

Arizona Department of Real Estate (ADRE) **Development Services Division**

www.azre.gov

100 N. 15th Avenue, Suite 201, Phoenix, AZ 85007

KATIE HOBBS GOVERNOR

SUSAN NICOLSON COMMISSIONER

SONORA, MEXICO APPLICATION **FOR ARIZONA SUBDIVISION PUBLIC REPORT**

For property located in Mexico, this application must be filed and an Arizona Public Report issued pursuant to A.R.S. §32-2181, et. seq., prior to the sale of subdivided lands as defined in A.R.S. §32-2101(56), unless an exemption has been issued pursuant to A.R.S. §32-2181.01.

Persons with disabilities may request reasonable accommodations such as interpreters, alternative formats or assistance with physical accessibility. Requests for accommodations must be made with 72 hours prior notice. If you require special accommodations, please contact either office listed above.

SECTION I

INSTRUCTIONS AND GENERAL INFORMATION

- 1. Review this section thoroughly prior to compiling the required documents in Section II and answering the questions in Section III of this application.
- 2. Secure all the required documents listed in Section II.
- 3. Answer all questions in Section III. If the applicant is unclear as to whether or not certain information requires disclosure, the information should be disclosed.
- 4. File the completed application with the ADRE together with the required documents. An initial fee of \$450.00 must accompany the application.
 - An application will not be accepted for initial processing unless Section III has been completed and the \$450.00 fee is received. The application and all required documents must be submitted in English.
- 5. Payment of all fees related to the application must be by check made payable to the Arizona Department of Real
- 6. One or more site inspections of the subdivision may be performed by the ADRE to verify, among other things, timely completion of improvements. Inspection costs, including travel and subsistence expenses, shall be paid by the applicant pursuant to A.R.S. §32-2182.
- 7. Pursuant to A.R.S. §32-2184, a change to the subdivision or the plan under which it is offered for sale or lease, may invalidate the public report and require application for and the issuance of an amended public report. Continuing sales or offers for sale or lease after any change without notifying the ADRE and obtaining an amended public report or an exemption may result in administrative action. This may include, but is not limited to suspended sales, voidable contract(s) and/or administrative penalties.
- 8. The applicant for the Arizona Public report shall submit as part of the application a prepared public report formatted draft on CD-RW, in accordance with the procedures shown in Exhibit B.

SECTION II REQUIRED DOCUMENTS

THE FOLLOWING DOCUMENTS MUST ACCOMPANY THIS APPLICATION AND SHALL CONSTITUTE A PART THEREOF.

- 1. Copies of all municipal, state and federal approval documents required for the lawful sale of the property in Mexico. Include English translations of these documents.
- 2. A legible copy of recorded subdivision map no larger than 11" x 17" (27.94 x 43.18 centimeters) showing book, page and date of recording and approval by the State and/or municipality as applicable. (Lotification)
- 3. Title Report that is a true statement of the condition of title to the land issued after recordation of map, dated no more than 30 days prior to receipt by the Department of Real Estate.
 - Updated title reports may be required during the process of this application. Reports listing requirements may be rejected and updates required.
- 4. A legible copy of all recorded options, contracts of purchase, liens and encumbrances including documents that show applicant's ability to deliver title to each lot or unit sold free of the effect of the aforementioned documents, if not shown within said documents (individual lot release provisions).
- 5. A Copy of the Contract for Purchase to be used, describing conditions of sale and type of deed or other conveyance document to be used to convey property to purchaser. All agreements and contracts shall contain substantially the following language in large or bold print above the signature portion of such document:

"THE DEVELOPER SHALL GIVE A PROSPECTIVE PURCHASER A COPY OF THE PUBLIC REPORT AND AN OPPORTUNITY TO READ AND REVIEW IT BEFORE THE PROSPECTIVE PURCHASER SIGNS THIS DOCUMENT."

See Exhibit "A" to this application entitled, **CONTRACT DISCLOSURES**. Additional disclosures may be required as set forth in Exhibit "A".

