



33 N. STONE AVE., SUITE 700, TUCSON, AZ 85701

APPLICATION FOR APPROVAL OF SANITARY FACILITIES FOR SUBDIVISIONS

GENERAL INFORMATION:

1. Name of subdivision: _____
Lot numbers* _____
City or location _____ County _____ T. _____ R. _____ S. _____
2. Owner or subdivider _____ Phone _____
Mailing Address _____ City/State _____ Zip code _____
3. Area of subdivision _____ acres Number of lots – Residential _____ Commercial _____
If more than one type of lot, plat shall clearly show zoning. Industrial _____ TOTAL _____

WATER SUPPLY:

4. Name of water supply _____
5. Have plans and specifications been approved by the Pima County Department of Environmental Quality?
 Yes (if yes please include PDEQ Project Number) **PO** _____ Date _____ No
6. Water distribution system will be constructed by: subdivider water company municipality

SEWAGE DISPOSAL:

7. We're existing sewage treatment facilities are to be used:
a. Name of existing system _____
b. Have proposed sewer extensions been approved by the Pima County Department of Environmental Quality?
 Yes (if yes please include PDEQ Project Number) **PO** _____ Date _____ No
8. Where separate system is proposed:
a. Distant to nearest public sewer _____ Sewer size _____
b. Description of proposed system _____
c. Method of proposed treatment _____
d. Method of proposed effluent disposal _____
e. Have plans and specifications been approved by the Arizona Department of Environmental Quality? Yes No
f. Has application for U.S. Environmental Protection Agency NPDES permit been submitted? Yes No Date _____
9. Sewage facilities will be constructed by: Subdivider Municipality Sanitary District



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10. Where individual systems are proposed:

- a. Distant to nearest public sewer _____ Sewer size _____
- b. Attach County Approval of Individual Sewage Disposal Systems (If not attached, give reason) _____

REFUSE AND GARBAGE DISPOSAL:

11. Will municipal or private collection service be provided to the subdivision? Yes No

If above answer is "Yes", give the name of the collection (Attach completed and signed Garbage Service Agreement and Garbage Disposal Agreement) _____

If not, complete the following:

- a. Will purchaser or tenant be informed of his responsibility for proper storage, hauling and disposal in accordance with the plan indicated on the approved application Yes No

b. Location of nearest approved sanitary landfill disposal area: _____

Distance from subdivision: _____

Identify the party (city, firm or individual) responsible for operating the site: (Attach completed and signed Garbage Disposal Agreement)

Where the distance to the nearest disposal area is 5 miles or greater, the subdivider must arrange for a new conveniently located disposal area:

- a. Submit detailed plans as to location and operation of the new disposal facility. If provided by the subdivider, or
- b. Identify the party (city, firm or individual) responsible for providing and operating new site, and attach the completed and signed Garbage Disposal Agreement.

I verify that all information given in this application is correct. I am informed that no construction of sanitary facilities shall commence unless and until a "Certificate of Approval to Construct" is issued by Pima County Department of Environmental Quality. I am informed further that no operation of sanitary facilities shall commence unless and until a "Certificate of Approval to Operate" is issued by either Arizona Department of Environmental Quality or Pima County Department of Environmental Quality.

TYPE OR PRINT NAME OF SUBDIVIDER OR AGENT

DATE

SIGNATURE OF SUBDIVIDER OR AGENT (If agent, written confirmation must be Submitted)

*Continue on a separate sheet of paper if space is not adequate.



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**Prohibited Acts by County and Employees
Arizona Revised Statutes § 11-1604**

- 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 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.**