Technical Assistance, Environmental Liability Clarification or Post-Closure Modification Request Form 4400-237 (R 12/18) Page 2 of 7

Section 1. Contact and Recipient Information						
Requester Information				100		
This is the person requesting tecl specialized agreement and is ide	nnical assistance or a post-c ntified as the requester in So	closure ection	e modification review, that his or her liability t 7. DNR will address its response letter to thi	e clarifi s perso	ed or a n.	
Last Name	First	MI	Organization/ Business Name			
Gaug	Joseph	M	Albany International Corp.			
Mailing Address			City State ZIP Code		ZIP Code	
455 Patroon Creek Blvd., Sui	te 206		Albany	NY	12206	
Phone # (include area code)	Fax # (include area code)		Email			
(518) 445-2273			joseph.gaug@albint.com			
The requester listed above: (sele	ct all that apply)					
Is currently the owner		[Is considering selling the Property			
Is renting or leasing the Pro	operty	[Is considering acquiring the Property			
Is a lender with a mortgage	ee interest in the Property					
Other. Explain the status o	f the Property with respect to	o the a	pplicant:			
Is associate counsel for Albappleton LLC.	oany International Corp. v	which	is the responsible party. Property is ow	ned by	Luvata	
Contact Information (to be c	ontacted with questions a	about	this request) X Sele	ct if sar	ne as requester	
Contact Last Name	First	MI	Organization/ Business Name			
Gaug	Joseph	M	Albany International Corp.			
Mailing Address			City	State	ZIP Code	
455 Patroon Creek Blvd., Suite 206		Albany	NY	12206		
Phone # (include area code)	Fax # (include area code)		Email			
(518) 445-2273			joseph.gaug@albint.com			
Environmental Consultant			Ourseling tier / Dusings Name			
Contact Last Name	First	MI				
Fassbender	Wayne	<u></u>	EnviroForensics	104-4-	IZID Oada	
· ·			City	State	ZIP Code	
N16W23390 Stone Ridge Dri	ve, Suite G		Waukesha	WI	53188	
Phone # (include area code)	Fax # (Include area code)		Email			
(414) 982-3988						
Property Owner (if differen Contact Last Name	from requester)	MI	Organization/ Business Name			
Edwards	Sam	1011	Luvata Appleton LLC			
	Sam	L		State	ZIP Code	
Mailing Address	Sam	<u>L</u>	City	State	ZIP Code	
	Fax # (include area code)	L		State WI	ZIP Code 54136	

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Property Name			FID No. (i	FID No. (if known)		
Luvata Appleton LLC, (f	ormer Appleton Wire)		4450359		,	
BRRTS No. (if known)	ormer represent whey	Parcel Identificati		10		
02-45-000015		Tax Key 31-1-1	145-00			
Street Address		City		State	ZIP Code	
908 N. Lawe Street		Appleton		WI	54915	
County	Municipality where the Property is loca	1 1 1	Property is composed of:		perty Size Acres	
Outagamie	● City ○ Town ○ Village of Appl		Single tax Multiple parcels		,	
Is a response needed by a plan accordingly. No Yes Date reques Reason:	a specific date? (e.g., Property closing o	date) Note: Most re	equests are completed with	nin 60 d	lays. Please	
 No. Include the fee the Yes. Do not include a Fill out the information in Section 3. Technical A 	d as a Voluntary Party in the Voluntary In nat is required for your request in Sec a separate fee. This request will be billed in Section 3, 4 or 5 which correspond Assistance or Post-Closure Modificate arification; or Section 5. Specialized	ction 3, 4 or 5. ed separately throus is with the type o tions;	ugh the VPLE Program.			
	echnical Assistance or Post-Closure					
	assistance requested: [Numbers in bra		-			
to an immediate a Review of Site Inventor Review of Site Inventor Approval of a Site- Review of a Reme Review of a Reme Review of a Reme Review of a Long- Review of an Oper	Letter (NFA) (Immediate Actions) - NR ction after a discharge of a hazardous sestigation Work Plan - NR 716.09, [135] estigation Report - NR 716.15, [137] - Specific Soil Cleanup Standard - NR 72 dial Action Options Report - NR 722.13 dial Action Design Report - NR 724.09, dial Action Documentation Report - NR term Monitoring Plan - NR 724.17, [25] ration and Maintenance Plan - NR 724.7	substance occurs. - Include a fee of linclude a fee of \$20.10 or 12, [67] -	Generally, these are for a of \$700. 1050. Include a fee of \$1050. In fee of \$1050. Include a fee of \$350.	one-tim	e spill event.	
Other Technical Assistar	nce - s. 292.55, Wis. Stats. [97] (For req	uest to build on ar	abandoned landfill use F	orm 440	00-226)	
 Schedule a Technical Assistance Meeting - Include a fee of \$700. Hazardous Waste Determination - Include a fee of \$700. Other Technical Assistance - Include a fee of \$700. Explain your request in an attachment. 						
Post-Closure Modification	ns - NR 727, [181]					
sites may be on the \$1050, and: Include a fee of obligations.	ifications: Modification to Property boun se GIS Registry. This also includes remo f \$300 for sites with residual soil contan of \$350 for sites with residual groundwar	oval of a site or Pronination; and ter contamination,	operty from the GIS Regis	oor intru	ude a fee of	
Attach a description	n of the changes you are proposing, an	d documentation a	as to why the changes are	needed	d (if the change	

Attach a description of the changes you are proposing, and documentation as to why the changes are needed (if the change to a Property, site or continuing obligation will result in revised maps, maintenance plans or photographs, those documents may be submitted later in the approval process, on a case-by-case basis).