- 6. Copies of recorded subdivision restrictions, recorded deed restrictions, contract restrictions or other restriction documents.
- 7. If the filing is for a condominium, a copy of all legal documents creating the condominium. If the condominium has not yet been legally created, provide documents that demonstrate and explain the protections in place, which assure the acquisition by purchasers of a legally created condominium.
- 8. Document(s) demonstrating legal and permanent access.
- 9. A Certificate of Good Standing issued by the Arizona Corporation Commission for each corporation (foreign or domestic) participating in this application as a principal, general partner, or joint venturer owning 10 percent or more. The date on the Certificate shall not be more than one (1) year from the date of the application.
- 10. If applicant is a trust beneficiary, limited liability company, partnership or joint venture, a copy of the legal documents creating same (partnership/joint venture agreement, articles of organization, operating agreements, trust agreements, etc.). Limited partnerships must provide evidence of registration with the Arizona Secretary of State's Office.
- 11. Authorization for any individual(s) signing on behalf of a corporation, limited liability company, partnership or owner (corporate resolution, partnership agreement, power-of-attorney, etc.), authorizing the signing of documents and correspondence related to the application.
- 12. A copy of documents, agreements or statements demonstrating that adequate financial or other arrangements acceptable to the Commissioner have been made for installation, completion and delivery of all improvements and facilities represented in the application. (See Section III, Question 16)
- 13. A draft Public Report prepared using the Department's Public Report template. The draft shall be prepared as a word document in Microsoft Word and in accordance with Exhibit "B". The draft shall be submitted on CD-RW along with one hard copy of the draft Public Report. The CD-RW should not be password or write protected. The Public Report draft on the CD-RW must include all exhibits that are referenced in the Report such as airport maps and title exceptions. Do not make reference to an exhibit that cannot be imported into the Public Report draft.

FAILURE TO ANSWER THE FOLLOWING QUESTIONS IN COMPLETE DETAIL WILL DELAY THE PROCESSING OF THE APPLICATION

	ME(S) (Last, First MI)			
ADD	DRESS			
EMA	AIL		TELEPHONE	FAX
(a) I	If the subdivider is other than a	n individual, such as a	corporation, partnersh	nip or trust:
NAN	ME OF LEGAL ENTITY			
	ME AND ADDRESSES OF ALL OFFICE	RS, GENERAL PARTNERS	MEMBERS, TRUSTEES O	R OTHER PERSONS WHO EXERCISE
	Name		Addr	ess
		Ji).		
(b) I	f the subdivider is a Subsidiary (Corporation:		
NAN	ME OF PARENT CORPORATION			
ΔΩΓ	DRESS OF PARENT CORPORATION			
ADD	TRESS OF FAREIVE COM GRATION			
(c) I	Fach applicant for Public Repor	t must complete a Di	sciplinary Actions Disc	closure (I I-214 / 244) form. If the
t I	applicant is not an individual be trust), answers must be provided managerial employees of the action, to the extent any of the applicant entity or holds a 10% of the extent any of the applicant entity or holds a 10% of the extent any of the extent any of the extent any of the extent and th	ut is an entity (e.g., and the papplicant entity, and the foregoing exercise or greater interest in the contract of the contra	a corporation, partner artners, officers, mem any other individual o s control [as defined he applicant entity.	ship, limited liability company on bers, beneficiaries, managers or entity related to the applicanin A.R.S. §32-2101(18)] over the
6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	applicant is not an individual be trust), answers must be provided an analysis and the applicant entity or holds a 10% of the ground answer "yes" to any que circumstances, including the desupporting documentation identity.	ut is an entity (e.g., and the papplicant entity, and the foregoing exercise for greater interest in the estion, please provide late, time and location order for your app	a corporation, partner artners, officers, mem any other individual of control [as defined the applicant entity. The a signed, detailed state on of the incident or at's Disclosure Documication to be consider	closure (LI-214 / 244) form. If the ship, limited liability company on the ship, limited liability company on the ship, limited liability company on the ship control of the ship control
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4.	SUBDIVISION MAP INFORMATIO	N		
	RECORDED/REGISTERED IN	MUNICIPALITY OF	STATE OF	MEXICO
	GROSS ACREAGE IN ENTIRE SUBDIV	ISION		
	WHAT IS THE NUMBER OF LOTS	5, UNITS, PARCELS or TF	ACTS WITHIN THE ENTIRE SUBDIVISION	ON?
	ARE CORNERS PERMANENTLY STAK	ED? Yes No		
	EXPLAIN METHOD OF STAKING			
5.	SUBDIVISION LOCATION			
	EXACT STREET LOCATION, MUNICIP	ALITY AND STATE		
	DRIVING DIRECTIONS (BEST ROUTE)	TO THE SUBDIVISION, including mile	s & direction from the nearest town	
6.	SUBDIVISION CHARACTERISTICS		vel, rocky, loose soil, washes, arroyos	
		,		, , ,
	,	ING OR DRAINAGE PROBLEMS?	Yes No	
	IF ANSWERED "YES" ABOVE, DESCR	IBE AND EXPLAIN WHAT PROTECTION	NS HAVE BEEN PROVIDED	
	ARE THE SUBDIVISION LOTS SUBJECT	T TO SUBSIDENCE OR EXPANSIVE S	OILS? Yes No	
7.	ADJACENT LANDS When answeri within two (2) miles of the subd nuisance or adversely affect lot question.	ivision for unusual safety factor	s and five (5) miles for factors the	hat may cause a
	commercial subdivision, churches, puses THAT MAY CAUSE A NUISAN shooting ranges, active or abandon	oarks or other uses, INCLUDING BUT ICE OR ADVERSELY AFFECT LOT C ed mines, freeways, sewer plants,	AND/OR IN THE VICINITY, such as ap NOT LIMITED TO ANY UNUSUAL SAF WNERS WITHIN OR NEAR THE SUB railroads, canals, landfills, or any unu- ing, application of pesticides, irrigation	ETY FACTORS AND DIVISION, such as sual or unpleasant

