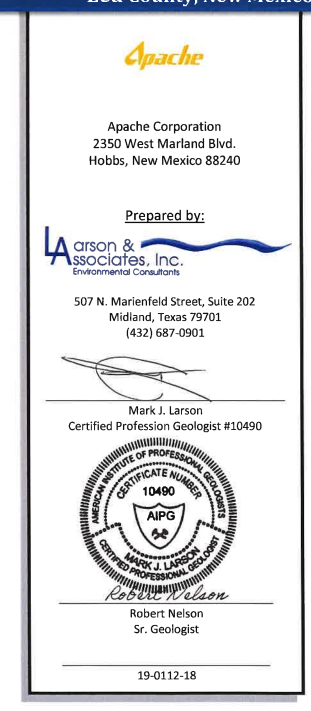
June 17, **2022**

Tracking Number: 1RP-1113 2022 Second Quarter Groundwater Monitoring Report Northeast Drinkard Unit (NEDU) #527 Lea County, New Mexico



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1.0 EXECUTIVE SUMMARY

Larson & Associates, Inc. (LAI) has prepared this 2022 second (2nd) quarter groundwater monitoring report on behalf of the Apache Corporation (Apache) to be submitted to the New Mexico Oil Conservation Division (NMOCD) District 1 in Hobbs, New Mexico. This report details the results of the 2022 second quarter groundwater monitoring event at the Northeast Drinkard Unit (NEDU) #527 (Site). The Site is located in Unit L (NW/4, SW/4), Section 10, Township 21 South, Range 37 East, in Lea County New, Mexico. The geodetic position is 32.489811° and -103.158592°.

The following activities occurred on May 24, 2022:

- Gauged depth to groundwater in two (2) monitor wells (MW-4 and MW-5).
- Purged and collected groundwater samples from two (2) monitor wells (MW-4 and MW-5).
- Analyzed groundwater samples for benzene, toluene, ethylbenzene, and xylenes (BTEX), total dissolved solids (TDS), and chloride.

The following observations are documented in this report:

- Three (3) existing monitoring wells (MW-1, MW-2, and MW-3) were dry.
- Depth to groundwater was 60.71 feet below ground surface (bgs) in MW-4 and 59.74 feet bgs in MW-5.
- The groundwater elevation was recorded at 3,406.32 feet above mean sea level (MSL) at MW-5 (up gradient) to 3,406.28 feet above MSL at monitoring well MW-4 (downgradient).
- The apparent groundwater flow direction is north northwest to south-southeast at a gradient of about 0.002 feet per foot (ft/ft).
- Monitoring well MW-4 is hydraulically downgradient of monitoring well MW-5.
- BTEX was below the analytical method reporting limit (RL) and New Mexico Water Quality Control Commission (WQCC) human health standards in groundwater samples from monitoring wells MW-4 and MW-5, on May 24, 2022.
- The TDS concentrations were below the WQCC domestic water quality standard of 1,000 mg/L in groundwater samples from monitoring wells MW-4 and MW-5.
- The chloride concentrations in groundwater samples from monitoring wells MW-4 and MW-5 were below the WQCC domestic water quality standard of 250 mg/L on May 24, 2022.
- The laboratory results for a duplicate water sample (DUP-1) from MW-5 was consistent with the laboratory results from the original sample from MW-5.

Apache proposes the following:

- Continue groundwater monitoring on a quarterly (4 times per year) schedule during 2022.
- Gauge depth to groundwater and collect groundwater samples from monitoring wells MW-1 through MW-5 during each quarterly groundwater monitoring event.
- Collect a duplicate (QA/QC) sample and analyze all samples for BTEX, TDS, and chloride.
- Provide the NMOCD with quarterly reports detailing the results of the laboratory analysis.
- If a significant change is observed in analyte concentrations, the NMOCD will be notified immediately.

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2022 Second (2nd) Quarter Groundwater Monitoring Report Northeast Drinkard Unit #527 Lea County, New Mexico June 17, 2022

• Apache will provide notice to the NMOCD in Hobbs and Santa Fe, New Mexico, at least 7 working days prior to each monitoring event.

2.0 INTRODUCTON

Larson & Associates, Inc. (LAI) has prepared this 2022 second (2nd) quarter groundwater monitoring report on behalf of the Apache Corporation (Apache) for submittal to the New Mexico Oil Conservation Division (NMOCD) District 1 in Hobbs, New Mexico. This report details the results of the 2022 second quarter groundwater monitoring event at the Northeast Drinkard Unit (NEDU) #527 (Site). The Site is located in Unit L (NW/4, SW/4), Section 10, Township 21 South, Range 37 East, in Lea County New, Mexico. The geodetic position is 32.489811 and -103.158592. Figure 1 presents a topographic map. Figure 2 presents an aerial map. Figure 3 presents a Site drawing.

2.1 Background

A produced water release was discovered due a compromised liner during excavation of the drilling pit. An unknown volume of brine water migrated beneath the pit and into the underlying soil. On July 19, 2006, notice was given to Mr. Larry Johnson (NMOCD District 1) and Mr. Glen VonGonten (NMOCD Santa Fe) by Mr. Jerry Brian (Hungry Horse Environmental). The surface owner is the State of New Mexico administered by the State Land Office (NMSLO). On November 6, 2006, Hungry Horse, on behalf of Apache, submitted the initial C-141 to NMOCD, which was approved on November 9, 2006, and assigned remediation permit number 1RP-1113 and incident tracking number nPAC06313334833. Appendix A presents the initial C-141.

Hungry Horse commenced remediation of the drilling pit on July 23, 2006, and excavated soil to approximately ten (10) feet below the ground surface (bgs). On July 31, 2006, Hungry Horse personnel collected soil samples from the bottom of the excavation (northeast, center and southeast) and at twelve (12) feet bgs near the southwest corner. Cardinal Laboratories, Hobbs, New Mexico, analyzed the soil samples and reported chloride concentrations between 2,255 parts per million (PPM) near the center of the excavation at ten (10) feet bgs and 26,872 PPM in the southwest sample at twelve (12) feet bgs. Between July 31, 2006, and September 6, 2006, Hungry Horse deepened the excavation between 14 feet bgs and 19 feet bgs. On August 8, 2006, a bottom soil sample collected near the center of the excavation (C. WRK.PIT) from 14 feet bgs, reported chloride at 176 milligrams pr kilogram (mg/Kg). On September 6, 2006, bottom samples reported chloride at 224 mg/Kg (E – Working Pit – 19' bgs), 288 mg/Kg (NE – 19' bgs) and 1,935 PPM (SE – 19' bgs). Hungry Horse hauled approximately 9,000 cubic yards of soil to Sundance Services, Inc., located near Eunice, New Mexico.

Between September 14 and 19, 2006, Hungry Horse personnel drilled four (4) boreholes (BH #1 through BH #4) in the bottom of the excavation for vertical delineation of chloride. Borehole #1 was drilled near the northeast (NE) quadrant. Borehole #2 was drilled near the southeast quadrant. Borehole #3 was drilled near the southwest quadrant. Borehole #4 was drilled near the northwest quadrant. Soil samples were collected every 5-feet using truck-mounted hollow stem auger rig and split spoon sampler. Boreholes BH #1 and BH #2 were drilled to 35 feet bgs with chloride reported in the bottom samples at 48 mg/Kg and 128 mg/Kg, respectively. A soil sample from Borehole BH #3 at 50 feet bgs reported chloride at 1,695 mg/Kg. Borehole #3 was advanced to 62 feet bgs where groundwater was encountered. A

groundwater sample was collected by Hungry Horse and was analyzed by Cardinal Laboratories in Hobbs, New Mexico. The laboratory reported chloride in the groundwater sample at 2,007 milligrams per liter (mg/L). Borehole BH #4 was drilled to 55 feet bgs with the bottom sample reporting chloride at 16 mg/Kg. According to project documents (Trinity Oilfield Services and Rental, LLC, June 2019) the boreholes were plugged and abandoned, the floor of the excavation was "double-capped" with two (2) plastic liners to inhibit vertical migration of contaminants below 21 feet bgs.

On September 19, 2006, NMOCD was informed of the groundwater impact, and issued abatement permit number AP-068, on November 29, 2006, that required Apache to submit an abatement plan in accordance with NMOCD Rule 19 (19.15.1.19 NMAC) for groundwater contamination from the drilling pit at NEDU #527. On February 15, 2007, Hungry Horse submitted the Stage 1 Groundwater Abatement Plan ("Apache Corporation Stage 1 Ground Water Abatement Plan (AP068) NEDU #527 Well Site API #30-025-37242, February 14, 2007"). The groundwater abatement plan included among other things installing three (3) monitoring wells and collecting information to satisfy Stage 1 abatement plan requirements. No correspondence could be located to confirm NMOCD approval or denial for the abatement plan.

Hungry Horse installed three (3) monitoring wells (MW#1, MW#2, and MW#3) at the approximate locations presented on Plate 4 (Site Sampling Map) of the Stage 1 Groundwater Abatement Plan. No information is available for the monitoring well construction details and no information is available from the State of New Mexico Office of the State Engineer (NMOSE).

On June 5, 2019, Trinity Oilfield Services & Rentals, LLC, (Trinity) assumed remediation activities for the Site. Trinity prepared a document titled, "Addendum to Stage 1 Groundwater Abatement Plan NEDU #527, Lea County, New Mexico, June 2019" that reported observing three (3) monitoring wells during a visit to the Site on June 10, 2019. Trinity reported the monitoring wells as being constructed with 2-inch schedule 40 PVC. No steel locking cover or concrete pad was observed at the wells. Trinity reported the wells with depths between 57.63 and 59.27 feet bgs and concluded sediment buildup in the wells extended above the water table.

Trinity proposed to remove the PVC casings from the three (3) wells (MW#1, MW#2, and MW#3), reenter, advance the well bores to approximately 75 feet bgs, and recomplete with 2-inch schedule 40 PVC, concrete pads, J-plugs and locking steel monuments. Trinity also proposed to install a monitoring well (MW-4) about 45 feet south and southeast of Borehole #3, to preserve the integrity and impermeability of the "double-cap" liner system, and well MW-5, about 180 feet downgradient (south and southeast) from well MW-4 near the south edge of the caliche well pad. The proposed depths for the monitoring wells were 75 feet bgs. Trinity proposed to submit a Stage 2 Groundwater Abatement Plan following four (4) consecutive quarters of groundwater monitoring. The "Addendum to Stage 1 Groundwater Abatement Plan NEDU #527, Lea County, New Mexico, June 2019". Monitoring wells MW-4 and MW-5 were not drilled, and the addendum abatement plan was not found in the NMOCD online imaging files for 1RP-1113, incident tracking number nPAC06313334833 or abatement permit AP-068.

2.2 Physical Setting

The physical setting is as follows:

- The surface elevation is approximately 3,467 feet above mean sea level (msl).
- The topography slopes gently towards the east.
- There are no surface water features within 1,000 feet of the Site.
- Karst data provided by the USGS describes this site as "Low Risk Potential."
- The soils are designated Simona find sandy loam, 0 to 3 percent slopes, consisting of 8 inches of fine sandy loam, underlain by 8 to 16 inches of gravelly fine sandy loam, and 16 to 26 inches of cemented material (caliche).
- The surface geology consists of Holocene-age light brown to reddish windblown cover sand mostly derived from Gatuna Formation (Late Cretaceous).
- Groundwater occurs in the Tertiary-age Ogallala Formation between about 60 to 63 feet BGS based on depth to groundwater from monitoring wells MW-4 and MW-5 installed near the excavation.

Appendix B presents the Karst Potential Map

3.0 GROUNDWATER INVESTIGATION

3.1 Permitting

On February 6, 2020, LAI prepared applications for Water Monitoring Easement (WM-673) for Apache to submit to NMSLO and NMOSE for permits to drill and complete monitoring wells MW-4 (CP-1868 POD1) and MW-5 (CP-1868 POD2). The NMSLO Water Monitoring Easement (WM-673) was approved on April 12, 2021. The NMOSE permits (CP-1868 POD1 and POD2) were approved on May 14, 2021. Appendix C presents the NMSLO and NMOSE permits.

3.2 Monitoring Well Installation

On May 25, 2021, Scarborough Drilling, Inc. (SDI), under the supervision of LAI, installed monitoring wells MW-4 and MW-5 at the proposed locations. SDI advanced five (5) inch diameter borings with an air rotary rig to depths of approximately 76.50 (MW-4) and 76.00 (MW-5) feet bgs. The monitoring wells were completed with 2-inch schedule 40 threaded PVC casing and 20 feet of 0.010-inch factory slotted screen. The well screen was placed above and below the groundwater level observed during drilling. Graded silica sand was positioned around the screen to about two (2) feet above the screen. Sodium bentonite chips were placed above the sand to about 1-foot bgs. Both wells were secured with locking steel sleeves anchored in concrete. Appendix D presents the monitoring well completion logs.

On June 1, 2021, monitoring wells MW-4 and MW-5 were developed using an electric submersible pump to remove any sediment disturbed during drilling and well installation. Approximately 75 gallons of water was removed from each monitoring well and disposed of in a NMOCD permitted commercial Class II

disposal well (SWD) operated by Basic Energy Services. Table 1 presents the monitoring well completion and gauging summary.

West Company, a State of New Mexico licensed Professional Land Surveyor (License Number 23263) surveyed the monitoring wells for location and elevation including top of casing and natural ground surface. Figure 3 presents Site drawing with monitoring well locations. Appendix E presents the survey plats.

4.0 GROUNDWATER MONITORING

4.1 Depth to Groundwater and Groundwater Potentiometric Surface Elevation

On May 24, 2022, LAI personnel gauged depth to groundwater in monitoring wells MW-1 through MW-5. Monitoring wells MW-1, MW-2 and MW-3 were dry. Groundwater was observed at 60.71 feet below top of casing (TOC) in MW-4 and 59.74 feet below TOC in MW-5. The groundwater potentiometric surface elevation was calculated at 3,406.32 feet above mean sea level (MSL) at MW-5 and 3,401.28 feet above MSL at MW-4. The apparent groundwater flow direction is from north - northwest to south-southeast at a gradient of about 0.002 feet per foot (ft/ft). Monitoring well MW-4 is hydraulically downgradient of monitoring well MW-5. Figure 4 presents the potentiometric surface map for May 24, 2022.

4.2 Groundwater Samples and Analysis

On May 24, 2022, LAI personnel collected groundwater samples from monitoring wells MW-4 and MW-5, using the low stress or low flow method following EPA protocol (EQASOP-GW4, Revision 4, September 19, 2017) where an environmental pump is submerged near the middle of the water column and the well is pumped at a low flow rate until environmental parameters stabilize.

Groundwater samples were collected from discharge through dedicated disposable Tygon[®] tubing. The tubing was discarded after each use and the pump was thoroughly cleaned with a solution of potable water and laboratory grade detergent (Alconox[®]) and rinsed with distilled water. The samples were transferred to labeled laboratory containers, packed in an ice chest filled with ice, and delivered under chain of custody to Xenco Laboratories (Xenco), a National Environmental Laboratory Accreditation Conference (NELAC) accredited laboratory, in Midland, Texas. A duplicate sample was collected from well MW-5 for laboratory quality assurance and quality control (QA/QC).

Xenco analyzed the samples for benzene, toluene, ethylbenzene, xylene (BTEX) according to EPA SW-846 Method SW-8260D, chloride by EPA Method 300, and total dissolved solids (TDS) by EPA Method SM 2540C. Table 2 presents the laboratory analytical summary. Appendix F presents the laboratory report.

4.1 Organic Analysis

BTEX concentrations were below the laboratory analytical reporting limit (RL) and New Mexico Water Quality Control Commission (WQCC) human health standards from the groundwater samples collected from MW-4and MW-5 on May 24, 2022.

4.2 Inorganic Analysis

Chloride concentrations were below the WQCC domestic water quality standard of 250 mg/L in samples collected from MW-4 and MW-5 on May 24, 2022. Chloride concentrations in DUP-1 (243 mg/L) were within 1.25 percent of the chloride value in the original sample (MW-5). No data quality exceptions were noted in Xenco case narratives. Figure 5 presents the chloride concentration map for May 24, 2022.

TDS concentrations in samples from MW-4 (523 mg/L) and MW-5 (667mg/L) were below the WQCC domestic water quality standard of 1,000 mg/L on May 24, 2022. TDS concentrations in DUP-1 (680 mg/L) were within 1.95 percent of the TDS value in the original sample (MW-5). No data quality exceptions were noted in Xenco case narratives. Figure 6 presents the TDS concentration map for May 24, 2022.

5.0 CONCLUSIONS

The following observations are documented in this report:

- BTEX concentrations were below the analytical method RL and New Mexico WQCC human health standards in samples collected from monitoring wells MW-4 and MW-5 on May 24, 2022.
- The apparent groundwater flow direction is north-northwest to south-southeast at a gradient of approximately 0.0002 ft/ft.
- Chloride concentrations were below the WQCC domestic water quality standard of 250 mg/L in the groundwater samples collected from monitoring wells MW-4 and MW-5 on May 24, 2022.
- TDS concentrations were below the WQCC domestic water quality standard of 1,000 mg/L in the groundwater samples from monitoring wells MW-4 and MW-5 on May 24, 2022.

6.0 RECOMMENDATIONS

Apache proposes the following:

- Continue groundwater monitoring on a quarterly (4 times per year) schedule during 2022.
- Collect depth to groundwater and groundwater samples from all monitoring wells during each quarterly event.
- Report the laboratory results to OCD in quarterly reports, unless significant changes in analyte concentrations are detected, at which time Apache will immediately report the results to OCD.
- Apache will provide notice to the OCD in Hobbs and Santa Fe, New Mexico, at least 7 working days prior to each monitoring event.

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Tables

nPAC0631334833 Monitoring Well Completion and Gauging Summary Apache Corportaion, NEDU 527 Lea County, New Mexico

Table 1

Well Information								Groundwater Data					
Well No.	Date Drilled	Well Depth (Feet TOC)	Drilled Depth (Feet BGS)	Well Diameter (Inches)	Surface Elevation (Feet AMSL)	Screen Interval (Feet BGS)	Casing Stickup (Feet)	TOC Elevation (Feet AMSL)	Date Gauged	Depth to Water (Feet TOC)	Depth to Water (Feet BGS)	Water Column Height (Feet)	Groundwater Elevation (Feet AMSL)
MW-4	05/25/2021	76.50	76.50	2	3464.39	55.82 - 75.82	3.50	3,466.99	06/01/2021	65.31	61.81	11.19	3,401.68
									10/12/2021	60.57	57.07	15.93	3,406.42
									12/21/2021	60.60	57.10	15.90	3,406.39
									03/02/2022	60.68	57.18	15.82	3,406.31
									05/24/2022	60.71	57.21	15.79	3,406.28
MW-5	05/25/2021	76.00	76.00	2	3463.77	55.82 - 75.82	4.00	3,466.06	06/01/2021	65.70	61.70	10.30	3,400.36
									10/12/2021	59.64	55.64	16.36	3,406.42
									12/21/2021	59.65	55.65	16.35	3,406.41
									03/02/2022	59.72	55.72	16.28	3,406.34
									05/24/2022	59.74	55.74	16.26	3,406.32

Notes: monitoring wells installed by Scarborough Drilling, Inc. (SDI), Lamesa, Texas with 2 inch schedule 40 PVC casing and screen

bgs: below ground surface

TOC: top of casing

AMSL: elevation in feet above mean sea level

Table 2

nPAC0631334833

Groundwater Sample Analytical Data Summary

Apache Corporation, NEDU 527, Lea County, New Mexico

Sample	Collection Date	Benzene (mg/L)	Toluene (mg/L)	Ethylbenzene (mg/L)	Xylenes (mg/L)	Chloride (mg/L)	TDS (mg/L)
NMWQCC Stand	ard:	0.005	1.0	0.7	0.62	250	1,000
MW-4	06/01/2021	<0.00200	<0.00200	<0.00200	<0.00400	176	597
	10/12/2021	<0.00200	<0.00200	<0.00200	<0.00400	218	676
	12/21/2021	<0.00200	<0.00200	<0.00200	<0.00400	299	537
	03/02/2022	<0.00200	<0.00200	<0.00200	<0.00400	173	481
	05/24/2022	<0.00200	<0.00200	<0.00200	<0.00400	157	523
MW-5	06/01/2021	<0.00200	<0.00200	<0.00200	<0.00400	306	761
	10/12/2021	<0.00200	<0.00200	<0.00200	<0.00400	303	757
	12/21/2021	<0.00200	<0.00200	<0.00200	<0.00400	293	709
	03/02/2022	<0.00200	<0.00200	<0.00200	<0.00400	276	764
	05/24/2022	<0.00200	<0.00200	<0.00200	<0.00400	240	667
DUP-1 (MW-5)	06/01/2021	<0.00200	<0.00200	<0.00200	<0.00400	305	774
	10/12/2021	<0.00200	<0.00200	<0.00200	<0.00400	300	779
	12/21/2021	<0.00200	<0.00200	<0.00200	<0.00200	302	695
	03/02/2022	<0.00200	<0.00200	<0.00200	<0.00400	270	774
	05/24/2022	<0.00200	<0.00200	<0.00200	<0.00400	243	680

Notes: analysis performed by Eurofins Xenco Laboratories, Midland, Texas, by EPA SW-846 Method 8021B (BTEX) and EPA Method 300 (chloride and TDS). < : concentration below analytical method reporting limit (RL).

