#### **NEVADA STATE BOARD OF MEDICAL EXAMINERS**

# PERFUSIONIST MEDICAL LICENSURE FOR APPLICANTS THAT ARE AN ACTIVE MEMBER OF, OR THE SPOUSE OF AN ACTIVE MEMBER OF, THE ARMED FORCES OF THE UNITED STATES, A VETERAN OR THE SURVIVING SPOUSE OF A VETERAN PURSUANT TO NAC 630.715

#### Specific eligibility requirements outside of traditional application requirements are as follows:

$\square$ Is an active member of,	, or the spouse of an	active member	of, the U.S. A	rmed Forces, a	veteran or	surviving
spouse of a veteran						

- □ For veterans/surviving spouses of veterans the veteran was <u>honorably</u> discharged
- □ Holds valid, unrestricted license in another U.S. state or the District of Columbia
- ☐ Is currently ABCP certified
- ☐ Has not been disciplined and is not currently under investigation by any state Board
- ☐ Has not had a malpractice payout

Applications which appear to have been altered in any form will not be accepted. Applications must be typed or legibly handwritten in ink (illegible or incomplete applications will be returned). Applications must be received on single-sided, white bond paper,  $8 \frac{1}{2}$ " x 11" in size. Your application is a public document.

Applications not completed within six (6) months from date of receipt will be rejected per NAC 630.180(2).

#### Fees applicable if licensed between July 1, 2023 – June 30, 2024:

<b>Application Fee</b>	Registration Fee	Criminal Background Investigation Fee		
\$150	\$400	\$75	=	\$625

#### Fees applicable if licensed between July 1, 2024 – June 30, 2025:

<b>Application Fee</b>	Registration Fee	Criminal Background Investigation Fee		
\$150	\$200	\$75	=	\$425

The Application fee and Criminal Background Investigation fee will not be refunded. You may pay by cashier's check or money order, payable to "NEVADA STATE BOARD OF MEDICAL EXAMINERS," or by credit card. If paying by credit card, please complete the Credit Card Authorization form on the last page of this application. A two-point five percent (2.5%) service fee will be assessed for payment by credit card.

The Board's staff conducts an investigation into your background during the application process. If staff becomes aware of circumstances\*\* warranting a personal appearance at a Board meeting prior to acceptance of your application for licensure, your application must be completed 45 days prior to any regularly scheduled Board meeting in order for your appearance to be scheduled for that meeting for consideration of acceptance of your application. Under Nevada law, a public body cannot hold a meeting to consider the character, alleged misconduct, professional competence, or physical or mental health of any person unless it has given written notice to that person of the time and place of the meeting. The written notice must be sent by certified mail to the last known address of that person at least 21 working days before the meeting. A public body must receive proof of service of the notice before such a meeting may be held.

- \*\* You <u>may</u> be required to personally appear before the Board for acceptance of your application for licensure if you have in any way ever been involved in any malpractice awards, judgments, or settlements in any amount.
- You <u>may</u> be required to personally appear before the Board for acceptance of your application for licensure if you have answered in the affirmative ("Yes") to questions 8, 9, 10, 11, 12, 12a 13, 21, 22, 23, 24, 25 and/or 26.

If, at the time you meet with the Board, the Board votes to deny or <u>not</u> accept your application for licensure, this denial or non-acceptance of your application may become a reportable action to the Healthcare Integrity and Protection Data Bank, Federation of State Medical Boards of the United States, Inc. and American Medical Association, among other entities.

#### Nevada Revised Statutes - Perfusionist Licensure

- I. "Perfusion" means the performance of functions which are necessary to provide for the support, treatment, measurement or supplementation of a patient's cardiovascular, circulatory or respiratory system or other organs, or any combination of those activities, and to ensure the safe management of the patient's physiological functions by monitoring and analyzing the parameters of the patient's systems or organs under the order and supervision of a physician.
  - (a) The term includes, without limitation:
    - 1. The use of extracorporeal circulation and any associated therapeutic and diagnostic technologies; and
    - 2. The use of long-term cardiopulmonary support techniques.
  - (b) As used in this section, "extracorporeal circulation" means the diversion of a patient's blood through a heart-lung bypass machine or a similar device that assumes the functions of the patient's heart, lungs, kidney, liver or other organs.
- II. "Perfusionist" means a person who is licensed to practice perfusion by the Board.
- III. "Temporarily licensed perfusionist" means a person temporarily licensed to practice perfusion by the Board.
- IV. To be eligible for licensing by the Board as a perfusionist, an applicant must:
  - (a) Be a natural person of good moral character;
  - (b) Submit a completed application as required by the Board;
  - (c) Submit any required fees;
  - (d) Have successfully completed a perfusion education program approved by the Board, which must:
    - (1) Have been approved by the Committee on Allied Health Education and Accreditation of the American Medical Association before June 1, 1994; or
    - (2) Be a program that has educational standards that are at least as stringent as those established by the Accreditation Committee-Perfusion Education and approved by the Commission of Accreditation of Allied Health Education Programs of the American Medical Association, or its successor;
  - (e) Pass an examination required by the Board; and
  - (f) Comply with any other requirements set by the Board.
- V. The Board uses the certification examinations given by the American Board of Cardiovascular Perfusion, or its successor, in determining the qualifications for granting a license to practice perfusion.
- VI. The Board shall waive the examination required pursuant to paragraph V, for an applicant who at the time of application:
  - (a) Is licensed as a perfusionist in another state, territory or possession of the United States, if the requirements for licensure are substantially similar to those required by the Board; or
  - (b) Holds a current certificate as a certified clinical perfusionist issued by the American Board of Cardiovascular Perfusion, or its successor, before October 1, 2009.
- VII. The Board shall issue a license as a perfusionist to each applicant who proves to the satisfaction of the Board that the applicant is qualified for licensure. The license authorizes the applicant to represent himself as a licensed perfusionist and to practice perfusion in the State of Nevada subject to the conditions and limitations of this chapter.
  - (a) Each licensed perfusionist shall:
    - (1) Display his current license in a location which is accessible to the public;
    - (2) Keep a copy of his current license on file at any health care facility where he provides services; and
    - (3) Notify the Board of any change of address in accordance with NRS 630.254.
  - (b). As used in this section, "health care facility" means a medical facility or facility for the dependent licensed pursuant to chapter 449 of NRS.

