

Main Office 3000 N. Austin St. Seguin, Texas 78155 (830)303-3313 Opt.1 (830)372-2874 (Fax)

Schertz Substation 1052 FM 78, Ste. 103 Schertz, Texas 78154 (830)303-3313 Opt.2 (877)254-0888 (Fax)

POSTED

MAY 2 3 2025
Q:51 am
TERESA KIEL
Guadalupe County Clerk
By: Work

NOTICE OF MEETING

Notice is hereby given that the Guadalupe Appraisal Review Board will convene at 9:00 a.m. on June 5, 6, 7, 10, 11, 12, 13, 16, 17, 18, 20, 23, 24, 25, 26, 27, 30, 2025 at the Guadalupe Appraisal District Office, 3000 N. Austin Street, Seguin, Texas 78155.

Under the authority of Chapter 551 of the Texas Government Code, the Board, during the course of the meeting covered by this notice, may enter into closed or executive session for any of the following reasons provided the subject to be discussed is on the agenda for the meeting.

• For a private consultation with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas, clearly conflicts with this chapter. (Sec. 551-071)

Notwithstanding Chapter 551 of the Texas Government Code, the Appraisal Review Board shall conduct a hearing that is closed to the public if the property owner or the chief appraiser intends to disclose proprietary or confidential information at the hearing that will assist the review board in determining the protest. The review board may hold a closed hearing under this subsection only on a joint motion by the property owner and the chief appraiser. <u>Information described by Section 41.66 (d-1) is considered information obtained under Section 22.27 of the Texas Property Tax Code.</u>

NO FINAL ACTION, DECISION, OR VOTE SHALL BE TAKEN WHILE THE BOARD IS IN CLOSED OR EXECUTIVE SESSION. Chapter 551. Texas Government Code.

Agenda on Attached Sheet

Copies of proposed agenda can be obtained at the front counter.

This notice posted and filed in compliance with the Open Meetings Act on or before May 23, 2025, at 5:00 p.m.

1. CALL TO ORDER

2. ROLL CALL

- 3. The Board will examine, equalize and approve the appraisal records of the Chief Appraiser and will hear and determine taxpayer and taxing unit appeals on all matters permitted by the Texas Property Tax Code. The Appraisal Review Board will be in session other days, notice for which shall be duly posted, until all appeals are heard and resolved. This notice is given pursuant to TEX.CIV.STAT.ANN.Art.6252.17.
- 4. Executive Session: The Appraisal Review Board may retire to Executive Session for the purpose of consulting with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas, clearly conflicts with this chapter. (Sec.551-071)
- 5. Closed Session: The Appraisal Review Board may retire to closed session on a joint motion by the property owner or its designated agent and the chief appraiser and her designee, if either party intends to disclose proprietary or confidential information at the hearing that will assist the appraisal review board in determining the protest. (Sec. 41.66 d-1)
- 6. Action: Appraisal Review Board order determining appeal where joint motion exists and evidence is submitted to Appraisal Review Board in closed session under Sec. 41.66 d-1.

7. Adjournment

Hugh Douglass

Chairman, A.R.B.

Deg 2 Wouglass



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POSTED

NOTICE OF MEETING

MAY 2 3 2025 Q: S 2 am TERESA KIEL Guadalupe County Clerk By: WWW 2 www.

Notice is hereby given that the Guadalupe Appraisal Review Board will convene at 9:00 a.m. on Saturday June 7, 2025, at the Guadalupe Appraisal District Office, 3000 N. Austin Street, Seguin, Texas 78155.

Under the authority of Chapter 551 of the Texas Government Code, the Board, during the course of the meeting covered by this notice, may enter into closed or executive session for any of the following reasons provided the subject to be discussed is on the agenda for the meeting.

• For a private consultation with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas, clearly conflicts with this chapter. (Sec. 551-071)

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Hugh Douglass Chairman, A.R.B.

Leg 2 Douglass



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Schertz Substation 1052 FM 78, Stc. 103 Schertz, Texas 78154 (830)303-3313 Opt.2 (877)254-0888 (Fax)

POSTED

MAY 2 3 2025

9:53am
TERESA KIEL
Guadalupe County Clerk
By: Wayn Lim

NOTICE OF MEETING

Notice is hereby given that the Guadalupe Appraisal Review Board will convene at 1:00 p.m. on June 11, 2025, at the Guadalupe Appraisal District Office, 3000 N. Austin Street, Seguin, Texas 78155.

Under the authority of Chapter 551 of the Texas Government Code, the Board, during the course of the meeting covered by this notice, may enter into closed or executive session for any of the following reasons provided the subject to be discussed is on the agenda for the meeting.

• For a private consultation with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas, clearly conflicts with this chapter. (Sec. 551-071)

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1. CALL TO ORDER

- 2. ROLL CALL
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7. Adjournment

Hugh Douglass

Chairman, A.R.B.



NOTICE – PUBLIC HEARING

THE GUADALUPE COUNTY GROUNDWATER
CONSERVATION DISTRICT
WILL HOLD A PUBLIC HEARING at the GCGCD
OFFICE located at:

200 N. Austin St. Ste. # 301 Seguin, TX 78155

Thursday, June 12, 2025 at 4:30 PM



Webex link:

https://guadalupecountygroundwaterconservationdistrict-188.my.webex.com/guadalupecountygroundwaterconservationdistrict-188.my/j.php?MTID=m3a97a70a5f754f9192a4c94da209d052

Meeting number: 2865 678 549 Meeting password: ZMwiEtMm583

Join by phone United States Toll +1-650-479-3208

Access code: 28656785496 Meeting password for audio: 96943866

- 1. Public hearing on permit applications/amendments and District's proposed rule1
 - A. Ranchy McRanchface, LLC (COM-2023-WX-01)

 Application to drill two new wells to serve as redundant/ backup wells for the golf course application includes request to consolidate the water rights into a single permit containing 5 wells under Rule 5.4(o)
 - B. Major permit amendment request to increase the annual quantity of groundwater authorized to be withdrawn from the Wilcox aquifer by 7.5 AF/YR for a total of 528.355 AF/YR under permit (COM-2023-WX-01)
 - i. Invitation for public comment
 - ii. GCGCD staff present/summarize amendment
 - iii. Permit applicant/representative(s) comments
 - iv. GCGCD hydrogeologist Bill Klemt comments
 - v. Invitation for additional public comments
 - C. District's proposed rules
 - i. Invitation for public comment receive public input on proposed amendment to District Rule 6.2 to require the filing of notice of intent to drill a new well by a well driller or landowner and approval by the District prior to drilling.
 - D. Adjournment of public hearing

No action will be taken at the public hearing.

*Regular meeting of the Guadalupe County Groundwater Conservation District will follow the close of the public hearing.

NOTE: The District is committed to compliance with the Americans with Disabilities Act (ADA) and accommodations. Please contact the District office at (830) 379-5969 at least 48 hours in advance if special assistance is needed.

POSTED

MAY 2 9 2025 10:38 am TERESA KIEL Guadalype County Cler

¹ Additional more detailed notice required by state law and the District's rules was separately issued by the District.



MAY 3 0 2025 11:53am



GUADALUPE COUNTY BAIL BOND BOARD NOTICE OF REGULAR MEETING:

DATE:

June 06, 2025

TIME:

8:30 A.M.

LOCATION: GUADALUPE COUNTY JUSTICE CENTER

211 W. COURT STREET, 1st FLOOR, COURTROOM #109

SEGUIN, TEXAS 78155

AGENDA

- **CALL TO ORDER** I.
- II. CITIZENS TO BE HEARD
- **ACTION ITEMS: DISCUSSION & POSSIBLE ACTION** III.
 - A. Approval of the minutes from the May 2, 2025 meeting of the Guadalupe County Bail Bond Board.
 - B. Application for Surety Company, employee identification card submitted by Zina Meeker d/b/a AAA(Z) Bail Bonds for Veronica A. Torres.
 - C. Application for Surety Company, employee identification card submitted by Zina Meeker d/b/a Texas Bail Bonds for Veronica A. Torres.
 - D. Application for Surety Company, employee identification card submitted by Bryan Garcia d/b/a B's Bail Bonds for Marisol Nieto.
 - E. Discussion on enhancing public awareness regarding bonds.
 - F. Monthly Bail Bond Reports.

IV. **ADJOURN**

This posting is made to allow action by the Guadalupe County Bail Bond Board. Persons with disabilities who plan to attend this meeting and who may need auxiliary aid or services such as interpreter for persons who are deaf or hearing impaired, are requested to contact the Guadalupe County Adult Detention Center at (830) 303-6342 ext. 3322, no later than two (2) working days prior to the meeting so the appropriate arrangements can be made.

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



NOTICE OF APPLICATION AND PRELIMINARY DECISION FOR WATER QUALITY LAND APPLICATION PERMIT FOR MUNICIPAL WASTEWATER

RENEWAL

PERMIT NO. WQ0014037001

MAY 3 0 2025
12:00 pm
TERESA KIEL
Guadalupe County Clerk
By: Wwy 1

APPLICATION AND PRELIMINARY DECISION. Harvest Hills Treatment, Ltd., 103 South Winston Lane, San Antonio, Texas 78213, has applied to the Texas Commission on Environmental Quality (TCEQ) for a renewal of TCEQ Permit No. WQ0014037001 which authorizes the disposal of treated domestic wastewater at a daily average flow not to exceed 90,000 gallons per day via surface irrigation of 35 acres of non-public access land. This permit will not authorize a discharge of pollutants into water in the state. TCEQ received this application on October 22, 2024.

The wastewater treatment facility and disposal site are located at 3910 Harvest Canyon, in the City of Santa Clara, Guadalupe County, Texas 78124. The wastewater treatment facility and disposal site are located in the drainage basin of in the drainage basin of Santa Clara Creek in Segment No. 1902 of the San Antonio River Basin. This link to an electronic map of the site or facility's general location is provided as a public courtesy and is not part of the application or notice. For the exact location, refer to the application. https://gisweb.tceq.texas.gov/LocationMapper/?marker=-98.164166,29.604444&level=18

The TCEQ Executive Director has completed the technical review of the application and prepared a draft permit. The draft permit, if approved, would establish the conditions under which the facility must operate. The Executive Director has made a preliminary decision that this permit, if issued, meets all statutory and regulatory requirements. The permit application, Executive Director's preliminary decision, and draft permit are available for viewing and copying at Guadalupe County Justice Center, Front Desk, 211 West Court Street, Seguin, in Guadalupe County, Texas. The application, including any updates, and associated notices are available electronically at the following webpage:

https://www.tceq.texas.gov/permitting/wastewater/pending-permits/tlap-applications.

PUBLIC COMMENT / PUBLIC MEETING. You may submit public comments or request a public meeting about this application.] The purpose of a public meeting is to provide the opportunity to submit comments or to ask questions about the application. TCEQ holds a public meeting if the Executive Director determines that there is a significant degree of public interest in the application or if requested by a local legislator. A public meeting is not a contested case hearing.

OPPORTUNITY FOR A CONTESTED CASE HEARING. After the deadline for submitting public comments, the Executive Director will consider all timely comments and prepare a response to all relevant and material, or significant public comments. Unless the application is directly referred for a contested case hearing, the response to comments will be mailed to everyone who submitted public comments and to those persons who are on the mailing list for this application. If comments are received, the mailing will also provide instructions for requesting a contested case hearing or reconsideration of the Executive Director's decision. A contested case hearing is a legal proceeding similar to a civil trial in a state district court.

TO REQUEST A CONTESTED CASE HEARING, YOU MUST INCLUDE THE FOLLOWING ITEMS IN YOUR REQUEST: your name, address, phone number; applicant's name and proposed permit number; the location and distance of your property/activities relative to the proposed facility; a specific description of how you would be adversely affected by the facility in a way not common to the general public; a list of all disputed issues of fact that you submit during the comment period; and the statement "[I/we] request a contested case hearing." If the request for contested case hearing is filed on behalf of a group or association, the request must designate the group's representative for receiving future correspondence; identify by name and physical address an individual member of the group who would be adversely affected by the proposed facility or activity; provide the information discussed above regarding the affected member's location and distance from the facility or activity; explain how and why the member would be affected; and explain how the interests the group seeks to protect are relevant to the group's purpose.

Following the close of all applicable comment and request periods, the Executive Director will forward the application and any requests for reconsideration or for a contested case hearing to the TCEQ Commissioners for their consideration at a scheduled Commission meeting.

The Commission may only grant a request for a contested case hearing on issues the requestor submitted in their timely comments that were not subsequently withdrawn. If a hearing is granted, the subject of a hearing will be limited to disputed issues of fact or mixed questions of fact and law relating to relevant and material water quality concerns submitted during the comment period. TCEQ may act on an application to renew a permit for discharge of wastewater without providing an opportunity for a contested case hearing if certain criteria are met.

EXECUTIVE DIRECTOR ACTION. The Executive Director may issue final approval of the application unless a timely contested case hearing request or request for reconsideration is filed. If a timely hearing request or request for reconsideration is filed, the Executive Director will not issue final approval of the permit and will forward the application and request to the TCEQ Commissioners for their consideration at a scheduled Commission meeting.

MAILING LIST. If you submit public comments, a request for a contested case hearing or a reconsideration of the Executive Director's decision, you will be added to the mailing list for this specific application to receive future public notices mailed by the Office of the Chief Clerk. In addition, you may request to be placed on: (1) the permanent mailing list for a specific applicant name and permit number; and/or (2) the mailing list for a specific county. If you wish to be placed on the permanent and/or the county mailing list, clearly specify which list(s) and send your request to TCEQ Office of the Chief Clerk at the address below.

All written public comments and public meeting requests must be submitted to the Office of the Chief Clerk, MC 105, Texas Commission on Environmental Quality, P.O. Box 13087, Austin, TX 78711-3087 or electronically at www.tceq.texas.gov/goto/comment within 30 days from the date of newspaper publication of this notice.

INFORMATION AVAILABLE ONLINE. For details about the status of the application, visit the Commissioners' Integrated Database at www.tceq.texas.gov/goto/cid. Search the database using the permit number for this application, which is provided at the top of this notice.

AGENCY CONTACTS AND INFORMATION. Public comments and requests must be submitted either electronically at www.tceq.texas.gov/goto/comment, or in writing to the Texas Commission on Environmental Quality, Office of the Chief Clerk, MC 105, P.O. Box 13087, Austin, Texas 78711-3087. Any personal information you submit to the TCEQ will become part of the agency's record; this includes email addresses. For more information about this permit application or the permitting process, please call the TCEQ Public Education Program, Toll Free, at 1-800-687-4040 or visit their website at www.tceq.texas.gov/goto/pep. Si desea información en Español, puede llamar al 1-800-687-4040.

Further information may also be obtained from Harvest Hills Treatment, Ltd. at the address stated above or by calling Mr. Jack Uptmore, General Manager, at 210-696-2522.

Issuance Date: May 8, 2025

Comisión De Calidad Ambiental Del Estado De Texas



AVISO DE SOLICITUD Y DECISIÓN PRELIMINAR PARA PERMISO PARA APLICACIÓN DE LA CALIDAD DEL AGUA EN TERRENOS PARA AGUAS RESIDUALES MUNICIPALES

RENOVACIÓN

PERMISO NO. WQ0014037001

SOLICITUD Y DECISIÓN PRELIMINAR. Harvest Hills Treatment, Ltd., 103 South Winston Lane, San Antonio, Texas 78213 ha solicitado a la Comisión de Calidad Ambiental del Estado de Texas (TCEQ) por una renovación para autorizar la eliminación de aguas residuales domésticas tratadas con un caudal medio diario que no supere los 90.000 galones por día mediante riego superficial de 35 acres de terreno de acceso no público. Este permiso no autorizará una descarga de contaminantes a las aguas del estado. La TCEQ recibió esta solicitud el Octubre 22, 2024.

La planta y el sitio de disposición están ubicadas en 3910 Harvest Canyon en la ciudad de Santa Clara, en el Condado de Guadalupe, Texas. La planta y el sitio de disposición están ubicados en la cuenca de drenaje de Santa Clara Creek en el Segmento No. 1902 de la Cuenca del Río San Antonio. Este enlace a un mapa electrónico de la ubicación general del sitio o de la instalación es proporcionado como una cortesía y no es parte de la solicitud o del aviso. Para la ubicación exacta, consulte la solicitud.

https://gisweb.tceq.texas.gov/LocationMapper/?marker=-98.164166,29.604444&level=18

El Director Ejecutivo de la TCEQ ha completado la revisión técnica de la solicitud y ha preparado un borrador del permiso. El borrador del permiso, si es aprobado, establecería las condiciones bajo las cuales la instalación debe operar. El Director Ejecutivo ha tomado una decisión preliminar que si este permiso es emitido, cumple con todos los requisitos normativos y legales. La solicitud del permiso, la decisión preliminar del Director Ejecutivo y el borrador del permiso están disponibles para leer y copiar en Centro de Justicia del Condado de Guadalupe, Recepción, 211 West Court Street, Seguin, Condado de Guadalupe, Texas. La solicitud (cualquier actualización y aviso inclusive) está disponible electrónicamente en la siguiente página web: https://www.tceq.texas.gov/permitting/wastewater/pending-permits/tlap-applications.

AVISO DE IDIOMA ALTERNATIVO. El aviso de idioma alternativo en español está disponible

https://www.tceq.texas.gov/permitting/wastewater/pending-permits/tlap-applications.

COMENTARIO PUBLICO / REUNION PUBLICA. Usted puede presentar comentarios públicos o pedir una reunión pública sobre esta solicitud. El propósito de una reunión pública es dar la oportunidad de presentar comentarios o hacer preguntas acerca de la solicitud. La TCEQ realiza una reunión pública si el Director Ejecutivo determina que hay un grado de interés público suficiente en la solicitud o si un legislador local lo pide. Una reunión pública no es una audiencia administrativa de lo contencioso.

OPORTUNIDAD DE UNA AUDIENCIA ADMINISTRATIVA DE LO CONTENCIOSO.

Después del plazo para presentar comentarios públicos, el Director Ejecutivo considerará todos los comentarios apropiados y preparará una respuesta a todo los comentarios públicos esenciales, pertinentes, o significativos. A menos que la solicitud haya sido referida directamente a una audiencia administrativa de lo contencioso, la respuesta a los comentarios y la decisión del Director Ejecutivo sobre la solicitud serán enviados por correo a todos los que presentaron un comentario público y a las personas que están en la lista para recibir avisos sobre esta solicitud. Si se reciben comentarios, el aviso también proveerá instrucciones para pedir una reconsideración de la decisión del Director Ejecutivo y para pedir una audiencia administrativa de lo contencioso. Una audiencia administrativa de lo contencioso es un procedimiento legal similar a un procedimiento legal civil en un tribunal de distrito del estado.

PARA SOLICITAR UNA AUDIENCIA DE CASO IMPUGNADO, USTED DEBE INCLUIR EN SU SOLICITUD LOS SIGUIENTES DATOS: su nombre, dirección, y número de teléfono; el nombre del solicitante y número del permiso; la ubicación v distancia de su propiedad/actividad con respecto a la instalación; una descripción específica de la forma cómo usted sería afectado adversamente por el sitio de una manera no común al público en general; una lista de todas las cuestiones de hecho en disputa que usted presente durante el período de comentarios; y la declaración "[Yo/nosotros] solicito/solicitamos una audiencia de caso impugnado". Si presenta la petición para una audiencia de caso impugnado de parte de un grupo o asociación, debe identificar una persona que representa al grupo para recibir correspondencia en el futuro; identificar el nombre y la dirección de un miembro del grupo que sería afectado adversamente por la planta o la actividad propuesta; proveer la información indicada anteriormente con respecto a la ubicación del miembro afectado y su distancia de la planta o actividad propuesta; explicar cómo y porqué el miembro sería afectado; y explicar cómo los intereses que el grupo desea proteger son pertinentes al propósito del grupo.

Después del cierre de todos los períodos de comentarios y de petición que aplican, el Director Ejecutivo enviará la solicitud y cualquier petición para reconsideración o para una audiencia de caso impugnado a los Comisionados de la TCEQ para su consideración durante una reunión programada de la Comisión. La Comisión sólo puede conceder una solicitud de una audiencia de caso impugnado sobre los temas que el solicitante haya presentado en sus comentarios oportunos que no fueron retirados posteriormente. Si se concede una audiencia, el tema de la audiencia estará limitado a cuestiones de hecho en disputa o cuestiones mixtas de hecho y de derecho relacionadas a intereses pertinentes y materiales de calidad del agua que se hayan presentado durante el período de comentarios. Si ciertos criterios se cumplen, la TCEQ puede actuar sobre una solicitud para renovar un permiso sin proveer una oportunidad de una audiencia administrativa de lo contencioso.

ACCIÓN DEL DIRECTOR EJECUTIVO. El Director Ejecutivo puede emitir una aprobación final de la solicitud a menos que exista un pedido antes del plazo de vencimiento de una audiencia administrativa de lo contencioso o se ha presentado un pedido de reconsideración. Si un pedido ha llegado antes del plazo de vencimiento de la audiencia o el pedido de reconsideración ha sido presentado, el Director Ejecutivo no emitirá una aprobación final sobre el permiso y enviará la solicitud y el pedido a los Comisionados de la TECQ para consideración en una reunión programada de la Comisión.

LISTA DE CORREO. Si somete comentarios públicos, un pedido para una audiencia administrativa de lo contencioso o una reconsideración de la decisión del Director Ejecutivo, la Oficina del Secretario Principal enviará por correo los avisos públicos en relación con la solicitud. Ademas, puede pedir que la TCEQ ponga su nombre en una or mas de las listas correos siguientes (1) la lista de correo permanente para recibir los avisos de el solicitante indicado por nombre y número del permiso específico y/o (2) la lista de correo de todas las solicitudes en un condado específico. Si desea que se agrega su nombre en una de las listas designe cual lista(s) y envia por correo su pedido a la Oficina del Secretario Principal de la TCEQ.

