Texas Water Development Board
Planning Area Region M

BYLAWS

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Table of Contents

ARTICLE I. NAMES .............................................................................................. 1
   Section 1. Organization ....................................................................................... 1
   Section 2. Regional Water Planning Area ........................................................... 1

ARTICLE II. ESTABLISHMENT AND PURPOSE................................................... 1

ARTICLE III. PRINCIPAL ADMINISTRATIVE OFFICE............................................ 1

ARTICLE IV. RESPONSIBILITIES .......................................................................... 1

ARTICLE V. VOTING MEMBERSHIP ................................................................. 1
   Section 1. Composition ....................................................................................... 1
   Section 2. Terms of Office .................................................................................. 2
   Section 3. Conditions of Membership ............................................................... 2
   Section 4. Selection of Members ........................................................................ 2
   Section 5. Attendance ......................................................................................... 3
   Section 6. Code of Conduct .............................................................................. 3
   Section 7. Removal of Voting Members .............................................................. 4
   Section 8. Designation of Alternates .................................................................. 5

ARTICLE VI. NON-VOTING MEMBERS ................................................................. 5
   Section 1. Mandatory Members .......................................................................... 5
   Section 2. Discretionary Members ...................................................................... 6
   Section 3. Code of Conduct ................................................................................ 7

ARTICLE VII. OFFICERS ......................................................................................... 7
   Section 1. Officers, Restrictions, and Terms of Office ......................................... 7
   Section 2. Selection ............................................................................................ 7
   Section 3. Removal of Officers ............................................................................ 7
   Section 4. Vacancies of Officers ........................................................................ 7
   Section 5. Duties of Each Officers ....................................................................... 8
   Section 6. Executive Committee ....................................................................... 8

ARTICLE VIII. MEETINGS ........................................................................................ 8
   Section 1. Open Meetings and Notice ................................................................. 8
   Section 2. Regular Meetings .............................................................................. 9
   Section 3. Called (Special) Meetings ................................................................. 9
   Section 4. Agenda .............................................................................................. 9
   Section 5. Quorum ............................................................................................ 9
   Section 6. Applicability of Robert’s Rules of Order ............................................. 9
   Section 7. Public Hearings/Meetings Required by Law ....................................... 9
   Section 8. Minutes ............................................................................................ 10

ARTICLE IX. MAKING DECISIONS ...................................................................... 10
   Section 1. Applicability; No Written Proxies ....................................................... 10
   Section 2. Decision-Making Process .................................................................. 10
   Section 3. Alternative Dispute Resolution .......................................................... 11
Section 4. Final Adoption of Regional Water Plan; Amendments ...................... 12

ARTICLE X. BOOKS AND RECORDS ........................................................................... 12
Section 1. Required Documents and Retainment............................................. 12
Section 2. Inspection and Copying................................................................. 12
Section 3. Availability of Reports................................................................. 12

ARTICLE XI COMMITTEES ......................................................................................... 13
Section 1. Establishment .............................................................................. 13
Section 2. Membership .................................................................................. 13
Section 3. Officers ......................................................................................... 13
Section 4. Meetings ......................................................................................... 13
Section 5. Books and Records ....................................................................... 13
Section 6. Code of Conduct .......................................................................... 13

ARTICLE XII COMPENSATION .............................................................................. 13

ARTICLE XIII COST ALLOCATION ........................................................................... 14

ARTICLE XIV CONTRACTUAL SERVICES ............................................................... 14

ARTICLE XV ADOPTING AND AMENDING THE BYLAWS .................................. 14

ARTICLE XVI RESOLUTION ADOPTING BYLAWS ADOPTED APRIL 15, 1998 AND AMENDED MARCH 31, 2010 ......................... 14

ARTICLE I. NAMES

Section 1. Organization
The official name of this organization shall be the “Rio Grande Regional Water Planning Group”, Texas Water Development Board, Planning Area Region M (hereinafter “RGRWPG”).

Section 2. Regional Water Planning Area
The official name of the regional water planning area designated as “Region M” Texas Water Development Board by the Texas Water Development Board (hereinafter “TWDB”) in accordance with 31 Texas Administrative Code (hereinafter “TAC”) Chapter 357 on February 19, 1998, shall be the “Rio Grande Regional Water Planning Area” (hereinafter “RGRWPA”).

ARTICLE II. ESTABLISHMENT AND PURPOSE
The RGRWPG was established by appointment of an initial coordinating body by the TWDB on February 19, 1998, and at a meeting held by the initial coordinating body on April 15, 1998, three (3) additional appointments were authorized by the initial coordinating body so as to bring the membership of the RGRWPG to a total of nineteen (19) members. The purpose of the RGRWPG shall be to provide comprehensive regional water planning and to carry out the related responsibilities placed on regional water planning groups by state law, including Texas Water Code Chapter 16 and TWDB rules, including 31 TAC Chapters 335, 357, and 358, in and for the RGRWPG.

