

ARIZONA GAME AND FISH DEPARTMENT

AQUATIC STOCKING LICENSE APPLICATION R12-4-410

	Date Received	Region:							
FOR DEPARTMENT USE	Date Review Complete		Approved:	Denied:					
ONLY	Valid	From:	To:						
	Approved By:		Da	te:					
[PLEASE PRINT OR TYPE] FEES:	Initial Application: S	\$100.00	Calenda	r Year					
Applicant Information: Restocking: \$20.00									
	Political Subdivision	of the State: NO	NE						
Check one: NEW RESTOCKING POLITICAL SUBDIVISION OF THE STATE									
Department ID Number or SSN:		Date of	Birth						
Name									
Gender Non Re	esident Residen	t Years of Res	idence:						
Height Weight	Hair	Eyes							
Mailing address									
City	State	Zip							
Phone	Email								
If applicable: Business Location	n where aquatic wildl	ife will be stocked:							
Business Name Mailing Address		City	Phone State	Zip					
Mailing Address		_ City	State	Zip					
The Purpose of the stocking:									
Physical location of the water or	facility to be stocked	(one application	per stocking locatio	n):					
Land Owners Name			Phone						
Physical Address		City	State	Zip					
GPS:		or UTM							
Drainage / Watershed (if known)									
Source of water									
Is there outflow No ☐ Yes☐ If Yes where do	es water go, describe	below.							

nt Drainage	Exist in current Dr	Size	Number	Species to be stocked (Common Name)

Supplier Nam	e		Phone	
Mailing Addre	ess	City	State	Zip
Stocking Date	e (s)			
Attachments:	Additional information require	ed under R12-4-410		
	Eqr { "qh"Hkıj "F kıg	cug"Egt vkhkecvkqp"/Ur gekhkg	f "kp"F kugcug"Uvkr wrdq	pu0
	F gucktef 'f guetkr uk	qplfkcitco"qh"hcekrkkgu"qt"	'nqecvkqp''y j gtg''y krf nkh	g''y km'dg''uvqemgf 0
	F guetkdg'uqwteg'ql	h'y cvgt "cpf "cp{ "qwhqy "ql	n'y cvgt0 'Ku 'vj g''u{uvgo ''q	r gp''qt''emqugf A
	If species is not in the curren	•	en proposal as specified	d in R12-4-410G

LICENSE IS VALID FOR NO MORE THAN 20 CONSECUTIVE DAYS. LICENSES ISSUED TO A POLITICAL SUBDIVISION OF THE STATE IS VALID FOR ONE CALENDAR YEAR

APPLICANT SIGNATURE:

Date

I certify the information provided on this application is true and correct to my knowledge. I will comply with any municipal, county, state, or federal code, ordinance, statute, regulation or rule applicable to this license and that my live wildlife privileges are not currently suspended or revoked in this state, any other state or territory, or by the United States.

<u>In accordance with provisions under Section 41-1030, Arizona Revised Statutes:</u>

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 a 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.

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.

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. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.