

Draft Remedial Investigation and Feasibility Report

Simplot Grower Solutions 1800 W. 1st Street Warden, Washington 98857

November 2013 Revised June 2014 Update March 2018

Draft -

Remedial Investigation and Feasibility Report

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Prepared by:

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Acronyms

ARAR applicable or relevant and appropriate requirements

bgs below ground surface

CLARC Cleanup Levels and Risk Calculations

CUL cleanup levels

DOH Washington State Department of Health Ecology State of Washington, Department of Ecology

EDB ethylene dibromide
HDR HDR Engineering, Inc.
MCL maximum contaminant level

MSL mean sea level

MTCA Model Toxics Control Act

OMM operations, maintenance, and monitoring
OSHA Occupational Safety and Health Administration

Pace Pace Analytical

PGG Pacific Groundwater Group
PID photoionization detector
ppmv parts per million volume
PQL practical quantitation limit

PVC polyvinyl chloride

QA/QC quality assurance/quality control

RAO remedial action objectives

RI/FS remedial investigation/feasibility study

Simplot J.R. Simplot Company SVE soil vapor extraction

TEE terrestrial ecological evaluation

μg/Kg microgram per kilogram μg/L microgram per liter

USEPA U.S. Environmental Protection Agency

UST underground storage tank

WAC Washington Administrative Code



1 Remedial Investigation

Site Name	Simplot Growers Solutions Warden, Washington Site (in Agreed
	Order Ecology refers to site as Warden City Wells site)
Ecology Facility/sites ID 2	2802409
Agreed Order	No. 8421
Address	1800 West 1st Street
,	Warden, WA 98857
Location:	GPS: 46.97025 46° 58' 13" North and -119.060309 -119° 3' 37"
,	West
Į (UTM: Zone 11 N; 343279.18, 5203918.33
	Legal: SW T17N R30E S9
l i	Parcel: 060697000
	County: Grant Washington
Ecology Site Manager	Christer Loftenius, LG, LHG
	State of Washington Department of Ecology
-	Toxics Cleanup Program, Eastern Region
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	Spokane, Washington 99205-1295
<u> </u>	clof461@ecywa.gov
	509.329.3400
Potentially Liable Person	J.R. Simplot Company
(PLP)	P.O. Box 27
	Boise, Idaho 83707
PLP Contact	Karl Schultz, CSP
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Site Owner	Same as PLP
RI/FS Preparer	HDR Engineering
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1.1 Background Information

The J.R. Simplot Company (Simplot) entered into an agreed order (Agreed Order 8241) with the State of Washington, Department of Ecology (Ecology) on May 27, 2011, to address the presence of ethylene dibromide (EDB) in soil and groundwater at Simplot's facility at 1800 W. 1st Street, Warden, Washington (**Figure 1** and **Figure 2**). Specifically, the agreed order requires Simplot to complete a remedial investigation/feasibility study (RI/FS). A RI/FS work plan was submitted to Ecology in November 2011 that outlines the study approach (HDR 2011). Simplot conducted RI/FS



activities from November 2011 through October 2013 and submitted a draft RI/FS to Ecology in June 2014. Ecology provided comments to the draft RI/FS in September 2017 and Simplot conducted groundwater monitoring in December 2017 to update the draft RI/FS (presented herein).

The objective of this RI/FS is to meet the requirements of the agreed order in accordance with the Model Toxics Control Act (MTCA) Cleanup Regulation (Washington Administrative Code [WAC] 173-340). The RI is designed to characterize site conditions in order to complete a FS and select a cleanup action as described in WAC 173-340-360 through 173-340-390.

The MTCA cleanup regulation sets forth the requirements and procedures to develop soil and groundwater cleanup standards. Cleanup levels must be based on the reasonable maximum exposure expected to occur under both current and future site conditions. Cleanup criteria are further described in Section 1.5.

1.1.1 Current Site Use

The Simplot property is currently used by Simplot for storing agricultural products (e.g., packaged fertilizers) in warehouses. The property consists of two warehouse buildings, an unpaved parking area, and several storage bins. In addition, the property hosts six groundwater monitoring wells.

Figure 1 and **Figure 2** are aerial photographs of the site and surrounding area that provide an indication of current land use. The parcel and surrounding parcels are listed by Grant County as "trade-general merchandise." Land use within 1 mile of the property includes commercial and light industry, open space (undeveloped), and agricultural. Simplot anticipates continuing to use the property for storage of agricultural products for the near future and has not identified any long-term changes to property use.

1.1.2 Site Vicinity

The area immediately around the Simplot Growers Solutions property is industrial (agricultural), with irrigated agricultural areas on the north and west sides of the East Low Canal and residential areas to the southeast (**Figure 2** and **Figure 3**). A railroad spur borders the property to the north and west, industrial buildings to the east, 1st Street to the south, and industrial facilities to the west. The Washington Potato Company is located to the west of the Simplot property and Pure Line Seeds, Columbia Seeds, Greater Pacific Cold Storage, and ConAgra Lamb Weston (formerly Ochoa Ag Unlimited Foods and Basin Frozen Foods) are to the east of the Simplot property. To the southeast, is an auto wrecking lot, to the south is Pacific Coast Canola, and to the southwest is Skone Irrigation, CHS Sun Basin Growers, and the Warden Airport. The East Low Canal is located approximately 250 feet to the north of the facility (**Figure 3**).

1.1.3 Site History

The site is a former Simplot Grower Solutions (also known as Simplot Soilbuilders) facility. Simplot Grower Solutions are retail outlets for agri-chemicals (fertilizers, pesticides, soil amendments) that offer customized fertilizer blending, application services, and consulting.

Environmental Data Resources (EDR) conducted a chain-of-title search and reported the following for the 1800 W. 1st Street facility (2011):

 1940 to 1971: site owned by Burlington Northern, Inc. (formally Northern Pacific Railroad Company)



1971 to current: J.R. Simplot Company

Simplot actively operated the Soilbuilders facility from 1971 through 1992, where they stored, blended, and transported agri-chemicals, including EDB. Most of the Simplot workers familiar with the site are retired (many no longer living). Little information is available about the storage and use of EDB and if there were any spills.

EDB was used in the past as a pesticide for potato crops and as an additive for leaded gasoline fuel. Potato crops are grown in the Warden area, and there is potato processing in the industrial section of the city. Although the chemical was banned for use as a soil fumigant in 1984, elevated levels of EDB were found in City of Warden wells (City Wells #4 and #5), which led to multiple investigations to find the source of the EDB and to protect groundwater.

1.1.4 Site Setting

A description of site geology and hydrogeology is primarily taken from the *Preliminary Investigation* of *Ethylene Dibromide Contamination* (PGG 2007), *Phase II Preliminary Investigation Report* (Ecology 2009), and RI/FS activities conducted by HDR Engineering, Inc. (HDR).

The City of Warden is located within the Columbia Plateau, which is dominated by the Columbia River Basalt Group (thick sequence of basalt flows). Unconsolidated sediment overlies basalt in the Warden area and is comprised of sand and silt deposited by outburst floods from Glacial Lake Missoula and Palouse Formation loess (windblown silt and fine sand). Lithology of the monitoring wells associated with the site is described as unconsolidated soil of very silty to slightly silty to silty fine sand 17 to 64 feet thick. In addition, an on-site geologist observed layers of caliche while overseeing drilling in the upper 25 feet of boreholes. For the Simplot site, caliche is interbedded with sand from 4 to 20 feet below ground surface (bgs). Beneath the unconsolidated soil, 4.5 to 14 feet of weathered basalt is encountered. Beneath the weathered basalt is competent basalt that, in the vicinity of the monitoring wells, slope to the west-northwest. A summary of lithology for monitoring well MW-5, which was constructed at the Simplot facility, is as follows (PGG 2007):

Depth below ground surface	Description
0 to 4 feet	Fill material
4 to 18.5 feet	Fine sand with caliche interbeds
18.5 to 43 feet	Fine sand and silty sand
43 to 49 feet	Weathered basalt
49 to ? feet	Hard basalt
55 feet	Boring bottom

The site and surrounding area lies in the Odessa groundwater management subarea, a segment of the Columbia Basin groundwater system, which is characterized by declining basalt aquifer water levels and high amounts of artificial recharge to the shallow aquifer due to irrigated agricultural activities in the region. Three aquifers are identified in the City of Warden area:

 <u>Shallow aquifer</u> - comprised of unconsolidated deposits (includes weathered basalt); regionally, this aquifer flows toward the west (George 2006). Monitoring wells associated with this RI/FS are constructed in the shallow aquifer.



- Wanapum aquifer part of the Wanapum Basalt formation of the Columbia River Basalt Group; this formation extends to a depth of approximately 600 feet bgs and regionally groundwater flows southwest (Hansen et al. 1994).
- <u>Grande Ronde aquifer</u> beneath the Wanapum formation; regionally flows toward the south and southwest (Hansen et al. 1994).

Well log information for the Wanapum and Grande Ronde aquifers indicates that the groundwater head elevations decline with depth. Based on searches through the Washington Department of Ecology's well database (updated February 2018), there are nine extraction wells within a 1-mile radius of the site. (Per WAC 173-160-010, an extraction well includes wells that withdraw groundwater for drinking, feedlots, irrigation, dewatering and drainage, infiltration, industrial processes, washing and rinsing, heating and cooling.) For several of the identified wells, there is no information about what kind of wells they are except that they are water wells.

Resource protection wells within a 1-mile radius of the site are associated with the RI/FS (currently there are 11 monitoring wells that are further described in Section 1.2.3). Per WAC 173-160-410 (13), resource protection wells are defined as "a cased boring intended or used to collect subsurface information or to determine the existence or migration of pollutants within an underground formation". The resource protection wells between the site and City Wells #4 and #5 are MW-10S and MW-4 (decommissioned) (further described in Section 1.2.3 and 1.2.5).

Table 1 lists well information and **Figure 3** shows the relative location of extraction wells in relation to the site. Location of these wells is approximate as some of the location information is based on quarter-quarter legal descriptions and not specific global positioning system (GPS) coordinates.

Depth to water (shallow aquifer) in the project area is approximately 11 to 30 feet bgs and varies seasonally, where groundwater elevation rises during the irrigation season and declines during the non-irrigation season. Shallow groundwater is influenced by the East Low Canal, where the canal acts as a losing stream (creates a hydraulic mound) during the irrigation season. The shallow aquifer system consists of the outwash deposits, loess, and other unconsolidated materials above the basalt of the Wanapum Basalt formation of the Columbia River Basalt Group. The city wells are finished in the Wanapum aquifer (deep aquifer), which lies below the unconsolidated material and caliche in the Wanapum Basalt formation of the Columbia River Basalt Group. All monitoring wells are developed in the shallow aquifer. Monitoring wells designated with a "D" refer to wells screened at the bottom of the shallow aquifer (above the competent basalt) whereas monitoring wells with no designation or with an "S" designation are screened in the upper portion of the shallow aquifer.

The topography of the area is generally flat with a few gently sloping hills. Elevation of the site is approximately 1,252 feet above sea level. The geomorphologic setting of the area is characterized by outwash deposits and wind-blown aeolian deposits (loess). The nearest major natural surface water body is Warden Lake to the west. The nearest man-made surface water body is the East Low Canal. The nearest undeveloped natural land to Warden is approximately 3 miles west/southwest of the site, part of which is the Columbia National Wildlife Refuge. The other areas around Warden are residential or agriculturally developed land (**Figure 2** and **Figure 3**).



1.1.5 Previous Studies

Table 2 lists the EDB investigation history, starting in 2004 with an Ecology early notice letter to Warden through Simplot's RI/FS activities, which include monitoring and sampling events from 2011 to October 2013, and then a groundwater sampling event in December 2017. This list represents the actions and studies that helped guide the location and type of data collection activities undertaken, and the steps taken to prepare this RI/FS report.

1.1.5.1 CITY OF WARDEN WELLS

The City of Warden's drinking water system is comprised of a series of wells that are distributed throughout town (**Figure 4**). The system serves about 1,500 customers. Well construction information is provided in **Table 3** and copies of the well logs are provided in Appendix A. The status of each city well is as follows:

Well	Status
Well #1	Decommissioned (constructed in 1910) (location uncertain)
Well #2	Converted to monitoring well
Well #3	Used to monitor drawdown in Well 6
Well #4	Decommissioned (January 2011)
Well #5	Emergency use only for potable use; well currently pumped and used with food processing wastewater for land application during growing season.
Well #6	Active
Well #7	Active

EDB was discovered in City Well #4, with a concentration exceeding the maximum contaminant level (MCL) of 0.05 micrograms per liter (µg/L) in March 1989. EDB was detected in groundwater collected from City Well #5 in February 1990. Several follow-up samples were collected as shown in **Table 4**. Of the samples collected in City Well #4, EDB concentrations above the MCL were detected in 60 percent of the samples between 1989 and 2007. For City Well #5, EDB concentrations above the MCL were detected in 72 percent of the samples between 1990 and 2013.

City Well #4 was located between two potato-processing facilities owned by the Washington Potato Company. In August 2004, video logging of the City Well #4 was conducted to assess the competency of the well, and to assess water-bearing zones (Gray and Osborne 2004). City Well #4 was drilled in 1957 to a depth of 319 bgs and completed open hole below 80 feet. The well was permanently decommissioned by the City of Warden in January 2011. The well was abandoned because of the presence of EDB and also because of concerns by the Washington State Department of Health (DOH) that the well's shallow casing depth and its proximity to Washington Potato's operations and Burlington Northern railroad lines could pose a risk to wellhead protection (industrial activities take place within the well's 100-foot sanitary control area). The City of Warden informed HDR that the well has been closed; however, HDR did not find a well log documenting the well abandonment.

City Well #5 is located approximately 800 feet west-southwest of Simplot's site (**Figure 5**). The City of Warden installed a packer in this well in 2004 to isolate the lower portion of the well for water



production and to prevent shallow EDB-impacted water (if present) from entering the well. The city periodically pumps the well for irrigation use at a wastewater land application site. City Well #5 was completed in the Wanapum aquifer. It pre-dates state regulations and was not constructed in a manner to effectively seal the shallow aquifer from the Wanapum aquifer. Water level elevations in City Wells #4, #5, and #6 range from 1,180 to 1,207 feet above mean sea level (MSL). City Well #7 was completed in the Grande Ronde aquifer and its water surface elevation is 977 feet MSL.

1.1.5.2 PRELIMINARY INVESTIGATION OF ETHYLENE DIBROMIDE CONTAMINATION (PGG 2007)

Pacific Groundwater Group's (PGG) *Preliminary Investigation of Ethylene Dibromide Contamination* (2007) describes a preliminary investigation of the City of Warden's well field in response to the discovery of EDB in two wells (City Well #4 and City Well #5). Under contract with Ecology, PGG's activities included drilling and constructing five groundwater monitoring wells (MW-1 through MW-5D; see **Figure 6**, well logs are provided in Appendix B), measuring water levels, surveying wells, sampling soil and groundwater, sampling food industry process water, sampling canal sediment, and researching historic land ownership. Field activities occurred in August and late October 2006. The following summarizes PGG's activities and findings from the investigation:

- They encountered shallow groundwater during investigation activities in unconsolidated sediment 11 to 20 feet bgs. PGG advanced borings until reaching competent bedrock (basalt), confirmed by drilling 2 to 5 feet of open hole into the basalt. They constructed monitoring wells of 2-inch diameter, schedule 40 polyvinyl chloride (PVC) riser pipe, and 10-slot PVC screens, 10 feet long. In general, they set the 10-foot screens in the weathered basalt and hard basalt. The weathered basalt is considered part of the shallow aquifer (hydraulically connected). Unconsolidated sediment thicknesses ranged from 43 to 64 feet in these wells.
- PGG measured static groundwater levels in August (water in the canal) and late
 October/early November (no water in the canal) 2006. During the August water level survey,
 the East Low Canal was losing water to groundwater and groundwater flowed away from the
 canal to the north and south. In the October/November sampling event, the elevation of the
 canal bottom was lower than groundwater levels in the monitoring wells and a component of
 the groundwater flowed toward the canal.
- PGG collected soil samples during drilling activities for each boring at depths of 10, 30, and 60 feet bgs. EDB was non-detected in any of the soil samples except for the MW-5 (note Ecology's well MW-5 is referred to as MW-5D for this report) boring at 10 feet bgs at the Simplot facility. The concentration at 10 feet was 6.22 micrograms per kilogram (µg/Kg); EDB was non-detected in soil samples from the same boring at 30 and 40 feet bgs. The 10-foot sample was within the caliche interlayer.
- In a single sampling event in October/November 2006, PGG collected groundwater samples
 from the monitoring well network, City Well #5, and City Well #6 (City Well #4 was not
 sampled). EDB was non-detected in groundwater samples.
- At the Washington Potato facility (facility to the west of the Simplot site), PGG collected two
 process water samples: the first sample from the potato wash water in the receiving bays
 and the other sample from the process wastewater in the final clarifying tank. EDB was not



detected in the wash water sample, but was detected in the final clarifying tank sample at $0.015 \ \mu g/L$.

- PGG collected three water samples from the City of Warden's wastewater treatment ponds.
 The first sample was collected from the input point to the system, the second sample from wastewater pond 5A, and the third sample collected from wastewater pond 8. EDB was not detected in the wastewater treatment plant samples.
- As a follow up to the 2007 PGG investigation, Ecology sampled the monitoring wells every other month starting in November 2006 through February 2009. EDB was non-detected in wells, except for MW-5D, where EDB concentrations ranged from 0.1 μg/L to 132 μg/L. For the last six sampling events (March 2008 through February 2009), the average EDB concentration was 2.5 μg/L.

1.1.5.3 PHASE II PRELIMINARY INVESTIGATION. WARDEN CITY WATER SUPPLY WELLS SITE, WARDEN, WA, APRIL 2009 (ECOLOGY 2009)

The 2009 Phase II Preliminary Investigation (Ecology 2009) summarizes Ecology's Phase II investigation activities in November and December 2008, which focused on the Simplot facility and the north adjacent property. The purpose of the Phase II investigation was to gather information about potential sources of the EDB found in groundwater. The following summarizes Ecology's activities and findings from the Phase II investigation:

- During Phase I activities, one soil sample from MW-5D boring had a detectable level of EDB at 10 feet bgs within caliche interbeds at the Simplot facility. Ecology focused on additional sampling in the soil caliche during Phase II, because the caliche is hard and has a high potential for trapping volatile chemicals like EDB. The investigation focused on the area of MW-5D, since this was the only well that had detectable levels of EDB in the shallow aquifer from the five monitoring wells installed as part of Phase I activities.
- Using a hydraulic push probe unit to collect soil samples, Ecology advanced a total of 22 borings (Figure 7), ranging in depth from 9 to 24 feet bgs. These depths varied because the push probe had difficulty penetrating into the caliche layer at some locations. Ecology collected one soil sample from each of the 22 borings for EDB analysis.
- Assessment of soil borings revealed that there was a caliche layer throughout the sampling area; however, the caliche was thinner and not well-defined in the center of the property, south of the railroad spur. Appendix B contains copies of Ecology's boring logs.
- EDB was detected in 2 of 22 borings at concentrations of 8.4 and 3.2 μg/Kg for SB-5 and SB-12, respectively. Both borings were located in the open lot area of the Simplot facility (**Figure 7**).
- The report summarized groundwater elevations and EDB concentrations for MW-5D from October 2006 through February 2009. Depth to groundwater ranged from 19 feet bgs in early October (end of irrigation season) to 33 feet bgs in late March (end of non-growing season). EDB concentration ranged from non-detect in November 2006 to a high of 132 μg/L in March 2007. For the last six sampling events (March 2008 through February 2009), the average EDB concentration was 2.5 μg/L.
- The report provided additional information on process water samples collected from Washington Potato and Ochoa Foods. Ecology concluded, "Results from both Washington



Potato and Ochoa Foods indicate occasional detections of EDB in various processing streams. However, the concurrent sampling of the city water supply as it entered the plants shows that EDB is present prior to any processing. EDB presence is likely due to its presence in the city water supply."

1.2 Nature and Extent of Contamination – Remedial Investigation Activities

This section describes HDR's RI activities conducted from 2011 through 2013 (updated with groundwater sampling in December 2017), which includes installing 7 additional monitoring wells (12 monitoring wells total as illustrated in **Figure 7**) and sampling on-site soil. Monitoring well logs are provided in Appendix B. HDR conducted activities in accordance with the *Final Remedial Investigation and Feasibility Study Work Plan* (HDR 2011) and the Phase II *Work Plan to Support Remedial Investigation and Feasibility Study* (HDR 2013a). The two documents are referred to here as the RI/FS work plan.

1.2.1 Geophysical Investigation

On November 17 and 18, 2011, subcontractor Northwest Geophysical Associates conducted a geophysical survey of the project area. The objective of the survey was to locate potential underground storage tanks (USTs), pipes, or other infrastructure remaining on the site from previous operations. The geophysical investigation included the following:

- A magnetic survey using a Geometrics G858G magnetometer.
- An electromagnetic survey using the Geonics EM-31 ground conductivity meter.
- A ground penetrating radar survey using a Geophysical Survey Systems Inc. SIR3000 control unit with a 400-megahertz (MHz) antenna.

A report on the geophysical survey is included in the *2012 Monitoring Well and Geoprobe Sampling Report* (HDR 2012). In summary, while the survey detected some subsurface anomalies, there was no strong indication of a buried tank or piping suggesting a former UST or other underground utility that may be attributed to past chemical storage and/or use.

1.2.2 Soil/Vadose Zone Investigations

In February 2012, HDR oversaw the advancement of seven GeoProbeTM (GP) borings soil sampling, per the RI/FS work plan, to further define the extent of EDB-impacted soil at the facility. Boring locations were based on "filling in the gaps" in areas not sampled during Ecology's investigation (see Section 1.1.5.3). Refusal in each boring occurred in the caliche interbed layer (the actual depth penetrated varied with location and is further described below). Only boring GP-7 encountered EDB-impacted soil. This boring was near MW-5D and MW-5S, where EDB was found in soil and groundwater. **Figure 7** illustrates GeoProbeTM locations conducted as part of the RI. **Table 5** summarizes the February 2012 soil sample results. GeoProbeTM boring logs are in Appendix B.

For GP-7, HDR sampled soil at 13.0 and 15.5 feet bgs with EDB levels at 11.8 and 11.6 μ g/Kg, respectively. This boring is in the same general area as the Ecology study boring SB-12, where EDB was detected at 3.2 μ g/Kg at 17 feet bgs.



The boring logs for the 2009 Ecology study and the 2012 RI study (Appendix B) revealed the top of the caliche interbeds at the site ranged from 4 to 16 feet bgs. **Figure 8** illustrates a post plot of first encountered caliche depths based on the soil borings investigations. A caliche surface trough occurs in the area of SB-11, SB-1, and SB-8.

HDR also collected soil samples during the drilling of RI/FS monitoring wells (**Table 6**). EDB was detected in boring MW-5S at the 20- to 22-foot-depth at 218 μ g/Kg, but not at other sampled depths for this well. The 20- to 22-foot interval was within the zone described as caliche interbeds and near the saturated zone interface.

Figure 9 is a post plot showing the locations of borings that had EDB detected in soil samples. As described previously, EDB was detected in soil in the western portion of the site near MW-5D, MW-5S, GP-7, and SB-11 (SB-5 had detectable EDB, but the adjacent probes had non-detected levels). **Table 7** summarizes boring lithology (including monitoring wells) from west to east. The table includes soil sample intervals and results, depth and thickness of caliche, and depth and thickness of the silt and sand layers (unconsolidated sediment). In some cases, the basalt layer is also shown (MW-9S and MW-6S) but, in general, the illustration in **Table 7** is limited to the unconsolidated layer.

The following summarizes HDR's 2012 findings related to lithology and occurrence of EDB in soil (see **Table 7** and **Figure 9** for reference):

- The penetration of the GeoProbe[™] borings (boring IDs starting with "SB" and "GP") into the caliche varied from 1 foot for SB-21 to 8 feet for SB-7 and GP-6. Furthermore, several GeoProbe[™] borings fully penetrated through the caliche and into the unconsolidated sediment beneath (e.g., SB-6). The borings for eight monitoring wells provided lithologic information on the caliche layer and the sediment beneath. Appendix B contains driller logs for the GeoProbe[™] and well drilling activities.
- The yellow and red colored cells in **Table 7** illustrate sample depths, where the yellow is nondetected for EDB and the red indicates a detected concentration of EDB. For example, MW-5S shows the following:
 - o EDB non-detected in soil sample near surface (1 to 3 feet bgs) (sand/silt)
 - EDB non-detected in soil sample at 10 to 12 foot depth interval (sand/silt interface with caliche)
 - o EDB detected in soil sample at 20 to 22 foot interval at 218 μg/Kg (caliche/interbed)
 - EDB non-detected in soil sample at 30 to 32 foot interval (sand/silt)
 - EDB non-detected in soil sample at 37 to 39 foot interval (sand/silt) (not illustrated in Table 7 due to scale limitation)
- As illustrated in Table 7 and in Figure 9, two areas have soil impacted by EDB: the area around SB-5; and a larger area between MW-5D and SB-12. For SB-5, EDB was detected in a soil sample 2 feet into the caliche at a concentration of 8.4 μg/Kg. Five borings surrounding SB-5 (SB-4, GP-6, SB-7, SB-6, GP-5, and SB-21) had no EDB in samples collected from the same elevation and deeper within the caliche interbeds. On the west side of the site, four borings had soil samples with detectable EDB; SB-12, MW-5D, GP-7, and MW-5S. SB-12 had EDB in soil collected from about 1 to 2 feet into the caliche interbeds, at a concentration of 3.19 μg/Kg. Borings SB-3, SB-11 and SB-9 had no EDB detected in the soil samples.



1.2.3 Groundwater Monitoring Wells

Between December 2011 and July 2013, to support the RI, HDR oversaw the installation of six additional groundwater monitoring wells within the shallowest portion of the water table and one well, MW-7D, within the deeper portion:

- MW-5S December 2011
- MW-6S December 2011
- MW-7S December 2011
- MW-7D December 2011
- MW-8S December 2012
- MW-9S July 2013
- MW-10S July 2013

Figure 5 shows the locations of the wells, including the Ecology-installed wells (total of 12 monitoring wells). Monitoring well MW-4 was decommissioned in 2015 at the request of the land owner (this was an off-site well installed by Ecology). The wells were constructed to provide information on groundwater flow direction, seasonal variations in flow and gradient, and an indication of groundwater quality upgradient and downgradient of the Simplot facility. Groundwater samples were analyzed for EDB using U.S. Environmental Protection Agency (USEPA) Method 8011.

Table 8 summarizes monitoring well construction and survey information. The shallow wells (MW-5S, MW-6S, MW-7S, MW-8S, MW-9S, and MW-10S) were screened in the upper portion of the shallow aquifer to monitor water at the groundwater/vadose zone interface. Well MW-7D and Ecology wells MW-1, MW-2, MW-3, MW-4, and MW-5D were screened in the unconsolidated to weathered basalt interface (ranging from 55 to 75 feet bgs). The "shallow" and "deep" wells provide information as to potential groundwater gradient differences between the shallow and deep zones, as well as any differences in EDB levels. Both shallow and deep wells are within the shallow unconfined aquifer. In general, the deep well depths ranged from 75 feet bgs in MW-2 to 52 feet bgs in MW-7D. Well MW-6D was planned but not drilled, because basalt was encountered at a depth of approximately 26 feet, so only MW-6S was installed. MW-9S, drilled off site to the south of the facility, encountered basalt at 16 feet bgs. Furthermore, the borehole was dry at the time of drilling in July 2013 and the well was dry in October 2013 and December 2017. The well was screened from 7 to 17 feet bgs. The following summarizes the subsurface findings based on monitoring well boring observations:

- Lithology beneath the site is described as unconsolidated soil of very silty to slightly silty to silty fine sand 17 to 64 feet thick. Layers of caliche were documented in the upper 30 feet of boreholes (see Figure 8 for post plot of depth to caliche based on GeoProbe™ borings). For the Simplot site, caliche is interbedded with silty sand from 4 to 30 feet bgs. Beneath the unconsolidated soil, weathered basalt is encountered. Beneath the weathered basalt is competent basalt.
- The surface of the basalt slopes to the northwest (**Figure 10**). The slope is steepest just south of the Simplot facility. The average depth to basalt within the on-site deep wells ranged from about 45 feet to the northwest to 25 feet in the southeast. The Washington Interactive Geologic Map (DNR 2012) shows the basalt near or at ground surface about ½-mile south of the facility.



• The interbedded caliche unit is approximately 4 feet bgs in the original MW-5D boring, but at 10 feet bgs in MW-5S, at 10 feet bgs in MW-6S, at 8 feet bgs in both MW-7D and 7S, and at 12 feet bgs in MW-8S (see well logs in Appendix B). When combined with the wells and soil borings from previous investigations, the top of the caliche is high at the western and eastern portions of the property, sloping down to a low north to south axis in the area just east of MW-5S. Under the Simplot facility, the caliche interbedded unit thickness varies from 20 feet thick in MW-5S to 5 feet thick in MW-9S.

1.2.4 Groundwater Monitoring

HDR sampled groundwater at the site following the sampling and analysis plan that was included in Appendix C of the RI/FS work plan (HDR 2011). For each sampling event, the sampling team measured depth to groundwater in each monitoring well (**Table 9**). **Figure 11** presents a time series plot of groundwater elevation over time for each well for 2012 through 2013. Groundwater elevation shows seasonal trends with elevations rising during the irrigation season in response to the canal (losing stream) and area-wide irrigated agricultural activities. Elevations are lowest during the nongrowing season. Paired wells, MW-5S and MW-5D and MW-7S and MW-7D show similar trends and similar elevation values, suggesting that they are in the same aquifer (shallow aquifer) and that there is no (or minimal) vertical gradient.

Groundwater contours from the sampling events, including December 2017, are presented in Appendix C. **Figure 12** and **Figure 13** illustrate groundwater elevation contours for the July 2012 monitoring event using the shallow wells and the deep wells, respectively. Groundwater gradient based on the shallow wells (**Figure 12**) shows a southerly/southwesterly flow direction. Groundwater flow for the deeper wells is split where groundwater north of the canal flows northerly, and groundwater south of the canal flows in a southerly direction (**Figure 13**). This split is a result of groundwater mounding caused by the canal (losing stream).

During winter months, the East Low Canal is dry so it does not exert groundwater mounding on the shallow aquifer system. **Figure 14** and **Figure 15** illustrate groundwater elevation contours for the January 2013 sampling event. Groundwater flow direction was to the south/southwest for the shallow wells (**Figure 14**). The gradient is primarily westerly for the deeper wells (wells screened at the unconsolidated/bedrock interface) (**Figure 15**) (see Appendix C for other contour maps, including December 2017, overall groundwater flow is consistent with previous monitoring events).

Following static water measurements, the sampling team collected groundwater samples from each well. Wells were surged and pumped with a low-flow sampler in accordance to the RI/FS work plan. The sampling team recorded field pH, conductivity, dissolved oxygen, temperature, redox, and turbidity measurements during purging, and took samples once field parameters were stable as outlined in the work plan. Sample bottles were preserved according to USEPA Method 8011 for EDB. All field sampling and chain-of-custody forms are in Appendix D.

Groundwater samples for the RI activities were forwarded to Pace Analytical (Pace) in Seattle, Washington. Pace is certified in the State of Washington for analysis of air, drinking water, Resource Conservation and Recovery Act (RCRA), USTs, and wastewater (Certificate #C1915). Samples were preserved with hydrochloric acid (HCI) and analyzed for EDB as per Method USEPA 8011. **Table 10** summarizes the quality assurance/quality control (QA/QC) field samples that were collected for each quarterly groundwater sampling event. Pace followed appropriate laboratory



QA/QC procedures as dictated by the USEPA method and the laboratory's standard operating procedures (SOPs). All data met data quality objectives.

Table 11 presents groundwater sampling results. EDB was detected in all eight sampling events in shallow well MW-5S. Concentrations ranged from a high of 234 μg/L in January 2012 to a low of 5.7 μg/L in July 2013. Well MW-6S had detection of EDB in seven of the eight sampling events. EDB in MW-6S ranged from a high of 26.8 μg/L in July 2012 to non-detected levels in October 2013. Deep well MW-5D had a detection 0.27 μg/L EDB in January 2012 and 0.01 μg/L in April 2012 and October 2013. Wells MW-7D and MW-7S had EDB detections of 0.01 μg/L in April 2012 but EDB was non-detected for the other seven sampling events. The EDB concentrations in wells MW-5D, MW-7D, and MW-7S were at the detection limits for the analytical laboratory.

EDB has not been detected in any off-site groundwater monitoring well (MW-1, MW-2, MW-3, MW-4, MW-9S, and MW-10S) (this includes the multiple samplings by Ecology of wells MW-1 through MW-4 between October 2006 and February 2009).

1.2.5 Groundwater Pump Test City Well #5

On August 14, 2013, HDR oversaw a pump test in City Well #5, which following procedures outlined in the *Phase II Work Plan to Support Remedial Investigation and Feasibility Study* (HDR 2013a). The pump test report, including raw data, is provided in the report *City of Warden Well 5 Pump Test* (HDR 2013b). The general approach was to pump the well for a set duration, 8 to 16 hours, and collect groundwater elevation data from selected monitoring wells (observation wells) to assess potential water level drawdown in the shallow aquifer. Automated water level loggers (transducers) were used in observation wells for measuring elevation changes, as well as in City Well #5.

Prior to initiating pumping in City Well #5, transducers were placed in monitoring wells MW-3, MW-4, MW-5, MW-5S, MW-6S, MW-10S, and City Well #5 (**Figure 16**). The monitoring wells were chosen based on proximity to City Well #5 and by well depth/screened interval. Prior to the test, and then at about 2-hour intervals, water levels were checked manually using an electronic water level indicator in these wells and also in the other (remaining) six monitoring wells.

The City of Warden installed a packer in City Well #5 in 2004 that is set at 200 feet bgs. The purpose of the packer was to isolate the shallow aquifer from the lower basalt aquifer. After consultation with the City of Warden, the packer was left in place during the pump test. Thus, the pump test results reflect potential shallow aquifer drawdown with the packer in place.

City Well #5 was pumped at an average rate of 1,500 gallons per minute (gpm), which is the normal pumping rate for this well. No drawdown was detected in any of the observation wells, including City Well #5, after 8 hours of continuous pumping, so the test was extended to 16 hours. Again there was no detected drawdown. After 16 hours, the pump test was halted. The depth to groundwater, as recorded by the transducers and water level indicator, showed no drawdown in any of the observation wells. Water generated during the pump test was discharged into the City of Warden lagoons.

HDR collected groundwater samples prior to pumping and then every 2 hours during pumping from a sampling port on the discharge line of City Well #5. These samples were placed on ice in a cooler and shipped to Pace Analytical Laboratory and analyzed for EDB. The results ranged from 0.07 μ g/L prior to pumping to 0.12 μ g/L at 2 hours into the test, with a final concentration of 0.098 μ g/L near



the end of the test. No detectable trends in concentration values over time were determined as shown in **Table 12**.

The test results reveal that the city's current use of Well #5 does is not hydraulically connected to the Simplot facility and shallow aquifer in the site area, as no drawdown was detected in monitoring wells (monitoring wells are all constructed in the shallow aquifer). The test condition is based on the packer in Well #5; thus, this test does not reflect past conditions when no packer was in place. However, the test demonstrates no hydrogeologic connectivity between the shallow and deep Wanapum aquifer in the area when only the deep aquifer is pumped.

1.3 Conceptual Site Model

An important objective of the RI/FS is to develop a better understanding of EDB potential sources (primary and secondary), release mechanisms, and exposure pathways, so that a conceptual model can be developed.

1.3.1 Type and Source of Contaminants

EDB is a volatile organic compound (see Appendix E for risk assessment description of this compound). **Table 13** lists select chemical and physical properties.

EDB volatilizes or evaporates upon exposure to the air and dissolves in groundwater to some extent. It is moderately persistent in the soil environment, with a representative half-life of 100 days. Generally, EDB degrades readily near the surface and becomes more persistent with depth. In the atmosphere, EDB will degrade by reaction with photochemically produced hydroxyl radicals (half-life 32 days).

1.3.2 Transport and/or Migration Pathways

Transport and/or migration pathways define those mechanisms by which humans are exposed to a chemical released from a site. A pathway is comprised of four elements:

- A source and mechanism for release of a chemical into the environment
- A transport medium (e.g., soil, air, and water)
- A point of potential human contact (exposure point)
- A human exposure route (ingestion, inhalation, dermal contact)

A conceptual site model for the Simplot facility is presented in **Table 14** and summarizes the environmental pathways to exposed individuals, and routes of entry into the body for each medium of exposure. The media of concern are soil and groundwater. The media and exposure pathways are described in the following sections.

1.3.2.1 SOIL PATHWAYS

EDB has been quantified in soil at the Simplot site (see Section 1.2.2). The extent of impacted soil appears to be limited to the area of MW-5D, MW-5S, GP-7, and SB-12 (**Figure 9**). The exception is boring SB-5, which had EDB at 8.4 μg/Kg, though the soil samples from borings surrounding SB-5 had non-detected levels of EDB. Impacted soil is within the caliche interbeds (**Table 7**). The maximum EDB concentration detected was 218 μg/Kg at a depth of 20 to 22 feet bgs in boring MW-5S. This sample was in the caliche interbeds and at the vadose zone/groundwater interface. EDB was 12 μg/Kg at the 13- to 16-foot-depth for GeoProbeTM sample GP-7. It is possible that EDB-



impacted soil continue to act as a secondary source for EDB leaching to groundwater. However, the caliche interbeds retard the percolation of water and thus the movement of EDB, as the hydraulic conductivity through this material is low. Because of the volatile nature of EDB, it is postulated that the primary and much of the secondary source of this material dissipates over time and what remains on site is the remnant of an old release. The location of the EDB-impacted soil correlates with the lowest elevation (trough) of the caliche on site (**Figure 8**). Thus, the conceptual model assumes that EDB was released on the surface or subsurface and infiltrated and/or leached in a dissolved state to the top of the caliche and then moved by gravity to the low lying caliche layer near MW-5. This EDB then slowly infiltrated into the caliche in this low lying area. It is possible that the EDB traveled beneath the caliche through either areas with no caliche or areas where the caliche layer was compromised or removed; however, analysis of soil samples collected beneath the caliche layer have been non-detected for EDB (**Table 7**).

Section 2.2.2 provides further discussion of EDB in soil and an estimated of volume of impacted soil.

1.3.2.2 GROUNDWATER PATHWAYS

EDB has been found in the shallow aquifer (water table aquifer) in the area of MW-5S and MW-6S beneath the Simplot facility (**Table 11**). EDB has not been detected in off-site monitoring wells MW-1, MW-2, MW-3, and MW-4, MW 9S, or MW-10S (**Table 11**). All monitoring wells are constructed in the shallow aquifer. Based on groundwater contour mapping, wells MW-2, MW-4 (decommissioned), and MW10S are downgradient of the site at least part of the year. In addition, these wells are between the site and City Well #5, where EDB has been detected. If migration of EDB from the Simplot site to City Well #5 is occurring via the shallow aquifer, then EDB would be detectable in MW-4, MW-10S, and MW-8S).

As described previously, EDB was detected in City Well #4 and the well was permanently decommissioned in 2011. Shallow groundwater flow characterization indicates flow direction from the Simplot site is either away or cross-gradient from this well. Thus migration of EDB through the shallow aquifer under transient flow conditions is unlikely. However, the hydraulic capture zone of City Well #4 during pumping is unknown. City Well #4 was drilled in 1957 to a depth of 319 feet bgs and completed open hole below 80 feet.

Several hypotheses could explain EDB in City Wells #4 and #5:

- 1. The design of City Well #4 created a conduit between the shallow aquifer and the deeper Wanapum aquifer (commingled). As a result, if contamination was present in the shallow aquifer, pumping the well would draw in contamination within its capture zone and impact the lower aquifer through intra-well transfer.
- 2. City Well #5 is located within 600 feet of City Well #4. Data collected by Gray and Osborne indicates that there is hydraulic communication between these wells (e.g., pumping of City Well #5 resulting in drawdown of the water column in City Well #4). EDB contamination introduced into the Wanapum aquifer through City Well #4 could then migrate to City Well #5 within the Wanapum aquifer.
- 3. The construction of City Well #5 is similar to City Well #4 in that it does not have adequate hydraulic separation between the shallow aquifer and the deeper aquifer. Thus, it too could act like a conduit. The pumping of this well could draw in contamination from the shallow



aquifer within its capture zone and impact the lower aquifer through inter and intra-well transfer.

4. Combinations of 1, 2, and 3 above.

The results of the 2013 pump test of City Well #5, conducted with the packer in place, revealed no groundwater elevation drawdown in the shallow aquifer. Thus, with the packer in place, there is no measurable connection between the shallow aquifer and the Wanapum aquifer to cause drawdown. This result and off-site groundwater monitoring, suggest that the EDB detected in groundwater at the Simplot site does not present a current-day risk to the deeper aquifer. However, it is unclear if there is a hydraulic connection between City Well #5 pumping and the shallow aquifer without a packer.

In summary, there are two potential exposure pathways for groundwater:

- EDB in the shallow aquifer beneath the Simplot site. Currently, conditions show EDB remaining on site and associated with saturated conditions in the caliche interbeds, though a future pathway for off-site shallow groundwater EDB migration is considered.
- EDB in the deep aquifer (Wanapum aquifer), in the area of City Well #5. This EDB is postulated to be a remnant of a past release(s) (see hypotheses above for potential explanations).

1.3.2.3 ATMOSPHERIC RELEASES

EDB volatilization from soil and groundwater into buildings is a potential future exposure pathway. EDB in soil and groundwater is limited to the western end of the site (**Table 7**) and is deep (generally between 11 and 23 feet). Thus, vapor intrusion is not expected to be an important exposure pathway.

1.3.2.4 SURFACE WATER AND SEDIMENT

The closest surface water is the East Low Canal, which is a losing stream through the project area. Thus, the EDB in groundwater entering surface water is not a completed pathway.

1.3.2.5 IDENTIFICATION OF EXPOSURE SCENARIOS

The development of exposure scenarios is based on the conceptual site model, information obtained during the RI, and on State of Washington risk assessment guidance. Potential exposure scenarios include residential, industrial, utility worker, and agricultural. **Table 14** summarizes current and future potential exposure scenarios for the Simplot site. No current exposure of EDB to humans has been identified as completed pathways associated with the site. While there is potential EDB exposure with City Well #5, under current conditions (packer in place in Well #5 and based on groundwater monitoring results), there is not a completed migration pathway from the on-site EDB and Well #5. This does not exclude past migration pathways, when the packer was not in place and Well #4 was operational. Future exposure scenarios include on-site industrial exposure to impacted soil and groundwater. Because there is a detectable level of EDB in groundwater beneath the site, a future scenario includes the potential for off-site migration and groundwater exposures via ingestion, inhalation, and dermal contact.

A "primary" source of EDB in a risk assessment context is the original source such as a leaking 55-gallon drum. No primary sources remain at the site. A "secondary" source is a contaminated medium that releases the contaminant to another medium (e.g., impacted soil can be a secondary source for



EDB, where this compound could leach to groundwater or volatilize into a building). Three secondary EDB sources are identified: soil at the site; groundwater at the site, and the deeper Wanapum aquifer in the area of City Well #5. It is unknown how the deeper aquifer became a secondary source based on RI results; however, the hypotheses in Section 1.3.2.2 give some ideas as to how this may have occurred.

1.4 Applicable, Relevant, and Appropriate Requirements (ARARs) Analysis

Applicable or relevant and appropriate requirements (ARARs) are any federal or state statutes that pertain to the protection of human life and the environment in addressing specific conditions or use of a particular cleanup technology at a site. "Applicable" requirements are those cleanup standards of control, and other substantive environmental protection requirements, criteria, or limitations promulgated under federal or state law that specifically address a hazardous substance, pollutant, contaminant, remedial action, location, or other circumstance. "Relevant and appropriate" requirements are those cleanup standards, while not "applicable," address problems or situations sufficiently similar to those encountered that their use is well-suited to the particular site. ARARs may be divided into three categories:

- Chemical-specific (e.g., PCB level in soil less than 50 milligrams per kilogram [mg/Kg])
- Action-specific (e.g., if on-site contaminant is proposed, landfills standards must be met)
- Location-specific (e.g., prohibition of land disposal in a floodplain)

1.4.1 Potential Chemical Specific ARARS

Chemical-specific ARARs are addressed in the MTCA regulations. As mentioned in Section 1.1, the objective of this RI/FS is to meet the requirements of Agreed Order 8241 in accordance with the MTCA Cleanup Regulation (WAC 173-340). The RI is designed to characterize site conditions in order to complete a FS and select a cleanup action as described in WAC 173-340-360 through 173-340-390.

The MTCA Cleanup Regulation sets forth the requirements and procedures to develop soil and groundwater cleanup standards. Cleanup levels must be based on the reasonable maximum exposure expected to occur under both current and future site conditions. MTCA provides methods A, B, and C for establishing cleanup levels.

Method A provides cleanup levels that are protective of human health for the most common hazardous substances found in soil and groundwater. It is designed for cleanups that are relatively straightforward or involve only a few hazardous substances. Method B is the most common method for setting cleanup levels when sites are contaminated with substances not listed under Method A. Sites that are remediated to Method B cleanup levels generally do not require future use restrictions on the property due to the small amount of residual contamination typically left on the property. Method C has specific uses for both soil and groundwater. For soil, Method C can be used for sites where industrial land use represents the reasonable maximum exposure (see WAC 173-340-200 and 173-340-745(1)(a)(i) to determine site eligibility). For groundwater, Method C is available for sites where it can be demonstrated that constituent concentration levels comply with applicable state and federal laws, that all practicable methods of treatment have been used, that institutional controls are in place, and where one or more of the following conditions exist: Method A or B levels are below



technically possible concentrations; Method A or B are below area background concentrations; or, the attainment of Method A or B levels would potentially create a significantly greater overall threat to human health or the environment.

1.4.1.1 POTENTIAL ACTION SPECIFIC ARARS

Potential action-specific ARARs will depend upon the proposed remediation alternative. For example, if the soil is removed from the site and sent to a solid waste landfill facility, the ARARs related to the removal, transport, and treatment must be met.

1.4.1.2 POTENTIAL LOCATION SPECIFIC ARARS

Potential location-specific ARARs will depend upon the proposed remediation alternative and the physical characteristics of the site. Examples of potential location-specific ARARs are archaeological areas, endangered species habitat, and floodplains.

1.5 Cleanup Levels/Risk Assessment Analysis

The risk characterization integrates information from the exposure and effects assessment to estimate the risk of adverse effects to exposed populations and communities in an ecosystem. For an adverse effect to occur, two conditions must be met:

- The contaminant must be present in the environment at concentrations sufficient to exert an adverse effect.
- In this case, humans must come in contact (exposure) with the contaminant.

For MTCA cleanup standards, there are two primary components: cleanup levels (CULs) and points of compliance. CULs determine at what level a particular hazardous substance does not threaten human health or the environment. Points of compliance designate the location on the site where the CULs must be met. The cleanup actions are those methods that could be used to clean up a site. Cleanup actions must also comply with applicable laws, protect human health and the environment, provide for compliance monitoring to ensure effectiveness, provide for permanent cleanup to the maximum extent practicable, provide for a reasonable restoration time frame, and considers public concerns.

1.5.1 Cleanup Levels

The MTCA has three options to establish CULs. Method A provides tables of levels that are protective of human health for 25 to 30 of the most common hazardous substances found in soil and groundwater. Method A is designed for cleanups that are relatively straight forward or involve only a few hazardous substances. Method A cleanup levels for EDB in soil are the same for both unrestricted land uses and industrial land at $5.0 \, \mu g/Kg$. The Method A cleanup level for groundwater is $0.01 \, \mu g/L$.

Method B is used on sites that are contaminated with substances not listed under Method A. sites that are cleaned up to Method B levels generally do not need future restrictions on property use. Method C CUL is used to set soil and air CUL at industrial sites. Method C may be used when Method A or B CUL are lower than technically possible.

Table 15 provides calculated CULs for EDB for each method. The Cleanup Levels and Risk Calculations (CLARC) database and spreadsheets were used to calculate CULs. CLARC is a



searchable database with technical information regarding the establishment of CULs under the MTCA cleanup regulation, Chapter 173-340 WAC. The technical information helps the user establish site-specific CULs. The CLARC summary for EDB is shown in Appendix F. These were used to calculate preliminary potable water and soil CULs. The *Workbook Tools - MTCASGL11* program was used for soil. The calculation sheets are in Appendix F.

The calculated soil concentration for EDB that is protective of groundwater is $0.27 \,\mu g/Kg$. For this site, the soil EDB CUL is set at $0.27 \,\mu g/Kg$. Test America Denver (Washington accredited laboratory) indicated that the labs practical quantitation limit (PQL) is $0.1 \,\mu g/Kg$ in soils using USEPA Method 8019-94.

