I. POLICY

It is the policy of Milwaukee County Department of Health & Human Services (DHHS) that a Caregiver Background Check (CBC) be completed on all applicable caregivers/staff/employees/volunteers/interns, as defined within this policy. This policy applies to all DHHS contractors or service providers having reimbursable or non-reimbursable agreements including agencies/organizations with which DHHS has Purchase of Service contract(s), Fee-for-Service Agreement(s), Professional Service Agreement(s), Procurement or Price Agreement(s) or Memorandum(a) of Understanding. The results of the CBC must meet the requirements as stated under Wisconsin Caregiver Law (see Attachment 1 – Chapter DHS 12 Caregiver Background Checks) and the Milwaukee County Caregiver Resolution (see Attachment 2).

II. DEFINITIONS

A. Caregiver/Employee/Volunteer – a person who meets all of the following:
   1. Is employed by, under contract with an entity, volunteer or intern.
   2. Has regular, direct contact with or access to the entity’s clients, their personal property, or client information.
   3. Is under the entity’s control.

A Caregiver is also a person who is one of the following:
   1. The owner or administrator of an entity, whether or not they have regular, direct contact with clients.
   2. A board member or corporate office that has regular, direct contact with clients.

B. Regular Contact – contact that is planned, scheduled, expected or periodic.

C. Direct Contact – face-to-face proximity to a client that affords the opportunity to commit abuse or neglect of a client or misappropriation of a client’s property.

D. Under the Entity’s Control – a person employed by or under contract with the entity for whom the entity does both of the following:
   1. Determines whether a person employed by or under contract with the entity that has access to clients may provide care, treatment or other similar support service functions to clients being served by the entity.
   2. Directs or oversees one or more of the following:
      a) The policy or procedures the person must follow in performing his or her duties as a caregiver/employee.
      b) The conditions under which the person performs his or her duties.
      c) The tasks performed by the person.
      d) The person’s work schedule.
      e) The supervision or evaluation of the person’s work or job performance, including imposing discipline or awarding performance awards.
      f) The compensation the person may receive for performing his or her duties as a caregiver/employee.
II. DEFINITIONS (cont’d)

E. “Provider” – an agency, organization or individual with whom a DHHS contract, agreement or Memoranda of Understanding has been executed.

F. “Direct Service Provider” (DSP) – Provider employee, volunteer, paid or unpaid intern, Independent Service Provider or subcontractor, who provides direct care and/or Covered Services to a Participant/Service Recipient on behalf of a Provider, for which the Provider receives compensation from the Purchaser under the agreement.

G. “Indirect Staff” is an employee, individual independent contractor or subcontractor who is not a DSP, but is associated with Covered Services as a supervisor, billing staff, case records and/or quality assurance worker, and/or is someone (i.e.: volunteer) who has access to clients, client property, and/or client information of Service Recipients. Agency owner, President, CEO, Executive Director, and/or Senior Staff are considered Indirect Staff if reporting to work at a site where Covered Services are provided.

III. PROCEDURE

A. Prior to the provision of service, a CBC must be completed on all DSP and Indirect Staff as required by the State of Wisconsin Caregiver Law.

B. A complete CBC consists of the three following required documents:

1. A completed DHS 64 – Background Information Disclosure (BID) form (see Attachment 3).
2. A response from the Department of Justice (DOJ) Wisconsin Criminal History Record Request consisting of either a “no record found” response or a criminal record transcript (see Attachment 4 – Sample DOJ).
3. A response letter (Caregiver Background Check) from the Department of Health Services (DHS) that reports the person’s status, including administrative finding or licensing restrictions (see Attachment 5 – Sample DHS Letter).
4. Optional: Conviction records through the Wisconsin Circuit Court Access (WCCA) system, formerly known as CCAP, online at http://wcca.wicourts.gov and may consider convictions found through WCCA which may or may not appear through the Wisconsin Criminal History Records Request process (the DOJ report).

C. If providing direct care and services to children and/or youth, qualified agency personnel are responsible for closely examining the results of the Caregiver Background Checks for criminal convictions or findings of misconduct by a governmental agency; and to make employment decisions in accordance with the requirements and prohibitions in the law and in the MILWAUKEE COUNTY CAREGIVER RESOLUTION.

D. All copies of ALL Background Check information must be kept in the DSP or Indirect Staff’s personnel file or other file for the most recent five-year period, for the express purpose of retaining all required CBC information.

E. Agency shall have a written policy that is communicated to all DSP’s and Indirect Staff upon hire, and annually thereafter, requiring immediate (within 24 hours of the event) notification to Agency of any new arrests or convictions. Communication of this policy shall be documented with the employee’s signature and kept in the employee file. Upon notification from caregiver/employee/volunteer/intern to Agency as described above, Agency shall notify respective Network or DHHS within two (2) business days.

F. RESPECTIVE NETWORK or DHHS may also request from provider or obtain conviction records through the Wisconsin Circuit Court Access (WCCA) system, formerly known as CCAP, online at: http://wcca.wicourts.gov, and may consider convictions found through WCCA which may or may not appear through the Wisconsin Criminal History Records Request process (the DOJ report).
IV. REQUIREMENTS

A. Within 90 days prior to the provision of services, agencies shall conduct Background Checks at their own expense on all applicable staff/DSP's/Indirect Staff. Background Checks conducted at other agencies where individual may have been employed/volunteered are NOT transferrable to the new potential employer.

B. After the initial Background Check, Providers are required to conduct a new Background Check every four years (every four years means to the date of the last Background Check - i.e., if a Background Check was completed on 1/16/10, the next Check must be completed prior to or on the date of 1/16/14), or at any time within that period when Agencies have reason to believe that a new check should be obtained, or as often as is necessary to ensure that Individual Direct Service Providers and/or Indirect Staff have suitable backgrounds and are free of any barred convictions at all times that services are delivered.

C. Agencies must obtain a Background Check from the previous State of residence if any prospective staff has been living in the State of Wisconsin for less than three (3) years, either by obtaining the record from the other state, or by obtaining an FBI fingerprint check. Details for obtaining an FBI fingerprint check can be found at http://www.doj.state.wi.us/dles/cib/cib-forms.

D. A Background Check (all 3 parts) of a potential new staff that reveals any criminal history, regardless of the disposition or any finding of licensure restriction, denial, or revocation, must be sent to the respective Network or DHHS with the Add Request Form before that individual will be approved to provide services or have indirect contact with clients.

E. If a disposition of a criminal charge is not given (other than "pending" or "open"), the disposition must be obtained by the Provider by contacting the Milwaukee County Clerk of Courts. If an "open or pending" charge would affect staff's ability to enter the Network or DHHS will suspend consideration until resolution of the charge.

F. Agencies must notify the RESPECTIVE NETWORK or DHHS within two business days when any of the following occurs with one of their employees, DSP, Indirect Staff, owners, directors, etc.
   1. The person has been charged with or convicted of any crime.
   2. The person has been or is being investigated for any act, offense or omission, including abuse, neglect or misappropriation.
   3. The person has a substantiated finding of abuse, neglect or misappropriation.
   4. The person has been denied a license or had their license restricted or otherwise limited.

G. In addition to compliance with Caregiver Background Checks and the Milwaukee County Caregiver Resolution 99-223, provider agency will also consider conviction history of any candidate before requesting to add as a DSP and/or Indirect Staff to determine suitability based on a substantially related offense test as described in DHS 12.06 (https://docs.legis.wisconsin.gov/code/admin_code/dhs/001/12.pdf). In instances of multiple (2 or more) recent (within 5 years) offenses, or for felony convictions, or for any charges with open dispositions, provider agency shall obtain a copy of the Criminal Complaint from the Clerk of Court's Office, to determine whether a conviction is substantially related to care of a client. This documentation shall be retained in the personnel file and submitted to DHHS upon request. When requested, DHHS will conduct an administrative review, on a case-by-case basis, to determine whether an offense is substantially related. DHHS reserves the right to make final determination regarding conviction records and whether a conviction is substantially related to the Covered Service in question.
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Agency should take into consideration the following when making a **substantially related** determination:

1. Severity of past convictions.
2. Number of past convictions.
3. Patterns of past criminal behavior.
4. Duration of time between the first charge/conviction and the last charge/conviction (i.e., *does the person have a criminal history that spans 2 years or 20 years*).
5. Time frame between the last charge/conviction and current date (i.e., *were they last charged/ convicted of a crime 1 year ago or 18 years ago*).
6. Specific convictions and their relevance to performing the job/position being applied for.

