Environmental Services Department conducts Public Meeting regarding new chapter added to Stormwater Regulation

The Maricopa County Environmental Services Department Stormwater Quality Program is conducting a public meeting to review a new chapter added to the Stormwater Regulation.

This new addition to the Regulation is to be in compliance with A.R.S §11-1605 on Licensing Time Frames. *(See Draft Below or visit: [http://www.maricopa.gov/EnvSvc/QC/StormWater/Default.aspx](http://www.maricopa.gov/EnvSvc/QC/StormWater/Default.aspx)*

If you have any question on how A.R.S. §11-1605 will affect you and your business, please attend this stakeholder/public meeting.

**When:** Tuesday, June 12, 2012

**Where:** Maricopa County Environmental Services Department

Northern Regional Office – Training Facility

15023 N 75th St., Scottsdale, AZ 85260

*(75th St./Butcher in Scottsdale Airpark)*

**Time:** 9:00 AM – 10:00 AM

Thank you for your participation.

For any questions please contact our office at: 602-372-1569

###
MARICOPA COUNTY STORMWATER QUALITY MANAGEMENT AND DISCHARGE CONTROL REGULATION

TABLE OF CONTENTS

CHAPTER 1 – INTRODUCTION..................................................................................................................... 4
CHAPTER 2 – RULES OF CONSTRUCTION AND INTERPRETATION................................................................. 1
CHAPTER 3 – DEFINITIONS ........................................................................................................................ 4
CHAPTER 4 – APPLICABILITY ..................................................................................................................... 4
CHAPTER 5 – ILLICIT NON-STORMWATER DRAINAGE AND CONNECTIONS ............................................. 4
CHAPTER 6 – CONSTRUCTION SITE STORMWATER RUNOFF POLLUTION CONTROL ...................................... 4
CHAPTER 7 - INDUSTRIAL ACTIVITY DISCHARGES ................................................................................. 4
CHAPTER 8 – REQUIREMENT TO PREVENT, CONTROL, AND REDUCE STORMWATER POLLUTANTS BY THE USE OF BEST MANAGEMENT PRACTICES ................................................................. 5
CHAPTER 9 – NOTIFICATION OF SPILLS ..................................................................................................... 5
CHAPTER 10 – VIOLATIONS, ENFORCEMENT, PENALTIES AND AUTHORITY ..................................................... 5
CHAPTER 11 – POST-CONSTRUCTION STORMWATER MANAGEMENT ............................................................. 5
CHAPTER 12 – FEES ........................................................................................................................................ 5
CHAPTER 13 – LICENSING TIME FRAME ....................................................................................................... 5
CHAPTER 14 – EFFECTIVE DATE AND ADOPTION OF REGULATION .............................................................. 8

CHAPTER 1 – NO CHANGE
CHAPTER 2 – NO CHANGE
CHAPTER 3 – NO CHANGE
CHAPTER 4 – NO CHANGE
CHAPTER 5 – NO CHANGE
CHAPTER 6 – NO CHANGE
CHAPTER 7 - NO CHANGE
CHAPTER 8 – NO CHANGE

Page 1 of 7
CHAPTER 13 – LICENSING TIME FRAME

1301 - Definitions [Only Applicable To Sections 1301 through 1305]

1. **ADMINISTRATIVE COMPLETENESS OR ADMINISTRATIVELY COMPLETE**: means Department Receipt of all application components required by statute, rule or ordinance and necessary to enable the Department to issue a Department Notice of Administrative Completeness under A.R.S. § 11-1605 and thereby end the Administrative Completeness Review time-frame and start the Substantive Review time-frame.

2. **ADMINISTRATIVE COMPLETENESS REVIEW**: Means the process of clerical verification by the Department to determine whether the submitted application components meet the requirements of Administrative Completeness.

3. **APPLICANT**: Means a person who requests the Department to issue a License.

4. **DAY**: Means business day and excludes Saturdays, Sundays, and Maricopa County holidays.

