



Arizona Department of Water Resources
 Groundwater Permitting and Wells
 P.O. Box 36020, Phoenix, AZ 85067-6020
 (602) 771-8527 • Fax (620) 771-8689
www.azwater.gov

**Supplemental to the Notice of Intention to Drill a
 Second Exempt Well for the Same Non-irrigation
 Use, At the Same Location, in an AMA
 Pursuant to § 45-454(I)**

Please review instructions and statute on reverse side of form.
 You must include with your supplemental form:

- Written statement, on company letterhead, from a pump company or an Arizona licensed well driller.
- Written approval, on county letterhead, from the county health authority.

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| FILE NUMBER |
| WELL REGISTRATION NUMBER |
| 55 - |

INSTRUCTIONS

The applicant must submit the **appropriate** written response to **all** of the following requirements before the application can be granted:

1. The applicant shall submit a written statement from a pump company or an Arizona licensed well driller supporting the fact that the well will not consistently produce more than three gallons per minute when equipped with a pump with a maximum capacity of 35 gallons per minute. The statement shall contain the basis for the licensed driller or pump installer's assessment that the well cannot consistently produce more than 3 gallons per minute.

The statement shall be on the company's letterhead and the employee of the pump or drilling firm making the evaluation must fully identify himself in the written statement. The statement shall identify the applicant for the second exempt well, the tax parcel number on which the existing and new well are located, and the registration number of the

existing exempt well. The statement shall include language concerning the physical condition of the original exempt well. This is to include a statement that the well is currently in good repair and sufficiently deep to be in contact with available groundwater.

2. The applicant shall submit a statement of written approval from the county health authority for the site of the second exempt well in letter form, on the county's letterhead. It must identify and be signed by the county employee who performs the physical inspection. It must identify the applicant for the second exempt well, the tax parcel number on which the existing and new well is located, and the registration number of the existing well. It shall contain the statement that: "I have personally, physically inspected the proposed site for the second exempt well and approve the location of the well."
3. The applicant must agree to comply with the requirements listed below:

I state that this supplement is filed in compliance with A.R.S. § 45-454(I), is complete and correct to the best of my knowledge and belief, and I have read, understand and will comply with the following:

1. The first and second exempt well will be located on the same parcel of land.
2. The parcel on which the two exempt wells are located is at least one acre.
3. All groundwater withdrawn from both exempt wells will be used on the parcel from which it is withdrawn.
4. There are no other exempt wells on that parcel.
5. The combined withdrawals from both exempt wells on that parcel will not exceed five (5) acre-feet per year.

TYPE OR PRINT NAME OF APPLICANT

SIGNATURE OF APPLICANT

DATE SIGNED

- The Department retains the authority to seek clarification or confirmation of any and all information provided in support of this application. This clarification or confirmation may include Department personnel inspecting the proposed well site.
- Do not submit any of the required information to the Department until all of it has all been completed and assembled. Submit only originals. Any incomplete or incorrect information will result in the application being returned for completion, or in denial of the application.
- If you have any questions concerning these requirements, please call the Wells Program at 602-771-8527.

A.R.S. § 45-454(I) In an active management area only one exempt well may be drilled or used to serve the same non-irrigation use at the same location, except that a person may drill or use a second exempt well to serve the same non-irrigation use at the same location if the director determines that all of the following apply:

1. Because of its location, the first exempt well is not capable of consistently producing more than three gallons per minute of groundwater when equipped with a pump with a maximum capacity of thirty-five gallons per minute.
2. The second exempt well is located on the same parcel of land as the first exempt well, the parcel of land is at least one acre in size, all groundwater withdrawn from both exempt wells is used on that parcel of land and there are no other exempt wells on that parcel of land.
3. Combined withdrawals from both wells do not exceed five-acre feet per year.
4. If the second exempt well is drilled after January 1, 2000, the county health authority for the county in which the well is located or any other local health authority that controls the installation of septic tanks or sewer systems in the county has approved the location of the well in writing after physically inspecting the well site.
5. Use of two wells for the same non-irrigation use at the same location is not contrary to the health and welfare of the public.