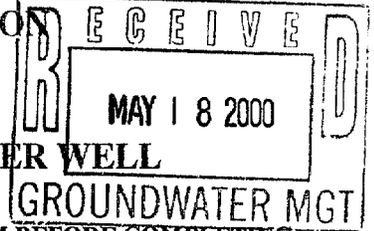


**ARIZONA DEPARTMENT OF WATER RESOURCES  
GROUNDWATER MANAGEMENT SUPPORT SECTION**

MAIL TO: P.O. BOX 458, PHOENIX, ARIZONA 85001-0458  
FOR INFORMATION: CALL MONICA ORTIZ AT (602) 417-2470



**NOTICE OF INTENTION TO DRILL MONITOR/PIEZOMETER WELL**

PLEASE READ GENERAL INSTRUCTIONS AND CONDITIONS ON REVERSE SIDE OF THIS FORM BEFORE COMPLETING.

**1. Well/land Location:**

14 ~~N~~ 13 ~~W~~ 24  
Township Range Section  
NW 1/4 SW 1/4 NE 1/4  
10 Acre 40 Acre 160 Acre

**2. Position location of the well on the land:**

Latitude 32 ° 12 ' 06 "  
Longitude 110 ° 58 ' 09 "

3. County: Pima

**4. Owner of the well:**

Michael Katcher  
Name  
347 Pauls Crescent  
Mailing Address  
Osler, Saskatchewan, Canada  
City State Zip  
S0K3A0  
Telephone No. 306-239-4647

**5. Lessee of the land of wellsite:**

Michael Katcher  
Name  
347 Pauls Crescent  
Mailing Address  
Osler, Saskatchewan, Canada  
City State Zip  
S0K3A0  
Telephone No. 306-239-4647

**6. Owner of the Land of Wellsite:**

Victoria Alpert  
Name  
P.O. Box 30746  
Mailing Address  
Tucson AZ 85751  
City State Zip

Telephone No. 520-721-1511

**7. Consulting firm:**

EFC, Inc.  
Name  
Michael Murray  
Contact Person  
Telephone No. 520-321-4625

**8. Purpose of well drilled pursuant to this notice:**

Monitor X  
Piezometer \_\_\_\_\_

**9. If for deepening or modifying, list well registration number:**

55- \_\_\_\_\_

**10. Will this proposed well be associated with a permit:** Yes \_\_\_\_\_ No X

If yes, Permit No. \_\_\_\_\_

**11. Construction will start:**

04 24 2000  
Month Day Year

**12. Period well will remain in use:**

2 years Months/Years

**13. For monitoring wells, is pump equipment to be installed?**

Yes \_\_\_\_\_ No X

(a) If yes, design pump capacity: \_\_\_\_\_

(b) What use will be made of the water: \_\_\_\_\_

**14. Drilling Firm:**

Geomechanics Southwest  
Name  
7700 S. Nogales Hwy  
Mailing Address  
Tucson AZ 85706  
City State Zip  
520-889-7787  
Telephone No.  
498  
DWR License Number  
079441 A-4  
ROC License Category

**FOR DEPARTMENT USE ONLY**

File No. DC(14-13)24ACB  
Filed 5-18-00 By MB  
Input 6-1-00 By \_\_\_\_\_

**DUPLICATE**

Mailed 6-8-00 By \_\_\_\_\_  
Registration 55- 581292  
AMA/INA Fuam  
W/S 09 S/B 16

15. Proposed method of abandonment of well after project is completed: Cement grout by tremie

\_\_\_\_\_, pursuant to R12-15-816.

16. Is this well to monitor existing contamination? X Potential contamination: \_\_\_\_\_ Please explain: Expanded

assessment of perched groundwater contamination from leaking UST.

17. If construction plans have been coordinated with Arizona Department of Environmental Quality, who is the agency contact? \_\_\_\_\_

Kevin Synder

18. If construction plans have been coordinated with Arizona Department of Water Resources, who is the agency contact? \_\_\_\_\_



**ARIZONA DEPARTMENT OF WATER RESOURCES  
GROUNDWATER MANAGEMENT SUPPORT SECTION  
500 North Third Street  
Phoenix, Arizona 85004**

**THIS AUTHORIZATION SHALL BE IN POSSESSION OF THE DRILLER DURING ALL DRILL OPERATIONS**

**WELL REGISTRATION NO: 55-581292**

**AUTHORIZED DRILLER: GEOMECHANICS SOUTHWEST, INC.**

**LICENSE NO: 498**

**NOTICE OF INTENTION TO DRILL A MONITOR WELL(S) HAS BEEN FILED WITH THE DEPARTMENT BY:**

**WELL OWNER: MICHAEL KATCHER 347 PAULS CRESCENT OSLER, SA S0K3A0**

**The well(s) is/are to be located in the:**

**NW ¼ of the SW ¼ of the NE ¼ Section 24 Township 14 SOUTH Range 13 EAST**

**No. of wells in this project: 1**

**THIS AUTHORIZATION EXPIRES AT MIDNIGHT ON THE 17TH DAY OF MAY, 2001**

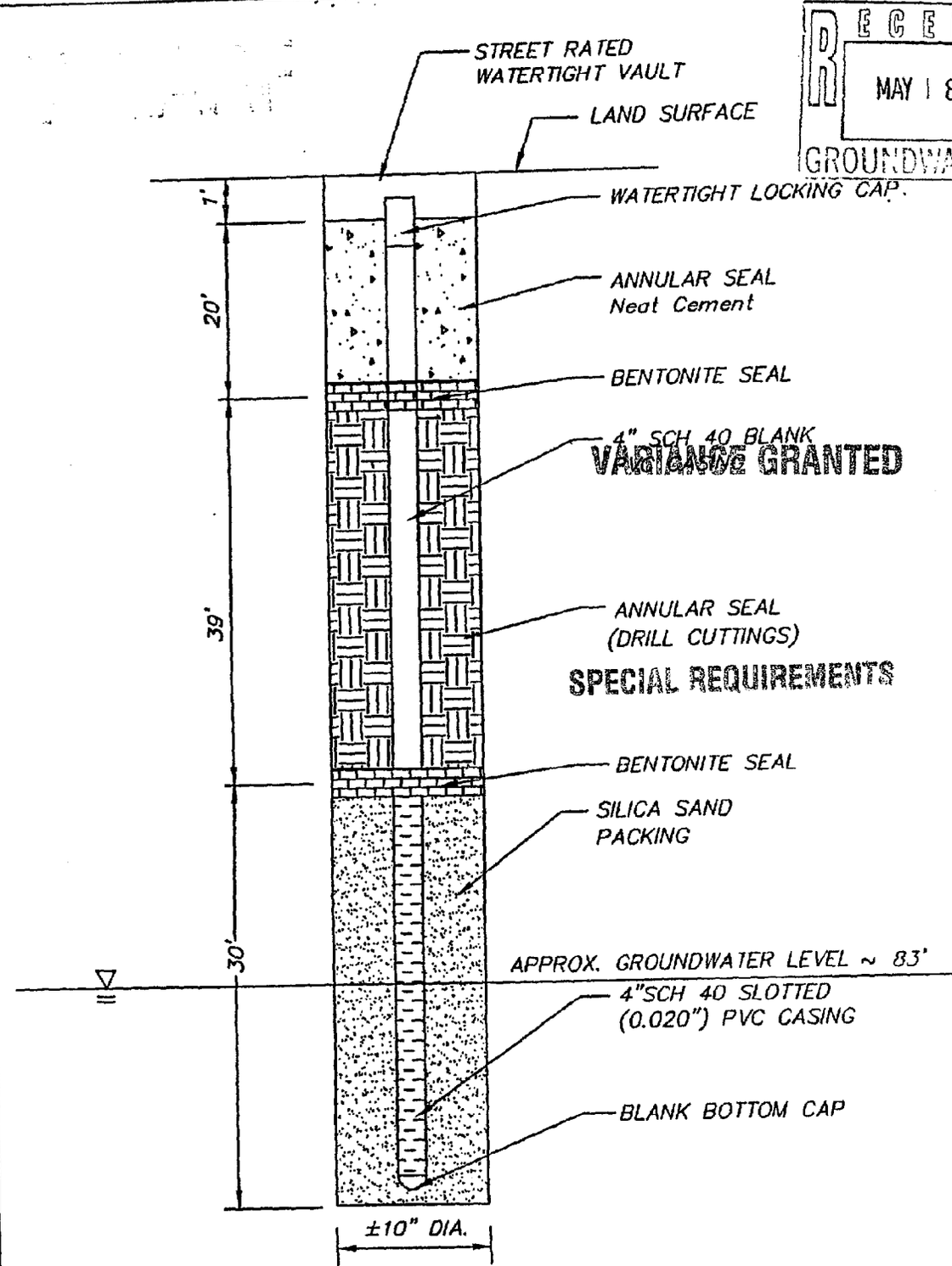
*MS*

**GROUNDWATER MANAGEMENT SUPPORT**

**THE DRILLER MUST FILE A LOG OF THE WELL  
WITHIN 30 DAYS OF COMPLETION OF DRILLING**



RECEIVED  
MAY 18 2000  
GROUNDWATER MGT



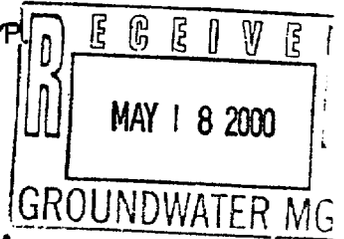
ENGINEERING AND ENVIRONMENTAL CONSULTANTS, INC.  
4625 E. FT. LOWELL RD. • TUCSON, ARIZONA • 85712

