MEMORANDUM

Agenda Item No. 7(E)

TO:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

DATE:

(Second Reading 3-17-15)

January 21, 2015

FROM:

R. A. Cuevas, Jr.

County Attorney

SUBJECT:

Ordinance related to conducting

criminal history record checks;

creating section 2-30

of the Code; codifying and

revising the authority

to conduct criminal history record checks on certain County

employees, appointees,

contractors, vendors, repair

persons, and delivery persons in

accordance with state law

The accompanying ordinance was prepared by the Human Resources Department and placed on the agenda at the request of Prime Sponsor Health and Social Services Committee.

County Attorney

RAC/ils



Date:

March 17, 2015

To:

Honorable Chairman Jean Monestime

and Members, Board of County Commissioners

From:

Carlos A. Gimenez
Mayor

Subject:

Ordinance creating Section 2-30 of the Code of Miami-Dade County; Authorizing the County

to conduct fingerprint-based State and National Criminal History Record Checks for hiring of

County employees, contractors and other persons with access to public facilities

Recommendation

It is recommended that the Board of County Commissioners (Board) enact this proposed ordinance to create Section 2-30 of the County Code to authorize the County to perform comprehensive pre-employment fingerprint-based criminal history record checks for specified county employees, applicants, volunteers, interns, contractors, and contractual temporary personnel prior to the commencement of employment or service with the County. The ordinance also authorizes fingerprint-based criminal history records checks on any private contractor, employee of a private contractor, vendor, repair person, or delivery person who has direct contact with individual members of the public or access to any public facility or publicly operated facility in such a manner or to such an extent that the governing body of the County finds that preventing unsuitable persons from having such contact or access is critical to security or public safety.

The proposed ordinance reflects changes made to section 125.5801, Florida Statutes, which authorizes criminal history record checks for certain County employees and appointees including applicants, volunteers, interns, contractors and contractual temporary personnel prior to the commencement of employment or service with the County.

County departments currently conduct pre-employment fingerprint-based criminal history record checks as authorized by Administrative Order 7-41. This proposed ordinance would codify the current procedures and authorize these same procedures for individuals accessing public facilities in such a manner or to such an extent that the governing body of the County finds that preventing unsuitable persons from having such contact or access is critical to security or public safety.

There is a companion item that will rescind Administrative Order 7-41 and approve Implementing Order 7-41 to effectuate this policy. The companion item will accompany this item at the time of the public hearing and second reading of this ordinance.

Scope

This ordinance will have a countywide impact.

Fiscal Impact

The cost incurred by user departments to perform background checks is \$40.50 for applicants, contractors and contractual temporary personnel, and \$33.00 for volunteers and non-paid interns. These rates do not change and an additional fiscal impact to the County is not anticipated with the approval of this item given that the County is already conducting pre-employment fingerprint-based criminal history record checks.

Track Record/Monitoring

The Human Resources Department will continue to manage the use of criminal history background checks in the recruitment and selection process. Guidelines from the Equal Employment Opportunity Commission will be utilized while working with all County departments concerning the use of pre-employment fingerprintbased criminal history record checks in the selection of applicants, volunteers, interns, contractors and contractual temporary personnel.

Honorable Chairman Jean Monestime and Members, Board of County Commissioners Page 2

In addition to coordinating with the Human Resources Department for fingerprinting and background checks of all temporary and employment agency employees, County departments managing public facilities that fall under this requirement shall ensure that contractors, vendors, repair persons or delivery persons accessing these facilities are also properly screened by the Human Resources Department, as appropriate. More specifically, any person who has direct contact with individual members of the public or access to any public facility or publicly operated facility in such a manner or to such an extent that the governing body of the county finds that preventing unsuitable persons from having such contact or access is critical to security or public safety must be properly screened.

Background

On January 20, 2005, the Board approved, through Resolution R-71-05, an Intergovernmental Agreement between Miami-Dade County and the Florida Department of Law Enforcement (FDLE) that allows the County access to state and national fingerprint-based criminal history records databases of FDLE and the Federal Bureau of Investigations (FBI) through the FDLE Volunteer and Employee Criminal History System (VECHS). The Intergovernmental Agreement allowed the County to expand its process to include comprehensive preemployment fingerprint-based criminal history checks on a national basis to comply with the National Child Protection Act (NCPA) of 1993 and the Volunteers of Children Act (VCA) of 1998 (Attachment 1).

On February 9, 2012, the FBI performed an Integrated Automated Fingerprint Identification System Audit of the County's process of conducting pre-employment criminal history background records checks. The Audit found that the County was processing individuals not subject to background checks under NCPA/VCA through VECHS (Attachment 2). The FBI's concern stemmed from the fact that NCPA/VCA background checks are not applicable to all Miami-Dade County positions.

Additionally, the FBI corresponded with FDLE on August 6, 2013 and advised that Administrative Order 7-41 is not sufficient to satisfy the requirements of Public Law 92-544, which authorized the County to conduct national criminal history background checks, because it did not qualify as an ordinance adopted under section 125.5801, Florida Statutes. More specifically, Administrative Order 7-41 is not sufficient because it only relates to the authority of the Mayor and does not recognize the Board as the entity that enacts ordinances related to the affairs, property and government of Miami-Dade County (Attachment 3).

