Type 1 or 2 WCF Development Review (Minor) Administrative Staff Approval Development Application Checklist

Development Application Checklist

OFFICIAL USE ONLY	
City Staff Contact: Phone:	Email:
Project Name:	
Property's Address:	A.P.N.:
Property's Zoning District Designation:	
Application Request:	
Owner:	Applicant:
Company:	Company:
Address:	Address:
Phone:	Phone:
E-mail:	E-mail:
Submittal Requirements: Please submit materials requested below. All digital files must be uploaded in PDF format. Project No.: -PA- Key Code:	
Completed Application (this form) and Application Fee \$ (fee subject to change every July)	Affidavit of Authority to Act for Property Owner, letter of authorization, or signature below.
Narrative – the WCF request. This shall include efforts made to minimize the visual impact of the antennas and equipment cabinets.	Preliminary Drawings - Include site survey, site plan, existing and proposed elevations, detail sheet of antennas, radio equipment, and cabinets.
Request to Submit Concurrent Development Applications	Material Samples – branches, fronds, etc.
Request for Site Visits and/or Inspections form	Map of service area for proposed WCF
Color photographs of site – include area of request	Map showing other existing or planned WCF's that will be
Photo Simulations of WCF. In ESL areas, include photosim from nearest single family lots.	used by Provider making the application (describe height, mounting style & number of antennas on WCF).
Property Owners Association Input	RF - EME Study
Community Notification Documentation. Notify all property owners within 750 feet of site. Submit names and addresses of all properties that were notified, submit a copy of the letter that was sent and the date that letter was mailed. Letters shall be mailed at least 15 days prior to submittal.	Other:
Please indicate in the checkbox below the requested review methodology (see the descriptions on Page 2):	
Enhanced Application Review: I hereby authorize the city of Scottsdale to review this application utilizing the Enhanced Application Review methodology.	
Standard Application Review: I hereby authorize the city of Scottsdale to review this application utilizing the Standard Application Review methodology.	
	gent/Applicant Signature
Planning and Development Services 7447 E. Indian School Road, Suite #105, Scottsdale, AZ 85251 • www.ScottsdaleAZ.gov	
Type 1 or 2 WCF Development Application Checklist Page	e 1 of 5 Revision Date: 2/22/2021

Development Review Methodologies and Required Notice

Review Methodologies

The city of Scottsdale maintains a business and resident friendly approach to new development and improvements to existing developments. In order to provide for flexibility in the review of Development Applications, and Applications for Permitting, the city of Scottsdale provides two methodologies from which an owner or agent may choose to have the city process the application. The methodologies are:

1. Enhanced Application Review Methodology

Within the parameters of the Regulatory Bill-of-Rights of the Arizona Revised Statutes, the Enhanced Application Review method is intended to increase the likelihood that the applicant will obtain an earlier favorable written decision or recommendation upon completion of the city's reviews. To accomplish this objective, the Enhanced Application Review allows:

- the applicant and city staff to maintain open and frequent communication (written, electronic, telephone, meeting, etc.) during the application review;
- City staff and the applicant to collaboratively work together regarding an application; and
- City staff to make requests for additional information and the applicant to submit revisions to address code, ordinance, or policy deficiencies in an expeditious manner.

Generally, the on-going communication and the collaborative work environment will allow the review of an application to be expedited within the published Staff Review Time frames.

2. Standard Application Review Methodology:

Under the Standard Application Review, the application is processed in accordance with the Regulatory Bill-of-Rights of the Arizona Revised Statutes. These provisions significantly minimize the applicant's ability to collaboratively work with city Staff to resolve application code, ordinance, or policy deficiencies during the review of an application. After the completion the city's review, a written approval or denial, recommendation of approval or denial, or a written request for additional information will be provided.

The city is not required to provide an applicant the opportunity to resolve application deficiencies, and staff is not permitted to discuss or request additional information that may otherwise resolve a deficiency during the time the city has the application. Since the applicant's ability to collaboratively work with Staff's to resolve deficiencies is limited, the total Staff Review Time and the likelihood of a written denial, or recommendation of denial is significantly increased.

