# **Texas Commission on Environmental Quality**

INTEROFFICE MEMORANDUM

To:	Office of the Chief Clerk	<b>DATE:</b> January 14, 2022	
From:	Ruth Takeda Staff Attorney Environmental Law Division	L	
Subject:	Agenda backup – draft permit/ technical information		
	Applicant: Proposed Permit No.: Program: Docket No.:	San Antonio Water System WRPERM 13098 (Application No. 13098) Water Availability Division <b>TCEQ Docket No. 2021-1391-WR</b>	

The following documents are attached as backup for the February 9, 2022 agenda:

- Executive summary memo;
- Map;
- Draft permit;
- Technical review memos;
- Notice of the application.

Please let me know if you have any questions or wish to discuss.

Thank you.

# **TCEQ Interoffice Memorandum**

 To: Mehgan Taack Office of the Chief Clerk
From: Chris Kozlowski, Team Leader Water Rights Permitting Team Water Rights Permitting & Availability Section
Date: February 9, 2021
Subject: Items to be Scheduled for Commissioners' Agenda San Antonio Water System Docket No. 2021-1391-WR

WRPERM 13098

The Executive Director respectfully requests that the above-referenced item be scheduled for Commissioners' Agenda. Permit information is attached for your convenience. This is a contested Water Use Permit Application Matter.

The Executive Director received an application from San Antonio Water System seeking a Water Use Permit pursuant to Texas Water Code § 11.042 and Texas Commission on Environmental Quality Rules Title 30 Texas Administrative Code §§ 295.1, *et seq.* 

The application and partial fees were received on December 30, 2013. Additional information and fees were received on July 8 and August 8, 2014, February 29 and March 29, 2016. The application was declared administratively complete and filed with the Office of the Chief Clerk on May 9, 2016. Additional information was received on March 17 and March 24, 2021. Notice was mailed to downstream water right holders of record in the San Antonio and Guadalupe River Basins pursuant to Title 30 TAC § 295.161(a). The City of San Marcos, Union Carbide Corporation, Guadalupe-Blanco River Authority, INV Nylon Chemicals Americas, LLC, Victoria County Navigation District, New Braunfels Utilities, City of Victoria, and the City of Seguin have requested a contested case hearing during the hearing request period, which closed on September 20, 2020.

The application is now technically complete, and the staff has recommended that the application be granted based on the analysis in the technical review memos.

The Applicant's current contact information is below:

San Antonio Water System 2800 U.S. Highway 281 San Antonio, Texas 78212

The caption for this matter is below and has been uploaded into the eAgenda system.

Docket No. 2021-1391-WR. Consideration of an application by San Antonio Water System (Applicant) for a water use permit to authorize the use of the bed and banks of multiple tributaries of the San Antonio River, San Antonio River Basin, and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet of groundwater-based return flows per year for subsequent diversion for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria, and Wilson counties. The Applicant owns and operates four wastewater treatment plants authorized under Texas Pollution Discharge Elimination System (TPDES) Permit Nos. WQ0010137033, WQ0010137003, WQ0010137040 and WQ0010137008. The Applicant's nine TPDES discharge points are located in Bexar County in the San Antonio River Basin. The Applicant seeks to divert the discharged groundwater-based return flows at a maximum combined diversion rate of 360.53 cubic feet per second from a reach on the Guadalupe River, with the downstream point of the reach being located in Calhoun County. Portions of the 260,991 acre-feet of groundwater-based return flows per year requested in the application were previously authorized under other water rights (Water Use Permit No. 5705, Certificate of Adjudication Nos. 19-4768 and 19-2162); the Applicant requests to use those portions of return flows when they are not being diverted under the previous authorizations in accordance with its accounting plan. The Commission will consider the application, timely filed requests for hearing and any related responses or filings on this application. (Sarah Henderson, Ruth Takeda)

Please do not hesitate to call me at (512) 239-2535 if you have any questions regarding this matter.



# TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



### WATER USE PERMIT

PERMIT NO. 13098

TYPE: § 11.042

Permittee:	San Antonio Water System	Address:	2800 U.S. Highway 281 San Antonio, Texas 78212
Filed:	May 9, 2016	Granted:	
Purpose:	Municipal, Agricultural, Industrial, Mining & Instream	Counties:	Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria, & Wilson
Watercourse:	Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, tributaries of the San Antonio, the San Antonio River & the Guadalupe River	Watersheds:	San Antonio & Guadalupe River Basins

WHEREAS, San Antonio Water System (SAWS) seeks authorization to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet of groundwater-based return flows per year for subsequent diversion from a reach on the Guadalupe River, for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria, Wilson counties; and

WHEREAS, SAWS owns and operates four wastewater treatment plants:

- A. Steven M. Clouse Water Recycling Center (WRC), authorized under Texas Pollution Discharge Elimination System (TPDES) Permit No. WQ0010137033 with a total discharge of 140,017 acre-feet per year; and
- B. Leon Creek WRC, authorized under TPDES Permit No. WQ0010137003 with a total discharge of 51,526 acre-feet per year; and
- C. Medio Creek WRC, authorized under TPDES Permit No. WQ0010137040 with a total discharge of 17,922 acre-feet per year; and
- D. Salado Creek WRC, authorized under TPDES Permit No. WQ0010137008 with a total discharge of 51,526 acre-feet per year; and

WHEREAS, the return flows are discharged at the following points, located in Bexar County within the San Antonio River Basin; and

