Rebecca A. Hoyt Senior Vice President and Chief Accounting Officer APA Corp One Post Oak Central 2000 Post Oak Boulevard, Suite 100 Houston, Texas 77056-4400

Re: APA Corp

Annual Report on Form 10-K for the fiscal year ended December 31,

2023

Filed February 22, 2024 File No. 001-40144

Dear Rebecca A. Hoyt:

We have reviewed your filing and have the following comment(s).

Please respond to this letter within ten business days by providing the requested

information or advise us as soon as possible when you will respond. If you do not believe a  $% \left( 1\right) =\left( 1\right)$ 

comment applies to your facts and circumstances, please tell us why in your response.

After reviewing your response to this letter, we may have additional comments.

Annual Report on Form 10-K for the fiscal year ended December 31, 2023 Operating Areas Other Exploration, page 6

1.

You disclose that successful appraisal of two key oil discoveries "confirmed combined  $% \left( 1\right) =\left( 1\right) +\left( 1$ 

recoverable resources of an estimated 700 million barrels of oil for the two fields". Please  $\,$ 

note that disclosure of quantities other than reserves in an annual report on Form  $10\text{-}\mathrm{K}$  is

generally prohibited. See the instruction to Item 1202 of Regulation S-K and revise your  $\,$ 

disclosure accordingly.

Business Overview

Upstream Exploration and Production

Drilling Statistics, page 7

2. We note that 7.7 nets wells (10%) of the 73.8 net development wells drilled in Egypt

during 2023 were dry; however, during the prior five years (2018 to 2022) only 3 net  $$\rm \sim 10^{-2}\,cm^{-2}$ 

July 23, 2024

Page 2

development wells (1%) of the total 226.7 net development wells drilled in Egypt were

 $\mbox{\ensuremath{\mbox{dry}}}.$  Please provide as supplemental information a reasonably detailed explanation for the

higher dry hole rate during 2023, including any effect on your future development plans

in Egypt. Additionally, tell us the following:

Whether any proved undeveloped reserves were included for the  $7.7\,\mathrm{net}$  dry wells at

year-end 2022, and if so, the quantity of those reserves and where the downward

revision is reflected in the 2023 reserve roll-forward;

 $\label{eq:continuous} \text{Whether and how actual drilling results differed from assumptions } \\ \text{underlying the}$ 

decision to drill these wells;

Whether the results on these wells led you to reevaluate reserve

estimates for any

other wells; and,

 $\label{thm:problem} \mbox{Where any downward revisions attributable to any related wells are reflected in the} \\$ 

2023 reserve roll-forward.

We remind you that the company and its management are responsible for the accuracy  $% \left( 1\right) =\left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left( 1\right) +\left( 1\right) \left( 1\right) \left($ 

and adequacy of their disclosures, notwithstanding any review, comments, action or absence of

action by the staff.

Please contact Sandra Wall at 202-551-4727, Petroleum Engineer, or Brad Skinner, Office Chief, at 202-551-3489 if you have questions regarding the engineering comments or related matters.

Sincerely,

Division of

Office of Energy &

Corporation Finance

Transportation