5. **DEPARTMENT NOTIFICATION OR DEPARTMENT NOTICE**: Means written communication by the Department to an Applicant in person or at the mailing or Electronic Address identified on the application. The Department may notify the Applicant at the Applicant’s Electronic Address only if the Applicant provides that address as part of an application component. The notification is effective:
   A. If mailed, on the date of its postmark.
   B. If delivered in person by a Department employee or agent, on the date of delivery.
   C. If delivered electronically, on the date of delivery to the Electronic Address.

6. **DEPARTMENT RECEIPT**: of an application component or an Applicant response means one of the following Days, whichever is later:
   A. If the component or response is hand delivered to the Department by the Applicant, the Day of actual receipt by the Department.
   B. If the component or response is mailed, five days after the postmark identifying the mailing date.
C. If delivered electronically, on the date of delivery to the Electronic Address.

7. ELECTRONIC ADDRESS: Means either a telephone number for facsimile document communication (fax) or an electronic mail (e-mail) address. "Electronic Address" does not mean a telephone number for voice or TDD (telephone device for the deaf) communication.

8. LICENSE: Includes the whole or part of any County Permit, certificate, approval, Registration, Charter or similar for of permission required by law.

9. LICENSING: Includes the County process respecting the grant, denial, renewal, revocation, suspension, annulment, withdrawal or amendment of a License.

10. LICENSING TIME-FRAMES: Means an overall time-frame during which the County will either grant or deny each type of License it issues.

11. PRESumptive Administrative Completeness: Means the expiration of the Administrative Completeness Review time-frame.

12. PRESumptive Overall Time-Frame: Means the total of the days shown for the Administrative Completeness Review and Substantive Review time-frames on the Licensing tables for that Licensing category and may be different from the actual Overall time-frame because the Presumptive Overall Time-Frame does not include a lengthening of the time-frame due to a Time-Frame Extension agreement or a shortening of the time-frame due to early starting of the Substantive Review time-frame caused by the issuance of a Department notice of Administrative Completeness.


14. Request for Additional Information: Means a Department Notification or contact made after the Administrative Completeness Review time-frame and that identifies information required by statute, rule or ordinance and necessary before the Department may grant the License.

15. Substantive Review: Means the process of qualitative evaluation by the Department of application components to determine whether the components meet all requirements in statute, rule or ordinance and necessary to grant the permit. "Substantive Review" does not include clerical verification of the components nor does it include Department investigations resulting from reporting or notification requirements.

16. Time-Frame Extension: Means the entire period after the Overall time-frame would otherwise expire and during which an application is not subject to sanctions. The Substantive
Review and Overall time-frames continue in effect and do not expire during the Time-Frame extension.

1302 - Administrative Completeness Review Time-frame Operation; Administrative Completeness

1. The Administrative Completeness Review time-frame for an application begins on the day of Department Receipt of the first component submittal in support of the application:

2. The Administrative Completeness Review time-frame for an application ends on the earlier of the following Days:

   A. The Day the Department notifies the Applicant that the application is Administratively Complete under A.R.S. §11-1605.
   B. If the Department does not notify the Applicant that the application is Administratively Complete under A.R.S. §11-1605, the last Day shown for the Administrative Completeness Review time-frame for the relevant Licensing category on the Licensing tables in Section 1305.

3. The Department shall issue a Department notice of Administrative Completeness or deficiencies to an Applicant for License within the Administrative Completeness Review time-frame.

   A. The Department shall include a comprehensive list of the specific deficiencies in the written or electronic Department notice.
   B. Administrative Completeness time-frame, Administrative Completeness Review time frame and the Overall time-frame are suspended from the date the Department notice is issued until the date that the Department receives the missing information.
   C. The Department may issue an additional written or electronic Department notice of Administrative Completeness or deficiencies based on the Applicant’s submission of missing information.
   D. Failure to issue a written or electronic Department notice of Administrative Completeness or deficiencies within the Administrative Completeness Review time-frame will result in the application being deemed Administratively Complete.

4. If the Department determines that an Applicant has submitted all application components required by statute, rule or ordinance within the Administrative Completeness Review time-frame and necessary to allow the Department to grant the License, the Department shall notify the Applicant
that the application is Administratively Complete under A.R.S. §11-1605.

