

Application for Transfer of Electrology Facility Location

Electrolysis Council

P.O. Box 6330

Tallahassee, FL 32314-6330

We bsite: http://www.floridahealth.gov/licensing-and-regulation/electrolysis/

Email: mqa.electrolysis@flhealth.gov

Phone: (850) 245-4373 Fax: (850) 414-6860

Transfer of Electrology Facility Location Information

When a licensed facility is transferring locations, the old facility license must be surrendered with the transfer of location application. The original hard copy of the old facility license must be attached to this application.

After submission of the transfer of location application, the council office will notify the applicant (facility license holder) that a request for inspection has been made. Once the applicant has received the completion letter, electrolysis services may be performed in the new location up to 60 days.

The inspector will have an inspection form when compliance is documented. A copy will be supplied to the applicant (facility license holder) by the inspector. This form must be displayed in a conspicuous location within the facility. The most current inspection form is available at http://www.floridahealth.gov/licesing-and-regulation/enforcement/inspection-program/inspection-forms.html.

If the department determines that the transferred facility has met the requirements set forth by rule, a new license will be issued. If a transferred facility does not meet the requirements upon inspection set forth by rule, a new license will not be issued until the specific requirements have been met.

Laser & Light-based Hair Removal Requirements:

Electrologists who are to perform laser and light-based hair removal in the facility must be actively licensed with the Department of Health and meet requirements specified in Rule 64B8-56.002, Florida Administrative Code (F.A.C.), including providing services only under the **direct supervision** of a medical doctor or osteopathic physician and submission of the required protocols to the Florida Electrolysis Council office.

The Electrolysis Council only has the authority to specify qualifications for licensed electrologists. Other practitioners who are uncertain if the practice of electrolysis services falls within their scope of practice should contact the appropriate board or council for their profession for more information.



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| Do Not Write in this Space For Revenue Receipting Only |
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Before applying for licensure, ensure that your facility meets all required equipment, safety, and sanitation requirements. All requirements are outlined in Rule 64B8-51.006, Florida Administrative Code (F.A.C.) See the checklists after the application for more information.

| Transfer of Location | on (650) | 2 - 3010) | (\$200.00) | | Total | fee of \$200.00 includ | es the following: |
|----------------------------------------------------------------------------------------|--------------------|----------------------------------|--------------------------------------------------|---------------|--------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------------------------------------|
| Facility License #: | EP | | | | | cation Fee ection Fee | \$100.00 \$100.00 |
| Fees must be paid in the | ne form o | of a cashier's | check or money | order, ma | de pay | able to the Department | of Health. |
| 1. BUSINESS INFO | ORMATIC | ON | | | | | |
| Corporate Name: | | | | | | | |
| Doing Business As (D |)/ B/A) (as | it should app | ear on license): | | | | |
| Mailing Address | 100000 | | | Suite | No. | City | |
| State | | ZIP | County | Tele | phone | | |
| Physical Location of I (This address will be po | | he Departmen | t of Health's webs | | e No. | City | |
| State | | ZIP | County | Facility Te | ephone | Facility Fa | ix . |
| Practice Modality | Туре: | | | | | | |
| Epilator Hair F | Removal | Only | Laser & Light-l | Based Hair | Remov | val/Reduction Only* | Both Modalities |
| * Electrologists are a in Rule 64B8-56.002, | llowed to | perform lase Review the ru | er and light-base ule at <u>https://ww</u> | ed hair remo | oval on n/gatew | ly if they follow the requestion in the sequestion of the sequesti | uirements specified 8-56.002. |
| Email Notification: To be line provided. If you choos address with the board off | e to be no | of the status of otified via ema | f your application to ill you will be respond | oy email, che | ck the necking | "Yes" box and fill in your o your email regularly and | email address on the updating your email |
| Yes | No | Email Addre | ess: | | | | |
| Under Florida law, email a request, do not provide an | | | | | | | |

| | ship: (select only | one) | SHALESS STORY | | |
|-------------------|-----------------------------------------------------------|------------------------|-----------------------------------------------------------|--------------------------------|--|
| Individual | Corporation | Partnership | Sole Proprietorship | Other: | |
| wner Name: | | | | | |
| ailing Address | | | Apt. No. Cit | ty | |
| ate | | ZIP | _ | | |
| ferent health c | orida Department are or cosmetolog the license numb | gy-related board? | Yes No | licensed in Florida under a | |
| | | | | | |
| the ownership | type is a corporati | on, list all corpora | ate officers (attach addition | onal sheets if necessary): | |
| Officer Name | | Of | ficer Title | Telephone Number | |
| ame of Authori | zed Corporate or | Facility Represen | tative Additiona | al Telephone Number | |
| as the facility b | een previously ow the following: | rned? Yes | No | | |
| lame of Previo | ous Owner: | | | | |
| lame of Facili | • | | | | |
| acility Licens | e Number: | EP | | | |
| | fficer of the propo No | | it ever held an electrologi dditional sheets if necess | y facility license in Florida? | |
| Yes I | the following info | illiativii tattatii at | | | |
| Yes I | the following info | | Facility License # | | |

2.

| Weekday | Opening Time | | Closing Time | | Othe | er |
|------------------------------|------------------------|------------|--------------|---------------|--------------|-------------|
| Monday | AM | PM | AM | PM | N/A | Appt |
| Tuesday | AM | PM | AM | PM | N/A | Appt |
| Wednesday | AM | PM | AM | PM | N/A | Appt |
| Thursday | AM | PM | AM | PM | N/A | Appt |
| Friday | AM | PM | AM | РМ | N/A | Appt |
| Saturday | AM | PM | AM | PM | N/A | Appt |
| Sunday | AM | PM | AM | PM | N/A | Appt |
| located: Cosmetology Salon. | building and any other | Health C | | [1882] (1842) | | e/Residen |
| | | Office Bu | | | | ician's Off |
| Medical Facility | I I | | | | , 0. | |
| | epartment Store | WE 68 (12) | Training Sci | hool* | Light of the | |

Corporate Name:

3. FACILITY INFORMATION

| Corporate Name: | |
|-----------------|--|
|-----------------|--|

E. Provide the following information for all electrologists and any other licensed health care professionals who will be practicing in the facility, including the facility owner if the owner is or will be a licensed electrologist or other licensed health care professional. Attach additional copies of this page if necessary.

| Practitioner Name | License Type | License Number | Protocol Completion Date (MM/DD/YYYY)* | Services to be Provided |
|---------------------------------------------|--------------------------------------------|------------------------------------------------|-------------------------------------------|----------------------------------------------------------------------------|
| | | | | Electrolysis Only |
| | | | | Laser & Light-Based Hair Removal Only |
| | | | | Both |
| Training Received | Related Exams Completed (if applicable) | Supervising Physician's License Number * | Direct Supervision Type* | Licensed Electrolog- ists under Designated Supervising Physician* |
| Electrolysis Only | AEA/IBEC Electrolysis Only | ME | On Premises | EO |
| Laser & Light-Based Hair Removal Only | AEA/IBEC Electrolysis, Laser & IPL | os | Via Telehealth | EO |
| 320-Hour Combined Modality | CCE | N/A | Both N/A | EO |
| 30-Hour Laser & Light-Based CE Course | СМЕ | | Note: Direct supervision must meet | EO |
| Other | Other | | the requirements of Rule 64B8-56.002. | |
| | N/A | | F.A.C. | N/A |

^{*} Required for electrologists providing laser and/or light-based hair removal services

^{*} No physician is authorized to supervise more than four electrologists at any one time whether in person or by means of telehealth.

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| Electrolysis Only | AEA/IBEC Electrolysis Only | ME | On Premises | EO |
| Laser & Light-Based Hair Removal Only | AEA/IBEC Electrolysis, Laser & IPL | os | Via Telehealth | EO |
| 320-Hour Combined Modality | CCE | N/A | Both N/A | EO |
| 30-Hour Laser & Light-Based CE Course | СМЕ | | Note: Direct supervision must meet | EO |
| Other | Other | | the requirements of Rule 64B8-56.002. | |
| | N/A | | F.A.C. | N/A |

^{*} Required for electrologists providing laser and/or light-based hair removal services

^{*} No physician is authorized to supervise more than four electrologists at any one time whether in person or by means of telehealth.

4. DISCIPLINE HISTORY

- A. Has any owner/officer of the proposed establishment ever had a license or certificate of registration to practice electrology or any other licensed profession or an electrology facility license revoked, suspended or otherwise acted against (including but not limited to probation, fine, reprimand, or surrender of a license) in a disciplinary proceeding or in response to an investigation in any state?

