



SAN ANTONIO
RIVER AUTHORITY

Leaders in Watershed Solutions

REQUEST FOR APPLICATIONS

For

**Edwards Aquifer Protection
Projects within Urbanized Areas of Bexar County's
Recharge and Contributing Zones**

#00108

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SECTION 1 – INTRODUCTION

1.1 General Information

Proposition 1, the Edwards Aquifer Protection Venue Project, authorizes the City of San Antonio (CITY) to continue the voter-approved watershed and preservation project initiated in 2000 and continued in 2005, 2010, and 2015. A 1/8 cent sales tax is projected to collect \$100 million for this project. Of the \$100 million expected pursuant to the 2015 authorization, \$90 million will continue to be used toward the purchase of conservation easements and acquisition of real estate interests over the sensitive recharge and contributing zones of the aquifer. The remaining \$10 million is dedicated for Edwards Aquifer protection projects within urbanized areas of Bexar County's recharge and contributing zones that will protect and improve Edwards Aquifer water quality (PROJECT). This Request for Applications (REQUEST) pertains to the new aquifer protection and improvement PROJECT component.

Historically, CITY staff has worked through the Conservation Advisory Board (CAB) to obtain funding recommendations that are presented to the San Antonio City Council (COUNCIL) for consideration and action.

The Edwards Aquifer is San Antonio's primary source of water and is important to the CITY's economic viability. Rainfall enters the aquifer through fractures, caves, sinkholes and other features replenishing the aquifer. However, development over the aquifer's recharge and contributing zones impacts the quality and quantity of water entering the aquifer and reduces the number of recharge features needed to maintain San Antonio's primary water resource. While rules are in place to regulate urban or incompatible development, the CITY seeks to utilize PROJECT funding toward Edwards Aquifer recharge area/recharge feature protection projects within Bexar County's recharge and contributing zones.

By interlocal agreement approved by the COUNCIL on April 28, 2016, the San Antonio River Authority (RIVER AUTHORITY) will serve as project manager and administrator of the PROJECT and is responsible to the CITY to ensure quality review, approval, implementation, and future monitoring of aquifer protection and improvement projects funded through the PROJECT.

1.2 Request Purpose and Award Process

The purpose of the REQUEST is to solicit applications for PROJECT funding. PROJECT funding may be utilized only for projects and project components within and/or addressing urbanized Bexar County's Edwards Aquifer recharge and contributing zones. See the Edwards Contributing Zone and Edwards Recharge Zones on the attached map, Exhibit A, for the PROJECT area.

CITY seeks to fund a variety of project types and will not fund projects in subsequent quarters that take the same research approach, collect the same data, or construct the same BMPs that were previously funded. Visit www.prop1edwardsprojects.org for a list and description of previously funded projects.

1.3 Scoring and Award Processes

PROJECT funding applications will be scored by a scoring committee. PROJECT applications and scores will be screened by CITY and RIVER AUTHORITY to ensure that PROJECTS meet minimum qualifying criteria. APPLICANTS submitting qualifying PROJECTS will be notified and requested to deliver a presentation to the CAB, which will provide a recommendation for COUNCIL consideration. Funding will be awarded to

APPLICANTS following COUNCIL approval and execution of a funding agreement with the APPLICANT, the CITY and the RIVER AUTHORITY.

This is a request for applications; neither CITY nor RIVER AUTHORITY is obligated to enter into a contract with any Applicant as a result of the information received concerning this REQUEST. Responses to this REQUEST and the recommendations resulting from the CAB process will identify potential projects through a prioritization and ranking system and possible funding subject to COUNCIL review and approval.

1.4 Quarterly Application Reviews

Applications will be qualified and considered for funding four times annually: March 31, June 30, September 30, and December 31, or, if those dates fall on a weekend day, on the Friday immediately prior thereto, until December 31, 2020 or until all available PROJECT funds have been allocated for this funding cycle, whichever comes first. Funds may be fully allocated prior to December 31, 2020, depending on the prior periods' funding allocations. Applications that do not receive funding in one period may be resubmitted in a later period, subject to availability of funds. Questions related to the REQUEST may be submitted in writing to:

Latifah Jackson
Procurement
Manager
San Antonio River Authority
Email: ljackson@sara-tx.org.

Responses to the questions will be provided within two weeks of submission and will be posted on RIVER AUTHORITY's website at sara-tx.org under Contracting Opportunities. Responses will also be posted on Bidnet.

