GoodHire does not guarantee the accuracy or truthfulness of the information as to the subject of the investigation, but only that it is accurately copied from public records, and information generated as a result of identity theft, including evidence of criminal activity, may be inaccurately associated with the consumer who is the subject of the report.

Notice of Rights for California Consumers

Your Right to Review an Investigative Consumer Report

A Summary of Your Rights Under the Provisions of California Civil Code Section 1786.22 Read More

The Investigative Consumer Reporting Agencies Act (ICRAA) is designed to promote accuracy, fairness, and privacy of information in the files of every "investigative consumer reporting agency." The ICRAA gives you specific rights, including those outlined below. You may have additional rights under federal law.

California Civil Code section 1786.10 requires an investigative consumer reporting agency to allow a consumer to visually inspect all files maintained regarding the consumer at the time of the request. Certain information regarding the sources of information used for a report is excluded.

Under California Civil Code section 1786.22, an investigative consumer reporting agency shall supply files and information about you, the consumer, during normal business hours and on reasonable notice.

The investigative consumer reporting agency will make files maintained on you available for visual inspection in the following ways:

In person, if you appear in person and furnish proper identification. A copy of the file will also be available to you for a fee not to exceed the actual cost of copying.

By certified mail, if you make a written request, with proper identification, for copies to be sent to a specified address. However, agencies complying with a request for such a mailing will not be liable for disclosures to third parties caused by mishandling of mail after it leaves the agency.

By telephone. A summary of all information contained in your file and required to be provided to you under Section 1786.10 will be provided by telephone, if you have made a written request, with proper identification for telephone disclosure, and the toll charge, if any, for the telephone call is prepaid by or charged directly to you.

The term "proper identification" means information generally deemed sufficient to identify a person. This includes documents such as a valid driver's license, social security account number, military identification card, and credit cards. Only if you are unable to reasonably identify yourself with the information described above, may an investigative consumer reporting agency require additional information concerning your employment and personal or family history in order to verify your identity.

The investigative consumer reporting agency shall also provide trained personnel to explain any information provided to you.

The investigative consumer reporting agency shall provide a written explanation of any coded information contained in files maintained on you. This written explanation shall be distributed whenever a file is provided to you for visual inspection as required under Section 1786.22.

You will be permitted to be accompanied by one other person of your choosing, who shall furnish reasonable identification. The investigative consumer reporting agency may require you to furnish a written statement granting permission to the agency to discuss your file in such person's presence.

Provided in Spanish Below:

Un Resumen de Sus Derechos Bajo las Disposiciones del Código Civil de California Sección 1786.22

La Ley de Investigación del Consumidor de Agencias de Informes (ICRAA) está diseñado para promover la exactitud, justicia y privacidad de la información en los archivos de cada "agencia de información de investigación." El ICRAA le otorga derechos específicos, incluidos los que se describen a continuación. Usted puede tener derechos adicionales bajo la ley federal.

Sección del Código Civil de California 1786.10 requiere que una agencia de investigación de informes del consumidor conseda visualmente todos los archivos mantenidos en relación con el consumidor en el momento de la solicitud. Se excluye cierta información relativa a las fuentes de información utilizadas para un informe.

Bajo el artículo Código Civil de California 1786.22, una agencia de investigación de informes del consumidor proveerá archivos e información acerca de usted, el consumidor, durante el horario normal y en un plazo razonable.

La agencia de investigación de información sobre consumidores hará que los archivos mantenidos sobre usted sean disponible para la inspección visual de las siguientes maneras:

En persona, si usted aparece en persona y presenta una identificación adecuada. Una copia del archivo también estará disponible para usted por un precio que no exceda el costo real de la copia.

Por correo certificado, si usted hace una solicitud por escrito, con identificación apropiada, por las copias que se enviarán a una dirección específica. Sin embargo, las agencias que cumplan con una solicitud de un mailing tales no serán responsables por la divulgación a terceros causados por el mal manejo de correo después de salir de la agencia.

