General Application for Radioactive Material License

Texas Commission on Environmental Quality

This form is Part A of the licensing process for radioactive materials. Additional application requirements must also be submitted with this form as required in Title 30 Texas Administrative Code Chapters 305 (Consolidated Permits) and 336 (Radioactive Substance Rules) to address the technical requirements of the authorization requested.

INSTRUCTIONS

Submit the completed application and supplemental information with one original and the number of copies required for the type of license to:

Radioactive Materials Division

Texas Commission on Environmental Quality

P.O. Box 13087, MC-233

Austin, Texas 78711-3087

# I. APPLICANT INFORMATION

A. Applicant’s Legal Name: Licenses are issued to either the owner or operator of the facility, commonly referred to as the applicant or license holder. List the legal name of the company, corporation, or person who is applying for the license. The legal name may be verified with the Texas Secretary of State at (512) 463-5555. The applicant may be asked to correct the name provided on this form, if found to be different. In some cases, a copy of the legal document forming the entity may be requested to verify the legal name (i.e., general partnership, or trust filed with the county).

The Customer Number is a unique TCEQ assigned number given to each business, governmental body, association, individual, or other entity that owns, operates, is responsible for, or is affiliated with a regulated entity. This number is assigned by the TCEQ when a Core Data Form is submitted to the TCEQ Central Registry.

For renewals and amendments, please provide the license number.

Also provide the mailing address, telephone number, fax numbers, and e-mail address.

B. Radiation Safety Officer: Please provide the name, address, telephone number, fax numbers, and e-mail address of the radiation safety officer (RSO) or who will be designated as the RSO.

The RSO is the person who is delegated the responsibility for the radiation safety program, who is responsible for maintaining the license and associated records, and who is the primary contact with the TCEQ in administering the license. The RSO must have the authority to maintain an ALARA program, enforce radiation safety policies and procedures, suspend activities deemed unsafe, implement remedial action when necessary, make a decision relative to any and all licensed activities, and be delegated the authority to act as a duly authorized person to act for and on behalf of the applicant.

For initial issuance and amendments changing the RSO, please provide a resume for the person indicated on the application form to be the RSO. The resume should provide the person’s formal education (name of institution, dates of attendance, and degrees awarded), specialized training (name of training provider, course title, and dates of attendance), and work experience (name of employer, dates of employment, job title, and specific duties).

It is recommended, as a minimum, that the RSO:

* have earned at least a bachelor's degree in a physical or biological science, industrial hygiene, health physics, radiation protection, or engineering from an accredited college or university, or an equivalent combination of training and relevant experience, with two years of relevant experience equivalent to a year of academic study, from a uranium or mineral extraction/recovery, radioactive waste processing, or a radioactive waste or by-product material disposal facility;
* have at least one year of relevant experience, in addition to that used to meet the educational requirement, working under the direct supervision of the RSO at a uranium or mineral extraction/recovery, radioactive waste processing, or radioactive waste or by-product material disposal facility; and
* have at least four weeks of specialized training in health physics or radiation safety applicable to uranium or mineral extraction/recovery, radioactive waste processing, or radioactive waste or by-product material disposal operations from a course provider that has been evaluated and approved by the agency.

C. Official Contact Name and Title: Please provide the name, title, address, telephone number, fax numbers, and e-mail address of the company official contact person, if it differs from the RSO.

# II. IMPORTANT GENERAL INFORMATION

A. Confidential Information: The commission has responsibility to provide a copy of each application to other review agencies and to interested persons upon request and to safeguard confidential material from becoming public knowledge. Thus, the commission requests that an applicant submitting data or information (1) be prudent in the designation of material as confidential and (2) submit such material only when it might be essential to the staff in their development of a recommendation.

The commission suggests that the applicant NOT submit confidential information as part of the license application. However, if this cannot be avoided, the confidential information should be described in non-confidential terms throughout the application and cross-referenced to a separate document or binder entitled “CONFIDENTIAL MATERIAL.” At the time of submission, the document or binder itself and each page individually must be conspicuously marked “CONFIDENTIAL.”

Reasons for designating material confidential may include avoiding disclosure of trade secrets, proprietary processes, and economics of operation or information that if made public would give an advantage to competitors. This includes authorizations under 5 U.S.C., Section 5552(b)(4) and special rules cited in Title 40 of the Code of Federal Regulations, Sections 2.301-2.309. The composition of the waste subject to the jurisdiction of the commission may not be regarded as confidential information. Finally, the name and address of the applicant may not be regarded as confidential information.