Applications will be processed in accordance with the procedure described in Section 1.3 above.

SECTION 2 – REQUEST FOR APPLICATION SCOPE

2.0 Scope and Cost

- a. The APPLICANT will be requested to provide PROJECT cost estimates with supporting justification. New or redevelopment construction projects should provide only the cost of the Best Management Practices (BMPs) that bring grandfathered projects or projects that pre-date TCEQ standards to standard or, for compliant projects, that exceed TCEQ standards for the PROJECT area.

Funding for new development or redevelopment projects will cover only the cost of BMPs that exceed minimum Texas Commission on Environmental Quality (TCEQ) permit requirements; funding will not cover the base project costs or the cost of installing minimum BMPs. Exceptions will be made for projects that were grandfathered from meeting TCEQ Edwards Protection Standards or that were

developed before TCEQ Edwards Protection Standards were implemented and that will utilize funding to bring the development to current TCEQ permitting standards.

- b. Construction projects must accommodate collection of pre- and post-construction storm water monitoring (SWM) data. Collection of pre-construction SWM data may receive PROJECT funding if identified in the funding request. Depending on site characteristics and construction footprint, SWM may be conducted in undisturbed areas of the site concurrent with construction within the development footprint.
- c. Funding will be available for structural BMPs, non-structural BMPs, and projects that incorporate a combination.
- d. Scope of requested information: The APPLICANT shall provide the following information in response to this REQUEST:

1	General project description. If the project is a construction project, identify whether it is a new development or retrofit/redevelopment project.
2	Category (or categories) best aligned with project: <ul style="list-style-type: none"> • New Construction or Retrofit • Research, Studies, and Data • Barrier Removal and Incentive • Other
3	Project timeline, including anticipated start, major milestone, limiting factor, and end dates.
4	If the project is a new development project, provide the type(s) of Best Management Practices (BMPs) to be incorporated into the project, <i>identifying the scope of work that exceeds the TCEQ permit requirements and the innovative project components.</i>
5	If the project is a redevelopment project, provide the type(s) of Best Management Practices (BMPs) to be incorporated into the project, <i>identifying the scope of work that exceeds the TCEQ permit requirements, that brings the project to current TCEQ standards, and/or that are innovative.</i>
6	If the project is a new development or redevelopment project, the schedule must specify when the following project components are scheduled to occur: <ul style="list-style-type: none"> • Financing approval • Site assessment start • Site design start • Site preparation start • Construction start/end
7	If the project is a research/studies/data, barrier removal/incentive, or other project, specifically describe the benefits toward protection and improvement of Edwards Aquifer water quality in the PROJECT area, noting whether the benefits are direct or indirect and explain. If indirect, identify future efforts the project results would support, further action that would be required for the benefits to be realized, and the entity(ies) through which that action would occur.
8	If the project is a research/studies/data, barrier removal/incentive, or other project, describe how the project is innovative.

9	Please identify parties <i>who have been notified</i> of the project and <i>have agreed</i> to participate. If the project requires additional parties not yet notified, please identify them and note when they will become active in the project.
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10	Statement of project’s anticipated contribution toward aquifer water quality and/or quantity protection or improvement, including baseline data, data to be generated, and specific threats addressed.
11	Statement of method by which proposed project will measure water quality contribution including assessment of reliability of BMPs under variable conditions and/or repeatability of results over the long term.
12	<ul style="list-style-type: none"> • For construction/retrofit projects: Description of BMP maintenance plan, including who will administer the plan and ensure proper maintenance and function, and how. • For all other projects: Description of how research, study, data, barrier removal, incentives and/or other deliverables will be maintained and kept current toward future protective action.
13	For construction/retrofit projects, describe your pre- and post-construction stormwater monitoring plan, and state whether you will create a quality assurance project plan.
14	For construction/retrofit projects and all other projects that have field components, identify how the project will protect and/or preserve environmental features, including but not limited to karst features, infiltrative soils, native trees and plants, and flood plains.
15	If the project yields multiple benefits, please list all and indicate whether they most closely relate to environmental, quality of life, or economic.
16	Provide the anticipated cost of the proposed project (associated with fundable components only), including, as appropriate, monitoring, long-term sustainability and maintenance, and return on investment.
17	For new development or redevelopment construction projects, map and GPS coordinates of site location(s), including targeted BMP locations.
18	Provide detail about any public information that will be generated and distributed as a project component.
19	Will the project yield a unique result? If so, please explain.
20	Contact information

SECTION 3 – NOTICES TO APPLICANTS

3.1 Scoring and Minimum Requirement

Projects requesting funding for permanent structural BMPs that pilot innovative techniques that could expand options under the Edwards Aquifer Rules and the Complying with the Edwards Aquifer Rules Technical Guidance on Best Management Practices guidance manual are eligible and will be weighted accordingly.

