



HOUSING OPPORTUNITIES COMMISSION OF MONTGOMERY COUNTY CONTRACTOR AND SUB-CONTRACTOR BACKGROUND SCREENING REQUIREMENTS

In keeping with the Housing Opportunities Commission of Montgomery County's (HOC) requirement to protect the safety and welfare of residents and HOC property, HOC will require employees of a Construction or General Contractor ("Contractor") or any of its Sub-contractors ("Sub-contractor") who are working on HOC projects, to pass a background screening in order to be eligible to provide services on HOC Premises. This requirement will not be used to discriminate on the basis of age, race, color, creed, religion, ancestry, national or ethnic origin, gender, gender identity, sexual orientation, disability, genetic information, military status, veteran status, familial status or any other protected category under applicable federal, state or local law, ordinance or regulation.

HOC, its instrumentalities and HOC-controlled affiliates will apply this requirement in accordance with Title VII of the Civil Rights Act of 1964 (as amended) 42 U.S.C. § 2000e, Maryland State and Montgomery County Human Rights and Consumer Protection Laws, and the U.S. Department of Housing and Urban Development regulations governing Equal Opportunity, as each may be amended. All terms and conditions and must be offered equally to all prospective Contractors and Sub-contractors.

HOC REQUIREMENT

Any Contractor or Sub-contractor awarded an HOC contract will be required to conduct background screening on their personnel prior to assignment to HOC Premises, job sites, projects, or property owned, leased, operated or otherwise under the control of the HOC.

All persons subject to background screening shall be required to be re-screened for every new contract that begins more than 90 days after the previous screening. HOC will require that person to be re-screened prior to coming back to work on such projects to ensure that the person is in accordance with the requirements set forth in this requirement.

HOC will consider a pre-assignment background screening for a Contractor and Sub-contractor's personnel acceptable if the outcome yields successful results within the ninety (90) days immediately preceding assignment of the individual personnel to HOC premises and the results of the personnel's background screening did not include any of the disqualifying factors listed further below. **Any Contractor or Sub-contractor subject to this requirement must make the results of the background screening available to HOC staff upon request.**

No exception to this requirement shall be made except as may be permitted under applicable federal or state regulations governing the HOC Premises and/or the Contractor's or Sub-contractor's scope of work



HOC ELEMENTS OF CONTRACTOR BACKGROUND SCREENING

Contractor and Sub-contractor employees will be subject to screening in accordance with the following:

A. Construction/General Worker Position

- Criminal Conviction History (county search);
- Nationwide state and federal results for felony or misdemeanor records;
- Nationwide Sex offender search;
- Verification of Social Security Number; and
- Verification of Immigration Status, including valid I-9 Form where applicable;
Note: HOC expressly prohibits any Contractor or Sub-contractor from employing any person on HOC premises who does not have valid authorization to work in the United States.
- Driving History (where permitted by law and if Contractor or Sub-contractor's personnel is required to operate a motor vehicle on HOC premises; does not include those persons who operate heavy equipment such as switch engines, forklifts, cranes, etc).

DISQUALIFIED PERSONNEL AND CONTRACTOR RESPONSIBILITY

The following individuals shall not be eligible to work on HOC Premises, job sites, projects, or property owned, leased, operated or otherwise under the control of the HOC:

- Persons convicted of a crime against or otherwise involving a minor at any time in the past shall not be approved to work on HOC premises.
- Persons convicted of a crime of violence or other serious crime against a person shall be disqualified from working on HOC premises.
- Persons convicted of a felony in the past 10 years shall be disqualified from working on HOC premises
- Persons convicted of sex offenses shall be disqualified from working on HOC premises.
- Persons convicted of a theft related crime or fraud within the prior 10 years shall be disqualified from working on HOC premises.

In addition, the Contractor or Sub-contractor shall not include in the performance of its services on HOC Premises, job sites, projects, or property owned, leased, operated or otherwise under the control of the HOC, any other person who could reasonably be believed to present a risk of dishonest, dangerous or violent behavior or who is otherwise unqualified to participate.

In the event a Contractor or Sub-contractor obtains, or is provided, supplemental criminal background information, including police reports and arrest information, after execution of any contract to which this requirement and procedure apply, which information potentially disqualifies a person previously deemed eligible to provide services, the Contractor or Sub-contractor shall promptly notify HOC of such matter. The Contractor or Sub-contractor and HOC shall take immediate action to review the matter and



determine whether a waiver is appropriate as described below. However, during and until a waiver determination is made, the Contractor or Sub-contractor shall immediately cease allowing the person to work on HOC premises. Additionally, the Contractor and Sub-contractor are required to inform HOC within forty-eight (48) hours of any arrest or a conviction of their personnel, while on contract with HOC.

