Please Print Clear	dy AP	PLICATION	FOR EMPL	OYMENT		
Company Nam	e ABMC Janitorial			-		
company main	<u>,                                    </u>	36.				
Please Answer All Questions. Résumés Are Not A Substitute For A Completed Application.						
We are an equal opportunity employer. Applicants are considered for positions without regard to veteran status, uniformed servicemember status, race, color, religion, sex, national origin, age, physical or mental disability, genetic information, citizenship status or any other category protected by applicable federal, state, or local laws.						
ANY PROVISION IN	AN AT-WILL EMPLOYE THIS APPLICATION, IF PREASON, WITH OR W	HIRED, THE CON	IPANY OR I MAY T			
Applicant Name		Posi	tion Applied For			_ (list only one)
Telephone Number (	)	Alternate	/Cellular Telephone	Number (	)	· · · · · · · · · · · · · · · · · · ·
Present Address				- <del>* * *</del>		
		3000 ·	rtment, or Unit Number			Managar III Bayatlar
City	State		How long h	ave you lived the	ere/	Years/Months
1.53	(%)x			u 18 years of age	e or older? Yes	□ No □
	s, can you produce the ne					
and the second second	desired? Full-time			NAC NEX		
PENSON NO 189	rk overtime? Yes					
If hired, can you prov	ride proof that you are le	gally eligible for en	ployment in the U.S	S.? Yes ☐ N	lo 🗌	
If not, what steps mu	st be taken for you to be	gin employment lav	vfully?			
Have you previously	applied for employment	with this Company	? Yes 🗆	] No □		
If Yes, when and who	ere did you apply?	70110				
	employed by this Compa					
If Yes, provide dates	of employment, location	and reason for sep	paration from emplo	yment		<del></del>
	*					
	st any other names by w for example, change of r				allow us to conf	irm your work and
	nmitments to any other e ent, a non-competition o				Company if hired	I (for example, an
If yes, please explain						
Education	School Name ar (Address, Cit		Course of Study or Major	Graduate? Y or N	# of Years Completed	Honors Received
High School						
College						
Graduate/						
Professional						
Trade or Correspondence						

### WORK EXPERIENCE RELATED TO JOB APPLYING FOR

revoked or terminated:

	Addres	s	Type of Business
Геlephone ()	Dates Employed	From///	To//
Job Title			
Supervisor's Name	May we	contact?  Yes  No If	No, why not?
Reason for Leaving?			
What will this employer say was the reason y	our employment terminated? _		
Were you ever disciplined? If so, for what? _			
How much notice did you give when resigning	g? If none, explain.		<u></u>
Employer			
Name	Addres	s	Type of Business
Telephone ( )	Dates Employed	From//////	To / /
Job Title			
Supervisor's Name	May we	contact? ☐ Yes ☐ No If N	No, why not?
Reason for Leaving?	***************************************		
What will this employer say was the reason y	our employment terminated? _		
Were you ever disciplined? If so, for what? _			
How much notice did you give when resigning	g? If none, explain		
Have you ever been terminated or asked to r	esign from any job?	☐ Yes ☐ No If Yes, ho	w many times?
Has your employment ever been terminated	by mutual agreement?	☐ Yes ☐ No If Yes, ho	w many times?
Have you ever been given the choice to resig	n rather than be terminated?	☐ Yes ☐ No If Yes, ho	w many times?
	e questions, please explain the	aircumetaness of each acc	asion

#### REFERENCES MOONINGE

Please list the names of additional work-related references we may contact who have worked with you in the past. Individuals with no prior work experience may list school or volunteer-related references.

NAME	POSITION	COMPANY	WORK RELATIONSHIP (i.e. supervisor, co- worker)	TELEPHONE/EMAIL

Please list the names of personal references (not previous employers or relatives) who you know that we may contact.

NAME	OCCUPATION	RELATIONSHIP	TELEPHONE	NUMBER OF YEARS KNOWN

# **APPLICANT CERTIFICATION**

I understand and agree that if driving is a requirement of the job for which I am applying, my employment and/or continued employment is contingent on possessing a valid driver's license for the state in which I reside and automobile liability insurance in an amount equal to the minimum required by the state where I reside.

I understand that the Company may now have, or may establish, a drug-free workplace or drug and/or alcohol testing program consistent with applicable federal, state, and local law. If the Company has such a program and I am offered a conditional offer of employment, I understand that if a pre-employment (post-offer) unlawful drug and/or alcohol test is positive, the employment offer may be withdrawn. I agree to work under the conditions requiring a drug-free workplace, consistent with applicable federal, state, and local law. I also understand that all employees of the location, pursuant to the Company's policy and federal, state, and local law, may be subject to urinalysis and/or blood screening or other medically recognized tests designed to detect the presence of alcohol or illegal or controlled drugs. If employed, I understand that alcohol and/or drug testing is a condition of continual employment and I agree to undergo alcohol and drug testing consistent with the Company's policies and applicable federal, state, and local law.

If employed by the Company, I understand and agree that the Company, to the extent permitted by federal, state, and local law, may exercise its right, without prior warning or notice, to conduct investigations of Company property (including, but not limited to, files, lockers, desks, vehicles, and computers) and, in certain circumstances, my personal property.

I understand and agree that as a condition of employment and to the extent permitted by federal, state, and local law, I may be required to sign a confidentiality, restrictive covenant, and/or conflict of interest statement.

I certify that all the information on this application, my résumé, or any supporting documents I may present during any interview is and will be complete and accurate, to the best of my knowledge. I understand that any falsification, misrepresentation, or omission of any information may result in disqualification from consideration for employment or, if employed, disciplinary action, up to and including immediate dismissal.

THIS COMPANY IS AN AT-WILL EMPLOYER AS ALLOWED BY APPLICABLE STATE LAW. THIS MEANS THAT REGARDLESS OF ANY PROVISION IN THIS APPLICATION, IF HIRED, THE COMPANY OR I MAY TERMINATE THE EMPLOYMENT RELATIONSHIP AT ANY TIME, FOR ANY REASON, WITH OR WITHOUT CAUSE OR NOTICE. NOTHING IN THIS APPLICATION OR IN ANY DOCUMENT OR STATEMENT, WRITTEN OR ORAL, SHALL LIMIT THE RIGHT TO TERMINATE EMPLOYMENT AT-WILL. NO OFFICER, EMPLOYEE OR REPRESENTATIVE OF THE COMPANY IS AUTHORIZED TO ENTER INTO AN AGREEMENT—EXPRESS OR IMPLIED—WITH ME OR ANY APPLICANT FOR EMPLOYMENT FOR A SPECIFIED PERIOD OF TIME UNLESS SUCH AN AGREEMENT IS IN A WRITTEN CONTRACT SIGNED BY THE PRESIDENT OF THE COMPANY.

IF HIRED, I AGREE TO CONFORM TO THE RULES AND REGULATIONS OF THE COMPANY, AND I UNDERSTAND THAT THE COMPANY HAS COMPLETE DISCRETION TO MODIFY SUCH RULES AND REGULATIONS AT ANY TIME, EXCEPT THAT IT WILL NOT MODIFY ITS POLICY OF EMPLOYMENT AT-WILL UNLESS SUCH AGREEMENT IS SIGNED BY THE PRESIDENT OF THE COMPANY OR THE PRESIDENT'S DESIGNEE.

I authorize the Company and/or its agents to confirm all statements contained in this application and/or résumé as it relates to the position I am seeking, to the extent permitted by federal, state, or local law. I agree to complete any requisite authorization forms for the background investigation which may be permitted by federal, state and/or local law. I certify that I have received a separate written notification that the Company may obtain consumer reports (for example, criminal history, driving records, etc.) on me for use in connection with my Application (where allowed by law) and, if I am hired, my employment, unless otherwise prohibited by state, local, or federal law.

I AUTHORIZE AND CONSENT TO, WITHOUT RESERVATION, ANY PARTY OR AGENCY CONTACTED BY THIS EMPLOYER (INCLUDING ANY AND ALL PRIOR EMPLOYERS OF MINE) TO FURNISH INFORMATION REGARDING MY PREVIOUS EMPLOYMENT HISTORY AND/OR ANY OF THE ABOVE-MENTIONED INFORMATION. I hereby release, discharge, and hold harmless, to the extent permitted by federal, state, and local law, any party delivering information to the Company or its duly authorized representative pursuant to this authorization from any liability, claims, charges, or causes of action which I may have as a result of the delivery or disclosure of the above requested information. I hereby release from liability the Company and its representative for seeking such information and all other persons, corporations, or organizations furnishing such information. Further, if hired, I authorize the Company to provide truthful information concerning my employment to future employers and hold the Company harmless for providing such information.

