

**EDWARDS AQUIFER AUTHORITY
State of Texas**

**IN THE MATTER OF THE FOLLOWING)
APPLICATION TO CONVERT BASE IRRIGATION)
GROUNDWATER:)
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**P102-100 LEC Legacy, Ltd.
(UV00605)**

**FINAL ORDER GRANTING APPLICATION
TO CONVERT BASE IRRIGATION GROUNDWATER**

ON THIS DAY CAME ON TO BE HEARD the above-styled and numbered Application to Convert Base Irrigation Groundwater (“Conversion Application” or “Application”) of LEC Legacy, Ltd. (“Applicant”). As set forth below, the General Manager of the Edwards Aquifer Authority (“EAA”) issued notice of his proposed action on the Conversion Application. The Board of Directors (“Board”) of the EAA, after having reviewed and considered the summaries of the evidence for the Conversion Application as contained in the materials in the Board Packet, the arguments and presentation of the General Manager of the EAA, and the arguments and presentations of Applicant, or its representatives, and other applicants or permittees, or their representatives, who may have appeared before the Board, is of the opinion and finds that:

1. the facts necessary to support the General Manager’s proposed action to grant the Conversion Application have been established by convincing evidence; and
2. the General Manager’s proposed action is entitled to prevail with reference to the above-styled and numbered application.

Accordingly, the Board is of the opinion and finds that the Conversion Application should be GRANTED. In support of this Final Order, the Board makes its Findings of Fact and Conclusions of Law as follows:

FINDINGS OF FACT

1. On January 31, 2001, Louis E. Capt was granted Initial Regular Permit (“IRP”) No. 2001-UV00650 (P102-100) by the EAA in the amount of 160 acre-feet/year (“AF/yr”) (80 AF/yr of base irrigation groundwater rights (“BIG”) and 80 AF/yr of unrestricted irrigation groundwater rights (“UIG”)), based on the irrigation of 80 acres of land during the historical period (June 1, 1972 – May 31, 1993).

2. On July 2, 2013, due the sale of 84.595 acres from Louis E. Capt, joined pro forma by his wife, Sue C. Capt, to Applicant, pursuant to Warranty Deed dated December 27, 2012, and recorded as Document # 2012004441, Official Public Records, Uvalde County, Texas, the EAA re-issued Regular Permit P102-100 (UV00605) in the amount of 80 AF/yr of BIG to Applicant.

3. On July 9, 2024, the EAA approved a Conversion of Base for 22.391 acre-feet and re-issued P102-100 (UV00605) in the amount of 80.000 AF/yr (57.609 BIG and 22.391 UIG).

4. On September 12, 2024, pursuant to Special Warranty Deed date September 12, 2024, and recorded as Document # 2024023257, Applicant sold the 23.677 historically irrigated lands (“HIL”) subject to the July 9, 2024 conversion.

5. On March 3, 2026, Applicant filed a Conversion Application with the EAA at the EAA’s official business offices located at 900 E. Quincy, San Antonio, Texas. Applicant seeks issuance of an order granting the Conversion Application by converting 57.609 AF/yr of BIG to UIG.

6. After receipt of the Conversion Application, the General Manager of the EAA conducted an initial review of the Application for administrative completeness.

7. By letter dated March 5, 2026, the General Manager notified Applicant that he had determined that the Application was administratively complete.

8. After determining that the Conversion Application was administratively complete, the General Manager conducted a technical review of the Application for the purpose of determining if the Application should be granted or denied, in whole or in part.

9. After completing the technical review of the Conversion Application, the General Manager concluded that he should recommend to the Board that the Application be granted in whole.

10. In conjunction with the proposed action, the General Manager prepared a Technical Summary.

11. On April 10, 2026, the General Manager provided written notice to Applicant by United States mail that the technical review of the Application was complete, provided the proposed action and Technical Summary in support thereof.

12. The Docket Clerk of the EAA scheduled before the Board a presentation by the General Manager on the Conversion Application, his proposed action, and the proposed issuance of a Regular Permit in accordance therewith. The presentation occurred at the regular meeting of the Board held on May 12, 2026, at the official offices of the Edwards Aquifer Authority, 900 E. Quincy, San Antonio, Texas. Notice of public meeting for this meeting was duly and properly posted in accordance with Chapter 551, Texas Government Code. Additionally, an agenda item that is the subject of this Final Order was duly and properly listed in the notice of public meeting.

13. On April 1, 2, and 5, 2026, pursuant to EAA Rules § 707.525, Applicant published a Notice of Proposed Action on Application for Conversion of Base Irrigation Groundwater to Unrestricted Irrigation Groundwater in five (5) newspapers within the EAA's jurisdiction, outlining the General Manager's proposed action.

