# **2017 SESSION**

17104608D **SENATE BILL NO. 1008** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Rehabilitation and Social Services 4 on January 27, 2017) 5 6 (Patron Prior to Substitute—Senator Hanger) A BILL to amend and reenact §§ 15.2-914, 16.1-333.1, 19.2-389, 19.2-392.02, 22.1-296.3, 32.1-126.01, 7 32.1-162.9:1, 37.2-314, 37.2-408.1, 37.2-416, 37.2-506, 63.2-901.1, 63.2-1601.1, 63.2-1717, 8 63.2-1719, 63.2-1720, as it is currently effective and as it shall become effective, 63.2-1720.1, as it shall become effective, 63.2-1721, as it is currently effective and as it shall become effective, 9 63.2-1721.1, as it shall become effective, and 63.2-1722 through 63.2-1726 of the Code of Virginia, 10 11 relating to criminal history record checks; barrier crimes. Be it enacted by the General Assembly of Virginia: 12 1. That §§ 15.2-914, 16.1-333.1, 19.2-389, 19.2-392.02, 22.1-296.3, 32.1-126.01, 32.1-162.9:1, 37.2-314, 13 37.2-408.1, 37.2-416, 37.2-506, 63.2-901.1, 63.2-1601.1, 63.2-1717, 63.2-1719, 63.2-1720, as it is 14 15 currently effective and as it shall become effective, 63.2-1720.1, as it shall become effective, 16 63.2-1721, as it is currently effective and as it shall become effective, 63.2-1721.1, as it shall become effective, and 63.2-1722 through 63.2-1726 of the Code of Virginia are amended and 17 18 reenacted as follows: 19 § 15.2-914. Regulation of child-care services and facilities in certain counties and cities. 20 Any (i) county that has adopted the urban county executive form of government, (ii) city adjacent to 21 a county that has adopted the urban county executive form of government, or (iii) city which is completely surrounded by such county may by ordinance provide for the regulation and licensing of 22 persons who provide child-care services for compensation and for the regulation and licensing of child-care facilities. "Child-care services" means provision of regular care, protection and guidance to 23 24 25 one or more children not related by blood or marriage while such children are separated from their parent, guardian or legal custodian in a dwelling not the residence of the child during a part of the day 26 for at least four days of a calendar week. "Child-care facilities" includes any commercial or residential 27 28 structure which is used to provide child-care services. 29 Such local ordinance shall not require the regulation or licensing of any child-care facility that is 30 licensed by the Commonwealth and such ordinance shall not require the regulation or licensing of any 31 facility operated by a religious institution as exempted from licensure by § 63.2-1716. 32 Such local ordinances shall not be more extensive in scope than comparable state regulations applicable to family day homes. Such local ordinances may regulate the possession and storage of firearms, ammunition, or components or combination thereof at child-care facilities so long as such 33 34 35 regulation remains no more extensive in scope than comparable state regulations applicable to family 36 day homes. Local regulations shall not affect the manner of construction or materials to be used in the 37 erection, alteration, repair or use of a residential dwelling. 38 Such local ordinances may require that persons who provide child-care services shall provide 39 certification from the Central Criminal Records Exchange and a national criminal background check, in 40 accordance with §§ 19.2-389 and 19.2-392.02, that such persons have not been convicted of any offense involving the sexual molestation of children, the physical or sexual abuse or rape of a child, or any 41 offense identified barrier crime defined in § 63.2-1719 19.2-392.02, and such ordinances may require 42 that persons who provide child-care services shall provide certification from the central registry of the 43 44 Department of Social Services that such persons have not been the subject of a founded complaint of abuse or neglect. If an applicant is denied licensure because of any adverse information appearing on a 45 record obtained from the Central Criminal Records Exchange, the national criminal background check, 46 47 or the Department of Social Services, the applicant shall be provided a copy of the information upon **48** which that denial was based. 49 § 16.1-333.1. Written findings necessary to order that minor is emancipated on the basis of 50 intent to marry. 51 The court may enter an order declaring such a minor who desires to get married emancipated if, after a hearing where both individuals intending to marry are present, the court makes written findings that: 52 53 1. It is the minor's own will that the minor enter into marriage, and the minor is not being compelled 54 against the minor's will by force, threats, persuasions, menace, or duress; 55 2. The individuals to be married are mature enough to make such a decision to marry; 3. The marriage will not endanger the safety of the minor. In making this finding, the court shall 56 consider (i) the age difference between the parties intending to be married; (ii) whether either individual 57

to be married has a criminal record containing any conviction of an act of violence, as defined in