WHEREAS, Discharge Point No. 1 (Steven M. Clouse WRC Outfall 001) is located at Latitude 29.235827° N, Longitude 98.416244° W on the Medina River; and

WHEREAS, Discharge Point No. 2 (Steven M. Clouse WRC Outfall 002) is located at Latitude 29.461615° N, Longitude 98.468752° W on the San Antonio River; and

WHEREAS, Discharge Point No. 3 (Steven M. Clouse WRC Outfall 003) is located at Latitude 29.446454° N, Longitude 98.480740° W on the San Antonio River; and

WH EREAS, Discharge Point No. 4 (Steven M. Clouse WRC Outfall 004) is located at Latitude 29.484730° N, Longitude 98.416819° W on Salado Creek; and

WHEREAS, Discharge Point No. 5 (Steven M. Clouse WRC Outfall 005) is located at Latitude 29.420978° N, Longitude 98.485352° W on the San Antonio River; and

WHEREAS, Discharge Point No. 6 (Steven M. Clouse WRC Outfall 006) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River; and

WHEREAS, Discharge Point No. 7 (Leon Creek WRC Outfall 001) is located at Latitude 29.275319° N, Longitude 98.513008° W on Comanche Creek; and

WHEREAS, Discharge Point No. 8 (Medio Creek WRC Outfall 001) is located at Latitude 29.398847° N, Longitude 98.668031° W on Medio Creek; and

WHEREAS, Discharge Point No. 9 (Salado Creek WRC Outfall 001) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River; and

WHEREAS, SAWS seeks to divert the discharged groundwater-based return flows from a reach on the Guadalupe River, Guadalupe River Basin, at a maximum combined diversion rate of 161,878 gpm (360.53 cfs), with the proposed upstream point of the reach being at Latitude 28.478432° N, Longitude 96.862858° W and the downstream point being at Latitude 28.447519° N and Longitude 96.785611° W in Calhoun County; and

WHEREAS, portions of the 260,991 acre-feet of groundwater-based return flows per year requested in the application were previously authorized under Certificate of Adjudication Nos. 19-4768 and 19-2162 and Water Use Permit No. 5705; and

WHEREAS, SAWS requests to account for and use those groundwater-based return flows under Water Use Permit No. 13098 when those portions of the previously authorized return flows are not being diverted under those authorizations; and

WHEREAS, the Texas Commission on Environmental Quality finds that jurisdiction over the application is established; and

WHEREAS, this permit, if granted, is subject to requirements and orders of the South Texas Watermaster; and

WHEREAS, the Executive Director recommends special conditions be included in this permit; and

WHEREAS, SAWS has provided and the Executive Director has approved the *San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098*; and

WHEREAS, the Commission has complied with the requirements of the Texas Water Code and Rules of the Texas Commission on Environmental Quality in issuing this permit;

NOW, THEREFORE, this permit, designated Water Use Permit No. 13098, is issued to San Antonio Water System, Permittee, subject to the following terms and conditions:

#### 1. USE

Permittee is authorized use of the bed and banks of the Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet of groundwater-based return flows per year, for subsequent diversion and use for municipal, agricultural, industrial, mining, and instream purposes in Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria, Wilson counties.

2. DISCHARGE

The TPDES permits authorize Permittee to discharge groundwater-based return flows at the following locations in Bexar County, within the San Antonio River Basin:

- A. Discharge Point No. 1 (Steven M. Clouse WRC Outfall 001) is located at Latitude 29.235827° N, Longitude 98.416244° W on the Medina River; and
- B. Discharge Point No. 2 (Steven M. Clouse WRC Outfall 002) is located at Latitude 29.461615° N, Longitude 98.468752° W on the San Antonio River; and
- C. Discharge Point No. 3 (Steven M. Clouse WRC Outfall 003) is located at Latitude 29.446454° N, Longitude 98.480740° W on the San Antonio River; and
- D. Discharge Point No. 4 (Steven M. Clouse WRC Outfall 004) is located at Latitude 29.484730° N, Longitude 98.416819° W on Salado Creek; and
- E. Discharge Point No. 5 (Steven M. Clouse WRC Outfall 005) is located at Latitude 29.420978° N, Longitude 98.485352° W on the San Antonio River; and

- F. Discharge Point No. 6 (Steven M. Clouse WRC Outfall 006) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River; and
- G. Discharge Point No. 7 (Leon Creek WRC Outfall 001) is located at Latitude 29.275319° N, Longitude 98.513008° W on Comanche Creek; and
- H. Discharge Point No. 8 (Medio Creek WRC Outfall 001) is located at Latitude 29.398847° N, Longitude 98.668031° W on Medio Creek; and
- I. Discharge Point No. 9 (Salado Creek WRC Outfall 001) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River.

#### 3. DIVERSION

- A. Permittee is authorized to divert its groundwater-based return flows from a reach on the Guadalupe River, Guadalupe River Basin, with the upstream point being at Latitude 28.478432° N, Longitude 96.862858° W and the downstream point being at Latitude 28.447519° N and Longitude 96.785611° W in Calhoun County.
- B. The maximum combined diversion rate is 161,878 gpm (360.53 cfs).

#### 4. TIME PRIORITY

The groundwater-based return flows authorized to be conveyed via the bed and banks of a State watercourse in this permit do not have a priority date and are not subject to priority calls from senior water rights.

