(ATTACHMENT 2) ACTION ON THE AWARD OF EXCEPTION TO BID CONTRACTS

Contract Requisition Number: CR038347 Contract Number: C027555 Vendor Number: V024612

MILWAUKEE BOARD OF SCHOOL DIRECTORS PROFESSIONAL SERVICES CONTRACT

This Contract is being entered into this 1st day of July 2018, by and between **Truescreen**, **Inc.** ("Contractor") and Milwaukee Board of School Directors ("MPS").

1. SCOPE OF SERVICES

Contractor shall specifically perform the following tasks:

a) In accordance with Contractor's "Statement of Work", attached hereto as Schedule A and incorporated by reference, Contractor shall provide criminal background screening services, including fingerprinting. Contractor offers various packages for background checks. Contractor shall be compensated for work performed on a per package basis, according to its "Pricing" schedule, attached hereto as Schedule A-1 and incorporated by reference. On a per-check basis, MPS will be able to select the package required and will be charged accordingly.

MPS may also obtain "itemized services" as identified and charged in Schedule A-1.

- b) In accordance with Contractor's "Online Services", attached hereto as Schedule D and incorporated by reference, Contractor will provide online access for submission of background screening information. Any costs associated with the provision of online access are included in the compensation paid on a per-check basis.
- c) In accordance with Contractor's "Report Scoring System", attached hereto as Schedule E and incorporated by reference, Contractor will provide Report Scoring Systems Services. Any costs associated with the provision of these services are included in the compensation paid on a per-check basis.
- d) In accordance with Contractor's "Vendor Configuration File", attached hereto as Schedule F and incorporated by reference, and Contractor's "Statement of Work Integration", attached hereto as Schedule G and incorporated by reference, Contractor shall also configure an integration such that MPS can request Provider's services directly from within its "Infor CloudSuite" system. This integration shall be completed by January 31, 2019. A monthly status report of the integration process shall be provided to the Office of Human Capital. There will be no additional compensation for these services.

Contractor shall provide, at its own expense, all personnel required to perform the services under this Contract.

2. TERM

This Contract shall be in effect from July 1, 2018 through June 30, 2019 ("Initial Term"), with the possibility of two, one-year extensions to run from July 1, 2019 through June 30, 2020 and July 1, 2020 through June 30, 2021 upon mutual consent of the parties and Board approval.

No work shall commence before a Contractor receives a fully executed Contract and has been given approval to proceed. Any work performed by the Contractor prior to obtaining a fully-executed Contract with approval to proceed shall not be compensated pursuant to this Contract. Any continuation of the Contract beyond this term must be set forth in writing and signed by the original signatories to the Contract.

3. COMPENSATION

Total compensation under this Contract shall not exceed \$399,620.00 in the Initial Term.

MPS reserves the right to determine in its sole discretion whether services have been adequately and fully delivered; to withhold payment until services are fully and adequately delivered; or to disallow a pro rata share of payments for services not fully and adequately delivered.

Milwaukee Public Schools does not pay in advance for services. No payment shall be made until a properly submitted invoice is approved. Invoices shall be submitted to:

Milwaukee Public Schools ATTN: Leia Scoptur, Director Employee Relations 5225 W. Vliet Street

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Milwaukee, WI 53208

A properly submitted invoice must include a detailed description of the dates and times worked, and the tasks performed. As a matter of practice, MPS attempts to pay all invoices in 30 days. It is mutually agreed that State Prompt pay law does not apply to this Contract.

Unless otherwise specified, MPS shall not pay invoices submitted more than 60 days after actual work. In the case of grant funding, no payments shall be made after grant close out. Final invoices must be marked as such.

4. NON APPROPRIATION OF FUNDS

This Contract is contingent upon the appropriation of sufficient funds by appropriate MPS officials. If funds are not appropriated, Contractor agrees to take back any commodities furnished under the Contract, terminate any services supplied to MPS under the Contract, and relieve MPS of any further obligations under the Contract.

5. NON-DISCRIMINATION

In the performance of work under this Contract, Contractor shall not discriminate in any way against any employee or applicant for employment on the basis of a person's sex, race, age, religion, national origin, ancestry, creed, pregnancy, martial or parental status, sexual orientation, disability, or socio-economic status. This prohibition includes but is not limited to employment; promotions, demotions and transfers; recruitment; advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeships. Contractor is required to include a similar provision in all subcontracts to this Contract.

If MPS determines Contractor has violated this non-discrimination policy, MPS may terminate this Contract without liability for undelivered services or materials. MPS may also deem the Contractor ineligible to participate in future contracts with MPS.

6. INDEMNITY

Notwithstanding any references to the contrary, Contractor assumes full liability for all of its acts or omissions in the performance of this Contract, as well as the acts or omissions of its subcontractors. Contractor shall indemnify and hold harmless MPS, its agents, officers and employees against all liabilities, losses, judgments, decrees, costs, and expenses that may be claimed against MPS as a result of granting of this Contract to said Contractor, or that may result from the carelessness or neglect of said Contractor, its agents, or employees. If judgment is recovered against MPS in suits of law or equity for any reason, including by reason of the carelessness, negligence, or acts or omissions of the Contractor, against such persons, firms or corporations carrying out the provisions of the Contract for the Contractor, the Contractor assumes full liability for such judgment, not only as to any monetary award, but also as to the costs, attorneys' fees or other expenses resulting therefrom.

In accordance with applicable laws, MPS shall be responsible for defending and paying judgments on behalf of its officers, employees and agents while acting within the scope of their employment or agency for any claims that may arise out of MPS's negligence for acts, policies, or directives that affect the activities covered by this Contract.

7. BACKGROUND CHECKS

Contractor will conduct, at Contractor's expense, a criminal information records background check, (hereinafter referred to as "background check"), through the Wisconsin Department of Justice and other appropriate states' agencies, on all current and potential administrators, board members, officers, and employees who have, or who are anticipated to have, "direct, unsupervised contact" with MPS students in the performance of this Contract.

An out of state background check should be completed in the state(s) in which the individual resided for at least six months within the last two years and was eighteen years or older at the time.

Contractor will submit to MPS's Department of Employment Relations (DER), (via mail to Milwaukee Public Schools Background Checks, Attn: Department of Employment Relations, Room 116, 5225 West Vliet Street, Milwaukee, WI 53208, or via email at 564@milwaukee.k12.wi.us), all completed background checks. Such records will be reviewed and MPS will notify Contractor of any individual(s) who, based on MPS standards, are unfit and should not have contact with MPS students. All determinations made by MPS with regards to whether an individual is fit to provide services pursuant to this Contract are made in MPS's sole discretion.

The following will each be a material failure to comply with the terms of this Contract and cause for immediate termination of this Contract by MPS: failure to perform background checks as outlined in this Section 7; failure to submit background checks to MPS as outlined in this Section 7; allowing services to be provided by an individual who has not be subjected to a background

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check; and allowing services to be performed by an individual who has been determined to be unfit by MPS as outlined in this Section 7.

8. INSURANCE AND PROOF OF FINANCIAL RESPONSIBILITY

Contractor understands and agrees that financial responsibility for claims or damages to any person, or to Contractor's employees and agents, shall rest with the Contractor. Contractor and its subcontractors shall effect and maintain any insurance coverage, including, but not limited to, Workers' Compensation, Employers' Liability, General Liability, Contractual Liability, Automobile Liability and Umbrella Liability to support such financial obligations. The indemnification obligation, however, shall not be reduced in any way by existence or non-existence, limitation, amount or type of damages, compensation, or benefits payable under Workers' Compensation laws or other insurance provisions.

The minimum limits of insurance required of the Contractor by MPS shall be:

Workers' Compensation Employers' Liability General Liability Auto Liability Umbrella (excess) Liability Statutory Limits \$100,000 per occurrence \$1,000,000 per occurrence/\$2,000,000 aggregate \$1,000,000 per occurrence

\$1,000,000 per occurrence

The Milwaukee Board of School Directors shall be named as an additional insured under Contractor's and subcontractors' general liability insurance and umbrella liability insurance. Evidence of all required insurances of Contractor shall be submitted electronically to MPS via its third party vendor, EXIGIS Risk Management Services. Waivers and exceptions to the above limits will be in the sole discretion of MPS and shall be recorded in the EXIGIS system, which records are incorporated into this Contract by reference. The certificate of insurance or policies of insurance evidencing all coverages shall include a statement that MPS shall be afforded a thirty (30) day written notice of cancellation, non-renewal or material change by any of Contractor's insurers providing the coverages required by MPS for the duration of this Contract.

9. SHIPPING/TAXES

If goods are provided pursuant to this Contract, please note that MPS is exempt from Federal Excise and Wisconsin Sales Taxes. All vendor quotes, bids and invoices must include delivery FOB destination to the MPS location receiving the goods and freight must be prepaid. This means any freight, shipping, processing, handling or like charges must be part of a unit price. Any separate line items for freight, shipping, processing, handling or like charges listed on an invoice will be deleted and NOT PAID.

All textbook purchases shall be governed by the terms and conditions in the Milwaukee Board of School Directors' Textbook Contract, which provides that textbooks shipped to MPS or its schools must be done at no additional charge to MPS or its schools.

MPS reserves the right to reject any items that do not conform to the bid, quote or Purchase Order. All return freight charges associated with the rejected materials shall be borne by the vendor.

10. IRREPARABLE HARM

It is mutually agreed the breach of this Contract on Contractor's part shall result in irreparable and continuing damage to MPS for which money damages may not provide adequate relief. Therefore, the breach of this Contract on Contractor's part shall entitle MPS to both preliminary and permanent injunctive relief and money damages insofar as they can be determined under the circumstances.

11. TERMINATION BY CONTRACTOR

Contractor may, at its option, terminate this Contract upon the failure of MPS to pay any amount, which may become due hereunder for a period of sixty (60) days following submission of appropriate billing and supporting documentation. Upon said termination, Contractor shall be paid the compensation due for all services rendered through the date of termination including any retainage.

12. TERMINATION BY MPS - BREACH BY CONTRACTOR

If Contractor fails to fulfill its obligations under this Contract in a timely or proper manner, or violates any of its provisions, MPS shall thereupon have the right to terminate it by giving five (5) days written notice before the effective date of termination of the Contract, specifying the alleged violations, and effective date of termination. The Contract shall not be terminated if, upon receipt of the notice, Contractor promptly cures the alleged violation with five (5) days. In the event of termination, MPS will only be

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liable for services rendered through the date of termination and not for the uncompleted portion, or for any materials or services purchased or paid for by Contractor for use in completing the Contract.

13. TERMINATION BY MPS

MPS further reserves the right to terminate this Contract at any time for any reason by giving Contractor written notice by Registered or Certified Mail of such termination. MPS will attempt to give Contractor 20 days' notice, but reserves the right to give immediate notice. In the event of said termination, Contractor shall reduce its activities hereunder, as mutually agreed to, upon receipt of said notice. Upon said termination, Contractor shall be paid for all services rendered through the date of termination, including any retainage. This section also applies should the Milwaukee Board of School Directors fail to appropriate additional monies required for the completion of the Contract.

14. INDEPENDENT CONTRACTOR

Contractor agrees and stipulates that in performing this Contract, it is acting as an Independent Contractor, and that no relationship of employer and employee, partnership or joint venture is created by this Contract. Contractor has exclusive control over work hours, location, and other details of such services, and MPS's sole interest is to ensure that said service shall be performed and rendered in a competent, safe, efficient, timely and satisfactory manner in accordance with the terms of this Contract.

Contractor has the sole obligation to provide for and pay any contribution or taxes required by federal, state or local authorities imposed on or measured by income. Contractor specifically covenant not to file any complaint, charge, or claim with any local, state or federal agency or court in which Contractor claims to be or to have been an employee of MPS during the period of time covered by this Contract and that if any such agency or court assumes jurisdiction of any complaint, charge or claim against MPS on Contractor's behalf, Contractor will request such agency or court to dismiss such matter. MPS shall not be charged any obligation or responsibility whatsoever of extending any fringe benefits which may be extended to MPS employees, including any insurance, or pension plans.

Contractor further agrees that MPS is not to be charged with the obligation or responsibility of extending any fringe benefits such as hospital, medical and life insurance, or pension plans which may be extended to employees of MPS from time-to-time and further agree to indemnify and hold harmless MPS and all its employees, officers and agents from any liability for personal injuries, including death, or for damage to or loss of personal property, which might occur as a result of the performance of the services provided for under this Contract.

15. ASSIGNMENT LIMITATION

This Contract shall be binding upon and inure to the benefit of the parties and their successors and assigns; provided, however, that neither party shall assign its obligations hereunder without the prior written consent of the other.

16. PROHIBITED PRACTICES

- A. Contractor during the period of this Contract shall not hire, retain or use for compensation any member, officer, or employee of MPS to perform services under this Contract, or any other person who, to the knowledge of Contractor, has a conflict of interest.
- B. Contractor hereby attests it is familiar with MPS's Code of Ethics, providing in pertinent part, "[a]n employee of Milwaukee Public Schools may not accept any gift or gratuity in excess of \$25.00 annually from any person, persons, group or any firm which does business with or is attempting to do business with MPS."
- C. No person may enter into this Contract for services that the MPS employee would otherwise perform as an employee.
- D. No current or former MPS employee may perform services on a professional services contract without the prior written consent of the MPS Chief Human Capital Officer or his/her designee.
- E. If the Contract is for apparel for \$5,000.00 or more, the Contractor agrees to provide only items manufactured by responsible manufacturers. Contractor is required to include a similar provision in all subcontracts to this Contract.

