Do not write in this area



ARIZONA BOARD OF FINGERPRINTING Good Cause Exception Application Form

PO Box 6129 • Phoenix, Arizona 85005-6129 Telephone (602) 265-0135 • Fax (602) 265-6240 info@fingerprint.az.gov • www.fingerprint.az.gov

BEFORE YOU BEGIN

- Please make sure you've downloaded the correct application.
 - Are you applying to the Board because you did not clear a central registry background check? If so, this is the <u>wrong</u> application form. Please go to www.fingerprint.az.gov and download the Central Registry Exception Application Form.
 - Are you applying to the Board because your fingerprint clearance card was denied or suspended? If so, this is the <u>correct</u> application form.
- Send your completed application to the address at the top of this form.
- We want to be able to read and understand your application, so write as clearly as possible
- Please answer <u>all</u> questions. It's fine to attach additional pages.
- Please send copies, not originals, of court documents or police reports. After a certain period of time, we destroy documents, so we may not be able to return originals.
- To avoid a delay in the application process, please read the application instructions before completing this application package.
- If you intentionally provide false information, your application may be denied.

LETTER OF DENIAL OR SUSPENSION FROM DPS

Please include a copy of the denial or suspension letter you received from the Department of Public Safety (DPS). This letter is required. Please make sure that the letter came from DPS and not another agency. **Be sure to include ALL pages of the letter**.

Please note: we can't process your application without this letter, so you <u>MUST</u> include it. The letter contains information we need to track down your criminal-history and application. <u>If you do</u> not include the letter from DPS with your application, we will return your application to you.

PERSONAL INFORMATION

1.	Name on fingerprint-clearance-card application. Please provide the name that you submitted on your fingerprint-clearance-card application to the Department of Public Safety (DPS). This will be the same name that appears on your letter of denial or suspension from DPS. If the name does not match the one on the DPS letter, we may have difficulty processing your application. Please contact us if you have had a legal name change or the name on your denial or suspension letter is incorrect.				
	Last:	First:	MI:		
2.	. Other names. In the space below, please list any other names you go by or have gone by any time in your adult life. You do not need to provide nicknames. Examples include aliase maiden names.				

Addross:				
City:	State:		ZIP:	
	ase provide an email address without this information.	. We c	annot send you updates	
Telephone numbers. Please provide telephone numbers, including area codes, where we reach you, in order of preference for reaching you during the daytime. Please also the type phone (such as home, work, or mobile). (You only need to provide one; the others are optimized to provide one).				
Phone 1:	Тур	e:		
		ə:		
Phone 2:	Тур			
Phone 2:	CRIMINAL-HISTORY INF		ATION	
You received a letter caused your card to b	CRIMINAL-HISTORY INF from the Department of Public S e denied or suspended. Other to our record (whether or not you y	ORMA afety (I	DPS) that listed what charges se charges, are there any oth	

- 9. Police reports. For every arrest or criminal charge (even if you weren't convicted) that occurred within five years before the date DPS denied or suspended your fingerprint clearance card, please submit a copy of the police report. If you don't have the police report, you should contact the police or sheriff's department and submit a request for the report. (It is your obligation to get the report; the Board staff won't get it for you.)
- 10. Written explanations. For every arrest or criminal charge in your adult life, you should submit a detailed explanation that describes what happened. Please refer to the enclosed guidelines on preparing written statements. Be sure to submit an explanation for each charge, even if you weren't convicted, even if the charge wasn't listed on the DPS letter of denial or suspension, and no matter how long ago the incident occurred.

- 11. **Court documents.** For every criminal conviction in your adult life, please provide documentation from the appropriate court showing that you completed your sentence or that a record is no longer available.
 - Please refer to the enclosed guidelines on submitting court documents.
 - Be sure to submit court documents no matter how long ago the charge occurred and even if the charge wasn't listed on the DPS letter of denial or suspension.
 - If your case is pending, or if you haven't completed your sentence, please provide a
 written statement that explains in detail the status of your case and when you expect
 your case or sentence to be completed.
- 12. **Disposition information**. If your letter from DPS stated that the disposition of charge (e.g., conviction, dismissal, or acquittal) could not be determined, you should contact the appropriate court and get a document that lists the disposition or states that a record could not be found. Please refer to the enclosed guidelines on submitting court documents.

OTHER INFORMATION

- 13. **Reference letters.** Please submit at least two reference letters using the enclosed forms. These two references MUST meet the following requirements:
 - One form must be completed by your current or former employer who has known you for at least one year or by someone who has known you for at least three years.
 - The other form must be completed by someone who has known you for at least one year.

