



THE UNIVERSITY OF
NEW MEXICO.

Annual Stormwater Report

December 2023 | MS4 Permit # NMR04A000



A NEWLY INSTALLED RAINWATER INFILTRATION SYSTEM UNDER THE PARKING LOT OF THE REDESIGNED CRISIS TRIAGE CENTER AT UNM HEALTH SCIENCES.

Presented To:



Prepared By:



EXECUTIVE SUMMARY

of UNM's Annual Stormwater Report

The University of New Mexico's (UNM) Environmental Health and Safety (EHS) department prepared this MS4 Annual Report (Report). This Report supports the requirements of the United States Environmental Protection Agency's (EPA) National Pollutant Discharge Elimination System (NPDES) program. Specifically, the Report is published to comply with the Middle Rio Grande (MRG) Watershed Based Municipal Separate Stormwater Sewer System Permit (MS4 Permit).¹ The Permit requires UNM to implement a program to reduce pollutants in stormwater runoff to the maximum extent practicable.

EHS administers the MS4 Program on behalf of UNM, and it consists of six Minimum Control Measures (MCMs) to comply with the provisions of the MS4 Permit:

- MCM 1 – Public Education and Outreach
- MCM 2 – Public Participation
- MCM 3 – Pollution Prevention (P2) & Good Housekeeping
- MCM 4 – Illicit Discharge Detection and Elimination (IDDE)
- MCM 5 – Management of Construction Site Runoff
- MCM 6 – Management of Post-Construction Site Runoff

Each MCM above is addressed in detail in this Report. Additionally, this Report summarizes the changes, updates, progress, and limitations of the MS4 Program for Reporting Year 2023 (RY23), or July 1, 2022 – June 30, 2023. Likewise, it addresses UNM's water quality priorities, long-term stormwater management measures, program resources, and program evaluation efforts.

UNM's Stormwater Impact

UNM is a public research university located in central Albuquerque, New Mexico, serving a faculty, staff, and student population of 33,000. The main campus is approximately 600 acres, split into three parts – North, Central, and South. Central Campus sits between Central Avenue on the south, Girard Boulevard on the east, Lomas Boulevard on the north, and University Boulevard on the west. It is home to the primary academic operations of the university. North Campus, which includes the medical and law schools, is located on the north side of Lomas Boulevard across from Central Campus. South Campus is a mile south of Central Campus, centered around University Boulevard and Avenida César Chavez. It primarily houses athletic facilities and UNM's Science and Technology Park.

UNM's MS4 serves all three campuses, which contain numerous buildings and facilities with large areas of impervious surfaces where various operations occur that have stormwater implications. The UNM MS4 system drains stormwater to the west toward the Rio Grande, but before discharging to the river, UNM's storm sewer connects to two other permit-regulated municipalities:

- The City of Albuquerque (COA), and
- The Albuquerque Metropolitan Arroyo Flood Control Authority (AMAFCA).

How the General Public & UNM's Community Can Get Involved

If you have questions, would like more information, or wish to provide public comments, contact EHS (EHSWEB-L@list.unm.edu) and review UNM's stormwater website (goto.unm.edu/sw).

¹ MS4 Permit # NMR04A000

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On the following six pages, the completed MS4 Annual Report Format is attached. These six pages serve as UNM’s official annual report. All other information contained within this document is for supplementary purposes only.

2. B.
Continued

	Impairment	Approved TMDL		TMDL assigns WLA to MS4	
<input type="text"/>	<input type="text"/>	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="text"/>	<input type="text"/>	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="text"/>	<input type="text"/>	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Yes	<input type="checkbox"/> No
<input type="text"/>	<input type="text"/>	<input type="checkbox"/> Yes	<input type="checkbox"/> No	<input type="checkbox"/> Yes	<input type="checkbox"/> No

C. What specific sources contributing to the impairment(s) are you targeting in your stormwater program?

Trash, debris, sediment, pet waste (E. coli), hazardous chemicals, waste from birds (E. coli), fats, oils, nutrients

D. Do you discharge to any high-quality waters (e.g., Tier 2, Tier 3, outstanding natural resource waters, or other state or federal designation)? Yes No

E. Are you implementing additional specific provisions to ensure their continued integrity? Yes No

3. Public Education and Public Participation

A. Is your public education program targeting specific pollutants and sources of those pollutants? Yes No

B. If yes, what are the specific sources and/or pollutants addressed by your public education program?

Trash, debris, animal waste, fats, oils, grease, sediment, hazardous chemicals

C. Note specific successful outcome(s) (e.g., quantified reduction in fertilizer use; NOT tasks, events, publications) fully or partially attributable to your public education program during this reporting period.

Educated >5,600 staff about illicit discharge via *Basic Annual Safety Training* and 30 staff about permit rules via a *SW Mgmt.* course; Aired 20 "scoop the poop" ads via public radio; Educated 353 folks about pollution via in-person events.

D. Do you have an advisory committee or other body comprised of the public and other stakeholders that provides regular input on your stormwater program? Yes No

4. Construction

A. Do you have an ordinance or other regulatory mechanism stipulating:

Erosion and sediment control requirements? Yes No

Other construction waste control requirements? Yes No

Requirement to submit construction plans for review? Yes No

MS4 enforcement authority? Yes No

B. Do you have written procedures for:

Reviewing construction plans? Yes No

Performing inspections? Yes No

Responding to violations? Yes No

C. Identify the number of active construction sites \geq 1 acre in operation in your jurisdiction at any time during the reporting period.

D. How many of the sites identified in 4.C did you inspect during this reporting period?

E. Describe, on average, the frequency with which your program conducts construction site inspections.

UNM EHS (i.e., the owner) inspects sites once per month and more often, when public complaints are reported. The construction site operator inspects every two weeks or after significant rain events.

F. Do you prioritize certain construction sites for more frequent inspections? Yes No

If Yes, based on what criteria?

Sites with significant violations are promptly re-inspected to ensure corrective actions are implemented.

G. Identify which of the following types of enforcement actions you used during the reporting period for construction activities, indicate the number of actions, or note those for which you do not have authority:

- | | | | | |
|---|-----------------------|--------------------------------|--------------|-------------------------------------|
| <input checked="" type="checkbox"/> Yes | Notice of violation | <input type="text" value="6"/> | No Authority | <input type="checkbox"/> |
| <input type="checkbox"/> Yes | Administrative fines | <input type="text"/> | No Authority | <input checked="" type="checkbox"/> |
| <input checked="" type="checkbox"/> Yes | Stop Work Orders | <input type="text" value="1"/> | No Authority | <input type="checkbox"/> |
| <input type="checkbox"/> Yes | Civil penalties | <input type="text"/> | No Authority | <input checked="" type="checkbox"/> |
| <input type="checkbox"/> Yes | Criminal actions | <input type="text"/> | No Authority | <input checked="" type="checkbox"/> |
| <input type="checkbox"/> Yes | Administrative orders | <input type="text"/> | No Authority | <input checked="" type="checkbox"/> |
| <input type="checkbox"/> Yes | Other | <input type="text"/> | | |

H. Do you use an electronic tool (e.g., GIS, data base, spreadsheet) to track the locations, inspection results, and enforcement actions of active construction sites in your jurisdiction? Yes No

I. What are the 3 most common types of violations documented during this reporting period?

Concrete and paint discharged into the storm sewer, inadequate housekeeping, & improper chemical storage.

J. How often do municipal employees receive training on the construction program?

5. Illicit Discharge Elimination

A. Have you completed a map of all outfalls and receiving waters of your storm sewer system? Yes No

B. Have you completed a map of all storm drain pipes and other conveyances in the storm sewer system? Yes No

C. Identify the number of outfalls in your storm sewer system.

D. Do you have documented procedures, including frequency, for screening outfalls? Yes No

E. Of the outfalls identified in 5.C, how many were screened for dry weather discharges during this reporting period?

F. Of the outfalls identified in 5.C, how many have been screened for dry weather discharges at any time since you obtained MS4 permit coverage?

G. What is your frequency for screening outfalls for illicit discharges? Describe any variation based on size/type.

UNM does not have outfalls (as defined in Part VII of the permit). However, UNM has identified significant discharge points flowing into major drainage channels (owned by other MS4s) & screens those per the IDDE Plan's schedule.

H. Do you have an ordinance or other regulatory mechanism that effectively prohibits illicit discharges? Yes No

I. Do you have an ordinance or other regulatory mechanism that provides authority for you to take enforcement action and/or recover costs for addressing illicit discharges? Yes No

- J. During this reporting period, how many illicit discharges/illegal connections have you discovered?
- K. Of those illicit discharges/illegal connections that have been discovered or reported, how many have been eliminated?
- L. How often do municipal employees receive training on the illicit discharge program?

6. Stormwater Management for Municipal Operations

- A. Have stormwater pollution prevention plans (or an equivalent plan) been developed for:
- All public parks, ball fields, other recreational facilities and other open spaces Yes No
 - All municipal construction activities, including those disturbing less than 1 acre Yes No
 - All municipal turf grass/landscape management activities Yes No
 - All municipal vehicle fueling, operation and maintenance activities Yes No
 - All municipal maintenance yards Yes No
 - All municipal waste handling and disposal areas Yes No

Other

- B. Are stormwater inspections conducted at these facilities? Yes No

- C. If Yes, at what frequency are inspections conducted?

- D. List activities for which operating procedures or management practices specific to stormwater management have been developed (e.g., road repairs, catch basin cleaning).

Management practices are in place for construction activities, post-construction design and planning, illicit discharge, street sweeping, trash pickup, and infrastructure maintenance.

- E. Do you prioritize certain municipal activities and/or facilities for more frequent inspection? Yes No

- F. If Yes, which activities and/or facilities receive most frequent inspections?

Facilities cited with NOVs for illicit discharge or other permit requirements are promptly re-inspected to ensure corrective actions are implemented.

- G. Do all municipal employees and contractors overseeing planning and implementation of stormwater-related activities receive comprehensive training on stormwater management? Yes No

- H. If yes, do you also provide regular updates and refreshers? Yes No

- I. If so, how frequently and/or under what circumstances?

New staff in planning, design, and construction receive on-boarding training, and again annually. Updates are also provided as new info arises. Refresher courses are mandated for recurring violators.

7. Long-term (Post-Construction) Stormwater Measures

- A. Do you have an ordinance or other regulatory mechanism to require:
- Site plan reviews for stormwater/water quality of all new and re-development projects? Yes No
 - Long-term operation and maintenance of stormwater management controls? Yes No
 - Retrofitting to incorporate long-term stormwater management controls? Yes No

- B. If you have retrofit requirements, what are the circumstances/criteria?

Retrofitting requirements are limited to redevelopment ≥ 1 acre, which requires managing 80th percentile storm volumes. Voluntary retrofitting efforts are also under way across campus to treat runoff.

- C. What are your criteria for determining which new/re-development stormwater plans you will review (e.g., all projects, projects disturbing greater than one acre, etc.)?

All new and redevelopment projects that disturb ≥ 1 acre or projects disturbing < 1 acre but part of a common plan that is ≥ 1 acre. Some additional voluntary reviews are provided for sites not meeting those criteria.

- D. Do you require water quality or quantity design standards or performance standards, either directly or by reference to a state or other standard, be met for new development and re-development? Yes No
- E. Do these performance or design standards require that pre-development hydrology be met for:
- Flow volumes Yes No
- Peak discharge rates Yes No
- Discharge frequency Yes No
- Flow duration Yes No
- F. Please provide the URL/reference where all post-construction stormwater management standards can be found.

<https://ehs.unm.edu/ehs-standards-and->

- G. How many development and redevelopment project plans were reviewed during the reporting period to assess impacts to water quality and receiving stream protection?
- H. How many of the plans identified in 7.G were approved?
- I. How many privately owned permanent stormwater management practices/facilities were inspected during the reporting period?
- J. How many of the practices/facilities identified in I were found to have inadequate maintenance?
- K. How long do you give operators to remedy any operation and maintenance deficiencies identified during inspections?
- L. Do you have authority to take enforcement action for failure to properly operate and maintain stormwater practices/facilities? Yes No
- M. How many formal enforcement actions (i.e., more than a verbal or written warning) were taken for failure to adequately operate and/or maintain stormwater management practices?
- N. Do you use an electronic tool (e.g., GIS, database, spreadsheet) to track post-construction BMPs, inspections and maintenance? Yes No
- O. Do all municipal departments and/or staff (as relevant) have access to this tracking system? Yes No
- P. How often do municipal employees receive training on the post-construction program?

8. Program Resources

- A. What was the annual expenditure to implement MS4 permit requirements this reporting period?
- B. What is next year's budget for implementing the requirements of your MS4 NPDES permit?
- C. This year what is/are your source(s) of funding for the stormwater program, and annual revenue (amount or percentage) derived from each?
- | | | | | | |
|---------|--|-----------|----------------------|----|----------------------------------|
| Source: | <input type="text" value="Institutional and General funds"/> | Amount \$ | <input type="text"/> | OR | <input type="text" value="100"/> |
| Source: | <input type="text"/> | Amount \$ | <input type="text"/> | OR | <input type="text"/> |
| Source: | <input type="text"/> | Amount \$ | <input type="text"/> | OR | <input type="text"/> |
- D. How many FTEs does your municipality devote to the stormwater program (specifically for implementing the stormwater program; not municipal employees with other primary responsibilities)?

E. Do you share program implementation responsibilities with any other entities? Yes No

Entity	Activity/Task/Responsibility	Your Oversight/Accountability Mechanism
TAG (Tech. Advis)	cooperative compliance monitoring	Intergovernmental Agreement

9. Evaluating/Measuring Progress

A. What indicators do you use to evaluate the overall effectiveness of your stormwater management program, how long have you been tracking them, and at what frequency? These are not measurable goals for individual management practices or tasks, but large-scale or long-term metrics for the overall program, such as macroinvertebrate community indices, measures of effective impervious cover in the watershed, indicators of in-stream hydrologic stability, etc.

Indicator	Began Tracking (year)	Frequency	Number of Location
Volume of recycling & waste diversion	2012	Annually	N/A
# of community members engaged	2012	Semi-Annually	N/A
# of IDDE inspections w. NOVs	2018	Annually	Variable
% of P2 Inspections w. NOVs	2021	Annually	50
% of construction sites inspected	2021	Annually	Variable

B. What environmental quality trends have you documented over the duration of your stormwater program? Reports or summaries can be attached electronically, or provide the URL to where they may be found on the Web.

See report Middle Rio Grande E. Coli Analysis and Research: http://www.amafca.org/documents/2015_Annual_Report/AMAFCA%202015%20%28Jan%20to%20June%29%20Annual%20Report%20II.A%20-%20VI.pdf

10. Additional

Please attach any additional information on the performance of your MS4 program, including information required in Parts I.C, I.D, and III.B. If providing clarification to any of the questions above, please provide the question number (e.g., 2C) in your response.

Certification Statement and Signature

I certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and

Yes No

Federal regulations require this application to be signed as follows: **For a municipal, State, Federal, or other public facility:** by either a principal executive or ranking elected official.

Signature		Teresa Costantinidis, Executive Vice President	
		Name of Certifying Official, Title	Date (mm/dd/yyyy)

OVERVIEW: SWMP IMPLEMENTATION

Key Term(s):

- **SWMP - Stormwater Management Plan:** A plan outlining how UNM works to achieve the best stormwater management practices, available at https://ehs.unm.edu/assets/documents/misc-environmental-health/UNM_SWMP.pdf

Below, MCM Tables 1 – 6 display permit requirements, proposed plans and goals, and the current status for implementing all six MCMs outlined in the permit. In other words, these tables communicate how UNM’s SWMP complied with the permit requirements by implementing plans with measurable goals. Then, the status column shows if and how UNM achieved each goal for the previous reporting year period.

MCM Table 1 – Public Education & Outreach

Requirement	Plan	Goal	Status
<p>1.1. Develop, revise, implement, and maintain an education and outreach program as required in Part I.D.5.g.(i) and Part I.D.5.g.(ii):</p> <p>(i) The permittee shall, individually or cooperatively, develop, revise, implement, and maintain a comprehensive stormwater program to educate the community, employees, businesses, and the general public of hazards associated with the illegal discharges and improper disposal of waste and about the impact that stormwater discharges on local waterways, as well as the steps that the public can take to reduce pollutants in stormwater. Permittees previously covered under NMS000101 and NMR040000 must continue existing programs while updating those programs, as necessary, to comply with the requirements of this permit.</p>	<p>UNM will provide public education and outreach regarding stormwater impacts on the Middle Rio Grande watershed.</p>	<p>To provide educational opportunities (e.g., literature, training, media campaigns) for the entire UNM community to learn about mitigating pollution.</p>	<p>EHS developed a written Education and Outreach (E&O) program, as incorporated into the SWMP. In total, EHS provided E&O directly to 353 and indirectly to >15,543 community members in RY23 through various efforts as explained below.</p> <p>EHS participated in UNM’s “Welcome Back Days” event at the beginning of each academic semester and handed out fliers with stormwater education literature. In total, approximately 81 (-60% YOY) community members engaged with the material.</p> <p>EHS hosted E&O events called “EHS Roadshows,” where academic departments (e.g., Chemistry) are targeted to provide pollution prevention literature among other topics. In total, approximately 90 (+13% YOY) community members engaged with the material.</p> <p>EHS participated in presentations and panel discussions concerning stormwater in RY23. In total, approximately 27 (+100% YOY)</p>

<p>(ii) The permittee must implement a public education program to distribute educational knowledge to the community or conduct equivalent outreach activities about the impacts of stormwater discharges on water bodies and the steps that the public can take to reduce pollutants in stormwater runoff. The permittee must:</p> <p>(a) Define the goals and objectives of the program based on high-priority community-wide issues;</p> <p>(b) Develop or utilize appropriate educational materials, such as printed materials, billboard and mass transit advertisements, signage at select locations, radio advertisements, television advertisements, and websites;</p> <p>(c) Inform individuals and households about ensuring proper septic system maintenance, ensuring the proper use and disposal of landscape and garden chemicals, including fertilizers and pesticides, protecting and restoring riparian vegetation, and properly disposing of used motor oil or household hazardous wastes;</p> <p>(d) Inform individuals and groups how to become involved in local stream and beach restoration activities as well as activities that are coordinated by youth service and conservation corps or other citizen groups;</p>			<p>community members engaged with this material.</p> <p>EHS tabled at the UNM Sustainability Fair for the first time, engaging 155 (+100% YOY) community members about stormwater pollution.</p> <p>EHS included stormwater education in its <i>Basic Annual Safety Training</i>. 14,763 faculty, staff, and students completed BAST in RY23.</p> <p>EHS aired 18 (+0% YOY) public radio station announcements in July on KUNM (89.9 FM) with the following message: “Support comes from the U-N-M Department of Environmental Health & Safety, reminding New Mexico that picking up after pets is a simple way to help keep the Rio Grande clean during monsoon season.”</p> <p>According to their most recent annual report, KUNM has ~78,000 listeners/week across NM, and assuming 10% of listeners heard the ad, EHS reached 780 community members (-13% YOY).</p> <p>UNM’s indirect E&O efforts also included:</p> <ol style="list-style-type: none"> (1) Posting general information on the UNM stormwater website; (2) Publishing information in UNM’s newspaper, <i>The Daily Lobo</i>; and (3) Providing training to UNM staff. <p>This information included:</p> <ol style="list-style-type: none"> (1) How to review and provide feedback on UNM’s Annual Report; (2) The proper handling, disposal, and recycling of: <ol style="list-style-type: none"> a. Used motor vehicle fluids,
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<p>(e) Use tailored public education programs, using a mix of locally appropriate strategies, to target specific audiences and communities. Examples of strategies include distributing brochures or fact sheets, sponsoring speaking engagements before community groups, providing public service announcements, implementing educational programs targeted at school-age children, and conducting community-based projects such as storm drain stenciling, and watershed cleanups; and</p> <p>(f) Use materials or outreach programs directed toward targeted groups of commercial, industrial, and institutional entities likely to have significant stormwater impacts. For example, providing information to restaurants on the impact of grease clogging storm drains and to garages on the impact of oil discharges. The permittee may tailor the outreach program to address the viewpoints and concerns of all communities, particularly minority and disadvantaged communities, as well as any special concerns relating to children. The permittee must make information available for non-English speaking residents, where appropriate.</p>			<ul style="list-style-type: none"> b. Household and industrial hazardous wastes, c. Organic waste, d. Recyclable waste, and e. Car wash water; <p>(3) The proper use and handling of fertilizers, pesticides, and herbicides; and/or</p> <p>(4) The procedures to report illicit discharges and improper disposals.</p> <p>EHS educated pet owners about the proper disposal of pet waste and collaborated with UNM’s Facilities Management Department to maintain pet waste collection stations across UNM’s Albuquerque Campuses.</p> <p>EHS educated facility owners and operators on their responsibility to control pollutants from their facility to the MS4.</p> <p>EHS collaborated with UNM’s Facilities Management Department to install and maintain storm drain placards on inlets across UNM’s Albuquerque Campuses with the message “No Dumping, only Rain in the Drain.”</p>
<p>1.2. Enhance the program to include requirements in Part I.D.5.g.(v) through Part I.D.5.g.(viii):</p>	<p>UNM will engage its community about Green Stormwater</p>	<p>To promote GSI awareness and development on campus.</p>	<p>In RY22, EHS engaged with various departments to assess their interest and willingness-to-accept GSI development in or around each department’s existing infrastructure. A total of eight potential</p>

<p>(v) Where necessary, to comply with the Minimum Control Measures established in Part I.D.5.g.(i) and Part I.D.5.g.(ii), the permittee should develop a program or modify/revise an existing education and outreach program to:</p> <p>(a) Promote, publicize, and facilitate the use of Green Infrastructure (GI)/Low Impact Development (LID)/Sustainability practices; and</p> <p>(b) Include an integrated public education program (including all permittee departments and programs within the MS4) regarding litter reduction, reduction in pesticide/herbicide use, recycling, and proper disposal (including yard waste, hazardous waste materials, and used motor vehicle fluids), and GI/LID/Sustainable practices (including xeriscaping, reduced water consumption, water harvesting practices allowed by the New Mexico State Engineer Office).</p> <p>(vi) The permittee may collaborate or partner with other MS4 operators to maximize the program and cost-effectiveness of the required outreach.</p> <p>(vii) The education and outreach program may use citizen hotlines as a low-cost strategy to engage the public in illicit discharge surveillance.</p> <p>(viii) The permittee may use stormwater educational materials provided by the State, Tribe, EPA,</p>	<p>Infrastructure (GSI), illicit discharge reporting, and Fats, Oils, & Grease (FOG) best practices.</p>	<p>To inform the community about how and when to report illicit discharges.</p> <p>To inform food handling employees and residential hall inhabitants about reducing FOG discharges to wastewater and storm sewers.</p>	<p>GSI projects were scoped, and assessments included meetings with building coordinators to gather their input on GSI development. Three of the eight projects advanced to engineering studies aimed at developing construction documents to eventually build GSI. These three studies were published in RY23. Then, UNM sought monies from the EPA's OSG Program to build one of these GSI on campus, and to study three more sites. These funds were solicited through the New Mexico Environment Department's (NMED's) Clean Water State Revolving Fund, and were accepted by NMED, who submitted their application to EPA to pass the grant through them to UNM. At the end of RY23, this grant application was still pending a decision by EPA. If accepted soon, RY24 will likely see UNM enjoy the renovation of the Centennial Engineering Center's current concrete courtyard to a permeable paver courtyard with tree planters to increase stormwater infiltration and evapotranspiration and enhance shade cover in an urban environment. UNM would also use the newly funded studies to promote further GSI development in other campus projects in RY24.</p> <p>EHS provided and maintained two primary reporting methods for illicit discharge:</p> <ol style="list-style-type: none"> (1) The Accident, Incident & Spill Reporting form is available 24/7 to report spills at goto.unm.edu/spill; and (2) A 24/7 Duty Officer is available to respond to reports of illicit discharges by calling (505) 951-0794. <p>EHS informed UNM employees and students about these two methods in various training courses and E&O events.</p>
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<p>environmental, public interest or trade organizations, or other MS4s. The permittee may also integrate the education and outreach program with existing education and outreach programs in the Middle Rio Grande area. Examples of existing programs include:</p> <ul style="list-style-type: none"> (a) Classroom education on stormwater; <ul style="list-style-type: none"> A. Develop a watershed map to help students visualize the area impacted. B. Develop pet-specific education (b) Establish a water committee/advisor group; (c) Contribute and participate in Stormwater Quality Team; (d) Education/outreach for commercial activities; (e) Hold regular employee training with industry groups (f) Education of lawn and garden activities; (g) Education on sustainable practices; (h) Education/outreach of pet waste management; (i) Education on the proper disposal of household hazardous waste; (j) Education/outreach programs aimed at minority and disadvantaged communities and children; (k) Education/outreach of trash management; (l) Education/outreach in public events; <ul style="list-style-type: none"> A. Participate in local events—brochures, posters, etc. B. Participate in regional events (i.e., State Fair, Balloon Fiesta). 			<p>EHS developed a new educational poster (Figure 5) and posted them above UNM’s Food Service Establishment (FSE) sinks. The poster’s contents inform employees and students about how to dispose of FOG, the consequences of failing to do so, and how to report illicit discharges.</p>
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<p>(m) Education/outreach using the media (e.g., publish local newsletters);</p> <p>(n) Education/outreach on water conservation practices designed to reduce pollutants in stormwater for home residences.</p>			
<p>1.3. Describe other proposed activities to address the Public Education and Outreach on Stormwater Impacts Measure:</p>	<p>N/A</p>	<p>N/A</p>	<p>N/A</p>

MCM Table 2 – Public Participation

Requirement	Plan	Goal	Status
<p>2.1. Develop (or update), implement, and maintain a public involvement and participation plan as required in Part I.D.5.h.(ii) and Part I.D.5.h.(iii):</p> <p>(ii) The permittee shall develop, revise, implement and maintain a plan to encourage public involvement and provide opportunities for participation in the review, modification, and implementation of the SWMP; develop and implement a process by which public comments on the plan are received and reviewed by the person(s) responsible for the SWMP; and, make the SWMP available to the public and to the operator of any MS4 or Tribal authority receiving discharges from the MS4. Permittees previously covered under NMS000101 or NMR040000 must continue existing public involvement and participation programs while updating those programs, as necessary, to comply with the requirements of this permit.</p> <p>(iii) The plan required in Part I.D.5.h.(ii) shall include a comprehensive planning process that involves public participation and, where necessary intergovernmental</p>	<p>UNM will continue to welcome public participation in its SWMP.</p> <p>EHS will involve academic and non-academic departments (e.g., Facilities Management, Planning, Design & Construction; Architecture [academic]; and Geography & Environmental Studies [academic]) as stakeholders in the development and revision of UNM’s SWMP.</p> <p>UNM will participate in local public forums where active public involvement occurs (e.g., Technical Advisory Group) on stormwater issues.</p> <p>EHS will train and update other</p>	<p>To provide the community with the means to participate in the development, implementation, and revision of the SWMP.</p>	<p>UNM requested public participation and feedback on its SWMP and all Annual Reports. These are posted on the EHS website, and a participation narrative with a link is advertised in the <i>Daily Lobo</i> newspaper. For example, Annual Reports are advertised for public comment in the newspaper with the following language:</p> <p>“AS LOCAL STORM SEWERS collect rainfall and snowmelt, the water that runs off can carry contaminants to the Rio Grande. However, UNM remains committed to sustainably protecting the natural environment. To learn how UNM protects the river, review the Annual Stormwater Report at goto.unm.edu/stormwater. UNM requests and encourages public comments on this report before December 1st, which can be emailed to EHSweb-L@list.UNM.edu.”</p> <p>Likewise, EHS posted 20 notices (i.e., posters; see Figure 1 & Figure 2) soliciting feedback on the Annual Report at various locations around campus. Posters included similar language to the ad and included a link and a QR code for accessing the report.</p> <p>EHS solicited comments from academic and non-academic departments regarding the Annual Report.</p> <p>EHS attended and participated in all Technical Advisory Group meetings this Reporting Year. Members regularly include:</p> <ul style="list-style-type: none"> - City of Albuquerque - AMAFCA (Albuquerque Metropolitan Arroyo Flood Control Authority) - NM DOT (New Mexico Dept. of Transportation District 3) - Bernalillo County - Sandoval County - Village of Corrales

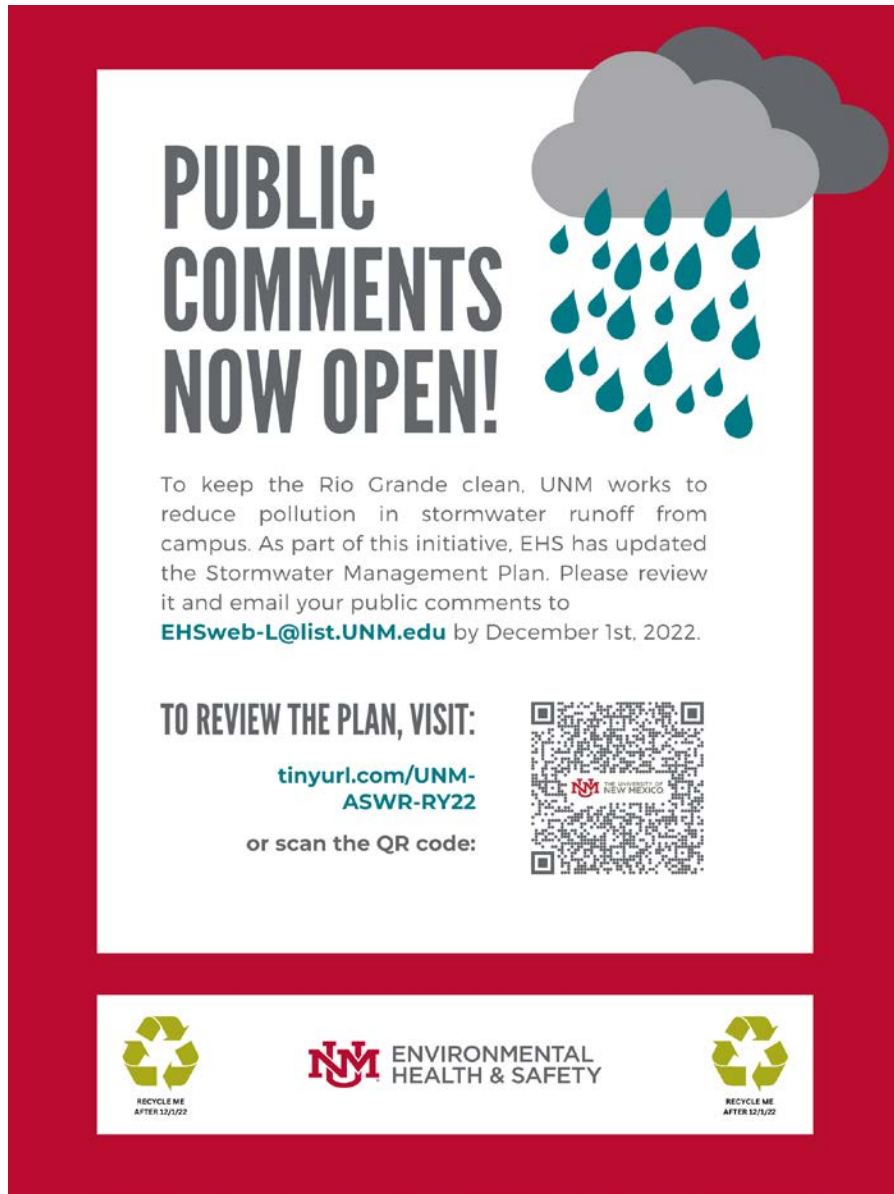
<p>coordination to reduce the discharge of pollutants to the maximum extent practicable using management practices, control techniques, and system, design and engineering methods, and such other provisions which are appropriate. The permittee must include the following elements in the plan:</p> <p>(a) A detailed description of the general plan for informing the public of involvement and participation opportunities, including types of activities; target audiences; how interested parties may access the SWMP; and how the public was involved in the development of the SWMP;</p> <p>(b) The development and implementation of at least one (1) assessment of public behavioral change following a public education and/or participation event;</p> <p>(c) A process to solicit involvement by environmental groups, environmental justice communities, civic organizations, or other neighborhoods/organizations interested in water quality-related issues, including but not limited to the Middle Rio Grande Water Quality Work Group, the Middle Rio Grande Bosque Initiative, the Middle Rio Grande Endangered Species Act Collaborative Program, the Middle</p>	<p>departments about stormwater issues and solicits input and participation.</p>		<ul style="list-style-type: none"> - City of Rio Rancho - Los Ranchos de Albuquerque - KAFB (Kirtland Air Force Base) - Town of Bernalillo - EXPO (State Fairgrounds/Expo NM) - SSCAFCA (Southern Sandoval County Arroyo Flood Control Authority) - ESCAFCA (Eastern Sandoval County Arroyo Flood Control Authority) - Sandia Laboratories, Department of Energy (DOE) - Pueblo of Sandia - Pueblo of Isleta - Pueblo of Santa Ana
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<p>Rio Grande-Albuquerque Reach Watershed Group, the Pueblos of Santa Ana, Sandia and Isleta, Albuquerque Bernalillo County Water Utility Authority, UNM Colleges, and Schools, and Chartered Student Organizations; and</p> <p>(d) An evaluation of opportunities to utilize volunteers for stormwater pollution prevention activities and awareness throughout the area.</p>			
<p>2.2. Describe the plan to comply with State, Tribal, and local notice requirements when implementing a Public Involvement and Participation Program as required in Part I.D.5.h.(iv):</p> <p>(iv) The permittee shall comply with State, Tribal, and local public notice requirements when implementing a public involvement/ participation program.</p>	<p>UNM will provide public notice of its plan to submit an NOI (Notice Of Intent) and SWMP to the EPA.</p>	<p>To comply with State, Tribal, and local notice requirements.</p>	<p>UNM provided public notice of its plan to submit an NOI and SWMP to the EPA. The notice was published in the Albuquerque Journal. The draft NOI and SWMP were published on the EHS website, with copies available at the Zimmerman Library, and the public was allowed 30 days to submit written comments.</p>
<p>2.3. Describe a plan to include elements as required in Part I.D.5.h.(v):</p> <p>(v) The public participation process must reach out to all economic and ethnic groups. Opportunities for members of the public to participate in program development and implementation include serving as</p>	<p>UNM will serve on the Technical Advisory Group (TAG) and participate in voluntary monitoring.</p>	<p>To encourage participation in program development and implementation.</p>	<p>EHS attended and participated in Technical Advisory Group meetings.</p> <p>EHS participated in the voluntary monitoring efforts led by AMAFCA and COA. Details are appended to this report.</p>


<p>citizen representatives on a local stormwater management panel, attending public hearings, working as citizen volunteers to educate other individuals about the program, assisting in program coordination with other pre-existing programs, or participating in volunteer monitoring efforts.</p>			
<p>2.4. As required in Part I.D.5.h.(viii), provide the internet site (or website) where the SWMP document, Annual Reports, and other documents will be available to the public:</p> <p>(viii) The permittee must provide public accessibility of the Stormwater Management Program (SWMP) document and Annual Reports online via the Internet and during normal business hours at the MS4 operator's main office, a local library, posting on the internet, and/or other readily accessible location for public inspection and copying consistent with any applicable federal, state, tribal, or local open records requirements. Upon a showing of significant public interest, the MS4 operator is encouraged to hold a public meeting (or include it in the agenda of a regularly scheduled city council meeting, etc.) on the NOI, SWMP, and Annual Reports. (See Part III B)</p>	<p>EHS will publish UNM's SWMP and Annual Reports on its website and provide a forum.</p>	<p>To seek and address input from the public.</p>	<p>UNM requested public participation and feedback on its SWMP and all Annual Reports.</p>

<p>2.5. Enhance the program to include requirements in Part I.D.5.h.(ix):</p> <p>(ix) The permittee may integrate the public Involvement and participation program with existing education and outreach programs in the Middle Rio Grande area. Examples of existing programs include Adopt-A-Stream Programs; Attitude Surveys; Community Hotlines (e.g., the establishment of a “311”-type number and system established to handle storm-water-related concerns, setting up a public tracking/reporting system, using phones and social media); Revegetation Programs; Storm Drain Stenciling Programs; Stream cleanup and Monitoring program/events.</p>	<p>UNM will integrate public education and outreach efforts with public involvement and participation efforts.</p>	<p>To provide a cohesive outreach and participation campaign that informs the community about stormwater issues and reporting procedures.</p>	<p>EHS established and maintained campaigns and reporting infrastructure to facilitate maximum public education and involvement.</p>
<p>2.6. Describe other proposed activities to address the Public Involvement and Participation Measure:</p>	<p>N/A</p>	<p>N/A</p>	<p>N/A</p>

Figure 1 - Public Feedback Poster for the RY22 Annual Report



PUBLIC COMMENTS NOW OPEN!




To keep the Rio Grande clean, UNM works to reduce pollution in stormwater runoff from campus. As part of this initiative, EHS has updated the Stormwater Management Plan. Please review it and email your public comments to EHSweb-L@list.UNM.edu by December 1st, 2022.

TO REVIEW THE PLAN, VISIT:

tinyurl.com/UNM-ASWR-RY22

or scan the QR code:



UNM ENVIRONMENTAL HEALTH & SAFETY



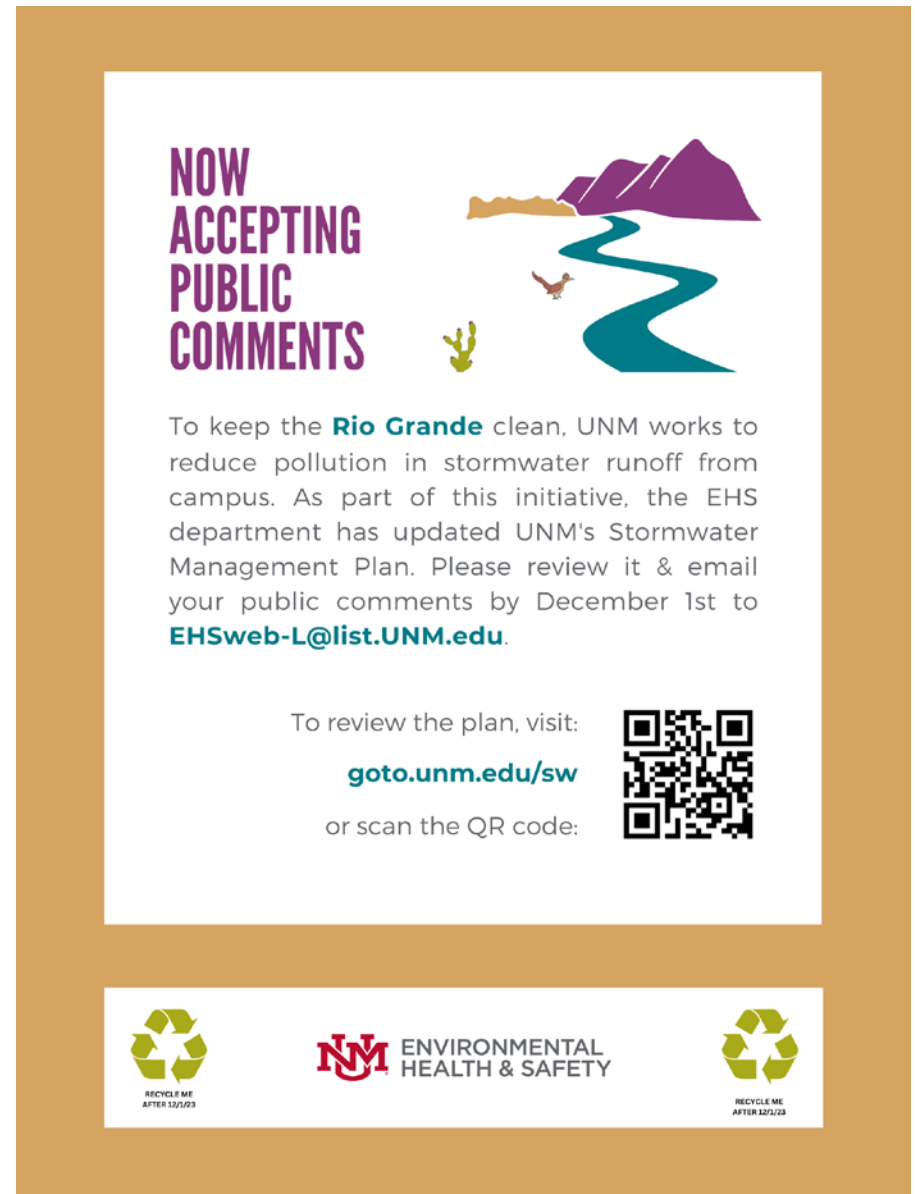




Figure 2 - Public Feedback Poster for the RY23 Annual Report



NOW ACCEPTING PUBLIC COMMENTS




To keep the **Rio Grande** clean, UNM works to reduce pollution in stormwater runoff from campus. As part of this initiative, the EHS department has updated UNM's Stormwater Management Plan. Please review it & email your public comments by December 1st to EHSweb-L@list.UNM.edu.

To review the plan, visit:

goto.unm.edu/sw

or scan the QR code:



UNM ENVIRONMENTAL HEALTH & SAFETY




MCM Table 3 – Pollution Prevention (P2) & Good Housekeeping

Requirement	Plan	Goal	Status
<p>3.1. Develop or update the Pollution Prevention/Good House Keeping program to include the elements in Part I.D.5.c.(i):</p> <p>(i) The permittee must develop, revise and implement an operation and maintenance program that includes a training component and the ultimate goal of preventing or reducing pollutant runoff from municipal operations. Permittees previously covered under NMS000101 or NMR040000 must continue existing programs while updating those programs, as necessary, to comply with the requirements of this permit. The program must include:</p> <p>(a) Development and implementation of an employee training program to incorporate pollution prevention and good housekeeping techniques into everyday operations and maintenance activities. The employee training program must be designed to prevent and reduce stormwater pollution from activities such as park and open space maintenance, fleet and building maintenance, new construction and land disturbances, and stormwater system maintenance. The permittee must also develop a tracking procedure and ensure that employee</p>	<p>UNM will implement, review and enhance pollution prevention practices. When possible, UNM will implement new source control procedures to limit the discharge of pollutants from the MS4.</p> <p>As required, UNM's Facilities Management Department will implement:</p> <ul style="list-style-type: none"> a) Stormwater Operations & Maintenance (O&M) Program b) grounds and landscaping maintenance; c) road and parking lot operation and maintenance; d) fleet and building maintenance; e) new construction and 	<p>To train employees about pollution prevention, response, and reporting procedures relating to operations and maintenance of stormwater infrastructure.</p>	<p>Online Stormwater Management training was provided to UNM's Facilities Management Department during the reporting period. This reporting year involved significantly more effort towards in-person trainings and E&O. Nevertheless, the following courses were offered with the following satisfactory completion statistics:</p> <ul style="list-style-type: none"> o Stormwater Management: 30 (-73% YOY); o Hazardous Waste Management: 13 (-12% YOY); o Wastewater Management: 31 (-58% YOY); & o Lab Safety Series 1, 2, & 3: 92 people (+271% YOY). <p>EHS maintained and enforced its <i>Stormwater Guidance for UNM Staff and Contractors</i>. The goal of this document is to inform persons in charge of new and redevelopment projects on campus about stormwater rules and ways to comply with the EPA's <i>2022 Construction General Permit</i> and <i>MRG MS4 Permit</i>.</p> <p>EHS trained 2 (-85% YOY) persons in charge of new and redevelopment projects on campus about pre and post-construction requirements regarding stormwater rules.</p> <p>EHS redrafted, published, and implemented UNM's SPCC as required every five years per 40 CFR 112. Likewise, EHS developed enhanced tools and procured additional support equipment for preventing, controlling, and counter-measuring oil spills.</p> <p>UNM has prepared a written Stormwater Operation and Maintenance manual that includes the required elements listed.</p> <p>UNM's Facilities Management Department implemented:</p> <ul style="list-style-type: none"> a) Stormwater Operations & Maintenance (O&M) Program

<p>turnover is considered when determining the frequency of training;</p> <p>(b) Maintenance activities, maintenance schedules, and long-term inspection procedures for structural and non-structural stormwater controls to reduce floatable, trash, and other pollutants discharged from the MS4.</p> <p>(c) Controls for reducing or eliminating the discharge of pollutants from streets, roads, highways, municipal parking lots, maintenance and storage yards, fleet or maintenance shops with outdoor storage areas, salt/sand storage locations, snow disposal areas operated by the permittee, and waste transfer stations;</p> <p>(d) Procedures for properly disposing of waste removed from the separate storm sewers and areas listed in Part I.D.5.c.(i).(c) (such as dredge spoil, accumulated sediments, floatables, and other debris); and</p> <p>(e) Procedures to ensure that new flood management projects assess the impacts on water quality and examine existing projects for incorporating additional water quality protection devices or practices.</p> <p>Note: The permittee may use training materials that are available from EPA, NMED, Tribe, or other organizations.</p>	<p>land disturbance training;</p> <p>f) utility systems maintenance; &</p> <p>g) MS4 system maintenance.</p> <p>The UNM O&M program will include training for appropriate UNM staff on improving stormwater quality.</p> <p>UNM's Facilities Management Department's O&M Program maintains:</p> <p>a) An updated list of stormwater quality facilities by drainage basin, including location and description;</p> <p>b) A target number of 20 stormwater quality facilities will be inspected once every three months by UNM's Facilities Management Department and cleaned if necessary; and</p>		<p>b) Grounds and landscaping maintenance;</p> <p>c) Road and parking lot operation and maintenance;</p> <p>d) Fleet and building maintenance;</p> <p>e) New construction and land disturbance training;</p> <p>f) Utility systems maintenance; &</p> <p>g) MS4 system maintenance.</p>
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	<p>c) A leading source control program of the street and hard-scaping sweep and daily (M-F) litter pickup on campus.</p> <p>EHS maintains UNM's Spill Prevention, Countermeasure, and Control (SPCC) Plan to address the risks from oil tanks greater than or equal to 55 gallons. UNM takes measures to ensure that parties responsible for a spill on campus take reasonable steps to control and minimize threats to human health and the environment.</p> <p>Potential discharges will be controlled through the implementation of spill prevention practices, self-inspections, and employee training.</p>		
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	<p>UNM's Facilities Management Department's O&M Program will also include measures to control the following stormwater pollutants:</p> <ul style="list-style-type: none"> a) De-icing salts; b) Roadway debris and roadside vegetation management practices; leaked automotive fluids in equipment maintenance yards; c) Debris on hard-scaping (roads, etc.) that can be reduced by modifying street sweeping strategies; and d) Targeting problem areas on campus that may have greater pollution potential. 		
<p>3.2. Enhance the program to include the elements in Part I.D.5.c.(ii):</p>	<p>UNM will:</p>	<p>Submit annual progress</p>	

<p>(ii) The Pollution Prevention/Good Housekeeping program must include the following elements:</p> <p>(a) Develop or update the existing list of all stormwater quality facilities by drainage basin, including location and description;</p> <p>(b) Develop or modify existing operational manual for de-icing activities addressing alternate materials and methods to control impacts on stormwater quality;</p> <p>(c) Develop or modify an existing program to control pollution in stormwater runoff from equipment and vehicle maintenance yards and maintenance center operations located within the MS4;</p> <p>(d) Develop or modify the existing street sweeping program. Assess possible benefits from changing the frequency or timing of sweeping activities or utilizing different equipment for sweeping activities;</p> <p>(e) A description of procedures used by permittees to target roadway areas most likely to contribute pollutants to and from the MS4 (i.e., runoff discharges directly to sensitive receiving water, roadway receives a majority of de-icing material, roadway receives excess litter, roadway</p>	<p>Implement the O&M program to support waste disposal standard operating procedures (SOPs), including for motor vehicle fluids, toxic paints, solvents, fertilizers, pesticides, herbicides, and any other hazardous material, by June 2017. This will include a list of opportunities for recycling substances. Also, SOPs will address the removal of sediments, debris, floatables, and litter, including pet wastes.</p> <p>By June 20, 2017, re-assess existing flood control infrastructure for the potential to retro-fit it with additional water quality enhancement features.</p> <p>Note: UNM's O&M Program maintains:</p>	<p>updates in the Annual Report.</p>	<p>UNM's Facilities Management Department continued routine O&M operations for street sweeping, trash collections, and recycling.</p> <p>Hazardous chemicals and used oils from maintenance shops were disposed of through EHS or other third-party vendors.</p> <p>With the exception of a few small detention basins, UNM does not have flood control infrastructure. The flood control infrastructure is owned and operated by AMAFCA.</p> <p>No retrofit evaluations were conducted during this reporting period.</p>
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<p>receives greater loads of oil and grease);</p> <p>(f) Develop or revise existing standard operating procedures for the collection of used motor vehicle fluids (at a minimum oil and antifreeze) and toxics (including paint, solvents, fertilizers, pesticides, herbicides, and other hazardous materials) used in permittee operations or discarded in the MS4, for recycle, reuse, or proper disposal;</p> <p>(g) Develop or revise existing standard operating procedures for the disposal of accumulated sediments, floatables, and other debris collected from the MS4 and during permittee operations to ensure proper disposal;</p> <p>(h) Develop or revised existing litter source control programs to include public awareness campaigns targeting the permittee audience; and</p> <p>(i) Develop or review and revise, as necessary, the criteria, procedures, and schedule to evaluate existing flood control devices, structures, and drainage ways to assess the potential of retrofitting to provide additional pollutant removal from stormwater. Implement routine reviews to ensure new and/or innovative practices are implemented where applicable.</p>	<p>a) an updated list of stormwater quality facilities by drainage basin, including location and description; and</p> <p>b) a target number of 20 stormwater quality facilities shall be inspected once every three months by UNM's Facilities Management Department and cleaned if necessary.</p>		
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<p>(j) Enhance inspection and maintenance programs by coordinating with maintenance personnel to ensure that a target number of structures per basin are inspected and maintained per quarter;</p> <p>(k) Enhance the existing program to control the discharge of floatables and trash from the MS4 by implementing source control of floatables in industrial and commercial areas;</p> <p>(l) Include in each annual report a cumulative summary of retrofit evaluations conducted during the permit term on existing flood control devices, structures, and drainage ways to benefit water quality. Update the SWMP to include a schedule (with priorities) for identified retrofit projects;</p> <p>(m) Flood management projects: review and revise, as necessary, technical criteria guidance documents and program for the assessment of water quality impacts and incorporation of water quality controls into future flood control projects. The criteria guidance document must include the following elements:</p> <ul style="list-style-type: none"> A. Describe how new flood control projects are assessed for water quality impacts. B. Provide citations and descriptions of design 			
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<p>standards that ensure water quality controls are incorporated in future flood control projects.</p> <p>C. Include methods for permittees to update standards with new and/or innovative practices. D. Describe master planning and project planning procedures and design review procedures.</p> <p>(n) Develop procedures to control the discharge of pollutants related to the storage and application of pesticides, herbicides, and fertilizers applied, by the permittee's employees or contractors, to public right-of-ways, parks, and other municipal property. The permittee must provide an updated description of the data monitoring system for all permittee departments utilizing pesticides, herbicides, and fertilizers.</p>			
<p>3.3. Develop or update a list and a map of industrial facilities owned or operated by the permittee as required in Part I.D.5.c.(iii):</p> <p>(iii) Comply with the requirements included in the EPA Multi-Sector General Permit (MSGP) to control runoff from industrial facilities (as</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as industrial.</p>	<p>N/A</p>	<p>N/A</p>

<p>defined in 40 CFR 122.26(b)(14)(i)-(ix) and (xi)) owned or operated by the permittees and ultimately discharge to the MS4. The permittees must develop or update:</p> <p>(a) A list of municipal/permittee operations impacted by this program,</p> <p>(b) A map showing the industrial facilities owned and operated by the MS4,</p> <p>(c) A list of the industrial facilities (other than large construction activities defined as industrial activity) that will be included in the industrial runoff control program by category and by basin. The list must include the permit authorization number or an MSGP NOI ID for each facility, as applicable.</p>			
<p>3.4. Describe other proposed activities to address Pollution Prevention/Good Housekeeping for Municipal/permittee Operations Measure:</p>	<p>UNM will continue to explore additional activities to address the Pollution Prevention/Good Housekeeping requirements for municipal operations.</p>	<p>Additional proposed activities will be reported in the annual report.</p>	<p>In RY22, EHS completed a GIS inventory of all storm drains on campus and replaced all missing/damaged “no dumping” plaques. No changes were necessary in RY23.</p> <p>EHS performed 43 (+26% YOY) pollution prevention inspections across campus.</p> <p>In RY22, EHS revised its Pollution Prevention (P2) program, tailoring inspections to 17 different facility operations. Previously, inspectors utilized a generic inspection checklist, which did not review specific guidelines for different operations. The new checklists are designed using agency (e.g., EPA, ABCWUA) factsheets and regulations to improve program efficacy. Now, each operations type has specific inspection</p>

		<p>criteria to identify hazards and reduce pollution. For example, the new checklists reflect the following 17 facility operations:</p> <ol style="list-style-type: none"> 1. Automotive 2. Business 3. Chemical 4. Dental 5. General (non-specific) 6. Groundskeeping & Pest Control 7. Material & Equip. Storage 8. Medical (non-Dental) 9. Metal Works 10. Painting & Coating 11. Print & Copy 12. Research Laboratory (non-Chem; non-Med.) 13. Restaurant (FOG) 14. Restaurant (non-FOG) 15. Solid Waste & Recycling 16. Utilities 17. Water Use & Conservation <p>Also, in revising the P2 program, the scope was expanded to reach beyond just stormwater quality issues. The new scope is designed to employ the precautionary principal throughout various processes to minimize pollution to the environment, including the hydrosphere, atmosphere, lithosphere, and biosphere. A logic model of the revised program is shown in Figure 3 below, detailing the P2 program's new scope of work.</p> <p>EHS continued distributing educational posters (see Figure 5) to Food Service Establishment (FSE) kitchen sinks. The poster's contents inform employees and students about how to dispose of FOG, the consequences of failing to do so, and how to report illicit discharges.</p> <p>Clearly, the MS4 Permit is exclusively concerned with storm sewers, but sanitary sewer overflows can occur. Therefore, EHS continued distributing educational signage (see Figure 4 & Figure 6) to post above laboratory sinks to reduce illicit</p>
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			discharges to sanitary sewers. Likewise, the materials reduce the potential to introduce POTW pass-throughs, which are also regulated under the NPDES program.
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Figure 3 - A Logic Model for the Revised P2 Program.