Eligible research, studies and data acquisition projects should identify and assess major threats to groundwater quality; develop specific BMP long-term performance and life cycle costs; forecast regional impacts of urban development on groundwater quality; and/or evaluate the effectiveness of BMP innovations in preventing pollution of groundwater.

All projects will be evaluated on the following criteria:

- a. Water quality benefit (performance/effectiveness): 30%
- b. Scientific Benefit/Data Generation: 30%

c. Cost:	15%
d. Long-Term Assurance/Maintenance Plan:	15%
e. Impact Area:	4%
f. Visibility/Accessibility:	3%
g. Collaboration/Partnerships:	3%

To qualify for referral to CAB and for funding consideration, project Applications must score a minimum of 50 points. However, a score of 50 points or higher does not ensure that the Application will be selected or funded.

3.2 Submittal Deadline

RIVER AUTHORITY will accept applications submitted in response to REQUEST with four deadlines annually until funding is fully allocated. In 2017, these deadlines are:

- 2:00 p.m. Central Time on March 31, 2017
- 2:00 p.m. Central Time on June 30, 2017
- 2:00 p.m. Central Time on September 29, 2017
- 2:00 p.m. Central Time on December 29, 2017

Applications shall be delivered to the following no later than 2:00 p.m. Central Time on each of the four deadline dates listed above:

Latifah Jackson
 Procurement-
 Manager
 San Antonio River Authority
 P.O. Box 839980
 100 East Guenther
 San Antonio, Texas 78283-9980

3.3 Contact Person

Any questions or concerns regarding this REQUEST shall be submitted via e-mail to the assigned representative:

Latifah Jackson
 Procurement
 Manager
 San Antonio River Authority
 E-Mail: rschultz@sara-tx.org

RIVER AUTHORITY specifically instructs all interested parties to restrict all contact and questions regarding this REQUEST to written e-mail communications forwarded to the above-named representative. RIVER AUTHORITY shall have a reasonable amount of time in which to respond to questions or concerns. It is the RIVER AUTHORITY'S intent

to respond to all appropriate questions and concerns; however, the RIVER AUTHORITY reserves the right to decline to respond to any question(s).

3.4 Request for Application

This is a request for applications and does not guarantee funding for proposed projects. Responses to this REQUEST and the recommendations resulting from the CAB recommendation process will identify potential projects through a prioritization and ranking system and possible funding subject to COUNCIL review and approval.

3.5 Inquiries and Interpretations

RIVER AUTHORITY may, at its sole discretion or in consultation with CITY, respond to written inquiries concerning this REQUEST and will post any addenda or answers to questions on the RIVER AUTHORITY website at www.sara-tx.org, under Contracting Opportunities. RIVER AUTHORITY will also post any addenda or answers to questions on the Bidnet website. Only the RIVER AUTHORITY's responses that are made by formal written addenda shall be binding on the RIVER AUTHORITY. Verbal and other written interpretations or clarifications shall be without legal effect. All addenda issued by the RIVER AUTHORITY prior to a submittal deadline shall be and are hereby incorporated into this REQUEST for all purposes.

APPLICANT shall be required to consider and acknowledge receipt of each addendum as specified in this Section. APPLICANT is to acknowledge all addenda by completing, signing, and returning the Addenda Checklist. All signatures must be executed by APPLICANT's authorized representative. The Addenda Checklist is to be received prior to a Submittal Deadline and should accompany the APPLICANT's information. Failure to provide executed documents may result in rejection of the application.

Parties receiving this REQUEST other than directly from the RIVER AUTHORITY are responsible for checking the RIVER AUTHORITY website, www.sara-tx.org, as well as Bidnet for addenda or answers to questions.

3.6 Public Information

All information, documentation and other materials requested to be submitted in response to this REQUEST shall be subject to public disclosure under the Texas Public Information Act (*Texas Government Code*, Chapter 552.001, et seq). Applicants are instructed to indicate the potentially proprietary nature of their submissions by completing Section 7.