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Skip Sections 4 and 5 if the technical assistance you are requesting is listed above and complete Sections 6 and 7 of this form.

Section 4. Request for Liability Clarification

	the type of liability clarification requested. Use the available space given or attach information, explanations, or specific ons that you need answered in DNR's reply. Complete Sections 6 and 7 of this form. [Numbers in brackets are for DNR Use]					
140000000000	Lender" liability exemption clarification - s. 292.21, Wis. Stats. [686]					
E-0011-0000-00	Include a fee of \$700.					
F	Provide the following documentation:					
	ownership status of the real Property, and/or the personal Property and fixtures;					
	2) an environmental assessment, in accordance with s. 292.21, Wis. Stats.;					
	3) the date the environmental assessment was conducted by the lender;					
	4) the date of the Property acquisition; for foreclosure actions, include a copy of the signed and dated court order confirming the sheriff's sale.					
(!	5) documentation showing how the Property was acquired and the steps followed under the appropriate state statutes.					
	6) a copy of the Property deed with the correct legal description; and,					
	7) the Lender Liability Exemption Environmental Assessment Tracking Form (Form 4400-196).					
	8) If no sampling was done, please provide reasoning as to why it was not conducted. Include this either in the accompanying					
	environmental assessment or as an attachment to this form, and cite language in s. 292. 21(1)(c)2.,hi., Wis. Stats.: h. The collection and analysis of representative samples of soil or other materials in the ground that are suspected of being contaminated based on observations made during a visual inspection of the real Property or based on aerial photographs, or other information available to the lender, including stained or discolored soil or other materials in the ground and including soil or materials in the ground in areas with dead or distressed vegetation. The collection and analysis shall identify contaminants in the soil or other materials in the ground and shall quantify concentrations.					
	i. The collection and analysis of representative samples of unknown wastes or potentially hazardous substances found on the real Property and the determination of concentrations of hazardous waste and hazardous substances found in tanks, drums or other containers or in piles or lagoons on the real Property.					
□ "I	Representative" liability exemption clarification (e.g. trustees, receivers, etc.) - s. 292.21, Wis. Stats. [686]					
*	Include a fee of \$700.					
P	Provide the following documentation:					
(1	1) ownership status of the Property;					
(2	2) the date of Property acquisition by the representative;					
(3	3) the means by which the Property was acquired;					
(4	4) documentation that the representative has no beneficial interest in any entity that owns, possesses, or controls the Property;					
(5	(5) documentation that the representative has not caused any discharge of a hazardous substance on the Property; and					
(6	6) a copy of the Property deed with the correct legal description.					
	Clarification of local governmental unit (LGU) liability exemption at sites with: (select all that apply)					
Γ	hazardous substances spills - s. 292.11(9)(e), Wis. Stats. [649];					
Ĩ	Perceived environmental contamination - [649];					
Ĩ	hazardous waste - s. 292.24 (2), Wis. Stats. [649]; and/or					
	solid waste - s. 292.23 (2), Wis. Stats. [649].					
*	Include a fee of \$700, a summary of the environmental liability clarification being requested, and the following:					
	 clear supporting documentation showing the acquisition method used, and the steps followed under the appropriate state statute(s). 					
-	2) current and proposed ownership status of the Property;					
	3) date and means by which the Property was acquired by the LGU, where applicable;					
-	4) a map and the ¼, ¼ section location of the Property;					
-	5) summary of current uses of the Property;					
-	6) intended or potential use(s) of the Property;					
533	7) descriptions of other investigations that have taken place on the Property; and					
3)	8) (for solid waste clarifications) a summary of the license history of the facility.					

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Section 4. Request for Liability Clarification (cont.)					
Lease liability clarification - s. 292.55, Wis. Stats. [646]					
Include a fee of \$700 for a single Property, or \$1400 for multiple Properties and the information listed below:					
(1) a copy of the proposed lease;					
(2) the name of the current owner of the Property and the person who will lease the Property;					
 (3) a description of the lease holder's association with any persons who have possession, control, or caused a discharge of a hazardous substance on the Property; 					
(4) map(s) showing the Property location and any suspected or known sources of contamination detected on the Property;					
(5) a description of the intended use of the Property by the lease holder, with reference to the maps to indicate which areas will be used. Explain how the use will not interfere with any future investigation or cleanup at the Property; and					
(6) all reports or investigations (e.g. Phase I and Phase II Environmental Assessments and/or Site Investigation Reports conducted under s. NR 716, Wis. Adm. Code) that identify areas of the Property where a discharge has occurred.					
General or other environmental liability clarification - s. 292.55, Wis. Stats. [682] - Explain your request below. Include a fee of \$700 and an adequate summary of relevant environmental work to date.					
No Action Required (NAR) - NR 716.05, [682]					
❖ Include a fee of \$700.					
Use where an environmental discharge has or has not occurred, and applicant wants a DNR determination that no further assessment or clean-up work is required. Usually this is requested after a Phase I and Phase II environmental assessment has been conducted; the assessment reports should be submitted with this form. This is not a closure letter.					
Clarify the liability associated with a "closed" Property - s. 292.55, Wis. Stats. [682]					
❖ Include a fee of \$700.					
- Include a copy of any closure documents if a state agency other than DNR approved the closure.					
Use this space or attach additional sheets to provide necessary information, explanations or specific questions to be answered by the DNR					
Section 5. Request for a Specialized Agreement Select the type of agreement needed. Include the appropriate draft agreements and supporting materials. Complete Sections 6 and 7 of this form. More information and model draft agreements are available at: dnr.wi.gov/topic/Brownfields/lgu.html#tabx4 .					
Tax cancellation agreement - s. 75.105(2)(d), Wis. Stats. [654]					
❖ Include a fee of \$700, and the information listed below:					
(1) Phase I and II Environmental Site Assessment Reports,					
(2) a copy of the Property deed with the correct legal description.					
Agreement for assignment of tax foreclosure judgement - s.75.106, Wis. Stats. [666]					
❖ Include a fee of \$700, and the information listed below:					
(1) Phase I and II Environmental Site Assessment Reports,(2) a copy of the Property deed with the correct legal description.					
 Negotiated agreement - Enforceable contract for non-emergency remediation - s. 292.11(7)(d) and (e), Wis. Stats. [630] ❖ Include a fee of \$1400, and the information listed below: 					
(1) a draft schedule for remediation; and,(2) the name, mailing address, phone and email for each party to the agreement.					