H. Agencies shall not assign any staff to conduct work under the agreement who does not meet the requirements of the Wisconsin Caregiver Laws and the Milwaukee County Caregiver Resolution.

For References and more Information

Please see Wisconsin Department of Health Services ss. 48.685 and 50.065 of Wisconsin Statutes and the Wisconsin Caregiver Program Manual.


Attachments:
1. DHS 12 – Caregiver Background Checks
2. Milwaukee County Caregiver Resolution
3. DHS 64 – Background Information Disclosure
4. Sample DOJ
5. Sample DHS Letter

Reviewed and Approved by  
Hector Colon, DHHS Director
Chapter DHS 12

CAREGIVER BACKGROUND CHECKS

Subchapter I — General Provisions

DHS 12.01 Authority and purpose. This chapter is promulgated under the authority of s. 48.685 (1) (ag) 1., (2) (d), (4), (5), (6) (a) and (c), Stats.; and s. 50.065 (1) (ag) 1., (2) (d), (4), (5), (6) (a) and (c), Stats.; and s. 227.11 (2), Stats., to protect from harm clients served by department-regulated programs, children placed in foster homes licensed by county departments of social or human services or private child-placing agencies or children who are being adopted, and children served in day care programs contracted by local school boards under s. 120.13 (14), Stats., by requiring uniform background information screening of persons regulated and persons who are employees of or under contract to regulated entities or who are noncitizen residents of regulated entities.

Note: Administrative rules governing county certified day care centers appear in ch. DCF 202.

History: Cr. Register, August, 2000, No. 536, eff. 9–1–00; correction made under s. 13.92 (4) (b) 7., Stats., Register June 2009 No. 642.

DHS 12.02 Applicability. (1) Scope. (a) Persons and agencies affected. This chapter applies to the department; to applicants for regulatory approval from the department; to persons, agencies and entities that have received regulatory approval from the department; to county department and child-placing agencies that license foster homes and approve applications for adoption home studies; to foster home license applicants and licensees and applicants for an adoption home study; to school boards that establish or contract for daycare programs under s. 120.13 (14), Stats., and to applicants and persons under contract to a school board to operate a day care program under s. 120.13 (14), Stats.

(b) Entities covered. The entities subject to this chapter are those regulated under: chs. DHS 34, 35, 36, 40, 61, 63, 75, 82, 83, 85, 88, 89, 105, 110, 124, 127, 131, 132, 133, and 134, and chs. DCF 52, 54, 56, 57, 59, 250, 251, and 252, any other direct client care or treatment program that may be licensed or certified or registered by the department.

History: Cr. Register, August, 2000, No. 536, eff. 9–1–00; corrections in (1) (b) made under s. 13.92 (4) (b) 7., Stats., Register November 2008 No. 635, CR 10-011; ann. (1) (b) Register December 2010 No. 600, eff. 1–1–11; correction in (1) (b) made under s. 13.92 (4) (b) 7., Stats., Register July 2011 No. 667; correction in (1) (b) made under s. 13.92 (4) (b) 7., Stats., Register August 2011 No. 688.

Note: This chapter applies to department of health services and department of children and families programs until such time as each of the departments can adopt separate rules.

DHS 12.03 Definitions. In this chapter:

(1) “Adoption home study” means an evaluation of a prospective adoptive family under ch. DCF 51 or 54.

(2) “Agency” means the department, a county department or a school board or a child welfare agency licensed under s. 48.60, Stats., as a child-placing agency.

(3) “Background information disclosure form” means the department’s form, F–82064, on which a provider supplies certain information concerning the person’s background.

(4) “Bar” means, as a noun, that a person is not permitted to receive regulatory approval, or be employed as a caregiver by or under contract with an entity, or to reside as a nonresident at an entity.

(5) “Caregiver” has the meaning specified in s. 48.685 (1) (ag) or 50.065 (1) (ag), Stats., whichever is applicable.

(6) “Client” means a person who receives direct care or treatment services from an entity. For the purposes of this chapter, “client” includes an adopted child for whom an adoption assistance payment is being made under s. 48.975, Stats.

(7) “Contractor” has the meaning specified in ss. 48.685 (1) (ar) and 50.065 (1) (bm), Stats.

(8) “County department” means a county department of social services established under s. 46.215 or 46.22, Stats., or a county department of human services established under s. 46.21 (2m) or 46.23, Stats.

(9) “Department” means the Wisconsin department of health services.

Note: This chapter applies to department of health services and department of children and families programs until such time as each of the departments can adopt separate rules.

(10) “Direct contact” has the meaning specified in ss. 48.685 (1) (ar) and 50.065 (1) (br), Stats.

(11) “Entity” has the meaning specified in s. 48.685 (1) (b) or 50.065 (1) (c), Stats., whichever is applicable.

(12) “Foster home” means any facility operated by a person required to be licensed under s. 48.62, Stats., in which care and maintenance are provided for no more than 4 foster children, or, if all are siblings, for no more than 6 children, and also includes a treatment foster home that also provides structured professional treatment by trained individuals, and a home licensed for placement of children for adoption under s. 48.833, Stats., for whom adoption assistance will be provided under s. 48.975, Stats.

Note: The term “treatment foster home” no longer appears in the statutes.

(13) “Hospital” means a facility approved as a hospital under s. 50.35, Stats.

(14) “Noncitizen resident” has the meaning specified in ss. 48.685 (1) (bm) and 50.065 (1) (cn), Stats.

(15) “Personal care services” has the meaning given in s. 50.065 (1) (cr), Stats.

(16) “Regular” means, in terms of direct contact with clients, contact that is scheduled, planned, expected, or otherwise periodic.
(17) “Regulatory approval” means:
(a) For purposes of s. 48.685, Stats., any of the following:
1. Issuance by the department of a license or certification or the continuation or renewal of a license or certification, or approval of a prospective adoptive parent application for a home study.
2. Issuance or renewal by a county department or child-placing agency of a foster home or treatment foster home license under s. 48.62 or 48.75, Stats., including a home license for placement of children for adoption under s. 48.833, Stats., for whom adoption assistance will be provided under s. 48.975, Stats., and includes approval of pre-adoptive applicants who contract for a home study with a licensed private child placing agency for approval of a placement of a child for adoption.

Note: Administrative rules governing county certified day care centers appear in ch. DCF 202.

Note: The term “treatment foster home” no longer appears in the statutes. See also the note to s. DHS 12.03 (22).

3. Approval by a school board under s. 120.13 (14), Stats., of day care services established by or contracted with a day care provider.

(b) For purposes of s. 50.065, Stats., issuance by the department of an entity license, certification, certificate of approval or registration, or approval by the department of the continuation of an entity license, certification, certificate of approval or registration.

(18) “Rehabilitation review” refers to an agency or tribal process when a person who is eligible under s. 48.685 (5) (a) or 50.065 (5), Stats., may seek the removal of a bar from regulatory approval, from employment as a caregiver at or contracting with an entity, or from residency at an entity.

(19) “School board” means the school board or board of school directors in charge of the schools of a school district.

(20) “Serious crime” has the meaning specified in s. 48.685 (1) (c) or 50.065 (1) (c), Stats., whichever is applicable.