Information designated as confidential and accepted as such by the commission, will not be made public. However, any open records request that is received by the commission regarding information that an applicant claims to be confidential will be forwarded by the executive director of the commission to the Texas Attorney General in accordance with the Texas Government Code, Section 552.301. Following submission, the Attorney General will make a determination whether the designated confidential information is within an exception to the requirements to provide the information to the public or not.

In June of 2003, the legislature enacted House Bill 9, which requires the agency to withhold as confidential a number of documents that may appear in our files due to Homeland Security. The specific documents are listed in Government Code Chapter 418, Sections 418.176 through 418.182. They include certain information relating to: emergency response providers, risk or vulnerability assessments, the construction or assembly of weapons, reports prepared for an agency of the United States, the technical details of particular vulnerabilities to critical infrastructure, and the operating procedures, locations, and specifications of certain security systems. Please note that this information should not be included in any public notices.

B. TCEQ Core Data Form: The TCEQ requires that a Core Data Form (TCEQ-10400) be submitted on all incoming applications unless all of the following are met:

* A Regulated Entity and Customer Reference Number have been issued by the TCEQ;
* The Regulated Entity and Customer Reference Numbers are known by the applicant and are indicated on this form;
* No core data information has changed.

Note: The company and facility site information provided on the Core Data Form must be the same as provided on this form.

The Central Registry is a centralized area to record common information about TCEQ customers and regulated activities, such as the company names, addresses, and telephone numbers. The Central Registry provides the regulated community with a central access point within the agency to check on their core data and to make changes when necessary. When core data about your facility is migrated to the Central Registry two new identification numbers are assigned: the Customer Reference Number and the Regulated Entity Reference number. The Core Data Form is required if your records are not yet part of the Central Registry or if the core data for your facility is changing. In other words, if this is the initial application for a new license, then the Core Data Form must be completed. If you are amending, modifying, or otherwise updating an existing record for your site, the Core Data Form is not required unless the core data has changed. For more information, go to the TCEQ website for the [Core Data Form and Instructions](https://www.tceq.texas.gov/permitting/central_registry/guidance.html)[[1]](#footnote-1).

# III. FACILITY AND SOURCE INFORMATION

A. Site Name and Location(s) Radioactive Material will be Possessed and/or Used: Enter the name of the site for which the application is being submitted and provide the street address where primary activities using radioactive material are to be conducted. If a street address is not available, then a description of the location of the facility with respect to landmarks should be provided. For multiple locations, complete section III for each location.

The Regulated Entity Number is a unique TCEQ assigned number given to each person, organization, place or thing that is of environmental interest to the TCEQ and where regulated activities will occur. This number is assigned by the TCEQ when a Core Data Form is submitted to the TCEQ for the Central Registry. The same Regulated Entity Number should be used when applying for an authorization at a different location.

B. Principal Company Product or Business: Describe the main business activity at the site.

C. Location Where Records Will Be Kept: Indicate the location, including the physical location, address, or description, where records are to be maintained. Preferably they should be maintained at the licensed site to be listed on the license. However, if the applicant does not have office facilities at the intended licensed site suitable for maintaining records, then an alternate site should be specified. The alternate site should be easily accessible to TCEQ staff in the course of performing inspections at the licensed site.

D. Radioactive Material Data: The applicant should identify the radionuclide(s), the chemical or physical form, the maximum radioactivity requested, and how the radioactive material will be used.

Please refer to the table below for an example of how the entries should be made on the application form:

| (1) Radionuclides | (2) Chemical and Physical Form | (3) Maximum Activity or Quantity Requested | (4) Use of Each Form |
| --- | --- | --- | --- |
| A. Uranium (Natural) | A. U3O8 in solubilized, slurried and/or dried yellowcake form. | A. 60 55-gallon drums of dried yellowcake. | A. Extraction by in situ leach mining and recovery by processing and drying into yellowcake. Temporary storage prior to transfer to authorized recipients. |
| B. By-product material, as defined at 30 TAC §336.2(20) | B. Discrete surface waste as contamination, produced sands or mining fluids. | B. 120 55-gallon drums of by-product material. | B. Possession incidental to operations. Temporary storage prior to transfer to authorized recipients and/or authorized by-product material disposal facilities. Disposal via injection into a disposal well authorized by permit from the TCEQ. |
| C. Any radioactive material | C. Radioactive waste as defined in 30 TAC Chapter 336. | C. Activities of groups as specified at 30 TAC §336.1207(a), not to exceed the following:  Category I: 1 Ci; Category II: 10 Ci; Category III: 100 Ci; Category IV: 1,000 Ci. | C. Receipt from other persons, processing, and transfer to licensed radioactive waste disposal sites or other licensed recipients. |