Applicant is hereby notified that the RIVER AUTHORITY strictly adheres to all statutes, court decisions, and the opinions of the Texas Attorney General with respect to disclosure of public information.

3.7 Solicitation for Application Preparation Costs

Applicant understands and agrees that (a) this REQUEST is a solicitation for application, and the RIVER AUTHORITY has made no representation written or oral that one or more contracts with the CITY or RIVER AUTHORITY will be awarded under this REQUEST; (b) the RIVER AUTHORITY issues this REQUEST predicated on the RIVER

AUTHORITY’s anticipated requirements for Services and that the RIVER AUTHORITY has made no representation, written or oral, that any such requirements set forth in this REQUEST will actually be realized if the RIVER AUTHORITY enters into an agreement as a result of the information obtained from this REQUEST; and (c) APPLICANT shall bear, as its sole risk and responsibility, any cost that arises from APPLICANT’s preparation of a response to this REQUEST.

3.8 Key Events Schedule

<p>Pre-Application REQUEST Conference (voluntary) 9:30 a.m. – 11:00 a.m., 100 E. Guenther, San Antonio, Texas 78204</p> <ul style="list-style-type: none"> • Third quarter • Fourth quarter 	<ul style="list-style-type: none"> • September 6, 2017 • December 6, 2017
<p>Final REQUEST Questions due</p> <ul style="list-style-type: none"> • 3rd Quarter • 4th Quarter 	<ul style="list-style-type: none"> • 2: 00 PM (CT) September 15, 2017 • 2: 00 PM (CT) December 15, 2017
<ul style="list-style-type: none"> • 3rd Quarterly Application Submittal Deadline • 4th Quarterly Application Submittal Deadline 	<ul style="list-style-type: none"> • 2:00 PM (CT) September 29, 2017 • 2:00 PM (CT), December 29, 2017

SECTION 4 – RESPONSE REQUIREMENTS

4.1 General Instructions

- A. APPLICANT should carefully read the information contained herein and submit a complete response to all requirements and questions as directed.
- B. Responses and any other information submitted by APPLICANT to this REQUEST shall become the property of the RIVER AUTHORITY.
- C. The RIVER AUTHORITY will not provide compensation to APPLICANT for any expenses incurred by APPLICANT for preparation or for demonstrations that may be performed for the RIVER AUTHORITY the CITY or CAB, unless otherwise expressly stated. APPLICANT submits its response at its own risk and expense.
- D. Responses should be prepared simply, economically and straightforward. Emphasis should be on completeness, clarity of content, responsiveness to the requirements and specifications.

- E. The RIVER AUTHORITY makes no warranty or guarantee that an award will be made as a result of this REQUEST.
- F. The RIVER AUTHORITY reserves the right to accept or reject for cause any or all responses and waive any formalities or minor technical inconsistencies. The RIVER

AUTHORITY reserves the right to seek clarification of any item contained in APPLICANT's response. Such clarification must be in writing, either by email or by US mail, to either the RIVER AUTHORITY or its designated agent, at the RIVER AUTHORITY's discretion.

- G. The RIVER AUTHORITY reserves the right to waive any immaterial deviation or defect in the application in its sole discretion. The RIVER AUTHORITYS' waiver of an immaterial deviation or defect shall in no way modify the APPLICANT's documents or excuse the APPLICANT from full compliance with the application requirements.

4.2 Preparation and Submittal Instructions

A. Addenda Checklist:

APPLICANT must acknowledge all addenda to this REQUEST (if any) by completing, signing and returning the Addenda Checklist as part of its response. Any response received without a completed and signed Addenda Checklist may be rejected by the RIVER AUTHORITY, at its discretion.

B. Number of Copies:

APPLICANT must submit a total of seven original hard-copy responses and seven responses in an electronic format such as Microsoft Word. If your submission is proprietary, additional electronic copies will be required as provided in Section 7.

C. Response Submission:

1. Responses must be received by the RIVER AUTHORITY on or before a Submittal Deadline specified under Section 3.2 above to be considered for funding award in that period and shall be delivered to:

Latifah Jackson
Procurement
Manager
San Antonio River Authority
P.O. Box 839980
100 East Guenther
San Antonio, Texas 78283-9880
Phone: 210-302-3603

2. APPLICANT must submit all response materials enclosed in a sealed envelope, box or container.
3. If submitting in envelope, box or container, the REQUEST title should be clearly shown in the lower left-hand corner on the top surface of the container. In addition, the name and the return address of APPLICANT should be clearly visible.

