APPENDIX F TWDB CWSRF Tier II FORMS

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Application Affidavit (WRD-201)

THE STATE OF TEXAS	
COUNTY OF [County where applicant is located]	
[APPLICANT]	

BEFORE ME, the undersigned, a Notary Public in and for the State of Texas, on this day personally appeared <u>[affiant, affiant's title]</u> as the Authorized Representative of the [applicant], who being by me duly sworn, upon oath says that:

- 1. the decision by the [applicant] [("City/District/Corporation")] to request financial assistance from the Texas Water Development Board ("Board") was made in a public meeting held in accordance with the Open Meetings Act (Government Code, §551.001, et seq.) and after providing all such notice as required by such Act as is applicable to the ["City/District/Corporation"];
- 2. the information submitted in the application is true and correct according to my best knowledge and belief;
- 3. the ["City/District/Corporation"] has no pending, threatened, or outstanding judgments, orders, fines, penalties, taxes, assessment or other enforcement or compliance issue of any kind or nature by the Environmental Protection Agency, Texas Commission on Environmental Quality, Texas Comptroller, Texas Secretary of State, or any other federal, state or local government, except for the following (if no such outstanding compliance issues, write in "none"):
- 4. the ["City/District/Corporation"] warrants compliance with the representations made in the application in the event that the Board provides the financial assistance; and
- 5. the ["City/District/Corporation"] will comply with all applicable federal laws, rules, and regulations as well as the laws of this state and the rules and regulations of the Board.

(signature of affiant)
Name: [name of official representative]
Title: [official capacity]

SWORN TO AND SUBSCRIBED BEFORE ME, by <u>[name of affiant, title and official capacity]</u>, this <u>(day)</u> day of <u>(Month)</u>, <u>200(yr)</u>.

<u>(signature of notary)</u> Notary Public, State of Texas

(NOTARY'S SEAL)

Application Filing and Authorized Representative Resolution (WRD-201A)

A RESOLUTION by the of the requesting financial assistance from the Texas Water Development Board; authorizing the filing of an application for assistance; and making certain findings in connection therewith.
BE IT RESOLVED BY THE:
SECTION 1: That an application is hereby approved and authorized to be filed with the Texas Water Development Board seeking financial assistance in an amount not to exceed \$ to provide for the costs of
SECTION 2: That be and is hereby designated the authorized representative of the for purposes of furnishing such information and executing such documents as may be required in connection with the preparation and filing of such application for financial assistance and the rules of the Texas Water Development Board.
SECTION 3: That the following firms and individuals are hereby authorized and directed to aid and assist in the preparation and submission of such application and appear on behalf of and represent the before any hearing held by the Texas Water Development Board on such application, to wit:
Financial Advisor:
Engineer:
Bond Counsel:
PASSED AND APPROVED, this the day of, 200
ATTEST:
(Seal)

Application Resolution - Certificate of Secretary (WRD-201b)

THE STATE OF TEXAS

COUNTY OF
I, the undersigned, Secretary of the, Texas, DO HEREBY CERTIFY as follows:
1. That on the day of, 2000, a regular meeting of the was held at a meeting place within the City; the duly constituted members of the being as follows:
and all of said persons were present at said meeting, except the following:
Among other business considered at said meeting, the attached resolution entitled:
"A RESOLUTION by the of the requesting financial participation from the Texas Water Development Board; authorizing the filing of an application for financial participation; and making certain findings in connection therewith."
was introduced and submitted to the for passage and adoption. After presentation and due consideration of the resolution, and upon a motion made by and seconded by, the resolution was duly passed and adopted by the by the following vote:
voted "For"voted "Against"abstained
all as shown in the official Minutes of the for the meeting held on the aforesaid date.
2. That the attached resolution is a true and correct copy of the original on file in the official records of the; the duly qualified and acting members of the on the date of the aforesaid meeting are those persons shown above and, according to the records of my office, advance notice of the time, place and purpose of said meeting was given to each member of the; and that said meeting, and deliberation of the aforesaid public business, was open to the public and written notice of said meeting, including the subject of the above entitled resolution, was posted and given in advance thereof in compliance with the provisions of Chapter 551 of the Texas Government Code. IN WITNESS WHEREOF, I have hereunto signed my name officially and affixed the seal of said, this the of, 200
Secretary (SEAL)

Wastewater Project Information (WRD-253a)									
A. Project Name			E	B. Project No.		(C. County		
D. Program(s)			E	E. Loan Amou	nt	1	F. Loan Term		
G. Wastewater Project Description: (Multiphase project, new or expansion, expansion of collection system, etc.) Attach map of service area affected by Project or other documentation.									
H. Wastewater Receiving Stream		CC Permit					Long. & Lat. of Discharge Location		
L. Projected Wastewater Flows									
1. Design Flow MGD	2. 2-Hour Pea	ak MGD							
M. Proposed Permit Parameters									
1. CBOD5 mg/l			4.1	NH3-N mg/l					
2. BOD5 mg/l			5. [OO mg/l					
3. TSS mg/l N. Other Pertinent Planning Information (Des									
Š	,	Defense	T						
O. Projected Population from application for 20 year period preferably in 5 year increments.	Year	Referer Year 2000	r	2005	2010	2015	2020	20	
Attach justification and list service area populations if different from Planning Area.	Population								
Project Design Year	20			Design Population					
P. Current Water Supply Information									
Surface Water Supply Name Certifica				ate No. Annual Amount Used and Unit					
Ground Water Supply Aquifer County									
Well Field Location Annual Amount Used and Unit						nit			
Q. Proposed Water Supply Information (over loan repayment period) Surface Water Supply Name Certificate No. Annual Amount Used and Unit									
Ground Water Supply Aquifer County									
Well Field Location Annual Amount Used and Unit					nit				
R. Consulting Engineer Name			S. Telephone No.			T. E-mail address			
U. Applicant Contact Name, Title				V. Telephone No.			W. E-mail address		

Instructions on use of Texas Water Development Board

Supplemental Contract Conditions CWSRF Tier II (ED-004f)

Applicability

These Supplemental Conditions contain provisions that are worded to comply with certain statutes and regulations which specifically relate to the Clean Water State Revolving Fund (CWSRF) Tier II (projects receiving state funds only). Provisions that are applicable to the project's funding source or dollar value of the contract are so noted within with the provision.

Construction projects that have Colonia Wastewater Treatment Assistance Program (CWTAP) funding do not use these conditions but instead use the EPA Supplemental Conditions and TWDB Special Conditions ED-004C. Construction projects which are financed by CWSRF Tier III (projects receiving federal funds) and Drinking Water State Revolving Fund do not use these conditions but instead use TWDB Supplemental Conditions ED-004E. Projects with State Loan funding use Supplemental Conditions ED-004G. Optional provisions that are good business practices are available in ED-004H.

Application of Conditions

The conditions and forms listed under Instructions to Bidders are to be included in the instructions to bidders for construction services. The provisions listed under Construction Contract Supplemental Conditions should be included with the other general and special conditions that are typically included in the construction contract documents by the design engineer.

Modifications to Provisions

The Applicant may need to modify parts of these provisions to better fit the other provisions of the construction contract. The Applicant and the consulting engineer should carefully study these provisions before incorporating them into the construction contract documents. In particular, Water Districts and other types of districts should be aware of statutes relating to their creation and operation that may affect the application of these conditions.

The Recipient (Owner) is to determine and incorporate the affirmative action goals for the project into supplemental condition No. 11. Condition number No. 12 (Archeological Discoveries and Cultural Resources) and No. 13 (Endangered Species) may be superseded or modified by project specific conditions established during the application process.

