		<u>GBRA</u>	USE ONLY			
Date Ap	p. Submitted	Received by	F	Receipt No	Permit No	
Date of Approval from GBRA to begin construction:		egin construction:	12 mo. completion clock expires on			
Date of First Inspection by GBRA:Approved Yes No			Date of Final Inspection by GBRAApproved Yes No			
		GUADALUPE-BLANCO R	SRA Slanco River Authority	ORITY ("GBRA	")	
		ICATION AND CONSTRI		•	•	
GBRA w	ill either approve or disap al/permits/utility locating	prove as to the location o	f the propose permit or pr	ed construction ocessing fees f	n blue or black ink. Upon submittal site only. Owner must then obtain from any other applicable state o	
		ency and provide GBRA w	ritten proof c	of such approva	l.	
	Seguin	Guadalupe County	'		811	
City of N	New Braunfels	Gonzales County_			Other:	
1.	Name: Address: City: Telephone:	wner") and location of	_ State _ Cell Pho	Zip Coo		
	•	imary residence (If diffe):	
	City:		_ State	Zip Cod	de:	
	be in the name of the Name:	Owner.)			r (NOTE: any permit issued wil	
	Auuress		State	7in Co	de:	
					ue	

4.	Company Name:					
	Company Name:					
	Address:					
	City: State Zip Code:					
	Telephone: Cell Phone: E-Mail Address:					
<u>SECTI</u>	ON B – PROPERTY ATTRIBUTES					
1.	Property is located on Lake					
2.	Legal Description (County Appraisal District Property ID or Deed document number showing proof of ownership.)					
3.	Boundaries (select one): City Limits ETJ					
4.	County of Lake improvement:					
<u>SECTI</u>	ON C – PROJECT/STRUCTURE INFORMATION					
1.	Type of Permit					
	New construction					
	Modification (any change, addition or alteration in the location, configuration, structure					
	or substructure or effects the safety of such structure)					
	Demolition (No Fee)					
2.	Type of Structure					
	Retaining Wall					
	Piers					
	Boat Slips					
	Dock					
	Boat House					
	Boat Launch Ramps					
	Dredging					
	Jet Ski Ramp					
	Swim pad or platform, water trampoline, other inflatable item which Is anchored or					
	otherwise secured to the riverbed.					
	Other:					
3	Type of residence					
Э.	Single-family					
	and the first					
	Industrial					
	HOA					
	Empty lot					

4. Application Fee: \$600.00 Fee currently waived by GBRA

5. Annual Fee: \$100.00 Fee currently waived by GBRA

6. Removal location of any spoils/dredge/demolished material/structure:

SECTION D – STANDARDS

1. The quality and strength of construction of the above structure must be such that it will withstand the lowering of the lake by as much as twelve (12) feet. Piers may not extend more than twenty feet (20') into the water. GBRA shall have the right to limit pier construction to less than twenty feet (20') in narrow areas or for other water safety reasons. All other construction and material specifications shall be governed pursuant to the requirements established by the applicable local, county or state agency.

- 2. No boat dock or structure may be enclosed on the wall sides.
- 3. All structures should be designed and constructed to withstand varying lake levels including high water elevations, fast moving water, and low lake levels for short or extended periods of time.
- 4. Owner acknowledges and agrees that Owner shall maintain the permitted structure in good and sound condition so that it continuously meets the conditions required herein and those required by the applicable local or state agency. The permitted structure is not in good and sound condition if it is damaged in any way including but not limited to:
 - a. has any structural members, roofing, decking, floatation or walkways that are not securely attached or pose an immediate threat or navigation hazard
 - b. has any structural members other than piers submerged
 - c. has any structural members that are broken or missing
 - d. in a state of disrepair
 - e. not in compliance with the conditions required herein.