|  |  |  |  |
| --- | --- | --- | --- |
| D. Special Nuclear Material | D. Any received as radioactive waste. | D. As specified at 30 TAC §336.2(149) “Special Nuclear Material in quantities not sufficient to form a critical mass.” | D. Receipt from other persons, storage, processing and transfer to licensed radioactive waste disposal sites or other licensed recipients. |

Please note that if you are requesting possession of radioactive material in “quantities of concern,” additional security measures will be required. The primary values used for determining quantities of concern are terabecquerel (TBq). The curie (Ci) values are rounded to two significant figures for informational purposes only. The activities of specific radionuclides that are collocated which are quantities of concern are included in Table 1.

If several radionuclides are being requested and the sum of the ratios of the activity of each is one or greater, then it is classified as a quantity of concern. If you are requesting quantities of concern, please contact TCEQ concerning the additional security requirements. Additional information can also be found on the Nuclear Regulatory Commission’s webpage on [Security Orders and Requirements](https://www.nrc.gov/security/byproduct/orders.html)[[2]](#footnote-2).

Table 1: Radioactive Material "Quantities of Concern"

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| Isotope | Curies | TBq | Isotope | Curies | TBq |
| Am-241 | 16 Ci | 0.6 TBq | Pm-147 | 11,000 Ci | 400 TBq |
| Am-241/Be | 16 Ci | 0.6 TBq | Pu-238 | 16 Ci | 0.6 TBq |
| Cm-244 | 14 Ci | 0.5 TBq | Pu-239/Be | 16 Ci | 0.6 TBq |
| Cf-252 | 5.4 Ci | 0.2 TBq | Ra-226 | 11 Ci | 0.4 TBq |
| Co-60 | 8.1 Ci | 0.3 TBq | Se-75 | 54 Ci | 2 TBq |
| Cs-137 | 27 Ci | 1 TBq | Sr-90 (Y-90) | 270 Ci | 10 TBq |
| Gd-153 | 270 Ci | 10 TBq | Tm-170 | 5,400 Ci | 200 TBq |
| Ir-192 | 22 Ci | 0.8 TBq | Yb-169 | 81 Ci | 3 TBq |

# IV. TYPE OF LICENSE ACTION REQUESTED

A. Type of Action Requested: Please mark the appropriate box(es) indicating what type of action is being requested. Please check all boxes that apply in this section of the application.

B. Type of License Requested: Please mark the appropriate box(es) indicating what type of license is being requested. Please check all boxes that apply in this section of the application.

C. License Amendment: If an amendment is being requested, please mark the type of amendment that is being requested. Amendment types are listed in 30 TAC Subsection 305.62(i).

D. Request and Regulatory Justification: Please describe what is being requested or amended in the license and the regulatory justification for the request.

# V. LICENSE FEE INFORMATION

A. License Fees: Indicate fee amount paid. Check “N/A” for Administrative Amendments.

B. Has the Radioactive Material License Payment Submittal Form (TCEQ-20462) been submitted to the Cashier’s Office?

To expedite the processing of the application, please provide a copy of the Radioactive Material License Payment Submittal Form (TCEQ-20462) with the application package. To verify receipt of payment or any other questions regarding payment of fees to the TCEQ, please call the Financial Administration Division, Cashiers Office at (512) 239-0300.

# VI. PUBLIC NOTICE INFORMATION

*Complete this section for initial issuance, renewal, major amendments, and minor amendments.*

If public notice is required, additional information is needed to process the application. If you are unsure whether public notice will be required, the TCEQ would encourage you to complete this section to expedite review of the application.

A. Responsible Person: A designated representative for the applicant/licensee should be identified as the person responsible for ensuring that the public notice is properly published in an appropriate newspaper (if required). This person will be contacted directly by mail when the TCEQ is ready to authorize public notice for the application. To expedite and ensure contact with the Responsible Person, please provide a fax number and e-mail address in addition to a mailing address and telephone number.