These documents may confer certain duties and responsibilities on the consulting engineer that are beyond, or short of, what the Applicant intends to delegate. The Applicant should ensure that the contractual agreement with the engineer provides for the appropriate services. Otherwise the Applicant should revise the wording in these special conditions to agree with actually delegated functions.

Good Business Practices

There are other contract provisions that the Owner and Designer need to include as a matter of good business practices. It is recommended that provisions addressing the following matters be included in the construction contract. Contract Provisions that satisfy these are available from TWDB upon request.

- * Specifying the time frame for accomplishing the Construction of the project, and the consequences of not completing on time, including liquidation damages.
- * Specifying the type and dollar value of and documentation of insurance the contractor is to carry. As a minimum the contractor should carry liability and builder's risk insurance
- * Identifying the responsibility of the contractor Responsibility and warranty of work.
- * Price reduction for defective pricing of negotiated costs.
- * Differing site conditions notice and claims regarding site conditions differing from indicated conditions.
- * Covenants against contingent fees Prohibit contingent fees for securing business.
- * Gratuities Prohibitions against offering and accepting gratuities
- * Audit and access records

- * Suspension of work Conditions under which owner may suspend work.
- * Termination Conditions under which owner may terminate
- * Remedies How disputes will be remedied.

Other Requirements

There may be other local government requirements and applicable Federal and State statutes and regulations that are not accommodated by these conditions. It is the Loan/Grant Recipient's responsibility to ensure that the project and all contract provisions are consistent with the relevant statutes and regulations.

Advertisements for Bids

The official advertisement for bids that is published in newspapers should include certain information including:

- * A clear description of what is being procured.
- * How to obtain P&S, and necessary forms and information.
- * The date and time by which bids are to be received. (deadline)
- * The address where bids are to be provided.
- * Acknowledgement of any special requirements such as mandatory pre-bid conference and Affirmative Action requirements.
- * Right to reject any and all bids.

Bid proposal

The Bid proposal form should account for the following.

- * If lump sum bid, account for Property Consumed in Contracts to Improve Real Property; Tax Code 151.056.
- * Distinguish Eligible and Ineligible items.
- * Accommodate Trench Safety requirements with separate per unit pay item for trench excavation safety protection Health and Safety Code Chapter 756.
- * Accommodate Non-Resident Bidder Reciprocity requirements in Government Code 2252.002, by utilizing WRD-259.
- * Include space for Contractor to acknowledge receipt of each Addendum issued during the bidding process.

Bidding Process:

The Plans and Specifications should include an explanation of how the bids will be processed. The explanation should include the following components.

- * Whether a Pre-bid Conference, will be held, whether it is optional or mandatory, and where and when it will be held.
- * Specify the criteria and process for determining responsiveness and responsibleness of the bidder.
- * Specify the method of determining the successful bidder and award, and accounting for non-resident bidder reciprocity requirements Gov. Code 2252.002 (IE. Award to the lowest responsive responsible bidder, accounting for any multiple parts to bids.)
- * Allow for withdrawal of a bid due to a material mistake.
- * Identify the time frame that the bids may be held by the Owner before awarding a contract. (IE. Typically for 60 or 90 days.)
- * Acknowledge right of the Owner to reject any and all bids.

All proposed modifications to these conditions should be brought to the attention of and discussed with the appropriate TWDB area engineer. The TWDB engineer can also answer any questions regarding these conditions. The questions and proposed modifications can be sent to the following address.

Texas Water Development Board
Office of Project Finance & Construction Assistance
P. O. Box 13231, Capitol Station
Austin, Texas 78711-3231
(512) 463-7853 FAX (512) 475-2086

Texas Water Development Board

SUPPLEMENTAL CONTRACT CONDITIONS

For Projects Funded through the

Clean Water State Revolving Loan Program (Tier II),

Table of Contents

Instructions to Bidders

- 1. Contingent Award of Contract
- 2. Equal Employment Opportunity and Affirmative Action
- 3. Bid Guarantee
- 4. Nonresident Bidder

Forms to be submitted with bids (attached)

- * Bidder's Certifications regarding Equal Employment Opportunity and Non-Segregated Facilities (WRD-255)
- * Vendor Compliance with Non-Resident Bidder Requirements (WRD-259)

Construction Contract Supplemental Conditions

- 1. Supersession
- 2. Privity of Contract
- 3. Definitions
- 4. Laws to be Observed
- 5. Review by Owner, TWDB, and EPA
- 6. Performance and Payment Bonds
- 7. Progress Payments and Payment Schedule
- 8. Workman's Compensation Insurance Coverage
- 9. Changes
- 10. Prevailing Wage Rates
- 11. Equal Employment Opportunity and Affirmative Action
- 12. Archeological Discoveries and Cultural Resources
- 13. Endangered Species
- 14. Hazardous Materials
- 15. Project Sign
- 16. Operation and Maintenance Manuals and Training
- 17. As-built Dimensions and Drawings

Required Forms to be submitted with executed contracts:

- · Contractor's act of Assurance (ED-103)
- · Contractor's Act of Assurance Resolution (ED-104)

TWDB SUPPLEMENTAL CONTRACT CONDITIONS Instructions to Bidders

1. CONTINGENT AWARD OF CONTRACT

This contract is contingent upon release of funds from the Water Development Board.

Any contract or contracts awarded under this Invitation for Bids are expected to be funded in part by a loan or grant from the Texas Water Development Board, and a grant from the United States Environmental Protection Agency (U.S. EPA.) Neither the State of Texas, or U.S. EPA nor any of its departments, agencies, or employees are or will be a party to this Invitation for Bids or any resulting contract.

2. EQUAL EMPLOYMENT OPPORTUNITY AND AFFIRMATIVE ACTION

Equal Opportunity in Employment - All qualified applicants will receive consideration for employment without regard to race, color, religion, sex, age, handicap or national origin. Bidders on this work will be required to comply with the President's Executive Order No. 11246, as amended by Executive Order 11375, and as supplemented in Department of Labor regulations 41 CFR Part 60.

The Bidder's Certifications regarding Equal Employment Opportunity and Non-Segregated Facilities (WRD-255) must be submitted with the bid.

3. BID GUARANTEE

Each bidder shall furnish a bid guarantee equivalent to five percent of the bid price. (Water Code 17.183). If a bid bond is provided, the contractor shall utilize a surety company which is authorized to do business in Texas in accordance with Art. 7.19-1. Bond of Surety Company; Chapter 7 of the Insurance Code.

4. AWARD OF CONTRACT TO NONRESIDENT BIDDER

A governmental entity may not award a governmental contract to a nonresident bidder unless the nonresident underbids the lowest bid submitted by a responsible resident bidder by an amount that is not less than the amount by which a resident bidder would be required to underbid the nonresident bidder to obtain a comparable contract in the state in which the nonresident's principal place of business is located. A nonresident bidder is a contractor whose corporate offices or principal place of business is outside of the state of Texas. (Source: Texas Government Code Chapter 2252 Subchapter A Nonresident Bidders, (§ 2252.002.) The bidder will complete form WRD-259 which must be submitted with the bid.

Forms to be submitted with Bid:

- * Bidder's Certifications regarding Equal Employment Opportunity and Non-Segregated Facilities (WRD-255)
- * Vendor Compliance with Non-Resident Bidder Requirements (WRD-259)

Supplemental Contract Conditions

Conditions 1. SUPERSESSION

The Owner and the contractor agree that the TWDB Supplemental Conditions apply to that work eligible for Texas Water Development Board assistance to be performed under this contract and these clauses supersede any conflicting provisions of this contract.