Owner shall immediately notify GBRA providing with specificity, Owner's plan for coming into compliance with this agreement including but not limited to repairing the damages, cleaning up all debris from the structure, or seeking approval from GBRA to remove the structure should any such condition occur. Should Owner fail, within sixty (60) days from the date Owner is notified of the need to repair or replace, complete such repairs in accordance with GBRA standards in effect at the time, such failure shall be deemed a forfeiture of this Application and any rights granted hereunder including but not limited to revoking this permit or reporting a violation to the appropriate state or local agency. Additionally, any non-permitted structures discovered by GBRA must be removed immediately and GBRA shall not be liable for any costs incurred by Owner as a result of such removal.

5. Owner agrees the contractor listed hereunder shall provide GBRA with the location of where spoils, material, dirt or dredging removed from the lake will be placed and under no circumstances shall contractor place any of the aforementioned material back into the lake. Owner may not permit such spoils to be disposed of in an unlawful manner which violates any applicable federal, state or local regulations and shall be subject to the penalties set forth therein GBRA retains the right to declare this permit null and void should contractor engage in any such prohibitive activities.

- 6. Owner acknowledges and agrees that a new permit with applicable fees shall be required for any additional structures not included in the original application. A new permit is not required from GBRA for construction of fewer or smaller structures (including slips) than originally submitted so long as the entire structure will not extend further from the shoreline than allowed under the existing permit.
- 7. Owner may, without paying additional permit fees (excluding applicable annual fees), perform routine or preventative maintenance on said structures. Routine maintenance includes small-scale work done on a regular basis that is associated with the general upkeep of the structures and protects against normal wear and tear. Preventative maintenance includes inspection, detection, correction and prevention of major deterioration or failure of such structure or its components. Owner shall notify GBRA of such maintenance performed.

SECTION E – TERMS AND CONDITIONS

- Construction of the proposed structures must be completed within twelve (12) months after the
 date of approval of this permit. Failure to comply with the aforementioned requirement shall
 deem this permit null and void. GBRA may, in its sole discretion, allow for a reasonable
 extension if construction progress is slowed due to an act or event caused by GBRA, weather, or
 a force majeure event.
- 2. Owner is responsible for notifying GBRA when the structure has been completed to permit GBRA to conduct a final inspection.
- 3. GBRA may determine that a structure/project has been abandoned by Owner if construction is not completed by the aforementioned time frame and Owner has not requested an extension or made contact with GBRA to discuss any extenuating circumstances. In such a situation, GBRA retains the right to require Owner to remove any portion of the structure that may have been built or to remove said structure at the expense of Owner.
- 4. Owner acknowledges and agrees to the following: (a) That the drawings attached to this agreement accurately depict Owner's understanding as to the boundaries of the existing property lines; (b) That no review or approval of this Application will commence or be concluded unless GBRA is provided with a working sketch and design details of the proposed structure(s) and a drawing of current structures on the property. Upon such initial review, GBRA retains the right to require Owner to provide modified drawings of the proposed structures should they be located outside the applicable property boundaries; (c) That the proposed work cannot infringe on or decrease the surface area of the lake; and (d) Owner understands that they will be responsible for modifying or removing the structure approved by this permit if at any time GBRA determines it to be a liability, safety burden or not constructed or maintained in accordance with the terms, conditions and continuing obligations set forth hereunder.
- 5. Owner acknowledges and agrees to the following: (a) That GBRA is not certifying or approving the adequacy of the design or construction in the issuance of this permit; (b) Owner agrees to abide by all applicable federal, state and local laws, as well as rules and regulations now in effect or those promulgated in the future by GBRA in the use and enjoyment of such structures; and (c) that any violation by the Owner of the terms of this permit shall be enforceable by any

