



# The Biofeedback Certification International Alliance

## Application for Technician Level Board Certification in Biofeedback

Please complete this form, providing documentation as instructed in each item below. **To be considered, applications must include signature and filing fee.** Please complete this form, providing documentation as instructed in each item below. **Please use the same name on all correspondence and print or type all information.**

**Technician level board certification is for a non-licensed person who is currently working under the appropriate supervision of a licensed and BCB professional. Technicians do not diagnose, select the treatment protocol, nor work outside of their supervisor's scope of practice.**

Name:			
First	Middle	Last	(Degree for certificate, optional – this information will be printed on your certificate)
Company/Business:			
Street Address:			
City, State, Zip:			
Phone Number:		Email:	

**Education:** No formal degree required; however please furnish any relevant information including the institution, degree earned, field of study and date awarded.

Educational Institution	Degree	Field of Study	Date Awarded

**Supervisor's License/Credential for Independent Practice** *This section is to be completed by the supervisor.*

Technicians are required to work under *the legal supervision of a health care professional who is currently BCIA certified; carries a valid, state-issued license/credential in a BCIA approved health care field; and is legally able to supervise non-licensed personnel.* This section applies to you, as the supervisor of record for the person named above. Should this work relationship change, please notify BCIA immediately. **Please include a copy of your license.**

Name:	Discipline:
Lic. #:	Exp Date:
Phone No.	Email:

By my signature, I verify that the information contained in this application is true.

--	--

### 1. Didactic Biofeedback Education – 42 hours

To fulfill this requirement, complete coverage of the BCIA Blueprint of Knowledge Statements is required. This material covers the science, history, and theory of biofeedback as outlined below:

Blueprint Area	Hours	Blueprint Area	Hours
I. Orientation to Biofeedback	2	VI. Autonomic Nervous System Applications	8
II. Stress, Coping & Illness	3	VII. Respiratory Applications	3
III. Psychophysiological Recording	8	VIII. Intervention Strategies	8
IV. Research Methodology	2	IX. Professional Conduct	2
V. SEMG Applications	6	<b>TOTAL HOURS</b>	<b>42</b>

Documentation for Blueprint coverage will be accepted in the following formats: transcript from an accredited academic institution with didactic biofeedback courses clearly marked or a certificate or letter of satisfactory completion from a BCIA accredited training program. Either format must include number of hours completed in each blueprint area.

### 2. Human Anatomy, Human Physiology, or Human Biology Course

Applicants for Technician-Level Certification may satisfy the A & P requirement by a) completing a college-level anatomy and physiology course or b) by reading an undergraduate human anatomy and physiology text or *Barron's Anatomy and Physiology The Easy Way* (2<sup>nd</sup>) and then successfully completing the online Technician A & P exam.

### 3. Internship with a BCIA Approved Mentor: Practical Biofeedback Training – 10 contact hours

Mentoring application must be on file. Mentoring Contact Hours refers to 10 hours of time spent to review 20 patient sessions and learning basic equipment, electrode placements, and personal self-regulation skills.

I hereby attest that the candidate has completed 10 contact hours with me reviewing the requirements as stated above.

Mentor's Signature:	Phone:
Printed Name:	BCIA#:

### 4. Exam

When you have been notified that your application has been accepted, you may make plans to take your written exam either at a scheduled exam site or by using the special exam option. Requirements may be met in any order and do not have to be completed prior to the exam.

## **Agreement - BCIA Policies and Procedures for Dispute Resolution**

**This agreement must be signed and dated for this application to be accepted.**

1. In these policies and procedures of the Biofeedback Certification International Alliance (BCIA) for Dispute Resolution, "policies and procedures" refers to the policies and procedures of the BCIA as they may be amended from time to time.

2. The form of application for certification and recertification by BCIA shall include the following agreement which sets forth five points which reflect the policies and procedures with respect BCIA's certification programs, is incorporated in these policies and procedures and is to be separately signed and dated by the applicant:

- I, the undersigned, do hereby make voluntary application to the Biofeedback Certification International Alliance - formerly the Biofeedback Certification Institute of America (BCIA). I certify that the information given by way of this application is true, honest, and completely represents me.
- I will conform to all applicable local, state, and federal regulations and conduct myself consistent with the highest standards relating to my profession and specialty.
- I have received, read and agree to be bound by the BCIA Professional Standards and Ethical Principles of Biofeedback (PSEP) and their policies and procedures. I understand that the PSEP and any BCIA policies and procedures may be amended from time to time and that I am bound by these documents as amended. I also understand that in accordance with such policies and procedures:

(a) the final determination of any dispute arising between me and BCIA will be made by its board of directors and that I will be bound by the board's determination and may not seek review;

(b) however, if grounds exist that would permit a court to overturn or modify the board's determination or otherwise act in the matter, that I will seek redress only in Denver, CO and only by arbitration in accordance with such policies and procedures; and

(c) because I have agreed that the board's determination is final and binding upon me, I am likely to be required to pay the costs, reasonable attorney fees and other expenses of BCIA in any proceedings instituted by me.

- I understand and agree that BCIA and its affiliates assume no responsibility for my actions or activities. I practice at my own risk and hereby release BCIA from any and all liability from any practice decisions I make.
- I hereby give permission to BCIA to contact individuals or agencies listed for verification of information submitted. I recognize that failure to do so may result in disciplinary action including suspension or revocation of my certification.

