

## INSTRUCTIONS FOR FILING YOUR CLAIM

In order to file a Notice of Claim against a public entity or employee, please refer to Arizona Revised Statutes §12-821 and § 821.01, which provides certain requirements with regard to presenting claims against public entities and public employees.

This claim form is provided to assist in presenting a claim against the City of Tucson that complies with these statutes as follows:

ARS §12-821: All actions against any public entity or employee shall be brought within one year after the cause of action accrues and not afterward.

ARS §12-821.01: Persons who have claims against a public entity or a public employee shall file claims with the person or persons authorized to accept service for the public entity or public employee as set forth in the Arizona rules of civil procedure within one hundred eighty days after the cause of action accrues. The claim shall contain facts sufficient to permit the public entity or public employee to understand the basis on which liability is claimed. The claim shall also contain a specific amount for which the claim can be settled and the facts supporting that amount. Any claim that is not filed within one hundred eighty days after the cause of action accrues is barred and no action may be maintained thereon.

A proper notice of claim must be filed and denied before suit may be filed against a public entity or public employee. A claim will be barred by the statute of limitations if a lawsuit is not filed within one year after the cause of action accrues.

Please complete the Notice of Claim form and provide all information requested on the form so that a prompt and fair evaluation can be made of your claim.

In addition to filling out the Notice of Claim, you can facilitate processing of your claim by including copies of any available supporting documents (medical bills, repair estimates, photographs, etc.) and information (exact loss location, direction of travel, description of personal property, etc.). For property damage losses over \$1,000 please provide 2 estimates.

Please be aware that you are legally responsible to minimize any loss, to protect property from further damage and to preserve potentially relevant evidence.

Please note that each person making a claim against the City must fill out a separate claim form.

Once you have completed your Notice of Claim, it must be filed with the City Clerk's Office. The City Clerk will accept your form if it's mailed or hand-delivered as stated below. It is your sole responsibility to confirm that the Clerk's office has actually received your form.

Return by mail to:	or	Hand Deliver to:
City of Tucson		City of Tucson
City Clerk's Office	City Clerk's Office	
P.O. Box 27210		255 West Alameda
Tucson, AZ 85726-7210		9 <sup>th</sup> Floor

Once we receive your claim, your claim will be investigated to determine whether and to what extent, if any, the City may be liable. The City can only pay for claims for which the City is legally liable. If you do not receive a response for your claim within 60 days, you may consider your claim denied.

## NOTICE OF CLAIMS AGAINST THE CITY OF TUCSON

The claim form must be filled out completely and:

MAILED TO:
City of Tucson
City Clerk's Office
P.O. Box 27210
Tucson, AZ 85726-7210

**OR** 

HAND CARRIED TO:	
City of Tucson	
City Clerk's Office	
255 West Alameda	
9th Floor	

If you have questions regarding this form or the claims process, please call the City of Tucson's Risk Management Office at (520) 791-4728. The City Clerk may not accept service of claims or lawsuits filed against individual employees or their spouses.

## Claimant may wish to review applicable laws, such as the following:

- 1. Arizona Revised Statutes § 12-821 (excerpt listed at bottom of the Notice of Claim form)
- 2. Arizona Rules of Civil Procedure [Volume 16, Rule 4.1 (b)]
- 3. Tucson City Charter [Chapter XXV, Section 12 (with the exception of the 60-day claim filing period which has been superseded by the period specified in Section 12-821.01, Arizona Revised Statutes)].

			F	OR (	YTIC	CLE	RK USE O	NLY	7		
1.		Notice of Claim	Lawsu			ıbpoena			<u>.</u>		Date/ Time Received
		☐ Claim/Laws	uit Involv	es a Juv	enile		Date of Birth:				
2.	Rece	eived By Deputy City Clerk:									
3.	Desc	cribe:									
	Rece	eived on Behalf of:							_		
									norization c		
							or Code Official):		Yes	☐ No	
		s this claim Involve a Minor?		Yes		No					
		chments Included:		Yes		No		~· ,\			
		nber of Pages:					and Information S	Sheet)			
		nber of Photos:						Date:			
	PHU	tos Received In Risk Manage	шеш бу.					Date.			
4	Meth	nod of Receiving Notice of Cla	nim/Laws	ıit·							
٦.		Process Server	IIIII/ LUVV 3	Name	·•						
	_	or			•						
		Messenger Server	Si	gnature:							
		Personal Delivery		Name	:						
			Si	gnature:							
		Regular Mail									
		Certified Mail - Receipt #							_		
		Other (Specify:							_		
5	Ema	ail Distribution of Notice Claim	(Courtos	v Canio	~l						
υ.		Risk Manager	Date:	y Cohie	5)			Rec	eived By:		
	_	City Attorney	Date:						eived By:		
	_	ony rational	Date:						eived By:		
			Date:						eived By:		
C		0-1									
	<b>Che</b>	as Only: ck #   □	Cash	Amour	nt \$			Payee	ź.		
	0.100	<u> </u>	- 04511	,oui				. ajoc			



## NOTICE OF CLAIM AGAINST THE CITY OF TUCSON

Pursuant to A.R.S. Sections 12-821 & 12-821.01 (and other applicable laws listed in the Instructions for Filing Your Claim

10808	(and other a	applicable laws listed in the li	nstructions for Filing Your Claim)			
Risk Management Use only- CLAIM #				RECEIVED IN CITY	Y CLERK'S OFFICE	
N	ame		Date of Birth			
				=		
۸۸	drace		Ant#			
Au	dress		Apt#	-		
				_		
City State	Zip Code	Home Phone	Cell Phone			
<u>.</u>	CLAIM FA	ACTS				
Occurrence Date	Time of Day	Location (Stree	t Address/Intersection)	_		
AM D						
	PM 🗖					
Description of What Happened (specify th	e event, act, or ommi	ission causing damage of	or injury) Attach additional pag	ges, if necessary.		
Property Damage? Describe the property	and extent of damage	ie(s) sustained Attach e	estimates annraisals and rena	ir hills if available		
Troperty barnage: Describe the property	and extent of damag	e(s) sustained. Attach e	ostimates, appraisais, and repa	ii biii3, ii avaliabic.		
Bodily Injury? Describe the nature of the	injury and when you	first became aware of th	ne injury. Attach copies of bills	/receipts, if available.		
, , ,			,			_
Cause of damages and/or injuries:						
Reasons why the City is responsible for	your damages and/or	injuries				
Reasons will the only is responsible for	jour dumages androi	injunes.				
List names and addresses of witnesses,	involved parties, and	treating physician(s):				
Name			Address		Daytime Phone	
	+					
	Yes 🗖				Yes 🗖	
Photographs Attached?		Bills, R	ecords, Receipts, Estimates ar	nd/or Invoices Attached?	No 🗖	
Damages Claimed						
Property Damage:					\$	
Bodily Injury:					\$	
Other - Please specify:	\$					
· ·	he amount vou v	vould settle this cla	im should liability be for	und against the City	\$	
			re statements are true to the			
i, the undersigned, do sole	mmy swear (Or allii	my macan of the abov	o statements are true to the	best of my knowledge	unu polici.	
					-	
Date Signature						
This form is provided to assist in filing a claim with the City of ile a proper claim prior to the expiration of the statute of limita					in the State of Arizona. Failure	to:

A.R.S. § 12-821: All actions against any public entity or employee shall be brought within one year after the cause of action accrues and not afterward.

A.R.S. § 12-821.01: Persons who have claims against a public entity or a public employee shall file claims with the person or persons authorized to accept service for the public entity or public employee as set forth in the Arizona rules of civil procedure within one hundred eighty days after the cause of action accrues. The claim shall contain facts sufficient to permit the public entity or public employee to understand the basis on which liability is claimed. The claim shall also contain a specific amount for which the claim can be settled and the facts supporting that amount. Any claim that is not filed within one hundred eighty days after the cause of action accrues is barred and no action may be maintained thereon.

A proper notice of claim must be filed and denied before suit may be filed against a public entity or public employee. A claim will be barred by the statute of limitations if a lawsuit is not filed within one year after the cause of action accrues.