VIII. Each perfusionist license issued by the Board expires on July 1 of every odd-numbered year and may be renewed if, before the license expires, the holder of the license submits to the Board:

- (1) A completed application for renewal on a form prescribed by the Board;
- (2) Proof of his completion of the requirements for continuing education prescribed by regulations adopted by the Board; and
- (3) The applicable fee for renewal of the license prescribed by the Board.
  - (a) A license that expires pursuant to this section not more than 2 years before an application for renewal is made is automatically suspended and may be reinstated only if the applicant complies with the provisions required by the Board:
  - (b) If a license has been expired for more than 2 years, a person may not renew or reinstate the license but must apply for a new license and submit to the examination required by the Board.
  - (c) The Board shall send a notice of renewal to each licensee not later than 60 days before his license expires. The notice must include the amount of the fee for renewal of the license.
- IX. The Board may issue a temporary license to practice perfusion in this State to a person who has not yet completed the examination required by the Board but who has:
  - (1) Has completed an approved perfusion education program;
  - (2) Files an application; and
  - (3) Pays the required fee.
    - (a) A perfusionist shall supervise and direct a temporarily licensed perfusionist at all times during which the temporarily licensed perfusionist performs perfusion.
    - (b) A temporary license is valid for 1 year after the date it is issued and may be extended subject to regulation by the Board. The application for renewal must be signed by a supervising licensed perfusionist.
    - (c) If a temporarily licensed perfusionist fails any portion of the examination, he shall immediately surrender the temporary license to the Board.

#### THE FOLLOWING CONSTITUTE GROUNDS FOR DENIAL OF LICENSURE, AS SET OUT IN NRS 630.301 THROUGH NRS 630.3065:

NRS 630.301 Criminal offenses; disciplinary action taken by other jurisdiction; surrender of previous license while under investigation; malpractice; engaging in sexual activity with patient; disruptive behavior; violating or exploiting trust of patient for financial or personal gain; failure to offer appropriate care with intent to positively influence financial well-being; engaging in disreputable conduct; engaging in sexual contact with surrogate of patient or relatives of patient. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Conviction of a felony relating to the practice of medicine or the ability to practice medicine. A plea of nolo contendere is a conviction for the purposes of this subsection.
  - 2. Conviction of violating any of the provisions of NRS 616D.200, 616D.220, 616D.240, 616D.300, 616D.310, or 616D.350 to 616D.440, inclusive.
- 3. Any disciplinary action, including, without limitation, the revocation, suspension, modification or limitation of a license to practice any type of medicine, taken by another state, the Federal Government, a foreign country or any other jurisdiction or the surrender of the license or discontinuing the practice of medicine while under investigation by any licensing authority, a medical facility, a branch of the Armed Services of the United States, an insurance company, an agency of the Federal Government or an employer.
  - 4. Malpractice, which may be evidenced by claims settled against a practitioner, but only if the malpractice is established by a preponderance of the evidence.
  - 5. The engaging by a practitioner in any sexual activity with a patient who is currently being treated by the practitioner.
- 6. Disruptive behavior with physicians, hospital personnel, patients, members of the families of patients or any other persons if the behavior interferes with patient care or has an adverse impact on the quality of care rendered to a patient.
- 7. The engaging in conduct that violates the trust of a patient and exploits the relationship between the physician and the patient for financial or other personal gain.
- 8. The failure to offer appropriate procedures or studies, to protest inappropriate denials by organizations for managed care, to provide necessary services or to refer a patient to an appropriate provider, when the failure occurs with the intent of positively influencing the financial well-being of the practitioner or an insurer.
- 9. The engaging in conduct that brings the medical profession into disrepute, including, without limitation, conduct that violates any provision of a code of ethics adopted by the Board by regulation based on a national code of ethics.
- 10. The engaging in sexual contact with the surrogate of a patient or other key persons related to a patient, including, without limitation, a spouse, parent or legal guardian, which exploits the relationship between the physician and the patient in a sexual manner.
  - 11. Conviction of:
  - (a) Murder, voluntary manslaughter or mayhem;
  - (b) Any felony involving the use of a firearm or other deadly weapon:
  - (c) Assault with intent to kill or to commit sexual assault or mayhem;
  - (d) Sexual assault, statutory sexual seduction, incest, lewdness, indecent exposure or any other sexually related crime;
  - (e) Abuse or neglect of a child or contributory delinquency;
- (f) A violation of any federal or state law regulating the possession, distribution or use of any controlled substance or any dangerous drug as defined in chapter 454 of NRS; or
  - (g) Any offense involving moral turpitude.
- (Added to NRS by 1977, 824; A 1981, 590; 1983, 305; 1985, 2236; 1987, 197; 1991, 1070; 1993, 782; 1997, 684; 2001, 766; 2003, 2707, 3433; 2003, 20th Special Session, 264, 265; 2005, 2522; 2007, 3045; 2011, 847)

NRS 630.304 Misrepresentation in obtaining or renewing license; false advertising; practicing under another name; signing blank prescription forms; influencing patient to engage in sexual activity; discouraging second opinion; terminating care without adequate notice. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Obtaining, maintaining or renewing or attempting to obtain, maintain or renew a license to practice medicine by bribery, fraud or misrepresentation or by any false, misleading, inaccurate or incomplete statement.
  - 2. Advertising the practice of medicine in a false, deceptive or misleading manner.
  - 3. Practicing or attempting to practice medicine under another name.
  - 4. Signing a blank prescription form.
  - 5. Influencing a patient in order to engage in sexual activity with the patient or with others.
  - 6. Attempting directly or indirectly, by way of intimidation, coercion or deception, to obtain or retain a patient or to discourage the use of a second opinion.
  - 7. Terminating the medical care of a patient without adequate notice or without making other arrangements for the continued care of the patient.

(Added to NRS by 1983, 301; A 1985, 2236; 1987, 198)

NRS 630.305 Accepting compensation to influence evaluation or treatment; inappropriate division of fees; inappropriate referral to health facility, laboratory or commercial establishment; charging for services not rendered; aiding practice by unlicensed person; delegating responsibility to unqualified person; failing to disclose conflict of interest; failing to initiate performance of community service; exception.

- 1. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:
- (a) Directly or indirectly receiving from any person, corporation or other business organization any fee, commission, rebate or other form of compensation which is intended or tends to influence the physician's objective evaluation or treatment of a patient.
- (b) Dividing a fee between licensees except where the patient is informed of the division of fees and the division of fees is made in proportion to the services personally performed and the responsibility assumed by each licensee.
- (c) Referring, in violation of NRS 439B.425, a patient to a health facility, medical laboratory or commercial establishment in which the licensee has a financial interest.
  - (d) Charging for visits to the physician's office which did not occur or for services which were not rendered or documented in the records of the patient.
- (e) Aiding, assisting, employing or advising, directly or indirectly, any unlicensed person to engage in the practice of medicine contrary to the provisions of this chapter or the regulations of the Board.
- (f) Delegating responsibility for the care of a patient to a person if the licensee knows, or has reason to know, that the person is not qualified to undertake that responsibility.
  - (g) Failing to disclose to a patient any financial or other conflict of interest.
- (h) Failing to initiate the performance of community service within 1 year after the date the community service is required to begin, if the community service was imposed as a requirement of the licensee's receiving loans or scholarships from the Federal Government or a state or local government for the licensee's medical education.
- 2. Nothing in this section prohibits a physician from forming an association or other business relationship with an optometrist pursuant to the provisions of NRS 636.373.