Technical Assistance, Environmental Liability Clarification or Post-Closure Modification Request Form 4400-237 (R 12/18)

Section 6. Other Information Submitted	以上以及1998年(1989年) [1998年(1998年) [1998年) [1998年(1998年) [1998年) [1998年(1998年) [1998年) [1998年(1998年) [1998年) [1998年					
Identify all materials that are included with this request.						
Send both a paper copy of the signed form and all reports and supporting materials, and an electronic copy of the form and all reports, including Environmental Site Assessment Reports, and supporting materials on a compact disk.						
Include one copy of any document from any state agency files that request. The person submitting this request is responsible for cont reports or information.						
Phase I Environmental Site Assessment Report - Date:						
Phase II Environmental Site Assessment Report - Date:						
Legal Description of Property (required for all liability requests and sp	pecialized agreements)					
Map of the Property (required for all liability requests and specialized	agreements)					
Analytical results of the following sampled media: Select all that appl	Analytical results of the following sampled media: Select all that apply and include date of collection.					
Groundwater Soil Sediment Other medium - Describe:						
Date of Collection:						
A copy of the closure letter and submittal materials						
Draft tax cancellation agreement	100					
Draft agreement for assignment of tax foreclosure judgment						
Other report(s) or information - Describe: PFAS Initial Sampling V	Vork Scope					
For Property with newly identified discharges of hazardous substances only: been sent to the DNR as required by s. NR 706.05(1)(b), Wis. Adm. Code?	Has a notification of a discharge of a hazardous substance					
Yes - Date (if known):						
○ No						
Note: The Notification for Hazardous Substance Discharge (non-emergenc dnr.wi.gov/files/PDF/forms/4400/4400-225.pdf.	y) form is available at:					
Section 7. Certification by the Person who completed this form						
I am the person submitting this request (requester)						
I prepared this request for: Mr. Joseph M. Gaug						
Requester Name	_					
certify that I am familiar with the information submitted on this request, and true, accurate and complete to the best of my knowledge. I also certify I have						
this request.						
10.40	Date Signed					
Signature Signature	Date Signed					
	7 /					
Sr. Project Manager	(414) 982-3988					
Title	Telephone Number (include area code)					

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Section 8. DNR Contacts and Addresses for Request Submittals

Send or deliver one paper copy and one electronic copy on a compact disk of the completed request, supporting materials, and fee to the region where the property is located to the address below. Contact a <u>DNR regional brownfields specialist</u> with any questions about this form or a specific situation involving a contaminated property. For electronic document submittal requirements see: http://dnr.wi.gov/files/PDF/pubs/rr/RR690.pdf.

DNR NORTHERN REGION

Attn: RR Program Assistant Department of Natural Resources 223 E Steinfest Rd Antigo, WI 54409

DNR NORTHEAST REGION

Attn: RR Program Assistant Department of Natural Resources 2984 Shawano Avenue Green Bay WI 54313

DNR SOUTH CENTRAL REGION

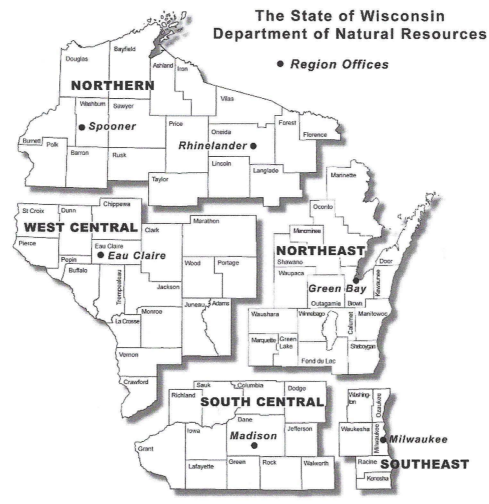
Attn: RR Program Assistant Department of Natural Resources 3911 Fish Hatchery Road Fitchburg WI 53711

DNR SOUTHEAST REGION

Attn: RR Program Assistant Department of Natural Resources 2300 North Martin Luther King Drive Milwaukee WI 53212

DNR WEST CENTRAL REGION

Attn: RR Program Assistant Department of Natural Resources 1300 Clairemont Ave. Eau Claire WI 54702



Note: These are the Remediation and Redevelopment Program's designated regions. Other DNR program regional boundaries may be different.