ARTICLE III. PRINCIPAL ADMINISTRATIVE OFFICE
The principal administrative office of the RGRWPG shall be the principal business office of the Lower Rio Grande Valley Development Council (hereinafter “LRGVDC”). The administrative officer of the RGRWPG for purposes of the Texas Open Records Act shall be the Executive Director of the LRGVDC. The Chair of the RGRWPG shall insure that the mailing address and physical address of the principal office and administrative officer are provided to all members of the RGRWPG and the Executive Administrator of the TWDB.

ARTICLE IV. RESPONSIBILITIES
The RGRWPG shall have the responsibilities for performing the functions defined in Texas Water Code, Chapter 16 and in 31 TAC Chapters 355, 357, and 358 related to regional water planning groups for the RGRWPG. Foremost among those responsibilities shall be the regional water plan for the RGRWPG that identifies both short and long-term water supply needs and recommends water management strategies for addressing them.

ARTICLE V. VOTING MEMBERSHIP

Section 1. Composition
The initial voting members of the RGRWPG shall include the initial coordinating body appointed by the TWDB on February 19, 1998, plus the three (3) additional voting members appointed by the initial coordinating body to ensure adequate representation of the interests comprising the RGRWPG stated in Texas Water Code 16.053(c), if present, and other interests determined by the RGRWPG. Thereafter, the voting membership of the RGRWPG shall be consistent with actions by the State Legislature and include persons added or removed as provided under this Article and any 31 TAC 357.11(e)(4) member selected for voting membership under Article VI. (Amended 10/5/2011)
Section 2. Terms of Office
The terms of all initial voting members shall expire on September 1, 2001. Upon the expiration of the initial terms, all voting members shall draw lots for additional terms of five years or two years, such that half of the voting members' terms will expire in two additional years and the other half in five additional years. If there is an odd number of voting members at the time the lots are drawn, one more than half shall draw lots for the two-year terms. No later than ninety calendar days prior to the end of the two-year terms, the voting members shall initiate procedures to appoint successors for the voting members drawing two-year terms, utilizing the process set forth under Section 4 of this Article. Outgoing voting members shall be given the opportunity to fully participate in the selection process for their successors and shall serve until their successors take office. At the conclusion of the two-year terms described above, all subsequent terms of office for voting members shall be five years, the goal of staggering the terms of office having been accomplished. All persons shall be eligible to serve a maximum of two (2) consecutive five-year terms as a voting member of the RGRWPG. (Amended 7/16/2003). Those persons completing two consecutive terms may petition the RGRWPG to serve additional terms. A two-thirds (2/3) vote of the voting members present is required for approval of a petition for additional terms. (Amended 4/16/2008)

Section 3. Conditions of Membership
In order to be eligible for voting membership on the RGRWPG, a person must represent the interest for which a member is sought, be willing to participate in the regional water planning process, and abide by these bylaws.

Section 4. Selection of Members
No later than ninety days prior to the expiration of a voting member's term, or within forty-five calendar days of the removal of a voting member, the RGRWPG shall post public notice in a newspaper of general circulation in each county located in whole or in part in the RGRWPG soliciting nominations for a successor, identifying the particular interest for which nominations are sought, stating the conditions of membership, delineating the method for submitting nominations, and establishing a deadline for submission of nominations between thirty and forty-five calendar days from the date that public notice was posted. Members of the RGRWPG may also submit nominations in the manner prescribed in the public notice.

The Executive Committee shall receive and process the nominations and, no sooner than ten calendar days after the deadline for submitting nominations, shall recommend a nominee to the voting membership as a whole, giving strong consideration to a consensus nominee from those individuals and entities that collectively represent that interest. The Executive Committee shall not be bound by the nominations received and may consider any person who meets the conditions of membership as a nominee. The voting membership as a whole shall not be bound by the recommendation of the Executive Committee and may consider any person who meets the conditions of membership as a nominee.

The voting members shall attempt to make a decision for a successor by consensus of at least two-thirds (2/3) of the voting members present. If efforts to reach consensus fail, the Chair shall call for a vote on a nominee. An affirmative vote of two-thirds (2/3) of the voting members present of the RGRWPG shall be required to appoint a nominee as a new member. If voting fails to select a new voting member, the voting members shall consider other nominations until a new member can be selected by consensus of affirmative vote of two-thirds (2/3) of the voting members present.
In addition to selecting new voting members to fill vacancies caused by removal or the expiration of a term, the voting members may add members to ensure adequate representation of the interests comprising the RGRWPG by generally utilizing the selection process set forth in this section, with the exception of the ninety and forty-five day posting deadlines which shall not apply. If such a new member is added, the existing voting members shall determine by consensus, by not less than agreement of two-thirds (2/3) of the voting members present, the exact applicability of the membership term provisions and restrictions to the new member at the time of the new member’s selection.