DESIGNED BY:	JTM
DRAWN BY:	WJC
CHECKED BY/DESIGN:	JJH
DATE:	05/00
SCALE:	N/A
NOTE:	NTS

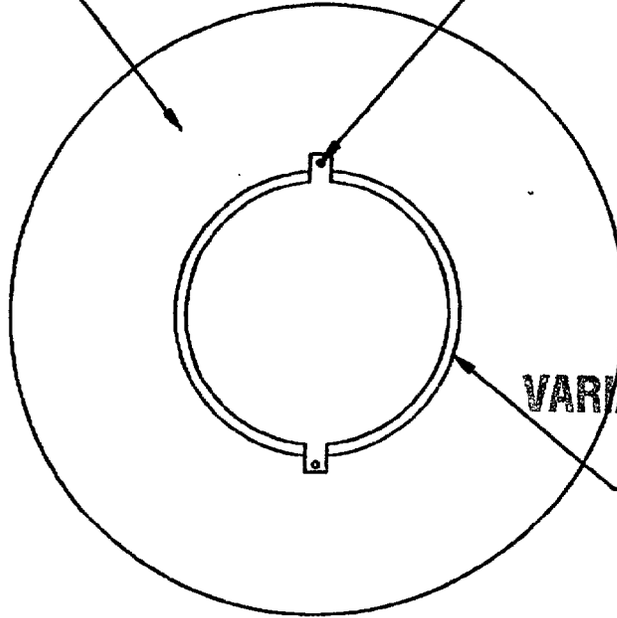
MONITORING WELL SCHEMATIC  
**KATCHER PROPERTY**  
1700 S. 6th AVE.  
TUCSON, ARIZONA

RAISED CONCRETE  
VAULT COLLAR

VAULT COVER  
LOCK-DOWN, TYP.



A



A



**VARIANCE GRANTED**

BITUMINOUS  
RING SEAL

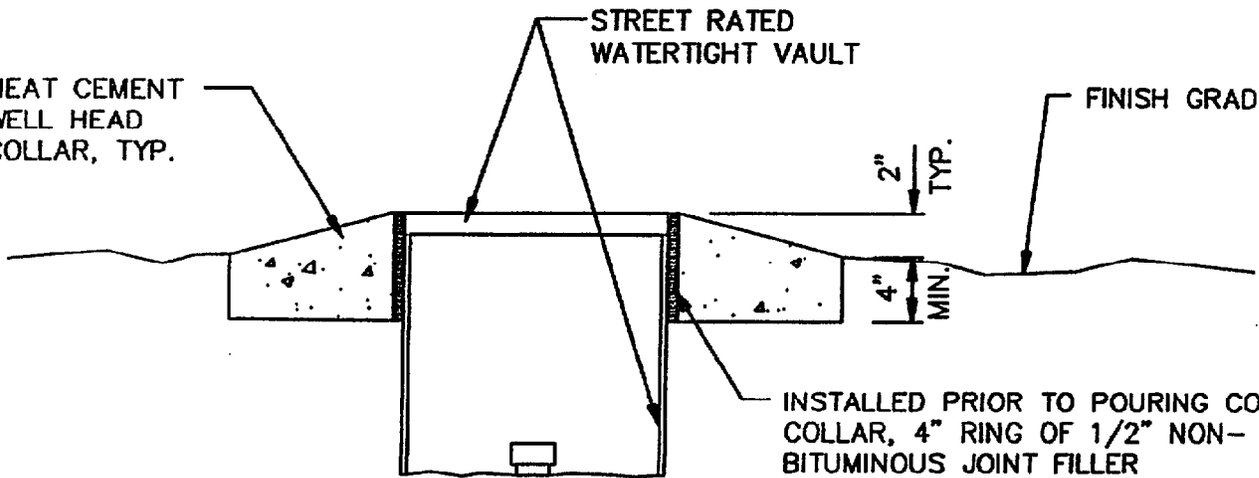
**SPECIAL REQUIREMENTS**

**PLAN VIEW**

NEAT CEMENT  
WELL HEAD  
COLLAR, TYP.

STREET RATED  
WATERTIGHT VAULT

FINISH GRADE



2"  
TYP.

4"  
MIN.

INSTALLED PRIOR TO POURING CONC.  
COLLAR, 4" RING OF 1/2" NON-  
BITUMINOUS JOINT FILLER  
CONTINUOUS AROUND VAULT

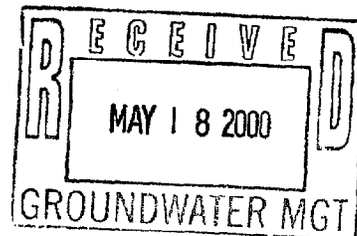
**SECTION A-A**  
NTS

**WELL VAULT DETAIL**

**ENVIRONMENTAL ENGINEERING CONSULTANTS, INC.**  
1825 E. FT. LOWELL RD. • SUITE 200 • TUCSON, ARIZONA • 85712

SCALE N.T.S.

PLT SCALE 1"=20'



### LICENSE AGREEMENT

THIS LICENSE AGREEMENT is made on May 22, 2000, by and between Deanna J. Myerson, an unmarried woman, and Victoria Ann Alpert (nee Myerson), as Trustee of the V.A. Myerson Trust, (hereinafter, collectively, "Licensor"), and Michael O. Katcher and Mary M. Katcher, as Co-Trustees of the Katcher Family Trust, dated January 1, 1989 (the "Katcher Trust"), and Michael O. Katcher and Mary Katcher, husband and wife ("Katcher") (hereinafter the Katcher Trust and Katcher are collectively referred to as "Licensee"). Licensor and Licensee shall sometimes hereinafter be referred to as the "Parties."

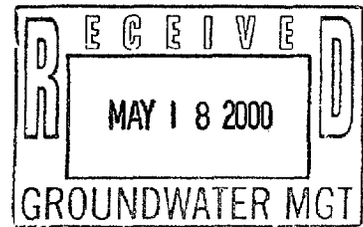
### RECITALS

A. Licensor is the owner of certain real property legally described as the West 40.2 feet and the East 125 feet of Lots 8 and 9 in Block 2 of Hughes Subdivision, Pima County, Arizona, according to the Map or Plat thereof of record in the Office of the County Recorder of Pima County, Arizona, in Book 3 of Maps and Plats at Page 92 thereof (the "Property");

B. The Katcher Trust is the owner of certain real property legally described as Lots 10 and 11 in Block 3 of Hughes Subdivision according to the plat of record in the office of the County Recorder of Pima County, Arizona, in Book 3 of Maps and Plats at Page 92 (the "Licensee Property");

C. Licensee desires to enter the Property to drill and construct up to and not to exceed six monitoring wells at the locations indicated as "Proposed Monitoring Well" on Exhibit "1" attached hereto and made a part hereof; convert the borings to ground water monitoring wells, the monitoring well detail of which is illustrated in Exhibit "2" attached hereto and made a part hereof; and conduct certain sampling and testing activities on a quarterly basis. No monitoring well shall be located more than three (3) feet from the location shown on Exhibit "1" without the prior written consent of Licensor. In the event that petroleum free product is discovered through sampling, Licensee may need to enter the Property to install underground piping to remove the petroleum free product from the groundwater. The underground piping, approximately located as indicated on Exhibit "1", will transmit the petroleum free product from the Property to Licensee Property. Notwithstanding the foregoing, Licensee will not install equipment above grade on the Property.

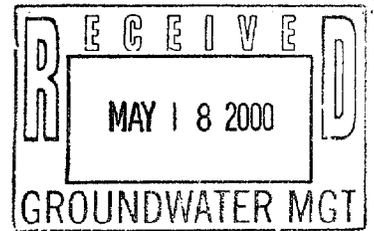
D. Licensor and Licensee desire to enter into this License Agreement for the foregoing purposes;



## AGREEMENT

NOW THEREFORE, for good and valuable consideration, the receipt and adequacy of which are acknowledged, the Parties agree as follows:

- Grant of License – Licensor hereby grants to Licensee, and its employees, representatives and contractors a non-exclusive license (hereinafter the “License”) to enter upon the Property from time to time to conduct the activities described in Recitals C above strictly in accordance with the terms thereof. In the event underground piping is required as provided for in Recital C, the same shall not be installed unless and until Licensee obtains Licensor’s prior written consent to the location and plans and specifications for such piping. Licensee may not conduct any other remediation activity, other than the removal and transmission of free product from the Property to Licensee’s property via underground piping, without the express written permission from Licensor. This License shall commence on March 22, 2000, and shall end on March 21, 2002, unless the Parties mutually agree in writing to extend the term of the License. Notwithstanding the foregoing, Licensor reserves the right to terminate the License: (i) for reasonable cause (not limited solely to breach by Licensee) upon not less than 60 days notice to Licensee, and (ii) in the event of the prospective or actual sale or lease of the Property, not less than 30 days notice to Licensee. Prior to the expiration or earlier termination of the License, Licensee shall, at its sole cost and expense, (a) cause any excavations to be returned to the original grade, (b) remove all equipment placed on the Property by Licensee, its employees, representatives and contractors, (c) fill and level all ditches, and depressions, if any, caused by the closure of the Licensee’s excavation operations on the Property and (d) remove all debris resulting therefrom.
- Compliance with Laws – Licensee shall conduct all operations which are subject of this License in compliance with all federal, state, and municipal statutes and ordinances, and with all regulations, orders, and directives of appropriate governmental agencies, as such statutes, ordinances, regulations, orders and directives now or may hereafter exist or provide.
- Permits – Licensee, at no cost or expense to Licensor, shall obtain any and all governmental permits and approvals which may be necessary for it to conduct any work or activities under this License Agreement. Licensor shall cooperate with Licensee, at no cost to Licensor, in Licensee’s activities to obtain all necessary government permits and permissions.

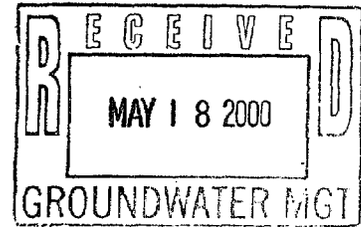


4. Liens and Claims – Licensee will not permit any mechanics', materialmen's, or similar liens or claims to stand against the Property for labor or material furnished in connection with any work performed by Licensee, its employees, representatives or contractors under this License Agreement. Upon notice of any such lien or claim delivered to Licensee by Licensor, Licensee shall, at its sole expense, within seven (7) days after such notice, record a discharge bond, releasing the lien or claim of record.

5. Underground Storage Tank (UST) Site Closure Letter – Licensee shall deliver to Licensor a UST site closure letter with respect to the Property when and if obtained from the Arizona Department of Environmental Quality ("ADEQ"). Within fifteen (15) days of the commencement date of this License Agreement, Licensee shall provide to Licensor a list of all ADEQ personnel with whom Licensee, its contractors or subcontractors are working on this Property.

6. Cooperation – Licensee agrees to coordinate its activities with Licensor to minimize any inconvenience or impairment of access or use of the Property by Licensor, prospective purchasers, lessees or business invitees to the Property. Upon Licensor's request, Licensee must move any well or associated equipment, including piping, that interferes with the building of any structure, the laying of any utility lines, or any other activity associated with the development, sale or lease of the Property. Licensee shall provide to Licensor, within fifteen (15) calendar days of generation, receipt, or mailing, a copy of all notices, reports, letters and other documents that are associated with the subject drilling, monitoring, sampling, or free-product removal and that are generated by licensee, received by Licensee from other governmental agencies, or mailed by Licensee to governmental agencies.