Figures

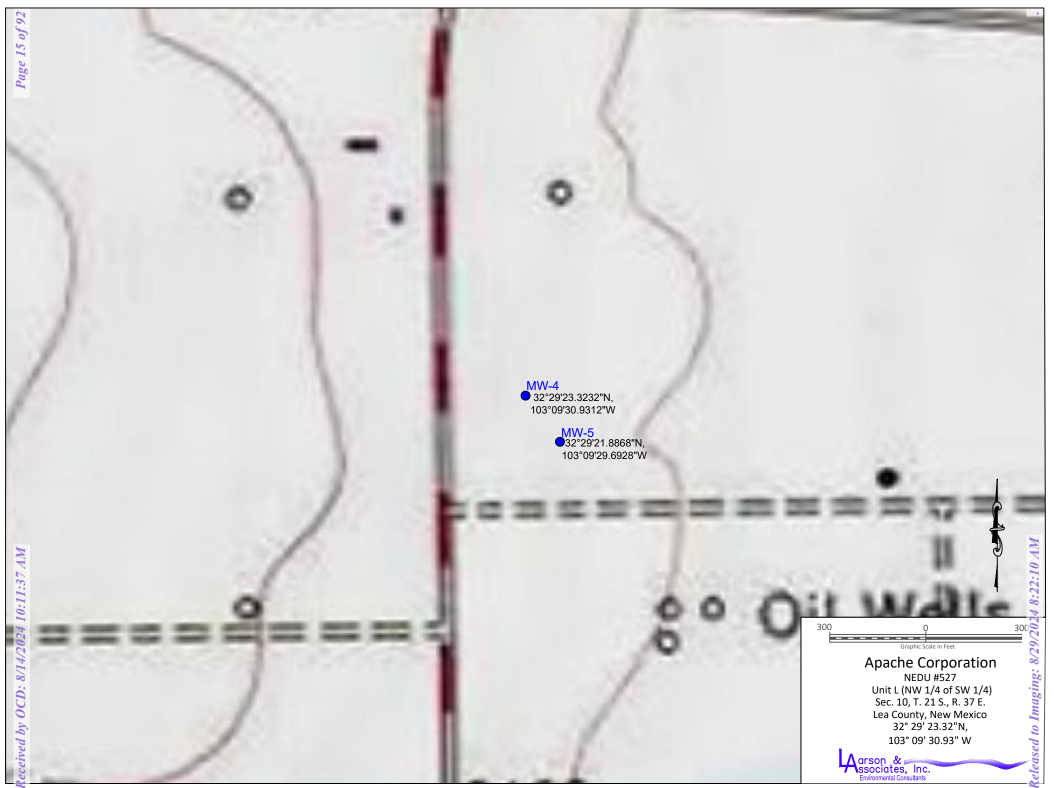


Figure 1 - Topographic Map

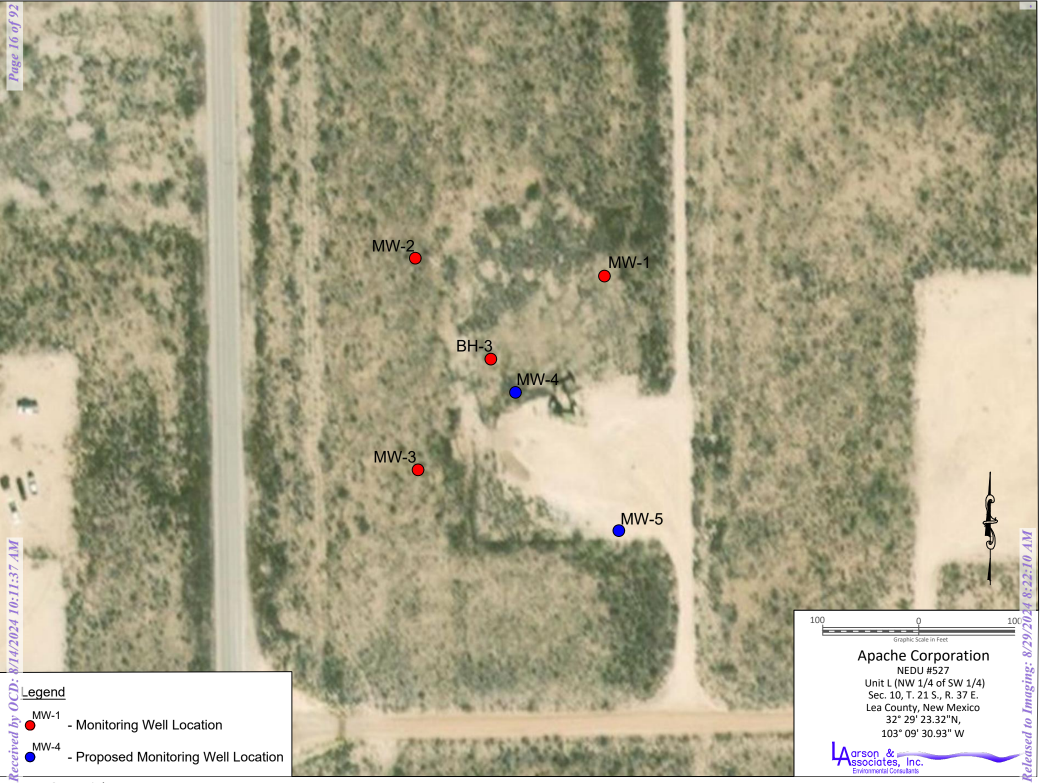


Figure 2 - Aerial Map

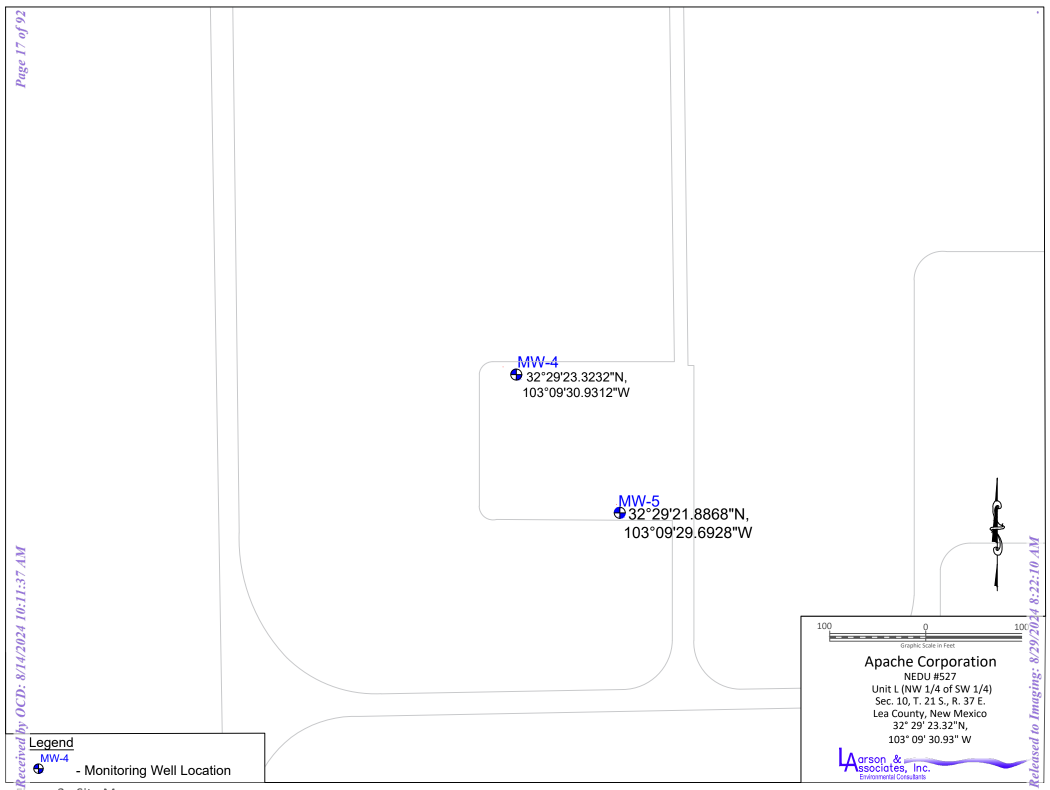


Figure 3 - Site Map

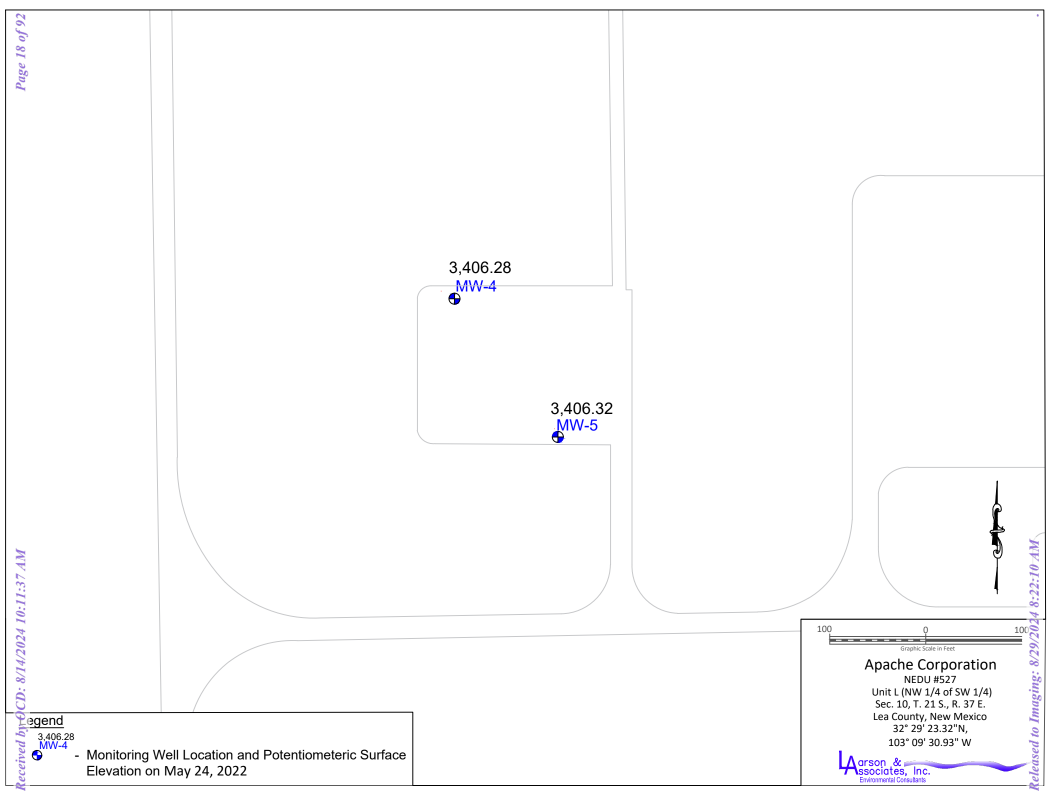


Figure 4 - Potentiometric Surface Elevation, May 24, 2022

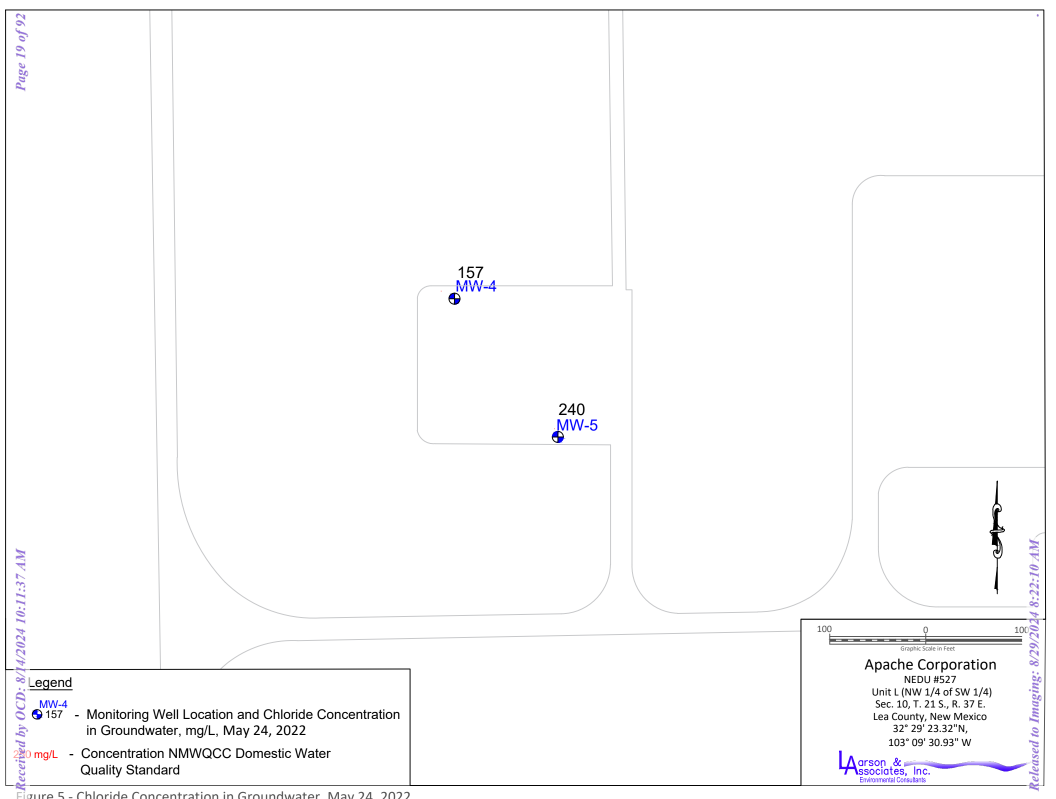


Figure 5 - Chloride Concentration in Groundwater, May 24, 2022

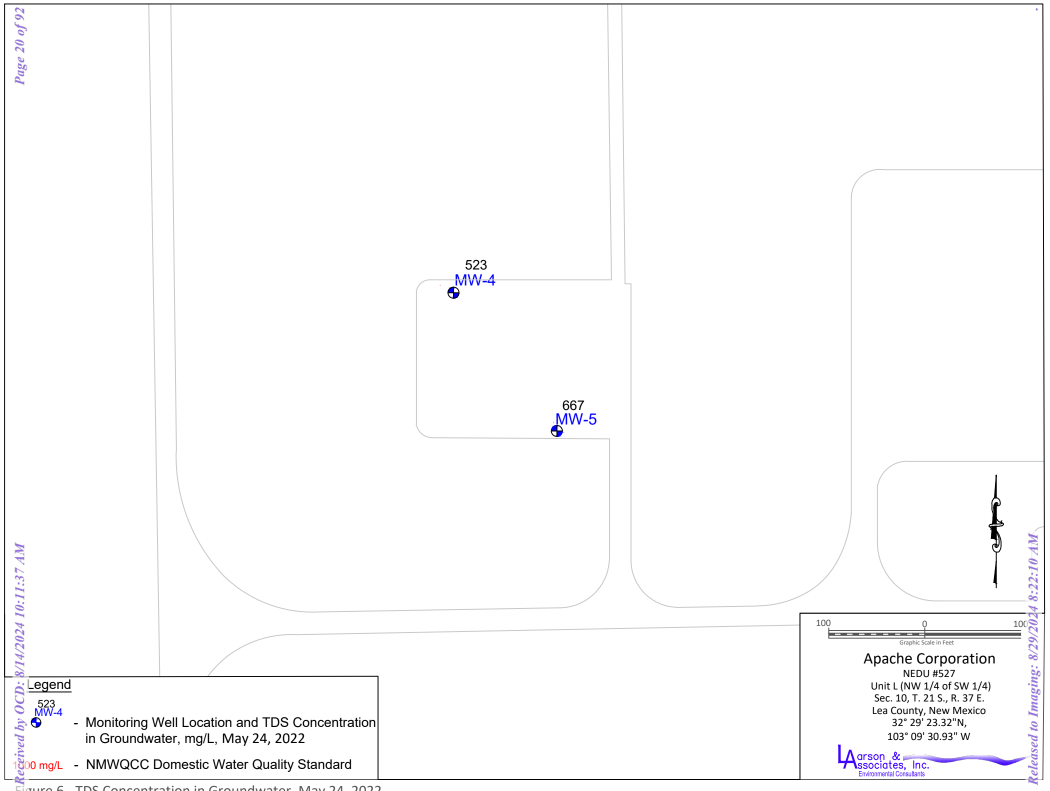


Figure 6 - TDS Concentration in Groundwater, May 24, 2022

Appendix A

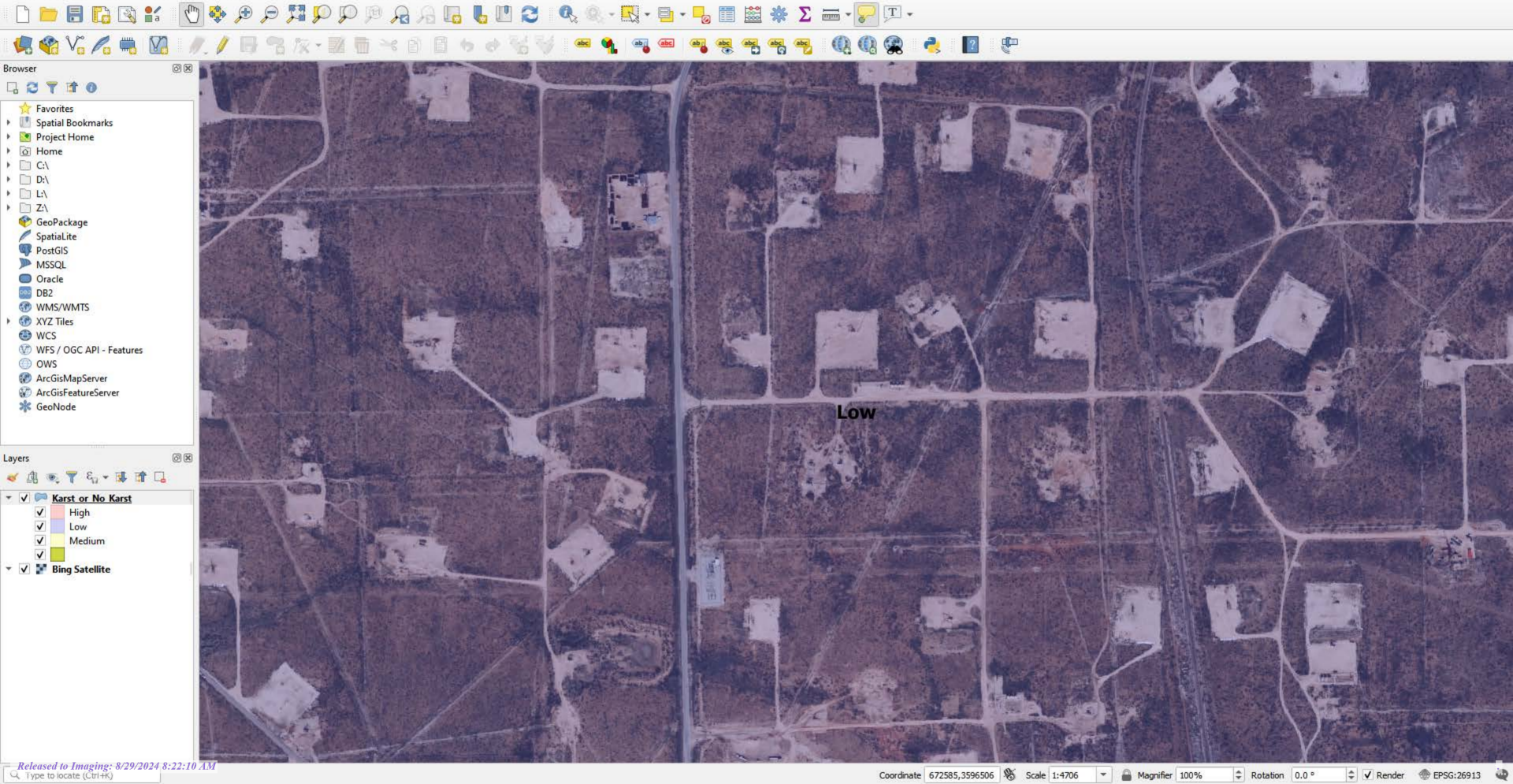
Initial C-141

District 1 State of New Mexico 1625 N. French Dr., Hobbs, NM 88240 Form C-141 Energy Minerals and Natural Resources Revised October 10, 2003 District II 1301 W. Grand Avenue, Artesia, NM 88210 Submit 2 Copies to appropriate District Office in accordance District III **Oil Conservation Division** 1000 Rio Brazos Road, Aztec, NM 87410 1220 South St. Francis Dr. District IV with Rule 116 on back 1220 S. St. Francis Dr., Santa Fe, NM 87505 side of form Santa Fe, NM 87505 **Release Notification and Corrective Action OPERATOR** Initial Report **Final Report** Contact - Harold Swain Name of Company - Apache Corporation Address - P.O. Box 849 Wink, TX 79789 Telephone No. - 505-390-4368 Facility Name - NEDU 527 API # - 30-025-37242 Facility Type - Producing Well Mineral Owner Surface Owner LOCATION OF RELEASE 1310 Feet South Line Unit Letter Section Township Range 330 Feet from West 37E from the 10 215 the Latitude - N 32 degrees 29.387' Longitude - W 103 degrees 09.502' NATURE OF RELEASE Volume of Release Type of Release - Brine Water Volume Source of Release - compromised pit liner Date and Hour of Occurrence Date and Hour of Discovery 7/19/06 unknown 7:30 AM Was Immediate Notice Given? If YES, To Whom? Yes 🗌 No 🗌 Not Required Larry Johnson / Glen Von Goten By Whom? Jerry Brian - Hungry Horse Environmental Date and Hour Was a Watercourse Reached? If YES, Volume Impacting the Watercourse. Yes 🗌 No unknown If a Watercourse was Impacted, Describe Fully.* Analytical results indicated that groundwater has been impacted. Chloride results of groundwater at 62' bgs is 2007 ppm. Describe Cause of Problem and Remedial Action Taken.* Drilling pit liner had somehow been compromised and leaked below the liner. Field chloride test were conducted and sample taken to Cardinal laboratory under chain-of-custody Describe Area Affected and Cleanup Action Taken.* Pit contents were removed and taken to sundance disposal facility. Soil was tested below the liner. All material exceeding the acceptable MCL of 250 ppm was excavated to a depth of 19' bgs and transported to Sundance disposal. Approval was obtained to cap the excavated bottom with a 20 ml liner once vertical delineation had been established. I hereby certify that the information given above is true and complete to the best of my knowledge and understand that pursuant to NMOCD rules and regulations all operators are required to report and/or file certain release notifications and perform corrective actions for releases which may endanger public health or the environment. The acceptance of a C-141 report by the NMOCD marked as "Final Report" does not relieve the operator of liability should their operations have failed to adequately investigate and remediate contamination that pose a threat to ground water, surface water, human health or the environment. In addition, NMOCD acceptance of a C-141 report does not relieve the operator of responsibility for compliance with any other federal, state, or local laws and/or regulations. OIL CONSERVATION DIV Signature: ENVIRO ENAZ Approved by District Supervisor Printed Name: Approval Date: 11.9.06 Expiration Date: 2.9.07 Title: Conditions of Approval: E-mail Address Attached -390-