For groundwater, the CUL is set based on the DOH's ARAR and the federal MCL of 0.05 μ g/L. The PQL for EDB in water is 0.01 μ g/L (this is also DOH's minimum reporting level).

1.5.2 Terrestrial Ecological Evaluation

Per WAC 173-340-7490, a terrestrial ecological evaluation (TEE) is used to determine "whether a release of hazardous substances to soil presents a threat to the terrestrial environment," to characterize "existing or potential threats to terrestrial plants or animals exposed to hazardous substances in soil," and aid in establishing "site-specific cleanup standards for the protection of terrestrial plants and animals." A TEE must be conducted at all sites where a release of a hazardous substance to soil has occurred. As EDB has been released to the soil, this regulation applies to the site, and an exclusion, a simplified TEE, or a site-specific TEE is required.

The Simplot site is excluded from conducting a TEE because it meets the following exclusion (a site needs only meet one exclusion criterion, but this site meets two):

- Exclusion 1: Will all soil contamination be located at least 6 feet beneath the ground surface (conditional point of compliance)? If yes, the site qualifies for exclusion with institutional controls.
- <u>Exclusion 3</u>: Is there less than 1.5 acres of contiguous undeveloped land on the site, or within 500 feet of any area of the site <u>affected by hazardous substances</u> other than those listed in WAC 173-340-7491(1)(c)(ii)? AND Is there less than 0.25 acres of contiguous undeveloped land on or within 500 feet of any area of the site <u>affected by hazardous substances</u> listed in WAC 173-340-7491(1)(c)(ii)?

For this Simplot site, the answer is yes to both questions; therefore, the site qualifies for an exclusion. The site is developed and maintained for weed control as are the surrounding properties. Furthermore, EDB is greater than 6 feet deep, and institutional controls are proposed. Thus, there is no chance of wildlife exposure to EDB at this site.

A completed TEE form in included in Appendix F. In summary, the land use at the site and the areas around it make substantial wildlife exposure unlikely. The nearest undeveloped land area is approximately 3 miles west/southwest of the site and is thousands of acres in size. Part of this area includes the Columbia National Wildlife Refuge.

1.6 Discussion and Recommendations

The following discussion describes soil and groundwater conditions at the site:



- EDB has been quantified in soil at the Simplot site with the extent of impacted soil limited to the area of MW-5, MW-5S, GP-7, and SB-12 (**Figure 9** and **Table 7**). Impacted soil is within the caliche hardpan and caliche interbeds. The maximum EDB concentration detected was 218 μg/Kg at a depth of 20 to 22 feet bgs in boring MW-5S. This sample was at the vadose zone/groundwater interface. GeoProbeTM sample GP-7 detected EDB at 12 μg/Kg at the 13-to 16-foot depth range. Because of the volatile nature of EDB, it is postulated that the primary and much of the secondary sources of this material have dissipated and what remains on site is the last remaining remnant of an old release. The location of the EDB-impacted soil correlates with the lowest elevation (trough) of the caliche on site (**Figure 8**). Thus, the conceptual model assumes that EDB was released on the surface or subsurface and infiltrated and/or leached in a dissolved state to the top of the caliche and then moved by gravity to the low lying caliche layer near MW-5. Section 2.2.2 provides further discussion of EDB in soil and an estimated of volume of impacted soil.
- EDB has been found in groundwater beneath the site associated with shallow well MW-5S, which is screened through the vadose zone/groundwater interface. Shallow well MW-6S has also had some detections of EDB but was non-detect in October 2013 and 0.35 μg/L in December 2017. Monitoring well MW-5D (paired well to MW-5S), which is screened at the unconsolidated groundwater/basalt interface, has been non-detect (or at trace amounts of EDB) during the RI monitoring period. EDB has not been detected in off-site monitoring wells, including wells that are downgradient (at least part of the year) from the Simplot facility. Groundwater samples collected and analyzed in December 2017 (3 years from the previous monitoring) were consistent with previous findings. Monitoring well MW-5S is screened in the caliche zone and based on soil sampling from this well, it is postulated that the detection of EDB in this well is from the slow dissolution of EDB held in this confining layer. The fact that EDB has not been detected in downgradient wells (e.g., MW-8S, MW-10S, MW-4, MW-3), suggest that the presence is localized and there is no established plume.
- Section 1.1.5 describes EDB concentrations in City Well #4 and City Well #5 and sample results are summarized in Table 4. City Well #4 was drilled in 1957 to a depth of 319 bgs and completed open hole below 80 feet. The City of Warden permanently decommissioned the well in January 2011. The well was abandoned because of the presence of EDB and also because of concerns by DOH that the well's shallow casing depth and its proximity to Washington Potato's operations and Burlington Northern railroad lines could pose risk to wellhead protection (industrial activities take place within the well's 100-foot sanitary control area). While the City of Warden informed HDR that the well has been closed, HDR did not find a well log documenting the well abandonment. The City of Warden installed a packer in City Well #5 in 2004 to isolate the lower portion of the well for water production and to prevent shallow EDB-impacted water (if present) from entering the well. The City of Warden periodically pumps the well for irrigation use at a wastewater land application site. City Well #5 was completed in the Wanapum aquifer. It pre-dates state regulations and was not constructed in a manner to effectively seal the shallow aquifer from the Wanapum aquifer.
- The CUL for EDB is soil is set at 0.27 μg/Kg, which is in accordance with MTCA Method B (the CLARC is 0.27 μg/Kg for protection of groundwater). For groundwater, the CUL is set at the state drinking water MCL of 0.05 μg/L.



- Shallow groundwater flow characterization indicates flow direction from the Simplot site is either away or cross-gradient from former City Well #4. Thus migration of EDB through the shallow aquifer under transient flow conditions is unlikely. However, the hydraulic capture zone of City Well #4 during past pumping is unknown. City Well #5 is located approximately 800 feet west-southwest of Simplot's site. The packer installed in this well in 2004 is 200 feet bgs and isolates the lower portion of the well for water production. The City of Warden periodically pumps the well for irrigation use at a wastewater land application site. City Well #5 was drilled in 1968 to a depth of 368 feet bgs and completed open hole below 54 feet. Well #5 has had detection of EDB. The results of the 2013 pump test and off-site groundwater monitoring suggest that the EDB detected in groundwater at the Simplot site does not present a current risk to the deeper aquifer in the study area with the pumping of City Well #5 (with packer in place). However, the hydraulic connection between this deep well and the shallow aquifer without the packer was not determined.
- The nature of high density EDB with a potential ability to migrate through clay, still indicates
 a risk to the basalt aquifers from a spill at the site; however, current levels of EDB in the soil
 and groundwater on site are not indicative of an on-going non-aqueous phase liquid
 (DNAPL) type condition.
- No primary sources (e.g., original EDB tank) remain on site. Three secondary sources (contaminated media) are identified as soil at the site, groundwater at the site, and the deeper Wanapum aquifer in the area of City Well #5. It is unknown how the deeper aquifer became a secondary source; however, the hypotheses in Section 1.3.2.2 provide possible explanations. No current exposure of EDB to humans has been identified as completed pathways associated with the site. While there is potential EDB exposure with City Well #5, under current conditions (packer in place in Well #5 and based on groundwater monitoring results), there is not a completed migration pathway from the on-site EDB to Well #5. This does not exclude past migration pathways, when the packer was not in place in Well #5 and Well #4 was operational. Future exposure scenarios include both on-site industrial exposure to impacted soil and groundwater. Furthermore, because there is a detectable level of EDB in groundwater beneath the site, a future scenario includes the potential for off-site migration and groundwater exposures via ingestion, inhalation, and dermal contact.



2 Feasibility Study

2.1 Identification of Contamination to be Remediated

The chemical of concern is EDB.

2.2 Identification and Initial Screening of Remedial Alternatives

2.2.1 Development of Cleanup Levels and Remedial Action Objectives

Table 15 summarizes CUL for EDB in soil, groundwater, and air for the site. The CULs are as follows:

- 0.27 μg/Kg EDB in soil for protection of groundwater (based on MTCA Method B and with a CLARC is 0.5 μg/Kg).
- 0.05 μg/L EDB in groundwater based on state and federal MCL

The potential exposure pathways are provided in **Table 14**. No "complete" exposure pathways for EDB in soil and groundwater at the Simplot site are identified for current conditions. Potential future exposure pathways are identified in **Table 14** and include:

- Trenching (construction) inhalation, ingestion, and dermal contact exposure routes. These
 exposure pathways to workers are considered under potential future activities, because EDB
 has been detected in subsurface soil (see Figure 9 and Table 7 for location of EDB in soil).
- Groundwater ingestion, inhalation, and dermal contact exposure routes. These exposure
 pathways are considered because it is possible that a shallow well could be installed on site
 in the future and used for a drinking water supply. Furthermore, a possible future scenario is
 the migration of EDB in the shallow aquifer off site.
- Volatile emission inhalation exposure route of EDB vapor intrusion in future buildings
 placed on site. This pathway is considered unlikely to be complete in that EDB in soil is deep
 (greater than 10 feet), limited in area, and is bound with the caliche layer. Inhalation during
 construction activities (e.g., on-site remediation) is a potential exposure pathway.

The remedial action objectives (RAOs) are developed to prevent unacceptable risk to current and future receptors.

The RAO for soil is as follows:

- For protection of human health, prevent EDB exposure to future on-site receptors through trenching activities (dermal contact and ingestion through direct soil contact). The Method B, unrestricted land use, CUL is 500 μg/Kg, which exceeds the highest detected soil value of 218 μg/Kg. Thus, the current EDB soil concentrations are below the risk based standards and this scenario is not further considered.
- For protection of human health, reduce EDB concentrations in soil to protect groundwater, where the soil CUL for protection of groundwater is 0.27 μg/Kg EDB.



The RAO for groundwater is as follows:

• For protection of human health, prevent ingestion of groundwater, both on site and off site with EDB in excess of the federal and state MCL of 0.05 µg/L.

2.2.1.1 MAXIMUM EXPOSURE DURING ON-SITE REMEDIATION

Prior to on-site remediation activities (both drilling and excavation), a health and safety plan will be developed that includes air monitoring for using a photoionization detector (PID). The Occupational Safety and Health Administration (OSHA) permissible exposure limit for an 8-hour time weighted average (TWA) is 20 parts per million volume (ppmv). The PID correction factor using isobutylene calibration is 1.7, which results in a PID reading of 34 ppmv. The reading would be the trigger concentration for on-site remediation workers needing to done an air purifying respirator (full-face respirator with organic vapor cartridges). The actual trigger concentration would likely be lower than 34 ppmv and will be determined in the site health and safety plan. The immediately-dangerous-to-life-or-health (IDLH) condition is 100ppmv (or 170 ppmv with the PID calibrated to isobutylene).

2.2.1.2 CITY WELL #5

Through groundwater monitoring and a pump test, the RI determined no current direct link (conveyance through groundwater) between the Simplot site and City Well #5 based on site and area-wide conditions and because a packer is in place in the well. A hydraulic connection between the well and the shallow aquifer without the packer in place has not been determined. Hypotheses of how the EDB may have migrated to this deeper aquifer are described in Section 1.3.2.2. Since EDB is present in the deeper Wanapum aquifer in the area of City Well #5 (possibly City Well #4 but this well was decommissioned in 2011), City Well #5 presents an exposure pathway for EDB from the Wanapum aquifer to the surface. This well is currently pumped and used with food processing wastewater for land application during growing season. This well also serves as a backup well (emergency use only) for potable use by the City of Warden. Through the use of institutional controls (restricted use of City Well #5), the groundwater-EDB ingestion exposure pathway (current and future) is not complete (no human ingestion of water).

2.2.2 Identification of Areas and Volumes of Impacts

Section 1.2.2 describes soil investigations conducted as part of the RI. A total of 27 soil borings have been advanced on site; 12 soil borings as part of the RI (includes monitoring well borings) and 15 soil borings conducted by Ecology (**Figure 6**). All borings were in the vadose zone or into the shallow aquifer to support monitoring wells. All monitoring wells are in the shallow aquifer, where the shallow aquifer is defined as unconsolidated deposits and includes weather basalt. EDB has been detected in 5 of the 27 borings. As illustrated in **Table 7** and in **Figure 9**, two areas have soil impacted by EDB: the area around SB-5; and a larger area between MW-5D and SB-12. For SB-5, EDB was detected in a soil sample 2 feet into the caliche at a concentration of 8.4 μ g/Kg. Five borings surrounding SB-5 (SB-4, GP-6, SB-7, SB-6, GP-5, and SB-21) had no EDB in samples collected from the same elevation and deeper within the caliche interbeds. On the west side of the site, four borings had soil samples with detectable EDB: SB-12, MW-5D, GP-7, and MW-5S. SB-12 had EDB in soil collected from approximately 1 to 2 feet into the caliche interbeds, at a concentration of 3.19 μ g/Kg. Borings SB-3, SB-11 and SB-9 had no EDB detected in the soil samples. EDB was found in the caliche at depths ranging from 10 to 22 feet bgs. Concentrations were as follows:

• SB-5 (10 feet bgs) 8.4 μg/Kg



- SB-12 (17 feet bgs) 3.2 μg/Kg
- G-7 (14 feet bgs) 11.8 μg/Kg
- G-7 (16.5 feet bgs) 11.6 μg/Kg
- MW-5S (20 feet bgs) 218 μg/Kg
- MW-5D (10 feet bgs) 6.2 μg/Kg

Maximum concentration was 218 μ g/Kg and the average concentration (n=5, used average for G-7) was 49.5 μ g/Kg.

Thus, the area of highest concentrations, and also the area where there is an elevation trough at the top of caliche layer, is between MW-5S, GP-7, and SB-11 (**Figure 8**). The area is defined as approximately 0.1 acres. Assuming caliche between 12 to 22 feet bgs, the volume of soil is estimated at 1,600 cubic yards of soil. The actual EDB-impacted soil is a fraction of the caliche, as illustrated in **Table 7** (Section 2.2.5 further describes estimated volumes of EDB-impacted soil). Because the near-surface soil in this area has been non-detected for EDB, this suggests that either EDB migrated into this area (e.g., migrated on top of the caliche from an upgradient source area), or that EDB was released in this area and migrated downward and that the EDB near the surface has dissipated over time. **Figure 17** illustrates the area of EDB soil impact.

In groundwater, well MW-5S is the only well to show consistent levels of EDB (**Table 11**). MW-6S has had EDB detection, but was non-detected in October 2013 and was $0.35 \,\mu\text{g/L}$ in December 2017. Furthermore, no EDB has been detected in off-site monitoring wells. No EDB plume has been delineated from the monitoring well network sampling.

2.2.3 Point of Compliance and Compliance Monitoring

2.2.3.1 SOIL

The point of compliance is the point or points where the soil CUL shall be obtained. Per WAC 173-340-740(6)(b), for CULs based on protection of groundwater, the point of compliance shall be established throughout the site. For CULs based on chronic or carcinogenic threats, the true mean soil concentration shall be used to evaluate compliance with the CUL (WAC 173-340-740(7)(c)(iv)(B)). In practice, the upper, one-sided, 95 percent confidence limit of the mean soil concentration is compared to the CUL for compliance monitoring. Also, it is appropriate to determine this compliance in the area of impact, and not for the entire site.

2.2.3.2 GROUNDWATER

The standard point of compliance for groundwater is the entire site from the uppermost level of the saturated zone extending vertically to the lower most depth, which could potentially be affected by the site (WAC 173-340-720(8)(a)). As presented in Section 1, EDB in groundwater beneath the site is identified and limited to the area of shallow well MW-5S, which is screened through the vadose zone/groundwater interface. Shallow well MW-6S has also had detections of EDB, but has been non-detect or near detection limits for the last two sampling events. Monitoring well MW-5D (paired well to MW-5S) is screened at the unconsolidated groundwater/basalt interface (still part of the upper aquifer) has been non-detect (or at trace amounts of EDB) during the RI monitoring period. Trace concentrations of EDB at MW-5D since 2012 are thought to be due to lab or site crosscontamination due to the low concentrations and due to non-detect readings at past sampling events.

EDB has not been detected in off-site monitoring wells, including wells that are downgradient (at least part of the year) from the Simplot facility. None of the deep monitoring wells (with the exception of the trace readings at MW-5D) that are finished in the fractured basalt (but still representative of the shallow aquifer) have had any detected EDB results. Monitoring well MW-5S is screened in the caliche zone and based on soil sampling from this well, it is postulated that the detection of EDB in this well is from the slow dissolution of EDB held in this confining layer. The fact that EDB has not been detected in downgradient wells (e.g., MW-8S, MW-10S, MW-4, MW-3), suggest that the presence is localized and there is no established plume.

EDB has been consistently detected in City Well #4 and City Well #5 since 1989. City Well #4 has been abandoned since January 2011. Through groundwater monitoring and a pump test, the RI has determined no current direct link (conveyance through groundwater) between the Simplot site and City Well #5 (with packer in place) based on site and area-wide conditions. However, City Well #5 was tested with a packer in place to isolate the shallow aquifer from the Wanapum aquifer. Hypotheses of how the EDB may have migrated to this deeper aquifer are described in Section 1.3.2.2. Regardless, City Well #5 presents an exposure pathway for EDB from the Wanapum aquifer to the surface.

It may not be practicable to meet the CUL for MW-5S within a reasonable restoration time frame, and Simplot requests a conditional point of compliance as the edge of property. Per WAC 173-340-720(8)(c), where a conditional point of compliance is proposed, the person responsible for undertaking the clean up action shall demonstrate that all practicable methods of treatment are to be used in the site cleanup, which is addressed through the remedial alternative analysis below.

2.2.4 General Response Actions and Initial Screening

General response actions for addressing EDB in soil and groundwater are grouped into the following categories:

- No action
- Institutional controls
- Cover/capping (soil only)
- Monitored natural attenuation
- In situ treatment
- Ex situ treatment
- Removal
- Containment (groundwater only)

2.2.4.1 SOIL

Brief descriptions of each general response for soil are provided below and further described in **Table 16**.

- The *no action* alternative is the basis for comparison to other alternatives and represents the most likely future scenario in absence of remedial action. This is not the same as the baseline cleanup action as defined in WAC 173-340-360(3)(e)(ii)(B), which is further addressed in Section 2.2.5.
- Institutional controls include actions that minimize or eliminate potential human contact with soil EDB and generally include land use restrictions. An example of an institutional control



would be a restriction preventing the placement of building in the area of detected EDB in soil.

- Cover/capping approach involves placing materials on the surface of the impacted soil (physical or hydraulic barrier) to minimize or prevent percolation of meteoric water and subsequent leaching of EDB.
- Monitored natural attenuation processes would involve allowing the soil EDB to volatilize, biodegrade, and dissolve in groundwater over time with long-term EDB groundwater monitoring. It is postulated that much of the EDB released to the environment has dissipated and what remains is the last remnants of a historic release.
- In situ treatment processes would reduce EDB concentrations in the soil system. Such treatment generally focuses on the soil vapor extraction to remove EDB, which is a volatile compound. This could also include in situ bioremediation (e.g., create anoxic soil conditions through addition of an organic reagent).
- Ex situ treatment involves excavating soil, treating the soil, and then either returning the soil to the same excavation or reuse of the soil off site (e.g., construction fill).
- Removal involves excavating the impacted soil and transporting the material to a solid or
 industrial waste landfill, or reusing the soil (e.g. as fill material for construction). For purposes
 of this evaluation, ex situ treatment and removal are combined.

2.2.4.2 GROUNDWATER

A brief description of each general response for groundwater is provided below and further described in **Table 17**:

- The *no action* alternative is provided as a basis for comparison to other alternatives and represents the most likely future scenario in absence of remedial action.
- Institutional controls include actions that minimize or eliminate potential human ingestion of
 impacted groundwater. On-site institutional controls could include prohibition of potable
 wells. Off-site institutional controls could include future well restrictions, but they are more
 difficult to implement.
- Monitored natural attenuation processes for EDB in groundwater are advection, dispersion, sorption, biodegradation, and volatilization. Monitoring would be conducted to assess the extent of EDB impacts and the rate of natural attenuation (see discussion below in this section).
- *In situ treatment* reduces the EDB concentration in groundwater. An example of in situ treatment would be air sparging.
- Ex situ treatment involves extracting groundwater, treating the water, and then either reinjecting the groundwater or using it elsewhere (e.g., irrigation water source).
- Removal is related to soil for this site and not groundwater.
- Groundwater containment technologies that prevent contaminated groundwater from coming into contact with future receptors. This could be a pump and treat system, where there is hydraulic control of impacted groundwater. Containment is similar to ex-situ



treatment, except for containment, there is more focus on hydraulic control. For purposes of this evaluation, ex-situ treatment and containment are combined.

For assessing biodegradation, monitoring could be conducted to assess if there is active biological and chemical breakdown of EDB in groundwater. This would include testing water for biological activities (for example measuring electron acceptors such as nitrate, sulfate, and presence of methane). However, the extent of EDB in groundwater is limited to one area on site (primarily MW-5S), the EDB is associated with the caliche and concentration levels are relatively low, so it questionable if accurate measurements of biological activity are achievable. Furthermore, while advection, dispersion, sorption, and volatilization mechanisms occur for EDB under site conditions, literature suggests that EDB undergoes little or no biodegradation under aerobic aquifer conditions (McKeever 2011).

2.2.4.2.1 City Well #5

Through the use of institutional controls (restricted use of City Well #5), the groundwater-EDB ingestion exposure pathway (current and future) is not complete. Furthermore, no current migration pathway exists between the site and City Well #5, as demonstrated through groundwater monitoring and the pump test. The presence of the packer in City Well #5 provides protection between the shallow aquifer and the deeper aquifer. Regarding general responses for City Well #5, besides ongoing institutional controls, another action for this well that would eliminate potential exposure to receptors is the decommissioning of City Well #5. The discussion on alternatives screenings below focuses on the Simplot site only.

2.2.5 Remedial Alternatives

The MTCA cleanup regulation sets forth the requirements and procedures to develop soil and groundwater cleanup standards. CULs must be based on the reasonable maximum exposure expected to occur under both current and future site conditions.

The results of remedial technology screening presented above are used to assemble remedial alternatives. For soil, all remedial processes are carried forward into alternatives except for "excavation and landfilling." The cost for landfilling is very high and because the site is not in use (the warehouses are used for storage but the site is mostly inactive), on-site treatment of soil and returning the soil to the excavation pit (or using for other purposes) is the most economical and environmentally sound option. For groundwater, pump and treat technologies (containment) are not advanced because current impacted groundwater associated with the Simplot site is limited to MW-5S and possibly MW-6S, both being shallow wells, and there is no evidence of a plume or current off-site migration of EDB from the site.

The following alternatives for analysis are based on the preliminary screenings described in **Table 16** and **Table 17**:

- Alternative 1 No action
- Alternative 2 Institutional controls and monitored natural attenuation for soil and groundwater

This alternative includes on-site institutional controls for land use, where there would be restrictions on building locations, and the prohibition of potable wells on site. These controls would remain until the RAO are met for groundwater protection. This alternative would rely



on the monitored natural attenuation of EDB in both soil and groundwater. As described for the site conceptual model, natural attenuation processes for EDB in groundwater are advection, dispersion, sorption, biodegradation, and volatilization. In aerobic soils and groundwater, EDB undergoes minimal biodegradation (McKeever 2011); therefore, natural attenuation is mostly reliant on volatilization, advection, and dispersion. The site conceptual model is that EDB released to the environment has mostly dissipated and what remains in site soil and groundwater is the last remnant of a historic release. The fact that EDB has not been detected in downgradient wells (e.g., MW-8S, MW-10S, MW-4, MW-3), suggest that the presence is localized and there is no established plume.

Monitoring would be conducted to assess EDB in groundwater and to assess the rate of natural attenuation. See Section 2.2.6 for more detailed description of this alternative.

 Alternative 3 – Institutional controls, targeted soil excavation including soil/groundwater interface, treatment, and return (or use elsewhere), and monitored natural attenuation of groundwater

The institutional controls would be the same as Alternative 2. This alternative would include the targeted excavation of EDB-impacted soil including soil at the soil/groundwater interface where EDB is detected. The goal would be to remove soil such that the remaining soil meets the CUL of 0.27 µg/Kg at the point of compliance (see Section 2.2.3.1). Confirmation sampling would be based on the upper, one-sided, 95 percent confidence limit of the mean soil concentration. EDB-impacted soil would be excavated and treated on site through ex-situ vapor extraction process (some biodegradation may occur but main mechanism is expected to be volatilization). Soil would then be returned to the excavation pit and the site re-graded. As an alternative, soil could be used for other uses such as fill material. This alternative would rely on removal of soil at the soil/groundwater interface as well as natural attenuation of EDB in groundwater similar to Alternative 2; however, unlike Alternative 2, Alternative 3 involves secondary source (e.g., EDB-impacted soil including soil at the soil/groundwater interface) removal.

A concern with excavation is that it may be difficult to excavate the caliche hardpan and interbedded materials and could require either ripping the layers (e.g., bulldozer with ripper) or a pneumatic hammer (e.g., equipped on a trackhoe). Soil excavation would be done in a "targeted fashion," where first, additional soil borings would be conducted to further "pinpoint" EDB location and a detailed excavation plan developed. The excavation would focus on opening up the areas of highest EDB soil levels, testing soil in place, and targeting only the soil with detectable EDB, which is primarily the area near MW-5S. This approach would reduce the risk of dislodging the EDB, but there would still be risk to groundwater through excavation activities. Excavation would go into the soil/groundwater interface since EDB has been detected in zone but would attempt to minimize digging through the caliche bottom. See Section 2.2.6 for more detailed description of this alternative.



2.2.6 Detailed Analysis of Remedial Alternatives

2.2.6.1 MINIMAL REQUIREMENTS FOR CLEANUP ACTIONS

2.2.6.1.1 Threshold Requirements

Per WAC 173-340-360 (2)(a), the threshold criteria include overall protection of human health and the environment, compliance with ARARs, and opportunity for compliance monitoring.

- <u>Protection of Human Health and the Environment</u> This criterion describes how the remedial alternative provides overall protection of human health and the environment.
- Comply with Cleanup Standards and ARARs The assessment for this criterion determines
 whether each remedial alternative complies with CULs and site-specific ARARs (see
 Sections 1.4.1 and 1.5.1).
- <u>Provide for Monitoring</u> This criterion evaluates whether implementation of compliance monitoring is possible for each remedial alternative.

2.2.6.1.2 Other Requirements and Considerations

- <u>Permanent Cleanup</u> A permanent cleanup action is defined as one in which cleanup standards can be met without further action being required, other than the approved disposal of any residue from the treatment of hazardous substances (WAC 173-340-200).
- Reasonable Restoration Time Frame The assessment for this criterion determines whether cleanup actions provide for a reasonable restoration time frame.
- <u>Public Concerns</u> Ecology conducts a public participation program as part of the RI/FS decisions.
- <u>Groundwater cleanup actions</u> A permanent cleanup action shall be used at the point of compliance where practicable or in public interest. When permanent cleanup action is not required, additional measures need to be addressed including source removal and treatment and implementation of groundwater containment if appropriate.
- <u>Institutional Controls</u> Cleanup actions shall not rely primarily on institutional controls and monitoring where it is technically possible to implement a more permanent cleanup action
- Releases and Migration Cleanup action shall prevent or minimize releases of hazardous substances
- <u>Dilution and Dispersion</u> Cleanup actions shall not rely primarily on dilution and dispersion unless the incremental costs of any active remedial measures grossly exceed the incremental benefit
- <u>Disproportionate Cost Analysis</u> A comparison of costs to benefits shall be made for alternatives. Alternatives in the FS shall be ranked from most to least permanent (based on criteria described below). As per WAC 173-340-360(3)(e)(ii)(B), the most practical permanent solution evaluated in the FS shall be the baseline cleanup action alternative against which cleanup action alternatives are compared. For this FS, Alternative 2 is considered the baseline cleanup action in that it provides for permanence through natural attenuation (permanent removal) of EDB in soils and groundwater.



2.2.6.2 EVALUATION CRITERIA

WAC 173-340-360 provides details on the selection of cleanup actions, including evaluation criteria. The three alternatives described previously represent cleanup actions and are evaluated with respect to cleanup standards that must be met for all clean actions. Here, the terms "cleanup actions" and "remedial alternatives" are interchangeable (Ecology defines cleanup action as *any remedial action, except interim actions, taken at a site to eliminate, render less toxic, stabilize, contain, immobilize, isolate, treat, destroy, or remove (WAC 1730-340-200)).*

- <u>Protectiveness</u> This criterion describes how the remedial alternative provides overall
 protection of human health and the environment with consideration given to the following:
 - Elimination or removal of all physical hazards
 - The degree to which existing risks are reduced
 - Time required to reduce risk at the site and attain cleanup standards
 - o On-site and off-site risks resulting from implementing the remedial alternative
 - Overall improvement of environmental quality
- Permanence A permanent cleanup action is defined as one in which cleanup standards can be met without further action being required, other than the approved disposal of any residue from the treatment of hazardous substances (WAC 173-340-200). An evaluation of permanence considers the degree to which the remedial alternative permanently reduces the toxicity, mobility, or volume of hazardous substances, including the adequacy of the remedial alternative in destroying the hazardous substances, the reduction or elimination of hazardous substance releases and sources of releases, the degree of irreversibility of waste treatment process, and the characteristics and quantity of treatment residuals generated. Per WAC 173-340-360(3)(e)(ii)(B), the most practical permanent solution evaluated in the FS shall be the baseline cleanup action alternative against which cleanup action alternatives are compared. For this FS, Alternative 2 is considered the baseline cleanup action in that it provides for permanence through natural attenuation (permanent removal) of EDB in soils and groundwater.
- <u>Cost</u> This criterion evaluates estimated costs to implement each remedial alternative. Due
 to the preliminary nature of FS cost estimates, cost should be regarded as having a relatively
 large degree of uncertainty (± 30 percent). As such, they are intended for use only in the
 relative comparison of remedial alternatives and should not be construed as actual cost
 estimates for implementing the chosen alternative. The costs account for the following:
 - Construction and oversight costs that include institutional controls, permits, equipment and materials, waste management, analytical services, and labor
 - Long-term operation, maintenance, and monitoring (OMM) costs that include maintaining institutional controls and permits, replacement and repair of equipment and materials, waste management, analytical services, labor, and accounting for inflation based on estimated design life of the remedial action.
- Effectiveness Over the Long Term Long-term effectiveness includes the degree of certainty that the remedial alternative will be successful, the reliability of the remedial alternative during the period of time hazardous substances are expected to remain on-site at concentrations that exceed CULs, the magnitude of residual risk with the remedial alternative in place, and the effectiveness of controls required to manage treatment residues or



remaining wastes. The following types of cleanup action components may be used as a guide, in descending order, when assessing the relative degree of long-term effectiveness (WAC 173-340-360 (3)(f)(iv)):

- o Reuse or recycling
- Destruction or detoxification
- Immobilization or solidification
- On-site or off-site disposal in an engineered, lined, and monitored facility on site;
- o Isolation or containment with attendant engineering controls
- Institutional controls and monitoring.
- Management of Short-term Risk The assessment for this criterion examines the
 effectiveness of each remedial alternative in protecting human health and the environment
 during the construction and implementation of the remedy until the RAOs have been met.
- <u>Technical and Administrative Implementability</u> This criterion evaluates the technical and administrative feasibility of remedial alternatives with consideration given to the following (WAC 173-340-360 (3)(f)(vi)):
 - o Remedial alternative is technically feasible
 - Availability of off-site services, facilities, and materials
 - Health and safety of workers during implementation
 - o Scheduling, size, and complexity
 - Future OMM requirements
 - Integration with existing operations at the site and other potential remedial actions
 - o site access for construction operations and monitoring
 - o Administrative and regulatory requirements can be met
- Considerations of Public Concerns This criterion reflects preferences or concerns about remedial alternatives from regulators and the public. Public acceptance of the remedial alternatives will be evaluated during a subsequent 30-day public comment period associated with review of this RI/FS.
- Reasonable Restoration Time Frame The assessment for this criterion determines whether cleanup actions provide for a reasonable restoration time frame. with consideration given to the following (WAC 173-340-360(4)):
 - Potential risks posed by the site to human health and the environment
 - Practicability of achieving a shorter restoration time frame
 - Current use of the site, surrounding areas, and associated resources that are, or may be, affected by releases from the site
 - Potential future use of the site, surrounding areas, and associated resources that are, or may be, affected by release from the site
 - Availability of alternative water supplies
 - Likely effectiveness and reliability of institutional controls
 - Ability to control and monitor migration of hazardous substances from the site
 - Toxicity of the hazardous substances at the site



 Natural processes that reduce concentrations of hazardous substances and have been documented to occur at the site or under similar site conditions

2.2.6.3 ANALYSIS OF REMEDIAL ALTERNATIVES

Following are descriptions of the remedial alternatives and evaluations of each with respect to the evaluation criteria described in Section 2.2.5. A summary of the evaluation is provided in **Table 18**.

- Alternative 1 No action
- Alternative 2 Institutional controls and monitored natural attenuation for soil and groundwater
- Alternative 3 Institutional controls, targeted soil excavation including soil/groundwater interface, treatment, and return (or use elsewhere), and monitored natural attenuation of groundwater

2.2.6.3.1 Alternative 1 – No Action

Remedial Alternative 1 involves leaving all concentrations of EDB in on-site soil and groundwater in place with no further action. It is included as a baseline to which other remedial alternatives can be compared.

2.2.6.3.1.1 Evaluation

- <u>Protectiveness</u> RI indicates no current completed pathways for human exposure to EDB (also no ecological exposure); therefore, current conditions are protective of human health and the environment. There is potential for future exposure related to soil and groundwater pathways and potential for off-site migration. Monitoring well MW-5S is screened in the caliche zone and based on soil sampling from this well, it is postulated that the detection of EDB in this well is from the slow dissolution of EDB held in this confining layer. The fact that EDB has not been detected in downgradient wells (e.g., MW-8S, MW-10S, MW-4, MW-3) suggests that the presence is localized and there is no established plume. Thus, it is possible that this alternative would remain protection in the future, as it is currently. This alternative does not include monitoring or institutional controls; thus, without monitoring and controls in place, it would be uncertain if future exposure exists.
- <u>Permanence</u> Not considered permanent cleanup (though it is possible with no action, there
 would be no future exposure, but without monitoring this cannot be determined.
- <u>Cost</u> No costs associated with Alternative 1, though it could result in long-term liability to the site owner.
- <u>Effectiveness Over the Long Term</u> Might be effective long-term based on RI results; however, this alternative includes no monitoring or institutional control. Therefore, it fails effectiveness evaluation criteria.
- *Management of Short-term Risk* No remedial actions involved.
- Technical and Administrative Implementability No action; therefore, nothing to implement.
- <u>Considerations of Public and Agency Concerns</u> Without monitoring, institutional controls, and other remedial actions, this alternative would not be acceptable to Ecology or the public.



- <u>Reasonable Restoration Time Frame</u> No remedial action would occur. It is possible that EDB would continue to dissipate over time, as evident from the RI; however, this alternative includes no monitoring.
- <u>Comply with Cleanup Standards and ARARs</u> Would not comply with CULs for soil or groundwater.
- Provide for Monitoring Alternative 1 does not include monitoring.

2.2.6.3.2 Alternative 2 – Institutional Controls and Monitored Natural Attenuation for Soil and Groundwater

As described under Alternative 1, the EDB-impacted soil and groundwater is primarily limited to the area of monitoring well MW-5S (Figure 17). It is postulated that the detection of EDB in MW-5S is from the slow dissolution of EDB held in the confining caliche layer. The fact that EDB has not been detected in downgradient wells (e.g., MW-8S, MW-10S, MW-4, MW-3) suggests that the presence is localized and there is no established plume. This alternative is the implementation of institutional controls with long-term monitoring and with EDB concentrations dissipating over time. If monitoring results show a change in EDB (e.g., groundwater concentration increase or it is detected in downgradient wells), then additional actions would be required.

Institutional controls are defined as measures undertaken to limit or prohibit activities that may interfere with the integrity of an interim action or cleanup action or that may result in exposure of hazardous substances at a site (WAC 173-340-444). Controls may include physical barriers (e.g., fences), land use restrictions, maintenance requirements of engineered controls (e.g., repair of monitoring wells), educational programs (e.g., signs posted around site warning public), and financial assurances.

For Alternative 2, the following institutional controls would be implemented:

- Restrictive covenant Under monitored natural attenuation, the CULs in soil and
 groundwater would take time to be achieved. As described in Section 2.2.3, the conditional
 point of compliance for groundwater is the property boundary, which currently meets the CUL
 for EDB. Well MW-5S does not meet the CUL, and based on its location, may take a long
 period of time to reach the CUL. A restrictive convenient would include the following:
 - A restriction on installing drinking water wells in the shallow aquifer on site until the CUL is met for groundwater throughout the site.
 - A restriction on construction or relocation of buildings that would prevent a building in the area of the identified EDB-impacted soil (shaded area in **Figure 17**) until the CULs in soil and groundwater are met.

The covenant would follow the Washington Uniform Environmental Covenants Act.

Another institutional control to be implemented would be the requirement to maintain monitoring wells. It is assumed that this would be covered under the Cleanup Action Plan and would be part of the agreed order between Ecology and Simplot.

Monitored natural attenuation refers to the natural physical, chemical, and/or biological processes that reduce the mass, toxicity, or mobility of EDB in the subsurface over time. Monitored natural



attenuation involves sampling and analysis to verify that attenuation of EDB is occurring. Processes involved in natural attenuation of EDB are volatilization, biodegradation, dispersion, and sorption. As presented in Section 1, current site conditions show that EDB is in groundwater above the CUL of 0.05 µg/L for MW-5S, but does not exceed the CUL for other on-site wells (based on last sampling event for MW-6S). Furthermore, the CUL is met for the conditional point of compliance and there is no detection of EDB in off-site groundwater monitoring wells. It is also postulated that the EDB remaining in soil and groundwater on site represent the last remaining remnants of a historic spill/release. Thus, the existing EDB levels in soil and groundwater are representative of natural attenuation mechanisms and it is expected that continued dissipation of this compound will continue. As described for the site conceptual model, natural attenuation processes for EDB in groundwater are advection, dispersion, sorption, biodegradation, and volatilization. In aerobic soils and groundwater, EDB undergoes minimal biodegradation (McKeever 2011); therefore, natural attenuation is mostly reliant on volatilization, advection, and dispersion.

Monitoring would involve continued collection of groundwater samples from the existing monitoring well network on a semi-annual basis (twice per year). One new monitoring well would be included with this alternative (MW-11S) and would be located along the western edge of the Simplot property directly west of MW-5D. This well would serve as a conditional point of compliance well, along with MW-8S, for the downgradient property boundary. In addition, soil samples would be collected annually to assess if EDB in soils meet the soil CUL.

For evaluation purposes, a monitoring period of 10 years is assumed to achieve CUL for soil and groundwater.

2.2.6.3.2.1 Evaluation

- <u>Protectiveness</u> There are no current completed on-site or off-site exposure pathways. The identified exposure pathways are for potential future activities that would include installation of an on-site, potable well, or if EDB in on-site soil and groundwater were to migrate off site. The installation of an on-site well would be prohibited with the implementation of institutional controls described above. EDB soil levels are below risk-based levels for exposure to workers through trenching (dermal and inhalation pathways). While the time required reaching the CUL for soil and groundwater (primarily area of MW-5S) may be long (assumes 10 years), Alternative 2 Institutional Controls and Monitored Natural Attenuation for Soil and Groundwater, partially meets this criterion. Monitoring provides a means of assessing site conditions long term and a contingency plan for reacting to site changes would be necessary.
- <u>Permanence</u> Monitoring natural attenuation would ultimately result in the permanent reduction of EDB in soil and groundwater to below CULs. Therefore, Alternative 2 meets this criterion, but not to the extent (confidence) that Alternative 3 would in that Alternative 3 involves physical removal and treatment of EDB from soil and at the soil/groundwater interface.
- <u>Costs</u> The estimated life-cycle cost of this remedial alternative is approximately \$469,500 as shown in **Table 18** and detailed in Appendix G. The cost is based on the following:
 - 10 years of semi-annual monitoring of the 11 groundwater monitoring wells and annual soil sampling. The assumption is that it will take 10 years to achieve the CULs.



- Installation of one well (MW-11S) for compliance monitoring.
- A one-time, up-front cost to restrain a restrictive covenant.
- Inflation of 3 percent per year.
- Operation and maintenance assumes replacement of two wells over the 10-year period.
- 15 percent contingency on total cost to account for uncertainty.
- <u>Effectiveness over the Long Term</u> Although monitored natural attenuation would reduce the mass of EDB in on-site groundwater and soil to some extent, there is a lower degree of certainty compared to Alternative 3 that it would effectively reduce soil EDB concentrations to below CULs. Therefore, Alternative 2 only partially meets this criterion.
- <u>Management of Short-term Risk</u> There are no current, completed on-site or off-site
 exposure pathways (**Table 14**, see footnote in **Table 14** regarding City Well #5). Human
 health and the environment are anticipated to remain protected during implementation of
 Alternative 2.
- <u>Technical and Administrative Implementability</u> The implementation of monitored natural
 attenuation is essentially the same as current site activities (groundwater monitoring) with the
 addition of one new monitoring well (MW-11S). The institutional controls described above
 can be readily implemented and would have to be administered by Ecology under the
 Washington Uniform Environmental Covenants Act. Thus, Alternative 2 is implementable.
- <u>Consideration of Public and Agency</u> WAC 173-340-370 outlines Ecology's expectations for cleanup action. Specifically, WAC 173-340-370 (7) states that Ecology expects that natural attenuation of hazardous substances may be appropriate at sites where
 - a) Source control (including removal and/or treatment of hazardous substances) has been conducted to the maximum extent practicable.
 - Leaving contaminant on site during the restoration time frame does not pose and unacceptable threat to human health or the environment.
 - c) There is evidence that natural biodegradation or chemical degradation is occurring and will continue to occur at a reasonable rate at the site.
 - d) Appropriate monitoring requirements are conducted to ensure the natural attenuation process is taking place.

For Alternative 2, requirements b and d are or can be met. However, this alternative does not include source control (requirement a); and degradation is not likely occurring with EDB or to a small extent, the likely reduction in EDB overtime will be through dissolution and volatilization. Therefore, this alternative may not be considered acceptable to Ecology.

Community acceptance of the remedial alternatives will be evaluated during a subsequent 30-day public comment period.

 <u>Reasonable Restoration Time Frame</u> – Table 11 summarizes EDB concentrations in well MW-5S. Interpretation of a trend warrants caution in that the actual physical installation of the well might have created dissolved EDB that has cleaned up over time with continued well purging. Without quantification of a trend, it is difficult to estimate expected time frame for



EDB in well MW-5S to reach the CUL of $0.05 \,\mu\text{g/L}$ under natural attenuation alone (10 years is assumed for costing and evaluation purposes). Additional monitoring is warranted to assess trends. Compared to the Alternative 3, which includes remedial action for soil, this alternative would have a longer time frame for achieving the CUL in soil and groundwater.

- <u>Comply with Cleanup Standards and ARARs</u> This alternative meets this criterion in the long term in that concentration can be expected to decline overtime to ultimately meet CULs; however, the timeframe is uncertain.
- <u>Provide for Monitoring</u> This alternative allows the opportunity for compliance monitoring through the existing monitoring well network with the additional of one new well (MW-11S), and therefore, meets this criterion.

2.2.6.3.3 Alternative 3 – Institutional Controls, Targeted Soil Excavation, Treatment, and Return (or use elsewhere), and Monitored Natural Attenuation of Groundwater

For Alternative 3, the following institutional controls would be implemented:

- Restrictive covenant Under soil excavation and monitored natural attenuation for groundwater, the CUL for groundwater would take time to be achieved even with source removal. As described in Section 2.2.3, the conditional point of compliance for groundwater is the property boundary, which meets the CUL for EDB. A restrictive convenient would include the following:
 - A restriction on installing drinking water wells in the shallow aquifer on site until the CUL is met for groundwater throughout the site.
 - It is assumed that after soil excavation, the remaining soil would meet the CUL for soil (5 μg/Kg) and no restriction on construction or relocation of buildings would be required.

The covenant would follow the Washington Uniform Environmental Covenants Act.

Another institutional control to be implemented would be the requirement to maintain monitoring wells. The excavation would likely result in the removal of MW-5S and MW-5D, which would then have to be replaced. In addition, one new well is proposed, MW-11S, which would be located along the western edge of the Simplot property directly west of MW-5D. It is assumed that this would be covered under the Cleanup Action Plan and would be part of the agreed order between Ecology and Simplot.

For Alternative 3, the following soil and soil/groundwater interface excavation activities would occur:

- Wells MW-5S and MW-5D would be decommissioned and well MW-11S would be constructed to the west of MW-5D along the property boundary. This new well along with MW-8S would be monitored before and after excavation activities. Wells MW-5S and MW-5D would be replaced following excavation and filling in the excavation pit.
- A hollow-stem auger rig would be used to advance up to six borings in the area between MW-5S, SP-7, and SB-12 to further assess for the presence of EDB and to further define lithology. The goal of the drilling is to further quantify EDB in the caliche layer to further define the areas of elevated EDB concentrations, including updating **Table 7**. From this information, the presence of EDB greater than 0.27 μg/Kg would be mapped and an excavation plan developed. Also based on this updated information, potential EDB



concentrations would be assessed and the need any need for vapor controls measured determined for the excavated soils.

- Using the updated information from the new borings along with the information presented in Table 7, soil in the area of MW-5S, MW-5D, and GP-7 (see Figure 17Figure 17) would be excavated down to the caliche zone (approximately a depth of 10 feet in the area of MW-5S). The excavated soil above the caliche is expected to be non-detect for EDB concentrations based on RI results (Table 7). The soil, which would be tested for EDB to confirm that it is below the CUL, would be stockpiled on-site for use as fill material following soil excavation activities.
- Excavation activities would occur during the winter months to take advantage of a lower water table, which allows greater access to soil at the soil/groundwater interface. It is the soil/groundwater interface that serves as the secondary source of EDB in groundwater detected in MW-5S. Starting in the area of MW-5S, the caliche zone would be penetrated using equipment designed to infiltrate this hard layer (e.g., bulldozer with ripper) or a hydraulic hammer (e.g., equipped on a trackhoe). At approximately 3-foot lifts, the soil would be sampled and tested for EDB using an off-site laboratory. (HDR has not identified an onsite screening method for EDB given the low soil concentrations; a PID can be used for screening, but at these low concentrations, is not sensitive enough to verify EDB presence.) If soil is deemed clean, then the soil would be stockpiled for use as fill. If soil has EDB in excess of 0.27 µg/Kg (the CUL), the soil would be placed in a separate stockpile for on-site treatment. Excavated soils would be placed on plastic and also covered in plastic to minimize vapor emissions. A health and safety plan would be in place that included atmospheric monitoring to ensure worker safety from breathing EDB vapors above health based (OSHA) standards (see Section 2.2.1.1). Because of the depth, soil would be laid back (sloped) to ensure safe entry of equipment and personnel including an access ramp OSHA standards would be followed). In addition, stormwater measures would be implemented to ensure stormwater runoff remains on site and stockpiled soil is protected. Excavation would continue until the zones of EDB are reached and excavated to the extent practicable. Excavation would enter the soil/groundwater interface (by excavating during winter months, the groundwater elevation are at their lowest, allowing for greater removal of the interface zone). Excavation would penetrate no more than 1 foot of saturated soils (top of aquifer).
- The soil remaining in the ground after excavation would be tested for EDB and the upper, one-sided, 95-percent confidence limit of the mean soil concentration would be compared to the CUL for compliance monitoring. If soil remains above the CUL, additional excavation would occur to the extent practicable. Once the CUL for soil was met, the excavation pit would be backfilled and compacted. Following backfilling, two new wells would be installed to replace MW-5S and MW-5D.
- The excavated soil identified as having EDB in excess of 0.27 µg/Kg would be separately stockpiled (placed on and covered in plastic). Composite stockpiled soil samples would be collected to assess mean EDB concentrations and also to assess potential air emissions so that proper vapor capture and permitting can be determined. The soil with EDB exceeding 0.27 µg/Kg would be treated by ex-situ vapor extraction (SVE), where the soil would be placed over a network of aboveground piping to which a vacuum would be applied to



enhance and capture the EDB vapor. The piles would be on top of plastic (HDPE) and also covered with plastic. The goal would be to treat soils by ex-situ SVE until EDB vapor levels drop to near or below detection limits and then soils tested. Captured vapor treatment would be treated by passing through activated carbon (the final vapor treatment technology, carbon versus thermal oxidation will be based on estimated quantity of EDB following excavation). The treatment of vapors and its emission would follow Washington air quality standards. Treated soils would be tested for EDB and treatment continued until soil EDB levels were less than $0.27~\mu g/Kg$ based on composite sampling. Once soil reached the CUL, the soil would either be placed back into the excavation pit (an area would be kept open for additional fill), or the soil would be used for fill material elsewhere. If the fill were to be moved off site, permission would be sought from Ecology for approval of final use.