7. Licensee's Liability Insurance – Licensee shall cause Environmental Engineering Consultants (EEC), Licensee's contractor, to obtain and keep in force during the term of this License Agreement a policy of commercial general liability insurance written on an occurrence basis insuring EEC against any liability arising out of the use or occupancy of the Property pursuant to this License Agreement. Such insurance shall be primary and not contributing with any insurance maintained by Licensor, shall have a combined single limit of liability of \$1,000,000 and shall name Licensee and Licensor as an additional insured. The limits of said insurance shall not, however, limit the liability of Licensee hereunder. Said insurance shall include contractual liability coverage covering all indemnification obligations of Licensee hereunder. On or prior to the commencement date of this License Agreement, Licensee shall cause EEC to deliver to Licensor a certificate evidencing the existence and amount of such insurance, and showing Licensee and Licensor as an additional insureds thereunder. Such certificate shall state explicitly that such



insurance shall not be cancelable or subject to reduction of coverage or other material modification except upon at least sixty (60) days advance written notice by the insured to Licensor.

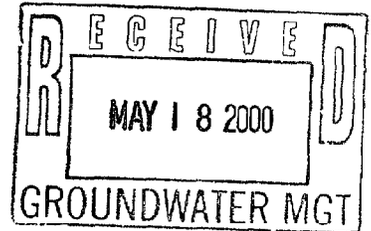
8. Indemnity – Licensee shall indemnify, defend and hold harmless Licensor from and against any and all claims, including, but not limited to, environmental damages, other damages and/or losses arising from the use of the Property by Licensee, its employees, representatives or contractors, or from any activity, work, or thing done, permitted, or suffered by Licensee, its employees, representatives or contractors in or about the Property, and shall further indemnify, defend and hold harmless Licensor from and against any and all claims arising from any breach or default in the performance of any obligation on Licensee's part to be performed under the terms of this License Agreement or arising from any negligence of Licensee, its employees, representatives or contractors, and from and against all costs, attorneys' fees, expenses and liabilities incurred in the defense of any such claim or any action or proceeding brought thereon. Licensee, as a material part of the consideration to Licensor, hereby assumes all risk of damage to property or injury to persons, in, upon or about the Property arising from any entry onto, or operations conducted on, the Property by Licensee, its employees, representatives or contractors and Licensee hereby waives all claims in respect thereof against Licensor.

9. Severability – In case any one or more of the provisions contained in this Agreement shall be invalid, illegal or unenforceable in any respect, the validity, legality, and enforceability of the remaining provisions contained herein shall not in any way be affected or impaired thereby.

10. Notices – Any notice provided for herein or otherwise required to be given hereunder shall be deemed received upon receipt after mailing by certified United States mail, return receipt requested, postage prepaid, or by facsimile machine, with transmission and receipt confirmed, or upon personal delivery or delivery by nationally recognized overnight delivery service, addressed as follows:

To Licensor: Ms. Victoria Alpert  
1348 N. Dorado Boulevard (85715)  
P.O. Box 30746  
Tucson, Arizona 85751  
Facsimile: (520) 721-1511

A handwritten signature in black ink, possibly "JMA", is written over a circular stamp. The stamp contains the number "106888" in a circular arrangement.



To Licensee: Mr. Michael Katcher  
c/o Engineering and Environmental Consultants, Inc.  
4625 E. Fort Lowell Road  
Suite 200  
Tucson, Arizona 85712  
Attn: Mike Murray  
Facsimile: (520) 321-0333

The person to whom and the place to which notices are mailed may be changed by either party by providing written notice of same to the other.

11. Real Covenant – The rights and obligations under this License Agreement shall run with the Property and the Licensee Property as real covenants and equitable servitudes and shall be binding upon all persons and entities having or acquiring any right, title or interest in the Property or the Licensee Property and shall inure to the benefit of each such person and their respective successors in interest. Notwithstanding anything herein to the contrary, the transfer of the Licensee Property shall not affect the obligations under this Agreement of the Licensee named herein.

12. Entire Agreement – This License Agreement represents the full, complete and entire agreement between the parties with respect to the subject matter hereof.

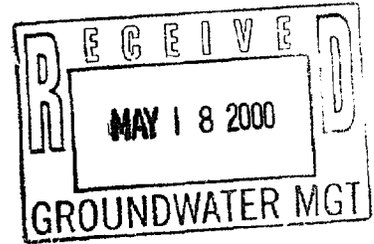
13. Governing Law – This Agreement shall be construed and interpreted and governed by and in accordance with the local law of the State of Arizona without reference to any choice of law, rules or policies which may refer the resolution of any dispute arising hereunder to the laws of any other jurisdiction.

14. Counterparts – This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and all of which, taken together, shall constitute one and the same Agreement.

15. Future Fees – Licensee shall reimburse Licensor for any and all claims, demands, damages, liabilities, fines, penalties, judgments, professional fees or costs (including attorneys' fees) incurred by the Licensor after the date hereof associated with the implementation, enforcement, modification or termination of this License Agreement.

