

ARIZONA DEPARTMENT OF WATER RESOURCES
FINAL PETITION TO ESTABLISH A NEW SERVICE AREA RIGHT

The initial fee for the Final Petition to Establish of a New Service Area Right is \$1,000. Total fees for this application are based upon an hourly billable rate, which can be found on the ADWR web site @www.azwater.gov. If the costs of reviewing your application exceed \$1,000, you will be invoiced for the difference, up to a maximum total fee of \$10,000. Payment may be made by cash, check, or credit card (if you wish to pay by credit card, please contact the Groundwater Permitting and Wells Program at 602-771-8527). Checks should be made payable to the Arizona Department of Water Resources. In addition to the hourly application fee, 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 initial application fee will cause the application to be returned. Fees for the Final Petition to Establish a New Service Area Right are authorized by A.R.S. § 45-113 and A.A.C. R12-15-103.

(Please print)

I, _____, representing _____ hereby affirm that water was served commencing on _____, pursuant to:

GROUNDWATER SOURCE (Attach additional sheets if necessary)

Please indicate the appropriate groundwater right(s) used to establish the service area right, the total amount of groundwater withdrawn during the service area development period, the well registration number(s) from which the groundwater was withdrawn, and the amounts withdrawn per well. Meter readings are required for those applicants who qualify under paragraph 5 of the Procedures for Establishment of a Service Area Right. Meter readings are required for all applicants when the Annual Water Withdrawal and Use Reports are filed pursuant to A.R.S. § 45-632.

___ Type 1 Right(s) #58- _____ for a total of _____ acre-feet.

- _____ acre-feet was withdrawn from Well Registration No. 55-_____.
Beginning Meter Reading _____ Ending Meter Reading _____
- _____ acre-feet was withdrawn from Well Registration No. 55-_____.
Beginning Meter Reading _____ Ending Meter Reading _____

___ Type 2 Right(s) #58- _____ for a total of _____ acre-feet.

- _____ acre-feet were withdrawn from Well Registration No. 55-_____.
Beginning Meter Reading _____ Ending Meter Reading _____
- _____ acre-feet were withdrawn from Well Registration No. 55-_____.
Beginning Meter Reading _____ Ending Meter Reading _____

STORED WATER SOURCE (Attach additional sheets if necessary)

Please indicate the appropriate recovery well permit(s) used to establish the service area right,

total amount of stored water withdrawn during the service area development period, the well registration number(s) from which the stored water was withdrawn, the type of water recovered, and the amounts withdrawn per well. Meter readings are required for those applicants who qualify under paragraph 5 of the Procedures for Establishment of a Service Area Right. Meter readings are required for all applicants when the Annual Water Withdrawal and Use Reports are filed pursuant to A.R.S. § 45-632.

Recovery Well Permit(s) #74- _____ for a total of _____ acre-feet.

Type of Water Recovered _____

- _____ acre-feet were withdrawn from Well Registration No. 55-_____.

Beginning Meter Reading _____ Ending Meter Reading _____

- _____ acre-feet were withdrawn from Well Registration No. 55-_____.

Beginning Meter Reading _____ Ending Meter Reading _____

SURFACE WATER SOURCE (Attach additional sheets if necessary)

Please indicate the appropriate surface water right(s) and the total amount of surface water used to establish the service area right.

__ CAP Subcontract _____, for a total of _____ acre-feet.

__ Surface Water Right/Claim/Permit # _____, for a total of _____ acre-feet.

Water was diverted from the following location(s):

__ ¼ __ ¼ __ ¼ _____Sec. _____Township _____Range

__ ¼ __ ¼ __ ¼ _____Sec. _____Township _____Range

EFFLUENT SOURCE (Attach additional sheets if necessary)

Please indicate the effluent source you used to establish the service area right, and the amount of effluent served.

CUSTOMERS/ CONNECTIONS

Please identify the type of customers/connections served to establish the service area right. Supporting documentation must be provided.

1. _____

2. _____

3. _____

4. _____

ASSURED WATER SUPPLY NUMBER (if applicable)

Please provide the designation of assured water supply number or assured water supply certificate number associated with this use and the subdivision name (if applicable).

I certify that the above water used by _____ during the
aforementioned period was used with the intent to develop a service area.

Authorized Signature _____

Title: _____ Phone: _____

Owner Name: _____

Address: _____

AGENCY CONTACT

Please direct any questions, comments or requests for further assistance to Groundwater Permitting & Wells at (602) 771-8527.



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.