- The preliminary estimated volumes for the excavation, accounting for side slopes of 2:1, are as follows:
 - Surface area identified as containing EDB in soil above 0.27 mg/Kg is illustrated in Figure 17 is approximately 4,000 square feet
 - Total excavation area at ground surface accounting for side slopes: 18,000 square feet
 - Total volume soil excavated: 13,000 cubic yards
 - Total volume of EDB-impacted soil greater than 0.27 μg/Kg isolated for treatment 1,180 cubic yards (estimated from Table 7 and Figure 17).

Thus, an estimated 1,180 cubic yards of soil would require treatment by ex-situ SVE. The conceptual SVE design would be 100 feet by 50 feet with perforated piping network laying on top of plastic, soil on top of piping, and then a second set of piping on top of the soil. The assumption is that the excavation process has broken up the caliche to allow for greater surface area and thus greater effectiveness for SVE vapor removal. Assuming the SVE system treats 3 feet of soil (100 X 50 X 3), this results in treating approximately 550 cubic yards of soil. Thus, soils would be treated in two batches (each 550 cubic yards). It is anticipated that the SVE treatment would remove vapors within 1 month (per batch) to reach cleanup goals.

As presented in Section 1, current site conditions show that EDB in groundwater above the CUL of $0.05~\mu g/L$ for MW-5S, but does not exceed the CUL for other on-site wells (based on last sampling event for MW-6S). Furthermore, the CUL is currently met for the conditional point of compliance and there is no detection of EDB in off-site groundwater monitoring wells. The EDB remaining in groundwater on site represents the last remaining remnants of a historic spill/release. The goal of the soil sampling is to remove EDB in the caliche and at the soil/groundwater interface. The physical removal at the interface should result in the reduction of dissolved EDB in groundwater. Any remaining EDB in groundwater would be monitored and is expected to dissipate over time. It is assumed that CUL for groundwater can be achieved in 2 to 5 years, compared to 10 years for Alternative 2.

Monitoring would involve collection of groundwater samples from the monitoring well network on a semi-annual basis (twice per year). As described previously, three new monitoring wells would be included with this alternative: replacement of MW-5D and MW-5S and a new well (MW-11S) that would be located along the western edge of the Simplot property directly west of current MW-5D.



This well would serve as a conditional point of compliance well, along with MW-8S, for the downgradient property boundary.

2.2.6.3.3.1 Evaluation

• <u>Protectiveness</u> – There are no current, completed on-site or off-site exposure pathways (Table 14, see footnote in Table 14 regarding City Well #5). The identified exposure pathways are for potential future activities that would include installation of an on-site potable well or if EDB in on-site soil and groundwater were to migrate off site. The installation of an on-site potable well would be prohibited with the implementation of institutional controls described above. The removal of soil exceeding the CUL for EDB serves as source removal and would expedite the time for natural attenuation of EDB in groundwater.

The potential risk of excavation is compromising the integrity of the caliche layers, which serve to retain EDB and act as a protective barrier to groundwater. This alternative includes targeted excavation with the separation of clean soil from EDB-impacted soil conducted in 3-foot lifts. It is possible that EDB could be dislodged from the caliche and enter the groundwater system. Downgradient wells would be monitored and any detection of EDB would be considered temporary since these alternative results in the removal of EDB-impacted soil including the soil/groundwater interface. With targeted excavation, institutional controls, and monitored natural attenuation, this alternative meets this criterion.

- <u>Permanence</u> The targeted removal of soil and soil/groundwater interface and natural
 attenuation for groundwater would ultimately result in the permanent reduction of EDB in soil
 and groundwater to below CULs. Therefore, Alternative 3 meets this criterion and to a
 greater extent than Alternative 2.
- <u>Costs</u> The estimated life-cycle cost of this remedial alternative is approximately \$483,235
 The cost is based on the following:
 - 5 years of semi-annual groundwater monitoring of the 14 monitoring wells. It is assumed with removal of soils, that CUL for groundwater can be achieved in 3 to 5 years compared to 10 years for Alternative 2.
 - Installation of three monitoring wells (replacement of MW-5S and MW-5D, and new well MW-11S).
 - A one-time, up-front cost to obtain a restrictive covenant.
 - Excavation of 13,000 cubic yards of soil, on-site treatment of 1,180 cubic yards using exsitu SVE with carbon treatment, and placement of fill back into excavation pit.
 - o Inflation of 3 percent per year.
 - 15 percent contingency on total cost to account for uncertainty.
- <u>Effectiveness over the Long Term</u> The removal of EDB in soil results in overall
 effectiveness. Per WAS 173-340-360 (3)(f)(iv), the removal and treatment of soil provides for
 a higher degree of long-term effectiveness compared to containment and institutional
 controls and monitoring.
- <u>Management of Short-Term Risk</u> There are no current, completed on-site or off-site exposure pathways (**Table 14**, see footnote in **Table 14** regarding City Well #5). The



excavation of soil does present some short-term risk in dislodging EDB from the caliche layers into groundwater. The targeted excavation approach described above minimizes this risk and meets this criterion.

- <u>Technical and Administrative Implementability</u> The implementation of institutional controls, targeted soil excavation, treatment of excavated soils with EDB above the 0.27 μg/Kg, and monitored natural attenuation is technically and administratively feasible.
- <u>Consideration of Public and Regulatory Acceptance</u> WAC 173-340-370 outlines Ecology's expectations for cleanup action. Specifically, WAS 173-340-370 (7) states that Ecology expects that natural attenuation of hazardous substances may be appropriate at sites where
 - a) Source control (including removal and/or treatment of hazardous substances) has been conducted to the maximum extent practicable.
 - b) Leaving contaminant on site during the restoration time frame does not pose an unacceptable threat to human health or the environment.
 - c) There is evidence that natural biodegradation or chemical degradation is occurring and will continue to occur at a reasonable rate at this site.
 - d) Appropriate monitoring requirements are conducted to ensure the natural attenuation process is taking place.
 - Alternative 3 meets these requirements. Because this alternative includes source control and long-term monitoring it is expected that this alternative would have acceptance from Ecology.
 - Community acceptance of the remedial alternatives will be evaluated during a subsequent 30-day public comment period.
- Reasonable Restoration Time Frame The alternative provides for a shorter restoration time frame compared to Alternative 2. The removal of EDB in soil including the soil/groundwater interface provides source control. With the removal of MW-5S and MW-5D, there is uncertainty on EDB levels in the replacement wells. Thus, the time frame for EDB to reach 0.05 μg/L in groundwater is uncertain but for purposes of this FS, 3 to 5 years is assumed compared to 10 years for Alternative 2. Thus, Alternative 3 partially meets this criterion, where the time frame for restoration is improved compared to Alternative 2 due to source removal measures.
- Comply with Cleanup Standards and ARARs This alternative meets this criterion.
- <u>Provide for Monitoring</u> This alternative allows the opportunity for compliance monitoring through a monitoring well network, replacement of two wells (MW-5S and MW-5D, which will be decommissioned prior to excavation), and the addition of one new well (MW-11S).
 Alternative 3 meets this criterion.

2.2.7 Disproportionate Cost Analysis

The most to least permanent alternatives are: Alternative 3 > Alternative 2 > Alternative 1. The most practical permanent solution alternative is Alternative 2. Alternative 3 provides for greater assurance of permanent cleanup (faster time frame and results in physical removal of source) and does not present a disproportionate costs compared to Alternative 2 (**Table 14**).



2.3 Recommended Remedial Alternative

Based on the evaluation of remedial alternatives and in consideration of the requirements of WAC 173-340, the following is recommended:

 Alternative 3 – Institutional controls, targeted soil excavation including soil/groundwater interface, treatment, and return (or used elsewhere), and monitored natural attenuation of groundwater

This alternative provides for a shorter cleanup time period compared to Alternative 2, and provides secondary source removal in soils through targeted excavation.

2.4 Cleanup Action Plan and Schedule

Ecology is responsible for selecting the remedial action and for developing the cleanup action plan.



3 References

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4 Tables



Table 1. Extraction Wells within 1-mile of the site

Ecology ID number	Owner	City Well	Date Completed	Well Type	Well Diameter (in)	Well Depth (ft bgs)	SWL (ft bgs)	Notes
			E	extraction wells				
0150559	Chicago, Milwaukee, S. P. Pac. R.R	N/A³	1912	Water	10	448	250	
0152267	Edward Jeske	N/A	12/31/1909	Water	6	415	NA	
0157166	Odessa Pump Irr.	N/A	unknown (1978?)	Water	8	525	NA	
0161115	Ron Zirker	N/A	2/24/1994	Domestic	6	105	60	
0293221	City of Warden	Well #5	5/21/1968	Municipal	16	368	42	
0329055	Steve Connors	N/A	3/11/2002	Domestic	6	220	100	
799557	City of Warden	Well #6	4/4/1979	Municipal	15	830	278	reconditioned on 4/17/2012; original Ecology ID 0159741;
954458	City of Warden	Well #8	10/16/2014	Municipal/ irrigation	20	507	82	Reconditioned
954484	City of Warden	Well #9	10/16/2014	Municipal	20	505	52.7	

¹No Ecology ID number was found

 $^{^2\}mbox{No}$ owner was found, however, it was assumed that it belongs to Simplot

³N/A=not applicable



Table 2. EDB Investigation History

Date	Туре	Description/Trigger				
March 1989	Water Quality Report.	EDB in City Wells #4 and #5.				
May 18, 2004	DOE Early Notice Letter to Warden.	Informing city of EDB contamination in wells #4 and #5 and City of Warden's obligation to investigate.				
August 2004	EDB Mitigation Project Report, Gray and Osborne, Inc. for Warden.	Options for dealing with EDB in City of Warden water supply. Project funding needed: \$2.3M.				
September 2005	Site Hazard Assessment, Department of Health.	Ranking of 3.				
July 1, 2005	Remedial Action Grant Agreement Ecology and City of Warden	Drill city well 7 and reconstruct well #5 and well 6: \$2M grant.				
September 19, 2005	WA Dept. of Health – Public Health Evaluation.					
January 24, 2006	Dave George to John Roland, Ethylene Dibromide Groundwater contamination site Investigation and Data Collection Summary.	Ecology memo summarizing groundwater conditions.				
April 20, 2007	Preliminary Investigation of Ethylene Dibromide Contamination.	Pacific Groundwater Group (PGG), prepared for Ecology. Installed Monitoring Wells #1 through #5, and numerous soil borings.				
April 2009	Phase II Preliminary Investigation, Ecology.	Additional groundwater sampling and soil borings were drilled on Simplot site.				
April 6, 2010	Notice of Potential Liability under MTCA for Release of Hazardous Substances. Ecology to Simplot.	Letter of finding of liability. Request Simplot enter into an Agreed Order.				
May 27, 2011	Final Agreed Order 8421	Between Ecology and Simplot.				
October 2011	Final RI/FS Project Plan submitted to Ecology.	HDR prepared for Simplot.				
2011, 2012, and 2013	RI/FS activities - additional monitoring well installation on site, geophysical survey, soil sampling, City Well #5 pump test, and site investigation reports and groundwater sampling results.	As part of the R/IFS Work Plan.				
June 2014	Revised draft RI/FS submitted to Ecology	HDR prepared for Simplot				
May 2015	Well MW-4 decommissioned at request of site owner (off-site well)	HDR prepared well closure memo and submitted to Ecology May 27,2 015				
September 2017	Ecology response letter to 2014 draft RI/FS					
December 2017	Groundwater Sampling	Update to groundwater quality to support RI/FS				



Table 3. Description of City of Warden Wells

General	City Well #2	City Well# 3	City Well #4	City Well #5	City Well #6	City Well #7
Ecology Unique ID	No log	N/A	N/A	N/A	N/A	AAS 175
Installation Dates	No log	8/5/1953	8/1957	5/21/1968	4/4/1979	2/9/2006
Northing	597576.92 ²	600235.34	600343.95	599948.76	600188.30	598773.03
Easting	2004931.55	2005711.68	1999401.58	1998850.28	2005670.21	2008196.28
Measuring Point (PVC) Elevation, feet	1361.57	1285.63	1243.79	1244.71	1283.83	1283.58
Top of Screen Elevation, feet	No log	N/A ³	N/A	N/A	N/A	N/A
Bottom of Screen Elevation, feet	No log	N/A	N/A	N/A	N/A	N/A
Top of Screen, feet bgs1	No log	N/A	N/A	N/A	N/A	N/A
Bottom of Screen, feet bgs	No log	N/A	N/A	N/A	N/A	N/A
Bottom of Well Casing, feet bgs	No log	89.6	80	54	386	770
Depth of Borehole, feet bgs	No log	685	319	368	830	857
Depth to Water, feet bgs (8/2006)	Not measured	Refusal at 100	64.18	53.87	76.37	306.96
Water Level Elevation, feet (8/2006)	N/A	N/A	1179.61	1190.84	1207.46	976.62
Depth to Water, feet bgs (10&11/2006)	Not measured	Not measured	51.47	Not measured	75.87	Not measured
Water Level Elevation, feet (10&11/2006)	N/A	N/A	1192.32	N/A	1207.96	N/A

Reference: this table is taken from Table 1 of City of Warden Preliminary Investigation of Ethylene Dibromide Contamination (PGG 2007)

Available driller well logs are in Appendix A.

¹bgs = below ground surface

²Horizontal datum: NAD 83, Washington State South Zone, based on the published coordinate values of WSDOT monument "Warden"

Vertical datum: NAVD 88 based on the published elevation value of WSDOT monument "Warden"

³N/A = not applicable or available

Table 4. Summary of EDB Sampling Results for City Wells #4 and #5

City We		City We	
ample Month	(µg/L)	Sample Month	(µg/L)
3/89	3.0	3/89	0.02
5/89	0.02	5/89	0.02
12/89	0.8	12/89	0.09
2/90	0.29	2/90	0.33
4/90	0.1	4/90	0.10
6/90	0.02	6/90	0.02
11/90	0.05	11/90	0.08
5/91	0.02	5/91	0.02
10/91	0.02	10/91	0.02
4/92	0.05	4/92	0.02
12/96	0.02	11/96	0.02
6/01	0.02	6/01	0.02
6/03	0.09	6/03	0.09
8/03	0.04	8/03	0.06
11/03	0.46	9/03	0.06
12/03	0.36	11/03	0.09
3/04	1.62	1/04	0.33
10/04	0.02	2/04	0.38
11/04	0.04	3/04	0.40
2/05	0.72	4/04	0.50
6/05	0.06	5/04	0.17
1/07	1.28	10/04	0.05
l.		11/04	0.06
		1/05	0.15
		2/05	0.15
		4/05	0.15
		5/05	0.06
		6/05	0.04
		7/05	0.05
		8/05	0.05
		10/05	0.05
		11/05	0.03
		10/06	0.01
		11/06	<0.010
		1/07	0.12
		3/07	1.29
		5/07	0.09
		8/07	0.15
		10/07	0.01
		12/07	0.08
		4/11	0.19
		4/11	0.19 0.15
		6/11	
			0.15
		6/11 7/12	0.15 0.11 0.086
		6/11	0.15 0.11

a This table represents a compilation of results from several sources and has not been substantiated through review of laboratory reports by HDR.

^b Samples collected by HDR to support pump test (HDR 2013b)



Table 5. GeoProbeTM Sample Results (February 2012)

Sample ID	Depth (feet)	EDB (µg/Kg)
	GeoProbe [™] Boring	(GP#)
GP1-S-1.0	0-1.0	ND¹
GP1-S-5.5	4.5-5.5	ND
GP2-S-1.0	0-1.0	ND
GP2-S-5.0	4.0-5.0	ND
GP2-7.0	6.0-7.0	ND
GP3-S-1.0	0-1.0	ND
GP3-S-5.0	4.0-5.0	ND
GP3-S-8.5	8.0-8.5	ND
GP4-S-1.0	0-1.0	ND
GP4-S-7.0	6.0-7.0	ND
GP4-S-8.8	8.0-8.8	ND
GP5-S-1.0	0-1.0	ND
GP5-S-2.0 (duplicate)	0-1.0	ND
GP5-S-8.5	7.5-8.5	ND
GP5-S-9.5	8.5-9.5	ND
GP6-S-1.0	0-1.0	ND
GP6-S-12.0	11.0-12.0	ND
GP6-S-18.0	17.0-18.0	ND
GP7-S-1.0	0-1.0	ND
GP7-S-14.0	13.0-14.0	11.8
GP7-S-16.5	15.5-16.5	11.6

 $^{^{1}}$ Laboratory reporting limits (practical quantitation limits) ranged between 3 and 5 $\mu g/Kg$ for soil. ND = non-detected



Table 6. Monitoring Well Soil Sample Results

Sample ID	Depth (feet)	EDB (µg/Kg)										
	MW-5S (December 2011)											
MW-5S-1	1-3	ND ²										
MW-5S-10	10-12	ND										
MW-5S-20	20-22	218										
MW-5S-30	30-32	ND										
MW-5S-37	37-39	ND										
	MW-6S (December 2011)											
MW-6S-1	1-3	ND										
MW-6S-10	10-12	ND										
MW-6S-20	20-22	ND										
	MW-7S¹ (December 2011)											
MW-7S-1	1-3	ND										
MW-7S-8	8-10	ND										
MW-7S-10	10-12	ND										
MW-7S-20	20-22	ND										
MW-7S-30	30-32	ND										
MW-7S-37	37-39	ND										
	MW-8S (December 2012)											
MW-8S-10	10-11.5	ND										
MW-8S-20	20-21.5	ND										
MW-8S-30	30-31.5	ND										
	MW-9S (July 2013)											
MW-9S-0.0	0-1	ND										
MW-9S-10	10-11	ND										
	MW-10S (July 2013)											
MW-10S-1.0	1-3	ND										
MW-10S-10	10-12	ND										
MW-10S-20	20-22	ND										
MW-10S-30	30-32	ND										
MW-10S-35	35-37	ND										

¹ No soil samples were collected from MW-7D.

 $^{^2}$ Laboratory reporting limits (practical quantitation limits) ranged between 3 to 6 $\mu g/Kg$ for soil. ND = non-detected

Table 7. Combined Results Showing Caliche Layer and EDB Soil Samples

Borings From East to West Across Site

Well	MW-4	MW-10S	MW-8S	SB-3	SB-12	SB-22	MW-5	MW-5S	GP-7	SB-11	SB-1	SB-2	SB-9	SB-8	SB-7	GP-6	MW-9S	MW-6S	SB-10	SB-4	SB-5	SB-6	GP-5	SB-21	GP-4	MW-7	MW-7S	GP-3	GP-2	GP-1
@Grade Elevation ft.	1244.22	1242.8	1244.5	1247	1246	1245.5	1245.05	1245	1245	1245	1245	1245	1246.5	1246	1246.5	1247	1244.8	1245.4	1247	1248	1248	1248	1249	1249.5	1250	1248.5	1248.4	1251	1253	1253
1250																														
																													ND	
																											ND	ND	ND	
			ND					ND									ND								ND					
		ND																						ND				ND		
1240																							ND ND				ND			
																				ND	8.4		ШП		ND		ND			
							6.22									ND			ND	ШП	Ш						IND			
	ND	ND	ND			ND	0.22	ND ND								NU	ND	ND			1111	ND			Ш					
		ND						שא							ND				Ш			טא								
				ND					11.8					ND	ND															
1230					3.19				11.6				ND			ND														
									ШП	ND					шш												ND			
	ND		ND				ND	218			ND	ND						ND												
		ND																												
1220											_					_					_									
																											ND			
	ND		ND				ND	ND																						
	110	ND	140					110																						



Table 8. Monitoring Well Construction Summary

	MW-1	MW-2	MW-3	MW-4 ²	MW-5D	MW-5S	MW-6S	MW-7D	MW-7S	MW-8S	MW-9S	MW-10S
Ecology Unique ID	APK 353	APK 354	APK 355	APK 356	APK 357	BCE 296	BCE 297	BCE 298	BCE 299	BHP-139	BHP-507	BHP-508
Installation Dates	8/14/06	8/15/06	8/15/06	8/16/06	8/16/06	12/5/11	12/5/11	12/7/11	12/6/11	1/16/13	7/8/13	7/8/13
Measuring Point Coordinates ¹												
Northing	600643.42	600712.43	600077.54	599989.55	600190.13	600180.56	600118.69	600334.17	600331.8	600089.61	599967.53	600091.31
Easting	1999635.94	1998885.78	1998600.99	1999197.52	1999618.84	1999634.23	1999804.74	1999994.82	1999981.87	1999542.40	1999765.18	1999354.01
					Elevation	s ¹						
Ground Surface Elevation, feet	1243.22	1244.49	1240.88	1244.72	1245.14	1245.06	1245.36	1248.51	1248.36	1244.52	1244.77	1242.82
Measuring Point (PVC) Elevation, feet	1245.62	1247.09	1240.88	1244.72	1247.54	1247.66	1247.86	1251.01	1250.86	1248.84	1247.27	1245.32
Top of Screen Elevation, feet	1197.22	1179.99	1191.38	1195.22	1201.14	1228.56	1235.36	1206.51	1231.36	1230.52	1237.77	1227.82
Bottom of Screen Elevation, feet	1187.22	1169.99	1181.38	1185.22	1191.14	1208.56	1215.36	1196.51	1211.36	1210.52	1227.77	1207.82
					Depths (b	gs)						
Top of Screen, feet bgs	46	64.5	49.5	49.5	44	16.5	10	42	17	16	7	15
Bottom of Screen, feet bgs	56	74.5	59.5	59.5	54	36.5	30	52	37	36	17	35
Bottom of Well Casing, feet bgs	N/A	N/A	N/A	N/A	N/A	37	30.4	52.4	37.4	36.5	17.5	35.5
Depth of Borehole, feet bgs	60	75	60	60	55	39.5	37	52.5	38.5	36.5	17.5	35.5

¹ Survey conducted by Permit Surveying, Inc.

² MW-4 decommissioned April 2015 at land owners request



Table 9. 2012 to 2013 Groundwater Elevation Measurements

		1/19	/2012	4/10	/2012	7/10	/2012	10/2	3/2012	1/22	2/2013	7/22	/2013	10/28	/2013	12/4/2017	
Well	Ref. Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.	Depth	Elev.
									Fe	et							
MW-1	1245.62	24.38	1,221.24	20.55	1,225.07	14.28	1,231.34	14.53	1,231.09	25	1,220.62	13.86	1,231.76	18.31	1,227.31	22.64	1,222.98
MW-2	1247.09	27.94	1,219.15	23.25	1,223.84	16.98	1,230.11	17.89	1,229.20	28.46	1,218.63	16.91	1,230.18	21.79	1,225.30	25.24	1,221.85
MW-3	1240.88	21.37	1,219.51	21.86	1,219.02	14.31	1,226.57	11.9	1,228.98	21.58	1,219.30	13.05	1,227.83	13.22	1,227.66	18.81	1,222.07
MW-4	1244.72	24.65	1,220.07	Not s	ampled	20.7	1,224.02	17.44	1,227.28	25.16	1,219.56	18.94	1,225.78	18.15	1,226.57	Decomn	nissioned
MW-5D	1247.54	27.12	1,220.42	28.89	1,218.65	22.6	1,224.94	22.13	1,225.41	27.6	1,219.94	21.02	1,226.52	20.74	1,226.80	25.84	1,221.70
MW-5S	1247.66	26.98	1,220.68	28.66	1,219.00	22.37	1,225.29	22.32	1,225.34	27.45	1,220.21	20.78	1,226.88	20.6	1,227.06	25.62	1,222.04
MW-6S	1247.86	27.2	1,220.66	29.14	1,218.72	23.43	1,224.43	20.27	1,227.59	27.98	1,219.88	21.82	1,226.04	20.99	1,226.87	26.19	1,221.67
MW-7D	1251.01	30.03	1,220.98	30.76	1,220.25	24.74	1,226.27	19.72	1,231.29	30.65	1,220.36	23.32	1,227.69	24.04	1,226.97	28.79	1,222.22
MW-7S	1250.86	29.89	1,220.97	30.6	1,220.26	24.49	1,226.37	19.52	1,231.34	30.49	1,220.37	23.07	1,227.79	23.88	1,226.98	25.58	1,225.28
MW-8S	1248.84									28.93	1219.91	22.68	1,226.16	22.08	1226.76	27.16	1,221.68
MW-9S	1247.27													D	ry	D	ry
MW-10S	1245.32											18.95	1,226.37	18.38	1226.94	23.61	1,221.71

¹ N/A = data not available

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Table 10. Quality Assurance and Quality Control Field Samples

QA/QC Type	Number of Samples	Description
Duplicate	1 groundwater sample per event	Duplicate is collected using the same sampling technique as the original sample.
Trip Blank	1 trip blank per event	Water sample in sample bottle provided by laboratory and accompanies sample bottles.

Table 11. Summary of EDB Detected in Groundwater

Well	Jan 12	Apr 12	Jul 12	Oct 12	Jan 13	Jul 13	Oct 13	Dec 17
VVCII				EDB ((µg/L)			
MW-1	ND¹	ND	ND	ND	ND	ND	ND	ND
MW-2	ND	ND	ND	ND	ND	ND	ND	ND
MW-3	ND	ND	ND	ND	ND	ND	ND	ND
MW-4	ND	ND	ND	ND	ND	ND	ND	No Well ³
MW-5D	0.27	0.012	ND	ND	ND	ND	0.01 ²	ND
MW-5S	234	16.1	9.1	22.3	14.5	5.7	63	151
MW-6S	10.9	8.7	26.8	15.4	4.2	2.0	ND	0.35
MW-7D	ND	0.01 ²	ND	ND	ND	ND	ND	ND
MW-7S	ND	0.012	ND	ND	ND	ND	ND	ND
MW-8S					ND	ND	ND	ND
MW-9S							Dry	Dry
MW-10S							ND	ND

 $^{^{1}}ND$ = non-detected. Laboratory reporting limit (practical quantitation limit) is 0.01 μ g/L.

Table 12. EDB Concentration in City Well #5 During Pump Test

Time	EDB (μg/L)
1000 (prior to startup)	0.070
1200	0.120
1400	0.110
1600	0.095
1800	0.094
2000	0.093
2200	0.096
2400	0.100
0200	0.093
0400	0.098
Trip Blank	ND ^{1,2}

 $^{^{1}}ND$ = non-detected; laboratory reporting limit is 0.0095 μ g/L

² Laboratory or site cross-contamination suspected given the low detection and that the wells were ND for all other sampling events.

³Well MW-4 was permanently decommissioned in April 2015 with Ecology approval

² Test conducted August 13, 2013.



Table 13. Selected Properties of Ethylene Dibromide

Br H	Solubility in Water	4,300 mg/L		
C—C	Vapor Pressure	11 mm Hg		
H H Br	Specific Gravity	2.17		
Н ы	Log Kow	1.6-2.0		
Trade names	Bromofume; Dowfume W85; Dowfume EDB; Dowfume 40, W-10, W-40; Dowfume MC-2; Iscobrome D; ENT 15; 349; Netis; Pestmaster EDB-85; Santryum;unifume; EDB-85; Fumogas; Icopfume soilbrom-85; soilfume			
Synonyms	Ethylene dibromide; 1,2- dibromoethane; dibromoethane; ethylene bromide; ethane,1,2-dibromo; α -, β -dibromoethane; sym-dibromoethane			

ASTM 2006, Standard Guide for Soil Gas Monitoring In The Vadose Zone: ASTM D5314-92, 36 P.

Table 14. Conceptual site Model for Simplot site

Primary Source	Primary Release Mechanism	Secondary Source	Secondary Source Release Mechanism	Pathway	Potential Exposure Routes	On-site Exposure Pathway Complete?		Off-site Exposure Pathway Complete?	
						Current	Future	Current	Future
	Ir			Ingestion	No	Yes	No ¹	Yes	
			Infiltration/	Groundwater	Inhalation	No	Yes	No	Yes
		leaching	Groundwater	Dermal Contact	No	Yes	No	Yes	
Fumigant	Fumigant Unknown (tank?) (spill?) Soil				Ingestion	No	Yes	No	No
		Soil	Trenching	renching Inhalation/	Inhalation	No	Yes	No	No
		(construction)	Ingestion	Dermal Contact	No	Yes	No	No	
		Volatile emission	Volatilization/ vapor intrusion	Inhalation	No	Yes	No	No	

¹ City Well #5 is currently operated for irrigation and has detectable amounts of EDB. This public well has been approved by Ecology for agricultural use and is also registered as an emergency water supply for the City of Warden. City Well #5 represents a potential exposure point to humans for EDB. See section 1.3.2.2 for further discussion of City Wells #4 and #5 and potential relationship with the Simplot site.



Table 15. Calculated Cleanup Levels for EDB

	Method			
	Α	В	С	
	(lookup table)	Unrestricted Land Use	Industrial Land Use	
		EDB Target Soil CUL (μ	(μg/Kg)	
Soil Direct Contact, Ingestion and Dermal		500	65,600	
Risk 1E-6 or 1E-5	5			
Protection of Rotable Crown divister	3	0.27		
Protection of Potable Groundwater		PQL ¹ =	= 0.1	
	EDB Target Groundwater (μg/L)			
Groundwater Protection, (carcinogen calculation)	0.01 ²	0.02	0.22	

¹ PQL = Practical Quantitation Limit, laboratory reporting limit for EDB in soil (Test America Denver, USEPA Method 8011-94).

 $^{^2}$ Federal and State MCL is 0.05 μ g/L. The PQL using USEPA 8011 is 0.01 μ g/L (Pace Analytical).



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Table 16. Initial Remedial Technologies for EDB in Soil

Remedial Process	Description	Screening Comments
1. No Action		
None	No action	Provides as a basis for comparison to other alternatives and represents the most likely future scenario in absence of remedial action.
2. Institutional Controls		
Land use restrictions	Restriction of land use on site to limit potential exposure to impacted soil. Also, could have land use restriction to ensure integrity of cap or cover if soil is left in place.	Technically feasible and potentially applicable, generally included with other remedial alternatives.
3. Cover or Cap		
Asphalt or concrete parking area or conventional landfill cover	Barrier that would minimize or restrict meteoric water entering soil and leaching EDB to groundwater.	EDB remains in deep soil within the caliche and caliche interbed layers in a limited area at the site. The site, while unpaved, is highly compacted and percolation of meteoric water is not considered to be an important current pathway for EDB migration. While technically feasible, this technology is not considered further because the leaching is not considered a principal migration pathway.
4. Monitored Natural Attenuation	,	
Monitored Natural Attenuation	Current conditions would continue in that EDB would continue to dissipate through dissolving in groundwater, biodegradation, and volatilization. Because the primary EDB source is gone, EDB in soil and groundwater are expected to decline over time. Long-term groundwater monitoring would be required.	Site currently meets conditional point of compliance for EDB in groundwater (see Section 2.2.3.2). Therefore, natural attenuation is occurring at the site and meets the CUL for groundwater for the conditional point of compliance. Natural attenuation generally requires source control, which may require addressing soil EDB remedial action. Groundwater would be monitored and institutional controls put in place to ensure protection of downgradient groundwater.
5. In Situ Treatment		
Soil Washing	Percolation of fresh water (or water with a surfactant) through the soil column to wash EDB into the groundwater. Would likely have to conduct washing multiple times to remove EDB. Would likely require capturing of EDB in groundwater to protect off-site sources.	May require hydraulic controls to control EDB levels in groundwater. Dense, low hydraulic conductivity caliche layers in soil makes this technology not technically feasible.
Soil vapor extraction (SVE)	SVE involves the movement of negative pressure air (vacuum) through the soil pores to remove volatile organic compounds. EDB is readily volatile and SVE is a proven technology in soil. May require treatment of soil vapors prior to discharge to atmosphere.	SVE is suitable for porous (course textured) soil. The site is comprised of sand/silt textured surface soil down to a caliche hardpan layer and interlayers of caliche between silty sand textured soils. The hard pan is very dense and not suitable for SVE. The technology would provide good air extraction flows above the caliche but would provide minimal extraction within the caliche. Since the EDB is tied up in the caliche, this technology would not be effective in removing EDB. As a result, this technology is not considered technically feasible. An analysis would be needed to determine if treatment of vapors was needed prior to discharge.
6. Removal (includes ex situ treatment)		
Excavation and disposal	Excavation of impacted soil with fill replacement. Excavated soil would be landfilled. There would be no treatment of soil.	Caliche is very dense and difficult to excavate. Thus, this would likely require hammering or ripping to remove soil. Some risk of releasing EDB from the soil matrix if present in pure phase (though no evidence of this based on sampling results). Technically feasible and potentially applicable.
Excavation, treatment, and return	Soil would be excavated to expose the EDB to air to allow volatilization and biodegradation of the material. The soil could be treated on site in windrows. Once EDB was below CUL, the soil would be returned to the excavation or could be used for other purposes such as fill for construction	See comment from above, this approach leaves the material on site for treatment. May require air permit. Technically feasible and potentially applicable.

Table 17. Initial Remedial Technologies for EDB in Groundwater

Remedial Process	Description	Screening Comments
1. No Action	·	
None	No action	Provides as a basis for comparison to other alternatives and represents the most likely future scenario in absence of remedial action.
2. Institutional Controls		
Land use restrictions	On-site drilling of wells would be restricted and, if allowed, would require special design considerations to ensure no hydraulic connection between the shallow and lower aquifers. Current Washington well regulations ensure that deeper wells are drilled with suitable sanitary seal between the shallow and lower aquifers.	Technically feasible and potentially applicable. No evidence of off-site migration of EDB from the Simplot site.
3. Monitored Natural Attenuat	ion	
Monitored Natural Attenuation	EDB in groundwater is primarily limited to the area of MW-5S and this well reflects water in the caliche interbeds. No discernible plume has been quantified based on the monitoring well network. Given the primary source is gone, and the secondary source (soil) is limited in aerial extent, EDB in groundwater can be expected to dissipate over time through natural attenuation mechanisms. The conditional point of compliance for groundwater meets the CUL (see Section 2.2.3.2).	Technically feasible and potentially applicable.
5. In Situ Treatment		
Air Sparging	Air sparging injects air into the aquifer that strips volatile organic compounds that are dissolved in the water. The resulting vapors enter into the vadose zone where they are removed through SVE.	Air sparging requires that the aquifer material be porous (course textured) and conducive to air flow. Furthermore, the vadose zone soil needs to be suitable for SVE. The presence caliche hardpan and interlayers in the shallow groundwater and in the vadose zone limits the use and effectiveness of this technology. Not considered technically feasible.
Air sparging trench	As an alternative to direct air sparging through wells, a barrier wall could be developed downgradient of the source area to treat EDB as it migrates downgradient. A trench wall would be filled with gravel and as EDB passes through the gravel it would be sparged and extracted to the atmosphere (or to a treatment system prior to atmospheric emission). Most suitable for shallow groundwater, generally less than 15 feet bgs.	No current plume from the Simplot site has been identified; rather EDB is present in one or two shallow wells but not in off-site wells. Furthermore groundwater flow direction changes seasonally and would require a large trench area to capture flows. This technology would not be effective because there is no evidence of EDB migration under current on-site conditions. Not considered technically feasible.
Permeable Reactive Barrier Methods	Physical placement of a barrier or series of wells, consisting of reactive material (either trenched or injected) to create a permeable barrier. Example would be use of oxidants to degrade EDB in groundwater (peroxide, ozone, or permanganate).	Emerging technology, but has the same on-site limitations as the air sparging barrier wall described above. Not considered technically feasible.
6. Ex Situ Treatment (Contain	ment)	
Pump and Treat with beneficial use	Extract groundwater such that there is hydraulic control of water leaving the site, treat contaminated groundwater above ground (either air stripping or carbon treatment) and use the water for irrigation or other uses.	EDB in groundwater is limited in aerial extent to MW-5S and possibly MW-6S and no evidence of current off-site migration. Pumping of well may be limited due to interbedded caliche (anticipate low pump rates). This technology is applicable if there was a plume and that plume was migrating off site (serve as a containment technology). While technically feasible, it is not applicable to the site under current conditions.
Pump and Treat with re- injection	Same approach as described above except that the treated groundwater would be re-injected into the groundwater rather than reused.	See screening comment in column above.



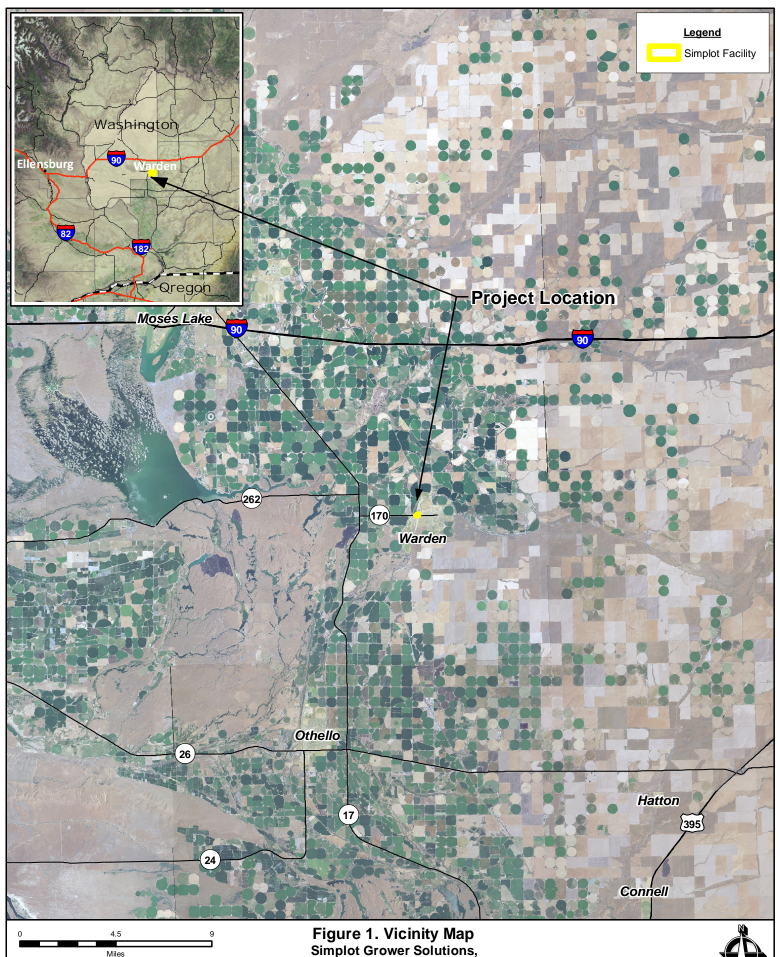
Table 18. Remedial Alternative Evaluation Summary

Evaluation Criteria ¹	Remedial Alternative 1 - No Action	Remedial Alternative 2 – Institutional Controls and Monitored Natural Attenuation of Soil and Groundwater	Remedial Alternative 3 – Institutional Controls, Targeted Soil Excavation, and Monitored Natural Attenuation of Groundwater
Protectiveness	Partially meets criterion	Partially meets criterion	Meets criterion
Permanence	Not applicable	Meets criterion	Meets criterion
Costs	Not applicable	\$469,580	\$483,235
Effectiveness Over Long-Term	Not applicable	Partially meets criterion	Meets criterion
Management of Short-Term Risk	Not applicable	Meets criterion	Meets criterion
Technical and Administrative Implementability	Not applicable	Meets criterion	Meets criterion
Consideration of Public Concerns	Likely not acceptable	Likely not acceptable	Likely acceptable
Agency Acceptance	Not acceptable	Likely not acceptable	Likely acceptable
Reasonable Restoration Time frame	Not applicable	Partially meets criterion	Partially meets criterion (improved over Alternative 2)
Comply with Cleanup Standards and ARARs	Fails Criterion	Meets criterion	Meets criterion
Provide for Monitoring	Fails Criterion	Meets criterion	Meets criterion

¹ See Section 2.2.6 for descriptions of criteria



5 Figures



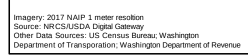


Figure 1. Vicinity Map Simplot Grower Solutions, 1800 W 1st St., Warden, WA 98857







Imagery: 2016 ESRI World Imagery
Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics,
CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community
Other Data Sources: US Census Bureau; Washington Department of Transporation;
Washington Department of Revenue; Washington Department of Ecology (WDOE)

Figure 2. Project Site Simplot Grower Solutions, 1800 W 1st St., Warden, WA 98857





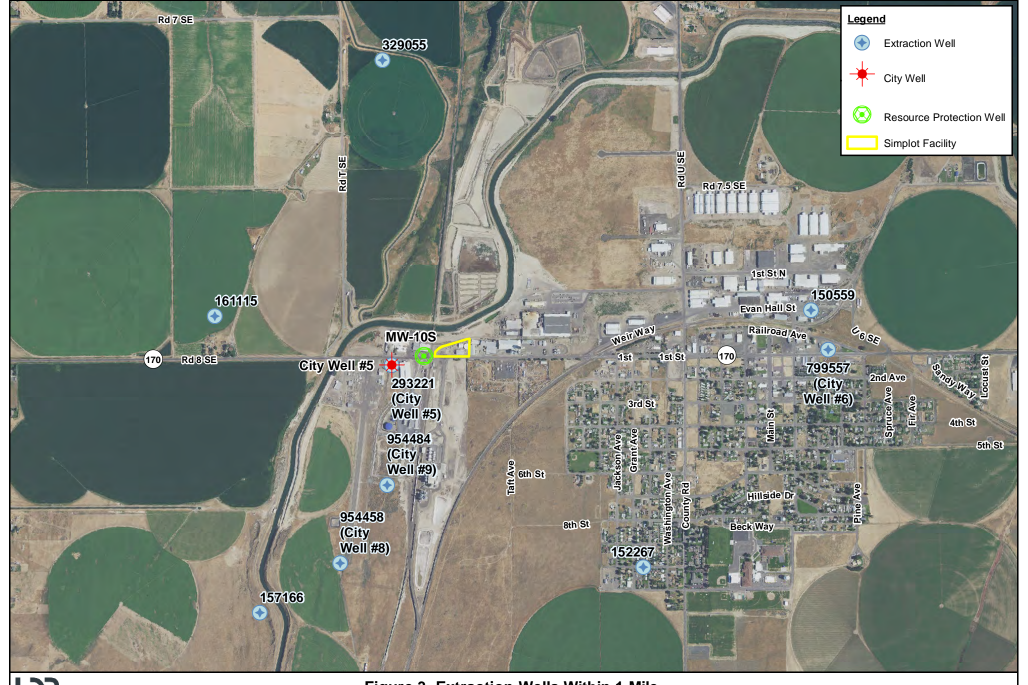
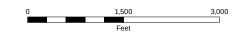




Figure 3. Extraction Wells Within 1-Mile Simplot Grower Solutions, City of Warden, WA

Imagery: 2017 NAIP 1 meter resoltion Source: NRCS/USDA Digital Gateway Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)



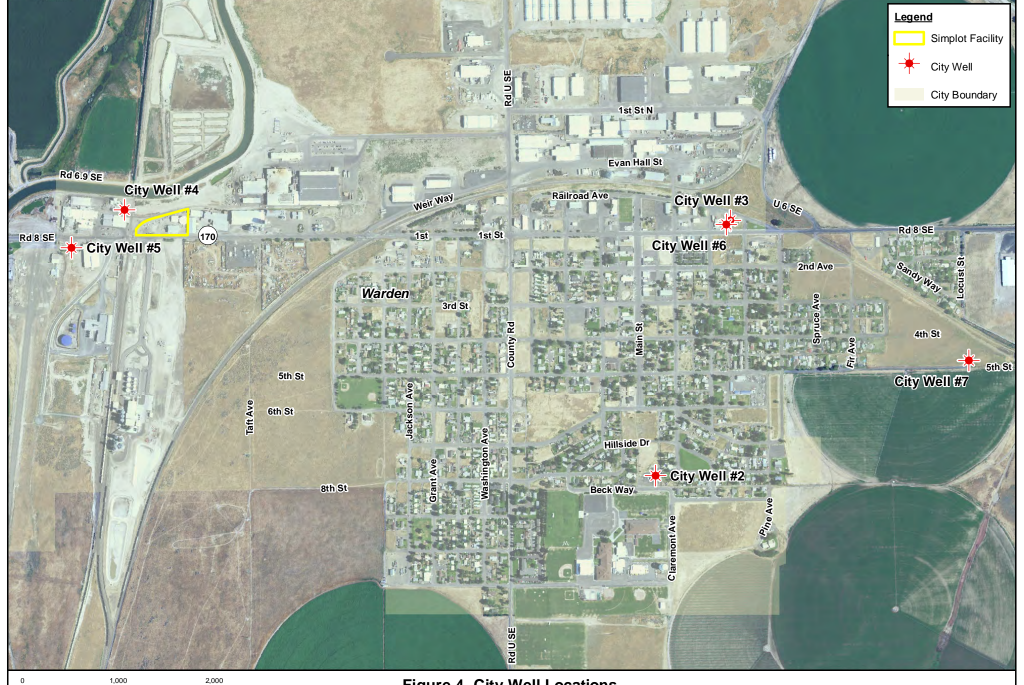


Figure 4. City Well Locations
Simplot Grower Solutions, City of Warden, WA

Imagery: 2017 NAIP 1 meter resoltion Source: NRCS/USDA Digital Gateway Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue









Imagery: 2016 ESRI World Imagery Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)

Simplot Grower Solutions, 1800 W 1st St., Warden, WA 98857







150 300

Figure 6. Phase II Preliminary Investigation by Ecology, **Soil Boring Locations (2009)** Simplot Grower Solutions, City of Warden, WA

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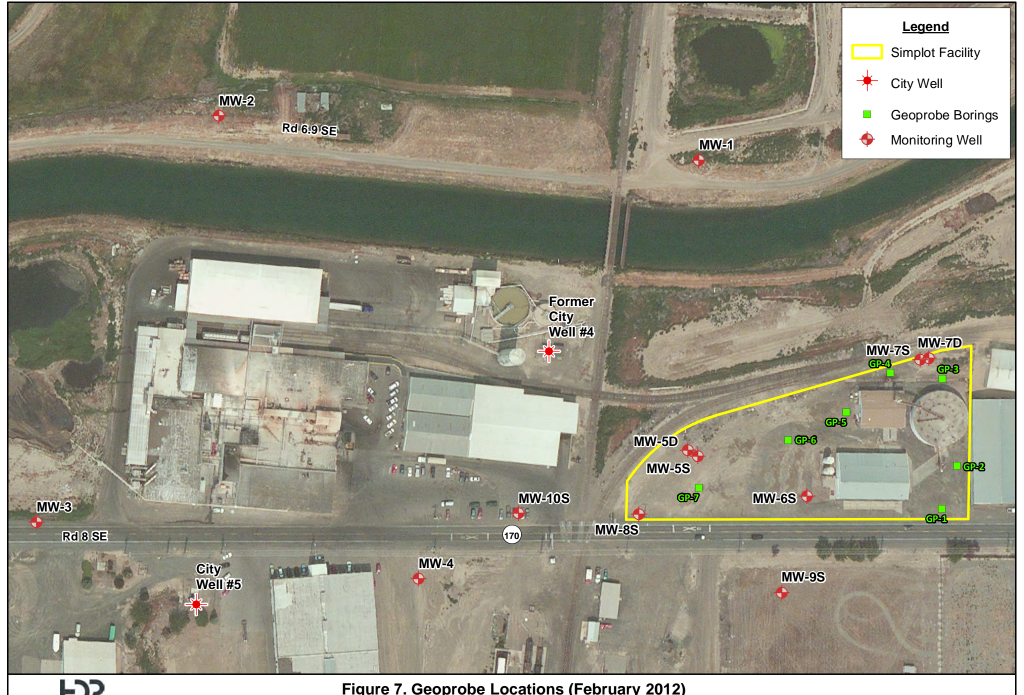


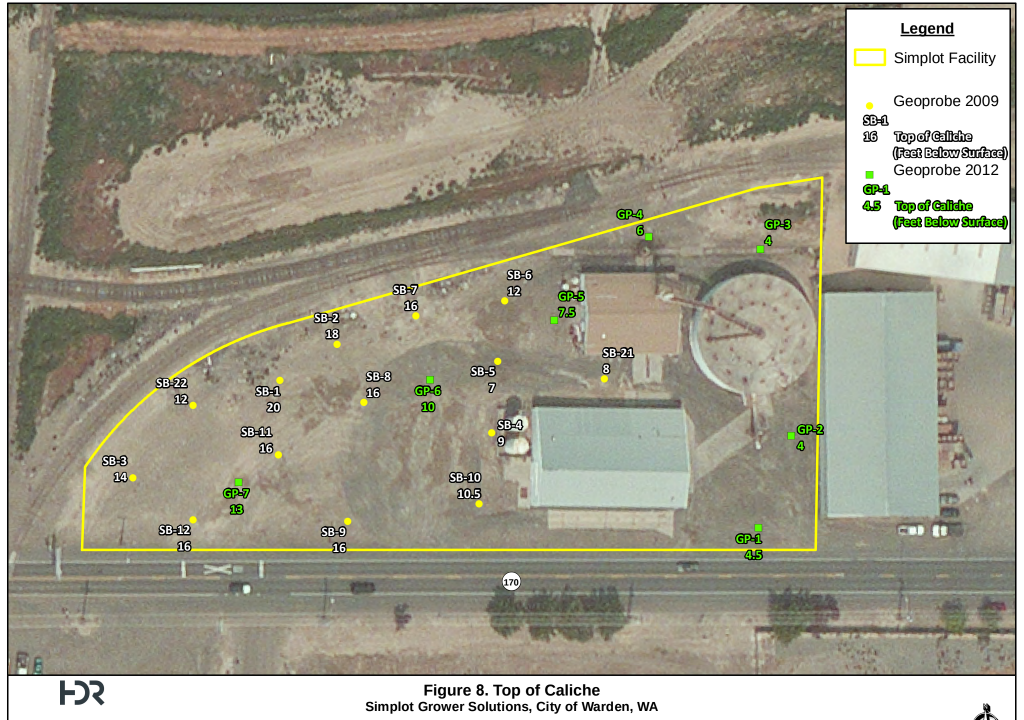


Figure 7. Geoprobe Locations (February 2012) Simplot Grower Solutions, City of Warden, WA