DNR Use Only						
Date Received	ate Received Date Assigned		BRRTS Activity Code	BRRTS No. (if used)		
DNR Reviewer		Comments				
Fee Enclosed?	Fee Amount		Date Additional Information Requested	Date Requested for DNR Response Letter		
○ Yes ○ No	\$					
Date Approved	Final Determination					



HYDROGEOLOGIST CERTIFICATION

"I, Wayne P. Fassbender, certify I am a Hydrogeologist as that term is defined in s NR 712.03 (1) Wisconsin Administrative Code; and that to the best of my knowledge, all of the information contained in this document is correct and the document was prepared in compliance with all applicable requirements of chs. NR 700 to 726, Wisconsin Administrative Code."

Wayne P. Fassbender, P.G.

3/26/2020

Date

Document Reference: Work Scope for PFAS Sampling of Groundwater; Appleton Wire

(former); 908 N. Lawe Street, Appleton, Wisconsin; March 23,

2020.



March 23, 2020

Ms. Jennifer Borski Wisconsin Department of Natural Resources 625 East County Road Y, Suite No. 700 Oshkosh, WI 54901-9731

Re: Work Scope for PFAS Sampling of Groundwater

Appleton Wire (Former) 908 N. Lawe Street Appleton, Wisconsin 54911 BRRTS# 02-45-000015

Dear Ms. Borski:

EnviroForensics, LLC (EnviroForensics) has prepared this work scope for the Appleton Wire (former), Albany International Chrome Plant located at 908 North Lawe Street in Appleton, Wisconsin. This work scope is in response to the Wisconsin Department of Natural Resources (WDNR) requirments to perform initial sampling of groundwater for per- and polyfluoroalkyl substances (PFAS). This work scope provides proposed methods for sampling of these PFAS compounds.

Current Regulatory Status

The WDNR is currently developing sampling guidance, soil and groundwater standards, and other procedures aimed at the regulation of PFAS. Along with the developing WDNR regulatory proceedures, there exist several sampling guidance recources from various agencies such as the State of Michigan Department of Environmental Quality, the State of California Water Quality Control Board, the U.S. Department of Defense, the U.S. Environmental Protection Agency, the Interstate Technology & Regulatory Council, and a few analytical laboratories.

Although similar to standard groundwater sampling methods, special precautions are necessary when sampling for PFAS due to the proliferation of PFAS in everyday products. There is a high risk potential for these compounds to be inadventently introduced to the samples that will be collected, resulting in false positive detections. The following proposal and sampling protocol has been developed based on the procedures and guidance developed to date by these agencies and laboratories.



<u>Locations for Collecting Groundwater Samples</u>

New groundwater monitoring wells were recently installed inside the building that housed the former chrome plating operation following remedial actions. The wells were constructed of poly-vinyl chloride (PVC). Since construction, the wells have been developed using bailers constructed of pure polyethylene. Polyolefin line was utilized to lower the bailers. These materials are known to be PFAS-free. In March of 2020 the wells, along with others, were sampled for chromium and chlorinated volatile organic compounds. During this sampling event, the procedures we utilized followed our PFAS Standard Standard Operating Procedure (SOP) referenced below to minimize the potential for inadvertently introducing PFAS to the wells from ancillary sources such as household products and equipment.

Initial sampling for PFAS will be limited to new wells MW-19AR, MW-20R, and MW-28R shown on **Figure 1**. These wells are in a downgradient direction of groundwater flow across the Site and are in the area of former chrome plating operations.

PFAS Sampling Protocol

EnviroForensics has established an SOP for the collection of PFAS samples (attached). The SOP contains the following quality assurance and quality control (QA/QC) elements:

- Pre-sampling preparations to include personal hygiene and selection of clothing and PPE
- Selection and use of in-field soil and groundwater sampling equipment
- Procedures to ensure sample integrity such as sample collection and handling procedures
- Decontamination procedures and break time policy
- Additional sample collection including field duplicates, equipment blanks, field blanks, and trip blanks
- Sample preservation methods
- Sample holding times

Site Specific Sampling Criteria

The water table typically occurs between 3-6 feet deep within the sampling area. The water table resides in lean clay material having low permeability. Recharge of groundwater is typically very slow and may take weeks to fully recharge after pumping dry. In the past, sampling of monitoring wells on this site has been performed approximately 3-4-days following purging of the wells. This typically allows enough recharged groundwater to allow the collection of samples.



Low-flow sampling methods have been utilized in the past where accurate field measured parameters are needed, but the wells do not sustain adequate recharge for collecting both field measured parameters and samples for laboratory analysis using low-flow methods. Therefore, disposable polyethylene bailers will be utilized to collect all analytical samples from these wells. Samples collected for PFAS analysis will not be filtered or preserved, except that they will be kept on ice at a temperature below the freezing point (approximately 4-6 °C) promptly after collection, and during storage and transport to the analytical laboratory.