In both the consideration of nominees and the selection of new voting members, the Executive Committee and other voting members shall strive to achieve geographic, ethnic, and gender diversity.

Outgoing voting members shall be given the opportunity to fully participate in the selection process for their successors and shall serve until their successors take office. However, no member shall participate in a vote in which he or she is a nominee. Because initial members continue to serve for additional terms of either two or five years at the end of their initial terms as set forth under Section 2 of this Article, this Section 4 shall not apply to the regular expiration of the initial terms of the initial members; however, this section shall apply to the selection of a successor for a removed voting member during the initial terms.

Section 5. Attendance
All members shall make a good faith effort to attend all RGRWPG meetings and hearings. Records of attendance shall be kept by the Secretary at all RGRWPG meetings and hearings and presented as part of the minutes. Voting members of the RGRWPG that have recorded unexcused absences from three consecutive meetings and/or hearings, or at least one-half of the sum of all meetings and hearings in the preceding twelve months, shall be considered to have engaged in excessive absenteeism and shall be subject to removal from membership under Section 7 of this Article. (Amended 3/31/2010) The Chair shall excuse an absence if it is made known to the Chair prior to the beginning of the meeting or hearing that the absence is related to one of the following with support documentation made available to the Chair: personal illness, family emergency, or jury or military duty. An excused absence will not be recorded as an absence. Representation by a designated alternate does not excuse a member’s absence.

Section 6. Code of Conduct
Members and designated alternates of the RGRWPG shall ethically conduct the business of the RGRWPG and shall avoid any form or appearance of a conflict of interest, real or apparent, by observing the following:

A. No member or designated alternate of the RGRWPG shall:
   1. Solicit or accept gratuities, favors, or anything of monetary value from suppliers or potential suppliers of services, materials, or equipment, including subcontractors under recipient contracts; or
   2. Participate in the selection, award, or administration of procurement where the member or designated alternate has a financial or other substantive interest in the organization being considered for award. Such conflict may be due to any of the following having a financial or familial relationship with the organization:
      i. the member or designated alternate;
ii. the member’s or designated alternate’s family;
iii. the member’s or designated alternate’s business partner(s) or
iv. a person or organization that employs, or is about to employ, any of the persons listed in (i) – (iii), above.

B. Potential conflicts of interest shall be clearly stated by the voting member or designated alternate prior to any deliberation or action on an agenda item with which the voting member or designated alternate may be in conflict. Where the potential conflict is restricted to a divisible portion of an agenda item, the Chair may divide the agenda item into parts, at the Chair’s discretion, for deliberation and voting purposes. An abstention from participation in deliberations, decisions, or voting and the reasons therefore shall be noted in the minutes.

Section 7. Removal of Voting Members
A. Grounds for removal of voting members. The following shall constitute grounds for removal of a voting member:
   1. engaging in excessive absenteeism as defined under Section 5 of this Article;
   2. death;
   3. resignation;
   4. failure to abide by the code of conduct provisions set forth under Section 6 of this article;
   5. appointment of a successor by the voting members upon expiration of a member’s term;
   6. change in status so that the member no longer represents the interest he or she was selected to represent;
   7. falsifying documents;
   8. any other serious violation of these bylaws as may be determined by the voting members; or
   9. the voting member’s designated alternate engages in any acts described in subdivisions 4, 7, or 8 of this subsection.

B. Process for Removing Voting Members. Voting members may be removed at any time for any of the grounds for removal members set forth in subsection A. of this section. Any member with knowledge or suspicion that a voting member or designated alternate has engaged in acts or that events have occurred constituting a ground for removal under subsection A of this section shall report such information or suspicion to the Chair. The Chair, upon discovering or receiving such information, shall make a written request to that member for an explanation as to why he or she should not be removed from voting membership. The member shall make written response to the Chair within fifteen calendar days from the date of the receipt of the Chair’s request. Within five calendar days of receipt of the member’s response, the Chair shall forward copies of the response to the voting members. If the Chair continues to suspect that a ground for removal may exist, if the member fails to make timely response to the Chair’s request, or if a voting member requests its inclusion on the agenda after reviewing the written response from the accused member, the Chair shall place an item on the next subsequent meeting agenda calling for the removal of the member. At the meeting, the member subject to the possible removal action may present evidence of why he or she should not be removed. The voting members may remove the member by consensus, but not less than agreement of two-thirds (2/3) of the voting membership. The member subject to the removal action shall not participate in any way in the removal decision, nor shall his or her membership count as part of the total voting membership for purposes of calculating a two-third vote.
Section 8. Designated Alternates (Amended 8/31/2001)
The RGRWPG may, on a case-by-case basis, consider designation of an alternate to represent a voting member.

In order to qualify, the voting member must submit his/her Designated Alternate nomination in writing to the RGRWPG Chair for consideration by the Executive Committee for the purpose of formulating a recommendation to the voting members at a regularly scheduled meeting.