2. PRIVITY OF CONTRACT

Funding for this project is expected to be provided in part by the Texas Water Development Board. Neither the State of Texas, nor any of its departments, agencies or employees is, or will be, a party to this contract or any lower tier contract. This contract is subject to applicable provisions 31 TAC Chapter 363 and 375 in effect on the date of the assistance award for this project.

3. DEFINITIONS

- (a) The term Owner means the local entity contracting for the construction services.
- (b) The term "TWDB" means the Executive Administrator of the Texas Water Development Board, or other person who may be at the time acting in the capacity or authorized to perform the functions of such Administrator, or the authorized representative thereof.

4. LAWS TO BE OBSERVED

In the execution of the Contract, the Contractor must comply with all applicable Local, State and Federal laws, including but not limited to laws concerned with labor, safety, minimum wages, and the environment. The Contractor shall make himself familiar with and at all times shall observe and comply with all Federal, State, and Local laws, ordinances and regulations which in any manner affect the conduct of the work, and shall indemnify and save harmless the Owner, Texas Water Development Board, and their representatives against any claim arising from violation of any such law, ordinance or regulation by himself or by his subcontractor or his employees.

5. REVIEW BY OWNER, and TWDB

- (a) The Owner, authorized representatives and agents of the Owner, and TWDB shall, at all times have access to and be permitted to observe and review all work, materials, equipment, payrolls, personnel records, employment conditions, material invoices, and other relevant data and records pertaining to this Contract, provided, however that all instructions and approval with respect to the work will be given to the Contractor only by the Owner through authorized representatives or agents.
- (b) Any such inspection or review by the TWDB shall not subject the State of Texas to any action for damages.

6. PERFORMANCE AND PAYMENT BONDS

Each contractor awarded a construction contract furnish performance and payment bonds:

- (a) the performance bond shall include without limitation guarantees that work done under the contract will be completed and performed according to approved plans and specifications and in accordance with sound construction principles and practices; and
- (b) the performance and payment bonds shall be in a penal sum of not less than 100 percent of the contract price and remain in effect for one year beyond the date of approval by the engineer of the political subdivision.
- (c) The contractor shall utilize a surety company which is authorized to do business in Texas in accordance with Art. 7.19-1. Bond of Surety Company; Chapter 7 of the Insurance Code.

7. PROGRESS PAYMENTS AND PAYMENT SCHEDULE

- (a) The Contractor shall submit for approval immediately after execution of the Agreement, a carefully prepared Progress Schedule, showing the proposed dates of starting and completing each of the various sections of the work, the anticipated monthly payments to become due the Contractor, and the accumulated percent of progress each month.
- (b) The following paragraph applies only to contracts awarded on a lump sum contract price:

COST BREAKDOWN - The Contractor shall submit to the Owner a detailed breakdown of his estimated cost of all work to be accomplished under the contract, so arranged and itemized as to meet the approval of the Owner or funding agencies. This breakdown shall be submitted promptly after execution of the agreement and before any payment is made to the Contractor for the work performed under the Contract. After approval by the Owner the unit prices established in the breakdown shall be used in estimating the amount of partial payments to be made to the Contractor.

(c) Progress Payments

- (1) The Contractor shall prepare his requisition for progress payment as of the last day of the payment month and submit it, with the required number of copies, to the Engineer for his review. Except as provided in Paragraph (3) of this subsection, the amount of the payment due the Contractor shall be determined by adding to the total value of work completed to date, the value of materials properly stored on the site and deducting (1) five percent (5%) minimum of the total amount, as a retainage and (2) the amount of all previous payments. The total value of work completed to date shall be based on the actual or estimated quantities of work completed and on the unit prices contained in the agreement (or cost breakdown approved pursuant to section 6.b relating to lump sum bids) and adjusted by approved change orders. The value of materials properly stored on the site shall be based upon the estimated quantities of such materials and the invoice prices. Copies of all invoices shall be available for inspection by the Engineer.
- (2) The Contractor shall be responsible for the care and protection of all materials and work upon which payments have been made until final acceptance of such work and materials by the Owner. Such payments shall not constitute a waiver of the right of the Owner to require the fulfillment of all terms of the Contract and the delivery of all improvements embraced in this Contract complete and satisfactory to the Owner in all details.
- (3) This clause applies to contracts when the Owner is a Municipal Utility District, or Water Control and Improvement District. The retainage shall be ten percent minimum of the amount otherwise due until at least fifty percent of the work has been completed. After the project is fifty percent completed, the District may reduce the retainage from ten percent to no less than five percent.
- (4) The five percent (5%) minimum retainage of the progress payments due to the Contractor may not be reduced until the building of the project is substantially complete and a reduction in the retainage has been authorized by the TWDB.
- (5) The following clause applies only to contracts where the total price at the time of execution is \$400,000 or greater and the retainage is greater than 5% and the Owner is not legally exempted from the condition (i.e certain types of water districts).

The Owner shall deposit the retainage in an interest-bearing account, and the interest earned on such retainage funds shall be paid to the Contractor after completion of the contract and final acceptance of the project by the Owner.

(d) Withholding Payments. The Owner may withhold from any payment otherwise due the Contractor so much as may be necessary to protect the Owner and if so elects may also withhold any amounts due from the Contractor to any subcontractors or material dealers, for work performed or material furnished by them. The foregoing provisions shall be construed solely for the benefit of the Owner and will not require the Owner to determine or adjust any claims or disputes between the Contractor and his subcontractors or Material dealers, or to withhold any moneys for their protection unless the Owner elects to do so. The failure or refusal of the Owner to withhold any moneys from the Contractor shall in no way impair the obligations of any surety or sureties under any bond or bonds furnished under this Contract.

(c) Payments Subject to Submission of Certificates. Each payment to the Contractor by the Owner shall be made subject to submission by the Contractor of all written certifications required of him and his subcontractors by Section 3 hereof (relating to labor standards) and other general and special conditions elsewhere in this contract.

(e) Final Payment.

- (1) Upon satisfactory completion of the work performed under this contract, as a condition before final payment under this contract or as a termination settlement under this contract the contractor shall execute and deliver to the Owner a release of all claims against the Owner arising under, or by virtue of, this contract, except claims which are specifically exempted by the contractor to be set forth therein. Unless otherwise provided in this contract, by State law or otherwise expressly agreed to by the parties to this contract, final payment under this contract or settlement upon termination of this contract shall not constitute a waiver of the Owner's claims against the contractor or his sureties under this contract or applicable performance and payment bonds.
- (2) After final inspection and acceptance by the Owner of all work under the Contract, the Contractor shall prepare his requisition for final payment which shall be based upon the carefully measured or computed quantity of each item of work at the applicable unit prices stipulated in the Agreement or cost breakdown (if lump sum), as adjusted by approved change orders. The total amount of the final payment due the Contractor under this contract shall be the amount computed as described above less all previous payments.
- (3) The retainage and its interest earnings, if any, shall not be paid to the Contractor until the TWDB has authorized a reduction in, or release of, retainage on the contract work.
- (4) Withholding of any amount due the Owner, under general and/or special conditions regarding "Liquidated Damages," shall be deducted from the final payment due the Contractor.

8. WORKMAN'S COMPENSATION INSURANCE COVERAGE

- (a) The contractor shall certify in writing that the contractor provides workers' compensation insurance coverage for each employee of the contractor employed on the public project.
- (b) Each subcontractor on the public project shall provide such a certificate relating to coverage of the subcontractor's employees to the general contractor, who shall provide the subcontractor's certificate to the governmental entity.
- (c) A contractor who has a contract that requires workers' compensation insurance coverage may provide the coverage through a group plan or other method satisfactory to the governing body of the governmental entity.
- (d) The employment of a maintenance employee by an employer who is not engaging in building or construction as the employer's primary business does not constitute engaging in building or construction. (e) In this section:
 - (1) "Building or construction" includes:
 - (A) erecting or preparing to erect a structure, including a building, bridge, roadway, public utility facility, or related appurtenance;
 - (B) remodeling, extending, repairing, or demolishing a structure; or
 - (C) otherwise improving real property or an appurtenance to real property through similar activities.
 - (2) "Governmental entity" means this state or a political subdivision of this state. The term includes a municipality.

