

CONFIDENTIAL BEFORE THE BOARD OF LEGAL SPECIALIZATION

APPLICATION FOR

RECERTIFICATION IN REAL ESTATE LAW

Revised January 1, 2020

Name	
Bar Number	
Firm	
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

NOTE:

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

For applications submitted AFTER August 1 – an additional \$100 late fee is assessed. Application submitted after October 1st will not be accepted.

I. On a separate sheet, please provide the following information:

- **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 since your last application for certification. 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 during the last five years. Include the dates of employment, employer's name and address, and a brief summary of the nature of the work performed.
- C. References. List the names, mailing addresses and e-mail addresses of five attorneys who practice in real estate law and/or judges before whom you have appeared, 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 Real Estate 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 Real Estate Law Advisory Commission will also contact other individuals with respect to your qualifications. All references will be requested to provide written comments regarding your knowledge, skill, thoroughness, preparation, effectiveness and judgment in real estate law as well as your ethics and professionalism. Statements of references shall be confidential and privileged from disclosure, except to the applicant upon request.

The Standards for Certification require that an applicant demonstrate a high degree of honesty, integrity and professionalism and meet <u>high</u> ethical standards in compliance with, and as defined by, the Lawyer's Creed of Professionalism of the State Bar of Arizona as well as the Rules of Professional Responsibility. These standards are higher than the bare minimum ethical and professionalism standards an attorney must meet to avoid disciplinary action or the threshold conduct that would warrant the filing of a bar complaint.

D. Substantial Involvement in Real Estate Law. Pursuant to the Standards for Certification of Lawyers Specializing in Real Estate Law, applicants must demonstrate substantial involvement in the field of real estate law during the past five years. For purposes hereof, substantial involvement in real estate law shall mean the engagement by the applicant in legal service (as defined in Section 1 of the Rules and Regulations of the Board of Legal Specialization) in the course of which applicant devoted not less than 50% of a full-time practice to real estate law matters.

To demonstrate substantial involvement in real estate law, please provide the following information. In each case, indicate the approximate annual frequency (one per year, two to five times, or more than five times), and the approximate number of hours spent, and give concise but specific explanations of the particular real estate issues involved.

- 1. Have you represented clients in court or before administrative agencies in connection with civil or criminal real estate controversies or liabilities?
 - Frequency per year:
 - Approximate number of hours per year:
 - Courts or agencies:
 - Real Estate issues involved:
 - Judges:
 - Opposing Counsel:

- 2. Discuss in general quantitative terms the fields of law which compromise your practice, with particular attention to the real estate projects falling within the list denominated in Section II.B. of the Standards for Certification in Real Estate Law.
- **3.** List ten specific cases/projects/proceedings which exemplify your experience. Include the following information for each case:
 - Category: (See Section II.B. of Standards for Certification)
 - Project:
 - Dates:
 - Responsibilities:
 - Describe documents prepared:
 - Names and addresses of Opposing Counsel and other professionals involved in project: (judges if applicable)
- **4.** Have you served actively as a member of real estate committees or sections of any State Bar, the American Bar Association, local bar association or similar professional group? If applicable, include the following information:
 - Organization:
 - Frequency of meetings:
 - Number of hours each year:
 - Nature of your service:
- 5. Have you taught at a law school or at continuing legal education courses, lectured on real estate subjects, or written for publication in professional journals or books on specific real estate subjects?
 - Frequency:
 - Number of hours per year:
 - Nature of teaching or writing:

E. Continuing Legal Education.

Provide information regarding CLE you acquired with advanced level subject matter in the area of specialization in which you are seeking recertification.

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 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.

II. APPLICATION AGREEMENT

Read and initial each of the following statements and sign below:

Signature of Applicant	Date
	wledge and belief. I understand that failure to make a truthful and may result in the denial of my application, revocation of my the State Bar of Arizona.
	release my application, if requested, to a professional attorney which I am being nominated for membership. I understand the work product thereof.
representatives, and any person furnishing information and ev	of Arizona, its officers, directors, staff, agents, employees and raluations to the Board of Legal Specialization, from any and all and evaluation of my application or my continued satisfaction
my professional qualifications, credentials or character, ethics, for initial and continued certification. I further agree that all it and that I have no right of access to information received by	consult with any persons who may have information relating to behavior, or any other matter reasonably bearing on the criteria information received by the Board shall be treated confidentially the Board from third parties. I specifically waive any right to whether solicited by me or the Board. In addition, I agree not or informally, in any legal proceeding or otherwise.
other jurisdictions), State or Federal agencies and institution	ons, organizations, associations (including Bar Associations of s to furnish to the Board of Legal Specialization or any of its other information that may be requested in the investigation of action of the Standards for Certification.
next approved five-year period of certification, of any discionganization. I will advise of all instances of discipline in whi	n, from the date of filing this current application throughout the iplinary action taken against me in any state, jurisdiction, or ch the sanction imposed was censure or greater, or an informater, if any formal matters are pending against me, or any develop
against me by the State Bar of Arizona after January 1, 1992, o	y waive confidentiality of any disciplinary proceeding initiated or which may be initiated against me during the pendency of my under Rule 70, Ariz. R. Sup. Ct., that my disciplinary records ger (or representative) or Disciplinary Clerk.
c I annually devote not less than 50% of a full-tine Certification for Lawyers Specializing in Real Estate Law.	me practice to real estate law, as defined in the Standards for
	nding of the State Bar of Arizona and that I continue to engage the Arizona Board of Legal Specialization) on an annual basis
	ization as due, and to furnish to the Board such information as to certification.