Instructions: Consent for the Release of Police Information

Criminal Record / Vulnerable Sector Check

- When applying for any Police Records Check, you must provide your consent. Signing this consent signifies that you understand each of the information sources the police or other authorized bodies will check. The purpose of this document is to provide you with that understanding.
- There are two sources of information that comprise what is referred to as police information. Subject to your consent, these two sources of information are searched to determine if they contain personal information that relates to you and which may be disclosed in accordance with applicable laws:
 - Records in the Investigative and Intelligence data banks contributed by Canadian police agencies to the Canadian Police Information Centre (CPIC) system.
 - 2. Local police information contained in local agency Occurrence Records Management Systems.

Criminal Record

- Canada's National Repository of Criminal Records is maintained by the Royal Canadian Mounted Police (RCMP). In Canada, a criminal record is created and maintained through the submission of an individual's criminal fingerprints collected using ink-rolled impressions or through electronic scanning. Creating a criminal record involves the submission of an initial set of prints of an individual charged with an offence. Updating this criminal record involves submitting fingerprints of the individual each subsequent time they are charged with an offence. These prints are used to verify the individual's identity against the existing records in the RCMP National Repository of Criminal Records. Once determined by the courts, the disposition (outcome of the charge) is recorded on the fingerprint form and forwarded to the RCMP National Repository of Criminal Records. The release of criminal record information maintained by the RCMP is governed by federal laws and the Ministerial Directive concerning the Release of Criminal Record Information by the Royal Canadian Mounted Police. Since the Identification of Criminals Act only allows the taking of fingerprints in relation to indictable or hybrid offences, the RCMP's National Identification of Criminals Act Repository of Criminal Records is fingerprint-based and only contains information relating to these two categories of offences. Summary offences are included in the national repository if submitted to the RCMP as part of an occurrence involving an indictable or hybrid offence. Note: With the exception of "young person" indictable or hybrid offence convictions, police agencies are not required by law to report offences to the RCMP. Therefore, a search of local police records may reveal criminal record information that has not been reported to the RCMP.
- If your fingerprints have never been taken in relation to an arrest and/or charge process, then you do not have a record in the National Repository for Criminal Records maintained by the RCMP. If, however, you do have a criminal record, but were not fingerprinted for all of your subsequent charges and/or convictions, your criminal record will not fully portray the history of your police involvement.

Record Suspension (Pardoned Offences)

- An adult individual who has a criminal record may make an application to the Parole Board of Canada to receive a Record Suspension (Pardon) for one or more convictions. At the completion of a successful Record Suspension (Pardon) application process, all references to the convictions on the criminal record as maintained by the RCMP for which a Record Suspension (Pardon) has been granted are sealed and are no longer available to police agencies or any individual other than the subject of the record. Disclosure of a Record Suspension (Pardoned Offence) is only possible with the consent of the Minister of Public Safety for Canada.
- A Record Suspension (Pardon) does not erase a conviction. It does not allow a person to say that they do not have a criminal record. An individual who has received a Record Suspension (Pardon), when asked, should respond: "Yes, I have been convicted of a criminal offence for which I have received a Record Suspension (Pardon)."
 - Due to the sensitivity of this process, only police agencies or other authorized bodies as determined by a provincial or territorial public safety minister may process system responses that are generated by Vulnerable Sector Checks.

Offences Committed as a Youth

- The Youth Criminal Justice Act restricts the use of information related to charges for offences that were committed as young persons (below the age of 18). Information related to these charges may only be disclosed upon your signed authorization and when it is required by Federal, Provincial or Municipal law, for the purposes of employment or volunteer services with these agencies.
- Two exceptions to this are:
 - 1. When the young person was sentenced as an adult; and
 - 2. When an individual is sentenced as an adult prior to the young person charges being sealed. In these cases section 119 of the Youth Criminal Justice Act states that the youth charges are subject to the same disclosure rules as adult convictions.

Investigative and Intelligence Information Contained in CPIC

- Police agencies in Canada use CPIC to share information on persons, property, vehicles and marine vessels in support of law enforcement activities. A record that is added to CPIC belongs to the police agency that added the record. The contributing agency's permission is required in order to use its records to support an investigation or to use as a basis for a decision. Examples of records pertaining to individuals include persons who are wanted, persons who are on probation or subject to a court order, and persons who are charged with offences currently before the court. The disclosure and use of this information as part of a police information check will be governed by the laws that apply to the police agency holding the record.
- The existence of these types of records in relation to an individual does not establish that the individual has a criminal record. Records
 indicating that an individual has been charged with a criminal offence may mean that the individual has a criminal record however; this is
 subject to verification of the National Repository of Criminal Records maintained by the RCMP by means of the agency that entered the
 information on CPIC.

