Executive Summary – Enforcement Matter – Case No. 65709 Cody Blake Davis dba Davis Complex RN111762969 Docket No. 2024-0470-PWS-E

Order Type: Findings Agreed Order Findings Order Justification: People or environmental receptors have been exposed to pollutants which exceed levels that are protective. Media: PWS **Small Business:** Yes Location(s) Where Violation(s) Occurred: Davis Complex, 6104 East Highway 84, Slaton, Lubbock County **Type of Operation:** Public water supply **Other Significant Matters:** Additional Pending Enforcement Actions: Yes, Docket No. 2023-1041-PWS-E Past-Due Penalties: No Other: N/A Interested Third-Parties: None Texas Register Publication Date: October 11, 2024 Comments Received: No

Penalty Information

Total Penalty Assessed: \$6,000 Amount Deferred for Naturally Occurring Radionuclides: \$6,000 Total Paid to General Revenue: \$0 Total Due to General Revenue: \$0 Payment Plan: N/A Compliance History Classifications: Person/CN - N/A Site/RN - N/A Major Source: No Statutory Limit Adjustment: N/A Applicable Penalty Policy: January 2021

Investigation Information

Complaint Date(s): N/A Complaint Information: N/A Date(s) of Investigation: February 26, 2024 through March 8, 2024 Date(s) of NOE(s): March 8, 2024

Violation Information

Executive Summary – Enforcement Matter – Case No. 65709 Cody Blake Davis dba Davis Complex RN111762969 Docket No. 2024-0470-PWS-E

1. Failed to comply with the acute maximum contaminant level ("MCL") of 10 milligrams per liter ("mg/l") for nitrate [30 Tex. ADMIN. CODE § 290.106(f)(2) and Tex. HEALTH & SAFETY CODE § 341.031(a)].

2. Failed to comply with the MCL of 4 mg/l for fluoride based on a running annual average [30 Tex. Admin. Code § 290.106(f)(3)(C) and Tex. Health & SAFETY Code § 341.0315(c)].

Corrective Actions/Technical Requirements

Corrective Action(s) Completed:

N/A

Technical Requirements:

The Order will require the Respondent to:

a. Within 180 days, submit an acceptable written plan, including a proposed schedule and any applicable planning materials, to the Executive Director that provides for an alternate water source, treatment technology, or other means of completing the necessary corrective actions to achieve compliance within 1,095 days with the acute MCL for nitrate and the MCL for fluoride.

b. Within 365 days and on a semi-annual basis thereafter, submit progress reports. These reports shall include information regarding actions taken to provide water which meets the acute MCL for nitrate and the MCL for fluoride.

c. Within 1,095 days:

i. Return to compliance with the acute MCL for nitrate; and

ii. Return to compliance with the MCL for fluoride based on a running annual average.

d. Within 1,110 days, submit written certification to demonstrate compliance with c.

Contact Information

TCEQ Attorney: N/A TCEQ Enforcement Coordinator: De'Shaune Blake, Enforcement Division, Enforcement Team 4, MC R-13, (210) 403-4033; Michael Parrish, Enforcement Division, MC 219, (512) 239-2548 Respondent: Cody Davis, Owner, Davis Complex, 3510 County Road 7660, Lubbock, Texas 79423 Respondent's Attorney: N/A

S COMMISSION	Policy R	Pe evision 5 (January 28,	-	alculatio	n Workst	neet (PC	-	vision February	, 11, 2021
DATES	Assigned	11-Mar-2024							
	PCW	1-Apr-2024	Screening	13-Mar-2024	EPA Due	30-Jun-2024			
RESPO	NDENT/FACILI	TY INFORMATI	ON						
	Respondent	Cody Blake Davis		Complex					
	g. Ent. Ref. No. ty/Site Region				Major/M	linor Source	Minor		
Tacin	ty/Site Region	2 LUDDOCK				inter source	THINO		
	NFORMATION	65700				<u></u>			
En	f./Case ID No.	65709 2024-0470-PWS	-F		NO. C	of Violations Order Type	=		
Med		Public Water Sup			Government				
	Multi-Media	•			Enf.		De'Shaune Bla		
Adr	nin. Penalty \$ I	Limit Minimum	\$50	Maximum	\$5,000	EC's Team	Enforcement	Feam 4	
			Develt		tion Conti				
				•	tion Section	on			
ΤΟΤΑ	L BASE PENA	LTY (Sum of	violation	base penal	ties)		Subtotal 1		\$3,750
ADJU	STMENTS (+	/-) TO SUBTO	DTAL 1						
		tained by multiplying	the Total Base I	, ,		-			*275
	Compliance Hi	story		10.0%	Adjustment	Subto	tals 2, 3, & 7		\$375
	Notes	Enhance	ment for two	NOVs with san	ne/similar violat	ions.			
	Culpability	No		0.0%	Enhancement		Subtotal 4		\$0
	Notes	The Re	spondent doe	es not meet the	culpability crite	eria.			
	Good Faith Eff	ort to Comply T	otal Adjustn	nents			Subtotal 5		\$0
		-							
	Economic Ben	Total EB Amounts	\$22,593		Enhancement* d at the Total EB \$ /	Amount	Subtotal 6		\$1,875
	Estimated	Cost of Compliance	\$90,000						
SUM (OF SUBTOTA	LS 1-7				F	inal Subtotal		\$6,000
OTHE	R FACTORS	AS JUSTICE M		IRE	0.0%		Adjustment		\$0
		Subtotal by the indic					Aujustinent		
	Notes								
						Final Per	alty Amount		\$6,000
STAT	UTORY LIMI		IT			Final Asse	ssed Penalty		\$6,000
DEEE					100.0%	Destaution	A		<u>¢6 000</u>
DEFEI Reduces t		enalty by the indicated	l percentage.		100.0%	Reduction	Adjustment	-	•\$6,000
	Notes	The Executive I	Director recon	nmends a cond rring constitue		for naturally			
ΡΑΥΑ	BLE PENALT	Y					- -		\$0
								ļ	

	NOVs	Written notices of violation ("NOVs") with same or similar violations as those in the current enforcement action (<i>number of NOVs meeting criteria</i>)	2	10%						
		Other written NOVs	0	0%						
		Any agreed final enforcement orders containing a denial of liability (number of orders meeting criteria)	0	0%						
	Orders	Any adjudicated final enforcement orders, agreed final enforcement orders without a denial of liability, or default orders of this state or the federal government, or any final prohibitory emergency orders issued by the commission	0	0%						
	Judgments	Any non-adjudicated final court judgments or consent decrees containing a denial of liability of this state or the federal government (<i>number of judgments or consent decrees meeting criteria</i>)	0	0%						
	and Consent Decrees	Any adjudicated final court judgments and default judgments, or non-adjudicated final court judgments or consent decrees without a denial of liability, of this state or the federal government	0	0%						
	Convictions	Any criminal convictions of this state or the federal government (<i>number of counts</i>)	0	0%						
	Emissions	Chronic excessive emissions events (number of events)	0	0%						
	Audits	Letters notifying the executive director of an intended audit conducted under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (number of audits for which notices were submitted)	0	0%						
	Addits	Disclosures of violations under the Texas Environmental, Health, and Safety Audit Privilege Act, 74th Legislature, 1995 (<i>number of audits for which violations were disclosed</i>)	0	0%						
		Environmental management systems in place for one year or more	No	0%						
	Other	Voluntary on-site compliance assessments conducted by the executive director under a special assistance program	No	0%						
		Participation in a voluntary pollution reduction program	No	0%						
		Early compliance with, or offer of a product that meets future state or federal government environmental requirements	No	0%						
		Adjustment Per	centage (Sub	total 2)	10%					
>> Re	peat Violator	(Subtotal 3)								
N/A Adjustment Percentage (Subtotal 3) 0%										
>> Co	mpliance Hist	ory Person Classification (Subtotal 7)								
N/A Adjustment Percentage (Subtotal 7) 0%										
>> Co	mpliance Hist	ory Summary								
	Compliance History Notes									
		Total Compliance History Adjustment Percentage (S	Subtotals 2,	3, & 7)	10%					
>> Fina	al Compliance	History Adjustment			100					
	Final Adjustment Percentage *capped at 100% 10%									

Compliance History Worksheet >> Compliance History *Site* Enhancement (Subtotal 2)

Policy Revision 5 (January 28, 2021) PCW Revision February 11, 2021

Adjust.

