

Arizona Medical Board

1740 W. Adams St. Ste. 4000 Phoenix, AZ 85007-2664 Telephone: 480- 551-2700 Toll Free: 877-255-2212 Website: <u>www.azmd.gov</u>

Attention Applicants

Thank you for your interest in obtaining a license to practice medicine in Arizona. We are excited to have the opportunity to work with you and help guide you through the application process.

Our mission is to protect public safety through the judicious licensing, regulation and education of all allopathic physicians. A license to practice medicine in Arizona is a privilege, not a right. Please do not assume that licensure is a mere formality or that granting of a license is automatic. Please give your application the time and attention needed to accurately answer all questions. It is the applicant's responsibility to ensure that the information disclosed on the application is correct.

Once your completed application and fee are received by the Board, your application will be reviewed to determine if all items needed to meet Arizona's Revised Statutes and Rules for licensure have been submitted. A checklist is provided with this application packet for your convenience.

Pursuant to A.R.S. § 32-4302; If an applicant has any complaints, allegations or investigations pending the Board will suspend the application process and may not issue or deny a license to the applicant until the complaint, allegation or investigation is resolved.

We will make every effort to complete the application process as quickly as possible. If you have any questions, please do not hesitate to call or email the Board's office. Our staff is happy to assist you in any way we can.

Again, thank you for your interest in an Arizona medical license.

FOR YOUR INFORMATION

Application Review Process:

Board staff will review your application and determine if all items needed to complete your application have been submitted to the Board. If it is determined that your application has deficient items, Board staff will send you a notice with a list of the items still needed to meet requirements. Please allow 15 days for your application to be reviewed by Board staff before calling and requesting a status update. Correspondence will be sent to your email address provided on the application.

Once all information needed to meet the requirements for licensure have been submitted to the Board, your application will undergo a final review by Board staff to ensure all requirements set forth in the Arizona Revised Statutes have been met.

<u>Please note:</u> It is the applicant's responsibility to report to the Board <u>any</u> changes that may have occurred during the application process. Failure to report any adverse actions to the Board during the licensure process may result in denial or revocation of your license.

To review the Arizona Revised Statutes to ensure that you meet the requirements for licensure, please go to <u>www.azmd.gov.</u>

32-3208. Criminal charges; mandatory reporting requirements; civil penalty

- A. A health professional who has been charged with a misdemeanor involving conduct that may affect patient safety or a felony after receiving or renewing a license or certificate must notify the health professional's regulatory board in writing within ten working days after the charge is filed.
- B. An applicant for licensure or certification as a health professional who has been charged with a misdemeanor involving conduct that may affect patient safety or a felony <u>after submitting the</u> <u>application</u> must notify the regulatory board in writing within ten working days after the charge is filed.
- C. On receipt of this information the regulatory board may conduct an investigation.
- D. A health professional who does not comply with the notification requirements of this section commits an act of unprofessional conduct. The health professional's regulatory board may impose a civil penalty of not more than one thousand dollars in addition to other disciplinary action it takes.
- E. The regulatory board may deny the application of an applicant who does not comply with the notification requirements of this section.
- F. On request a health profession regulatory board shall provide an applicant or health professional with a list of misdemeanors that the applicant or health professional must report.

Checklist for an MD Universal Recognition License Application

Please do not submit this form with your application. Keep it for your records.

