Preliminary Field Check For Drip Systems

Olvera, Brandon

From:	Olvera,Brandon
Sent:	Wednesday, December 18, 2024 11:29 AM
То:	Lauren Dowlearn
Subject:	118066

Property Owner/Agent,

The file has been reviewed. Our office will be conducting a site visit this week. No other deficiency comments at this time.

Thank You,

Brandon OlveraDesignated Representative OS0034792Comal Countywww.cceo.org195 David Jonas Dr, New Braunfels, TX-78132t: 830-608-2090f: 830-608-2078e:olverb@co.comal.tx.us

COMAL COUNTY
ENGINEER'S OFFICE

OSSF DEVELOPMENT APPLICATION CHECKLIST

Staff will complete shaded items

Initials

Date Received

Permit Number

Instructions:

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.

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.

\times	Required Permi	t Fee - See	Attached	Fee Schedule
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imes | Copy of Recorded Deed

Surface Application/Aerobic Treatment System

Recorded Certification of OSSF Requiring Maintenance/Affidavit to the 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.

DocuSigned by:

lldin Pop

Check

Signature of Applicant

Date

COMPLETE APPLICATION			
No	Receipt No		

INCOMPLETE APPLICATION
- (Missing Items Circled, Application Refeused)

Revised: September 2019

COMAL COUNTY ENGINEER'S OFFICE ON-SITE SEWAGE		CATION	NEW BI	DAVID JONAS DR RAUNFELS, TX 78132 (830) 608-2090 <u>WW.CCEO.ORG</u>
Date		Permit N	umber	
1. APPLICANT / AGENT INFORMATION				
Owner Name Adin Samuel Pop and Alina Pop	Agent Name	Doug Dowl	learn R.S.	
Mailing Address 1053 Live Oak	Agent Address			
City, State, Zip Spring Branch, TX 78070	_ •			
Phone #	Phone #	210-878-8		
Email	 Email	-	@GMAIL.COM	1
2. LOCATION				
Subdivision Name Cypress Cove Section 4	L	Init	Lot 150	Block
Survey Name / Abstract Number				 ∋18
Address 1053 Live Oak		ch		Zip 78070
Number of Bedrooms 3 Indicate Sq Ft of Living Area <2500 Non-Single Family Residential (Planning materials must show adequate land area for double Type of Facility	dicate Number Of Occ Seats er of Beds	upants		
Estimated Cost of Construction: \$ Is any portion of the proposed OSSF located in the United Yes No (If yes, owner must provide approval from USAC Source of Water Public	States Army Corps of	•	,	-
4. SIGNATURE OF OWNER				
By signing this application, I certify that: • The completed application and all additional information submitted facts. I certify that I am the property owner or I possess the appro				

mativelyneonsent to the on	line postingionation	release of my e-mail	address associated	with this permi	it application, a	s applicable
Adia Don	(Dinapapa)					

-93A32027A88C4FC

uain pop Signature of Owner



ON-SITE SEWAGE FACILITY APPLICATION

Planning Materials & Site Evaluation as Required Completed By				
System Description				
Size of Septic System Required Based on Planning Materials & Soil Evalu	uation			
Tank Size(s) (Gallons) Absorption	n/Application Area (Sq Ft)			
Gallons Per Day (As Per TCEQ Table III)				
(Sites generating more than 5000 gallons per day are required to obtain a permit t	through TCEQ.)			
Is the property located over the Edwards Recharge Zone? Yes	No			
(If yes, the planning materials must be completed by a Registered Sanitarian (R.S	5.) or Professional Engineer (P.E.))			
Is there an existing TCEQ approved WPAP for the property? Yes	No			
(If yes, the R.S. or P.E. shall certify that the OSSF design complies with all provisi	ions of the existing WPAP.)			
Is there at least one acre per single family dwelling as per 285.40(c)(1)?	Yes No			
If there is no existing WPAP, does the proposed development activity requ	uire a TCEQ approved WPAP? 🔲 Yes 📃 No			
(If yes, the R.S. or P.E. shall certify that the OSSF design will comply with all prov be issued for the proposed OSSF until the proposed WPAP has been approved by				
Is the property located over the Edwards Contributing Zone? Yes] No			
Is there an existing TCEQ approval CZP for the property?	No			
(If yes, the P.E. or R.S. shall certify that the OSSF design complies with all provisions of the existing CZP.)				
If there is no existing CZP, does the proposed development activity requir	e a TCEQ approved CZP? Yes No			
(If yes, the R.S. or P.E. shall certify that the OSSF design will comply with all provissued for the proposed OSSF until the CZP has been approved by the appropriate				
Is this property within an incorporated city? Yes No				
If yes, indicate the city:				

By signing this application, I certify that:

- The information provided above is true and correct to the best of my knowledge.