17. LIVING WAGE REQUIREMENT

Contractor shall comply with, and ensure its subcontractors performing work under this Contract comply with, Milwaukee Board of School Directors' Administrative Policy 3.09(17), which requires that employees be paid a "living wage."

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18. NOTICES

Notices to either party provided for in this Contract shall be sufficient if sent by Certified or Registered mail, postage prepaid, addressed to the signatories on this Contract, or to their designees.

19. WAIVER

The waiver or failure of either Party to exercise in any respect any rights provided for in this Contract shall not be deemed a waiver of any further right under this Contract.

20. INTEGRATION / SEVERABILITY

This Contract and its exhibits and addenda, if any, constitute the entire Contract among the Parties with respect to the subject matter hereof and supersede all prior proposals, negotiations, conversations, discussions and Contracts among the Parties concerning the subject matter hereof. No amendment or modification of any provision of this Contract shall be effective unless the same shall be in writing and signed by both Parties.

The District shall not be bound by any terms and conditions included in of Contractor's packaging, service catalog, brochure, technical data sheet or other document which attempts to impose any conditions at variance with or in addition to the terms and conditions contained herein.

If any term or provision of this Contract should be declared invalid by a court of competent jurisdiction or by operation of law, the remaining terms and provisions of this Contract shall be interpreted as if such invalid Contracts or covenants were not contained herein.

21. CHOICE OF LAW & FORUM

The state courts of Wisconsin shall be the sole forum for all disputes arising of this Contract. The validity, construction, enforcement and effect of this Contract shall be governed solely by the laws of the State of Wisconsin.

22. TIMING

Time is of the essence in this Contract.

23. CERTIFICATION REGARDING DEBARMENT OR SUSPENSION

Contractor certifies that neither Contractor or its principals; its subcontractors or their principals; the sub-recipients (if applicable) or their principals are suspended, debarred, proposed for debarment, voluntarily excluded from covered transactions, or otherwise disqualified by any federal department or agency from doing business with the Federal Government pursuant to Executive Orders 12549 and 12689. Contractor specifically covenants that neither the Contractor or its principals, its sub-contractors or their principals, or the sub-recipients (if applicable) or their principals are included on the Excluded Parties List System ("EPLS") maintained by the General Services Administration ("GSA").

24. FORCE MAJEURE

MPS will not be liable to pay Contractor for any work that the Contractor is unable to perform due to act of God, riot, war, civil unrest, flood, earthquake, outbreak of contagious disease or other cause beyond MPS's reasonable control (including any mechanical, electronic, or communications failure, but excluding failure caused by a party's financial condition or negligence).

25. STUDENT DATA

Contractor acknowledges that student data is protected by both federal and state law. See Wis. Stat. § 118.125; 20 U.S.C. § 1232g(b); 34 C.F.R. § 99.1 et seq. If MPS determines that Contractor has disclosed any student record information in violation of either federal or state law, without prejudice to any other rights or remedies the MPS may have, MPS shall be entitled to immediately terminate this and every other existing Contract without further liability. Moreover, MPS may bar Contractor from future MPS contracts for varying periods up to and including permanent debarment.

26. NON-DISCLOSURE

Absent prior written consent of the person listed in Section 3 or his/her designee, Contractor shall not: (1) disclose, publish, or disseminate any information, not a matter of public record, that is received by reason of this Contract, regardless of whether the Contractor is or is not under contract at the time of the disclosure; or (2) disclose, publish, or disseminate any information developed for MPS under this Contract. Contractor agrees to take all reasonable precautions to prevent any unauthorized use, disclosure, publication, or dissemination of the same information.

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All information and any derivatives thereof, whether created by MPS or Contractor under this Contract remains the property of MPS and no license or other rights to such information is granted or implied hereby. For purposes of this Contract, "derivatives" shall mean: (i) for copyrightable or copyrighted material, any translation, abridgment, revision, or other form in which an existing work may be recast, transformed, or adapted; and (ii) for patentable or patented material, any improvement thereon.

Within ten business days of the earlier of receipt of MPS' written or oral request, or final payment, Contractor will return all documents, records, and copies thereof it obtained during the development of the work product covered by this Contract.

27. MPS LOGO/PUBLICITY

No Contractor shall use the MPS Logo in its literature or issue a press release about the subject of this Contract without prior written notice to and written approval of MPS's Executive Director of Communications & Outreach.

28. ORDER OF PRIORITY

Should Contractor and MPS sign Contractor's Contract in addition to this Contract, the terms set forth in this Contract shall govern in the event of a conflict.

29. PUBLIC RECORDS

Both parties understand that the Board is bound by the Wisconsin Public Records Law, and as such, all of the terms of this Contract are subject to and conditioned on the provisions of Wis. Stat. § 19.21, et seq. Contractor acknowledges that it is obligated to assist the Board in retaining and producing records that are subject to Wisconsin Public Records Law, and that the failure to do so shall constitute a material breach of this Contract, and that the Contractor must defend and hold the Board harmless from liability under the law. Except as otherwise authorized, those records shall be maintained for a period of seven years after receipt of final payment under this Contract.

30. CONTRACT COMPLIANCE REQUIREMENT

The HUB requirement on this Contract is 0%. The student engagement requirement of this Contract is 0 hours. The Career Education requirement for this Contract is 0 hours. Failure to achieve these requirements may result in the application of some or all of the sanctions set forth in Administrative Policy 3.10, which is hereby incorporated by reference.

IN WITNESS WHEREOF, the parties here to have executed this Contract on the day, month and year first above written.

MILWAUKEE BOARD OF SCHOOL DIRECTORS CONTRACTOR (Vender #: V024612) By: Thomas P. Conjurski Authorized Representative Chief Financial Officer, Office of Finance Date: Date: Truescreen, Inc. 251 Veterans Highway Warminster, PA, 18974 Keith P. Posley, Ed.D., (888) 276-8518 Interim Superintendent of Schools SSN / FEIN: By: Budget Code: BGC-0-0-EMB-HR-ECTS Mark A. Sain, President Milwaukee Board of School Directors Reviewed by Risk Management:

SCHEDULE A (STATEMENT OF WORK)

This Statement of Work ("SOW") will confirm the mutual understanding and agreement of Milwaukee Board of School Directors ("MPS") and Truescreen Inc. ("Truescreen") as to the terms and conditions pursuant to which Truescreen will perform the services described herein. All references to the Truescreen in this SOW are deemed to include all subsidiaries. Truescreen and Milwaukee Board of School Directors may be referred to herein as "party" and together as the "parties". The terms and conditions of this SOW are as follows:

A. This SOW is entered into by the parties under the provisions of the Professional Services Contract dated July 1, 2018 ("PSC") and, except otherwise provided in this SOW all provisions of the PSC are applicable to and incorporated by reference into this SOW.

B. During the term of this SOW, Truescreen will perform the Services herein. Truescreen will be paid in accordance with Schedule A-1 of the PSC.

Fieldprint Services/Process

During the term of the PSC, Truescreen will provide the Truescreen Criminal Background check Solution in accordance with MPS's criminal background check workflow needs for employee, vendor and volunteer applicants.

Specifically, in regards to the design of MPS's criminal background check ordering needs Truescreen agrees to collect applicant data specific to MPS's applicant types, collect demographic and biographic information required for the criminal background check and/or fingerprint submission to the WI Department of Justice through the Badger Net System, and enable invoicing for all transactions.

In regards to the Fingerprint Collection network, Truescreen will utilize Fieldprint's livescan collection network for MPS applicants. MPS applicants will be able to schedule fingerprint appointments and be fingerprinted in Fieldprint's Livescan Collection Network.

Truescreen will continue to offer MPS all access right and ability for authorized MPS users to order background checks, query applicant information, enable portal users to verify applicant statuses, and enable MPS to create reports, and archive applicant data through the MyTruescreen Portal.

SCHEDULE A-1 PRICING

Criminal Background Check Packages -

Type Total (*without Government Fees)

• Administrator: \$44.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, FBI Fingerprinting and Social Security Number Trace Search)

■ Employee Premium: \$44.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, FBI Fingerprinting and Social Security Number Trace Search)

■ Employee Basic: \$26.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, and Social Security Number Trace Search)

Recreation: \$26.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, and Social Security Number Trace Search)

• Contractor: \$26.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, and Social Security Number Trace Search)

Contracted Schools: \$26.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, and Social Security Number Trace Search)

* Student Teacher: \$26.60

(Searches include: WI DOJ State Search, county searches performed for any counties of residence outside of Wisconsin in the past 7 years, National Criminal Search, National Sex Offender Search, and Social Security Number Trace Search)

• Volunteer: \$9.00

(Searches include: WI DOJ State Search and National Sex Offender Search, and Social)

- *Government Fees:
 - WIDOJ State Search Fee \$13.00
 - FBI/WIDOJ Fingerprinting Fees \$31.50
 - County Search Fee (if any) \$ fee charged dependent on county searched.
- Additional Services

Implementation No Charge

Set-up (unlimited users)
 No Charge

Training and ongoing support No Charge

Technical Integration
 No Charge

Itemized Services

The itemized services listed below are offered on a not-to-exceed basis. Please note that the services are often combined to create unique packages based on the client's specific requirements. These packages, which often can be discounted further, include search parameters such as how many past employers to verify and/or the scope of specific criminal record searches.

•	Social Security Number Validation (verifies valid SSN, place and issue data, death index search)	No Charge
•	Analyzed Social Security Number Search (credit bureau data analyzed for names, SSNs and addresses)	\$1.60
•	Analyzed TransUnion Credit / Financial History (includes analyzed SSN info, financial data, tax liens, bankruptcies, copy of credit file)	\$6.00
•	County Criminal Records Search (searches conducted on a county-by-county basis; price is per county)	\$10.00
Ħ	Federal Criminal Records Search (searches conducted on a district-by-district basis; price is per district)	\$3.00
T	Statewide Criminal Records Repository (searches conducted on a state-by-state basis; price is per state)	\$5.00
•	National Criminal File Search (national database search covering more than 375 million criminal, sex offender and violation records; includes verification of hits at no additional charge)	\$5.00
	International Criminal File Search Spain Germany Italy	\$145.00 \$110.00 \$170.00
-	National Sexual Offender Database Search (database search covering sex offender records collected nationwide)	\$4.00
•	Child Abuse Registry Searches (not available in all states; state fee and postage fees charged separately)	\$14.00
•	Full-Service Electronic Fingerprinting (includes site location, scheduling, livescan or one print card fingerprint collection, tracking, electronic transmission to receiving authority, CHRI results reporting and storage; all fees included except courier fees and receiving authority fees)	\$18.00
#	Basic Employment History Verification (price is per employer; verification of title, dates, reason for leaving, eligibility for rehire)	\$7.00
	Education History Verification* (price is per verification; *Also includes DegreeScan®, a search of our proprietary database of known diploma mills)	\$7.00
•	Professional License Verification (price is per license)	\$5.00
•	MVR Driving History (MVR data summarized and formatted; price is per license; state fee charged separately)	\$2.50
•	SanctionsBase+® (proprietary search covering terrorist watch lists; OFAC; disciplinary/administrative actions from regulated industries, including healthcare and financial services)	\$1.00

SCHEDULE "B"

(Requirements under the Fair Credit Reporting Act and Credit Bureaus)

(Fair Credit Reporting Act Requirements)

a. Addition of the Membership Application and Statement of Intent:



MEMBERSHIP APPLICATION AND STATEMENT OF INTENT (Complete in its Entirety)

FULL NAME OF MPS		,		
"DOING BUSINESS AS" (if applicable)			
ADDRESS OF MPS				
	#/Street			
	City	State	Zip Code	
PUBLISHED TELEPHON	E NUMBER:			
NATURE OF MPS'S BUS	INESS:			
		OR WHICH CREDIT INFO	RMATION WILL BE USED (i.e., for :	employment
	PS'S BUSINESS (corporati	on, partnership, sole proprie 	torship, limited liability	
Number	5.5		lumber and MPS Federal Employer I	dentification
MPS WEBSITE ADDRESS				
The individual executing th	is Agreement on behalf of M	APS has direct knowledge of	the facts certified to hereinabove.	
By (signature)	9			
Print Name				
Print Title				

1. Contractor Services

MPS is a *public school system* and has a permissible purpose for obtaining Screening Reports (a written consumer or investigative consumer report generated by Contractor with respect to its research about a Consumer) in accordance with the Fair Credit Reporting Act (15 U.S.C. § 1681 et seq.), including, without limitation, all amendments thereto ("FCRA"). A "Consumer" is an employee as defined by the FCRA, or a business organization.

Subject to the terms and conditions set forth herein, upon receipt of a request from MPS, Contractor shall perform research and compile a Screening Report for MPS. Contractor shall perform the research (as set forth on any Statement of Work), to the extent requested by MPS in the request and shall be ordered only when intended for employment purposes (employment, promotion, reassignment, or retention as an employee, independent Contractor or contract employee) and will not be used for any other purpose.

- 2. Each party further agrees to be in compliance with regulatory and/or screening requirements imposed by federal or state regulations or statutes and ordinances.
- 3. MPS hereby represents warrants and covenants to Contractor as follows (in addition to the representations, warrants and covenants in the Professional Services Contract dated July 1, 2018 ("the PSC"):

a. Compliance with the Laws.

MPS certifies that it is, and for the duration of the PSC shall be, in compliance with the FCRA and all relevant federal, state, local laws, governmental regulations, rules and requirements and binding administrative and court orders and more specifically, with the Laws and the attached "Notice to Users of Consumer Reports: Obligations of Users Under the FCRA", and, the parties will conform their conduct pursuant to this Agreement to meet all legal requirements, as they may change, and an actual amendment to this Agreement is not required. MPS hereby certifies to Contractor as specifically required by the FCRA and represents and warrants (as applicable):

- (1)MPS will ensure that prior to procurement or causing procurement of a Screening Report for employment purposes:
 - (i) a clear and conspicuous disclosure has been made in writing to the consumer at any time before the report is procured or caused to be procured, in a document that consists solely of the disclosure, that a Screening Report may be obtained for employment purposes;
 - (ii) the consumer has authorized in writing the procurement of the report by MPS.
- (2) MPS specifically certifies that before taking any "adverse action" (as that term is defined in the FCRA) against an Employee based on the Screening Report, MPS shall provide the Consumer with the Summary of Consumer Rights, which MPS acknowledges receipt herein.
- (3) MPS acknowledges that the FCRA provides that any person who knowingly and willfully obtains information on a consumer from a consumer reporting agency under false pretenses shall be fined under Title 18 of the United States Code or imprisoned not more than two years, or both.
- (4) MPS certifies that MPS shall not resell the Screening Reports under any circumstances, and it will use the Screening Reports (i) solely for the stated certified use(s) and (ii) solely for MPS's exclusive one-time use.
- (5) MPS has a continuing obligation to deliver a copy of the Rights of Consumers and any state notices to each Consumer receiving a Screening Report in the form attached hereto.
- 4. Access Security Requirements and Data Protection. The parties acknowledge they must work together to protect the privacy of Consumers. Each party shall take appropriate measures designed to limit unauthorized access of screening reports and to protect all data containing personal identifying information. MPS specifically represents and warrants that it has reviewed the "Access Security Requirements" located at

http://www.truescreen.com/AccessSecurityRequirements.pdf and that it will comply with said security requirements.

5. Written Releases/Recordkeeping. MPS shall maintain copies of all written authorizations (consents or releases) for a minimum of five (5) years from the date of inquiry and make releases available to the Contractor upon request.

6. Business Verification Program/On-Site Inspection

In compliance with Federal and State laws and credit bureau requirements, Contractor and/or a third party inspection company shall conduct an on-site physical inspection of MPS's business for the sole purpose of ensuring that MPS is a legitimate business. The pass-through costs for the inspection shall be paid by MPS as set forth in <u>Schedule "A"</u>. Contractor shall not commence any services to MPS until after a completed and approved inspection report is in Contractor's possession.

7. Prohibition on Reselling and Use

MPS specifically acknowledges and agrees that, under no circumstances, will it resell any information provided by Contractor to any third party. MPS certifies that MPS shall use the Screening Reports (i) solely for the stated certified use(s) and (ii) solely for MPS's exclusive one-time use.

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Para informacion en español, visite <u>www.consumerfinance.gov/learnmore</u> o escribe a la Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

A Summary of Your Rights Under the Fair Credit Reporting Act

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under the FCRA. For more information, including information about additional rights, go to www.consumerfinance.gov/learnmore or write to: Consumer Financial Protection Bureau, 1700 G Street N.W., Washington, DC 20552.

- You must be told if information in your file has been used against you. Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment or to take another adverse action against you must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- You have the right to know what is in your file. You may request and obtain all the information about you in the files of a consumer reporting agency (your "file disclosure"). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
 - · a person has taken adverse action against you because of information in your credit report;
 - you are the victim of identity theft and place a fraud alert in your file;
 - · your file contains inaccurate information as a result of fraud;
 - · you are on public assistance;
 - you are unemployed but expect to apply for employment within 60 days.

In addition, all consumers are entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See www.consumerfinance.gov/learnmore for additional information.

- You have the right to ask for a credit score. Credit scores are numerical summaries of your credit-worthiness based on information from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information for free from the mortgage lender.
- You have the right to dispute incomplete or inaccurate information. If you identify information in your file
 that is incomplete or inaccurate, and report it to the consumer reporting agency, the agency must investigate
 unless your dispute is frivolous. See www.consumerfinance.gov/learnmore for an explanation of dispute
 procedures.
- Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information. Inaccurate, incomplete or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer reporting agency may continue to report information it has verified as accurate.
- Consumer reporting agencies may not report outdated negative information. In most cases, a consumer reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- Access to your file is limited. A Consumer reporting agency may provide information about you only to people
 with a valid need usually to consider an application with a creditor, insurer, employer, landlord, or other
 business. The FCRA specifies those with a valid need for access.
- You must give your consent for reports to be provided to employers. A consumer reporting agency may not
 give out information about you to an employer, or a potential employer, without your written consent given to the
 employer. Written consent generally is not required in the trucking industry. For more information, go to
 www.consumerfinance.gov/learnmore.

- You may limit "prescreened" offers of credit and insurance you get based on information in your credit report. Unsolicited "prescreened" offers for credit and insurance must include a toll-free phone number you can call if you chose to remove your name and address from the lists these offers are based on. You may opt out with the nationwide credit bureaus at 1-888-567-8688.
- You may seek damages from violators. If a consumer reporting agency, or in some cases a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- Identity theft victims and active duty military personnel have additional rights. For more information, visit www.consumerfinance.gov/learnmore.

States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General. For information about your federal rights contact:

TYPE OF BUSINESS:	CONTACT
1.a. Banks, savings associations, and credit unions with total assets of over \$10 billion and their affiliates.	a. Consumer Financial Protection Bureau 1700 G Street NW Washington, DC 20552
 Such affiliates that are not banks, savings associations, or credit unions also should list in addition to the CFPB: 	b. Federal Trade Commission: Consumer Response Center-FCRA Washington, DC 20580 (877) 382-4357
1. To the extent not included in item 1 above:	
National banks, federal savings associations, and federal branches and federal agencies of foreign banks	a. Office of the Comptroller of the Currency Customer Assistance Group 1301 McKinney Street, Suite 3450 Houston, TX 77010-9050
b. State member banks, branches and agencies of foreign banks (other than federal branches, federal agencies, and Insured State Branches of Foreign Banks), commercial lending companies owned or controlled by foreign banks, and organizations operating under section 25 or 25A of the Federal Reserve Act	b. Federal Reserve Consumer Help Center P.O. Box 1200 Minneapolis, MN 55480
 Nonmember Insured Banks, Insured State Branches of Foreign Banks, and insured state savings associations 	c. FDIC Consumer Response Center 1100 Walnut Street, Box #11 Kansas City, MO 64106
d. Federal Credit Unions	d. National Credit Union Administration Office of Consumer Protection (OCP) Division of Consumer Compliance and Outreach (DCCO) 1775 Duke Street Alexandria, VA 22314
3. Air Carriers	Asst. General Counsel for Aviation Enforcement & Proceedings Aviation Consumer Protection Division Department of Transportation 1200 New Jersey Avenue, S.E. Washington, DC 20590
4. Creditors Subject to Surface Transportation Board	Office of Proceedings, Surface Transportation Board Department of Transportation 395 E Street, S.W. Washington, DC 20423
Creditors Subject to Packers and Stockyards Act, 1921 Small Business Investment Companies	Nearest Packers and Stockyards Administration area supervisor Associate Deputy Administrator for Capital Access United States Small Business Administration 409 Third Street, S.W., 8th Floor Washington, DC 20416
7. Brokers and Dealers	Securities and Exchange Commission 100 F Street, N.E. Washington, DC 20549
8. Federal Land Banks, Federal Land Bank Associations, Federal Intermediate Credit Banks, and Production Credit Associations	Farm Credit Administration 1501 Farm Credit Drive McLean, VA 22102-5090
Retailers, Finance Companies, and All Other Creditors Not Listed Above	FTC Regional Office for region in which the creditor operates or Federal Trade Commission: Consumer Response Center - FCRA

TYPE OF BUSINESS:	CONTACT
	Washington, DC 20580
	(877) 382-4357

Truescreen, Inc.
A Vertical Screen® Company
Attn: Consumer Disclosure
P.O. Box 541, Southampton, PA 18966
Toll-free phone – 800-260-1680

NOTICE

New Jersey Consumers Have the Right to Obtain a Security Freeze

You may obtain a security freeze on your credit report to protect your privacy and ensure that credit is not granted in your name without your knowledge. You have a right to place a "security freeze" on your credit report pursuant to New Jersey law.

The security freeze will prohibit a consumer reporting agency from releasing any information in your credit report without your express authorization or approval.

The security freeze is designed to prevent credit, loans, and services from being approved in your name without your consent. When you place a security freeze on your credit report, within five business days you will be provided a personal identification number or password to use if you choose to remove the freeze on your credit report or to temporarily authorize the release of your credit report for a specific party, parties or period of time after the freeze is in place. To provide that authorization, you must contact the consumer reporting agency and provide all of the following:

- (i) The unique personal identification number or password provided by the consumer reporting agency;
- (ii) Proper identification to verify your identity; and
- (iii) The proper information regarding the third party or parties who are to receive the credit report or the period of time for which the report shall be available to users of the credit report.

A consumer reporting agency that receives a request from a consumer to lift temporarily a freeze on a credit report shall comply with the request no later than three business days or less, as provided by regulation, after receiving the request.

A security freeze does not apply to circumstances in which you have an existing account relationship and a copy of your report is requested by your existing creditor or its agents or affiliates for certain types of account review, collection, fraud control or similar activities.

If you are actively seeking credit, you should understand that the procedures involved in lifting a security freeze may slow your own applications for credit. You should plan ahead and lift a freeze, either completely if you are shopping around, or specifically for a certain creditor, a few days before actually applying for new credit.

You have a right to bring a civil action against someone who violates your rights under the credit reporting laws. The action can be brought against a consumer reporting agency or a user of your credit report.

Truescreen, Inc.
A Vertical Screen® Company
Attn: Consumer Disclosure
P.O. Box 541, Southampton, PA 18966
Toll-free phone – (800) 260-1680

All users of consumer reports must comply with all applicable regulations. Information about applicable regulations currently in effect can be found at the Consumer Financial Protection Bureau's website, www.consumerfinance.gov/learnmore.

NOTICE TO USERS OF CONSUMER REPORTS: OBLIGATIONS OF USERS UNDER THE FCRA

The Fair Credit Reporting Act (FCRA), 15 U.S.C. §1681-1681y, requires that this notice be provided to inform users of consumer reports of their legal obligations. State law may impose additional requirements. The text of the FCRA is set forth in full at the Consumer Financial Protection Bureau's (CFPB) website at www.consumerfinance.gov/learnmore. At the end of this document is a list of United States Code citations for the FCRA. Other information about user duties is also available at the CFPB's website. Users must consult the relevant provisions of the FCRA for details about their obligations under the FCRA.

The first section of this summary sets forth the responsibilities imposed by the FCRA on all users of consumer reports. The subsequent sections discuss the duties of users of reports that contain specific types of information, or that are used for certain purposes, and the legal consequences of violations. If you are a furnisher of information to a consumer reporting agency (CRA), you have additional obligations and will receive a separate notice from the CRA describing your duties as a furnisher.

I. OBLIGATIONS OF ALL USERS OF CONSUMER REPORTS

A. Users Must Have a Permissible Purpose

Congress has limited the use of consumer reports to protect consumers' privacy. All users must have a permissible purpose under the FCRA to obtain a consumer report. Section 604 contains a list of the permissible purposes under the law. These are:

- As ordered by a court or a federal grand jury subpoena. Section 604(a)(1)
- As instructed by the consumer in writing. Section 604(a)(2)
- For the extension of credit as a result of an application from a consumer, or the review or collection of a consumer's account. Section 604(a)(3)(A)
- For employment purposes, including hiring and promotion decisions, where the consumer has given written permission.
 Sections 604(a)(3)(B) and 604(b)
- For the underwriting of insurance as a result of an application from a consumer. <u>Section 604(a)(3)(C)</u>
- When there is a legitimate business need, in connection with a business transaction that is <u>initiated</u> by the consumer. <u>Section</u> 604(a)(3)(F)(i)
- To review a consumer's account to determine whether the consumer continues to meet the terms of the account. <u>Section</u> 604(a)(3)(F)(ii)
- To determine a consumer's eligibility for a license or other benefit granted by a governmental instrumentality required by law to consider an applicant's financial responsibility or status. Section 604(a)(3)(D)
- For use by a potential investor or servicer, or current insurer, in a valuation or assessment of the credit or prepayment risks associated with an existing credit obligation. <u>Section 604(a)(3)(E)</u>
- For use by state and local officials in connection with the determination of child support payments, or modifications and enforcement thereof. Sections 604(a)(4) and 604(a)(5)

In addition, creditors and insurers may obtain certain consumer report information for the purpose of making "prescreened" unsolicited offers of credit or insurance. <u>Section 604(c)</u>. The particular obligations of users of "prescreened" information are described in Section VII below.

B. Users Must Provide Certifications

Section 604(f) prohibits any person from obtaining a consumer report from a consumer reporting agency (CRA) unless the person has certified to the CRA the permissible purpose(s) for which the report is being obtained and certifies that the report will not be used for any other purpose.

C. Users Must Notify Consumers When Adverse Actions Are Taken

The term "adverse action" is defined very broadly by Section 603. "Adverse actions" include all business, credit, and employment actions affecting consumers that can be considered to have a negative impact as defined by Section 603(k) of the FCRA – such as denying or canceling credit or insurance, or denying employment or promotion. No adverse action occurs in a credit transaction where the creditor makes a counteroffer that is accepted by the consumer.

1. Adverse Actions Based on Information Obtained From a CRA

If a user takes any type of adverse action as defined by the FCRA that is based at least in part on information contained in a consumer report, Section 615(a) requires the user to notify the consumer. The notification may be done in writing, orally, or by electronic means. It must include the following:

- The name, address, and telephone number of the CRA (including a toll-free telephone number, if it is a nationwide CRA) that provided the report.
- A statement that the CRA did not make the adverse decision and is not able to explain why the decision was made.
- A statement setting forth the consumer's right to obtain a free disclosure of the consumer's file from the CRA if the consumer
 makes a request within 60 days.
- A statement setting forth the consumer's right to dispute directly with the CRA the accuracy or completeness of any
 information provided by the CRA.

2. Adverse Actions Based on Information Obtained From Third Parties Who Are Not Consumer Reporting Agencies

If a person denies (or increases the charge for) credit for personal, family, or household purposes based either wholly or partly upon information from a person other than a CRA, and the information is the type of consumer information covered by the FCRA, Section 615(b)(1) requires that the user clearly and accurately disclose to the consumer his or her right to be told the nature of the information that was relied upon if the consumer makes a written request within 60 days of notification. The user must provide the disclosure within a reasonable period of time following the consumer's written request.

3. Adverse Actions Based on Information Obtained From Affiliates

If a person takes an adverse action involving insurance, employment, or a credit transaction initiated by the consumer, based on information of the type covered by the FCRA, and this information was obtained from an entity affiliated with the user of the information by common ownership or control, Section 615(b)(2) requires the user to notify the consumer of the adverse action. The notice must inform the consumer that he or she may obtain a disclosure of the nature of the information relied upon by making a written request within 60 days of receiving the adverse action notice. If the consumer makes such a request, the user must disclose the nature of the information not later than 30 days after receiving the request. If consumer report information is shared among affiliates and then used for an adverse action, the user must make an adverse action disclosure as set forth in I.C.1 above.

D. Users Have Obligations When Fraud and Active Duty Military Alerts are in Files

When a consumer has placed a fraud alert, including one relating to identify theft, or an active duty military alert with a nationwide consumer reporting agency as defined in Section 603(p) and resellers, Section 605A(h) imposes limitations on users of reports obtained from the consumer reporting agency in certain circumstances, including the establishment of a new credit plan and the issuance of additional credit cards. For initial fraud alerts and active duty alerts, the user must have reasonable policies and procedures in place to form a belief that the user knows the identity of the applicant or contact the consumer at a telephone number specified by the consumer; in the case of extended fraud alerts, the user must contact the consumer in accordance with the contact information provided in the consumer's alert.

E. <u>Users Have Obligations When Notified of an Address Discrepancy</u>

Section 605(h) requires nationwide CRAs, as defined in Section 603(p), to notify users that request reports when the address for a consumer provided by the user in requesting the report is substantially different from the addresses in the consumer's file. When this occurs, users must comply with regulations specifying the procedures to be followed. Federal regulations are available at www.consumerfinance.gov/learnmore.

F. <u>Users Have Obligations When Disposing of Records</u>

Section 628 requires that all users of consumer report information have in place procedures to properly dispose of records containing this information. Federal regulations have been issued that cover disposal.

II. CREDITORS MUST MAKE ADDITIONAL DISCLOSURES

If a person uses a consumer report in connection with an application for, or a grant, extension, or provision of, credit to a consumer on material terms that are materially less favorable than the most favorable terms available to a substantial proportion of consumers from or through that person, based in whole or in part on a consumer report, the person must provide a risk-based pricing notice to the consumer in accordance with regulations prescribed by the CFPB.

Section 609(g) requires a disclosure by all persons that make or arrange loans secured by residential real property (one to four units) and that use credit scores. These persons must provide credit scores and other information about credit scores to applicants, including the disclosure set forth in Section 609(g)(1)(D) ("Notice to the Home Loan Applicant").

III. OBLIGATIONS OF USERS WHEN CONSUMER REPORTS ARE OBTAINED FOR EMPLOYMENT PURPOSES

A. Employment Other Than in the Trucking Industry

If the information from a CRA is used for employment purposes, the user has specific duties, which are set forth in Section 604(b) of the FCRA. The user must:

- Make a clear and conspicuous written disclosure to the consumer before the report is obtained, in a document that
 consists solely of the disclosure, that a consumer report may be obtained.
- Obtain from the consumer prior written authorization. Authorization to access reports during the term of employment may be obtained at the time of employment.
- Certify to the CRA that the above steps have been followed, that the information being obtained will not be used in violation
 of any federal or state equal opportunity law or regulation, and that, if any adverse action is to be taken based on the
 consumer report, a copy of the report and a summary of the consumer's rights will be provided to the consumer.
- **Before** taking an adverse action, the user must provide a copy of the report to the consumer as well as the summary of consumer's rights (The user should receive this summary from the CRA.) A Section 615(a) adverse action notice should be sent after the adverse action is taken.

An adverse action notice also is required in employment situations if credit information (other than transactions and experience data) obtained from an affiliate is used to deny employment. <u>Section 615(b)(2).</u>

The procedures for investigative consumer reports and employee misconduct investigations are set forth below.

B. Employment in the Trucking Industry

Special rules apply for truck drivers where the only interaction between the consumer and the potential employer is by mail, telephone, or computer. In this case, the consumer may provide consent orally or electronically, and an adverse action may be made orally, in writing, or electronically. The consumer may obtain a copy of any report relied upon by the trucking company by contacting the company.

IV. OBLIGATIONS WHEN INVESTIGATIVE CONSUMER REPORTS ARE USED

Investigative consumer reports are a special type of consumer report in which information about a consumer's character, general reputation, personal characteristics, and mode of living is obtained through personal interviews by an entity or person that is a consumer reporting agency. Consumers who are the subjects of such reports are given special rights under the FCRA. If a user intends to obtain an investigative consumer report, Section 606 requires the following:

- The user must disclose to the consumer that an investigative consumer report may be obtained. This must be done in a written disclosure that is mailed, or otherwise delivered, to the consumer at some time before or not later than three days after the date on which the report was first requested. The disclosure must include a statement informing the consumer of his or her right to request additional disclosures of the nature and scope of the investigation as described below, and the summary of consumer rights required by Section 609 of the FCRA. (The summary of consumer rights will be provided by the CRA that conducts the investigation.)
- The user must certify to the CRA that the disclosures set forth above have been made and that the user will make the
 disclosure described below.
- Upon the written request of a consumer made within a reasonable period of time after the disclosures required above, the user
 must make a complete disclosure of the nature and scope of the investigation. This must be made in a written statement that
 is mailed, or otherwise delivered, to the consumer no later than five days after the date on which the request was received
 from the consumer or the report was first requested, whichever is later in time.

V. SPECIAL PROCEDURES FOR EMPLOYEE INVESTIGATIONS

Section 603(x) provides special procedures for investigations of suspected misconduct by an employee or for compliance with Federal, state or local laws and regulations or the rules of a self-regulatory organization, and compliance with written policies of the employer. These investigations are not treated as consumer reports so long as the employer or its agent complies with the procedures set forth in Section 603(x), and a summary describing the nature and scope of the inquiry is made to the employee if an adverse action is taken based on the investigation.

VI. OBLIGATIONS OF USERS OF MEDICAL INFORMATION

Section 604(g) limits the use of medical information obtained from consumer reporting agencies (other than payment information that appears in a coded form that does not identify the medical provider). If the information is to be used for an insurance transaction, the consumer must give consent to the user of the report or the information must be coded. If the report is to be used for employment purposes – or in connection with a credit transaction (except as provided in federal regulations – the consumer must provide specific written consent and the medical information must be relevant. Any user who receives medical information shall not disclose the information to any other person (except where necessary to carry out the purpose for which the information was disclosed, or a permitted by statute, regulation, or order).

VII. OBLIGATIONS OF USERS OF "PRESCREENED" LISTS

The FCRA permits creditors and insurers to obtain limited consumer report information for use in connection with unsolicited offers of credit or insurance under certain circumstances. <u>Sections 603(1), 604(c), 604(e), and 615(d)</u>. This practice is known as "prescreening" and typically involves obtaining from a CRA a list of consumers who meet certain preestablished criteria. If any person intends to use prescreened lists, that person must (1) before the offer is made, establish the criteria that will be relied upon to make the offer and grant credit or insurance, and (2) maintain such criteria on file for a three-year period beginning on the date on which the offer is made to each consumer. In addition, any user must provide with each written solicitation a clear and conspicuous statement that:

- Information contained in a consumer's CRA file was used in connection with the transaction.
- The consumer received the offer because he or she satisfied the criteria for credit worthiness or insurability used to screen for the offer.
- Credit or insurance may not be extended if, after the consumer responds, it is determined that the consumer does not
 meet the criteria used for screening or any applicable criteria bearing on credit worthiness or insurability, or the consumer
 does not furnish required collateral.
- The consumer may prohibit the use of information in his or her file in connection with future prescreened offers of credit or insurance by contacting the notification system established by the CRA that provided the report. The statement must include the address and toll-free telephone number of the appropriate notification system.

In addition, the CFPB has established the format, type size, and manner of the disclosure required by Section 615(d), with which users must comply. The regulation is 12 CFR 1022.54.

VIII. OBLIGATIONS OF RESELLERS

A. Disclosure and Certification Requirements

Section 607(e) requires any person who obtains a consumer report for resale to take the following steps:

- · Disclose the identity of the end-user to the source CRA.
- Identify to the source CRA each permissible purpose for which the report will be furnished to the end-user.
- Establish and follow reasonable procedures to ensure that reports are resold only for permissible purposes, including procedures to obtain:
 - (1) the identify of all end-users;
 - (2) certifications from all users of each purpose for which reports will be used; and
 - (3) certifications that reports will not be used for any purpose other than the purpose(s) specified to the reseller. Resellers must make reasonable efforts to verify this information before selling the report.

B. Reinvestigations by Resellers

Under Section 611(f), if a consumer disputes the accuracy or completeness of information in a report prepared by a reseller, the reseller must determine whether this is a result of an action or omission on its part and, if so, correct or delete the information. If not, the reseller must send the dispute to the source CRA for reinvestigation. When any CRA notifies the reseller of the results of an investigation, the reseller must immediately convey the information to the consumer.

C. Fraud Alerts and Resellers

Section 605A(f) requires resellers who receive fraud alerts or active duty alerts from another consumer reporting agency to include these in their reports.

IX. LIABILITY FOR VIOLATIONS OF THE FCRA

Failure to comply with the FCRA can result in state government or federal government enforcement actions, as well as private lawsuits. Sections 616, 617, and 621. In addition, any person who knowingly and willfully obtains a consumer report under false pretenses may face criminal prosecution. Section 619.

The CFPB's website, <u>www.consumerfinance.gov/learnmore</u>, has more information about the FCRA, including publications for businesses and the full text of the FCRA.

Rev. 11.1.12 NAE

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Citations for FCRA sections in the U.S. Code, 15 U.S.C. § 1618 et seq.:

Section Section Section Section Section	605 605A	15 U.S.C. 1681 15 U.S.C. 1681a 15 U.S.C. 1681b 15 U.S.C. 1681c 15 U.S.C. 1681cA 15 U.S.C. 1681cB
Section	606	15 U.S.C. 1681d
Section	607	15 U.S.C. 1681e
Section	608	15 U.S.C. 1681f
Section	609	15 U.S.C. 1681g
Section	610	15 U.S.C. 1681h
Section	611	15 U.S.C. 1681i
Section	612	15 U.S.C. 1681j
Section	613	15 U.S.C. 1681k
Section	614	15 U.S.C. 1681I
Section	615	15 U.S.C. 1681m
Section	616	15 U.S.C. 1681n
Section	617	15 U.S.C. 1681o
Section	618	15 U.S.C. 1681p
Section	619	15 U.S.C. 1681q
Section	620	15 U.S.C. 1681r
Section	621	15 U.S.C. 1681s
Section	622	15 U.S.C. 1681s-1
Section	623	15 U.S.C. 1681s-2
Section	624	15 U.S.C. 1681t
Section	625	15 U.S.C. 1681u
Section	626	15 U.S.C. 1681v
Section	627	15 U.S.C. 1681w
Section	628	15 U.S.C. 1681x
Section	629	15 U.S.C. 1681y

Schedule C (Additional Contractual Terms – Standard Background Checks)

This schedule is attached to a Professional Services Contract dated July 1, 2018 and shall have the definitions identified therein.

1. Additional Terms and Conditions

a. No Unauthorized Research

Contractor shall not, nor will it be required to, perform any research or make any inquiry or disclose any information which Contractor is restricted from researching, making or reporting pursuant to the Laws. Failure by Contractor to report any such proscribed information shall not be deemed a breach of the PSC or otherwise give rise to any liability on the part of Contractor to MPS or to any other party.

b. Requests for Limited Research

If MPS requests from Contractor that the research provided to it under the PSC be limited in its content in any way, Contractor shall not be held responsible or liable to any extent for its failure to fully disclose information that is available for disclosure in accordance with the Laws.

c. Delivery; Limitation of Consequential Damages

- 1) Contractor shall use commercially reasonable efforts to deliver the Screening Report to MPS as soon as commercially practicable from its receipt of the request. Delivery times of the Screening Report are subject to delays beyond Contractor's control, including but not limited to, delays from sources and/or third parties providing information, unavoidable difficulties with equipment or any errors or omissions in information provided by MPS.
- 2) Subject to Wisconsin law, Contractor will not be liable to MPS, or to any third party, for any inaccuracy in information provided by Contractor for any reason other than bad faith or gross negligence in the selection of its sources of information. In any event, MPS's recovery will be limited to its actual damages and in no event shall Contractor have any liability hereunder for any indirect, special, incidental, exemplary, punitive or consequential damages, including, without limitation, loss of profit or business opportunities, whether or not Contractor was advised of the possibility of such damages. In no event will the total aggregate liability of Contractor to MPS for any claims, losses or damages arising out of the PSC exceed the total amount of fees and other consideration actually paid by MPS under the PSC. The foregoing limitation of liability and exclusion of certain damages shall apply regardless of the success or effectiveness of other remedies.

3) Accuracy of research

MPS acknowledges that information to be provided by Contractor is secured from and processed by fallible sources (human and otherwise) and/or other public sources not under the control of Contractor and that, for the fees charged, Contractor cannot be either an insurer or a guarantor of the accuracy or depth of the information reported. Certain information provided by Contractor to MPS may necessarily be subjective in nature, including opinions and evaluations of third parties concerning Consumers. There are no assurances that the information provided by Contractor to MPS will in all cases be accurate and/or complete, except as required by the Laws.

4) Confidentiality, Access Security Requirements and Security Breach Notification Requirements

a. <u>Confidentiality</u>. In accordance with the provisions of the Laws, Contractor and MPS each acknowledge that the information to be provided by Contractor to MPS and by MPS to Contractor pursuant to this Agreement is sensitive, privileged and confidential. Contractor will communicate such information only to such employees of MPS as are designated by MPS (the "<u>Authorized Employees</u>"). MPS agrees to make all Authorized Employees aware of the sensitive, privileged and confidential nature of information pursuant to the Laws.

- a. <u>Confidentiality of Screening Reports</u>. Screening Reports and other information provided by Contractor to MPS, shall not be shared, disseminated or republished in any manner by MPS or by any of its employees, representatives or agents, except only as required or permitted by law. The Screening Reports shall be requested by, and disclosed by MPS only to MPS's designated and authorized employees having a need to know and only to the extent necessary to enable MPS to use the Screening Reports in accordance with this Agreement. Any other dissemination may be made only with Contractor's prior written consent.
- b. <u>Access Security Requirements and Data Protection</u>. The parties acknowledge they must work together to protect the privacy of Consumers. Each party shall take appropriate measures designed to limit unauthorized access of screening reports and to protect all data containing personal identifying information. MPS specifically represents and warrants that it has reviewed the "Access Security Requirements" located at http://www.truescreen.com/AccessSecurityRequirements.pdf and that it will comply with said security requirements.
- c. Security Breach Notification Requirements. Each party, as soon as reasonably possible of discovery, shall report to the other party any use or disclosure of any sensitive data containing personal identifying information, or data not otherwise authorized by this Agreement ("Sensitive Data"). The breaching party's report shall identify: (i) the nature of the unauthorized use or disclosure, (ii) the Sensitive Data used or disclosed, (iii) who made the unauthorized use or received the unauthorized disclosure, (iv) what the party has done or shall do to mitigate any deleterious effect of the unauthorized use or disclosure, and (v) what corrective action the party has taken or shall take to prevent future similar unauthorized use or disclosure of Sensitive Data. Each party shall comply with all applicable laws in its reporting, mitigation, notification, response and corrective action in connection with any security or privacy breach.

5) Access to Contractor's Services and Website

- a. MPS shall identify to Contractor those individuals who will have access to Contractor's services, pursuant to Paragraph 1 herein, and/or Website (hereinafter, "<u>Authorized User</u>"). For Website access, MPS will be assigned unique user names and passwords ("<u>Access Codes</u>") to permit access to Contractor's Website. MPS shall ensure that prior to instructing Contractor to grant access to services and/or Access Codes to an Authorized User, MPS shall provide adequate training to any Authorized User regarding the requirements of this Agreement and any applicable laws.
- b. In the event that MPS requests that Contractor switch its security option in accessing the Contractor's Website from the certificate-based model to a personal identification number ("PIN")/password model, Authorized Users, as identified by MPS, will be assigned unique Access Codes, including the PIN, to allow access to MPS's Website.
- c. MPS acknowledges and agrees that it is responsible for any activities performed by any individual whom it provides the Access Code, including anyone under MPS's control, any affiliate or third-party. MPS agrees to notify Contractor in writing immediately if it wishes to deactivate or disable any Access Codes, or revoke the access to the services of any Authorized User. MPS shall indemnify Contractor against any losses, damage or disruption (i.e., "hacking") to Contractor systems, Website, or business caused by any individual whom it provides the Access Code.

PO9 PO9

Schedule D

Online Services

This schedule is attached to a Professional Services Contract dated July 1, 2018 ("the PSC") and shall have the same definitions identified therein.

1. Data Sheet Submission Service

Contractor shall provide MPS on-line access for submission of information to Contractor for processing background screen reports on applicants and/or employee (each, a "<u>Data Sheet</u>"). Contractor shall use commercially reasonable efforts to promptly provide access through Contractor's Web-deployed Data Sheet submission service (the "<u>Service</u>").

2. The Service

Subject to the terms and conditions of the PSC and the payment of any applicable fees, Contractor will permit the Applicants to access and use the Service by accessing a Website (the "Site"), the uniform resource locator for such Site (to be provided by Contractor within a reasonable time after the commencement of the term of the PSC. Contractor shall provide MPS one or more identification(s) and password(s) with sufficient access right to permit MPS to review and print Data Sheets. Contractor shall provide MPS and the Applicants with support for the Service in accordance with its standard support policies for similarly-situated users of the Service.

3. Non-Exclusivity and No Proprietary Rights

MPS hereby grants Contractor during the term of the PSC a non-exclusive, royalty-free right to license to use, display, modify (to the extent necessary to provide the Service), and transmit the Data Sheet(s) (including any trademark, trade name, service mark, or logo of MPS contained thereon ("Marks")) for use with the Service during the term of the PSC. At no time will Contractor own any proprietary right to the actual MPS Application and Marks.

4. Compliance with Contractor Policies

Contractor reserves the right to reject any Data Sheet that Contractor reasonably believes would violate any applicable law or regulation or any proprietary rights of any third party. MPS acknowledges and agrees that each Applicant will be required to consent to Contractor's "Terms of Service" Agreement prior to accessing and using the Service (together with Contractor's policies regarding the use of the Service, the "Policies"). Contractor, at its sole discretion, may immediately limit or suspend MPS's, or any Applicants' access to the Service and the Site, if MPS or any Applicant uses or attempts to use the Service of the Site in a manner inconsistent with the Policies or any applicable law or regulation.

5. Proprietary Rights of Truescreen®

Except for the limited right of MPS and the Applicants to access and use the Service and the Site, Contractor does not grant any other right of license, by implication or otherwise, to use the Service (or any subsequent version of the Service), the Site, or any patent, copyright, or other intellectual property or proprietary rights owned by licensed to Contractor. MPS shall not assigned, copy, rent, lease, reverse engineer or decompile, modify or create derivative works, display (except as necessary to exercise MPS's rights hereunder), sublicense or subcontract, or transfer the Service or the Site to any other entity or person. MPS shall not remove, obscure, or modify any proprietary notices on the Site or that are viewable through the Service (including notices appearing on reports generated by the Service).

6. Warranty

Contractor warrants to MPS that the Service shall be available to MPS and its Applicants, subject to reasonable downtime for maintenance, upgrades, testing and backup. MPS's sole and exclusive remedy for a failure of Contractor to make the Service available as described in the previous sentence, and Contractor's sole and exclusive obligation, shall be for Contractor to use commercially reasonable efforts to promptly make the Services reasonably available. If Contractor is unable to do so, Contractor may cease providing access to the Service and refund to MPS a prorate portion of the fees paid to Contractor by MPS for access to the Service in the initial term of the then-current renewal term, as the case may be.

Schedule E

This schedule is attached to a Professional Services Contract dated July 1, 2018 ("the PSC") and shall have the same definitions as identified therein.

Subject to the terms and conditions of the PSC and all attached exhibits and schedules, MPS has requested that Contractor provide, and Contractor is hereby agreeing to provide its Reporting Scoring System Services to MPS. Attached hereto as Schedule E-1 is MPS objective standards to be utilized by Contactor in determining what constitutes a Report Scoring System rating.

MPS acknowledges and agree that:

Contractor's Report Scoring System ratings are based exclusively on objective standards or interpreting background and other information legally obtained under the Fair Credit Report Act, 15. U.S.C. § 1681 et seq. and other applicable laws,

Such Report Scoring System assessments should not be inferred nor understood as legally binding indications, recommendations or consumer rating assessments by Contractor.

Any and all interpretive procedures utilized in characterizing what constitutes a Report Scoring System rating, including the objective standards set forth on Schedule E-1, are established individually by MPS and are merely included in Contractor's report as the MPS's specifications.

Contractor does not make any employment or contracting decisions for MPS based on background information in accordance with Section 1681(m) of the Fair Credit Report Act, 15. U.S.C. § 1681 et seq.,

the Report Scoring System assessment is calculated using computer programs and subjective human analysis which, occasionally, are subject to errors beyond the reasonable control or Contractor, and

If a Report Scoring System rating is mentioned or referred to in any correspondence, whether oral or written, between MPS and any subject of investigation in which the Report Scoring System Services are provided, then MPS agrees that it will clearly disclose to the subject that (i) Contractor did not set or formulate the Report Scoring System rating, (ii) that Contractor cannot explain or interpret the Report Scoring System rating, and (iii) that the Report Scoring System rating is not the Contractor's, but based solely on the Contractor's own specifications and criteria.

PO9 PO9

Schedule E-1

REPORT SCORING SYSTEM STANDARDS

Pass/Review options must be filled out for ALL Services regardless of whether they are currently a part of a package level or not. This insures that if the service is ever added, a Review will be triggered appropriately.

<u> </u>	Business Lin	e				
	☐ BIG ☐ Certiphi 🖾 Tr	uescreen				
is Cou	irts Scoring Required? ☐ Yes 図 No		-			
Is MVI	R Scoring Required? TYes S No	58.0 g / y	<u> </u>			
	Section A: Action	o Daga	- 12			
□ ch	eck here if THIS SECTION IS NOT CURRENTLY A PAck here ONLY if a CHANGE has been made to this s	RT OF ANY P	ACKAGE e of Char	S Get		
No.	Finding	Should th	e Finding sco	Trigger a <u>REVIEW</u> re?		
1	Vetified action found within Actions 6ns 8.	⊠ Yos	□No	☐ Not Applicable		
□ ch □ ch	Section B: SSN Vales in THIS SECTION IS NOT CURRENTLY A PA eck here ONLY If a CHANGE has been made to this s	RT OF ANY P ection Dat	e of Char	ige:		
No.	Finding	Should th	e Finding sco	Trigger a <u>REVIEW</u> re?		
1	Provided Social Security Number belongs to a deceased individual.	⊠ Yes	□No	☐ Not Applicable		
2	Social Security Number issued prior to applicant/subjects* date of birth.	⊠ Yes	□ No.	☐ Not Applicable		
3	Social Security Number provided is not a vaild number.	⊠ Yes	□ No	☐ Not Applicable		
*	Social Security Number is randomized	⊠ Yes	□ No.	☐ Not Applicable		
Ch	Section C: Applicant/Subject Verification Check here if THIS SECTION IS NOT CURRENTLY A PART OF ANY PACKAGES Check here ONLY if a CHANGE has been made to this section. Date of Change:					
No.	Finding	Should th	e Pinding sco	Trigger a <u>REVIEW</u> re?		
i	Provided SSN could not be varified as belonging to the applicant/subject	⊠ Yes	□tvo	☐ Not Applicable		
2	Provided name could not be ventiled as belonging to the applicant/subject.	⊠ Yes	□N¤	☐ Not Applicable		

3	Credit buteau indicates that subject has alias or AKA names.	⊠ Yes	□No	☐ Not Applicable
4	Current address provided by applicant/subject could not be verified with credit bureau. Bureau indicates applicant/subject resides at different address.	⊠ Yes	□No	☐ Not Applicable
ā	Credit bureau has no record of applicant/subject under information provided.	🔯 Yes	□ No	☐ Not Applicable
6	Credit bureau has no record of applicant/subject under information provided and applicant/subject is older than X. (Enter Value) Years	⊠ Yes	□ No	☐ Not Applicable

□ cı	Section D: Financia seck here if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this	ART OF ANY F	ACKAGE to of Cha	s nget	
No.	Finding	Should the Finding Trigger a <u>REVIEW</u> score?			
1	Credit bureau has no record of applicant/subject under information provided.	ØYes	□ No	☐ Not Applicable	
2.	The number of collection accounts exceeds X . (Either Value)	⊠ Yes	□No	☐ Not Applicable	
3:	Collection accounts past due amount exceeds \$ X . (Enter \$ Value)	☐ Yes	□ No	⊠ Not Applicable	
A	Past due amount exceeds \$ X . (Enter Value).	□Yes	ΠÑο	☑ Not Applicable	
5.	Post due amount exceeds \$ X. (Entor Value)ie the last X. (Enter Value) years.	□ Yés	□ No	Mol Applicable	
6.	Reported delogatory (race lines including collection accounts exceed X . (Enter Value).	[☐ Yes	□No	Not Applicable ■	
7	Reported revolving balance or amount owed exceeds S X . (Enter Value)	☐ Yes	□ Ne	⊠ Not Applicable	
B	Repossossion trade line listed on credit tile.	☐ Yes	□ No	🖾 Not Applicable:	
ġ	Bankroptcy trade line listed on great file.	□Yes	□ No	图 Not Applicable:	
10	TransUnion (isk score (FICO 98) is less than X. (Enter Value) This is only to be used for insurance Contractors	☐ Yes	□No	🗵 Not Applicable	
17	Sum of all Collections, Text.lens, and Judgments exceeds \$ X. (Enter Value)	☐ Yes	CM C	☑ Not Applicable	
12	Consumer Statement Exists	Ø Yes	□Nø	[] Not Applicable	
D chi	Section E: Bankr eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY P ection Dat	e of Chan	ge:	
No.	Finding	Should the	Finding sco	Trigger a <u>REVIEW</u> e?	
1	Bankruptoy Jound वर्ग वृह्ववृत्ते हिंह.	⊠ Yes	□ No	. □ Not Applicable	
2	Open or active bankruptcy found on credit file.	☐ Yes	□Na	Not Applicable	
3	Closed bankruptcy found on credit tile within the last X . (Enter Value) years.	□Үе́в	□ No	⊠ Not Applicable	
4	Bankruptcy found on credit file with original filing date within the last X. (Enter Value) years	☐ Yes	□ No	⊠ Not Applicable:	
5	Bankniptcy has not been discharged for more,	☐ Yes	D) No	⊠ Not Applicable	

