

THE INTEGRITY CENTER™

"objective risk management information"
A Unit of Integrity Centers Corporation

Suite 1008 • 2828 Forest Lane • Dallas, Texas 75234 (972) 484-6140 • (800) 456-1811 • FAX (972) 484-6381 http://www.integctr.com/ • info@integctr.com

instructions for "Check Me"

These instructions are for our "Check Me" program which helps you to perform a background check on yourself.

The steps are simple:

- 1. These Instructions are Page One call (800) 456-1811 if you have any questions.
- 2. Complete the FCRA Compliance Agreement on Page Two.
- 3. Keep the following two items in your possession:
 - > Disclosure Form on Page Three (or Four if you are in California).
 - "Your Rights Under the FCRA" on Pages Five and Six.
- 4. Complete the Authorization and Release of Liability Form on Page Seven.
- 5. Complete the Background Information Form on Page Eight.
- 6. Complete the **Services Requested Form** on Page Nine.
- 7. FAX a copy of the FCRA Compliance Agreement, the Authorization and Release of Liability Form, the Background Information Form, and the Services Requested Form, to us so that we can get started.
- 8. MAIL the originals of the forms that you FAX to us along with your check or Money Order in the amount of the total on the Services Requested Form. We will likely receive your payment in a few days at about the time that the reports have been retrieved from the courts, DMVs, credit bureaus, etc.
- 9. We will phone you with the results as soon as we have received them. When we have received all the results we will prepare a written report and mail or FAX it to you.



THE INTEGRITY CENTER™

"objective risk management services"

A Unit of Integrity Centers Corporation

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YOU MUST SIGN AND RETURN THIS AGREEMENT PRIOR TO COMMENCING SERVICE

Compliance Agreement

The Authorized User (User) agrees to fully comply with all of the requirements of applicable Federal and State laws, together with the requirements of The Integrity Center, Inc. (TICI). USER AGREES:

- 1. to comply with all legal obligations of Users of Consumer Reports as defined under the Fair Credit Reporting Act (FCRA), and the requirements of all of the applicable Federal and State laws. User indemnifies and holds harmless TICI from any claims and liabilities that may arise from the improper acts or conduct of User employees in connection with Consumer Reports provided by TICI.
- 2. to use any information including the Consumer Reports received from, and other services of, TICI, in strict compliance with all provisions of the FCRA and all other applicable Federal and State laws and regulations including, but not limited to, Federal and State equal opportunity, health benefits, and financial privacy laws and regulations.
- 3. to use the Consumer Reports provided by TICI for "employment purposes" only, and to disclose the information only in accordance with applicable laws, and not to resell such reports.
- 4. to make a clear and conspicuous "Disclosure to Consumer", in a separate document, that a Consumer Report may be obtained for employment purposes, and provide to the Consumer a copy of this Disclosure Statement and a copy of "A Summary of Your Rights Under the Fair Credit Reporting Act".
- 5. to obtain from each Consumer a fully executed written Authorization and Release of Liability form exactly as provided by TICI prior to requesting any Consumer Reports from TICI, and in cases where User fails to do so, User indemnifies and holds harmless TICI from any and all claims and liabilities that arise in any related matters.
- 6. to provide to the Consumer a copy of the Consumer Reports and a copy of "A Summary of Your Rights Under The Fair Credit Reporting Act" along with an FCRA compliant "Adverse Action" letter if an adverse action decision regarding employment is contemplated based in part on any Consumer Reports furnished by TICI; or, if governing State law provides that the Consumer can elect on their Disclosure form to receive a copy of any Consumer Reports obtained and the Consumer has so elected.
- 7. to be responsible for verifying the identity of the Consumer prior to requesting a Consumer Report(s).

Certain provisions of this Compliance Agreement are not applicable for a consumer if the relevant consumer reports are the subject of a National Security Investigation as provided for in the Fair Credit Reporting Act, Sec. 613(b), [15USC, 1681k].

I certify that I have read this Compliance Agreement and I agree as the Authorized User of such Consumer Reports and other TICI services to comply with its terms and conditions.

Authorized User (User) Signature	Title	Date
		() Verified
Print or Type Authorized User (User) Name	<u>Verifiable</u> Phone Number	
		() Verified
Print or Type <u>Verifiable</u> Company Name		
		() Verified
Print or Type Verifiable Company Physical Address	Rev. 12/30/	02

You must obtain a signed copy of this statement and a signed copy of the release document prior to ordering any reports from The Integrity Center.

DISCLOSURE TO EMPLOYMENT APPLICANT REGARDING PROCUREMENT OF A CONSUMER REPORT

In accordance with the Fair Credit Reporting Act, as amended, September 30, 1996, Section 604, this disclosure statement is provided. In connection with your application for employment with YOUR COMPANY, we may procure a consumer report on you as part of considering you for employment. In the event that information from the consumer report is used in whole or in part in making an adverse decision with regard to your potential employment, before making the adverse decision, we will provide you with a copy of the consumer report and a description in writing of your rights under the Fair Credit Reporting Act.

The Fair Credit Reporting Act gives you specific rights in dealing with consumer reporting agencies. A copy of a summary of these consumer rights will be given to you along with a copy of this document.

By signing this document below, you grant YOUR COMPANY the authorization to obtain a consumer report(s) about you in order to consider you for employment.

Applicant's Name:	
Applicant's Address:	 -
City/State/Zip Code:	
Signature:	
Social Security Number:	

NOTE: Give a copy of this disclosure statement along with a copy of "A Summary of Your Rights Under the Fair Credit Reporting Act" to the applicant.

Sample Disclosure Statement for Companies WHERE CALIFORNIA LAW GOVERNS OPERATIONS

You must obtain a signed copy of this Statement and a signed copy of the Authorization and Release of Liability document prior to ordering any reports from The Integrity Center, Inc.

DISCLOSURE TO EMPLOYMENT APPLICANT REGARDING PROCUREMENT OF A CONSUMER REPORT

This disclosure statement is provided in accordance with the Fair Credit Reporting Act, as amended, and the California Civil Code, Sec. 1786.16; 15 U.S.C. 1681(b).

In connection with your application for employment with OUR COMPANY, we may procure a consumer report on you as part of considering you for employment. Be aware that a background investigation may be commenced and an investigative report regarding you may be sought as part thereof. The investigative consumer report may include information on your character, general reputation, personal characteristics, and/or mode of living. The purpose of seeking an investigative consumer report regarding you is to evaluate your suitability for employment with OUR COMPANY.

OUR COMPANY has specifically requested information regarding one or more of the following: Social Security Number Verification, Personal Credit History, Driver's License History, Criminal Conviction History, Civil Litigation History, Employment History, Education History, Drug Test Analysis, and/or Professional License History.

The investigative consumer reporting agency providing the report will be The Integrity Center, Inc., 2828 Forest Lane.

1008, Dallas, Texas 75234 whose phone number is (800) 456-1811.

Applicant's Signature:

Date:

In the event that information from the consumer report is used in whole or in part in making an adverse decision with regard to your potential employment, before making the adverse decision, we will provide you with a copy of the consumer report and a description in writing of your rights under the Fair Credit Reporting Act. The Fair Credit Reporting Act gives you specific rights in dealing with consumer reporting agencies. A copy of a summary of these consumer rights will be given to you along with a copy of this document.

consumer rights will be given to you along with a copy of this document.

Because OUR COMPANY may be procuring an investigative consumer report regarding you, please elect one of the following statements:

[] I wish to receive a copy of any report that is prepared. I understand that a copy of the report will be provided within three (3) business days of receipt of the report by OUR COMPANY.

[] I do not wish to receive a copy of any report that is prepared, or any public records that may be obtained. Please complete, sign, and date this document below, thereby indicating that the above disclosure has been made to you by OUR COMPANY. An executed copy of this document will be given to you.