You may make copies of the reference forms if you'd like to submit more than the required two, or you can download a copy of the form from the Forms & Helpful Resources Page on the Board website located at www.fingerprint.az.gov. Also, you may submit other reference letters that don't use the reference forms, as long as you meet the requirements listed above.

	letters that don't use the reference forms, as long as you meet the requirements listed above.
14.	Department of Child Safety (DCS) or Adult Protective Services (APS). Have you ever had a substantiated allegation of neglect or abuse of a child or vulnerable adult made by DCS or APS (or comparable agencies in other states), even if children were not taken from you or criminal charges were not filed? (Remember that providing false information may cause your application be denied.) [] Yes [] No
	If you answered "Yes," you must provide a copy of the DCS or APS investigative report. If you don't have the report, you should contact DCS or APS to get it. You also should submit a written explanation that describes in detail your contact with DCS or APS.
15.	Professional license or certificate. Have you ever had a professional license or certificate (such as a teaching certificate or nursing license) revoked or suspended? (Remember that providing false information may cause your application to be denied. You do not need to disclose revocation or suspension of a driver's license.)
	[No
	If you answered "Yes," you should submit a written explanation that describes in detail the reason for the revocation or suspension.

NOTARIZATION

Please have this section notarized by a notary public. If you're not sure where to go to have documents notarized, please consult a business directory like the Yellow Pages.

I solemnly affirm that the information in this application, including the attached explanations, is true and complete to the best of my knowledge.

(Signature of applicant; do not sign until you are before the notary public)	(Date)
Subscribed and sworn before me thisday of,	(year).
My commission expires:	
(Notary Public)	



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		area

1.	Letter of Reference for:		
2.	Written by: Name:		
	Agency:		
	Address:		
	Phone:		
3.	Are you the applicant's e	mployer?	
	[] Yes	No	
4.	. Are you aware that the Arizona Department of Public Safety has denied or suspended a fingerprint clearance card for the individual requesting this letter?		
	[[_]] Yes	[No	
5.	Has this individual inform	ned you of the reason(s) for the denial?	
	[Yes	No	
6.	How long have you been	acquainted with this individual? Please indicate the number of:	
	Years	Months	
7.	. In what ways do you know this individual? (Please check only one.)		
	Personally	Professionally Both	
8.	Would you recommend t	hat this individual be granted a fingerprint clearance card?	
	[Yes	No Undecided	
9.	Please include any addition on a separate sheet.	onal statements you would like regarding this individual, either below or	
Sigr	nature	 Date	



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2.	Written by: Name:		
	Agency:		
	Address:		
	Phone:		
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	[] Yes	[] No	
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	[] Yes	[D] No	
5.	Has this individual inform	ed you of the reason(s) for the o	denial?
	[Yes	[] No	
6.	How long have you been	acquainted with this individual?	Please indicate the number of:
	Years	Months	
7.	In what ways do you kn	ow this individual? (Please che	eck only one.)
	Personally	Professionally	[] Both
8. Would you recommend that this individual be granted a fin			ingerprint clearance card?
	[[_]] Yes	[] No [] Undecided	
9.	Please include any addition on a separate sheet.	nal statements you would like re	egarding this individual, either below or
 Siar	nature		 Date



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WRITTEN STATEMENTS FOR GOOD-CAUSE EXCEPTIONS

The written statement is an important part of the application package. It gives you a chance to put your criminal record in context, and it helps the Board understand what happened when you were charged. At the least, a written statement should do the following:

- Explain every criminal charge (whether or not it led to a conviction) on your record, no matter
 how long ago or how minor, even if the charge wasn't the basis for your fingerprint clearance
 card being denied or suspended;
- Describe any context for the charge, such as drug addiction, anger-management problems, youthful poor judgment, family tensions, financial crises, or anything else that may help explain how the incident arose;
- Identify steps you've taken to change criminal behavior, and describe how your life has changed. For example, have you attended therapy or drug treatment, did you go to angermanagement classes, or has your life changed in any way?

Many applicants have trouble meeting the Board's requirement for written explanations of criminal charges or offenses. These instructions should help you write a statement that meets the application requirement.

There are two common problems with written statements.

First, applicants often don't address <u>every</u> criminal charge on the record. To avoid this problem, make sure your written statement addresses each criminal charge, no matter how long ago the incident occurred. You should explain the arrest or charge, even if you weren't convicted and even if the incident didn't appear on the letter you received from the Department of Public Safety denying or suspending your fingerprint clearance card.

Second, the explanations of criminal charges often lack sufficient detail. Below are made-up samples of written statements to help you understand what to do and what not to do. Please note that most explanations will need to be longer than the examples below to fully explain the charges.

Good Written Statement #1

"On January 1, 2004, I was charged with shoplifting. At the time of the offense, I was addicted to methamphetamine, which I used at least three times a day. My drug-using friends and I didn't have any money, so we decided we would shoplifting from a Wal-Mart. We would then sell the merchandise to someone I knew who would buy the goods from us and fence them. Then we'd have money to buy drugs. I concealed three packaged cell phones in my coat and tried to leave the store without paying. As I walked outside, security from the store stopped me and brought me back inside. The security officer said that I was observed taking the cell phones. He called the police, who arrested me after asking some questions.

