industrial workers and construction workers.

Potential on-Site receptors may be exposed to constituents in surface water and sediments by direct contact. Routes of exposure by direct contact include incidental ingestion of and/or dermal contact with surface water and/or sediments. The Site is not currently developed, thus residents, children and recreational users are not likely to have direct contact with surface water or sediment. However, assuming hypothetical future development of the Site for residential purposes, residents, children, and recreational users could have direct contact with surface water and/or sediments in the future. Benthic organisms and fish may have direct contact with surface water and/or sediments based on current Site use.

A terrestrial ecological evaluation was conducted for the Site in accordance with WAC 173-340-7491. The purpose of the terrestrial ecological evaluation includes determining whether a release to soil threatens the terrestrial environment, to characterize potential threats to terrestrial plants and animals, and to establish Site-specific cleanup standards for the protection of terrestrial plants and animals. Per subsection 7491(c)(i) of Chapter 173-340 WAC, the Site qualifies for an exclusion from terrestrial ecological evaluation because there are less than 1.5 acres of contiguous undeveloped land on or within 500 feet of the Site. Based on the small size of the Site and because the vicinity is generally developed for residential, commercial and industrial purposes, terrestrial receptors (e.g., soil biota, plants, and animals) are unlikely to have direct contact with surface soil or groundwater.

8. Evaluation of Cleanup Action Alternatives

The purpose of the cleanup action alternatives evaluation (CAAE) is to identify, develop and evaluate potential remedial alternatives and to recommend remedial measures for the Site. The CAAE follows applicable state and federal regulations for remedial action projects. The CAAE approach is based on ARCADIS's discussions with Ecology and considers information from recently collected data as well as historical reports.

The selection of appropriate remedial actions must consider cleanup standards and technologies that protect human health and the environment by eliminating, reducing or otherwise controlling risks posed

through each exposure pathway and migration route. The number and types of cleanup alternatives to be evaluated must consider the characteristics and complexity of the Site. The evaluation of cleanup alternatives also recognizes the need for a phased approach to reduce the number of potential remedies and allow for better-informed decisions.

Ecology has established the following thresholds and other basic requirements pertaining to cleanup actions:

- Protect human health and the environment.
- Comply with cleanup standards.
- Comply with applicable and relevant state and federal laws.
- Provide for compliance monitoring.
- Use permanent solutions to the maximum extent practicable.
- Provide for a reasonable restoration time frame.
- Consider public concerns, if applicable to the project status and conditions.

When selecting a cleanup action, preference must be given to permanent solutions to the maximum extent practicable. A permanent solution is one in which cleanup standards can be met without further action being required, other than the approved disposal of residue from preferred treatment technologies. Ecology recognizes that permanent solutions may not be practical for all sites. ARCADIS evaluated the proposed cleanup action(s) based on criteria outlined in the MTCA Chapter 173-340-360(3), as follows:

- Protectiveness of human health and the environment.
- Permanence in reduction of toxicity, mobility and volume.
- Cost.
- Effectiveness over the long term.
- Management of short-term risks.
- Technical and administrative implementability.
- Consideration of public concerns.

The cleanup action selected will also provide for a reasonable restoration time frame and will include the following criteria:

- Potential risks posed to human health and the environment.
- Practicability of achieving a shorter restoration time frame.
- Current Site and surrounding area use.
- Potential future Site and surrounding area use.
- Availability of alternative water supplies, as applicable.
- Effectiveness and reliability of institutional controls.
- Ability to control and monitor migration of hazardous substances.
- Toxicity of the hazardous substances remaining at the Site.
- Natural attenuation and biodegradation.

The cleanup of contaminant-affected sites will be conducted using technologies that minimize the amount of untreated hazardous substances remaining at a site. Ecology established the following scale of preference for cleanup technologies, in descending order:

- Reuse or recycling.
- Destruction or detoxification.
- Separation or volume reduction.
- Immobilization of hazardous substances.
- On- or off-site disposal.
- Isolation or containment.
- Institutional controls and monitoring.

The cleanup action alternatives have been evaluated for their ability to meet the following standards:

- MTCA cleanup standards for the protection of human health (Method A Soil and Groundwater CULs for Unrestricted Land Use).
- Attainment of established soil and groundwater CULs (for current and potential future land uses).
- To the extent practicable, remediation of the sources of releases to reduce or eliminate further releases that might pose threats to human health or the environment.
- Compliance with applicable federal, state and local standards for management of wastes.

A combination of technologies is often used, with preference given to the use of alternatives higher in the preference list. Ecology anticipates that options falling lower in the preference list will be appropriate for some sites. In consideration of the MTCA standards and preferences regarding cleanup technology selection, proposed soil cleanup technologies were evaluated. The final cleanup technologies to be implemented toward the goal of reaching Site closure were assessed using the permanent solution criteria and a reasonable restoration time-frame as key considerations.

8.1 Cleanup Action Alternatives

Based on the quarterly groundwater monitoring data for the Site from fourth quarter 2010 through fourth quarter 2011, petroleum hydrocarbon constituents were either not detected or detected at concentrations less than MTCA Method A CULs. With groundwater concentrations below Method A CULs, cleanup action with respect to groundwater is not required.

Soil impacts are limited to petroleum hydrocarbon constituents at the Site based on the results of historical investigations conducted at the Site. This section identifies, screens, and evaluates alternatives for the soil cleanup of the lowland portion of the Site associated with historical bulk fueling operations.

8.1.1 Initial Screening

Multiple technologies are currently employed in the remediation of environmental sites, often being combined to achieve cleanup goals. These technologies include methods that manage exposure through administrative and engineered controls, removal of contaminated media, as well as, alternatives that use focused remediation to detoxify and degrade contaminants in site media. The current property owner has

expressed interest in redevelopment of the property and has communicated concerns regarding leaving contaminated media in place. In addition to the requirements outlined in WAC 173-340-360, the property owner's concerns regarding residual impacts in Site media were taken into account in the initial screening. An initial screening of remedial alternatives and a brief description of each technology evaluated is included below:

Deed Restriction

An administrative control, such as a deed restriction, would be an effective means of managing exposure to Site contaminants. The deed restriction would limit the future uses of the Site and therefore limit exposure. This alternative meets the minimum requirements of WAC 173 -340-360; however, the remedy was not selected for further evaluation due to the potential for required long term monitoring and the property owner's intention to redevelop the Site as a park.

• Soil Capping

An engineered control, such as a soil cap, would implement a physical barrier to eliminate the potential risks associated with exposure to impacted Site media. Soil capping would be an effective means to limit exposure; however, the remedy would leave impacted media in place and would not address the soil point of compliance for the Site. This alternative meets the minimum requirements of WAC 173-340-360. However, this alternative would leave impacted soils in place and would likely require long-term compliance monitoring. This alternative was not selected for further evaluation because alternatives exist that would provide a more permanent remedy with readily quantifiable results.

• Anaerobic Biological Oxidation via Soil Amendments

Anaerobic biological oxidation (ABOx) of petroleum hydrocarbons relies on the use of non-oxygen electron accepting processes such as nitrate reduction, ferric iron reduction, sulfate reduction and methanogenesis to facilitate cellular respiration where the hydrocarbons are used as electron donors. This alternative would include the addition of relatively inert agents to Site soil to stimulate the production of naturally occurring bacteria. This alternative meets the minimum requirements of WAC 173 -340-360 and was selected for further evaluation.

In Situ Chemical Oxidation via Persulfate Injection

The goal of in situ chemical oxidation (ISCO) is to destroy organic compounds through thermal or oxidative means. This alternative would inject a persulfate solution into the subsurface via a network of injection wells and would include pre-implementation work such as biogeochemical characterization, hydrostratigraphic investigation and pre-design evaluation. This alternative meets the minimum requirements of WAC 173 -340-360 and was selected for further evaluation.

In-Situ Vitrification

In-situ vitrification is a process in which subsurface soils are subjected to high temperatures to melt and solidify its components thereby either volatilizing compounds that remain in the soil or encasing them within a solid matrix. This technology would be an effective means of treatment; however, its

implementation is costly and would potentially generate excessive heat in adjacent West Bay. This technology was not selected for further evaluation due to its cost and potential for causing environmental impacts to a surface water body

Monitored Natural Attenuation

This alternative will leave the Site in its current condition, and no activities will be implemented to remove, treat, or contain COCs at the Site. Under this alternative, natural attenuation processes will continue to reduce COC concentrations over time and routine groundwater monitoring will be performed to document reductions in COC concentrations. Long-term monitoring of natural attenuation parameters and COC concentrations would be required to ensure that Site contaminants are immobile and decreasing in concentrations. This alternative was not selected for further evaluation because it does not meet the minimum requirements of WAC 173-340-360.

• Excavation and Off-Site Disposal

Excavation and off-Site disposal of impacted Site soils would remove soil impacts from the Site permanently. This remedial alternative would consist of a combination of soil excavation and soil sampling to remove impacted soil and to confirm remaining COC concentrations are below CULs within the soil point of compliance. This is a viable option given its permanence, simplicity, implementability, and cost. This alternative meets the minimum requirements of WAC 173-340-360 and was selected for further evaluation.

No Action

The no action alternative would not require further remediation at the Site. This option is not feasible given the concentrations that have historically been detected in Site soil. This alternative was not selected for further evaluation because it does not meet the minimum requirements of WAC 173-340-360.

8.1.2 Detailed Evaluation of Alternatives

The following cleanup action alternatives were selected for further evaluation to address residual petroleum hydrocarbons and cPAHs in Site soil:

- Anaerobic Biological Oxidation via Soil Amendments
- ISCO via Persulfate Injection
- Excavation and Off-Site Disposal

Details of the proposed cleanup action alternatives are described in the following sections. Alternatives were compared to solution criteria as outlined in WAC 173-340-360(d). The remedial alternatives were chosen for further evaluation based on the remedy's ability to permanently address contamination in Site media. Remedial alternatives were assigned a numerical score from 1 (lowest benefit) to 5 (highest benefit) based on the effectiveness of the alternative meeting each of the solution criteria. Total scores for each alternative

were assigned based on the summation of the points allocated for the evaluation criteria. The total scores were then compared to the overall costs associated with implementation of the cleanup alternative.

8.1.2.1 Anaerobic Biological Oxidation via Soil Amendments

This alternative would enhance ABOx at the Site through surface application of powdered gypsum (CaSO₄) and Epsom salt (MgSO₄*7H₂O) to act as a sulfate source to stimulate the growth of naturally occurring, sulfate reducing bacterial populations. Implementation of the soil amendment alternative would consist of the removal of Site vegetation and the application and mixing of gypsum and Epsom salt into the topsoil Subsequent percolation would directly provide a longer-term source of sulfate for petroleum hydrocarbon constituents. The reaction provides an energy source to the bacteria and results in the oxidation and degradation of petroleum hydrocarbons.

As shown in the chemical reaction below, anaerobic biodegradation with sulfate as the electron acceptor yields various forms of sulfide.

$$C_{12}H_{26} + 9.25 \text{ SO}_4^{2-} + 1.875 \text{ H}^+ \rightarrow 4.625 \text{ H}_2\text{S} + 4.625 \text{ HS}^- + 12\text{HCO}_3^- + \text{H}_2\text{O}_3^-$$

The sulfide ion participates in acid-base reactions, and the form of sulfide produced is pH dependent. At near neutral pH levels associated with most groundwater, the dominant form of sulfide is hydrogen sulfide (H_2S) . Sulfide is not anticipated to negatively impact groundwater quality because it will be removed from the water through precipitation reactions. The precipitation reaction between sulfide and ferrous iron is anticipated to be an important control on sulfide generation during anaerobic biological oxidation of petroleum hydrocarbons. In anaerobic conditions, naturally occurring iron-bearing minerals will be reduced, and will dissolve ferrous iron into groundwater, which will readily react with sulfide to precipitate iron sulfide minerals.

The solubility differences between Epsom salt and gypsum allow these amendments to provide a short- and long-term sulfate source. Epsom salt has a relatively high solubility (approximately 250 grams per liter [g/L] at 20° C) and will therefore dissolve more rapidly than gypsum after placement. The relatively low solubility of gypsum (approximately 2 g/L at 20° C) will provide a longer-term source of sulfate. Gypsum and Epsom salt will be applied to the ground surface during construction and will be dissolved and carried downward through vadose zone soils and to groundwater.

Calcium, magnesium and sulfate do not have established maximum contaminant levels (i.e. they do not pose significant risk to human health) but can impact water quality from an aesthetic standpoint. Secondary maximum contaminant levels (SMCLs) are established for sulfate and total dissolved solids, which includes calcium. However, SMCLs are established for odor and taste considerations, and as such should not be considered applicable at this Site. Additionally, attenuation of these constituents is rapid, as precipitation of sulfide solids is rapid and scavenging.

This alternative addresses the permanent solution criteria outlined in WAC 173-340-360(d), as follows:

 Protection of human health and the environment – Score 3. It is anticipated that this remedial alternative would reduce COC concentrations in the treatment area to concentrations below CULs. However, residual COCs may remain at the Site. Therefore, a score of 3 (moderate benefit) is assigned.

- Permanence in reduction of toxicity, mobility and volume Score 3. This alternative would reduce COC mass through biological oxidation. The alternative was assigned a score of 3 (moderate benefit) due to its ability to reduce COC concentrations in Site media; however, residual COCs may remain at the Site at concentrations below CULs.
- *Cost Score 3.* Costs to implement this alternative would be approximately \$50,000 to \$75,000 per application, dependent on the application depth and application density. Three applications are assumed for the purposes of this comparison. The costs associated with this alternative are moderate; therefore, a score of 3 (moderate benefit) was chosen.
- Long-term effectiveness Score 2. The alternative would provide a long-term solution to Site contaminants; however, residual contaminants may remain on Site at concentrations below CULs. A score of 3 (moderate benefit) was assigned to reflect the potential for residual contamination.
- Management of Short-Term Risks Score 2. The remedial alternative could be implemented quickly; however, the potential exists for airborne suspension of particulates during the application process. Soil erosion and runoff risks due to removal of Site vegetation are associated with this alternative as well. Additionally, Site groundwater may show a temporary decrease in aesthetic water quality due to the presence of sulfate reduction species. A score of 2 (low-moderate benefit) was assigned due to the risks associated Site soil erosion and runoff and the potential for short-term decreases in Site groundwater quality.
- Implementability Score 3. This alternative could be easily implemented. However, its initiation would be limited by seasonal weather conditions and multiple applications may be necessary to achieve remedial goals. A score of 3 (moderate benefit) was chosen to reflect the potential for multiple applications and the seasonal application limitations.
- Consideration of public concerns Score 3. Possible short-term risk to the local community may be
 present as a result of the airborne suspension of particulates during the application process. A score of
 3 (moderate benefit) was assigned due to the risks associated with potential short term exposure to
 COCs off set by the overall time fame associated with those exposures.
- Restoration Time Frame Score 2. This alternative could be implemented in a short time frame. However, the establishment of populations of sulfate reducing bacteria may require additional soil amendments. Additionally, confirmation sampling would be required to confirm the efficacy of the remedial alternative. This alternative was assigned a score of 2 (low-moderate benefit)

Total Score – 21

Total Implementation Cost - up to \$225,000

8.1.2.2 ISCO via Persulfate Injection

The ISCO alternative would involve routine injections of a persulfate solution in order to enhance oxidation and promote transfer of electrons by producing sulfate radicals, thus accelerating petroleum hydrocarbon degradation. Implementation of this alternative would consist of injection pilot testing followed by full scale remedial design and implementation, and confirmation sampling to confirm the efficacy of the injections. The pilot testing would consist of the installation of three injection wells, hydraulic conductivity testing, an initial persulfate injection and performance monitoring from the existing monitoring well network. Following the pilot test, two additional injection wells and two additional groundwater monitoring wells would be installed to facilitate injections and ongoing performance monitoring. Four additional injection events would be conducted following full scale remedial design. This remedial alternative would require a pilot test to collect data necessary to estimate the anticipated remedial timeframe; however, remedial operation including performance and groundwater monitoring is assumed to continue for 2 years.

This alternative addresses the permanent solution criteria outlined in WAC 173-340-360(d), as follows:

- Protection of human health and the environment Score 3. It is anticipated that this remedial alternative would reduce COC concentrations in the treatment area to concentrations below CULs. However, residual COCs may remain at the Site. Therefore, a score of 3 (moderate benefit) is warranted.
- Permanence in reduction of toxicity, mobility and volume Score 3. This alternative would reduce contaminant mass through chemical oxidation. The alternative was assigned a score of 3 (moderate benefit) due to its ability to reduce COC concentrations in Site media; however, residual COCs may remain at the Site at concentrations below CULs.
- Cost Score 3. Implementation of this alternative would be approximately \$350,000, inclusive of the
 pilot testing and four subsequent injections. The costs associated with this alternative are high;
 therefore, a score of 2 (low-moderate benefit) was chosen.
- Long-term effectiveness Score 3. The alternative would provide a long term solution to Site contaminants; however, residual contaminant may remain on Site at concentrations below CULs. A score of 3 (moderate benefit) was assigned to reflect the potential for residual contamination.
- Management of Short-Term Risks Score 3. Short term risks associated with this alternative include a
 temporary decrease in groundwater quality resulting from the persulfate injections. A score of 3
 (moderate benefit) was assigned due to the risks associated with the decreases in Site groundwater
 quality.
- Implementability Score 2. Pilot testing could be easily implemented. However, successful full scale
 implementation of the remedial alternative would depend on the ability to deliver the treatment reagents
 to the affected media, the oxidation reaction kinetics, and the ability to overcome natural oxidant
 demand of the soils/aquifer. Rate of carbon dioxide generation and the amount of heat generated due to
 reaction kinetics is often an important consideration for implementability from a health and safety
 perspective. Therefore, a score of 2 (low-moderate benefit) is warranted.
- Consideration of public concerns Score 4. Short term risks to the local community are minimal; however, a score of 4 (moderate-high benefit) was assigned due to the few short term risks associated with the pilot test implementation and subsequent injections.

• *Restoration Time Frame – Score 2.* This alternative could be implemented in a short time frame. However, additional injections would be required to achieve remedial goals. This alternative was assigned a score of 2 (low-moderate benefit)

Total Score – 23

Total Implementation Cost - \$350,000

8.1.2.3 Preferred Alternative - Excavation and Off-Site Disposal

The excavation and off-Site disposal alternative will involve additional soil characterization using a sampling grid to determine the final extent of excavation, followed by permanent removal of impacted soils for off-Site disposal at an approved facility. The initial horizontal extent of excavation proposed in the RI (ARCADIS 2012) along with the minimum excavation extent and the proposed soil sampling grid is shown on Figure 13.

8.1.2.3.1 Pre-excavation Soil Sampling

The initial horizontal extent proposed in the RI (ARCADIS 2012) was based on limited historical soil data. To further define vertical and horizontal excavation limits, sampling locations will be placed on 10 foot centers forming a 10 by 10 foot sampling grid surrounding previously identified areas of impacted soil within the Port of Olympia property boundary (GP-2,GP-5,GP-6 and MW-6R) and BNSF right of way (MW-11 and MW-12). ARCADIS will conduct a pre-excavation soil investigation by advancing a direct push soil boring at the center of each grid location to a depth of 10 feet bgs. One soil sample will be collected from 0-5 feet bgs and, and 5-10 feet bgs from each soil boring and submitted for GRO, DRO and cPAH analysis. Based on field screening, additional samples will be collected at different depths (or deeper) if necessary to delineate the vertical extent of contamination. For all grid locations with existing available data except MW-6R, soil samples will be collected between the 6.5 -10 foot intervals to delineate the vertical extent of the proposed excavation.

8.1.2.3.2 Excavation

The pre-excavation soil sampling data will be used to determine the horizontal and vertical excavation extent. Excavation limits will be extended to sampling locations where COC concentrations are confirmed to be below MTCA Method A CULs. No additional confirmation sampling will be done at the time of excavation unless existing grid data are not sufficient to demonstrate that concentrations are below Method A CULs. In that case, confirmation samples will be collected. Soils from grids that exceed MTCA Method A CULs will be excavated and disposed of at an appropriate off-Site disposal facility. The soils from grid location MW-6R will be excavated to a depth of 6 feet bgs because the soil sample obtained previously from this location at the 6-6.5' interval was below MTCA Method A CULs. Soils from all grids that do not exceed the CULs will be stockpiled and reused as excavation backfill in addition to imported granular fill. For example, if the 0-4 feet bgs grid sample is confirmed to contain concentrations less than MTCA Method A CULs, that soil would be stockpiled, and the impacted soil below that would be removed and disposed of. In grids where the 5-10 feet bgs sample exceeds MTCA Method A CULs, the excavation depth will be extended to obtain clean confirmation samples at the bottom.

