## ARIZONA DEPARTMENT OF WATER RESOURCES ACTIVE MANAGEMENT AREA

MAIL TO: 1802 W JACKSON ST BOX 79, PHOENIX, AZ 85007

(602)771-8585 · <u>www.azwater.gov</u>

## APPLICATION FOR NOTICE OF TYPE 1 NON-IRRIGATION GRANDFATHERED RIGHT IN AN ACTIVE MANAGEMENT AREA PURSUANT TO A.R.S. § 45-476 Douglas AMA

FOR DEPARTMENT USE ONLY

			Notice No. 58
Pursuant to R12-15-103(C), the Irrigation in Douglas Active M cash, check, or credit card. If Management Area Section at Department of Water Resource Department's offices located a	Management Areas, is a fi you wish to pay by credit (602) 771-8585. Checks s ces. Payment in cash can	ixed fee of S t card, plea hould be m only be acc	S75. Payment may be made by se contact the Active ade payable to the Arizona septed in person at the
Applications must be submitted AMA per A.R.S. § 45-475	ed no later than 15 montl	ns past the	designation of the Douglas
OWNER NAME(s) Attach a copy of the recorded decappropriate deed:	ed and list the name(s) of le	gal owner(s)	as they appear on the
Last Name	First		Middle Initial
Mailing Address			_
City	State	Zip	Telephone
Email			

2.	Indicate the Assessor's Parcel Number, parcel acreage and legal description of the retired irrigated land.
	Assessor's Parcel number Parcel Acres:
	Legal Description:
	Assessor's Parcel number Parcel Acres:
	Legal Description:
3.	Location of water use, if not the parcel indicated in Item No. 2
	Assessor's Parcel number Parcel Acres:
	Legal Description:
	Assessor's Parcel number Parcel Acres:
	Legal Description:
	(Use additional sheet if necessary.)
<ol> <li>4.</li> <li>5.</li> </ol>	Attach a map of the land described above in Item No. 2 and if entered No. 3  Provide the date when the irrigated land was retired.
6.	Attach documentation indicating that ownership has not changed since land was retired, along with a copy of the development plan for the proposed non-irrigation use that existed at the time the land was retired.
7.	Provide the amount of groundwater used per acre for the retired irrigated land from August 30, 2017, to August 30, 2022.
	Groundwater Withdrawn (acre-feet)
	2017
	2018
	2019
	2020
	2021

8. Describe the location of each private well used to withdraw groundwater associated with the retired land. Indicate the well registration number and as accurately as possible the year the well was drilled. In addition, please indicate whether or not you own the well(s).

DWR Well Regist.	10 acre	40 acre		Section	Township	Range	Year Drilled	Owned by you? (Y/N)
No	1/4	1/4	1/4					
55-								
55-								
55-								
55-								
55-								

Are approved measuring devices installed	on the well(s) in Item 7? Yes No
If so, please indicate measuring device typ	pe
Are any of the wells indicated above located Yes No	ed in a Groundwater Replenishment District?
If so, please list the well and the correspon	nding District.
	NDWATER DEPENDS ON WHETHER THE FORM IS COMPETE AND CORRECT
11(1 0111/111101(11 111101	TORWING COMMETE AND CORRECT
I (we), the appli (Print Name)	icant(s) named in this application, do hereby certainstance in this application in the properties in the prope
I (we), the appli (Print Name) under the penalty of perjury, that the in	icant(s) named in this application, do hereby cert
I (we), the appli (Print Name) under the penalty of perjury, that the in are to the best of my (our) knowledge ar	icant(s) named in this application, do hereby certainstance in this application in the properties in the prope
I (we), the appli (Print Name)  under the penalty of perjury, that the in are to the best of my (our) knowledge ar If owner is an individual, sign here:	icant(s) named in this application, do hereby cert information contained, and statements made here ind belief true, correct, and complete.  Date

## 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