Senate Engrossed House Bill

State of Arizona House of Representatives Forty-eighth Legislature First Regular Session 2007

## **HOUSE BILL 2484**

## AN ACT

AMENDING SECTION 45-596, ARIZONA REVISED STATUTES, AS AMENDED BY LAWS 2006, CHAPTER 56, SECTIONS 1 AND 2; AMENDING SECTION 45-606, ARIZONA REVISED STATUTES; RELATING TO WELLS; PROVIDING FOR CONDITIONAL ENACTMENT.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 45-596, Arizona Revised Statutes, as amended by 3 Laws 2006, chapter 56, section 1, is amended to read:

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45-596. Notice of intention to drill: fee

5 A. In an area not subject to active management, a person may not drill 6 or cause to be drilled any well or deepen an existing well without first 7 filing notice of intention to drill pursuant to subsection C of this section 8 or obtaining a permit pursuant to section 45-834.01. Only one notice of 9 intention to drill is required for all wells that are drilled by or for the 10 same person to obtain geophysical, mineralogical or geotechnical data within 11 a single section of land.

12 In an active management area, a person may not drill or cause to be Β. 13 drilled an exempt well, a replacement well in approximately the same location 14 or any other well for which a permit is not required under this article, 15 article 7 of this chapter or section 45-834.01 or deepen an existing well 16 without first filing a notice of intention to drill pursuant to subsection C 17 of this section. Only one notice of intention to drill is required for all 18 wells that are drilled by or for the same person to obtain geophysical, 19 mineralogical or geotechnical data within a single section of land.

20 A notice of intention to drill shall be filed with the director on C. 21 a form which is prescribed and furnished by the director and which shall 22 include:

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1. The name and mailing address of the person filing the notice.

24 The legal description of the land upon which the well is proposed 2. 25 to be drilled and the name and mailing address of the owner of the land.

The legal description of the location of the well on the land. 3.

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The depth, diameter and type of casing of the proposed well.

4. Such legal description of the land upon which the groundwater is 5.

28 29 proposed to be used as may be required by the director to administer this 30 chapter.

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When construction is to begin. 6.

7. The proposed uses to which the groundwater will be applied.

33 8. The name and well driller's license number of the well driller who 34 is to construct the well.

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9. The design pumping capacity of the well.

If for a replacement well, the maximum capacity of the original 36 10. 37 well and the distance of the replacement well from the original well.

11. 38 Proof that the director determines to be satisfactory that the 39 person proposing to construct the well holds a valid license issued by the 40 registrar of contractors pursuant to title 32, chapter 10 and that the 41 license is of the type necessary to construct the well described in the 42 notice of intention to drill. If the proposed well driller does not hold a 43 valid license, the director may accept proof that the proposed well driller 44 is exempt from licensing as prescribed by section 32-1121.

1 12. If any water from the proposed well will be used for domestic 2 purposes as defined in section 45-454, evidence of compliance with the 3 requirements of subsection F of this section.

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13. If for a second exempt well at the same location for the same use pursuant to section 45-454, subsection I, proof that the requirements of that subsection are met.

7 14. If for a well to obtain geophysical, mineralogical or geotechnical 8 data within a single section of land, the information prescribed by this 9 subsection for each well that will be included in that section of land before 10 each well is drilled.

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15. Such other information as the director may require.

12 Upon receiving a notice of intention to drill and the fee required D. 13 by subsection  $\mathbf{I}$  L of this section, the director shall endorse on the notice The director shall then determine whether all 14 the date of its receipt. 15 information that is required has been submitted and whether the requirements 16 of subsection C, paragraphs 11 and 12 AND SUBSECTION I of this section have 17 been met. If so, within fifteen days of receipt of the notice, OR SUCH 18 LONGER TIME AS PROVIDED IN SUBSECTION J OF THIS SECTION, the director shall 19 record the notice, mail a drilling card that authorizes the drilling of the 20 well to the well driller identified in the notice and mail written notice of 21 the issuance of the drilling card to the person filing the notice of 22 intention to drill at the address stated in the notice. Upon receipt of the 23 drilling card, the well driller may proceed to drill or deepen the well as 24 described in the notice of intention to drill. If the director determines 25 that the required information has not been submitted or that the requirements 26 of subsection C, paragraphs 11 and 12 OR SUBSECTION I of this section have 27 not been met, the director shall mail a statement of the determination to the 28 person giving the notice to the address stated in the notice, and the person 29 giving the notice may not proceed to drill or deepen the well.