The existing piping elbows that remain from historical site operations and that are exposed at the surface will be removed. The pipe will be cut at the soil excavation grade. The remaining pipe will be abandoned

and capped in place using pumped cement grout. Rail road ties (if removed) will be disposed of at an appropriate off-Site facility while steel rails (if removed) will be salvaged.

Depending on the results of the confirmation sampling, a minimum of approximately 370 cubic yards (CY) and up to approximately 2,225 CY of impacted soil will be excavated and disposed of at an appropriate offsite disposal facility. Figure 13 illustrates a plan view of the minimum excavation extent and approximate soil sample locations. Table 8 presents the estimated cost to complete the confirmation sampling grid and soil excavation.

Excavation and off-Site disposal addresses the permanent solution criteria outlined in WAC 173-340-360(d), as follows:

- Protection of human health and the environment Score 5. Permanent removal of human health and ecological receptor threat from the Site. A score of 5 (highest benefit) was assigned due to the permanent nature of the alternative meeting the criteria.
- Permanence in reduction of toxicity, mobility and volume Score 5. COC volume removed from the Site. A score of 5 (highest benefit) was assigned due to the permanent nature of the alternative meeting the criteria.
- Cost Score 2. A minimum of \$210,000 to \$925,000 would be required to complete this alternative. The ultimate costs to complete the excavation will be dependent on the final excavation depth as determined by pre-excavation confirmation sampling. For the purposes of this CAP, an average cost of \$ 550,000 will be assumed. A score of 2 (low-moderate benefit) was assigned due to the high costs associated with the alternative meeting the criteria.
- Long-term effectiveness Score 5. Permanent removal of impacted material. A score of 5 (highest benefit) was assigned due to the permanent nature of the alternative meeting the criteria.
- Management of Short-Term Risks Score 4. Material can be removed from the Site in a short time frame, eliminating impacts. The potential exists for airborne suspension of COCs during the excavation process and loading trucks. Additionally, soil erosion and runoff presents environmental risks associated with this alternative. Fugitive emissions during transportation of impacted soils may also impact the greater community. A score of 4 (moderate benefit) was assigned due to the risks associated with potential short term exposure to COCs and Site soil erosion and runoff.
- Implementability Score 3. The equipment and resources required for this alternative are available. Landfill space is available. Lead time is required to schedule and coordinate resources. Seasonal weather conditions will limit the implementation time frame and shoring is required to implement the excavation. A score of 3 (moderate benefit) was assigned due to the availability of resources to implement the alternative; however, the benefit is offset by the implementation lead time and seasonal weather restrictions.
- Consideration of public concerns Score 3. Permanent long-term reduction in toxicity, mobility and volume. Possible short-term risk to the local community due to transportation of impacted materials to

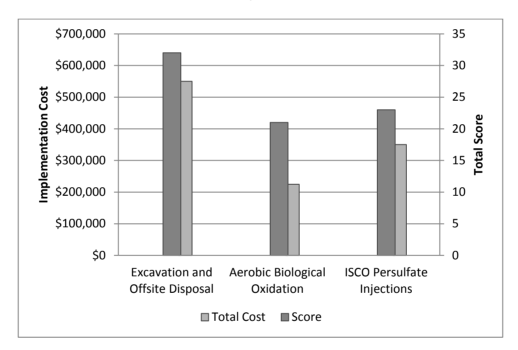
an off-Site landfill. A score of 3 (moderate benefit) was assigned due to the risks associated with potential short term exposure to COCs off set by the overall time fame associated with those exposures.

 Restoration Time Frame – Score 5. Implementation of this alternative would be impacted by seasonal weather conditions; however, the alternative could be implemented within the year from approval of the final Cleanup Action Plan (CAP). A score of 5 (highest benefit) was assigned due to the relatively short implementation time frame.

Total Score - 32

Total Implementation Costs - \$ 550,000 average (\$210,000 to \$925,000)

8.2 Comparison and Recommended Corrective Action Alternative



A comparison of the corrective action alternatives is presented below.

Figure 7A: Comparison of Corrective Action Alternatives

Excavation and off- Site disposal is the preferred remedial alternative. This remedy received the highest total score based on the evaluation criteria as defined in WAC 173-340-360. This score is due primarily to the permanent nature of the remedy and the ability to remove impacted media from the Site entirely. ABOx soil amendments and ISCO injections scored the same in regards to their total scores. Both ABOx and ISCO would require multiple treatments to achieve remedial goals. Alternatively, the excavation and off-Site disposal alternative would produce immediate results without the need for additional treatments or long term monitoring to ensure efficacy of cleanup.

Excavation and off-Site disposal satisfies the requirement to use permanent solutions to the maximum extent practicable based upon several criteria, including:

- Meeting MTCA cleanup standards for the protection of human health and terrestrial ecological receptors.
- Attaining established soil CULs protective of groundwater (for current and potential future land uses).
- Eliminating further releases that might pose threats to human health or the environment.
- Complying with applicable federal, state and local standards for management of wastes.

9. Implementation of Cleanup Action

9.1 Design and Planning Documents

This CAP has summarized the cleanup action alternatives, identified the CULs for Site COCs, described the proposed cleanup action and summarized the rationale for its selection. The CAP will be implemented in accordance with Agreed Order and the approach required by MTCA (WAC 173-340-400). ARCADIS will initiate work on the design phase of the project, including preparation of the following documents:

- Health and Safety Plan (HASP). A HASP will be updated prior to the beginning of field work at the Site. The HASP will document project hazards and hazard controls, scope of work, job safety analysis (JSA), emergency procedures and contact information.
- Work plan for proposed grid sampling and excavation. This document will include details of the pre-excavation soil and groundwater sampling work including sampling methods, locations, and depths; analytical methods; and , health and safety, and soil handling procedures,
- Construction Plans and Specifications (CPS). Per WAC 173-340-400(4) (b) this document will list: all permits and approvals required for excavation, preliminary excavation plans, confirmation soil sampling, special situations (for example when failing grid cells surround a clean grid), soil handling procedures, post-excavation groundwater sampling, temporary erosion & sedimentation control measures, stormwater pollution prevention plan, and fill material specifications, and traffic control.
- Cleanup Action Completion Report (As-built report). After completing the construction outlined in the CPS, ARCADIS will prepare a Cleanup Action Completion Report (as-built report). The completion report will be prepared in accordance with WAC 173-340-400(6)(b) (ii) and will include as-built drawings and specifications.

9.2 Groundwater Monitoring

Based on previous groundwater investigations conducted at the Site, concentrations of COCs detected in groundwater are below MTCA method A cleanup levels (Table 6). To assess completion of cleanup action, two groundwater monitoring events will be conducted at the Site: a pre-excavation sampling event to assess baseline conditions and a post-excavation sampling event to confirm no adverse impacts to groundwater.

Monitoring wells MW-6R, and MW-7 through MW-12 will be sampled for the list of dissolved phase COCs in Table 5A.

9.3 Permits/Other Requirements

The Cleanup Action will be conducted under an Ecology Agreed Order and thus will meet the permit exemption provisions of MTCA (WAC173-340-710[9]). This means that although the procedural requirements of most State and local laws are exempted, there remains the requirement that the Cleanup Action comply with the substantive requirements of these laws. Additionally, the exemption is not applicable if Ecology determines that the exemption would result in the loss of approval from a federal agency that may be necessary for the state to administer any federal law.

9.3.1 State Environmental Policy Act

The State Environmental Policy Act (SEPA) as authorized by the Revised Code of Washington (RCW) 43.21C and WAC 197-11 and other SEPA procedures (WAC 173-802) are intended to ensure that State and local government considers environmental values when making decisions. A SEPA checklist shall be prepared by the PLP or consultant and reviewed by the lead agency (Ecology) as part of the permitting process for the Cleanup Action. Ecology will then issue a determination.

9.3.2 City of Olympia Requirements

The substantive requirements of all applicable City of Olympia permits (such as Traffic Control Plan and Grading/Erosion Control Plan) shall be met. The City shall also be consulted to see if additional Site-specific requirements apply.

10. References

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Tables

TABLE 1 GROUNDWATER ELEVATION DATA

Cleanup Action Plan

Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive

Olympia, Washington

Groundwater	High or Low	Well ID											
Elevation Data	Tide	MW-6R	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12					
Date Measured		feet	feet	feet	feet	feet	feet	feet					
10/1/2010	Low	11.92	9.74	10.05	11.41	11.47	13.00	12.97					
12/29/2010	High	12.34	12.33	11.73	12.12	12.33	13.65	13.65					
3/17/2011	High	12.54	12.30	11.79	12.34	12.11	14.01	14.04					
4/19/2011	Low	12.38	10.93	11.30	11.41	11.95	13.81	13.74					
6/2/2011	High	12.33	9.74	10.37	10.65	11.84	13.79	13.71					
6/2/2011	Low	12.26	9.64	10.34	10.93	11.91	13.63	13.59					

Notes:

The groundwater elevation data measured approximately at high or low tides.

TABLE 2 ELECTRICAL CONDUCTIVITY VERSUS HIGH AND LOW TIDE Cleanup Action Plan Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Electrical	High or Low	Well ID											
Conductivity	Tide	MW-6R	MW-7	MW-8	MW-9	MW-10	MW-11	MW-12					
Date Measured		mS/cm	mS/cm	mS/cm	mS/cm	mS/cm	mS/cm	mS/cm					
10/1/2010	High	0.145	1.795	2.71	0.220	0.185	0.175	0.174					
10/1/2010	Low												
12/30/2010	High	0.175	0.774	2.51	0.358	0.241		0.240					
12/30/2010	Low												
3/17/2011	High	0.189	0.359	3.051	0.496	0.276	0.313	0.278					
3/17/2011	Low												
6/3/2011	High												
6/3/2011	Low	0.166	1.520	3.17	0.363	0.215	0.202	0.192					

Notes:

mS/cm millisiemens per centimeter

-- not recorded

TABLE 3 HISTORICAL SOIL ANALYTICAL RESULTS Cleanup Action Plan Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

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m m m m	Analysis	Soil Cleanup	S-1	S-2	S-3	S-4	S-5	S-6	IPD-1-3	IPD-2-4	IPD-3-2.5	Date C	ollected	IPD-6-5	WBTP-01	WBTP-02	WBTP-03	MW-IP-1	MW-IP-3	MW-IP-5	MW-IP-7	MW-IP-9
Image Image <t< th=""><th></th><th>Levels</th><th>5'</th><th>7'</th><th></th><th></th><th>5.5'</th><th></th><th>3'</th><th></th><th></th><th></th><th></th><th>5'</th><th></th><th></th><th></th><th>(MW-6) 1'</th><th>(MW-6) 3'</th><th>(MW-6) 5'</th><th>(MW-6) 7'</th><th>(MW-6) 9'</th></t<>		Levels	5'	7'			5.5'		3'					5'				(MW-6) 1'	(MW-6) 3'	(MW-6) 5'	(MW-6) 7'	(MW-6) 9'
Sample <th>Volatile Organic</th> <th></th> <th>9/20/2000</th> <th>9/20/2000</th> <th>9/20/2000</th> <th></th> <th>9/20/2000</th> <th>9/20/2000</th> <th>11/1/2001</th> <th>11/1/2001</th> <th>11/1/2001</th> <th>11/1/2001</th> <th>11/1/2001</th> <th>11/1/2001</th> <th>3/9/2004</th> <th>3/9/2004</th> <th>3/9/2004</th> <th>8/10/2004</th> <th>8/10/2004</th> <th></th> <th>8/10/2004</th> <th>8/10/2004</th>	Volatile Organic		9/20/2000	9/20/2000	9/20/2000		9/20/2000	9/20/2000	11/1/2001	11/1/2001	11/1/2001	11/1/2001	11/1/2001	11/1/2001	3/9/2004	3/9/2004	3/9/2004	8/10/2004	8/10/2004		8/10/2004	8/10/2004
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TABLE 3 HISTORICAL SOIL ANALYTICAL RESULTS Cleanup Action Plan Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Notes: Concentrations compared to the Model Toxics Control Act (MTCA) Method A soil cleanup levels for unrestricted land uses presented in Table 740-1 of Chapter 173-340 of the Washington Administrative Code (WAC) The MTCA Method A clearup level for gasoline range total perclear hydrocarbons is 100-mg/kg without benzene and 30-mg/kg with benzene present. Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the clearup level of 30-mg/kg was utilized. ft = feet bgs = below ground surface mg/kg = milligram per kilogram N = Depth of specified. Previous consultant stated that test pit soil samples were collected above the highest apparent water level. Water level was not specified. NE = Clearup level not evaluated under MTCA ND = Not Detected (Hydrocarbon Identification Method) ND[^] = Reported by previous consultant as "Not Detected". Reporting and/or detection limit was not specified. not analyzed
 TPH = Total Petroleum Hydrocarbons HCID = Laboratory analysis by Hydrocarbon Identification NWTPH = Laboratory analysis by Northwest Method Total Petroleum Hydrocarbons cPAH = Carcinogenic polyaromatic hydrocarbons B(a)P = Benzo(a)pyrene bi(a)^a = berozojapyrene < = Not detected above the laboratory reporting limit (RL) and/or method detection limit Bold = Chemical detected at a concentration above the laboratory reporting limit Bolded and highlighted font indicates results above the MTCA Method A cleanup level (a) = Analysis is for total chromium. No MTCA cleanup level has been established for total chromium. (b) = MTCA cleanup level is 5-mg/kg for total concentration of naphthalene, 1-methylnaphthalene and 2-methylnaphthalene. Total concentration conservatively assumed to be the sum any detected concentration and/or of half of the value of each RL if not detected to be the sum any detected concentration arrow on nan or the value of each NL intro detected (c) = See MTCA cleanup level for B(a)P. Total concentration of CPAHs calculated using the toxidy equivalency method in WAC 173-340-708(8) (d) = See MTCA cleanup level for PCB Mixtures. Per MTCA, cleanup level based on applicable federal law (40 CFR 761.61). This is a total value for all PCBs, conservatively assumed to be the sum any detected concentration of half of the value of each RL if not detected. NA = Not applicable * = Laboratory practical quantitation limit is elevated above the MTCA Method A cleanup level, but chemical was

not observed above the laboratory method detection limit

TABLE 4HISTORICAL GROUNDWATER ANALYTICAL RESULTS
Cleanup Action PlanFormer Industrial Petroleum Distributors Bulk Terminal
1120 West Bay Drive
Olympia, Washington

Analusia	MTCA Method A												
Analysis	Cleanup Levels	W-1 9/20/2000	W-2 9/20/2000	IPD-1 TP 2001	IPD-2 TP 2001	IPD-3 TP 2001	IPD-4 TP 2001	IPD-5 TP 2001	WBTP-01 TP 3/9/2004	WBTP-02 TP 3/9/2004	MW-6 MW 8/26/2004	MW-6 MW 11/12/2004	MW-6 MW 1/10/2005
Volatile Organic Compounds	mg/L	mg/L	mg/L	 mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Benzene	5	<1	<1	<1.00	<1.00	<1.00	1.64	<1.00					
Ethylbenzene	700	<1	<1	<1.00	<1.00	<1.00	<1.00	<1.00					
Toluene	1.000	<1	<1	<1.00	<1.00	4.38	<1.00	<1.00					
Total Xylenes	1,000	<1	170	<2.00	<2.00	<2.00	31.1	6.9					
TPH - HCID	1,000	<u> </u>		-2.00	-2.00	-2.00	•	0.0	1				
Gasoline Range Organics				ND		ND	ND	ND			<250	<250	<250
Diesel Range Organics				ND	DET	DET	ND	ND			<500	<500	<500
Heavy Oil Range Organics				ND	ND	DET	ND	ND			<500	<500	<500
TPH-NWTPH	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	<500	<500	<500 mg/L
			<100		lig/∟		149		iig/L	iig/∟			-
Gasoline Range Organics	800	<100		<80		1,930	<250	254	<200**	 <400**			
Diesel Range Organics	500	35,000	280,000	<333	1,020	14,100		<250					
Heavy Oil Range Organics	500	<400	<400	<240	<500	590	<500	<500	<200	<400			
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L			mg/L
Antimony	NE			1.10	<1.00	<1.00	<1.00	<1.00	<2.5	<2.5			
Arsenic Barium	5			21.9	<1.00	2.01	1.32	<1.00	2.74	0.865			
	NE			112	18.6	72.2	31.40	27.9					
Beryllium Cadmium	NE			<1.00	<1.00	<1.00	<1.00	<1.00	< 0.5	< 0.5			
Chromium	5			<1.00	<1.00	<1.00	<1.00	<1.00	< 0.5	< 0.5			
	50			24.0	4.92	20.7 20.4	7.76	6.33	3.57 <0.5	6.05 <0.5			
Copper Lead (Total)	NE	 <1		44.5 49.9	5.22		8.34	6.12 1.40	<0.5 0.535	< 0.5	 ND^		
Lead (Dissolved)	15 15				2.64	5.15	1.78	1.40	0.535		ND^		
Mercury	2								< 0.2	<0.2	ND		
Nickel	NE			28.0	4.75	20.3	8.77	6.13	2.44	3.85			
Selenium	NE			1.15	<1.00	<1.00	<1.00	<1.00	<1	<1			
Silver	NE				<1.00	~1.00	~1.00	<1.00	<0.5	<0.5			
Thallium	NE								<0.5	<0.5			
Zinc	NE			85.7	18.3	35.6	21.5	11.7	7.89	<0.5 8.58			
c-Polvaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L			mg/L
Naphthalene	(a)			<1.33	10.6	6.30	<1.00	5.73	<0.1	< 0.1			
1-Methylnaphthalene	(a)								3.4	28			
2-Methylnaphthalene	(a) (a)								3. 4 11	33			
Naphthalenes	(a) 160			0.67			0.50						
Acenaphthene	NE				10.6 <1.00	6.30		5.73 <1.00	 <0.1	 <0.1			
				<1.33		<1.00	<1.00		-	-			
Acenaphthylene	NE			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Anthracene	NE			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Benzo (a) anthracene	(b)			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Benzo (a) pyrene	0.1			<1.33*	<1.00*	<1.00*	<1.00*	<1.00*	<0.1	<0.1			
Benzo (b) fluoranthene	(b)			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Benzo (g,h,i) perylene	NE			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Benzo (k) fluoranthene	(b)			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Chrysene	(b)			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1	-		
Dibenzo (a,h) anthracene	(b)			<2.67	<2.00	<2.00	<2.00	<2.00	<0.1	<0.1			
Fluoranthene	NÉ			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Fluorene	NE			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Indeno (1,2,3-cd) pyrene	(b)			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
Phenanthrene	NE			<1.33	<1.00	2.28	<1.00	<1.00	<0.1	<0.1			
Pyrene	NE			<1.33	<1.00	<1.00	<1.00	<1.00	<0.1	<0.1			
cPAH B(a)P Equivalents	0.1			1.88	0.86	0.81	0.81	0.81					

 TABLE 4

 HISTORICAL GROUNDWATER ANALYTICAL RESULTS

 Cleanup Action Plan

 Former Industrial Petroleum Distributors Bulk Terminal

 1120 West Bay Drive

 Olympia, Washington

Notes:

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present. Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

TP = test pit

MW = monitoring well

mg/L = micrograms per kilogram

NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

ND = Not Detected (Hydrocarbon Identification Method)

ND^A = Reported by previous consultant as "Not Detected". Reporting and/or detection limit was not specified.

** Laboratory report in Appendix B of Parametrix's 2004 West Bay Phase II ESA indicated these constituents were ND. Table 2 of Delta's 2008 Remedial Investigation Work Plan reported TPH-D concentrations as 10,000 and 59,000 µg/L (WBTP-01 and WBTP-02, respectively). The 2008 RIWP did not provide a laboratory report.