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

1.5.

Signature of Designer





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AFFIDAVIT TO THE PUBLIC

CERTIFICATION OF OSSF REQUIRING MAINTENANCE

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

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, give 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.

11

An OSSF requiring a maintenance contract, according to 30 Texas Administrative Code § 285.91 (12) will be installed on the property described as (insert legal description):

CYPRESS COVE, SECTION 4, LOT 150

The property is owned by (Insert owner's full name):

Adin Samuel Pop and Alina Pop

This OSSF must be covered by a continuous maintenance contract for the first two years. After the initial two-year service policy, the owner of an aerobic treatment system for a single family residence shall either obtain a maintenance contract within 30 days or maintain the system personally.

Upon sale or transfer of the above described property, the permit for the OSSF shall be transferred to the buyer or new owner. A copy of the planning materials for OSSF may be obtained from **Comal County Engineer's Office.**

WITNESS BY HAND(S) ON THIS 15th DAY OF DCTOBER 7.07.4 OWNER AUNA POP OWNER ADIN SAMUEL POP (PRINTED NAME) /TI Owner(s) signature(s)

SWORN TO AND SUBSCRIBED BEFORE ME ON THIS S DAY OF OLIVE

Notary Public, State of Texas Notary's Printed Name: Staphin Lunis My Commission Expires: July 25, 2028

STEPHEN LEWIS Notary ID #135009425 My Commission Expires July 25, 2028

2024

ed and Recorded cial Public Records obbie Koepp. County Clerk Countv lexas 03:5 ade(S) Sobbie Keepp

WASTEWATER TREATMENT FACILITY MAINTENANCE AGREEMENT

Regulatory Authority	Permit/License Number		
	Customer Adin and Alina Pop		
Tyler Mason	Site Address 1053 Live Oak		
A&R Construction LLC &	City Spring Branch Zip 78070		
Cisco Septic Service	Mailing Address		
(830) 837-0050	County_COMALMap #		
(210) 598-9090	Phone		
	Email		

I. <u>General:</u> This Work for Hire Agreement (hereinafter referred to as "Agreement") is entered into by and between Adin and Alina Pop (hereinafter referred to as "Customer") and A&R Construction,

LLC & Cisco Septic Service. By this agreement, A&R Construction, LLC & Cisco Septic Service and its employees (hereinafter inclusively referred to as "Contractor") agree to render services at the site address stated above, as described herein, and the Customer agrees to fulfill his/her/their responsibilities, as described herein.

II. Effective Date:

This Agreement commences on County issue of License to Operate (LTO) and ends on _____

(two (2) years thereafter). The Customer shall notify the Contractor within two (2) business days of the system's first use to establish the date of commencement. If no notification is received by Contractor within ninety (90) days after completion of installation or where county authority mandates, the date of commencement will be the date the "License to operate" (Notice of Approval) was issued by the permitting authority. This agreement may or may not commence at the same time as any warranty period of installed equipment, but in no case shall it extend the specified warranty.

III. Termination of Agreement:

This Agreement may be terminated by either party for any reason, including for example, substantial failure of either party to perform in accordance with the terms of this Agreement, without fault or liability of the terminating party. The terminating party must provide written notice to the non-terminating party thirty (30) days prior to the termination of this Agreement. If this Agreement is terminated, Contractor will be paid at the rate of \$75.00 per hour for any work performed and for which compensation has not been received. After the deduction of all outstanding charges, any remaining monies from prepayment for services will be refunded to customer within thirty (30) days of termination of this Agreement. Either party terminating this Agreement for any reason, including non-renewal, shall notify in writing the equipment manufacturer and the appropriate regulatory agency a minimum of thirty (30) days prior to the date of such termination. Nonpayment of any kind shall be considered breach of contract and a termination of contract.

