# Interim Remedial Action Measures Work Plan

Permapost Products, Inc., Hillsboro, Oregon, ECSI #148

**Final** 

Prepared for:

### **Permapost Products, Inc.**

Hillsboro, Oregon August 9, 2024 Project No. M8012.01.001

Prepared by:

Maul Foster & Alongi, Inc. 3140 NE Broadway, Portland, OR 97232





### **Interim Remedial Action Measures Work Plan**

Permapost Products, Inc., Hillsboro, Oregon, ECSI #148

The material and data in this report were prepared under the supervision and direction of the undersigned.

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### **Abbreviations**

AOI area of interest

BMP best management practices

The City City of Hillsboro
COC chemical of concern
CRZ critical root zone

CSM conceptual site model

DEQ Oregon Department of Environmental Quality

EPA U.S. Environmental Protection Agency IRAM Interim Remedial Action Measures

LA landscape architect

MFA Maul Foster & Alongi, Inc.
ng/kg nanograms per kilogram
OAR Oregon Administrative Rule
Permapost Products, Inc.

PRG preliminary remediation goals
RAO remedial action objective
RBC risk-based concentration

RCRA Resource Conservation and Recovery Act

SMP Site Management Plan

TEQ toxicity equivalent

### 1 Introduction

At the request of the Oregon Department of Environmental Quality (DEQ), Maul Foster & Alongi, Inc. (MFA) has prepared this Interim Remedial Action Measures (IRAM) Work Plan for Permapost Products, Inc. (Permapost) This work plan outlines the steps that will be taken by Permapost to remediate shallow soil contamination at a residential property (Property 1) adjacent to the Permapost property. Property 1 is located at 3975 SE Witch Hazel Road in Hillsboro, Oregon (see Figure 1-1). Property 1 is one of four residential parcels adjacent to Permapost's southern property line. Shallow soil on Property 1 has documented arsenic and dioxin/furan contamination that exceed preliminary remediation goals (PRGs).

Property 1 is part of area of interest 5 (AOI-5). AOI-5 is one of five AOIs that comprise the Permapost Site. In addition to AOI-5, the Permapost Site is comprised four other AOIs: the terrace (AOI-1), one of two parcels on the adjoining Aloha property (AOI-2), the Property (AOI-3), and the railroad ditch (AOI-4) (see Figure 1-2).

AOI-5 consists of four residential properties adjacent and to the south of the Permapost property (see Figure 1-2). Permapost has initiated discussions regarding remediation of AOI-5 with 3 of the 4 property owners, including possible purchase of properties 2 and 3. The owner of property 4 has not responded to Permapost and Permapost has not been provided access to property 4. The owner of Property 1 is the only property owner that has currently indicated they are prepared to proceed with an IRAM.

The proposed IRAM would remove soil with concentrations of arsenic and dioxin/furans above PRGs established for Property 1, to the extent accessible. The proposed IRAM will include removal of contaminated soil, consolidation and capping of contaminated soil on the adjacent Permapost property, importing clean soil, and landscaping restoration.

## 2 Background

### 2.1 Previous Investigations

In October 2022 and May 2023, at the request of DEQ, Permapost conducted soil sampling on properties 1, 2, and 3 in AOI-5 (see Figure 2-1). Soil was sampled in the front, mid, and backyards of the residences and analyzed for chemicals of concern (COC) (dioxin/furans and arsenic) to assess contamination from potential historical stormwater runoff onto AOI-5. Analytical data were screened relative to the site-specific preliminary remediation goal for dioxins/furans and the natural background concentration for arsenic (MFA 2022, 2023b). Based on analytical data collected to date, soil contamination is limited to three feet or less below ground surface.

On May 31, 2024, additional soil sampling was conducted within the front and middle yard of Property 1 for pre-design sampling, as discussed in Section 3.

### 2.2 Preliminary Remediation Goals

As described in OAR 340-122-0115, cleanup levels are the residual concentrations of hazardous substances in a medium that are determined to be protective under specified exposure conditions of public health, safety, and welfare, and of the environment. PRGs for shallow soil were developed for human receptors under a residential exposure scenario and are considered cleanup levels for shallow soil at AOI-5 (which includes Property 1) (MFA 2024):

- Arsenic, 0-3 feet bgs, PRG of 8.8 milligrams per kilogram.
- Dioxin toxicity equivalent (TEQ), 0-3 feet bgs, PRG of 11.8 nanograms per kilogram (ng/kg).

The PRGs identified will be protective of residential, occupational, construction, and excavation workers as applicable for Property 1. The PRGs account for cancer and noncancer effects and rely on DEQ background soil concentration for arsenic and a site-specific background concentration developed for dioxins based on a background study using topsoil data collected from regional topsoil providers (MFA 2023b). The site-specific dioxin PRG was approved by DEQ (DEQ, 2023).

## 3 Supplemental Soil Sampling

In May 2024, additional soil sampling was conducted in the front and mid-yard areas of Property 1 as described in Attachment A. Results from this supplemental soil sampling, as well as previous sampling data, informed the final remediation depths for Property 1 (see Figure 3-1).

## 4 Description of Interim Remedy

### 4.1 Interim Remedial Action Areas

Excavation areas for Property 1 are shown on Figure 3-1. The cleanup areas and depths are based on the results of soil characterization described in Section 3 and in previously submitted reports (MFA 2022). The back and mid yard portions of Property 1 will be excavated to a depth of 3 feet bgs. The front yard portion that does include the gravel driveway area will be excavated to a depth of 2 feet bgs. The front yard portion that does not include the gravel driveway area will be excavated to a depth of 1 feet bgs.

### 4.2 Interim Remedial Action Components

The primary interim remedial action components are:

- Soil exceeding PRGs will be excavated, transported, and capped on the Permapost property (temporary stockpiling in DU-G may take place before final remedy implementation on the Permapost property).
- Excavation areas will extend up to 3 feet bgs as shown on Figure 3-1.
- Excavation areas will be backfilled using clean imported soil to grade. Permapost has tested soil from a variety of available sources, as described in Section 4.2.5.1.
- Yard landscaping will be restored.

All accessible soil that exceeds the PRGs will be excavated on Property 1. Accessible soils are those not covered by permanent structures (such as homes and garages) or asphalt or concrete paving (such as sidewalks, driveways, patios, and parking areas).

Permapost will work with the owner of property to coordinate the cleanup, including:

- Verify and survey cleanup areas.
- Establish the restoration design.
- Provide information on pre-cleanup activities and owner responsibilities.
- Provide information about the cleanup and restoration timeline.
- Provide information regarding landscape care following yard restoration.

Permapost and the property owner will sign a cleanup contract before cleanup is implemented. The cleanup will be designed to constitute a final cleanup action. The cleanup and restoration process are further described in the following subsections.

### 4.2.1 Site Preparation

Prior to remedial action, topographic, public and private utility, and vegetation surveys will be conducted. The property owner will be responsible for removing nonpermanent structures from the yard (e.g., piles of wood, debris, toys, piles of soil, lawn furniture, fire pits, vehicles). Existing fences in areas identified for cleanup will remain in place in areas where they do not impede interim remedial action activities. Fence panels that impede interim remedial action activities may be temporarily removed to facilitate cleanup and replaced following completion of the interim remedial action.

Structures constructed on permanent foundations (e.g., cement or concrete pads) will remain in place, including the garage located on the northwestern portion of the property. The garage foundation consists of a reinforced concrete slab that was constructed at a similar timeframe as the residence, therefore it is unlikely contamination above PRGs exists below the foundation. A structural engineer will be retained by Permapost to evaluate existing foundation conditions immediately prior to construction. This evaluation will document visible cracks or other indications of pre-existing damage and will provide recommendations on how to safely excavate around foundations if they differ from the plan in Sheet C2.1 of the Design Drawings in Appendix B.

Structures not constructed on permanent foundations (e.g., sheds without foundations/footings) and moveable site features (e.g., vehicles, boats, trailers, etc.) will be temporarily removed from the

property prior to the start of interim remedial actions to facilitate excavation of contaminated soil beneath the structures and features. Assessment of existing above grade structures (e.g., sheds) would be required to determine whether a structure can be temporarily moved for soil removal access without impacting the structures usability/structural integrity. If a structure cannot be moved without damaging the usability/structural integrity, Permapost will coordinate with the homeowner to determine agreement for 1) removing it without replacement, or 2) removing it with replacement.

### 4.2.2 Vegetation Management

Existing small shrubs, groundcovers, and lawns that are in areas identified for cleanup will be removed or transplanted to facilitate soil excavation. Existing large woody vegetation (e.g., trees and large shrubs, herein referred to as trees) will be handled on a case-by-case basis. If preservation of the tree is desired, trees will be surveyed by a certified arborist; this survey effort will include delineation of the critical root zone (CRZ) and an evaluation of the health/viability of individual trees.

Where practicable and if desired by the homeowner, existing, viable trees will be preserved during construction by the following practices (see Sheet C1.0 of Design Drawings in Appendix B):

- Delineation of the CRZ by construction fencing.
- Prohibition of construction equipment entry into and transit within the CRZ.
- Small CRZs (e.g., Japanese Maples) will be balled/burlapped to facilitate soil removal and replanted.
- Large CRZs will be hand and/or vactor trucked to facilitate excavation of soil in the CRZ.
- Immediate restoration of soil in large CRZs will be conducted to support the health of the tree (which may occur prior to final excavation and survey of post-excavation grade).
- Informing the homeowner of any soil within the cleanup horizon that may have to remain to preserve the tree.
- Covering clean fill soil around the tree with mulch.
- Additional precautions as recommended by the project arborist.

Trees that are identified as unhealthy/inviable will be removed before soil excavation and may be replaced with a nursery-stock tree as part of the landscape restoration.

### 4.2.3 Soil Management

### 4.2.3.1 Erosion and Sediment Control Best Management Practices

It is Permapost's responsibility to ensure that best management practices (BMPs) are being followed. BMPs for soil and stormwater will be used to during excavation and removal to minimize any releases of contaminants. BMPs may include:

- Dampening soil to limit dust.
- Avoiding overwatering to prevent erosion or migration of contaminated soil.
- Covering disturbed soil, open excavations, and soil piles with plastic sheeting to reduce stormwater contact with potentially contaminated soil and soil runoff.

- Loading trucks in a careful, controlled manner to minimize spillage, and placing plastic sheeting beneath the swing path of the excavator to contain any soil that is spilled.
- Using rubber rumble strips immediately adjacent to loading areas to dislodge loose soil from truck tires before trucks leave the site.
- Covering soil loads before trucks leave the work site.
- Monitoring roadways to ensure that soil is not being tracked off site.
- Street sweeping (if required) to removed tracked soil from roadways.

### 4.2.3.2 Property 1 Soil Management

Contamination exceeding the PRGs will be excavated. As mentioned in Section 4.2, up to three feet of soil will be excavated and will be replaced with clean soil (see Figure 3-1). Excavations adjacent to existing hardscaping (e.g., roads, driveways) and structures will be constructed with side slopes to avoid undermining. Excavations on steeper slopes may be benched to allow compaction of clean fill during restoration. Very steep slopes and areas that are inaccessible to equipment (e.g., small areas confined by structures or hardscapes) will be further evaluated during predesign activities. The exact maximum slope allowed for various scenarios will be determined in consultation with a structural engineer. Means such as hand excavation may be used to remove soils to the maximum extent practicable.

### 4.2.3.3 Permapost Property Soil Management

Contaminated soil excavated from Property 1 will be transported to the southwestern portion of the Permapost property and placed in a temporary stockpile. The contaminated soil stockpile will be underlain with up to one foot of imported gravel and a 10 mil plastic (polyethylene) liner to serve as a demarcation layer. Straw bales will surround the perimeter of the contaminated soil stockpile, and 10 mil plastic sheeting will cover the stockpile and extend two feet beyond the straw bales. The top plastic sheeting will be weighed down with sandbags. Contaminated soil stockpile details are including on Sheet C1.2 of the Design Drawings (see Appendix B).

### 4.2.4 Post-Excavation Evaluation

Following excavation, the yard will be surveyed by the contractor. The topographic survey will be submitted to the engineer for approval. Alternative means, such as grade stakes, may also be used to verify excavation completion. The engineer will compare the elevations of the excavation to the preconstruction elevations to ensure that the full excavation extent has been achieved prior to placement of clean soil and restoration.

Following construction, the structural engineer will re-evaluate each foundation to ensure that there has been no foundation damage as a result of the construction activities. Permapost will keep these pre- and post-construction foundation inspection records on file; these records will be made available to the property owner upon request.

### 4.2.5 Site Restoration

The property owner will be provided with two options for yard restoration:

1. Restore with lawn and mulched bed(s).

2. Restore with the same or in-kind landscaping that was removed.

The property owner will have the opportunity to meet with a landscape architect (LA) to develop the property landscape restoration design during the pre-cleanup planning visit(s). During this consultation, the LA will present the restoration options to the property owner and the preferred option and configuration will be selected.

Permapost will provide information to the property owner regarding appropriate lawn and vegetation care to support successful establishment of landscaping.

Yard restoration will also include the return or replacement of site features removed or damaged during excavation, including the gazebo, deck, and sheds.

#### 4.2.5.1 Backfill

Topsoil source sampling was conducted consistent with the Revised Yard Pre-Design Investigation Work Plan between May and July 2023 (MFA, 2023b). To identify providers for this sampling, Permapost considered their location (i.e., are they reasonably proximate to the Site) and whether the provider typically can provide adequate soil volume to support Site yard remediation. Topsoil blends (often described as "3-ways") were sampled from regional providers. The blends typically consisted of sandy loam, sand, and compost that could provide adequate drainage and support vegetative growth. Topsoil will be sourced from one or more topsoil providers previously tested unless otherwise approved by DEQ.

### 4.3 Health and Safety Procedures

Interim remedial actions will be conducted in accordance with a site-specific health and safety plan. The site-specific health and safety plan will be prepared consistent with Oregon Occupational Safety and Health Administration regulations and Title 29 of the Code of Federal Regulations 1910.120 and 1926.65.

Permapost will retain an excavation contractor that will complete the work in compliance with Oregon Occupational Safety and Health Administration regulations. The contractor will be required to use a crew that has received Hazardous Waste Operations and Emergency Response training.

### 4.4 Construction Quality Assurance Measures

The interim remedial action will be conducted with oversight by an environmental professional operating under the direction of a Professional Engineer licensed in Oregon. Expected construction quality assurance measures relevant to the remediation include:

- Erosion and sediment control BMP inspection
- Dust control observation
- Verification of appropriate restricted access construction methods (including maximum soil side slopes) adjacent to existing structures, fences, and pavement
- · Verification of excavation depth within restricted access areas
- Verification of complete excavation depth outside of restricted access areas (1 ft, 2 ft, or 3 ft)

- Documentation of arborist oversight during excavation within critical root zones of trees to remain
- Verification of the demarcation layer under the excavated soil stockpile on DU-G (polyethylene liner and 1 foot of gravel) prior to soil placement
- Verification of the soil stockpile cover on DU-G following soil placement and/or prior to a precipitation event during soil hauling
- Verification of soil backfill over excavation area

### 4.5 Schedule

Depending on review timelines, property owner negotiations, and contractor availability, execution of the interim remedial action is planned to begin in late summer 2024.

If interim remedial actions proceed, design drawings incorporating the property-specific cleanup plan will be submitted for DEQ review at least one week before the plan is submitted to the homeowner.

Permapost will coordinate with the owner to identify a start date for the work.

### 4.6 Reporting

Upon completion of the interim remedial action, technical memoranda incorporating the following items will be submitted to DEQ:

- Descriptions of field activities and observations.
- Survey showing the following:
  - Pre-excavation elevations.
  - Post-excavation elevations including final lateral and vertical extents of the excavations.
  - Finished grade and landscape components.
- Photographs showing the following:
  - Pre-excavation site conditions.
  - Active excavation site conditions.
  - Post-excavation site conditions.
  - Permapost property contaminated soil stockpile location and conditions.
- Documentation of the volume of soil removed from Property 1 and placed on the Permapost property.

### References

- DEQ. 2017. *Guidance for Conducting Feasibility Studies*. Oregon Department of Environmental Quality, Portland, Oregon. December 1.
- DEQ. 2020. Conducting ecological risk assessments. Oregon Department of Environmental Quality, Land Quality Division Cleanup Program, Portland, Oregon. September 14.
- DEQ. 2023. Katie Daugherty, RG, Oregon Department of Environmental Quality. *Updated Topsoil* Source Evaluation and Proposed Residential Preliminary Remediation Goal for Dioxin/Furans Memo, Permapost Products, ECSI No. 148.
- MFA. 2022. Supplemental Investigation Report, Permapost Products, Inc. Hillsboro, Oregon, ECSI #148. Prepared for Permapost Products, Inc. Maul Foster & Alongi, Inc., Portland, Oregon. March 22.
- MFA. 2023a. Phil Wiescher, PhD, Maul Foster & Alongi, Inc., Tim Browning, RG, Permapost Products, Inc. Revised Conceptual Site Model Update and Contaminant Screening Technical Memo.