UNM Pollution Prevention (P2) Program: A Logic Model			UNM ENVIRONMENTAL HEALTH & SAFETY		
<i>Intervening with the precautionary principal to minimize pollution.</i>					
Inputs	Output Activities	Output Audience	Short-Term Outcomes	Med-Term Outcomes	Long-Term Outcomes
<i>What EHS invests.</i> →	<i>What EHS does.</i> →	<i>Who EHS reaches.</i> →	<i>Quantitative/Measurable results.</i> →		<i>Narrative results.</i>
<ul style="list-style-type: none"> ⌚ Time ⌚ 💰 Money 💰 ▶ Expertise ◀ 	<ol style="list-style-type: none"> 1. Inspect Facilities to minimize pollution risks. 2. Design training for P2 (general & sector-based). 3. Provide preventative training annually. 4. Provide remedial training for P2 violators. 	<ol style="list-style-type: none"> 1. Facilities Managers 2. Grounds/Landscaping Staff 3. Restaurant Staff 4. Automotive Staff 5. Waste Mgmt. Staff 6. Research Staff <ul style="list-style-type: none"> A. Arch./Eng./Plan. B. Labs 	<ul style="list-style-type: none"> <input checked="" type="checkbox"/> Training <input checked="" type="checkbox"/> Awareness <input type="checkbox"/> Ignorance <input type="checkbox"/> Illicit behavior 	<ul style="list-style-type: none"> <input checked="" type="checkbox"/> BMPs <input checked="" type="checkbox"/> Use of green products <input checked="" type="checkbox"/> IPM use <input checked="" type="checkbox"/> Enhanced O&M <input checked="" type="checkbox"/> Eco-consciousness <input type="checkbox"/> IDDE: <input type="checkbox"/> Soil Erosion <input type="checkbox"/> F.O.G. <input type="checkbox"/> Petroleum <input type="checkbox"/> Floatables <input type="checkbox"/> Chemicals 	<p>Enhance the quality of the:</p> <ul style="list-style-type: none"> • Atmosphere (air); • Hydrosphere (water); • Lithosphere (soil); & • Biosphere (life), <ul style="list-style-type: none"> ✓ Human & ✓ Non-human. <p>Achieve Compliance with:</p> <ul style="list-style-type: none"> • ABC AQB Title V Permit • SDWA (42 USC 300f) • NMED GWB MOU • P2 Act (42 USC 133) • PST Rule (20.5 NMAC) • SPCC Plan (40 CFR 112) • MS4 Permit • CGP Permit • ABCWUA MOU
<p>Assumptions:</p> <ol style="list-style-type: none"> 1. The P2 program focuses on preventing pollution sources that impacts air, water, soil, or life through inspection, education, & training. 2. Changes will be outlined in a new P2 SOP (expected FY23). 3. Implementing preventative & remedial training will reduce adverse behaviors. 					
<p>External Factors:</p> <ol style="list-style-type: none"> 1. Internal/External Policies 2. Internal/External Agencies/Departments 					
<p>Program Evaluation:</p> <p style="text-align: center;">Identify Metrics → Collect Data → Analyze → Synthesize & Report → Intervene → Restart</p>					
<p>Key:</p> <p style="text-align: center;"><input checked="" type="checkbox"/> = Increase; <input type="checkbox"/> = Decrease</p>					

Figure 5 - FOG Poster

Help us protect our **Rio Grande** & **UNM!**

Never pour **Fats, Oils, or Grease (F.O.G.)** down the drain.




F.O.G. should be scraped into the trash.






ehs.UNM.edu

DID YOU KNOW?

F.O.G. easily clogs plumbing. Those clogs are the #1 cause of sewer overflows, which push harmful waste into our Rio Grande.

Cleaning & repairing plumbing also cost UNM lots of money that can be used elsewhere.

REPORT

illegal dumping at: goto.unm.edu/spill

Figure 4 - No Chemicals Down the Drain Stickers.



Figure 6 - Revised Hazardous Waste Poster

Lobos, DO NOT dispose of these items in the garbage, recycling, or drain!



NO WET PAINT



NO OILS, FATS, OR COOKING GREASE (EXCEPT IN GARBAGE)



NO PESTICIDES OR HERBICIDES



NO TOXIC CLEANERS

It is **ILLEGAL** to dispose of hazardous materials in the

- Garbage,
- Recycling, or
- Drain.

Report illegal dumping at goto.unm.edu/spill



NO SOLVENTS



NO HAZARDOUS LAB CHEMICALS



NO RX MEDICATIONS



NO INFECTIOUS WASTE

PROPER DISPOSAL: The UNM Department of Environmental Health & Safety (EHS) offers hazardous waste pick-up to all UNM departments. For more info, scan the QR code, call 505-277-2753, or visit: goto.unm.edu/haz-waste.





Waste Collection Programs

Requirement	Plan	Goal	Status												
<p>3.1.2. Describe the plan to estimate the annual volume of floatables and trash removed from each control facility and characterize the floatable type as required in Part I.D.5.f.(i)(b):</p> <p>(b) Estimate the annual volume of floatables and trash removed from each control facility and characterize the floatable type.</p>	<p>UNM does not own or operate any major stormwater quality control facilities. UNM's Facilities Management Department recycling will continue to track and report the estimated volume of trash and recyclable materials collected from campus.</p> <p>UNM carefully collects and disposes of all wastes that could be hazardous to stormwater quality. For instance, the EHS Department picks up and properly disposes of UNM's hazardous wastes in compliance with RCRA requirements. EHS, UNM's Facilities Management Department, and other UNM departments properly manage and dispose of regulated universal wastes and other special wastes. UNM policy UBPP 7780 forbids automotive maintenance activities on campus outside of the fleet and equipment maintenance operations at the UNM's Facilities Management Department Automotive Center. UNM is expanding its waste collection program to include fats, oils, and greases. UNM continues to coordinate waste collection efforts amongst departments.</p>	<p>The progress and estimated volume of trash and recyclable materials will be reported in the annual report.</p>	<p>Hazardous waste disposed of by EHS in RY23:</p> <ul style="list-style-type: none"> 11.6 tons (+10% YOY) <p>Non-hazardous waste disposed of by EHS in FY23:</p> <ul style="list-style-type: none"> 6.8 tons (+45% YOY) <p>Otherwise, the UNM Facilities Management (FM) department manages and records municipal solid waste and reports data to New Mexico Environment Department (NMED) on a Calendar Year (CY) basis. Therefore, the data below match that format. CY23 totals are not yet available. However, CY22 totals equaled 324.4 tons of recycled material and 1166.1 tons of landfilled waste. These totals are broken down below:</p> <table border="1"> <thead> <tr> <th colspan="2">Annual Report</th> </tr> <tr> <th>MSW - NMED</th> <th>2022</th> </tr> </thead> <tbody> <tr> <td>Landfilled - UNM</td> <td>1166.13</td> </tr> <tr> <td>Brush/Green Waste</td> <td>0.00</td> </tr> <tr> <td>Scrap Tires</td> <td>0.00</td> </tr> <tr> <td>Motor Oil</td> <td>0.00</td> </tr> </tbody> </table>	Annual Report		MSW - NMED	2022	Landfilled - UNM	1166.13	Brush/Green Waste	0.00	Scrap Tires	0.00	Motor Oil	0.00
Annual Report															
MSW - NMED	2022														
Landfilled - UNM	1166.13														
Brush/Green Waste	0.00														
Scrap Tires	0.00														
Motor Oil	0.00														

			Antifreeze	0.00
			Lead Acid Batteries	0.00
			Other Co-mingled	0.00
			Recyclables - NMED	2022
			Mixed Paper	56.48
			Cardboard	145.95
			Newspaper	1.21
			Office Paper	60.25
			PET#1	4.02
			Aluminum	1.96
			Glass	2.62
			Scrap Metal	35.91
			White Goods	13.49
			Pallets	2.49
			Food Waste	0.00
			Brush/Green Waste	0.00
			Other Co-mingled - NMED	2022
			Mixed plastic	2.06
			Fluorescent bulbs	5.45
			Toners	0.00
			Batteries, rechargeable	0.21
			Batteries, alkaline	0.17
			Text books	0.00

3.1.3. Describe other proposed activities to address the Control of Floatables Discharges Measure:	No additional activities are being proposed at this time. UNM will continue to explore additional activities to address the Control of Floatables Discharges Measure.	N/A	N/A
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Control of Floatables Discharges

Requirement	Plan	Goal	Status
<p>3.1.1. Develop a schedule to implement the program as required in Part I.D.5.f.(i)(a):</p> <p>(i) The permittee must develop, update, and implement a program to address and control floatables in discharges into the MS4. The floatables control program shall include source controls and, where necessary, structural controls. Permittees previously covered under NMS000101 or NMR040000 must continue existing programs while updating those programs, as necessary, to comply with the requirements of this permit. The following elements must be included in the program:</p> <p>(a) Develop a schedule for implementation of the program to control floatables in discharges into the MS4 (Note: AMAFCA and the City of Albuquerque should update the schedule according to the findings of the 2005 AMAFCA/COA Floatable and Gross Pollutant Study and other studies).</p>	<p>UNM's approach is to control floatables at the source. UNM has a robust trash collection system, with a dense network of trash collection stations across campus. UNM may have the most intensive litter removal and street and sidewalk sweeping program in the Albuquerque metro area that removes floatables from the campus grounds before they can come into contact with stormwater. These activities will remain continuous.</p> <p>Furthermore, UNM will install and maintain grates in stormwater inlets across campus to control floatables discharge.</p> <p>The UNM Facilities Management department will continue to track and report the estimated volume of floatables and trash removed from our control facilities. Beginning in June 2017, UNM's Facilities Management Department will start characterizing the types of floatables removed from control facilities.</p>	<p>To implement a schedule for implementation of controls of floatables in discharges into the MS4</p> <p>Include a discussion of the volume and type of trash removed in Annual Reports.</p>	<p>UNM Grounds and Landscaping personnel continued implementing quarterly maintenance and operations on stormwater inlets that trap floatables and other debris.</p> <p>UNM's Facilities Management Department has identified a list of storm drain inlets that are cleaned at least quarterly.</p> <p>UNM's Facilities Management Department performs street sweeping every day, and each UNM street is swept on average twice a week. The frequency of sweeping reduces in the winter months. The amount of debris collected from street sweeping was 72 cubic yards. Note: these totals are included in the totals for Landfilled Municipal</p>

			Solid Waste, listed in the "Waste Collection Programs" table above.
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UNM Storm Drain Inlets Inspected & Maintained for Proper Operation at least Quarterly

Inlet # Location:

1. West of Centennial Engineering (Bldg.122) in the roadway along the West Curb line
2. West of Hibben Center (Bldg. 15) in the bump out on the West side of the road (2 inlets)
3. North of Zimmerman (Bldg. 53) in the parking lot
4. Walkway east of Zimmerman (Bldg. 53) and East of Collage of Education (Bldg. 57)
5. SE of Hokona Zia (Bldg. 58) in Redondo Way
6. NE of Simpson Hall (Bldg. 66) in Redondo Way
7. South of Santa Clara (Bldg. 61) in Redondo Way
8. North of SRC Commons (Bldg. 88)
9. NE of Mesa Vista (Bldg. 56) at Area 3
10. South side of Duck Pond
11. SE side of Scholes Hall (Bldg. 10)
12. SW of Chapel (Bldg. 25)
13. East of Bandelier Hall East (Bldg. 8) at Rose Garden
14. North side of EECE (Bldg. 46) in the south end of the parking lot
15. NW of Ford Utilities (Bldg. 116) in the parking lot
16. SW corner of Novitski Hall (Bldg. 249) in SW corner of the south parking lot
17. Southside of HSSB (Bldg. 266) in the walkway
18. NW of HSSB (Bldg. 266) in the lawn area
19. NW of Novitski Hall (Bldg. 249) in the SE corner of the north parking lot (2 inlets)
20. NW of Observatory (Bldg. 208) in the NW corner of the parking lot.

Source: UNM Facilities Management, Grounds & Landscaping. 2012.

MCM Table 4 – Illicit Discharge Detection & Elimination (IDDE)

Requirement	Plan	Goal	Status
<p>4.1. Mapping as required in Part I.D.5.e.(i)(a);</p> <p>(i) The permittee shall develop, revise, implement, and enforce a program to detect and eliminate illicit discharges (as defined at 40 CFR 122.26(b)(2)) entering the MS4. Permittees previously covered under NMS000101 or NMR040000 must continue existing programs while updating those programs, as necessary, to comply with the requirements of this permit. The permittee must:</p> <p>(a) Develop, if not already completed, a storm sewer system map showing the names and locations of all outfalls as well as the names and locations of all waters of the United States that receive discharges from those outfalls. Identify all discharges points into major drainage channels draining more than twenty (20) percent of the MS4 area;</p>	<p>UNM completed a campus utility map in 2013, which includes its storm sewer map. UNM continues to revise and update its storm sewer system map as necessary.</p>	<p>Updates to the map will be reported in the annual report.</p>	<p>UNM does not have what would be considered outfalls as defined in Part VII of the permit. However, UNM has identified significant discharge points into major drainage channels.</p> <p>EHS updated campus utility maps to include location, condition, and photos of all storm drains and sewers. The new utility map is now integrated into a GIS repository managed by UNM’s Earth Data Analysis Center.</p> <p>EHS also maintains an internal dashboard, showing IDDE investigation results and descriptive statistics (Figure 7). The intent of the tool is to systematically streamline investigations and reports and to understand where and how IDDE occurs. Over time, the tool shows IDDE “hot spots” and identifies common issues that can be met with</p>

			interventions to further reduce IDDE.
<p>4.2. Ordinance (or other control methods) as required in Part I.D.5.e.(i)(b):</p> <p>(b) To the extent allowable under State, Tribal, or local law, effectively prohibit, through ordinance or other regulatory mechanisms, non-stormwater discharges into the MS4, and implement appropriate enforcement procedures and actions;</p>	<p>UNM does not have formal regulatory enforcement power since it is not a traditional municipality, but UNM can utilize contractual and employee disciplinary mechanisms to discourage non-stormwater discharges from contractors and employees, respectively.</p> <p>To the extent possible, EHS will work with other UNM departments and stakeholders (e.g., developers) to train appropriate personnel about mitigating IDDE.</p> <p>EHS will also issue NOV's (Notices of Violations) as required per UNM's IDDE Plan.</p>	<p>To develop mechanisms to control non-stormwater discharges into the MS4 and implement appropriate enforcement procedures and actions</p>	<p>UNM continued to implement its activities to detect and eliminate illicit discharges.</p> <p>EHS continued to train staff on how to detect and report illicit discharges.</p> <p>The following standards and guidelines prohibit non-stormwater discharges into the MS4:</p> <ul style="list-style-type: none"> • UNM's IDDE Plan • UNM's Stormwater Guidance for Staff and Contractors • UNM's Oil Spill Prevention, Control, and Countermeasure (SPCC) Plan • SOP for Oil Tanks at UNM & Health Sciences • UNM's Construction Safety Manual • UNM's Chemical Hygiene Plan
	<p>UNM will implement efforts to detect and eliminate illicit discharges and improper</p>	<p>To develop an IDDE plan and reduce illicit discharges.</p>	<p>A third-party contractor developed an IDDE plan</p>

<p>4.3. Develop and implement an IDDE plan as required in Part I.D.5.e.(i)(c):</p> <p>(c) Develop and implement a plan to detect and address non-stormwater discharges, including illegal dumping, to the MS4. The permittee must include the following elements in the plan:</p> <p>A. Procedures for locating priority areas likely to have illicit discharges, including field tests for selected pollutant indicators (ammonia, boron, chlorine, color, conductivity, detergents, E. coli, enterococci, total coliform, fluoride, hardness, pH, potassium, conductivity, surfactants), and visually screening outfalls during dry weather;</p> <p>B. Procedures for enforcement, including enforcement escalation procedures for recalcitrant or repeat offenders;</p> <p>C. Procedures for removing the source of the discharge;</p> <p>D. Procedures for program evaluation and assessment; and</p> <p>E. Procedures for coordination with adjacent municipalities and/or state, tribal, or federal regulatory agencies to address situations where investigations indicate the illicit</p>	<p>disposal that may impact the quality of stormwater discharged from the campus. EHS will manage UNM's IDDE Program and maintain maps applicable to the campus. Newly discovered IDDE will be assessed for their potential impact on the Rio Grande.</p> <p>EHS will investigate dry stormwater discharges. Initial assessments of stormwater quality will occur by visual methods. As suspicious water quality conditions are encountered, water quality samples may be tested with field instruments to monitor conductivity, pH, temperature, dissolved oxygen, turbidity, etc. If visual and field instrumentation assessment is unsatisfactory and another contamination is suspected, then grab samples may be collected for potentially applicable lab analysis by EPA methods, e.g., TPH, BTEX, E. Coli, nitrates/nitrite, etc.</p> <p>If unusual levels of water quality contaminants are observed, UNM will analyze the above information to identify the source (on campus) or up-gradient discharge location (off campus). UNM will notify relevant MS4 entities if IDDE is suspected to be discharged from their jurisdiction onto campus.</p> <p>If UNM identifies a significant illicit discharge or improper disposal on campus, then that finding and a brief explanation of any potential hazard will be posted on an EHS website page to inform any interested</p>		<p>on September 13, 2017. IDDE inspections were conducted at facilities identified as potential sources for illicit discharges.</p> <p>Additionally, all reports of illicit discharges are investigated, and a written report is issued to the appropriate staff for corrective action. If the source of an illicit discharge is outside the jurisdiction of UNM, it is referred to the appropriate authority (e.g., the City of Albuquerque).</p> <p>During this reporting year, 3 (-73% YOY) IDDE investigations resulted in the issuance of NOVs per the UNM IDDE Plan. All NOVs resulted in conversations with affected employees and supervisors to discourage IDDE and train them about the impacts of their actions.</p> <p>Likewise, one of the three IDDE NOVs resulted in a stop-work order being issued by EHS to repeat offenders, per the UNM</p>
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<p>discharge originates outside the MS4 jurisdiction.</p>	<p>members of the campus or local communities.</p> <p>EHS will incorporate that finding into stormwater quality training for the associated UNM staff that can best control the problem.</p> <p>IDDE screening and inspections will be conducted at the frequency outlined in UNM's written IDDE Plan.</p>		<p>IDDE Plan. The stop-work order was an effective intervention that resulted in department heads stepping in to ensure illicit discharges ceased.</p> <p>A new IDDE dashboard was created to track incidents and report basic statistics that can be used to intervene in future operations to reduce illicit discharge (Figure 7). It shows how many investigations were routine (e.g., dry-day inspections) versus how many were reported by the community.</p> <p>The dashboard also shows how many reports of illicit discharge were investigated and determined to actually be illicit discharge, and it shows the overall severity of each discharge. During this reporting year, the new tool remains internal to EHS staff only. However, future plans to publish the dashboard for the general public are under way.</p>
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<p>4.4. Develop an education program as required in Part I.D.5.e.(i)(d): (d) Develop an education program to promote, publicize, and facilitate public reporting of illicit connections or discharges and distribution of outreach materials. The permittee shall inform public employees, businesses, and the general public of hazards associated with illegal discharges and improper disposal of waste.</p>	<p>By June 20, 2016, EHS will include in its education program information to promote and facilitate anonymous reporting of illicit connections or discharges by the campus community.</p>		<p>A written education program has been completed and is incorporated by reference into this SWMP. Copies are available upon request.</p> <p>EHS provided and maintained two primary reporting methods for illicit discharge:</p> <ul style="list-style-type: none"> (1) The Accident, Incident & Spill Reporting form is available 24/7 to report spills at goto.unm.edu/spill; & (2) A 24/7 Duty Officer is available to respond to reports of illicit discharges by calling (505) 951-0794. <p>EHS informed UNM employees and students about these two methods in various training courses and E&O events.</p>
<p>4.5. Establish a hotline as required in Part I.D.5.e.(i)(e): (e) Establish a hotline to address complaints from the public.</p>	<p>Complaints from the public can be directed to EHS, which will conduct an investigation or notify the appropriate parties.</p>	<p>Complaints from the public will be tracked, recorded, and reported.</p>	<p>EHS has a 24/7 Duty Officer program and reporting website where complaints can be reported.</p>

<p>4.6. Investigate suspected significant/severe illicit discharges as required in Part I.D.5.e.(i)(f);</p> <p>(f) Investigate suspected significant/severe illicit discharges within forty-eight (48) hours of detection and all other discharges as soon as practicable; elimination of such discharges as expeditiously as possible; and requirement of immediate cessation of illicit discharges upon confirmation of responsible parties.</p>	<p>EHS will investigate all suspected significant/severe illicit discharges within forty-eight (48) hours of detection and all other discharges as soon as practicable; eliminate such discharges as expeditiously as possible; and require the immediate cessation of illicit discharges upon confirmation of responsible parties.</p>	<p>To track illicit discharges across UNM.</p>	<p>A review of the investigation process was completed as part of the updates to the IDDE plan.</p> <p>For this reporting year:</p> <ul style="list-style-type: none"> • 40 (+21% YOY) total illicit discharge investigations were conducted <ul style="list-style-type: none"> ○ 1 (-86% YOY) was community reported; ○ 1 (+100% YOY) was from a construction site SWPPP inspection; & ○ 38 (+46% YOY) were (regular) dry day investigations. <p>Likewise, for this reporting year:</p> <ul style="list-style-type: none"> • Only 3 (-72% YOY) of those 40 investigations resulted in a written NOV being issued to UNM personnel for illicit discharge; • 29 (+61% YOY) investigations were determined to have no illicit discharge whatsoever; & • The remaining 8 investigations found illicit discharge that
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			was intermittent, and the source was not identifiable.
<p>4.7. Review complaint records and develop a targeted source reduction program as required in Part I.D.5.e.(i)(g):</p> <p>(g) Review complaint records for the last permit term and develop a targeted source reduction program for those illicit discharge/improper disposal incidents that have occurred more than twice in two (2) or more years from different locations. (Applicable only to class A and B permittees)</p>	<p>EHS will maintain a log of complaint records from the last permit term and target source reduction efforts to repeat discharge incidents.</p> <p>EHS will investigate IDDE within 48 hours of being reported and will eliminate illicit discharges or improper disposal on campus within 30 days. If more time is needed, then EHS will develop an elimination schedule to be completed within no more than six months.</p> <p>EHS will track and review NOV records to identify repeat offenders to prioritize remedial training aimed at mitigating IDDE.</p>	<p>To identify “hot spots” for illicit discharge and repeat offenders so that the targeted source reduction program is effective.</p>	<p>Of the 11 total illicit discharges discovered, only 1 was a repeat offender – this repeat violator received both an NOV and a (temporary) stop-work order for their research laboratory operations.</p> <p>Likewise, the aforementioned dashboard tool continues to help UNM better track, not only, all monitor repeat offenders, but all illicit discharge.</p>
<p>4.8. Screening of system as required in Part I.D.5.e.(iii) as follows:</p> <p>(iii) The permittee must screen the entire jurisdiction at least once every five (5) years and high-priority areas at least once every year. High-priority areas include any area where there is ongoing evidence of illicit discharges or dumping or where there are citizen complaints on more than five (5) separate events within twelve (12) months. The permittee must:</p>	<p>The screening will occur as part of the IDDE Plan. The screening will be done according to the schedule in the permit.</p>	<p>To inspect all high-priority areas and the entire jurisdiction annually.</p>	<p>All high-priority areas and the entire jurisdiction were visually inspected for illicit discharge this reporting year. Screening the entire jurisdiction is relatively achievable compared to other municipalities due to the small acreage (i.e., size) of UNM's MS4.</p>

<p>(a) Include in its SWMP document a description of the means, methods, quality assurance and controls protocols, and schedule for successfully implementing the required screening, field monitoring, laboratory analysis, investigations, and analysis evaluation of data collected.</p> <p>(b) Comply with the dry weather screening program established in Table 6 and the monitoring requirements specified in Part III.A.2.</p> <p>(c) If applicable, implement the priority ranking system developed in the previous permit term.</p>			
<p>4.9. Develop, update, and implement a Waste Collection Program as required in Part I.D.5.e.(iv):</p> <p>(iv) Waste Collection Programs: The permittee must develop, update, and implement programs to collect used motor vehicle fluids (at a minimum, oil, and antifreeze) for recycling, reuse, or proper disposal, and to collect household hazardous waste materials (including paint, solvents, fertilizers, pesticides, herbicides, and other hazardous materials) for recycle, reuse, or proper disposal. Where available, collection programs</p>	<p>UNM’s Facilities Management Department’s O&M program will identify waste disposal standard operating procedures (SOPs), including SOPs for motor vehicle fluids, toxic paints, solvents, fertilizers, pesticides, herbicides, and any other hazardous materials. This will include a list of opportunities for recycling substances. Also, SOPs will address the removal of sediments, debris, floatables, and litter, including pet wastes. This will be completed by June 20, 2017.</p> <p>While EHS collects and disposes of hazardous waste (per RCRA), UNM does</p>	<p>To increase recycling and reuse of hazardous materials and to reduce the potential for improper disposal.</p>	<p>UNM’s Stormwater O&M Program contains a description of waste management operations. UNM’s Facilities Management Department continued to operate a waste collection program that included recycling. EHS continued to operate its hazardous waste collection and disposal program across campus.</p> <p>See the above section on Waste Collection Programs for more details.</p>

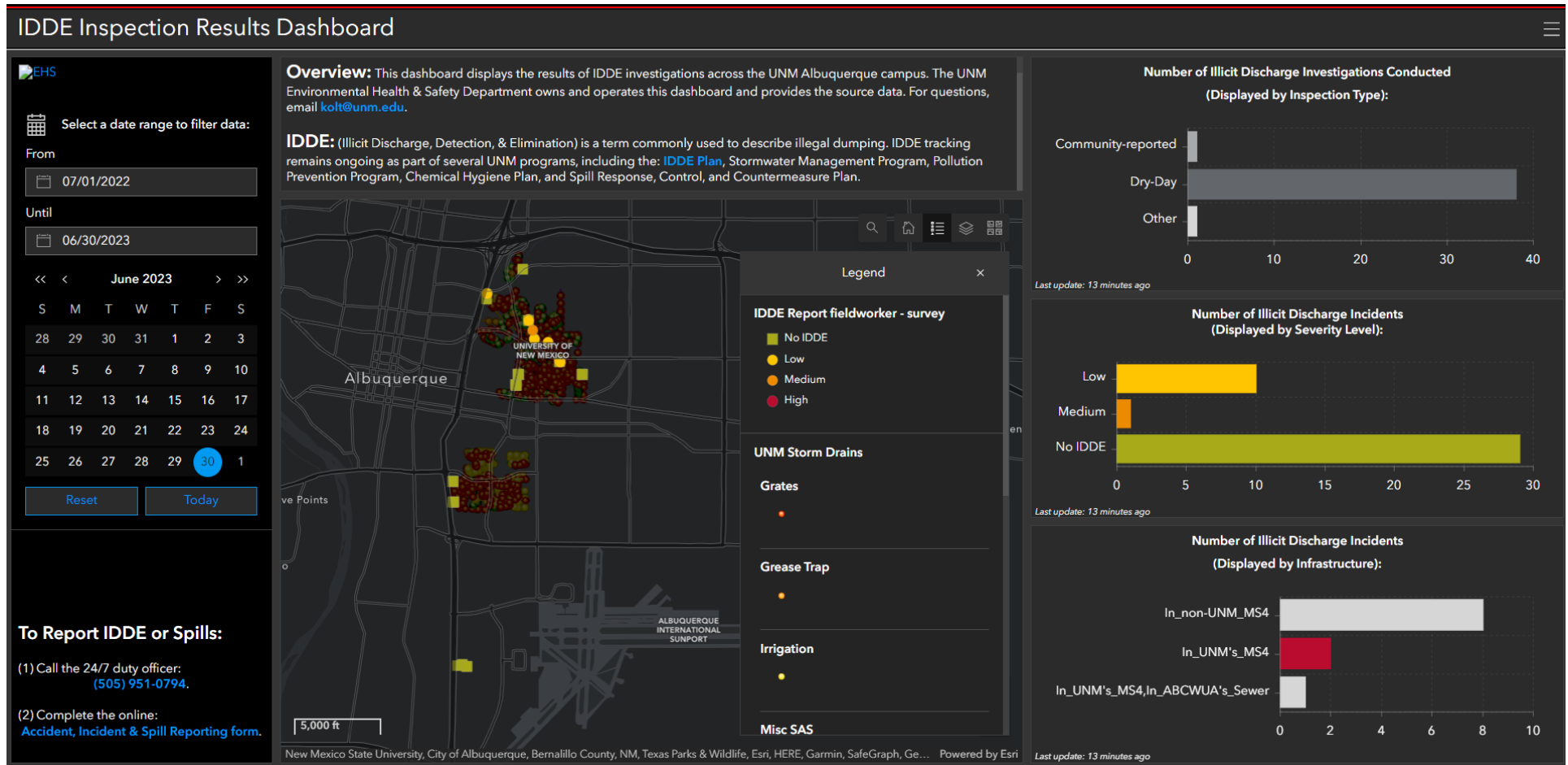
<p>operated by third parties may be a component of the programs. Permittees shall enhance these programs by establishing the following elements as a goal in the SWMP:</p> <p>A. Increasing the frequency of the collection days hosted;</p> <p>B. Expanding the program to include commercial fats, oils, and greases; and</p> <p>C. Coordinating program efforts between applicable permittee departments.</p>	<p>not have a traditional household hazardous waste collection facility. Nonetheless, EHS will collect and dispose of any hazardous waste associated with UNM operations and student living.</p>		
<p>4.10. Develop, update and implement a Spill Prevention and Response program to prevent, contain, and respond to spills that may discharge into the MS4 as required in Part I.D.5.e.(v): (v) Spill Prevention and Response. The permittee must develop, update and implement a program to prevent, contain, and respond to spills that may discharge into the MS4. The permittees must continue existing programs while updating those programs, as necessary, to comply with the requirements of this permit. The Spill Prevention and Response program shall include:</p> <p>(a) Where the discharge of material resulting from a spill is necessary to</p>	<p>EHS has developed and regularly updates spill prevention and response programs. Specifically, EHS maintains a Spill Response Team administered by the UNM Chemical Hygiene Officer. At a minimum, all team members are trained in HAZWOPER-24. When this team determines that a spill is too large or dangerous to respond to, environmental and safety measures will be implemented to stabilize the incident until an on-call contractor can respond to manage the spill.</p> <p>EHS will also implement and maintain UNM's Spill Prevention, Control, and Countermeasure (SPCC) Plan, per 40 CFR 112.</p>	<p>To implement, maintain, and expand a spill prevention and response program.</p> <p>To establish and maintain a Spill Response Team capable of managing spills that may discharge to the MS4.</p>	<p>EHS maintained spill reporting methods and a response team with on-call spill response contractors.</p> <p>Per 40 CFR 112, EHS continues to implement the <u>UNM Spill Prevention, Control, & Countermeasure (SPCC) Plan</u> during the reporting period. The plan is set to expire in September 2027, as it was just revised in the RY23.</p> <p>During the reporting period, there were no spills that had the potential to</p>

<p>prevent loss of life, personal injury, or severe property damage, the permittee(s) shall take, or ensure the party responsible for the spill takes, all reasonable steps to control or prevent any adverse effects to human health or the environment: and</p> <p>(b) The spill response program may include a combination of spill response actions by the permittee (and/or another public or private entity) and legal requirements for private entities within the permittee's municipal jurisdiction.</p>	<p>EHS will maintain spill reporting mechanisms for the campus community.</p> <p>A complete review of these programs will be completed by June 20, 2017.</p>		<p>significantly impact water quality.</p>
<p>4.11. Enhance the program to include requirements in Part I.D.5.e.(ix):</p> <p>(ix) The permittee may:</p> <p>(a) Divide the jurisdiction into assessment areas where monitoring at fewer locations would still provide sufficient information to determine the presence or absence of illicit discharges within the larger area;</p> <p>(b) Downgrade high priority areas after the area has been screened at least once, and there are citizen complaints on no more than five (5) separate events within a twelve (12) month period;</p>	<p>EHS identifies six primary sub-basins to monitor for illicit discharge. These basins are sub-watersheds (identified using AMAFCA's GIS data) that each discharge into other MS4s (e.g., AMAFCA, COA).</p> <p>Downgrading will not be performed, given that all identified high-risk areas are easily surveyed annually.</p> <p>UNM will rely on TAG members (i.e., a cooperative MS4 group) for additional detection and elimination of illicit discharges</p>	<p>An update on progress will be included in the annual report.</p>	<p>38 (+46% YOY) dry day inspections occurred this reporting year across UNM's six watershed basins.</p>

<p>(c) Rely on a cooperative program with other MS4s for detection and elimination of illicit discharges and illegal dumping;</p> <p>(d) If participating in a cooperative program with other MS4s, required detection program frequencies may be based on the combined jurisdictional area rather than individual jurisdictional areas and may use assessment areas crossing jurisdictional boundaries to reduce the total number of screening locations (e.g., a shared single screening location that would provide information on more than one jurisdiction); and</p> <p>(e) After screening a non-high priority area once, adopt an “in response to complaints only” IDDE for that area, provided there are citizen complaints on no more than two (2) separate events within a twelve (12) month period.</p> <p>(f) Enhance the program to utilize procedures and methodologies consistent with those described in “Illicit Discharge Detection and Elimination, A Guidance Manual for Program Development and Technical Assessments.”</p>			
4.12. Describe other proposed activities to address the Illicit	No additional activities are being proposed at this time. UNM will continue to explore	N/A	N/A

Discharges and Improper Disposal Measure:	additional activities to address the Illicit Discharges and Improper Disposal Measure.		
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Figure 7 - Screenshot of UNM's IDDE Inspection Results Dashboard for RY23



Industrial & High-Risk Runoff

Requirement	Plan	Goal	Status
<p>4.1.1 Ordinance (or other control methods) as required in Part I.D.5.d.(i):</p> <p>(i) The permittee must control through ordinance, permit, contract, order, or similar means the contribution of pollutants to the municipal storm sewer by stormwater discharges associated with industrial activity and the quality of stormwater discharged from sites of industrial activity as defined in 40 CFR 122.26(b)(14)(i)-(ix) and (xi). If no such industrial activities are in a permittee's jurisdiction, that permittee may certify that this program element does not apply.</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as industrial. UNM self-certifies that this program element does not apply.</p>	<p>N/A</p>	<p>N/A</p>
<p>4.2. Continue implementation and Enforcement of the Industrial and High-Risk Runoff program, assess the overall success of the program, and document both direct and indirect measurements of program effectiveness in the annual report as required in Part I.D.5.d.(ii):</p> <p>(ii) The permittee must continue implementation and enforcement of the Industrial and High-Risk Runoff program, assess the overall success of the program, and document both direct and indirect measurements of program effectiveness in the annual report. The program shall include:</p> <p>(a) A description of a program to identify, monitor, and control pollutants in stormwater discharges to the MS4 from municipal landfills; other treatment, storage, or disposal facilities for</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as industrial. UNM self-certifies that this program element does not apply.</p>	<p>N/A</p>	<p>N/A</p>

<p>municipal waste (e.g., transfer stations, incinerators, etc.); hazardous waste treatment, storage, disposal, and recovery facilities; facilities that are subject to EPCRA Title III, Section 313; and any other industrial or commercial discharge the permittee(s) determines are contributing a substantial pollutant loading to the MS4. (Note: If no such facilities are in a permittee's jurisdiction, that permittee may certify that this program element does not apply.); and</p> <p>(b) Priorities and procedures for inspections and establishing and implementing control measures for such discharges.</p>			
<p>4.3. Meet the monitoring requirements in Part I.D.5.d.(iii):</p> <p>(iii) Permittees must comply with the monitoring requirements specified in Part III.A.4;</p>	<p>UNM will serve on the Technical Advisory Group (TAG) and participate in voluntary monitoring.</p>	<p>To encourage participation in program development and implementation.</p>	<p>EHS attended and participated in all of the Technical Advisory Group (TAG) meetings this reporting year.</p> <p>EHS continues to financially support AMAFCA's efforts in leading the (voluntary) Compliance Monitoring Cooperative (CMC) to sample for surface water contaminants in the up-stream and down-stream permit-regulated sections of the Rio Grande.</p>
<p>4.4. Include requirements in Part I.D.5.d.(iv):</p> <p>(iv) The permittee must modify the following as necessary:</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as</p>	<p>N/A</p>	<p>N/A</p>

<p>(a) The list of the facilities included in the program, by category and basin;</p> <p>(b) Schedules and frequency of inspection for listed facilities. Facility inspections may be carried out in conjunction with other municipal programs (e.g., pretreatment inspections of industrial users, health inspections, fire inspections, etc.) but must include random inspections for facilities not normally visited by the municipality;</p> <p>(c) The priorities for inspections and procedures used during inspections (e.g., inspection checklist, review for NPDES permit coverage; review of stormwater pollution prevention plan; etc.); and</p> <p>(d) Monitoring frequency, parameters, and the entity performing monitoring and analyses (MS4 permittees or subject facility). The monitoring program may include a waiver of monitoring for parameters at individual facilities based on a “no-exposure” certification;</p>	<p>industrial. UNM self-certifies that this program element does not apply.</p>		
<p>4.5. Enhance the program to include requirements in Part I.D.5.d.(vii):</p> <p>(vii) The permittee may:</p> <p>(a) Use analytical monitoring data, on a parameter-by-parameter basis, that a facility has collected to comply with or apply for a State or NPDES discharge permit (other than this permit) so as to avoid unnecessary cost and duplication of effort;</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as industrial. UNM self-certifies that this program element does not apply.</p>	<p>N/A</p>	<p>N/A</p>

<p>(b) Allow the facility to test only one (1) outfall and to report that the quantitative data also apply to the substantially identical outfalls if:</p> <p>A. A Type 1 or Type 2 industrial facility has two or more outfalls with substantially identical effluents, and</p> <p>B. Demonstration by the facility that the stormwater outfalls are substantially identical, using one or all of the following methods for such demonstration. The NPDES Stormwater Sampling Guidance Document (EPA 833-B-92-001), available on EPA’s website, provides detailed guidance on each of the three options:</p> <ul style="list-style-type: none"> (1) submission of a narrative description and a site map; (2) submission of matrices; or (3) submission of model matrices. <p>(c) Accept a copy of a “no exposure” certification from a facility made to EPA under 40 CFR §122.26(g), in lieu of analytic monitoring.</p>			
<p>4.6. Describe other proposed activities to address the Industrial and High-Risk Runoff Measure:</p>	<p>UNM does not have operations within the campus jurisdiction that would normally be categorized as industrial. UNM self-certifies that this program element does not apply.</p>	<p>N/A</p>	<p>N/A</p>

Wet Weather Monitoring

Requirement	Plan	Goal	Status
<p>As described in Part III, A.1, permittees shall conduct wet weather monitoring to gather information on the response of receiving waters to wet weather discharges from the MS4 during both the wet season (July 1 through October 31) and dry Season (November 1 through June 30).</p> <p>Wet Weather Monitoring shall be conducted at outfalls, internal sampling stations, and/or in-stream monitoring locations at each water of the US that runs in each entity or entity's jurisdiction(s).</p> <p>Permittees may choose either Option A (individual monitoring) or Option B (cooperative monitoring program). As described in Part III A.1.b:</p> <p>A cooperative monitoring program will monitor waters coming into the watershed (upstream) and leaving the watershed (downstream).</p> <p>Include sampling for TSS, TDS, COD, BOD5, DO, oil and grease, E.coli, pH, total Kjeldahl nitrogen, nitrate plus nitrite, dissolved phosphorus, total ammonia plus organic nitrogen, total phosphorus, PCBs, and Gross alpha.</p>	<p>UNM and its current MS4 partners have hired the USGS to perform sample collection at five representative outfall locations. If new wet weather monitoring sites are installed, a certification that they are operational and actual monitoring at these sites will be provided by April 15, 2016. A detailed description of the monitoring scheme will be submitted for EPA and NMED approval by December 2015. Samples will be analyzed for all of the parameters in Part III A.1.b according to the schedule in Part III A.1.b for wet weather.</p> <p>Composite samples are collected using an automated ISCO sampling device. Grab samples are collected by USGS personnel. Temperature probes continuously record air and water temperatures. Sondes are used to monitor D.O., water temperature, and conductivity.</p>	<p>Provide results of the assessment in each annual report.</p>	<p>UNM participates in the Technical Advisory Group (TAG) and remained a signatory and financial contributor to an intergovernmental agreement with several permittees during the reporting year. Previously, TAG also provided the EPA with a monitoring plan and received a certification to start monitoring stormwater. Per that plan, Discharge Monitoring Reports (DMRs) are submitted by only one member (i.e., AMAFCA) on behalf of all TAG permittees.</p> <ul style="list-style-type: none"> It should be noted that the EPA's public-facing Enforcement and Compliance History Online (ECHO) tool does not reflect this intergovernmental agreement or its single reporting structure, which therefore incorrectly displays UNM as non-compliant with DMR reporting.

<p>Monitoring for temperature at outfalls and/or Rio Grande monitoring locations.</p> <p>Include additional parameters from monitoring conducted under permits NMS000101, NMR040000, or/and NMR04000I, whose mean values are at or above a WQS.</p> <p>Sample the pollutants for a minimum of 7 storm events per location during the permit term, with at least three events during the wet season and two events in the dry season.</p>			
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Dry Weather Discharge Screening of MS4

Requirement	Plan	Goal	Status
<p>As described in part III.A.2, the permittee shall:</p> <p>Identify, investigate, and address areas within its jurisdiction that may be contributing excessive levels of pollutants to the Municipal Separate Storm Sewer System as a result of dry weather discharges (i.e., discharges from separate storm sewers that occur without the direct influence of runoff from storm events, e.g., illicit discharges, allowable non-stormwater, groundwater infiltration, etc.). Due to the arid and semi-arid conditions of the area, the dry weather discharges screening program may be carried out during both the wet season (July 1 through October 31) and dry</p>	<p>There are no perennial streams in the Albuquerque Metropolitan area. Accordingly, the dry weather screening program serves a dual purpose as an illicit discharge screening analysis. Seventeen locations, which screen 100% of the MS4 and target industrial areas, have been chosen. Should any discharge be present in a quantity sufficient for analysis, it will be screened for BOD₅, sediment, or a parameter addressing sediment (e.g., TSS or turbidity), <i>E. coli</i>, Oil</p>	<p>Provide results of the assessment in each annual report.</p>	<p>UNM participates in the Technical Advisory Group (TAG) and remained a signatory and financial contributor to an intergovernmental agreement with several permittees during the reporting year. Previously, TAG also provided the EPA with a monitoring plan and received a certification to start monitoring stormwater. Per that plan, Discharge Monitoring Reports (DMRs) are submitted by only one member (i.e., AMAFCA) on behalf of all TAG permittees.</p>

<p>Season (November 1 through June 30). This program may be coordinated with the illicit discharge detection and elimination program required in Part I.D.5.e.</p> <p>Include sufficient screening points to adequately assess pollutant levels from all areas of the MS4.</p> <p>Screen for, at a minimum, BOD5, sediment, or a parameter addressing sediment (e.g., TSS or turbidity), E. coli, Oil and Grease, nutrients, and any pollutant that has been identified as a cause of impairment of a waterbody receiving discharges from that portion of the MS4, including temperature.</p> <p>Specify the sampling and non-sampling techniques to be issued for initial screening and follow-up purposes. Sample collection and analysis need not conform to the requirements of 40 CFR Part 136; and</p> <p>Perform monitoring only when an antecedent dry period of at least seventy-two (72) hours after a rain event greater than 0.1 inch in magnitude is satisfied.</p>	<p>and Grease, and nutrients. Any discharge collected will be a grab sample.</p>		<ul style="list-style-type: none"> It should be noted that the EPA's public-facing Enforcement and Compliance History Online (ECHO) tool does not reflect this intergovernmental agreement or its single reporting structure, which therefore incorrectly displays UNM as non-compliant with DMR reporting. <p>Likewise, 38 (+46% YOY) dry day inspections occurred this reporting year across UNM's six watershed basins.</p>
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Discharges to Impaired Waters

Requirement	Plan	Goal	Status
<p>6.1.1. The permittee shall control the discharges of pollutant(s) of concern to impaired waters and waters with approved TMDLs as provided in sections (i) and (ii) below and shall assess the success in controlling those pollutants.</p> <p>(i) Discharges to Water Quality Impaired Water Bodies with an Approved TMDL: If the permittee discharges to an impaired water body with an approved TMDL (see Appendix B of permit), where stormwater has the potential to cause or contribute to the impairment, the permittee shall include in the SWMP controls targeting the pollutant(s) of concern along with any additional or modified controls required in the TMDL and this section. The SWMP and required annual reports must include information on implementing any focused controls required to reduce the pollutant(s) of concern.</p> <p>(ii) Discharges Directly to Water Quality Impaired Water Bodies without an Approved TMDL: The permittee shall also determine whether the permitted discharge is direct to one or more water quality impaired water bodies where a TMDL has not yet</p>	<p>UNM continues to implement practices that reduce bacterial contamination of stormwater. Most of these practices have multi-purpose benefits in addition to stormwater pollution prevention and bacterial reduction. These ongoing practices involve the structural best management practices (BMPs) in the operation of facilities and grounds as well as our public education and outreach efforts. The following describes UNM's program to minimize contamination of stormwater.</p> <p>UNM is aware of the bacterial source tracking study in the local Middle Rio Grande watershed, which identified the various sources of animal enteric bacteria contributions. The study indicated that birds contributed the most at roughly a third of the bacteria loading. Dogs were the second largest source. Therefore, UNM's efforts have been focused on controlling bird and dog waste impacts on stormwater.</p> <p>(1) Pet Waste Stations - UNM's campus is open to the public, and people walk their dogs on campus. This activity is centered around the green spaces (e.g., the Duck Pond on the Central Campus and the Golf Course on North Campus). UNM's Facilities Management Department has installed and maintains pet waste disposal bag dispensers across campus. The North Campus Neighborhood Association has also been stocking shopping bags for similar purposes on the southeast corner of the North Golf Course, where many folks begin on the perimeter jogging trail. This is also a notable example of public involvement with stormwater pollution prevention on campus.</p> <p>(2) Bird Controls - UNM continues bird control efforts, especially related to roosting pigeons on UNM buildings. Bird control efforts range from netting at Coronado Hall's trash storage area, equipment bird skirting at the</p>	<p>Submission of water quality monitoring results in DMRs and Annual Reports.</p>	<p>UNM participates in the Technical Advisory Group (TAG) and remained a signatory and financial contributor to an intergovernmental agreement with several permittees during the reporting year. Previously, TAG also provided the EPA with a monitoring plan and received a certification to start monitoring stormwater. Per that plan, Discharge Monitoring Reports (DMRs) are submitted by only one member (i.e., AMAFCA) on behalf of all TAG permittees.</p> <ul style="list-style-type: none"> It should be noted that the EPA's public-facing Enforcement and Compliance History Online

<p>been approved by NMED and EPA. If the permittee discharges directly into an impaired water body without an approved TMDL, the permittee shall perform certain activities (see permit for a full description of such activities).</p>	<p>Business Center, and bird control wires on the Electrical Engineering & Computer Engineering building window sills. UNM also has an ongoing trapping program that captures hundreds of pigeons a year on many campus rooftops or wherever there may be a roosting problem.</p> <p>(3) Street and Sidewalk Sweeping - UNM makes a great effort to keep the campus grounds beautiful. UNM's Facilities Management Department's efforts include regular street sweeping and sidewalk sweeping. UNM's street sweeping schedule may be among the most frequent in the metro area, and this serves to protect stormwater quality from contaminants, including bacteria-laden animal wastes on hardscaping.</p> <p>(4) Trash & Litter Controls - The local bacterial tracking study also indicated that humans are one of the smaller sources of bacterial contamination in stormwater. In addition to the homeless population in the metro area that may not be using bathrooms, it was recognized that leaking trash dumpsters and compactors might contribute to some of the human contamination. Therefore, lids are installed and kept closed on UNM's large trash dumpsters to keep stormwater out. The multitude of small trash receptacles along campus sidewalks, at building entrances, etc., are also always lined with trash bags and usually topped with lids that allow trash in and keep it inside. Bagging and lids also prevent wind from blowing trash out of dumpsters and receptacles.</p> <p>(5) Leaked Fluid - If trash compactors leak fluids, the standard practice at UNM is to absorb the leaked fluids and dispose of the absorbent with the other solid waste. Litter is picked up daily, Monday through Friday, all over campus and is disposed of properly with other solid wastes. Litter pickup includes scooping visible pet waste as well as floatables/litter. UNM notifies the COA about problems with pet wastes being left by occupants of neighboring apartment complexes who bring their dogs onto campus property to defecate.</p>		<p>(ECHO) tool does not reflect this intergovernmental agreement or its single reporting structure, which therefore incorrectly displays UNM as non-compliant with DMR reporting.</p>
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	<p>(6) Stormwater Retention Ponds - UNM has a few stormwater retention ponds on the South Campus and on the North Campus. In addition to reducing peak flow into the local MS4, these ponds act to settle out suspended solids and expose bacteria to solar UV radiation. Solar UV disinfection and settling out suspended solids both help to reduce bacteria levels in stormwater discharged from campus.</p> <p>(7) Public Education and Outreach & Campus Training - Stormwater pollution prevention training will become part of UNM's Mandatory Basic Annual Safety Training (BAST) program for all UNM employees. Additionally, EHS conducts specialized stormwater pollution prevention training for UNM's Facilities Management Department employees. EHS's specialized training includes an emphasis on pet waste pickup and measures to minimize bacterial, nutrient, and sediment contamination. At UNM's Welcome Back Days event at the beginning of each semester, EHS hosts booths with handouts on stormwater pollution prevention, including pet wastes and measures to minimize bacterial contamination. EHS's website also has information on stormwater pollution prevention, including pet wastes and measures to minimize bacterial contamination.</p> <p>UNM continues to operate pursuant to the COA bacterial program as necessary for consistency with the E-Coli TMDL. UNM, as a Phase 1 MS4 participant in a cooperative monitoring program, continues to pay a share of the monitoring costs for stormwater monitoring work. UNM remains involved in the decisions and reports that this monitoring cooperative generates until such time when a new monitoring cooperative is formed. UNM will calculate WLA for impaired waters and may coordinate efforts with other watershed permittees.</p>		
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MCM Table 5 – Management of Construction Site Runoff

Requirement	Plan	Goal	Status
<p>5.1 Development of an ordinance or other regulatory mechanism as required in Part I.D.5.a.(ii)(a), The program must include the development, implementation, and enforcement of, at a minimum:</p> <p>(a) An ordinance or other regulatory mechanism to require erosion and sediment controls, as well as sanctions to ensure compliance, to the extent allowable under State, Tribal, or local law;</p>	<p>UNM does not have formal enforcement authority like traditional MS4s. Accordingly, EHS, UNM’s Facilities Management Department, and UNM’s Office of Planning, Design & Construction (PDC) will continue to review, revise, and enforce existing design and construction standards and guidelines, and develop new guidelines where appropriate.</p>	<p>Revisions to existing policy, design, or construction standards and guidelines; or the creation of new policy, design, or construction standards and guidelines that pertain to erosion and sediment control will be tracked and reported in the annual report.</p>	<p>EHS continues to implement its Stormwater Guidance for UNM Staff and Contractors. The guidance document provides rules for construction sites greater than or equal to one acre.</p>
<p>5.2. Develop requirements and procedures as required in Part I.D.5.a.(ii)(b) through in Part I.D.5.a.(ii)(h)</p> <p>(b) Requirements for construction site operators to implement appropriate erosion and sediment control best management practices (both structural and non-structural);</p> <p>(c) Requirements for construction site operators to control waste such as, but not limited to, discarded</p>	<p>EHS and other UNM departments will continue to inform UNM contractors of requirements and review necessary documents (i.e., erosion control plan, SWPPP/eNOI application, and fugitive dust permit) during the Construction Review Process.</p> <p>EHS and other UNM departments will continue to oversee UNM contractors to ensure that they comply with federal and state law and contractual provisions implementing a Stormwater Pollution Prevention Plan (SWPPP).</p>	<p>Revisions to existing policy, design, or construction standards and guidelines; or the creation of new policy, design, or construction standards and guidelines that pertain to erosion and sediment control will be tracked and reported in the annual report.</p> <p>EHS and other UNM departments will maintain</p>	<p>During the reporting year, 5 (+67% YOY) construction sites were inspected monthly by the respective owners for compliance with the EPA’s 2022 Construction General Permit (CGP):</p> <ol style="list-style-type: none"> 1. UNM – ISUBI 2. UNM – CON & PHE 3. UNMH – ACCH Tower 4. UNMH – CTC 5. UNMH – CMDC & SHC