30 E. The well shall be completed within one year after the date of the 31 notice unless the director approves a longer period of time pursuant to this 32 subsection. If the well is not completed within one year or within the time 33 approved by the director pursuant to this subsection, the person shall file a 34 new notice before proceeding with further construction. At the time the 35 drilling card for the well is issued, the director may provide for and 36 approve a completion period that is greater than one year but not to exceed 37 five years from the date of the notice if both of the following apply:

The proposed well is a nonexempt well within an active management
 area and qualifies as a replacement well in approximately the same location
 as prescribed in rules adopted by the director pursuant to section 45-597.

41 2. The applicant has submitted evidence that demonstrates one of the 42 following:

(a) This state or a political subdivision of this state has acquired
or has begun a condemnation action to acquire the land on which the original
well is located.

1 (b) The original well has been rendered inoperable due to flooding, 2 subsidence or other extraordinary physical circumstances that are beyond the 3 control of the well owner.

F. If any water from a proposed well will be used for domestic purposes as defined in section 45-454 on a parcel of land of five or fewer acres, the applicant shall submit a well site plan of the property with the notice of intention to drill. The site plan shall:

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1. Include the county assessor's parcel identification number.

9 2. Show the proposed well location and the location of any septic tank 10 or sewer system that is either located on the property or within one hundred 11 feet of the proposed well site.

3. Show written approval by the county health authority that controls the installation of septic tanks or sewer systems in the county, or by the local health authority in areas where the authority to control installation of septic tanks or sewer systems has been delegated to a local authority. In areas where there is no local or county authority that controls the installation of septic tanks or sewer systems, the applicant shall apply for approval directly to the department of water resources.

19 G. Before approving a well site plan submitted pursuant to subsection 20 F of this section, the county or local health authority or the department of 21 water resources, as applicable, pursuant to subsection F of this section, 22 shall review the well site plan and determine whether the proposed well 23 location complies with applicable local laws, ordinances and regulations and 24 any laws or rules adopted under this title and title 49 regarding the 25 placement of wells and the proximity of wells to septic tanks or sewer 26 systems. If the health authority or the department of water resources, as 27 applicable, pursuant to subsection F of this section, finds that the proposed 28 well location complies with this title and title 49 and with local 29 requirements, it shall endorse the site plan and the proposed well placement 30 in a manner indicating approval. On endorsement, the director of water 31 resources shall approve the construction of the well, if all remaining 32 requirements have been met. If the health authority is unable to determine 33 whether the proposed well location complies with this title and title 49 and 34 local requirements, it shall indicate this on the site plan and the decision 35 to approve or reject the proposed construction rests with the director of 36 water resources. If parcel size, geology or location of improvements on the 37 property prevents the well from being drilled in accordance with this title 38 and title 49 or local requirements, the property owner may apply for a 39 variance. The property owner shall make the request for a variance to the 40 county or local authority if a county or local law, ordinance or regulation 41 prevents the proposed construction. If a law or rule adopted under this 42 title or title 49 prevents the proposed construction, the property owner 43 shall make the request for a variance directly to the department of water 44 resources. The request for a variance shall be in the form and shall contain 45 the information that the department of water resources, county or local

1 authority may require. The department of water resources, or the county or 2 local authority whose law, ordinance or regulation prevents the proposed 3 construction, may expressly require that a particular variance shall include 4 certification by a registered professional engineer or geologist that the 5 location of the well will not pose a health hazard to the applicant or 6 surrounding property or inhabitants. If all necessary variances are 7 obtained, the director of water resources shall approve the construction of 8 the well if all remaining requirements have been met.