- 5. SPECIAL CONDITIONS
  - A. Permittee shall implement reasonable measures in order to reduce impacts to aquatic resources due to entrainment or impingement. Such measures shall include, but shall not be limited to, the installation of screens at the diversion structure.
  - B. The diversions authorized by this permit are dependent upon potentially interruptible return flows or discharges and are conditioned on the availability of those discharges. The right to divert the discharged return flows is subject to revocation if discharges become permanently unavailable for diversion and may be subject to reduction if the return flows are not available in quantities and qualities sufficient to fully satisfy the permit. Should the discharges become permanently unavailable for diversion, Permittee shall immediately cease diversion under this permit and either apply to amend the permit, or voluntarily forfeit the permit. If Permittee does not amend or forfeit the permit, the TCEQ may begin proceedings to cancel this permit. Permittee shall only divert its return flows that are actually discharged and if there is a permanent reduction in available return flows, Permittee shall immediately seek an amendment to the permit to reflect the reductions.

- C. Permittee shall only divert and use return flows pursuant to Paragraph 1. USE, and Paragraph 3. DIVERSION in accordance with the most recently approved accounting plan (San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098). Permittee shall maintain the plan in electronic format and make the data available to the Executive Director upon request. Any modifications to San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use *Permit Application No. 13098* shall be approved by the Executive Director. Any modification to the accounting plan that changes the permit terms must be in the form of an amendment to the permit. Should Permittee fail to maintain the accounting plan or notify the Executive Director of any modifications to the plan, Permittee shall immediately cease diversion pursuant to Paragraph 3. DIVERSION, and either apply to amend the permit, or voluntarily forfeit the permit. If Permittee fails to amend the accounting plan or forfeit the permit, the Commission may begin proceedings to cancel the permit. Permittee shall immediately notify the Executive Director upon modification of the accounting plan and provide copies of the appropriate documents effectuating such changes.
- D. Permittee shall only divert the actual daily amount of groundwater-based return flows discharged from the four treatment plants less the estimated losses after accounting for travel times between the discharge and diversion points, and less any groundwater-based return flows diverted under Permittee's other authorizations, when those authorizations are being used, as determined in the accounting plan required by Paragraph 5.C.
- E. Prior to reuse of groundwater-based return flows in excess of the amount currently authorized by TPDES Permit Nos. WQ0010137033, WQ0010137003, WQ0010137040, and WQ0010137008, as described in Paragraph 2. DISCHARGE, Permittee shall apply for and be granted the right to reuse those return flows. Permittee shall amend the accounting plan to include future discharges of groundwater-based return flows prior to diverting said return flows.
- F. A change in the location of the diversion point or addition of diversion points shall require an amendment to the permit and additional special conditions could be required.
- G. Permittee shall install and maintain a measuring device which accounts for, within 5% accuracy, the quantity of water diverted from the points authorized above in Paragraph 3. DIVERSION and maintain measurement records.
- H. Permittee shall allow representatives of the South Texas Watermaster reasonable access to the property to inspect the measuring device and records.
- I. Permittee shall contact the South Texas Watermaster prior to diversion of water authorized by this permit.

This permit is issued subject to all superior water rights in the San Antonio River Basin and Guadalupe River Basin.

Permittee agrees to be bound by the terms, conditions, and provisions contained herein and such agreement is a condition precedent to the granting of this permit.

All other matters requested in the application which are not specifically granted by this permit are denied.

This permit is issued subject to the Rules of the Texas Commission on Environmental Quality and to the right of continuing supervision of State water resources exercised by the Commission.

For the Commission

Date Issued:

# **Texas Commission on Environmental Quality**

INTEROFFICE MEMORANDUM

To: Sarah Henderson, Project Manager Date: March 24, 2021 Water Rights Permitting Team Jason Godeaux, Team Leader Through: ⑦ Resource Protection Team Kenneth Coonrod, Aquatic Scientist From: **Resource Protection Team** Subject: San Antonio Water System **WRPERM 13098** CN600529069 The Medina River, Medio Creek, Leon Creek, Salado Creek, the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin Bexar, Wilson, Karnes, Goliad, Victoria, Refugio and Calhoun counties

Environmental reviews of water right applications are conducted in accordance with applicable provisions of the Texas Water Code (TWC) and the administrative rules of the Texas Commission on Environmental Quality (TCEQ). The provisions applicable to environmental reviews can vary according to the type and the location of the authorization requested.

### **APPLICATION SUMMARY**

San Antonio Water System (SAWS) requests authorization to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Lower Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet per year of groundwater-based return flows, for subsequent diversion from a reach on the Guadalupe River, for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Wilson, Karnes, Goliad, Victoria, Refugio, and Calhoun counties.

SAWS owns and operates four wastewater treatment plants, Dos Rios Water Recycling Center (WRC), authorized under Texas Pollution Discharge Elimination System (TPDES) Permit No. WQ0010137033 with a total discharge of 140,017 acrefeet per year; Leon Creek WRC, authorized under TPDES Permit No. WQ0010137003 with a total discharge of 51,526 acre-feet per year; Medio Creek WRC, authorized under TPDES Permit No. WQ0010137040 with a total discharge of

The Medina River, Medio Creek, Leon Creek, Salado Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin Page 2 of 5

17,922 acre-feet per year; and Salado Creek WRC, authorized under TPDES Permit No. WQ0010137008 with a total discharge of 51,526 acre-feet per year.

Portions of the 260,991 acre-feet of return flows per year requested in the application were previously authorized under Certificate of Adjudication Nos. 19-4768 and 19-2162 and Water Use Permit No. 5705. When those portions of the previously authorized return flows are not being diverted under those authorizations, SAWS requests to account for and use those return flows under Water Use Permit No. 13098.