Todos los comentarios escritos del público y los pedidos una reunión deben ser presentados durante los 30 días después de la publicación del aviso a la Oficina del Secretario Principal, MC 105, TCEQ, P.O. Box 13087, Austin, TX 78711-3087 or por el internet a www.tceq.texas.gov/about/comments.html. Tenga en cuenta que cualquier información personal que usted proporcione, incluyendo su nombre, número de teléfono, dirección de correo electrónico y dirección física pasarán a formar parte del registro público de la Agencia.

CONTACTOS E INFORMACIÓN DE LA AGENCIA. Los comentarios y solicitudes públicas deben enviarse electrónicamente a https://www14.tceq.texas.gov/epic/eComment/, o por escrito a Texas Commission on Environmental Quality, Office of the Chief Clerk, MC-105, P.O. Box 13087, Austin, Texas 78711-3087. Cualquier información personal que envíe a al TCEQ pasará a formar parte del registro de la agencia; esto incluye las direcciones de correo electrónico. Para obtener más información sobre esta solicitud de permiso o el proceso de permisos, llame al Programa de Educación Pública de la TCEQ, sin cargo, al 1-800-687-4040 o visite su sitio web en www.tceq.texas.gov/goto/pep. Si desea información en español, puede llamar al 1-800-687-4040.

También se puede obtener información adicional del Harvest Hills Treatment, Ltd. a la dirección indicada arriba o llamando a Sr. Jack Uptmore, Gerente General al 210-696-2522.

Fecha de emission: 8 de mayo de 2025

POSTED

MAY 3 0 2025

TERESA KIE

12:00 pm

TECHNICAL SUMMARY AND EXECUTIVE DIRECTOR'S PRELIMINARY DECISION

DESCRIPTION OF APPLICATION

Applicant:

Harvest Hills Treatment, Ltd.

TCEQ Permit No. WQ0014037001

Regulated Activity:

Domestic Wastewater Permit

Type of Application:

Renewal

Request:

Renewal with no changes

Authority: Texas Water

Texas Water Code (TWC) § 26.027; 30 Texas Administrative

Code (TAC) Chapters 305, 309, 312, 319, and 30; and

Commission policies.

EXECUTIVE DIRECTOR RECOMMENDATION

The Executive Director has made a preliminary decision that this permit, if issued, meets all statutory and regulatory requirements. The draft permit includes an expiration date of **ten years from the date of issuance**, according to 30 TAC Section 305.127(1)(C)(ii)(III), Conditions to be Determined for Individual Permits.

REASON FOR PROJECT PROPOSED

Harvest Hills Treatment, Ltd. has applied to the Texas Commission on Environmental Quality (TCEQ) for a renewal of Permit No. WQoo14037001 to authorize the disposal of treated domestic wastewater at a daily average flow not to exceed 0.09 million gallons per day (MGD) via surface irrigation of 35 acres of non-public access land. The facility includes a storage pond with a total surface area of 3.5 acres and total capacity of 26 acre-feet for storage of treated effluent prior to irrigation. The existing wastewater treatment facility serves the Harvest Hills Subdivision.

PROJECT DESCRIPTION AND LOCATION

The Harvest Hills Subdivision Wastewater Treatment Facility consists of an activated sludge process plant using the extended aeration mode. Treatment units include a bar screen, flow equalization basin, aeration basin, final clarifier, sludge holding tank, and a chlorine contact chamber. The facility is in operation.

Sludge generated from the treatment facility is hauled by a registered transporter to Lokhart Wastewater Treatment Facility 2, Permit No. WQ0010210002 to be digested, dewatered, and then disposed of with the bulk of the sludge from the plant accepting the sludge. The draft permit also authorizes the disposal of sludge at a TCEQ-authorized land application site, codisposal landfill, wastewater treatment facility, or facility that further processes sludge.

The wastewater treatment facility and disposal site are located at 3910 Harvest Canyon, in the City of Santa Clara, Guadalupe County, Texas 78124.

Harvest Hills Treatment, Ltd.
Permit No. WQ0014037001
Statement of Basis/Technical Summary and Executive Director's Preliminary Decision

The wastewater treatment facility and disposal site are located in the drainage basin of in the drainage basin of Santa Clara Creek in Segment No. 1902 of the San Antonio River Basin. No discharge of pollutants into water in the state is authorized by this permit.

SUMMARY OF EFFLUENT DATA

The following is a summary of the applicant's effluent monitoring data for the period March 2023 through March 2025. The average of Daily Average value is computed by averaging of all 30-day average values for the reporting period for each parameter: flow and five-day biochemical oxygen demand (BOD₅).

<u>Parameter</u> <u>Average of Daily Average</u>

Flow, MGD 0.06 BOD₅, mg/l 6.9

DRAFT PERMIT CONDITIONS

The draft permit authorizes the disposal of treated domestic wastewater effluent at a daily average flow not to exceed 0.09 MGD via surface irrigation of 35 acres of non-public access land. The facility includes a storage pond with a total surface area of 3.5 acres and total capacity of 26 acre-feet for storage of treated effluent prior to irrigation. Application rates to the irrigated land shall not exceed 2.88 acre-feet per year per acre irrigated. The permittee will maintain coastal Bermuda grass on the disposal site.

The effluent limitation in the draft permit, based on a single grab, is 65 mg/l biochemical oxygen demand (BOD_5). The effluent shall contain a total chlorine residual of at least 1.0 mg/l after a detention time of at least 20 minutes based on peak flow.

The permittee shall comply with the requirements of 30 TAC § 309.13(a) through (d). In addition, by ownership of the required buffer zone area, the permittee shall comply with the requirements of 30 TAC § 309.13(e).

The draft permit includes Sludge Provisions according to the requirements of 30 TAC Chapter 312, Sludge Use, Disposal, and Transportation. Sludge generated from the treatment facility is hauled by a registered transporter to Lokhart Wastewater Treatment Facility 2, Permit No. WQ0010210002 to be digested, dewatered, and then disposed of with the bulk of the sludge from the plant accepting the sludge. The draft permit also authorizes the disposal of sludge at a TCEQ-authorized land application site, co-disposal landfill, wastewater treatment facility, or facility that further processes sludge.

SUMMARY OF CHANGES FROM APPLICATION

None.

SUMMARY OF CHANGES FROM EXISTING PERMIT

Effluent limitations and monitoring requirements in the draft permit remain the same as the existing permit effluent limitations and monitoring requirements. The Sludge Provisions,

Harvest Hills Treatment, Ltd.
Permit No. WQ0014037001
Statement of Basis/Technical Summary and Executive Director's Preliminary Decision

Special Provisions, and Standard Provisions have been revised in the draft permit.

SECTION IV. REQUIREMENTS APPLYING TO SLUDGE TRANSPORTED TO ANOTHER FACILITY FOR FURTHER PROCESSING has been added to the Sludge Provisions of the draft permit to allow the transporting of sludge to another facility.

Special Provision No. 2 in the existing permit has been updated to reflect the requirements of 30 TAC § 30.342, which does not allow renewal of a Class D operator's license for mechanical treatment plants.

Special Provision (S.P.) Nos. 4, 9, and 13 in the existing permit have been revised in the draft permit based on Agronomy and Geology compliance review.

S.P. Nos. 14, 15, 16, 17, 21, 22, and 23 have been added to the draft permit based on Agronomy and Geology compliance review.

The draft permit includes all updates based on the 30 TAC 312 rule change effective April 23, 2020.

BASIS FOR DRAFT PERMIT

The following items were considered in developing the draft permit:

- 1. Application received on October 22, 2024, and additional information received on April 21, 2025.
- 2. Existing TCEQ permit: Permit No. WQ0014037001 issued on October 8, 2015.
- 3. Interoffice Memorandum from the Water Quality Assessment Team, Water Quality Assessment & Standards Section, Water Quality Division.

PROCEDURES FOR FINAL DECISION

When an application is declared administratively complete, the Chief Clerk sends a letter to the applicant advising the applicant to publish the Notice of Receipt of Application and Intent to Obtain Permit in the newspaper. In addition, the Chief Clerk instructs the applicant to place a copy of the application in a public place for review and copying in the county where the facility is or will be located. This application will be in a public place throughout the comment period. The Chief Clerk also mails this notice to any interested persons and, if required, to landowners identified in the permit application. This notice informs the public about the application and provides that an interested person may file comments on the application or request a contested case hearing or a public meeting.

Once a draft permit is completed, it is sent, along with the Executive Director's preliminary decision, as contained in the technical summary or fact sheet, to the Chief Clerk. At that time, the Notice of Application and Preliminary Decision will be mailed to the same people and published in the same newspaper as the prior notice. This notice sets a deadline for making public comments. The applicant must place a copy of the Executive Director's preliminary decision and draft permit in the public place with the application.

Harvest Hills Treatment, Ltd.
Permit No. WQ0014037001
Statement of Basis/Technical Summary and Executive Director's Preliminary Decision

Any interested person may request a public meeting on the application until the deadline for filing public comments. A public meeting is intended for the taking of public comment and is not a contested case proceeding.

After the public comment deadline, the Executive Director prepares a response to all significant public comments on the application or the draft permit raised during the public comment period. The Chief Clerk then mails the Executive Director's response to comments and final decision to people who have filed comments, requested a contested case hearing, or requested to be on the mailing list. This notice provides that if a person is not satisfied with the Executive Director's response and decision, they can request a contested case hearing or file a request to reconsider the Executive Director's decision within 30 days after the notice is mailed.

The Executive Director will issue the permit unless a written hearing request or request for reconsideration is filed within 30 days after the Executive Director's response to comments and final decision is mailed. If a hearing request or request for reconsideration is filed, the Executive Director will not issue the permit and will forward the application and request to the TCEQ Commissioners for their consideration at a scheduled Commission meeting. If a contested case hearing is held, it will be a legal proceeding similar to a civil trial in state district court.

If the Executive Director calls a public meeting or the Commission grants a contested case hearing as described above, the Commission will give notice of the date, time, and place of the meeting or hearing. If a hearing request or request for reconsideration is made, the Commission will consider all public comments in making its decision and shall either adopt the Executive Director's response to public comments or prepare its own response.

For additional information about this application, contact Sujata Sinha at (512) 239-1963.

Sujata Sinha

Sujata Sinha

Municipal Permits Team

Wastewater Permitting Section (MC 148)

4/28/2025

Doto



TEXAS COMMISSION ON ENVIRONMENTAL QUALITY P.O. Box 13087 Austin, Texas 78711-3087

This is a renewal of amendment supersedes and replaces Permit No. WQ0014037001 issued on October 8, 2015.

PERMIT TO DISCHARGE WASTES under provisions of Chapter 26

under provisions of Chapter 26 of the Texas Water Code

Harvest Hills Treatment, Ltd.

whose mailing address is

103 South Winston Lane San Antonio, Texas 78213

Nature of Business Producing Waste: Domestic wastewater treatment operation, SIC Code 6515.

General Description and Location of Waste Disposal System:

Description: The Harvest Hills Subdivision Wastewater Treatment Facility consists of an activated sludge process plant using the extended aeration mode. Treatment units include a bar screen, flow equalization basin, aeration basin, final clarifier, sludge holding tank, and a chlorine contact chamber. The permittee is authorized to dispose of treated domestic wastewater effluent at a daily average flow not to exceed 0.09 million gallons per day (MGD) via surface irrigation of 35 acres of non-public access land. The facility includes a storage pond with a total surface area of 3.5 acres and total capacity of 26 acre-feet for storage of treated effluent prior to irrigation. Application rates to the irrigated land shall not exceed 2.88 acre-feet per year per acre irrigated. The permittee will maintain coastal Bermuda grass on the disposal site.

Location: The wastewater treatment facility and disposal site are located at 3910 Harvest Canyon, in the City of Santa Clara, Guadalupe County, Texas 78124. (See Attachment A.)

Drainage Area: The wastewater treatment facility and disposal site are located in the drainage basin of in the drainage basin of Santa Clara Creek in Segment No. 1902 of the San Antonio River Basin. No discharge of pollutants into water in the state is authorized by this permit.

This permit and the authorization contained herein shall expire at midnight, ten years from the date of issuance.

ISSUED DATE:	
	For the Commission

EFFLUENT LIMITATIONS AND MONITORING REQUIREMENTS

Conditions of the Permit: No discharge of pollutants into water in the state is authorized.

A. Effluent Limitations

Character: Treated Domestic Sewage Effluent

<u>Volume</u>: Daily Average Flow – 0.09 MGD from the treatment system

Quality: The following effluent limitations are required:

_	Effluent Cond	entrations	
_	(Not to Exceed)		
	Daily	Single	
<u>Parameter</u>	Average mg/l	Grab mg/l	
Biochemical Oxygen Demand (5-day)	N/A	65	

The pH shall not be less than 6.0 standard units nor greater than 9.0 standard units.

The effluent shall be chlorinated in a chlorine contact chamber to a residual of 1.0 mg/l with a minimum detention time of 20 minutes.

B. <u>Monitoring Requirements</u>:

<u>Parameter</u>	Monitoring Frequency	Sample Type
Flow	Five/week	Instantaneous /
		Totalizing
		Meter
Biochemical Oxygen	One/week	Grab
Demand (5-day)		
рН	One/month	Grab
Total Chlorine Residual	One/week	Grab

The monitoring shall be done after the final treatment unit and prior to storage of the treated effluent. If the effluent is land applied directly from the treatment system, monitoring shall be done after the final treatment unit and prior to land application. These records shall be maintained on a monthly basis and be available at the plant site for inspection by authorized representatives of the Commission for at least three years.

STANDARD PERMIT CONDITIONS

This permit is granted in accordance with the Texas Water Code and the rules and other Orders of the Commission and the laws of the State of Texas.

DEFINITIONS

All definitions in Section 26.001 of the Texas Water Code and 30 TAC Chapter 305 shall apply to this permit and are incorporated by reference. Some specific definitions of words or phrases used in this permit are as follows:

1. Flow Measurements

- a. Daily average flow the arithmetic average of all determinations of the daily flow within a period of one calendar month. The daily average flow determination shall consist of determinations made on at least four separate days. If instantaneous measurements are used to determine the daily flow, the determination shall be the arithmetic average of all instantaneous measurements taken during that month. Daily average flow determination for intermittent discharges shall consist of a minimum of three flow determinations on days of discharge.
- b. Annual average flow the arithmetic average of all daily flow determinations taken within the preceding 12 consecutive calendar months. The annual average flow determination shall consist of daily flow volume determinations made by a totalizing meter, charted on a chart recorder and limited to major domestic wastewater discharge facilities with a 1 million gallons per day or greater permitted flow.
- c. Instantaneous flow the measured flow during the minimum time required to interpret the flow measuring device.

2. Concentration Measurements

- a. Daily average concentration the arithmetic average of all effluent samples, composite or grab as required by this permit, within a period of one calendar month, consisting of at least four separate representative measurements.
 - i. For domestic wastewater treatment plants When four samples are not available in a calendar month, the arithmetic average (weighted by flow) of all values in the previous four consecutive month period consisting of at least four measurements shall be utilized as the daily average concentration.
 - ii. For all other wastewater treatment plants When four samples are not available in a calendar month, the arithmetic average (weighted by flow) of all values taken during the month shall be utilized as the daily average concentration.
- b. 7-day average concentration the arithmetic average of all effluent samples, composite or grab as required by this permit, within a period of one calendar week, Sunday through Saturday.
- c. Daily maximum concentration the maximum concentration measured on a single day, by the sample type specified in the permit, within a period of one calendar month.

3. Sample Type

- a. Composite sample For domestic wastewater, a composite sample is a sample made up of a minimum of three effluent portions collected in a continuous 24-hour period or during the period of daily discharge if less than 24 hours, and combined in volumes proportional to flow, and collected at the intervals required by 30 TAC § 319.9 (a). For industrial wastewater, a composite sample is a sample made up of a minimum of three effluent portions collected in a continuous 24-hour period or during the period of daily discharge if less than 24 hours, and combined in volumes proportional to flow, and collected at the intervals required by 30 TAC § 319.9 (b).
- b. Grab sample an individual sample collected in less than 15 minutes.
- 4. Treatment Facility (facility) wastewater facilities used in the conveyance, storage, treatment, recycling, reclamation and/or disposal of domestic sewage, industrial wastes, agricultural wastes, recreational wastes, or other wastes including sludge handling or disposal facilities under the jurisdiction of the Commission.
- 5. The term "sewage sludge" is defined as solid, semi-solid, or liquid residue generated during the treatment of domestic sewage in 30 TAC Chapter 312. This includes the solids which have not been classified as hazardous waste separated from wastewater by unit processes.
- 6. The term "biosolids" is defined as sewage sludge that has been tested or processed to meet Class A, Class AB, or Class B pathogen standards in 30 TAC Chapter 312 for beneficial use.
- 7. Bypass the intentional diversion of a waste stream from any portion of a treatment facility.

MONITORING REQUIREMENTS

1. Monitoring Requirements

Monitoring results shall be collected at the intervals specified in the permit. Unless otherwise specified in this permit or otherwise ordered by the Commission, the permittee shall conduct effluent sampling in accordance with 30 TAC §§ 319.4 - 319.12.

As provided by state law, the permittee is subject to administrative, civil and criminal penalties, as applicable, for negligently or knowingly violating the Texas Water Code, Chapters 26, 27, and 28, and Texas Health and Safety Code, Chapter 361, including but not limited to knowingly making any false statement, representation, or certification on any report, record or other document submitted or required to be maintained under this permit, including monitoring reports, records or reports of compliance or noncompliance, or falsifying, tampering with or knowingly rendering inaccurate any monitoring device or method required by this permit or violating any other requirement imposed by state or federal regulations.

2. Test Procedures

a. Unless otherwise specified in this permit, test procedures for the analysis of pollutants shall comply with procedures specified in 30 TAC §§ 319.11 - 319.12. Measurements, tests and calculations shall be accurately accomplished in a representative manner.

b. All laboratory tests submitted to demonstrate compliance with this permit must meet the requirements of 30 TAC Chapter 25, Environmental Testing Laboratory Accreditation and Certification.

3. Records of Results

- a. Monitoring samples and measurements shall be taken at times and in a manner so as to be representative of the monitored activity.
- b. Except for records of monitoring information required by this permit related to the permittee's sewage sludge or biosolids use and disposal activities, which shall be retained for a period of at least five years, monitoring and reporting records, including strip charts and records of calibration and maintenance, copies of all records required by this permit, and records of all data used to complete the application for this permit shall be retained at the facility site, or shall be readily available for review by a TCEQ representative for a period of three years from the date of the record or sample, measurement, report, or application. This period shall be extended at the request of the Executive Director.
- c. Records of monitoring activities shall include the following:
 - i. date, time and place of sample or measurement;
 - ii. identity of individual who collected the sample or made the measurement.
 - iii. date and time of analysis;
 - iv. identity of the individual and laboratory who performed the analysis;
 - v. the technique or method of analysis; and
 - vi. the results of the analysis or measurement and quality assurance/quality control records.

The period during which records are required to be kept shall be automatically extended to the date of the final disposition of any administrative or judicial enforcement action that may be instituted against the permittee.

4. Additional Monitoring by Permittee

If the permittee monitors any pollutant at the location(s) designated herein more frequently than required by this permit using approved analytical methods as specified above, all results of such monitoring shall be included in determining compliance with permit requirements.

5. Calibration of Instruments

All automatic flow measuring or recording devices and all totalizing meters for measuring flows shall be accurately calibrated by a trained person at plant start-up and as often thereafter as necessary to ensure accuracy, but not less often than annually unless authorized by the Executive Director for a longer period. Such person shall verify in writing that the device is operating properly and giving accurate results. Copies of the verification shall be retained at the facility site and/or shall be readily available for review by a TCEQ representative for a period of three years.

6. Compliance Schedule Reports

Reports of compliance or noncompliance with, or any progress reports on, interim and final requirements contained in any compliance schedule of the permit shall be submitted no later than 14 days following each schedule date to the Regional Office and the Enforcement Division (MC 224).

7. Noncompliance Notification

- a. In accordance with 30 TAC § 305.125(9), any noncompliance which may endanger human health or safety, or the environment shall be reported by the permittee to the TCEQ. Except as allowed by 30 TAC § 305.132, report of such information shall be provided orally or by facsimile transmission (FAX) to the Regional Office within 24 hours of becoming aware of the noncompliance. A written submission of such information shall also be provided by the permittee to the Regional Office and the Enforcement Division (MC 224) within five working days of becoming aware of the noncompliance. The written submission shall contain a description of the noncompliance and its cause; the potential danger to human health or safety, or the environment; the period of noncompliance, including exact dates and times; if the noncompliance has not been corrected, the time it is expected to continue; and steps taken or planned to reduce, eliminate, and prevent recurrence of the noncompliance, and to mitigate its adverse effects.
- b. The following violations shall be reported under Monitoring and Reporting Requirement 7.a.:
 - i. Unauthorized discharges as defined in Permit Condition 2(g).
 - ii. Any unanticipated bypass which exceeds any effluent limitation in the permit.
- c. In addition to the above, any effluent violation which deviates from the permitted effluent limitation by more than 40% shall be reported by the permittee in writing to the Regional Office and the Enforcement Division (MC 224) within 5 working days of becoming aware of the noncompliance.
- d. Any noncompliance other than that specified in this section, or any required information not submitted or submitted incorrectly, shall be reported to the Enforcement Division (MC 224) as promptly as possible.
- 8. In accordance with the procedures described in 30 TAC §§ 35.301 35.303 (relating to Water Quality Emergency and Temporary Orders) if the permittee knows in advance of the need for a bypass, it shall submit prior notice by applying for such authorization.
- 9. Changes in Discharges of Toxic Substances
 - All existing manufacturing, commercial, mining, and silvicultural permittees shall notify the Regional Office, orally or by facsimile transmission within 24 hours, and both the Regional Office and the Enforcement Division (MC 224) in writing within five (5) working days, after becoming aware of or having reason to believe:
 - a. That any activity has occurred or will occur which would result in the discharge, on a routine or frequent basis, of any toxic pollutant listed at 40 CFR Part 122, Appendix D, Tables II and III (excluding Total Phenols) which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":

i. One hundred micrograms per liter (100 µg/L);

ii. Two hundred micrograms per liter (200 μg/L) for acrolein and acrylonitrile; five hundred micrograms per liter (500 μg/L) for 2,4-dinitrophenol and for 2-methyl-4,6-dinitrophenol; and one milligram per liter (1 mg/L) for antimony;

iii. Five (5) times the maximum concentration value reported for that pollutant in the

permit application; or

iv. The level established by the TCEQ.

