

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

CV 2001-019102

05/08/2003

HON. MARGARET H. DOWNIE

CLERK OF THE COURT  
L. Rasmussen  
Deputy

FILED: 05/13/2003

ARROWHEAD LAKES CONDOMINIUM  
ASSOCIATION

CURTIS S EKMARK

v.

BANOVAC DEVELOPMENT CORP, et al.

J GREGORY CAHILL

SCOTT A HOLCOMB  
JUDGE HOLT

MINUTE ENTRY

The court has received a judicial referral from Judge Holt indicating that this matter may be appropriate for complex civil designation. Before ruling, the court requires additional information. If one or more parties favors complex designation, the court should be advised regarding the factors warranting that designation. *See* Rule 8(i), Ariz.R.Civ.P.; Maricopa County Superior Court Administrative Order No. 2002-127. Based on a review of the court's file, it is not immediately apparent why complex designation may be warranted. Not all construction defect cases are appropriate for complex designation – especially when a matter has been pending for some time. The parties should file either a joint memorandum/motion or separate position statements within 30 days.

cc: Karen Westover, Civil Court Administration