NOTE: Upon review of the answers above additional information and/or requirements may be requested

LECTRICITY	
	ACILITIES AVAILABLE TO THIS SUBDIVISION? Yes No
•	E THE SERVICE PROVIDER (COMPANY) INFORMATION
NAME	TELEPHONE F. FACULTIES LOCATED IN THIS SUPPLINISION? Bixton for the first and distribution of instance.
WHERE ARE IN	E FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application
WHO WILL BE F	RESPONSIBLE FOR THE COMPLETION OF THE FACILITIES TO THE LOT LINES?
	MPLETION DATE OF THE FACILITIES TO THE LOT LINES (MM/DD/YYYY)
	TIES CONDUIT ONLY? Yes No
IF CONDUIT ON	ILY, EXPLAIN HOW AND WHEN THE FACILITIES WILL BE COMPLETED AND WHO IS RESPONSIBLE FOR THE CO
WHAT ARE THE	ESTIMATED COSTS THAT A LOT PURCHASER WILL HAVE TO PAY FOR THE COMPLETION OF THE FACILITIES
PURCHASER:	ESTIMATED COSTS THAT A EOT FORCHASER WILL HAVE TO FAIT OR THE COMPLETION OF THE FACILITIES
FORCHASER.	a) LOT LINE? \$ (DOLLARS)
	b) FROM THE LOT LINE TO THE PURCHSER DWELLING? \$(DOLLARS)
ΔRE THERE ΔΝ	OTHER CHARGES/REQUIREMENTS THAT THE PURCHASER MAY BE RESPONSIBLE FOR UPON COMPLETION
	TO RECEIVE POWER? i.e. Current service charges, current hook-up fees, current turn-on fees, meter fees, v
pulling through	
TELEPHONE	
LLLIIOIT	
	EPHONE FACILITIES AVAILABLE TO THIS SUBDIVISION? ☐ Yes ☐ No
ARE THERE TEL	EPHONE FACILITIES AVAILABLE TO THIS SUBDIVISION? E THE SERVICE PROVIDER (COMPANY) INFORMATION
ARE THERE TEL	
ARE THERE TEL IF YES, PROVIDE NAME	E THE SERVICE PROVIDER (COMPANY) INFORMATION
ARE THERE TEL IF YES, PROVIDE NAME	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE
ARE THERE TEL IF YES, PROVIDE NAME	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE
ARE THERE TEL IF YES, PROVIDE NAME	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE
ARE THERE TEL IF YES, PROVIDE NAME	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE
ARE THERE TEL IF YES, PROVIDE NAME WHERE ARE TH	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE
ARE THERE TEL IF YES, PROVIDE NAME WHERE ARE TH	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE E FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application
ARE THERE TEL IF YES, PROVIDE NAME WHERE ARE TH	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE E FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application
ARE THERE TEL IF YES, PROVIDE NAME WHERE ARE TH WHO WILL BE F	E THE SERVICE PROVIDER (COMPANY) INFORMATION TELEPHONE E FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application RESPONSIBLE FOR THE COMPLETION OF THE FACILITIES TO THE LOT LINES?

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11.

ARE THERE NATURAL GAS FACILITIES AVAILABLE TO THIS SUBDIVISION?
IF YES, PROVIDE THE SERVICE PROVIDER (COMPANY) INFORMATION
NAME TELEPHONE WHERE ARE THE FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application
When the The The Englishes to the Manager of the Ma
WHO WILL BE RESPONSIBLE FOR THE COMPLETION OF THE FACILITIES TO THE LOT LINES?
ESTIMATED COMPLETION DATE OF THE FACILITIES TO THE LOT LINES (MM/DD/YYYY)
ARE THE FACILITIES CONDUIT ONLY? Yes No
IF CONDUIT ONLY, EXPLAIN HOW AND WHEN THE FACILITIES WILL BE COMPLETED AND WHO IS RESPONSIBLE FOR THE COSTS
COS15
WHAT ARE THE ESTIMATED COSTS THAT A LOT PURCHASER WILL HAVE TO PAY FOR THE COMPLETION OF THE FACILITIES TO
PURCHASER:
a) LOT LINE? \$ (DOLLARS)
b) FROM THE LOT LINE TO THE PURCHSER DWELLING? \$(DOLLARS)
ARE THERE ANY OTHER CHARGES/REQUIREMENTS THAT THE PURCHASER MAY BE RESPONSIBLE FOR UPON COMPLETION OF THE FACILITIES TO RECEIVE POWER? i.e. Current service charges, current hook-up fees, current turn-on fees, meter fees.
of the facilities to receive Fowers i.e. current service charges, current mon-up fees, current turn-on fees, meter fees.
WATER
IS A DOMESTIC WATER SUPPLY AVAILABLE TO THIS SUBDIVISION?
IF YES, PROVIDE THE SERVICE PROVIDER (COMPANY) INFORMATION
NAME TELEPHONE HOW WILL THE WATER SUPPLY BE PROVIDED?
☐ IRRIGATION DISTRICT ☐ PRIVATE WATER COMPANY ☐ PUBLIC UTILITY ☐ WATER HAULER
□ OTHER
IF PRIVATE WELL OR WATER HAULING WILL BE THE SOURCE OF DOMESTIC WATER, SKIP TO SECTION 12
WHERE ARE THE FACILITIES LOCATED IN THIS SUBDIVISION? Distance from the farthest lot included in this application
WHO WILL BE RESPONSIBLE FOR THE COMPLETION OF THE FACILITIES TO THE LOT LINES?
ESTIMATED COMPLETION DATE OF THE FACILITIES TO THE LOT HINES (COMPLETED AND ADDRESS)
ESTIMATED COMPLETION DATE OF THE FACILITIES TO THE LOT LINES (MM/DD/YYYY)
WILL FIRE HYDRANTS BE INSTALLED? Yes No IF "YES" WHEN? (MM/DD/YYYY)
WHAT ARE THE ESTIMATED COSTS THAT A LOT PURCHASER WILL HAVE TO PAY FOR THE COMPLETION OF THE FACILITIES TO PURCHASER:
a) LOT LINE? \$ (DOLLARS)
b) FROM THE LOT LINE TO THE PURCHSER DWELLING? \$ (DOLLARS)
ARE THERE ANY OTHER CHARGES/REQUIREMENTS THAT THE PURCHASER MAY BE RESPONSIBLE FOR UPON COMPLETION
OF THE FACILITIES TO RECEIVE POWER? i.e. service charges, hook-up fees, turn-on fees, meter fees, subdivision fees, etc.
WHO WILL BE RESPONSIBLE FOR THE MAINTENANCE OF THE WATER LINES OUTSIDE THE SUBDIVISION?