9. CHANGES

- (a) The Owner may at any time, without notice to any surety, by written order, make any change in the work within the general scope of the contract, including but not limited to changes:
 - (1) In the specifications (including drawings and designs);
 - (2) In the time, method or manner of performance of the work;
 - (3) In the Owner-furnished facilities, equipment, materials, services or site, or
 - (4) Directing acceleration in the performance of the work.
 - (5) The original contract price may not be increased under this section by more than 25 percent. The original contract price may not be decreased under this section by more than 25 percent without the consent of the contractor. (Local Government Code 271.060)

- (b) A change order shall also be any other written order (including direction, instruction, interpretation or determination) from the Owner which causes any change, provided the contractor gives the Owner written notice stating the date, circumstances and source of the order and that the contractor regards the order as a change order.
- (c) Except as provided in this clause, no order, statement or conduct of the Owner shall be treated as a change under this clause or entitle the contractor to an equitable adjustment.
- (d) If any change under this clause causes an increase or decrease in the contractor's cost or the time required to perform any part of the work under this contract, whether or not changed by any order, the Owner shall make an equitable adjustment and modify the contract in writing. Except for claims based on defective specifications, no claim for any change under paragraph (a)(2) above shall be allowed for any costs incurred more than 20 days before the contractor gives written notice as required in paragraph (a)(2). In the case of defective specifications for which the Owner is responsible, the equitable adjustment shall include any increased cost the contractor reasonably incurred in attempting to comply with those defective specifications. (e) If the contractor intends to assert a claim for an equitable adjustment under this clause, the contractor must, within 30 days after receipt of a written change order under paragraph (a)(1) or the furnishing of a written notice under paragraph (a)(2), submit a written statement to the Owner setting forth the general
- nature and monetary extent of such claim The Owner may extend the 30-day period. The contractor may include the statement of claim in the notice under paragraph (2) of this changes clause.

 (f) No claim by the contractor for an equitable adjustment shall be allowed if made after final payment under
- this contract.
- (g) Changes that involve an increase in price will be supported by documentation of the costs components in a format acceptable to the Owner.

10. PREVAILING WAGE RATES

This Contract is subject to Government Code Chapter 2258 concerning payment of Prevailing Wage Rates. The Owner will determine what are the general prevailing rates in accordance with the statute. The applicable provisions include, but are not limited to the following:

- § 2258.021. Right to be Paid Prevailing Wage Rates
- (a) A worker employed on a public work by or on behalf of the state or a political subdivision of the state shall be paid:
 - (1) not less than the general prevailing rate of per diem wages for work of a similar character in the locality in which the work is performed; and
 - (2) not less than the general prevailing rate of per diem wages for legal holiday and overtime work.
- (b) Subsection (a) does not apply to maintenance work.
- (c) A worker is employed on a public work for the purposes of this section if the worker is employed by a contractor or subcontractor in the execution of a contract for the public work with the state, a political subdivision of the state, or any officer or public body of the state or a political subdivision of the state. Added by Acts 1995, 74th Leg., ch. 76, § 5.49(a), eff. Sept. 1, 1995. Amended by Acts 1997, 75th Leg., ch. 165, § 18.01, eff. Sept. 1, 1997.
- § 2258.023. Prevailing Wage Rates to be Paid by Contractor and Subcontractor; Penalty
- (a) The contractor who is awarded a contract by a public body or a subcontractor of the contractor shall pay not less than the rates determined under Section 2258.022 to a worker employed by it in the execution of the contract.
- (b) A contractor or subcontractor who violates this section shall pay to the state or a political subdivision of the state on whose behalf the contract is made, \$60 for each worker employed for each calendar day or part of the day that the worker is paid less than the wage rates stipulated in the contract. A public body awarding a contract shall specify this penalty in the contract.
- (c) A contractor or subcontractor does not violate this section if a public body awarding a contract does not determine the prevailing wage rates and specify the rates in the contract as provided by Section 2258.022.
- (d) The public body shall use any money collected under this section to offset the costs incurred in the administration of this chapter.
- (e) A municipality is entitled to collect a penalty under this section only if the municipality has a population of more than 10,000.

Added by Acts 1995, 74th Leg., ch. 76, § 5.49(a), eff. Sept. 1, 1995.

§ 2258.024. Records

- (a) A contractor and subcontractor shall keep a record showing:
 - (1) the name and occupation of each worker employed by the contractor or subcontractor in the construction of the public work; and
 - (2) the actual per diem wages paid to each worker.
- (b) The record shall be open at all reasonable hours to inspection by the officers and agents of the public body.

Added by Acts 1995, 74th Leg., ch. 76, § 5.49(a), eff. Sept. 1, 1995.

§ 2258.025. Payment Greater Than Prevailing Rate Not Prohibited

This chapter does not prohibit the payment to a worker employed on a public work an amount greater than the general prevailing rate of per diem wages.

Added by Acts 1995, 74th Leg., ch. 76, § 5.49(a), eff. Sept. 1, 1995.

11. EQUAL EMPLOYMENT OPPORTUNITY AND AFFIRMATIVE ACTION - This provision only applies to Clean Water State Revolving Fund Program projects and Drinking Water Financial Assistance Program projects which receive funds made directly available by Federal funding and the contract agreement is for more than \$10,000.

During the performance of this contract, the Contractor agrees as follows:

- (a) The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, age, handicap, or national origin. The Contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, age, handicap, or national origin. Such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (b) The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, age, handicap, or national origin.
- (c) The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the Contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (d) The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, the Age Discrimination in Employment Act of 1967,29 U.S.C.A. 621 (1985), Executive Order 12250 of November 2, 1980, the Rehabilitation Act of 1973, 29 U.S.C.A. 701 et seq. (1985), and of the rules, regulations, and relevant orders of the Secretary of Labor.
- (e) The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (f) In the event of the Contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (g) The Contractor will include the portion of the sentence immediately preceding paragraph (a) and the provisions of paragraphs (a) through (g) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: PROVIDED, HOWEVER, That in the event a Contractor becomes involved in, or is threatened with,

litigation with a subcontractor or vendor as a result of such direction by the administering agency the Contractor may request the United States to enter into such litigation to protect the interest of the United States.

(h) The Contractor will comply with Executive Order 11246 based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations required by the Standard Federal Equal Employment Opportunity Construction Contract Specifications, as set forth in 41 CFR Part 60-4 and its efforts to meet the goals established for the geographical area where the Contract is to be performed. The hours of minority and female employment and training must be substantially uniform throughout the length of the Contract, and in each trade, and the Contractor shall make a good faith effort to employ minorities and women evenly on each of its projects. The transfer of minority or female employees or trainees from Contractor to Contractor or from project to project for the sole purpose of meeting the Contractor's goals shall be a violation of the Contract, the Executive Order, and the regulations in 41 CFR Part 60-4. The goals are expressed as percentages of the total hours of employment and training of minority and female utilization the Contractor should reasonably be able to achieve in each construction trade in which it has employees in the covered area. Goals are published periodically in the Federal Register in notice form, and such notices may be obtained from any office of federal contract compliance programs office or from federal procurement contracting officers (512) 229-5835. The Contractor is expected to make substantially uniform progress toward its goal in each craft during the period specified.