Por teléfono. Un resumen de toda la información contenida en su expediente y que deben preverse para usted bajo la Sección 1786.10 será proporcionado por teléfono, si usted ha hecho una solicitud por escrito, con la identificación apropiada para la divulgación de teléfono, y el cargo de peaje, en su caso, para la llamada telefónica es de prepago o va directamente a usted. El término "identificación apropiada" significa la información general considerada suficiente para identificar a una persona. Esto incluye documentos como la licencia de conducir válida, número de cuenta de seguro social, tarjeta de identificación militar, y tarjetas de crédito. Sólo si usted es incapaz de identificar razonablemente con la información descrita anteriormente, puede una agencia de investigación de informes del consumidor requerir información adicional en relación con su empleo y la historia personal o familiar con el fin de verificar su identidad. La agencia de investigación de información sobre consumidores también proveerá personal capacitado para explicar cualquier información provisto a usted.

La agencia de investigación de informes del consumidor deberá presentar una explicación por escrito de cualquier información codificada contenida en archivos mantenidos sobre usted. Se distribuirá esta explicación por escrito cada vez que se proporciona un archivo a usted para la inspección visual según lo dispuesto en la Sección 1786.22.

Se le permitirá ir acompañado de otra persona de su elección, quien remitirá identificación razonable. La agencia de investigación de informes del consumidor puede requerir que usted proporcione una declaración por escrito la concesión de permiso a la agencia para discutir su archivo en la presencia de esa persona.

GoodHire

Generated on 9/24/2020

JONATHAN PATRICK LEWIS

Consumer Background Report

United States

 Ordered
 09/24/2020

 Delivered
 09/24/2020

 Status
 Clear

Disclaimer: Some of the information contained in this report is derived from public record databases. The depth of such information available varies. Although every effort has been made to ensure accuracy, GoodHire does not recommend relying solely on information from public record databases to make employment decisions. Depending on the state, public record databases may not contain records that can be retrieved directly from the court through a County Criminal Court Check.

Summary of Results







CONSUMER REPORT

National Criminal Databases Search

Status: Clear No records found

Your Information

Name JONATHAN PATRICK LEWIS

Date of Birth 06/23/1975

Criminal Record Databases Searched

AlabamaIndianaDepartment of CorrectionsDepartment of CorrectionsProprietary Offender DataHendricks County

Ohio

Putnam County Court and Court of Common Pleas Richland County- Mansfield Municipal

Administrative Office of the Courts Proprietary Offender Data

Arizona

Department of Corrections Administrative Office of the Courts Archived Maricopa County Superior

Maricopa County

Mohave County Pima County

Proprietary Offender Data

Arkansas

Department of Corrections Administrative Office of the Courts **Proprietary Offender Data**

California

Archived Alameda County Court Index Archived Butte County Court Index

Archived Fresno County Municipal Court Index Archived San Luis Obispo Superior Court Index Archived Santa Cruz County Superior Court Index Proprietary Offender Data

Contra Costa County Municipal Court Index Contra Costa County Superior Court Index Fresno County Superior Court Index Indio Superior and Municipal Court Index Los Angeles County Superior Court Index Marin County Municipal Court Index Marin County Superior Court Index

Orange County Superior Court Index Riverside County Superior and Municipal Court

Sacramento County Superior and Municipal Court _____

San Bernardino County Superior Court Index San Diego County Municipal Court Index San Diego Superior Court Index

San Mateo County Superior and Municipal Court

Santa Barbara County Superior Court Index Santa Clara Superior and Municipal Court Index **Shasta Superior** Stanislaus County Court Index

Ventura Superior and Municipal Court Index

Proprietary Offender Data

Colorado

Index

Department of Corrections Proprietary Offender Data

Connecticut

Archived Department of Corrections Department of Corrections Administrative Office of the Courts Proprietary Offender Data

Delaware

Non-Instant Statewide Available Proprietary Offender Data Sex Offender Registry District of Columbia **Department of Corrections** Proprietary Offender Data

Florida

Department of Corrections Archived Administrative Office of the Courts Alachua County

Archived Hernando County Arrest Records Archived Monroe County Arrest

Noble County Shelby County

Archived Indiana Counties Proprietary Offender Data

lowa

Archived Department of Corrections Administrative Office of the Courts Archived Administrative Office of the Courts