12. PRIVATE WELL OR WATER HAULER

	IF A PRIVATE WELL IS TO BE UTILIZED, DESCRIBE ALL THE REQUIREMENTS AND COSTS INVOLVED TO INSTALL AN OPERATIONS DOMESTIC WATER SYSTEM. Include all governmental licensing/permitting requirements and their costs; average depth to water; drilling requirements and costs; equipment costs; all other necessary costs
	IF THE SOURCE OF WATER IS A PRIVATE WELL AND DOMESTIC WATER CANNOT BE OBTAINED FROM A PRIVATE WELL, WILL THE LOT PURCHASER BE OFFERED A REFUND OF THE PURCHASE PRICE? Yes No
	IF "YES" EXPLAIN ANY CONDITION OR RESTRICTIONS INVOLVING THE REFUND.
i	IF WATER IS TO BE TRANSPORTED/HAULED TO INDIVIDUAL LOTS PURCHASERS FOR DOMESTIC USE PROVIDE THE FOLLOWING:
	a) NAME AND LOCATION OF THE SUPPLIER
	 b) COST ESTIMATES FOR A FOUR-MEMBER FAMILY COMPUTED ON A MONTHLY BASIS (include costs of water; cistern and other holding tanks necessary; pumps; and any other costs necessary to install an
	operational water system)
I	
13.	SEWAGE COLLECTION, TREATMENT AND DISPOSAL
	WILL THERE BE A SEWAGE COLLECTION, TREATMENT AND DISPOSAL SYSTEM PROVIDER?
	IF YES, PROVIDE THE SERVICE PROVIDER (COMPANY) INFORMATION
	NAME TELEPHONE WEBSITE
	HOW WILL THE SEWAGE COLLECTION BE PROVIDED?
	MUNICIPALITY PRIVATE COMPANY INDIVIDUAL SEWAGE DISPOSAL SYSTEMS (septic tanks etc. PUBLIC UTLITY PRIVATE WATER COMPANY OTHER
	WHO WILL BE RESPONSIBLE FOR THE COMPLETION OF THE FACILITIES TO THE LOT LINES?
	ESTIMATED COMPLETION DATE OF THE FACILITIES TO THE LOT LINES (MM/DD/YYYY)
İ	WILL FIRE HYDRANTS BE INSTALLED? Yes No IF "YES" WHEN? (MM/DD/YYYY)
	WHAT ARE THE ESTIMATED COSTS THAT A LOT PURCHASER WILL HAVE TO PAY FOR THE COMPLETION OF THE FACILITIES TO PURCHASER:
	a) LOT LINE? \$ (DOLLARS)
	b) FROM THE LOT LINE TO THE PURCHSER DWELLING? \$(DOLLARS)
	ARE THERE ANY OTHER CHARGES/REQUIREMENTS THAT THE PURCHASER MAY BE RESPONSIBLE FOR UPON COMPLETION OF THE FACILITIES TO RECEIVE POWER? i.e. service charges, hook-up fees, tap-in fees, subdivision fees, etc.
	or the facilities to receive fowers i.e. service charges, hook-up fees, tap-in fees, subdivision fees, etc.
	WHO WILL BE RESPONSIBLE FOR THE MAINTENANCE OF THE FACILITIES WITHIN THE SUBDIVISION OTHER THAN FROM THE
	LOT LINE TO DWELLING?
	WHO WILL BE RESPONSIBLE FOR THE MAINTENANCE OF THE FACILITIES OUTSIDE THE SUBDIVISION?
	WHAT COSTS IF ANY WILL THE PURCHASER BE RESPONSIBLE FOR, FOR THE MAINTENANCE OF THE FACILITIES?

14.	INDIVIDUAL ON-SITE WASTEWATER TREATMENT SYSTEMS
	DESCRIBE THE TYPE OF INDIVIDUAL ON-SITE WASTEWATER TREATMENT SYSTEM LOT PURCHASERS WIL BE REQUIRED TO INSTALL.
	DESCRIBE ALL THE REQUIREMENTS AND COSTS INVOLVED TO INSTALL AN OPERATIONAL INDIVIDUAL ON-SITE WASTE TREATMENT SYSTEM. (Include all governmental licensing/permitting requirements and their costs; equipment and all other
	necessary costs)
	IF AN OPERATIONAL INDIVIDUAL SEWAGE DISPOSAL SYSTEM CANNOT BE INSTALLED, WILL THE LOT PURCHASER BE
	OFFERED A REFUND OF THE PURCHASE PRICE? Types No
	IF "YES" EXPLAIN ANY CONDITION OR RESTRICTIONS INVOLVING THE REFUND.
15.	ACCESS STREETS AND ROADS
	IS LEGAL AND PERMANENT ACCESS PROVIDED TO THE SUBDIVISION, LOTS WITHIN THE SUBDIVISION, OVER TERRAIN, WHICH MAY BE TRAVERSED BY CONVENTIONAL TWO-WHEEL DRIVE AUTOMOBILES AND EMERGENCY VEHICLES? Yes No
	EXTERIOR STREET(S)
	ARE THE EXTERIOR STREET(S) PROVIDING ACCESS TO THE SUBDIVISION A DEDICATED ☐ FEDERAL, ☐ STATE OR ☐ MUNICIPAL ROADWAY?
	IS THE EXTERIOR STREET(S) PRIVATE? Yes No
	IF "YES" DESCRIBE WHAT PROVISIONS HAVE BEEN MADE TO ASSURE PURCHASERS OF A LEGAL RIGHT TO USE THE PRIVATE ACCESS STREET(S).
	IS EXTERIOR STREET(S) COMPLETE?
	Note: If any improvements to existing exterior streets are to be completed by subdivider or others, the streets are not considered complete. WHO IS RESPONSIBLE FOR THE COMPLETION?
	ESTIMATED COMPLETION DATE (MM/DD/YYYY)
	WHAT TYPE OF SURFACING?
	WHAT ARE THE COSTS THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWORDS THE STREET COMPLETION?
	WHO IS RESPONSIBLE FOR THE STREET MAINTENANCE?
	IF THE MUNICIPALITY OF THE STATE IS TO MAINTAIN THE STREET(S), WHEN WILL IT BE ACCEPTED FOR MAINTENANCE?
	WHAT IS THE COST THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWARDS THE STREET MAINTENANCE?