Number

Docket No. 2024-0470-PWS-E

Screening Date 13-Mar-2024 Respondent Cody Blake Davis dba Davis Complex

Case ID No. 65709

Component Number of...

Reg. Ent. Reference No. RN111762969

Media Public Water Supply

Enf. Coordinator De'Shaune Blake

PCW

	Scre	ening Date	13-Mar-2024	Docket No. 2024-0470-PWS-E			PCW
			Cody Blake Davis dba Davis	Complex	Policy Re	evision 5 (January	v 28, 2021)
Dee		ase ID No.			PCW	Revision Februar	ry 11, 2021
Reg.	Ent. Ker		RN111762969 Public Water Supply				
	Enf. C		De'Shaune Blake				
		tion Number					
		Rule Cite(s)	30 Tex. Admin. Code §	§ 290.106(f)(2) and Tex. Health & Safety Code 341.031(a)	₹§		
	Violatio	n Description	milligrams per liter ("r	e acute maximum contaminant level ("MCL") on mg/L") for nitrate. Specifically, the single samp ate was 17 mg/L for the fourth quarter of 2023	ple		
				Base	Penalty		\$5,000
>> Env	vironme	ntal, Prope	rty and Human Health	Matrix			
		Release	Harm Major Moderate	Minor			
OR		Actual					
		Potential		Percent 50.0%			
>>Pro	gramma	tic Matrix Falsification	Major Moderate	Minor			
				Percent 0.0%			
	Matrix Notes	Exceeding the		ed the persons served by the Facility to be exp I levels protective of human health.	osed to		
				Adjustment	\$2,500		
					г		\$2,500
					L		\$2,500
Violatio	on Even	ts					
		Number of V	/iolation Events	91 Number of violation da	avs		
					uy5		
			daily				
			weekly monthly				
			quarterly x	Violation Base	Penalty		\$2,500
			semiannual				, ,
			annual				
			single event	1			
			One quarterl	y event is recommended.			
Coole		uto to Com		-			*0
900a F		orts to Com	ply 0.0% Before NOE/NOV	NOE/NOV to EDPRP/Settlement Offer	eduction		\$0
			Extraordinary				
			Ordinary				
			N/A x				
			Notes The Respor	dent does not meet the good faith criteria for this violation.			
				Violation S	ubtotal		\$2,500
Econor	nic Bene	efit (EB) for	this violation	Statutory Limit 1	ſest		
			ed EB Amount	\$12,552 Violation Final Penalt			\$4,000
			This viola	ation Final Assessed Penalty (adjusted for	limits)		\$4,000