- b. That any activity has occurred or will occur which would result in any discharge, on a nonroutine or infrequent basis, of a toxic pollutant which is not limited in the permit, if that discharge will exceed the highest of the following "notification levels":
 - i. Five hundred micrograms per liter (500 µg/L);

ii. One milligram per liter (1 mg/L) for antimony;

iii. Ten (10) times the maximum concentration value reported for that pollutant in the permit application; or

iv. The level established by the TCEQ.

10. Signatories to Reports

All reports and other information requested by the Executive Director shall be signed by the person and in the manner required by 30 TAC § 305.128 (relating to Signatories to Reports).

PERMIT CONDITIONS

1. General

- a. When the permittee becomes aware that it failed to submit any relevant facts in a permit application, or submitted incorrect information in an application or in any report to the Executive Director, it shall promptly submit such facts or information.
- b. This permit is granted on the basis of the information supplied and representations made by the permittee during action on an application, and relying upon the accuracy and completeness of that information and those representations. After notice and opportunity for a hearing, this permit may be modified, suspended, or revoked, in whole or in part, in accordance with 30 TAC Chapter 305, Subchapter D, during its term for good cause including, but not limited to, the following:
 - i. Violation of any terms or conditions of this permit;
 - Obtaining this permit by misrepresentation or failure to disclose fully all relevant facts; or
 - iii. A change in any condition that requires either a temporary or permanent reduction or elimination of the authorized discharge.
- c. The permittee shall furnish to the Executive Director, upon request and within a reasonable time, any information to determine whether cause exists for amending, revoking, suspending or terminating the permit. The permittee shall also furnish to the Executive Director, upon request, copies of records required to be kept by the permit.

2. Compliance

- a. Acceptance of the permit by the person to whom it is issued constitutes acknowledgment and agreement that such person will comply with all the terms and conditions embodied in the permit, and the rules and other orders of the Commission.
- b. The permittee has a duty to comply with all conditions of the permit. Failure to comply with any permit condition constitutes a violation of the permit and the Texas Water Code or the Texas Health and Safety Code, and is grounds for enforcement action, for permit amendment, revocation or suspension, or for denial of a permit renewal application or an application for a permit for another facility.
- c. It shall not be a defense for a permittee in an enforcement action that it would have been necessary to halt or reduce the permitted activity in order to maintain compliance with the conditions of the permit.
- d. The permittee shall take all reasonable steps to minimize or prevent any discharge or sludge use or disposal or other permit violation which has a reasonable likelihood of adversely affecting human health or the environment.
- e. Authorization from the Commission is required before beginning any change in the permitted facility or activity that may result in noncompliance with any permit requirements.
- f. A permit may be amended, suspended and reissued, or revoked for cause in accordance with 30 TAC §§ 305.62 and 305.66 and Texas Water Code Section 7.302. The filing of a request by the permittee for a permit amendment, suspension and reissuance, or termination, or a notification of planned changes or anticipated noncompliance, does not stay any permit condition.
- g. There shall be no unauthorized discharge of wastewater or any other waste. For the purpose of this permit, an unauthorized discharge is considered to be any discharge of wastewater into or adjacent to water in the state at any location not permitted as an outfall or otherwise defined in the Special Provisions section of this permit.
- h. The permittee is subject to administrative, civil, and criminal penalties, as applicable, under Texas Water Code §§ 7.051 7.075 (relating to Administrative Penalties), 7.101 7.111 (relating to Civil Penalties), and 7.141 7.202 (relating to Criminal Offenses and Penalties).

3. Inspections and Entry

- a. Inspection and entry shall be allowed as prescribed in the Texas Water Code Chapters 26, 27, and 28, and Texas Health and Safety Code Chapter 361.
- b. The members of the Commission and employees and agents of the Commission are entitled to enter any public or private property at any reasonable time for the purpose of inspecting and investigating conditions relating to the quality of water in the state or the compliance with any rule, regulation, permit or other order of the Commission. Members, employees, or agents of the Commission and Commission contractors are entitled to enter public or private property at any reasonable time to investigate or monitor or, if the responsible party is not responsive or there is an immediate danger to

public health or the environment, to remove or remediate a condition related to the quality of water in the state. Members, employees, Commission contractors, or agents acting under this authority who enter private property shall observe the establishment's rules and regulations concerning safety, internal security, and fire protection, and if the property has management in residence, shall notify management or the person then in charge of his presence and shall exhibit proper credentials. If any member, employee, Commission contractor, or agent is refused the right to enter in or on public or private property under this authority, the Executive Director may invoke the remedies authorized in Texas Water Code Section 7.002. The statement above, that Commission entry shall occur in accordance with an establishment's rules and regulations concerning safety, internal security, and fire protection, is not grounds for denial or restriction of entry to any part of the facility, but merely describes the Commission's duty to observe appropriate rules and regulations during an inspection.

4. Permit Amendment and/or Renewal

- a. The permittee shall give notice to the Executive Director as soon as possible of any planned physical alterations or additions to the permitted facility if such alterations or additions would require a permit amendment or result in a violation of permit requirements. Notice shall also be required under this paragraph when:
 - i. The alteration or addition could significantly change the nature or increase the quantity of pollutants discharged. This notification applies to pollutants which are subject neither to effluent limitations in the permit, nor to notification requirements in Monitoring and Reporting Requirements No. 9;
 - ii. The alteration or addition results in a significant change in the permittee's sludge use or disposal practices, and such alteration, addition, or change may justify the application of permit conditions that are different from or absent in the existing permit, including notification of additional use or disposal sites not reported during the permit application process or not reported pursuant to an approved land application plan.
- b. Prior to any facility modifications, additions, or expansions that will increase the plant capacity beyond the permitted flow, the permittee must apply for and obtain proper authorization from the Commission before commencing construction.
- c. The permittee must apply for an amendment or renewal at least 180 days prior to expiration of the existing permit in order to continue a permitted activity after the expiration date of the permit. If an application is submitted prior to the expiration date of the permit, the existing permit shall remain in effect until the application is approved, denied, or returned. If the application is returned or denied, authorization to continue such activity shall terminate upon the effective date of the action. If an application is not submitted prior to the expiration date of the permit, the permit shall expire and authorization to continue such activity shall terminate.
- d. Prior to accepting or generating wastes which are not described in the permit application or which would result in a significant change in the quantity or quality of the existing discharge, the permittee must report the proposed changes to the Commission. The permittee must apply for a permit amendment reflecting any necessary changes in permit conditions, including effluent limitations for pollutants not identified and limited by this permit.

e. In accordance with the Texas Water Code § 26.029(b), after a public hearing, notice of which shall be given to the permittee, the Commission may require the permittee, from time to time, for good cause, in accordance with applicable laws, to conform to new or additional conditions.

5. Permit Transfer

- a. Prior to any transfer of this permit, Commission approval must be obtained. The Commission shall be notified in writing of any change in control or ownership of facilities authorized by this permit. Such notification should be sent to the Applications Review and Processing Team (MC 148) of the Water Quality Division.
- b. A permit may be transferred only according to the provisions of 30 TAC § 305.64 (relating to Transfer of Permits) and 30 TAC § 50.133 (relating to Executive Director Action on Application or WQMP update).

6. Relationship to Hazardous Waste Activities

This permit does not authorize any activity of hazardous waste storage, processing, or disposal which requires a permit or other authorization pursuant to the Texas Health and Safety Code.

7. Property Rights

A permit does not convey any property rights of any sort, or any exclusive privilege.

8. Permit Enforceability

The conditions of this permit are severable, and if any provision of this permit, or the application of any provision of this permit to any circumstances, is held invalid, the application of such provision to other circumstances, and the remainder of this permit, shall not be affected thereby.

9. Relationship to Permit Application

The application pursuant to which the permit has been issued is incorporated herein; provided, however, that in the event of a conflict between the provisions of this permit and the application, the provisions of the permit shall control.

10. Notice of Bankruptcy.

- a. Each permittee shall notify the Executive Director, in writing, immediately following the filing of a voluntary or involuntary petition for bankruptcy under any chapter of Title 11 (Bankruptcy) of the United States Code (11 USC) by or against:
 - i. the permittee;
 - ii. an entity (as that term is defined in 11 USC, § 101(14)) controlling the permittee or listing the permit or permittee as property of the estate; or
 - iii. an affiliate (as that term is defined in 11 USC, § 101(2)) of the permittee.

- b. This notification must indicate:
 - i. the name of the permittee;
 - ii. the permit number(s);
 - iii. the bankruptcy court in which the petition for bankruptcy was filed; and
 - iv. the date of filing of the petition.

OPERATIONAL REQUIREMENTS

- 1. The permittee shall at all times ensure that the facility and all of its systems of collection, treatment, and disposal are properly operated and maintained. This includes, but is not limited to, the regular, periodic examination of wastewater solids within the treatment plant by the operator in order to maintain an appropriate quantity and quality of solids inventory as described in the various operator training manuals and according to accepted industry standards for process control. Process control, maintenance, and operations records shall be retained at the facility site, or shall be readily available for review by a TCEQ representative, for a period of three years.
- 2. Upon request by the Executive Director, the permittee shall take appropriate samples and provide proper analysis in order to demonstrate compliance with Commission rules. Unless otherwise specified in this permit or otherwise ordered by the Commission, the permittee shall comply with all applicable provisions of 30 TAC Chapter 312 concerning sewage sludge or biosolids use and disposal and 30 TAC §§ 319.21 319.29 concerning the discharge of certain hazardous metals.
- 3. Domestic wastewater treatment facilities shall comply with the following provisions:
 - a. The permittee shall notify the Municipal Permits Team, Wastewater Permitting Section (MC 148) of the Water Quality Division, in writing, of any facility expansion at least 90 days prior to conducting such activity.
 - b. The permittee shall submit a closure plan for review and approval to the Municipal Permits Team, Wastewater Permitting Section (MC 148) of the Water Quality Division, for any closure activity at least 90 days prior to conducting such activity. Closure is the act of permanently taking a waste management unit or treatment facility out of service and includes the permanent removal from service of any pit, tank, pond, lagoon, surface impoundment and/or other treatment unit regulated by this permit.
- 4. The permittee is responsible for installing prior to plant start-up, and subsequently maintaining, adequate safeguards to prevent the discharge of untreated or inadequately treated wastes during electrical power failures by means of alternate power sources, standby generators, and/or retention of inadequately treated wastewater.
- 5. Unless otherwise specified, the permittee shall provide a readily accessible sampling point and, where applicable, an effluent flow measuring device or other acceptable means by which effluent flow may be determined.
- 6. The permittee shall remit an annual water quality fee to the Commission as required by 30 TAC Chapter 21. Failure to pay the fee may result in revocation of this permit under Texas Water Code § 7.302(b)(6).
- 7. Documentation

For all written notifications to the Commission required of the permittee by this permit, the permittee shall keep and make available a copy of each such notification under the same conditions as self-monitoring data are required to be kept and made available. Except for information specified as not confidential in 30 TAC § 1.5(d), any information submitted pursuant to this permit may be claimed as confidential by the submitter. Any such claim must be asserted in the manner prescribed in the application form or by stamping the words "confidential business information" on each page containing such information. If no claim is made at the time of submission, information may be made available to the public without further notice. If the Commission or Executive Director agrees with the designation of confidentiality, the TCEQ will not provide the information for public inspection unless required by the Texas Attorney General or a court pursuant to an open records request. If the Executive Director does not agree with the designation of confidentiality, the person submitting the information will be notified.

- 8. Facilities which generate domestic wastewater shall comply with the following provisions; domestic wastewater treatment facilities at permitted industrial sites are excluded.
 - a. Whenever flow measurements for any domestic sewage treatment facility reach 75 percent of the permitted daily average or annual average flow for three consecutive months, the permittee must initiate engineering and financial planning for expansion and/or upgrading of the domestic wastewater treatment and/or collection facilities. Whenever the flow reaches 90 percent of the permitted daily average or annual average flow for three consecutive months, the permittee shall obtain necessary authorization from the Commission to commence construction of the necessary additional treatment and/or collection facilities. In the case of a domestic wastewater treatment facility which reaches 75 percent of the permitted daily average or annual average flow for three consecutive months, and the planned population to be served or the quantity of waste produced is not expected to exceed the design limitations of the treatment facility, the permittee shall submit an engineering report supporting this claim to the Executive Director of the Commission.

If in the judgement of the Executive Director the population to be served will not cause permit noncompliance, then the requirement of this section may be waived. To be effective, any waiver must be in writing and signed by the Director of the Enforcement Division (MC 219) of the Commission, and such waiver of these requirements will be reviewed upon expiration of the existing permit; however, any such waiver shall not be interpreted as condoning or excusing any violation of any permit parameter.

- b. The plans and specifications for domestic sewage collection and treatment works associated with any domestic permit must be approved by the Commission and failure to secure approval before commencing construction of such works or making a discharge is a violation of this permit and each day is an additional violation until approval has been secured.
- c. Permits for domestic wastewater treatment plants are granted subject to the policy of the Commission to encourage the development of area-wide waste collection, treatment and disposal systems. The Commission reserves the right to amend any domestic wastewater permit in accordance with applicable procedural requirements to require the system covered by this permit to be integrated into an area-wide system, should such be developed; to require the delivery of the wastes authorized to be collected in, treated by or discharged from said system, to such area-wide system; or to amend this permit in any

other particular to effectuate the Commission's policy. Such amendments may be made when the changes required are advisable for water quality control purposes and are feasible on the basis of waste treatment technology, engineering, financial, and related considerations existing at the time the changes are required, exclusive of the loss of investment in or revenues from any then existing or proposed waste collection, treatment or disposal system.

- Domestic wastewater treatment plants shall be operated and maintained by sewage plant operators holding a valid certificate of competency at the required level as defined in 30 TAC Chapter 30.
- 10. Facilities which generate industrial solid waste as defined in 30 TAC § 335.1 shall comply with these provisions:
 - a. Any solid waste, as defined in 30 TAC § 335.1 (including but not limited to such wastes as garbage, refuse, sludge from a waste treatment, water supply treatment plant or air pollution control facility, discarded materials, discarded materials to be recycled, whether the waste is solid, liquid, or semisolid), generated by the permittee during the management and treatment of wastewater, must be managed in accordance with all applicable provisions of 30 TAC Chapter 335, relating to Industrial Solid Waste Management.
 - b. Industrial wastewater that is being collected, accumulated, stored, or processed before discharge through any final discharge outfall, specified by this permit, is considered to be industrial solid waste until the wastewater passes through the actual point source discharge and must be managed in accordance with all applicable provisions of 30 TAC Chapter 335.
 - c. The permittee shall provide written notification, pursuant to the requirements of 30 TAC § 335.8(b)(1), to the Corrective Action Section (MC 127) of the Remediation Division informing the Commission of any closure activity involving an Industrial Solid Waste Management Unit, at least 90 days prior to conducting such an activity.
 - d. Construction of any industrial solid waste management unit requires the prior written notification of the proposed activity to the Registration and Reporting Section (MC 129) of the Permitting and Remediation Support Division. No person shall dispose of industrial solid waste, including sludge or other solids from wastewater treatment processes, prior to fulfilling the deed recordation requirements of 30 TAC § 335.5.
 - e. The term "industrial solid waste management unit" means a landfill, surface impoundment, waste-pile, industrial furnace, incinerator, cement kiln, injection well, container, drum, salt dome waste containment cavern, or any other structure vessel, appurtenance, or other improvement on land used to manage industrial solid waste.
 - f. The permittee shall keep management records for all sludge (or other waste) removed from any wastewater treatment process. These records shall fulfill all applicable requirements of 30 TAC Chapter 335 and must include the following, as it pertains to wastewater treatment and discharge:
 - Volume of waste and date(s) generated from treatment process;
 - ii. Volume of waste disposed of on-site or shipped off-site;
 - iii. Date(s) of disposal;

- iv. Identity of hauler or transporter;
- v. Location of disposal site; and
- vi. Method of final disposal.

The above records shall be maintained on a monthly basis. The records shall be retained at the facility site, or shall be readily available for review by authorized representatives of the TCEQ for at least five years.

11. For industrial facilities to which the requirements of 30 TAC Chapter 335 do not apply, sludge and solid wastes, including tank cleaning and contaminated solids for disposal, shall be disposed of in accordance with Chapter 361 of the Texas Health and Safety Code.

TCEQ Revision 06/2020

SLUDGE PROVISIONS

The permittee is authorized to dispose of sludge or biosolids only at a Texas Commission on Environmental Quality (TCEQ) authorized land application site, co-disposal landfill, wastewater treatment facility, or facility that further processes sludge. The disposal of sludge or biosolids by land application on property owned, leased or under the direct control of the permittee is a violation of the permit unless the site is authorized with the TCEQ. This provision does not authorize Distribution and Marketing of Class A or Class AB Biosolids. This provision does not authorize the permittee to land apply biosolids on property owned, leased or under the direct control of the permittee.

SECTION I. REQUIREMENTS APPLYING TO ALL SEWAGE SLUDGE OR BIOSOLIDS LAND APPLICATION

A. General Requirements

- 1. The permittee shall handle and dispose of sewage sludge or biosolids in accordance with 30 TAC § 312 and all other applicable state and federal regulations in a manner that protects public health and the environment from any reasonably anticipated adverse effects due to any toxic pollutants that may be present in the sludge or biosolids.
- 2. In all cases, if the person (permit holder) who prepares the sewage sludge or biosolids supplies the sewage sludge or biosolids to another person for land application use or to the owner or lease holder of the land, the permit holder shall provide necessary information to the parties who receive the sludge or biosolids to assure compliance with these regulations.
- 3. The land application of processed or unprocessed chemical toilet waste, grease trap waste, grit trap waste, milk solids, or similar non-hazardous municipal or industrial solid wastes, or any of the wastes listed in this provision combined with biosolids, WTP residuals or domestic septage is prohibited unless the grease trap waste is added at a fats, oil and grease (FOG) receiving facility as part of an anaerobic digestion process.

B. Testing Requirements

Sewage sludge or biosolids shall be tested once during the term of this permit in accordance with the method specified in both 40 CFR Part 261, Appendix II and 40 CFR Part 268, Appendix I [Toxicity Characteristic Leaching Procedure (TCLP)] or other method that receives the prior approval of the TCEQ for the contaminants listed in 40 CFR Part 261.24, Table 1. Sewage sludge or biosolids failing this test shall be managed according to RCRA standards for generators of hazardous waste, and the waste's disposition must be in accordance with all applicable requirements for hazardous waste processing, storage, or disposal. Following failure of any TCLP test, the management or disposal of sewage sludge or biosolids at a facility other than an authorized hazardous waste processing, storage, or disposal facility shall be prohibited until such time as the permittee can demonstrate the sewage sludge or biosolids no longer exhibits the hazardous waste toxicity characteristics (as demonstrated by the results of the TCLP tests). A written report shall be provided to both the TCEQ Registration and Reporting Section (MC 129) of the Permitting and Registration Support Division and the Regional Director (MC Region 13) within seven (7) days after failing the TCLP Test.

The report shall contain test results, certification that unauthorized waste management has stopped, and a summary of alternative disposal plans that comply with RCRA standards for the management of hazardous waste. The report shall be addressed to: Director, Permitting and Registration Support Division (MC 129), Texas Commission on Environmental Quality, P.O. Box 13087, Austin, Texas 78711-3087. In addition, the permittee shall prepare an annual report on the results of all sludge toxicity testing. The permittee shall submit the following information in an annual report to the TCEQ by September 30th of each year. The permittee must submit this annual report using the online electronic reporting system available through TCEQ's website. If the permittee requests and obtains an electronic reporting waiver, the annual report can be submitted in hard copy to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC 224).

2. Biosolids shall not be applied to the land if the concentration of the pollutants exceeds the pollutant concentration criteria in Table 1. The frequency of testing for pollutants in Table 1 is found in Section I.C. of this permit.

TABLE 1

Pollutant	Ceiling Concentration (Milligrams per kilogram)*
Arsenic	75
Cadmium	85
Chromium	3000
Copper	4300
Lead	840
Mercury	57
Molybdenum	75
Nickel	420
PCBs	49
Selenium	100
Zinc	7500

^{*} Dry weight basis

3. Pathogen Control

All sewage sludge that is applied to agricultural land, forest, a public contact site, or a reclamation site must be treated by one of the following methods to ensure that the sludge meets either the Class A, Class AB or Class B biosolids pathogen requirements.

a. For sewage sludge to be classified as Class A biosolids with respect to pathogens, the density of fecal coliform in the sewage sludge must be less than 1,000 most probable number (MPN) per gram of total solids (dry weight basis), or the density of Salmonella sp. bacteria in the sewage sludge must be less than three MPN per four grams of total solids (dry weight basis) at the time the sewage sludge is used or disposed. In addition, one of the alternatives listed below must be met:

Alternative 1 - The temperature of the sewage sludge that is used or disposed shall be maintained at or above a specific value for a period of time. See 30 TAC § 312.82(a)(2)(A) for specific information;

Alternative 5 (PFRP) - Sewage sludge that is used or disposed of must be treated in one of the Processes to Further Reduce Pathogens (PFRP) described in 40 CFR Part 503, Appendix B. PFRP include composting, heat drying, heat treatment, and thermophilic aerobic digestion; or

Alternative 6 (PFRP Equivalent) - Sewage sludge that is used or disposed of must be treated in a process that has been approved by the U. S. Environmental Protection Agency as being equivalent to those in Alternative 5.

b. For sewage sludge to be classified as Class AB biosolids with respect to pathogens, the density of fecal coliform in the sewage sludge must be less than 1,000 MPN per gram of total solids (dry weight basis), or the density of Salmonella sp. bacteria in the sewage sludge be less than three MPN per four grams of total solids (dry weight basis) at the time the sewage sludge is used or disposed. In addition, one of the alternatives listed below must be met:

<u>Alternative 2</u> - The pH of the sewage sludge that is used or disposed shall be raised to above 12 std. units and shall remain above 12 std. units for 72 hours.

