## ARIZONA DEPARTMENT OF WATER RESOURCES ACTIVE MANAGEMENT AREA

MAIL TO: 1802 W JACKSON ST BOX 79, PHOENIX, AZ 85007 (602)771-8585 · www.azwater.gov

## APPLICATION FOR NOTICE OF TYPE 2 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 Registry No Filed Certificate No						
Irrigation in Douglas A cash, check, or credit c Management Area Secondary Department of Water I	3(C), the filing fee for an Application Active Management Areas, is a fixed ard. If you wish to pay by credit cartion at (602) 771-8585. Checks shoul Resources. Payment in cash can only exacted at 1110 W. Washington St., Su	fee of \$75. Payment may be made by d, please contact the Active d be made payable to the Arizona be accepted in person at the						
Applications must be submitted no later than 15 months past the designation of the Douglas AMA per A.R.S. § 45-475  OWNER NAME(s)								
AMA per A.R.S. § 45-4  OWNER NAME(s)	175	st the designation of the Douglas						
AMA per A.R.S. § 45-4  OWNER NAME(s)  List the name(s) of legal own	ners as indicated on the appropriate deed:							
AMA per A.R.S. § 45-4  OWNER NAME(s) List the name(s) of legal own  Last Name	175	Middle Initial						
AMA per A.R.S. § 45-4  OWNER NAME(s) List the name(s) of legal own  Last Name  Last Name	ners as indicated on the appropriate deed: First	Middle Initial Middle Initial						
AMA per A.R.S. § 45-4  OWNER NAME(s) List the name(s) of legal own  Last Name  Last Name  Mailing Address	hers as indicated on the appropriate deed: FirstFirst	Middle Initial Middle Initial						

3.		te the we	ell registi	ration n	umber an	d as accurat	tely as pos	sible the yea	been withdrawn ar the well was
4.	hunyi un		I 40	160	la .:	la 1:	lo.	1	lo 11 o gran
	DWR Well Regist. No	10 acre	40 acre	160 ac	Section	Township	Range	Year Drilled	Owned by you? (Y/N)
	55-	74	74	,,,					
	55-								
	55-								
	55-								
	55-								
6.	of the land in	n which	groundw	rater is v	withdraw	n, please att	ach a copy	of the appl	ted by the owner ication.  E INFORMATION
I (v	ve),(Print					MPETE A			eby certify
	ler the penalty t of my (our) l						,	tements ma	de herein are to th
If o	wner is an inc	dividual	, sign he	re:					
Sig	nature of App	olicant(s	)				Dat	e	
If o	wner is a corp	oration	, partne	rship, a	ssociatio	on, etc., sigr	n here:		
Sig	nature of App	olicant(s)	)				Dat	e	
Titl	le								

## **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