

CONFIDENTIAL BEFORE THE BOARD OF LEGAL SPECIALIZATION

APPLICATION FOR

INITIAL CERTIFICATION IN ADMINISTRATIVE LAW

Name	
Bar Number	
Firm/Organization	
Street and/or PO Box Address	
City	
State/Zip	
Telephone	
Email	
Date of Submission	

Please submit your application

PDF version - by email to: specialization@staff.azbar.org

NOTES:

A \$300 application fee, payable to the State Bar of Arizona, is to be submitted with a copy of the first page of your application to:

Board of Legal Specialization State Bar of Arizona 4201 N. 24th Street, Suite 100 Phoenix, AZ 85016-6266.

The application is due August 1. For applications submitted AFTER August 1 – an additional \$75 late fee is assessedOctober 1st.October 1st willwithin 30 days of receiving a request for said information.

The separate examination fee (see para G) is to be paid when you are notified you may sit for the examination.

I.	Legal Education. List schools attended, dates of attendance, and degree awarded.		
II.	Prior Certification Applications. If applicable, list any organization in which you are/were certified as		
	a legal specialist and the dates of certification. Also, indicate the dates and field of law of any former		

III. On a separate sheet(s) of paper, please provide the following information (Parts A to H):

certifications in Arizona.

- **A. Record of Discipline.** A discipline check will be conducted on every applicant. Please list any disciplinary actions taken against you in any state, jurisdiction, or organization. In addition, list all instances of discipline in which the sanction imposed was censure or greater, or an informal reprimand in which the disciplinary record was public, pursuant to Rule 70, Ariz. R. S. Ct. A record of discipline or failure to disclose the same may constitute grounds for denial of an application.
- **B.** Employment History. In chronological order, beginning with your most recent employment, list a complete statement of your employment since admission to the practice of law. Include the dates of employment, employer's name and address, and a brief summary of the nature of the work performed.
- **C.** Required Period of Law Practice. An applicant shall have been admitted to the practice of law for a minimum of five (5) years, of which a minimum of three (3) years immediately preceding the application must have been in the practice of law within the State of Arizona, and after such admission shall have engaged in legal service (as defined in Section I of the Rules and Regulations of the Arizona Board of Legal Specialization) equivalent to at least 50% of a full-time practice (please see Section F for further explanation).
- **D.** References. List the names, mailing addresses <u>and</u> e-mail addresses of at least seven (7) Arizona attorneys who practice in the field or judges before whom you have appeared, are familiar with your practice, and not including current partners or associates. You may not use as references the members of the Board of Legal Specialization or the Administrative Law Advisory Commission. A list of the members serving in these capacities can be found at:

https://www.azbar.org/for-lawyers/career-advancement/legal-specialization/.

- In addition to the references you provide, the Administrative Law Advisory Commission will select at least seven (7) Arizona lawyers, judges, or qualified professionals as references from cases/matters/projects submitted by the applicant to demonstrate substantial involvement. All references will be requested to provide written comments on such specific topics as knowledge, skill, thoroughness, preparation, effectiveness, and judgment, but also concerning your ethics and professionalism.
- **E.** The **Standards for Certification** require that an applicant demonstrate honesty, integrity and professionalism as defined by, the Lawyer's Creed of Professionalism of the State Bar of Arizona, and a high degree of competence in the practice of administrative law. The required degree of competence is substantially higher than that possessed by a general practitioner who regularly handles an administrative law matter. A "high degree of competence" shall mean the satisfaction of the following standards:
 - 1. That the applicant demonstrates a substantially complete knowledge of substantive law and rules

- of practice, procedure, evidence and ethics pertaining to administrative law;
- 2. That the applicant demonstrates a high degree of skill, thoroughness, preparation, effectiveness, professionalism, preparation and judgment in the field of administrative law; and
- 3. That the applicant satisfactorily completes a written examination in the topics specified in paragraphs (1) and (2) above. This examination shall be given at least once each calendar year at a date, time and location determined by the Administrative Law Advisory Commission. The test and its grading criteria shall be formulated at the direction of the Advisory Commission and approved by the Board of Legal Specialization; and
- 4. Legal competence to be measured by the extent to which an attorney (1) is specifically knowledgeable about the fields of law in which the attorney practices, (2) performs the techniques of such practice with skill, (3) manages such practice efficiently, (4) identifies issues beyond his or her competence relevant to the matter undertaken, bringing these to the client's attention, and (5) properly prepares and carries through the matter undertaken.
- F. Substantial Involvement in Administrative Law. Pursuant to the Standards for Certification of Lawyers Specializing in Administrative Law, applicants must demonstrate substantial involvement in the field of administrative law during three (3) years immediately preceding this application.

 For purposes hereof, "substantial involvement in the field of administrative law" shall mean the engagement by the applicant in legal service (as defined in Section I of the Rules and Regulations of the Arizona Board of Legal Specialization) equivalent to at least 50% of practice time to matters in which issues of administrative law are significant factors. For each of the three years immediately preceding this application, list by percentage of practice time or number of individual cases compared to the overall cases in which you have experience in the areas listed below. Remember to focus on the those matters defined as administrative law practice as compared to your other practice.

