

OSSF DEVELOPMENT APPLICATION CHECKLIST

Staff will complete shaded items

		Date Received	Initials	Permit Number		
Instr	uctions:					
	Place a check mark next to all items that apply. For items that do not apply, place "N/A". This OSSF Development Application Checklist <u>must</u> accompany the completed application.					
oss	F Permit					
	Completed Application for Permit for Authorization to Co	onstruct an On-Site	e Sewage Facil	ty and License to Operate		
	Site/Soil Evaluation Completed by a Certified Site Evaluator or a Professional Engineer					
Planning Materials of the OSSF as Required by the TCEQ Rules for OSSF Chapter 285. Planning Materials shall consist of a scaled design and all system specifications.						
	Required Permit Fee - See Attached Fee Schedule					
	Copy of Recorded Deed					
	Surface Application/Aerobic Treatment System					
	Recorded Certification of OSSF Requiring Mainte	nance/Affidavit to t	he Public			
	Signed Maintenance Contract with Effective Date as Issuance of License to Operate					
I affirm that I have provided all information required for my OSSF Development Application and that this application constitutes a completed OSSF Development Application.						
-	Signature of Applicant]	Date		
	COMPLETE APPLICATION Check No Receipt No	(Mi		ETE APPLICATION cled, Application Refeused)		
				D : 10 1 1 0055		



ON-SITE SEWAGE FACILITY APPLICATION

195 DAVID JONAS DR NEW BRAUNFELS, TX 78132 (830) 608-2090 WWW.CCEO.ORG

Date	Perm	Permit Number				
1. APPLICANT / AGENT INFORMATION						
Owner Name	Agent Name					
Mailing Address						
City, State, Zip						
Phone #	Dhana #					
Email	Email					
2. LOCATION						
Subdivision Name	Unit	Lot	Block			
Survey Name / Abstract Number						
Address						
3. TYPE OF DEVELOPMENT						
Single Family Residential						
Type of Construction (House, Mobile, RV, Etc.)						
Number of Bedrooms						
Indicate Sq Ft of Living Area						
Non-Single Family Residential						
(Planning materials must show adequate land area for de	oubling the required land needed for tr	eatment units and	disposal area)			
Type of Facility	Type of Facility Offices, Factories, Churches, Schools, Parks, Etc Indicate Number Of Occupants Restaurants, Lounges, Theaters - Indicate Number of Seats					
Hotel, Motel, Hospital, Nursing Home - Indicate Nu						
Travel Trailer/RV Parks - Indicate Number of Space						
Miscellaneous						
Estimated Cost of Construction: \$	(Structure Only)					
Is any portion of the proposed OSSF located in the Un	ited States Army Corps of Enginee	ers (USACE) flow	age easement?			
Yes No (If yes, owner must provide approval from U	USACE for proposed OSSF improvements	within the USACE flo	wage easement)			
Source of Water Public Private Well						
4. SIGNATURE OF OWNER						
By signing this application, I certify that: - The completed application and all additional information submfacts. I certify that I am the property owner or I possess the approperty.						
 Authorization is hereby given to the permitting authority and d site/soil evaluation and inspection of private sewage facilities. I understand that a permit of authorization to construct will not 						

- I affirmatively consent to the online posting/public release of my e-mail address associated with this permit application, as applicable.

by the Comal County Flood Damage Prevention Order.

AFFIDAVIT

According to Texas Commission on Environmental Quality Rules for On-Site Sewage Facilities (OSSFs), this document is filed in the Deed Records of Comal County, Texas.

I

The Texas Health and Safety Code, Chapter 366 authorizes the Texas Commission on Environmental Quality (TCEQ) to regulate on-site sewage facilities (OSSFs). Additionally, the Texas Water Code (TWC), §5.012 and §5.013, gives the commission primary responsibility for implementing the laws of the State of Texas relating to water and adopting rules necessary to carry out its powers and duties under the TWC. The commission, under the authority of the TWC and the Texas Health and Safety Code, requires owners to provide notice to the public that certain types of OSSFs are located on specific pieces of property. To achieve this notice, the commission requires a recorded affidavit. Additionally, the owner must provide proof of the recording to the OSSF permitting authority. This recorded affidavit is not a representation or warranty by the commission of the suitability of this OSSF, nor does it constitute any guarantee by the commission that the appropriate OSSF was installed.

appropriate OSSF was installed.	
An OSSF requiring a maintenance contract, according to 30 T the property described as (insert legal description):	
The property is owned by (owner as per deed)	
This OSSF shall be covered by a continuous service policy fo the owner of an aerobic treatment system for a single family r days or maintain the system personally.	
Upon sale or transfer of the above-described property, the per owner. A copy of the planning materials for the OSSF may be	
WITNESS BY HAND(S) ON THIS DAY OF	··
Owner(s) signature(s)	Owner (s) Printed Name(s)
Owner(s) signature(s)	Owner (s) Printed Name(s)
SWORN TO AND SUBSCRIBED BEFORE ME ON THIS	DAY OF,
Notary Public Signature	

