



Highway 16A & 75 Street
 PO Bag 4000
 Vegreville, AB, T9C 1T4
 Environmental Analytical Services
 Phone: (780) 632-8403 Fax: (780) 632-8620

EAS CANISTER

Sample ID: 22090129-001 Priority: Normal



Customer ID: PRAMP
 Cust Samp ID: PRAMP_Reno-20220910



Client Contact Details:

Contact: Karla Ressor, Michael Bisaga/ Lily Lin

Company: PRAMP Airshed

PO#: 842b Station 986c Station Reno Station

Address: 842b (Lat. 56.27406N, Long. 116.98129W)
 986c (Lat. 56.36988N, Long. 116.925636W)
 Reno (Lat. 55.86936N, Long. 117.05739W)

Telephone: 403-8072995, 780-2667068/587-2252248

Email: karla@prampairshed.ca, pramptech@prampairshed.ca

RUSH (Surcharge)

Invoice Instructions:
 Send to: officemanager@prampairshed.ca, karla@prampairshed.ca,
 pramptech@prampairshed.ca Attention: PRAMP Office Manager
 Any correspondence related to canister analysis, send the information to
 karla@prampairshed.ca and pramptech@prampairshed.ca

Inno Tech Contact: Graham Knox Phone: 780-632-8403 Cell: 780-632-1519
 Email: Graham.Knox@innotechalbarta.ca

Sample ID (PRAMP_station_yyyymmdd) (Find Sample ID from BV's email)	Canister ID (Find canister ID from canister tag)	Sample Description	Date/Time Canister Triggered (Find Date/Time from BV's email)		Analysis Requested
			Date (yyyy/mm/dd)	Time (24 Hr) (MST)	
PRAMP_842b-		<input type="checkbox"/> Methane Trigger	<u>2022/09/10</u>	<u>20:30</u>	* C1C4 Air, VOC Full, RSC Air * Unknowns to be reported
PRAMP_986c-		<input checked="" type="checkbox"/> NMHC Trigger <input type="checkbox"/> Methane Blank <input type="checkbox"/> NMHC Blank			* Carbon Isotopic Analysis (if sample is collected from Methane trigger)
PRAMP_Reno- <u>20220910</u>	<u>32230</u>	<input type="checkbox"/> Expired Canister – No further analysis is required.			

Sample Collection:
 Collected By D. Dygme (Name) of _____ (Company) on SEP 14 2022 (Date/Time) (MST).

{00004818;6}

TERMS AND CONDITIONS

The attached document entitled "Chain of Custody Form" is subject to the following Terms and Conditions, unless otherwise specified on the Quotation. InnoTech Alberta's commencement of the Services shall be deemed acceptance of the terms and conditions by the Client.

