CLOSURE/ABANDONMENT OF AN ON-SITE WASTEWATER TREATMENT FACILITY INSTRUCTIONS

INSTRUCTIONS

In accordance with Arizona Administrative Code R18-9-A309(D) and Maricopa County Environmental Health Code Chapter 2, Section 8, a person who permanently discontinues use of or wishes to close an on-site wastewater treatment facility (septic system) or cesspool, or is ordered by the Director to close and abandon a facility shall:

1. Remove all sewage from the facility and dispose of the sewage in a lawful manner
2. Disconnect and remove electrical and mechanical components
3. Cut and plug both ends of the abandoned sewer drain pipe between the building and the on-site wastewater treatment facility not more than five (5) feet outside the building foundation, if practical, or cut and plug as close to each end as possible
4. Remove or collapse the top of any tank or containment structure using one of the following methods:
   a. Punch a hole in the bottom of the tank or containment structure; fill the tank with material consisting of earth, sand, gravel, concrete or other approved fill material
   b. Remove entire tank and dispose of in a lawful manner; fill the cavity with material consisting of earth, sand, gravel, concrete or other approved fill material
5. Re-grade the surface to provide drainage away from the closed area
6. The Department must be notified within 30 days of closure. This requirement is met by submission of the Certification of Closure/Abandonment of an On-Site Wastewater Treatment Facility form

If an inspection is required at the site for the Closure/Abandonment, request an inspection by phone (602-506-1787), E-Mail (SepticQuestions@maricopa.gov), on-line (https://www.maricopa.gov/FormCenter/Environmental-Services-16/Onsite-Wastewater-Systems-Program-Inspec-90) or fax (602-506-6925). Have the permit number available when requesting the inspection. Instructions on how to proceed will be provided.

PERMIT APPLICATION PROCESS NOTICE

Steps required to obtain an Abandonment permit are as follows:

1. Prior to Submittal, if the existing permit number is unknown, complete a Septic Records Research Request.
2. Submit Abandonment application. Include all supporting documentation, including a recorded deed or recording number, site plan to scale, copies or numbers of associated permits and applicable fees. If an inspection is required or requested, an additional fee will be charged.
3. A contractor, licensed by the State of Arizona, completes the abandonment of the on-site system in accordance with applicable rules and regulations.
4. A Certification of Closure/Abandonment form, signed by the owner, is submitted by the contractor.
5. An Administrative Review of the Abandonment permit, in accordance with applicable rules and regulations, is conducted by MCESD.
6. Approval is given upon completion of the administrative review and a Certificate of Approval is provided upon request.
7. Inspection of the abandonment, if the certification by the contractor is not permitted, is to verify that the abandonment was completed in accordance with applicable rules and regulations. Additional fees are required for the inspection.

Per Maricopa County Health Code, this application will expire one (1) year from the date of application.

Department contact information regarding your application

Telephone: 602-506-6616, ask for the Onsite Program
E-mail: SepticQuestions@maricopa.gov
Website: Water, Sewage, Stormwater & Waste

You may request a clarification from the Department of its interpretation or application of a statute, ordinance, regulation, delegation agreement or authorized substantive policy statement as provided in A.R.S. §11-1609. Contact us by e-mail or telephone, or in person or mail at the address listed at the top of the page, marked attention Onsite Wastewater Program.
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**FEES***

### BASE ONSITE FEES

- Onsite System Site Inspection $325
- Onsite Additional Inspection $325
- Septic Tank Conventional Disposal, less than 3,000 gal/day* $550
- Onsite System Alteration Permit $205
- Onsite System Alteration Permit and Two Inspections $400
- Onsite System Reconnect/Remodel Review (Minor Plan Review) $205
- Onsite System Reconnect/Remodel Review and One Inspection $400
- Onsite System Abandonment/Closure $175
- Onsite System Design Requiring Interceptor $200 per interceptor
- Onsite Facility with Flow from 3,000 to less than 24,000 gal/day $1,800
- Composting Toilet, less than 3,000 gal/day $400

### DOMESTIC WELL APPROVAL

- Domestic Well Location Approval (ADWR Form) $175

### REVIEW AND COMPARISON OF REVISIONS TO APPROVED CONSTRUCTION OR DISCHARGE AUTHORIZATION

- Onsite System Plan Revision $205
- Planning and Development Plan Review $80

### REQUEST FOR CHANGE PERMITTED BY RULE

- Onsite System Request for Alternate Design, Installation or Operational Feature (A312.G) $75

### TRANSFER OF OWNERSHIP

- Onsite System Transfer of Ownership $50

### OPERATING PERMIT FOR OPERATION AND MAINTENANCE RECORD REVIEW AND SYSTEM INSPECTION

- Individual Onsite Treatment Plant Operating Permit (Alternative/Engineered Systems) $100 per year

### INVESTIGATION

- Investigation: Onsite $130 per hour

### EXPEDITED PLAN REVIEW

- Expedited Plan Review Fees (Requires prior Program Management Approval) Two Times the Fee for that Category

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* Gravity fed trenches, seepage pits, leach beds or chambers. Includes up to three (3) plan reviews and three (3) construction inspections.

** These alternative disposal elements are for all systems of less than 3,000 gal/day and include: pressure distribution, gravelless trenches, natural seal evapotranspiration beds, Wisconsin Mounds, engineered pad, intermittent sand filters, peat filters, Ruck® Systems, sewage vaults, aerobic systems with surface or subsurface disposal, cap systems, constructed wetlands, sand lined trenches, disinfection devices, sequencing batch reactors, and subsurface drip irrigation systems.

*** Excerpt from Maricopa County Environmental Health Code. For the entire fee schedule go to: Maricopa County Health Code Fee Table

FOR QUESTIONS REGARDING THESE FEES, CONTACT MCESD, WWMD 602-506-6666
A.R.S §11-1604. Prohibited acts by county and employees; enforcement; notice

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.

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 the 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.