#### **ENVIRONMENTAL ANALYSIS**

**Aquatic and Riparian Habitats:** SAWS' proposed project location includes portions of the Medina River, Medio Creek, Leon Creek, Salado Creek, the San Antonio River, and the Guadalupe River, all perennial water bodies, which traverse the Southern Post Oak Savannah ecoregion, the Northern Humid Gulf Coastal Prairies ecoregion, the Southern Subhumid Gulf Coastal Prairies ecoregion, the Floodplains and Low Terraces ecoregion, and the Mid-coast Barrier Islands and Coastal Marshes ecoregion (Griffith et al. 2007).

The checklist for the Guadalupe and San Antonio River Basins identified 78 species of fish occurring within the Lower Guadalupe (United States Geological Survey [USGS] code 12100204), Upper San Antonio (USGS code 12100301), and Lower San Antonio (USGS code 12100303) hydrologic units (Hendrickson and Cohen 2015). The Guadalupe bass (*Micropterus treculii*), the Guadalupe darter (*Percina* apristis), Cagle's map turtle (Graptemys caglei), and the false spike (Fusconaia *mitchelli*), high-interest aquatic species; and a caddisfly (*Nectopsyche texana*), two mayflies (Tortopus cirmumfluus) and (Tricorythodes curvatus), the black-spotted newt (Notophthalmus meridionalis), the interior least tern (Sternula antillarum athalassos), the reddish egret (Egretta rufescens), the black rail (Laterallus *jamaicensis*), the Rufa red knot (*Calidris canutus rufa*), the tropical parula (Setophaga pitiayumi), the Texas diamondback terrapin (Malaclemys terrapin littoralis), and the white-nosed coati (Nasua narica), high-interest, aquaticdependent species, are known to occur in Bexar, Wilson, Karnes, Goliad, Victoria, Refugio, and Calhoun counties (TPWD 2015). SAWS' request for the use of bed and banks to convey groundwater-based return flows is not expected to have an effect on any high-interest aquatic or aquatic-dependent species, because no additional state water is being requested.

The TCEQ regulates bed and banks authorizations to convey groundwater- and surface water-based return flows under the authority of TWC § 11.042. That provision allows the commission to place special conditions in the authorization to "maintain instream uses and freshwater inflows to bays and estuaries." On August 8, 2012, the TCEQ adopted environmental flow standards for the Guadalupe, San Antonio, Mission, and Aransas Rivers, and Mission, Copano, Aransas, and San Antonio Bays (Title 30 Texas Administrative Code (TAC) Chapter 298 Subchapter

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E). These environmental flow standards are considered adequate to support a sound ecological environment (Title 30 TAC § 298.360). This review is conducted in accordance with §§ 11.042 and 11.147(e-3) of the TWC and Title 30 TAC Chapter 298 Subchapter E (Guadalupe, San Antonio, Mission, and Aransas Rivers and Mission, Copano, Aransas, and San Antonio Bays). In Title 30 TAC § 298.360, environmental flow standards were established at USGS Gage No. 08188570 - San Antonio River near McFaddin, TX. SAWS' proposed diversion reach is located in the tidally-influenced portion of the Guadalupe River downstream of the mostdownstream measurement point in the adopted rules. SAWS is proposing to discharge groundwater-based return flows into tributaries of the San Antonio River and the San Antonio River at points over 150 miles upstream of the requested diversion reach in Calhoun County. Introduction of additional water into the riverine ecosystem should not have an effect on environmental quality; however, the ecosystem will likely adjust to the increased flow over time. In the future, should SAWS propose to amend this permit to add a diversion point(s) upstream of the tidally-influenced portion of the Guadalupe River, environmental flow restrictions will be necessary to protect aquatic resources downstream of that diversion point(s).

**Recreational Uses:** Guadalupe River Tidal (Segment 1801), Guadalupe River Below San Antonio River (Segment 1802), Lower San Antonio River (Segment 1901), Medina River Below Medina Diversion Lake (Segment 1903), Lower Leon Creek (Segment 1906), Salado Creek (Segment 1910), Upper San Antonio River (Segment 1911), and Medio Creek (Segment 1912) have designated primary contact recreation 1 uses, and Upper Medio Creek (Assessment Unit 1912A) has a presumed primary contact recreation 1 use (TCEQ 2018). SAWS' request should not adversely impact recreational uses.

**Water Quality:** Guadalupe River Tidal (Segment 1801) has a designated exceptional aquatic life use and Guadalupe River Below San Antonio River (Segment 1802) and Lower Leon Creek (Segment 1906) have a designated high aquatic life and public water supply use (TCEQ 2018). Lower San Antonio River (Segment 1901) and Upper San Antonio River (Segment 1911) have a designated high aquatic life use, and Upper Medio Creek (Assessment Unit 1912A) has a presumed high aquatic life use (TCEQ 2018). Medina River Below Medina Diversion Lake (Segment 1903) has a designated high aquatic life and aquifer protection use, Salado Creek (Segment 1910) has a designated high aquatic life, public water supply, and aquifer protection use, and Medio Creek (Segment 1912) has a designated intermediate aquatic life use (TCEQ 2018).

Segments 1801, 1802, 1901, and 1911, and Assessment Units (AU) 1903\_01, 1903\_02, 1903\_03, 1912\_01, and 1912A\_01 are identified in the *Texas Integrated Report* with a concern for screening levels for nitrate in water; Segment 1901 and AUs 1903\_01, 1903\_02, 1911\_01, 1911\_02, 1911\_03, 1911\_04, 1911\_05, 1911\_09, 1912\_01, and 1912A\_01 are also identified with a concern for screening levels for total phosphorus in water; and AUs 1901\_01, 1901\_06, and 1911\_06 are

The Medina River, Medio Creek, Leon Creek, Salado Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin Page 4 of 5

listed with a concern for screening levels for chlorophyll-*a* in water (TCEQ 2020). AUs 1903\_01, 1903\_02, 1903\_03, and 1912\_01 are listed as non-supporting for bacteria in water, and Segment 1801 and AUs 1901\_01, and 1911\_06 are listed with a use concern for bacteria in water (TCEQ 2020). AUs 1901\_02, 1910\_02, 1911\_08, and 1911\_09 are listed as non-supporting for impaired fish community in water; AU 1901\_05 is listed with a use concern for impaired fish community in water; AUs 1901\_02, 1911\_05, and 1911\_07 are listed with a concern for screening levels for impaired habitat in water; and AUs 1910\_02 and 1911\_08 are listed as non-supporting for impaired for screening levels for impaired habitat in water; and AUs 1910\_02 and 1911\_08 are listed as non-supporting for impaired macrobenthic community in water (TCEQ 2020). AUs 1910\_02, 1910\_03, and 1910\_04 have a concern for screening levels for depressed dissolved oxygen in water (TCEQ 2020). SAWS' request should not adversely impact water quality.

**Freshwater Inflows:** Freshwater inflows are critical for maintaining the historical productivity of bays and estuaries along the Gulf Coast. The application does not request a new appropriation of water; therefore, SAWS' request should not have any impact to the Guadalupe Bay.

#### RECOMMENDATIONS

Resource Protection staff recommends the following Special Conditions be included in the proposed permit, if granted:

1. Permittee shall implement reasonable measures in order to reduce impacts to aquatic resources due to entrainment or impingement. Such measures shall include, but shall not be limited to, the installation of screens at the diversion structure.

### LITERATURE CITED

Griffith GE, Bryce SA, Omernik JM, Rogers AC. 2007. Ecoregions of Texas - Project Report to Texas Commission on Environmental Quality. Reston (VA): U.S. Geological Survey. Report No.: AS-199. 125p.

Hendrickson DA, Cohen AE. 2015. Fishes of Texas Project Database [Internet]. [cited 2021 Feb 23]; Version 2.0. Available from http://doi.org/10.17603/C3WC70 TCEQ. 2020. Texas Integrated Report of Surface Water Quality §§307.1-307.10. Austin (TX): Texas Commission on Environmental Quality.

TCEQ. 2018. Texas Surface Water Quality Standards §§307.1-307.10. Austin (TX): Texas Commission on Environmental Quality.

TCEQ. 2020. Texas Integrated Report of Surface Water Quality. Austin (TX): Texas Commission on Environmental Quality.

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TPWD. 2015. Rare, Threatened, and Endangered Species of Texas by County [Internet]. Austin (TX): Calhoun County, revised March 5, 2021. [cited 2021 Feb, 23]. Available from http://tpwd.texas.gov/gis/rtest/.

# **Texas Commission on Environmental Quality**

#### INTEROFFICE MEMORANDUM

То:	Sarah Henderson, Project Manager Water Rights Permitting Team	Date:	March 24, 2021
Through:	Jason Godeaux, Team Leader Resource Protection Team		
K.w.	Kristin Wang, Senior Water Conservation Specialist Resource Protection Team		
From:	Jennifer Allis, Senior Water Conservation Specialist Resource Protection Team		
Subject:	San Antonio Water System WRPERM 13098 CN600529069 The Medina River, Medio Creek, Leon Creek, S Antonio River, San Antonio River Basin and th Guadalupe River Basin Bexar, Wilson, Karnes, Goliad, Victoria, Refug	e Guada	alupe River,

### **APPLICATION SUMMARY**

San Antonio Water System (SAWS) requests authorization to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Lower Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet per year of groundwater-based return flows, for subsequent diversion from a reach on the Guadalupe River, for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Wilson, Karnes, Goliad, Victoria, Refugio, and Calhoun counties.

SAWS owns and operates four wastewater treatment plants, Dos Rios Water Recycling Center (WRC), authorized under Texas Pollution Discharge Elimination System (TPDES) Permit No. WQ0010137033 with a total discharge of 140,017 acrefeet per year; Leon Creek WRC, authorized under TPDES Permit No. WQ0010137003 with a total discharge of 51,526 acre-feet per year; Medio Creek WRC, authorized under TPDES Permit No. WQ0010137040 with a total discharge of 17,922 acre-feet per year; and Salado Creek WRC, authorized under TPDES Permit No. WQ0010137008 with a total discharge of 51,526 acre-feet per year.

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Portions of the 260,991 acre-feet of return flows per year requested in the application were previously authorized under Certificate of Adjudication Nos. 19-4768 and 19-2162 and Water Use Permit No. 5705. When those portions of the previously authorized return flows are not being diverted under those authorizations, SAWS requests to account for and use those return flows under Water Use Permit No. 13098.

#### WATER CONSERVATION REVIEW

Pursuant to Title 30 Texas Administrative Code § 295.9, a water conservation plan is not required to be submitted for this application for only groundwater-based return flows.

