

APPLICATION FOR MEMBERSHIP TO SOS INTERNATIONAL SCREENING SERVICES

CUSTOMER NAME:			
ADDRESS:			
CITY STATE ZIP			
PHONE	WK	FA	X
NATURE OF BUSINESS			
CORP. ID OR SSN			
PRIMARTY CONTACT			
POSITION			
OTHER AUTHORIZED USE	ERS		
BILLING ADDRESS			
BANK NAME			
BRANCH	PHONE #		
HOW WOULD YOU LIKE T	O RECEIVE RE	ESULTS? (circle one))
FAX CALL T	HEN MAIL	JUST MAIL	EMAIL (list e mail addre

BACKGROUND INVESTIGATION AGREEMENT (EMPLOYMENT RELATED CONSUMER REPORT)

This Agreement, made this	_ day of	, 20, is hereby entered into between
"SOS INTERNATIONAL", and _		(Client).

- 1. Background: SOS INTERNATIONAL is a New Mexico Corporation engaged in the business of research services. As part of this business, SOS INTERNATIONAL conducts investigations for employers into the backgrounds of their current employees and prospective employees. From time to time, SOS INTERNATIONAL will conduct such investigations for Client. SOS INTERNATIONAL does not determine, recommend, or evaluate the fitness of any investigation subject for retention or employment. SOS INTERNATIONAL provides a research service only.
- **2. Agency:** SOS INTERNATIONAL is an independent contractor with all the rights, privileges, and responsibilities therefor conferred. Notwithstanding the above, Client hereby creates a limited agency allowing SOS INTERNATIONAL to act on Client's behalf for the following limited purposes:
- Accessing Consumer Reports (Credit Reports)
- Accessing driver's records
- Accessing other records where the right of access is limited to an employer; and
- Accessing public records.
- **3. Certification of Purpose:** Client certifies, by the signature of its authorized representative below, that requests for inquiries concerning an individual's credit history or record shall be made for employment purposes, including hiring and promotion decisions, where the current or prospective employee has given written authorization and for no other purpose.
- 4. Certification of Compliance with the federal Fair Credit Reporting Act: Client certifies that:
- A. A clear and conspicuous disclosure will be made to all current or prospective employees, in a written document that consists solely of such disclosure, that a Consumer Report may be obtained for employment purposes;
 - B. The current or prospective employee will authorize in writing the procurement of the Consumer Report by Client;
- C. Information from any Consumer Reports provided to Client will not be used in violation of any applicable federal or state equal employment opportunity law or regulations; and
- D. Client will provide a copy of the Consumer Report and a summary of the consumer's rights to the current or prospective employee before taking any adverse action, including a failure to hire a prospective employee or retain a current employee, based in whole or in part on information contained in the Consumer Report.
- **5. Disclosure:** Client agrees to keep any information provided by SOS INTERNATIONAL completely confidential, except as required in Paragraph 4D above. Further, Client specifically agrees to keep the contents of any Consumer Report confidential, except as required in Paragraph 4D above. Client agrees to indemnify SOS INTERNATIONAL for any costs, moneys, and damages, including attorney's fees, that may accrue to SOS INTERNATIONAL based on Client's failure to comply with

this confidentiality clause, regardless of whether Client is in any way at fault. This agreement to indemnify does not limit any other indemnification clauses in this agreement.

- **6. Term:** This Agreement is effective until canceled, in writing, by either party.
- **7. Payment:** Payment required under this Agreement will be made either in cash or by company check. All invoices are due and payable upon receipt. Interest will be assessed at the rate of 1.5% (one point five percent) per month on any unpaid balance after 30 days.
- **8. Indemnification:** Client agrees to indemnify, hold harmless and defend SOS INTERNATIONAL from and against any claim asserted by Client's employees, prospective employees, or others as a result of Client's misuse of information provided by SOS INTERNATIONAL or as a result of Client's failure to comply with any state or federal law including, but not limited to, the requirements of the federal Fair Credit Reporting Act, including costs and attorney's fees necessary to defend against any such claims.
- **9. Modification:** This Agreement may not be modified except in writing, signed by each party.
- **10. Addendum:** Any duly constituted addendum to this Agreement shall be incorporated as part of this Agreement, but only if it is signed by each party.
- 11. Severability: If any portion of this agreement is found to be unlawful or invalid, the remainder of the Agreement will remain in full effect.
- **12. Remedy:** In the event that either party under this Agreement fails to perform any obligation, due under the terms of this contract, the non-breaching party may pursue any legal remedy at law or equity, including the right to specific performance. Further, if it becomes necessary for either party to file suit or take other legal action to enforce the terms or obligations under this Agreement, the prevailing party in such action shall have the right to have a reasonable amount of money awarded for attorney's fees and costs included in any judgment or decree rendered on such action.

This contract is not valid until acceptance by SOS INTERNATIONAL management.			
Client/Officer	Company	Date	
SOS INTERNATIONAL Manager	Date		

AUTHORIZATION FOR RELEASE OF INFORMATION/ CONSUMER REPORT CONSENT (Child Care Screening)

ī	acknowledge that	(company) with whom
I am employed, or to whom I have sul		
information requested below concerni		
employment determination. The infor		
determining my qualifications for futu		•
	ny, its agents, or designated repres	sentatives bearing this document,
or a copy hereof, to obtain information		
history background from any law enfo	orcement, criminal justice, or other	er government agencies, employers,
ex-employers, and individual persons.	. Any and all agencies, organization	ions, institutions, governmental
bodies, companies or individuals are r	released from any liability for pro	viding this information.
		include, but not limited to, record
custodians, directors, agents, employe		
and all liability for damages of whatev		-
of (1) reliance by such persons on the	· · · · · · · · · · · · · · · · · · ·	
by such persons on the information ob	-	
attempts to comply with, this authoriz		employment, if commenced, based
upon information developed pursuant		
	<u> </u>	application are true and complete
to the best of my knowledge, and I un		· ·
and/or answers are found false or that		ly omitted, such false statements or
omissions will be just cause for termin	• •	val Fair Coadit Danautina Aat
	ave read and understand the Feder	
Consumer Report Disclosure regardin		•
Reporting Agency. I hereby authorize Reporting Agencies to aid in its determined to the control of the control	ž •	-
that I have certain rights under the Fai		
receive further information regarding		
	d and understand the foregoing.	rai Trade Commission.
Thereby certify that I have rea	a una unacistana ine ioregonig.	
Printed Name:		
Date of Birth:	SSN:	
Address:		
Last Address:		
Cianatura	Data	
Signature:	Date:	
EMPLOYER USE ONLY:		
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1	6∐7∐ license =	#

FEDERAL FAIR CREDIT REPORTING ACT CONSUMING REPORT DISCLOSURE (Care Giver Screening)

DISCLOSURE

In considering whether to make you an offer of employment, whether to continue your current employment, or in order to make other employment decisions,(company) may wish to obtain and use a Consumer Report about you from a Consumer Reporting Agency. Under the terms of the Federal Fair Credit Reporting Act, you are defined as a Consumer because of your status as a potential or current Company employee.
Consumer Reporting Agencies are business that gather and sell information about you—such as where you work or live, if you pay your bills on time, and whether you've been sued, arrested or filed for bankruptcy—to creditors, employers, and other businesses.
A Consumer Report is any written, oral, or other communication of any information by a Consumer Reporting Agency bearing on your credit worthiness, credit standing, credit capacity, character, general reputation, personal characteristics, or mode of living which is used or collected for purposes of serving as a factor in establishing your eligibility for employment purposes.
Before(Company) takes any adverse action that directly affects you, including the decision not to hire you or not to continue your employment, based in part on information contained in a Consumer Report, you will be provided with a copy of such Report as well as the Federal Trade Commission's summary of your rights as a consumer. In addition, you can receive further information regarding your rights by contacting the Federal Trade Commission.

A Summary of Your Rights Under the Fair Credit Reporting Act

The Fair Credit Reporting ACT (FCRA) is designed to promote accuracy, fairness, and privacy of information in the files of every "consumer reporting agency" (CRA). Most CRAs are credit bureaus that gather and sell information about you -- such as where you work and live, if you pay your bills on time, and whether you've been sued, arrested, or filed for bankruptcy -- to creditors, employers, and other businesses. The FCRA gives you specific rights in dealing with CRAs, and requires them to provide you with a summary of these rights as listed below. You can find the complete text of the FCRA, 15 U.S.C. 1681 et. seq., at the Federal Trade Commission's web site (http/www.ftc.gov).