<p>building materials, concrete truck washout, chemicals, litter, and sanitary waste at the construction site that may cause adverse impacts to water quality (see EPA guidance at http://cfpub.epa.gov/npdes/stormwater/menuofbmps/index.c).</p> <p>(d) Procedures for site plan review, which incorporate consideration of potential water quality impacts. The site plan review must be conducted prior to the commencement of construction activities and include a review of the site design, the planned operations at the construction site, and the planned control measures during the construction phase (including the technical criteria for selection of the control measures), and the planned controls to be used to manage runoff created after the development;</p> <p>(e) Procedures for receipt and consideration of information submitted by the public;</p> <p>(f) Procedures for a site inspection (during construction) and enforcement of control measures, including provisions to ensure proper construction, operation, maintenance, and repair. The procedures must clearly define who is responsible for site inspections; who has the authority to implement</p>	<p>UNM's Facilities Management Department's Environmental Services Design & Development Standard Requirements prohibit the washing of concrete trucks in an uncontrolled area and require the removal of construction debris, including concrete tailings from the site.</p> <p>EHS and other UNM departments will continue to review site plans and attend pre-construction review meetings to try to ensure consistency with applicable stormwater quality requirements. The plan review must occur prior to construction and focus on construction and post-construction stormwater quality measures that address likely impacts and public concerns. The site plan review must include an evaluation of opportunities for incorporating green infrastructure (GI).</p> <p>UNM will continue to comply with the CGP, including SWPPP preparation and eNOI application for all public projects greater than one acre.</p> <p>UNM continues to welcome public participation in its SWMP. The draft SWMP was published for public comment before submission to the EPA. Public comments were reviewed and addressed accordingly. The EHS Department continues to involve other UNM departments as stakeholders in the development and revision of UNM's SWMP.</p> <p>UNM will continue to develop inspection procedures for exterior construction sites less than 1 acre. The new procedures will include:</p> <p>(1) determining who is responsible for</p>	<p>records of documents required from contractors pertaining to Stormwater (i.e., erosion control plan, SWPP/eNOI application, and fugitive dust permit). The number of documents will be reported in the annual report.</p> <p>Site plan reviews and evaluation of opportunities for incorporating green infrastructure (GI) will be documented and reported in the annual report.</p> <p>Finalized inspection procedures for exterior construction sites less than 1 acre will be included in the annual report as an appendix.</p> <p>EHS will maintain records of the number of trainings offered on the SWMP and general stormwater pollution prevention (P2) basics and will report these in the annual report.</p>	<p>Operator inspections also occurred for all of these sites, at the schedule required by the CGP.</p> <p>Furthermore, the CON & PHE and CTC sites began construction during this reporting year. Notices of Intent (NOIs) were filed for each one. Otherwise, the ISUBI and CMDC & SHC sites successfully completed construction and filed Notices of Termination (NOTs) for their construction permits during the reporting year. Inspection Reports, NOIs, and NOTs for each site are available for review upon request.</p> <p>The inspector maintained the <i>Certified Stormwater Inspector (CSI)</i> credential from the National Stormwater Center, LLC. (NPDES.com). In addition, the inspector gained the EPA's new <i>CGP-2022 Part 6.3 Site Inspector Certification</i> during the reporting year.</p> <p>During the reporting year, EHS reviewed site plans</p>
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<p>enforcement procedures; and the steps utilized to identify priority sites for inspection and enforcement based on the nature of the construction activity, topography, and the characteristics of soils and the quality of the receiving water. If a construction site operator fails to comply with procedures or policies established by the permittee, the permittee may request EPA enforcement assistance. The site inspection and enforcement procedures must describe sanctions and enforcement mechanism(s) for violations of permit requirements and penalties with detail regarding corrective action follow-up procedures, including enforcement escalation procedures for recalcitrant or repeat offenders. Possible sanctions include non-monetary penalties (such as stop work orders and/or permit denials for non-compliance), as well as monetary penalties such as fines and bonding requirements;</p> <p>(g) Procedures to educate and train permittee personnel involved in the planning, review, permitting, and/or approval of construction site plans, inspections, and enforcement. Education and training shall also be provided for developers, construction site operators, contractors, and supporting personnel, including requiring a stormwater pollution</p>	<p>conducting UNM construction site stormwater quality inspections; determining who has authority to implement enforcement procedures regarding construction stormwater quality at UNM; developing a process for prioritizing sites for inspection and enforcement based on the type of construction activity; inspecting all sites greater than 1-acre at least once per month and follow up on any deficiencies to ensure corrective action; inspecting sites once project team believes final site stabilization is complete, and describing enforcement procedures and any penalties for repeated non-compliance at a UNM construction site.</p> <p>The leadership of PDC & FM will be engaged by EHS in the development and implementation of UNM's SWMP. Once the SWMP is finalized, training on the SWMP and general stormwater pollution prevention (P2) basics will be offered.</p> <p>UNM will continue its procedures for construction project record-keeping, including site reviews, inspections, inspection reports, and any enforcement letters & documents.</p>		<p>for the above-mentioned projects.</p> <p>EHS successfully requested project managers from all new construction sites to assess the costs, benefits, and feasibility of incorporating GI/LID. Those assessments are available upon request.</p> <p>The UNM SWMP was finalized and sent to PDC and UNM's Facilities Management Department and is being implemented. Training material on stormwater management and pollution prevention was finalized, and training was provided to the UNM Grounds and Landscaping Staff.</p> <p>Inspection procedures for construction sites less than 1 acre have been completed and are incorporated into the <i>Stormwater Guidance for UNM Staff & Contractors</i>.</p>
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<p>prevention plan for construction sites within the permittee's jurisdiction;</p> <p>(h) Procedures for keeping records of and tracking all regulated construction activities within the MS4, i.e., site reviews, inspections, inspection reports, warning letters, and other enforcement documents. A summary of the number and frequency of site reviews, inspections (including inspector's checklist for oversight of sediment and erosion controls and proper disposal of construction wastes), and enforcement activities that are conducted annually and cumulatively during the permit term shall be included in each annual report;</p>			
<p>5.3. Annually conduct site inspections of 100 percent of all construction projects cumulatively disturbing one (1) or more acres as required in Part I.D.5.a.(iii):</p> <p>(iii) Annually conduct site inspections of 100 percent of all construction projects cumulatively disturbing one (1) or more acres within the MS4 jurisdiction. Site inspections are to be followed by any necessary compliance or enforcement action. Follow-up inspections are to be conducted to ensure corrective maintenance has occurred, and all projects must be inspected at</p>	<p>UNM will continue to develop inspection procedures for 100% of all exterior construction projects cumulatively disturbing one (1) or more acres. The new procedures will include determining who is responsible for conducting UNM construction site stormwater quality inspections; determining who has authority to implement enforcement procedures regarding construction stormwater quality at UNM; developing a process for prioritizing sites for inspection and enforcement based on the type of construction activity; inspecting all sites greater than 1-acre at least once per month and follow up on any deficiencies to ensure corrective action; inspecting sites once project team believes final site stabilization is complete, and describing enforcement procedures and</p>	<p>Finalized inspection procedures and the number of site inspections done will be included in the annual report as an appendix.</p>	<p>During the reporting year, 5 (+67% YOY) construction sites were inspected monthly by the respective owners for compliance with the EPA's 2022 Construction General Permit (CGP):</p> <ol style="list-style-type: none"> 1. UNM – ISUBI 2. UNM – CON & PHE 3. UNMH – ACCH Tower 4. UNMH – CTC 5. UNMH – CMDC & SHC <p>These inspections were in addition to the contractor-required inspections,</p>

<p>completion for confirmation of final stabilization.</p>	<p>any penalties for repeated non-compliance at a UNM construction site. The procedures will be developed, and inspections will begin no later than December 20, 2016.</p>		<p>which are scheduled per the 2022 CGP.</p>
<p>5.4. Coordinate with all departments and boards with jurisdiction over the planning, review, permitting, or approval of public and private construction projects/activities within the permit area as required in Part I.D.5.a.(iv);</p> <p>(iv) The permittee must coordinate with all departments and boards with jurisdiction over the planning, review, permitting, or approval of the public and private construction projects/activities within the permit area to ensure that the construction stormwater runoff controls eliminate erosion and maintain sediment on site. Planning documents include, but are not limited to: comprehensive or master plans, subdivision ordinances, general land use plans, zoning codes, transportation master plans, specific area plans, such as sector plans, site area plans, corridor plans, or unified development ordinances.</p>	<p>EHS will continue to coordinate all UNM departments that have a role in construction activities to ensure proper controls are in place to eliminate erosion and reduce the transport of sediment from construction projects. EHS acts in an advisory role for projects under 1 acre and ensures compliance in projects 1 acre or greater.</p> <p>Inform UNM contractors of requirements and review necessary documents (i.e., erosion control plan, SWPP/eNOI application, and fugitive dust permit) during the Construction Review Process.</p> <p>EHS and other UNM departments will continue to oversee UNM contractors, ensuring that they comply with federal law, municipal ordinance, and contractual provisions and implementing a Stormwater Pollution Prevention Plan (SWPPP).</p> <p>EHS and other UNM departments will continue to review site plans and attend pre-construction review meetings to try to ensure consistency with applicable stormwater quality requirements. The plan review must occur prior to construction and focus on construction and post-construction stormwater quality measures that address likely impacts and public concerns. The site plan review must</p>	<p>UNM will include a summary of regulated construction activities in the Annual Report.</p>	<p>During the reporting period, EHS reviewed project planning and design documents and participated in regular construction project meetings that included construction companies, UNM's Facilities Management Department, UNM's Planning, Design and Construction (PDC) Department, UNM's Parking and Transportation Services (PATS), and other UNM departments. EHS provided input to ensure proper controls are in place to eliminate erosion and reduce the transport of sediment from construction project sites.</p>

	include an evaluation of opportunities for incorporating green infrastructure (GI).		
<p>5.5. Evaluation of GI/LID/Sustainable practices in site plan reviews as required in Part I.D.5.a.(v):</p> <p>(v) The site plan review required in Part I.D.5.a.(ii)(d) must include an evaluation of opportunities for the use of GI/LID/Sustainable practices and, when the opportunity exists, encourage project proponents to incorporate such practices into the site design to mimic the pre-development hydrology of the previously undeveloped site. For purposes of this permit, pre-development hydrology shall be met according to Part I.D.5.b of this permit. (consistent with any limitations on that capture). Include a reporting requirement of the number of plans that had opportunities to implement these practices and how many incorporated these practices.</p>	<p>EHS will request assessments for incorporating GI/LID into all construction sites disturbing more than or equal to one acre.</p>	<p>EHS will include in the Annual Report the number of opportunities to incorporate GI and the number of times GI has actually been incorporated.</p>	<p>EHS successfully requested project managers from all new construction sites to assess the costs, benefits, and feasibility of incorporating GI/LID. Those assessments are available upon request.</p> <p>In summary, 2 total redevelopment projects (covering 5.2 total acres) that started this reporting year evaluated GSI and incorporated it into their final site designs.</p>
<p>5.6. Enhance the program to include program elements in Part I.D.5.a.(viii) through Part I.D.5.a.(x):</p> <p>(viii) The permittee may use stormwater educational materials locally developed or provided by the</p>	<p>UNM will utilize its own, or when appropriate, publicly available, stormwater educational material to enhance its stormwater program.</p> <p>Where applicable, UNM will refer to existing local, state, and federal</p>	<p>EHS participated in the revision/update of the local "NPDES Stormwater Management Guideline for Construction and</p>	<p>UNM has used stormwater educational materials provided by the EPA and COA to enhance its stormwater education training and outreach material. UNM has also</p>

<p>EPA (refer to http://water.epa.gov/polwaste/npdes/swbmp/index.cUNM's Facilities Management Department, http://www.epa.gov/smartgrowth/parking.htm, http://www.epa.gov/smartgrowth/stormwater.htm), the NMED, environmental, public interest or trade organizations, and/or other MS4s.</p> <p>(ix) The permittee may develop or update existing construction handbooks (e.g., the COA NPDES Stormwater Management Guidelines for Construction and Industrial Activities Handbook) to be consistent with promulgated construction and development effluent limitation guidelines.</p> <p>(x) The construction site inspections required in Part I.D.5.a.(iii) may be carried out in conjunction with the permittee's building code inspections using a screening prioritization process.</p>	<p>construction handbooks and stormwater management guidelines to ensure consistency and compliance with promulgated construction and development effluent limitation guidelines.</p>	<p>Industrial Activities Handbook." It is now completed.</p> <p>UNM will include an update on educational materials in its annual report.</p>	<p>created its own stormwater education training and outreach material. Copies of UNM's education training and outreach material are available upon request.</p> <p>No changes were made to the NPDES Stormwater Management Guideline for Construction and Industrial Activities Handbook.</p>
<p>5.7. Describe other proposed activities to address the Construction Site Stormwater Runoff Control Measure:</p>	<p>No additional activities are being proposed at this time. UNM will continue to explore additional activities to address the Construction Site Stormwater Runoff Control Measure.</p>	<p>N/A</p>	<p>N/A</p>

MCM Table 6 – Management of Post-Construction Site Runoff

Requirement	Plan	Goal	Status
<p>6.1. Development of strategies as required in Part I.D.5.b.(ii). (a):</p> <p>(ii) The program must include the development, implementation, and enforcement of, at a minimum:</p> <p>(a) Strategies that include a combination of structural and/or non-structural best management practices (BMPs) to control pollutants in stormwater runoff.</p>	<p>EHS will work with other UNM departments (e.g., FM, PDC, and Parking and Transportation Services) to propose the implementation of design review and construction, as well as operation and maintenance procedures to assure structural and/or non-structural best management practices (BMPs) to control pollutants in stormwater runoff.</p> <p>EHS will propose the development of contractual procedures to ensure the implementation of UNM’s SWMP in UNM development and redevelopment projects.</p> <p>By February 20, 2016, EHS will work to develop and adopt design standards, including methodology, to estimate water quality impacts and selection of controls.</p>	<p>Submit draft policies, procedures, guidelines, and protocols regarding stormwater quality upon completion.</p> <p>Submit cumulative changes in UNM’s SWMP in the Annual Report.</p>	<p>EHS maintained and enforced the <i>Stormwater Guidance for UNM Staff and Contractors</i>. The guidance document provides rules for post-construction sites greater than or equal to one acre. For example, the guidance requires project managers to evaluate GI/LID incorporations into the project. It also requires project managers to disconnect impervious surfaces through the use of permanent BMPs. EHS continues to update it with the latest permit rules as necessary.</p>
<p>6.2. Development of an ordinance or other regulatory mechanism as required in Part I.D.5.b.(ii). (b):</p> <p>(b) An ordinance or other regulatory mechanism to address post-construction runoff from new development and redevelopment projects to the extent allowable under State, Tribal, or local law. The ordinance or policy must:</p>	<p>EHS will work with other UNM departments to develop and adopt design standards, policy, and enforcement mechanisms for requiring on-site management of 90th percentile storm event discharge volume associated with new development sites and 80th percentile storm event discharge volume associated with redevelopment sites.</p>	<p>Submit finalized policies, procedures, guidelines, and protocols regarding Stormwater Quality upon completion of the finalized draft.</p>	<p>EHS continues to work with FM, PDC, and PATS to comply with stormwater rules and implement GI/LID on projects.</p> <p>EHS continues to reevaluate its estimation of the 90th and 80th percentile storm event with the most recently available data in accordance with</p>

<p>Incorporate a stormwater quality design standard that manages on-site the 90th percentile storm event discharge volume associated with new development sites and 80th percentile storm event discharge volume associated with redevelopment sites through stormwater controls that infiltrate, evapotranspire the discharge volume, except in instances where full compliance cannot be achieved, as provided in Part I.D.5.b.(v). The stormwater from rooftop discharge may be harvested and used on-site for non-commercial use. Any controls utilizing impoundments that are also used for flood control that are located in areas where the New Mexico Office of the State Engineer requirements at NMAC 19.26.2.15 (see also Section 72-5-32 NMSA) apply must drain within 96 hours unless the state engineer has issued a waiver to the owner of the impoundment.</p> <p>Options to implement the site design standard include, but are not limited to: management of the discharge volume achieved by canopy interception, soil amendments, rainfall harvesting, rain tanks and cisterns, engineered infiltration, extended filtration, dry swales, bioretention, rooftop disconnections, permeable pavement, porous concrete, permeable pavers,</p>			<p>the methods in “Estimating Predevelopment Hydrology in the Middle Rio Grande Watershed, New Mexico, EPA Publication Number 832-R-14-007”.</p>
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<p>reforestation, grass channels, green roofs and other appropriate techniques, and any combination of these practices, including implementation of other stormwater controls are used to reduce pollutants in stormwater (e.g., a water quality facility).</p> <p>Estimation of the 90th or 80th percentile storm event discharge volume is included in EPA Technical Report entitled “Estimating Predevelopment Hydrology in the Middle Rio Grande Watershed, New Mexico, EPA Publication Number 832-R-14-007”. Permittees can also estimate:</p> <p>Option A: a site-specific 90th or 80th percentile storm event discharge volume using the methodology specified in the referenced EPA Technical Report.</p> <p>Option B: site-specific pre-development hydrology and associated storm event discharge volume using the methodology specified in the referenced EPA Technical Report.</p>			
<p>6.3. Ensure appropriate implementation of structural controls as required in Part I.D.5.b.(ii). (c) and Part I.D.5.b.(ii).(d):</p>	<p>Once developed, the post-construction program requirements will be monitored, reviewed, and revised as appropriate by EHS, with input from other departments,</p>	<p>In each annual report to EPA, EHS will report any changes or revisions to UNM’s</p>	<p>EHS maintained and enforced the <i>Stormwater Guidance for UNM Staff and Contractors.</i></p>

<p>(d) The permittee must ensure that the post-construction program requirements are constantly reviewed and revised as appropriate to incorporate improvements in control techniques;</p>	<p>on an annual basis. A process will be put in place by June 20, 2017.</p>	<p>Post-Construction Program.</p>	
<p>6.4. Develop procedures as required in Part I.D.5.b.(ii).(e), Part I.D.5.b.(ii).(f), Part I.D.5.b.(ii).(g), and Part I.D.5.b.(ii).(h):</p> <p>(e) Procedure to develop and implement an educational program for project developers regarding designs to control water quality effects from stormwater, and a training program for plan review staff regarding stormwater standards, site design techniques, and controls, including training regarding GI/LID/Sustainability practices. Training may be developed independently or obtained from outside resources, i.e., federal, state, or local experts;</p> <p>(f) Procedures for site inspection and enforcement to ensure proper long-term operation, maintenance, and repair of stormwater management practices that are put into place as part of construction projects/activities. Procedure(s) shall include the requirement that as-built plans be submitted within ninety (90)</p>	<p>EHS will participate and cooperate in local experts' combined efforts to refine and present stormwater quality educational training for project developers. UNM staff (e.g., PDC, UNM's Facilities Management Department, etc.), including plan reviewers, on construction project teams, will receive such training.</p> <p>EHS, in conjunction with UNM's Facilities Management Department, will inspect campus stormwater management and control systems to assure long-term operation, maintenance, and repair of stormwater management and control systems. UNM contractors are already required to submit the project's as-built plans to PDC upon completion. These plans are stored in PDC's database. The number of such inspections will be mentioned in UNM's Annual Reports to EPA.</p> <p>UNM's Integrated Pest Management (IPM) manual applies to UNM campus-wide. UNM's Facilities Management Department will review and revise the IPM, provide more IPM-related training to employees, and seek less toxic and equally less</p>	<p>Provide a discussion of education and outreach activities geared toward LID implementation in the Annual Report.</p> <p>Provide a discussion of maintenance and inspections of stormwater control features in the Annual Report.</p>	<p>EHS trained 0 (-100% YOY) persons in charge of new and redevelopment projects on campus about pre and post-construction requirements regarding stormwater rules. New training was unnecessary, as peer-to-peer relationships were maintained with these persons, who demonstrated ongoing knowledge of the requirements and solicited EHS's input on projects as needed.</p> <p>UNM Golf Course contractors and FM's Grounds and Landscaping division staff engaged in IPM (i.e., Integrated Pest Management) activities as required to maintain licenses. As part of the</p>

<p>days of completion of construction projects/activities that include controls designed to manage the stormwater associated with the completed site (post-construction stormwater management). Procedure(s) may include the use of dedicated funds or escrow accounts for development projects or the adoption by the permittee of all privately owned control measures. This may also include the development of maintenance contracts between the owner of the control measure and the permittee. The maintenance contract shall include verification of maintenance practices by the owner, allows the MS4 owner/operator to inspect the maintenance practices, and perform maintenance if inspections indicate neglect by the owner;</p> <p>(g) Procedures to control the discharge of pollutants related to commercial application and distribution of pesticides, herbicides, and fertilizers where permittee(s) hold jurisdiction over lands not directly owned by that entity (e.g., incorporated city). The procedures must ensure that herbicides and pesticides applicators doing business within the permittee's jurisdiction have been properly trained and certified, are encouraged to use the least toxic products, and control use</p>	<p>expensive new approaches. EHS will work with UNM's Facilities Management Department to review their protocols for applying herbicides and fertilizers and will work to monitor the use of pesticides, herbicides, and fertilizers.</p>		<p>licensing process, they receive annual training on IPM. They are also required by the New Mexico Department of Agriculture to maintain detailed logs of herbicide and fertilizer applications, which are available for review upon request.</p>
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<p>and application rates according to the applicable requirements; and</p> <p>(h) Procedure or system to review and update, as necessary, the existing program to ensure that stormwater controls or management practices for new development and redevelopment projects/activities continue to meet the requirements and objectives of the permit.</p>			
<p>6.5. Coordinate internally with all departments and boards with jurisdiction over the planning, review, permitting, or approval of public and private construction projects/activities within the permit area as required in Part I.D.5.b.(iii)</p> <p>(iii) The permittee must coordinate with all departments and boards with jurisdiction over the planning, review, permitting, or approval of public and private new development and redevelopment projects/activities within the permit area to ensure the hydrology associated with new development and redevelopment sites. Mimic to the extent practicable the pre-development hydrology of the previously undeveloped site, except in instances where the pre-development hydrology requirement conflicts with applicable water rights appropriation requirements. For</p>	<p>EHS will work with other UNM departments to develop and adopt design standards, policy, and enforcement mechanisms for requiring on-site management of 90th percentile storm event discharge volume associated with new development sites and 80th percentile storm event discharge volume associated with redevelopment sites. This will be done by December 2015.</p>	<p>A discussion on UNM's progress in developing and adopting such design standards, policy, and enforcement mechanisms will be included in the annual report.</p>	<p>The <i>Stormwater Guidance for UNM Staff and Contractors</i> requires that Persons In Charge (PICs) of UNM construction projects (regardless of department) collaborate with EHS to meet stormwater rules. Specifically, PICs must assess GI/LID installation, provide copies of SWPPPs, NOIs, and NOTs, and generally ensure the availability of or provide the resources necessary to comply with stormwater rules.</p> <p>EHS continues to coordinate with FM, PDC, and PATS to ensure development complies with the MS4 permit.</p>

<p>purposes of this permit, pre-development hydrology shall be met by capturing the 90th percentile storm event runoff (consistent with any limitations on that capture), which under undeveloped natural conditions would be expected to infiltrate or evapotranspire on-site and result in little, if any, off-site runoff. (Note: This permit does not prevent permittees from requiring additional controls for flood control purposes.) Planning documents include, but are not limited to: comprehensive or master plans, subdivision ordinances, general land use plans, zoning codes, transportation master plans, specific area plans, such as sector plan, site area plans, corridor plans, or unified development ordinances.</p>			
<p>6.6. As required in Part I.D.5.b.(iv), the permittee must assess all existing codes, ordinances, planning documents, and other applicable regulations for impediments to the use of GI/LID/Sustainable practices:</p> <p>(iv) The permittee must assess all existing codes, ordinances, planning documents, and other applicable regulations for impediments to the use of GI/LID/Sustainable practices. The assessment shall include a list of the identified impediments,</p>	<p>Again, UNM does not have formal ordinances or enforcement authority like many other MS4s.</p> <p>EHS will work with other UNM departments to assess facility planning and design procedures.</p>	<p>To remove impediments to GI/LID installation.</p>	<p>EHS continued to work with UNM's Facilities Management Department and PDC to discuss potential GI/LID features for current and upcoming projects. EHS has reviewed multiple projects during the reporting period, incorporating infiltration and water harvesting into</p>

<p>necessary regulation changes, and recommendations and proposed schedules to incorporate policies and standards to relevant documents and procedures to maximize infiltration, recharge water harvesting, improve habitat, and hydrologically manage stormwater runoff as allowed under the applicable water rights appropriation requirements. The permittee must develop a report of the assessment findings, which is to be used to provide information to the permittee on the regulation changes necessary to remove impediments and allow implementation of these practices.</p>			<p>remodels and new construction.</p>
<p>6.7. As required in Part I.D.5.b.(iv), describe the plan to report the assessment findings on GI/LID/Sustainable practices</p>	<p>Assessment findings will be tracked, recorded, and summarized in each annual report after March 20, 2017.</p>	<p>To identify impediments to GI/LID implementation so they can be remedied.</p>	<p>EHS began tracking GI/LID assessments and requesting data about the largest hurdles to implementing GI/LID. Results show project managers' biggest hurdle is cost and infeasibility, not regulation or policy.</p>
<p>6.8. Estimation of the number of acres of IA and DCIA as required in Part I.D.5.b.(vi):</p> <p>(vi) The permittee must estimate the number of acres of impervious area</p>	<p>By June 20, 2017, EHS will calculate and update an estimate of the acreage of impervious areas (IA) and directly connected impervious areas (DCIA). UNM may report the acreages of IA and DCIA in a tabular format to</p>	<p>Estimation of campus IAs and DCIA removed or added in the Annual Report.</p>	<p>This process has been completed. There are 576.3 acres of impervious area and 681.7 acres of permeable area at UNM. The majority of UNM's</p>

<p>(IA) and directly connected impervious area (DCIA). For the purpose of his part, IA includes conventional pavements, sidewalks, driveways, roadways, parking lots, and rooftops. DCIA is the portion of IA with a direct hydraulic connection to the permittee's MS4 or a waterbody via continuous paved surfaces, gutters, pipes, and other impervious features. DCIA typically does not include isolated impervious areas with an indirect hydraulic connection to the MS4 (e.g., swale or detention basin) or that otherwise drain to a pervious area.</p>	<p>EPA and describe the methodology used to calculate the acreages.</p>		<p>impervious area has a direct hydraulic connection to the MS4 and can therefore be considered DCIA.</p> <p>The assessment report is available upon request. EHS will continue to provide IA and DCIA estimates for upcoming projects.</p>
<p>2.9. Inventory and priority ranking as required in section in Part I.D.5.b.(vii):</p> <p>(vii) The permittee must develop an inventory and priority ranking of MS4-owned property and infrastructure (including public right-of-way) that may have the potential to be retrofitted with control measures designed to control the frequency, volume, and peak intensity of stormwater discharges to and from its MS4. In determining the potential for retrofitting, the permittee shall consider factors such as the complexity and cost of implementation, public safety, access for maintenance purposes, subsurface geology, depth to the water table, proximity to aquifers and</p>	<p>By June 20, 2018, EHS will complete an inventory and rank campus property and MS4 infrastructure that may have the potential to be retrofitted with control measures to improve stormwater quality. Factors such as implementation cost, public safety, maintenance access, geology, depth to groundwater/aquifer, proximity to other infrastructure (e.g., sanitary sewer & septic systems), opportunities for public use, and education should be considered in the priority ranking of potential retrofit projects.</p>	<p>An annual report on what retrofitting work has been completed will be made available beginning in the 2017 Annual Report, and such reporting will continue in each subsequent Annual Report.</p>	<p>This process is ongoing. An inventory of UNM's storm drain system is shown in UNM's Campus Utility Maps prepared by UNM's Facilities Management Department.</p> <p>In 2015 FM's Engineering division hired an engineering firm to study these topics. The final reports titled: <i>UNM Drainage Study: Popejoy Hall and Woodward Lecture Hall Drainage issues</i> and <i>UNM Drainage Study: Science and Math Learning Center Area Drainage issues</i> identify and recommend several</p>

<p>subsurface infrastructure, including sanitary sewers and septic systems, and opportunities for public use and education under the applicable water right requirements and restrictions. In determining its priority ranking, the permittee shall consider factors such as schedules for planned capital improvements to storm and sanitary sewer infrastructure and paving projects; current storm sewer level of service, and control of discharges to impaired waters, streams, and critical receiving water (drinking water supply sources);</p>			<p>GI/LID and BMP options to reduce flow and improve water quality. FM's Grounds and Landscaping division has also identified and retrofitted UNM storm drain inlets with smaller size grates to reduce the amount of debris flowing into the storm drains.</p> <p>EHS also commissioned three more studies during this reporting year. The studies were published in this reporting year.</p> <p>EHS also identified an additional three areas where UNM plans to contract similar studies in the next reporting year.</p> <p>EHS is also collaborating with the NMED to apply EPA OSG monies for those three studies and the construction of one GSI retrofit project via the Clean Water State Revolving Fund.</p>
<p>6.10. Incorporate watershed protection elements as required in Part I.D.5.b.(viii):</p>	<p>By June 20, 2017, EHS will work to research and develop watershed protection measures and propose their incorporation into UNM policy and planning documents as they come up for</p>	<p>All new proposed watershed protection measures will be discussed in the annual report.</p>	<p>UNM's written Stormwater Operations and Maintenance Plan describes UNM's stormwater management</p>

<p>(viii) The permittee must incorporate watershed protection elements into relevant policy and/or planning documents as they come up for regular review. If a relevant planning document is not scheduled for review during the term of this permit, the permittee must identify the elements that cannot be implemented until that document is revised and provide EPA and NMED with a schedule for incorporation and implementation not to exceed five years from the effective date of this permit. As applicable to each permittee's MS4 jurisdiction, policy and/or planning documents must include the following:</p> <p>(a) A description of master planning and project planning procedures to control the discharge of pollutants to and from the MS4.</p> <p>(b) Minimize the amount of impervious surfaces (roads, parking lots, roofs, etc.) within each watershed by controlling the unnecessary creation, extension, and widening of impervious parking lots, roads, and associated development. The permittee may evaluate the need to add an impervious surface on a case-by-case basis and seek to identify alternatives that will meet the need without creating the impervious surface.</p>	<p>review for renewal. Such policy and planning documents will include:</p> <ol style="list-style-type: none"> (1) A description of UNM's master planning and project planning procedures to control the discharge of pollutants into the MS4. (2) Minimize the amount of impervious surfaces (roads, parking lots, roofs, etc.) within the campus by controlling the creation and expansion of such during development and re-development. (3) Identify any environmentally or ecologically sensitive areas that provide water quality benefits or serve critical watershed functions. Requirements may be needed to protect such if there is a technical basis to justify the actual existence of any such areas on campus. Inviting stakeholder input may be required for identifying sensitive areas. (4) No streams exist on campus. Should UNM acquire and develop a stream-side property, then measures will be taken to disconnect direct discharge to the stream from impervious areas. (5) UNM will seek to avoid hydro-modification of arroyos caused by campus development, including roads, etc. 		<p>practices that minimize water quality impacts on streams.</p> <p>Using resources (such as the engineering reports cited earlier in this report and EPA's <i>Handbook for Developing Watershed Plans to Restore and Protect Our Waters</i> and <i>Community Solutions for Stormwater Management: A Guide for Voluntary Long-Term Planning</i>), EHS has identified watershed protection measures that could be incorporated into UNM's master planning documents. Upcoming revisions include FM's engineering design guidelines in addition to the UNM 2040 master plan.</p>
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<p>(c) Identify environmentally and ecologically sensitive areas that provide water quality benefits and serve critical watershed functions within the MS4 and ensure requirements to preserve, protect, create and/or restore these areas are developed and implemented during the plan and design phases of projects in these identified areas. These areas may include but are not limited to critical watersheds, floodplains, and areas with endangered species concerns and historic properties. Stakeholders shall be consulted as appropriate.</p> <p>(d) Implement stormwater management practices that minimize water quality impacts to streams, including disconnecting direct discharges to surface waters from impervious surfaces such as parking lots.</p> <p>(e) Implement stormwater management practices that protect and enhance groundwater recharge as allowed under the applicable water rights laws.</p> <p>(f) Seek to avoid or prevent hydromodification of streams and other water bodies caused by development, including roads, highways, and bridges.</p>	<p>(6) UNM will develop and implement development policies to protect soils and prevent topsoil stripping and soil compaction.</p> <p>(7) UNM will continue to incorporate watershed protection elements into relevant policy and/or planning documents as they come up for regular review.</p>		
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<p>(g) Develop and implement policies to protect native soils, prevent topsoil stripping, and prevent compaction of soils.</p> <p>(h) The program must be specifically tailored to address local community needs (e.g., protection of drinking water sources, reduction of water quality impacts) and must be designed to attempt to maintain pre-development runoff conditions.</p>			
<p>6.11. Enhance the program to include program elements in Part I.D.5.b.(xi) and Part I.D.5.b.(xii):</p> <p>(xii) When choosing appropriate BMPs, the permittee may participate in locally-based watershed planning efforts, which attempt to involve a diverse group of stakeholders, including interested citizens. When developing a program that is consistent with this measure's intent, the permittee may adopt a planning process that identifies the municipality's program goals (e.g., minimizing water quality impacts resulting from post-construction runoff from new development and redevelopment), implementation strategies (e.g., adopt a combination of structural and/or non-structural BMPs), operation and maintenance policies and procedures, and enforcement procedures.</p>	<p>UNM will continue to participate in locally-based watershed planning efforts, such as the stormwater Technical Advisory Group (TAG) and the Middle Rio Grande Urban Waters Partnership, and work to incorporate ideas from these efforts into its Stormwater management program.</p>		<p>During the reporting period, EHS participated in TAG meetings and discussions with the Compliance Monitoring Cooperative.</p>

6.12. Describe other proposed activities to address the Post-Construction Stormwater Management in New Development and Redevelopment Measure:	No additional activities are being proposed at this time. UNM will continue to explore additional activities to address the Post Construction Stormwater Management in New Development and Redevelopment Measure.	N/A	N/A
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MCM Table 7 – Going Above & Beyond the 6 Established MCMs

Requirement	Plan	Goal	Status
7.1. None.	UNM will continue to exceed the six Minimum Control Measures (MCMs), however feasible.	To further reduce stormwater pollution.	<p>Enterprise Builders submitted NOI to EPA for new construction of CON-PHE building. Construction began.</p> <p>POC submitted NOI to EPA for redevelopment of CTC building. Construction began.</p> <p>The UNM SWMP Administrator attended and completed the National Stormwater Center's seminar, "BMPs for Chemicals" (1.5 hours).</p> <p>The UNM SWMP Administrator attended and completed the National Stormwater Center's seminar, "Public & Youth Outreach, Education, & Participation" (1.5 hours).</p> <p>The UNM SWMP Administrator completed the EPA's "Construction Inspection Training Course."</p> <p>Jaynes Corporation filed a SWPPP NOT for the site. EHS conducted a final inspection to verify NOT compliance; result - pass.</p> <p>The UNM Safety Manager provided basic IDDE training to 10 FM Supervisors.</p> <p>The UNM SWMP Administrator attended and completed the National Stormwater Center's seminar, "Climate Change and Stormwater" (1.5 hours).</p> <p>EHS published the Draft Annual SW Report and aired an ad with Daily Lobo + published flyers around campus.</p> <p>The UNM SWMP Administrator attended and completed the National Stormwater Center's seminar, "Changing Stormwater Terminology" (1.5 hours).</p>

The UNM SWMP Administrator collaborated with a grad student from Landscape Architecture to explore options for connecting students with GSI projects on campus. More collaboration to come.

The UNM SWMP Administrator met with PDC to formally advance the Cent. Engineering Center (CEC) GSI renovation project.

EHS collected data about the pedagogical materials used by UNM Faculty in the Engineering and Architecture departments. EHS confirmed that local regulations (e.g., EPA MS4 Permit, 2022 CGP Permit, COA ordinances) and industry-leading BMPs are emphasized in the curriculum.

EHS expressed its willingness to assist UNM Faculty who may decide to form a team to participate in the EPA Campus Rainwater Challenge.

EHS welcomed and reconnected with the Ciudad Soil and Water Conservation District to bring their “Rolling River” diorama to campus for outreach and education purposes. During its residency at UNM, more than 200 UNM community members interacted with the Rolling River, learning about the Middle Rio Grande watershed and common sources of stormwater pollution.

Appendix 1 - Wet Weather Stormwater Monitoring

On the remaining pages, shared data from the TAG (Technical Advisory Group) are displayed to fulfill the cooperative compliance monitoring requirement, as outlined in the permit.

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MEMORANDUM

DATE: December 29, 2022

TO: Patrick Chavez, PE, AMAFCA

FROM: Sarah Ganley, PE, ENV-SP
Savannah Maynard
Emma Adams, EI

SUBJECT: CMC Wet Season, Wet Weather Stormwater Monitoring Data Verification, Analysis Results Database, and Reporting Memo FY 2023 Wet Season (July 1, 2022 to October 31, 2022)

Notification of In-Stream Water Quality Exceedances

For downstream notification purposes, the following parameters for in-stream samples taken in the Rio Grande for the FY 2023 wet season had results that exceeded applicable water quality standards (WQSs) for one or more samples: E. coli, polychlorinated biphenyls (PCBs), and gross alpha, adjusted. Table 1 summarizes the samples with exceedances and the applicable WQS that was exceeded. Additional details on the sampling results are provided in this memo.

**Table 1: Parameters Detected Above Applicable Water Quality Standards
CMC FY 2023 Wet Season Monitoring**

Sampling Date Location	Parameters, Applicable Water Quality Standard (WQS), and Results Exceeding Applicable WQS		
	E. coli	PCBs	Gross Alpha, Adjusted
	WQS: 88 MPN (CFU/100 mL)	WQS: 0.00017 ug/L	WQS: 15 pCi/L
10/5/2022 Rio Grande North Angostura Diversion Dam Pre-Storm Sample – E. coli Only	Pueblo of Isleta Primary Contact Ceremonial & Recreational 135 MPN (CFU/100mL)	Pueblo of Isleta Human Health Criteria (based on fish consumption only) No Exceedance	Pueblo of Isleta and NM Domestic Water Supply & Livestock Watering Designated Uses No Exceedance

Table 1 (continued).

Sampling Date Location	Parameters, Applicable Water Quality Standard (WQS), and Results Exceeding Applicable WQS		
	E. coli	PCBs	Gross Alpha, Adjusted
	WQS: 88 MPN (CFU/100 mL) Pueblo of Isleta Primary Contact Ceremonial & Recreational	WQS: 0.00017 ug/L Pueblo of Isleta Human Health Criteria (based on fish consumption only)	WQS: 15 pCi/L Pueblo of Isleta and NM Domestic Water Supply & Livestock Watering Designated Uses
10/5/2022 Rio Grande at Alameda Bridge E. coli Only	No Exceedance	Not Tested	Not Tested
10/6/2022 Rio Grande South Isleta Diversion Dam	No Exceedance	0.0011 ug/L	22.98 pCi/L

Overview of Stormwater Monitoring Activity

Bohannon Huston, Inc. (BHI) has been tasked to perform water quality services for the Compliance Monitoring Cooperative (CMC) Stormwater Data Verification, Database, and Reporting for the Wet Weather Stormwater Quality Monitoring Program for Fiscal Year (FY) 2023 (July 1, 2022 to June 30, 2023). The scope of work for this task includes data verification of the stormwater laboratory analysis results, compiling the analysis results into a database, and calculating the E. coli loading to compare with the Waste Load Allocation (WLA) for the qualifying storm events. The stormwater compliance monitoring is conducted separately by Daniel B. Stephens & Associates, Inc. (DBS&A) and is not a part of this task. This task is being conducted to assist the CMC members with their comprehensive monitoring and assessment program for compliance under the 2014 Middle Rio Grande (MRG) Watershed Based Municipal Separate Storm Sewer System (MS4) Permit, NPDES Permit No. NMR04A000 ("WSB MS4 Permit").

The WSB MS4 Permit entered Administrative Continuance in December 2019 when U.S. Environmental Protection Agency (EPA) Region 6 did not issue a new MS4 Permit before the current MS4 Permit's expiration date. The MRG Technical Advisory Group (TAG) sent EPA a letter dated October 15, 2019, acknowledging Administrative Continuance after the expiration date of the 5-year Permit term. Until a new MS4 Permit is issued, there are no compliance monitoring requirements for the CMC in the Rio Grande. As identified in the CMC Monitoring Plan, the WSB MS4 Permit required a minimum of seven (7) storm events be sampled at both the Rio Grande North and Rio Grande South locations (refer to Figure 1, page 4). All Permit required samples have been obtained by the CMC, as well as two (2) samples obtained in FY 2021, one

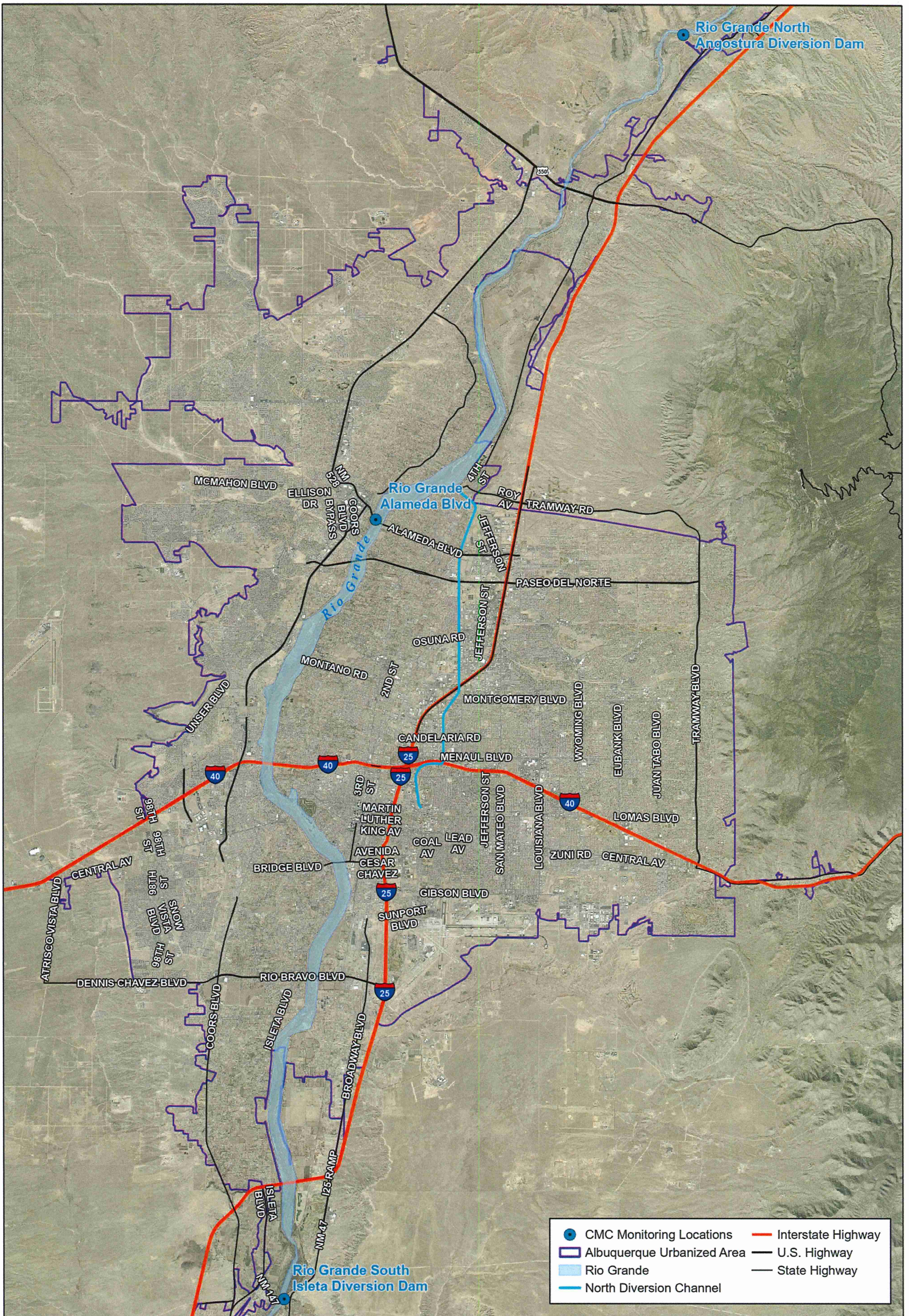
(1) sample obtained in FY 2022 wet season, and one (1) sample obtained in FY 2023 wet season during Administrative Continuance; all 11 CMC samples are summarized in Table 2 below.

**Table 2: CMC Sample Summary
 Compared to WSB MS4 Permit Requirements**

No. of Storm Events Required to Sample	CMC-WSB MS4 Permit Required Samples per Season	FY (Date) Samples Obtained for CMC
1	#1 Wet Season	FY 2017 (8/10/2016)
2	#2 Wet Season	FY 2017 (9/12/2016)
3	#3 Wet Season	FY 2017 (9/21/2016)
4	#1 Dry Season	FY 2017 (11/21/2016)
5	#2 Dry Season	FY 2019 (3/13/2019)
6	Any Season	FY 2018 (Wet Season - 7/27/2017)
7	Any Season	FY 2018 (Wet Season - 9/27/2017)
Not Required	Wet Season	FY 2021 (10/28/2020)
Not Required	Dry Season	FY 2021 (4/28/2021)
Not Required	Wet Season	FY 2022 (9/1/2021)
Not Required	Wet Season	FY 2023 (10/5/2022)

During the WSB MS4 Permit Administrative Continuance, the CMC members chose to continue sampling within the Rio Grande to support their MS4 program needs and gather additional data in support of the future MS4 Permit compliance. This memo reports on the wet weather stormwater monitoring activity for the FY 2023 wet season (July 1, 2022 to October 31, 2022).

The CMC Excel database was updated with the FY 2023 wet season, wet weather monitoring data as results were received. The database contains sample location, sample date, analyses conducted, methods used, applicable surface WQSS, WSB MS4 Permit required Minimum Qualification Levels (MQL) and results.



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0 6,000 12,000 24,000 Feet
1 inch = 12,205 feet

CMC Monitoring

Figure 1
Monitoring Locations

Summary of the CMC Sampling Plan

Sampling Parameters:

Samples from both the Rio Grande North and Rio Grande South monitoring locations were analyzed for the parameters defined in the EPA approved WSB MS4 CMC Monitoring Plan, May 5, 2016. The parameter list for both locations, which is intended to characterize stormwater discharges into the river, is as follows:

- Total Suspended Solids (TSS)
- Total Dissolved Solids (TDS)
- Chemical Oxygen Demand (COD)
- Biological Oxygen Demand – 5-day (BOD₅)
- Dissolved Oxygen (DO)
- Oil & grease (N-Hexane Extractable Material)
- E. coli
- pH
- Total Kjeldahl Nitrogen (TKN)
- Nitrate plus Nitrite
- Dissolved Phosphorus
- Ammonia plus Organic Nitrogen (Nitrogen, Ammonia and Nitrogen, Total)
- Phosphorous (Total Phosphorous)
- Polychlorinated Biphenyls (PCBs - Method 1668A)
- Gross Alpha, adjusted
- Tetrahydrofuran
- Benzo(a)pyrene
- Benzo(b)fluoranthene (3, 4 Benzofluoranthene)
- Benzo(k)fluoranthene
- Chrysene
- Indeno (1 ,2,3-cd) Pyrene
- Dieldrin
- Pentachlorophenol
- Benzidine
- Benzo(a)anthracene
- Dibenzofuran
- Dibenzo(a, h)anthracene
- Chromium VI (Hexavalent)
- Copper – Dissolved
- Lead – Dissolved
- Bis (2-ethylhexyl) phthalate
- Conductivity
- Temperature

Hardness (as CaCO₃) was added to the parameter list to allow dissolved metal results to be compared to the applicable WQSs. DO, pH, conductivity, and temperature are required by the WSB MS4 Permit to be analyzed in the field during sample collection, which was conducted by DBS&A, within 15 minutes of sample collection. All E. coli samples were submitted to the laboratory within eight (8) hours of collection in order to meet the specified hold time.

Sampling Locations:

The sampling locations are shown in Figure 1, page 4.

Rio Grande North – In-stream sampling within the Rio Grande was performed upstream of the Angostura Diversion Dam at the north end of the watershed. The location is upstream of all inputs from the Urban Area (UA) to the river and provides the background water conditions.

Rio Grande South – In-stream sampling within the Rio Grande was performed at the Isleta Bridge at the south end of the watershed. The location is downstream of all inputs from the UA to the river and provides the downstream water conditions. These locations have been accepted by EPA and the New Mexico Environment Department (NMED) to meet the WSB MS4 Permit requirements in Part III.A.

During this FY 2023 wet season, an E. coli sample was collected within the Rio Grande at Alameda Blvd. This is the location of the NMED defined stream segment divide (refer to Figure 6). This sample point was added after discussion with NMED in February 2017 regarding potential refinements to E. coli loading calculations.

Sample Collection:

As mentioned previously, sample collection for the CMC is being conducted by DBS&A (through a separate on-call contract). Since BHI was not involved in the sample collection, this task and memo do not address the details of the methodologies regarding sampling, determining if an event was a qualifying storm event, or determining the timing of the hydrograph at the Rio Grande Alameda and Rio Grande South locations.

DBS&A provided BHI their field notes and field sample data (temperature, DO, specific conductivity, and pH) for the FY 2023 wet season sampling. AMAFCA provided BHI the completed laboratory analysis reports from Hall Environmental Analysis Laboratory (HEAL) for this monitoring season.

Quality Assurance Project Plan (QAPP):

AMAFCA provided BHI with the Draft Quality Assurance Project Plan (QAPP) for the CMC dated June 14, 2016. DBS&A followed this QAPP during sample collection. BHI used this QAPP and the included standard operating procedures (SOPs) for the data verification and validation.

Monitoring Activity & Lab Analysis Summary

The list below provides a summary of the CMC comprehensive monitoring program activities completed for the FY 2023 wet season from July 2022 through October 2022. One (1) qualifying storm event was sampled and analyzed during the FY 2023 wet season.

- **October 5-6, 2022 – Qualifying Storm Event – Full Analysis of Samples.** Samples were collected at the Rio Grande North and Alameda Blvd locations beginning at 11:25 a.m. and 1:30 p.m., respectively. These samples were sent to the laboratory for an E. coli test. The CMC determined that the storm event beginning October 5 was a qualifying storm event. A Rio Grande South sample was collected beginning at 8:15 a.m. on October 6. The samples from the North (collected October 5) and South (collected October 6) locations were taken to HEAL for full parameter testing.

Stormwater Quality Database for CMC

As stated previously, there was one (1) qualifying storm event during the FY 2023 wet season, wet weather monitoring sampled by the CMC, which occurred October 5-6, 2022. DBS&A's field notes containing DO, pH, conductivity, and temperature measurements, as well as sampling comments have been received, and field results have been added to the database. Additionally, the HEAL reports for the corresponding time period have been received, added to the database, and are provided with this memo (Attachment 1). The laboratory reports attached to this memo have BHI added comments including the field parameter measurements and other relevant notes related to the laboratory report.

Database Data Entry:

The CMC Excel database was updated with the FY 2023 wet season, wet weather monitoring data. The database contains sample locations, sample date, analyses conducted, methods used, applicable surface water quality standards (WQS), WSB MS4 Permit required Minimum Quantification Levels (MQL), and analysis results. The database was updated under this Task to include the Rio Grande at Alameda sample location. Applicable surface WQSs found in New Mexico Administrative Code (NMAC) 20.6.4, as well as the Pueblo of Isleta WQSs, are entered in the Excel database for comparison purposes with testing results. There is an indicator in the database to show if the monitoring results exceed the applicable surface WQS. An exceedance is not a violation of the WSB MS4 Permit, as the Permit does not have numeric discharge limitations. These ">WQ Standard" flags simply and quickly show the CMC members where the results of the lab data exceed the applicable WQS.

Water quality data was entered into the database upon receipt of the lab reports. All data entered into the database is initially denoted with a "P" to indicate that it is provisional and has not been through the verification and validation process yet. Full parameter analyses of qualifying storm events for both Rio Grande North and Rio Grande South locations were entered respectively into the database. The E. coli only samples from the Rio Grande Alameda location were also entered into the database.

Data Verification and Validation:

The HEAL analysis reports were provided to BHI by AMAFCA. The lab reports also contain the Chain of Custody for the submitted samples. Field data was requested by and provided to BHI by DBS&A. Data verification and validation (V&V) was conducted by BHI on all field notes, lab reports, and Chain of Custody documents in accordance with the CMC WQS Operating Procedure (SOP) #2, which is part of the existing CMC QAPP, Draft June 14, 2016. These procedures are based on EPA Guidance for Environmental Data Verification and Validation (EPA, 2008).