9 H. If a well that was originally drilled as an exploration well, a 10 monitor well or a piezometer well or for any use other than domestic use is 11 later proposed to be converted to use for domestic purposes as defined in 12 section 45-454, the well owner shall file a notice of intention to drill and 13 shall comply with this section before the well is converted and any water 14 from that well is used for domestic purposes.

15 I. EXCEPT AS PRESCRIBED IN SUBSECTION K OF THIS SECTION, THE DIRECTOR SHALL NOT APPROVE THE DRILLING OF THE WELL IF THE DIRECTOR DETERMINES THAT 16 17 THE WELL WILL LIKELY CAUSE THE MIGRATION OF CONTAMINATED GROUNDWATER FROM A REMEDIAL ACTION SITE TO ANOTHER WELL, RESULTING IN UNREASONABLY INCREASING 18 19 DAMAGE TO THE OWNER OF THE WELL OR PERSONS USING WATER FROM THE WELL. IN 20 MAKING THIS DETERMINATION, THE DIRECTOR OF WATER RESOURCES SHALL FOLLOW THE APPLICABLE CRITERIA IN THE RULES ADOPTED BY THE DIRECTOR OF WATER RESOURCES 21 22 PURSUANT TO SECTION 45-598, SUBSECTION A AND SHALL CONSULT WITH THE DIRECTOR 23 OF ENVIRONMENTAL QUALITY. FOR THE PURPOSES OF THIS SUBSECTION:

1. "CONTAMINATED GROUNDWATER" MEANS GROUNDWATER THAT HAS BEEN
CONTAMINATED BY A RELEASE OF A HAZARDOUS SUBSTANCE, AS DEFINED IN SECTION
49-201, OR A POLLUTANT, AS DEFINED IN SECTION 49-201.

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2. "REMEDIAL ACTION SITE" MEANS ANY OF THE FOLLOWING:

(a) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE
COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT OF
1980, AS AMENDED (P.L. 96-510; 94 STAT. 2767; 42 UNITED STATES CODE SECTIONS
9601 THROUGH 9657), COMMONLY KNOWN AS "SUPERFUND".

32 (b) THE SITE OF A CORRECTIVE ACTION UNDERTAKEN PURSUANT TO TITLE 49, 33 CHAPTER 6.

34 (c) THE SITE OF A VOLUNTARY REMEDIATION ACTION UNDERTAKEN PURSUANT TO
 35 TITLE 49, CHAPTER 1, ARTICLE 5.

36 (d) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49,37 CHAPTER 2, ARTICLE 5.

38 (e) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE RESOURCE
39 CONSERVATION AND RECOVERY ACT OF 1976 (P.L. 94-580; 90 STAT. 2795; 42 UNITED
40 STATES CODE SECTIONS 6901 THROUGH 6992).

41 (f) THE SITE OF REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE DEPARTMENT
42 OF DEFENSE ENVIRONMENTAL RESTORATION PROGRAM (P.L. 99-499; 100 STAT. 1719; 10
43 UNITED STATES CODE SECTION 2701).