B. Technical Contact: This person is responsible for answering any questions from the general public regarding the application. The name and phone number of the Technical Contact will be listed in the public notice. This person may or may not be the technical contact for the license application review. Only complete if different from the Responsible Person listed in VI.A.

C. Application in Public Place: Identify the location in the county where the application will be made available for public review and copying. The public place will be identified in the notice. The location must be a public place (a place with is owned and operated by public funds, for example, libraries, county courthouses, city halls). A public place cannot be a commercial enterprise. Applicants/Licensees are required to pre-arrange the availability of the public place identified on this application form.

The application must remain available from the first day of publication through the designated comment period. If the application is submitted to the TCEQ with information marked as confidential, applicants are required to indicate which specific portions of the application are not being made available to the public. These portions of the application must be accompanied with the following statement:

“Any request for portions of this application that are marked as confidential must be submitted in writing, pursuant to the Public Information Act, to the TCEQ Public Information Coordinator, MC 197, P.O. Box 13087, Austin, Texas 78711-3087.”

D. Adjacent Landowners List: Title 30 Texas Administrative Code (30 TAC) Section 39.705 requires the Office of the Chief Clerk of TCEQ to mail the notice to each owner of property adjacent to the proposed facility. In order to facilitate this requirement, please submit a list identifying the adjacent property owners by name and complete mailing address that is cross-referenced to the map depicting the location of adjacent property owners. The list of adjacent surface property owners must be obtained from the county tax roll records. Please note, the list should be verified prior to public notice to ensure that landowners have not changed since initial submittal.

E. Map of Adjacent Landowners: A map indicating the location of the property of the surface owners of the licensed area and the property of the surface owners adjacent to the facility must be submitted as part of the application.

F. Mailing Labels: Mailing labels with the adjacent landowner’s names and mailing addresses must be included with the application. An electronic file containing the mailing list in the Avery 5160 label formatting and four (4) sets of printed self-adhesive mailing labels must be submitted. When multiple plots of land are owned by the same person(s), the address only needs to be included once. The document should be formatted in Microsoft Word, or a 100% compatible format. Please label the disk with the licensee's name (for example, John Doe Corporation), customer number (for example, CNXXXXXXXXX), and regulated entity number (for example, RNXXXXXXXXX).

In formatting the mailing labels, please enter the applicant’s/licensee’s name, customer number, and regulated entity number in the first label box. Following the first label box, enter the adjacent landowners’ names and addresses in subsequent boxes 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. See example below.

JOHN DOE

PO BOX 123

WHEREVER TX 77777

1. Plain Language Summary: For new, renewal and major amendment license applications, provide a plain-language summary of the application that is no more than two pages long. The summary must be prepared using simple, concise, easy to understand terminology. Please prepare this as a standalone document so that it can be posted on the TCEQ Radioactive Materials webpage. The summary must include the following information:
   1. the applicant/operator name;
   2. the type of application;
   3. the type and amount of radioactive material to be authorized, and designate if the radioactive material is also a waste;
   4. the type of facility;
   5. the facility name and location;
   6. the function of the proposed plant or facility;
   7. how the applicant will control radioactive effluents and radioactive contamination, so that the proposed plant or facility will not have an adverse impact on human health or the environment.
2. Public Involvement Plan: TCEQ’s Public Participation Plan provides guidance for using preliminary screening and public involvement plans to ensure meaningful public outreach. Applicants who are applying for a new radioactive material license or amending a license with a new activity are required to complete a Public Involvement Plan. A Public Involvement Plan is intended to provide an applicant and the agency with information to determine if additional public outreach is necessary or beneficial. Applicants may complete a Public Involvement Plan, even if not required, to learn about the communities in which their facilities are located or where their activities may have an impact.

Submit a Public Involvement Plan using the [Public Involvement Plan Form](https://www.tceq.texas.gov/downloads/agency/decisions/hearings/environmental-equity/pip-form-tceq-20960.pdf)[[3]](#footnote-3) (TCEQ-20960) and [Instructions for Completing a Public Involvement Plan Form for Permit and Registration Applications](https://www.tceq.texas.gov/downloads/agency/decisions/hearings/environmental-equity/instructions-for-pip-form-tceq-20960.pdf)[[4]](#footnote-4) (TCEQ-20960).