14. On April 10, 2026, pursuant to § 1.34 of the EAA Act and § 711.342(c) of the

EAA's Rules, the EAA provided permit holders, by United States mail, a copy of the Notice of Proposed Action on Application for Conversion of Base Irrigation Groundwater to Unrestricted Irrigation Groundwater, outlining the General Manager's proposed action.

15. In accordance with EAA Rules §§ 707.525, 707.601(4) and 707.603, the April 10, 2026, written letter to Applicant, the April 1, 2, and 5, 2026 newspaper publications, and the April 10, 2026 letter to permit holders provided notice of the right for any permit holder to request a contested case hearing on the Application and the General Manager's proposed action. The deadline to request a contested case hearing was May 11, 2026. No requests were received.

16. The Conversion Application was, contemporaneous with its receipt, affixed with a "date stamp" by the EAA to the front page of the Application indicating its date of receipt by the EAA.

17. Applicant paid the application fee of \$25 at the time the Conversion Application was filed with the EAA.

18. Applicant is not delinquent in the payment of any fee due and owing to the EAA, including but not limited to aquifer management fees.

19. Applicant has filed with the EAA all applicable reports.

20. The place of use set out in Regular Permit P102-100 (UV00605) includes irrigated land during the historical period. A description of the lands is as follows:

the tract(s) of land more fully described in Warranty Deed dated 12/27/2012 as recorded with the Clerk as Document # 2012004441, Official Public Records, Uvalde County, Texas.

21. A change in land use has occurred relative to the HIL constituting the place of use set out in Regular Permit No. P102-100 (UV00605) such that, in accordance with EAA Rules § 711.342(c)(6)(A), 32.270 acres of HIL have been developed into a single-family home

subdivision, and in accordance with EAA Rules § 711.342(c)(6)(B), 26.131 acres of HIL are no longer practicable to farm.

22. A map showing the location of the HIL is attached as Exhibit A.

23. Applicant is not required to submit a groundwater conservation plan to the EAA.

24. Applicant is in compliance with the Act, the EAA Rules, other permits, and orders of the Board.

25. Applicant is the owner of the land to which the BIG that is the subject of the Conversion Application is appurtenant.

26. Applicant was not required to submit a new survey of the historically irrigated acres constituting the place of use set out in Regular Permit P102-100 (UV00605).

27. Applicant has requested that any permit issued as a result of the Application be issued without a place of use or point of withdrawal pursuant to § 711.342(g) of the EAA Rules.

CONCLUSIONS OF LAW

1. Because the Conversion Application seeks to convert BIG in the IRP to UIG associated with a groundwater withdrawal permit issued by the EAA, the Board of Directors of the EAA has jurisdiction over the Application.

2. The Conversion Application meets the requirements of Section 711.342(c)(6) of the EAA Rules and, therefore, a change in land use has occurred relative to the historically irrigated lands constituting the place of use set out in Regular Permit P102-100 (UV00605) such that these lands have been developed and are no longer practicable to farm.

3. The Conversion Application otherwise complies with the Act and the EAA's Rules.

4. Accordingly, the Conversion Application should be granted in accordance with this Final Order, hereby converting 57.609 AF/yr of BIG to UIG associated with Regular Permit P102-

100 (UV00605) and the historically irrigated lands constituting the place of use for this Permit.

ORDERING PROVISION

IT IS THEREFORE ADJUDGED, ORDERED, AND DECREED that the above-styled and numbered Conversion Application is hereby **GRANTED** as follows:

1. the General Manager is directed to advise Applicant in writing of the issuance and effect of this Final Order;
2. when appropriate, as determined by the General Manager, the General Manager is directed to prepare an amended Regular Permit reflecting the issuance and effect of this Final Order in the form of the approved Regular Permit form and subject to the Conditions for Regular Permits as may be in effect at the time of the issuance of this Final Order, for presentation to the Chairman of the Board of Directors of the EAA for signature; and
3. the General Manager is directed to make appropriate adjustments, changes, or modifications to the EAA’s permits and water accounting database consistent with the issuance and effect of this Final Order.

PASSED AND APPROVED BY THE BOARD OF DIRECTORS OF THE EDWARDS
AQUIFER AUTHORITY THIS 12th DAY OF MAY, 2026.

ENRIQUE VALDIVIA
Chairman, Board of Directors
Edwards Aquifer Authority

ATTEST:

RACHEL SANBORN
Secretary, Board of Directors

Edwards Aquifer Authority

APPROVED AS TO FORM:

A handwritten signature in blue ink, appearing to be 'D. Trejo', written in a cursive style.

DEBORAH TREJO
Legal Counsel