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- MFA. 2023b. Phil Wiescher, PhD, Maul Foster & Alongi, Inc., Tim Browning, RG, Permapost Products, Inc. Topsoil Source Evaluation and Proposed Residential Preliminary Remediation Goal for Dioxins/Furans. Memorandum to Katie Daugherty, RG, Oregon Department of Environmental Quality. October 6.
- Permapost. 2019. RCRA permit-focused remedial investigation report, Permapost Products, Inc. (ORD 009 041 187)(ECSI #148). Prepared by Permapost Products, Inc., Hillsboro, Oregon. June 25.
- SEA. 1987. Post-Closure Corrective Action and Groundwater Monitoring Plan, Permapost Products, Inc. Sweet Edwards and Associates. June 23.

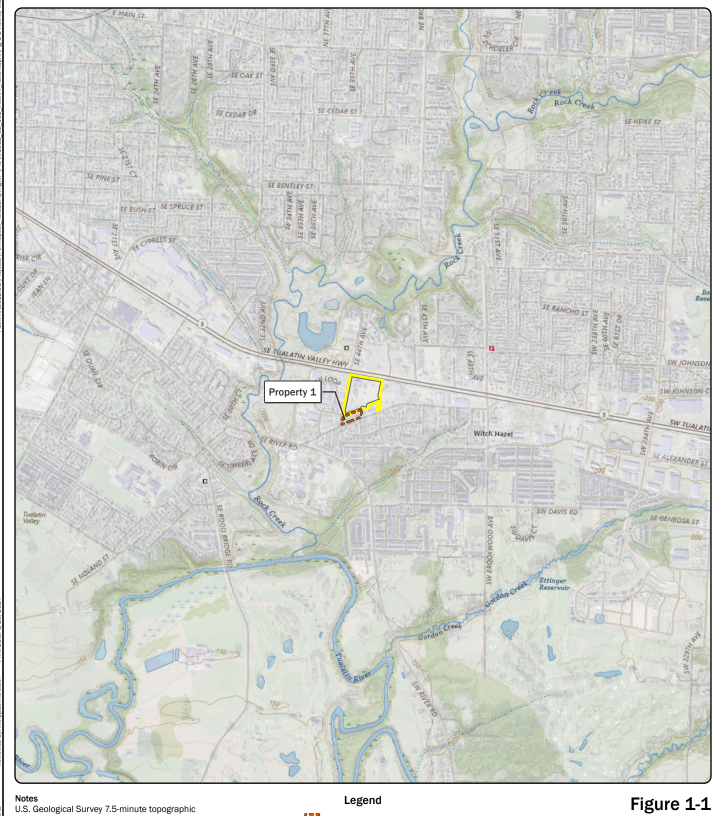
### **Limitations**

The services undertaken in completing this report were performed consistent with generally accepted professional consulting principles and practices. No other warranty, express or implied, is made. These services were performed consistent with our agreement with our client. This report is solely for the use and information of our client unless otherwise noted. Any reliance on this report by a third party is at such party's sole risk.

Opinions and recommendations contained in this report apply to conditions existing when services were performed and are intended only for the client, purposes, locations, time frames, and project parameters indicated. We are not responsible for the impacts of any changes in environmental standards, practices, or regulations subsequent to performance of services. We do not warrant the accuracy of information supplied by others, or the use of segregated portions of this report.

## **Figures**





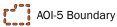
U.S. Geological Survey 7.5-minute topographic quadrangle (2020): Hillsboro and Scholls. Township 1 south, range 2 west, section 9. AOI = area of interest.

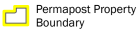
### Data Source

Property boundary obtained from Oregon Metro.



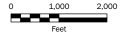
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## Figure 1-1 Vicinity Map

Permapost Products, Inc. Hillsboro, OR







## Figure 1-2 Areas of Interest

Permapost Products, Inc. Hillsboro, OR

### Legend

AOI-1 Terrace

AOI-2 Aloha Property

**AOI-3** Permapost Property

AOI-4 Railroad Ditch

AOI-5 Residential Properties

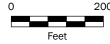
RCRA Cap

Permapost Property Boundary

Stream

Tax Lot

AOI = area of interest.
Permapost = Permapost Products, Inc. RCRA = Resource Conservation and Recovery Act.





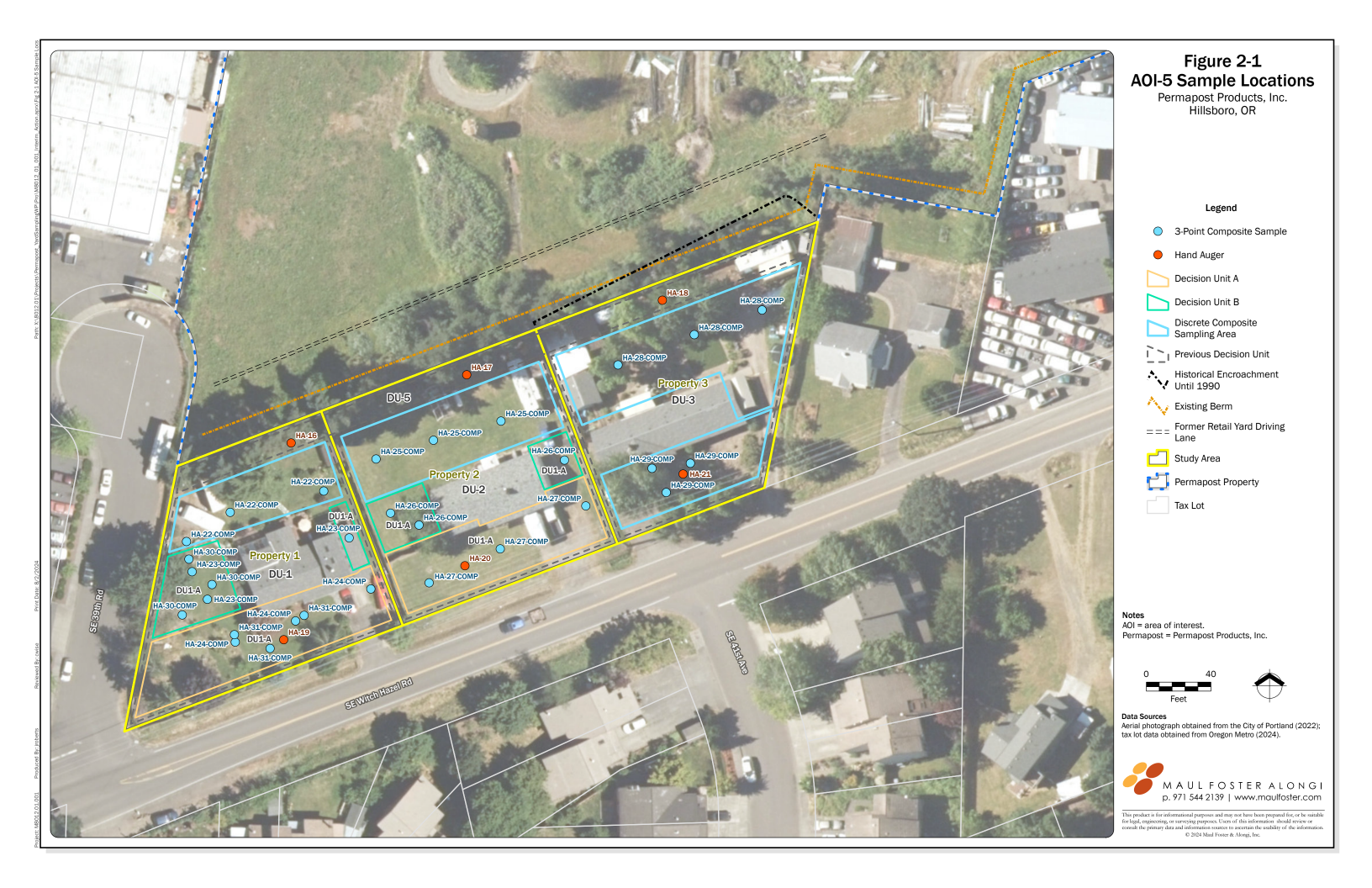
Aerial photograph obtained from City of Portland (2022); tax lot data obtained from Oregon Metro (2023).



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## Appendix A

May 2024 Supplemental Soil Sampling





To: Katie Daugherty, RG Date: August 9, 2024

From: Phil Wiescher, PhD

Tim Browning, RG Project No.: M8012.01.001

Re: Residential Yard May 2024 Supplemental Sampling

Permapost Products, Inc. Hillsboro, Oregon ECSI #148

Maul Foster & Alongi, Inc. (MFA) and Permapost Products, Inc. (Permapost) have prepared this memorandum to summarize the results of the May 2024 supplemental soil sampling at Property 1 within the residential properties (Area of Interest [AOI]-5) associated with the Permapost site in Hillsboro, Oregon (the Site). This sampling was conducted to refine the excavation depths for the front and mid yards of Property 1.

### **Background**

In October 2022 and May 2023, Permapost conducted soil sampling on Properties 1, 2, and 3 in AOI-5 (see Figure 1). Soil was sampled in the front and backyards of the residences and analyzed for chemicals of concern (COC) (dioxin/furans and arsenic) to assess contamination from potential historical stormwater runoff onto AOI-5. Analytical data were screened relative to a site-specific preliminary remediation goal for dioxins/furans and the natural background concentration for arsenic (MFA 2022, 2023 and Table).

### Sampling Approach

At Property 1, additional data collection was proposed in the front and mid-yard area to refine the planned remediation depths.

• Front Yard—A decision unit (DU1-A) extended across the entire front yard of Property 1 contained a dioxin/furan toxicity equivalency (TEQ) concentration of 16 picograms per gram (pg/g) in shallow soil (0-0.5 feet below ground surface [bgs]). A discrete soil sample (HA-19) collected at 1-2 feet below ground surface (bgs) within DU1-A contained a dioxin/furan TEQ concentration of 5.11 pg/g. This lower concentration at depth is consistent with anticipated attenuation of concentrations. A three-point composite sample (HA-24-COMP), also collected within DU1-A, included a sample within the gravel driveway area along the eastern portion of the property and contained a dioxin/furan TEQ concentration of 23.6 pg/g at 1-2 feet bgs. This is inconsistent with the analytical results of the surface soil (DU1-A) and subsurface soil (HA-19) of 16 pg/g and 5.11 pg/g, respectively. To determine if the gravel driveway area was biasing the composite depth concentrations, an additional 3-point composite sample (HA-31-COMP) was proposed within the front yard at 1-2 feet (without the gravel driveway area, decision subunit A [DSU-A]) (see Figure 2).

• Mid Yard—A decision unit (DU1-B) extended across the entire mid yard of Property 1, including a portion of the driveway area. A three-point composite sample (HA-23-COMP) collected within the mid yard analyzed soil from 1-2 feet and 2-3 feet bgs. Analytical results identified concentrations increasing dioxin/furan TEQ concentrations with depth (15.7 pg/g at 1-2 feet bgs and 17.0 pg/g at 2-3 feet bgs). This is inconsistent with other site data identifying attenuation of dioxin/furan concentrations with depth. To determine if the gravel driveway area was biasing these deeper composite concentrations, an additional 3-point composite sample (HA-30-COMP) was proposed within the mid yard at 1-2 feet (without the gravel driveway area, decision subunit B [DSU-B]) (see Figure).

This additional sampling approach was approved by DEQ (DEQ, 2024).

### Results

The supplemental sampling at Property 1 was completed on May 31, 2024 (see Figure 2), consistent with previously conducted sampling procedures.

- Front Yard— One three-point composite soil sample (HA-31-COMP [sample HA-31-1.5-COMP]) was collected from soil at 1-2 feet bgs and analyzed for dioxin/furans.
- Mid Yard—Two three-point composite soil samples (HA-30-COMP [samples HA-30-1.5-COMP and HA-30-2.5-COMP]) were collected from soil at 1-2 feet bgs and 2-3 fee bgs and analyzed for dioxin/furans.

The analytical laboratory report is provided in Attachment A. Based on the data quality assurance/quality control review provided in Attachment B, the data, with the appropriate final data qualifiers assigned, are considered acceptable for their intended use. Analytical data were screened relative to a site-specific preliminary remediation goal (PRG) for dioxins/furans of 11.8 pg/g (see Table).

- Front Yard— The dioxin/furan TEQ concentration was 2.58 pg/g (HA-31-1.5-COMP) from soil collected at 1-2 feet bgs, well below the site-specific PRG of 11.8 pg/g.
- Mid Yard— The dioxin/furan TEQ concentration was 13.9 pg/g and 179 pg/g (HA-30-1.5-COMP and HA-30-2.5-COMP, respectively) from soil collected at 1-2 feet bgs and 2-3 feet bgs, respectively, above the site-specific PRG of 11.8 pg/g.

### Recommendations

Based on the analytical results, it appears that the gravel driveway area is biasing the concentrations of dioxin/furans in the front yard of Property 1. Therefore, the remediation depth for the front yard without the gravel driveway area is proposed to 1-foot bgs. A separate remediation depth for the front yard with the gravel driveway area is proposed to 2-feet bgs.

No revisions to the remediation depth for the mid yard of 3-feet bgs are proposed.

### **Attachments**

References

Limitations

**Figures** 

Table

A-Analytical Laboratory Report

**B**—Data Validation Memorandum

### References

- DEQ. 2024. Katie Daughtery, RG, Oregon Department of Environmental Quality. *RE: Proposed Additional Sampling, Residential Property DU-1.* Email to Tim Browning, Permapost Products, Inc. May 17.
- MFA. 2022. Supplemental Investigation Report, Permapost Products, Inc. Hillsboro, Oregon, ECSI #148. Prepared for Permapost Products, Inc. Maul Foster & Alongi, Inc., Portland, Oregon. March 22.
- MFA. 2023. Phil Wiescher, PhD, Maul Foster & Alongi, Inc., Tim Browning, RG, Permapost Products, Inc. *Topsoil Source Evaluation and Proposed Residential Preliminary Remediation Goal for Dioxins/Furans*. Memorandum to Katie Daugherty, RG, Oregon Department of Environmental Quality. October 6.