1. Any proposal contained herein is prepared for the consideration of the Client only. Its contents may not be used or disclosed to any other party without prior written consent of the INNOTECH ALBERTA INC. (hereinafter referred to as "InnoTech Alberta").
2. InnoTech Alberta will perform the Services in accordance with normal professional standards.
3. The delivery time for performance of the Services (as set out on the front page of this Quotation) is approximate and may be changed by InnoTech Alberta giving written notice to the Client.
4. InnoTech Alberta will exercise due care and proficiency in testing items submitted by a Client. InnoTech Alberta shall not, however, be liable to the Client for any damage or loss caused to the item being tested or for any damage, loss or expense caused by any delay in carrying out the test, including any damage, loss or expense resulting from InnoTech Alberta's negligence. InnoTech Alberta shall not be responsible for any damage, which is a natural or necessary result of any testing procedure.
5. For the purposes of this Quotation, Intellectual Property means all information, data, artistic and literary works, concepts, designs, processes, software, algorithms and inventions, including, without limitation, those that could be the subject of patent, copyright, industrial design, trade secret or other forms of protection. Intellectual Property which was owned by either InnoTech Alberta or the Client prior to the signing of this Agreement remains the property of that party. Nothing in this Agreement shall operate as a license, permission or grant of any other rights to either InnoTech Alberta's or the Client's Intellectual Property.
6. All data, reports and other information relating to the Services shall be treated by InnoTech Alberta as the confidential property of the Client, and InnoTech Alberta will use reasonable efforts to ensure that its employees, contractors and agents will not disclose the same to any other person, firm or corporation during the term of this Agreement and for a period of five (5) years after the date of termination of the Agreement. The obligation of confidentiality set out herein shall not apply to any information that was in InnoTech Alberta's possession prior to receipt from the Client or which is or becomes part of the public domain through no act or failure on the part of InnoTech Alberta. The obligation of confidentiality set out in this Section shall not prevent the disclosure of information to any level of government having jurisdiction to make lawful demand therefor, or required to be disclosed by any applicable law. Any records required to be maintained by InnoTech Alberta pursuant to this Agreement are subject to the protection and access provisions of the Freedom of Information and Protection of Privacy Act (Alberta).
7. The reported results of any InnoTech Alberta tests or evaluations performed on samples or items provided by the Client shall be interpreted as being specific to the sample or item tested. InnoTech Alberta makes no representation that any similar or related untested samples or items would produce the same results.
8. The Client shall not use InnoTech Alberta's name in any advertising material, sale offer, news releases, public statements or announcements, whether written or oral relating to the Services or the results thereof, without the prior written consent of InnoTech Alberta.
9. Records, test data, reports and samples, except where shipped to the Client after completion of the work shall be retained by InnoTech Alberta according to InnoTech Alberta's approved Records Retention and Disposition Schedule.
10. Prices quoted are in Canadian Dollars unless otherwise stated in writing and are exclusive of any provincial, municipal, sales, use or goods and services tax.
11. Prices quoted do not include shipping, insurance or cost of consumables. The Client shall be responsible for all costs incurred by InnoTech Alberta in collecting any item for testing and returning the item to the Client after testing and shall be responsible for all necessary incidental costs incurred by InnoTech Alberta in providing the Services. InnoTech Alberta will not be responsible for any damage or loss to items during shipping and it is the responsibility of the Client to arrange and pay for any insurance it deems necessary.
12. Any test samples or other materials supplied by the Client to InnoTech Alberta may, at InnoTech Alberta's Option, be returned by InnoTech Alberta to the Client. The Client shall:
 - (a) be responsible for all costs associated with the handling, transportation and disposal of such materials;
 - (b) reimburse InnoTech Alberta for any costs incurred by InnoTech Alberta associated with the handling, transportation and disposal of such materials; and
 - (c) indemnify and hold InnoTech Alberta harmless from any and all claims, damages or actions associated with

the handling, transportation and disposal of such materials.

13. The Client shall pay all invoices rendered by InnoTech Alberta to the Client within thirty (30) days from the date of invoice, without deduction or set-off.
14. If the Client fails to pay any amount under this Agreement, such unpaid amount shall bear interest at a rate per month equal to one (1%) percent (or 12.6825% per annum) with interest on overdue interest at the same rate.
15. InnoTech Alberta makes no representation, warranties or conditions, either expressed or implied, statutory or otherwise and does not warrant the quality, state, merchantability or fitness for any purpose of any goods or products to be delivered pursuant to this Agreement. The Client accepts the results of these Services or items tested as is, and acknowledges that any use or interpretation of the information contained is at the Client's own risk.
16. In no event shall InnoTech Alberta be liable for any indirect or consequential damage or loss suffered by the Client, including loss of anticipated profits.
17. The Client shall indemnify and hold harmless InnoTech Alberta from any and all claims, demands, actions and costs (including legal costs on a solicitor-client basis) that may arise out of:
 - (a) any dangerous defect or content in the item being tested, whether apparent or not, which dangerous defect or content was not disclosed in writing to InnoTech Alberta by the Client at the time the item was submitted for testing;
 - (b) differences between those items actually tested and items previously or subsequently produced which are purported to be identical to the item tested; or
 - (c) any use of the tested item or any item incorporating the tested item, whether by the Client or a third party following its return to the Client the hold harmless shall survive this Agreement.
18. The Client shall, at its own expense and without limiting its liabilities herein, be responsible for insuring its operation in an amount not less than \$2,000,000 inclusive per occurrence, insuring against bodily injury, and property damage including loss of use thereof. Further, the Client is responsible for insuring all owned property directly or indirectly related to this Agreement and InnoTech Alberta shall have no liability for any loss or damage to such property.
19. InnoTech Alberta shall maintain the following insurance: (i) commercial general liability insurance (including cross liability, severability of interests, non-owned automobile liability) in the amount of two million dollars (\$2,000,000.00) per occurrence, and; (ii) professional liability and errors and omissions insurance in the amount of one million dollars (\$1,000,000.00) per claim, and two million dollars (\$2,000,000.00) in the aggregate. In addition, InnoTech Alberta shall maintain all workers' compensation coverage required by applicable laws. Notwithstanding the foregoing, InnoTech Alberta reserves the right to supplement or add insurance coverage from time to time as may be required in its sole discretion. InnoTech Alberta may provide certificates of insurance for coverages outlined in (i) and (ii) above.
20. The Client agrees to comply with all InnoTech Alberta Safety & Security regulations in effect while on InnoTech Alberta premises.
21. This Agreement represents the entire agreement between the parties and shall supersede all prior agreements relative to this transaction.
22. If a party's performance of any of its obligations under this Agreement (excepting only an obligation to pay) is delayed, rendered impossible or impractical, or prevented in whole or in part due to circumstances beyond its reasonable control, including but not limited to acts of God, war, terrorism, labour disputes, pandemics or epidemics, global health emergencies, or governmental action, that party will not be in breach of this Agreement due to the delay or failure in performance occasioned by such event.
23. InnoTech Alberta may assign this Quotation to an "affiliated" (as that term is defined at Section 2 of the Business Corporations Act (Alberta)) or successor entity on written notice to the Client.
24. This Quotation and rights and parties thereto shall be governed by and construed according to the laws of the Province of Alberta. The parties hereby submit to the jurisdiction of the Courts of Alberta.