□ Ch	Section F: Tax Liens and eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY F	ACKAGE	iS nge
No.	Finding	Should th		Trigger a <u>REVIEW</u> ore?
1.	Tax lien or judgment found on credit on file.	∭ Yos	□ iyo.	☐ Not Applicable
2	Tax lien or judgment not satisfied for more than X . (Enter Value) years.	☐ Yes	.□ No	Not Applicable
3	Sum of tax liens exceeds 5 X . (Enter Value) (excludes judgments)	☐ Yes	מא 🗌	⊠ Not Applicable
:4	Tax lien exists. (excludes judgments)	☐ Yes	□ Na	⊠ Not Applicable
5	Sum of judgments exceeds \$ X . (Enter Value): (excludes tox liens)	☐ Yes	□No	⊠ Not Applicable
6.	Sum of judgments in last X. (Enter Value) years exceeds \$ X. (Enter Value). (excludes tax liens).	☐Yes	□ No.	🗵 Not Applicable
7	Sum of unsanshed judgments and tax liens exceeds \$ X . (Enter Value).	Yes	□ No	図 Not Applicable
8	Sum of unsatisfied judgments and tax tiens in last X. (Enter Value) years exceeds S. X. (Enter Value)	☐ Yes	□ No	⊠ Not Applicable
Ch	eck here if THIS SECTION IS NOT CURRENTLY A PA ack here ONLY If a CHANGE has been made to this s	RT OF ANY P ection Dat	ACKAGE e of Cha	(S nge:
☐ Ch No.	eck here if THIS SECTION IS NOT CURRENTLY A PA ack here ONLY If a CHANGE has been made to this s Finding	ection Dat	e Finding	S nge: Trigger a <u>REVIEW</u> re?
□ Ch	ack here ONLY If a CHANGE has been made to this s	ection Dat	e Finding	nge: i Trigger a <u>REVIEW</u>
No.	ack here ONLY If a CHANGE has been made to this s Finding	Should th Yes ecords RT OF ANY Pection Dat	e Finding sco No ACKAGE e of Chai	nge: Trigger a REVIEW Trigger a REVIEW Not Applicable
No.	Finding Record found. Section H: Court R eck here if THIS SECTION IS NOT CURRENTLY A PA' eck here ONLY if a CHANGE has been made to this a	Should th Yes ecords RT OF ANY Pection Dat	e Finding sco No ACKAGE e of Chai	i Trigger a <u>REVIEW</u> ire? Not Applicable Sample:
No.	Finding Record found. Section H: Court R eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this a	Should th Stould th Yes ecords RT OF ANY Paction Dat	e Finding sco No ACKAGE e of Chal	i Trigger a <u>REVIEW</u> ire? I Not Applicable is inge: I Trigger a <u>REVIEW</u> ire?
No. 1 Ch	Finding Record found. Section H: Court R eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this a Finding Any Record found for Any Disposition or Charge Type Records found ONLY for specific Dispositions and All Charge Types (Attach List of Dispositions and Specific Charge Types (Attach List of Dispositions and Charge Types)	Should th Stould th Yes ecords RT OF ANY Pection Dat Should th	e Finding sco No ACKAGE e of Chai	i Trigger a REVIEW Not Applicable Songe: Trigger a REVIEW Trigger A REVIEW Trigger A REVIEW Trigger A REVIEW
No. 1 Ch No. 1 2	Finding Record found. Section H: Court R eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this a Finding Any Record found for Any Disposition or Charge Type Records found ONLY for specific Dispositions and All Charge Types (Attach List of Dispositions) Because found ONLY for specific Dispositions and	Should th Story Pes ecords RT OF ANY Pection Dat Should th	e Finding Sco No ACKAGE e of Chal sco	i Trigger a REVIEW Trigger a REVIEW Sissinge: Trigger a REVIEW Trigger a REVIEW Trigger a REVIEW Trigger a REVIEW Trigger a REVIEW

5	X. (Enter Value) of Points have been assigned to a charge (Attach Point leveling List)	□Yes	□ No	☑ Not Applicable
5	Sum of X. (Enter Value) of Points have been assigned to all charges (Attach Point leveling Lie)	☐ Yes:	□No	⊠ Nol Applicable
□ ch	Section I: National Crimi eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY P	ACKAGE	S nge
Ņo.	Finding	Should the	Trigger a <u>REVIEW</u> re?	
<u> </u>	Record found.	⊠ Yes	[] No	☐ Not Applicable
2.	X. (Enter Value) of Points have been essigned to a charge (Attach Point leveling List)	☐ Yes	CI No.	Ø Not Applicable
3	Sum X. (Enter Value) of Points have been assigned to all charges (Attach Point leveling List)	[] Yes	□ No	泛 Not Applicable
No.	eck bere ONLY if a CHANGE has been made to this si Finding	, .: .: <u>, , , , , , , , , , , , , , , , , , ,</u>	Finding	Trigger a <u>REVIEW</u> re7
	Finding Enrollment start date differs by more than or equal to X. (Enter Value) months from the date reported by the			reT
, , , , , ,	applicant/subject.	⊠ Yes	PT MA	☐ Not Applicable
2 ·	Graduation/enrollshent and date differs by more than or equal to X. (Enter Value) months from the date reported by the applicantisubject.	⊠ Yos	Ū.No.	CI Noi Applicable
3	Degree reported by applicantisubject differs then intermedian vertiled by institution.	⊠ Yes	□ Ņ u	☐ Not Applicable
4	School was contacted; however they have no record of the applicant/subject attending.	⊠ Yes	□ No	☐ Not Applicable
5	The report level or request includes Education History Verification but no education information was submitted with the request.	⊠ Yès	□ No	olásoilagA foN 🛄
6	Dügred ScaniDiplome Mill hit	⊠ Yes	□ No	□ Not Applicable
"	The cumulative addition of Education Start Date and End Date is greater than X. (Enter Value) months (Used for school with a time regulement for graduation completion, ie: Neil technician, 6 month requirement)	☐ Yes	⊠ No	П Мо Арикави
8	Date of graduation provided by the applicant is different than the date of graduation provides by the school.	⊠ Yes	□Nø	☐ Not Applicable
Ĝ	GPA is lower than X. (Enter-Value)	2 Yes	□No	☐ Not Applicable
10	GPA was not available.	Di Yes	□No	Not Applicable

	Section J2: Education: Education Section J2: Education Education Section IS NOT CURRENTLY A PARECK Here ONLY if a CHANGE has been made to this	RT OF ANY I	ACKAG	ES
No.	Finding	Should th		Trigger a <u>REVIEW</u> ore?
1	Education was not contacted per the request of the client.	⊠ Yes	□ No.	🔲 Not Applicable
2	Education was not contacted because it is out of country	⊠ Yes	□ No	☐ No! Applicable
3	Education was not contacted because the subject's education falls outside required education components to be researched within the profile.	[] Yes	⊠ No	☐ Noi Applicable
⊠ Ch] Ch No.	eck here if THIS SECTION IS NOT CURRENTLY A PA eck here DNLY if a CHANGE has been made to this s Finding	ection Dal	e of Cha e Finding	nge: Trigger a <u>REVIEW</u>
No.	Finding School not accredited This is an added service – See Business Developer for Cost.	Snould (n	sco	
	Section L1: Employme	RT OF ANY P	ACKAGE	
No.	eck here ONLY if a CHANGE has been made to this s Finding			Trigger a <u>REVIEW</u>
1	End date of employment differs by more than or equal to X (Enter Value) months from the end date reported by the applicant/subject.		□ No	Not Applicable
2	Start date of employment differs by more than or equal to X . (Enter Value) months from the start date reported by the applicant/subject.	⊠ Yes	□ No	☐ Not Applicable
3	Total lenure of employment ventied is X . (Enter Value) Tess than reported by applicant/subject	⊠ Yes	□No	☐ Not Applicable
4:	Total tenure of employment verified is X. (Enter Value) menths more than reported by applicant/subject. (Used for Contract/employer with a time requirement for job completion, is. Nail technician, 6 month requirement)	☐ Yes	⊠ No.	☐ Not Applicable
5	Employer has no record of applicant/subject working for them.	⊠ Yes	[] No.	☐ Not Applicable
	Employer has indicated that applicant/subject is not eligible for rehire.	⊠ Yes	□ No	☐ Not Applicable
g	See below for exceptions: If this text appears anywhere in the reason field:			
	Based on company policy Information was not available	Yes	⊠ No ⊠ No	☐ Not Applicable ☐ Not Applicable

	Company policy Currently employed	☐ Yes	⊠ No ⊠ No	☐ Not Applicable ☐ Not Applicable
	Employer has not indicated whether the applicant/subject is			
	cligible for rehire (guestion is unanswered) See below for exceptions:	☐ ☑ Yes	D.Mo	☐ Not Applicable
	It this text abbeaus anywhere in the reason resign.	ļ.,		
71	Based on company bolicy Information was not available : Information was not available per company policy Company policy Currently employed	Yes Yes Yes	□ No 図 No 図 No 図 No	☐ Not Applicable:
		;		
	The commistive addition of Employment Start Date and End Date is greater than X (Enter Value) months	☐ Yes	⊠ No	☐ Not Applicable
\$2.	(Used for Contract/employer with a time requirement for job completion, le. Nail technician, 6 month requirement) Section L2: Employment: Unab	le to be C	omplet	inthibit felasi Nesi bahili d
1.01	completion le. Nail technician, 6 month requirement)	le to be C RT OF ANY F action Da	omplet ACKAGE te of Cha	S TOTAL
7. /\	Section L2: Employment: Unab	le to be C RT OF ANY F action Da	omplet ACKAGE te of Cha	S nge: Trigger a <u>REVIEW</u>
] CI	Section L2: Employment: Unableck here if THIS SECTION IS NOT CURRENTLY A PAneck here ONLY if a CHANGE has been made to this services and level or request includes Employment History Verification but no employment history was submitted with the request	le to be C RT OF ANY F action Da	omplet	S nge: Trigger a <u>REVIEW</u>
CI CI	Section L2: Employment: Unableck here it THIS SECTION IS NOT CURRENTLY A PAneck here ONLY if a CHANGE has been made to this service of the part of the	RT OF ANY Fection Da	omplet ACKAGE te of Char te Finding sco	S nge; Trigger a <u>REVIEW</u> re?
Cl Cl	Section L2: Employment: Unable to the section L2: Employment L2: Employer L2: Em	Die to be C RT OF ANY F ection Da Should th	Omplet ACKAGE te of Chai e Finding sco	is Trigger a <u>REVIEW</u> re? Not Applicable
C C C C C C C C	Section L2: Employment: Unable to the completion is Nail technician, 6 month requirement) Section L2: Employment: Unable to the control of t	Die to be C RT OF ANY F section Da Should th E Yes	Omplet ACKAGE te of Char sto	iS nge; Trigger a <u>REVIEW</u> Not Applicable Not Applicable
CI CI	Section L2: Employment: Unable the completion is National Section L2: Employment: Unable the continued of th	Die to be C RT OF ANY Fection Da Should th	Omplet ACKAGE te of Char sto	S ngg; Trigger a REVIEW re? Not Applicable Not Applicable Not Applicable
Ch 2 3 4	Section L2: Employment: Unable to the completion is National Section L2: Employment: Unable to the control of t	Die to be C RT OF ANY Fection Da Should th Yes Yes	Omplet ACKAGE te of Char Finding Sco	S ngg: Trigger a REVIEW re? Not Applicable Not Applicable Not Applicable Not Applicable
1 Cr	Section L2: Employment: Unable to the completion le. Nail technician, 6 month requirement) Section L2: Employment: Unable to the control of	Die to be C RT OF ANY Fection Da Should th Pyes Yes Yes Yes	Omplet ACKAGE te of Char Finding Sco	Singer: Trigger a REVIEW Tre? Not Applicable Not Applicable Not Applicable Not Applicable Not Applicable