Map Date: 11/12/2013

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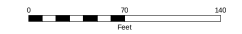
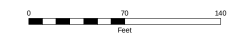




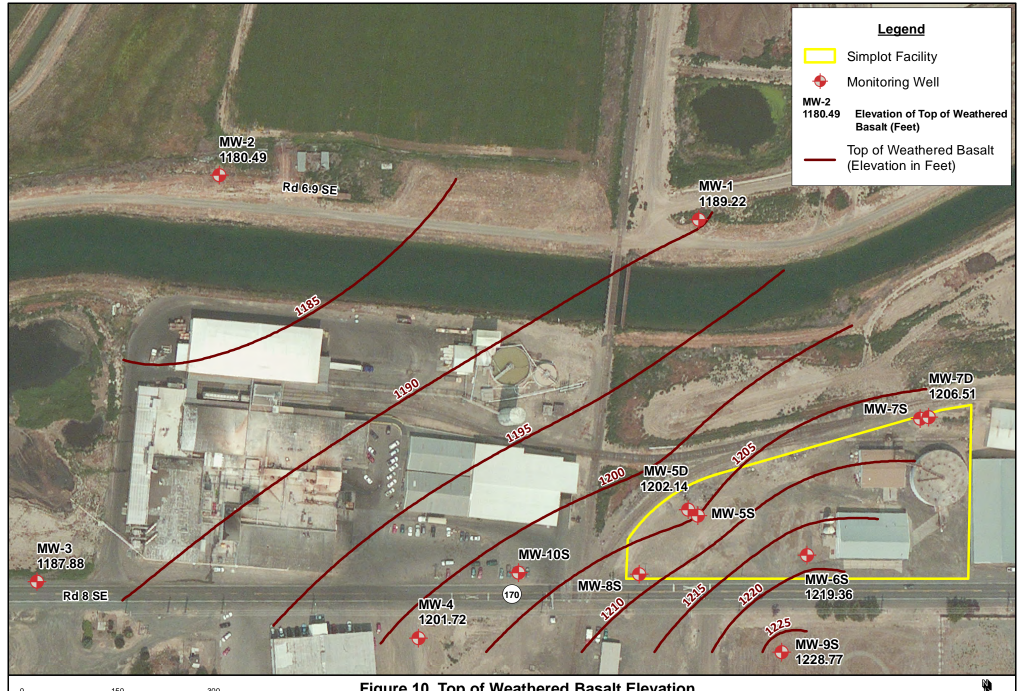




Figure 9. Post Plot of EDB in Soil, (ug/kg) Simplot Grower Solutions, City of Warden, WA







0 150 300 Feet

Figure 10. Top of Weathered Basalt Elevation Simplot Grower Solutions, City of Warden, WA

Simplot Growers Solutions, Warden, Washington Monitoring Well Static Water Elevations 2012-2013

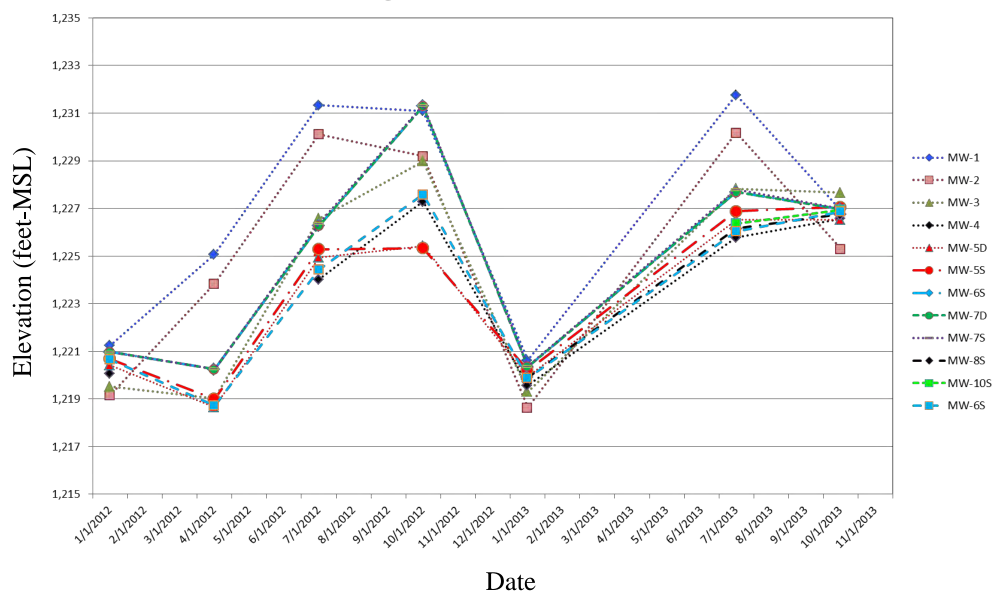
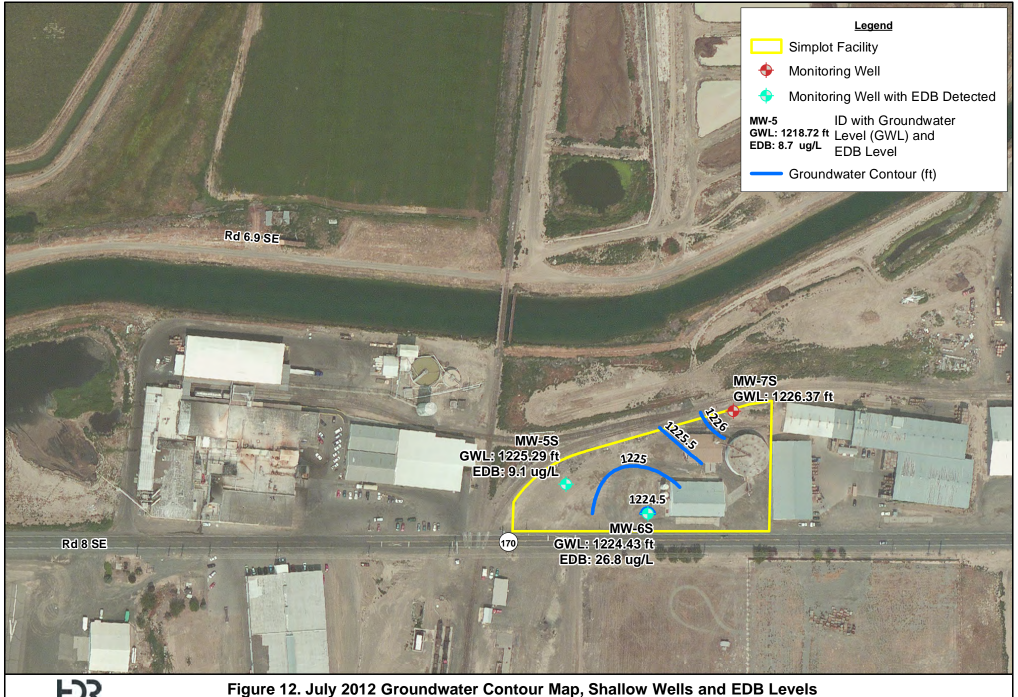


FIGURE 11. Time Series Plot of Groundwater Elevations (2012-2013)



Simplot Grower Solutions, City of Warden, WA



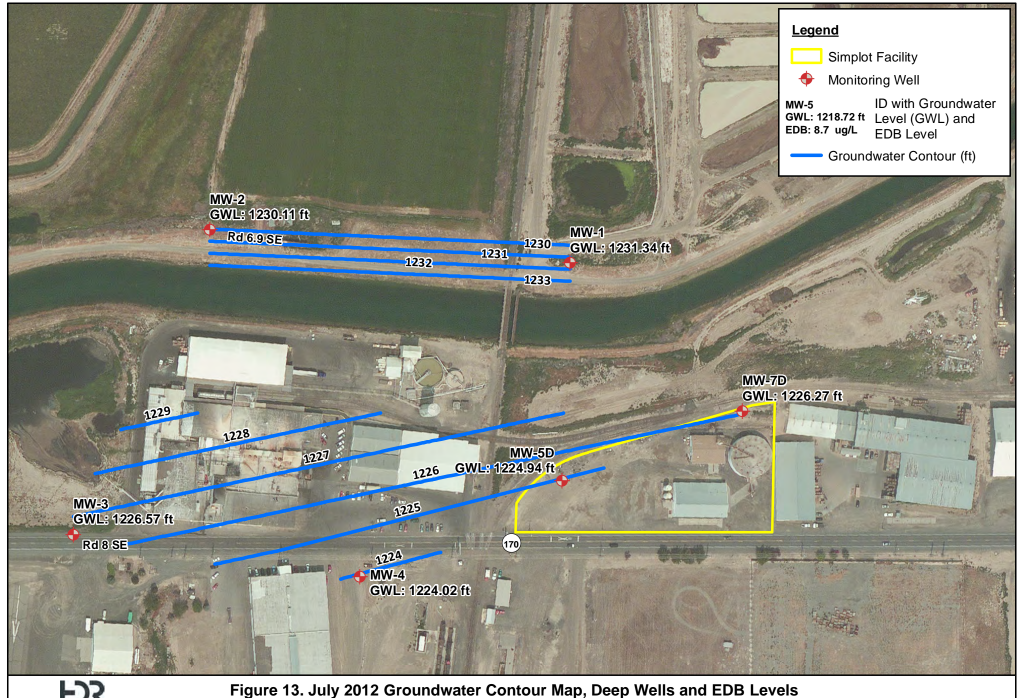
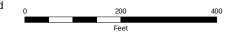


Figure 13. July 2012 Groundwater Contour Map, Deep Wells and EDB Levels Simplot Grower Solutions, City of Warden, WA

Note: No EDB levels were detected for these wells for this period



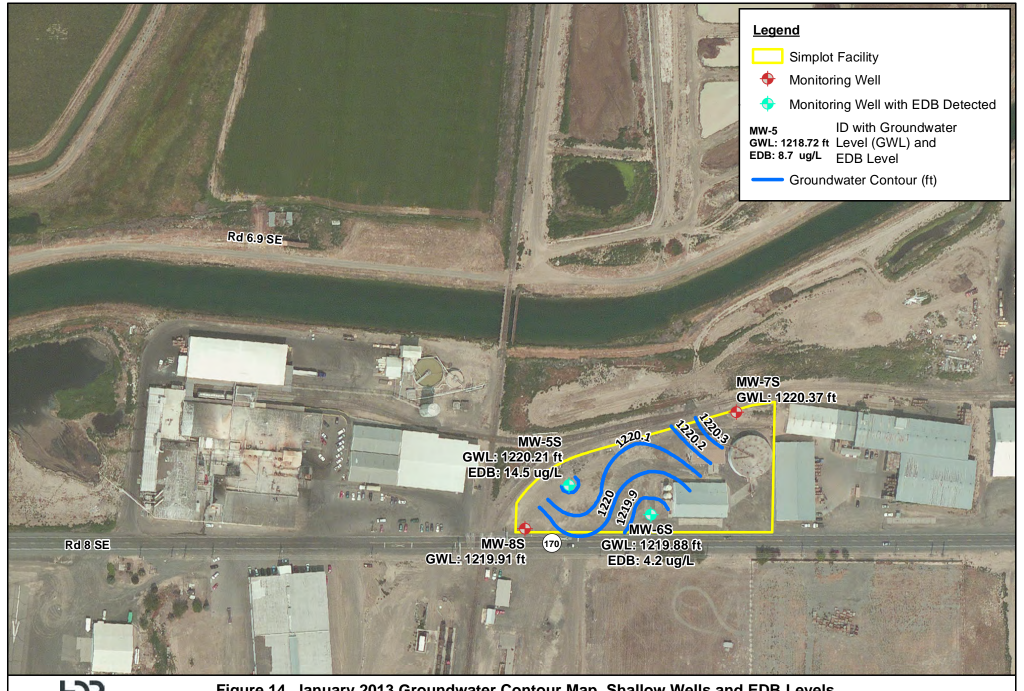
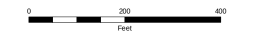


Figure 14. January 2013 Groundwater Contour Map, Shallow Wells and EDB Levels
Simplot Grower Solutions, City of Warden, WA



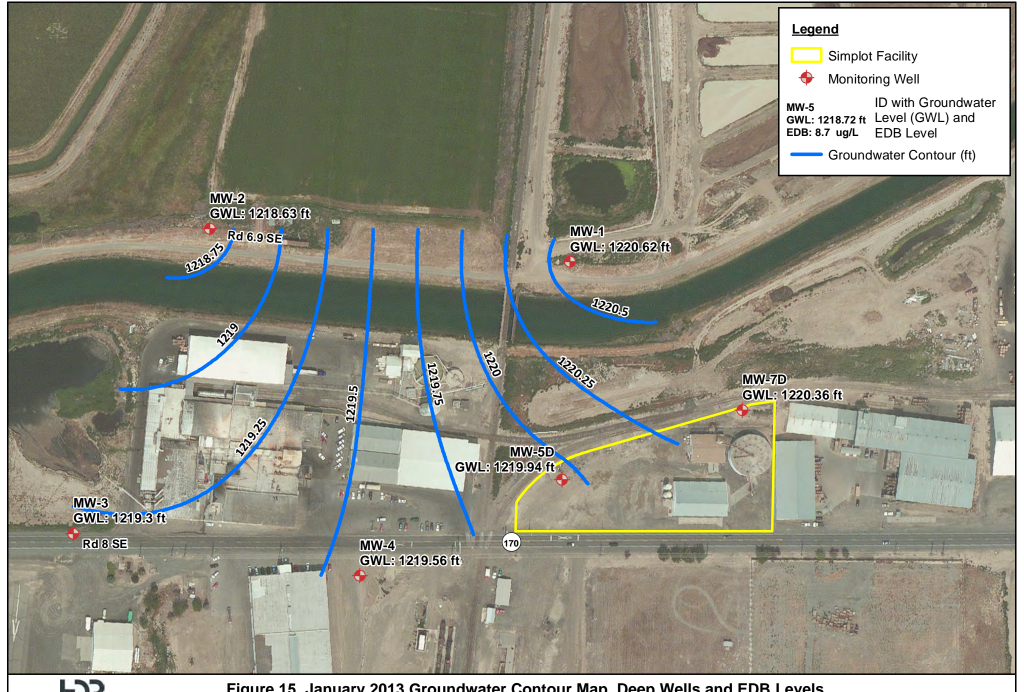
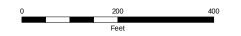


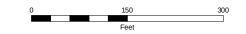
Figure 15. January 2013 Groundwater Contour Map, Deep Wells and EDB Levels Simplot Grower Solutions, City of Warden, WA

Note: No EDB levels were detected for these wells for this period

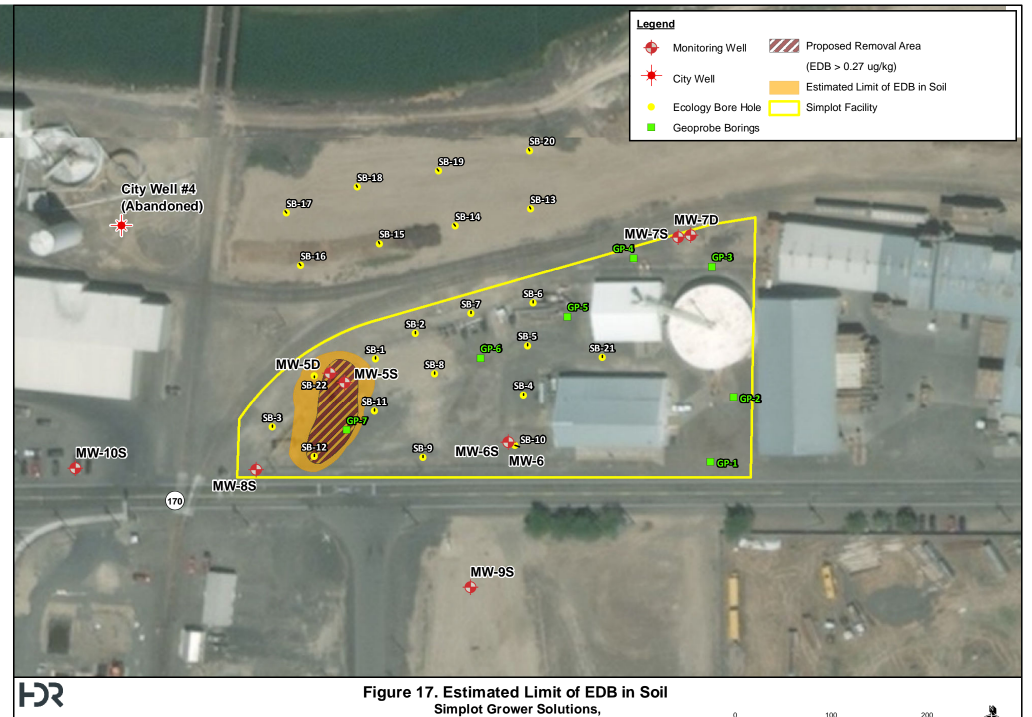




Simplot Grower Solutions, City of Warden, WA







Imagery: 2016 ESRI World Imagery Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)

1800 W 1st St., Warden, WA 98857







City of Warden Production Well Logs

With # 1 (3)

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STATE OF VIASHINGTON DEPARTMENT OF CONSERVATION AND DEVELOPMENT

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(Transcribe driller's terminology literally but paraphreterial water-bearing, so state and record static level if replaced datum unless otherwise indicated. Correlate with strong of materials, list all casings, perforations, acreens, ctr. Surface soil, vallow, sof	ase as necessary. Aread. Give depths atigraphic column. 3	in parentheers, in lost below in if feamble. Fold
(Transcribe driller's terminology literally but paraphreterial water-bearing, so state and record static level if replace datum unless otherwise indicated. Correlate with string of materials, list all casings, perforations, screens, etc. Surface soil, yellow, sof Calighe, white, soil	ase as necessary, sted. Give depths attigraphic column)	in parenthers, in lost balow is if feemble. Policy 3
(Transcribe driller's terminology literally but paraphreterial water-bearing, so state and record static level if replace datum unless otherwise indicated. Correlate with straigle of materials, list all casings, perforations, acreens, etc. Surface soil, yellow, soft. Sand yellow, soft.	ase as riccessary, ortod. Give dopths attigraphic column.	in parenthere, on lost balow is of feemble. Post
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(Transcribe driller's terminology literally but paraphr iterial water-bearing, so state and record static level if rep- face datum unless otherwise indicated. Correlate with str log of materials, list all casings, perforations, acreens, etc Surface soil, yellow, soft Calighe, white, soft Sand, railow, soft Basalt, broken, black, see Basalt, black, hard	ase as necessarystod. Give depths atigraphic column) 22	in parenthaera in fort balow is if framble. Pois 25. 78. 95. 106.
(Transcribe driller's terminology interally but paraphreterial water-bearing, so state and record static level of repface datum unless otherwise indicated. Correlate with strictles of materials, list all casings, perforations, acreens, etc. Surface soil, yellow, soft	ase as riccessary, ortod. Cive dopths attigraphic rolumn) 3 22 53 17 11	in parenthere, on lock below is freezible. Politically a series of the political series of the politic
(Transcribe driller's terminology literally but paraphreterial water-bearing, so state and record static level if reprised actum unless otherwise indicated. Correlate with atrice datum unless otherwise indicated. Correlate with atrice of materials, list all casings, perforations, acreens, etc. Surface soil, yellow, soil	ase as riccessary, orted. Give depths attigraphic column. 3 22 53 17 11	in parentheere, on lost below is if feamble. Pois 25
(Transcribe driller's terminology literally but paraphreterial water-bearing, so state and record static level if reprised datum unless otherwise indicated. Correlate with atrice of some state all casings, perforations, acreens, cto Surface soil, yellow, soil Calighe, white, soil Sand, yellow, soil Basalt, broken, black, see Basalt, brown, sod, broke Basalt, brown, sed, broke Basalt, brown, sed, broke Basalt, balck, hard, some	ase as riccessary, orted. Give depthy attigraphic column. 3 22 22 53 17 11 14 14 25	in parentheere in loct below is cir feemble. Poss 25 95 106 120 145 187
(Transcribe driller's terminology interally but paraphr iterial water-bearing, so state and record static level of rep- face datum unless otherwise indicated. Correlate with str- face datum unless otherwise indicated.	ase as riccessary, ortod. Give dopths attigraphic column. 3 22 53 17 11 14	in parenthere, on lock below is in feet below in feet belo
(Transcribe driller's terminology interaily but paraphreterial water-bearing, so state and record static level if reprised datum unless otherwise indicated. Correlate with strictle of materials, list all casings, perforations, acreens, etc. Surface soil, yellow, soil	ase as riccessary, orted. Give depths attigraphic column. 22 53 17 11 14	in parentheere in loct below is a cir feamble. Policy of the policy of t
(Transcribe driller's terminology literally but paraphr (ternal water-bearing, so state and record static level if rep- face datum unless otherwise indicated. Correlate with atr- face and particular perforations, averens, etc. Surface soil, vallow, soil Calighe, white, soil Sand, rallow, soil Basalt, broken, black, me Basalt, black, hard, some Basalt, balck, hard, some Basalt, black, hard Basalt, black, mad. Basalt, black, mad.	ace as riccessary, ried. Give depths attigraphic column. 3 22 17 11	in parenthases in for balow is in feet balow in firemble. Possible
(Transcribe driller's terminology interally but paraphr iterial water-bearing, so state and record static level of rep- face datum unless otherwise indicated. Correlate with str- face datum unless otherwise indicated. Correlate vit str- face datum unless otherwise indicated. Correlate vith str- face datum unless otherwise indicated.	ase as riccessary, ortod. Give dopths attigraphic column.	in parmithers in fort below is in fort below
(Transcribe driller's terminology interally but paraphr iterial water-bearing, so state and record static level of rep- face datum unless otherwise indicated. Correlate with str- face datum unless otherwise indicated. Correlate vit str- face datum unless otherwise indicated. Correlate vith str- face datum unless otherwise indicated.	ase as riccessary, ortod. Give dopths attigraphic column.	in parenthese in foct below is in foct below
(Transcribe driller's terminology intersily but paraphreterial water-bearing, so state and record static level if reprised datum unless otherwise indicated. Correlate with strictly for of materials, list all casings, perforations, acreens, etc. Surface soil, vallow, soft	ase as riccessary, orted. Give depths attigraphic column. 3 22 53 17 11 14 25	in parenthese in lock below in for below in first b
(Transcribe driller's terminology interally but paraphr iterial water-bearing, so state and record static level of rep- face datum unless otherwise indicated. Correlate with str- face datum unless otherwise indicated. Correlate vit str- face datum unless otherwise indicated. Correlate vith str- face datum unless otherwise indicated.	ase as riccessary, ortod. Give dopths attigraphic column.	in parenthases in lock balow in firemble. Possible Possib

685

CORRE- LATION MATCRIAL	Trickens:	Durri (feet)
De	pth forward	
Basalt, black, mod.		282
Baselt, black, bard	5	287
E. 120 Basalt, broken, black,	med. 28	31.5
L 150 Basslt, black, hard,		320
Pasalt, black, med.	23	343
Basalt, black, hard		350
Besslt, black, med.	4	354
Basalt, black, hard	16	370
Baselt, black, med.		375
Basait, black, hard	15	390
Basalt, black, med. SM	2001 5	395
Basalt, black, soft	. 22	417
Baselt, black, hard	6	423
Baselt, black, med.	3	126
Bassit, black, hard	13	439
Bassit, black, broken f	MT. 250 9	848
Busalt, black med. SWI	1601 48	496
Baselt, black, broken	24	520
Basalt, black, med.	1.5	535
Basalt, black broken		566
Heselt, black, med,	17	583
Besslt, black, hard		589
Basalt, black, broken S	WL 160' 11	600
Basalt, black, med.	μ	640
Basalt, black, hard	16	656
Banals, black, med.	7	663
Basalt, blue, hard	,	676
Reselt, black, med.	9	685
mp Tests Dims 6851 x 10#; S	ML: 160';	
Dd: 260'; Yield: 420 ga Casing: 10" dis. Std. We	Palla 1	

WH #1

White I was a second of the se

STATE OF WASHINGTON DEPARTMENT OF CONGREVATION AND DEVELOPMENT

	LOG No.APP	11,471	ň
Date	8-19-57	1/12/	*
Record	by Well driller driller record		
Source	, driller's record		
	on: State of WASHINGTON		
C	ounty Orant		
Aı	Amana Komanana a sana anda anda anda anda anda an		
M	***		
S	* SW4 sec 9 T 17N, R 30 E	Disgram of	Section
Drillin	o Co.Barnett Plumbing & Heat	ing	
At	tarese Lind. Vesh.	un a ku a reser with mitalweed it	majore of producting the
M	ethod of Drilling Date	Aug.	1057
Owner	Town of Warden, Washing	ton	
	idress 955		
sec Tandi	sundana datum 1720 as Sibove	Milan Aragin van v ant _{ie v} a ger de	
TWELLO 1	below below	***********	
Conne- LATION	Maymeal	THICKHOON (feet)	Darra (funt)
If maker below his	namersee uriller's terminology Herbijy but paraphrase as fall water-bearing, so state and recent static level if rep- nd-serfass datum telless otherwise indicated. Correlate w is. Fall-wither her of materials Hat all sacture, merconation.	noneumary, in p retod. Give de rith strutherup c normann, mbr	parenthuses ptim in feet lift entress
If maker helow ha If funcible	namerine driller's terminology literally but paraphrase as fall water-hearing, so state and meant static level if rec- nad-corrians dating unless otherwise indicated. Correlate w is. Fellowing lay of materials, list all earlogs, perforation 198	necessary, in period. Olve de rith struthgrap i, accesse, etc.	
If major in index in if function	Top soil	resourcy, in result. Olive driving structure, of a constitution of	25
If maker helew ha if functhi	Top soil Sand	25 24	25 49
If maker in helew in If function	Top soil Sand Broken black basalt rock	retail. Of the section of the sectio	
If maker balaw in	Top soil Sand Broken black basalt rock	25 24 31	25 49 80
If maker to	Top soil Sand Broken black basalt rock little water	25 24	25 49
If mader below in frontial fro	Top soil Sand Broken black basalt rock little water Ward gray basalt rock Clay & broken basalt rock	25 24 31 22 17 20	25 49 80
If ne abort he leaders he if function	Top soil Sand Broken black basalt rock little water Ward gray basalt rock Clay & broken basalt rock Hard gray basalt rock	25 24 31 22 47 20 26	25 49 80 112 159 179 215
If neaber he leaves he lea	Top soil Sand Broken black basalt rock little water Hard gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving)	25 24 31 22 17 20	25 49 80 112 159 179
If maker holer had a factor of the control of the c	Top soil Sand Broken black basalt rock little water Hard gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245
If maker below he for reaching the second he second	Top soil Sand Broken black basalt rock little water Hard gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245
If maker helow he	Top soil Sand Broken black basalt rock little water Hard gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock Black basalt rock	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245 278 314
If maker holors had a second of the second o	Top soil Sand Broken black basalt rock little water Hard gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245
If maker holes he is to the interest of the in	Top soil Sand Broken black basalt rock little water Ward gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock Black basalt rock Water rock (plenty of wat	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245 278 314
If maker helder he	Top soil Sand Broken black basalt rock little water Ward gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock Bisck basalt rock Water rock (plenty of water	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245 278 314
If maker holow has been a second of the seco	Top soil Sand Broken black basalt rock little Water Water Water Clay & broken basalt rock Hard gray basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock Diack basalt rock Water rock (plenty of water PHMP TEST: Dim. 319'x12"	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245 278 314
If maker holes had a second of the second of	Top soil Sand Broken black basalt rock little water Wand gray basalt rock Clay & broken basalt rock Hard gray basalt rock Basalt rock (caving) Hard rock & broken layers of rock Black basalt rock Water rock (plenty of water Pump TEST: Dim. 319'x12" SWL: 62 ft.	25 24 31 22 47 20 26 30	25 49 80 112 159 179 215 245 278 314

EAR-	Marbrial,			Typerhass (fose)	District (feet)	
	And the second s		OF WHILE			
	Type & size of pu	mp:	Jacu	ssi te	<u>st</u>	
	N W M mot	or:	100	h.p.		
	CASING: 12" dia			set a	t	
	80 ft. to rock f) to 50_£t	60 ft.		- 100
	Depth of drive s	364				-
	Permitted					- 186
	1000 900	1//	pro ser			
	Mua Vacy		}			
	CIRR					-60
	Mater Searling			20169	113	- 11
	1/34/74		34	2100	1000	
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Will 45

STATE OF WASHINGTON DEPARTMENT OF CONSERVATION DIVISION OF WATER REQUIRERS

oppli. 773 er. 7434	O DIVISION OF WATER RESO	URCES	
Record by		0	
	iller's Record		
			[
	te of WASHINGTON		
County	Grant		i
Area			
	(MAIN \$ 900 C TO TO TO TO TO THE TO THE TOTAL CONTROL TO THE TOTAL CONTR		
NW.4 H	M 14 rec.16 T 17 N, R 30 E	Diagram of	Section
	Gray & Osborne, Consultin		
	228 S. 2nd St., Yakima, W		
Method o	of Drilling Cable Date	May 21,	19 68
Owner_TOW	n of Warden,		***********
Address	m of Warden, Warden, Washington	757	**********
Land surface	datum 2 di above below 1968		
	trata May 21 1068	Dime: 16	" x 36
swL: 42	our parameter 2 to the transfer of the transfe		
Comme- LATION	XATMEAL.	From (feet)	(feet)
Communication (Transcribe (Tra	MATSHIAL dellise's terminology literally but y araphrane as r-bearing, so clate and record static level if rep se dates unless otherwise (adjected. Correlate seing log of materials, list all casings, perforation	From (feet) necessary, in portion. Give design with stratigns	parenthouse cythe is feel phie ellums
Communication (Transcribe of material water below land-string of femalists. Follow Hills	Marsenal dellier's terminology literally but y araphrans as fracting, so state and record static level if rep to datum unions otherwise fadicated. Correlate tring log of materials, list all casings, perforation icipal	From (feet) necessary, in poeted. Give do with stratigrans, scroese, etc.	parenthouse cothe in fee phie column
Communication (Transcribe of material water below land-string femalists. Follow TOD	MATSSIAL driller's terminology literally but y araphrana as r-bearing, so clate and record static level if rep se dates unless otherwise indicated. Correlate wing log of maturials, list all casings, perforation icipal 8011	From (feet) Hencessary, in corticl. Give di with stratigra as, scruess, etc.	parenthoses cythe in feet phie ellumn
Communication (Transcribe of material water pater of material water of material water of the material water of	MATRICIAL driller's terminology literally but y araphrane as r-bearing, so clate and record sixtic level if rep ne dates unless otherwise (adicated. Correlate wing log of materials, list all casings, perforation icipal soil	From (feet) necessary, in serted. Give d with stratlers no, servend, etc. 0.12	parenthoses epite in feet pale ediums.
Crema- LATION (Transcribe (Tr	MATRICAL driller's terminology literally but y araphrane as r-bearing, so state and record static level if rep as datum union otherwise indicated. Correlate uring log of materials, list all casings, perforation icipal soil icha d, brown rock	From (feet) necessary, in sected. Give d with stratigra ns, screens, etc. 0 12 14	paranthoses cottes in feer place estiman 12 14 37
Communication (Transcribe of material water left material water left material water left femalists. Following the communication of the	MATRICIAL dellier's terminology literally but y araphrane as r-bearing, so clate and record static level if rep to datum union otherwise indicated. Correlate using log of materials, list all casings, perforation icipal soil icha d, brown rock d, brown rock	Prom (feet) n necessary, in control. Give d with stratigra as, screens, etc. 0 12 14 37	parenthoses cottes in feet plate soliuma) 12 14 37 52
Communication (Transcribe of material water below land string freezible. Follow TQR Cal San San Bag	MATRICIAL driller's terminology literally but y graphrane as r-bearing, so clate and record static level if rep is datase unless otherwise (adicated. Correlate wing log of materials, list all casings, perforation icipal soil icha d, brown rock d, brown rock alt, black	From (feet) I necessary, in portiol. Give d with stratlers ns. scross, etc. 0 12 14 37 52	paranthoses cottes in feer place estiman 12 14 37
Crema- LATION (Transcribe If material water is	MATRICAL driller's terminology literally but y araphrane as relearing, so clate and record static level if rep in dates unless otherwise ladicated. Correlate wing log of materials, list all casings, perforation icipal soil icha d. brown rock d. brown rock alt, black alt, brown (some sand, cay	Prom (feet) necessary, in sorted. Give d with strattgrans, across, etc. 0 12 14 37 52 ing)	paranthoses cottes in feer plate soliuma 12 14 37 52 61
Communication (Transcribe of material water is material water below land string freezible. Policy TOD Call Sap Sap Bas Bas	deliler's terminology literally but y araphrana as researing, so clate and record static level if repose datases unless otherwise indicated. Correlate wing log of materials, list all casings, perforation icinal soil icha d, brown rock d, brown rock alt, black alt, brown (some sand, cavater level 30°	Prom (feet) necessary, in portid. Give d with stratigra ns, across, etc. 0 12 14 37 52 ing) 61	parenthoses cottes in feet plate soliuma 12 14 37 52 61 155
Commentation (Transcribe if material water in material water in material water if femalois. Follow TOR Cal San San Bas Bas Bas	driller's terminology literally but y praphrana and reserving, so state and record static level if report attains unless otherwise indicated. Correlate wing log of materials, list all casings, perforation icipal soil soil icha d, brown rock d, brown rock alt, black alt, brown (some sand, cavater level 30° alt, black	Prom (feet) necessary, in portiol. Give d with stratlera ns. screens, etc. 0 12 14 37 52 ing) 61 155	parenthouse copting in feer plate soliuma) 12 14 37 52 61 155 210
Crema- LATION (Transcribe If material water is	driller's terminology literally but y araphrane as restairing, so clate and record static level if report attains unless otherwise ladicated. Correlate setag log of materials, list all casings, perforation icipal soil iche d, brown rock d, brown rock alt, black alt, brown (some sand, cavater level 30° alt, black alt, black alt, black alt, black alt, black	Proze (feet) necessary, in sorted. Give d with stratlers no, servend, etc. 0 12 14 37 52 ing) 61 155 210	parenthosse cycles in feet public soliuma) 12 14 37 52 61 155 210 214
Comma- LATION (Transcribe (Transcribe (Transcribe (Transcribe MUD TOD Call Sap Sap Bas Bas Bas Bas	driller's terminology literally but y araphrane as researing, so state and record static level if report attains unless otherwise ladicated. Correlate wing log of materials, list all casings, perforation icipal soil ichad, brown rock d, brown rock alt, black alt, brown (some sand, cavater level 30° alt, black alt, black alt, black	Prozn (feet) necessary, in ported. Give d with strattgra ns. across. etc. 0 12 14 37 52 ing) 61 155 210 214	paranthoses cythe in feet plate soliuma 12 14 37 52 61 155 210 214 250
Commence of the Commence of th	MATERIAL driller's terminology literally but y araphrane as researing, so state and record static level if report attains an extending to state and record static level if report and property of the state of the s	Proze (feet) necessary, in portiol. Give d with stratigra na, across, etc. 1	parenthoses cotton in feer plate soliuma) 12 14 37 52 61 155 210 214 250 267
Commentation (Transcribe (Transcribe If material water If material water If fensible. Police TOR Cal San San Bas Bas Bas Bas Bas Bas	driller's terminology literally but y graphrane as restaring, so state and record static level if reper datase unless otherwise indicated. Correlate wing log of materials, list all casings, perforation icipal soil icha d. brown rock d. brown rock d. brown rock alt, black alt, brown (some sand, cavater level 30° alt, black	Prom (feet) necessary, in portiol. Give d with stratlera na, screens, etc. 0 12 14 37 52 ing) 61 155 210 214 250 267	parenthouse copting in feer plate soliuma) 12 14 37 52 61 210 214 250 267 283
Commentation (Transcribe (Transcribe If material water If material water If fensible. Police TOR Cal San San Bas Bas Bas Bas Bas Bas	MATERIAL driller's terminology literally but y araphrane as researing, so state and record static level if report attains an extending to state and record static level if report and property of the state of the s	Proze (feet) necessary, in portiol. Give d with stratigra na, across, etc. 1	parenthoses cotton in feer plate soliuma) 12 14 37 52 61 155 210 214 250 267
Commentation (Transcribe (Tra	driller's terminology literally but y graphrane as restaring, so state and record static level if reper datase unless otherwise indicated. Correlate wing log of materials, list all casings, perforation icipal soil icha d. brown rock d. brown rock d. brown rock alt, black alt, brown (some sand, cavater level 30° alt, black	Prom (feet) necessary, in portiol. Give d with stratlera na, screens, etc. 0 12 14 37 52 ing) 61 155 210 214 250 267	parenthouse copting in feer plate soliuma) 12 14 37 52 61 210 214 250 267 283

	OG_Continued	Fresh (fost)	Tw (faut)	
Comment.	And the same of th	A. A		
2000	Day's farvard			
	Basalt, black (water raised to	355_	361	
		361	364	
***************************************	Baselt, brown black, caving	364	368	
-	Sand, brown-black			
	The state of the s	1		
	Caming: 16" from 0' to 54'	- n 1		
	Caming: 16" from 0" to 52" Yield: 850 gpm with 72' DD at	ter 2	Hrs.	
	Yield: 850 gpm with 72' 110 at	itter &	1	
	1175 gpm with 109 DD 1	rter o	4	
		A CONTRACTOR OF THE PARTY OF TH		~ (3)
	recovery: time: 10 sec.; water level:	50'		
	Date of test May 21, 1968			-
	Date of that I			-
	Pump: 200 H.P., Turbine, Wor	taingto	<u>in </u>	-
	Pymp: 200 fist			-
	Remitted			
	1600 9 16 100			-1
	lette ac. fe f			
	MAN			
	Wet Backwell &	*		
	Metal Machine	100		
	10/15/74 300	3.5%	acs.	#
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4	12/16/15	1637	00	
	12/1/16			
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· paragrand				
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WATER WELL REPORT

Application No

Permit No 1713-A STATE OF WASHINGTON

(1) OWNER: Name. Town of Warden	Address Warden, Washington	of the control of the control for the control of th	Pparties Box 2014, 1711, 20, 217, 2022
LOCATION OF WELL: County Grant Original P	lot of Warden " " " " " " " " " " " " " " " " " " "	7	70.
besting and distance from section or subdivision corner Block 6 Le	ot 6	. A. A	*** *** ***
(3) PROPOSED USE: Domestic [] Industrial [] Municipal [5]	(10) WELL LOG:		***************************************
Irrigation [] Text Well [] Other []	Formation: Describe by culor, character, size of materic show thickness of aquifers and the kind and nature of stratum penetrated, with at least one entry for each c	it and str	ucture, a
(4) TYPE OF WORK: Owner's number of well No. 6		\$	formatic
New well () Method; Dug [] Bored []	DIAMETER: 24" to 97 ft.	FROM	то
Deepened [] Cable [] Driven []	175 to 407 ft.		 ,,,
Reconditioned Rotary Jetted			ļ
	15½" to 830 ft.	ļ	-
Drilled 830 rt. Depth of completed well 830 inches.	Program houses from gold?	 	
IS MANGREEN CONSONE THE PARTY OF THE	Frozen brown top soil dirt Fine brown dirt	 <u>Q</u>	- 3
(6) CONSTRUCTION DETAILS:	Tan colored calache hard	3	- /-
Casing installed: 20tt a Diam. from 0 fr. to	Sandy brown clay	43	
Threaded 16 Diam. from 18 ft. to 386 ft.	Red soft basalt	67	67
Welded A	Broken fractured basalt	70	Z0 88
Perforations: Yes D No K	Soft brown basalt	88	90
Type of perforator used	Hard black baselt	- 90	102
SIZE of perforations in, by in.	Black & Brown medium hard to mediu		
perforations from fi. to fi.	soft fractured besalt 30 ft. hr.	***************************************	**************************************
perforations from	rat 12 rpm = 4000 lbs. on bit	102	160
5	Hard blackish gray basalt with son		
Scroena: Ym 🖂 No 🛣	crevises 13! pr. hr. drilling rat		
Manufacturer's Name	Madium hard gray besalt.	225	229
Diam. Slot size	Hard gray baselt	229	235
Diam. Slot size from ft. to ft.	Medium soft brown pourous baselt		
Gravel packed: Yes No () Size of graval:	small amount clay mixed	235	245
Gravel placed from	Medium hard blackish gray basalt		·
	with some fractures	245	_261
Surface seal: Yes & No D To what depth? 439 #	Medium soft brown basalt	261	267
Material used in stal. Did any strata contain unusable water? Yes 1 No Cl	Medium hard black baselt	267	270
Type of water! Depth of stratu 50 - 100	Medium soft black pourous baselt	270	_281
Method of sealing strate of Drossura grouted	Medium hard black freetured baselt	1	283
(7) PUMP: Manufacturar's Name	Hard gray orevised basalt Soft brown basalt with blue hard	283	290
Type:		. 202	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	cley, small amount of black bacal	6- - (-)(-)	-30 3 -
(8) WATER LEVELS: Land-surface elevation above mean sea level	Hard orevised blackish gray baselt	303	323
	Medium soft black basalt	323	330
Artesian pressure	Modium black besalt	330	340
(Cap, Vava, 4%,)	Modium soft black & gray & brown to	salt.	***************************************
	with mineral dep.	340	370
Was a pump test mader Yes & No.O If yes, by whom I Laynow Bowless	Work started Jan 17 18 79 Completed Apr	114	. 1979
and a handle from comment. And me a handle our hand of a comment comment of the comment of t	WELL DRILLER'S STATEMENT:		
, H	This well was drilled under my jurisdiction as		
13 46	true to the best of my knowledge and belief.	na mus t	oper n
tecovery data (time taken as zero when pump turned off) (water level measured from well top to water level)	TRACE LETT INSTITUTE TOA		
Time Water Level Time Weter Level Time Weter Level	NAME LEACH WELL DRILLING, INC.		
	(Person firm or corporation) (T) 1430 Hillcrest Drive, Moses	rpe or pri	nt.
	Address	LÆKÖ, ∕∕∕younu	n. 5
Date of test 4/19/79	Carrier 18		
	(Blenod) Let Mikeyes X	Lech	
afler test gal/min, with ti, drawdown after her	(Wall Driller)		
rtesian flow	License No. 0276 Date 4/26/7	9	19
KI)	•	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	

WATER WELL REPORT

Application No

STATE OF WASHINGTON Permit No. Town of Warden (4) OWNER: Name. LOCATION OF WELL: County W 800 10 TH R 30 WM begring and distance from section or subdivision corner (3) PROPOSED USE: Domestic [] Industrial [] (10) WELL LOG: Municipal [] Irrigation [] Test Well [] Formation: Describe by color, character, size of material and structure, on show thickness of aquifers and the kind and nature of the material in each stratum penetrated, with at least one entry for each change of formation Owner's number of well (if more than one).... (4) TYPE OF WORK: MATERIAL New well Method: Due D Bored [Continued from page 1 Despaned П Cable [] Driven [Reconditioned [] Rotary [] This area caved and sluffed Jetted 🖺 continuelly. (5) DIMENSIONS: Diameter of well inches. Medium hard Fray basalt some Drilledft. Depth of completed well..... fractures 396 Medium hard gray fractured basalt (6) CONSTRUCTION DETAILS: with crevises 396 422 Hard gray dense basalt picking up Thresded [" Diam. from ft. to ft. some fractures 4331 Welded [] 455 Medium soft with hard layers, Perforations: Yes O No O there is small amount of brown Type of perferator used rotten basalt mixed 493 Hard gray fractured basalt 493 515 and the partorations from the to the to Medium hard gray & black basalt perforations from ______ ft. to small amount of pourous mixed parforations from ft. to 515 540 Hard gray baselt drilling approx Screens: Yes | No | 16 feet per hr. 540 <u>598</u> Manufacturer's Name Black pourous basalt some brown Typs Model No 621 598 Diam ft. to Medium hard gray black basalt Diam. Slot size from ft. to 630 Madium soft with hard layers Gravel packed: Yes | No | Bise of gravel; 6" to 8" 630 635 Madium hard gray basalt 635 666 Madium soft blackish gray besalt Surface seal: Yes | No | To what deput ___ 666 620. ... Material used in sucl Madium hard gray basalt 620_ Did any strate contain unusable water! Hard gray baselt drilling about Type of water! Depth of strate la ft. per hr. some frectures 688 Method of sealing strate off Medium soft black with blue & brown (7) FUMP: Kanutacturer's Name pourous besalt M20 40 psi increase in air pressure 761.... Medium hard fractured besalt Land-surface elevation above mean sea level. (8) WATER LEVELS: 761 765 gray color fard gray basalt Medium hard gray basalt 778 780 Artesian water is controlled by....... Soft black pourous basalt H20 280 786 Hard black basalt 786 802 (*) WELL TESTS: Drawdown is amount water lavel is lowered below static level Completed. Was a pump test made? Yes [] No [] If yes, by whom?.... WELL DRILLER'S STATEMENT Continued on page Yield: gal/min, with ft, drawdown after hrv. This well was drilled under my jurisdiction and this report is true to the best of my knowledge and belief. Provery data (time taken as sero when pump turned off) (water level described from well top to water level) NAME (Person, firm, or corporation) Water Level Time Water Level Time (Type or print) [Signed] (Well Driller) License No. Date 19

XIII

WATER WELL REPORT STATE OF WASHINGTON

Application No

Permit No . . .

