

Application Rear Admiral LeRoy Collins, Jr., Temporary Certificate for Active Duty Military and Veterans



Chapter 458.3151, Florida Statutes

This temporary and restricted licensure avenue is for allopathic physicians who are on active duty in the US Armed Forces or served in the US Armed Forces for at least 10 years and received an honorable discharge, and holds an active and valid license to practice in a jurisdiction of the United States. This license is restricted to practice in the following approved areas of critical need:

- County health department:
- Correctional facility;
- Department of Veterans' Affairs clinic;
- A community health center funded by s. 329, s. 330 or s. 340 of the United States Public Service Act;
- another agency or institution approved by the State Surgeon General that provides health care to meet the needs of underserved populations in this state; or
- In an area for a limited time to address critical physician-specialty, demographic or geographic needs for Florida's physician workforce as determined by the State Surgeon General. For a complete list of approved facilities visit: http://www10.doh.state.fl.us/pub/medicine/Agenda_Info/Public_Information/ACN_Approved_Facilities_List/Approved_Facilities_List.pdf

Mailing Information: Submit your application, fees, and any supplemental documentation you are sending with your application to the following address: Department of Health, PO Box 6330, Tallahassee, FL 32314-6330. After your application has been received, mail any additional information not included with your application to the following address: Board of Medicine, 4052 Bald Cypress Way, Bin #C03, Tallahassee, FL 32399-3253.

Fees: The application fee and all licensure fees, including Neurological Injury Compensation Assessments (NICA), shall be waived for a physician obtaining a temporary certificate to practice in areas of critical need for the purpose of providing volunteer, uncompensated care for low-income residents. Initial licensure fee for compensation practice: \$350.00. Compensated physicians should visit www.nica.com to determine the fee amount.

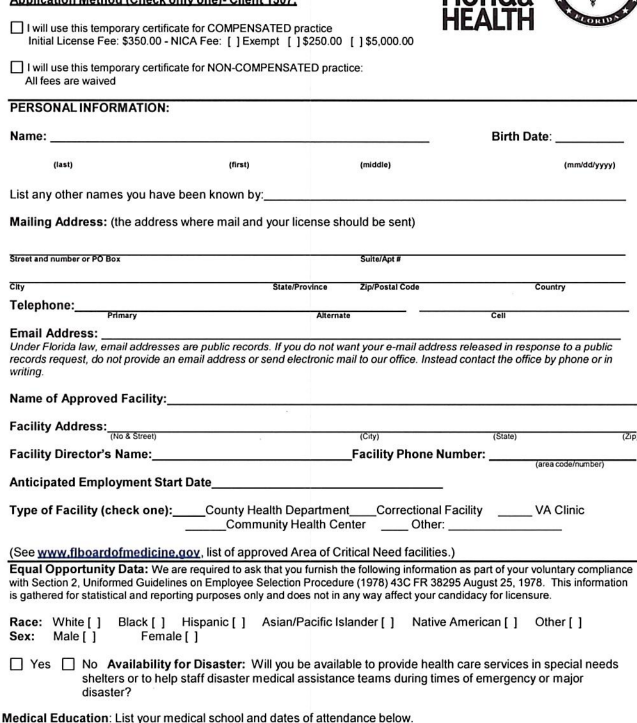
Additional Documentation Needed to Complete the Application Process:

- D Letter Authorizing Practice: If on active duty, a letter from your military command authorizing you to practice medicine at an approved area of critical need facility.
- Military Documentation: Documentation demonstrating that you are currently on active duty as a commissioned medical officer, or that you previously served as a commissioned medical officer in the US Armed Forces for at least 10 years and received an honorable discharge (DD-214 or NGB-22).
- D Affidavit regarding compensation: If you will not receive compensation for any medical service, the agency/institution must submit an affidavit to that effect so that the licensure fees, including the NICA fee, can be waived. (See section 458.3151(5), F.S.)
- D National Practitioners Data Bank Self-Query (NPDB): Contact the NPDB at www.npdb.hrsa.gov. Upon receipt of the self-query please send directly to the Board office. NPDB charges a fee for this service
- D Verification of an Active and Valid License: Direct licensure verification directly to the Board office (check www.veridoc.org for states that use the online verification service).
- D Background Check: You must undergo a state/national criminal history background check. All fingerprinting is done through a LiveScan provider and all fingerprints are retained by the Florida Department of Law Enforcement. See attached instructions regarding fingerprinting requirements.
- NICA Fee: All physicians licensed in Florida are required to pay into the Florida Birth Related Neurological Injury Compensation Association (NICA) fund unless you qualify for an exemption. Visit www.nica.com for exemption and participation information. Note: If you claim an exemption you must submit proof of exemption qualification to the Board office and NICA.
- D Additional Documents: May be required based on answers to application questions and your particular situation. Those items are listed on the application form with the corresponding questions.
- Criminal History: If you have been convicted of a crime in any jurisdiction, you will be required to submit the following:
 - A self-explanation listing accurate details (including dates, city/state, charges and final results).
 - Final disposition and arrest records for all offenses. The Clerk of the Court in the arresting jurisdiction will provide these documents.

Board of Medicine-Rear Admiral LeRoy Collins, Jr., Temporary Certificate for Active Duty Military and Veterans Practicing in Areas of Critical Need

Apply for your license online at www.flboardofmedicine.gov

Application Method (Check only one)- Client 1507:



Address

Attendance Dates (Month/Year)

College/University Name

Program Name Area	City/State	Dates (M	Month/Year)	Specialty
Program Name Area	City/State	Dates (M	Month/Year)	Specialty
Program Name Area	City/State	Dates (M	Month/Year)	Specialty
Loan History:				
Government, or failed to documentation from the	comply with service sch lender regarding your co	a student loan issued or goodarship obligation? (If yeurrent repayment/default s	s, submit an explanation	
LICENSURE HISTORY	:			
	ou hold, or have you eve ritory, or foreign country	r held a license to practice? (If yes, list below.)	e medicine in any US S	tate
State or Country	License Number	Original Issue Date	Expiration Date	License Type
sent directly to the	e board office from the l	pport your licensure history icensing entity or www.ve	ridoc.org.	
		for a license to practice a state territory or country?	iny profession denied b	y any state board or
		stigation in any jurisdictior on 458.331, Florida Statut		nat would
other copie	disciplinary action taker es of the administrative co	e to practice medicine rev in any state, territory or complaint/charging docume inance with the sanctions it	country? (If yes, submit ent, final order/documer	an explanation and
PRACTICE / EMPLOY	MENT HISTORY:			
List the year you legally	began to practice medic	cine: (may be	the date you began pos	tgraduate training)
List the year year legany			madicina in any jurisdic	Namo If was list tha
☐ Yes ☐ No Hasi	t been more than three y you last practiced medic	ears since you practiced ine:	———	tion? If yes, list the
☐ Yes ☐ No Has i year ☐ Yes ☐ No Do yo	you last practiced medic ou currently hold a facult	rears since you practiced in ine: y appointment at a medicate GME) within the last 10 years.	al school, or have you h	
☐ Yes ☐ No Has i year ☐ Yes ☐ No Do yo	you last practiced medic ou currently hold a facult uate medical education (ine:y appointment at a medica	al school, or have you hears? If yes, list below:	

Postgraduate Training: List in chronological order postgraduate training (Internship/Residency/Fellowship).