-- = not applicable or analyzed

< = Chemical not detected above the laboratory reporting limit, method detection limit, or practical quantitation limit</p>

Italics = Value calculated for comparison to MTCA cleanup level

ND' = Laboratory practical quantitation limit is elevated above the MTCA Method A cleanup level, but

chemical was not observed above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit

Bolded and highlighted font indicates results above the MTCA Method A cleanup level

(a) = See MTCA cleanup level for naphthalene. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene

(b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

		Sample ID (Depth below ground surface in feet) Date Collected										
Analysis	MTCA Method A Cleanup Levels							OD 2 (4 4 5)				
	Cleanup Levels	GP-1 (2-2.5)	GP-1 (4-4.5)	GP-1 (6-6.5)	GP-2 (2-2.5)	GP-2 (4-4.5)	GP-3 (2-2.5)	GP-3 (4-4.5)				
Valatila Organia Compoundo		8/25/2010	8/25/2010	8/25/2010	8/25/2010	8/25/2010	8/24/2010	8/24/2010				
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Benzene	0.03	< 0.0047	< 0.019		< 0.0042	< 0.0086	< 0.0034	< 0.0038				
Ethylbenzene	6	< 0.0047	< 0.019		< 0.0042	< 0.0086	< 0.0034	<0.0038				
Toluene	7	<0.0047	0.0342		<0.0042	<0.0086	<0.0034	<0.0038				
Total Xylenes	9	<0.014	<0.0567		<0.0126	<0.0259	<0.0101	<0.0113				
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Gasoline Range Hydrocarbons	30	<8.6	<47*		<9.8	264	<6.2	<8.6				
Diesel Range Organics	2,000	30.4	60.9		732	3,120	<21.8	31.1				
Residual Range/Heavy Oil Organics	2,000	198	481		<124	296	<87.1	<103				
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Arsenic	20	<12.3	<4.8		<13.3	<4.4	<10.9	<12.4				
Barium	NE	80.6	52.7		53.6	50.0	107	101				
Cadmium	2	<6.2*	<2.4*		<6.6*	<2.2*	<5.5*	<6.2*				
Chromium (total)	(a)	26.7	10.4		24.6	17.5	34.5	40.4				
Lead	250	4.7	5.2		4.1	4.9	5.2	4.0				
Mercury	2	<0.12	<0.27		<0.15	<0.24	<0.11	<0.12				
Selenium	NE	<6.2	<2.4		<6.6	<2.2	<5.5	<6.2				
Silver	NE	<6.2	<2.4		<6.6	<2.2	<5.5	<6.2				
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Naphthalene	(b)	0.0087	<0.0178	<0.0451	<0.0104	0.192	<0.0075	<0.0087				
1-Methylnaphthalene	(b)	<0.0087	<0.0178	<0.0451	0.0217	0.449	<0.0075	0.0143				
2-Methylnaphthalene	(b)	0.0111	<0.0178	<0.0451	0.0228	0.463	<0.0075	0.0199				
Naphthalenes	5	0.0242	0.0267	0.0677	0.0497	1.10	0.011	0.039				
Acenaphthene	NE	<0.0087	<0.0178	<0.0451	<0.0104	0.0896	<0.0075	<0.0087				
Acenaphthylene	NE	<0.0087	< 0.0178	< 0.0451	0.0107	0.0688	< 0.0075	< 0.0087				
Anthracene	NE	<0.0087	< 0.0178	< 0.0451	< 0.0104	0.194	< 0.0075	<0.0087				
Benzo (a) anthracene	(C)	< 0.0087	< 0.0178	< 0.0451	< 0.0104	0.315	< 0.0075	< 0.0087				
Benzo (a) pyrene Benzo (b) fluoranthene	0.1	< 0.0087	< 0.0178	< 0.0451	< 0.0104	0.233	< 0.0075	<0.0087				
Benzo (g,h,i) perylene	(C)	<0.0087 <0.0087	<0.0178 <0.0178	<0.0451 <0.0451	< 0.0104	0.165	<0.0075 <0.0075	<0.0087				
Benzo (k) fluoranthene	NE (c)	<0.0087	<0.0178	<0.0451	<0.0104 <0.0104	0.0429 0.205	<0.0075	<0.0087 <0.0087				
Chrysene	(C) (C)	<0.0087	<0.0178	<0.0451	<0.0104	0.205	< 0.0075	<0.0087 <0.0087				
Dibenzo (a,h) anthracene	(C)	<0.0087	<0.0178	<0.0451	<0.0104	0.338	<0.0075	<0.0087				
Fluoranthene	NE	<0.0087	0.0237	0.0540	<0.0104	0.488	<0.0075	<0.0087				
Fluorene	NE	<0.0087	< 0.0237	< 0.0451	0.0136	0.294	<0.0075	<0.0087				
Indeno (1,2,3-cd) pyrene	(C)	<0.0087	< 0.0178	<0.0451	< 0.0104	0.0550	<0.0075	< 0.0087				
Phenanthrene	NE	0.0114	0.0302	<0.0451	0.0383	0.999	<0.0075	0.0103				
Pyrene	NE	< 0.0087	< 0.0178	0.0625	< 0.0104	0.522	< 0.0075	< 0.0087				
cPAH B(a)P Equivalents	0.1	0.0044	0.0089	0.0226	0.00785	0.315	0.0038	0.0044				

		Sample ID (Depth below ground surface in feet)									
Analysis	MTCA Method A				Date Collected						
, unargono	Cleanup Levels	GP-4 (2-2.5) 8/23/2010	GP-4 (4-4.5) 8/23/2010	GP-5 (2-2.5) 8/23/2010	GP-5 (4-4.5) 8/23/2010	GP-5 (6-6.5) 8/23/2010	GP-6 (2-2.5) 8/25/2010	GP-6 (4-4.5) 8/25/2010			
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg			
Benzene	0.03	< 0.0033	< 0.0033	< 0.0034	< 0.0095		< 0.0031	< 0.0029			
Ethylbenzene	6	< 0.0033	< 0.0033	< 0.0034	< 0.0095		< 0.0031	<0.0029			
Toluene	7	< 0.0033	< 0.0033	< 0.0034	< 0.0095		< 0.0031	< 0.0029			
Total Xylenes	9	<0.0099	<0.0099	< 0.0102	0.107		< 0.0094	<0.0087			
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg			
Gasoline Range Hydrocarbons	30	<7.6	<7.4	<7.2	875		<6.6	486			
Diesel Range Organics	2,000	<24.7	<26.2	31.8	3,780		<23.3	899			
Residual Range/Heavy Oil Organics	2,000	<98.6	<105	<98.8	1,040		<93.1	<98.7			
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg			
Arsenic	20	<13.1	<12.6	<12.4	<21.0*		<11.5	<12.1			
Barium	NE	120	115	107	130		127	139			
Cadmium	2	<6.5*	<6.3*	<6.2*	<10.5*		<5.7*	<6.1*			
Chromium (total)	(a)	48.1	48.3	35.1	40.7		41.5	42.4			
Lead	250	4.6	7.1	8.6	31.0		6.4	6.3			
Mercury	2	<0.13	<0.13	<0.11	<0.17		< 0.093	<0.11			
Selenium	NE	<6.5	<6.3	<6.2	<10.5		<5.7	<6.1			
Silver	NE	<6.5	<6.3	<6.2	<10.5		<5.7	<6.1			
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg			
Naphthalene	(b)	< 0.0086	<0.0089	0.0556	4.090	0.988	< 0.0079	0.141			
1-Methylnaphthalene	(b)	<0.0086	<0.0089	0.0397	9.56	2.580	<0.0079	0.532			
2-Methylnaphthalene	(b)	<0.0086	<0.0089	0.0771	12.300	2.840	< 0.0079	0.627			
Naphthalenes	5	0.013	0.013	0.172	25.95	6.408	0.019	1.30			
Acenaphthene	NE	<0.0086	<0.0089	< 0.0083	0.205	0.0646	<0.0079	0.0331			
Acenaphthylene	NE	<0.0086	< 0.0089	0.0105	0.155	0.0524	< 0.0079	0.0323			
Anthracene	NE	<0.0086	< 0.0089	0.0214	0.0802	<0.0288	< 0.0079	0.0113			
Benzo (a) anthracene	(C)	<0.0086	<0.0089	0.0227	0.0231	<0.0288	< 0.0079	0.0177			
Benzo (a) pyrene	0.1	<0.0086	< 0.0089	0.0216	<0.0147	<0.0288	< 0.0079	0.0124			
Benzo (b) fluoranthene	(C)	<0.0086	< 0.0089	0.0269	0.0152	<0.0288	< 0.0079	0.0081			
Benzo (g,h,i) perylene	NE	<0.0086	<0.0089	0.0185	<0.0147	<0.0288	< 0.0079	<0.0077			
Benzo (k) fluoranthene	(C)	<0.0086	<0.0089	0.0219	<0.0147	<0.0288	< 0.0079	0.0120			
Chrysene	(C)	<0.0086	<0.0089	0.0312	0.0352	<0.0288	< 0.0079	0.0202			
Dibenzo (a,h) anthracene	(C)	<0.0086	<0.0089	< 0.0083	<0.0147	<0.0288	< 0.0079	<0.0077			
Fluoranthene	NÉ	<0.0086	<0.0089	0.0645	0.0864	0.0517	0.0140	0.0359			
Fluorene	NE	<0.0086	<0.0089	< 0.0083	0.856	0.262	< 0.0079	0.113			
Indeno (1,2,3-cd) pyrene	(C)	<0.0086	<0.0089	0.0164	< 0.0147	<0.0288	< 0.0079	< 0.0077			
Phenanthrene	NE	<0.0086	<0.0089	0.0594	1.460	0.289	0.0109	0.152			
Pyrene	NE	<0.0086	<0.0089	0.0530	0.125	0.048	0.0100	0.0426			
cPAH B(a)P Equivalents	0.1	0.0043	0.0045	0.0307	0.0123	0.022	0.0056	0.016			

				Sample ID (Dept		surface in feet)		
Analysis	MTCA Method A				Date Collected	000(115)		
	Cleanup Levels	GP-6 (6-6.5) 8/25/2010	GP-7 (2-2.5) 8/24/2010	GP-7 (6-6.5) 8/24/2010	GP-8 (2-2.5) 8/25/2010	GP-8 (4-4.5) 8/25/2010	GP-8 (6-6.5) 8/25/2010	GP-9 (2-2.5) 8/24/2010
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Benzene	0.03	< 0.0038	< 0.0041	< 0.0031	< 0.003		< 0.0031	< 0.0031
Ethylbenzene	6	< 0.0038	<0.0041	< 0.0031	< 0.003		< 0.0031	< 0.0031
Toluene	7	< 0.0038	< 0.0041	< 0.0031	< 0.003		< 0.0031	<0.0031
Total Xylenes	9	<0.0114	<0.0122	< 0.0093	< 0.009		< 0.0093	< 0.0092
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Gasoline Range Hydrocarbons	30	94.4	<7.3	<7.2	<6.2		<6.6	<7.2
Diesel Range Organics	2,000	57.1	<23	<24.5	<19.3		<22.3	<24.9
Residual Range/Heavy Oil Organics	2,000	<108	<92.1	<98.2	<77.1		<89.3	<99.6
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Arsenic	20	<13.9	<11.5	<12.7	<10.3		<11.8	12.4
Barium	NE	112	154	113	51		71.8	129
Cadmium	2	<7.0*	<5.8*	<6.3*	<5.2*		<5.9*	<6.2*
Chromium (total)	(a)	44.2	45	39.9	26.7		32.8	42.7
Lead	250	7.1	6.8	4.3	8.8		10.1	7.3
Mercury	2	<0.11	<0.11	<0.12	< 0.096		<0.10	<0.12
Selenium	NE	<7.0	<5.8	<6.3	<5.2		<5.9	<6.2
Silver	NE	<7.0	<5.8	<6.3	<5.2		<5.9	<6.2
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Naphthalene	(b)	0.0135	<0.0081	<0.0085	0.0092	0.0089	0.0112	0.0181
1-Methylnaphthalene	(b)	0.0218	<0.0081	<0.0085	0.0090	0.0075	0.0102	0.0162
2-Methylnaphthalene	(b)	0.0217	<0.0081	<0.0085	0.0125	0.0109	0.0148	0.0248
Naphthalenes	5	0.0570	0.012	0.013	0.031	0.027	0.0362	0.0591
Acenaphthene	NE	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	<0.0084
Acenaphthylene	NE	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	<0.0084
Anthracene	NE	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	0.0126
Benzo (a) anthracene	(C)	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	0.0162
Benzo (a) pyrene	0.1	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	0.0147
Benzo (b) fluoranthene	(C)	<0.0097	<0.0081	<0.0085	0.0105	0.0085	0.0089	0.0239
Benzo (g,h,i) perylene	NE	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	0.0113
Benzo (k) fluoranthene	(C)	<0.0097	<0.0081	<0.0085	0.0078	<0.0071	<0.0077	0.0139
Chrysene	(C)	<0.0097	<0.0081	<0.0085	0.0111	0.0089	0.0092	0.0220
Dibenzo (a,h) anthracene	(C)	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	<0.0084
Fluoranthene	NE	<0.0097	<0.0081	<0.0085	0.0158	0.0143	0.0142	0.0424
Fluorene	NE	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	<0.0084
Indeno (1,2,3-cd) pyrene	(C)	<0.0097	<0.0081	<0.0085	<0.0070	<0.0071	<0.0077	0.0112
Phenanthrene	NE	<0.0097	<0.0081	<0.0085	0.0127	0.0122	0.0134	0.0323
Pyrene	NE	<0.0097	<0.0081	<0.0085	0.0124	0.0120	0.0110	0.0290
cPAH B(a)P Equivalents	0.1	0.0064	0.0041	0.0043	0.0054	0.0048	0.0052	0.0214

		Sample ID (Depth below ground surface in feet)										
Analysis	MTCA Method A Cleanup Levels	GP-9 (4-4.5)	GP-9 (5.5-6)	MW-6R (2-2.5)	Date Collected MW-6R (4-4.5)	MW-6R (6-6.5)	MW-7 (2-2.5)	MW-7 (6-6.5)				
	oleanup Levels	8/24/2010	8/24/2010	8/23/2010	8/23/2010	8/23/2010	8/24/2010	8/24/2010				
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Benzene	0.03		< 0.0031	< 0.0031	< 0.0215		< 0.0030	< 0.0031				
Ethylbenzene	6		<0.0031	<0.0031	<0.0215		<0.0030	<0.0031				
Toluene	7		<0.0031	< 0.0031	<0.0215		< 0.0030	< 0.0031				
Total Xylenes	9		< 0.0092	< 0.0094	< 0.0644		<0.0090	< 0.0094				
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Gasoline Range Hydrocarbons	30		13.8	<6.5	665		<4.9	<6.8				
Diesel Range Organics	2.000		<25.0	<22.5	7.060		<20.3	<24.3				
Residual Range/Heavy Oil Organics	2,000		<100	<89.9	1.360		<81.0	<97.4				
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Arsenic	20		<13.0	<12.0	<10.0		<10.5	<12.5				
Barium	NE		102	110	<100		84.1	123				
Cadmium	2		<6.5*	<6.0*	<5.0*		<5.2*	<6.2*				
Chromium (total)	(a)		36.5	39.4	5.0		22.8	34.4				
Lead	250		10.7	4.3	12.6		6.6	10.7				
Mercury	2		<0.11	<0.11	<0.43		<0.11	<0.12				
Selenium	NE		<6.5	<6.0	<5.0		<5.2	<6.2				
Silver	NE		<6.5	<6.0	<5.0		<5.2	<6.2				
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Naphthalene	(b)	0.0110	0.0184	< 0.0080	2.4800	0.0177	< 0.0072	0.0092				
1-Methylnaphthalene	(b)	< 0.0089	0.0108	<0.0080	13.0000	0.0623	<0.0072	<0.0085				
2-Methylnaphthalene	(b)	0.0123	0.018	<0.0080	16.7000	0.0568	<0.0072	<0.0085				
Naphthalenes	5	0.028	0.047	0.012	32.18	0.137	0.0108	0.0170				
Acenaphthene	NE	<0.0089	<0.0086	<0.0080	0.4860	<0.0101	<0.0072	<0.0085				
Acenaphthylene	NE	<0.0089	0.0086	<0.0080	0.3300	<0.0101	< 0.0072	<0.0085				
Anthracene	NE	<0.0089	0.0205	<0.0080	0.1190	<0.0101	<0.0072	<0.0085				
Benzo (a) anthracene	(C)	0.0143	0.0339	<0.0080	<0.0358	<0.0101	<0.0072	<0.0085				
Benzo (a) pyrene	0.1	0.0142	0.0317	<0.0080	< 0.0358	<0.0101	<0.0072	<0.0085				
Benzo (b) fluoranthene	(C)	0.0163	0.0277	<0.0080	< 0.0358	<0.0101	<0.0072	<0.0085				
Benzo (g,h,i) perylene	NE	<0.0089	0.0177	<0.0080	< 0.0358	<0.0101	<0.0072	<0.0085				
Benzo (k) fluoranthene	(C)	0.0148	0.029	<0.0080	< 0.0358	<0.0101	<0.0072	<0.0085				
Chrysene	(C)	0.0184	0.0334	<0.0080	0.0395	<0.0101	<0.0072	<0.0085				
Dibenzo (a,h) anthracene	(C)	<0.0089	<0.0086	<0.0080	< 0.0358	<0.0101	<0.0072	<0.0085				
Fluoranthene	NÉ	0.0405	0.0932	<0.0080	0.0544	<0.0101	<0.0072	<0.0085				
Fluorene	NE	<0.0089	0.0167	<0.0080	1.6900	<0.0101	<0.0072	<0.0085				
Indeno (1,2,3-cd) pyrene	(C)	0.0093	0.0172	<0.0080	< 0.0358	<0.0101	< 0.0072	<0.0085				
Phenanthrene	ŇÉ	0.0253	0.0877	<0.0080	2.9000	<0.0101	<0.0072	<0.0085				
Pyrene	NE	0.0290	0.0652	<0.0080	0.2120	<0.0101	<0.0072	<0.0085				
cPAH B(a)P Equivalents	0.1	0.0199	0.0428	0.0040	0.0183	0.00510	0.0036	0.0043				

		Sample ID (Depth below ground surface in feet) Date Collected										
Analysis	MTCA Method A Cleanup Levels	MW-8 (2-2.5)	MW-8 (6-6.5)	MW-9 (2-2.5)	MW-9 (6-6.5)	MW-10 (2-2.5)	MW-10 (4-4.5)	MW-11 (2-2.5)				
		8/24/2010	8/24/2010	8/24/2010	8/24/2010	8/24/2010	8/24/2010	8/25/2010				
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Benzene	0.03	< 0.0036	< 0.0036	< 0.0042	< 0.0032	< 0.0039	< 0.0033	< 0.0033				
Ethylbenzene	6	<0.0036	<0.0036	< 0.0042	< 0.0032	< 0.0039	< 0.0033	<0.0033				
Toluene	7	<0.0036	<0.0036	< 0.0042	< 0.0032	< 0.0039	< 0.0033	<0.0033				
Total Xylenes	9	<0.011	<0.0109	<0.013	<0.0097	<0.0116	<0.010	<0.010				
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Gasoline Range Hydrocarbons	30	<7.0	<7.9	<9.0	<8.36	<8.1	<7.8	<7.0				
Diesel Range Organics	2,000	<21.6	<25.4	<24.7	<25.6	<23.4	<26.9	72.3				
Residual Range/Heavy Oil Organics	2,000	<86.3	<102	<98.7	<102	<93.4	<107	176				
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Arsenic	20	<10.9	<13.1	<10.0	<11.1	<12.4	<13.2	<11.2				
Barium	NE	131	140	156	126	118	126	131				
Cadmium	2	<5.5*	<6.6*	<5.0*	<5.6*	<6.2*	<6.6*	<5.6*				
Chromium (total)	(a)	41.7	41.9	49.0	46.0	45.8	42.0	28				
Lead	250	5	4.1	7.7	6.1	4.9	14.0	58.3				
Mercury	2	<0.11	<0.12	<0.13	<0.11	<0.12	<0.14	0.12				
Selenium	NE	<5.5	<6.6	<5.0	<5.6	<6.2	<6.6	<5.6				
Silver	NE	<5.5	<6.6	<5.0	<5.6	<6.2	<6.6	<5.6				
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg				
Naphthalene	(b)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.106				
1-Methylnaphthalene	(b)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.146				
2-Methylnaphthalene	(b)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.180				
Naphthalenes	5	0.011	0.014	0.013	0.014	0.012	0.014	0.432				
Acenaphthene	NE	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	<0.0076				
Acenaphthylene	NE	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0147				
Anthracene	NE	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0277				
Benzo (a) anthracene	(C)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0461				
Benzo (a) pyrene	0.1	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	< 0.0089	0.0460				
Benzo (b) fluoranthene	(C)	< 0.0074	<0.0090	<0.0087	<0.0089	<0.0081	< 0.0089	0.0566				
Benzo (g,h,i) perylene	ŇÉ	< 0.0074	<0.0090	<0.0087	<0.0089	<0.0081	< 0.0089	0.0231				
Benzo (k) fluoranthene	(C)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0356				
Chrysene	(C)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0701				
Dibenzo (a,h) anthracene	(C)	<0.0074	<0.0090	<0.0087	<0.0089	<0.0081	<0.0089	0.0087				
Fluoranthene	NE	< 0.0074	<0.0090	<0.0087	< 0.0089	< 0.0081	<0.0089	0.0943				
Fluorene	NE	< 0.0074	<0.0090	<0.0087	< 0.0089	< 0.0081	<0.0089	0.0120				
Indeno (1,2,3-cd) pyrene	(C)	< 0.0074	< 0.0090	< 0.0087	< 0.0089	< 0.0081	< 0.0089	0.0210				
Phenanthrene	NE	< 0.0074	<0.0090	<0.0087	< 0.0089	< 0.0081	<0.0089	0.125				
Pyrene	NE	< 0.0074	<0.0090	< 0.0087	< 0.0089	< 0.0081	< 0.0089	0.0860				
cPAH B(a)P Equivalents	0.1	0.0037	0.0045	0.0044	0.0045	0.0041	0.0045	0.0635				

	MTCA Method A		Sample ID (Dep	th below ground Date Collected	surface in feet)	
Analysis	Cleanup Levels	MW-11 (4-4.5) 8/25/2010	MW-11 (6-6.5) 8/25/2010	MW-12 (2-2.5) 8/25/2010	MW-12 (4-4.5) 8/25/2010	MW-12 (6-6.5) 8/25/2010
Volatile Organic Compounds	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Benzene	0.03	< 0.0036		< 0.0034	< 0.0035	
Ethylbenzene	6	<0.0036		<0.0034	< 0.0035	
Toluene	7	< 0.0036		< 0.0034	< 0.0035	
Total Xylenes	9	<0.0108		<0.010	<0.011	
Total Petroleum Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Gasoline Range Hydrocarbons	30	<7.4		<6.9	<7.2	
Diesel Range Organics	2.000	52.9		75.7	43.1	
Residual Range/Heavy Oil Organics	2.000	142		153	154	
RCRA 8 Metals	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Arsenic	20	<11.5		<12.3	<11.4	
Barium	NE	132		146	103	
Cadmium	2	<5.8*		<6.2*	<5.7*	
Chromium (total)	(a)	31.6		39.9	27.9	
Lead	250	55.2		17.0	49.7	
Mercury	2	0.2		<0.12	<0.11	
Selenium	NE	<5.8		<6.2	<5.7	
Silver	NE	<5.8		<6.2	<5.7	
c-Polyaromatic Hydrocarbons	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg	mg/kg
Naphthalene	(b)	0.0585	0.0891	0.147	0.101	0.0785
1-Methylnaphthalene	(b)	0.0814	0.105	0.141	0.110	0.0282
2-Methylnaphthalene	(b)	0.101	0.134	0.194	0.149	0.0458
Naphthalenes	5	0.241	0.3281	0.482	0.360	0.153
Acenaphthene	NE	< 0.0078	0.0726	0.0186	0.0093	< 0.0117
Acenaphthylene	NE	0.0105	0.0210	0.0205	0.0232	< 0.0117
Anthracene	NE	0.0209	0.112	0.0517	0.0561	0.0225
Benzo (a) anthracene	(C)	0.0314	0.154	0.0871	0.0849	0.108
Benzo (a) pyrene	0.1	0.0328	0.168	0.0941	0.0861	0.114
Benzo (b) fluoranthene	(C)	0.0445	0.181	0.118	0.136	0.106
Benzo (g,h,i) perylene	NE	0.0181	0.0745	0.0504	0.0472	0.0548
Benzo (k) fluoranthene	(C)	0.0352	0.120	0.0866	0.0877	0.0882
Chrysene	(c)	0.0477	0.171	0.146	0.134	0.116
Dibenzo (a,h) anthracene	(c)	< 0.0078	0.0270	0.0198	0.0174	0.0231
Fluoranthene	NE	0.0690	0.415	0.292	0.219	0.244
Fluorene	NE	< 0.0078	0.0367	0.0206	0.0136	0.0126
Indeno (1,2,3-cd) pyrene	(C)	0.0173	0.0708	0.0480	0.0492	0.0532
Phenanthrene	NE	0.0733	0.426	0.257	0.143	0.0945
Pyrene	NE	0.0564	0.358	0.228	0.165	0.195
cPAH B(a)P Equivalents	0.1	0.0465	0.338	0.132	0.105	0.153

Olympia, Washington

Notes:

Concentrations compared to the Model Toxics Control Act (MTCA) Method A soil cleanup levels for unrestricted land uses

presented in Table 740-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 100-mg/kg without benzene and 30-mg/kg with benzene present. Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 30-mg/kg was utilized.

ft = Feet

bgs = Below ground surface

mg/kg = milligram per kilogram

NE = Cleanup level not established under MTCA

-- = not applicable or analyzed

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

* = Laboratory practical quantitation limit is elevated above the MTCA Method A cleanup level, but chemical was

not observed above the laboratory method detection limit

Italics = Value calculated for comparison to MTCA cleanup level

Bold = Chemical detected at a concentration above the laboratory reporting limit

Bolded and highlighted font indicates results above the MTCA Method A cleanup level

(a) = Analysis is for total chromium. No MTCA cleanup level has been established for total chromium.

(b) = MTCA cleanup level is 5-mg/kg for total concentration of naphthalene, 1-methylnaphthalene and 2-methylnaphthalene

(c) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

Lab QA/QC surrogate recovery was outside control limits due to matrix interference for samples GP1-4-4.5, GP1-6-6.5, GP2-4-4.5, GP5-4-4.5, GP6-6-6.5

TABLE 6 SELECT GROUNDWATER ANALYTICAL RESULTS - OCTOBER 2010 TO SEPTEMBER 2011 **Cleanup Action Plan** Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Analysis	MTCA Method A Groundwater	MW-6R Date Collected						
	Cleanup Levels	10/1/2010	12/30/2010	3/17/2011	6/11/2011	9/22/2011	12/22/2011	
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Benzene	5	<1.0	<0.20	<1.0	<0.20	<0.20	<0.20	
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0	
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Gasoline Range Organics	800	<50	<50.0	<50	<50.0	<50.0	<50.0	
Diesel Range Organics	500	<120	<76	<120	<85	<75	<91	
Residual Range/Heavy Oil Organics	500	<240	<380	<240^	<430	<380	<450	
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Lead (Total)	15	<2.0^	<10.0	5.4	<10.0	<10.0	<10.0	
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Naphthalene	(a)	0.010	<0.095	<0.47	<0.11	<0.094	<0.10	
1-Methylnaphthalene	(a)	<0.0097	<0.095	<0.14	<0.11	<0.094	<0.10	
2-Methylnaphthalene	(a)	<0.013	<0.095	<0.094	<0.11	<0.094	<0.10	
Naphthalenes	160	0.0210	0.143	0.352	0.165	0.141	0.150	
Acenaphthene	NE	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Acenaphthylene	NE	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Anthracene	NE	<0.0097	<0.095	<0.047	<0.11	<0.094	<0.10	
Benzo (a) anthracene	(b)	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Benzo (a) pyrene	0.1	0.019	<0.095	<0.094	<0.11	<0.094	<0.10	
Benzo (b) fluoranthene	(b)	0.017	<0.095	<0.094	<0.11	<0.094	<0.10	
Benzo (g,h,i) perylene	NE	0.013	<0.095	<0.094	<0.11	<0.094	<0.10	
Benzo (k) fluoranthene	(b)	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Chrysene	(b)	0.011	<0.095	<0.061	<0.11	<0.094	<0.10	
Dibenzo (a,h) anthracene	(b)	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Fluoranthene	NE	0.013	<0.095	<0.061	<0.11	<0.094	<0.10	
Fluorene	NE	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Indeno (1,2,3-cd) pyrene	(b)	0.011	<0.095	<0.094	<0.11	<0.094	<0.10	
Phenanthrene	NE	<0.0097	<0.095	<0.094	<0.11	<0.094	<0.10	
Pyrene	NE	0.017	<0.095	<0.061	<0.11	<0.094	<0.10	
cPAH B(a)P Equivalents	0.1	0.0234	0.0717	0.0708	0.0831	0.0710	0.0755	

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mu/L = microarams per liter

NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for naphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

^ = ICV, CCV, ICB, CCB, ISA, ISB, CRI, CRA, DLCK, or MRL standard: Instrument related QC exceeds the control limits

TABLE 6 SELECT GROUNDWATER ANALYTICAL RESULTS - OCTOBER 2010 TO SEPTEMBER 2011 **Cleanup Action Plan** Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Analysis	MTCA Method A Groundwater	MW-7 Date Collected						
	Cleanup Levels	10/1/2010	12/29/2010	3/17/2011	6/11/2011	9/22/2011	12/22/2011	
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Benzene	5	<1.0	<0.20	<1.0	<0.20	<0.20	<0.20	
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0	
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Gasoline Range Organics	800	<50	<50.0	<50	<50.0	<50.0	<50.0	
Diesel Range Organics	500	150 Y	<77	<120	<87	<75	<75	
Residual Range/Heavy Oil Organics	500	<250	<380	<240^	<430	<380	<380	
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Naphthalene	(a)	0.086	<0.096	<0.47	<0.11	<0.094	<0.094	
1-Methylnaphthalene	(a)	0.23	<0.096	<0.14	<0.11	0.16	0.11	
2-Methylnaphthalene	(a)	0.16	< 0.096	<0.094	<0.11	0.13	<0.094	
Naphthalenes	160	0.48	0.144	0.352	0.165	0.337	0.204	
Acenaphthene	NE	0.051	< 0.096	<0.094	<0.11	<0.094	<0.094	
Acenaphthylene	NE	<0.0097	< 0.096	<0.094	<0.11	<0.094	<0.094	
Anthracene	NE	0.011	< 0.096	<0.047	<0.11	<0.094	<0.094	
Benzo (a) anthracene	(b)	0.017	< 0.096	<0.094	<0.11	<0.094	<0.094	
Benzo (a) pyrene	0.1	0.019	< 0.096	<0.094	<0.11	<0.094	<0.094	
Benzo (b) fluoranthene	(b)	<0.0097	< 0.096	<0.094	<0.11	<0.094	<0.094	
Benzo (g,h,i) perylene	NE	<0.0097	< 0.096	<0.094	<0.11	<0.094	<0.094	
Benzo (k) fluoranthene	(b)	<0.0097	< 0.096	<0.094	<0.11	<0.094	<0.094	
Chrysene	(b)	<0.0097	< 0.096	<0.061	<0.11	<0.094	<0.094	
Dibenzo (a,h) anthracene	(b)	<0.0097	< 0.096	<0.094	<0.11	<0.094	<0.094	
Fluoranthene	NE	0.010	<0.096	<0.061	<0.11	<0.094	<0.094	
Fluorene	NE	0.063	<0.096	<0.094	<0.11	<0.094	<0.094	
Indeno (1,2,3-cd) pyrene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.094	
Phenanthrene	NE	0.048	<0.096	<0.094	<0.11	<0.094	<0.094	
Pyrene	NE	<0.0097	<0.096	<0.061	<0.11	<0.094	<0.094	
cPAH B(a)P Equivalents	0.1	0.0132	0.0725	0.0708	0.0831	0.0710	0.0710	

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present. Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

^ = ICV, CCV, ICB, CCB, ISA, ISB, CRI, CRA, DLCK, or MRL standard: Instrument related QC exceeds the control limits

	MTCA Method A Groundwater	MW-8 Date Collected						
Analysis	Cleanup Levels	10/1/2010	12/29/2010	3/17/2011	6/11/2011	9/22/2011	12/22/2011	
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Benzene	5	<1.0	0.21	<1.0	0.26	0.35	0.23	
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0	
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Gasoline Range Hydrocarbons	800	<50	<50.0	<50	<50.0	<50.0	<50.0	
Diesel Range Organics	500	200 Y	<77	<120	<83	<75	<87	
Residual Range/Heavy Oil Organics	500	<240	<380	<240^	<420	<380	<430	
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Naphthalene	(a)	0.085	<0.096	<0.47	<0.096	0.12	<0.11	
1-Methylnaphthalene	(a)	0.11	<0.096	<0.14	<0.096	0.13	<0.11	
2-Methylnaphthalene	(a)	0.038	<0.096	<0.094	<0.096	<0.094	<0.11	
Naphthalenes	160	0.23	0.144	0.352	0.144	0.297	0.165	
Acenaphthene	NE	0.033	<0.096	<0.094	<0.096	<0.094	<0.11	
Acenaphthylene	NE	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Anthracene	NE	0.018	<0.096	<0.047	<0.096	<0.094	<0.11	
Benzo (a) anthracene	(b)	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Benzo (a) pyrene	0.1	<0.019	<0.096	<0.094	<0.096	<0.094	<0.11	
Benzo (b) fluoranthene	(b)	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Benzo (g,h,i) perylene	NE	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Benzo (k) fluoranthene	(b)	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Chrysene	(b)	0.053	<0.096	<0.061	<0.096	<0.094	<0.11	
Dibenzo (a,h) anthracene	(b)	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Fluoranthene	NE	0.011	<0.096	<0.061	<0.096	<0.094	<0.11	
Fluorene	NE	0.029	<0.096	<0.094	<0.096	<0.094	<0.11	
Indeno (1,2,3-cd) pyrene	(b)	<0.0097	<0.096	<0.094	<0.096	<0.094	<0.11	
Phenanthrene	NE	0.028	<0.096	<0.094	<0.096	<0.094	<0.11	
Pyrene	NE	0.010	<0.096	<0.061	<0.096	<0.094	<0.11	
cPAH B(a)P Equivalents	0.1	0.0125	0.0725	0.0708	0.0725	0.0710	0.0831	

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

	MTCA Method A Groundwater						
Analysis	Cleanup Levels	10/1/2010 12/292010 3/17/2002			6/11/2011	9/22/2011	12/22/2011
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Benzene	5	<1.0	0.21	<1.0	<0.20	0.37	0.3
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Gasoline Range Hydrocarbons	800	110	56.5	<50	84.4	241	222
Diesel Range Organics	500	160 Y	<76	<120	<88	<75	<76
Residual Range/Heavy Oil Organics	500	<250	<380	<240^	<440	<380	<380
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Naphthalene	(a)	0.400	0.59	<1.9	0.36	<0.094	2.6
1-Methylnaphthalene	(a)	0.019	<0.095	<0.38	<0.11	<0.094	0.17
2-Methylnaphthalene	(a)	0.013	<0.095	<0.94	<0.11	<0.094	<0.094
Naphthalenes	160	0.43	0.390	0.352	0.470	0.141	2.817
Acenaphthene	NE	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Acenaphthylene	NE	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Anthracene	NE	<0.0094	<0.095	<0.047	<0.11	<0.094	<0.094
Benzo (a) anthracene	(b)	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Benzo (a) pyrene	0.1	<0.019	<0.095	<0.094	<0.11	<0.094	<0.094
Benzo (b) fluoranthene	(b)	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Benzo (g,h,i) perylene	NE	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Benzo (k) fluoranthene	(b)	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Chrysene	(b)	<0.0094	<0.095	<0.061	<0.11	<0.094	<0.094
Dibenzo (a,h) anthracene	(b)	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Fluoranthene	NE	<0.0094	<0.095	<0.061	<0.11	<0.094	<0.094
Fluorene	NE	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Indeno (1,2,3-cd) pyrene	(b)	<0.0094	<0.095	<0.094	<0.11	<0.094	<0.094
Phenanthrene	NE	0.011	<0.095	<0.094	<0.11	<0.094	<0.094
Pyrene	NE	<0.0094	<0.095	<0.061	<0.11	<0.094	<0.094
cPAH B(a)P Equivalents	0.1	0.0119	0.0717	0.0708	0.0831	0.0710	0.0710

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

	MTCA Method A Groundwater	MW-10 Date Collected						
Analysis	Analysis Cleanup Levels 10/1/2010				6/11/2011	9/22/2011	12/22/2011	
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Benzene	5	<1.0	<0.20	<1.0	<0.20	<0.20	<0.20	
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0	
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Gasoline Range Hydrocarbons	800	<50	<50.0	<50	<50.0	<50.0	<50.0	
Diesel Range Organics	500	<120	<77	<120	<86	<75	<75	
Residual Range/Heavy Oil Organics	500	<240	<380	<240^	<430	<380	<380	
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Naphthalene	(a)	<0.0094	<0.096	<0.47	<0.11	<0.094	<0.095	
1-Methylnaphthalene	(a)	<0.0094	<0.096	<0.14	<0.11	<0.094	<0.095	
2-Methylnaphthalene	(a)	<0.012	<0.096	<0.094	<0.11	<0.094	<0.095	
Naphthalenes	160	0.015	0.144	0.352	0.165	0.141	0.143	
Acenaphthene	NE	<0.0094	<0.096	<0.47	<0.11	<0.094	<0.095	
Acenaphthylene	NE	<0.0094	<0.096	<0.38	<0.11	<0.094	<0.095	
Anthracene	NE	<0.0094	<0.096	<0.19	<0.11	<0.094	<0.095	
Benzo (a) anthracene	(b)	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
Benzo (a) pyrene	0.1	<0.019	<0.096	<0.19	<0.11	<0.094	<0.095	
Benzo (b) fluoranthene	(b)	<0.0094	<0.096	<0.38	<0.11	<0.094	<0.095	
Benzo (g,h,i) perylene	NE	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
Benzo (k) fluoranthene	(b)	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
Chrysene	(b)	<0.0094	<0.096	<0.19	<0.11	<0.094	<0.095	
Dibenzo (a,h) anthracene	(b)	<0.0094	<0.096	<0.28	<0.11	< 0.094	<0.095	
Fluoranthene	NE	<0.0094	<0.096	<0.24	<0.11	<0.094	<0.095	
Fluorene	NE	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
Indeno (1,2,3-cd) pyrene	(b)	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
Phenanthrene	NE	<0.0094	<0.096	<0.38	<0.11	<0.094	<0.095	
Pyrene	NE	<0.0094	<0.096	<0.28	<0.11	<0.094	<0.095	
cPAH B(a)P Equivalents	0.1	0.0119	0.0725	0.0708	0.0831	0.0710	0.0717	

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

	MTCA Method A Groundwater							
Analysis	Cleanup Levels	10/1/2010	12/30/2010	3/17/2011	6/11/2011	9/22/2011	12/22/2011	
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Benzene	5	<1.0	<0.20	<1.0	<0.20	<0.20	<0.20	
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0	
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0	
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Gasoline Range Hydrocarbons	800	<50	<50.0	<50	<50.0	<50.0	<50.0	
Diesel Range Organics	500	<120	110	<120	<84	<75	<86	
Residual Range/Heavy Oil Organics	500	<240	<380	<240^	<420	<380	<430	
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0	
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	
Naphthalene	(a)	0.012	<0.095	<0.47	<0.11	<0.094	<0.11	
1-Methylnaphthalene	(a)	<0.0098	<0.095	<0.14	<0.11	<0.094	<0.11	
2-Methylnaphthalene	(a)	<0.013	<0.095	<0.094	<0.11	<0.094	<0.11	
Naphthalenes	160	0.023	0.143	0.352	0.165	0.141	0.165	
Acenaphthene	NE	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Acenaphthylene	NE	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Anthracene	NE	<0.0098	<0.095	<0.047	<0.11	<0.094	<0.11	
Benzo (a) anthracene	(b)	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Benzo (a) pyrene	0.1	<0.020	<0.095	<0.094	<0.11	<0.094	<0.11	
Benzo (b) fluoranthene	(b)	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Benzo (g,h,i) perylene	NE	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Benzo (k) fluoranthene	(b)	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Chrysene	(b)	<0.0098	<0.095	<0.061	<0.11	<0.094	<0.11	
Dibenzo (a,h) anthracene	(b)	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Fluoranthene	NE	<0.0098	<0.095	<0.061	<0.11	<0.094	<0.11	
Fluorene	NE	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Indeno (1,2,3-cd) pyrene	(b)	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Phenanthrene	NE	<0.0098	<0.095	<0.094	<0.11	<0.094	<0.11	
Pyrene	NE	<0.0098	<0.095	<0.061	<0.11	<0.094	<0.11	
cPAH B(a)P Equivalents	0.1	0.0125	0.0717	0.0708	0.0831	0.0710	0.0831	