Proprietary Offender Data

Kansas

Department of Corrections Sedgwick County **Archived Sedgwick County** Proprietary Offender Data

Kentucky

Department of Corrections Lexington Fayette Proprietary Offender Data

Department of Corrections Parole Board

Maine

Archived Department of Corrections

Proprietary Offender Data

Maryland

Department of Corrections Proprietary Offender Data

Massachusetts

Massachusetts Arrest Records Proprietary Offender Data

Department of Corrections OTIS Department of Corrections

Wavne County

Proprietary Offender Data

Minnesota

Department of Corrections Administrative Office of the Courts Department of Public Safety Minneapolis Arrest Proprietary Offender Data

Mississippi

Department of Corrections Harrison County

Hinds County

Proprietary Offender Data

Missouri

Department of Corrections Administrative Office of the Courts

Proprietary Offender Data

Montana

Department of Corrections Proprietary Offender Data

Nebraska

Department of Corrections Proprietary Offender Data

Nevada

Archived Department of Corrections

Department of Corrections

Washoe County

Proprietary Offender Data

New Hampshire

Department of Corrections Proprietary Offender Data

Rocky River Municipal Court (Cuyahoga County)

Sidney Municipal Court (Shelby County)

Sandusky County Court

Sandusky County Court of Common Pleas Shaker Heights Municipal Court (Cuyahoga County)

Stark County- Court of Common Pleas Summit County- Cuyahoga Falls Municipal Sylvania County Municipal Court Trumbull County- Girard Municipal Tuscarawas County Court of Common Pleas Vermilion Municipal Court (Erie County) Warren County- Court of Common Pleas Washington County- Marietta Municipal Court Washington Municipal Court, Favette County, OH

Wood County Court of Common Pleas Xenia Municipal Court (Greene County)

Proprietary Offender Data

Oklahoma

Department of Corrections Administrative Office of the Courts Proprietary Offender Data

Oregon

Department of Corrections Administrative Office of the Courts **Proprietary Offender Data**

Pennsylvania

Department of Corrections

Administrative Office of the Courts- Magistrates Administrative Office of the Courts- Traffic

Court of Common Pleas **Proprietary Offender Data**

Rhode Island

Department of Corrections

Archived Administrative Office of the Courts

Proprietary Offender Data

South Carolina

Department of Corrections Administrative Office of the Courts Proprietary Offender Data

South Dakota

Proprietary Offender Data

Tennessee

Department of Corrections

Administrative Office of the Courts TN TJIS

Davidson County

Davidson County- Nashville Courts Rutherford County Circuit Court **Rutherford County General Sessions Proprietary Offender Data**

Texas

Department of Corrections Department of Public Safety

Archived Potter County Felony District Court

Archived Travis County Felony Archived Travis County Misdemeanor

This database contains current and historical misdemeanor

information on **Bell County**

Bexar County Circuit Court Bexar County District Court

Brazoria County Brazos County Collin County **Dallas County Denton County**

Archived Suwannee County Bav County Brevard County Broward County Broward County Traffic Charlotte County **Duval County** Highlands County Hillsborough County **Indian River County** Lake County Lee County Leon County Manatee County Martin County Miami-Dade County Monroe County

Pinellas County **Putnam County** Sarasota County Seminole County Volusia County **Proprietary Offender Data**

Okaloosa County

Orange County

Osceola County

Pasco County

Palm Beach County

Foreign Nationals

Georgia

Archived Department of Corrections **Department of Corrections** ved Georgia Bureau of Investigation Georgia Bureau of Investigation Cobb County

Archived Decatur Arrest Records Proprietary Offender Data Sex Offender Registry Guam

Hawaii

Administrative Office of the Courts Proprietary Offender Data

Department of Corrections Proprietary Offender Data

Illinois

Archived Department of Corrections Department of Corrections

Adams County

Archived Sangamon County

Bond County Boone County Carroll County **Christian County** Clark County Clay County Clinton County Coles County Cook County **Crawford County Cumberland County DeWitt County** Edgar County **Edwards County Effingham County Fayette County** Ford County Franklin County **Grundy County**