The temperature of the sewage sludge shall be above 52° Celsius for 12 hours or longer during the period that the pH of the sewage sludge is above 12 std. units.

At the end of the 72-hour period during which the pH of the sewage sludge is above 12 std. units, the sewage sludge shall be air dried to achieve a percent solids in the sewage sludge greater than 50%; or

Alternative 3 - The sewage sludge shall be analyzed for enteric viruses prior to pathogen treatment. The limit for enteric viruses is less than one Plaque-forming Unit per four grams of total solids (dry weight basis) either before or following pathogen treatment. See 30 TAC § 312.82(a)(2)(C)(i-iii) for specific information. The sewage sludge shall be analyzed for viable helminth ova prior to pathogen treatment. The limit for viable helminth ova is less than one per four grams of total solids (dry weight basis) either before or following pathogen treatment. See 30 TAC § 312.82(a)(2)(C)(iv-vi) for specific information; or

Alternative 4 - The density of enteric viruses in the sewage sludge shall be less than one Plaque-forming Unit per four grams of total solids (dry weight basis) at the time the sewage sludge is used or disposed. The density of viable helminth ova in the sewage sludge shall be less than one per four grams of total solids (dry weight basis) at the time the sewage sludge is used or disposed.

- c. Sewage sludge that meets the requirements of Class AB biosolids may be classified a Class A biosolids if a variance request is submitted in writing that is supported by substantial documentation demonstrating equivalent methods for reducing odors and written approval is granted by the executive director. The executive director may deny the variance request or revoke that approved variance if it is determined that the variance may potentially endanger human health or the environment, or create nuisance odor conditions.
- d. Three alternatives are available to demonstrate compliance with Class B biosolids criteria.

Alternative 1

- i. A minimum of seven random samples of the sewage sludge shall be collected within 48 hours of the time the sewage sludge is used or disposed of during each monitoring episode for the sewage sludge.
- ii. The geometric mean of the density of fecal coliform in the samples collected shall be less than either 2,000,000 MPN per gram of total solids (dry weight basis) or 2,000,000 Colony Forming Units per gram of total solids (dry weight basis).

<u>Alternative 2.</u>- Sewage sludge that is used or disposed of shall be treated in one of the Processes to Significantly Reduce Pathogens (PSRP) described in 40 CFR Part 503, Appendix B, so long as all of the following requirements are met by the generator of the sewage sludge.

- i. Prior to use or disposal, all the sewage sludge must have been generated from a single location, except as provided in paragraph v. below;
- ii. An independent Texas Licensed Professional Engineer must make a certification to the generator of a sewage sludge that the wastewater treatment facility generating the sewage sludge is designed to achieve one of the PSRP at the permitted design loading of the facility. The certification need only be repeated if the design loading of the facility is increased. The certification shall include a statement indicating the design meets all the applicable standards specified in Appendix B of 40 CFR Part 503;
- iii. Prior to any off-site transportation or on-site use or disposal of any sewage sludge generated at a wastewater treatment facility, the chief certified operator of the wastewater treatment facility or other responsible official who manages the processes to significantly reduce pathogens at the wastewater treatment facility for the permittee, shall certify that the sewage sludge underwent at least the minimum operational requirements necessary in order to meet one of the PSRP. The acceptable processes and the minimum operational and record keeping requirements shall be in accordance with established U.S. Environmental Protection Agency final guidance;
- iv. All certification records and operational records describing how the requirements of this paragraph were met shall be kept by the generator for a minimum of three years and be available for inspection by commission staff for review; and
- v. If the sewage sludge is generated from a mixture of sources, resulting from a person who prepares sewage sludge from more than one wastewater treatment facility, the resulting derived product shall meet one of the PSRP, and shall meet the certification, operation, and record keeping requirements of this paragraph.

<u>Alternative 3</u> - Sewage sludge shall be treated in an equivalent process that has been approved by the U.S. Environmental Protection Agency, so long as all of the following requirements are met by the generator of the sewage sludge.

i. Prior to use or disposal, all the sewage sludge must have been generated from a single location, except as provided in paragraph v. below;

- ii. Prior to any off-site transportation or on-site use or disposal of any sewage sludge generated at a wastewater treatment facility, the chief certified operator of the wastewater treatment facility or other responsible official who manages the processes to significantly reduce pathogens at the wastewater treatment facility for the permittee, shall certify that the sewage sludge underwent at least the minimum operational requirements necessary in order to meet one of the PSRP. The acceptable processes and the minimum operational and record keeping requirements shall be in accordance with established U.S. Environmental Protection Agency final guidance;
- iii. All certification records and operational records describing how the requirements of this paragraph were met shall be kept by the generator for a minimum of three years and be available for inspection by commission staff for review;
- iv. The Executive Director will accept from the U.S. Environmental Protection Agency a finding of equivalency to the defined PSRP; and
- v. If the sewage sludge is generated from a mixture of sources resulting from a person who prepares sewage sludge from more than one wastewater treatment facility, the resulting derived product shall meet one of the Processes to Significantly Reduce Pathogens, and shall meet the certification, operation, and record keeping requirements of this paragraph.

In addition to the Alternatives 1-3, the following site restrictions must be met if Class B biosolids are land applied:

- Food crops with harvested parts that touch the biosolids /soil mixture and are totally above the land surface shall not be harvested for 14 months after application of biosolids.
- ii. Food crops with harvested parts below the surface of the land shall not be harvested for 20 months after application of biosolids when the biosolids remain the land surface for 4 months or longer prior to incorporation into the soil.
- iii. Food crops with harvested parts below the surface of the land shall not be harvested for 38 months after application of biosolids when the biosolids remain on the land surface for less than 4 months prior to incorporation into the soil.
- iv. Food crops, feed crops, and fiber crops shall not be harvested for 30 days after application of biosolids.
- v. Domestic livestock shall not be allowed to graze on the land for 30 days after application of biosolids.
- vi. Turf grown on land where biosolids are applied shall not be harvested for 1 year after application of the biosolids when the harvested turf is placed on either land with a high potential for public exposure or a lawn.
- vii. Public access to land with a high potential for public exposure shall be restricted for 1 year after application of biosolids.

- viii. Public access to land with a low potential for public exposure shall be restricted for 30 days after application of biosolids.
- ix. Land application of biosolids shall be in accordance with the buffer zone requirements found in 30 TAC § 312.44.
- 4. Vector Attraction Reduction Requirements

All bulk sewage sludge that is applied to agricultural land, forest, a public contact site, or a reclamation site shall be treated by one of the following Alternatives 1 through 10 for vector attraction reduction.

- Alternative 1 The mass of volatile solids in the sewage sludge shall be reduced by a minimum of 38%.
- Alternative 2 If Alternative 1 cannot be met for an anaerobically digested sludge, demonstration can be made by digesting a portion of the previously digested sludge anaerobically in the laboratory in a bench-scale unit for 40 additional days at a temperature between 30° and 37° Celsius. Volatile solids must be reduced by less than 17% to demonstrate compliance.
- Alternative 3 If Alternative 1 cannot be met for an aerobically digested sludge, demonstration can be made by digesting a portion of the previously digested sludge with percent solids of two percent or less aerobically in the laboratory in a bench-scale unit for 30 additional days at 20° Celsius. Volatile solids must be reduced by less than 15% to demonstrate compliance.
- Alternative 4 The specific oxygen uptake rate (SOUR) for sewage sludge treated in an aerobic process shall be equal to or less than 1.5 milligrams of oxygen per hour per gram of total solids (dry weight basis) at a temperature of 20° Celsius.
- Alternative 5 Sewage sludge shall be treated in an aerobic process for 14 days or longer. During that time, the temperature of the sewage sludge shall be higher than 40° Celsius and the average temperature of the sewage sludge shall be higher than 45° Celsius.
- Alternative 6 The pH of sewage sludge shall be raised to 12 or higher by alkali addition and, without the addition of more alkali shall remain at 12 or higher for two hours and then remain at a pH of 11.5 or higher for an additional 22 hours at the time the sewage sludge is prepared for sale or given away in a bag or other container.
- Alternative 7 The percent solids of sewage sludge that does not contain unstabilized solids generated in a primary wastewater treatment process shall be equal to or greater than 75% based on the moisture content and total solids prior to mixing with other materials. Unstabilized solids are defined as organic materials in sewage sludge that have not been treated in either an aerobic or anaerobic treatment process.

Alternative 8 -

The percent solids of sewage sludge that contains unstabilized solids generated in a primary wastewater treatment process shall be equal to or greater than 90% based on the moisture content and total solids prior to mixing with other materials at the time the sludge is used. Unstabilized solids are defined as organic materials in sewage sludge that have not been treated in either an aerobic or anaerobic treatment process.

Alternative 9 -

- i. Sewage sludge shall be injected below the surface of the land.
- No significant amount of the sewage sludge shall be present on the land surface within one hour after the sewage sludge is injected.
- iii. When sewage sludge that is injected below the surface of the land is Class A or Class AB with respect to pathogens, the biosolids shall be injected below the land surface within eight hours after being discharged from the pathogen treatment process.

Alternative 10-

- Biosolids applied to the land surface or placed on a surface disposal site shall be incorporated into the soil within six hours after application to or placement on the land.
- ii. When biosolids that are incorporated into the soil is Class A or Class AB with respect to pathogens, the sewage sludge shall be applied to or placed on the land within eight hours after being discharged from the pathogen treatment process.

C. Monitoring Requirements

Toxicity Characteristic Leaching Procedure
(TCLP) Test

PCBs

- once during the term of this permit

- once during the term of this permit

All metal constituents and fecal coliform or Salmonella sp. bacteria shall be monitored at the appropriate frequency shown below, pursuant to 30 TAC § 312.46(a)(1):

Amount of biosolids (*)

metric tons per 365-day period Monitoring Frequency

o to less than 290 Once/Year

290 to less than 1,500 Once/Quarter

1,500 to less than 15,000 Once/Two Months

15,000 or greater Once/Month

(*) The amount of bulk biosolids applied to the land (dry wt. basis).

Representative samples of sewage sludge shall be collected and analyzed in accordance with the methods referenced in 30 TAC § 312.7

Identify each of the analytic methods used by the facility to analyze enteric viruses, fecal coliforms, helminth ova, *Salmonella* sp., and other regulated parameters.

Identify in the following categories (as applicable) the sewage sludge or biosolids treatment process or processes at the facility: preliminary operations (e.g., sludge or biosolids grinding and degritting), thickening (concentration), stabilization, anaerobic digestion, aerobic digestion, composting, conditioning, disinfection (e.g., beta ray irradiation, gamma ray irradiation, pasteurization), dewatering (e.g., centrifugation, sludge drying beds, sludge lagoons), heat drying, thermal reduction, and methane or biogas capture and recovery.

Identify the nature of material generated by the facility (such as a biosolid for beneficial use or land-farming, sewage sludge or biosolids for disposal at a monofill) and whether the material is ultimately conveyed off-site in bulk or in bags.

SECTION II. REQUIREMENTS SPECIFIC TO BULK SEWAGE SLUDGE FOR APPLICATION TO THE LAND MEETING CLASS A, CLASS AB or B BIOSOLIDS PATHOGEN REDUCTION AND THE CUMULATIVE LOADING RATES IN TABLE 2, OR CLASS B PATHOGEN

REDUCTION AND THE POLLUTANT CONCENTRATIONS IN TABLE 3

For those permittees meeting Class A, Class AB or B pathogen reduction requirements and that meet the cumulative loading rates in Table 2 below, or the Class B pathogen reduction requirements and contain concentrations of pollutants below listed in Table 3, the following conditions apply:

A. Pollutant Limits

Table 2

	Cumulative Pollutant Loading Rate
Pollutant	(pounds per acre)*
Arsenic	36
Cadmium	35
Chromium	2677
Copper	1339
Lead	268
Mercury	15
Molybdenum	Report Only
Nickel	375
Selenium	89
Zinc	2500

Table 3

	Monthly Average Concentration	
Pollutant	(milligrams per kilogram)*	
Arsenic	41	
Cadmium	39	
Chromium	1200	
Copper	1500	
Lead	300	
Mercury	17	
Molybdenum	Report Only	
Nickel	420	
Selenium	36	
Zinc	2800	

*Dry weight basis

B. Pathogen Control

All bulk sewage sludge that is applied to agricultural land, forest, a public contact site, a reclamation site, shall be treated by either Class A, Class AB or Class B biosolids pathogen reduction requirements as defined above in Section I.B.3.

C. Management Practices

- Bulk biosolids shall not be applied to agricultural land, forest, a public contact site, or a reclamation site that is flooded, frozen, or snow-covered so that the bulk sewage sludge or biosolids enters a wetland or other waters in the State.
- 2. Bulk sewage sludge not meeting Class A biosolids requirements shall be land applied in a manner which complies with Applicability in accordance with 30 TAC §312.41 and the Management Requirements in accordance with 30 TAC § 312.44.
- 3. Bulk biosolids shall be applied at or below the agronomic rate of the cover crop.
- 4. An information sheet shall be provided to the person who receives bulk Class A or AB biosolids sold or given away. The information sheet shall contain the following information:
 - a. The name and address of the person who prepared the Class A or AB biosolids that are sold or given away in a bag or other container for application to the land.
 - b. A statement that application of the Class A or AB biosolids to the land is prohibited except in accordance with the instruction on the label or information sheet.
 - c. The annual whole sludge application rate for the sewage sludge application rate for the biosolids that does not cause any of the cumulative pollutant loading rates in Table 2 above to be exceeded, unless the pollutant concentrations in Table 3 found in Section II above are met.

D. Notification Requirements

- If bulk biosolids are applied to land in a State other than Texas, written notice shall be provided prior to the initial land application to the permitting authority for the State in which the bulk biosolids are proposed to be applied. The notice shall include:
 - a. The location, by street address, and specific latitude and longitude, of each land application site.
 - b. The approximate time period bulk biosolids will be applied to the site.
 - c. The name, address, telephone number, and National Pollutant Discharge Elimination System permit number (if appropriate) for the person who will apply the bulk biosolids.
- 2. The permittee shall give 180 days prior notice to the Executive Director in care of the Wastewater Permitting Section (MC 148) of the Water Quality Division of any change planned in the biosolids disposal practice.

E. Record Keeping Requirements

The documents will be retained at the facility site and/or shall be readily available for review by a TCEQ representative. The person who prepares bulk sewage sludge or a biosolids material shall develop the following information and shall retain the information at the facility site and/or shall be readily available for review by a TCEQ representative for a period

of <u>five years</u>. If the permittee supplies the sludge to another person who land applies the sludge, the permittee shall notify the land applier of the requirements for record keeping found in 30 TAC § 312.47 for persons who land apply.

- 1. The concentration (mg/kg) in the sludge of each pollutant listed in Table 3 above and the applicable pollutant concentration criteria (mg/kg), or the applicable cumulative pollutant loading rate and the applicable cumulative pollutant loading rate limit (lbs/ac) listed in Table 2 above.
- 2. A description of how the pathogen reduction requirements are met (including site restrictions for Class AB and Class B biosolids, if applicable).
- 3. A description of how the vector attraction reduction requirements are met.
- 4. A description of how the management practices listed above in Section II.C are being met.
- 5. The following certification statement:

"I certify, under penalty of law, that the applicable pathogen requirements in 30 TAC § 312.82(a) or (b) and the vector attraction reduction requirements in 30 TAC § 312.83(b) have been met for each site on which bulk biosolids are applied. This determination has been made under my direction and supervision in accordance with the system designed to ensure that qualified personnel properly gather and evaluate the information used to determine that the management practices have been met. I am aware that there are significant penalties for false certification including fine and imprisonment."

- 6. The recommended agronomic loading rate from the references listed in Section II.C.3. above, as well as the actual agronomic loading rate shall be retained. The person who applies bulk biosolids shall develop the following information and shall retain the information at the facility site and/or shall be readily available for review by a TCEQ representative <u>indefinitely</u>. If the permittee supplies the sludge to another person who land applies the sludge, the permittee shall notify the land applier of the requirements for record keeping found in 30 TAC § 312.47 for persons who land apply:
 - a. A certification statement that all applicable requirements (specifically listed) have been met, and that the permittee understands that there are significant penalties for false certification including fine and imprisonment. See 30 TAC § 312.47(a)(4)(A)(ii) or 30 TAC § 312.47(a)(5)(A)(ii), as applicable, and to the permittee's specific sludge or biosolids treatment activities.
 - b. The location, by street address, and specific latitude and longitude, of each site on which sludge or biosolids are applied.
 - c. The number of acres in each site on which bulk sludge or biosolids are applied.
 - d. The date and time sludge or biosolids are applied to each site.
 - e. The cumulative amount of each pollutant in pounds/acre listed in Table 2 applied to each site.
 - f. The total amount of sludge applied to each site in dry tons.

The above records shall be maintained on-site on a monthly basis and shall be made available to the Texas Commission on Environmental Quality upon request.

F. Reporting Requirements

The permittee shall submit the following information in an annual report to the TCEQ by September 30th of each year. The permittee must submit this annual report using the online electronic reporting system available through TCEQ's website. If the permittee requests and obtains an electronic reporting waiver, the annual report can be submitted in hard copy to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC 224).

- Identify in the following categories (as applicable) the sewage sludge or biosolids
 treatment process or processes at the facility: preliminary operations (e.g., sludge or
 biosolids grinding and degritting), thickening (concentration), stabilization, anaerobic
 digestion, aerobic digestion, composting, conditioning, disinfection (e.g., beta ray
 irradiation, gamma ray irradiation, pasteurization), dewatering (e.g., centrifugation,
 sludge drying beds, sludge lagoons), heat drying, thermal reduction, and methane or
 biogas capture and recovery.
- Identify the nature of material generated by the facility (such as a biosolid for beneficial
 use or land-farming, or sewage sludge for disposal at a monofill) and whether the
 material is ultimately conveyed off-site in bulk or in bags.
- 3. Results of tests performed for pollutants found in either Table 2 or 3 as appropriate for the permittee's land application practices.
- 4. The frequency of monitoring listed in Section I.C. that applies to the permittee.
- 5. Toxicity Characteristic Leaching Procedure (TCLP) results.
- 6. PCB concentration in sludge or biosolids in mg/kg.
- 7. Identity of hauler(s) and TCEQ transporter number.
- 8. Date(s) of transport.
- 9. Texas Commission on Environmental Quality registration number, if applicable.
- 10. Amount of sludge or biosolids disposal dry weight (lbs/acre) at each disposal site.
- 11. The concentration (mg/kg) in the sludge or biosolids of each pollutant listed in Table 1 (defined as a monthly average) as well as the applicable pollutant concentration criteria (mg/kg) listed in Table 3 above, or the applicable pollutant loading rate limit (lbs/acre) listed in Table 2 above if it exceeds 90% of the limit.
- 12. Level of pathogen reduction achieved (Class A, Class AB or Class B).
- 13. Alternative used as listed in Section I.B.3.(a. or b.). Alternatives describe how the pathogen reduction requirements are met. If Class B biosolids, include information on how site restrictions were met.
- 14. Identify each of the analytic methods used by the facility to analyze enteric viruses, fecal coliforms, helminth ova, *Salmonella* sp., and other regulated parameters.
- 15. Vector attraction reduction alternative used as listed in Section I.B.4.

- 16. Amount of sludge or biosolids transported in dry tons/year.
- 17. The certification statement listed in either 30 TAC § 312.47(a)(4)(A)(ii) or 30 TAC § 312.47(a)(5)(A)(ii) as applicable to the permittee's sludge or biosolids treatment activities, shall be attached to the annual reporting form.
- 18. When the amount of any pollutant applied to the land exceeds 90% of the cumulative pollutant loading rate for that pollutant, as described in Table 2, the permittee shall report the following information as an attachment to the annual reporting form.
 - a. The location, by street address, and specific latitude and longitude.
 - b. The number of acres in each site on which bulk biosolids are applied.
 - c. The date and time bulk biosolids are applied to each site.
 - d. The cumulative amount of each pollutant (i.e., pounds/acre) listed in Table 2 in the bulk biosolids applied to each site.
 - e. The amount of biosolids (i.e., dry tons) applied to each site.

The above records shall be maintained on a monthly basis and shall be made available to the Texas Commission on Environmental Quality upon request.