As stated in the QAPP, the V&V process was completed by a different person than the one who entered the data into the database. The V&V process included use of the *Data Verification and Validation Worksheet* (provided in the QAPP). For this task, field data was verified first, confirming all field notes were complete. BHI handled field parameter questions directly with DBS&A. Chemical data verification began as soon as the lab reports were received, checking that all parameters were tested and looking for any obvious exceedances of WQS. Other steps listed on the *Data Verification and Validation Worksheet* were completed after all data from the laboratory was received and entered into the database. Sample blank results were reviewed to identify potential contamination during field processing or transport. Replica/duplicate samples were evaluated based on relative

percent difference (as described in more detail in the QAPP) to determine the variability of the samples.

All CMC FY 2023 wet season data met the appropriate QA/QC requirements. If there were any data that did not meet the appropriate QA/QC requirements, it would have been assigned an appropriate laboratory qualifier or validation codes. A summary of validation codes is provided in the QAPP.

Once the V&V process was completed, the worksheets were signed. Copies of the V&V worksheets are provided with this memo (Attachment 2). In the database, data that was checked during the V&V process was then changed from being denoted with a “P” for provisional to a “V” for verified, and laboratory qualifiers were added, as needed.

CMC FY 2023 Wet Season Assessment and Evaluation of Monitoring Results

The EPA approved WSB MS4 CMC Monitoring Plan, May 5, 2016, has 33 parameters to monitor at the Rio Grande North and Rio Grande South monitoring locations. Of these 33 parameters, 19 parameters were not detected in the FY 2023 wet season samples at either the Rio Grande North or South locations. Refer to Table 3 for a list of the parameters that were not detected.

**Table 3: Parameters Not Detected
 CMC FY 2023 Wet Season Monitoring**

Parameters Not Detected	
Oil and Grease (N-Hexane Extractable Material)	Dieldrin
Nitrate plus Nitrite	Pentachlorophenol
Dissolved Phosphorous	Benzidine
Ammonia (mg/L as N)	Benzo(a)anthracene
Tetrahydrofuran	Dibenzofuran
Benzo(a)pyrene	Dibenzo(a,h)anthracene
Benzo(b)fluoranthene (3, 4 Benzofluoranthene)	Dissolved Lead
Benzo(k)fluoranthene	Chromium VI (Hexavalent)
Chrysene	Bis (2-ethyhexyl) Phthalate (other names: Di(2-ethylhexyl)phthalate, DEHP)
Indeno (1,2,3-cd) Pyrene	

For the remaining 14 parameters on the CMC monitoring parameter list, only three (3) parameters (E. coli, PCBs, and gross alpha, adjusted) had exceedances of the applicable surface WQS found in New Mexico Administrative Code (NMAC) 20.6.4 and the Pueblo of Isleta WQS during the FY 2023 wet season. These exceedances are summarized on Table 1, pages 1-2, and discussed below in further detail.

E. coli:

The E. coli results collected during the FY 2023 wet season are summarized in Table 4.

**Table 4: E. coli Results
CMC FY 2023 Wet Season Monitoring**

Date – Rio Grande Location	E. coli Results MPN (CFU/100 mL)
October 5, 2022 – North	135
October 5, 2022 – Alameda	52
October 6, 2022 – South	<1

At the Rio Grande North location (upstream of the Albuquerque UA, at the Angostura Diversion Dam), one (1) sample was collected and tested for E. coli. This E. coli result exceeded Pueblo of Isleta and Pueblo of Sandia's primary contact-single sample WQS of 88 CFU/100 mL. This October 5 sample was below NMAC's primary contact-single sample WQS of 410 CFU/100 mL. At the Rio Grande South location (downstream of the MS4 UA), one (1) sample was collected and tested for E. coli. This sample did not exceed any WQSs. This E. coli lab result at the Rio Grande South location is the lowest value that the CMC has seen reported in the Rio Grande at this location. AMAFCA called HEAL to discuss this result and verify that the reported result was correct.

In addition, the CMC collected one (1) E. coli sample in the Rio Grande at Alameda Blvd. during the FY 2023 wet season. The Alameda Blvd. analysis point was based on discussions with NMED in February 2017 on collecting actual E. coli data at the stream segment divide verses using an area percentage (as defined in the TMDL) for E. coli loading calculations. The lab results showed that the sample had an acceptable E. coli concentration below the primary contact-single sample Pueblo of Isleta WQS (88 CFU/100 mL) and the primary contact-single sample NMAC WQS (410 CFU/100 mL).

As a reminder, in January 2017 the CMC members clarified with NMED that the units MPN/100 mL and CFU/100 mL are considered to be interchangeable for the purposes of this stormwater quality monitoring reporting. The New Mexico and Pueblo WQSs for E. coli are currently in units of CFU/100 mL while the lab reports are typically in units of MPN/100mL. The graph presented in this section uses units of CFU/100 mL to be consistent with the WQS units. Refer to Figure 2 for a graphical representation of E. coli results from October 2022.

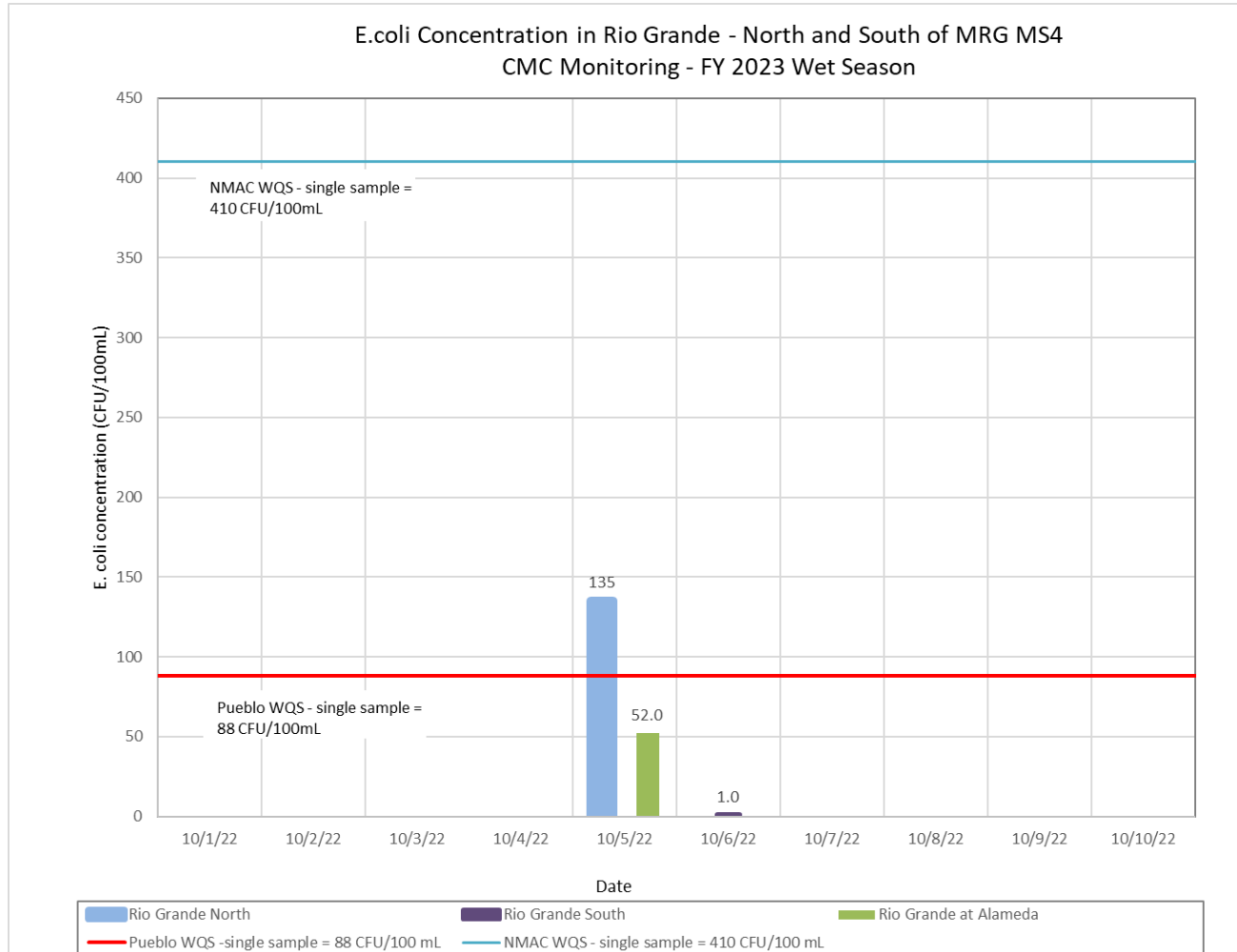


Figure 2: E. coli Results in Rio Grande CMC Monitoring – FY 2023 Wet Season

PCBs:

There are multiple surface WQS values listed for PCBs in both the Pueblo of Isleta and the State of New Mexico standards for the various designated uses. The PCB results for samples collected from the Rio Grande during the FY 2023 wet season stormwater event were below the minimum quantification level (MQL) established in EPA standards for the MS4 NPDES Permit (Appendix F, 0.2 ug/L for PCBs). The PCB results for the Rio Grande North sample were also well below the New Mexico Surface WQSs and Pueblo of Isleta Surface WQSs for designated uses including drinking water (0.5 ug/L) and wildlife habitat, acute aquatic life, and chronic aquatic life (0.014 ug/L). However, the CMC sample from the Rio Grande South location was above the Pueblo of Isleta human health criteria (based on fish consumption only) WQS for surface waters. The human health-organism only criterion is based upon human consumption of fish and other aquatic life that bioaccumulate contaminants over time. The PCB results from 2016 through 2022 are shown in Figure 3 relative to several of the WQSs for PCBs.

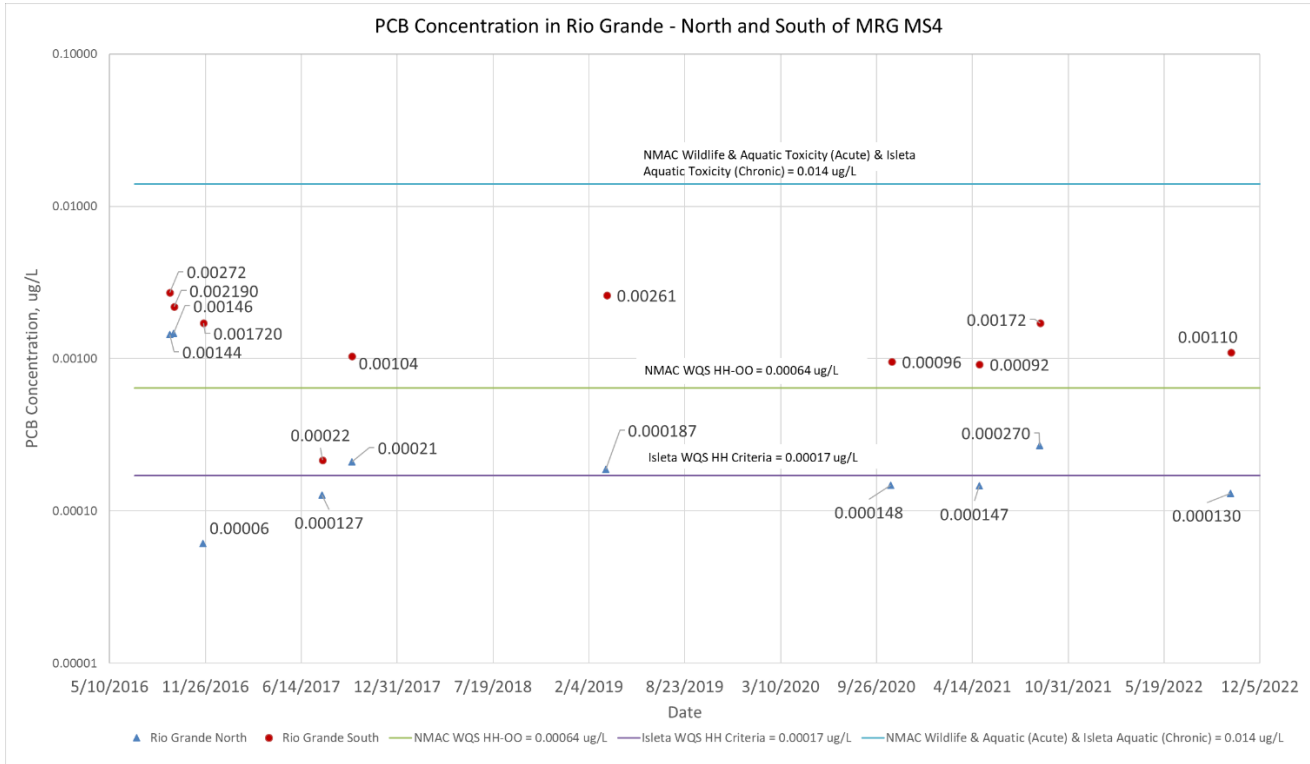


Figure 3: PCB Monitoring Results in Rio Grande CMC Monitoring – 2016 - 2022

Gross Alpha, Adjusted:

The October 6, 2022, Rio Grande South sample result exceeded the New Mexico and Pueblo of Isleta WQS for gross alpha, adjusted. The WQS for gross alpha, adjusted is the same value for both the NMAC 20.6.4 Water Quality Criterion and Pueblo of Isleta; the WQS of 15 pCi/L (“pCi/L” means picocuries per liter) is a general standard for the Pueblo of Isleta, and for New Mexico it is based on Domestic Water Supply and Livestock Watering designated uses. In surface water, the gross alpha, adjusted analyses may be affected by a high content of suspended load, particularly where sediment sources may be derived from granitic terrain; gross alpha, adjusted results may reflect the radioactivity of the natural elements in the sediment more than the surface water.

The October 6, 2022, Rio Grande South gross alpha, adjusted analytical results are detailed below; the units are in pCi/L:

- Rio Grande South CMC sample result for gross alpha, adjusted = 22.98 pCi/L
- Gross alpha, adjusted WQS at the Rio Grande South location = 15 pCi/L (NMAC 20.6.4 Water Quality Criterion for livestock watering and domestic water supply designated uses and general standard for Pueblo of Isleta)

This is the third time since 2016 that the analytical results from a CMC sample have had an exceedance in gross alpha, adjusted. The prior exceedance was reported for the September 2, 2021, Rio Grande South sample. The CMC will continue to closely evaluate this parameter in future samples. If additional exceedances occur, the CMC will discuss the results further and may consult NMED for further guidance.

Dissolved Oxygen and Temperature:

Two (2) of the water quality parameters are specifically worth mentioning in this memo because they are listed in the WSB MS4 Permit, Part I.C.1 – Special Conditions: dissolved oxygen and temperature. These parameters did not have any surface water quality exceedances during the FY 2023 wet season sampling.

Dissolved oxygen is a water quality concern in the Rio Grande if it is below 5 mg/L. None of the samples taken from the Rio Grande during the FY 2023 wet season monitoring had dissolved oxygen values below 5 mg/L. This provides the MS4s with specific monitoring data showing that stormwater did not cause or contribute to exceedances of applicable dissolved oxygen water quality standards in the Rio Grande from any of the CMC samples from 2016 to 2022. Refer to Figure 4 for CMC dissolved oxygen results and comparison to applicable WQSs.

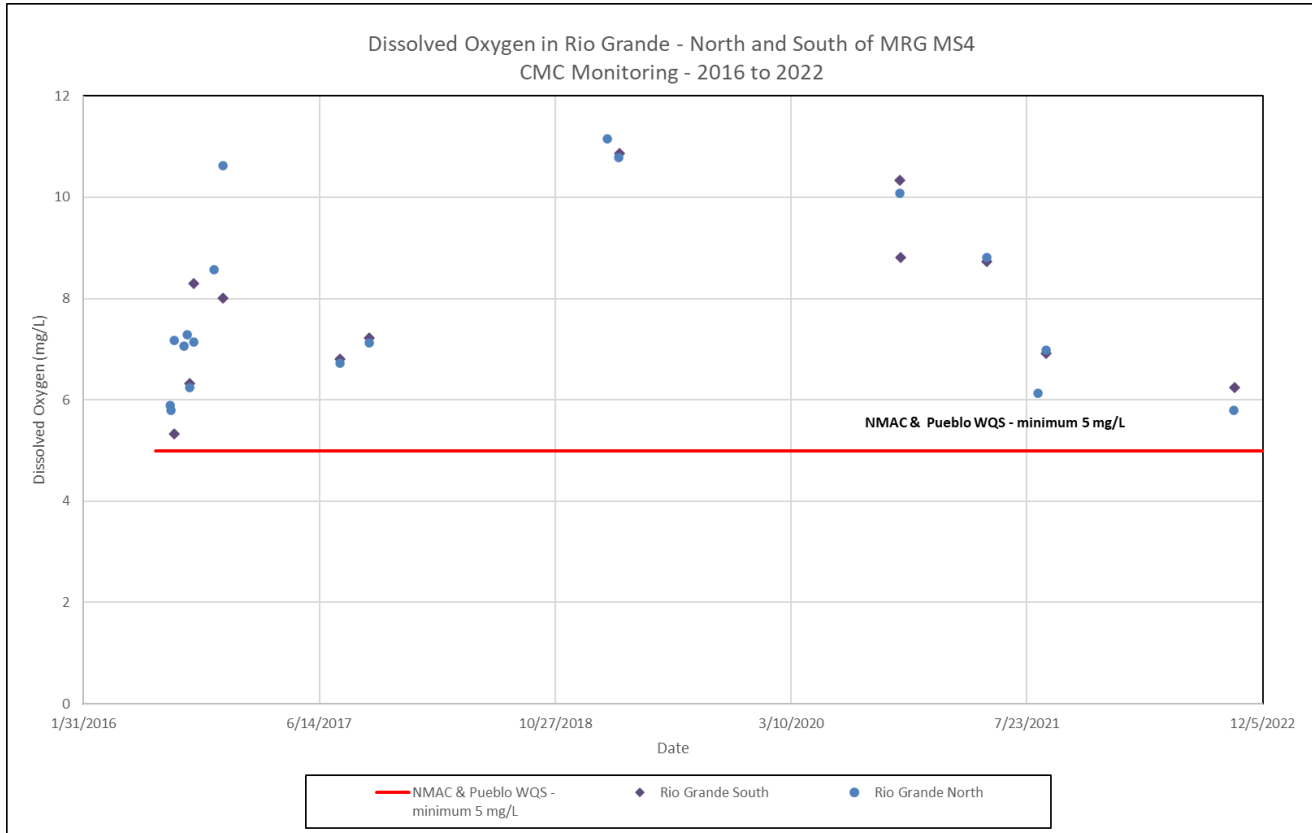


Figure 4: Dissolved Oxygen Results in the Rio Grande CMC Monitoring – 2016 - 2022

Temperature is listed in the WSB MS4 Permit as a special condition (currently only applicable to the City of Albuquerque and AMAFCA). Past data submitted to EPA and NMED by the MS4 permittees have proven that stormwater discharges into the Rio Grande are not raising the Rio Grande temperature above the WQSs. The data collected during this FY 2023 wet season monitoring also supports this conclusion. All the temperature field readings taken in the Rio Grande during the CMC FY 2023 wet season were below 32.2°C (90°F), which is the WQS for the State of New Mexico and for the Isleta and Sandia Pueblos. Refer to Figure 5 for temperature results and comparison to applicable WQSs for all CMC samples taken upstream and downstream of the MRG MS4 area from 2016 to 2022.

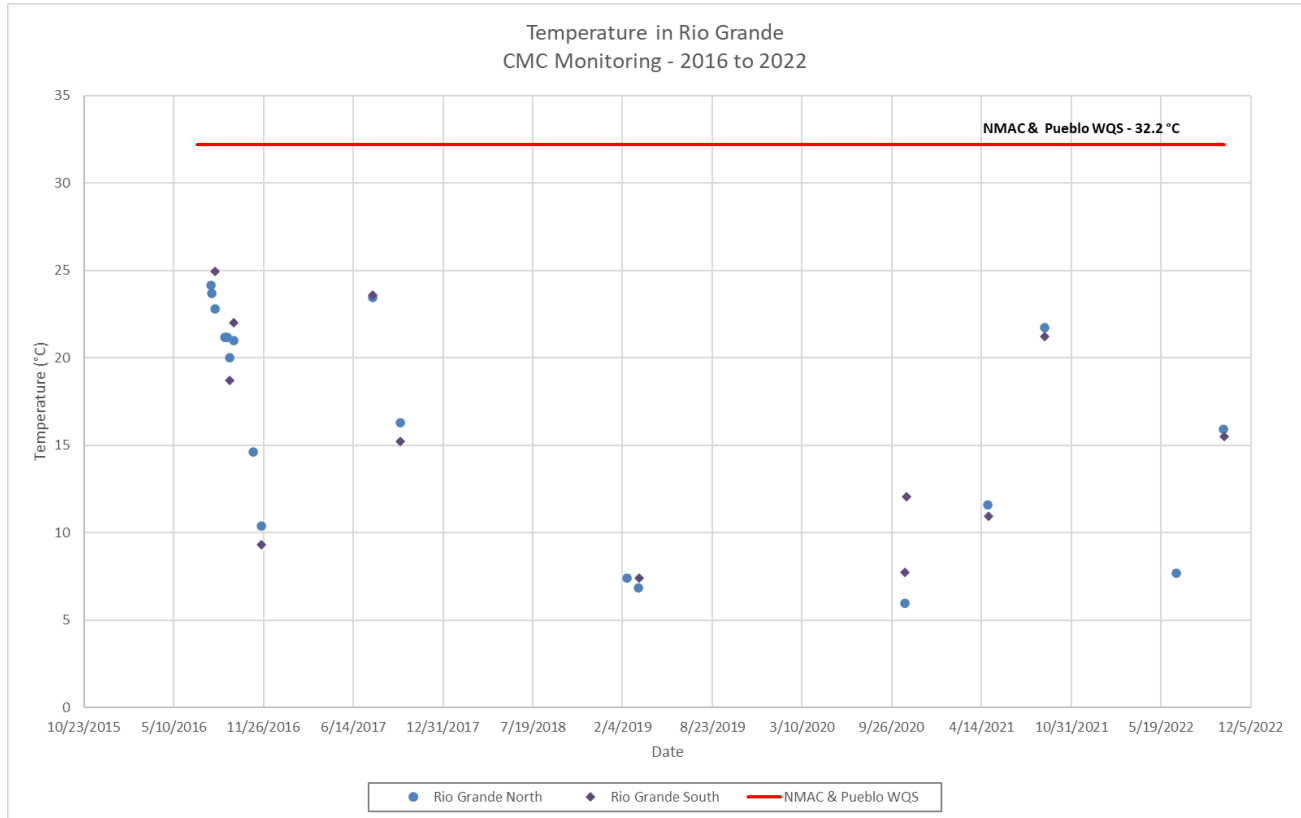


Figure 5: Temperature Monitoring Results in the Rio Grande CMC Monitoring – 2016 - 2022

CMC FY 2023 Wet Season E. coli Loading Calculations and Waste Load Allocation (WLA)

Related to assessing the stormwater results, the E. coli loading was calculated and compared to the aggregate Total Maximum Daily Load (TMDL) Waste Load Allocation (WLA) for the CMC group. A TMDL is the maximum amount of a pollutant (E. coli in this case) that a water body (Rio Grande) can assimilate on a daily basis without violating applicable surface WQSs. The total TMDL for a stream segment consists of the multiple WLA for point sources, non-point sources, and natural sources, plus a margin of safety. The CMC MS4 allotted WLA was determined in the EPA Approved, Total Maximum Daily Load for the Middle Rio Grande Watershed, June 30, 2010, and subsequent communications with NMED. The WLA varies by flow condition in the Rio Grande and by stream segment.

E. coli loading calculations and comparison to the WLA follows the WSB MS4 Permit requirements in "Discharges to Water Quality Impaired Water Bodies with an Approved TMDL", Part I.C.2.b.(i).(c).B, Appendix B-Total Maximum Daily Loads (TMDLs) Tables of the WSB MS4 Permit, and the NMED guidance provided to the CMC. Attached to this memo is the WLA Calculation spreadsheet which steps through the E. coli loading calculations and assumptions comparing the calculated E. coli loading to the CMC aggregate WLA defined by NMED.

There are two (2) stream segments defined in the WSB MS4 Permit (Appendix B): Isleta Pueblo Boundary to Alameda Street Bridge (Stream Segment 2105_50) and Non-Pueblo Alameda Bridge to Angostura Diversion (Stream Segment 2105.1_00). These stream segments differ from NMED's current stream segments defined in the *2022-2024 State of New Mexico Clean Water Act Section 303(d)/Section 305(b) Integrated Report* (NMED, April 2022). NMED currently has four (4) stream segments instead of the two (2) WSB MS4 stream segments. These various stream segment designations are shown in Figure 6, page 16.

The *NMED 303(d)/305(b) 2020-2022 Integrated Report* tables show the most recent assessment results, and currently all segments of the Rio Grande (Isleta to Angostura Diversion) are impaired for E. coli and have a TMDL for E. coli.

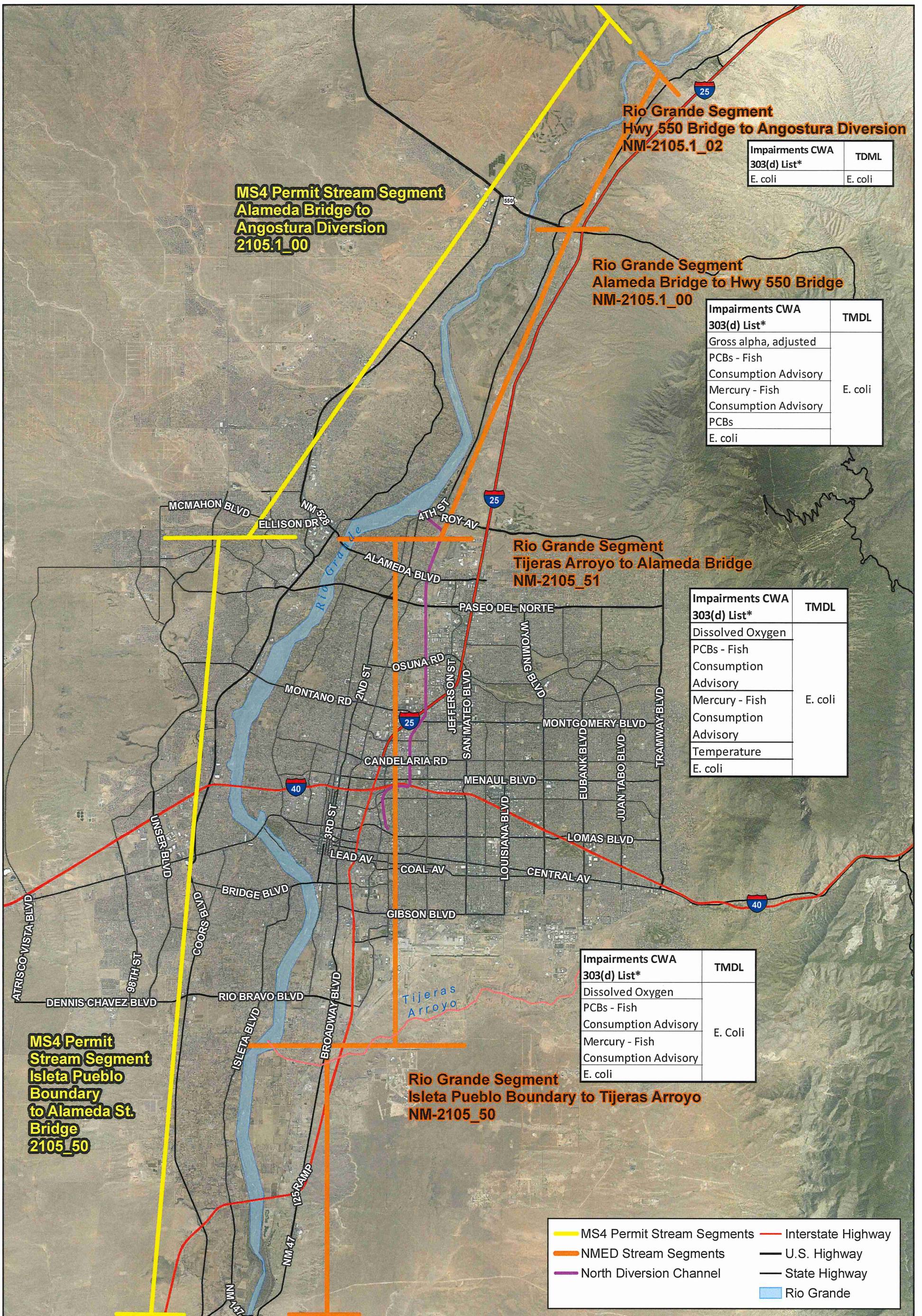
The E. coli daily loading associated with the CMC group and comparison to the NMED WLA was completed for the one (1) qualifying wet season storm event – October 5-6, 2022. For this event, the CMC obtained an E. coli sample in the Rio Grande at Alameda and used this to calculate the E. coli loading for the two (2) river segments. Refer to Table 5 for a summary of the WLA comparison results. A spreadsheet is attached to this memo that provides the detailed WLA calculations.

Table 5: Summary of CMC E. Coli Loading Compared to WLA for the CMC

Date / Stream Segment	Daily Mean Flow (cfs)	Flow Conditions (cfs) <i>range defined by NMED</i>	CMC Daily E. coli Loading (CFU/day)	NMED WLA for CMC for Stream Segment and Flow Conditions	Loading Compared to WLA Potential Exceedance or Acceptable
October 5-6, 2022 – Rio Grande North E. coli Concentration 10/5/2022 = 135 MPN (CFU/100 mL) Rio Grande at Alameda E. coli Concentration 10/5/2022 = 52 MPN (CFU/100 mL) Rio Grande South E. coli Concentration 10/6/2022 = <1 MPN (CFU/100 mL)					
Alameda to Angostura	146	Dry	0.00E+00	3.24E+10	WLA Acceptable
Isleta to Alameda	165	Dry	0.00E+00	1.57E+09	WLA Acceptable

As Table 5 illustrates, the calculated E. coli loading for the October 5-6, 2022 storm event for the northern segment (Alameda to Angostura) and the southern segment (Isleta to Alameda) of the Rio Grande was below the WLA for the CMC MS4s. This analysis used the mid-point E. coli sample result obtained in the Rio Grande at Alameda.

The WSB MS4 Permit implies that the WLA is a measurable goal for the MS4s related to E. coli. Based on extensive review of the EPA Approved, Total Maximum Daily Load (TMDL) for the Middle Rio Grande Watershed, June 30, 2010, this seems to be an unattainable goal for MS4s.



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0 12,000 24,000 Feet
1 in = 12,500 ft

CMC Monitoring

Figure 6
Rio Grande Impairments & TMDL Information

* Final 2022-2024 State of NM Clean Water Act, Section 303(d)/Section 305(b) Integrated Report

Page 40 of the 2010 TMDL Report states, "It is important to remember that the TMDL is a planning tool to be used to achieve water quality standards...Meeting the calculated TMDL may be a difficult objective." The TMDL/WLA was calculated by NMED to meet the Pueblo (Sandia and Isleta) geometric mean maximum of 47 CFU/100 ml, which was done to be "protective of downstream waters" and "to provide an implicit margin of safety (MOS)". A single grab sample E. coli result meeting this very low geometric means WQs will be very difficult for the MS4s to obtain.

The CMC members discussed the difficulty of using the WLA as a measurable goal with NMED on February 1, 2017. NMED explained that exceeding the WLA does not trigger enforcement. However, NMED strongly encouraged the MS4s to document what they are doing once they realize the WLA is potentially exceeded. The meeting on February 1, 2017, and the CMC discussion with NMED on February 16, 2017, demonstrate CMC members are working toward understanding the WLA. In addition, the CMC members began implementing a refinement to the sampling plan discussed with NMED by obtaining an E. coli sample in the Rio Grande at Alameda effective the FY 2018 wet season, as feasible. This demonstrates that the CMC is continuing to investigate the potential exceedances and make improvements to monitor E. coli in the Rio Grande.

Data Entry for Discharge Monitoring Reports

The WSB MS4 Permit entered Administrative Continuance in December 2019 when EPA Region 6 did not issue a new MS4 Permit before the current MS4 Permit's expiration date. Until a new MS4 Permit is issued, there are no compliance monitoring requirements for the CMC in the Rio Grande. As identified in the CMC Monitoring Plan, the WSB MS4 Permit required a minimum of seven (7) storm events be sampled at both the Rio Grande North and Rio Grande South locations. All MS4 Permit required samples have been obtained by the CMC and verified stormwater quality data from these required events have been submitted to the EPA using electronic Discharge Monitoring Report (DMR) forms. Data from the DMRs are uploaded to a comprehensive nationwide database that contains discharge data for facilities and other point sources that discharge directly to receiving streams. For this Task, BHI has not completed any data entry related to the EPA DMRs for the FY 2023 wet season.

Conclusions and Planning

During the FY 2023 wet season (July 1 to October 31, 2022), one (1) qualifying stormwater sample was obtained by the CMC. Lab results were received, and this data has been entered into the CMC Excel database. The lab data entered is marked in the spreadsheet as "V" (verified), and data V&V has been completed (refer to Attachment 2).

To summarize, monitoring results and E. coli loading calculations for the FY 2023 wet season show that:

- The WSB MS4 Permit entered Administrative Continuance in December 2019 when U.S. Environmental Protection Agency (EPA) Region 6 did not issue a new MS4 Permit before the current MS4 Permit's expiration date. Until a new MS4 Permit is issued, there are no compliance monitoring requirements for the CMC in the Rio Grande. All MS4 Permit required samples have been obtained by the CMC, as well several samples collected during Administrative Continuance, including the one (1) sample obtained in the FY 2023 wet season, as reported in this memo.

- For the FY 2023 wet season, 19 of the 33 parameters tested were not detected in any of the Rio Grande North or South samples.
- Several key parameters all met the applicable WQSs, as they have for all the CMC samples to date:
 - All dissolved oxygen results were greater than 5 mg/L (minimum WQS).
 - All temperature results were less than 32.2°C (maximum WQS).
- The PCB results were below the New Mexico Surface WQSs and Pueblo of Isleta Surface WQSs for designated uses including drinking water, wildlife habitat, acute aquatic life, and chronic aquatic life. However, the Rio Grande South CMC sample from October 6, 2022, was above the Pueblo of Isleta and New Mexico human health criteria (based on fish consumption only) WQSs for surface waters.
- The October 6, 2022, Rio Grande South sample result exceeded the New Mexico Surface WQSs and Pueblo of Isleta Surface WQSs (15 pCi/L) for gross alpha, adjusted. This is the third time since 2016 that the analytical results from a CMC sample have had an exceedance in gross alpha, adjusted. The CMC will continue to closely evaluate this parameter in future samples.
- The calculated E. coli loading for the October 5-6, 2022 storm event for the northern segment (Alameda to Angostura) and the southern segment (Isleta to Alameda) of the Rio Grande was below the WLA for the CMC MS4s. This analysis used the mid-point E. coli sample result obtained in the Rio Grande at Alameda.
 - The E. coli lab result for the Rio Grande South location is the lowest value that the CMC has seen reported in the Rio Grande at this location. AMAFCA called HEAL to discuss this result and verify that the reported result was correct.
 - Sources for the E. coli loading measured in the river are not solely attributable to the CMC MS4 members; the E. coli loading calculations serve to provide a reasonable estimate of the CMC contribution to the measured E. coli loading.

For planning purposes for the CMC members, the FY 2023 dry season CMC monitoring, if a sample is obtained, will be summarized by BHI for the CMC in a dry season memo.

SG/ab

Attachments:

Attachment 1 – DBS&A Field Data & Hall Environmental Analysis Laboratory Reports with BHI Notes for FY 2023 Wet Season

Attachment 2 – FY 2023 Wet Season Completed Data Verification and Validation (V&V) Forms

Spreadsheets Included Separately:

E. coli Loading and Comparison to Waste Load Allocation (WLA) Excel Spreadsheet

Excel CMC Spreadsheet with FY 2023 Wet Season Stormwater Quality Monitoring Results

ATTACHMENT 1

**DBS&A FIELD DATA & HALL ENVIRONMENTAL ANALYSIS
LABORATORY REPORTS WITH BHI NOTES FOR
FY 2023 WET SEASON**

CMC Water Quality Results Database
 Date: December 29, 2022
 Summary of Lab Results for CMC samples for FY 2023 Wet Season

Parameter	Permit Required Units	Analysis Method	Rio Grande - North				Rio Grande - South - At Isleta Dam				Rio Grande - Alameda Bridge (E. coli Only Samples)			
			Provisional or Verified	2023 CMC SAMPLE - EXTRA NORTH Collection Date 10/5/2022 Wet Season Sample	Qualifier	Check compared to Water Quality Criterion	Provisional or Verified	2023 CMC SAMPLE - EXTRA SOUTH Collection Date 10/6/2022 Wet Season Sample	Qualifier	Check compared to Water Quality Criterion	Provisional or Verified	2023 CMC SAMPLE - EXTRA ALAMEDA Collection Date 10/5/22 Wet Season Sample	Qualifier	Check compared to Water Quality Criterion
Total Suspended Solids (TSS)	mg/L	SM 2540D	V	29		--	V	890	D	--				
Total Dissolved Solids (TDS)	mg/L	SM2540C MOD	V	195		OK	V	265	D	OK				
Chemical Oxygen Demand (COD)	mg/L	EPA 410.4	V	22.3		--	V	ND		--				
Biochemical Oxygen Demand (BOD ₅)	mg/L	SM5210B	--	Not provided		--	--	Not provided		--				
Dissolved Oxygen (DO)	mg/L	FIELD	V	5.79		OK	V	6.24		OK	V	5.58		OK
Oil and Grease (N-Hexane Extractable Material)	mg/L	EPA 1664A	V	ND		OK	V	ND		OK				
E. coli	MPN (CFU/100 mL)	SM 9223B Fecal Indicator	V	135		>WQ Standard	V	<1		OK	V	52		OK
pH	S.U.	FIELD	V	8.24	H	OK	V	8.02	H	OK	V	7.6		OK
Total Kjeldahl Nitrogen (TKN)	mg/L	SM 4500	V	ND		--	V	1.7		--				
Nitrate plus Nitrite	mg/L	EPA 300.0: Anions	V	ND		OK	V	ND		OK				
Dissolved Phosphorous	mg/L	EPA 365.1, filtered sample	V	ND	D	--	V	ND	D	--				
Ammonia (mg/L as N)	mg/L	SM 4500 NH3	V	ND		OK	V	ND		OK				
Total Nitrogen	mg/L	--	V	ND		OK	V	1.70		OK				
Total Phosphorous	mg/L	EPA 365.1	V	ND	D	--	V	0.97	D	--				
PCBS - 0.000064 (Method 1668A - sum of all congeners)	µg/L	EPA 1668	V	0.00013	J	OK	V	0.0011	J	>WQ Standard				
Gross Alpha, Adjusted	pCi/L	EPA 900.0	V	0.895 ± NA		OK	V	22.98 ± NA		>WQ Standard				
Tetrahydrofuran	µg/L	EPA 8260 C	V	ND		--	V	ND		--				
Benzo[a]pyrene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Benzo[b]fluoranthene (other name: 3,4-Benzofluoranthene)	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Benzo[k]fluoranthene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Chrysene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Indeno[1,2,3-cd]Pyrene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Dieldrin	µg/L	EPA 608	V	ND		OK	V	ND		OK				
Pentachlorophenol	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Benzidine	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Benzo[a]anthracene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Dibenzofuran	µg/L	EPA 625	V	ND		--	V	ND		--				
Dibenzo[a,h]anthracene	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Chromium VI (Hexavalent)	µg/L	3500Cr C-2011	V	ND		OK	V	ND		OK				
Dissolved Copper	µg/L	EPA 200.8	V	1.1		OK	V	ND		OK				
Dissolved Lead	µg/L	EPA 200.8	V	ND		OK	V	ND		OK				
Bis (2-ethylhexyl) Phthalate (other names: Di(2-ethylhexyl)phthalate, DEHP) - 2.2	µg/L	EPA 625	V	ND		OK	V	ND		OK				
Conductivity	µmhos/cm	FIELD	V	290		--	V	395		--	V	275		--
Temperature	°C	FIELD	V	15.9		OK	V	15.5		OK	V	18		OK
Hardness (as CaCO ₃)	mg/L	SM2340B	V	120		--	V	280		--				
Mercury	µg/l	--												

Data Verification/Validation and Qualifier Notes:
 (R) The sample results are unusable because certain criteria were not met. The analyte may or may not be present in the sample.
 (H) Sample holding time exceeded.
 (I) The analyte was positively identified and the associated numerical value is the approximate concentration of the analyte in the sample.
 (D) Sample was diluted by Lab due to matrix
 (U) Analyte was analyzed for, but not detected above the specified detection limit.

Notes:
 1. Wet Season monitoring period - July 1 to October 31 and Dry Season monitoring period - November 1 to June 30 according to the Watershed Based MS4 Permit NMR04A000.
 mean monthly flow of 100 cfs, monthly average concentration for TDS 1,500 mg/l or less, sulfate 500 mg/L or less, and chloride 250 mg/L or less.
 3. Aquatic life criteria for metals are expressed as a function of total hardness (mg/L as CaCO₃)
 4. According to NMAC 20.6.4, E. coli bacteria for Primary Contact - monthly geometric mean
 5. Water quality criterion for metals is based on dissolved metals, NMAC 20.6.4.900.1 and individual sample results compared to acute toxicity values.
 6. HEAL lab method: SM 9223B Fecal Indicator. Note - lab method for units of MPN/100 ml, lab report uses units CFU/100 ml, for this analysis assuming two units are equivalent

ND - analyte not detected above the laboratory method detection limit
 NA - not analyzed
 Hatching also indicates that parameter was not analyzed

National recommended WQ criteria Human Health
<https://www.epa.gov/wqc/national-recommended-water-quality-criteria-human-health-criteria-table>

Samplers Chad Johannsen
Sam Fire

CMC Sampling Data Sheet

Site Identification: Rio Grande North j Angostura Diversion Dam

Notes:

Full Suite Sample Date and Time:	<u>10/5/22</u>	<u>1215</u>
Full Sample Identification:	<u>RG North- 2022 1005</u>	
QC Samples:	Duplicate / <u>(None)</u>	QC Sample ID:
QC samples require a DIFFERENT sample time than the environmental sample.		
QC Sample time:		

Full Suite Collection Point :	<u>Diversion Structure</u>		
Full Suite Sample Volume:	<u>8gal</u>	Collection Time Start:	<u>1125</u> End: <u>1210</u>

Field Parameters for each 2-gallon grab

Grab	Time	Temp (°C)	pH	Specific Conductance (µS/cm)	Dissolved Oxygen (mg/L)	Dissolved Oxygen (%)
1	1125	16.4	8.56	334	6.56	66.6
2	1140	16.8	7.25	297	5.90	60.7
3	1155	16.8	8.01	295	3.42	34.6
4	1210	14.9	8.27	291	8.91	88.2
Composite	1215	15.9	8.24	290	5.79	59.6

Turbid Water Color TAN Solids Oil/Sheen Foam Odor _____

Analytical - see 2021 COC table

Site Photo Sample Photo

Samplers Chad Johannes
Sam Fire

CMC Sampling Data Sheet

Site Identification: Rio Grande @ Isleta

Notes:

Full Suite Sample Date and Time:	<u>10/6/22 0905</u>
Full Sample Identification:	<u>RG South - 2022 1006</u>
QC Samples: Duplicate / None	QC Sample ID:
QC samples require a DIFFERENT sample time than the environmental sample.	
QC Sample time:	

Full Suite Collection Point :	<u>Isleta diversion structure</u>		
Full Suite Sample Volume:	<u>8 gal</u>	Collection Time Start:	<u>0815</u> End: <u>0900</u>

Field Parameters for each 2-gallon grab

Grab	Time	Temp (°C)	pH	Specific Conductance (µS/cm)	Dissolved Oxygen (mg/L)	Dissolved Oxygen (%)
1	0815	15.9	8.51	423	5.43	54.7
2	0830	15.8	7.27	399	5.95	59.7
3	0845	15.6	7.97	394	6.08	60.7
4	0900	15.7	8.01	396	6.21	62.0
Composite	0905	15.5	8.02	395	6.24	62.1

Turbid Water Color Blown Solids Oil/Sheen Foam Odor _____

Analytical - see 2021 COC table

Site Photo Sample Photo

Samplers Chad Johnson
Sam F. Le

CMC Sampling Data Sheet

Site Identification: Rio Grande at Alameda

Notes:

Full Suite Sample Date and Time:	<u>10/5/22 1340</u>
Full Sample Identification:	<u>R6 Alameda - 20221005</u>
QC Samples: Duplicate / None	QC Sample ID:
QC samples require a DIFFERENT sample time than the environmental sample.	
QC Sample time:	

Full Suite Collection Point :	<u>Alameda Bridge</u>		
Full Suite Sample Volume:	<u>1 gal</u>	Collection Time Start:	<u>1330</u> End: <u>1340</u>

Field Parameters for each 2-gallon grab

Grab	Time	Temp (°C)	pH	Specific Conductance (µS/cm)	Dissolved Oxygen (mg/L)	Dissolved Oxygen (%)
1						
2						
3						
4						
Composite	<u>1340</u>	<u>18.0</u>	<u>7.60</u>	<u>275</u>	<u>5.58</u>	<u>57.9</u>

Turbid Water
 Color 3100
 Solids
 Oil/Sheen
 Foam
 Odor _____

Analytical - see 2021 COC table

Site Photo
 Sample Photo



Hall Environmental Analysis Laboratory
4901 Hawkins NE
Albuquerque, NM 87109
TEL: 505-345-3975 FAX: 505-345-4107
Website: www.hallenvironmental.com

October 10, 2022

Patrick Chavez
AMAFCA
2600 Prospect Ave NE
Albuquerque, NM 87107
TEL: (505) 884-2215
FAX:

10/5/2022: Alameda and Rio Grande North E.coli only samples

RE: CMC Wet 22

OrderNo.: 2210242

Dear Patrick Chavez:

Hall Environmental Analysis Laboratory received 2 sample(s) on 10/5/2022 for the analyses presented in the following report.

These were analyzed according to EPA procedures or equivalent. To access our accredited tests please go to www.hallenvironmental.com or the state specific web sites. In order to properly interpret your results, it is imperative that you review this report in its entirety. See the sample checklist and/or the Chain of Custody for information regarding the sample receipt temperature and preservation. Data qualifiers or a narrative will be provided if the sample analysis or analytical quality control parameters require a flag. When necessary, data qualifiers are provided on both the sample analysis report and the QC summary report, both sections should be reviewed. All samples are reported, as received, unless otherwise indicated. Lab measurement of analytes considered field parameters that require analysis within 15 minutes of sampling such as pH and residual chlorine are qualified as being analyzed outside of the recommended holding time.

Please don't hesitate to contact HEAL for any additional information or clarifications.

ADHS Cert #AZ0682 -- NMED-DWB Cert #NM9425 -- NMED-Micro Cert #NM0901

Sincerely,

Andy Freeman
Laboratory Manager
4901 Hawkins NE
Albuquerque, NM 87109

Field Parameters:
Rio Grande North
Temp = 15.9°C
pH = 8.24
Conductivity = 290 uS/cm
Dissolved Oxygen = 5.79 mg/L

Field Parameters:
Rio Grande at Alameda
Temp = 18.0°C
pH = 7.60
Conductivity = 275 uS/cm
Dissolved Oxygen = 5.58 mg/L

Hall Environmental Analysis Laboratory, Inc.

Analytical Report

Lab Order 2210242

Date Reported: 10/10/2022

CLIENT: AMAFCA

Client Sample ID: **RG North-20221005**

Project: CMC Wet 22

Collection Date: 10/5/2022 12:05:00 PM

Lab ID: 2210242-001

Matrix: AQUEOUS

Received Date: 10/5/2022 2:20:00 PM

Analyses	Result	MDL	RL	Qual	Units	DF	Date Analyzed	Batch ID
SM 9223B FECAL INDICATOR: E. COLI MPN							Analyst: dms	
E. Coli	135	10.00	10.00		MPN/100	10	10/7/2022 5:05:00 PM	70632

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Estimated value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of range due to dilution or matrix interference		

Hall Environmental Analysis Laboratory, Inc.

Analytical Report

Lab Order 2210242

Date Reported: 10/10/2022

CLIENT: AMAFCA

Client Sample ID: **RG Alameda-20221005**

Project: CMC Wet 22

Collection Date: 10/5/2022 1:40:00 PM

Lab ID: 2210242-002

Matrix: AQUEOUS

Received Date: 10/5/2022 2:20:00 PM

Analyses	Result	MDL	RL	Qual	Units	DF	Date Analyzed	Batch ID
SM 9223B FECAL INDICATOR: E. COLI MPN							Analyst: dms	
E. Coli	52	10.00	10.00		MPN/100	10	10/7/2022 5:05:00 PM	70632

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Estimated value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of range due to dilution or matrix interference		

Sample Log-In Check List

Client Name: **AMAFCA**

Work Order Number: **2210242**

RcptNo: 1

Received By: **Juan Rojas** 10/5/2022 2:20:00 PM *Juan Rojas*

Completed By: **Cheyenne Cason** 10/5/2022 2:45:18 PM *Cason*

Reviewed By: *[Signature]* 10-5-22 @ 15:19

Chain of Custody

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

Log In

3. Was an attempt made to cool the samples? Yes No NA
4. Were all samples received at a temperature of >0° C to 6.0°C Yes No NA
5. Sample(s) in proper container(s)? Samples were collected the same day and chilled. Yes No
6. Sufficient sample volume for indicated test(s)? Yes No
7. Are samples (except VOA and ONG) properly preserved? Yes No
8. Was preservative added to bottles? Yes No NA
9. Received at least 1 vial with headspace <1/4" for AQ VOA? Yes No NA
10. Were any sample containers received broken? Yes No
11. Does paperwork match bottle labels? Yes No
 (Note discrepancies on chain of custody)
12. Are matrices correctly identified on Chain of Custody? Yes No
13. Is it clear what analyses were requested? Yes No
14. Were all holding times able to be met? Yes No
 (If no, notify customer for authorization.)

of preserved bottles checked for pH: _____
 (<2 or >12 unless noted)
 Adjusted? _____
 Checked by: *KPG 10-05-22*

Special Handling (if applicable)

15. Was client notified of all discrepancies with this order? Yes No NA

Person Notified: _____ Date: _____
 By Whom: _____ Via: eMail Phone Fax In Person
 Regarding: _____
 Client Instructions: _____

16. Additional remarks:

17. Cooler Information

Cooler No	Temp °C	Condition	Seal Intact	Seal No	Seal Date	Signed By
1	15.1	Good	Not Present			



Hall Environmental Analysis Laboratory
4901 Hawkins NE
Albuquerque, NM 87109
TEL: 505-345-3975 FAX: 505-345-4107
Website: www.hallenvironmental.com

November 23, 2022

Patrick Chavez

AMAFCA

2600 Prospect Ave NE

Albuquerque, NM 87107

TEL: (505) 884-2215

FAX:

10/5/2022: Rio Grande North
and 10/6/2022: Rio Grande
South

RE: CMC Wet FY23

OrderNo.: 2210315

Dear Patrick Chavez:

Hall Environmental Analysis Laboratory received 3 sample(s) on 10/6/2022 for the analyses presented in the following report.

These were analyzed according to EPA procedures or equivalent. To access our accredited tests please go to www.hallenvironmental.com or the state specific web sites. In order to properly interpret your results, it is imperative that you review this report in its entirety. See the sample checklist and/or the Chain of Custody for information regarding the sample receipt temperature and preservation. Data qualifiers or a narrative will be provided if the sample analysis or analytical quality control parameters require a flag. When necessary, data qualifiers are provided on both the sample analysis report and the QC summary report, both sections should be reviewed. All samples are reported, as received, unless otherwise indicated. Lab measurement of analytes considered field parameters that require analysis within 15 minutes of sampling such as pH and residual chlorine are qualified as being analyzed outside of the recommended holding time.

Please don't hesitate to contact HEAL for any additional information or clarifications.

ADHS Cert #AZ0682 -- NMED-DWB Cert #NM9425 -- NMED-Micro Cert #NM0901

Sincerely,

A handwritten signature in black ink, appearing to read 'Andy Freeman', is written over a white background.