1) OWNER: Name Town of Warden	Address	
LOCATION OF WELL: County		. R30 w 2
Bearing and distance from section or subdivision corner		
(3) PROPOSED USE: Domestic Industrial Municipal	(10) WELL LOG:	
frrigation [] Test Well [] Other []	Formation: Describe by color, character, size of material and show thickness of squiyers and the kind and nature of the m	structure, an
(4) TYPE OF WORK: Owner's number of well	and the property of the state of the for the for the country	of formation
New well Method; Dug Bored	WATERIAL PRO	OM TO
Despensed D Cable D Driven D	_Continued from page 2	
Reconditioned [Rotary [Jetted [Soft black pourous basalt with blue	
(5) DIMENSIONS: Diameter of well inches.	mineral mixed HZO looks like theres	
Drilled	over 3000 gpm 80	The many of the Y
	THE RESIDENCE OF THE PROPERTY	TWD
(6) CONSTRUCTION DETAILS:	Market Control of the	
Casing installed: Diam. from n. to n.		
Threaded [] Diam. from ft. to ft.	A Company of the Comp	
Welded [] Diam. from		
Perforations: Ym 🖂 No 🖂		
Type of perforator used		
SIZE of perforations in, by in.		1
perforations from ft. to ft.		-
perforations from		
Screens: Yes D No D		
Manufacturer's Name		
Diara. Slot size from ft, te manual ft.		***************************************
Diam Slot size	No. of Contract of	<u> </u>
Gravel packed: Yes No Size of gravel:		-
Gravel placed from	. 14/26	
	What was a second of the secon	
Surface seal: Yes No To what depth?	**************************************	Artemorals can -
Material tired in seal	Management of the control of the con	
Did any strata contain unusable water? Yes No D	The state of the s	
Method of sealing strain off	WINDOWS CONTROL MA COLUMN A PROSECUTION OF THE STATE OF T	Andrews of the second second
/Y\ DETECD.		
(7) PUMP: Manufacturer's Name		
		······································
(8) WATER LEVELS: Land-surface elevation above mean sea level.		
Static level Delow top of well Date		
Arissian pressure		
(Cap, valve, stc.)	The second contract of	
9) WELL TESTS: Drawdown is amount water level to	A STATE OF THE PROPERTY OF THE	
Was a pump test made? Yes No If yes, by whom?	Work started 19 Completed	
(leld: gal./min. with ft. drawdown after hrs.	WELL DRILLER'S STATEMENT:	
ch 18 65 By	This well was drilled under my jurisdiction and the	
11 17 19	true to the best of my knowledge and belief.	m report is
Recovery data (time taken as zero when pump turned off) (water level massured from well top to water level)		
makeured from well top to water level; Time Water Level Time Water Level	NAME	
AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	(Person, firm, or corporation) (Type of	r prit:
	Address	*******
minimum properties of the second		
Data of test	[Signed]	
	[Signed] (Well Driller)	
riseian flow	License No. Date	18
The state of the s		y L#

Please print, sign and return to the Department of Ecology

NAUDT

	·	The second secon
Water Well Report	Current	
Original - Ecology, Intropy owner, 2nd copy driller	Notice of Intent No. W07249	
Construction/Decommission (37)	Unique Ecology Well ID Tag No (2.8.2)	
[2] Construction	Water Right Permit No. 63-221792	and the second of the second o
Decommission ORIGINAL INSTALLATION Notice	Property Owner Name (City of Warden	Secretary of the second
of Intent Number	Well Street Address MYA - NE commer of L.	gast Are & Septia 199
PROPOSED USE: Daneste Industrial Managal Industrial Other	City Warden County of	SIV.
CONTRACTOR OF THE PROPERTY OF	Location HE1/4-1/4 HE1/4 See 15 Twn	The Program of Course
TYPE OF WORK: Owner's number of well (if more than one) // New well Reconditioned Method Dug Blood Duven	Lat/Long (s, t, r Lat Deg	1 a su annual
DIMENSIONS: Diameter of two 16 inches, dolled 857 ft	still REQUIRED) Long Deg	Long Min/Sec
Depit of cooplated well 857	Tax Parcel No. 61661000	
CONSTRUCTION DETAILS Coming F7 Weided 20 " Diggs from 10.4 ft to 113 ft	Lax Parcertyo, Visiting	Committee of the commit
Casing Weided 20 Diam from +0.4 ft to 113 ft	CONSTRUCTION OR DECOMME	SION PROCEDURE
Per faradens: Yes Who	Formation. Describe by color, character, age of regions	
Type of perforder used	nature of the material in each statum penetrated, 2001 at information indicate all water encountered. (1938, AFRE	
SIZE of puris to by in and no. of parts from A to A	MATERIAL	180M 30
Screens: Yes William K Pac Le cabon	See attached formation log	
Manufacture's Name Type Model No.	200	# 11 20
Type	3/8" steel imp welded between 16" & 20" casings	A september 1
Gravel/Filter par led: Yes No Sze of gravel/sand	Liner was not installed in lower borehole at Owner	
Malenels placed from the file.	tadnest	4
Surface Spat: 17 Yes 180 To what depth? 113 *sec below ft.	- I political property for the party of political party of the party o	and the composition of the compo
Marchal wed in real resound. "16" canno also scaled frontine of 20" see to 770".	A STATE OF THE STA	
Didway straig contain unusable water? Yes No	The state of the s	
Method of seeing when off	A LANGE OF THE PARTY OF THE PAR	
PUMP: Manufacturer's Name HP	The second secon	**************************************
The transfer and the second se	The state of the s	
WATER LEVELS: Land surface devation above mean sea level 1280+/	1 September 1 Sept	
Static level 273 A below top of well Date 2/7/06. Anessan pressure this per square initial Date.	Province and the second	
Astesian word is comballed by (cap, valve, etc.)	angadamang digipana anamananang composition and composition and and analysis analysis and analysis analysis and analysis and analysis and analysis and analysis and analysis a	
(669, valve, etc.) WELL TESTS: Drawdown is amount water level is lowered below states level	Processing and the second seco	
Was a pum test made? Yes No if yes, by whom? Schneider		of the state of th
Vield 2100 gal Ann varis 45 d drawdown after) his		
Yield 2100 gal Aran with 56 it diswition after 8 has Yield 2100 gal Amir with 6) it drawfown after 24 has	The second secon	
Recovery data Aime sakun as zero when prime tirmed off) (water level measured from well		. Mysellar Committee (m. 1900)
Time Water Level Time Water Level Time Water Level	A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1	The second secon
10 <u>295.9</u> 400 281.5 1000 277.1 100 <u>288.5</u> 600 279.5 1260 276.2	de la companya del companya de la companya del companya de la comp	
290 285.2 <u>200</u> 278.1 1440 273.4	2000 - Marian Maria (1)	· · · · · · · · · · · · · · · · · · ·
Deteroften heepn 71798. Bailertest politica with A thuwdown after his	And a second section of the second second section in the second section is the second	
Autos gal fran with stem set at h for no.		
Antenan flow	41.	
Temperature of water - [1] E. Was a themical analysis made? 🗹 Yes 🔲 Ho		
MICHAEL PROGRAMMA - 1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (Start Date 7/19/05	EMMCE DATE _ 700
WELL CONSTRUCTION CERTIFICATION: I constructed and/or acc		
Washington well construction standards. Materials used and the information		
Onlien Empreed Transee Name Plant Stephen Schunder Onlien Empreed Transee Suparore Coffe L.		
m 1 05 05 05 05 05 05 05 05 05 05 05 05 05	City, Soile, Zip St. Paul, CR 97137	
ITTRAINEE.	Contractor's	The second section of the second section of
Driller's Usersed No.	The state of the s	
Driller's Dienature	Fredrice of an Wound Considerance French sent	Carronic Condition

City of Warden Well No. 7

by Schneider Drilling Co.

Start Card #W07249 Label #AAS175

<u>FM</u>	$\underline{\mathbf{TO}}$	DESCRIPTION		
()	11	Topsoil, brown, sandy		
11	17	Caliche, bard		
17	18	Sand, brown, medium-fine, silty		
18	65	Sand, brown, medium-fine, silty, cemented		
65	66	Stone, brown, silry, hard.		
66	81	Sandy, brown, medium-fine, silty		
81	86	Basalt, black & brown, broken		
86	122	Basalt, black & brown, medium-hard		
122	130	Basalt, gray w/brown, medium, fractured		
130	137	Basalt, reddish-brown & gray, medium-soft, fractured		
137	221	Basah, gray, hard, fractured		
221	244	Basalt, gray & red, medium, fractured		
244	346	Basalt, gray, hard, fractured, some vesicles		
346	351	Basalt, black & brown, medium, fractured, vesicular		
351	386	Basalt, gray & brown, medium-soft, fractured, vesicular		
386	398	Claystone, white, sandy, silty		
398	445	Basalt, gray w/brown, medium, fractured, vesicular		
445	466	Claystone & basalt, gray & green & brown, unstable		
466	470	Basalt, gray & green, fractured		
47()	477	Claystone, blue-green, medium-soft, basalt, black & brown, broken, vesícular		
477	482	Basalt, gray, fractured		
482	488	Basalt, gray, fractured, claystone, brown		
488	494	Claystone, green, fractured, basalt, black		
494	499	Basalt, gray, fractured, claystone, green		
499	507	Basalt, gray & brown, fractured		
507	509	Basalt, redish, vesicular		
509	515	Basalt, brown & gray, fractured, vesicular		
515	518	Claystone, green, wood		
518	520	Claystone, green, dark brown		
520	521	Basalt, brown & black, medium-soft, fractured, vesicular, chystone, green		
521	525	Busalt, black, medium-hard, fractured		
525	527	Basalt, black, hard, fractured		
527	534	Basalt, black & brown, medium-hard, fractured		
534	540	Basalt, black, hard, fractured		
540	545	Basalt, gray & black, hard, fractured		
545	546	Basalt, brown & black, hard, fractured		
546	559	Basalt, gray, hard, fractured, vesicular		
559	579	Basalt, gray, hard, fractured		
579	583	Basalt, gray, hard, fructured, clay, light green, fractured		
583	594	Basalt, grav, very hard, fractured, clay, light green, fractured		

City of Warden Well No. 7

by Schneider Drilling Co.

Start Card #W07249 Label #AAS175

FM	<u>TO</u>	DESCRIPTION			
594	604	Basalt, black, fractured, vesicular, rock, transfucent, soft			
604	609	Basalt, black, medium, fractured			
609	610	Basait, brown, soft, fractured, basait, medium-hard, vesicular			
610	613	Basalt, black, medium-hard, fractured pyrite			
613	616	Basalt, black, bard, fractured			
616	619	Basalt, black, hard, fractured, crystal, translucent			
619	623	Başalt, black, vesicular, medium-hard, başalt, brown, fractured, broken, vesicular			
623	628	Basalt, black, medium-hard, broken, fractured, pyrite			
628	630	Basalt, black, medium-hard, broken, crystal, translucent			
630	636	Basalt, black ,fractured, hard			
636	639	Basalt, black, medium-hard, fractured, basalt, brown, fractured, broken, vesicular			
639	643	Basalt, brown, soft, broken, vesicular, basalt, black, fractured, broken			
643	649	Basalt, black ,fractured, vesicular, brown, broken			
649	651	Basalt, black, fractured, bard			
651	656	Basalt, black, very hard, fractured w/ some brown, fractured			
656	659	Basalt, black, hard, fractured, vesicular, pyrite			
659	663	Basalt, black, fractured w/ brown fractured			
663	669	Basalt, black, fractured, hard, claystone, green			
669	686	Basalt, black, fractured, hard			
686	690	Basalt, black, medium, very fractured, claystone, green			
690	693	Basalt, black, medium-hard, fractured, claystone, green			
693	701	Basalt, brown, medium-soft, fractured, black, fractured, medium, claystone, green			
701	705	Basalt, dark brown & black, broken, fractured, vesicular, medium-soft			
205	712	Basalt, black, fractured, vesicular, medium, pyrite			
712	728	Basalt, black-gray, fractured, hard			
228	738	Basalt, black & brown, soft-med, broken, vesicular			
738	746	Basalt, black & grey, med-hard, fractured			
246	758	Basalt, grey, hard, fractured			
	762	Basall, grey & black, hard, some fractures			
762	766	Basalt, dark grey, hard, fractored			
766		Basalt, grey & black, very hard, some fractures			
775	788	Basalt, grey, very hard, some fractures			
788	808	Basalt, brown & black, soft-medium, broken, vesicular w/some claystone, brown			
808	822	Basalt, dark grey, medium-bard, some fractures			
822	827	Basalt, black & red, medium, fractured, vesicular			
827	829	Basalt, red & brown & some black, soft, broken, vesicular			
829	837	Basali, dark grey, hard, fractured			
837	840	Basait, dark grey & some red, hard, fractured			
840	857	Basalt, grey, hard, fractured			



Soil Boring, GeoProbe™, and Monitoring Well Logs

SOIL BORING LOGS FROM PHASE 2 PRELIMINARY INVESTIGATION

Name: SB-1
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.21'
Longitude: W 119°3.66'

DEPTH	GEOLOGIC LOG	DETAILS
1 _	LOESS, fine, gray brown	
_		
3 _		
4 _		
5 _	LOESS, fine, gray brown; mixed with some basalt	
6 _	cobble & wood pieces	
7 _		
8 _	LOESS, fine, gray brown,	
9 _	dense, slightly moist, very uniform	
.10 _	,	
11 _		
12 _		
13 _		
14 _		
15 _	_	
16 _	LOESS, same as above but	
17 _	with caliche pleces	
18 _		
19 _	CALICHE/LOESS mix,	
20 _	It/dk gray bands SAMPLE ▶	
21 _	LOESS, wet, dense, gray brown, less caliche	
22 _	DIOWII, 1855 CAIICHE	
23 _		
24		
25		

Name: SB-2
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.22'
Longitude: W 119°3.64'

DEPTI	Н	GEOLOGIC LOG	DETAILS
1		LOESS/FILL, dry, ashy, wood debris, some medium	
2		gravel	
3			
4			
5		LOESS, fine, gray brown, uniform	
6		иплонн	
7			
8			
9		,	
10			
11		·	
12	_		
13			
14			
15	_		
16	-	LOESS/CALICHE, slight	
17		banding	
18		CALICHE/LOESS mix, gray	
19		brown banded with light gray dense caliche	
20		SAMPLE ►	
21		LOESS, gray brown, moist, uniform	
22		иниони	
23	•		
24	•		
25			

Name: SB-3
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.20'
Longitude: W 119°3.68'

.	DEPTH	Т	GEOLOGIC LOG	DETAILS
	1	LC dr	DESS, fine, gray brown,	
	2	_ "	у .	
	3		<u> </u>	
	4	_		
	5	_		
	6			
	7	_		
	8			
	9	_		
	10	_	•	
	11	_	•	
	12			
	13	- L(DESS, lighter gray brown, CI reaction indicating mix	
	14	wi	ith caliche	
	15		ALICHE, light gray, uniform action w/HCl	
	16	_		
	17		SAMPLE ▶	
	18		DESS, fine, darker brown, ightly moist	
	19	_	ighting historia	
	20	-	-	
	21	_	•	
	22	4.		
	· 23	4		
	24	_		
	25			

Name: SB-4
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.21'
Longitude: W 119°3.62'

DEPT	Н	GEOLOGIC LOG	DETAILS
1		LOESS, fine, gray brown, very uniform, slightly moist	
2	-		
3			
4			
5			
6			
7	_		
8			
9	*****		
10		CALICHE, light SAMPLE ►	
11		gray, dry, dense	
12			
13			
14			
15			
16			
17			
18	,		
19			
20			
21			
22			
23			
24			
25			

Name: SB-5
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.22'
Longitude: W 119°3.62'

DEPTH	GEOLOGIC LOG	DETAILS
1	LOESS, brown w/fine ash	
2 _	gray layers and some 1/2" gravel	
3 _	The state of the s	
4 _		
5 _		
6 _		
7 _		
8 _	CALICHE, light gray, dense, uniform	
9 _		
10 _	-SAMPLE ▶	
.11, _		
12 _		
13 _	7	
14 _		
15 _	-	
16 _		
17 _		
18 _	-	
19	-	
20 _		
21 _		
22 _		
23 _		
24 _		
25		

Name: SB-6
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.22'
Longitude: W 119°3.62'

DEPT	H GEOLOGIC LOG	DETAILS
1	LOESS, medium brown,	
2		
3		
4		
5		
6	<u></u>	
7		
8	Laure	
9		
10		
11	LOESS/CALICHE, slightly lighter brown, reaction w/	
12	HCI	
13	CALICHE, light gray, more weakly bound	
14	SAMPLE >	
15		
16	LOESS, medium brown	
17		
18		,
19		
20		
21		
22		
23		
24		
25		,

Name: SB-7
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.22'
Longitude: W 119°3.64'

DEPTH	GEOLOGIC LOG	DETAILS
DELLIN	FILL, fine w/wood debris,	
1	gravel	
2 _	LOESS, medium brown, fine, uniform	
3 _	inio, dimonti	
4 _	,	
5 _		
6 _		
7 _		
8		
9		
10		
11 _		
12 _	LOESS/CALICHE, mostly	
13 _	brown loess w/thin caliche interbeds w/higher	
14	frequency at depth CALICHE, slightly mixed	
15 _	with loess	
16 _	SAMPLE ▶	
17 _	core unrecoverable; based on recovered fragments	
18 _	section appears to be mostly caliche	
19 _		
20 _		
21 _		
22 _		
23 _		
24 _		
25		

Name: SB-8
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.21'
Longitude: W 119°3.64'

DEPTI	GEOLOGIC LOG	DETAILS
1	FILL mixed with dry gray loess, 1" angular gravel	
2	inclusions	
3	LOESS, gray brown, dry grading to moist deeper	
4	in the section	
5	4	
6		
7		
8		
9		
10		
11		
12		
13	LOESS, medium brown,	
14	fine, uniform, slight caliche mix based on lighter color	
15		
16		
17	CALICHE, light gray, dense	
18	SAMPLE ▶	en de et alle en et en et et et et et en et en et e
19	LOESS, medium brown,	
20	fine	
21		
22		
23		
24		
25		
L		

Name: SB-9
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/10/2008
Latitude: N 46°58.20¹
Longitude: W 119°3.64¹

DEPT	GEOLOGIC LOG	DETAILS
1	LOESS, medium brown, fine, slightly moist	
2	_	
3		
4		
5		
6	4	
7		
8		
9		
10		
11		
12		
13	LOESS/CALICHE, lighter brown, fine, uniform	
14	_ brown, and, amores	
15		
16		
17	CALICHE, light gray, dense	
18		
. 19	SAMPLE ► LOESS, medium	
20	brown, fine	
21		
22	_	
23		
24	_	
25		

Name: SB-10
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.20'
Longitude: W 119°3.63'

DEPTI	4	GEOLOGIC LOG	DETAILS
1		LOESS, It/med brown, fine, uniform	
2		CHAROLITE	
3			
4			
5			
6			
7	_		
8			
9			
10	Lamas	·	
11	_	SAMPLE ► CALICHE, light gray, dense	新企业成分的2000年12日 1000年
12		O'ALTO FILL, Right gray, across	
13			
14			
15			
16			:
17			
18			
19			
20			
21			
22			
23			
24	_		
25			

Name: SB-11
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.21'
Longitude: W 119°3.66'

DEPTH	GEOLOGIC LOG	DETAILS
1	LOESS, light gray/tan, fine, with 1/2" angular gravel	
2	With 1/2 diagulal glaves	
3		
4		
5		
6	<u>.</u>	
7		
8		
9	LOESS, medium brown,	
10	fine, uniform	
11		
12		
13		
14	_	
15		
16		
17	CALICHE, light gray, dense	
18	CALICHE/LOESS with prominent light gray	
19	caliche layers SAMPLE ▶	The property and the state of the last
- 20	LOESS, medium brown, fine	
21		1
22		***************************************
23		
24		
25		

Name: SB-12
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.20'
Longitude: W 119°3.67'

DEPTH	GEOLOGIC LOG	DETAILS
1 _	LOESS, light to medium brown, fine, uniform	
2 _	-	
3	_	
4 _	-	
5 -	-	
6	***	
7 -		
8 _		
9		
10 _		
11 _		
12		
13 _	LOESS, light brown, fine, sandier texture	
14		
15 _	•,	
16		
17	CALICHE, light SAMPLE ► gray with sandier texture	
18	g. a.j. 11111 - 3211 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 - 11111 -	
19		
20 _		
21 _		
22 _		
23 _		
24		
25		

 Name:
 SB-13

 Project:
 Warden City Water Supply Wells

 Driller:
 Cascade Drilling

 Date:
 11/11/2008

 Latitude:
 N 46°58.24'

 Longitude:
 W 119°3.62'

DEPTH	-i GEOLOGIC LOG DETAI	LS
1	LOESS, light tan, fine, some fill mixed in	
2	_ III THIXEU III	
3		
4		
5	LOESS, dark gray	
6		
7		
8		
9		
10		
11	CALICHE tan/gray	
12	CALICHE, tan/gray, fine SAMPLE ▶	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

 Name:
 SB-14

 Project:
 Warden City Water Supply Wells

 Driller:
 Cascade Drilling

 Date:
 11/11/2008

 Latitude:
 N 46°58.24'

 Longitude:
 W 119°3.64'

DEPTH	GEOLOGIC LOG	DETAILS
. 1 _	LOESS, light tan, fine	
2 _		
3 _	FILL, dark brown/black with gravel and wood debris	
4 _		
5 _	LOESS, medium brown, fine, grading to dark brown/	
6 _	black with anaerobic odor	
7 _		
8		
9 _	<u> </u>	
10		
11 _		
. 12		
13	· ·	
14 _		
15		
16 .		
17 _	CALICHE, light gray, fine,	
18 .	weakly bound	
19 .	SAMPLE ► LOESS, medium brown w/	
20	loose gray caliche	
21 .	<u>.</u>	
22 .		
. 23		
24 .	_	
25		<u></u>

Name: SB-15
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.24'
Longitude: W 119°3.65'

DEPT	Н	GEOLOGIC LOG	DETAILS
1		LOESS, lt/med brown, fine, some 1" gravel, some	
2		some 1" gravel, some organic odor	
3			
4			
5			
6	_		
7			
8			
9.		LOESS, very dry, fine, light tan	
10		ngni tan	
11		·	
12			
13			
14		CALICHE, fine, dry, light gray	
15		SAMPLE ▶	
16			
. 17			
18			
19			
20			
21			
22			
23			
24			
25			

Name: SB-16
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.23'
Longitude: W 119°3.68'

DEPTI	GEOLOGIC LOG	DETAILS
1	LOESS, very dry, light to	
2	medium brown, some angular gravel	
3		
4		
5	_	
6		
7		
8	_	
9		
10	_	
11		
12		
13	•	
14	CALICHE, dry, light gray	
15	SAMPLE	>
16		
17		
18		
19	_	
20		
21		
22		
23		
24		
25		

Name: SB-17
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.24'
Longitude: W 119°3.67'

DEPT	Н	GEOLOGIC LOG	DETAILS
1		LOESS, light to medium brown, dry, fine, dense	
2	, <u></u>	blown, dry, line, dense	
3			
4			
5			
6			
7		·	
8			
9			
10			
11	_	·	
12		,	
13		CALICHE light gray dry	
14		CALICHE, light gray, dry SAMPLE ▶	
15			
16			
17			
18	_		
19			
20	_		
21			,
22	_		
23	_		
24	_		
25			

Name: SB-18
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.24'
Longitude: W 119°3.66'

DEPTH	į .	GEOLOGIC LOG	DETAILS
1		LOESS, light to medium	
2	_	brown, dry, fine, dense; strong lt/med banding throughout section	
3		unoughout cooker.	
4			
5			
6			
7			
8		·	
9		•	
10		· .	
11			
12			
13			
14	_	CALICHE, light gray, dry	
15	_	SAMPLE >	
16	_		
17	,		
18	••••		
19			
20	,		
21	_		
22	_		
· 23			
24		-	
25			

Name: SB-19
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.24'
Longitude: W 119°3.64'

DEPTH	GEOLOGIC LOG	DETAILS
1	LOESS, It tan, very dry, dense	
2		
3 _		
4		
5 _	FILL, dark brn/blk, burned	
6 _	wood debris & sm gravel	
7 _	LOESS, dk brn/blk with	
8 _	strong anaerobic odor, dense, fine, uniform	
9		
10		
11 _		
12		
13 _		
14		
15		
16		
17		
18		
19	CALICHE, light SAMPLE ▶	
20	gray, fine	
21		
22		
23		
24		
25		

Name: SB-20
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.25'
Longitude: W 119°3.62'

DEPT	Н	GEOLOGIC LOG	DETAILS
1		LOESS, dk brn/blk, dense, uniform, strong anaerobic	
. 2		odor	
3	,		
4			
5			
6			
7		,	
8			
9			
10			
11	_	CALICHE, light SAMPLE ►	
12		gray, fine	
13			
14	_		
15			
16			
17			
18	_		
19			
20			
21			
22			
23			
24	<u>:</u>		
25			

Name: SB-21
Project: Warden City Water Supply Wells
Driller: Cascade Drilling
Date: 11/11/2008
Latitude: N 46°58.22'
Longitude: W 119°3.60'

	DEPTH	GEOLOGIC LOG	DETAILS
	1 _	LOESS, medium brown, fine, dense	
	2	inie, dense	
	3 _		
	4 _		
	5		
	6		
	7		
	8		
	9	CALICHE, light SAMPLE ► gray, fine	
	10		
	11 .		·
	12		
	13		
	14	• • •	
	15		
	16		
	17		
***************************************	18	1	
	19		
	20		
	20 _		
		-	
	22		
	23 _		
	24 _	-	
	25		<u></u>

 Name:
 SB-22

 Project:
 Warden City Water Supply Wells

 Driller:
 Cascade Drilling

 Date:
 11/11/2008

 Latitude:
 N 46°58.21'

 Longitude:
 W 119°3.67'

DEPTH	GEOLOGIC LOG	DETAILS
1	LOESS, medium brown, fine, some 1" gravel	
2	present	
3		
4		
5		
6		
7		
8		
. 9		
10		
11		
12	CALICHE light SAMPLE >	
13	CALICHE, light SAMPLE ► gray, fine	
14		
15	_	
16	·	
17		
18		
19		
20		
21		
22		
23		
24		
25		

SITE BORING NUMBER HDR, Inc. Simplot Grower Solutions **B**1 SHEET 1 of 1 **GEOPROBE BORING LOG** PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E G.S. ELEVATION: Approximately 1241 feet amsl DRILLING CONTRACTOR: Environmental West Exploration Inc. DRILLING METHOD USED: Geoprobe Model 5400 Truck Mounted BOREHOLE DEPTH: 5.5 START: 2/28/2012 WATER LEVEL: NA END: 2/28/2012 LOGGER: D. Reynolds DEPTH BELOW SURFACE (FT) STANDARD CORE DESCRIPTION COMMENTS SAMPLE DEPTH (FT) PENETRATION RECOVERY **TEST** SOIL NAME, USCS SYMBOL, COLOR, TYPE **RESULTS** MOISTURE CONTENT, CONSISTENCY TIME AND MISCELLANEOUS OR DENSITY, SOIL STRUCTURE 6"-6"-6" COMMENTS 0-1.0 100% CC NA 0.0 to 0.5 FILL Sample B1-S-1.0 @ 1020 0.5 to 4.5 SAND/SILT brown to It. gray, v. fine, loose, sl. moist 4.5-5.5 100% Sample B1-S-5.5 @ 1030 4.5 to 5.5 CALICHE tan, hard, dry, some rocks All cuttings contained in drum Refusal 5.5 10 15 20 25 30 35

40

HDR, Inc.

SITE

Simplot Grower Solutions

B2

SHEET 1 of 1

GEOPROBE BORING LOG PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E G.S. ELEVATION: Approximately 1241 feet amsl DRILLING CONTRACTOR: Environmental West Exploration Inc. DRILLING METHOD USED: Geoprobe Model 5400 Truck Mounted **BOREHOLE DEPTH: 7.0** START: 2/28/2012 WATER LEVEL: NA END: 2/28/2012 LOGGER: D. Reynolds DEPTH BELOW SURFACE (FT) STANDARD CORE DESCRIPTION COMMENTS SAMPLE DEPTH (FT) PENETRATION RECOVERY **TEST** SOIL NAME, USCS SYMBOL, COLOR, TYPE **RESULTS** MOISTURE CONTENT, CONSISTENCY TIME AND MISCELLANEOUS 6"-6"-6" OR DENSITY, SOIL STRUCTURE COMMENTS 0-1.0 100% CC NA 0.0 to 0.5 FILL Sample B2-S-1.0 @ 0945 1.0 to 4.0 SILTY SAND brown, fine, loose, sl. moist 4.0-5.0 100% Sample B2-S-5.0 @ 0950 4.0 to 7.0 CALICHE tan to lt. brown, hard, some sand and rocks, 6.0-7.0 100% wet 5.0 to 6.0, v. hard 6.0 to 7.0 Sample B2-S-7.0 @ 0955 All cuttings contained in drum Refusal 7.0 10 15 20 25 30 35

SITE BORING NUMBER HDR, Inc. Simplot Grower Solutions **B3** SHEET 1 of 1 **GEOPROBE BORING LOG** PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E G.S. ELEVATION: Approximately 1241 feet amsl DRILLING CONTRACTOR: Environmental West Exploration Inc. DRILLING METHOD USED: Geoprobe Model 5400 Truck Mounted BOREHOLE DEPTH: 8.5 START: 2/28/2012 WATER LEVEL: NA END: 2/28/2012 LOGGER: D. Reynolds DEPTH BELOW SURFACE (FT) STANDARD CORE DESCRIPTION COMMENTS SAMPLE DEPTH (FT) PENETRATION RECOVERY **TEST** SOIL NAME, USCS SYMBOL, COLOR, TYPE **RESULTS** MOISTURE CONTENT, CONSISTENCY TIME AND MISCELLANEOUS 6"-6"-6" OR DENSITY, SOIL STRUCTURE COMMENTS 0-1.0 100% CC NA 0 to 4.0 SILTY SAND Sample B3-S-1.0 @ 0830 brown to dk. brown, fine, loose, sl. moist 4.0 to 8.5 CALICHE 4.0-5.0 100% tan, hard, dry, some rocks Sample B3-S-5.0 @ 0840 8.0-8.5 100% Sample B3-S-8.5 @ 0850

Refusal 8.5

10

15

20

25

30

35

40

All cuttings contained in drum

HDR, Inc.

SITE
Simplot Grower Solutions

BORING NUMBER
SHEET 1 of 1

GEOPROBE BORING LOG

PROJECT : Simplot Grower Solutions Warden, WA	LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E
C. S. ELEVATION: Approximately 1241 feet amel	DPILLING CONTRACTOR: Environmental West Exploration Inc.

DRILLING METHOD USED: Geoprobe Model 5400 Truck Mounted	BOREHOLE DEPTH: 8.8
---	---------------------

			020.0	coprobe inicaci	START: 2/29/2012 END: 2/29/2012	LOGGER: D. Reynolds
WATER LEVEL: NA DEPTH BELOW SURFACE (FT)				074110400	START: 2/28/2012 END: 2/28/2012	
DEPTH				STANDARD	CORE DESCRIPTION	COMMENTS
	SAMPL	E DEPTH		PENETRATION		
		RECOVE	RY	TEST	SOIL NAME, USCS SYMBOL, COLOR,	
			TYPE	RESULTS	MOISTURE CONTENT, CONSISTENCY	TIME AND MISCELLANEOUS
				6"-6"-6"	OR DENSITY, SOIL STRUCTURE	COMMENTS
	0-1.0	100%	CC	NA	0.0 to 0.5 FILL	Sample B4-S-1.0 @ 0910 _
					0.5 to 6.0 SAND/SILT	
					brown, fine, loose, sl. Moist	
					brown, mic, loose, si. Moist	_
5						_
3_	0070	4000/				— Commis D4 C 7 0 @ 0000
_	6.0-7.0	100%				Sample B4-S-7.0 @ 0920
_					6.0 to 8.8 CALICHE	_
_					It. brown to It. gray, some sand and rocks,	_
_	8.0-8.8	100%			tan and v. hard 8.0 to 8.8	Sample B4-S-8.8 @ 0930
10						
_						_
_					Refusal 8.8	All cuttings contained in drum _
						ŭ
15						
						_
_						_
_						_
_						_
_						_
20						
_						_
_						_
_						_
						_
25						
_						_
_						_
20						_
30						
_						-
_						_
_						_
_						_
35						
_						_
_						_
40						_
40						

SITE BORING NUMBER HDR, Inc. Simplot Grower Solutions **B5** SHEET 1 of 1 **GEOPROBE BORING LOG** PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E G.S. ELEVATION: Approximately 1241 feet amsl DRILLING CONTRACTOR: Environmental West Exploration Inc. DRILLING METHOD USED: Geoprobe Model 5400 Truck Mounted **BOREHOLE DEPTH: 9.5** START: 2/28/2012 WATER LEVEL: NA END: 2/28/2012 LOGGER: D. Reynolds DEPTH BELOW SURFACE (FT) STANDARD CORE DESCRIPTION COMMENTS SAMPLE DEPTH (FT) PENETRATION RECOVERY TEST SOIL NAME, USCS SYMBOL, COLOR, TYPE **RESULTS** MOISTURE CONTENT, CONSISTENCY TIME AND MISCELLANEOUS OR DENSITY, SOIL STRUCTURE 6"-6"-6" COMMENTS 0-1.0 100% CC NA 0.0 to 0.5 FILL Sample B5-S-1.0 @ 1050 0.5 to 7.5 SAND/SILT Duplicate Sample B5-S-2.0 @1055 brown, fine, loose, sl. moist, some gravel 5 7.5 to 9.5 CALICHE 7.5-8.5 100% tan, hard, dry, some rocks Sample B5-S-8.5 @ 1100 8.5-9.5 100% Sample B5-S-9.5 @ 1110 10 Refusal 9.5 All cuttings contained in drum 15 20 25 30 35

40

HDR, Inc.

SITE BORING NUMBER

Simplot Grower Solutions

B6

SHEET 1 of 1

GEOPROBE BORING LOG

PROJECT: Simplot Grower Solutions Warden, WA

G.S. ELEVATION: Approximately 1241 feet amsl

DRILLING CONTRACTOR: Environmental West Exploration Inc.

DRILLING METHOD USED : Geoprobe Model 5400 Truck Mounted BOREHOLE DEPTH : 18.0

WATER LEVEL: NA START: 2/28/2012 END: 2/28/2012 LOGGER: D. Revnolds

WATER	WATER LEVEL: NA				START: 2/28/2012	END: 2/28/2012	LOGGER: D. Reynolds
DEPTH	EPTH BELOW SURFACE (FT) STANDARD			STANDARD	CORE DESCRIPTION		COMMENTS
	SAMPLE DEPTH (FT) PENETRATION						
		RECOVE	RY	TEST	SOIL NAME, USCS SYM	BOL, COLOR,	
			TYPE	RESULTS	MOISTURE CONTENT,	CONSISTENCY	TIME AND MISCELLANEOUS
				6"-6"-6"	OR DENSITY, SOIL STR	UCTURE	COMMENTS
_	0-1.0	100%	CC	NA	0.0 to 0.5 FILL		Sample B6-S-1.0 @ 1130
_					0.5 to 10.0 SAND/SILT		
_					brown, fine, loose, sl. n	noist, some gravel	
_							
5							
_							
_							
_							
_							
10					10.0 to 18.0 CALICHE/I		
_					caliche is tan, hard, inte		
_	11.0-	100%			brown, silt and sand, so	•	Sample B6-S-12.0 @ 1140
_	12.0'				caliche at 11.0 to 12.0,	13.0 to 14.0, and	Triplicate Sample for MS/MSD
_					17.0 to 18.0		
15							
_							
_		1000/					
_	17.0-	100%					Sample B6-S-18.0 @ 1150
-	18.0'						
20							All auttinara containad in duum
_							All cuttings contained in drum
_					Defined 10		
_					Refusal 18	<u>5.U</u>	
25 <u> </u>							
25							
_							
_							
_							
30							
00							
35							
40							

HDR, Inc.

SITE BORING NUMBER

Simplot Grower Solutions

B7

SHEET 1 of 1

GEOPROBE BORING LOG

PROJECT: Simplot Grower Solutions Warden, WA

LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E

G.S. ELEVATION: Approximately 1241 feet amsl

DRILLING CONTRACTOR: Environmental West Exploration Inc.

DRILLING METHOD USED : Geoprobe Model 5400 Truck Mounted BOREHOLE DEPTH : 16.5

WATER LEVEL: NA START: 2/28/2012 END: 2/28/2012 LOGGER: D. Revnolds

WATE	K LEVE	L: NA			START: 2/28/2012 END: 2/28/2012	LOGGER: D. Reynolds
DEPTH				STANDARD	CORE DESCRIPTION	COMMENTS
	SAMPLE DEPTH (FT) PENETRATION					
		RECOVE	RY	TEST	SOIL NAME, USCS SYMBOL, COLOR,	
			TYPE	RESULTS	MOISTURE CONTENT, CONSISTENCY	TIME AND MISCELLANEOUS
				6"-6"-6"	OR DENSITY, SOIL STRUCTURE	COMMENTS
_	0-1.0	100%	CC	NA	0.0 to 0.5 FILL	Sample B7-S-1.0 @ 1215
_					0.5 to 13.0 SAND/SILT	
_					brown, fine, loose, sl. moist	
_						
5						
_						
_						
_						
10						
_						
_	40.0	4000/			40.0 / 40.5 OALIOUE //NTERREDO	0 1 1 2 4 4 6 4 6 4 6
_	13.0-	100%			13.0 to 16.5 CALICHE/INTERBEDS	Sample B7-S-14.0 @ 1220
45	14.0'				caliche is tan, hard, interbedded with dk.	
15	45.5	100%			brown, silt and sand, some gravel,	Comple D7 C 46 F @ 400F
_	15.5- 16.5'	100%			caliche at 13.0 to 14.0 and 15.5 to 16.5	Sample B7-S-16.5 @ 1225
_	10.5					
_						All cuttings contained in drum
20					Refusal 16.5	7 in outlings contained in drain
20					<u> </u>	
_						
_						
25						
_						
_						
_						
30						
_						
_						
_						
_						
35						
_						
_						
_						
-						
40						

CITY OF WARDEN - EDB INVESTIGATION MW-1 WELL CONSTRUCTION DETAILS DEPTH GEOLOGIC LOG ABOVE-GROUND PROTECTIVE MONUMENT (STICKUP=2.4') 0 FIII 6-INCH BOREHOLE CEMENT GROUT SURFACE SEAL Loose to medium dense, moist, brown slightly gravelly SAND with ${\rm CaCO_3}$ Reacts with HCl 10 15 Caliche interbeds? 2-INCH, SCH.40, FLUSH-THREADED, PVC CASING 20 50/2 Very dense, wet, brown, slity, sandy GRAVEL Water coming up in casing 34 Dense to very dense, wet, brown, slightly slity, fine SAND 30 34 Abundant water in blowback Driller adds water to alleviate heave 88 40 100/5 BENTONITE PELLETS Loose zone COLORADO SILICA SAND 20-40 50 91 2-INCH, SCH.40, PVC SCREEN 10-SLOT (0.010") Weathered, brown—gray BASALT to Hard, black BASALT 60 Bottom of Boring at 60 feet Completed 11:30 AM 8-14-06 HEAVING CONDITIONS CAUSED WELL TO RAISE WITHIN THE BOREHOLE WHILE CASING WAS BEING WITHDRAWN 70

* Sample Submitted for Laboratory Analysis

PROJECT NAME: City of Warden — EDB Investigation WELL INDENTIFICATION NUMBER: MW—1
DRILLING METHOD: Air Rotary
DRILLER: Ron Sink
FIRM: Environmental West
CONSULTING FIRM: Pacific Groundwater Group, Inc.
REPRESENTATIVE: Erin Cunningham—Rudders

LOCATION: SE X SWX Sec. 9, T17N, R30E UNIQUE WELL ID: APK353
DATUM: NAVD 88
WELLHEAD ELEVATION: 1245.82
INSTALLED: 8-14-06
DEVELOPED: 8-17-06

PgG

FIGURE 2

CITY OF WARDEN - EDB INVESTIGATION MW-2 WELL CONSTRUCTION DETAILS DEPTH GEOLOGIC LOG SAMPLE ABOVE-GROUND PROTECTIVE MONUMENT (STICKUP=2.6') 0 Fill 6-INCH BOREHOLE CEMENT GROUT SURFACE SEAL Very toose, moist, brown, very slify, fine SAND 3 10 2-INCH, SCH.40, FLUSH-THREADED, PVC CASING 20 50/3 Very dense, moist, white—gray, slightly silty CALICHE Little water 30 Dense to very dense, moist to wet, red-brown to brown, silty, fine SAND 35 Driller adds water to alleviate heave 40 72 50 28 60 61 BENTONITE PELLETS COLORADO SILICA SAND 20-40 Weathered, brown BASALT 2-INCH, SCH.40, PVC SCREEN 10-SLOT (0.010") 70 Hard, black BASALT Bottom of Boring at 75 feet Completed 9:00am 8-15-06

* Sample Submitted for Laboratory Analysis

PROJECT NAME: City of Warden — EDB investigation WELL INDENTIFICATION NUMBER: MW-2 DRILLING METHOD: Air Rotary DRILLER: Ron Sink FIRM: Environmental West CONSULTING FIRM: Pacific Groundwater Group, Inc. REPRESENTATIVE: Erin Cunningham—Rudders

LOCATION: SW¼ SW¼ Sac. 9, T17N, R30E UNIQUE WELL ID: APK354 DATUM: NAVD 88 WELLHEAD ELEVATION: 1247.28 INSTALLED: 8-15-06 DEVELOPED: 8-17-06

PgG

FIGURE 3

CITY OF WARDEN - EDB INVESTIGATION MW-3 DEPTH GEOLOGIC LOG WELL CONSTRUCTION DETAILS SAMPLE FLUSH-TO-GROUND PROTECTIVE MONUMENT (NO STICKUP) 0 Road fill and subsoil 6-INCH BOREHOLE CEMENT GROUT SURFACE SEAL Medium dense, moist, brown, very silty, fine SAND 10 20 2-INCH, SCH.40, FLUSH-THREADED, PVC CASING CALICHE 20 Dense, wet, red-brown, slity SAND with 51 caliche interbeds —gradational contact — Dense to very dense, wet, brown, slightly silty, fine SAND 30 29 Driller reports more water coming Oriller adds water to alleviate heave 40 68 BENTONITE PELLETS COLORADO SILICA SAND 10-20 -50 75 2-INCH, SCH.40, PVC SCREEN 10-SLOT (0.010") Weathered BASALT Hard, black BASALT 60 Bottom of Boring at 60 feet Completed 3:15 PM 8-15-06 70

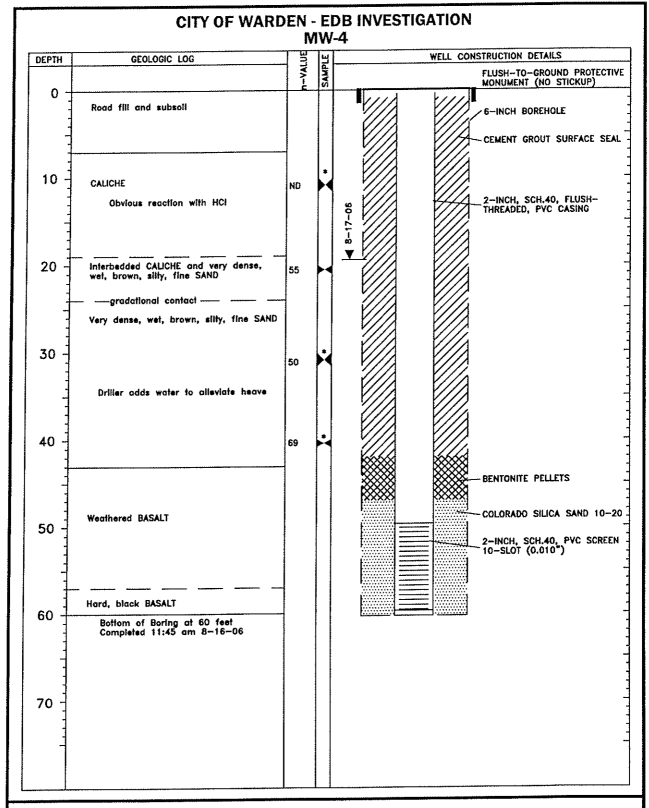
* Sample Submitted for Laboratory Analysis

FIGURE 4

PROJECT NAME: City of Warden — EDB Investigation WELL INDENTIFICATION NUMBER: MW—3 DRILLING METHOD: Air Rotary DRILLER: Ron Sink FIRM: Environmental West CONSULTING FIRM: Pacific Groundwater Group, Inc. REPRESENTATIVE: Erin Cunningham—Rudders

LOCATION: SWA SWA Sec. 9, T17N, R30E UNIQUE WELL ID: APK355
DATUM: NAVD 8B
WELLHEAD ELEVATION: 1241.04
INSTALLED:8-15-08
DEVELOPED: 8-17-06

PgG



* Sample Submitted for Laboratory Analysis

FIGURE 5

PROJECT NAME: City of Worden — EDB investigation WELL INDENTIFICATION NUMBER: MW—4 DRILLING METHOD: Air Rotory DRILLER: Ron Sink FIRM: Environmental West CONSULTING FIRM: Pacific Groundwater Group, Inc. REPRESENTATIVE: Erin Cunningham—Rudders

LOCATION: NW4 NW4 Sec. 16, T17N, R30E UNIQUE WELL, ID: APK356
DATUM: NAVD 88
WELLHEAD ELEVATION: 1244.92
INSTALLED: 8-16-06
DEVELOPED: 8-17-06

Pgg

CITY OF WARDEN - EDB INVESTIGATION MW-5 WELL CONSTRUCTION DETAILS GEOLOGIC LOG SAMPLE DEPTH ABOVE-GROUND PROTECTIVE MONUMENT (STICKUP=2.4') 0 6-INCH BOREHOLE FIII CEMENT GROUT SURFACE SEAL Dense, moist, brown, very silty, fine SAND with CALICHE interbeds 10 38 2-INCH, SCH.40, FLUSH-THREADED, PVC CASING 20 92 weakly lithified Dense, wel, red-brown to brown, silty, fine SAND and silty SAND 30 82 40 ND BENTONITE PELLETS Weathered, (brown) BASALT COLORADO SILICA SAND 20-40 -50 2-INCH, SCH.40, PVC SCREEN 10-SLOT (0.010") Hard BASALT Bottom of Boring at 55 feet Completed 5:45 PM 8-16-06 60 70

* Sample Submitted for Laboratory Analysis

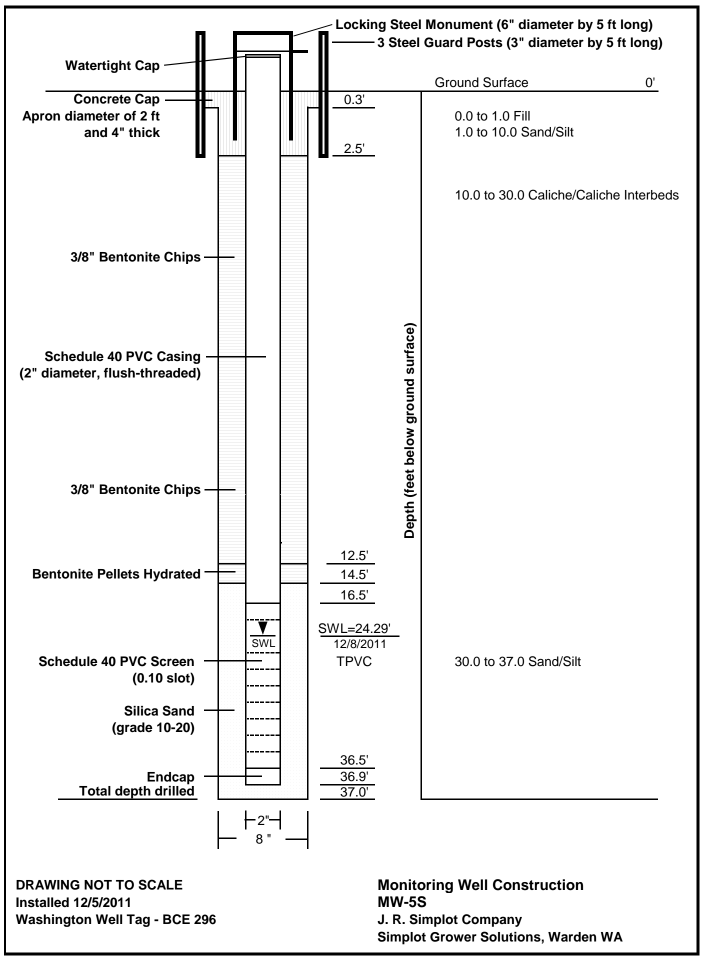
PROJECT NAME: City of Warden — EDB investigation WELL INDENTIFICATION NUMBER: MW-5 DRILLING METHOD: AIr Rotary DRILLER: Ron Sink FIRM: Environmental West CONSULTING FIRM: Pacific Groundwater Group, Inc. REPRESENTATIVE: Erin Cunningham—Rudders

LOCATION: SE 4 SW4 Sec. 9, T17N, R30E UNIQUE WELL ID: APK357 DATUM: NAVD 88 WELLHEAD ELEVATION: 1247.83 INSTALLED: 8-16-06 DEVELOPED: 8-17-06