Henry County Iroquois County Jackson County Jefferson County Jo Daviess County Johnson County Lawrence County Lee County Logan County Macoupin County

Marion County

Hamilton County

New Jersey

Archived Department of Corrections Department of Corrections Administrative Office of the Courts Proprietary Offender Data **New Mexico**

Department of Corrections Proprietary Offender Data

New York

Department of Corrections Proprietary Offender Data

North Carolina

Archived Department of Corrections Department of Corrections Administrative Office of the Courts Proprietary Offender Data

North Dakota

Administrative Office of the Courts Proprietary Offender Data

Ohio

Adams County Court Adams County- Court of Common Pleas Akron Municipal

Department of Corrections

Allen County Court of Common Pleas Alliance Municipal Court (Stark County)

Ashtabula Court of Common Pleas and Eastern/Western

Municipal Courts

Athens County- Athens Municipal Court

Auglaize County

Avon Lake Municipal Court (Lorain County) Bedford Municipal Court (Cuyahoga County) Belmont County- East Municipal Court Belmont County- Northern Division Court Belmont County- West Municipal Court Berea Municipal Court (Cuyahoga County) Brown County Municipal Court Butler County Court of Common Pleas Canton Municipal Court (Stark County) Champaign County- Champaign Municipal Chardon Municipal Court (Geauga County)

Clermont County Municipal

Clermont County Court of Common Pleas Clinton County Court of Common Pleas

Coshocton County Municipal

Crawford County Court of Common Pleas Cuyahoga County- Garfield Heights Municipal Dayton Municipal Court (Montgomery County)

East Cleveland Municipal

Elyria Municipal Court (Lorain County) Euclid Municipal Court (Cuyahoga County) Fairfield County Court of Common Pleas Franklin County- Arlington Mayor's Court Franklin County- Court of Common Pleas Franklin County- Gahanna Mayor's Court Franklin County- Grove City Court Franklin County- Westerville Municipal Gallipolis Municipal Court (Gallia County) Greene County- Court of Common Pleas **Guernsey County Court of Common Pleas** Hamilton County Court of Common Pleas Hancock County Court of Common Pleas

Hamilton County Municipal Court Hardin Court of Common Pleas Harrison County- County Court Huron County - Norwalk Municipal **Huron County Municipal**

Jefferson County - Dillonvale Municipal Lakewood Municipal Court (Cuyahoga County)

Lawrence County Municipal Court Lebanon Municipal Court (Warren County) Lima Municipal Court (Allen County) Logan County Court of Common Pleas Lorain County Municipal Court Lucas County- Court of Common Pleas Mahoning Court of Common Pleas Marion County- Marion Municipal Court Massillon Municipal Court (Stark County)

Medina County

Meigs County- County Court Mentor Municipal Court (Lake County) El Paso County

Gregg County

Harris County

Fort Bend County Felony District Court Fort Bend Misdemeanor County Court **Galveston County**

Hockley District Court Jefferson County

Kaufman County District Court

Midland County Montgomery County Potter County Misdemeanor

Smith County District and County Courts

Victoria County Waller County Williamson County Proprietary Offender Data

Utah

Department of Corrections Administrative Office of the Courts **Proprietary Offender Data**

Vermont

Department of Corrections Proprietary Offender Data

Virginia

Department of Corrections (Paroled) Administrative Office of the Courts

Traffic Court

Archived Fairfax County Circuit Court Fairfax County Circuit Court Archived Fairfax County District Court

Proprietary Offender Data Washington

Department of Corrections Courts of Limited Jurisdiction

Superior Courts

Proprietary Offender Data

West Virginia

Department of Corrections County Criminal Court Data Proprietary Offender Data

Wisconsin

Department of Corrections Administrative Office of the Courts **Proprietary Offender Data**

Wyoming

Proprietary Offender Data

Mason County Mercer County - Celina Municipal Mercer County Montgomery County

Montgomery County Montgomery County - Miamisburg Municipal Morgan County Morgan County- Morgan Municipal Court Moultrie County Parma Municipal Court (Cuyahoga County)

