

**WHITE AMUR STOCKING LICENSE PROCESSING CHECKLIST  
ARIZONA GAME AND FISH DEPARTMENT**

Applicant's Name \_\_\_\_\_

Permit Administrator \_\_\_\_\_

Work unit responsible for processing license: **REGION** \_\_\_\_\_

Time frame for processing license: **30 days**

**A) APPLICATION**

\_\_ Name

\_\_ Address

\_\_ Business name and address (if applicable)

\_\_ Title of applicant (if applicable)

\_\_ Name and address of suppliers

\_\_ Name and legal description of aquatic system to be stocked

\_\_ Drainage

\_\_ Purpose of stocking

    \_\_\_ Weed control    \_\_\_ For sale from licensed farms

\_\_ Planned stocking date

\_\_ Number and size of triploid white amur to be stocked

\_\_ Signature

\_\_ Date

\_\_ Fee paid and cash register validation attached

**B) ADDITIONAL REQUIREMENTS**

\_\_ Is it a closed aquatic system as defined in R12-4-424 (A)(1)

\_\_ Will stocking take place in a watershed containing Species of Special Concern as defined in R12-4-401

\_\_ If so, is written proposal attached to application and does it sufficiently address the biological ramifications

**D) ISSUED OR DENIED**

\_\_ ISSUED, Date \_\_\_\_\_

\_\_ DENIED

    \_\_ Letter prepared for the Regional Supervisor's signature and approved by the Assistant Director

    \_\_ Sent letter, Date \_\_\_\_\_

    \_\_ Appeal notice received, Date \_\_\_\_\_

**E) APPEAL**

\_\_ Material submitted to Assistant Director

\_\_\_\_\_  
Reviewer (if different from Permit Administrator)

\_\_\_\_\_  
Title

Date Reviewed \_\_\_\_\_

Date Received \_\_\_\_\_ Date Completed \_\_\_\_\_

In accordance with provisions under Section 41-1030, Arizona Revised Statutes:

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.