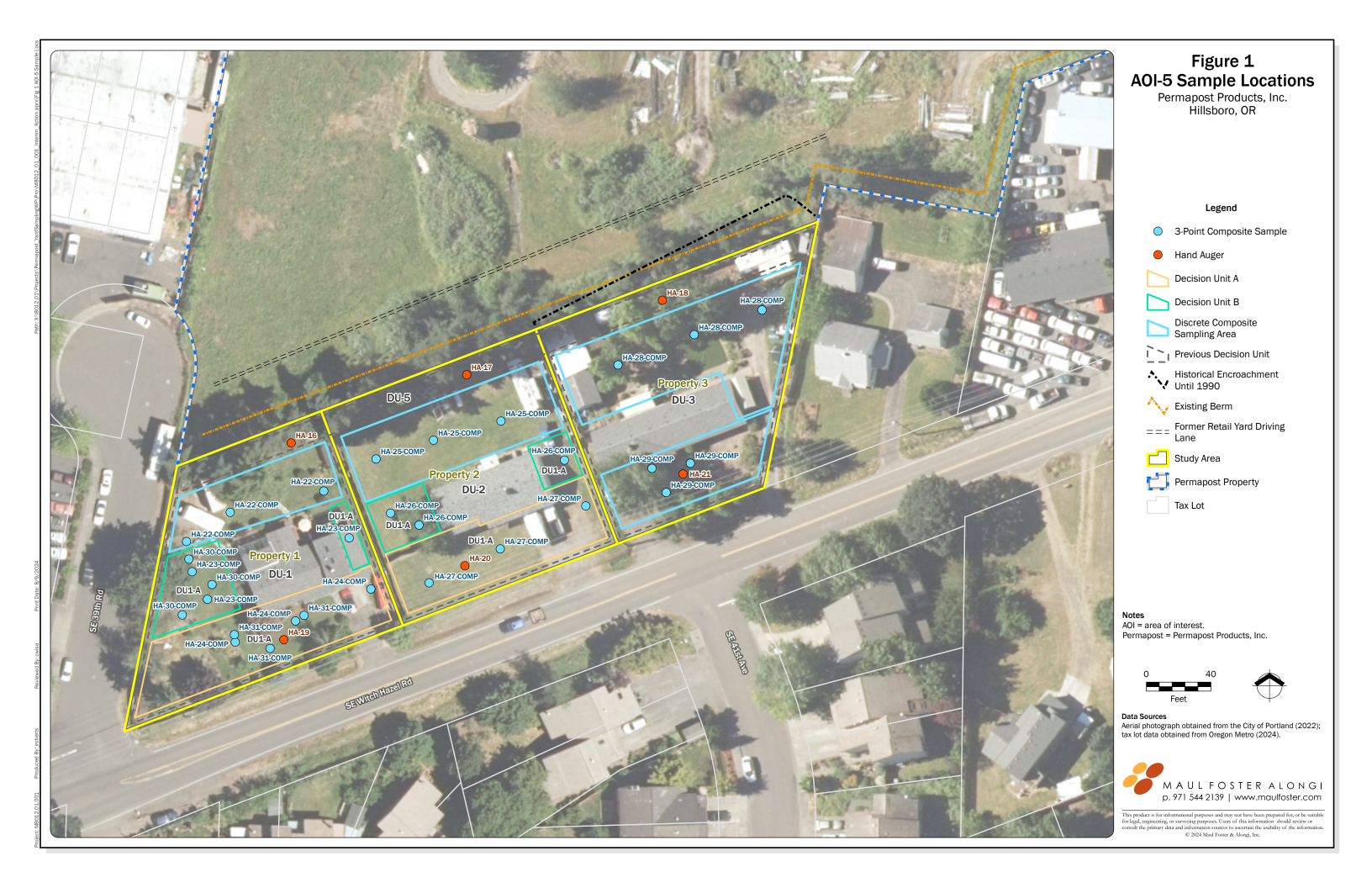
### **Limitations**

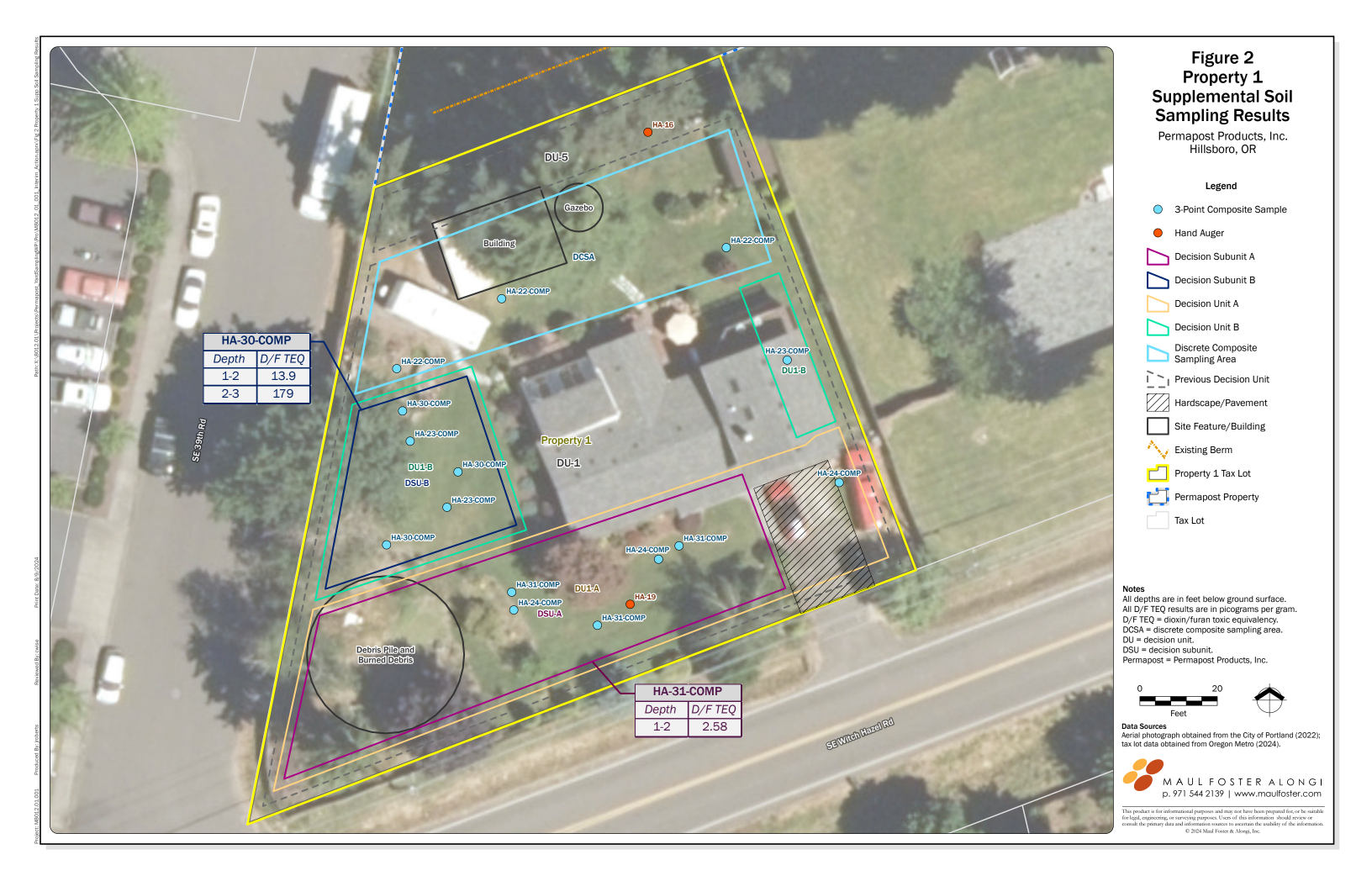
The services undertaken in completing this technical memorandum were performed consistent with generally accepted professional consulting principles and practices. No other warranty, express or implied, is made. These services were performed consistent with our agreement with our client. This technical memorandum is solely for the use and information of our client unless otherwise noted. Any reliance on this report by a third party is at such party's sole risk.

Opinions and recommendations contained in this technical memorandum apply to conditions existing when services were performed and are intended only for the client, purposes, locations, time frames, and project parameters indicated. We are not responsible for the impacts of any changes in environmental standards, practices, or regulations subsequent to performance of services. We do not warrant the accuracy of information supplied by others, or the use of segregated portions of this technical memorandum.

## **Figures**







## **Table**





						511.01					
Decision Unit:	Screening Criteria	DU-01									
Sample Name:		DU01-S-0.5	HA19-S-2.0	DU1-A	DU1-B	HA-22-Comp	HA-22-COMP	HA-23-COMP	HA-23-COMP	HA-24-COMP	
Sample Name:		D001-3-0.5	ПА 17-3-2.0	DUT-A	D01-B	1-2	2-3	1-2	2-3	1-2	
Sample Date:	Ciliena	10/05/2022	10/05/2022	05/09/2023	05/09/2023	05/11/2023	05/11/2023	05/11/2023	05/11/2023	05/11/2023	
Sample Depth (ft bgs):		0-0.5	1.0-2.0	0-0.5	0-0.5	1.0-2.0	2.0-3.0	1.0-2.0	2.0-3.0	1.0-2.0	
Total Metals (mg/kg)	otal Metals (mg/kg)										
Arsenic	8.8 <sup>(a)(1)</sup>	10.0	5.58	6.21	7.75	9.25	12.2				
Dioxins and Furans (pg/g)											
Dioxin and Furan TEQ <sup>(b)(2)</sup>	11.8 <sup>(c)(3)</sup>	45.7 J	5.11 J	16.0 J	27.5 J	21.4 J	28.9 J	15.7 J	17.0 J	23.6 J	



Decision Unit:	Screening Criteria	DU-01 (cont.)				DU-02					
Sample Name:		HA-24-COMP- 2-3	HA-30-1.5- COMP	HA-30-2.5- COMP	HA-31-1.5- COMP	DU02-S-0.5	HA20-S-2.0	DU2-A	DU2-B	HA-25-Comp- 1-2	
Sample Date:		05/11/2023	05/31/2024	05/31/2024	05/31/2024	10/05/2022	10/05/2022	05/09/2023	05/09/2023	05/11/2023	
Sample Depth (ft bgs):		2.0-3.0	1.0-2.0	2.0-3.0	1.0-2.0	0-0.5	1.0-2.0	0-0.5	0-0.5	1.0-2.0	
Total Metals (mg/kg)											
Arsenic	8.8 <sup>(a)(1)</sup>					7.99					
Dioxins and Furans (pg/g)											
Dioxin and Furan TEQ <sup>(b)(2)</sup>	11.8 <sup>(c)(3)</sup>	2.90 J	13.9	179	2.58	28.6 J	9.8 J	71.7 J	80.2 J	7.60 J	



Decision Unit:	Screening Criteria	DU-02 (cont.)					DU-03			
Sample Name:		HA-25-COMP- 2-3	HA-26-COMP- 1-2	HA-26-COMP- 2-3	HA-27-COMP- 1-2	HA-27-COMP 2-3	DU03A-S-0.5	DU03B-S-0.5	DU03C-S-0.5	HA21-S-2.0
Sample Date:		05/11/2023	05/11/2023	05/11/2023	05/11/2023	05/11/2023	10/05/2022	10/05/2022	10/05/2022	10/05/2022
Sample Depth (ft bgs):		2.0-3.0	1.0-2.0	2.0-3.0	1.0-2.0	2.0-3.0	0-0.5	0-0.5	0-0.5	1.0-2.0
Total Metals (mg/kg)										
Arsenic	8.8 <sup>(a)(1)</sup>						38.2	38.4	40.3	9.60
Dioxins and Furans (pg/g)										
Dioxin and Furan TEQ <sup>(b)(2)</sup>	11.8 <sup>(c)(3)</sup>	3.96 J	6.30 J	18.4 J	26.7 J	7.90 J	395 J	359 J	370	26.1 J



Decision Unit:	Screening Criteria		DU-03 (cont.)		DU-05						
Sample Name:		_	HA21-S-3.0	HA-28-Comp- 2-3	HA-29-Comp- 2-3	DU05-S-0.5	HA16-S-2.0	HA16-S-3.0	HA17-S-2.0	HA18-S-2.0	HA18-S-3.0
Sample Date:		10/05/2022	05/11/2023	05/11/2023	10/05/2022	10/05/2022	10/05/2022	10/05/2022	10/05/2022	10/05/2022	
Sample Depth (ft bgs):		2.0-3.0	2.0-3.0	2.0-3.0	0-0.5	1.0-2.0	2.0-3.0	1.0-2.0	1.0-2.0	2.0-3.0	
Total Metals (mg/kg)											
Arsenic	8.8 <sup>(a)(1)</sup>	13.2	16.4	9.96	13.3	41.8	10.2	6.08	53.2	32.2	
Dioxins and Furans (pg/g)											
Dioxin and Furan TEQ <sup>(b)(2)</sup>	11.8 <sup>(c)(3)</sup>	73.3 J	53.1 J	29.2 J	68.2 J	74.1 J	18.3 J	6.60 J	506 J	91.3 J	

### **Table**



### Summary of Soil Analytical Results Permapost Products, Inc., Hillsboro, Oregon

#### Notes

Shading indicates values that exceed screening criteria; non-detect results (U, UJ, UJK) were not compared with screening criteria.

-- = not analyzed.

ft bgs = feet below ground surface.

J = result is estimated.

J- = result is estimated, but the result may be biased low.

JK = result is estimated and an estimated maximum potential concentration.

mg/kg = milligrams per kilogram.

NV = no value.

pg/g = picograms per gram.

TEQ = toxicity equivalency.

U = result is non-detect at the estimated detection limit, method detection limit, or method reporting limit.

UJ = result is non-detect with an estimated detection limit.

UJK = result is non-detect, an estimated value, and an estimated maximum potential concentration.

UK = result is non-detect at the estimated maximum potential concentration.

<sup>(a)</sup>Oregon background concentration, Portland Basin.

(b)Dioxin and furan TEQs are calculated as the sum of each detected congener concentration multiplied by the corresponding TEF value. Non-detect congeners are also multiplied by one-half.

(c)Preliminary remediation goal.

#### References

(1) DEQ. 2013. Development of Oregon Background Metals Concentrations in Soil. Oregon Department of Environmental Quality, Land Quality Division Cleanup Program, Portland, Oregon. March.

(2)Van den Berg et al. 2006. "The 2005 World Health Organization Reevaluation of Human and Mammalian Toxic Equivalency Factors for Dioxins and Dioxin-Like Compounds." *Toxicological Sciences.* 93(2): 223–241.

(3)MFA. 2023. Phil Wiescher, PhD, Maul Foster & Alongi, Inc., Tim Browning, RG, Permapost Products, Inc. Topsoil Source Evaluation and Proposed Residential Preliminary Remediation Goal for Dioxins/Furans. Memorandum to Katie Daugherty, RG, Oregon Department of Environmental Quality. October 6.

### **Attachment A**

**Analytical Laboratory Report** 





#### ANALYTICAL REPORT

#### Apex Laboratories, LLC

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323 ORELAP ID: OR100062

Thursday, July 25, 2024
Phil Wiescher
Maul Foster & Alongi, INC.
3140 NE Broadway Street
Portland, OR 97232

RE: A4E1783 - Permapost Supplemental RI - M8012.01.001

Thank you for using Apex Laboratories. We greatly appreciate your business and strive to provide the highest quality services to the environmental industry.

Enclosed are the results of analyses for work order A4E1783, which was received by the laboratory on 5/31/2024 at 3:24:00PM.

If you have any questions concerning this report or the services we offer, please feel free to contact me by email at: <a href="mailto:pnerenberg@apex-labs.com">pnerenberg@apex-labs.com</a>, or by phone at 503-718-2323.

Please note: All samples will be disposed of within 30 days of sample receipt, unless prior arrangements have been made.

#### Cooler Receipt Information

Acceptable Receipt Temperature is less than, or equal to, 6 degC (not frozen), or received on ice the same day as sampling.

(See Cooler Receipt Form for details)

Default Cooler 5.4 degC

This Final Report is the official version of the data results for this sample submission, unless superseded by a subsequent, labeled amended report.

All other deliverables derived from this data, including Electronic Data Deliverables (EDDs), CLP-like forms, client requested summary sheets, and all other products are considered secondary to this report.





Apex Laboratories

Philip Nevenberg

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Philip Nerenberg, Lab Director

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## **Apex Laboratories, LLC**

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

 3140 NE Broadway Street
 Project Number: M8012.01.001
 Report ID:

 Portland, OR 97232
 Project Manager: Phil Wiescher
 A4E1783 - 07 25 24 1524

## ANALYTICAL REPORT FOR SAMPLES

SAMPLE INFORMATION								
Client Sample ID	Laboratory ID	Matrix	Date Sampled	Date Received				
HA-30-1.5-Comp	A4E1783-01	Soil	05/31/24 11:15	05/31/24 15:24				
HA-30-2.5-Comp	A4E1783-02	Soil	05/31/24 11:45	05/31/24 15:24				
HA-31-1.5-Comp	A4E1783-03	Soil	05/31/24 12:30	05/31/24 15:24				

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Philip Nerenberg, Lab Director

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## **Apex Laboratories, LLC**

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

3140 NE Broadway StreetProject Number:M8012.01.001Report ID:Portland, OR 97232Project Manager:Phil WiescherA4E1783 - 07 25 24 1524

## **QUALIFIER DEFINITIONS**

**Client Sample and Quality Control (QC) Sample Qualifier Definitions:** 

There are No Qualifiers on Sample or QC Data for this report

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Philip Nerenberg, Lab Director

Philip Menberg



### Apex Laboratories, LLC

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

3140 NE Broadway Street Project Number: M8012.01.001 Report ID:

Portland, OR 97232 Project Manager: Phil Wiescher A4E1783 - 07 25 24 1524

#### REPORTING NOTES AND CONVENTIONS:

#### **Abbreviations:**

DET Analyte DETECTED at or above the detection or reporting limit.

ND Analyte NOT DETECTED at or above the detection or reporting limit.

NR Result Not Reported

RPD Relative Percent Difference. RPDs for Matrix Spikes and Matrix Spike Duplicates are based on concentration, not recovery.

## **Detection Limits:** Limit of Detection (LOD)

Limits of Detection (LODs) are normally set at a level of one half the validated Limit of Quantitation (LOQ).

If no value is listed ('----'), then the data has not been evaluated below the Reporting Limit.

#### Reporting Limits: Limit of Quantitation (LOQ)

Validated Limits of Quantitation (LOQs) are reported as the Reporting Limits for all analyses where the LOQ, MRL, PQL or CRL are requested. The LOQ represents a level at or above the low point of the calibration curve, that has been validated according to Apex Laboratories' comprehensive LOQ policies and procedures.

#### **Reporting Conventions:**

Basis: Results for soil samples are generally reported on a 100% dry weight basis.

The Result Basis is listed following the units as "dry", "wet", or " " (blank) designation.

"dry" Sample results and Reporting Limits are reported on a dry weight basis. (i.e. "ug/kg dry")

See Percent Solids section for details of dry weight analysis.

"wet" Sample results and Reporting Limits for this analysis are normally dry weight corrected, but have not been modified in this case.

"\_\_" Results without 'wet' or 'dry' designation are not normally dry weight corrected. These results are considered 'As Received'.

Results for Volatiles analyses on soils and sediments that are reported on a "dry weight" basis include the water miscible solvent (WMS) correction referenced in the EPA 8000 Method guidance documents. Solid and Liquid samples reported on an "As Received" basis do not have the WMS correction applied, as dry weight was not performed.

#### QC Source:

In cases where there is insufficient sample provided for Sample Duplicates and/or Matrix Spikes, a Lab Control Sample Duplicate (LCS Dup) may be analyzed to demonstrate accuracy and precision of the extraction batch.

Non-Client Batch QC Samples (Duplicates and Matrix Spike/Duplicates) may not be included in this report. Please request a Full QC report if this data is required.

#### **Miscellaneous Notes:**

"---" QC results are not applicable. For example, % Recoveries for Blanks and Duplicates, % RPD for Blanks, Blank Spikes and Matrix Spikes, etc.