Andy Freeman

Laboratory Manager

4901 Hawkins NE

Albuquerque, NM 87109

Field Parameters:
- Rio Grande North
Temp = 15.9°C
pH = 8.24
Conductivity = 290 uS/cm
Dissolved Oxygen = 5.79 mg/L
- Rio Grande South
Temp = 15.5°C
pH = 8.02
Conductivity = 395 uS/cm
Dissolved Oxygen = 6.24 mg/L

Analytical Report

Lab Order: 2210315

Date Reported: 11/23/2022

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 North-20221005

Project: CMC Wet FY23

Collection Date: 10/5/2022 12:15:00 PM

Lab ID: 2210315-001A

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 8081: PESTICIDES							Analyst: JME
Dieldrin	ND	0.10		µg/L	1	10/17/2022 12:51:12 PM	70767
Surr: Decachlorobiphenyl	94.3	40.9-111		%Rec	1	10/17/2022 12:51:12 PM	70767
Surr: Tetrachloro-m-xylene	64.3	15-107		%Rec	1	10/17/2022 12:51:12 PM	70767

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Analytical Report

Lab Order: 2210315

Date Reported: 11/23/2022

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 North-20221005

Project: CMC Wet FY23

Collection Date: 10/5/2022 12:15:00 PM

Lab ID: 2210315-001D

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 1664B							Analyst: SMS
N-Hexane Extractable Material	ND	9.40		mg/L	1	10/18/2022 6:18:00 PM	70825

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA
Project: CMC Wet FY23
Lab ID: 2210315-001E

Client Sample ID: R6 North-20221005
Collection Date: 10/5/2022 12:15:00 PM
Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 300.0: ANIONS							Analyst: JTT
Nitrogen, Nitrite (As N)	ND	0.50		mg/L	5	10/6/2022 11:59:13 PM	A91618
Nitrogen, Nitrate (As N)	ND	0.50		mg/L	5	10/6/2022 11:59:13 PM	A91618
SM2540C MOD: TOTAL DISSOLVED SOLIDS							Analyst: SNS
Total Dissolved Solids	195	20.0		mg/L	1	10/12/2022 8:50:00 AM	70696
SM 4500 NH3: AMMONIA							Analyst: EKM
Nitrogen, Ammonia	ND	1.0		mg/L	1	10/21/2022 1:24:00 PM	R91993
SM4500-H+B / 9040C: PH							Analyst: JTT
pH	8.24		H	pH units	1	10/10/2022 3:56:29 PM	R91722
EPA METHOD 365.1: TOTAL PHOSPHOROUS							Analyst: CJS
Phosphorus, Total (As P)	ND	0.25	D	mg/L	1	10/25/2022 3:03:00 PM	71023
SM 4500 NORG C: TKN							Analyst: EKM
Nitrogen, Kjeldahl, Total	ND	1.0		mg/L	1	10/24/2022 10:19:00 AM	70981
SM 2540D: TSS							Analyst: KS
Suspended Solids	29	4.0		mg/L	1	10/10/2022 3:18:00 PM	70679

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 North-20221005

Project: CMC Wet FY23

Collection Date: 10/5/2022 12:15:00 PM

Lab ID: 2210315-001F

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 365.1: TOTAL PHOSPHOROUS							Analyst: CJS
Phosphorus, Total (As P)	ND	0.25	D	mg/L	1	10/25/2022 3:04:00 PM	71023

Dissolved phosphorous

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA
Project: CMC Wet FY23
Lab ID: 2210315-001G

Client Sample ID: R6 North-20221005
Collection Date: 10/5/2022 12:15:00 PM
Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
SM2340B: HARDNESS							Analyst: VP
Hardness as CaCO3	120	6.6		mg/L	1	10/14/2022 2:05:00 PM	R91819
EPA METHOD 200.7: METALS							Analyst: VP
Calcium	39	1.0		mg/L	1	10/14/2022 5:58:24 PM	70811
Magnesium	6.8	1.0		mg/L	1	10/14/2022 5:58:24 PM	70811

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 North-20221005

Project: CMC Wet FY23

Collection Date: 10/5/2022 12:15:00 PM

Lab ID: 2210315-001N

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA 200.8: DISSOLVED METALS							Analyst: bcv
Copper	0.0011	0.0010		mg/L	1	10/18/2022 1:04:27 PM	A91883
Lead	ND	0.00050		mg/L	1	10/18/2022 1:04:27 PM	A91883

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 South-20221006

Project: CMC Wet FY23

Collection Date: 10/6/2022 9:05:00 AM

Lab ID: 2210315-002A

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 8081: PESTICIDES							Analyst: JME
Dieldrin	ND	0.10		µg/L	1	10/17/2022 1:04:20 PM	70767
Surr: Decachlorobiphenyl	96.8	40.9-111		%Rec	1	10/17/2022 1:04:20 PM	70767
Surr: Tetrachloro-m-xylene	76.2	15-107		%Rec	1	10/17/2022 1:04:20 PM	70767

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Analytical Report

Lab Order: 2210315

Date Reported: 11/23/2022

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 South-20221006

Project: CMC Wet FY23

Collection Date: 10/6/2022 9:05:00 AM

Lab ID: 2210315-002B

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
SM 9223B FECAL INDICATOR: E. COLI MPN							Analyst: dms
E. Coli	<1	1.000		MPN/100	1	10/7/2022 5:05:00 PM	70671

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Analytical Report

Lab Order: 2210315

Date Reported: 11/23/2022

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 South-20221006

Project: CMC Wet FY23

Collection Date: 10/6/2022 9:05:00 AM

Lab ID: 2210315-002D

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 1664B							Analyst: SMS
N-Hexane Extractable Material	ND	9.50		mg/L	1	10/18/2022 6:18:00 PM	70825

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA
Project: CMC Wet FY23
Lab ID: 2210315-002E

Client Sample ID: R6 South-20221006
Collection Date: 10/6/2022 9:05:00 AM
Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 300.0: ANIONS							Analyst: JTT
Nitrogen, Nitrite (As N)	ND	0.50		mg/L	5	10/7/2022 1:16:26 AM	A91618
Nitrogen, Nitrate (As N)	ND	0.50		mg/L	5	10/7/2022 1:16:26 AM	A91618
SM2540C MOD: TOTAL DISSOLVED SOLIDS							Analyst: SNS
Total Dissolved Solids	265	100	D	mg/L	1	10/12/2022 8:50:00 AM	70696
SM 4500 NH3: AMMONIA							Analyst: EKM
Nitrogen, Ammonia	ND	1.0		mg/L	1	10/21/2022 1:24:00 PM	R91993
SM4500-H+B / 9040C: PH							Analyst: JTT
pH	8.09		H	pH units	1	10/10/2022 4:00:35 PM	R91722
EPA METHOD 365.1: TOTAL PHOSPHOROUS							Analyst: CJS
Phosphorus, Total (As P)	0.97	0.25	D	mg/L	1	10/25/2022 3:06:00 PM	71023
SM 4500 NORG C: TKN							Analyst: EKM
Nitrogen, Kjeldahl, Total	1.7	1.0		mg/L	1	10/24/2022 10:19:00 AM	70981
SM 2540D: TSS							Analyst: KS
Suspended Solids	890	20	D	mg/L	1	10/10/2022 3:18:00 PM	70679

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:			
*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
PQL	Practical Quantitative Limit	RL	Reporting Limit
S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 South-20221006

Project: CMC Wet FY23

Collection Date: 10/6/2022 9:05:00 AM

Lab ID: 2210315-002F

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA METHOD 365.1: TOTAL PHOSPHOROUS							Analyst: CJS
Phosphorus, Total (As P)	ND	0.25	D	mg/L	1	10/25/2022 3:08:00 PM	71023

Dissolved phosphorous

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA
Project: CMC Wet FY23
Lab ID: 2210315-002G

Client Sample ID: R6 South-20221006
Collection Date: 10/6/2022 9:05:00 AM
Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
SM2340B: HARDNESS							Analyst: VP
Hardness as CaCO3	280	6.6		mg/L	1	10/14/2022 2:05:00 PM	R91819
EPA METHOD 200.7: METALS							Analyst: VP
Calcium	82	1.0		mg/L	1	10/14/2022 6:01:40 PM	70811
Magnesium	17	1.0		mg/L	1	10/14/2022 6:01:40 PM	70811

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

Hall Environmental Analysis Laboratory, Inc.

CLIENT: AMAFCA

Client Sample ID: R6 South-20221006

Project: CMC Wet FY23

Collection Date: 10/6/2022 9:05:00 AM

Lab ID: 2210315-002N

Matrix: Aqueous

Analyses	Result	RL	Qual	Units	DF	Date Analyzed	Batch ID
EPA 200.8: DISSOLVED METALS							Analyst: bcv
Copper	ND	0.0010		mg/L	1	10/18/2022 1:07:08 PM	A91883
Lead	ND	0.00050		mg/L	1	10/18/2022 1:07:08 PM	A91883

Refer to the QC Summary report and sample login checklist for flagged QC data and preservation information.

Qualifiers:	*	Value exceeds Maximum Contaminant Level.	B	Analyte detected in the associated Method Blank
	D	Sample Diluted Due to Matrix	E	Above Quantitation Range/Estimated Value
	H	Holding times for preparation or analysis exceeded	J	Analyte detected below quantitation limits
	ND	Not Detected at the Reporting Limit	P	Sample pH Not In Range
	PQL	Practical Quantitative Limit	RL	Reporting Limit
	S	% Recovery outside of standard limits. If undiluted results may be estimated.		

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Client: Hall Environmental Analysis Lab
Address: 4901 Hawkins NE Suite D
Albuquerque, NM 87109
Attn: Andy Freeman

Work Order: MCJ0294
Project: 2210315
Reported: 11/1/2022 11:21

Analytical Results Report

Sample Location: 2210315-001H (R6 North-20221005)
Lab/Sample Number: MCJ0294-01 **Collect Date:** 10/05/22 12:15
Date Received: 10/07/22 14:03 **Collected By:**
Matrix: Water

Analyte	Result	Units	PQL	Analyzed	Analyst	Method	Qualifier
Volatiles							
Tetrahydrofuran	ND	ug/L	5.00	10/12/22 18:51	BKP	EPA 8260D	
<i>Surrogate: 1,2-Dichlorobenzene-d4</i>	<i>104%</i>		<i>70-130</i>	<i>10/12/22 18:51</i>	<i>BKP</i>	<i>EPA 8260D</i>	
<i>Surrogate: 4-Bromofluorobenzene</i>	<i>94.8%</i>		<i>70-130</i>	<i>10/12/22 18:51</i>	<i>BKP</i>	<i>EPA 8260D</i>	
<i>Surrogate: Toluene-d8</i>	<i>96.1%</i>		<i>70-130</i>	<i>10/12/22 18:51</i>	<i>BKP</i>	<i>EPA 8260D</i>	

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Analytical Results Report

(Continued)

Sample Location: 2210315-001I (R6 North-20221005)
Lab/Sample Number: MCJ0294-02 Collect Date: 10/05/22 12:15
Date Received: 10/07/22 14:03 Collected By:
Matrix: Water

Analyte	Result	Units	PQL	Analyzed	Analyst	Method	Qualifier
Semivolatiles							
Benzidine	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Benzo[a]anthracene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Benzo[a]pyrene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Benzo[b]fluoranthene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Benzo[k]fluoranthene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
bis(2-Ethylhexyl)phthalate	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Chrysene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Dibenz[a,h]anthracene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Dibenzofuran	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Indeno[1,2,3-cd]pyrene	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
Pentachlorophenol	ND	ug/L	1.00	10/18/22 0:20	MH	EPA 8270E	
<hr/>							
Surrogate: Terphenyl-d14	64.9%		57-133	10/18/22 0:20	MH	EPA 8270E	

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Analytical Results Report

(Continued)

Sample Location: 2210315-002H (R6 South-20221006)
Lab/Sample Number: MCJ0294-03 Collect Date: 10/06/22 09:05
Date Received: 10/07/22 14:03 Collected By:
Matrix: Water

Analyte	Result	Units	PQL	Analyzed	Analyst	Method	Qualifier
Volatiles							
Tetrahydrofuran	ND	ug/L	5.00	10/12/22 19:21	BKP	EPA 8260D	
Surrogate: 1,2-Dichlorobenzene-d4	104%		70-130	10/12/22 19:21	BKP	EPA 8260D	
Surrogate: 4-Bromofluorobenzene	92.6%		70-130	10/12/22 19:21	BKP	EPA 8260D	
Surrogate: Toluene-d8	96.5%		70-130	10/12/22 19:21	BKP	EPA 8260D	

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Analytical Results Report

(Continued)

Sample Location: 2210315-002I (R6 South-20221006)
Lab/Sample Number: MCJ0294-04 Collect Date: 10/06/22 09:05
Date Received: 10/07/22 14:03 Collected By:
Matrix: Water

Analyte	Result	Units	PQL	Analyzed	Analyst	Method	Qualifier
Semivolatiles							
Benzidine	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Benzo[a]anthracene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Benzo[a]pyrene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Benzo[b]fluoranthene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Benzo[k]fluoranthene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
bis(2-Ethylhexyl)phthalate	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Chrysene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Dibenz[a,h]anthracene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Dibenzofuran	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Indeno[1,2,3-cd]pyrene	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
Pentachlorophenol	ND	ug/L	2.50	10/18/22 0:47	MH	EPA 8270E	
<hr/>							
Surrogate: Terphenyl-d14	78.7%		57-133	10/18/22 0:47	MH	EPA 8270E	

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Analytical Results Report

(Continued)

Sample Location: 2210315-003A (Trip Blank)
Lab/Sample Number: MCJ0294-05 Collect Date: 10/06/22 00:00
Date Received: 10/07/22 14:03 Collected By:
Matrix: Water

Analyte	Result	Units	PQL	Analyzed	Analyst	Method	Qualifier
Volatiles							
Tetrahydrofuran	ND	ug/L	0.500	10/12/22 19:51	BKP	EPA 8260D	
Surrogate: 1,2-Dichlorobenzene-d4	104%		70-130	10/12/22 19:51	BKP	EPA 8260D	
Surrogate: 4-Bromofluorobenzene	91.6%		70-130	10/12/22 19:51	BKP	EPA 8260D	
Surrogate: Toluene-d8	104%		70-130	10/12/22 19:51	BKP	EPA 8260D	

Authorized Signature,



Justin Doty For Todd Taruscio, Laboratory Manager

PQL Practical Quantitation Limit
ND Not Detected
MCL EPA's Maximum Contaminant Level
Dry Sample results reported on a dry weight basis
* Not a state-certified analyte

This report shall not be reproduced except in full, without the written approval of the laboratory
The results reported related only to the samples indicated.

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Quality Control Data

Semivolatiles

Analyte	Result	Qual	Reporting Limit	Units	Spike Level	Source Result	%REC	%REC Limits	RPD	RPD Limit
Batch: BCJ0360 - SVOC Water										
Blank (BCJ0360-BLK1)										
Prepared: 10/10/2022 Analyzed: 10/17/2022										
Dibenzofuran	ND		0.500	ug/L						
Benzidine	ND		0.500	ug/L						
Indeno(1,2,3-cd)pyrene	ND		0.500	ug/L						
Dibenz(a,h)anthracene	ND		0.500	ug/L						
Chrysene	ND		0.500	ug/L						
Di (2-ethylhexyl) phthalate	ND		0.500	ug/L						
Benzo[k]fluoranthene	ND		0.500	ug/L						
Benzo[b]fluoranthene	ND		0.500	ug/L						
Benzo[a]pyrene	ND		0.500	ug/L						
Benzo[a]anthracene	ND		0.500	ug/L						
Pentachlorophenol	ND		0.500	ug/L						
<i>Surrogate: Terphenyl-d14</i>			18.7	ug/L	25.0		74.9	57-133		
LCS (BCJ0360-BS1)										
Prepared: 10/10/2022 Analyzed: 10/17/2022										
Dibenzofuran	4.43		0.500	ug/L	5.00		88.6	75-120		
Benzo[a]anthracene	4.38		0.500	ug/L	5.00		87.6	80-120		
Benzo[a]pyrene	4.25		0.500	ug/L	5.00		85.0	66-116		
Benzo[b]fluoranthene	4.61		0.500	ug/L	5.00		92.2	72-116		
Benzo[k]fluoranthene	4.97		0.500	ug/L	5.00		99.4	71-121		
Di (2-ethylhexyl) phthalate	5.39		0.500	ug/L	5.00		108	60-144		
Indeno(1,2,3-cd)pyrene	4.19		0.500	ug/L	5.00		83.8	62-123		
Pentachlorophenol	4.17		0.500	ug/L	5.00		83.4	51-118		
Chrysene	4.70		0.500	ug/L	5.00		94.0	74-124		
Dibenz(a,h)anthracene	4.16		0.500	ug/L	5.00		83.2	62-120		
LCS Dup (BCJ0360-BSD1)										
Prepared: 10/10/2022 Analyzed: 10/17/2022										
Di (2-ethylhexyl) phthalate	4.79		0.500	ug/L	5.00		95.8	60-144	11.8	32
Pentachlorophenol	4.51		0.500	ug/L	5.00		90.2	51-118	7.83	25
Indeno(1,2,3-cd)pyrene	4.05		0.500	ug/L	5.00		81.0	62-123	3.40	25
Dibenzofuran	4.46		0.500	ug/L	5.00		89.2	75-120	0.675	25
Chrysene	4.79		0.500	ug/L	5.00		95.8	74-124	1.90	25
Benzo[k]fluoranthene	5.08		0.500	ug/L	5.00		102	71-121	2.19	25
Benzo[b]fluoranthene	4.47		0.500	ug/L	5.00		89.4	72-116	3.08	25
Benzo[a]pyrene	4.07		0.500	ug/L	5.00		81.4	66-116	4.33	25
Benzo[a]anthracene	4.38		0.500	ug/L	5.00		87.6	80-120	0.00	25
Dibenz(a,h)anthracene	3.91		0.500	ug/L	5.00		78.2	62-120	6.20	30

Quality Control Data

Volatiles

Analyte	Result	Qual	Reporting Limit	Units	Spike Level	Source Result	%REC	%REC Limits	RPD	RPD Limit
Batch: BCJ0445 - VOC										
Blank (BCJ0445-BLK1)										
Prepared & Analyzed: 10/12/2022										
Tetrahydrofuran	ND		0.500	ug/L						
<i>Surrogate: 4-Bromofluorobenzene</i>			23.7	ug/L	25.0		94.6	70-130		
<i>Surrogate: Toluene-d8</i>			24.7	ug/L	25.0		98.6	70-130		
<i>Surrogate: 1,2-Dichlorobenzene-d4</i>			19.1	ug/L	19.0		100	70-130		

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Quality Control Data (Continued)

Volatiles (Continued)

Analyte	Result	Qual	Reporting Limit	Units	Spike Level	Source Result	%REC	%REC Limits	RPD	RPD Limit
Batch: BCJ0445 - VOC (Continued)										
LCS (BCJ0445-BS1)										
Tetrahydrofuran	11.7		1.00	ug/L	10.0		117	80-120		



SUB CONTRACTOR: Anatek ID	COMPANY: Anatek Labs, Inc.	PHONE: (208) 883-2839	FAX: (208) 882-9246
ADDRESS: 1282 Alturas Dr		ACCOUNT #:	EMAIL:
CITY, STATE, ZIP: Moscow, ID 83843			

ITEM	SAMPLE	CLIENT SAMPLE ID	BOTTLE TYPE	MATRIX	COLLECTION DATE	# CONTAINERS	ANALYTICAL COMMENTS
1	2210315-001H	R6 North-20221005	VOAHCL	Aqueous	10/5/2022 12:15:00 PM	3	8260 Tetrahydrofuran Only
2	2210315-001I	R6 North-20221005	1LAMGU	Aqueous	10/5/2022 12:15:00 PM	3	8270 - See attached
3	2210315-002H	R6 South-20221006	VOAHCL	Aqueous	10/6/2022 9:05:00 AM	3	8260 Tetrahydrofuran Only
4	2210315-002I	R6 South-20221006	1LAMGU	Aqueous	10/6/2022 9:05:00 AM	2	8270 - See attached
5	2210315-003A	Trip Blank	VOAHCL	Trip Blank		2	8260 Tetrahydrofuran Only

SPECIAL INSTRUCTIONS / COMMENTS:

Please include the LAB ID and the CLIENT SAMPLE ID on all final reports. Please e-mail results to lab@hallenvironmental.com. Please return all coolers and blue ice. Thank you.

Relinquished By: <i>SA</i>	Date: 10/6/2022	Time: 2:34 PM	Received By: <i>JKT</i>	Date: <i>10/7/22</i>	Time: <i>14:03</i>	REPORT TRANSMITTAL DESIRED: <input type="checkbox"/> HARDCOPY (extra cost) <input type="checkbox"/> FAX <input type="checkbox"/> EMAIL <input type="checkbox"/> ONLINE FOR LAB USE ONLY Temp of samples _____ °C Attempt to Cool? _____ Comments: _____
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
TAT: Standard <input checked="" type="checkbox"/> RUSH Next BD <input type="checkbox"/> 2nd BD <input type="checkbox"/> 3rd BD <input type="checkbox"/>						

Attached Sheet

MCJ0294



Due: 10/24/22

Collaborative Monitoring Cooperative - Analyses List Attach to Chain of Custody

Please refer to attached NPDES Permit No. NMR04A00.Appendix F. Methods and minimum quantities (MQL's) will be those approved under 40 CFR 136 and specified in the attached permit

Analyte (Bold Indicates WQS)	CAS #	Fraction	Method #	MDL (µg/L)
Hardness (Ca + Mg)	NA	Total	200.7	2.4
Lead	7439-92-1	Dissolved	200.8	0.09
Copper	7440-50-8	Dissolved	200.8	1.06
Ammonia + organic nitrogen	7664-41-7	Total	350.1	31.32
Total Kjeldahl Nitrogen	17778-88-0	Total	351.2	58.78
Nitrate + Nitrite	14797-55-8	Total	353.2	10.17
Polychlorinated biphenyls (PCBs)	1336-36-3	Total	1668	0.014
Tetrahydrofuran (THF)	109-99-9	Total	8260C	7.9
bis(2-Ethylhexyl)phthalate	117-81-7	Total	8270D	0.2
Dibenzofuran	132-64-9	Total	8270D	0.2
Indeno(1,2,3-cd)pyrene	193-39-5	Total	8270D	0.2
Benzo(b)fluoranthene	205-99-2	Total	8270D	0.1
Benzo(k)fluoranthene	207-08-9	Total	8270D	0.1
Chrysene	218-01-9	Total	8270D	0.2
Benzo(a)pyrene	50-32-8	Total	8270D	0.2
Dibenzo(a,h)anthracene	53-70-3	Total	8270D	0.3
Benzo(a)anthracene	56-55-3	Total	8270D	0.2
Dieldrin	60-57-1	Total	8081	0.1
Pentachlorophenol	87-86-5	Total	8270D	0.2
Benzidine	92-87-5	Total	8270D	0.1
Chemical Oxygen Demand	E1641638 ²	Total	HACH	5100
Gross alpha (adjusted)	NA	Total	Method 900	0.1 pCi/L
Total Dissolved Solids	E1642222 ²	Total	SM 2540C	60.4
Total Suspended Solids	NA	Total	SM 2540D	3450
Biological Oxygen Demand	N/A	Total	Standard Methods	930
Oil and Grease		Total	1664A	5000
Ecoli-enumeration			SM 9223B	
pH			SM 4500	
Phosphorus		Dissolved	365.1	100
Phosphorus		Total	365.1	100
Chromium IV		Total	3500Cr C-2011	100



Sample Receipt and Preservation Form

MCJ0294



Due: 10/24/22

Client Name: Hall

TAT: Normal RUSH: _____ days

Samples Received From: FedEx UPS USPS Client Courier Other: _____

Custody Seal on Cooler/Box: Yes No Custody Seals Intact: Yes No N/A

Number of Coolers/Boxes: 4 Type of Ice: Wet Ice Ice Packs Dry Ice None

Packing Material: Bubble Wrap Bags Foam/Peanuts Paper None Other: _____

Cooler Temp As Read (°C): 3.8 Cooler Temp Corrected (°C): - Thermometer Used: IR-5

Comments:

Samples Received Intact? Yes No N/A
 Chain of Custody Present? Yes No N/A
 Samples Received Within Hold Time? Yes No N/A
 Samples Properly Preserved? Yes No N/A
 VOC Vials Free of Headspace (<6mm)? Yes No N/A
 VOC Trip Blanks Present? Yes No N/A
 Labels and Chains Agree? Yes No N/A
 Total Number of Sample Bottles Received: 11

One of 2 trip blanks
2210315-003A excessive HS

Chain of Custody Fully Completed? Yes No N/A
 Correct Containers Received? Yes No N/A
 Anatek Bottles Used? Yes No Unknown

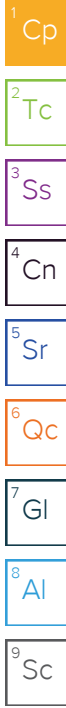
Record preservatives (and lot numbers, if known) for containers below:

HCl - 8260 Tetrahydrofuran only - g 44mL x 6 + 2 TBs

Notes, comments, etc. (also use this space if contacting the client - record names and date/time)

8270 (see attached) - g 2L x 3 (2210315-001E x 2)

Received/Inspected By: JKA Date/Time: 10/7/22 14:03



Hall Environmental Analysis Laboratory

Sample Delivery Group: L1544321

Samples Received: 10/07/2022

Project Number:

Description:

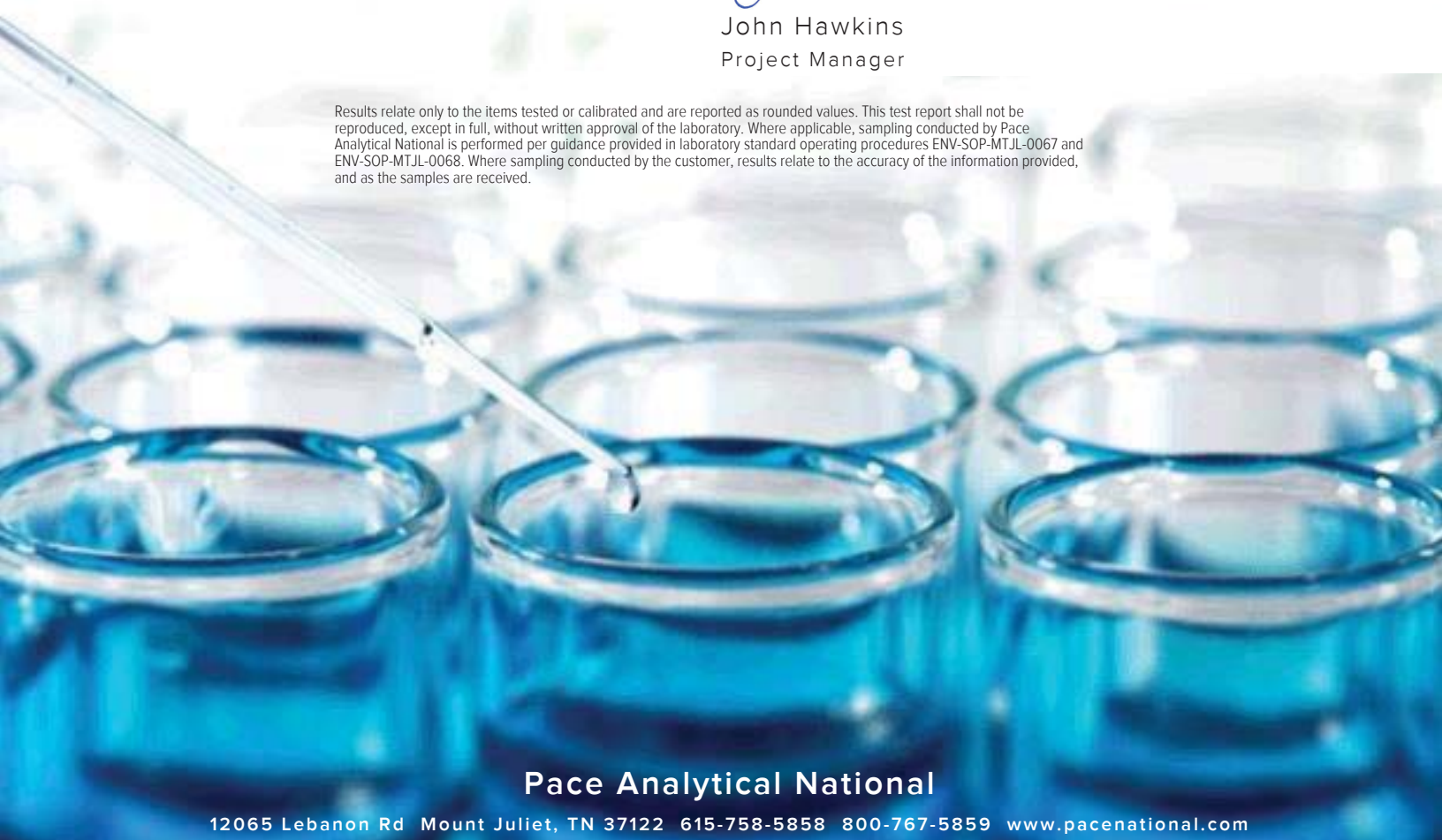
Report To: Andy Freeman
4901 Hawkins NE
Albuquerque, NM 87109

Entire Report Reviewed By:



John Hawkins
Project Manager

Results relate only to the items tested or calibrated and are reported as rounded values. This test report shall not be reproduced, except in full, without written approval of the laboratory. Where applicable, sampling conducted by Pace Analytical National is performed per guidance provided in laboratory standard operating procedures ENV-SOP-MTJL-0067 and ENV-SOP-MTJL-0068. Where sampling conducted by the customer, results relate to the accuracy of the information provided, and as the samples are received.

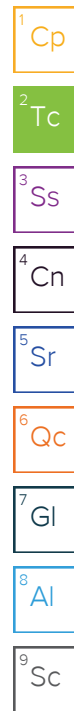


Pace Analytical National

12065 Lebanon Rd Mount Juliet, TN 37122 615-758-5858 800-767-5859 www.pacenational.com

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SAMPLE SUMMARY

2210315-001KM R6 NORTH-20221005 L1544321-01 GW

Collected by:
 Collected date/time: 10/05/22 12:15
 Received date/time: 10/07/22 09:00

Method	Batch	Dilution	Preparation date/time	Analysis date/time	Analyst	Location
Wet Chemistry by Method 3500Cr C-2011	WG1938076	1	10/12/22 07:17	10/12/22 07:17	ARD	Mt. Juliet, TN
Wet Chemistry by Method 410.4	WG1939857	1	10/09/22 17:30	10/09/22 20:03	EPW	Mt. Juliet, TN

- 1 Cp
- 2 Tc
- 3 Ss
- 4 Cn
- 5 Sr
- 6 Qc
- 7 Gl
- 8 Al
- 9 Sc

2210315-002KM R6 SOUTH-20221006 L1544321-02 GW

Collected by:
 Collected date/time: 10/06/22 09:05
 Received date/time: 10/07/22 09:00

Method	Batch	Dilution	Preparation date/time	Analysis date/time	Analyst	Location
Wet Chemistry by Method 3500Cr C-2011	WG1938076	1	10/12/22 07:25	10/12/22 07:25	ARD	Mt. Juliet, TN
Wet Chemistry by Method 410.4	WG1940273	1	10/10/22 13:00	10/10/22 16:42	TQP	Mt. Juliet, TN

CASE NARRATIVE

All sample aliquots were received at the correct temperature, in the proper containers, with the appropriate preservatives, and within method specified holding times, unless qualified or notated within the report. Where applicable, all MDL (LOD) and RDL (LOQ) values reported for environmental samples have been corrected for the dilution factor used in the analysis. All Method and Batch Quality Control are within established criteria except where addressed in this case narrative, a non-conformance form or properly qualified within the sample results. By my digital signature below, I affirm to the best of my knowledge, all problems/anomalies observed by the laboratory as having the potential to affect the quality of the data have been identified by the laboratory, and no information or data have been knowingly withheld that would affect the quality of the data.



John Hawkins
Project Manager

¹ Cp

² Tc

³ Ss

⁴ Cn

⁵ Sr

⁶ Qc

⁷ Gl

⁸ Al

⁹ Sc

Wet Chemistry by Method 3500Cr C-2011

Analyte	Result	Qualifier	RDL	Dilution	Analysis date / time	Batch
Hexavalent Chromium	ND		0.000500	1	10/12/2022 07:17	WG1938076

Wet Chemistry by Method 410.4

Analyte	Result	Qualifier	RDL	Dilution	Analysis date / time	Batch
COD	22.3		20.0	1	10/09/2022 20:03	WG1939857

- 1 Cp
- 2 Tc
- 3 Ss
- 4 Cn
- 5 Sr
- 6 Qc
- 7 Gl
- 8 Al
- 9 Sc

Wet Chemistry by Method 3500Cr C-2011

Analyte	Result	Qualifier	RDL	Dilution	Analysis date / time	Batch
Hexavalent Chromium	ND		0.000500	1	10/12/2022 07:25	WG1938076

Wet Chemistry by Method 410.4

Analyte	Result	Qualifier	RDL	Dilution	Analysis date / time	Batch
COD	ND		20.0	1	10/10/2022 16:42	WG1940273

- 1 Cp
- 2 Tc
- 3 Ss
- 4 Cn
- 5 Sr
- 6 Qc
- 7 Gl
- 8 Al
- 9 Sc

Method Blank (MB)

(MB) R3849771-1 10/11/22 21:36

Analyte	MB Result	MB Qualifier	MB MDL	MB RDL
Hexavalent Chromium	U		0.000150	0.000500

L1542321-01 Original Sample (OS) • Duplicate (DUP)

(OS) L1542321-01 10/11/22 22:35 • (DUP) R3849771-5 10/11/22 22:42

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
Hexavalent Chromium	ND	ND	1	0.000		20

L1542881-01 Original Sample (OS) • Duplicate (DUP)

(OS) L1542881-01 10/12/22 00:15 • (DUP) R3849771-6 10/12/22 00:22

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
Hexavalent Chromium	ND	ND	1	0.000		20

Laboratory Control Sample (LCS)

(LCS) R3849771-2 10/11/22 21:43

Analyte	Spike Amount	LCS Result	LCS Rec.	Rec. Limits	LCS Qualifier
Hexavalent Chromium	0.00200	0.00205	102	90.0-110	

L1542312-01 Original Sample (OS) • Matrix Spike (MS) • Matrix Spike Duplicate (MSD)

(OS) L1542312-01 10/11/22 22:10 • (MS) R3849771-3 10/11/22 22:19 • (MSD) R3849771-4 10/11/22 22:27

Analyte	Spike Amount	Original Result	MS Result	MSD Result	MS Rec.	MSD Rec.	Dilution	Rec. Limits	MS Qualifier	MSD Qualifier	RPD	RPD Limits
Hexavalent Chromium	0.0500	ND	0.0507	0.0511	101	102	1	90.0-110			0.884	20

L1543260-01 Original Sample (OS) • Matrix Spike (MS)

(OS) L1543260-01 10/12/22 00:38 • (MS) R3849771-7 10/12/22 01:01

Analyte	Spike Amount	Original Result	MS Result	MS Rec.	Dilution	Rec. Limits	MS Qualifier
Hexavalent Chromium	0.0500	ND	0.0503	101	1	90.0-110	

1 Cp

2 Tc

3 Ss

4 Cn

5 Sr

6 Qc

7 Gl

8 Al

9 Sc

Method Blank (MB)

(MB) R3846395-1 10/09/22 19:50

Analyte	MB Result	MB Qualifier	MB MDL	MB RDL
COD	U		11.7	20.0

1 Cp

2 Tc

3 Ss

4 Cn

5 Sr

6 Qc

L1543424-01 Original Sample (OS) • Duplicate (DUP)

(OS) L1543424-01 10/09/22 19:54 • (DUP) R3846395-3 10/09/22 19:55

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
COD	47.4	47.7	1	0.610		20

7 Gl

8 Al

9 Sc

L1544335-01 Original Sample (OS) • Duplicate (DUP)

(OS) L1544335-01 10/09/22 20:03 • (DUP) R3846395-6 10/09/22 20:04

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
COD	32.2	32.7	1	1.60		20

Laboratory Control Sample (LCS)

(LCS) R3846395-2 10/09/22 19:53

Analyte	Spike Amount	LCS Result	LCS Rec.	Rec. Limits	LCS Qualifier
COD	500	537	107	90.0-110	

L1543925-02 Original Sample (OS) • Matrix Spike (MS) • Matrix Spike Duplicate (MSD)

(OS) L1543925-02 10/09/22 19:56 • (MS) R3846395-4 10/09/22 19:57 • (MSD) R3846395-5 10/09/22 19:58

Analyte	Spike Amount	Original Result	MS Result	MSD Result	MS Rec.	MSD Rec.	Dilution	Rec. Limits	MS Qualifier	MSD Qualifier	RPD	RPD Limits
COD	500	263	1160	1170	180	181	1	80.0-120	<u>E J5</u>	<u>E J5</u>	0.549	20

Sample Narrative:

MS: Matrix spike failure due to matrix interference.
MSD: Matrix spike failure due to matrix interference.

Method Blank (MB)

(MB) R3846784-1 10/10/22 16:33

Analyte	MB Result	MB Qualifier	MB MDL	MB RDL
COD	U		11.7	20.0

L1544252-02 Original Sample (OS) • Duplicate (DUP)

(OS) L1544252-02 10/10/22 16:36 • (DUP) R3846784-5 10/10/22 16:36

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
COD	33.9	37.2	1	9.50		20

L1544331-02 Original Sample (OS) • Duplicate (DUP)

(OS) L1544331-02 10/10/22 16:42 • (DUP) R3846784-6 10/10/22 16:42

Analyte	Original Result	DUP Result	Dilution	DUP RPD	DUP Qualifier	DUP RPD Limits
COD	33.9	28.6	1	16.9		20

Laboratory Control Sample (LCS)

(LCS) R3846784-2 10/10/22 16:34

Analyte	Spike Amount	LCS Result	LCS Rec.	Rec. Limits	LCS Qualifier
COD	500	483	96.7	90.0-110	

L1544093-01 Original Sample (OS) • Matrix Spike (MS) • Matrix Spike Duplicate (MSD)

(OS) L1544093-01 10/10/22 16:34 • (MS) R3846784-3 10/10/22 16:34 • (MSD) R3846784-4 10/10/22 16:34

Analyte	Spike Amount	Original Result	MS Result	MSD Result	MS Rec.	MSD Rec.	Dilution	Rec. Limits	MS Qualifier	MSD Qualifier	RPD	RPD Limits
COD	500	ND	532	549	106	110	1	80.0-120			3.15	20

1 Cp

2 Tc

3 Ss

4 Cn

5 Sr

6 Qc

7 Gl

8 Al

9 Sc

GLOSSARY OF TERMS

Guide to Reading and Understanding Your Laboratory Report

The information below is designed to better explain the various terms used in your report of analytical results from the Laboratory. This is not intended as a comprehensive explanation, and if you have additional questions please contact your project representative.

Results Disclaimer - Information that may be provided by the customer, and contained within this report, include Permit Limits, Project Name, Sample ID, Sample Matrix, Sample Preservation, Field Blanks, Field Spikes, Field Duplicates, On-Site Data, Sampling Collection Dates/Times, and Sampling Location. Results relate to the accuracy of this information provided, and as the samples are received.

Abbreviations and Definitions

MDL	Method Detection Limit.
ND	Not detected at the Reporting Limit (or MDL where applicable).
RDL	Reported Detection Limit.
Rec.	Recovery.
RPD	Relative Percent Difference.
SDG	Sample Delivery Group.
U	Not detected at the Reporting Limit (or MDL where applicable).
Analyte	The name of the particular compound or analysis performed. Some Analyses and Methods will have multiple analytes reported.
Dilution	If the sample matrix contains an interfering material, the sample preparation volume or weight values differ from the standard, or if concentrations of analytes in the sample are higher than the highest limit of concentration that the laboratory can accurately report, the sample may be diluted for analysis. If a value different than 1 is used in this field, the result reported has already been corrected for this factor.
Limits	These are the target % recovery ranges or % difference value that the laboratory has historically determined as normal for the method and analyte being reported. Successful QC Sample analysis will target all analytes recovered or duplicated within these ranges.
Original Sample	The non-spiked sample in the prep batch used to determine the Relative Percent Difference (RPD) from a quality control sample. The Original Sample may not be included within the reported SDG.
Qualifier	This column provides a letter and/or number designation that corresponds to additional information concerning the result reported. If a Qualifier is present, a definition per Qualifier is provided within the Glossary and Definitions page and potentially a discussion of possible implications of the Qualifier in the Case Narrative if applicable.
Result	The actual analytical final result (corrected for any sample specific characteristics) reported for your sample. If there was no measurable result returned for a specific analyte, the result in this column may state "ND" (Not Detected) or "BDL" (Below Detectable Levels). The information in the results column should always be accompanied by either an MDL (Method Detection Limit) or RDL (Reporting Detection Limit) that defines the lowest value that the laboratory could detect or report for this analyte.
Uncertainty (Radiochemistry)	Confidence level of 2 sigma.
Case Narrative (Cn)	A brief discussion about the included sample results, including a discussion of any non-conformances to protocol observed either at sample receipt by the laboratory from the field or during the analytical process. If present, there will be a section in the Case Narrative to discuss the meaning of any data qualifiers used in the report.
Quality Control Summary (Qc)	This section of the report includes the results of the laboratory quality control analyses required by procedure or analytical methods to assist in evaluating the validity of the results reported for your samples. These analyses are not being performed on your samples typically, but on laboratory generated material.
Sample Chain of Custody (Sc)	This is the document created in the field when your samples were initially collected. This is used to verify the time and date of collection, the person collecting the samples, and the analyses that the laboratory is requested to perform. This chain of custody also documents all persons (excluding commercial shippers) that have had control or possession of the samples from the time of collection until delivery to the laboratory for analysis.
Sample Results (Sr)	This section of your report will provide the results of all testing performed on your samples. These results are provided by sample ID and are separated by the analyses performed on each sample. The header line of each analysis section for each sample will provide the name and method number for the analysis reported.
Sample Summary (Ss)	This section of the Analytical Report defines the specific analyses performed for each sample ID, including the dates and times of preparation and/or analysis.

Qualifier Description

E	The analyte concentration exceeds the upper limit of the calibration range of the instrument established by the initial calibration (ICAL).
J5	The sample matrix interfered with the ability to make any accurate determination; spike value is high.

1 Cp

2 Tc

3 Ss

4 Cn

5 Sr

6 Qc

7 Gl

8 Al

9 Sc

ACCREDITATIONS & LOCATIONS

Pace Analytical National 12065 Lebanon Rd Mount Juliet, TN 37122

Alabama	40660	Nebraska	NE-OS-15-05
Alaska	17-026	Nevada	TN000032021-1
Arizona	AZ0612	New Hampshire	2975
Arkansas	88-0469	New Jersey-NELAP	TN002
California	2932	New Mexico ¹	TN00003
Colorado	TN00003	New York	11742
Connecticut	PH-0197	North Carolina	Env375
Florida	E87487	North Carolina ¹	DW21704
Georgia	NELAP	North Carolina ³	41
Georgia ¹	923	North Dakota	R-140
Idaho	TN00003	Ohio-VAP	CL0069
Illinois	200008	Oklahoma	9915
Indiana	C-TN-01	Oregon	TN200002
Iowa	364	Pennsylvania	68-02979
Kansas	E-10277	Rhode Island	LA000356
Kentucky ^{1,6}	KY90010	South Carolina	84004002
Kentucky ²	16	South Dakota	n/a
Louisiana	AI30792	Tennessee ^{1,4}	2006
Louisiana	LA018	Texas	T104704245-20-18
Maine	TN00003	Texas ⁵	LAB0152
Maryland	324	Utah	TN000032021-11
Massachusetts	M-TN003	Vermont	VT2006
Michigan	9958	Virginia	110033
Minnesota	047-999-395	Washington	C847
Mississippi	TN00003	West Virginia	233
Missouri	340	Wisconsin	998093910
Montana	CERT0086	Wyoming	A2LA
A2LA – ISO 17025	1461.01	AIHA-LAP,LLC EMLAP	100789
A2LA – ISO 17025 ⁵	1461.02	DOD	1461.01
Canada	1461.01	USDA	P330-15-00234
EPA-Crypto	TN00003		

¹ Drinking Water ² Underground Storage Tanks ³ Aquatic Toxicity ⁴ Chemical/Microbiological ⁵ Mold ⁶ Wastewater n/a Accreditation not applicable

* Not all certifications held by the laboratory are applicable to the results reported in the attached report.

* Accreditation is only applicable to the test methods specified on each scope of accreditation held by Pace Analytical.

¹ Cp

² Tc

³ Ss

⁴ Cn

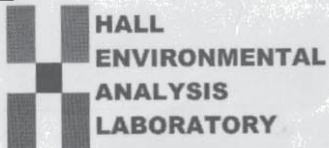
⁵ Sr

⁶ Qc

⁷ Gl

⁸ Al

⁹ Sc



CHAIN OF CUSTODY RECORD

PAGE: 1 OF: 1

Hall Environmental Analysis Laboratory
 4901 Hawkins NE
 Albuquerque, NM 87109
 TEL: 505-345-3975
 FAX: 505-345-4107
 Website: www.hallenvironmental.com

J091

SUB CONTRACTOR: **Pace TN** COMPANY: **PACE TN** PHONE: **(800) 767-5859** FAX: **(615) 758-5859**
 ADDRESS: **12065 Lebanon Rd** ACCOUNT #: EMAIL:
 CITY, STATE, ZIP: **Mt. Juliet, TN 37122**

ITEM	SAMPLE	CLIENT SAMPLE ID	BOTTLE TYPE	MATRIX	COLLECTION DATE	# CONTAINERS	ANALYTICAL COMMENTS
1	2210315-001K	R6 North-20221005	500HDPEH2 504	Aqueous	10/5/2022 12:15:00 PM	1	COD
2	2210315-001M	R6 North-20221005	120mL	Aqueous	10/5/2022 12:15:00 PM	1	HEXAVALENT CHROMIUM
3	2210315-002K	R6 South-20221006	500HDPEH2 504	Aqueous	10/6/2022 9:05:00 AM	1	COD
4	2210315-002M	R6 South-20221006	120mL	Aqueous	10/6/2022 9:05:00 AM	1	HEXAVALENT CHROMIUM

L1944321

cont. - 4
 0221 5755 8093 2632

Sample Receipt Checklist

CCC Seal Present/Intact: Y N If Applicable
 CCC Signed/Accurate: Y N VOA Zero Headspace: Y N
 Bottles arrive intact: Y N Pres. Correct/Check: Y N
 Correct bottles used: Y N
 Sufficient volume sent: Y N
 RAD Screen <0.5 mR/hr: Y N

SPECIAL INSTRUCTIONS / COMMENTS:

Please include the LAB ID and the CLIENT SAMPLE ID on all final reports. Please e-mail results to lab@hallenvironmental.com. Please return all coolers and blue ice. Thank you.

Relinquished By: <i>See</i>	Date: 10/6/2022	Time: 11:42 AM	Received By: <i>[Signature]</i>	Date: 10/07/22	Time: 0910	REPORT TRANSMITTAL DESIRED: <input type="checkbox"/> HARDCOPY (extra cost) <input type="checkbox"/> FAX <input type="checkbox"/> EMAIL <input type="checkbox"/> ONLINE FOR LAB USE ONLY Temp of samples <i>NSM 5.8+0-5.8</i> °C Attempt to Cool? _____ Comments: _____
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
TAT: Standard <input checked="" type="checkbox"/> RUSH <input type="checkbox"/> Next BD <input type="checkbox"/> 2nd BD <input type="checkbox"/> 3rd BD <input type="checkbox"/>						

November 10, 2022

Andy Freeman
Hall Environmental
4901 Hawkins NE
Albuquerque, NM 87109

RE: Project: 2210315
Pace Project No.: 30528336

Dear Andy Freeman:

Enclosed are the analytical results for sample(s) received by the laboratory on October 07, 2022. The results relate only to the samples included in this report. Results reported herein conform to the applicable TNI/NELAC Standards and the laboratory's Quality Manual, where applicable, unless otherwise noted in the body of the report.

The test results provided in this final report were generated by each of the following laboratories within the Pace Network:

- Pace Analytical Services - Greensburg

If you have any questions concerning this report, please feel free to contact me.

Sincerely,



Carla Cmar
carla.cmar@pacelabs.com
(724)850-5600
Project Manager

Enclosures

cc: Ms. Jackie Ball, Hall Environmental
Michelle Garcia, Hall Environmental



REPORT OF LABORATORY ANALYSIS

This report shall not be reproduced, except in full,
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CERTIFICATIONS

Project: 2210315

Pace Project No.: 30528336

Pace Analytical Services Pennsylvania

1638 Roseytown Rd Suites 2,3&4, Greensburg, PA 15601

ANAB DOD-ELAP Rad Accreditation #: L2417

Alabama Certification #: 41590

Arizona Certification #: AZ0734

Arkansas Certification

California Certification #: 04222CA

Colorado Certification #: PA01547

Connecticut Certification #: PH-0694

Delaware Certification

EPA Region 4 DW Rad

Florida/TNI Certification #: E87683

Georgia Certification #: C040

Florida: Cert E871149 SEKS WET

Guam Certification

Hawaii Certification

Idaho Certification

Illinois Certification

Indiana Certification

Iowa Certification #: 391

Kansas/TNI Certification #: E-10358

Kentucky Certification #: KY90133

KY WW Permit #: KY0098221

KY WW Permit #: KY0000221

Louisiana DHH/TNI Certification #: LA180012

Louisiana DEQ/TNI Certification #: 4086

Maine Certification #: 2017020

Maryland Certification #: 308

Massachusetts Certification #: M-PA1457

Michigan/PADEP Certification #: 9991

Missouri Certification #: 235

Montana Certification #: Cert0082

Nebraska Certification #: NE-OS-29-14

Nevada Certification #: PA014572018-1

New Hampshire/TNI Certification #: 297617

New Jersey/TNI Certification #: PA051

New Mexico Certification #: PA01457

New York/TNI Certification #: 10888

North Carolina Certification #: 42706

North Dakota Certification #: R-190

Ohio EPA Rad Approval: #41249

Oregon/TNI Certification #: PA200002-010

Pennsylvania/TNI Certification #: 65-00282

Puerto Rico Certification #: PA01457

Rhode Island Certification #: 65-00282

South Dakota Certification

Tennessee Certification #: 02867

Texas/TNI Certification #: T104704188-17-3

Utah/TNI Certification #: PA014572017-9

USDA Soil Permit #: P330-17-00091

Vermont Dept. of Health: ID# VT-0282

Virgin Island/PADEP Certification

Virginia/VELAP Certification #: 460198

Washington Certification #: C868

West Virginia DEP Certification #: 143

West Virginia DHHR Certification #: 9964C

Wisconsin Approve List for Rad

Wyoming Certification #: 8TMS-L

REPORT OF LABORATORY ANALYSIS

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SAMPLE SUMMARY

Project: 2210315
Pace Project No.: 30528336

Lab ID	Sample ID	Matrix	Date Collected	Date Received
30528336001	2210315-001L/R6 North-20221005	Water	10/05/22 12:15	10/07/22 09:25
30528336002	2210315-002L/ R6 South-2022100	Water	10/06/22 09:05	10/07/22 09:25

REPORT OF LABORATORY ANALYSIS

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SAMPLE ANALYTE COUNT

Project: 2210315
Pace Project No.: 30528336

Lab ID	Sample ID	Method	Analysts	Analytes Reported	Laboratory
30528336001	2210315-001L/R6 North-20221005	EPA 900.0	SVM	1	PASI-PA
		EPA 900.0	JAL	1	PASI-PA
30528336002	2210315-002L/ R6 South-2022100	EPA 900.0	SVM	1	PASI-PA
		EPA 900.0	JAL	1	PASI-PA

PASI-PA = Pace Analytical Services - Greensburg

REPORT OF LABORATORY ANALYSIS

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PROJECT NARRATIVE

Project: 2210315
Pace Project No.: 30528336

Method: EPA 900.0
Description: 900.0 Gross Alpha/Beta
Client: Hall Environmental
Date: November 10, 2022

General Information:

2 samples were analyzed for EPA 900.0 by Pace Analytical Services Greensburg. All samples were received in acceptable condition with any exceptions noted below or on the chain-of custody and/or the sample condition upon receipt form (SCUR) attached at the end of this report.

Hold Time:

The samples were analyzed within the method required hold times with any exceptions noted below.

Method Blank:

All analytes were below the report limit in the method blank, where applicable, with any exceptions noted below.

Laboratory Control Spike:

All laboratory control spike compounds were within QC limits with any exceptions noted below.

Matrix Spikes:

All percent recoveries and relative percent differences (RPDs) were within acceptance criteria with any exceptions noted below.

Additional Comments:

REPORT OF LABORATORY ANALYSIS

This report shall not be reproduced, except in full,
without the written consent of Pace Analytical Services, LLC.

PROJECT NARRATIVE

Project: 2210315
Pace Project No.: 30528336

Method: EPA 900.0
Description: Adjusted Gross Alpha
Client: Hall Environmental
Date: November 10, 2022

General Information:

2 samples were analyzed for EPA 900.0 by Pace Analytical Services Greensburg. All samples were received in acceptable condition with any exceptions noted below or on the chain-of custody and/or the sample condition upon receipt form (SCUR) attached at the end of this report.

Hold Time:

The samples were analyzed within the method required hold times with any exceptions noted below.

Method Blank:

All analytes were below the report limit in the method blank, where applicable, with any exceptions noted below.

Laboratory Control Spike:

All laboratory control spike compounds were within QC limits with any exceptions noted below.

Matrix Spikes:

All percent recoveries and relative percent differences (RPDs) were within acceptance criteria with any exceptions noted below.

Additional Comments:

This data package has been reviewed for quality and completeness and is approved for release.