9	Employment dates are inaccessible because employer does not maintain and/or have access to records for the time period the applicant/subject was employed.	⊠ Yes	□No	☐ Noi Applicable		
10	Employer was contacted, but they are closed for the season.	⊠ Yes	☐ Not Applicable			
11	Employer was contacted, however they do not maintain records on temps, contract workers, interns or student amployees.	temps, contract workers, titletins or student 📗 🖾 Yes 🔲 No				
12	We were unable to locate the employer with information provided in the request and/or on application.	☑ Yes	□ No.	☐ Not Applicable		
13	We were unable to locate a valid phone number for employer with information provided in the request and/or on application.	to locate a valid phone number for the locate a valid phone number for the locate a valid phone number for the locate and locate a valid phone number for the locate a valid phone number for the locate a valid phone number for locate a valid phone number				
14	Upon contacting employer it was determined that applicant/subject is self-employed.	⊠ Yes	□ive	☐ Not Applicable		
15	Employer listed is owned by applicant/subject.	⊠ Yes	☐ No	☐ Not Applicable		
18	Employer was contacted and they refused to release information on their past/present employees or representatives.	⊠ Yes	DNo.	☐ Not Applicable		
17	Employer requires a written release to verify employment history, however no release was provided with request	☑ Yes	□ No	☐ Not Applicable		
18	Employer requires a written release to verify employment history; the electronic release signed by the applicant/subject was not accepted.	図Yes	□No	☐ Not Applicable		
19	Despite applicant/subjects' assistance including providing additional information we were unable to complete verification.	∑ Yes	□No	☐ Not Applicable		
20	Applicant/subject was notified that additional information was needed to complete varification. We received no response to this request.	⊠ Yes	□No	☐ Not Applicable		
□ ch	ock here if THIS SECTION IS NOT CURRENTLY A PAR eck here ONLY If a CHANGE has been made to this se	RT OF ANY Pection - Dat	ACKAGE e of Char	S ige:		
No.	Finding	Should the Finding Trigger a REVIEW score?				
1	Applicant/subject did not give authorization to contact their current employer.	⊠ Yes	[] No.	☐ Not Applicable		
2	Applicant/subject did not give authorization to contact employer.	⊠Yes	[] No.	Not Applicable		
	Employer was not confeded nor the request of the client.	☑ Yes	□ No:	☐ Not Applicable		
4	Employer listed is company requesting investigation.	⊠ Yes	מא 🗌	☐ Not Applicable		
5	No dates of employment were provided on application and/or in request, thus they were not contacted	⊠Yes □No		☐ Nut Applicable		
6	Employer was not contacted because the subject's employment falls outside of the time frame specified and/or the prerequisite number of employers were contacted per prefile/contract.	⊠ Yes	□No	☐ Not Applicable		
	Section L4: Employme	nt: Militar	rigida a			

(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)				
No.	Finding	Should the	Finding sco	Trigger a <u>REVIEW</u> re?
	Discharge was not honorable	(X) Yes	□ No	
□ ch	Section M: E-Veck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY P	ACKAGE e of Char	s ge:
No.	Finding	Should the	Finding	Trigger a <u>REVIEW</u>
	Employment is not authorized.	🗵 Yes	□No	☐ Not Applicable
□ ch	Section N: MVR H eck here if this section is not currently a PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY PA	of Char	ige:
No.	Finding	Suonio rus	rinding 600	Trigger a <u>REVIEW</u> re?
1	The Department of Motor Vehicles has no record of the subject/applicant with provided driver's license number.	⊠ Yes	□ No	☐ Not Applicable No
2	The report level or request includes MVR History but no driver's license number was submitted with the request.	⊠ Yes	∐ No	☐ Not Applicable
3	License inscive of suspended.	🔯 Yes	□No	☐ Not Applicable
4	Viglations found on MVR History.	⊠ Yes	□ No	☐ Not Applicable
5	Number of violations listed on MVR history greater than of equal to X. (Enter Value)	⊠ Yes	□No	☐ Not Applicable
6	Point value exceeds X. (Enter Value) (This is based on ACD Code Point Leveling List) (Attach, List)	☐ Yea	□ No:	M Not Applicable
7	Point value exceeds X over a time period of X (This is based on ACO Code Polini Leveling List) (Attact) List)	□ Yes	□ No.	M Not Applicable
·	A STATE OF THE STA	12.45.	· · · · · · · · · · · · · · · · · · ·	
	Section N2: CDL 1 eck here if THIS SECTION IS NOT CURRENTLY A PA ack here ONLY if a CHANGE has been made to this s	RT OF ANY P	s of Char	
No.	Finding	Should the	Pinding 500	Trigger a <u>REVIEW</u> re?
1	The Department of Motor Vehicles has no record of the subject/applicant with provided driver's license number.	☑ Yes	∐ No	☐ Not Applicable No.
2	The report level or request includes IMVR. History but no driver's license number was submitted with the request.	(2) Yes	□ No.	☐ Not Applicable
3	License inactive of suspended.	⊠ Yes	□ No	☐ Not Applicable
4	Violations found on MVR History.	⊠Yes	□ No	☐ Not Applicable
5	Number of violations listed on MVR history greater than or equal to X. (Enter Value)	⊠ Yes	∐ Na∵	☐ Not Applicable

6	Point value exceeds X . (Enter Value) (Tois is based on ACD Code Point Leveling List) (Attach List)	☐ Yes	□ No	⊠ Not Applicable
7.	Point value exceeds X over a time period of X (This is based on ACO Code Point Leveling List) (Attach List)	Yes	□ No	☑ Not Applicable
v (Section O: Professional	Designation	on	
□ ch □ ch	eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a GHANGE has been made to this s	RT OF ANY P	ACKAGE	S ige
No.	Finding	Should the	Finding sco	Trigger a <u>REVIEW</u> re?
1	Issuing institution or organization has no record of the applicant/subject receiving designation.	⊠ Yes	□ No	☐ Not Applicable
2	The report fevel or request includes Professional Cesignation but no information was submitted with the request.	⊠ Yes	∏No	☐ Not Applicable
3	Designation/license is Inacive:	⊠ Ycs	□No	☐ Not Applicable
4.	Designation/license does not maintain an active or inactive status.	⊠ Yes	□Ņo	☐ Not Applicable
5	Active or inactive status was not available from issuing installion or organization.	⊠ Yes	□ Np	☐ Not Applicable
5	Disciplinary action found	⊠ Yes	© %o	☐ Not Applicable
7:	Disciplinary actions are not applicable for designation/licente issued.	∑ Yes	□Nσ	☐ Not Applicable
8	Issuing itelitution or organization was unable to provide information regarding disciplinary actions on record.	⊠ Yes	[] No	☐ Not Applicable
9	Comment or notes listed.	⊠ Yes	□ No	Not Applicable
☐ Ch	Section P: Professiona eck here if THIS SECTION IS NOT CURRENTLY A PA eck here ONLY if a CHANGE has been made to this s	RT OF ANY P. ection Date	ACKAGE e of Char	S nge: Trigger a <u>REVIEW</u>
No.	Finding	Should the	s Finaing Sca	
Í	issuing institution or organization has no record of the applicant/oubject receiving designation;	🖾 Yes	∏ No	☐ Not Applicable
ž	The report level or request includes Professional Designation but no information was submitted with the request.	図 Yes	□ No	☐ Not Applicable
3:	Disciplinary action found	🔀 Yes	□No	☐ Nol Applicable
4	Disciplinary actions are not applicable for designation/license issued.	⊠ Yes	□ No	[] No! Applicable
 5.	Comment of notes listed:	☑ Yes	□ No	☐ Not Applicable
5	Active Status Revoked	⊠ Yes	[] No	☐ Not Applicable
7	Active Status See Note Below.	⊠ Yes	[] No	☐ Not Applicable
8	Active Status Suspended	⊠ Yes	[] No	Not Applicable

Active Status Suspended

2 4:	Active Status Expired	24 154	بالدو يسبيل	1454 Lablacapte
10	Active Status Surrandared	EØ Yes	LINo	☐ Not Applicable
11	Active Status Not Available	⊠.Yes	□No	☐ Not Applicable
12	Active Status Canosted	X Yes	□ No.	☐ Not Applicable
13	Active Status Denied	(∑) Yes	[] No	[] Not Applicable
14	Active Status Investe	⊠ Ygs	[] No	[] Not Applicable
15	Active Status Pending	∑ Yes	□ No	☐ Not Applicable
16	Disciplinary Actions Not Available	⊠ Yes	C) No	☐ Not Abblicapte
17	Researched Effective Date No Metch	⊠ Yes	∐Ne	☐ Not Applicable
18	Researched Expired Data No Match	Ø Yes	□No	Not Applicable
	I was a superior with the superior and super	نخب ندست دناب	and of formal house of the	***************************************
Ch Ch	neck here if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this a Finding	section Dat	e of Char e Finding	ige: Trigger a <u>REVIEW</u>
1	Despite our repeated verbut and/or written attempts we were unable to complete reference interview.	⊠ Yes	sco □ Ko	☐ Not Applicable
				**** C 1 1
2:	The report level or request includes reference intertriew(s) but no references were submitted with the request. Section R: Sex Offense	· · · · · · · · · · · · · · · · · · ·	ar ar High Si	C. Noi Applicable
□ ch	but no references were submitted with the request. Section R: Sex Offengaeck there if THIS SECTION IS NOT CURRENTLY A PAreck here ONLY if a CHANGE has been made to this a	der Search	ACKAGE e of Char	s Dec
l i ch	but no references were submitted with the request. Section R: Sex Offens Peck tiers if THIS SECTION IS NOT CURRENTLY A PA	Iter Search AT OF ANY P Section Dat	ÁCKÁGE e of Char a Finding sco	s ige: Trigger a <u>REVIEW</u> re?
□ ch	but no references were submitted with the request. Section R: Sex Offengaeck there if THIS SECTION IS NOT CURRENTLY A PAreck here ONLY if a CHANGE has been made to this a	Jur Search RT OF ANY P section Dat Should the	ACKAGE e of Char e Finding	s ge: Trigger a REVIEW
□ ch □ ch No.	Section R: Sex Offenneck there if THIS SECTION IS NOT CURRENTLY A PARECK here ONLY if a CHANGE has been made to this a	Iter Search AT OF ANY P Section Dat	ÁCKÁGE e of Char a Finding sco	s ige: Trigger a <u>REVIEW</u> re?
No.	Section R: Sex Offensek there if THIS SECTION IS NOT CURRENTLY A PAreck here ONLY if a CHANGE has been made to this a Finding Record found.	Iter Search RT OF ANY P section Dat Should the Yes Yes Formation RT OF ANY P section Dat	ACKAGE e of Char sco No No On Scie	S. Trigger a REVIEW re? I Not Applicable Not Applicable smtific Projects) Siges
Och No.	Section R: Sex Offens Section R: Sex Offens seck tiere if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this a Finding Record found. Unable to Complete tion S: CRISP (Computer Retrieval of Interest here if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this.	Iter Search RT OF ANY P section Dat Should the Yes Yes OF ANY P section Dat Should the	ACKAGE e of Char sco No No ACKAGE e of Char sco	S. Trigger a REVIEW re? Not Applicable Not Applicable Intific Projects) Solution Trigger a REVIEW re?
□ Gh No. 1 2 Seci	Section R: Sex Offens Section R: Sex Offens Beck here if THIS SECTION IS NOT CURRENTLY A PA Beck here ONLY if a CHANGE has been made to this a Finding Record found. Unable to Complete tion S: CRISP (Computer Retrieval of In Beck here if THIS SECTION IS NOT CURRENTLY A PA Beck here ONLY if a CHANGE has been made to this a	Iter Search RT OF ANY P section Dat Should the Yes Yes Formation RT OF ANY P section Dat	ACKAGE e of Char sco No No ACKAGE e of Char s Finding	S. Trigger a REVIEW re? Not Applicable Not Applicable Intific Projects) S. Siget
Second No.	Section R: Sex Offens Section R: Sex Offens seck tiere if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this a Finding Record found. Unable to Complete tion S: CRISP (Computer Retrieval of Interest here if THIS SECTION IS NOT CURRENTLY A PA seck here ONLY if a CHANGE has been made to this.	In Search RT OF ANY Pection Dat Should the Yes Yes Formation RT OF ANY Pection Dat Should the Should the RT OF ANY P	ACKAGE e of Char sco No No No On Scik ACKAGE e of Char sco No No ACKAGE ACKAGE	S. Ige: Trigger a REVIEW re? Not Applicable Not Applicable Intific Projects) Siger Trigger a REVIEW re? Not Applicable
Secol Ch	Section R: Sex Offens Section Section Section Section Section Section R: Sect	Iter Search RT OF ANY P section Dat Should the Yes Yes Formation RT OF ANY P section Dat Should the Should the RT OF ANY P section Dat	ACKAGE e of Char sco No No On Scie ACKAGE e of Char sco No ACKAGE ACKAGE e of Char ACKAGE e of Char ACKAGE	S. Trigger a REVIEW re? I Not Applicable Mot Applicable sprtific. Projects). S. iger Trigger a REVIEW re? Not Applicable. On) S.