Enactment of the attached ordinance by the Board is required pursuant to state statute, but will also authorize national criminal history background checks for applicants and volunteers to positions deemed critical to security or public safety. Therefore, compliance with the state statute remedies the concerns of the FBI as it relates to background checks.

The final decision regarding the County's ability to continue utilizing FDLE and FBI databases to conduct criminal history background checks is solely dependent on enactment of this ordinance.

Edward Marquez Deputy Mayor

Agenda Item No. 7(O)(1)(C)

Memorandum



Date:

January 20, 2005

To:

Honorable Chairman Joe A, Martinez

and Members, Board of County Commissioners

From:

George M. Burgas

County Manager

Subject:

Intergovernmental Agreement with the State of Florida Department of Law

Enforcement (FDLE)

RECOMMENDATION

It is recommended that the Board approve the Intergovernmental agreement between Miami-Dade County and the State of Florida Department of Law Enforcement (FDLE) for the FDLE to provide fingerprint based criminal background checks for County employees. FDLE will provide background checks through their Volunteer and Employee Criminal History System (VECHS) under the National Child Protection Act (NCPA) of 1993, as amended, and Section 943.0542, Florida Statutes. Approval of this agreement will permit Miami-Dade County to expand its existing procedures and to perform more comprehensive employee criminal background checks. Through the VECHS program, FDLE and the Federal Bureau of Investigation (FBI) provide to qualified organizations (not individuals) state and national fingerprint based criminal history information on applicants, employees, and volunteers. Currently, fingerprints for full time employees for whom more extensive background checks are not required by the various County agencies, are electronically transmitted to the Miami-Dade Police Department (MDPD) for search against the local Miami-Dade County Fingerprint Database. This search does not include searches of fingerprint databases outside of Miami-Dade County. However, a name search is performed for any open fugitive information (warrants) against the FDLE database which shows outstanding warrants and other status files (public record).

BACKGROUND

Miami-Dade County desires to conduct more extensive background checks than are currently performed through existing procedures. Prior to the enactment of the National Child Protection Act of 1993, as amended, and subsequent provisions included in Section 943.0542, Florida Statutes, the County was not able to access fingerprint based criminal history due to the restrictions that limited access and use for law enforcement purposes only. The County has been advised by the State of Florida that criminal history checks that were previously unavailable, can now be accessed as a result of the NCPA (1993) as amended, and Florida Statute 943.0542 (1999) because the County provides services to children and the elderly. This change opens criminal history information to Miami-Dade County that may be accessed through the FDLE and FBI fingerprint based criminal history records databases. As a result, this search can be requested for any position within our organization.

The current fees for conducting criminal history background checks are currently \$23.00 for the state of Florida record search plus a federal search fee of \$24.00 for applicants and employees, and \$36.00 for volunteers (\$18.00 FDLE and \$18.00 FBI). FDLE collects both payments and forwards the appropriate federal fees to the FBI. The Employee Relations Department anticipates executing

Honorable Chairman Joe A. Martinez and Members, Board of County Commissioners Page 2

approximately 3,000 background checks for new potential hires per year which amounts to an estimated \$250,000 per year. The NCPA requires the FDLE and the FBI to make a reasonable effort to return history information within 15 business days. However, the FDLE currently processes Florida record checks within 5 business days.

It should be noted that while FDLE criminal history and warrant information may be accessed as public information through the Internet, this is a name search only. However, name searches can produce erroneous results due to the unreliability of name information. Additionally, while Florida Warrant information is available at no charge through the Internet at http://www.fdle.state.fl.us, this background check does not qualify as "criminal justice purpose". Consequently, they cannot be done using the Florida Crime Information Center access at MDPD. Also, national warrants can only be obtained as part of a fingerprint based check.

Approval of the attached agreement will permit Miami-Dade County to expand the County's local preemployment criminal background checks to include a search of state and national criminal records databases.

Assistant County Manager

(, ----

Honorable Chairman Joe A. Martinez

DATE:

January 20, 2005

and Members, Board of County Commissioners

FROM:

TO:

Robert A. Ginsburg

County Attorney

SUBJECT: Agenda Item No. 7(0)(1)(C)

1 1043	t note any news enecked.		
participant (1)	"4-Day Rule" ("3-Day Rule" for cor	nmittees) applicable if raised	
	6 weeks required between first read	ing and public hearing	
	4 weeks notification to municipal of hearing	ficials required prior to public	
	Decreases revenues or increases exp	enditures without balancing budge	et
	Budget required		
	Statement of fiscal impact required		
	Bid waiver requiring County Mana	ger's written recommendation	٠
	Ordinance creating a new board recreport for public hearing	quires detailed County Manager's	
	Housekeeping item (no policy decision	on required)	
	No committee review	•	

Approved	 Mayor	Agenda Item No. 7(0)(1)(C)
Veto	•	01-20-05
Override		OFFICIAL FILE COPY
	u	CLERK OF THE BOARD OF COUNTY COMMISSIONERS
	DECOUNT MODER	

RESOLUTION AUTHORIZING EXECUTION OF AN INTERGOVERNMENTAL AGREEMENT BETWEEN MIAMI-DADE COUNTY AND THE STATE OF FLORIDA DEPARTMENT OF LAW ENFORCEMENT (FDLE) FOR THE FDLE TO PROVIDE FINGERPRINT BASED BACKGROUND CHECKS FOR COUNTY EMPLOYEES AND VOLUNTEERS THROUGH THEIR VOLUNTEER AND EMPLOYEE CRIMINAL HISTORY SYSTEM (VECHS) FOR CRIMINAL HISTORY RECORD CHECKS UNDER THE NATIONAL CHILD PROTECTION ACT OF 1993, AS AMENDED, AND SECTION 943.0542 FLORIDA STATUTES; AND AUTHORIZING THE MANAGER TO EXECUTE AGREEMENT TERMINATION PROVISIONS AS CONTAINED THEREIN

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference; and

WHEREAS, the Home Rule Charter authorizes Miami-Dade County to provide for the uniform health and welfare of the residents throughout the County and further provides that all functions not otherwise specifically assigned to others under the Charter shall be performed under the supervision of the County Manager; and

WHEREAS, this Board desires that Miami-Dade County exercise due diligence in the employment of qualified individuals to County service who provide direct and indirect services to residents throughout the County; and

WHEREAS, the State of Florida, Florida Department of Law Enforcement, provides said services of value to the County and has demonstrated an ability to provide these services; and

WHEREAS, the County is desirous of obtaining those services.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY FLORIDA, that this Board approves the execution of the Intergovernmental Agreement between Miami-Dade County and the State of Florida, Florida Department of Law Enforcement to enable the County to obtain fingerprint based background checks for County employees through the Volunteer and Employee Criminal History System (VECHS) for Criminal History Record Checks under the National Child Protection Act of 1993, as amended, and Section 943.0542, Florida Statutes; and authorizes the County Manager to execute same for and on behalf of Miami-Dade County; and to authorize the County Manager to execute termination provisions as contained therein.

The foregoing resolution was offered by Commissioner Sally A. Heyman, who moved its adoption. The motion was seconded by Commissioner Katy Sorenson and upon being put to a vote, the vote was as follows:

	JOE A. MUIT	mez, Chairman aye	
, D	ennis C. Mos	s, Vice-Chairman aye	
Bruno A. Barreiro	absent	Dr. Barbara Carey-Shuler	aye
Jose "Pepe" Diaz	absent	· Carlos A. Gimenez	aye
Sally A. Heyman	aye	Barbara J. Jordan	aye
Dorrin D. Rolle	aye	Natacha Scijas	absent
Katy Sorenson	aye	Rebeca Sosa	aye
Sen Javier D. Souto	absent		

Agenda Item No. 7(0)(1)(C) Page No. 3

The Chairperson thereupon declared the resolution duly passed and adopted this 20th day of January, 2005. This Resolution and contract, if not vetoed, shall become effective in accordance with Resolution No. R-377-04.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

Approved by the County Attorney, as to form and legal sufficiency

Eric A. Rodriguez



Florida Department of Law Enforcement Criminal Justice Information Services /User Services Bureau

VECHS QUALIFIED ENTITY APPLICATION

Volunteer & Employee Criminal History System (VECHS) for Criminal History Record Checks under the National Child Protection Act of 1993, as amended,

and Section 943.0542, Florida Statutes

Please mail your completed application to FDLE at the address below. Please contact us at the number below for further information.

FLORIDA DEPARTMENT OF LAW ENFORCEMENT

USER SERVICES BUREAU - ATTN: VECHS TEAM - P.O. BOX 1489

TALLAHASSEE, FL. 32302-1489 (850) 410-VECHS



Florida Department of Law Enforcement Criminal Justice Information Services User Services Bureau

VECHS USER AGREEMENT

Volunteer & Employee Criminal History System (VECHS) for Criminal History Record Checks by a Qualified Entity under the National Child Protection Act of 1993, as amended, and Section 943,0542, Florida Statutes

Parties to Agreement

This Agreement, entered into by the Florida Department of Law Enforcement (hereinafter referred to as FDLE), an agency of the State of Florida, with headquarters in Tallahassee, Florida, and Milami-Dade County (hereinafter referred to as User), located at 111.11 N:W. 1 Street, Suite 2110 Milami, FL 33128 33128 33128 33

- A. FDLE has established and maintains intrastate systems for the collection, compilation, and dissemination of state criminal history records and information in accordance with subsection 943.05(2), F.S., and, additionally, is authorized and does participate in similar multi-state and federal criminal history records systems pursuant to subsection 943.05(2), F.S.;
- B. FDLE and its user agencies are subject to and must comply with pertinent state and federal regulations relating to the receipt, use, and dissemination of records and record information derived from the systems of FDLE and the United States Department of Justice (Chapter 943, F.S., Chapter 11C-6, F.A.C., 28 C.F.R. Part 20);
- C. User is a public, private, for profit, or not-for-profit entity operating within the State of Florida and is authorized to submit fingerprint cards and review resultant criminal history records as part of the screening process for its current and/or prospective employees and volunteers (which classes of persons shall be understood for purposes of this Agreement to include contractors and vendors who have or may have unsupervised access to the children, disabled, or elderly persons for whom User provides care), pursuant to section 943.0542, F.S., and the NCPA, and forms the legal basis for User's access to criminal history record information derived from the systems of the U.S. Department of Justice; and
- D. User is desirous of obtaining and FDLE is required and willing to provide such services so long as proper reimbursement is made and all applicable federal and state laws, rules, and regulations are strictly complied with.