Required Notice

Pursuant to A.R.S. §9-836, an applicant may receive a clarification from the city regarding interpretation or application of a statute, ordinance, code or authorized substantive policy statement. A request to clarify an interpretation or application of a statute, ordinance, code, policy statement administered by the Planning and Development Services Division shall be submitted in writing to the One Stop Shop to the attention of the Planning and Development Services Director or designee. All such requests must be submitted in accordance with the A.R.S. §9-839 and the city's applicable administrative policies available at the Planning and Development Services Division's One Stop Shop, or from the city's website: http://www.scottsdaleaz.gov/planning-development/forms

Planning and Development Services One Stop Shop Planning and Development Services Director 7447 E. Indian School Rd, Suite 105 Scottsdale, AZ 85251

Planning and Development Services

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Development Application Process CITY OF **Enhanced Application Review** SCOTTSD Staff Approval (SA), Wash Modification (WM), & Preliminary Plat (PP) Within the parameters of the Regulatory Bill-of-Rights of the Arizona Revised Statues the Enhanced Application Review method is intended to increase the likelihood that the applicant will obtain an earlier favorable written decision or recommendation upon completion of the city's reviews. To accomplish this objective, the Enhanced Application Review allows: • the applicant and City staff to maintain open and frequent communication (written, electronic, telephone, meeting, etc.) during the application review; City staff and the applicant collaboratively work together regarding an application; and City staff to make requests for additional information and the applicant to submit revisions to address code, ordinance, or policy deficiencies in an expeditious manner. Generally, the on-going communication and the collaborative work environ nent will allow the review of an application to be expedited within the publish Staff Review Time frames. Pre-Application Submittal and -application Meeting Application Types: a. Development Review - Minor (SA) b Wash Modifications (WM) Neighborhood Notification Process c. Land Divisions - Condominium Plat (PP) Completed by the Owner / Applicant (When required by City) d. Land Division – Minor Subdivision (PP) Submittal / Resubmittal of Application Issues Resolved by and ministrative Review for Completer Applicant / Owner Is the Application Determined City Sends Letter to Applicant to be Complete Identifying Deficiency City Sends Letter to Applicant Informing the Applicant that the Application has been Accepted for Substantive Review Issues Resolved by Substantive Review(s Applicant / Owner and Resubmits Application City Sends Letter to Applicant Issues Requesting Modifications No / Minimal / or to Comply with Time Frames Development Review Board Non-Action Hearing Date Scheduled Required by City, or Requested by the Applicant Zoning Administrat Decision Note 1. Time period determined by owner/ applicant. Approval/Denial Letter Issued 2. All reviews and time frames are (End of Substantive Review) suspended from the date a the letter is issued requesting additional information until the date the City receives the resubmittal from the owner/applicant. 3. Owner/applicant may agree to extend the time frame by 25 percent Time Line

Planning and Development Services

Substative Review

vs. Multiple City Revie

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Administrative Review

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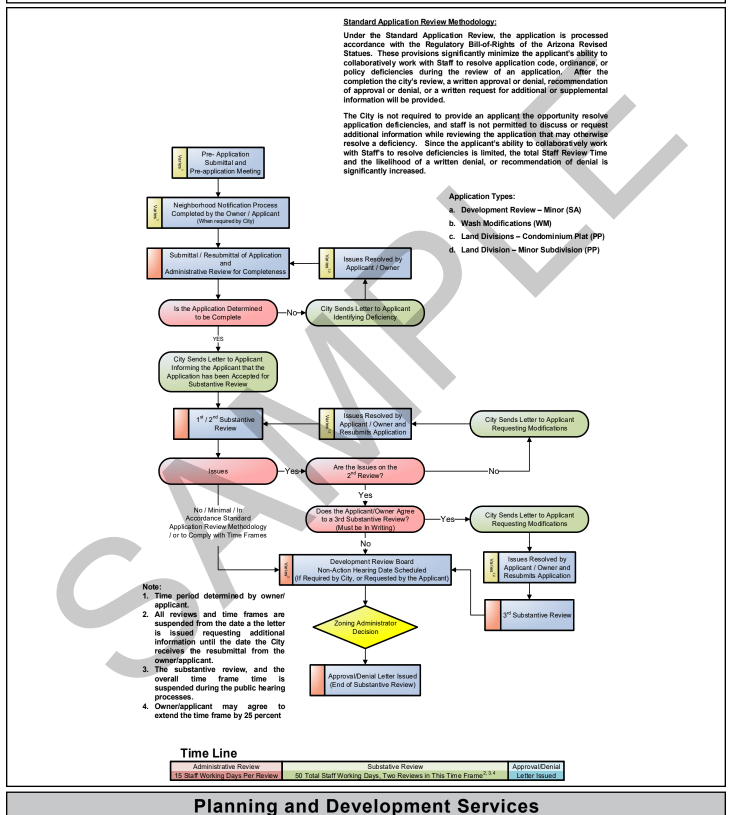
Approval/Denial

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Development Application Process

Standard Application Review

Staff Approval (SA), Wash Modification (WM), & Preliminary Plat (PP)



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CITY OF

SCOTTSD

Type 1 or 2 WCF Development Review (Minor)

Administrative Staff Approval Arizona Revised Statues 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 municipalities adopted personnel policy.
- G. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02

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