



Directions: Complete sections 1-6 below ELECTRONICALLY. Submit "New Facility Registration" applications via physical mail to 4814 S. 40th Street, Phoenix, AZ 85040, Attn: Nonionizing Compliance. Submit "Amendment" and "Renewal" applications to NONION@AZDHS.GOV. Include all attachments requested. This form is used for new nonionizing facility applications, renewals, and to report any amendments to the information contained below. Incomplete submissions will be returned.

Section 1. Application Action

New Facility Registration Registration Info/Amendment Registration Renewal (Every 10 yrs)

Registration Number: (leave blank if new) **Amendment Description:** (if applicable)

Section 2. Facility Entity and Contact Information

Legal Business Name (must match Sec. 3 EXACTLY)

Doing Business As "DBA" Name (if different)

FULL Physical Address Street City State Zip

Most Responsible Individual (Reg will be emailed here)

Full Name, Title Office Ph.

Email Cell Ph.

FULL Billing Address Same as Physical OR: Street City State Zip

Same as Mailing

Billing Contact

Full Name, Title Office Ph.

Email Cell Ph.

FULL Mailing Address Same as Physical OR: Street City State Zip

Same as Billing

Section 3. Legal Structure (select the legal structure of your organization - **this section is required to be completed**)

Corporation (ie. LLC, PC, etc..) Provide your State Corporation Commission File Number (Click [HERE](#) if incorporated in AZ) State: Entity ID Number (**not TIN/EIN**) for legal entity in Sec. 2:

Unincorporated Company (ie. unregistered sole proprietorship) Encl. N/A **If partnership, attach** list of all names, addresses and percent of ownership. **Submit** for individual named in LEGAL BUSINESS NAME in Sec. 2, AND all partners (if apl.) a **LEGIBLE** copy of driver's license or verification of U.S. Citizenship per [A.R.S. § 41-1080](#).

Government Entity Encl. **Submit** government entity identification (ie. W-9 or governmental info letter from IRS) (Government entities can request a governmental info letter by calling [877-829-5500](tel:877-829-5500).)

Section 4. Modality Selection (Select the MOST appropriate application of radiation machine your organization practices)

LASER:				RADIOFREQUENCY:		ULTRAVIOLET:
<input type="checkbox"/> Dental	<input type="checkbox"/> Cosmetic	<input type="checkbox"/> Veterinary	<input type="checkbox"/> Light Show	<input type="checkbox"/> Medical	<input type="checkbox"/> Industrial	<input type="checkbox"/> Tanning
<input type="checkbox"/> Medical (outpatient only)	<input type="checkbox"/> Hospital (inpatient)	<input type="checkbox"/> Industrial	<input type="checkbox"/> Projector	<input type="checkbox"/> Cosmetic	<input type="checkbox"/> Industrial Microwave	<input type="checkbox"/> Medical

Section 5. Application Attachments (**NOTE:** There is NO FEE for registration amendments or renewals, only for a NEW facility)

Encl. N/A **For New Registration Applications**, reference "Initial Registration Application" Guidance document on AZDHS.GOV/NONION under REGISTRATION GUIDANCE for additional application requirements.

Encl. N/A **For Registration Amendment Applications**, reference "Existing Registration Amendment" guidance document on AZDHS.GOV/NONION under REGISTRATION GUIDANCE for additional application requirements.

Encl. N/A **For Registration Renewal Applications**, reference "Existing Registration Renewal" guidance document on AZDHS.GOV/NONION under REGISTRATION GUIDANCE for additional application requirements. If registration unit inventory is incorrect, submit BRC-NIMI.

Section 6. Applicant Signature of Acknowledgement and Agreement to Comply With All Applicable Rules & Regulations

Rep. Name & Title (print)

eSignature Date

In accordance with A.R.S. § 41-1030 (G.), subsections: (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. (E.) 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. (F.) 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. (G.) This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02.