The application is consistent with the 2021 Region L Water Plan and the 2017 State Water Plan because there is nothing in the water plans that conflicts with issuing this permit.

#### RECOMMENDATIONS

Resource Protection Staff have no recommendations regarding the proposed permit, if granted.

# **Texas Commission on Environmental Quality**

INTEROFFICE MEMORANDUM

To:	Sarah Henderson, Project Manager Water Rights Permitting Team	Date: March 24, 2021	
From:	Kathy Alexander, Ph.D. Technical Specialist Water Availability Division		
Subject:	River and Guadalupe River San Antonio and Guadalupe River Basins	RM 13098 0529069 Ile tributaries of the San Antonio River, San Antonio and Guadalupe River	

### HYDROLOGY REVIEW

#### **Application Summary**

San Antonio Water System (SAWS) requests authorization to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet per year of groundwater-based return flows, for subsequent diversion from a reach on the Guadalupe River, for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Wilson, Karnes, Goliad, Victoria, Refugio, and Calhoun counties.

SAWS owns and operates four wastewater treatment plants, Dos Rios Water Recycling Center (WRC), authorized under Texas Pollution Discharge Elimination System (TPDES) Permit No. WQ0010137033 with a total discharge of 140,017 acre-feet per year; Leon Creek WRC, authorized under TPDES Permit No. WQ0010137003 with a total discharge of 51,526 acre-feet per year; Medio Creek WRC, authorized under TPDES Permit No. WQ0010137040 with a total discharge of 17,922 acre-feet per year; and Salado Creek WRC, authorized under TPDES Permit No. WQ0010137008 with a total discharge of 51,526 acre-feet per year.

Portions of the 260,991 acre-feet of return flows per year requested in the application were previously authorized under Certificate of Adjudication Nos. 19-4768 and 19-2162 and Water Use Permit No. 5705. When those portions of the previously authorized return flows are not being diverted under those authorizations, SAWS requests to account for and use those return flows under Water Use Permit No. 13098.

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SAWS submitted an accounting plan (*San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098*) on March 17, 2021 and minor non-substantive revisions to the text file on March 24, 2021.

The application was declared administratively complete on May 9, 2016.

### Water Availability Review and No Injury Analysis

Resource Protection staff did not recommend instream flow requirements for the application although they did recommend that a special condition be included in the permit. See Resource Protection staff's March 24, 2021 memorandum.

Regarding the request to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin to convey groundwater-based return flows, the application included the information required in 30 TAC 295.112.

Staff reviewed SAWS request to reuse its groundwater-based return flows by evaluating whether diversion and use of these return flows would affect water rights that were granted based on the use and availability of those return flows.

First, staff reviewed water rights in the San Antonio and Guadalupe River Basins to determine whether any existing water rights were explicitly granted based on SAWS return flows and determined that, based on available commission records, there were water rights that were explicitly granted based on these return flows. These water rights are either owned by SAWS or are based on contracts with SAWS.

Next, in order to evaluate whether SAWS reuse of its groundwater based return flows would affect other water rights that may have been granted based on the use or availability of the return flows, staff used the Full Authorization Simulation of the San Antonio and Guadalupe WAM in which all water rights use their authorized amounts and return flows are not included. The period of record for the San Antonio and Guadalupe WAM is 1934 through 1989.

Staff modified the San Antonio and Guadalupe WAM to include the historically discharged groundwater-based return flows from SAWS' wastewater treatment plants (WWTP). SAWS submitted five years of historical discharge data for 2008 through 2012. Staff also obtained WWTP discharge information for the period from January 2016 through December 2020. Staff calculated the minimum monthly discharge for each month from both datasets. Discharges from the WWTPs vary seasonally and between individual years and between the two five-year time periods. For example, for some of the WWTPs, there were individual months with a zero value. Staff compared the earlier data to the more recent data and used the greater of the monthly values from the two datasets, and further adjusted the monthly values to remove inconsistent or zero values. Staff's opinion is that using the higher values would be a better indicator of whether the application has the potential to affect existing water rights.

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Staff added SAWS' return flows to the WAM and calculated the volume reliabilities of all water rights in the San Antonio River Basin and all water rights below the confluence of the San Antonio River and the Guadalupe River. Volume reliability is defined as the percentage of the total target demand for each water right that is actually supplied. Next, staff performed a simulation using this modified version of the WAM dataset and included diversion of SAWS' groundwater-based return flows, assuming that those diversions had the most senior priority date in the basin. Staff then compared results for the two simulations.

Staff reviewed the change in volume reliabilities and found that although 158 water rights were negatively impacted by the application, the average impact was less than 1% if all discharged return flows were diverted. Staff notes that, as described in the application summary above, some of the return flows would continue to be diverted under SAWS other authorizations and would not be available for use by downstream water rights, including Application 13098, if a permit is granted for the application.

Under Texas Water Code (TWC) §11.042(b) a permit authorizing conveyance of groundwater-based return flows may be subject to special conditions to protect the environment and other water rights. If SAWS adds upstream diversion points in the future, any permit granted would need to be amended to add those upstream diversion points. As noted by Resource Protection staff, if SAWS adds upstream diversion points in the future, an environmental review would need to be conducted to determine whether additional special conditions would be needed to protect the environment. Effects on other water rights would also need to be evaluated at the time of that amendment application.