"After I was arrested, I began attending Narcotics Anonymous. I have not used methamphetamine or any other drug or alcohol since the arrest. I attend NA twice weekly and communicate regularly with my sponsor. I enrolled in nursing school to pursue my dream of becoming a

This is a good statement because the applicant explains, in detail, what she did and why she did it. She also explains how she addressed the drug addiction that was the root of her criminal behavior. Finally, she pointed out that she has a good grade-point average and steady employment, which she probably wouldn't have if she still were using drugs.

nurse, and my GPA average is 3.4. I have maintained the same job for three years without any negative incident."

Good Written Statement #2

"From January 1, 1979, to March 12, 1992, I was a heavy drinker. Unfortunately, because of my

alcoholism, I often blacked out. I don't remember a lot of the charges that occurred during that time. I'm not saying that they didn't happen, but I just don't remember them because of my alcohol abuse. I understand from my record that I was involved in domestic violence. I'm sure that's true. When I drank, I became violent, and my wife—now my ex-wife—often suffered the consequences.

"On March 12, 1992, my father, who was also an alcoholic, died of liver cirrhosis. That was a wake-up call for me because I saw where I was heading. I checked into a rehab facility and spent 30 days in the inpatient clinic. I moved to a halfway house for six months. Even today, I

This statement is good, given that the applicant suffered blackouts and couldn't remember the charges. But be careful: the Board is skeptical when applicants claim they don't remember criminal charges. See the examples of bad written statements.

This statement is also good because the applicant describes what changes he made in his life since the most recent charge.

attend Alcoholics Anonymous at least three times a week. You'll see that once I stopped drinking, I no longer committed offenses. I'm proud of the improvements I've made in my life since I quit drinking. Although I lost my wife through divorce, we've become friends."

Two Examples of Bad Written Statements

#1. "This charge occurred 22 years ago. I don't remember that far back. I was cleared for a nursing license, and I don't understand why I have to go through this process."

#2. "I was having difficulties with my husband at the time. We were fighting a lot. I got mad at him one night, and

Statement #1 is bad because the applicant claims that she can't remember the charge. The Board believes that a criminal charge is a significant event in a person's life—one that the person should remember, even if it was a long time ago. It's almost always a bad idea to claim that you can't remember a charge. If you do make that claim, you should explain why you can't remember. Also, by state law, you have the burden of proof that you're rehabilitated. So if you don't give enough information, the Board won't have a basis for granting your application.

Statement #2 is bad because it doesn't explain what happened. Basically, it just says that she "did something." But what did she do? The more detail you provide, the less likely it is that the Board's investigator will write to ask you for more information.

I did something that I regret. The police were called, and I was arrested."



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COURT DOCUMENTS FOR GOOD-CAUSE EXCEPTIONS

Supplying complete and correct court documents is one of the more challenging—but also one of the more important—application requirements. The challenge lies in knowing what to provide and where to get it from. These instructions should help you understand what the Board is looking for. In addition, we've attached examples of the kinds of court documents you might have to submit.

Court documents show the Board one of two things. First, they show the disposition of certain charges. Second, they show whether you completed your sentence, if you were convicted.

"Disposition" means what finally happened after you were arrested or charged. Examples are conviction, acquittal, dismissal, or dropped charges.

Ask yourself the following questions for each of your criminal charges when deciding what documents to submit.

- Were you convicted (found guilty or pleaded no contest)? If you were convicted, you must
 provide court documents that show whether you completed your sentence, even if the
 sentence was minor and even if the offense occurred a long time ago.
- In its letter denying or suspending your fingerprint clearance card, did the Department of Public Safety (DPS) say that it could not determine the disposition of a charge? If so, you must provide court documents showing the disposition; if you were convicted, you must also provide documents that show whether you completed your sentence. (Normally, the DPS letter says something like, "The Department was unable to determine the disposition within the statutorily prescribed time frame.")

To get the court documents, you must go to the court that would have dealt with your criminal case. Under state law, you have the burden of proving that you're rehabilitated or, if DPS could not determine the disposition of the charge, that you were not convicted. That means it's your responsibility to contact the court and get the documents. The Board staff will not do that for you. If the court is out of state or far away, you usually can call or write to the court and get the appropriate documents.

Applicants sometimes say that they don't remember which court they appeared in. Although that might be true in a few cases, be careful: the Board is very skeptical when applicants make this claim. The Board usually assumes that a criminal proceeding would be a memorable event, even if it occurred a long time ago, so the applicant should remember what court he or she appeared in.

If your offense or charge occurred a long time ago, the appropriate court may not have a record anymore. Courts often get rid of their records to save archive space, so the court may not have a record of your proceedings anymore. If the court doesn't have a record, you should ask the court for documentation that it searched its records and could not find your case. Courts won't purge a record unless it has been closed, so a statement from the court that it could not find a record for you shows the Board either (1) that you were not convicted or (2) if you were convicted, you completed your sentence.