Applicant's Name:

Social Security Number:

Applicant's Address:

City/State/Zip Code:

A Summary of Your Rights Under the Fair Credit Reporting Act

The federal 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 if you pay your bills on time or have filed bankruptcy -- to creditors, employers, landlords, and other businesses. You can find the complete text of the FCRA, 15 U.S.C. 1681-1681u, at the Federal Trade Commission's web site (http://www.ftc.gov). The FCRA gives you specific rights, as outlined below. You may have additional rights under state law. You may contact a state or local consumer protection agency or a state attorney general to learn those rights.

- You must be told if 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 tell you, and give you the name, address, and phone number of the CRA that provided the consumer report.
- You can find out what is in your file. At your request, a CRA must give you the information in your file, and a list of everyone who has requested it recently. There is no charge for the report if a person has taken action against you because of information supplied by the CRA, if you request the report within 60 days of receiving notice of the action. You also are entitled to one free report every twelve months upon request 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 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 investigate the items (usually within 30 days) by presenting to its information source all relevant evidence you submit, unless your dispute is frivolous. The source must review your evidence and report its findings to the CRA. (The source also must advise national CRAs -- to which it has provided the data -- of any error.) The CRA must give you a written report of the investigation, and a copy of your report if the investigation results in any change. If the CRA's investigation does not resolve the dispute, you may add a brief statement to your file. The CRA must normally include a summary of your statement in future reports. If an item is deleted or a dispute statement is filed, you may ask that anyone who has recently received your report be notified of the change.
- Inaccurate information must be corrected or deleted. A CRA must remove or correct inaccurate or unverified information from its files, usually within 30 days after you dispute it. However, the CRA is not required to remove accurate data from your file unless it is outdated (as described below) or cannot be verified. If your dispute results in any change to your report, the CRA cannot reinsert into your file a disputed item unless the information source verifies its accuracy and completeness. In addition, the CRA must give you a written notice telling you it has reinserted the item. The notice must include the name, address and phone number of the information source.
- 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, it may not continue to report the information 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. This limitation no longer applies to criminal background checks or information related to criminal convictions.
- Access to your file is limited. A CRA may provide information about you only to people with a need
 recognized by the FCRA -- usually to consider an application with a creditor, insurer, employer, landlord, or
 other business.

- Your consent is required for reports that are provided to employers, or reports that contain medical information. A CRA may not give out information about you to your employer, or prospective employer, without your written consent. A CRA may not report medical information about you to creditors, insurers, or employers without your permission.
- You may choose to exclude your name from CRA 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 phone number for you to call if you want your name and address removed from future lists. If you call, you must be kept off the lists for two years. If you request, complete, and return the CRA form provided for this purpose, you must be taken off the lists indefinitely.
- You may seek damages from violators. If a CRA, a user or (in some cases) a provider of CRA data, violates the FCRA, you may sue them in state or federal court.

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

FOR QUESTIONS OR CONCERNS REGARDING	PLEASE CONTACT
CRAs, creditors and others not listed below	Federal Trade Commission Consumer Response Center- FCRA Washington, DC 20580 * 202-326-3761
National banks, federal branches/agencies of foreign banks (word "National" or initials "N.A." appear in or after bank's name)	Office of the Comptroller of the Currency Compliance Management, Mail Stop 6-6 Washington, DC 20219 * 800-613-6743
Federal Reserve System member banks (except national banks, and federal branches/agencies of foreign banks)	Federal Reserve Board Division of Consumer & Community Affairs Washington, DC 20551 * 202-452-3693
Savings associations and federally chartered savings banks (word "Federal" or initials "F.S.B." appear in federal institution's name)	Office of Thrift Supervision Consumer Programs Washington D.C. 20552* 800- 842-6929
Federal credit unions (words "Federal Credit Union" appear in institution's name)	National Credit Union Administration 1775 Duke Street Alexandria, VA 22314 * 703-518-6360
State-chartered banks that are not members of the Federal Reserve System	Federal Deposit Insurance Corporation Division of Compliance & Consumer Affairs Washington, DC 20429 * 800-934-FDIC
Air, surface, or rail common carriers regulated by former Civil Aeronautics Board or Interstate Commerce Commission	Department of Transportation Office of Financial Management Washington, DC 20590 * 202-366-1306
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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AUTHORIZATION & RELEASE OF LIABILITY FORM

