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Business Services – Licensing/MS 1190 PO Box 1466 Mesa AZ 85211-1466 Ph: (480) 644-2316 Fax: (480) 644-3999 Licensing.Info@mesaaz.gov

FORTUNE TELLER INFORMATION SHEET

- > You may apply for a Fortune Teller License online at <u>https://aca-prod.accela.com/MESA/Default.aspx</u>.
- The following fees are <u>non-refundable</u> and must be paid upon submission of the license application. Please make all checks payable to: City of Mesa.
 - Investigation Fee \$ 25.00
 - License Fee \$ 300.00 (payable at time of application approval)
- Application submitted in person in the Licensing office will only be accepted Monday through Thursday from 7:00 AM to 5:30 PM.
- Along with all applicable fees, the following additional documentation must be submitted with your completed application:
 - Government issued photo identification card
 - Licensing Eligibility Form
- In addition to the above, a full set of fingerprints must also be submitted to the Licensing office with your application. Your fingerprints can be processed at:

Secureone Livescan Fingerprinting 132 West Pepper Place Mesa AZ 85201 Phone: (480) 500-7309 Office hours: Monday-Friday; 9:00 AM – 5:30 PM

- > Prior to the issuance of your license, the application must be approved by the following Mesa departments:
 - o Police
 - Tax Audit & Collections
 - Licensing
 - o Fire
 - Development Services
- Fortune Teller licenses are valid for a term up to one (1) calendar year and expire on December 31st annually, regardless of the date of issuance.
- To renew this license, a renewal application and \$300.00 annual fee must be submitted to the Licensing office on or before the expiration date of its current license term.

** APPLICATIONS THAT ARE INCOMPLETE OR RECEIVED WITHOUT THE REQUIRED SUPPLEMENTAL INFORMATION WILL NOT BE PROCESSED.



APPLICATION FOR FORTUNE TELLING LICENSE

NON-REFUNDABLE \$300.00 DUE AT TIME OF APPLICATION - CODE 0570

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SECTION I. APPLIC	ANT'S INFORMATIC	N						
Applicant's Full Name								
Business Name								
			-					
SECTION II. MAILING			ĸ					
City, State, Zip				Phone Number				
City, State, Zip			Thone is					
		DDRESSES		5 YEARS BEGINNIN				
From	lo	To Completed Street Address				City, State		
	Present	t						
SECTION III. BUSINE	SS INFORMATION							
Name Of Employer								
Will a vehicle be used	while conducting the	e fortune telli	ng activity?	Yes	No			
If YES, des	cribe the vehicle be	elow:						
	Year Make		Model			Color		
Vehicle Type								
			Vin #					
Vehicle License #			VIII #					
	Name				Phone No.			
If employed, name					()			
and address of employer	Address			City	State		ZIP Code	
SECTION IV. PERSO	NAL INFORMATIO	N						
Previous names by which you have								
been known and the								
years in which								
you were known by								
those names Social Security						_	_	
Number		-	-			Yes	No	
Date of Birth				Sex: Male	Female			
(day, month & year)				оох. —				
Race	Color of Eyes		Weight	Height	Color of Ha	lir		

Applicant Name:								
SECTION V. BACKGROUND INFORMATION - PLEASE READ CAREFULLY. IF NOT ANSWERED FULLY AND COMPLETELY IT COULD BE CAUSE FOR YOUR LICENSE REQUEST TO BE DENIED. A YES ANSWER DOES NOT AUTOMATICALLY CAUSE YOUR LICENSE TO BE DENIED.								
	have you been convicted in a court o		sdiction of a felony or	misdemeanor,	excluding civil traffic			
Date	Charge		City, S	state	Convicted?			
Have you ever beer Date	n <u>convicted</u> of any crime, misdemean Offense	or, or violation of Location of			No Assessed			
Have you ever beer	n denied a Fortune Telling License be	fore?		Yes No				
If "Yes" Where? - G	Give City, County, State							
SECTION VI. SIGN	NATURE AND CERTIFICATION							
or description. I he that I may have aga or releasing backgro the Fortune Tellers. I hereby certify that	ent to the City of Mesa to investigate n reby waive any claim or cause of action ainst the City of Mesa or its agents an ound information to the City of Mesa.	on regarding the d employees, a I also certify th	e use of my backgrour nd against any other in at I am familiar with th	nd information o ndividual or age ne Code provisio	r police record ncy disclosing ons governing			
Print Name	S	Signature		Date				
	[]		For (Office Use Only				
	Copy of Drivers License							

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NOTICE TO SOLE PROPRIETOR, INDIVIDUAL AND/OR HUSBAND & WIFE BUSINESSES

All persons applying for municipal licensing as Individuals, Sole Proprietors, or Husband & Wife businesses, must provide evidence of their legal right to be in the United States in compliance with A.R.S. 41-1080, also known as the "Legal Arizona Workers Act."