REPORT OF LABORATORY ANALYSIS

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ANALYTICAL RESULTS - RADIOCHEMISTRY

Project: 2210315
Pace Project No.: 30528336

Sample: 2210315-001L/R6 North-20221005		Lab ID: 30528336001	Collected: 10/05/22 12:15	Received: 10/07/22 09:25	Matrix: Water		
PWS:	Site ID:	Sample Type:					
Parameters	Method	Act ± Unc (MDC)	Carr Trac	Units	Analyzed	CAS No.	Qual
Pace Analytical Services - Greensburg							
Gross Alpha	EPA 900.0	2.00 ± 1.50 (2.55)		pCi/L	10/14/22 08:41	12587-46-1	
Pace Analytical Services - Greensburg							
Adjusted Gross Alpha	EPA 900.0	0.895 ± NA (NA)		pCi/L	11/10/22 15:20		

Sample: 2210315-002L/ R6 South-2022100		Lab ID: 30528336002	Collected: 10/06/22 09:05	Received: 10/07/22 09:25	Matrix: Water		
PWS:	Site ID:	Sample Type:					
Parameters	Method	Act ± Unc (MDC)	Carr Trac	Units	Analyzed	CAS No.	Qual
Pace Analytical Services - Greensburg							
Gross Alpha	EPA 900.0	25.3 ± 5.74 (3.07)		pCi/L	10/13/22 19:38	12587-46-1	
Pace Analytical Services - Greensburg							
Adjusted Gross Alpha	EPA 900.0	22.98 ± NA (NA)		pCi/L	11/10/22 15:20		

REPORT OF LABORATORY ANALYSIS

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QUALITY CONTROL - RADIOCHEMISTRY

Project: 2210315
Pace Project No.: 30528336

QC Batch: 538872	Analysis Method: EPA 900.0
QC Batch Method: EPA 900.0	Analysis Description: 900.0 Gross Alpha/Beta
	Laboratory: Pace Analytical Services - Greensburg

Associated Lab Samples: 30528336001, 30528336002

METHOD BLANK: 2614993 Matrix: Water

Associated Lab Samples: 30528336001, 30528336002

Parameter	Act ± Unc (MDC) Carr Trac	Units	Analyzed	Qualifiers
Gross Alpha	0.883 ± 0.808 (1.48) C:NA T:NA	pCi/L	10/14/22 08:19	

Results presented on this page are in the units indicated by the "Units" column except where an alternate unit is presented to the right of the result.

REPORT OF LABORATORY ANALYSIS

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QUALIFIERS

Project: 2210315
Pace Project No.: 30528336

DEFINITIONS

DF - Dilution Factor, if reported, represents the factor applied to the reported data due to dilution of the sample aliquot.

ND - Not Detected at or above adjusted reporting limit.

TNTC - Too Numerous To Count

J - Estimated concentration above the adjusted method detection limit and below the adjusted reporting limit.

MDL - Adjusted Method Detection Limit.

PQL - Practical Quantitation Limit.

RL - Reporting Limit - The lowest concentration value that meets project requirements for quantitative data with known precision and bias for a specific analyte in a specific matrix.

S - Surrogate

1,2-Diphenylhydrazine decomposes to and cannot be separated from Azobenzene using Method 8270. The result for each analyte is a combined concentration.

Consistent with EPA guidelines, unrounded data are displayed and have been used to calculate % recovery and RPD values.

LCS(D) - Laboratory Control Sample (Duplicate)

MS(D) - Matrix Spike (Duplicate)

DUP - Sample Duplicate

RPD - Relative Percent Difference

NC - Not Calculable.

SG - Silica Gel - Clean-Up

U - Indicates the compound was analyzed for, but not detected.

N-Nitrosodiphenylamine decomposes and cannot be separated from Diphenylamine using Method 8270. The result reported for each analyte is a combined concentration.

Reported results are not rounded until the final step prior to reporting. Therefore, calculated parameters that are typically reported as "Total" may vary slightly from the sum of the reported component parameters.

Act - Activity

Unc - Uncertainty: For Safe Drinking Water Act (SDWA) analyses, the reported Unc. is the calculated Count Uncertainty (95% confidence interval) using a coverage factor of 1.96. For all other matrices (non-SDWA), the reported Unc. is the calculated Expanded Uncertainty (aka Combined Standard Uncertainty, CSU), reported at the 95% confidence interval using a coverage factor of 1.96.

Gamma Spec: The Unc. reported for all gamma-spectroscopy analyses (EPA 901.1), is the calculated Expanded Uncertainty (CSU) at the 95.4% confidence interval, using a coverage factor of 2.0.

(MDC) - Minimum Detectable Concentration

Trac - Tracer Recovery (%)

Carr - Carrier Recovery (%)

Pace Analytical is TNI accredited. Contact your Pace PM for the current list of accredited analytes.

TNI - The NELAC Institute.

REPORT OF LABORATORY ANALYSIS

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SUB CONTRACTOR: Pace-Greensburg	COMPANY: Pace Analytical Services, Inc.	PHONE: (724) 850-5600	FAX: (724) 850-5601
ADDRESS: 1638 Roseytown Rd Ste 2,3,4		ACCOUNT #:	EMAIL:
CITY, STATE, ZIP: Greensburg, PA 15601			

ITEM	SAMPLE	CLIENT SAMPLE ID	BOTTLE TYPE	MATRIX	COLLECTION DATE	# CONTAINERS	ANALYTICAL COMMENTS
1	2210315-001L	R6 North-20221005	1LHDPEHNO	Aqueous	10/5/2022 12:15:00 PM	2	Adjusted Gross Alpha
2	2210315-002L	R6 South-20221006	1LHDPEHNO	Aqueous	10/6/2022 9:05:00 AM	2	Adjusted Gross Alpha

WO# : 30528336



SPECIAL INSTRUCTIONS / COMMENTS:

Please include the LAB ID and the CLIENT SAMPLE ID on all final reports. Please e-mail results to lab@hallenvironmental.com. Please return all coolers and blue ice. Thank you.

Relinquished By: <i>SL</i>	Date: 10/6/2022	Time: 11:46 AM	Received By: <i>Philip Koch</i>	Date: 10/11/22	Time: 9:25	REPORT TRANSMITTAL DESIRED: <input type="checkbox"/> HARDCOPY (extra cost) <input type="checkbox"/> FAX <input type="checkbox"/> EMAIL <input type="checkbox"/> ONLINE FOR LAB USE ONLY Temp of samples _____ °C Attempt to Cool? _____ Comments: _____
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
TAT: Standard <input checked="" type="checkbox"/> RUSH Next BD <input type="checkbox"/> 2nd BD <input type="checkbox"/> 3rd BD <input type="checkbox"/>						



DC#_Title: ENV-FRM-GBUR-0088 v02_Sample Condition Upon Receipt-
Pittsburgh

Effective Date: 10/03/2022

Client Name:

Hall

Project #:

Courier: Fed Ex UPS USPS Client Commercial Pace Other

Tracking Number: 5344 4102 7710

Custody Seal on Cooler/Box Present: Yes No Seals Intact: Yes No

Thermometer Used: _____ Type of Ice: Wet Blue None

Cooler Temperature: Observed Temp _____ °C Correction Factor: _____ °C Final Temp: _____ °C
Temp should be above freezing to 6°C

Examined By PS
Labeled By PS
Temped By _____

Comments:				pH paper Lot#	D.P.D. Residual Chlorine Lot #
	Yes	No	NA	1000421	
Chain of Custody Present	/			1.	
Chain of Custody Filled Out: -Were client corrections present on COC	/			2.	
Chain of Custody Relinquished	/			3.	
Sampler Name & Signature on COC:	/			4.	
Sample Labels match COC: -Includes date/time/ID Matrix: WT	/			5.	
Samples Arrived within Hold Time:	/			6.	
Short Hold Time Analysis (<72hr remaining):		/		7.	
Rush Turn Around Time Requested:		/		8.	
Sufficient Volume:	/			9.	
Correct Containers Used: -Pace Containers Used	/			10.	
Containers Intact:	/			11.	
Orthophosphate field filtered:			/	12.	
Hex Cr Aqueous samples field filtered:			/	13.	
Organic Samples checked for dechlorination			/	14.	
Filtered volume received for dissolved tests:			/	15.	
All containers checked for preservation: exceptions: VOA, coliform, TOC, O&G, Phenolics, Radon, non-aqueous matrix	/			16.	
All containers meet method preservation requirements:	/			Initial when completed PS	Date/Time of Preservation
Headspace in VOA Vials (>6mm):			/	17.	
Trip Blank Present:		/		18.	
Trip Blank Custody Seals Present		/			
Rad Samples Screened <0.5 mrem/hr.	/			Initial when completed PS	Date: 10/17/22 Survey Meter SN: 1563
Comments:					

WO#: 30528336

Due Date: 10/28/22
PH: HMC
CLIENT: HALL ENVIRON

Note: For NC compliance samples with discrepancies, a copy of this form must be sent to the DEHNR Certification office. PM Review is documented electronically in LIMS through the SRF Review schedule in the Workorder Edit Screen.



Pace Greensburg Lab -Sample Container Count

Client _____
 Site 7210315

Profile Number 1845
 Notes _____

Sample Line Item	Matrix	AG1H	AG1S	AG1T	AG2U	AG3S	AG3U	AG5U	AG5T	BG1U	BG2U	BP1N	BP1U	BP2S	BP2U	BP3C	BP3N	BP3S	BP3U	DG9S	GCUB	VG9H	VG9T	VG9U	VOAK	WGFU	WGKU	ZPLC	
1	W											2																	
2	W											2																	
3																													
4																													
5																													
6																													
7																													
8																													
9																													
10																													
11																													
12																													

WO# : 30528336
 PM: HMC Due Date: 10/28/22
 CLIENT: HALL ENVIRON

Container Codes

Glass			
GCUB	1 Gallon Jug with HNO3	DG9S	40mL amber VOA vial H2SO4
AG5U	100mL amber glass unprservd	VG9U	40mL clear VOA vial
AG5T	100mL amber glass Na Thiosulfate	VG9T	40mL clear VOA vial Na Thiosul
GJN	1 Gallon Jug	VG9H	40mL clear VOA vial HCl
AG1S	1L amber glass H2SO4	JGFU	4oz amber wide jar
AG1H	1L amber glass HCl	WGFU	4oz wide jar unpreserved
AG1T	1L amber glass Na Thiosulfate	BG2U	500mL clear glass unpreserved
BG1U	1L clear glass unpreserved	AG2U	500mL amber glass unpreserved
AG3S	250mL amber glass H2SO4	WGKU	8oz wide jar unpreserved
AG3U	250mL amber glass unpreserved		

Plastic / Misc.	
GCUB	1 Gallon Cubitainer
12GN	1/2 Gallon Cubitainer
SP5T	120mL Coliform Na Thiosulfate
BP1N	1L plastic HNO3
BP1U	1L plastic unpreserved
BP3S	250mL plastic H2SO4
BP3N	250mL plastic HNO3
BP3U	250mL plastic unpreserved
BP3C	250ml plastic NAOH
BP2S	500mL plastic H2SO4
BP2U	500mL plastic unpreserved

EZI	5g Encore
VOAK	Kit for Volatile Solid
I	Wipe/Swab
ZPLC	Ziploc Bag
WT	Water
SL	Solid
OL	Non-aqueous liquid
WP	Wipe

- 1 Cp
- 2 Tc
- 3 Ss
- 4 Cn
- 5 Sr
- 6 Qc
- 7 Gl
- 8 Al
- 9 Sc

Pace Analytical - Greensburg, PA

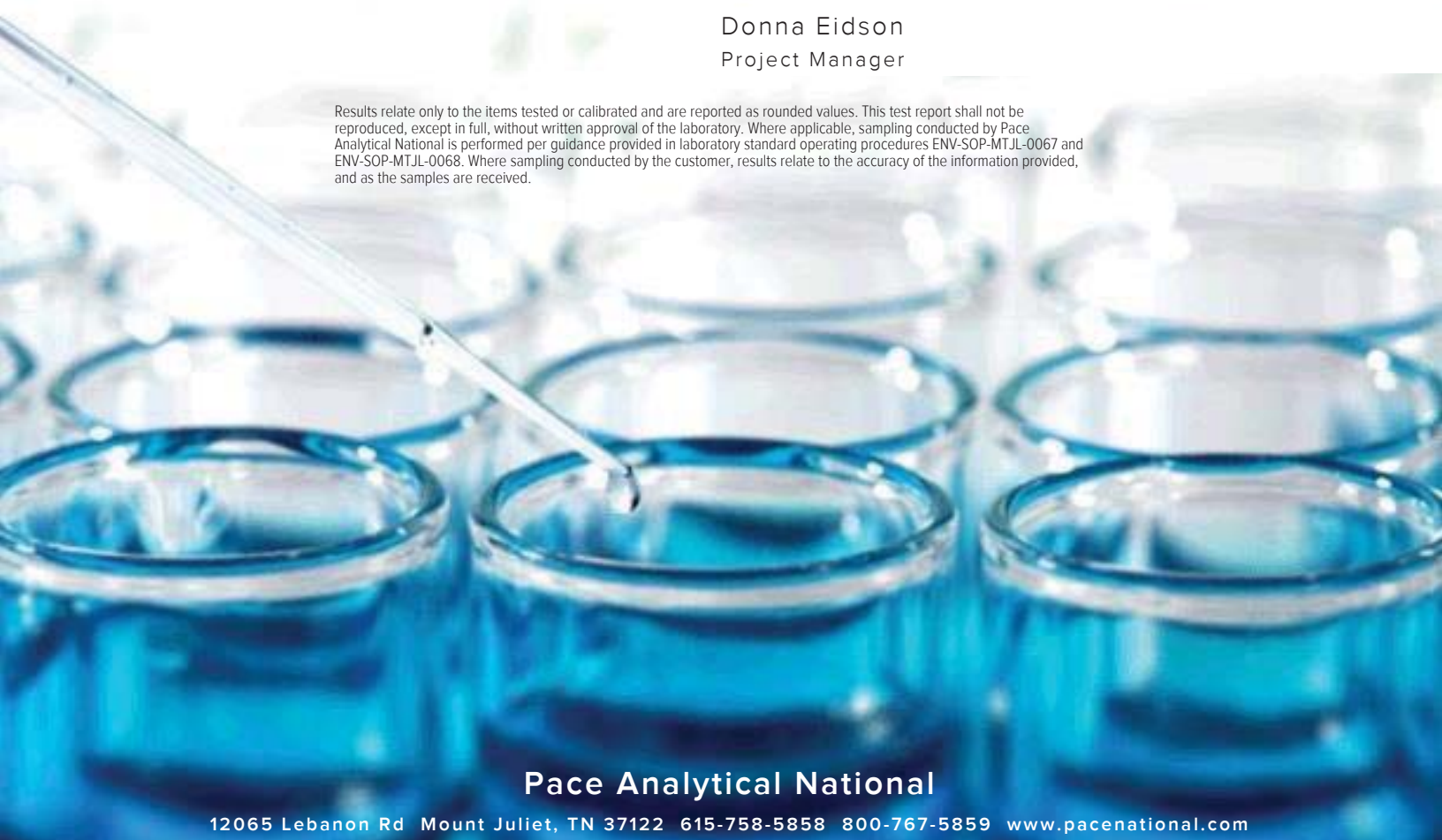
Sample Delivery Group: L1547177
Samples Received: 10/15/2022
Project Number: 30528336
Description: 2210315
Site: 001
Report To: Carla Cmar
1638 Roseytown Road
Greensburg, PA 15601

Entire Report Reviewed By:



Donna Eidson
Project Manager

Results relate only to the items tested or calibrated and are reported as rounded values. This test report shall not be reproduced, except in full, without written approval of the laboratory. Where applicable, sampling conducted by Pace Analytical National is performed per guidance provided in laboratory standard operating procedures ENV-SOP-MTJL-0067 and ENV-SOP-MTJL-0068. Where sampling conducted by the customer, results relate to the accuracy of the information provided, and as the samples are received.



Pace Analytical National

12065 Lebanon Rd Mount Juliet, TN 37122 615-758-5858 800-767-5859 www.pacenational.com

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Cn: Case Narrative	4	
Sr: Sample Results	5	³ Ss
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2210315-002L//R6 SOUTH-2022100 L1547177-02	6	⁴ Cn
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		⁹ Sc

SAMPLE SUMMARY

				Collected by	Collected date/time	Received date/time
2210315-001L/R6 NORTH-20221005 L1547177-01 Non-Potable Water					10/05/22 12:15	10/15/22 09:00
Method	Batch	Dilution	Preparation date/time	Analysis date/time	Analyst	Location
Radiochemistry by Method D5174	WG1949166	1	11/03/22 14:48	11/09/22 16:17	SNR	Mt. Juliet, TN

				Collected by	Collected date/time	Received date/time
2210315-002L//R6 SOUTH-2022100 L1547177-02 Non-Potable Water					10/06/22 09:05	10/15/22 09:00
Method	Batch	Dilution	Preparation date/time	Analysis date/time	Analyst	Location
Radiochemistry by Method D5174	WG1949166	1	11/03/22 14:48	11/09/22 16:20	SNR	Mt. Juliet, TN

- 1
Cp
- 2
Tc
- 3
Ss
- 4
Cn
- 5
Sr
- 6
Qc
- 7
Gl
- 8
Al
- 9
Sc

CASE NARRATIVE

All sample aliquots were received at the correct temperature, in the proper containers, with the appropriate preservatives, and within method specified holding times, unless qualified or notated within the report. Where applicable, all MDL (LOD) and RDL (LOQ) values reported for environmental samples have been corrected for the dilution factor used in the analysis. All Method and Batch Quality Control are within established criteria except where addressed in this case narrative, a non-conformance form or properly qualified within the sample results. By my digital signature below, I affirm to the best of my knowledge, all problems/anomalies observed by the laboratory as having the potential to affect the quality of the data have been identified by the laboratory, and no information or data have been knowingly withheld that would affect the quality of the data.



Donna Eidson
Project Manager

- ¹ Cp
- ² Tc
- ³ Ss
- ⁴ Cn
- ⁵ Sr
- ⁶ Qc
- ⁷ Gl
- ⁸ Al
- ⁹ Sc

Radiochemistry by Method D5174

Analyte	Result	Qualifier	Uncertainty	RDL	Analysis Date	Batch
	ug/l		+ / -	ug/l	date / time	
Uranium	1.65		0.0549	1.00	11/09/2022 16:17	WG1949166

- ¹Cp
- ²Tc
- ³Ss
- ⁴Cn
- ⁵Sr
- ⁶Qc
- ⁷Gl
- ⁸Al
- ⁹Sc

Radiochemistry by Method D5174

Analyte	Result	Qualifier	Uncertainty	RDL	Analysis Date	Batch
	ug/l		+ / -	ug/l	date / time	
Uranium	3.46		0.115	1.00	11/09/2022 16:20	WG1949166

- 1 Cp
- 2 Tc
- 3 Ss
- 4 Cn
- 5 Sr
- 6 Qc
- 7 Gl
- 8 Al
- 9 Sc

Method Blank (MB)

(MB) R3859221-1 11/09/22 15:57

Analyte	MB Result	MB Qualifier	MB MDL	MB RDL
Uranium	U		1.00	1.00

Laboratory Control Sample (LCS)

(LCS) R3859221-2 11/09/22 16:00

Analyte	Spike Amount	LCS Result	LCS Rec.	Rec. Limits	LCS Qualifier
Uranium	30.0	29.2	97.5	80.0-120	

L1547600-01 Original Sample (OS) • Matrix Spike (MS) • Matrix Spike Duplicate (MSD)

(OS) L1547600-01 11/09/22 16:58 • (MS) R3859221-3 11/09/22 16:02 • (MSD) R3859221-5 11/09/22 16:07

Analyte	Spike Amount	Original Result	MS Result	MSD Result	MS Rec.	MSD Rec.	Dilution	Rec. Limits	MS Qualifier	MSD Qualifier	RPD	RPD Limits
Uranium	20.0	ND	20.3	20.1	101	101	1	75.0-125			0.781	20

L1547600-02 Original Sample (OS) • Matrix Spike (MS) • Matrix Spike Duplicate (MSD)

(OS) L1547600-02 11/09/22 17:00 • (MS) R3859221-4 11/09/22 16:04 • (MSD) R3859221-6 11/09/22 16:10

Analyte	Spike Amount	Original Result	MS Result	MSD Result	MS Rec.	MSD Rec.	Dilution	Rec. Limits	MS Qualifier	MSD Qualifier	RPD	RPD Limits
Uranium	20.0	ND	18.7	19.3	93.6	96.5	1	75.0-125			3.07	20

¹Cp

²Tc

³Ss

⁴Cn

⁵Sr

⁶Qc

⁷Gl

⁸Al

⁹Sc

GLOSSARY OF TERMS

Guide to Reading and Understanding Your Laboratory Report

The information below is designed to better explain the various terms used in your report of analytical results from the Laboratory. This is not intended as a comprehensive explanation, and if you have additional questions please contact your project representative.

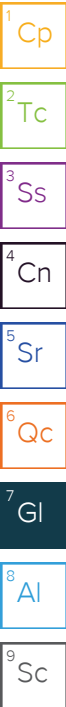
Results Disclaimer - Information that may be provided by the customer, and contained within this report, include Permit Limits, Project Name, Sample ID, Sample Matrix, Sample Preservation, Field Blanks, Field Spikes, Field Duplicates, On-Site Data, Sampling Collection Dates/Times, and Sampling Location. Results relate to the accuracy of this information provided, and as the samples are received.

Abbreviations and Definitions

MDL	Method Detection Limit.
ND	Not detected at the Reporting Limit (or MDL where applicable).
RDL	Reported Detection Limit.
Rec.	Recovery.
RPD	Relative Percent Difference.
SDG	Sample Delivery Group.
U	Not detected at the Reporting Limit (or MDL where applicable).
Analyte	The name of the particular compound or analysis performed. Some Analyses and Methods will have multiple analytes reported.
Dilution	If the sample matrix contains an interfering material, the sample preparation volume or weight values differ from the standard, or if concentrations of analytes in the sample are higher than the highest limit of concentration that the laboratory can accurately report, the sample may be diluted for analysis. If a value different than 1 is used in this field, the result reported has already been corrected for this factor.
Limits	These are the target % recovery ranges or % difference value that the laboratory has historically determined as normal for the method and analyte being reported. Successful QC Sample analysis will target all analytes recovered or duplicated within these ranges.
Original Sample	The non-spiked sample in the prep batch used to determine the Relative Percent Difference (RPD) from a quality control sample. The Original Sample may not be included within the reported SDG.
Qualifier	This column provides a letter and/or number designation that corresponds to additional information concerning the result reported. If a Qualifier is present, a definition per Qualifier is provided within the Glossary and Definitions page and potentially a discussion of possible implications of the Qualifier in the Case Narrative if applicable.
Result	The actual analytical final result (corrected for any sample specific characteristics) reported for your sample. If there was no measurable result returned for a specific analyte, the result in this column may state "ND" (Not Detected) or "BDL" (Below Detectable Levels). The information in the results column should always be accompanied by either an MDL (Method Detection Limit) or RDL (Reporting Detection Limit) that defines the lowest value that the laboratory could detect or report for this analyte.
Uncertainty (Radiochemistry)	Confidence level of 2 sigma.
Case Narrative (Cn)	A brief discussion about the included sample results, including a discussion of any non-conformances to protocol observed either at sample receipt by the laboratory from the field or during the analytical process. If present, there will be a section in the Case Narrative to discuss the meaning of any data qualifiers used in the report.
Quality Control Summary (Qc)	This section of the report includes the results of the laboratory quality control analyses required by procedure or analytical methods to assist in evaluating the validity of the results reported for your samples. These analyses are not being performed on your samples typically, but on laboratory generated material.
Sample Chain of Custody (Sc)	This is the document created in the field when your samples were initially collected. This is used to verify the time and date of collection, the person collecting the samples, and the analyses that the laboratory is requested to perform. This chain of custody also documents all persons (excluding commercial shippers) that have had control or possession of the samples from the time of collection until delivery to the laboratory for analysis.
Sample Results (Sr)	This section of your report will provide the results of all testing performed on your samples. These results are provided by sample ID and are separated by the analyses performed on each sample. The header line of each analysis section for each sample will provide the name and method number for the analysis reported.
Sample Summary (Ss)	This section of the Analytical Report defines the specific analyses performed for each sample ID, including the dates and times of preparation and/or analysis.

Qualifier Description

The remainder of this page intentionally left blank, there are no qualifiers applied to this SDG.



ACCREDITATIONS & LOCATIONS

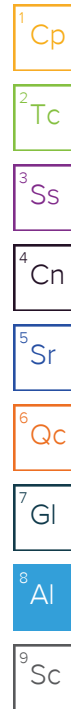
Pace Analytical National 12065 Lebanon Rd Mount Juliet, TN 37122

Alabama	40660	Nebraska	NE-OS-15-05
Alaska	17-026	Nevada	TN000032021-1
Arizona	AZ0612	New Hampshire	2975
Arkansas	88-0469	New Jersey-NELAP	TN002
California	2932	New Mexico ¹	TN00003
Colorado	TN00003	New York	11742
Connecticut	PH-0197	North Carolina	Env375
Florida	E87487	North Carolina ¹	DW21704
Georgia	NELAP	North Carolina ³	41
Georgia ¹	923	North Dakota	R-140
Idaho	TN00003	Ohio-VAP	CL0069
Illinois	200008	Oklahoma	9915
Indiana	C-TN-01	Oregon	TN200002
Iowa	364	Pennsylvania	68-02979
Kansas	E-10277	Rhode Island	LA000356
Kentucky ^{1,6}	KY90010	South Carolina	84004002
Kentucky ²	16	South Dakota	n/a
Louisiana	AI30792	Tennessee ^{1,4}	2006
Louisiana	LA018	Texas	T104704245-20-18
Maine	TN00003	Texas ⁵	LAB0152
Maryland	324	Utah	TN000032021-11
Massachusetts	M-TN003	Vermont	VT2006
Michigan	9958	Virginia	110033
Minnesota	047-999-395	Washington	C847
Mississippi	TN00003	West Virginia	233
Missouri	340	Wisconsin	998093910
Montana	CERT0086	Wyoming	A2LA
A2LA – ISO 17025	1461.01	AIHA-LAP,LLC EMLAP	100789
A2LA – ISO 17025 ⁵	1461.02	DOD	1461.01
Canada	1461.01	USDA	P330-15-00234
EPA-Crypto	TN00003		

¹ Drinking Water ² Underground Storage Tanks ³ Aquatic Toxicity ⁴ Chemical/Microbiological ⁵ Mold ⁶ Wastewater n/a Accreditation not applicable

* Not all certifications held by the laboratory are applicable to the results reported in the attached report.

* Accreditation is only applicable to the test methods specified on each scope of accreditation held by Pace Analytical.



D171

Internal Transfer Chain of Custody



Samples Pre-Logged into eCOC.

State Of Origin: NM

Cert. Needed: Yes No

Owner Received Date: 10/7/2022 Results Requested By: 11/4/2022

Workorder: 30528336

Workorder Name: 2210315

Report To		Subcontract To					Requested Analysis																							
Hollie M. Compton Pace Analytical Pittsburgh 1638 Roseytown Road Suites 2,3,4 Greensburg, PA 15601 Phone (724)850-5600		Pace National 12065 Lebanon Rd Mt. Juliet, TN 37122 Phone (615) 758-5858					<div style="display: flex; justify-content: space-between;"> Uranium KPA 654717 </div>																							
Item	Sample ID	Sample Type	Collect Date/Time	Lab ID	Matrix	HNO3													LAB USE ONLY											
1	2210315-001L/R6 North-20221005	PS	10/5/2022 12:15	30528336001	Water	1													-21											
2	2210315-002L/ R6 South-2022100	PS	10/6/2022 09:05	30528336002	Water	1													X											
3																														

Transfers					Comments				
Released By	Date/Time	Received By	Date/Time						
Jacob House	10/14/2022	D. Campbell	10/15/2022		OK				

Cooler Temperature on Receipt °C Custody Seal or N Received on Ice or N Samples Intact or N

***In order to maintain client confidentiality, location/name of the sampling site, sampler's name and signature may not be provided on this COC document.
This chain of custody is considered complete as is since this information is available in the owner laboratory.

Sample Receipt Checklist
 COC Seal Present/Intact: Y N If Applicable
 COC Signed/Accurate: Y N VOA Zero Headspace: Y N
 Bottles arrive intact: Y N Pres. Correct/Check: Y N
 Correct bottles used: Y N
 Sufficient volume sent: Y N
 RAD Screen <0.5 mR/hr: Y N *DATA 14.1 ± 0 = 14.1*



CHAIN OF CUSTODY RECORD

PAGE: 1 OF: 1

Hall Environmental Analysis Laboratory
 4901 Hawkins NE
 Albuquerque, NM 87109
 TEL: 505-345-3975
 FAX: 505-345-4107
 Website: www.hallenvironmental.com

454777

SUB CONTRACTOR: Pace-Greensburg		COMPANY: Pace Analytical Services, Inc.		PHONE: (724) 850-5600	FAX: (724) 850-5601		
ADDRESS: 1638 Roseytown Rd Ste 2,3,4				ACCOUNT #:	EMAIL:		
CITY, STATE, ZIP: Greensburg, PA 15601							
ITEM	SAMPLE	CLIENT SAMPLE ID	BOTTLE TYPE	MATRIX	COLLECTION DATE	# CONTAINERS	ANALYTICAL COMMENTS
1	2210315-001L	R6 North-20221005	1LHDPEHNO	Aqueous	10/5/2022 12:15:00 PM	2	Adjusted Gross Alpha
2	2210315-002L	R6 South-20221006	1LHDPEHNO	Aqueous	10/6/2022 9:05:00 AM	2	Adjusted Gross Alpha

WO#: 30528336



SPECIAL INSTRUCTIONS / COMMENTS:

Please include the LAB ID and the CLIENT SAMPLE ID on all final reports. Please e-mail results to lab@hallenvironmental.com. Please return all coolers and blue ice. Thank you.

Relinquished By: <i>SL</i>	Date: 10/6/2022	Time: 11:46 AM	Received By: <i>Ralph Noth</i>	Date: 10/7/22	Time: 9:25	REPORT TRANSMITTAL DESIRED: <input type="checkbox"/> HARD COPY (extra cost) <input type="checkbox"/> FAX <input type="checkbox"/> EMAIL <input type="checkbox"/> ONLINE FOR LAB USE ONLY Temp of samples _____ °C Attempt to Cool ? _____ Comments: _____
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
TAT: Standard <input checked="" type="checkbox"/> RUSH Next BD <input type="checkbox"/> 2nd BD <input type="checkbox"/> 3rd BD <input type="checkbox"/>						

November 23, 2022

Mr. Andy Freeman
Hall Environmental
4901 Hawkins NE
Suite D
Albuquerque, New Mexico 87109

Re: Routine Analysis
Work Order: 20534
SDG: 2210315

Dear Mr. Freeman:

Cape Fear Analytical LLC (CFA) appreciates the opportunity to provide the enclosed analytical results for the sample(s) we received on October 07, 2022. This original data report has been prepared and reviewed in accordance with CFA's standard operating procedures.

Our policy is to provide high quality, personalized analytical services to enable you to meet your analytical needs on time every time. We trust that you will find everything in order and to your satisfaction. If you have any questions, please do not hesitate to call me at 910-795-0421.

Sincerely,



Cynde Larkins
Project Manager

Purchase Order: IDIQ Pricing
Enclosures



CHAIN OF CUSTODY RECORD PAGE: 1 OF: 1

Hall Environmental Analysis Laboratory
 4901 Hawkins NE
 Albuquerque, NM 87109
 TEL: 505-345-3975
 FAX: 505-345-4107
 Website: www.hallenvironmental.com

CFA WO#20534

SUB CONTRACTOR: Cape Fear Analytical	COMPANY: Cape Fear Analytical	PHONE: (910) 795-0421	FAX:
ADDRESS: 3306 Kitty Hawk Rd Ste 120		ACCOUNT #:	EMAIL:
CITY, STATE, ZIP: Wilmington, NC 28405			

ITEM	SAMPLE	CLIENT SAMPLE ID	BOTTLE TYPE	MATRIX	COLLECTION DATE	# CONTAINERS	ANALYTICAL COMMENTS
1	2210315-001J	R6 North-20221005	1LAMGU	Aqueous	10/5/2022 12:15:00 PM	1	PCBs by 1668
2	2210315-002J	R6 South-20221006	1LAMGU	Aqueous	10/6/2022 9:05:00 AM	1	PCBs by 1668

SPECIAL INSTRUCTIONS / COMMENTS:

Please include the LAB ID and the CLIENT SAMPLE ID on all final reports. Please e-mail results to lab@hallenvironmental.com. Please return all coolers and blue ice. Thank you.

Relinquished By: <i>isa</i>	Date: 10/6/2022	Time: 11:42 AM	Received By: <i>Cynde Jenkins</i>	Date: 07 OCT 22	Time: 0947	REPORT TRANSMITTAL DESIRED: <input type="checkbox"/> HARD COPY (extra cost) <input type="checkbox"/> FAX <input type="checkbox"/> EMAIL <input type="checkbox"/> ONLINE FOR LAB USE ONLY Temp of samples <u>5.2</u> °C Attempt to Cool? <input checked="" type="checkbox"/> Comments: _____
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
Relinquished By:	Date:	Time:	Received By:	Date:	Time:	
TAT: Standard <input checked="" type="checkbox"/> RUSH Next BD <input type="checkbox"/> 2nd BD <input type="checkbox"/> 3rd BD <input type="checkbox"/>						

PCB Congeners Analysis

Case Narrative

**PCBC Case Narrative
Hall Environmental Analysis Laboratory (HALL)
SDG 2210315
Work Order 20534**

Method/Analysis Information

Product: PCB Congeners by EPA Method 1668A in Liquids
Analytical Method: EPA Method 1668A
Extraction Method: SW846 3520C
Analytical Batch Number: 51323
Clean Up Batch Number: 51322
Extraction Batch Number: 51321

Sample Analysis

Samples were received within temperature requirements at 5.2°C (20534001, 20534002). The following samples were analyzed using the analytical protocol as established in EPA Method 1668A:

Sample ID	Client ID
12033076	Method Blank (MB)
12033077	Laboratory Control Sample (LCS)
12033078	Laboratory Control Sample Duplicate (LCSD)
20534001	2210315-001J R6 North-20221005
20534002	2210315-002J R6 South-20221006

The samples in this SDG were analyzed on an "as received" basis.

SOP Reference

Procedure for preparation, analysis and reporting of analytical data are controlled by Cape Fear Analytical LLC (CFA) as Standard Operating Procedure (SOP). The data discussed in this narrative has been analyzed in accordance with CF-OA-E-003 REV# 10.

Raw data reports are processed and reviewed by the analyst using the TargetLynx software package.

Calibration Information

Initial Calibration

All initial calibration requirements have been met for this sample delivery group (SDG).

Continuing Calibration Verification (CCV) Requirements

All associated calibration verification standard(s) (ICV or CCV) met the acceptance criteria.

Quality Control (QC) Information

Certification Statement

The test results presented in this document are certified to meet all requirements of the 2009 TNI Standard.

Method Blank (MB) Statement

The MB(s) analyzed with this SDG met the acceptance criteria.

Surrogate Recoveries

All surrogate recoveries were within the established acceptance criteria for this SDG.

Laboratory Control Sample (LCS) Recovery

The LCS spike recoveries met the acceptance limits.

Laboratory Control Sample Duplicate (LCSD) Recovery

The LCSD spike recoveries met the acceptance limits.

LCS/LCSD Relative Percent Difference (RPD) Statement

The RPD(s) between the LCS and LCSD met the acceptance limits.

QC Sample Designation

A matrix spike and matrix spike duplicate analysis was not required for this SDG.

Technical Information

Holding Time Specifications

CFA assigns holding times based on the associated methodology, which assigns the date and time from sample collection. Those holding times expressed in hours are calculated in the AlphaLIMS system. Those holding times expressed as days expire at midnight on the day of expiration. All samples in this SDG met the specified holding time.

Preparation/Analytical Method Verification

All procedures were performed as stated in the SOP.

Sample Dilutions

The samples in this SDG did not require dilutions.

Sample Re-extraction/Re-analysis

Re-extractions or re-analyses were not required in this SDG.

Miscellaneous Information

Manual Integrations

Manual integrations were required for data files in this SDG. Certain standards and QC samples required manual integrations to correctly position the baseline as set in the calibration standard

injections. Where manual integrations were performed, copies of all manual integration peak profiles are included in the raw data section of this fraction.

System Configuration

This analysis was performed on the following instrument configuration:

Instrument ID	Instrument	System Configuration	Column ID	Column Description
HRP875_1	PCB Analysis	PCB Analysis	SPB-Octyl	30m x 0.25mm, 0.25um

Sample Data Summary

Cape Fear Analytical, LLC

3306 Kitty Hawk Road Suite 120, Wilmington, NC 28405 - (910) 795-0421 - www.capefearanalytical.com

Certificate of Analysis Report for

HALL001 Hall Environmental Analysis Laboratory

Client SDG: 2210315 CFA Work Order: 20534

The Qualifiers in this report are defined as follows:

- * A quality control analyte recovery is outside of specified acceptance criteria
- ** Analyte is a surrogate compound
- B The target analyte was detected in the associated blank.
- C Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J Value is estimated
- U Analyte was analyzed for, but not detected above the specified detection limit.

Review/Validation

Cape Fear Analytical requires all analytical data to be verified by a qualified data reviewer.

The following data validator verified the information presented in this case narrative:

Signature: 

Name: Alexis Finks

Date: 23 NOV 2022

Title: Data Validator

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 1 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
2051-60-7	1-MoCB	U	ND	pg/L	6.00	114
2051-61-8	2-MoCB	U	ND	pg/L	7.44	114
2051-62-9	3-MoCB	U	ND	pg/L	4.95	114
13029-08-8	4-DiCB	U	ND	pg/L	14.3	114
16605-91-7	5-DiCB	U	ND	pg/L	11.3	114
25569-80-6	6-DiCB	U	ND	pg/L	8.42	114
33284-50-3	7-DiCB	U	ND	pg/L	8.40	114
34883-43-7	8-DiCB	U	ND	pg/L	7.33	114
34883-39-1	9-DiCB	U	ND	pg/L	10.8	114
33146-45-1	10-DiCB	U	ND	pg/L	7.01	114
2050-67-1	11-DiCB	J	33.7	pg/L	9.79	114
2974-92-7	12-DiCB	CU	ND	pg/L	9.11	228
2974-90-5	13-DiCB	C12				
34883-41-5	14-DiCB	U	ND	pg/L	9.15	114
2050-68-2	15-DiCB	U	ND	pg/L	12.1	114
38444-78-9	16-TrCB	U	ND	pg/L	3.99	114
37680-66-3	17-TrCB	U	ND	pg/L	4.79	114
37680-65-2	18-TrCB	CJ	6.39	pg/L	4.13	228
38444-73-4	19-TrCB	U	ND	pg/L	5.75	114
38444-84-7	20-TrCB	BCJ	11.3	pg/L	3.58	228
55702-46-0	21-TrCB	CU	ND	pg/L	3.13	228
38444-85-8	22-TrCB	J	4.47	pg/L	3.54	114
55720-44-0	23-TrCB	U	ND	pg/L	3.31	114
55702-45-9	24-TrCB	U	ND	pg/L	4.40	114
55712-37-3	25-TrCB	U	ND	pg/L	2.97	114
38444-81-4	26-TrCB	CU	ND	pg/L	3.45	228
38444-76-7	27-TrCB	U	ND	pg/L	3.72	114
7012-37-5	28-TrCB	C20				
15862-07-4	29-TrCB	C26				
35693-92-6	30-TrCB	C18				
16606-02-3	31-TrCB	U	ND	pg/L	6.60	114
38444-77-8	32-TrCB	U	ND	pg/L	3.29	114

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 2 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
38444-86-9	33-TrCB	C21				
37680-68-5	34-TrCB	U	ND	pg/L	3.86	114
37680-69-6	35-TrCB	U	ND	pg/L	4.70	114
38444-87-0	36-TrCB	U	ND	pg/L	4.11	114
38444-90-5	37-TrCB	U	ND	pg/L	4.11	114
53555-66-1	38-TrCB	U	ND	pg/L	4.61	114
38444-88-1	39-TrCB	U	ND	pg/L	4.70	114
38444-93-8	40-TeCB	CU	ND	pg/L	5.59	228
52663-59-9	41-TeCB	U	ND	pg/L	9.04	114
36559-22-5	42-TeCB	U	ND	pg/L	5.80	114
70362-46-8	43-TeCB	U	ND	pg/L	7.17	114
41464-39-5	44-TeCB	CU	ND	pg/L	8.26	342
70362-45-7	45-TeCB	CJ	4.22	pg/L	2.65	228
41464-47-5	46-TeCB	U	ND	pg/L	2.58	114
2437-79-8	47-TeCB	C44				
70362-47-9	48-TeCB	U	ND	pg/L	6.16	114
41464-40-8	49-TeCB	CU	ND	pg/L	5.00	228
62796-65-0	50-TeCB	CU	ND	pg/L	2.51	228
68194-04-7	51-TeCB	C45				
35693-99-3	52-TeCB	BJ	8.44	pg/L	6.69	228
41464-41-9	53-TeCB	C50				
15968-05-5	54-TeCB	U	ND	pg/L	1.89	114
74338-24-2	55-TeCB	U	ND	pg/L	3.77	114
41464-43-1	56-TeCB	U	ND	pg/L	3.97	114
70424-67-8	57-TeCB	U	ND	pg/L	3.61	114
41464-49-7	58-TeCB	U	ND	pg/L	3.70	114
74472-33-6	59-TeCB	CU	ND	pg/L	4.61	342
33025-41-1	60-TeCB	U	ND	pg/L	3.81	114
33284-53-6	61-TeCB	CU	ND	pg/L	11.1	456
54230-22-7	62-TeCB	C59				
74472-34-7	63-TeCB	U	ND	pg/L	3.70	114
52663-58-8	64-TeCB	U	ND	pg/L	4.47	114

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 3 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
33284-54-7	65-TeCB	C44				
32598-10-0	66-TeCB	J	4.52	pg/L	3.95	114
73575-53-8	67-TeCB	U	ND	pg/L	3.08	114
73575-52-7	68-TeCB	U	ND	pg/L	3.35	114
60233-24-1	69-TeCB	C49				
32598-11-1	70-TeCB	C61				
41464-46-4	71-TeCB	C40				
41464-42-0	72-TeCB	U	ND	pg/L	3.63	114
74338-23-1	73-TeCB	U	ND	pg/L	4.27	114
32690-93-0	74-TeCB	C61				
32598-12-2	75-TeCB	C59				
70362-48-0	76-TeCB	C61				
32598-13-3	77-TeCB	U	ND	pg/L	3.72	114
70362-49-1	78-TeCB	U	ND	pg/L	4.56	114
41464-48-6	79-TeCB	U	ND	pg/L	3.51	114
33284-52-5	80-TeCB	U	ND	pg/L	3.31	114
70362-50-4	81-TeCB	U	ND	pg/L	3.47	114
52663-62-4	82-PeCB	U	ND	pg/L	5.04	114
60145-20-2	83-PeCB	U	ND	pg/L	5.77	114
52663-60-2	84-PeCB	U	ND	pg/L	4.27	114
65510-45-4	85-PeCB	CU	ND	pg/L	3.56	342
55312-69-1	86-PeCB	BCJ	7.80	pg/L	3.61	685
38380-02-8	87-PeCB	C86				
55215-17-3	88-PeCB	CU	ND	pg/L	4.31	228
73575-57-2	89-PeCB	U	ND	pg/L	4.95	114
68194-07-0	90-PeCB	CU	ND	pg/L	7.17	342
68194-05-8	91-PeCB	C88				
52663-61-3	92-PeCB	U	ND	pg/L	4.75	114
73575-56-1	93-PeCB	CU	ND	pg/L	3.95	228
73575-55-0	94-PeCB	U	ND	pg/L	4.02	114
38379-99-6	95-PeCB	U	ND	pg/L	4.47	114
73575-54-9	96-PeCB	U	ND	pg/L	2.53	114

Comments:

- B** The target analyte was detected in the associated blank.
- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 4 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
41464-51-1	97-PeCB	C86				
60233-25-2	98-PeCB	CU	ND	pg/L	3.86	228
38380-01-7	99-PeCB	U	ND	pg/L	3.81	114
39485-83-1	100-PeCB	C93				
37680-73-2	101-PeCB	C90				
68194-06-9	102-PeCB	C98				
60145-21-3	103-PeCB	U	ND	pg/L	4.06	114
56558-16-8	104-PeCB	U	ND	pg/L	2.01	114
32598-14-4	105-PeCB	U	ND	pg/L	4.08	114
70424-69-0	106-PeCB	U	ND	pg/L	4.13	114
70424-68-9	107-PeCB	U	ND	pg/L	3.42	114
70362-41-3	108-PeCB	CU	ND	pg/L	4.20	228
74472-35-8	109-PeCB	C86				
38380-03-9	110-PeCB	CJ	6.91	pg/L	3.31	228
39635-32-0	111-PeCB	U	ND	pg/L	3.15	114
74472-36-9	112-PeCB	U	ND	pg/L	2.85	114
68194-10-5	113-PeCB	C90				
74472-37-0	114-PeCB	U	ND	pg/L	3.72	114
74472-38-1	115-PeCB	C110				
18259-05-7	116-PeCB	C85				
68194-11-6	117-PeCB	C85				
31508-00-6	118-PeCB	U	ND	pg/L	5.41	114
56558-17-9	119-PeCB	C86				
68194-12-7	120-PeCB	U	ND	pg/L	3.33	114
56558-18-0	121-PeCB	U	ND	pg/L	2.99	114
76842-07-4	122-PeCB	U	ND	pg/L	5.39	114
65510-44-3	123-PeCB	U	ND	pg/L	3.42	114
70424-70-3	124-PeCB	C108				
74472-39-2	125-PeCB	C86				
57465-28-8	126-PeCB	U	ND	pg/L	4.52	114
39635-33-1	127-PeCB	U	ND	pg/L	4.47	114
38380-07-3	128-HxCB	CU	ND	pg/L	3.93	228

Comments:

- B** The target analyte was detected in the associated blank.
- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 5 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
55215-18-4	129-HxCB	CJ	9.97	pg/L	4.27	342
52663-66-8	130-HxCB	U	ND	pg/L	4.95	114
61798-70-7	131-HxCB	U	ND	pg/L	4.88	114
38380-05-1	132-HxCB	U	ND	pg/L	4.59	114
35694-04-3	133-HxCB	U	ND	pg/L	4.70	114
52704-70-8	134-HxCB	U	ND	pg/L	5.16	114
52744-13-5	135-HxCB	CJ	5.18	pg/L	3.42	228
38411-22-2	136-HxCB	U	ND	pg/L	2.49	114
35694-06-5	137-HxCB	U	ND	pg/L	4.77	114
35065-28-2	138-HxCB	C129				
56030-56-9	139-HxCB	CU	ND	pg/L	3.99	228
59291-64-4	140-HxCB	C139				
52712-04-6	141-HxCB	U	ND	pg/L	4.04	114
41411-61-4	142-HxCB	U	ND	pg/L	4.86	114
68194-15-0	143-HxCB	U	ND	pg/L	4.56	114
68194-14-9	144-HxCB	U	ND	pg/L	3.38	114
74472-40-5	145-HxCB	U	ND	pg/L	2.35	114
51908-16-8	146-HxCB	U	ND	pg/L	3.90	114
68194-13-8	147-HxCB	CJ	5.73	pg/L	3.88	228
74472-41-6	148-HxCB	U	ND	pg/L	3.26	114
38380-04-0	149-HxCB	C147				
68194-08-1	150-HxCB	U	ND	pg/L	2.19	114
52663-63-5	151-HxCB	C135				
68194-09-2	152-HxCB	U	ND	pg/L	2.44	114
35065-27-1	153-HxCB	BCJ	6.71	pg/L	3.56	228
60145-22-4	154-HxCB	U	ND	pg/L	2.65	114
33979-03-2	155-HxCB	U	ND	pg/L	1.87	114
38380-08-4	156-HxCB	CU	ND	pg/L	3.40	228
69782-90-7	157-HxCB	C156				
74472-42-7	158-HxCB	U	ND	pg/L	2.97	114
39635-35-3	159-HxCB	U	ND	pg/L	2.81	114
41411-62-5	160-HxCB	U	ND	pg/L	3.63	114

Comments:

- B** The target analyte was detected in the associated blank.
- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 6 of 8

SDG Number: 2210315
 Lab Sample ID: 20534001
 Client Sample: 1668A Water
 Client ID: 2210315-001J R6 North-20221005
 Batch ID: 51323
 Run Date: 11/11/2022 21:11
 Data File: d08nov22a_7-9
 Prep Batch: 51321
 Prep Date: 02-NOV-22

Client: HALL001
 Date Collected: 10/05/2022 12:15
 Date Received: 10/07/2022 09:47
 Method: EPA Method 1668A
 Analyst: MLL
 Prep Method: SW846 3520C
 Prep Aliquot: 876.4 mL

Project: HALL00113
 Matrix: WATER
 Prep Basis: As Received
 Instrument: HRP875
 Dilution: 1
 Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
74472-43-8	161-HxCB	U	ND	pg/L	3.26	114
39635-34-2	162-HxCB	U	ND	pg/L	2.78	114
74472-44-9	163-HxCB	C129				
74472-45-0	164-HxCB	U	ND	pg/L	3.10	114
74472-46-1	165-HxCB	U	ND	pg/L	3.63	114
41411-63-6	166-HxCB	C128				
52663-72-6	167-HxCB	U	ND	pg/L	2.42	114
59291-65-5	168-HxCB	C153				
32774-16-6	169-HxCB	U	ND	pg/L	3.01	114
35065-30-6	170-HpCB	U	ND	pg/L	3.67	114
52663-71-5	171-HpCB	CU	ND	pg/L	3.56	228
52663-74-8	172-HpCB	U	ND	pg/L	3.65	114
68194-16-1	173-HpCB	C171				
38411-25-5	174-HpCB	U	ND	pg/L	3.95	114
40186-70-7	175-HpCB	U	ND	pg/L	3.19	114
52663-65-7	176-HpCB	U	ND	pg/L	2.46	114
52663-70-4	177-HpCB	U	ND	pg/L	3.61	114
52663-67-9	178-HpCB	U	ND	pg/L	3.51	114
52663-64-6	179-HpCB	U	ND	pg/L	2.37	114
35065-29-3	180-HpCB	CU	ND	pg/L	5.77	228
74472-47-2	181-HpCB	U	ND	pg/L	3.45	114
60145-23-5	182-HpCB	U	ND	pg/L	3.08	114
52663-69-1	183-HpCB	CJ	3.54	pg/L	3.26	228
74472-48-3	184-HpCB	U	ND	pg/L	2.33	114
52712-05-7	185-HpCB	C183				
74472-49-4	186-HpCB	U	ND	pg/L	2.49	114
52663-68-0	187-HpCB	J	3.13	pg/L	3.08	114
74487-85-7	188-HpCB	U	ND	pg/L	2.19	114
39635-31-9	189-HpCB	U	ND	pg/L	2.56	114
41411-64-7	190-HpCB	U	ND	pg/L	2.85	114
74472-50-7	191-HpCB	U	ND	pg/L	2.65	114
74472-51-8	192-HpCB	U	ND	pg/L	2.94	114

Comments:

- B** The target analyte was detected in the associated blank.
C Congener has coeluters. When Cxxx, refer to congener number xxx for data
J Value is estimated
U Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	Instrument: HRP875
Run Date: 11/11/2022 21:11	Analyst: MLL	Dilution: 1
Data File: d08nov22a_7-9		Prep SOP Ref: CF-OA-E-001
Prep Batch: 51321	Prep Method: SW846 3520C	
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
69782-91-8	193-HpCB	C180				
35694-08-7	194-OcCB	U	ND	pg/L	4.06	114
52663-78-2	195-OcCB	U	ND	pg/L	2.74	114
42740-50-1	196-OcCB	U	ND	pg/L	3.04	114
33091-17-7	197-OcCB	CJ	3.10	pg/L	2.33	228
68194-17-2	198-OcCB	CJ	4.91	pg/L	3.26	228
52663-75-9	199-OcCB	C198				
52663-73-7	200-OcCB	C197				
40186-71-8	201-OcCB	U	ND	pg/L	2.17	114
2136-99-4	202-OcCB	U	ND	pg/L	2.35	114
52663-76-0	203-OcCB	U	ND	pg/L	3.10	114
74472-52-9	204-OcCB	U	ND	pg/L	2.24	114
74472-53-0	205-OcCB	U	ND	pg/L	1.94	114
40186-72-9	206-NoCB	U	ND	pg/L	4.06	114
52663-79-3	207-NoCB	U	ND	pg/L	2.81	114
52663-77-1	208-NoCB	U	ND	pg/L	2.42	114
2051-24-3	209-DeCB	U	ND	pg/L	3.01	114
1336-36-3	Total PCB Congeners	J	130	pg/L		114

Surrogate/Tracer recovery	Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-1-MoCB		896	2280	pg/L	39.3	(15%-150%)
13C-3-MoCB		1040	2280	pg/L	45.7	(15%-150%)
13C-4-DiCB		1100	2280	pg/L	48.0	(25%-150%)
13C-15-DiCB		1650	2280	pg/L	72.2	(25%-150%)
13C-19-TrCB		1390	2280	pg/L	61.0	(25%-150%)
13C-37-TrCB		1450	2280	pg/L	63.6	(25%-150%)
13C-54-TeCB		1430	2280	pg/L	62.6	(25%-150%)
13C-77-TeCB		1840	2280	pg/L	80.8	(25%-150%)
13C-81-TeCB		1900	2280	pg/L	83.2	(25%-150%)
13C-104-PeCB		1320	2280	pg/L	57.7	(25%-150%)
13C-105-PeCB		1480	2280	pg/L	64.7	(25%-150%)
13C-114-PeCB		1470	2280	pg/L	64.4	(25%-150%)
13C-118-PeCB		1370	2280	pg/L	60.1	(25%-150%)
13C-123-PeCB		1590	2280	pg/L	69.5	(25%-150%)
13C-126-PeCB		1530	2280	pg/L	66.9	(25%-150%)
13C-155-HxCB		1480	2280	pg/L	64.7	(25%-150%)
13C-156-HxCB	C	2990	4560	pg/L	65.5	(25%-150%)
13C-157-HxCB	C156L					
13C-167-HxCB		1470	2280	pg/L	64.6	(25%-150%)
13C-169-HxCB		1480	2280	pg/L	64.7	(25%-150%)
13C-188-HpCB		1490	2280	pg/L	65.2	(25%-150%)
13C-189-HpCB		1480	2280	pg/L	64.9	(25%-150%)