Ogle County

Portage County Peoria County Preble County- Eaton Municipal Court

Piatt County Pike County Pope County **Richland County Rock Island County Shelby County** Stephenson County **Tazewell County**

Union County Vermilion County Wabash County

Washington County Wayne County

Whiteside County Williamson County **Woodford County**

White County

Proprietary Offender Data

Sex Offender List Search

Status: Clear No sex offender records found

Your Information

JONATHAN PATRICK LEWIS Name

Date of Birth 06/23/1975

Criminal Record Databases Searched

All 50 States, Puerto Rico, and Guam

Global Watch List Search

Status: Clear No watchlist records found

Your Information

JONATHAN PATRICK LEWIS Name

Date of Birth 06/23/1975

Help Center

National Criminal Databases Search

What is the National Criminal Database Search?

This search checks national, state, and county criminal databases using the candidate's name, date of birth, and Social Security number.

If you want to be extra cautious:

We suggest you also run a County Criminal Court Search on the counties where you might have a more recent criminal history.

Sex Offender List Search

What is the Sex Offender List Search?

This search uses your name and date of birth to search the list of registered sex offenders.

Global Watch List Search

What is the Global Watch List Search?

This name search includes the US Domestic Watch List, plus the INTERPOL Most Wanted list and the European Union terrorism list.

This search looks for name matches only. It's possible to get a false positive if you share a name with someone included on the watch list.

State Law Disclosures

New York Correction Law Article 23 -

A Licensure And Employment Of Persons Previously Convicted Of One Or More Criminal Offenses

750. Definitions.

For the purposes of this article, the following terms shall have the following meanings:

(1) "Public agency" means the state or any local subdivision thereof, or any state or local department, agency, board or commission.

- (2) "Private employer" means any person, company, corporation, labor organization or association which employs ten or more persons.
- (3) "Direct relationship" means that the nature of criminal conduct for which the person was convicted has a direct bearing on his fitness or ability to perform one or more of the duties or responsibilities necessarily related to the license, opportunity, or job in question.
- (4) "License" means any certificate, license, permit or grant of permission required by the laws of this state, its political subdivisions or instrumentalities as a condition for the lawful practice of any occupation, employment, trade, vocation, business, or profession. Provided, however, that "license" shall not, for the purposes of this article, include any license or permit to own, possess, carry, or fire any explosive, pistol, handgun, rifle, shotgun, or other firearm.
- (5) "Employment" means any occupation, vocation or employment, or any form of vocational or educational training. Provided, however, that "employment" shall not, for the purposes of this article, include membership in any law enforcement agency.

751. Applicability.

The provisions of this article shall apply to any application by any person for a license or employment at any public or private employer, who has previously been convicted of one or more criminal offenses in this state or in any other jurisdiction, and to any license or employment held by any person whose conviction of one or more criminal offenses in this state or in any other jurisdiction preceded such employment or granting of a license, except where a mandatory forfeiture, disability or bar to employment is imposed by law, and has not been removed by an executive pardon, certificate of relief from disabilities or certificate of good conduct. Nothing in this article shall be construed to affect any right an employer may have with respect to an intentional misrepresentation in connection with an application for employment made by a prospective employee or previously made by a current employee.

752. Unfair discrimination against persons previously convicted of one or more criminal offenses prohibited.

No application for any license or employment, and no employment or license held by an individual, to which the provisions of this article are applicable, shall be denied or acted upon adversely by reason of the individual's having been previously convicted of one or more criminal offenses, or by reason of a finding of lack of "good moral character" when such finding is based upon the fact that the individual has previously been convicted of one or more criminal offenses, unless:

- (1) There is a direct relationship between one or more of the previous criminal offenses and the specific license or employment sought or held by the individual; orThis sample form is provided strictly for educational purposes and should not be construed as legal advice, guidance or counsel. Employers and/or end users of consumer reports should consult with their own counsel about their responsibilities under the FCRA and other applicable laws to ensure compliance and that your needs are met. Accurate Background expressly disclaims any warranties or responsibility or damages associated with or arising out of information provided.
- (2) the issuance or continuation of the license or the granting or continuation of the employment would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public.