APPLICATION FEE					
Application Fee	The application fee is \$500 payable by check or credit card. The application fee must be submitted with the application and is non-refundable				
License Fee	Once your license application is approved, you will be required to pay a prorated licensure issuance fee up to \$500. This fee is prorated based on your birth year and month.				
	LICENSE APPLICATION				
Completed Application	Provide a complete application, pages 1 - 8 Make sure page 5 is notarized. You <u>must</u> complete all questions. If you fail to complete a question, your application will be considered deficient and the processing of your application will be delayed.				
	FINGERPRINTS				
Fingerprint Card & Fee	Applicants are required to undergo a criminal background check according to A.R.S. § 32- 4302(9). A fingerprint packet will be sent to the applicant's mailing address provided on the application. The fingerprint card is specific and pre-printed for the Board; therefore, the applicant must use the fingerprint card provided by the Board. Fingerprinting can be done at a local police department, sheriff's office, or an entity that provides fingerprinting services. Please contact the entity that provides the fingerprint service and confirm availability and payment requirements. The applicant is required to return the fingerprint card along with a check, money order or credit card for \$50.00 made out to "Arizona Medical Board" together in the return envelope. The fingerprint technician is required to fill out and date the identity verification form, place it with the fingerprint card and check or money order, seal and sign the envelope flap before returning the fingerprint card to the applicant. If the applicant forgets to place the check or money order with the fingerprint card, <u>do not reopen the sealed envelope</u> . The applicant can include the check or money order in a separate envelope attached to the return fingerprint card envelope. Failure to return the sealed envelope with the fingerprint card, identity verification form, check or money order and the fingerprint technician's signature across the envelope flap will delay the processing of your application. Do not send the fingerprint card prior to the submission of yourapplication.				
	EVIDENCE OF LEGAL STATUS				
A notarized Copy of Your Birth Certificate or Passport	Applicants must provide a notarized photocopy of a Birth Certificate or Passport. A Notarized Certificate of Identification form is provided with the application packet for your convenience.				
Proof of Immigration status	A list of the documents that are required to be submitted to the Board is included with the application.				
Government Issued Photo ID (Copy)	A copy of a government issued photo ID is required if the proof of legal status does not include a photo. Example: driver license or state I.D.				
Evidence of legal name change	Applicant must provide evidence of legal name change, if applicable. Example: Marriage Certificate, court documents showing legal name change.				

QUESTIONNAIRE AFFIRMATIVE RESPONSES				
Narrative and Supporting Documents	 If you answer "yes" to a question on the questionnaire page, please provide the following: A narrative/explanation of the circumstances that led to the issue disclosed. Documents to support your narrative. *If documents are not provided, this <u>will</u> delay the application process. <u>Please note:</u> It is the applicant's responsibility to report to the Board any changes that may have occurred during the application process. Failure to report any adverse actions to the Board during the licensure process may result in denial or revocation of your license. 			
Proof of established residency in Arizona or Military Form 2058	 Such as: A valid Arizona driver's license A current Arizona motor vehicle registration Proof of filing Arizona income taxes in the most recent tax year Arizona voter registration Documentation of a mortgage for an Arizona residence A dated rental contract with proof of payment Proof of establishment of Arizona utilities Enrollment of children in Arizona schools of grades K-12 Documentation demonstrating a change in permanent address on all pertinent records Military Form 2058 			
Public Profile Addendum	Pursuant to A.R.S. § 32-1403.01(A) The board shall make available to the public a profile of each licensee. The board shall make this information available through an internet website and, if requested, in writing.			
Information requested to be sent directly to the Board can be sent to the following:				
DO NOT EMAIL APPLICATION(S) Email: <u>licensingreport@azmd.gov</u>	Arizona Medical Board 1740 W. Adams. St. , Ste. 4000 Phoenix, AZ 85007-2664			

ARIZONA MEDICAL BOARD MD UNIVERSAL RECOGNITION LICENSE APPLICATION

> 1740 W. Adams St. Ste. 4000 Phoenix, AZ 85007-2664

> > www.azmd.gov

To be completed and signed by the applicant. All questions MUST be answered, even if only to indicate "None" or "N/A".

