



**REGION 8**

DENVER, CO 80202

July 2, 2024

**FILED**

**7/2/2024**

**9:24 AM**

**U.S. EPA REGION 8  
HEARING CLERK**

Ref: 8ECA-W-S

SENT VIA EMAIL  
DIGITAL DELIVERY RECEIPT REQUESTED

Mr. Chip Marvin, Director  
Squaw Creek Water District  
chipmarvin@gmail.com

Subj: Administrative Order Addendum, Squaw Creek Water District regarding Squaw Creek Water District Public Water System, PWS ID #WY5600737, Docket # SDWA-08-2024-0025

Dear Mr. Marvin:

This is an Addendum to the Administrative Order (Order) issued to Squaw Creek Water District (Respondent) on April 12, 2024. The purpose of this letter is to approve the Respondent's May 14, 2024 schedule (Schedule) for coming into consistent compliance by correcting three significant deficiencies identified in the April 12, 2020 sanitary survey report. This Addendum does not relieve Respondent from meeting all other deadlines specified in the Order. The Schedule is hereby incorporated into the Order pursuant to paragraph 16. Each milestone and deadline specified below is an enforceable provision of the Order.

<u>Milestone</u>	<u>Deadline</u>
Notify the Public of Significant Deficiencies (Tier 2 Public Notice) Repeat issuing quarterly public notices until the System has returned all significant deficiencies corrected.	May 12, 2024 (reported as completed) On going
WL01 – Well #1 fit with functioning sanitary seals and tightly bolted caps that do not allow contamination to enter the well.	July 31, 2024
WL02 – Well #2 fit with functioning sanitary seals and tightly bolted caps	July 31, 2024

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<u>Milestone</u>	<u>Deadline</u>
that do not allow contamination to enter the well.	
Gravity Tank ST01– Fit four Storage Tanks (10K ea.) with rubber gaskets to seal both the outer and inner hatch lids to their frames tightly to prevent contamination from entering the water system.	July 31, 2024
Notify the EPA of construction completion through submittal of Significant Deficiency Correction Notices with photographs of corrective actions.	Within 10 days of completion of all other Schedule tasks, and construction completion.

Within 10 calendar days of completing all steps included in the above Schedule, please notify the EPA of the project’s completion as required by the Order. The Order also requires Respondent to achieve and maintain compliance with the Ground Water Rule by the final date specified in the approved Schedule. The EPA is authorized to seek penalties if these deadlines are not met. If Respondent has a reasonable basis to believe it may be unable to meet any deadline in the Schedule, it must notify the EPA well in advance of the scheduled deadline to request an extension. The EPA may, at its discretion, consider granting an extension.

If you have any questions or to request an informal conference with the EPA, please contact Christina Carballal via email at [carballal-broome.christina@epa.gov](mailto:carballal-broome.christina@epa.gov), or by phone at (800) 227-8917, extension 6046, or (303) 312-6046. Any questions from your attorney should be directed to Mia Bearley, Senior Assistant Regional Counsel, via email at [bearley.mia@epa.gov](mailto:bearley.mia@epa.gov) or by phone at (800) 227-8917, extension 6554, or (303) 312-6554.

Sincerely,

Tiffany Cantor, Acting Manager  
 Water Enforcement Branch  
 Enforcement and Compliance Assurance Division

ENCLOSURES

1. Significant Deficiency Correction Notice
2. Failure to Take Corrective Action / Public Notification Template

cc: WY DEQ/DOH (via email)  
 Teton County Commissioners ([mnewcomb@tetonwyo.org](mailto:mnewcomb@tetonwyo.org))

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EPA Regional Hearing Clerk ([r8\\_hearing\\_clerk@epa.gov](mailto:r8_hearing_clerk@epa.gov))

Clearwater Operations, Contract Operator ([clearwateroperations@gmail.com](mailto:clearwateroperations@gmail.com))

Bradley Ellis, WY DEQ District Engineer ([bradley.ellis@wyo.gov](mailto:bradley.ellis@wyo.gov))

EPA Regional Hearing Clerk ([r8\\_hearing\\_clerk@epa.gov](mailto:r8_hearing_clerk@epa.gov))