	Name of Facility		
	center, or nursing home. staff privileges denied, su u been asked to resign or		I, restricted, or place
acted against by any fac	Action Date mm/dd/yy	Final Action	Under Appeal Y or N
Yes No Have you ever had any disciplinary action? If yes		or not renewed by any facilit	Under Appeal Y or N
] Yes □ No Have you ever been as	ked, or allowed to resign, f	rom any facility instead of di	sciplinary action or
during any pending inve	Action Date mm/dd/yy	ce? If yes, list below.	Under Appeal Y or N
yes to any of the above three questions, Yes No Are you certified by any If yes, list below and pro	i i	ed by the American Board o	9.500.053
Soard Name	Certification / S	pecialty / Sub-Specialty	Certification Date
similar national organiz entity.)	r final disciplinary action ta ation? (If yes, submit an ex	ken against you by a specia xplanation and supporting d	Ity board or other ocuments from the

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MALPRACTICE / LIAB	BILITY CLAIM HISTORY:
	you had a judgment entered against you for medical malpractice where the incident(s) of actice occurred after November 2, 2004 ?
	n the last 10 years have you had any liability claims or actions for damages for personal injury d or finally adjudicated in an amount that exceeds \$100,000?
the Exhibit 1 Form for e each case. For judgmen	bove two questions, submit an explanation listing your involvement in each case. Complete each case (attached to application), and include a copy of the complaint and disposition for ints occurring after November 2, 2004, the entire case record must be submitted in electronic (IFF), preferably on a DVD (do not send originals). The record must include: o Initial and/or amended complaint o Trial transcripts o Evidentiary exhibits o Final judgment
CRIMINAL HISTORY:	
crime felonie convid	you ever been convicted of, or entered a plea of guilty, nolo contendre, or no contest to a in any jurisdiction other than a minor traffic offense? You must include all misdemeanors and es, even if adjudication was withheld by the court so that you would not have a record of ction. Driving under the influence or driving while impaired is not considered a minor traffic se for purposes of this question.
copy of the final disposi	anation listing accurate details (including dates, city/state, charges and final results) and a ition and arrest records for all offenses. The Clerk of the Court in the arresting jurisdiction will ots. If documents are not available, the Clerk of the Court must submit verification.
ADDITIONAL CRIMINA	AL AND MEDICAID / MEDICARE FRAUD QUESTIONS:
	e, certification or registration, and candidates for examination may be excluded from licensure, ion if their felony conviction falls into certain timeframes as established in Section 456.0635(2)
1. Yes No	Have you been convicted of, or entered a plea of guilty or nolo contendere to, regardless of adjudication, a felony under Chapter 409, F.S. (relating to social and economic assistance), Chapter 817, F.S. (relating to fraudulent practices), Chapter 893, F.S. (relating to drug abuse prevention and control) or a similar felony offense(s) in another state or jurisdiction? (If you responded "no," skip to question 2.)
a. Yes No	If "yes" to 1, for the felonies of the first or second degree, has it been more than 15 years from the date of the plea, sentence and completion of any subsequent probation?
b. Yes No	If "yes" to 1, for the felonies of the third degree, has it been more than 10 years from the date of the plea, sentence and completion of any subsequent probation? (This question does not apply to felonies of the third degree under Section 893.13(6)(a), Florida Statutes).
c. Yes No	If "yes" to 1, for the felonies of the third degree under Section 893.13(6)(a), Florida Statutes, has it been more than 5 years from the date of the plea, sentence and completion of any subsequent probation?
d. Yes No	If "yes" to 1, have you successfully completed a drug court program that resulted in the plea for the felony offense being withdrawn or the charges dismissed? (If "yes," please provide supporting documentation).
2. Yes No	Have you been convicted of, or entered a plea of guilty or nolo contendere to, regardless of adjudication, a felony under 21 U.S.C. ss. 801-970 (relating to controlled substances) or 42 U.S.C. ss. 1395-1396 (relating to public health, welfare, Medicare and Medicaid issues)? (If you responded "no," skip to question 3.)
a. 🗌 Yes 🗌 No	If "yes" to 2, has it been more than 15 years before the date of application since the sentence and any subsequent period of probation for such conviction or plea ended?

