

# TEXAS COMMISSION ON ENVIRONMENTAL QUALITY

## INSTRUCTIONS AND APPLICATION FOR EMERGENCY AND TEMPORARY ORDERS TO DISCHARGE WASTE INTO OR ADJACENT TO WATER IN THE STATE OF TEXAS

Emergency orders and temporary orders may be issued for two types of discharges: 1) discharges **into** waters in the state, and 2) discharges **adjacent to** water in the state. Discharge **into** water in the state is a discharge directly to or that flows into a surface water body. Discharge **adjacent to** water in the state is the land disposal of wastes by irrigation, evaporation, or another approved disposal method that does not result in a discharge directly to a surface water body.

The Commission or Executive Director may issue emergency orders and the Commission may issue temporary orders for discharge of waste or pollutants **into water in the state** only if all the following requirements are met:

- the facility currently holds a Texas Pollutant Discharge Elimination System (TPDES) permit;
- the order is necessary to enable action to be taken more expeditiously than normal permitting processing would allow;
- the discharge is unavoidable to prevent loss of life, serious injury, or severe property damage; or to ameliorate serious drought conditions to the extent consistent with the requirement for authorization of the TPDES program;
- there is no feasible alternative to the proposed discharge, such as use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. (This condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment);
- the discharge will not cause significant hazard to human life and health, unreasonable damage to property of persons other than the applicant, or unreasonable economic loss to persons other than the applicant;
- the discharge will not present a significant hazard either to the uses that may be made of the receiving water after the discharge or the area surrounding the discharge;
- the dates on which the proposed discharge will begin and end and the volume and quality of the proposed discharge are reasonable and attainable; and
- the measures proposed to minimize the volume and duration of the discharge and the measures proposed to maximize the waste treatment efficiency of units not taken out of service or facilities provided for interim use are reasonable.

The commission or executive director may issue emergency orders and the commission may issue temporary orders for discharge of waste or pollutants **adjacent to water in the state** only if all the following requirements are met:

- the order is necessary to enable action to be taken more expeditiously than normal permitting processing would allow;
- the discharge is unavoidable to prevent loss of life, serious injury, severe property damage, to ameliorate serious drought conditions, or to make necessary and unforeseen repairs to a facility, and
- there is no feasible alternative to the discharge;
- the discharge will not cause significant hazard to human life and health, unreasonable damage to property of persons other than the applicant, or unreasonable economic loss to persons other than the applicant;
- the discharge will not present a significant hazard to the uses that may be made of the receiving water after the discharge;
- the dates on which the proposed discharge will begin and end and the volume and quality of the proposed discharge are reasonable and attainable; and
- the measures proposed to minimize the volume and duration of the discharge and the measures proposed to maximize the waste treatment efficiency of units not taken out of service or facilities provided for interim use are reasonable.

A person desiring to obtain a temporary order or emergency order to dispose of waste (including untreated or partially treated wastewater, into or adjacent to water in the state) and that meets all the requirements above must submit a sworn, complete application to the commission. Each application is an independent instrument and as such should carry with it all the supporting documentation, exclusive of any prior or pending applications for permits or orders.

Please read the application form carefully. It has been designed to obtain specific information and anything that is missing or unclear will cause delays in the review process. If a particular item on the form does not apply to your situation mark it "N/A" or "not applicable." If necessary, explain why it does not apply.

Provide **one original and four copies** of the application, including attachments.

Please cross reference all attachments to the corresponding item in the application form. For instance, when attaching a supplemental report indicate next to the appropriate question(s) on the application form where the information is to be found. Also mark the supplemental report with the application item number and page number that relates to the report. Application processing may be delayed if the reviewer cannot locate the necessary information. If utilizing an application which was obtained on disk or electronically, the application must remain in the same format and page numbering sequence as provided on hard copy by the TCEQ.