THE STA

			F	Personal Infor	mation			
1 First Name:								
L. Middle Name:								
Last Name:								
Other Names L	Jsed:							
2. Social Security	Number:							
3. Date of Birth:				City of Birth:]	
State of Birth:			С	ountry of Birth	:			
Social Secu	rity Numl	ber, Date of Bi	rth and	Place of Birth a	ire Confi	dential Informatior	n - Not for Pul	blic Disclosure
<u>Practice Address</u> : This is the Medical Directory an provided, even if it is yo practice address on the	nd on the B ur home ac	oard's website. ddress, it will be	Every ph available	ysician <u>must</u> ha to the public up	ve an add ion reque	Iress available to the st. If you want your h	public. If only	one address is
4. Practice	Name:							
Address:					City:		State:	Zip:
Phone:			Fax:			*Practice	address not re	equired for licensure
Home Address: You an number will not be relea the Board may occasion	ased to the	public unless ye	ou fail to	provide an office	address.			
5. Home Address:					City:		State:	Zip:
Phone:					Mobi	le:		
Primary Email Ad	dress:							
Mailing Address: If no fingerprint packet will					will be s	sent to your practice	e address. <u>Ple</u>	<u>ase note</u> - Your
6. Mailing Address:					City:		State:	Zip:
Revised 3/15	9/2020	Same asPrac	ctice Add	ress	Same	as Home Address		Page 1 of 8

In addition to your primary e-mail address provided on page one of this application, please indicate if you would like to designate/authorize an individual or prospective employer, beside yourself, to receive status updates on your application.

Please note: If a substantive review/investigation is required during the application process, the applicant will be required to provide additional authorization, in writing, for the third party to receive status updates concerning the substantive review.

Name		Phone#		E-mail	
Name		Phone#		E-mail	
7	Qualif	ication	for Universal Pecagnit	ionlic	0000

Qualification for Universal Recognition License

Attach proof of residency or Military Form 2058. A list of acceptable documentation establishing residency in Arizona can be found on the application checklist.

I have established residence in the state of Arizona.

I am a person married to an active duty member of the armed forces of the United States who is stationed to a military installation located in the state of Arizona.

8.

Other State Medical License(s)

Please list all states in which you have applied for or have been granted a license to practice medicine, including license number, date issued and current status of the license. If more than 10, attach a separate listing. If a license is pending or was not issued, so state.

State Board:	License No.:	Date Issued:	License Status:
			1

First Name:

Last Name:

Citizenship Attestation

Proof of Citizenship: Effective January 1, 2008, based on Federal and State laws, all applicants must provide evidence that the applicant is lawfully present in the United States, Pursuant to A.R.S. § 41-1080 and A.A.C. R4-16-201(C)(1) require documentation of citizenship or alien status for licensure. If the documentation does not demonstrate that the applicant is a United States citizen, national, or a person described in specific categories, the applicant will not be eligible for licensure in Arizona.

I am a U.S. Citizen or U.S. National.	If this box is checked, please submit documentation as sta Citizenship form (Also review the application checklist).	ted on the Stat	ement of		
I am NOT a U.S. Citizen or U.S. National.	If this box is checked, please submit documentation as sta Citizenship form (Also review the application checklist).	ted on the Stat	ement of		
10.	Questionnaire				
1. Are you currently under investigation by any medical board? (Pursuant to A.R.S. § 32-4302(A)(7) If an applicant has any complaints, allegations or investigations pending the Board will suspend the application process and may not issue or deny a license to the applicant until the complaint, Yes No allegation or investigation is resolved.)					
 2. Have you ever had a medical license in any state or country disciplined resulting in a revocation, suspension, limitation, restriction, probation, voluntary surrender, cancellation during an Yes No investigation, or entered into a consent agreement or stipulation? 					
3. Have you ever been convicted of a crime? If yes, provide court records of all convictions including Yes No all applicable records of set asides or expungements. (Do not include juvenile convictions.)					
NOTE: In the event that the response to any of the questions is "Yes", you must file an explanation and submit photocopies of any corresponding documents. Failure to properly answer these questions can result in Board disciplinary action, including revocation or					

corresponding documents. Failure to properly answer these questions can result in Board disciplinary action, including revocation or denial of license.

11.

Training Unit Attestation

Initial Applications - A.R.S. §32-1422(A)(10): Complete a training unit as prescribed by the board relating to the requirements of this chapter and board rules. The applicant shall submit proof with the application form of having completed the training unit.