A Contractor or Sub-contractor may be held liable to HOC or residents of HOC properties for any damage suffered by HOC or residents of HOC properties resulting from any Contractor or Sub-contractor employee that engages in criminal activity on any HOC premises, job sites, projects, or property owned, leased, operated or otherwise under the control of the HOC. Furthermore, HOC reserves the right to seek indemnity from any Contractor or Sub-contractor for any liability or potential liability to HOC that may result from the criminal acts of Contractor or Sub-contractor employees, or as the result of any violation of this requirement by a Contractor or Sub-contractor.

WAIVER OF ASSIGNMENT FOR DISQUALIFIED PERSONNEL

Assignment Waivers for individual Contract and Sub-contractor personnel who have failed HOC's background requirements may be granted by the HOC under special circumstances.

Requests for Assignment Waivers shall be submitted to the appropriate HOC manager (from Real Estate Development or Property Management) and only with the prior written approval of the individual personnel for whom the waiver is being requested.

Requests for Assignment Waivers shall be made by the Contractor and/or Sub-contractor on the prescribed form and shall include the following information:

- Name of individual for whom waiver is requested;
- Date and description of disqualifying offense;
- Date and nature of adjudication (convicted, no contest, deferred adjudication, etc);
- Reason for the waiver request;
- Statement that there is no alternative to assignment of the individual;
- Description of services that the individual will provide;
- Effective dates for which the waiver is approved,
- Actions Contractor and/or Sub-contractor will take to ensure appropriate supervision of the individual; and
- Date and signature of the individual for whom the waiver is requested attesting that the information provided in the waiver is true and correct.

Requests for Assignment Waivers must be approved by the appropriate HOC representative in writing. Waivers shall be granted for a period not to exceed 30 days, and may be renewed for a maximum of 30 additional days upon written approval by HOC.



Assignment Waivers shall not be granted as a matter of routine. Rather, waivers may be approved only in exigent or emergent circumstances or in the event there is no alternative to obtaining the required skill or service(s) available necessary to complete the required work or service.

NON-COMPLIANCE

HOC may terminate any contract with a Contractor for a violation of this requirement. Moreover, unless waived by HOC, Contractors have an obligation to terminate any contract with Sub-contractors if the terms of this requirement are materially breached. HOC in the reasonable exercise of its discretion may elect not to terminate a Contractor or Sub-contractor for violations of this requirement. For example, HOC may elect not to terminate in the event a violation occurs despite the good faith efforts of the Contractor or Subcontractor. Similarly, HOC may elect not to terminate where HOC determines that a violation is outside the reasonable control of the Contractor or Sub-contractor and the Contractor or Sub-contractor otherwise demonstrates good faith efforts to remain in compliance with the requirements of this requirement.

Any Contractor that provides errors in reporting the correct background status of its or any of its Sub-contractors' personnel shall, as soon as practicable upon discovery of the error, notify the appropriate HOC representative of the employee's correct status. The Contractor shall then take immediate steps to remove the individual from HOC premises and replace the person with a qualified individual. If warranted, the Contractor may subsequently submit a Request for Assignment Waiver to the HOC if the individual's skills or labor are essential to completion of the work, service, or assignment.

COMPLAINT AGAINST HOC

Any Contractor or Sub-contractor who wishes to receive information or file a discrimination complaint may do so by contacting HOC's Equal Opportunity Officer at (240) 627-9400. Any Contractor or Sub-contractor may also contact any of the following Federal, State, or local human/civil rights agencies listed below to report housing discrimination or retaliation:

<p>U.S. Equal Opportunity Commission Mid-Atlantic Office 131 M Street, NE Washington, DC 20507 (202) 663-4900 TTY: (202) 663-4494</p>	<p>Maryland Commission on Civil Rights William Donald Schaefer Tower 6 Saint Paul Street, Suite 900 Baltimore, MD 21202-1631 (410) 767-8600 Toll free: (800) 637-6247 TTY: (410) 333-1737 Fax: (410) 333-1841</p>
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Copies of this requirement are available in accessible format to persons with disabilities upon request