**A DOMESTIC OR INDUSTRIAL WASTEWATER PERMIT APPLICATION TECHNICAL REPORT** and supplementary information should be attached to the Temporary and Emergency Order Application Form. Any maps or drawings which are larger than 8 1/2" x 11" must be folded to that size. Technical reports should be prepared either by a Texas Licensed Professional Engineer, or by a qualified person who is competent and experienced in the field to which the application relates and who is thoroughly familiar with the operation or project for which the application is made. This information is considered the minimum information needed to process the application. Submittal of additional reports, maps, drawings, photographs, or other information to support the application is encouraged.

For additional instructions, definitions and examples refer to the instructions for completing the domestic or industrial wastewater permit application.

**Notice and Opportunity for Hearing.** Applications for emergency and temporary orders are subject to the notice requirements in 30 TAC §35.25.

**The mailing address for submitting an application is:**

Executive Director  
Texas Commission on Environmental Quality  
Attn.: Water Quality Division  
Applications Review and Processing Team (MC 148)  
P.O. Box 13087  
Austin, Texas 78711-3087

**For Express Mail or Hand Delivery, the physical address is:**

Applications Review and Processing Team (MC 148)  
Texas Commission on Environmental Quality  
Building F, Room 2101  
12100 Park 35 Circle  
Austin, Texas 78753

**Telephone Inquiries**

(512) 239-4671	General Permit Information and Application Forms
(512) 239-4671	Domestic Permits Team, Technical Information
(512) 239-4671	Industrial Permits Team, Technical Information
(512) 239-0600	Environmental Law Division, Legal Questions
(512) 239-4671	Stream Survey and Receiving Water Assessment
(512) 239-4671	Toxicity Testing Requirements
(512) 239-0900	Records Management Office



If the application is submitted on behalf of an entity other than an individual and is not registered or chartered with the Texas Secretary of State, include a copy of the agreement which forms the entity.

**\*\* Individual:** According to the Texas Water Code Section 26.027(b), please supply the following information when the applicant is an individual:

Applicant(s): \_\_\_\_\_  
(Full Legal Name)

Business: \_\_\_\_\_  
(Assumed Business or Professional Name - Chapter 36, Business & Commerce Code)

Physical Address of Individual \_\_\_\_\_  
(Street Address of Place of Residence)

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

Telephone: \_\_\_\_\_ Fax Number: \_\_\_\_\_

Sex: \_\_\_\_\_ State Identification No.: \_\_\_\_\_ Date of \_\_\_\_\_  
(Driver's License or Personal ID Certificate) (mm/dd/yyyy)

c. Facility Operator (Required only if the operator is required to apply as co-permittee.):

\* Corporation or Other Legal Entity: If the application is submitted on behalf of a corporation, identify the charter number or certificate of authority registration number on file with the Texas Secretary of State. Identify the Tax Identification Number as recorded with the State Comptroller of Texas.

\_\_\_\_\_  
Charter Number (on file with the State Comptroller) or Social Security Number

\_\_\_\_\_  
Tax Identification Number (on file with the Texas Secretary of State)

\_\_\_\_\_  
CN

\_\_\_\_\_  
Customer Reference Number:

If the application is submitted on behalf of an entity other than an individual and is not registered or chartered with the Texas Secretary of State, include a copy of the agreement which forms the entity.

**\*\* Individual:** According to the Texas Water Code Section 26.027(b), please supply the following information when the applicant is an individual:

Applicant(s): \_\_\_\_\_  
(Full Legal Name)

Business: \_\_\_\_\_  
(Assumed Business or Professional Name - Chapter 36, Business & Commerce Code)

Physical Address of Individual \_\_\_\_\_  
(Street Address of Place of Residence)

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

Telephone Number: \_\_\_\_\_ Fax Number: \_\_\_\_\_

Sex: \_\_\_\_\_ State Identification No.: \_\_\_\_\_ Date of Birth: \_\_\_\_\_  
(Driver's License or Personal ID Certificate) (mm/dd/yyyy)

**2. CONTACT INFORMATION**

- a. Identify the person(s) to be contacted for administrative and technical questions during processing of the application. The person(s) identified will be the contact for the permitting staff if additional information is needed during the process. If the address is the same as item 1 of the application, please indicate "same as item 1".