No more than one Designated Alternate is allowed per member at any given time.

To be eligible as a Designated Alternate, a nominee must have attended no less than half of the sum of all RGRWPG meetings held in the twelve (12) months prior to the date of submission of nomination.

A request for a Designated Alternate must be approved by at least a two-thirds (2/3) vote of the voting members present.

The Designated Alternate shall enjoy the same voting privileges, and shall be bound by the same duties, terms, and conditions as the member they represent, except as may be otherwise provided in these Bylaws.

However, a Designated Alternate for a voting member who serves as an officer or member of the Executive Committee shall not be allowed to serve as an officer or voting member of the Executive Committee in the member’s absence.

ARTICLE VI. NON-VOTING MEMBERSHIP

Section 1. Mandatory Members
A. The voting members of the RGRWPG shall add the non-voting members set forth in 31 TAC 357.11(e)(1-3, 5) and accept the designees appointed by the entities set forth therein. Such designees shall have no terms of office and shall serve until replaced by the designated entity. However, if the voting members decide by consensus, but not less than agreement of two-thirds (2/3) of the voting members present, that a particular designee is hindering the regional water planning efforts of the RGRWPG the Chair shall make a written request within ten calendar days to the entity requesting the designation of another person to serve as the entity’s designee.

B. The voting members of the RGRWPG shall add at least one non-voting member as set forth in 31 TAC 357.11(e)(4). Within thirty (30) calendar days of adoption of these bylaws, or within forty-five (45) calendar days of the removal of a 31 TAC 357.11(e)(4) member, the RGRWPG shall post in public notice in a newspaper or general circulation in each county located in whole or in part in the RGRWPG soliciting nominations for persons to serve as a 31 TAC 357.11(e)(4) member, stating the conditions of membership, delineating the method for submitting nominations, and establishing a deadline for submission of nominations of no later than twenty-one (21) calendar days from the date notice was posted. Members of the RGRWPG may also submit nominations in the manner prescribed in the public notice.

The Executive Committee shall receive and process the nominations and, after the deadline for submitting nominations, shall recommend a nominee to the voting
membership as a whole, giving strong consideration to a consensus nominee from those individuals and entities that collectively represent the interest as described in 31 TAC 357.11(e)(4). The Executive Committee shall not be bound by the nominations received and may consider any person who meets the conditions of membership as a nominee. The voting membership as a whole shall not be bound by the recommendation of the Executive Committee and may consider any person who meets the conditions of membership as a nominee.

The voting members shall attempt to make a decision for a new member or successor by consensus of at least two-thirds (2/3) of the voting members present. If efforts to reach consensus fail, the Chair shall call for a vote on a nominee. An affirmative vote of two-thirds (2/3) of the voting members present of the RGRWPG shall be required to appoint a nominee as a non-voting 31 TAC 357.11(e)(4) member. If voting fails to select a member, the voting members shall consider other nominations until a 31 TAC 357.11(e)(4) member can be selected by consensus or affirmative vote of two-thirds (2/3) of the voting members present.

Once selected, a 31 TAC 357.11(e)(4) non-voting member shall have no term of office and shall serve until removed by the voting members by consensus, but not less than agreed of two-thirds (2/3) of the voting members present.

C. The voting members may at any time, including the time of initial selection of a 31 TAC 357.11(e)(4) member, convert the membership of a 31 TAC 357.11(e)(4) non-voting member into a voting membership by a two-thirds (2/3) vote of the voting membership. If selected to be a voting member, a 31 TAC 357.11(e)(4) member shall have the rights, duties, terms, conditions, and other privileges and obligations of regular voting members. The voting members, excluding the 31 TAC 357.11(e)(4) member subject to the possible membership conversion, shall determine the exact applicability of the membership term provisions and restrictions to the 31 TAC 357.11(e)(4) member at the time of such conversion by consensus, but not less than agreement of two-thirds (2/3) of the voting membership.

D. The voting members, excluding the 31 TAC 357.11(e)(4) member subject to the possible membership conversion, may at any time convert the membership of a 31 TAC 357.11(e)(4) voting member into a non-voting membership by consensus, but not less than agreement of two-thirds (2/3) of the voting membership, not including the voting membership of the 31 TAC 357.11(e)(4) member subject to the possible conversion.

Section 2. Discretionary Members
The voting members of the RGRWPG may add or remove as a non-voting member an entity set forth in 31 TAC 357.11(g) by two-thirds (2/3) vote of the voting membership. If an entity is added, the Chair shall make a written request within ten calendar days to the entity requesting the designation of a person to serve as the entity’s designee. Such designees shall have no terms of office and shall serve until replaced by the designated entity or until removed as a non-voting member. However, if the voting members determine by a two-thirds (2/3) vote of the voting membership that a particular designee is hindering the regional water planning efforts of the RGRWPG and that the entity should remain as a non-voting member, the Chair shall make a written request within ten calendar days to the entity requesting the designation of another person to serve as the entity’s designee.
Section 3. Code of Conduct
All non-voting members shall comply with the code of conduct provisions under Section 6 of Article V of these bylaws.