Case ID No. Reg. Ent. Reference No.	65709	avis dba Davis Con					
	Public Water S					Percent Interest	Years of Depreciation
						5.0	15
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Costs Saved	EB Amount
Item Description	1						
Delayed Costs				_			
Equipment				0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$0	\$0
Other (as needed)	\$50,000	31-Dec-2023	1-Aug-2027	3.59	\$598	\$11,954	\$12,552
Engineering/Construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
Remediation/Disposal				0.00	\$0	n/a	\$0
Permit Costs				0.00	\$0	n/a	\$0
Other (as needed)	The delaye	d cost includes the	e estimated amo	0.00	\$0 nvestigate, identif	n/a y, and implement th	\$0
Other (as needed) Notes for DELAYED costs		ions to return to c	ompliance with	ount ot i the acu	nvestigate, identif	y, and implement th calculated from the	\$0 ne necessary
. ,	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	ount ot i the acut pliance to	nvestigate, identif te MCL for nitrate, o the estimated da	y, and implement th calculated from the	\$0 ne necessary last day of the
Notes for DELAYED costs	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	ount ot i the acut pliance to tering 0.00	nvestigate, identif te MCL for nitrate, the estimated da item (except for \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0	\$0 ne necessary last day of the 1 costs) \$0
Notes for DELAYED costs Avoided Costs	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	ount ot i the acut pliance to tering 0.00	nvestigate, identif te MCL for nitrate, o the estimated da item (except for \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0	\$0 he necessary last day of the 1 costs) \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	punt ot i the acut bliance to tering 0.00 0.00 0.00	nvestigate, identif te MCL for nitrate, o the estimated da item (except for \$0 \$0 \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0 \$0	\$0 ne necessary last day of the d costs) \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	ount ot i the acut pliance to tering 0.00	nvestigate, identif te MCL for nitrate, o the estimated da item (except for \$0 \$0 \$0 \$0 \$0	y, and implement th calculated from the ite of compliance. one-time avoided \$0 \$0 \$0 \$0 \$0	\$0 ne necessary last day of the so \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	Dunt of i the acut bliance to 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	nvestigate, identif te MCL for nitrate, o the estimated da item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 ne necessary last day of the formation of the so \$0 \$0 \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	Dunt of i the acut bliance to tering 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	nvestigate, identif te MCL for nitrate, the estimated da item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 ne necessary last day of the \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	Dunt of i the acut bliance to 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	nvestigate, identif te MCL for nitrate, o the estimated da item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 ne necessary last day of the formation of the so \$0 \$0 \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance ONE-TIME avoided costs	corrective act	ions to return to c monitoring per	ompliance with riod of noncomp	Dunt of i the acut bliance to tering 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.00	nvestigate, identif te MCL for nitrate, the estimated da item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	y, and implement the calculated from the te of compliance. one-time avoided \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	\$0 ne necessary last day of the \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0

		ening Date		cket No. 2024-0470-PWS-E	PCW
		espondent ase ID No.	ody Blake Davis dba Davis Complex		Revision 5 (January 28, 2021)
Rea.		erence No.		PCV	V Revision February 11, 2021
			ublic Water Supply		
	Enf. C		e'Shaune Blake		
	Viola	tion Number	2		
		Rule Cite(s))(C) and Tex. Health & Safety Code § 315(c)	
				515(0)	
			Failed to comply with the MCL of 4 mg	L for fluoride based on a running annual	
	Violatior	Description	1, 5, 5,	average concentration of fluoride was 4.4	
		-		th quarter of 2023.	
				Base Densky	# #E 000
				Base Penalty	\$5,000
>> En	vironmer	ntal, Prope	y and Human Health Matrix		
		Release	Harm Major Moderate Minor		
OR		Actual	X		
		Potential		Percent 25.0%	
		tie Metuix			
>>Pro	gramma	tic Matrix Falsification	Major Moderate Minor		
		rubilication		Percent 0.0%	
			I		-
	Matrix	Exceeding	e MCL for fluoride caused the persons se	erved by the Facility to be exposed to a	
	Notes		amount of pollutants which do not excee		
					ļ
				Adjustment \$3,750]
					\$1,250
					ψ1,250
Violati	ion Event	S			
		Number of V	lation Events 1	91 Number of violation days	
		Number of			
			daily		
			weekly		
			monthly guarterly	Violation Base Penalty	\$1,250
			semiannual	Violation Base Fenalty	\$1,230
			annual x		
			single event		
	Γ				
			One annual event is reco	ommended.	
Good	Faith Effo	orts to Com	v 0.0%	Reduction	\$0
Good				DPRP/Settlement Offer	40
			Extraordinary		
			Ordinary		
			N/A x		
			NOTES	meet the good faith criteria for	
			this	violation.	
			<u></u>		11
				Violation Subtotal	\$1,250
Econo	mic Bene	fit (EB) for	his violation	Statutory Limit Test	
		Estimat	EB Amount \$10,041	Violation Final Penalty Total	\$2,000
			This violation Final	Assessed Penalty (adjusted for limits)	4.2 000
			i his violation FINAL	Assessed renaity (adjusted for limits)	\$2,000