1 J. EXCEPT AS PRESCRIBED IN SUBSECTION K OF THIS SECTION. THE DIRECTOR 2 SHALL APPROVE OR DENY THE DRILLING OF A WELL WITHIN FORTY-FIVE DAYS AFTER 3 RECEIPT OF THE NOTICE OF INTENTION TO DRILL IF ONE OF THE FOLLOWING APPLIES: 1. THE PROPOSED WELL IS LOCATED WITHIN A REMEDIAL ACTION SITE. 4 5 2. THE PROPOSED WELL IS LOCATED WITHIN ONE MILE OF ANY OF THE 6 FOLLOWING REMEDIAL ACTION SITES: 7 (a) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 2, 8 ARTICLE 5. 9 (b) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT OF 1980, AS AMENDED 10 11 (P.L. 96-510; 94 STAT. 2767; 42 UNITED STATES CODE SECTIONS 9601 THROUGH 12 9657), COMMONLY KNOWN AS "SUPERFUND". 13 (c) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE DEPARTMENT OF DEFENSE 14 ENVIRONMENTAL RESTORATION PROGRAM (P.L. 99-499; 100 STAT. 1719; 10 UNITED 15 STATES CODE SECTION 2701). 16 3. THE PROPOSED WELL IS LOCATED WITHIN ONE-HALF MILE OF EITHER OF THE 17 FOLLOWING REMEDIAL ACTION SITES: 18 (a) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 1, 19 ARTICLE 5. 20 (b) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE RESOURCE CONSERVATION 21 AND RECOVERY ACT OF 1976 (P.L. 94-580; 90 STAT. 2795; 42 UNITED STATES CODE SECTIONS 6901 THROUGH 6992). 22 23 4. THE PROPOSED WELL IS LOCATED WITHIN FIVE HUNDRED FEET OF THE SITE 24 OF A CORRECTIVE ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 6. 25 K. SUBSECTIONS I AND J OF THIS SECTION DO NOT APPLY TO THE DEEPENING 26 OF A WELL OR TO THE DRILLING OF A REPLACEMENT WELL IN APPROXIMATELY THE SAME 27 LOCATION. 28  $\mathbf{I}_{\mathbf{r}}$  L. A notice of intention to drill filed under this section shall 29 be accompanied by a filing fee of one hundred fifty dollars, except that a 30 notice filed for a proposed well that will not be located within an active 31 management area or an irrigation nonexpansion area, that will be used solely 32 for domestic purposes as defined in section 45-454 and that will have a pump 33 with a maximum capacity of not more than thirty-five gallons per minute shall 34 be accompanied by a filing fee of <del>fifty dollars if filed before July 1, 2004,</del> 35 seventy-five dollars if filed from July 1, 2004 through June 30, 2005 and one hundred dollars if filed on or after July 1, 2005. The director shall 36 37 deposit, pursuant to sections 35-146 and 35-147, all fees collected pursuant 38 to this subsection in the well administration and enforcement fund 39 established by section 45-606. 40 Sec. 2. Section 45-596, Arizona Revised Statutes, as amended by Laws 41 2006, chapter 56, section 2, is amended to read: 42 45-596. Notice of intention to drill

43 A. In an area not subject to active management, a person may not drill 44 or cause to be drilled any well or deepen an existing well without first 1 filing notice of intention to drill pursuant to subsection C of this section 2 or obtaining a permit pursuant to section 45-834.01.

3 B. In an active management area, a person may not drill or cause to be 4 drilled an exempt well, a replacement well in approximately the same location 5 or any other well for which a permit is not required under this article, article 7 of this chapter or section 45-834.01 or deepen an existing well 6 7 without first filing a notice of intention to drill pursuant to subsection C 8 of this section.

9 C. A notice of intention to drill shall be filed with the director on 10 a form which is prescribed and furnished by the director and which shall 11 include:

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1. The name and mailing address of the person filing the notice.

13 2. The legal description of the land upon which the well is proposed 14 to be drilled and the name and mailing address of the owner of the land.

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3. The legal description of the location of the well on the land. The depth, diameter and type of casing of the proposed well. 4.

16 17 5. Such legal description of the land upon which the groundwater is 18 proposed to be used as may be required by the director to administer this 19 chapter.

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When construction is to begin. 6.

7. The proposed uses to which the groundwater will be applied.

22 8. The name and well driller's license number of the well driller who 23 is to construct the well.

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9. The design pumping capacity of the well.

25 10. If for a replacement well, the maximum capacity of the original 26 well and the distance of the replacement well from the original well.

27 11. If the proposed well would pump Colorado river water, proof that 28 the director determines to be satisfactory that the person who files the 29 notice has the legal right to use Colorado river water. This paragraph does 30 not apply to a proposed well that will have a pump with a maximum capacity of 31 not more than thirty-five gallons per minute and that will be used for the 32 supply, service and activities of households and private residences, 33 including the application of water to less than two acres of land to produce plants or parts of plants for sale or human consumption or for use as feed 34 35 for livestock, range livestock or poultry, as those terms are defined in 36 section 3-1201.