I,		, Date of Birth,
Social Security Number		, do hereby authorize
employment background for MYSEL history (including Social Security Nu conviction and disposition history; driven	F to include, but not necessarmber verification); earnings history; personal and/or b	o conduct an investigation into my personal and arily be limited to, my: previous employment history; civil litigation history; criminal arrest, business credit history; educational background; cory; professional license history; and general
	ATION any information, document	tion or government agency to release to the ments, or opinion they may possess concerning quaintance.
or assigns from any and all claims and/ and employment background, as that i examinations, speech perception tests polygraph examinations conducted by be applicable to any gross negligence of	or liabilities that may arise as a selective described above, or from any , x-rays, drug testing procede them or their suppliers. This in the part of INTEGRITY Control of the control of the part of the control of t	
agency and their agents or assigns who		rporation, company, institution, or government s Authorization & Release of Liability.
I hereby authorize and certify that a plant shall serve with the same authority as t		ile of this Authorization & Release of Liability
X		X
Sig	gnature	Date
	WITNESS FOR: MYSI	ELF
Name, Printed:		
Signature:		
Date:		
Revised: June 12, 2001		



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Check Me Request for Background Information Form

My Full Legal Name:			
Maiden Name or other Alias:			
Address:			
City:	State:	Zip:	
How long have you lived at the present address	?	Years	
For the last seven (7) years, list any former resid	dence addresses and the years	lived there:	
			Years
Date of Birth:	Race:	Sex:	
Social Security Number:			
Driver's License Number:		State:	
I hereby certify that the information provided all information on Myself. I will fully execute any particular state or jurisdiction, and I will send the Inc. for handling. I understand that inquiry resumail using the information specified below, to received will be handled in a CONFIDENTIAL	special conviction history relate notarized original of that Spalts will first be phoned to me, my attention, and that I will inst	ease forms, if requested ecial Release to The In- and then will be sent to	to do so, for a tegrity Center, o me by FAX or
My Signature:		Date:	
My Printed Name:			
My Address:			
City:	State:	Zip:	
My Dhono	$M_{\Sigma} E \Lambda V$		



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Check Me Services Requested Form

My Full Name:	
My Phone:	My FAX:
Sarvices Requested / Cost	

Quan.	Item	Item Cost	Total Payment
	I.D. Verification	\$17.85	·
	(includes SSN Verification)		
	County Criminal Conviction History	\$29.75 per	
	County:	County +	
	State:	court fees	
	(Attach or Write: Other Counties)	in some	
	Driver's License History	\$22.85	
	License Number: State:	+ Fee	
	(Get State Fee from Website, or Call)		
	Employment Verification (per employer)	\$25.35	
	(Attach or Write: Employer, City, Dates, Title)		
	Personal Credit History	\$22.00	
	(includes I.D. Verification)		
	Higher Education Verification (per Campus)	\$24.75	
	(Attach or Write: School, City, Degree, Year)		
	Verification of Professional License	\$37.75	
	(Attach or Write: License, State, Expiration Date)		
	County Civil Litigation History	\$45.50 per	
	County: /_/ Plaintiff, or	County +	
	State: /_/ Defendant	court fees	
	(Attach or Write: Other Counties)	in some	
****	Total Amount of Check	****	\$

FAX this Services Requested Form + FCRA Compliance Agreement + Authorization and Release of Liability + Request for Background Information Form to us so that we can get started performing your searches. Then, so that we are paid in a timely way, put your check or money order in the mail along with the originals of what you have faxed. You can use overnight or priority mail if you wish. We should have your results to give to you at about the same time that your payment arrives.

FAX Number: (972) 484-6381 Questions: (800) 456-1811