



HAZEN RESEARCH, INC.

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 Phone: (303) 279-4501

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 Fax: (303) 278-1528

CHAIN OF CUSTODY RECORD

Customer Information		Billing Information (If different)	
Client Name:		Billing Name:	
Contact:		Billing Contact:	
Address:		Billing Address:	
Phone:	E-mail:	PO #:	Project #:

Sampler's Name(s) (Print) _____ (Signature) _____

Sample Identification	Sample Date and Time	Grab	Composite	Samp. Type(1)	No. of Containers	Cont. Type(2)	Preservative(3)	Analyses Required

(1) DW = Drinking Water WW = Wastewater SW = Surface Water SO = Soil GW = Ground Water SL = Sludge HZ = Hazardous O = Other
 (2) P = Plastic G = Glass O = Other
 (3) N = Nitric Acid U = Unpreserved C = Cooled S = Sulfuric Acid B = Sodium Hydroxide T = Sodium Thiosulfate Z = Zinc Acetate O = Other

Relinquished by	Date/Time /	Received by	Date/Time /
Relinquished by	Date/Time /	Received by	Date/Time /
Relinquished by	Date/Time /	Received by	Date/Time /
Shipped by	Date/Time /	Received for Lab by	Date/Time /

Method of Shipment	Requested Turnaround Time Standard Rush (Must be approved; additional charges apply)
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Lab use only

CHAIN OF CUSTODY RECORD

Analytical services can be purchased using a valid credit card (MasterCard, Visa, or Discover), a money order drawn on a U.S. bank, a company purchase order, a check, or cash.

TERMS & CONDITIONS

Submission of this Analytical Services Request Form by the customer (“you”) to Hazen Research, Inc. (“we” or “us”) constitutes the customer’s offer to engage us to perform the services described on the front of this form. Our performance or commencement of performance of the services constitutes acceptance of your offer, under the following terms and conditions:

You agree to pay us for the services in accordance with our Assaying and Laboratory Services Fee Schedule or any Hazen-generated quote if applicable. Payment is due within 14 days after receipt of our invoice. A service charge of 1.5% per month will be assessed on past due invoices. We reserve the right to withhold data and any other deliverables relating to the services until we have received payment or adequate assurance of payment. If you do not remit payment in a timely manner, we may suspend our services until payment is received and/or terminate or cancel this agreement without liability to you.

Our services are governed exclusively by (i) this Analytical Services Request Form and (ii) the Assaying and Laboratory Services Fee Schedule or our quote, as applicable; which documents together set forth our entire agreement with you regarding the services. Any additional or conflicting terms proposed by you relating to these services are expressly rejected. This Analytical Services Request Form supersedes and replaces any written requests or purchase orders you submit to us relating to the services. In the interests of keeping costs down for our customers, we cannot accept the terms and conditions of any customer purchase orders or other written service requests or agreements, as our prices are not structured to cover the costs of reviewing and processing customer forms. Exceptions may in our discretion be made for confidentiality and nondisclosure agreements. Please notify us in advance if you require such agreements.

We warrant that our services will be performed in a professional and workmanlike manner in accordance with industry standards. This is our exclusive warranty to you. **ALL OTHER WARRANTIES, EXPRESS OR IMPLIED, ARE DISCLAIMED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY AND/OR FITNESS FOR A PARTICULAR PURPOSE.**

If our services do not conform to the requirements of this Analytical Services Request Form or our quote, or if we otherwise breach our agreement with you, we will in our discretion either (i) re-perform the services at no additional charge, or (ii) refund amounts paid by you for the non-conforming services. This is your sole remedy in the event of any breach by us of our agreement with you. Under no circumstances will Hazen Research, Inc. be liable for any special, incidental, or punitive damages in connection with the services or this agreement.

This agreement is governed by Colorado law, without regard to conflicts of laws principles. Venue for any action arising hereunder shall lie in the state district courts in and for Jefferson County, Colorado, and you expressly consent to the personal jurisdiction of, and venue in, such courts. In the event of any dispute relating to this agreement or the services in which suit is filed or proceedings are commenced in a tribunal of competent jurisdiction, the prevailing party as determined by the court or tribunal shall be entitled to recover its reasonable attorneys’ fees and costs.