

Checklist for a Reactivation Application

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

APPLICATION FEE					
Reactivation Application Fee	\$500				
LICENSE APPLICATION					
☐ Completed Application	Provide a complete application, pages 1 - 6. 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.				
	GOVERNMENT ISSUED PHOTO ID				
Government Issued Photo ID	A copy of a government issued photo ID is required if the Board does not currently have a legible copy on file.				
REACTIVATION REQUIREMENTS					
☐ Narrative and Supporting Documents	Include all information that will allow the Board to determine your ability to return to the practice of medicine, i.e., a detailed listing of all continuing medical education taken during your inactivation or medical activities and reports from your current treating physician if there could be a question regarding your mental or physical ability to safely practice.				
G	QUESTIONNAIRE AFFIRMATIVE RESPONSES				
☐ Narrative and Supporting documents	If you have answered "Yes", to a question on the questionnaire page, you must submit an explanation and photocopies of any corresponding documents. Failure to properly answer these questions can result in Board disciplinary action, including revocation or denial of license.				
Information requested to be sent directly to the Board can be sent to the following:					
DO NOT EMAIL APPLICATION(S)	Arizona Medical Board 1740 W. Adams St. Ste. 4000				
Email: licensingreport@azmd.gov	Phoenix, AZ 85007-2664				



ARIZONA MEDICAL BOARD REACTIVATION APPLICATION

1740 W. Adams St. Ste. 4000 Phoenix, AZ 85007-2664 www.azmd.gov

o be completed	l and s	igned b	y the ap	plicant.	All qu	estions l	MUST be	answ	ered, eve	n if on	ly to ir	ndicate	"None	e" or "I	N/A".
REACTIVA	ATIC	N AP	PLICA	TION	\$500	כ									
BEFORE COM t www.azmd.g vrite in the co erroneous infor	gov. If orrect	f any o inforn	of the in	format and sul	ion is bmit it	incorre	ct, plea your re	se pri newal	nt a cop . You ar	y, line e sub	out ject t	the err o disci	oneo	us inf	ormation,
NOTE: Effective AMB website poww.azmd.gov	profile	•						•		_					•
First Name:	nber:					Initial:			Last Nan	ne:					
Practice Address he Medical Dire					ıl place	of your		s. The	address a						
ddress is provided ddress to be list	ted as	your pr													
Practice/Trai	ining I	Name:													
Address:								City:				State:		Zip:	
Phone:					Fax:					*Prac	tice ad	dress no	t requi	ired fo	r licensure
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Home Addre	ess:							City:				State:		Zip:	
Phone:					M	obile:									
Primary Ema	ail Add	lress:													
Mailing Address:	<u>:</u> If no	address	is provid	ded, all E	Board c	orrespo	ndence	will be	sent to yo	our pra	ictice a	ddress.			
4. Mailing Add	ress:							City:				State:		Zip:	
-	[Same	as Practi	ce Addre	ess.		Same as	Home .	Address						Dana 1 af 5

5.	•	ABMS CERTIFICATION	
	· · · · · ·		F PRACTICE: Please review and
·			n your profile. Only certification practice from the drop down list.
If you are Board certified ch	·	own. Select the helds of p	nactice from the drop down list.
Area of Interest	Practicing?	ABMS Certified?	Expiration Date (Or indicate if lifetime certificate)
	Yes No	☐ Yes ☐ No	
	☐ Yes ☐ No	☐ Yes ☐ No	
	☐ Yes ☐ No	☐ Yes ☐ No	
6.	CITIZENSHIP	ATTESTATION	
PROOF OF CITIZENSHIP: All ap	plicants must provide evidence t	hat the applicant is lawfully p	present in the United States.
categories, the applicant will n However, if you provided docu or at the time of your initial ap Alternatively, if you have beco are not currently a U.S. citizen renewed. Documentation can be submit with this application for a list of	mentation to the Board of your Uplication to the Board, no further me a U.S. citizen or U.S. national or national, you must submit proceed to the Board via email at Licht acceptable documents. Additional	ona. J.S. Citizenship or nationalizate documentation are required since the time of your most responsible to the censingreport@azmd.gov. Pleanally, a notary copy of your benally, a notary copy of your benally, a notary copy of your benally.	ecent application with the Board or ne Board before your license will be ease see the Evidence list included pirth certificate or passport must be
submitted in accordance with Board.	R4-16-201(C)(1) if you have not p	reviously established your cit	izenship or nationalization with the
☐ I am a U.S. Citizen or U.S. Natio	onal.		
☐ I have become a U.S. Citizen o	or U.S. National since the time of my	last renewal.	
I am not a U.S. Citizen or U.S. N	lational.		