One (1) field duplicate, and one (1) field reagent blank will be collected for QA/QC purposes. In addition, one (1) trip blank will accompany the cooler. The groundwater samples will be analyzed for the 36 compounds identified in the WDNR *Wisconsin Laboratory Accreditation Program PFAS Certification Offerings* – 5.1.19 and includes: 13 carboxylic acids; 12 sulfonic acids; 7 sulfonamides, sulfomidoacetic acids, and sulfonamidoethanols; and 4 replacement chemicals. The analyses will be performed by the Wisconsin State Laboratory of Hygiene.

Other than this site specific criteria, all other sampling criteria will follow our SOP.

If you have any questions regarding this submittal, feel free to contact me at 414-982-3988 or by email at wfassbender@enviroforensics.com.

Sincerely,

EnviroForensics, LLC

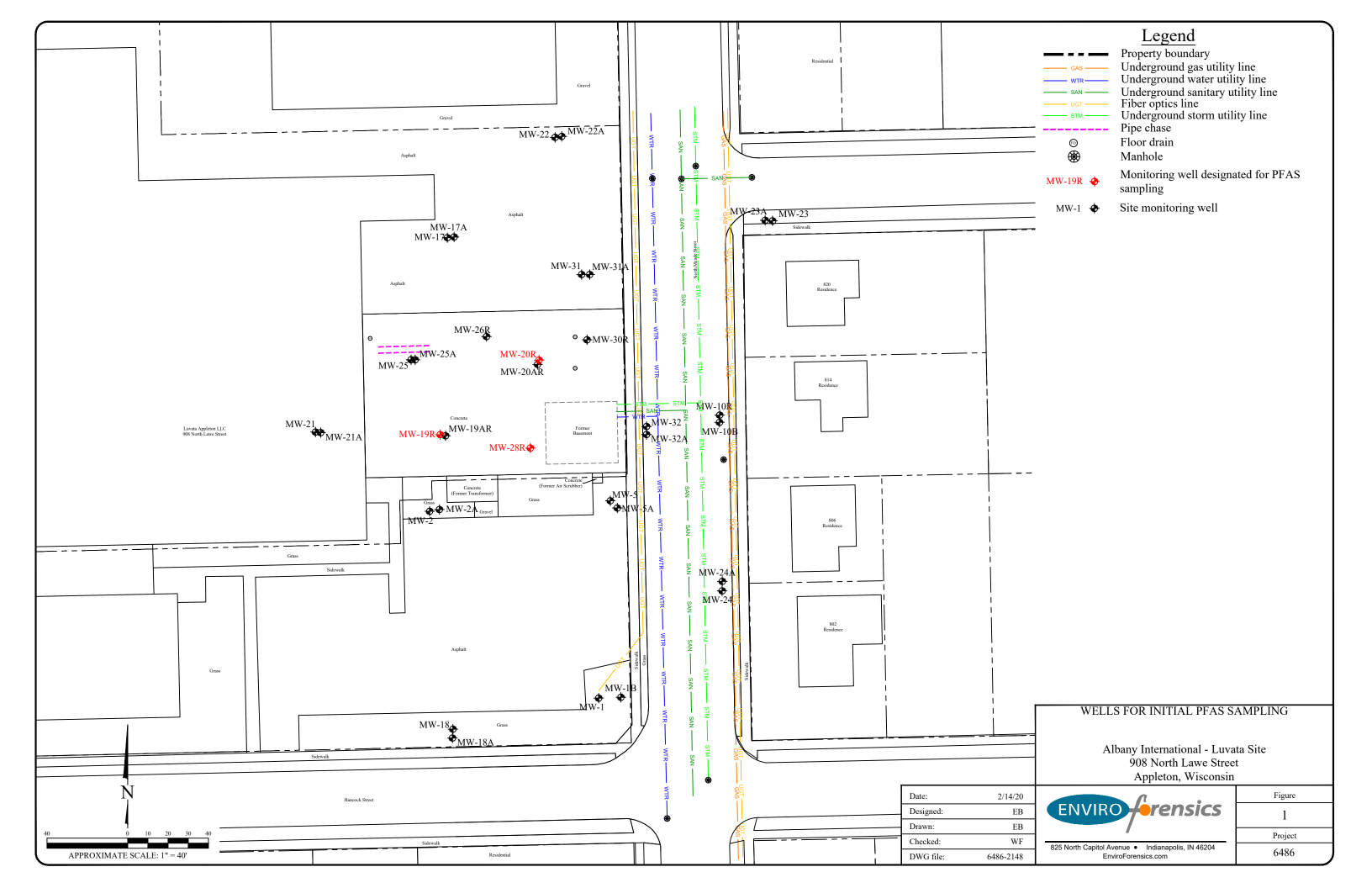
Wayne Fassbender, PG, PMP Senior Project Manager

Bemor Project Manage

Attachments:

Figure 1- Monitoring Wells for PFAS Sampling EnviroForensics PFAS Sampling SOP

cc: Joe Gaug, Albany International





STANDARD OPERATING PROCEDURE

Sampling Protocol for Per-and Polyfluoroalkyl Substances (PFAS)

INTRODUCTION

State regulatory agencies are currently developing sampling guidance, soil and groundwater standards, and other procedures aimed at the regulation of per- and polyfluoroalkyl substances (PFAS). Along with the developing regulatory procedures, there exist several sampling guidance resources from various agencies such as the State of Michigan, the U.S. Department of Defense, the U.S. Environmental Protection Agency, the Interstate Technology & Regulatory Council, and a few analytical laboratories such as Pace Analytical and Test America. This Standard Operating Procedure (SOP) was based on the procedures and guidance developed to date by these agencies. Since regulations and standards regarding PFAS are evolving, it is anticipated that this SOP will require periodic modifications.