Individual \_\_\_\_\_ Telephone No.: \_\_\_\_\_  
Company: \_\_\_\_\_ Fax No.: \_\_\_\_\_  
Mailing \_\_\_\_\_  
City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

- b. Identify the individual to be contacted to publish notice. Only identify one person to be contacted. This person will be notified by the Office \_\_\_\_\_ of Chief Clerk to publish notice of the emergency/temporary order. Note: This will occur after the draft order has been mailed to the contact person identified above, for review and comment of the draft order. If the address is the same as item 1 of the application, please indicate "same as item 1".

Individual \_\_\_\_\_ Telephone No.: \_\_\_\_\_  
Company: \_\_\_\_\_ Fax No.: \_\_\_\_\_  
Mailing \_\_\_\_\_  
City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

- c. List all persons employed by the State of Texas who represented your company and was paid for services regarding this application. NOTE: Any violation of Section 382.0591 of the Health and Safety Code, Section 26.0283 of the Water Code, or Section 572.054 of the Government Code, relating to conflict of interest, may result in denial of the application or filing of charges with the appropriate office.

- d. If the applicant(s) identified in item 1 is an entity other than an individual, please provide the name of two individuals (i.e., President or Vice President of a Corporation, Utility District, an Elected Official of a City or County, a General Partner of a Partnership, etc.) that can be contacted by the agency as needed throughout the term of the order. Include their phone number and address if different than the permanent address to be used for the order, in item 1 of the application. If the address is the same as item 1 of the application, please indicate "same as item 1".

Owner:

Operator:

- e. If the adjacent property ownership list shows the State of Texas to be an adjacent landowner, your application may affect lands dedicated to the permanent school fund. Refer to Texas Water Code § 5.115. To determine whether lands dedicated to the permanent school fund are affected, you may submit a request which includes the property location to the General Land Office at the following address:

General Land Office  
Deputy Commissioner of Asset Acquisition  
Stephen F Austin Bldg  
1700 N Congress  
Austin, Texas 78701

If it is determined that your application may affect lands dedicated to the permanent school fund, your application must include the following information:

- (1) State the location of the permanent school fund land to be affected; and
- (2) Describe any foreseeable impact or effect of the proposed action on permanent school fund land.

A formal action or ruling by the Commission on an application affecting permanent school fund land that is made without the notice required by the above-referenced rule is voidable by the School Land Board as to any permanent school fund lands affected by the action or ruling. [Texas Water Code § 5.115(g)]

### 3. PERMIT INFORMATION

- a. Permit Number: \_\_\_\_\_  
Expiration Date of Existing Permit: \_\_\_\_\_
- b. EPA Identification No.: \_\_\_\_\_
- c. Regulated Entity Reference Number RN
- d. Type of Technical Report(s) Attached to Administrative Report for Emergency or  
 (1) Domestic Wastewater Application Technical Report  
 (2) Industrial Wastewater Application Technical Report

### 4. APPLICATION FEES

- a. The permit application processing fee in the amount of \$500.00 and postage fee in the amount of \$50.00 per each increment of 100 landowners must be submitted to the TCEQ. To assist in expediting the application, please include a copy of the check with the application.
- b. Please indicate whether the permittee(s) owe(s) any fees or penalties to the TCEQ:  
Yes  No

If Yes, please list the amount past due, the type of fee and the account number.