" \*\*\* " Used to indicate a possible discrepancy with the Sample and Sample Duplicate results when the %RPD is not available. In this case, either the Sample or the Sample Duplicate has a reportable result for this analyte, while the other is Non Detect (ND).

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Philip Nerenberg, Lab Director

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### Apex Laboratories, LLC

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

3140 NE Broadway Street Project Number: M8012.01.001 Report ID:

Portland, OR 97232 Project Manager: Phil Wiescher A4E1783 - 07 25 24 1524

### **REPORTING NOTES AND CONVENTIONS (Cont.):**

#### Blanks:

Standard practice is to evaluate the results from Blank QC Samples down to a level equal to one half of the Reporting Limit (RL).

- Blank results for gravimetric analyses are evaluated to the Reporting Level, not to half of the Reporting Level.
- -For Blank hits falling between ½ the RL and the RL (J flagged hits), the associated sample and QC data will receive a 'B-02' qualifier.
- -For Blank hits above the RL, the associated sample and QC data will receive a 'B' qualifier, per Apex Laboratories' Blank Policy. For further details, please request a copy of this document.
- -Sample results flagged with a 'B' or 'B-02' qualifier are potentially biased high if the sample results are less than ten times the level found in the blank for inorganic analyses, or less than five times the level found in the blank for organic analyses.
- 'B' and 'B-02' qualifications are only applied to sample results detected above the Reporting Level, if results are not reported to the MDL.

#### **Preparation Notes:**

#### Mixed Matrix Samples:

### Water Samples:

Water samples containing significant amounts of sediment are decanted or separated prior to extraction, and only the water portion analyzed, unless otherwise directed by the client.

#### Soil and Sediment Samples:

Soil and Sediment samples containing significant amounts of water are decanted prior to extraction, and only the solid portion analyzed, unless otherwise directed by the client.

#### **Sampling and Preservation Notes:**

Certain regulatory programs, such as National Pollutant Discharge Elimination System (NPDES), require that activities such as sample filtration (for dissolved metals, orthophosphate, hexavalent chromium, etc.) and testing of short hold analytes (pH, Dissolved Oxygen, etc.) be performed in the field (on-site) within a short time window. In addition, sample matrix spikes are required for some analyses, and sufficient volume must be provided, and billable site specific QC requested, if this is required. All regulatory permits should be reviewed to ensure that these requirements are being met.

Data users should be aware of which regulations pertain to the samples they submit for testing. If related sample collection activities are not approved for a particular regulatory program, results should be considered estimates. Apex Laboratories will qualify these analytes according to the most stringent requirements, however results for samples that are for non-regulatory purposes may be acceptable.

Samples that have been filtered and preserved at Apex Laboratories per client request are listed in the preparation section of the report with the date and time of filtration listed.

Apex Laboratories maintains detailed records on sample receipt, including client label verification, cooler temperature, sample preservation, hold time compliance and field filtration. Data is qualified as necessary, and the lack of qualification indicates compliance with required parameters.

## Benzofluoranthene Isomer Reporting:

Philip Nevenberg

Due to coelutions present on the analytical column, the results reported for Benzo(b+j)fluoranthene(s) represent the concentration of both the Benzo(b)fluoranthene and Benzo(j)fluoranthene isomers. Calibration, validation and accreditation are based on the Benzo(b)fluoranthene isomers.

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Philip Nerenberg, Lab Director

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### Apex Laboratories, LLC

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

 3140 NE Broadway Street
 Project Number:
 M8012.01.001
 Report ID:

 Portland, OR 97232
 Project Manager:
 Phil Wiescher
 A4E1783 - 07 25 24 1524

#### LABORATORY ACCREDITATION INFORMATION

## ORELAP Certification ID: OR100062 (Primary Accreditation) -EPA ID: OR01039

All methods and analytes reported from work performed at Apex Laboratories are included on Apex Laboratories' ORELAP Scope of Certification, with the <u>exception</u> of any analyte(s) listed below:

Matrix Analysis TNI\_ID Analyte TNI\_ID Accreditation

All reported analytes are included in Apex Laboratories' current ORELAP scope.

## **Secondary Accreditations**

Apex Laboratories also maintains reciprocal accreditation with non-TNI states (Washington DOE), as well as other state specific accreditations not listed here.

## **Subcontract Laboratory Accreditations**

Subcontracted data falls outside of Apex Laboratories' Scope of Accreditation.

Please see the Subcontract Laboratory report for full details, or contact your Project Manager for more information.

## **Field Testing Parameters**

Results for Field Tested data are provded by the client or sampler, and fall outside of Apex Laboratories' Scope of Accreditation.

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Philip Nerenberg, Lab Director

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## **Apex Laboratories, LLC**

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

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Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

 3140 NE Broadway Street
 Project Number:
 M8012.01.001
 Report ID:

 Portland, OR 97232
 Project Manager:
 Phil Wiescher
 A4E1783 - 07 25 24 1524

Sampled by: Calcation:  Sinte Location:	RCRA Metals (3)  Priority Metals (13)  RCRA Metals (13)  ALL Sh, As, Ba, Be, Cd,  All Sh, As, Ba, Be, Be, Cd,  All Sh, As, Ba, Be, Cd,  All Sh, As
8081 besteiqes	RCRA Metals (8)  Priority Metals (13)  At, Sb, As, Bs, Be, Cd,  At, Sb, As, Bs, Be, Cd,  TCLP Metals (8)
8081 besticites	Priority Metals (8)  Priority Metals (13)  Al, Sh, As, Bs, Be, Cd, Ca, Cc, Cc, Ec, Fe, Ph, Hg, Mg, Mn, My, K, Se, Ag, Ms, Tr, V, Zn, TOTAL DISS, TCLP  TOTAL DISS, TCLP  TOLP Metals (8)  X X X Dioxing FLucins  X X X Dioxing FLucins
•	X X X
	X X
	X
Standard Turn Around Time (TAT) = 10 Business Days	CTIONS:
2 Day 3 Day Standard Other:	
SAMPLES ARE HELD FOR 30 DAYS	
RECEIVED WY: Signatury: Signatury	C RECEIVED BY: Signature: Date:
Printed Kaple: Time: Trime: Printed Name:	Time: Printed Name: Time:
Company: M.Q./	Соправу:

Apex Laboratories

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Philip Nerenberg, Lab Director

Philip Memberg



## **Apex Laboratories, LLC**

6700 S.W. Sandburg Street Tigard, OR 97223 503-718-2323

ORELAP ID: OR100062

Maul Foster & Alongi, INC. Project: Permapost Supplemental RI

 3140 NE Broadway Street
 Project Number: M8012.01.001
 Report ID:

 Portland, OR 97232
 Project Manager: Phil Wiescher
 A4E1783 - 07 25 24 1524

Client: Maul Fos  Project/Project #: <u>Delivery Info</u> :  Date/time received: 53	
Delivery Info:	Perm - 25 M 8017 N 001
	termapost M8012.01.001
	1/1/2 1571 - 15
	0
Delivered by: Apex_Clie	
From USDA Regulated O	
Chain of Custody included	
Signed/dated by client?	Yes No
Contains USDA Reg. Soil	
T (0C)	Cooler #1 Cooler #2 Cooler #3 Cooler #4 Cooler #5 Cooler #6 Cooler #7
Temperature (°C)	<u> </u>
Custody seals? (Y/N)	1)
Received on ice? (Y/N)	17
Temp. blanks? (Y/N) Ice type: (Gel/Real/Other)	Va
Condition (In/Out):	To
Cooler out of temp? $(Y(N))$	Possible reason why
Green dots applied to out of	of temperature samples? Yes No
Out of temperature sample Sample Inspection: Dat	es form initiated? Yet/No te/time inspected: 5/3704 @ 1539 By: ADW
	No Comments:
1	
Bottle labels/COCs agree?	Yes No Comments:
	7.65 Z. 1.6
COC/container discrepance	ies form initiated? Yes No
	red appropriate for analysis? Yes No Comments:
	The property of the property o
5 T/O4 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	e headspace? Yes No NA
Do VOA vials have visible	****
Do VOA vials have visible Comments	
Comments	d: Yes No NA 7H appropriate? Yes No NA 74 ID.
Comments	d: YesNoNA_pH appropriate? YesNoNA_pH ID:

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July 17, 2024

**Enthalpy Analytical - El Dorado Hills** Work Order No. 2406043

Mr. Philip Nerenberg Apex Laboratories 6700 S.W. Sandburg Street Tigard, OR 97223

Dear Mr. Nerenberg,

Enclosed are the results for the sample set received at Enthalpy Analytical - EDH on June 06, 2024 under your Project Name 'A4E1783'.

Enthalpy Analytical - EDH is committed to serving you effectively. If you require additional information, please contact me at 916-673-1520 or by email at kathy.zipp@enthalpy.com.

Thank you for choosing Enthalpy Analytical - EDH as part of your analytical support team.

Sincerely,

Kathy Zipp Project Manager

Enthalpy Analytical - EDH certifies that the report herein meets all the requirements set forth by NELAP for those applicable test methods. Results relate only to the samples as received by the laboratory. This report should not be reproduced except in full without the written approval of Enthalpy Analytical - EDH .

## Enthalpy Analytical - EDH Work Order No. 2406043 Case Narrative

## **Sample Condition on Receipt:**

Three soil samples were received and stored securely in accordance with Enthalpy Analytical - EDH standard operating procedures and EPA methodology. The samples were received in good condition and within the method temperature requirements.

## **Analytical Notes:**

## EPA Method 1613B

The samples were extracted and analyzed for tetra-through-octa chlorinated dioxins and furans by EPA Method 1613B using a ZB-DIOXIN GC column.

## **Holding Times**

The samples were extracted and analyzed within the method hold times.

## **Quality Control**

The Initial Calibration and Continuing Calibration Verifications met the method acceptance criteria.

A Method Blank and Ongoing Precision and Recovery (OPR) sample were extracted and analyzed with the preparation batch. No analytes were detected above the sample quantitation limit in the Method Blank. The OPR recoveries were within the method acceptance criteria.

Labeled standard recoveries for all QC and field samples were within method acceptance criteria.

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# **Sample Inventory Report**

Sample ID	Client Sample ID	Sampled	Received	Components/Containers
2406043-01	HA-30-1.5-Comp	31-May-24 11:15	06-Jun-24 09:10	Clear Glass Jar, 120mL
2406043-02	HA-30-2.5-Comp	31-May-24 11:45	06-Jun-24 09:10	Clear Glass Jar, 120mL
2406043-03	HA-31-1.5-Comp	31-May-24 12:30	06-Jun-24 09:10	Clear Glass Jar, 120mL

## **ANALYTICAL RESULTS**



## Sample ID: Method Blank EPA Method 1613B

**Client Data** 

**Laboratory Data** 

Name: Apex Laboratories

Project: A4E1783 Matrix: Solid Lab Sample: B24G066-BLK1

QC Batch: B24G066 Date Extracted: 10-Jul-24 Sample Size: 10.0 g Column: ZB-DIOXIN

Analyte	Conc. (pg/g)	EDL	MDL	<b>EMPC</b>		Qualifiers	Analyzed	Dilution
2,3,7,8-TCDD	ND	0.130	0.190				15-Jul-24 13:23	1
1,2,3,7,8-PeCDD	ND	0.192	0.784				15-Jul-24 13:23	1
1,2,3,4,7,8-HxCDD	ND	0.234	0.633				15-Jul-24 13:23	1
1,2,3,6,7,8-HxCDD	ND	0.224	0.640				15-Jul-24 13:23	1
1,2,3,7,8,9-HxCDD	ND	0.257	0.717				15-Jul-24 13:23	1
1,2,3,4,6,7,8-HpCDD	ND	0.334	0.706				15-Jul-24 13:23	1
OCDD	ND	0.539	1.62				15-Jul-24 13:23	1
2,3,7,8-TCDF	ND	0.112	0.183				15-Jul-24 13:23	1
1,2,3,7,8-PeCDF	ND	0.0908	0.576				15-Jul-24 13:23	1
2,3,4,7,8-PeCDF	ND	0.0825	0.686				15-Jul-24 13:23	1
1,2,3,4,7,8-HxCDF	ND	0.121	0.659				15-Jul-24 13:23	1
1,2,3,6,7,8-HxCDF	ND	0.128	0.621				15-Jul-24 13:23	1
2,3,4,6,7,8-HxCDF	ND	0.147	0.661				15-Jul-24 13:23	1
1,2,3,7,8,9-HxCDF	ND	0.237	0.716				15-Jul-24 13:23	1
1,2,3,4,6,7,8-HpCDF	ND	0.186	0.649				15-Jul-24 13:23	1
1,2,3,4,7,8,9-HpCDF	ND	0.308	0.818				15-Jul-24 13:23	1
OCDF	ND	0.452	3.84				15-Jul-24 13:23	1
Toxic Equivalent TEQMinWHO2005Dioxin	0.00							
Totals	0.00							
Total TCDD	ND	0.130						
Total PeCDD	ND	0.190						
Total HxCDD		0.192						
	ND ND							
Total HpCDD	ND	0.334						
Total TCDF	ND	0.112						
Total PeCDF	ND	0.0908						
Total HxCDF	ND	0.237						
Total HpCDF	ND	0.308						
Labeled Standards	Type	%	Recovery		Limits	Qualifiers	Analyzed	Dilution
13C-2,3,7,8-TCDD	IS		66.8		25 - 164		15-Jul-24 13:23	1
13C-1,2,3,7,8-PeCDD	IS		66.9		25 - 181		15-Jul-24 13:23	1
13C-1,2,3,4,7,8-HxCDD	IS		66.3		32 - 141		15-Jul-24 13:23	1
13C-1,2,3,6,7,8-HxCDD	IS		74.7		28 - 130		15-Jul-24 13:23	1
13C-1,2,3,7,8,9-HxCDD	IS		66.6		32 - 141		15-Jul-24 13:23	1
13C-1,2,3,4,6,7,8-HpCDD	IS		60.9		23 - 140		15-Jul-24 13:23	1
13C-OCDD	IS		53.0		17 - 157		15-Jul-24 13:23	1
13C-2,3,7,8-TCDF	IS		68.5		24 - 169		15-Jul-24 13:23	
13C-1,2,3,7,8-PeCDF	IS		62.7		24 - 185		15-Jul-24 13:23	1
13C-2,3,4,7,8-PeCDF	IS		62.8		21 - 178		15-Jul-24 13:23	
13C-1,2,3,4,7,8-HxCDF	IS		68.1		26 - 152		15-Jul-24 13:23	
13C-1,2,3,6,7,8-HxCDF	IS		70.2		26 - 123		15-Jul-24 13:23	
13C-2,3,4,6,7,8-HxCDF	IS		68.5		28 - 136		15-Jul-24 13:23	
13C-1,2,3,7,8,9-HxCDF	IS		62.4		29 - 147		15-Jul-24 13:23	
13C-1,2,3,4,6,7,8-HpCDF	IS		63.4		28 - 143		15-Jul-24 13:23	
13C-1,2,3,4,7,8,9-HpCDF	IS		55.6		26 - 138		15-Jul-24 13:23	
13C-OCDF	IS		52.6		17 - 157		15-Jul-24 13:23	
37Cl-2,3,7,8-TCDD	CRS		70.1		35 - 197		15-Jul-24 13:23	
3 / CI-2,3,7,0-1 CDD	CKS		/ U. I		33 - 19/		13-341-24 13.23	1

EDL - Sample specifc estimated detection limit

EMPC - Estimated maximum possible concentration

MDL - Method Detection Limit

The results are reported in dry weight.

The sample size is reported in wet weight.