**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534001	Date Collected: 10/05/2022 12:15	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-001J R6 North-20221005		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 21:11	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-9		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 876.4 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
Surrogate/Tracer recovery						
		Qual	Result	Nominal	Units	Recovery%
						Acceptable Limits
13C-202-OcCB			1460	2280	pg/L	64.0 (25%-150%)
13C-205-OcCB			1780	2280	pg/L	78.1 (25%-150%)
13C-206-NoCB			1730	2280	pg/L	76.0 (25%-150%)
13C-208-NoCB			1670	2280	pg/L	73.1 (25%-150%)
13C-209-DeCB			1650	2280	pg/L	72.4 (25%-150%)
13C-28-TrCB			1610	2280	pg/L	70.7 (30%-135%)
13C-111-PeCB			1790	2280	pg/L	78.5 (30%-135%)
13C-178-HpCB			2090	2280	pg/L	91.6 (30%-135%)

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South -20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 22:21	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-10		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
2051-60-7	1-MoCB	U	ND	pg/L	6.23	105
2051-61-8	2-MoCB	U	ND	pg/L	7.85	105
2051-62-9	3-MoCB	U	ND	pg/L	5.33	105
13029-08-8	4-DiCB	U	ND	pg/L	12.7	105
16605-91-7	5-DiCB	U	ND	pg/L	11.7	105
25569-80-6	6-DiCB	U	ND	pg/L	8.73	105
33284-50-3	7-DiCB	U	ND	pg/L	8.69	105
34883-43-7	8-DiCB	U	ND	pg/L	7.60	105
34883-39-1	9-DiCB	U	ND	pg/L	11.2	105
33146-45-1	10-DiCB	U	ND	pg/L	6.40	105
2050-67-1	11-DiCB	J	86.7	pg/L	10.1	105
2974-92-7	12-DiCB	CU	ND	pg/L	9.42	210
2974-90-5	13-DiCB	C12				
34883-41-5	14-DiCB	U	ND	pg/L	9.49	105
2050-68-2	15-DiCB	U	ND	pg/L	15.0	105
38444-78-9	16-TrCB	U	ND	pg/L	4.32	105
37680-66-3	17-TrCB	U	ND	pg/L	5.18	105
37680-65-2	18-TrCB	CU	ND	pg/L	7.68	210
38444-73-4	19-TrCB	U	ND	pg/L	6.02	105
38444-84-7	20-TrCB	BCJ	16.7	pg/L	3.88	210
55702-46-0	21-TrCB	CU	ND	pg/L	6.86	210
38444-85-8	22-TrCB	U	ND	pg/L	6.59	105
55720-44-0	23-TrCB	U	ND	pg/L	3.59	105
55702-45-9	24-TrCB	U	ND	pg/L	4.76	105
55712-37-3	25-TrCB	U	ND	pg/L	3.21	105
38444-81-4	26-TrCB	CU	ND	pg/L	3.71	210
38444-76-7	27-TrCB	U	ND	pg/L	4.03	105
7012-37-5	28-TrCB	C20				
15862-07-4	29-TrCB	C26				
35693-92-6	30-TrCB	C18				
16606-02-3	31-TrCB	U	ND	pg/L	11.3	105
38444-77-8	32-TrCB	U	ND	pg/L	3.76	105

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**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South -20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 22:21	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-10		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
38444-86-9	33-TrCB	C21				
37680-68-5	34-TrCB	U	ND	pg/L	4.18	105
37680-69-6	35-TrCB	U	ND	pg/L	6.57	105
38444-87-0	36-TrCB	U	ND	pg/L	5.71	105
38444-90-5	37-TrCB	J	7.98	pg/L	5.81	105
53555-66-1	38-TrCB	U	ND	pg/L	6.44	105
38444-88-1	39-TrCB	U	ND	pg/L	6.55	105
38444-93-8	40-TeCB	CU	ND	pg/L	5.79	210
52663-59-9	41-TeCB	U	ND	pg/L	9.78	105
36559-22-5	42-TeCB	U	ND	pg/L	6.28	105
70362-46-8	43-TeCB	U	ND	pg/L	7.77	105
41464-39-5	44-TeCB	CJ	18.1	pg/L	6.07	315
70362-45-7	45-TeCB	CJ	5.08	pg/L	3.25	210
41464-47-5	46-TeCB	U	ND	pg/L	3.17	105
2437-79-8	47-TeCB	C44				
70362-47-9	48-TeCB	U	ND	pg/L	6.67	105
41464-40-8	49-TeCB	CU	ND	pg/L	7.70	210
62796-65-0	50-TeCB	CU	ND	pg/L	3.30	210
68194-04-7	51-TeCB	C45				
35693-99-3	52-TeCB	BJ	25.7	pg/L	7.26	210
41464-41-9	53-TeCB	C50				
15968-05-5	54-TeCB	U	ND	pg/L	2.14	105
74338-24-2	55-TeCB	U	ND	pg/L	3.69	105
41464-43-1	56-TeCB	J	8.37	pg/L	3.92	105
70424-67-8	57-TeCB	U	ND	pg/L	3.57	105
41464-49-7	58-TeCB	U	ND	pg/L	3.65	105
74472-33-6	59-TeCB	CU	ND	pg/L	5.00	315
33025-41-1	60-TeCB	U	ND	pg/L	4.01	105
33284-53-6	61-TeCB	CU	ND	pg/L	33.6	420
54230-22-7	62-TeCB	C59				
74472-34-7	63-TeCB	U	ND	pg/L	3.63	105
52663-58-8	64-TeCB	J	8.08	pg/L	4.85	105

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South -20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	Instrument: HRP875
Run Date: 11/11/2022 22:21	Analyst: MLL	Dilution: 1
Data File: d08nov22a_7-10		Prep SOP Ref: CF-OA-E-001
Prep Batch: 51321	Prep Method: SW846 3520C	
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
33284-54-7	65-TeCB	C44				
32598-10-0	66-TeCB	J	12.8	pg/L	3.88	105
73575-53-8	67-TeCB	U	ND	pg/L	3.04	105
73575-52-7	68-TeCB	U	ND	pg/L	3.32	105
60233-24-1	69-TeCB	C49				
32598-11-1	70-TeCB	C61				
41464-46-4	71-TeCB	C40				
41464-42-0	72-TeCB	U	ND	pg/L	3.59	105
74338-23-1	73-TeCB	U	ND	pg/L	4.62	105
32690-93-0	74-TeCB	C61				
32598-12-2	75-TeCB	C59				
70362-48-0	76-TeCB	C61				
32598-13-3	77-TeCB	J	4.11	pg/L	3.80	105
70362-49-1	78-TeCB	U	ND	pg/L	4.49	105
41464-48-6	79-TeCB	U	ND	pg/L	3.46	105
33284-52-5	80-TeCB	U	ND	pg/L	3.27	105
70362-50-4	81-TeCB	U	ND	pg/L	3.51	105
52663-62-4	82-PeCB	U	ND	pg/L	7.64	105
60145-20-2	83-PeCB	U	ND	pg/L	8.73	105
52663-60-2	84-PeCB	J	9.00	pg/L	6.46	105
65510-45-4	85-PeCB	CJ	8.56	pg/L	5.39	315
55312-69-1	86-PeCB	BCJ	35.2	pg/L	5.48	630
38380-02-8	87-PeCB	C86				
55215-17-3	88-PeCB	CU	ND	pg/L	6.53	210
73575-57-2	89-PeCB	U	ND	pg/L	7.49	105
68194-07-0	90-PeCB	CJ	48.3	pg/L	5.56	315
68194-05-8	91-PeCB	C88				
52663-61-3	92-PeCB	J	8.54	pg/L	7.20	105
73575-56-1	93-PeCB	CU	ND	pg/L	5.98	210
73575-55-0	94-PeCB	U	ND	pg/L	6.09	105
38379-99-6	95-PeCB	J	37.5	pg/L	6.76	105
73575-54-9	96-PeCB	U	ND	pg/L	2.92	105

Comments:

- B** The target analyte was detected in the associated blank.
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- J** Value is estimated
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**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South-20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 22:21	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-10		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
41464-51-1	97-PeCB	C86				
60233-25-2	98-PeCB	CU	ND	pg/L	5.83	210
38380-01-7	99-PeCB	J	14.9	pg/L	5.77	105
39485-83-1	100-PeCB	C93				
37680-73-2	101-PeCB	C90				
68194-06-9	102-PeCB	C98				
60145-21-3	103-PeCB	U	ND	pg/L	6.15	105
56558-16-8	104-PeCB	U	ND	pg/L	2.27	105
32598-14-4	105-PeCB	J	16.5	pg/L	4.47	105
70424-69-0	106-PeCB	U	ND	pg/L	4.83	105
70424-68-9	107-PeCB	U	ND	pg/L	4.30	105
70362-41-3	108-PeCB	CU	ND	pg/L	4.91	210
74472-35-8	109-PeCB	C86				
38380-03-9	110-PeCB	CJ	59.8	pg/L	5.02	210
39635-32-0	111-PeCB	U	ND	pg/L	4.76	105
74472-36-9	112-PeCB	U	ND	pg/L	4.32	105
68194-10-5	113-PeCB	C90				
74472-37-0	114-PeCB	U	ND	pg/L	4.37	105
74472-38-1	115-PeCB	C110				
18259-05-7	116-PeCB	C85				
68194-11-6	117-PeCB	C85				
31508-00-6	118-PeCB	BJ	43.2	pg/L	4.64	105
56558-17-9	119-PeCB	C86				
68194-12-7	120-PeCB	U	ND	pg/L	5.06	105
56558-18-0	121-PeCB	U	ND	pg/L	4.53	105
76842-07-4	122-PeCB	U	ND	pg/L	6.28	105
65510-44-3	123-PeCB	U	ND	pg/L	4.03	105
70424-70-3	124-PeCB	C108				
74472-39-2	125-PeCB	C86				
57465-28-8	126-PeCB	U	ND	pg/L	5.10	105
39635-33-1	127-PeCB	U	ND	pg/L	5.23	105
38380-07-3	128-HxCB	CJ	14.2	pg/L	7.35	210

Comments:

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- J** Value is estimated
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**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South-20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 22:21	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-10		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
55215-18-4	129-HxCB	CJ	116	pg/L	8.00	315
52663-66-8	130-HxCB	U	ND	pg/L	9.23	105
61798-70-7	131-HxCB	U	ND	pg/L	9.15	105
38380-05-1	132-HxCB	J	30.4	pg/L	8.56	105
35694-04-3	133-HxCB	U	ND	pg/L	8.77	105
52704-70-8	134-HxCB	U	ND	pg/L	9.63	105
52744-13-5	135-HxCB	CJ	33.3	pg/L	4.64	210
38411-22-2	136-HxCB	J	10.7	pg/L	3.36	105
35694-06-5	137-HxCB	U	ND	pg/L	8.92	105
35065-28-2	138-HxCB	C129				
56030-56-9	139-HxCB	CU	ND	pg/L	7.49	210
59291-64-4	140-HxCB	C139				
52712-04-6	141-HxCB	J	20.9	pg/L	7.56	105
41411-61-4	142-HxCB	U	ND	pg/L	9.09	105
68194-15-0	143-HxCB	U	ND	pg/L	8.52	105
68194-14-9	144-HxCB	J	6.00	pg/L	4.55	105
74472-40-5	145-HxCB	U	ND	pg/L	3.19	105
51908-16-8	146-HxCB	U	ND	pg/L	13.1	105
68194-13-8	147-HxCB	CJ	68.6	pg/L	7.24	210
74472-41-6	148-HxCB	U	ND	pg/L	4.37	105
38380-04-0	149-HxCB	C147				
68194-08-1	150-HxCB	U	ND	pg/L	2.98	105
52663-63-5	151-HxCB	C135				
68194-09-2	152-HxCB	U	ND	pg/L	3.30	105
35065-27-1	153-HxCB	CJ	85.4	pg/L	6.67	210
60145-22-4	154-HxCB	U	ND	pg/L	3.61	105
33979-03-2	155-HxCB	U	ND	pg/L	2.67	105
38380-08-4	156-HxCB	CU	ND	pg/L	10.9	210
69782-90-7	157-HxCB	C156				
74472-42-7	158-HxCB	U	ND	pg/L	10.8	105
39635-35-3	159-HxCB	U	ND	pg/L	4.16	105
41411-62-5	160-HxCB	U	ND	pg/L	6.78	105

Comments:

- B** The target analyte was detected in the associated blank.
- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

PCB Congeners
Certificate of Analysis
Sample Summary

Page 6 of 8

SDG Number: 2210315
 Lab Sample ID: 20534002
 Client Sample: 1668A Water
 Client ID: 2210315-002J R6 South-20221006
 Batch ID: 51323
 Run Date: 11/11/2022 22:21
 Data File: d08nov22a_7-10
 Prep Batch: 51321
 Prep Date: 02-NOV-22

Client: HALL001
 Date Collected: 10/06/2022 09:05
 Date Received: 10/07/2022 09:47
 Method: EPA Method 1668A
 Analyst: MLL
 Prep Method: SW846 3520C
 Prep Aliquot: 952.9 mL

Project: HALL00113
 Matrix: WATER
 Prep Basis: As Received
 Instrument: HRP875
 Dilution: 1
 Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
74472-43-8	161-HxCB	U	ND	pg/L	6.11	105
39635-34-2	162-HxCB	U	ND	pg/L	4.13	105
74472-44-9	163-HxCB	C129				
74472-45-0	164-HxCB	U	ND	pg/L	6.00	105
74472-46-1	165-HxCB	U	ND	pg/L	6.78	105
41411-63-6	166-HxCB	C128				
52663-72-6	167-HxCB	J	4.22	pg/L	3.65	105
59291-65-5	168-HxCB	C153				
32774-16-6	169-HxCB	U	ND	pg/L	4.37	105
35065-30-6	170-HpCB	J	32.8	pg/L	3.86	105
52663-71-5	171-HpCB	CU	ND	pg/L	10.5	210
52663-74-8	172-HpCB	J	6.23	pg/L	3.84	105
68194-16-1	173-HpCB	C171				
38411-25-5	174-HpCB	J	27.2	pg/L	3.38	105
40186-70-7	175-HpCB	U	ND	pg/L	3.40	105
52663-65-7	176-HpCB	U	ND	pg/L	3.74	105
52663-70-4	177-HpCB	U	ND	pg/L	18.2	105
52663-67-9	178-HpCB	U	ND	pg/L	8.50	105
52663-64-6	179-HpCB	J	12.2	pg/L	2.52	105
35065-29-3	180-HpCB	CJ	63.2	pg/L	3.09	210
74472-47-2	181-HpCB	U	ND	pg/L	3.63	105
60145-23-5	182-HpCB	U	ND	pg/L	3.27	105
52663-69-1	183-HpCB	CJ	19.3	pg/L	3.44	210
74472-48-3	184-HpCB	U	ND	pg/L	2.48	105
52712-05-7	185-HpCB	C183				
74472-49-4	186-HpCB	U	ND	pg/L	2.64	105
52663-68-0	187-HpCB	J	33.5	pg/L	3.25	105
74487-85-7	188-HpCB	U	ND	pg/L	2.35	105
39635-31-9	189-HpCB	J	3.21	pg/L	3.04	105
41411-64-7	190-HpCB	J	6.07	pg/L	3.00	105
74472-50-7	191-HpCB	U	ND	pg/L	2.79	105
74472-51-8	192-HpCB	U	ND	pg/L	3.13	105

Comments:

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C Congener has coeluters. When Cxxx, refer to congener number xxx for data
J Value is estimated
U Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

SDG Number: 2210315
 Lab Sample ID: 20534002
 Client Sample: 1668A Water
 Client ID: 2210315-002J R6 South-20221006
 Batch ID: 51323
 Run Date: 11/11/2022 22:21
 Data File: d08nov22a_7-10
 Prep Batch: 51321
 Prep Date: 02-NOV-22

Client: HALL001
 Date Collected: 10/06/2022 09:05
 Date Received: 10/07/2022 09:47
 Method: EPA Method 1668A
 Analyst: MLL
 Prep Method: SW846 3520C
 Prep Aliquot: 952.9 mL

Project: HALL00113
 Matrix: WATER
 Prep Basis: As Received
 Instrument: HRP875
 Dilution: 1
 Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
69782-91-8	193-HpCB	C180				
35694-08-7	194-OcCB	J	16.7	pg/L	3.15	105
52663-78-2	195-OcCB	U	ND	pg/L	6.67	105
42740-50-1	196-OcCB	U	ND	pg/L	8.71	105
33091-17-7	197-OcCB	CU	ND	pg/L	3.97	210
68194-17-2	198-OcCB	CU	ND	pg/L	16.3	210
52663-75-9	199-OcCB	C198				
52663-73-7	200-OcCB	C197				
40186-71-8	201-OcCB	U	ND	pg/L	2.92	105
2136-99-4	202-OcCB	U	ND	pg/L	3.61	105
52663-76-0	203-OcCB	J	9.93	pg/L	4.20	105
74472-52-9	204-OcCB	U	ND	pg/L	3.00	105
74472-53-0	205-OcCB	U	ND	pg/L	2.22	105
40186-72-9	206-NoCB	J	8.02	pg/L	3.82	105
52663-79-3	207-NoCB	U	ND	pg/L	2.85	105
52663-77-1	208-NoCB	U	ND	pg/L	2.98	105
2051-24-3	209-DeCB	U	ND	pg/L	5.18	105
1336-36-3	Total PCB Congeners	J	1100	pg/L		105

Surrogate/Tracer recovery	Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-1-MoCB		886	2100	pg/L	42.2	(15%-150%)
13C-3-MoCB		1020	2100	pg/L	48.7	(15%-150%)
13C-4-DiCB		1130	2100	pg/L	53.8	(25%-150%)
13C-15-DiCB		1550	2100	pg/L	73.8	(25%-150%)
13C-19-TrCB		1330	2100	pg/L	63.5	(25%-150%)
13C-37-TrCB		1380	2100	pg/L	65.7	(25%-150%)
13C-54-TeCB		1390	2100	pg/L	66.4	(25%-150%)
13C-77-TeCB		1680	2100	pg/L	79.8	(25%-150%)
13C-81-TeCB		1770	2100	pg/L	84.2	(25%-150%)
13C-104-PeCB		1260	2100	pg/L	60.2	(25%-150%)
13C-105-PeCB		1460	2100	pg/L	69.7	(25%-150%)
13C-114-PeCB		1400	2100	pg/L	66.6	(25%-150%)
13C-118-PeCB		1310	2100	pg/L	62.5	(25%-150%)
13C-123-PeCB		1510	2100	pg/L	71.8	(25%-150%)
13C-126-PeCB		1520	2100	pg/L	72.5	(25%-150%)
13C-155-HxCB		1270	2100	pg/L	60.3	(25%-150%)
13C-156-HxCB	C	2670	4200	pg/L	63.5	(25%-150%)
13C-157-HxCB	C156L					
13C-167-HxCB		1310	2100	pg/L	62.3	(25%-150%)
13C-169-HxCB		1300	2100	pg/L	62.1	(25%-150%)
13C-188-HpCB		1280	2100	pg/L	61.1	(25%-150%)
13C-189-HpCB		1330	2100	pg/L	63.3	(25%-150%)

**PCB Congeners
Certificate of Analysis
Sample Summary**

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 20534002	Date Collected: 10/06/2022 09:05	Matrix: WATER
Client Sample: 1668A Water	Date Received: 10/07/2022 09:47	
Client ID: 2210315-002J R6 South-20221006		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/11/2022 22:21	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_7-10		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 952.9 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
Surrogate/Tracer recovery						
		Qual	Result	Nominal	Units	Recovery%
						Acceptable Limits
13C-202-OcCB			1260	2100	pg/L	60.1 (25%-150%)
13C-205-OcCB			1590	2100	pg/L	75.6 (25%-150%)
13C-206-NoCB			1610	2100	pg/L	76.8 (25%-150%)
13C-208-NoCB			1420	2100	pg/L	67.8 (25%-150%)
13C-209-DeCB			1590	2100	pg/L	75.8 (25%-150%)
13C-28-TrCB			1570	2100	pg/L	75.0 (30%-135%)
13C-111-PeCB			1650	2100	pg/L	78.5 (30%-135%)
13C-178-HpCB			1800	2100	pg/L	85.9 (30%-135%)

Comments:

- B** The target analyte was detected in the associated blank.
- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

Quality Control Summary

PCB Congeners
Surrogate Recovery Report

SDG Number: 2210315

Matrix Type: LIQUID

Sample ID	Client ID	Surrogate	QUAL	Recovery (%)	Acceptance Limits
12033077	LCS for batch 51321	13C-1-MoCB		37.9	(15%-140%)
		13C-3-MoCB		43.8	(15%-140%)
		13C-4-DiCB		43.3	(30%-140%)
		13C-15-DiCB		65.1	(30%-140%)
		13C-19-TrCB		53.6	(30%-140%)
		13C-37-TrCB		61.0	(30%-140%)
		13C-54-TeCB		51.6	(30%-140%)
		13C-77-TeCB		64.6	(30%-140%)
		13C-81-TeCB		66.8	(30%-140%)
		13C-104-PeCB		60.0	(30%-140%)
		13C-105-PeCB		57.4	(30%-140%)
		13C-114-PeCB		56.9	(30%-140%)
		13C-118-PeCB		50.5	(30%-140%)
		13C-123-PeCB		58.0	(30%-140%)
		13C-126-PeCB		65.6	(30%-140%)
		13C-155-HxCB		57.6	(30%-140%)
		13C-156-HxCB	C	65.3	(30%-140%)
		13C-157-HxCB	C156L		
		13C-167-HxCB		65.4	(30%-140%)
		13C-169-HxCB		67.8	(30%-140%)
		13C-188-HpCB		56.5	(30%-140%)
		13C-189-HpCB		58.4	(30%-140%)
		13C-202-OcCB		61.1	(30%-140%)
		13C-205-OcCB		70.3	(30%-140%)
		13C-206-NoCB		69.1	(30%-140%)
		13C-208-NoCB		57.7	(30%-140%)
		13C-209-DeCB		68.4	(30%-140%)
		13C-28-TrCB		61.0	(40%-125%)
13C-111-PeCB		64.1	(40%-125%)		
13C-178-HpCB		73.2	(40%-125%)		
12033078	LCSD for batch 51321	13C-1-MoCB		27.2	(15%-140%)
		13C-3-MoCB		31.8	(15%-140%)
		13C-4-DiCB		32.8	(30%-140%)
		13C-15-DiCB		44.8	(30%-140%)
		13C-19-TrCB		41.9	(30%-140%)
		13C-37-TrCB		37.6	(30%-140%)
		13C-54-TeCB		37.5	(30%-140%)
		13C-77-TeCB		41.3	(30%-140%)
		13C-81-TeCB		43.7	(30%-140%)
		13C-104-PeCB		44.2	(30%-140%)
		13C-105-PeCB		43.2	(30%-140%)
		13C-114-PeCB		42.1	(30%-140%)
		13C-118-PeCB		38.2	(30%-140%)
		13C-123-PeCB		44.0	(30%-140%)
		13C-126-PeCB		42.9	(30%-140%)
		13C-155-HxCB		38.2	(30%-140%)
		13C-156-HxCB	C	41.2	(30%-140%)
		13C-157-HxCB	C156L		
		13C-167-HxCB		41.8	(30%-140%)
		13C-169-HxCB		41.8	(30%-140%)
13C-188-HpCB		39.7	(30%-140%)		
13C-189-HpCB		40.8	(30%-140%)		

PCB Congeners
Surrogate Recovery Report

SDG Number: 2210315

Matrix Type: LIQUID

Sample ID	Client ID	Surrogate	QUAL	Recovery (%)	Acceptance Limits	
12033078	LCSD for batch 51321	13C-202-OcCB		39.0	(30%-140%)	
		13C-205-OcCB		47.6	(30%-140%)	
		13C-206-NoCB		46.5	(30%-140%)	
		13C-208-NoCB		40.6	(30%-140%)	
		13C-209-DeCB		46.0	(30%-140%)	
		13C-28-TrCB		54.9	(40%-125%)	
		13C-111-PeCB		61.1	(40%-125%)	
		13C-178-HpCB		63.3	(40%-125%)	
12033076	MB for batch 51321	13C-1-MoCB		33.3	(15%-150%)	
		13C-3-MoCB		38.0	(15%-150%)	
		13C-4-DiCB		38.1	(25%-150%)	
		13C-15-DiCB		50.4	(25%-150%)	
		13C-19-TrCB		45.8	(25%-150%)	
		13C-37-TrCB		48.2	(25%-150%)	
		13C-54-TeCB		43.6	(25%-150%)	
		13C-77-TeCB		56.2	(25%-150%)	
		13C-81-TeCB		60.0	(25%-150%)	
		13C-104-PeCB		46.6	(25%-150%)	
		13C-105-PeCB		48.6	(25%-150%)	
		13C-114-PeCB		48.2	(25%-150%)	
		13C-118-PeCB		44.1	(25%-150%)	
		13C-123-PeCB		50.5	(25%-150%)	
		13C-126-PeCB		50.6	(25%-150%)	
		13C-155-HxCB		49.8	(25%-150%)	
		13C-156-HxCB		56.2	(25%-150%)	
		13C-157-HxCB	C			
		13C-167-HxCB	C156L		55.7	(25%-150%)
		13C-169-HxCB			57.1	(25%-150%)
		13C-188-HpCB			49.5	(25%-150%)
		13C-189-HpCB			51.5	(25%-150%)
		13C-202-OcCB			51.8	(25%-150%)
13C-205-OcCB			58.6	(25%-150%)		
13C-206-NoCB			57.5	(25%-150%)		
13C-208-NoCB			51.4	(25%-150%)		
13C-209-DeCB			57.7	(25%-150%)		
13C-28-TrCB			51.9	(30%-135%)		
13C-111-PeCB			55.2	(30%-135%)		
13C-178-HpCB			62.0	(30%-135%)		
20534001	2210315-001J R6 North-20221005	13C-1-MoCB		39.3	(15%-150%)	
		13C-3-MoCB		45.7	(15%-150%)	
		13C-4-DiCB		48.0	(25%-150%)	
		13C-15-DiCB		72.2	(25%-150%)	
		13C-19-TrCB		61.0	(25%-150%)	
		13C-37-TrCB		63.6	(25%-150%)	
		13C-54-TeCB		62.6	(25%-150%)	
		13C-77-TeCB		80.8	(25%-150%)	
		13C-81-TeCB		83.2	(25%-150%)	
		13C-104-PeCB		57.7	(25%-150%)	
		13C-105-PeCB		64.7	(25%-150%)	
		13C-114-PeCB		64.4	(25%-150%)	
		13C-118-PeCB		60.1	(25%-150%)	

PCB Congeners
Surrogate Recovery Report

SDG Number: 2210315

Matrix Type: LIQUID

Sample ID	Client ID	Surrogate	QUAL	Recovery (%)	Acceptance Limits
20534001	2210315-001J R6 North-20221005	13C-123-PeCB		69.5	(25%-150%)
		13C-126-PeCB		66.9	(25%-150%)
		13C-155-HxCB		64.7	(25%-150%)
		13C-156-HxCB	C	65.5	(25%-150%)
		13C-157-HxCB	C156L		
		13C-167-HxCB		64.6	(25%-150%)
		13C-169-HxCB		64.7	(25%-150%)
		13C-188-HpCB		65.2	(25%-150%)
		13C-189-HpCB		64.9	(25%-150%)
		13C-202-OcCB		64.0	(25%-150%)
		13C-205-OcCB		78.1	(25%-150%)
		13C-206-NoCB		76.0	(25%-150%)
		13C-208-NoCB		73.1	(25%-150%)
		13C-209-DeCB		72.4	(25%-150%)
		13C-28-TrCB		70.7	(30%-135%)
		13C-111-PeCB		78.5	(30%-135%)
		13C-178-HpCB		91.6	(30%-135%)
20534002	2210315-002J R6 South-20221006	13C-1-MoCB		42.2	(15%-150%)
		13C-3-MoCB		48.7	(15%-150%)
		13C-4-DiCB		53.8	(25%-150%)
		13C-15-DiCB		73.8	(25%-150%)
		13C-19-TrCB		63.5	(25%-150%)
		13C-37-TrCB		65.7	(25%-150%)
		13C-54-TeCB		66.4	(25%-150%)
		13C-77-TeCB		79.8	(25%-150%)
		13C-81-TeCB		84.2	(25%-150%)
		13C-104-PeCB		60.2	(25%-150%)
		13C-105-PeCB		69.7	(25%-150%)
		13C-114-PeCB		66.6	(25%-150%)
		13C-118-PeCB		62.5	(25%-150%)
		13C-123-PeCB		71.8	(25%-150%)
		13C-126-PeCB		72.5	(25%-150%)
		13C-155-HxCB		60.3	(25%-150%)
		13C-156-HxCB	C	63.5	(25%-150%)
		13C-157-HxCB	C156L		
		13C-167-HxCB		62.3	(25%-150%)
		13C-169-HxCB		62.1	(25%-150%)
		13C-188-HpCB		61.1	(25%-150%)
		13C-189-HpCB		63.3	(25%-150%)
		13C-202-OcCB		60.1	(25%-150%)
13C-205-OcCB		75.6	(25%-150%)		
13C-206-NoCB		76.8	(25%-150%)		
13C-208-NoCB		67.8	(25%-150%)		
13C-209-DeCB		75.8	(25%-150%)		
13C-28-TrCB		75.0	(30%-135%)		
13C-111-PeCB		78.5	(30%-135%)		
13C-178-HpCB		85.9	(30%-135%)		

* Recovery outside Acceptance Limits

Column to be used to flag recovery values

D Sample Diluted

PCB Congeners
Quality Control Summary
Spike Recovery Report

SDG Number: 2210315
Client ID: LCS for batch 51321
Lab Sample ID: 12033077
Instrument: HRP875
Analyst: MLL

Sample Type: Laboratory Control Sample
Matrix: WATER
Analysis Date: 11/10/2022 12:14
Prep Batch ID: 51321
Batch ID: 51323

Dilution: 1

CAS No.	Parmname	Amount Added pg/L	Spike Conc. pg/L	Recovery %	Acceptance Limits
2051-60-7	LCS 1-MoCB	500	490	98.1	50-150
2051-62-9	LCS 3-MoCB	500	498	99.6	50-150
13029-08-8	LCS 4-DiCB	500	462	92.3	50-150
2050-68-2	LCS 15-DiCB	500	513	103	50-150
38444-73-4	LCS 19-TrCB	500	513	103	50-150
38444-90-5	LCS 37-TrCB	500	483	96.6	50-150
15968-05-5	LCS 54-TeCB	1000	1020	102	50-150
32598-13-3	LCS 77-TeCB	1000	977	97.7	50-150
70362-50-4	LCS 81-TeCB	1000	826	82.6	50-150
56558-16-8	LCS 104-PeCB	1000	1010	101	50-150
32598-14-4	LCS 105-PeCB	1000	924	92.4	50-150
74472-37-0	LCS 114-PeCB	1000	1040	104	50-150
31508-00-6	LCS 118-PeCB	1000	1110	111	50-150
65510-44-3	LCS 123-PeCB	1000	926	92.6	50-150
57465-28-8	LCS 126-PeCB	1000	993	99.3	50-150
33979-03-2	LCS 155-HxCB	1000	1000	100	50-150
38380-08-4	LCS 156-HxCB	2000	C 1980	98.9	50-150
69782-90-7	LCS 157-HxCB		C156		
52663-72-6	LCS 167-HxCB	1000	1000	100	50-150
32774-16-6	LCS 169-HxCB	1000	967	96.7	50-150
74487-85-7	LCS 188-HpCB	1000	997	99.7	50-150
39635-31-9	LCS 189-HpCB	1000	1010	101	50-150
2136-99-4	LCS 202-OcCB	1500	1620	108	50-150
74472-53-0	LCS 205-OcCB	1500	1450	96.4	50-150
40186-72-9	LCS 206-NoCB	1500	1490	99.3	50-150
52663-77-1	LCS 208-NoCB	1500	1590	106	50-150
2051-24-3	LCS 209-DeCB	1500	1430	95.4	50-150

PCB Congeners
Quality Control Summary
Spike Recovery Report

SDG Number: 2210315
Client ID: LCSD for batch 51321
Lab Sample ID: 12033078
Instrument: HRP875
Analyst: MLL

Sample Type: Laboratory Control Sample Duplicate
Matrix: WATER
Analysis Date: 11/10/2022 13:23
Prep Batch ID: 51321
Batch ID: 51323
Dilution: 1

CAS No.	Parmname	Amount Added pg/L	Spike Conc. pg/L	Recovery %	Acceptance Limits	RPD %	Acceptance Limits
2051-60-7	LCSD 1-MoCB	500	443	88.5	50-150	10.2	0-20
2051-62-9	LCSD 3-MoCB	500	480	96	50-150	3.66	0-20
13029-08-8	LCSD 4-DiCB	500	425	85	50-150	8.22	0-20
2050-68-2	LCSD 15-DiCB	500	471	94.3	50-150	8.51	0-20
38444-73-4	LCSD 19-TrCB	500	473	94.5	50-150	8.26	0-20
38444-90-5	LCSD 37-TrCB	500	456	91.2	50-150	5.67	0-20
15968-05-5	LCSD 54-TeCB	1000	988	98.8	50-150	3.41	0-20
32598-13-3	LCSD 77-TeCB	1000	901	90.1	50-150	8.10	0-20
70362-50-4	LCSD 81-TeCB	1000	769	76.9	50-150	7.23	0-20
56558-16-8	LCSD 104-PeCB	1000	953	95.3	50-150	5.83	0-20
32598-14-4	LCSD 105-PeCB	1000	847	84.7	50-150	8.71	0-20
74472-37-0	LCSD 114-PeCB	1000	985	98.5	50-150	5.75	0-20
31508-00-6	LCSD 118-PeCB	1000	1010	101	50-150	9.72	0-20
65510-44-3	LCSD 123-PeCB	1000	818	81.8	50-150	12.3	0-20
57465-28-8	LCSD 126-PeCB	1000	947	94.7	50-150	4.74	0-20
33979-03-2	LCSD 155-HxCB	1000	941	94.1	50-150	6.09	0-20
38380-08-4	LCSD 156-HxCB	2000	C 1830	91.4	50-150	7.91	0-20
69782-90-7	LCSD 157-HxCB		C156				
52663-72-6	LCSD 167-HxCB	1000	933	93.3	50-150	7.24	0-20
32774-16-6	LCSD 169-HxCB	1000	907	90.7	50-150	6.37	0-20
74487-85-7	LCSD 188-HpCB	1000	909	90.9	50-150	9.26	0-20
39635-31-9	LCSD 189-HpCB	1000	895	89.5	50-150	12.1	0-20
2136-99-4	LCSD 202-OcCB	1500	1510	100	50-150	7.05	0-20
74472-53-0	LCSD 205-OcCB	1500	1340	89.4	50-150	7.52	0-20
40186-72-9	LCSD 206-NoCB	1500	1420	94.8	50-150	4.66	0-20
52663-77-1	LCSD 208-NoCB	1500	1530	102	50-150	4.20	0-20
2051-24-3	LCSD 209-DeCB	1500	1330	88.7	50-150	7.30	0-20

Method Blank Summary

Page 1 of 1

SDG Number: 2210315
Client ID: MB for batch 51321
Lab Sample ID: 12033076
Column:

Client: HALL001
Instrument ID: HRP875
Prep Date: 02-NOV-22

Matrix: WATER
Data File: d08nov22a_5-3
Analyzed: 11/10/22 14:33

This method blank applies to the following samples and quality control samples:

Client Sample ID	Lab Sample ID	File ID	Date Analyzed	Time Analyzed
01 LCS for batch 51321	12033077	d08nov22a_5-1	11/10/22	1214
02 LCSD for batch 51321	12033078	d08nov22a_5-2	11/10/22	1323
03 2210315-001J R6 North-20221005	20534001	d08nov22a_7-9	11/11/22	2111
04 2210315-002J R6 South-20221006	20534002	d08nov22a_7-10	11/11/22	2221

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 1 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033076		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: MB for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 14:33	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-3		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
2051-60-7	1-MoCB	U	ND	pg/L	4.24	100
2051-61-8	2-MoCB	U	ND	pg/L	4.84	100
2051-62-9	3-MoCB	U	ND	pg/L	3.80	100
13029-08-8	4-DiCB	U	ND	pg/L	11.4	100
16605-91-7	5-DiCB	U	ND	pg/L	9.04	100
25569-80-6	6-DiCB	U	ND	pg/L	7.52	100
33284-50-3	7-DiCB	U	ND	pg/L	7.66	100
34883-43-7	8-DiCB	U	ND	pg/L	6.54	100
34883-39-1	9-DiCB	U	ND	pg/L	8.86	100
33146-45-1	10-DiCB	U	ND	pg/L	6.40	100
2050-67-1	11-DiCB	U	ND	pg/L	58.1	100
2974-92-7	12-DiCB	CU	ND	pg/L	7.68	200
2974-90-5	13-DiCB	C12				
34883-41-5	14-DiCB	U	ND	pg/L	7.86	100
2050-68-2	15-DiCB	U	ND	pg/L	6.96	100
38444-78-9	16-TrCB	U	ND	pg/L	5.24	100
37680-66-3	17-TrCB	U	ND	pg/L	5.26	100
37680-65-2	18-TrCB	CU	ND	pg/L	4.46	200
38444-73-4	19-TrCB	U	ND	pg/L	5.52	100
38444-84-7	20-TrCB	CJ	5.80	pg/L	3.66	200
55702-46-0	21-TrCB	CU	ND	pg/L	3.52	200
38444-85-8	22-TrCB	U	ND	pg/L	3.82	100
55720-44-0	23-TrCB	U	ND	pg/L	3.82	100
55702-45-9	24-TrCB	U	ND	pg/L	4.22	100
55712-37-3	25-TrCB	U	ND	pg/L	3.36	100
38444-81-4	26-TrCB	CU	ND	pg/L	3.82	200
38444-76-7	27-TrCB	U	ND	pg/L	4.04	100
7012-37-5	28-TrCB	C20				
15862-07-4	29-TrCB	C26				
35693-92-6	30-TrCB	C18				
16606-02-3	31-TrCB	U	ND	pg/L	3.52	100
38444-77-8	32-TrCB	U	ND	pg/L	3.68	100

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 2 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033076		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: MB for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 14:33	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-3		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
38444-86-9	33-TrCB	C21				
37680-68-5	34-TrCB	U	ND	pg/L	4.14	100
37680-69-6	35-TrCB	U	ND	pg/L	5.24	100
38444-87-0	36-TrCB	U	ND	pg/L	4.62	100
38444-90-5	37-TrCB	U	ND	pg/L	4.66	100
53555-66-1	38-TrCB	U	ND	pg/L	5.26	100
38444-88-1	39-TrCB	U	ND	pg/L	5.12	100
38444-93-8	40-TeCB	CU	ND	pg/L	4.88	200
52663-59-9	41-TeCB	U	ND	pg/L	6.64	100
36559-22-5	42-TeCB	U	ND	pg/L	5.40	100
70362-46-8	43-TeCB	U	ND	pg/L	6.46	100
41464-39-5	44-TeCB	CU	ND	pg/L	6.04	300
70362-45-7	45-TeCB	CU	ND	pg/L	3.42	200
41464-47-5	46-TeCB	U	ND	pg/L	3.54	100
2437-79-8	47-TeCB	C44				
70362-47-9	48-TeCB	U	ND	pg/L	5.38	100
41464-40-8	49-TeCB	CU	ND	pg/L	4.44	200
62796-65-0	50-TeCB	CU	ND	pg/L	3.34	200
68194-04-7	51-TeCB	C45				
35693-99-3	52-TeCB	J	8.28	pg/L	5.84	200
41464-41-9	53-TeCB	C50				
15968-05-5	54-TeCB	U	ND	pg/L	2.26	100
74338-24-2	55-TeCB	U	ND	pg/L	4.76	100
41464-43-1	56-TeCB	U	ND	pg/L	4.80	100
70424-67-8	57-TeCB	U	ND	pg/L	4.56	100
41464-49-7	58-TeCB	U	ND	pg/L	4.72	100
74472-33-6	59-TeCB	CU	ND	pg/L	4.12	300
33025-41-1	60-TeCB	U	ND	pg/L	4.66	100
33284-53-6	61-TeCB	CJ	7.58	pg/L	4.50	400
54230-22-7	62-TeCB	C59				
74472-34-7	63-TeCB	U	ND	pg/L	4.44	100
52663-58-8	64-TeCB	U	ND	pg/L	3.86	100

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 3 of 8

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033076		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: MB for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 14:33	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-3		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
33284-54-7	65-TeCB	C44				
32598-10-0	66-TeCB	U	ND	pg/L	4.66	100
73575-53-8	67-TeCB	U	ND	pg/L	3.66	100
73575-52-7	68-TeCB	U	ND	pg/L	4.02	100
60233-24-1	69-TeCB	C49				
32598-11-1	70-TeCB	C61				
41464-46-4	71-TeCB	C40				
41464-42-0	72-TeCB	U	ND	pg/L	4.34	100
74338-23-1	73-TeCB	U	ND	pg/L	3.84	100
32690-93-0	74-TeCB	C61				
32598-12-2	75-TeCB	C59				
70362-48-0	76-TeCB	C61				
32598-13-3	77-TeCB	U	ND	pg/L	4.76	100
70362-49-1	78-TeCB	U	ND	pg/L	5.30	100
41464-48-6	79-TeCB	U	ND	pg/L	4.20	100
33284-52-5	80-TeCB	U	ND	pg/L	4.04	100
70362-50-4	81-TeCB	U	ND	pg/L	4.04	100
52663-62-4	82-PeCB	U	ND	pg/L	6.86	100
60145-20-2	83-PeCB	U	ND	pg/L	7.94	100
52663-60-2	84-PeCB	U	ND	pg/L	5.86	100
65510-45-4	85-PeCB	CU	ND	pg/L	4.86	300
55312-69-1	86-PeCB	CJ	6.84	pg/L	4.90	600
38380-02-8	87-PeCB	C86				
55215-17-3	88-PeCB	CU	ND	pg/L	5.84	200
73575-57-2	89-PeCB	U	ND	pg/L	6.96	100
68194-07-0	90-PeCB	CU	ND	pg/L	7.70	300
68194-05-8	91-PeCB	C88				
52663-61-3	92-PeCB	U	ND	pg/L	6.42	100
73575-56-1	93-PeCB	CU	ND	pg/L	5.26	200
73575-55-0	94-PeCB	U	ND	pg/L	5.60	100
38379-99-6	95-PeCB	U	ND	pg/L	6.24	100
73575-54-9	96-PeCB	U	ND	pg/L	3.24	100

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 4 of 8

SDG Number: 2210315
Lab Sample ID: 12033076
Client Sample: QC for batch 51321
Client ID: MB for batch 51321
Batch ID: 51323
Run Date: 11/10/2022 14:33
Data File: d08nov22a_5-3
Prep Batch: 51321
Prep Date: 02-NOV-22

Client: HALL001
Method: EPA Method 1668A
Analyst: MLL
Prep Method: SW846 3520C
Prep Aliquot: 1000 mL

Project: HALL00113
Matrix: WATER
Prep Basis: As Received
Instrument: HRP875
Dilution: 1
Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
41464-51-1	97-PeCB	C86				
60233-25-2	98-PeCB	CU	ND	pg/L	5.32	200
38380-01-7	99-PeCB	U	ND	pg/L	5.34	100
39485-83-1	100-PeCB	C93				
37680-73-2	101-PeCB	C90				
68194-06-9	102-PeCB	C98				
60145-21-3	103-PeCB	U	ND	pg/L	5.42	100
56558-16-8	104-PeCB	U	ND	pg/L	2.42	100
32598-14-4	105-PeCB	U	ND	pg/L	4.16	100
70424-69-0	106-PeCB	U	ND	pg/L	4.48	100
70424-68-9	107-PeCB	U	ND	pg/L	3.60	100
70362-41-3	108-PeCB	CU	ND	pg/L	4.32	200
74472-35-8	109-PeCB	C86				
38380-03-9	110-PeCB	CU	ND	pg/L	6.76	200
39635-32-0	111-PeCB	U	ND	pg/L	4.16	100
74472-36-9	112-PeCB	U	ND	pg/L	3.94	100
68194-10-5	113-PeCB	C90				
74472-37-0	114-PeCB	U	ND	pg/L	3.92	100
74472-38-1	115-PeCB	C110				
18259-05-7	116-PeCB	C85				
68194-11-6	117-PeCB	C85				
31508-00-6	118-PeCB	J	5.50	pg/L	4.02	100
56558-17-9	119-PeCB	C86				
68194-12-7	120-PeCB	U	ND	pg/L	4.38	100
56558-18-0	121-PeCB	U	ND	pg/L	4.12	100
76842-07-4	122-PeCB	U	ND	pg/L	5.68	100
65510-44-3	123-PeCB	U	ND	pg/L	3.70	100
70424-70-3	124-PeCB	C108				
74472-39-2	125-PeCB	C86				
57465-28-8	126-PeCB	U	ND	pg/L	4.76	100
39635-33-1	127-PeCB	U	ND	pg/L	4.44	100
38380-07-3	128-HxCB	CU	ND	pg/L	5.02	200

Comments:

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**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 5 of 8

SDG Number: 2210315
Lab Sample ID: 12033076
Client Sample: QC for batch 51321
Client ID: MB for batch 51321
Batch ID: 51323
Run Date: 11/10/2022 14:33
Data File: d08nov22a_5-3
Prep Batch: 51321
Prep Date: 02-NOV-22

Client: HALL001

Method: EPA Method 1668A
Analyst: MLL

Prep Method: SW846 3520C
Prep Aliquot: 1000 mL

Project: HALL00113
Matrix: WATER

Prep Basis: As Received

Instrument: HRP875
Dilution: 1
Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
55215-18-4	129-HxCB	CU	ND	pg/L	6.82	300
52663-66-8	130-HxCB	U	ND	pg/L	6.36	100
61798-70-7	131-HxCB	U	ND	pg/L	6.48	100
38380-05-1	132-HxCB	U	ND	pg/L	5.90	100
35694-04-3	133-HxCB	U	ND	pg/L	6.18	100
52704-70-8	134-HxCB	U	ND	pg/L	6.48	100
52744-13-5	135-HxCB	CU	ND	pg/L	4.58	200
38411-22-2	136-HxCB	U	ND	pg/L	3.48	100
35694-06-5	137-HxCB	U	ND	pg/L	5.58	100
35065-28-2	138-HxCB	C129				
56030-56-9	139-HxCB	CU	ND	pg/L	5.20	200
59291-64-4	140-HxCB	C139				
52712-04-6	141-HxCB	U	ND	pg/L	5.24	100
41411-61-4	142-HxCB	U	ND	pg/L	6.30	100
68194-15-0	143-HxCB	U	ND	pg/L	5.98	100
68194-14-9	144-HxCB	U	ND	pg/L	4.50	100
74472-40-5	145-HxCB	U	ND	pg/L	3.30	100
51908-16-8	146-HxCB	U	ND	pg/L	5.00	100
68194-13-8	147-HxCB	CU	ND	pg/L	5.08	200
74472-41-6	148-HxCB	U	ND	pg/L	4.38	100
38380-04-0	149-HxCB	C147				
68194-08-1	150-HxCB	U	ND	pg/L	3.16	100
52663-63-5	151-HxCB	C135				
68194-09-2	152-HxCB	U	ND	pg/L	3.38	100
35065-27-1	153-HxCB	CJ	4.94	pg/L	4.58	200
60145-22-4	154-HxCB	U	ND	pg/L	3.64	100
33979-03-2	155-HxCB	U	ND	pg/L	2.48	100
38380-08-4	156-HxCB	CU	ND	pg/L	4.10	200
69782-90-7	157-HxCB	C156				
74472-42-7	158-HxCB	U	ND	pg/L	3.68	100
39635-35-3	159-HxCB	U	ND	pg/L	3.54	100
41411-62-5	160-HxCB	U	ND	pg/L	4.46	100

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
J Value is estimated
U Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 6 of 8

SDG Number: 2210315
Lab Sample ID: 12033076
Client Sample: QC for batch 51321
Client ID: MB for batch 51321
Batch ID: 51323
Run Date: 11/10/2022 14:33
Data File: d08nov22a_5-3
Prep Batch: 51321
Prep Date: 02-NOV-22

Client: HALL001

Method: EPA Method 1668A
Analyst: MLL

Prep Method: SW846 3520C
Prep Aliquot: 1000 mL

Project: HALL00113
Matrix: WATER

Prep Basis: As Received
Instrument: HRP875
Dilution: 1
Prep SOP Ref: CF-OA-E-001

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
74472-43-8	161-HxCB	U	ND	pg/L	4.34	100
39635-34-2	162-HxCB	U	ND	pg/L	3.46	100
74472-44-9	163-HxCB	C129				
74472-45-0	164-HxCB	U	ND	pg/L	4.12	100
74472-46-1	165-HxCB	U	ND	pg/L	4.58	100
41411-63-6	166-HxCB	C128				
52663-72-6	167-HxCB	U	ND	pg/L	3.06	100
59291-65-5	168-HxCB	C153				
32774-16-6	169-HxCB	U	ND	pg/L	3.52	100
35065-30-6	170-HpCB	U	ND	pg/L	4.72	100
52663-71-5	171-HpCB	CU	ND	pg/L	4.98	200
52663-74-8	172-HpCB	U	ND	pg/L	4.90	100
68194-16-1	173-HpCB	C171				
38411-25-5	174-HpCB	U	ND	pg/L	4.64	100
40186-70-7	175-HpCB	U	ND	pg/L	4.20	100
52663-65-7	176-HpCB	U	ND	pg/L	3.24	100
52663-70-4	177-HpCB	U	ND	pg/L	5.02	100
52663-67-9	178-HpCB	U	ND	pg/L	4.46	100
52663-64-6	179-HpCB	U	ND	pg/L	3.16	100
35065-29-3	180-HpCB	CU	ND	pg/L	3.88	200
74472-47-2	181-HpCB	U	ND	pg/L	4.80	100
60145-23-5	182-HpCB	U	ND	pg/L	4.04	100
52663-69-1	183-HpCB	CU	ND	pg/L	4.64	200
74472-48-3	184-HpCB	U	ND	pg/L	3.10	100
52712-05-7	185-HpCB	C183				
74472-49-4	186-HpCB	U	ND	pg/L	3.22	100
52663-68-0	187-HpCB	U	ND	pg/L	4.08	100
74487-85-7	188-HpCB	U	ND	pg/L	2.70	100
39635-31-9	189-HpCB	U	ND	pg/L	4.02	100
41411-64-7	190-HpCB	U	ND	pg/L	3.48	100
74472-50-7	191-HpCB	U	ND	pg/L	3.44	100
74472-51-8	192-HpCB	U	ND	pg/L	4.00	100

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
J Value is estimated
U Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033076		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: MB for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 14:33	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-3		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
69782-91-8	193-HpCB	C180				
35694-08-7	194-OcCB	U	ND	pg/L	3.80	100
52663-78-2	195-OcCB	U	ND	pg/L	4.02	100
42740-50-1	196-OcCB	U	ND	pg/L	3.70	100
33091-17-7	197-OcCB	CU	ND	pg/L	2.94	200
68194-17-2	198-OcCB	CU	ND	pg/L	3.84	200
52663-75-9	199-OcCB	C198				
52663-73-7	200-OcCB	C197				
40186-71-8	201-OcCB	U	ND	pg/L	2.74	100
2136-99-4	202-OcCB	U	ND	pg/L	2.74	100
52663-76-0	203-OcCB	U	ND	pg/L	3.66	100
74472-52-9	204-OcCB	U	ND	pg/L	2.82	100
74472-53-0	205-OcCB	U	ND	pg/L	3.00	100
40186-72-9	206-NoCB	U	ND	pg/L	5.48	100
52663-79-3	207-NoCB	U	ND	pg/L	4.04	100
52663-77-1	208-NoCB	U	ND	pg/L	3.76	100
2051-24-3	209-DeCB	U	ND	pg/L	4.54	100
1336-36-3	Total PCB Congeners	J	38.9	pg/L		100

Surrogate/Tracer recovery	Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-1-MoCB		666	2000	pg/L	33.3	(15%-150%)
13C-3-MoCB		760	2000	pg/L	38.0	(15%-150%)
13C-4-DiCB		761	2000	pg/L	38.1	(25%-150%)
13C-15-DiCB		1010	2000	pg/L	50.4	(25%-150%)
13C-19-TrCB		915	2000	pg/L	45.8	(25%-150%)
13C-37-TrCB		963	2000	pg/L	48.2	(25%-150%)
13C-54-TeCB		872	2000	pg/L	43.6	(25%-150%)
13C-77-TeCB		1120	2000	pg/L	56.2	(25%-150%)
13C-81-TeCB		1200	2000	pg/L	60.0	(25%-150%)
13C-104-PeCB		932	2000	pg/L	46.6	(25%-150%)
13C-105-PeCB		971	2000	pg/L	48.6	(25%-150%)
13C-114-PeCB		964	2000	pg/L	48.2	(25%-150%)
13C-118-PeCB		882	2000	pg/L	44.1	(25%-150%)
13C-123-PeCB		1010	2000	pg/L	50.5	(25%-150%)
13C-126-PeCB		1010	2000	pg/L	50.6	(25%-150%)
13C-155-HxCB		996	2000	pg/L	49.8	(25%-150%)
13C-156-HxCB	C	2250	4000	pg/L	56.2	(25%-150%)
13C-157-HxCB	C156L					
13C-167-HxCB		1110	2000	pg/L	55.7	(25%-150%)
13C-169-HxCB		1140	2000	pg/L	57.1	(25%-150%)
13C-188-HpCB		989	2000	pg/L	49.5	(25%-150%)
13C-189-HpCB		1030	2000	pg/L	51.5	(25%-150%)

**PCB Congeners
Certificate of Analysis
Sample Summary**

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SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033076		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: MB for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 14:33	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-3		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL	
Surrogate/Tracer recovery							
		Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-202-OcCB			1040	2000	pg/L	51.8	(25%-150%)
13C-205-OcCB			1170	2000	pg/L	58.6	(25%-150%)
13C-206-NoCB			1150	2000	pg/L	57.5	(25%-150%)
13C-208-NoCB			1030	2000	pg/L	51.4	(25%-150%)
13C-209-DeCB			1150	2000	pg/L	57.7	(25%-150%)
13C-28-TrCB			1040	2000	pg/L	51.9	(30%-135%)
13C-111-PeCB			1100	2000	pg/L	55.2	(30%-135%)
13C-178-HpCB			1240	2000	pg/L	62.0	(30%-135%)

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- J** Value is estimated
- U** Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 1 of 2

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033077		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: LCS for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 12:14	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-1		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
2051-60-7	1-MoCB		490	pg/L	5.90	100
2051-62-9	3-MoCB		498	pg/L	5.40	100
13029-08-8	4-DiCB		462	pg/L	9.84	100
2050-68-2	15-DiCB		513	pg/L	8.46	100
38444-73-4	19-TrCB		513	pg/L	7.04	100
38444-90-5	37-TrCB		483	pg/L	12.0	100
15968-05-5	54-TeCB		1020	pg/L	3.78	100
32598-13-3	77-TeCB		977	pg/L	16.2	100
70362-50-4	81-TeCB		826	pg/L	15.1	100
56558-16-8	104-PeCB		1010	pg/L	2.54	100
32598-14-4	105-PeCB		924	pg/L	19.9	100
74472-37-0	114-PeCB		1040	pg/L	18.6	100
31508-00-6	118-PeCB		1110	pg/L	18.9	100
65510-44-3	123-PeCB		926	pg/L	17.8	100
57465-28-8	126-PeCB		993	pg/L	20.4	100
33979-03-2	155-HxCB		1000	pg/L	2.64	100
38380-08-4	156-HxCB	C	1980	pg/L	17.4	200
69782-90-7	157-HxCB	C156				
52663-72-6	167-HxCB		1000	pg/L	12.8	100
32774-16-6	169-HxCB		967	pg/L	14.7	100
74487-85-7	188-HpCB		997	pg/L	3.20	100
39635-31-9	189-HpCB		1010	pg/L	8.64	100
2136-99-4	202-OcCB		1620	pg/L	22.6	100
74472-53-0	205-OcCB		1450	pg/L	9.54	100
40186-72-9	206-NoCB		1490	pg/L	7.36	100
52663-77-1	208-NoCB		1590	pg/L	5.44	100
2051-24-3	209-DeCB		1430	pg/L	4.50	100

Surrogate/Tracer recovery	Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-1-MoCB		757	2000	pg/L	37.9	(15%-140%)
13C-3-MoCB		876	2000	pg/L	43.8	(15%-140%)
13C-4-DiCB		865	2000	pg/L	43.3	(30%-140%)
13C-15-DiCB		1300	2000	pg/L	65.1	(30%-140%)
13C-19-TrCB		1070	2000	pg/L	53.6	(30%-140%)
13C-37-TrCB		1220	2000	pg/L	61.0	(30%-140%)
13C-54-TeCB		1030	2000	pg/L	51.6	(30%-140%)
13C-77-TeCB		1290	2000	pg/L	64.6	(30%-140%)
13C-81-TeCB		1340	2000	pg/L	66.8	(30%-140%)
13C-104-PeCB		1200	2000	pg/L	60.0	(30%-140%)
13C-105-PeCB		1150	2000	pg/L	57.4	(30%-140%)
13C-114-PeCB		1140	2000	pg/L	56.9	(30%-140%)
13C-118-PeCB		1010	2000	pg/L	50.5	(30%-140%)

**PCB Congeners
Certificate of Analysis
Sample Summary**

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033077		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: LCS for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 12:14	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-1		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
Surrogate/Tracer recovery						
		Qual	Result	Nominal	Units	Recovery%
						Acceptable Limits
13C-123-PeCB			1160	2000	pg/L	58.0 (30%-140%)
13C-126-PeCB			1310	2000	pg/L	65.6 (30%-140%)
13C-155-HxCB			1150	2000	pg/L	57.6 (30%-140%)
13C-156-HxCB		C	2610	4000	pg/L	65.3 (30%-140%)
13C-157-HxCB		C156L				
13C-167-HxCB			1310	2000	pg/L	65.4 (30%-140%)
13C-169-HxCB			1360	2000	pg/L	67.8 (30%-140%)
13C-188-HpCB			1130	2000	pg/L	56.5 (30%-140%)
13C-189-HpCB			1170	2000	pg/L	58.4 (30%-140%)
13C-202-OcCB			1220	2000	pg/L	61.1 (30%-140%)
13C-205-OcCB			1410	2000	pg/L	70.3 (30%-140%)
13C-206-NoCB			1380	2000	pg/L	69.1 (30%-140%)
13C-208-NoCB			1150	2000	pg/L	57.7 (30%-140%)
13C-209-DeCB			1370	2000	pg/L	68.4 (30%-140%)
13C-28-TrCB			1220	2000	pg/L	61.0 (40%-125%)
13C-111-PeCB			1280	2000	pg/L	64.1 (40%-125%)
13C-178-HpCB			1460	2000	pg/L	73.2 (40%-125%)

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
- U** Analyte was analyzed for, but not detected above the specified detection limit.