IV. Services:

Contractor will:

a. Inspect and perform routine upkeep on the On-Site Sewage Facility (hereinafter referred to as OSSF) as recommended by the treatment system manufacturer, and required by state and/or local regulation, for a total of three visits to site per year. The list of items checked at each visit shall be comprised of items required as per the manufacturer, the controlling regulatory board, and deemed by the Contractor as necessary for proper OSSF operation.

b. Provide a written record of visits to the site.

c. Repair or replace, if Contractor has the necessary materials at site, any component of the OSSF found to be failing or inoperative during the course of a routine monitoring visit. If such services are not covered by warranty, and the service(s) cost less than \$100.00, Customer hereby authorizes Contractor to perform the service(s) and bill Customer for said service(s). When service costs are greater than \$100.00, or if contractor does not have the necessary supplies at the site, Contractor will notify Customer of the required service(s) and the associated cost(s). Customer must notify Contractor of arrangements to affect repair of system within two (2) business days after said notification.

d. Provide sample collection and laboratory testing of TSS and BOD on a yearly basis (commercial systems only).

e. Forward copies of this Agreement and all reports to the regulatory agency and the Customer.

f. Visit site in response to Customer's request for unscheduled services within forty-eight (48) hours of the date of notification (weekends and holidays excluded) of said request. Unless otherwise covered by warranty, costs for such unscheduled responses will be billed to Customer.

V. Disinfection:

 $[\nu]$ Customer Responsible. The responsibility to maintain the disinfection device(s) and provide any necessary chemicals is that of the Customer.

DS DS

Customer's Initials

TM. Contractor's Initials

_____ Contractor Responsible. The responsibility to maintain the disinfection device(s) and provide any necessary chemicals is that of the Contractor.

_____ Not Required. The installed septic system does not require disinfection.

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. 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 all 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, abide by the conditions and limitations of that license, and all requirements for an 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 needed to diagnosis an issue. 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 Customer's 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.



Customer's Initials

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

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. 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 Magreement 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 III.

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.

DocuSigned by adin Pop

Ustomer Signature

DocuSigned by: Binderp

93A32027A88C4FC. Date

A&R Construction LLC / Cisco Septic Service Tyler Mason Contractor MP#0002228



Customer's Initials



Date: 11/6/2024 Applicant Information: Name: Adin and Alina Pop Address: 1053 Live Oak City, State & Zip Code: Spring Branch, TX 78070 Phone: Email:

Property Location: Subdivision: Cypress Cove Section 4 Lot: 150 Street/Road Address: 1053 Live Oak City: Spring Branch Zip: 78070 Additional Info: Comal County

Site Evaluator Information:

Name: Douglas R. Dowlearn Company: D.A.D. Services, Inc. Address: 703 Oak Drive City, State & Zip: Blanco, TX 78606 Phone: (210)240-2101 Fax: (866)260-7687 Email: txseptic@gmail.com

Installer Information: Name: Company: Address: City, State & Zip: Phone: Fax:

Depth	Texture Class	Soil Texture	Structure (For Class III – blocky, platy or massive)	Drainage (Mottles/Water Table	Restrictive Horizon	Observation
Soil Boring #1 60"	111	0-17" Clay Loam 17" + Limestone	Blocky	<30% Gravel	17"+ Limestone	CLEAR SURFACE ROCK AND BOULDERS FROM DRAINFIELD AREA, AND ENSURE THAT THERE IS AT MINIMUM 12" OF SUITABLE SOIL BETWEEN THE BOTTOM OF THE DRIP LINES, AND THE RESTRICTIVE HORIZON. CLASS II SOIL MAY NEED TO BE IMPORTED IN ORDER TO MAINTAIN THE MINIMUM

Soil Boring #2 Same as above 60"

DESIGN SPECIFICATIONS

Application Rate (RA): 0.2 OSSF is designed for: 3 bedroom <2500 Sq. Ft House 240 Gallons per day required An aerobic treatment/drip disposal system is to be utilized based on the site evaluation. 1200 sq. ft. disposal area required 600 gallon/day aerobic tank required Calculations: Absorption Area: Q/RA= 240/0.2= 1200 Sq. Ft.

FEATURES OF SITE AREA

Presence of 100-year flood zone: NO Existing or proposed water well in nearby area: NO Presence of adjacent ponds, streams, water impoundments: NO Presence of upper water shed: NO Organized sewage service available to lot: NO

12" OF SOIL BETWEEN THE BOTTOM OF THE DRIP LINES AND RESTRICTIVE HORIZON.

I certify that the findings of this report are based on my field observations and are accurate to the best of my ability. The site evaluation and OSSF design are subject to approval by the TCEQ or the local authorized agent. The planning materials and the OSSF design should not be considered final until a permit to construct has been issued.

