

Eddie Cook Maricopa County Assessor

	RESIDENTIAL	RENTAL PROPERTY REGISTRATION
Pursuant to A.R.S. § 33-1902 (See Reverse Side) This form must means property that is used solely as leased or rented property f		ntial Rental Property. "Residential rental property"
	OPERTY INFORMATION	
ASSESSOR PARCEL NUMBER:		
Check Type: Single Family Residence	Multiple Family Residence	ce Mobile Home MH/RV Space
PROPERTY STREET ADDRESS		
CITYStateA	ZZIP CODE	YEAR BUILT
OW	NERSHIP INFORMATION	
Check here to update your mailing address	S	
OWNERSHIP NAME		PHONE
MAILING ADDRESS		
CITYSTATE	ZIP/POSTAL CODE	COUNTRY
REQUIRED EMAIL ADDRESS		
Corporation Limited Liability Comp		Trust 🔲 Real Estate Investment Trust
Required: Corporate Officer, Managing/Administrat		
	PHONE	
ADDRESS	CITYST/	ATEZIP COD <u>E</u>
	ER'S DESIGNATION OF STA	
A.R.S. § 33-1902(b) Requires a property owner who the state of Arizona to accept legal service on his/he		designate a statutory agent who does live in
NAME	PHONE	
ADDRESS	CITY	ZIP CODE
REQUIRED EMAIL ADDRESS		
Qualified Qualified Family Member: A qualified family men owner's child; (2) a stepchild of the owner; (3) the the owner; (5) a child-in-law or parent-in-law of the Additional Residential-Rental Proper "qualified family member" for use as their residential-rental property pursuant to A.F	owner's parent or an ancestor owner or; (6) a natural or ad <b>ty Information:</b> A residentia primary residence must be re R.S. § 33-1902. However, that	ral or adopted child or descendant of the of the owner's parent; (4) a stepparent of lopted sibling of the owner. al use property that is leased or rented to a egistered with the County Assessor as being a residence will be classified as Legal Class 3.
I certify this parcel qualifies under A.R.S. (Initial)		
(Initial) Renter(s)/Occupant(s) Name:	Relationshi	p to Owne <u>r:</u>
I HEREBY ATTEST TO AND AFFIRM THAT THIS INF FUTHERMORE, I UNDERSTAND THIS REQUEST MAN		
	RESULT IN A TAX INCREASE	•

Printed Name of Owner or Statutory Agent

Date\_\_\_\_\_

## 33-1902. Residential rental property; recording with the assessor; agent designation; civil penalty; fee

A. An owner of residential rental property shall maintain with the assessor in the county where the property is located information required by this section in a manner to be determined by the assessor. The owner shall update any information required by this section within ten days after a change in the information occurs. The following information shall be maintained:

1. The name, address and telephone number of the property owner.

2. If the property is owned by a corporation, limited liability company, partnership, limited partnership, trust or real estate investment trust, the name, address and telephone number of any of the following:

(a) For a corporation, a corporate officer.

(b) For a partnership, a general partner.

(c) For a limited liability company, the managing or administrative member.

(d) For a limited partnership, a general partner.

(e) For a trust, a trustee.

(f) For a real estate investment trust, a general partner or an officer.

3. The street address and parcel number of the property.

4. The year the building was built.

B. An owner of residential rental property who lives outside this state shall designate and record with the assessor a statutory agent who lives in this state and who will accept legal service on behalf of the owner. The owner shall designate the agent in a manner to be determined by the assessor. The information shall include the name, address and telephone number of the agent.

C. Residential rental property shall not be occupied if the information required by this section is not on file with the county assessor. If the owner has not filed the information required by this section with the county assessor and the residential rental property is occupied by a tenant and the tenant chooses to terminate the tenancy, the tenant shall deliver to the landlord, owner or managing agent of the property a written ten day notice to comply with this section. The notice shall be delivered by certified mail, return receipt requested, or by hand delivery. If the owner does not comply with this section within ten days after receipt of the notice, the tenant may terminate the rental agreement and the landlord shall return all prepaid rent to the tenant. Security deposits shall be returned in accordance with section 33-1321, subsection D. The landlord shall return those monies by certified mail, return receipt requested, or by hand delivery to the tenant. Within ten days after the termination of the rental agreement. This subsection applies to any existing lease and to any new lease after August 25, 2004. Notwithstanding this subsection, an owner is in compliance with this subsection only if the owner has filed the information required by subsection A of this section with the county assessor.

D. All records, files and documents that are required by this section are public records.

E. For residential rental property that is acquired by an owner after the date of the notice of assessed valuation and the notice prescribed by section 42-15103 and until the issuance of the next notice of assessed valuation, a city or town shall assess a civil penalty of one thousand dollars against a person who fails to comply with this section, plus an additional one hundred dollars for each month after the date of the original violation until compliance occurs. The court shall not suspend any portion of the civil penalty provided by this subsection. F. Notwithstanding subsection E of this section, if a person complies within ten days after receiving the complaint that notices the violation, the court shall dismiss the complaint and shall not impose a civil penalty. G. Except for newly acquired residential rental property as prescribed by subsection E of this section, if a residential rental property owner fails to register with the county assessor as prescribed by this section, the city or town may impose a civil penalty in the amount of one hundred fifty dollars per day for each day of violation after the date of the most recent notice of assessed valuation and the notice prescribed by section 42-15103. If a person complies within ten days after receiving the notice from the county assessor, the court shall dismiss the complaint and shall not impose a civil penalty.

H. In carrying out this section, the county assessor shall have immunity as provided in section 12-820.01. I. The county assessor may assess a fee of not more than ten dollars for each initial registration and each change of information in the registry.

J. On request from a city or town the county assessor shall provide the most current list of all registered rental property owners within the city's or town's boundaries.

## Retain a copy of this completed form for your records. Please call 602-506-3406 for any questions Mail completed registration to: Maricopa County Assessor Rental Registration

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