When sampling for PFAS, this SOP should be used as a supplement to modify existing EnviroForensics SOP's related to standard groundwater and soil sampling procedures.

Although similar to standard sampling methods for other chemical compounds, special precautions are necessary when sampling for PFAS due to the laboratory detection limits that are in the parts per trillion range, and the proliferation of PFAS in common consumer products. This greatly raises the potential for these compounds to be inadvertently introduced to the samples, resulting in false-positive detections.

The sampling precautions and protocol for PFAS are rigorous and there are many potential opportunities for mistakes in the field that can result in cross-contamination, or the inadvertent introduction of PFAS into the sample media. **It is required that any field investigations for PFAS be conducted by a two (2) person team**. One (1) person is assigned the actual sample collection protocol and the other person is assigned to maintaining the integrity of the sample throughout the sampling process.

PRE-SAMPLING CONSIDERATIONS

As mentioned, PFAS have been detected in many everyday products including cosmetics, soaps, sun-screen, insect repellent, and many products having water repellents and/or stain-resistant coatings to include carpeting, car upholstery, some Tyvek suits, water proof leather boots, garments, and rain-wear. Several agencies have prepared a list of acceptable materials that have



been tested free of PFAS; however, there is a long list of items that have not been tested. This SOP provides some acceptable materials that can be safely used before and during sampling for PFAS, along with comments regarding materials that should not be used and various recommendations to improve sample integrity.

A limited number of readily available and recognizable products are presented below instead of listing all options. For example, there are numerous sun-screen and insect repellent products that have been determined to be PFAS-free (and the list will likely grow over time); however, only a few readily available and recognizable products are listed or recommended here to reduce the number of product decisions that project staff may need to make. If any other product is proposed for use, but is not identified in this SOP as PFAS-free, then that product or substance will need to be analyzed or otherwise determined to be PFAS-free before it can be used.

Personal Hygiene and Care Products

Many personal care products may contain PFAS. These products include soaps, shampoos, cosmetics, deodorants, and dental products including floss. By following this SOP it is not likely that these types of products will come into direct contact with a sample. However, it is https://example.com/highly/mecommended that the use of personal care products be curtailed the day of sampling until more information is available for personal care products that do not contain PFAS.

Personal Protective Equipment

Many common types of protective equipment including clothes, jackets, boots, gloves, Tyvek products, sunscreen, and insect repellents contain PFAS. For common clothing, jackets, boots, and gloves, the PFAS occurs in water repellent and stain repellent treatments that have been applied to the clothing and outer wear. The use of fabric softeners during laundering may also impart PFAS to clothing. Rain suits made of breathable, yet water repellent, materials typically have PFAS in them. Items made of rubber or PVC do not contain PFAS.

Items that may be worn and are known to be free of PFAS include:

- Powderless nitrile gloves;
- Clothing made of natural and synthetic fibers (preferably cotton) and that have been washed at least six (6) times and without using fabric softeners or dryer sheets;
- Polyvinyl chloride (PVC) or wax-coated fabrics, including rain gear;
- Any boots or over-boots made of polyurethane or PVC;
- Neoprene;
- Un-coated Tyvek® coveralls;



- Sunscreen: Banana Boat Sport Performance Sunscreen Lotion Broad Spectrum SPF 30; or Coppertone Sunscreen Lotion Ultra Guard Broad Spectrum SPF 50; and
- Insect repellent: Off Deep Woods.

Items that <u>may not</u> be worn due to the potential for containing PFAS:

- Coated Tyvek® materials as they do contain PFAS;
- Leather or other steel-toed work boots unless polyurethane or PVC over-boots are used;
- Clothing treated with stain or water repellents;
- Clothing and outerwear that has been dry cleaned; and
- Any rain gear having Gore-TexTM or other water-proof, or water-repellent fabrics or coatings.

Field Sampling Equipment

Carefully select sampling equipment that directly contacts the sample to ensure it is free from PFAS. Submersible pumps, down-hole instruments, and tubing used for groundwater sampling could have external or internal parts that are not PFAS-free. Check with the manufacturer to evaluate whether there are PFAS-containing components in the equipment. If unsure collect an equipment blank and have it analyzed for PFAS.

Some materials that are known to be PFAS-free include:

- Metals (metal components used for groundwater sampling are typically either stainless steel or brass);
- Nylon;
- PVC (bailers and pump parts);
- High-density polyethylene (HDPE);
- Polypropylene and polyurethane (bailer rope and tubing);
- Silicone (tubing); and
- Acetate (drill core sleeves).

Materials that may contain PFAS and <u>are not</u> to be used include:

- Low-density polyethylene (LDPE) tubing. LDPE does not inherently contain PFAS, but may have acquired it through materials used in the manufacturing process. LDPE Ziploc® sample bags can be used if they do not contact the sample media directly;
- Aluminum foil;



- Teflon-lined tubing or equipment having Teflon components;
- Any product or equipment having any "fluoro" prefix;
- "Rite in the Rain" or other all-weather field books; and
- Sharpie markers, post-it notes, or other adhesive paper products.