- ♦ You must be told information in your file has been used against you. Anyone who uses information from a CRA to take action against you -- such as denying an application for credit, insurance, or employment -- must give you the name, address, and phone number of the CRA that provided the report.
- ♦ You can find out what is in your file. A CRA must give you all the information in your file, and a list of everyone who has requested it recently. However, you are not entitled to a "risk score" or a "credit score" that is based on information in your file. There is no charge for the report if your application was denied because of information supplied by the CRA, and if you request the report within 60 days of receiving the denial notice. You are also entitled to one free report a year if you certify that (1) you are unemployed and plan to seek employment within 60 days, (2) you are on welfare, or (3) your report is inaccurate due to fraud. Otherwise, a CRA may charge you a fee of up to eight dollars.
- ♦ You can dispute inaccurate information with the CRA. If you tell a CRA that your file contains inaccurate information, the CRA must reinvestigate the items (usually within 30 days) unless your dispute is frivolous. The CRA must pass along to its source all relevant information you provided. The CRA also must supply you with written results of the investigation and a copy of your report, if it has changed. If an item is altered or deleted because you dispute it, the CRA cannot place it back in your file unless the source of the information verifies its accuracy and completeness, and the CRA provides you a written notice that includes the name, address and phone number of the source.
- ♦ Inaccurate information must be deleted. A CRA must remove inaccurate information from its files, usually within 30 days after you dispute its accuracy. The largest credit bureaus must notify other national CRAs if items are altered or deleted. However, the CRA is not required to remove data from your file that is accurate unless it is outdated or cannot be verified.
- ♦ You can dispute inaccurate items with the source of the information. If you tell anyone -- such as a creditor who reports to a CRA -- that you dispute an item, they may not then report the information to a CRA without including a notice of your dispute. In addition, once you've notified the source of the error in writing, they may not continue to report it if it is in fact an error.
- Outdated information may not be reported. In most cases, a CRA may not report negative information that is more than seven years old; ten years for bankruptcies.
- Access to your file is limited. A CRA may provide information about you only to those who have a need recognized by the FCRA -- usually to consider an application you have submitted to a creditor, insurer, employer, landlord, or other business.
- ♦ Your consent is required for reports that are provided to employers or that contain medical information. A CRA may not report your employer, or prospective employer, about you without your written consent. A CRA may not divulge medical information about you without your permission.
- ♦ You can stop a CRA from including you on lists for unsolicited credit and insurance offers. Creditors and insurers may use file information as the basis for sending you unsolicited offers of credit or insurance. Such offers must include a toll-free number for you to call and tell the CRA if you want your name and address excluded from future lists or offers. If you notify the CRA through the toll-free number, it must keep you off the lists for two years. If you request and complete the CRA form provided for this purpose, you can have your name and address removed indefinitely.
- ♦ You may seek damages from violators. You may sue a CRA or other party, in state or federal court for violations of the FCRA. If you win, the defendant may have to pay damages and reimburse you for attorney fees. If you lose and the court specifically finds you sued in bad faith, you or your attorney may have to pay the defendant's fees.

You may have additional rights under state law. You may wish to contact a state or local consumer protection agency or a state attorney general to learn those rights.

The FCRA gives several different federal agencies authority to enforce the FCRA:

EOD OFFICENCIONS OF CONCERNS DECYDDING	PLEASE CONTACT:
FOR QUESTIONS OR CONCERNS REGARDING CRA's, creditors and others not listed below	Federal Trade Commission
CKA's, creditors and others not fisted below	Bureau of Consumer Protection -
	FCRA
	Washington, D.C. 20580
	202-326-3761
National banks, federal branches/agencies of foreign banks (word	Office of the Comptroller of the
"National" or initials "N.A." appear in or after bank's name)	Currency
	Compliance Management, Mail Stop 6-
	Washington, DC 20219
	800-613-6743
	000 013 07 13
Federal Reserve System member banks (except national banks, and	Federal Reserve Board
federal branches/agencies of foreign banks)	Division of Consumer & Community
	Affairs
	Washington, DC 20551
	202-452-3693
Savings associations and federally chartered savings banks (word	Office of Thrift Supervision
"Federal" or initials "F.S.B." appear in federal institution's name)	Consumer Programs
	Washington, DC 20552 800-842-6929
	000-042-0727
Federal Credit unions (words "Federal Credit Union" appear in	National Credit Union Administration
institution's name)	1775 Duke Street
	Alexandria, VA 22314
	703-318-6360
Banks that are state-charted, or are not Federal Reserve System members	Federal Deposit Insurance Corporation
	Division of Compliance & Consumer
	Affairs Washington, DC 20429
	800-934-FDIC
	000 75 1 -1 DIC
Air, surface, or rail common carriers regulated by former Civil	Department of Transportation
Aeronautics Board of Interstate Commerce Commission	Office of Financial Management
	Washington, DC 20590
	202-366-1306
A 2 22 12 44 1 D 1 1 10 1 1 1 1 10 1	D. C. C. L. L.
Activities subject to the Packers and Stockyards Act, 1921	Department of Agriculture
	Office of Deputy Administrator - GIPSA
	Washington, DC 20250
	202-720-7051
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