(Added to NRS by 1983, 301; A 1985, 2237; 1987, 198; 1989, 1114; 1991, 2437; 1993, 2302, 2596; 1995, 714, 2562)

#### THE FOLLOWING CONSTITUTE GROUNDS FOR DENIAL OF LICENSURE, AS SET OUT IN NRS 630.301 THROUGH NRS 630.3065 (cont.):

NRS 630.306 Inability to practice medicine; deceptive conduct; violation of regulation governing practice of medicine or adopted by State Board of Pharmacy; unlawful distribution of controlled substance; injection of silicone; practice beyond scope of license; practicing experimental medicine without consent of patient or patient's family; lack of skill or diligence; habitual intoxication or dependency on controlled substances; filing of false report; failure to report certain changes of information or disciplinary or criminal action in another jurisdiction; failure to be found competent after examination; certain operation of a medical facility; prohibited administration of anesthesia or sedation; engaging in unsafe or unprofessional conduct; knowingly or willfully procuring or administering certain controlled substances or dangerous drugs; failure to supervise medical assistant adequately; allowing person not enrolled in accredited medical school to perform certain activities; failure to obtain required training regarding controlled substances.

- 1. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:
- (a) Inability to practice medicine with reasonable skill and safety because of illness, a mental or physical condition or the use of alcohol, drugs, narcotics or any other substance.
  - (b) Engaging in any conduct:
    - (1) Which is intended to deceive;
    - (2) Which the Board has determined is a violation of the standards of practice established by regulation of the Board; or
    - (3) Which is in violation of a regulation adopted by the State Board of Pharmacy.
- (c) Administering, dispensing or prescribing any controlled substance, or any dangerous drug as defined in chapter 454 of NRS, to or for himself or herself or to others except as authorized by law.
- (d) Performing, assisting or advising the injection of any substance containing liquid silicone into the human body, except for the use of silicone oil to repair a retinal detachment.
- (e) Practicing or offering to practice beyond the scope permitted by law or performing services which the licensee knows or has reason to know that he or she is not competent to perform or which are beyond the scope of his or her training.
- (f) Performing, without first obtaining the informed consent of the patient or the patient's family, any procedure or prescribing any therapy which by the current standards of the practice of medicine is experimental.
- (g) Continual failure to exercise the skill or diligence or use the methods ordinarily exercised under the same circumstances by physicians in good standing practicing in the same specialty or field.
  - (h) Habitual intoxication from alcohol or dependency on controlled substances.
  - (i) Making or filing a report which the licensee or applicant knows to be false or failing to file a record or report as required by law or regulation.
  - (j) Failing to comply with the requirements of NRS 630.254.
- (k) Failure by a licensee or applicant to report in writing, within 30 days, any disciplinary action taken against the licensee or applicant by another state, the Federal Government or a foreign country, including, without limitation, the revocation, suspension or surrender of a license to practice medicine in another jurisdiction.
- (I) Failure by a licensee or applicant to report in writing, within 30 days, any criminal action taken or conviction obtained against the licensee or applicant, other than a minor traffic violation, in this State or any other state or by the Federal Government, a branch of the Armed Forces of the United States or any local or federal jurisdiction of a foreign country.
  - (m) Failure to be found competent to practice medicine as a result of an examination to determine medical competency pursuant to NRS 630.318.
  - (n) Operation of a medical facility at any time during which:
    - (1) The license of the facility is suspended or revoked; or
    - (2) An act or omission occurs which results in the suspension or revocation of the license pursuant to NRS 449.160.
- → This paragraph applies to an owner or other principal responsible for the operation of the facility.
  - (o) Failure to comply with the requirements of NRS 630.373.
  - (p) Engaging in any act that is unsafe or unprofessional conduct in accordance with regulations adopted by the Board.
- (q) Knowingly or willfully procuring or administering a controlled substance or a dangerous drug as defined in chapter 454 of NRS that is not approved by the United States Food and Drug Administration, unless the unapproved controlled substance or dangerous drug:
  - (1) Was procured through a retail pharmacy licensed pursuant to chapter 639 of NRS;
- (2) Was procured through a Canadian pharmacy which is licensed pursuant to chapter 639 of NRS and which has been recommended by the State Board of Pharmacy pursuant to subsection 4 of NRS 639.2328;
  - (3) Is marijuana being used for medical purposes in accordance with chapter 453A of NRS; or
  - (4) Is an investigational drug or biological product prescribed to a patient pursuant to NRS 630.3735 or 633.6945.
  - (r) Failure to supervise adequately a medical assistant pursuant to the regulations of the Board.
  - (s) Failure to comply with the provisions of NRS 630.3745.
  - (t) Failure to obtain any training required by the Board pursuant to NRS 630.2535.
  - 2. As used in this section, "investigational drug or biological product" has the meaning ascribed to it in NRS 454.351.

(Added to NRS by 1983, 302; A 1985, 2238; 1987, 199, 800, 1554, 1575; 2007, 3046; 2009, 533, 879, 2961, 2962; 2011, 257, 2612; 2015, 116, 492, 985, 1536)

NRS 630.3062 Failure to maintain proper medical records; altering medical records; making false report; failure to file or obstructing required report; failure to allow inspection and copying of medical records; failure to report other person in violation of chapter or regulations; failure to comply with certain requirements relating to controlled substances. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Failure to maintain timely, legible, accurate and complete medical records relating to the diagnosis, treatment and care of a patient.
- Altering medical records of a patient.
- 3. Making or filing a report which the licensee knows to be false, failing to file a record or report as required by law or knowingly or willfully obstructing or inducing another to obstruct such filing.
  - 4. Failure to make the medical records of a patient available for inspection and copying as provided in NRS 629.061.
  - 5. Failure to comply with the requirements of NRS 630.3068.
- 6. Failure to report any person the licensee knows, or has reason to know, is in violation of the provisions of this chapter or the regulations of the Board within 30 days after the date the licensee knows or has reason to know of the violation.
  - 7. Failure to comply with the requirements of NRS 453.163 or 453.164.

(Added to NRS by 1985, 2223; A 1987, 199; 2001, 767; 2002 Special Session, 19; 2003, 3433; 2009, 2963; 2015, 493, 1170)

NRS 630.3065 Knowing or willful disclosure of privileged communication; knowing or willful failure to comply with law, subpoena or order; knowing or willful failure to perform legal obligation. The following acts, among others, constitute grounds for initiating disciplinary action or denying licensure:

- 1. Knowingly or willfully disclosing a communication privileged pursuant to a statute or court order.
- 2. Knowingly or willfully failing to comply with:
- (a) A regulation, subpoena or order of the Board or a committee designated by the Board to investigate a complaint against a physician;
- (b) A court order relating to this chapter; or
- (c) A provision of this chapter.
- 3. Knowingly or willfully failing to perform a statutory or other legal obligation imposed upon a licensed physician, including a violation of the provisions of NRS 439B.410.