16. License Fee – Licensee shall pay Licensor the sum of \$150.00 per month as consideration for the grant of the License. Such fee shall be paid on the first day of each month during the term of this License Agreement. If Licensor does not receive

A handwritten signature in black ink, followed by the date "5/18/00" written in a smaller, less legible script.



such sum by the tenth day of any month, Licensee shall pay such sum plus a ten percent (10%) late fee for that month.

17. Incorporation of Recitals -- The parties hereby affirm the truth and accuracy of the Recitals to this License Agreement and incorporate the same herein by this reference.

IN WITNESS WHEREOF, the Parties have executed this License Agreement by their duly authorized representative on the date first above written.

LICENSOR

LICENSEE

Victoria Ann Alpert  
Victoria Ann Alpert, Trustee  
Date: 4-27-00

Michael O Katcher  
Michael O. Katcher, Co-Trustee of the  
Katcher Family Trust  
Date: Mar 27, 2000

Deanna J. Myerson  
Deanna J. Myerson  
Date: 4/24/00

Mary M. Katcher  
Mary M. Katcher, Co-  
Trustee of the Katcher Family Trust  
Date: Mar. 27, 2000

Michael Katcher  
Michael O. Katcher  
Date: March 27, 2000

Mary M Katcher  
Mary Katcher  
Date: March 27, 2000

23239.01





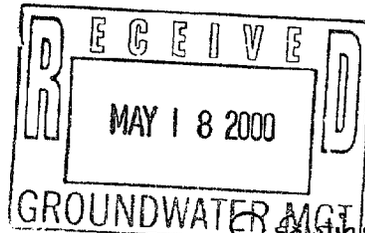




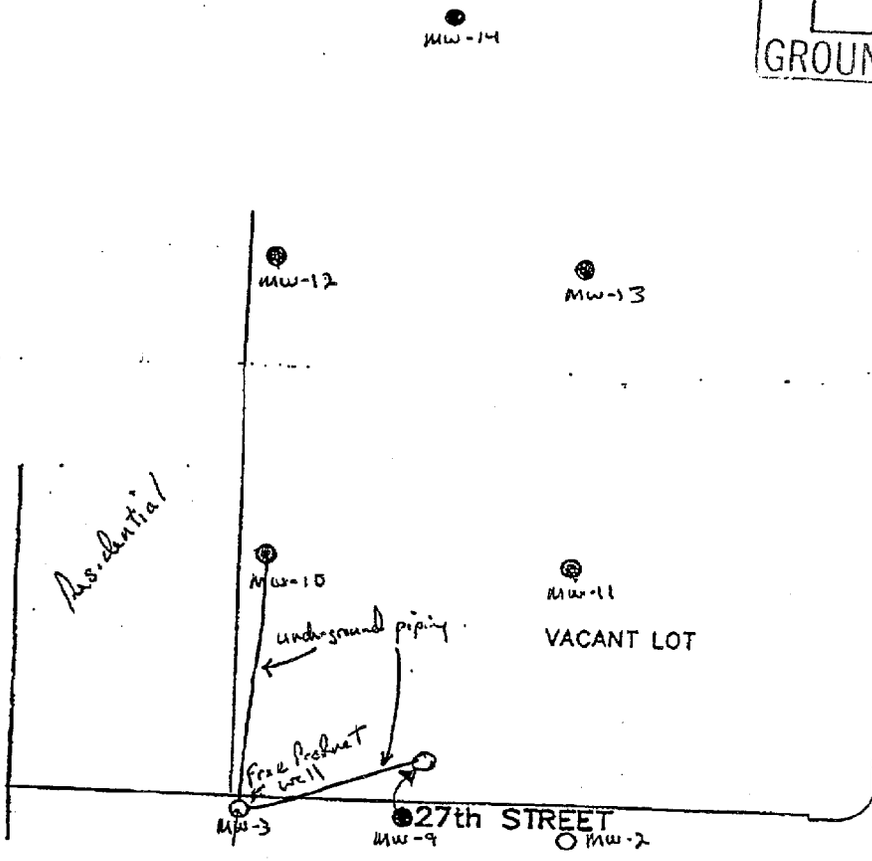




EXHIBIT 1



○ existing wells  
● proposed wells  
Wells MW-4, 5, 6  
not shown

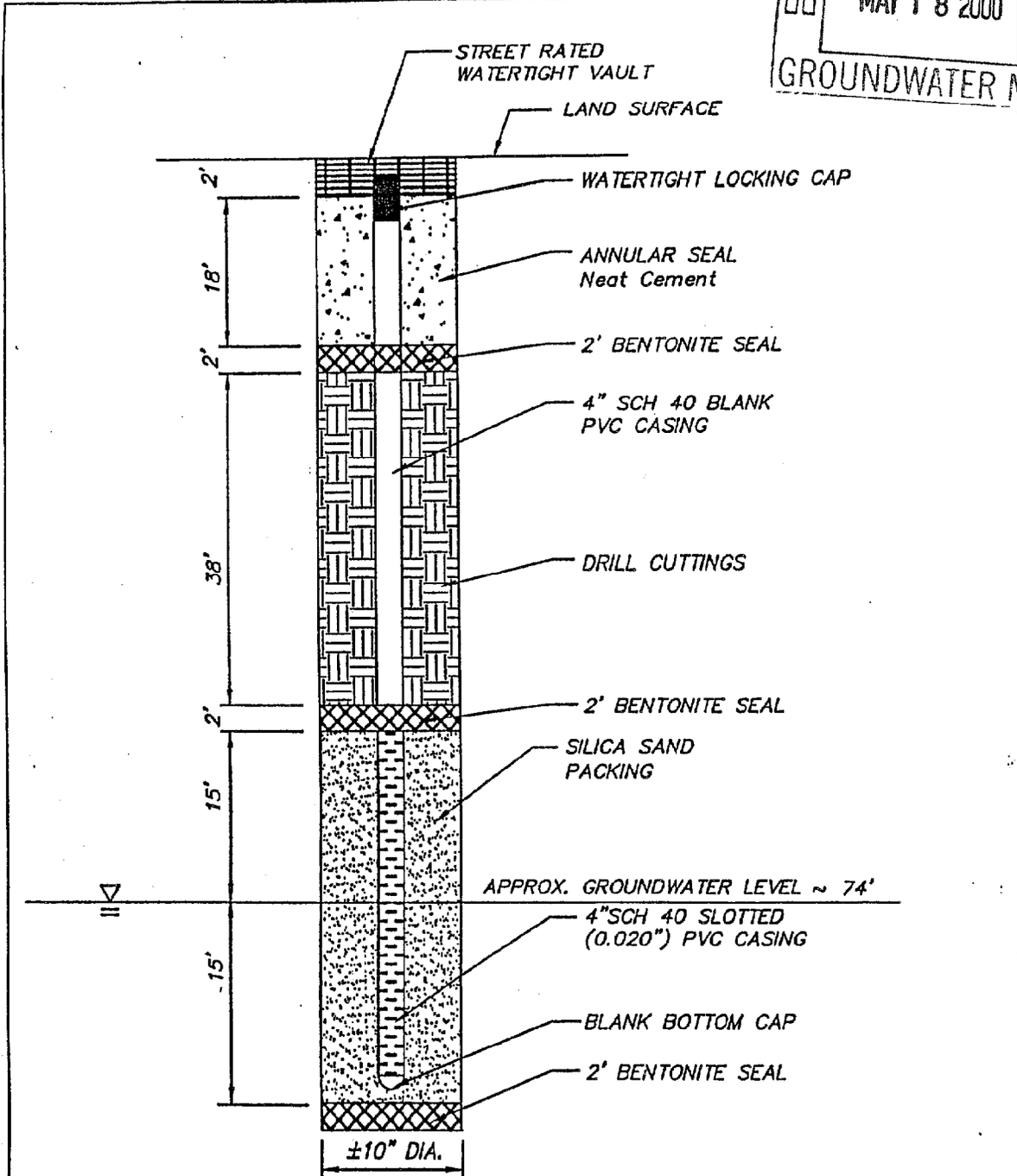


SCALE 1" = 30'  
Approximate

Handwritten initials or a signature in the bottom right corner of the page.

EXHIBIT 2

**RECEIVED**  
 MAY 18 2000  
 GROUNDWATER MGT



**ENVIRONMENTAL ENGINEERING CONSULTANTS, INC.**  
 4826 E. FT. LOWELL RD. • SUITE 200 • TUCSON, ARIZONA • 85712

DESIGNED BY	JTM
DRAWN BY	WJC
CHECKED BY (DESIGN)	JJH
DATE	6-97
SCALE HORIZ.	1" = 20'
VERT.	N/A

**MONITORING WELL SCHEMATIC**  
**KATCHER PROPERTY**  
 1700 S. 6th AVE.  
 TUCSON, ARIZONA

1785MWT.DWG

# Geomechanics Southwest, Inc.

"GeoEnvironmental Exploration and Well Construction"

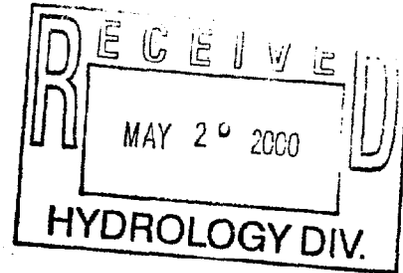
ADWR Lic. No. 498  
AROC Lic. No. 079441, Class. A-04

May 24, 2000

Arizona Department of Water Resources  
Hydrology Division  
500 North 3rd Street  
Phoenix, Arizona 85004

ATTN: Mr. Greg Wallace  
Chief Hydrologist

RE: Request for Variance, Monitor Wells  
Pima County, Arizona  
Registration Numbers 55-581291 through 55-581295



Mr. Wallace:

Geomechanics Southwest, Inc., hereby submits this request for a construction variance relating to a notice of intent to drill five monitor wells, identified by the above referenced registration numbers. The purpose of these wells will be to evaluate potential groundwater contamination.

We are requesting the following construction variance from the provisions of section R12-15-811., "Minimum well construction requirements":

Sub-section B.1 , Surface Seal

\* Thermoplastic (PVC) inner casing (riser) with a locking watertight cap will be used in lieu of steel surface casing. The riser will comply with ASTM Standard Guide D5092, Section 6.5.

Sub-section I. , Completion at the Surface

\* The wells will be completed below the land surface in a flush-to-ground, vandalproof, traffic-rated vault per ASTM Standard Guide D5092, Section 8.9.2.3.