 Yes

 No
- B. Has any owner/officer ever been issued a cease and desist agreement or citation for the unlicensed practice of electrology or operating an establishment without a license? Yes No
- C. Has any owner/officer of the proposed establishment ever had a license or certificate of registration to practice electrology or any other licensed profession or an electrology facility license denied for any reason in any state? Yes No
- D. Is there currently pending against any owner/officer of the proposed establishment a complaint or investigation in any state/jurisdiction for professional conduct or competence? Yes No

If you responded "Yes" to any of the questions in this section, complete the following:

| Name of Agency | State | Action Date (MM/DD/YYYY) | Final Action | Under Appeal? | |
|---------------------------|-------|-----------------------------|--------------|---------------|---|
| | | | | Y | N |
| 是在1000年间的发展,在1000年 | | | | Y | N |
| | | | | Y | Ν |

If you responded "Yes" to any of the questions in this section, you must provide the following:

A written self-explanation, describing in detail the circumstances surrounding the disciplinary action.

A copy of the Administrative Complaint and Final Order.

5. CRIMINAL HISTORY

Has the applicant or any officer/owner ever been convicted of, or entered a plea of guilty, nolo contendere, or no contest to any crime in any jurisdiction other than a minor traffic offense? You must include all misdemeanors and felonies, even if adjudication was withheld.

Reckless driving, driving while license suspended or revoked (DWLSR), driving under the influence (DUI) or driving while impaired (DWI) are not minor traffic offenses for purposes of this question. Yes No

If you responded "Yes" in this section, complete the following:

| Offense | Jurisdiction | Date (MM/DD/YYYY) | Final Disposition | Und Appe | |
|---------|------------------|----------------------|-------------------|-------------|---|
| | | | | Y | N |
| | CONTRACTOR PORTS | | | Y | N |
| | | | | Υ | Ν |

If you responded "Yes," you must provide the following:

A written self-explanation, describing in detail the circumstances surrounding each offense; including date, city and state, charges and final results.

Final Dispositions and **Arrest Records** for all offenses. The Clerk of the Court in the arresting jurisdiction will provide you with these documents. Unavailability of these documents must come in the form of a letter from the Clerk of the Court.

Completion of Sentence Documents. You may obtain documents from the Department of Corrections. The report must include the start date, end date, and that the conditions were met.

| | Corporate Name: |
|----|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| 6. | CRIMINAL AND MEDICAID / MEDICARE FRAUD QUESTIONS |
| | IMPORTANT NOTICE: Applicants for licensure, certification, or registration and candidates for examination may be excluded from licensure, certification, or registration if their felony convictions fall into certain timeframes as established in s. 456.0635(2), Florida Statutes. |

 Has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant ever been convicted of, or entered a plea of guilty or nolo contendere, regardless of adjudication, to a felony under chapter (ch.) 409, Florida Statutes (relating to social and economic assistance), ch. 817, Florida Statutes (relating to fraudulent practices), ch. 893, Florida Statutes (relating to drug abuse prevention and control), or a similar felony offense(s) in another state or jurisdiction?

If you responded "No" to the question above, skip to question 2.

- a. If "Yes" to 1, for the felonies of the first or second degree (or the equivalent level of felony in another state or jurisdiction), has it been more than 15 years from the date of the plea, sentence, and completion of any subsequent probation?
 Yes
 No
- b. If "Yes" to 1, for the felonies of the third degree (or the equivalent level of felony in another state or jurisdiction), 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 s. 893.13(6)(a), Florida Statutes, or similar felony offense committed in another state or jurisdiction.

Yes No.

- c. If "Yes" to 1, for the felonies of the third degree (or the equivalent level of felony in another state or jurisdiction) under s. 893.13(6)(a), Florida Statutes, or a similar felony offense committed in another state or jurisdiction has it been more than five years from the date of the plea, sentence, and completion of any subsequent probation?
 Yes
 No
- d. If "Yes" to 1, has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant successfully completed a drug court program that resulted in the plea for the felony offense being withdrawn or the charges dismissed? Yes No
- Has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant ever been convicted of, or entered a plea of guilty or nolo contendere to, regardless of adjudication, to a felony under 21 U.S.C. ss. 801-970 or 42 U.S.C. ss. 1395-1396 (relating to public health, welfare, Medicare and Medicaid issues)? Yes No

If you responded "No" to the question above, skip to question 3.

- a. If "Yes" to 2, is the date of application more than 15 years after the sentence and any subsequent period of probation?
 Yes
 No
- Has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant been terminated for cause from the Florida Medicaid Program pursuant to s. 409.913, Florida Statutes?
 Yes

122

If you responded "No" to the question above, skip to question 4.

 If "Yes" to 3, has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant been reinstated and in good standing with the Florida Medicaid Program for the most recent five years?