3. 🗌	Yes	No	Have you ever been terminated for cause from the Florida Medicaid Program pursuant to Section 409.913, Florida Statutes? (If you responded "no," skip to question 4.)
a. 🗌	Yes 🗌	No	If you have been terminated but reinstated, have you been in good standing with the Florida Medicaid Program for the most recent five years?
4. 🗌	Yes 🗌	No	Have you ever been terminated for cause, pursuant to the appeals procedures established by the state, from any other state Medicaid program? (If you responded "no," skip to question 5.)
a. 🗌	Yes 🗌	No	Have you been in good standing with a state Medicaid program for the most recent five years?
b. 🗌	Yes 🗌	No	Did the termination occur at least 20 years before the date of this application?
5.	Yes	No	Are you currently listed on the United States Department of Health and Human Services Office of Inspector General's List of Excluded Individuals and Entities?

If yes to any of the above questions, submit an explanation providing accurate details (including the county and state of each termination or conviction, and the date of each termination or conviction) and copies of supporting documentation (including court dispositions or agency orders where applicable).

CONFIDENTIAL AND EXEMPT FROM PUBLIC RECORDS DISCLOSURE

Name:				
- 8: 5 - 22m	Last	First	Middle	
Social S	ecurity Numb	er:	· 	
Social Se For all pr	ecurity Number rofessions regu	s relating to applications for prof	Department of Health is required and authorized to collect essional licensure pursuant to Title 42 USCA § 666 (a)(13) Statutes, the collection of Social Security Numbers is	
HEALTH	HISTORY:			
☐ Yes	□ No		been enrolled in, required to enter into, or participated in a m or impaired practitioner program for treatment of drug o hin the past five years?	
☐ Yes	□ No		been admitted or referred to a hospital, facility or impaired ent of a diagnosed mental disorder or impairment?	
☐ Yes	☐ No		you been treated for or had a recurrence of a diagnosed ed your ability to practice medicine within the past five yea	rs'
☐ Yes	☐ No		you been treated for or had a recurrence of a diagnosed ired your ability to practice medicine?	
Yes	□ No		admitted or directed into a program for the treatment of a alcohol/drug) disorder, or if you were previously in such a se within the last five years?	
☐ Yes	☐ No		you been treated for or had a recurrence of a diagnosed a) disorder that has impaired your ability to practice medicing	ne

- o A "yes" answer to any of the above questions requires the following:
 - A self-explanation providing accurate details (including, but not limited to, the date(s), location(s), specific circumstances, practitioners and/or treatment involved).
 - o If you have been under treatment for emotional/mental illness, chemical dependency, etc., you must request that each practitioner, hospital, and program involved in your treatment submit a full, detailed report of such to the Board office, to include: treatment received, medications, and dates of treatment and, if applicable, all DSM III R/DSM IV/DSM IV-TR Axis I and II diagnosis(es) code(s), and admission and discharge summary(s).

FINANCIAL RESPONSIBILITY FORM

The Financial Responsibility options are divided into two categories, coverage and exemptions. Check only one option of the ten provided as required by s. 458.320, Florida Statutes.