Local Police Information

- Local police information involves non-criminal entries where police respond to a call or complaint. This investigative activity is normally recorded in the police agency's Occurrence Records Management System. Information that is disclosed on the application for a police information check involving local police records systems includes any adverse information (e.g. peace bond) where the individual is identified as having negative contact with the police. Adverse information is defined as an occurrence in which the applicant is the subject of a founded and substantiated complaint relating to a provincial or federal offence: or a suspect, charged with a provincial or federal offence whether acquitted or convicted. Adverse information does not include a file where the applicant is only considered a "victim", or a "witness". The disclosure and use of this information as part of a police information check will be governed by the laws that apply to the police agency holding the record. Many jurisdictions have laws that pertain to the use and disclosure of personal information related to an individual's mental health. It is the responsibility of the police agency to apply those laws.
- The existence of these types of local police records in relation to an individual does not establish that the individual has a criminal record. Local
 police records indicating that an individual has been charged with a criminal offence may mean that the individual has a criminal record;
 however, this is subject to verification by means of the National Repository of Criminal Records maintained by the RCMP.





Consent for the Release of Police Information

Applicant Inforn	nation								
ast Name		Given Na	Given Name 1			Given Name 2			
Gender Male Female	Date of Birth (yyyy-mi	m-dd) Current A	Current Address						
City		Province	Province Postal Code (A9A 9A9)			Telephone Number (include area code)			
Place of Birth	Usual Fire	Usual First Name or Alias			Maiden Name or any Other Last Name				
Name at Birth	Previous	Previous Names or Legally Changed Names							
Previous Address	es								
Provide previous addres	sses if less than 5 yea	rs at current addre	ess.					_	
				City		Province	rince Postal Code (A9A 9A9)		
Consent									
Important - Informed C and disclosed, it is impo be disclosed to a prosp- disclosed. The suitability checks. The police ager Signature of Appl I consent to a search of	ortant that you underst ective employer or org y criteria are establish ncy or authorized body icant	and the nature of panization, you ack ed and controlled y is not involved w	the information the knowledge that you by the employer of ith, or responsible	at may be ou understor the orga e for, decis	contained in then and that your suita anization - not the sions that are mad	n. By agreeing ability could be police agency le by the emp	g to allow you be determined y or authorize loyer or orga	ur personal info I based on the i ed body conduc nization.	rmation to information cting the
findings of guilt or convi service. I understand th by fingerprints.	ctions and court order	s registered in my	name in the Nati	onal Repo	sitory of Criminal	Records and	local records firmed by eith	s available to the ner myself or	e police
Signature							Date of Con	sent (yyyy-mm-	- <mark>dd)</mark>
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Name of Person or Organization		and onodia receive	Address	3 10001G 01	TOOKO.				
City			Province Postal Code (A9A 9A9)						
Waiver for Conse									
I consent to the release Organization/Company/ Signature	tion from available	e records to the a	person of the above indicated ate (yyyy-mm-dd)		Fing	Finger			
				,		i iigo			
Type of Record	Check Require	d							
To be completed by the	applicant (initial type	of record check be	eing requested).						
Type	Description					Additional	Requirements	Initial	
Name-Based Criminal Record Check	A query, based on name and date of birth, of active criminal files in the RCMP National Repository of Criminal Records. Used to determine the possible existence of a criminal record. Generally used as a preliminary search only to determine if a Fingerprint-based Criminal Record Check may be required. The query may also include a search of court records and a query of records management systems in other police agencies' jurisdictions through the Police Information Portal (PIP) or other data sharing systems.						N/A		
Fingerprint-Based Criminal Record Check	A fingerprint-based search of the RCMP's national repository of fingerprints and criminal record information. The results of the search will produce a document that includes criminal record information where the identity of the applicant has been verified by fingerprints.						N/A		
Vulnerable Sector Check	A Vulnerable Sector Check is the most comprehensive type of check. It includes a query based on name and date of birth of a local police agency's records management system, commonly referred to as a local indices's check, in addition to queries of CPIC Identification, Investigative, and Intelligence Data Banks. The query may also include a search of court records and a query of records management systems in other police agencies' jurisdictions through the Police Information Portal (PIP) or other data sharing systems.						Form 3923 completed and attached		
Declaration of Criminal Records	This will result in the RCMP detachment providing a list of all of the criminal convictions related information that are included on the criminal record on CPIC. This may only be by the detachment where the applicant lives.						Form 6359 completed and attached		
Identification Pr	ovided								
To be completed by the		A P	- C - T -		DOME = :			LIBANG ::	
Applicant Identification	Type 1	Applicant Identific	cation Type 2		RCMP Employee	e Name		HRMIS Nun	nper