SECTION III. REQUIREMENTS APPLYING TO ALL SEWAGE SLUDGE OR BIOSOLIDS DISPOSED IN A MUNICIPAL SOLID WASTE LANDFILL

- A. The permittee shall handle and dispose of sewage sludge or biosolids in accordance with 30 TAC § 330 and all other applicable state and federal regulations to protect public health and the environment from any reasonably anticipated adverse effects due to any toxic pollutants that may be present. The permittee shall ensure that the sewage sludge or biosolids meet the requirements in 30 TAC § 330 concerning the quality of the sludge disposed in a municipal solid waste landfill.
- B. If the permittee generates sewage sludge or biosolids and supplies that sewage sludge or biosolids to the owner or operator of a municipal solid waste landfill (MSWLF) for disposal, the permittee shall provide to the owner or operator of the MSWLF appropriate information needed to be in compliance with the provisions of this permit.
- C. The permittee shall give 180 days prior notice to the Executive Director in care of the Wastewater Permitting Section (MC 148) of the Water Quality Division of any change planned in the sewage sludge or biosolids disposal practice.
- D. Sewage sludge or biosolids shall be tested once during the term of this permit in accordance with the method specified in both 40 CFR Part 261, Appendix II and 40 CFR Part 268, Appendix I (Toxicity Characteristic Leaching Procedure) or other method, which receives the prior approval of the TCEQ for contaminants listed in Table 1 of 40 CFR § 261.24. Sewage sludge or biosolids failing this test shall be managed according to RCRA standards for generators of hazardous waste, and the waste's disposition must be in accordance with all applicable requirements for hazardous waste processing, storage, or disposal.

Following failure of any TCLP test, the management or disposal of sewage sludge or biosolids at a facility other than an authorized hazardous waste processing, storage, or disposal facility shall be prohibited until such time as the permittee can demonstrate the sewage sludge or biosolids no longer exhibits the hazardous waste toxicity characteristics (as demonstrated by the results of the TCLP tests). A written report shall be provided to both the TCEQ Registration and Reporting Section (MC 129) of the Permitting and Registration Support Division and the Regional Director (MC Region 13) of the appropriate TCEQ field office within 7 days after failing the TCLP Test.

The report shall contain test results, certification that unauthorized waste management has stopped, and a summary of alternative disposal plans that comply with RCRA standards for the management of hazardous waste. The report shall be addressed to: Director, Permitting and Registration Support Division (MC 129), Texas Commission on Environmental Quality, P. O. Box 13087, Austin, Texas 78711-3087. In addition, the permittee shall prepare an annual report on the results of all sludge toxicity testing. This annual report shall be submitted to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC 224), by September 30th of each year.

- E. Sewage sludge or biosolids shall be tested as needed, in accordance with the requirements of 30 TAC Chapter 330.
- F. Record Keeping Requirements

The permittee shall develop the following information and shall retain the information for five years.

- 1. The description (including procedures followed and the results) of all liquid Paint Filter Tests performed.
- 2. The description (including procedures followed and results) of all TCLP tests performed.

The above records shall be maintained on-site on a monthly basis and shall be made available to the Texas Commission on Environmental Quality upon request.

G. Reporting Requirements

The permittee shall submit the following information in an annual report to the TCEQ by September 30th of each year. The permittee must submit this annual report using the online electronic reporting system available through TCEQ's website. If the permittee requests and obtains an electronic reporting waiver, the annual report can be submitted in hard copy to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC224).

- 1. Identify in the following categories (as applicable) the sewage sludge or biosolids treatment process or processes at the facility: preliminary operations (e.g., sludge or biosolids grinding and degritting), thickening (concentration), stabilization, anaerobic digestion, aerobic digestion, composting, conditioning, disinfection (e.g., beta ray irradiation, gamma ray irradiation, pasteurization), dewatering (e.g., centrifugation, sludge drying beds, sludge lagoons), heat drying, thermal reduction, and methane or biogas capture and recovery.
- 2. Toxicity Characteristic Leaching Procedure (TCLP) results.
- 3. Annual sludge or biosolids production in dry tons/year.
- 4. Amount of sludge or biosolids disposed in a municipal solid waste landfill in dry tons/year.
- 5. Amount of sludge or biosolids transported interstate in dry tons/year.
- 6. A certification that the sewage sludge or biosolids meets the requirements of 30 TAC § 330 concerning the quality of the sludge disposed in a municipal solid waste landfill.
- 7. Identity of hauler(s) and transporter registration number.
- 8. Owner of disposal site(s).
- 9. Location of disposal site(s).
- 10. Date(s) of disposal.

The above records shall be maintained on-site on a monthly basis and shall be made available to the Texas Commission on Environmental Quality upon request.

SECTION IV. REQUIREMENTS APPLYING TO SLUDGE OR BIOSOLIDS TRANSPORTED TO ANOTHER FACILITY FOR FURTHER PROCESSING

These provisions apply to sludge or biosolids that is transported to another wastewater treatment facility or facility that further processes sludge or biosolids. These provisions are intended to allow transport of sludge or biosolids to facilities that have been authorized to accept sludge or biosolids. These provisions do not limit the ability of the receiving facility to determine whether to accept the sludge or biosolids, nor do they limit the ability of the receiving facility to request additional testing or documentation.

A. General Requirements

- 1. The permittee shall handle and dispose of sewage sludge or biosolids in accordance with 30 TAC Chapter 312 and all other applicable state and federal regulations in a manner that protects public health and the environment from any reasonably anticipated adverse effects due to any toxic pollutants that may be present in the sludge.
- 2. Sludge or biosolids may only be transported using a registered transporter or using an approved pipeline.

B. Record Keeping Requirements

- 1. For sludge or biosolids transported by an approved pipeline, the permittee must maintain records of the following:
 - a. the amount of sludge or biosolids transported;
 - b. the date of transport;
 - c. the name and TCEQ permit number of the receiving facility or facilities:
 - d. the location of the receiving facility or facilities;
 - e. the name and TCEO permit number of the facility that generated the waste; and
 - f. copy of the written agreement between the permittee and the receiving facility to accept sludge or biosolids.
- 2. For sludge or biosolids transported by a registered transporter, the permittee must maintain records of the completed trip tickets in accordance with 30 TAC § 312.145(a)(1)-(7) and amount of sludge or biosolids transported.
- The above records shall be maintained on-site on a monthly basis and shall be made available to the TCEQ upon request. These records shall be retained for at least five years.

C. Reporting Requirements

The permittee shall submit the following information in an annual report to the TCEQ by September 30th of each year. The permittee must submit this annual report using the online electronic reporting system available through TCEQ's website. If the permittee requests and obtains an electronic reporting waiver, the annual report can be submitted in hard copy to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC 224).

- Identify in the following categories (as applicable) the sewage sludge or biosolids
 treatment process or processes at the facility: preliminary operations (e.g., sludge or
 biosolids grinding and degritting), thickening (concentration), stabilization, anaerobic
 digestion, aerobic digestion, composting, conditioning, disinfection (e.g., beta ray
 irradiation, gamma ray irradiation, pasteurization), dewatering (e.g., centrifugation,
 sludge drying beds, sludge lagoons), heat drying, thermal reduction, and methane or
 biogas capture and recovery.
- 2. the annual sludge or biosolids production;
- 3. the amount of sludge or biosolids transported;
- 4. the owner of each receiving facility;
- 5. the location of each receiving facility; and
- 6. the date(s) of disposal at each receiving facility.

TCEO Revision 06/2020

SPECIAL PROVISIONS:

- 1. This permit is granted subject to the policy of the Commission to encourage the development of area-wide waste collection, treatment, and disposal systems. The Commission reserves the right to amend this permit in accordance with applicable procedural requirements to require the system covered by this permit to be integrated into an area-wide system, if an area-wide system is developed; to require the delivery of the wastes authorized to be collected in, treated by, or discharged from the system, to an area-wide system; or to amend this permit in any other particular to effectuate the Commission's policy. Such amendments may be made when the changes required are advisable for water quality control purposes and are feasible on the basis of waste treatment technology, engineering, financial, and related considerations existing at the time the changes are required, exclusive of the loss of investment in or revenues from any then existing or proposed waste collection, treatment, or disposal system.
- 2. The permittee shall employ or contract with one or more licensed wastewater treatment facility operators or wastewater system operations companies holding a valid license or registration according to the requirements of 30 TAC Chapter 30, Occupational Licenses and Registrations, and in particular 30 TAC Chapter 30, Subchapter J, Wastewater Operators and Operations Companies.
 - This Category D * facility must be operated by a chief operator or an operator holding a Class D * license or higher. The facility must be operated a minimum of five days per week by the licensed chief operator or an operator holding the required level of license or higher. The licensed chief operator or operator holding the required level of license or higher must be available by telephone or pager seven days per week. Where shift operation of the wastewater treatment facility is necessary, each shift which does not have the on-site supervision of the licensed chief operator must be supervised by an operator in charge who is licensed not less than one level below the category for the facility.
 - *A Class D Wastewater Treatment Operator license is not renewable for operators of a facility listed in 30 TAC Section 30.342(c) and must be upgraded to a Class C Wastewater Treatment Operator license or higher prior to the expiration date of the Class D license.
- 3. The permittee shall maintain and operate the treatment facility in order to achieve optimum efficiency of treatment capability. This shall include required monitoring of effluent flow and quality as well as appropriate grounds and building maintenance.
- 4. Irrigation practices shall be designed and managed as to prevent ponding of effluent or contamination of ground and surface waters and to prevent the occurrence of nuisance conditions in the area. To promote effluent and nutrient uptake by the crop, and to prevent pathways for effluent surfacing, the Bermuda grass shall be established and well maintained in the irrigation area throughout the year. Tailwater control facilities shall be provided as necessary to prevent the discharge of any effluent from the irrigated land.
- 5. Effluent shall not be applied for irrigation during rainfall events or when the ground is frozen or saturated.
- 6. The permittee will maintain coastal Bermuda grass on the disposal site. Application rates to the irrigated land shall not exceed 2.88 acre-feet per year per acre irrigated. The permittee is responsible for providing equipment to determine application rates and maintaining

- accurate records of the volume of effluent applied. These records shall be made available for review by the Texas Commission on Environmental Quality and shall be maintained for at least three years.
- 7. Holding or storage ponds shall conform to the Texas Commission on Environmental Quality "Design Criteria for Sewerage Systems" requirements for stabilization ponds with regard to construction and levee design, and a minimum freeboard of two feet shall be maintained.
- 8. The permittee shall obtain representative soil samples from the root zones of the land application area receiving wastewater. Composite sampling techniques shall be used. Each composite sample shall represent no more than 35 acres, with no less than 10 to 15 subsamples representing each composite sample. Subsamples shall be composited by like sampling depth and soil type for analysis and reporting. Soil types are soils that have like topsoil or plow layer textures. These soils shall be sampled individually from 0 to 6 inches, 6 inches to 18 inches and 18 inches to 30 inches below ground level. The permittee shall sample soils in December to February of each year. Soil samples shall be analyzed within 30 days of sample collection.

The permittee shall provide annual soil analyses of the land application area according to the following table:

Parameter	Method	Minimum Analytical Level (MAL)	Reporting units
рН	2:1 (v/v) water to soil mixture		Reported to 0.1 pH units after calibration of pH meter
Electrical Conductivity	2:1 (v/v) water to soil mixture	0.01	dS/m (same as mmho/cm)
Nitrate- nitrogen	From a 1 <u>N</u> KCl soil extract	1	mg/kg (dry weight basis)
Total Kjeldahl Nitrogen (TKN)	For determination of Organic plus Ammonium Nitrogen. Procedures that use Mercury (Hg) are not acceptable.	20	mg/kg (dry weight basis)
Total Nitrogen	= TKN + nitrate-nitrogen (same as, organic-nitrogen + ammonium-nitrogen + nitrate-nitrogen)		mg/kg (dry weight basis)
Plant- available: Phosphorus	Mehlich III with inductively coupled plasma	1 (P)	mg/kg (dry weight basis)
Plant- available:	May be determined in the same Mehlich III extract	5	mg/kg (dry weight basis)

Potassium	with inductively coupled plasma	
Amendment addition, e.g.,		Report in short tons/acre in the
gypsum		year effected

The permittee shall provide a copy of this plan to the analytical laboratory prior to sample analysis. The permittee shall submit the results of the annual soil sample analyses with copies of the laboratory reports and a map depicting the areas that have received wastewater within the permanent land application fields to the TCEQ Regional Office (MC Region 13) and the Enforcement Division (MC 224) no later than end of September following the sampling date of each year. If wastewater is not applied in a particular year, the permittee shall notify the same TCEQ offices and indicate that wastewater and/or sludge has not been applied on the approved land disposal sites during that year.

- 9. For any area where treated effluent is stored or where there exist hose bibs or faucets, the permit-tee shall erect adequate signs stating that the irrigation water is from a non-potable water supply. Signs shall consist of a red slash superimposed over the international symbol for drinking water accompanied by the message "DO NOT DRINK THE WATER" in both English and Spanish. All piping transporting the effluent shall be clearly marked with these same signs.
- 10. Spray fixtures for the irrigation system shall be of such design that they cannot be operated by unauthorized personnel.
- 11. Irrigation with effluent shall be accomplished only when the area specified is not in use.
- 12. Permanent transmission lines shall be installed from the holding pond to each tract of land to be irrigated utilizing effluent from that pond.
- 13. For the existing storage lagoon: Facilities for the retention of treated or untreated wastewater shall be adequately lined to control seepage. The following methods of pond lining are acceptable:
 - a. In-situ clay soils or placed and compacted clay soils meeting the following requirements:
 - 1. More than 30% passing a No. 200 mesh sieve
 - 2. Liquid limit greater than 30%
 - 3. Plasticity index greater than 15
 - 4. A minimum thickness of 2 feet
 - 5. Permeability equal to or less than 1x10-7 cm/sec
 - 6. Soil compaction will be 95% standard proctor at optimum moisture content
 - b. Membrane lining with a minimum thickness of 30 mils, and an underdrain leak detection system.

The permittee shall maintain certification by a Texas Licensed Professional Engineer that the completed pond lining meets the appropriate criteria above. Upon request, the certification shall be sent to the TCEQ Regional Office (MC Region 13), the Water Quality Assessment Team (MC-150), and Water Quality Compliance Monitoring Team (MC-224) of the Enforcement Division.

14. The existing storage pond shall be maintained and operated in a manner that prevents

unauthorized discharge to water in the state and contamination of groundwater.

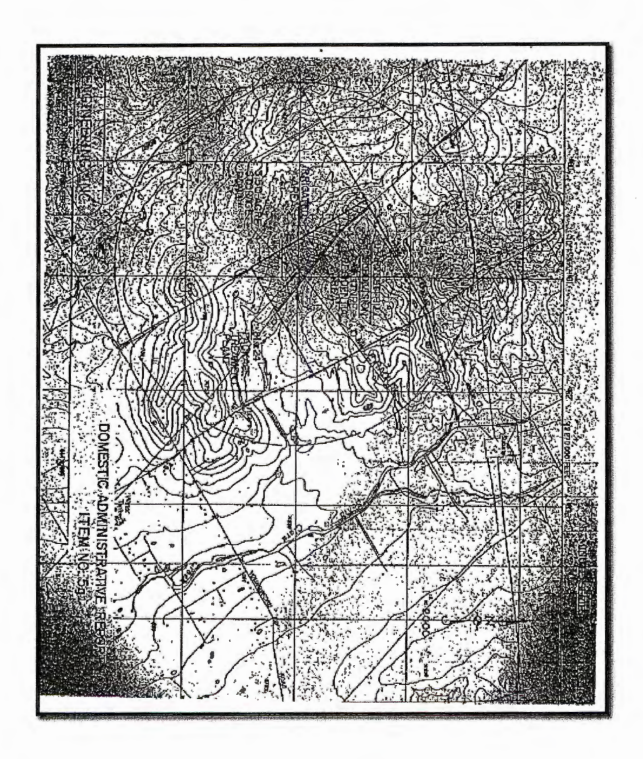
- 15. Facilities for the retention of treated or untreated wastewater shall be adequately managed and lined to control seepage. At least once per month, the Permittee shall inspect the sides and bottom (if visible) of all wastewater ponds for signs of damage and leakage, and any pond leak detection systems that are in service. Leaking ponds shall be removed from service, or operated in a manner to prevent discharge, until repairs are made or replacement ponds are constructed.
- 16. Any new or modified wastewater pond shall be adequately lined to control seepage in accordance with 30 TAC §217.203. New or modified wastewater ponds shall not be put into service until the permittee demonstrates that the pond liners meet the requirements of 30 TAC §217.203. The permittee shall demonstrate that the number, location, and test results of samples collected for geotechnical testing are in accordance with 30 TAC §217.203(d) and (e), and that the liner has a minimum thickness required by 30 TAC 217.203. If a synthetic liner is to be used, the liner thickness shall be a minimum of 40 mils and be constructed with an underground leak detection system with appropriate sampling points.

The permittee shall submit the liner certification for a newly-constructed or modified wastewater pond to the Water Quality Assessment Team (MC-150), the TCEQ Regional Office (MC-Region 13), and the TCEQ Compliance Monitoring Section (MC-224) within 30 days of completion and prior to use. The certification shall be signed and sealed by a Texaslicensed professional engineer and include a description of how the liner meets the requirements of 30 TAC §217.203.

- 17. Pond liner certifications and all liner construction and repair documentation shall be maintained by the Permittee for the life of the facility and be made available for TCEQ personnel for inspection and review.
- 18. The permittee shall comply with the requirements of 30 TAC § 309.13(a) through (d). In addition, by ownership of the required buffer zone area, the permittee shall comply with the requirements of 30 TAC § 309.13(e).
- 19. The permittee shall construct berms around the entire perimeter of each of the irrigation areas and the storage pond as depicted on the attached map. (See Attachment A).
- 20. With the summary submittal letter received by the TCEQ on August 14, 2003, and approved on August 25, 2003 (TCEQ Log No. 0803/121), the permittee has met the requirements in 30 TAC Chapter 217.6(c), Design Criteria for Domestic Wastewater Systems.
- 21. The permittee shall use cultural practices to promote and maintain the health and propagation of the Bermuda grass crops and avoid plant lodging. The permittee shall harvest the crops (cut and remove it from the field) at least one time during the year. Harvesting and mowing dates shall be recorded in a log book kept on site to be made available to TCEQ personnel upon request.
- 22. The physical condition of the spray irrigation fields will be monitored on a weekly basis when the fields are being utilized for the purpose of wastewater irrigation. Any areas with problems such as surface runoff, surficial erosion, stressed or damaged vegetation will be recorded in the field log kept onsite and corrective measures will be initiated within 24 hours of discovery.

23. The permittee shall comply with buffer zone requirements of 30 TAC §309.13(c). A wastewater treatment plant unit, defined by 30 TAC Section §309.11(9), must be located a minimum horizontal distance of 250 ft from a private well and a minimum horizontal distance of 500 ft from a public water well site, spring, or other similar sources of public drinking water, as provided by §290.41(c)(1)(C) of this title.

Attachment A Harvest Hills Treatment, Ltd. Permit No. WQ0014037001





Main Office 3000 N. Austin St. Seguin, Texas 78155 (830) 303-3313 (830) 372-2874 (Fax) gadprotest@guadalupead.org Schertz Substation 1052 FM 78 Ste., 103 Schertz, Texas 78154 (830)303-3313 Opt. 0 (877) 254-0888 (Fax)

NOTICE OF MEETING

Notice is hereby given that The Board of Directors of the Guadalupe Appraisal District will meet in a **REGULAR SESSION on June 4**, **2025**, at 5:30 p.m. in the Board Room of the Guadalupe Appraisal District office building, located at 3000 N. Austin Street, Seguin, Texas. Subjects to be discussed are listed on the attached agenda.

Under the authority of Chapter 551. Of the Texas Government Code, the Board, during the course of the meeting covered by this notice, may enter into closed or executive session for any of the following reasons provided the subject to be discussed is on the agenda for the meeting.

- For a private consultation with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas, clearly conflicts with this chapter. (Sec. 551-071)
- To deliberate the purchase, exchange, lease, or value of real property if deliberation in open meeting would have a detrimental effect on the position of the Appraisal District in negotiations with the third person. (Sec. 551-072)
- To deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee or to hear a complaint or charge against an officer or employee. The subsection does not apply if the officer or employee who is the subject of the deliberation or hearing requests a public hearing. (Sec. 551-074)
- Deliberations regarding the deployment or specific occasions for implementation of security personnel or devices; or a security audit. (Sec. 551-076)

Note: For purposes of this subsection, an independent contractor, such as an engineering, architectural, or consultant firm, is not an employee. Atty.: Gen. Op Nw-129 (1980).

Chapter 418 of the Government Code, the Texas Disaster Act, which relates to managing emergencies and disasters, including those caused by terroristic acts, provides in section 418.183(f): A governmental body subject to Chapter 551 is not required to conduct an open meeting to deliberate information to which this section applies. Notwithstanding Section 551.103(a), the governmental body must make a tape recording of the proceedings of a closed meeting to deliberate the information.

NO FINAL ACTION, DECISION, OR VOTE SHALL BE TAKEN WHILE THE BOARD IS IN CLOSED OR EXECUTIVE SESSION. Chapter 551. Texas Government Code.

Agenda on Attached Sheet

This notice posted and filed in compliance with the Open Meetings Act on or before May 30, 2025 at 5:00 p.m.