Notes

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA

cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

Australia	MTCA Method A Groundwater						
Analysis	Cleanup Levels	10/1/2010	12/30/2011	3/17/2011	6/11/2011	9/22/2011	12/22/2011
Volatile Organic Compounds	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Benzene	5	<1.0	<0.20	<1.0	<0.20	<0.20	<0.20
Toluene	1,000	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0
Ethylbenzene	700	<1.0	<1.0	<1.0	<1.0	<1.0	<1.0
Total Xylenes	1,000	<2.0	<3.0	<2.0	<3.0	<3.0	<3.0
Total Petroleum Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Gasoline Range Hydrocarbons	800	<50	<50.0	<50	<50.0	<50.0	<50.0
Diesel Range Organics	500	<120	89	<120	<82	<75	<85
Residual Range/Heavy Oil Organics	500	<240	<380	<240^	<410	<380	<430
Metals	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Lead (Total)	15	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0
Lead (Dissolved)	NE	<2.0^	<10.0	<2.0	<10.0	<10.0	<10.0
c-Polyaromatic Hydrocarbons	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L	mg/L
Naphthalene	(a)	0.019	< 0.096	<0.47	<0.11	<0.094	<0.11
1-Methylnaphthalene	(a)	<0.0097	<0.096	<0.14	<0.11	<0.094	<0.11
2-Methylnaphthalene	(a)	<0.013	<0.096	<0.094	<0.11	<0.094	<0.11
Naphthalenes	160	0.031	0.144	0.352	0.165	0.141	0.165
Acenaphthene	NE	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Acenaphthylene	NE	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Anthracene	NE	<0.0097	<0.096	<0.047	<0.11	<0.094	<0.11
Benzo (a) anthracene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Benzo (a) pyrene	0.1	<0.019	<0.096	<0.094	<0.11	<0.094	<0.11
Benzo (b) fluoranthene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Benzo (g,h,i) perylene	NE	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Benzo (k) fluoranthene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Chrysene	(b)	<0.0097	<0.096	<0.061	<0.11	<0.094	<0.11
Dibenzo (a,h) anthracene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Fluoranthene	NE	<0.0097	<0.096	<0.061	<0.11	<0.094	<0.11
Fluorene	NE	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Indeno (1,2,3-cd) pyrene	(b)	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Phenanthrene	NE	<0.0097	<0.096	<0.094	<0.11	<0.094	<0.11
Pyrene	NE	<0.0097	<0.096	<0.061	<0.11	<0.094	<0.11
cPAH B(a)P Equivalents	0.1	0.0120	0.0725	0.0708	0.0831	0.0710	0.0831

Notes:

Volatile Organic Compounds analyzed by USEPA Method 8260

Total petroleum hydrocarbons-gasoline range organics analyzed by Northwest Method NWTPH-Gx

Total petroleum hydrocarbons-diesel and residual/heavy oil range organics analyzed by Northwest Method NWTPH-Dx

Total and dissolved lead analyzed by USEPA Method 6010

c-Polyaromatic hydrocarbons analyzed by USEPA Method 8270

Concentrations compared to the Model Toxics Control Act (MTCA) Method A groundwater cleanup levels presented in Table 720-1 of Chapter 173-340 of the Washington Administrative Code (WAC)

The MTCA cleanup level for gasoline range total petroleum hydrocarbons is 1000-µg/kg without benzene and 800-µg/kg with benzene present.

Benzene was observed in groundwater collected from sample ID-4 in 2001, thus the cleanup level of 800-µg/kg was utilized.

mo/L = microarams per liter NE = Cleanup level not established under MTCA cPAH = Carcinogenic polyaromatic hydrocarbons

B(a)P = Benzo(a)pyrene

< = Chemical not detected above the laboratory reporting limit

Bold = Chemical detected at a concentration above the laboratory reporting limit *Italics* = Value calculated for comparison to MTCA cleanup level

(a) = See MTCA cleanup level for aphthalenes. This is a total value for naphthalene, 1-methylnaphthalene and 2-methylnaphthalene
 (b) = See MTCA cleanup level for B(a)P. Total concentration of cPAHs calculated using the toxicity equivalency method in WAC 173-340-708(8)

TABLE 7A SOIL POINTS OF COMPLIANCE CLEANUP ACTION PLAN Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Constituent	Cleanup Level ¹ (mg/kg)	Media	Point of Compliance Type	Specific Point of Compliance	
GRO	30/100 ²	soil	standard	ARCADIS analyzed soil for this constituent in 2010 during the remedial investigation. The concentration of GRO exceeded cleanup levels at several locations in the center of the site, but was below cleanup levels in soil samples collected from GP-1, GP-3, GP-4, GP-7 through GP-9, MW-7 through MW-12.	
DRO	2000	soil	standard	ARCADIS analyzed soil for this constituent in 2010 during the remedial investigation. The concentration of DRO exceeded cleanup levels at several locations in the center of the site, but was below cleanup levels in soil samples collected from GP-1, GP-3, GP-4, GP-6 through GP-9, MW-7 through MW-12.	
НО	2000	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	
EDB	0.005	soil	standard	Full suite USEPA Method 8260B analysis was performed on soil samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶	
EDC	6	soil	standard	Full suite USEPA Method 8260B analysis was performed on soil samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶	
Benzene	0.03	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	
Toluene	7	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	
Ethylbenzene	6	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	
Total xylenes	9	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	
MTBE	0.1	soil	standard	Full suite USEPA Method 8260B analysis was performed on soil samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶	
n-Hexane	6	soil	standard	Full suite USEPA Method 8260B analysis was performed on soil samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶	
cPAHs	0.1 ³	soil	standard	ARCADIS analyzed soil for this constituent in 2010 during the remedial investigation. The concentration of cPAHs exceeded cleanup levels at several locations in the center of the site, but was below cleanup levels in soil samples collected from GP-1, GP-3 through GP-9, MW-6R, MW-7 through MW-10.	
Naphthalenes	5 ⁴	soil	standard	ARCADIS analyzed soil for this constituent in 2010 during the remedial investigati The concentration of Naphthalenes exceeded cleanup levels at several locations the center of the site, but was below cleanup levels in soil samples collected from 1 through GP-4 and GP-6 through GP-9, MW-7 through MW-12.	
PCBs	1 ⁵	soil	standard	PCBs were analyzed in soil at the Site in 2004 and were not detected ⁷	
Lead	250	soil	standard	ARCADIS analyzed soil samples for this constituent in 2010 during the remedial investigation. Concentrations detected in soil were less than cleanup levels at all boring locations.	

mg/kg = milligrams per kilogram

¹Cleanup levels from Ecology's MTCA Method A Cleanup Levels for Soil (WAC 173-340-900, Table 740-1)

 $^{2}\mbox{Method}$ A CULs for GRO are determined based on the presence of benzene

³ Based on benzo(a)pyrene equivalencies (WAC 173-340-900, Table 740-1).

⁴ Calculated using procedures in WAC 173-340-747(4).

⁵ Total value for all PCBs (mixtures)

⁶ SECOR 2001. Final Remedial Investigation and Feasibility Study, Former Industrial Petroleum Distributors, 1117 West Bay Drive, Olympia, Washington. October 30.

⁷Parametrix 2004. West Bay Phase II Environmental Site Assessment, Prepared for City of Olympia Parks, Arts, and Recreation Department. June.

TABLE 7B GROUNDWATER POINTS OF COMPLIANCE CLEANUP ACTION PLAN Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

Constituent	Cleanup Level ¹ (µg/L)	Media	Point of Compliance Type	Specific Point of Compliance
GRO	800/1,000 ²	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
DRO	500	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
НО	500	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
EDB	0.01	groundwater	standard	Full suite USEPA Method 8260B analysis was performed on groundwater samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶
EDC	5	groundwater	standard	Full suite USEPA Method 8260B analysis was performed on groundwater samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶
Benzene	5	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
Toluene	1,000	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
Ethylbenzene	700	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
Total xylenes	1,000	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
MTBE	20	groundwater	standard	Full suite USEPA Method 8260B analysis was performed on groundwater samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶
n-Hexane	6	groundwater	standard	Full suite USEPA Method 8260B analysis was performed on groundwater samples in 2001 (samples IPD-1 through IPD-6). The 8260B analysis included assessment of n-hexane, methyl tertiary-butyl ether, EDC, and EDB. None of these compounds were reported to have been detected in soil or groundwater samples collected at the Site ⁶
cPAHs	0.1 ³	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
Naphthalenes	160 ⁴	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011
PCBs	0.1 ⁵	groundwater	standard	PCBs were analyzed in groundwater at the Site in 2004 and were not detected ⁷
Lead	15	groundwater	standard	Groundwater samples collected by ARCADIS from all current on-site wells (MW-6R, MW-7 through MW-12) have indicated concentrations less than the CLs from October 2010 through September 2011

µg/L = micrograms per liter

¹Cleanup levels from Ecology's MTCA Method A Cleanup Levels for Ground Water (WAC 173-340-900, Table 720-1)

²Method A CULs for GRO are determined based on the presence of benzene

³ Based on benzo(a)pyrene equivalencies (WAC 173-340-900, Table 740-1).

⁴ Calculated using procedures in WAC 173-340-747(4).

⁵ Total value for all PCBs (mixtures)

⁶ SECOR 2001. Final Remedial Investigation and Feasibility Study, Former Industrial Petroleum Distributors, 1117 West Bay Drive, Olympia, Washington. October 30.

⁷Parametrix 2004. West Bay Phase II Environmental Site Assessment, Prepared for City of Olympia Parks, Arts, and Recreation Department. June.

TABLE 8 SOIL CONFIRMATION SAMPLING AND EXCAVATION COST ESTIMATE Cleanup Action Plan Former Industrial Petroleum Distributors Bulk Terminal 1120 West Bay Drive Olympia, Washington

SOIL EXCAVATION ALTERNATIVE

Assumes excavating proposed excavation grids to 10 feet bgs for lower estimate and entire estimated extent to 10 feet bgs for higher estimate.

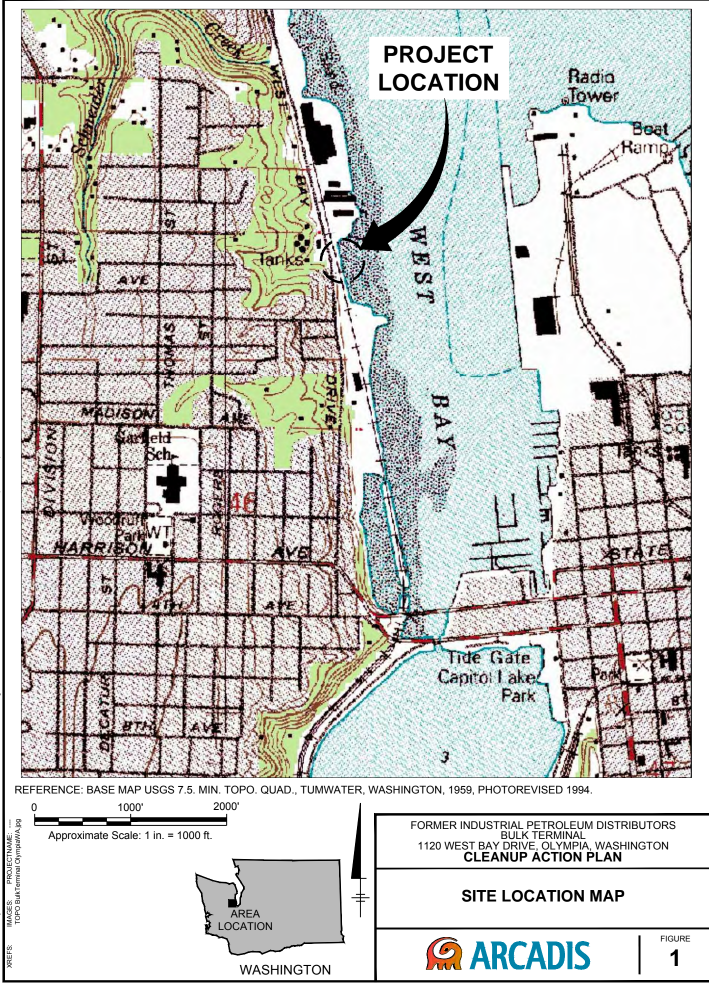
Task Description	Quantity	Units	Unit Lower Cost (\$)	Unit Upper Cost (\$)	Total Lower Cost (\$)	Total Upper Cost (\$)
Pre-Design Costs						
Surveying - Establish Grid points	1	Lump Sum	\$3,000	\$4,500	\$3,000	\$4,500
Soil investigation to delineate on the northern and eastern sides	1	Lump Sum	\$40,114	\$40,114	\$40,114	\$40,114
Soil CAP Design and Engineering Drawings	1	Lump Sum	\$15,000	\$22,500	\$15,000	\$22,500
Remediation Activities						
Mobilization/Demobilization	1	Lump Sum	\$10,000	\$15,000	\$10,000	\$15,000
Excavation	370	Cubic Yards	\$22	\$25	\$8,140	\$55,625
Material Handling - Impacted Soils	370	Cubic Yards	\$9	\$11	\$3,330	\$24,475
Material Stockpile Area & Management	1	Lump Sum	\$4,000	\$6,000	\$4,000	\$6,000
Truck Loading Area	1	Lump Sum	\$5,000	\$7,500	\$5,000	\$7,500
Transportation and Off-Site Disposal						
- Non-Hazardous Soil	590	Tons	\$100	\$110	\$59,000	\$391,600
Excavation Restoration Activities						
Furnish Backfill	590	Ton	\$12	\$15	\$7,080	\$53,400
Placement & Compaction of Backfill	370	Cubic Yards	\$22	\$25	\$8,140	\$55,625
Seeding/Mulching/Stabilization	1,000	Square Feet	\$1	\$3	\$1,000	\$18,000
Cut and remove existing piping, cement grout	1	Lump Sum	\$10,000	\$15,000	\$10,000	\$15,000
Management						
Project Management (8% of Overall Costs)	1	Lump Sum	\$6,182	\$55,547	\$6,182	\$55,547
Construction Oversight and Health & Safety (12% of Construction Costs)	1	Lump Sum	\$12,683	\$75,267	\$12,683	\$75,267

Complete Excavation Subtotal Cost \$192,669 \$840,153

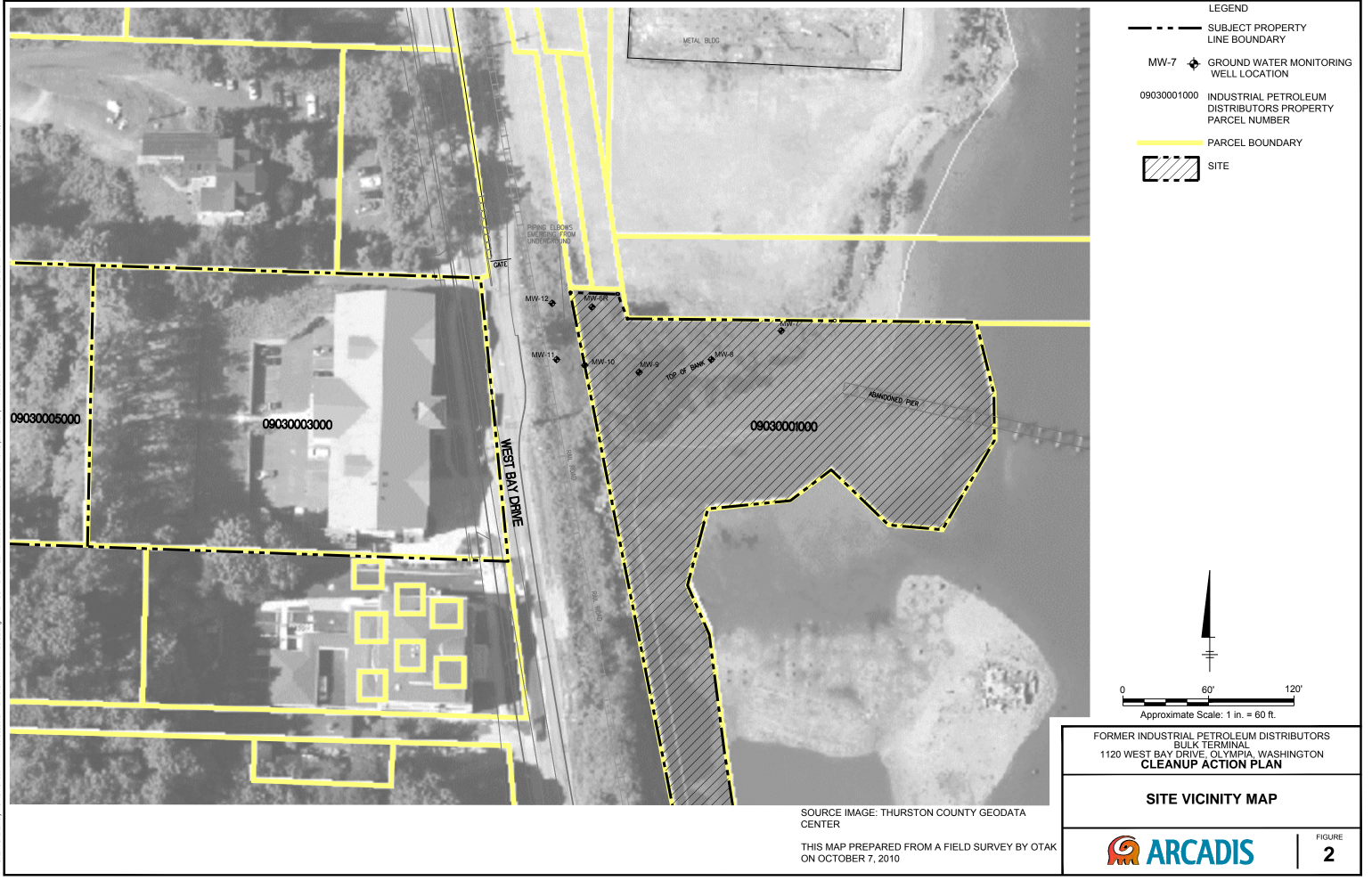
Contingency (10%) \$19,267 \$84,015

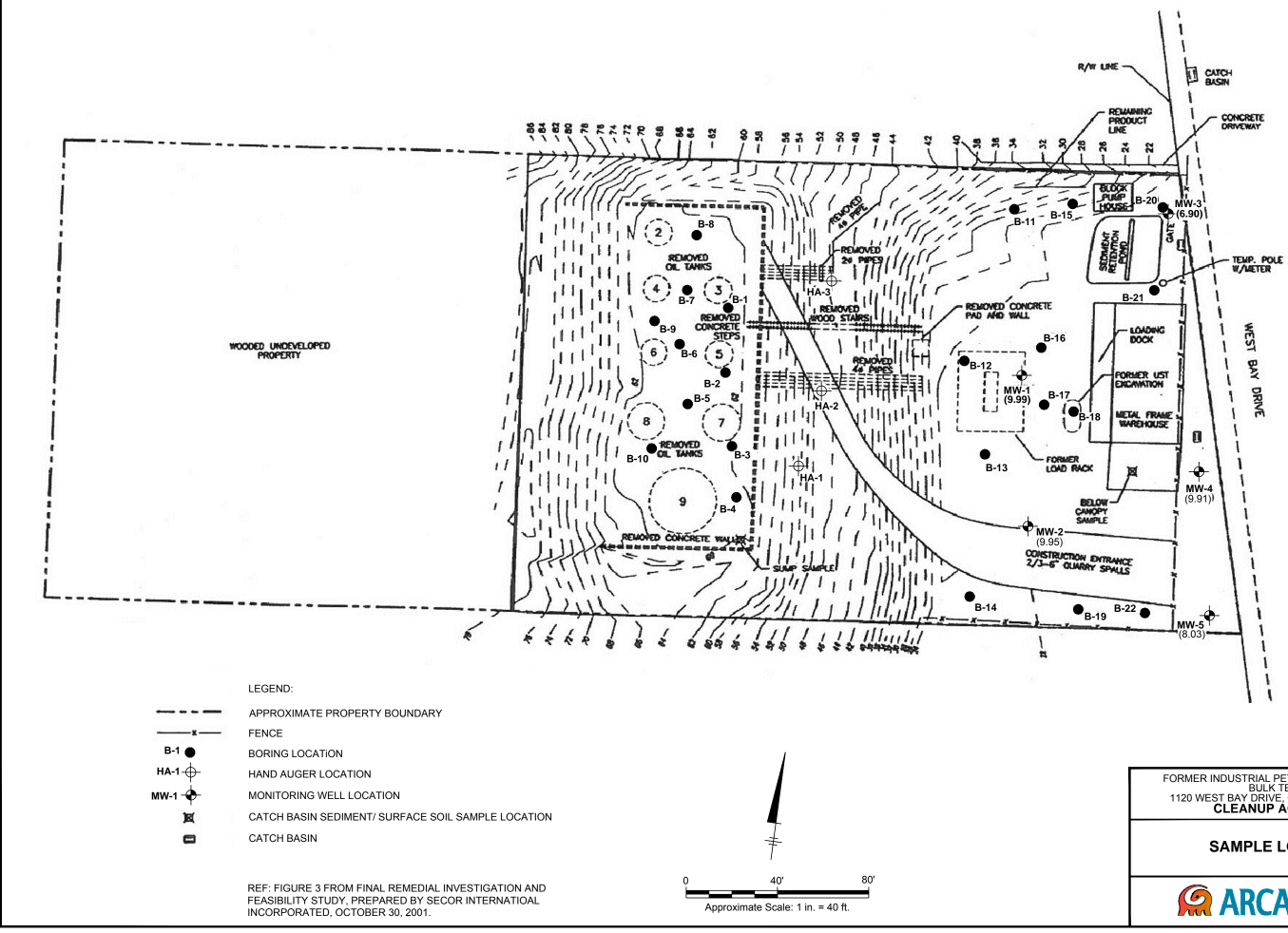
Complete Excavation Cost \$211,936 \$924,168