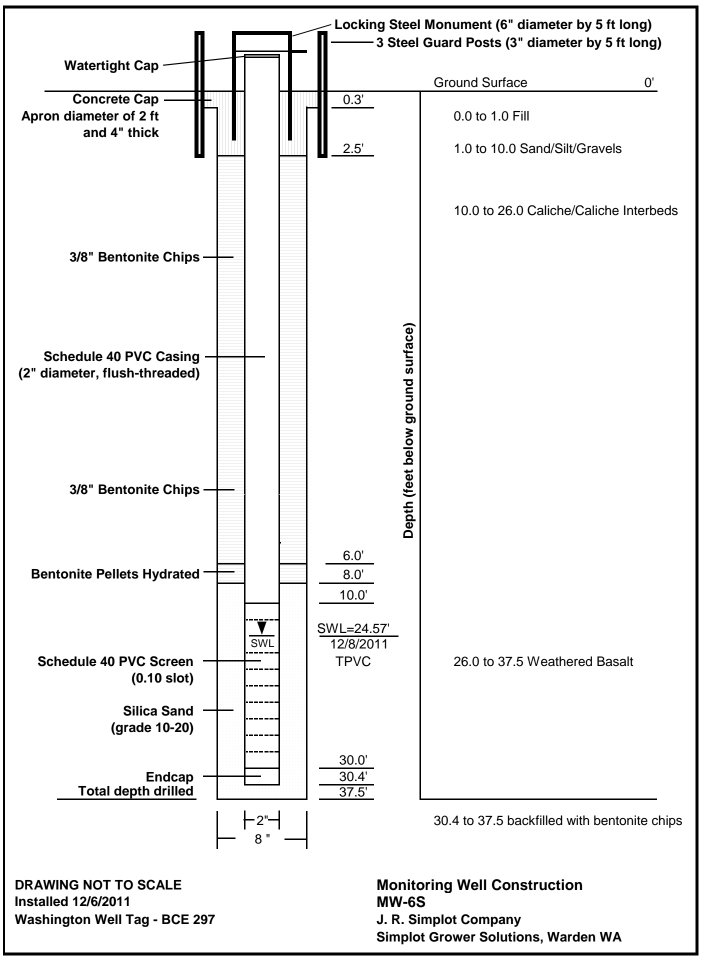
FIGURE 6



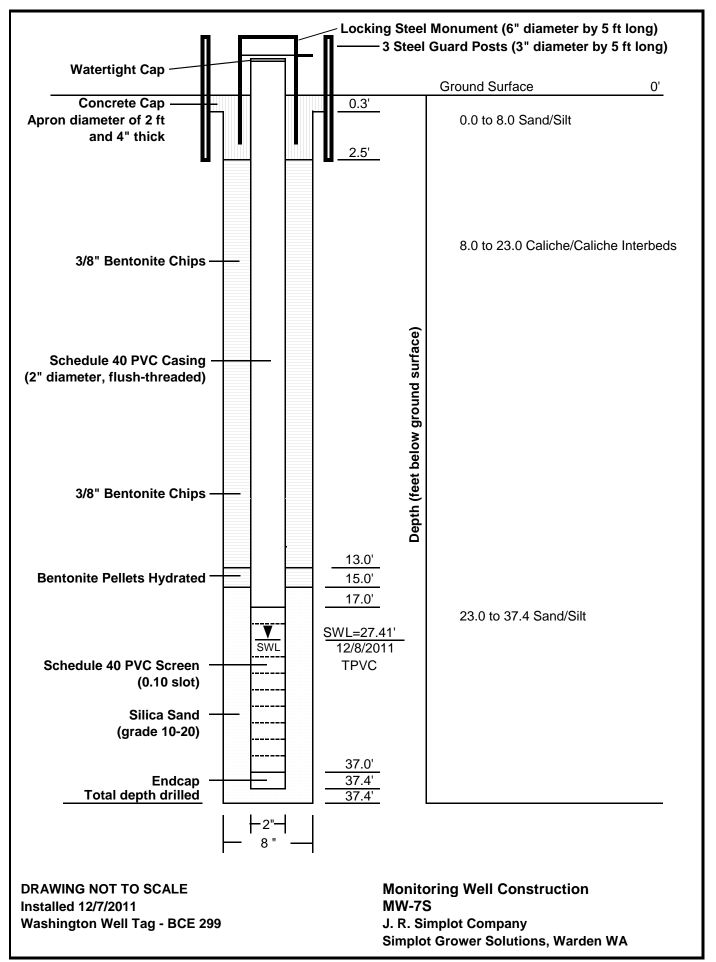
) l		SITE		ING NUMBER		
	HDF	R, Inc	•	Simplot Grov	-	MW-5S	SHEET 1 of 1	
					IL BORING LO	OG		
PROJI	ECT: S	Simplot Gr	rower So	olutions Warden	WA LOCATION : Gr	ant County WA	A, SE1/4, SW1/4 Sec. 9 T17N, R3	0E
				ely 1241 feet an			nvironmental West Exploration In	
DRILL	ING ME	THOD U	SED : F	oremost Mobile	390 H.S.A.		BOREHOLE DEPTH: 37.0 ft	
WATE	R LEVE	L: 24.29'	TPVC (12/8/2011)	START: 12/5/11 END	: 12/5/11	LOGGER: D. Reynolds	
DEPTH	BELOW	/ SURFAC	E (FT)	STANDARD	CORE DESCRIPT	ION	COMMENTS	
	SAMPL	E DEPTH	(FT)	PENETRATION				
		RECOVE	RY	TEST	SOIL NAME, USCS SYMBOL,	COLOR,		
			TYPE	RESULTS	MOISTURE CONTENT, CONS	ISTENCY	TIME AND MISCELLANEOUS	
				6"-6"-6"	OR DENSITY, SOIL STRUCTU	IRE	COMMENTS	
_					0.0 to 1.0 FILL		WA Well Tag No. BCE 296	
_	1	100%	SS	9-13-3	1.0 to 10.0 SAND/SILT		Sample MW-5S-1 @ 0910	_
_					brown. v. fine, loose, sl. mois	st		_
_							All cuttings contained in drums	_
5								
_								_
_								_
_								_
_								_
10	10	100%	SS	13-50/4"	10.0 to 30.0 CALICHE/INTER	RBEDS	Sample MW-5S-10 @ 0928	
					tan, hard, interbedded dk. bro			
					sand, wet at 20.5', more sand			
_					,			
_								_
15	1							_
	1							_
_	1							_
_	1							_
_	1							_
20	20	100%	SS	9-23-42			Sample MW-5S-20 @ 0940	_
20	20	100 /6	33	9-23-42			Sample WW-55-20 @ 0940	
_	-							_
-	-							_
-	-							-
- ا	-							-
25	-							_
-	-							-
-	-							-
-	-							_
-		1.		l				_
30	. 30	100%	SS	21-48-50/2"	30.0 to 37.0 SAND/SILT		Sample MW-5S-30 @ 0955	
-					brown, fine, wet			_
_	-							_
-	.]							_
_								_
35	.]							_
_	.]							_
_	. 37	100%	SS	42-5-/5"			Sample MW-5S-37 @ 1015	_
]							_
_					TD HSA 37.0'			
40								_



				SITE	E	BORING NUMBER		
	HDF	R, Inc		Simplot Grov	ver Solutions	MW-6S	SHEET 1 of 1	
		•		SC	IL BORING	LOG		
PROJE	ECT: S	implot G	rower So	olutions Warden	, WA LOCATION	: Grant County WA	, SE1/4, SW1/4 Sec. 9 T17N, R3	0E
G.S. E	LEVATI	ON : App	roximat	ely 1243 feet an	nsl DRILLING C	CONTRACTOR: E	nvironmental West Exploration In	C.
DRILL	ING ME	THOD U	SED : F	oremost Mobile	B90 HSA/AR		BOREHOLE DEPTH: 37.5 ft	
				12/8/2011)	START: 12/5/2011 E	END: 12/6/2011	LOGGER: D. Reynolds	
DEPTH	BELOW	SURFAC	E (FT)	STANDARD	CORE DESCR	RIPTION	COMMENTS	
	SAMPL	E DEPTH		PENETRATION				
		RECOVE		TEST	SOIL NAME, USCS SYMB	OL, COLOR,		
			TYPE	RESULTS	MOISTURE CONTENT, CO		TIME AND MISCELLANEOUS	
				6"-6"-6"	OR DENSITY, SOIL STRU	CTURE	COMMENTS	
_					0.0 to 1.0 FILL		WA Well Tag No. BCE 297	_
-	1	100%	SS	36-50/5"	1.0 to 2.5 SILTY SAND		Sample MW-6S-1 @ 1300	_
-					gray, fine, loose, dry to sl			_
					2.5 to 4.0 SAND & GRAV		All cuttings contained in drums	_
5					brown, some silt, loose, s	sl. moist		-
-					4.0 to 10.0 SILTY SAND			_
-					brown, fine, dry to sl. moi	st, loose		_
-								_
_	40	050/	00	40.50/0"			0	_
10	10	25%	SS	48-50/2"	10.0 to 26.0 CALICHE/IN		Sample MW-6S-10 @ 1320	_
_					tan, v. hard, poor recover	-		-
_					brown, silt and sand, wet	al 22		-
-	·							-
- 15								-
15								_
_								-
-								-
_	•							-
20	20	100%	SS	50/1"			Sample MW-6S-20 @ 1350	_
	20	10070		00/1			Campie WW 00 20 @ 1000	
_								_
_	1							_
_								_
25_	1							_
					26.0 to 37.5 WEATHERE	D BASALT		_
_					dry, dk. brown to black			
					ary, arm promise places			_
30 _								
35								_
l _					TD AR 37.5	ı		
40		1	1					

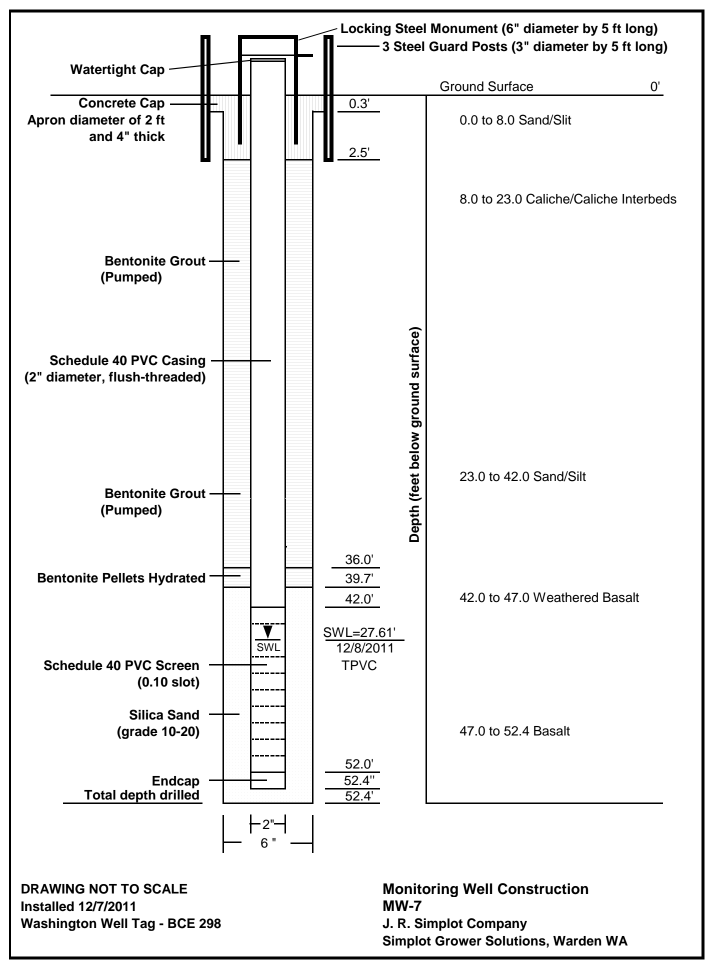


		_		SITE		NUMBER		
	HDF	R, Inc	•	Simplot Grov	ver Solutions MW	Y-7S SHEET 1 of 1		
				SC	IL BORING LOG)		
PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R3								
				ely 1246 feet an		CTOR: Environmental West Exploration Inc.		
DRILL	NG ME	THOD U	SED : F	oremost Mobile		BOREHOLE DEPTH: 37.4 ft		
				12/8/2011)	START: 12/6/2011 END: 12/	/7/2011 LOGGER : D. Reynolds		
DEPTH		SURFAC		STANDARD	CORE DESCRIPTION	COMMENTS		
	SAMPL	E DEPTH		PENETRATION				
		RECOVE	RY	TEST	SOIL NAME, USCS SYMBOL, COLO	DR,		
			TYPE	RESULTS	MOISTURE CONTENT, CONSISTE	NCY TIME AND MISCELLANEOUS		
				6"-6"-6"	OR DENSITY, SOIL STRUCTURE	COMMENTS		
-	1	100%	SS	14-21-24	0.0 to 8.0 SAND/SILT	WA Well Tag No. BCE 299		
_					brown, dry, loose	Sample MW-7S-1 @ 1105 _		
-						_		
						All cuttings contained in drums _		
5						_		
_						_		
_		1000/		== /="		-		
_	8	100%	SS	50/5"	8.0 to 23.0 CALICHE/INTERBEDS			
_		1000/			tan, hard, interbedded dk. brown, sand.	_		
10	10	100%	SS	50/4"	sanu.	Sample MW-7S-10 @ 1130		
_						_		
_						_		
-						_		
						_		
15						_		
_						-		
_						-		
_						-		
20	20	100%	SS	44-50/5"		_ Sample MW-7S-20 @ 1155		
20	20	100%	33	44-50/5		Sample WW-78-20 @ 1155		
_						-		
_					00.0407.4.04ND/011.T	-		
_					23.0 to 37.4 SAND/SILT brown, fine, wet at 25.0',	_		
25_						_		
25					flowing sand, difficult to install wel	' -		
_						-		
_						_		
_						_		
30	30	100%	SS	21-50/5"		Sample MW-7S-30 @ 1210		
· -		10070		21 00/0				
_						_		
_						_		
_						_		
35_						_		
						_		
_	37	100%	SS	11-49-50/3"		 Sample MW-7S-37 @ 1230		
]	/ •				_		
-					TD HSA 37.4'	_		
40				ĺ	-	_		

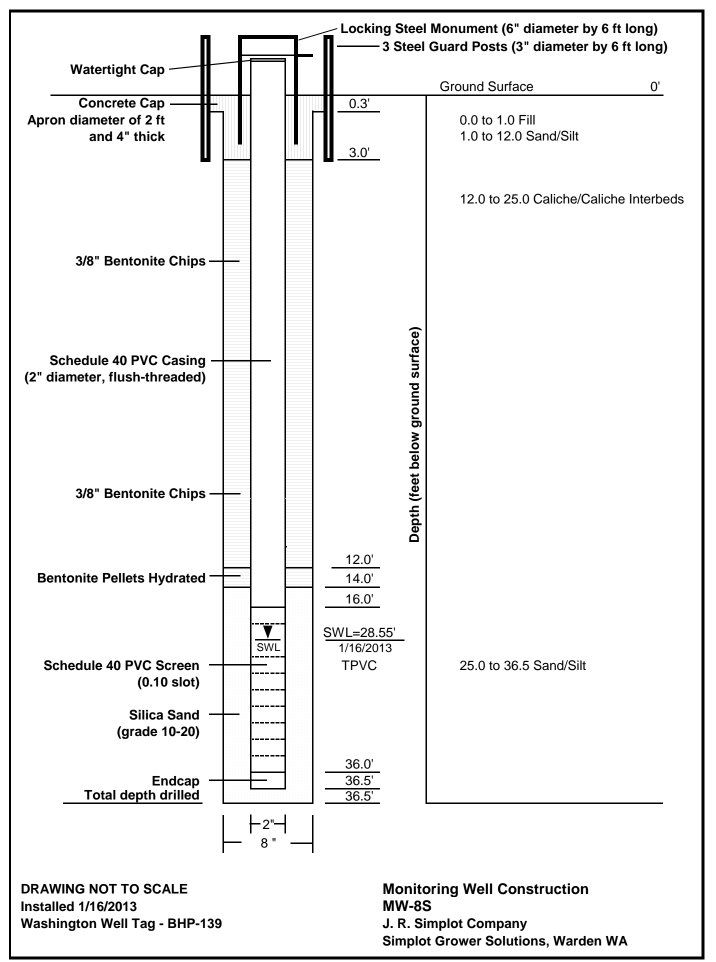


				SITE			BORING NUMBE	R			
	HDR	l, Inc.		Simplot Grov	ver Solu	tions	MW-7	SHEET 1 of 2			
		,					•	22.			
				<u> </u>	/IL D	ORING	LUG				
	PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, SE1/4, SW1/4 Sec. 9 T17N, R30E										
				ely 1246 feet am		DRILLING	CONTRACTOR:	Environmental West Exploration Inc.			
				remost Mobile				BOREHOLE DEPTH: 52.4 ft			
		L: 27.61' TP'	_		START:	12/7/2011	END: 12/7/2011	LOGGER: D. Reynolds			
DEPTH		SURFACE (F		STANDARD		CORE DES	CRIPTION	COMMENTS			
	1 .	E DEPTH (FT		PENETRATION							
		RECOVERY		TEST		ME, USCS SYN		TIME AND MICOSI LANGUE			
		IYI	PE	RESULTS			CONSISTENCY	TIME AND MISCELLANEOUS			
				6"-6"-6"		SITY, SOIL STE	RUCTURE	COMMENTS WA Well Tag No. BCE 298			
_					brown, di	SAND/SILT		VVA VVeil Tag No. BCE 296			
-					DIOWII, U	ry, 1003e		-			
-								All cuttings contained in drums _			
5 -								All cultings contained in drums _			
´-	1										
_	•							1			
_					8 0 to 23	.0 CALICHE/II	NTERREDS	1			
							dk. brown, silt and	1			
10_					sand.	,	,	_			
							0.00				
_								_			
15											
_								_			
_								_			
_								_			
_								_			
20								_			
_								_			
_								_			
_						2.0 SAND/SIL		_			
-					brown, fi	ne, wet at 25.0)',	_			
25								_			
-								-			
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40											

	. D '	SITE	_		BORING NUMBER	
HD	R, Inc.	Simplot Gro			MW-7	SHEET 2 of 2
)IL E	BORING	LOG	
PROJECT	Simplot Growe	r Solutions Warder	, WA	LOCATIO	N : Grant County W	A, SE1/4, SW1/4 Sec. 9 T17N, R30E
		mately 1246 feet ar			CONTRACTOR: E	Environmental West Exploration Inc.
		: Foremost Mobile				BOREHOLE DEPTH: 52.4 ft
	VEL: 27.61' TPV		START	: 12/7/2011	END: 12/7/2011	LOGGER: D. Reynolds
	OW SURFACE (F1			CORE DES	CRIPTION	COMMENTS
SAN	RECOVERY	PENETRATION		IAME LICCO CVA	ADOL COLOD	
	TYP	TEST E RESULTS		IAME, USCS SYN URE CONTENT,		TIME AND MISCELLANEOUS
		6"-6"-6"	4	NSITY, SOIL STE		COMMENTS
		3 3 3	0.1.52			
			42.0 to	47.0 WEATHER	RED BASALT	
_			dry, dk.	brown to black		
45						
-			47 0 to	52.4 BASALT		
-					lk. brown to black	
_			naiu, co	ompetent, dry, d	ik. Diowii to black	
50						
_						
_						
-				TD AR 52	2.4'	
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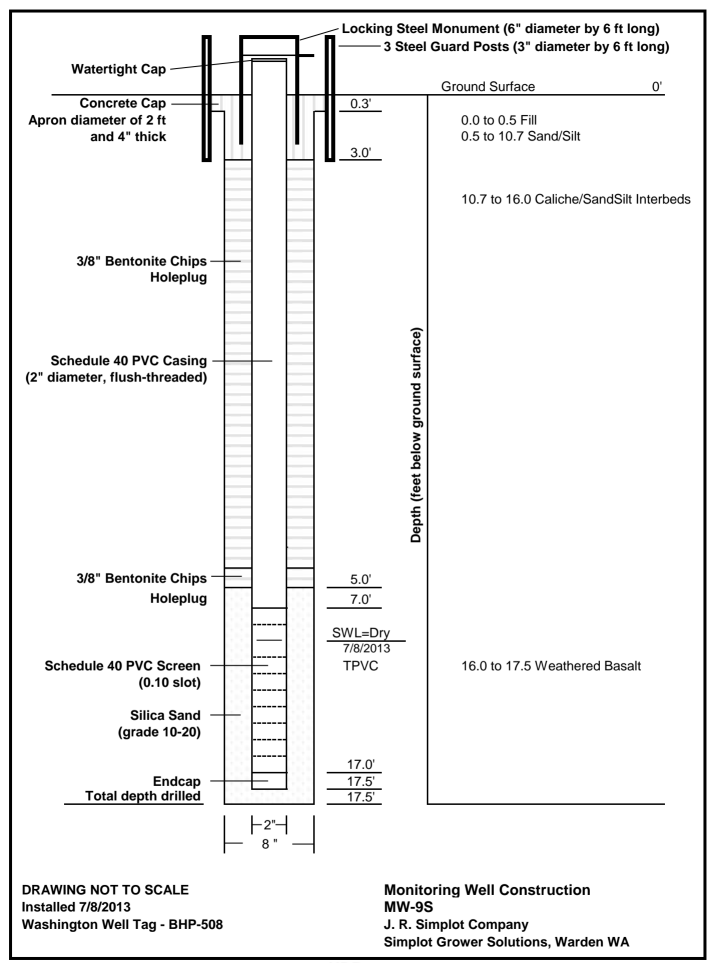


		le- :		SITE		BORING NUMBER	
l	нрк	l, Inc	-	_	wer Solutions	MW-8S	SHEET 1 of 1
					IL BORING		
				olutions Warden			A, SE1/4, SW1/4 Sec. 9 T17N, R30E
		ON : 124				CONTRACTOR: E	Environmental West Exploration Inc.
				hram T300 H.S. 1/16/2013)	A. START: 1/16/13	END: 1/16/13	BOREHOLE DEPTH: 36.5 ft
		SURFAC	•	STANDARD	CORE DESC		LOGGER: D. Reynolds COMMENTS
		E DEPTH		PENETRATION		RIPTION	COMMENTS
	SAIVIFL	RECOVE		TEST	SOIL NAME, USCS SYM	ROL COLOR	
		KLOOVL	TYPE	RESULTS	MOISTURE CONTENT,		TIME AND MISCELLANEOUS
				6"-6"-6"	OR DENSITY, SOIL STR		COMMENTS
				0 0 0	0.0 to 1.0 FILL	OOTORE	WA Well Tag No. BHP-139
_	1				1.0 to 12.0 SAND/SILT		WA Well Tag No. Brill 100
_	'			ĺ	brown. v. fine, loose, sl	moist	
_					some dk. brown gravel		All cuttings contained in drums
5					some pea gravel to 12'	ы. . ,	All cuttings contained in druins
·					Some pea graver to 12		_
-				ĺ			
_							
_							
10	10	100%	SS	3-7-6	12.0 to 25.0 CALICHE/I	NTERREDS	Sample MW-8S-10 @ 1000
	10	10070		0,0	tan, hard, interbeded dk		
_					sand, some pea gravel	brown siit and	
_					sana, some pea graver		
_							
_ 15							
13							_
_							
_							
_							
 20	20	100%	SS	9-21-22			Sample MW-8S-20 @ 1030 _
	20	10076	33	9-21-22			Sample WW-03-20 @ 1030 _
_							
_							
-							
_ 25				ĺ			
<u> </u>							_
-							
-							
_							
- 30	30	100%	SS	4-8-11	25 0 to 26 5 0 AND/011 7	-	Sample MW-8S-30 @ 1100 _
JU	30	100%	33	4-0-11	25.0 to 36.5 SAND/SILT brown, fine, wet at 27',	<u>_</u>	Cample MW-03-30 @ 1100 _
_				ĺ	some pea gravel		
_					some pea graver		
-							
_ 35				ĺ			
າວ				ĺ			_
-	26 E						
-	36.5						
-					TDUCAG	≎ E'	
40					TD HSA 3	ບ.ບ	
40	i	I	I	•			1



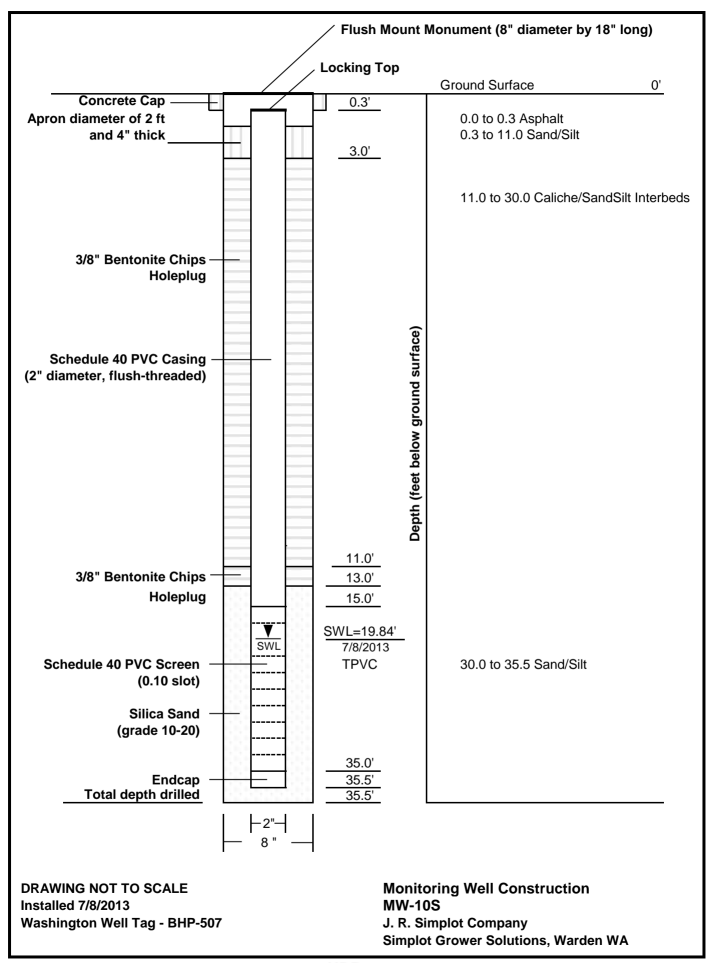
	SITE	BORING NUMBER	
HDR, Inc.	Simplot Grower Solutions	MW-9S	SHEET 1 of 1
	SOIL BORING	LOG	

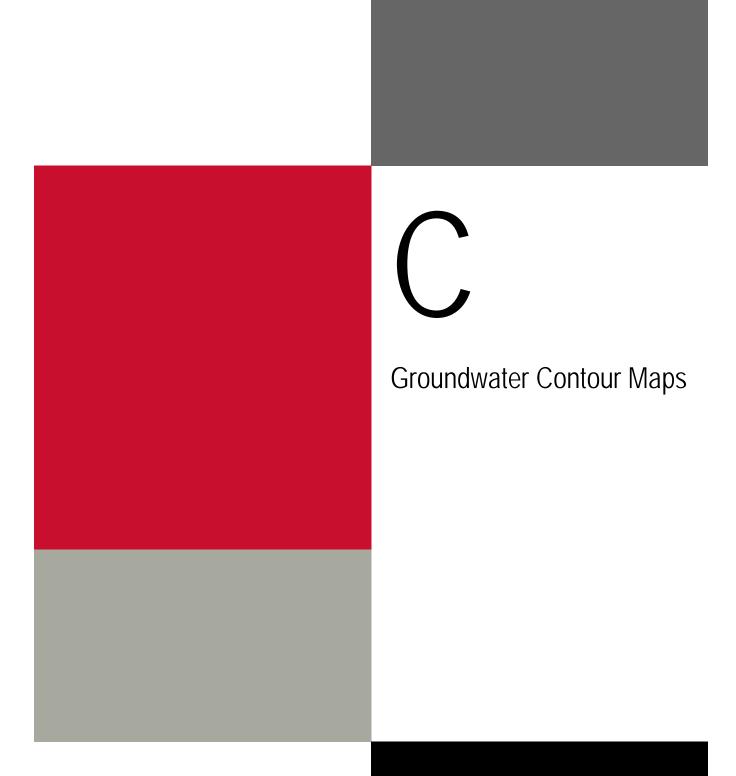
PROJECT: Simplot Grower Solutions Warden, WA LOCATION: Grant County WA, NE1/4, NE1/4 Sec. 16 T17N, R30E G.S. ELEVATION: Approximately 1244.39 feet amsl DRILLING CONTRACTOR: Environmental West Exploration Inc. DRILLING METHOD USED: Shram T300 H.S.A. BOREHOLE DEPTH: 17.5 ft START: 7/8/13 WATER LEVEL: Dry (7/8/2013) END: 7/8/13 LOGGER: D. Reynolds STANDARD CORE DESCRIPTION DEPTH BELOW SURFACE (FT) COMMENTS SAMPLE DEPTH (FT) PENETRATION RECOVERY **TEST** SOIL NAME, USCS SYMBOL, COLOR, TYPE **RESULTS** MOISTURE CONTENT, CONSISTENCY TIME AND MISCELLANEOUS 6"-6"-6" OR DENSITY, SOIL STRUCTURE COMMENTS 0 100% SS 0.0 to 0.5 FILL WA Well Tag No. BHP-507 7-8-10 0.5 to 10.7 SAND/SILT Sample MW-9S-0.0 @ 1200 brown. v. fine, loose, dry, some pea gravel (0.0 to 1.5') All cuttings contained in drums 5 100% 10 SS 6-15-37 Sample MW-9S-10 @ 1215 10_ 10.7 to 16.0 CALICHE/INTERBEDS tan, hard, interbeded dk, brown silt and Sample MW-9S-10 MS @ 1215 sand, some pea gravel Sample MW-9S-10 MSD @ 121! (10.0 to 11.5') 15_ 16.0 to 17.5 Weathered Basalt 17.5 0% SS 70 for 0" Refusal at 17.5' 20 TD HSA 17.5' 25 30 35

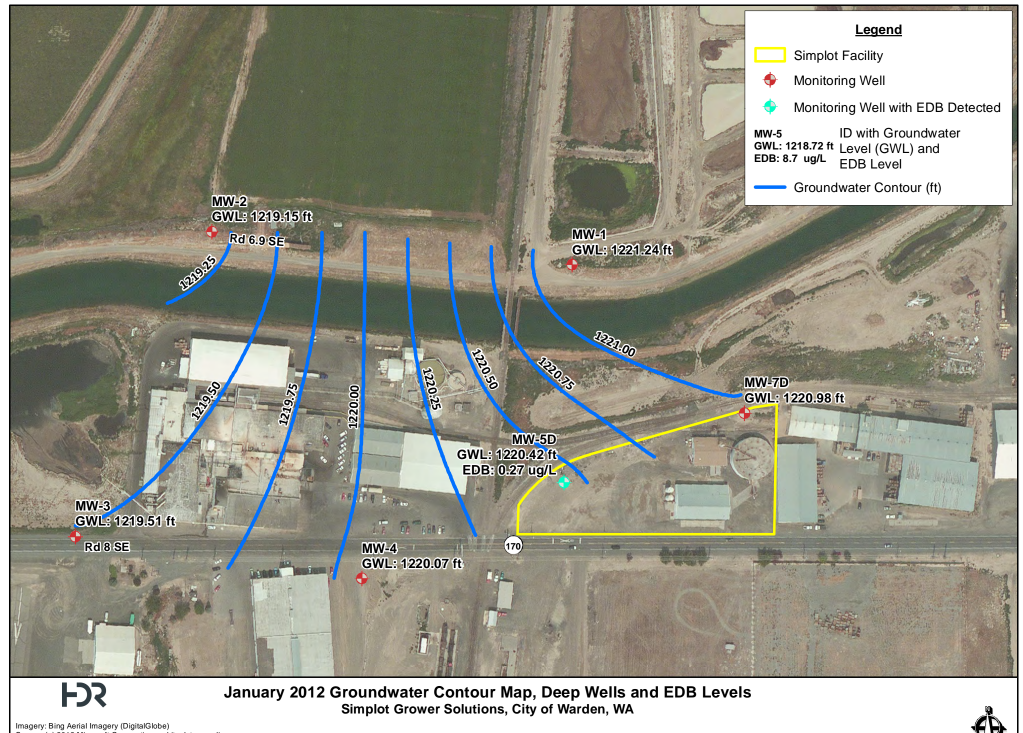


	SITE	BORING NUMBER	
HDR, Inc.	Simplot Grower Solutions	MW-10S	SHEET 1 of 1
	SOIL BORING	LOG	

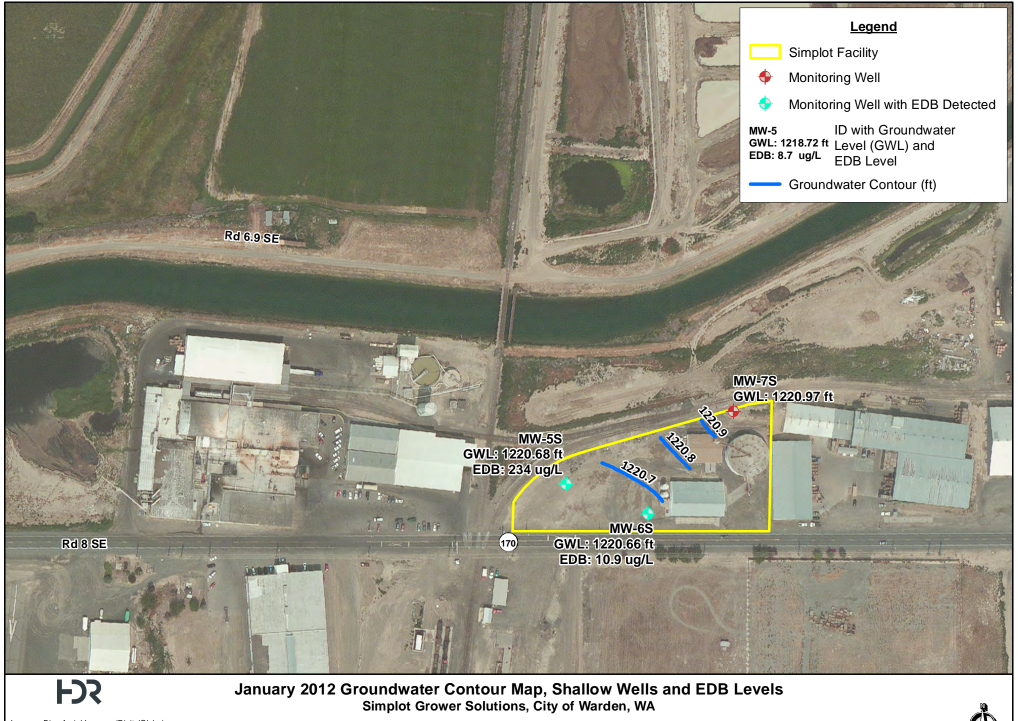
				SC	IL BORING LOG	
PROJE	CT: S	implot G	rower S	olutions Warder	n, WA LOCATION : Grant County W	A, SE1/4, SW1/4 Sec. 9 T17N, R30E
		-		ely 1245.68 fee		Environmental West Exploration Inc.
				hram T300 H.S		BOREHOLE DEPTH: 35.5 ft
				(7/8/2013)	START: 7/8/13 END: 7/8/13	LOGGER: D. Reynolds
_		SURFAC		STANDARD	CORE DESCRIPTION	COMMENTS
	_	E DEPTH		PENETRATION		
		RECOVE		TEST	SOIL NAME, USCS SYMBOL, COLOR,	
			TYPE	RESULTS	MOISTURE CONTENT, CONSISTENCY	TIME AND MISCELLANEOUS
				6"-6"-6"	OR DENSITY, SOIL STRUCTURE	COMMENTS
					0.0 to 0.3 ASPHALT	WA Well Tag No. BHP-508
	1	100%	SS	16-13-12	0.3 to 11.0 SAND/SILT	Sample MW-10S-1.0 @ 0900
					brown. v. fine, loose, dry,	(1.0 to 2.5)
_					brown: v. iino, ioooc, ary,	All cuttings contained in drums _
5_						Flush mount monument
_						
_						
_						_
10	10	100%	SS	8-19-46	11 0 t- 20 0 0 ALIQUE/INTERREDO	Sample MW-10S-10.0 @ 0930
10	10	100 %	33		11.0 to 30.0 CALICHE/INTERBEDS	
_					tan, hard, interbeded dk. brown silt and sand. Water at 20'	(10.0 to 11.5)
_					sand. Water at 20	-
_						-
-						-
15						_
_						-
_						_
_						_
_						_
20	20	100%	SS	16-24-40		Sample MW-10S-20.0 @ 0945
_						(20.0 to 21.5)
_						_
_						_
_						_
25						_
_						_
_						_
						_
_						
30	30	100%	SS	4-6-9	30.0 to 35.5 SAND/SILT	Sample MW-10S-30 @ 1000
					brown, fine, some caliche, wet	(30.0 to 31.5)
					,	_
35						-
	35.0	100%	SS	20-50 For 4"		 Sample MW-10S-35.0 @ 1030
	55.0	. 33 /0		20 00 1 01 4		(35.0 to 35.8)
_						_
					TD HSA 35.5'	-
40					12 113, 100.0	-
<u> </u>						



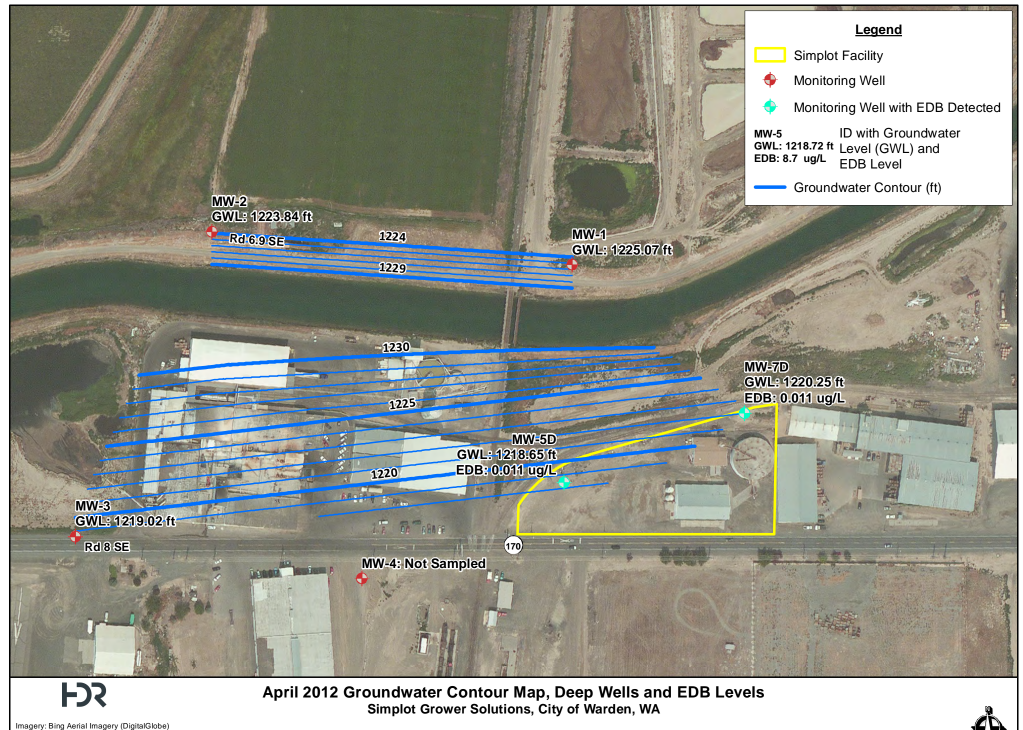




0 200 400 Feet



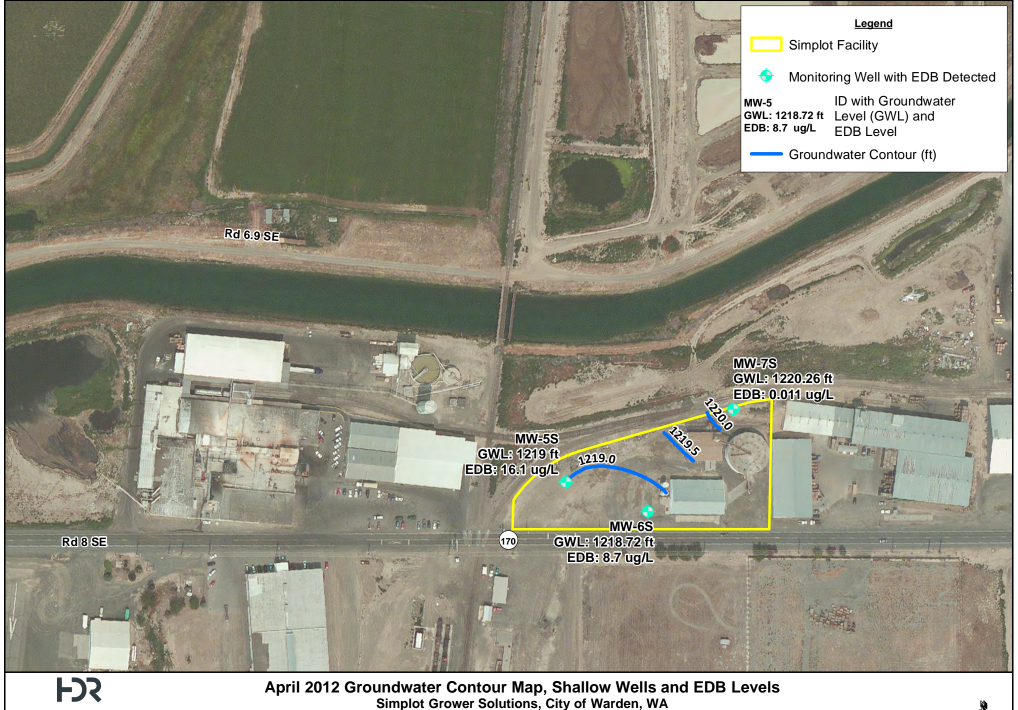
0 200 400 Feet



0 200 400 Feet

Map Date: 4/17/2013

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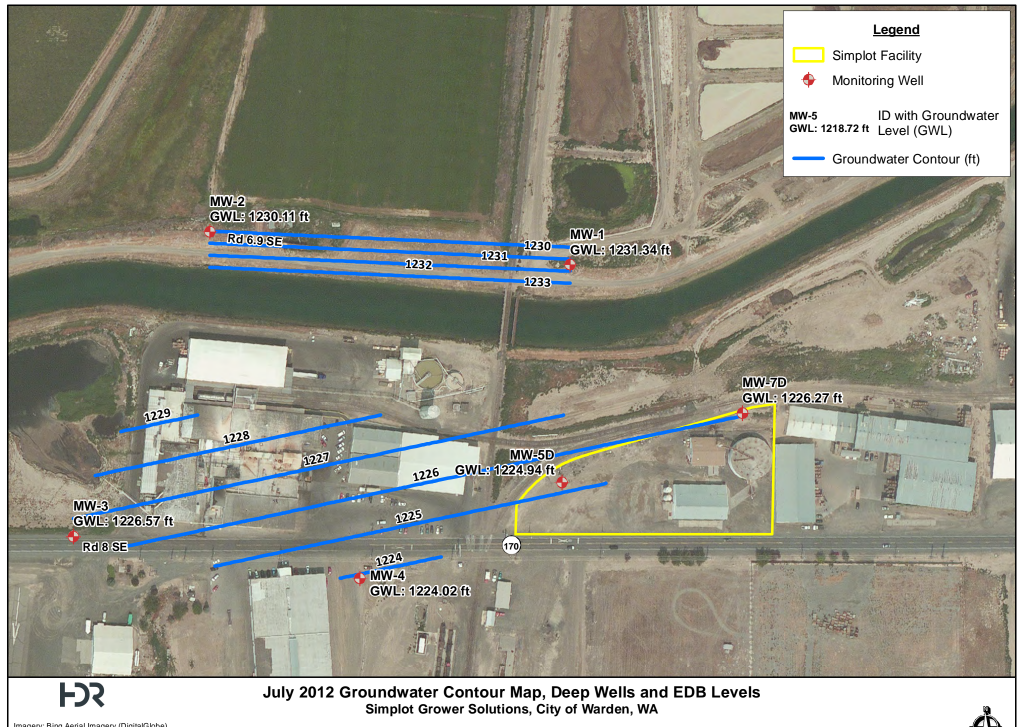


Washington Department of Ecology (WDOE)

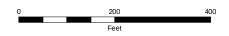
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0 200 400 Feet



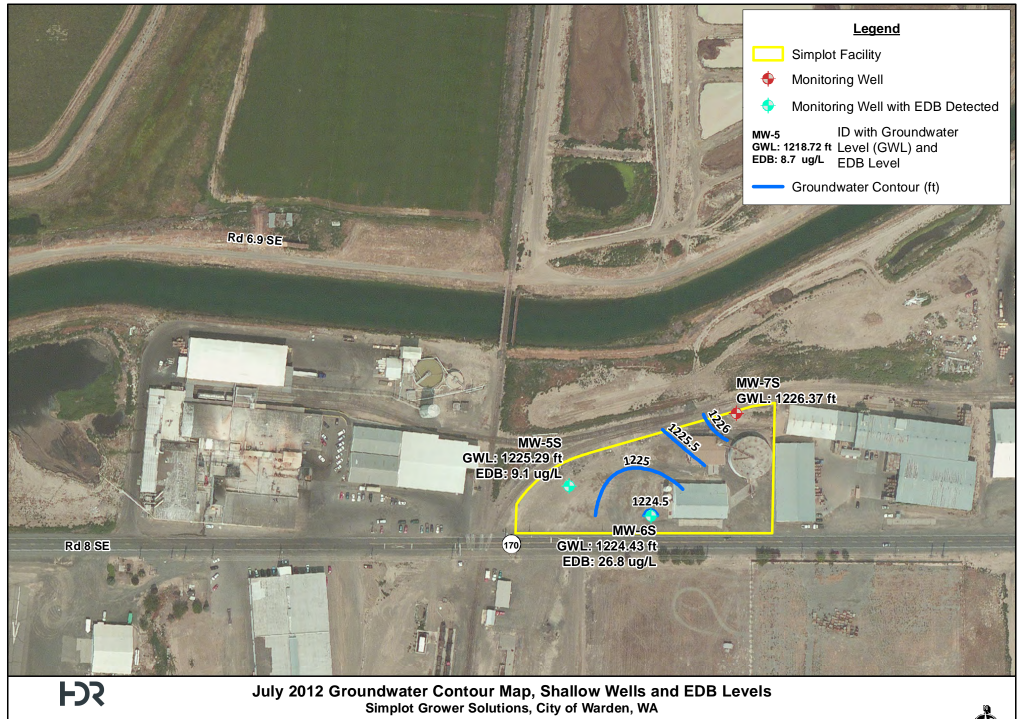


Note: No EDB levels were detected for these wells for this period

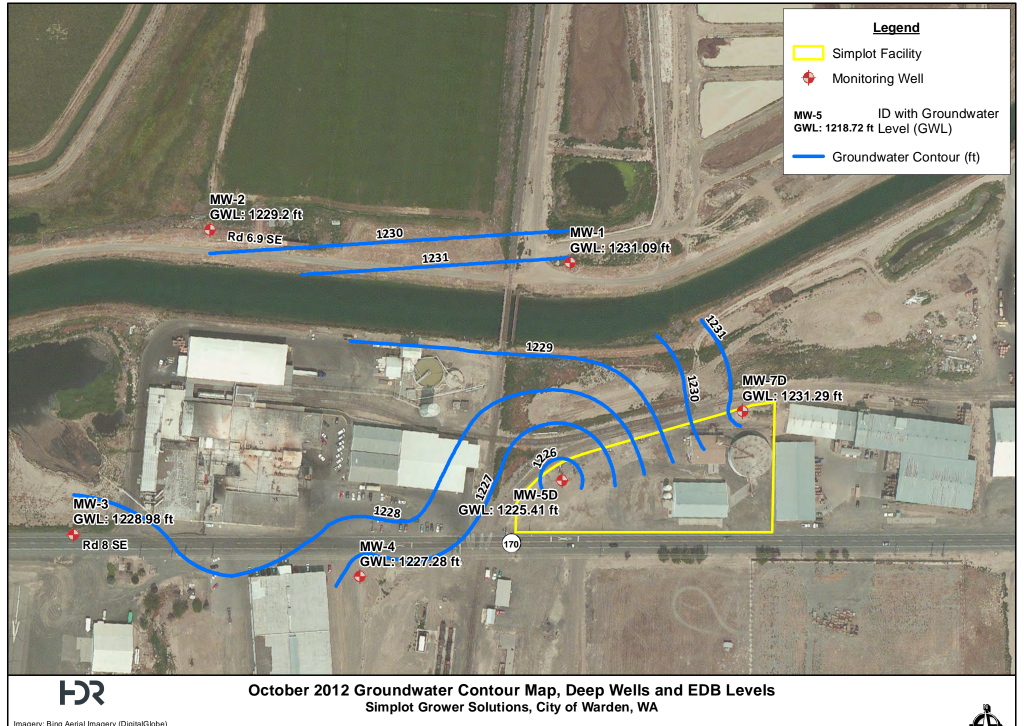


Map Date: 4/17/2013

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0 200 400 Feet

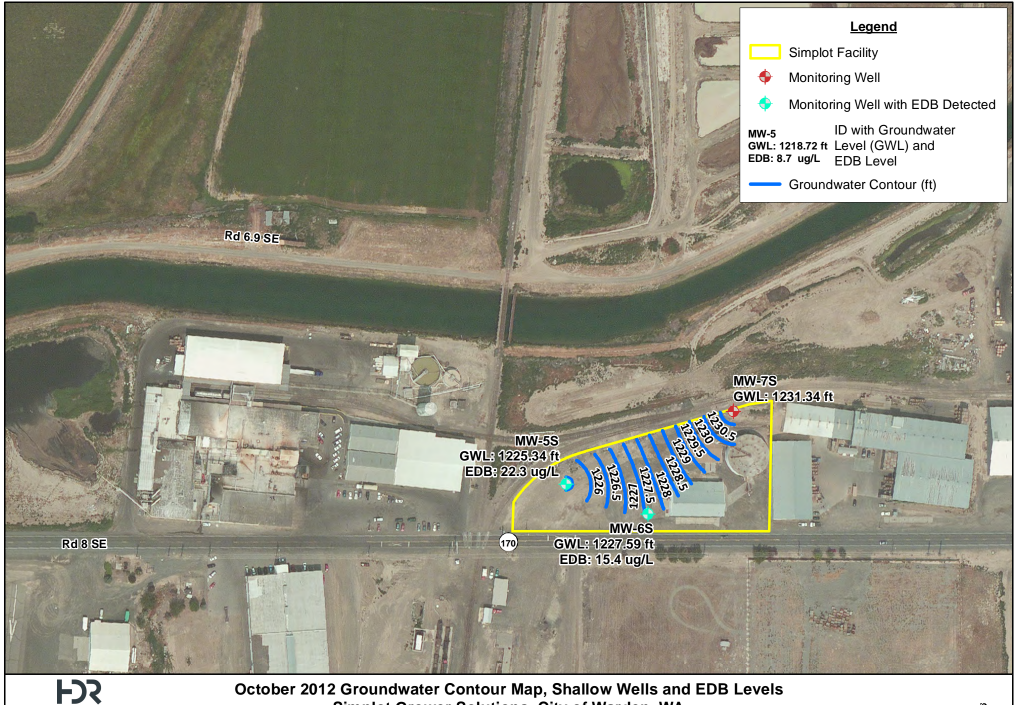


Note: No EDB levels were detected for these wells for this period

Map Date: 4/17/2013

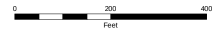
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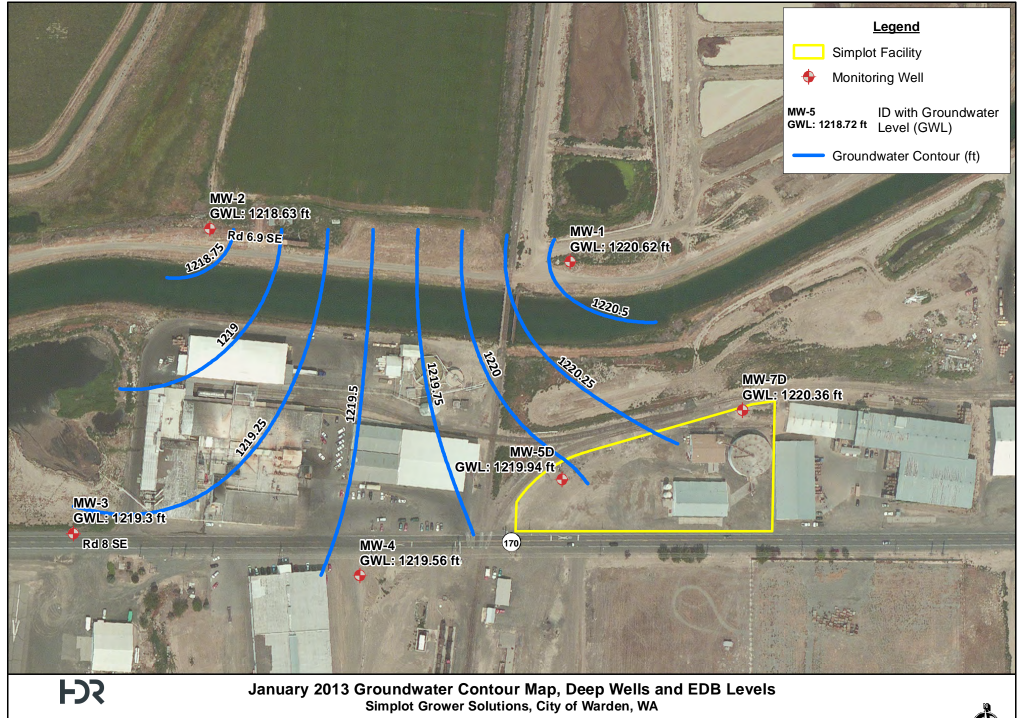