Peter Snaddon, R.P.A., C.C.A. G.A.D. Chief Appraiser

POSTED

GUADALUPE APPRAISAL DISTRICT

3000 NORTH AUSTIN STREET SEGUIN, TEXAS 78155

REGULAR SESSION OF THE BOARD OF DIRECTORS June 4, 2025

Agenda

- 1. Call to Order
- 2. Roll Call
- 3. Citizens' Comments
- Taxpayer Liaison Report
- 5. CONSENT AGENDA These items may be acted upon by one motion. No separate discussion or vote on any of the items will be had unless requested by a Board member.
 - a. Approval of Minutes of the May Budget Workshop held on May 7, 2025.
 - b. Approval of Minutes of the May Regular Meeting held on May 7, 2025.
 - c. Approval of Finance Statement for April 2025.
- 6. EXECUTIVE SESSION: For a private consultation with the Board's Attorney with respect to pending or contemplated litigation, settlement offers, or on a matter in which the duty of the attorney to the governmental body under the Texas Disciplinary Rules of Professional Conduct of the State Bar of Texas clearly conflicts with this chapter, authorized and pursuant to Texas Government Code (Sec. 551-071)
- 7. EXECUTIVE SESSION: To deliberate the appointment, employment, evaluation, reassignment, duties, discipline, or dismissal of a public officer or employee or to hear a complaint or charge against an officer or employee. The subsection does not apply if the officer or employee who is the subject of the deliberation or hearing requests a public hearing. (Sec. 551-074)
- 8. DISCUSSION/ ACTION: Take Any Action Based on Discussion Held in Closed Session Under Agenda Item #6
- 9. DISCUSSION/ ACTION: Take Any Action Based on Discussion Held in Closed Session Under Agenda Item #7
- DISCUSSION: Guadalupe Appraisal District 2026 Proposed Budget
- 11. ACTION: In accordance with §6.06(a) TX Tax Code, Chief Appraiser requests authorization to forward copies of 2026 Proposed Guadalupe Appraisal District Budget to each taxing unit to be held at their respective principal administrative office for public inspection.
- 12. ACTION: In accordance with §6.06(b) TX Tax Code, Chief Appraiser requests authorization to schedule a public hearing, to be held at main office, for consideration of 2026 Budget on August 6, 2025 at 5:30pm to include timely delivery of written notice to each taxing unit of the date, time, and place fixed.
- 13. Chief Appraiser's Report
- 14. Directors' Report
- 15. Adjournment

(If during the course of the meeting, any discussion of any item on the agenda should be in a closed meeting, the Board will conduct a closed meeting in accordance with the Texas Open Meeting Act, Texas Government Code, Chapter 551, subchapters D, and E)

Peter Snaddon, R.P.A., C.C.A. G.A.D. Chief Appraiser

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



NOTICE OF DISTRICT PETITION TCEO INTERNAL CONTROL NO. D-01152025-019

POSTED

JUN 0 3 2025 **Q: 136m** TERESA KIEL Guadalupe County Clerk By: Why Law

PETITION. SA Kosta Browne, LTD, a Texas limited partnership, (Petitioner) filed a petition with the Texas Commission on Environmental Quality (TCEQ) for the annexation of land into Guadalupe County Municipal Utility District No. 6 (District) under Local Government Code Section (§) 42.042 and the procedural rules of the TCEQ.

The petition states that: (1) the Petitioner holds title to all the property in the proposed annexation area to be included in the District; (2) there are no lienholders on the property to be annexed into the District; (3) the proposed property annexation will contain approximately 102.5633 acres located within Guadalupe County; and (4) 69.71 acres of land within the proposed property annexation is within the extraterritorial jurisdiction of the City of Santa Clara and 32.8533 acres of land within the proposed property annexation is within the extraterritorial jurisdiction of the City of Cibolo. The property proposed for annexation is adjoined to the eastern and western boundary of the district. Access to the annexation tract will be by Weil Road to the south.

In accordance with Local Government Code §§ 42.0425 and 42.042, the Petitioner and the District submitted a petition to the City of Santa Clara and the City of Cibolo, requesting each City's consent to the annexation of land into the District. Information provided indicates that each City did not consent to the inclusion of the land into the District's area. After the 90-day period passed without receiving consent from either City to the annexation, the Petitioner submitted a petition to the City of Santa Clara and the City of Cibolo requesting that each City provide water and sanitary sewer services to the proposed annexation area. The 120-day period for reaching a mutually agreeable contract expired and the information provided indicates that the Petitioner and the Cities have not executed a mutually agreeable contract for service. Pursuant to Local Government Code § 42.042, failure to execute such an agreement constitutes authorization for the Petitioner to initiate proceedings to include the proposed annexation area into the District. The territory to be annexed into the District is depicted in the vicinity map designated as Exhibit "A," which is attached to this document.

CONTESTED CASE HEARING. The TCEQ may grant a contested case hearing on this amended petition if a written hearing request is filed within 30 days after the newspaper publication of this notice.

To request a contested case hearing, you must submit the following: (1) your name (or for a group or association, an official representative), mailing address, daytime phone number, and fax number, if any; (2) the name of the Petitioners and the TCEQ Internal Control Number; (3) the statement "I/we request a contested case hearing"; (4) a brief description of how you would be affected by the amended petition in a way not common to the general public; and (5) the location of your property relative to the proposed District's boundaries. You may also submit your proposed adjustments to the amended petition which would satisfy your concerns. Requests for a contested case hearing must be submitted in writing to the Office of the Chief Clerk at the address provided in the information section below.

The Executive Director may approve the amended petition unless a written request for a contested case hearing is filed within 30 days after the newspaper publication of this notice. If a hearing request is filed, the Executive Director will not approve the amended petition and will forward the amended petition and hearing request to the TCEQ Commissioners for their consideration at a scheduled Commission meeting. If a contested case hearing is held, it will be a legal proceeding similar to a civil trial in state district court.

INFORMATION. Written hearing requests should be submitted to the Office of the Chief Clerk, MC-105, TCEQ, P.O. Box 13087, Austin, TX 78711-3087. For information concerning the hearing process, please contact the Public Interest Counsel, MC-103, at the same address. General information regarding TCEQ can be found at our web site http://www.tceq.texas.gov/.

Issued: May 28, 2025

NOTICE OF MEETING

GUADALUPE COUNTY MUNICIPAL UTILITY DISTRICT NO. 9

The Board of Directors of Guadalupe County Municipal Utility District No. 9 will hold a regular meeting on Tuesday, June 10, 2025, at 11:30 a.m., at San Marcos Title Company, 1913 Dutton Drive, Suite 408, San Marcos, Texas 78666, to discuss and, if appropriate, act upon the following items:

- 1. Comments from the public.
- 2. Approve minutes.
- 3. Authorize renewal of District's insurance policies, including review of engineer's list of District facilities to be insured.
- Financial and bookkeeping matters, including payment of the bills, review of investments, and amend budget for fiscal year end April 30, 2026, if necessary.
- 5. Engineering matters, including preparation of plans and specifications, approval of plans and specifications, advertisement for bids, bid review, contract award, Pay Estimates and Change Orders, acceptance of projects, and direct engineer to notify insurance company, as appropriate.
- 6. Deeds, easements, consents to encroachment, requests for service, out-of-district service agreements, and utility commitment letters.
- 7. Water and wastewater matters, including Regional Wastewater Services Agreement with the City of San Marcos.
- 8. Annexation of land into the District, including:
 - a. approve feasibility study;
 - b. accept Petition for Addition of Certain Land; and
 - c. authorize execution and filing of Petition for Consent to Annex Land.
- Development matters, including report on development, development financing agreement, amendments to development financing agreement, assignments of development financing agreement, and consents to assignment.
- 10. Next meeting date.



Attorney for the District

POSTED

JUN 0 4 2025 2:57pm TERESA KIEL

Persons with disabilities who plan to attend this meeting and would like to request auxiliary aids or services are requested to contact the District's attorney at (512) 518-2424 at least three business days prior to the meeting so that appropriate arrangements can be made.

COMAL-GUADALUPE SWCD #306 NOTICE OF MEETING

Pursuant to Section 551.041 of the Texas Open Meetings Act, notice is hereby given that the Comal-Guadalupe Soil & Water Conservation District #306, whose address is 999 Fleming Drive, Seguin Texas 78155, hereby gives notice of a meeting of its Board of Directors to be held at the Seguin USDA Office, located at 999 Fleming Drive, at 9:00 AM at which time the following subjects will be discussed and/or acted upon:

AGENDA FOR JUNE MEETING

TUESDAY, June 17, 2025, at 9:00AM

Call Meeting to Order, Roll Call of Directors, and Establish a Quorum Invocation

Roll Call of Visitors

Public Comments (Limited to 3 (Three) Minutes per person)

- 1. Reading and possible action on minutes from previous meeting(s)
- 2. Reports from Co-operating agencies
 - USDA/NRCS

Review/Approve/Sign any Contracts or Conservation Plans Presented James Theis, District Conservationist, Seguin FO Dori Damerau, DC, New Braunfels FO

- State Soil & Water Conservation Board Melissa Grote, Field Representative
- Geronimo/Alligator Creek WPP Items Clean Water Act 319 Program Update on Position, SWCD Planner/Technician
- Other Agencies as attend.
- 3. Review Monthly Correspondence
 - (a) Calls for Resolutions for the Annual State Meeting- Must be post marked by July 30, 2025.
 - (b) Other correspondence as received
- Old Business
 - (a) Discuss and/or act on any Flood Control Dam Items Repair Grant Program Comal Co.
 - (b) Discuss Plans for 2025 Range Camp Discuss 2025 Range Camp Donations.
- New Business
 - (a) Review/Approve Matching Fund Request
 - (b) Conservation Activity Program (CAP) Payment Request
 - (c) Ratify and Act on Request for FY2025 CAP, TA, and TSP Reimbursement
 - (d) Action and Request for Geronimo/Alligator Creek Program Reimbursement
 - (e) Discussion on 3rd Quarter Director Mileage and Per Diem
 - (f) Discussion on other upcoming events Plan for 2026 Calendar & Land & Grass Judging in September
 - (i) Discuss Hire New Bookkeeper.
 - (j) Pay Director mileage for Area 3 Awards Banquet.
 - (k) Discussion on assisting at the Area 3 Employee Training
- 6. Review Financial Report for FY 2025 June 2025
- 7. Approval of Expenditures for May-- June 2025 and ratify payments made between meetings
- Set next meeting date.
- 9. Adjournment

The Comal-Guadalupe SWCD Board may convene in executive session in accordance with Sections 551.071.076 of the Texas Opens Meetings At on any of the above agenda items.

THE PUBLIC IS INVITED TO ATTEND THIS MEETING

** Persons with disabilities who plan to attend this meeting and who may need auxiliary aids or services such as interpreters for persons who are deaf or hearing impaired, readers, large print or Braille, are requested to contact *Comal-Guadalupe SWCD at 830-379-0930x3* two (2) workdays prior to the meeting so that appropriate arrangements can be made. **

POSTED

JUN 0 6 2025

6:64am TERESA KIEL Guadalupe County Clerk By: Wurf Lunc



President- Diane Anderson-Glover*
dianeglover@gvec.net
Vice-President- Jack Shanafelt*
shanafeltsign@sbcglobal.net
Treasurer- Adam Rausch*
adam.rausch@americantower.com
Secretary- Michelle Moczygemba*
jmmoczygemba@hotmail.com

Supporting Board Members

Tracy Young*

Joseph Pease*

Connie Sheppard*

Cindy Pease*

Cindy Baker*

(Open Position)*

(Open Position)*

(Open Position)*

(Open Position)*

*Indicates Voting Board Members



GUADALUPE COUNTY CHILD WELFARE BOARD

PUBLIC MEETING: JUNE 9TH, 2025

TIME: 5:30 P.M. @ SEGUIN PUBLIC LIBRARY

- CONFERENCE ROOM - 313 W NOLTE ST

Agenda

- 1. Call to Order
- 2. Determination of Quorum
- 3. Public Comment
- 4. Action Items: Discussion and Possible Motion Relative to:
 - a. Request(s) for Financial Assistance from CPS & Belong
 - Accept into the Minutes All CPS Requests Approved via Email Since the Last Meeting
 - c. DFPS Report
 - d. SJRC / Belong Report
 - e. Approval of the April Meeting Minutes
 - f. Approval of the April & May Treasurers Reports
 - g. Approval of Accepting Resignation Letter from Jack Shanafelt
- 5. Discussion Items:
 - a. Region 8 Council Report
 - b. TCCWB Report
- 6. Committee Reports:
 - a. Rainbow Room
 - b. Back to School
 - c. Christmas
- 7. Upcoming Items and Other(s):
- 8. Board Member Comments
- Next Meeting Seguin Public Library on July 14th (Meeting is Also Accessible via ZOOM for Guests)
- 10. Motion to Adjourn

Join Zoom Meeting

https://us02web.zoom.us/j/86500919825?pwd=WxLXRT1yC4T6LMKMkp0Dnwm9Umg5c2.1

Meeting ID: 865 0091 9825 Passcode: WELFARE

POSTED

JUN 0 6 2025

2:19 pm

TERESA KIEL

Guadalupe County Clerk

By: Wayn June

Address: Guadalupe County Child Welfare Board
ustice Center - 211 West Court Street - Seguin, Texas 78155

Phone: (830) 303-8867 • Email: childwelfareboard@gmail.com • www.gccwb.org



GUADALUPE COUNTY Commissioners Court

Kyle Kutscher County Judge (830) 303-8867 Kyle.Kutscher@ GuadalupeTX.gov Jacqueline Ott
Commissioner, Pct. 1
(830) 303-8857, Ext. 1
Jacqueline.Ott@
GuadalupeTX.gov

Drew Engelke
Commissioner, Pct. 2
(830) 303-8857, Ext. 2
Drew.Engelke@
GuadalupeTX.gov

Michael Carpenter Commissioner, Pct. 3 (830) 303-8857, Ext. 3 Michael.Carpenter@ GuadalupeTX.gov Stephen Germann Commissioner, Pct. 4 (830) 303-8857, Ext. 4 Stephen.Germann@ GuadalupeTX.gov

Regular Meeting Date: June 10, 2025

Time: 10:00 AM

AGENDA

POSTED

JUN **0 6** 2025

2:17 pm TERESA KIFI

- Call to Order.
- 2. Pledges to U.S. and Texas Flags and Silent Prayer.
- 3. Citizens to be heard.
- 4. PROCLAMATIONS: Discussion and possible motion relative to the following:

Recognizing June 2025 as Elder Abuse Awareness Month in Guadalupe County. Elder Abuse Awareness Prevention Mo June 2025

5. PRESENTATION:

- A. Retirement recognition of Corporal Michael Geary for 6 years of service to the Guadalupe County Sheriff's Office.
- B. The proposed changes at the intersection of Link Road and Huber Road due to the construction of Navarro High School.
- C. The 2024 International Fire Code with Guadalupe County Amendments.
- D. Review the results of the Request For Proposal (RFP) #25-21 Comprehensive Benefits Package for Guadalupe County, and discuss recommendations. Guadalupe County RFP 25-21 Analysis Presentation
- 6. CONSENT ITEMS: The following may be acted upon in one motion. A Commissioner, the County Judge, or a Citizen may request items to be pulled for separate discussion and/or action:
 - A. The Bill List.
 The Bill List

1



- B. The EBA List. EBA
- C. The PCA Bill List. PCA Bill List
- D. Budget Amendments.6-10-25 SUMMARY AND BAs
- E. The Departmental Monthly and Revenue Report for April 2025. April 2025 DMR-RR
- F. The naming of the following private lanes:
 - i. Maspeth Lane, located off Hoffman Road, Precinct 1;
 - ii. Bluestem Crest Lane, located off Old Seguin-Luling Road, Precinct 1;
 - iii. Sycamore Shade Lane, located off Old Seguin-Luling Road, Precinct 1; and
 - iv. Roque Lane, located off Sassman Road, Precinct 4.

Private Lane Packages

- G. The Excavation Permit Requests for the following County Roads:
 - i. Union Wine, Precinct 1;
 - ii. 1308 Stagecoach Road, Precinct 4; and
 - iii. Harborth Road, Precinct 2.

Excavation Permit Request

H. Ratify the fully executed Memorandum of Understanding between the Guadalupe County Sheriff's Office and the Office of the Attorney General regarding the Internet Crimes Against Children ("ICAC") Task Force.

ICAC Task Force MOU

- I. The Contract Amendments extending the following Emergency Management Disaster Services:
 - i. IFB 24-08, Fuel Supply;
 - RFP 24-12, Emergency Shelter for Emergency Management Personnel and Responders;
 - iii. IFB 24-13, Rental of Box or Flatbed Truck; and
 - iv. RFP 24-14, Multiple Services for Disaster Recovery.

Contract Amendment for Extension

J. The quotes from Enhanced Voting for Ballot Scout software and Enhanced Remake Station for the Elections Office.

Enhanced Voting Quotes

K. The one-year agreement with Deep East Texas Self Insurance Fund for the Workers' Compensation Self-Insurers' Fund and removal of a serving agent. Interlocal Agreement & Estimated Billing

7. ACTION ITEMS: Discussion and possible motion relative to:

A. In accordance with the Guadalupe County Travel Policy, authorization for the following individuals to travel out-of-state:

- The County Court at Law Judge to attend the History and Theory of Jurisprudence course at the William S. Boyd School of Law in Las Vegas, Nevada, July 13-18, 2025.
- One Sheriff's Office employee to attend the Realistic De-Escalation Instructor Course in Boise, Idaho, June 24-27, 2025.
- iii. Two County Clerk's employees for educational training at the Property Records Industry Association (PRIA) Annual Conference in Tacoma, Washington, August 25-29, 2025.

Course & Training Descriptions

 B. Review the evaluation scoring for RFQ 25-23, Construction Manager at Risk (CMAR)
 - Marion Building Remodel, and authorize Purchasing to negotiate a contract with the highest ranking vendor.

Evaluation Scoring RFQ 25-23 CMAR

C. The Order to Advertise and Specifications for IFB 25-25, Corrugated Pipe, Concrete Pipe, and Concrete Box Culverts. Legal Notice and IFB 25-25

D. The contract with Roadway Asset Services, LLC, for RFP 25-11, Roadway Condition Assessment Services.

RAS Contract RFP 25-11

- E. Authorization to publish notice and set a date for a Public Hearing to establish the following Traffic Regulatory Designations and Signage on Guadalupe County Roads:
 - i. No Parking signs on Barbarossa Road, Precinct 2;
 - ii. No Thru Truck signs on Franch Road, Precinct 2;
 - iii. Speed Limit on Old Lehman Road, Precinct 2;
 - iv. Speed Limit on Barbarossa Road, Precinct 2; and
 - v. Reduced Speed Limit on Gerdes Road, Precinct 4.
- F. Pursuant to Section 86.012 of the Texas Local Government Code, set the maximum number of reserve deputy constables that a Guadalupe County Constable may appoint.
- G. The request by the Guadalupe County Precinct 4 Constable to increase the number of Reserve Deputy Constables from 8 to 9.
- H. The quote from Autoclear, LLC, for the purchase of a new X-ray Machine for the Justice Center, which includes the disposal of the machine being replaced (GC#15194).

Autoclear Quote

- Pursuant to Chapter 614 of the Texas Government Code, the purchase of the County-issued firearm at Fair Market Value by Michael Geary, who honorably retired from the Guadalupe County Sheriff's Office on May 31, 2025.
- J. Authorization for the Sheriff to use County funds to provide materials and meals to the Sheriff's Citizen Academy students.
- K. The Service Agreement with Propertyroom.com for Auction Services for the Sheriff's

Office.

PropertyRoomcom Agrmt 25

L. The proposed scope of work for the installation of three doors at the Guadalupe County Sheriff's Office.

Sullivan door install_0001

M. The contract with Centurion Industries, Inc. (dba A-Lert Building Systems) for RFP 25-17, Metal Storage Structures.

A-Lert Contract

N. The Capital Project Bill List. Capital Project Bill List

- 8. Announcement of Upcoming Guadalupe County Public Events.
- 9.
 EXECUTIVE SESSION: In accordance with Chapter 551 of the Texas Government Code, Subchapter D, the Commissioners Court will convene in a closed session to discuss the following items, and any final action or vote will take place in public:

Pursuant to §551.087: To discuss or deliberate regarding commercial or financial information that the governmental body has received from a business prospect that the governmental body seeks to have locate, stay, or expand in or near the territory of the governmental body and with which the governmental body is conducting economic development negotiations.

10. Motion to Adjourn.

Guadalupe County Commissioners Court is inviting you to a scheduled Zoom meeting.

Join Zoom Meeting

https://us06web.zoom.us/j/3510377057?pwd=MkJpOE55b3FHL1ZDUEI2NmNCc0ttZz:09

Meeting ID: 351 037 7057 Passcode: 638728

Dial In:

+1 346 248 7799 +1 253 215 8782 +1 720 707 2699 +1 301 715 8592 +1 312 626 6799 +1 646 558 8656

Notice: Any documents linked to this Agenda are subject to change both after posting and/or after discussion and vote during the Commissioner's Court meeting.

A copy of this Notice has been placed on the outside bulletin board of the Guadalupe County Justice Center, 211 West Court Street. Said place is readily accessible to the general public at all times and said Notice shall remain posted continuously for at least 72 hours preceding the scheduled time of said Meeting. For your convenience, you may visit the county's website at:

www.co.guadalupe.tx.us titled "Agenda" for any official court postings.



GUADALUPE COUNTY HISTORICAL COMMISSION



200 N. Austin Street

(First United Bank first floor conference room)

Seguin, Texas 78155

Wednesday June 11, 2025 12:00 PM POSTED

JUN 0 6 2025

2:10 pm

TERESA KIEL

Guadalupe County Clerk

By: Whyn hyn

CALL TO ORDER: Chairman Contreras DETERMINE A QUORUM:

<u>Commission Members:</u> Victor Contreras, Peggy Anderson, Kreschendalyn Backus, Alex Thompson, Miguel Vazquez, Connie Barnes, Tom DeKunder, Margaret Taylor, Gail Younger and Doris Jeffries.

Please bring: a list of your volunteer hours.

Discussion only:

Reports: Chairman:

Members:

- 1. Update on Purchase Order Reimbursements for GCHC
- 2. Peggy: to report on the four cemetery bills that were considered this legislative session.
- 3. Peggy: a reminder to everyone of The Texas Historical Marker

 Dedication at the Staples African-American Freedmen Colony Association

 Cemetery June 14th.
- 4. Update on GCHC Name Tags
- 5. Update on Humphreys House and discussion on Marker Ideas: Virginia King Woods Home, Charter Oak, First Church Seguin (Methodist denomination).

- 6. Dr. Tom DeKunder: Archiving Documents
- 7. Members Reports; Public Outreach Opportunities.
- 8. Report summer months the commission is not meeting.