Whenever the Contractor, or any subcontractor at any tier, subcontracts a portion of the work involving any construction trade, it shall physically include in each subcontract in excess of \$10,000 the provisions of these specifications and the notice which contains the applicable goals set for minority and female participation and which is set forth in the solicitations from which this contract resulted.

12. ARCHEOLOGICAL DISCOVERIES AND CULTURAL RESOURCES

No activity which may affect properties listed or properties eligible for listing in the National Register of Historic Places, or eligible for designation as a State Archeological Landmark is authorized until the Owner has complied with the provisions of the National Historic Preservation Act and the Antiquities Code of Texas. The Owner has previously coordinated with the appropriate agencies and impacts to known cultural or archeological deposits have been avoided or mitigated. However, the Contractor may encounter unanticipated cultural or archeological deposits during construction.

If archeological sites or historic structures which may qualify for designation as a State Archeological Landmark according to the criteria in 13 TAC 41.6 - 41.10, or that may be eligible for listing on the National Register of Historic Places in accordance with 36 CFR Part 800, are discovered after construction operations are begun, the Contractor shall immediately cease operations in that particular area and notify the Owner, the TWDB, and the Texas Antiquities Committee, P.O. Box 12276, Capitol Station, Austin, Texas 78711-2276. The Contractor shall take reasonable steps to protect and preserve the discoveries until they have been inspected by the Owner's representative and the TWDB. The Owner will promptly coordinate with the State Historic Preservation Officer and any other appropriate agencies to obtain any necessary approvals or permits to enable the work to continue. The Contractor shall not resume work in the area of the discovery until authorized to do so by the Owner.

13. ENDANGERED SPECIES

No activity is authorized that is likely to jeopardize the continued existence of a threatened or endangered species as listed or proposed for listing under the Federal Endangered Species Act (ESA), and/or the State of Texas Parks and Wildlife Code on Endangered Species, or to destroy or adversely modify the habitat of such species.

If a threatened or endangered species is encountered during construction, the Contractor shall immediately cease work in the area of the encounter and notify the Owner, who will immediately implement actions in accordance with the ESA and applicable State statutes. These actions shall include reporting the encounter to the TWDB, the U. S. Fish and Wildlife Service, and the Texas Parks and Wildlife Department, obtaining any necessary approvals or permits to enable the work to continue, or implement other mitigation actions. The Contractor shall not resume construction in the area of the encounter until authorized to do so by the Owner.

14. HAZARDOUS MATERIALS

Materials utilized in the project shall be free of any hazardous materials, except as may be specifically provided for in the specifications.

If the Contractor encounters existing material on sites owned or controlled by the Owner or in material sources that are suspected by visual observation or smell to contain hazardous materials, the Contractor shall immediately notify the Engineer and the Owner. The Owner will be responsible for the testing for and removal or disposition of hazardous materials on sites owned or controlled by the Owner. The Owner may suspend the work, wholly or in part during the testing, removal or disposition of hazardous materials on sites owned or controlled by the Owner.

15. PROJECT SIGN

A project IDENTIFICATION SIGN will be provided to the contractor. The contractor shall erect the sign in a prominent location at the construction project site or along a major thoroughfare within the community as directed by the Owner.

16. OPERATION AND MAINTENANCE MANUALS AND TRAINING

- (a) The Contractor shall obtain installation, operation, and maintenance manuals from manufacturers and suppliers for equipment furnished under the contract. The Contractor shall submit three copies of each complete manual to the Engineer within 90 days after approval of shop drawings, product data, and samples, and not later than the date of shipment of each item of equipment to the project site or storage location.
- (b) The Owner shall require the Engineer to promptly review each manual submitted, noting necessary corrections and revisions. If the Engineer rejects the manual, the Contractor shall correct and resubmit the manual until it is acceptable to Engineer as being in conformance with design concept of project and for compliance with information given in the Contract Documents. Owner may assess Contractor a charge for reviews of same items in excess of three (3) times. Such procedure shall not be considered cause for delay. Acceptance of manuals by Engineer does not relieve Contractor of any requirements of terms of Contract.
- (c) The Contractor shall provide the services of trained, qualified technicians to check final equipment installation, to assist as required in placing same in operation, and to instruct operating personnel in the proper manner of performing routine operation and maintenance of the equipment.
- (d) Operations and maintenance manuals specified hereinafter are in addition to any operation, maintenance, or installation instructions required by the Contractor to install, test, and start-up the equipment.
- (e) Each manual to be bound in a folder and labeled to identify the contents and project to which it applies. The manual shall contain the following applicable items:
 - (1) A listing of the manufacturer's identification, including order number, model, serial number, and location of parts and service centers.
 - (2) A list of recommended stock of parts, including part number and quantity.
 - (3) Complete replacement parts list.
 - (4) Performance data and rating tables.
 - (5) Specific instructions for installation, operation, adjustment, and maintenance.
 - (6) Exploded view drawings for major equipment items.
 - (7) Lubrication requirements.
 - (8) Complete equipment wiring diagrams and control schematics with terminal identification.

17. AS-BUILT DIMENSIONS AND DRAWINGS

(a) Contractor shall make appropriate daily measurements of facilities constructed and keep accurate records of location (horizontal and vertical) of all facilities.

- (b) Upon completion of each facility, the Contractor shall furnish Owner with one set of direct prints, marked with red pencil, to show as-built dimensions and locations of all work constructed. As a minimum, the final drawings shall include the following:
 - (1) Horizontal and vertical locations of work.
 - (2) Changes in equipment and dimensions due to substitutions.
 - (3) "Nameplate" data on all installed equipment.
 - (4) Deletions, additions, and changes to scope of work.
 - (5) Any other changes made.

Forms to be submitted with executed contracts:

- * Contractor's act of Assurance (ED-103)
- * Contractor's Resolution on Authorized Representative (ED-104)

Resolution Standard Conditions for Tax Exempt Loans (WRD-267)

- 1. that the bond counsel opinion must include an opinion that the interest on the obligations is excludable from gross income or is exempt from Federal income taxation. Bond counsel may rely on covenants and representations of the issuer in rendering this opinion;
- 2. that the bond counsel opinion must include an opinion that the obligations are not "private activity bonds." Bond counsel may rely on covenants and representations of the issuer on rendering this opinion;
- 3. that the ordinance/resolution authorizing the issuance of the obligations must include that the proceeds of the obligations and the facilities financed with the proceeds of the obligations will not be used in a manner that would cause the obligations to be "private activity bonds";
- 4. that the ordinance/resolution authorizing the issuance of the obligations must include that the issuer will comply with the provisions of Section 148 of the Internal Revenue Code of 1986 (relating to arbitrage);
- 5. that the ordinance/resolution authorizing the issuance of the obligations must include that the issuer will make any required rebate to the United States of arbitrage earnings;
- 6. that the ordinance/resolution authorizing the issuance of the obligations must include that the issuer will take no action which would cause the interest on the obligations to be includable in gross income for Federal income tax purposes;
- 7. that the transcript must include a No Arbitrage Certificate or similar certificate setting forth the issuer's reasonable expectations regarding the use, expenditure and investment of the proceeds of the obligations;
- 8. that the transcript must include evidence that the information reporting requirements of Section 149(e) of the Internal Revenue Code of 1986 will be satisfied. This requirement is currently satisfied by filing IRS Form 8038 with the Internal Revenue Service. A completed copy of IRS Form 8038 must be provided to the Development Fund Manager prior to release of funds;
- 9. that the City/District will not cause or permit the obligations to be treated as "Federally Guaranteed" obligations within the meaning of section 149(b) of the Internal Revenue Code;
- 10. that this commitment is contingent on a future sale of bonds or on the availability of funds on hand;
- 11. that the resolution/ordinance authorizing the issuance of obligations will state that obligations can be called for early redemption only in inverse order of maturity, and on any date beginning on or after the first interest payment date which is 10 years from the dated date of the obligations, at a redemption price of par, together with accrued interest to the date fixed for redemption;
- that the political subdivision, or an obligated person for whom financial or operating data is presented either individually or in combination with other issuers of the political subdivision's obligations or obligated persons, will, at a minimum, covenant to comply with requirements for continuing disclosure on an ongoing basis substantially in the manner required by Securities and Exchange Commission (SEC) rule 15c2-12 and determined as if the Board were a Participating Underwriter within the meaning of such rule, such continuing disclosure undertaking being for the benefit of the Board and the beneficial owner of the political subdivision's obligations, if the Board sells or otherwise transfers such obligations, and the beneficial owners of the Board's bonds if the political subdivision is an obligated person with respect to such bonds under rule 15c2-12;

