STATEMENT OF BASIS

This Statement of Basis is for information and justification of the draft permitting decision only. The Arkansas Department of Environmental Quality (ADEQ) hereby issues a draft denial of the application for Arkansas Pollution Control and Ecology Commission (APC&EC or "Commission") Regulation 5 Permit 5264-W, AFIN 51-00164.

1. Permitting Authority

Arkansas Department of Environmental Quality Office of Water Quality 5301 Northshore Dr. North Little Rock, AR 72118-5317

2. Applicant

C&H Hog Farms, Inc. HC 72 Box 2 Vendor, AR 72683

3. Permit History/Activity

The facility was previously permitted under APC&EC Regulation 6. The applicant submitted a permit application for a new permit under APC&EC Regulation 5, which was received on April 7, 2016, with additional information received on June 29, 2016, December 6, 2017, December 26, 2017, and December 29, 2017. On January 10, 2018, the Department issued a decision to deny this permit application. The applicant appealed this decision to the Commission, Docket No. 18-001-P. On August 24, 2018, the Commission approved Minute Order 18-20, adopting the Administrative Law Judge's (ALJ) recommended decision as set out in Order No. 14 in Docket No. 18-001-P.

The Department issues this draft decision pursuant to APC&EC Minute Order 18-20.

4. Facility Location

The facility is located as follows: HC 72 Box 2 near the community of Mount Judea in Newton County, Arkansas. The facility is located at the following coordinates: Latitude 35 55 30.47 N; Longitude 93 4 18.42 W

5. Waterbody Evaluation

The facility is located in Stream Segment 4J of the White River Basin, which is not in the Nutrient Surplus Area as designated by Ark. Code Ann. § 15-20-1104. Surrounding areas were

evaluated to determine if any Extraordinary Resource Waters (ERWs), Ecologically Sensitive Waters (ESWs), Natural or Scenic Waterways (NSWs), or waterbodies in the 2016 or the proposed 2018 list of impaired waterbodies in the State of Arkansas are near the proposed land application sites.

In conjunction with the proposed 2018 impaired waterbodies list, the Department has proposed to place these four impaired Assessment Units (two sections of Big Creek (Newton County) and two sections of the Buffalo National River) in Category 4(b) for the 2018 assessment:¹

- Two segments of Big Creek, one for pathogens (AR_11010003_022) and one for dissolved oxygen (AR_11010003_020), and
- Two segments of Buffalo National River (AR_11010005_011, AR_11010005_010) for pathogens

6. Applicant Activity

Under the standard industrial classification (SIC) code 0213 or North American Industry Classification System (NAICS) code 112210, the applicant's activities are the operation of a swine facility.

7. Facility Type and Size

This existing facility operates as a sow-farrowing facility. The permit application proposed the following numbers of swine: 6 boars, 2,252 gestating sows, 420 lactating sows, and 750 nursery pigs.²

8. Basis for Permit Decision

APC&EC Reg. 8.211(A)(1) states:

The Director shall issue the final permitting decision in writing. The Director's decision shall be made upon consideration of the completed application, the public comments on the record, if any, and any other materials provided by law or regulation applicable to the application or other matters to be considered in the decision. The Director may impose special conditions upon issuance of a permit.

In addition, APC&EC Regulation 5 entitled "Liquid Animal Waste Management Systems" specifically, APC&EC Regulation 5.402, Design Requirements states:

(A) Design and waste management plans shall be in accordance with this Chapter and the following United States Department of Agriculture Natural Resources Conservation technical publications:

² These numbers were provided by the applicant.

¹ A map of these Assessment Units can be accessed at the following link: http://arkansasdeq.maps.arcgis.com/apps/MapJournal/index.html?appid=edf6259f9c8840e7b686287bc2c29799

- (1) Field Office Technical Guide, as amended.
- (2) Agricultural Waste Management Field Handbook, as amended.

ADEQ denies issuance of the permit after determining that the record lacks necessary and critical information to support granting of the permit, and the record contains information that the operation of this facility may be contributing to water quality impairments of waters of the state.³ The permitting decision is based on the submitted permit application, comments received from the public, and other available and relevant data and information.

Deficiencies in the Geological Investigation:

The facility is located on the Boone Formation, an area known to have karst. The hydrology of karst terrain is "created from the dissolution of soluble rocks, principally limestone and dolomite." Karst terrain is characterized by springs, caves, and sinkholes. "Karst hydrogeology is typified by a network of interconnected fissures, fractures and conduits emplaced in a relatively low-permeability rock matrix." In karst, the groundwater flow usually occurs through these networks of interconnected fissures, and groundwater may be stored in that matrix. Aquifers in karst are extremely vulnerable to contamination.

The presence of karst triggers additional considerations for siting and design as stated in the Animal Waste Management Field Handbook (AWMFH). The following examples illustrate some of the issues presented by karst:

AWMFH, 651.0702(c) states:

Sinkholes or caves in karst topography or underground mines may disqualify a site for a waste storage pond or treatment lagoon.

AWMFH, 651.0702(1) states:

Common problems associated with karst terrain include highly permeable foundations and the associated potential for groundwater contamination, and sinkholes can open up with collapsing ground. As such, its recognition is important in determining potential siting problems.

ADEQ has determined that a detailed geological investigation of the facility is required because karst includes highly permeable foundations with the associated potential for groundwater contamination and potential for sinkholes to open up with collapsing ground or cause differential settlement. The AWMFH requires a detailed geologic investigation for complex geologies, i.e. karst, that includes, but is not limited to, groundwater flow direction studies, borings in the pool

³ See 40 CFR 122.44(d)(1)(i).

⁴ Karst: the result of natural processes in and on the Earth's crust caused by dissolution and leaching of limestones, dolomites, gypsum, halite, and other soluble rocks.

⁵ USGS Website, What is Karst?, https://water.usgs.gov/ogw/karst/pages/whatiskarst.

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USGS Website, What is Karst?, https://water.usgs.gov/ogw/karst/pages/whatiskarst.

⁸ USGS Website, What is Karst?, https://water.usgs.gov/ogw/karst/pages/whatiskarst.

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areas, berm integrity assessment, and pond and liner construction quality assurance. A facility located in a sensitive geologic area must also have an Emergency Response Plan to address any failure of the waste containment system. Section 651.0204(a) of the AWMFH requires facilities with waste impoundments with embankments to consider the risk to life, property, and the environment should the embankment fail.

Additionally, the AWMFH includes considerations based on site-specific conditions found in the land application sites. AWMFH 651.0504 addresses soil suitabilities and limitations for agricultural waste application. The suitabilities and limitations for each soil property are categorized as slight, moderate, or severe. Although a severe suitability rating does not necessarily infer that agricultural wastes cannot be applied to that site, a severe limitation does infer a need for careful planning to overcome the severe limitation or hazard associated with that soil characteristic.

AWMFH, 651.0503(b) states in part:

Soils that have high permeability and intake rates, coarse texture, or shallow depth to a water table are the most susceptible to nitrate contamination of ground water.

The ground penetrating radar studies ¹⁰ at Fields 1, 5, and 12 indicated that land application to those fields should be limited in accordance with AWMFH 651.0504 (a)–(n) and Table 5-3. The ground penetrating radar studies suggest that these fields have characteristics identified in AWMFH 651.0504 (a)–(n) and Table 5-3, such as areas of higher permeability, thin soils of less than twenty (20) inches, and soils with a significant fraction of rock fragments preventing some soil samples from being taken. The limitations for land application sites based on these soil characteristics are included as part of the AWMFH for the purpose of preventing contamination of ground water. Geotechnical investigations of the land application fields are necessary to account for the soil characteristics that require limitations on animal waste application rates.

Geotechnical investigations of the pond area and of the land application fields are necessary to demonstrate that this facility is not contributing to water quality impairments of Big Creek and the Buffalo National River. The 2018 proposed listing of Big Creek and the Buffalo National River as impaired further illustrates the need for these detailed studies.

C&H submitted two reports to ADEQ: one from Terracon Consultants, Inc. ("Terracon") and one from Carman Professional Services PLLC ("Carman"). The report from Terracon stated that "Karst features were not identified in the [Harbor] boring." The report from Carman states, "[b]ased on the QA report, as-built plans, and the Harbor Drilling information, there is no evidence of karst in the area of the ponds."