Sample ID: OPR EPA Method 1613B

**Client Data** 

Name:

Apex Laboratories

Project: A4E1783 Matrix: Solid Laboratory Data

Lab Sample: B24G066-BS1

QC Batch: B24G066 Date Extracted: 10-Jul-24 08:09 Sample Size:  $10.0 \, \mathrm{g}$  Column: ZB-DIOXIN

Analyte	Amt Found (pg/g )	Spike Amt	% Recovery	Limits	Qualifiers	Analyzed	Dilution
2,3,7,8-TCDD	20.2	20.0	101	67-158		15-Jul-24 11:51	1
1,2,3,7,8-PeCDD	100	100	100	70-142		15-Jul-24 11:51	1
1,2,3,4,7,8-HxCDD	98.5	100	98.5	70-164		15-Jul-24 11:51	1
1,2,3,6,7,8-HxCDD	94.8	100	94.8	76-134		15-Jul-24 11:51	1
1,2,3,7,8,9-HxCDD	98.6	100	98.6	64-162		15-Jul-24 11:51	1
1,2,3,4,6,7,8-HpCDD	96.3	100	96.3	70-140		15-Jul-24 11:51	1
OCDD	189	200	94.5	78-144		15-Jul-24 11:51	1
2,3,7,8-TCDF	18.2	20.0	91.2	75-158		15-Jul-24 11:51	1
1,2,3,7,8-PeCDF	96.1	100	96.1	80-134		15-Jul-24 11:51	1
2,3,4,7,8-PeCDF	95.8	100	95.8	68-160		15-Jul-24 11:51	1
1,2,3,4,7,8-HxCDF	98.3	100	98.3	72-134		15-Jul-24 11:51	1
1,2,3,6,7,8-HxCDF	105	100	105	84-130		15-Jul-24 11:51	1
2,3,4,6,7,8-HxCDF	99.9	100	99.9	70-156		15-Jul-24 11:51	1
1,2,3,7,8,9-HxCDF	101	100	101	78-130		15-Jul-24 11:51	1
1,2,3,4,6,7,8-HpCDF	95.1	100	95.1	82-122		15-Jul-24 11:51	1
1,2,3,4,7,8,9-HpCDF	96.1	100	96.1	78-138		15-Jul-24 11:51	1
OCDF	199	200	99.6	63-170		15-Jul-24 11:51	1
Labeled Standards	Туре		% Recovery	Limits	Qualifiers	Analyzed	Dilution
13C-2,3,7,8-TCDD	IS		74.4	20 -175		15-Jul-24 11:51	1
13C-1,2,3,7,8-PeCDD	IS		77.2	21 -227		15-Jul-24 11:51	1
13C-1,2,3,4,7,8-HxCDD	IS		75.5	21 -193		15-Jul-24 11:51	1
13C-1,2,3,6,7,8-HxCDD	IS		85.8	25 - 163		15-Jul-24 11:51	1
13C-1,2,3,7,8,9-HxCDD	IS		77.3	21 -193		15-Jul-24 11:51	1
13C-1,2,3,4,6,7,8-HpCDD	IS		74.0	26-166		15-Jul-24 11:51	1
13C-OCDD	IS		67.2	13 -199		15-Jul-24 11:51	1
13C-2,3,7,8-TCDF	IS		79.0	22 -152		15-Jul-24 11:51	1
13C-1,2,3,7,8-PeCDF	IS		72.2	21 -192		15-Jul-24 11:51	
13C-2,3,4,7,8-PeCDF	IS		73.7	13 -328		15-Jul-24 11:51	
13C-1,2,3,4,7,8-HxCDF	IS		77.8	19 -202		15-Jul-24 11:51	
13C-1,2,3,6,7,8-HxCDF	IS		77.0	21 -159		15-Jul-24 11:51	
						15-Jul-24 11:51	
13C-2,3,4,6,7,8-HxCDF	IS		77.9	22 - 176			
13C-1,2,3,7,8,9-HxCDF	IS		72.4	17 - 205		15-Jul-24 11:51	
13C-1,2,3,4,6,7,8-HpCDF	IS		74.6	21 -158		15-Jul-24 11:51	
13C-1,2,3,4,7,8,9-HpCDF	IS		66.2	20 - 186		15-Jul-24 11:51	
13C-OCDF	IS		63.5	13 -199		15-Jul-24 11:51	1



#### Sample ID: HA-30-1.5-Comp EPA Method 1613B

**Client Data** 

Name: Apex Laboratories

A4E1783 Project: Matrix: Soil

**Laboratory Data** 

Lab Sample: 2406043-01

B24G066 QC Batch: Sample Size:

12.0 g

Date Received: Date Extracted: 06-Jun-24 09:10

14-Jul-24 16:07

1

1

1

1

1

1

10-Jul-24 Column: **ZB-DIOXIN** 

Matrix: Soil Date Collected: 31-May-24	11:15		% Solids:	12.0 g 83.5	Column:	ZB-DIOXIN	ĺ
Analyte	Conc. (pg/g)	EDL M	DL EMPC		Qualifiers	Analyzed	Dilution
2,3,7,8-TCDD	ND	0.1	90 0.119			14-Jul-24 16:07	1
1,2,3,7,8-PeCDD	1.70	0.7	782		J	14-Jul-24 16:07	1
1,2,3,4,7,8-HxCDD	4.49	0.6	532			14-Jul-24 16:07	1
1,2,3,6,7,8-HxCDD	22.5		539			14-Jul-24 16:07	1
1,2,3,7,8,9-HxCDD	9.16	0.7				14-Jul-24 16:07	1
1,2,3,4,6,7,8-HpCDD	468		704			14-Jul-24 16:07	
OCDD	2880	1.0				14-Jul-24 16:07	1
2,3,7,8-TCDF	ND	0.1				14-Jul-24 16:07	1
1,2,3,7,8-PeCDF	1.04	0.5			J	14-Jul-24 16:07	1
2,3,4,7,8-PeCDF	1.99	0.6			J	14-Jul-24 16:07	
1,2,3,4,7,8-HxCDF	4.81		558			14-Jul-24 16:07	
1,2,3,6,7,8-HxCDF	5.34	0.6	520			14-Jul-24 16:07	1
2,3,4,6,7,8-HxCDF	3.93		660			14-Jul-24 16:07	1
1,2,3,7,8,9-HxCDF	ND	0.7	114 0.473			14-Jul-24 16:07	1
1,2,3,4,6,7,8-HpCDF	77.8	0.6				14-Jul-24 16:07	1
1,2,3,4,7,8,9-HpCDF	6.05	0.8	316			14-Jul-24 16:07	
OCDF	176	3.	83			14-Jul-24 16:07	1
Toxic Equivalent							
TEQMinWHO2005Dioxin	13.8						
Totals							
Total TCDD	0.0867		0.205		J		
Total PeCDD	3.86		4.88				
Total HxCDD	89.5						
Total HpCDD	762						
Total TCDF	0.826		1.98				
Total PeCDF	37.4		38.4				
Total HxCDF	154						
Total HpCDF	209		211				
Labeled Standards	Type	% Recove	ery	Limits	Qualifiers	Analyzed	Dilution
13C-2,3,7,8-TCDD	IS	78.3		25 - 164		14-Jul-24 16:07	1
13C-1,2,3,7,8-PeCDD	IS	71.6		25 - 181		14-Jul-24 16:07	1
13C-1,2,3,4,7,8-HxCDD	IS	78.2		32 - 141		14-Jul-24 16:07	1
13C-1,2,3,6,7,8-HxCDD	IS	84.3		28 - 130		14-Jul-24 16:07	1
13C-1,2,3,7,8,9-HxCDD	IS	82.5		32 - 141		14-Jul-24 16:07	1
13C-1,2,3,4,6,7,8-HpCDD	IS	64.9		23 - 140		14-Jul-24 16:07	
13C-OCDD	IS	55.5		17 - 157		14-Jul-24 16:07	
13C-2,3,7,8-TCDF	IS	83.0		24 - 169		14-Jul-24 16:07	
13C-1,2,3,7,8-PeCDF	IS	70.3		24 - 185		14-Jul-24 16:07	

EDL - Sample specifc estimated detection limit

EMPC - Estimated maximum possible concentration

IS

IS

IS

IS

IS

IS

IS

IS

**CRS** 

MDL - Method Detection Limit

13C-2,3,4,7,8-PeCDF

13C-1,2,3,4,7,8-HxCDF

13C-1,2,3,6,7,8-HxCDF

13C-2,3,4,6,7,8-HxCDF

13C-1,2,3,7,8,9-HxCDF

13C-1,2,3,4,6,7,8-HpCDF

13C-1,2,3,4,7,8,9-HpCDF

37Cl-2,3,7,8-TCDD

13C-OCDF

The results are reported in dry weight. The sample size is reported in wet weight.

21 - 178

26 - 152

26 - 123

28 - 136

29 - 147

28 - 143

26 - 138

17 - 157

35 - 197

65.0

78.4

80.4

66.6

67.1

68.4

46.0

36.7

85.6



## Sample ID: HA-30-2.5-Comp EPA Method 1613B

Client Data Laboratory Data

Name: Apex Laboratories Lab Sample: 2406043-02 Date Received: 06-Jun-24 09:10

Project: A4E1783 QC Batch: B24G066 Date Extracted: 10-Jul-24

Project:A4E1783QC Batch:B24G066Date Extracted:10-Jul-24Matrix:SoilSample Size:39.4 gColumn:ZB-DIOXIN

Matrix: Soil Date Collected: 31-May-24	11:45		Sample Size: % Solids:	39.4 g 26.1	Column:	ZB-DIOXIN	[ 
Analyte	Conc. (pg/g)	EDL M	IDL EMPC	,	Qualifiers	Analyzed	Dilution
2,3,7,8-TCDD	ND		185 0.609			14-Jul-24 16:54	1
1,2,3,7,8-PeCDD	21.0		763			14-Jul-24 16:54	
1,2,3,4,7,8-HxCDD	52.1	0.0	616			14-Jul-24 16:54	1
1,2,3,6,7,8-HxCDD	276		623			14-Jul-24 16:54	
1,2,3,7,8,9-HxCDD	112		698			14-Jul-24 16:54	1
1,2,3,4,6,7,8-HpCDD	6930		.87		D	15-Jul-24 17:16	
OCDD	39700		5.8		D	15-Jul-24 17:16	
2,3,7,8-TCDF	2.53		178			14-Jul-24 16:54	
1,2,3,7,8-PeCDF	10.8		560			14-Jul-24 16:54	
2,3,4,7,8-PeCDF	22.2		668			14-Jul-24 16:54	
1,2,3,4,7,8-HxCDF	51.4		641			14-Jul-24 16:54	
1,2,3,6,7,8-HxCDF	54.7		604			14-Jul-24 16:54	
2,3,4,6,7,8-HxCDF	23.3		643			14-Jul-24 16:54	
1,2,3,7,8,9-HxCDF	6.90		697			14-Jul-24 16:54	
1,2,3,4,6,7,8-HpCDF	1010		632			14-Jul-24 16:54	
1,2,3,4,7,8,9-HpCDF	73.7		796			14-Jul-24 16:54	
OCDF	2410	3.	.74			14-Jul-24 16:54	1
Toxic Equivalent							
TEQMinWHO2005Dioxin	179						
Totals							
Total TCDD	1.76		2.90				
Total PeCDD	58.5		61.0				
Total HxCDD	1070						
Total HpCDD	9610						
Total TCDF	19.7		24.7				
Total PeCDF	410						
Total HxCDF	1600						
Total HpCDF	3130						
Labeled Standards	Туре	% Recove	erv	Limits	Qualifiers	Analyzed	Dilution
13C-2,3,7,8-TCDD	IS	80.1	<u></u>	25 - 164		14-Jul-24 16:54	
13C-1,2,3,7,8-PeCDD	IS	72.7		25 - 181		14-Jul-24 16:54	
13C-1,2,3,4,7,8-HxCDD	IS	85.6		32 - 141		14-Jul-24 16:54	
13C-1,2,3,6,7,8-HxCDD	IS	94.7		28 - 130		14-Jul-24 16:54	
13C-1,2,3,7,8,9-HxCDD	IS	89.0		32 - 141		14-Jul-24 16:54	
					D		
13C-1,2,3,4,6,7,8-HpCDD	IS	74.4		23 - 140	D	15-Jul-24 17:16	
13C-OCDD	IS	72.4		17 - 157	D	15-Jul-24 17:16	
13C-2,3,7,8-TCDF	IS	85.2		24 - 169		14-Jul-24 16:54	
13C-1,2,3,7,8-PeCDF	IS	72.5		24 - 185		14-Jul-24 16:54	
13C-2,3,4,7,8-PeCDF	IS	71.1		21 - 178		14-Jul-24 16:54	
13C-1,2,3,4,7,8-HxCDF	IS	82.7		26 - 152		14-Jul-24 16:54	
13C-1,2,3,6,7,8-HxCDF	IS	82.1		26 - 123		14-Jul-24 16:54	
13C-2,3,4,6,7,8-HxCDF	IS	80.9		28 - 136		14-Jul-24 16:54	1
13C-1,2,3,7,8,9-HxCDF	IS	79.9		29 - 147		14-Jul-24 16:54	1
13C-1,2,3,4,6,7,8-HpCDF	IS	73.5		28 - 143		14-Jul-24 16:54	1
13C-1,2,3,4,7,8,9-HpCDF	IS	69.7		26 - 138		14-Jul-24 16:54	1
13C-OCDF	IS	76.8		17 - 157		14-Jul-24 16:54	1
37Cl-2,3,7,8-TCDD	CRS	85.2		35 - 197		14-Jul-24 16:54	
EDL - Sample specife estimated detec			Tl	oorted in dry weight.			

EDL - Sample specifc estimated detection limit

EMPC - Estimated maximum possible concentration

MDL - Method Detection Limit

The results are reported in dry weight.

The sample size is reported in wet weight.



#### **EPA Method 1613B** Sample ID: HA-31-1.5-Comp

**Client Data** 

**Laboratory Data** 

Name: Apex Laboratories Project: A4E1783

Lab Sample: 2406043-03 QC Batch: B24G066

Date Received: 06-Jun-24 09:10 10-Jul-24 Date Extracted:

Aatrix:	Soil	Sample Size:	14.1 g	Column:	ZB-DIOXIN
Date Collected:	31-May-24 12:30	% Solids:	74.3		

Matrix: Soil Date Collected: 31-May-24	12:30			ple Size: olids:	14.1 g 74.3	Column:	ZB-DIOXIN	Ī
Analyte	Conc. (pg/g)	EDL	MDL	EMPC		Qualifiers	Analyzed	Dilution
2,3,7,8-TCDD	ND		0.181	0.0689			14-Jul-24 17:41	1
1,2,3,7,8-PeCDD	ND		0.748	0.228			14-Jul-24 17:41	1
1,2,3,4,7,8-HxCDD	ND		0.604	0.895			14-Jul-24 17:41	1
1,2,3,6,7,8-HxCDD	4.68		0.610				14-Jul-24 17:41	1
1,2,3,7,8,9-HxCDD	1.91		0.684			J	14-Jul-24 17:41	1
1,2,3,4,6,7,8-HpCDD	101		0.673				14-Jul-24 17:41	1
OCDD	627		1.54				14-Jul-24 17:41	1
2,3,7,8-TCDF	ND	0.0612	0.174				14-Jul-24 17:41	1
1,2,3,7,8-PeCDF	0.218		0.549			J	14-Jul-24 17:41	1
2,3,4,7,8-PeCDF	0.317		0.654			J	14-Jul-24 17:41	1
1,2,3,4,7,8-HxCDF	0.849		0.628			J	14-Jul-24 17:41	1
1,2,3,6,7,8-HxCDF	0.895		0.592			J	14-Jul-24 17:41	1
2,3,4,6,7,8-HxCDF	0.558		0.630			J	14-Jul-24 17:41	1
1,2,3,7,8,9-HxCDF	0.252		0.683			J	14-Jul-24 17:41	1
1,2,3,4,6,7,8-HpCDF	14.5		0.619				14-Jul-24 17:41	1
1,2,3,4,7,8,9-HpCDF	1.17		0.780			J	14-Jul-24 17:41	1
OCDF	31.1		3.66				14-Jul-24 17:41	1
Toxic Equivalent	2.20							
TEQMinWHO2005Dioxin	2.38							
Totals	) III)			0.0600				
Total TCDD	ND			0.0689				
Total PeCDD	ND			0.412				
Total HxCDD	16.4			17.3				
Total HpCDD	161							
Total TCDF	0.131					J		
Total PeCDF	5.22			5.36				
Total HxCDF	23.3							
Total HpCDF	44.0							
Labeled Standards	Туре	% l	Recovery		Limits	Qualifiers	Analyzed	Dilution
13C-2,3,7,8-TCDD	IS		89.4		25 - 164		14-Jul-24 17:41	1
13C-1,2,3,7,8-PeCDD	IS		85.4		25 - 181		14-Jul-24 17:41	1
13C-1,2,3,4,7,8-HxCDD	IS		100		32 - 141		14-Jul-24 17:41	1
13C-1,2,3,6,7,8-HxCDD	IS		111		28 - 130		14-Jul-24 17:41	1
13C-1,2,3,7,8,9-HxCDD	IS		102		32 - 141		14-Jul-24 17:41	1
13C-1,2,3,4,6,7,8-HpCDD	IS		90.8		23 - 140		14-Jul-24 17:41	
13C-OCDD	IS		85.0		17 - 157		14-Jul-24 17:41	
13C-2,3,7,8-TCDF	IS		97.3		24 - 169		14-Jul-24 17:41	
13C-1,2,3,7,8-PeCDF	IS		83.2		24 - 185		14-Jul-24 17:41	
13C-2,3,4,7,8-PeCDF	IS		83.0		21 - 178		14-Jul-24 17:41	
13C-1,2,3,4,7,8-HxCDF	IS		97.4		26 - 152		14-Jul-24 17:41	
13C-1,2,3,6,7,8-HxCDF	IS		98.5		26 - 123		14-Jul-24 17:41	
13C-2,3,4,6,7,8-HxCDF	IS		96.2		28 - 136		14-Jul-24 17:41	
13C-1,2,3,7,8,9-HxCDF	IS		93.3				14-Jul-24 17:41 14-Jul-24 17:41	
13C-1,2,3,4,6,7,8-HpCDF					29 - 147			
•	IS		83.3		28 - 143		14-Jul-24 17:41	
13C-1,2,3,4,7,8,9-HpCDF	IS		78.5		26 - 138		14-Jul-24 17:41	
13C-OCDF	IS		77.5		17 - 157		14-Jul-24 17:41	1

EDL - Sample specifc estimated detection limit

EMPC - Estimated maximum possible concentration

CRS

MDL - Method Detection Limit

37Cl-2,3,7,8-TCDD

The results are reported in dry weight. The sample size is reported in wet weight.

35 - 197

94.8

14-Jul-24 17:41

## DATA QUALIFIERS & ABBREVIATIONS

B This compound was also detected in the method blank

Conc. Concentration

CRS Cleanup Recovery Standard

D Dilution

DL Detection Limit

E The associated compound concentration exceeded the calibration range of the

instrument

H Recovery and/or RPD was outside laboratory acceptance limits

I Chemical Interference

IS Internal Standard

J The amount detected is below the Reporting Limit/LOQ

LOD Limit of Detection

LOQ Limit of Quantitation

M Estimated Maximum Possible Concentration (CA Region 2 projects only)

MDL Method Detection Limit

NA Not applicable

ND Not Detected

OPR Ongoing Precision and Recovery sample

P The reported concentration may include contribution from chlorinated diphenyl ether(s).

Q The ion transition ratio is outside of the acceptance criteria.

RL Reporting Limit

RL For 537.1, the reported RLs are the MRLs.

TEQ Toxic Equivalency, sum of the toxic equivalency factors (TEF) multiplied by the

sample concentrations.

TEQMax TEQ calculation that uses the detection limit as the concentration for non-detects

TEQMin TEQ calculation that uses zero as the concentration for non-detects

TEQ calculation that uses ½ the detection limit as the concentration for non-

detects

U Not Detected (specific projects only)

\* See Cover Letter

Unless otherwise noted, solid sample results are reported in dry weight. Tissue samples are reported in wet weight.

## **Enthalpy Analytical - EDH Certifications**

Accrediting Authority	Certificate Number		
Alaska Department of Environmental Conservation	17-013		
Arkansas Department of Environmental Quality	21-023-0		
California Department of Health – ELAP	2892		
DoD ELAP - A2LA Accredited - ISO/IEC 17025	3091.01		
Florida Department of Health	E87777		
Hawaii Department of Health	N/A		
Louisiana Department of Environmental Quality	01977		
Maine Department of Health	2020018		
Michigan Department of Environmental Quality	9932		
Minnesota Department of Health	2211390		
Nevada Division of Environmental Protection	CA00413		
New Hampshire Environmental Accreditation Program	207721		
New Jersey Department of Environmental Protection	CA003		
New York Department of Health	11411		
Ohio Environmental Protection Agency	87778		
Oregon Laboratory Accreditation Program	4042-021		
Texas Commission on Environmental Quality	T104704189-22-13		
Vermont Department of Health	VT-4042		
Virginia Department of General Services	11276		
Washington Department of Ecology	C584		
Wisconsin Department of Natural Resources	998036160		

 $Current\ certificates\ and\ lists\ of\ licensed\ parameters\ can\ be\ found\ at\ Enthalpy.com/Resources/Accreditations.$ 

## SUBCONTRACT ORDER

## **Apex Laboratories**

# Auccel5/m

# A4E1783

## **SENDING LABORATORY:**

Apex Laboratories

6700 S.W. Sandburg Street

Tigard, OR 97223 Phone: (503) 718-2323 Fax: (503) 336-0745

Project Manager: Philip Nerenberg

> Containers Supplied: (A)4 oz Glass Jar

## **RECEIVING LABORATORY:**

Enthalpy Analytical- CA 1104 Windfield Way El Dorado Hills, CA 95762 Phone: (916) 673-1520

Fax: -

Sample Name: HA-30-1.5-Comp		Soil	Sampled: 05/31/24 11:15	(A4E1783-01)
Analysis	Due	Expires	Comments	
1613B Dioxins and Furans (SUB)  Containers Supplied: (A)4 oz Glass Jar	06/13/24 17:00	05/31/25 11:15		
Sample Name: HA-30-2.5-Comp		Soil	Sampled: 05/31/24 11:45	(A4E1783-02)
Analysis	Due	Expires	Comments	
1613B Dioxins and Furans (SUB)  Containers Supplied:  (A)4 oz Glass Jar	06/13/24 17:00	05/31/25 11:45		
Sample Name: HA-31-1.5-Comp		Soil	Sampled: 05/31/24 12:30	(A4E1783-03)
Analysis	Due	Expires	Comments	
1613B Dioxins and Furans (SUB)	06/13/24 17:00	05/31/25 12:30		

Stundard TAT

leased By

Fed Ex (Shipper)

Received By

Date

Date

06/06/24 0910

Released By

Date

Received By

Fed Ex (Shipper)

## Sample Log-In Checklist



Page # \_\_\_\_\_ of \_\_\_\_

Work Order #: 2	14 D Lay	+3				T	AT	54	d		
Samples Arrival:	Date/Time	0910		In	itials: W/S		Loca	ition: f/Rack	WR-1 11/0		
Delivered By:	FedEx	UPS	On Tra	ıC	GLS	DHL		Hand Deliver	1 /	Oth	ner
Preservation:	Ice		Blu	ıe I	ce		chni ce	Dry	Ice	No	ne
Temp °C: 3	(uncorrec	Probe used: Y / (N) Thermome					m a m a d	ometer ID: IR-4			
Temp °C: 1.3	(corrected		robe use	a:	1 / (N)	W	rner	mome	ter iD:	-11	
	en distribution								YES	NO	NA
Shipping Contain	er(s) Intact?								1		
Shipping Custody	y Seals Intac	t?									1
Airbill —	Trk#	PF67 22(	15 5688		·				1		
Shipping Documentation Present?								1			
						Re	turn	Disp	ose		
Chain of Custody / Sample Documentation Present?								V			
Chain of Custody	/ Sample Do	ocumen	tation Co	omp	olete?				V		
Holding Time Acc	Holding Time Acceptable?								1		
	Date/Time			ln	itials:		Loca	ation: \	NR-2	2	

Comments:

Logged In:

ID.: LR - SLC

Rev No.: 7

06/07/24 1335

COC Anomaly/Sample Acceptance Form completed?

Rev Date: 01/02/2023

Page: 1 of 1

Shelf/Rack: D-4

## CoC/Label Reconciliation Report WO# 2406043

LabNumber CoC Sample ID		SampleAlias	Sample Date/Time	Container	BaseMatrix	Sample Comments
2406043-01 A HA-30-1.5-Comp	<b>Z</b>	(A4E1783-01)	31-May-24 11:15	Clear Glass Jar, 120mL	Solid	80 140 199
2406043-02 A HA-30-2.5-Comp		(A4E1783-02)	31-May-24 11:45	Clear Glass Jar, 120mL	Solid	
2406043-03 A HA-31-1.5-Comp	V	(A4E1783-03)	31-May-24 12:30 🔽	Clear Glass Jar, 120mL	Solid	

Checkmarks indicate that information on the COC reconciled with the sample label. Any discrepancies are noted in the following columns.

	Yes	No	NA
Sample Container Intact?	1		
Sample Custody Seals Intact?			/
Adequate Sample Volume?	/		
Container Type Appropriate for Analysis(es)	√@		

Prescryation Documented: Na2S2O3 Trizma NH4CH3CO2 None Other

Verifed by/Date: JT 010 07 24

Printed: 6/7/2024 2:05:44PM

Comments: @Samples received in clear glass wrapped in foil.

# **Attachment B**

**Data Validation Memorandum** 



## **Data Validation Memorandum**

Project No. M8012.01.001 | July 26, 2024 | Permapost Products, Inc.

Maul Foster & Alongi, Inc. (MFA), conducted an independent Stage 2A review of the quality of analytical results for soil samples collected on May 31, 2024 at the Permapost study area located south of 4205 SE Witch Hazel Road in Hillsboro, Oregon.

Apex Laboratories, LLC (Apex), and Enthalpy Analytical LLC (Enthalpy) located in El Dorado Hills, California, performed the analyses. Portions of samples submitted to Apex were subcontracted to Enthalpy for dioxin and furan analysis, and Enthalpy reports are appended to the Apex reports. MFA reviewed Apex report number A4E1783 and Enthalpy report 2406043. The analyses performed and the samples analyzed are listed in the following tables.

Analysis	Reference
Dioxins and furans	EPA 1613B(a)

#### **Notes**

EPA = U.S. Environmental Protection Agency.

(a)Percent moisture measurement for dry-weight calculation is included in EPA Method 1613B.

Samples Analyzed						
Report A4E1783/2406043						
HA-30-1.5-Comp						
HA-30-2.5-Comp						
HA-31-1.5-Comp						

## **Data Validation Procedures**

Analytical results were evaluated according to applicable sections of U.S. Environmental Protection Agency (EPA) guidelines for data review (EPA 2014, EPA 2020) and appropriate laboratory- and method-specific guidelines (Apex 2023, Enthalpy 2023, EPA 1986).

Based on the data quality assurance/quality control review described herein, the data, with the appropriate final data qualifiers assigned, are considered acceptable for their intended use. Final data qualifiers represent qualifiers originating from the laboratory and accepted by the reviewer, and data qualifiers assigned by the reviewer during validation.

## Final data qualifiers:

- J = result is estimated.
- J+ = result is estimated, but the result may be biased high.
- J- = result is estimated, but the result may be biased low.
- U = result is non-detect at the estimated detection limit (EDL).
- UJ = result is non-detect with an estimated LDL/MDL/MRL.
- UJK = result is non-detect at the estimated maximum potential concentration (EMPC) and qualified as estimated.

• UK = result is non-detect at the EMPC.

## **Dioxins and Furans**

## **Second Column Confirmation**

Positive identification of 2,3,7,8-TCDF cannot be achieved using typical EPA Method 1613B analytical columns; therefore, analysis using a second column is required to confirm and qualify any detections above the method reporting limit (MRL). Enthalpy noted that EPA Method 1613B analysis of all samples was performed with a column that resolves 2,3,7,8-TCDD and 2,3,7,8-TCDF. Second column confirmation of 2,3,7,8-TCDF detected results was therefore not required.

## **Estimated Maximum Potential Concentration Results**

In accordance with EPA Region 10 guidance for data validation of dioxins and furans (EPA 2014) and EPA national functional guidelines for high-resolution Superfund methods data review (EPA 2020), the reviewer qualified EPA Method 8290A results that were identified by Enthalpy as EMPC detections. The reviewer confirmed that, where Enthalpy provided a lower result concentration along with an EMPC result, the EMPC is considered the final result value.

Where Enthalpy flagged non-detect congener results or total homolog below MRLs as EMPCs, the reviewer qualified the results with UJK. The reviewer qualified congener or total homolog results above MRLs that were flagged as EMPCs with UK.

Where Enthalpy flagged detected total homolog results as EMPCs, and all associated congeners were either EMPCs or non-detect, the reviewer qualified the total homolog result as non-detect at the reported concentration. Final qualification for total homolog results above MRLs is UK. Final qualification for total homolog results below MRLs is UJK.

Where Enthalpy flagged total homolog results as EMPCs and one or more associated congeners were detected without an EMPC flag, the reviewer accepted the laboratory qualification. Final qualification for total homolog results above MRLs is K.

Final data qualifiers for EMPC results are shown in the following table. Some EMPC results were also qualified based on holding time or laboratory control sample (LCS) recovery. Final qualification is shown.

Report	Sample	Analyte	Original Result (pg/g)	Qualified Result (pg/g)
		2,3,7,8-TCDD	0.119 K	0.119 UJK
		2,3,7,8-TCDF	0.230 K	0.230 UJK
		1,2,3,7,8,9-HxCDF	0.473 K	0.473 UJK
	UA 20 1 E Comp	Total TCDD	0.205 JK	0.205 UJK
	HA-30-1.5-Comp	Total PeCDD	4.88 K	4.88 K
2406043		Total TCDF	1.98 K	1.98 UK
2406043		Total PeCDF	38.4 K	38.4 K
		Total HpCDF	211 K	211 K
		2,3,7,8-TCDD	0.609 K	0.609 UJK
	UA 20 2 E Comp	Total TCDD	TCDD 2.90 K	
	HA-30-2.5-Comp	Total PeCDD	61.0 K	61.0 K
		Total TCDF	24.7 K	24.7 K

Report	Sample	Analyte	Original Result (pg/g)	Qualified Result (pg/g)
	HA-31-1.5-Comp	2,3,7,8-TCDD	0.0689 K	0.0689 UJK
		1,2,3,7,8-PeCDD		0.228 UJK
		1,2,3,4,7,8-HxCDD	0.895 K	0.895 UJK
		Total TCDD	0.0689 K	0.0689 UJK
		Total PeCDD	0.412 K	0.412 UJK
		Total HxCDD	17.3 K	17.3 K
		Total PeCDF	5.36 K	5.36 K

#### **Notes**

J = result is estimated.

JK = result is qualified as estimated and an estimated maximum potential concentration.

K = result is an estimated maximum potential concentration.

pg/g = picograms per gram.

UJK = result is non-detect at the estimated maximum potential concentration and qualified as estimated.

UK = result is non-detect at the estimated maximum potential concentration.

## Sample Conditions

## **Sample Custody**

Sample custody was appropriately documented on the chain-of-custody (COC) form accompanying the reports with the following exceptions:

According to the chain-of-custody (COC) forms provided with report 2406043, sample relinquishment time was not recorded by Apex for shipments to Enthalpy. The reviewer notified the laboratory. No qualification was required. The reviewer also confirmed that the gap in custody on the COC form accompanying the Enthalpy reports was for shipment via a third-party service.

## **Holding Times**

Extractions and analyses were performed within the recommended holding times.

## **Preservation and Sample Storage**

The samples were preserved and stored appropriately. The reviewer confirmed that samples were protected from light; Enthalpy noted on the COC label reconciliation report provided with report 2406043, that the samples were received in clear glass wrapped in foil.

## **Reporting Limits**

Enthalpy reported EPA Method 1613B non-detect results to EDLs. EDLs are sample-specific detection limits calculated for non-detect results. Method detection limits (MDLs) were also provided for all EPA Method 1613B dioxin and furan congener results. Samples that required dilutions because of high analyte concentrations were reported with raised MDLs.

Enthalpy qualified results detected between the MDL and MRL with J. Because MRLs were not included in the reports, the reviewer confirmed that results flagged by Enthalpy with J were detected below MRLs by reviewing the electronic data deliverable file that accompanied the report. These qualifiers were accepted by the reviewer.

## **Blank Results**

## **Method Blanks**

Laboratory method blanks are used to evaluate whether laboratory contamination was introduced during sample preparation and analysis. Laboratory method blank analyses were performed at the required frequencies, in accordance with laboratory- and method-specific requirements.

All laboratory method blank results were non-detect to EDLs.

## **Equipment Rinsate Blanks**

Equipment rinsate blanks are used to evaluate the adequacy of the field equipment decontamination process when decontaminated sampling equipment is used to collect samples.

No equipment rinsate blanks were submitted for analysis. The reviewer was unable to evaluate field samples for possible contamination from sampling equipment.

## **Trip Blanks**

Trip blanks are used to evaluate whether volatile organic compound contamination was introduced during sample storage and during shipment between the sampling location and the laboratory. Trip blank samples were not required because samples were not analyzed for volatile organic compounds.

## Laboratory Control Sample and Laboratory Control Sample Duplicate Results

An LCS and a laboratory control sample duplicate (LCSD) are spiked with target analytes to provide information about laboratory precision and accuracy. No LCSD results were reported, in accordance with the method. The LCS samples were prepared and analyzed at the required frequency. Enthalpy reported LCS samples as "ongoing precision and recovery" samples.

All LCS results were within acceptance limits for percent recovery.

## **Laboratory Duplicate Results**

Laboratory duplicate results are used to evaluate laboratory precision. Laboratory duplicate samples are not required for EPA Method 1613B and were not reported by Enthalpy.

## Matrix Spike and Matrix Spike Duplicate Results

Matrix spike (MS) and matrix spike duplicate (MSD) results are used to evaluate laboratory precision, accuracy, and the effect of the sample matrix on sample preparation and analysis. MS and MSD results were not reported by Enthalpy.

## **Labeled Analog Results**

All EPA Method 1613B project samples and associated batch quality control samples were spiked with carbon-13 (C13) labeled analogs as internal standards to quantify the relative response of analytes in each sample. Samples were also spiked with labeled cleanup standards to evaluate the efficiency of extract cleanup.

All labeled standard recoveries were within acceptance limits.

## **Field Duplicate Results**

Field duplicate samples measure both field and laboratory precision. Feld duplicate samples were not submitted for analysis.

## **Data Package**

The data package was reviewed for transcription errors, omissions, and anomalies.

None were found.

## References

Apex. 2023. Quality Systems Manual. Rev. 11. Apex Laboratories, LLC: Tigard, OR. June 20.

Enthalpy, 2023. Quality Manual. Rev. 33. Enthalpy Analytical, LLC: El Dorado Hills, CA. February 20.

- EPA. 1986. Test Methods for Evaluating Solid Waste, Physical/Chemical Methods. EPA publication SW-846. 3rd ed. U.S. Environmental Protection Agency. Final updates I (1993), II (1995), IIA (1994), IIB (1995), III (1997), IIIA (1999), IIIB (2005), IV (2008), V (2015), VI phase I (2017), VI phase II (2018), VI phase II (2019), VII phase I (2019), and VII phase II (2020).
- EPA. 2014. R10 Data Validation and Review Guidelines for Polychlorinated Dibenzo-p-dioxin and Polychlorinated Dibenzofuran Data (PCDD/PCDF) Using Method 1613B and SW846 Method 8290A. EPA-910-R-14-003. U.S. Environmental Protection Agency, Office of Environmental Assessment. May.
- EPA. 2020. *National Functional Guidelines for High Resolution Superfund Methods Data Review*. EPA 542-R-20-007. U.S. Environmental Protection Agency, Office of Superfund Remediation and Technology Innovation. November.

# Appendix B

**Design Drawings** 



# ABBREVIATIONS

	AODE AODUALT COMODETE		DOUND( O)
ACOE	ACRE, ASPHALT CONCRETE PAVEMENT ARMY CORPS OF ENGINEERS	LB LF LONG.	POUND(-S) LINEAR FEET LONGITUDINAL
AD	AREA DRAIN	LT	LEFT
AGG AIR	AGGREGATE AIR RELIEF	MAX	MAXIMUM
AMSL	ABOVE MEAN SEA LEVEL	MFA	MAUL FOSTER & ALONGI, INC.
AP APN	ANGLE POINT APPARENT PARCEL NUMBER	MFR MH	MANUFACTURER MANHOLE
APPD	APPROVED APPROXIMAT(-E, -LY)	MIC MIN	MONUMENT (IN CASE) MINIMUM; MINUTE
ASPH	ASPHALT	MISC	MISCELLANEOUS
ASSY	ASSEMBLY	MJ MON	MECHANICAL JOINT MONUMENT (SURFACE)
BCR	BEGIN CURB RETURN	MW	MONITORING WELL
BF BGS	BUTTERFLY BELOW GROUND SURFACE	N	NORTH
BLDG	BUILDING	N/A	NOT APPLICABLE
BLVD BM	BOULEVARD BENCHMARK	NAT G, NG NE	NATURAL GAS NORTHEAST
BMP	BEST MANAGEMENT PRACTICE	NO.	NUMBER
BO BOC	BLOW-OFF BACK OF CURB	NTS NW	NOT TO SCALE NORTHWEST
BOT, BTM	BOTTOM BOTTOM OF WALL	ОС	ON CENTER
B.O.W. BVC	BEGING VERTICAL CURVE	OD	OUTSIDE DIAMETER
CB	CATCH BASIN	OHP OT	OVERHEAD POWER OWNERSHIP TIE
CDF	CONTROLLED DENSITY FILL		
CEM CF	CEMENT CUBIC FEET	P P TRAN	PIPE PAD MOUNTED TRANSFORMER
CFS	CUBIC FEET PER SECOND	PC	POINT OF CURVATURE
CIP CIR	CAST IRON PIPE CIRCLE	PCC PEN.	PORTLAND CEMENT CONCRETE PENETRATION
CK	CHECK	PIP	PROTECT IN PLACE
CL, € CMP	CENTERLINE CORRUGATED METAL PIPE	P.L., PL POW V	PROPERTY LINE, PLACE POWER VAULT
CO	CLEANOUT	PP	POWER POLE
COMP	COMPACTION CONCRETE	PROP. PS	PROPOSED PUMP STATION
CPE	CORRUGATED POLYETHYLENE	PSF	POUNDS PER SQUARE FOOT
CPL CT	COUPLING COURT	PSI PT	POUNDS PER SQUARE INCH POINT OF TANGENT
CTR CULV	CENTER CULVERT	PV PVI	PLUG VALVE
CY	CUBIC YARD	PVC	POINT OF VERTICAL INTERSECTION POLYVINYL CHLORIDE
D	DEPTH	PVMT	PAVEMENT
DEG	DEGREE(-S)	R, RAD	RADIUS
DI DIA	DUCTILE IRON DIAMETER	RC RCP	REINFORCED CONCRETE REINFORCED CONCRETE PIPE
DIM.	DIMENSION(-S)	RD	ROOF DRAIN
DIP, D.I.P. DOT	DUCTILE IRON PIPE DEPARTMENT OF	RED REQD	REDUCER REQUIRED
	TRANSPORTATION	REQT	REQUIREMENT
DR DTL	DIMENSION RATIO DETAIL	REV R/W. ROW	REVISION RIGHT OF WAY
DWG(S)	DRAWING(-S)	RT	RIGHT
E	EAST	S	SOUTH, SLOPE
EA ECR	EACH END CURB RETURN	SB SCH	SOIL BORING SCHEDULE
EG	EXISTING GROUND	SD	STORM DRAIN
EL, ELEV ELB, ELL	ELEVATION ELBOW	SDR SE	STANDARD DIMENSION RATIO SOUTHEAST
ELEC	ELECTRIC(-AL)	SF	SQUARE FEET
ENGR ENTR	ENGINEER ENTRANCE	SHT SL	SHEET SLOPE
EP, EOP EQ	EDGE OF PAVEMENT EQUAL(-LY)	SPEC SQ	SPECIFICATIONS SQUARE
ESC	EROSION CONTROL	SQ IN	SQUARE INCHES
ESMT EST	EASEMENT ESTIMATE(-D)	SRF ST	SURFACE STREET
EVC	END VERTICAL CURVE	STA	STATION
EXC EX., EXTG.	EXCAVATE EXISTING	STD STL	STANDARD STEEL
	EACH WAY	STRM	STORM
FF	FINISH FLOOR	SSWR	STRUCTUR(-E, -AL) SANITARY SEWER
FG	FINISH GRADE FIRE HYDRANT	SW,S/W	SIDEWALK, SOUTHWEST
FH FL	FIRE HYDRANT FLOW LINE	TB	THRUST BLOCK
FLG	FLANGE FORCE MAIN	TBM	TEMPORARY BENCHMARK
FM FT	FORCE MAIN FEET, FOOT	TEL, TELE	TOP OF CURB TELEPHONE
GAL	GALLON(-S)	TEMP	TEMPORARY TOP OF PAVEMENT, TEL POLE,
GM	GAS METER		TURNING POINT
GND GP	GROUND GUARD POST	TW TYP	TOP OF WALL TYPICAL
GPM	GALLONS PER MINUTE		
GRD GV	GRADE GAS VALVE, GATE VALVE	UG UGE	UNDERGROUND ELECTRIC
		UTIL	UTILITY
HDPE HGT, HT	HIGH DENSITY POLYETHYLENE HEIGHT	VC	VERTICAL CURVE
nP .	HORSEPOWER	VERT	VERTICAL
HORZ HYD	HORIZONTAL HYDRANT	VOL	VOLUME
		W	WIDTH; WIDE; WEST
ID IE	INSIDE DIAMETER INVERT ELEVATION	W/ WATR	WITH WATER
IN INTX	INCH(-ES)	WM W/O	WATER METER WITHOUT
INV	INTERSECTION INVERT	WSE	WATER SURFACE ELEVATION
IP	IRON PIPE	WV	GATE/GENERAL WATER VALVE

# GENERAL LEGEND

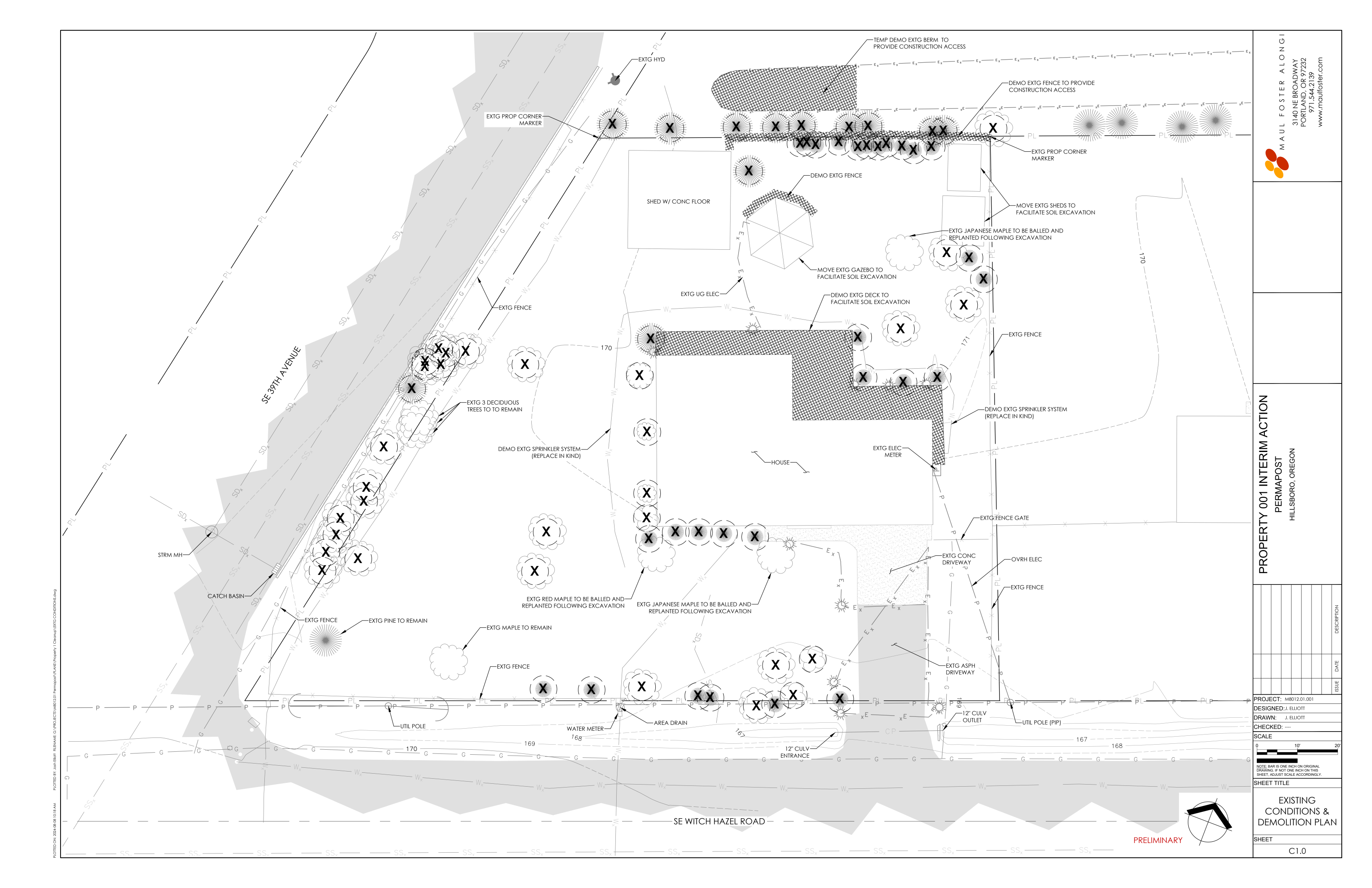
	GAS/POWER/TE	WA	WATER SYMBOLS			CHANNELIZATION SYMBOLS			
	SYMBOL	DESCRIPTION	SYMI		DESCRIPTION	SYM		DESCRIPTION	
	EXIST. PROP.		EXIST.	PROP.	CARIDLUC	EXIST.	PROP.		
		GAS METER GAS VALVE	1 #	1 #	CAP/PLUG COUPLING	680	o o	BIKE PATH	
	\tilde{\t	PAD MOUNTED	•	•	GUARD POST / BOLLARD	0.00	_		
		TRANSFORMER	$\triangleright$	•	REDUCER	Ġ.	Ġ.	HANDICAP SYMBOL	
- 1	Р	POWER VAULT	≪ ⊞	4 ■	THRUST BLOCK WATER METER	OFFICE	ATTA D		
		TRANSMISSION		_	DOUBLE CHECK VALVE ASSEMBLY	STIP	STOP	STOP	
		TOWER		X	FIRE HYDRANT	0 0 0 0	<b>VIVI</b>		
- 1	-0-	UTILITY POLE	\$	<b>*</b>	AIR RELIEF			RAISED MARKERS: LANE MARKERS TYPE I	
	€	UTILITY POLE	8	<b>X</b>	BLOW-OFF VALVE	0	•	EARL MARKETTE	
- 1		ANCHOR	٧	N	CHECK VALVE GATE VALVE		-	LANE MARKERS TYPE II	
		TELEPHONE RISER	8	<b>181</b>	ONIE VALVE	-	-	SIGN	
	T	TELEPHONE			BENDS:		-		
		VAULT LIGHT POLE	١	4	90 DEGREE BEND				
	<b>☆ ☆</b>	LIGHT FOLE	<u> </u>	<b>₹</b> 1	45 DEGREE BEND				
	CLIDVEV	CVAADOLC	χ1	∜ı	22.5 DEGREE BEND	MISCEL		OUS SYMBOLS	
	l 20KAFA	SYMBOLS	1.1	(₹)	11.25 DEGREE BEND				
	SYMBOL	DESCRIPTION		$\vdash$	VERTICAL BEND	SYN EXIST.	MBOL PROP.	DESCRIPTION	
	THEOR./ FOUND/		п	<u> </u>	TEE				
	EXIST. PROP.	ANGLE POINT	<b>⊕</b>	⊕	CROSS	0	0	MONITORING WELL	
	<b>△ △</b>	BENCH MARK						INLET PROTECTION PILLOW	
	0	BLOCK CORNER						CONSTRUCTION ENTRANCE	
	• • •	IRON PIPE MONUMENT	CANIITA	DV /C-			-∳FG 83.88	PROPOSED SPOT SHOT	
			2AMIA	K1/3	TORM SEWER SYMBOLS				
	$\sim$	OWNERSHIP TIE	SYME		DESCRIPTION				
		SECTION DATA:	EXIST.	PROP.					
		SECTION CENTER	0	•	SAN. SEWER CLEAN OUT				
		SECTION CORNER	0	<b>S</b>	SAN. SEWER MANHOLE	SECTION NUMBER		DETAIL NUMBER	
	0 0	QUARTER CORNER SIXTEENTH CORNER	CO		STORM DRAIN CATCH BASIN	A C1.X		(X) (C1.X)	
		CLOSING CORNER	<b></b>		STORM DRAIN CULVERT	SECTION REFERENCE	=	DETAIL REFERENCE	
		MEANDER CORNER			STORM DRAIN MANHOLE	SHEET		SHEET	
	™c ™c wc	WITNESS CORNER	0	0	STORW BIVAIN WANTOLE	TYPICAL SECTION CALLOUT		TYPICAL DETAIL CALLOUT	
	•	SOIL BORING	•	•	DRY WELL				
	× ⊗	SPOT ELEVATION	•	•	AREA DRAIN				
	27	EXISTING GRADE MAJOR CONTOUR			PROPOSED GRADE MAJOR CONTOUR (5.0' INTERVAL)				
		EXISTING GRADE MINOR CONTOUR			PROPOSED GRADE MINOR CONTOUR (1.0' INTERVAL)				
	SD <sub>x</sub>	EXISTING STORM DRAIN PIPE			PROPOSED STORM DRAIN PIPE				
					PROPOSED WATER PIPE	SF -		PROPOSED SEDIMENT FENCE	
		EXISTING SANITARY SEWER PIPE			PROPOSED SANITARY SEWER PIPE	<b>←</b> OR ←	OR —	PROPOSED FLOW DIRECTION	
		EXISTING AC PAVEMENT			PROPOSED AC PAVEMENT			PROPOSED GRADE BREAK	
		EXISTING CONCRETE SURFACING			PROPOSED CONCRETE SURFACING	#*************************************		PROPOSED DITCH FLOW LINE PROPOSED COMPOST SOCK	
		EXISTING GRAVEL SURFACING			PROPOSED GRAVEL SURFACING			PROPOSED PAINT STRIPE	
		EXISTING BUILDING			PROPOSED BUILDING	000000000000000000000000000000000000000		PROPOSED TRUNCATED DOMES	
	<u> </u>	··	L <u>////</u>					EXISTING FLOW DIRECTION	
		EXISTING FENCE LINE	—X——X—	—X—	PROPOSED FENCE LINE	P		EXISTING OVERHEAD POWER	
		EXISTING ROAD CENTERLINE			PROPOSED ROAD CENTERLINE	——— E <sub>x</sub> —		EXISTING UNDERGROUND POWER	
L.		EXISTING RIGHT-OF-WAY			PROPOSED RIGHT-OF-WAY	— т —		EXISTING UNDERGROUND TELEPHONE	

PROPERTY 1 INTERIM ACTION
PERMAPOST
HILLSBORO, OREGON

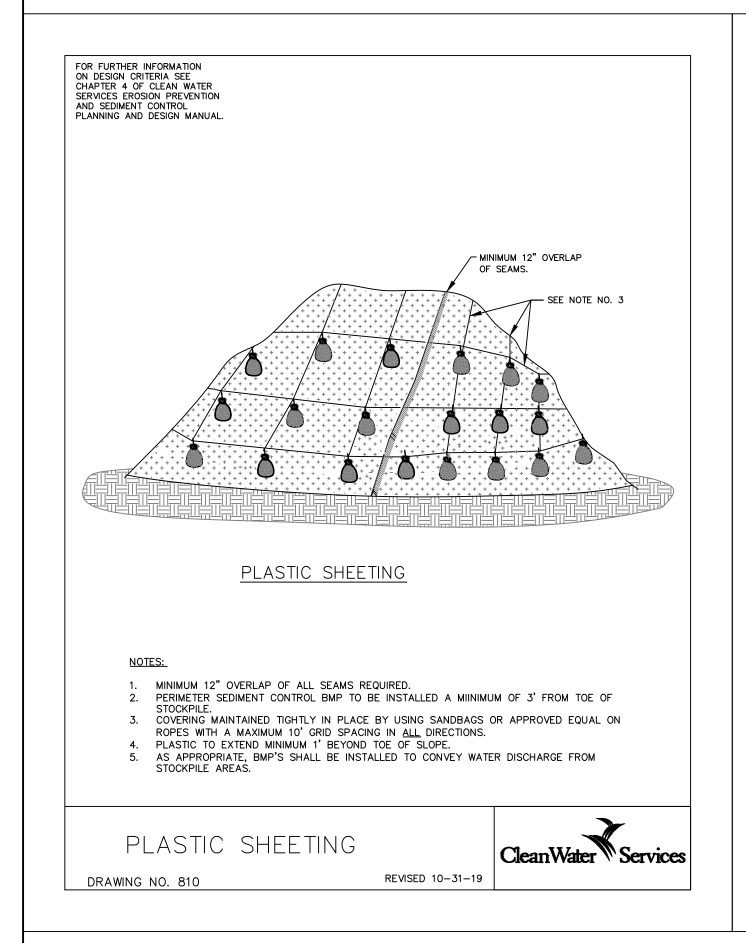
DESIGNED:--DRAWN: --CHECKED: --SCALE

SHEET TITLE

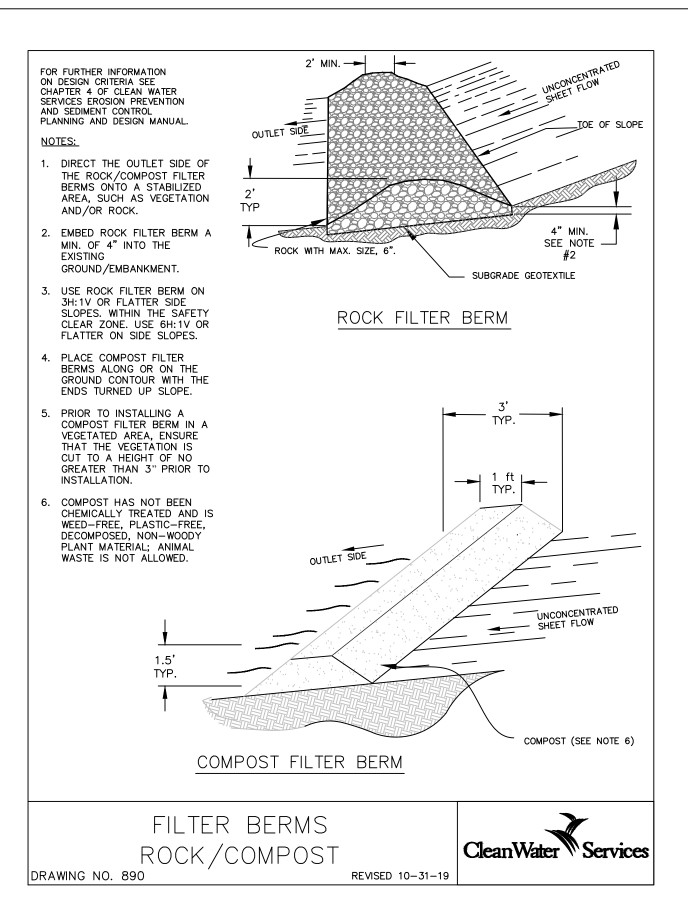
MASTER LEGEND -C1.1 MASTER LEGEND

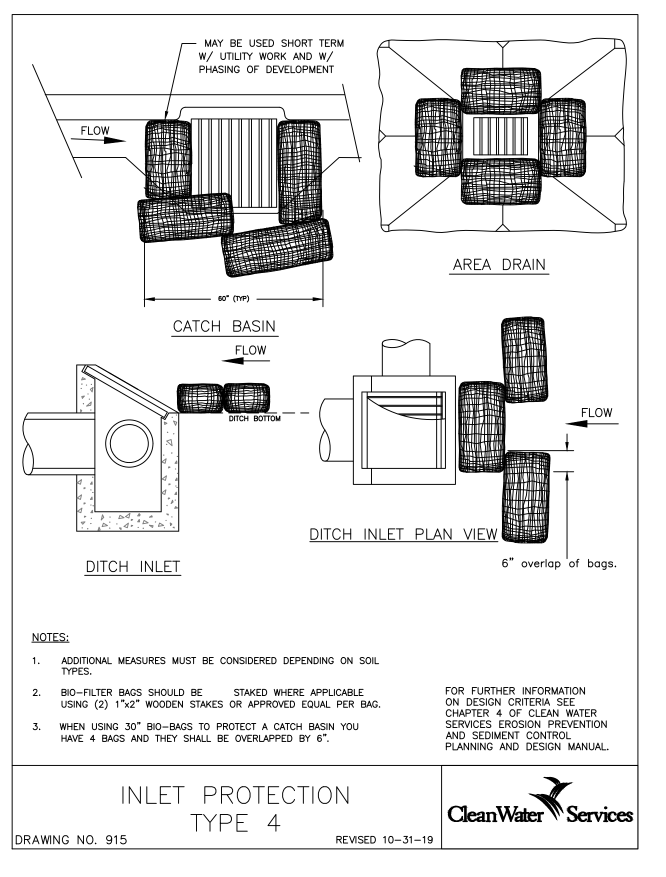


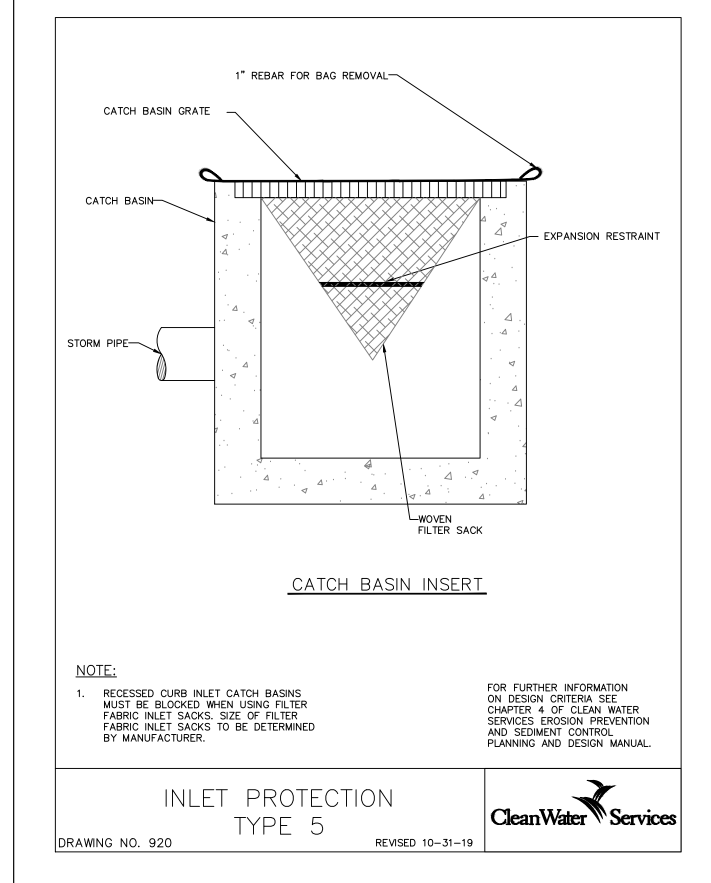


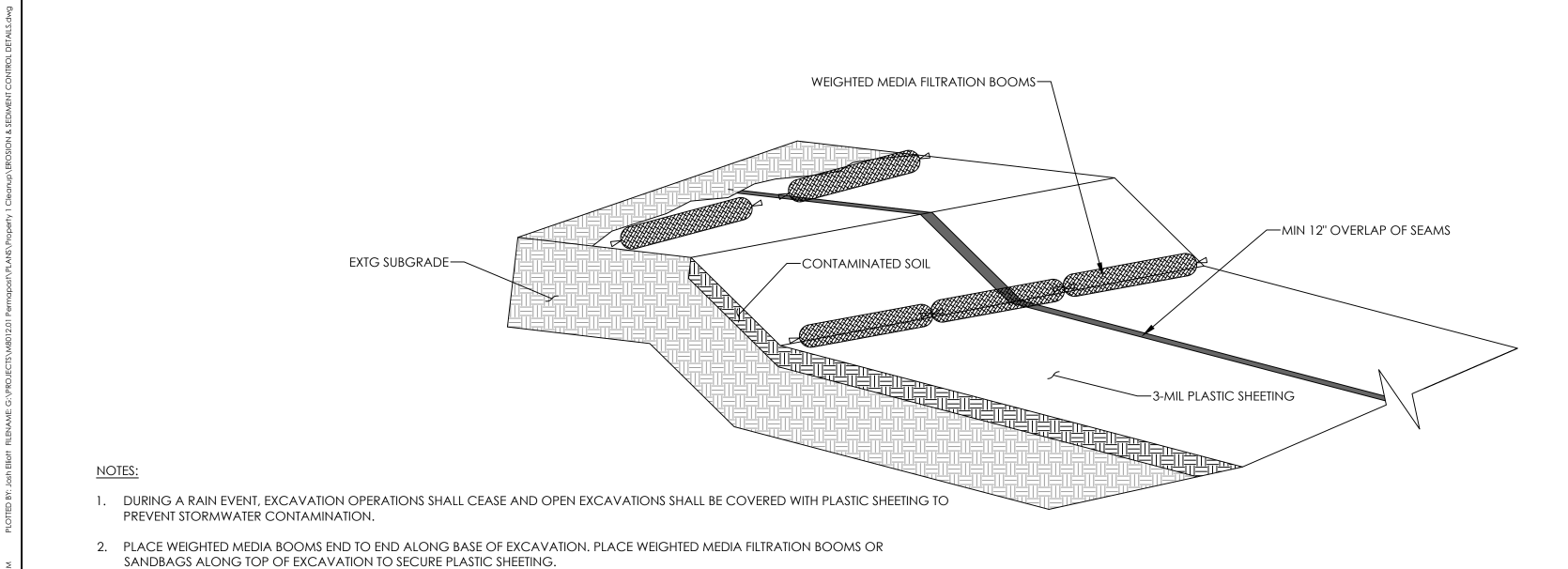


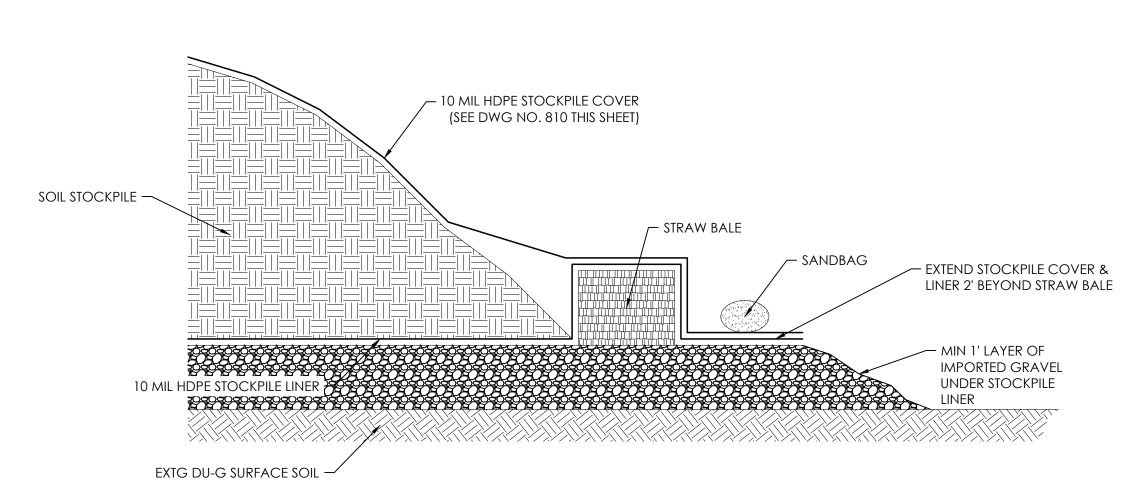
3. REPLACE TORN SHEETS AND REPAIR OPEN SEAMS.











B STOCKILE COVER & LINER DETAIL

PROJECT: M8012.01.001
DESIGNED: J. ELLIOTT
DRAWN: J. ELLIOTT
CHECKED: ---SCALE

NOIL

Y 001 INTERIM / PERMAPOST

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SCALE AS NOTED

NOTE: BAR IS ONE INCH ON ORIGINAL DRAWING. IF NOT ONE INCH ON THIS SHEET, ADJUST SCALE ACCORDINGLY.

erosion & Sediment

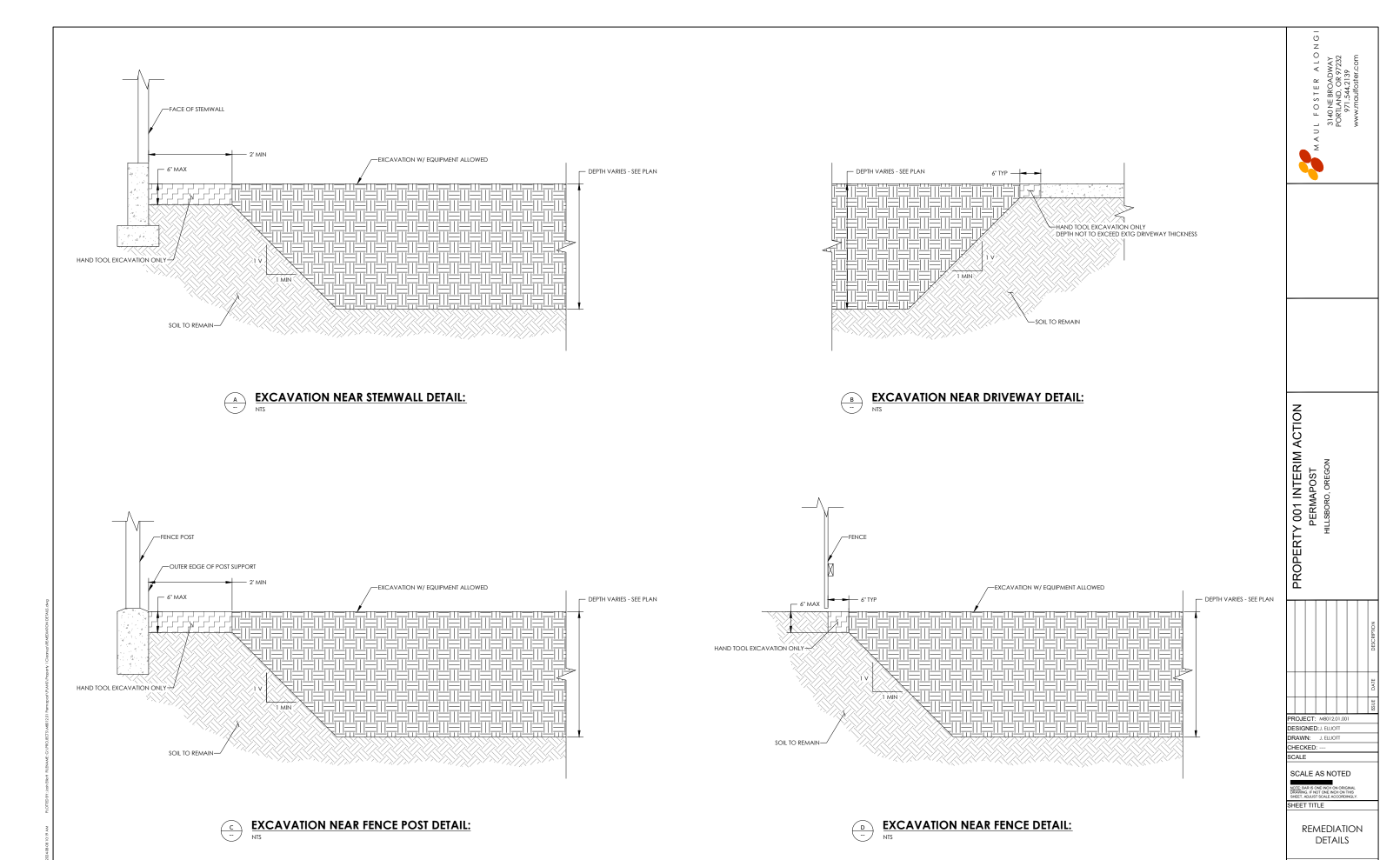
CONTROL DETAILS

SHEET TITLE

SHEET C1.2

A EXCAVATION COVER DETAIL





PRELIMINARY

C2.1