37 12. Proof that the director determines to be satisfactory that the 38 person proposing to construct the well holds a valid license issued by the 39 registrar of contractors pursuant to title 32, chapter 10, and that the 40 license is of the type necessary to construct the well described in the 41 notice of intention to drill. If the proposed well driller does not hold a 42 valid license, the director may accept proof that the proposed well driller 43 is exempt from licensing as prescribed by section 32-1121.

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13. If any water from the proposed well will be used for domestic 2 purposes as defined in section 45-454, evidence of compliance with the 3 requirements of subsection F of this section.

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Such other information as the director may require. 14.

5 D. Upon receiving a notice of intention to drill, the director shall endorse on the notice the date of its receipt. The director shall determine 6 7 whether all information that is required has been submitted and, if 8 applicable, whether the requirements of subsection C, paragraphs 11, 12 and 9 13 AND SUBSECTION I of this section have been met. If so, within fifteen days of receipt of the notice, OR SUCH LONGER TIME AS PROVIDED IN 10 11 SUBSECTION J OF THIS SECTION, the director shall record the notice, mail a 12 drilling card that authorizes the drilling of the well to the well driller 13 identified in the notice and mail written notice of the issuance of the 14 drilling card to the person filing the notice of intention to drill at the 15 address stated in the notice. Upon receipt of the drilling card, the well 16 driller may proceed to drill or deepen the well as described in the notice of 17 intention to drill. If the director determines that the required information 18 has not been submitted or, if applicable, that the requirements of subsection 19 C, paragraphs 11, 12 and 13 OR SUBSECTION I of this section have not been 20 met, the director shall mail a statement of the determination to the person 21 giving the notice to the address stated in the notice, and the person giving 22 the notice may not proceed to drill or deepen the well.

23 E. The well shall be completed within one year after the date of the 24 notice unless the director approves a longer period of time pursuant to this 25 subsection. If the well is not completed within one year or within the time 26 approved by the director pursuant to this subsection, the person shall file a 27 new notice before proceeding with further construction. At the time the 28 drilling card for the well is issued, the director may provide for and 29 approve a completion period that is greater than one year but not to exceed 30 five years from the date of the notice if both of the following apply:

31 1. The proposed well is a nonexempt well within an active management 32 area and qualifies as a replacement well in approximately the same location 33 as prescribed in rules adopted by the director pursuant to section 45-597.

34 2. The applicant has submitted evidence that demonstrates one of the 35 following:

36 (a) This state or a political subdivision of this state has acquired 37 or has begun a condemnation action to acquire the land on which the original 38 well is located.

39 (b) The original well has been rendered inoperable due to flooding, 40 subsidence or other extraordinary physical circumstances that are beyond the 41 control of the well owner.

42 F. If any water from a proposed well will be used for domestic 43 purposes as defined in section 45-454 on a parcel of land of five or fewer 44 acres, the applicant shall submit a well site plan of the property with the 45 notice of intention to drill. The site plan shall:

- 1
- 1. Include the county assessor's parcel identification number.

Show the proposed well location and the location of any septic tank
 or sewer system that is either located on the property or within one hundred
 feet of the proposed well site.

5 3. Show written approval by the county health authority that controls 6 the installation of septic tanks or sewer systems in the county, or by the 7 local health authority in areas where the authority to control installation 8 of septic tanks or sewer systems has been delegated to a local authority. In 9 areas where there is no local or county authority that controls the 10 installation of septic tanks or sewer systems, the applicant shall apply for 11 approval directly to the department of water resources.