application-pPACO(231334915

Appendix B

Karst Potential Map





Appendix C

Water Easement and Permits



NEW MEXICO STATE LAND OFFICE

WATER MONITORING EASEMENT

NO. WM-<u>673</u> New-Issue

THIS AGREEMENT, effective <u>April 12, 2021</u>, and signed this <u>4</u> day of <u>May</u>, <u>2021</u>, is made and entered into between the State of New Mexico Commissioner of Public Lands, acting trustee pursuant to the Act of June 21, 1910, 36 Stat. 557, ch. 310, § 10, (Commissioner), and <u>Apache Corporation</u>, whose address is <u>303 Veterans Airpark Lane</u>, <u>Midland, Texas 79705</u>, (Grantee). This Water Monitoring Easement ("Easement") is not effective until signed by the Commissioner.

1. Grant of Easement

For good and valuable consideration, including the covenants herein, the Commissioner grants to Grantee a Water Easement for <u>two</u> (2) well-sites as herein defined, to be located within the following described area in <u>Lea</u> County ("Easement Land"):

Quarter-Quarte	r Sec	ction To	wnship R	lange	Number of Easement A	cres
NW4SW4	. 10	219	8 3	7E	40	MAY
SW4SW4	10	219	8 3	7E	40	
The mor SLO Well- Site Name	Volume of	Use ©				
MW-4	32.489811, -103.	158592 C	P-1868 POD1		<1afy	0
MW-5	32.489414, -103.	158247 C	P-1868 POD2	2		1.11.000

A well-site is one half (0.5) acre with the denominated well in the center. Depending on their proximity, well-sites may overlap. The area of this granted easement is calculated based on 0.5 acres multiplied by the total number of well sites shown above.

2. Term of Easement

A. Term

This Water Easement is for a term of five (5) years, commencing on <u>April 12, 2021</u> ("Anniversary Date"), and expiring <u>April 11, 2026</u>, unless terminated earlier as provided herein.

B. Renewal

Upon Grantee's written request submitted to the Commissioner at least sixty (60) days prior to the expiration of this Easement, the parties may renew this Easement if the

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 1 of 11 OGMD ver. 2021-03-05

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Commissioner, in the Commissioner's sole discretion, determines such renewal to be in the best interests of the trust.

C. Reversion to Commissioner

At such time that this Water Easement expires, is not renewed, or is otherwise terminated, or if Grantee has failed to use the Easement Land for the permitted purposes for a period of one (1) year, the Easement Land shall *ipso facto* revert to the Commissioner who may, in his sole discretion, thereafter make this Water Easement, with improvements, if any, available for further use. The Commissioner shall give Grantee notice of this said non-renewal by registered mail and no further notice or action on the Commissioner's part shall be required. Any loss of any kind, arising from the non-renewal of this Easement is acknowledged and accepted by the Grantee as a business risk and the Grantee's acknowledgement and acceptance shall be considered an inducement by Grantee to the Commissioner to enter into this Water Easement, shall not be considered a "taking" of any rights or property of Grantee, and shall not be the basis of any action at law or in equity to recover damages of any kind.

3. Purpose and Approved Use

This Easement is for the purpose of allowing Grantee's placement of monitoring well(s) for the benefit of the trust and for the following specific purpose: to monitor groundwater pursuant to the requirements of Corrective Action <u>AP-68</u> issued by NMOCD on November 27, 2006. This grant of Easement entitles Grantee to the exclusive use of the easement for the permitted purposes, and to install such improvements as are necessary to those purposes for the term of this easement. This Easement does not entitle Grantee to divert water, or to develop or put to beneficial use any water rights. The Commissioner may permit other uses on or within this Easement to the extent that they do not impair Grantee's permitted purposes.

4. Permits and Reporting

A. Permit to Drill and Copies

Prior to drilling, Grantee shall obtain a permit to drill a well with no water right (Permit) for each well included in this Easement from the New Mexico Office of the State Engineer (OSE). The Permit application must name the Commissioner of Public Lands as co-applicant and indicate that the well is to be located on land owned by the New Mexico State Land Office. Grantee shall send the Commissioner a copy of all applications for a Permit or correspondence related to the applications contemporaneously with any OSE filing, and shall send to the Commissioner a copy of any and all OSE response(s), Permits, or other communication(s) regarding Permit within ten (10) days of receipt. Grantee shall comply with all applicable laws pertaining to, and with all rules and regulations and procedures of, any other state agency having proper jurisdiction over the water.

B. Monitoring Reports

Grantee shall provide to the Commissioner copies of all interim and final reports created using data collected from the wells permitted under this Easement.

C. Commissioner Participation in Filing

The Commissioner, in the Commissioner's discretion, may assist Grantee in any filings or proceedings before the OSE. However, the Commissioner may withhold approval of any filings with the OSE, may withdraw participation or approval of any joint filing with the OSE, and may contest or challenge any filing (even if the Commissioner was previously a joint applicant or party to the filing), if the Commissioner determines that a filing is not or is no longer in the best interest of the trust. At the written request of the Commissioner, Grantee shall withdraw any filing with the OSE.

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5. Grantee Standard of Care

Grantee shall act prudently in drilling wells and performing water monitoring. "Prudent" within the context of this provision means that standard of care, operating and action of a reasonable water user acting pursuant to provisions of New Mexico water law and any other applicable laws, rules, and regulations. When Grantee has completed monitoring use of the well, Grantee will plug the well and provide Commissioner written evidence of having done so.

6. Documentation

As soon as practicable, Grantee shall furnish to the Commissioner copies of records, reports and plats of its operation, produced during the term of this Easement, including but not limited to water quality tests, well logs, drill cores, meter readings, and any data relating to hydrology and geological formations.

7. Amendment

This Easement shall not be altered, changed, or amended except by a written instrument executed by both the Commissioner and Grantee. An amendment is required to add wells to or remove wells from this Easement, or to establish rights-of-way or install improvements outside of the Easement Land. Each such amendment application shall be accompanied by the filing fee set forth in the Commissioner's current schedule of fees, and an annual rental payment per well, to be calculated and due as described in Paragraph 11.

8. Rights-of-way

Grantee shall have the right, without further consideration, to establish such rights-of-way upon the Easement Land as are reasonably necessary to the Purpose and Approved Use of the Easement, to install or maintain any necessary equipment or facilities on the Easement Land. Grantee shall not establish any rights-of-way or install any improvements outside of the Easement Land without an amendment to this Easement. It is Grantee's sole responsibility to notify and obtain in advance the approval of any surface lessee for any right-of-way. The Commissioner reserves the right to require such rights-of-way to be moved when the development or other use of the surrounding trust lands require this. Rights of way outside the Easement Land will be granted by the Commissioner, in the Commissioner's discretion. No right-of-way, or other access across, or use of any lands other than those expressly granted in this Easement is implied or expressed.

9. Surveys

Grantee shall survey each well site as soon as practicable after drilling, and submit a copy of the survey plat when completed to the Commissioner.

10. Improvements

A. Authorized Improvements

Grantee may make or place such improvements and equipment upon or under the Easement Lands as are reasonably necessary to the purpose of the Easement, subject to the requirements for removal of improvements and equipment set forth in Paragraph C below. No pipelines shall be installed, and no water right shall be developed or used under this Easement. All Grantee improvements such as well housing, piping, casing, and related equipment installed or obtained by Grantee on the granted Easement shall remain Grantee's sole property and liability. All such improvements shall be subject to the lien described in NMSA 1978 § 19-7-34. Grantee shall submit a written request for approval from the Commissioner prior to making any changes or additions to Authorized Improvements on the Easement Land. At the request of the Commissioner, Grantee shall submit updated survey plats showing such changes or additions.

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B. Unauthorized Improvements

In the event that improvements not authorized by the Commissioner are placed on or under the Easement Land, at the Commissioner's discretion, such improvements may thereafter be deemed forfeited to the Commissioner and for purposes of Sections 19-7-14 and 19-10-28 NMSA 1978, no payments shall be due pursuant to those sections for such remaining improvements, or the Commissioner may order the removal, at Grantee's expense, of such improvements and the restoration of the Easement Land to its condition existing prior to the placement of said improvements.

C. Removal of Improvements or Equipment

Upon the termination, expiration or assignment of Grantee's interest in this Easement, Grantee may remove all such improvements, but only to the extent that such removal will not cause material injury to the Easement Land, and provided that all sums due to the Commissioner have been paid and that such removal is accomplished within sixty (60) days of the date of termination, expiration or assignment; or, Grantee may sell its interest in such physical improvements to a subsequent grantee or assignee. Any such sale or removal shall be subject to the Commissioner's paramount statutory lien. The Commissioner may, in writing, consent to the Grantee leaving designated improvements upon the Easement Land, and such improvements shall thereafter be deemed forfeited to the Commissioner, and no payments for such remaining improvements not removed or sold by Grantee shall continue to be Grantee's sole property and liability, shall be deemed in trespass, and shall give rise to such remedies for trespass and waste as may be available to the Commissioner at law or in equity. The Commissioner may extend the 60-day period upon good cause shown.

11. Payment of Rental

A. Annual Rental

Grantee shall pay annual rental in the amount of $\frac{1,000}{100}$ (\$500 per well) to be due on or before the Anniversary Date <u>April 12th</u> of each year. If this Easement is relinquished, cancelled or otherwise terminated prior to the end of the term set forth above, the annual rental shall not be prorated, reduce or refunded for any part of any year during which the Easement is in effect.

B. Payment Submittal

Payment of all sums due hereunder shall be made payable to "Commissioner of Public Lands" and shall include the State Land Office Water Easement number <u>WM-673</u>, and shall be submitted to the Director of Oil Gas Minerals Division, New Mexico State Land Office, 310 Old Santa Fe Trail, P.O. Box 1148, Santa Fe, New Mexico 87504-1148.

12. Receipt of Monies:

A. Receipt of Monies

No receipt of monies, including rental, by the Commissioner from Grantee, or any other person acting for or on Grantee's behalf, after termination or expiration of this Easement shall reinstate, continue, or extend the Term; affect any notice previously given to Grantee; operate as a waiver of the Commissioner's right to enforce payment of any rent or other monies due or thereafter falling due; or, operate as waiver of the right of the Commissioner to recover possession of the Easement Land by legal action.

B. Acceptance of Payment

Grantee understands that the Commissioner's receipt of any monies is governed by the New Mexico State Land Office Rules. Grantee agrees that the Commissioner's negotiation of Grantee's

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 4 of 11 OGMD ver. 2021-03-05 check or other means of payment, and crediting the proceeds of such instrument to a suspense account, does not constitute acceptance of Grantee's payment.

C. Application of Payments

The Commissioner shall have the right to apply any payments made by Grantee to satisfy Grantee's obligations to the Commissioner in any order at the Commissioner's sole discretion, and without regard to Grantee's instructions as to the application of any such payment or part thereof, whether such instructions are endorsed on Grantee's check or otherwise, unless the Commissioner and Grantee otherwise agree, in writing, before the Commissioner accepts such payment. The Commissioner's acceptance of a check or payment by Grantee or others on Grantee's behalf shall not, in any way, affect Grantee's obligations hereunder nor shall it be deemed an approval of any assignment or subletting of this Water Easement.

13. Signage

Grantee shall post on each well a sign with the Grantee's name, Easement number, State Land Office well number, OSE permit number and location by legal description.

14. Site Security and Fencing

Any and all site security of any kind for Grantee, Grantee's agents, employees or invitees, the Easement Land, or any personal property thereon shall be the sole responsibility and obligation of Grantee, and shall be provided by Grantee at Grantee's sole cost and expense. Grantee agrees to provide reasonable security for the Easement Land and all construction areas within the Easement Land consistent with standard industry practices and in conformity with Grantee's duty to prevent waste and trespass. If the Commissioner requires or approves in advance in writing, Grantee will furnish proof to the Commissioner that required or approved fencing is completed and in good repair.

15. Reclamation

Grantee agrees to reclaim by grading, levelling or terracing all areas disturbed by its activities on the Easement Land, and to landscape such areas at its own cost and expense. A Reclamation Plan must be submitted to and approved by Grantor prior to implementation. Grantor will not release Grantee from its responsibility for reclamation and revegetation until all work described in the Reclamation Plan has been completed and Grantor has performed an inspection on the Easement Land. The goal of the Reclamation Plan shall be to achieve native plant cover and diversity levels equal to or exceeding the natural potential levels in undisturbed soils adjacent to the project area. The Reclamation Plan shall include the following:

A. Narrative

The Reclamation Plan shall include a narrative describing all reclamation activities including removal of debris and equipment.

B. <u>Re-Vegetation Requirements</u>

A detailed description of the seed mix (native seed only), seeding rate/acre, method of dispersal, timing of dispersal, follow up monitoring plan, a re-seeding plan if initial efforts are unsuccessful, and a plan for addressing noxious weeds shall all be included in the Reclamation Plan. All seed mixtures submitted for approval shall specify pounds of pure live seed per acre. The seed shall contain no primary or secondary noxious weeds. Commercially sold seed shall be either certified or registered seed. The Noxious Weed component of the Reclamation Plan should include identification of the species of concern and the methods used to eradicate those species from the site. Eradication techniques may include mechanical treatment, chemical treatment, follow-up and monitoring. A Final Report is required on implementation and completion of the Reclamation that includes a brief narrative of the seeding and monitoring efforts and photos' of the

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 5 of 11 OGMD ver. 2021-03-05 reclaimed area. Once Grantee has submitted the Final Report and the Grantor has approved the work, Grantor will provide acknowledgment that reclamation requirements have been met.

16. Compliance with State Land Office Rules and Other Laws

Grantee shall comply with all applicable laws pertaining to, and with all rules and regulations and procedures of, the OSE where the State Engineer has jurisdiction over the monitoring wells. Grantee shall fully comply with all federal, state and local laws, rules, regulations, ordinances and requirements applicable to the Easement Land or to Grantee's operations thereon, including but not limited to all applicable laws governing water; endangered or threatened species; hazardous materials; environmental protection; land use; health and safety; cultural, historic or archeological / paleontological properties; waste; trespass, and the New Mexico Cultural Properties Act, NMSA 1978, 18-6-1 et seq. Such agencies are not to be deemed third party beneficiaries hereunder; however, this clause is enforceable by the Commissioner as herein provided or as otherwise permitted by law. Grantee shall comply with all New Mexico State Land Office Rules and Regulations, 19.2 NMAC, including those that may be hereafter promulgated. Grantee's obligations under this paragraph include but are not limited to compliance with NMSA 1978 Section 19-6-5, requiring a lessee of State Trust Land to protect the Easement Land from waste or trespass. Grantee's compliance with all laws, regulations and policy shall be at its own expense.

17. Relinquishment

A. Relinquishment

Grantee may, with the Commissioner's approval, relinquish this Easement provided that Grantee is in compliance with all terms of this Easement, including the payment of all rentals due, and if all improvements made pursuant to the Easement on, for, or appurtenant to the Easement Land have been approved by the Commissioner and arrangements satisfactory to the Commissioner have been made for either their removal or retention. Grantee may request relinquishment of all or any part of the Easement Land by filing relinquishment forms prescribed by the Commissioner and paying the relinquishment fee in the Commissioner's schedule of fees. Granting the request is at the discretion of the Commissioner.

C. No Release of Liability or Obligations

Grantee shall not, by relinquishment, avoid or be released from any liability for known or unknown waste or damage to the Easement Land, including environmental damage arising from, or in connection with, Grantee's use or occupancy thereof. Likewise, by relinquishment Grantee shall not be relieved of or discharged of obligations accrued by Grantee as of the date of relinquishment, including the obligation to reclaim the surface, revegetate the surface, pay the rentals required under Paragraph 11 and indemnify the Commissioner in accordance with the terms of this Easement.

D. No Refunds for Relinquishment

Upon any relinquishment, Grantee shall not be entitled to the refund of any rental previously paid.

18. Assignment or Sublease

Grantee shall not assign or sublease any rights granted hereunder, any part thereof, any portion of the Easement Land or any improvements located on the Easement Land without the prior amendment of this Water Easement pursuant to Paragraph 7 to permit such sublease or assignment, payment of the fee provided in the Commissioner's schedule of fees, and completion of required forms indicating the Commissioner's consent. Grantee may assign this Water Easement in whole only. The assignee shall succeed to all of the rights and privileges of the

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Grantee hereunder and shall be held to have assumed all of the duties and obligations of the Grantee to the Commissioner (including payments of rentals up to and after the date of the assignment), except that the Commissioner reserves the right to increase the annual rental and percent rental to be payable by the assigned under Paragraph 11. No such assignment or sublease shall attempt to convey any permanent interest in Water Rights. Any sublease or assignment without Water Easement amendment shall be null and void.

19. Collateral Assignment

Grantee shall obtain approval of the Commissioner before making any collateral assignment or mortgage of its interest in this Easement or its improvements, and any such collateral assignment or mortgage shall be subject to the conditions, limitations and requirements set forth in the State Land Office rules. The Commissioner's approval of a collateral assignment or mortgage shall not release Grantee from any of its obligations under this Easement, except as agreed to in writing by the Commissioner. If the Commissioner gives Grantee a notice of default, the Commissioner shall simultaneously provide a copy of the notice to an approved collateral assignee or mortgagee, which shall have the right to cure the default within the time provided, subject to the requirements of State Land Office rules. An approved collateral assignee or mortgagee may succeed to the rights and duties of Grantee, and it may assign the Water Easement in accordance with Paragraph 18, and State Land Office Rules governing assignments.

20. Grantee Breach and Cancellation

The Commissioner may terminate this Water Easement for breach of any term or covenant of this Easement. Any substantial deviation in water quantity or water quality, if reasonably attributable to Grantee, or any change in the purpose of the Easement from that stated herein, shall constitute grounds for the Commissioner, in the Commissioner's sole discretion, to terminate, amend, modify, renegotiate, cancel or otherwise change this Easement; provided, however, that the Commissioner shall mail to the Grantee, by certified mail, addressed to the mailing address of Grantee shown in the Commissioner's current records, a thirty (30) day notice of intention to alter or terminate, specifying the reasons for which the notice is given. Proof of mailing, but no proof of receipt of notice, shall be necessary, and thirty (30) days after such mailing this Easement shall terminate *ipso facto* without further notice or proceeding required of the Commissioner; provided, however, there shall be no termination and reversion if Grantee has previously made arrangements satisfactory to the Commissioner to discharge or resolve the breach.

