



STATE OF TENNESSEE  
DEPARTMENT OF HEALTH  
MEDICAL LABORATORY BOARD  
HEALTH RELATED BOARDS  
METRO CENTER COMPLEX  
665 MAINSTREAM DR 2<sup>nd</sup> FL  
NASHVILLE, TN 37247-1010  
(615) 532-3202  
1-888-778-1423 ext. 5325128  
www.tennessee.gov

**APPLICATION**

**FOR**

**A LICENSE TO OPERATE**

**A COLLECTION STATION**

TYPE OF APPLICATION

(    ) Initial \$700.00

(    ) Regulatory Fee \$5.00

Application should be typed or legibly printed in ink.

Enclose a check for \$705 with applications. DO NOT MAIL CASH. Make check or postal money order payable to the STATE OF TENNESSEE.

MAIL THE ORIGINAL DOCUMENT

KEEP A COPY FOR YOUR RECORDS

FOR OFFICIAL USE ONLY

Please submit to:

Department of Health  
Division of Health Related Boards  
Medical Laboratory Board  
Metro Center Complex  
665 Mainstream Dr 2<sup>nd</sup> FL  
Nashville, TN 37243

5029)001	Initial Fee	\$700
5029)002	Renewal Fee	\$700
5029)002	Penalty Fee	\$500
5029)006	Regulatory Fee	\$ 5

Collection Station Name: \_\_\_\_\_

Collection Station Address (Street, City, County, Zip): \_\_\_\_\_

Mailing Address: \_\_\_\_\_

Telephone No. ( ) \_\_\_\_\_ - \_\_\_\_\_

Type of ownership:     Individual                       Partnership                       Corporation                       Government

Owner's Name (Individual(s) or partner(s) or officer if corporation): \_\_\_\_\_

Owner's Address: \_\_\_\_\_

Telephone No. ( ) \_\_\_\_\_ - \_\_\_\_\_

Director's Name: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone No. ( ) \_\_\_\_\_ - \_\_\_\_\_

Highest Educational Degree: \_\_\_\_\_ Current State License Held: \_\_\_\_\_

Date Became Director of this Collection Station: \_\_\_\_\_

If certified by American Specialty Board(s), Name of Board(s): \_\_\_\_\_

Name(s) and address(es) of other laboratories directed by this individual: \_\_\_\_\_

REFERRED SPECIMENS

A. Are specimens referred to other laboratories for examination?

No     Yes If yes, furnish the name(s) and address(es) of the laboratories below:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_



**68-29-126. Suspension, Revocation and Denial of Medical Laboratory License - Grounds.** The board has the power to suspend or revoke a medical laboratory license or to deny the issuance or renewal of a license or deny approval whenever a medical laboratory owner or director or owner of a medical laboratory training facility commits any of the following offenses:

- (1) Making false statements on an application for a medical laboratory license or any other documents required by the board;
- (2) Permitting unauthorized persons to perform technical procedures or to issue or sign reports;
- (3) Demonstrating incompetence or making consistent errors in the performance of medical laboratory examinations and procedures;
- (4) Reporting which is erroneous;
- (5) Performing a test and rendering a report thereon to a person not authorized by law to receive such services;
- (6) Referring a specimen for examination to a medical laboratory which has not been licensed under this chapter, with exceptions noted in §68-29-104;
- (7) Rendering a report on medical laboratory work actually performed in another medical laboratory without designating the name of the director and the name and address of the medical laboratory in which the test was performed;
- (8) Having professional connection with or lending the use of the name of the licensed medical laboratory or its director to an unlicensed medical laboratory;
- (9) Making statements, in writing or orally, of a character tending to deceive or mislead physicians, dentists or hospitals;
- (10) The performing of cytological and anatomical pathological examinations in a medical laboratory not under the direction of a pathologist certified or eligible for certification by the American Board of Pathology, licensed to practice medicine in the State of Tennessee;
- (11) Violating or aiding and abetting in the violation of any provision of this chapter or the rules and regulations promulgated hereunder;
- (12) Failing to file any request or report required by the provisions of this chapter or the rules and regulations promulgated hereunder; or
- (13) Fraudulent advertising for patronage of the general public by means of bills, posters, circulars, letters, newspapers, magazines, directories, radio, television, or any other medium. [Acts 1967, ch. 355, § 26; 1973, ch. 141, § 10; T.C.A., § 53-4126; Acts 1989, ch. 467. 467, §§ 7, 12.]