Figures



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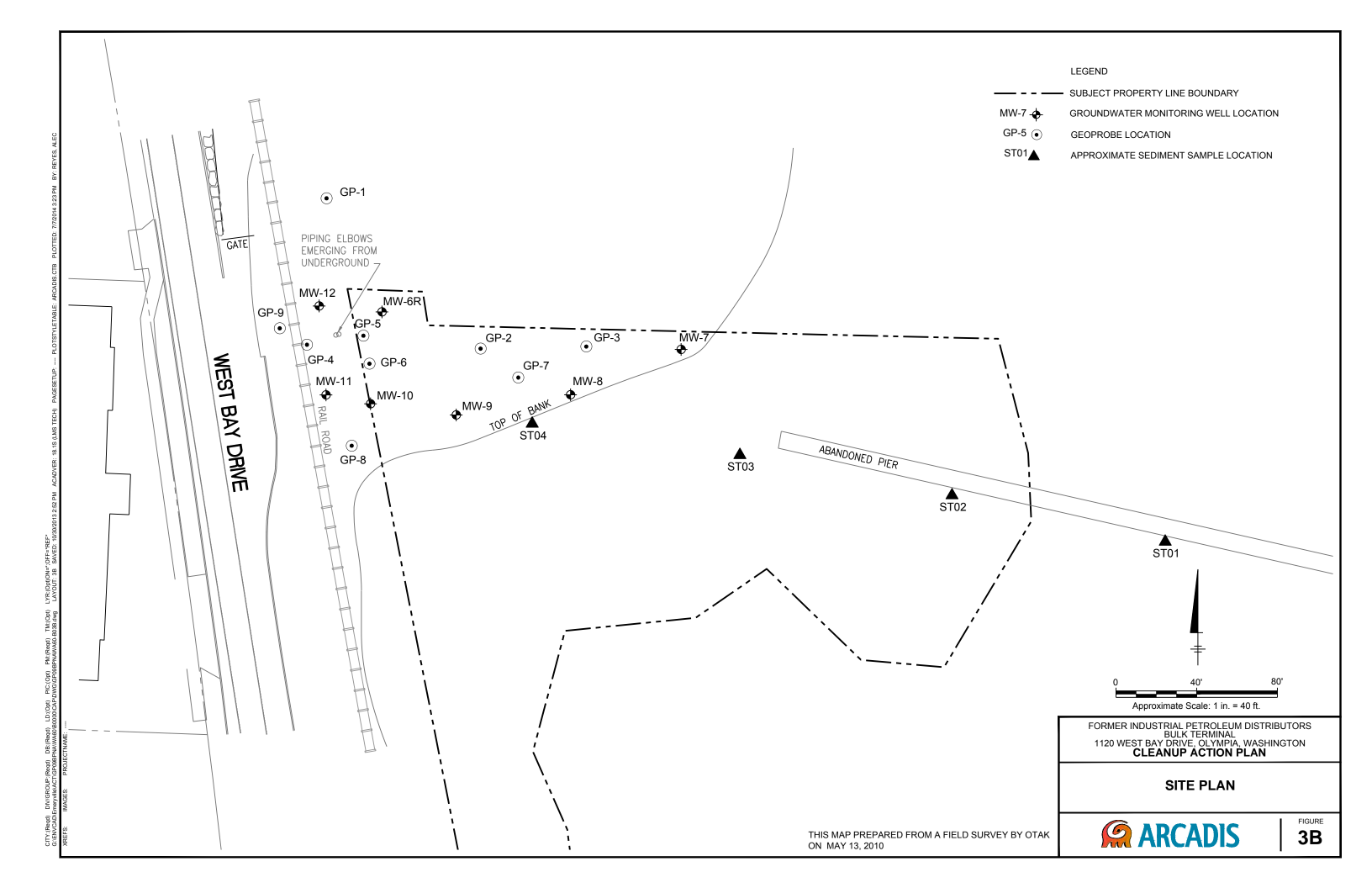


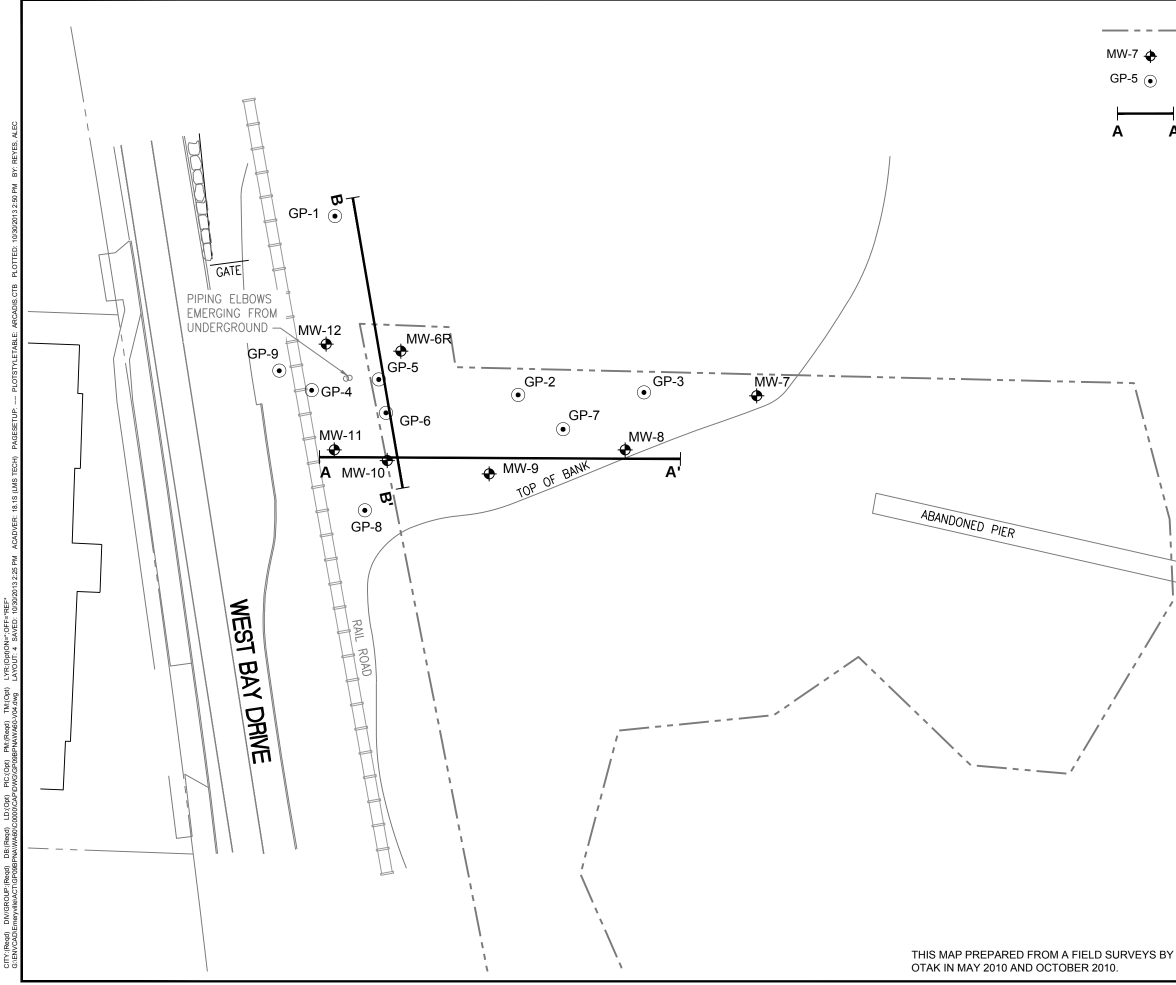


SAMPLE LOCATIONS

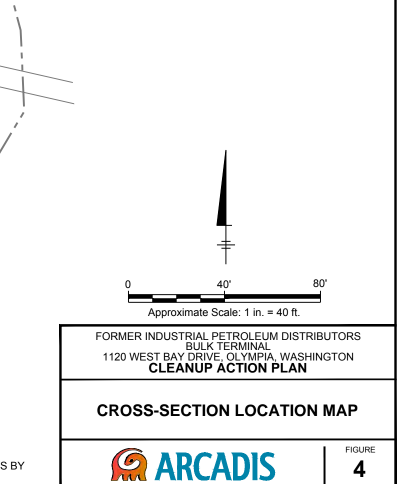
CLEANUP ACTION PLAN





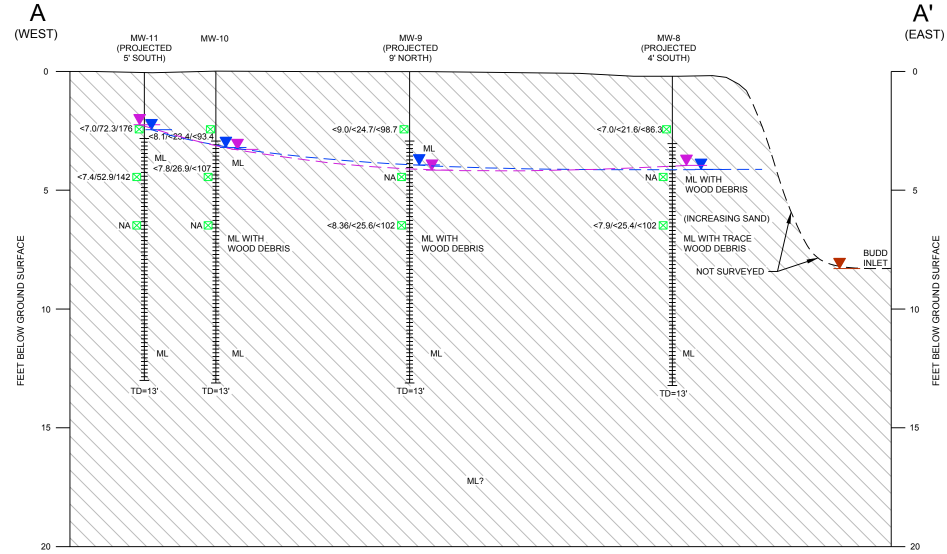


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¢	GROUNDWATER MONITORING WELL LOCATION
ullet	SOIL BORING LOCATION
<u> </u>	CROSS SECTION LOCATION

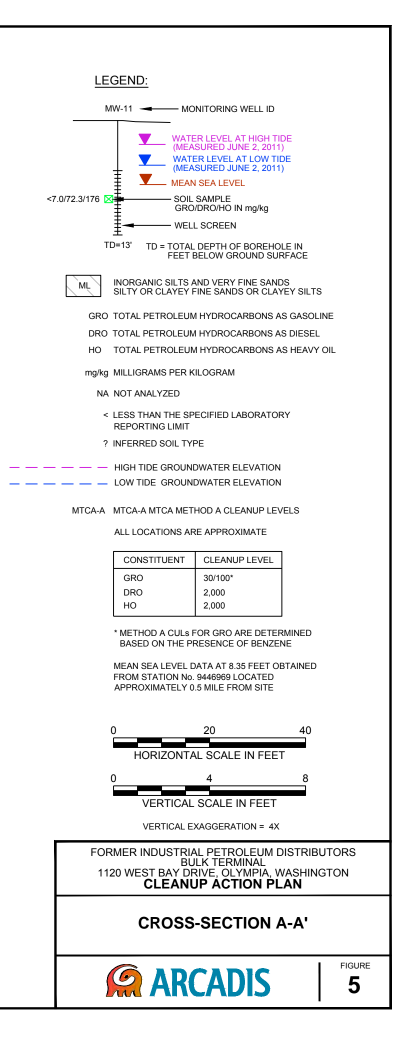


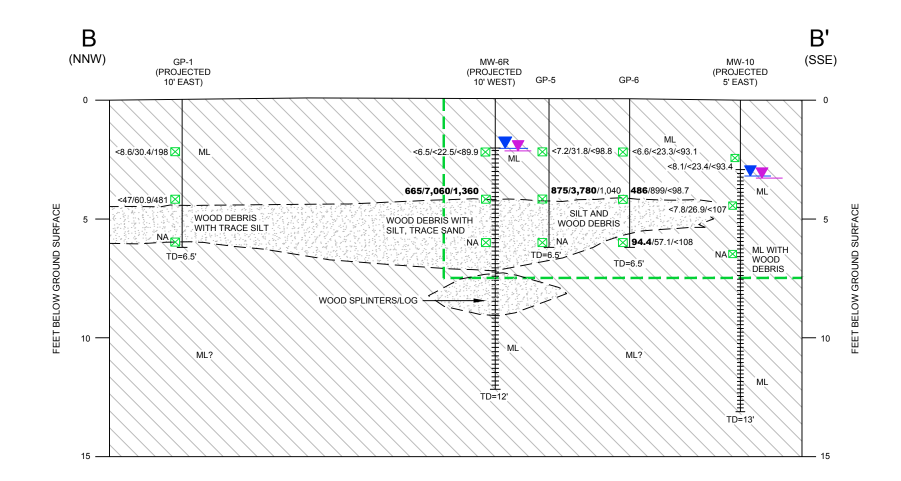
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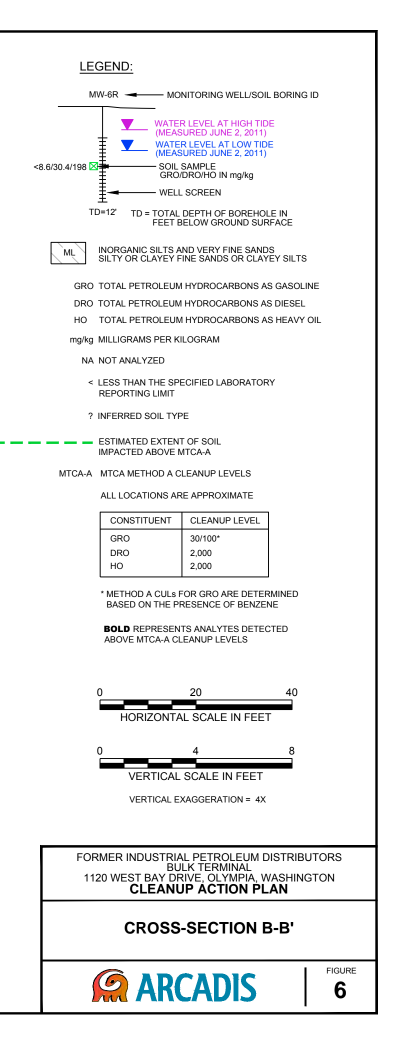


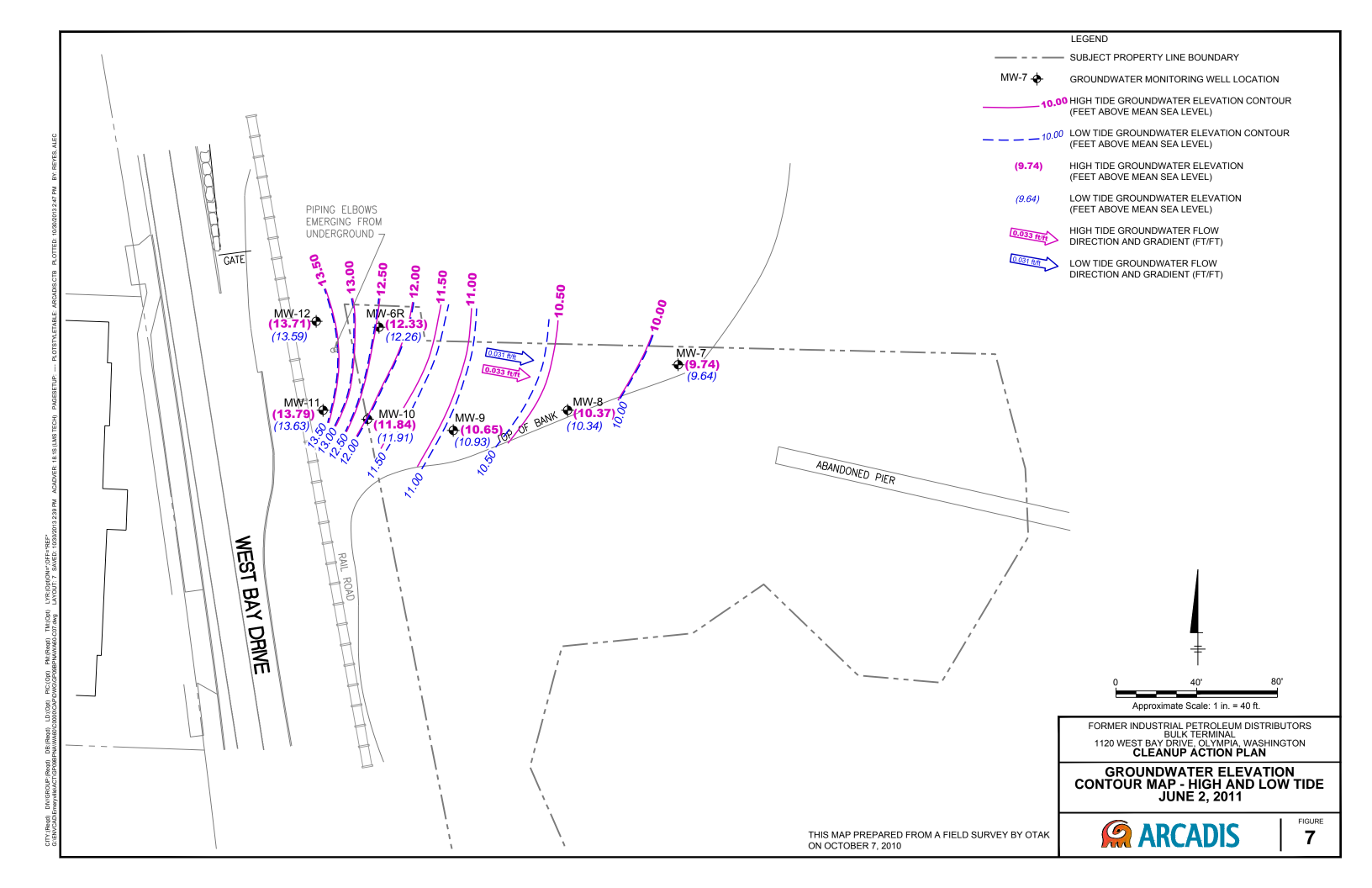
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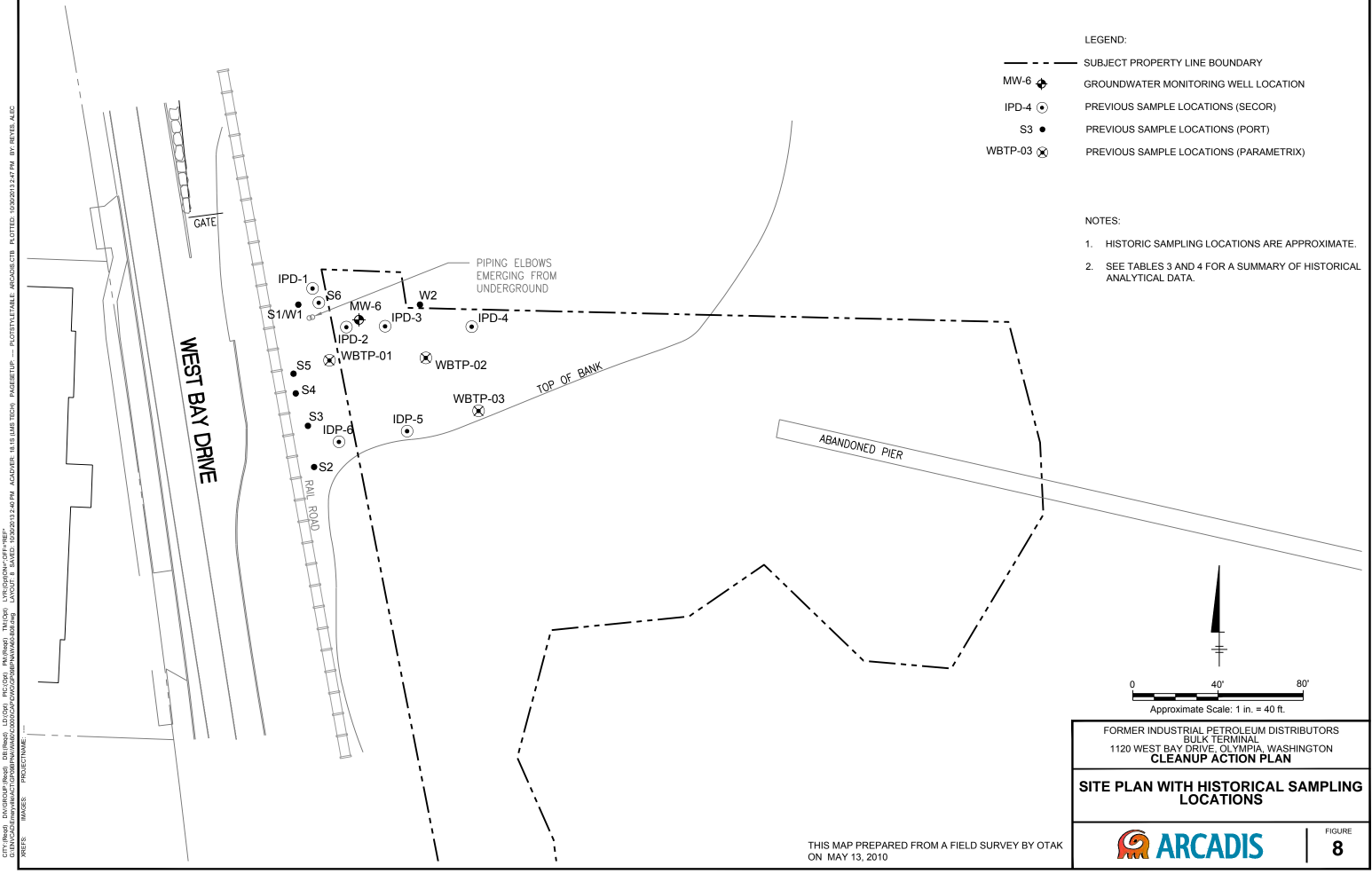


