



ARIZONA DEPARTMENT OF REAL ESTATE (ADRE)

Licensing Division

www.azre.gov

2910 N. 44th Street, Suite 100, Phoenix AZ 85018

DOUGLAS A. DUCEY GOVERNOR

JUDY LOWE COMMISSIONER

BROKER TO SALESPERSON (FORM LI-220)

Form LI-220 is to be completed by broker licensees requesting a license renewal as a salesperson licensee. Submit completed form by email or regular mail for approval and processing.

MARK ALL THAT APPLY

- Associate Broker, Designated Broker, Sole Proprietor, Active, Inactive, Expired

Form fields for Licensee Name, License Number, Expiration Date, Email Address, Phone Number, and Employing Designated Broker Name.

ATTESTATION

I fully understand:

- I have the right to renew my broker license as a salesperson license per A.R.S. §32-2130 (J).
The approved salesperson license will be considered inactive until licensee is hired by an employing broker.
Should a Brokers License be applied for in the future, all requirements of Title 32, Chapter 20, Arizona Revised Statutes, including the requirements prescribed by A.R.S. §32-2124 (C) must be met.

Signature and Date fields for Licensee and Employing Designated Broker.

Judy Lowe, Commissioner Date

FOR ADRE USE ONLY

Approval Date, Effective Date, Time Frame (TF-1, TF-2), Processed By, Date Stamp, Receipt

### **Notice to Applicant Pursuant to A.R.S. § 41-1030**

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 authorizes the requirement or condition.

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 an action against the state for a violation of this section.

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.

This section does not abrogate the immunity provided by section 12-820.01 or 12-820.02