## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

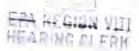


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CERTIFIED MAIL LETTER RETURN RECEIPT REQUESTED

Rodney R. Maki, President and Registered Agent Wrangler Estates, Inc. 3350 Little Powder Road Gillette, WY 82716

RE: Emergency Administrative Order under Safe Drinking Water Act Section 1431 Docket No. SDWA-08-2013-0064 Wrangler Estates Public Water System PWS ID #WY5601474

Dear Mr. Maki:

This letter is an addendum to the Emergency Administrative Order (Order) issued on September 26, 2013, to Wrangler Estates, Inc. (Wrangler), as owner and/or operator of the Wrangler Estates Public Water System (System).

Paragraph 30 of the Order required Wrangler to submit a plan and schedule to the EPA for having the System's storage tanks cleaned and inspected by a third-party company with expertise in the field. In your email dated October 29, 2013, you submitted that plan and schedule. This letter constitutes the EPA's written approval of the schedule in your email, pursuant to paragraph 31 of the Order.

The Order is hereby amended to include the deadline in the following table. This deadline is an enforceable part of the Order. Any noncompliance with the deadline will be subject to the same penalties described in the Order.

Action	Completion Date
A third-party company will clean and inspect the two water tanks. Inspection procedures include: inlet & outlet, overflow, roof & roof hatch, walls & floors, exterior coatings, exterior ladder & rails, internal plumbing, joints and seams, interior coating, telemetry & sediment depths. Cleaning up to two inches of accumulated material from the storage tank floor using underwater vacuum procedures as needed.	November 30, 2013

If the actions listed above do not ensure safe drinking water and compliance with the National Primary Drinking Water Regulations at 40 C.F.R. part 141, the EPA may require additional actions.

The EPA reminds the System to consult with the Wyoming Department of Environmental Quality to verify if any State of Wyoming approval of plans and specifications may be required for actions described in the table.

Pursuant to paragraph 25 of the Order, Wrangler may resume its regular monthly bacteriological monitoring and reporting schedule and discontinue weekly bacteriological monitoring. This notification is based on daily bacteriological monitoring conducted on October 1-3, 2013, and weekly bacteriological monitoring conducted on October 10, 17, 24 and 31, 2013. All daily and weekly samples were analyzed as total coliform-negative. Additionally, this confirms the November 4, 2013, email from Olive Hofstader of EPA to you, which indicated that the System may return to monthly coliform sampling.

Paragraph 27 of the Order required Wrangler to continue to provide disinfection of the System's water and to monitor the chlorine residual at the same time and location as the total coliform monitoring samples required by paragraphs 23 - 26 of the Order. Although, as mentioned above, coliform sampling may be monthly, Wrangler will be required to monitor for chlorine residual at least weekly. Therefore, paragraph 27 is hereby amended to state:

Respondent shall continue to provide disinfection of the System's water and shall monitor the System's chlorine residual at least weekly. Chlorine residual samples shall be collected at representative locations throughout the distribution system (i.e. same locations that bacteriological samples would be collected).

EPA thanks you for your ongoing efforts to ensure safe drinking water at the System. If you have technical questions regarding this matter, please contact Ms. Hofstader at (303) 312-6467. If Wrangler's attorney has any questions or wishes to discuss this matter, please ask him to contact Peggy Livingston, EPA Enforcement Attorney, at (303) 312-6858.

Sincerely,

James H. Eppers, Supervisory Attorney Regulatory Enforcement Unit Legal Enforcement Program Office of Enforcement, Compliance and Environmental Justice

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Arturo Palomares, Director Technical Enforcement Program Office of Enforcement, Compliance, and/Environmental Justice

cc: WY DOH & DEQ (via email) Tina Artemis, EPA Regional Hearing Clerk Patrick E. Carpenter