21. Holding Over

Upon termination or expiration of this Easement, any act or conduct of Grantee, including, but not limited to, the unapproved entry upon, occupancy, or use, whether continuous or not, of all or any part of the Easement Land by Grantee, the Grantee's agents, or by any unauthorized improvements or other improvements required or ordered to be removed upon termination or expiration shall constitute Holding Over. At the termination or expiration of this Easement, Grantee immediately shall deliver possession to the Commissioner. In the event of Grantee's Holding Over, Grantee shall pay the Commissioner from time to time, upon demand, as rental for the period of any hold over, to be due for each day of such hold over, an amount equal to two hundred percent (200%) of the annual rent. Nothing contained herein shall be construed as a grant to Grantee of the right to hold over or otherwise enter the Easement Land for any purpose after the expiration or termination of this Easement without the prior written approval of the Commissioner. At any time that Grantee is holding over, the Commissioner shall, without requirement of further notice or grace period, have any and all rights to evict or otherwise remove Grantee by force or

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otherwise, with all costs and fees incurred in such action to be due and payable by Grantee. This Section shall survive the termination or expiration of this Easement.

22. Bond

Prior to commencement of operations under this Easement. Grantee shall obtain the Commissioner's approval of and file a bond with the Commissioner in the amount of <u>one</u> thousand dollars (\$1,000.00) to secure payment to the Commissioner of such damage as may occur to livestock, range, water, crops or tangible improvements on the subject lands as may result from Grantee's use and occupation under this Easement. Such bond shall be payable for the term of this Easement, and may be utilized for reclamation of disturbed lands following the operations of Grantee under this Easement. Payment under this paragraph is to be made to the Commissioner and not to any other party. Grantee's bond shall not be liquidated damages, and the Commissioner reserves the right to pursue any other remedy for damages available at law or in equity.

23. Indemnification

Grantee shall hold harmless, indemnify and defend the State of New Mexico, the Commissioner and the Commissioner's employees, agents, and contractors, and beneficiaries, in both their official and individual capacities, from any and all liabilities, claims, losses, damages, or expenses, including but not limited to reasonable attorneys' fees, loss of land value, third party claims, penalties or removal, remedial or restoration costs arising out of, alleged to arise out of or indirectly connected with a) the operations hereunder of Grantee or Grantee's employees, agents, contractors, or invitees, b) any hazardous materials located in, under, or upon or otherwise affecting the Easement Land or adjacent property, or c) the activities of third parties on the Easement Land, whether with or without Grantee's knowledge or consent. In the event that any action, suit or proceeding is brought against Grantee, Grantee shall, as soon as practicable but no later than two (2) days after it receives notice thereof, notify the legal counsel of the Commissioner and the Risk Management Division of the New Mexico General Services Department by certified mail. This paragraph shall survive the termination, cancellation or relinquishment of this Water Easement, and any cause of action of the Commissioner to enforce this provision shall not be deemed to accrue until the Commissioner's actual discovery of said liability, claim, loss, damage, or expense.

24. No Waiver by Commissioner

No employee or agent of the Commissioner has the power, right, or authority to orally waive any of the conditions, covenants, or agreements of this Easement; and no waiver by the Commissioner of any of the conditions, covenants, or agreements of this Easement shall be effective unless in writing and executed by the Commissioner. The Commissioner's waiver of Grantee's breach or default of any of the conditions, covenants, or agreements hereof shall not constitute or be construed as a waiver of any other or subsequent breach or default by Grantee. The failure of the Commissioner to enforce at any time any of the conditions, covenants, or agreements of this Easement, or to exercise any option herein provided, or to require at any time performance by Grantee of any of the conditions, covenants, or agreements of this Easement shall not constitute or be construed to be a waiver of such conditions, covenants, or agreements, nor shall it affect the validity of this Easement or any part thereof, or the Commissioner's right to thereafter enforce each and every such condition, covenant, or agreement.

25. Scope of Agreement

This Easement incorporates all the agreements, covenants, and understandings between the Commissioner and Grantee concerning the subject matter hereof and all such agreements, covenants, and understandings are merged into this Easement. No prior agreement or

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 8 of 11 OGMD ver. 2021-03-05 understanding between the Commissioner and Grantee shall be valid or enforceable unless expressly embodied in this Easement.

26. Non-impairment

Nothing in this Easement is to be construed to allow the impairment of the rights of any lawful holder, present or future, of any geothermal resources, or any mineral, grazing, commercial, easement, or Water Rights on the subject or any other state trust lands.

27. Severability

In the event that any provision of this Easement is held invalid or unenforceable under applicable law, this Easement shall be deemed not to include that provision and all other provisions shall remain in full force and effect.

28. Successors In Interest

All terms, conditions, and covenants of this Easement and all amendments thereto shall extend to and bind the permitted heirs, successors, and assigns of Grantee and the Commissioner. There are no third party beneficiaries of this Easement.

29. Dispute Resolution, Applicable Law and Venue

Any disputes arising under or in connection with this Easement shall be first resolved by mandatory contest pursuant to 19.2.15 NMAC. Subsequent appeal, if any, shall be in the First Judicial District Court of Santa Fe. In all instances, the law of New Mexico shall apply. The laws of the State of New Mexico shall govern this Easement, without giving effect to the conflict of law provisions of the State of New Mexico. Grantee consents to venue and jurisdiction in the District Court in and for the County of Santa Fe, State of New Mexico for purposes of any appeal pursuant to 19.2.15 NMAC, and to service of process under the laws of the State of New Mexico in any action relating to this Easement or its subject matter.

30. Time

Time is of the essence in the performance of each and every provision of this Easement. Grantee's failure to perform any or all of its obligations under this Easement in a timely manner shall be a breach of this Easement.

31. Singular And Plural

Whenever the singular is used herein, the same shall include the plural.

32. Headings And Titles

The use of section or paragraph headings and titles herein is for descriptive purposes only and is independent of the covenants, conditions, and agreements contained herein.

33. No Joint Venture

The Commissioner is not and will not be construed or held to be a partner, joint venturer or associate of Grantee in the conduct of the business of Grantee. The Commissioner will not be liable for any debts incurred by Grantee in the conduct of the business of Grantee. The relationship between the Commissioner and Grantee is, and will remain, solely that of the Commissioner and Grantee.

34. No Commissioner Personal Liability

In the event of a court action, Grantee shall not seek damages from the Commissioner or any employee of SLO or the State of New Mexico in their individual capacity. This Section shall survive termination of this Easement.

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35. Stipulations

This easement is being issued with the expectation that all fees, bond(s) and requested data and information has been submitted or will imminently be received by the State Land Office. Should a subsequent audit of this easement reveal any of the above stated items have not been submitted, the New Mexico State Land Office will issue a letter to you requiring that you come into compliance, and the easement holder shall have 30 days to submit the missing item(s) or this easement may be terminated.

The Land Office ARMS Inspection indicates that an archaeological survey of the entire area of potential effect has not been completed. It is recommended that an archaeological survey be conducted before any ground disturbing activities take place.

36. Notices

Written notice by registered or certified U.S. Postal Service, return receipt requested, or delivered by reputable overnight courier, return receipt of tracking system, to the addresses of the party hereunder shall constitute sufficient notice to comply with the terms of this Easement. Notice will be deemed effective upon delivery. Either the Commissioner or Grantee may change its respective address as provided in this Section effective three (3) business days after giving written notice of the change to the other. The addresses for notice are:

Notice to the Commissioner:

New Mexico Commissioner of Public Lands Attn: Oil Gas Minerals Division P.O. Box 1148 Santa Fe, New Mexico 87504-1148 Phone: (505) 827-5760

With copy to: New Mexico State Land Office General Counsel P.O. Box 1148 Santa Fe, NM 87504-1148 Phone: (505) 827-5756

Notice to Grantee: Apache Corporation Attn: Larry Baker 303 Veterans Airpark Lane Midland, Texas 79705 Phone: (432) 631-6982 Email: larry.baker@apachecorp.com IN WITNESS WHEREOF, the Commissioner of Public Lands and the Grantee have signed this Easement to be effective on the date signed by the Commissioner.

GRANTEE: APACHE CORPORATION	
By: Larson and Associates Date: 5/6/21	
Name: Robert Leison Carlos Title: Geologist	
ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY	IM
State of Texas	20.5
County of Midland	
This instrument was acknowledged before me on May 6, 2021 (date) by	
Robert Nelson (name) as Geologist (title) of Sarson and Associates	
(name of party on behalf of whom instrument is	
executed).	
(Signature of notarial officer)	
(seal) TERESA PALMER Notary Public, State of Texas Notary ID # 1107119-0 My Commission Expires	
My commission expires: <u>12-28-2021</u> My commission Expires <u>December 28, 2021</u>	
GRANTOR NEW MEXICO COMMISSIONER OF PUBLIC LANDS	
5 S. Garcia R. L. 1/68 Dated: 5/14/2(
A Stephanie Garcia Richard, Commissioner of Public Lands / I $L = \frac{1}{2}$	

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Sauvi

John R. D Antonio, Jr., P.E. State Engineer



Roswell Office 1900 WEST SECOND STREET ROSWELL, NM 88201

STATE OF NEW MEXICO OFFICE OF THE STATE ENGINEER

Trn Nbr: 690375 File Nbr: CP 01868

May. 14, 2021

LARRY BAKER APACHE CORPORATION 303 VETERANS AIRPARK LANE MIDLAND, TX 79705

Greetings:

Dage 37 of 92

Your approved copy of the above numbered permit to drill a well for non-consumptive purposes is enclosed. You must obtain an additional permit if you intend to use the water. It is your responsibility to provide the contracted well driller with a copy of the permit that must be made available during well drilling activities.

Carefully review the attached conditions of approval for all specific permit requirements.

- * If use of this well is temporary in nature and the well will be plugged at the end of the well usage, the OSE must initially approve of the plugging. If plugging approval is not conditioned in this permit, the applicant must submit a Plugging Plan of Operations for approval prior to the well being plugged. The Plugging Record must be properly completed and submitted to the OSE within 30 days of the well plugging.
- * If the final intended purpose and condition requires a well ID tag and meter installation, the applicant must immediately send a completed meter report form to this office.
- * The well record and log must be submitted within 30 days of the completion of the well or if the attempt was a dry hole.
- * This permit expires and will be cancelled if no well is drilled and/or a well log is not received by the date set forth in the conditions of approval.

Appropriate forms can be downloaded from the OSE website www.ose.state.nm.us.

Sincerely,

JUAN HERNANDEZ

Enclosure

explore

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a the State e	NEW MEXICO OFFICE OF	THE STATE ENGINEER	ATTLE STATE	
Interstate Stream Commission	1012			
	For fees, see State Engineer websi	te: http://www.ose.state.nm.us/		
Purpose:	Pollution Control And / Or Recovery	Geo-Thermal		
Exploratory	Construction Site De-Watering	Other (Describe):		
Monitoring	Mineral De-Watering			
A separate permit will be	e required to apply water to beneficial use.			
X Temporary Request	- Requested Start Date: March 8, 2021	Requested End Date:	March 8, 2026	
Plugging Plan of Operat	ions Submitted? 🗌 Yes 🛛 No			

1. APPLICANT(S)

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Name: Apache Corporation	Name:							
Contact or Agent: check here if Agent Larry Baker	Contact or Agent: check here if Agent							
Mailing Address: 303 Veterans Airpark Lane	Mailing Address;	- 1870						
City: Midland	City:							
State: TX Zip Code: 79705	State:	Zip Code:						
Phone: (432) 631-6982	Phone: Phone (Work):	Home Cell						
E-mail (optional): larry.baker@apachecorp.com	E-mail (optional):							

OSE DIT MAR 17 2021 ##9:03

FOR OSE INTERNAL USE	Application for Permit, Form wr-07, Rev 4/12/12
File Number: CP-1868	Trn Number: 690375
Trans Description (optional):	DIZ
Sub-Basin: CP	
PCW/LOG Due Date:	2.43136
	Page 1 of 3

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2. WELL(S) Describe the well(s) applicable to this application.

Location Required: Coordinate location must be reported in NM State Plane (NAD 83), UTM (NAD 83), or Latitude/Longitude (Lat/Long - WGS84).

District II (Roswell) and District VII (Cimarron) customers, provide a PLSS location in addition to above.

 NM State Plane (NAD83) NM West Zone NM East Zone NM Central Zone 		ITM (NAD83) (Me]Zone 12N]Zone 13N	eters) X Lat/Long (WGS84) (to the nearest 1/10 th of second)					
Well Number (if known):	X or Easting or Longitude:	Y or Northing or Latitude:	Provide if known: -Public Land Survey System (PLSS) (Quarters or Halves , Section, Township, Range) OR - Hydrographic Survey Map & Tract; OR - Lot, Block & Subdivision; OR - Land Grant Name					
CPISUS POD	103° 9' 30.93"	32° 29' 23.32'	NW/4, SW/4, S10 T21S, R37E					
CP-1868 POD 1 CP-1868 POD2	103° 9' 29.69"	32° 29' 21.89"	SW/4, SW/4, S10 T21S, R37E					
NOTE: If more well locations Additional well descriptions			m WR-08 (Attachment 1 – POD Descriptions) If yes, how many					
Other description relating well to common landmarks, streets, or other:								
Well is on land owned by:State	e of New Mexico							
Well Information: NOTE: If n If yes, how many	tore than one (1) we	Il needs to be de	escribed, provide attachment. Attached? Yes No No					
Approximate depth of well (fee	et): 70		Outside diameter of well casing (inches): 2					
Driller Name: Layne Scarbord	ough		Driller License Number: WD-1188					

3. ADDITIONAL STATEMENTS OR EXPLANATIONS

FOR OSE INTERNAL USE	Application for Permit, Form wr-07
Wells will be used to delineate and monitor groundwater contamination for up to 5 years.	

File Number:

2-1848

90375 Page 2 of 3

Trn Number:

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4. SPECIFIC REQUIREMENTS: The applicant must include the following, as applicable to each well type. Please check the appropriate boxes, to indicate the information has been included and/or attached to this application:

		· · · ·	
Exploratory:	Pollution Control and/or Recovery:	Construction	Mine De-Watering:
🔲 Include a	Include a plan for pollution	De-Watering:	Include a plan for pollution
description of	control/recovery, that includes the	Include a description of the	control/recovery, that includes the following:
any proposed	following:	proposed dewatering	A description of the need for mine
pump test, if	A description of the need for the	operation,	dewatering.
applicable.	pollution control or recovery operation.	The estimated duration of	The estimated maximum period of time
	The estimated maximum period of	the operation,	for completion of the operation.
	time for completion of the operation.	The maximum amount of	The source(s) of the water to be diverted.
	The annual diversion amount.	water to be diverted.	The geohydrologic characteristics of the
	The annual consumptive use	A description of the need	aquifer(s).
	amount.	for the dewatering operation	The maximum amount of water to be
	The maximum amount of water to be	and.	diverted per annum.
	diverted and injected for the duration of	A description of how the	The maximum amount of water to be
	the operation.	diverted water will be disposed	diverted for the duration of the operation.
	The method and place of discharge.	of.	The quality of the water
Monitoring:	The method of measurement of	Geo-Thermal:	The method of measurement of water
Include the	water produced and discharged.	Include a description of the	diverted.
reason for the	The source of water to be injected.		The recharge of water to the aquifer.
	The method of measurement of	geothermal heat exchange	Description of the estimated area of
monitoring	_	project,	
well, and,	water injected.	The amount of water to be	hydrologic effect of the project.
X The	The characteristics of the aquifer.	diverted and re-injected for the	The method and place of discharge.
duration	The method of determining the	project,	An estimation of the effects on surface
of the planned	resulting annual consumptive use of	The time frame for	water rights and underground water rights
monitoring.	water and depletion from any related	constructing the geothermal	from the mine dewatering project.
	stream system.	heat exchange project, and,	A description of the methods employed to
	Proof of any permit required from the	The duration of the project.	estimate effects on surface water rights and
	New Mexico Environment Department.	Preliminary surveys, design	underground water rights.
	An access agreement if the	data, and additional	Information on existing wells, rivers,
	applicant is not the owner of the land on	information shall be included to	springs, and wetlands within the area of
	which the pollution plume control or	provide all essential facts	hydrologic effect
	recovery well is to be located.	relating to the request.	

ACKNOWLEDGEMENT

I, We (name of applicant(s)), Larry Baker

Print Name(s)

affirm that the foregoing statements are true to the best of (my, our) knowledge and belief.

X approved

Larry Baker

Applicant Signature

Applicant Signature

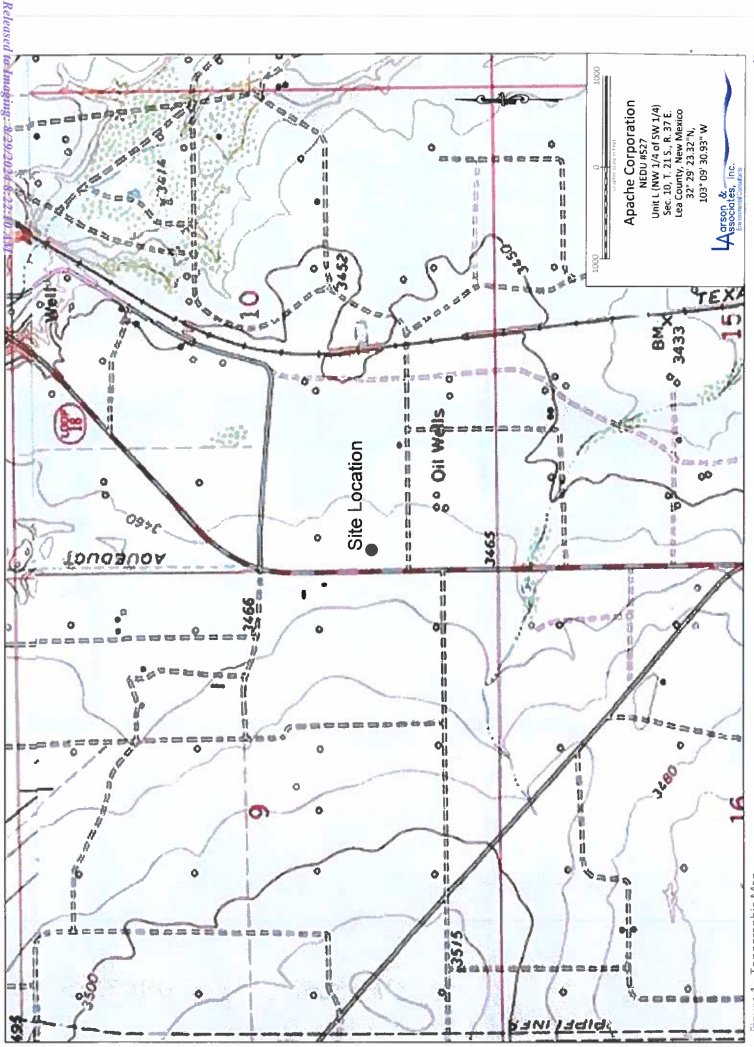
ACTION OF THE STATE ENGINEER

This application is:

partially approved denied

provided it is not exercised to the detriment of any others having existing rights, and is not contrary to the conservation of water in New Mexico nor detrimental to the public welfare and further subject to the <u>attached</u> conditions of approval.

Witness my hand and seal this 144 day	of <u>May</u> 20 ²¹	ME STATE MAR 17 2021 MB.03
John R. D'Antonio, Jr	., P.E. State Enginer	E CAR
By: Signature Title: Juan Hernandez, Water D	Print Print Resource Manager 1	* 1912 * 00
Print		
	FOR OSE INTERNAL USE	Application for Permit, Form wr-07
	File Number: CP-1 SLA	Trn Number: 690375
		Page 3 of 3



26 fo 27 asaure 1 - Topographic Map

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NEW MEXICO STATE ENGINEER OFFICE PERMIT TO EXPLORE

SPECIFIC CONDITIONS OF APPROVAL

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- 17-1A Depth of the well shall not exceed the thickness of the valley fill.
- 17-4 No water shall be appropriated and beneficially used under this permit.
- 17-6 The well authorized by this permit shall be plugged completely using the following method per Rules and Regulations Governing Well Driller Licensing, Construction, Repair and Plugging of Wells; Subsection C of 19.27.4.30 NMAC unless an alternative plugging method is proposed by the well owner and approved by the State Engineer upon completion of the permitted use. All pumping appurtenance shall be removed from the well prior to plugging. To plug a well, the entire well shall be filled from the bottom upwards to ground surface using a tremie pipe. The bottom of the tremie shall remain submerged in the sealant throughout the entire sealing process; other placement methods may be acceptable and approved by the state engineer. The well shall be plugged with an office of the state engineer approved sealant for use in the plugging of non-artesian wells. The well driller shall cut the casing off at least four (4) feet below ground surface and fill the open hole with at least two vertical feet of approved sealant. The driller must fill or cover any open annulus with sealant. Once the sealant has cured, the well driller or well owner may cover the seal with soil. A Plugging Report for said well shall be filed with the Office of the State Engineer in a District Office within 30 days of completion of the plugging.
- 17-7 The Permittee shall utilize the highest and best technology available to ensure conservation of water to the maximum extent practical.

