

MUNICIPAL WATER WELL PERMIT APPLICATION

This application is for a permit to construct a municipal water well within the Central Platte Natural Resources District Groundwater Management Area THIS APPLICATION WILL BE RETURNED IF NOT TOTALLY COMPLETED.

Well Driller	NRD USE ONLY
Address:	PERMIT # CPMU
	REG #
Telephone:	
1. Name Address	The box below represents 1 square mile (section) With an "X" the proposed location of the well. Indicate the location of the lands to be irrigated.
 Telephone ()	NWNW NENW NWNE NENE
/ clop.iono (/	SWNW SENW SWNE SENE
2. Replacement Well Information:	
New well is feet from the old well.	NWSW NESW NWSE NESE Volume
Well registration number of old well:	T elim z swsw kesw kwse kese Z
3. Specifications of Intended Well and Pump:	▲ <u>1320</u> 2640'
Approximate date construction will begin.	5280'
Pump column diameter:inches	The well will be located feet from the
Estimated total well depth: feet.	(North/South) section line and feet
Estimated pumping capacity: gallons per minute	from the (East/West) section line.
Well casing diameter:inches.	
In what formation will screen be placed:	5. Expected Yield of Well:
UpperLowerBoth	Annual Output:
Expected well log, if known.	Seasonal Output:
Provide a copy of test drilling report, if available	
	6. Amount of Water Consumed:
3. Identify Location of Proposed Well:	Annual Consumption:
CountyNorth,	Seasonal Consumption:
Range West, Section	•
GPS Reading of Proposed Well: (If Available)	
Latitude	**SEE PERMIT RESTRICTIONS ON BACK**
Longitude	

such information is true, complete and accurate. Date _____ Signature of Applicant _____ Date Approved _____

Signature of NRD Representative _____

ENCLOSE: \$50.00 FILING FEE



Send this application and the \$50.00 non-refundable filing fee to: Central Platte NRD 215 Kaufman Ave Grand Island NE 68803

Please take the time to fill out the information correctly. The District will return an incomplete or inaccurate application, with 60 days being allowed to return the application. The District shall issue all permits with conditions attached or denied no later than 30 days after receipt of a complete and properly prepared application.

PERMIT RESTRICTIONS

1. A well permit is required prior to construction. The District must approve the permit application prior to starting any well construction activities.

2. This well may not be constructed closer than 600 feet from another landowner's existing registered irrigation well, unless a special spacing permit (Neb. Rev. Stat. § 46-610) has been granted from the Department of Natural Resources. No irrigation well may be constructed closer than 1,000 feet from an existing industrial or municipal well and no industrial or municipal well may be constructed within 1,000 feet of any other existing well, unless a special spacing permit (Neb. Rev. Stat. § 46-653) has been granted from the Department of Natural Resources or if they are owned by the same individual.

3. This permit does not register the well with the Nebraska Department of Natural Resources. All wells are required to be registered with the Nebraska Department of Natural Resources within 60 days after the well is completed.

4. If the well is not constructed within a one-year period from the date of approval, a new permit is needed.

5. According to Neb. Rev. Stat. § 46-637, water wells may not be drilled within 50 feet of a stream bank without first getting a surface water right for that stream from the Department of Natural Resources.

6. Any person who, on or after August 30, 1981, commences or causes construction of such a well for which the required permit has not been obtained, or who knowingly furnishes false information regarding such permit, shall be guilty of a Class IV misdemeanor. (Neb. Rev. Stat. § 46-602.01)

7. Permits are not required for test holes, temporary dewatering wells (less than 90 days), or wells designed to pump 50 gallons per minute or less. *If possible mark (with a flag) the well site in the field.*

<u>Additional Restrictions</u>: Any reduction in consumptive use associated with new non-municipal industrial or commercial uses of less than twenty-five million gallons, during the period between the operative date of this section and January 1, 2026, shall accrue to the benefit of the natural resources district within which such non-municipal industrial or commercial user is located.

Source: Laws 1982, LB 375, § 12; Laws 1991, LB 51, § 5; Laws 1993, LB 439, § 3; R.S.1943, (1993),

§ 46 673.10; Laws 1996, LB 108, § 32; Laws 2001, LB 135, § 3; R.S.Supp., 2002, § 46-656.26;

Laws 2004, LB 962, § 80; Laws 2006, LB 1226, § 28. Operative date: July 14, 2006.

COMMENTS/RESTRICTIONS: