Action	Section Chapter 222	Explanation of Changes
	10/12/2015	since 10/1

Add new definitions.	30 TAC §222.5 Definitions. Firm reclaimed water demand means the minimum volume of reclaimed water that can be guaranteed to be beneficially reused over a specified time.	Deleted "beneficial reuse dispersal site": not necessary because described in §222.128.	
Add a new subparagraph.	30 TAC §222.121(d)(10) Dispersal Zones. (d) the permittee shall include in the dispersal zone design in the engineering report, including the following elements: (10) the total volume of firm reclaimed water demand.	Deleted "that will be transferred on a monthly basis": as discussed during 10/5 meeting.	
Add a new section	30 TAC §222.128. Reclaimed Water Dispersal Sites. (1) An applicant that relies upon firm reclaimed water demand to reduce the land required for the subsurface area dispersal system required under this Chapter, shall ensure that the dispersal sites for the reclaimed water have the appropriate authorization under 30 TAC Chapter 210 (Use of Reclaimed Water). (2) Reclaimed water dispersal sites described in subsection (1) must meet the distance standards set in 30 TAC §222.81 (Buffer Zone Requirements).	Deleted reference to \$309.13(c)(1)-(3): unnecessary.	
Add new subsection	30 TAC §222.43 Construction Notices to Regional Offices. (e) The addition or modification of users or areas for firm reclaimed water demand does not constitute field layout or construction under this Section.		
Amend existing language and add new section.	30 TAC §222.75 Site Preparation Plan. (a) The applicant shall develop and submit, with the permit application, a site preparation plan that illustrates how site preparation will alleviate potential site-specific limitations and ensure suitability for the subsurface area drip dispersal system of wastewater. This plan must include the following if applicable: (b) A site preparation plan is not necessary for reclaimed water dispersal sites.	:	
Add a new subsection.	30 TAC §222.157 Soil Sampling. (j) The requirements in this section do not apply to reclaimed water dispersal sites.	Deleted reference to subsection (a) of the section: clarity.	
Add a new section	30 TAC §222.6 Firm Reclaimed Water Demand. (a) An applicant establishes that reclaimed water demand is firm when the applicant: (1) demonstrates to the satisfaction of the executive director that it is able to transfer a specific	Deleted reference to sales to customers; subsections referencing contracts and regulations: allows (a)(1) to be tailored to meet the	



- volume of reclaimed water on a periodic basis;
- (2) demonstrates a specific amount of reclaimed water use by the applicant.
- (b) An applicant may demonstrate its ability to transfer reclaimed water on a periodic basis when it requires a user to accept a specific amount of reclaimed water by contract or by appropriate regulation.
- (c) Applicant must provide the executive director with a list of users and areas that receive firm reclaimed water demand. If the users or areas change, the applicant is required to provide an updated list within 30 days. A change in user or area is not an amendment to the permit.
- (d) Firm reclaimed water demand include the uses described in 30 TAC §210.32 (Specific Uses of Reclaimed Water).
- (e) Reclaimed water dispersal sites must meet the standards in 30 TAC §222.128 (*Reclaimed Water Dispersal Sites*).
- (f) An applicant cannot rely on a transfer of reclaimed water to a user if the user has been found substantially noncompliant, as described in 30 TAC §70.51, within the last five years.
- (g) Applicant is responsible for recording the volume of firm reclaimed water demand that is transferred.
- (h) If firm reclaimed water cannot be applied to reclaimed water dispersal sites or transferred, the applicant must provide an alternative method to dispose the reclaimed water and provide notice to the regional office.
- (i) An applicant and, to the extent applicable, user must maintain its authorization under 30 TAC Chapter 210 (*Use of Reclaimed Water*) during the term of the permit.
- (j) A permittee that relies on firm reclaimed water demand must receive an authorization required by 30 TAC Chapter 210 prior to initiating construction or, if already constructed, operating a subsurface area drip dispersal system.

specific needs of the applicant and ED. Added "contracts" and "regulations" in a separate subsection to make it clear that an applicant can meet its burden through contracts and regulations: simplify. Deleted reference to Type 1 reclaimed water uses: increase options (ex: industrial users). Added "or transferred" to subsection (h): addresses situation if the permittee is unable to transfer the reclaimed water. Added new subsection about having an authorization prior to construction or operation: acknowledge that a permittee cannot get an authorization under Chapter 210 before the Chapter 222 permit is issued.

