

WATER SUPPLY DEVIATION APPLICATION DISTRICT HEALTH DEPARTMENT NO. 2

Application is made to request a deviation from the minimum water well construction standards required as allowed in R325.1613, Part 127, Act 368 of 1978, as amended.

DEVIATION(S) REQUESTED: (check all that apply)

- Water service line not in compliance with these rules after repairs or extensive changes if located beneath a permanent structure or pavement. R 325.1611 (1)
- Locate the well closer than the minimum specific standard. R 325.1622 and R 325.1624 (1)(a)
- Well casing to extend less than 25 feet below the surface. (R 325.1632 (3))
- Decrease the length of casing to be grouted in rotary-bored or augered wells over 100 feet deep where the confining layer has not been penetrated. R 325.1634a(1)
- Permit flowing well discharge. R 325.1638(2) Include a completed flowing artesian well discharge deviation form. **** See boxed area on backside of form**
- Other: (specify) _____

Name of Property Owner: _____ **Telephone No:** () _____

Road Location of Site: _____

Mailing Address: _____

Well Driller: _____ **Telephone No:** () _____

Describe the deviation requested and provide a statement of facts to support the application for deviation:

Provide drawing on back side of this form.

Date: _____ **Signature of Property Owner** _____

(Deviation is invalid if not signed by property owner)

Health Department Use Only

APPROVED: **Subject to the following:** _____

DISAPPROVED: Reason: _____

DATE: _____ SIGNED: _____

Verification: Site Visit: YES / NO Date _____ Sanitarian Staff _____

Other Comments: _____

SITE PLAN

Revised 03-09-98 c:scharlow/forms/deviationrevised

Locate all wells, buildings, lot lines, roads, driveways waterways, and all sources of contamination that are pertinent to the deviation request.

Comments: _____

**** Informational note on deviations for flowing well discharge**

District Health Department No. 2 approves or disapproves a deviation to allow flowing wells to discharge in accordance with the standards as set forth in Rule 325.1613 2.H. and Rule 325.1638 (1) & (2), Part 127, Act 368 of the Public Acts of 1978, as amended. The well owner and the owner of the land on which the well is situated may be subject to actions for abatement and damages in favor of the person or persons injured by unreasonable or unnecessary discharge as provided for by law under Act 236, P.A. 1961 Chapter 29, Section 2941, MCL 600.2941. It is incumbent upon the land owners and the well drillers to understand that the health department in approving a deviation is not considering the destination of the discharge as this matter is not addressed in the rules. As such, the property owner and not the health department assumes responsibility for the destination of the discharge. Property owners are hereby advised to seek legal counsel prior to allowing a flowing well to be discharged in a manner that may effect another property owner.