

Form E-811: Renewal of Service Company Permit

Phone: (602) 364-3450

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SECTION A: Applicant Identity					Department of Insurance Use:				
Applicant must be registered in good standing with the Arizona Corporation Commission ("ACC"). Information on the ACC web site (http://ecorp.azcc.gov/Search) must be up to date and consistent with information reported on this application. Insurance and submitting this application to the Department of Insurance. ARS § 20-1095.03(A), AAC R20-6-407(C).									
Applicant Name:					FEIN #:				
DBA Name (if applicable):					State Incorporated/Organized:				
Type of Entity: Association Corporation LLC Partnership Sole Proprietorship Other									
SECTION B: Contact Information									
Arizona Address:			City:		State:	ZIP Code:			
Home Office Address (Cannot be P.O. Box or P.M.B.):			City:		State:	ZIP Code:			
Mailing Address:		City:		State:	ZIP Code:				
Main Administrative Office Address:		City:		State:	ZIP Code:				
Area Code and Phone Number:	Toll Free	Phone Numb	Der:	Fax Number:					
Consumer Contact Person – Name:	E-mail Address:								
Title: Phone Number:									
SECTION C: Summary of Financial Position. Provide the following information from the most recent financial statements included with this application (see Section E, Item 3):									
1. (INCOME STATEMENT) Net Income	2. (BAL	ANCE SHEET)	Current Assets 3. (BALANCE SHEET) Current Liabilities						
4. (BALANCE SHEET) Working Capital	5. (BAL	ANCE SHEET)	Owner's Equity	6. F	iscal Year	End (i.e. 6/30 or 12/31)			
7. Additional financial position requirements (if this space is not blank): A response to Section C, Item 1, 4 or 5 was negative. You must ENCLOSE a description of the applicant's plan to become financially solvent, such as capital infusion, parental guarantees, etc. For plans that involve a third party, ENCLOSE a letter from the third party that describes the investments or guarantees the third party is providing to the applicant, and ENCLOSE financial statements (balance sheet and income statement) of the third party.									

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SE	CTION D: Applicant Declaration	YES (x)	NO (x)						
1.	The service company's service contract, application, claim forms, brochures, other advertising material, and other forms have been filed through the System for Electronic Rate and Form Filings (SERFF). If NO, see AAC R20-6-407(E).								
2.	The service company has had or has pending suspensions, revocations or other disciplinary or rehabilitative actions against it in Arizona or any other jurisdiction? If YES, see Section E, Item 6.								
3.	A deposit in favor of the State of Arizona in the amount of \$100,000 is on file with or for the benefit of the Director of Insurance. (ARS 20-1095.04) If NO, provide enclosures in Section E, Item 2.								
SE	CTION E: Required Enclosures								
1.	ENCLOSE payment of the \$300 fee, made payable to Arizona Department of Insurance								
2.	A deposit in favor of the State in the amount of \$100,000 to be filed with or for the benefit of the Director OR a mechanical reimbursement (contractual liability) insurance policy issued by an insurer authorized to do business in the State by ONE of the following methods: a. Surety bond: Must be issued by an insurer authorized in Arizona to offer surety bonds; may include individual bonds, schedule or blanket bonds. ENCLOSE Form E-857 and an Attorney-in-Fact.								
	DR b. Marketable security: ENCLOSE one Custody Agreement (Form E-003) and one Form I	≣-125.							
	c. Mechanical reimbursement (contractual liability) insurance policy: ENCLOSE confirm policy is in force.	ation that t	he						
3.	ENCLOSE copies of the most recent income statement and balance sheet as of the end company's most recent fiscal year, sworn to and certified by the owner, duly elected officers, accountant. AAC R20-6-407(G)								
4.	Arizona law and rule (ARS § 20-1095.03(A)(2) and AAC R20-6-407(C)(2)(e)) define "individua the service company's affairs as including:	ls respons	ible for						
	All members of the board of directors/trustees, members of the executive committee or any other governing board of the committee; and,								
	• If applicant is a <i>corporation</i> , all officers and all shareholders that directly or indirectly own 25% or more of the voting securities of the applicant if a corporation; and,								
	If applicant is a partnership or association, all partners.								
As it relates to individuals responsible for the service company's affairs: a. ENCLOSE Form E-800-B listing the names and titles of all "individuals responsible for the service company's affairs." For each individual, indicate whether an NAIC Biographical Affidavit Form 11 was previously submitted to the Arizona Department of Insurance by the applicant.									
	 ENCLOSE NAIC Biographical Affidavit Form 11 for each individual listed on Form E-800-E 11 was not previously submitted by the applicant. 	3 for whom	a Form						
	IMPORTANT! The Department will investigate information provided and may deny a perm fails to provide complete and truthful information about itself and the individuals responsib company's affairs.	le for the se	ervice						
5.	Did any NAIC Biographical Affidavit Form 11 contain a "Yes" response to one or more quarks § 20-1095.03(A)(2) and AAC R20-6-407(C)(2)(e)	estion in It	em 11?						
	YES. ENCLOSE a copy of the complaint and the filed adjudication or settlement for NO	each matte	∍r.						

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Applicant Name:		PAGE 3 of 3						
6. OTHER REQUIRED ENCLOSURES based on responses in other parts of this application form: You responded YES to Section D, Item 2. You must ENCLOSE a signed statement detailing all incidents including names of all parties involved, dates and locations, the names and localities of any courts and administrative agencies involved, the disposition of each matter, whether the conviction, plea or finding was for a felony or open-ended charge; AND, you must ENCLOSE copies of any and all indictments, complaints, plea agreements, orders of conviction, notices of hearing or trial, sentencing orders, suspension/revocation orders and any other information that relates to each matter. If copies are not available, you must provide as a part of this application a letter from the clerk of the pertinent court or the official involved stating the records are not available and the reason.								
SECTION F: AFFIDAVIT of an officer of the applicant authorized by the applicant to verify the facts stated in the application. AAC R20-6-407(C)(1)(g)								
I,								
Signature	Date							
SECTION G: APPLICATION CONTACT PERSON								
Application Contact Person – Name:	E-mail Address:							
Title:	Phone Number:							
ARS § 41-1030(G) requires most Arizona government agencies to applications. The following is the language in ARS § 41-1030(B), (Executive ment or condition that is not specifically authorized by statute.	D), (E) and (F): B. An agency shall not base a licensing decision in whether the shall not base a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in which is the shall not base as a licensing decision in the shall not be a	hole or in part on a licensing						

ARS § 41-1030(G) requires most Arizona government agencies to prominently print the provisions of ARS § 41-1030(B), (D), (E) and (F) on all license applications. The following is the language in ARS § 41-1030(B), (D), (E) and (F): B. An agency 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 or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition. D. This section may be enforced in a private civil action and relief may be awarded against the state. 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 state for a violation of this section. E. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the agency's adopted personnel policy. F. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.