- remedies available to GBRA at law or in equity including but not limited to injunction, requiring Owner to demolish such structure and/or declare this permit null and void.
- 6. Owner acknowledges and agrees that this permit shall be valid from the date of GBRA's approval herein and shall continue for a period of no longer than twelve (12) months. Prior to expiration of the then-current permit year. Owner is responsible for payment of the annual permit fee specified herein and obtaining a permit for the subsequent years. The issued permit tag must be prominently displayed on the structure so to be visible from the water.
- 7. GBRA shall conduct annual inspections of said structures to ensure continued compliance with the requirements set forth herein including without limitation those specifically identified in Section D, #4 related to:
 - a. any structural members, roofing, decking, floatation or walkways that are not securely attached or pose an immediate threat or navigation hazard.
 - b. has any structural members other than piers submerged.
 - c. has any structural members that are broken or missing or in a state of disrepair.
- 8. Owner acknowledges and agrees that this permit may not be assigned or sold but it may be transferred to a subsequent property owner. Owner is responsible for notifying GBRA in the event said property is sold and agrees to notify subsequent owners of the property of the obligation to obtain a new permit. The transferee shall be required to pay a transfer permit fee of \$100.00.
- 9. Owner acknowledges and agrees to the following: (a) That GBRA makes no express or implied warranties of any kind including without limitation the suitability of the land or lake conditions for a particular purpose; (b) That the Owner assumes all risk and financial liability associated with the construction of said structure; and (c) GBRA is subject to the disclosure requirements as set forth in the Texas Public Information Act.
- 10. Owner acknowledges and agrees that they are responsible for payment of all lawfully imposed taxes and fees, property or otherwise directly or indirectly related to the installation, maintenance and/or existence of the structure permitted hereunder. Under no circumstances shall GBRA be deemed an owner of the structure, be liable for any of the aforementioned taxes and fees nor shall the Owner allow or request that the applicable taxing authority transfer ownership of any structures to GBRA.
- 11. Owner agrees to defend, indemnify and hold GBRA and any and all of its Board members, officers, agents, representatives, employees, and volunteer officials, free and harmless from and against any and all claims, demands, losses, expenses, damages, liabilities and causes of action of every kind and character (including the amounts of judgments, penalties, interest, court costs and legal fees) on account of any claims, personal injuries, death or damages to any property or persons, arising directly or indirectly out of (1) the construction or location of said structure, (2) lowering or raising of water levels for any reason, (3) rising water due to storm events or other causes, whether manmade or natural in nature, beyond the control of GBRA, (4) any movement or displacement of such structures due to high water levels or any other weather conditions or (5) any taxes or other un-paid sums owed to or assessed by any governmental, state or county agency relating to the property included in this permit.

- 12. Owner acknowledges that the structure is located in a flood prone area and agrees to comply with all evacuation order or warnings received from GBRA or any local or state law officer. GBRA shall not be responsible for any injury or damage to persons or property due to Owner's failure to comply with such warnings or evacuation orders.
- 13. Owner acknowledges and agrees (a) That the structure sought to be permitted under this Application will not block or impede access by land or water to any structures projecting from adjacent lands; (b) That the structure shall be bult and maintained in accordance with plans, drawings or specifications submitted by Owner and approved by GBRA and the applicable state or local agency; and (c) If such structure contains wired lighting of any kind, such wiring shall be completed by a competent professional licensed to install such services.
- 14. The person who signs this Application represents (a) That the person identified in this application as the Owner does in fact own the land-based property for which this permit is being requested; and (b) That they are the Owner or that they have full authority to submit this application for the Owner and bind the Owner to all its terms and conditions.
- 15. Whenever a regulation or restriction imposed by GBRA pursuant to this permit is less or more restrictive than those imposed by a governmental authority or other governing entity, the more restrictive regulations shall govern.

By affixing/allowing such agent to affix such signature below Owner attests to the fact that the application is complete and accurate to the best of his/her knowledge. Owner understands that inaccurate or inadequate information may result in a delay for the review and approval of this Application.

SIGNATURES.		
By: Applicant/ Property Owner	Date:	
APPROVAL BY GBRA:		
By: Division Manager of Hydro Operations	Date:	
APPROVED AS TO FORM BY GBRA LEGAL		
By:	Date:	

SIGNATURES: