ANNUAL AFFIDAVIT OF A CHURCH, RELIGIOUS ASSEMBLY OR INSTITUTION USING OR HOLDING LEASED PROPERTY PRIMARILY FOR RELIGIOUS WORSHIP

A.R.S. § 42-11132.01

A.R.S. § 42-11132.01(A) requires that a church, religious assembly or institution leasing property that is classified in Class Nine pursuant to A.R.S. § 42-12009(A)(5), must annually file an affidavit with the County Assessor affirming that it:

- 1. Continues to use or hold the property primarily for religious worship.
- 2. Is the sole economic beneficiary of the classification of the property as Class Nine pursuant to Section 42-12009, Subsection A, Paragraph 5.

Date:	Tax Year:
Parcel Number(s):	
Property Owner's/Lessor's Name:	
Property Owner's/Lessor's Mailing Addre	ess:
Owner's Telephone Number	Email Address:
Tenant's/Lessee's Name:	
Gross Leasable Building Space:	
Amount of Gross Leasable Building Spa	ce leased to the Church, Religious Assembly or Religious Institution
as of January 1 of the Tax Year:	<u></u>
Date of Lease Agreement:	Lease begin Date: Lease End Date:
the leased property described above pri	nbly or Religious Institution identified above, continues to use or hold marily for religious worship and that the Church, Religious Assembly ne sole economic beneficiary of the property as Class 9 pursuant to
Lessee's Signature	Print Name
Signature of Deputy Assessor or Notary	

This Affidavit must be filed with the County Assessor on an annual basis.