For more information regarding [Title VI compliance at TCEQ](https://www.tceq.texas.gov/agency/decisions/participation/title-vi-compliance)[[5]](#footnote-5) or the [Public Participation Plan](https://www.tceq.texas.gov/downloads/agency/decisions/participation/public-participation-plan-gi-607.pdf)[[6]](#footnote-6), go to the TCEQ website.

# VII. DELINQUENT FEES AND PENALTIES

Notice: This form will not be processed until all delinquent fees and/or penalties owed to TCEQ or the Office of the Attorney General on behalf of the TCEQ are paid in accordance with the “Delinquent Fee and Penalty Protocol.”

For more information, go to the TCEQ website for [Delinquent Fees and Penalties](https://www.tceq.texas.gov/agency/financial/fees/fees/delin/index.html)[[7]](#footnote-7).

# VIII.SIGNATURE

The application must be signed by the applicant, or person duly authorized to act for and on the applicant’s behalf. If the application is signed by a person duly authorized to act for and on the applicant’s behalf the application must be accompanied by a document signed by the owner of the applicant or the president of the applying company granting such authority to the person signing the application.

Note: Signatures must be original in ink, not reproduced by photocopy, fax or other means and must be received by the TCEQ prior to any license being issued.

The application must be notarized (per 30 TAC, Chapter 281).

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| TCEQ-20460 – General Application for Radioactive Material License (Please read the instructions for completing the application before entering information into the application form.) | | | | | | | | |
| I. APPLICANT INFORMATION | | | | | | | | |
| A. Applicant’s Legal Name: | | | | | | | | |
| Customer Number (if applicable):  CN | | | | | License Number (if known): | | | |
| Mailing Address: | | | | | | | | |
| City: | | State: | | | Zip Code | | | |
| Telephone No.: | | FAX No.: | | | Email Address: | | | |
|  | | | | | | | | |
| B. Radiation Safety Officer: | | | | | | | | |
| Mailing Address: | | | | | | | | |
| City: | | State: | | | Zip Code: | | | |
| Telephone No.: | | FAX No.: | | | Email Address: | | | |
|  | | | | | | | | |
| C. Official Contact Name (if other than the RSO): | | | | | | | | |
| Title: | | | | | | | | |
| Mailing Address: | | | | | | | | |
| City: | | State: | | | Zip Code: | | | |
| Telephone No.: | | FAX No.: | | | Email Address: | | | |
| II. IMPORTANT GENERAL INFORMATION | | | | | | | | |
| A. Is confidential information submitted with this application? | | | | | | | | Yes  No |
| B. Is a TCEQ Core Data Form (TCEQ-10400) attached?  The TCEQ requires that a Core Data Form be submitted on all incoming applications unless a Regulated Entity and Customer Reference Number have been issued by the TCEQ and no core data information has changed. For more information, call (512) 239-5175 or go to the TCEQ website for the [Core Data Form and Instructions](https://www.tceq.texas.gov/permitting/central_registry/guidance.html). | | | | | | | | Yes  No |
| III. FACILITY AND SOURCE INFORMATION | | | | | | | | |
| A. Site Name and Location(s) at which radioactive material will be possessed and/or used. | | | | | | | | |
| Regulated Entity Number (if applicable): RN | | | | | | | | |
| Physical Location, Address or Description: | | | | | | | | |
| City: | | | County: | | | Zip Code: | | |
|  | | | | | | | | |
| B. Principal Company Product or Business: | | | | | | | | |
|  | | | | | | | | |
| C. Location(s) where records will be kept: | | | | | | | | |
| Physical Location, Address or Description: | | | | | | | | |
| City: | | | County: | | | Zip Code: | | |
| D. Radioactive Material Data: (Use a separate page, if needed.) | | | | | | | | |
| (1) Radionuclide(s) | (2) Chemical and physical form | | | (3) Maximum radioactivity or quantity requested | | | (4) Use of each form | |

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| IV. TYPE OF LICENSE ACTION REQUESTED |
| A. Action Requested: (choose one)  Initial Issuance  Renewal  Amendment  Termination |
|  |
| B. For an initial issuance, choose the type of license requested:  Alternative Methods of Disposal of Radioactive Material (Subchapter F)  Disposal of NORM Waste from Public Water Systems (Subchapter K)  Commercial Disposal of By-product Material (Subchapter L)  Low-Level Radioactive Waste Disposal (Subchapter H)  Source Material Recovery (Subchapter L)  Radioactive Waste Processing and Storage (Subchapter M) |
|  |
| C. For an amendment, choose the type of amendment requested:  Major  Minor  Administrative |
|  |
| D. Describe the request and include the regulatory justification: |