ARTICLE VII. OFFICERS

Section 1. Officers, Restrictions and Terms of Office
Voting members of the RGRWPG shall select from the voting membership a Chair, Vice Chair, and a Secretary to serve as officers. Each officer shall serve a term of one calendar year. However, the terms of the initial officers selected under Section 2 of this Article shall expire when the regular officers take office as provided under this Article. Except as provided under Section 4 of this Article, an officer shall serve until his or her successor takes office. No two voting members representing the same interest shall serve as officers at the same time. Elections shall be held annually.

Section 2. Selection
A. Initial Officers. Within fourteen days after the adoption of these bylaws, the voting members shall select initial officers. Nominations shall be made from the floor by voting members. The voting members shall select officers from among the nominees by consensus, but not less than agreement of two-thirds (2/3) of the voting members present.

B. Regular Officers. Regular officers shall be selected at the first meeting of each calendar year after the calendar year in which these bylaws were adopted. Written notice of the meeting to select officers shall be mailed to all members of the RGRWPG by the current Secretary thirty (30) calendar days prior to the meeting. Nominations shall be made from the floor by voting members. The voting members shall select officers from among the nominees by consensus, but not less than agreement of two-thirds (2/3) of the voting members present.

Section 3. Removal of Officers
An officer may be removed from office for any of the grounds for removal of voting members set forth under Article V of these bylaws, or for repeated failure to carry out the duties of the office, by a consensus, but not less than agreement of two-thirds (2/3) of the voting members present. Removal of an officer shall be set as an agenda item as the next scheduled meeting upon written request signed by five voting members to the Chair or Secretary. The Chair or Secretary receiving the request shall notify the officer in writing that he or she shall be subject to a removal action at the next scheduled meeting. At the meeting, the officer subject to the possible removal action may present evidence of why he or she should not be removed. If the Chair is the subject of the possible removal action, the Vice Chair shall preside over the meeting during the agenda item concerning the Chair’s removal. The officer subject to the removal action shall not participate in any way in the removal decision, nor shall his or her membership count as part of the total membership for purposes of calculating a two-thirds (2/3) vote. The notice of the meeting shall be posted in accordance with the Open Meetings Act and shall state that the issue of possibly removing the officer will be on the agenda. Any vacancy caused by the removal shall be filed as provided under Section 4 of this Article.

Section 4. Vacancies of Officers
Whenever an officer vacancy exists because of death, resignation, or removal, the vacancy shall be filled within thirty days of the event causing the vacancy. Nominations shall be made from the floor by voting members. The voting members shall select a replacement officer from
among the nominees by consensus, but not less than agreement of two-thirds (2/3) of the voting members present. The next highest ranking officer shall serve in the vacant position until a successor takes office, unless the office of the Secretary becomes vacant, in which case the Chair shall appoint a willing voting member to serve as Secretary until the successor to the Secretary takes office. The person selected to fill a vacancy for an officer shall serve for the unexpired term of his or her predecessor in office.

**Section 5. Duties of Each Officer**

A. Chair. The Chair shall be the executive officer of the RGRWPG. The Chair will preside at all meetings of the RGRWPG and perform all duties provided by these bylaws. If the Chair is unable to carry out his or her duties, the Vice Chair shall assume the duties of the Chair.

B. Vice Chair. The Vice Chair shall assist the Chair in the discharge of his or her duties and, in the absence of the Chair, shall assume the Chair’s full responsibilities and duties. In the event the Chair is unable to carry out his or her duties, the Vice Chair shall serve as Chair until the RGRWPG elects a new Chair under Section 4 of this Article. The Vice-Chair shall perform other duties as assigned by the Chair, or these bylaws.

C. Secretary. The Secretary shall maintain the minutes and take attendance of the RGRWPG meetings. The minutes and attendance shall be kept as part of the RGRWPG official records. The Secretary shall insure that all notices are properly posted as provided in the bylaws, as required by law, and as required by the Texas Open Meetings Act. The Secretary shall perform other duties as assigned by the Chair or these bylaws. If both the Chair and Vice Chair are unable to carry out the duties of the Chair, the Secretary shall assume the duties of the Chair.

**Section 6. Executive Committee**

The Executive Committee shall be composed of five RGRWPG members, including the Chair, Vice Chair, Secretary and two members-at-large. No two voting members representing the same interest shall serve as members of the Executive Committee at the same time. The two members-at-large shall be selected annually in the same manner and with the same terms as set forth for the selection of officers under this Article. Members-at-large shall be removed and their vacancies filled in the manner prescribed for officers under this Article.

The Executive Committee shall be responsible for carrying out the duties imposed on it in these bylaws. The voting members of the RGRWPG may delegate any administrative decisions to the Executive committee unless provided otherwise in these bylaws.

