

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

Protecting Texas by Reducing and Preventing Pollution

August 7, 2019

RE: City of Blanco
TPDES Permit No. WQ0010549002

Decision of the Executive Director.

The executive director has made a decision that the above-referenced permit application meets the requirements of applicable law. **This decision does not authorize construction or operation of any proposed facilities.** This decision will be considered by the commissioners at a regularly scheduled public meeting before any action is taken on this application unless all requests for contested case hearing or reconsideration have been withdrawn before that meeting.

Enclosed with this letter are instructions to view the Executive Director's Response to Comments on the Internet. A complete copy of the Executive Director's Response to Comments (including the mailing list), complete application, draft permit and related documents, including public comments, are available for review at the TCEQ Central Office. If you would prefer a hard copy mailed to you, please contact Hollis Henley, Staff Attorney, at (512) 239-2253 or by email at Hollis.Henley@tceq.texas.gov. Additionally, a copy of the complete application, the draft permit, and executive director's preliminary decision are available for viewing and copying at the Blanco City Hall, 300 Pecan Street, Blanco, Texas.

If you disagree with the executive director's decision, and you believe you are an "affected person" as defined below, you may request a contested case hearing. In addition, anyone may request reconsideration of the executive director's decision. The procedures for the commission's evaluation of hearing requests/requests for reconsideration are located in 30 Texas Administrative Code Chapter 55, Subchapter F. A brief description of the procedures for these two requests follows.

How to Request a Contested Case Hearing.

It is important that your request include all the information that supports your right to a contested case hearing. Your hearing request must demonstrate that you meet the applicable legal requirements to have your hearing request granted. The commission's consideration of your request will be based on the information you provide.

The request must include the following:

- (1) Your name, address, daytime telephone number, and, if possible, a fax number.

- (2) The name of the applicant, the permit number and other numbers listed above so that your request may be processed properly.
- (3) A statement clearly expressing that you are requesting a contested case hearing. For example, the following statement would be sufficient: “I request a contested case hearing.”
- (4) If the request is made by a group or association, the request must identify:
 - (A) one person by name, address, daytime telephone number, and, if possible, the fax number, of the person who will be responsible for receiving all communications and documents for the group;
 - (B) the comments on the application submitted by the group that are the basis of the hearing request; and
 - (C) by name and physical address one or more members of the group that would otherwise have standing to request a hearing in their own right. The interests the group seeks to protect must relate to the organization’s purpose. Neither the claim asserted nor the relief requested must require the participation of the individual members in the case.

Additionally, your request must demonstrate that you are an “**affected person.**” An affected person is one who has a personal justiciable interest related to a legal right, duty, privilege, power, or economic interest affected by the application. Your request must describe how and why you would be adversely affected by the proposed facility or activity in a manner not common to the general public. For example, to the extent your request is based on these concerns, you should describe the likely impact on your health, safety, or uses of your property which may be adversely affected by the proposed facility or activities. To demonstrate that you have a personal justiciable interest, you must state, as specifically as you are able, your location and the distance between your location and the proposed facility or activities.

Your request must raise disputed issues of fact that are relevant and material to the commission’s decision on this application that were raised **by you** during the public comment period. The request cannot be based solely on issues raised in comments that you have withdrawn.

To facilitate the commission’s determination of the number and scope of issues to be referred to hearing, you should: 1) specify any of the executive director’s responses to **your** comments that you dispute; 2) the factual basis of the dispute; and 3) list any disputed issues of law.

How to Request Reconsideration of the Executive Director’s Decision.

Unlike a request for a contested case hearing, anyone may request reconsideration of the executive director’s decision. A request for reconsideration should contain your name, address, daytime phone number, and, if possible, your fax number. The request must

state that you are requesting reconsideration of the executive director's decision, and must explain why you believe the decision should be reconsidered.

Deadline for Submitting Requests.

A request for a contested case hearing or reconsideration of the executive director's decision must be **received by** the Chief Clerk's office no later than **30 calendar days** after the date of this letter. You may submit your request electronically at www.tceq.texas.gov/agency/decisions/cc/comments.html or by mail to the following address:

Bridget C. Bohac, Chief Clerk
TCEQ, MC-105
P.O. Box 13087
Austin, Texas 78711-3087

Processing of Requests.

Timely requests for a contested case hearing or for reconsideration of the executive director's decision will be referred to the TCEQ's Alternative Dispute Resolution Program and set on the agenda of one of the commission's regularly scheduled meetings. Additional instructions explaining these procedures will be sent to the attached mailing list when this meeting has been scheduled.

How to Obtain Additional Information.

If you have any questions or need additional information about the procedures described in this letter, please call the Public Education Program, toll free, at 1-800-687-4040.

Sincerely,



Bridget C. Bohac
Chief Clerk

BCB/mgo

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13822 BRITOAK LN
HOUSTON TX 77079-3333

GEILER , CAROLYN R
2746 RANCH ROAD 165
BLANCO TX 78606-4999

GEILER , JAMES
2746 RANCH ROAD 165
BLANCO TX 78606-4999

GEISER , MS DENISE LANAYE
406 COUNTRY LN
MC DADE TX 78650-5068

GHAZI , MARYAM
11108 BARN OWL DR
AUSTIN TX 78754-5974

GIBBONS , ROBERT CHARLES
613 HEARN ST
AUSTIN TX 78703-4517

GLENN , DAVID H
PO BOX 1089
WIMBERLEY TX 78676-1089

GODWIN , WILL
2307 FARNSWOOD CIR
AUSTIN TX 78704-4519

GOEHRING , MS JESSICA
401 DAYS END RD
WIMBERLEY TX 78676-9166

GOFF , GAYLE
1106 UPLAND DR
AUSTIN TX 78741-1166

GOLDFARB , REBECCA
301 W STASSNEY LN
AUSTIN TX 78745-3145

GOLDFIELD , HOWARD S
11604 JUNIPER RIDGE DR
AUSTIN TX 78759-3852

GOLDSMITH , MRS ANTONIA K
1901 4TH ST
BLANCO TX 78606-4920

GOLDSMITH , JOAN
1901 4TH ST
BLANCO TX 78606-4920

GOMEZ , FELIPE
1700 VIRGINIA AVE
AUSTIN TX 78704-1452

GONCE , MAENGL
2901 MOUNT SHARP RD
WIMBERLEY TX 78676-4330

GONZALEZ , CUTTER WAYNE
APT 1054
3105 S INTERSTATE 35
AUSTIN TX 78741-6920

GONZALEZ , MR RAUL
8607 WINTERSTEIN DR
AUSTIN TX 78745-6366

GOODE , ELENORE
33 DELAWARE CREEK RD
BLANCO TX 78606-2518

GOODE , JENNIFER
1955
219 LONE MAN CREEK DR
WIMBERLEY TX 78676-5516

GOYNES , PAULA & TOM
444 PECAN PARK DR
SAN MARCOS TX 78666-8544

GOYNES , TOM
TEXAS RIVERS PROTECTION ASSOCIATION
444 PECAN PARK DR
SAN MARCOS TX 78666-8544

GRAFIA , MR MANUEL
STE B
950 FM 2325
WIMBERLEY TX 78676-5071

GRANT , JONATHAN
APT 1102
600 LEAH AVE
SAN MARCOS TX 78666-7634

GREATHOUSE , REBECCA
306 CROSS TRIANGLE RD
BLANCO TX 78606-4663

GREENHAW , JERILYN
322 MISTY RIVER RUN
BLANCO TX 78606-4833

GREENLEE , MELINDA ANN
1950
1433 NASHUA ST
HOUSTON TX 77008-3747

GRINSTEAD , MR TEVIS
PO BOX 1007
WIMBERLEY TX 78676-1007

GRISHAM , WESLEY
16805 BROOMWEED CV
AUSTIN TX 78738-4085

GROSSMAN , ROBERT I
1200 FIELDCREST DR
AUSTIN TX 78704-5344

GROVES , DEBRA M
4105 AVENUE A
AUSTIN TX 78751-4215

GUMBERT , DOROTHY
306 E SUMMIT DR
WIMBERLEY TX 78676-9402

GUMBERT , HARRY EDWARDS
306 E SUMMIT DR
WIMBERLEY TX 78676-9402

HAAS , JONELL
454 ORPHAN LN
BLANCO TX 78606-4974

HAGEMEIER , COOKIE
35 PERSIMMON DR
WIMBERLEY TX 78676-1971

HALL , JIMMY ALAN
401 GREEN ACRES DR
WIMBERLEY TX 78676-5025

HALL , TERRI LYNN
TEXANS UNITING FOR REFORM AND FREEDOM
STE 103-63
18866 STONE OAK PKWY
SAN ANTONIO TX 78258-4180

HANDFORD , LEE
309 RIVER OAKS DR
WIMBERLEY TX 78676-6125

HANNA , MR ROBERT
PO BOX 713
WIMBERLEY TX 78676-0713

HANUS , NAN
PO BOX 943
BLANCO TX 78606-0943

HARDIN , ANDREW J
506 DEER CROSSING LN
WIMBERLEY TX 78676-5655

HARKINS , GREGORT
951 SANDY POINT RD
WIMBERLEY TX 78676-8904

HARLA , MS ALISON B
111 COUNTY ROAD 1492
WIMBERLEY TX 78676-5641

HARLA , BOB
111 COUNTY ROAD 1492
WIMBERLEY TX 78676-5641

HARRIS , JAMES
PO BOX 1845
BLANCO TX 78606-1845

HARTMANN , LARRY
318 CHAPARRAL TRL
BLANCO TX 78606-4584

HATCHER , REVEREND DONOVAN W
250 CIRCLE DR
WIMBERLEY TX 78676-9145

HAWK , VERONICA
615 SHEPHERDS RNCH
BULVERDE TX 78163-3442

HEIDMANN , MR DAVID A
938 LOST ACRES LOOP
BLANCO TX 78606-4700

HENDRICKSON , JACOB
1800 E 4TH ST
AUSTIN TX 78702-4447

HENDRICKSON , JACOB
UNIT 243
1800 E 4TH ST
AUSTIN TX 78702-4447

HERBERT , SHARON
116 N VAQUERO DR
BLANCO TX 78606-5748

HERNANDEZ , KAELYN
6309 LLANO STAGE TRL
AUSTIN TX 78738-6198

HEWGLEY , JEFFREY
APT 1421
2601 LA FRONTERA BLVD
ROUND ROCK TX 78681-8033

HILLIN , DR. MISTY
102 SQUIRES DR
LAKEWAY TX 78734-4657

HINES , DEBRA
301 MEDLIN CREEK LOOP
DRIPPING SPRINGS TX 78620-3156

HIXON , DAVID MICHAEL
APT E
1205 KINNEY AVE
AUSTIN TX 78704-2156

HOFFMAN , MARY
1351 GREENBRIAR DR
CANYON LAKE TX 78133-2565

HOLMES , TERESA
4209 BELLVUE AVE
AUSTIN TX 78756-3414

HOLT , BILL
7407 SCENIC BROOK DR
AUSTIN TX 78736-3021

HORSEY , BEN
17123 WESTVIEW TRL
AUSTIN TX 78737-9045

HORSEY , MICHELLE D
17123 WESTVIEW TRL
AUSTIN TX 78737-9045

HORVATH , DEBRA & GLEN
271 RAMBLING OAKS DR
WIMBERLEY TX 78676-6155

HOSEMANN , PHILIP
6494 FM 1680 N
FLATONIA TX 78941-5189

HUCKABY , MS HANNAH
1816 MARGARET ST
AUSTIN TX 78704-2124

HUGHES , ROY
EXPERIAN
4611 RICHMOND AVE
AUSTIN TX 78745-1834

HUNTINGTON , JESSICA
1900 BARGE ST
AUSTIN TX 78745-4901

HURLEY , JAIME
31625 TRES LOMAS
BULVERDE TX 78163-4174

HUT , MICHAEL
5445 E RANCH ROAD 473
BLANCO TX 78606-5054

HUTCHISON , MRS LINDY
904 RIVER RD
WIMBERLEY TX 78676-5102

HUXOLL , MR VERNON
HUXOLL
670 LAS COLINAS DR
WIMBERLEY TX 78676-5643

ICE , LAUREN
FREDERICK PERALES ALLMON & ROCKWELL PC
1206 SAN ANTONIO ST
AUSTIN TX 78701-1834

INGLIS , FAYE SOMERVELL
10107 HILL COUNTRY SKYLINE
DRIPPING SPRINGS TX 78620-5088

ISAAC , THE HONORABLE JASON A STATE
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TEXAS HOUSE OF REPRESENTATIVES DISTRICT 45
PO BOX 2910
AUSTIN TX 78768-2910

ISGITT , MRS BRENDA
KISS THE COOK INC
201 WIMBERLEY SQ
WIMBERLEY TX 78676-5058

IWANIAK , RYAN
APT 2503
1400 N PARK BLVD
GRAPEVINE TX 76051-3017

JACKSON , CYNTHIA
27 STONEHOUSE CIR
WIMBERLEY TX 78676-2704

JACKSON , DEE
200 RIDGEWOOD RD
AUSTIN TX 78746-4640

JAMES , DR. TED
506 FIELD RD
FISCHER TX 78623-2701

JARJOURA , MARLENA
PO BOX 1204
BLANCO TX 78606-1204

JONAS , MARGARET
PO BOX 175
BLANCO TX 78606-0175

JONES , AMANDA
PO BOX 2224
WIMBERLEY TX 78676-7124

JONES , MS BETTY J
706 13TH ST
BLANCO TX 78606-5653

JONES , TIMOTHY DEFOREST
313 LONE OAK DR
AUSTIN TX 78704-5238

JORDAN , BECKY & GREG
7776 GAGE LN
WIMBERLEY TX 78676-4200

JORDAN , GREG
7776 GAGE LN
WIMBERLEY TX 78676-4200

JORDAN , KERRY
4713 TONAWANDA DR
HOUSTON TX 77035-3719

JOSEPH , JENNIFER & MICHAEL
998 CIELO SPRINGS DR
BLANCO TX 78606-5521

KARPINSKI , EDITH
505 WINCHESTER DR
DRIPPING SPRINGS TX 78620-2803

KAVANAGH , KATE
1905 LARCHMONT DR
AUSTIN TX 78704-5935

KELLER , KRISTINA
PO BOX 7
BLANCO TX 78606-0007

KELLEY , MRS JENNIE
2705 MOUNTAIN HIGH DR
SAN MARCOS TX 78666-1017

KELLY , CELESTE DENISE
17313 WILDRYE DR
AUSTIN TX 78738-4154

KELLY , PATRICIA CANTU
206 BLANCO DR
WIMBERLEY TX 78676-5201

KENNEDY , MARK
111 E SAN ANTONIO ST
SAN MARCOS TX 78666-5534

KING , MR STERLING
1808 KERR AVE
AUSTIN TX 78704-1429

KLOSE , MS JOANNA
5216 BASSWOOD LN
AUSTIN TX 78723-5449

KOCHER , KAREN J
2014 ENFIELD RD
AUSTIN TX 78703-3200

KOEWERS , MRS MEGAN HALLI
105 CHERRY ST
BLANCO TX 78606-5950

KOLAR , WARREN G
412 FIELD RD
FISCHER TX 78623-2703

KREPS , KAREN
NET INGENUITY
APT 229
1741 SPYGLASS DR
AUSTIN TX 78746-7953

KUBENKA , STEPHEN
STEPHEN KUBENKA ARCHITECTS
421 YUCCA DR
KINGSLAND TX 78639-3856

KUCERA , MICHELLE
STE 7-313
100 COMMONS RD
DRIPPING SPRINGS TX 78620-4400

KURTZ , MR CHRISTIAN CADE
8405 GRAYLEDGE DR
AUSTIN TX 78753-5709

KVANLI , BEN
RED RIVER RACING TEAM
602 N I 35
SAN MARCOS TX 78666-6939

LAMB , JEANNE
1009 RIDGE OAK DR
WIMBERLEY TX 78676-6120

LANGIANESE , M J
PO BOX 1394
WIMBERLEY TX 78676-1394

LARY , SCOTT
29 CONCORD CIR
AUSTIN TX 78737-9073

LAWSON , MR & MR RICHARD
WILLIAM
APT 104
1123 HOLLOW CREEK DR
AUSTIN TX 78704-8819

LAWSON , MR & MR RICHARD WILLIAM
APT 202
1123 HOLLOW CREEK DR
AUSTIN TX 78704-8819

LEACH , FOSTER
200 LINK LN
WIMBERLEY TX 78676-3300

LEBKUECHER , ALICE
306 E SUMMIT DR
WIMBERLEY TX 78676-9402

LEIFESTE , ANN
3506 PALOMAR LN
AUSTIN TX 78727-3031

LEMONS , JAMES RICHARD
1117 REDBUD TRL
WEST LAKE HILLS TX 78746-3415

LEWIS , ALEXANDER
8302 RENTON DR
AUSTIN TX 78757-7815

LEWIS , SARAH
12404 SANDEEN RD
COUPLAND TX 78615-4980

LIEBMAN , WILLIAM S
3342 BACK MOUNTAIN RD
CASS WV 24927-9020

LINDEMAN , LAUREN DAGGETT
PO BOX 1297
BLANCO TX 78606-1297

LIVELY , GINI
2511 LOGANS WAY
BLANCO TX 78606-4407

LONDA , REVEREND SANDRA
189 TULLEY CT
WIMBERLEY TX 78676-6464

LONGCOPE , EDMUND
833 BELVIN ST
SAN MARCOS TX 78666-4256

LONGORIA , MARIA
6006 DUNBURY DR
AUSTIN TX 78723-1818

LUCAS , MARCIA
RIO BLANCO ORGANICS
PO BOX 1226
BLANCO TX 78606-1226

LUCAS , STEVE
2706 DEL CURTO RD
AUSTIN TX 78704-4826

LUNA , SARAH L
1966
1117 REDBUD TRL
WEST LAKE HILLS TX 78746-3415

LYLES , CHRIS
1650 FLITE ACRES RD
WIMBERLEY TX 78676-5406

LYONS , VIRGINIA
1294 CRABAPPLE RD
BLANCO TX 78606-2538

MABRITO , MARC A
PO BOX 1483
BLANCO TX 78606-1483

MACHEN , MARILYN S
150 ATWATER CV
AUSTIN TX 78737-4581

MANGAN , KAREN
PO BOX 1656
BLANCO TX 78606-1656

MANGAN , PETER
PO BOX 1656
BLANCO TX 78606-1656

MARGOS , J F
1702 HICKORY DR
CEDAR PARK TX 78613-5567

MARIE , JESSICA
218 WOODCREEK DR
WIMBERLEY TX 78676-3412

MARINO , MRS JENNIFER E
2908 FLITE ACRES RD
WIMBERLEY TX 78676-5703

MARSHALL , JOANNE
186 ROCKY RIVER RD
BLANCO TX 78606-5085

MASON , MS SUSANNE E
1402 CLOVERLEAF DR
AUSTIN TX 78723-2506

MCCARLEY , MRS YVONNE
1404 CRESTHAVEN PL
OCEANSIDE CA 92056-6661

MCCARTHY JR , EDMOND R
MCCARTHY & MCCARTHY LLP
STE 2399
1122 COLORADO ST
AUSTIN TX 78701-2100

MCCLELLAN , KEITH J
PO BOX 640
BLANCO TX 78606-0640

MCCORD , SUZANNE
OLD GLORY RANCH
3633 RIVER RD
WIMBERLEY TX 78676-5112

MCKENZIE , MRS EMMA
1010 LONE MAN MOUNTAIN RD
WIMBERLEY TX 78676-2028

MCMILLAN , JUDY
1507 PALMA PLZ
AUSTIN TX 78703-3434

MEACHAM , MARTHA
PO BOX 52
DRIFTWOOD TX 78619-0052

MEEK , BUCK
505 GATLIN CREEK RD E
DRIFTWOOD TX 78619-9103

MEISENBACH , MRS MEGAN
DOLL COLLECTORS DAUGHTER
1800 SAN GABRIEL ST
AUSTIN TX 78701-1031

MELTON , BRUCE
8103 KIRKHAM DR
AUSTIN TX 78736-1705

MESSENGER , HELYN RAIN
100 TODO LN
DRIFTWOOD TX 78619-8036

METCALFE , SUSAN
316 VALLEY VIEW RD
WIMBERLEY TX 78676-4707

MILLER , MR KENT T
1609 NEWFIELD LN
AUSTIN TX 78703-3318

MILLER , WHITNEY
PO BOX 315
WIMBERLEY TX 78676-0315

MILLESON , SARA
390 GODDARD
KYLE TX 78640-6129

MILLINOR , JAMES PATRICK
PO BOX 1119
WIMBERLEY TX 78676-1119

MIRE , KASEY
REVERSE PIONEERS
153 KOTHMANN DR
BLANCO TX 78606-5688

MITCHELL , PAMELA JEAN
MONTESINO FARM AND RANCH
300 LITTLE ARKANSAS RD
WIMBERLEY TX 78676-5715

MIXON , ROCHELLE ELLOUISE
18424 SUN HAVEN CV
ELGIN TX 78621-6004

MODEN , MR MERLE L
1111 THOMPSON RANCH RD
WIMBERLEY TX 78676-6129

MOGAB , KIERSEN
126 TYE CV
DRIPPING SPRINGS TX 78620-4645

MOLLBERG , AMY
751 DIVIDE PASS
BLANCO TX 78606-5518

MOLLOY , SHEILA
PO BOX 188
WIMBERLEY TX 78676-0188

MOORE , LINDA
218 BLANCO DR
WIMBERLEY TX 78676-5201

MOORE , MARGARET
PO BOX 1928
WIMBERLEY TX 78676-6828

MORALE , ANNMARIE
2633 SAN MARCUS AVE
DALLAS TX 75228-3151

MORGAN , DEBBIE & JAMES T
PO BOX 1479
BLANCO TX 78606-1479

MORGAN , DEBRA
PO BOX 1479
BLANCO TX 78606-1479

MORGAN , JAMES T
PO BOX 1479
BLANCO TX 78606-1479

MPH , ALISON ROMANO
415 RIVER RAPIDS RD
WIMBERLEY TX 78676-4614

MUETHING , MR EDWARD S
1725 BUNCHE RD
AUSTIN TX 78721-2201

MULLENAX , MS JANICE S
17 MERIDIAN DR
WIMBERLEY TX 78676-9330

MULLINS , CHRISTOPHER A
SAVE OUR SPRINGS ALLIANCE
BLDG D
4701 WESTGATE BLVD STE 401
AUSTIN TX 78745

MUNOZ , ROSAMOND
401 RAINBOWS END
WIMBERLEY TX 78676-5948

MURPHREE , JASON
523 ANNS WAY
BLANCO TX 78606-4601

MURPHREE , PAIGE
523 ANNS WAY
BLANCO TX 78606-4601

MURRAY , ANTHONY
6831 WILLIAM WALLACE WAY
AUSTIN TX 78754-5799

MYANE , DEAN CORLEY
ATTORNEY AT LAW
PO BOX 787
BLANCO TX 78606-0787

NEBLETT , MELINDA
886 BURNETT RANCH RD
WIMBERLEY TX 78676-4600

NESTLERODE , STEPHANIE K
650 JENNIFER LN
DRIFTWOOD TX 78619-9793

NEUREUTHER , RITA
7323 RIDGE BCH
CONVERSE TX 78109-2718

NG , MR DESMOND
APT 7
1305 E 6TH ST
AUSTIN TX 78702-3373

NGUYEN , HANG
PO BOX 921
BLANCO TX 78606-0921

NICHOLS , LINDA J
6200 PURGATORY RD
SAN MARCOS TX 78666-1723

NORDBAK , LISA
1010 BLUFF RIDGE TRL
BLANCO TX 78606-4983

OAKES , GARY
218 THE OAKES LN
BLANCO TX 78606-5195

OBRYAN , TINA
6131 BAINBRIDGE
SAN ANTONIO TX 78240-2246

OCONNELL , KATHLEEN
COMMUNITIES FOR THRIVING WATER FLUORIDE I
1501 MONTELL RD
WIMBERLEY TX 78676-9706

ODORIZZI , MR ROBERT L
377 KUDU CV
BLANCO TX 78606-5953

OINES , JENNIFER
3904 MCCALL CREEK RD
BLANCO TX 78606-5114

OINES , LEIF
3904 MCCALL CREEK RD
BLANCO TX 78606-5114

OLDAKER , AIMEE
1282 KENDALIA RD
BLANCO TX 78606-4739

OLINICK , JULIAN
3038 ROLLING HILLS RD
BLANCO TX 78606-5821

OLIVER , BILL
TRLR 12
2728 S CONGRESS AVE
AUSTIN TX 78704-6445

OLTREMARI , JACQUELYN
7401 SWANSON DR
RICHMOND TX 77406-7739

ONEILL , STEPHEN
1949
30 WILDWOOD CIR
WIMBERLEY TX 78676-2500

PALELLA , ANDREA
1989
725 VIOLA ST
SAN MARCOS TX 78666-3231

PALVINO , T J
107 RIVER OAKS DR
WIMBERLEY TX 78676-6124

PANTELL , MS SUSAN
APT 1008
1016 CAMINO LA COSTA
AUSTIN TX 78752-3846

PAPARELLA , MRS REBEKAH GRACE
110 E INWOOD FOREST DR
WIMBERLEY TX 78676-5105

PARHAM , SANDY
4404 GARNETT ST
AUSTIN TX 78745-1930

PARKER , MRS TERESA
31240 MEADOW CREEK TRL
FAIR OAKS RANCH TX 78015-4207

PARKERSON , DAVID
108 RIVER OAKS DR
WIMBERLEY TX 78676-6123

PARKS , MR LOUIS B
CITIZENS ALLIANCE FOR RESPONSIBLE DEVELOP
820 RED HAWK RD
WIMBERLEY TX 78676-5536

PASCOE , NEIL
2502 HARTFORD RD
AUSTIN TX 78703-2429

PATOSKI , MR JOE NICK
706 DEER RUN
WIMBERLEY TX 78676-6110

PEACOCK , MS DEBORAH
PO BOX 300127
AUSTIN TX 78703-0003

PEARSON , BRAD
923 MIDNIGHT DR
SAN ANTONIO TX 78260-6202

PECK , JOSIAH
589 CLIFFSIDE RD
WIMBERLEY TX 78676-9155

PEDERSEN , JENNIFER
UNIT 4401
1600 BARTON SPRINGS RD
AUSTIN TX 78704-1081

PEDRAZAS , MS SANDY
990 WINDMILL RUN
WIMBERLEY TX 78676-5871

PENRIDGE , NELL
15100 HAMILTON POOL RD
BEE CAVE TX 78738-7619

PEPPER , GREGORY
401 OAK KNOB DR
WIMBERLEY TX 78676-6224

PEREZ , JASON
8009 WILLET TRL
AUSTIN TX 78745-7550

PERKINS , MRS ANA
1205 RIDGE OAK DR
WIMBERLEY TX 78676-6122

PERRIN , CHEY
200 ANCIENT ECHO
BLANCO TX 78606-2513

PERRIN , PAM
200 ANCIENT ECHO
BLANCO TX 78606-2513

PETRI , COLT
907 COUNTRY RD
BLANCO TX 78606-4834

PETTIT , JAMIE
105 WINN WOOD RD
WIMBERLEY TX 78676-5613

PHARIS , CADE
29 FLAMING CLIFF RD
WIMBERLEY TX 78676-2112

PIEHL , MARY
28111 LINDA LN
TOMBALL TX 77375-4061

PIEHL , VERNON JACK
28111 LINDA LN
TOMBALL TX 77375-4061

PIGG , GAIL HAMRICK
BLANCO RIVER CYPRESS CREEK WATER ASSOCIA
2212 FLITE ACRES RD
WIMBERLEY TX 78676-5410

PIRES , ANGELA
1103 OLIVE ST
AUSTIN TX 78702-1939

POLANSKY , MEGAN
6109B CADDIE ST
AUSTIN TX 78741-5101

PONDER , SANDRA & WYLIE
223 LOST ACRES LOOP
BLANCO TX 78606-4793

PONDER , WYLIE
223 LOST ACRES LOOP
BLANCO TX 78606-4793

POOLE , DANIEL
9112 THAXTON RD
AUSTIN TX 78747-9665

PORTER , JERI
PO BOX 125
FISCHER TX 78623-0125

PORTERFIELD , SHANTEL
2 ARROW POINT CIR
WIMBERLEY TX 78676-2810

POWERS , MS NINA
108 OAK RDG
DRIPPING SPRINGS TX 78620-3106

PRICE , JAMES ROBERT
BUSINESS CARD
700 DAYS END RD
WIMBERLEY TX 78676-9130

PRICE , JOHN M
7700 RANCH ROAD 12
SAN MARCOS TX 78666-2471

PRIOUR , J J
PRIOUR STUDIO
17120 HAMILTON POOL RD
AUSTIN TX 78738-7101

PUIG-WILLIAMS , VANESSA
1206 SAN ANTONIO ST
AUSTIN TX 78701-1834

PUIG-WILLIAMS , VANESSA
1003 FOLTS AVE
AUSTIN TX 78704-2114

QUIST , GREGORY
105 ANTELOPE CV
BLANCO TX 78606-5873

RAMIREZ , STEPHEN
1317 WALL ST
SAN MARCOS TX 78666-4039

RAMSEY , CATHY
131 BARTON RANCH RD
DRIPPING SPRINGS TX 78620-3763

RANSOM , JOHN M
PO BOX 802
BLANCO TX 78606-0802

RANSOM , RUTHIE
PO BOX 802
BLANCO TX 78606-0802

RAPOZO , DAVE
1304 CANOE BROOK DR
AUSTIN TX 78746-6204

RATNER , JEFF
100 TODO LN
DRIFTWOOD TX 78619-8036

RAYBURN , DAVID
43 MISSION DR
NEW BRAUNFELS TX 78130-6662

RAYMOND , JOSEPH
PO BOX 459
BLANCO TX 78606-0459

READING , SUE
5006 W WIND TRL
AUSTIN TX 78745-1445

READING , MS SUSANNE M
APT 101
5006 W WIND TRL
AUSTIN TX 78745-1445

REAMS , MS PATRICIA
PO BOX 380
SAN MARCOS TX 78667-0380

REGANTE , JED
2003 DAYS END RD
WIMBERLEY TX 78676-9153

REINMUND-MARTINEZ , ALICIA
BSEACD
1124 REGAL ROW
AUSTIN TX 78748-3701

REYNOLDS , CYNTHIA
803 BARTON BLVD
AUSTIN TX 78704-1456

REYNOLDS , PEACH
803 BARTON BLVD
AUSTIN TX 78704-1456

RICHARDS , DAN LEE
1920 FLITE ACRES RD
WIMBERLEY TX 78676-5409

RICHARDS , MRS DONNA K
1920 FLITE ACRES RD
WIMBERLEY TX 78676-5409

RICHARDS , MR JOEL
2508 WHELESS LN
AUSTIN TX 78723-2018

RIVERS , RIKKY
300 DOUBLE M DR
WIMBERLEY TX 78676-4301

ROBINS , L
110 PINION TRL
WIMBERLEY TX 78676-4928

ROCKEFELLER , MR WILSON JOHN
5840 WAYSIDE RD
FISCHER TX 78623-2408

ROCKEYMOORE , MARK ANTHONY
308 SALTILLO ST
SAN MARCOS TX 78666-7828

ROCKWELL , STEVEN
8601 FM 3237
DRIFTWOOD TX 78619-9400

RODRIGUEZ JR , MR WILLIAM A
RODRIGUEZ JR
701 N CANYONWOOD DR
DRIPPING SPRINGS TX 78620-3974

ROEHM , ROBERT
2404 BARTON SKWY
AUSTIN TX 78704-5802

ROGERS , JOHN RAYMOND
406 FIELD RD
FISCHER TX 78623-2703

ROGERS , LINDA KAYE
14 SPRING VALLEY DR
WIMBERLEY TX 78676-1950

ROONEY , JOHN
APT 103
312 E 43RD ST
AUSTIN TX 78751-3836

ROSBOROUGH , RYAN
700 FLITE ACRES RD
WIMBERLEY TX 78676-5403

ROTHELLE , WILLIS A
APT B
301 COWPOKE CYN
DRIFTWOOD TX 78619-8097

ROYAL , MRS ALLISON LEIGH
480 GREEN ACRES DR
WIMBERLEY TX 78676-5046

RUMELT , ANDREW
1804 ROMFORD DR
AUSTIN TX 78704-5950

SAFER , SHILA
17 CYPRESS FAIRWAY VLG
WIMBERLEY TX 78676-1974

SANDRIDGE , MR CARY
BUSINESS SERVICES
1716 SUNSPUR RD
NEW BRAUNFELS TX 78130-1992

SAWYER , RICHARD
550 OAK KNOB DR
WIMBERLEY TX 78676-6114

SCHLICHTING , PAUL
4610 PHILCO DR
AUSTIN TX 78745-1761

SCHOEM , STEPHEN GEORGE
351 RIVER MEADOWS RD
WIMBERLEY TX 78676-5116

SCHOENFELD , MRS ROSE L
RETIRED
19 LONGWOOD RD
AUSTIN TX 78737-9305

SCHOTZ , BEN
417 RIVER BEND DR
BLANCO TX 78606-5734

SCHROM , STEVEN
PO BOX 2683
AUSTIN TX 78768-2683

SCHWALB , ASTRID
380 TURKEY HOLW
WIMBERLEY TX 78676-9127

SCOGGIN , MRS DONNA
1427 LEDGEBROOK
SPRING BRANCH TX 78070-4962

SETLIFF , JEFF
2907 HICKORY
NEDERLAND TX 77627-4787

SHAFFER , GEORGIA
153 CITORI PATH
NEW BRAUNFELS TX 78130-3960

SHAW , JEFF
903 S CREEKWOOD DR
DRIFTWOOD TX 78619-9713

SHAW , TODD
4709 STRASS DR
AUSTIN TX 78731-5625

SHEFFIELD , MIKE MIKE
12605 RANCH ROAD 12
WIMBERLEY TX 78676-5258

SHELL , LON
STE 204
111 E SAN ANTONIO ST
SAN MARCOS TX 78666-5534

SHELL , LON A
HAYS COUNTY
STE 103
200 STILLWATER
WIMBERLEY TX 78676-5340

SHULTZ , DR. JAMES M
3404 MOUNT SHARP RD
WIMBERLEY TX 78676-4309

SIMONS , JOSEPH S
154 GRAPEVINE TRL
BLANCO TX 78606-5751

SLADE JR , RAYMOND M
11617 RIVER OAKS TRL
AUSTIN TX 78753-2820

SLATER , SHARON
1515 N RAINBOW RANCH RD
WIMBERLEY TX 78676-5936

SMALE , KRISTINE
UNIT 7
4000 RANCH ROAD 620 N
AUSTIN TX 78734-2157

SMITH , BECKI
396 RANCHERS CLUB LN
DRIFTWOOD TX 78619-4280

SMITH , BETTIE J
108 FREEDOM DR
WIMBERLEY TX 78676-5658

SMITH , MR DAREL JAMES
304 E 7TH ST
AUSTIN TX 78701-3202

SMITH , LYNNE
205 BLUFF RD
FISCHER TX 78623-2705

SMITH , DR. MARK LESLY
PO BOX 2226
JOHNSON CITY TX 78636-2005

SOUTHWELL , DOLLY
2101 NEWTON ST
AUSTIN TX 78704-5122

SPALTEN III , ROBERT G
APT 1061
2309 BERKELEY AVE
AUSTIN TX 78745-4385

SPEED , KEVIN KEITH
3801 WAYSIDE DR
WIMBERLEY TX 78676-6356

SPICER , DIANE
1600 N ELDER HILL RD
DRIFTWOOD TX 78619-9104

STANG , HEIKO
380 TURKEY HOLW
WIMBERLEY TX 78676-9127

STARR , MARY
PO BOX 2550
WIMBERLEY TX 78676-7450

STCHARLES , DIONA
690 ROCKY RIVER RD
BLANCO TX 78606-5534

STECK , MR OLIVER
7407 LOGANBERRY DR
AUSTIN TX 78745-6476

STEELE , BRIAN J
2404 SOUTHLAND DR
AUSTIN TX 78704-4804

STELLA , KENNETH ALLEN
16121 REMINGTON RESERVE WAY
AUSTIN TX 78728-1337

STEPP , SHAMA
8902 STAMBOURNE ST
AUSTIN TX 78747-3994

STEVENS , MR JAN K
PO BOX 859
JOHNSON CITY TX 78636-0859

STITH , EDWARD
1623 GREEN TREE LN
DUNCANVILLE TX 75137-3715

STLOUIS , ALFRED
9011 DORELLA LN
AUSTIN TX 78736-7931

STOCKI , KAREN
108 S VALLEY VIEW DR
WIMBERLEY TX 78676-5673

STONER , CHAD
2804 DOWN CV
AUSTIN TX 78704-4514

STOWE , WILLIAM
4104 EVERGREEN CIR
WACO TX 76710-2127

STRANGE , KEN
46 PEACE PIPE
WIMBERLEY TX 78676-2148

STRAUB , MRS BEVERLY
406 FIELD RD
FISCHER TX 78623-2703

STUCKEY , RACHEL
6907 LUNAR DR
AUSTIN TX 78745-5627

SUTTON , MICAH
7110 KANE ST
AUSTIN TX 78741-4569

SWARD , ARVID & MARY
PO BOX 731
BLANCO TX 78606-0731

SWARD , MARY
PO BOX 731
BLANCO TX 78606-0731

SWEAT , SUE H
PO BOX 406
WIMBERLEY TX 78676-0406

TALBOT , J
305 W MILTON ST
AUSTIN TX 78704-3017

TAYLOR , DANIEL BLAKELEY
UNIT1707
6000 SHEPHERD MOUNTAIN CV
AUSTIN TX 78730-4923

TAYLOR , DONNA
31043 KEENELAND DR
FAIR OAKS RANCH TX 78015-4247

TAYLOR , WES
5742 TIMBER STAR
SAN ANTONIO TX 78250-5926

TEEL , LAUREN
7 SCOTT CRES
AUSTIN TX 78703-1724

TEMPLER , MRS JOLIE
1978
525 BUMBLE BEE LN
DRIFTWOOD TX 78619-9404

TERRELL , MS CHRISTINE
733 WILLOW CREEK CIR
SAN MARCOS TX 78666-5059

THAYER , TOM
7405 SCENIC BROOK DR
AUSTIN TX 78736-3021

THERIOT , JOE & MARY
1705 RANCH ROAD 165
BLANCO TX 78606-5455

THERIOT , JOE WARREN
BLANCO SETTLEMENT
1705 RANCH ROAD 165
BLANCO TX 78606-5455

THOMPSON , JAMES
104 W BLANCO BEND DR
WIMBERLEY TX 78676-5600

THOMPSON , JUDY
1945
104 W BLANCO BEND DR
WIMBERLEY TX 78676-5600

TIMBERLAKE , MS CLAIRE
APT 9
3938 W ALABAMA ST
HOUSTON TX 77027-5138

TODD , DAVID
STE 211
1304 MARIPOSA DR
AUSTIN TX 78704-4400

TODD , MRS JANICE
10001 WILD DUNES DR
AUSTIN TX 78747-1305

TODD , MR JOHN R
PO BOX 1409
SPRING BRANCH TX 78070-1300

TRIESCH JR , EUGENE O
PO BOX 958
BLANCO TX 78606-0958

TRIESCH , MR GENE
PO BOX 958
BLANCO TX 78606-0958

TRIESCH , MRS LAVADA
PO BOX 958
BLANCO TX 78606-0958

TUCKER , LIZ
1312 S FRANCIS ST
LONGMONT CO 80501-6504

TURNERY , SARAH
PO BOX 1576
DRIPPING SPRINGS TX 78620-1576

UERKWITZ , LEE
1022 HILLTOP DR
WIMBERLEY TX 78676-9327

UPCHURCH , TRAVIS J
370 FALL DR
KYLE TX 78640-5806

URBAN , MEGAN
67 LIMESTONE TRL
WIMBERLEY TX 78676-6054

URBAN , STAHL FREDERICK
67 LIMESTONE TRL
WIMBERLEY TX 78676-6054

URESTE , NORA
NO 103
1895 WESTLAKE DR
AUSTIN TX 78746-3717

VANAKEN , FRED
1673 RIVER BEND DR
BLANCO TX 78606-4552

VANDELAY , ANNIE
981 WINDMILL RUN
WIMBERLEY TX 78676-5871

VANDYCK , JOSEPH
33 DELAWARE CREEK RD
BLANCO TX 78606-2518

VANGAASBEEK , ERIC
STE 101
2171 YARRINGTON RD
KYLE TX 78640-6656

VENABLE , JAN
11 LONE STAR TRL
WIMBERLEY TX 78676-3404

VENHUIZEN , DAVID
5803 GATESHEAD DR
AUSTIN TX 78745-3526

W , H
112 LADY BIRD LN
SAN MARCOS TX 78666-2678

WADE , DANNY
PO BOX 1472
WIMBERLEY TX 78676-1472

WAGNER , DENISE
PO BOX 1535
BLANCO TX 78606-1535

WALKER , BEVERLY
1602 TEEPEE TRL
KINGSLAND TX 78639-9574

WALLACE , MARY
PO BOX 579
BLANCO TX 78606-0579

WALLER , ELIZABETH
PO BOX 1467
BLANCO TX 78606-1467

WALLER JR , HARRY
PO BOX 986
BLANCO TX 78606-0986

WARD , MARTHA
PO BOX 148
FISCHER TX 78623-0148

WARREN , LESLIE S
PO BOX 34
SMITHVILLE TX 78957-0034

WARREN , MOBI
1826 POPPY PEAK ST
SAN ANTONIO TX 78232-2418

WASSENICH , DIANNE H BD PRES
SAN MARCOS RIVER FOUNDATION
PO BOX 1393
SAN MARCOS TX 78667-1393

WATSON , A J
15399 ABIERTO DR
RANCHO MURIETA CA 95683-9194

WATSON , JOHN A
1404 PEDERNALES HILLS RD
JOHNSON CITY TX 78636-4625

WATSON , KAREN L
282 BLACK BUCK CV
BLANCO TX 78606-5829

WATSON , MARK
PO BOX 459
BLANCO TX 78606-0459

WATSON , DR. THOMAS J
8305 SCENIC OAKS DR
AUSTIN TX 78737-9029

WAY , CARMIN & SCOTT
4509 AVENUE C
AUSTIN TX 78751-3024

WAY , MR SCOTT E
4509 AVENUE C
AUSTIN TX 78751-3024

WAYMOUTH , ASHLEY
610 BLANCO ST
SAN MARCOS TX 78666-3204

WAYMOUTH , THOMAS D
610 BLANCO ST
SAN MARCOS TX 78666-3204

WEAVER , TARA
8000 WHITE HAWK CIR
AUSTIN TX 78737-8938

WEEKS , GARY
GARY WEEKS AND COMPANY
112 W SPOKE HILL DR
WIMBERLEY TX 78676-5748

WEINHEIMER , CONTESSA & MATTHEW
2101 SPOKE HOLLOW RD
WIMBERLEY TX 78676-5733

WENTWORTH , LESLIE
125 RIVER RAPIDS LOOP
WIMBERLEY TX 78676-4659

WEST , MR G
1515 YOUNG ST
DALLAS TX 75201-5411

WEST , TAMMY
3 REESE DR
SUNSET VALLEY TX 78745-2612

WETZEL , ABIGAIL
1404 HIGHLAND DR
SAN MARCOS TX 78666-3002

WHEELER , CATHERINE
PO BOX 1618
BLANCO TX 78606-1618

WHEELER , DIANNE
6516 E HILL DR
AUSTIN TX 78731-4334

WHITE , GREG
216 THOMAS OAKS DR
WIMBERLEY TX 78676-6228

WHITE , SUZANNE
216 THOMAS OAKS DR
WIMBERLEY TX 78676-6228

WHITE , MS SUZANNE
698 HILL COUNTRY TRL
WIMBERLEY TX 78676-4005

WHITLEY , MS TRACEY
908 PAYNE AVE
AUSTIN TX 78757-3020

WIGGINS , PATRICIA O
105 OAK RDG
DRIPPING SPRINGS TX 78620-3106

WILCOX , ALLISON H
1810 DEERFIELD RD
DRIPPING SPRINGS TX 78620-4224

WILKINSON , LISA
101 HARMON HILLS CV
DRIPPING SPRINGS TX 78620-3681

WILKS , MR JESSE
105 CIRCLE DR
WIMBERLEY TX 78676-9111

WILLIFORD , MS SUSAN V
3302 ROBINHOOD ST
HOUSTON TX 77005-2226

WILLIS , KATHLEENL
797 ANTELOPE CV
BLANCO TX 78606-5768

WILLMORE , ELLEN
2503 HOMEDALE DR
AUSTIN TX 78704-3836

WILLS , DANA
3701 BRIDLE PATH
AUSTIN TX 78703-2004

WILSON , CARROLL P
7 WOODVIEW CT
WIMBERLEY TX 78676-3305

WILSON , ELAINE
235 BLANCO DR
WIMBERLEY TX 78676-5204

WILSON , MS ROXANA H
101 HUMMINGBIRD LN
WIMBERLEY TX 78676-9140

WOOD , LISA
6 ROCK HOLLOW CIR
WIMBERLEY TX 78676-2150

WOODALL , SANDRA
118 HERMINE BLVD
SAN ANTONIO TX 78212-1203

WOODS , BILL
3211 FUNSTON ST
AUSTIN TX 78703-1333

WORTHY , ANNA
9201 ZYLE RD
AUSTIN TX 78737-3424

YANG , C
1001 SHELLEY AVE
AUSTIN TX 78703-4838

ZALESKI ,
PO BOX 578
BLANCO TX 78606-0578

ZALESKI , CHRISTOPHE
PO BOX 578
BLANCO TX 78606-0578

ZBYLOT , ANN
1707 FM 3237
WIMBERLEY TX 78676-5510

**EXECUTIVE DIRECTOR'S RESPONSE TO
COMMENTS
For
City of Blanco TPDES Permit No. WQ0010549002**

The Executive Director has made the complete Response to Comments (RTC) (including the mailing list) for the application by the City of Blanco for Texas Pollutant Discharge Elimination System (TPDES) Permit No. WQ0010549002 available for viewing on the Internet. You may view and print the document by visiting the following link: <https://www.tceq.texas.gov/permitting/wastewater>

This document will be available online until the Commission has made a final decision on the application. Individuals who would prefer a mailed copy of the RTC should contact Hollis Henley, Staff Attorney, by phone at (512) 239-2253 or by email at Hollis.Henley@tceq.texas.gov to request a mailed copy of the RTC.

Additional Information

For more information on the public participation process, you may contact the Office of the Public Interest Counsel at (512) 239-6363 or call the Public Education Program, toll free, at (800) 687-4040.

You may also view a copy of the complete Executive Director's Response to Comments (including the mailing list), the complete application, the draft permit, and related documents, including comments, at the TCEQ Central Office in Austin, Texas. Additionally, a copy of the complete application, draft permit, and executive director's preliminary decision are available for viewing and copying at: Blanco City Hall, 300 Pecan Street, Blanco, Texas.

TCEQ PERMIT NO. WQ0010549002

APPLICATION BY CITY OF	§	BEFORE THE
BLANCO FOR AMENDMENT OF	§	TEXAS COMMISSION ON
TPDES PERMIT NO. WQ0010549002	§	ENVIRONMENTAL QUALITY

EXECUTIVE DIRECTOR'S RESPONSE TO PUBLIC COMMENT

The Executive Director of the Texas Commission on Environmental Quality (the commission or TCEQ) files this Response to Public Comment (RTC) on the application by the City of Blanco (Blanco) for a major amendment of Texas Pollutant Discharge Elimination System (TPDES) Permit No. WQ0010549002. As required by Title 30 Texas Administrative Code (30 TAC) Section (§) 55.156, before a permit is issued, the Executive Director prepares a response to all timely, relevant and material, or significant comments. The Office of Chief Clerk timely received timely comments from the individuals, groups, and organizations in Attachment 1. Additionally, Representative Jason O requested the TCEQ hold a public meeting. This response addresses all timely public comments received, whether or not withdrawn.

If you need more information about this permit application or the wastewater permitting process, please call the TCEQ Public Education Program at 1-800-687-4040. General information about the TCEQ can be found at our website at www.tceq.texas.gov.

I. BACKGROUND

A. Description of Facility

City of Blanco (Blanco or Applicant) submitted an application to the Texas Commission on Environmental Quality (TCEQ) for a major amendment to Texas Pollutant Discharge Elimination System (TPDES) Permit No. WQ0010549002 to authorize an increase in the discharge of treated domestic wastewater from a daily average flow not to exceed 225,000 gallons per day to an annual average flow not to exceed 1,600,000 gallons per day.

In addition, the amendment authorizes decommissioning the existing lagoon treatment facilities and irrigation facilities, to decommission Outfall 001 and Outfall

002; the construction of a new conventional wastewater treatment facility, the addition of a proposed pond, and the addition of a proposed outfall. The existing permit authorizes the discharge of treated domestic wastewater at a daily average flow not to exceed 225,000 gallons per day with an option to dispose of treated domestic wastewater via irrigation of 68 acres of non-public access agricultural land through Outfall 002. TCEQ received this application on November 10, 2016.

The facility is located at 289 Waters Edge Road, in Blanco County, Texas 78606. The existing discharge route for the above referenced permit is to an unnamed ditch; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin. The proposed discharge route is to a man-made pond; thence to an unnamed ditch¹; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin. The unclassified receiving water use is minimal aquatic life use for the unnamed ditch and man-made pond. The designated uses for Segment No. 1813 are exceptional aquatic life use, public water supply, aquifer protection, and primary contact recreation.

B. Procedural Background

The permit application was received on November 10, 2016 and declared administratively complete on January 12, 2017. The Notice of Receipt and Intent to Obtain a Water Quality Permit (NORI) was published on January 18, 2017 in *Blanco County News*. The Combined Notice of Public Meeting and the Notice of Application and Preliminary Decision (NAPD) was published on July 18, 2018 in the *Blanco County News*. A public meeting was held on August 23, 2018 at the Old Blanco County Courthouse, Blanco, Texas.

At the request of Representative Jason Isaac, the comment period was extended to end on September 24, 2018. This application was filed on or after September 1, 2015; therefore, this application is subject to the procedural requirements adopted pursuant to House Bill (HB) 801, 76th Legislature (1999), and Senate Bill (SB) 709, 84th Legislature (2015), both implemented by the Commission in its rules in 30 TAC Chapter 39, 50, and 55. The Texas Legislature enacted Senate Bill 709, effective

¹ The discharge route was described in the application and previous notices as being discharged into “two unnamed ditches” before reaching the Upper Blanco River. In April of 2019, Blanco informed the Executive Director that upon completion of the polishing pond and deepening the shallow ditch going across Blanco’s property, the two ditches are now one continuous ditch.

September 1, 2015, amending the requirements for comments and contested case hearings. This application is subject to those changes in the law.

C. Access to Rules, Laws and Records

Please consult the following websites to access the rules and regulations applicable to this permit:

- the Secretary of State website: <http://www.sos.state.tx.us>;
- TCEQ rules in Title 30 of the Texas Administrative Code (TAC): www.sos.state.tx.us/tac/ (select “View the current Texas Administrative Code” on the right, then “Title 30 Environmental Quality”);
- Texas statutes: <http://www.statutes.legis.state.tx.us/>;
- the TCEQ website: www.tceq.texas.gov (for downloadable rules in Adobe PDF format, select “Rules” then “Current Rules and Regulations,” then “Download TCEQ Rules”);
- Federal rules in Title 40 of the Code of Federal Regulations: www.ecfr.gov; and
- Federal environmental laws: <http://www2.epa.gov/laws-regulations>.

Commission records for this application and draft permit are available for viewing and copying at the TCEQ’s main office in Austin, 12100 Park 35 Circle, Building F, 1st Floor (Office of the Chief Clerk), until final action is taken. The permit application for this facility, Executive Director’s Preliminary Decision, and proposed draft permit are available for viewing and copying Blanco City Hall, 300 Pecan Street, Blanco, Texas.

II. Comments and Responses

For the names of persons who made each comment, please refer to Attachment 1.

Comment 1:

Several commenters expressed general opposition to the draft permit.

Response 1:

The Executive Director acknowledges these comments.

Comment 2:

Several commenters stated that the Draft Permit and Application are deficient and do not meet all state and federal legal and technical requirements, including the Texas Water Quality Standards and implementation procedures for the standards, the Clean Water Act, wastewater treatment design, siting and operation rules, nor the groundwater protection rules of the Safe Drinking Water Act.

Response 2:

The Executive Director has reviewed the City of Blanco's application for a major amendment to TPDES Permit No. WQ0010549002 and determined that the draft permit meets all applicable legal and technical requirements.

The following items were considered in developing the draft permit:

- Application received from the City of Blanco on November 10, 2016, and additional information received on December 27, 2016; and January 24, 2017;
- Texas Surface Water Quality Standards, 30 TAC §§ 307.1 - 307.10, effective July 22, 2010;
- EPA approved portions of the 2014 Texas Surface Water Quality Standards, effective March 6, 2014;
- 30 TAC Chapter 213: Edwards Aquifer; Subchapter A: Edwards Aquifer in Medina, Bexar, Comal, Kinney, Uvalde, Hays, Travis and Williamson Counties;
- 30 TAC Chapter 309, Subchapter A: Effluent Limitations;
- 30 TAC Chapter 30, Subchapter J: Wastewater Operators and Operations Companies;
- 30 TAC Chapter 217: Design Criteria for Domestic Wastewater Systems;
- 30 TAC Chapter 312: Sludge Use, Disposal, and Transportation;
- 30 TAC Chapter 319, Subchapter A: Monitoring and Reporting Requirements;
- Interoffice memoranda from the Water Quality Assessment Section of the TCEQ Water Quality Division;
- Interoffice memorandum from the Stormwater & Pretreatment Team of the TCEQ Water Quality Division;
- *Procedures to Implement the Texas Surface Water Quality Standards (IP)*, Texas Commission on Environmental Quality, June 2010, as approved by EPA and the

- IP, January 2003, for portions of the 2010 IP not approved by EPA;
- Texas 2014 Clean Water Act Section 303(d) List, Texas Commission on Environmental Quality, June 3, 2015; approved by the EPA on November 19, 2015; and
 - Texas Natural Resource Conservation Commission Guidance Document for Establishing Monitoring Frequencies for Domestic and Industrial Wastewater Discharge Permits, Document No. 98-001.000-OWR-WQ, May 1998.
 - Compliance history report for the City of Blanco and the proposed facility prepared on April 21, 2017.

The draft permit was reviewed internally before the draft permit was reviewed and approved by the EPA on May 23, 2018. Additionally, all procedural requirements have been met. As discussed in the procedural section above, all required notices have been mailed and published for this application. A public meeting was held August 23, 2018, in Blanco, Texas. The Executive Director has made a preliminary decision that this permit, if issued, meets all statutory and regulatory requirements. The preliminary determination can be reexamined and may be modified if new information is received.

Comment 3:

Several commenters expressed concern about the proposed discharge having an irreversible environmental impact. They stated that the discharge will be detrimental to the water quality of the Blanco River. Specifically, several commenters stated that discharge will degrade water quality to the point the existing uses of the Blanco River will be impaired. Several commenters stated that the draft permit does not contain sufficient provisions to protect water quality and the uses of the receiving waters under the applicable Texas Surface Water Quality Standards. Several commenters stated that discharged effluent will violate almost all the general surface water quality standards found in Chapter 30, Rule 307.4 of the Texas Administrative Code.

Response 3:

The existing discharge route for the above referenced permit is to an unnamed ditch; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin. The proposed discharge route is to a man-made pond; thence to an unnamed ditch; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin. The

City's Wastewater Treatment Facility (WWTF) permit amendment application was reviewed by the Water Quality Standards Implementation (SI) Team to ensure that water quality criteria are maintained in the Upper Blanco River, which include: primary contact recreation, public water supply, aquifer protection, exceptional aquatic life use, 6.0 mg/L dissolved oxygen, and total dissolved solids (TDS), chloride, and sulfate of 400, 50, and 50 mg/L, respectively. Please note that the aquifer protection use applies to facilities located in the contributing, recharge, and transition zones of the Edwards Aquifer; however, the City's WWTF is not located in any of these zones.

For the City's new Outfall 003, the following requirements were added to ensure that the water quality is maintained in the Upper Blanco River. The City is required to submit TDS, chloride, and sulfate 24-hour composite sample results that will be assessed to ensure that the dissolved solids in the effluent are protective of Segment 1813 criteria for these constituents. Otherwise, the permit will be amended for dissolved solids monitoring and/or limits as applicable.

To further protect the Upper Blanco River from excessive algal growth, a technical nutrient assessment was conducted and the following total phosphorus (TP) effluent limits were applied to Outfall 003, which include: a TP limit of 0.5 mg/L for the interim I flow phase, a TP limit of 0.25 mg/L for interim II and III phases, and a TP limit of 0.15 mg/L in the final flow phase.

If the draft permit is issued, the TP limits discussed above are expected to prevent the treated effluent from contributing to algal growth in the Blanco River. The following ammonia nitrogen effluent limitations are required: 2.0 mg/L for the interim I-III phases, and 1.9 mg/L for the final flow phase.

Comment 4:

Several commenters expressed concern that the permit application does not call for the removal of pharmaceuticals, personal care product, chemicals, detergents, pesticides, and cleaning products, the effects of which, they asserted, are not yet known. Several commenters expressed concern that the permit application does not call for the removal of micro-plastics. One commenter expressed concern that though the treated effluent will look clean and be free of suspended solids, there will be allowances for lingering invisible constituents that can harm the health of the river.

Response 4:

The TCEQ has not investigated the potential effects of emerging contaminants, which includes Pharmaceuticals and Personal Care Products (PPCPs), in effluent. Neither the TCEQ nor the EPA has promulgated rules or criteria limiting emerging contaminants in wastewater. The EPA is investigating emerging contaminants and has stated that scientists have not found evidence of adverse human health effects from emerging contaminants in the environment. Removal of some emerging contaminants has been documented during municipal wastewater treatment; however, standard removal efficiencies have not been established. In addition, there are currently no federal or state effluent limits for emerging contaminants.

The science on emerging contaminants is currently evolving, and while the EPA and other agencies continue to study the presence of emerging contaminants, there is currently no clear regulatory regime available to address the treatment emerging contaminants in domestic wastewater. Accordingly, neither the TCEQ nor the EPA has rules on the treatment of emerging contaminants in domestic wastewater.

Comment 5:

Several commenters expressed concern that the draft permit is not protective of human health and safety of downstream landowners, aquatic life, wildlife, and plant life in the area. Several commenters expressed concern that the effluent would harm recreational interest, such as swimming, fishing, tubing, snorkeling, kayaking, and canoeing.

Response 5:

The Texas Surface Water Quality Standards (TSWQS) in 30 TAC Chapter 307 require that discharges may not degrade the receiving waters and may not result in situations that impair existing, attainable or designated uses, and that surface waters not be toxic to aquatic life, terrestrial wildlife, livestock, or domestic animals.² The effluent limits in the draft permit are set to maintain and protect the existing instream uses.

² 30 TEX. ADMIN. CODE § 307.6(b)(4).

In this case, the designated uses for Segment No. 1813 are exceptional aquatic life use, public water supply, aquifer protection, and primary contact recreation.³ The Executive Director determined that these uses should be protected if the facility is operated and maintained as required by the proposed permit and regulations. Additionally, the treated effluent will be disinfected prior to discharge to protect human health.

The ED has made a preliminary determination that the draft permit, if issued, meets all statutory and regulatory requirements. The TCEQ also submitted the draft permit to the U.S. Environmental Protection Agency (EPA) Region 6 for review. The EPA reviewed the draft permit and did not have any objections to the issuance of the draft permit.

The Texas Parks and Wildlife Department (TPWD) is the state agency that oversees and protects wildlife and their habitat. It can be contacted by calling 1-800-792-1112 or by mail at 4200 Smith School Road, Austin, Texas 78744. The TPWD received notice of Blanco's permit application.

Comment 6:

Several commenters expressed concern about the effluent harming federally protected endangered species.

Response 6:

As provided in the *Procedures to Implement the State Surface Water Quality Standards* (June 2010) the Executive Director reviewed the application for potential impacts to aquatic or aquatic-dependent federally listed endangered or threatened species. The discharge from this permit action is not expected to have an effect on any federal endangered or threatened aquatic or aquatic-dependent species or proposed species or their critical habitat. This determination is based on the United States Fish and Wildlife Service's (USFWS's) biological opinion on the State of Texas authorization of the TPDES (September 14, 1998; October 21, 1998, update). To make this determination for TPDES permits, TCEQ and EPA only considered aquatic or aquatic-dependent species occurring in watersheds of critical concern or high priority as listed in Appendix A of the USFWS biological opinion. The determination is subject to

³ Texas Surface Water Quality Standards, 30 TEX. ADMIN. CODE § 307.10.

reevaluation due to subsequent updates or amendments to the biological opinion. The permit does not require EPA review with respect to the presence of endangered or threatened species.

The United States Fish and Wildlife Service (USFWS) and TPWD were afforded an opportunity to review the permit application and proposed permit. Neither of these agencies expressed concern about the discharge effects on wildlife in the area.

Comment 7:

One commenter expressed concern that the discharge amount requested would be detrimental to the fragile ecosystem in place. Several commenters expressed concern that the proposed discharge would present dire impacts to downstream ecosystems. Several commenters expressed concern about the natural beauty of the Blanco River as a result of the discharge. One commenter stated that draft permit does not contain sufficient limits to ensure that the Blanco River be maintained in an aesthetically attractive condition, in accordance with 30 TAC § 307.4(b)(4).

Response 7:

As stated in Response 5 in this RTC, the Texas Surface Water Quality Standards (TSWQS) in 30 TAC Chapter 307 require that discharges may not degrade the receiving waters and may not result in situations that impair existing, attainable or designated uses, and that surface waters not be toxic to aquatic life, terrestrial wildlife, livestock, or domestic animals. The effluent limits in the draft permit are set to maintain and protect the existing instream uses. The Texas Surface Water Quality Standards include criteria for aesthetic parameters. 30 TAC § 307.4. The draft permit incorporates the aesthetic parameters by prohibiting the discharge of floating solids or visible foam in other than trace amounts and the discharge of visible oil, and a limit for total suspended solids.

Comment 8:

Several commenters stated that the draft permit does not contain sufficient provisions to protect downstream landowners' right to use and enjoy their property.

Response 8:

The TCEQ was charged by the Texas Legislature to maintain the quality of water in Texas, consistent with public health and enjoyment; thus, TCEQ's jurisdiction in a wastewater permit application is limited to water quality issues, and it does not have authorization to consider quality of life, as long as water quality is maintained. The wastewater permit, however, does not allow the permit holder to create or maintain a nuisance that interferes with a landowner's use and enjoyment of his or her property.

If the draft permit is issued, it will not grant Blanco the right to use private or public property for conveyance of wastewater along the discharge route. This includes property belonging to any individual, partnership, corporation or other entity. The permit does not authorize any invasion of personal rights or any violation of federal, state, or local laws or regulations. It is Blanco's responsibility to acquire the necessary property rights to use the site of the planned treatment facility and the discharge route. Additionally, the draft permit does not limit the ability of nearby landowners to use common law remedies for trespass, nuisance, or other causes of action in response to activities that may or actually do result in injury or adverse effects on human health or welfare, animal life, vegetation or property, or that may or actually do interfere with the normal use and enjoyment of animal life, vegetation, or property.

Comment 9:

Several commenters stated that the proposed treatment process does not satisfy the effluent limits in the draft permit. Several commenters stated that the wastewater treatment process described in the draft permit would not meet the proposed effluent limits. One commenter expressed concern that the application does not demonstrate that effluent limits and dissolved oxygen levels will be met at the discharge pipe.

Response 9:

The proposed treatment process will be an activated sludge process plant operated in the conventional mode through Outfall 003. Treatment units for the Interim I phase of proposed Outfall 003 will include a bar screen, an aeration basin, a final clarifier, eight sludge drying beds, a sludge holding basin, a chlorine contact chamber and three tertiary filters. Treatment units for the Interim II phase of proposed Outfall 003 will include a bar screen, two aeration basins, two final clarifiers, twenty

sludge drying beds, two sludge holding basins, two chlorine contact chambers and ten tertiary filters. Treatment units for the Final phase of proposed Outfall 003 will include a bar screen, three aeration basins, three final clarifiers, thirty sludge drying beds, three sludge holding basins, three chlorine contact/dechlorination chambers and sixteen tertiary filters. The TCEQ design criteria for a domestic wastewater system under 30 TAC Chapter 217, identify types of treatment technology that can achieve the treatment levels required in the proposed permit. Other Requirement No. 8 in the proposed permit requires Blanco to submit a summary transmittal letter in accordance with the requirements in 30 TAC § 217.6(d). If requested by the Wastewater Permitting Section, the permittee shall submit plans and specifications and a final engineering design report which comply with 30 TAC Chapter 217, relating to “Design Criteria for Domestic Wastewater Systems.” The permittee shall clearly show how the treatment system will meet the permitted effluent limitations required on Page 2c - 2f of the draft permit.⁴ The Executive Director’s staff will ensure that the plant design can adequately treat the domestic wastewater in accordance with the effluent limitations in the proposed permit during the review of the plans and specifications for this facility.

Comment 10:

One commenter expressed concern about the discharge bringing silt into the Blanco River.

Response 10:

The draft permit contains effluent limitations for total suspended solids (TSS). If the facility is operated in accordance with the terms and conditions of the draft permit, sediments and other suspended solids should be prevented from being discharged.

If anyone experiences any suspected incidents of noncompliance with the permit or TCEQ rules, they may be reported to TCEQ by calling toll-free 1-888-777-3186, or the TCEQ Region 11 Office in Austin at (512) 239-2929. Citizen complaints may also be filed on-line at <http://www2.tceq.texas.gov/oce/complaints/index.cfm>.

⁴ Blanco Draft Permit, Other Requirements, Item 8, page 35

Moreover, the permit does not limit the ability of an individual to seek legal remedies against the City of Blanco regarding any potential trespass, nuisance, or other causes of action in response to activities that may result in injury to human health or property or that may interfere with the normal use and enjoyment of property.

Comment 11:

Several commenters stated that the increase in the permit is too large. One commenter stated that though city officials assure citizens that it will not approach the requested 1.6-million-gallon level of allowable discharge, it is dangerous to open the door for future city leaders to be able to do so. One commenter asked why the City of Blanco is increasing the amount of the discharge to a such a high volume. He specifically wanted to know if it is because of future residential development.

Several commenters stated that the projected density of development has not been justified, nor has the estimated daily flow per connection been justified. Specifically, they said the estimate of 8,500 new connections in the new service area, and the estimate of 240 gallons per connection in the new service area are inflated. In addition, they stated that the estimates of new connections and gallons per connections in the existing service area are not justified. These commenters also stated that two hundred and forty gallons per day per Living Unit Equivalent is well above standard single-family home water usage in this area of Texas; therefore, the estimates of new connections and gallons per connections in the existing service area are not justified.

Several commenters stated that Blanco has not demonstrated a need for its phased expansion plan.

Several commenters stated that the City of Blanco has further failed to demonstrate a need for the discharge requested, as mandated by Texas Water Code § 26.0282.

One commenter stated that there is no timeline for the initial, middle, and final phases of the permit.

Response 11:

The preliminary engineering report from the City of Blanco provided justification for the requested flows. As part of the application, the City of Blanco provided sufficient information regarding anticipated future wastewater needs and explained the timing of the proposed additional phases and needed expansion.

The application proposed a final phase flow of 1.6 MGD, which was based on 8,500 new wastewater connections at a flow of 225 gallons per connection. As for the timing of the phases, Domestic Technical Report 1.0 of Blanco's application provides each permitted or proposed phase and indicates the estimated construction start date and the estimated waste disposal start date.

Comment 12:

One commenter stated that the phosphorus limit, even in the final phase, will result in an increased loading of phosphorus by orders of magnitude above ambient conditions.

Several commenters expressed concern that the proposed discharge will put an overwhelming amount of nutrients and nitrates into the Blanco River. According to these commenters, overall water quality will be diminished, and algal beds will increase in frequency and duration; thereby degrading water quality in violation of applicable antidegradation provisions in the Texas Surface Water Quality Standards. Several commenters expressed concern that elevated levels of nitrate, nitrogen, and phosphates from the discharge will substantially degrade the quality of the Hill Country's rivers and streams. Several commenters stated that the addition of contaminants will result in a greater than de minimis degradation of water quality.

Several commenters stated the use of a compliance year for Phosphorous levels is not appropriate as the facility should be designed and built to meet the designated phosphorus limit prior to commencement of operations. One commenter also stated that the total phosphorous limits (of .5 mg/L Phosphorous in the Interim I phase, the limit of .25 mg/L in the Interim III Phase, and the limit of .15 mg/L in the Final Phase) in the permit are too high. The commenter asserted that this could subject the Blanco River to excessive algae growth and cause a greater than de minimis degradation and impairment of existing uses.

Several commenters expressed concern that nitrites and phosphorous from the treated water from the Blanco WWTF will cause algae growth across the Blanco river and banks, endangering river wildlife, plants, and preventing people from enjoying recreational activities at the Blanco River. One commenter expressed concern about the effluent causing everything downstream of the point of discharge to be covered with algae growth. Several commenters stated that the permitted activity would threaten ecosystems by suffocating them with algae blooms that deprive the water of oxygen. One commenter stated that the resulting algal blooms will deprive the river of oxygen, thereby suffocating the river. One commenter expressed concern that discharge-related algal growth will threaten surface water quality. Several commenters expressed concern that the discharge will lead to excessive nutrients and reduced dissolved oxygen levels that will harm wildlife and their habitat, along with increased levels of harmful bacteria that will be harmful to public health, aquatic life, plant life, animal habitats, and recreational interests. Several commenters expressed concern that the effluent may cause the waterway to become hypoxic (lacking oxygen), causing fish and aquatic life to perish. One commenter expressed concern about the Blanco River being overwhelmed with algae as a result of the discharge. One commenter expressed concern that the discharge would cause the river to be devoid of oxygen and reduce the river's biodiversity.

One commenter asked how the effluent limits compare to the ones in the Dripping Springs Wastewater Discharge permit (#WQ0014488003), Specifically, he noted that the Dripping Springs permit added phosphorus and nitrogen limits to protect drinking water and protect against excessive algae growth. The commenter also asked if these limits will be sufficient to mitigate the growth of algae blooms and protect groundwater.

Several commenters expressed concern about the permitted activity causing eutrophication.

Response 12:

If the draft permit is issued, the treated effluent should not contribute to algal growth because of the following total phosphorus (TP) effluent limits, which include: a TP limit of 0.5 mg/L for the interim I flow phase, a TP limit of 0.25 mg/L for interim II and III phases, and a TP limit of 0.15 mg/L in the final flow phase. The following

ammonia nitrogen effluent limitations are required: 2.0 mg/L for the interim I-III phases, and 1.9 mg/L for the final flow phase. Together, both TP and ammonia nitrogen nutrient limits should preclude excessive algal growth. Therefore, in the absence of conditions conducive to excessive algal growth, and the fraction of receiving water volume represented by the treated effluent, eutrophication is not expected.

The TP and ammonia nitrogen limits are similar to the City of Dripping Springs TPDES permit.

Comment 13:

One commenter stated that the proposed discharge will not be treated to the highest level. One commenter stated that the effluent is not clean enough to be discharged into Texas creeks and rivers because it is not treated to drinking water standards. One commenter stated that the effluent should be treated in a way that mimics San Antonio, which the commenter asserts super purifies its water.