SAWS submitted an accounting plan that tracks the volume of discharged return flows, losses, the volume of discharged return flows diverted under SAWS' other water rights and contracts, and the volume of return flows available at the diversion reach. Staff reviewed the accounting plan and found it adequate. Staff's opinion is that any possible impacts on existing water rights, should those impacts be determined to exist, would be mitigated by the accounting plan.

Finally, the application is subject to the requirements and orders of the South Texas Watermaster. The Watermaster actively manages water rights on a daily basis in accordance with the prior appropriation doctrine and protects senior water rights in times of shortage. Therefore, existing water rights should not be affected by the application.

## Conclusion

TWC 11.042(b) specifically allows for the use of a state watercourse for the conveyance of groundwater-based return flows. SAWS' groundwater-based return flows would not be considered to be part of the natural flow of tributaries of the San Antonio River, the San Antonio River, and the Guadalupe River. Pursuant to TWC 11.042(b), the only limitations on the amount of groundwater-based return flows SAWS could reuse are for losses, environmental interests and protection of any water rights that were granted based on the use or availability of those return flows. Therefore, staff can support granting SAWS request to reuse its groundwater-based return flows.

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Regarding reuse of return flows that may be discharged in the future as a result of authorized increases in discharges from the WWTPs, SAWS can apply to reuse those return flows when the increased discharges are authorized under a TPDES permit.

Staff recommends that the following special conditions be included in the permit:

- 1. The diversions authorized by this permit are dependent upon potentially interruptible return flows or discharges and are conditioned on the availability of those discharges. The right to divert the discharged return flows is subject to revocation if discharges become permanently unavailable for diversion and may be subject to reduction if the return flows are not available in quantities and qualities sufficient to fully satisfy the permit. Should the discharges become permanently unavailable for diversion under this permit and either apply to amend the permit, or voluntarily forfeit the permit. If Permittee does not amend or forfeit the permit, the TCEQ may begin proceedings to cancel this permit. Permittee shall only divert its return flows that are actually discharged and if there is a permanent reduction in available return flows, Permittee shall immediately seek an amendment to the permit to reflect the reductions.
- 2. Permittee shall only divert and use return flows pursuant to Paragraph 1. USE, and Paragraph 3. DIVERSION in accordance with the most recently approved accounting plan (San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098). Permittee shall maintain the plan in electronic format and make the data available to the Executive Director upon request. Any modifications to San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098 shall be approved by the Executive Director. Any modification to the accounting plan that changes the permit terms must be in the form of an amendment to the permit. Should Permittee fail to maintain the accounting plan or notify the Executive Director of any modifications to the plan, Permittee shall immediately cease diversion pursuant to Paragraph 3. DIVERSION, and either apply to amend the permit, or voluntarily forfeit the permit. If Permittee fails to amend the accounting plan or forfeit the permit, the Commission may begin proceedings to cancel the permit. Permittee shall immediately notify the Executive Director upon modification of the accounting plan and provide copies of the appropriate documents effectuating such changes.
- 3. Permittee shall only divert the actual daily amount of groundwater-based return flows discharged from the four treatment plants less the estimated losses after accounting for travel times between the discharge and diversion points, and less any groundwater-based return flows diverted under permittee's other authorizations when those authorizations are being used as determined in the accounting plan required by Special Condition 2.
- 4. Prior to reuse of groundwater-based return flows in excess of the amount currently authorized by TPDES Permit Nos. WQ0010137033, WQ0010137003,

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WQ0010137040, and WQ0010137008, as described in Paragraph 2. DISCHARGE, Permittee shall apply for and be granted the right to reuse those return flows. Permittee shall amend the accounting plan to include future discharges of groundwater-based return flows prior to diverting said return flows.

5. A change in the location of the diversion point or addition of diversion points shall require an amendment to the permit and additional special conditions could be required.

TEXAS COMMISSION ON ENVIRONMENTAL QUALITY



### NOTICE OF AN APPLICATION FOR A WATER USE PERMIT

## APPLICATION NO. 13098

San Antonio Water System seeks a water use permit to authorize the use of the bed and banks of multiple tributaries of the San Antonio River and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin to convey 260,991 acre-feet of groundwater-based return flows per year for subsequent diversion and use for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria and Wilson counties. More information on the application and how to participate in the permitting process is given below.

**APPLICATION**. San Antonio Water System, 2800 U.S. Highway 281, San Antonio, TX 78212, Applicant, has applied to the Texas Commission on Environmental Quality (TCEQ) for a Water Use Permit pursuant to Texas Water Code (TWC) § 11.042 and TCEQ Rules Title 30 Texas Administrative Code (TAC) §§ 295.1, et seq. Mailed notice to the downstream water right holders of record in the San Antonio and Guadalupe River Basins is required pursuant to Title 30 Texas Administrative Code (TAC) § 295.161(a).

San Antonio Water System (SAWS) seeks authorization to use the bed and banks of the Medina River, Salado Creek, Comanche Creek, Leon Creek, Medio Creek, and the San Antonio River, San Antonio River Basin and the Guadalupe River, Guadalupe River Basin, to convey 260,991 acre-feet of groundwater-based return flows per year, for subsequent diversion from a reach on the Guadalupe River, for municipal, agricultural, industrial, mining, and instream purposes of use in Bexar, Calhoun, Goliad, Karnes, Refugio, Victoria, Wilson counties.