Site Evaluator: NAME: Douglas R. Dowlearn, R.S. Signature:

In a parteres.

License No. OS9902 – Exp. 6/30/2026 TDH: #2432 – Exp. 2/28/2025

D.A.D SERVICES, INC. DOUG DOWLEARN PO BOX 212, BULVERDE, TX 78163 Designed for: Adin Samuel Pop and Alina Pop

The installation site is on lot 150 of the Cypress Cove Section 4 Subdivision in Comal County, TX. The proposed OSSF will treat the wastewater from a 3 Bedroom (< 2500 sq. ft.) residence. The proposed method of wastewater treatment is aerobic treatment with drip irrigation. This method was chosen because of unsuitable soil conditions.

PROPOSED SYSTEM:

A 3" or 4" PVC pipe will discharge from the structure to a NuWater B-550 aerobic treatment plant, containing a 353 gallon pre-treatment tank, a 600 gpd aerobic treatment plant, and a 768 gallon pump tank equipped with a 20 gpm submersible pump. The pump is activated by a time controller allowing the distribution 8 times per day with a 10 minute run time per dose, with float switches set to pump 240 gallons per day. A high level audible and visual alarm will activate should the pump fail. Distribution from the pump is through a self flushing 100 micron, 140 mesh disc filter, then through a 1" SCH-40 manifold to a 602 L.F. drip tubing field, with drip lines set approximately two feet apart with 0.61 gph emitters set every two feet, as per the attached schematic. A threaded union will be installed in the pump tank on the supply manifold to the drip field, and a pressure regulator will be installed on the supply manifold to maintain a pressure of 30 psi. A 1" SCH-40 return line is installed to continuously flush the system back to the pump tank. Vacuum breakers installed at the highest point on each manifold will prevent siphoning of effluent from higher to lower parts of the field. The placement of the drip tubing will be on soil that has been scarified, and enough class II soil.

DESIGN SPECIFICATIONS:

Daily Waste Flow: 240 gpd Application rate: 0.2 Application area required: 240/.2 = 1200 sq. ft. Application area utilized: 1204 sq. ft. Pump tank reserve capacity: 80 gal minimum

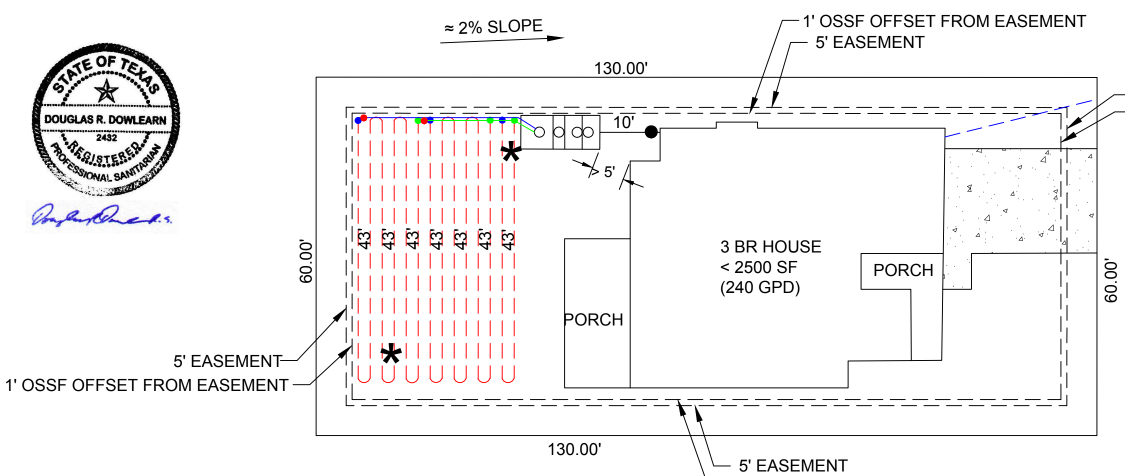
SYSTEM COMPONENTS:



SCH 40 PVC sewer line NuWater B-550 353 gallon pre treatment tank 600 gpd aerobic treatment plant 768 gallon pump tank with timed controls C1 Series, 20Xgpm - 0.5hp/115V, Model No. 20C1X-05P4-2W115 (or equivalent) 1" purple PVC supply line 30 PSI pressure regulator - Model PMR30MF Netafim Bioline Drip tubing

LANDSCAPING:

The native vegetation in the distribution area should consist of low level shrubs, plains grass, bluestem or bermuda. The entire area of the drip disposal must be covered with a ground cover such as grass seed or sod prior to the final inspection.