One commenter stated that the water should be treated to be in a “potable” water condition before entering the public watershed.

Response 13:

TCEQ’s rules do not require that domestic wastewater be treated to potable standards before it is discharged to water in the state. State and federal regulations require that treated effluent maintain the existing uses of the receiving waters as designated within the Texas Surface Water Quality Standards at 30 TAC Chapter 307. One of the designated uses assigned to Upper Blanco River is Public Water Supply. Compliance with the Public Water Supply designation is evaluated by comparing laboratory analysis of the effluent with the calculated effluent limitations necessary to protect human health. The effluent limitations are calculated based upon the human health criteria to protect drinking water and fish consumption listed within Table 2 of 30 TAC Chapter 307. The human health criteria are developed based on EPA guidance. However, if a calculated criterion is greater than the applicable maximum contaminant level (MCL) in 30 TAC Chapter 290 (relating to Public Drinking Water), then the MCL is used as the criterion. As discussed elsewhere in this RTC, the draft permit complies with all applicable statutory and regulatory requirements.

Finally, the Executive Director is not aware of any WWTFs discharging into a receiving body of water in San Antonio, or elsewhere in Texas, that treat WWTF effluent to drinking water standards.

Comment 14:

One commenter stated that the total nitrogen and Total Phosphorous authorized by the draft permit exceed those recommended by the Environmental Protection Agency.

Response 14:

The EPA has not established numerical limits for nutrients such as total nitrogen and total phosphorus (TP) for wastewater discharges.⁵ However, the TCEQ has adopted numeric criteria for nutrients in reservoirs and is in the process of developing them for streams, rivers, and other waterbodies. Furthermore, the TCEQ has adopted narrative criteria for nutrients (30 TAC § 307.4(e)), which states that nutrients from permitted discharges must not cause excessive growth of aquatic vegetation that impairs an existing, designated, presumed, or attainable use. The City of Blanco's TPDES amendment application was evaluated for TP according to TCEQ's Procedures to Implement the Texas Surface Water Quality Standards (IPs, June 2010) and the appropriate limits were recommended to preclude water quality degradation.

The draft permit has incorporated a TP limit of 0.5 mg/L for the interim I flow phase, a TP limit of 0.25 mg/L for interim II and III phases, and a TP limit of 0.15 mg/L in the final flow phase. The following ammonia nitrogen effluent limitations are required: 2.0 mg/L for the interim I-III phases, and 1.9 mg/L for the final flow phase. Together, these effluent limits will protect the existing instream uses of the Upper Blanco River.

Comment 15:

Several commenters stated that the treatment processes may cause the sulfate and sodium levels for the Blanco River to exceed the standards. The commenters also stated that the draft permit fails to require the Best Available Treatment for nutrient

⁵ See EPA's March 16, 2011 memorandum, "Working Effectively in Partnership with States to Address Phosphorus and Nitrogen Pollution through Use of a Framework for State Nutrient Reductions. Accessed 6/18/2019 at <https://www.epa.gov/nutrient-policy-data/working-partnership-states-address-phosphorus-and-nitrogen-pollution-through>.

removal. One commenter stated that nutrient levels should be reduced from the current standard, which he asserted is too high.

One commenter stated that the draft permit fails to comply with the nutrient restrictions in the TSWQS, which provides that “[n]utrients from permitted discharges or other controllable sources must not cause excessive growth of aquatic vegetation that impairs an existing, designated, presumed, or attainable use.” 30 TAC § 307.4(e).

Response 15:

Best Available Treatment Technology is a term not associated with municipal wastewater discharge permitting. All municipal dischargers must meet the effluent limits in their permit; however, they may use any treatment technology that will meet the limit. The draft permit has incorporated a TP limit of 0.5 mg/L for the interim I flow phase, a TP limit of 0.25 mg/L for interim II and III phases, and a TP limit of 0.15 mg/L in the final flow phase. The following ammonia nitrogen effluent limitations are required: 2.0 mg/L for the interim I-III phases, and 1.9 mg/L for the final flow phase. Together, these effluent limits will protect the existing instream uses of the Upper Blanco River.

TCEQ was unable to screen dissolved solids during the technical review as the new facility has not commenced discharge. Upon commencement of discharge from outfall 003, the City of Blanco is required to submit results of a TDS, chloride, and sulfate 24-hour composite effluent sample to the Standards Implementation Team (MC 150).

Comment 16:

Several commenters stated the proposed discharge does not comply with applicable antidegradation requirements. Specifically, they stated that the complete antidegradation analysis required under TCEQ rules has not been performed, and therefore the issuance of the permit has not been justified under the Tier 2 antidegradation requirements of the TCEQ rules.

Response 16:

The Executive Director’s Tier 1 and Tier 2 antidegradation review complied with all the applicable statutory and regulatory requirements. Additionally, because of the

location of the discharge, the Executive Director performed a technical assessment (screening) of nutrients, which is discussed further below. The dissolved solids screening will be conducted upon commencement of discharge from Outfall 003 as discussed in Response 3.

Overview. New TPDES permits, as well as amendments to TPDES permits, that allow increased pollution loading are subject to review under Tier I of the antidegradation policy; all pollution that could cause an impairment of existing uses is included in the evaluation. The Executive Director's Tier I antidegradation review ensures that existing water quality uses are not impaired by increases in pollution loading. Numerical and narrative criteria necessary to protect existing uses will be maintained.

New TPDES permits, as well as amendments to TPDES permits, that allow an increase in loading are also subject to review under Tier II of the antidegradation policy. A Tier II antidegradation review generally applies to water bodies that have existing, designated, or presumed uses of intermediate, high, or exceptional aquatic life uses. The Executive Director's Tier II antidegradation review ensures that where water quality exceeds the normal range of fishable/swimmable quality, the water quality will be maintained, unless lowering it is necessary for important economic or social development.

Executive Director's Tier I Review. According to the City of Blanco application, the unclassified receiving waters are a man-made pond and an unnamed ditch. These receiving waters were assessed to have minimal aquatic life use, and dissolved oxygen (DO) criterion of 2.0 mg/L. However, the draft permit contains more stringent DO requirements: 4.0 and 6.0 mg/L DO, for outfalls 001 and 003, respectively. Further, the draft permit requires disinfection of the treated effluent, and includes bacteria limits, to maintain and protect the primary contact recreation uses. The Executive Director's Tier I antidegradation review of the City of Blanco application preliminarily determined that existing water quality uses will not be impaired by the permit, if it is issued. Numerical and narrative criteria to protect existing uses will be maintained.

Executive Director's Tier II Review. Upper Blanco River is listed in Appendix A of 30 TAC Chapter 307 (site-specific uses and criteria for classified segments). As

provided in Appendix A, Upper Blanco River has the designated uses of exceptional aquatic life use, primary contact recreation, public water supply and aquifer protection. Due to its exceptional aquatic life use, Upper Blanco River exceeds fishable/swimmable quality and, therefore, must undergo a Tier 2 review as well as a Tier I review. The designated high aquatic life use has an associated dissolved oxygen criterion of 6.0 mg/L. The proposed discharge has been modeled to develop the necessary effluent limits to maintain instream dissolved oxygen levels above the dissolved oxygen criterion necessary to protect the exceptional aquatic life use in Upper Blanco River. A primary contact recreation use will also be protected by disinfection and dechlorination requirements in the permit, as well as bacteria limits. The Executive Director's Tier II review of the City of Blanco application preliminarily determined that no significant degradation of water quality is expected in Upper Blanco River, which has been identified as having exceptional aquatic life uses.

A demonstration that the degradation of Upper Blanco River is necessary for important economic or social development is only required if the discharge is expected to cause a lowering of water quality. 30 TAC § 307.5(b)(2). The Executive Director has made the determination that no lowering of water quality by greater than a de minimis amount is expected from the proposed City of Blanco discharge. Additionally, the Tier 2 review indicates existing uses will be maintained and protected. The Executive Director may reexamine and modify the preliminary antidegradation determination if new information is received.

Executive Director's Nutrient Screening. Narrative criteria to prevent the excessive accumulation of algae, and taste and odor issues were also considered for Upper Blanco River. Therefore, a nutrient screening was performed which resulted in effluent limits for total phosphorus. To develop the total phosphorus limit, the Executive Director considered typical effluent limits for total phosphorus and the Edwards Aquifer Rules. Typically, total phosphorus (TP) effluent limits range from 1.0 mg/L to 0.5 mg/L as a daily average concentration. After considering all site-specific screening factors, the Executive Director determined that the more stringent TP limits of 0.5 and 0.25 mg/L for phases I and II, respectively, and a TP

limit of 0.15 mg/L for the final phase is needed to preclude degradation of the receiving waters.

Executive Director's TDS, Chloride, Sulfate Screening. The pollutant analysis of treated effluent provided by the permittee in the application indicated 522 mg/l TDS, 86.6 mg/l sulfate, and 30 mg/l chloride present in the effluent. The segment criteria for Segment No. 1813 are 400 mg/l for TDS, 50 mg/l for sulfate, and 50 mg/l for chlorides. The Standards Implementation (SI) reviewer was not able to screen TDS, sulfates, and chlorides during the technical review as the new facility has not commenced discharge. Therefore, within the first 120 days upon commencement of discharge from outfall 003, the City of Blanco is required to submit results of a TDS, sulfate, and chloride 24-hour composite effluent sample to the SI Team.

Protection of Wildlife. The extensive technical reviews performed resulted in permit limits to ensure the permitted discharge is consistent with applicable laws, rules, and procedures and protective of the Texas Surface Water Quality Standards, which includes the antidegradation policy, designated and presumed uses. Therefore, the permit is expected to be protective of aquatic-dependent species that reside in the receiving streams and other wildlife that utilize the receiving streams.

Comment 17:

Several commenters expressed concern that the discharge would have a negative effect on drinking water. Specifically, one commenter stated that increased algae will require a higher chlorination for drinking water, making it unsafe. One commenter stated that the draft permit contains nothing that would prevent the Blanco River from exceeding the maximum safe drinking water levels for nitrate-nitrogen of 10 mg/L due to the proposed discharge of effluent.

Response 17:

To protect drinking water and ensure the effluent from Blanco's WWTF will not produce excessive accumulation of algae, the Executive Director determined that the more stringent TP limits of 0.5 and 0.25 mg/L for phases I and II, respectively, and a TP limit of 0.15 mg/L for the final phase is needed to preclude excessive algal growth. These limits are expected to prevent any negative effects on drinking water supplies.

Comment 18:

Several commenters stated that it has not been shown that the issuance of the permit is sufficiently protective of the Trinity Aquifer and Edwards Aquifer. These commenters stated that considering the location of the facility in the outcrop of the Trinity Aquifer, the requirement of 30 TAC § 309.13(d), requiring a certain thickness of impermeable material separating surface impoundments from the aquifer, has not been met. Several commenters stated that discharge of effluent is prohibited on the Edwards Aquifer Recharge Zone and Trinity Aquifer Recharge Zone. Therefore, they oppose discharge of wastewater effluent into waters of the state on the Edwards Aquifer and Trinity Aquifer Contributing Zone. One commenter stated that TCEQ and Blanco County should prohibit the dumping of all treated and untreated sewage in all the surface bodies that recharge Texas Aquifers. Several commenters expressed concern that the discharge would affect groundwater because the Blanco River recharges both the Edwards and Trinity Aquifers, which could harm the drinking water of thousands of people.

Response: 18:

The TCEQ's Edwards Aquifer Rules (30 TAC Chapter 213) are designed to regulate activities having the potential for polluting the Edwards Aquifer and hydrologically connected surface streams in order to protect existing and potential uses of groundwater and maintain Texas Surface Water Quality Standards. The Edwards Aquifer rules include sets of effluent limits that generally apply to discharges between zero and five miles and between five and 10 miles upstream from the Recharge Zone. The City of Blanco's WWTF is not located in the Edwards Aquifer Recharge Zone. The Edwards Aquifer Recharge Zone begins approximately 45 miles downstream of the proposed discharge.

Of the 30 major and minor aquifers in Texas, only the Edwards Aquifer has dedicated rules due to the recognized potential sensitivity of this aquifer to contamination, and its significance as the only source of drinking water for 1.7 million Texans. The other designated aquifers in the state receive protection from any negative impacts of point source discharges through the application of the TSWQS.

As discussed in the Antidegradation section of this Response, the Executive Director has determined that the draft permit is protective of the uses of the receiving streams, including public water supply and aquifer protection. The Executive Director has determined that if the surface water quality and its assigned uses are protected, then the groundwater quality in the vicinity will not be negatively impacted by the discharge. The Executive Director has determined that the draft permit's effluent limitations are consistent with the Texas Surface Water Quality Standards and are therefore protective of surface water quality, human health, and the environment. This level of surface water protection will also ensure protection of groundwater quality and its known uses.

Comment 19:

Several commenters expressed concern that the effluent would harm drinking wells. The commenters specifically stated that there should be protection from people who rely on the Trinity Aquifer as their sole drinking water. One commenter stated that the failure to limit total nitrogen is dangerous to the contribution of the Blanco River to many individual and public water supply wells.

Several commenters stated that the technical memoranda do not indicate any groundwater impact analysis was undertaken in review of the Application and Draft Permit, and therefore the draft permit is deficient.

Several commenters stated that it has not been shown that the facility meets the siting requirements of 30 TAC § 309.12, including the siting of the facility in a manner that would minimize the possible contamination of groundwater.

Response 19:

The legislature has determined that “the goal of groundwater policy in this state is that the existing quality of groundwater not be degraded. This goal of non-degradation does not mean zero-contaminant discharge.”⁶ The Texas Water Code further states, “discharges of pollutants, disposal of wastes, or other activities subject to regulation by state agencies be conducted in a manner that will maintain present uses and not impair potential uses of groundwater or pose a public health hazard.”⁷

⁶ Texas Water Code § 26.401(b).

⁷ Texas Water Code § 26.401(c)(1).

The ED has determined that the draft permit is in accordance with the Texas Surface Water Quality Standards, which ensures that the effluent discharge is protective of aquatic life, human health, and the environment. The review process for surface water quality is conducted by the Standards Implementation Team and Water Quality Assessment Team surface water modelers. The ED has determined that if the surface water quality is protected, then the groundwater quality in the vicinity will not be impacted by the discharge. Therefore, the permit limits given in the draft permit intended to maintain the existing uses of the surface waters and preclude degradation will also protect groundwater.

Further, 30 TAC § 309.13(c) states that a wastewater treatment plant unit may not be located closer than 500 feet from a public water well nor 250 feet from a private water well. In its Wastewater Application Administrative Report, Blanco states that the facility complies with the requirements regarding unsuitable site characteristics found in 30 TAC § 309.13(a) through (d).

The Ground Water Rule does not address private wells because they are not under the jurisdiction of the Safe Drinking Water Act and are therefore not subject to TCEQ regulation. TCEQ recommends that well owners periodically test their water for microbial and chemical contaminants and properly maintain their well. It is the responsibility of the private well owner to take steps to have his or her water quality tested at least annually for possible constituents of concern—or more often if the well is thought to have a surface water connection. Please see <http://wellowner.org/water-quality/water-testing/> for more information about testing private water wells. If your well tests positive for fecal coliform bacteria, please see the Texas A&M AgriLife Extension publication titled “What to Do About Coliform Bacteria in Well Water” at <http://twon.tamu.edu/media/619641/what-to-do-about-coliform-in-well-water.pdf> or the TCEQ publication titled “Disinfecting Your Private Well” at <https://www.tdlr.texas.gov/wwd/pdf/gi-432.pdf> for more information.

Comment 20:

Several commenters stated improved monitoring of wastewater should be required prior to the waste entering the wastewater treatment plant in order to protect the plant operations and reduce the potential for the discharge of untreated or partially treated wastewater.

Response 20:

The proposed permit prohibits unauthorized discharge of wastewater or any other waste and includes appropriate requirements. For example, a permittee must maintain adequate safeguards to prevent the discharge of untreated or inadequately treated wastes during electrical power failures by means of alternate power sources, standby generators, or retention of inadequately treated wastewater. In addition, the plans and specifications for domestic sewage collection and treatment works associated with any domestic permit must be approved by TCEQ. All of these permit provisions are designed to help prevent unauthorized discharges of raw sewage. Except as allowed by 30 TAC § 305.132, City of Blanco will be required to report an unauthorized discharge to the TCEQ within 24 hours. Finally, City of Blanco will be subject to potential enforcement action for failure to comply with TCEQ rules or the permit.

Comment 21:

Several commenters stated that the TCEQ should include an effluent limitation for Total Nitrogen of no more than 6 mg/L and specify an effluent monitoring and reporting frequency that assures the treatment plant will be designed and operated as currently proposed. One commenter asserted that such limits are necessary to ensure the drinking water in the Trinity Aquifer is adequately protected and not impaired. By way of example, the commenter mentioned that The TCEQ has previously determined for the Belterra permit that an effluent limitation for Total Nitrogen was necessary to comply with the TCEQ Antidegradation Policy.

Response 21:

Total phosphorus is the nutrient that is typically in short supply freshwater, meaning that total phosphorus is the nutrient most in need of a limit, in waterbodies that can be sensitive to the growth of aquatic vegetation. It is uncommon to include total nitrogen as an effluent limit for TPDES permits that discharge into freshwater water bodies, and it is exceedingly uncommon to include in combination with a total phosphorus limit for discharges into any water body in the state (freshwater or saltwater). The total nitrogen limits in the Belterra permit were the result of a settlement agreement and not derived from a TCEQ technical review. The discharge

location associated with this permit is upstream of the Edwards Aquifer recharge zone, which overlies the Trinity Aquifer. A technical review of this permit determined that total nitrogen limits were not needed.

Comment 22:

Several commenters expressed concern that the permit does not adequately meet water quality standards during periods of low flow or drought in the river and are based on an inappropriate calculation of the critical low flow value available to dilute and assimilate the proposed discharge. These commenters further stated that the draft permit should be assessed with a critical low flow value that is more representative of current conditions. Several commenters stated that the draft permit is not protective because it does not propose minimum streamflow requirements as a prerequisite for direct discharge or storage to minimize direct discharge.

Several commenters expressed concern that during times of drought, the Blanco River will be comprised mainly of effluent. Several commenters expressed concern that the Blanco River has a low flow, and that in times of drought, the discharge would aggravate potential bacteria contamination. One commenter expressed concern that during dry months the Blanco River will not allow the effluent to flow.

Response 22:

The potential impact of the proposed discharge on instream dissolved oxygen levels is evaluated under hot and dry, low-flow summertime conditions, which are typically the most restrictive conditions in regard to dissolved oxygen levels. Critical low-flow, as defined in 30 TAC § 307.3(a)(16), is a “low-flow condition that consists of the seven-day, two-year low-flow” (7Q2), which is the lowest seven-day average discharge with a recurrence interval of two years. The criteria of the Texas Surface Water Quality Standards (30 TAC Chapter 307) are applicable even during critical low-flow, therefore critical low-flow is considered when evaluating the appropriate effluent limits for the proposed discharge.

The effluent limitations in the draft permit will maintain and protect the existing instream uses and comply with the Texas Surface Water Quality Standards and 30 TAC §§ 307.1 - 307.10. The proposed draft permit includes effluent limitations and monitoring requirements to ensure that the proposed wastewater treatment plant

meets water quality standards for the protection of surface water quality, even during periods of low flow, according to TCEQ rules and policies.

Comment 23:

Several commenters stated the draft permit fails to require effluent dechlorination and whole effluent toxicity testing. One commenter stated that the draft permit should require UV disinfection, or at least dechlorination, at all phases of the discharge, not just dechlorination when the outflow reaches .95 MGD. The commenter also stated that the Whole Effluent Toxicity testing proposed under the draft permit is inadequate because the frequency at which it is required is insufficient and the effluent concentrations are inadequate.

Response 23:

In accordance with the Procedures to Implement the Texas Surface Water Quality Standards (June 2010), the dechlorination requirements are as follow: an applicant that (1) requests a new permit or amended permit (for increased flow) with permitted flow ≥ 0.5 MGD; or (2) requests a new, amended, or renewed permit with permitted flow ≥ 1 MGD, will dechlorinate their effluent or use another form of disinfection. Domestic dischargers who renew a permit with a permitted flow ≥ 0.5 MGD but < 1 MGD will not be required to dechlorinate. Therefore, the only phases that meet these criteria are the Interim III phase and the Final phases that are proposed to discharge from Outfall 003 in the draft permit.

In addition, in accordance with federal requirements, the TCEQ only requires Whole Effluent Toxicity Testing (WET) for domestic wastewater dischargers that are rated as major facilities by EPA. As explained in the *Procedures to Implement the Texas Surface Water Quality Standards* (June 2010), major domestic wastewater facilities are those that have a design flow of 1 MGD or greater or have an EPA-approved pretreatment program with significant industrial users discharging into the collection system. The City of Blanco application requests a design flow for greater than 1 MGD, therefore, biomonitoring was required in the draft permit for the Final phase only.

Furthermore, testing for biomonitoring is typically performed quarterly for both the vertebrate and the invertebrate test species for the first year of the permit term. EPA requires quarterly testing for at least one year to assess the variability and toxic

potential of effluents. If no significant effects are demonstrated in the first year of quarterly testing, the permittee may request a testing frequency reduction to once per six months for the invertebrate and once per year for the vertebrate for the remainder of the permit term.

Comment 24:

Several commenters expressed concern about contamination due to an accidental release of untreated sewage.

Response 24:

The draft permit prohibits the unauthorized discharge of wastewater or any other waste and includes appropriate requirements. For example, a permittee must maintain adequate safeguards to prevent the discharge of untreated or inadequately treated wastes during electrical power failures by means of alternate power sources, standby generators, or retention of inadequately treated wastewater.⁸ In addition, the plans and specifications for domestic sewage collection and treatment works associated with any domestic permit must be approved by TCEQ.⁹ All of these permit provisions are designed to help prevent unauthorized discharges of raw sewage. Except as allowed by 30 TAC § 305.132, City of Blanco will be required to report an unauthorized discharge to the TCEQ within 24 hours.¹⁰ Finally, City of Blanco will be subject to potential enforcement action for failure to comply with TCEQ rules or the permit.

Comment 25:

One commenter stated that the facility relies on parts of the discharge route as a treatment unit rather than showing that the effluent limits will be met at the end of the treatment system at the end of the pipe.

Response 25:

The draft permit does contain a provision which identifies a man-made pond as an effluent polishing pond. This pond will not be the location where the effluent

⁸ 30 TEX. ADMIN. CODE § 217.36.

⁹ City of Blanco Draft Permit, Other Requirements, Item 8, page 35; *see also* 30 TEX. ADMIN. CODE § 217.6(d).

¹⁰ City of Blanco Draft Permit, Monitoring and Reporting Requirements, Item 7, page 7.

samples will be taken for testing. The testing location will be located after the final treatment unit, which is the chlorine contact chamber.

Comment 26:

Several commenters expressed concern that the effluent would contain metals.

Response 26:

The Executive Director does not expect that the effluent to the City of Blanco WWTF will include significant amounts of toxic metals. The application for a domestic WWTF requires applicants to provide information regarding industrial users that would discharge process wastewater to the WWTF. In Domestic Worksheet 6.0, it indicated that there were four industrial users in the service area but only one significant industrial user (SIU) that sends wastewater to the City of Blanco WWTF. The current interim I phase design flow is 0.225 MGD. The final phase design flow will be 1.6 MGD. The SIU contributes 0.020 million gallons per day or approximately 8 percent of the daily average hydraulic loading at the current interim I phase and only 1 percent of the final design phase flow. No pass through or interference has been noted. Therefore, the TCEQ is not requiring the permittee to develop and implement a pretreatment program at this time.

The industrial user must comply with any applicable federal categorical pretreatment standards. An industrial user subject to one or more categorical pretreatment standards that discharges to the Blanco WWTF would have to submit notifications and reports as specified in 40 CFR § 403.6 to the Executive Director to demonstrate compliance with applicable categorical pretreatment standard until such time as Blanco is required to develop and implement a pretreatment program.