I am aware that I am responsible for knowing and adhering to the laws governing the practice of medicine in Arizona. I declare under penalty of perjury that I have read and completed all four pages of the training unit provided with this application and available on the Board's website.

Full Name :	

Signature:

12.

Public Profile Addendum

Pursuant to A.R.S. § 32-1403.01(A) The board shall make available to the public a prof make this information available through an internet website and, if requested, in writing	
Medical School Name:	
Medical School Location: Grad	duation Date:
Post Graduate Training Information	
Institution: City:	State:
Dates of Attendance: Beginning: Ending:	
Type of Program:	
Specialty:	
Institution: City:	State:
Dates of Attendance: Beginning: Ending:	
Type of Program:	
Specialty:	
Institution: City:	State:
Dates of Attendance: Beginning: Ending:	
Type of Program:	
Specialty:	
Area of Interest	
Indicate your area of interest/specialty:	
First Name:	
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Arizona Medical Board Universal Recognition Application Attestation

I attest that all of the information contained in the application and accompanying evidence or other credentials submitted are true. I attest the credentials submitted with the application were procured without fraud or misrepresentation or any mistake of which I am aware, and that I am the lawful holder of the credentials. I authorize the release of any information from any source requested by the Board necessary for initial and continued licensure in this state.

Failure to report any adverse actions to the Board during the licensure process may result in denial or revocation of your license.

Signature of Applicant:	Date:
	Notarization
Subscribed and sworn in front of r	ne by, personally appearing on this date Applicant Name
Notary Public's Signature	

(Personalized Seal)

First Name:

Last Name:

CERTIFICATION OF IDENTIFICATION

Certification by Notary Public is Required

Applicant Full Legal Name:		
Last	First	Middle
<u>Notary</u> - Please complete the section belo Certificate or Passport.	w and attach a photocopy	of the Birth
State of	County of	
I certify that on the date set forth below, t and presented one of the following forms or Passport). I further certify that I did ide with the photograph on a Government issu	of identification as proof on the proof on the proof on the proof of t	of his/her identity (Birth Certificat paring his/her physical appearance
The statements on this document are subs	cribed and sworn to before	me by the applicant on this
(Day), of (Month)		_, (Year)
Notary Public Signature: Commission Expiration Date* (Month) *The notary's commission expiration date 'lifetime', an explanation must be provide	/(Day	
Applicant's Signature:		
Notary Stamp Here		
Please complete and mail or email the nota Birth Certificate or Passport presented to th		cation form and a photocopy of th
	Arizona Medical Board	

Arizona Medical Board 1740 W. Adams St. Ste. 4000 Phoenix, AZ 85007-2664

LicensingReport@azmd.gov

ARIZONA STATEMENT OF CITIZENSHIP OR ALIEN STATUS FOR STATE PUBLIC BENEFITS Professional License and Commercial License Arizona Medical Board

M.D. Universal Recognition License Applicants

Title IV of the federal Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (the "Act"), 8 U.S.C. § 1621, provides that, with certain exceptions, only United States citizens, United States non-citizen nationals, non-exempt "qualified aliens" (and sometimes only particular categories of qualified aliens), nonimmigrants, and certain aliens paroled into the United States are eligible to receive state, or local public benefits. With certain exceptions, a professional license and commercial license issued by a State agency is a State public benefit.

Arizona Revised Statutes § 41-1080 requires, in general, that a person applying for a license must submit documentation to the license agency that satisfactorily demonstrates the applicant's presence in the United States is authorized under federal law.

Directions: All applicants must complete Sections I, II, and IV. Applicants who are not U.S. citizens or nationals must also complete Section III.

Submit this completed form and a copy of one or more document(s) from the attached "Evidence of U.S. Citizenship, U.S. National Status, or Alien Status" with your application for license or renewal. If the document you submit does not contain a photograph, you must also provide a government issued document that contains your photograph. You must submit supporting legal documentation (i.e. marriage certificate) if the name on your evidence is not the same as your current legal name.

SECTION I - APPLICANT INFORMATION

APPLICANT'S NAME (Print or Type)		
TYPE OF APPLICATION (Check one)	LAPPLICATION	
TYPE OF LICENSE/CERTIFICATION (Check one)	MD Initial or Universal Recognition	Teaching License
	Application Education Teaching Peri	mit Pro bono registration
	Post Graduate Training Permit	Locum Tenens
SECTION II – CITIZENS	HIP OR NATIONAL STATUS DECLAR	ATION
Are you a citizen or national of the United States?	Yes No	
If Yes, indicate place of birth:		
City of Birth: Stat	e (or equivalent): Coun	try or Territory:
	ns, but submission of a List B document c a copy of an item from List A.	
Name of document:		
2) Go to Section IV. If you answered No , you must complete Section II	II and IV.	
SECTION III	- ALIEN STATUS DECLARATION	
To be completed by applicants who are not citizens the appropriate box. Attach a certified copy of a do the attached list section C or other document as ev	cument from the attached list section A.	
Name of document provided:		
Qualified Alien Status (8 U.S.C.§§ 1621(a)(1),-164	1(b) and (c))	

- 1. An alien lawfully admitted for permanent residence under the Immigration and Nationality Act (INA).
- □ 2. An alien who is granted asylum under Section 208 of the INA.
- □ 3. A refugee admitted to the United States under Section 207 of the INA.
- 4. An alien paroled into the United States for <u>at least one year</u> under Section 212(d)(5) of the INA.
- \Box 5. An alien whose deportation is being withheld under Section 243(h) of the INA.
- □ 6. An alien granted conditional entry under section 203(a)(7) of the INA as in effect prior to April 1, 1980
- 7. An alien who is a Cuban/Haitian entrant.
- 8. An alien who has, or whose child or child's parent is a "battered alien" or an alien subject to extreme cruelty in the United States.

Nonimmigrant Status (8 U.S.C. § 1621(a)(2))

9. A nonimmigrant under the Immigration and Nationality Act [8 U.S.C § 1101 et seq.]. Nonimmigrants are persons who have temporary status for a specific purpose. See 8 U.S.C § 1101(a)(15).

Alien Paroled into the United States For Less Than One Year (8 U.S.C. § 1621(a)(3))

10. An alien paroled into the United States for less than one year under Section 212(d)(5) of the INA.

Other Persons (8 U.S.C § 1621(c)(2)(A) and (C)

- \square 11. A nonimmigrant whose visa for entry is related to employment in the United States, or
- 12. A citizen of a freely associated state, if section 141 of the applicable compact of free association approved in Public Law 99-239 or 99-658 (or a successor provision) is in effect [Freely Associated States include the Republic of the Marshall Islands, Republic of Palau and the Federate States of Micronesia, 48 U.S.C. § 1901 et seq.];
- 13. \square A foreign national not physically present in the United States.

Otherwise Lawfully Present

 \square 14. A person not described in categories 1-13 who is otherwise lawfully present in the United States.

Please NOTE: The federal Personal Responsibility and Work Opportunity Reconciliation Act may make persons who fall into this category ineligible for licensure. See 8 U.S.C. § 1621(a).

SECTION IV - DECLARATION

All applicants must complete this section.

I declare under penalty of perjury under the laws of the State of Arizona that the answers and evidence I have given are true and correct to the best of my knowledge.

APPLICANT'S SIGNATURE:

TODAY'S DATE:

Evidence of U.S. Citizenship, U.S. National Status, or Alien Status

License Application Types: MD Universal Recognition Application

You must submit supporting legal documentation (e.g. marriage certificate) if the name on your evidence is not the same as your current legal name.

Citizens must submit one of the documents in list A. If applicable, citizens shall also submit a document from list B, but it does not negate the requirement to submit an item from list A. A copy of a government issued photo ID is required if the proof of legal status does not include a photo.

Non-citizens must provide one item from both lists A and C.