**5. FACILITY SITE INFORMATION:**

a. Plant name and location:

Plant Name, if applicable: \_\_\_\_\_  
Physical address of the facility, if available: \_\_\_\_\_  
(Street Address of Place of Residence)  
City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_  
County(s) where Facility is/is to be located: \_\_\_\_\_  
Facility location: Latitude; Deg.: \_\_\_\_\_ Min.: \_\_\_\_\_ Sec.: \_\_\_\_\_  
Longitude: Deg.: \_\_\_\_\_ Min.: \_\_\_\_\_ Sec.: \_\_\_\_\_  
Identify the name of the nearest city where the facility is/is to be located:  
\_\_\_\_\_

**For Domestic Facilities**, identify type of service provided by this facility:

Public: \_\_\_\_\_ Private: \_\_\_\_\_ Both Public and Private: \_\_\_\_\_

b. Is Facility located on Indian Land? Yes  No

c. For any applications involving an average daily discharge of five (5) million gallons or more, provide the name of each county or counties located within 100 statute miles downstream of the point(s) of discharge. (30 TAC Section 305.93(c))

d. Ownership: (If the following items are not properly answered, the application may be returned or cause a significant delay in processing.)

(1) Ownership of **treatment facility**/plant \*

\_\_\_\_\_  
(Individual, Corporation or Other Legal Entity)  
Address, if different from Question 1:  
\_\_\_\_\_  
(Street Address of Place of Residence)  
City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

\*The owner of the treatment facility must be identified as the applicant in item 1 of the application. The owner of the treatment facility is required to hold the permit.

(2) Ownership of **land** where treatment facility/plant is or will be located \*\*

\_\_\_\_\_  
(Individual, Corporation or Other Legal Entity)  
Address, if different from Question 1:  
\_\_\_\_\_  
(Street Address of Place of Residence)  
City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

\*\* If the owner of the land where the facility is located is different than the owner of the facility, and the facility is considered a fixture of the land (i.e. pond system, evaporation pond, units half-way in ground, holding ponds) the applicant must provide a copy of executed deed recorded easements giving the facility owner sufficient rights to the land or apply as a co-permittee.

If the facility is not considered a fixture of the land, a long term lease for the life of the facility must be provided.

(3) Ownership of **effluent disposal area** for land application system:\*\*\*

\_\_\_\_\_  
(Individual, Corporation or Other Legal Entity)

Address, if different from Question 1:

\_\_\_\_\_  
(Street Address of Place of Residence)

City: \_\_\_\_\_ State: \_\_\_\_\_ ZIP Code: \_\_\_\_\_

\*\*\* If the owner of the effluent disposal site is not the same as the applicant, provide a copy of a long term lease for the use of the land. If the lease agreement is less than a five year term, the permit may be given a term equivalent to the term of the lease.

6. Is the waste disposal activity located in Bexar, Comal, Hays, Kinney, Medina, Travis, Uvalde or Williamson County? Yes  No

If YES, is the waste disposal activity subject to 30 TAC Chapter 213, entitled Edwards Aquifer Rules? Yes  No

**If YES**, the applicant may be required to submit additional information concerning methods of aquifer protection.

7. Give a **written location description (not directions)** of the facility (plant) with respect to known or easily identifiable landmarks which can be found on a USGS Topographic map, indicating the miles or feet from major intersections. The description must be detailed enough for the facility to be located on the USGS topographic map submitted with the application.

8. Effluent disposal site location description, if significantly different than the facility location: Give a **written location description (not directions)** of the effluent disposal site, if significantly different from the facility site, with respect to known or easily identifiable landmarks which can be found on a USGS Topographic map, indicating the distance from major intersections. If the location is not significantly different from the facility site, indicate "same as facility site description".