In addition, the application requires for a facility with a permitted flow greater than 1.0 MGD to submit Worksheet 4.0 that includes the effluent sampling under Table 4.0(2) A - Metals, Cyanide, Phenols for: Antimony, Arsenic, Beryllium, Cadmium, Chromium (Total), Chromium (Hex), Chromium (Tri) (*1), Copper, Lead, Mercury, Nickel, Selenium, Silver, Thallium, Zinc, Cyanide (*2), and Phenols, Total. The analytical data reported in the application was screened against calculated water quality-based effluent limitations for the protection of aquatic life. Reported analytical data does not exceed 70% of the calculated daily average water quality based effluent limitations for

aquatic life protection. Also, the reported analytical data does not exceed 70% of the calculated daily average water quality based effluent limitation for human health protection.

Comment 27:

One commenter asked about the status of a City of Austin petition to initiate rulemaking to amend 30 TAC Chapters 222 and 309 regarding beneficial reuse of treated wastewater. The commenter stated that would have a positive effect on the amount of effluent discharged and could possibly mitigate many of the concerns raised by the public.

Response 27:

The City of Austin requested that the TCEQ initiate rulemaking to amend 30 Texas Administrative Code (TAC) Chapters 222 and 309. The proposed new rules in Chapters 309 and 222 give an applicant for a Texas Land Application Permit (TLAP) the option to reduce the acreage required for land application of treated domestic wastewater by obtaining a "beneficial reuse credit" that accounts for beneficial reuse. The City of Blanco has applied for a renewal and a major amendment of its TPDES permit, not a TLAP. The proposed new rules would not be compulsory—they would apply only if an applicant chooses to seek a beneficial reuse credit.

The proposal to adopt the new rules was presented to the TCEQ Commissioners on June 12, 2019. The anticipated adoption date is December 18, 2019.

Information on the proposed rules is available on TCEQ's Commissioners' Integrated Database (CID) is located at <http://www14.tceq.texas.gov/epic/eCID/> using the item's permit number, 2016-042-309-OW, or TCEQ docket number 2019-0399-RUL. The CID allows the public to track the status of matters pending or that have gone before the Commission for approval and associated documents. The CID also includes public comments and hearing requests, filed on an application or rulemaking proposal.

Comment 28:

Several commenters stated the draft permit does not contain sufficient provisions to prevent nuisance odors. They also stated that a significant potential exists for the creation of nuisance odors at the site, particularly given the acceptance

of high-strength wastes at the site, the presence of on-site sludge drying beds, the presence of an onsite lift station, and the provision of connections for wet hauling of partially treated sludge.

Response 28:

All wastewater treatment facilities have the potential to generate odors. To control and abate odors the TCEQ rules require domestic WWTFs to meet buffer zone requirements for the abatement and control of nuisance odor according to 30 TAC § 309.13(e), which provides three options for applicants to satisfy the nuisance odor abatement and control requirements. City of Blanco can comply with the rule by: 1) ownership of the buffer zone area; 2) restrictive easement from the adjacent property owners for any part of the buffer zone not owned by City of Blanco; or 3) providing nuisance odor control.¹¹

According to its application, City of Blanco intends to comply with the requirement to abate and control nuisance of odor by legal restrictions prohibiting the construction of residences within the buffer zone.¹² This requirement is incorporated in the draft permit.¹³ These legal restrictions are in accordance with 30 TAC § 309.13(e)(3). Therefore, nuisance odor is not expected to occur as a result of the permitted activities at the facility if the permittee operates the facility in compliance with TCEQ's rules and the terms and conditions of the draft permit.

If anyone experiences nuisance odor conditions or any other suspected incidents of noncompliance with the permit or TCEQ rules, they may be reported to TCEQ by calling toll-free 1-888-777-3186, or the TCEQ Region 11 Office in Austin at (512) - 239 - 2929. Citizen complaints may also be filed on-line at <http://www2.tceq.texas.gov/oce/complaints/index.cfm>.

Moreover, the permit does not limit the ability of an individual to seek legal remedies against City of Blanco regarding any potential trespass, nuisance, or other causes of action in response to activities that may result in injury to human health or property or that may interfere with the normal use and enjoyment of property.

¹¹ 30 TEX. ADMIN. CODE § 309.13(e).

¹² City of Blanco Permit Application, Administrative Report, 1.1, Item No. 2(b), page 2.

¹³ City of Blanco Draft Permit, Other Requirements, Item No. 5, page 34.

Comment 29:

Several commenters stated that the modeling analysis of the proposed effluent discharge is not sufficient. Several commenters stated that TCEQ's modeling of impacts of the discharge use a simple, uncalibrated steady-state model that is inadequate to delineate water quality impacts for assessing water-quality degradation. One commenter stated that the water quality modeling done to review the permit used an inadequate QUAL-TX model that was implemented with inappropriate parameters. One commenter stated that TCEQ needs to disclose fully the values used as inputs in the dissolved oxygen modeling, including critical low flow and critical temperature value. Additionally, it stated that values used by the TCEQ should reflect the changing conditions of a hotter, drier climate that has been predicted for the area in climate change studies.

Response 29:

An analysis of the potential impact of the discharge on dissolved oxygen levels was performed using a simplified pond model in combination with an uncalibrated QUAL-TX model. The simplified pond model, also referred to as a continuously stirred tank reactor (CSTR) model, was used to model the effluent polishing pond. An uncalibrated QUAL-TX model was used for the ditches and the Blanco River. The CSTR and QUAL-TX models used for the analysis of dissolved oxygen levels are uncalibrated steady-state models. These models are the standard modeling tools used by TCEQ staff for the evaluation of potential impacts of wastewater discharges on dissolved oxygen levels in water bodies throughout the state when calibrated site-specific models do not exist. These models have a long history of accepted use for the evaluation of wastewater discharges and have been approved by EPA for use in the evaluation of TPDES permits. Procedures have been developed for their use in the evaluation of TPDES permits that include conservative assumptions designed to produce effluent limit recommendations that satisfy receiving water dissolved oxygen criteria. The proposed discharge was evaluated consistent with the dissolved oxygen modeling procedures pertaining to CSTR modeling and uncalibrated QUAL-TX modeling.

Design information provided by the applicant was used to set up the CSTR model for the effluent polishing pond. The QUAL-TX modeling analysis for the Blanco River incorporated TCEQ Surface Water Quality Monitoring (SWQM) water temperature,

chlorophyll 'a', and dissolved oxygen data. The model includes a summertime critical temperature of 30.4 degrees C (86.7 degrees F), a median chlorophyll 'a' value of 1.1 µg/L, and background instream dissolved oxygen levels corresponding to fully saturated (100% dissolved oxygen saturation) conditions, consistent with the Blanco River's Exceptional Aquatic Life Use designation. Stream dimensions used to derive hydraulic coefficients for the pooled sections of the Blanco River model were developed using aerial imagery. The model includes a baseflow of 0.1 cubic feet per second (cfs) for the Blanco River.

Comment 30:

Two commenters stated that new studies should be conducted on the potential impact of the proposed discharge.

Response 30:

In accordance with 30 Texas Administrative Code Section 307.5 and the TCEQ's Procedures to Implement the Texas Surface Water Quality Standards, an antidegradation review of the receiving waters was performed. A Tier 1 antidegradation review has preliminarily determined that existing water quality uses will not be impaired by this permit action. Numerical and narrative criteria to protect existing uses will be maintained. A Tier 2 review has preliminarily determined that no significant degradation of water quality is expected in the Upper Blanco River, which has been identified as having exceptional aquatic life uses.

Comment 31:

Several commenters stated Blanco has failed to show that wastewater needs for future development cannot be met through the use of alternatives such as land application, beneficial reuse, improved conservation measures, artificial wetlands, or a "one water" approach. Several commenters stated that Blanco must require by code that all new development utilize reuse for all non-potable requirements and to persuade all surrounding golf courses, and large water users to follow suit. Several commenters stated that if a discharge is authorized, it should be limited to extended periods of heavy rainfall when land application, reuse, or storage of effluent for later land application is not an available option.

Response 31:

The draft permit provides the terms and conditions that must be met by the wastewater treatment facility before and after wastewater is discharged into the receiving body of water. The TCEQ rules also provide the opportunity for beneficial use of reclaimed water (reuse) under 30 TAC Chapter 210. The Executive Director cannot require a facility to obtain a 210 reuse authorization or require a facility to irrigate all or a portion of the flow that is proposed to be treated in compliance with the 210 rules. TCEQ's rules provide that use of reclaimed water may only be authorized for "on a demand" use, which prevents water from being provided during times it cannot be beneficially used and allows the reclaimed water user to refuse delivery of reclaimed water at any time. The option, however, to utilize the treated effluent for beneficial purposes (reclaimed water), such as irrigation of public parks, golf courses, or fire protection, is left at the discretion of the permittee, because it involves factors which are beyond the scope of the permitting process, such as financial or economic considerations, and the presence of a provider, who is a person or entity that distributes reclaimed water to a user(s) of reclaimed water.

City of Blanco applied for a TPDES permit to authorize the discharge of treated effluent to surface water. According to the draft permit, Blanco may discharge its fully permitted volume.

Comment 32:

Several commenters stated that Blanco's compliance history has demonstrated a history of violations of TCEQ's regulatory requirements, and the Commission therefore should alter or deny the terms of the draft permit. Specifically, these commenters stated that Blanco's compliance history justifies greater monitoring and operational requirements, such as more frequent monitoring of effluent, and influent, as well as the requirement for the use of a Class A operator at the plant. One commenter stated that the WWTF and treatment technology required to achieve the requisite removals to protect a sensitive river on a sustained basis requires the experience of a Class A operator. The commenters stated that this history indicates that the City of Blanco is not prepared nor qualified to operate a larger, more complicated, wastewater treatment plant.

Response 32:

During the technical review of the application, the TCEQ reviewed City of Blanco's compliance history according to the rules in 30 TAC Chapter 60. The compliance history is reviewed for the company and site for the five-year period prior to the date the permit application was received by the Executive Director. The compliance history includes multimedia compliance-related components about the site under review. These components include the following: enforcement orders, consent decrees, court judgments, criminal convictions, chronic excessive emissions events, investigations, notices of violations, audits and violations disclosed under the Audit Act, environmental management systems, voluntary on-site compliance assessments, voluntary pollution reduction programs and early compliance.

This permit application was received after September 1, 2002, and the company and site have been rated and classified pursuant to 30 TAC Chapter 60. A company and site may have one of the following classifications and ratings:

1. a ***high performer classification***, has a rating of fewer than 0.10 points and is considered to have an above-satisfactory compliance record;
2. a ***satisfactory performer classification***, has a rating between 0.10 points to 55 points and is considered to generally comply with environmental regulations; or
3. an ***unsatisfactory performer classification***, has a rating above 55 points and is considered to perform below minimal acceptable performance standards established by the commission.¹⁴

This site has a rating of 4.50 and a classification of satisfactory. The company rating and classification, which is the average of the ratings for all sites the company owns, is also 4.50 and satisfactory.

Since the City of Blanco has had an administrative order issued in the past five years from the date the application was received, this matter was reviewed by the TCEQ's Water Quality Division Executive Review Committee on June 20, 2017. Following feedback from City of Blanco, staff from TCEQ's Region 11 and the Office of Compliance and Enforcement, no further action was required.

¹⁴ 30 TEX. ADMIN. CODE § 60. 2 (Compliance History Classification).

In regards with the operator requirement, Figure: 30 TAC § 30.350(e) shows the operator requirements for the facility. This is reflected in Other Requirement No. 1 of the draft permit which require an Operator with a category C license or higher in the Interim I - III phases and a category B or higher for the Final phase.

Comment 33:

One commenter stated without a service area with a clearly defined CCN, there is no way to determine the cost effectiveness of redistribution or mandate reuse as a requirement for service.

Response 33:

The TCEQ's rules applicable to the beneficial reuse of reclaimed water are found in 30 TAC Chapter 210. In order to obtain this authorization, the City of Blanco must first have a Texas Pollutant Discharge Elimination System (TPDES) permit or a no-discharge Texas Land Application (TLAP) state permit.¹⁵ TCEQ's rules provide that use of reclaimed water may only be authorized for "on a demand" use, which prevents treated water from being provided during times it cannot be beneficially used and allows the reclaimed water user to refuse delivery of reclaimed water at any time.¹⁶ Subsequently, the reclaimed water producer must have a guaranteed method of effluent disposal via either a TPDES or TLAP permit. The TCEQ does not have the authority to require a permittee to obtain a Chapter 210 reuse authorization. Treated effluent that is used for irrigation under a reuse authorization must meet the appropriate effluent limits as required by 30 TAC Chapter 210.

Comment 34:

Several commenters stated from the information available, it appears that portions of the "ditch" identified as a part of the discharge route do not exist. Therefore, according to these commenters, it has not been demonstrated that there is a "water in the state" to receive the discharge, nor has it been shown that there is a legal watercourse to receive the discharge, thereby making the issuance of the permit improper. Several commenters stated that it appears that the "ditch" identified as initially comprising the discharge route is not consistently present as a defined feature

¹⁵ 30 TEX. ADMIN. CODE § 210.5(a)

¹⁶ 30 TEX. ADMIN. CODE § 210.7

from the plant site to the Blanco River. These commenters therefore stated that no watercourse exists at the discharge point or for a significant distance below the designated discharge point along the described discharge route. The commenters therefore asserted that the discharge is improper because the TCEQ may only discharge into a watercourse.

Response 34:

According to the draft permit, if the permit is issued, the treated effluent will be discharged to a man-made pond; thence to an unnamed ditch; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin.

Part of the amendment to the City's existing permit is to add a polishing pond and an unnamed ditch, which will be located within the Blanco's WWTF property boundary and are currently under construction. As depicted on the USGS topographic layer in ArcGIS, the ditch is an intermittent drainage that runs east for about 0.15 kilometers (km) and then south for another 0.85 km to the Upper Blanco River.

The TCEQ rules define watercourse as "a definite channel of a stream in which water flows within a defined bed and banks, originating from a definite source or sources." The rule defining watercourse notes: "The water may flow continuously or intermittently, and if the latter with some degree of regularity, depending on the characteristics of the sources."¹⁷

The ED has determined that the unnamed ditch described in the discharge route flows intermittently per previous reviews and aerial image. Therefore, the ED has also determined that the unnamed ditch is a watercourse per TCEQ rules.

The TWC defines "water" or "water in the state" to mean:

groundwater, percolating or otherwise, lakes, bays, ponds, impounding reservoirs, springs, rivers, streams, creeks, estuaries, wetlands, marshes, inlets, canals, the Gulf of Mexico, inside the territorial limits of the state, and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, navigable or non navigable, and including the beds and banks of all watercourses and bodies of surface

¹⁷ 30 TEX. ADMIN. CODE § 297.1(60).

water, that are wholly or partially inside or bordering the state or inside the jurisdiction of the state.¹⁸

The ED has determined that unnamed ditched described in the discharge route is water in the state according to the Texas Water Code.

Comment 35:

Several commenters stated that the an “unnamed ditches” described in the discharge route do not give the public nor potentially affected persons adequate notice of the discharge route. One commenter stated that the discharge route is not sufficiently described to give notice to potentially affected persons the Notice of Receipt of Application and Intent to Obtain Water Quality Permit (NORI) and Notice of Application and Preliminary Decision (NAPD).

Response 35:

TCEQ Rules require notices for TPDES permits to include a general description of the location of each existing or proposed discharge point and the name of the receiving water.¹⁹

The NORI and the NAPD stated that treated effluent will be discharged to a man-made pond; thence to two unnamed ditches; thence to Upper Blanco River via Outfall 003 in Segment No. 1813 of the Guadalupe River Basin. In April of 2019, Blanco informed the Executive Director that upon completion of the polishing pond and deepening the shallow ditch going across Blanco’s property, the two ditches are now one continuous ditch.

The Applicant provided the United States Geological Survey (USGS) map, which shows the discharge route. The USGS map, as well as the entire application is available for viewing and copying at Blanco City Hall, 300 Pecan Street, Blanco, Texas. Though the two ditches are unnamed, they were indentified in both the written description and the USGS map provided by the Applicant. The Executive Director has evaluated the proposed discharge route and determined that the discharge route was properly described as required by TCEQ rules and has complied with TCEQ Rules regarding providing proper notice and adequate information to the public of its application.

¹⁸ TWC § 26.001(5).

¹⁹ 30 TAC § 39.551(c)(4)(B).

Comment 36:

Several commenters stated that they were not notified of Blanco's permit application as required by Texas statutes.

Response 36:

For new permit and major amendment applications, the Applicant must provide a list of affected landowners and a map showing their location(s). Affected landowners are landowners located adjacent to the wastewater treatment plant site and landowners with property on either side of the receiving stream for approximately one mile downstream from the point of discharge. The applicant is required to certify that the submitted application is accurate.

The TCEQ mailed the Notice of Receipt of Application and Intent to Obtain Permit (NORI) to the affected landowners identified by Blanco's application on January 25, 2017, and the Notice of Application and Preliminary Decision (NAPD) on April 19, 2018. The TCEQ mailed the combined NAPD and Notice of Public Meeting on July 13, 2018. The NORI was published on January 18, 2018 in the *Blanco County News* in Blanco County, Texas. The combined NAPD and Notice of Public Meeting was published July 18, 2018, in the *Blanco County News*.

According to 30 TAC § 55.152(a), the public comment period ends 30 days after the last publication of the NAPD. The comment period for Blanco's application initially ended August 23, 2018, and the TCEQ extended the comment period to end on September 24, 2018. In addition to making comments, commenters may also request a contested case hearing until 30 days after the chief clerk mails this response to comments.²⁰

After reviewing the notices mailed and published, the Executive Director has determined that all notices for this permit application gave the public the required amount of time to file public comments.

²⁰ 30 TAC 55.201.

Comment 37:

One commenter stated the City of Blanco has not demonstrated a legal right to allow the effluent to cross the real property of another who may own part, or all, of the “unnamed ditch” from the point of discharge to the Blanco River.

Response 37:

The State of Texas assumed authority under federal mandate to administer the National Pollutant Discharge Elimination System (NPDES) program under Section 402 of the Clean Water Act in 1998. The NPDES is a federal regulatory program to control discharges of pollutants to surface waters of the United States. The TCEQ is responsible for the protection of water quality with federal regulatory authority over discharges of pollutants to Texas surface water, with specific exceptions for oil and gas exploration and development activities. The TCEQ has legislative responsibility to protect water quality in the State of Texas and to authorize wastewater discharge permits under the Texas Water Code and the Texas Administrative Code.

Blanco has applied for authorization to discharge wastewater under the TPDES program. TPDES permits establish terms and conditions that are intended to provide water quality pollution control, as directed by federal law, state law, and the Texas Administrative Code. The Texas Water Code provides that the TCEQ is the agency primarily responsible for “implementing the constitution and laws for this state relating to the conservation of natural resources and the protection of the environment.”²¹ TWC § 26.121, authorizes discharges into waters of the state, provided the discharger obtains a permit from the Commission.

The TWC defines “water” or “water in the state” to mean groundwater, percolating or otherwise, lakes, bays, ponds, impounding reservoirs, springs, rivers, streams, creeks, estuaries, wetlands, marshes, inlets, canals, the Gulf of Mexico, inside the territorial limits of the state, and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, navigable or non navigable, and including the beds and banks of all

²¹ TWC § 5.012

watercourses and bodies of surface water, that are wholly or partially inside or bordering the state or inside the jurisdiction of the state.²²

Because the TCEQ has authority to authorize a discharge of treated domestic wastewater into water in the state through a TPDES permit, the applicant for a TPDES permit does not need permission from downstream landowners to use the watercourse running through their property. *Domel v. City of Georgetown*, 6 S.W. 3d 349, at 358 (Tex. App. –Austin 1999).

If the permit is issued, it does not grant the permittee the right to use private or public property for the conveyance of wastewater along the discharge route. Also, the permit does not authorize any invasion of personal rights or any violation of federal, state, or local laws or regulations. It is the responsibility of the permittee to acquire all property rights necessary to use the discharge route. Also, the draft permit does not limit the ability of nearby landowners to use common law remedies for trespass, nuisance, or other causes of action in response to activities that may or actually do result in injury or adverse effects on human health or welfare, animal life, vegetation, or property, or that may or actually do interfere with the normal use and enjoyment of animal life, vegetation, or property.

Comment 38:

Several commenters stated that the proposed ‘ditch’ meanders across private property for 1.08 miles before entering the Blanco River immediately upstream of a dam. They also stated that despite the fact the “man- made lake” formed by the dam will be the receiving watercourse for the wastewater, the City of Blanco has not identified any of the several waterfront landowners on the Affected Landowners Map. They asserted that the permit application did not provide proper notice to affected landowners. Specifically, they stated that instead of calculating the one-mile distance to adjacent landowners from one mile from the point the effluent reaches the Blanco River, Applicant used the point at which the effluent would enter an unnamed ditch. The commenters asserted that the point at which the effluent would reach an unnamed, manmade ditch is not the point of discharge. They asserted that ditches are not watercourses for purposes of the Clean Water Act, but rather point sources. As a

²² TWC § 26.001(5).

result, the commenters asserted that the Applicant omitted fourteen additional landowners one mile from the discharge point into the Blanco River, and that these people should have received mailed notice of the application.

Response 38:

For new permit and major amendment applications, the TCEQ Domestic Wastewater Permit Application requires the Applicant to provide a list of affected landowners and a map showing their location(s). Affected landowners are landowners located adjacent to the wastewater treatment plant site and landowners with property on either side of the receiving stream for approximately one mile downstream from the point of discharge or outfall. The applicant is required to certify that the submitted application is accurate. The TCEQ mails notice of the application to the affected landowners and others on the mailing list for the application, which is maintained by the Office of Chief Clerk.

The proposed discharge route is to a man-made pond; thence to an unnamed ditch; thence to Upper Blanco River in Segment 1813 of the Guadalupe River Basin. TCEQ rules define outfall as: “the point or location where waterborne waste is discharged from a sewer system, treatment facility, or disposal system into or adjacent to water in this state.”²³ The TWC defines “water in the state” to mean:

groundwater, percolating or otherwise, lakes, bays, ponds, impounding reservoirs, springs, rivers, streams, creeks, estuaries, wetlands, marshes, inlets, canals, the Gulf of Mexico, inside the territorial limits of the state, and all other bodies of surface water, natural or artificial, inland or coastal, fresh or salt, navigable or non navigable, and including the beds and banks of all watercourses and bodies of surface water, that are wholly or partially inside or bordering the state or inside the jurisdiction of the state.²⁴

Since the waterbodies described in the discharge route, including the unnamed ditch, are waters of the state, the ED has determined that Blanco properly identified the point of discharge.

²³ 30 TAC § 305.2 (25)

²⁴ TWC § 26.001(5).

In its application, Blanco identified David Behrends, Arlyn R & Ann Cook, Donald & Linda Murphey, Pharr Paradise Park, LLC, Druanne Brofft Mincemoyer, and Chamaco Mio Investments, LCC as landowners adjacent to the facility and landowners for approximately one mile downstream from the outfall. The TCEQ mailed the Notice of Receipt of Application and Intent to Obtain Permit (NORI) to the affected landowners identified by Blanco on January 25, 2017, and the combined Notice of Public Meeting and Notice of Application and Preliminary Decision (NAPD) on July 16, 2018. After reviewing the application and notices, the Executive Director has determined that all affected landowners received proper notice of Blanco's application

Comment 39:

One commenter asked, with multiple dams below the proposed site into the river, how does the flow affect the concentration of wastewater.

Response 39:

The dams in the discharge route were considered during the technical review of the permit application. Considerations were given to the effect the dams may have on dissolved oxygen levels and nutrient concentrations. According to the City of Blanco application, the unclassified receiving waters are a man-made pond and an unnamed ditch. These receiving waters were assessed to have minimal aquatic life use, and dissolved oxygen (DO) criterion of 2.0 mg/L. However, the draft permit contains more stringent DO requirements: 4.0 and 6.0 mg/L DO, for outfalls 001 and 003, respectively. The pooling effects of these impoundments were considered during the nutrient screening process and in determining the appropriate total phosphorus limits.