(20m) “Substitute caregiver” means, with respect to a client who is receiving personal care services in the client’s residence, an individual who provides personal care services to the client for 7 or fewer days in a 90-day period.

(21) “Supportive home care service agency” means a home health agency licensed under s. 50.49, Stats., and ch. DHS 133.

(22) (a) “Treatment foster home” means a family-oriented facility operated by a person or persons required to be licensed under s. 48.62 (1) (b), Stats., in which treatment, care and maintenance are provided for no more than 4 foster children.

(b) “Treatment foster home” includes a placement for adoption under s. 48.833, Stats., of a child for whom adoption assistance will be provided under s. 48.975, Stats., after adoption is finalized.

(c) “Treatment foster home” does not include a shift-staffed facility, except as permitted under s. DCF 38.02 (2) (d).

Note: Section 48.62 (1) (b), Stats., was repealed. The term “treatment foster home” no longer appears in the statutes.

(23) “Tribal governing body” means an elected tribal governing body of a federally recognized American Indian tribe.

(24) “Tribe” has the meaning specified in s. 50.065 (1) (g), Stats.

(25) “Under the entity’s control” means an entity does all of the following:
(a) Determines whether a person employed by or under contract with the entity who has direct, regular contact with clients served by the entity may provide care, treatment, or other similar support service functions to clients.
(b) Directs or oversees one or more of the following:
1. The policies or procedures the person must follow in performing his or her duties.
2. The conditions under which the person performs his or her duties.
3. The tasks the person performs.
4. The person’s work schedule.
5. The supervision or evaluation of the person’s work or job performance, including imposing discipline or awarding performance awards.
6. The compensation the person receives for performing his or her duties.

History: Cr. Register, August, 2000, No. 536, eff. 9—1—00;
correction in (2) made under s. 13.92 (3m) (b) 7., Stats., Register, April, 2001, No. 544, corrections in (1), (3), (9), (15), (21) and (22) made under s. 13.92 (4) (b) 6. and 7., Stats., Register October 2008 No. 635, Emr 08032: emerg. r. and rec. (15), cr. (20m), eff. 11—1—08;
CR 08-009; r. and rec. (15), cr. (20m) Register June 2009 No. 642, eff. 7—1—09; correction in (24) made under s. 13.92 (4) (b) 7., Stats., Register December 2010 No. 659.

Subchapter II — Background Checks

DHS 12.04 Contracting for background checks.

(1) An entity may enter into and shall retain an agreement or contract with any entity identified under s. 48.685 (1) (b) or 50.065 (1) (c), Stats., or with any college, or university, including any vocational or technical college or school, or temporary employment agency or other person, to have the entity, school, temporary employment agency, or other person obtain and retain required background information related to caregivers, including contractors, students, or temporary employees, who, as part of their curriculum, must participate in clinical or practicum experiences at an entity.

(2) An entity that enters into an agreement or contract under sub. (1) shall obtain, at a minimum, from the other entity, university, college or technical school, temporary employment agency, or other person contracted with, and shall retain so that it may be properly retrieved for inspection by the agency, a letter indicating the name or names and social security numbers, if available, of the caregivers, including temporary employees, contractors, or students, listing any convictions learned of during the course of the required background checks, along with any substantiated findings of misconduct, licensure denial or restriction or any other credential limitation found by either the department or the department of safety and professional services.

Note: To obtain a master copy of the Form F-8304 Background Information Disclosure Form, in order to reproduce it, either download the form from the department's internet web site at www.dhs.wisconsin.gov/caregiver/index.htm, or you may request a copy of the form from the agency that regulates your entity.

Note: The only persons who may access information maintained by a county department regarding a substantiated report of child abuse or neglect against a person are those identified in s. 48.981, Stats.

History: Cr. Register, August, 2000, No. 536, eff. 9—1—00;
correction in (2) made under s. 13.92 (4) (b) 6., Stats., Register February 2012 No. 674.

DHS 12.05 Sanctions.

(1) SANCTIONABLE ENTITY ACTIONS. An entity that commits any of the following acts may be subject to any of the sanctions specified in sub. (2):
(a) Hires, employs, or contracts with a caregiver, or permits to reside at an entity a nonresident, where the entity knows or should have known the caregiver or nonresident resident is barred under s. 48.685 (4m) (b) or 50.065 (4m) (b), Stats.
(b) Violates any provision of initial background information gathering or periodic background information gathering required by s. 48.685 or 50.065, Stats.

(2) ENTITY SANCTIONS. Any of the following sanctions may be imposed on any entity that commits any of the acts described in sub. (1):
(a) A forfeiture not to exceed $1,000.
(b) A requirement that the entity submit to the agency a written corrective action plan specifying corrections that will be made to the identified personnel screening practices needing correction and that the entity implement the plan.
(c) At entity expense, attendance at agency—designated personnel screening training or other appropriate training.
(d) Specific conditions or limitations placed on the license, certification or registration or on a school board—issued contract,
including denial, revocation, nonrenewal or suspension of regulatory approval issued by the department, or denial, nonrenewal or termination by a school board of a contract with a day care provider under s. 120.13 (14), Stats.

e) For a person licensed to operate a child welfare agency, shelter care facility, group foster home or day care facility, any sanction or penalty described in s. 48.715, Stats.

f) A requirement that the entity use, at entity expense, a temporary employment agency for screening and hiring personnel.

3) SANCTIONABLE INDIVIDUAL ACTIONS. Any person who is required to complete a background information disclosure form and who the person must be credentialed by the department of safety and professional services, about a licensure denial, restriction, or other license limitation by either the department or the department of safety and professional services.

4) INDIVIDUAL SANCTIONS. All of the following sanctions may be imposed by an agency on any person who commits any of the acts described in sub. (3):

a) A forfeiture not to exceed $1,000.

b) Denial or revocation of regulatory approval or the termination of a contract.

c) Denial or termination of eligibility to reside at the entity.

d) Special conditions or limitations placed upon the person, including restriction to an off–premises location during business hours or otherwise restricting the person’s contact with clients.

History: Cr. Register, August, 2000, No. 536, eff. 9-1–00; correction in (3) (e) made under s. 13.92 (4) (b) 6., Stats., Register February 2012 No. 674.

DHS 12.06 Determining whether an offense is substantially related to client care. To determine whether a crime or a delinquency adjudication under s. 48.685 (5m) or 50.065 (5m), Stats., is substantially related to the care of a client, the agency or entity may consider all of the following:

1) In relation to the job, any of the following:

a) The nature and scope of the job’s client contact.

b) The nature and scope of the job’s discretionary authority and degree of independence in judgment relating to decisions or actions that affect the care of clients.

c) The opportunity the job presents for committing similar offenses.

d) The extent to which acceptable job performance requires the trust and confidence of clients or a client’s parent or guardian.

e) The amount and type of supervision received in the job.

2) In relation to the offense, any of the following:

a) Whether intent is an element of the offense.

b) Whether the elements or circumstances of the offense are substantially related to the job duties.

c) Any pattern of offenses.

d) The extent to which the offense relates to vulnerable clients.

e) Whether the offense involves violence or a threat of harm.

f) Whether the offense is of a sexual nature.

3) In relation to the person, any of the following:

a) The number and type of offenses the person committed or for which the person has been convicted.

b) The length of time between convictions or offenses, and the employment decision.

c) The person’s employment history, including references, if available.

d) The person’s participation in or completion of pertinent programs of a rehabilitative nature.

e) The person’s probation or parole status.

f) The person’s ability to perform or to continue to perform the job consistent with the safe and efficient operation of the program and the confidence of the clients served including, as applicable, their parents or guardians.

g) The age of the person on the date of conviction or dates of conviction.

Note: A person refused employment or who has had his or her employment terminated and believes he or she may have been discriminated against, may file a complaint under s. 111.335, Stats., with the Equal Rights Division, Department of Workforce Development, P.O. Box 8928, Madison, WI 53708–8928 or telephone 608–266–6860.