12 Before approving a well site plan submitted pursuant to subsection G. 13 F of this section, the county or local health authority or the department of 14 water resources, as applicable, pursuant to subsection F of this section, 15 shall review the well site plan and determine whether the proposed well 16 location complies with applicable local laws, ordinances and regulations and 17 any laws or rules adopted under this title and title 49 regarding the 18 placement of wells and the proximity of wells to septic tanks or sewer 19 systems. If the health authority or the department of water resources, as 20 applicable, pursuant to subsection F of this section, finds that the proposed 21 well location complies with this title, title 49 and with local requirements, 22 it shall endorse the site plan and the proposed well placement in a manner 23 indicating approval. On endorsement, the director of water resources shall 24 approve the construction of the well, if all remaining requirements have been 25 met. If the health authority is unable to determine whether the proposed 26 well location complies with this title, title 49 and local requirements, it 27 shall indicate this on the site plan and the decision to approve or reject 28 the proposed construction rests with the director of water resources. If 29 parcel size, geology or location of improvements on the property prevents the 30 well from being drilled in accordance with this title, title 49 or local 31 requirements, the property owner may apply for a variance. The property 32 owner shall make the request for a variance to the county or local authority 33 if a county or local law, ordinance or regulation prevents the proposed 34 construction. If a law or rule adopted under this title or title 49 prevents 35 the proposed construction, the property owner shall make the request for a 36 variance directly to the department of water resources. The request for a 37 variance shall be in the form and shall contain the information that the 38 department of water resources, county or local authority may require. The 39 department of water resources, or the county or local authority whose law, 40 ordinance or regulation prevents the proposed construction, may expressly 41 require that a particular variance shall include certification by a 42 registered professional engineer or geologist that the location of the well 43 will not pose a health hazard to the applicant or surrounding property or 44 inhabitants. If all necessary variances are obtained, the director of water

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1 resources shall approve the construction of the well if all remaining 2 requirements have been met.

H. If a well that was originally drilled as an exploration well, a monitor well or a piezometer well or for any use other than domestic use is later proposed to be converted to use for domestic purposes as defined in section 45-454, the well owner shall file a notice of intention to drill and shall comply with this section before the well is converted and any water from that well is used for domestic purposes.

9 I. EXCEPT AS PRESCRIBED IN SUBSECTION K OF THIS SECTION, THE DIRECTOR SHALL NOT APPROVE THE DRILLING OF THE WELL IF THE DIRECTOR DETERMINES THAT 10 11 THE WELL WILL LIKELY CAUSE THE MIGRATION OF CONTAMINATED GROUNDWATER FROM A REMEDIAL ACTION SITE TO ANOTHER WELL, RESULTING IN UNREASONABLY INCREASING 12 13 DAMAGE TO THE OWNER OF THE WELL OR PERSONS USING WATER FROM THE WELL. IN MAKING THIS DETERMINATION, THE DIRECTOR OF WATER RESOURCES SHALL FOLLOW THE 14 15 APPLICABLE CRITERIA IN THE RULES ADOPTED BY THE DIRECTOR OF WATER RESOURCES PURSUANT TO SECTION 45-598, SUBSECTION A AND SHALL CONSULT WITH THE DIRECTOR 16 17 OF ENVIRONMENTAL QUALITY. FOR THE PURPOSES OF THIS SUBSECTION:

18 1. "CONTAMINATED GROUNDWATER" MEANS GROUNDWATER THAT HAS BEEN
 19 CONTAMINATED BY A RELEASE OF A HAZARDOUS SUBSTANCE, AS DEFINED IN SECTION
 20 49-201, OR A POLLUTANT, AS DEFINED IN SECTION 49-201.

2. "REMEDIAL ACTION SITE" MEANS ANY OF THE FOLLOWING:

(a) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE
COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT OF
1980, AS AMENDED (P.L. 96-510; 94 STAT. 2767; 42 UNITED STATES CODE SECTIONS
9601 THROUGH 9657), COMMONLY KNOWN AS "SUPERFUND".

26 (b) THE SITE OF A CORRECTIVE ACTION UNDERTAKEN PURSUANT TO TITLE 49, 27 CHAPTER 6.

(c) THE SITE OF A VOLUNTARY REMEDIATION ACTION UNDERTAKEN PURSUANT TOTITLE 49, CHAPTER 1, ARTICLE 5.

30 (d) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49, 31 CHAPTER 2, ARTICLE 5.

32 (e) THE SITE OF A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE RESOURCE
 33 CONSERVATION AND RECOVERY ACT OF 1976 (P.L. 94-580; 90 STAT. 2795; 42 UNITED
 34 STATES CODE SECTIONS 6901 THROUGH 6992).