Comparing the reports from Terracon and Carman with the information contained in the Harbor Drilling Study and the included subsurface geology report prepared by Hydrogeology Inc. and signed by Tai T. Hubbard, LPG IN-2253/AR No. 14 ("Hydrogeology Report"), ADEQ has determined that the Harbor Drilling Report and the Hydrogeology Report do not support Terracon's conclusions that "Karst features were not identified in the boring" or Carman's

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¹⁰ As part of the BCRET study, USDA, NRCS conducted Ground Penetrating Radar (GPR) Surveys for Fields 1 and 5 in November of 2013 and Field 12 in April of 2014.

statements that "[b]ased on the QA report, as-built plans, and the Harbor Drilling information, there is no evidence of karst in the area of the ponds."

ADEQ agrees with the following conclusions and statements in the Hydrogeology Report:

The highly weathered limestone bedrock and unconsolidated clay intervals observed between 13.8 and 28.0 ft. below ground surface (bgs.) appeared to have the characteristics of epikarst. ¹¹

Although there were zones of thin bedding that appeared to be mechanically broken by the drilling process, there were no significant karst related voids identified in core recovery or by driller observation. The primary karst feature during the drilling of B-1 is the previously identified epikarst zone noted between 13.8 ft.bgs. and 28.0 ft.bgs. 12

Based on the Harbor Drilling Study and the Hydrogeology Report, ADEQ has concluded that the boring encountered a zone of epikarst¹³ between 13 and 28 ft. bgs. that was described as limestone with fractures and moderate disintegration that showed evidence of dissolution and mineralization. This zone of epikarst is a karst feature in the boring. These conclusions are supported by the drilling logs and photographs in the Harbor Drilling Report.¹⁴

ADEQ reviewed this information and compared it to the information in the boring logs provided by C&H. ADEQ has determined that the epikarst zone identified in the Harbor Drilling Study and the Hydrogeology Report was encountered at or near the depth of the invert for Pond 2. The boring identified by C&H as BH2 is the boring that is closest to Pond 2, but BH2 does not extend beyond the invert of Pond 2. The BH2 boring is insufficient to characterize the geology underlying Pond 2. The boring identified by C&H as BH3 was performed in the area of Pond 1 and appears to extend below the depth of the invert for Pond 2. However, the BH3 boring is also insufficient to characterize the geology underlying Pond 2.

Considering the BH2 and BH3 borings, the Harbor Drilling Study, and the Hydrogeology Report, the bottom of Pond 2 is near the depth at which epikarst was encountered in the Harbor

¹¹ Hydrogeology Report, Page 3.

¹² Hydrogeology Report, Page 4.

¹³ Epikarst: a relatively thick portion of bedrock extending from the base of the soil zone and is characterized by extreme weathering and enhanced solution. Thickness may vary considerably; may be up to 30 meters thick. Significant water storage and transport are known to occur in this zone.

¹⁴ The Rock Core Photographic Logs support the conclusion in the Hydrogeology Report that the primary karst feature during the drilling is the "epikarst zone noted between 13.8 ft.bgs. and 28.0 ft.bgs." This conclusion is supported by the Rock Core Photographic Logs, Hydrogeology Report, Attachment 2, Photographic Log, Page 3, C & H Hog Farms: B1 Rock Core Photographic Log:

Run 2, Box 4: 13.8 . bgs. close up of Boone Forma on Contact (likely epikarst)

Run 2, Box 4: 12.0—14.0 .bgs. Boone Forma on Contact (likely epikarst).

¹⁵ APC&EC Regulation 5.404 states that a boring should extend to at least two (2) feet below the planned bottom of the excavation.

Drilling Study. The AWMFH, in Appendix 10D states that the following conditions may require special design measures:

- at least 2 feet of natural soil in groups III or IV do not occur below the bottom and sides of the lagoon
- the soils are flocculated (high calcium)
- highly unfavorable geologic conditions, such as karst formations, occur at the site

ADEQ has identified karst at the site, and BCRET reported that the core sample from the Harbor Drilling Study had a calcium content of 382,176mg per kg of soil at a depth of 25 feet. Based on the proximity to epikarst, the underlying karst of the Boone Formation, and areas of increased calcium, ADEQ has determined that these conditions warrant special design measures, and a detailed geological investigation is required for this facility. AWMFH 651.0704, Site Investigations for Planning and Design, states, "[a] detailed investigation must be scheduled if reliable information for design cannot be obtained without that detailed investigation." Without the detailed geophysical, hydrological, and engineering data specific to this facility as required by the AWMFH, as amended, ADEQ is unable to ascertain compliance with Reg. 5.402.