Now, therefore, in light of the foregoing representations and the promises, conditions, terms, and other valuable considerations more fully set forth hereinafter or incorporated by reference and made a part hereof, FDLE and User agree as follows:

II. Service, Compliance, and Processing

A. FDLE agrees to:

- Assist User concerning the privacy and security requirements imposed by state and federal laws, and regulations; provide User with copies of all relevant laws, rules, and or regulations as well as updates as they occur; offer periodic training for User's personnel;
- 2. Provide User with such state criminal history records and information as reported to, processed, and contained in its systems and legally available to the User; and
- Act as an intermediary between User and the United States Department of Justice, securing for the use and benefit of User such federal and multi-state criminal history records or information as may be available to User under federal laws and regulations.

B. User agrees to:

- Submit requests to FDLE for criminal history background checks pursuant to this
 agreement only for User's current and prospective Florida employees and
 volunteers, for whom User is not already required to obtain state and national

 (Level-2) criminal history background checks—under—any other state or federal
 statutory provision. User shall continue to comply with all other such statutory
 provisions for all applicable persons;
- Determine whether the current or prospective employee or volunteer has been convicted of, or is under pending indictment for, a crime that bears upon his or her fitness to have access to or contact with children, the elderly, or individuals with disabilities;
- 3. Obtain a completed and signed Waiver Agreement and Statement form (provided by FDLE) from every current or prospective employee and volunteer, for whom User submits a request for a criminal history background check to FDLE. (The signed Waiver Agreement and Statement allows the release of state and national criminal history record information to the qualified entity.) The Waiver Agreement and Statement must include the following: (a) the person's name, address, and date of birth that appear on a valid identification document (as defined at 18 U.S.C. section 1028); (b) an indication of whether the person has or has not been convicted of a crime, and, if convicted, a description of the crime and the particulars of the conviction; (c) a notification to the person that User may request a criminal history background check on the person as authorized by section 943,0542, F.S., and the NCPA; (d) a notification to the person of his or her rights as explained in paragraph 12 below; and (e) a notification to the person that, prior to the completion of the background check, User may choose to deny him or her unsupervised access to a

person to whom User provides care. <u>User shall retain the original of every Waiver</u> Agreement and Statement and provide FDLE with a copy thereof;

- 4. Use only fingerprint cards provided by FDLE specifically designed for use with requests for criminal history record checks under the NCPA; provide FDLE with a properly completed and executed fingerprint card for each current or prospective employee and volunteer for whom User requests a criminal history record check pursuant to this agreement; and indicate either "NCPA/VCA VOLUNTEER" or NCPA/VCA EMPLOYEE" in the "reason fingerprinted" block of each fingerprint card submitted. (VCA refers to Volunteers for Children Act);
- 5. Keep all records necessary to facilitate a security audit by FDLE and to cooperate in such audits as FDLE or other authorities may deem necessary. Examples of records that may be subject to audit are criminal history records; notification that an individual has no criminal history; internal policies and procedures articulating the provisions for physical security; records of all disseminations of criminal history information; and a current, executed User Agreement with FDLE;
- 6. **IF ENTITY IS PRIVATE, FOR PROFIT OR NOT FOR PROFIT** Pay for services provided by FDLE and the Federal Bureau of Investigation (FBI) in accordance with rule 11C-6.004, F.A.C., with the submission of fingerprint cards;
- 7. **IF ENTITY IS A GOVERNMENTAL AGENCY** If set up on a billing account with FDLE for services requested pursuant to this agreement, reimburse FDLE, in a timely fashion, in accordance with rule 11C-6.004, F.A.C., upon proper presentation of billing for state services rendered and reimburse the FBI, in a timely fashion via FDLE, upon proper presentation of billing for federal services rendered. If not on a billing account, User shall pay for services provided by FDLE and the FBI in accordance with rule 11C-6.004, F.A.C., with the submission of fingerprint cards and requests for criminal history background checks;
- 8. **IF ENTITY IS A GOVERNMENTAL AGENCY** Maintain adequate records and monitor allocate funds for payment of services under this agreement;
- Insure that the appropriate personnel know to keep the information obtained under this agreement in a secure place and to use it only for the screening as outlined in this agreement;
- 10. Promptly advise FDLE of any violations of this agreement;
- 11. Share criminal history information with other qualified entities only after confirming with FDLE that the requesting entity has been designated a qualified entity and has signed a user agreement, and only after verifying that the current prospective employee or volunteer has authorized the release of his or her criminal history records, if any, to other qualified entities by a statement on his or her signed waiver. User will respond that it is unable to provide any information to the requesting entity if the current or prospective employee or volunteer has requested that his or her criminal history record (s) not be released to any other qualified entity; and
- Notify the current or prospective employee or volunteer of his or her right to obtain a copy of the criminal history records, if any, contained in the report, and of the

person's right to challenge the accuracy and completeness of any information contained in any such report, and to obtain a determination as to the validity of such challenge before a final determination regarding the person is made by the qualified entity reviewing the criminal history information. (Information on these rights may be obtained by contacting FDLE, regarding Florida records, at FDLE, Attn: USB/VECHS Unit, P.O. Box 1489, Tallahassee, Florida 32302-1489, (850) 410-8324, or by contacting the FBI, regarding federal/national records, at FBI, Criminal Justice Information Services Division, Attn: SCU, MOD D-2, 1000 Custer Hollow Road, Clarksburg, West Virginia 26306, (304) 625-3878.) A qualified entity that is required by law to apply screening criteria, notwithstanding any right to contest or request an exemption from disqualification, shall apply such screening criteria to the state and national criminal history record information received from the department.