Discussion/Possible Action:

- 1. Discussion/Possible Action: to approve the GCHC minutes dated April 09, 2025
- 2. Discussion/Possible Action to Approve: Financial Report:
- 3 .Discussion/Possible Action to Approve: the four cemetery bills that were considered this legislative session. (this is in the event that we need to add them to the "By Laws") or place them on the website.
- 4. Discussion/Possible Action to Approve: the issues with the markers we (GCHC) are using with the county marker program and possible changes.
- 5. Discussion/Possible Action to Approve: Section 106 of the National Historic Preservation Act and its implementing regulations 36 CFR Part 800 on:
- 6. Future GCHC Agenda Discussions
- 7. Next Meeting Date is September 10, 2025
- 8. Motion to Adjourn

JUN 0 9 2025

9:09am

TO: THE BOARD OF DIRECTORS OF GUADALUPE COUNTY MUNICIPAL UTILITY DISTRICT NO. 4, TEXAS, AND TO ALL OTHER INTERESTED PERSONS:

Notice is hereby given that the Board of Directors of Guadalupe County Municipal Utility District No. 4 will hold a special meeting on June 17, 2025, at 12:00 p.m., outside the boundaries of the District, at 1290 Wonder World Drive, Suite 1240, San Marcos, TX 78666. The meeting will be held for the following purposes:

- 1. Receive Public Comment.
- Consider and take action regarding approval of the minutes from the April 24, 2025, Board of Directors' meeting.
- 3. Consider and take action regarding Board of Director Matters:
 - a. Accept resignation of director.
 - b. Appoint replacement director to fill vacancy.
 - c. Approve Oath of Office, Statement of Officer and Director Bond for new director.
 - d. Approve updated officer positions.
 - e. Authorize update to, and filing of, District Registration Form.
- 4. Consider and take action regarding District Engineering Services:
 - a. Approve termination of contract with Jones-Heroy & Associates, Inc. for District engineering services;
 - b. Approve engagement of Jones-Heroy & Associates, Inc. for bond application services; and
 - c. Approve engagement of Cude Engineers for District engineering services.
- 5. Consider and take action Regarding Engineering, Construction and Development Matters:
 - Status Report from District Engineer Regarding Engineering, Construction and Development Activities;
 - b. Approve Award of Contracts for Construction of public infrastructure improvements serving the District;
 - c. Approve Pay Estimates and Change Orders for public infrastructure improvements serving the District;
 - d. Accept Completed Public Infrastructure Improvements for ownership, operation and/or maintenance; and
 - e. Authorize other action relating to construction of public infrastructure improvements serving the District.

- 6. Consider and take action regarding evaluation of future road maintenance and drainage facility maintenance costs.
- 7. Consider and take action regarding the acceptance of conveyance of real property interests by the District for public infrastructure or drainage improvements.
- 8. Consider and take action regarding adoption of Resolution Relating to the Acceptance of Public Infrastructure Improvements after completion of construction.
- 9. Discussion and Possible Action regarding Bookkeepers Report and Payment of Bills and Invoices.
- 10. Discussion and possible action relating to approval of financial advisory services contract with Masterson Advisors LLC.
- 11. Discussion and possible action relating to approval of disclosure services contract with Masterson Advisors LLC.
- 12. Discussion and possible action relating to termination of financial advisory services contract with Specialized Public Finance, Inc.
- 13. Consider and take action regarding adoption of proposed tax rate for Tax Year 2025.
- 14. Discussion and Possible Action regarding Establishment of Regular Meeting Dates.

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Anthony S. Corbett
Attorney for the District

The Board of Directors may go into Executive Session if necessary, pursuant to the applicable section of Subchapter D, Chapter 551, Texas Government Code, of the Texas Open Meetings Act, on any of the above matters. No final action, decision or vote will be taken on any subject or matter in Executive Session. The District is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call 512-328-2008 for further information.

000320 Page 1 of 2



GCGCD AGENDA

MEETING OF THE GUADALUPE COUNTY GROUNDWATER CONSERVATION DISTRICT

Thursday, June 12, 2025 200 N. Austin St. Ste. # 301 Seguin, TX 78155 4:30 PM

POSTED

Webex link:

https://guadalupecountygroundwaterconservationdistrict-188.my.webex.com/guadalupecountygroundwaterconservationdistrict-188.my/j.php?MTID=m3a97a70a5f754f9192a4c94da209d052

Meeting number: 2865 678 549 Meeting password: ZMwiEtMm583

Join by phone United States Toll +1-650-479-3208

Access code: 28656785496 Meeting password for audio: 96943866

- 1. Public hearing on permit applications/amendments and District's proposed rule¹
 - A. Ranchy McRanchface, LLC (COM-2023-WX-01)

 Application to drill two new wells to serve as redundant/ backup wells for the golf

course – application includes request to consolidate the water rights into a single permit containing 5 wells under Rule 5.4(o)

- B. Major permit amendment request to increase the annual quantity of groundwater authorized to be withdrawn from the Wilcox aquifer by 7.5 AF/YR for a total of 528.355 AF/YR under permit (COM-2023-WX-01)
 - i. Invitation for public comment
 - ii. GCGCD staff present/summarize amendment
 - iii. Permit applicant/representative(s) comments
 - iv. GCGCD hydrogeologist Bill Klemt comments
 - v. Invitation for additional public comments
- C. District's proposed rules
 - Invitation for public comment receive public input on proposed amendment to District Rule 6.2 to require the filing of notice of intent to drill a new well by a well driller or landowner and approval by the District prior to drilling.
- D. Adjournment of public hearing

REGULAR MEETING

All agenda items listed below will be considered for discussion and/or action at said meeting.

¹ Additional more detailed notice required by state law and the District's rules was separately issued by the District.

NOTE: The Board reserves the right to retire into executive session concerning any of the items listed on this Agenda whenever it is considered necessary and legally justified under the Opens Meeting Act (Chapter 551 of the Texas Government Code). The District is committed to compliance with the Americans with Disabilities Act (ADA) and accommodations. Please contact the District office at (830) 379-5969 at least 48 hours in advance if special assistance is needed.

CALL TO ORDER
PLEDGE OF ALLEGIANCE
DETERMINE A QUORUM

- 1. Invitation of citizens or Directors to speak in advance of District's regular business (limited to 3 minutes each agenda items/non-agenda items)
- Discussion and possible action on application submitted by Ranchy McRanchface, LLC requesting to drill two redundant/ backup wells and consolidate the water rights into a single permit containing 5 wells under COM-2023-WX-01 (Rule 5.4 (o))
- 3. Discussion and possible action on major permit amendment request by Ranchy McRanchface LLC to increase the annual quantity of groundwater authorized to be withdrawn from the Wilcox Aquifer under permit COM-2023-WX-01 by an additional 7.5 AF/YR for a combined total of 528.355 AF/YR
- 4. Discussion and possible action on proposed rule to require the filing of notice of intent to drill a new well by a well driller or landowner and approval by the District prior to drilling.
- 5. Approve Minutes of regular meeting held on May 8, 2025
- 6. Review Palmer Drought Index, current drought maps, and TexMesonet rainfall data in GCGCD area
- 7. Review production data report for May 2025
- 8. Review the GCGCD Drought Management Plan
- 9. Review GCGCD Public Funds Investment Policy
- 10. Discussion and possible action to approve Financial Reports for May 2025
- 11. Discussion and possible action to approve renewal of IRR-2020-WX-11 Chris Ayotte for 25 AF/YR from the Wilcox Aquifer for an additional five years [Valid August 1, 2025 July 31, 2030]
- 12. REPORTS
 - o Kelley Cochran General Manager Report
 - Association updates
 - o Other District business
 - Tiffany Willrich Presentation: Aquifer Storage & Recovery 2025 Update
 - o Caroline Hrncir Education & Outreach
 - William B. Klemt, PG Consulting Hydrogeologist
 - o CRWA
 - o SSLGC
 - o SHSUD
 - CCSUD
 - o CSWR
 - CLSUD / Region L, Vice-Chair Humberto Ramos
- 13. Possible items for discussion/consideration at next meeting
- 14. Lloyd Gosseliink lavy firm/Perales, Allmon & Ice, F.C. (Executive Session Recommended)
- 15. ADJOURNMENT

NOTE: The Board reserves the right to retire into executive session concerning any of the items listed on this Agenda whenever it is considered necessary and legally justified under the Opens Meeting Act (Chapter 551 of the Texas Government Code). The District is committed to compliance with the Americans with Disabilities Act (ADA) and accommodations. Please contact the District office at (830) 379-5969 at least 48 hours in advance if special assistance is needed.

¹ Additional more detailed notice required by state law and the District's rules was separately issued by the District.

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- 1. Receive Public Comment.
- 2. Consider and take action regarding approval of the minutes from the January 31, 2025, Board of Directors' meeting.
- 3. Consider and take action regarding Board of Director Matters:
 - a. Accept resignation of director.
 - b. Appoint replacement director to fill vacancy.

TERESA KIEL
Guadalupe County Clerk
By: Duese

JUN **0 9** 2025

- c. Approve Oath of Office, Statement of Officer and Director Bond for new director.
- d. Approve updated officer positions.
- e. Authorize update to, and filing of, District Registration Form.
- 4. Consider and take action regarding District Engineering Services:
 - a. Approve termination of contract with Jones-Heroy & Associates, Inc. for District engineering services;
 - b. Approve engagement of Jones-Heroy & Associates, Inc. for bond application services; and
 - c. Approve engagement of Cude Engineers for District engineering services.
- 5. Consider and take action Regarding Engineering, Construction and Development Matters:
 - a. Status Report from District Engineer Regarding Engineering, Construction and Development Activities;
 - b. Approve Award of Contracts for Construction of public infrastructure improvements serving the District;
 - c. Approve Pay Estimates and Change Orders for public infrastructure improvements serving the District;
 - d. Accept Completed Public Infrastructure Improvements for ownership, operation and/or maintenance; and
 - e. Authorize other action relating to construction of public infrastructure improvements serving the District.

- 6. Consider and take action regarding evaluation of future road maintenance and drainage facility maintenance costs.
- 7. Consider and take action regarding the acceptance of conveyance of real property interests by the District for public infrastructure or drainage improvements.
- 8. Consider and take action regarding adoption of Resolution Relating to the Acceptance of Public Infrastructure Improvements after completion of construction.
- 9. Discussion and Possible Action regarding Bookkeepers Report and Payment of Bills and Invoices.
- 10. Discussion and possible action relating to approval of financial advisory services contract with Masterson Advisors LLC.
- 11. Discussion and possible action relating to approval of disclosure services contract with Masterson Advisors LLC.
- 12. Discussion and possible action relating to termination of financial advisory services contract with Specialized Public Finance, Inc.
- 13. Consider and take action regarding adoption of proposed tax rate for Tax Year 2025.
- 14. Discussion and Possible Action regarding Establishment of Regular Meeting Dates.

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Anthony S. Corbett

Attorney for the District

The Board of Directors may go into Executive Session if necessary, pursuant to the applicable section of Subchapter D, Chapter 551, Texas Government Code, of the Texas Open Meetings Act, on any of the above matters. No final action, decision or vote will be taken on any subject or matter in Executive Session. The District is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call 512-328-2008 for further information.

LAKE MCQUEENEY WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1

The Board of Directors of Lake McQueeney Water Control and Improvement District No. 1 will hold a regular meeting on Tuesday, June 17, 2025, at 4:00 p.m., at Lake Breeze Ski Lodge, 225 Ski Lodge Rd., McQueeney, TX 78123*, and by GoToMeeting videoconference and teleconference*, to discuss and, if appropriate, act upon the items listed below. GoTo videoconference may be done at https://meet.goto.com/818906613, and telephone number: 1-877-568-4106 Access Code: 818-906-613.

- 1. Public comment. **
- 2. Approve minutes.
- 3. Financial and bookkeeping matters, including payment of the bills, and presentation of financial report, including review of investments, and approval of financial report.
- 4. Authorize delinquent tax attorney to proceed with collection of delinquent taxes.
- 5. Update from Engineering Committee, including update and presentation from the Guadalupe-Blanco River Authority.
- 6. Guadalupe Central Appraisal District matters and, if appropriate, take action.
- 7. Website and communication matters.
- 8. Discuss meeting schedule and agenda items for future meetings.



/s/ Nellie Connally
Attorney for the District

POSTED

JUN 1 0 2025 12:46 pm TERESA KIEL

* The Board will conduct an in-person meeting at its physical meeting location. The Board is making available a video and telephone option for members of the public to listen to the meeting and to address the Board during the public comment item. Please register for the meeting at https://meet.goto.com/818906613, a telephone number to join via teleconference, a link to join via videoconference, and a password to access the conference will be provided.

**The public must comply with public comment policy including signing up and limitation to 3 minutes.

***Lake McQueeney Water Control and Improvement District No. 1 reserves the right to adjourn into executive session at any time during the course of this meeting to discuss any of the matters listed above, as authorized by Texas Government Code, Section 551.071 (Consultation with Attorney about Pending or Contemplated Litigation), Section 551.072 (Deliberations about Real Property), Section 551.073 (Deliberations about Gifts and Donations), Section 551.074 (Personnel Matters), Section 551.076 (Deliberations about Security Devices), and Section 551.086 (Economic Development).

Persons with disabilities who plan to attend this meeting and would like to request auxiliary aids or services are requested to contact the District's attorney at (713) 860-6400 at least three business days prior to the meeting so that appropriate arrangements can be made.

NOTICE OF MEETING

LAKE PLACID WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1

The Board of Directors of Lake Placid Water Control and Improvement District No. 1 will hold a regular meeting on Tuesday, June 17, 2025, at 5:00 p.m., at <u>Lake Breeze Ski Lodge, 225 Ski Lodge Rd., McQueeney, Texas</u>, and by GoToMeeting videoconference and teleconference*, to discuss and, if appropriate, act upon the items listed below. GoTo videoconference may be done at https://meet.goto.com/493706597, and telephone number: 1-877-309-2073 Access Code: 493-706-597:

- 1. Public comment.
- 2. Approve minutes.
- 3. Community outreach and public education, including committee update.
- 4. Renewal of District's insurance policies.
- 5. Financial and bookkeeping matters, including payment of the bills.
- 6. Tax matters, including:
 - consider proposals for tax assessor collector services and, if appropriate, take action.
- 7. Authorize delinquent tax attorney to proceed with collection of delinquent taxes.
- 8. Report from the Intergovernmental Relations Committee regarding matters related to Guadalupe-Blanco River Authority.
- 9. Engineering updates, including update and presentation from the Guadalupe-Blanco River Authority.
- 10. Guadalupe Central Appraisal District matters and, if appropriate, take action.
- Convene in Executive Session.**
- 12. Reconvene in Open Session and authorize any appropriate action.
- Discuss meeting schedule and agenda items for future meetings.





/s/Nellie Connally
Attorney for the District



* The Board will conduct an in-person meeting at its physical meeting location. The Board is making available a video and telephone option for members of the public to listen to the meeting and to address the Board during the public comment item. Please register for the meeting at https://meet.goto.com/493706597, a telephone number to join via teleconference, a link to join via videoconference, and a password to access the conference will be provided.

Persons with disabilities who plan to attend this meeting and would like to request auxiliary aids or services are requested to contact the District's attorney at (713) 860-6400 at least three business days prior to the meeting so that appropriate arrangements can be made.

**Lake Placid Water Control and Improvement District No. 1 reserves the right to adjourn into executive session at any time during the course of this meeting to discuss any of the matters listed above, as authorized by Texas Government Code, Section 551.071 (Consultation with Attorney about Pending or Contemplated Litigation), Section 551.072 (Deliberations about Real Property), Section 551.073 (Deliberations about Gifts and Donations), Section 551.074 (Personnel Matters), Section 551.076 (Deliberations about Security Devices), and Section 551.086 (Economic Development).

Persons with disabilities who plan to attend this meeting and would like to request auxiliary aids or services are requested to contact the District's attorney at (713) 860-6400 at least three business days prior to the meeting so that appropriate arrangements can be made.



GUADALUPE COUNTY Commissioners Court

Kyle Kutscher County Judge (830) 303-8867 Kyle Kutscher@ GuadalupeTX.gov Jacqueline Ott Commissioner, Pct. 1 (830) 303-8857, Ext. 1 Jacqueline.Ott@ GuadalupeTX.gov Drew Engelke
Commissioner, Pct. 2
(830) 303-8857, Ext. 2
Drew.Engelke
GuadalupeTX.gov

Michael Carpenter Commissioner, Pct. 3 (830) 303-8857, Ext. 3 Michael.Carpenter@ GuadalupeTX.gov Stephen Germann Commissioner, Pct. 4 (830) 303-8857, Ext. 4 Stephen.Germann@ GuadalupeTX.gov

Workshop Date: June 17, 2025

Time: 9:00 AM

AGENDA

POSTED

Call to Order.

DISCUSSION:

JUN 1 3 2025 1:23 pm TERESA KIEL

Guadalupe County Clerk
By: Why Who

Budget Workshop: Review Capital Projects, major expenditures, and priorities for the FY 2025-2026 County Budget.

Members of the public will be entitled to participate and address the governmental body during any telephonic or videoconference meeting.

Join Zoom Meeting

https://us06web.zoom.us/j/3510377057?pwd=MkJpOE55b3FHL1ZDUEI2NmNCc0ttZz09

Dial in:

+1 346 248 7799 +1 253 215 8782 +1 720 707 2699 +1 301 715 8592 +1 312 626 6799 +1 646 558 8656

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GUADALUPE COUNTY

Commissioners Court

Kyle Kutscher County Judge (830) 303-8867 Kyle.Kutscher@ GuadalupeTX.gov Jacqueline Ott
Commissioner, Pct. 1
(830) 303-8857, Ext. 1
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Drew Engelke
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Michael Carpenter Commissioner, Pct. 3 (830) 303-8857, Ext. 3 Michael.Carpenter@ GuadalupeTX.gov Stephen Germann Commissioner, Pct. 4 (830) 303-8857, Ext. 4 Stephen.Germann@ GuadalupeTX.gov

Regular Meeting Date: June 17, 2025

Time: 10:00 AM

AGENDA

- 1. Call to Order.
- 2. Pledges to U.S. and Texas Flags and Silent Prayer.
- 3. Citizens to be heard.

4. PRESENTATION:

- A. Representatives of the Guadalupe County Retired School Personnel, a local chapter of the Texas Retired Teachers Association.
- B. The Bexar Metro 9-1-1 Network Fiscal Year 2026 Financial Plan and Budget. Bexar Metro 9-1-1 Network FY 2026
- C. Overview of the Guadalupe County Bulk Clean-up Event held on May 17, 2025.
 R&B Bulk CleanUp Pwpt 05172025
- D. Representatives from Recon Services, LLC, regarding the operation of the three Guadalupe County Collection Stations.

5. DISCUSSION:

- A. Review of the 2024 International Fire Code (IFC) with proposed local amendments, and the timeline for possible adoption. 2024 IFC Amendments
- B. Relative to the Volunteer Fire Department(s).
- C. Encroachments into the County right-of-way and/or public property.
- D. The proposed Guadalupe County Emergency Phone Tree Policy to establish the





proper protocol for notifying county employees in the event of an emergency. Policy_Emergency Phone Tree _DRAFT 06112025 _CC17.pdf

- 6. CONSENT ITEMS: The following may be acted upon in one motion. A Commissioner, the County Judge, or a Citizen may request items to be pulled for separate discussion and/or action:
 - A. The Bill List(s). Final Bill List 6-17-2025
 - B. The EBA List. EBA List
 - C. The Jury Check Register. PKT 1229.pdf
 - D. Accept the donation of a 2015 Chevrolet Equinox from Michael and Wren Baumengartel to Guadalupe County Fire Rescue for vehicle extrication training.
 - E. Approval of recommendations for RFP 25-21, Guadalupe County Comprehensive Benefits.
 Guadalupe County RFP Analysis Presentation final.pdf
 - F. The Agreement with Darren Francis to provide a two-day TCOLE-certified training regarding the handling of Texas Writs.

 Contract06042025.pdf

7. ACTION ITEMS: Discussion and possible motion relative to:

- A. The Bexar Metro 9-1-1 Network Fiscal Year 2026 Financial Plan and Budget. Bexar Metro 911 FY2026 Financial Plan and Budget.pdf
- B. Determine the composition of the Salary Grievance Committee pursuant to Local Government Code §152.014, and request the list of persons who served on a Guadalupe County Grand Jury during the preceding year from the District Clerk.
- C. The Resolution in support of the request for Help America Vote Act (HAVA) funds from the Office of the Texas Secretary of State. Election HAVA Funds.pdf
- D. Authorization to publish notice and a date for a public hearing regarding the proposed adoption of the 2024 International Fire Code and county amendments.
- E. Review the evaluation scoring for RFQ 25-14 Architectural/Engineering Services Animal Control Facilities and authorize Purchasing to negotiate a contract with the highest ranked vendor.

 Evaluation Scoring REQ 25-14 A&E Animal Control pdf
 - Evaluation Scoring RFQ 25-14 A&E Animal Control.pdf
- F. Authorization to publish notice and set a date for a Public Hearing regarding the installation of stop signs on Stagecoach Road, creating a four-way stop at the intersection of Stagecoach Road and Pioneer Road, located in Precinct 4.

Stagecoach Road

- G. The contract with LineV Systems US, Inc. for the purchase of a Digital Full Body Scanner Screening System for the Adult Detention Center, and authorization for a 30% upfront deposit on the Purchase Order, with the remaining 70% due upon customer sign-off on the completed scope of work. Linev Systems-Adult Detention-Robert Hernandez-PO#3801.pdf
- H. The Capital Project Bill List.
- 8. Announcement of Upcoming Guadalupe County Public Events.
- 9. Motion to Adjourn.

Members of the public will be entitled to participate and address the governmental body during any telephonic or videoconference meeting.

