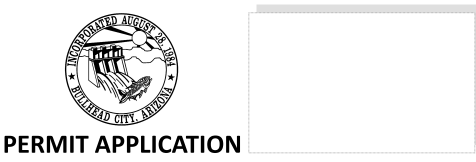
CITY OF BULLHEAD CITY

DEVELOPMENT SERVICES 2355 TRANE ROAD BULLHEAD CITY, AZ 86442

Office: 928-763-0124 Fax: 928-763-0131





	LOG NUMBER:						
		PERMIT NUMBER:					
PROJECT ADDRESS: _							
Project Description:		Project Valuation: \$					
LEGAL DESCRIPTON:							
A.P.N:assessor parcel	Subdivision:						
Tract: Blo	ck: Lot:	Parcel:, TN , RW					
APPLICANT:		Contact Person:					
Mailing Address:							
Phone Numbers		State: Zip Code: Fax :					
Email Address:							
PROPERTY OWNER:		OFFICE USE ONLY					
		i					
	Zip Code:						
Phone Numbers							
Cell : Fax :		— New Owner / Sale Date:					
Email Address:		New Owner / Sale Date:					
TENANT:		Contact Person:					
Mailing Address:							
City:		State: Zip Code:					
Phone Numbers		: Fax :					
Email Address							

OWNER BUILDER: (re	equires completion of the "Declar	aration of Intent" fo	rm)		
CONTRACTOR: Contact Person:					
Mailing Address:					
City:		State:	Zip Coo	de:	
Phone Numbers					
(Home/Office):	Cell :		Fax :		
Email Address:					
	ontractors License Number:				
Arizona Transact	tion Privilege Number:				
City of Bullhead	City Business License Number:				
A. In any written communication be authorized and able to provide infor 1. Demands payment of a tax, f. 2. Denies an application for a pg. 3. Requests corrections, revision the city or town. B. An employee who is authorized a days after the city or town receives to the city or town receives.	ermit or license that is issued by the city or towns or additional information or materials neede and able to provide information about any communated that communication.	own shall provide the name, te unication does any of the follow n. d for approval of any application nunication that is described in	wing: on for a permit, license or othe	r authorization that is	s issued by
Per ARS 9-834. Prohibited acts by municipalities and employees; enforcement; notice: A. A municipality 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 code. 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 municipality 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 may be enforced in a private civil action and relief may be against a municipality. The court may award reasonable attorney fees, dama fees associated with the license application to a party that prevails in an action municipality for a violation of this section. F. A municipality for a violation of this section. F. A municipality for a violation of this section does not prohibit municipal flexibility to issue licenses or adopt ordinance or degree may not intentionally or knowingly violate this section of this section does not abrogate the immunity provided by section 12-820.02. H. A municipality shall prominently print the provisions of subsections A, B, C, G of this section on all license applications to a party that prevails in an action municipality for a violation of this section. F. A municipality for a violation of this section does not abrogate the immunity provided by section 12-820.02. H. A municipality shall prominently print the provisions of subsections A, B, C, G of this section on all license applications. I. The licensing application to a party that prevalls in an action municipality and the provision of this section of this section on all license					
the time of application and permit iss paid the associated fees to the City. Ticensing Timelines: Overall timeline for application review substantive review of the application of a statute, ordinance code or policy Acknowledgement: I hereby acknowledge that the inform advise all interested parties under this ble for reviewing compliance with any the City of Bullhead City has no obliga any City of Bullhead City personnel act all inspections. The issuance of a peri	r, permits and their associated construction docupance, regardless of who is listed on this applicated. The City will not determine between competing in which is a competing of the City will not determine between competing in which is a competing of the City will not determine of the City will not determine of the City of the Ci	tion as the owner, tenant, appli nterests who has legal right to to g days for administrative review mplete details) An applicant management comply with all State, County and povisions above. I also acknowle y opinion no CCR exists or app to to me prior to approval of my tertain relevant information, income a shall not prevent the building	cant, technical registrant or con the permit and associated const of or application completeness. ay receive clarification of the Cit d City laws and ordinances regu dge I am aware of CC&R's in ger lies or has been or will be comp project. I also acknowledge by luding the current condition of t official from thereafter requiri	tractor and regardless ruction documents. Up to 45 working day by sinterpretation or a salating construction, an aleral; that the City is rulied with. I understar signing this application the property, and perfing the correction of e	of who s for application and that I will not responsi- and and agree and I authorize form any and
Owner/Agent Sign	ature Date signing as 'Agent' I am signing on behalf of the ov	App wner and I have the owner's per	Dlicant's Signatur mission and authority to do so.)	·e I	Date
	OFFIC	CE USE ONLY			
Census: Square Footages:					
Type of Construction:	_ Occupancy Classification: Occ	cupant Load: N	umber of Bedrooms:	Flood Zone:_	
Pre-Paid Amount:	Paid By:	Receipt # :		REVIEWED BY (STAFF INITIALS)	DATE (MM/DD/YY)
	Permit Fee:		SURMITTAL		
	Water Resource Fee:		P8.7		
	Lot Size:		, punc		
Minimum Setbacks: Front:	Side: Street Side:	Rear:	ENG.		
			APPROVAL		
			TYPED		