Trn Desc: CP 01868 POD1,2

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NEW MEXICO STATE ENGINEER OFFICE PERMIT TO EXPLORE

SPECIFIC CONDITIONS OF APPROVAL (Continued)

- 17-B The well shall be drilled by a driller licensed in the State of New Mexico in accordance with 72-12-12 NMSA 1978. A licensed driller shall not be required for the construction of a well driven without the use of a drill rig, provided that the casing shall not exceed two and three-eighths (2 3/8) inches outside diameter.
- 17-C The well driller must file the well record with the State Engineer and the applicant within 30 days after the well is drilled or driven. It is the well owner's responsibility to ensure that the well driller files the well record. The well driller may obtain the well record form from any District Office or the Office of the State Engineer website.
- 17-P The well shall be constructed, maintained, and operated to prevent inter-aquifer exchange of water and to prevent loss of hydraulic head between hydrogeologic zones.
- 17-Q The State Engineer retains jurisdiction over this permit.
- 17-R Pursuant to section 72-8-1 NMSA 1978, the permittee shall allow the State Engineer and OSE representatives entry upon private property for the performance of their respective duties, including access to the ditch or acequia to measure flow and also to the well for meter reading and water level measurement.
- LOG The Point of Diversion CP 01868 POD1 must be completed and the Well Log filed on or before 05/14/2022.
- LOG The Point of Diversion CP 01868 POD2 must be completed and the Well Log filed on or before 05/14/2022.

IT IS THE PERMITTEES RESPONSIBILITY TO OBTAIN ALL AUTHORIZATIONS AND PERMISSIONS TO DRILL ON PROPERTY OF OTHER OWNERSHIP BEFORE COMMENCING ACTIVITIES UNDER THIS PERMIT.

SHOULD THE PERMITTEE CHANGE THE PURPOSE OF USE TO OTHER THAN MONITORING PURPOSES, AN APPLICATION SHALL BE ACQUIRED FROM THE OFFICE OF THE STATE ENGINEER.

Trn Desc: CP 01868 POD1,2

File Number: CP 01868 Trn Number: 690375

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NEW MEXICO STATE ENGINEER OFFICE PERMIT TO EXPLORE

ACTION OF STATE ENGINEER

Notice of Intention Rcvd:Date Rcvd. Corrected:Formal Application Rcvd: 03/17/2021Pub. of Notice Ordered:Date Returned - Correction:Affidavit of Pub. Filed:

This application is approved provided it is not exercised to the detriment of any others having existing rights, and is not contrary to the conservation of water in New Mexico nor detrimental to the public welfare of the state; and further subject to the specific conditions listed previously.

Witness my hand and seal this <u>14</u> day of <u>May</u> A.D., <u>2021</u>

John R. D Antonio, Jr., P.E. , State Engineer STA By JUAN HERNAN

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File Number: <u>CP 01868</u> Trn Number: <u>690375</u>

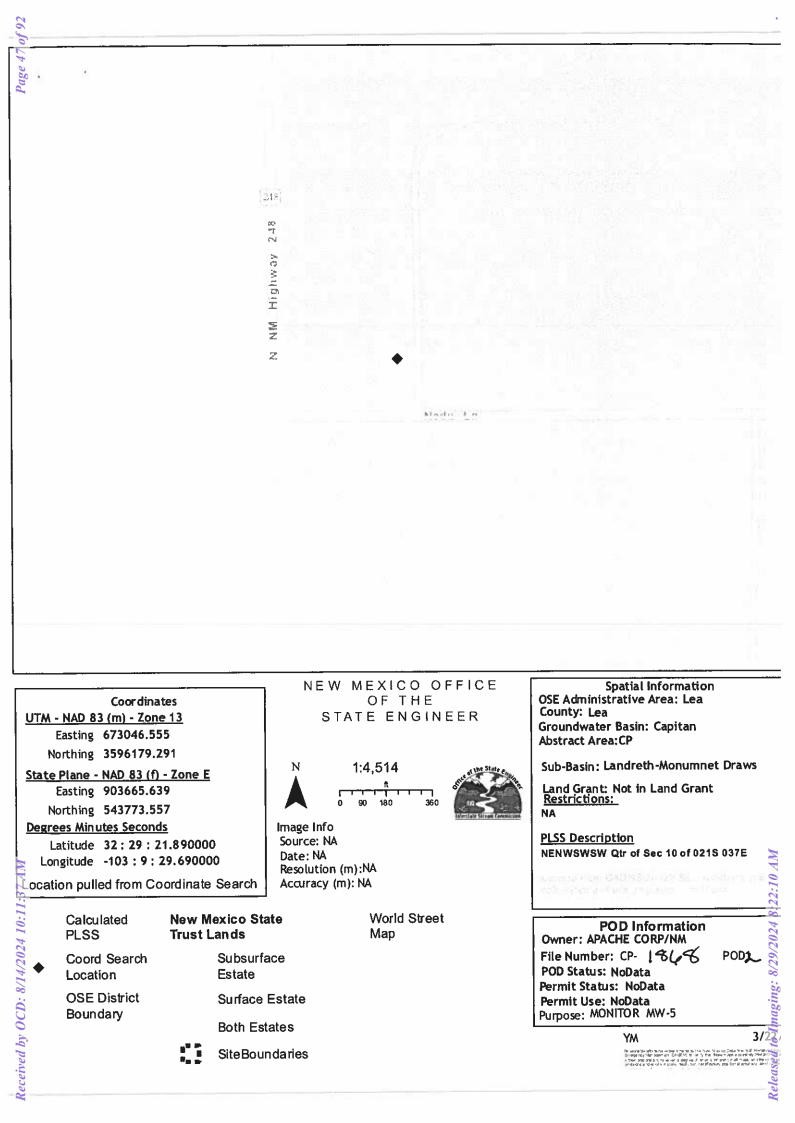
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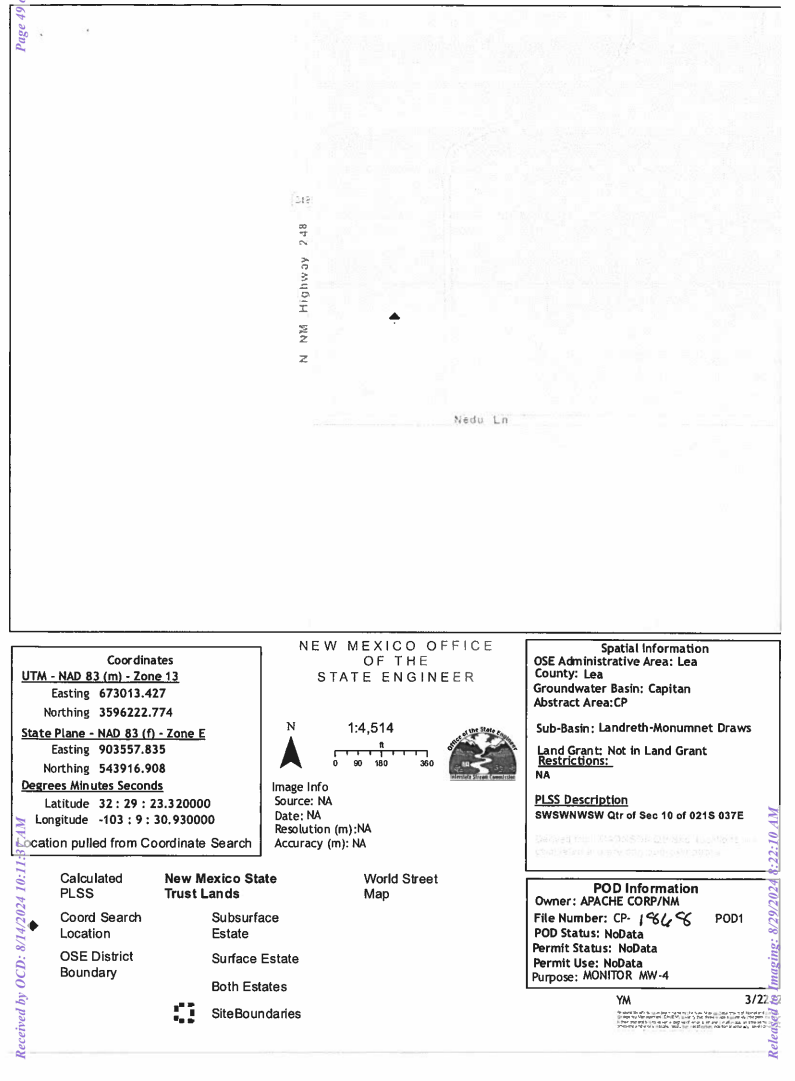
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Stephanie Garcia Richard COMMISSIONER

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State of New Mexico Commissioner of Public Lands

310 OLD SANTA FE TRAIL P.O. BOX 1148 SANTA FE, NEW MEXICO 87504-1148 COMMISSIONER'S OFFICE Phone (505) 827-5760 Fax (505) 827-5766 www.nmstatelands.org

May 14, 2021

Apache Corporation Attn: Larry Baker 303 Veterans Airpark Lane Midland, TX 79705

Re: N.M. Water Easement WM-673

Dear Mr. Baker,

Enclosed please find the approved contract for WM-673. Thank you for doing business with the New Mexico State Land Office.

If you require further assistance, please contact David Gallegos in the Water Bureau at (505) 476-0378 or dgallegos@slo.state.nm.us.

Sincerely,

Mar

Stephanie Garcia Richard / Commissioner of Public Lands SGR/dg

encl.

xc: Lease File WM-673

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NEW MEXICO STATE LAND OFFICE

WATER MONITORING EASEMENT

NO. WM-<u>673</u> New-Issue

THIS AGREEMENT, effective <u>April 12, 2021</u>, and signed this <u>14th</u> day of <u>May</u>, <u>2021</u>, is made and entered into between the State of New Mexico Commissioner of Public Lands, acting trustee pursuant to the Act of June 21, 1910, 36 Stat. 557, ch. 310, § 10, (Commissioner), and <u>Apache Corporation</u>, whose address is <u>303 Veterans Airpark Lane</u>, <u>Midland</u>, <u>Texas 79705</u>, (Grantee). This Water Monitoring Easement ("Easement") is not effective until signed by the Commissioner.

1. Grant of Easement

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For good and valuable consideration, including the covenants herein, the Commissioner grants to Grantee a Water Easement for <u>two</u> (2) well-sites as herein defined, to be located within the following described area in Lea County ("Easement Land"):

Quarter-Quarter	Section	Township	Range		Number of Easement Acres				
NW4SW4	10	21S	37E	40	21.5				
SW4SW4	10	218	37E	40	1.1				
The monitoring v	vells permitted und	er this Easement	are as follows	5:					

SLO Well- Site Name	Lat Long in decimal degrees	OSE Well POD Number	Volume of	Use
MW-4	32.489811, -103.158592	CP-1868 POD1	<lafy< td=""><td>,</td></lafy<>	,
MW-5	32.489414, -103.158247	CP-1868 POD2	-	

A well-site is one half (0.5) acre with the denominated well in the center. Depending on their proximity, well-sites may overlap. The area of this granted easement is calculated based on 0.5 acres multiplied by the total number of well sites shown above.

2. Term of Easement

A. <u>Term</u>

This Water Easement is for a term of five (5) years, commencing on <u>April 12, 2021</u> ("Anniversary Date"), and expiring <u>April 11, 2026</u>, unless terminated earlier as provided herein.

B. Renewal

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Upon Grantee's written request submitted to the Commissioner at least sixty (60) days prior to the expiration of this Easement, the parties may renew this Easement if the

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 1 of 11 OGMD ver 2021-03-05 Commissioner, in the Commissioner's sole discretion, determines such renewal to be in the best interests of the trust.

C. Reversion to Commissioner

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At such time that this Water Easement expires, is not renewed, or is otherwise terminated, or if Grantee has failed to use the Easement Land for the permitted purposes for a period of one (1) year, the Easement Land shall *ipso facto* revert to the Commissioner who may, in his sole discretion, thereafter make this Water Easement, with improvements, if any, available for further use. The Commissioner shall give Grantee notice of this said non-renewal by registered mail and no further notice or action on the Commissioner's part shall be required. Any loss of any kind, arising from the non-renewal of this Easement is acknowledged and accepted by the Grantee as a business risk and the Grantee's acknowledgement and acceptance shall be considered an inducement by Grantee to the Commissioner to enter into this Water Easement, shall not be considered a "taking" of any rights or property of Grantee, and shall not be the basis of any action at law or in equity to recover damages of any kind.

3. Purpose and Approved Use

This Easement is for the purpose of allowing Grantee's placement of monitoring well(s) for the benefit of the trust and for the following specific purpose: to monitor groundwater pursuant to the requirements of Corrective Action <u>AP-68</u> issued by NMOCD on November 27, 2006. This grant of Easement entitles Grantee to the exclusive use of the easement for the permitted purposes, and to install such improvements as are necessary to those purposes for the term of this easement. This Easement does not entitle Grantee to divert water, or to develop or put to beneficial use any water rights. The Commissioner may permit other uses on or within this Easement to the extent that they do not impair Grantee's permitted purposes.

4. Permits and Reporting

A. Permit to Drill and Copies

Prior to drilling, Grantee shall obtain a permit to drill a well with no water right (Permit) for each well included in this Easement from the New Mexico Office of the State Engineer (OSE). The Permit application must name the Commissioner of Public Lands as co-applicant and indicate that the well is to be located on land owned by the New Mexico State Land Office. Grantee shall send the Commissioner a copy of all applications for a Permit or correspondence related to the applications contemporaneously with any OSE filing, and shall send to the Commissioner a copy of any and all OSE response(s), Permits, or other communication(s) regarding Permit within ten (10) days of receipt. Grantee shall comply with all applicable laws pertaining to, and with all rules and regulations and procedures of, any other state agency having proper jurisdiction over the water.

B. Monitoring Reports

Grantee shall provide to the Commissioner copies of all interim and final reports created using data collected from the wells permitted under this Easement.

C. Commissioner Participation in Filing

The Commissioner, in the Commissioner's discretion, may assist Grantee in any filings or proceedings before the OSE. However, the Commissioner may withhold approval of any filings with the OSE, may withdraw participation or approval of any joint filing with the OSE, and may contest or challenge any filing (even if the Commissioner was previously a joint applicant or party to the filing), if the Commissioner determines that a filing is not or is no longer in the best interest of the trust. At the written request of the Commissioner, Grantee shall withdraw any filing with the OSE.

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 2 of 11 OGMD ver. 2021-03-05

5. Grantee Standard of Care

Grantee shall act prudently in drilling wells and performing water monitoring. "Prudent" within the context of this provision means that standard of care, operating and action of a reasonable water user acting pursuant to provisions of New Mexico water law and any other applicable laws, rules, and regulations. When Grantee has completed monitoring use of the well, Grantee will plug the well and provide Commissioner written evidence of having done so.

6. Documentation

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As soon as practicable, Grantee shall furnish to the Commissioner copies of records, reports and plats of its operation, produced during the term of this Easement, including but not limited to water quality tests, well logs, drill cores, meter readings, and any data relating to hydrology and geological formations.

7. Amendment

This Easement shall not be altered, changed, or amended except by a written instrument executed by both the Commissioner and Grantee. An amendment is required to add wells to or remove wells from this Easement, or to establish rights-of-way or install improvements outside of the Easement Land. Each such amendment application shall be accompanied by the filing fee set forth in the Commissioner's current schedule of fees, and an annual rental payment per well, to be calculated and due as described in Paragraph 11.

8. Rights-of-way

Grantee shall have the right, without further consideration, to establish such rights-of-way upon the Easement Land as are reasonably necessary to the Purpose and Approved Use of the Easement, to install or maintain any necessary equipment or facilities on the Easement Land. Grantee shall not establish any rights-of-way or install any improvements outside of the Easement Land without an amendment to this Easement. It is Grantee's sole responsibility to notify and obtain in advance the approval of any surface lessee for any right-of-way. The Commissioner reserves the right to require such rights-of-way to be moved when the development or other use of the surrounding trust lands require this. Rights of way outside the Easement Land will be granted by the Commissioner, in the Commissioner's discretion. No right-of-way, or other access across, or use of any lands other than those expressly granted in this Easement is implied or expressed.

9. Surveys

Grantee shall survey each well site as soon as practicable after drilling, and submit a copy of the survey plat when completed to the Commissioner.

10. Improvements

A. Authorized Improvements

Grantee may make or place such improvements and equipment upon or under the Easement Lands as are reasonably necessary to the purpose of the Easement, subject to the requirements for removal of improvements and equipment set forth in Paragraph C below. No pipelines shall be installed, and no water right shall be developed or used under this Easement. All Grantee improvements such as well housing, piping, casing, and related equipment installed or obtained by Grantee on the granted Easement shall remain Grantee's sole property and liability. All such improvements shall be subject to the lien described in NMSA 1978 § 19-7-34. Grantee shall submit a written request for approval from the Commissioner prior to making any changes or additions to Authorized Improvements on the Easement Land. At the request of the Commissioner, Grantee shall submit updated survey plats showing such changes or additions.

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 3 of 11 OGMD ver 2021-03-05

B. Unauthorized Improvements

In the event that improvements not authorized by the Commissioner are placed on or under the Easement Land, at the Commissioner's discretion; such improvements may thereafter be deemed forfeited to the Commissioner and for purposes of Sections 19-7-14 and 19-10-28 NMSA 1978, no payments shall be due pursuant to those sections for such remaining improvements, or the Commissioner may order the removal, at Grantee's expense, of such improvements and the restoration of the Easement Land to its condition existing prior to the placement of said improvements.

C. Removal of Improvements or Equipment

Upon the termination, expiration or assignment of Grantee's interest in this Easement, Grantee may remove all such improvements, but only to the extent that such removal will not cause material injury to the Easement Land, and provided that all sums due to the Commissioner have been paid and that such removal is accomplished within sixty (60) days of the date of termination, expiration or assignment; or, Grantee may sell its interest in such physical improvements to a subsequent grantee or assignee. Any such sale or removal shall be subject to the Commissioner's paramount statutory lien. The Commissioner may, in writing, consent to the Grantee leaving designated improvements upon the Easement Land, and such improvements shall thereafter be deemed forfeited to the Commissioner, and no payments for such remaining improvements not removed or sold by Grantee shall continue to be Grantee's sole property and liability, shall be deemed in trespass, and shall give rise to such remedies for trespass and waste as may be available to the Commissioner at law or in equity. The Commissioner may extend the 60-day period upon good cause shown.

11. Payment of Rental

A. Annual Rental

Grantee shall pay annual rental in the amount of \$1,000 (\$500 per well) to be due on or before the Anniversary Date <u>April 12th</u> of each year. If this Easement is relinquished, cancelled or otherwise terminated prior to the end of the term set forth above, the annual rental shall not be prorated, reduce or refunded for any part of any year during which the Easement is in effect.

B. Payment Submittal

Payment of all sums due hereunder shall be made payable to "Commissioner of Public Lands" and shall include the State Land Office Water Easement number <u>WM-673</u>, and shall be submitted to the Director of Oil Gas Minerals Division, New Mexico State Land Office, 310 Old Santa Fe Trail, P.O. Box 1148, Santa Fe, New Mexico 87504-1148.

12. Receipt of Monies:

A. Receipt of Monies

No receipt of monies, including rental, by the Commissioner from Grantee, or any other person acting for or on Grantee's behalf, after termination or expiration of this Easement shall reinstate, continue, or extend the Term; affect any notice previously given to Grantee; operate as a waiver of the Commissioner's right to enforce payment of any rent or other monies due or thereafter falling due; or, operate as waiver of the right of the Commissioner to recover possession of the Easement Land by legal action.

B. Acceptance of Payment

Grantee understands that the Commissioner's receipt of any monies is governed by the New Mexico State Land Office Rules. Grantee agrees that the Commissioner's negotiation of Grantee's

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 4 of 11 OGMD ver. 2021-03-05 check or other means of payment, and crediting the proceeds of such instrument to a suspense account, does not constitute acceptance of Grantee's payment.

C. Application of Payments

The Commissioner shall have the right to apply any payments made by Grantee to satisfy Grantee's obligations to the Commissioner in any order at the Commissioner's sole discretion, and without regard to Grantee's instructions as to the application of any such payment or part thereof, whether such instructions are endorsed on Grantee's check or otherwise, unless the Commissioner and Grantee otherwise agree, in writing, before the Commissioner accepts such payment. The Commissioner's acceptance of a check or payment by Grantee or others on Grantee's behalf shall not, in any way, affect Grantee's obligations hereunder nor shall it be deemed an approval of any assignment or subletting of this Water Easement.