CWSRF Outlay Report (SRF-071)

Mail To:	1. Type of Report		2. Report Number:	
Texas Water Development Board			1	
P.O. Box 13231				
Austin, Texas 78711-3231	Final			
	Partial			
5. Loan Applicant Name/Address:	3. CWSRF Loan Num	ahar:	1 State Lean Commits	mant A maunt:
3. Loan Applicant Name/Address.	3. CWSKI Loan Nun	ioci.	4. State Loan Commitment Amount:	
	6. Period Covered:			
	o. i ciida coverda.			
5 01 10 11 0W 1 D 0	From:		To:	
7. Classification of Work Performed:	8. Cumulative Eligible	e Amount to Date By 0	Contract:	
	(Contract A)	(Contract B)	(Contract C)	Total
Contractor's Name:				
Contractor's Name.				
A. Legal Costs:				
B. Administrative Costs				
C. Engineering Costs:				
D. Construction Costs				
E. Other Costs:				
1.				
2.				
3.				
4.				
F. Cumulative to Date:				
G. Amount previously reported:				
H. Amount reported this request:				
I Demont of Dissoired Commission				
I. Percent of Physical Completion:				
J. Certification:	1			
I certify that to the best of my knowledge and beli	ef the hilled costs			
hereon are in accordance with the above mention	ed loan agreement			
and all work performed is in accordance with said	d loan.	Signature a	and title of Authorized Re	presentative
		Date Signe	ed Telepho	ne Number

CWSRF OUTLAY REPORT

Instructions

- **Item 1** Indicate whether the report is a partial or a final report. If the Outlay Report is a final, the amounts billed should represent the final cost of the project.
- **Item 2** Number the reports consecutively as they are submitted. Reports may be submitted as often as cost are incurred, but no less than monthly.
- **Item 3** Enter the State Revolving Fund number assigned to the loan.
- **Item 4** Enter the amount of the State Revolving Fund loan.
- **Item 5** Enter the applicant's name and the address to whom correspondence may be directed.
- **Item 6** Enter the dates covered by the report.
- Item 7 The expenditures shown for each line item must be supported with appropriate invoices, and attached to the Outlay Report.
- Item 8 Enter the contractor's name. If more than one contractor is employed, use column (a), (b), and (c). If four or more contractors are needed to complete the project, use as many of the forms that are required. All cost are to be kept separate of each other.
- **Item 7F** Enter the total of line A through E in each column.
- **Item 7G** Enter the amounts previously reported in each column.
- **Item 7H** Subtract line 7G from 7F and enter the sums under each contract.
- **Item 7I** Enter the actual percent of physical completion for each contract.
- **Item 7J** The authorized representative appointed by resolution of decree must authenticate the request.

Form **SRF-71** must be submitted in **duplicate** to the Texas Water Development Board. Only one copy of the supporting invoices, contractor's partial pay estimates or other expenditure documentation must be submitted with each Outlay Report. The contractor's pay estimates must be signed by the contractor, consulting engineer and the authorized representative.

Site Certificate (ED-101)

This is to certify that the	
(Legal N	Name of Applicant, i.e., City, District, etc.)
against all property (sites, easement	options on, or initiated formal condemnation proceedings ats, rights-of-way, or specific use permits) necessary for nee of (water) (wastewater) facilities described as
(Pro	oposed Contract No. and Description)
1 1	eations approved by the Texas Water Development Board. be recorded to protect the title(s) held by
	(Legal Name of Applicant)
have been recorded or filed for record	d wherever necessary.
	g underground utilities, or to preserve unknown cultural or
	(Name of Applicant)
sites, easements or rights-of-way wh	will take condemnation action, if necessary, to acquire any nich may be required to change the location of any of the acquisition of the rights-of-way and recording of documents that effect.
EXECUTED this day	of, 20
	(Signature)
	(Title)

Note: This certificate MUST BE EXECUTED BY AN ATTORNEY OR AN ABSTRACTOR qualified to evaluate the Applicant's interest in the site and make such a determination.

Contractor's Act Of Assurance (ED-103)

STATE OF TEXAS		
COUNTY OF		
BEFORE ME,	_, a Notary Public duly co	ommissioned and qualified
in and for the County of	in the State of T	exas came and appeared
, as repre	sented by	, the
corporation's	_, who declares he/she is	authorized to
represent	pursuant to provi	sions of a resolution
adopted by said corporation on the	day of	, 20
(a duly certified copy of such resoluti	on is attached to and is he	ereby made a part of this
document).		
, as the re	epresentative of	
declares that	assures the Texas	Water Development
Board that it will construct	project at	, Texas,
in accordance with sound construction	n practice, all laws of the	State of Texas, and the rules
of the Texas Water Development Boa	ard.	
CIVEN UNDER MY HAND	and goal of office this	day of
GIVEN UNDER MY HAND	and sear of office this	, day of,
200 A.D.		
		Printed Name
	My Commission exp	
	TVI Y COMMINISSION CAL)11 Co

Contractor's Resolution (ED-104) ON AUTHORIZED REPRESENTATIVE

Name or N	Names
I hereby certify that it was RESOLVED by a quo	orum of the directors of the
name of corporation	, meeting
on the day of, 20, that	
, and	, be, and hereby is,
authorized to act on behalf of	, as its
representative, in all business transactions conducted in t	
That all above resolution was unanimously ratified	ed by the Board of Directors at said
meeting and that the resolution has not been rescinded or	r amended and is now in full forces
and effect; and;	
In authentication of the adoption of this resolutio	on, I subscribe my name and
affix the seal of the corporation this day of	, 20
	Secretary
(seal)	

Bidder's EEO/NSF Certifications (WRD-255)

Project Name	
Project Number	
Contract For	
The following certifications must be completed by th	e bidder for each contract.
A. EQUAL EMPLOYMEN	NT OPPROTUNITY:
() I have developed and have on file at my ear pursuant to 41 CFR Part 60-2.	ach establishment affirmative action programs
() I have participated in previous contract(s) or sub clause under Executive Orders 11246 and 11375 . requirements contained in 41 CFR 60-1.7.	
() I have not participated in previous contracts(s) se Executive Orders 11246 and 11375.	ubject to the equal opportunity clause under
() I will obtain a similar certification from any prop	posed subcontractor(s), when appropriate.
B. NONSEGREGATE	ED FACILITIES
() I certify that I do not and will not maintain a segregated manner, or permit my employees to percontrol where segregated facilities are maintained; at to the award of any federally assisted subcontract exequal opportunity clause as required by 41 CFR 60-	erform their services at any location under my and that I will obtain a similar certification prior exceeding \$10,000 which is not exempt from the
I understand that a false statement on this certificat proposal or termination of the contract award.	ion may be grounds for rejection of this bid
Typed Name & Title of Bidder's Authorized Representative	
Signature of Bidder's Authorized Representative	
Date	