If hired by this Company, I understand that I will be required to provide genuine documentation establishing my identity and eligibility to be legally employed in the United States by this Company. I also understand this Company employs only individuals who are legally eligible to work in the United States.

This application will be considered active for a maximum of sixty (60) days. If you wish to be considered for employment after that time, you must reapply.

I CERTIFY THAT ALL OF THE INFORMATION THAT I HAVE PROVIDED ON THIS APPLICATION IS TRUE, ACCURATE, AND COMPLETE.

DO NOT SIGN UNTIL YOU HAVE READ ALL OF THE INFORMATION CONTAINED IN THE APPLICATION.

FOR CALIFORNIA APPLICANTS ONLY: BY CHECKING THIS BOX, I WAIVE MY RIGHT TO RECEIVE A COPY OF ANY PUBLIC RECORD OBTAINED BY THE COMPANY FOR EMPLOYMENT PURPOSES THROUGH AN INTERNAL INVESTIGATION. □

**Date** 

Date

FOR MARYLAND APPLICANTS ONLY: UNDER MARYLAND LAW, AN EMPLOYER MAY NOT REQUIRE OR DEMAND, AS A CONDITION OF EMPLOYMENT, PROSPECTIVE EMPLOYMENT, OR CONTINUED EMPLOYMENT, THAT AN INDIVIDUAL SUBMIT TO OR TAKE A LIE DETECTOR, POLYGRAPH, OR SIMILAR TEST. AN EMPLOYER WHO VIOLATES THIS LAW IS GUILTY OF A MISDEMEANOR AND SUBJECT TO A FINE NOT EXCEEDING \$100. I have read and understand the above statement.

Applicant Signature	 	- i.i	Date/	<i></i>	1
AMERICA AMERICA					

FOR MASSACHUSETTS APPLICANTS ONLY: IT IS UNLAWFUL IN MASSACHUSETTS TO REQUIRE OR ADMINISTER A LIE DETECTOR TEST AS A CONDITION OF EMPLOYMENT OR CONTINUED EMPLOYMENT. AN EMPLOYER WHO VIOLATES THIS LAW SHALL BE SUBJECT TO CRIMINAL PENALTIES AND CIVIL LIABILITY.

FOR RHODE ISLAND APPLICANTS ONLY: THIS COMPANY IS SUBJECT TO THE WORKERS' COMPENSATION LAWS OF THE STATE OF RHODE ISLAND.\*

FEDERAL AND/OR STATE LAW MAY PROHIBIT THE USE OF LIE DETECTOR, POLYGRAPH OR SIMILAR TEST AS WELL.
THIS APPLICATION MAY NOT BE SUFFICIENT FOR ALL INDUSTRIES OR APPROPRIATE FOR USE IN ALL LOCALITIES.

\*This employment application not appropriate for use by Rhode Island employers exempt from the state's Workers' Compensation laws.



# ABMC Janitorial inc. Confidential Agreement

This Agreement is entered into this	_day of	, <u>20</u>	by and between ABMC Janitorial Inc. (the Company) and	
(Recipient).				

WHEREAS, the Company is the owner of proprietary information, hereinafter referred to as "Confidential Information," as more fully defined below;

WHEREAS, in connection with the possible addition of Recipient to the Company's sale team (the "Business Purpose"), the Company is willing to disclose Confidential Information to Recipient for the purpose of evaluating and/or fulfilling the Business Purpose;

WHEREAS, Recipient is willing to receive such Confidential Information solely for such purpose;

NOW, THEREFORE, the parties hereto do mutually agree that the above recitals are incorporated into and made a part of the Agreement by reference and also agree, intending to be legally bound, as follows:

#### 1. Confidential Information.

- (a) Except as set forth below, the term "Confidential Information" means any information heretofore and hereafter disclosed to Recipient, whether orally, in writing, in any medium, however documented (or not documented), by or on behalf of the Company, or observed while visiting the premises of the Company, including, without limitation, the Company's actual and proposed business(es); financial information; budgets; services; products; trade secrets; techniques; materials; analyses; strategies; forecasts; research and development; ideas; names, addresses and any other characteristics, identifying information or aspects of the Company's existing or potential customers, employees, consultants, vendors, suppliers or stockholders; or any information derived, summarized or extracted from any of the foregoing.
- (b) Confidential Information does not include information: (i) which at the time of disclosure is in the public domain; (ii) which Recipient can show by written records was already in its possession at the time of disclosure and not subject to any existing agreement of confidence between the parties; (iii) which is received from a third party, other than a current or former agent or representative of the Company without restriction and without breach of the Agreement or any other agreement; (iv) which is independently developed by Recipient as evidenced by its written records; or (v) which is disclosed pursuant to a valid order of a court or regulatory agency or other governmental body or any political subdivision thereof, provided, however, that Recipient shall first have given notice to the Company and made a reasonable effort to obtain a protective order requiring that the Confidential Information be used only for the purposes for which the order was issued.

#### 2. Non-Disclosure of Confidential Information

- (a) Recipient agrees not to disclose and to take all steps as may be necessary (including, but not limited to, all steps it takes to protect the confidentiality of its own most confidential information) to protect the Confidential Information from disclosure. Such confidentiality shall be maintained and shall only be disclosed or made accessible to those employees or agents of the Company who have a bona fide need to know such Confidential Information in relation to the Business Purpose.
- (b) Recipient shall not use the Confidential Information other than In relation to the Business

  Purpose or duplicate the Confidential Information at any time without the Company's prior written consent. Recipient shall not directly or indirectly disclose, divulge, reveal or transfer the Confidential Information to any other person or entity without the Company's prior written consent.

#### 3. Return of Materials

In the event that the parties cease the Business Purpose or do not proceed with the Business Purpose within a reasonable time, and in any event, within five (5) days after being so requested by the Company, Recipient shall redeliver all documents, or other items furnished by the Company, or acquired in connection with the Business Purpose and any copies made by Recipient. Except if Recipient is advised in writing by counsel that it is prohibited by law, Recipient will also, to the extent possible, destroy all written material, memoranda, notes and other writings or recordings whatsoever prepared by Recipient based upon, containing or otherwise reflecting any information relating to the Confidential Information. Recipient shall supply the Company with written confirmation that it has fulfilled its obligations under this Section 3. Any information relating to the Confidential Information that is not returned or destroyed, including, without limitations, shall remain subject to the confidentiality obligations set forth in this Agreement.

#### 4. Accuracy and Completeness.

The Company makes no representations or warranties as to accuracy or completeness of the Confidential Information. Recipient agrees that neither the Company nor any of its employees, agent or representatives shall have any liability to Recipient resulting from the use of the Confidential Information supplied, except as may be set forth in a definitive agreement between the Company and Recipient relating to the Business Purpose.

#### 5. Non-Solicitation.

During the term of this Agreement and for a period of two (2) years following the termination this Agreement for any reason, Recipient will not, on its own behalf or on behalf of any other person or entity, without the express written consent of the Company: (i) solicit or attempt to solicit any then current client, customer or other contact of the Company to provide products or services to such client, customer or other contact which are in any way competitive with, or substantially similar to, the category or classification of products or services offered by the Company; (ii) solicit or attempt to solicit any then current customer, supplier, vendor, contractor or other business relation of the Company to modify its relationship with the Company' or (iii) solicit or attempt to solicit any then current employee or representative of the Company to terminate or modify is or her employment or business relationship with the Company.

#### 6. Non-Competition.

In consideration of the Company's disclosure of Confidential Information to Recipient, Recipient agrees that during the term of this Agreement and For a period of six (6) months following the termination of this Agreement for any reason, Recipient will not, directly or indirectly, without the express written consent of the Company, in any market in which the Company provides or solicits orders for products or services during the one year period prior to termination: own, have an interest in, be hired by, consult for, assist, provide services or products for, or have a business relationship with any person or entity which is competitive with, or substantially similar to, the business of the Company and where the service or product could be supplied by the company; or take any action which might divert from the Company any opportunity (each, an "Opportunity") which would be within the scope of the Company's then business, and shall offer each Opportunity to the Company, which the Company may, it its sole discretion, decide to pursue or not.

#### 7. Reasonable Restrictions.

Recipient acknowledges and agrees that the covenants and restrictions contained in this Agreement are reasonable and necessary to protect the Company's business, good will, confidential information, trade secrets, and relationships with its customers.