Category I: Financial Responsibility Coverage

1	established an irrevocable letter or credit or an escrow account in an amount of \$100,000/\$300,000, in accord with Chapter 675, F.S., for a letter of credit and s. 625.52, F.S., for an escrow account.
2.□	I <u>have</u> hospital staff privileges or I perform surgery at an ambulatory surgical center and I have established an irrevocable letter of credit or escrow account in an amount of \$250,000/\$750,000, in accord with Chapter
3.□	675, F.S., for a letter of credit and s. 625.52, F.S., for an escrow account. I do <u>not</u> have hospital staff privileges, I do <u>not</u> perform surgery at an ambulatory surgical center and I have obtained and maintain professional liability coverage in an amount not less than \$100,000 per claim, with a minimum annual aggregate of not less than \$300,000 from an authorized insurer as defined under s. 624.09, F.S., from a surplus lines insurer as defined under s. 626.914(2), F.S., from a risk retention group as defined under s. 627.942, F.S., from the Joint Underwriting Association established under s. 627.351(4), F.S., or through a plan of self-insurance as provided in s. 627.357, F.S.
4.□	I have hospital staff privileges or I perform surgery at an ambulatory surgical center and I have professional liability coverage in an amount not less than \$250,000 per claim, with a minimum annual aggregate of not less than \$750,000 from an authorized insurer as defined under s. 624.09, F.S., from a surplus lines insurer as defined under s. 626.914(2), F.S., from a risk retention group as defined under s. 627.942, F.S., from the Joint Underwriting Association established under s. 627.351(4), F.S., or through a plan of self-insurance as provided in s. 627.357, F.S.
5.□	I have elected not to carry medical malpractice insurance however, I agree to satisfy any adverse judgments up to the minimum amounts pursuant to s. 458.320(5)(g)1, F.S. I understand that I must either post notice in a sign prominently displayed in my reception area or provide a written statement to any person to whom medical services are being provided that I have decided not to carry medical malpractice insurance. I understand that such a sign or notice must contain the wording specified in s. 458.320(5)(g), F.S.
Catego	ory II: Financial Responsibility Exemptions
6.	I practice medicine exclusively as an officer, employee, or agent of the federal government, the state, or its agencies or subdivisions.
7. 🗆	I hold a limited license issued pursuant to s. 458.317, F.S., and practice only under the scope of the limited license.
8.□	I do not practice medicine in the State of Florida.
9. 🗆	I meet all of the following criteria:
(a)	I have held an active license to practice in this state or another state or some combination thereof for more than 15 years;
(b)	I am retired or maintain part time practice of no more than 1000 patient contact hours per year;
(c)	I have had no more than two claims resulting in an indemnity exceeding \$25,000 within the previous five- year period;
(d)	I have not been convicted of or pled guilty or nolo contendere to any criminal violation specified in Chapter 458, F.S. or the medical practice act in any other state; and
(e)	I have not been subject, within the past ten years of practice, to license revocation, suspension, or probation for a period of three years or longer, or a fine of \$500 or more for a violation of Chapter 458, F.S., or the medical practice act of another jurisdiction. A regulatory agency's acceptance of a relinquishment of license, stipulation, consent order, or other settlement offered in response to or in
	anticipation of filing of administrative charges against a license is construed as action against a license. I understand if I am claiming an exception under this section that I must either post notice in a sign prominently displayed in my reception area or provide a written statement to any person to whom medical services are being provided that I have decided not to carry medical malpractice insurance. See Section 458.320(5)(f), Florida Statutes, for specific notice requirements.
10. 🗆	I practice only in conjunction with my teaching duties at an accredited medical school or its teaching hospitals. (Interns and residents do not qualify for this exemption).

If you select an exemption based on # 9, you must also complete the affidavit on the following page.

FINANCIAL RESPONSIBILITY FORM

This at	fidavit is only required if you are claiming an exemption based on number 9 on the preceding page.
I,	, do hereby certify and attest that I meet all of the following criteria:
(a)	I have held an active license to practice in this state or another state or some combination thereof for more than 15 years;
	I am retired or maintain part time practice of no more than 1000 patient contact hours per year; I have had no more than two claims resulting in an indemnity exceeding \$25,000 within the previous five-year period;
(d)	I have not been convicted of or pled guilty or nolo contendere to any criminal violation specified in Chapter 458, F.S. or the medical practice act in any other state; and
(e)	I have not been subject, within the past ten years of practice, to license revocation, suspension, or probation for a period of three years or longer, or a fine of \$500 or more for a violation of Chapter 458, F.S., or the medical practice act of another jurisdiction. A regulatory agency's acceptance of a relinquishment of license, stipulation, consent order, or other settlement offered in response to or in anticipation of filing of administrative charges against a license is construed as action against a license. I understand if I am claiming an exception under this section that I must either post notice in a sign prominently displayed in my reception area or provide a written statement to any person to whom medical services are being provided that I have decided not to carry medical malpractice insurance. See Section 458.320(5)(f), F.S., for specific notice requirements.
Dated:	Signature:
STATE	OF COUNTY OF
Sworn	to (or affirmed) and subscribed before me thisday of, by
-	
(Signat	ure of Notary Public - State of Florida)
(Print,	Type, or Stamp Commissioned Name of Notary Public) Personally KnownOR
Produc	ed Identification
Туре о	f Identification Produced

CONFIRMATION OF RECEIPT OF THE FOLLOWING DOCUMENTS (attached to application):

- SHARING OF CRIMINAL HISTORY RECORD INFORMATION WITH SPECIFIED AGENCIES,
- RETENTION OF FINGERPRINTS,
- PRIVACY POLICY, AND
- RIGHT TO CHALLENGE AN INCORRECT CRIMINAL HISTORY RECORD

Name:		
Profession:		Date of Birth:(MM/DD/YYYY)
Other last names:		
☐ Yes ☐ No	Enforcement regarding	and read the statement from the Florida Department of Law the sharing, retention, privacy and right to challenge y records and the "Privacy Statement" document from the stigation.
STATEMENT OF A	PPLICANT	
in disciplinary action Florida Statutes. I hereby auti employers (past and foreign) to release to licensure. I have carefic completely, without ri me herein are true a that such act shall co medicine in the State I understand Confidentiality of Me unless otherwise pro Federal and State Ri CFR Part 2, and can	against my license or criminal horize all hospitals, institution present), and all government the Florida Board of Medically read the questions in the eservations of any kind, and not correct. Should I furnish constitute cause for denial, such of Florida. I that my records are protect intal Health Patient Records wided in the regulations. I usegulations governing Confidency be disclosed without my inderstand that I may revoke	and I recognize that providing false information may result hal penalties pursuant to 456.067, 775.083 and 775.084, and penalties pursuant to 456.067, 775.083 and 775.084, and or organizations, my references, personal physicians, ental agencies and instrumentalities (local, state, federal or cine any information which is material to my application for the foregoing application and have answered them all declare that my answers and all statements made by any false information in this application, I hereby agree aspension or revocation of my license to practice and under the Federal and State Regulations governing and cannot be disclosed without my written consent understand that my records are protected under the entiality of Alcohol and Drug Abuse Patient Records, 42 written consent unless otherwise provided in the this consent at any time except to the extent that action
Signature:		Date:

Electronic Fingerprinting

Take this form with you to the Live Scan service provider. Please check the service provider's requirements to see if you need to bring any additional items.

- Background screening results are obtained from the Florida Department of Law Enforcement and the Federal Bureau of Investigation by submitting to a fingerprint scan using the livescan method;
- You can find a Livescan service provider at: http://www.flhealthsource.gov/background-screening/ (Select Locate a Provider.)
- If you do not provide the correct Originating Agency Identification (ORI) number to the Livescan service provider the Board office <u>will not</u> receive your background screening results;
- You must provide accurate demographic information to the Livescan service provider at the time your fingerprints are taken, including your Social Security number (SSN);
- The ORI number for the Board of Medicine is EDOH2014Z;
- Typically background screening results submitted through a Livescan service provider are received by the Board within 24-72 hours of being processed.
- If you obtain your livescan from a service provider who does not capture your photo you may be required to be reprinted by another agency in the future.

Name:		Social Security N	umber:
Aliases:		4	
Date of Birth:(MM/D	Place of Birth: D/YYYY)		**************************************
Citizenship: American; U-Unknow	Race:	_(W-White/Latino(a); B-Bl	ack; A-Asian; NA-Native
Sex: (M=Male; F=Fen	Weight: nale)	Height:	
Eye Color:	Hair Color:		
Address:			Apt. Number:
City:	<u> </u>	State:	Zip Code:
Transaction Control I		provided to you by the Liv	

Keep this form for your records.

FLORIDA DEPARTMENT OF LAW ENFORCEMENT

NOTICE FOR APPLICANTS SUBMITTING FINGERPRINTS WHERE CRIMINAL RECORD RESULTS WILL BECOME PART OF THE CARE PROVIDER BACKGROUND SCREENING CLEARINGHOUSE

NOTICE OF:

- SHARING OF CRIMINAL HISTORY RECORD INFORMATION WITH SPECIFIED AGENCIES,
- RETENTION OF FINGERPRINTS,
- PRIVACY POLICY, AND
- RIGHT TO CHALLENGE AN INCORRECT CRIMINAL HISTORY RECORD

This notice is to inform you that when you submit a set of fingerprints to the Florida Department of Law Enforcement (FDLE) for the purpose of conducting a search for any Florida and national criminal history records that may pertain to you, the results of that search will be returned to the Care Provider Background Screening Clearinghouse. By submitting fingerprints, you are authorizing the dissemination of any state and national criminal history record that may pertain to you to the Specified Agency or Agencies from which you are seeking approval to be employed, licensed, work under contract, or to serve as a volunteer, pursuant to the National Child Protection Act of 1993, as amended, and Section 943.0542, Florida Statutes. "Specified agency" means the Department of Health, the Department of Children and Family Services, the Division of Vocational Rehabilitation within the Department of Education, the Agency for Health Care Administration, the Department of Elder Affairs, the Department of Juvenile Justice, and the Agency for Persons with Disabilities when these agencies are conducting state and national criminal history background screening on persons who provide care for children or persons who are elderly or disabled. The fingerprints submitted will be retained by FDLE and the Clearinghouse will be notified if FDLE receives Florida arrest information on you.

Your Social Security Number (SSN) is needed to keep records accurate because other people may have the same name and birth date. Disclosure of your SSN is imperative for the performance of the Clearinghouse agencies' duties in distinguishing your identity from that of other persons whose identification information may be the same as or similar to yours.

Licensing and employing agencies are allowed to release a copy of the state and national criminal record information to a person who requests a copy of his or her own record if the identification of the record was based on submission of the person's fingerprints. Therefore, if you wish to review your record, you may request that the agency that is screening the record provide you with a copy. After you have reviewed the criminal history record, if you believe it is incomplete or inaccurate, you may conduct a personal review as provided in s. 943.056, F.S., and Rule 11C-8.001, F.A.C. If national information is believed to be in error, the FBI should be contacted at 304-625-2000. You can receive any national criminal history record that may pertain to you directly from the FBI, pursuant to 28 CFR Sections 16.30-16.34. You have the right to obtain a prompt determination as to the validity of your challenge before a final decision is made about your status as an employee, volunteer, contractor or subcontractor.

Until the criminal history background check is completed, you may be denied unsupervised access to children, the elderly or persons with disabilities.

The FBI's Privacy Statement follows on a separate page and contains additional information.

US Department of Justice, Federal Bureau of Investigation, Criminal Justice Information Services Division

Privacy Statement

Authority: The FBI's acquisition, preservation and exchange of information requested by this form is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include numerous Federal statutes, hundreds of State statutes pursuant to Pub.L.92-544, Presidential executive orders, regulations and/or orders of the Attorney General of the United States, or other authorized authorities. Examples include, but are not limited to: 5 U.S.C. 9101; Pub.L.94-29; Pub.L.101-604; and Executive Orders 10450 and 12968. Providing the requested information is voluntary; however, failure to furnish the information may affect timely completion of approval of your application.

Social Security Account Number (SSAN): Your SSAN is needed to keep records accurate because other people may have the same name and birth date. Pursuant to the Federal Privacy Act of 1974 (5 USC 552a), the requesting agency is responsible for informing you whether disclosure is mandatory or voluntary, by what statutory or other authority your SSAN is solicited, and what uses will be made of it. Executive Order 9397 also asks Federal Agencies to use this number to help identify individuals in agency records.