WRD-709C Revised 3/25/2005 Appendix F 33

Name & Address of Bidder

Breakdown Of Bid (ED-102)

EXAMPLE
(The bid breakdown is not limited to the items listed below.)
Unit

	(The bid breakdown is not limited to the items listed below.)								
Item No.	Description	Quantity	Unit	Unit Price	Amount				
1.	Bond		L.S.						
2.	Move In Costs		L.S.						
3.	Fencing		L.S.						
4.	Road Material and Grading In Place		.						
			S.Y.						
5.	Sidewalks		S.Y.						
6.	Excavation		C.Y.						
7.	Backfill		C.Y.						
8.	Waterstop		L.F.						
9.	Concrete (by class)		C.Y.						
10.	Reinforcing Steel		LBS.						
11.	Miscellaneous and Structural Steel		L.S.						
12.	Grout		C.Y.						
13.	Sludge Bed-Sand		C.Y.						
14.	Concrete Finish		S.F.						
15.	Redwood		Bd.Ft.						
16.	Blower Building Comp. Except Concrete		L.S.						
17.	Lift Station Comp. Except Concrete		L.S.	_					
18.	Yard Piping, Valves, Fittings, etc.		L.S.						
18a.	All other Piping, Valves, Fittings, etc.		L.S.						
19.	Manholes (group by depth)		Each						
20.	Final Clarifier Equipment		L.S.						

Item No.	Description	Quantity Un	Unit Price sit	Amount
21.	Storm Clarifier Equipment			
22.	Aeration Equipment	L.S.		
23.	Blowers and Accessories	L.S.		
24.	All Weirs, Baffles, Gates, and Troughs			
		L.S.		
25.	Flow Meter, Chlorinator, Scales, and Hoist	L.S.		
26.	Sludge Bed Skimmers	L.S.		
27.	Scum and Sump Pumps	L.S.		
28.	Variable Speed Pumps and Controllers			
29.	Motor Control Centers	L.S.		
30.	Comminutor	L.S.		
31.	Metal Storage Building	L.S.		
31a.	Administration Building	L.S.		
32.	Laboratory Equipment Complete			
		L.S.		
32a.	Laboratory Building	L.S.		
33.	Electrical	L.S.		
34.	Painting and Cleanup	L.S.		
35. 36.	Landscaping Incinerator	L.S.		
37.	Vacuum Filter	L.S.		
38.	Digester	L.S.		
39.	Disinfection Equipment	L.S.		
40.	Site Work	L.S.	<u> </u>	
41.	Trenching Safety	L.S.		
	TOTAL BASE	BID L.F.		\$

THE PROPERTY OF THE PARTY OF TH

TEXAS WATER DEVELOPMENT BOARD

Utility Profile (WRD-264)

The purpose of the Utility Profile is to assist with water conservation plan development and to ensure that important information and data be considered when preparing your water conservation plan and its target and goals. Please complete all questions as completely and objectively as possible. See *Water Conservation Plan Guidance Checklist* (WRD-022) for information on other water conservation provisions. You may contact the Municipal Water Conservation Unit of the TWDB at 512-936-2391 for assistance.

	APPLICANT DATA
Name of Ut	ility:
Address & Z	Zip:
Telephone 1	Number: Fax:
Form Comp	leted By: Title:
Signature:	Date:
Name and l	Phone Number of Person/Department responsible for implementing a water in program:
Name:	Phone:
	UTILITY DATA
I. CUS	STOMER DATA
A. Pop	ulation and Service Area Data
1.	Please attach a copy of your Certificate of Convenience and Necessity (CCN) from the TCEQ
2.	Service area size (square miles):

3.	Current population of	of service area:				-
4.	Current population s	served by utility	7: a: wa b: wa	ater astewater		<u> </u>
5.	5. Population served by water us for the previous five years:		6.	Projected service ar decades:	population for ea in the follow	ving
		lation		Year 2010 2020 2030 2040 2050	Populatio	<u> </u>
7.	List source(s)/method	d(s) for the calc	culation	of current a	nd projected po	opulatio
Acti	ve Connections					
Curi		onnections by u	ser typ	e. If not a sep	parate classifica	ation, cl
Curi	ve Connections rent number of active co	onnections by use is counted as	ser type Reside	e. If not a sepential	parate classifica	ation, ch
Curi	ve Connections Tent number of active contact the multi-family service	onnections by u re is counted as <u>Meter</u>	ser type Reside	e. If not a sepential	parate classifica or Commercial	ation, ch
Curi	ve Connections Tent number of active conther multi-family service Treated water users:	onnections by use is counted as Meterential	ser type Reside	e. If not a sepential	parate classifica or Commercial	ation, ch
Curi	rent number of active co ther multi-family servic Treated water users: Residential-Single-Fa	onnections by use is counted as Meterential	ser type Reside	e. If not a sepential	parate classifica or Commercial	ation, ch
Curi	rent number of active conther multi-family service Treated water users: Residential-Single-Famerical-Multi-F	onnections by use is counted as Meterential	ser type Reside	e. If not a sepential	parate classifica or Commercial	ation, ch
Curi	rent number of active conther multi-family service Treated water users: Residential-Single-Family Residential-Multi-Family Commercial	onnections by use is counted as Meterential	ser type Reside	e. If not a sepential	parate classifica or Commercial	ation, ch

2.	List the net number of new conne	ections per year for most	recent three years:
	Year		
	Residential –Single-Family		
	Residential-Multi-Family		
	Commercial		
	Industrial		
	Public		
	Other		
C.			etail and wholesale customer
	(Please indicate if treated <u>Customer</u>	or raw water delivery.) <u>Use (1,000gal./yr.)</u>	indicate Treated OR Raw
	(1)	_	
	(2)	_	
	(3)	_	
	(4)		
	(5)		

II. WATER USE DATA FOR SERVICE AREA

A. Water Accounting Data

	1.			use for p Diverted Treated		ve years ((in 1,000 	gal.):		
	Year									
Januar										
Februa	-									
March	-									
April										
May										
June										
July										
Augus	t									
Septen	nber									
Octob	er									
Noven	nber									
Decen	nber									
Total										
point o	of a dive		m a strea		re determi ted at a po					
Year	2. Reside	account		ee #1, Ap	gallons) of pendix A)	Wholes	ast five y ale O		•	Sold_

for	3.	List previous five years recor	ds 4.	List previous five years reco	ords
		for water loss		annual peak-to-average daily	use
ratio	Year ———	(See #2, Appendix A) Amount (gal.)	<u>Year</u>	(See #3, Appendix A) <u>Average MGD Peak MGD</u>	Ratio
	5.	Total per capita water use for	r previous five	years (See #4, Appendix A):	
<u>Capita</u>			Total Diverte	d (or	<u>Per</u>
Сирни	<u>Year</u>	<u>Population</u>	Treated Less Sales (1,000 g		(gpcd)
	6.	Seasonal water use for the pro (See #5, Appendix A):	-	ars (in gallons per person per	day)
	Year	Population	Base Per Capita Use	Summer Per Capita Use	

B. Projected Water Demands

Project water supply requirements for at least the next ten years using population trends, historical water use, and economic growth, etc. Indicate sources of data and how projected water demands were determined.

Attach additional sheets if necessary.

