



Motor Vehicle Division

96-0908 R02/18 azdot.gov

Motor Vehicle Division
Commercial Licensing
CDL Examination Unit
PO Box 2100 Mail Drop 545M
Phoenix AZ 85001-2100

COMMERCIAL DRIVER LICENSE
EXAMINATION
CERTIFICATION APPLICATION

- Print or type
• Answer all questions
• If not applicable, enter "NA"
• If additional space is needed, attach separate sheet

Application is hereby made for certification to engage in Commercial Driver License Examination activities:

Commercial Driver License Examiner*
Skills Test (Indicate the license class. Class A = A, B and C; B = B and C; C = C only):
[] Truck [] Coach-Transit Bus [] School Bus [] Certified Individual (Responsible Party)
Applicant Name (first, middle, last, suffix)
Additional Names/AKA's (maiden, prior name, nickname, professional name, other)
Residence Address City State Zip
Mailing Address (if different from above) City State Zip
Daytime Telephone Date of Birth AZ Driver License Number Class Endorsements Expiration Date
Work Email address

* Must have valid Arizona driver license

1. The number of years that you have held a CDL for the class you are requesting to test. Number of Years
2. The number of years that you have held the endorsement for the class that you are requesting to test. (P/S endorsement) only. Number of Years

3. [] Yes [] No Have you ever been employed by the Arizona Department of Transportation/Motor Vehicle Division (ADOT/MVD) or an Authorized Third Party, Driving School or Traffic Survival School? If Yes, please complete the following, beginning with the most recent. (Use additional sheets if necessary.)

Manager/Supervisor Name Office Location Dates Employed
Reason For Leaving

4. [] Yes [] No Have any of the certifications or licenses listed in #3a ever been denied, cancelled or suspended? If Yes, explain.

Explain

5. [] Yes [] No Have you been convicted of fraud or an auto-related felony in any state, territory or possession of the U.S. or any foreign country in the last 10 years?

6. [] Yes [] No Have you been convicted of any other felony in any state, territory or possession of the U.S. or any foreign country in the last 5 years?

7. [] Yes [] No Do you have any pending charges/cases/investigations awaiting disposition?

8. [] Yes [] No Within the last 39 months, has your CDL been Cancelled, Suspended, Revoked Disqualified or have you received a conviction related to driving under the influence of drugs or alcohol, reckless driving, aggressive driving, racing on a highway or leaving the scene of an accident?

9. [] Yes [] No Within the last 5 years, had your CDL disqualified as outlined in A.R.S. § 28-3312?

If Yes to question 5,6, 7, 8 or 9, explain.

Explain

Additional information may be required following the review of this application.

Please see "Certified CDL Examiner Checklist" form 96-0903 for additional requirements.

Applications containing overwriting, white out, or cross outs will not be accepted.

I hereby release my MVR to ADOT/MVD for verification of my qualification as a Third Party Certified Individual.

I certify that the information contained on this application is true and correct and that I will comply with all applicable statutes, rules and authorization agreement terms and conditions governing Third Party activities. I understand that any misrepresentation or misstatement in the application may cause the application to be denied.

Applicant Signature	Date
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TESTING REQUIREMENTS:

- Pursuant to 49 C.F.R. §384; I certify that the applicant will meet or exceed the required 10 complete CDL examinations annually. Failure to comply may result in decertification.

I hereby request certification for the above applicant. I hold ADOT/MVD, its employees and agents harmless from any and all liability.

Authorized Third Party Name	Date
Representative Name	Representative Signature
E-Mail	Phone ()

The following portions of A.R.S. § 41-1030 are provided for your reference:

- 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 authorized 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 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.