



WASTEWATER RECLAMATION

Pima County Regional Wastewater Reclamation Department
Construction Permit Section
201 N. Stone Avenue, 3rd Floor • Tucson, Arizona 85701

PUBLIC SEWER CONSTRUCTION PERMIT APPLICATION 13.2.030
NEW PUBLIC SEWER

Submittal Date: Project Number:

Applicant Name: Address: Phone #:

Project Name:

Owner / Developer Name:
(based on information on approved improvement plans)

Address: City: State: Zip Code:

Contact Name: Telephone #: Email:

Contractor Name:
(based on bid sheet for project, include ROC #)

Address: City: State: Zip Code:

Contact Name: Telephone #: Email:

Start date of construction (request): Number of construction days on bid:

THE FOLLOWING ITEMS MUST BE SUBMITTED WITH THIS APPLICATION.
AN INCOMPLETE APPLICATION WILL NOT BE ACCEPTED
THIS IS NOT PERMISSION TO START CONSTRUCTION

- Submit application - RWRD Construction Permit Section 201 N. Stone Avenue, 3rd floor., Tucson, Arizona 85701, 520-724-6369.
Submit itemized bid sheet signed by contractor and permit applicant - RWRD Construction Permit Section 201 N. Stone Avenue 1st Floor., Tucson, Arizona 85701.
Evidence of approval and recording of all required easements. To be included in construction drawings.
Submission of a Construction Authorization - PDEQ 33 N. Stone Avenue., Suite 700, Tucson, AZ 85701, 520-243-7400.
Four sets of approved 24" X 36" construction drawings to include signatures from RWRD Planning Liaison Unit, 201 N. Stone Avenue, 3rd floor, Tucson, Arizona 85701
Certificate of Insurance, valid license from the Arizona Registrar of Contractors

Reviewed By: Date:

The permit shall not commence for 72 hours after issue date or until Notice to Proceed has been issued by PCRWRD Field Engineering Department.



NOTICE:

Per HB2212, the following will take in effect on July 03, 2015

County License Application Forms

A.R.S. §11-1604 (Prohibited acts by county and employees; enforcement; notice) provides:

A. A county shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule, ordinance or delegation agreement. A general grant of authority does not constitute a basis for imposing a licensing requirement or condition unless the authority specifically authorizes the requirement or condition.

B. Unless specifically authorized, a county shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable.

C. This section does not prohibit county flexibility to issue licenses or adopt ordinances or codes.

D. A county shall not request or initiate discussions with a person about waiving that person's rights.

E. This section may be enforced in a private civil action and relief may be awarded against a county. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against a county for a violation of this section.

F. A county employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the county's adopted personnel policy.

G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.