	Public Water S					Percent Interest	Years of
Violation No.	2					Percent Interest	Depreciation
						5.0	1!
	Item Cost	Date Required	Final Date	Yrs	Interest Saved	Costs Saved	EB Amount
Item Description	ı						
Delayed Costs	5			_			
Equipment				0.00	\$0	\$0	\$0
Buildings				0.00	\$0	\$0	\$0
Other (as needed)	\$40,000	31-Dec-2023	1-Aug-2027	3.59	\$478	\$9,563	\$10,041
Engineering/Construction				0.00	\$0	\$0	\$0
Land				0.00	\$0	n/a	\$0
Record Keeping System				0.00	\$0	n/a	\$0
Training/Sampling				0.00	\$0	n/a	\$0
Remediation/Disposal				0.00	\$0	n/a	\$0
Permit Costs				0.00	\$0	n/a	\$0
Other (as needed)							
other (as needed)	The delayed	cost includes the	estimated amou	0.00 nt to inv	\$0 /estigate, identify,	n/a and implement corr	\$0 rective actions
Notes for DELAYED costs	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim	vestigate, identify, , calculated from t hated date of comp	and implement corr he last day of the q liance.	rective actions uarter of
Notes for DELAYED costs	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim	vestigate, identify, , calculated from t hated date of comp item (except for	and implement corr he last day of the q liance. one-time avoidec	rective actions uarter of I costs)
Notes for DELAYED costs Avoided Costs Disposal	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00	vestigate, identify, , calculated from t hated date of comp item (except for \$0	and implement corn he last day of the q liance. one-time avoidec \$0	rective actions uarter of I costs) \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00	vestigate, identify, , calculated from t nated date of comp item (except for \$0 \$0	and implement corr he last day of the q liance. one-time avoideo \$0 \$0	ective actions uarter of I costs) \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00 0.00 0.00	vestigate, identify, , calculated from t nated date of comp item (except for \$0 \$0 \$0	and implement corr he last day of the q liance. one-time avoidec \$0 \$0 \$0	ective actions uarter of I costs) \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00 0.00 0.00 0.00	vestigate, identify, , calculated from t hated date of comp item (except for \$0 \$0 \$0 \$0 \$0	and implement corr he last day of the q liance. one-time avoideo \$0 \$0 \$0 \$0 \$0	rective actions uarter of f costs) \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00 0.00 0.00 0.00 0.00	vestigate, identify, , calculated from t hated date of comp item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	and implement corr he last day of the q liance. one-time avoideo \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	rective actions uarter of f costs) \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance ONE-TIME avoided costs	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00 0.00 0.00 0.00 0.00 0.00	vestigate, identify, , calculated from t nated date of comp item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	and implement corr he last day of the q liance. one-time avoideo \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	rective actions uarter of \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0
Notes for DELAYED costs Avoided Costs Disposal Personnel nspection/Reporting/Sampling Supplies/Equipment Financial Assurance	to retur	n to compliance v non	vith the MCL for compliance to t	nt to inv fluoride ne estim tering 0.00 0.00 0.00 0.00 0.00	vestigate, identify, , calculated from t hated date of comp item (except for \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	and implement corr he last day of the q liance. one-time avoideo \$0 \$0 \$0 \$0 \$0 \$0 \$0 \$0	rective actions uarter of s0 \$0 \$0 \$0 \$0 \$0 \$0 \$0

The TCEQ is committed to accessibility.

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Compliance History Report

Compliance History Report for CN606154508, RN111762969, Rating Year 2023 which includes Compliance History (CH) components from September 1, 2018, through August 31, 2023.