§ 19.2-297.1, or any conviction of an offense set forth a barrier crime, as defined in § 63.2-1719 or

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60 63.2-1726 19.2-392.02; and (iii) any history of violence between the parties to be married; and

4. It is in the best interests of the minor petitioning for an order of emancipation that such order be 61 entered. Neither a past or current pregnancy of either individual to be married or between the individuals 62 to be married nor the wishes of the parents or legal guardians of the minor desiring to be married shall 63 be sufficient evidence to establish that the best interests of the minor would be served by entering the 64 65 order of emancipation.

# § 19.2-389. Dissemination of criminal history record information.

67 A. Criminal history record information shall be disseminated, whether directly or through an 68 intermediary, only to:

69 1. Authorized officers or employees of criminal justice agencies, as defined by § 9.1-101, for purposes of the administration of criminal justice and the screening of an employment application or 70 71 review of employment by a criminal justice agency with respect to its own employees or applicants, and 72 dissemination to the Virginia Parole Board, pursuant to this subdivision, of such information on all state-responsible inmates for the purpose of making parole determinations pursuant to subdivisions 1, 2, 73 74 3, and 5 of § 53.1-136 shall include collective dissemination by electronic means every 30 days. For 75 purposes of this subdivision, criminal history record information includes information sent to the Central Criminal Records Exchange pursuant to §§ 37.2-819 and 64.2-2014 when disseminated to any full-time 76 or part-time employee of the State Police, a police department or sheriff's office that is a part of or 77 78 administered by the Commonwealth or any political subdivision thereof, and who is responsible for the 79 prevention and detection of crime and the enforcement of the penal, traffic or highway laws of the 80 Commonwealth for the purposes of the administration of criminal justice;

81 2. Such other individuals and agencies that require criminal history record information to implement 82 a state or federal statute or executive order of the President of the United States or Governor that 83 expressly refers to criminal conduct and contains requirements or exclusions expressly based upon such 84 conduct, except that information concerning the arrest of an individual may not be disseminated to a noncriminal justice agency or individual if an interval of one year has elapsed from the date of the 85 86 arrest and no disposition of the charge has been recorded and no active prosecution of the charge is 87 pending:

88 3. Individuals and agencies pursuant to a specific agreement with a criminal justice agency to provide 89 services required for the administration of criminal justice pursuant to that agreement which shall 90 specifically authorize access to data, limit the use of data to purposes for which given, and ensure the 91 security and confidentiality of the data;

92 4. Individuals and agencies for the express purpose of research, evaluative, or statistical activities 93 pursuant to an agreement with a criminal justice agency that shall specifically authorize access to data, 94 limit the use of data to research, evaluative, or statistical purposes, and ensure the confidentiality and 95 security of the data:

96 5. Agencies of state or federal government that are authorized by state or federal statute or executive 97 order of the President of the United States or Governor to conduct investigations determining 98 employment suitability or eligibility for security clearances allowing access to classified information; 99

6. Individuals and agencies where authorized by court order or court rule;

100 7. Agencies of any political subdivision of the Commonwealth, public transportation companies 101 owned, operated or controlled by any political subdivision, and any public service corporation that 102 operates a public transit system owned by a local government for the conduct of investigations of applicants for employment, permit, or license whenever, in the interest of public welfare or safety, it is 103 104 necessary to determine under a duly enacted ordinance if the past criminal conduct of a person with a conviction record would be compatible with the nature of the employment, permit, or license under 105 106 consideration;

7a. Commissions created pursuant to the Transportation District Act of 1964 (§ 33.2-1900 et seq.) of 107 108 Title 33.2 and their contractors, for the conduct of investigations of individuals who have been offered a 109 position of employment whenever, in the interest of public welfare or safety and as authorized in the 110 Transportation District Act of 1964, it is necessary to determine if the past criminal conduct of a person 111 with a conviction record would be compatible with the nature of the employment under consideration;

112 8. Public or private agencies when authorized or required by federal or state law or interstate compact to investigate (i) applicants for foster or adoptive parenthood or (ii) any individual, and the 113 114 adult members of that individual's household, with whom the agency is considering placing a child or from whom the agency is considering removing a child due to abuse or neglect, on an emergency, 115 temporary, or permanent basis pursuant to §§ 63.2-901.1 and 63.2-1505, subject to the restriction that 116 the data shall not be further disseminated to any party other than a federal or state authority or court as 117 118 may be required to comply with an express requirement of law;

9. To the extent permitted by federal law or regulation, public service companies as defined in 119 120 § 56-1, for the conduct of investigations of applicants for employment when such employment involves personal contact with the public or when past criminal conduct of an applicant would be incompatible 121

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122 with the nature of the employment under consideration;

123 10. The appropriate authority for purposes of granting citizenship and for purposes of international124 travel, including, but not limited to, issuing visas and passports;

125 11. A person requesting a copy of his own criminal history record information as defined in 126 § 9.1-101 at his cost, except that criminal history record information shall be supplied at no charge to a 127 person who has applied to be a volunteer with (i) a Virginia affiliate of Big Brothers/Big Sisters of 128 America; (ii) a volunteer fire company; (iii) the Volunteer Emergency Families for Children; (iv) any 129 affiliate of Prevent Child Abuse, Virginia; (v) any Virginia affiliate of Compeer; or (vi) any board 130 member or any individual who has been offered membership on the board of a Crime Stoppers, Crime 131 Solvers or Crime Line program as defined in § 15.2-1713.1;

132 12. Administrators and board presidents of and applicants for licensure or registration as a child 133 welfare agency as defined in § 63.2-100 for dissemination to the Commissioner of Social Services' 134 representative pursuant to § 63.2-1702 for the conduct of investigations with respect to employees of and 135 volunteers at such facilities, caretakers, and other adults living in family day homes or homes approved 136 by family day systems, and foster and adoptive parent applicants of private child-placing agencies, 137 pursuant to §§ 63.2-1719, 63.2-1720, 63.2-1720.1, 63.2-1721, and 63.2-1721.1, subject to the restriction 138 that the data shall not be further disseminated by the facility or agency to any party other than the data 139 subject, the Commissioner of Social Services' representative or a federal or state authority or court as 140 may be required to comply with an express requirement of law for such further dissemination;

141 13. The school boards of the Commonwealth for the purpose of screening individuals who are
142 offered or who accept public school employment and those current school board employees for whom a
143 report of arrest has been made pursuant to § 19.2-83.1;

144 14. The Virginia Lottery for the conduct of investigations as set forth in the Virginia Lottery Law
145 (§ 58.1-4000 et seq.), and the Department of Agriculture and Consumer Services for the conduct of investigations as set forth in Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2;

147 15. Licensed nursing homes, hospitals and home care organizations for the conduct of investigations
of applicants for compensated employment in licensed nursing homes pursuant to § 32.1-126.01, hospital
pharmacies pursuant to § 32.1-126.02, and home care organizations pursuant to § 32.1-162.9:1, subject to
the limitations set out in subsection E;

151 16. Licensed assisted living facilities and licensed adult day care centers for the conduct of investigations of applicants for compensated employment in licensed assisted living facilities and licensed adult day care centers pursuant to § 63.2-1720, subject to the limitations set out in subsection F;
154 17. (Effective until July 1, 2018) The Alcoholic Beverage Control Board for the conduct of investigations as set forth in § 4.1-103.1;