The AWMFH covers many aspects of waste management systems. ADEQ has compiled a list of some of the requirements of the AWMFH that are relevant to ADEQ's decision to issue this draft denial. The list below is not intended to reflect all requirements of the AWMFH and it is not intended to reflect all factors that may have been considered by ADEQ during the review of the application.

- Groundwater Assessment: A groundwater flow direction study to determine the directional flow(s) from any waste storage ponds (Citation: APC&EC Regulation 5.402, A WMFH 651.0703(b)).
- Geologic Assessments: A complete geologic investigation, including but not limited to:
 - Borings within the pool areas to ascertain that groundwater elevation is not within 5 feet of invert of the ponds (Citation: APC&EC Regulation 5.402, A WMFH 651, Table 10-4);
 - Borings within the pool areas to ascertain the foundation of earth-filled structures ("For structures with a pool area, use at least five test holes or pits or one per 10,000 square feet of pool area, whichever is greater." Citation: APC&EC Regulation 5.402, A WMFH 651.0704(b)(4)); and
 - •Borings within the pool areas to rule out the presence of large voids in karst (Citation: APC&EC Regulation 5.402, AWMFH 651, Table 10-4).
- Berm Integrity Assessment: Borings are required in the embankment centerline of the berms as part of the detailed geologic investigation. (Citation: APC&EC Regulation 5.402, AWMFH 651.0704(b)(4)).

- Pond Construction Quality Assurance: The record included one recompacted permeability test. That single test is insufficient to determine liner integrity. The necessary soil investigations including, but not limited to, percentage of fines and soil permeability evaluations, have not been performed at this facility in accordance with the AWMFH 651 Table 10-4 and Appendix 10D. (Citation: APC&EC Regulation 5.402, AWMFH 651, Table 10-4 and Appendix 10D and 10E).
- Assessment of High-Risk Areas of Land Application Sites: A field assessment for all land application sites including all of the characteristics listed in AWMFH 651.0504 (a)-(n), and the resulting field management plans (Citation: APC&EC Regulation 5.402, AWMFH 651.0504 (a)-(n) and Table 5-3).
- Pond Levee Integrity and Assessment Requirements: An adequate Operations and Maintenance Plan for the pond levee, including an inspection schedule and plan document, was not included in the record. An adequate plan should at a minimum include:
 - Whether the inspections are internal or independently performed by a third party;
 - The specific checklist of items for the inspection to cover;
 - Recordkeeping requirements;
 - Frequency of inspections; and
 - How the inspection results will be reviewed and/or audited.

(Citation: AWMFH 651.1302(d); Natural Resources Conservation Service Operation and Maintenance, Waste Storage Facility, Code 313)

• Emergency Response Preparedness: An emergency action plan regarding potential consequences of failure of the waste impoundment embankments or accidental release (Citation: APC&EC Regulation 5.402, AWMFH 651.0204(a)-(b)).

As set out in the AWMFH, these detailed geophysical and engineering studies are necessary to inform the design and operation of the facility. These detailed geophysical and engineering studies are necessary for ADEQ to evaluate the design, as constructed, and continued operation of the facility. The ultimate aim of APC&EC Reg. 5 and the AWMFH is that pollutants are not being released from the facility and its operations into waters of the state.

Water Quality Issues:

The purpose of APC&EC Regulation 5 is generally to prevent point source pollution, minimize nonpoint source pollution to the waters of the state, and protect water quality. APC&EC Regulation 5.102. As stated in the AWMFH, 651.0108(a):

Potential water pollutants derived from agricultural waste can be classified as nutrients, oxygen-demanding materials, bacteria that indicate potential presence

of pathogens, sediment, suspended or dissolved materials, and agrichemicals and other organic and inorganic materials.

Since the initial January 10, 2018 decision to deny the applicant's permit, the Department has issued its proposed assessment of the status of water quality in Arkansas and identified waterbodies that fail to meet standards defined in APC&EC Regulation 2.16 Four Assessment Units in close proximity to the ongoing operations of the applicant, C&H Hog Farms, Inc., failed to meet the standards in APC&EC Regulation 2 (two sections of Big Creek (Newton County) and two sections of the Buffalo National River). 17

The assessment units impaired for pathogens and dissolved oxygen¹⁸ and other related water quality data indicate that this facility may be contributing to the water quality impairments observed in Big Creek and the Buffalo National River.