3. The venue for any arbitration under these policies and procedures and proceedings with respect to the arbitration or other redress sought by a party who has agreed to be bound by the policies and procedures, shall be the city and county of Denver, state of Colorado, United States of America.

4. The arbitrator shall be designated by the board of directors.

5. The board of directors may specify a set of rules with respect to the arbitration that the arbitrator designated is familiar with. However, in the case of any conflict between any provision of the policies and procedures and a provision of such rules, the provision of the policies and procedures controls over the provision of such rules to the extent of any inconsistency.

6. The institution of any action, suit or other proceeding by a party bound by these policies and procedures that is not permitted under these policies and procedures shall be considered as a demand for arbitration under these policies and procedures and the board of directors may designate an arbitrator to hear and determine the matter and specify a set of rules with respect to the arbitration. The arbitrator shall enter an award which shall be dispositive of all matters raised in such other action or proceeding and any other matters as may be raised by such party to the extent permitted by the policies and procedures.

7. The arbitrator shall have the power and authority to determine the validity and scope of the arbitration agreement of the parties, the jurisdiction of the arbitrator, the arbitrability of matters presented, whether or not a party is bound by these policies and procedures, and all other matters to the fullest extent as may be permitted by an arbitration agreement of the parties under the proposed act for arbitration as revised and promulgated by the Uniform Law Commission in the year 2000 known as the Uniform Arbitration Act (2000) as such act is informed by the prefatory note and comments issued by the Uniform Law Commission with the act as so revised and promulgated, or, if more extensive power or authority may be conferred upon an arbitration under the Federal Arbitration Act, then to the fullest extent as may be permitted under the Federal Arbitration Act with respect to any such matter.

8. The arbitrator is bound in making the award and his or her other determinations by the PSEP as the PSEP may be amended from time to time and by these policies and procedures. The arbitrator shall have no power or authority to act or refrain from acting in any manner that is inconsistent in any respect with either the PSEP as so amended or these policies and procedures. The foregoing two sentences control over the other policies and procedures as they relate to arbitration or other redress by an applicant.

<b>Signature</b>	<b>Date:</b>
------------------	--------------

### **Procedures**

**To be considered, applications must include your signature, the signature and licensing information of your BCIA certified supervisor, and a filing fee.**

This application may be sent by USPS or electronically.

- Mail application and \$150 filing fee to:

**BCIA**  
**5310 Ward Road, #201**  
**Arvada CO 80002**  
e-mail: [info@bcia.org](mailto:info@bcia.org) \* [www.bcia.org](http://www.bcia.org) - NO FAX

- Email this document to [info@bcia.org](mailto:info@bcia.org) and use the online payment options.

**Please print this page and keep for your records.**

**Discrimination** BCIA does not discriminate among applicants as to age, sex, sexual orientation, race, religion, national origin, disability, or marital status.

**Changes to Policies** BCIA policies/guidelines, fees, and deadlines are subject to change without notice. BCIA has the prerogative to establish and reverse policies, procedures, including fees and dates for certification and recertification as deemed appropriate without notice. It is the candidate's responsibility to stay current on any changes by maintaining regular contact with BCIA.

**Application Acceptance** No applications for certification, recertification, or accreditation are considered when an inquiry or other matter involving the applicant is pending before any regulatory health care or other governmental agency, until the matter is finally determined. Application status with BCIA is subject to the final determination of the matter and may be conditioned upon compliance with the terms and conditions as may be provided under such final determination.

**Fees, Timeframe, and Order of Completing Certification Requirements** You may file your application with a \$150 filing fee at any time and you may complete the requirements in any order; however, we suggest this sequence: human A&P, didactics, mentoring, and the exam as your last requirement. A valid application must be on file and a \$275 certification fee must be paid prior to scheduling your exam. Applications are valid for two years. If certification is not completed during that period, the candidate may request an extension with payment of an application revalidation fee of \$50 for one year and \$100 for two years. All fees are non-refundable.

**Verification of Information** All information submitted by the applicant is subject to verification. Falsification of information by a candidate is grounds for automatic rejection of the application, forfeiture of all fees, and denial of future applications for certification.

**Arbitration** Review within BCIA will be the final determination of all matters arising between the candidate and BCIA. However, if you believe grounds exist that would permit a court to overturn or modify BCIA's action, you may seek redress only through arbitration in Denver, CO. We suggest that you consult an attorney before invoking the arbitration procedure.

The applicant shall be liable for the cost of any arbitration or court proceedings, including reasonable attorney fees that are expended by BCIA in the defense of any proceedings brought by the applicant where the applicant does or does not prevail.

**Certification:** Upon final completion of all requirements and acceptance by the Board, you will be issued a paper certificate that is valid for four years. As a technician, your name and contact information will **NOT** be added to our searchable register on the BCIA website. Should you change employment, your certification will be on hold until you can demonstrate a new licensed BCB supervisor.

**Recertification** Certificants are required to complete 30 hours of accredited continuing education related to the blueprint, including 3 hours in ethics or professional conduct, and pay a recertification fee according to the schedule below:

January 1 – June 30: \$225      July 1 – October 31: \$250      After November 1: \$275

There are many ways to earn CE credit and candidates may elect to recertify by retaking and passing the certification exam.