WASTEWATER TREATMENT FACILITYY MONITORING AGREEMENT

Regulatory Authority	Permit/License Number
Block Creek Aerobic Services, LLC	Customer
444 A Old Hwy #9	Site Address
Comfort, TX 78013 Off. (830) 995-3189	City Zip
Fax. (830) 995-4051	Mailing Address Map #
Tax. (050) 775-4051	Phone
	Email
I. General: This Work for Hire Agreement (hereinaft	ter referred to as "Agreement") is entered into by and between
	er referred to as "Customer") and Block Creek Aerobic Services,
	es, LLC and its employees (hereinafter inclusively referred to as
	stated above, as described herein, and the Customer agrees to fulfill
his/her/their responsibilities, as described herein.	
II. Effective Date:	
	and ends on
for a total of two (2) years (initial agreement) or one (1)	year (thereafter). If this is an initial agreement (new installation), the
	business days of the system's first use to establish the date of
	ctor within ninety (90) days after completion of installation or where
	l be the date the "License to operate" (Notice of Approval) was issued
	not commence at the same time as any warranty period of installed
equipment, but in no case shall it extend the specified warra	inty.
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III. Termination of Agreement:	
	rty for any reason, including for example, substantial failure of either Agreement, without fault or liability of the terminating party. The
	n-terminating party thirty (30) days prior to the termination of this
	fill be paid at the rate of \$75.00 per hour for any work performed and
	e deduction of all outstanding charges, any remaining monies from
	thin thirty (30) days of termination of this Agreement. Either party
	-renewal, shall notify in writing the equipment manufacturer and the
	ys prior to the date of such termination. Nonpayment of any kind shall
be considered breach of contract and a termination of contract	act.
IV Couriess	
IV. Services: Contractor will:	
	on the On-Site Sewage Facility (hereinafter referred to as OSSF) as
	urer, and required by state and/or local regulation, for a total of three
	ed at each visit shall be the: control panel, Electrical circuits, timer,
	FM/PSI measured, lids safety pans, pump, compressor, sludge levels,
and anything else required as per the manufacture	
b. Provide a written record of visits to	the site by means of an inspection tag attached to or contained in the
control panel.	
	he necessary materials at site, any component of the OSSF found to be
	ne monitoring visit. If such services are not covered by warranty, and
	er hereby authorizes Contractor to perform the service(s) and bill
	s are greater than \$100.00, or if contractor does not have the necessary
	omer of the required service(s) and the associated cost(s). Customer
	repair of system with in two (2) business days after said notification. atory testing of TSS and BOD on a yearly basis (commercial systems
only).	atory testing of 133 and BOD on a yearry basis (commercial systems
	d all reports to the regulatory agency and the Customer.
	request for unscheduled services within forty-eight (48) hours of the
	ided) of said request. Unless otherwise covered by warranty, costs for
such unscheduled responses will be billed to Cust	
V Disinfection:	
V. Disinfection: Not required: X required. The responsibil	lity to maintain the disinfection device(s) and provide any necessary
chemicals is that of the Customer.	, to maintain the distriction device(s) and provide any necessary

______BS
Customer's Initials
Contractor's Initials

VI. Electronic Monitoring:

Electronic Monitoring is not included in this Agreement.

VII. Performance of Agreement:

Commencement of performance by Contractor under this Agreement is contingent on the following conditions:

- a. If this is an initial Agreement (new installation):
- I. Contractor's receipt of a fully executed original copy or facsimile of this agreement and all documentation requested by Contractor.

If the above conditions are not met, Contractor is not obligated to perform any portion of this Agreement.

VIII. Customer's Responsibilities:

The customer is responsible for each and all of the following:

- a. Provide all necessary yard or lawn maintenance and removal of all obstacles, including but not limited to dogs and other animals, vehicles, trees, brush, trash, or debris, as needed to allow the OSSF to function properly, and to allow Contractor safe and easy access to all parts of the OSSF.
 - b. Protect equipment from physical damage including but not limited to that damage caused by insects.
- c. Maintain a current license to operate, and abide by the conditions and limitations of that license, and all requirements for and OSSF from the State and/or local regulatory agency, whichever requirements are more stringent, as well as the proprietary system's manufacturer recommendations.
- d. Notify Contactor immediately of any and all alarms, and/or any and all problems with, including failure of, the OSSF.
- e. Provide, upon request by Contractor, water usage records for the OSSF so that the Contractor can perform a proper evaluation of the performance of the OSSF.
- f. Allow for samples at both the inlet and outlet of the OSSF to be obtained by Contractor for the purpose of evaluating the OSSF's performance. If these samples are taken to a laboratory for testing, with the exception of the service provided under Section IV (d) above, Customer agrees to pay Contractor for the sample collection and transportation, portal to portal, at a rate of \$35.00 per hour, plus the associated fees for laboratory testing.
 - g. Prevent the backwash or flushing of water treatment or conditioning equipment from entering the OSSF.
- h. Prevent the condensation from air conditioning or refrigeration units, or the drains of icemakers, from hydraulically overloading the aerobic treatment units. Drain lines may discharge into the surface application pump tank if approved by system designer.
- i. Provide for pumping and cleaning of tanks and treatment units, when and as recommended by Contactor, at Customer's expense.
 - j. Maintain site drainage to prevent adverse effects on the OSSF.
 - k. Pay promptly and fully, all Contractor's fees, bills, or invoices as described herein.