Customer, Respondent, or Owner/Operator:	CN606154508, Cody Blake Davis	Classification: NOT APPLICA	BLE Rating: N/A					
Regulated Entity:	RN111762969, DAVIS COMPLEX	Classification: NOT APPLICA	BLE Rating: N/A					
Complexity Points:	N/A	Repeat Violator: N/A						
CH Group:	14 - Other							
Location: 6104 EAST HIGHWAY 84 NEAR SLATON, LUBBOCK COUNTY, TEXAS								
ICEQ Region: REGION 02 - LUBBOCK								
1520329 Compliance History Peri Date Compliance Histor Agency Decision Requir Component Period Selec	ID Number(s): PUBLIC WATER SYSTEM/SUPPLY REGISTRATION							
TCEQ Staff Member to C	ontact for Additional Information	Regarding This Compliance F	listory.					
Name: Dalton Wallace		Phone: (512) 239-670	4					
Site and Owner/Oper	ator History:							
,	nce and/or operation for the full five year c change in ownership/operator of the site d		NO NO					
<u>Components (Multimedia) for the Site Are Listed in Sections A - J</u>								

- A. Final Orders, court judgments, and consent decrees: $_{\mbox{N/A}}$
- B. Criminal convictions: N/A

1

- C. Chronic excessive emissions events: $$N\!/\!A$$
- D. The approval dates of investigations (CCEDS Inv. Track. No.): $$\rm N/A$$

E. Written notices of violations (NOV) (CCEDS Inv. Track. No.):

A notice of violation represents a written allegation of a violation of a specific regulatory requirement from the commission to a regulated entity. A notice of violation is not a final enforcement action, nor proof that a violation has actually occurred.

Date:	12/1	1/2023	(1951134)				
Self Repo	ort?	NO				Classification:	Major
Citation:		30 TAC	Chapter 290,	SubChapter F	F 290.106	5(f)(2)	
Descriptio	on:	(as nitro		,		the MCL of 10 m /L collected on 1	ng/L for nitrate 2/06/2023. ETT

Date:02/22/2024 (1951134)Self Report?NOClassification:ModerateCitation:30 TAC Chapter 290, SubChapter F 290.106(f)(3)(C)Description:FLU MCL 4Q2023 - During the 4th quarter of 2023 the system violated the
maximum contaminant level for fluoride with a RAA of 4.4 mg/L. ETT Point
Value = 5

F. Environmental audits:

N/A

2

- G. Type of environmental management systems (EMSs): $_{\mbox{$N/A$}}$
- H. Voluntary on-site compliance assessment dates: $$N\!/\!A$$
- I. Participation in a voluntary pollution reduction program: \$N/A\$
- J. Early compliance:

N/A

Sites Outside of Texas:

N/A

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



§

IN THE MATTER OF AN ENFORCEMENT ACTION CONCERNING CODY BLAKE DAVIS DBA DAVIS COMPLEX RN111762969 BEFORE THE TEXAS COMMISSION ON

ENVIRONMENTAL QUALITY

AGREED ORDER DOCKET NO. 2024-0470-PWS-E

On _______, the Texas Commission on Environmental Quality ("the Commission" or "TCEQ") considered this agreement of the parties, resolving an enforcement action regarding Cody Blake Davis dba Davis Complex (the "Respondent") under the authority of TEX. HEALTH & SAFETY CODE ch. 341. The Executive Director of the TCEQ, through the Enforcement Division, and the Respondent presented this Order to the Commission.

The Respondent understands that they have certain procedural rights at certain points in the enforcement process, including the right to formal notice of violations, notice of an evidentiary hearing, the right to an evidentiary hearing, and a right to appeal. By entering into this Order, the Respondent agrees to waive all notice and procedural rights.

It is further understood and agreed that this Order represents the complete and fully-integrated agreement of the parties. The provisions of this Order are deemed severable and, if a court of competent jurisdiction or other appropriate authority deems any provision of this Order unenforceable, the remaining provisions shall be valid and enforceable. The duties and responsibilities imposed by this Order are binding upon the Respondent.

The Commission makes the following Findings of Fact and Conclusions of Law:

I. FINDINGS OF FACT

- 1. The Respondent owns and operates a public water supply located at 6104 East Highway 84 near Slaton, Lubbock County, Texas (the "Facility"). The Facility provides water for human consumption, has one service connection, and serves at least 25 people per day for at least 60 days per year. As such, the Facility is a public water system as defined in 30 Tex. ADMIN. CODE § 290.38(73).
- 2. During a record review conducted for the Facility on February 26, 2024 through March 8, 2024, an investigator documented that:
 - a. The single sample concentration of nitrate was 17 milligrams per liter ("mg/L") for the fourth quarter of 2023.
 - b. The running annual average concentration of fluoride was 4.4 mg/L for the fourth quarter of 2023.