753. Factors to be considered concerning a previous criminal conviction; presumption.

- 1. In making a determination pursuant to section seven hundred fifty-two of this chapter, the public agency or private employer shall consider the following factors:
- (a) The public policy of this state, as expressed in this act, to encourage the licensure and employment of persons previously convicted of one or more criminal offenses.
- (b) The specific duties and responsibilities necessarily related to the license or employment sought or held by the person.
- (c) The bearing, if any, the criminal offense or offenses for which the person was previously convicted will have on his fitness or ability to perform one or more such duties or responsibilities.
- (d) The time which has elapsed since the occurrence of the criminal offense or offenses. (e) The age of the person at the time of occurrence of the criminal offense or offenses.
- (f) The seriousness of the offense or offenses.
- (g) Any information produced by the person, or produced on his behalf, in regard to his rehabilitation and good conduct.
- (h) The legitimate interest of the public agency or private employer in protecting property, and the safety and welfare of specific individuals or the general public.
- 2. In making a determination pursuant to section seven hundred fifty-two of this chapter, the public agency or private employer shall also give consideration to a certificate of relief from disabilities or a certificate of good conduct issued to the applicant, which certificate shall create a presumption of rehabilitation in regard to the offense or offenses specified therein.

754. Written statement upon denial of license or employment.

At the request of any person previously convicted of one or more criminal offenses who has been denied a license or employment, a public agency or private employer shall provide, within thirty days of a request, a written statement setting forth the reasons for such denial.

755. Enforcement.

- 1. In relation to actions by public agencies, the provisions of this article shall be enforceable by a proceeding brought pursuant to article seventy-eight of the civil practice law and rules.
- 2. In relation to actions by private employers, the provisions of this article shall be enforceable by the division of human rights pursuant to the powers and procedures set forth in article fifteen of the executive law, and, concurrently, by the New York city commission on human rights.

Summary Of Your Rights Under The Massachusetts Consumer Credit Reporting Act

You have a right to obtain a copy of your credit file from a consumer credit reporting agency. You may be charged a reasonable fee not exceeding eight dollars. There is no fee, however, if you have been turned down for credit, employment, insurance, or rental dwelling because of information in your credit report within the preceding sixty days. The consumer credit reporting agency must provide someone to help you interpret the information in your credit file. Each calendar year you are entitled to receive, upon request, one free consumer credit report.

You have a right to dispute inaccurate information by contacting the consumer reporting agency directly, either in writing or by telephone. The consumer reporting agency shall provide, upon request and without unreasonable delay, a live representative of the consumer reporting agency to assist in dispute resolution whenever possible and practicable, or to the extent consistent with federal law. However, neither you nor any credit repair company or credit service organization has the right to have accurate, current, and verifiable information removed from your credit report. In most cases, under state and federal law, the consumer credit reporting agency must remove accurate, negative information from your report only if it is over seven years old, and must remove bankruptcy information only if it is over ten years old.

If you have notified a consumer credit reporting agency in writing that you dispute the accuracy of information in your file, the consumer credit reporting agency must then, within thirty business days, reinvestigate and modify or remove inaccurate information. The consumer credit reporting agency may not charge a fee for this service. Any pertinent information and copies of all documents you have concerning a dispute should be given to the consumer credit reporting agency.

If reinvestigation does not resolve the dispute to your satisfaction, you may send a statement to the consumer credit reporting agency to keep in your file, explaining why you think the record is inaccurate. The consumer credit reporting agency must include your statement about the disputed information in a report it issues about you.

You have a right to receive a record of all inquiries relating to a credit transaction initiated in the six months preceding your request, or two years in the case of a credit report used for employment purposes. This record shall include the recipients of any consumer credit report.

You have the right to opt out of any prescreening lists compiled by or with the assistance of a consumer credit reporting agency by calling the agency's toll-free telephone number or contacting the agency in writing. You may be entitled to collect compensation, in certain circumstances, if you are damaged by a person's negligent or intentional failure to comply with the credit reporting act.