In addition, **do not** transport field equipment in direct contact with vehicle carpet or seats. These materials typically contain PFAS in stain and water repellent applications. If equipment must be set on seats or carpet, then transport it in a closed container.

Sample Collection Recommendations:

- 1. If the depth to water is shallow, use disposable PVC bailers with polypropylene or polyurethane rope.
- 2. Collect an equipment blank from or through any sampling equipment before its use in the field, unless all equipment materials are inherently PFAS-free, or the manufacturer can guarantee that all components are PFAS-free.
- 3. Determine if the measuring tape on the water level meter contains PFAS, see #2 above.
- 4. If using a peristaltic pump to collect shallow water table samples, use only new, unused, tubing that is inherently PFAS-free at each sample location (HDPE, nylon, polyurethane, silicone).
- 5. If using any other submersible pump in deeper water table conditions, see #2 above.
- 6. If using any other down-hole data collection probe, see #2 above.
- 7. For longer-term monitoring of confirmed PFAS in groundwater, consider using dedicated and PFAS-free equipment such as dedicated pumps. Passive Diffusion Bags may be used if equipped with HDPE hydrasleeves and the de-ionized water is PFAS-free.
- 8. If setting temporary wells, collecting soil samples, or using any other drilling method, ensure that the core sleeves are either acetate, PVC, or HDPE (see #2 above).
- 9. Use only stainless steel tools or wooden disposable tongue depressors to collect soil subsamples from drill cores.
- 10. Use only aluminum or Masonite clipboards with loose paper (non-water resistant) to record field notes.
- 11. Use only ball-point pens to record field data, prepare sample labels, etc.

Decontamination

It is extremely important that any **water** used for decontamination of equipment or hand washing before, between, and after sampling be free of PFAS. Commercially available distilled water sources should be analyzed for PFAS before its use in the field and should come in an HDPE container. If using municipal water, check with the municipality to determine if the source is



PFAS-free. If that cannot be readily determined, then sample the water for PFAS before its use.

All rental equipment and in-house equipment previously used at other sites needs to be decontaminated before its use. Use only Alconox®, Liquinox®, or Citranox® to decontaminate equipment or wash hands, and use only PVC or HDPE brushes for scrubbing equipment.

Decontaminate equipment before collecting samples, between samples, and at the end of the day. Triple-rinse equipment after cleaning, and change nitrile gloves after decontaminating equipment between sample locations.

FIELD SAMPLING PROCEDURES

Sample Handling

Sample handling procedures are implemented to ensure that sample integrity is maintained throughout the sample collection process. Therefore, the procedures for collecting PFAS samples are not unlike typical sample handling procedures already employed by EnviroForensics personnel. However, due to the pervasiveness of PFAS in the environment, low laboratory detection limits, and possibility of cross-sample contamination, the sample handling procedures for PFAS are more rigorous. EnviroForensics uses a clean hands/dirty hands approach during sample handling activities. One person handles all of the sampling equipment and the other person handles only the sample containers. Specific sample handling procedures with respect to PFAS include:

- 1. Label sample containers and zip-lock bags in the office before visiting the Site, or in a staging area, and keep the containers in a PFAS-free cooler for use on site. Wash hands and don new powderless nitrile gloves before sample collection.
- 2. The person designated "dirty hands" handles the sampling equipment only. The person designated "clean hands" holds the sample container and seals the container lid after collecting the sample.
- 3. <u>Do not</u> touch anything other than decontaminated field sampling equipment or sample containers after donning clean nitrile gloves. If you do by accident, change gloves before proceeding further.
- 4. **<u>Do not</u>** touch the sample or let the outside of the sampling equipment (tubing, bailer, etc.) touch the sample container during sample collection.
- 5. **<u>Do not</u>** set the sample container on the ground or other surfaces while collecting the sample. That is why there are two people involved.



- 6. Hands must be washed and new powderless nitrile gloves donned after any decontamination procedure, or (if using all disposable materials) before collecting another groundwater or soil sample;
- 7. Double bag individual soil or groundwater samples in zip-loc bags and immediately place samples on ice in the cooler.

Additional Considerations

- 1. Wash hands and change gloves frequently during a long decontamination procedure.
- 2. Set up a staging area away from the sample collection area for logging field notes, labeling samples containers before sampling, and for taking breaks.
- 3. **Do not bring any fast food to the site or go off site for lunch.** Fast food wrappers typically contain PFAS. Instead, prepare a lunch and bring it in a plain paper bag to consume in the staging area.
- 4. Wash hands thoroughly and don clean nitrile gloves following lunch and other breaks.

Laboratory

Many states are currently developing PFAS regulatory standards and laboratory certification programs. There are many compounds of concern contained in the overall PFAS family of chemicals. If State standards have not yet been developed, check with the State regulatory agency to determine the particular compounds to analyze for. Some analytical laboratories have been certified by various agencies such as: State regulatory agencies; Department of Defense; Department of Energy; National Environmental Laboratory Accreditation Program; and International Organization for Standardization. That does not mean that they are set up to analyze for all PFAS chemicals of concern to a particular State agency. Check with the laboratory after determining the State requirements.

Do not use glass sampling containers, as glass tends to adsorb PFAS. Instead, use HDPE or polypropylene containers. Container caps should be of the same material with no TeflonTM seal. Confirm that coolers used to store and ship laboratory samples are PFAS-free. A qualified laboratory will provide the appropriate media for these protocols.

