



11007 Forest Pl.  
Santa Fe Springs, CA 90670  
(714) 449-9937  
Fax (714) 449-9685  
www.jonesenv.com

# Air Chain-of-Custody Record

Lab Use Only

Jones Project #

Page

of

Analysis Requested

TO-15	8260B	Magnehelic Reading (in/H <sub>2</sub> O)	Number of Containers

Client	Date
Client Address	Client Project #
Project Name	<b>Turn Around Requested</b> <input type="checkbox"/> Immediate Attention - 200% <input type="checkbox"/> Rush 24 Hours - 100% <input type="checkbox"/> Rush 48 Hours - 50% <input type="checkbox"/> Rush 72 Hours - 25% <input type="checkbox"/> Rush 96 Hours - 10% <input type="checkbox"/> Normal - No Surcharge
Project Address	
Report To	<b>Tracer</b> <input type="checkbox"/> n-pentane <input type="checkbox"/> n-hexane <input type="checkbox"/> n-heptane <input type="checkbox"/> Helium <input type="checkbox"/> 1,1-DFA <input type="checkbox"/> _____
Email/Phone Sampler	<b>Summa Cannister Size</b> <input type="checkbox"/> 1L <input type="checkbox"/> 6L

Purge Rate: \_\_\_\_\_ cc/min

Shut In Test: Y / N

**Report Options**

EDD \_\_\_\_\_  
EDF\* - 10% Surcharge \_\_\_\_\_

\*Global ID \_\_\_\_\_

**Gasoline Range Organics**

Yes    No

**Units Requested**

ug/m<sup>3</sup>    ug/L    ppmV

Sample ID	Date Collected	Purge Number	Purge Volume	Laboratory Sample ID	Canister ID	Cannister Start Pressure	Cannister End Pressure	Flow Rate (cc/min)	Sampling Start Time	Sampling End Time

Relinquished By (Signature):	Date:	Received By (Signature):	Date:
Company	Time:	Company	Time:
Relinquished By (Signature):	Date:	Received By Laboratory (Signature):	Date:
Company	Time:	Company	Time:

The delivery of samples and the signature on this Chain of Custody form constitutes authorization to perform the analyses specified above under the Terms and Conditions set forth

## TERMS AND CONDITIONS OF SALE

### **1. DEFINITIONS**

- 1.1 "Terms and conditions" means those Terms and Conditions of Sale, including the Fee Schedule and any additions or amendments hereto which are agreed to by Jones Environmental, Inc.
- 1.2 "Client" means the individual or entity that may request laboratory or consulting and his or its heirs, successors, assigns, and representatives.
- 1.3 "Price Schedule" means Jones Environmental, Inc.'s standard price schedule as such document may be amended or reissued from time to time by Jones Environmental, Inc.

### **2. ORDERS**

- 2.1 The client may order services (i.e., Scope of Work) by submitting a written chain of custody-record/order to Jones Environmental, Inc. Any such order constitutes a) an acceptance by the client of Jones Environmental, Inc.'s offer to do business with the Client under these Terms and Conditions, and b) an agreement to be bound by these Terms and Conditions. The Client's delivery of samples to Jones Environmental, Inc. or initiation of consulting services constitutes the Client's express assent to be governed by these Terms and Conditions. No contrary or additional terms and conditions expressed in a Client's document shall be deemed to become a part of the contract created upon acceptance of the Terms and Conditions. Samples will be held by Jones Environmental, Inc. for 30 days, unless Client requests otherwise in writing.

### **3. PAYMENTS TERMS**

- 3.1 Services performed by Jones Environmental, Inc. will be in accordance with the prices quoted and confirmed as stated in the Price Schedule. Prices are subject to change periodically without notice. The Client should confirm the current price with Jones Environmental, Inc. prior to placing an order for work.
- 3.2 Payment terms are net 30 days from the date of invoice by Jones Environmental, Inc. All overdue payments are subject to an additional interest and service charge of one and one half percent (1.5%) per month or portion thereof from the due date until the date of payment.
- 3.3 Should default be made by client in payment of any amount due Jones Environmental, Inc. for any order or service rendered and if action be instituted to collect said sums, the prevailing party will be entitled to such additional sum as the Court may fix as reasonable attorney's fees.