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 1 of 2

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033078		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: LCSD for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 13:23	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-2		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
2051-60-7	1-MoCB		443	pg/L	6.46	100
2051-62-9	3-MoCB		480	pg/L	7.18	100
13029-08-8	4-DiCB		425	pg/L	11.5	100
2050-68-2	15-DiCB		471	pg/L	12.7	100
38444-73-4	19-TrCB		473	pg/L	9.06	100
38444-90-5	37-TrCB		456	pg/L	16.4	100
15968-05-5	54-TeCB		988	pg/L	4.04	100
32598-13-3	77-TeCB		901	pg/L	27.0	100
70362-50-4	81-TeCB		769	pg/L	25.2	100
56558-16-8	104-PeCB		953	pg/L	3.18	100
32598-14-4	105-PeCB		847	pg/L	23.4	100
74472-37-0	114-PeCB		985	pg/L	20.8	100
31508-00-6	118-PeCB		1010	pg/L	23.3	100
65510-44-3	123-PeCB		818	pg/L	19.9	100
57465-28-8	126-PeCB		947	pg/L	26.0	100
33979-03-2	155-HxCB		941	pg/L	9.38	100
38380-08-4	156-HxCB	C	1830	pg/L	21.8	200
69782-90-7	157-HxCB	C156				
52663-72-6	167-HxCB		933	pg/L	16.1	100
32774-16-6	169-HxCB		907	pg/L	18.4	100
74487-85-7	188-HpCB		909	pg/L	3.64	100
39635-31-9	189-HpCB		895	pg/L	8.12	100
2136-99-4	202-OcCB		1510	pg/L	25.5	100
74472-53-0	205-OcCB		1340	pg/L	7.66	100
40186-72-9	206-NoCB		1420	pg/L	9.36	100
52663-77-1	208-NoCB		1530	pg/L	6.86	100
2051-24-3	209-DeCB		1330	pg/L	5.86	100

Surrogate/Tracer recovery	Qual	Result	Nominal	Units	Recovery%	Acceptable Limits
13C-1-MoCB		544	2000	pg/L	27.2	(15%-140%)
13C-3-MoCB		636	2000	pg/L	31.8	(15%-140%)
13C-4-DiCB		656	2000	pg/L	32.8	(30%-140%)
13C-15-DiCB		895	2000	pg/L	44.8	(30%-140%)
13C-19-TrCB		838	2000	pg/L	41.9	(30%-140%)
13C-37-TrCB		753	2000	pg/L	37.6	(30%-140%)
13C-54-TeCB		750	2000	pg/L	37.5	(30%-140%)
13C-77-TeCB		827	2000	pg/L	41.3	(30%-140%)
13C-81-TeCB		874	2000	pg/L	43.7	(30%-140%)
13C-104-PeCB		884	2000	pg/L	44.2	(30%-140%)
13C-105-PeCB		864	2000	pg/L	43.2	(30%-140%)
13C-114-PeCB		843	2000	pg/L	42.1	(30%-140%)
13C-118-PeCB		764	2000	pg/L	38.2	(30%-140%)

**PCB Congeners
Certificate of Analysis
Sample Summary**

Page 2 of 2

SDG Number: 2210315	Client: HALL001	Project: HALL00113
Lab Sample ID: 12033078		Matrix: WATER
Client Sample: QC for batch 51321		
Client ID: LCSD for batch 51321		Prep Basis: As Received
Batch ID: 51323	Method: EPA Method 1668A	
Run Date: 11/10/2022 13:23	Analyst: MLL	Instrument: HRP875
Data File: d08nov22a_5-2		Dilution: 1
Prep Batch: 51321	Prep Method: SW846 3520C	Prep SOP Ref: CF-OA-E-001
Prep Date: 02-NOV-22	Prep Aliquot: 1000 mL	

CAS No.	Parmname	Qual	Result	Units	EDL	PQL
Surrogate/Tracer recovery						
		Qual	Result	Nominal	Units	Recovery%
						Acceptable Limits
13C-123-PeCB			880	2000	pg/L	44.0 (30%-140%)
13C-126-PeCB			857	2000	pg/L	42.9 (30%-140%)
13C-155-HxCB			763	2000	pg/L	38.2 (30%-140%)
13C-156-HxCB		C	1650	4000	pg/L	41.2 (30%-140%)
13C-157-HxCB		C156L				
13C-167-HxCB			837	2000	pg/L	41.8 (30%-140%)
13C-169-HxCB			835	2000	pg/L	41.8 (30%-140%)
13C-188-HpCB			795	2000	pg/L	39.7 (30%-140%)
13C-189-HpCB			817	2000	pg/L	40.8 (30%-140%)
13C-202-OcCB			781	2000	pg/L	39.0 (30%-140%)
13C-205-OcCB			953	2000	pg/L	47.6 (30%-140%)
13C-206-NoCB			929	2000	pg/L	46.5 (30%-140%)
13C-208-NoCB			811	2000	pg/L	40.6 (30%-140%)
13C-209-DeCB			920	2000	pg/L	46.0 (30%-140%)
13C-28-TrCB			1100	2000	pg/L	54.9 (40%-125%)
13C-111-PeCB			1220	2000	pg/L	61.1 (40%-125%)
13C-178-HpCB			1270	2000	pg/L	63.3 (40%-125%)

Comments:

- C** Congener has coeluters. When Cxxx, refer to congener number xxx for data
U Analyte was analyzed for, but not detected above the specified detection limit.

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70825	SampType: MBLK	TestCode: EPA Method 1664B								
Client ID: PBW	Batch ID: 70825	RunNo: 91919								
Prep Date: 10/14/2022	Analysis Date: 10/18/2022	SeqNo: 3297147	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
N-Hexane Extractable Material	ND	10.0								

Sample ID: LCS-70825	SampType: LCS	TestCode: EPA Method 1664B								
Client ID: LCSW	Batch ID: 70825	RunNo: 91919								
Prep Date: 10/14/2022	Analysis Date: 10/18/2022	SeqNo: 3297148	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
N-Hexane Extractable Material	37.8	10.0	40.00	0	94.5	78	114			

Sample ID: LCSD-70825	SampType: LCSD	TestCode: EPA Method 1664B								
Client ID: LCSS02	Batch ID: 70825	RunNo: 91919								
Prep Date: 10/14/2022	Analysis Date: 10/18/2022	SeqNo: 3297149	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
N-Hexane Extractable Material	37.4	10.0	40.00	0	93.5	78	114	1.06	20	

Qualifiers:

- | | |
|---|---|
| * Value exceeds Maximum Contaminant Level. | B Analyte detected in the associated Method Blank |
| D Sample Diluted Due to Matrix | E Above Quantitation Range/Estimated Value |
| H Holding times for preparation or analysis exceeded | J Analyte detected below quantitation limits |
| ND Not Detected at the Reporting Limit | P Sample pH Not In Range |
| PQL Practical Quantitative Limit | RL Reporting Limit |
| S % Recovery outside of standard limits. If undiluted results may be estimated. | |

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70811	SampType: MBLK	TestCode: EPA Method 200.7: Metals								
Client ID: PBW	Batch ID: 70811	RunNo: 91819								
Prep Date: 10/13/2022	Analysis Date: 10/14/2022	SeqNo: 3291906	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Calcium	ND	1.0								
Magnesium	ND	1.0								

Sample ID: LCSLL-70811	SampType: LCSLL	TestCode: EPA Method 200.7: Metals								
Client ID: BatchQC	Batch ID: 70811	RunNo: 91819								
Prep Date: 10/13/2022	Analysis Date: 10/14/2022	SeqNo: 3291907	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Calcium	ND	1.0	0.5000	0	103	50	150			
Magnesium	ND	1.0	0.5000	0	104	50	150			

Sample ID: LCS-70811	SampType: LCS	TestCode: EPA Method 200.7: Metals								
Client ID: LCSW	Batch ID: 70811	RunNo: 91819								
Prep Date: 10/13/2022	Analysis Date: 10/14/2022	SeqNo: 3291908	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Calcium	51	1.0	50.00	0	102	85	115			
Magnesium	52	1.0	50.00	0	104	85	115			

Qualifiers:

- | | |
|---|---|
| * Value exceeds Maximum Contaminant Level. | B Analyte detected in the associated Method Blank |
| D Sample Diluted Due to Matrix | E Above Quantitation Range/Estimated Value |
| H Holding times for preparation or analysis exceeded | J Analyte detected below quantitation limits |
| ND Not Detected at the Reporting Limit | P Sample pH Not In Range |
| PQL Practical Quantitative Limit | RL Reporting Limit |
| S % Recovery outside of standard limits. If undiluted results may be estimated. | |

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB	SampType: MBLK	TestCode: EPA 200.8: Dissolved Metals								
Client ID: PBW	Batch ID: A91883	RunNo: 91883								
Prep Date:	Analysis Date: 10/18/2022	SeqNo: 3295065			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Copper	ND	0.0010								
Lead	ND	0.00050								

Sample ID: LCSLL	SampType: LCSLL	TestCode: EPA 200.8: Dissolved Metals								
Client ID: BatchQC	Batch ID: A91883	RunNo: 91883								
Prep Date:	Analysis Date: 10/18/2022	SeqNo: 3295066			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Copper	0.0010	0.0010	0.001000	0	101	50	150			
Lead	0.00052	0.00050	0.0005000	0	105	50	150			

Sample ID: LCS	SampType: LCS	TestCode: EPA 200.8: Dissolved Metals								
Client ID: LCSW	Batch ID: A91883	RunNo: 91883								
Prep Date:	Analysis Date: 10/18/2022	SeqNo: 3295067			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Copper	0.025	0.0010	0.02500	0	98.9	85	115			
Lead	0.012	0.00050	0.01250	0	97.4	85	115			

Sample ID: 2210315-002NMSLL	SampType: MS	TestCode: EPA 200.8: Dissolved Metals								
Client ID: R6 South-20221006	Batch ID: A91883	RunNo: 91883								
Prep Date:	Analysis Date: 10/18/2022	SeqNo: 3295096			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Copper	0.026	0.0010	0.02500	0.0007151	102	70	130			
Lead	0.013	0.00050	0.01250	0.0007696	107	70	130			

Sample ID: 2210315-002NMSDL	SampType: MSD	TestCode: EPA 200.8: Dissolved Metals								
Client ID: R6 South-20221006	Batch ID: A91883	RunNo: 91883								
Prep Date:	Analysis Date: 10/18/2022	SeqNo: 3295097			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Copper	0.026	0.0010	0.02500	0.0007151	101	70	130	0.371	20	
Lead	0.013	0.00050	0.01250	0.0007696	105	70	130	1.82	20	

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB	SampType: MBLK	TestCode: EPA Method 300.0: Anions								
Client ID: PBW	Batch ID: A91618	RunNo: 91618								
Prep Date:	Analysis Date: 10/6/2022	SeqNo: 3282485	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Nitrite (As N)	ND	0.10								
Nitrogen, Nitrate (As N)	ND	0.10								

Sample ID: LCS	SampType: LCS	TestCode: EPA Method 300.0: Anions								
Client ID: LCSW	Batch ID: A91618	RunNo: 91618								
Prep Date:	Analysis Date: 10/6/2022	SeqNo: 3282486	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Nitrite (As N)	0.94	0.10	1.000	0	93.8	90	110			
Nitrogen, Nitrate (As N)	2.5	0.10	2.500	0	98.8	90	110			

Sample ID: 2210315-001EMS	SampType: MS	TestCode: EPA Method 300.0: Anions								
Client ID: R6 North-20221005	Batch ID: A91618	RunNo: 91618								
Prep Date:	Analysis Date: 10/7/2022	SeqNo: 3282497	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Nitrite (As N)	4.7	0.50	5.000	0	94.4	83.4	110			
Nitrogen, Nitrate (As N)	13	0.50	12.50	0.1075	99.8	89.5	113			

Sample ID: 2210315-001EMSD	SampType: MSD	TestCode: EPA Method 300.0: Anions								
Client ID: R6 North-20221005	Batch ID: A91618	RunNo: 91618								
Prep Date:	Analysis Date: 10/7/2022	SeqNo: 3282498	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Nitrite (As N)	4.7	0.50	5.000	0	93.8	83.4	110	0.691	20	
Nitrogen, Nitrate (As N)	12	0.50	12.50	0.1075	98.8	89.5	113	0.995	20	

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70767	SampType: MBLK		TestCode: EPA Method 8081: PESTICIDES							
Client ID: PBW	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294644	Units: µg/L						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	ND	0.10								
Surr: Decachlorobiphenyl	2.5		2.500		101	40.9	111			
Surr: Tetrachloro-m-xylene	2.0		2.500		79.4	15	107			

Sample ID: MB-70767	SampType: MBLK		TestCode: EPA Method 8081: PESTICIDES							
Client ID: PBW	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294646	Units: µg/L						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	ND	0.10								
Surr: Decachlorobiphenyl	2.5		2.500		102	40.9	111			
Surr: Tetrachloro-m-xylene	2.0		2.500		80.9	15	107			

Sample ID: LCS-70767	SampType: LCS		TestCode: EPA Method 8081: PESTICIDES							
Client ID: LCSW	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294647	Units: µg/L						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	0.43	0.10	0.5000	0	86.2	56.3	121			
Surr: Decachlorobiphenyl	2.4		2.500		95.2	40.9	111			
Surr: Tetrachloro-m-xylene	2.0		2.500		78.6	15	107			

Sample ID: LCS-70767	SampType: LCS		TestCode: EPA Method 8081: PESTICIDES							
Client ID: LCSW	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294648	Units: µg/L						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	0.44	0.10	0.5000	0	87.9	56.3	121			
Surr: Decachlorobiphenyl	2.4		2.500		95.7	40.9	111			
Surr: Tetrachloro-m-xylene	2.0		2.500		79.7	15	107			

Sample ID: LCSD-70767	SampType: LCSD		TestCode: EPA Method 8081: PESTICIDES							
Client ID: LCSS02	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294649	Units: µg/L						
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	0.42	0.10	0.5000	0	84.6	56.3	121	1.91	20	
Surr: Decachlorobiphenyl	2.3		2.500		90.9	40.9	111	0	20	
Surr: Tetrachloro-m-xylene	1.8		2.500		73.5	15	107	0	20	

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: LCSD-70767	SampType: LCSD		TestCode: EPA Method 8081: PESTICIDES							
Client ID: LCSS02	Batch ID: 70767		RunNo: 91851							
Prep Date: 10/12/2022	Analysis Date: 10/17/2022		SeqNo: 3294650		Units: µg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Dieldrin	0.43	0.10	0.5000	0	86.1	56.3	121	2.00	20	
Surr: Decachlorobiphenyl	2.3		2.500		91.5	40.9	111	0	20	
Surr: Tetrachloro-m-xylene	1.8		2.500		73.9	15	107	0	20	

Qualifiers:

- | | |
|---|---|
| * Value exceeds Maximum Contaminant Level. | B Analyte detected in the associated Method Blank |
| D Sample Diluted Due to Matrix | E Above Quantitation Range/Estimated Value |
| H Holding times for preparation or analysis exceeded | J Analyte detected below quantitation limits |
| ND Not Detected at the Reporting Limit | P Sample pH Not In Range |
| PQL Practical Quantitative Limit | RL Reporting Limit |
| S % Recovery outside of standard limits. If undiluted results may be estimated. | |

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70671	SampType: MBLK	TestCode: SM 9223B Fecal Indicator: E. coli MPN								
Client ID: PBW	Batch ID: 70671	RunNo: 91638								
Prep Date: 10/6/2022	Analysis Date: 10/7/2022	SeqNo: 3283469	Units: MPN/100mL							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
E. Coli	<1	1.000								

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB	SampType: MBLK	TestCode: SM 4500 NH3: Ammonia								
Client ID: PBW	Batch ID: R91993	RunNo: 91993								
Prep Date:	Analysis Date: 10/21/2022	SeqNo: 3300449			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Ammonia	ND	1.0								

Sample ID: LCS	SampType: LCS	TestCode: SM 4500 NH3: Ammonia								
Client ID: LCSW	Batch ID: R91993	RunNo: 91993								
Prep Date:	Analysis Date: 10/21/2022	SeqNo: 3300450			Units: mg/L					
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Ammonia	9.8	1.0	10.00	0	98.0	80	120			

Qualifiers:

- | | |
|---|---|
| * Value exceeds Maximum Contaminant Level. | B Analyte detected in the associated Method Blank |
| D Sample Diluted Due to Matrix | E Above Quantitation Range/Estimated Value |
| H Holding times for preparation or analysis exceeded | J Analyte detected below quantitation limits |
| ND Not Detected at the Reporting Limit | P Sample pH Not In Range |
| PQL Practical Quantitative Limit | RL Reporting Limit |
| S % Recovery outside of standard limits. If undiluted results may be estimated. | |

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-71023	SampType: MBLK	TestCode: EPA Method 365.1: Total Phosphorous								
Client ID: PBW	Batch ID: 71023	RunNo: 92060								
Prep Date: 10/24/2022	Analysis Date: 10/25/2022	SeqNo: 3303642	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Phosphorus, Total (As P)	ND	0.050								

Sample ID: LCS-71023	SampType: LCS	TestCode: EPA Method 365.1: Total Phosphorous								
Client ID: LCSW	Batch ID: 71023	RunNo: 92060								
Prep Date: 10/24/2022	Analysis Date: 10/25/2022	SeqNo: 3303643	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Phosphorus, Total (As P)	0.24	0.050	0.2500	0	96.9	90	110			

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70696	SampType: MBLK	TestCode: SM2540C MOD: Total Dissolved Solids								
Client ID: PBW	Batch ID: 70696	RunNo: 91714								
Prep Date: 10/10/2022	Analysis Date: 10/12/2022	SeqNo: 3286928	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Total Dissolved Solids	ND	20.0								

Sample ID: LCS-70696	SampType: LCS	TestCode: SM2540C MOD: Total Dissolved Solids								
Client ID: LCSW	Batch ID: 70696	RunNo: 91714								
Prep Date: 10/10/2022	Analysis Date: 10/12/2022	SeqNo: 3286929	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Total Dissolved Solids	1050	20.0	1000	0	105	80	120			

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70981	SampType: MBLK	TestCode: SM 4500 Norg C: TKN								
Client ID: PBW	Batch ID: 70981	RunNo: 92019								
Prep Date: 10/21/2022	Analysis Date: 10/24/2022	SeqNo: 3301880	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Kjeldahl, Total	ND	1.0								

Sample ID: LCS-70981	SampType: LCS	TestCode: SM 4500 Norg C: TKN								
Client ID: LCSW	Batch ID: 70981	RunNo: 92019								
Prep Date: 10/21/2022	Analysis Date: 10/24/2022	SeqNo: 3301881	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Nitrogen, Kjeldahl, Total	10	1.0	10.00	0	101	80	120			

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

QC SUMMARY REPORT

Hall Environmental Analysis Laboratory, Inc.

WO#: 2210315

23-Nov-22

Client: AMAFCA
Project: CMC Wet FY23

Sample ID: MB-70679	SampType: MBLK	TestCode: SM 2540D: TSS								
Client ID: PBW	Batch ID: 70679	RunNo: 91686								
Prep Date: 10/7/2022	Analysis Date: 10/10/2022	SeqNo: 3285851	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Suspended Solids	ND	4.0								

Sample ID: LCS-70679	SampType: LCS	TestCode: SM 2540D: TSS								
Client ID: LCSW	Batch ID: 70679	RunNo: 91686								
Prep Date: 10/7/2022	Analysis Date: 10/10/2022	SeqNo: 3285852	Units: mg/L							
Analyte	Result	PQL	SPK value	SPK Ref Val	%REC	LowLimit	HighLimit	%RPD	RPDLimit	Qual
Suspended Solids	89	4.0	91.90	0	96.8	83.89	119.7			

Qualifiers:

- * Value exceeds Maximum Contaminant Level.
- D Sample Diluted Due to Matrix
- H Holding times for preparation or analysis exceeded
- ND Not Detected at the Reporting Limit
- PQL Practical Quantitative Limit
- S % Recovery outside of standard limits. If undiluted results may be estimated.
- B Analyte detected in the associated Method Blank
- E Above Quantitation Range/Estimated Value
- J Analyte detected below quantitation limits
- P Sample pH Not In Range
- RL Reporting Limit

Sample Log-In Check List

Client Name: AMAFCA

Work Order Number: 2210315

RcptNo: 1

Received By: Joseph Alderette 10/6/2022 10:25:00 AM

Completed By: Sean Livingston 10/6/2022 11:10:53 AM

Reviewed By: SO 10/6/22

JA
Sean Livingston

Chain of Custody

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

Log In

3. Was an attempt made to cool the samples? Yes No NA
4. Were all samples received at a temperature of >0° C to 6.0°C Yes No NA
5. Sample(s) in proper container(s)? Yes No
6. Sufficient sample volume for indicated test(s)? Yes No
7. Are samples (except VOA and ONG) properly preserved? Yes No
8. Was preservative added to bottles? Yes No NA
9. Received at least 1 vial with headspace <1/4" for AQ VOA? Yes No NA
10. Were any sample containers received broken? Yes No
11. Does paperwork match bottle labels? (Note discrepancies on chain of custody) Yes No
12. Are matrices correctly identified on Chain of Custody? Yes No
13. Is it clear what analyses were requested? Yes No
14. Were all holding times able to be met? (If no, notify customer for authorization.) Yes No

of preserved bottles checked for pH: 14
 (<2 or >12 unless noted)
 Adjusted? NO
 Checked by: KPA 10.6.22

Special Handling (if applicable)

15. Was client notified of all discrepancies with this order? Yes No NA

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

16. Additional remarks: NO BOD BOTTLES. NO E COLI BOTTLE FOR RG NORTH TO 10.7.22

note - BOD bottles not provided to lab for these samples. E. coli for Rio Grande North sample and results provided in previous lab report.

17. Cooler Information

Cooler No	Temp °C	Condition	Seal Intact	Seal No	Seal Date	Signed By
1	4.9	Good				

Collaborative Monitoring Cooperative - Analyses List
Attach to Chain of Custody

Please refer to attached NPDES Permit No. NMR04A00 Appendix F. Methods and minimum quantification levels (MDL's) will be those approved under 40 CFR 136 and specified in the attached permit

Analyte (Bold Indicates WQS)	CAS #	Fraction	Method #	MDL (µg/L)
Hardness (Ca + Mg)	NA	Total	200.7	2.4
Lead	7439-92-1	Dissolved	200.8	0.09
Copper	7440-50-8	Dissolved	200.8	1.06
Ammonia + organic nitrogen	7664-41-7	Total	350.1	31.32
Total Kjehldal Nitrogen	17778-88-0	Total	351.2	58.78
Nitrate + Nitrite	14797-55-8	Total	353.2	10.17
Polychlorinated biphenyls (PCBs)	1336-36-3	Total	1668	0.014
Tetrahydrofuran (THF)	109-99-9	Total	8260C	7.9
bis(2-Ethylhexyl)phthalate	117-81-7	Total	8270D	0.2
Dibenzofuran	132-64-9	Total	8270D	0.2
Indeno(1,2,3-cd)pyrene	193-39-5	Total	8270D	0.2
Benzo(b)fluoranthene	205-99-2	Total	8270D	0.1
Benzo(k)fluoranthene	207-08-9	Total	8270D	0.1
Chrysene	218-01-9	Total	8270D	0.2
Benzo(a)pyrene	50-32-8	Total	8270D	0.3
Dibenzo(a,h)anthracene	53-70-3	Total	8270D	0.2
Benzo(a)anthracene	56-55-3	Total	8270D	0.1
Dieldrin	60-57-1	Total	8081	0.2
Pentachlorophenol	87-86-5	Total	8270D	0.1
Benzidine	92-87-5	Total	8270D	0.2
Chemical Oxygen Demand	E1641638 ²	Total	HACH	5100
Gross alpha (adjusted)	NA	Total	Method 900	0.1 pCi/L
Total Dissolved Solids	E1642222 ²	Total	SM 2540C	60.4
Total Suspended Solids	NA	Total	SM 2540D	3450
Biological Oxygen Demand	N/A	Total	Standard Methods	930
Oil and Grease		Total	1664A	5000
Ecoli-enumeration			SM 9223B	
pH			SM 4500	
Phosphorus		Dissolved	365.1	100
Phosphorus		Total	365.1	100
Chromium IV		Total	3500Cr C-2011	100

ATTACHMENT 2
**FY 2023 WET SEASON COMPLETED DATA VERIFICATION AND
VALIDATION (V&V) FORMS**

Attachment 1.1 Water Quality Sample Data Verification and Validation Worksheet

Study Name: Compliance Monitoring Cooperative (CMC)

Year: FY 2023 (October 2022 – Wet Season Sample)

Project Coordinator: For Data Review and Reporting – SJG, BHI

V&V Reviewer: SJG

Data covered by this worksheet: Rio Grande North – 10/5/2022

Version of Verification/Validation Procedures: QAPP –AMAFCA SOP #5 (7/2022)

Step 1: Verify Field Data

A. Are all Field Data forms present and complete? Yes No

If yes, proceed; if no, attempt to locate missing forms, then indicate any remaining missing forms and action taken.

Missing Field Data Forms	Action Taken
_____	_____
_____	_____

Total number of occurrences: 0

B. Are station name and ID, and sampling date and time on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station and Parameter	Action Taken	Re-verified?
_____	_____	_____
_____	_____	_____

Total number of occurrences: 0

C. Are field data on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station	Sampling Date	Parameter(s) Corrected	Re-verified?
_____	_____	_____	_____
_____	_____	_____	_____

Total number of occurrences: 0

D. Are RIDs correct and associated with the correct analytical suite, media subdivision (e.g. surface water, municipal waste, etc.) and activity type (e.g. Field observation, Routine sample, QA sample etc.)?

Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify

Station/RID	Sampling Date	RID Corrected	Re-verified?

Total number of occurrences: 0

Step 1 Completed *Initials: SJG Date: 12/14/22*

Step 2: Verify Data Deliverables

A. Have all data in question been delivered? Yes No

If yes, proceed; if no, indicate RIDs with missing data (samples or blanks) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken. Complete this step upon receipt of all missing data.

RID	Submittal Date	Missing Data/Parameters	Date of Initial Verification	Date Missing Data Were Received

Total number of occurrences: 0

B. Do all of the analytical suites have the correct number and type of analytes. Yes No

If yes, proceed; if no, indicate RIDs with missing or incorrect analyte(s) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken.

RID	Submittal Date	Missing or Incorrect Parameters	Action Taken	Re-verified?
	<u>11/30/22 emailed AMAFCA on missing parameter; BOD</u>	BOD		

	bottle not submitted for sample.			

*Note – HEAL Lab report order numbers 2210242 & 2210315.

Step 2 Completed *Initials: SJK* *Date: 12/14/22*

Step 3: Verify Flow Data

*Note – Not Applicable – no flow data provided with CMC sample collection

A. Identify incorrect or missing data on the flow calculation spreadsheet and correct errors.

Station	Sampling Date	Flow data missing or incorrect?

Total number of occurrences: 0

B. Identify incorrect or missing discharge measurements, correct errors in database and re-verify.

Station	Sampling Date	Flow data missing or incorrect?	Re-verified?

Total number of occurrences: 0

Not Applicable
 Step 3 Completed *Initials: SJK* *Date: 12/14/22*

Step 4: Verify Analytical Results for Missing Information or Questionable Results

Were any results with missing/questionable information identified? Yes No

If no, proceed; if yes, indicate results with missing information or questionable results or attach report. Contact data source and indicate action taken. Complete this step upon receipt of missing information or clarification of questionable results (clarify questionable results only, DO NOT change results without written approval (from lab or QA officer) and associated documentation).

RID	Sample Date	Missing or Questionable Information/Results	Action Taken
Rio Grande South	<u>10/5/2022</u>	Lab report lists Dissolved Phosphorous results as "Total Phosphorous" for "filtered sample".	BHI added note to the lab report.

Total number of occurrences: 1

Step 4 Completed *Initials: SJK Date: 12/14/22*

Step 5: Validate Blanks Results

Were any analytes of concern detected in blank samples? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager, with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes have been added to database correctly.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database? *

*See validation procedures to determine which associated data need to be flagged and include on *Validation Codes Form*.

Total number of occurrences: 0

Step 5 Completed *Initials: SJK Date: 12/14/22*

Step 6: Validate Holding Times Violations

Were any samples submitted that did not meet specified holding times? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database to ALL associated data?*

--	--	--	--	--	--	--

*See validation procedures to determine which associated data need to be flagged.
 *Note – Lab reports lists pH with hold time flag. Database uses field data reported pH, so this is hold time is not applicable.

Total number of occurrences: 0

Step 6 Completed *Initials: SJK* *Date: 12/14/22*

Step 7: Validate Replicate/Duplicate Results (if applicable)

Were any replicate/duplicate pairs submitted outside of the established control limit of 20%?

Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID Pairs	Replicate or Duplicate?	Sample Date	Parameter	RPD	Validation Code/Flag Applied	Code/Flag verified in database applied?*

Total number of occurrences: 0

Step 7 Completed *Initials: SJK* *Date: 12/14/22*

After all of the above steps have been completed, save and print the worksheet, attach all applicable supplemental information and sign below.

I acknowledge that the data verification and validation process has been completed for the data identified above in accordance with the procedures described in the CMC QAPP, SOP #2



12/14/22

 Data Verifier/Validator Signature

 Date

COMPLETION OF DATA VERIFICATION AND VALIDATION PROCESS

Once the data verification and validation process has been completed for the entire study (note: if the worksheet is for a subset of the data from a study, be sure ALL the data for the entire study is included before final completion of the data verification and validation process), notify the NMSQUID administrator that the process is complete and request that "V V in STORET" be added to the project title.

Once all data have been verified and validated for a study provide copies of ALL *Data Verification and Validation Worksheets* and attachments associated with the study to the Quality Assurance Officer and retain originals in the project binder.

Attachment 1.2 SWQB Validation Codes

When deficiencies are identified through the data verification and validation process, AMAFCA documents or “flags” the deficiencies by assigning validation codes. All data collected from the last compliant QC sample and up to the next compliant QC sample are assigned validation codes. The validation code alerts the data user that the results are outside QA control limits and may require re-sampling or a separate, qualitative analysis based on professional judgment.

Validation Code	Definition	WQX Equivalent
A1	Sample not collected according to SOP	
B1	Chemical was detected in the field blank at a concentration less than 5% of the sample concentration.	
BN	Blanks NOT collected during sampling run	
BU	Detection in blank. Analyte was not detected in this sample above the method's sample detection limit.	BU
RB1	Chemical was detected in the field blank at a concentration greater than or equal to 5% of the sample concentration. Results for this sample are rejected because they may be the result of contamination; the results may not be reported or used for regulatory compliance purposes.	B
R1	Rejected due to incorrect sample preservation	R
R2	Rejected due to equipment failure in the field	R
R3	Rejected based on best professional judgment	R
D1	Spike recovery not within method acceptance limits	
F1	Sample filter time exceeded	
J1	Estimated: the analyte was positively identified and the associated value is an approximate concentration of the analyte in the sample	J
K1	Holding time violation	H
Ea	Estimated-Incubation temperature between 35.5 and 38.0° Celsius	
Er	Rejected-Incubation temperature < 34.5 or >38.0° Celsius	
PD1	Percent difference between duplicate samples excessive	
S1	Per SLD, uncertainties (sigmas) are expressed as one standard deviation, i.e. one standard error. Small negative or positive values that are less than two standard deviations should be interpreted as “less than the detection limit.”	
S2	Data are suspect but deemed usable based on best professional judgment; documentation of justification is required and should be included in the Data Verification and Validation Packet and reported with results	
Z1	Macroinvertebrate data did not meet QC criteria specified in Section 2.5 of QAPP	
H1	Habitat data did not meet QC criteria specified in Section 2.5 of QAPP	

Attachment 1.1 Water Quality Sample Data Verification and Validation Worksheet

Study Name: Compliance Monitoring Cooperative (CMC)

Year: FY 2023 (October 2022 – Wet Season Sample)

Project Coordinator: For Data Review and Reporting – SJG, BHI

V&V Reviewer: SJG

Data covered by this worksheet: Alameda – 10/5/2022– E. coli Only Sample

Version of Verification/Validation Procedures: QAPP –AMAFCA SOP #5 (7/2022)

Step 1: Verify Field Data

A. Are all Field Data forms present and complete? Yes No

If yes, proceed; if no, attempt to locate missing forms, then indicate any remaining missing forms and action taken.

Missing Field Data Forms	Action Taken
_____	_____
_____	_____

Total number of occurrences: 0

B. Are station name and ID, and sampling date and time on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station and Parameter	Action Taken	Re-verified?
_____	_____	_____
_____	_____	_____

Total number of occurrences: 0

C. Are field data on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station	Sampling Date	Parameter(s) Corrected	Re-verified?
_____	_____	_____	_____
_____	_____	_____	_____

Total number of occurrences: 0

D. Are RIDs correct and associated with the correct analytical suite, media subdivision (e.g. surface water, municipal waste, etc.) and activity type (e.g. Field observation, Routine sample, QA sample etc.)?

Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify

Station/RID	Sampling Date	RID Corrected	Re-verified?

Total number of occurrences: 0

Step 1 Completed *Initials: SJJ Date: 12/7/22*

Step 2: Verify Data Deliverables

A. Have all data in question been delivered? Yes No

If yes, proceed; if no, indicate RIDs with missing data (samples or blanks) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken. Complete this step upon receipt of all missing data.

RID	Submittal Date	Missing Data/Parameters	Date of Initial Verification	Date Missing Data Were Received

Total number of occurrences: 0

B. Do all of the analytical suites have the correct number and type of analytes. Yes No

If yes, proceed; if no, indicate RIDs with missing or incorrect analyte(s) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken.

RID	Submittal Date	Missing or Incorrect Parameters	Action Taken	Re-verified?

Step 2 Completed *Initials: SJJ Date: 12/7/22*

Step 3: Verify Flow Data

*Note – Not Applicable – no flow data provided with CMC sample collection

A. Identify incorrect or missing data on the flow calculation spreadsheet and correct errors.

Station	Sampling Date	Flow data missing or incorrect?
_____	_____	_____
_____	_____	_____

Total number of occurrences: 0

B. Identify incorrect or missing discharge measurements, correct errors in database and re-verify.

Station	Sampling Date	Flow data missing or incorrect?	Re-verified?
_____	_____	_____	_____
_____	_____	_____	_____

Total number of occurrences: 0

Not Applicable
 Step 3 Completed *Initials: SJJ Date: 12/7/22*

Step 4: Verify Analytical Results for Missing Information or Questionable Results

Were any results with missing/questionable information identified? Yes No

If no, proceed; if yes, indicate results with missing information or questionable results or attach report. Contact data source and indicate action taken. Complete this step upon receipt of missing information or clarification of questionable results (clarify questionable results only, DO NOT change results without written approval (from lab or QA officer) and associated documentation).

RID	Sample Date	Missing or Questionable Information/Results	Action Taken
_____	_____	_____	_____

Total number of occurrences: 0

Step 4 Completed *Initials: SJJ Date: 12/7/22*

Step 5: Validate Blanks Results

Were any analytes of concern detected in blank samples? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager, with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes have been added to database correctly.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database? *

*See validation procedures to determine which associated data need to be flagged and include on *Validation Codes Form*.

Total number of occurrences: 0

Step 5 Completed Initials: SJG Date: 12/7/22

Step 6: Validate Holding Times Violations

Were any samples submitted that did not meet specified holding times? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database to ALL associated data?*

*See validation procedures to determine which associated data need to be flagged.

Total number of occurrences: 0

Step 6 Completed Initials: SJG Date: 12/7/22

Step 7: Validate Replicate/Duplicate Results (if applicable)

Were any replicate/duplicate pairs submitted outside of the established control limit of 20%?

Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID Pairs	Replicate or Duplicate?	Sample Date	Parameter	RPD	Validation Code/Flag Applied	Code/Flag verified in database applied?*

Total number of occurrences: 0

Step 7 Completed Initials: SJG Date: 12/7/22

After all of the above steps have been completed, save and print the worksheet, attach all applicable supplemental information and sign below.

I acknowledge that the data verification and validation process has been completed for the data identified above in accordance with the procedures described in the CMC QAPP, SOP #2



12/7/22

 Data Verifier/Validator Signature

 Date

COMPLETION OF DATA VERIFICATION AND VALIDATION PROCESS

Once the data verification and validation process has been completed for the entire study (note: if the worksheet is for a subset of the data from a study, be sure ALL the data for the entire study is included before final completion of the data verification and validation process), notify the NMSQUID administrator that the process is complete and request that "V V in STORET" be added to the project title.

Once all data have been verified and validated for a study provide copies of ALL *Data Verification and Validation Worksheets* and attachments associated with the study to the Quality Assurance Officer and retain originals in the project binder.

Attachment 1.2 SWQB Validation Codes

When deficiencies are identified through the data verification and validation process, AMAFCA documents or “flags” the deficiencies by assigning validation codes. All data collected from the last compliant QC sample and up to the next compliant QC sample are assigned validation codes. The validation code alerts the data user that the results are outside QA control limits and may require re-sampling or a separate, qualitative analysis based on professional judgment.

Validation Code	Definition	WQX Equivalent
A1	Sample not collected according to SOP	
B1	Chemical was detected in the field blank at a concentration less than 5% of the sample concentration.	
BN	Blanks NOT collected during sampling run	
BU	Detection in blank. Analyte was not detected in this sample above the method's sample detection limit.	BU
RB1	Chemical was detected in the field blank at a concentration greater than or equal to 5% of the sample concentration. Results for this sample are rejected because they may be the result of contamination; the results may not be reported or used for regulatory compliance purposes.	B
R1	Rejected due to incorrect sample preservation	R
R2	Rejected due to equipment failure in the field	R
R3	Rejected based on best professional judgment	R
D1	Spike recovery not within method acceptance limits	
F1	Sample filter time exceeded	
J1	Estimated: the analyte was positively identified and the associated value is an approximate concentration of the analyte in the sample	J
K1	Holding time violation	H
Ea	Estimated-Incubation temperature between 35.5 and 38.0° Celsius	
Er	Rejected-Incubation temperature < 34.5 or >38.0° Celsius	
PD1	Percent difference between duplicate samples excessive	
S1	Per SLD, uncertainties (sigmas) are expressed as one standard deviation, i.e. one standard error. Small negative or positive values that are less than two standard deviations should be interpreted as “less than the detection limit.”	
S2	Data are suspect but deemed usable based on best professional judgment; documentation of justification is required and should be included in the Data Verification and Validation Packet and reported with results	
Z1	Macroinvertebrate data did not meet QC criteria specified in Section 2.5 of QAPP	
H1	Habitat data did not meet QC criteria specified in Section 2.5 of QAPP	

Attachment 1.1 Water Quality Sample Data Verification and Validation Worksheet

Study Name: Compliance Monitoring Cooperative (CMC)

Year: FY 2023 (October 2022 – Wet Season Sample) **Project Coordinator:** For Data Review and Reporting – SJG, BHI

V&V Reviewer: SJG

Data covered by this worksheet: Rio Grande South – 10/6/2022

Version of Verification/Validation Procedures: QAPP –AMAFCA SOP #5 (7/2022)

Step 1: Verify Field Data

A. Are all Field Data forms present and complete? Yes No

If yes, proceed; if no, attempt to locate missing forms, then indicate any remaining missing forms and action taken.

Missing Field Data Forms	Action Taken
_____	_____
_____	_____

Total number of occurrences: 0

B. Are station name and ID, and sampling date and time on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station and Parameter	Action Taken	Re-verified?
_____	_____	_____
_____	_____	_____

Total number of occurrences: 0

C. Are field data on forms consistent with database? Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify.

Station	Sampling Date	Parameter(s) Corrected	Re-verified?
_____	_____	_____	_____
_____	_____	_____	_____

Total number of occurrences: 0

D. Are RIDs correct and associated with the correct analytical suite, media subdivision (e.g. surface water, municipal waste, etc.) and activity type (e.g. Field observation, Routine sample, QA sample etc.)?

Yes No

If yes, proceed; if no, indicate errors identified, correct errors in database and re-verify

Station/RID	Sampling Date	RID Corrected	Re-verified?

Total number of occurrences: 0

Step 1 Completed *Initials: SJJ Date: 12/14/22*

Step 2: Verify Data Deliverables

A. Have all data in question been delivered? Yes No

If yes, proceed; if no, indicate RIDs with missing data (samples or blanks) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken. Complete this step upon receipt of all missing data.

RID	Submittal Date	Missing Data/Parameters	Date of Initial Verification	Date Missing Data Were Received

Total number of occurrences: 0

B. Do all of the analytical suites have the correct number and type of analytes. Yes No

If yes, proceed; if no, indicate RIDs with missing or incorrect analyte(s) or attach report with applicable RIDs highlighted. Contact data source and indicate action taken.

RID	Submittal Date	Missing or Incorrect Parameters	Action Taken	Re-verified?
	<u>11/30/22 emailed AMAFCA on missing parameter; BOD bottle not</u>	BOD		

	<u>submitted for sample.</u>			

*Note – HEAL Lab report order number 2210315.

Step 2 Completed *Initials: SJG Date: 12/14/22*

Step 3: Verify Flow Data

*Note – Not Applicable – no flow data provided with CMC sample collection

A. Identify incorrect or missing data on the flow calculation spreadsheet and correct errors.

Station	Sampling Date	Flow data missing or incorrect?
_____	_____	_____
_____	_____	_____

Total number of occurrences: 0

B. Identify incorrect or missing discharge measurements, correct errors in database and re-verify.

Station	Sampling Date	Flow data missing or incorrect?	Re-verified?
_____	_____	_____	_____
_____	_____	_____	_____

Total number of occurrences: 0

Not Applicable
 Step 3 Completed *Initials: SJG Date: 12/14/22*

Step 4: Verify Analytical Results for Missing Information or Questionable Results

Were any results with missing/questionable information identified? Yes No

If no, proceed; if yes, indicate results with missing information or questionable results or attach report. Contact data source and indicate action taken. Complete this step upon receipt of missing information or clarification of questionable results (clarify questionable results only, DO NOT change results without written approval (from lab or QA officer) and associated documentation).

RID	Sample Date	Missing or Questionable Information/Results	Action Taken
Rio Grande South	<u>10/6/2022</u>	Lab report lists Dissolved Phosphorous results as "Total Phosphorous" for "filtered sample".	BHI added note to the lab report.

*Note – HEAL Lab report order number 2210315.

Total number of occurrences: 1

Step 4 Completed *Initials: SJG Date: 12/14/22*

Step 5: Validate Blanks Results

Were any analytes of concern detected in blank samples? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager, with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes have been added to database correctly.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database? *

*See validation procedures to determine which associated data need to be flagged and include on *Validation Codes Form*.

Total number of occurrences: 0

Step 5 Completed *Initials: SJG Date: 12/14/22*

Step 6: Validate Holding Times Violations

Were any samples submitted that did not meet specified holding times? Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID	Sample Date	Parameter	[Blank]	[Sample]	Validation Code/Flag Applied	Code/Flag verified in database to ALL associated data?*

*See validation procedures to determine which associated data need to be flagged.

*Note – Lab reports lists pH with hold time flag. Database uses field data reported pH, so this is hold time is not applicable.

Total number of occurrences: 0

Step 6 Completed Initials: SJG Date: 12/14/22

Step 7: Validate Replicate/Duplicate Results (if applicable)

Were any replicate/duplicate pairs submitted outside of the established control limit of 20%?

Yes No

If no, proceed; if yes, list results that need to have validation codes applied in the database save these results as an excel file and forward to QA officer or Program Manager with a request to add appropriate validation codes to database. Complete this step after verifying that validation codes/flags have been added to database.

RID Pairs	Replicate or Duplicate?	Sample Date	Parameter	RPD	Validation Code/Flag Applied	Code/Flag verified in database applied?*

Total number of occurrences: 0

Step 7 Completed Initials: SJG Date: 12/14/22

After all of the above steps have been completed, save and print the worksheet, attach all applicable supplemental information and sign below.

I acknowledge that the data verification and validation process has been completed for the data identified above in accordance with the procedures described in the CMC QAPP, SOP #2



12/14/22

Data Verifier/Validator Signature

Date

COMPLETION OF DATA VERIFICATION AND VALIDATION PROCESS

Once the data verification and validation process has been completed for the entire study (note: if the worksheet is for a subset of the data from a study, be sure ALL the data for the entire study is included before final completion of the data verification and validation process), notify the NMSQUID administrator that the process is complete and request that "V V in STORET" be added to the project title.

Once all data have been verified and validated for a study provide copies of ALL *Data Verification and Validation Worksheets* and attachments associated with the study to the Quality Assurance Officer and retain originals in the project binder.

Attachment 1.2 SWQB Validation Codes

When deficiencies are identified through the data verification and validation process, AMAFCA documents or “flags” the deficiencies by assigning validation codes. All data collected from the last compliant QC sample and up to the next compliant QC sample are assigned validation codes. The validation code alerts the data user that the results are outside QA control limits and may require re-sampling or a separate, qualitative analysis based on professional judgment.

Validation Code	Definition	WQX Equivalent
A1	Sample not collected according to SOP	
B1	Chemical was detected in the field blank at a concentration less than 5% of the sample concentration.	
BN	Blanks NOT collected during sampling run	
BU	Detection in blank. Analyte was not detected in this sample above the method's sample detection limit.	BU
RB1	Chemical was detected in the field blank at a concentration greater than or equal to 5% of the sample concentration. Results for this sample are rejected because they may be the result of contamination; the results may not be reported or used for regulatory compliance purposes.	B
R1	Rejected due to incorrect sample preservation	R
R2	Rejected due to equipment failure in the field	R
R3	Rejected based on best professional judgment	R
D1	Spike recovery not within method acceptance limits	
F1	Sample filter time exceeded	
J1	Estimated: the analyte was positively identified and the associated value is an approximate concentration of the analyte in the sample	J
K1	Holding time violation	H
Ea	Estimated-Incubation temperature between 35.5 and 38.0° Celsius	
Er	Rejected-Incubation temperature < 34.5 or >38.0° Celsius	
PD1	Percent difference between duplicate samples excessive	
S1	Per SLD, uncertainties (sigmas) are expressed as one standard deviation, i.e. one standard error. Small negative or positive values that are less than two standard deviations should be interpreted as “less than the detection limit.”	
S2	Data are suspect but deemed usable based on best professional judgment; documentation of justification is required and should be included in the Data Verification and Validation Packet and reported with results	
Z1	Macroinvertebrate data did not meet QC criteria specified in Section 2.5 of QAPP	
H1	Habitat data did not meet QC criteria specified in Section 2.5 of QAPP	

Appendix 2 - Dry Weather Stormwater Monitoring

On the remaining pages, shared data from the TAG (Technical Advisory Group) are displayed to fulfill the cooperative compliance monitoring requirement, as outlined in the permit.



ENVIRONMENTAL HEALTH & SAFETY

*Department of Environmental Health and Safety
MSC07 4100, 1 University of New Mexico
Phone: 505-277-2753 Fax: 505-277-9006
Email: EHSWEB-L@list.unm.edu*

Date: November 27, 2023

To: File

From: Casey Hall

Re: Dry Season Monitoring

The compliance monitoring cooperative (CMC) was unable to collect a dry season water sample during reporting year 2023. Under administrative continuance, permittees are not required to collect samples. However, the CMC determined that it would make a good faith effort collecting samples to assess the permittees impact on the Rio Grande.