You have a right to request a "security freeze" on your consumer report. The security freeze will prohibit a consumer reporting agency from releasing any information in your consumer report without your express authorization. A security freeze shall be requested by sending a request either by certified mail, overnight mail or regular stamped mail to a consumer reporting agency, or as authorized by regulation. The security freeze is designed to prevent credit, loans or services from being approved in your name without your consent.

You should be aware that using a security freeze may delay, interfere with, or prevent the timely approval of any subsequent request or application you make regarding new loans, credit, mortgage, insurance, government services or payments, rental housing, employment, investment, license, cellular phone, utilities, digital signature, internet credit card transactions, or other services, including an extension of credit at point of sale.

When you place a security freeze on your consumer report, within 5 business days of receiving your request for a security freeze, the consumer reporting agency shall provide you with a personal identification number or password to use if you choose to remove the freeze on your consumer report or to authorize the release of your consumer report to a specific party or for a specified period of time after the freeze is in place. To provide that authorization, you must contact the consumer reporting agency and provide the following:

- 1 The personal identification number or password provided by the consumer reporting agency;
- 2 Proper identification to verify your identity; and
- The third party or parties who are to receive the consumer report or the specified period of time for which the report shall be available to authorized users of the consumer report

A consumer reporting agency that receives a request from a consumer to lift a freeze on a consumer report shall comply with the request not later than 3 business days after receiving the request.

A security freeze shall not apply to a person or entity, or to its affiliates, or collection agencies acting on behalf of the person or entity, with which you have an existing account, that requests information relative to your consumer report for the purposes of reviewing or collecting the account, if you have previously given consent to the use of your consumer report. "Reviewing the account" includes activities related to account maintenance, monitoring, credit line increases, and account upgrades and enhancements.

A Summary Of Your Rights Under The New Jersey Fair Credit Reporting Act

The state of New Jersey Fair Credit Reporting Act (NJFCRA) is designed to promote accuracy, fairness, consumer confidentiality and the proper use of credit data by each consumer reporting agency ("CRA") in accordance with the requirements of the NJFCRA

The NJFCRA is modeled after the Federal Fair Credit Reporting Act. You have received a Summary of Your Rights Under the Federal Fair Credit Reporting Act. The two Acts are almost identical, as are your rights under them. You can find the complete text of the NJFCRA at the Department of Consumer Affairs. You may seek damages for violations of the NJFCRA. If a CRA, a user or (in some cases) a provider of CRA data violates the NJFCRA, you may have a legal cause of action.

For questions or concerns regarding the NJFCRA please contact:

DIVISION OF CONSUMER AFFAIRS

Department of Law and Public Safety 124 Halsey Street Newark, NJ 07102 Phone: 800-242-5846

Phone: 973-504-6200

A Summary Of Your Rights Under The Washington Fair Credit Reporting Act

The Washington Fair Credit Reporting Act, located at Chapter 19.182 RCW, substantially parallels the federal Fair Credit Reporting Act and the rights and remedies set forth in the Federal Trade Commission's Summary of Rights, except that, effective July 22, 2007, the Washington State law imposes greater limitations on the reasons for which an employer may obtain a consumer report. Beginning July 22, 2007, an employer may not obtain a consumer report that indicates the consumer's credit worthiness, credit standing, or credit capacity, unless (1) the information is substantially job related and the employer's reasons for using the information are disclosed in writing, or (2) the information is required by law.

COMPLAINTS

ANY COMPLAINTS BY CONSUMERS UNDER STATE LAW MAY BE DIRECTED TO: THE ATTORNEY GENERAL'S OFFICE IN WASHINGTON CONSUMER PROTECTION DIVISION

For Information Call: The Consumer Resource Center Statewide Toll-Free Number: 800-551-4636 Statewide Toll-Free TDD 800-276-9883 Complaints May Be Made Via U.S. Mail or E-Mai Complaints: http://www.atg.wa.gov/FileAComplaint.aspx (Include your U.S. Mail address with any complaint.) Website & Forms: http:///www.atg.wa.gov

