

COCONINO COUNTY PUBLIC HEALTH SERVICES DISTRICT

ENVIRONMENTAL HEALTH

Office Use Only
Receipt #:
Amt Paid:
Date Rec'd:
Rec'd By:
Referred To:
Type:

Temporary Body Art Establishment License Application

Please complete the following information and return it to the Environmental Health office with the appropriate license fee at least 30 days prior to the event. The fee covers plan review and inspection(s). Temporary license will expire seven (7) days after date issued.

Applicant Information
Applicants(s) Name(s):
Mailing address(es):
City/State/Zip:
Phone Number(s): home work cell
What is the purpose for which the license is requrested?
() Product demonstration () Education () Trade show
Establishment Information (location where the demo, education, trade show will be held)
Physical address:
City/State/Zip:
Mailing address:
Establishment phone number: Fax:
Hours of Operation:
List any additional services provided at the establishment:
All of the above statements are true. I understand that any false information on this application and in the submittal may be cause for denial or revocation of my body art establishment license. Their issuance is based on strict compliance with Coconino County Body Art Sanitation Code governing the sanitition of body art establishments, and may be revoked or suspended for violations of the regulations. Permits are non-transferable License holders are responsible for ensuring that individuals working in the facility comply with all education, applicable health, safety, sanitation, and sterilization requirements.
Signature:
Printed Name:
Date:

In accordance with the Coconino County Environmental Services Code REG. 2-4-1 Regulatory Bill of Rights, the regulatory authority shall follow the requirements of Arizona Revised Statures (ARS) 11-1601 through 1609. ARS 11-1604 requires sections A through G on all license applications.

- 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 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 12-280.02.