In addition to this proposed listing of Big Creek and the Buffalo National River as impaired waterbodies, the Big Creek Research Extension Team (BCRET) has documented an increase in nitrate-N near the facility. In the April 1 to June 30, 2018 Quarterly Report, BCRET presented data that documents a statistically significant increase of nitrate-N in the ephemeral stream (BC4) and the house well (W1) since 2014. (BCRET April-June 2018, Figure 24). Increased nitrate-N in both the ephemeral stream and the house well suggests that these systems may be hydrologically connected to areas where farm activities take place.

Data supplied from the C&H Hog Farms, Inc. 2014–2017 Annual Reports document an increase of soil test phosphorus (STP) from 20 ppm to 68 ppm in Field 17 to a more significant increase in Field 1, which increased from 45 ppm to 173 ppm. As stated in University of Arkansas Division of Agriculture Soil Phosphorus: Management and Recommendations FSA1029, "Arkansas scientists agree that there is no agronomic reason or need for STP to be greater than about 50 ppm (Mehlich-3 extraction)." As of the C&H Hog Farms, Inc. 2017 Annual Report, soil test phosphorus for all fields receiving waste were greater than 50 ppm. "A large amount of research between 1985 and 2000, showed that as STP increased, especially in the top 2-4 inches of soil, so did the concentrations of soluble P in runoff." (FSA1029) The increased soil test phosphorus results raise concerns related to those fields with thin soils as reported in the ground penetrating radar studies.

The proposed listing of Big Creek and the Buffalo National River as impaired waterbodies, the statistically significant increase of nitrate-N in the ephemeral stream and house well, and the increase of STP in all land application fields receiving waste further illustrate the need for C&H

¹⁸ AWMFH, 651.0108(a) identifies oxygen-demanding materials and pathogens as potential water quality impacts from agricultural waste.

¹⁶ Pursuant to 40 C.F.R. § 130.7(b)(5), ADEQ assembles and evaluates all existing and readily available water quality data and information, from ADEQ and outside entities, to make water quality standard attainment decisions. Data are evaluated for use by determining adherence (or not) to data quality considerations outlined in the 2018 Assessment Methodology. The 2018 Assessment Methodology can be assessed at the following link:

https://www.adeq.state.ar.us/water/planning/integrated/303d/pdfs/2018/final-2018-assessmentmethodology.pdf

¹⁷ See Section 5. Waterbody Evaluation.

to provide the appropriate geotechnical data to demonstrate that this facility has been constructed in accordance with the AWMFH and that the assessment of soil suitabilities and limitations has been conducted in accordance with the AWMFH as required by ACP&EC Regulation 5.402.

9. Point of Contact

The preparation and technical review of this permit application were conducted by Office of Water Quality staff with support from other resources within ADEQ including the Office of Law and Policy and the Office of Land Resources. The review team was led by Dr. Robert Blanz, Ph.D., P.E., Chief Technical Officer for ADEQ.

10. Sources

- 1. APC&EC Regulation No. 8, Administrative Procedures, as amended.
- 2. APC&EC Regulation No. 9, Fee System for Environmental Permits, as amended.
- 3. APC&EC Regulation No. 5, Liquid Animal Waste Management Systems, as amended.
- 4. Water and Air Pollution Control Act, Ark. Code Ann. § 8-4-101 et seq.
- 5. Application for permit No. 5264-W received April 7, 2016.
- 6. NMP dated April 6, 2016.
- 7. Additional information received on June 29, 2016.
- 8. Additional information received on December 6, 2017.
- 9. Additional information received on December 26, 2017.
- 10. Additional information received on December 29, 2017.
- 11. Drilling Study report by Harbor Environmental and Safety, Inc. dated December 2016, as amended.
- 12. Animal Waste Management Field Handbook, as amended.
- 13. Additional resources at the following link:

 $https://www.adeq.state.ar.us/home/pdssql/p_permit_details_water_spb.aspx?AFINDash=51-00164\&AFIN=5100164\&PmtNbr=5264-W$