Summary of Application Requirements for the

Creation of Municipal Utility Districts

Below you'll find a summary of the application requirements for the creation of municipal utility districts; if you need clarification of the requirements, see Commission Rules regarding district creations. The list below is designed to ensure a 120-day expedited review of a submitted district creation application. Upon receipt of the application with the items listed below completed and signed, staff will determine if the documentation provided in support of the listed items is adequate. If adequate, staff will initiate review. If inadequate, i.e, an item from the list is not provided, or the information provided in support of the items is inadequate, a notice of deficiency (NOD) letter will be prepared and the application may take up to 180 days before the final approval is given.

A notice will be sent to the applicant to be published in a newspaper that is regularly published or circulated in the County(ies) in which the district is located, and posted on the bulletin board used for posting legal notices within the same County(ies). If the applicant publishes and posts the notice according to these requirements, within 14 days of receiving the notice from the Commission's Office of the Chief Clerk, staff will ensure an expedited review and a completed memorandum and order within 120 days, assuming no protests are filed. If the notice is not published and posted within 14 days of the applicant receiving the notice from the Commission's Office of the Chief Clerk, a memorandum and order may take up to 180 days before the final approval is given, assuming no protests are filed.

Creation applications for all Municipal Utility Districts shall contain the following:

TCEQ's Dam Safety program indicating no dam safety concerns.

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	\$700 nonrefundable application fee		
	Petition signed by persons holding title to land representing a total value of more than 50% of the		
	value of all land in the proposed District		
	Petition names all lien holders or a separate affidavit stating all lien holders		
	Lien holders consent		
☐ If the petitioner is a corporation, trust, partnership, or joint venture, documentation evide			
	person signing the petition is authorized to sign the petition on behalf of the corporation, trust,		
	partnership, or joint venture		
	Evidence that the petition was filed with the appropriate city secretary or clerk		
	Evidence that the petition was filed with the appropriate TCEQ regional office		
	Evidence that the petition was filed with the appropriate county clerk(s)		
	Evidence that notification was provided to each Senator and Representative in whose respective		
	Senate and/or House District the proposed district is located.		
	Consent from any municipality in whose limits or extraterritorial jurisdiction the proposed District is		
	located		
	 evidence that the application conforms substantially to the city consent 		
	 evidence that the city consent does not place any conditions or restrictions on the proposed 		
	District		

☐ Indicate whether the metes and bounds description and the vicinity map were provided to the TCEQ's Dam Safety program (contact Warren Samuelson 512-239-5195), along with the response from the

	Market study		
	 Not more than 6 months old as of date petition is filed with the Commission 		
 Indicates projections (i.e. units per year and specific years) for proposed development 			
	including single family, commercial, retail etc.		
☐ Developer's financial statement and experience with districts			
	 If the developer and the petitioner are different, documentation explaining the relationship 		
	between the developer and the petitioner		
	For creations which include anticipated recreational facilities		
	 detailed summary of the proposed recreational facility projects 		
	 estimated costs 		
	 proposed financing methods 		
	Boundary map showing metes and bounds, and survey closure computation sheet		
	Vicinity Map		
□ Preliminary plan including:			
 Existing facilities 			
	 Proposed facilities 		
	 Any area of the proposed District contained in the 100-year flood plain (if the district 		
	contains land within the 100-year floodplain, provide a narrative statement indicating how		
	this land will be developed or removed from the flood-plain)		
	Engineering report including:		
	 Description of existing area, conditions, topography, and proposed improvements 		
	 Land use plan 		
	 100-year flood computations or source of information. 		
	 Existing and projected populations 		
	 Cost estimates for proposed improvements and cost summary for anticipated bond issue 		
	requirement		
	Projected tax rate and water and wastewater rates		
	 Availability for comparable service, including copies of corresponding with utilities within 		
	two miles of the proposed district		
	 Evaluation of the effect the district will have on: land elevation 		
	rand elevation		
	° subsidence		
	° groundwater level within the region		
	° recharge capability of a groundwater source		
	° natural run-off rates and drainage		
	° water quality		
	Certificate from the central appraisal district. Certificate must:		
	 State the name of the proposed District 		
	 State that the proposed District's metes and bounds description has been reviewed 		
	 Include an attached metes and bounds description for the proposed District 		
	 State owners names 		
	State acreages and property values		
	If within a city, evidence of any city rebate for like services		
	Temporary director affidavits		

If application includes a request for a fapproval applications	fire plan approval, include application requirements for fire plan
review by TCEQ Staff. TCI available documentation pursunot request additional info	ation application request for an expedited 120-day EQ Staff will assume that we have submitted all uant to the above application requirements, and will rmation. If the documentation is found to be Notice of Deficiency (NOD) resulting in a 180-day
Engineer	Date:
Attorney:	Date:
Petitioner:	Date: