

its flexibility account, the amount of the

of extinguishment credits.

debit shall be subtracted from the amount

Arizona Department of Water Resources

Office of Assured and Adequate Water Supply 1110 W Washington St, Ste 310, Phoenix, AZ 85007 (800) 352-8488 Web: www.water.az.gov

Application for Partial Extinguishment of a Grandfathered Groundwater Right for Extinguishment Credits

A.A.C. R12-15-723

The rightholder's (current landowner) signature on this form must be nota

Enclose the original Certificate of Grandfathered Right. If the original certificate has been lost, a notarized statement to this effect must be submitted.

The fee for an application for extinguishment of a grandfathered groundwater right for extinguishment credits is \$250.00. In addition to the \$250.00 fee, the filing fee for the issuance of a revised certificate of grandfathered right following partial extinguishment of grandfathered right for extinguishment credits is \$120.00. Payment may be made by cash, check, or credit card (if you wish to pay by credit card, please contact the Office of Assured and Adequate Water Supply at 602-771-8599). Checks should be made payable to the

DATE RECEIVED	

Arizona Department of Water Resources. In addition to the application, the applicant must pay any review-related costs associated with the application and the actual cost of mailing or publishing any legal notice of the application or any notice of a pre-decision administrative hearing on the application. Review-related costs are: (1) costs associated with a pre-decision hearing on the application, such as court reporter services and facility rentals for the hearing, and (2) mileage expenses for a site visit conducted before issuing a decision on the application. Failure to enclose the application fee will cause the application to be returned. Fees for an application for the Extinguishment of a Grandfathered Groundwater Right for Extinguishment Credits are authorized by A.R.S. § 45-113 and A.A.C. R12-15-104.

- For a partial extinguishment, i.e., the number of acres being extinguished is less than the full acreage associated with the Right, include a map outlining the borders of the acres to be extinguished. The map may be to any scale, but must include a minimum of four section corners in a Township.
- Extinguishment credits will be calculated based on the date the complete application is received by the Active Management Area office.
- Upon completion of the processing of this request for extinguishment, the grandfathered rights will be permanently extinguished in exchange for extinguishment credits.

EXTINGUISHMENT DOCUMENT NUMBER			ACTIVE MANAGEMENT AREA (CHECK ONE)				
58 -	.		☐ Phoenix ☐] Pinal [Prescott	☐ Tucson	
Rightholder (Current Landowner)		Credits Are Being Pledged To					
FULL NAME OF COMPANY, ORGANIZAT	ION, OR INDIV	/IDUAL	CHECK ONE				
					DWR NO.		
MAILING ADDRESS			Designated W	ater Provider	26-		
			Certificate of		DWR NO.		
CITY / STATE / ZIP CODE			Assured Water	r Supply	27-		
			☐ Private Entity	и Сарріу	NAME		
CONTACT PERSON NAME AND TITLE			I I IIVate Littly		INAIVIL		
			One dite And I	lat Diadead	At This Time		
			Credits Are I	Not Pleagea	At This Time	9	
TELEPHONE NUMBER	FAX						
			DATE WATER WAS LAS	T USED UNDER T	THIS RIGHT		
Irrigation Grandfathered Rights		Type 1 Non-Irrigation	Grandfathered Pights	Type 2 Non	-Irrigation Gran	dfathered Rights	
<u> </u>							
NUMBER OF ACRES ON CERTIFICATE		NUMBER OF ACRES ON C	CERTIFICATE	AMOUNT OF	RIGHT ALLOTMEN	VI	
NUMBER OF ACRES TO BE PERMANENTLY EXTINGUISHED		NUMBER OF ACRES TO BE PERMANENTLY EXTINGUISHED					
BALANCE OF FLEXIBILITY ACCOUNT							
Note: If an Irrigation Grandfather	•		nd Type I Grandfather e land must be enclos				

documentation evidencing ownership must be enclosed.

Sign in the	presence o	of a Notary Pub	IIC				
			nt of Water Resources PERM. Sign in the presence of a No		GUISH the a	bove-reference	ed grandfathered
SIGNATURE OF RIGHTHOLDER				DATE			
			NOTARY PUBLIC ACKNO	OWLEDGMENT			
STATE OF ARIZONA \			}§				
COUNTY O	F)				
Subscribed	and sworn t	o before me by _		(Landowne			 ,
this	day of		, 20	(Landowne	:r)		
(SEAL)		(SEAL)			TARY PUBLIC	/	
				DA	TE COMMISSI	ON EXPIRES	

NOTICE

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.