List A (Applicable to both citizens and non-citizens)

1. A notarized copy of a birth certificate

Or

2. A notarized copy of a passport

<u>List B</u>

- 1. A United States certificate of naturalization.
- 2. A United States certificate of citizenship.
- 3. A tribal certificate of Indian blood.
- 4. A tribal or Bureau of Indian Affairs affidavit of birth.

List C (Applicable to non-citizens only)

- 1. An Arizona driver license issued after 1996 or an Arizona non-operating identification license.
- 2. A driver license issued by a state that verifies lawful presence in the United States. This must be accompanied with a statement by the state issuing entity that the state verifies legal status prior to issuing the license.
- 3. A foreign passport with a United States Visa.
- 4. An I-94 form with a photograph.
- 5. A United States Citizenship and Immigration Services employment authorization document or refugee travel document.
- 6. Any other license that is issued by the federal government, any other state government, an agency of this state or political subdivision of this state that requires proof of citizenship or lawful alien status before issuing the license.

Arizona Medical Board Medical Practice Act Training and Questionnaire

Directions:

Please read the case studies and general questions along with the correct responses to each of the questions posed. This training module is designed to increase your awareness of the statutes and rules that govern the practice of medicine in Arizona. When you have read through the material, please sign the attestation indicating you have done so and that you are aware that the Medical Practice Act contains the statutory obligations you must meet when you practice medicine in Arizona. Please be advised that you may access the Medical Practice Act and the corresponding rules on the Board's website: www.azmd.gov

Medical Practice Act Training & Questionnaire

CASE STUDIES (Multiple Choice)

This section illustrates common violations of the MPA by using case scenarios. Each scenario is followed by a multiple-choice question and the answer.

1. Sexual Conduct

Scenario: You and a patient develop mutual feelings for each other during the course of treatment. You begin dating the patient and mutually agree to begin a sexual relationship. Should you continue to medically treat the patient?

- A. Yes. The treatment began before a sexual relationship was developed. Therefore, it is appropriate to continue treating the patient as you were before.
- B. Yes. You can maintain a boundary between your personal feelings for the patient and your professional practice.
- C. No. The physician-patient relationship must be terminated six months before engaging in sexual conduct.
- D. No. A physician should never establish a sexual relationship with a current or former patient.

Answer: C. No. The physician-patient relationship must be terminated six months before engaging in sexual conduct.

A.R.S. 32-1401(27)(aa) states that it is unprofessional conduct to engage in sexual conduct with a current patient or with a former patient within six months after the last medical consultation unless the patient was the licensee's spouse at the time of the contact or, immediately preceding the physician-patient relationship, was in a dating or engagement relationship with the licensee.

2. Controlled Substances

Scenario: You are experiencing back pain after a weekend spent moving into a new home. You know the appropriate dose of Oxycodone to relieve your pain. Instead of requesting an appointment with your primary care physician you call in a prescription to the pharmacy for yourself. Are your actions appropriate?

- A. No. Regardless of how seemingly obvious the cause of the pain and type of controlled substance needed, it is never appropriate for a physician to self-prescribe a controlled substance.
- B. No. There are alternative over the counter drugs that can provide the same effect.
- C. Yes. You had the same back pain in the past and you were previously prescribed the same medication.
- D. Yes. You are a licensed physician. You know exactly what medications you need to feel better.

Answer: A. No. Regardless of how seemingly obvious the illness and type of controlled substance needed, it is never appropriate for a physician to self-prescribe a controlled substance.

A.R.S. 32-1401(27)(g) states that it is unprofessional conduct to use controlled substances except if prescribed by another physician for use during a prescribed course of treatmentsed

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3/19/2020

3. Professional Connection

Scenario: Your friend "Bob" wants to open a laser clinic and perform varicose vein removal. Bob is not a licensed doctor in Arizona, but he holds a medical license in New Mexico. You are confident that Bob has the education and training to safely perform varicose vein removal, even though it is considered to be the practice of medicine in Arizona. You decide to help Bob out and let him operate his laser clinic under your name. Is this appropriate?