NOTES:

- USE 3" OR 4" SCH 40 SEWER PIPE TO CONNECT STRUCTURE TO TANK.

- CLEANOUT WITHIN 3' OF STRUCTURE.

- SEWER PIPE CONNECTING THE STRUCTURE TO THE TANK MUST HAVE AT MINIMUM 1/8" FALL PER 1'.

- INSTALL 1" VACUUM BREAKERS AT HIGHEST POINTS ON SUPPLY AND FLUSH LINES.

- TANK TO BE > 5' FROM STRUCTURES AND SURFACE IMPROVEMENTS. THIS WILL PROVIDE EQUIVALENT PROTECTION FOR THE SETBACK **REQUIREMENTS OF TAC 285.**

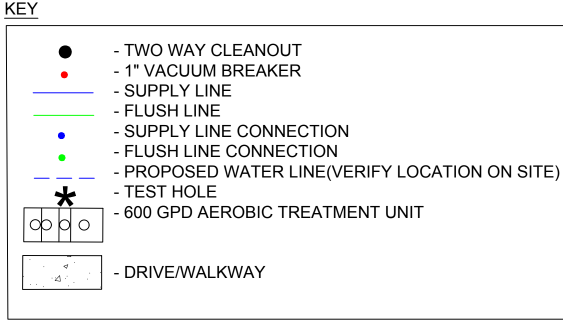
- TANK WILL BE WATER TIGHT AND MANUFACTURED ACCORDING TO ASTM DESIGNATION: C 1227.

- DRAINFIELD SHALL BE GREATER THAN 100' FROM PRIVATE WELLS, AND GREATER THAN 150' FROM PUBLIC WELLS. VERIFY WELL LOCATION(S) ON SITE.

- CLEAR SURFACE ROCK AND BOULDERS FROM DRAINFIELD AREA, AND ENSURE THAT THERE IS AT MINIMUM 12" OF SUITABLE SOIL BETWEEN THE BOTTOM OF THE DRIP LINES, AND THE RESTRICTIVE HORIZON. CLASS II SOIL MAY NEED TO BE IMPORTED IN ORDER TO MAINTAIN THE MINIMUM 12" OF SOIL BETWEEN THE BOTTOM OF THE DRIP LINES AND RESTRICTIVE HORIZON.