II. CONCLUSIONS OF LAW

- 1. As evidenced by Finding of Fact No. 1, the Respondent is subject to the jurisdiction of the TCEQ pursuant to TEX. HEALTH & SAFETY CODE ch. 341 and the rules of the TCEQ.
- 2. As evidenced by Finding of Fact No. 2.a, the Respondent failed to comply with the acute maximum contaminant level ("MCL") of 10 mg/L for nitrate, in violation of 30 Tex. ADMIN. CODE § 290.106(f)(2) and Tex. HEALTH & SAFETY CODE § 341.031(a).
- 3. As evidenced by Finding of Fact No. 2.b, the Respondent failed to comply with the MCL of 4 mg/L for fluoride based on a running annual average, in violation of 30 Tex. ADMIN. CODE § 290.106(f)(3)(C) and Tex. HEALTH & SAFETY CODE § 341.0315(c).
- 4. Pursuant to TEX. HEALTH & SAFETY CODE § 341.049(a), the TCEQ has the authority to assess an administrative penalty against the Respondent for violations of state statutes within the TCEQ's jurisdiction, for violations of rules adopted under such statutes, or for violations of orders or permits issued under such statutes.
- 5. An administrative penalty in the amount of \$6,000 is justified by the facts recited in this Order, and considered in light of the factors set forth in TEX. HEALTH & SAFETY CODE § 341.049(b). The amount of \$6,000 is deferred contingent upon the Respondent's timely and satisfactory compliance with all the terms of this Order and shall be waived only upon full compliance with all the terms and conditions contained in this Order. If the Respondent fails to timely and satisfactorily comply with any requirement contained in this Order, the Executive Director may demand payment of all or part of the conditionally deferred penalty

III. ORDERING PROVISIONS

NOW, THEREFORE, THE TEXAS COMMISSION ON ENVIRONMENTAL QUALITY ORDERS that:

1. The Respondent is assessed a penalty as set forth in Conclusion of Law No. 5 for violations of state statutes and rules of the TCEQ. The payment of this penalty and the Respondent's compliance with all the requirements set forth in this Order resolve only the matters set forth by this Order in this action. The Commission shall not be constrained in any manner from requiring corrective actions or penalties for violations that are not raised here. Penalty payments shall be made payable to "TCEQ" and shall be sent with the notation "Re: Cody Blake Davis dba Davis Complex, Docket No. 2024-0470-PWS-E" to:

Financial Administration Division, Revenue Operations Section Attention: Cashier's Office, MC 214 Texas Commission on Environmental Quality P.O. Box 13088 Austin, Texas 78711-3088

2. The Respondent shall undertake the following technical requirements:

- a. Within 180 days after the effective date of this Order, submit an acceptable written plan, including a proposed schedule and any applicable planning materials, to the Executive Director that provides for an alternate water source, treatment technology, or other means of completing the necessary corrective actions to achieve compliance within 1,095 days after the effective date of this Order with the acute MCL for nitrate and the MCL for fluoride to the addresses listed in Ordering Provision No. 2.d below.
- b. Within 365 days after the effective date of this Order and on a semi-annual basis thereafter, submit progress reports to the addresses listed in Ordering Provision No. 2.d below. These reports shall include information regarding actions taken to provide water which meets the acute MCL for nitrate and the MCL for fluoride.
- c. Within 1,095 days after the effective date of this Order,
 - i. Return to compliance with the acute MCL for nitrate, in accordance with 30 Tex. ADMIN CODE § 290.106; and
 - ii. Return to compliance with the MCL for fluoride based on a running annual average, in accordance with 30 TEX. ADMIN CODE § 290.106.
- d. Within 1,110 days after the effective date of this Order, submit written certification, and include detailed supporting documentation including photographs, receipts, and/or other records to demonstrate compliance with Ordering Provision Nos. 2.c.i and 2.c.ii. The certification shall be signed by the Respondent and shall include the following certification language:

"I certify under penalty of law that I have personally examined and am familiar with the information submitted and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fines and imprisonment for knowing violations."

The certification shall be submitted to:

Enforcement Division, MC 149A Texas Commission on Environmental Quality P.O. Box 13087 Austin, Texas 78711-3087

with a copy to:

Drinking Water Special Functions Section Manager Water Supply Division, MC 155 Texas Commission on Environmental Quality P.O. Box 15087 Austin, Texas 78711-3087

- 3. All relief not expressly granted in this Order is denied.
- 4. The duties and provisions imposed by this Order shall apply to and be binding upon the Respondent. The Respondent is ordered to give notice of this Order to personnel who maintain day-to-day control over the Facility operations referenced in this Order.
- 5. The Executive Director may grant an extension of any deadline in this Order or in any plan, report, or other document submitted pursuant to this Order, upon a written and substantiated showing of good cause. All requests for extensions by the Respondent shall be made in writing to the Executive Director. Extensions are not effective until the Respondent receives written approval from the Executive Director. The determination of what constitutes good cause rests solely with the Executive Director. Extension requests shall be sent to the Enforcement Division at the address listed above.
- 6. The Executive Director may, without further notice or hearing, refer this matter to the Office of the Attorney General of the State of Texas ("OAG") for further enforcement proceedings if the Executive Director determines that the Respondent has not complied with one or more of the terms in this Order.
- 7. This Order shall terminate five years from its effective date or upon compliance with all the terms and conditions set forth in this Order, whichever is later.
- 8. This Order, issued by the Commission, shall not be admissible against the Respondent in a civil proceeding, unless the proceeding is brought by the OAG to: (1) enforce the terms of this Order; or (2) pursue violations of a statute within the Commission's jurisdiction, or of a rule adopted or an order or permit issued by the Commission under such a statute.
- 9. This Order may be executed in separate and multiple counterparts, which together shall constitute a single instrument. Any page of this Order may be copied, scanned, digitized, converted to electronic portable document format ("pdf"), or otherwise reproduced and may be transmitted by digital or electronic transmission, including but not limited to facsimile transmission and electronic mail. Any signature affixed to this Order shall constitute an original signature for all purposes and may be used, filed, substituted, or issued for any purpose for which an original signature could be used. The term "signature" shall include manual signatures and true and accurate reproductions of manual signatures created, executed, endorsed, adopted, or authorized by the person or persons to whom the signatures are attributable. Signatures may be copied or reproduced digitally, electronically, by photocopying, engraving, imprinting, lithographing, electronic mail, facsimile transmission, stamping, or any other means or process which the Executive Director deems acceptable. In this paragraph exclusively,

the terms: electronic transmission, owner, person, writing, and written, shall have the meanings assigned to them under Tex. Bus. ORG. CODE § 1.002.

10. The effective date of this Order is the date it is signed by the Commission. A copy of this fully executed Order shall be provided to each of the parties.

SIGNATURE PAGE

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

For the Commission

Date

For the Executive Director

10/16/2024 Date

I, the undersigned, have read and understand the attached Order. I am authorized to agree to the attached Order, and I do agree to the terms and conditions specified therein. I further acknowledge that the TCEQ, in accepting payment for the penalty amount, is materially relying on such representation.

I also understand that failure to comply with the Ordering Provisions, if any, in this Order and/or failure to timely pay the penalty amount, may result in:

- A negative impact on compliance history:
- Greater scrutiny of any permit applications submitted;
- Referral of this case to the OAG for contempt, injunctive relief, additional penalties, and/or attorney fees, or to a collection agency;
- Increased penalties in any future enforcement actions: .
- Automatic referral to the OAG of any future enforcement actions; and
- TCEQ seeking other relief as authorized by law.

In addition, any falsification of any compliance documents may result in criminal prosecution.

Signature

Name (Printed or typed) Authorized Representative of

Cody Blake Davis dba Davis Complex

<u>G-17-24</u> Date <u>Owner</u>

□ *If mailing address has changed, please check this box and provide the new address below:*