Action	Section Chapter 309 10/12/2015	Explanation of Changes since 10/1
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Add new definitions.	30 TAC §309.11 Definitions. Firm reclaimed water demand means the minimum volume of reclaimed water that can be guaranteed to be beneficially reused over a specified time.	Deleted "beneficial reuse dispersal site": not necessary because described in §309.20(d).
Amend	30 TAC §309.20(b)(3)(A) Hydraulic application rate. A water balance study shall be provided as part of a detailed application rate analysis in order to determine the irrigation water requirement, including a leaching requirement if needed, for the crop system on the wastewater application areas. The total volume of effluent to be land applied to dedicated disposal fields may be reduced by the volume of firm reclaimed water demand. The water balance study should generally follow the example development shown in Table 1 of this subparagraph. Precipitation inputs to the water balance shall utilize the average yearly rainfall and the monthly precipitation distribution based on past rainfall records. The consumptive use requirements (evapotranspiration losses) of the crop system shall be developed on a monthly basis. The method of determining the consumptive use requirement shall be documented as a part of the water balance study. A leaching requirement, calculated as shown in Table 1 of this subparagraph, shall be included in the water balance study when the total dissolved solids concentration of the effluent presents the potential for developing excessive soil salinity buildup due to the long term operation of the irrigation system.	Deleted "that will be transferred on a monthly basis": as discussed during 10/5 meeting.
Amend	30 TAC §309.20(b)(3)(B) Effluent storage. An effluent storage study shall be performed to determine the necessary storage requirements. The storage requirements shall be based on a design rainfall year with a return frequency of at least 25 years (the expected 25 year-one year rainfall, alternatively the highest annual rainfall during the last 25 years of record may be used) and a normal monthly distribution, the application rate and cycle, the effluent available on a monthly basis, and evaporation losses. Storage may be reduced based on the volume of firm reclaimed water demand. An example of an effluent storage study is shown in Table 3 of this subparagraph.	Deleted "that will be transferred on a monthly basis": as discussed during 10/5 meeting.
Add new subsection.	 30 TAC §309.20(d) Reclaimed Water Dispersal Sites. (1) An applicant that relies upon firm reclaimed water demand to reduce the required dedicated disposal fields or effluent storage required under this Chapter, shall ensure that the dispersal sites for the reclaimed water have the appropriate authorization under 30 TAC Chapter 210 (<i>Use of Reclaimed Water</i>). (2) Reclaimed water dispersal sites described in subsection (1) 	

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	must meet the distance standards set in 30 TAC §309.13(c)(1), (2), and (3) (Unsuitable Site Characteristics); and 30 TAC §222.81(a)(3) (Buffer Zone Requirements).	Deleted reference to	
Add a new section.	 30 TAC §309.21 Firm Reclaimed Water Demand. (a) An applicant establishes that reclaimed water demand is firm when the applicant: (1) demonstrates to the satisfaction of the executive director that a user will accept a specific volume of reclaimed water on a periodic basis; or (2) demonstrates a specific amount of reclaimed water use by the applicant. (b) An applicant may demonstrate its ability to transfer reclaimed water on a periodic basis when it requires a user to accept a specific amount of reclaimed water by contract or by appropriate regulation. (c) Applicant must provide the executive director with a list of users and areas that receive firm reclaimed water demand. If the users or areas change, the applicant is required to provide an updated list within 30 days. A change in user or area is not an amendment to the permit. (d) Firm reclaimed water demand includes the uses described in 30 TAC §210.32 (Specific Uses of Reclaimed Water). (e) Reclaimed water dispersal sites must meet the standards in 30 TAC §309.20(d) (Land Disposal of Sewage Effluent). (f) An applicant cannot rely on a transfer of reclaimed water to a user if the user has been found substantially noncompliant, as described in 30 TAC §70.51, within the last five years. (g) Applicant is responsible for recording the volume of firm reclaimed water demand that is transferred. (h) If firm reclaimed water cannot be applied to reclaimed water dispersal sites or transferred, the applicant must provide an alternative method to dispose the reclaimed water and provide notice to the regional office. (i) An applicant and, to the extent applicable, user must maintain its authorization under 30 TAC Chapter 210 (Use of Reclaimed Water) during the term of the permit. (j) A permittee that relies on firm reclaimed water demand must receive an authorization required by 30 TAC Chapter 210 prior to initiating construction or, if already constructed	Deleted reference to sales to customers; subsections referencing contracts and regulations: allows (a)(1) to be tailored to meet the specific needs of the applicant and ED. Added "contracts" and "regulations" in a separate subsection to make it clear that an applicant can meet its burden through contracts and regulations: simplify. Deleted reference to Type 1 reclaimed water uses: increase options (ex: industrial users). Added "or transferred" to subsection (h): addresses situation if the permittee is unable to transfer the reclaimed water. Added new subsection about having an authorization prior to construction or operation: acknowledge that a permittee cannot get an authorization under Chapter 210 before the Chapter 309 permit is issued.	
Add a new subparagrap h.	30 TAC §309.20(a)(1) Technical Report. Location. (A) Site map. A copy of the United States Geological Survey topographic map of the area which indicates the exact		

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	boundaries of the disposal operation will be included in the	
	technical report. A map from the 7 ½ minute series is	
	required if it is published for the site area.	
	(B) Site drawing. A scale drawing and legal description of all	
	land which is to be a part of the disposal operation will be	
	included in the technical report. The drawing will show the	
	location of all existing and proposed facilities to include:	
	buildings, waste disposal or treatment facilities, effluent	
	storage and tail water control facilities, buffer zones, and	
	water wells. This drawing should have an index tracts	
	adjacent to be irrigated land shall be shown on the site	
	drawing and identified by listing legal ownership.	
	(C) For purposes of this subparagraph, the disposal operation	
	does not include the land utilized for firm reclaimed water	
	demand.	

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