**	Applicant/subject NOT located on DEA database.	2 Yes	□No	[] Nat Applicable
□ ch	Section U: National Practi seck here if THIS SECTION IS NOT CURRENTLY A Pa seck here ONLY if a CHANGE has been made to this	ART OF ANY P	ACKAGE	ES nges
No.	Finding	Should th		Trigger a <u>REVIEW</u> re?
1	Record found	⊠ Yes	□ No	☐ Not Applicable
	Section V: State Departme	ent of Incide	anca	
Ch	neck here if This SECTION IS NOT CURRENTLY A PARENCE here ONLY if a CHANGE has been made to this	ART OF ANY P section Dai	ACKAGE e of Chai e Finding	nge: Trigger a <u>REVIEW</u>
	Ojsciplinary action found:	⊠ Yes	Sco	ire?
1	Applicant/subject insurance license has expired	⊠ Yes	□ No	☐ Not Applicable
3	Applicantisubject has never been licensed with the dopartment of insurance.	⊠ Yes	[] No	☐ Not Applicable
∐ Ch □ Ch No.	Section W: Securities BECK here If THIS SECTION IS NOT CURRENTLY A PARENTLY A PARENT ONLY If a CHANGE has been made to this Finding	ART OF ANY P section Dat	ACKAGE e of Char	ige: Trigger a <u>REVIEW</u>
1	Applicant/subject is not registered.	⊠ Yes	□ No	☐ Not Applicable
ž	Disciplinary action found.	Yes	□ No	☐ Not Appilcable
Ch	Section X: Drug Sc leck here if THIS SECTION IS NOT CURRENTLY A PA leck here ONLY if a CHANGE has been made to this	ART OF ANY P	e of Char	S ige: Trigger a <u>REVIEW</u>
No.	Finding	5,104,3,11	sco.	
1	Non-negative test including the following statuses, cancelled, refusal, adulterated, substituted and negative dilute.	⊠ Yes	□No	☐ Nol Applicable
Ch	Section Y: Breath seck here if THIS SECTION IS NOT CURRENTLY A PA	ART OF ANY P	ACKAGE	Š 1ge:

No.	No. Finding Should the Finding Trigger a F				
ţ.	Test results are greater or equal to X. (Enter Value) (DOT requirement .04)	⊠ Yes ☐ No ☐ Not Applicable			
	Section Z: Phy heck here if THIS SECTION IS NOT CURRENTLY A P heck here ONLY if a CHANGE has been made to this	ART OF ANY PACKAGES			
No.	Finding	Should the Finding Trigger a REVIEW score?			
1	Applicant/subject (alled test,	23 Yos			
	Section AA: Corporation hack here if THIS SECTION IS NOT CURRENTLY A Process here ONLY If a CHANGE has been made to this	ART OF ANY PACKAGES			
No.	Finding	Should the Finding Trigger a <u>REVIEW</u> score?			
1	Corporation is not in good standing with the Secretary of State.	Yes I No CONSCINICHECKBOX Not Applicable			
ž	Secretary of State has not record of the provided corporation.	☑ Yes ☐ No ☐ Not Applicable			
CI CI No.	heck here if THIS SECTION IS NOT CURRENTLY A P. heck here ONLY if a CHANGE has been made to this Finding	ART OF ANY PACKAGES section Date of Change: Should the Finding Trigger a <u>REVIEW</u> score?			
1	Recard Found	⊠ Yes ☐ No ☐ Not Applicable			
□ cı	Section AC: Finge neck here if THIS SECTION IS NOT CURRENTLY A.P. nock here ONLY if a CHANGE has been made to this	ART OF ANY PACKAGES			
No.	Finding	Should the Finding Trigger a <u>REVIEW</u> score?			
1	Criminal History Record Information (CHRI) returned as being Identified (Records exists)	All Cases will trigger a review.			
2	Criminal History Record Information (CHRI) returned as illegible prints.	☑ Yes ☐ No ☐ Not Applicable			
	Section AD: DOT En heak here if THIS SECTION IS NOT CURRENTLY A Punck here ONLY if a CHANGE has been made to this	ART OF ANY PACKAGES			

No.	Finding	Should the Finding Trigger a <u>REVIEW</u> score?
,	is the number of injules greater than 7 (please enter amount)	☐ Yes ☐ No ☐ Not Applicable
. 2	ls the number of intellines greater than ? (please enter amount)	☐ Yes ☐ No ☐ Not Applicable
ŝ	Were any Hazardous materials released (other than fuel splitted from the fuel tanks of motor vehicles involved in the accidents. (Please answer Yes or No.)	☐ Yes ☐ No ☐ Not Applicable
·		
	Section AE: DOT Drug	& Alcohol History
ПС	heck here if THIS SECTION IS NOT CURRENTLY A	PART OF ANY PACKAGES
Дc	heck here ONLY If a CHANGE has been made to t	nie section Date of Change:
	I	DE COLUMN PLANT THE PARK & DEVICTAL PROPERTY

SCHEDULE F Vendor Configuration File

This Schedule is attached to a Professional Services Contract dated July 1, 2018 ("the PSC") and shall have the definitions contained therein.

Contractor agrees to deliver to MPS the Vertical Screen Vendor Configuration File (collectively with all data, content, text and other information contained therein and all documentation delivered incident thereto, the "File"). NOW, THEREFORE, the parties agree hereto as follows:

- 1. <u>Title; Proprietary Rights</u>. It is acknowledged by MPS that the File is and shall remain the property of Contractor and constitutes Contractor's proprietary information (the "Proprietary Information"). MPS shall at all times during the period of the PSC continue and continuously thereafter keep confidential all such Proprietary Information. MPS shall be deemed to have complied with the foregoing obligation to the extent that it uses the same degree of care to avoid the disclosure or use of the Proprietary Information as MPS employs with respect to its own proprietary information of like importance.
- 2. <u>Limited Use.</u> MPS may make a single copy of the File solely for archival or back-up purposes. Copying for any other purpose is strictly prohibited. Except as otherwise expressly provided in the PSC to the contrary, MPS hereby agrees that it shall not: (i) permit copying or reproduction of the File in any manner, including without limitation, whether in a sharing arrangement or transmission over the internet, via e-mail or any similar electronic transmission; (ii) modify, translate, adapt, create derivative works from, import to, extract or in any way merge the File into any other program for any other purpose; (iii) transfer, license, sublicense, assign, rent, sell, give or otherwise dispose of the File or any extracted information contained therein; (iv) use or permit others to use the File in conjunction with any other application or for any other purpose other than in furtherance of the services described in the Services Agreement; (v) permit the File to be used it or by any third party for the development of a product for distribution or (v) permit the File to be interfaced with respect to any database.
- 3. <u>Limited Warranty</u>. Contractor warrants to MPS that it has not experienced any bugs, failures or other viruses in the File. EXCEPT AS EXPRESSLY SET FORTH IN THIS PARAGRAPH, CONTRACTOR MAKES NO WARRANTIES, EXPRESS OR IMPLIED, AS TO THE FILE OR ANY PORTION THEREOF, AND SPECIFICALLY DISCLAIMS ANY AND ALL IMPLIED WARRANTIES, INCLUDING WITHOUT LIMITATION, ANY IMPLIED WARRANTIES FOR MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE OR TITLE OR NON-INFRINGEMENT WITH THIRD PARTY RIGHTS. This limited warranty shall not be effective on account of any claim arising as a result of (i) combination of the File with any file, software, firmware or other application not approved by Contractor; (ii) modification of the File other than by Contractor; or (iii) use the File other than in accordance with the specifications and instructions contained therein or in the Services Agreement. In the event of a valid warranty claim, as the sole remedy for MPS, Contractor shall use reasonable efforts within a reasonable time to repair or replace the File, or solely at its option, refund that portion of the purchase price payable with effect to access to the File. With respect to any migration of the data contained in the File with any other data or system as contemplated by the Services Agreement, MPS shall be responsible for final review and edit of the data to insure accuracy and completeness.

Rev. 10.5.09 NAE P09 F33

SCHEDULE G

STATEMENT OF WORK - Integration

This Schedule is attached to a Professional Services Contract dated July 1, 2018 ("the PSC") and shall have the same definitions identified therein.

1. Project Scope / Description

MPS contemplates using **Infor CloudSuite** applicant tracking system ("ATS") and desires to have Contractor configure an integration (the "Integration") such that MPS can initiate requests for Contractor's services from within the ATS platform. It is understood that the Integration will support the following services offered by Contractor: Background Investigations.

2. Project Management

The following individuals shall be the primary points of contact for the Integration project:

POC for Contractor: Danielle Zonis – 800.369.2612, Ext. 2041;

dzonis@truescreen.com

POC for MPS: Sharon Skinner, 414-475-8778,

skinnesf@milwaukee.k12.wi.us

3. Integration Specifications

Prior to the start of the Integration project, MPS and Contractor will sign off on a final specification detailing the workflow, data requirements and technical requirements of the integration. The parties agree that after the start of the project, any changes to the specifications shall be handled in accordance with the change control process defined below.

4. Responsibilities of the Parties

- 1) Contractor and MPS will work together to:
 - a) Define requirements and process flow, including field mapping and other data mapping;
 - b) Develop a mutually agreed upon Project Schedule; and
 - c) Define technical requirements, including transfer protocols, security and data definitions.

2) Contractor shall be responsible for:

- a) Providing the necessary technical staff and expertise to perform the tasks necessary to support the project in a professional manner consistent with industry standards;
- b) Creating a test environment to test the implementation functionality; and
- c) Deploying the integration to a live, production environment.

3) MPS shall be responsible for:

a) Acting as a liaison with the ATS to help ensure their full cooperation and adherence to MPS's business needs;

- b) Assigning appropriate staff to define the business processes and make business decisions in accordance with the Project Schedule:
- c) Assigning staff and/or resource to perform acceptance testing; and
- d) Providing final acceptance or sign-off once the Integration goes into production.

5. Key Assumptions

- MPS is able to receive secure external connections and make secure external connections from all applicable environments.
- MPS shall notify Contractor at least two (2) weeks in advance of any changes by either MPS or ATS to Internet Protocol (IP) Addresses, Secure Socket Layer (SSL) Certificates or environments related to this integration.
- All change requests will go through the Contractor's change control process for review, estimation and approval.
- MPS will adhere to the project schedule (the "Project Schedule") set by both parties to the best of their ability and provide notification if the schedule must change. Any change to the Project Schedule will require a re-assessment of resource allocation and a modified timeline.
- Contractor shall not be responsible for delays and/or changes to the
 project as a result of changes or delays by the ATS, or by MPS's failure to
 provide timely feedback in accordance with the Project Schedule.
- Certain desired functionality may not be supported by the ATS and MPS
 acknowledges that while Contractor may make recommendations to the
 ATS regarding the functionality, Contractor cannot change the ATS
 functionality.
- If the Integration includes use of Contractor's data-capture tools (i.e.
 Contractor collecting data directly from the applicant as part of the
 ordering process), the parties agree that such data capture will be limited
 to data that is needed by Contractor to perform its services.

6. Support

Upon completion of the Integration, Contractor shall provide support to MPS, including:

- Monitoring the performance of the Integration as it relates to MPS's systems;
- Researching and correcting any performance issues or technical bugs related to MPS's systems;
- c. Communicating with the ATS support staff to research any performance issues or bugs with the Integration that have been identified as stemming from the ATS; and
- d. Reasonable assistance to applicants who experience technical difficulties using any MPS tools used in the Integration.

7. Change control process

In the event that MPS requests any modifications, additions, deletions or alterations to the specification, including any changes to the Integration once it has been deployed, whether initiated by the MPS or ATS, Contractor shall perform an assessment of the requested changes. If, in Contractor's sole discretion, Contractor agrees to perform the changes, the request will be documented in either a formal change order or new statement of work. Any and all changes to the Integration shall be made in writing and effective only upon execution by the parties. Changes shall be charged on a time and materials basis at an hourly rate of \$150.00 as specified in either the change order or new statement of work.

8. Fees

Contractor fees for the Integration, as specifically defined in the Integration Specification, shall be waived.

9. Cancellation

Either party may cancel or suspend this SOW at any time, with five (5) days written notice to the other party. In the event of cancellation of this SOW, Contractor shall be entitled to receive, as full compensation for all services performed hereunder, payment for all work performed prior to the date of termination, if applicable.

10. Non-Exclusivity and No Proprietary Rights

MPS hereby grants to Contractor during the term of this Agreement a non-exclusive, royalty-free right and license to use, display, modify (to the extent necessary to provide the Service), and transmit the digitized version of the Application(s) (including any trademark, trade name, service mark, or logo of MPS contained thereon ("Marks")) for use with the Service during the term of this Agreement. At no time will Contractor own any proprietary rights to the actual MPS Application and Marks.

11. Additional Information

Should the ATS not capture all of the information required by the Contractor to perform the Services, Contractor shall collect such additional information from applicants through its proprietary "ApplicationStation®" or DataSheetSM services. In the event that the additional information is required, MPS shall execute a respective "ApplicationStation®" or "DataSheetSM Amendment to the PSC, setting forth the respective service requirements.

12. Applicant Tracking System - Disclaimer

Contractor does not have any ownership, control or affiliation with the ATS. The services hereunder are being provided to the MPS upon its request and Contractor cannot be responsible or liable for the performance of the ATS. Contractor shall not be liable for any breach by the ATS due to any data protection failures or non-compliance.

13. Warranties and Exclusive Remedies

Contractor warrants that services will be provided in a professional manner consistent with industry standards. MPS must notify Contractor of any warranty deficiencies within 60 days from performance of the deficient services.

FOR ANY BREACH OF THE WARRANTY, MPS'S EXCLUSIVE REMEDY, AND CONTRACTOR'S ENTIRE LIABILITY, SHALL BE THE REPERFORMANCE OF THE DEFICIENT SERVICES, OR IF CONTRACTOR CANNOT SUBSTANTIALLY CORRECT A BREACH IN A COMMERCIALLY REASONABLE MANNER, MPS MAY END THE RELEVANT SERVICES AND RECOVER THE FEES CUSTOMER PAID TO CONTRACTOR FOR THE DEFICIENT SERVICES.

TO THE EXTENT NOT PROHIBITED BY LAW, THIS WARRANTY IS EXCLUSIVE AND THERE ARE NO OTHER EXPRESS OR IMPLIED WARRANTIES OR CONDITIONS, INCLUDING WARRANTIES OR CONDITIONS OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE.

14. Limitation of Liability

NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES, OR ANY LOSS OF PROFITS, REVENUE, DATA, OR DATA USE. PROVIDER'S MAXIMUM LIABILITY FOR ANY DAMAGES ARISING OUT OF OR RELATED TO THIS SOW, WHETHER IN CONTRACT OR TORT, OR OTHERWISE, SHALL BE LIMITED TO THE AMOUNT OF FEES MPS PAID CONTRACTOR UNDER THE PSC, AND IF SUCH DAMAGES RESULT FROM MPS'S USE OF SERVICES, SUCH LIABILITY SHALL BE LIMITED TO THE FEES MPS PAID CONTRACTOR FOR THE DEFICIENT SERVICES GIVING RISE TO THE LIABILITY.

15. Conflicts Between Agreements

In the event of any conflict between the terms of this SOW and the terms of the PSC, the terms of this SOW shall prevail.

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