All meetings of the Executive Committee shall comply with the provisions related to meetings generally as set forth in Article IX of these bylaws.

**ARTICLE VIII. MEETINGS**

**Section 1. Open Meetings and Notice**

All meetings of the RGRWPG, its committees and/or sub-groups, shall be posted and open to the public in the manner of a governmental body under the Texas Open Meetings Act and as set forth in TWDB rules. All actions of the RGRWPG shall be deliberated and undertaken in open meetings, unless otherwise authorized by the Texas Open Meetings Act. The time and place of meetings shall be set to facilitate, to the greatest extent possible, the participation of the
public in the regional water planning process. Copies of all materials presented or discussed shall be made available for public inspection prior to and following any meeting of the RGRWPG.

Section 2. Regular Meetings
At least one regular meeting of the RGRWPG shall be held in each calendar month unless; a monthly meeting is waived by a majority of those voting at a regular meeting of the RGRWPG. At the first meeting after the adoption of these bylaws and the first meeting of each calendar year thereafter, the RGRWPG shall establish and adopt a regular meeting schedule for the ensuing year. The Secretary shall insure that an advance notice and an agenda for regular meetings will be provided to the full membership of the RGRWPG at least ten calendar days in advance by first class U.S. Mail, facsimile, or electronic mail. Supporting information and member-requested materials shall be distributed to the full membership with the notice and agenda or at the meeting, as deemed appropriate by the Chair.

Section 3. Called (Special) Meetings
The Chair or a majority of the voting members of the RGRWPG may call special meetings of the RGRWPG. The Secretary shall insure that advance notice and an agenda for the called meeting is provided to the full membership of the RGRWPG at least five calendar days in advance by first class U.S. Mail, facsimile, or electronic mail. Supporting information and member-requested materials shall be distributed to the full membership with the notice and agenda or at the meetings, as deemed appropriate by the Chair.

Section 4. Agenda
The Secretary of the RGRWPG shall insure that an agenda is prepared and distributed for all meetings, in accordance with Sections 2 and 3 of this Article. Items shall be placed on the agenda by the request of the Chair or by the request of at least three voting members of the RGRWPG. Consideration for approval of the previous meeting’s minutes, as applicable, shall always be among the first items on the agenda. Copies of the agenda and all supporting information shall be made available for public inspection prior to and following any meeting of the RGRWPG.

Section 5. Quorum
A quorum of the RGRWPG shall be a simple majority of the voting members present at a meeting. At least a quorum shall be necessary to conduct any business of the RGRWPG.

Section 6. Applicability of Robert’s Rules of Order
Except as otherwise provided in these bylaws, meetings of the RGRWPG shall be conducted under the provisions of the most current edition of Robert’s Rules of Order. However, failure to follow such rules shall not constitute grounds for appeal of an action or a decision of the RGRWPG.

Section 7. Public Hearings/Meetings Required By Law
The RGRWPG shall post notice and conduct public hearings and public meetings that are specifically required by statute and/or TWDB rule, including those set forth for preplanning, draft regional water plan presentation, adoption of amendments to the regional water plan, and final regional water plan adoption, in accordance with the requirements of the relevant state law and/or TWDB rules. Notification requirements may be different than those specified in Section I of this Article and are specifically delineated in Texas Water Code § 16.053 and/or 31 TAC § 357.21.
Section 8. Minutes
A. The Secretary shall insure that minutes of all meetings of RGRWPG are prepared. The minutes shall:
1. state the subject of each deliberation;
2. indicate each vote, order, decision or other action taken;
3. indicate those members in attendance, noting the presence of a quorum, and noting the presence of those members of the public who participate in the course of the meeting;
4. represent an accurate summary of the meetings’ record and state any other information required by these bylaws to be included in the minutes.

B. The Secretary shall insure that true copies of the minutes are provided to the full membership as soon as possible following the meeting, but no later than ten calendar days prior to the next regular meeting of the RGRWPG.

ARTICLE IX. MAKING DECISIONS

Section 1. Applicability; No Written Proxies
A. Unless the method for making a particular decision is set forth in these bylaws, the RGRWPG, its committees, and subgroups shall make all decisions utilizing the process set forth in Section 2 of this Article.

B. Written proxies shall not be allowed in any decision making by the RGRWPG, its committees, or its subgroups. Because it is important in achieving consensus for all members to participate actively, keep up-to-date on the progress of the group, and develop a common base of information, members shall in good faith attempt to minimize the number of times they are absent from meetings or are represented by their designated alternates.

Section 2. Decision Making Process
A. Use of Consensus. The RGRWPG shall attempt to make decisions using a consensus decision making process. Consensus is an agreement built by identifying and exploring all members’ interest and by assembling a package agreement which satisfies these interests to the greatest extent possible. A consensus is reached when all voting members agree that their major interests have been taken into consideration and addressed in a satisfactory manner so that they can support the decision of the group. The process of building consensus involves the development of alternatives and the assessment of the impacts of those alternatives.