- A. Yes. Even though Bob is not licensed in Arizona, he is a doctor and you know he will do a good job.
- B. Yes. The clinic operates under your name and you know Bob will call you with any problems.
- C. No. Varicose vein removal is considered to be the practice of medicine and Bob is not licensed to practice medicine in Arizona.
- D. No. The state where Bob is licensed may have different regulations for operating a laser clinic than Arizona and you can't be sure if Bob's clinic will meet Arizona regulations.

Answer: C. No. Varicose vein removal is considered to be the practice of medicine and Bob is not licensed to perform medicine in Arizona.

A.R.S. 32-1401(27)(cc) states that it is unprofessional conduct to maintain a professional connection with or lend one's name to enhance or continue the activities of an illegal practitioner of medicine.

4. False or Fraudulent Statements

Scenario: You are applying for privileges at a hospital and one of the questions asked of you is whether your license has ever been revoked or suspended. Knowing that the hospital will likely deny you privileges if you answer affirmatively, you opt to knowingly withhold the fact that your license was previously suspended over 15 years ago. Are your actions justified?

- A. Yes. Because your suspension was so long ago, it is likely the hospital will never find out about it.
- B. Yes. Ever since you got your license back, you have been a model physician and you have obeyed all laws.
- C. No. The hospital will eventually find out and report you to the Board, resulting in more trouble.
- D. No. It is never okay to make a false statement when applying for hospital privileges.

Answer: D. No. It is never okay to make a false statement when applying for hospital privileges.

A.R.S. 32-1401(27)(t) states that it is unprofessional conduct to knowingly make any false or fraudulent statement, written or oral, in connection with the practice of medicine or if applying for privileges or renewing an application for privileges at a health care institution.

5. Financial Interest

Scenario: You are a pain specialist and many of the patients you see benefit from a combination of pain medication and other forms of therapy, such as physical therapy. In addition to your pain clinic, you are also part owner of an outpatient physical therapy clinic. If you prescribe physical therapy at the clinic where you are part owner, should you inform the patients that you have a direct financial interest in the clinic?

- A. No. Your patients will receive good care at the physical therapy clinic and do not need to know.
- B. No. The amount of money you receive from your ownership interest in the clinic is not enough to require you to inform your patients.
- C. Yes. You should inform patients of your financial interest and let them know they can receive therapy elsewhere.
- D. Yes. You should inform patients of your financial interest, but stress that they will receive the best therapy at your clinic.

Answer: C. Yes. You should inform patients of your financial interest and let them know they can receive therapy elsewhere.

A.R.S. 32-1401(27)(ff) states that it is unprofessional conduct to knowingly fail to disclose to a patient on a form that is prescribed by the board and that is dated and signed by the patient or guardian acknowledging that the patient or guardian has read and understands that the doctor has a direct financial interest in a separate diagnostic or treatment agency or in non-routine goods or services that the patient is being prescribed and if the prescribed treatment, goods or services are available on a competitive basis. This subdivision does not apply to a referral by one doctor of medicine to another doctor of medicine within a group of doctors of medicine practicing together. A "Notice To Patients" form can be downloaded off the Board's website.

6. GENERAL QUESTIONS (True or False)

1. It is acceptable practice for me to prescribe controlled substances to my spouse and family.

(False: A.R.S. 32-1401(27)(h) states that it is unprofessional conduct to prescribe controlled substances to members of the physician's immediate family.)

2. If a patient requests her medical records, I can provide a copy of the records, not the original.

(True: A.R.S. 12-2297 states that a health care provider shall retain the original or copies of the medical records.)

3. If I don't provide the Arizona Medical Board with an office address, the Board can give the public my home address.

(*True: A.R.S. 32-3801 states that a professional's residential address and residential telephone number or numbers maintained by the Board are not available to the public unless they are the only address and numbers of record.*)

4. I can ask my medical assistant to provide injections to my patients while I am out of the office.

(False: Medical assistants may only administer injections under the direct supervision of a physician, physician assistant or nurse practitioner. A.R.S. 32-1456. Direct supervision is defined in A.R.S. 32-1401 as being in the same room or office suite as the medical assistant.)