9. Provide a written description that traces the flow of effluent from the plant site to the nearest major watercourse. (For example: "From the plant site through a six-inch pipe to a county drainage ditch, to an unnamed tributary to Doe Creek, to Doe Creek, then to the Brazos River.")
10. For Land Disposal (not discharged directly into surface water):
- Provide a written description that traces the flow of effluent to final disposition including transportation and temporary storage (e.g., holding ponds). For example: "From the plant through a six-inch pipe to a holding pond then through a pipe to the irrigation site".
  - Identify the nearest identifiable watercourse to the disposal site to which rainfall/runoff might flow if not contained.
11. Attach a **COMPLETE ORIGINAL (colored) USGS TOPOGRAPHIC Quadrangle MAP(S)** (7 ½ minute scale) (copies and milars are not acceptable) and show the following information, as it applies: (To obtain an original USGS topographic map, call 1-800-435-7627.)
- Clearly label and delineate:
    - The applicant's property boundaries.
    - The boundaries of the wastewater treatment, sewage sludge processing and/or composting facility (plant), within the applicant's property boundaries.
  - Show an area at least one (1) mile in all directions of the facility and all disposal activities. Adjacent quadrangle maps must be provided, if necessary, to show a one mile radius of the facility and all disposal activities.
  - Clearly label and identify the point(s) of discharge, by Outfall Number, if more than one point of discharge; and,
    - Trace the discharge route with a highlighter from the point(s) of discharge for a distance of three (3) stream miles or to the point that the effluent reaches a classified segment listed in 30 TAC, Chapter 307, Appendix A. (Note: Do not mark with dark ink over the discharge route. A new original map will be required if the discharge route is not visible.)
  - Clearly label and delineate the boundaries of effluent surface/subsurface land disposal site(s), storage/holding/evaporation ponds, and/or the irrigation disposal area, within the applicant's approximate property boundaries.

- e. Indicate the proximity of the plant site, discharge point(s) and/or disposal site(s) to any new or future commercial developments, housing developments, industrial sites, parks, schools and recreational areas.
- f. Identify all springs, public water supply wells, surface water supply intakes, water treatment plants, potable water storage facilities and sewage treatment plants within one mile of the treatment facility.
- g. If the discharge route(s) abuts or crosses property which is being utilized as a park, playground or school yard and is within one mile of the point of discharge, highlight the area on the original USGS topographic map. List each park, playground or school yard located within one mile of the discharge.

12. Landowners' Property Boundary Map and Information. Please refer to the application instructions for examples. The application processing will be significantly delayed if the information is not provided exactly as requested. Provide a map or drawing, **with scale**, which includes the following information:

a. Applicant's property where the facility/plant is located:

- (1) Clearly delineate and label the applicant's property boundaries.
- (2) Clearly show and label the location of the wastewater treatment facility/plant within the applicant's property boundaries.
- (3) Clearly delineate the approximate property boundaries of the landowners surrounding the applicant's property boundaries.

b. For discharge into a water body:

- (1) Clearly identify and label the location of the point(s) of discharge.
- (2) Highlight and trace the discharge route(s) for one mile downstream from the point of discharge.
- (3) Clearly delineate the property boundaries of the landowners adjacent to the discharge route for one mile downstream from the point of discharge. Or, if the point of discharge is into a lake, bay, estuary or area effected by tidal, delineate the approximate property boundaries of the landowners 1/2 mile in all directions of the outfall(s), along the watercourse.

c. For land disposal of effluent:

- (1) Clearly delineate the boundaries of the irrigation and/or subsurface site within the applicant's property boundaries.
- (2) Clearly delineate the property boundaries of the landowners surrounding the applicant's property boundaries where the irrigation and/or subsurface site is proposed.
- (3) Clearly label the holding/evaporation ponds.