If applying by mail, applicants must submit the eligibility form with the application. Please indicate, by checking the appropriate box, which of the 12 forms of documentation will be provided to verify legal status under federal law. Return the completed eligibility form along with the application, applicable fees and a copy of the documentation showing your legal status.

If applying in person at the Licensing Office, applicants must show one of the 12 types of documentation listed on the eligibility form with the application and applicable fees. The eligibility form will be completed upon presentation of the documentation.

Per State law, the City of Mesa Licensing Office cannot issue a license unless it first receives a copy of one of the specified forms of identification and a signed eligibility form.

***<u>NOTE: A Government issued photo ID must be presented with any document that does not</u> <u>contain a photograph of the individual.</u>



LICENSING ELIGIBILITY

Before issuing a license to an individual, the individual must present one of the following documents to the municipality indicating that the individual's presence in the United States is authorized under federal law.

Do not complete this form if the license applicant is a corporation, limited liability company or general partnership.

Check the box next to the document indicating lawful presence.

***NOTE: A Government issued photo ID must be presented with any document that does not contain a photograph of the individual.

An Arizona driver license issued after 1996 or an Arizona non-operating identification license.
A driver license issued by a state that verifies lawful presence in the United States. (See Overview of States' Driver's License Requirements) <u>NOT</u> accepted: HI, NM, UT, WA Note: a WA " <u>Enhanced</u> " Driver License is acceptable
A birth certificate or delayed birth certificate issued in any state, territory or possession of the United States.
A United States certificate of birth abroad.
A United States passport or passport card.
A foreign passport with a United States visa.
An I-94 form with a photograph.
A United States citizenship and immigration services employment authorization document or refugee travel document.
A United States certificate of naturalization.
A United States certificate of citizenship.
A tribal certificate of Indian blood.
A tribal or bureau of Indian affairs affidavit of birth.
A consular identification card issued by a foreign government that uses biometric identity verification.
<u>Description</u> of other ID issued by: U.S. Government, other State government, an agency of this State or a political subdivision of this state that requires proof of citizenship or lawful alien status before issuance.

This provision does not apply to an individual, if EITHER:

- BOTH of the following apply:
 - a. The individual is a citizen of a foreign country or, if at the time of application, the individual resides in a foreign country.b. The benefits that are related to the license do not require the individual to be present in the United States in order to
 - receive those benefits. OR
- 2. ALL of the following apply:
 - a. The individual is a resident of another state.
 - b. The individual holds an equivalent license in that other state and the equivalent license is of the same type being sought in this state.
 - c. The individual seeks the Arizona license to comply with this state's licensing laws and not to establish residency in this state.

Signature of applicant

Date

Signature of municipal employee Date

55 N. Center Street PO Box 1466 Mesa Arizona 85211-1466 (480) 644-2316 Tel (480) 644-3999 Fax

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Licensing and Application Requirements House Bill 2212

The City wishes to notify all applicants of certain rights the applicant has related to the issuance of a license. The City 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. Unless specifically authorized, the City shall avoid duplication of other laws that do not enhance regulatory clarity and shall avoid dual permitting to the maximum extent practicable, however this does not prohibit municipal flexibility to issue licenses or adopt ordinances or codes. The City shall not request or initiate discussions with a person about waiving that person's rights provided to them under Arizona Revised Statutes Title 9, Chapter 7, Article 4. The requirements of A.R.S. § 9-834 may be enforced in a private civil action and relief may be awarded against the City and the court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in such an action against a municipality. A City employee may not intentionally or knowingly violate A.R.S. § 9-834 and a violation of the statute is cause for disciplinary action or dismissal pursuant to City policy. The requirements of A.R.S. § 9-834 do not abrogate the immunity provided to the City or its employees by A.R.S. § 12-820.01 or § 12-820.02.

A.R.S. § 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.
- H. A MUNICIPALITY SHALL PROMINENTLY PRINT THE PROVISIONS OF SUBSECTIONS A, B, C, D, E, F AND G OF THIS SECTION ON ALL LICENSE APPLICATIONS.
- I. THE LICENSING APPLICATION MAY BE IN EITHER PRINT OR ELECTRONIC FORMAT.



Senate Bill 1382 Requirements

Arizona Revised Statute § 9-495 requires in any written communication between a city or town and a person to provide the name, telephone number, and email address of the employee who is authorized and able to provide information about the communication if the communication does any of the following:

- 1. Demands payment of a tax, fee, penalty, fine or assessment;
- 2. Denies an application for a permit or license that is issued by the city or town; or
- 3. Requests corrections, revisions or additional information or materials needed for approval of any application for a permit, license or other authorization that is issued by the city or town.

An employee who is authorized and able to provide information about any communication that is described above shall reply within five (5) business days after the city or town receives that communication.