History: Cr. Register, August, 2000, No. 536, eff. 9–1–00; CR 10–091; am. (intro.) Register December 2010 No. 665, eff. 1–1–11.

DHS 12.07 Reporting background changes and nonclient residency. (1) An entity shall include in its personnel or operating policies a provision that requires caregivers to notify the entity as soon as possible, but no later than the person’s next working day, when any of the following occurs:

a) The person has been convicted of any crime.

b) The person has been or is being investigated by any governmental agency for any other act, offense, or omission, including an investigation related to the abuse or neglect, or threat of abuse or neglect, to a child or other client, or an investigation related to misappropriation of a client’s property.

c) The person has a governmental finding substantiated against them of abuse or neglect of a client or of misappropriation of a client’s property.

(2) When any of the following occurs relative to a signatory or other legal party to the entity application for regulatory approval or under which a contract under s. 120.13 (14), Stats., is signed, or relative to a nonclient resident at the entity, an entity shall, as soon as possible, but no later than the regulatory agency’s next business day, report the information to the agency that gave regulatory approval, or the school board with which the day care entity contracts under s. 120.13 (14), Stats.

a) The person has been convicted of any crime.

b) The person has been or is being investigated by any governmental agency for any other act, offense, or omission, including an investigation related to the abuse or neglect, or threat of abuse or neglect, to a child or other client, or an investigation related to misappropriation of a client’s property.

c) The person has a governmental finding substantiated against them of abuse or neglect of a client or of misappropriation of a client’s property.

d) In the case of a position for which the person must be credentialed by the department of safety and professional services, the person has been denied a license, or the person’s license has been restricted or otherwise limited.

(3) When a person begins residing at or is expected to reside at an entity, or the signatory for licensure changes, the entity shall, as soon as possible, but no later than the regulatory agency’s next business day, report the residency, expected residency, or signatory change to the agency that gave regulatory approval or to the school board that the day care entity contracts with under s. 120.13 (14), Stats., and submit to the regulatory agency a completed
background information disclosure form for the new noncitizen resident or new signatory.

**DHS 12.08 Armed forces background searches.** If a person who is the subject of a background search under s. 48.685 or 50.065, Stats., served in a branch of the U.S. armed forces, including any reserve component, within the last 3 years, the agency or entity shall make a good faith effort to obtain the discharge status of that person, either from the discharge papers issued to the person or from the armed forces branch in which the person served. If the discharge status is other than honorable, the agency or entity shall obtain information on the nature and circumstances of the discharge.

**DHS 12.09 Transmittal of background check information.** (1) When an entity sends a required background information disclosure form to the department under s. 48.685 (3) (a), Stats., the entity shall include in the transmittal all the following:

(a) Any reason for denial or revocation of a license or denial of an adoption application.

(b) The date of the license denial or revocation or adoption application denial.

(2) A child-placing agency or county department shall provide the department with written information about each person to whom the child-placing agency or county department denies a license or adoption home study approval for a reason specified in s. 48.685 (4m) (a), Stats., including all the following:

(a) The reason for denial or revocation of a license or denial of adoption application.

(b) The date of the license denial or revocation or adoption application denial.

**Table DHS 12.115**

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The Wisconsin Administrative Code on this web site is updated on the 1st day of each month, current as of that date. See also Are the Codes on this Website Official? Register February 2012 No. 674
Table DHS 12.115 (Continued)

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A violation of the law of any other state or United States jurisdiction that would be a violation of a crime listed in this table.

History: Enr0832: emerg. cr. eff. 11–1–08, CR 08–098: cr. Register June 2009 No. 642, eff. 7–1–09.

Subchapter III — Rehabilitation Review

DHS 12.12 Rehabilitation process for persons who have committed certain offenses. (1) GENERAL PROVISIONS. (a) An agency shall conduct rehabilitation reviews as described in this section for persons who are eligible to receive rehabilitation review under this section for any of the following:
1. Entities the agency regulates.
2. Persons an entity employs.
3. Persons an entity contracts with.
4. Nonresident clients of an entity.
(b) 1. A tribal governing body may conduct rehabilitation reviews under ss. 48.685 (5) and 50.065 (5), Stats., if a plan submitted under s. 48.685 (5d) or 50.065 (5d), Stats., has been approved by the department.
2. Tribes desiring to conduct rehabilitation reviews shall send a rehabilitation review plan required under ss. 48.685 (5d) and 50.065 (5d), Stats., to the department.
Note: Send rehabilitation review plans to the Office of Legal Counsel, Department of Health Services, P.O. Box 7859, 1 West Wilson St., Rm 651, Madison, WI 53707–7859.

(2) ELIGIBILITY TO REQUEST REHABILITATION REVIEW. (a) Any person who is ineligible under s. 50.065 (4m) (a) or (b), 48.685
(4m) (a) or (b), Stats., to receive regulatory approval, to be employed as a caregiver, or to contract with or reside at an entity, may request a rehabilitation review if the person meets both of the following conditions:
1. The person has not requested a rehabilitation review for a similar type of regulatory approval, job function or nonclient resident status within the preceding year. In this subdivision, “similar” means comparable regulatory approval, or a comparable job function or activity.
Note: Examples of “similarity” and “comparability” are positions that require a comparable level of direct contact with children, a comparable level of unsupervised client access; a previous review involved family day care and the applicant is seeking licensing for group day care; or the applicant sought a group home license and now is seeking a child-care institution license.
2. If the person is a foster home license applicant under s. 48.62, Stats., or an applicant for an adoption home study, the person has not been convicted of a serious crime under s. 48.685 (5) (bm) 1., 2. or 3., Stats., another crime listed in section III of the appendix that results in a permanent bar, or a similar serious crime in another jurisdiction or, if the person was convicted of a crime under s. 48.685 (5) (bm) 4., Stats., the person conviction was committed more than 5 years before the background check was requested.
(b) If a person is eligible to request a rehabilitation review, the agency or tribe from which the person is seeking regulatory approval, or the entity with whom the person is seeking employment as a caregiver or a contract, or where the person wishes to reside shall give the person information on rehabilitation review eligibility criteria and on how to obtain the rehabilitation review request form.
Note: To obtain a master copy of the Department’s Rehabilitation Review Request Form (EXS–263) in order to reproduce it, either download the form from the department’s internet site at www.dhs.wisconsin.gov/caregiver/index.htm, or request a copy of the form from, as appropriate, the agency that regulates the entity or from the entity.

(3) INITIATING A REHABILITATION REVIEW REQUEST. To request a rehabilitation review, an eligible person shall do any of the following:
(a) Obtain a rehabilitation review request form developed by the department or applicable tribe and submit the completed form to the agency that regulates the entity, or to the applicable tribe, or for day care programs established under s. 120.13 (14), Stats., to the school board.
(b) Submit any supporting documents and information required by the applicable rehabilitation review request form to the same agency, tribe, or school board.

(4) PROCESSING REHABILITATION REVIEW REQUESTS. (a) Rehabilitation review panel. When an eligible person has filed a complete rehabilitation review request form along with all required additional and supporting information, the applicable agency, tribe, or school board shall appoint a review panel of at least 2 persons to review the information submitted. The panel may request additional information from the person or from other agencies or persons familiar with the person requesting the review.
(b) Time frame. If the application form and any requested supporting materials are not complete within 90 days of the date the application is submitted, and the person requesting the review does not have good cause for the failure to submit a complete application form or supporting materials, the rehabilitation approval shall be denied.
(c) Requester appearance. The person requesting the rehabilitation review shall have an opportunity to appear before the review panel to answer any questions the panel members may have.
(d) Rehabilitation decision formulation and factors. After reviewing the information obtained, the review panel shall decide whether the person has demonstrated, by clear and convincing evidence, that the person is rehabilitated for purposes of receiving regulatory approval, employment as a caregiver, or contracting with or residing at an entity. The panel shall consider at least the following factors, as applicable:
1. Personal reference checks and comments from employers, persons, and agencies familiar with the applicant and statements from therapists, counselors and other professionals.

2. Evidence of successful adjustment to, compliance with or proof of successful completion of parole, probation, incarceration or work release privileges.

3. Proof that the person has not had subsequent contacts with law enforcement agencies leading to probable cause to arrest or evidence of noncompliance leading to investigations by other regulatory enforcement agencies.

4. Any pending or existing criminal or civil arrest warrants, civil judgments or other legal enforcement actions or injunctions against the person.

5. Any aggravating or mitigating circumstances surrounding the crime, act or offense.

6. Evidence of rehabilitation, such as public or community service, volunteer work, recognition by other public or private authorities for accomplishments or efforts or attempts at restitution, and demonstrated ability to develop positive social interaction and increased independence or autonomy of daily living.

7. The amount of time between the crime, act or offense and the request for rehabilitation review, and the age of the person at the time of the offense.

8. Whether the person is on the sexual offender registry under s. 301.45, Stats., or on a similar registry in another jurisdiction.

9. A victim’s impact statement, if appropriate.

10. Employment history, including evidence of acceptable performance or competency in a position and dedication to the person’s profession.

11. The nature and scope of the person’s contact with clients in the position requested.

12. The degree to which the person would be directly supervised or working independently in the position requested.

13. The opportunity presented for someone in the position to commit similar offenses.

14. The number, type and pattern of offenses committed by the person.

15. Successful participation in or completion of recommended rehabilitation, treatment or programs.

16. Unmet treatment needs.

17. The applicant’s veracity.

(5) REHABILITATION DECISIONS. (a) Review panel decision. The review panel shall decide whether to approve, defer, or deny rehabilitation approval, and shall issue a written decision to that effect, as follows:

1. If the review panel finds sufficient evidence to support rehabilitation approval, the decision shall indicate, as applicable, whether the person is eligible for regulatory approval, employment as a caregiver, or contracting with or residency at an entity. The decision shall describe the scope of the rehabilitation approval and state any conditions or limitations placed on the approval, such as whether the approval is only for employment doing certain job functions or the eligibility for regulatory approval is only to operate certain entity types.

2. If the review panel decides to defer a rehabilitation decision, the panel decision shall state the reasons for the deferral. Unless otherwise agreed to by the requestee, the panel may defer a final decision for a period of not more than 6 months from the initial decision date.

3. If the review panel decides to deny approval of the rehabilitation request, the decision shall explain the reasons for the denial and inform the requestee that he or she may appeal the decision as described in s. 48.685 (5e) or 50.065 (5e), Stats., as applicable, by filing a written request for review of the decision within 10 days of receipt.

Note: Pursuant to s. 48.685 (5e), Stats., or 50.065 (5e), Stats., submit an appeal to the following, as appropriate: 1. To appeal a department denial of a rehabilitation approval, send the appeal request to the Department of Health Services, Office of Legal Counsel, P.O. Box 7850, Madison, WI 53707–7850. 2. To appeal a school board denial of a rehabilitation approval, send the appeal request to the Superintendent of the Department of Public Instruction, 125 South Webster St., Madison, WI 53703; or telex 689–265–3909. 3. To appeal county denial of a rehabilitation approval, send the appeal request to the appropriate county. When any of the preceding rehabilitation approvals are denied, a further appeal is available under ch. 277, Stats. Send a request for a ch. 277, Stats., hearing to appeal any of the preceding department, department of public instruction or county denials of rehabilitation appeals to the Division of Hearings and Appeals, P. O. Box 7855, Madison, WI 53707–7855. The request may be delivered in person to that office at 5000 University Avenue, Suite 201, Madison, Wisconsin.

Note: Any person who is listed in the department’s caregiver misconduct registry under ch. 1855 13 as having a substantiated finding of abuse or neglect of a client or misappropriation of a client’s property as a result of action the person took while working as a nurse aide in a federally certified nursing home or intermediate care facility for persons with mental retardation (ICF/MR) is permanently prohibited from being employed, in any capacity, in a federally-certified nursing home or a federally-certified ICF/MR. If such a person obtains a rehabilitation approval, the person is eligible to be considered for regulatory approval, for employment as a caregiver, or for non-client residency at or contracting with other entities covered by s. 50.065 and 48.685, Stats. See 42 CFR 483.13 and 483.420 for federal regulations relating to such matters.

(b) Burden of proof. A person who appeals under para. (a) 3. shall bear the burden of proving, by a preponderance of the evidence, that the agency or tribe abused its discretion in deciding that the person did not show sufficient evidence to support rehabilitation approval.

(c) Review panel decision distribution. The review panel shall send its decision to the requestor and a copy, if appropriate, to the entity. If the agency conducting the rehabilitation review is other than the department or a tribe, the review panel shall also, within 10 days of sending its decision, send a completed copy of the department’s required reporting form regarding any rehabilitation decision to the department. If the entity conducting the rehabilitation review is a tribe, the review panel shall also send a copy of the decision to the same address accompanied by a copy of the requestor’s application materials.

Note: Rehabilitation decisions should be addressed to the Office of Legal Counsel, Department of Health Services, P. O. Box 7830, 1 W. Wilson St., Room 651, Madison, WI 53707–7830.

(d) Maintaining rehabilitation decision documentation. The review panel shall maintain a file containing a copy of the original written decision and any decisions from filed appeals that may result. The agency or tribe shall maintain in the file the rehabilitation review request and all materials or information obtained or notes made as part of the rehabilitation review decision.

(6) REHABILITATION APPROVAL COMPLIANCE AND WITHDRAWALS. (a) Approval conditions. A person who receives rehabilitation approval shall comply with all conditions and limitations imposed with that approval.

(b) Rehabilitation approval violation—mandatory withdrawal. An agency or tribe that grants a person a rehabilitation approval shall withdraw the approval if the agency or tribe learns that the person is no longer eligible under s. 50.065 (4m) (a) or (b), or 48.685 (4m) (a) or (b), Stats., for regulatory approval, to be employed as a caregiver, or to contract with or reside at an entity.

(c) Rehabilitation approval violation—summary suspension. An agency or tribe that granted a person a rehabilitation approval may immediately temporarily rescind the rehabilitation approval when the agency or tribe has knowledge that the person has done either of the following:

1. The person has failed to comply with or abide by any conditions or limitations imposed with the rehabilitation approval.

2. The person knowingly submitted false information or withheld pertinent information relevant to the rehabilitation request that otherwise could or would have affected the review panel’s decision to grant the rehabilitation approval.

(d) Informing agencies or tribes. An agency, entity or tribe other than the agency or tribe that granted a rehabilitation approval, that becomes aware that any person has violated his or
her rehabilitation approval under par. (b) or (c), shall inform the agency or tribe that granted the approval, of the violation.

(e) Review of summary suspensions. 1. Within 10 working days of temporar y rescinding a rehabilitation approval under par. (c), the approving agency or tribe shall determine whether the new information related to an approval violation under par. (c) is valid and represents a risk of harm to the client. If the new information is valid and does represent a risk of harm to the client, the approving agency or tribe shall withdraw the rehabilitation approval, thereby re-imposing, as applicable, the person's bar from regulatory approval, from employment as a caregiver or from contracting with or residing at an entity.

2. An agency, entity, or tribe, as applicable, that determines the new information related to an approval violation under par. (c) represents a risk of harm to a client shall also immediately take appropriate measures to protect clients until any appeal filed under par. (g) is exhausted. Appropriate measures may include a repeal of regulatory approval, termination of employment as a caregiver or of approval to reside at an entity, contract termination, reassigning the person away from duties involving direct regular contact with clients or placing the person on temporary leave.