13. Corresponding list of landowner identified on the above requested map showing adjacent landowners.
- a. Provide a separate list of the adjacent and surrounding landowners required to be shown on the landowners map above. The list must include the name and complete mailing address of each landowner and the list must correspond with the map in a numeric order beginning with number with number 1. **A list corresponding by lot and/or tract numbers will not be accepted. Any map and list that is not easily cross referenced and the landowners not easily identifiable, will be returned for the applicant to revise accordingly.**
  - b. Provide the adjacent landowner mailing list on computer disk. If more convenient, printed labels of the list may be provided in lieu of a computer disk. **This means that before this application can be declared administratively complete**, a complete list of the adjacent landowners identified in the application must be provided on a 3 1/2 inch diskette or a read/write Compact Disk (CD-RW) using software compatible with MicroSoft Word or Excel. The list can also be provided as a hard copy in the form of printed labels (**four sets** of labels are required).

**Please carefully read the following instructions for providing the disk or labels as the application will not be declared administratively complete if the information is not provided exactly as requested.**

**Instructions for DISK and LABELS:**

If the names are submitted on a floppy disk or compact disk (CD), please label the disk with the applicant's name and permit number. Information in the disk should contain the permit number and applicant's name on the top line before typing the addresses. Names and addresses must be typed in the format indicated below. This format is required by the U.S. Postal Service for machine readability. **Each letter in the name and address must be capitalized, contain no punctuation, and the appropriate two-character abbreviation must be used for the state. Each entity listed must be blocked and spaced consecutively as the example shown below.**

Permit No. XXXXX-XXX, Texas Chemical Plant

TERRY M JENKINS  
RR 1 BOX 34  
WACO TX 76724

MR AND MRS EDWARD PEABODY  
1405 MONTAGUE LN  
WACO TX 76719 1234

**A list submitted electronically should be the only item on the floppy or compact disk.** Please do not submit the list on a disk that includes maps or other materials submitted with your application.

If you wish to provide the list on printed labels, please use sheets of labels that have 30 labels to a page. Please provide **four complete sets of labels** of the landowner list.

Each name and corresponding address must appear only once on the mailing labels or disk even if the entity owns more than one parcel of land identified on the landowners map. Please eliminate duplicate names and addresses. Names and addresses should appear in the same order as the list cross referencing the landowner with their property on the landowners map.

- c. The names and mailing addresses of persons identified as potentially affected persons were obtained from:

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(Source: City, County, School or Water District Records, Abstract Co., etc.)

14. (For discharges **into water in the state**) Provide a statement that the discharge is unavoidable to:

- 1) prevent loss of life, serious injury, or severe property damage; or
- 2) ameliorate serious drought conditions to the extent consistent with the requirements for authorization of the TPDES program. Provide full explanation in support of this statement.

(For discharges **adjacent to water in the state**) Provide a statement that the discharge is unavoidable to:

- 1) prevent loss of life, serious injury, severe property damage, or severe economic loss,
- 2) ameliorate serious drought conditions, or
- 3) make necessary and unforeseen repairs to a facility;

15. Provide a statement that there is no feasible alternative to the proposed discharge, such as use of auxiliary treatment facilities, retention of untreated wastes, or maintenance during normal periods of equipment downtime. (For discharges **into water in the state**, this condition is not satisfied if adequate back-up equipment should have been installed in the exercise of reasonable engineering judgment). Provide full explanation in support of this statement.
16. Provide a statement that the discharge will not present a significant hazard to human life and health, unreasonable damage to property of persons other than the applicant, or unreasonable economic loss to persons other than the applicant. Provide full explanation in support of this statement.
17. Provide a statement that the proposed discharge will not present a significant hazard to the uses that may be made of the receiving water after the discharge, or to the area of or surrounding the discharge. Provide full explanation in support of this statement.
18. Provide an estimate of the dates on which the proposed discharge will begin and end. Provide a statement that the estimation of the dates on which the proposed discharge will begin and end is reasonable and attainable. Provide full explanation in support of this statement.
19. Provide a statement: 1) of the volume and quality of the proposed discharge; 2) and, that the estimate of the volume and quality of the proposed discharge are reasonable and attainable; (**\*see footnote**)
20. Provide an explanation of measures proposed to minimize the volume and duration of the discharge; and that these measures are reasonable; (**\*see footnote**) Provide full explanation in support of this statement.

