

DEPARTMENT OF THE ARMY CAMP STANLEY STORAGE ACTIVITY 25800 RALPH FAIR ROAD BOERNE, TX 78015-4800

July 8, 2022

U-025-22

SUBJECT: Sampling of Water Wells LS-5, Located at 7579 Curres Creek Road and LS-6, Located at 7655 Curres Creek Road

Boerne, TX 78015

Dear

Camp Stanley Storage Activity (CSSA) collected groundwater samples from your wells (LS-5 and LS-6) on 5/16/22 and 6/2/22. These samples were submitted to a laboratory contracted by CSSA's environmental contractor for volatile organic compound (VOC) analysis.

This letter provides you with the VOC data from the laboratory results and a formal thank you for your assistance in this groundwater monitoring effort. An abbreviated summary of analytical results compared to maximum contaminant levels (MCLs) allowed in drinking water by the U.S. EPA under the Safe Drinking Water Act is provided below:

Date Sampled	VOC Compound	Result (ppb)	MCL (ppb)	
Well LS-5, serves 7655 & 7579 Curres Creek Road 6/2/22 Tetrachloroethene (PCE) 1.06 5				
6/2/22	Tetrachloroethene (PCE)	1.06	5	
	Trichloroethene (TCE)	3.76	5	
	cis-1,2-Dichloroethene (DCE)	<0.15 (non-detect)	70	
Well LS-6,	serves 7655 Curres Creek Road			
6/2/22	Tetrachloroethene (PCE)	0.825J*	5	
	Trichloroethene (TCE)	0.949J*	5	
	cis-1,2-Dichloroethene (DCE)	<0.15 (non-detect)	70	

^{*} The "J" qualifier indicates the analyte was positively identified; the quantitation is an estimation.

Based on the analytical data, levels of the VOCs PCE and TCE were identified in the water samples from your wells LS-5 and LS-6 before granular activated carbon (GAC) filtration. Results from the laboratory analyses are provided as an attachment for the above sampling event. These levels are below the applicable MCLs and do not affect usability of your wells. The concentrations reported in your wells LS-5 and LS-6

were above or approaching the MCL for VOCs in the past. Therefore, a filtration system was installed on each well.

Evoqua Water Technologies of Houston, Texas provides maintenance for the GAC filtration systems on your wells. The systems will remain in operation for the foreseeable future or until significant reductions in contamination levels are seen in the water in your well before it enters the filtration system. As we discussed at the time of installation, CSSA will continue to be responsible for all costs associated with operation and maintenance of these systems. CSSA will continue to send a representative every three weeks to exchange the five-micron pre- and post-filters in the system.

Evoqua exchanged the first carbon canister and performed other routine maintenance on your systems October 19, 2021. A post-GAC follow up sample was collected on May 16, 2022. If you experience any problems with the systems, please let the installer or CSSA know immediately. Evoqua is very responsive and can make additional maintenance visits if needed.

On 5/16/22, CSSA collected samples from your wells LS-5 and LS-6 after the water was processed through the granular activated carbon (GAC) filter system. These samples are representative of the water being delivered to you for daily use. Based on the analytical data, no VOCs related to CSSA's groundwater investigation were identified in the samples after the second carbon canister (A2). A summary of the post-GAC analytical results is provided below. Copies of the laboratory data sheets are attached. CSSA will collect additional confirmation samples on a 6-month basis to confirm the system remains effective.

Date Sample	VOC compound	Result (ppb)	MCL (ppb)
LS-5-A2, serves	7655 & 7579 Curres Creek I	Road	
5/16/22	PCE	<0.20 (non-detect)	5
	TCE	<0.16 (non-detect)	5
	cis-1,2-DCE	<0.15 (non-detect)	70
LS-6-A2, serves	7655 Curres Creek Road		
5/16/22	PCE	<0.20 (non-detect)	5
	TCE	<0.16 (non-detect)	5
	cis-1,2-DCE	<0.15 (non-detect)	70

As part of the ongoing CSSA environmental program, we are continuing to investigate and cleanup VOC source areas on the installation and to track these compounds in groundwater on- and off-post. As part of this effort, your wells are scheduled to be sampled again in September 2022.

Again, we would like to thank you for your cooperation. We regret that your wells have been impacted but remain committed to making sure your water is safe to use

and keeping you informed. If you have any questions concerning this letter, please contact Gabriel Moreno-Fergusson, Environmental Program Manager, at (210) 295-7067.

Sincerely,

T. Glenn Moore Installation Manager

Enclosure

cc: Mr. Greg Lyssy, EPA Region 6

Mr. Timothy Brown, TCEQ Central Office

Mr. Jorge Salazar, TCEQ Region 13

Ms. Kyle Cunningham, San Antonio Metropolitan Health Dist.

Ms. Laura Arciniaga, Parsons