

TELECOMMUNICATIONS SERVICES AND INTERSTATE TELECOMMUNICATIONS SERVICES LICENSE APPLICATION

Please complete the information below and return to:

Street Transportation Department 200 W Washington St, 5th Floor Phoenix, AZ 85003 Attn: Ann Griffin, Utility Coordination Section

Date:		Type:
Name of Licensee:		(as to appear on License)
Type of Business Structure	(LLC, Corporation, etc.)	
Address:		
		E-mail Address:
Please indicate the contact p	person for right-of-way Fees (if applicable):	
Name	Phone Number:	E-mail address:
Address:		
Who may we contact regard	ling Privilege License Tax?	
Name	Telephone:	_E-mail Address:
Taxpayer Identification N	umber:	<u>-</u>
Who may we contact to ve	erify Tax ID#	
Name		Phone Number:
Please submit, along with t existing network located wi		or if this is a license renewal, a current map of your
Describe the number of m	iles or sites you plan to install within the ne	ext 12 months.
Describe the number of m	iles or sites you plan to install within the ne	ext five years.
(If amending an existing l	icense, fill out the questions below.)	
1. Please describe the char	nges that have led to your request for an am	endment to your Telecommunications Service License.

us is a request to transfer the license, how will this transfer affect the direct and ind	lirect ownership and control of the
e?	

Telecommunications Services and Interstate Telecommunications Services License Application Fee: \$8500 (New and Renewal)

Telecommunications Services and Interstate Telecommunications Services License Amendment Application Fee: **\$4,250**

(Please make check payable to CITY OF PHOENIX, STREET TRANSPORTATION DEPARTMENT)

Approval of the license(s) renewal may take up to 60 days to process. If you have any questions please feel free to contact Ann Griffin at 602.316.2923 or ann.griffin@phoenix.gov.

§9-834. Prohibited acts by municipalities and employees; enforcement; notice

- A. A municipality 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 code. 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 municipality 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 municipal flexibility to issue licenses or adopt ordinances or codes.
- D. A municipality 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 municipality. 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 municipality for a violation of this section.
- F. A municipal employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the municipality's adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.