



TO BE COMPLETED BY WATER AUTHORITY STAFF			
Application No.:	Permit No.:	Date Issued:	
Date Received:	Well Registration No.:	Expiration Date:	
TO BE COMPLETED BY APPLICANT			
Applicant's Name:	Property Owner's Name:	Name of Business at Well Site:	
Applicant's Mailing Address: City, State, Zip:	Property Owner's Mailing Address: City, State, Zip:	Address of Well Site: City, State, Zip:	
Contact Name: Telephone No.:	Contact Name: Telephone No.:	Contact Name: Telephone No.:	
E-mail:	E-mail:	E-mail:	
I am an enrolled tribal member of the Agua Caliente Band of Cahuilla Indians: Yes <input type="checkbox"/> No <input type="checkbox"/>			Enrollment No.:
Owner's Well No.:		Legal description of land parcel and location of pump on parcel where well is located:	
Assessor's Parcel No. of Well Site: Book _____ Page _____ Parcel _____		Township/Range/Section:	Lot Size: Allotment No.:
WELL USE	Water Production <input type="checkbox"/> Agricultural <input type="checkbox"/> Domestic <input type="checkbox"/> Industrial <input type="checkbox"/> Municipal <input type="checkbox"/> Other	Monitoring <input type="checkbox"/> GW Level <input type="checkbox"/> GW Quality <input type="checkbox"/> Remediation <input type="checkbox"/> Other	Proposed maximum monthly production rate for the subject well (AF), including rate of flow (GPM):
			For a new well , a Well Drilling Permit will be required. Specify estimated date of production commencement:
			For an existing well , specify the estimated date of when production commenced:
			Specify the location(s) at which groundwater is or will be used:
Specify how groundwater will be applied or consumed, including acreage, if the groundwater is produced for irrigation:			
TO BE COMPLETED BY APPLICANTS OF EXISTING WELLS ONLY			
Names of all predecessors in title:			
Describe their dates of ownership of well:			
Describe their uses of water:			



The Authority Board requires submittal of supplemental documentation of the following information for it to consider this application complete including, but not limited to, the following:

1. Any and all contracts, securities, and other agreements involving the groundwater production since the date that groundwater production commenced;
2. All available pumping data for the well since the date that groundwater production commenced;
3. All available groundwater quality data for the well since the date that groundwater production commenced;
4. All available well logs since the date that groundwater production commenced;
5. A list of any violations of state or federal water quality standards or violations of state law, regulations, or policies regarding wellheads since the date that groundwater production commenced;
6. A description of any instance in which groundwater produced from the well could not be used for its intended purpose due to its water quality since the date groundwater production commenced;
7. If applicable, the applicant's plan for future development of the groundwater production or uses;
8. Construction plans and the location and description of any existing or proposed groundwater measuring, monitoring, or recording device;
9. With respect to wells located on trust land that the applicant does not beneficially own, evidence of the requisite consent by the beneficial owner of the trust land and the Secretary of the Interior for the construction of the well on trust land must be submitted by the applicant;
10. The information provided by an applicant shall be up-to-date within fourteen (14) days of submission of the application. Where historical information is requested from the date that groundwater production commenced, the applicant shall provide all available information. If all historical information is not within the control of the applicant, the applicant shall determine whether the information requested exists and shall make reasonable efforts to obtain the historical data requested, wherever it exists. The Water Authority may request that applicants demonstrate efforts made to provide the requested historical data for the purpose of obtaining a groundwater permit; and
11. Any other information deemed necessary by the Authority Board.

TO BE COMPLETED BY TRIBAL MEMBERS ONLY

The Authority Board requires submittal of supplemental documentation of the following information for it to consider this application complete including, but not limited to, the following:

1. Documentation of the Tribal Member's ownership interest in the land;
2. The names of any other individuals with ownership interests in the land;
3. A copy of written notice showing that a copy of the application has been sent to other individuals who have ownership interests in the land;
4. A statement whether all Tribal Members with ownership interests in the land from which groundwater will be produced consent to groundwater production signed by each aforementioned Tribal Member;
5. Any contracts, securities or other agreements between the applicant Tribal Member and any other entity relating to the application for a groundwater production permit; and
6. Any other information deemed necessary by the Authority Board.

SIGNATURES/LEGAL

I have read the entire application and agree to comply with Tribal Ordinance No. 55, and its implementing regulations as amended. I declare that the information furnished in this Application is true and correct, and that I am legally obligated to obey all requirements of tribal law governing the Tribe's Groundwater.

Signature: _____ Date: _____

Any permit issued pursuant to Tribal Law constitutes the Agua Caliente Water Authority's permission to produce the Tribe's groundwater subject to the terms of the permit and Tribal Law. No permit issued by the Agua Caliente Water Authority shall be construed to, or ripen into, any right to groundwater other than the Agua Caliente Water Authority's permission to produce the Tribe's groundwater on the Agua Caliente Indian Reservation. No permit granted by the Agua Caliente Water Authority may be transferred, exchanged, sold, assigned, devised, inherited, or otherwise conveyed, except as provided in Ordinance No. 55, and its implementing regulations.

The Tribe's federal reserved right to groundwater preempts and precludes any groundwater replenishment assessment imposed by Non-Tribal Water Agencies or Producers of the Tribe's Groundwater. See Ord. No. 55, Sec. II.L.