Meeting ID: 351 037 7057

Passcode: 638728

Join Zoom Meeting

https://us06web.zoom.us/j/3510377057?pwd=MkJpOE55b3FHL1ZDUEI2NmNCc0ttZz09

Dial in:

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NOTICE IS HEREBY GIVEN THAT AN AMENDMENT TO A TAX ABATEMENT AGREEMENT WILL BE PRESENTED TO THE GUADALUPE COUNTY COMMISSIONERS COURT FOR CONSIDERATION AND POSSIBLE APPROVAL AT AN UPCOMING REGULAR MEETING OF THE GUADALUPE COUNTY COMMISSIONERS COURT WHICH WILL BE HELD NO SOONER THAN 30 DAYS FROM THE DATE THIS NOTICE WAS FILED WITH THE COUNTY CLERK.

Pursuant to Section 312.207 of the Texas Tax Code, the following information is included as part of this notice.

The name of the property owner and the name of the applicant for the tax abatement agreement:	CSP of Texas, LLC a/k/a Teijin Automotive Technologies
The name and location of the reinvestment zone in which the property subject to the agreement is located:	CSP of Texas, LLC a/k/a Teijin Automotive Technologies, 2050 8 th Street, Seguin, Guadalupe County, Texas, Precinct 2 Original Guadalupe Co Agreement-SRZ 4
A general description of the nature of the improvements or repairs included in the agreement:	Modification to original Guadalupe Co Agreement-SRZ 4, effective 7/16/19 & subsequent request on 12/20/21 to invoke an additional two years. Request 5/7/2025 to rescind the invocation and revert to its original termination date of 12/31/2025.
The estimated cost of the improvements or repairs:	Previously agreed upon terms were Improvements to the Real Property & Tangible Personal Property, no lateral roads in years: 2021-80%, 2022-75%, 2023-70%, 2024-65%, 2025-60%, 2026-55% & 2027-50%

POSTED

JUN 1 3 2025
1: 25pm
TERESA KIEL
Guadalupe County Clerk
By: Wy



GUADALUPE COUNTY Commissioners Court

Kyle Kutscher County Judge (830) 303-8867 Kyle.Kutscher@ GuadalupeTX.gov Jacqueline Ott Commissioner, Pct. 1 (830) 303-8857, Ext. 1 Jacqueline.Ott@ GuadalupeTX.gov Drew Engelke Commissioner, Pct. 2 (830) 303-8857, Ext. 2 Drew.Engelke@ GuadalupeTX.gov Michael Carpenter Commissioner, Pct. 3 (830) 303-8857, Ext. 3 Michael.Carpenter@ GuadalupeTX.gov Stephen Germann Commissioner, Pct. 4 (830) 303-8857, Ext. 4 Stephen.Germann@ GuadalupeTX.gov

Regular Meeting Date: June 17, 2025

Time: 10:00 AM

AGENDA

AMENDED AGENDA

- 1. Call to Order.
- 2. Pledges to U.S. and Texas Flags and Silent Prayer.
- 3. Citizens to be heard.

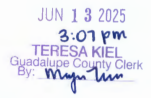
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- C. Encroachments into the County right-of-way and/or public property.





- D. The proposed Guadalupe County Emergency Phone Tree Policy to establish the proper protocol for notifying county employees in the event of an emergency. Policy_Emergency Phone Tree _DRAFT 06112025 _CC17.pdf
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- H. The Capital Project Bill List.
- Budget Amendment 25-74 for Road and Bridge Pavement Assessment Services. BA 25-74
- 8. Announcement of Upcoming Guadalupe County Public Events.
- 9. Motion to Adjourn.

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VIA VIDEOCONFERENCE

THE PRESIDING OFFICER AND A QUORUM OF THE BOARD OF DIRECTORS WILL BE PHYSICALLY PRESENT AT, AND MEMBERS OF THE PUBLIC MAY ATTEND, THE MEETING AT THE LOCATION SPECIFIED BELOW.

AGENDA

TO: THE BOARD OF DIRECTORS OF MEADOW LAKE WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1, AND TO ALL OTHER INTERESTED PERSONS:

Notice is hereby given that the Board of Directors of Meadow Lake Water Control and Improvement District No. 1 will hold a special meeting on June 20, 2025 at 3:00 p.m., at the Guadalupe-Blanco River Authority River Annex, located at 905 Nolan Street, Seguin, Texas.

Meeting Topics:

The meeting will be held for the following purposes:

- 1. Receive Public Comments.
- 2. Consider and take action regarding approval of the minutes from the January 31, 2025 Board of Directors' meeting.
- Consider and take action regarding adoption of a Resolution Approving the Acquisition and Renovation by the Guadalupe Appraisal District of the historic Mary B. Erskine Building located at 216 East College Street, Seguin, Texas, to serve as the future headquarters of the Appraisal District.
- 4. Discussion and possible action relating to Potential Acquisition, Improvements to, and Maintenance of, Lake Nolte Dam and Hydroelectric Facilities and related Financing Matters:
 - a. Receive report relating to status of professional engineering services for improvements to Lake Nolte Dam facilities;
 - b. Discussion and possible action relating to applications for grant and/or loan financial assistance for improvements to the Lake Nolte Dam Facilities; and
 - c. Other matters relating thereto.
- 5. Discussion relating to residential homestead exemptions.
- Discussion and possible action relating to approval of contract for creation and management of District website.
- 7. Consider and take action regarding bookkeeper report and approval of payment of bills and invoices.
- 8. Consider and take action relating to scheduling future meetings of the Board of Directors.

JUN 1 3 2025

4:20 pm

TERESA KIEL

Guadalupe County Clerk

By: Wm 1446

Anthony S. Corbett

1

The Board of Directors may go into Executive Session if necessary, pursuant to the applicable section of Subchapter D, Chapter 551, Texas Government Code, of the Texas Open Meetings Act, on any of the above matters. No final action, decision or vote will be taken on any subject or matter in Executive Session.

The District is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call 512-451-6689 for further information.

TO: THE BOARD OF DIRECTORS OF MARION OAKS MUNICIPAL UTILITY DISTRICT OF GUADALUPE COUNTY, AND TO ALL OTHER INTERESTED PERSONS:

Notice is hereby given that the Board of Directors of Marion Oaks Municipal Utility District of Guadalupe County will hold a special meeting on June 23, 2025 at 12:00 p.m. (noon), at 11 Lynn Batts Ln, Ste. #100, San Antonio, TX 78218. The meeting will be held for the following purposes:

- 1. Receive Public Comment
- Consider and take action relating to approval of the meeting minutes from the November 18, 2024 meeting of the Board of Directors of the District.
- 3. Consider and take action Regarding Engineering, Construction and Development Matters:



- a. Status Report from District Engineer Regarding Engineering, Construction and Development Activities;
- b. Approve Award of Contracts for Construction of public infrastructure improvements serving the District;
- Approve Pay Estimates and Change Orders for public infrastructure improvements serving the District;
- d. Accept Completed Public Infrastructure Improvements for ownership, operation and/or maintenance; and
- e. Authorize other action relating to construction of public infrastructure improvements serving the District.
- 4. Discussion and possible action regarding annual review and approval of Investment Policy and Investment Strategies.
- 5. Discussion and possible action relating to Contracts for Financial Advisory Services:
 - a. Approve contract with Masterson Advisors LLC for financial advisory services;
 - b. Approve termination of contract with Specialized Public Finance, Inc. for financial advisory services; and
 - c. Approve contract with Masterson Advisors LLC for continuing disclosure services.
- 6. Consider and take action relating to adoption of Order Dividing District pursuant to Section 49.316 of the Texas Water Code thereby creating a new municipal utility district.
- 7. Discussion and possible action relating to approval of Amendment to District Information Form to reflect new boundary of the District.
- 8. Discussion and possible action relating to approval of contract with Guadalupe County for appraisal and tax collection services.
- 9. Discussion and possible action relating to adoption of proposed tax rate for Tax Year 2025.
- 10. Receive Bookkeeper Report and Approve Payment of Bills and Expenses.
- 11. Discussion and Possible Action regarding Scheduling Next Meeting of the Board of Directors.



Anthony S. Corbett

Attorney for the District

The Board of Directors may go into Executive Session if necessary, pursuant to the applicable section of Subchapter D, Chapter 551, Texas Government Code, of the Texas Open Meetings Act, on any of the above matters. No final action, decision or vote will be taken on any subject or matter in Executive Session.

The District is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call 512-328-2008 for further information.

000353



Board of Managers Agenda The Selig Room, 1331 East Court St., Seguin, Texas June 24, 2025 – 6:00 p.m.

- 1. Call to order.
- Invitation to hear citizens and members of the Board of Managers in advance of regular business on items other than
 those on the current agenda, which shall be limited to five (5) minutes. Discussion shall be on non-agenda items only
 and shall be limited to:
 - a. Statements of specific factual information given in response to an inquiry.
 - b. A recitation of existing policy in response to an inquiry.

Any deliberation or decision about the subject of any inquiry shall be limited to a proposal to place the subject on the agenda of a subsequent meeting (Texas Open Meetings Act, Section 551.042 Vernon's Annotated Texas Civil Statutes).

- APPROVAL OF MINUTES OF THE MEETING OF May 20, 2025.
- 4. DISCUSSION ITEMS:
 - a. Nursing Report Daphne Blake, CNO
 - b. Financial and Statistical Reports:
 - 1. Guadalupe Regional Medical Center Kody Gann, CFO
 - Guadalupe Regional Medical Group Steve Lara, GRMG CEO
 - c. Quality Report Rhonda Unruh, VP of Quality
 - d. Administrative Report Robert Haynes, CEO
 - Foundation Elaine Bennett, GRMF CEO
- ACTION ITEM(S):
 - a. Patient Complaint Policy ~ Liz McCown, Director of Risk & Legal Affairs
- 6. Adjournment and move into Executive Session under Texas Government Code Sections 551.074 and 551.072:
 - a. Bi-annual litigation report Liz McCown, Director of Risk & Legal Affairs
 - b. personnel matters; and
 - to deliberate regarding the purchase, lease or value of certain real property.
- Adjourn from Executive Session and move into Regular Session for discussion and/or possible action on the executive session items.
- Motion to Adjourn.

I, Veronica San Miguel, hereby certify that the above Notice is a true and correct copy. A copy of this Notice has been placed on the outside bulletin board of the Guadalupe County Justice Center, 211 West Court Street and at the Seguin City Hall, 205 North River Street. Said places are readily accessible to the general public at all times beginning on the 19th day of June 2025, and said Notice shall remain posted continuously for at least 72 hours preceding the scheduled time of said Meeting. For your convenience, you may visit the Guadalupe Regional Medical Center's website at: www.grmedcenter.com titled "News Updates" for any official Hospital Board postings.



JUN 2 0 2025 9: 33am TERESA KIEL Guadalupe County Clerk By: Www. Lin



JUN 2 0 2025 9:23 am

By: NOTICE OF REGULAR MEETING OF THE BOARD OF DIRECTORS

TO: THE BOARD OF DIRECTORS OF SPRINGS HILL SPECIAL UTILITY DISTRICT AND ALL OTHER INTERESTED PERSONS:

Notice is hereby given pursuant to Texas Government Code, Chapter 551, that the Board of Directors of Springs Hill Special Utility District (the "District") will hold a regular meeting, open to the public, on Tuesday, June 24, 2025, at 5:30 p.m., at the offices of Springs Hill Special Utility District, located within the District at 5510 S. State Hwy. 123 - Bypass, Seguin, Texas 78155, for the following purposes:

AGENDA

- I. CALL TO ORDER AND ESTABLISH QUORUM;
- II. RECEIVE PUBLIC COMMENT (3 minutes per speaker to address the Board of Directors);
- III. DISCUSS, CONSIDER, AND TAKE ACTION TO APPROVE THE MINUTES OF THE MAY 27, 2025, REGULAR BOARD MEETING OF THE BOARD OF DIRECTORS;
- IV. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING BALANCE SHEET & INCOME STATEMENT FOR MAY 2025;
- V. DISCUSS, CONSIDER, AND TAKE ACTION TO APPROVE BILLS PAID IN MAY 2025 (check register);
- VI. OLD BUSINESS:
 - A. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING CANYON REGIONAL WATER AUTHORITY WELLS RANCH PHASE III PROJECT;
 - B. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING WATER SUPPLY PLANNING;
 - C. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING MATTERS BEFORE THE PUBLIC UTILITY COMMISSION OF TEXAS, INCLUDING, BUT NOT LIMITED TO:
 - 1. DOCKET NO. 54832 APPLICATION OF SPRINGS HILL WATER SUPPLY CORPORATION AND CITY OF SEGUIN FOR SALE, TRANSFER, OR MERGER OF FACILITIES AND CERTIFICATE RIGHTS IN GUADALUPE COUNTY;
 - D. DISCUSS, CONSIDER, AND TAKE ACTION ON WANTREPRENEURS, INC. D/B/A RUSTIC WATERS RV RESORT V. SPRINGS HILL WATER SUPPLY

- CORPORATION, ET AL., CAUSE NO. 24-0894-CV-E IN THE GUADALUPE COUNTY DISTRICT COURT, 25TH JUDICIAL DISTRICT;
- E. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING STATUS OF TERMINATION OF SPRINGS HILL WATER SUPPLY CORPORATION AND TRANSITION OF OPERATIONS TO SPRINGS HILL SPECIAL UTILITY DISTRICT; AND
- F. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING OPERATING AGREEMENT WITH THE CITY OF SEGUIN;

VII. NEW BUSINESS:

- A. DISCUSS, CONSIDER, AND TAKE ACTION ON NON-STANDARD SERVICE REQUESTS AND CONTRACTS;
- B. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING GROUNDWATER SUPPLY CONTRACTS AND LEASES;
- C. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING CAPITAL IMPROVEMENT AGREEMENT WITH THE CITY OF SEGUIN REGARDING IH-10 AND FM 464 WATER LINE EXTENSION PROJECT:
- D. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING CAPITAL IMPROVEMENT AGREEMENT WITH THE CITY OF SEGUIN REGARDING WATERLINE TO CITY'S GERONIMO CREEK WASTEWATER TREATMENT PLANT;
- E. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING AGREEMENT WITH THE CITY OF SEGUIN REGARDING RETAIL WATER SERVICE AT HIGHWAY 123 AND TIMMERMAN ROAD;
- F. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING PERMANENT EASEMENT AGREEMENT TO GUADALUPE BLANCO RIVER AUTHORITY FOR PROPERTY ID 55413;
- G. DISCUSS, CONSIDER, AND TAKE ACTION REGARDING PERMANENT EASEMENT AGREEMENT TO GUADALUPE BLANCO RIVER AUTHORITY FOR PROPERTY ID 143345;
- H. DISCUSS, CONSIDER, AND TAKE ACTION ON RESOLUTION AUTHORIZING CONDEMNATION TO ACQUIRE CERTAIN PROPERTY IN GUADALUPE COUNTY FOR THE RIVER BORE PROJECT;
- I. DISCUSS, CONSIDER, AND TAKE ACTION ON RESOLUTION AUTHORIZING CONDEMNATION TO ACQUIRE CERTAIN PROPERTY IN GUADALUPE COUNTY FOR THE LINK ROAD PROJECT;

- J. DISCUSS, CONSIDER, AND TAKE ACTION RELATED TO GENERAL MANAGER'S EMPLOYMENT CONTRACT;
- K. RECEIVE REPORT REGARDING 2025 LEGISLATIVE SESSION;
- L. DISCUSS, CONSIDER, AND TAKE ACTION TO APPOINT MEMBERS TO IMPACT FEE ADVISORY COMMITTEE; AND
- M. DISCUSS, CONSIDER, AND TAKE ACTION ON ORDER CALLING A PUBLIC HEARING TO ADOPT LAND USE ASSUMPTIONS AND WATER CAPITAL IMPROVEMENTS PLAN.
- VIII. STANDING AGENDA ITEMS (The Board of Directors utilizes Standing Agenda Items to address issues that are frequently or periodically discussed. This section allows the Board to open the item when a need for discussion arises):
 - A. RECEIVE GENERAL MANAGER'S REPORT;
 - B. RECEIVE ENGINEERING REPORT (Malone/Wheeler); AND
 - C. RECEIVE CANYON REGIONAL WATER AUTHORITY REPORT;
- IX. SPRINGS HILL SPECIAL UTILITY DISTRICT RESERVES THE RIGHT TO ADJOURN INTO EXECUTIVE SESSION AT ANY TIME DURING THE COURSE OF THIS MEETING TO DISCUSS ANY OF THE MATTERS LISTED ABOVE, AS AUTHORIZED BY TEXAS GOVERNMENT CODE SECTIONS 551.071 (consultation with attorney), 551.072 (deliberations about real property), 551.073 (deliberations about gifts and donations, 551.074 (personnel matters), 551.076 (deliberations about security devices), AND 551.087 (deliberations regarding economic development negotiations; AND

X. ADJOURNMENT.

CIAL UTILI

I certify that I posted this Agenda in a place readily accessible to the public at the Springs Hill Special Utility District office and at the District's website, www.springshill.org, at least 72 hours immediately preceding this meeting.

Springs Hill Special Utility District

Michael Andrews, General Manager

Dated: June 20, 2025

POSTED

NOTICE OF MEETING

REGENCY RANCH IMPROVEMENT DISTRICT OF GUADALUPE COUNTY

The Board of Directors of Regency Ranch Improvement District of Guadalupe County will hold a regular meeting on Thursday, June 26, 2025, at 12:00 p.m., at Chesmar Homes, LLC, 211 North Loop 1604 East, Suite 179, San Antonio, Texas 78232, to discuss and, if appropriate, act upon the following items:

- 1. Comments from the public.
- 2. Approve minutes.
- 3. Financial and bookkeeping matters, including payment of the bills, review of investments, and amend budget if appropriate.
- 4. Consider engagement of Utility Tax Services, LLC to serve as District tax assessor-collector and approval and execution of an agreement for services.
- 5. Adopt Amended Resolution Designating Agent for Issuance of Notice to Purchasers.
- 6. Consider matters regarding entering into a contract for delinquent tax collection legal services and adopt Resolution Regarding Approval of Legal Services Contract.
- 7. Adopt Resolution Concerning Tax Collection Procedures.
- 8. Adopt Resolution Providing for Additional Penalty for Tax Collection Costs.
- 9. Conduct public hearing regarding taxation of Goods-in-Transit under Texas Tax Code Section 11.253 and adopt Resolution to Tax Goods-in-Transit.
- 10. Adopt Resolution Concerning Exemptions from Taxation.
- 11. Transparency requirements under Sections 26.17 and 26.18, Tax Code.
- 12. Adopt Resolution Establishing Additional Out-of-District Meeting Place.
- 13. Execution of District Registration Form.
- 14. Accept assignment of Utility Agreement, if appropriate.
- 15. Engineering matters, including authorize design, approve plans and specifications and authorize advertisement for bids, review bids and award contracts, approve pay estimates, change orders, and final acceptance, and direct engineer to notify insurance company of new facility, as appropriate, including for the following:
 - a. facilities to serve Regency Ranch Unit 2.
- 16. Deeds, easements, assignment of easements, phase I environmental site assessments, consents to encroachment, requests for service, or utility commitment letters.
- 17. Report on development in the District.
- 18. Next meeting.



/s/ Paul Harle
Attorney for the District

Harle

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The District

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The District

VIA VIDEOCONFERENCE

THE PRESIDING OFFICER AND A QUORUM OF THE BOARD OF DIRECTORS WILL BE PHYSICALLY PRESENT AT, AND MEMBERS OF THE PUBLIC MAY ATTEND, THE MEETING AT THE LOCATION SPECIFIED BELOW.

AGENDA

TO: THE BOARD OF DIRECTORS OF MEADOW LAKE WATER CONTROL AND IMPROVEMENT DISTRICT NO. 1, AND TO ALL OTHER INTERESTED PERSONS:

Notice is hereby given that the Board of Directors of Meadow Lake Water Control and Improvement District No. 1 will hold a special meeting on June 20, 2025 at 3:00 p.m., at the Guadalupe-Blanco River Authority River Annex, located at 905 Nolan Street, Seguin, Texas.

Meeting Topics:

The meeting will be held for the following purposes:

- 1. Receive Public Comments.
- 2. Consider and take action regarding approval of the minutes from the June 20, 2025 Board of Directors' meeting.
- 3. Consider and take action regarding adoption of proposed tax rate for Tax Year 2025 and schedule public hearing for adoption of final tax for Tax Year 2025.
- 4. Discussion relating to preliminary operating budget for Fiscal Year 2026.
- 5. Discussion and possible action relating to Potential Acquisition, Improvements to, and Maintenance of, Lake Nolte Dam and Hydroelectric Facilities and related Financing Matters:
 - a. Discussion and possible action relating to approval of Rating Evaluation Service (RES) engagement letter for District to secure rating for purposes of securing financial assistance for improvements to Lake Nolte Dam Facilities;
 - b. Receive report relating to status of professional engineering services for improvements to Lake Nolte Dam facilities;
 - c. Discussion and possible action relating to applications for grant and/or loan financial assistance for improvements to the Lake Nolte Dam Facilities; and
 - d. Other matters relating thereto.
- 6. Discussion relating to adoption of residential homestead ad valorem property tax exemption.
- 7. Discussion relating to status of development of District website.
- 8. Consider and take action regarding bookkeeper report and approval of payment of bills and invoices.
- 9. Consider and take action relating to scheduling future meetings of the Board of Directors.

Anthony S. Corbett

The Board of Directors may go into Executive Session if necessary, pursuant to the applicable section of Subchapter D, Chapter 551, Texas Government Code, of the Texas Open Meetings Act, on any of the above matters. No final action, decision or vote will be taken on any subject or matter in Executive Session.

The District is committed to compliance with the Americans with Disabilities Act. Reasonable modifications and equal access to communications will be provided upon request. Please call 512-451-6689 for further information.