For District Use Only
Export Permit Application No.:
Application Rec'd
Fee Rec'd
New Well Construction Rec'd:

Culberson County Groundwater Conservation District

P.O. Box 1295, Van Horn, Texas 79855

Application for Permit to Export Groundwater

Instructions: This application is to be used to apply for a Non-Historic Use Production Permit and must be completed, with all required supporting documents, signed, notarized and returned to the District. Please keep a copy of this application for your records. Please print or type legibly. Incomplete applications will be returned.

Fee required: An application fee of \$20,000.00 must accompany this application. Only personal or cashier's checks or money orders made out to the Culberson Groundwater Conservation District will be accepted.

Part 1 – Applicant Information

1.1 ☐ Individual ☐ Partnership ☐ Corporation ☐ Governmental Entity ☐ Estate/Trust/Guardianship □ LLC Name: Business (Telephone No.: Home (Fax (Mailing Address: (Street or PO Box) (City) (State) (Zip) 1.2 Authorized Representative's Name, if any: Describe relationship (agent, officer, attorney, etc.): Telephone No.: Home (_____) Business (Fax (Physical Address: (Street) (City) (State) (Zip) E-mail Address: ___ (Street or PO Box) Mailing (City) (State) (Zip) Physical Address: Address: (Street) (City) (State) (Zip)

	E-mail Address:
	Part 2 - Use and Production In
that you propose as your Maximum Annual Groundwateracre-feet	2.1 The amount of grounds Withdrawal Amount:
or which the groundwater is proposed to be used without waste igation/Municipal/Industrial/Other (if other, describe	for a beneficial purpose (example
de the crop type and number of acres proposed to be irrigated.	2.3 For irrigation applications: If and the location of the irrigated f
gated acres or structures other than the well, provide a detailed	2.4 If the property has any not description of these areas:
reement or contract for delivery or supply of the exported nes and locations of the entities and attached to this application ntract.	* *
lace of use of groundwater withdrawn from the well:	2.6 Completely describe th
mber of households or water users to be serviced by the well:	2.7 If applicable, describe the
reement or contract for delivery or supply of the explicit and locations of the entities and attached to this applicant act.	2.5 Does the applicant have a groundwater, and if so list all the copies of each agreement or 2.6 Completely describe the 2.7 If applicable, describe the 2.8 Describe the existence of any

issued by the District:
2.9 Describe whether the operation of the well at the Maximum Annual Groundwater Withdrawa Amount claimed above will cause unreasonable interference between wells:
2.10 In addition to information submitted in response to Part 3 below, please provide information regarding availability, access to, and cost to obtain water from a source other than the aquifer(s) identified above. Information regarding such other sources shall at a minimum include the availability of, access to, and cost to obtain surface water (additional responsive information may be attached).

Part 3 – Engineering Report

3.1 For Applicants for Municipal Use:

All applicants for municipal use must include with this application an Engineering Report prepared by an engineer licensed in the State of Texas that provides the following information, outlining the details and methods used to determine this information:

- **3.1.1** the monthly and annual water use on a per meter and per capita basis for the previous 10 years;
- **3.1.2** the estimated future water needs of the applicant;
- **3.1.3** the applicant's billing amounts, rate structure, and billing efficiency;
- **3.1.4** the estimate of water lost through leaks, unmetered connections, and any other loss;
- **3.1.5** the water conservation methods implemented during the previous 10 years and those methods planned for implementation in the next 5 years;
- **3.1.6** the economic analysis of using surface water or conservation methods to avoid the need for increased groundwater use;
- **3.1.7** the economic analysis of using groundwater from other aquifers outside the District to avoid the need for increased groundwater use from aquifers located within the District; and
- **3.1.8** a description of whether the operation of the well at the maximum annual groundwater withdrawal amount claimed above will cause unreasonable interference between any wells.

3.2 For Applicants for Industrial Use:

All applicants for industrial use must include with this application an Engineering Report prepared by an engineer licensed in the State of Texas that provides the following information, outlining the details and methods used to determine this information:

- **3.2.1** the applicant's monthly and annual water use for the previous 10 years;
- **3.2.2** the estimated future water needs of the applicant;
- **3.2.3** the amount of water used per unit of production and referenced to the typical amount of water used in the industry per unit of production (gallons per lb, gallons per item, gallons per unit processed, etc.);
- 3.2.4 the estimate of water lost through leaks, unmetered uses, and any other loss
- **3.2.5** the water conservation methods implemented during the previous 10 years and those methods planned for implementation in the next 5 years;
- **3.2.6** the economic analysis of using groundwater from other aquifers outside the District to avoid the need for increased groundwater use from aquifers located within the District;
- **3.2.7** the economic analysis of using surface water or conservation methods to avoid the need for increased groundwater; and
- **3.2.8** a description of whether the operation of the well at the maximum annual groundwater withdrawal amount claimed above will cause unreasonable interference between any wells.