Comment 40:

One commenter objected to engineers using 100-year flood information, as opposed to a "more appropriate and realistic river levels use." Several commenters expressed concern about flooding in the Blanco River.

One commenter expressed concern about the treated water from the WWTF damaging surrounding banks and properties.

One commenter expressed concern with the current water levels compared with graphics showing 2015 100-year flood.

Response 40:

In accordance with the TPDES application instructions, the applicant must provide the information concerning flood protection and wetlands. Treatment units must be protected from inundation from a 100-year frequency flood event. The data source should be verifiable (for example, the FEMA map panel number).

In addition, the TCEQ does not have jurisdiction to address flooding or erosion issues in the wastewater permitting process. The permitting process is limited to controlling the discharge of pollutants into water in the state and protecting the water quality of the state's rivers, lakes and coastal waters.

For flooding concerns, please contact the local floodplain administrator for this area. If you need help finding the local floodplain administrator, please call the TCEQ Resource Protection Team at (512) 239-4691.

Comment 41:

Several commenters, including State Representative Jason Isaac, requested the comment period be extended. Several commenters assert that no notice of the application was sent to property owners along the Blanco River. Several commenters stated that the comment period should be extended because the public did not have adequate time to provide comments regarding the permit. One commenter stated there should be a second public meeting.

Response 41:

The public comment period for this application began when Blanco submitted its application on November 10, 2016. Pursuant to 30 TAC § 55.152 (b), the comment period for Blanco's permit application was extended until the close of the public meeting on August 23, 2018, in Blanco, Texas. The Executive Director then extended the comment period to September 24, 2018. Based on the participation at the public meeting and the number of written comments during the extended comment period, it is evident the individuals that could potentially be affected by the draft permit, if it is issued, are aware of Blanco's application. Therefore, while the comment period was extended by an additional 30 days, the Executive Director has decided not to hold a second public meeting.

Comment 42:

Several commenters requested that the comment period be extended for local G.C.D. dye testing.

Response 42:

TCEQ does not have any rules that require groundwater studies, including dye traces, to be completed prior to the issuance of TPDES permits. As discussed in the Antidegradation section of this document, the Executive Director has determined that the draft permit is protective of the uses of the receiving streams, including public water supply and aquifer protection. The Executive Director has determined that if the surface water quality and its assigned uses are protected, then the groundwater quality in the vicinity will not be negatively impacted by the discharge.

Comment 43:

Several commenters expressed concern the discharge having a negative impact on property values. Several commenters expressed concern that the permitted activity would have an adverse effect on the economic prosperity of the area. Several commenters expressed concern that the discharge would cause their rental income to decline. One commenter expressed concern about that the discharge into the Blanco River negatively affecting tourism.

Response 43:

The TCEQ does not have jurisdiction to review the effect, if any, the discharge might have on economic effects and property values of landowners in reviewing a domestic wastewater discharge permit application. 30 TAC § 305.122(d) states that the issuance of the permit does not authorize any injuries to persons or property, an invasion of other property rights, or any infringement of state or local statutes or regulations. Also, 30 TAC § 305.122(d) and 30 TAC § 305.125(16) states that the issuance of a permit does not convey any property right or exclusive privilege. The draft permit incorporates those rules in the draft permit.

Moreover, the permit does not limit the ability of an individual to seek legal remedies against Blanco regarding any potential trespass, nuisance, or other causes of

action in response to activities that may result in injury to human health or property or that may interfere with the normal use and enjoyment of property.

Comment 44:

Several commenters asked if the facility has visiting hours.

Response 44:

The permitting process is limited to controlling the discharge of pollutants into water in the state and protecting the water quality of the state's rivers, lakes and coastal waters. Therefore, whether the facility has visiting hours is not part of the ED's review of a TPDES permit application.

Comment 45:

Two commenters requested injunctive relief to suspend this permit for wastewater discharge into the Blanco River in accordance with Texas Water Code 7.109 and Texas Parks and Wildlife Department (TPWD) Jurisdiction 26.129: Duty of Parks and Wildlife.

Response 45:

The Texas Water Code authorizes TPWD to file a lawsuit in district court to enforce the provisions of the Water Code regarding unauthorized discharges to the extent that a violation affects aquatic life and wildlife. If the Blanco permit is issued, it would be operating under an TCEQ authorized discharge. Therefore, TWC 7.109 would not be applicable if the permit issued.

As previously discussed, the draft permit was developed to protect aquatic life and human health in accordance with the Texas Surface Water Quality Standards and was established to be protective of human health and the environment provided the Applicant operates and maintains the facility according to TCEQ rules and the requirements in the draft permit.

Any discharge by Blanco outside the parameters of a permit would be an unauthorized discharge. If an unauthorized discharge occurs, Blanco is required to report it to TCEQ within 24 hours. Finally, Blanco is subject to potential enforcement action for failure to comply with TCEQ rules or the permit. Complaints about the facility or suspected incidents of noncompliance with the permit or TCEQ rules may

also be reported to the TCEQ Region 11 Office in Austin at 512-339-2929 or 1-800-888-777-3186. Citizens may also gather data to show that a permittee is not in compliance with TCEQ rules. For more information on citizen collected evidence, please see www.TCEQ.state.tx.us/enforcement/complaints.html.

Comment 46:

One commenter asked who will make the decision on this permit amendment. One commenter asked if the citizens of Blanco have any say on the permit application.

Response 46:

The Commissioners of the TCEQ (Commission) will make a final decision on the application. First, the Commission will evaluate all timely public comments and hearing requests. After evaluation of all relevant filings, the Commission will determine whether the hearing requestors are affected persons under applicable law and whether their hearing requests will be granted.

If the Commission finds that none of the hearing requestors are affected persons, the Commission will then decide whether to issue the permit. If the Commission refers any hearing requests to the State Office of Administrative Hearings (SOAH), it will determine which raised disputed issues are relevant and material to its decision on the permit application. These issues will be referred to SOAH.

After evaluating testimony and all relevant filings as may be provided by the Applicant, hearing requestors, the Executive Director, and the TCEQ Office of Public Interest Counsel, a SOAH administrative law judge (ALJ) will provide the Commission with a proposal for decision (PFD), which will recommend whether the Commission should grant, grant with amendments, or deny the permit. The Commission will then consider the PFD at a Commission Agenda meeting and will make a final decision on the permit.

Comment 47:

Several commenters stated that the City of Blanco failed to provide effluent analysis data for the listed pollutants for its facility currently in operation, as required by the TCEQ.

Response 47:

The City of Blanco provided results and laboratory results as required in Domestic Technical Report 1.0, Section 7, Table 1.0(2) and Domestic Worksheet 4.0 on January 24, 2017 for review. Any additional effluent analysis data that is required to be monitored and reported from the permit is generated from EPA's Integrated Compliance Information System for additional review.

Comment 48:

One commenter stated that the effluent should be treated to Type 1 or Type 1 enhanced.

Response 48:

The effluent limitations placed in the draft permit are water quality based effluent limits that are recommended by the Water Quality modeler of the Water Quality Assessments Team. The recommendations from the modeler were that, based on model results, the proposed effluent sets (for Outfall 003) of 10 mg/L CBOD₅, 2 mg/L NH₃-N, and 6.0 mg/L DO for the 0.225 MGD flow phase and 7 mg/L CBOD₅, 2 mg/L NH₃-N, and 6.0 mg/L DO for the 0.950 MGD flow phase are predicted to be adequate to ensure that dissolved oxygen levels will be maintained above the criteria established by the Standards Implementation Team for the man-made effluent polishing pond (2.0 mg/L), the unnamed ditch (2.0 mg/L), and the Blanco River (6.0 mg/L). However, an effluent set of 5 mg/L CBOD₅, 1.9 mg/L NH₃-N, and 6.0 mg/L DO is predicted to be necessary for the 1.60 MGD flow phase to ensure that dissolved oxygen levels will be maintained above the criteria established for the receiving waters.

Comment 49:

Several commenters expressed concern about the introduction of *Giardia lamblia* and/or *Cryptosporidium parvum*, including in their various cyst stages, into the river as a result of the discharge, which they assert are unlikely to be killed by the proposed disinfection system, will degrade water quality in violation of antidegradation provisions of the Texas Surface Water Quality Standards.

Response 49:

TCEQ rules require disinfection of municipal wastewater treatment effluent in accordance with 30 TAC § 309.3(g) and (h) for the protection of public health and aquatic life. The rules require *Escherichia coli* (*E. coli*) be used as the indicator bacteria for discharges to freshwater. TCEQ does not have standards or effluent limits for *Giardia lamblia* or *Cryptosporidium parvum*.

Comment 50:

One commenter asked if the TCEQ consulted the TPWD and the Department of Agriculture in establishing permit conditions relating to suspended solids according to Tex. Water Code § 26.0345.

Response 50:

The effluent limitations for total suspended solids are derived from 30 TAC § 309.4 and are incorporated into the draft permit. Texas Water Code § 26.0345 specifically applies to “suspended solids in a discharge permit for an aquaculture facility located within the coastal zone and engaged in shrimp production,” and is not applicable to this permit application.²⁵

Comment 51:

One commenter stated that water quality should be based on a daily observation regime, not a 30-day average. One commenter asked how often the discharge will be tested. One commenter asked if an independent water evaluation has been conducted, and if not could the permit be delayed until one is conducted.

Response 51:

The draft permit requires weekly sampling for total phosphorus, Carbonaceous Biochemical Oxygen Demand (CBOD₅), total suspended solids, ammonia-nitrogen and total nitrogen. Additionally, the draft permit requires monthly testing for *E. coli* in the Interim I and II phases and testing twice per month in the Final phase. The testing frequency is based on TCEQ’s rules for all parameters except ammonia-nitrogen, total phosphorus and total nitrogen. The testing frequency for these two parameters is based on best professional judgement. TCEQ’s rules do not require samples to be

²⁵ TWC § 26.0345(a).

analyzed by more than one laboratory. The effluent samples will either be tested by a third-party laboratory, or on-site or in-house environmental testing laboratory that is inspected at least every three years by the Executive Director.²⁶ If Blanco opts to use a third-party laboratory, it must be an accredited environmental testing laboratory.²⁷

Comment 52:

One commenter asked if membrane or filtration will be used for total dissolved solids (TDS) removal.

Response 52:

The existing City of Blanco WWTF is natural treatment system through Outfall 001 and 002. Treatment units include a bar screen, an influent Parshall flume, two Imhoff tanks, an aerated lagoon, three stabilization ponds, an effluent Parshall flume, and sludge drying beds. The facility is in operation. Three ponds are also located at the site for storage of effluent before irrigation.

The proposed City of Blanco Wastewater Treatment Facility will be an activated sludge process plant operated in the conventional mode through Outfall 003. Treatment units for the Interim I phase of the proposed Outfall 003 will include a bar screen, an aeration basin, a final clarifier, eight sludge drying beds, a sludge holding basin, a chlorine contact chamber and three tertiary filters. Treatment units for the Interim II phase of the proposed Outfall 003 will include a bar screen, two aeration basins, two final clarifiers, twenty sludge drying beds, two sludge holding basins, two chlorine contact chambers and ten tertiary filters. Treatment units for the Final phase of the proposed Outfall 003 will include a bar screen, three aeration basins, three final clarifiers, thirty sludge drying beds, three sludge holding basins, three chlorine contact/dechlorination chambers and sixteen tertiary filters. In addition, with the proposed facility, the Imhoff tanks will be repurposed into a septage treatment plant to reduce the strength of waste streams from sources such as porta-potties, septic tanks, and/or grease traps. The existing facility is operating under Outfall 001 and Outfall 002.

²⁶ 30 TAC § 25.6.

²⁷ TWC § 5.134.

Comment 53:

One commenter asked if the discharge is equal or better than the discharge in Wimberley.

Response 53:

The Executive Director evaluates each application for a wastewater discharge permit individually. Permit-specific factors, such as the volume of discharge and the characteristics and quality of receiving water, are considered for each permit application. Both the Blanco and Wimberley applications were evaluated to ensure that the effluent limits are consistent with the requirements of the Texas Surface Water Quality Standards. Moreover, the Wimberley permit is a unique permit that includes provisions from a settlement agreement.

Comment 54:

One commenter asked for technical data showing that the proposed discharge will not adversely affect the designated uses of Segment 1813.

Comment 54:

Commission records for this facility are available for viewing and copying and are located at TCEQ's main office in Austin, 12100 Park 35 Circle, Building F, 1st Floor (Office of Chief Clerk). The permit application, Executive Director's preliminary decision, and draft permit are available for viewing and copying at Blanco City Hall, 300 Pecan Street, Blanco, Texas.

Comment 55:

One commenter asked if the two unnamed ditches that will receive effluent be improved as mini-wetlands for additional treatment of the effluent.

Response 55:

The TCEQ was charged by the Texas Legislature to maintain the quality of water in Texas, consistent with public health and enjoyment; thus, TCEQ's jurisdiction in a wastewater permit application is limited to water quality issues, and it is outside the scope of the permitting process to require how the ditches within the discharge route be made into mini-wetlands, as long as water quality is maintained.

The Executive Director has determined that the draft permit's effluent limitations are consistent with the Texas Surface Water Quality Standards and are therefore protective of surface water quality, human health, and the environment.

III. Changes Made to the Draft Permit in Response to Comments

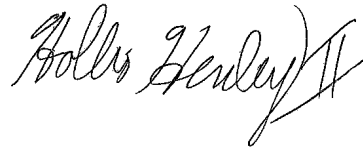
No changes were made to the draft permit in response to comments.

Respectfully submitted,

Texas Commission on Environmental Quality

Toby Baker
Executive Director

Robert Martinez, Director
Environmental Law Division



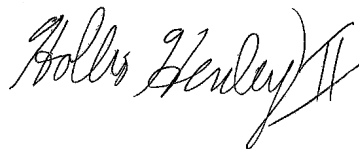
By: _____

Hollis Henley, Staff Attorney
Environmental Law Division
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Phone: (512) 239-2253
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REPRESENTING THE EXECUTIVE DIRECTOR
OF THE TEXAS COMMISSION ON
ENVIRONMENTAL QUALITY

CERTIFICATE OF SERVICE

I certify that on **DATE**, the "Executive Director's Response to Public Comment" for Permit No. WQ0010549002 was filed with the Texas Commission on Environmental Quality's Office of the Chief Clerk.



Hollis Henley, Staff Attorney
Environmental Law Division
State Bar No. 24066672

ATTACHMENT 1

A

Abbott, Janet
Adams, Jeanine
Adams, Frances B
Adams, Richard H
Addington, Paul
Adkisson, Barbara M
Ahrens, Ann
Ahrens, Charles E.
Akers, Robert L
Alexander, Amanda
Allen, Rick
Anderson, Chris
Anderson, Lee
Anderson, Marissa
Ankrum, Marcella L
Anzalotta, Lea
Anzini, Rebecca Lynn
Armstrong, April
Arnold, Nancy
Ashley, Jacob
Athans, Carl Devon
Aylsworth, Amy

B

Bacani, Alice
Bacani, Eleanore
Bacani, Marcial
Baker, Brandie
Baker, David
Baker, Diana
Baker, James
Baker, Roger C
Ball, Lynne D
Barak, Ory
Barcenas, Caroline
Claudia
Bardin, Keith
Bardin, Mary Beth
Barker, Elissa
Barr, Tracy T
Barraco, Maria
Barrows, Edward A
Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
Baskin, Jufi

Bauman, Tom
Beers, Stephen
Behrmann, Terri
Beilharz, Amy
Bell, T
Bennett, Sharon
Benno, Georgine J
Berryhill, Cathy
Bertino, Rick
Berzon, Patricia
Bexar, Bethanie
Bibby, Sean
Bidari, Raj
Bisceglia, Judith Lynne
Bisceglia, Ronald
Christopher
Blanco River Cypress
Creek Water
Association (Gail Ann
Hamrick Pigg)
Bollman, Julie
Booth, William M
Boring, Anna Chris
Boston, David M
Bowers, Deborah
Doblado
Bowie, Michael
Boyer, April
Boyer, Jacob
Boydston, Carolyn
Boydston, Robert
Boza, Sarah
Breaux, Dan J
Brechtbill, Michael
Breeding, Megan
Bremer, Ed
Bremer, Kate
Brieger, Leesa
Briggs, Susan
Bright, Anna
Brown, Cora
Burnett, William
Burrus, Jerie
Buse, Thomas Patrick
Bucy, Kellie

C

Cage, Cayce

Cage, Estelle
Calaway, Amanda
Camden, Anne Bates
Cantlon, Joe
Cantu, Brooke
Carey, James
Carlin, Scott
Caso, Lisa
Chandler, Valerie
Chapman, Yvonne L
Chick, Connie
Clark, Colin
Clark, Jamie
Clark, Jenny
Cline, Barnett L
Coffin, Laurie
Coleman, Jesse R
Collier, Randall
Collins, Bridget
Collins, Peggy
Colvin, Linda
Congdon, Michael
Conklin, Spencer
Conley, Will
Cook, Gary
Copeland, Jane
Copeland, Jane A
Corbin, Robert
Cornelius, Julie
Cove, Scott
Cozad, Sharon
Craig, Casey
Craig, Elizabeth Grogan
Craig, Peter
Crane, Susanne
Croom, Carolyn
Croom, Catherine
Crow, Cristina
Crow, Adam
Crowe, Art
Cruz, Andres
Cunningham, Susann
Cunningham, William
Cupina, Chris
Cupina, Christine L
Curbow, Chris
Currin, Debra W
Cutts, Ben

Attachment 1
City of Blanco, WQ0010549002

Cyr, Dawn

D

Dailey, Terrell
Davis, Michael R
Davis, Suzanne A
Davis, William
Dawson, Lauren
Day, Joe C
Dean, Kim
Debremaecker, Chris
Dedvine, Deda
De La Garza, Laura
Deluca, Robert John
Dennis, Anthony
Desai, Parul
Deutsch, Beverly
Dever, Denise L
Diamond, Sara
Dileo, Joseph
Dileo, Tracy K
Distenfeld, Rona
Ditraglia, David
Dore, Guy
Dosky, Janis
Dubois, Scott
Dubuisson, F.J.
Ducharme-Romero,
Heather
Ducroz, Lindsey
Ducroz, Samuel
Matthew
Duffield, Lee
Dugelby, Barbara L.
Dukes, Thomas
Dupre, Elaine
Dupre, William
Durant, Nita
Dvorak, Lisa
Dyer, Carlie R

E

Eberhardt, Samantha
Lynn
Echelson, Hanna
Edmonson, Erica
Eisenlohr, James C
Elliott, Chris

Ellis, Lacey E
Emry, Rachel G
Engleking, Julie Hanna
Erickson, Debra
Ethridge, Michael C
Everett, Rhonda

F

Fangsrud, Sarah
Faris, Brian
Farmer, Lauren
Fennell, Nancy
Ferrel, Silkitwa Scout
Fletcher, Douglas J
Flory, Bruce
Flory, Gwen
Fojtasek, Bill
Fore, Craig
Fossler, Kerry L
Francois, Nine
Fraught, Virginia

G

Gabor, Caitlin
Gabriel, Rose
Gainey, Janice
Gallagher, Brian A.
Gallagher, Shannon H
Ganderson, Jana
Ganderson, Stanley
Garza, Ruben
Gehman, Scott Harwood
Gehman, Valorie
Geiler, James
Geiser, Denise Lanaye
Ghazi, Maryam
Gibbons, Robert Charles
Glenn, David H
Godwin, Will
Goehring, Jessica
Goff, Gayle
Goldfarb, Rebecca
Goldfield, Howard S
Goldsmith, Antonia K
Goldsmith, Joan
Gomez, Felipe
Gonce, Maengel
Gonzalez, Cutter W

Gonzalez, Raul
Goode, Elenore
Goode, Jennifer
Grafia, Manuel
Grant, Jonathan
Greenhaw, Jerilyn
Greenlee, Melinda Ann
Grinstead, Tevis
Grisham, Wesley
Groves, Debra M
Gumbert, Dorothy
Gumbert, Harry
Edwards

H

Haas, Jonell
Hagemeyer, Cookie
Hall, Jimmy Alan
Hall, Terri Lynn
Handford, Lee
Hanna, Robert
Hardin, Andrew J
Harkins, Gregort
Harla, Alison B
Harla, Bob
Harris, James
Hartmann, Larry
Hatcher, Donovan W
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Heidmann, David A
Hendrickson, Jacob
Hernandez, Kaelynn
Hewgley, Jeffrey
Hillin, Misty
Hill Country Alliance
(Charlie Flatten)
Hines, Debra
Hixon, David
Hoffman, Mary
Holt, Bill
Holmes, Teresa
Horse, Ben
Horse, Michelle D
Horvath, Debra
Horvath, Gen

Attachment 1
City of Blanco, WQ0010549002

Hosemann, Philip
Huckaby, Hannah
Hughes, Roy
Huntington, Jessica
Hutchison, Lindy
Huxoll, Vernon
H.W.

I

Inglis, Faye Somervell
Isaac, Jason (Texas State
Representative)
Isgitt, Brenda
Iwaniak, Ryan

J

Jackson, Cynthia
Jackson, Dee
James, Ted
Jarjoura, Marlana
Jones, Amanda
Jones, Betty J
Jones, Timothy Deforest
Jordan, Greg
Jordan, Kerry

K

Karpinski, Edith
Kavanagh, Kate
Kelley, Jennie
Kelly, Celeste Denise
King, Sterling
Klose, Joanna
Kocher, Karen J
Koewers, Megan Halli
Kolar, Warren G
Kreps, Karen
Kubenka, Stephen
Kucera, Michelle
Kurtz, Christian Cade
Kvanli, Ben

L

Lamb, Jeanne
Langianese, M.J.
Lary, Scott
Lawson, Richard W
Leach, Foster
Lebkuecher, Alice

Leifeste, Ann
Lemos, James Richard
Lewis, Alexander
Lewis, Sarah
Liebman, William S
Lindeman, Lauren
Daggett
Lively, Gini
Londa, Sandra
Longcope, Edmund
Longoria, Maria
Lucas, Marcia
Lucas, Steve
Luna, Sarah L
Lyles, Chris

M

Mabrito, Marc A
Machen, Marilyn S
Mangan, Karen
Mangan, Peter
Margos, J.F.
Marie, Jessica
Marino, Jennifer E
Marshall, Joanne
Mason, Susanne E
McCarley, Yvonne
McCord, Suzanne
McKenzie, Emma
McMillan, Judy
Meacham, Martha
The Meadows Center for
Water and the
Environment (Nick
Dornak)
Meek, Buck
Meisenbach, Megan
Melton, Bruce
Messenger, Helyn Rain
Metcalf, Susan
Miller, Kent T
Miller, Whitney
Milleson, Sara
Milliner, James Patrick
Milliner, Joanne T
Mire, Kasey
Mitchell, Pamela Jean
Mixon, Rochelle Ellouise

Moden, Merle L
Mogab, Kiarsen
Molloy, Sheila
Moore, Linda
Moore, Margaret
Morale, Annmarie
Morgan, Debra
Morgan, James T
Muething, Edward S
Mullenax, Janice S
Mullins, Chris A
Munoz, Rosamond
Murphree, Jason
Murphree, Paige
Murray, Anthony
Myane, Dean Corley

N

Nordbak, Lisa
Neblett, Melinda
Nestlerode, Stephanie K
Neureuther, Rita
Ng, Desmond
Nichols, Linda J
Nguyen, Hang

O

Oakes, Gary
O'Bryan, Tina
O'Connell, Kathleen
Odorizzi, Robert L
Oines, Jennifer
Oines, Leif
Oldaker, Aimee
Olinick, Julian
Oliver, Bill
Olmedo, Joaquin
Oltremari, Jacquelyn
O'Neill, Stephen

P

Palella, Andrea
Palvino, T.J.
Pantell, Susan
Paparella, Rebekah
Grace
Parham, Sandy
Parker, Teresa
Parkerson, David

Attachment 1
City of Blanco, WQ0010549002

Pascoe, Neil
Patoski, Joe Nick
Peacock, Deborah
Pearson, Brad
Peck, Josiah
Pedersen, Jennifer
Pedraza, Sandy
Penridge, Nell
Pepper, Gregory
Perez, Jason
Perkins, Ana
Perrin, Pam
Pettit, Jamie
Pharis, Cade
Piehl, Mary
Piehl, Vernon Jack
Pigg, Gail Hamrick
Pires, Angela
Polansky, Megan
Ponder, Sandra
Ponder, Wylie
Poole, Daniel
Porter, Jeri
Porterfield, Janel
Powers, Nina
Price, James Robert
Price, John M
Priour, J.J.
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Puig-Williams, Vanessa

Q

Quist, Gregory

R

Ramirez, Stephen
Ramsey, Cathy
Ransom, John M
Ransom, Ruthie
Rapozo, Dave
Ratner, Jeff
Rayburn, David
Raymond, Joseph
Reading, Susanne
Reams, Patricia

Regante, Jed
Reynolds, Cynthia
Reynolds, Peach
Richards, Dan Lee
Richards, Donna K
Richards, Joel
Rivers, Rikky
Robins, L
Rockefeller, Wilson John
Rockeymoore, Mark
Anthony
Rockwell, Steven
Rodriguez, William A
Rogers, John Raymond
Rogers, Linda Kaye
Romano, Alison
Rooney, John
Rosborough, Ryan
Rothelle, Willis A
Royal, Allison Leigh
Rumelt, Andrew

S

Sandridge, Cary
Save Our Springs
Alliance (Kelly David)
Sawyer, Richard
Schlichting, Paul
Schoem, Stephen George
Schoenfeld, Rose L
Schotz, Ben
Schrom, Steven
Schwalb, Astrid
Scoggin, Donna
Setliff, Jeff
Shaffer, Georgia
Shaw, Jeff
Shaw, Todd
Sheffield, Mike
Shell, Lon A (Hays
County Commissioner)
Shultz, James M
Simons, Joseph S
Slade, Raymond M
Slater, Sharon
Smale, Kristine
Smith, Becki
Smith, Bettie J.

