



**City of Phoenix**  
PLANNING & DEVELOPMENT DEPARTMENT

**To:** Larry Tom  
Principal Planner

**Date:** April 19, 2012

**From:** Debra Stark, AICP *DWS*  
Planning and Development Director

**Subject:** REINSTATEMENT OF TIME STIPULATIONS

This memo is to address a June 1, 2011 memo on suspending time stipulations. With the court ruling and Arizona Department of Health Services decision to accept applications for Dispensary Registration Certificate Applications on May 14, 2012, we shall reinstate any and all stipulated time periods beginning May 14, 2012.

All Use Permits approved prior to June 1, 2011 shall continue their clocks from the date suspended and applications approved after June 1, 2011 shall begin the any stipulated time starting May 14, 2012.

Please let all applicants and staff members know. Thank you for your cooperation



## City of Phoenix

PLANNING AND DEVELOPMENT DEPARTMENT

**To:** Larry Tom  
Planner III

**Date:** June 1, 2011

**From:** Debra W Stark, AICP *DWS*  
Planning and Development Director

**Subject:** TIME STIPLATIONS AND PLANNING AND DEVELOPMENT DEADLINES FOR  
MEDICAL MARIJUANA USES

Due to the pending lawsuit that the state of Arizona is pursuing, I would recommend for existing approved use permits that we suspend the 180 day stipulated time period. We shall count the days up to June 1, 2011, and then resume counting again from the date the suit is resolved. For any new cases approved after June 1, 2011, the 180 days would begin after the suit is resolved.

For pending pre-registered sites, the same format shall apply regarding the 90 day requirement.

Should the courts favor the state of Arizona and decide that the electoral vote is null and void, then at that time we can regroup and decide what to do with our medical marijuana zoning regulations.

Please let all applicants and staff members know. Thank you for your cooperation