4. Upon APPLICANT's request and at APPLICANT's expense, the RIVER AUTHORITY will return to Applicant its response if received after the Submittal Deadline.
5. The RIVER AUTHORITY will not accept responses submitted by telephone or by e-mail or FAX transmission.
6. The RIVER AUTHORITY is not responsible for receipt of any response that is not labeled, packaged or delivered properly.

D. Modification or Withdrawal:

A response may be withdrawn and resubmitted at any time prior to the final Submittal Deadline. No response may be withdrawn after the Submittal Deadline without the RIVER AUTHORITY's consent, which shall be based on Applicant's submittal of a written explanation and documentation evidencing a reason acceptable to the RIVER AUTHORITY, in its sole discretion.

4.3 Submittal Checklist

1. Scope and Cost (Section 2a - d)
2. APPLICANT's General Questionnaire (Section 5)
3. Addenda Checklist (Section 6)
4. Compliance with State Law Regarding Public Information (Section 7).

SECTION 5 – APPLICANT’S GENERAL QUESTIONNAIRE

APPLICANTS shall submit a complete response to each of the items listed below. Responses requiring additional space should be brief and submitted as an attachment to the proposal package. APPLICANT should reference each response by its item number indicated below.

1. Name/Name of Agency/Company: _____
2. Address/City/State/Zip Code: _____

3. Telephone: (____) _____

4. FAX: (____) _____

5. E-mail: _____

6. Does your company anticipate any mergers, transfer of organization ownership, management reorganization, or departure of key personnel within the next twelve months that may affect the organization's ability to carry out its proposal?

Yes ___ No ___

7. Is your company authorized and/or licensed to do business in Texas?

Yes ___ No ___

If yes, APPLICANT shall provide their Texas Franchise Tax Account Status report including their 11-digit Comptroller’s Taxpayer Number. _____

8. APPLICANT shall confirm that it holds, and will continue to hold, all required business and professional licenses and/or certifications necessary during the contract term.

___ Confirm

9. If Applicant is required to maintain any business or professional licenses and/or certifications, please describe any such licenses and/or certifications and submit a copy of each with your response. _____

10. Has the company or any of its principals been debarred or suspended from contracting with any public entity?

Yes ___ No ___

If yes, identify the public entity and the name and current phone number of a representative of the public entity familiar with the debarment or suspension, and state the reason for or circumstances surrounding the debarment or suspension, including but not limited to the period of time for such debarment or suspension.

11. Bankruptcy Information: Has the APPLICANT or the company ever been declared bankrupt or filed for protection from creditors under state or federal proceedings?
Yes () No ()

If yes, state the date, court, jurisdiction, cause number, amount of liabilities and amount of assets.

12. Indicate person whom the RIVER AUTHORITY may contact concerning this proposal or setting dates for meetings.

Name: _____

Address/City/State/ZIP: _____

Telephone: _____ Fax: _____

Email: _____

I CERTIFY THAT THE ABOVE INFORMATION IS TRUE AND CORRECT.

Company Name: _____

Signature of Principal

Printed Name of Principal

Title of Principal

SECTION 7 – COMPLIANCE WITH STATE LAW REGARDING PUBLIC INFORMATION

As a general rule, documents in the files of public entities like the San Antonio River Authority (SARA) are open for public review under the Texas Public Information Act (the “Act”) Texas Government Code Section 552. As a result of this law, your submission is generally considered to be public information subject to disclosure. However, the Act provides several exceptions for disclosure.

In order for a governmental body to withhold requested information, specific tests or factors for the applicability of a claimed exception must be met. Failure to meet these tests may result in the release of requested information. We have listed the most commonly claimed exceptions in the Act concerning proprietary information. This listing is not intended to limit any exceptions or statutes you may raise if your information is requested.

Section 552.101: Information made Confidential by Law

Section 552.104: Confidentiality of Information Relating to Competition

Section 552.110: Confidentiality of Trade Secrets and Commercial or Financial Information

In the event that your submission is requested under the Act, please provide the San Antonio River Authority with your preference regarding the release of your submission by checking either “A” or “B” below. If you would like to object to the release of your application, the San Antonio River Authority will request a ruling on this matter. It will be your responsibility to assert to the Attorney General the proprietary nature of your information and your objection to the release.

A. I do not object to the release of my submission to a member of the public upon the receipt of a request for the submission made under the Public Information Act.