Highway 16A & 75 Street
 PO Bag 4000
 Vegreville, AB, T9C 1T4
 Environmental Analytical Services
 Phone: (780) 632-8403 Fax: (780) 632-8620

EAS CANISTER

Sample ID: 22090129-002 Priority: Normal



Customer ID: PRAMP
 Cust Samp ID: PRAMP_Reno-Blank

RECEIVED
 Date Received- Lab Use Only
 SEP 14 2022

Client Contact Details:

Contact: Karla Ressor, Michael Bisaga/ Lily Lin
 Company: PRAMP Airshed
 PO#: 842b Station 986c Station Reno Station
 Address: 842b (Lat. 56.27406N, Long. 116.98129W)
 986c (Lat. 56.36988N, Long. 116.925636W)
 Reno (Lat. 55.86936N, Long. 117.05739W)
 Telephone: 403-8072995, 780-2667068/587-2252248
 Email: karla@prampairshed.ca, pramptech@prampairshed.ca

RUSH (Surcharge)

Invoice Instructions:
 Send to: officemanager@prampairshed.ca, karla@prampairshed.ca,
pramptech@prampairshed.ca Attention: PRAMP Office Manager
 Any correspondence related to canister analysis, send the information to
karla@prampairshed.ca and pramptech@prampairshed.ca
 InnoTech Contact: Graham Knox Phone: 780-632-8403 Cell: 780-632-1519
 Email: Graham.Knox@innotechalbarta.ca

Sample ID (PRAMP station_yyyyymmdd) (Find Sample ID from BV's email)	Canister ID (Find canister ID from canister tag)	Sample Description	Date/Time Canister Triggered (Find Date/Time from BV's email)		Analysis Requested
			Date (YYYY/mm/dd)	Time (24 Hr) (MST)	
PRAMP_842b-		<input type="checkbox"/> Methane Trigger <input type="checkbox"/> NMHC Trigger <input type="checkbox"/> Methane Blank <input checked="" type="checkbox"/> NMHC Blank <input type="checkbox"/> Expired Canister – No further analysis is required.	20220910	20:30	* C1C4 Air, VOC Full, RSC Air * Unknowns to be reported * Carbon Isotopic Analysis (if sample is collected from Methane trigger)
PRAMP_986c-					
PRAMP_Reno-	28955				

Sample Collection:

Collected By BLANK (Name) of _____ (Company) on SEP 11/2022 (Date/Time) (MST).

{00004818/6}

TERMS AND CONDITIONS

The attached document entitled "Chain of Custody Form" is subject to the following Terms and Conditions, unless otherwise specified on the Quotation. InnoTech Alberta's commencement of the Services shall be deemed acceptance of the terms and conditions by the Client.