13. Signage

Grantee shall post on each well a sign with the Grantee's name, Easement number, State Land Office well number, OSE permit number and location by legal description.

14. Site Security and Fencing

Any and all site security of any kind for Grantee, Grantee's agents, employees or invitees, the Easement Land, or any personal property thereon shall be the sole responsibility and obligation of Grantee, and shall be provided by Grantee at Grantee's sole cost and expense. Grantee agrees to provide reasonable security for the Easement Land and all construction areas within the Easement Land consistent with standard industry practices and in conformity with Grantee's duty to prevent waste and trespass. If the Commissioner requires or approves in advance in writing, Grantee will furnish proof to the Commissioner that required or approved fencing is completed and in good repair.

15. Reclamation

Grantee agrees to reclaim by grading, levelling or terracing all areas disturbed by its activities on the Easement Land, and to landscape such areas at its own cost and expense. A Reclamation Plan must be submitted to and approved by Grantor prior to implementation. Grantor will not release Grantee from its responsibility for reclamation and revegetation until all work described in the Reclamation Plan has been completed and Grantor has performed an inspection on the Easement Land. The goal of the Reclamation Plan shall be to achieve native plant cover and diversity levels equal to or exceeding the natural potential levels in undisturbed soils adjacent to the project area. The Reclamation Plan shall include the following:

A. Narrative

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The Reclamation Plan shall include a narrative describing all reclamation activities including removal of debris and equipment.

B. <u>Re-Vegetation Requirements</u>

A detailed description of the seed mix (native seed only), seeding rate/acre, method of dispersal, timing of dispersal, follow up monitoring plan, a re-seeding plan if initial efforts are unsuccessful, and a plan for addressing noxious weeds shall all be included in the Reclamation Plan. All seed mixtures submitted for approval shall specify pounds of pure live seed per acre. The seed shall contain no primary or secondary noxious weeds. Commercially sold seed shall be either certified or registered seed. The Noxious Weed component of the Reclamation Plan should include identification of the species of concern and the methods used to eradicate those species from the site. Eradication techniques may include mechanical treatment, chemical treatment, follow-up and monitoring. A Final Report is required on implementation and completion of the Reclamation of the Reclamation that includes a brief narrative of the seeding and monitoring efforts and photos'of the

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 5 of 11 OGMD ver. 2021-03-05 reclaimed area. Once Grantee has submitted the Final Report and the Grantor has approved the work, Grantor will provide acknowledgment that reclamation requirements have been met.

16. Compliance with State Land Office Rules and Other Laws

Grantee shall comply with all applicable laws pertaining to, and with all rules and regulations and procedures of, the OSE where the State Engineer has jurisdiction over the monitoring wells. Grantee shall fully comply with all federal, state and local laws, rules, regulations, ordinances and requirements applicable to the Easement Land or to Grantee's operations thereon, including but not limited to all applicable laws governing water; endangered or threatened species; hazardous materials; environmental protection; land use; health and safety; cultural, historic or archeological / paleontological properties; waste; trespass, and the New Mexico Cultural Properties Act, NMSA 1978, 18-6-1 et seq. Such agencies are not to be deemed third party beneficiaries hereunder; however, this clause is enforceable by the Commissioner as herein provided or as otherwise permitted by law. Grantee shall comply with all New Mexico State Land Office Rules and Regulations, 19.2 NMAC, including those that may be hereafter promulgated. Grantee's obligations under this paragraph include but are not limited to compliance with NMSA 1978 Section 19-6-5, requiring a lessee of State Trust Land to protect the Easement Land from waste or trespass. Grantee's compliance with all laws, regulations and policy shall be at its own expense.

17. Relinquishment

A. Relinquishment

Grantee may, with the Commissioner's approval, relinquish this Easement provided that Grantee is in compliance with all terms of this Easement, including the payment of all rentals due, and if all improvements made pursuant to the Easement on, for, or appurtenant to the Easement Land have been approved by the Commissioner and arrangements satisfactory to the Commissioner have been made for either their removal or retention. Grantee may request relinquishment of all or any part of the Easement Land by filing relinquishment forms prescribed by the Commissioner and paying the relinquishment fee in the Commissioner's schedule of fees. Granting the request is at the discretion of the Commissioner.

C. No Release of Liability or Obligations

Grantee shall not, by relinquishment, avoid or be released from any liability for known or unknown waste or damage to the Easement Land, including environmental damage arising from, or in connection with, Grantee's use or occupancy thereof. Likewise, by relinquishment Grantee shall not be relieved of or discharged of obligations accrued by Grantee as of the date of relinquishment, including the obligation to reclaim the surface, revegetate the surface, pay the rentals required under Paragraph 11 and indemnify the Commissioner in accordance with the terms of this Easement.

D. No Refunds for Relinquishment

Upon any relinquishment, Grantee shall not be entitled to the refund of any rental previously paid.

18. Assignment or Sublease

Grantee shall not assign or sublease any rights granted hereunder, any part thereof, any portion of the Easement Land or any improvements located on the Easement Land without the prior amendment of this Water Easement pursuant to Paragraph 7 to permit such sublease or assignment, payment of the fee provided in the Commissioner's schedule of fees, and completion of required forms indicating the Commissioner's consent. Grantee may assign this Water Easement in whole only. The assignee shall succeed to all of the rights and privileges of the

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Grantee hereunder and shall be held to have assumed all of the duties and obligations of the Grantee to the Commissioner (including payments of rentals up to and after the date of the assignment), except that the Commissioner reserves the right to increase the annual rental and percent rental to be payable by the assigned under Paragraph 11. No such assignment or sublease shall attempt to convey any permanent interest in Water Rights. Any sublease or assignment without Water Easement amendment shall be null and void.

19. Collateral Assignment

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Grantee shall obtain approval of the Commissioner before making any collateral assignment or mortgage of its interest in this Easement or its improvements, and any such collateral assignment or mortgage shall be subject to the conditions, limitations and requirements set forth in the State Land Office rules. The Commissioner's approval of a collateral assignment or mortgage shall not release Grantee from any of its obligations under this Easement, except as agreed to in writing by the Commissioner. If the Commissioner gives Grantee a notice of default, the Commissioner shall simultaneously provide a copy of the notice to an approved collateral assignee or mortgagee, which shall have the right to cure the default within the time provided, subject to the requirements of State Land Office rules. An approved collateral assignee or mortgagee may succeed to the rights and duties of Grantee, and it may assign the Water Easement in accordance with Paragraph 18, and State Land Office Rules governing assignments.

20. Grantee Breach and Cancellation

The Commissioner may terminate this Water Easement for breach of any term or covenant of this Easement. Any substantial deviation in water quantity or water quality, if reasonably attributable to Grantee, or any change in the purpose of the Easement from that stated herein, shall constitute grounds for the Commissioner, in the Commissioner's sole discretion, to terminate, amend, modify, renegotiate, cancel or otherwise change this Easement; provided, however, that the Commissioner shall mail to the Grantee, by certified mail, addressed to the mailing address of Grantee shown in the Commissioner's current records, a thirty (30) day notice of intention to alter or terminate, specifying the reasons for which the notice is given. Proof of mailing, but no proof of receipt of notice, shall be necessary, and thirty (30) days after such mailing this Easement shall terminate *ipso facto* without further notice or proceeding required of the Commissioner; provided, however, there shall be no termination and reversion if Grantee has previously made arrangements satisfactory to the Commissioner to discharge or resolve the breach.

21. Holding Over

Upon termination or expiration of this Easement, any act or conduct of Grantee, including, but not limited to, the unapproved entry upon, occupancy, or use, whether continuous or not, of all or any part of the Easement Land by Grantee, the Grantee's agents, or by any unauthorized improvements or other improvements required or ordered to be removed upon termination or expiration shall constitute Holding Over. At the termination or expiration of this Easement, Grantee immediately shall deliver possession to the Commissioner. In the event of Grantee's Holding Over, Grantee shall pay the Commissioner from time to time, upon demand, as rental for the period of any hold over, to be due for each day of such hold over, an amount equal to two hundred percent (200%) of the annual rent. Nothing contained herein shall be construed as a grant to Grantee of the right to hold over or otherwise enter the Easement Land for any purpose after the expiration or termination of this Easement without the prior written approval of the Commissioner. At any time that Grantee is holding over, the Commissioner shall, without requirement of further notice or grace period, have any and all rights to evict or otherwise remove Grantee by force or

WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 7 of 11 OGMD ver 2021-03-05 otherwise, with all costs and fees incurred in such action to be due and payable by Grantee. This Section shall survive the termination or expiration of this Easement.

22. Bond

Prior to commencement of operations under this Easement. Grantee shall obtain the Commissioner's approval of and file a bond with the Commissioner in the amount of <u>one</u> <u>thousand dollars</u> (\$1,000.00) to secure payment to the Commissioner of such damage as may occur to livestock, range, water, crops or tangible improvements on the subject lands as may result from Grantee's use and occupation under this Easement. Such bond shall be payable for the term of this Easement, and may be utilized for reclamation of disturbed lands following the operations of Grantee under this Easement. Payment under this paragraph is to be made to the Commissioner and not to any other party. Grantee's bond shall not be liquidated damages, and the Commissioner reserves the right to pursue any other remedy for damages available at law or in equity.

23. Indemnification

Grantee shall hold harmless, indemnify and defend the State of New Mexico, the Commissioner and the Commissioner's employees, agents, and contractors, and beneficiaries, in both their official and individual capacities, from any and all liabilities, claims, losses, damages, or expenses, including but not limited to reasonable attorneys' fees, loss of land value, third party claims, penalties or removal, remedial or restoration costs arising out of, alleged to arise out of or indirectly connected with a) the operations hereunder of Grantee or Grantee's employees, agents, contractors, or invitees, b) any hazardous materials located in, under, or upon or otherwise affecting the Easement Land or adjacent property, or c) the activities of third parties on the Easement Land, whether with or without Grantee's knowledge or consent. In the event that any action, suit or proceeding is brought against Grantee, Grantee shall, as soon as practicable but no later than two (2) days after it receives notice thereof, notify the legal counsel of the Commissioner and the Risk Management Division of the New Mexico General Services Department by certified mail. This paragraph shall survive the termination, cancellation or relinquishment of this Water Easement, and any cause of action of the Commissioner to enforce this provision shall not be deemed to accrue until the Commissioner's actual discovery of said liability, claim, loss, damage, or expense.

24. No Waiver by Commissioner

No employee or agent of the Commissioner has the power, right, or authority to orally waive any of the conditions, covenants, or agreements of this Easement; and no waiver by the Commissioner of any of the conditions, covenants, or agreements of this Easement shall be effective unless in writing and executed by the Commissioner. The Commissioner's waiver of Grantee's breach or default of any of the conditions, covenants, or agreements hereof shall not constitute or be construed as a waiver of any other or subsequent breach or default by Grantee. The failure of the Commissioner to enforce at any time any of the conditions, covenants, or agreements of this Easement, or to exercise any option herein provided, or to require at any time performance by Grantee of any of the conditions, covenants, or agreements of this Easement shall not constitute or be construed to be a waiver of such conditions, covenants, or agreements, nor shall it affect the validity of this Easement or any part thereof, or the Commissioner's right to thereafter enforce each and every such condition, covenant, or agreement.

25. Scope of Agreement

This Easement incorporates all the agreements, covenants, and understandings between the Commissioner and Grantee concerning the subject matter hereof and all such agreements, covenants, and understandings are merged into this Easement. No prior agreement or

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understanding between the Commissioner and Grantee shall be valid or enforceable unless expressly embodied in this Easement.

26. Non-impairment

Nothing in this Easement is to be construed to allow the impairment of the rights of any lawful holder, present or future, of any geothermal resources, or any mineral, grazing, commercial, easement, or Water Rights on the subject or any other state trust lands.

27. Severability

In the event that any provision of this Easement is held invalid or unenforceable under applicable law, this Easement shall be deemed not to include that provision and all other provisions shall remain in full force and effect.

28. Successors In Interest

All terms, conditions, and covenants of this Easement and all amendments thereto shall extend to and bind the permitted heirs, successors, and assigns of Grantee and the Commissioner. There are no third party beneficiaries of this Easement.

29. Dispute Resolution, Applicable Law and Venue

Any disputes arising under or in connection with this Easement shall be first resolved by mandatory contest pursuant to 19.2.15 NMAC. Subsequent appeal, if any, shall be in the First Judicial District Court of Santa Fe. In all instances, the law of New Mexico shall apply. The laws of the State of New Mexico shall govern this Easement, without giving effect to the conflict of law provisions of the State of New Mexico. Grantee consents to venue and jurisdiction in the District Court in and for the County of Santa Fe, State of New Mexico for purposes of any appeal pursuant to 19.2.15 NMAC, and to service of process under the laws of the State of New Mexico in any action relating to this Easement or its subject matter.

30. Time

Time is of the essence in the performance of each and every provision of this Easement. Grantee's failure to perform any or all of its obligations under this Easement in a timely manner shall be a breach of this Easement.

31. Singular And Plural

Whenever the singular is used herein, the same shall include the plural.

32. Headings And Titles

The use of section or paragraph headings and titles herein is for descriptive purposes only and is independent of the covenants, conditions, and agreements contained herein.

33. No Joint Venture

The Commissioner is not and will not be construed or held to be a partner, joint venturer or associate of Grantee in the conduct of the business of Grantee. The Commissioner will not be liable for any debts incurred by Grantee in the conduct of the business of Grantee. The relationship between the Commissioner and Grantee is, and will remain, solely that of the Commissioner and Grantee.

34. No Commissioner Personal Liability

In the event of a court action, Grantee shall not seek damages from the Commissioner or any employee of SLO or the State of New Mexico in their individual capacity. This Section shall survive termination of this Easement.

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35. Stipulations

This easement is being issued with the expectation that all fees, bond(s) and requested data and information has been submitted or will imminently be received by the State Land Office. Should a subsequent audit of this easement reveal any of the above stated items have not been submitted, the New Mexico State Land Office will issue a letter to you requiring that you come into compliance, and the easement holder shall have 30 days to submit the missing item(s) or this easement may be terminated.

The Land Office ARMS Inspection indicates that an archaeological survey of the entire area of potential effect has not been completed. It is recommended that an archaeological survey be conducted before any ground disturbing activities take place.

36. Notices

Written notice by registered or certified U.S. Postal Service, return receipt requested, or delivered by reputable overnight courier, return receipt of tracking system, to the addresses of the party hereunder shall constitute sufficient notice to comply with the terms of this Easement. Notice will be deemed effective upon delivery. Either the Commissioner or Grantee may change its respective address as provided in this Section effective three (3) business days after giving written notice of the change to the other. The addresses for notice are:

> Notice to the Commissioner: New Mexico Commissioner of Public Lands Attn: Oil Gas Minerals Division P.O. Box 1148 Santa Fe, New Mexico 87504-1148 Phone: (505) 827-5760

With copy to: New Mexico State Land Office General Counsel P.O. Box 1148 Santa Fe, NM 87504-1148 Phone: (505) 827-5756

Notice to Grantee: Apache Corporation Attn: Larry Baker 303 Veterans Airpark Lane Midland, Texas 79705 Phone: (432) 631-6982 Email: larry.baker@apachecorp.com

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ľ	N WITNESS WHEREOF, the Commissioner of Public Lands and the Grantee have signed this Easement to be effective on the date signed by the Commissioner.
	SRANTEE: APACHE CORPORATION
E	By: Larson and Associates Date: 5/6/21
1	Name: Robert Leison
r	Title: <u>Bearogist</u>
	ACKNOWLEDGMENT IN A REPRESENTATIVE CAPACITY
S	State of Texas
	County of Midland
Г	This instrument was acknowledged before me or <u>11/104 6, 20,21</u> (date) by
4	Mobert Nelson (name) as
	Robert Nelson (name) as Geologist (title) of Saisanand Associates
	(name of party on behalf of whom instrument is
e	xecuted).
	(Signature of notarial officer)
	Seal) Ay commission expires: 12 25 2021 TERESA PALMER Notary Public, State of Texas Notary 10 # 1107119-0 My Commission Expires December 28, 2021
	GRANTOR NEW MEXICO COMMISSIONER OF PUBLIC LANDS
	S. Gascia Richard, Commissioner of Public Lands Dated: 5/14/21
n in Charain Anna anns anns anns anns anns anns anns	WM-673 NORTHEAST DRINKARD UNIT #527, Apache Corporation NEDU 527 Pit Page 11 of 11 OGMD ver. 2021-03-05

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OFFICE OF THE STATE ENGINEER/INTERSTATE STREAM COMMISSION – ROSWELL OFFICE

STATE: CASH: 1841 heu CHECK NO .: hid i L L L DOLLARS FILE NO .: 880 3-172 Δ **NDDRESS:** DATE: no 2 - 43136 RECEIVED: WOR. RECEIVED BY: 4 moon OFFICIAL RECEIPT NUMBER: TOTAL PAYOR: ZIP:

INSTRUCTIONS: Indicate the number of actions to the left of the appropriate type of filing. Complete the receipt information. Original to payor; pink copy to Program Support/ASD; and yellow copy for Water Rights. If a mistake is made, void the original and all copies and submit to Program Support/ASD as part of your daily deposit.

Change of Ownership of Water Right \$ Application to Appropriate or Supplement Domestic 72-12-1 Well \$ A. Ground Water Filing Fees

i vi

\$ 125.00 \$ 2.00

\$ 75.00	\$ 75.00	\$ 75.00	\$ 2.00	4 3 6 0 0	* * 2.00 • *	2	\$ 25.00		\$ 25.00		0001	\$ 50.00		\$ 50.00		\$ 25.00		\$ 5.00
ben	4. Application for Replacement	 5. Application to Change Purpose of Use 72-12-1 Well 	6. Application for Stock Well/Temp. Use	gation,	Relation of Water Rinht	Application for Additional Point of	Diversion Non 72-12-1 Per Well	10. Application to Change Place or	ell	11. Application to Change Point of Diversion	e from	Surface Water to Ground Water	12. Application to change Point of Liversion and Place and/or Purpose of Use from		 Application to Change Point of 	Diversion of Non 72-12-1 Well	14. Application to Repair or Deepen	Non 72-12-1 Well

ł NAME AND A ŝ æ

	5.00	10.00	25.00			\$ 200.00			\$ 200.00		\$ 100.00		\$ 100.00	25.00	25.00	50.00	100.00	\$ 100.00	25.00		25.00	\$ 100.00		10.00		10.00
	\$	4	₩	_		₩	_		₩		₩		49	₩	₩	₩	₩	₩	₩		₩	*		₩		₩
B. Surface Water Filing Fees	Change of Ownership of a Water Right	Declaration of Water Right	Amended Declaration	Application to Change Point of Diversion	and Place and/or Purpose of Use from	Surface Water to Surface Water	Application to Change Point of Diversion	and Place and/or Purpose of Use from	Ground Water to Surface Water	Application to Change Point of	Diversion	Application to Change Place and/or	Purpose of Use	Application to Appropriate	Notice of Intent to Appropriate	Application for Extension of Time	Supplemental Well to a Surface Right		Proof of Completion of Works	Proof of Application of Water to	Beneficial Use	Water Development Plan	Declaration of Livestock Water	Impoundment	Application for Livestock Water	Impoundment
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All fees are non-refundable.

C. Well Driller Fees

\$ 50.00	\$ 50.00	\$ 50.00	\$	\$	\$	\$		
1. Application for Well Driller's License	 Application for Kenewal of Well Driller's License Application to Amond Well Drillor's 	License	D. Reproduction of Documents @ 0.25¢	— Map(s)	E. Certification	F. Other	G. Comments:	

\$ 5.00
\$ 25.00
\$ 25.00
\$ 25.00

Application for Test, Expl. Observ. Well
 Application for Extension of Time
 Proof of Application to Beneficial Use
 Notice of Intent to Appropriate

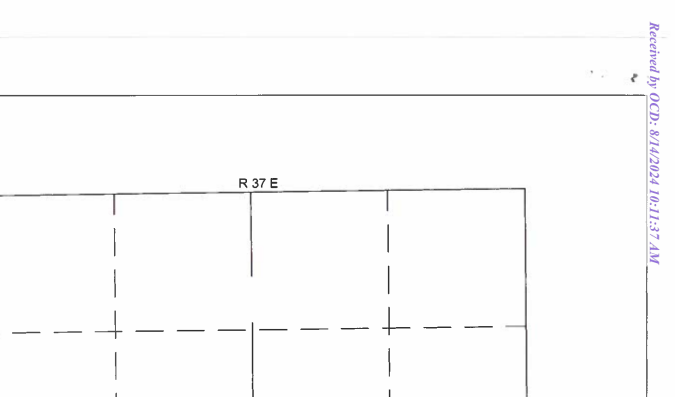
2.2

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Legend MW-4 - Proposed Monitoring Well Location

Figure 2a - Proposed Monitoring Well Location MW-4

MW-4

1338 ft²

267 ft²

880

T 21 S

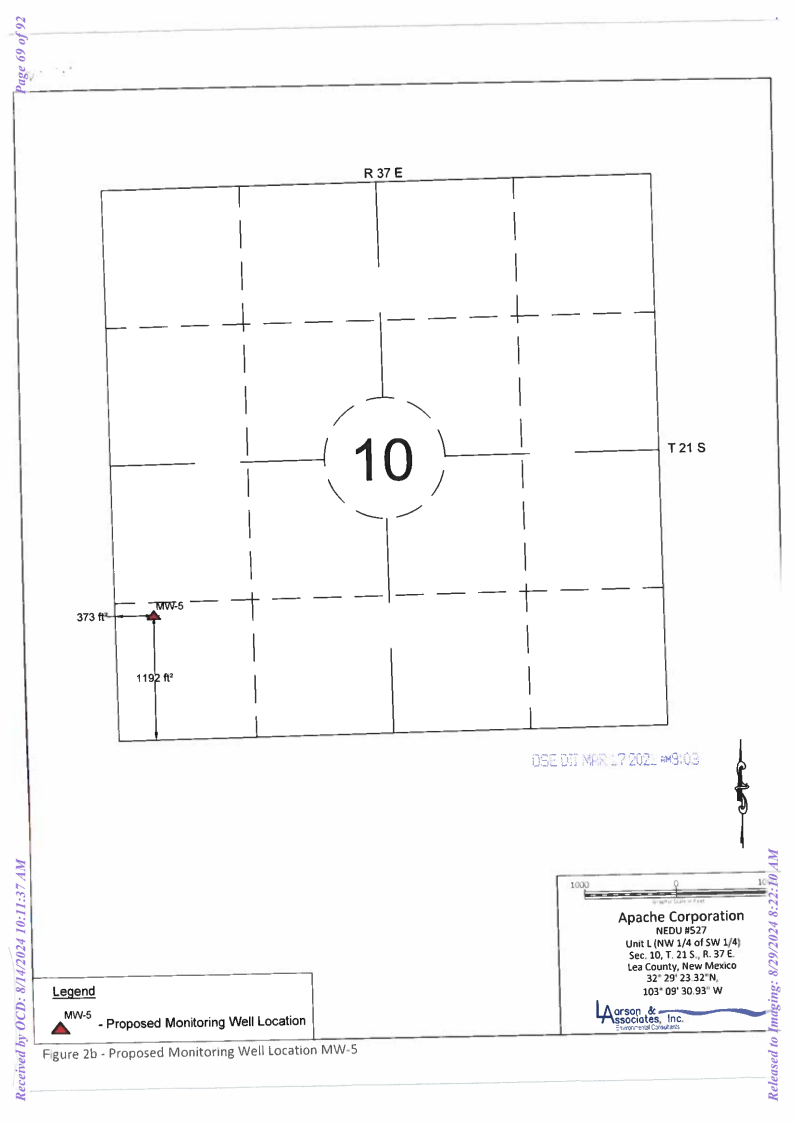
880

0

Apache Corporation NEDU #527 Unit L (NW 1/4 of SW 1/4) Sec. 10, T. 21 S., R. 37 E. Lea County, New Mexico 32° 29' 23.32"N,

103° 09' 30.93" W

Aarson & ssociates, Inc.

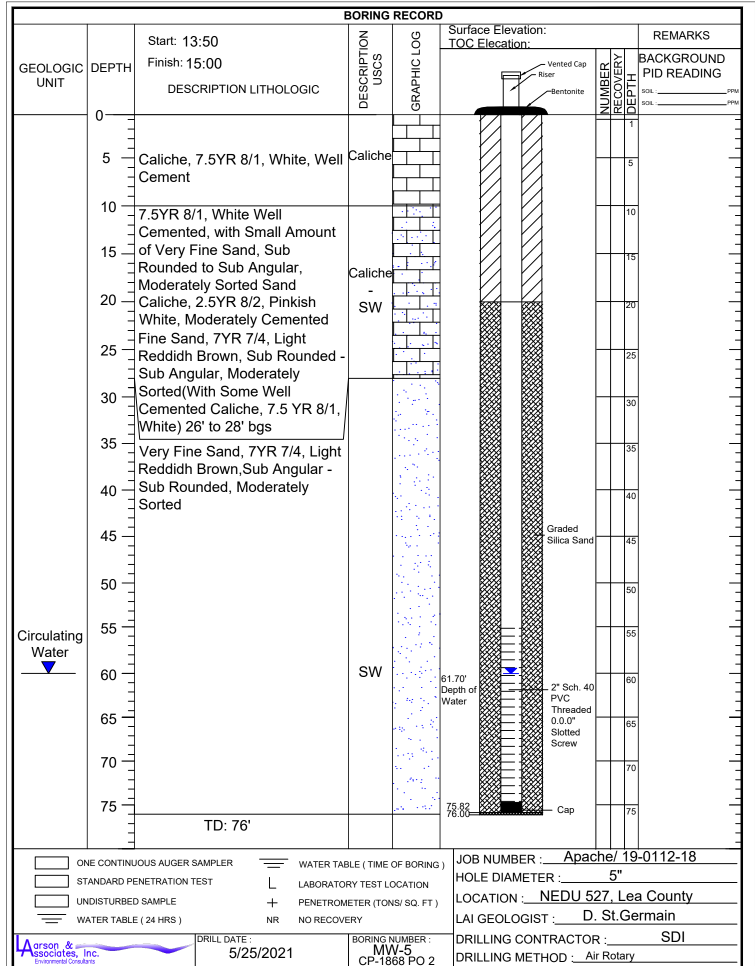


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Appendix D

Well Logs and Completion Records

			BORING	RECORD							
		Start: 12:15	TION	50C	Surface Elevation: TOC Elecation:	REMARKS BACKGROUND					
GEOLOGIC UNIT	DEPTH	Finish: 13:40 MST DESCRIPTION LITHOLOGIC	DESCRIPTION USCS	GRAPHIC LOG	Vented Cap Riser Bentonite						
	0										
	5 —	Caliche, 7.5YR 8/1, White, Well Cement			5						
	10 —		Caliche								
	15	2.5YR 8/2, Pinkish White,Moderate Cement,									
	20 —	Fine Sand, 7YR 7/4, Light Reddidh Brown, Poor									
	25 —	Cemented, Moderately Sorted, Sub Rounded	SW		25	-					
	30 —				30	-					
	35 —										
	40 —	Very Fine Sand, 7YR 7/4, Light Reddidh Brown, Sub Angular -	SW								
	45	Sub Rounded, Moderately Sorted				Graded Silica Sand 45					
	50 —					-					
Circulating Water	55 60										
	65			··· · · [C	11.81' Pepth of Vater 2" Sch. 40 PVC Threaded 0.0.0" 65						
	70 —				Slotted Screw						
	- 75 -				75.82 76.00 Cap						
		TD: 76'									
		OUS AUGER SAMPLER		OF BORING) OCATION	JOB NUMBER : Apache/ 19-0112-18 HOLE DIAMETER : 5"						
		,		NS/ SQ. FT)	LOCATION : NEDU 527, Lea County LAI GEOLOGIST : D. St.Germain						
Aarson & MA Ssociates, Ir Environmental Consulta		E (24 HRS) NR NO RECOV	BORING	NUMBER : N-4 68 PO 1	DRILLING CONTRACTOR : DRILLING METHOD :	SDI					



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Appendix E

Laboratory Reports

eurofins 😵

Environment Testing America

ANALYTICAL REPORT

Eurofins Midland

1211 W. Florida Ave Midland, TX 79701 Tel: (432)704-5440

Laboratory Job ID: 880-15147-1

Laboratory Sample Delivery Group: 19-0112-18 Client Project/Site: NEDU #527

For:

Larson & Associates, Inc. 507 N Marienfeld Suite 202 Midland, Texas 79701



Dean a. Jomen

Authorized for release by: 6/1/2022 5:54:52 PM Dean Joiner, Project Manager II (346)320-6096 Dean.Joiner@et.eurofinsus.com

Designee for

Holly Taylor, Project Manager (806)794-1296 Holly.Taylor@et.eurofinsus.com

This report has been electronically signed and authorized by the signatory. Electronic signature is intended to be the legally binding equivalent of a traditionally handwritten signature.

Results relate only to the items tested and the sample(s) as received by the laboratory.

LINKS **Review your project** results through EOL Have a Question? Ask-The Expert Visit us at:

www.eurofinsus.com/Env

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Sample Summary	15
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Definitions/Glossary

Client: Larson & Associates. Inc. Project/

Ich ID: 880 15147 1

Client: Larson Project/Site: N	& Associates, Inc. IEDU #527	Job ID: 880-15147-1 SDG: 19-0112-18	
Qualifiers			
			3
GC VOA			
Qualifier	Qualifier Description		
U	Indicates the analyte was analyzed for but not detected.		
HPLC/IC			5
Qualifier	Qualifier Description		
U	Indicates the analyte was analyzed for but not detected.		
General Chem	nistrv		
Qualifier	Qualifier Description		
U	Indicates the analyte was analyzed for but not detected.		
Glossary			8
Abbreviation	These commonly used abbreviations may or may not be present in this report.		9
¤	Listed under the "D" column to designate that the result is reported on a dry weight basis		
%R	Percent Recovery		
CFL	Contains Free Liquid		
CFU	Colony Forming Unit		
CNF	Contains No Free Liquid		
DER	Duplicate Error Ratio (normalized absolute difference)		
Dil Fac	Dilution Factor		
DL	Detection Limit (DoD/DOE)		
DL, RA, RE, IN	Indicates a Dilution, Re-analysis, Re-extraction, or additional Initial metals/anion analysis of the sample		
DLC	Decision Level Concentration (Radiochemistry)		
EDL	Estimated Detection Limit (Dioxin)		
LOD	Limit of Detection (DoD/DOE)		
LOQ	Limit of Quantitation (DoD/DOE)		

MDA Minimum Detectable Activity (Radiochemistry)

EPA recommended "Maximum Contaminant Level"

MDC Minimum Detectable Concentration (Radiochemistry)

MDL Method Detection Limit ML Minimum Level (Dioxin)

MPN Most Probable Number

Method Quantitation Limit MQL NC Not Calculated

Not Detected at the reporting limit (or MDL or EDL if shown) ND

NEG Negative / Absent

POS Positive / Present

PQL Practical Quantitation Limit

PRES Presumptive QC **Quality Control**

RER Relative Error Ratio (Radiochemistry)

Reporting Limit or Requested Limit (Radiochemistry) RL

Relative Percent Difference, a measure of the relative difference between two points RPD

TEF Toxicity Equivalent Factor (Dioxin)

TEQ Toxicity Equivalent Quotient (Dioxin)

TNTC Too Numerous To Count

Case Narrative Client: Larson & Associates, Inc. Job ID: 880-15147-1 SDG: 19-0112-18 Project/Site: NEDU #527 Job ID: 880-15147-1 Laboratory: Eurofins Midland 4 5 Job Narrative 880-15147-1 The samples were received on 5/25/2022 8:30 AM. Unless otherwise noted below, the samples arrived in good condition, and, where required, properly preserved and on ice. The temperature of the cooler at receipt time was 5.7°C No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

HPLC/IC

GC VOA

Narrative

Receipt

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

General Chemistry

No additional analytical or quality issues were noted, other than those described above or in the Definitions/ Glossary page.

Job ID: 880-15147-1 SDG: 19-0112-18

Lab Sample ID: 880-15147-2

Matrix: Water

Matrix: Water

5

Client Sample ID: MW-4 Date Collected: 05/24/22 09:30

Client: Larson & Associates, Inc.

Project/Site: NEDU #527

Date Received: 05/25/22 08:30

Analyte	Result	Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac
Benzene	<0.00200	U	0.00200	mg/L			05/27/22 20:16	1
Toluene	<0.00200	U	0.00200	mg/L			05/27/22 20:16	1
Ethylbenzene	<0.00200	U	0.00200	mg/L			05/27/22 20:16	1
m,p-Xylenes	<0.00400	U	0.00400	mg/L			05/27/22 20:16	1
o-Xylene	<0.00200	U	0.00200	mg/L			05/27/22 20:16	1
Xylenes, Total	<0.00400	U	0.00400	mg/L			05/27/22 20:16	1
Surrogate	%Recovery	Qualifier	Limits			Prepared	Analyzed	Dil Fac
4-Bromofluorobenzene (Surr)	102		70 - 130		-		05/27/22 20:16	1
1,4-Difluorobenzene (Surr)	102		70 - 130				05/27/22 20:16	1
- Method: Total BTEX - Total BT	EX Calculation							
Analyte	Result	Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac
Analyte Total BTEX	Result <0.00400		RL 0.00400	Unit mg/L	<u> </u>	Prepared	Analyzed 05/31/22 09:13	Dil Fac
	<0.00400				<u> </u>	Prepared	·	Dil Fac 1
Total BTEX	<0.00400				<u>D</u>	Prepared Prepared	·	Dil Fac
Total BTEX Method: 300.0 - Anions, Ion C	<0.00400	U	0.00400	mg/L			05/31/22 09:13	1
Total BTEX Method: 300.0 - Anions, Ion C Analyte	<0.00400 hromatography Result	U	0.00400	mg/L Unit			05/31/22 09:13 Analyzed	1 Dil Fac
Total BTEX Method: 300.0 - Anions, Ion C Analyte Chloride	<0.00400 hromatography Result 157	U	0.00400	mg/L Unit			05/31/22 09:13 Analyzed	1 Dil Fac

Client Sample ID: MW-5

Date Collected: 05/24/22 10:00

Date Received: 05/25/22 08:30

Analyte	Result	Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac
Benzene	<0.00200	U	0.00200	mg/L			05/27/22 20:36	1
Toluene	<0.00200	U	0.00200	mg/L			05/27/22 20:36	1
Ethylbenzene	<0.00200	U	0.00200	mg/L			05/27/22 20:36	1
m,p-Xylenes	<0.00400	U	0.00400	mg/L			05/27/22 20:36	1
o-Xylene	<0.00200	U	0.00200	mg/L			05/27/22 20:36	1
Xylenes, Total	<0.00400	U	0.00400	mg/L			05/27/22 20:36	1
Surrogate	%Recovery	Qualifier	Limits			Prepared	Analyzed	Dil Fac
4-Bromofluorobenzene (Surr)	105		70 - 130		-		05/27/22 20:36	1
1,4-Difluorobenzene (Surr)	103		70 - 130				05/27/22 20:36	1
Method: Total BTEX - Total BT	FEX Calculation							
		Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac
Method: Total BTEX - Total BT Analyte Total BTEX			RL 0.00400	Unit mg/L	<u>D</u>	Prepared	Analyzed 05/31/22 09:13	Dil Fac
Analyte Total BTEX	Result <0.00400				<u>D</u>	Prepared	·	Dil Fac
Analyte Total BTEX Method: 300.0 - Anions, Ion C	Result <0.00400 Chromatography				<u>D</u>	Prepared	·	Dil Fac
Analyte	Result <0.00400 Chromatography	U	0.00400	mg/L		·	05/31/22 09:13	1
Analyte Total BTEX Method: 300.0 - Anions, Ion C Analyte	hromatography Result	U	0.00400 RL	mg/L Unit		·	05/31/22 09:13 Analyzed	1 Dil Fac
Analyte Total BTEX Method: 300.0 - Anions, Ion C Analyte Chloride	hromatography Result 240	U	0.00400 RL	mg/L Unit		·	05/31/22 09:13 Analyzed	1 Dil Fac

Eurofins Midland

Lab Sample ID: 880-15147-1

Job ID: 880-15147-1 SDG: 19-0112-18

Matrix: Water

Lab Sample ID: 880-15147-3

Client Sample ID: DUP-1 Date Collected: 05/24/22 00:00

Client: Larson & Associates, Inc.

Project/Site: NEDU #527

Date Received: 05/25/22 08:30

Analyte	Result	Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac	
Benzene	<0.00200	U	0.00200	mg/L			05/27/22 20:57	1	7
Toluene	<0.00200	U	0.00200	mg/L			05/27/22 20:57	1	
Ethylbenzene	<0.00200	U	0.00200	mg/L			05/27/22 20:57	1	
m,p-Xylenes	<0.00400	U	0.00400	mg/L			05/27/22 20:57	1	
o-Xylene	<0.00200	U	0.00200	mg/L			05/27/22 20:57	1	2
Xylenes, Total	<0.00400	U	0.00400	mg/L			05/27/22 20:57	1	
Surrogate	%Recovery	Qualifier	Limits			Prepared	Analyzed	Dil Fac	ī
4-Bromofluorobenzene (Surr)	100		70 - 130		-		05/27/22 20:57	1	
1,4-Difluorobenzene (Surr)	101		70 - 130				05/27/22 20:57	1	
			70 - 130				05/27/22 20:57	1	
Method: Total BTEX - Total BT	FEX Calculation	Qualifier	70 - 130 RL	Unit	D	Prepared	05/27/22 20:57	1 Dil Fac	
Method: Total BTEX - Total BT Analyte	FEX Calculation			Unit mg/L	<u>D</u>	Prepared		,	
Method: Total BTEX - Total BT Analyte Total BTEX	TEX Calculation Result <0.00400		RL		<u>D</u>	Prepared	Analyzed	,	
Method: Total BTEX - Total BT Analyte Total BTEX Method: 300.0 - Anions, Ion C	TEX Calculation Result <0.00400		RL		D	Prepared	Analyzed	,	
Method: Total BTEX - Total BT Analyte Total BTEX Method: 300.0 - Anions, Ion C Analyte	TEX Calculation Result <0.00400	U	RL	mg/L		<u> </u>	Analyzed 05/31/22 09:13	Dil Fac	
Method: Total BTEX - Total BT Analyte Total BTEX Method: 300.0 - Anions, Ion C Analyte Chloride	FEX Calculation Result <0.00400 Chromatography Result	U	RL	mg/L Unit		<u> </u>	Analyzed 05/31/22 09:13 Analyzed	Dil Fac 1 Dil Fac	
1,4-Difluorobenzene (Surr) Method: Total BTEX - Total BT Analyte Total BTEX Method: 300.0 - Anions, Ion C Analyte Chloride General Chemistry Analyte	FEX Calculation Result <0.00400 Chromatography Result 243	U	RL	mg/L Unit		<u> </u>	Analyzed 05/31/22 09:13 Analyzed	Dil Fac 1 Dil Fac	•

Eurofins Midland

Client: Larson & Associates, Inc. Project/Site: NEDU #527

Method: 8021B - Volatile Organic Compounds (GC) Matrix: Water

				Percent Surrogate Recovery (Acceptance Limits)
		BFB1	DFBZ1	
Lab Sample ID	Client Sample ID	(70-130)	(70-130)	
880-15047-A-10 MS	Matrix Spike	103	105	
880-15047-A-10 MSD	Matrix Spike Duplicate	103	99	
880-15147-1	MW-4	102	102	
880-15147-2	MW-5	105	103	
880-15147-3	DUP-1	100	101	
LCS 880-26468/3	Lab Control Sample	103	100	
LCSD 880-26468/4	Lab Control Sample Dup	100	98	
MB 880-26468/8	Method Blank	97	99	

Surrogate Legend BFB = 4-Bromofluorobenzene (Surr)

DFBZ = 1,4-Difluorobenzene (Surr)

Job ID: 880-15147-1 SDG: 19-0112-18

Prep Type: Total/NA

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Eurofins Midland

QC Sample Results

Method: 8021B - Volatile Organic Compounds (GC)

Lab Sample ID: MB 880-26468/8

Matrix: Water Analysis Batch: 26468

	МВ	МВ						
Analyte	Result	Qualifier	RL	Unit	D	Prepared	Analyzed	Dil Fac
Benzene	<0.00200	U	0.00200	mg/L			05/27/22 18:45	1
Toluene	<0.00200	U	0.00200	mg/L			05/27/22 18:45	1
Ethylbenzene	<0.00200	U	0.00200	mg/L			05/27/22 18:45	1
m,p-Xylenes	<0.00400	U	0.00400	mg/L			05/27/22 18:45	1
o-Xylene	<0.00200	U	0.00200	mg/L			05/27/22 18:45	1
Xylenes, Total	<0.00400	U	0.00400	mg/L			05/27/22 18:45	1
	МВ	МВ						
Surrogate	%Recovery	Qualifier	Limits			Prepared	Analyzed	Dil Fac
4-Bromofluorobenzene (Surr)	97		70 - 130		-		05/27/22 18:45	1
1,4-Difluorobenzene (Surr)	99		70 - 130				05/27/22 18:45	1

Lab Sample ID: LCS 880-26468/3

Matrix: Water

Analysis	Batch:	2646 8

	Spike	LCS	LCS				%Rec	
Analyte	Added	Result	Qualifier	Unit	D	%Rec	Limits	
Benzene	0.100	0.09706		mg/L		97	70 - 130	
Toluene	0.100	0.1048		mg/L		105	70 - 130	
Ethylbenzene	0.100	0.09811		mg/L		98	70 - 130	
m,p-Xylenes	0.200	0.2271		mg/L		114	70 - 130	
o-Xylene	0.100	0.1101		mg/L		110	70 - 130	

