

# **NEW MEXICO STATE LAND OFFICE**Oil, Gas and Minerals Division / Water Resources Section

APPLICATION FOR **RENEWAL** OF SALT WATER DISPOSAL EASEMENT **SW**-

		ulations of the State Land Of	n for a Salt Water Disp fice, for a term of <b>five</b>		pplication:
	OR				
		Applicant, as Applicant's Re			
		that he or she is duly authorize the ement on behalf of the Application		city to submit this appl	ication for
Suit	water Bisposar East	onent on benun of the rippine	Juiit.		
		Signature	Date	<u></u>	
Email:					
D	_				
Mailing Address:	-tift.				
Phone:					
Email:					
Applicant is:	an individual re	sident of the State of			
	OR				
		nas a home office in the State			
	o business in the Stat tnership, corporation	te of New Mexico. Business	1s a(n)		<del></del>
(par	mership, corporation	, other).			
	N OF REQUEST!	ED RENEWAL EASEM			
			ha location of the		where the
Please pro	vide the following				
Please pro- easement renewal	is requested (you	may use more than one l	line but the land de		ntiguous)
Please pro easement renewal i Enter the legal desc	is requested (you cription of the pro	may use more than one loposed salt water disposa	line but the land de		ntiguous)
Please pro easement renewal i Enter the legal desc	is requested (you cription of the pro	may use more than one loposed salt water disposa	line but the land de		ntiguous)
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Please pro easement renewal is Enter the legal described breakdown) as sho	is requested (you cription of the prown on the attache	may use more than one loposed salt water disposa ed survey plat.	line but the land de al easement indicat	ing the 40-acre trac	ntiguous)
Please pro easement renewal i Enter the legal deso breakdown) as sho	is requested (you cription of the pro wn on the attache	may use more than one loposed salt water disposa	line but the land de		ntiguous)
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Please processement renewal is Enter the legal described breakdown) as sho County:  Quarter-Quarter  **Submit a copy of the	is requested (you cription of the proop own on the attached own	may use more than one loposed salt water disposa ed survey plat.  Township	line but the land de al easement indicate reasement reasement indicate reasement reaseme	ing the 40-acre trace tr	ntiguous) cts (qtr/qt

3. BOND INFORMATION  The following bond is required to cover payment for damages that	at might occur to the State Land
improvements of a surface lessee:	
☐ A surety bond in the amount of \$10,000.00. -OR-	Bond #
☐ Sufficient bonding requirements have been met. Surety Bond on file.	Bond #
-Plus-	
Additionally, the following bond is required to cover any and all places, annual and disposal rental payments, removal of all improvement reclamation, and fines in the SWD Easement	· •
☐ A surety bond in the amount of \$250,000.00 for Reclamation.  The bond is due within 45 days of the easement final signature	Bond #
4. CULTURAL RESOURCE PROTECTION	
Please indicate that you (Applicant or Authorized Representative) have read the <b>T&amp;E</b> at <b>Applicants</b> (attached) and that you understand and agree to abide by the terms and cond Yes No	
An Archaeological Survey is strongly recommended. If no survey is provided, an Archaeological Survey is strongly recommended. If no survey is provided, an Archaeological Inspection (ARMS Inspection) in accordance with NMAC 4.10.15.9 is required provided by the Applicant, the Land Office will provide the ARMS Inspection in the order.	If the ARMS Inspection is not
An Archaeological Survey is attached with a cover page labeled:  Confidential Exhibit  Yes	No
An ARMS Inspection is attached with a cover page labeled:  Confidential Exhibit  Yes	No
The Applicant would like the NMSLO to provide the ARMS Inspection:  Yes	No
5. GIS SHAPEFILES	
Shapefiles are required with all applications and shall include the access roads and facili If you do not have shapefiles for the requested easement, please contact the surveyor wh for your application. If the State Land Office has detailed location information about is no need to re-supply this information.	o developed the project location plat
Name of shapefile custodian:	
Name of shapefile custodian:Phone number:	
6. DISPOSAL CHARGE  In addition to the easement annual rent a <u>per-barrel disposal rent</u> will be charged disposed into the easement well, <u>regardless of whether the produced water was publication</u> disposal rent charge is based on whether operation of Salt Water Disposal wells defined herein as transportation, movement and, or disposal of produced water go Grantee's annual gross revenues. By checking the appropriate box and signing the Applicant's Representative represents and warrants that the following information.  □ Tier One Salt Water Disposal Well. Operation of Salt Water Disposal	produced on-lease or off-lease. This is Applicant's "Primary Business," generates 50% or greater of this application, Applicant or on is true and correct:
Primary Business.  -OR- □ Tier Two Salt Water Disposal Well. Operation of Salt Water Disposal Business.	

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# 7. PAYMENT INFORMATION

Please enclose a check for \$10,250.00, made payable to "Commissioner of Public Lands," to cover the \$250.00 non-refundable application fee and the Easement annual rent of \$10,000.00 for the first year.

