

Office of the Chief Clerk of the TCEQ
Attn: Agenda Docket Clerk
P.O. 13087
Austin, Texas 78711-3087

12/13/2024

From: Chris M. Hopmann
30323 FM 3009
New Braunfels, Texas 78132

RE: Docket NO. 2024-1723-MWD

This Request is filed on TPDES Permit No. WQ0016211001 *Harrison's Development, Comal County, TX*

Request for Reconsideration,

- 1) Part of my southern property line is along the Dry Comal Creek bottom and therefore I should therefore be entitled to be an "Affected Person" just like my neighbor Mr. Windell W. Cannon as we neighbors. *Please correct your paperwork accordingly.*
- 2) I am requesting a **State Office of Administrative Hearing** or a SOAH hearing.
- 3) Please confirm if there are any substances in this discharge that may have as any adverse effects whatsoever. If so, please name these effects and distribute them publicly as soon as possible. This would include any land, air, water, fish, birds, or animals.
- 4) Are there any odors that will be on this discharge either at the time of discharge or later? Please identify as to what this may be. This would include anything that may be a public nuisance.
- 4) Taking 600,000 gallons per day maximum consistent discharge, as TCEQ has shown in their permit data equals 25,000 gallons per hour maximum and thus 416.66 gallons per minute maximum per minute or 6.94 gallons per second maximum. Is this correct?
- 5) When an applicant can use his own property for his discharge like this, so called water, on his own property, does the TCEQ strongly encourage the applicants to do so? If not, why not? If everyone would be required to do this and have self supporting developments, everyone would be better off. Mr. Harrison *is increasing his profits* by dumping his waste on neighboring private property verses his own. TCEQ is just perpetuating this type of abuse of the unsuspecting neighboring property owners. This is wrong!

Respectively,
Chris Hopmann