Simplot Grower Solutions, City of Warden, WA



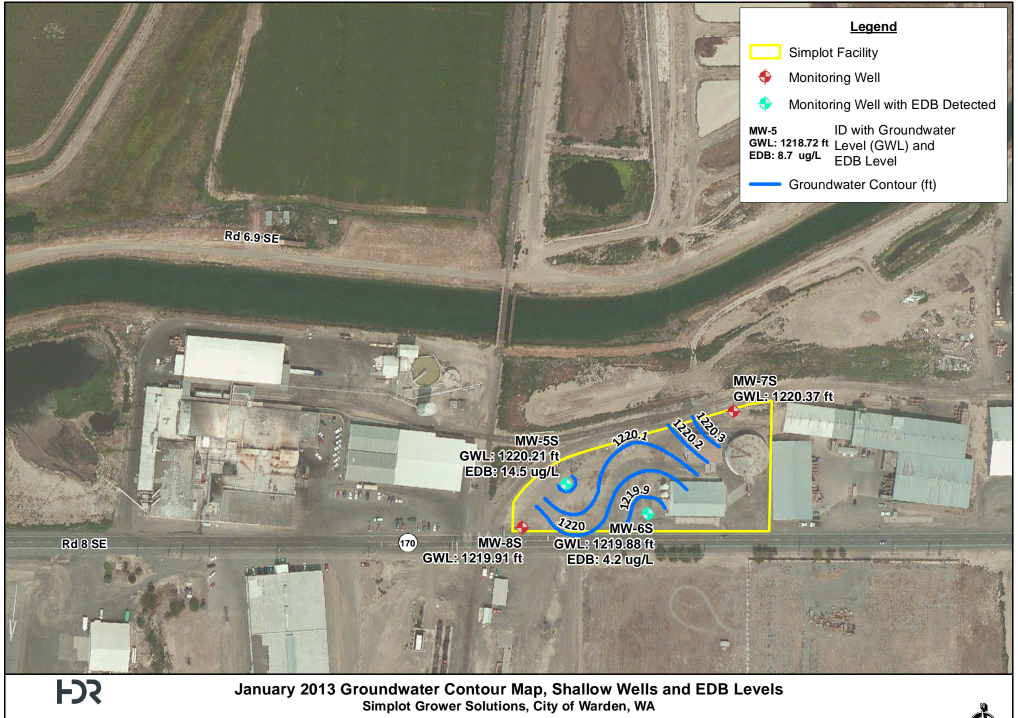




Note: No EDB levels were detected for these wells for this period

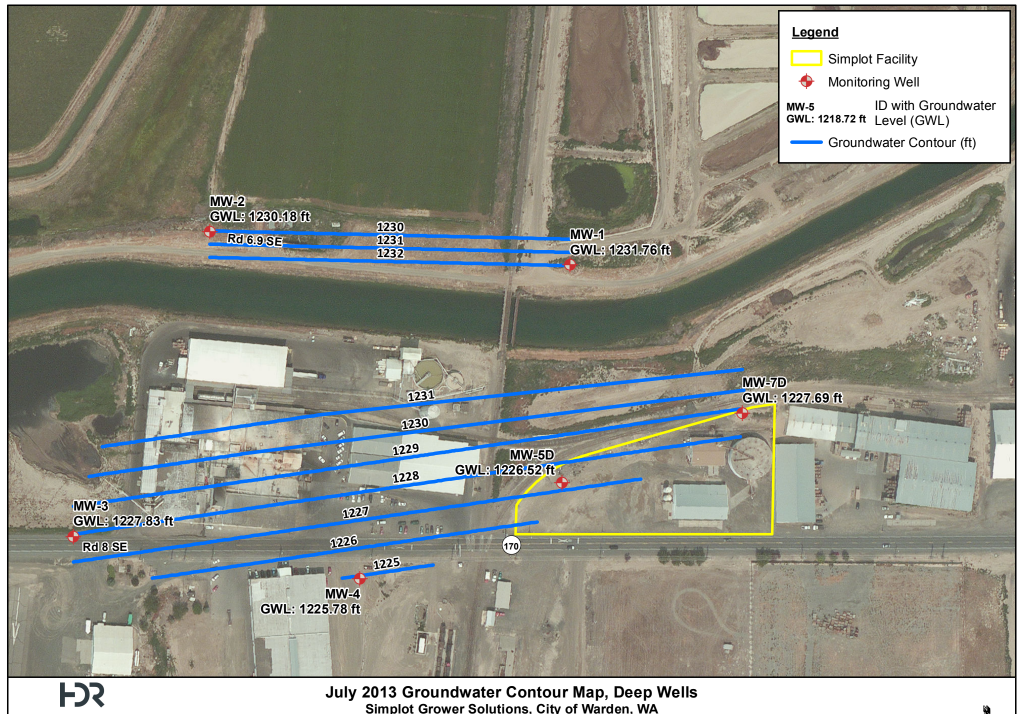






0 200 400 Feet

Map Date: 4/17/2013
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Simplot Grower Solutions, City of Warden, WA



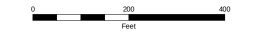




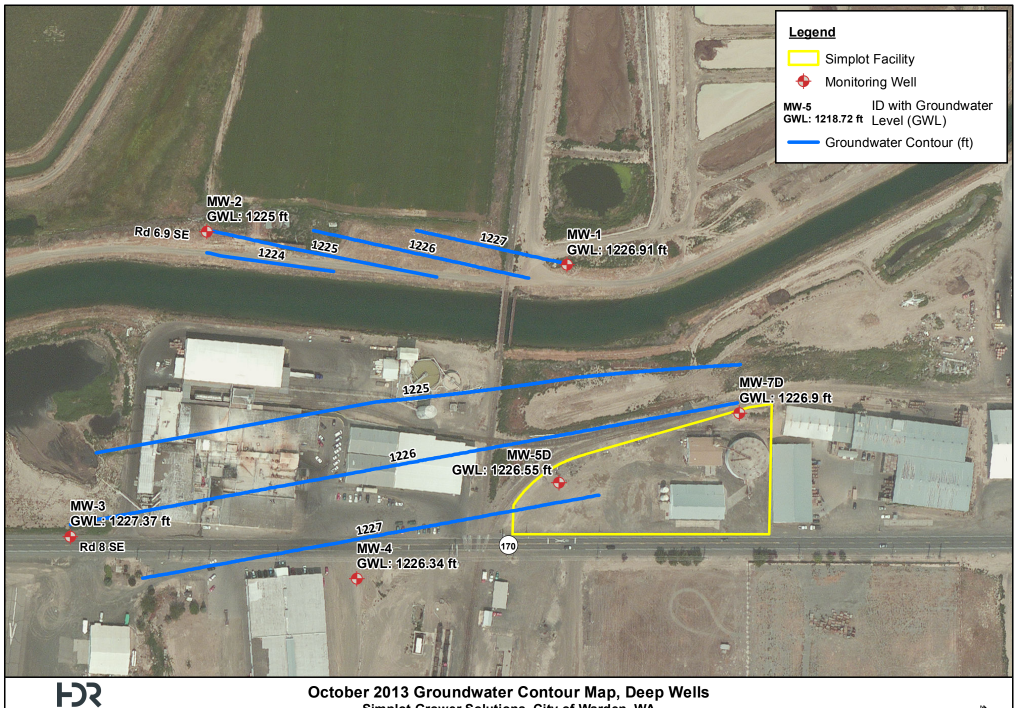
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July 2013 Groundwater Contour Map, Shallow Wells Simplot Grower Solutions, City of Warden, WA

Imagery: Bing Aerial Imagery (DigitalGlobe) Source: (c) 2012 Microsoft Corporation and its data suppliers Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)

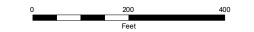


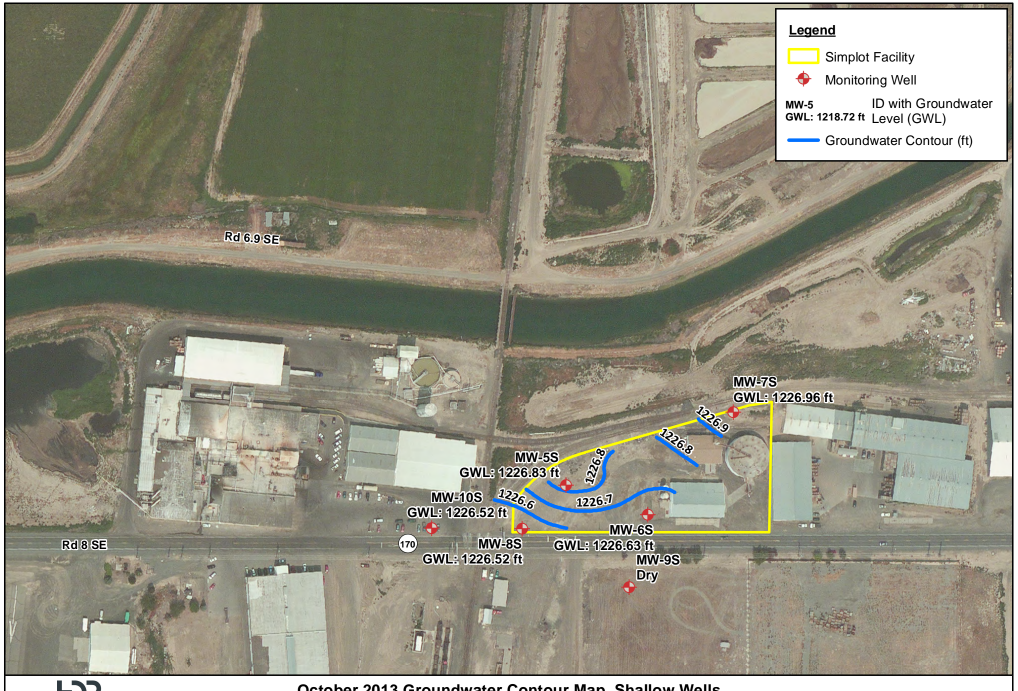




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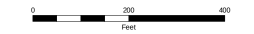
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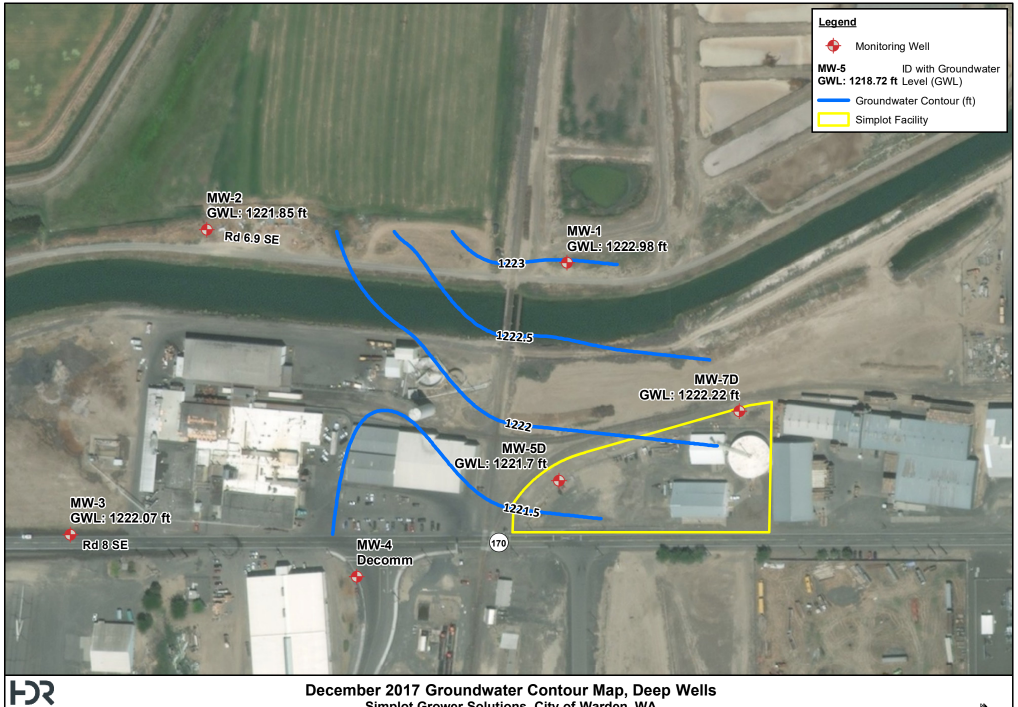




October 2013 Groundwater Contour Map, Shallow Wells Simplot Grower Solutions, City of Warden, WA

Imagery: Bing Aerial Imagery (DigitalGlobe) Source: (c) 2012 Microsoft Corporation and its data suppliers Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)





December 2017 Groundwater Contour Map, Deep Wells Simplot Grower Solutions, City of Warden, WA

Map Date: 1/9/2018

Document: Q:\Simplot\CityofWarden\map_docs\Site_2017.mxd

Imagery: 2016 ESRI World Imagery Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics, CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community Other Data Sources: US Census Bureau; Washington Department of Transporation; Washington Department of Revenue; Washington Department of Ecology (WDOE)





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December 2017 Groundwater Contour Map, Shallow Wells Simplot Grower Solutions, City of Warden, WA

Imagery: 2016 ESRI World Imagery
Source: Esri, DigitalGlobe, GeoEye, Earthstar Geographics,
CNES/Airbus DS, USDA, USGS, AeroGRID, IGN, and the GIS User Community
Other Data Sources: US Census Bureau; Washington Department of Transporation;
Washington Department of Revenue; Washington Department of Ecology (WDOE)





D

Groundwater Sampling Field Forms and Laboratory Reports (CD only)





STATE OF WASHINGTON

DEPARTMENT OF HEALTH

Office of Environmental Health Assessments

NewMarket Industrial Campus Building 2 • P.O. Box 47846 • Olympia, Washington 98504-7846

TDD Relay Service (800) 833-6388

September 19, 2005

Dear Recipient/Interested Party:

The Washington State Department of Health (DOH) has completed a public health evaluation of the City of Warden, EDB Drinking Water Well Contamination located at Warden, Washington. DOH conducted the evaluation to determine if people were being exposed to environmental contaminants, and whether that exposure could cause harmful health effects. The enclosed health consultation was prepared to summarize the findings of DOH's evaluation. The consultation includes several components:

- (1) A background including a brief history of the site and sampling data, pages 6-9.
- (2) A discussion of exposure and possible health effects, pages 9-12.
- (3) Conclusions about the site's impact on public health, page 12.
- (4) Recommendations to improve public health, page 13.

A reader evaluation form is also enclosed. Please take the time to complete and return it within two weeks (postage is paid). DOH relies on the input from affected communities and involved agencies to effectively address health concerns. Your knowledge about the site and surrounding community helps to improve the quality of our work and how we communicate with you.

Feel free to share this document with others who may also be concerned about the public health issues outlined in this health consultation. If you have questions or would like additional information, call me at (360) 236-3376 or toll free at 1-877-485-7316.

Sincerely,

Lenford O'Garro Health Assessor

Site Assessment Section

Enclosures

Health Consultation

City of Warden EDB Drinking Water Well Contamination Warden, Grant County, Washington

September 8, 2005

Prepared by

The Washington State Department of Health Under a Cooperative Agreement with the Agency for Toxic Substances and Disease Registry



SEP 2 3 2005

HEALTH CONSULTATION

CITY OF WARDEN EDB DRINKING WATER WELL CONTAMINATION WARDEN, GRANT COUNTY, WASHINGTON

Prepared by:

Washington State Department of Health Under Cooperative Agreement with the U.S. Department of Health and Human Services Agency for Toxic Substances and Disease Registry



Forward

The Washington State Department of Health (DOH) has prepared this health consultation in cooperation with the Agency for Toxic Substances and Disease Registry (ATSDR). ATSDR is part of the U.S. Department of Health and Human Services and is the principal federal public health agency responsible for health issues related to hazardous waste. This health consultation was prepared in accordance with methodologies and guidelines developed by ATSDR.

The purpose of this health consultation is to identify and prevent harmful human health effects resulting from exposure to hazardous substances in the environment. Health consultations focus on specific health issues so that DOH can respond to requests from concerned residents or agencies for health information on hazardous substances. DOH evaluates sampling data collected from a hazardous waste site, determines whether exposures have occurred or could occur, reports any potential harmful effects, and recommends actions to protect public health. The findings in this report are relevant to conditions at the site during the time of this health consultation, and should not necessarily be relied upon if site conditions or land use changes in the future.

For additional information or questions regarding DOH or the contents of this health consultation, please call the health advisor who prepared this document:

Lenford O'Garro
Washington State Department of Health
Office of Environmental Health Assessments
P.O. Box 47846
Olympia, WA 98504-7846
(360) 236-3376
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1-877-485-7316
Web site: www.doh.wa.gov/ehp/oehas/sashome.htm

For more information about ATSDR, contact the ATSDR Information Center at 1-888-422-8737 or visit the agency's Web site: www.atsdr.cdc.gov/.



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Glossary

Acute	Occurring over a short time [compare with chronic].
Agency for Toxic Substances and Disease Registry (ATSDR)	The principal federal public health agency involved with hazardous waste issues, responsible for preventing or reducing the harmful effects of exposure to hazardous substances on human health and quality of life. ATSDR is part of the U.S. Department of Health and Human Services.
Aquifer	An underground formation composed of materials such as sand, soil, or gravel that can store and/or supply groundwater to wells and springs.
Cancer Risk	A theoretical risk for developing cancer if exposed to a substance every day for 70 years (a lifetime exposure). The true risk might be lower.
Cancer Slope Factor	A number assigned to a cancer causing chemical that is used to estimate its ability to cause cancer in humans.
Carcinogen	Any substance that causes cancer.
Chronic	Occurring over a long time (more than 1 year) [compare with acute].
Calculated concentration of a substance in air, water, food, or sunlikely to cause harmful (adverse) health effects in exposed p CV is used as a screening level during the public health assess process. Substances found in amounts greater than their CVs is selected for further evaluation in the public health assessment	
Contaminant	A substance that is either present in an environment where it does not belong or is present at levels that might cause harmful (adverse) health effects.
Dermal Contact	Contact with (touching) the skin (see route of exposure).
Dose (for chemicals that are not radioactive)	The amount of a substance to which a person is exposed over some time period. Dose is a measurement of exposure. Dose is often expressed as milligram (amount) per kilogram (a measure of body weight) per day (a measure of time) when people eat or drink contaminated water, food, or soil. In general, the greater the dose, the greater the likelihood of an effect. An "exposure dose" is how much of a substance is encountered in the environment. An "absorbed dose" is the amount of a substance that actually got into the body through the eyes, skin, stomach, intestines, or lungs.



Environmental Protection Agency (EPA)	United States Environmental Protection Agency.	
The study of the occurrence and causes of health effects in human populations. An epidemiological study often compares two groups people who are alike except for one factor, such as exposure to a correct or the presence of a health effect. The investigators try to determine factor (i.e., age, sex, occupation, economic status) is associated whealth effect.		
Exposure	Contact with a substance by swallowing, breathing, or touching the skin or eyes. Exposure may be short-term [acute exposure], of intermediate duration, or long-term [chronic exposure].	
Groundwater	Water beneath the earth's surface in the spaces between soil particles and between rock surfaces [compare with surface water].	
Hazardous substance	Any material that poses a threat to public health and/or the environment. Typical hazardous substances are materials that are toxic, corrosive, ignitable, explosive, or chemically reactive.	
Ingestion	The act of swallowing something through eating, drinking, or mouthing objects. A hazardous substance can enter the body this way [see route of exposure].	
Ingestion rate	The amount of an environmental medium that could be ingested typically on a daily basis. Units for IR are usually liter/day for water, and mg/day for soil.	
Inhalation	The act of breathing. A hazardous substance can enter the body this way [see route of exposure].	
Inorganic	Compounds composed of mineral materials, including elemental salts and metals such as iron, aluminum, mercury, and zinc.	
Lowest Observed Adverse Effect Level (LOAEL)	The lowest tested dose of a substance that has been reported to cause harmful (adverse) health effects in people or animals.	
Maximum Contaminant Level (MCL)	*	



Media	Soil, water, air, plants, animals, or any other part of the environment that can contain contaminants.
Minimal Risk Level (MRL)	An ATSDR estimate of daily human exposure to a hazardous substance at or below which that substance is unlikely to pose a measurable risk of harmful (adverse), noncancerous effects. MRLs are calculated for a route of exposure (inhalation or oral) over a specified time period (acute, intermediate, or chronic). MRLs should not be used as predictors of harmful (adverse) health effects [see reference dose].
No apparent public health hazard	A category used in ATSDR's public health assessments for sites where human exposure to contaminated media might be occurring, might have occurred in the past, or might occur in the future, but where the exposure is not expected to cause any harmful health effects.
No Observed Adverse Effect Level (NOAEL)	The highest tested dose of a substance that has been reported to have no harmful (adverse) health effects on people or animals.
Oral Reference Dose (RfD) An amount of chemical ingested into the body (i.e., dose) below health effects are not expected. RfDs are published by EPA.	
Organic	Compounds composed of carbon, including materials such as solvents, oils, and pesticides that are not easily dissolved in water.
Parts per billion (ppb)/Parts per million (ppm)	Units commonly used to express low concentrations of contaminants. For example, 1 ounce of trichloroethylene (TCE) in 1 million ounces of water is 1 ppm. 1 ounce of TCE in 1 billion ounces of water is 1 ppb. If one drop of TCE is mixed in a competition size swimming pool, the water will contain about 1 ppb of TCE.
Route of exposure	The way people come into contact with a hazardous substance. Three routes of exposure are breathing [inhalation], eating or drinking [ingestion], or contact with the skin [dermal contact].
Volatile organic compound (VOC)	Organic compounds that evaporate readily into the air. VOCs include substances such as benzene, toluene, methylene chloride, and methyl chloroform.



Summary and Statement of Issues

In June 2003, the City of Warden conducted routine drinking water testing and found ethylene dibromide (EDB), also known as 1, 2-dibromoethane, at levels above the Environmental Protection Agency's (EPA) maximum contaminant level (MCL) in two of the city's three water supply wells. The City of Warden notified the Washington State Department of Health (DOH) Office of Drinking Water of the exceedance. DOH has prepared this health consultation at the request of the Grant County Health District (GCHD) and the City of Warden to evaluate the potential health hazard posed by the EDB found in the city's drinking water supply. DOH prepares public health consultations (PHCs) under a cooperative agreement with the Agency for Toxic Substances and Disease Registry (ATSDR).

Background

Public Water

City of Warden Water System

The City of Warden, hereafter referred to as the City, is located in Grant County, Washington (See Figure 1). The City's water system has three municipal wells (Well No. 4, 5 and 6) located inside of the city limits and services about 1500 customers in the area. The groundwater is drawn from the Odessa aquifer sub-basin area at a depth of approximately 360 feet for wells No. 4 (screens at about 80 feet) and 5 (screens at about 54 feet), and a depth of approximately 830 feet for well No. 6. Wells No. 5 and 6 are the two main drinking water drinking water supply wells for the City. They are both treated for bacteria via chlorination before distribution to the customers. Well No. 6 is located in the eastern section of the city, and primarily used to service the City. Well No.5 is sometimes blended with water from Well No.6 to augment the supply to the City when necessary. Well No.4 is an emergency well and has not been used in several years because of its proximity to a railroad line and a potato-processing plant. Wells 4 and 5 are located in the western section of the city and are spaced approximately 1,000 feet apart (See Figure 2).

The City also has two other wells that are not part of the City's water system (Well No. 2 and 3). Well No. 2 is a former private well located in the south of the City. In 2001, the City purchased the water rights for Well No. 2 from a local farmer. In the transfer process with Washington State Department of Ecology (Ecology), the City agreed to make it a monitoring well by drilling it an additional 200 feet. Well No. 3 is an older well that has not been in service since the mid 1970s when the shaft broke and could not be repaired. Well # 3 is located about 200 feet northeast of Well No.6.

The Safe Drinking Water Act (SDWA), enforced by DOH, requires the City to monitor organic, inorganic, and radiological components in the groundwater biannually. In April 1992, EDB contamination was detected in two wells (No. 4 and 5) [1]. DOH provided information on health-effects resulting from exposure to EDB, which the city distributed to water customers [1]. DOH initiated compliance action on the system that required increased monitoring frequency. Subsequent testing of the City water system showed wells No. 4 and 5 it to be free of the



presence of EDB until June 2003 when water samples tested positive for the presence of EDB in both wells (Table 1 and 2) at levels above the maximum contaminant level (MCL) of 0.05 parts per billion (ppb). The City notified the Washington State Department of Health Office of Drinking Water (ODW) of the EDB (MCL) exceedances.

The Public Notification (PN) Rule requires the City to notify its consumers that EDB exceeded the maximum contaminant level (MCL). According to the PN Rule, violating the EDB MCL is a "Tier 2" violation. A Tier 2 violation requires public notification within 30 days of learning that a violation of the MCL has occurred. State and federal drinking water regulations require the City to inform its customers that some people who drink water-containing EDB in excess of the MCL over many years could experience problems with their liver, stomach, reproductive system, or kidneys, and may have an increased risk of getting cancer.

In February 2004, Ecology and the GCHD collected additional water samples from several drinking water wells near Warden. These wells are not part of the City's water system but draw water from similar depth as Wells 4 and 5 are screen. Analysis of these samples failed to detect EDB.

The City consulted with ODW to determine the appropriate measures for dealing with recurring levels of EDB exceeding the MRL. ODW determined that the City must collect and analyze water samples for EDB from each of the City's three wells every three months until each source is determined to be reliably and consistently below the MCL. The City publishes a public notice in the newspaper every three months providing information on the levels of EDB and actions taken to reduce these levels (See Appendix C).

In Spring 2005, the City received a one million dollar grant from the Community Development Block Grant for the engineering and design for a new well. In addition, a one million dollar grant in the Washington State Governor's budget that will be administered by Ecology's, Toxic Cleanup Programs (July 2005) to finish the new well, reconstruction of Wells No. 5 and 6, decommission Wells No. 3 and 4, and reconstruction of Well No. 2 as a monitoring well.



Table 1. Concentration of Ethylene Dibromide detected in the City of Warden Well No.4, Warden, Grant County, Washington.

Well Number	Ethy	EPA Cancer				
	Date Sampled	Results (ppb)	MCL (ppb)	Class		
	2/8/05	0.724				
	11/9/04	0.04				
	10/12/04	0.02				
	3/2/04	1.62				
4	12/9/03	0.36	0.05	B2		
	11/18/03	0.46				
	8/20/03	0.033				
	8/20/03	0.038				
	6/24/03	0.091				

Bold numbers indicate levels exceed the MCL

Well 4 primarily used as emergency well. Not frequently used



Table 2. Concentration of Ethylene Dibromide detected in the City of Warden Well No.5, Warden, Grant County, Washington.

Well Number	umber Ethylene Dibromide (EDB)							
	Date Sampled	Results (ppb)	MCL (ppb)	Class				
	4/12/05	0.15						
	2/8/05	0.148						
	1/10/05	0.15						
	11/9/04	0.06						
	10/12/04	0.05						
	5/11/04	0.17						
	4/6/04	0.50						
5	3/2/04	0.4	0.05	B2				
	2/9/04	0.38						
	2/9/04	0.04*						
	1/21/04	0.33						
	11/18/03	0.09						
	9/29/03	0.063						
	8/20/03	0.061						
	6/24/03	0.092						

Bold numbers indicate levels exceed the MCL

Well 5 is primarily used to service industrial/commercial processes. Sometimes used to augment residential water supply from well 6.

Discussion

Ethylene dibromide (EDB or 1,2-dibromoethane) was found in 2 of 3 wells used to supply water to the City. The presence of EDB alone does not necessarily indicate that adverse health effects will occur. EDB was used extensively in the past as a soil fumigant pesticide and leaded-gasoline additive. Due to an EPA ban on the use of EDB as a soil fumigant in 1984 and increased regulation of leaded gasoline, EDB use has substantially declined in the United States. The source of the EDB in the City water system is unknown. EDB is a volatile organic compound, which can be absorbed into the body during domestic use of EDB contaminated water. People can be exposed to EDB through drinking water, dermal absorption while bathing, and inhaling it after it has been released from the water while cooking and bathing. The MCL for EDB in drinking water is 0.05 ppb. MCLs are enforceable standards established by EPA and designed to be protective of human health. Levels above the MCL do not necessarily mean that adverse health effects will occur.

^{*} Well No.5 and 6 blended



Exposure to EDB in water

The most obvious route of exposure to EDB in drinking water is ingestion. However, the ability of EDB to volatilize from water makes it available for inhalation from indoor air particularly during bathing and showering. Breathing EDB from indoor air and dermal absorption from water during normal household use is expected to contribute only a small fraction of the total dose (Appendix A, Table A2).

Non-cancer effects

In order to evaluate the potential for non-cancer adverse health affects that may result from exposure to EDB in water, a dose is estimated for each route of exposure (ingestion, dermal, and inhalation). These doses are calculated for situations by which residents might contact the contaminated media. The total estimated dose is compared to a health guideline. If the estimated exposure dose is below the health guideline, then the exposure is not likely to result in health effects. If the estimated dose exceeds the health guideline, then additional analysis is needed to decide if health effects are likely.

EPA's oral reference dose (RfD) for EDB was the health guideline chosen to evaluate potential exposures from well #5. RfDs are doses below which non-cancer adverse health effects are not expected to occur. These doses take into account the differences between animals and humans and difference among people. They are derived from toxic effect levels obtained from human population and laboratory animal studies. Because of uncertainty in these data, the toxic effect level is divided by "safety factors" to produce the lower and more protective RfD.

The chronic oral RfD for EDB is 0.009 mg/kg/day based on cellular necrosis in rats. Other non-cancer health effects associated with EDB exposure are problems with the liver, stomach, reproductive system, and kidneys [2]. These health effects occurred in animal studies after exposure to very high levels of EDB. Workers exposed to high levels of EDB experienced damage to sperm cells.

People who are users of water from the City's wells may be exposed through multiple routes and pathways. EDB can enter the body through ingestion of drinking water, through the skin during bathing, through inhalation of EDB in the shower or while boiling water on the stove. Exposure doses were calculated for people exposed through all pathways. Exposure equations and assumptions are provided in Appendix A, Table A2. This PHC assumes people are exposed everyday for five years to the maximum level measured in Well No. 5 (0.5 ppb). Because Well No. 4 is not currently used as a source of drinking water, only Well No. 5 contamination results will be used in the EDB evaluation. This assumption is protective of public health because Well No. 5 is primarily used to augment the City water supply when necessary. Well No. 6 primarily supplies the City, and there have been no current or historical EDB detections in this well. The highest estimated exposure dose was 3.0 E-5 mg/kg/day and is below the RfD (9.0 E-3 mg/kg/day). Therefore exposure to water from well #5 for five years would not result in any non-cancer adverse health effects.



In general, adverse health effects that have been associated with exposure to EDB have resulted from exposure to concentrations that were much higher than those detected in City water supply system. Adverse non-cancer health effects are not expected as a result of exposure to EDB from the water system.

Cancer effects

The EPA classifies EDB as a Group B2 probable human carcinogen. This means that there is sufficient evidence of carcinogenicity in animal studies, but inadequate evidence in human epidemiological studies. Cancer risk is estimated by calculating an exposure dose (Appendix A) similar to that described above and multiplying it by a cancer potency factor, also known as the

cancer slope factor. Some cancer potency factors are derived from human population data. Others are derived from laboratory animal studies involving doses much higher than are encountered in the environment. Use of animal data requires extrapolation of the cancer potency obtained from these high dose studies down to real-world exposures. This process involves much uncertainty.

ö

Current regulatory practice assumes that there is no "safe dose" of a carcinogen and that a very small dose of a carcinogen could give a very small cancer risk. Cancer risk estimates are, therefore, not yes/no answers but measures

Cancer Risk

Cancer risk estimates do not reach zero no matter how low the level of exposure to a carcinogen. Terms used to describe this risk are defined below as the number of excess cancers expected in a lifetime:

<u>Term</u>		# of Excess Cancers
low	is approximately equal to	1 in 10,000
very low	is approximately equal to	1 in 100,000
slight	is approximately equal to	1 in 1,000,000
insignificant	is less than	1 in 1,000,000

of chance (probability). Such measures, however uncertain, are useful in determining the magnitude of a cancer risk. The validity of the "no safe dose" assumption for all cancer-causing chemicals is not clear. Some evidence suggests that certain chemicals considered carcinogenic must exceed a threshold of tolerance before initiating cancer. For such chemicals, risk estimates are not appropriate. More recent guidelines on cancer risk from EPA reflect the potential that thresholds for some carcinogenesis exist. However, EPA still assumes no threshold unless sufficient data indicate otherwise.

This document describes cancer risk that is attributable to site-related contaminants in qualitative terms like low, very low, slight and no significant increase in cancer risk. These terms can be better understood by considering the population size required for such an estimate to result in a single cancer case. For example, a low increase in cancer risk indicates an estimate in the range of one excess cancer case per ten thousand persons exposed over a lifetime. A very low estimate might result in one excess cancer case per several tens of thousands exposed over a lifetime and a slight estimate would require an exposed population of several hundreds of thousands to result in a single case. DOH considers cancer risk insignificant when the estimate results in less than one cancer per one million exposed over a lifetime. The reader should note that these estimates are for excess cancers that might result in addition to those normally expected in an unexposed



population. Cancer risks quantified in this document are an upper-bound theoretical estimate. Actual risks are likely to be much lower.

EPA has derived a cancer potency factor based on these studies so that cancer risk to humans can be quantified. Cancer risk is the likelihood, or chance, of getting cancer. In a worst-case scenario, the current highest level of EDB in drinking water (0.5 ppb) would increase a person's cancer risk by 4 in 1,000,000 (4 excess cancers in a population of 1,000,000 people exposed) (See Appendix A - Table A3) and a lifetime cancer risk of 1 in 100,000. The reader should note that these estimates are for excess cancers that might result in addition to those normally expected in an unexposed population. This estimated risk is slight to very low.

Children's Health Concerns

The unique vulnerabilities of infants and children demand special attention in communities that have contamination of their water, food, soil, or air. The potential for exposure and subsequent adverse health effects often increases for younger children compared with older children or adults. ATSDR and DOH recognize that children are susceptible to developmental toxicity that can occur even when contaminant levels are much lower than those that cause other types of toxicity. This vulnerability is a result of the following factors:

- Children are more likely to play outdoors and bring food into contaminated areas.
- Children are shorter and their breathing zone is closer to the ground, resulting in a greater likelihood to breathe dust, soil, and heavy vapors.
- Children are smaller and receive higher doses of chemical exposure per body weight.
- Children's developing body systems are more vulnerable to toxic exposures, especially during critical growth stages in which permanent damage may be incurred.

During the evaluation of the City water supply, DOH considered potential exposures to children, as well as to adults. The doses calculated for EDB is not expected to result in adverse health effects for children, or adults, based on comparison with RfD value. The assessment did find that chronic exposure to EDB over many years (for example, 30 years) does indicate a very low to slight increased cancer risk.

Conclusions

No apparent public health hazard exists for residents exposed to EDB found in drinking water wells in the City.

Exposure to EDB at levels above the MCL can pose a very low to slight increase in cancer risk over many years of exposure. This estimate of cancer risk was based on worst-case assumptions such as the entire water source coming from contaminated Well No. 5 when in reality; Warden residents tend to drink water from Well No. 6. EDB has *not* been shown to cause cancer in humans, although studies of human populations are limited.



Recommendations

Although users of the City drinking water are not expected to experience adverse non-cancer health effects, and their increased cancer risk is very low to slight, the DOH Office of Drinking Water recommends quarterly testing for EDB in the City drinking water in order for the system to comply with the rules of the SDWA.

Public Health Action Plan

Action Completed

- 1. In December 2003, DOH Office of Drinking Water sent a letter and Public Notification to the City (See Appendix B).
- 2. DOH attended a City sponsored public meeting in Warden, Washington. Staff provided educational material to community members present at the meeting: DOH questions and answers sheet (See Appendix D).

Actions Planned

- 1. DOH will mail this consult to the City, GCHD and concerned residents of Warden.
- 2. DOH will evaluate future data if EDB concentrations in the City water system increase.

Other Actions

- 1. Ecology provided a grant to the City for the installation of packers in the affected wells. The packers are used to isolate the upper contaminated water-bearing zone from the lower, pumping zone. A packer has been installed on Well No. 5 and is currently being evaluated for effectiveness. A determination will be made either to install a second packer on Well No. 4 or to abandon the well.
- 2. Ecology will be leading an investigation to identify the source of the groundwater contamination.
- 3. The City will drill Well No. 2 about another 200 feet to make it a monitoring well.
- 4. Individuals who are concerned about their water supply can minimize exposure to EDB by taking precautionary measures such as limiting shower and bathing times, reducing the temperature of the bath water, and ensuring that bathrooms are well ventilated. Another option is to install a treatment system. If residents wish to install a home treatment device (e.g., under the sink models), the EPA states that granular activated carbon (GAC) is



considered the best available technology for treatment of EDB. Anyone considering the purchase of a GAC water treatment unit should make certain the system is listed by the National Sanitation Foundation (http://www.nsf.org/) for use in drinking water treatment, and that a third-party testing data confirms the unit is effective at removing EDB.

Questions or comments regarding Ecology's present or planned actions should be directed to Dave George at Ecology, Toxics Cleanup Program. Phone: (509) 329-3520; email: cgeo461@ecy.wa.gov



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References

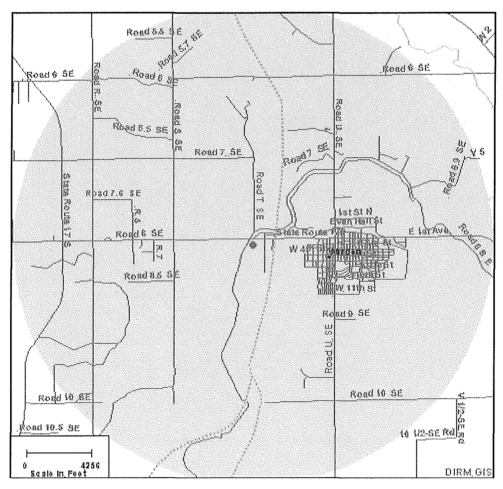
- Report on Groundwater Contamination that Affects Drinking Water in Washington State. Toxics Cleanup Program, Department of Ecology and Division of Drinking Water, Department of Health, April 1999. http://www.crcwater.org/issues7/19990419contamination.html
- 2. US Department of Health and Human Services, Agency for Toxic Substances and Disease Registry: Toxicological profile for 1,2-dibromomethane PB/93/110740/AS. Atlanta: US Department of Health and Human Services; July 1992.
- 3. Foster, S.A. and Chrostowski, P.C. (1987) Inhalation Exposures to Volatile Organic Contaminants in the Shower. Presentation at the 80th Annual Meeting of APCA. New York, NY. June 21-26, 1987.
- 4. National Center for Environmental Assessment. Exposure Factors Handbook Volume 1 General Factors EPA/600/P-95/002Fa: U.S. Environmental Protection Agency; August 1997.



Figure.1: Demographic Statistics Within 3 Miles of the Site* - Warden area, Grant County, Washington.

Total Population	2941
White	1359
Black	5
American Indian, Eskimo, Aleut	25
Asian or Pacific Islander	16
Other Race	1451
Hispanic Origin	1930
Children Aged 6 and Younger	474
Adults Aged 65 and Older	216
Females Aged 15 – 44	623
Total Aged over 18	1800
Total Aged under 18	1142
Total Housing Units	921

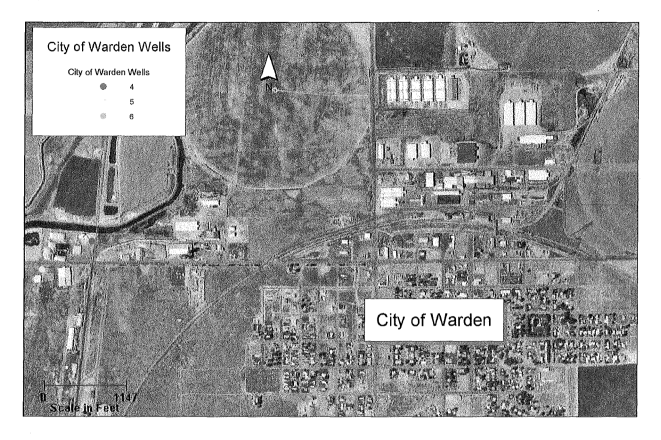




^{*} Calculated using the area proportion technique. Source: 2000 U.S. CENSUS



Figure. 2: Arial photograph of Warden area, Warden, Washington, showing the city wells, July 16, 1995.





Appendix A

Exposure Calculations

This section provides calculated exposure doses and assumptions used for exposure to EDB in water from the City well. The following exposure parameters and dose equations were used to estimate exposure doses from ingestion, direct contact, and inhalation of EDB in water. The reader should be aware that maximum concentrations were used to calculate these doses in order to represent a worst-case scenario. This assumption may overestimate actual exposure, but it is intended to be protective of public health.

Three different receptor populations were considered when calculating non-cancer doses: children, older children, and adults. Cancer dose calculations assumed a 30-year exposure of a child growing to adulthood. Maximum air concentrations reached during a 20-minute shower were estimated using a mathematical model [3]. Use of maximum concentrations will likely over-estimate total shower inhalation exposure since maximum levels will not be present during the entire shower. This conservative approach was used to account for other sources of exposure such as clothes and dish washing that were not considered in the dose estimate. Dermal absorption during a 20-minute shower was estimated using EPA guidance.

Exposure to EDB in Water via ingestion, inhalation, and dermal absorption.

Total dose (non-cancer) = Ingested dose + inhaled dose + dermally absorbed dose

Ingestion Route

Dose
$$_{\text{(non-cancer (mg/kg-day))}} = \underline{\text{Cw x CF x IR x EF x ED}}$$

$$\underline{\text{BW x AT}_{\text{non-cancer}}}$$

Cancer Risk =
$$\underline{\text{Cw x CF x IR x EF x CSF x ED}}$$

BW x AT_{cancer}

Dermal Route - (Shower)

Dermal Absorbed (DA_{event}) =
$$2 \times Kp \times Cw \times SqR \text{ of } 6 \times tau \times t/pi$$

ORAF

Dermal Absorbed Dose (DAD)
$$_{\text{(non-cancer (mg/kg-day))}} = \underline{DA_{\text{event } x \text{ EV } x \text{ SA } x \text{ EF } x \text{ ED}}}$$

$$\underline{BW \ x \ AT_{\text{non-cancer}}}$$

Dermal Absorbed Dose (DAD)
$$_{\text{(cancer (mg/kg-day))}} = \underline{DA_{\text{event}} \times \text{EV x SA x EF x ED x.CSF}}$$

$$\text{BW x AT}_{\text{cancer}}$$



Inhalation Route – (Shower)

Concentration in air (Ca) = $S/R \times (1 - (EXP (-R \times t)))$

 $Dose_{non\text{-cancer (mg/kg-day)}} = \underbrace{Ca \text{ x IHR x EF x ED}}_{BW \text{ x AT}_{non\text{-cancer}}}$

Cancer Risk = $\underline{\text{Ca x IHR x EF x ED x CSF}}$ BW x AT_{cancer}

Table A1. Exposure Assumptions for exposure to EDB in the City drinking water in Warden, Grant County, WA.

Parameter Parameter	Value	Unit	Comments
Concentration (Cw)	Variable	ug/l	Maximum detected value
Conversion Factor (CF)	0.001	ug/mg	Converts contaminant concentration from micrograms(ug) to milligrams (mg)
Ingestion Rate (IR) – adult	0.9		
Ingestion Rate (IR) – older child	1.0	l/day	Exposure Factors Handbook [4]
Ingestion Rate (IR) - child	1.4		·
Exposure Frequency (EF)	350	days/year	Two weeks vacation
Exposure Duration (ED)	30 (5, 10,15)	years	Number of years at one residence (child, older child, adult yrs).
Body Weight (BW) - adult	72		Adult mean body weight
Body Weight (BW) – older child	41	kg	Older child mean body weight
Body Weight (BW) - child	15		0-5 year-old child average body weight
Surface area (SA) - adult	20000		
Surface area (SA) – older child	11800	cm ²	Exposure Factors Handbook [4]
Surface area (SA) - child	6640		
Averaging Time _{non-cancer} (AT)	1825	days	5 years
Averaging Time _{cancer} (AT)	27375	days	75 years
Cancer Slope Factor (CSF)	2	mg/kg-day ⁻¹	Source: EPA
Event frequency (EV)	1	unitless	events/day
Oral route adjustment factor (ORAF)	1	unitless	Non-cancer (nc) / cancer (c) - default
Dermally absorbed dose per event (DA _{event})	Variable	mg/cm ²	Source: EPA
Dermally absorbed dose (DAD)	Variable	mg/kg-day	Source: EPA
Skin permeability coef. (Kp)	0.0033	cm/hi	Chemical specific
Lag time (tau)	1.2	hr	Chemical specific
Inhalation rate (IHR) - adult	0.21		
Inhalation rate (IHR) – older child	0.19	m³/day	Exposure Factors Handbook [4]
Inhalation rate (IHR) - child	0.11	·	-
Air exchange rate (R)	0,0083	min ⁻¹	Model Parameters [3]
Time concentration calculated (t)	15	min	Model Parameters [3]
Concentration in air (Ca)	Variable	mg/m^3	Model Parameters [3]
S	Variable	mg/m³-min	Model Parameters [3]



Table A2. Non-cancer hazard calculations resulting from exposure to EDB in the City drinking water in Warden, Grant County, WA.

Contaminant	Concentration	Receptor	Es	stimated D (mg/kg/day)	Total	RfD	
Contaminant	(ppb) (ug/L)	population	Ingestion	Dermal Contact	Inhalation	Dose	(mg/kg/day)
		Child	2.9E-5	1.1E-6	2.0E-7	3.0E-5	
EDB	0.5	Older child	1.2E-5	6.9E-7	1.3E-7	1.3E-5	9 E-3
		Adult	9.3E-6	6.7E-7	7.8E-8	1.0E-5	

Table A3. Cancer risk resulting from exposure to EDB in the City drinking water in Warden, Grant County, WA.