Consensus does not necessarily mean unanimity. Some members may strongly endorse a particular solution while others may accept it as a workable agreement. A member can participate in the consensus without embracing each element of the agreement with the same fervor as other members, or necessarily having each of his or her interests satisfied to the fullest extent. In a consensus agreement, the members recognize that, given the combination of gains and trade-offs in the decision package and given the current
circumstances and alternative options, the resulting agreement is the best one the voting members can make at this time.

B. Failure to Reach Consensus. If after good faith negotiations it appears likely to the Chair that the voting members will be unable to reach consensus, the Chair shall entertain the following:

1. a motion to put the issue to a vote to be conclusively decided by agreement of not less than two-thirds (2/3) of the voting members present; or

2. a motion to put the issue to a vote as to whether to submit the issue to Alternative Dispute Resolution (ADR) as set forth under Section 3 of this Article and identifying the members that shall participate in the ADR procedure (ADR members), such motion to be decided either by consensus or agreement of not less than two-thirds (2/3) of the voting members present.

Section 3. Alternative Dispute Resolution

A. If a vote under section 2.B.2. of this Article prevails, the ADR members shall agree upon the method of ADR and the use of a mutually acceptable impartial third party, to facilitate resolution of the dispute. The ADR procedures shall be in writing, shall be executed by all ADR members before ADR begins, and shall include the following:

1. the type or series of ADR criteria determined by all ADR members to be appropriate for the size and complexity of the issue, project, or proposed action in dispute;

2. the length of time to be allowed the parties to engage in any ADR procedure;

3. the names of the impartial third party to be utilized in facilitating any process, procedure, or method by which a resolution may be agreed upon;

4. an agreement between all ADR members as to the method of payment for any costs associated with an ADR procedure;

5. an agreement between all ADR members, that impartial third party may not compel the ADR members to enter into a binding agreement, nor shall the impartial third party have the authority to sanction or penalize any ADR member;

6. an agreement between all ADR members that, by mutual consent, they may permit persons who are not ADR members to be included as participants in discussion and as experts;

7. an agreement between all ADR members that they will continue with ADR procedures through the time frame established in subdivision 2 of this subsection until a settlement is reached, one of the ADR members withdraws from the process, or the impartial third party concludes and informs the parties that ADR measures are not necessary or desirable; and

8. an agreement between all ADR members that any ADR procedure used shall provide the method(s) by which any agreement between the parties shall become effective, such as a change order to a plan, or a written agreement governing the issue.
B. An agreement or settlement arrived at under this section shall not become binding on the ADR members until all ADR members agree in writing to all of the terms of the agreement or settlement.

C. If the ADR members reach an agreement on the issue, the voting members shall once again consider the issue utilizing the decision making process set forth under Section 2 of this article. However, if the voting members fail to reach consensus on the issue a second time, the Chair shall call for a vote as provided under Section 2.B.1. of this Article. The parties shall utilize the procedures set forth in this Article until the issue is resolved or abandoned.

Section 4. Final Adoption of Regional Water Plan; Amendments
The voting members of the RGRWPG shall finally adopt the regional water plan for the RGRWPG and any amendments thereto by consensus, but not less than agreement of two-thirds (2/3) of the voting members present.

ARTICLE X. BOOKS AND RECORDS

Section 1. Required Documents and Retainment
Records of the RGRWPG, including a current membership list with addresses, affiliations, and phone numbers, if not unlisted; the current roster of officers; a copy of the written record of designation of the political subdivision(s) as representative(s) of the RGRWPG; minutes; agendas; notices; contracts; subcontract, annual financial statements, and any and all financial records and supporting information; bylaws; records of public hearing; correspondence; memoranda; phone logs; committee or subgroup recommendations or findings; draft and final plans; studies; data of any sort; computer records or model; executive summaries; other work products; and any other pertinent information of a public nature shall be kept at the principal office of the RGRWPG for a period of at least five years.

Section 2. Inspection and Copying
Records of the RGRWPG shall be available for inspection and copying at the principal place of business of the representative political subdivision during normal business hours. Procedures and fees for copying and inspection shall be the same of those used by the political subdivision housing the principal office of the RGRWPG for inspection and copying of its own public records.

Section 3. Availability of Reports
All reports, planning documents, and work products resulting from projects funded by the TWDB shall be made available to the TWDB, the Texas Parks and Wildlife Department, and the Texas Commission on Environmental Quality or their successor agencies. At least one copy of the approved regional water plan shall be placed in the county clerk’s office of each county and in at least one public library of each county having land within the RGRWPG, in accordance with state law.
ARTICLE XI. COMMITTEES

Section 1. Establishment
The RGRWPG may, by motion, establish committees and subgroups to assist and advise the RGRWPG in the development of the regional water management plan. The committee or subgroup may be formed to address specific issues assigned by the RGRWPG and may have a specified term of membership.