(Added to NRS by 1983, 302; A 1985, 2238; 1987, 200; 1989, 1663; 1993, 2302; 2015, 494)

# PERFUSIONIST APPLICATION CHECKLIST TO BE RETURNED DIRECTLY TO BOARD OFFICE BY APPLICANT

a.	APPLICATION:  □ Properly completed, signed and notarized application, including Applicant Responsibility statement;  □ Recent passport quality photograph (at least 2"x 2") attached to application;  □ Appropriate explanations and copies of all pertinent documentation must be attached for affirmative responses to questions numbered 8, 9, 10, 11, 12, 12a, 13, 14, 21, 22, 23, 24, 25, and 26;  □ Release form - signed and notarized (Form A);  □ Form C - Perfusionist Military Endorsement Form - signed and notarized  □ Copy of current military orders or DD-214
b.	FEES:  • Proper application, registration, AND criminal background investigation fees – cashier's check or money order made payable to Nevada State Board of Medical Examiners (NSBME) or by credit card as instructed. Credit cards will only be accepted by receipt of the signed credit card authorization form. Note: Application and criminal background investigation fees are non-refundable;
c.	<ul> <li>IDENTITY (Important identity documents will be returned to you via secured mail):</li> <li>U.S. born citizens – Photocopy of U.S. Birth Certificate or current (unexpired) U.S. passport with notarized Certificate of Identification</li> <li>Proof of affiliation with the Armed Forces of the United States (DD214, Orders, Military ID., etc.) if applicable;</li> <li>Foreign-born citizens – Photocopy of current (unexpired) U.S. passport or Certificate of Naturalization with notarized Certificate of Identification</li> <li>Non U.S. citizens – Copy of both sides of Alien Registration card, Employment Authorization card, or Visa and copy of foreign passport;</li> </ul>
d.	<ul> <li>SELF-QUERY VERIFICATION:</li> <li>Self-query response from the National Practitioner Data Bank (NPDB); The NPDB will send the report directly to you and you will forward the final report to the Board office;</li> <li>The request form for the National Practitioner Data Bank (NPDB) is available at <a href="http://www.npdb.hrsa.gov">http://www.npdb.hrsa.gov</a>. Click on 'Self-Query' for Healthcare Professionals on the right side of the page and follow the instructions provided. If you require additional information, please call the NPDB at (800) 767-6732. Once you have received the final report or self-query response from the NPDB, forward a copy of this report to the Board office.</li> </ul>
e.	SUPPLEMENTARY FORM:  • FORM B: ONLY if you have answered affirmatively to the malpractice claim question on the application; Also include:  • Copy of the legal Complaint  • Copy of the filed Dismissal  If you have had a malpractice payout, you are not eligible for this application type
f.	EDUCATION:  ☐ Copy of high school transcripts or diploma; ☐ Copy of transcripts or diplomas for degrees other than Perfusionist degree – an Associates, ☐ Bachelors or Masters Degree that you would like added to your educational profile on the Board's website;
 g.	NOTIFICATION OF PRACTICE LOCATION:  Notification of Practice Location form signed and dated;
h.	<ul> <li>FINGERPRINTING:</li> <li>Once the application and criminal background investigation fee have been received, a sample fingerprint card and instructions will be emailed to you. The fingerprint card sample you receive from the Board contains the necessary account numbers required for processing. You will take this sample to a fingerprinting service or Law Enforcement agency so they may use the correct card and enter the necessary information. Completed card must be returned to the Board as well as the signed Civil Applicant Waiver (included in your application package, which will be emailed to you) prior to licensure. Note: Receipt of the Criminal history background results will not delay licensure.</li> </ul>

## PERFUSIONIST APPLICATION CHECKLIST

# DIRECT SOURCE VERIFICATIONS TO BE SOLICITED BY APPLICANT FOR DIRECT RETURN BY THE VERIFYING INSTITUTION TO BOARD OFFICE

Verifying agencies may charge a fee. Do not provide pre-stamped or pre-addressed envelopes for direct source verifications.

 a.	PERFUSIONIST SCHOOL:
	<ul> <li>□ Verification of completion of accredited perfusionist program (Form 1);</li> <li>□ Official transcripts from perfusionist program. If trained on the job (grandfathered into your position as a perfusionist), please provide copies of supporting documentation or certificates which so indicate. If no such document(s) exist, provide a notarized statement indicating your training experience (who, what, where, when, why);</li> </ul>
 b.	EXAMINATION:  • Current certification by the American Board of Cardiovascular Perfusion (Form 2);

Disclaimer: Per Nevada Revised Statute 630.173(2), the Board has the right to consider information for any malpractice history or derogatory hospital privilege history that is more than 10 years old.

#### **APPLICATION GUIDE**

**Identity -** Licenses will be issued in the applicant's name as it is indicated on the submitted documented proof of such name (i.e., U.S. Birth Certificate, Certificate of Naturalization, Alien Registration card, Employment Authorization card, and/or other legal documentation reflecting name change).

**Malpractice** - If you have <u>ever been named</u> in a legal action involving professional liability (malpractice), whether or not you have ever had a professional liability, settlement, claim paid on your behalf, or paid such a claim yourself, provide signed and dated <u>explanations for all malpractice cases</u> throughout your career. Provide copies of legal documentation for malpractice cases that occurred within the past 10 years unless otherwise instructed, which includes copies of Complaints, Settlements and/or Dismissals. If you have a pending case or cases, request a letter from your attorney to be sent directly to the Board describing the current status of the case(s). In summary:

- Provide descriptive explanations for any and all malpractice cases (who, what, where, when and why);
- Complete Form B listing all malpractice insurance carriers;
- Provide copies of legal documentation for cases that occurred within the past 10 years:
  - Complaint
  - Settlement
  - o and/or Dismissal.
- Request malpractice carrier verifications (Form 4) from all malpractice insurance carriers within the past 10 years if you have been named in a malpractice case where there was a liability, settlement or claim paid on your behalf;
- For any pending case(s), request a status letter to be sent directly to the Board from your attorney.

**Investigation -** If you have <u>ever been notified</u> that you were under investigation by any medical licensing board, hospital, medical society, governmental entity or other agency, whether or not you were charged with or convicted of any violations of a statute, rule or regulation governing your practice as a physician assistant, you should answer affirmatively to question #24 and submit the appropriate documentation. Provide signed and dated explanations and copies of any related documentation you received regarding any investigation unless otherwise instructed.

**Arrest -** If you have <u>ever been arrested</u>, read question #13 carefully. You will be expected to provide a signed and dated explanation addressed to the Nevada State Board of Medical Examiners for any arrest(s) no matter how long ago it may have occurred, whether it was expunged or not. Provide a copy of the arrest report, proof of completion of probation and/or time served, community service, fines paid and any other documentation applicable to the incident(s).

Release for Communication with a Person other than the Applicant: If you wish to authorize the Board to communicate about the status of your application for licensure with someone other than yourself, provide a brief <a href="mailto:signed">signed</a> written release of authorization indicating the specific name of the person thus providing the Board with authority to tender information related to your application status.

**Disclaimer:** Per Nevada Revised Statute 630.173(2), the Board has the right to consider information that is more than 10 years old regarding malpractice, investigations by another licensing board, complaints or disciplinary actions from a hospital, clinic or medical facility if the Board receives the information from the applicant or any other source from which the Board is verifying the information provided by the applicant.

# ATTENTION APPLICANT! RESPONSIBILITY STATEMENT

# Please sign and return this statement with your application for licensure to: The Nevada State Board of Medical Examiners 9600 Gateway Drive Reno, NV 89521

Because you are applying for the privilege of practicing medicine in Nevada, you should know that our state has some of the most stringent licensing requirements and comprehensive investigation programs in the United States.

Via FBI fingerprinting and other investigative modalities, our licensing specialists are likely to discover if data you have submitted on your application is erroneous or incomplete; therefore, you must answer all questions truthfully and completely. Specifically, this includes any sanctions or disciplinary actions you may have experienced during your training, or any involvement you may have had with the legal system, either civil or criminal — criminal to include charges that may have ultimately been expunged, lessened, or dismissed, and no matter how long ago the event(s) occurred.

Explaining and documenting a problem to your licensing specialist will be much less painful than discussing your veracity before the entire Board of Medical Examiners due to inconsistencies between your application and incongruent input from outside sources.

ONLY YOU — NOT A LAWYER, DOCTOR, SPOUSE, OR CREDENTIALING COMPANY — ARE RESPONSIBLE FOR READING AND ANSWERING EVERY QUESTION ACCURATELY AND COMPLETELY.

If you have *any* questions about your application, ASK YOUR LICENSING SPECIALIST. Our licensing specialists are here to help you.

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I have read this responsibility statement and understand that I alone am accountable for completing my application for medical licensure in Nevada.

Print your name	
Sign your name	
Date	

Note: It is your responsibility to keep the Board informed of any circumstance or event that would require a change to your initial responses provided to the Board in your application for licensure, and which occurs prior to you being granted licensure to practice medicine in the state of Nevada.

# Nevada Department of **Public Safety**

#### **CIVIL APPLICANT WAIVER**

#### NOTICE OF NONCRIMINAL JUSTICE APPLICANT'S RIGHTS

As an applicant who is subject pursuant to NRS 630.167, and who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below. All notices must be provided to you in writing. These obligations are pursuant to the Privacy Act of 1974, Title 5, United States Code (U.S.C.) Section 552a, and Title 28 Code of Federal Regulations (CFR), 50.12, among other authorities.

- 1. You must be notified by <u>Nevada State Board of Medical Examiners</u> that your fingerprints will be used to check the criminal history records of the FBI and the State of Nevada.
- 2. Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.
- 3. Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.
- 4. Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.
- 5. If you have a criminal history record, you should be afforded a reasonable amount to time to correct or complete the record (or decline to do so) before the officials deny you the employment, license, or other benefit based on information in the FBI criminal history record. The procedures for obtaining a change, correction, or update of your FBI criminal history record as set forth at, 28 CFR 16.34 provides for the proper procedure to do so.

	Licensee's Initials: Date:
6.	If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible
cha	allenge. If agency policy does not permit it to provide you a copy of the record.

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you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at <a href="https://www.fbi.gov/services/cjis/identity-history-summary-checks">https://www.fbi.gov/services/cjis/identity-history-summary-checks</a> and <a href="https://www.edo.cjis.gov">https://www.edo.cjis.gov</a>.

- 7. If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI by submitting a request via <a href="https://www.edo.cjis.gov">https://www.edo.cjis.gov</a>. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)
- 8. You have the right to expect that officials receiving the results of the fingerprint-based criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal or state statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.
- 9. I hereby authorize <u>Nevada State Board of Medical Examiners</u> to submit a set of my fingerprints to the Nevada Department Public Safety, Records Bureau for the purpose of accessing and reviewing State of Nevada and FBI criminal history records that may pertain to me.
- 10. I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, its officer(s), agent(s) and/or employee(s) who conducted my criminal history records search and provided information to the submitting agency for any statement(s), omission(s), or infringement(s) upon my current legal rights. I further release and promise to hold harmless and covenant not to sue any persons, firms, institutions or agencies providing such information to the State of Nevada on the basis of their disclosures. I have signed this release voluntarily and of my own free will.

A reproduction of this authorization for release of information by photocopy, facsimile or similar process, shall for all purposes be as valid as the original. In consideration for processing my application I, the undersigned, whose name and signature voluntarily appears below; do hereby and irrevocably agree to the above.

Applicant's Name:			
PLEASE PRINT	Last Name	First Name	Middle
Applicant's Signature:			
Date:			
Agency Account #:	881183		
Agency Representative:			
PLEASE PRINT	Linn	Kory	
	K Linn, Interim C	Phial of Diagnaina	
Agency Representative Signature:	T. C. Quint, Vinceton O.	nie of Sixensing	
Date:	1.30.23		

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#### PERFUSIONIST - MILITARY ENDORSEMENT **APPLICATION FOR LICENSURE NEVADA STATE BOARD OF MEDICAL EXAMINERS**

Date Received by Board

License No.	

File No.\_\_\_\_

9600 Gateway Drive, Reno, NV 89521 Phone (775) 688-2559

(For Board Use Only)

<u>ld</u>	<u>lentity</u> :							
1.	Present Legal Name							
	List any other name ever used		First		Middle		Maiden	
	List any other name ever used							
	<ul> <li>a) I am an active member of the Armed Forces of the United</li> </ul>		eteranl am th	e spouse of a	n active member_	I am	the surviv	ing spouse
Th	Idress: e Public Access Address will be available to the ensee completes the Notification of Address C e Mailing Address that you choose will be used	hange form availabl	e on the Board's we	bsite: www.m	edboard.nv.gov.			nanged if the
2.	Public Address						<del> </del>	
	Street  Please check if you choose to ha	ve your Mailing Ad	City dress the same as	he Public Add	County ress you have ento	State ered above.		Zip
3.	Mailing Address							
	Street		City		County	State		Zip
4.	Telephone Numbers () Office	()	Fax	_ ()	Home	_ ()_	Cellular (C	Optional)
	Email address						• • • • • • • • • • • • • • • • • • •	7 - 10 - 10.1
5.	Date of Birth	PI	ace of Birth				Gender_	FM
	(Month / Day / Year)			(City / St	ate / Country)			
6.	Citizenship: U.S. Citizen	Alien Registration #		Employment A	Authorization #		Visa	
	Non U.S. Citizen: Individual Taxpayer Identif	fication Number (TI	N)					
7.	Social Security Number	Height	Weight	Color o	of Eyes	Color	of Hair	
de <sup>v</sup>	For the purposes of the following the following that the practice as a Perfusionist" is the cognitive capacity to make approvelopments;  2. The ability to communicate those jurices, such as voice amplifiers; and  3. The physical capability to perform much as corrective lenses or hearing aids.  Medical condition" includes physiological,	to be construed to in- ropriate clinical diag dgments and medical redical tasks such as	clude all of the follow noses and exercise al information to pati s physician examinat	ing: reasoned medi ents and other ion and surgica	cal judgments and health care provide	to learn and ers, with or w	keep abrea	est of medical use of aids or
	Chemical substances" is to be construed to				aken nursuant to a v	alid prescript	ion for legiti	mate medical
	rposes and in accordance with the prescriber's d	,		.o.uug u.ooo t	anon paroaam to a .	аа р. 300р.	.oo.	
	FOR ALL "YES" RESPO YOUR SIGNED WRITTE YOUR CON	N EXPLANA		A SEPAR	ATE SHEET	<b>ATTACH</b>		
8.	Do you currently have a medical condition		npairs or limits your explanation on sep		tice as a perfusion	ist with reaso	onable skill Yes	and safety?No
ac	If you currently have a medical condition voluced or ameliorated because of the field ocommodation? parate sheet.)			which you ha	ave chosen to pra		any other	reasonable
	. If you currently use chemical substances,	does your use in a	ny way impair or lin	nit your ability	to practice as a pe	erfusionist w	ith reasona	able skill and
sa	fety?	(If "Yes," attach	explanation on sep	arate sheet.)		_Yes	No _	N/A
	. Have you failed to initiate the performance of your receiving a loan or scholarship from the fe	ederal government o		vernment for y			to satisfy a Yes	requirement No