 An applicant shall certify and demonstrate that they have practical experience in administrative law by serving as:
 - 1. Lead advocate in a contested case;
 - Presiding official in a contested case in the capacity of: Arbitrator, Judge for any court of record, Administrative Law Judge, Hearing Officer, or Mediator;
 - Party responsible for rulemaking proceedings at the municipal, county, state, or federal level, including petitioning for rules, drafting rules, preparing comments or testifying on behalf of a client concerning proposed agency rules, and/or seeking judicial or legislative review of final rules.
 - 4. Party responsible for providing legal advice to government entity;
 - 5. Legal representative for a government entity;
 - 6. Legal representative for private entity before a government entity or persons connected to government entity;
 - 7. Party responsible for drafting requests for public information or responses to requests for public
 - 8. Party responsible for conducting government entity investigations;
 - Registered lobbyist (not to exceed 15% of the 50% of practice in a single year);

- 10. Professor of Administrative Law or a substantially related subject;
- 11. Clerk or Assistant for a presiding official in contested cases;
- 12. Legal representative for private or government entity in procurement proceedings;
- 13. Party responsible for providing legal advice to elected officials and election candidates;
- 14. Party responsible for providing legal advice in licensing proceedings;
- 15. Party responsible for providing legal advice in public employment proceedings;
- 16. Party responsible for Arizona or Federal Administrative Procedures Act proceedings;
- 17. Party responsible for drafting legislation at the federal, state, county or local level;
- 18. Party responsible for drafting advisory opinions substantially related to administrative law by U.S. Attorney General, state Attorney General, or Bar association;
- 19. Attorney responsible for representing a party engaged in alternative dispute resolution to resolve an Administrative Law matter;

Party demonstrated to be eminently qualified through other substantial experience in the field of Administrative Law due to unusual or exceptional experience.

Continuing Legal Education. Provide information regarding CLE you acquired with subject matter in the area of specialization in which you are seeking certification. If you did not, indicate in a separate statement that this question is not applicable and provide an explanation.

If your answer is affirmative, provide copies of your MCLE affidavits (last five (5) educational years only), clearly indicating on the affidavit (circle, underline, asterisk, etc.) those events in the area of specialization.

If you have not filed your affidavit for the current educational year, print a copy of the tracking page clearly indicating the advanced level events in the area of specialization.

G. Other Experience. Provide dates and positions of any contributions to the practice of Administrative Law such as State Bar Councils, Commissions or Subcommittees, Supreme Court Committees or other federal, county or local bar organizations or any other contributions to the improvement of law in this area.

H. Examination Fee.

The \$100 examination fee, payable to the State Bar of Arizona, is to be paid when you are notified you may sit for the examination.

THIS APPLICATION CONTINUES ON THE FOLLOWING PAGE

Signature of Applicant

IV. APPLICATION AGREEMENT Read and initial each of the following statements and sign below:

I agree to abide by all Rules and Regulations of the Arizona Board of Legal Specialization as amended from time to time, to pay all fees required by the Board of Legal Specialization as due, and to furnish to the Board such information as may be required from time to time to ascertain my entitlement to certification.
b I certify that I am an active member in good standing of the State Bar of Arizona and that I continue to engage in legal service (as defined in the Rules and Regulations of the Arizona Board of Legal Specialization) on an annual basis equivalent to at least 50% of a full-time practice.
c I annually devote not less than 50% of a full-time practice to administrative law, as defined in the Standards for Certification for Lawyers Specializing in Administrative Law.
d Pursuant to Rule 70, Ariz. R. Sup. Ct., I hereby waive confidentiality of any disciplinary proceeding initiated against me by the State Bar of Arizona after January 1, 1992, or which may be initiated against me during the pendency of my application. I understand and agree, to the extent permitted under Rule 70, Ariz. R. Sup. Ct., that my disciplinary records may be requested from the Lawyer Regulations Records Manager (or representative) or Disciplinary Clerk. Further, if any formal matters are pending against me, or any develop, I will advise the Board.
e I agree to advise the Board of Legal Specialization, from the date of filing this current application throughout the next approved five-year period of certification, of any disciplinary action taken against me in any state, jurisdiction, or organization. I will advise of all instances of discipline in which the sanction imposed was censure or greater, or an informal reprimand in which the disciplinary record was public.
I authorize all persons, firms, officers, corporations, organizations, associations (including Bar Associations of other jurisdictions), State or Federal agencies and institutions to furnish to the Board of Legal Specialization or any of its authorized representatives, all relevant documents, records or other information that may be requested in the investigation of this application or in any investigation of my continuing satisfaction of the Standards for Certification.
I authorize the Board of Legal Specialization to consult with any persons who may have information relating to my professional qualifications, credentials or character, ethics, behavior, or any other matter reasonably bearing on the criteria for initial and continued certification. I further agree that all information received by the Board shall be treated confidentially and that I have no right of access to information received by the Board from third parties. I specifically waive any right to review any reference or other evaluations made to the Board, whether solicited by me or the Board. In addition, I agree not to seek discovery of such references and evaluations, formally or informally, in any legal proceeding or otherwise.
h I release, discharge and exonerate the State Bar of Arizona, its officers, directors, staff, agents, employees and representatives, and any person furnishing information and evaluations to the Board of Legal Specialization, from any and all liability of every nature and kind arising from the investigation and evaluation of my application or my continued satisfaction of the Standards for Certification.
I authorize the Board of Legal Specialization to release my application, if requested, to a professional attorney organization to which I have applied for membership, or to which I am being nominated for membership. I understand the Board will not release the peer review forms, investigation, or work product thereof.
I certify my application is true or true to the best of my knowledge and belief. I understand that failure to make a truthful disclosure of any material fact or item of information required may result in the denial of my application, revocation of my certificate of specialization if granted, or disciplinary action by the State Bar of Arizona.

Date