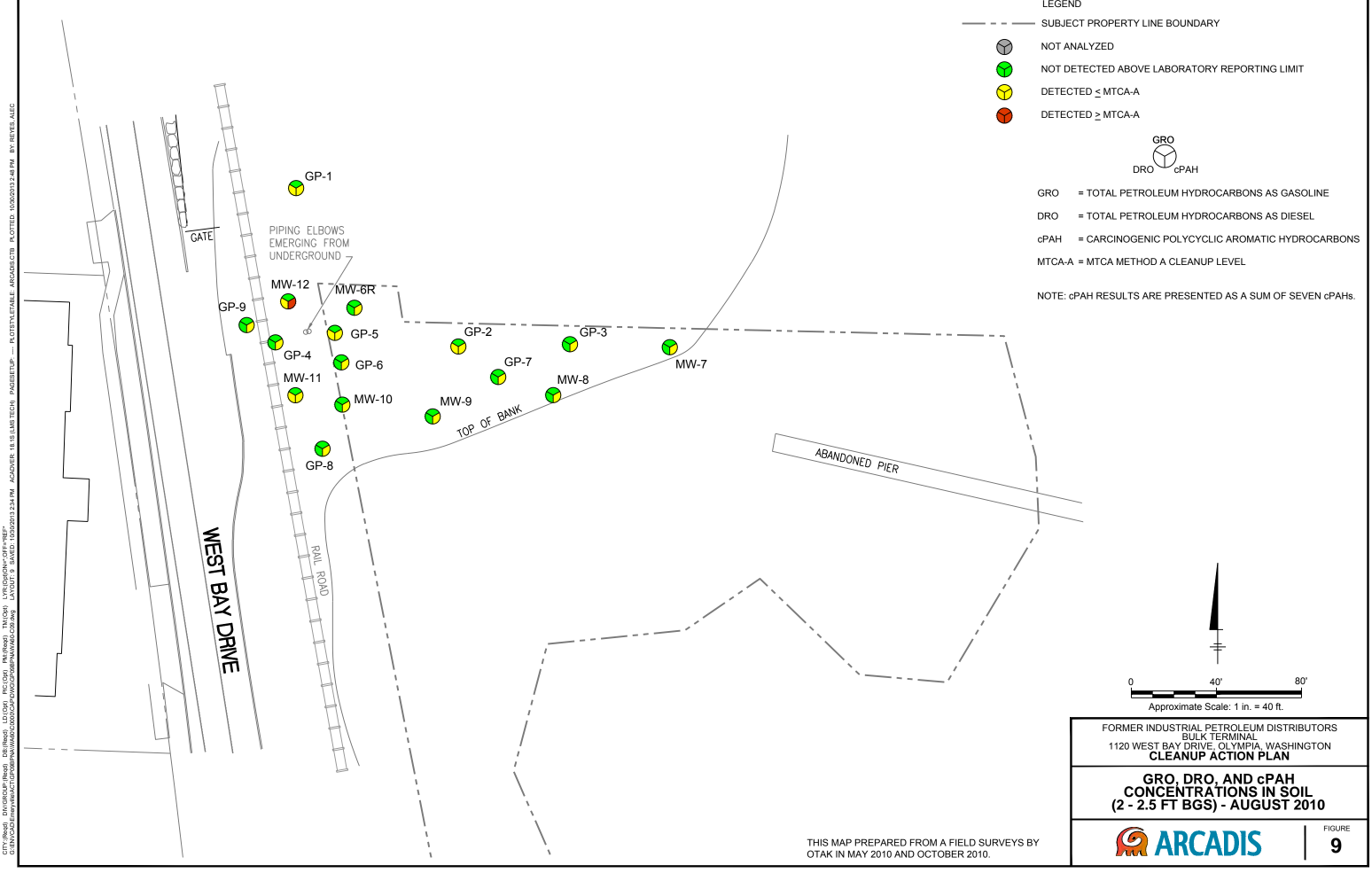




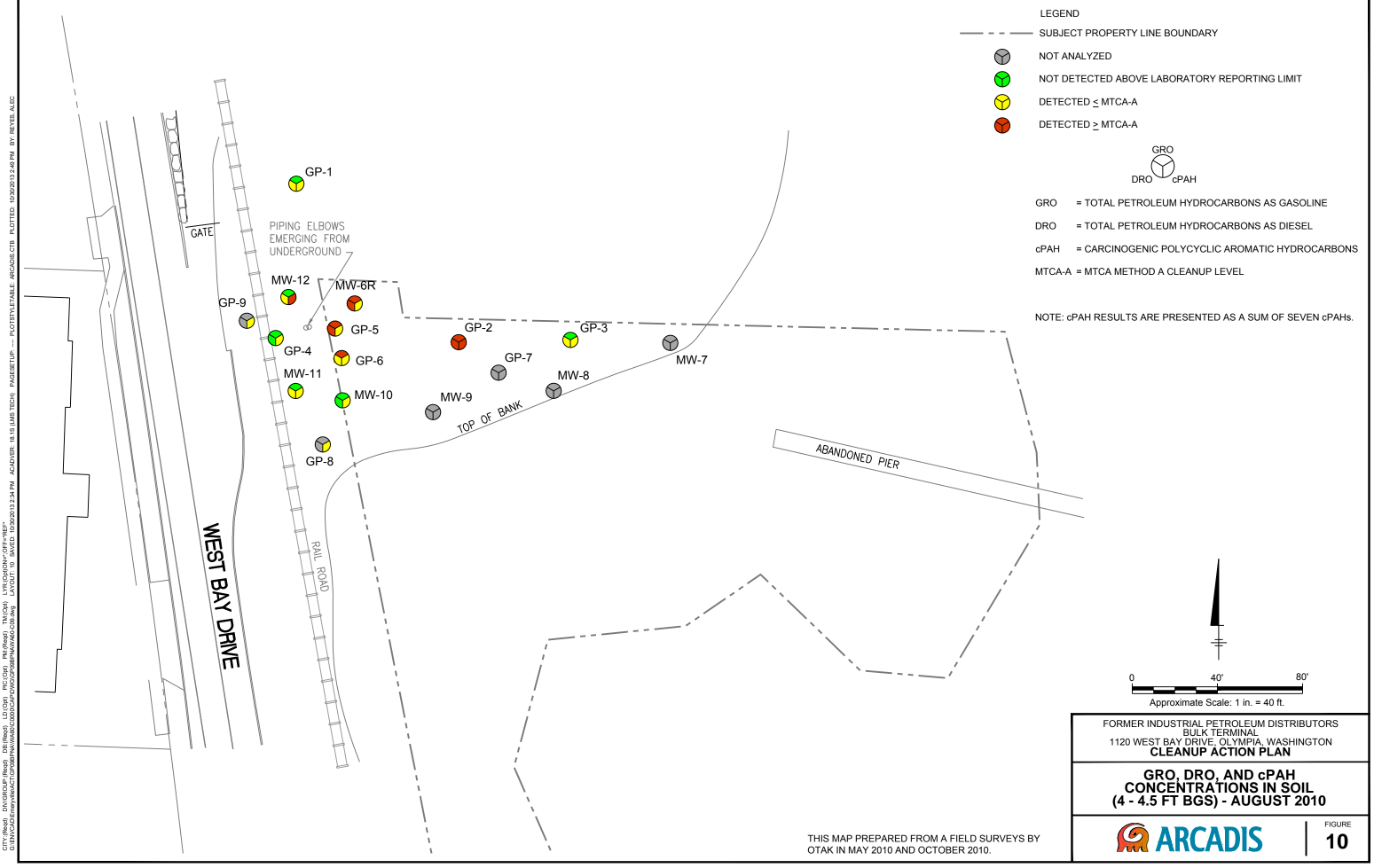




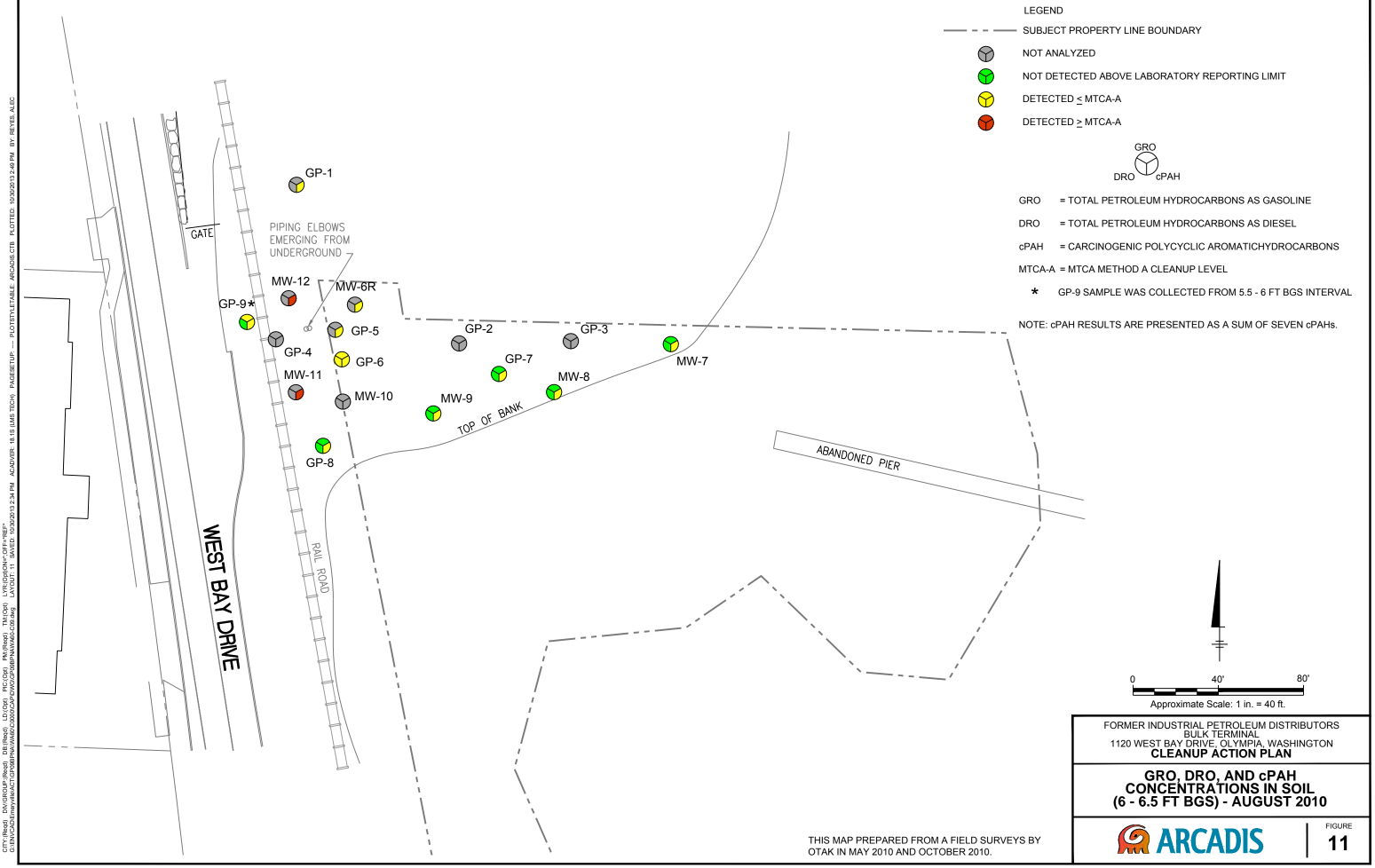




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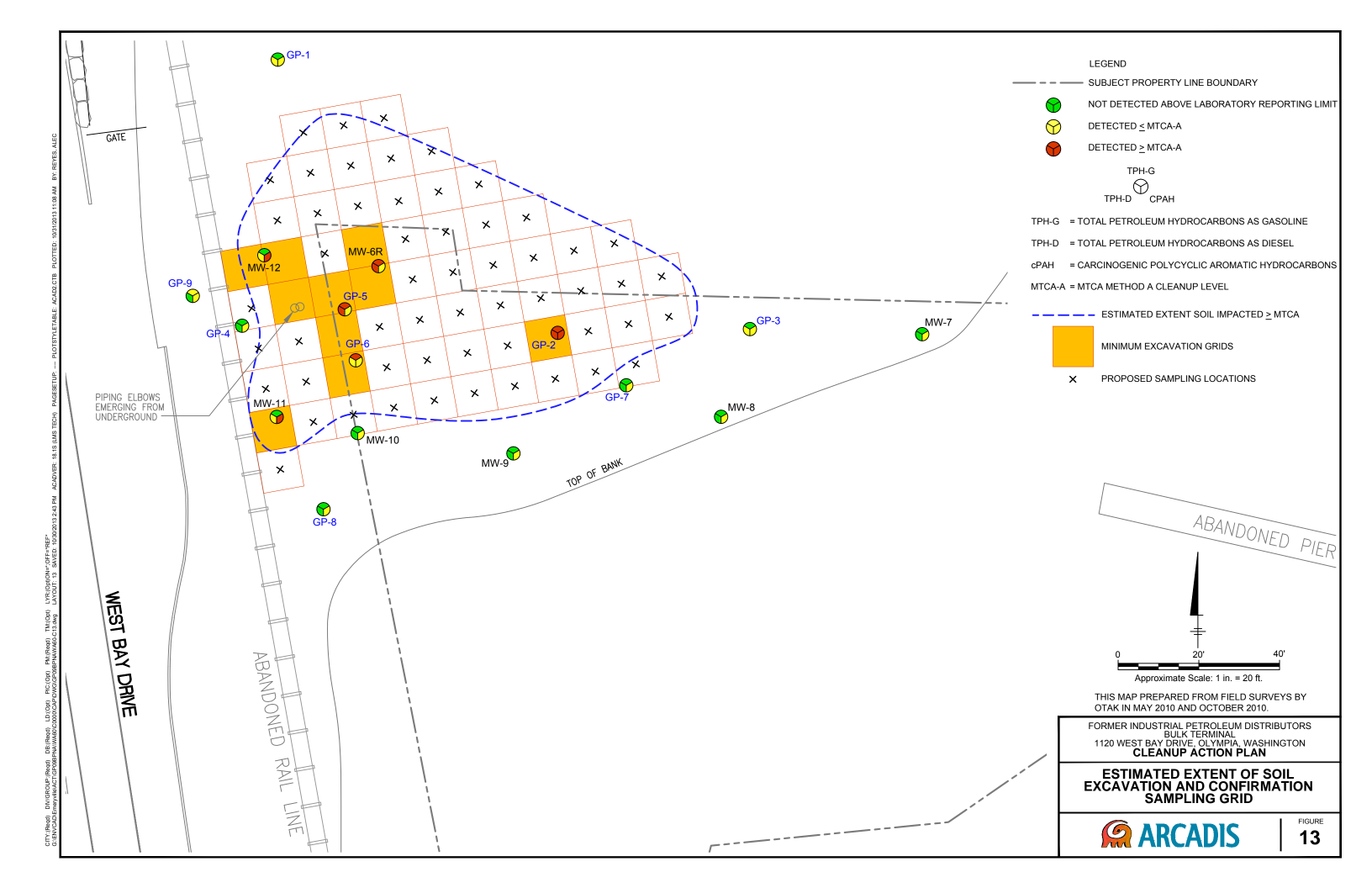






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Appendix A

Integral Sediment Sampling Report

FINAL

FORMER IPD WEST OLYMPIA SITE BUDD INLET SEDIMENT SCREENING

Sampling Report

December 17, 2009

Prepared for Delta Consultants 4006 148th Avenue NE Redmond, WA 98052

Prepared by:

1Sh

David Serdar Scientist

Reviewed by:

Handy Binnie

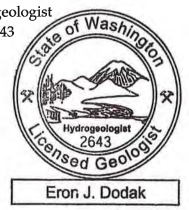
Sandy Browning Managing Scientist

4/22/10

Eron J. Dodak, L.H.G. Senior Hydrogeologist License No. 2643

integra consulting inc.

1205 West Bay Drive NW Olympia, WA 98502



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- Appendix B. Field Notes
- Appendix C. Chain of Custody Documentation
- Appendix D. Complete ARI Laboratory Report

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Figure 2. Actual Sediment Sample Locations at the Former IPD Site

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ACRONYMS AND ABBREVIATIONS

ARI	Analytical Resources, Inc.
GC/FID	gas chromatography/flame ionization detection
GPS	global positioning system
HCID	hydrocarbon identification
IPD	Industrial Petroleum Distributors
MLLW	mean lower low water
TPH	total petroleum hydrocarbons
VOC	volatile organic compound

1 INTRODUCTION

Integral Consulting Inc. (Integral) conducted a screening survey of intertidal sediments located adjacent to the former Industrial Petroleum Distributors (IPD) Site in Olympia, Washington, during August 2009. The survey was requested by the Washington State Department of Ecology (Ecology) to assess whether marine sediments have been impacted by upland contamination or historical activities at the site. Ecology specified the approximate sampling locations, depth of sediments to be collected, and analytical screening requirements to be used for the survey (Teel 2006). These specifications were used as the basis for the sediment sampling section of the remedial investigation work plan for the site (Delta 2008).

This report describes the sediment sampling conducted at the site and results of the laboratory analysis. Copies of Ecology's letter requesting the survey, field notes, chain of custody documentation, and the laboratory data report are included in the appendices.

The objective of the survey was to screen intertidal sediments for petroleum hydrocarbons at the former IPD Site on the western side of Budd Inlet in Olympia, Washington, and to determine if subsequent sampling and analysis is warranted based on the screening results.

