



City of Casa Grande

Regulatory Bill of Rights – 3rd Review Authorization

In accordance with the Regulatory Bill of Rights (ARS 9-835) the City of Casa Grande will typically make an administrative decision on each permit application after a maximum of two (2) comprehensive staff reviews. However, from time to time a 3rd review is necessary to resolve code/policy compliance issues associated with a permit. In accordance with ARS 9-835.I., by mutual agreement, the applicant and the City may engage in a 3rd review of an application as long as said 3rd review does not exceed the over-all time frame by 50%. The specific 1st, 2nd, 3rd and over-all review timeframes for this application are provided above. Applicants may sign below, consenting to a third review if necessary, within the stated prescribed timeframe. Your consent is not required at time of application submittal. Applicants who do not sign below will be contacted by City staff if a third review is determined to be necessary prior to making an administrative decision on this application. Applications denied after the completion of the 2nd or 3rd review cycle are eligible for re-application to address the code/policy deficiencies which were the basis for the application denial with the payment of a fee equal to 25% of original application fee amount. Said re-application shall occur within 90 days of the application denial.

I hereby consent to a 3rd review of my application, if necessary, prior to making a final administrative decision.

Applicant