35 (f) THE SITE OF REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE DEPARTMENT
 36 OF DEFENSE ENVIRONMENTAL RESTORATION PROGRAM (P.L. 99-499; 100 STAT. 1719; 10
 37 UNITED STATES CODE SECTION 2701).

J. EXCEPT AS PRESCRIBED IN SUBSECTION K OF THIS SECTION, THE DIRECTOR
SHALL APPROVE OR DENY THE DRILLING OF A WELL WITHIN FORTY-FIVE DAYS AFTER
RECEIPT OF THE NOTICE OF INTENTION TO DRILL IF ONE OF THE FOLLOWING APPLIES:
THE PROPOSED WELL IS LOCATED WITHIN A REMEDIAL ACTION SITE.

42 2. THE PROPOSED WELL IS LOCATED WITHIN ONE MILE OF ANY OF THE 43 FOLLOWING REMEDIAL ACTION SITES:

44 (a) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 2, 45 ARTICLE 5.

1 (b) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE COMPREHENSIVE 2 ENVIRONMENTAL RESPONSE, COMPENSATION, AND LIABILITY ACT OF 1980, AS AMENDED 3 (P.L. 96-510; 94 STAT. 2767; 42 UNITED STATES CODE SECTIONS 9601 THROUGH 4 9657), COMMONLY KNOWN AS "SUPERFUND". 5 (c) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE DEPARTMENT OF DEFENSE ENVIRONMENTAL RESTORATION PROGRAM (P.L. 99-499; 100 STAT. 1719; 10 UNITED 6 7 STATES CODE SECTION 2701). 8 THE PROPOSED WELL IS LOCATED WITHIN ONE-HALF MILE OF EITHER OF THE 9 FOLLOWING REMEDIAL ACTION SITES: 10 (a) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 1, 11 ARTICLE 5. 12 (b) A REMEDIAL ACTION UNDERTAKEN PURSUANT TO THE RESOURCE CONSERVATION 13 AND RECOVERY ACT OF 1976 (P.L. 94-580: 90 STAT. 2795: 42 UNITED STATES CODE 14 SECTIONS 6901 THROUGH 6992). 15 4. THE PROPOSED WELL IS LOCATED WITHIN FIVE HUNDRED FEET OF THE SITE 16 OF A CORRECTIVE ACTION UNDERTAKEN PURSUANT TO TITLE 49, CHAPTER 6. 17 K. SUBSECTIONS I AND J OF THIS SECTION DO NOT APPLY TO THE DEEPENING 18 OF A WELL OR TO THE DRILLING OF A REPLACEMENT WELL IN APPROXIMATELY THE SAME 19 LOCATION. 20 Section 45-606, Arizona Revised Statutes, is amended to read: Sec. 3. 21 45-606. Well administration and enforcement fund; purpose 22 A. The well administration and enforcement fund is established 23 consisting of fees paid to the department pursuant to section 45-596, 24 subsection I- L and section 45-599, subsection J. The department shall 25 administer the fund. Monies in the fund are continuously appropriated and 26 shall be used by the director for the following purposes: 27 1. For the reasonable and necessary costs of the department to 28 implement this article. 29 2. For compliance monitoring, investigation and enforcement activities 30 of the department pertaining to the construction, replacement, deepening and 31 abandonment of wells and capping of open wells under this article. 32 B. The fund shall be a separate account on the books of the 33 Monies remaining in the fund at the end of the fiscal year department. 34 remain in the fund and are exempt from the provisions of section 35-190 35 relating to the lapsing of appropriations. On notice from the director, the 36 state treasurer shall invest and divest monies in the fund as provided by 37 section 35-313, and monies earned from investment shall be credited to the 38 fund. 39 Sec. 4. Conditional enactment 40 If section 45-596, Arizona Revised Statutes, as amended by Laws 2006, 41 chapter 56, section 2, is not repealed by another act of the forty-eighth 42 legislature, first regular session, section 45-596, Arizona Revised Statutes, 43 as amended by Laws 2006, chapter 56, section 1 and section 2 of this act, is 44 effective as prescribed in Laws 2002, chapter 133, section 15.