602 L.F. OF DRIP TUBING SPACED 2' APART. 14 ROWS @ 43 L.F. EACH

1' OSSF OFFSET FROM EASEMENT



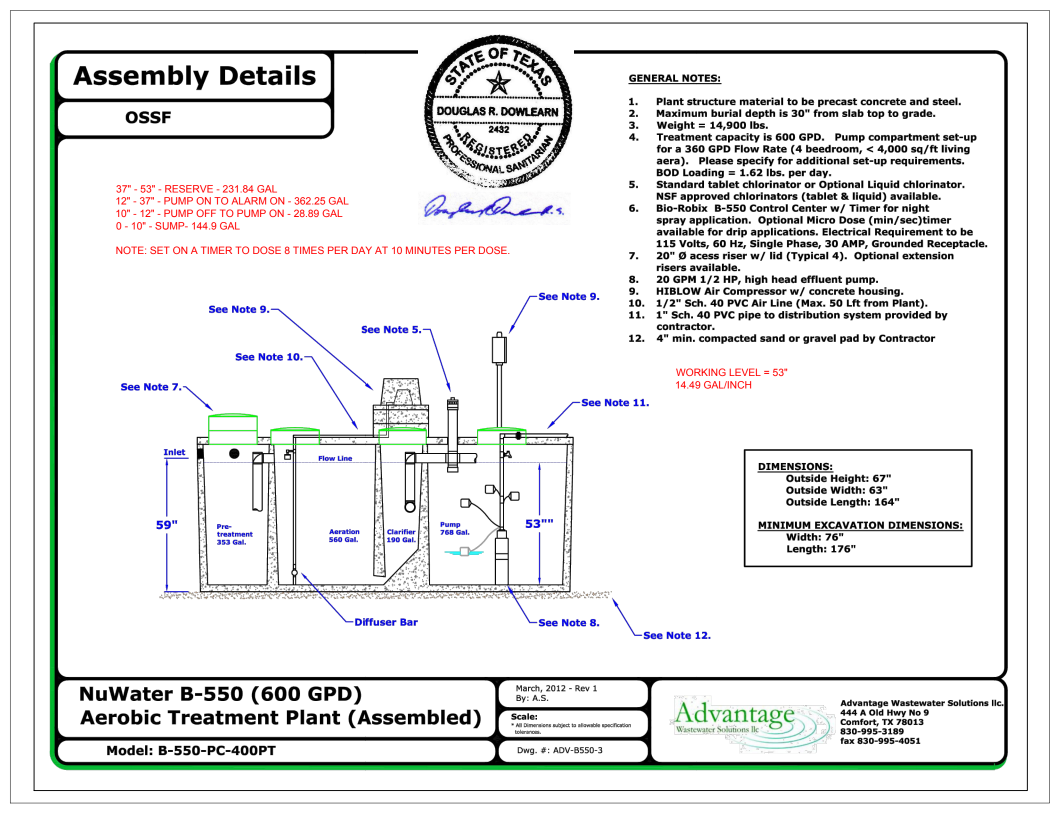
SCALE 1" = 16' **PRINT SIZE 11" X 17"**



LIVE OAK

ADIN SAMUEL POP AND ALINA POP 1053 LIVE OAK SPRING BRANCH. TX 78070 LOT 150 **CYPRESS COVE SECTION 4** COMAL COUNTY

5' EASEMENT 1' OSSF OFFSET FROM EASEMENT



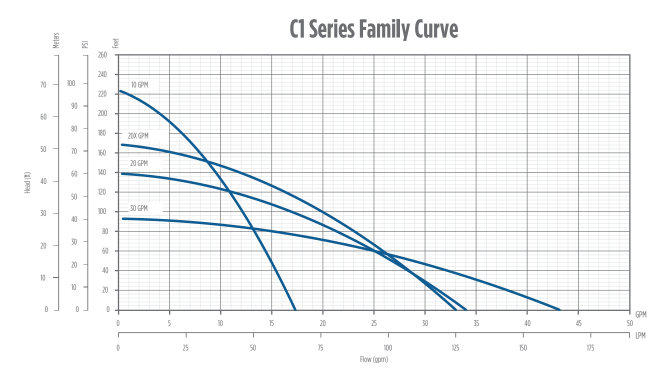
CI SERIES CISTERN PUMPS

Designed for use in gray water / filtered effluent service applications, the CI Series cistern pump provides high performance and long life in less than ideal water conditions. The CI Series pump is able to pass solids up to 1/8" without having a negative effect on the internal hydraulic components.

The pump's unique bottom suction design allows for maximum fluid drawdown without compromising durability or overall life, and it does not require the use of a flow induction sleeve. Intended specifically for use in a cistern or tank, CI Series pumps are suitable for use in agricultural, residential, and commercial installations.



C¹SERIES



FEATURES

- Supplied with a removable 5" base for secure and reliable mounting
- Bottom suction design
- Robust thermoplastic discharge head design resists breakage during installation and operation
- Single shell housing design provides a compact unit while ensuring cool and quiet operation
- Hydraulic components molded from high quality engineered thermoplastics
- Optimized hydraulic design allows for increased performance and decreased power usage
- All metal components are made of high grade stainless steel for corrosion resistance
- Available with a high quality 115 V or 230 V, ½ hp motor
- Fluid flows of 10, 20, and 30 gpm, with a max shut-off pressure of over 100 psi
- Heavy duty 600 V 10 foot SJOOW jacketed lead

APPLICATIONS

- Gray water pumping
- Filtered effluent service water pumping
- Water reclamation projects such as pumping from rain catchment basins
- Aeration and other foundation or pond applications
- Agriculture and livestock water pumping

ORDI	ERING	INFORM	ATION

C1 Series Pumps										
GPM	HP	Volts	Stage	Model No.	Order No.	Length (in)	Weight (lbs)			
10	1/2	115	7	10C1-05P4-2W115	90301005	26	17			
		230	7	10C1-05P4-2W230	90301010	26	17			
20 20X 30		115	5	20C1-05P4-2W115	90302005	25	16			
		230	5	20(1-05P4-2W230	90702010	25	16			
		115	6	20XC1-05P4-2W115	90302015	26	17			
		230	6	20XCI-05P4-2W230	90302020	Zb	17			
		115	4	30C1-05P4-2W115	90303005	25	16			
		230	4	30C1-05P4-2W230	90303010	25	16			

Note: All units have 10 foot long SJOOW leads.