	ERIOR STREET(S)
	THE INTERIOR STREETS PIVATE? Yes No
WHO	O IS RESPONSIBLE FOR THE COMPLETION?
ESTI	MATED COMPLETION DATE (MM/DD/YYYY)
WHA	AT TYPE OF SURFACING?
WHA	AT ARE THE COSTS THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWORDS THE STREET COMPLETION?
WH	O IS RESPONSIBLE FOR THE STREET MAINTENANCE?
IF Th	HE MUNICIPALITY OF THE STATE IS TO MAINTAIN THE STEET(S), WHEN WILL IT BE ACCEPTED FOR MAINTENANCE?
WH	AT IS THE COST THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWARDS THE STREET MAINTENANCE?
perr	E: Support letters from a title insurance company or professional engineer may be required to demons nanent and legal access to the subdivision. See Rule R4-28-A1207 for assistance.
	DD AND DRAINAGE L THERE BE FLOOD DRAINAGE FACILITIES INSTALLED? Yes \(\precedet\) No
	O WILL BE RESPONSIBLE FOR THE COMPLETION?
ESTI	MATED COMPLETION DATE (MM/DD/YYYY)
WHA	AT TYPE OF SURFACING?
WH	AT ARE THE COSTS THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWORDS THE STREET COMPLETION?
WH	O IS RESPONSIBLE FOR THE STREET MAINTENANCE?
IF Th	HE MUNICIPALITY OF THE STATE IS TO MAINTAIN THE STREET(S), WHEN WILL IT BE ACCEPTED FOR MAINTENANCE?
\/\L	AT IS THE COST THE LOT PURCHASER WILL BE REQUIRED TO PAY TOWARDS THE STREET MAINTENANCE?
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	TIONAL SUBDIVISION FACILITIES
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LIST ALL	ALL OTHER SUBDIVISION FACILITIES TO BE INCLUDED IN THE SUBDIVISION OFFERING INCLUDING BUT NOT LIMITED COMMON, COMMUNITY AND/OR RECREATIONAL FACILITIES. D WILL BE RESPONSIBLE FOR THE COMPLETION OF THE ABOVE FACILITIES?
ADDI LIST ALL	ALL OTHER SUBDIVISION FACILITIES TO BE INCLUDED IN THE SUBDIVISION OFFERING INCLUDING BUT NOT LIMITED COMMON, COMMUNITY AND/OR RECREATIONAL FACILITIES.

NOTE: If the facilities listed in Questions 8 through 17 above are to be completed for specific lots in phases, describe your phased schedule of completion giving the lots in each phase and the estimated completion dates on a separate sheet. Inspections will be made to verify completion in accordance with your schedule of completion.

18.	ASSURANCE FOR COMPLETION AND MAINTENANCE OF SUBDIVISION FACILITIES
	WHAT ARRANGEMENTS HAVE BEEN MADE TO ASSURE THE COMPLETION AND DELIVERY OF THE FACILITES LISTED IN
	SECTIONS 8 THORUGH 16?
	WHAT ARRANGEMENTS HAVE BEEN MADE TO ASSURE THE MAINTENANCE OF THE FACILITES LISTED IN SECTIONS 8
	THORUGH 16?
10	REFUSE COLLECTION
19.	
	HAVE PROVISION BEEN MADE FOR REFUSE COLLECTION? Yes No
	IF YES, PROVIDE THE SERVICE PROVIDER NAME AND COST TO THE PURCHASER
	IF NO, WHAT MUST THE LOT PURCHASER DO TO DISPOSE OF REFUSE? (Include location of nearest authorized transfer station,
	landfill, dump, etc., and all costs involved.)
20.	FIRE PROTECTION
	IS FIRE PROTECTION AVAILABLE TO THE SUBDIVISION?
	IF YES, PROVIDE THE SERVICE PROVIDER NAME AND COST TO THE PURCHASER
21.	SUBDIVISION USE AND RESTRICTIONS:
	DO YOU PLAN TO SELL OR LEASE:
	☐ LOTS WITH DWELLINGS ☐ VACANT LOTS ☐ CONDOMINIUMS
	PROVIDE A FULL DISCLOSURE OF THE CONDITIONS/PROVISIONS WHICH MAY LIMIT THE USE OR OCCUPANCY OF THE
	PROPERTY OFFERED IN THIS APPLICATION. PLEASE STATE IF NONE OTHER THAN NORMAL RESTRICTIONS (CC&Rs).