Principal Purpose: Certain determinations, such as employment, security, licensing and adoption, may be predicated on fingerprint based checks. Your fingerprints and other information contained on (and along with) this form may be submitted to the requesting agency, the agency conducting the application investigation, and/or FBI for the purpose of comparing the submitted information to available records in order to identify other information that may be pertinent to the application. During the processing of this application, and for as long hereafter as may be relevant to the activity for which this application is being submitted, the FBI may disclose any potentially pertinent information to the requesting agency and/or to the agency conducting the investigation. The FBI may also retain the submitted information in the FBI's permanent collection of fingerprints and related information, where it will be subject to comparisons against other submissions received by the FBI. Depending on the nature of your application, the requesting agency and/or the agency conducting the application investigation may also retain the fingerprints and other submitted information for other authorized purposes of such agency or agencies.

Routine Uses: The fingerprints and information reported on this form may be disclosed pursuant to your consent, and may also be disclosed by the FBI without your consent as permitted by the Federal Privacy Act of 1974 (5 USC 552a(b)) and all applicable routine uses as many be published at any time in the Federal Register, including the routine uses for the FBI Fingerprint Identification Records System (Justice, FBI-009) and the FBI's Blanket Routine Uses (Justice/FBI-BRU). Routine uses include, but are not limited to, disclosures to: appropriate governmental authorities responsible for civil or criminal law enforcement counterintelligence, national security or public safety matters to which the information may be relevant; to State and local governmental agencies and nongovernmental entities for application processing as authorized by Federal and State legislation, executive order, or regulation, including employment, security, licensing, and adoption checks; and as otherwise authorized by law, treaty, executive order, regulation, or other lawful authority. If other agencies are involved in processing the application, they may have additional routine uses.

Additional Information: The requesting agency and/or the agency conducting the application investigation will provide you additional information pertinent to the specific circumstances of this application, which may include identification of other authorities, purposes, uses, and consequences of not providing requested information. In addition, any such agency in the Federal Executive Branch has also published notice.

EXHIBIT 1 - REPORT ON PROFESSIONAL LIABILITY CLAIMS AND ACTIONS

Practitioner's Name		
Include information relating to liability actions occurring within reported under section 456.039(1)(b), F.S. You must submit Osteopathic, and Podiatric physicians, copies of reports pre F.S., may be submitted in lieu of this exhibit to satisfy this re	t a completed form for each viously submitted under the r	occurrence. For Allopathic,
Date of occurrence:Date reported to licensee:insurer//	/ _/Date claim	reported to insurer or self-
Injured person's name: (last, first, middle initial)		
Address:		
City:	State:	
Zip Code:		
Zip Code: Age:Sex:		
Date of suit, if filed:/		
List all defendants with their healthcare provider license num	ber involved in this claim:	
1		
2		
3.		
4		
Date of final claim disposition:		
Date and amount of judgment or settlement, if any:		
Was there an itemized verdict? oYes oNo (If "YES," attach	copy of settlement verdict)	
Indomnity poid on habelf of this defendant:		
Indemnity paid on behalf of this defendant: \$ Loss adjustment expense paid to defense counsel: \$		
All other loss adjustment expense paid:		
Date and reason for final disposition, if no judgment or settle	ement:	
Name of institution at which the injury		
occurred:		
Location of injury occurrence:		
Patient's RoomPhysical Therapy Dept.	Radiology	Labor & Delivery
Room		
Operating SuiteNursery	Emergency Room	Special Procedure
Room		
Recovery RoomCritical Care Unit	Other	
Final diagnosis for which treatment was sought or		
rendered.		
Describe misdiagnosis made, if any, of the patient's actual		
condition.		

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Describe the operation, diagnostic or treatment procedure causing the injury. Use nomenclature and/or descriptions of the procedures used. Include method of anesthesia, or name of drug used for treatment, with detail of administration.
Describe the principal injury giving rise to the claim. Use nomenclature and/or descriptions of the injury. Include type of adverse effect from drugs where applicable.
Safety management steps taken by the licensee to make similar occurrences less likely
I represent that these statements are true and correct pursuant to s. 837.06, Florida Statutes. I recognize that knowingly making a false statement in writing with the intent to mislead a public servant in the performance of his or her official duty is a misdemeanor of the second degree, punishable as provided in s. 775.082 and 775.083, Florida Statutes.
Signature of Physician:
Date: