

**Florida Department of Health in Lake County (DOH-Lake)
Well Permit Application Provisos**

- In addition to DOH-Lake requirements in the SJRWMD Delegation Agreement and Ch 40C-3, FAC, flood plane elevation compliance shall be the well drillers and/or applicants responsibility to assure compliance with the applicable local building codes or ordinances.
- Delineated areas, city, subdivision, county building codes, other monitoring or irrigation well perquisites and deed restriction compliance shall be the well drillers and/or applicants responsibility for permitting or not permitting in addition to DOH-Lake delegated requirements.
- DOH-Lake will not refund Delegated SJRWMD Well Permit Application processing fees and once the application has been approved the permit is only valid for **one year**. If not completed in the prescribed timeframe as specified another application fee will be required.
- The permit does not imply that the water well will produce adequate flows or guarantee the quality of source of the water to be satisfactory.
- The well tagging shall be in place per 40C-3.461(3) and the well completion report must be filed before the certificate of occupancy can be released.
- Additional Ordinances or Deed Restrictions may require any water supply connection by the property owner to be made only to the available public water service. Pursuant to this “Provisos” it is the property owner or agent and well driller’s responsibility to verify, check and comply with the county, city and/or local water supplier on any additional well permitting restrictions, replacement or construction requirements, and/or mandatory water service connection to the public water system.

Print: Applicant or Agents Name

Print Well Driller’s Name and License #

Signature of Applicant, Agent or Well Driller / _____
Date