Contaminant	Maximum Concentration (ppb)	EPA Cancer Group	F	cer Slope actor g-day ⁻¹) Inhalation	Receptor population	Ingestion	Cancer Ris Dermal Contact	ik Inhalation	Total Cancer Risk
			_		Child	3.8E-6	1.4E-7	2.7E-8	3.97E-6
EDB	0.5	B2	2	2	Older child	3.1E-6	1.8E-7	3.4E-8	3.31E-6
					Adult	3.7E-6	2.7E-7	3.1E-8	4.00E-6

Lifetime cancer risk: 3.97E-6 + 3.31E-6 + 4.00E-6 = 1.13E-5



Appendix B: DOH letter and Public Notification to the City of Warden

December 19, 2003

Mike Thompson, City Administrator City of Warden P.O. Box 428 Warden, WA 98857

Re:

Ethylene Dibromide (EDB) Public Notification City of Warden PWS #92850Q - Grant Co.

Dear Mr. Thompson:

Attached for your use is a public notice for EDB. The requirement for public notification was triggered when the City of Warden violated the EDB maximum contaminant level (MCL) in samples collected from Well #5 during the period June through November 2003.

According to the Public Notification (PN) Rule, violating the EDB MCL is a "Tier 2" violation. A Tier 2 violation requires public notification within 30 days of learning that the MCL was violated. According to DOH records, the lab reported the most recent EDB sample result on December 1, 2003. Therefore, delivery of the EDB public notice must be made no later than January 1, 2004.

According to the PN Rule, the City must deliver a written copy of the public notice by mail or other direct delivery to each customer receiving a bill, and to post the notice at a location where a persons would not normally receive a bill, but that is regularly served by the water system (e.g., at schools, industrial sites, hospitals, nursing homes, office buildings, etc.).

You will note a suggestion to have the following statement translated into Spanish and positioned at the top of the attached public notice: <u>Important! Take this to your community center to be translated or take this to someone who can translate it for you.</u> If there is a Spanish translation service in the City, or at the Grant County Health District, then please reference the name and phone number of these available resources in the Spanish statement at the top of the notice.

If you should have any questions concerning this letter, please do not hesitate to contact me at the number shown below, or Jeff Johnson at (509) 456-2797.

Sincerely,

Scott Torpie, P.E. Assistant Regional Office Manager (509) 456-3183

cc:

Grant Co. Health District Jeff Johnson, DOH Denise Clifford, DOH



Appendix C:

Notice to Water System Users Ethylene Dibromide (EDB) Maximum Contaminant Level Exceeded

The City of Warden Water System, PWS ID No. 92850Q, located in Grant County, is reporting that water samples collected from one of its two active drinking water supply wells tested positive for Ethylene Dibromide (also known as EDB or 1,2—Dibromoethane). Samples collected from Well #5 during the period June through November of this year have shown concentrations ranging from 61 to 92 parts per trillion (ppt). The state and federal drinking water standard, also known as the maximum contaminant level (MCL), is 50 parts per trillion (ppt).

State and federal drinking water regulations require the City to inform its customers that some people who drink water containing EDB in excess of the MCL over many years could experience problems with their liver, stomach, reproductive system, or kidneys, and may have an increased risk of getting cancer. The Department of Health (DOH) expects none of these human health problems to occur when EDB concentrations are at or below the MCL. When the MCL is violated, DOH requires that action be taken to assure that exposures will be reduced to levels that will not cause a health concern.

The exact cause of the EDB contamination is not known at this time. EDB is a colorless, heavy organic liquid with a mildly sweet chloroform-like odor. EDB was mainly used in Washington as a soil and grain fumigant (pesticide). Other uses of EDB include as an anti-knock agent in gasoline mixtures, as a solvent for resins, gums, and waxes; in waterproofing preparations; and in making dyes and drugs. In 1984, EPA banned its use as a soil and grain fumigant. EDB is a stable chemical compound that will last for a long time in the environment.

The City of Warden is working with the State Department of Health's Office of Drinking Water in evaluating the actions needed to bring the City's water supply back into compliance with federal and state drinking water standards. Until levels of EDB are consistently below the MCL, water samples from each of the City's active groundwater supply wells will be collected every three months and analyzed for EDB. In addition, a public notice will be published in the local newspaper and posted in public places throughout the City every three months, providing information regarding:

- 1. The recent concentration of EDB measured in each active water source:
- 2. recommendations, if any, for use of alternate water supplies and/or home treatment units, and;
- 3. steps being taken by the City to bring the water into compliance with state and federal drinking water standards.

Possible options for dealing with the EDB contamination include:

- 1. rehabilitating the contaminated well(s);
- 2. installing source treatment; and/or
- 3. the abandonment of the existing well(s) and construction of a new well(s).



While the above options are being considered by the City, consumers who wish to reduce their exposure to EDB may wish to consider the following:

1. purchase bottled water for drinking purposes; and/or

2. install granulated activated carbon (GAC) filters on showerheads, individual faucets, or at the point of entry to the home. The U.S. EPA states that granular activated carbon is considered best available technology for treatment of EDB. DOH recommends that these units be NSF or UL certified.

For more information about your drinking water, contact:

Mike Thompson, Warden City Manager Warden City Hall 201 South Ash Street Warden, WA 98857 (509) 349-2033

Additional information about EDB can be found at the following websites: http://www.atsdr.cdc.gov/tfacts37.html http://www.atsdr.cdc.gov/es/toxfaqs/es_tfacts37.html (Spanish Version)

Please share this notice with all the other people who drink this water, especially those who may not have received this notice directly (for example, people in apartments, nursing homes, schools, and businesses). You can do this by posting this notice in a public place or distribution copies by hand or mail.

This notice is sent to you by the City of Warden Water System on $\ _$	_//	
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Appendix D: DOH Question and Answer Sheet



January 2004

Q & A

City of Warden Drinking Water and Ethylene Dibromide Background

The City of Warden water system located in Grant County, has reported that one of the city's two active drinking water supply wells have tested positive for ethylene dibromide (also known as EDB or 1,2-dibromoethane). Samples collected from Well #5 during the period June through November of this year have shown concentrations ranging from 61 to 92 parts per trillion (ppt). EDB was also detected in he city's backup emergency well (Well # 4), which is not currently in use. The state and federal drinking water standard, also known as the maximum contaminant level (MCL), is 50 parts per trillion (ppt) for EDB.

The Department of Health (DOH) is working with the City of Warden to assure a safe and reliable drinking water supply. To that end, the City is required to develop a strategy that will bring water quality back into compliance with federal and state drinking water standards. Until levels of EDB are consistently below the MCL, water samples from each of the City's active groundwater supply wells will be collected every three months and analyzed for EDB. The results will be made available to the community.

Commonly Asked Questions

In addition to the public notice provided to customers by the City, the following information is intended to answer questions from the community.

O: What is EDB?

Ethylene dibromide (EDB or 1,2-dibromoethane) was used extensively in the past as a soil furnigant pesticide and as a leaded-gasoline additive. EDB is a colorless, heavy organic liquid with a mildly sweet chloroform-like odor. EDB is a stable chemical compound that will last for a long time in the environment. The US Environmental Protection Agency (EPA) banned EDB for soil furnigation in 1984. This restriction along with a decline in the use of leaded gasoline has significantly reduced the amount of EDB used in the United States over the past two decades.

Q: Will the levels of EDB found in the City of Warden's drinking water affect my health? It is not expected that exposure to the levels of EDB found in the Warden water system would make anyone sick in the short term. Immediate adverse effects associated with EDB exposure can only be expected at much higher levels than those detected in City of Warden water supply system. Standards that are used for EDB and other chemicals in drinking water are set below levels that have been shown to cause health problems. However, since EDB can cause adverse



effects, such as cancer, at higher levels when consumed over a long period, DOH and EPA require that action be taken at any level above the established standard. More information is available about the health effects of EDB from DOH, EPA and the Agency for Toxic Substances and Disease Registry (ATSDR).

Q: How does EDB in drinking water get into my body?

EDB enters the body when you drink the water, through the skin from activities like showering or bathing, or from breathing EDB vapors released from the water into indoor air. Drinking water with EDB is expected to contribute about half of the exposure with the rest coming during activities such as showering and bathing. Exposure during other household uses (e.g. cooking, clothes or dish washing) is expected to contribute only a small fraction of the total dose.

Q: How did EDB get into the city water wells?

At this time, the exact cause of the EDB contamination is not known. We do know EDB was used in Grant County prior to the 1984 EPA ban. It was used as a soil furnigant pesticide on crops such as potatoes. EPA banned the continued use of EDB partly because of the concern that it could contaminate ground water — even when used as directed. The Department of Health has seen EDB contamination of groundwater in other areas of the state and has learned to identify some of the more common risk factors associated with EDB contamination: These include:

- 1. The historical use of EDB in an area,
- 2. The presence of unprotected shallow groundwater that could become contaminated, and,
- 3. Vulnerable wells constructed in such a way that allow contaminated shallow groundwater to mix with deeper uncontaminated water.

In the case of Warden, all three factors apply. The two city wells that have detected EDB, are the oldest and although they are relatively deep, they have only been "cased" (lined) to a depth of less than 100 feet.

Q: Since EDB was found in two of the City's wells, how do you know it isn't in the third well? The City has tested all of their wells and EDB was not found in Well # 6. This testing will continue and the city will report the results to the community as they work on a long-term solution. In addition, the construction of Well # 6 is different from Wells # 4 and #5. All of the wells are deep but unlike the other two wells, Well # 6 was built more recently and has been "cased" to a much deeper depth. That casing lines the drilled hole and helps to seal out any potential contaminants that might leak into to the well and contaminate the water.

Q: How widespread is the EDB contamination?

At this point, it is not known if the problem is local or more widespread. The positive samples from the city wells are what first alerted the DOH to the EDB contamination. While DOH's Office of Drinking Water works with the City to address its water quality problem, DOH's Office of Environmental Health Assessment will work with the Local Health Department, and the Department of Ecology to determine if there is a more extensive concern. That work will provide a better understanding of the possible sources and extent of the contamination. It will also consider actions the community might consider to reduce the overall long-term risk of exposure to EDB.



For further information, call or e-mail:

Jeff Johnson

Regional Engineer

Office of Drinking Water

Phone: 509-456-2797

Email: Jeff.Johnson@doh.wa.gov

Lenford O'Garro

Public Health Advisor

Office of Environmental Health Assessment

Phone: 360-236-3376

Email: Lenford.O'Garro@doh.wa.gov

Information is also available on the following websites:

EPA Consumer Fact Sheet on EDB:

http://www.epa.gov/safewater/contaminants/dw_contamfs/ethylene.html

ATSDR Frequently Asked Questions

http://www.atsdr.cdc.gov/tfacts37.html (English Version)

http://www.atsdr.cdc.gov/es/toxfaqs/es tfacts37.html (Spanish Version)



Certification

This Health Consultation was prepared by the Washington State Department of Health under a cooperative agreement with the Agency for Toxic Substances and Disease Registry (ATSDR). It is in accordance with approved methodology and procedures existing at the time the health consultation was begun. Editorial review was completed by the Cooperative Agreement partner.

Alan Parham

Technical Project Officer, CAT, SPAB, DHAC ATSDR

The Division of Health Assessment and Consultation, ATSDR, has reviewed this public health consultation and concurs with the findings.

Feam Lead, CAT, SPAB, DHAC

ATSDR

Anatek Labs, Inc.

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Synthetic Organic Chemicals (SOC's) Analysis Report **EPA Test Method - EPA 504.1**

System ID#:

92850Q

System Name: CITY OF WARDEN

Lab/Sample Number:

125 73426

7/25/2012 Collect Date:

DOH Source #: \$02

Multiple Source Nos:

7/26/2012

Sample Purpose:

Date Received:

Sample Type: Date Reported: 7/31/2012

Supervisor: KAS

Date Analyzed: County:

7/30/2012

GRANT

Sample Location: S02

Report To:

Address:

201 S. ASH ST **WARDEN, WA 98857**

City, State, ZIP

Phone Number: 509 349-2326

EPA Regulated	Chemicals
----------------------	-----------

DOH#	Analytes	Result	Units	\$RL	Trigger	MCL	Method	Analyst	Qualifler
0102	EDB	0.086	ψ ģ /L	0.01	0.01	0.05	EPA 504.1	MAH	
0103	DBCP	МĎ	ug/L	0.02	0.02	0.2	EPA 504.1	MAH	
Cinia I	Instant Chamiento								

State Unregulated Chemicals

DOH#	Analytes	Result	Units	SRL	Trigger	MCL	Method	Analyst	Qualifier
0079	1,2,3-Trichloropropane	ND	ug/L	0.5	0.5	21	EPA 504.1	MAH	

Notes:

ND = Not Detected within the sensitivity of the instrument

Numerical Entry = Detection at level indicated

SRL - Minimum reporting level for Washington DQH

MCL - EPA maximum contaminant level

Trigger - Washington DOH response level. If results

exceed this level, contact the DOH

This report shall not be reproduced except in full, without the written approval of the laboratory.

The results reported relate only to the samples indicated.

Soil/solid results are reported on a dry-weight basis unless otherwise noted.

Lab Supervisor:

Certifications held by Anatek Labs ID: EPA:ID00013; A2:0701; CD:ID00013; FL:(NELAP):E87893; ID:ID00013; IN:C-ID-01; KY:90142; MT:CERT0028; NM: ID00013; OR:ID200001-002; WA:C595 Certifications held by Anatek Labs WA: EPA:WA00169; ID:WA00169; WA:C585; MT:Cert0095

Anatek Labs, Inc.

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Synthetic Organic Chemicals (SOC's) Analysis Report EPA Test Method - EPA 504.1

System ID#:

92850Q

System Name: CITY OF WARDEN

Lab/Sample Number:

125 75369 Collect Date: Sample Type:

CITY OF WARDEN

8/31/2012

DOH Source #: S02

Multiple Source Nos:

9/4/2012

Sample Purpose: 1

Date Received: Date Analyzed:

Supervisor: KAS

EPA 504,1

MAH

County:

9/6/2012

Date Reported: 9/7/2012

Report To:

GRANT

Sample Location: 502

Address:

201 S. ASH ST WARDEN, WA 98857

City, State, ZIP Phone Number:

509 349-2326

ND

EPA Regulated Chemicals

DOH # Analytes	Result	Units	SRL	Trigger	MCL	Method	Analyst	Qualifier
0102 EDB 0103 DBCP .	0.099 ND	ug/L ug/L	0.01 0.02	0.01 0.02	0.05 0.2	EPA 504.1 EPA 504.1	MAH MAH	<u> </u>
State Unregulated Chemicals DOH # Analytes	Result	Units	SRL	Trigger	MCL	Method	Analyst	Qualifier

ug/L

1,2,3-Trichloropropane

Notes:

ND = Not Detected within the sensitivity of the instrument

Numerical Entry = Detection at level indicated

SRL - Minimum reporting level for Washington DOH

MCL - EPA meximum contaminant level

Trigger - Washington DOH response level, if results

exceed this level, contact the DOH

0.5

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The results reported relate only to the samples indicated. Soil/solid results are reported on a dry-weight basis unless otherwise noted.

Lab Supervisor:

Date:

9/7/2012

P.02/04

Anatek Labs, Inc.

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Synthetic Organic Chemicals (SOC's) Analysis Report EPA Test Method - EPA 504.1

System ID#:	92850Q	System Name. CITY OF WARDEN		
Lab/Sample Numb	er. 125 75601	Collect Date: 9/7/2012	DOH Source #: S07	
Multiple Source No	5 :	Sample Type: 8	Sample Purpose: 1	
Date Received:	9/10/2012	Date Reported: 9/13/2012	Supervisor: JWC	
Date Analyzed:	9/12/2012			
County:	GRANT	Sample Location: \$02		
Кероπ То:	Address:	201 S. ASH ST		
	City, State, ZIP	WARDEN, WA 93857		
	Phone Number:	509 349-2326		

EPA R	egulated Chemicals								
DOH#	Analytes	Result	Units	8RL	Trigger	MCI	bortem	Analyst	Qualifyr
0102	EDB	0.083	ug/L	0.01	0.01	0.05	£9A 504.5	Mai	
0103	DBCP	ND	ng/L	0.02	20,0	0.2	FPA 504 1	MAIL	
Slale L	Inregulated Chemicals			\					
00H#	Analytes	Result	Units	SRL	Trigger	MCL	Method	Anulyst	Qualifier
0079	1,2,3-Trichloropropané	ND	ug/L	0.5	0.5	21	LPA 504 t	MAH	.,

Notes:

ND = Not Detected within the sensitivity of the instrument

Numerical Entry = Delection at level indicated

SRL - Minimum reporting level for Weshington OOH

MCL - EPA maximum comeninant level

Trigger - Washington DOH response level. If requits

exceed this level, contact lite DOH

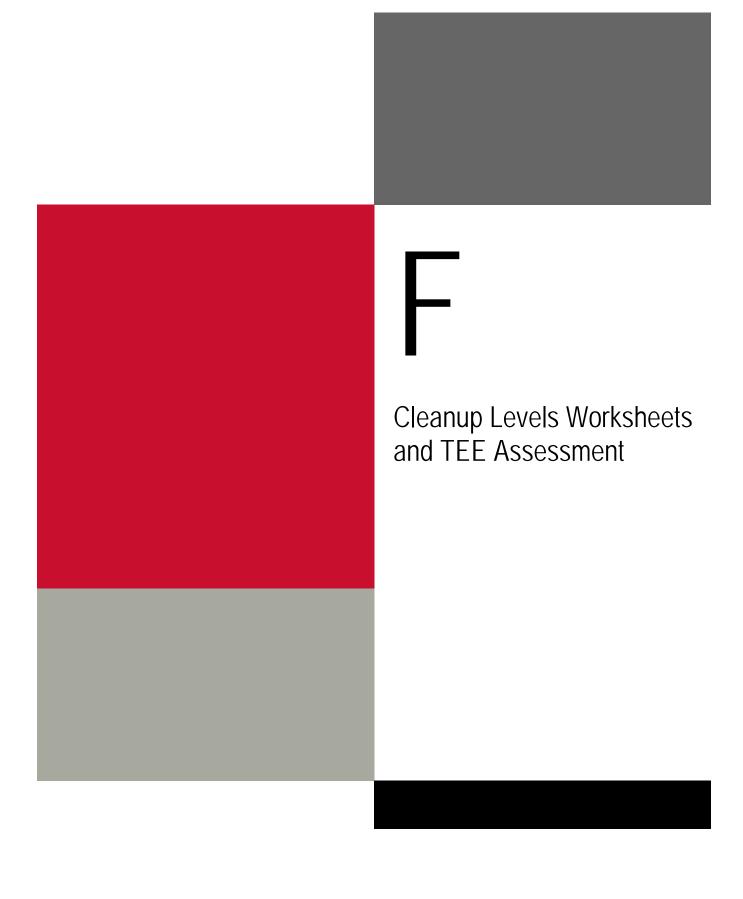
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Soil/soild results are reported on a dry-weight basis unless otherwise noted.

Lab Supervisor: Date: 9/13/2012

Codifications held by Anatok Labs (D. EPA:ID00013; AZ:0701, ID0.ID00013; FL(NE(AP);E8/883, ID000013; IN/C/ID001 KY:R0142, AT-CERT0026; NEU (For extractions) and the interpretations held by Anatok Labs W4: EPA:WA00169; ID:WA00169; W4:ID585, MT:Certifications held by Anatok Labs W4: EPA:WA00169; ID:WA00169; W4:ID585, MT:Certifications held by Anatok Labs W4: EPA:WA00169; ID:WA00169; W4:ID585, MT:Certifications

12:09:00 K JOS rounter fate #



Chemical:	ethylene dibromide (EDB)
CLARC Summary CAS #:	106-93-4
Air, Method B, Carcinogen, Standard Formula Value (μg/m3)	4.2E-03
Air, Method B, Non-Carcinogen, Standard Formula Value (µg/m3)	4.1E+00
Air, Method C, Carcinogen, Standard Formula Value (μg/m3)	4.2E-02
Air, Method C, Non-carcinogen, Standard Formula Value (µg/m3)	9E+00
Aqueous Solubility (S)	Not Researched
Bioconcentration Factor (BCF)	Not Researched
Ground Water ARAR - Federal Maximum Contaminant Level Goal (MCLG) (mg/L)	0E+00
Ground Water ARAR - Federal Primary Maximum Contaminant Level (MCL) (mg/L)	5E-05
Ground Water ARAR - State Primary Maximum Contaminant Level (MCL) (mg/L)	5E-05
Ground Water, Method A, Table Value (μg/L)	1E-02
Ground Water, Method B, Carcinogen, Standard Formula Value (µg/L)	2.2E-02
Ground Water, Method B, Non-carcinogen, Standard Formula Value (µg/L)	7.2E+01
Ground Water, Method C, Non-carcinogen, Standard Formula Value (µg/L)	1.6E+02
Ground Water, Method C, Carcinogen, Standard Formula Value (µg/L)	2.2E-01
Henrys Law Constant (unitless) (Hcc)	Not Researched
Inhalation Cancer Potency Factor (CPFi) (kg-day/mg)	2.1E+00
Inhalation Cancer Potency Factor Based on Kidney Cancer with Mutagenic Mode of Action and Potential for Early-life Exposure	Not Researched
Inhalation Cancer Potency Factor Based on Liver Cancer	Not Researched
Inhalation Cancer Potency Factor Based on Non-Hodgkin Lymphoma	Not Researched
Inhalation Correction Factor (INH) (unitless)	2E+00
Inhalation Reference Dose (RfDi) (mg/kg-day)	2.6E-03
Kd (Distribution Coefficient for metals)	Not Researched
Koc (Soil Organic Carbon-Water Partitioning Coefficient) (L/kg)	6.6E+01
Oral Cancer Potency Factor (CPFo) (kg-day/mg)	2E+00
Oral Cancer Potency Factor Based on Kidney Cancer with Mutagenic Mode of Action and Potential for Early-life Exposure	Not Researched
Oral Cancer Potency Factor Based on Liver Cancer	Not Researched
Oral Cancer Potency Factor Based on Non-Hodgkin Lymphoma	Not Researched
Oral Reference Dose (RfDo) (mg/kg-day)	9E-03

Chemical:	ethylene dibromide (EDB)
CLARC Summary CAS #:	106-93-4
Soil, Method A, Industrial Land Use, Table Value (mg/kg)	5E-03
Soil, Method A, Unrestricted Land Use, Table Value (mg/kg)	5E-03
Soil, Method B, Carcinogen, Standard Formula Value, Direct Contact (ingestion only), unrestricted land use (mg/kg)	5E-01
Soil, Method B, Non-carcinogen, Standard Formula Value, Direct Contact (ingestion only), unrestricted land use (mg/kg)	7.2E+02
Soil, Method C, Carcinogen, Standard Formula Value, Direct Contact (ingestion only), industrial land use (mg/kg)	6.6E+01
Soil, Method C, Non-carcinogen, Standard Fomula Value, Direct Contact (ingestion only), industrial land use (mg/kg)	3.2E+04
Surface Water ARAR - Aquatic Life - Fresh/Acute - Ch. 173-201A WAC	Not Researched
Surface Water ARAR - Aquatic Life - Fresh/Acute - Clean Water Act §304	Not Researched
Surface Water ARAR - Aquatic Life - Fresh/Acute - National Toxics Rule - 40 CFR 131	Not Researched
Surface Water ARAR - Aquatic Life - Fresh/Chronic - Ch. 173-201A WAC	Not Researched
Surface Water ARAR - Aquatic Life - Fresh/Chronic - Clean Water Act §304	Not Researched
Surface Water ARAR - Aquatic Life - Fresh/Chronic - National Toxics Rule, 40 CFR 131	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Acute - Ch. 173-201A WAC	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Acute - Clean Water Act §304	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Acute - National Toxics Rule, 40 CFR 131	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Chronic - Ch. 173-201A WAC	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Chronic - Clean Water Act §304	Not Researched
Surface Water ARAR - Aquatic Life - Marine/Chronic - National Toxics Rule, 40 CFR 131	Not Researched
Surface Water ARAR - Human Health – Fresh Water – Clean Water Act §304	Not Researched
Surface Water ARAR - Human Health – Fresh Water – National Toxics Rule, 40 CFR 131	Not Researched
Surface Water ARAR - Human Health – Marine – Clean Water Act §304	Not Researched
Surface Water ARAR - Human Health – Marine – National Toxics Rule, 40 CFR 131	Not Researched
Surface Water, Method B, Carcinogen, Standard Formula Value	Not Researched
Surface Water, Method B, Non-Carcinogen, Standard Formula Value	Not Researched
Surface Water, Method C, Carcinogen, Standard Formula Value	Not Researched
Surface Water, Method C, Non-Carcinogen, Standard Formula Value	Not Researched

Worksheet for Calculating Soil Cleanup Levels for Unrestricted & Industrial Land Use

<u>Date:</u> <u>11/18/2013</u>

Site Name: Simplot Warden, WA

Evaluator: M Murray

Refer to WAC 173-340-720, 740, 745, 747 and 750 for details.

¹Soil ingestion only; ²Soil dermal contact; ³Soil to Ground Water; ⁴Ground Water ingestion; ⁵Vapor exposure pathway

A. INPUT PARAMETERS FOR SOIL CLEANUP LEVEL CALCULATIONS

Note: If no data is available for any of the following inputs, then leave the input box blank

Item	Symbol	Value	Units
1. General information			
1.1 Name of Chemical:		EDB	
1.2 Measured Soil Concentration, if any:	C_s	0.218	mg/kg
1.3 Natural Background Concentration for Soil, if any:	NB_{s}	0	mg/kg
1.4 Practical Quantitation Limit for Soil, if any:	PQL_s	0.004	mg/kg
* To evaluate the ingestion and dermal pathways concurrently, check here and input values for AF, ABS, GI:	y		
2. Toxicological Properties of the Chemical: Chemical-Specific			
2.1 Oral Reference Dose ^{1, 3}	RfD_o	0.009	mg/kg-day
2.2 Oral Carcinogenic Potency Factor ^{1, 3}	CPF_{o}	2	kg-day/mg
2.3 Inhalation Reference Dose ⁵	RfD_i	2.60E-03	mg/kg-day
2.4 Inhalation Carcinogenic Potency Factor ⁵	CPF_i	2.1	kg-day/mg
3. Exposure Parameters	_		
3.1 Inhalation Correction Factor (default = "2" for volatiles; "1" for all others) ⁴	INH	2	unitless
3.2 Inhalation Absorption Fraction (default = "1") ⁵	ABS_i	1	unitless
3.3 Gastrointestinal Absorption Fraction (default = "1") ^{1, 2}	AB1	1	unitless
3.4 Adherence Factor $(default = "0.2")^2$	AF	0.2	mg/cm ² -day
3.5 Dermal Absorption Fraction (chemical-specific or defaults) ²	ABS_d	0.1	unitless
3.6 Gastrointestinal Absorption Conversion Factor (chemical-specific or defaults) ²	GI	0.5	unitless
4. Physical and Chemical Properties of the Chemical: Chemical-Specific	_		
Soil Organic Carbon-Water Partitioning Coefficient: for metals, enter K_d value here and enter "1" for f_{oc} value	\boldsymbol{K}_{oc}	6.600E+01	l/kg
Henry's Law Constant: for the evaluation of ground water and vapor exposure pathway	$H_{cc} \blacktriangle$	2.768E-02	unitless
*If the value for Henry's Law Constant is given in the unit of "atm.m ³ /mol", enter value here:	H	6.500E-04	atm.m ³ /mol
*Converted unitless form of H_{cc} @13° C: (Enter this converted value into " H_{cc} input Box" above for a calculation)	H_{cc}	2.768E-02	unitless

Solubility of the Chemical in Water: for the calculation of soil saturation limit	\boldsymbol{S}	4.320E+03	mg/l
5. Target Ground Water Cleanup Level	· 		_
Target Ground Water Cleanup Level applicable for a soil cleanup level calculation:	_]
*Results from the Ground Water Cleanup Level Worksheet are not	C_{w}	5.00E-02	ug/l
6. Site-Specific Hydrogeological Characteristics			
Total Soil Porosity (default = "0.43"):	n	0.43	unitless
Volumetric Water Content (default = "0.30"):	$\boldsymbol{\varTheta}_{w}$	0.3	unitless
Volumetric Air Content (default = "0.13"):	$oldsymbol{arTheta}_{lpha}$	0.13	unitless
Dry Soil Bulk Density (default = "1.50"):	$ ho_{\it b}$	1.5	kg/l
Fraction Soil Organic Carbon (default = "0.001"): for metals, enter "1" for f_{oc} value here	f_{oc}	0.001	unitless
Dilution Factor (default = "20" for unsaturated zone soil; "1" for saturated zone soil; or site-specific)	DF	20	unitless
7. Vapor Attenuation Factor due to Advection (building structure) & Diffusion (soil layer) Mechanisms			_
* Vapor Attenuation Factor is the ratio of air concentration at the exposure point (e.g., within the building) to the vapor-			
phase contaminant concentration within the soil at the source			=
Enter Vapor Attenuation Factor: for the evaluation of vapor exposure pathway	VAF	0.01	unitless

B. SUMMARY OF SOIL CLEANUP LEVEL CALCULATIONS

Chemical of Concern: EDB

1. Summary of Results

To calculate a soil cleanup level based on Industrial Land Use (Method C) for Direct Soil Contact, check here:

To calculate a soil concentration based on Method C vapor pathway, check here:

		-
Basis for Soil Concentration	Conc	Units
Most stringent soil concentration based on Soil Direct		
Contact & Ground Water Protection:	2.684E-04	mg/kg
Natural Background concentration for Soil:	0	mg/kg
Practical Quantitation Limit for Soil:	0.004	mg/kg
Soil Cleanup Level (not considering vapor pathway):	4.000E-03	mg/kg
Warning! Soil Cleanup Level above may not be propathway - evaluate vapor pathway	-	or exposure
Soil concentration based on Vapor Pathway (informational purposes only):	8.824E-07	mg/kg
Soil Saturation Limit, C_{sat} :	1.159E+03	mg/kg
Practical Quantitation Limit for Soil: Soil Cleanup Level (not considering vapor pathway): Warning! Soil Cleanup Level above may not be propathway - evaluate vapor pathway Soil concentration based on Vapor Pathway (informational purposes only):	4.000E-03 otective of vap y further. 8.824E-07	mg/kg mg/kg oor exposu mg/kg

C_{sat} corresponds to the total soil chemical concentration saturated in soil.

R is the ratio of the ground water flow velocity to the contaminant migration velocity in saturated zone

Retardation Factor, **R**: 1.2 unitless

Contaminant migration velocity in Saturated Zone.

2. Summary of Calculation for each Exposure Pathway

Summary by Exposure Pathway						
		Method B Unrestricted Land Use @ HQ=1.0; RISK =1.0E-6		Method C Industrial Land Use @ HQ=1.0; RISK =1.0E-5		
Soil Direct			Ingestion only	Ingestion & Dermal	Ingestion only	Ingestion & Dermal
Contact	Under the Current Condition	HQ? @ Exposure Point RISK? @ Exposure Point	3.028E-04 4.360E-07	4.360E-04 6.278E-07	6.921E-06 3.322E-08	3.633E-05 1.744E-07
	Target Soil CUL? mg/kg	@HQ=1.0 @RISK =1.0E-6 or 1.0E-5	7.200E+02 5.000E-01	5.000E+02 3.472E-01	3.150E+04 6.563E+01	6.000E+03 1.250E+01
		•	<u>Method B</u> @ HQ=1.0; RISK =1.0E-6		<u>Method C</u> @ HQ=1.0; RISK =1.0E-5	
Protection of	Under the Current Predicted Ground Water Conc? ug/l		4.061		1E+01	
Potable Crown Water	Condition	HQ? @ Exposure Point RISK? @ Exposure Point	5.640E-01 1.857E-03		2.578E-01 1.857E-03	
Ground Water	Target Ground Wate	5.000E-02				
	Target Soil CUL?	2.684E-04				
			<u>Meth</u> @ HQ=1.0; R1		<u>Meth</u> @ HQ=1.0; R	od C ISK =1.0E-5
Protection of	Under the Current	Predicted Air Conc? ug/m der the Current @Exposure Point		2.248	E+02	
Air Quality	Condition	HQ? @ Exposure Point	5.404E+01		2.471	E+01
(for informational	IRISK' (@ Exposure Poin		5.396E-02		5.396	6E-02
purpose only)	Target Air	@ HQ=1.0	4.160E+00		9.100E+00	
purpose only)	CUL? ug/m ³	@ RISK=1.0E-6 or 1.0E-5	4.167E-03		4.167	7E-02
	Target Soil	@ HQ=1.0	4.034E-03		8.824	1E-07
	CUL? mg/kg	@ RISK=1.0E-6 or 1.0E-5	4.040)E-06	4.040)E-05

NOTES: "CUL" = Cleanup Level; "Conc" = concentration; "HQ" = hazard quotient; "RISK" = carcinogenic risk.

CAUTION: The requirements and procedures for establishing soil cleanup levels that are protective of human health and the environment are specified in the MTCA Cleanup Regulation (see WAC 173-340-740, 173-340-745, 173-340-747 and 173-340-7490 through 173-340-7494). The use of this Workbook is not sufficient to establish soil cleanup levels under the regulation. Specifically, the soil cleanup levels derived using this Workbook do not account for the following:

- · Concentrations based on applicable state and federal laws (see WAC 173-340-740(3)(b)(i) and 173-340-745(5)(b)(i));
- · Soil residual saturation (see WAC 173-340-747(10));
- · Ecological impacts (see WAC 173-340-7490 through 7494); and
- Total site risk (see WAC 173-340-740(5)(a) and 173-340-745(6)(a)).

Other exposure pathways may also need to be evaluated on a site-specific basis to establish soil cleanup levels.

CAUTION: The requirements and procedures for establishing air cleanup levels that are protective of human health and the environment are specified in the MTCA Cleanup Regulation (see WAC 173-340-750). The use of this Workbook may not be sufficient to establish air cleanup levels under the regulation. Specifically, the air cleanup levels derived using this Workbook do not account for the following:

- · Concentrations based on applicable state and federal laws (see WAC 173-340-750(3)(b)(i) and (4)(b)(i));
- · Concentrations based on natural background and the practical quantitation limit (see WAC 173-340-750(5)(c));
- Total site risk (see WAC 173-340-750(5)(a)).



Voluntary Cleanup Program

Washington State Department of Ecology Toxics Cleanup Program

TERRESTRIAL ECOLOGICAL EVALUATION FORM

Under the Model Toxics Control Act (MTCA), a terrestrial ecological evaluation is necessary if hazardous substances are released into the soils at a Site. In the event of such a release, you must take one of the following three actions as part of your investigation and cleanup of the Site:

- 1. Document an exclusion from further evaluation using the criteria in WAC 173-340-7491.
- 2. Conduct a simplified evaluation as set forth in WAC 173-340-7492.

Step 1: IDENTIFY HAZARDOUS WASTE SITE

3. Conduct a site-specific evaluation as set forth in WAC 173-340-7493.

When requesting a written opinion under the Voluntary Cleanup Program (VCP), you must complete this form and submit it to the Department of Ecology (Ecology). The form documents the type and results of your evaluation.

Completion of this form is not sufficient to document your evaluation. You still need to document your analysis and the basis for your conclusion in your cleanup plan or report.

If you have questions about how to conduct a terrestrial ecological evaluation, please contact the Ecology site manager assigned to your Site. For additional guidance, please refer to www.ecy.wa.gov/programs/tcp/policies/terrestrial/TEEHome.htm.

Please identify below the hazardous waste site for which you are documenting an evaluation.						
V	CP P	Project No.:				
UATOR						
erson who conducted	the	evaluation and	their contact information.			
			Title:			
Organization:						
Mailing address:						
City:			Zip code:			
Phone: Fax:						
	JATOR erson who conducted	VCP F JATOR erson who conducted the	VCP Project No.: JATOR erson who conducted the evaluation and State:			

Step 3: DOCUMENT EVALUATION TYPE AND RESULTS A. Exclusion from further evaluation. 1. Does the Site qualify for an exclusion from further evaluation? Yes If you answered "YES," then answer Question 2. No or If you answered "NO" or "UKNOWN," then skip to Step 3B of this form. Unknown 2. What is the basis for the exclusion? Check all that apply. Then skip to Step 4 of this form. Point of Compliance: WAC 173-340-7491(1)(a) All soil contamination is, or will be,* at least 15 feet below the surface. All soil contamination is, or will be,* at least 6 feet below the surface (or alternative depth if approved by Ecology), and institutional controls are used to manage remaining contamination. Barriers to Exposure: WAC 173-340-7491(1)(b) All contaminated soil, is or will be,* covered by physical barriers (such as buildings or paved roads) that prevent exposure to plants and wildlife, and institutional controls are used to manage remaining contamination. Undeveloped Land: WAC 173-340-7491(1)(c) There is less than 0.25 acres of contiguous# undeveloped* land on or within 500 feet of any area of the Site and any of the following chemicals is present: chlorinated dioxins or furans, PCB mixtures, DDT, DDE, DDD, aldrin, chlordane, dieldrin, endosulfan, endrin, heptachlor, heptachlor epoxide, benzene hexachloride. toxaphene, hexachlorobenzene, pentachlorophenol, or pentachlorobenzene. For sites not containing any of the chemicals mentioned above, there is less than 1.5 acres of contiguous# undeveloped± land on or within 500 feet of any area of the Site. Background Concentrations: WAC 173-340-7491(1)(d) Concentrations of hazardous substances in soil do not exceed natural background levels as described in WAC 173-340-200 and 173-340-709. * An exclusion based on future land use must have a completion date for future development that is acceptable to Ecology. # "Undeveloped land" is land that is not covered by building, roads, paved areas, or other barriers that would prevent wildlife from feeding on plants, earthworms, insects, or other food in or on the soil. # "Contiguous" undeveloped land is an area of undeveloped land that is not divided into smaller areas of highways, extensive paving, or similar structures that are likely to reduce the potential use of the overall area by wildlife.

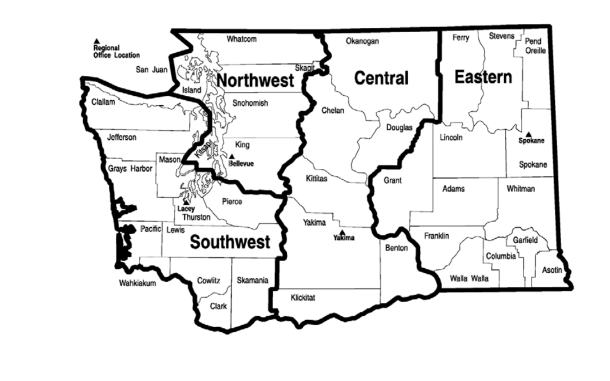
В.	Simplified	evaluation.							
1.	. Does the Site qualify for a simplified evaluation?								
		es If you answered "YES," then answer Question 2 below.							
	☐ No Unkno	or or own If you answered "NO" or "UNKNOWN," then skip to Step 3C of this form.							
2.	Did you co	nduct a simplified evaluation?							
		es If you answered "YES," then answer Question 3 below.							
	☐ No	If you answered "NO," then skip to Step 3C of this form.							
3.	Was further	r evaluation necessary?							
	☐ Ye	es If you answered "YES," then answer Question 4 below.							
	□ No	If you answered "NO," then answer Question 5 below.							
4.	If further ev	valuation was necessary, what did you do?							
		Used the concentrations listed in Table 749-2 as cleanup levels. <i>If so, then skip to</i> Step 4 of this form.							
		Conducted a site-specific evaluation. If so, then skip to Step 3C of this form.							
5.	If no furthe to Step 4 of	r evaluation was necessary, what was the reason? Check all that apply. Then skip this form.							
	Exposure A	nalysis: WAC 173-340-7492(2)(a)							
		Area of soil contamination at the Site is not more than 350 square feet.							
		Current or planned land use makes wildlife exposure unlikely. Used Table 749-1.							
	Pathway Ar	nalysis: WAC 173-340-7492(2)(b)							
		No potential exposure pathways from soil contamination to ecological receptors.							
	Contaminar	nt Analysis: WAC 173-340-7492(2)(c)							
		No contaminant listed in Table 749-2 is, or will be, present in the upper 15 feet at concentrations that exceed the values listed in Table 749-2.							
		No contaminant listed in Table 749-2 is, or will be, present in the upper 6 feet (or alternative depth if approved by Ecology) at concentrations that exceed the values listed in Table 749-2, and institutional controls are used to manage remaining contamination.							
		No contaminant listed in Table 749-2 is, or will be, present in the upper 15 feet at concentrations likely to be toxic or have the potential to bioaccumulate as determined using Ecology-approved bioassays.							
		No contaminant listed in Table 749-2 is, or will be, present in the upper 6 feet (or alternative depth if approved by Ecology) at concentrations likely to be toxic or have the potential to bioaccumulate as determined using Ecology-approved bioassays, and institutional controls are used to manage remaining contamination.							

C.	Site-specific evaluation. A site-specific evaluation process consists of two parts: (1) formulating the problem, and (2) selecting the methods for addressing the identified problem. Both steps require consultation with and approval by Ecology. See WAC 173-340-7493(1)(c).
1.	Was there a problem? See WAC 173-340-7493(2).
	Yes If you answered "YES," then answer Question 2 below.
	☐ No If you answered "NO," then identify the reason here and then skip to Question 5 below:
	No issues were identified during the problem formulation step.
	While issues were identified, those issues were addressed by the cleanup actions for protecting human health.
2.	What did you do to resolve the problem? See WAC 173-340-7493(3).
	Used the concentrations listed in Table 749-3 as cleanup levels. <i>If so, then skip to Question 5 below.</i>
	Used one or more of the methods listed in WAC 173-340-7493(3) to evaluate and address the identified problem. <i>If so, then answer Questions 3 and 4 below.</i>
3.	If you conducted further site-specific evaluations, what methods did you use? Check all that apply. See WAC 173-340-7493(3).
	Literature surveys.
	☐ Soil bioassays.
	Wildlife exposure model.
	☐ Biomarkers.
	Site-specific field studies.
	Weight of evidence.
	Other methods approved by Ecology. If so, please specify:
4.	What was the result of those evaluations?
	Confirmed there was no problem.
	Confirmed there was a problem and established site-specific cleanup levels.
5.	Have you already obtained Ecology's approval of both your problem formulation and problem resolution steps?
	Yes If so, please identify the Ecology staff who approved those steps:
	□ No

Step 4: SUBMITTAL

Please mail your completed form to the Ecology site manager assigned to your Site. If a site manager has not yet been assigned, please mail your completed form to the Ecology regional office for the County in which your Site is located.

Northwest Region: Attn: VCP Coordinator 3190 160 th Ave. SE Bellevue, WA 98008-5452	Central Region: Attn: VCP Coordinator 1250 West Alder St. Union Gap, WA 98903-0009			
Southwest Region:	Eastern Region:			
Attn: VCP Coordinator	Attn: VCP Coordinator			
P.O. Box 47775	N. 4601 Monroe			
Olympia, WA 98504-7775	Spokane WA 99205-1295			



G

Costs Summary

Alternative 2 - Estimated Costs for Institutional Controls and Monitored Natural Attenuation with Semi-Annual Well Testing

ESTIMATED COST PER YEAR

	EUTIMATED GOTT ER TEAR													
DESCRIPTION	QUANTIT	QUANTITY		1	2	3	4	5	6	7	8	9	10	TOTAL
DESCRIPTION	NUMBER	UNIT	UNIT COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	TOTAL COST(\$)	
Project Management, Accounting, and Institutional Controls	1	YEAR	\$4,200	\$4,326	\$4,456	\$4,589	\$4,727	\$4,869	\$5,015	\$5,165	\$5,320	\$5,480	\$5,644	\$49,593
Semi-Annual Reporting	1	YEAR	\$4,200	\$4,326	\$4,456	\$4,589	\$4,727	\$4,869	\$5,015	\$5,165	\$5,320	\$5,480	\$5,644	\$49,593
Groundwater Sampling (twice per year)	1	YEAR	\$22,000	\$22,660	\$23,340	\$24,040	\$24,761	\$25,504	\$26,269	\$27,057	\$27,869	\$28,705	\$29,566	\$259,772
Annual Sampling of EDB in Soil	1	YEAR	\$4,100	\$4,223	\$4,350	\$4,480	\$4,615	\$4,753	\$4,896	\$5,042	\$5,194	\$5,350	\$5,510	\$48,412
Semi-Annual Testing for EDB in Groundwater	1	YEAR	\$2,800	\$2,884	\$2,971	\$3,060	\$3,151	\$3,246	\$3,343	\$3,444	\$3,547	\$3,653	\$3,763	\$33,062
OMM of Wells (New well MW-11S and assumed replacement of 2 wells over 10 years)		LS		\$5,200	\$206	\$212	\$5,219	\$225	\$232	\$239	\$5,446	\$253	\$261	\$17,493
TOTAL				\$39,293	\$35,322	\$36,381	\$42,473	\$38,597	\$39,755	\$40,948	\$47,376	\$43,441	\$44,745	\$408,331
3% inflation			•	•	General Contingency (% of total direct and indirect)		15%							

Alternative 3 - Soil Borings, Institutional Controls, Soil Excavation including soil/groundwater Interface, Treatment (Ex-Situ SVE), and Return (or use elsewhere), and Monitored Natural Attenuation of Groundwater

	DESCRIPTION	QUANTIT	Υ	ESTIMATED COST						
	DESCRIPTION	NUMBER	UNIT	UNIT COST(\$)	TOTAL COST(\$)					
DIRECT CAPITAL COST										
Re	porting and Natural Attenuation Monitoring (Alternative 2) Total Cost									
	Workplan for Soil Borings, Soil Excavation and Well Installation	1	LS	\$4,200	\$4,200					
	Monitored Natural Attenuation (assume 5 years), same as Alt 2 for 1st 5 yrs. No soil sampling	1	5 YEAR	\$159,004	\$159,004					
	SUBTOTAL - REPORTING				\$163,204					
Soil Borings, Well Installation, and Abandonment										
	Drill and Sample up to 6 soil borings, sample for EDB	1	LS	\$7,300	\$7,300					
	Install 2 and Abandon 2 Monitoring Wells (cost of MW-11S covered above)	1	LS	\$12,000	\$12,000					
	Reporting	1	LS	\$4,200	\$4,200					
	SUBTOTAL - MONITORING WELLS				\$23,500					
Excavation, Stockpiling, Sampling										
	Surveying (pre-, during, and post-)	4	DAY	\$1,400	\$5,600					
	Equipment mobilization/demobilization	2	LS	\$2,200	\$4,400					
	Excavate and stockpile clean soil (12,000 cubic yards)	10	DAY	\$2,800	\$28,000					
	Excavate and stockpile EDB-impacted soil (1,180 cubic yards)	12	DAY	\$2,800	\$33,600					
	Confirmation sampling of pit (laboratory costs)	32	EA	\$100	\$3,200					
	Backfill excavation with clean soil and compact	5	DAY	\$2,500	\$12,500					
	Additional backfill for excavation	1,000	Cu Yd	\$25	\$25,000					
	SUBTOTAL - EXCAVATION/STOCKPILING/Treatment									
So	il Treatment (stockpiled EDB impacted soil and Ex-situ SVE on-site)									
	Sampling of stockpile prior to SVE setup (laboratory)	12	EA	\$100	\$1,200					
	Work Plan for Ex-Situ SVE and Air Permitting	1	LS	\$5,200	\$5,200					
	SVE piping, blower (rental, 4 Mo), activated carbon (rental, vender), power (220V)	1	LS	\$28,000	\$28,000					
	Construction of Ex-situ treatment pad and SVE setup (run in 2 phases)	6	Day	\$2,200	\$13,200					
	Ex-Situ SVE over 4 month period on-site, system checks, and sampling	16	Week	\$2,100	\$33,600					
	SUBTOTAL - Soil Treatment				\$81,200					
	TOTAL - DIRECT CAPITAL COSTS									
INDIRECT CAPITAL COST										
	Construction Management and Environmental Oversight 1 LS \$30,000									
	Contractor's General Requirements (assume Simplot personnel)	1	YEAR	\$10.000	\$30,000 \$10.000					
	SUBTOTAL -INDIRECT CAPITAL COSTS		1	ψ10,000	\$40.000					
	SUBTOTAL -INDIRECT CAPITAL COSTS SUBTOTAL - CAPITAL COST (DIRECT AND INDIRECT)									
	General Contingency (% of total direct and in				15%					
	TOTAL ESTIMATED CAPITAL COST				\$483,235					
TOTAL ESTIMATED CAPITAL COST										

\$40,948	\$47,376	\$43,441	\$44,745	\$408,331		
Genera	General Contingency (% of total direct and indirect)					
	\$469,580					