ALES				
DESCRIBE HOW THE SALES WILL BE BE CONVEYED TO THE PURCHASER?		CH TITLE RIGHT OR INTE	REST CONTRACTED FOR	
WHERE WILL THE PURCHASER'S DEF	OSIT AND EARNEST MONIES BE DE	POSITED AND HELD?		
CAN SUCH MONIES BE USED PRIOR	TO CLOSE OF ESCROW?	Yes No		
WHEN AND UNDER WHAT CONDITION	ONS WILL SUCH MONIES BE RELEASE	ED?		
WHEN WILL THE LOT PURCHASER BE PERMITTED TO USE AND OCCUPY HIS/HER DWELLING?				
WHEN WILL THE LOT PORCHASER BI	E PERIVITTED TO USE AND OCCUPT	HIS/ HER DWELLING!		
WILL THE PURCHASER'S INTEREST B IF YES WHEN?	ERECORDED IN THE PUBLIC REGIST	RY? ☐ Yes ☐ N	No	
WILL THE PURCHASER RECEIVE TITL IF NO EXPLAIN:	FREE AND CLEAR OF ALL LIENS?	Yes N	0	
NOTE: YOUR ANSWERS ABOVE MUST BE IN CONFORMANCE WITH THE DOCUMENTS SUBMITTED UNDER REQUIDOCUMENT NO. 5, SECTION II.				
ARIZONA REAL ESTATE BROKER INF	ORMATION RESPONSIBLE FOR THE	SALES (IF ANY)		
NAME		ICENSE #		
ADDRESS	•			
EMAIL	TELEPHONE		FAX	
IF NONE EXPLAIN WHY:	•		•	

NAME OF CUSTODIAN PHYSICAL ADDRESS EMAIL TELEPHONE FAX

23.	PROPERTY TAXES AND ASSESSMENTS
	ARE THERE ANY PROPERTY TAXES, SPECIAL ASSESSMENTS OR FEES TO BY PAID BY THE PURCHASER? Yes No IF "YES" EXPLAIN
24.	PROPERTY OWNER'S ASSOCIATIONS
	IS THERE AN ASSOCIATION? Yes No
	IF YES, PROVIDE THE NAME OF THE ASSOCIATION
	PROPERTY OWNERS WILL BE REQUIRED TO PAY ASSESSMENTS IN THE AMOUNT OF \$ PER
	IS THE ABOVE ASSOCIATION(S) LEGALLY FORMED AND OPERATIONAL?

AFFIDAVIT OF APPLICANT STATE OF _____ COUNTY OF **Subdivision Name** I hereby certify under penalty that the statements contained in this application constitute notice of intention to sell or lease subdivided lands, and that the statements together with any documents submitted herewith are full, true, complete and correct. I further affirm and swear that I will not, over any period of time or by any means, resubdivide any of the herein described lots or dispose of or offer to dispose of subdivided lands not contained in the public report, without first complying with the provisions of A.R.S. §32-2181 et seq., and that I will notify the Department of Real Estate of any change to the information in this application. I hereby represent that as the owner of the above mentioned subdivision, I will not place or allow to be placed any mortgages or liens on the property other than those already in existence as of this date, copies of which have been furnished to the Arizona Department of Real Estate as a part of the application for the subdivision, unless the Department is notified of the placement of any new mortgage or lien. I further certify that, if this application has not been submitted on the standard form prepared by the Arizona Department of Real Estate, applicant agrees that the Department may take any action deemed necessary to ensure compliance with the subdivision laws if, after issuing a public report, the Department discovers errors, omissions or deficiencies in the application or public report based on the application. The applicant further agrees to completely indemnify the Department, the State of Arizona, its agents and employees from any and all liability caused, in whole or in part, by use of a nonstandard form. I am duly authorized to prepare and am the person responsible for the content of this application and accompanying public report. Date Printed Name Title or Office Name Signature This instrument subscribed to and sworn before me this _____ day of _____, 20 ____ by whereof I set my hand and official seal. **Notary Public**

APPLICATION MUST BE SIGNED AND SWORN TO, BEFORE A NOTARY PUBLIC, BY ALL SUBDIVIDERS PRIOR TO ISSUANCE OF THE PUBLIC REPORT.

My Commission Expires: _____

EXHIBIT "A"

CONTRACT DISCLOSURES

A. Any agreement or contract for purchase or lease shall contain substantially the following language in large or bold print above the signature portion of such document.

"THE DEVELOPER SHALL GIVE A PROSPECTIVE PURCHASER A COPY OF THE PUBLIC REPORT AND AN OPPORTUNITY TO READ AND REVIEW IT BEFORE THE PROSPECTIVE PURCHASER SIGNS THIS DOCUMENT".

B. Any agreement or contract for the purchase or lease of <u>an unimproved (vacant)</u> lot or parcel shall contain substantially the following language in large or bold print above the signature portion of such document:

"THE PURCHASER OR LESSEE HAS THE LEGAL RIGHT TO RESCIND (CANCEL) THIS AGREEMENT WITHOUT CAUSE OR REASON OF ANY KIND AND TO THE RETURN OF ANY MONEY OR OTHER CONSIDERATION BY SENDING OR DELIVERING A WRITTEN NOTICE OF RESCISSION TO THE SELLER OR LESSOR BY MIDNIGHT OF THE SEVENTH CALENDAR DAY FOLLOWING THE DAY THE PURCHASER OR LESSEE EXECUTED THE AGREEMENT. IF THE PURCHASER OR LESSEE DOES NOT INSPECT THE LOT OR PARCEL BEFORE THE EXECUTION OF THE AGREEMENT, THE PURCHASER OR LESSEE SHALL HAVE SIX MONTHS TO INSPECT THE LOT OR PARCEL AND AT THE TIME OF INSPECTION SHALL HAVE THE RIGHT TO UNILATERALLY RESCIND THE AGREEMENT."

An adequate opportunity to exercise the seven (7) day right of rescission shall be provided by disclosing conspicuously the complete current name and address of seller on the face of all agreements and contracts.

- C. Any agreement or contract for sale or lease shall conspicuously disclose the nature of the document at or near the top of the document.
- D. Any agreement or contract for the sale or lease of a lot in a subdivision where down payment, earnest money deposit or other advanced money, if any, is paid directly to the seller and not placed in a neutral escrow depository shall conspicuously disclose this fact within the document, and the purchaser shall sign or initial this provision indicating approval in the space adjacent to or directly below the disclosure in the purchase contract or agreement of sale. The following disclosure shall be written in large or bold print and shall be included in the public report, purchase contract, and agreement of sale:

"PROSPECTIVE PURCHASERS ARE ADVISED THAT EARNEST MONEY DEPOSITS, DOWN PAYMENTS AND OTHER ADVANCED MONEY WILL NOT BE PLACED IN A NEUTRAL ESCROW. THIS MONEY WILL BE PAID DIRECTLY TO THE SELLER AND MAY BE USED BY THE SELLER. THIS MEANS THE PURCHASER ASSUMES A RISK OF LOSING THE MONEY IF THE SELLER IS UNABLE OR UNWILLING TO PERFORM UNDER THE TERMS OF THE PURCHASE CONTRACT."

E. See A.R.S. §32-2185.01 and 32-2185.06 for additional information relating to sales and contract disclosures.

EXHIBIT "B"

The applicant for the Arizona Public Report shall submit, as part of the application package, a typed Public Report on CD-RW. The following requirements and stipulations apply.

- 1. The report must be prepared from the Public Report template provided by the ADRE. (Microsoft Word 2000 or earlier).
- 2. The report must be prepared as a Word document in Word 2000 or earlier along with a printout in hard copy.
- 3. All exhibits required for the report must be on the CD-RW.
- 4. All references to leases should be deleted if no leasing is proposed.
- 5. Statements on the report must be provided in concise, plain English language and must disclose all pertinent facts.

After review of the application, the ADRE will correct or amend the report as required and provide a copy of the issued report either by mail or email. The issued report will be posted on the ADRE's website at www.azre.gov. Any future amendments to the report will be issued by the ADRE based on application from the Developer and an updated CD-RW containing the amended public report draft.