APPLICATION FOR A PERMIT TO DRILL OR OPERATE A NON-EXEMPT WELL WITHIN AN ACTIVE MANAGEMENT AREA PURSUANT TO A.R.S. § 45-599

I. INSTRUCTIONS:

1. This application should be used to obtain a permit to:
   (a) Drill a non-exempt well in conjunction with a new or existing General Industrial Use Permit Application, a Certificate of Grandfathered Right, a Service Area Right, or an Irrigation District Right.
   (b) Convert an existing well to a non-exempt well, or increase the annual permitted volume to be withdrawn from the well.

2. Complete all appropriate items on this application, sign in the appropriate place and mail to 1802 W Jackson St. Box 79, Phoenix, Arizona 85007 or hand deliver to 1110 W. Washington St. Suite 310, Phoenix, Arizona 85007-2952

3. Pursuant to A.R.S. § 45-599 and A.A.C. R12-15-104, the fee for this application is $150.00 and the permit fee is $30.00.

II. GENERAL DATA:

1. Applicant ____________________________________________
   Mailing Address _______________________________________
   City         State  Zip Code
   Contact Person ________________________________
   Telephone Number ____________________________

2. Name of Land Owner ________________________________
   Mailing Address _____________________________________
   City          State  Zip  Telephone Number
   2B. Parcel No. ________________________________
   2C. Public Water System ID #____________________

3. Applicant is: ☐ Owner     ☐ Lessee

4. Proposed well is: ☐ New well  ☐ Increase in Permitted Maximum Annual Volume for Existing Well  ☐ Replacement well in a new location.

5. Claim of entitlement to withdraw groundwater is based upon:
   ☐ Certificate of Grandfathered Right No: ________________________________
   ☐ General Industrial Use Permit No. 59- ________________________________
   ☐ Service Area Right No: ________________________________
   ☐ Irrigation District Right No: ________________________________

6. The principal use(s) of groundwater will be (be specific) ____________________________________________

7. Well location: __________________________ Section _______ Township _______ N/S Range _______ E/W
   ¼ Acre  ¼ Acre  ½ Acre
   10 Acre 40 Acre 160 Acre

8. Position location of the well: Latitude _____ ° _____ ′ ______ " N  Longitude _____ ° _____ ′ ______ " W

9. Design Pump Capacity __________________________ gpm  Depth __________________________ feet
   Diameter __________________________ inches  Type of casing __________________________

10. Proposed annual volume of water __________________________ acre feet

11. Well is located in the __________________ subbasin of the __________________ Active Management Area.
12. Approximate date construction will begin: MONTH ________________ YEAR ________________

Estimated time to complete new well ______________________________. (If longer than 1 year, attach explanation.)

13. Legal description of the land where the groundwater will be used:

1/4  1/4  1/4 Section ___ Township ___ N/S Range ___ E/W. County __________

10 Acre  40 Acre  160 Acre

14. Is the proposed well site within 100 feet of a septic tank system, sewage disposal area, landfill, hazardous waste facility or storage area of hazardous materials? □ Yes  □ No  (if yes, a request for a variance must accompany this application pursuant to R12-15-820.)

15. Driller's Name ___________________________ DWR License No: ___________ ROC License Category __________

Mailing Address: ___________________________________________ __________________________

Street  City  State  Zip  Telephone Number

16. FOR NEW WELLS OR REPLACEMENTS IN NEW LOCATIONS:  Attach a Well Construction Supplement, DWR form 55-90, and include a detailed construction diagram as indicated on the form.

III. FOR SERVICE AREA WELLS AND IRRIGATION DISTRICT WELLS ONLY:

17. Is the proposed well located in your service area? □ Yes  □ No

18. Will groundwater withdrawn be used in your service area? □ Yes  □ No  (If answer is no, attach explanation.)

IV. FOR REPLACEMENT WELL IN NEW LOCATION ONLY:

19. Registration number of original well 55-__________________________

20. Location of the original well:  1/4  1/4  1/4 Section ___ Township ___ N/S Range ___ E/W

10 Acre  40 Acre  160 Acre

21. Distance between original well and proposed replacement well __________________________ feet.

22. When determining impacts under the Department's well spacing rules, the director will take into account the collective efforts of reducing or terminating withdrawals from the well being replaced combined with the proposed withdrawals from the replacement well if the applicant submits a hydrological study demonstrating those collective effects to the satisfaction of the director.

Will a hydrological study be submitted? □ Yes  □ No

23. Will the original well be abandoned if applicant receives a permit to drill a replacement well? □ Yes  □ No

(If yes, please submit a completed Notice of Intent to Abandon a Well along with this application.)

If no, explain the planned use of the original well __________________________

V. FOR INCREASE IN PERMITTED MAXIMUM VOLUME FOR EXISTING WELL ONLY:

24. Registration number of the existing well 55-__________________________

Present pump design capacity ___________ gallons per minute.  Present permitted volume ___________ acre-feet per year.

25. The new design pump capacity will be ___________ gallons per minute.  New permitted volume will be ___________ acre-feet per year.

26. Will the well be modified or deepened? □ Yes  □ No  [Pursuant to R12-15-801(29)]  If yes, Attach a Well Construction Supplement, DWR form 55-90, and include a detailed construction diagram as indicated on the form.

27. The existing well has previously been used in conjunction with or for the following: __________________________

It is understood that the permit, if granted, will be in accordance with the Groundwater Management Act (Title 45, Chapter 2), and the rules adopted thereunder. The permittee will be bound by the provisions of such law and the provisions of the permit issued.

I (we), ___________________________ hereby affirm that all information provided in this application is true and correct to the best of my/our knowledge and belief.

Signature of Applicant ___________________________ Date ___________________________

Signature of Land Owner (if applicable) ___________________________ Date ___________________________

DWR 55-0001      Revised 04/2022
A.R.S. § 41-1030(B), (D), (E) and (F) provide as follows:

B. An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition.

D. This section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against the state for a violation of this section.

E. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the agency’s adopted personnel policy.

F. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.