(f) Withdrawal decisions. When an agency or tribe withdraws a rehabilitation approval, it shall issue a written decision to that effect. The decision shall explain the reasons for the withdrawal and inform the requester whether he or she may appeal under par. (g).

(g) Appeal rights. Any person who has his or her rehabilitation approval withdrawn under par. (f) may file an appeal of this decision as provided in sub. (5) (a).

(h) Withdrawal reporting. When an agency or tribe that granted a rehabilitation approval withdraws the approval, and the withdrawal results in a bar to regulatory approval, to eligibility to work as a caregiver, or to contracting with or residing at an entity, the approving agency or tribe shall immediately report the withdrawal to the subunit of the department responsible for collecting this information.

Note: Send reports of withdrawn rehabilitation approval to: Office of Legal Counsel, Department of Health Services, P. O. Box 7850, 1 West Wilson Street, Room 651, Madison, WI 53707-7850.

(7) SCOPE OF AGENCY OR TRIBE REHABILITATION APPROVAL. (a) Agency approval limitations. An agency may grant rehabilitation approval only within the scope of its regulatory authority. The approval applies to all types of entities, job activities and functions the agency regulates, unless the agency specifies otherwise in the form of limitations or conditions expressed in the written rehabilitation approval decision.

(b) Tribe approval limitations. A tribe may only grant rehabilitation approvals within the scope of its own employment, contracting, or licensing authority.

(c) Rehabilitation approval transfers. 1. When an agency, tribe, or entity learns from the department's background information disclosure form or in any other way that an applicant for regulatory approval, for employment as a caregiver, or for a contract with or permission to reside at an entity has had a rehabilitation review, the agency, tribe, or entity shall request from the rehabilitation review agency or tribe a copy of the rehabilitation review decision. If the rehabilitation review decision was an approval, the agency, tribe or entity shall determine whether the approval may be applied to the regulatory approval, employment as a caregiver, or contract with or residency at an entity that the applicant currently seeks.

2. Except as specified in subd. 3., an agency, entity, or tribe may review and accept a rehabilitation granted to a person by another agency or tribe if the receiving agency or tribe determines both of the following:

a. The crime, act, or offense that required the person to request rehabilitation review is not substantially related to the person's job duties.

b. Any limitations or conditions imposed with the rehabilitation approval continue to be able to be met.

3. No rehabilitation approval granted by a tribe may be transferred outside of the tribe's employment or contracting authority.

4. Before transferring a rehabilitation approval under subd. 1., an agency, tribe, or entity shall verify with the department that the applicant has had a rehabilitation review, and if so, the date and status of that review and whether any reason other than the one the applicant reported on the background information disclosure form exists that requires the applicant to request a rehabilitation review.

5. If the decision of the agency or tribe that conducted the rehabilitation review is to deny approval of transferring the rehabilitation approval, the agency, entity, or tribe shall determine whether the applicant for regulatory approval, for employment as a caregiver, or for contracting with or residency at an entity is eligible to seek another rehabilitation review under sub. (2), and if so, shall inform the person of his or her eligibility.

Note: Examples of circumstances in which approvals may or may not be transferable include the following:

1. An approval to be a foster parent by one county or child-placing agency is not, unless approved by the other county or child-placing agency, transferable to the other county or child-placing agency.

2. An approval by the department for a person to work as a shipping clerk in a hospital or nursing home would be transferable to another entity or job function or activity regulated under ch. 50, Stats., as long as limitations or conditions, if any, imposed with the rehabilitation approval are able to be met.

3. A rehabilitation approval for employment at a children's day care or a child caring institution is not transferable to a hospital or nursing home or vice versa.

4. A rehabilitation approval is not transferable from a group day care center to a family day care center if the department's rehabilitation approval imposed limits or conditions.

5. A rehabilitation approval is transferable from one department-regulated child care residential setting to another as long as any limitations or conditions can be met.

History: Cr. Register, August, 2009, No. 336, eff. 9-1-09; CR 10-091: am. (6) Register December 2010 No. 660, eff. 1-1-11.
RESOLUTION REQUIRING BACKGROUND CHECKS ON DEPARTMENT OF HEALTH AND HUMAN SERVICES CONTRACT AGENCY EMPLOYEES PROVIDING DIRECT CARE AND SERVICES TO CHILDREN AND YOUTH

Provisions of the Resolution requiring criminal background checks for current or prospective employees of DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements providing direct care and services to Milwaukee County children and youth were initially passed by the County Board in September, 1999.

In May, 2000, the County Board adopted a modification of the resolution that separates individuals who have committed crimes under the Uniform Controlled Substances Act under Chapter 961 Wisconsin Statutes from the felony crimes referenced in the original Resolution and those referenced under Chapter 948 of the Statutes.

The Resolution shall apply only to those employees who provide direct care and services to Milwaukee County children and youth in the ordinary course of their employment, and is not intended to apply to other agency employees such as clerical, maintenance or custodial staff whose duties do not include direct care and services to children and youth.

1. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements are required to certify, by written statement to the DHS, that they have a written screening process in place to ensure background checks, extending at least three (3) years back, for criminal and gang activity, for current and prospective employees providing direct care and services to children and youth. The background checks are to be made prior to hiring a prospective employee on all candidates for employment regardless of the person's place of residence.

2. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements are required to certify, by written statement to the DHS, that they are in compliance with the provisions of the Resolution; that the statement shall be subject to random verification by the DHS or its designee; and, that the DHS or its designee shall be provided, on request, at all reasonable times, copies of any or all background checks performed on its employees pursuant to this Resolution.

3. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements which do not provide to the DHS or its designee, copies of any or all background checks, on request, at all reasonable times, pursuant to this Resolution, shall be issued a letter of intent within 10 working days by the DHS or its designee to file an official 30-day notice of termination of the contract, if appropriate action is not taken by the contract agency towards the production of said documents.

4. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements shall perform criminal background checks on current employees who provide direct care and services to children and youth by January 31, 2001; and, after 48 months of employment have elapsed, criminal background checks shall be performed every four (4) years within the year thereafter.

5. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements shall hire prospective employees after January 31, 2001 conditioned on the provisions stated above for criminal background checks and, after four (4) years within the year thereafter, and for new employees hired after January 31, 2001.

6. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements which determine that a current or prospective employee was convicted of one or more of the following...
offenses shall notify the DHS or its designee immediately. Offenses include: homicide (all degrees); felony murder; mayhem; aggravated and substantial battery; 1st and 2nd degree sexual assault; armed robbery; administering dangerous or stupefying drugs; and, all crimes against children as identified in Chapter 948 of Wisconsin Statutes.

7. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements which determine that a current or prospective employee was convicted of any other offense not listed in Number 6 shall notify the DHS or its designee immediately. Offenses include but are not limited to: criminal gang member solicitations; simple possession; endangering public safety; robbery; theft; or, two (2) or more misdemeanors involving separate incidences within the last three (3) years.

8. DHS contract agency employees and employees of agencies/organizations with which the DHS has reimbursable agreements who provide direct care and services to children and youth, charged with any of the offenses referenced in Number 6 and Number 7, shall notify the DHS or its designee within two (2) business days of the actual arrest.

9. Upon notification from a contract agency or from agencies with other reimbursable agreements that their screening process has identified a current or prospective employee with a conviction as stated in Number 6, or a conviction that occurred less than three (3) years from the date of employment as stated in Number 7, the DHS or its designee shall issue a letter of intent within 10 working days to file an official 30-day notice of termination of the contract if appropriate action is not taken towards the exclusion of said individual from having any contact with children or youth in the direct provision of care and services to children and youth.

10. The DHS or its designee, upon receipt of notification of potentially disqualifying past criminal misconduct or pending criminal charges as stated in Number 6 and Number 7 of this Resolution, shall terminate the contract or other agreement if, after 10 days' notice to the contract agency, the DHS or its designee has not received written assurance from the agency that the agency has taken appropriate action towards the convicted current or prospective employee consistent with the policy expressed in this Resolution.

11. DHS contract agencies and agencies/organizations with which the DHS has reimbursable agreements which determine that a current or prospective employee was convicted of any crime under the Uniform Controlled Substances Act under Chapter 961 of Wisconsin Statutes, excluding simple possession, and the conviction occurred within the last five (5) years from the date of employment or time of application, shall notify the DHS or its designee immediately.

12. Upon notification from a contract agency or from agencies with other reimbursable agreements that their screening process has identified a current or prospective employee with a conviction under the Uniform Controlled Substances Act under Chapter 961 of Wisconsin Statutes, excluding simple possession, the DHS or its designee shall issue a letter of intent, within 10 working days, to file an official 30-day notice of termination of the contract if appropriate action is not taken towards the exclusion of said individual from having any contact with children or youth in the direct provision of care and services to children and youth. Current or prospective employees of DHS contract agencies or other reimbursable agreements who have not had a conviction within the last five (5) years under the Uniform Controlled Substances Act under Chapter 961 of Wisconsin Statutes, excluding simple possession, shall not be subject to the provisions of this Resolution.
BACKGROUND INFORMATION DISCLOSURE (BID)

INSTRUCTIONS

The Background Information Disclosure form (F-82064) gathers information as required by the Wisconsin Caregiver Background Check Law to help employers and governmental regulatory agencies make employment, contract, residency, and regulatory decisions. Complete and return the entire form and attach explanations as specified by employer or governmental regulatory agency. NOTE: If you are an owner, operator, board member, or non-client resident of a Division of Quality Assurance (DQA) facility, complete the BID, F-82064, and the Appendix, F-82069, and submit both forms to the address noted in the Appendix Instructions.

CAREGIVER BACKGROUND CHECK LAW

In accordance with the provisions of Chapters 48.685 and 50.065, Wis. Stats., for persons who have been convicted of certain acts, crimes, or offenses:

1. The Department of Health Services (DHS) may not license, certify, or register the person or entity (Note: Employers and Care Providers are referred to as "entities");
2. A county agency may not certify a child care or license a foster or treatment foster home;
3. A child placing agency may not license a foster or treatment foster home or contract with an adoptive parent applicant for a child adoption;
4. A school board may not contract with a licensed child care provider; and
5. An entity may not employ, contract with or, permit persons to reside at the entity.

The list of offenses affecting caregiver eligibility that require rehabilitation review is available from the regulatory agencies or through the Internet at http://DHS.wisconsin.gov/caregiver/StatutesINDEX.HTM.

THE CAREGIVER LAW COVERS THE FOLLOWING EMPLOYERS / CARE PROVIDERS (Referred to as "Entities"):

| Programs Regulated under Chapter 48, Wis. Stats. | Treatment Foster Care, Family Child Care Centers, Group Child Care Centers, Residential Care Centers for Children and Youth, Child Placing Agencies, Day Camps for Children, Family Foster Homes for Children, Group Homes for Children, Shelter Care Facilities for Children, and Certified Family Child Care. |
| Programs Regulated under Chapters 50, 51, and 146, Wis. Stats. | Emergency Mental Health Service Programs, Mental Health Day Treatment Services for Children, Community Mental Health, Developmental Disabilities, AODA Services, Community Support Programs, Community Based Residential Facilities, 3-4 Bed Adult Family Homes, Residential Care Apartment Complexes, Ambulance Service Providers, Hospitals, Rural Medical Centers, Hospices, Nursing Homes, Facilities for the Developmentally Disabled, and Home Health Agencies- including those that provide personal care services. |
| Others | Child Care Providers contracted through Local School Boards |

THE CAREGIVER LAW COVERS THE FOLLOWING PERSONS:

- Anyone employed by or contracting with a covered entity who has access to the clients served, except if the access is infrequent or sporadic and service is not directly related to care of the client. Exception: Emergency medical technicians and first responders are not covered under the Caregiver Law.
- Anyone who is a Child Care Provider who contracts with a School Board under Wisconsin Statute 120.13 (14).
- Anyone who lives on the premises of a covered entity and is 10 years old or over, but is not a client ("non-client resident").
- Anyone who is licensed by DHS.
- Anyone who has a foster home licensed by DHS.
- Anyone certified by DHS.
- Anyone who is a Child Care Provider certified by a county department.
- Anyone registered by DHS.
- Anyone who is a board member or corporate officer who has access to the clients served.

FAIR EMPLOYMENT ACT

Wisconsin’s Fair Employment Law, Chapters 111.31 – 111.395, Wis. Stats., prohibits discrimination because of a criminal record or pending charge; however, it is not discrimination to decline to hire or license a person based on the person’s arrest or conviction record if the arrest or conviction is substantially related to the circumstances of the particular job or licensed activity.

PERSONALLY IDENTIFIABLE INFORMATION

This information is used to obtain relevant data as required by the provisions set forth by the Wisconsin Caregiver Background Check Law. Providing your social security number is voluntary; however, your social security number is one of the unique identifiers used to prevent incorrect matches. For example, the Department of Justice uses social security numbers, names, gender, race, and date of birth to prevent incorrect matches of persons with criminal convictions. The Department of Health Services’ Caregiver Misconduct Registry uses social security numbers as one identifier to prevent incorrect matches of persons with findings of abuse or neglect of a client or misappropriation of a client’s property.
BACKGROUND INFORMATION DISCLOSURE (BID)

Completion of this form is required under the provisions of Chapters 48.685 and 50.065, Wis. Stats. Failure to comply may result in a denial or revocation of your license, certification, or registration; or denial or termination of your employment or contract. Refer to the instructions (F-82064A) on page 1 for additional information. Providing your social security number is voluntary; however, your social security number is one of the unique identifiers used to prevent incorrect matches.

PLEASE PRINT OR TYPE YOUR ANSWERS.

Check the box that applies to you.
D Employee / Contractor (including new applicant)  D Household member / lives on premises - but not a client
D Applicant for a license or certification or registration (including continuation or renewal)  D Other - Specify:

NOTE: If you are an owner, operator, board member, or non-client resident of a Division of Quality Assurance (DQA) facility, complete the BID, F-82064, and the Appendix, F-82069, and submit both forms to the address noted in the Appendix Instructions.

<table>
<thead>
<tr>
<th>Name-(First and Middle)</th>
<th>Name-(Last)</th>
<th>Position Title (Complete only if you are a prospective employee or contractor, or a current employee or contractor.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Any Other Names By Which You Have Been Known (Including Maiden Name)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Race</th>
<th>Birth Date</th>
<th>Gender (M/F)</th>
</tr>
</thead>
<tbody>
<tr>
<td>D American Indian or Alaskan Native</td>
<td>0 Black</td>
<td>D Unknown</td>
</tr>
<tr>
<td>D Asian or Pacific Islander</td>
<td>0 White</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Home Address</th>
<th>City</th>
<th>State</th>
<th>Zip Code</th>
</tr>
</thead>
</table>

Business Name and Address- Employer or Care Provider (Entify)

SECTION A- ACTS, CRIMES, AND OFFENSES THAT MAY ACT AS A BAR OR RESTRICTION

1. Do you have any criminal charges pending against you or were you ever convicted of any crime anywhere, including in federal, state, local, military, and tribal courts?
   D Yes  D No
   If Yes, list each crime, when it occurred or the date of the conviction, and the city and state where the court is located. You may be asked to supply additional information including a certified copy of the judgment of conviction, a copy of the criminal complaint, or any other relevant court or police documents.

2. Were you ever found to be (adjudicated) delinquent by a court of law on or after your 10th birthday for a crime or offense? (NOTE: A response to this question is only required for group and family day care centers for children and day camps for children.)
   D Yes  D No
   If Yes, list each crime, when and where it happened, and the location of the court (city and state). You may be asked to supply additional information including a certified copy of the delinquency petition, the delinquency adjudication, or any other relevant court or police documents.