8.	ACKNOWLEDGEMENTS
Please	Applicant or Representative understands and agrees that before a Salt Water Disposal Easement can be granted, the Applicant must provide adequate bond to reclaim all surface damages that could result from activities undertaken under this easement.  Applicant or Representative understands and agrees that if the Salt Water Disposal Easement is granted, Applicant must furnish Commissioner copies of records and such reports and plats of any operations including, but not limited to meter readings, well logs, drill cores, OCD filings, and other data relating to geological formations as the Commissioner may reasonably deem necessary for his administration of the trust lands.  Applicant or Representative understands that the State Land Office might require additional information based on this application, and agrees to provide such additional information as reasonably necessary to complete the application process.
	, (print name) do solemnly swear (or affirm) that the statements and answers to questions in this application are true and correct to the best of my knowledge and
harmle capacit	ication is being submitted by Applicant, please initial the following statement:  Applicant covenants and agrees to abide by all laws and regulations of the Land Office and to hold ess, indemnify, and defend the Commissioner, his agents and lessees, in their official and individual ties of and from any and all liability, claims, losses, or damages arising out of or alleged to arise out of or ally connected with operations under any grant made by the Commissioner.
of this laws ar and les arising	ication is being submitted by Representative on Applicant's behalf, please initial the following statement:  _ I solemnly swear (or affirm) that I have advised the Applicant of the acknowledgements and agreements Paragraph, and that Applicant covenants and agrees to the statements in this Paragraph, and to abide by all not regulations of the Land Office and to hold harmless, indemnify, and defend the Commissioner, his agents sees, in their official and individual capacities of and from any and all liability, claims, losses, or damages out of or alleged to arise out of or indirectly connected with operations under any grant made by the issioner.
Signed	l:

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ACKNOWLEDGMENT BY APPLICANT SHALL BE NOTARIZED ON THE FOLLOWING PAGE

	ACKNOWLEDGMENT BY APPLICANT
State of	
County of	) ss. )
This instrument was ack	knowledged before on (date)
by	(printed name).
(seal)	(Signature of notarial officer)
	My commission expires:
	<u>OR</u>
ACKNO	WLEDGMENT BY APPLICANT'S REPRESENTATIVE
	WLEDGMENT BY APPLICANT'S REPRESENTATIVE) ) ss.
ACKNO' State of County of	)
State of  County of  This instrument was ack	cnowledged before on (date) by  (printed name) as (title) of
State of  County of  This instrument was ack	) ) ss)
State of  County of  This instrument was ack	cnowledged before on (date) by  (printed name) as (title) of

Make your payment to:

New Mexico Commissioner of Public Lands 310 Old Santa Fe Trail P.O. Box 1148 Santa Fe, NM 87504-1148

\*When you provide a check as payment, you authorize the State of New Mexico to either use information from your check to make a one-time electronic fund transfer from your account or to process the payment as a check transaction.

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# Commissioner of Public Lands State of New Mexico

#### T & E AND CULTURAL RESOURCES NOTICE TO APPLICANTS

Prior to approval of any application, all applicants requesting permission to conduct any project or activity on state trust land must acknowledge receipt and acceptance of the following instruction and notification:

Lessees are expected to know and abide by the laws related both to threatened and endangered species, and to the protection of cultural properties.

# Threatened and Endangered Species

Plant and animal species may be listed with various state and federal agencies as threatened or endangered. Each agency designation carries specific prohibitions against "take" which may result in distinct regulatory impacts on land use within the range of each species. "Take" is defined and interpreted differently across jurisdictional boundaries. It is the lessee's obligation to know, understand and abide by the laws related to threatened and endangered species.

# Protection of Cultural Resources

The New Mexico Historic Preservation Division maintains records of all cultural resource surveys through its Archaeological Records Management Section (ARMS). An ARMS Inspection of Records in compliance with NMAC 4.10.15.9 will be included with all applications.

To minimize processing delays, applicants are strongly encouraged to supply an ARMS Inspection with their applications. If no ARMS Inspection is provided by the applicant, the Land Office will provide the ARMS Inspection in the order applications are received.

NMSA 1978, § 18-6-9(A) states "Any person who knowingly excavates, injures or destroys cultural property located on state land without a permit is guilty of criminal damage to property." Further, NMSA 1978, § 18-6-9(B) states "Any person who solicits, employs or counsels another person to excavate injure or destroy cultural property located on state land without a permit is guilty of criminal damage to property."

Applicants and lessees should always exercise <u>due caution</u> to ensure that cultural properties are not inadvertently excavated, injured or destroyed by any person. The State Land Office recommends that a survey be conducted to current standards, as defined by NMAC 4.10.15, prior to any activity in the proposed project area. If a survey is produced in conjunction

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