B. I object to the release of my submission to a member of the public made under the Public Information Act. I will assert an objection to the Attorney General if my submission is requested. I am enclosing the following:

1. Submit one (1) CD or DVD that contains all information that Respondent deems confidential and/or proprietary marked “confidential”;
2. Submit one (1) CD or DVD that contains all information that Respondent deems public marked “public”; and
3. Submit a paper schedule documenting everything that Respondent deems to be confidential and/or proprietary. Mark these documents “confidential” in your submission.

San Antonio River Authority is not responsible for receipt of any Proposal that is not labeled, packaged or delivered properly. If you do not include the materials requested in item B above, we will treat your submission as a public record subject to production under the Act.

By execution of this Addendum, Respondent warrants and represents that all information that it, in good faith and with legally sufficient justification, considers to be properly excepted from disclosure under the Act will be clearly labeled as confidential upon submission to SARA.

Respondent's signature further reflects that all documents submitted and not marked "confidential" shall be considered to be public information. By submitting a Proposal, Respondent acknowledges and agrees that all information submitted by Respondent in response to this RFA that is not clearly marked as "confidential" information is public information and may be fully disclosed by SARA without liability and without prior notice to or consent of Respondent or any of its subcontractors or agents.

Respondent further understands and agrees that, upon SARA's receipt of a request for Respondent's information, SARA will provide the requestor the information provided on Respondent's "Public Information" CD or DVD. If Respondent fails to submit its confidential and/or proprietary information as described herein, SARA shall consider all of the information to be public, and it will be released without notification to Respondent upon receipt of a request.

To the extent the public version of Respondent's Proposal contains Protected Materials, Respondent acknowledges that such Protected Materials may be disclosed, publically displayed, published, reproduced and/or distributed by SARA pursuant to the ACT, or as otherwise required by law. Respondent warrants and represents that it owns, or has obtained all necessary permissions with respect to the use of, the Protected Materials and hereby grants SARA an irrevocable, perpetual, non-exclusive, royalty-free license to display, publish, reproduce, distribute or otherwise use the Protected Materials solely for the purpose of compliance with applicable laws. Respondent shall INDEMNIFY AND HOLD HARMLESS SARA, its trustees, officers, directors, employees, and contractors, as well as any trust managed by SARA, from and against any claim of infringement of the Protected Materials resulting from SARA's use of the Protected Materials as set forth herein.

Upon receipt of a request, SARA will submit only the information contained on Respondent's "Confidential and Proprietary" CD or DVD to the Texas Attorney General to issue a ruling on whether the information is excepted from public disclosure. In addition, SARA will provide a requestor with a copy of Respondent's "Public Information" CD or DVD upon request.

It is Respondent's sole obligation to advocate in good faith and with legally sufficient justification the confidential or proprietary nature of any information it provides to SARA. Respondent acknowledges and agrees that SARA shall have no obligation or duty to advocate the confidentiality of Respondent's material to the Texas Attorney General, to a court, or to any other person or entity. Respondent acknowledges and understands that the Texas Attorney General may nonetheless determine that all or part of the claimed confidential or proprietary information shall be publicly disclosed.

In addition, Respondent specifically agrees that SARA may release Respondent's information, including alleged confidential or proprietary information, upon request from individual Members for their own information, agencies or committees of the Texas Legislature where needed for legislative purposes, as provided for in the ACT, or to any other person or entity as otherwise required by law.

By: _____
Printed Name: _____
Name of Company: _____

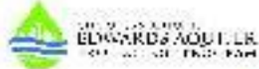
Signature: _____

Address: _____

Title: _____

City: _____ State: _____ Zip: _____

(Please Print)



City of San Antonio Edwards Aquifer Protection Program Bexar County Recharge & Contributing Zones



Sources: Esri, DeLorme, NAVTEQ, USGS, NRCAN, METI, IPC, TomTom

- Edwards Aquifer Recharge Zone
- Edwards Aquifer Contributing Zone



THE CITY OF SAN ANTONIO MAKES NO WARRANTY, REPRESENTATION, OR GUARANTEE OF ANY KIND REGARDING THIS MAP OR INFORMATION PROVIDED HEREIN.

The City of San Antonio assumes no liability either for any errors, omissions, or inaccuracies in the information provided regardless of the cause of such or for any decision made, action taken, or action not taken by the user in reliance upon any maps or information provided.