First Name:

Last Name:

7.

REACTIVATION REQUIREMENTS

A.R.S. § 32-1431(D): The Board may convert an inactive license to an active license if the applicant pays the renewal fee and presents evidence satisfactory to the Board that the applicant possesses the medical knowledge and is physically and mentally able to safely engage in the practice of medicine. The Board may require any combination of physical examination, psychiatric, or psychological evaluation or successful passage of the special purpose licensing examination or interview it finds necessary to assist it in determining the ability of a physician holding an inactive license to return to the active practice of medicine.

All reactivation applications must go before the full Board for review and consideration. Please provide a narrative explaining why you believe you currently possess the medical knowledge to safely engage in the practice of medicine. Also, include all information that will allow the Board to determine your ability to return to the practice of medicine, i.e., a detailed listing of all continuing medical education taken during your inactivation or medical activities and reports from your current treating physician if there could be a question regarding your mental or physical ability to safely practice. Finally, include information detailing your intentions as they pertain to the practice of medicine.

NARRATIVE:	E:	

8	Questionnaire						
1.	Have you had an application for medical licensure denied or rejected by another state or province licensing board?	Yes	☐ No				
2.	Have you had any disciplinary or rehabilitative action taken against you by another licensing board, including other health professions?	Yes	□No				
3.	Have you had any disciplinary actions, restrictions or limitations taken against you while participating in any program or by any health care provider?	Yes	□No				
4.	Have you ever had a medical license disciplined resulting in a revocation, suspension, limitation, restriction, probation, voluntary surrender, cancellation during an investigation, or entered into a consent agreement or stipulation?	Yes	☐ No				
5.	Have you had hospital privileges revoked, denied, suspended, or restricted? (do not report if your hospital privileges were suspended due to failure to compete hospital record and reinstated after no more thatn 90 days)	Yes	☐ No				
6.	Have you been subjected to any regulatory disciplinary action, including censure, practice restriction, suspension, sanction, or removal from practice, imposed by an agency of the federal or state government?	Yes	□No				
7.	Have you had the authority to prescribe, dispense or administer medications limited, restricted, modified, denied, surrendered, or revoked by a federal or state agency as a result of disciplinary or other adverse action?	Yes	☐ No				
8.	Have you been found guilty or entered into a plea of no contest to a felony, a misdemeanor involving moral turpitude, or an alcohol or drug-related offense in any state?	Yes	□No				
9.	Have you failed the special purpose licensing examination (SPEX)?	Yes	□No				
10	D. Have you engaged in the practice of medicine while on inactive status?	Yes	☐ No				
9	. Confidential Questions						
1.	Have you received treatment within the last five years for use of alcohol or a controlled substance, prescription-only drug, or dangerous drug or narcotic or a physical, mental, emotional, or nervous disorder or condition that currently affects your ability to exercise the judgement and skills of a medical professional? If so, provide the following:	Yes	□No				
A.) A detailed description of the use, disorder, or condition; and						
В.) An explanation of whether the use, disorder, or condition is reduced or ameliorated because you receive ongoing treatment and if so, the name and contact information for all current treatment providers and for all monitoring or support programs in which you are currently participating.						
C.	A copy of any public or confidential agreement or order relating to the use, disorder, or condition, issued by a licensing agency or health care institution within the last five years, if applicable.						
pa ma wh ca	e purpose of the confidential question is to allow the Board to determine the applicant's current fitness to practice medicine. The mere fact rticipation in a support group is not, in itself, a basis of which admission is denied; the Board routinely licenses individuals who demonstrate aturity in dealing with fitness issues. The Board encourages those applicants who may benefit from assistance to seek it. The Board may limit or lose ability to function is impaired in a manner relevant to the practice of medicine at the time the licensing decision is made or to applicant not by their responses. This is consistent with the public purpose that underlies the licensing responsibilities assigned to the Arizona Medical eking licensure.	e personal res deny licensur s who demons	ponsibility and te to applicants strate a lack of				
_	OTE: In the event that the response to any of the questions is "Yes", you must file an explanation and submit photocopic cuments. Failure to properly answer these questions can result in Board disciplinary action, including revocation or denial of l		orresponding				
F F C	Moral Turpitude includes but is not limited to: Armed Robbery, Assault with a Deadly Weapon, Attempted Insurance Fraud, Embezzlement, Fabricating and Presenting False Public Claims, False Reporting to Law Enforcement Agency, Falsification of Records of the Court, Forgery, Fraud, Hit & Run, Illegal Sale and Trafficking in Controlled Substances, Indecent Exposure, Kidnapping, Larceny, Mann Act (Federal Commercialization of Women Statute), Misleading Sale of Securities in Connection with transfer of Real Property, Perjury, Possession of Heroin for Sale/Unlawful Sale or Dispensing Narcotic Drugs, Rape, Shoplifting, Theft and Soliciting Prostitution.						
E	irst Name:						