#### 8. Irreparable Harm.

Both parties understand and agree that a breach or threatened breach by Recipient of any of the provisions of this Agreement will give rise to irreparable injury that is not adequately compensable in money damages. Both parties further agree that the Company, in addition to and not in limitation of any other rights, remedies or damages available, at law or in equity, shall be entitled to a temporary restraining order, preliminary injunction, permanent injunction and other equitable relief on any other comparable relief.

#### 9. Indemnification.

Recipient hereby indemnifies and agrees to defend and hold harmless the Company its shareholders, directors, offices, employees and agents, from and against any damages, losses, costs and expenses (including, without limitation, attorneys' fees) suffered by any such party, as a result of a breach of this Agreement by Recipient, or suffered as a result of the enforcement by the Company of this Agreement against Recipient. If the Company shall prevail in any action at law or in equity to enforce the provisions of this Agreement against Recipient, Recipient shall pay the Company's costs and expenses (including, without limitations, attorneys' fees) incurred by the Company in enforcing this Agreement against Recipient.

#### 10. <u>Jurisdiction; Service of Process.</u>

This Agreement shall be construed and governed by and under the laws of the State of New Jersey, without regard to its conflicts of laws principles. Any action, suit, or other legal proceeding which

is commenced to resolve any matter arising under or relating to any provision of this Agreement shall be commenced and prosecuted only in a court of the State of New Jersey (or, if appropriate, a federal court located within New Jersey), and Recipient consents to the jurisdiction of such a court. Process in any action or proceeding referred to in the preceding sentence may be served on any party anywhere. Recipient waives any requirement that the Company prove the economic value of a Confidential Information or post a bond or other security in connection with the enforcement of its rights hereunder.

#### 11. General Terms.

- a) The invalidity or unenforceability of any provision of the Agreement shall not affect the validity or enforceability of any other provision of this Agreement. If a court of competent jurisdiction determines that any restriction in this Agreement is overbroad or unreasonable under the circumstances, such restriction shall be modified or revised by such court to include the maximum reasonable restriction allowed by law.
- b) This Agreement constitutes the entire agreement of the parties hereto concerning the subject matter hereof and supersedes any prior oral or written agreements pertaining to the subject matter of this Agreement. This Agreement may not be modified, changed or discharged in whole or in part, except in an agreement in writing signed by Recipient and the Company.
- c) There are no representations or covenants, express or implied, other than those set forth herein.
- d) Recipient's rights under this Agreement may not be assigned or duties delegated without the Company's prior written consent and any attempted assignment without such consent shall be void.
- e) This Agreement shall be binding upon the parties hereto and their respective successors and assigns and shall inure to the benefit of the parties hereto and their respective successors and assigns.
- f) Nothing contained herein shall create a joint venture between, or partnership among the parties.

- g) All Confidential Information disclosed by the Company to Recipient shall be and shall remain the Company's property, and nothing herein shall be construed as a license to make, use, license, sell or copy any inventions, ideas, trade secrets, trademarks, copyrightable works, or other intellectual property of the Company, whether or not disclosed hereunder.
- h) No delay or omission by the Company in exercising any right under this Agreement will operate as a waiver of that or any other right. A waiver or consent given by the Company on any one occasion is effective only in that instance and will not be construed as a bar to or waiver of any right on any other occasion.

#### 12. No Publicity.

Recipient shall not publicly announce or disclose the existence of the Business Purpose or this Agreement, without the prior written consent of the Company. This provision shall survive the termination of the Agreement.

IN WITNESS WHEREOF, intending to be legally bound hereby, and upon due authorization, the parties have caused this Agreement to be executed as of the day and year first written above.

the day and year first written above.	
RECIPIENT By:	
For New Employee	
Print Name: _x	
Signature: _x	
<b>o</b> - <u> </u>	
Date: _x	



# **ABMC Janitorial Inc.**

Background Check Authorization
I have never been convicted of any crime. If we find that this is untrue you will be terminated immediately.
Please fill in the following as it gives A.B.M.C. authorization to run a background check.
Social security number
INS Number (if applicable)
Date of Birth
Place of Birth
Signature
Date

## DISCLOSURE and AUTHORIZATION TO OBTAIN INFORMATION

In connection with my suitability for employment with **ABMC**, or if employed, I understand that prior to or at any time after my employment commences a consumer report may be requested for employment purposes from **Infolink Screening Services**, **Inc.** (herein: "**Infolink**") from public records including; but not limited to, Social Security number, motor vehicle operation history/driving records, workers' compensation information and criminal history to the extent permitted by law from various local, state, and federal agencies. Further, I understand that an Experian Employment Insight Report, Trans Union Pre-Employment Evaluation Report or Equifax Credit Report for Employment may be requested. Finally, I understand that an Investigative Consumer Report may be requested and, as required under §606(a)(1) of the federal Fair Credit Reporting Act (FCRA), 15 U.S.C. §1681 et seq., I understand that this Report will include information as to my character, general reputation, personal characteristics, mode of living, work habits, performance, experience, along with reasons for termination of past employment, whichever are applicable, obtained through personal interviews with associates who have knowledge concerning such items of information.

I VOLUNTARILY AND KNOWINGLY AUTHORIZE ANY PRESENT OR PAST EMPLOYER OR SUPERVISOR, COLLEGE OR UNIVERSITY OR OTHER INSTITUTION OF LEARNING, ADMINISTRATOR, LAW ENFORCEMENT AGENCY, STATE AGENCY, LOCAL AGENCY, FEDERAL AGENCY, CREDIT BUREAU, COLLECTION AGENCY, PRIVATE BUSINESS, MILITARY BRANCH OR THE NATIONAL PERSONNEL RECORDS CENTER, PERSONAL REFERENCE, AND/OR OTHER PERSONS TO GIVE RECORDS OR INFORMATION THEY MAY HAVE CONCERNING MY CRIMINAL HISTORY, MOTOR VEHICLE HISTORY, SOCIAL SECURITY NUMBER, EARNINGS HISTORY, CHARACTER, AND EMPLOYMENT (INCLUDING REASONS FOR TERMINATION), CREDIT HISTORY, CREDIT CAPACITY, OR CREDIT STANDING OR ANY OTHER INFORMATION REQUESTED BY INFOLINK DEEMED PERTINENT TO MY EMPLOYMENT.

In accordance with the Fair Credit Reporting Act and applicable state laws, I understand that I have the right to request a complete and accurate disclosure of the nature and scope of the investigation requested. Further, I am entitled to know if employment is denied because of information obtained by my prospective employer from a Reporting Agency. If so, I will be so advised in writing and be given the name, address and toll free number of the agency, a statement that the action was based in whole or in part on information contained in the Report, and written notice that I have the right (i) if I request, to obtain within sixty days a free copy of the Report from the Reporting Agency (under no circumstances shall such cost exceed the actual costs of duplication), and from any other Consumer Reporting Agency which compiles and maintains files on consumers on a nationwide basis; and, (ii) to dispute the accuracy or completeness of any information in a consumer report furnished by the Reporting Agency. I understand that upon my request with reasonable notice and after furnishing proper identification, Infolink's trained personnel will provide me with investigative information in my file during normal business hours in person or upon written request, by certified mail to a specified addressee, or telephone as permitted by law. Further, I understand that should I wish to review my file in person; I am permitted to be accompanied by one other person of my choosing who shall furnish reasonable identification.

I understand that Infolink is a Consumer Reporting Agency and it is Infolink's policy to not be involved in or make hiring decisions or recommendations; however, Infolink will provide a written explanation of any coded information contained in my file. Infolink's privacy policy limits the information it provides to the Subscriber named herein; however, I hereby authorize the Subscriber to share such information with parties in interest who have a "need to know" such information to protect them and their employees. Such information may include names and dates of other Subscriber inquiries to Infolink. Infolink does not sell or otherwise provide any of the information found in its background investigations to any other party.

I understand that any consumer report or investigative consumer report requested will be used strictly for employment purposes as defined under §603(h) and authorized under §604 (a)(3)(B) of the Fair Credit Reporting Act, as a report to be used for the purpose of evaluation for employment, promotion, reassignment or retention as an employee. I further understand and consent to the furnishing of workers' compensation information, after a conditional job offer, which may include my medical information including any and all injuries pursuant to state law and in compliance with the Federal Americans with Disabilities Act. In addition, I understand that any offer of employment, promotion, reassignment or retention will be conditional upon the receipt of satisfactory information as required by the subscriber, and that to be considered for employment, promotion, reassignment or retention, I must authorize the procurement of such report(s). A photographic or faxed copy of this form shall be as valid as the original.

The following must be filled out completely and signed for your application to be considered

Signature Authorizing the background check