5. If Presumptive Administrative Completeness occurs:

A. Further notices of administrative deficiencies issued will not suspend the running of Days within the Substantive Review or Overall time-frames; and
B. The Department does not waive the requirement for the Applicant to submit all application components necessary to allow the Department to grant the License.

1303 - Substantive Review Time-frame Operation; Requests for Additional Information

1. The Substantive Review time-frame for an application begins on one of the following Days:
A. If the Department notifies the Applicant that the application is Administratively Complete before the expiration of the Administrative Completeness Review time-frame, one Day after notification.
B. If the Department does not notify the Applicant that the application is Administratively Complete before the expiration of the Administrative Completeness Review time-frame, one Day after expiration.

2. The Substantive Review time-frame for an application ends on the earlier of the following days:
A. The Day of Department Notification that it has made a Licensing decision.
B. The last Day shown for the Substantive Review time-frame for the Licensing category on the Licensing tables in Section 1305.

3. The Department may make one comprehensive written or electronic Request for Additional Information.

4. The Department and Applicant may mutually agree in writing or electronically to allow the Department to submit a supplemental Request for Additional Information.

5. If the Department issues a comprehensive written or electronic request or a supplemental request by mutual written or electronic agreement for additional information, the Substantive Review time-frame and the Overall time-frame is suspended from the date the request is issued until the date that the Department receives the additional information from the Applicant.

6. By mutual written or electronic agreement, the Department and Applicant for a License may extend the Substantive Review time-frame and the Overall time-frame. The extension of the
Substantive Review time-frame and the Overall time-frame may not exceed twenty-five percent of the Overall time-frame.

7. If a site inspection is a required application component, the Applicant shall make all necessary areas of a site available for inspection by the Department at a mutually agreed time and in a period of time necessary for the Department to complete the site inspection.

8. The Department shall issue a written or electronic Department notice granting or denying a License to an Applicant within the Substantive Review time frame.

In denying a License, the Department shall include the following:
A. Justification for the denial with references to the statute, ordinance, regulation, substantive policy statement or delegation agreement.
B. Procedure for the Applicant to appeal the denial, including the number of Days for filing the appeal and the name and telephone number of staff to answer questions about the appeal process.

1304 - Overall Time-frame Operation

1. The Overall time-frame for an application begins on the same Day as the Administrative Completeness Review time-frame.

2. The running of Days within the Overall time-frame suspends and resumes in concert with the Administrative Completeness and Substantive Review time-frames and Time-Frame Extensions.

3. The duration of the Overall time-frame equals the sum of all the following Days
   A. The lesser of:
      1) The number of Days shown for the Administrative Completeness Review time-frame on the Licensing tables; in Section 1305 or
      2) The actual number of Days for the Administrative Completeness Review time-frame if the Department notifies the Applicant that the application is Administratively Complete before the expiration of the Administrative Completeness Review time-frame; and,
   B. The lesser of:
      1) The number of Days shown for the Substantive Review time-frame on the Licensing tables in Section 1305.
      2) The actual number of Days for the Substantive Review time-frame if the Department notifies the Applicant of a Licensing decision under; or
3) The actual number of Days for the Substantive Review time-frame if the Applicant causes the time-frame to end; and

C. The number of Days added by one or more Licensing time-frame extension agreements.

D. An application and its components shall lapse and become void one year from the date that the Department provides notice to the Applicant of Administrative or Substantive deficiencies if the Applicant fails to respond to said notice.

1305 –Application Component

Subject to A.R.S. § 11-1605(B) Licensing Time-frame Requirements
ACRTF means Presumptive Administrative Completeness Review Time-frame
SRTF means Presumptive Substantive Review Time-frame
OTF means Presumptive Overall time frame

1. Licensing Category ACRTF SRTF OTF

A. Pre-Construction Plan Review 25 Days 50 Days 75 Days
B. Post-Construction Plan Review 25 Days 50 Days 75 Days

CHAPTER 13 14– EFFECTIVE DATE AND ADOPTION OF REGULATION.
NO CHANGE