Section 2. Membership
Membership in the committees and subgroups shall generally follow the requirements and procedures of Article V of these bylaws, membership of the committees and subgroups should be inclusive, rather than exclusive in nature; the interests identified in the initial coordinating body will be invited to participate, as well as other interests that have been identified. Appointment to committees or subgroups shall be made by consensus, but not less than agreement of two-thirds (2/3) of the voting members present. The terms of office for all members of committees and subgroups shall be either upon the expiration of the term, if any, specified by the RGRWPG in the establishing motion for the committee or subgroup, or upon the expiration of the person’s membership in the RGRWPG.

Section 3. Officers
The Chair, Vice Chair, and Secretary of a committee or subgroup established by the RGRWPG shall be selected from the duly elected members of the respective committee or subgroup. The Chair, Vice Chair, and Secretary of the committee or subgroup established by the RGRWPG shall be elected to their respective offices by a majority affirmative vote of the members of the committee or subgroup. Additional committee or subgroup officers with associated responsibilities may be created as necessary by a majority affirmative vote of the members of the committee or subgroup. The additional officers shall be elected by a majority affirmative vote of the members of the committee or subgroup.

Section 4. Meetings
Requirements and procedures for committee or subgroup meetings shall follow those established in Article IX of these bylaws, including requirements for notice. Committees or subgroups may adopt their own rules of procedure, if authorized by the RGRWPG and the rules are not in conflict with state law, TWDB rules, or these bylaws.

Section 5. Books and Records
Requirements and procedures for committee or subgroup books and records shall follow those established for the Model RGRWPG in Article XI of these bylaws.

Section 6. Code of Conduct
Members of a committee or subgroup are subject to the requirements of Article V, Section 6 of these bylaws.

ARTICLE XII. COMPENSATION
Members of the RGRWPG are not to be compensated for their expenses by the State of Texas. All travel expenses will be documented by the members and submitted to the political subdivision designated by the RGRWPG to apply to TWDB for funding. The political subdivision contracting with the TWDB for the Model RGRWPG shall compile the travel information from the members, which will be counted as an in-kind expense at the state rate that is in effect at the time the travel occurred.
ARTICLE XIII. COST ALLOCATION
The voting members of the RGRWPG shall develop and approve an equitable method of formula for the allocation of costs associated with the local match for state funding.

ARTICLE XIV. CONTRACTUAL SERVICES
The voting members of the RGRWPG shall make all decisions related to final approval of persons or entities selected by an eligible applicant to provide contractual services for the RGRWPG, including all services related to preparation, development, or revisions of the regional water plan for the RGRWPG. However, the voting members may delegate to the Executive Committee the authority to make all administrative decisions concerning amendments to TWDB Research and Planning Fund grant contracts for services related to regional water planning, except those decisions concerning amendments related to scopes of work and budgets.

ARTICLE XV. ADOPTING AND AMENDING THE BYLAWS
The bylaws shall have full force and effect upon approval and adoption by the voting members of the RGRWPG, acting on behalf of the interests comprising the RGRWPG, and upon submission to the TWDB in compliance with 31 TAC § 357.11.(c) The voting members shall adopt these bylaws and any amendments thereto by consensus, but not less than agreement of two-thirds (2/3) of the voting members present.

ARTICLE XVI. RESOLUTION ADOPTING BYLAWS ADOPTED APRIL 15, 1998 AND AMENDED MARCH 31, 2010
WHEREAS, no bylaws prior to April 15, 1998 have been adopted governing the conduct of the internal affairs of the RGRWPG; and

WHEREAS, the set of bylaws presented to this meeting are suitable for the purpose and their adoption is in the best interests of the RGRWPG: it is therefore

RESOLVED, that the members of the RGRWPG this 31st day of March, 2010 approve and adopt as amended, the bylaws presented to this meeting as the bylaws of the RGRWPG; and it is

WHEREAS, no bylaws prior to April 15, 1998 have been adopted governing the conduct of the internal affairs of the RGRWPG; and

WHEREAS, the set of bylaws presented to this meeting are suitable for the purpose and their adoption is in the best interests of the RGRWPG; and

WHEREAS, the members of the RGRWPG on the 31st day of March, 2010 approved and adopted as amended, the bylaws of the RGRWPG;
IT IS THEREFORE RESOLVED, that the members of the RGRWPG this 13th day of July, 2016 approve and adopt as amended, the bylaws presented to this meeting as the bylaws of the RGRWPG; and

IT IS FURTHER RESOLVED, that the bylaws be authenticated as such by the Chair of the RGRWPG and placed in its minute book, and that a full and true copy of the bylaws, certified by the Secretary, be kept at the principal office of the RGRWPG for inspection by members of the public at all reasonable times during business hours.

7/13/2016  
Date

Tomas Rodriguez, Chairman

ATTEST:

Don McGhee, Secretary