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Independence Title/GF#<u>2421905</u>-SBSA/<u>KY</u>

Warranty Deed

Notice of confidentiality rights: If you are a natural person, you may remove or strike any or all of the following information from any instrument that transfers an interest in real property before it is filed for record in the public records: your Social Security number or your driver's license number.

Date: June 28, 2024

Grantor: Shirley Rathburn nka Shirley Rathburn Meyer and Jay C. Meyer, a married couple

Grantor's Mailing Address:

Grantee's Mailing Address: 1053 Live Oak, Spring Branch, Comal County, Texas 78070

Consideration: Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged.

Property (including any improvements): Lot 150, CYPRESS COVE, SECTION 4, situated in Comal County, Texas, according to the map or plat thereof, recorded in Volume 1, Pages 69-70, Map and Plat Records, Comal County, Texas.

Reservations from and Exceptions to Conveyance and Warranty: This conveyance, however, is made and accepted subject to the following matters, to the extent same are in effect at this time: any and all restrictions, covenants, assessments, reservations, outstanding mineral interests held by third parties, conditions, and easements, if any, relating to the hereinabove described property, but only to the extent they are still in effect and shown of record in the hereinabove mentioned County and State or to the extent that they are apparent upon reasonable inspection of the property; and to all zoning laws, regulations and ordinances of municipal and/or other governmental authorities, if any, but only to the extent they are still in effect and relating to the hereinabove described property.

The Contract between Grantor as the Seller and Grantee as the Buyer, if any, may contain limitations as to warranty or other agreed matters; to the extent that the Contract provides for any such limitations or other agreed matters to survive closing and this conveyance, then such limitations or other agreed matters are hereby deemed incorporated by reference. The warranty of title contained in this Deed is hereby expressly excluded from the limitations or other agreed matters referenced in this paragraph.

Grantor, for the Consideration and subject to the Reservations from Conveyance and the Exceptions to Conveyance and Warranty, grants, sells, and conveys to Grantee the Property, together with all and singular the rights and appurtenances thereto in any way belonging, to have and to hold it to Grantee and Grantee's heirs, successors, and assigns forever. Grantor binds Grantor and Grantor's heirs and successors to warrant and forever defend all and singular the Property to Grantee and Grantee's heirs, successors, and assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof, except as to the Reservations from Conveyance and the Exceptions to Conveyance and Warranty.

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When the context requires, singular nouns and pronouns include the plural.

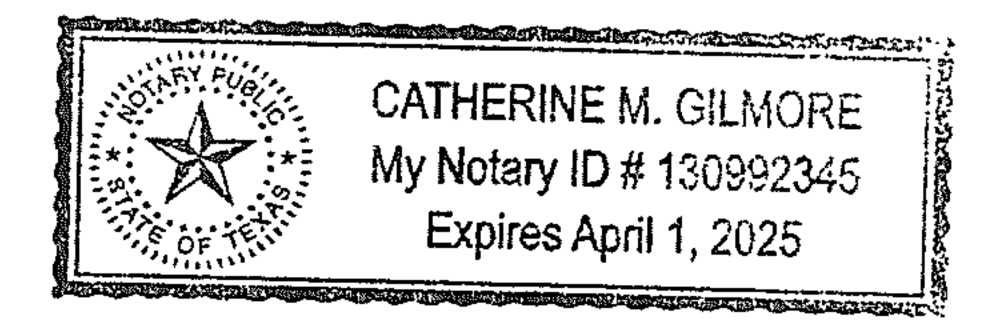
Konhun Muger <u>Shirley Rath</u>burn Meyer

lay Jay C. Meyer

STATE OF TEXAS

COUNTY OF Onel

This instrument was acknowledged before me on this $\frac{\partial S}{\partial x}$ day of June 2024, by Shirley Rathburn Meyer and Jay C. Meyer.



Notary Public, State of Texas

AFTER RECORDING RETURN TO: Adin Samuel Pop and Alina Pop **1053 Live Oak** Spring Branch, Texas 78070

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Filed and Recorded

Official Public Records Bobbie Koepp, County Clerk Comal County, Texas 06/28/2024 04:22:37 PM TRACY 2 Pages(s) 202406019600

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