10. PROTOCOL FOR STORAGE, TRANSFER	AND ACCESS OF PATIE	ENT MEDICAL RECORDS					
I am aware that it is unprofessional conduct to fail to have		3 ,					
· · ·	access of patient medical records when a physician terminates or sells his/her practice and the medical records do not remain in the same physical location. I have a protocol in place for the secure storage, transfer and access of the medical						
records of my patients should my practice close, as requ	•						
I am exempt from the records protocol requirement as							
employed by a health care institution as defined in Sect medical records.	on A.R.S. 36-401 that is r	esponsible for the maintenance of the					
medical records.							
I have no patient records that I am required to maintain	under A.R.S. Section 12-	2297 or any other statute or federal law.					
Note: ARS Section 12-2297 requires the maintenance of	•	·					
for at least six years after the last date the adult patient patient is a child, either for at least three years after the		·					
date the child received medical or health care services f	_						
be maintained separately from the medical record and	must be retained for six y	ears from the date of collection of the					
source data.							
11. Training	Unit Attestation						
Renewal Applications - A.R.S. §32-1422(A)(10): Complete a training	unit as prescribed by the board re	elating to the requirements of this chapter and board rules.					
The applicant shall submit proof with the application form of having completed the							
I am aware that I am responsible for knowing and adhering		•					
declare under penalty of perjury that I have read and comp	pleted all four pages of t	he training unit provided with this					
application and available on the Board's website.							
Revised 10/15/2015							
Full Name (print):	Signature:						
" /							
License number:	Date:						
12.	ttestation						
I attest that all of the information contained in the reactivat submitted are true. This includes any corrections made to the	· ·						
submitted are true. This includes any corrections made to the	ic chelosca physician pro	Anc.					
First Name: Last Name:							
Lianna Nive	hor						
License Num	nei:						
]					
Signature of Applicant:		Date:					

Arizona Medical Board Medical Practice Act Training and Questionnaire

Revised 8-1-2022

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 treatment.

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 guestionnaire, 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.)



PAYMENT CARD AUTHORIZATION MD REACTIVATION APPLICATION

Please utilize this form if paying with Credit Card.

PLEASE NOTE: The Arizona Medical Board will only accept credit card payment via mail

(USPS, FedEx, UPS, DHL, or any other mail carrier)

Any credit card information received via any other method will not be processed and will be destroyed.

Mail to:

Arizona Medical Board 1740 W Adams St, Suite 4000 Phoenix, AZ 85007 Fee Total: \$500

• \$500 Application Fee

First Name: Last Name:	
Name as Shown on Payment Card:	
Cardholder Signature: Date:	
Billing Address of Cardholder: (Required)	
City: Zip Code:	
Contact Phone:	
Mailing Address of Cardholder: (If Different from Billing Address)	
City: Zip Code:	
receipt, please include an email address for submissions: Cofficial Use Only)	jits)
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Type of Card:	
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(No Dashes Between Numbers)