III. Privacy and Security

- A. User shall use criminal history record information acquired hereunder only to screen User's Florida current and/or prospective employees and/or volunteers, and only for purpose(s) of employment and/or determination of suitability for access to children, elderly, or disabled persons, pursuant to the terms of the NCPA of 1993, as amended, and section 943.0542, F.S. If User is a governmental agency, such records may additionally be used in administrative hearings associated with one of the enumerated purposes:
- B. User shall not commingle criminal history records with other records, whether such other records are public or not;
- C. User shall not duplicate and/or disseminate criminal history records acquired hereunder for use outside of User entity except as authorized by state and federal law. Sharing of criminal history records with other qualified entities is permitted by the FBI provided that:
 - 1. Such other entity is authorized to receive criminal history record information derived from the systems of the U.S. Department of Justice in the manner specified herein and User has verified the other entity's qualifying status as required herein; and
 - User properly listed "NCPA/VCA VOLUNTEER" or "NCPA/VCA EMPLOYEE", in the "reason fingerprinted" block of the fingerprint card User submitted to FDLE for the applicable current or prospective employee or volunteer. (VCA represents Volunteers for Children Act);
- D. User has been approved to receive criminal history record information pursuant to specific statutory authority and shall not use criminal history record information acquired pursuant to such approval for any other purpose;
- E. User shall not use or rely upon a criminal history record or information which is or is likely to be out-of-date and, in any event, if criminal activity is pertinent to and considered at the time of an employee or volunteer's service, a current computerized criminal history must be requested and relied upon;
- F. User may destroy criminal history records when they are no longer needed. The original Waiver Agreement and Statement form must be retained by User for as long as the employee or volunteer is working for User, or for five years, whichever is longer.

Destruction must be accomplished in a way so that the information cannot be retrieved; for example, the records may be shredded;

- G. User shall keep criminal history records acquired hereunder in a secure file, safe, or other security device, such as locked file cabinet in an access-controlled area, and shall take such further steps as are necessary to insure that the records are accessible only to those of its employees who have been trained in their proper use and handling and have a need to examine such records; and
- H. **IF ENTITY IS SUBJECT TO THE PUBLIC RECORDS ACT** If User is subject to the Public Records Act, chapter 119, F.S., User shall, upon receipt of any request, pursuant to the public records law, for a processed fingerprint card or criminal history record, transmit the request, along with the involved fingerprint card and criminal history record, to the Florida Department of Law Enforcement, Attention: User Services Bureau. FDLE will prepare copies of the involved documents, obliterating any state or federal data which is not available for dissemination under the Florida public records law, and return all documents to the User for response to the requester. However, a processed card, or photocopy of same, may be provided to a law enforcement agency for fingerprint identification purposes, if so requested. User shall not release any criminal history information that is made exempt from public records disclosure by law. In particular, record information derived from the U.S. Department of Justice shall not be disseminated outside the User entity or used for a purpose other than that specified in the statute authorizing the request, section 943.0542, F.S.

IV. Termination

Either FDLE or User may suspend the performance of services under this agreement when, in the reasonable estimation of FDLE or User, the other party has breached any material term of the agreement. Furthermore, upon FDLE becoming aware of a violation of this agreement which might jeopardize Florida's access to federal criminal history information, FDLE shall have the option of suspending services under this agreement, pending resolution of the problem. The violation of any material term of this agreement or of any substantive requirement or limitation imposed by the federal or state statutes, regulations, or rules referred to in this agreement shall be deemed a breach of a material term of the agreement.

Section 943.053(4), F.S., provides that criminal history record information received from (FDLE) "shall be used only for the purpose stated in the request." National criminal history information received from the FBI is made confidential by federal law and regulation. Section 815.04(3)(b), F.S., prohibits, as a third-degree felony, the willful and knowing disclosure of data from a computer system, without authorization, which data is made confidential by law.

V. Miscellaneous

A. User agrees that

1. User is currently operating a lawful business or other entity within the State of Florida, with a physical address in Florida;



- User is legally authorized to operate its business or other entity within the State of Florida;
- 3. User has complied and will continue to comply with all requirements to properly operate its business or other entity within the State of Florida; and
- 4. User shall promptly notify FDLE upon any change to the above, including but not limited to name, address, and status as a business or other entity operating in Florida.
- B. This agreement supersedes any previous agreements concerning the NCPA of 1993, as amended, and/or section 943.0542, F.S.;
- C. This agreement may be amended by FDLE as needed, to comply with state or federal laws or regulations, or administrative needs of FDLE; and
- D. This agreement is binding upon all User employees, agents, officers, representatives, volunteers, contractors, vendors, successors in interest, beneficiaries, subsidiaries, and assigns.

IN WITNESS HEREOF, the parties hereto have caused this agreement to be executed by the proper officers and officials.

NAME OF USER ENTITY	
ENTITY HEAD(PLEASE PRINT)	TITLE
ENTITY HEAD(SIGNATURE)	records and technique MCC and a second a second and a second a second and a second a second and a second and a second and a second and
DATE	en general de la companya de la comp •
WITNESS	TITLE
FLORIDA DEPARTMENT OF LAW ENFORCEMENT (FDLE)	•
BY	_TITLE
DATE	_
WITNESS	TITLE

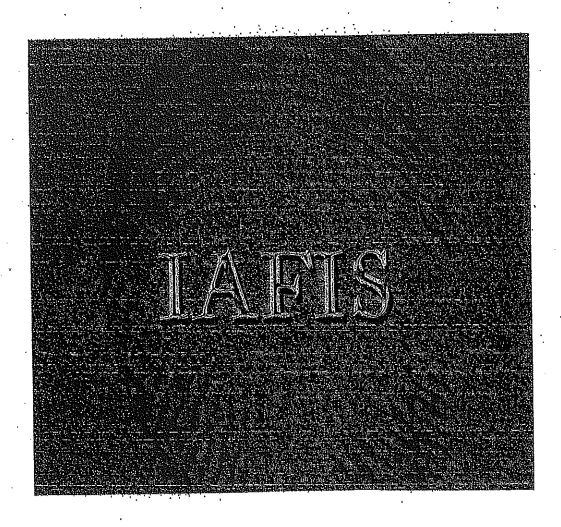


U.S. Department of Justice Federal Bureau of Investigation Criminal Justice Information Services Division CJIS Audit Unit

February 2012

Integrated Automated Fingerprint Identification System Audit

Noncriminal Justice Use of CHRI Assessment



Overview

Integrated Automated Fingerprint Identification System (IAFIS) Audit

The FBI Criminal Justice Information Services (CJIS) Division has established audit programs for the purpose of evaluating compliance with policy requirements associated with access to CJIS Systems and information. The Integrated Automated Fingerprint Identification System (IAFIS) Audit assesses compliance with Interstate Identification Index (III)/National Fingerprint File (NFF) participation standards; federal laws and regulations associated with the use, dissemination, and security of national criminal history record information (CHRI); and National Crime Prevention and Privacy Compact (Compact) rules and procedures. The IAFIS Audit analyzes methods used by State criminal history record repositories, Federal agencies, and other authorized entities to administer policies and procedural requirements.

An integral component of the IAFIS Audit includes an assessment of agencies which receive CHRI for noncriminal justice purposes. The assessment determines compliance with policy requirements derived and summarized from sources which primarily include federal laws and regulations associated with the use, dissemination, and security of CHRI. In addition, compliance with Compact Council rules and procedures is assessed as part of the review process. The Compact Council, comprised of federal, state, and local governmental representatives, is federally authorized to promulgate rules and procedures governing the use of the III System for noncriminal justice purposes. Other policy requirements may be assessed based upon applicability to specific agencies.

The review process includes an administrative interview in order to assess whether procedures used by the agency are compliant with policy. As applicable, a validation of a sampling of CHRI requests submitted by the agency is also conducted. The results of the review are included in the IAFIS Audit Report.

Noncriminal Justice Use of CHRI Assessment

Agency	Miami Dade County
ORI	E13020015 and V13020015
Date	February 9, 2012
Auditor	Cheryl D. Marple-Burke (FPU - Deborah Williams)

Authorized Use of CHRI

The FBI is authorized to exchange CHRI with, and for the official use of, authorized officials of the Federal Government, States, cities, and other institutions. CHRI may be made available for use in connection with licensing or employment, pursuant to Public Law 92-544, or other federal legislation, and for other uses for which dissemination is authorized by federal law. CHRI obtained under such authority may be used solely for the purpose for which the record was requested. Subject fingerprints or other approved forms of positive identification shall be submitted with all requests for CHRI for noncriminal justice purposes. Access to the III using name-based inquiry and record request messages is not permitted for noncriminal justice purposes, unless otherwise approved by the FBI and/or the Compact Council pursuant to applicable authority. (Title 28, U.S.C., § 534 (a)(4); Title 42, U.S.C., § 14616, Article IV (c) and Article V (a) and (c); Title 28, C.F.R., § 20.33 (a)(3) and (d), § 50.12, and Part 901; C.JIS APB "Concept for the Exchange of Criminal History Records for Noncriminal Justice Uses by Means

f The III", Section B.)		
In compliance Out of compliance	Comments:	all departments within he country are aligible to pubmission under the NCPA/VCA (VECHS)
4 9 8 9	walatad anathei	s subject to cancellation if dissemination is made outside ies, or other authorized entities. (Title 28, U.S.C., § 534 (c); Title 28, C.F.R., § 50.12 (b))
In compliance	Comments:	
Out of compliance		
Description of Class of Class of Class	JDI Argasament	2

Security of CHRI Agencies are required to es to insure the security and c or hazards to their security U.S.C., § 552a, (e)(10))	tablish appropri onfidentiality of or integrity. (Th	ate administrative, technical, and physical safeguards records and to protect against any anticipated threats the 42, U.S.C., § 14616, Article IV (c) and Title 5,
In compliance	Comments:	
Out of compliance	*	
	· -	· · · · · · · · · · · · · · · · · · ·
compact Council, another approved proposal. A propending the receipt of the authorize terminal access conduct such checks. The Compact Council. For the clapse between the date repository either positive FBI or the date a Federal The approved proposal. The approved proposal, finger within five work purposes of the open for business.	t circumstances, at state may apple eliminary III nate delayed submits to authorized a te fingerprints of the purposes and the purposes of the	Once a specific proposal has been approved by the y for delayed fingerprint submission consistent with the me-based check (Purpose Code X) may be made ssion of the fingerprints. The state repository may gencies designated by the state, to enable them to must be submitted within the time frame specified by the mis policy, "time frame" means the number of days that me search was conducted and the date on which the state ingerprint subject or forwards the fingerprints to the fingerprints to the FBI. (Title 28, C.F.R., Part 901) as III access on a delayed fingerprint submission basis to children by a state statute which has been approved by mant to Pub. L. 92–544. Pursuant to the approved submitted as a follow-up to the III name-based check such time the name checks are conducted. For the mig day is defined as a day when a governmental agency is gister, Vol. 66, No. 98, pg. 28004) al expands the "five working days" time frame to "15 ter, Vol. 68, No. 153, pg. 47369)
Not assessed		
/ -		and the second s



Noncriminal Justice Use of CHRI Assessment

amended to permit the outsomeoning of house access to CHRI to either another governmen	iminal justice administrative functions requiring ntal agency or a private contractor acting as an agent atsourcing of noncriminal justice administrative make with the Security and Management Control
In compliance Comments: Out of compliance Not assessed	
FBI may establish and collect fees to proc for noncriminal justice, non-law enforcem § 5119a(e), in the case of a background of the collection with a qualified entity, the fees	pased requests for CHRI are properly submitted in of user fees. Pursuant to Public Law 101-515, the ess fingerprint identification records and name checks tent employment. In accordance with Title 42, U.S.C., neck conducted with fingerprints on a person who is collected by the FBI may not exceed eighteen dollars, FBI does not charge a fee for identification services neluding checks of applicants for oriminal justice
In compliance Comments:	
Not assessed	

Murphy, Charles

From:

Aldridge, Thomas G. < Thomas. Aldridge@ic.fbi.gov>

Sent: To:

Tuesday, August 06, 2013 12:30 PM

Murphy, Charles

Cc:

Uzzell, Donna; Commodore, Todd C.; Wickline, Randall P.; Chaney, Christopher; Bokey,

Lori L.; Boone, David N.

Subject: Attachments: Mlami-Dade Administrative Order SKMBT_75113080809140[1].pdf

Chuck,

Thanks for providing a copy of the attached Miami-Dade Administrative Order No. 7-41 regarding preemployment fingerprint based criminal history records check (effective 10/28/2005). Todd provided me with a copy of the order for review. For the reasons discussed below, this Order is not sufficient to authorize FBI criminal history background checks for Miami-Dade county employees.

An Administrative Order is not sufficient to qualify under the Florida Public Law (Pub. L.) 92-544 umbrella statutes, F.S.A. § 125.5801 or § 166.0442. These Florida statutes specifically require a county "ordinance" to authorize a background check, Miami-Dade Administrative Orders relate to the authority of the Mayor. See § 5.02 of the Miami-Dade County Home Rule Amendment and Charter. In contrast, the Board of County Commissioners of Dade County is the entity authorized to pass ordinances relating to the affairs, property and government of Dade County. See § 11(b) of Art. VIII of the Constitution of 1885, as amended. Hence, the Miami-Dade County Commission must pass an ordinance to qualify under the Florida umbrella statutes identified above.

The submitted Administrative Order applies to the Florida VECHS waiver system, which is specific to the NCPA/VCA. As previously advised, the NCPA/VCA is not applicable to all Miami-Dade county employees,

Finally, the Administrative Order does not make the necessary determination which county government positions are "critical to security or public safety." This is a requirement of the Florida Pub. L. 92-544 statutes noted above.

The Miami-Dade County Commission can model its ordinance on the previously approved Collier and Palm Beach ordinances authorizing criminal history background checks of its government employees. I recommend that the draft ordinance be submitted to AIU for review prior to being enacted.

Please let me know if you have any questions.

Thomas G. Aldridge Access Integrity Unit Office of the General Counsel CJIS Division (304) 625-3620 BB (304) 672-0466 thomas.aldridge@ic.fbi.gov

Confidentiality Statement:

This message is transmitted to you by the Office of the General Counsel of the Federal Bureau of Investigation, The message, along with any attachments, may be confidential and legally privileged. If you are not the



MEMORANDUM

(Revised)

TO:

Honorable Chairman Jean Monestime and Members, Board of County Commissioners

DATE:

March 17, 2015

FROM:

R. A. Cuevas, Jr. County Attorney

SUBJECT: Agenda Item No. 7(E)

Pleas	se note any items checked.
	"3-Day Rule" for committees applicable if raised
	6 weeks required between first reading and public hearing
	4 weeks notification to municipal officials required prior to public hearing
	Decreases revenues or increases expenditures without balancing budget
	Budget required
, , , , , , , , , , , , , , , , , , ,	Statement of fiscal impact required
	Ordinance creating a new board requires detailed County Mayor's report for public hearing
	No committee review
<u> </u>	Applicable legislation requires more than a majority vote (i.e., 2/3's, 3/5's, unanimous) to approve
<u> </u>	Current information regarding funding source, index code and available balance, and available capacity (if debt is contemplated) required

Approved	Mayor	Agenda Item No.	7(E)
Veto		3-17-15	
Override			
(ORDINANCE NO		

ORDINANCE RELATED TO CONDUCTING CRIMINAL HISTORY RECORD CHECKS; CREATING SECTION 2-30 OF THE CODE OF MIAMI-DADE COUNTY, FLORIDA; CODIFYING AND REVISING THE AUTHORITY TO CONDUCT CRIMINAL HISTORY RECORD CHECKS ON CERTAIN COUNTY EMPLOYEES, APPOINTEES, CONTRACTORS, VENDORS, REPAIR PERSONS, AND DELIVERY PERSONS IN ACCORDANCE WITH STATE LAW; PROVIDING SEVERABILITY, INCLUSION IN THE CODE, AND AN EFFECTIVE DATE

WHEREAS, in 2005, Miami-Dade County instituted a policy for conducting criminal background checks of employees, applicants and others as more fully set forth in Administrative Order 7-41 pursuant to section 125.5801, Florida Statutes; and

WHEREAS, section 125.5801 was amended in 2013 to expand its scope; and

WHEREAS, section 125.5801 currently requires such criminal background check policies to be enacted as an ordinance approved by the Board of County Commissioners in order to permit state and national criminal history records checks for:

- (a) Any position of county employment or appointment, whether paid, unpaid, or contractual, which is identified as critical to security or public safety; and
- (b) Any private contractor, employee of a private contractor, vendor, repair person, or delivery person who has direct contact with individual members of the public or access to any public facility or publicly operated facility in such a manner or to such an extent that the governing body of the county finds that preventing unsuitable persons from having such contact or access is critical to security or public safety; and

WHEREAS, to implement the current requirements of section 125.5801, this Board determines that it is in the best of interest of the County to enact this Ordinance and through a companion resolution, rescind Administrative Order 7-41 and replace it with Implementing Order 7-41 to provide that the persons set forth above are subject to a criminal history background check through the Florida Department of Law Enforcement and the Federal Bureau of Investigation; and

WHEREAS, this Board finds that Implementing Order 7-41 authorizes criminal history records checks of any position of county employment or appointment, whether paid, unpaid, or contractual, which is identified as critical to security or public safety; and any private contractor, employee of a private contractor, vendor, repair person, or delivery person who has direct contact with individual members of the public or access to any public facility or publicly operated facility in such a manner or to such an extent that preventing unsuitable persons from having such contact or access is critical to security or public safety; and this Board deems that the positions to which Implementing Order 7-41 applies are critical with regard to security or to public safety; and

WHEREAS, such criminal history record checks include fingerprinting these individuals, and having the individual's fingerprints submitted to the Florida Department of Law Enforcement for a state criminal history background check and to the Federal Bureau of Investigation for a national criminal history records check; and

WHEREAS, the information obtained from the criminal history record checks will be used to determine the respective individual's eligibility for employment or appointment by the County as authorized by this Board and section 125.5801,

NOW THEREFORE, BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA:

Section 1. Section 2-30 of the Code of Miami-Dade County, Florida, is hereby created to read as follows:¹

Sec. 2-30. Criminal history record checks for certain county employees, appointees, contractors, vendors, repair persons, and delivery persons.

Pursuant to section 125.5801, Florida Statutes, as such may be amended from time to time, state and national criminal history background checks shall be required for:

- (a) Any position of county employment or appointment, whether paid, unpaid, or contractual, which is identified as critical to security or public safety pursuant to Implementing Order 7-41, as such may be amended from time to time; and
- (b) Any private contractor, employee of a private contractor, vendor, repair person, or delivery person who has direct contact with individual members of the public or access to any public facility or publicly operated facility in such a manner or to such an extent that preventing unsuitable persons from having such contact or access is critical to security or public safety, as set forth in Implementing Order 7-41, as such may be amended from time to time.

Each such person shall be fingerprinted who is applying for any such position, continuing employment or appointment in any such position, or having such contact or access. The Miami-Dade County Human Resources Department, its successor department, and other applicable departments shall conduct such state and national criminal history background checks.

Fingerprints shall be submitted to the Florida Department of Law Enforcement for a state criminal history records check and also to the Federal Bureau of Investigation for a national criminal history records check. The information obtained from each respective

Words stricken through and/or [[double bracketed]] shall be deleted. Words underscored and/or >>double arrowed<< constitute the amendment proposed. Remaining provisions are now in effect and remain unchanged.

Agenda Item No. 7(E) Page 4

criminal history record check conducted pursuant to this ordinance shall be used to determine a person's eligibility for employment, appointment, or access and to determine a person's eligibility for continued employment, appointment, or access.

Section 2. If any section, subsection, sentence, clause or provision of this ordinance is held invalid, the remainder of this ordinance shall not be affected by such invalidity.

Section 3. It is the intention of the Board of County Commissioners, and it is hereby ordained that the provisions of this ordinance, including any sunset provision, shall become and be made a part of the Code of Miami-Dade County, Florida. The sections of this ordinance may be renumbered or relettered to accomplish such intention, and the word "ordinance" may be changed to "section," "article," or other appropriate word.

Section 4. This ordinance shall become effective ten (10) days after the date of enactment unless vetoed by the Mayor, and if vetoed, shall become effective only upon an override by this Board.

PASSED AND ADOPTED:

Approved by County Attorney as to form and legal sufficiency:

Prepared by:

William X. Candela