21. Provide an explanation of measures proposed to maximize the waste treatment efficiency of units not taken out of service or facilities provided for interim use; and, that these measures are reasonable (\*see footnote) Provide full explanation in support of this statement.
22. List and index all attachments crossed-referenced to the specific related item in this application. (Provide a separate attachment if necessary.)

**\*Footnote:**

The technical report required shall conform to the requirements of a standard application for a waste discharge permit, including as appropriate: treatment components, design features, facility site, soil data, water balance, receiving water characteristics, etc. To obtain a technical report, contact the Wastewater Permits Section at (512) 239-4671.

## INSTRUCTIONS FOR SIGNATURE PAGE

Signature on Application: The person who signs the application form should be the applicant(s). If the operator is required to apply as co-permittee with the facility owner, both signature pages are required.

### SIGNATORY REQUIREMENTS:

#### **An application submitted by a:**

- Corporation →
- Partnership →
- Sole proprietorship →
- Municipality →
- State, federal or other public facility →

#### **The application must be signed by:**

- Responsible Corporate Officer
- A General Partner as identified in the partnership
- The Proprietor
- A Ranking Elected Official
- A Principal Executive Officer

For additional guidance on who must sign in the application, see 30 TAC § 35.24(e).

When another person signs on behalf of the applicant(s) his/her title or relationship to the applicant **must** be shown. In all cases, the person signing the form must be authorized to do so by the applicant. **A person signing an application on behalf of an applicant(s) must provide proof of authorization. A copy of the authorization letter from the executive officer must be included with the application.**

The signature page must bear the seal of a notary public. The date signed by the applicant must be same date notarized. The signature page will not be acceptable if the dates are different.

**SIGNATURE PAGE**

**OWNER OF FACILITY:**

I, \_\_\_\_\_  
(Title, First Name, Middle Initial, Last Name)

certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for known violations.

I further certify that I am authorized under 30 Texas Administrative Code, Section 305.33 to sign this document and can provide documentation in proof of such authorization upon request.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
(mm/dd/yyyy)

**NOTE: ALL APPLICATIONS MUST BEAR THE SIGNATURE AND SEAL OF NOTARY PUBLIC.**

SUBSCRIBED AND SWORN to before me by the said \_\_\_\_\_ on this \_\_\_\_\_  
day of \_\_\_\_\_, \_\_\_\_\_.

My commission expires on the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

(Seal)

\_\_\_\_\_  
Notary Public

\_\_\_\_\_  
County, Texas

**SIGNATURE PAGE**

**FACILITY OPERATOR:**

**(THIS ONLY APPLIES IF THE OPERATOR IS REQUIRED TO APPLY AS CO-PERMITTEE)**

I, \_\_\_\_\_  
(Title, First Name, Middle Initial, Last Name)

certify under penalty of law that this document and all attachments were prepared under my direction or supervision in accordance with a system designed to assure that qualified personnel properly gathered and evaluated the information submitted. Based on my inquiry of the person or persons who manage the system, or those persons directly responsible for gathering the information, the information submitted is, to the best of my knowledge and belief, true, accurate, and complete. I am aware there are significant penalties for submitting false information, including the possibility of fine and imprisonment for known violations.

I further certify that I am authorized under 30 Texas Administrative Code, Section 305.33 to sign this document and can provide documentation in proof of such authorization upon request.

Signature: \_\_\_\_\_ Date: \_\_\_\_\_  
(mm/dd/yyyy)

**NOTE: ALL APPLICATIONS MUST BEAR THE SIGNATURE AND SEAL OF NOTARY PUBLIC.**

SUBSCRIBED AND SWORN to before me by the said \_\_\_\_\_ on this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

My commission expires on the \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_.

(Seal)

\_\_\_\_\_  
Notary Public

\_\_\_\_\_  
County, Texas