5. I can earn one credit hour of continuing medical education by reading scientific journals and books.

(True: A credit hour may be earned for activities that provide an understanding of current developments, skills, procedures, or treatments related to the practice of allopathic medicine, including reading scientific journals and books. R4-16-101(B)(8).)

6. If the Board issues me a non-disciplinary advisory letter, I can file a written response with the Board within thirty days of receiving the advisory letter.

(True: An advisory letter cannot be appealed, but physicians do have the right to file a written response. The written response is considered to be part of the public record and will be included with any public records requested on a physician.)

7. I am required to report to the Board any information that appears to show that a doctor of medicine is or may be medically incompetent, is or may be guilty of unprofessional conduct, or is or may be physically unable safely to engage in the practice of medicine.

(*True: A doctor of medicine is required to report to the Board any information that appears to show that a doctor of medicine is or may be medically incompetent, is or may be guilty of unprofessional conduct, or is or may be physically unable safely to engage in the practice of medicine. A.R.S. 32-1451(A).*)

8. I can charge a patient for medical records before I agree to send them to another physician.

(False: A health care provider may not charge for medical records provided to another health care provider for the purpose of providing continuing care to the patient. A.R.S. 12-2295.)

9. If a patient asks for his medical records to be transferred to another provider, I am no longer responsible for retaining the records according to state retention laws.

(False: The law does not provide an exception to the medical record retention requirements. A.R.S. 12-2297.)

10. The Arizona Medical Board can charge me \$100 for failing to provide a current office and home address within 30 days of the date of the address change.

(True: The Arizona Medical Board may assess the costs incurred by the Board in locating a licensee and in addition a penalty of not to exceed one hundred dollars. A.R.S. 32-1435(B).)

11. If I self report to the Board my substance abuse problem I may be eligible to participate confidentially in the Arizona Medical Board's treatment and rehabilitation program.

(True: The Arizona Medical Board has a program for the treatment and rehabilitation of physicians who are impaired by alcohol or drug abuse. Physicians meeting the program requirements may participate confidentially. A.R.S. 32-1452.)

12. I can prescribe to patients who fill out an on-line health questionnaire, even if I have never met them.

(False: It is unprofessional conduct to prescribe, dispense or furnish a prescription or prescription-only device to a person without first conducting a physical examination or previously establishing a doctor-patient relationship. A.R.S. 32-1401(27)(tt).)

13. If I don't receive a reminder from the Arizona Medical Board to renew my license on time, I am not responsible for a late fee or non-renewal.

(False: It is your responsibility to ensure your license is renewed on time.)

- 14. If my patient refuses to notify her spouse that she is HIV positive, I can report the name of her spouse to the Arizona Department of Health Services. (*True: A.R.S. 32-1457 states that it is not an act of unprofessional conduct for a doctor to report to the department of health services the name of a patient's spouse or sex partner or a person with whom the patient has shared hypodermic needles or syringes if the doctor knows that the patient has contacted or tests positive for the human immunodeficiency virus and that the patient has not or will not notify these people and refer them to testing.)*
- 15. The Arizona Medical Board will only investigate a malpractice complaint if there was a settlement over one million dollars. (False: On receipt of a malpractice report and a copy of a malpractice complaint as provided in section 12-570, the health profession regulatory board shall initiate an investigation into the matter to determine if the licensee is in violation of the statutes or rules governing licensure. A.R.S. 32-3203.)



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First Name:	Last Name:
Name as Shown on Payment Card:	
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Billing Address of Cardholder: (Required)	
City: State:	Zip Code:
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City: State:	Zip Code:
Note: At the time the application is approved, an additional prorated fee will be required up to \$500. This is in addition to your \$500 application fee, and will cover your license through the next renewal period.	
For receipt, please include an email address for submission	:
For receipt, please include an email address for submissions: (Official Use Only Cut Here)	
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(No Dashes Betw	een Numbers)

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