### Malpractice Questions: 12. Have you EVER been named as a defendant, or been requested to respond as a defendant, to a legal action involving professional liability, or malpractice, including any military tort claims if applicable? (IF ANSWER IS "YES", YOU MUST COMPLETE FORM B - see Application Checklist.) No 12a. Have you EVER had a professional liability, malpractice, claim paid on your behalf, or paid such a claim yourself including any military tort claims if applicable? Malpractice Explanation(s): List of <u>all</u> claims or suits for medical malpractice made against you. A claim is any formal or informal demand for payment to any person or organization. If you have not answered "yes" to questions #12 and/or #12a and do not have any such claims or suits, this section will be left blank. If you have more than 1 claim, make a copy or copies of this page and submit all explanations with your application for licensure. Name of patient involved: In which state did the action take place? Case number (if applicable): Which court? (If settled before initiation of civil action, state here.) Current status of claim: Dismissed (no money paid out) Open Closed (settled or judgment) Date claim was closed/settled or dismissed: Month/Year Amount of judgment or settlement \$ Month and year of event precipitating claim: Month and year of lawsuit or court filing: Insurance carrier at time: Primary defendant Co-defendant Other What is/or was your status? Please provide specifics in reference to the adverse event including the allegations and your role in the event:

Arr	rest Question:			
(incl viola cont whice inve	luding the Uniform Code of I ation of the Uniform Code of trol of a motor vehicle while th is related to the manufa estigation or arrest,	Military Justice), state or local law, or if Military Justice, or synonymous th under the influence of a chemical sul acture, distribution, prescribing, or or	convicted of, or pled guilty or nolo contendered the laws of any foreign country, which is a mistereto in a foreign jurisdiction, excluding any obstance, including alcohol, is not considered a dispensing of controlled substances?* Plea	sdemeanor, gross misdemeanor, felony, minor traffic offense (driving or being in minor traffic offense), or for any offense
inclu	uding those where the final o	disposition was dismissal, or expunge (If "Yes," attach e	ement. explanation on separate sheet.)	YesNo
<u>—</u> Nе	vada License Histo	ory:		
14.	Have you previously applie	ed for perfusionist licensure in Nevad (If "Yes," attach e	a? explanation on separate sheet.)	YesNo
Pe	rfusionist Educatio	<u>n</u> :		
	(All information <u>n</u>	nust begin on the applicatio	on, if more space is needed, please	attach separate sheet.)
15.	List all schools attended (in Name	ncluding high school), type of degree City/State	received and dates of attendance.  Type of Degree Received	Dates of Attendance From (Mo./Yr.) To (Mo./Yr.)
16.	Perfusionist Certificate / Do	egree granted by:		
	Perfusionist School		ity / State	Exact Date of Issuance
17. Perf			5) years preceding your application submission oving, job search, applying for a license, vacation	
	Activities	City / State (and	Country if other than U.S.)	From (Mo./Yr.) To (Mo./Yr.)
Sta	(All in		tion, if more space is needed, please attach se	eparate sheet.)
		<del>-</del>	ts) YOU HOLD OR HAVE HELD to practice a	s a perfusionist in any state, territory or
coui	ntry. State/Territory	License #	Date of Issuance (Mo./Yr.)	Date of Expiration (Mo./Yr.)
	List below the requested in		centers in which you ARE employed, OR HA	VE EVER BEEN a staff member at any
ieve	Hospital	Complete Mailing Address		Dates of Appointment From (Mo./Yr.) To (Mo./Yr.)

Examination:					
20. Are you currently certified by the	American Board of Cardiovascular Pe	erfusion?	_	Yes	No
If "Yes:" certification number		ceri	tification expires		
If "No:" date scheduled to sit for	or the examination				
Disciplinary Questions:					
21. Have you ever been denied a lic practice as a perfusionist or in any oth		or U.S. territory?	•	o take an exam Yes	
22. Have you ever had a perfusionis		certificate to practice in any oth	ner healing art, revoke	d, suspended, I	imited, o
restricted in any state, country or U.S.	. territory? (If "Yes," attach explanat	ion on separate sheet.)	_	Yes	No
23. Have you ever voluntarily surrer territory?		tice as a perfusionist, or in any h explanation on separate shee	4 \	ny state, count	-
04 11 4700					
24. Have you ever failed the ABCP of	examination, or any state or other juris If "Yes," attach explanat	diction examination for certification on separate sheet.)	tion as a perfusionist?	Yes	No
25. Have you ever been: a) asked to e) convicted of any violation of a star society, governmental entity or other a	tute, rule or regulation governing you	r practice as a perfusionist by		board, hospital	l, medica
, ,	(If "Yes," attach explanat	ion on separate sheet.)	_	Yes	No
26. List all hospitals where you have from any medical staff in lieu of discipl medical records, attend hospital depa	inary or administrative action. (Please	Note: Do not include suspension	ons or restrictions for fa		
Hospital	Mailing Address	Type of Action	Froi	Dates of Action (Mo./Yr.) To	
	(If more space is neede	d, please attach separate sheet	:.)		
Attestations/Affirmations:					
CHILD SUPPORT STAT	<u>EMENT</u>				
concerning the support of a child	requires that all applicants for is . You are advised that this questi se, fraudulent, misleading, inaccu sponses, and failure to mark one	on is part of your application trate or incomplete, may res	n, your response is sult in your application	given under o on being deni	ath, and
Please place a check mark n	next to one of the following s	tatements:			
(a) I am not subject to a cou	urt order for the support of a child;				
(b) I am subject to a court approved by the district attorney or other	order for the support of one or more her public agency enforcing the order				ith a plar
(c) I am subject to a court district attorney or other public agency	order for the support of one or more y enforcing the order for the repaymen			r a plan approv	ed by the
ATTESTATION REGARI	DING THE REPORTING	OF THE ABUSE OR	NEGLECT OF	A CHILD	
I attest and affirm that I am aw		orting requirements found	l in Nevada Revise	ed Statute 43	32B.220