IX. Access by Contractor:

Contractor is hereby granted an easement to the OSSF for the purpose of performing services described herein. Contractor may enter the property during Contractor's normal business hours and/or other reasonable hours without prior notice to Customer to perform the Services and/or repairs described herein. Contractor shall have access to the OSSF electrical and physical components. Tanks and treatment units shall be accessible by means of man ways, or risers and removable covers, for the purpose of evaluation as required by State and/or local rules and the proprietary system manufacturer. It is Customers responsibility to keep lids exposed and accessible at all times.

X. Limit of Liability:

Contractor shall not be held liable for any incidental, consequential, or special damages, or for economic loss due to expense, or for loss of profits or income, or loss of use to Customer, whether in contract tort or any other theory. In no event shall Contractor be liable in an amount exceeding the total Fee for Services amount paid by Customer under this Agreement.

XI. Indemnification:

Customer (whether one or more) shall and does hereby agree to indemnify, hold harmless and defend Contractor and each of its successors, assigns, heirs, legal representatives, devisees, employees, agents and/or counsel (collectively "Indemnitees") from and against any and all liabilities, claims, damages, losses, liens, causes of action, suits, fines, judgments and other expenses (including, but not limited to, attorneys' fees and expenses and costs of investigation), of any kind, nature or description, (hereinafter collectively referred to as "Liabilities") arising out of, caused by, or resulting, in whole or in part, from this Agreement.

THIS INDEMNITIFCATION APPLIES EVEN IF SUCH LIABILITIES ARE CAUSED BY THE CONCURRENT OR CONTRIBUTORY NEGLIGENCE OR BY THE STRICT LIABILITY OF ANY INDEMNITEE.

Customer's Initials Contractor's Initials

Customer hereby waives its right of recourse as to any Indemnitee when Indemnification applies, and Customer shall require its insurer(s) to waive its/their right of subrogation to the extent such action is required to render such waiver of subrogation effective. Customer shall be subrogated to Indemnitees with respect to all rights Indemnitees may have against third parties with respect to matters as to which Customer provides indemnity and/or defense to Indemnitees. No Indemnification is provided to Indemnitees when the liability or loss results from (1) the sole responsibility of such Indemnitee; or, (2) the willful misconduct of such Indemnitee. Upon irrevocable acceptance of this Indemnification obligation, Customer, in its sole discretion, shall select and pay counsel to defend Indemnitees of and from any action that is subject to this Indemnification provision. Indemnitees hereby covenant not to compromise or settle any claim or cause of action for which Customer has provided Indemnification without the consent of Customer.

XII. Severability:

If any provision of the "Proposal and Contract" shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of the "Agreement" is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

XIII. Fee for Services:

The Fee for Services does not include any fees for equipment, material, labor necessary for non-warranty repairs, unscheduled inspections, or Customer requested visits to the site.

XIV. Payment:

Full payment is due upon execution of this Agreement (Required of new Customer). For any other service(s) or repair(s) provided by Contractor the Customer shall pay the invoice(s) for said service(s) or repair(s) within thirty (30) days of the invoice date. The Contractor shall mail all invoices on the date of invoice. All payments not received within thirty (30) days from the invoice date will be subject to a \$29.00 late penalty and a 1.5% per month carrying charge, as well as any reasonable attorney's fees, and all collection and court costs incurred by Contractor in collection of unpaid debt(s). Contractor may terminate contract at any time for nonpayment for services. Any check returned to Contractor for any reason will be assessed a \$30.00 return check fee.

XV. Application or Transfer of payment:

The fees paid for this agreement may be transferred to subsequent property owner(s); however, this Agreement is not transferable. Customer shall advise the subsequent property owner(s) of the State requirement that they sign a replacement agreement authorizing Contractor to perform the herein described Services, and accepting Customer's Responsibilities. This replacement Agreement must be signed and received in Contractor's offices within ten (10) business days of date of transfer of property ownership. Contractor will apply all funds received from Customer first to any past due obligation arising from this Agreement including late fees or penalties, return check fees, and/or charges for services or repairs not paid within thirty (30) days of invoice date. Any remaining monies shall be applied to the funding of the replacement Agreement. The consumption of funds in this manner may cause a reduction in the termination date of effective coverage per this Agreement. See Section IV.

XVI. Entire Agreement:

This agreement contains the entire Agreement of the parties, and there are no other conditions in any other agreement, oral or written.

Burt Sidustick		
Block Creek Aerobic Services, LLC,	Customer Signature	Date
Contractor	-	
MC# 0000042 and MC#0000002		