Commission Approval for Proposed Rulemaking  
Chapter 331, Underground Injection Control  
House Bill 2230: Dual Authorizations  
Rule Project No. 2016-021-331-WS

Background and reason(s) for the rulemaking:
House Bill (HB) 2230, 84th Texas Legislature, 2015, authored by Representative Lyle Larson, amended the Texas Water Code (TWC) to add TWC, §27.026, which provides authority for the Texas Commission on Environmental Quality (TCEQ or commission) to authorize an injection well used for oil and gas waste disposal permitted by the Railroad Commission of Texas (RRC) to be used for the disposal of nonhazardous brine generated by a desalination operation or nonhazardous drinking water treatment residuals (DWTR). HB 2230 took effect on September 1, 2015.

TWC, §27.026 expanded the availability of disposal options for both DWTR and desalination waste which are classified as solid waste under TCEQ jurisdiction. TWC, §27.026 does not interfere with or compromise TCEQ's implementation of primacy over the federally-delegated Underground Injection Control (UIC) Program.

Scope of the rulemaking:

A.) Summary of what the rulemaking will do:
The proposed rulemaking would implement the provisions of HB 2230 which provide the authority for the TCEQ to authorize an injection well used for oil and gas waste disposal to be used for the disposal of nonhazardous brine generated by a desalination operation or nonhazardous DWTR.

B.) Scope required by federal regulations or state statutes:
The provisions of HB 2230/TWC, §27.026: 1) allow dual authorization of a Class II injection well under RRC jurisdiction as a Class V injection well under TCEQ jurisdiction for disposal of nonhazardous brine from a desalination operation or nonhazardous DWTR; and 2) allow the TCEQ to authorize a Class V injection well for disposal of nonhazardous desalination brine or nonhazardous DWTR into a Class II well permitted by the RRC by individual permit, general permit, or by rule.
C.) Additional staff recommendations that are not required by federal rule or state statute:
None.

Statutory authority:
The amendments are proposed under the authority of the TWC, §5.103, which provides the commission the authority to propose any rules necessary to carry out its powers and duties under this code and other laws of this state; TWC, §5.105, which authorizes the commission to establish and approve all general policy of the commission by rule; TWC, §5.120, which authorizes the commission to administer the law so as to promote the judicious use and maximum conservation and protection of the environment and natural resources of the state; TWC, §27.019, which requires the commission to propose rules reasonably required for the regulation of injection wells; and TWC, §27.026, which allows the TCEQ to authorize by individual permit, general permit, or by rule, a Class V injection well for the disposal by injection of nonhazardous desalination brine or nonhazardous DWTR into a Class II disposal well permitted by the RRC under TWC, Chapter 27, Subchapter C.

Effect on the:

A.) Regulated community:
A local government, such as a city, county, water district, river authority, or utility district, or other public water supply, or an industrial user desalinating water for industrial uses could be affected if it proposed to send nonhazardous desalination concentrate or nonhazardous DWTR for disposal by injection into a dually permitted Class II-Class V injection well. A Class II injection well operator under the jurisdiction of the RRC could be affected if it elected to seek dual authorization as a Class V injection well.

B.) Public:
This legislation has provided additional disposal options for nonhazardous DWTR or nonhazardous desalination concentrate.

C.) Agency programs:
There is no significant fiscal impact expected to the TCEQ. For the Radioactive Materials Division/UIC Permits Section, it is unknown at this time the number of Class II well operators who may seek Class V authorization, but it is not expected to be significant.

Stakeholder meetings:
No stakeholder meetings were held; however, a public hearing is scheduled for this rulemaking on August 16, 2016, in Austin.

Potential controversial concerns and legislative interest:
There are no known controversial concerns.
Will this rulemaking affect any current policies or require development of new policies?
As part of the overall HB 2230 implementation, the UIC Permits Section is coordinating with the Environmental Law Division to develop new procedures, application templates, and authorization templates for dual authorization of a Class II injection well as a Class V well for disposal of nonhazardous DWTR and/or nonhazardous desalination brine.

What are the consequences if this rulemaking does not go forward? Are there alternatives to rulemaking?
Prior to passage of this legislation, TWC, Chapter 27, RRC rules, and TCEQ rules allowed TCEQ and RRC to dually authorize one disposal well as a Class I well for injection of solid waste under TCEQ jurisdiction and as a Class II well for injection activities under RRC jurisdiction. This legislation reinforced the existing authority of the TCEQ and RRC to dually authorize injection. If this rulemaking did not go forward, authorization of a Class V well by an individual permit is available under current TCEQ rules. An individual Class V permit is capable of authorizing the same injection well activity that is proposed to be authorized by rule in this proposed rulemaking.

Key points in the proposal rulemaking schedule:
  Anticipated proposal date: July 6, 2016
  Anticipated Texas Register publication date: July 22, 2016
  Anticipated public hearing date: August 16, 2016
  Anticipated public comment period: July 22, 2016 – August 22, 2016
  Anticipated adoption date: December 7, 2016

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Attachments
HB 2230

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