#### **SAFE INJECTION PRACTICE ATTESTATION**

## ATTESTATION TO KNOWLEDGE OF AND COMPLIANCE WITH THE GUIDELINES OF THE CENTERS FOR DISEASE CONTROL AND PREVENTION FOR APPLICANT PERFUSIONISTS

I hereby attest to knowledge of and compliance with the guidelines of the Centers for Disease Control and Prevention concerning the prevention of transmission of infectious agents through safe and appropriate injection practices. I also attest that any person who is currently, or will be under my supervision in the future, and who is not licensed pursuant to Chapter 630 of the Nevada Revised Statutes and whose duties involve injection practices, has knowledge of and is in compliance with the guidelines of the Centers for Disease Control and Prevention concerning the prevention of transmission of infectious agents through safe and appropriate injection practices.

http://www.cdc.gov/injectionsafety/IP07 standardPrecaution.html			
MILITARY SERVICE ATTESTATION			
1-Have you ever served in the United States Military (to include National Guard or Reserves)?			
2-If yes, which branch of service did you serve?  Air Force Army Navy Marine Corp Coast Guard			
3-Military occupation specialty or specialties?  Administration or Personnel  Aviation  Civil Engineering  Communications  Infantry or Armor  Legal or Chaplin Corps  Logistics or Supply  Maintenance  Medical Services  Security Forces or Military Police  Other			
4&5-Dates of service in the Military:  4-From:  DD MM YYYY 5-To:  DD MM YYYY  DD MM YYYY			
6-Are you still serving?YesNo			
7-Have you ever served on active duty in the Armed Forces of the United States?			
8-Have you ever been assigned to duty for a minimum of 6 continuous years in the National Guard or a reserve component of the Armed Forces of the United States? YesNo			
9-Have you ever served the Commissioned Corps of the United States Public Health Service or the Commissioned Corps of the National Oceanic and Atmospheric Administration of the United States in the capacity of a commissioned officer while on active duty in defense of the United States?			
10-If the answer to question(s) 7, 8 and/or 9 is "yes," did you separate from such service under conditions other than dishonorable? (Unless you were dishonorably discharged, your answer should be "Yes.") YesNo			

#### **APPLICANT PHOTOGRAPH**

ATTACH A FINISHED PHOTOGRAPH OF PASSPORT QUALITY OF YOUR HEAD AND SHOULDERS ONLY.

PHOTOGRAPH MUST HAVE BEEN TAKEN WITHIN THE LAST SIX MONTHS AND BE AT LEAST  $2" \times 2"$  IN SIZE.

SIGN THE PHOTOGRAPH IN INK ACROSS THE LOWER PORTION OF ITS FRONT SIDE.

CENTER AND ATTACH PHOTOGRAPH HERE.

	I hereby certify that the attached photograph is a true likeness of me	taken within the last six months.
	Signature of applicant	Date
	-Page 5-	
APPLICATION AFFIRMATIO	<u>N</u>	
l,		
	(Print your full name)	
	tials to be submitted, and that the same were procured in t isrepresentation. I understand that if any of my response	
and examination without fraud or m fraudulent, misleading, inaccurate, o I am responsible to keep the Board in provided to the Board in my applic	itials to be submitted, and that the same were procured in to isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a seation for licensure, and which occurs prior to my being	es on this application are fals change to my initial respons
and examination without fraud or m fraudulent, misleading, inaccurate, or I am responsible to keep the Board in	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a	es on this application are fals change to my initial respons
and examination without fraud or m fraudulent, misleading, inaccurate, o I am responsible to keep the Board in provided to the Board in my applic	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a cation for licensure, and which occurs prior to my being   Signature of applicant	change to my initial respons granted licensure to practi
and examination without fraud or m fraudulent, misleading, inaccurate, o I am responsible to keep the Board in provided to the Board in my applic	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a cation for licensure, and which occurs prior to my being	change to my initial responsing granted licensure to praction.  Date
and examination without fraud or m fraudulent, misleading, inaccurate, o I am responsible to keep the Board in provided to the Board in my applic	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a station for licensure, and which occurs prior to my being  Signature of applicant  State of County of	change to my initial responsing granted licensure to praction  Date  day of
and examination without fraud or m fraudulent, misleading, inaccurate, or an inaccur	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a cation for licensure, and which occurs prior to my being  Signature of applicant  State of County of Subscribed and sworn to before me this	change to my initial responsing granted licensure to praction.  Date  day of
and examination without fraud or m fraudulent, misleading, inaccurate, o I am responsible to keep the Board in provided to the Board in my applic	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a cation for licensure, and which occurs prior to my being  Signature of applicant  State of County of Subscribed and sworn to before me this, 2	change to my initial respons granted licensure to practi  Date  day of
and examination without fraud or m fraudulent, misleading, inaccurate, or an inaccur	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a cation for licensure, and which occurs prior to my being  Signature of applicant  State of County of Subscribed and sworn to before me this, 2  Notary Public for the State of, 2	change to my initial respons granted licensure to practi  Date  day of
and examination without fraud or m fraudulent, misleading, inaccurate, or an inaccur	isrepresentation. I understand that if any of my response or incomplete, my application for licensure will be denied.  Informed of any circumstance or event that would require a station for licensure, and which occurs prior to my being state of County of Subscribed and sworn to before me this, 2  Notary Public for the State of, 2  My Commission Expires:	change to my initial responsing granted licensure to praction  Date  day of

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**END OF APPLICATION** 

#### **PERFUSIONIST**

#### **Notification of Practice Location**

Pursuant to Nevada Administrative Code Chapter 630, before providing perfusion services, a Perfusionist must notify the Board of the name and location of the primary location of practice.

Please type or print clearly. \_\_\_\_\_, hereby notify the Nevada State Board of Medical Examiners that I will be working at: Telephone Number Practice Location(s) You may use an extra page, if necessary. Print your name Signature Date

#### **FORM A**

#### RELEASE

I hereby authorize all hospitals, medical institutions or organizations, my references, personal physicians, employers (past and present), business and professional associates (past and present), and all governmental agencies and instrumentalities (local, state, federal or foreign) to release to the Nevada State Board of Medical Examiners any information, files or records required by the Nevada State Board of Medical Examiners for its evaluation of my professional, ethical, physical, and mental qualifications for licensure in the state of Nevada.

	DATED this	_day of	, 2
	Signature:		
	Typed or Printed Name:		
		State of County of	
		Subscribed and sworn to before me this	day of
		, 2	·
		Notary Public for the State of	
(NOTARY SEAL)		My Commission Expires:	
		Residing at:City	
		City	State
		Signature of Notary	

A photocopy of this form will serve as an original (Board use only).