1. Any proposal contained herein is prepared for the consideration of the Client only. Its contents may not be used or disclosed to any other party without prior written consent of the INNOTECH ALBERTA INC. (hereinafter referred to as "InnoTech Alberta").
2. InnoTech Alberta will perform the Services in accordance with normal professional standards.
3. The delivery time for performance of the Services (as set out on the front page of this Quotation) is approximate and may be changed by InnoTech Alberta giving written notice to the Client.
4. InnoTech Alberta will exercise due care and proficiency in testing items submitted by a Client. InnoTech Alberta shall not, however, be liable to the Client for any damage or loss caused to the item being tested or for any damage, loss or expense caused by any delay in carrying out the test, including any damage, loss or expense resulting from InnoTech Alberta's negligence. InnoTech Alberta shall not be responsible for any damage, which is a natural or necessary result of any testing procedure.
5. For the purposes of this Quotation, Intellectual Property means all information, data, artistic and literary works, concepts, designs, processes, software, algorithms and inventions, including, without limitation, those that could be the subject of patent, copyright, industrial design, trade secret or other forms of protection. Intellectual Property which was owned by either InnoTech Alberta or the Client prior to the signing of this Agreement remains the property of that party. Nothing in this Agreement shall operate as a license, permission or grant of any other rights to either InnoTech Alberta's or the Client's Intellectual Property.
6. All data, reports and other information relating to the Services shall be treated by InnoTech Alberta as the confidential property of the Client, and InnoTech Alberta will use reasonable efforts to ensure that its employees, contractors and agents will not disclose the same to any other person, firm or corporation during the term of this Agreement and for a period of five (5) years after the date of termination of the Agreement. The obligation of confidentiality set out herein shall not apply to any information that was in InnoTech Alberta's possession prior to receipt from the Client or which is or becomes part of the public domain through no act or failure on the part of InnoTech Alberta. The obligation of confidentiality set out in this Section shall not prevent the disclosure of information to any level of government having jurisdiction to make lawful demand therefor, or required to be disclosed by any applicable law. Any records required to be maintained by InnoTech Alberta pursuant to this Agreement are subject to the protection and access provisions of the Freedom of Information and Protection of Privacy Act (Alberta).
7. The reported results of any InnoTech Alberta tests or evaluations performed on samples or items provided by the Client shall be interpreted as being specific to the sample or item tested. InnoTech Alberta makes no representation that any similar or related untested samples or items would produce the same results.
8. The Client shall not use InnoTech Alberta's name in any advertising material, sale offer, news releases, public statements or announcements, whether written or oral relating to the Services or the results thereof, without the prior written consent of InnoTech Alberta.
9. Records, test data, reports and samples, except where shipped to the Client after completion of the work shall be retained by InnoTech Alberta according to InnoTech Alberta's approved Records Retention and Disposition Schedule.
10. Prices quoted are in Canadian Dollars unless otherwise stated in writing and are exclusive of any provincial, municipal, sales, use or goods and services tax.
11. Prices quoted do not include shipping, insurance or cost of consumables. The Client shall be responsible for all costs incurred by InnoTech Alberta in collecting any item for testing and returning the item to the Client after testing and shall be responsible for all necessary incidental costs incurred by InnoTech Alberta in providing the Services. InnoTech Alberta will not be responsible for any damage or loss to items during shipping and it is the responsibility of the Client to arrange and pay for any insurance it deems necessary.
12. Any test samples or other materials supplied by the Client to InnoTech Alberta may, at InnoTech Alberta's Option, be returned by InnoTech Alberta to the Client. The Client shall:
 - (a) be responsible for all costs associated with the handling, transportation and disposal of such materials;
 - (b) reimburse InnoTech Alberta for any costs incurred by InnoTech Alberta associated with the handling, transportation and disposal of such materials; and
 - (c) indemnify and hold InnoTech Alberta harmless from any and all claims, damages or actions associated with

the handling, transportation and disposal of such materials.