III. WATER SUPPLY SYSTEM

A. Water Supply Sources

List all current water supply sources and the amounts available with each:

		Source	Amount Available
	Surfac	ce Water:	MGD
	Groun	ndwater:	MGD
	Contra	acts:	MGD
	Other	<u> </u>	MGD
В.	Treat	ment and Distribution System	
	1.	Design daily capacity of system:	MGD
	2.	Storage Capacity: Elevated MGD, Groun	d MGD
	3.	If surface water, do you recycle filter backwash to t Yes No If yes, approximately	
	4.	Please describe the water system. Include the number and storage tanks. If possible, include a sketch of the	

IV. WASTEWATER UTILITY SYSTEM

December

Total

Α. **Wastewater System Data** 1. Design capacity of wastewater treatment plant(s): MGD Is treated effluent used for irrigation on-site , off-site , plant 2. washdown , or chlorination/dechlorination ? If yes, approximately gallons per month. Could this be substituted for potable water now being used in these areas ? 3. Briefly describe the wastewater system(s) of the area serviced by the water utility. Describe how treated wastewater is disposed of. Where applicable, identify treatment plant(s) with the TCEQ name and number, the operator, owner, and, if wastewater is discharged, the receiving stream. Please provide a sketch or map which locates the plant(s) and discharge points or disposal sites. B. **Wastewater Data for Service Area** 1. Percent of water service area served by wastewater system: % 2. Monthly volume treated for previous three years (in 1,000 gallons): Year January February March April May June July August September October November

Appendix A

Definitions of Utility Profile Terms

1. **Residential** sales should include water sold to residential (Single and Multi-Family) class customers only.

Industrial sales should include water sold to manufacturing and other heavy industry. Commercial sales should include water sold to all retail businesses, offices, hospitals, etc Wholesale sales should include water sold to another utility for a resale to the public for human consumption.

- 2. **Water Loss** is the difference between water a utility purchases or produces and the amount of water that it can account for in sales and other known uses for a given period. Water loss can result from:
 - 1. inaccurate or incomplete record keeping;
 - 2. meter error;
 - 3. unmetered uses such as firefighting, line flushing, and water for public buildings and water treatment plants;
 - 4. leaks; and
 - 5. water theft and unauthorized use.
- 3. The **peak-day to average-day ratio** is calculated by dividing the maximum daily pumpage (in million gallons per day) by the average daily pumpage. Average daily pumpage is the total pumpage for the year (as reported in Section IIA1, p. 4) divided by 365 and expressed in million gallons per day.
- 4. **Total use in gallons per capita per day** is defined as total average daily amount of water diverted or pumped for treatment for potable use by a public water supply system. The calculation is made by dividing the water diverted or pumped for treatment for potable use by population served. Indirect reuse volumes shall be credited against total diversion volumes for the purpose of calculation gallons per capita per day for targets and goals developed for the water conservation plan. Total water use is calculated by subtracting the wholesale sales from the total water diverted or treated (as reported in Section IIA1).
- 5. **Seasonal water use** is the difference between base (winter) daily per capita use and summer daily per capita use. To calculate **the base daily per capita use**, average the monthly diversions for December, January, and February, and divide this average by 30. Then divide this figure by the population. To calculate the **summer daily per capita use**, use the months of June, July, and August.

Water Conservation Program Annual Report (WRD-265)

For Questions or Information call: Adolph L. Stickelbault 512-936-2391 Municipal Water Conservation Unit adolph.stickelbault@twdb.state.tx.us

Texas Water Development Board (TWDB) Rules require that entities that receive financial assistance of more than \$500,000 implement a water conservation program for the life of the loan, and report annually for at least 3 years on the progress of implementation. A water conservation plan should contain long-term elements such as ongoing public education activities, universal metering, water accounting and estimated water savings from reuse/recycling activities, leak detection and repair and other conservation activities.

The following questions are designed to provide the TWDB this information in a concise and consistent format for all loan recipients. Please fill in the blanks that pertain to your program as completely and objectively as possible. As you complete the report form, please review your utility's water conservation plan to see if you are making progress toward meeting your stated goal(s).

Return completed form to:

Executive Administrator
Texas Water Development Board
P.O. Box 13231
Austin, Texas 78711-3231
ATTN: CONSERVATION

LONG-TERM WATER CONSERVATION PROGRAM

1. Education and Information Program

(TWDB Rules require a continuing program that at minimum provides conservation information directly to each customer, one other type of annual educational water conservation activity and to provide water conservation literature to new customers when they apply for service) What is the total number of water conservation brochures that your utility mailed to its customers during the last 12 months? How many handouts were distributed to customers by field employees, at the utility office, and other programs and events? Number of water conservation articles published in local newspaper(s) Which months were conservation messages printed on utility/water bills? In addition, the following education activities were conducted during the reporting period (presentations, school programs, exhibits, television, radio, etc.). 2. Water Conservation Retrofit and Plumbing Rebate Programs Have you conducted a plumbing retrofit or rebate program during the last 12 months? Yes No If yes, approximately households received kits/rebates. Please describe your program and list specific items provided or types of fixtures rebated 3. Conservation – Oriented Rate Structure Have your rates or rate structure changed since your last report? Yes No If yes, please describe the changes and attach a copy of the new rate structure.

If you purchase water from a wholesale supplier, is this a "take or pay" contract? Yes No

If yes, what is your minimum volume to take? gallons/day.

4. Universal Metering and Meter Repair

(TWDB Rules require that your utility undertake measures to determine and control unaccounted for water, universal metering of both customer and public uses, periodic meter testing and repair, and distribution system leak detection and repair)

In the first blank fill in total number of meters in your utility for each type or size of meter.

During the past 12 months, what was the number of (system-wide):
Production (master) meters (total), tested, repaired, replaced
Meters larger than 1 ½" (total), tested, repaired, replaced
Meters 1 ½" or smaller(total), tested, repaired, replaced
Water Audits and Leak Detection
a. The total amount of water purchased or produced during the last 12 months was
b. The total amount of account (metered) water sold during the last 12 months
c. The total amount of identified and estimated (known & explained) losses
d. The total amount of lost water (unexplained missing water)
e. What is your water loss percentage (line d. ÷ line a. x 100)
How often do you calculate water loss or audit the water in your system? (Times per year)
Number of leaks repaired on the system and at service connections
Please list the main cause of water loss for water in your system: (examples - leaks, un-metered utility or city uses, problems with master meter, customer meters, record and data problems, etc.)
The TWDB offers free technical assistance regarding leak detection and unaccounter
for water. To find out more about this free service, please place checkmark on left.

	Please list any water-conserving landscaping programs, educational activities, or ordinances enacted during the last 12 months.
7.	Other Comments
	List any other water conservation activities your utility is conducting.
	DROUGHT CONTINGENCY/EMERGENCY WATER DEMAND MANAGEMENT
8.	During the past 12 months, did your utility find it necessary to activate its the Drought Contingency/Emergency Demand Management Plan? (Please check one)YesNo
	If you answered yes , was the need due to: (Please check all applicable)
	(1) water shortage, (2) high demand, (3) inability to treat or pump water at required rates,
	(4) equipment failure, or (5) other causes?
	If you answered yes , what were the starting and ending dates:
	Start Date (mm/dd/yr)
	Ending Date (mm/dd/yr)
9.	Recycling and Reuse of Water or Wastewater Effluent
	What types of water recycling or reuse activities are practiced by your utility? Examples: effluent irrigation, recycling filter backwash, or using effluent for chlorination at wastewater plant, etc.
10.	The recycling and/or reuse (In Question 9) amounted to approximately gallons per month for months. (Number of months)
11.	Approximately how much water did the utility save during the reporting period due to the overall conservation program? [Review your water conservation plan regarding your gpcd and/or other goal(s)]
	Million gallons. EFFECTIVENESS OF THE PROGRAM
	(Review the stated goal(s) of your water conservation plan to gauge effectiveness)

6. Water-Conserving Landscaping

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