

**ARIZONA RADIATION REGULATORY AGENCY
APPLICATION FOR REGISTERING NON-IONIZING RADIATION DEVICES**

4814 South 40th Street, Phoenix, AZ 85040

Phone: 602-255-4845 Fax: 602-437-0705.

Email: nonionwebform@azrra.gov

Check appropriate selection and provide registration number if currently registered.		
New Registrant	Registration Renewal	Registration Amendment (name, address, and/or ownership changes)
	For renewals and amendments, provide registration number here -	

Business Name			DBA if different	
Physical Address: location where devices are utilized	Street Address			Suite Number
	City	State Arizona		Zip Code
Mailing Address: Or check box if same as: Physical Address	Street Address			Suite Number
	City	State		Zip Code
Billing Address: Or check box if same as: Physical Address Or Mailing Address	Street Address			Suite Number
	City	State		Zip Code

Contact Name			Contact's Title		
Phone No.		Fax No.		Email	

Check Type of Non-Ionizing Facility

Tanning	Laser					Radio Frequency	
	Indicate laser sub-type below					Indicate RF sub-type below	
	Cosmetic	Industrial	Light Show	Medical	Dental	Industrial	Medical

Legal Structure of Applicant – Check one and provide the required information			
Individual or Sole Proprietorship	ARS § 41-1080 requires applicants in this classification to submit documentation of their citizenship or alien status by presenting a state or federal government issued identification and/or certificate. For examples please visit: http://www.azleg.gov/ars/41/01080.htm		
Any Corporation (e.g. LLC, Non-profit, S-Corp., P.C.)	Provide your incorporation state and file number.	State	File Number
Partnership	You are required to submit an attachment to this application listing the name and address of each individual or legal entity owning a partnership interest and the percent ownership held by each.		
City, County, or State Government	Business name of applicant above must clearly identify the government entity.		

Please make checks or money orders payable to Arizona Radiation Regulatory Agency or AZRRA.		
Date	The applicant or any official executing this application on behalf of the applicant certifies that this application has been prepared in accordance with Arizona Administrative Code, Title 12, Chapter 1, and all information contained on this application, including any supplements and attachments, is true and correct to the best of his or her knowledge and belief.	
Name	Title	Signature

A.R.S. §41-1030. Invalidity of rules not made according to this chapter; prohibited agency action; prohibited acts by state employees; enforcement; notice

- B. An agency shall not base a licensing decision in whole or in part on a licensing requirement or condition that is not specifically authorized by statute, rule or state tribal gaming compact. A general grant of authority in statute does not constitute a basis for imposing a licensing requirement or condition unless a rule is made pursuant to that general grant of authority that specifically authorizes the requirement or condition.
- D. This section may be enforced in a private civil action and relief may be awarded against the state. The court may award reasonable attorney fees, damages and all fees associated with the license application to a party that prevails in an action against the state for a violation of this section.
- E. A state employee may not intentionally or knowingly violate this section. A violation of this section is cause for disciplinary action or dismissal pursuant to the Agency's adopted personnel policy.
- F. This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.