13. The Client shall pay all invoices rendered by InnoTech Alberta to the Client within thirty (30) days from the date of invoice, without deduction or set-off.
14. If the Client fails to pay any amount under this Agreement, such unpaid amount shall bear interest at a rate per month equal to one (1%) percent (or 12.6825% per annum) with interest on overdue interest at the same rate.
15. InnoTech Alberta makes no representation, warranties or conditions, either expressed or implied, statutory or otherwise and does not warrant the quality, state, merchantability or fitness for any purpose of any goods or products to be delivered pursuant to this Agreement. The Client accepts the results of these Services or items tested as is, and acknowledges that any use or interpretation of the information contained is at the Client's own risk.
16. In no event shall InnoTech Alberta be liable for any indirect or consequential damage or loss suffered by the Client, including loss of anticipated profits.
17. The Client shall indemnify and hold harmless InnoTech Alberta from any and all claims, demands, actions and costs (including legal costs on a solicitor-client basis) that may arise out of:
 - (a) any dangerous defect or content in the item being tested, whether apparent or not, which dangerous defect or content was not disclosed in writing to InnoTech Alberta by the Client at the time the item was submitted for testing;
 - (b) differences between those items actually tested and items previously or subsequently produced which are purported to be identical to the item tested; or
 - (c) any use of the tested item or any item incorporating the tested item, whether by the Client or a third party following its return to the Client the hold harmless shall survive this Agreement.
18. The Client shall, at its own expense and without limiting its liabilities herein, be responsible for insuring its operation in an amount not less than \$2,000,000 inclusive per occurrence, insuring against bodily injury, and property damage including loss of use thereof. Further, the Client is responsible for insuring all owned property directly or indirectly related to this Agreement and InnoTech Alberta shall have no liability for any loss or damage to such property.
19. InnoTech Alberta shall maintain the following insurance: (i) commercial general liability insurance (including cross liability, severability of interests, non-owned automobile liability) in the amount of two million dollars (\$2,000,000.00) per occurrence, and; (ii) professional liability and errors and omissions insurance in the amount of one million dollars (\$1,000,000.00) per claim, and two million dollars (\$2,000,000.00) in the aggregate. In addition, InnoTech Alberta shall maintain all workers' compensation coverage required by applicable laws. Notwithstanding the foregoing, InnoTech Alberta reserves the right to supplement or add insurance coverage from time to time as may be required in its sole discretion. InnoTech Alberta may provide certificates of insurance for coverages outlined in (i) and (ii) above.
20. The Client agrees to comply with all InnoTech Alberta Safety & Security regulations in effect while on InnoTech Alberta premises.
21. This Agreement represents the entire agreement between the parties and shall supersede all prior agreements relative to this transaction.
22. If a party's performance of any of its obligations under this Agreement (excepting only an obligation to pay) is delayed, rendered impossible or impractical, or prevented in whole or in part due to circumstances beyond its reasonable control, including but not limited to acts of God, war, terrorism, labour disputes, pandemics or epidemics, global health emergencies, or governmental action, that party will not be in breach of this Agreement due to the delay or failure in performance occasioned by such event.
23. InnoTech Alberta may assign this Quotation to an "affiliated" (as that term is defined at Section 2 of the Business Corporations Act (Alberta)) or successor entity on written notice to the Client.
24. This Quotation and rights and parties thereto shall be governed by and construed according to the laws of the Province of Alberta. The parties hereby submit to the jurisdiction of the Courts of Alberta.





Canister ID: 32230

This cleaned canister meets or exceeds TO-15 Method Specifications

Proofed by: ISQ4 on: JUN 07 2022

Evacuated: JUL 11 2022 Recertified: _____

(Use within: 3 months from evacuation or recertification date)

Laboratory Contact Number: 780-632-8403

Sample ID: PRAMP_RENO-202091

Sampled By: [Signature]

Starting Vacuum: -27.3 "Hg

End Vacuum: -3 "Hg/psig



Canister ID: 28955

This cleaned canister meets or exceeds TO-15 Method Specifications

Proofed by: ISQ4 on: JUN 07 2022

Evacuated: JUL 11 2022 Recertified: _____

(Use within: 3 months from evacuation or recertification date)

Laboratory Contact Number: 780-632-8403

Sample ID: PRAMP_RENO-Blank

Sampled By: _____

Starting Vacuum: -27.2 "Hg

End Pressure: _____ "Hg/psig

Sample ID: 22090129-001 Priority: Normal



Customer ID: PRAMP

Cust Samp ID: PRAMP_Reno-20220910