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| --- | --- | --- | --- | --- |
| V. LICENSE FEE INFORMATION | | | | |
| Enter the amount of the fee submitted with this application: $ | | | | |
| Has the Radioactive Material License Payment Submittal Form (TCEQ-20462) been submitted to the Cashier’s Office? | | | | Yes  No  N/A |
| VI. PUBLIC NOTICE INFORMATION (*complete for initial issuance, renewal, major and minor amendments*) | | | | |
| A. Responsible Person | | | | |
| Name and Title: | | | | |
| Mailing Address:  City:  State:  Zip Code: | | | | |
| Telephone No.: | FAX No.: | | E-mail Address: | |
|  | | | | |
| B. Technical Contact | | | | |
| Name and Title: | | | | |
| Mailing Address:  City:  State:  Zip Code: | | | | |
| Telephone No.: | FAX No.: | | E-mail Address: | |
|  | | | | |
| C. Name of Public Place Where Application May be Viewed: | | | | |
| Physical Address: | | | | |
| City: | | County: | | |

|  |  |
| --- | --- |
| Has the public place granted authorization to place the application for public viewing and copying? | Yes  No |
|  | |
| D. Is the list of adjacent landowners included with the application? | Yes  No |
|  | |
| E. Is the map of the adjacent landowners included with the application? | Yes  No |
|  | |
| F. Have the mailing labels with the adjacent landowner’s names and mailing addresses been included with the application, as per the instructions? | Yes  No |
|  | |
| G. Is the Plain Language Summary included with the application, as per the instructions? | Yes  No   N/A |
|  | |
| H. Is the Public Involvement Plan included with the application, as per the instructions? | Yes  No   N/A |
| VII. DELINQUENT FEES AND PENALTIES | |
| Notice: This form will not be processed until all delinquent fees and/or penalties owed to TCEQ or the Office of the Attorney General on behalf of the TCEQ are paid in accordance with the “Delinquent Fee and Penalty Protocol.” For more information, go to the TCEQ website for [Delinquent Fees and Penalties](https://www.tceq.texas.gov/agency/financial/fees/fees/delin/index.html). | |

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| --- |
| VIII. SIGNATURE |
| "I 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 gather and evaluate 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 knowing violations." |
| NAME: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  (please print)  TITLE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  SIGNATURE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  (original signature required)  DATE: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  SUBSCRIBED AND SWORN to before me by the said \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  On this \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_  My Commission expires on the \_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, \_\_\_\_\_\_\_\_  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_  Notary Public in and for  \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ County, Texas  (Note: Application must bear signature and seal of notary public) |

## Part B Application

Additional technical information must be submitted as Part B of the application. In addition to the information provided in the Part A application, specific information is required as part of the application under Texas Health & Safety Code Chapter 401 and 30 TAC Sections 305.45, 305.54, 336.205, 336.207, 336.613, 336.615, 336.704, 336.705, 336.706, 336.707, 336.708, 336.709, 336.710, 336.711, 336.1007, 336.1109, 336.1111, 336.1211, and 336.1213, as applicable.

Application materials must be submitted according to applicable requirements of the Texas Engineering Practice Act, the Texas Geoscience Practice Act, and the Professional Land Surveying Practices Act.

1. <https://www.tceq.texas.gov/permitting/central_registry/guidance.html> [↑](#footnote-ref-1)
2. <https://www.nrc.gov/security/byproduct/orders.html> [↑](#footnote-ref-2)
3. <https://www.tceq.texas.gov/downloads/agency/decisions/hearings/environmental-equity/pip-form-tceq-20960.pdf> [↑](#footnote-ref-3)
4. <https://www.tceq.texas.gov/downloads/agency/decisions/hearings/environmental-equity/instructions-for-pip-form-tceq-20960.pdf> [↑](#footnote-ref-4)
5. <https://www.tceq.texas.gov/agency/decisions/participation/title-vi-compliance> [↑](#footnote-ref-5)
6. <https://www.tceq.texas.gov/downloads/agency/decisions/participation/public-participation-plan-gi-607.pdf> [↑](#footnote-ref-6)
7. <https://www.tceq.texas.gov/agency/financial/fees/fees/delin/index.html> [↑](#footnote-ref-7)