SAWS owns and operates four wastewater treatment plants:

- A. Steven M. Clouse Water Recycling Center (WRC), authorized under Texas Pollution Discharge Elimination System (TPDES) Permit No. WQ0010137033 with a total discharge of 140,017 acre-feet per year; and
- B. Leon Creek WRC, authorized under TPDES Permit No. WQ0010137003 with a total discharge of 51,526 acre-feet per year; and
- C. Medio Creek WRC, authorized under TPDES Permit No. WQ0010137040 with a total discharge of 17,922 acre-feet per year; and
- D. Salado Creek WRC, authorized under TPDES Permit No. WQ0010137008 with a total discharge of 51,526 acre-feet per year.

The return flows are discharged at the following points, located in Bexar County within the San Antonio River Basin, ZIP code 78205:

Discharge Point No. 1 (Steven M. Clouse WRC Outfall 001) is located at Latitude 29.235827° N, Longitude 98.416244° W on the Medina River; and

Discharge Point No. 2 (Steven M. Clouse WRC Outfall 002) is located at Latitude 29.461615° N, Longitude 98.468752° W on the San Antonio River; and

Discharge Point No. 3 (Steven M. Clouse WRC Outfall 003) is located at Latitude 29.446454° N, Longitude 98.480740° W on the San Antonio River; and

Discharge Point No. 4 (Steven M. Clouse WRC Outfall 004) is located at Latitude 29.484730° N, Longitude 98.416819° W on Salado Creek; and

Discharge Point No. 5 (Steven M. Clouse WRC Outfall 005) is located at Latitude 29.420978° N, Longitude 98.485352° W on the San Antonio River; and

Discharge Point No. 6 (Steven M. Clouse WRC Outfall 006) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River; and

Discharge Point No. 7 (Leon Creek WRC Outfall 001) is located at Latitude 29.275319° N, Longitude 98.513008° W on Comanche Creek; and

Discharge Point No. 8 (Medio Creek WRC Outfall 001) is located at Latitude 29.398847° N, Longitude 98.668031° W on Medio Creek; and

Discharge Point No. 9 (Salado Creek WRC Outfall 001) is located at Latitude 29.275560° N, Longitude 98.428978° W on the San Antonio River.

SAWS seeks to divert the discharged groundwater-based return flows from a reach on the Guadalupe River, Guadalupe River Basin, at a maximum combined diversion rate of 161,878 gpm (360.53 cfs), with the proposed upstream point of the reach being at Latitude 28.478432° N, Longitude 96.862858° W and the downstream point being at Latitude 28.447519° N and Longitude 96.785611° W in Calhoun County, ZIP code 77979.

Portions of the 260,991 acre-feet of groundwater-based return flows per year requested in the application were previously authorized under Certificate of Adjudication Nos. 19-4768 and 19-2162 and Water Use Permit No. 5705.

SAWS requests to account for and use those groundwater-based return flows, under Water Use Permit No. 13098, when those portions of the previously authorized return flows are not being diverted under those authorizations. SAWS has provided and the Executive Director has approved the *San Antonio Water System Groundwater Based Effluent Water Balance Accounting Plan Water Use Permit Application No. 13098.* 

The application and partial fees were received on December 30, 2013. Additional information and fees were received on July 8 and August 8, 2014, February 29 and

March 29, 2016. The application was declared administratively complete and accepted for filing with the Office of the Chief Clerk on May 9, 2016. Additional information was received on March 17 and March 24, 2021.

The Executive Director has completed the technical review of the application and prepared a draft permit. The draft permit, if granted, would include special conditions, including, but not limited to, maintaining an accounting plan and maintaining a measuring device. The application, technical memoranda, and Executive Director's draft permit are available for viewing on the TCEQ web page at: www.tceq.texas.gov/permitting/water\_rights/wr-permitting/wr-apps-pub-notice.

Alternatively, you may request a copy of the documents by contacting the TCEQ Office of the Chief Clerk by phone at (512) 239-3300 or by mail at TCEQ OCC, Notice Team (MC-105), P.O. Box 13087, Austin, Texas 78711.

**PUBLIC COMMENT / PUBLIC MEETING.** Written public comments and requests for a public meeting should be submitted to the Office of the Chief Clerk, at the address provided in the information section below, by September 20, 2021. A public meeting is intended for the taking of public comment, and is not a contested case hearing. A public meeting will be held if the Executive Director determines that there is a significant degree of public interest in the application.

**CONTESTED CASE HEARING**. The TCEQ may grant a contested case hearing on this application if a written hearing request is filed by September 20, 2021. The Executive Director may approve the application unless a written request for a contested case hearing is filed by September 20, 2021.

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

If a hearing request is filed, the Executive Director will not issue the permit and will forward the application and hearing request to the TCEQ Commissioners for their consideration at a scheduled Commission meeting.

**INFORMATION.** Written hearing requests, public comments or requests for a public meeting should be submitted to the Office of the Chief Clerk, MC 105, TCEQ, P.O. Box 13087, Austin, TX 78711-3087 or electronically at <a href="https://www14.tceq.texas.gov/epic/eComment/">https://www14.tceq.texas.gov/epic/eComment/</a> by entering WRPERM 13098 in the search field. For information concerning the hearing process, please contact the Public Interest Counsel, MC 103, at the same address.

For additional information, individual members of the general public may contact the Public Education Program at 1-800-687-4040. General information regarding the TCEQ

can be found at our web site at<u>www.tceq.texas.gov</u>. Si desea información en Español, puede llamar al 1-800-687-4040 o por el internet al <u>http://www.tceq.texas.gov</u>.

Issued: August 17, 2021