Smith, Darel James
Smith, Lynne
Smith, Mark Lesly
Somerville, Robin
Southwell, Dolly
Spalten, Robert G
Speed, Kevin Keith
Spicer, Diane
Stang, Heiko
Starr, Mary
Steck, Oliver
St Louis, Al
Steele, Brian J
Stella, Kenneth Allen
Stepp, Shama
Stevens, Jan K
Stith, Edward
Stocki, Karen
Stowe, William
Strange, Ken
Straub, Beverly
Stuckey, Rachel
Sutton, Micah
Sward, Arvid
Sward, Mary
Sweat, Sue H

T

Talbot, J
Taylor, Daniel Blakeley
Taylor, Donna
Taylor, Wes
Teel, Lauren
Templer, Jolie
Theriot, Joe Warren
Theriot, Mary
Terrell, Christine
Texas Rivers Protection
Association (Tom
Goynes)
Thayer, Tom
Thompson, James
Thompson, Judy
Timberlake, Claire
Todd, David
Todd, Janice
Triesch, Eugene O
Triesch, Gene

Attachment 1
City of Blanco, WQ0010549002

Tucker, Liz
Turney, Sarah

U

Uerkwitz, Lee
Upchurch, Travis J
Urban, Megan
Urban, Stahl Frederick
Ureste, Nora

V

Vandelay, Annie
Venable, Jen
Venhuizen, David

W

W, H
Wade, Danny
Wagner, Denise
Walker, Beverly
Wallace, Mary
Ward, Martha
Warren, Leslie S
Warren, Mobi
Wassenich, Dianne
Watson, AJ
Watson, John A
Watson, Karen L
Watson, Mark
Watson, Thomas J
Way, Carmin
Way, Scott E
Waymouth, Ashley
Waymouth, Thomas D
Weaver, Tara
Weeks, Gary
Weinheimer, Contessa
Weinheimer, Matthew
Wentworth, Leslie
West, G
West, Tammy
Wetzel, Abigail
Wheeler, Dianne
White, Greg
White, Suzanne
Whitley, Tracey
Wiggins, Patricia O
Wilcox, Allison H
Wilkinson, Lisa

Wilks, Jesse
Williford, Susan V
Willis, Kathleen L
Willmore, Ellen
Wills, Dana
Wilson, Carroll P
Wilson, Roxana H
Wimberley Valley
Watershed Association
(David Baker)
Wood, Lisa
Woodall, Sandra
Woods, Bill
Worthy, Anna

Y

Yang, C.

Z

Zaleski, Christophe
Zbylot, Ann

Attachment 1
City of Blanco, WQ0010549002

Comment 1

Janet Abbott
Jeanine Adams
Barabara M. Adkisson
Amanda Alexander
Rick Allen
Marcella L. Ankrum
Lea Anzalotta
April Armstrong
Jacob Ashley
Carl Devon Athans
Amy Aylsworth
Brandie Baker
Diana Baker
James Baker
Lynne D. Ball
Carolina Claudia
Barcenas
Elissa Barker
Tracy T. Barr
Tom Bauman
Terri Behrmann
Amy Beilharz
T. Bell, Bennett
Rick Bertino
Patricia Berzon
Bethanie Bexar
Sean Bibby
Raj Bidari
Judith Lynne Bisceglia
Ronald Christopher
Bisceglia
Blanco River Cypress
Creek Water
Association (Gail Ann
Hamrick Pigg)
William M. Booth
Jacob Boyer
Deborah Doblado
Bowers
Michael Bowie
April Boyer
Kate Bremer
Lessa Brieger
Susan Briggs
Cora Brown
Kellie Bucy
Jeri Burrus

Cayce Cage
Estelle Cage
Amanda Calaway
Anne Bates Camden
Joe Cantlon
Brook Cantu
Scott Carlin
James Carey
Lisa Caso
Valerie Chandler
Yvonne L. Chapman
Connie Chick
Jamie Clark
Jenny Clark
Jesse R. Coleman
Randell Collier
Bridget Collins
Peggy Collins
Michael Congdon
Spencer Conklin
Linda Colvin
Gary Cook
Robert Corbin
Julie Cornelius
Scott Cove
Sharon Cozad
Casey Craig
Peter Craig
Carolyn Croom
Cristina Crow
Art Crowe
Chris Cupina
Christine L. Cupina
Ben Cutts
Dawn Cyr
Terrell Dailey
William Davis
Kim Dean
Chris Debremaecker
Deda Dedvine
Robert John Deluca
Anthony Dennis
Beverly Deutsch
Denise L. Dever
Sara Diamond
Joseph Dileo
Tracy K Dileo
Rona Distenfeld

David DiTraglia
Guy Dore
F.J. Dubisson
Heather Ducharme-
Romero
Samuel Matthew Ducroz
Lisa Dvorak
Carlie R. Dyer
Samantha Lynn
Eberhardt
James C. Eisenlohr
Rachel G. Emry
Rhonda Evervett
Lauren Farmer
Nancy Fennell
Silktwa Scout Ferrel
Nine Francois
Rose Gabriel
Janice Gainey
Ruben Garza
Scott Harwood Gehman
Valorie Gehman
Denis Lanaye Geiser
Maryam Ghazi
Robert Charles Gibbons
Will Godwin
Jessica Goehring
Gayle Goff
Rebecca Goldfarb
Antonia K. Goldsmith
Joan Goldsmith
Felipe Gomez
Maengel Gonce
Cutter W. Gonzalez
Raul Gonzalez
Elinore Goode
Manuel Grafia
Jonathan Grant
Jerilyn Greenshaw
Tevis Grinstead
Cookie Hagemeyer
Terri Lynn Hall
Robert Hanna
Andrew J. Hardin
Gregort Harkins
Alison B Harla
Bob Harla
James Harris

Attachment 1
City of Blanco, WQ0010549002

Donovan W. Hatcher	Sarah Lewis	Dave Rapozo
David A. Heidmann	Gini Lively	Jeff Ratner
Jacob Hendrickson	Sandra Londa	David Rayburn
Kaelynn Hernandez	Steve Lucas	Susanne Reading
Misty Hillin	Sarah L. Luna	Patricia Reams
Debra Hines	Peter Mangan	Cynthia Reynolds
David Hixon	J.F. Margos	Peach Reynolds
Mary Hoffman	Jennifer E. Marino	Donna K. Richards
Bill Holt	Joanne Marshall	Joel Richards
Teresa Holmes	Emma McKenzie	Steven Rockwell
Ben Horsey	Yvonne McCarley	William A. Rodriguez
Michelle D. Horsey	Suzanne McCord	Alison Romano
Debra Horvath	Judy McMillan	John Rooney
Glen Horvath	Martha Meacham	Alison Leigh Royal
Philip Hosemann	Buck Meek	Andrew Rumelt
Hannah Huckaby	Kent T. Miller	Richard Sawyer
Roy Hughes	Whitney Miller	Paul Schlichting
Lindy Hutchinson	Sara Milleson	Rose L. Schoenfeld
H.W.	Kiersen Mogab	Ben Schotz
Faye Somervell Inglis	Linda Moore	Donna Scoggin
Brenda Isgitt	Margaret Moore	Mike Sheffield
Ryan Iwaniak	Edward S. Muething	Dolly Southwell
Cynthia Jackson	Paige Murphree	Bettie J. Smith
Dee Jackson	Anthony Murray	Mary Starr
Marlena Jarjoura	Melinda Neblett	Shama Stepp
Betty J. Jones	Hang Nguyen	Rachel Stuckey
Timothy Deforest Jones	Gary Oakes	Sue H. Sweat
Kerry Jordan	Tina O'Bryan	J. Talbot
Edith Karpinski	Robert L. Odorizzi	Daniel Blakeley Taylor
Jennie Kelley	Aimee Oldaker	Wes Taylor
Celeste Denise Kelly	Bill Oliver	Lauren Teel
Joanna Klose	Jacquelyn Oltremari	Jolie Templer
Karen Kocher	Andrea Palella	James Thompson
Megan Halli Koewers	T.J. Palvino	Judy Thompson
Warren G. Kolar	Susan Pantell	David Todd
Karen Kreps	Teresa Parker	Gene Triesch
Stephen Kubenka	Brad Pearson	Liz Tucker
Ben Michelle Kucera	Josiah Peck	Lee Uerkwitz
Christian Cade Kurtz	Ana Perkins	Megan Urban
Ben Kvanli	Pam Perrin	Stahl Frederick Urban
Jeanne Lamb	Vernon Jack Piehl	Nora Ureste
M.J. Langianese	Angela Pires	Annie Vandelay
Scott Lary	Jeri Porter	Jan Venable
Richard W. Lawson	Shantel Porterfield	Beverly Walker
Foster Leach	Nina Powers	Mary Wallace
Ann Leifeste	James Robert Price	Martha Ward
James Richard Lemos	John M. Price	Leslie S. Warren
Alexander Lewis	Stephen Ramirez	Mobi Warren

Attachment 1
City of Blanco, WQ0010549002

Karen L. Watson
Mark Watson
Tara Weaver
Contessa Weinheimer
Matthew Weinheimer
Leslie Wentworth
Tracey Whitley
Patricia O. Wiggins
Allison H. Wilcox
Lisa Wilkinson
Kathleen L. Willis
Ellen Willmore
Carroll P. Wilson
Lisa Wood
Sandra Woodall
Bill Woods
Anna Worthy
Ann Zbylot
Wimberley Valley
Watershed Association
(David Baker)

Comment 2

Jane A. Copeland
Bruce Flory
Gwen Flory
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder
Wimberley Valley
Watershed Association
(David Baker)

Comment 3

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Chris Anderson
Lea Anzalotta
Rebecca Lynn Anzini
Alice Bacani
Elenore Bacani
David Baker
Lynne D. Ball
Edward A. Barrows

Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
T. Bell
Georgine J. Benno
Julie Bollman
Carolyn Boydston
Dan J. Breaux
Michael Brechbill
Megan Breeding
Lessa Brieger
Anna Bright
William Burnett
Jenny Clark
Will Conley
Jane A. Copeland
Elizabeth Grogan Craig
Susanne Crane
Catherine Croom
Susann Cunningham
William Cunningham
Terrell Dailey
Michael R. Davis
Suzanne A. Davis
Joe C. Day
Chris Debremaecker
Laura de la Garza
Robert John Deluca
Parul Desai
Deda Devine
F.J. Dubuisson
Lindsey Ducroz
Thomas Dukes
Nita Durant
Lee Duffield
Elaine Dupre
William Dupre
Lisa Dvorak
Rachel G. Emry
Julie Hanna Engleking
Debra Erickson
Rhonda Evervett
Sarah Fangsrud
Bruce Flory
Gwen Flory
Kerry L. Fossler
Nine Francois

Janice Gainey
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Robert Charles Gibbons
Howard S. Goldfield
Antonia K. Goldsmith
Jennifer Goode
Jonathan Grant
Wesley Grisham
Debra M. Groves
Dorothy Gumbert
Harry Edwards Gumbert
Lee Hanford
Robert Hanna
Jeffrey Hewgley
Vernon Huxoll
Brenda Isgitt
Cynthia Jackson
Dee Jackson
Timothy Deforest Jones
Greg Jordan
Kate Kavanagh
Sterling King
Warren G. Kolar
Alice Lebkeucher
Ann Leifeste
James Richard Lemos
Sarah Lewis
Edmund Longcope
Marilyn S. Machen
Jessica Marie
Suzanne McCord
Megan Meisenbach
Helyn Rain Messenger
Joanne T. Milliner
James Patrick Milliner
Rochelle Ellouise Mixon
Merle L. Moden
Debbie Morgan
Debra Morgan
James T. Morgan
Kiersen Mogab
Rosamond Munoz
Dean Corley Myane
Stephanie K. Nestlerode
Leif Oines
Stephen O'Neill

Attachment 1
City of Blanco, WQ0010549002

David Parkerson
Deborah Peacock
Jason Perez
Mary Piehl
Vernon Jack
Piehl
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder
Wylie Ponder
Daniel Poole
James Robert Price
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
Jed Regante
Dan Lee Richards
Donna K. Richards
Rikky Rivers
Wilson John
Rockerfeller
Mark Anthony
Rockeymoore
Cary Sandridge
Save Our Springs
Alliance (Kelly David)
Steven Schrom
Jeff Shaw
Hays County
Commissioner Lon A.
Shell
Joseph S. Simons
Mark Lesly Smith
Kevin Keith Speed
Heiko Stang
Oliver Steck
Kenneth Allen Stella
Ken Strange
Beverly Straub
Jan K. Stevens
Al St. Louis
William Stowe
Micah Sutton
J. Talbot

Christine Terrell
Tom Thayer
Mary Theriot
Joe Theriot
Claire Timberlake
Eugene O. Triesch
David Venhuizen
Mobi Warren
Diane Wassenich
A.J. Watson
Thomas J. Watson
Carmin Way
Scott E. Way
Gary Weeks
G. West
Greg White
Wimberley Valley
Watershed Association
(David Baker)
Christophe Zaleski

Comment 4

Frances B. Adams
Richard H. Adams
Paul Addington
Ann Ahrens
Charles E. Ahrens
Chris Anderson
Marissa Anderson
Lea Anzalotta
Rebecca Lynn Anzini
Marcial Bacani
James Baker
Lynne D. Ball
Edward A. Barrows
T. Bell
Georgine J. Benno
Geiler Julie Bollman
Carolyn Boydston
April Boyer
Sarah Boza
Kate Bremer
Anna Bright
Thomas Patrick Buse
Jenny Clark
Laurie Coffin
Linda Colvin
Jane A. Copeland

Casey Craig
Peter Craig
Carolyn Croom
Andres Cruz
Dawn Cyr
Susann Cunningham
William Cunningham
Debra Currin
Terrell Dailey
Michael R. Davis
William Davis
Lauren Dawson
Joe C. Day
Laura De La Garza
Denise L. Dever
F.J. Dubuisson
Lindsey Ducroz
Samuel Matthew Ducroz
Thomas Dukes
Elaine Dupre
William Dupre
Rachel G. Emry
Rhonda Evervett
Silktwa Scout Ferrel
Bruce Flory
Gwen Flory
Kerry L. Fossler
Caitlin Gabor
Janice Gainey
Brian A. Gallagher
Shannon H. Gallagher
Jana Ganderson
Stanley Ganderson
Carolyn Geiler
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Andrew J. Hardin
Jeffrey Hewgley
Hill Country Alliance
(Charlie Flatten)
Debra Horvath
Glen Horvath
Hannah Huckaby
Faye Somervell Inglis
Brenda Isgitt
Dee Jackson
Amanda Jones

Attachment 1
City of Blanco, WQ0010549002

Kate Kavanagh
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard W. Lawson
Alice Lebkeucher
Sarah Lewis
William S. Liebman
Lauren Daggett
Lindeman
Gini Lively
Edmund Longcope
Marcia Lucas
Steve Lucas
Sarah L. Luna
Marc A. Mabrito
Marilyn S. Machen
Jessica Marie
Susanne E. Mason
Emma McKenzie
Martha Meacham
Buck Meek
Joanne T. Milliner
James Patrick Milliner
Kasey Mire
Merle L. Moden
Debbie Morgan
Debra Morgan
James T. Morgan
Edward S. Muething
Rosamond Munoz
Linda J. Nichols
Hang Nguyen
Gary Oakes
Kathleen O'Connell
Leif Oines
Susan Pantell
Teresa Parker
Neil Pascoe
Brad Pearson
Mary Pehl
Nell Penridge
Ana Perkins
Jamie Pettit
Cade Pharis
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder

Wylie Ponder
Shantel Porterfield
J.J. Priour
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
Cathy Ramsey
John M. Ransom
Ruthie Ransom
David Rayburn
Jed Regante
Dan Lee Richards
Rikky Rivers
L. Robins
Mark Anthony
Rockeymoore
Alison Romano
John Rooney
Cary Sandridge
Save Our Springs
Alliance (Kelly David)
Steven Schrom
Donna Scoggin
Kristine Smale
Lynne Smith
Robert G. Spalten
Kevin Keith Speed
Oliver Steck
Kenneth Allen Stella
Beverly Straub
Arvid Sward
Mary Sward
Lauren Teel
Jolie Templer
Christine Terrell
Tom Thayer
Joe Theriot
Mary Theriot
Claire Timberlake
Sarah Turney
Megan Urban
Annie Vandelay
Denise Wagner
Leslie S. Warren
Dianne Wassenich
A.J. Watson

John A. Watson
Thomas J. Watson
Carmin Way
Scott E. Way
Ashley Waymouth
Tara Weaver
Abigail Wetzell
Allison H. Wilcox
Christophe Zaleski
Wimberley Valley
Watershed Association
(David Baker)

Comment 5

Chris Anderson
Marissa Anderson
Marcial Bacani
Eleanore Bacini
Lynne D. Ball
Georgine J. Benno
David M. Boston
April Boyer
Kate Bremer
Lessa Brieger
James Carey
Peggy Collins
Linda Colvin
Michael Congdon
Jane A. Copeland
Julie Cornelius
Peter Craig
Carolyn Croom
Cristina Crow
Andres Cruz
Terrell Dailey
Kim Dean
Denise L. Dever
Scott Dubois
Samuel Matthew Ducroz
Elaine Dupre
William Dupre
Lindsey Ducroz
Silktwa Scout Ferrel
Bruce Flory
Gwen Flory
Nine Francois
Brian A. Gallagher

Attachment 1
City of Blanco, WQ0010549002

Robert Charles Gibbons
Antonia K. Goldsmith
Melinda Ann Greenlee
Debra M. Groves
Terri Lynn Hall
Andrew J. Hardin
Debra Horvath
Glen Horvath
Philip Hosemann
Roy Hughes
Faye Somervell Inglis
Brenda Isgitt
Dee Jackson
Ted James
Natalie James
Timothy Deforest Jones
Greg Jordan
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard William Lawson
Lauren Daggett
Lindeman
Gini Lively
Steve Lucas
Sarah L. Luna
Emma McKenzie
Buck Meek
Kasey Mire
Debbie Morgan
James T. Morgan
Annemarie Morale
Edward S. Muething
Dean Corley Myane
Desmond Ng
Hang Nguyen
Susan Pantell
Joe Nick Patoski
Teresa Parker
Brad Pearson
Jennifer Pedersen
Gregory Pepper
Ana Perkins
Gail Hamrick Pigg
Sandra Ponder
Wylie Ponder
Shantel Porterfield
James Robert Price

Protect Our Blanco
(Lauren Ice)
David Rayburn
Wilson John
Rockerfeller
Alison Romano
John Rooney
Ryan Rosborough
Save Our Springs
Alliance (Kelly David)
James M. Schultz
Donna Scoggin
Jeff Setliff
Darel James Smith
Lynne Smith
Donna Taylor
Lauren Teel
Jolie Templar
Claire Timberlake
Megan Urban
Annie Vandelay
Leslie S. Warren
Dianne Wassenich
Gary Weeks
Dianne Wheeler
Jesse Wilks
Allison H. Wilcox
Roxana H. Wilson
Wimberley Valley
Watershed Association
(David Baker)

Comment 6

Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
T. Bell
Kate Bremer
Michael R. Davis
Kerry L. Fossler
Kathleen O'Connell
Leif Oines
Megan Polansky
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Rikky Rivers

Save Our Springs
Alliance (Kelly David)
Kevin Keith Speed
Oliver Steck
Beverly Straub
Todd Shaw
Eugene O. Triesch
Diane Wassenich
A.J. Watson
Wimberley Valley
Watershed Association
(David Baker)

Comment 7

Jeanine Adams
Barbara M. Adkisson
Lynne D. Ball
Ory Barak
Sarah Boza
Michael Congdon
Robert Corbin
Cristina Crow
William Davis
Douglas J. Fletcher
Jessica Goehring
Cutter W. Gonzalez
Melinda Ann Greenlee
Brenda Isgitt
Sterling King
Lauren Daggett
Lindeman
Susanne E. Mason
Helyn Rain Messenger
Rochelle Ellouise Mixon
Cade Pharis
Daniel Poole
Save Our Springs
Alliance (Kelly David)
Dolly Southwell
Dianne Wassenich
C. Yang

Comment 8

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Rebecca Lynn Anzini

Attachment 1
City of Blanco, WQ0010549002

Susann Cunningham
William Cunningham
Elaine Dupre
William Dupre
Bruce Flory
Gwen Flory
Carolyn Geiler
James Geiler
Dorothy Gumbert
Harry Edwards Gumbert
Wesley Grisham
Vernon Huxoll
Amanda Jones
Alice Lebkeucher
Lauren Daggett
Lindeman
Edmund Longcope
Chris Lyles
Joanne T. Milliner
James Patrick Milliner
James Morgan
Debra Morgan
Annemarie Morale
Hang Nguyen
Sandy Pedraza
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
Steven Schrom
Kenneth Allen Stella
Arvid Sward
Mary Sward
Christine Terrell
Joe Theriot
Mary Theriot
Carmin Way
Scott E. Way
Christophe Zaleski

Comment 9

Frances B. Adams
Richard H. Adams
Jane A. Copeland
Dorothy Gumbert
Harry Edwards Gumbert
Alice Lebkeucher

Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Sandra Ponder
Wyle Ponder
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 10

Michael C. Ethridge

Comment 11

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Amanda Alexander
Lea Anzalotta
Rebecca Lynn Anzini
David Baker
Edward A. Barrows
T. Bell
Blanco River Cypress
Creek Water
Association (Gail Ann
Hamrick Pigg)
Michael Bowie
Carolyn Boydston
Dan J. Breaux
Kate Bremer
William Burnett
Thomas Patrick Buse
Jenny Clark
Jane A. Copeland
Adam Crow
Susann Cunningham
William Cunningham
Chris Curbow
Michael R. Davis
Joe C. Day
Rachel G. Emry
Rhonda Everett