For groundwater samples, do not filter or use a chemical preservative. For samples of municipal drinking water (also possibly used for equipment decontamination) the analytical methods call for preservation with Trizma® to buffer and remove chlorine. Check with the laboratory regarding how many sample containers are needed per sample and appropriate preservatives. Place samples separately in double zip-loc® bags and place immediately on ice. Maintain temperature of the samples below 50° F (10° C). Use regular ice. **Do not use "blue ice" or**



chemical ice packs.

Seal Chain-of-Custody forms and other forms in a zip-loc® bag and tape to the inside lid of the cooler. Tape the cooler closed with a custody seal and ship to the analytical laboratory. Hold time is 14 days to the laboratory with extraction within 28 days.

The current U.S. Environmental Protection Agency (USEPA) developed, and validated analytical methods for PFAS are USEPA Method 533, and USEPA Method 537.1. USEPA Method 533 is focused on the detection of short-chained PFAS (4-12 carbon chain lengths), while Method 537.1 is more focused on detecting longer chain PFAS. Using both methods, up to 29 PFAS chemicals can be detected. These methods were developed for drinking water, but would also apply to groundwater. Soil samples are currently being analyzed for PFAS using a modified Method 537M. New sampling methods are evolving, so these methods may change in the future. Check with State agencies and the analytical laboratories to determine if the above stated methods are still valid or if other methods have been developed and approved by the USEPA and State.

ADDITIONAL FIELD QUALITY CONTROL (BLANKS)

Several different blanks will need to be collected during and possibly before field sampling operations. As previously mentioned, equipment blanks should be collected and analyzed before site work if any materials to be used in field sampling cannot be determined to be PFAS-free. There are additional blanks that will need to be collected during the actual sample collection process to ensure that quality control has been maintained and samples have not been contaminated by outside sources.

Equipment Blanks

Equipment blanks are collected to determine the adequacy of the decontamination process. Equipment blanks are not needed if using dedicated or disposable sampling equipment that has been determined to be PFAS-free.

- Collect an equipment blank by passing PFAS-free water through/over field sampling equipment before use; and
- Collect an additional equipment blank for every five (5) samples collected.

Have the analytical laboratory hold the equipment blanks for possible analysis. Some of the equipment blanks may be analyzed if one or more samples contain PFAS detections.



Field Reagent Blanks

Field reagent blanks (FRBs) are collected to determine if PFAS have entered the samples through the ambient environment, the sampling process in general, and the analytical laboratory sample handling processes. The analytical laboratory will supply a vial of PFAS-free water and an empty sample container for collecting the FRB. The analytical laboratory should be consulted regarding the number of FRBs that should be collected per sampling event.

The FRB will be opened during the collection of one (1) site sample and handled in the same way as that of the site sample. The laboratory provided PFAS-free water will be poured into the provided clean sample vial to mimic field sample collection procedures. As with equipment blanks, reserve the FRBs for possible laboratory analysis if PFAS is detected in any given sample.

Field Duplicates

Collect duplicate samples to measure both field and laboratory precision. The State regulatory agency should be contacted to determine the number of duplicate samples to collect. The State may require more duplicate samples than would be typical for other types of contaminants. For example, the Wisconsin Department of Natural Resources typically requires that one (1) duplicate sample be collected for every 10 groundwater samples that are collected. However, this is guidance (refer to *Groundwater Sampling Desk Reference*, PUBL-DG-037, September 1996) and they may require more when sampling for PFAS.

Trip Blanks

Typically, trip blanks are utilized to determine cross-contamination during shipment of samples and the possible introduction of contaminants in the laboratory environment due to volatile organic compounds. However, the analytical laboratory should be consulted regarding the need for a trip blank during PFAS sampling.

If requested by the laboratory, the laboratory will prepare the trip blanks using PFAS-free water and will ship them with the cooler. If required, include one (1) trip blank in each sample cooler. Do not remove the trip blank from the cooler during sampling, or transport to and from the site. The laboratory will decide whether to run the trip blank if one (1) or more site samples contain PFAS.



REFERENCES

California State Water Quality Control Board, Division of Water Quality, 2019, *Per- and Polyfluoroalkyl Substances (PFAS) Sampling Guidelines*, 9 pp.

Interstate Technology Regulatory Council, 2018, Site Characterization Considerations, Sampling Precautions, and Laboratory Analytical Methods for Per- and Polyfluoroalkyl Substances (PFAS), 9 pp.

Michigan Department of Environmental Quality, 2018, General PFAS Sampling Guidance, 24 pp.

Pace Analytical Webpage, *PFAS Field Sampling Guide*: https://www.pacelabs.com/assets/2020-01-14-pfas-field-sampling-guide.pdf.

United States Department of Defense Webpage, *Bottle Selection and Other Sampling Considerations When Sampling for Per- and Poly-Fluoroalkyl Substances (PFAS)*: https://www.denix.osd.mil/edqw/home/what-s-new/unassigned/edqw-pfas-sampling-factsheet-rev-1-2-july-2017/.

United States Environmental Protection Agency Webpage, *EPA Drinking Water Laboratory Method 537 Q&A*: https://www.epa.gov/pfas/epa-drinking-water-laboratory-method-537-qa.