4. Has the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant been terminated for cause, pursuant to the appeals procedures established by the state, from any other state Medicaid program, unless the applicant has been in good standing with a state Medicaid program? Yes
No

If you responded "No" to the question above, skip to question 5.

- a. If "Yes" to 4, has the applicant or any principal, officer, agent, managing, employee, or affiliated person of the applicant been in good standing with a state Medicaid program for the most recent five years? Yes No
- If "Yes" to 4, did the termination occur at least 20 years prior to the date of this application?
 Yes No
- 5. Is the applicant or any principal, officer, agent, managing employee, or affiliated person of the applicant currently listed on the United States Department of Health and Human Services' Office of the Inspector General's List of Excluded Individuals and Entities (LEIE)? Yes No
 - a. If "Yes" to 5, is the applicant, principal, officer, agent, managing employee, or affiliated person of the applicant listed because the individual defaulted or is delinquent on a student loan? Yes No
 - b. If "Yes" to 5.a., is the student loan default or delinquency the only reason the individual is listed on the LEIE? Yes No

If you responded "Yes" to any of the questions in this section, you must provide:

A written self-explanation for each question including the county and state of each termination or conviction, date of each termination or conviction, and copies of supporting documentation.

Supporting documentation including court dispositions or agency orders where applicable.

All documentation must be submitted to:

Electrolysis Council 4052 Bald Cypress Way Bin C-05 Tallahassee, FL 32399-3255

| 7. APPLICANT SIGNATURE |
|----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| I,, state that I am the owner of the Electrology Facility referred to in the foregoing application and that any supporting documentation is true and accurate. |
| I understand that Florida law requires me to immediately inform the board of any material change in any circumstances or condition stated in the application which takes place between the initial filing and the final granting or denial of the license and to supplement the information on this application as needed. |
| I hereby acknowledge that I have read and understand ch. 478, Florida Statutes, and Rule ch. 64B8, F.A.C. I further state that I will comply with all requirements for licensure renewal, including continuing education credits. |
| Section 456.013(1)(a), Florida Statutes, provides that an incomplete application shall expire one year after the initial filing with the department. |
| |
| Signature Date Owner of establishment |

Corporate Name: _____

Inspections

Upon review of a complete application, the Department of Health will arrange to send an inspector to the facility to determine compliance with the law and rules. The most current inspection form is available at: http://www.floridahealth.gov/licensing-and-regulation/enforcement/inspection-program/inspection-forms.html

Inspectors will provide a copy of the completed inspection form to the applicant. The form must be displayed in a conspicuous location within the facility along with a copy of Rule 64B8-51.006, F.A.C.

Facilities that meet all requirements and pass the inspection will be issued a license. Facilities which fail to meet requirements in an inspection will be denied licensure in writing listing the specific requirement(s) not met. No applicant denied licensure will be precluded from reapplying for licensure.

Practicing without a License

Practicing in or allowing the practice of electrolysis in an unlicensed facility is punishable by a fine from \$250.00 to \$5,000.00 and other disciplinary penalties up to denial of licensure of the facility. The electrologist as well as the facility owner may be fined and/or disciplined by the Board of Medicine.

Renewal

All facility licenses expire on May 31st of every even numbered year. The expiration date is printed on the license. Failure to renew the facility license by May 31st of every even numbered year will render the license delinquent. Failure to renew within 6 months of the expiration date will render the license null and void. The facility will no longer be licensed, and all electrolysis practice must cease. In order to regain licensure after a license becomes null and void, the owner must completely re-apply and be inspected before the license can be issued and practice at the facility can begin.

Electrology Facility Safety and Sanitary Requirements Checklist

Compliance with these requirements will be verified by Department of Health inspectors prior to initial licensure. Licenses will be issued upon notification to the council office of the facility passing inspection. No inspection will be passed, and no license issued to any electrology facility that does not meet the requirements outlined below.

A. All facilities are required to have the following supplies and equipment:

A clean toilet and sink with hot and cold running water available to the electrology facility must be kept in working order when the facility is open for business;

A treatment table or treatment chair with non-porous surface capable of being disinfected;

Client service area must allow for protection from view of the public, and any other clients at the facility, at the time of service. This requirement **does not** apply to training programs engaged in training students in electrolysis;

Disposable paper drapes or sanitary cloth drapes stored in closed container compartment;

Sanitary waste receptacles for the disposal of used gloves, paper supplies, cotton balls, and other noninfectious items:

Single use, disposable towels;

A treatment lamp or magnifier lamp capable of being cleaned with disinfectant;

A magnifying device which must be a magnifier lamp, optical loupe, or microscope capable of being cleaned and disinfected;

Tuberculocidal hospital grade disinfectant registered by the Environmental Protection Agency, household bleach or wiping cloths pre-saturated with disinfectant for wiping non-porous surfaces;

Betadine, 3% U.S. Pharmaceutical grade hydrogen peroxide, or 70% isopropyl alcohol, or wrapped single use wipes saturated with 70% isopropyl alcohol;

Clean, non-sterile materials such as cotton balls, cotton strips, cotton swabs, gauze pads, and gauze strips;

If cloth towels are used, they must be cleaned prior to use on each client and stored in a closed container or compartment. Used cloths must be kept in a separate closed container;

A holding container for soaking and cleaning contaminated instruments; and

Non-sterile disposable examination gloves.

B. Epilator-Only Hair Removal Facilities are required to have all the supplies and equipment listed in Section A above as well as the following:

An FDA registered needle-type epilation device in working order;

Clean and sterile needles/probes and forceps/tweezers;

Needle holder tips:

A sharps container for disposal of used needles/probes, as defined in Rule 64E-16, F.A.C., effective December 2, 2015, which is hereby incorporated by reference and can be obtained at https://www.flrules.org/gateway/ChapterHome.asp?Chapter=64-16;

Covered containers for needles/probes and forceps/tweezers which containers are capable of being cleaned and sterilized;

A sterilizer which must be either an autoclave or a dry heat sterilizer, and color change indicators for use with either sterilizer. The endodontic dry heat "glass bead sterilizer" must not be used for instrument sterilization; and

Quarterly records of sterilizer biological tests monitoring (not applicable on first inspection for licensure of a new facility – required for all future inspections after license is issued.)

C. Laser or Light Based-Only Hair Removal Facilities are required to have all supplies and equipment listed in Section A above as well as the following:

For licensed electrologists who completed a council-approved needle-type epilation training program, the following qualifying information pursuant to Rule 64B8-56.002, F.A.C.:

- Proof of certification of 30 hours of continuing education in laser and light-based hair removal and reduction from a provider approved pursuant to Rule 648-52.004, F.A.C. A listing of approved providers may be found by using the "Course Search" function for Florida Electrologists at www.cebroker.com; and
- Proof of having passed the Society of Clinical and Medical Hair Removal test for certification as a Certified Medical Electrologist.

For licensed electrologists who completed a council-approved combined needle-type epilation, laser and light-based hair removal training program, the following qualifying information pursuant to Rule 64B8-56.002, F.A.C.:

- Proof of completion from a combined training program; and
- Proof of having passed the epilator, laser, and light-based combined exam.

For devices required to be registered, proof of registration for each laser or light-based device in use at the facility as required by s. 501.122, Florida Statutes;

Written designation of laser safety officer;

A room or rooms specifically designated for use of the laser or light-based equipment where all use of such equipment must take place;

Sign on door of laser room identifying when laser or light-based equipment is in use;

Lock on door of laser room;

Protective eyewear capable of being cleaned and disinfected must be used by all persons in laser room during operation of laser or light-based equipment;

Fire extinguisher in vicinity of laser room;

Cold water and ice; and

The written protocols required by Rule 64B8-56.002(4)(a), F.A.C.

Electrology Facility Document Requirements Checklist- All Facility Types

The following requirements must be fulfilled by an Electrology facility in order to pass an inspection. See Rule 64B8-51.006(4), F.A.C., for more information.

Compliance with these requirements will be verified by Department of Health inspectors prior to initial licensure. Licenses will be issued upon notification to the council office of the facility passing inspection. No inspection will be passed, and no license issued to any electrology facility that does not meet the requirements outlined below.

The following documents must be displayed in an area that is visible to the general public entering the facility:

- 1. The electrology facility license.
- 2. The current license of the electrologist(s).
- 3. The most recent inspection sheet from the Department of Health.
- A current copy of rule 64B8-51.006, F.A.C.

An appointment book must be maintained and kept on the electrology facility premise which lists the names of each person who has received electrolysis treatment. The appointment book must be maintained for four years. The appointment book may be electronic record.

Important: Once a facility has been issued a license under one modality (epilator or laser-light based), to add or switch modality of hair removal services being provided, the "Application for Inspection for Adding or Switching to a New Electrology Modality" (Form DH-MQA 5008-10/2020) must be submitted.

The facility must pass an inspection prior to implementing the new modality.