A new federal law, the Virginia Graeme Baker Pool and Spa Safety Act (VGB), mandates certain requirements for public pool circulation systems when it goes into effect on December 19, 2008. The requirements of the federal law have different compliance deadlines as compared to current regulations enforced by Maricopa County.

Maricopa County Environmental Services Department has no authority to enforce the new federal law. The County regulates public and semi-public pools based on the requirements of the Maricopa County Environmental Health Code and the Arizona Administrative Code. A public pool, as defined by the federal law, is the same as a public or semi-public pool, as defined by Maricopa County.

It is possible for owners to comply with the federal law requirements and remain in compliance with County regulations.

Owners with a Maricopa County operating permit must acquire a remodeling permit from the County before they make changes to their pool or spa. Examples of changes that require owners to submit a permit request include installation of a balanced dual main drain, installation of a safety vacuum release system (SVRS), and installation of new VGB compliant drain covers with associated field fabricated sump.

Plans must be submitted to the County by a licensed (A-9, A-19, KA-5 or KA-6) contractor or licensed architect or engineer and approved prior to construction. Remodel fees are $165 for SVRS installation or $250 for drain system changes. Plan review time is typically 30 days or less. For faster service, owners may request expedited service at twice the standard fee. Owners remodeling without approval will be required to submit plans with expedited fees, may be charged costs of investigation, and will be required to change a non-code compliant installation.


12-16-08