Virginia Faught
Sarah Faust
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Lee Handford
Kaelynn Hernandez
Jeffrey Hewgley
Hill Country Alliance
(Charlie Flatten)
Hannah Huckaby
Jessica Huntington
Cynthia Jackson
Kerry Jordan
Alice Lebkeucher
Edmund Longcope
Karen Mangan
The Meadows Center for
Water and the
Environment (Nick
Dornak)
Bruce Melton
Helyn Rain Messenger
James Patrick Milliner
Joanne T. Milliner
Pamela Jean Mitchell
Merle L. Moden
Debra Morgan
James T. Morgan
Janice S. Mullenax
Rosamond Munoz
Paige Murphree
Stephanie K. Nestlerode
Rita Neureuther
Kathleen O'Connell
Leif Oines
Jennifer Pedersen
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder
Wylie Ponder
James Robert Price

Attachment 1
City of Blanco, WQ0010549002

Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
Kathleen O'Connell
Cathy Ramsey
John M. Ransom
Ruthie Ransom
Rikky Rivers
Save Our Springs
Alliance (Kelly David)
Astrid Schwalb
Jeff Shaw
Mark Lesly Smith
Robin Sommerville
Kevin Keith Speed
Oliver Steck
Jan K. Stevens
Edward Stith
Al St. Louis
Karen Stocki
Beverly Straub
Joe Theriot
Mary Theriot
Jan Todd
Stahl Frederick Urban
David Venhuizen
Martha Ward
Dianne Wassenich
A.J. Watson
John A. Watson
Carmin Way
Scott E. Way
Ashley Waymouth
Jesse Wilks
Roxana H. Wilson
Wimberley Valley
Watershed Association
(David Baker)

Comment 12

Frances B. Adams
Jeanine Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Robert L. Akers

Lea Anzalotta
Rebecca Lynn Anzini
James Baker
Lynne D. Ball
Edward A. Barrows
Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
T. Bell
Blanco River Cypress
Creek Water
Association (Gail Ann
Hamrick Pigg)
Julie Bollman
Ed Bremer
Kate Bremer
Thomas Patrick Buse
Anne Bates Camden
Jenny Clark
Laurie Coffin
Jane A. Copeland
Scott Cove
Elizabeth Grogan Craig
Peter Craig
Carolyn Croom
Catherine Croom
Cristina Crow
David Crow
Susann Cunningham
William Cunningham
Terrell Dailey
Michael R. Davis
William Davis
Joe C. Day
Parul Desai
Denise L. Dever
Tracy K. Dileo
F.J. Dubuisson
Samuel Matthew Ducroz
Thomas Dukes
Lacey E. Ellis
Rachel G. Emry
Rhonda Evervett
Virginia Faught
Silktwa Scout Ferrel
Bruce Flory
Gwen Flory

Kerry L. Fossler
Bill Fojtaskek
Shannon H. Gallagher
Carolyn Geiler
James Geiler
David H. Glenn
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Andrew J. Hardin
Larry Hartmann
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Jeffrey Hewgley
Debra Horvath
Glen Horvath
Philip Hosemann
Roy Hughes
Kaelynn Hernandez
Hill Country Alliance
(Charlie Flatten)
Faye Somervell Inglis
Brenda Isgitt
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard W. Lawson
Alice Lebkeucher
Gini Lively
Edmund Longcope
Steve Lucas
Sarah L. Luna
Emma McKenzie
Buck Meek
Susan Metcalfe
Joanne T. Milliner
James Patrick Milliner
Kasey Mire
Pamela Jean Mitchell
Debra Morgan
Debbie Morgan
James T. Morgan
Edward S. Muething
Desmond Ng
Leif Oines
Stephen O'Neill

Attachment 1
City of Blanco, WQ0010549002

Susan Pantell
Rebekah Grace Paparella
Teresa Parker
Brad Pearson
Sandy Pedraza
Nell Penridge
Gregory Pepper
Ana Perkins
Jamie Pettit
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder
Wylie Ponder
Shantel Porterfield
James Robert Price
Protect Our Water
(Sarah B. Faust)
J.J. Priour
Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
David Rayburn
Jed Regante
Rikky Rivers
Mark Anthony
Rockeymoore
Alison Romano
John Rooney
Cary Sandridge
Save Our Springs
Alliance (Kelly David)
Stephen George Schoem
Donna Scoggin
Hays County
Commissioner Lon A.
Shell
Becki Smith
Robert G. Spalten
Kevin Keith Speed
Brian J. Steele
Donna Taylor
Lauren Teel
Jolie Templar
Texas Rivers Protection
Association (Tom
Goynes)
Joe Theriot
Mary Theriot

Claire Timberlake
Sarah Turney
Megan Urban
Annie Vandelay
Leslie S. Warren
Dianne Wassenich
A.J. Watson
John A. Watson
Thomas J. Watson
Carmin Way
Scott E. Way
Ashley Waymouth
Thomas D. Waymouth
Tammy West
Abigail Wetzell
Allison H. Wilcox
Jesse Wilks
Dana Wills
Susan V. Williford,
Wimberley Valley
Watershed Association
(David Baker)

Comment 13

Robert Boydston
Jamie Clark
Laurie Coffin
Andres Cruz
Joe C. Day
Samuel Matthew Ducroz
Thomas Dukes
Tevis Grinstead
Susan Metcalfe
J.J. Priour
Gregory Quist
Save Our Springs
Alliance (Kelly David)
Sarah Turney
Dianne Wassenich
Abigail Wetzell

Comment 14

Save Our Springs
Alliance (Kelly David)

Comment 15

Jane A. Copeland
Debbie Morgan
James T. Morgan

Gail Hamrick Pigg
Sandra Ponder
Wylie Ponder
Protect Our Water
(Sarah B. Faust)
Save Our Springs
Alliance (Kelly David)
Wimberley Valley
Watershed Association
(David Baker)

Comment 16

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
T. Bell
Jenny Clark
Jane A. Copeland
Susann Cunningham
William Cunningham
Michael R. Davis
Laura De La Garza
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley
Hill Country Alliance
(Charlie Flatten)
Alice Lebkeucher
Edmund Longcope
Debbie Morgan
Debra Morgan
James T. Morgan
James Morgan
Kathleen O'Connell
Leif Oines

Attachment 1
City of Blanco, WQ0010549002

Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
Rikky Rivers
Joanne T. Milliner
James Patrick Milliner
Save Our Spring
Alliance (Kelly David)
Hays County
Commissioner Lon A.
Shell
Kevin Keith Speed
Oliver Steck
Beverly Straub
Joe Theriot
Mary Theriot
A.J. Watson
Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 17

Blanco River Cypress
Creek Water
Association (Gail Ann
Hamrick Pigg)
Lacey E. Ellis
Sarah B. Faust
Melinda Ann Greenlee
Dee Jackson
William S. Liebman
Maria Lucas
Mary Piehl
J.J. Priour
Protect Our Water
(Sarah B. Faust)
Mark Anthony
Rockeymoore
Cary Sandridge

Save Our Springs
Alliance (Kelly David)
Heiko Stang
Donna Taylor

Comment 18

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Lee Anderson
Lea Anzalotta
Rebecca Lynn Anzini
Roger C. Baker
Edward A. Barrows
Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
T. Bell
Dan J. Breaux
Kate Bremer
William Burnett
Jenny Clark
Jane A. Copeland
Elizabeth Grogan Craig
Susann Cunningham
William Cunningham
Michael R. Davis
Joe C. Day
Parul Desai
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Howard S. Goldfield
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Jeffrey Hewgley

Hill Country Alliance
(Charlie Flatten)
Dee Jackson
Sterling King
Alice Lebkeucher
Edmund Longcope
Susan Metcalfe
Joanne T. Milliner
James Patrick Milliner
Merle L. Moden
Debbie Morgan
Debra Morgan
James Morgan
James T. Morgan
Kathleen O'Connell
Leif Oines
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
Rikky Rivers
Mark Anthony
Rockeymoore
Save Our Springs
Alliance (Kelly David)
Georgia Shaffer
Todd Shaw
Hays County
Commissioner Lon A.
Shell
Kevin Keith Speed
Oliver Steck
Beverly Straub
Micah Sutton
Donna Taylor
Joe Theriot
Mary Theriot
Eugene O. Triesch
Dianne Wassenich
A.J. Watson
Carmin Way

Attachment 1
City of Blanco, WQ0010549002

Scott E. Way
Ashley Waymouth
Wimberley Valley
Watershed Association
(David Baker)

Comment 19

Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
James Baker
Lynne D. Ball
Edward A. Barrows
T. Bell
Julie Bollman
Kate Bremer
Thomas Patrick Buse
Jenny Clark
Jane A. Copeland
Casey Craig
Peter Craig
Carolyn Croom
Michael R. Davis
Joe C. Day
Laura De La Garza
Denise L. Dever
Samuel Matthew Ducroz
Rachel G. Emry
Rhonda Evervett
Silktwa Scout Ferrel
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
David H. Glenn
Jennifer Goode
Elinore Goode
Dorothy Gumbert
Harry Edwards Gumbert
Andrew J. Hardin
Jeffrey Hewgley
Hill Country Alliance
(Charlie Flatten)
Debra Horvath
Glen Horvath
Philip Hosemann
Roy Hughes

Faye Somervell Inglis
Brenda Isgitt
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard W. Lawson
Alice Lebkeucher
Gini Lively
Edmund Longcope
Marcia Lucas
Steve Lucas
Sarah L. Luna
Emma McKenzie
Buck Meek
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Kathleen O'Connell
Edward S. Muething
Leif Oines
Susan Pantell
Teresa Parker
Brad Pearson
Ana Perkins
Gail Hamrick Pigg
Megan Polansky
Sandra Ponder
Wylie Ponder
Shantel Porterfield
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
David Rayburn
Rikky Rivers
Alison Romano
John Rooney
Protect Our Blanco
(Lauren Ice)
Save Our Springs
Alliance (Kelly David)
Astrid Schwalb
Donna Scoggin
Sharon Slater
Kevin Keith Speed
Heiko Stang
Oliver Steck
Beverly Straub

Lauren Teel
Jolie Templer
Eugene O. Triesch
Megan Urban
Annie Vandelay
Leslie S. Warren
A.J. Watson
Carmin Way
Scott E. Way
Suzanne White
Allison H. Wilcox
Susan V. Williford
Wimberley Valley
Watershed Association
(David Baker)

Comment 20

Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
David Baker
Edward A. Barrows
T. Bell
William Burnett
Jenny Clark
Jane A. Copeland
Michael R. Davis
Rachel G. Emry
Rhonda Evervett
Sarah B. Faust
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley
Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Kathleen O'Connell
Leif Oines
Neil Pascoe

Attachment 1
City of Blanco, WQ0010549002

Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
Rikky Rivers
Kevin Keith Speed
Oliver Steck
Beverly Straub
A.J. Watson
Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 21

Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
Jane A. Copeland
Bruce Flory
Gwen Flory
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder
Save Our Springs
Alliance (Kelly David)

Comment 22

Ann Ahrens
Charles E. Ahrens
Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
Barton Springs/Edwards
Aquifer Conservation

District (Alicia
Reinmund-Martinez)
T. Bell
Anna Chris Boring
Jenny Clark
Jane A. Copeland
Susann Cunningham
William Cunningham
Michael R. Davis
Laura De La Garza
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Jennifer Goode
Melinda Ann Greenlee
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Ted James
Natalie James
Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Merle L. Moden
Debbie Morgan
Debra Morgan
James T. Morgan
James Morgan
Lisa Nordbak
Kathleen O'Connell
Leif Oines
Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)

Vanessa Puig-Williams
John M. Ransom
Ruthie Ransom
Rikky Rivers
Raymond M. Slade
Kevin Keith Speed
Oliver Steck
Beverly Straub
Robin Sommerville
Joe Theriot
Mary Theriot
Travis J. Upchurch
Dianne Wassenich
A.J. Watson
John A. Watson
Carmin Way
Scott E. Way
Christophe Zaleski
Wimberley Valley
Watershed Association
(David Baker)

Comment 23

Jane A. Copeland
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder
Wimberley Valley
Watershed Association
(David Baker)

Comment 24

Hang Nguyen
Protect Our Water
(Sarah B. Faust)
Todd Shaw
Wimberley Valley
Watershed Association
(David Baker)

Comment 25

Wimberley Valley
Watershed Association
(David Baker)

Comment 26

Lea Anzalotta

Attachment 1
City of Blanco, WQ0010549002

Rebecca Lynn Anzini
James Baker
Edward A. Barrows
T. Bell
Julie Bollman
Sarah Boza
Kate Bremer
Anna Bright
Thomas Patrick Buse
Jenny Clark
Peter Craig
Carolyn Croom
Michael R. Davis
Denise L. Dever
Samuel Matthew Ducroz
Thomas Dukes
Rachel G. Emry
Rhonda Evervett
Silktwa Scout Ferrel
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Andrew J. Hardin
Jeffrey Hewgley
Debra Horvath
Glen Horvath
Faye Somervell Inglis
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard W. Lawson
William S. Liebman
Gini Lively
Steve Lucas
Sarah L. Luna
Emma McKenzie
Buck Meek
Edward S. Muething
Kathleen O'Connell
Leif Oines
Susan Pantell
Teresa Parker
Brad Pearson
Nell Penridge
Ana Perkins

Gail Hamrick Pigg
Megan Polansky
Shantel Porterfield
Protect Our Water
(Sarah B. Faust)
J.J. Priour
David Rayburn
Rikky Rivers
John Rooney
Donna Scoggin
Robert G. Spalten
Kevin Keith Speed
Oliver Steck
Beverly Straub
Lauren Teel
Jolie Templer
Megan Urban
Annie Vandelay
Leslie S. Warren
Dianne Wassenich
A.J. Watson
Allison H. Wilcox

Comment 27
Adam Crow

Comment 28
Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
T. Bell
Jenny Clark
Jane A. Copeland
Michael R. Davis
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley

Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder
Protect Our Water
(Sarah B. Faust)
Christine O'Connell
Leif Oines
Megan Polansky
Protect Our Blanco
(Lauren Ice)
Vanessa Puig-Williams
Rikky Rivers
Alison Romano
Kevin Keith Speed
A.J. Watson Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 29
Frances B. Adams
Richard H. Adams
Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
Jane A. Copeland
Bruce Flory
Gwen Flory
Dorothy Gumbert
Harry Edwards Gumbert
Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder
Protect Our Water
(Sarah B. Faust)

Attachment 1
City of Blanco, WQ0010549002

Save Our Springs
Alliance (Kelly David)
Vanessa Puig-Williams
Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 30

Donovan W. Hatcher
Jed Regante

Comment 31

Frances B. Adams
Richard H. Adams
Ann Ahrens
Charles E. Ahrens
Lea Anzalotta
Rebecca Lynn Anzini
Jacob Ashley
David Baker
James Baker
T. Bell
Keith Bardin
Keith Bardon
Edward A. Barrows
Barton Springs/Edwards
Aquifer Conservation
District (Alicia
Reinmund-Martinez)
Jufi Baskin
Stephen Beers
Julie Bollman
David M. Boston
Carolyn Boydston
Dan J. Breaux
Michael Brechbill
Ed Bremer
Kate Bremer
Susan Briggs
William Burnett
Thomas Patrick Buse
Joe Cantlon
James Carey
Lisa Caso
Colin Clark
Jenny Clark

Laurie Coffin
Peggy Collins
Will Conley
Jane A. Copeland
Peter Craig
Carolyn Croom
Cristina Crow
Art Crowe
Susann Cunningham
William Cunningham
Michael R. Davis
Laura de la Garza
Anthony Dennis
Denise L. Dever
Janis Dosky
Scott Dubois
Lindsey Ducroz
Samuel Matthew Ducroz
Hanna Echelson
Erica Edmunson
Rachel G. Emry
Rhonda Evervett
Silktwa Scout Ferrel
Douglas J. Fletcher
Bruce Flory
Gwen Flory
Craig Fore
Kerry L. Fossler
Shannon H. Gallagher
Carolyn Geiler
James Geiler
Howard S. Goldfield
Antonia K. Goldsmith
Joan Goldsmith
Elinore Goode
Jennifer Goode
Jonathan Grant
Barbara L. Dugelby
Dorothy Gumbert
Harry Edwards Gumbert
Lee Handford
Andrew J. Hardin
Jimmy Alan Hall
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Kaelynn Hernandez

Jeffrey Hewgley
Hill Country Alliance
(Charlie Flatten)
Debra Horvath
Glen Horvath
Philip Hosemann
Roy Hughes
Jessica Huntinton
Faye Somervell Inglis
Amanda Jones
Kerry Jordan
Karen Kocher
Michelle Kucera
Christian Cade Kurtz
Richard W. Lawson
Alice Lebkeucher
Sarah Lewis
Gini Lively
Edmund Longcope
Maria Longoria
Marcia Lucas
Steve Lucas
Sarah L. Luna
Karen Mangan
J.F. Margos
Emma McKenzie
The Meadows Center for
Water and the
Environment (Nick
Dornak)
Buck Meek
Bruce Melton
Helyn Rain Messenger
James Patrick Milliner
Joanne T. Milliner
Kasey Mire
Pamela Jean Mitchell
Merle L. Moden
Annemarie Morale
Debbie Morgan
Debra Morgan
James Morgan
James T. Morgan
Edward S. Muething
Janice S. Mullenax
Rosamond Munoz
Paige Murphree
Stephanie K. Nestlerode

Attachment 1
City of Blanco, WQ0010549002

Rita Neureuther
Kathleen O'Connell
Leif Oines
Susan Pantell
Sandy Parham
Teresa Parker
David Pakerson
Brad Pearson
Jennifer Pedersen
Ana Perkins
Megan Polansky
Sandra Ponder
Wylie Ponder
Shantel Porterfield
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
James Robert Price
J.J. Priour
Cathy Ramsey
John M. Ransom
Ruthie Ransom
David Rayburn
Rikky Rivers
Wilson John
Rockerfeller
Alison Romano
John Rooney
Save Our Springs
Alliance (Kelly David)
Rose L. Schoenfeld
Donna Scoggin
Jeff Shaw
Kristine Smale
Becki Smith
Mark Lesly Smith
Robin Sommerville
Robert G. Spalten
Kevin Keith Speed
Diane Spicer
Mary Starr
Oliver Steck
Jan K. Stevens
Edward Stith
Al St. Louis
Karen Stocki

Beverly Straub
Arvid Sward
Mary Sward
Daniel Blakeley Taylor
Lauren Teel
Jolie Templer
Texas Rivers Protection
Association (Tom
Goynes)
Joe Theriot
Joe Warren Theriot
Mary Theriot
Jan Todd
Sarah Turney
Megan Urban
Annie Vandelay
David Venhuizen
H.W.
Danny Wade
Martha Ward
Leslie S. Warren
Dianne Wassenich
A.J. Watson
John A. Watson
Protect Our Blanco
(Lauren Ice)
Thomas J. Watson
Carmin Way
Scott E. Way
Ashley Waymouth
Gary Weeks
Abigail Wetzell
Greg White
Allison H. Wilcox
Jesse Wilks
Wimberley Valley
Watershed Association
(David Baker)
C. Yang

Comment 32

Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
Barton Springs/Edwards
Aquifer Conservation

District (Alicia
Reinmund-Martinez)
T. Bell
Jenny Clark
Jane A. Copeland
Michael R. Davis
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Hays Trinity
Groundwater
Conservation District
(Rick Broun)
Jeffrey Hewgley
Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Leif Oines
Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams
Rikky Rivers
Kevin Keith Speed
A.J. Watson
Carmin Way
Scott E. Way
Christophe Zaleski
Wimberley Valley
Watershed Association
(David Baker)

Comment 33

Joe C. Day

Attachment 1
City of Blanco, WQ0010549002

Comment 34

Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
T. Bell
Jenny Clark
Jane A. Copeland
Michael R. Davis
Rachel G. Emry
Rhonda Evervett
Bruce Flory
Gwen Flory
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley
Alice Lebkeucher
Edmund Longcope
Joanne T. Milliner
James Patrick Milliner
Debbie Morgan
James T. Morgan
Leif Oines
Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Water
(Sarah B. Faust)
Rikky Rivers
Kevin Keith Speed
A.J. Watson
Carmin Way
Scott E. Way
Vanessa Puig-Williams
Wimberley Valley
Watershed Association
(David Baker)

Comment 35

Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
Michael R. Davis
Rachel G. Emry

Rhonda Evervett
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Jeffrey Hewgley
Leif Oines
Megan Polansky
Protect Our Water
(Sarah B. Faust)
Rikky Rivers
Kevin Keith Speed
A.J. Watson
Wimberley Valley
Watershed Association
(David Baker)

Comment 36

Frances B. Adams
Richard H. Adams
Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
Kathy Berryhill
Jenny Clark
Jane A. Copeland nm
Rachel G. Emry
Rhonda Evervett
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Dorothy Gumbert
Harry Edwards Gumbert
Jeffrey Hewgley
Alice Lebkeucher
Edmund Longcope
James Patrick Milliner
Joanne T. Milliner
Debbie Morgan
James T. Morgan
Leif Oines
Megan Polansky
Sandra Ponder
Wylie Ponder
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Vanessa Puig-Williams

Rikky Rivers
Kevin Keith Speed
Jane Todd
A.J. Watson
Carmin Way
Scott E. Way
Wimberley Valley
Watershed Association
(David Baker)

Comment 37

Jane A. Copeland
Bruce Flory
Gwen Flory
Debbie Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder

Comment 38

T. Bell
Protect Our Water
(Sarah B. Faust)
Protect Our Blanco
(Lauren Ice)
Save Our Springs
Alliance (Kelly David)
Wimberley Valley
Watershed Association
(David Baker)

Comment 39

Brian Faris

Comment 40

Jeanine Adams
Brian Faris
Jonell Haas
Cade Pharis
Robin Somerville

Comment 41

Kathy Berryhill
Barnett L. Cline
Marca Lucas
J.T. Morgan
James T. Morgan
Sandra Ponder
Wylie Ponder

Attachment 1
City of Blanco, WQ0010549002

Jed Regante
Arvid Sward
Mary Sward
Jan Todd
Janice Todd
Denise Wagner
John A. Watson
Wimberley Valley
Watershed Association
(David Baker)

Comment 42

Chris Elliott
Marc A. Mabrito
Wylie Ponder

Comment 43

Rebecca Lynn Anzini
Lynne D. Ball
Georgine J. Benno
Sarah Boza
Anne Bates Camden
Debra W. Currin
William Davis
Lauren Dawson
Lindsey Ducroz
Lacey E. Ellis
Bruce Flory
Gwen Flory
Nine Francois
Brian A. Gallagher
Hill Country Alliance
(Charlie Flatten)
Vernon Huxoll
Brenda Isgitt
Greg Jordan
Jeanne Lamb
Lauren Daggett
Lindeman
Jessica Marie
Debbie Morgan
James T. Morgan
Rosamond Munoz
Stephen O'Neill
Rebekah Grace Paparella
Sandy Pedraza
Cade Pharis
Sandra Ponder

Wylie Ponder
James Robert Price
Protect Our Blanco
(Lauren Ice)
Dan Lee Richards
Steven Schrom
Christine Terrell
Tom Thayer
Joe Warren Theriot

Comment 44

Maria Barraco
Joaquin Olmedo

Comment 45

Jane Copeland
Joseph Raymond

Comment 46

Nancy Arnold
Adam Crow

Comment 47

Lea Anzalotta
Rebecca Lynn Anzini
Edward A. Barrows
T. Bell
Jenny Clark
Michael R. Davis
Rachel G. Emry
Rhonda Evervett
Kerry L. Fossler
Shannon H. Gallagher
Jennifer Goode
Jeffrey Hewgley
Leif Oines
Megan Polansky
Protect Our Blanco
(Lauren Ice)
Protect Our Water
(Sarah B. Faust)
Rikky Rivers
Kevin Keith Speed
A.J. Watson
Christophe Zaleski

Comment 48

Janice S. Mullenax

Comment 49

Ann Ahrens
Charles E. Ahrens
Susann Cunningham
William Cunningham
Mary Theriot
Joe Theriot
Bruce Flory
Gwen Flory
Carolyn Geiler
James Geiler
James Morgan
Debra Morgan
John M. Ransom
Ruthie Ransom

Comment 50

Julian Olinick

Comment 51

Bruce Melton
Julian Olinick
Robin Sommerville

Comment 52

Robin Sommerville

Comment 53

Robin Sommerville