3. Has any government or regulatory agency (other than the police) ever found that you committed child abuse or neglect?
   A response is required if the box below is checked:
   D Yes  D No
   (Only employers and regulatory agencies entitled to obtain this information per sec. 48.981(7) are authorized to, and should, check this box.)
   If Yes, explain, including when and where it happened.
### SECTION A - ACTS, CRIMES, AND OFFENSES THAT MAY ACT AS A BAR OR RESTRICTION

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>
| 4. | Has any government or regulatory agency (other than the police) ever found that you abused or neglected any person or client?  
>' If Yes, explain, including when and where it happened. | D | D |
| 5. | Has any government or regulatory agency (other than the police) ever found that you misappropriated (improperly took or used) the property of a person or client?  
>' If Yes, explain, including when and where it happened. | D | D |
| 6. | Has any government or regulatory agency (other than the police) ever found that you abused an elderly person?  
>' If Yes, explain, including when and where it happened. | D | D |
| 7. | Do you have a government issued credential that is not current or is limited so as to restrict you from providing care to clients?  
>' If Yes, explain, including credential name, limitations or restrictions, and time period. | D | D |

### SECTION B - OTHER REQUIRED INFORMATION

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>
| 1. | Has any government or regulatory agency ever limited, denied, or revoked your license, certification, or registration to provide care, treatment, or educational services?  
>' If Yes, explain, including when and where it happened. | D | D |
| 2. | Has any government or regulatory agency ever denied you permission or restricted your ability to live on the premises of a care providing facility?  
>' If Yes, explain, including when and where it happened and the reason. | D | D |
| 3. | Have you been discharged from a branch of the US Armed Forces, including any reserve component?  
>' If yes, indicate the year of discharge: _____  
>' Attach a copy of your 00214 if you were discharged within the last 3 years. | D | D |
| 4. | Have you resided outside of Wisconsin in the last 3 years?  
>' If Yes, list each state and the dates you lived there. | D | D |
### SECTION 8 - OTHER REQUIRED INFORMATION

<table>
<thead>
<tr>
<th></th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
</table>
| 5. Have you had a caregiver background check done within the last 4 years?  
   If Yes, list the date of each check, and the name, address, and phone number of the person, facility, or government agency that conducted each check. | D | D |
| 6. Have you ever requested a rehabilitation review with the Wisconsin Department of Health Services, a county department, a private child placing agency, school board, or DHS designated tribe?  
   If Yes, list the review date and the review result. You may be asked to provide a copy of the review decision. | D | D |

A "NO" answer to all questions does not guarantee employment, residency, a contract, or regulatory approval.

I understand, under penalty of law, that the information provided above is truthful and accurate to the best of my knowledge and that knowingly providing false information or omitting information may result in a forfeiture of up to $1,000.00 and other sanctions as provided in DHS 12.05 (4), Wis. Adm. Code.

**SIGNATURE**

**Date Signed**
DEPARTMENT OF JUSTICE CRIME INFORMATION BUREAU

09/24/2014

This criminal background check was performed by searching the following data submitted to the Crime Information Bureau.

Name
Date of Birth
Sex
Race
Alias

The response is based on a search using the identification data supplied. Searches based solely on name and non-unique identifiers are not fully reliable. The CIB cannot guarantee that the information furnished pertains to the individual you are interested in.

No CRIMINAL HISTORY FOUND.
Date: September 24, 2014
From: The Department of Health Services,
The Department of Children and Families and
The Department of Regulation and Licensing
Re: Response to Caregiver Background Check

On September 24, 2014, we received notice from the Department of Justice (DOJ) that you requested a Caregiver Background Check for the above named individual. You are receiving this letter per the requirements of sections 48.685 and 50.065 of the Wisconsin Statutes.

The Department of Health Services (DHS) and the Department of Children and Families (DCF) provides the following information in this letter:

a) Noncredentialed Caregiver Findings of Abuse or Neglect of a Client; or Misappropriation of a Client's Property - A name listed in this area may prohibit employment or licensure for that person.

b) Denials or Revocations of Operating Licenses for Adult (Chapter 50) Programs - A name listed in this area may prohibit employment or licensure for that person.

c) Denials or Revocations of Operating Licenses for Child (Chapter 48) Programs - A name listed in this area may prohibit employment or licensure for that person.

d) Rehabilitation Review Findings - A name listed in this area means that the individual has completed a rehabilitation review and the outcome may affect employment or licensure.

The Department of Regulation and Licensing (DRL) search results also appear in this letter and are listed as:

e) Status of Professional Credential(s), License(s), or Certificate(s) - This section lists each professional credential, license, and certificate held by the individual. If an individual's name appears, note the "Eligible to Practice" indicator. If you have questions, contact the listed phone number.

The Department of Justice, Wisconsin criminal records search results are returned in a separate letter and are not part of this letter.

Before contacting one of the state agencies regarding the accuracy of the results of the electronic search, please verify that the name, date of birth, and Social Security Number shown at the beginning of this letter in the "Re" section match the name, date of birth, and Social Security Number of the original request.
NOTE: If you need TTY support, call (608) 266-7376 instead of the numbers listed in the rest of this letter.

Enclosure: Response to Caregiver Background Check.

Electronic Search Results from the Department of Health Services (DHS) and the Department of Children and Families (DCF)

a. Noncredential Caregiver Findings of Abuse or Neglect of a Client; or Misappropriation of a Client's Property in Wisconsin
No findings for reasons specified in the caregiver law were listed for

If additional information is needed, contact the Division of Quality Assurance at (608)261-8319.

Noncredential Caregiver Findings of Abuse or Neglect of a Client; or Misappropriation of a Client's Property Out of State
No findings for reasons specified in the caregiver law were listed for

If additional information is needed, contact the Division of Quality Assurance at (608)261-8319.

b. Denials or Revocations of operating Licenses for Adult (Chapter 50) Programs
No denials or revocations specified in the caregiver law were found for

b. Denials or Revocations of operating Licenses for Child (Chapter 48) Programs
No denials or revocations specified in the caregiver law were found for

If additional information is needed, contact the Bureau of Regulation and Licensing at (608)266-9314.

c. Denials or revocations of Operating Licenses for CLD BPP
No denials or revocations for the reasons specified in the caregiver law were found for

c. Denials or revocations of Operating Licenses for CLD BRL
No denials or revocations for the reasons specified in the caregiver law were found for

If additional information is needed, contact the Bureau of Regulation and Licensing at (608)266-9314.

c. Denials or revocations of a Family Day Care Certification for CLD DWD
No denials or revocations for the reasons specified in the caregiver law were found for

If additional information is needed, contact the Certifying Agency at (608)261-4595.

d. Rehabilitation Review Findings Time Matters
No Rehabilitation findings were found for

If additional information is needed, contact the Office of Legal Counsel at (608)266-8428.

Electronic Search Results from the Department of Regulation and Licensing (DRL)
NOTE: All information provided is public record. Please ignore names that do not match the name you requested.

e. Status of Professional Credential(s), License(s) or Certificate(s)
No professional credential, license or certificate was found for

If you believe this is incorrect or incomplete, see www.dfl.state.wi.us and click on License Lookup. Print the results and file with this letter.

For additional information related to licensing of Health Professionals, please contact the Department of Regulation and Licensing at (608) 266-8794.

For additional information related to licensing of Business Professionals or Nursing Home Administrators contact (608) 261-2390.

To verify the employment eligibility of a nurse aide, search the Wisconsin Nurse Aide Registry at www.promissor.com or call the IVR at 1-877-224-0235.

NOTE: The Department of Health Services, the Department of Children and Families and the Department of Regulation and Licensing cannot guarantee that the information furnished pertains to the individual in whom you are interested.