2 SAMPLING METHODS AND LABORATORY ANALYSIS

The sample design was based on the sampling scheme requested by Ecology (Teel 2006, Appendix A) and was incorporated in the remedial investigation work plan (Delta 2008). Samples were collected by Integral staff on August 20, 2009, with the assistance of Delta Environmental (Delta). Steve Teel from Ecology was onsite to discuss the sampling plan and to oversee sampling activities.

The sampling date and time was selected to coincide with a mid-day minus tide (–2.1 feet MLLW at 12:15 p.m.) so that all locations were accessible by foot. Four sampling locations were established along the entire length of the former pier at equidistant intervals of approximately 140 feet. Figure 1 shows a schematic of the planned sampling locations. Figure 2 shows actual sampling locations superimposed on an aerial photograph.

Sampling location coordinates were recorded at each location using a Garmin GPS V Personal Navigator with differential correction and subsequently resolved to within 1 meter of accuracy using offsets from known landmark positions. Sample coordinates are shown in Table 1.

Station Id	Latitude North	Longitude West
ST01	47º 03' 17.4"	122º 54' 40.4"
ST02	47º 03' 17.6"	122º 54' 43.0"
ST03	47º 03' 18.1"	122º 54' 44.6"
ST04	47º 03' 18.2"	122º 54' 46.8"

 Table 1. Sample Location Coordinates for Sediment Screening at Former IPD Site

Samples were collected using a 10-cm internal diameter stainless steel hand coring device designed to collect a core from the sediment surface to a depth of 10 cm below surface. Several cores were required to provide sufficient sample volume at each location. Upon extraction of the initial core at each location, samples for volatile organic compound (VOC) analysis were collected from the side wall of the hole using a specially designed open-barrel syringe and placed in vials for VOC analysis. Observations on sediment consistency, content, odor, etc., were recorded in a field logbook. A copy of the field notes is included as Appendix B.

Extracted material was placed in a stainless steel bowl, homogenized, and placed in appropriate jars specially cleaned for priority pollutant analysis. Prior to sampling, all equipment coming into contact with samples was decontaminated by scrubbing with 1 percent Alconox solution, triple-rinsed with tap water, rinsed with distilled water, and then allowed to air-dry. Once dry, equipment was wrapped in aluminum foil (dull side in).

Samples were submitted to Analytical Resources, Incorporated (ARI; Tukwila, WA) for analysis of petroleum hydrocarbon identification (NWTPH-HCID Method) using Prep Method SW3550B and gas chromatography/flame ionization detection (GC/FID). Chain of custody documentation is in Appendix C. Samples were analyzed at maximum screening level of 100 mg/kg. Samples collected for analysis of VOCs using Method 5035 were available for analysis pending results of the HCID screen.

3 RESULTS

A summary of the laboratory results are shown in Table 2. The complete laboratory report is shown in Appendix D. Overall quality of the data was good. The method blank and o-terphenyl surrogate was within acceptable limits for all samples. No petroleum hydrocarbons were detected at 20 mg/kg in the gas range, 50 mg/kg in the diesel range, and 100 mg/kg in the oil range. Analysis of VOCs was not necessary based on these results.

Table 2. Summary of Laboratory Results for Sediments Collected August 20, 2009 at the Former IPD Site (concentrations in mg/kg [ppm], dry weight basis)

Station		Analysis			
ID	Sample ID	Date	Gas	Diesel	Oil
ST01	Sediment-1	8/22/09	20 U	50 U	100 <i>U</i>
ST02	Sediment-2	8/22/09	20 <i>U</i>	50 <i>U</i>	100 <i>U</i>
ST03	Sediment-3	8/22/09	20 <i>U</i>	50 <i>U</i>	100 <i>U</i>
ST04	Sediment-4	8/22/09	20 <i>U</i>	50 <i>U</i>	100 <i>U</i>

U = Not detected at value shown.

4 CONCLUSIONS

Intertidal surface sediments located in Budd Inlet off of the former IPD Site have no measurable levels of petroleum hydrocarbons when analyzed at a maximum screening level of 100 mg/kg. Gas, diesel, and oil range hydrocarbons are not detectable at concentrations of 20, 50, and 100 mg/kg, respectively.

5 **REFERENCES**

Delta. 2008. Remedial Investigation Work Plan, Former Industrial Distributors Site, 1117 West Bay Drive Olympia, Washington. Delta Project G0CLG. Prepared for Atlantic Richfield Company, La Palma, CA. Delta Consultants, Redmond, WA.

Teel. 2006. Sediment Screening Requirement and Potential Interim Action, Former Industrial Petroleum Distributors (IPD) Site, Olympia, WA. Letter from Steve Teel, Department of Ecology, to Bob May, Disclaimer Trust of John J. O'Connell and Scott Hooten, Atlantic Richfield Company. July 31, 2006.

FIGURES

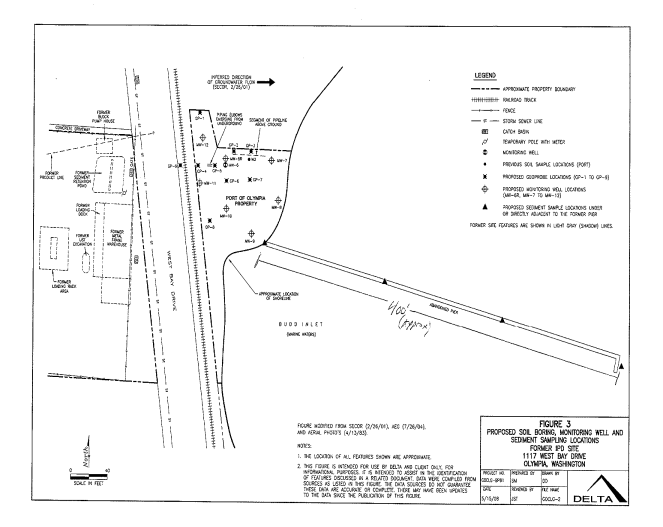


Figure 1. Schematic of Planned Sediment Sample Locations at the Former IPD Site.

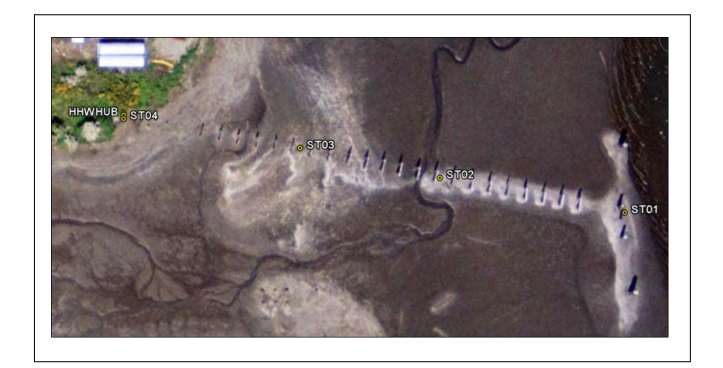


Figure 2. Actual Sediment Sample Locations at the Former IPD Site (HHWHUB is a benchmark established by survey on August 20, 2009)

APPENDIX A

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Delta Environmental-Seattle

STATE OF THE STATE

STATE OF WASHINGTON DEPARTMENT OF ECOLOGY PO Box 47775 • Olympia, Washington 98504-7775 • (360) 407-6300

CERTIFIED MAIL

July 31, 2006

Disclaimer Trust of John J. O'Connell c/o Mr. Bob May, Trust Representative 18047 NE 88th Ct. Redmond, WA 98052

Mr. Scott T. Hooton Atlantic Richfield Company 295 SW 41st Street, Bldg. 13, STE N Renton, WA 98055

Dear Mr. May and Mr. Hooton:

Re: Sediment Screening Requirement and Potential Interim Action Former Industrial Petroleum Distributors (IPD) Site, Olympia, WA

As you know, further investigation is needed for the Port of Olympia portion of the site. Our letter of October 25, 2005 requested that a Remedial Investigation (RI) Work Plan be prepared and submitted to Ecology for review and comment. We understand that prior to beginning the RI, property access agreements would need to be negotiated by the Trust and ARCO from all affected property owners. The above letter also stated that the additional RI work shall include the further definition of the extent and type of residual soil contamination and groundwater characterization.

However, the potential for impact to sediments also needs to be assessed. To accomplish this, it will be necessary to collect four sediment screening samples (three locations beneath the former pier and one from the end of the pier). Sample locations beneath the pier should be spaced a consistent distance apart such that the entire length of the pier is characterized, beginning at the approximate mean higher high water level and ending at the sample location at the end of the pier. Samples should be collected from the top 10-centimeters only. Analyses shall initially consist of the hydrocarbon identification method (HCID) for all petroleum ranges. A screening level of **100 mg/kg** shall be used. If all sample results are less than this value, then no additional sediment characterization

c/o Mr. Bob May, Trust Representative Mr. Scott Hooton July 31, 2006 Page 2

will be necessary. However, if any sample results exceed this value, then additional analyses and/or sediment characterization will be necessary. Prior to conducting this work, a sediment sampling plan should be prepared and submitted to Ecology for review and approval. Sample methods should be consistent with the Ecology guidance document *Sediment Sampling and Analysis Plan Appendix (03-09-043, revised April 2003)*.

On July 20, Mr. Hooton and I visited the site. During this visit, Mr. Hooton expressed the willingness to conduct an interim remedial action consisting of excavation and offsite disposal for soil contamination associated with the former product pipeline. Grab groundwater samples would also be collected during this work. Ecology supports the option of conducting such an interim action at the site. However, in order to do this, the Agreed Order (AO) will need to be amended, the Interim Action Work Plan would need to be reviewed and approved by Ecology. Following this, both the Interim Action Work Plan and the AO Amendment would need to undergo a 30-day public review and comment period. After considering public comments, the Interim Action Work Plan and AO Amendment can be finalized and implemented.

Please let me know as soon as possible if you would still like to conduct an interim remedial action so I can begin preparing the AO Amendment. You can contact me at (360) 407-6247 or via e-mail at <u>stee461@ecy.wa.gov</u> if you have questions about this letter or if you would like to schedule a meeting to further discuss these issues.

Sincerely,

25 teel

Steve Teel, LHG Hydrogeologist Toxics Cleanup Program Southwest Regional Office

ST/ksc:07062006 Port of Olympia

Cc: Mr. Jeffrey S. Thompson, Delta Environmental Consultants
 Mr. Heber Kennedy, Port of Olympia
 Bojo Investments LLC
 Mr. Steve Wise, Code Enforcement Officer, City of Olympia, Public Works Dept.
 Bob Warren – Ecology

APPENDIX **B**

"Outdoor writing products... ...for outdoor writing people."

Integal Detta - Former IPO Olympia Site (BPOLY)





No. 311

August 2009 Intertidal Scaliment Sampling



"Rite in the Rain" - A unique All-Weather Writing paper created to shed water and enhance the written image. It is widely used throughout the world for recording critical field data in all kinds of weather.

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BPOLY (Former EPA site) 8/20/04 D. Serdar BPsly Sediment Sampling On Site; D. Sorder, I. Stopate of (Integral) C. Counford, S. Kennesly (Milikan), D. Tumow (Octta) 1030 - Met C crantord on site - surveying high water station. 1100 - Met remainder of DeHa crew. Went over Safety plan and sampling plan. Discussions about determining sampling locations, Will uset peto measure those End to Hu survey, then take equidestant measures. 1156-Start of GPS readings at HWM surveyed by Delta. 1200-Steve Teel on site-explained Sampling method to hims 230 - Walked out to end of pier to estublish route. 1303 - Commenced sampling at Whating 1/2t end of par (see opposite page) Some heavy sheen-appeared like NAPL but then dissipated. Shells cleared from top surface. Many polychaetes, clams in hole, Sampled VOAs with 5035 springer Kemaining

4 BPOLY BPOLY 8/20/09 D.Serter O.Serder 2/2 Samples collected with hand cover. 10 cm days 1334 - Station 2] sampled. Similar to Station 1 but more watery and more mussel shells. Less sheen. 1402 - [Station 3] - Sample at higher elevation - Schimes was much more de-watered. Feiner shells. Slight ana sie / bluck layer on surface / below surface, Shells on surface w/juminile crubs. (is) clam shells below surface. 1435 [station 4]-sampled at high higher Notes water. Sandy sediment with here (Bocho under denses mat of by J.S.) sult grass (seculeut) ato shell debuts and no marine noms. 1500 - Sampling completed. Cocs tilled out and all Jas likelled. Sarah M. assigned sample numes. Station = Sectionent 1 Shition 2 = Sediment 2 Station 3 = Jelinut 3 Station 4 = Sediment 4 \mathcal{O} 1500 - Sorah M will deliver sungeles to ART -Palphin 1000 Relinguished sample to her. 1825 Decon and mobe back to office - (Oly) Scule Dow for Vay This @ Station 1

APPENDIX C

Chain of Custody Record & Laboratory Analysis Request

ARI Assigned Number: PL36	Turn-around	-			Page:	/	of	1					cal Resources,	
ARI Client Company: Client Contact: Client Project Name:	Consulta	Phone: 36	8-705	-3534	Date:	100/09	, lce Prese	nt? Ye	5		17	4611 Sc	cal Chemists ar outh 134th Plac , WA 98168	e, Suite 100
Client Contact: Dave Ser	der	7			No. of Coolers:	1	Coole Temp:	s: l. 6, l					5-6200 206-69	95-6201 (fax)
BPOLY-	1							Analysis I	Requested	[I	1	Notes/Co	mments
Client Project #: C578~091		tegral			PHQ.	fG-	1000							
Sample ID	Date	r Time	Matrix	No. Containers	Herd	TPH	JUFHL SOLI							
Sediment-f	8/20/09	1250	SEOrman	8	X	X*	X							
Sediment 2	1' <u>></u>	1320	2	2	X	Χ*	X							
Sediment-3	ζ	1400		>	\boldsymbol{X}	X*	X							
Sediment-4	V	1450	$\underline{\mathbb{V}}$		X	X*	\times							
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Comments/Special Instructions	Relinquished by: (Signature)	Dils	h	Received by (Signature)	vant	Mu		Relinquished (Signature)	MI RAN	Nhu	· / · · ·	Received by:	terson	
results of HELD	Printed Name:	ave Ser	Lar	Printed Name	Mill	7		Printed Nam		11/18	2 (_	Printed Nam	e: e:	
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	Date & Time:	1-9 1-	530	Date & Time:		530		Date & Time	<u>169</u>	18:0		Date & Time	এ <u>সি</u>	1808-

Limits of Liability: ARI will perform all requested services in accordance with appropriate methodology following ARI Standard Operating Procedures and the ARI Quality Assurance Program. This program meets standards for the industry. The total liability of ARI, its officers, agents, employees, or successors, arising out of or in connection with the requested services, shall not exceed the Invoiced amount for said services. The acceptance by the client of a proposal for services by ARI release ARI from any liability in excess thereof, not withstanding any provision to the contrary in any contract, purchase order or co-signed agreement between ARI and the Client.

Sample Retention Policy: All samples submitted to ARI will be appropriately discarded no sooner than 90 days after receipt or 60 days after submission of hardcopy data, whichever is longer, unless alternate retention schedules have been established by work-order or contract.

A SAN A S

Analytical Resources, Incorporated Analytical Chemists and Consultants	Cooler Receipt	Form	Ì
ARI Client: <u>Sntlegral Cons</u> , COC No(s): <u>NA</u> Assigned ARI Job No: <u>PL36</u>	Project Name: <u>BPOLL</u> Delivered by: Fed-Ex UPS Courier Hand D Tracking No:	BP0 Delivered Othe	
Preliminary Examination Phase:			
Were intact, properly signed and dated custody seals attached to	the outside of to cooler?	YES	Ng
Were custody papers included with the cooler?		(FES)	NO
Were custody papers properly filled out (ink, signed, etc.)		YES)	NO

___Date: Complete custody forms and attach all shipping documents

1.6

8/20/29

1.8

Time:

Temp Gun ID#: 10188

YES

(ES)

YES

YES

YES

YES

YES

YES

YES

YEŞ (ES) NO

NO

60

NO

NO

NO

NO

NO

NO

(NO)

NO

18:09

NA

(NA

NA

0840

Did all bottle labels and tags agree with custody papers? Were all bottles used correct for the requested analyses? Do any of the analyses (bottles) require preservation? (attach preservation sheet, excluding VOCs). Were all VOC vials free of air bubbles? Was sufficient amount of sample sent in each bottle?

Was sufficient ice used (if appropriate)?

Were all bottles sealed in individual plastic bags?

Did all bottles arrive in good condition (unbroken)?

Were all bottle labels complete and legible?

Did the number of containers listed on COC match with the number of containers received?

Temperature of Cooler(s) (°C) (recommended 2.0-6.0 °C for chemistry)......

Was a temperature blank included in the cooler?

VP,

If cooler temperature is out of compliance fill out form 00070F

Cooler Accepted by:

Log-In Phase:

Samples Logged by: ____

Date: 8/21/09 UUC Time:

What kind of packing material was used? ... Bubble Wrap Wet Ice Gel Packs Baggies Foam Block Paper Other:

** Notify Project Manager of discrepancies or concerns **

Sample ID on Bottle	Sample ID on COC	Sample ID on Bottle	Sample ID on COC
		· · · · · · · · · · · · · · · · · · ·	
·····			******
Inp and Lor L	pb viels		
Small Air Rubbles	Date: 8/2_\/of Jobles' [LARGE Air Bubbles] S	mall → "sm"	
Small Air Rubbles	Date: <mark>8/2-1/05</mark> Ibbles' [LARGE Air Bubbles] S Imp ▲ train		
Small Air Bubbles Peabu	Date: 8/2.1/01 nobles' LARGE Air Bubbles S min 4 min p	mall \rightarrow "sm" cabubbles \rightarrow "pb" arge \rightarrow "lg"	

APPENDIX D



ORGANICS ANALYSIS DATA SHEET

NWTPH-HCID Method by GC/FID Page 1 of 1 Matrix: Sediment QC Report No: PL36-Integral Consulting Project: BPOLY-1 C578-001

Data Release Authorized:

ARI ID	Sample ID	Extraction Date	Analysis Date	DL	Range	Result
MB-082209 09-19572	Method Blank	08/22/09	08/22/09	1.0	Gas Diesel Oil o-Terphenyl	< 20 U < 50 U < 100 U 104%
PL36A 09-19572	Sediment-1 HC ID:	08/22/09	08/22/09	1.0	Gas Diesel Oil o-Terphenyl	< 20 U < 50 U < 100 U 101%
PL36B 09-19573	Sediment-2 HC ID:	08/22/09	08/22/09	1.0	Gas Diesel Oil o-Terphenyl	< 20 U < 50 U < 100 U 86.4%
PL36C 09-19574	Sediment-3 HC ID:	08/22/09	08/22/09	1.0	Gas Diesel Oil o-Terphenyl	< 20 U < 50 U < 100 U 102%
PL36D 09-19575	Sediment-4 HC ID:	08/22/09	08/22/09	1.0	Gas Diesel Oil o-Terphenyl	< 20 U < 50 U < 100 U 103%

Reported in mg/kg (ppm)

Gas value based on total peaks in the range from Toluene to C12. Diesel value based on the total peaks in the range from C12 to C24. Oil value based on the total peaks in the range from C24 to C38.



HCID SURROGATE RECOVERY SUMMARY

Matrix: Sediment

QC Report No: PL36-Integral Consulting Project: BPOLY-1 C578-001

	OUT
Sediment-1 101%	0 0 0 0 0

LCS/MB	LIMITS	QC LIMITS
--------	--------	-----------

(68-122) (50-150)

Prep Method: SW3550B Log Number Range: 09-19572 to 09-19575

(O-TER) = o-Terphenyl

FORM-II HCID

Page 1 for PL36



TOTAL HCID RANGE HYDROCARBONS-EXTRACTION REPORT

	ARI Job:	PL36
Matrix: Sediment	Project:	BPOLY-1
Date Received: 08/20/09		C578-001

ARI ID	Client ID	Sample Amt	Final Vol	Basis	Prep Date
ARI ID		Time			
09-19572-082209MB	Method Blank	10.0 g	5.00 mL	_	08/22/09
09-19572-PL36A	Sediment-1	4.62 g	5.00 mL	D	08/22/09
09-19573-PL36B	Sediment-2	3.81 g	5.00 mL	D	08/22/09
09-19574-PL36C	Sediment-3	6.27 g	5.00 mL	D	08/22/09
09-19575-PL36D	Sediment-4	8.51 g	5.00 mL	D	08/22/09

Basis: D=Dry Weight W=As Received HCID Extraction Report