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;
 - $\bullet \quad \hbox{your file contains inaccurate information as a result of fraud;} \\$
 - 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 your 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 choose to remove your name and address from the lists these offers are based on. You may opt out with the nationwide credit bureaus at 1-888-5-OPTOUT (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	a. Consumer Financial Protection Bureau 1700 G. Street N.W. Washington, DC20552
their affiliates b. 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 600 Pennsylvania Avenue, N.W. Washington, DC 20580 (877) 382-4357
2. To the extent not included in item 1 above:	a. Office of the Comptroller of the Currency Customer Assistance Group 1301 McKinney
a. National banks, federal savings associations, and federal branches and federal agencies of foreign banks	Street, Suite 3450 Houston, TX 77010 - 9050 b. Federal Reserve Consumer Help Center P.O. Box. 1200 Minneapolis, MN 55480
b. State member banks, branches and agencies of foreign banks (other than federal	c. FDIC Consumer Response Center 1100 Walnut Street, Box #11 Kansas City, MO 64106
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	d. National Credit Union Administration Office of Consumer Protection (OCP) Division of Consumer Compliance and Outreach (DCCO)
c. Nonmember Insured Banks, Insured State Branches of Foreign Banks, and insured state savings associations $$	1775 Duke Street Alexandria, VA 22314
d. Federal Credit Unions	
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 20423
4. Creditors Subject to the Surface Transportation Board	Office of Proceedings, Surface Transportation Board Department of Transportation 395 E Street, S.W. Washington, DC 2042 3
5. Creditors Subject to the Packers and Stockyards Act, 1921	Nearest Packers and Stockyards Administration area supervisor
6. Small Business Investment Companies	Associate Deputy Administrator for Capital Access United States Small Business Administration 409 Third Street, S.W., 8th Floor Washington, DC 20549
7. Brokers and Dealers	Securities and Exchange Commission 100 F Street, N.E.
8. Federal Land Banks, Federal Lank Bank Associations, Federal Intermediate Credit Banks, and Production Credit Associations	Farm Credit Administration 1501 Farm Credit Drive McLean, VA 22102 - 5090
9. Retailers, Finance Companies, and All Other Creditors Not Listed Above	Federal Trade Commission Consumer Response Center 600 Pennsylvania Avenue, N.W. Washington, DC 20580 (877) 382-4357

Consumers Have The Right To Obtain A Security Freeze

Pursuant to Title III of the "Economic Growth, Regulatory Relief, and Consumer Protection Act" (PL No. 115-174), you have a right to place a "security freeze" on your credit report, which will prohibit a consumer reporting agency from releasing information in your credit report without your express authorization. The security freeze is designed to prevent credit, loans, and services from being approved in your name without your consent. However, you should be aware that using a security freeze to take control over who gets access to the personal and financial information in your credit report may delay, interfere with, or prohibit the timely approval of any subsequent request or application you make regarding a new loan, credit, mortgage, or any other account involving the extension of credit.

As an alternative to a security freeze, you have the right to place an initial or extended fraud alert on your credit file at no cost. An initial fraud alert is a 1-year alert that is placed on a consumer's credit file. Upon seeing a fraud alert display on a consumer's credit file, a business is required to take steps to verify the consumer's identity before extending new credit. If you are a victim of identity theft, you are entitled to an extended fraud alert, which is a fraud alert lasting 7 years.

A security freeze does not apply to a person or entity, or its affiliates, or collection agencies acting on behalf of the person or entity, with which you have an existing account that requests information in your credit report for the purposes of reviewing or collecting the account. Reviewing the account includes activities related to account maintenance, monitoring, credit line increases, and account upgrades and enhancements.

To place a security freeze or fraud alert on your credit report please contact the following consumer reporting agencies:

- Equifax
 www.freeze.equifax.com/Freeze/jsp/SFF_PersonalIDInfo.jsp
 www.alerts.equifax.com/AutoFraud_Online/jsp/fraudAlert.jsp
- Experian
 www.experian.com/freeze/center.html
 www.experian.com/fraud/center.html
- TransUnion
 www.transunion.com/credit-freeze/credit-freeze-faq.page
 www.transunion.com/fraud-victim-resource/place-fraud-alert

This consumer report is confidential and was furnished for the use of the individual named in this report. This report is valid for 90 days from the date it was generated.