Spike Added

0.100

LCSD LCSD

0.09215

0.1003

0.09443

0.2188

0.1059

Result Qualifier

Unit

mg/L

mg/L

mg/L

mg/L

mg/L

D

%Rec

92

100

94

109

106

	LCS	LCS	
Surrogate	%Recovery	Qualifier	Limits
4-Bromofluorobenzene (Surr)	103		70 - 130
1,4-Difluorobenzene (Surr)	100		70 - 130

Lab Sample ID: LCSD 880-26468/4

Matrix: Water

Analysis Batch: 26468	
Analyte	
Benzene	
Toluene	

Toluene	0.100
Ethylbenzene	0.100
m,p-Xylenes	0.200
o-Xylene	0.100
	LCSD LCSD

	2005	LUUD	
Surrogate	%Recovery	Qualifier	Limits
4-Bromofluorobenzene (Surr)	100		70 - 130
1,4-Difluorobenzene (Surr)	98		70 - 130

Lab Sample ID: 880-15047-A-10 MS

Matrix: Water Analysis Batch: 26468

Analysis Datch. 20400										
	Sample	Sample	Spike	MS	MS				%Rec	
Analyte	Result	Qualifier	Added	Result	Qualifier	Unit	D	%Rec	Limits	
Benzene	0.0259		0.100	0.1372		mg/L		111	70 - 130	
Toluene	<0.00200	U	0.100	0.1076		mg/L		108	70 - 130	

Client Sample ID: Method Blank Prep Type: Total/NA

Prep Type: Total/NA %Rec RPD

Limits

70 - 130

70 - 130

70 - 130

70 - 130

70 - 130

RPD

5

4

4

4

4

Limit

20

20

20

20

20

Client Sample ID: Lab Control Sample Dup

Client Sample ID: Lab Control Sample

Prep Type: Total/NA

Client Sample ID: Matrix Spike Prep Type: Total/NA

QC Sample Results

Client: Larson & Associates, Inc. Project/Site: NEDU #527

Method: 8021B - Volatile Organic Compounds (GC) (Continued)

Lab Sample ID: 880-15047-A-10	MS										Client	Sample ID		
Matrix: Water												Prep	Туре: То	otal/N/
Analysis Batch: 26468														
	Sample		-	Spike			MS					%Rec		
Analyte	Result		lifier	Added			Qualifier	Unit		D	%Rec	Limits		
Ethylbenzene	<0.00200	U		0.100		0.09930		mg/L			99	70 - 130		
n,p-Xylenes	<0.00400	U		0.200		0.2262		mg/L			113	70 - 130		
o-Xylene	<0.00200	U		0.100		0.1095		mg/L			110	70 - 130		
	MS		lifian	Limite										
Surrogate	%Recovery 103	Qua	imer	Limits 70 - 130	-									
	103			70 - 130 70 - 130										
1,4-Difluorobenzene (Surr)	105			70 - 130										
Lab Sample ID: 880-15047-A-10	MSD								Clier	nt Sa	ample IC	D: Matrix S		
Matrix: Water												Prep	Туре: То	otal/N/
Analysis Batch: 26468														
	Sample	Sam	ple	Spike		MSD	MSD					%Rec		RPI
Analyte	Result	Qua	lifier	Added		Result	Qualifier	Unit		D	%Rec	Limits	RPD	Limi
Benzene	0.0259			0.100		0.1219		mg/L			96	70 - 130	12	2
Toluene	<0.00200	U		0.100		0.1078		mg/L			108	70 - 130	0	2
Ethylbenzene	<0.00200	U		0.100		0.1003		mg/L			100	70 - 130	1	2
m,p-Xylenes	<0.00400	U		0.200		0.2326		mg/L			116	70 - 130	3	2
o-Xylene	<0.00200	U		0.100		0.1124		mg/L			112	70 - 130	3	2
	MSD	MSD)											
Surrogate	%Recovery	Qua	lifier	Limits	_									
4-Bromofluorobenzene (Surr)	103			70 - 130										
1,4-Difluorobenzene (Surr)	99			70 - 130										
lethod: 300.0 - Anions, Ion Lab Sample ID: MB 880-26380/3 Matrix: Water	Chromat	ogr	aphy								Client S	Sample ID: Prep	Method Type: To	
Analysis Batch: 26380														
		ΜВ	МВ											
Analyte	R	esult	Qualifier		RL		Unit		D	Ρ	repared	Analy	zed	Dil Fa
Chloride	<(0.500	U		0.500		mg/L					05/26/22	18:07	
Lab Sample ID: LCS 880-26380/4 Matrix: Water	L .								CI	ient	Sample	e ID: Lab C Prep	ontrol S Type: To	-
Analysis Batch: 26380				c "		1.00	1.00					0/ F		
				Spike			LCS			_		%Rec		
• • • •						Pocult	Qualifier	Unit		D	%Rec	Limits		
Analyte				Added			Quanner			_				
Analyte				25.0		25.33	Quaimer	mg/L		-	101	90 - 110		
	/5						quaimer	mg/L	lient	_	101	90 ₋ 110 Lab Contro	ol Samp Type: To	

Eurofins Midland

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Job ID: 880-15147-1 SDG: 19-0112-18 Method: 300.0 - Anions, Ion Chromatography (Continued)

 Lab Sample ID: 880-15148-E-4 MS								Client	Sample ID	: Matrix	Spike
Matrix: Water										Type: To	
Analysis Batch: 26380										,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Analysis Baton: 20000	Sample	Sample	Spike	MS	MS				%Rec		
Analyte	•	Qualifier	Added	Result		Unit	D	%Rec	Limits		
Chloride	171	quanton	125	302.1		mg/L		105	90 - 110		
	17.1		125	502.1		ilig/L		105	30 - 110		
Lab Sample ID: 880-15148-E-4 MSD)					C	lient S	Sample II	D: Matrix Sp		
Matrix: Water									Prep 1	Type: To	tal/NA
Analysis Batch: 26380											
	Sample	Sample	Spike	MSD	MSD				%Rec		RPD
Analyte	Result	Qualifier	Added	Result	Qualifier	Unit	D	%Rec	Limits	RPD	Limit
Chloride	171		125	301.9		mg/L		105	90 - 110	0	20
Method: SM 2540C - Solids, To	tal Dis	solved (1	rds)								
Lab Sample ID: MB 880-26341/1								Client S	Sample ID:	Method	Blank
Matrix: Water									Prep 1	Type: To	tal/NA
Analysis Batch: 26341											
		MB MB									
Analyte	R	esult Qualifie	er	RL	Unit		D	Prepared	Analyz	ed	Dil Fac
Total Dissolved Solids	<	<25.0 U		25.0	mg/L				05/26/22		1
-					-						
Lab Sample ID: LCS 880-26341/2							Clier	nt Sample	e ID: Lab Co	ontrol Sa	ample
Matrix: Water									Prep 1	Type: To	tal/NA
Analysis Batch: 26341											
			Spike	LCS	LCS				%Rec		
Analyte			Added	Result	Qualifier	Unit	D	%Rec	Limits		
Total Dissolved Solids			1000	1011		mg/L		101	80 - 120		
-						5					
Lab Sample ID: LCSD 880-26341/3						Clie	ent Sa	mple ID:	Lab Contro	I Sampl	e Dup
Matrix: Water									Prep 1	· Type: To	tal/NA
Analysis Batch: 26341											
			Spike	LCSD	LCSD				%Rec		RPD
Analvte			Spike Added			Unit	D	%Rec	%Rec Limits	RPD	
Analyte			Added	Result	Qualifier		<u>D</u>		Limits	RPD	Limit
Analyte Total Dissolved Solids			•		Qualifier	<mark>Unit</mark>	D	%Rec			
Total Dissolved Solids			Added	Result	Qualifier		D	103	Limits 80 - 120	1	Limit 10
			Added	Result	Qualifier		<u>D</u>	103	Limits 80 - 120 ent Sample	1 ID: Dup	Limit 10
Total Dissolved Solids Lab Sample ID: 880-15039-A-9 DU Matrix: Water			Added	Result	Qualifier		<u>D</u>	103	Limits 80 - 120 ent Sample	1	Limit 10
Total Dissolved Solids Lab Sample ID: 880-15039-A-9 DU	Sample	Sample	Added	Result 1026	Qualifier		<u>D</u>	103	Limits 80 - 120 ent Sample	1 ID: Dup	Limit 10
Total Dissolved Solids Lab Sample ID: 880-15039-A-9 DU Matrix: Water	•	Sample Qualifier	Added	Result 1026	Qualifier		D	103 Cli	Limits 80 - 120 ent Sample	1 ID: Dup	Limit 10 Dicate tal/NA

QC Association Summary

Client: Larson & Associates, Inc. Project/Site: NEDU #527

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Job ID: 880-15147-1 SDG: 19-0112-18

GC VOA

Analysis Batch: 26468

Lab Sample ID	Client Sample ID	Prep Type	Matrix	Method	Prep Batcl
880-15147-1	MW-4	Total/NA	Water	8021B	
880-15147-2	MW-5	Total/NA	Water	8021B	
880-15147-3	DUP-1	Total/NA	Water	8021B	
MB 880-26468/8	Method Blank	Total/NA	Water	8021B	
LCS 880-26468/3	Lab Control Sample	Total/NA	Water	8021B	
LCSD 880-26468/4	Lab Control Sample Dup	Total/NA	Water	8021B	
880-15047-A-10 MS	Matrix Spike	Total/NA	Water	8021B	
880-15047-A-10 MSD	Matrix Spike Duplicate	Total/NA	Water	8021B	

Lab Sample ID	Client Sample ID	Prep Type	Matrix	Method	Prep Batch
880-15147-1	MW-4	Total/NA	Water	Total BTEX	
880-15147-2	MW-5	Total/NA	Water	Total BTEX	
880-15147-3	DUP-1	Total/NA	Water	Total BTEX	

HPLC/IC

Analysis Batch: 26380

Lab Sample ID	Client Sample ID	Prep Type	Matrix	Method	Prep Batch
880-15147-1	MW-4	Total/NA	Water	300.0	
880-15147-2	MW-5	Total/NA	Water	300.0	
880-15147-3	DUP-1	Total/NA	Water	300.0	
MB 880-26380/3	Method Blank	Total/NA	Water	300.0	
LCS 880-26380/4	Lab Control Sample	Total/NA	Water	300.0	
LCSD 880-26380/5	Lab Control Sample Dup	Total/NA	Water	300.0	
880-15148-E-4 MS	Matrix Spike	Total/NA	Water	300.0	
880-15148-E-4 MSD	Matrix Spike Duplicate	Total/NA	Water	300.0	

General Chemistry

Analysis Batch: 26341

Lab Sample ID	Client Sample ID	Prep Type	Matrix	Method	Prep Batch
880-15147-1	MW-4	Total/NA	Water	SM 2540C	
880-15147-2	MW-5	Total/NA	Water	SM 2540C	
880-15147-3	DUP-1	Total/NA	Water	SM 2540C	
MB 880-26341/1	Method Blank	Total/NA	Water	SM 2540C	
LCS 880-26341/2	Lab Control Sample	Total/NA	Water	SM 2540C	
LCSD 880-26341/3	Lab Control Sample Dup	Total/NA	Water	SM 2540C	
880-15039-A-9 DU	Duplicate	Total/NA	Water	SM 2540C	

Client Sample ID: MW-4 Date Collected: 05/24/22 09:30

Date Received: 05/25/22 08:30

	Batch	Batch		Dil	Initial	Final	Batch	Prepared		
Ргер Туре	Туре	Method	Run	Factor	Amount	Amount	Number	or Analyzed	Analyst	Lab
Total/NA	Analysis	8021B		1	5 mL	5 mL	26468	05/27/22 20:16	MR	XEN MID
Total/NA	Analysis	Total BTEX		1			26546	05/31/22 09:13	SM	XEN MID
Total/NA	Analysis	300.0		5			26380	05/26/22 22:04	СН	XEN MID
Total/NA	Analysis	SM 2540C		1	100 mL	200 mL	26341	05/26/22 10:50	SC	XEN MID

Client Sample ID: MW-5 Date Collected: 05/24/22 10:00 Date Received: 05/25/22 08:30

Dil Initial Batch Batch Final Batch Prepared Prep Type Туре Method Run Factor Amount Amount Number or Analyzed Analyst Lab Total/NA Analysis 8021B 1 5 mL 5 mL 26468 05/27/22 20:36 MR XEN MID Total/NA Analysis Total BTEX 1 26546 05/31/22 09:13 SM XEN MID Total/NA 300.0 26380 Analysis 5 05/26/22 22:40 СН XEN MID Total/NA Analysis SM 2540C 1 100 mL 200 mL 26341 05/26/22 10:50 SC XEN MID

Client Sample ID: DUP-1 Date Collected: 05/24/22 00:00 Date Received: 05/25/22 08:30

	Batch	Batch		Dil	Initial	Final	Batch	Prepared		
Ргер Туре	Туре	Method	Run	Factor	Amount	Amount	Number	or Analyzed	Analyst	Lab
Total/NA	Analysis	8021B		1	5 mL	5 mL	26468	05/27/22 20:57	MR	XEN MID
Total/NA	Analysis	Total BTEX		1			26546	05/31/22 09:13	SM	XEN MID
Total/NA	Analysis	300.0		5			26380	05/26/22 22:48	СН	XEN MID
Total/NA	Analysis	SM 2540C		1	100 mL	200 mL	26341	05/26/22 10:50	SC	XEN MID

Laboratory References:

XEN MID = Eurofins Midland, 1211 W. Florida Ave, Midland, TX 79701, TEL (432)704-5440

Job ID: 880-15147-1 SDG: 19-0112-18

Lab Sample ID: 880-15147-1

Matrix: Water

Matrix: Water

Lab Sample ID: 880-15147-3

Matrix: Water

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Accreditation/Certification Summary

Client: Larson & Associates,	Inc.
Project/Site: NEDU #527	

Job ID: 880-15147-1 SDG: 19-0112-18

Laboratory: Eurofins Midland

Unless otherwise noted, all analytes for this laboratory were covered under each accreditation/certification below.

Authority	P	rogram	Identification Number	Expiration Date
Texas	N	ELAP	T104704400-21-22	06-30-22
the agency does not of	fer certification.	,	ied by the governing authority. This list ma	ay include analytes f
0,	1 ,	ut the laboratory is not certif	ed by the governing authority. This list ma	ay include analytes f

Method Summary

Client: Larson & Associates, Inc. Project/Site: NEDU #527

Job ID: 880-15147-1 SDG: 19-0112-18

	Protocol	Laboratory
Volatile Organic Compounds (GC)	SW846	XEN MID
Total BTEX Calculation	TAL SOP	XEN MID
Anions, Ion Chromatography	MCAWW	XEN MID
Solids, Total Dissolved (TDS)	SM	XEN MID
Purge and Trap	SW846	XEN MID
	Total BTEX Calculation Anions, Ion Chromatography Solids, Total Dissolved (TDS)	Total BTEX CalculationTAL SOPAnions, Ion ChromatographyMCAWWSolids, Total Dissolved (TDS)SM

MCAWW = "Methods For Chemical Analysis Of Water And Wastes", EPA-600/4-79-020, March 1983 And Subsequent Revisions.

SM = "Standard Methods For The Examination Of Water And Wastewater"

SW846 = "Test Methods For Evaluating Solid Waste, Physical/Chemical Methods", Third Edition, November 1986 And Its Updates.

TAL SOP = TestAmerica Laboratories, Standard Operating Procedure

Laboratory References:

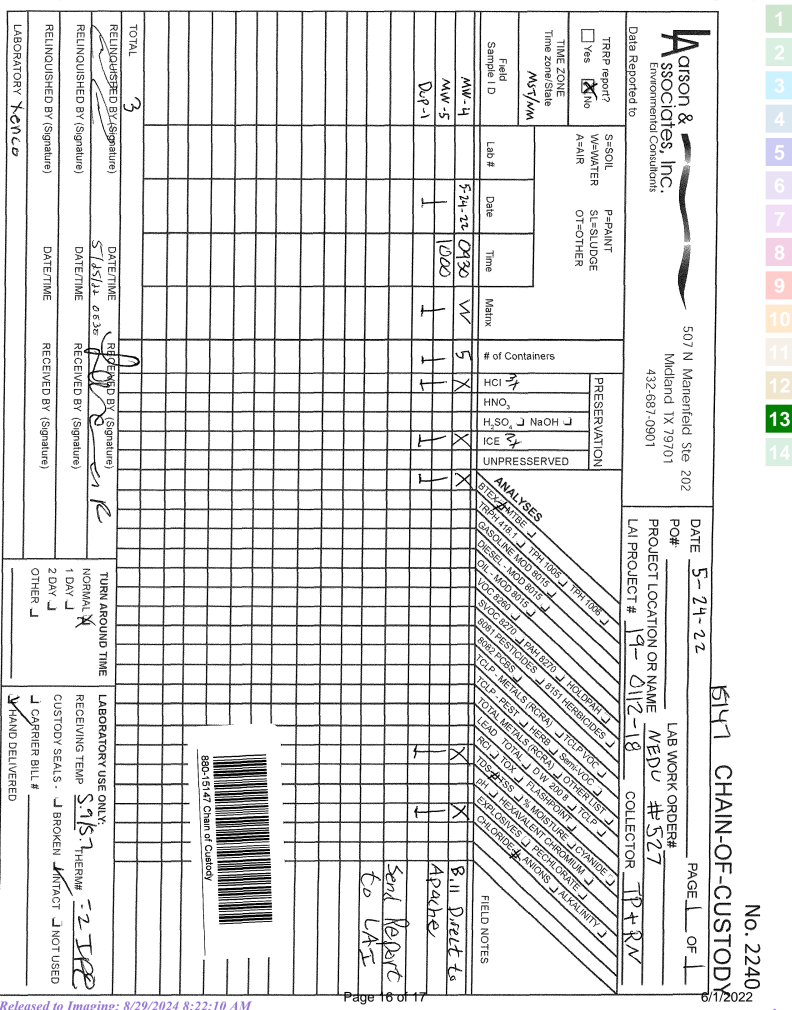
XEN MID = Eurofins Midland, 1211 W. Florida Ave, Midland, TX 79701, TEL (432)704-5440

Sample Summary

Client: Larson & Associates, Inc. Project/Site: NEDU #527 Job ID: 880-15147-1 SDG: 19-0112-18

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Lab Sample ID	Client Sample ID	Matrix	Collected	Received
880-15147-1	MW-4	Water	05/24/22 09:30	05/25/22 08:30
880-15147-2	MW-5	Water	05/24/22 10:00	05/25/22 08:30
880-15147-3	DUP-1	Water	05/24/22 00:00	05/25/22 08:30



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Job Number: 880-15147-1 SDG Number: 19-0112-18

List Source: Eurofins Midland

Login Sample Receipt Checklist

Client: Larson & Associates, Inc.

Login Number: 15147 List Number: 1 Creator: Rodriguez, Leticia

<6mm (1/4").

Question	Answer	Comment
The cooler's custody seal, if present, is intact.	N/A	
Sample custody seals, if present, are intact.	N/A	
The cooler or samples do not appear to have been compromised or tampered with.	True	
Samples were received on ice.	True	
Cooler Temperature is acceptable.	True	
Cooler Temperature is recorded.	True	
COC is present.	True	
COC is filled out in ink and legible.	True	
COC is filled out with all pertinent information.	True	
s the Field Sampler's name present on COC?	True	
There are no discrepancies between the containers received and the COC.	True	
Samples are received within Holding Time (excluding tests with immediate HTs)	True	
Sample containers have legible labels.	True	
Containers are not broken or leaking.	True	
Sample collection date/times are provided.	True	
Appropriate sample containers are used.	True	
Sample bottles are completely filled.	True	
Sample Preservation Verified.	True	
There is sufficient vol. for all requested analyses, incl. any requested MS/MSDs	True	
Containers requiring zero headspace have no headspace or bubble is	True	

District I 1625 N. French Dr., Hobbs, NM 88240 Phone: (575) 393-6161 Fax: (575) 393-0720 District II

811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III

1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

District IV

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. Santa Fe, NM 87505

CONDITIONS

Action 373772

CONDITIONS Operator: OGRID: APACHE CORPORATION 873 303 Veterans Airpark Ln Action Number: Midland, TX 79705 373772 Action Type: [UF-GWA] Ground Water Abatement (GROUND WATER ABATEMENT)

CONDITIONS

Created By	Condition	Condition Date
michael.buchanan	Apache, Northeast Drinkard Unit #527 (1RP-1113) 2022 Second Quarter Groundwater Monitoring Report, accepted for the record, submitted by Apache on 08/14/2024. App ID: 373772	8/29/2024