Part 4 – Well Information

Submit a Part 4 of this form for each individual well

4.1	Well Identifier or Well Name for we maximum rate at which water can be	ell to be used for distribution of this water along with withdrawn from well:
	Well Name	GPM
4.2 H		or Non-Historic Use Production Permit No. for which er withdrawal rights in this application, if any:
4.3	Source of Supply - Which aquifer(s) i	s/are the source of groundwater from the well:
not i	<u>o</u>	ne well from which withdrawals are proposed that are on Permit or another Non-Historic Use Production n below has changed:
	4.4.1 Well Identifier or Well Name:	
	4.4.2 Physical address of the property	y upon which the well is located:

4.4.3 1	Location (of the	well by	latitude	and longitu	de:						
	Latitude	e:										
	Longitu	de:										
4.4.4	Wellhea	d is lo	ocated wi	thin the	boundaries	of the D	istrict (c	ircle): Y	es		No	
4.4.5	Identify	any	surface	water,	including	springs	within	1,000	feet	of	the	well:
4.4.6	Year	W	rell	drilled	or	propo	osed	to	be		d	rilled:
4.4.7	Year we	ll con	npleted a	nd opera	ntional or pi	roposed t	o be con	npleted	and o _l	pera	tiona	 ıl:
4.4.9 I	Pump pov	ver so	ources									
4.4.11	Size of v	vell c	asing:									
4.4.12	Inside d	iamet	er of colu	ımn pip	e:							
4.4.13	Maximu	m rat	e at whic	h water	can be with	ndrawn fr	om the v	well:				gpm
4.4.14	Propose	d met	er type a	nd mode	el number:							

Part 5 - Supporting documentation

Please ensure that your application includes the following supporting documents, as applicable, and please note that the District may request additional information once the initial application has been submitted:

- 5.1 Supporting information regarding availability, access to, and cost to obtain water from a source other than the aquifer(s) located within the District.
- 5.2 Completed engineering and/or USDA NRCS report as specified in Part 3 of this application;
- 5.3 For all well(s) from which withdrawals are proposed that are not identified in a Historic Use Production Permit or another Non-Historic Use Production Permit, or for which any of the information below has changed, the following documents, if applicable:
 - a) completed well registration form(s);
 - b) completed meter registration form(s);
 - c) a copy of: State Well Report(s);
 - d) any geophysical logs for the well(s);
 - e) a photograph of the well(s) taken approximately 100 feet from the wellhead;
 - f) a recorded deed or other legal document verifying the applicant's ownership of the well(s) for which this application is filed; and
 - g) the water conservation plan and drought contingency plan prepared for TCEQ, if applicable.

- h) a copy of: a deed and legal description of the place of use of groundwater withdrawn from the well;
- i) a map identifying the boundaries of the applicant's Certificate of Convenience and Necessity (CCN).
- 5.4 Copies of a contracts to purchase the groundwater from a third party who holds a permit or other authorization to produce groundwater within the District;
- 5.5 Documentation that demonstrates using accepted engineering and scientific practices that:
 - a) there is insufficient water available in the proposed receiving area to substantially meet the actual or projected demand during the proposed term of the groundwater exportation permit; b) there is sufficient water available within the District to substantially meet the actual or
 - projected demand during the proposed term of the groundwater exportation permit;
 - the proposed exportation will not have an unreasonably adverse effect on aquifer c) conditions, depletion, or water quality within the District;
 - the proposed exportation will not have an unreasonably adverse effect on existing permittees or other groundwater users within the District; and
 - the proposed exportation is consistent with the applicable Regional Water Plans approved by the Texas Water Development Board.

STATEMENT OF COMPLIANCE WITH DISTRICT GROUNDWATER MANAGEMENT PLAN, DISTRICT RULES, AND COMMITMENT TO WATER CONSERVATION AND

OTECTION	
Management Plan	
rules in effect	
ervation.	
roundwater quali	ty.
t, prevent the pol the escape of gro	which the groundwater will be lution, degradation, or harmful undwater from, and achieve the
ΟN†	
e a fraud upon t	provided herein is true and the District for any applicant
Date:	
Title:	
day of	, 20 .
	rules in effect ervation. roundwater qualicose of use for vert, prevent the pole the escape of groese aquifer. ON† the information e a fraud upon the information. Date: Title:

NOTARY PUBLIC,	State of Texa	s My
Commission expires	S:	•

† If the applicant is an individual, the application shall be signed by the applicant or a duly appointed agent. An agent shall provide written evidence of his or her authority to represent the applicant. If the applicant is an individual doing business under an assumed name, the applicant shall attach to the application an assumed name certificate filed with the county clerk of the county in which the principal place of business is located or with the Texas Secretary of State.

A joint application shall be signed by each applicant or each applicant's duly authorized agent with written evidence of such agency submitted with the application. If a well or proposed well is owned by both husband and wife, each person shall sign the application. Joint applicants shall select one among them to act for and represent the others in pursuing the application with the District with written evidence of such representation to be submitted with the application.

If the application is by a partnership, the application shall be signed by one of the general partners. If the applicant is a partnership doing business under an assumed name, the applicant shall attach to the application an assumed name certificate filed with the county clerk of the county in which the principal place of business is located or with the Texas Secretary of State. The name of the partnership must be followed by the words "a partnership."

If the applicant is an estate or guardianship, the application shall be signed by the duly appointed guardian or representative of the estate and a current copy of the letters testamentary issued by the court shall be attached.

If the applicant is a corporation, public district, county, municipality or other corporate entity, the application shall be signed by a duly authorized official. Written evidence in the form of bylaws, charters, or resolutions specifying the authority of the official to take such action shall be submitted along with the application. A corporation may file a corporate affidavit as evidence of a corporate official's authority to sign.

If the applicant is acting as trustee for another, the applicant shall sign as trustee and in the application shall disclose the nature of the trust agreement and give the name and current address of each trust beneficiary. The application must designate the trustee's name followed by the word "trustee," and the name of the trust for which the trustee is acting.