This document along with the technical support document provides information for the issuance of the synthetic minor permit. The draft permit was on public noticed from September 28, 2016 through October 27, 2016.

There were no requests for a public hearing, and no significant public comments were received. The State Historic Preservation Officer concurred on November 18, 2016, with the EPA analyses that the continued operation of the compressor station does not have the potential to cause effects on historic properties, assuming that such properties were present because the permit does not authorize any new construction or ground disturbances, nor has the applicant proposed such activities that continued operation of the compressor station does not have the potential to cause effects on historic properties. EPA’s analyses of Section 7(a) of the Endangered Species Act (ESA) indicated “no effect” since this action is establishing operating parameters for an existing facility that has operated since 2000.

The permit meets all the requirements for issuance of the final permit as in 40 CFR § 49.159

(a) The permit, basis of decision and technical support document will be sent upon signature to the applicant
   i. EPA will post the notice on the issuance of the final permit on the EPA public notice website and the Air Permits website along with the supporting materials.
   ii. Since there were no public comments the permit becomes effective immediately on issuance 40 CFR §49.159(a)(3)

(b) The permit and administrative record documents are available on the EPA website for a minimum period of 5 years. Current website address is: https://www.epa.gov/CAA-permitting/tribal-nsr-permits-epas-south-central-region-laguna-pueblo-redonda-compressor-station

(c) The administrative record on the above website contains:
   i. The application and other additional information from the applicant
   ii. The draft permit notice
   iii. Other supporting documents include the emission calculations and correspondence from EPA to the applicant. Additionally the agency letters to the State and local agencies, and adjacent tribes [40 CFR § 49.157(b)(1)(i)] as well as the letters to tribes that may have had a historical interest in that county are posted on the website. The concurrence letter from the State Historical Preservation Officer is included as well.
   iv. There are no comments for this permitting action
   v. Final permits and this document is also on the above website.