Your prompt attention to this matter would be greatly appreciated. Please contact me personally if you have any questions or need additional information or assistance.

Respectfully submitted by,

GEOMECHANICS SOUTHWEST, INC.

A handwritten signature in black ink, appearing to read "Timm Porter".

Timm Porter  
Operations Manager / Tucson

TDP/tp  
Copies (1) addressee  
DWR0524M

ARIZONA DEPARTMENT OF WATER RESOURCES

Hydrology Division

500 North Third Street, Phoenix, Arizona 85004

Telephone 602-417-2448

Fax 602-417-2425

May 26, 2000



JANE DEE HULL  
Governor

RITA P. PEARSON  
Director

Geomechanics Southwest, Inc.  
7400 S Nogales Hwy #4  
Tucson, AZ 85706

Attn: Timm Porter

**RE: Variance for Construction of Five Monitor Wells  
Registration Numbers 55-581291 through 55-581295**

Dear Mr. Porter:

The Arizona Department of Water Resources received your request dated May 26, 2000 for a construction variance for five monitor wells to be located in Pima County. The purpose of these wells will be to evaluate existing groundwater contamination.

The Arizona Department of Water Resources approves this request for the following variance:

- Thermoplastic casing with a watertight cap may be used in lieu of steel (R12-15-811.B.1).

The following *special requirements* are conditions for these variances (R12-15-821.):

- The casing shall comply with ASTM Standard Guide D5092, Section 6.5.
- The wells shall be constructed per the "Variance Granted" Notice of Intention to Drill.
- The well shall be abandoned (decommissioned) in accordance with A.A.C. R12-15-816.

If you have any questions, contact Bruce Hammett of my staff at 602-417-2400 ext. # 7301.

Sincerely,

A handwritten signature in black ink, appearing to read "Frank Corkhill".

Frank Corkhill  
Technical Support Section Supervisor

Michael Katcher

### VARIANCE CHECKLIST - HYDROLOGY

DATE RECEIVED 5/18/00  
DATE TO HYDRO 5/19/00  
DATE TO GMSS 5-30-00

POTENTIAL REG. Nº 55- 581291-95  
55- \_\_\_\_\_ THRU 55- \_\_\_\_\_

FRONT OF N.O.I COMPLETE/CORRECT: YES  NO

VARIANCE (?) LETTER RECEIVED YES  NO   
WELL DIAGRAM (?) RECEIVED YES  NO   
SITE PLAN (?) RECEIVED YES  NO

#### TYPE AND NUMBER OF WELLS:

<u>5</u>	MONITOR	_____	CATHODIC PROTECTION
_____	PIEZOMETER	_____	GROUNDING
_____	GEOTECHNICAL	_____	HEAT PUMP
_____	MINERAL EXPLORATION	_____	
_____	WATER PRODUCTION	_____	OTHER _____

DESCRIBE TYPE OF WELL

#### VARIANCE:

<input checked="" type="checkbox"/>	REQUIRED	<input checked="" type="checkbox"/>	GRANTED
_____	NOT REQUIRED	_____	NOT GRANTED
_____		_____	LETTER ISSUED

#### ATTENTION!!! NOTICE OF INTENT TEAM:

\_\_\_\_\_ HARD COPY OF LETTER TO FOLLOW  
\_\_\_\_\_ CALL FOR PICKUP

COMMENTS: clock stopped 5-24-00 bal  
Variance letter received 5-26-00  
okay - bal

MB

**ARIZONA DEPARTMENT OF WATER RESOURCES**

500 North 3rd Street, Phoenix, Arizona 85004

Telephone (602) 417-2470

Fax (602) 417-2422



**JANE DEE HULL**  
Governor

**RITA P. PEARSON**  
Director

June 02, 2000

MICHAEL KATCHER  
347 PAULS CRESCENT  
OSLER, SA S0K3A0

Registration No. 55-581292

File No. D(14-13) 24 ACB

Dear Well Owner:

Enclosed for your records is an annotated copy of the Notice of Intention to Drill a well. This is returned to you as evidence of compliance with A.R.S. §45-596. A drilling card has been mailed to your designated driller. Prior to drilling he must have it in his possession.

Since this well is being drilled as a Monitor well, or for Cathodic Protection, Grounding, Geotechnical or Piezometer purposes, our standard driller report form is also being furnished to the driller. He is required to complete it and return it to the Department within 30 days after the completion of the well. A Completion Report form is being furnished for monitor wells where pump installation is authorized. This must be completed within thirty days of installation as required by A.R.S. §45-600.

A Change of Well Information form is enclosed for your future use. If you deem it necessary to change the location of the proposed well, please notify the Department on the enclosed form. A properly amended Drilling Card will then be issued and must be in possession of the driller before drilling begins. During the drilling of a new well, if it is determined that it must be abandoned, then a Well Abandonment Completion Report must be submitted per R12-15-816.F.

Per A.R.S. §45-593, the person to whom a well is registered shall notify this Department of a change of ownership of the well and/or information pertaining to the physical characteristics of the well, in order to keep the well registration file current and accurate.

Sincerely,

A handwritten signature in cursive script that reads "Gloria Moss".

Gloria Moss  
Water Resource Technician  
Groundwater Management Support Section

Enclosures