Please return completed form to:

Nevada State Board of Medical Examiners 9600 Gateway Drive Reno, NV 89502

#### LIST OF MALPRACTICE INSURANCE CARRIERS

If you answered affirmatively to questions #12 and/or #12a on the Application for Licensure, list <u>all</u> malpractice carriers held within the past ten (10) years.

Name of Insured:	
Insurance Company: Address:	
Phone Number: Fax Number: Policy Number: Dates:	
Insurance Company: Address:	
Phone Number: Fax Number: Policy Number: Dates:	
Insurance Company: Address:	
Phone Number: Fax Number: Policy Number: Dates:	
Insurance Company: Address:	
Phone Number: Fax Number: Policy Number: Dates:	
Insurance Company: Address:	
Phone Number: Fax Number: Policy Number: Dates:	

(If more space is needed, please copy this page or attach a separate sheet.)

#### **REQUEST FOR LICENSURE BY ENDORSEMENT VIA NAC 630.715**

(as amended by R010-19 New Provision #2)

State your Name, and fill in the state, te	rritory, or District of Columbia in whic	h licensed:
I, penalties of perjury that the statements co	, being first duly sworn, do hereby s ntained herein are true and correct to the	wear or affirm under the best of my knowledge.
That I am now, and have been continuously,	licensed to practice perfusion by the licen	sing agency of
	, since(month / day / year)	·
(state, territory, or District of Columbia)	(month / day / year)	
That I have never had a license to prace District of Columbia, revoked for gross me of an active member of, the Armed Force veteran. I have not been disciplined and regulatory authority of the District of Copractice perfusion. I am currently certification have not been held civilly or criminally listerritory of the United States.	edical negligence. That I am an active mess of the United States, a veteran, or the dam not currently under investigation olumbia or any state or territory in wheed by the American Board of Cardiova able for malpractice in the District of C	ember of, or the spouse e surviving spouse of a by the corresponding nich I hold a license to scular Perfusion, and I olumbia or any state or
That I am the person named in the license	e to practice perfusion in	)
and that said license to practice perfusion any mistake of which I am aware, and the Endorsement, and any accompanying ma	on was obtained by me without fraud on the contained in this applete.	or misrepresentation or
DATED thisday of	, , 2	
Signature:		
Typed or Printed Name:		
	State of County of	<del></del>
	Subscribed and sworn to before me this	sday of
		, 2
(NOTARY SEAL)	Notary Public for the State of	
	My Commission Expires:	
	Residing at:	
	City	State
	Signature of Nota	nry

Please return completed form to:

Nevada State Board of Medical Examiners 9600 Gateway Drive Reno, NV 89521 <u>Applicant</u>: Each school where perfusionist education was received must complete this form. If more than one school, photocopies of this blank form may be made and used. The Board also requires transcripts from the perfusionist program(s) or school(s) to be sent directly from the school(s) to the Nevada State Board of Medical Examiners.

FORM 1

## NEVADA STATE BOARD OF MEDICAL EXAMINERS PERFUSIONIST EDUCATION VERIFICATION

This certifies that				
	Name of Appl	licant		
was enrolled in				
Nam	e of Perfusionist School	(Lo	cation – City / State	e / Country)
•••••		• • • • • • • • • • • • • • • •	• • • • • • • • • • •	• • • • • • • • • • • • •
The followin	g information to be c	ompleted by prog	ıram only!	
The undersigned further certifies that	the records of this institut	tion show that the ap	plicant attende	d this institution
from		to		
from(date of enrollment for Pe	erfusionist Degree)	(ending date of at	tendance for Perf	usionist Degree)
The applicant was granted:	Perfusionist (	Certificate		
	Perfusionist [	Degree		
	☐ Bachelor's De	egree		
	☐ Combined Pe	erfusionist / Bachel	or's Degree	
	☐ Combined Pe	erfusionist / Master	s Degree	
	Other (Please	e attach explanatio	n.)	
on the day of _	· · · · · · · · · · · · · · · · · · ·			<u>_</u> .
(day)	(month)		(year)	
	Signed a	nd the institutional se	al affixed this	
		day of		, 2
	Ву:			
	Title	Printed name of Preside	nt, Registrar or De	ean)
Affix Seal Here	Tiuc	Title of President, Regis	trar or Dean	
	Signature	0: 1 (5 :1 (1		**
		Signature of President, I	Registrar or Dean	^^
	Telephone	e: 		
	Fax:			
	Email:			

\*\* Signatures by personnel other than the President, Registrar or Dean must attach documentation granting authorization to sign in lieu of the President, Registrar or Dean.

Completed form is to be returned by the verifying institution directly to:

Nevada State Board of Medical Examiners

9600 Gateway Drive

Reno, NV 89521

## NEVADA STATE BOARD OF MEDICAL EXAMINERS ABCP CERTIFICATION

The American Board of Cardiovascular Perfusion 2903 Arlington Loop Hattiesburg, MS 39401 601-268-2221 Fax 601-268-2229 www.abcp.org

Part 1 – to be complete	d by applicant	
l,	(name of applicant)	am in the process
of applying for perfusionis	(name of applicant) st licensure in the state of Nevada and hereby a e Nevada State Board of Medical Examiners.	
	(sigi	nature of applicant)
	d by ABCP and returned directly to the Nev	vada State Board of Medical
I, the undersigned, certify	/ that(name of applica	· <del>X</del>
was granted initial certific	name of applica) cation by the American Board of Cardiovascula	<sup>nt)</sup> ar Perfusion
on: date issued	l	
certificate r	number	·
The above certificate is:	current, in good standing	not current.
Expiration date of curren	t certification:	·
	Signed and the institutional se	eal affixed this
	day of	, 2
(Affix seal here)	By:(typed name and title	e of certifying agent)
	(signature of ce	rtifying agent)

Completed form is to be returned by the verifying institution directly to:

Nevada State Board of Medical Examiners 9600 Gateway Drive Reno, NV 89521 (775) 688 – 2559

#### CREDIT CARD AUTHORIZATION FORM

If mailing or faxing this page separately from the application, please mail to:

Nevada State Board of Medical Examiners

9600 Gateway Drive

Reno, NV 89521

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## Please type or print legibly. Name of Applicant: ☐ MasterCard ☐ Visa ☐ American Express ☐ Discover Method of Payment: Name on Credit Card: Business Name (if applicable): Credit Card Billing Address: Phone Number: Credit Card Number: Expiration Date: \_\_\_\_/ \_\_\_ Credit Card Verification Code: CVC: \_\_\_\_ (MM) (YYYY) (Three or four digit code found on the front or back of the card) For security of your financial information, please do not email this form to the Board; emailed forms will not be accepted. I authorize the Nevada State Board of Medical Examiners to charge the above credit card for a one-time payment in the amount of \$ \_\_\_\_\_, Printed Name: Authorized Signature: Date: Email Address for receipt:\_\_\_\_ Disclosure: By continuing, you will be charged a non-refundable card payment-processing fee of 2.5% for debit and credit cards by our payment processor. If you do not wish to pay the fee, you can select another payment option.