156 17. (Effective July 1, 2018) The Virginia Alcoholic Beverage Control Authority for the conduct of investigations as set forth in § 4.1-103.1;

158 18. The State Board of Elections and authorized officers and employees thereof and general registrars
appointed pursuant to § 24.2-110 in the course of conducting necessary investigations with respect to
voter registration, limited to any record of felony convictions;

161 19. The Commissioner of Behavioral Health and Developmental Services for those individuals who
162 are committed to the custody of the Commissioner pursuant to §§ 19.2-169.2, 19.2-169.6, 19.2-182.2,
163 19.2-182.3, 19.2-182.8, and 19.2-182.9 for the purpose of placement, evaluation, and treatment planning;
164 20. Any alcohol safety action program certified by the Commission on the Virginia Alcohol Safety
165 Action Program for (i) assessments of habitual offenders under § 46.2-360, (ii) interventions with first
166 offenders under § 18.2-251, or (iii) services to offenders under § 18.2-51.4, 18.2-266, or 18.2-266.1;

167 21. Residential facilities for juveniles regulated or operated by the Department of Social Services, the
168 Department of Education, or the Department of Behavioral Health and Developmental Services for the
169 purpose of determining applicants' fitness for employment or for providing volunteer or contractual
170 services;

171 22. The Department of Behavioral Health and Developmental Services and facilities operated by the
 172 Department for the purpose of determining an individual's fitness for employment pursuant to
 173 departmental instructions;

174 23. Pursuant to § 22.1-296.3, the governing boards or administrators of private elementary or
175 secondary schools which are accredited pursuant to § 22.1-19 or a private organization coordinating such
176 records information on behalf of such governing boards or administrators pursuant to a written
177 agreement with the Department of State Police;

178 24. Public and nonprofit private colleges and universities for the purpose of screening individuals179 who are offered or accept employment;

180 25. Members of a threat assessment team established by a local school board pursuant to § 22.1-79.4,
181 by a public institution of higher education pursuant to § 23-9.2:10, or by a private nonprofit institution of higher education, for the purpose of assessing or intervening with an individual whose behavior may

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183 present a threat to safety; however, no member of a threat assessment team shall redisclose any criminal
184 history record information obtained pursuant to this section or otherwise use any record of an individual
185 beyond the purpose that such disclosure was made to the threat assessment team;

186 25. Members of a threat assessment team established by a local school board pursuant to § 22.1-79.4,
187 by a public institution of higher education pursuant to § 23.1-805, or by a private nonprofit institution of higher education, for the purpose of assessing or intervening with an individual whose behavior may present a threat to safety; however, no member of a threat assessment team shall redisclose any criminal history record information obtained pursuant to this section or otherwise use any record of an individual beyond the purpose that such disclosure was made to the threat assessment team;

192 26. Executive directors of community services boards or the personnel director serving the
193 community services board for the purpose of determining an individual's fitness for employment,
194 approval as a sponsored residential service provider, or permission to enter into a shared living
195 arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to
196 §§ 37.2-506 and 37.2-607;

197 27. Executive directors of behavioral health authorities as defined in § 37.2-600 for the purpose of determining an individual's fitness for employment, approval as a sponsored residential service provider, or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver pursuant to §§ 37.2-506 and 37.2-607;

201 28. The Commissioner of Social Services for the purpose of locating persons who owe child support
202 or who are alleged in a pending paternity proceeding to be a putative father, provided that only the
203 name, address, demographics and social security number of the data subject shall be released;

29. Authorized officers or directors of agencies licensed pursuant to Article 2 (§ 37.2-403 et seq.) of 204 Chapter 4 of Title 37.2 by the Department of Behavioral Health and Developmental Services for the 205 purpose of determining if any applicant who accepts employment in any direct care position or requests 206 207 approval as a sponsored residential service provider or permission to enter into a shared living arrangement with a person receiving medical assistance services pursuant to a waiver has been convicted 208 209 of a crime that affects his fitness to have responsibility for the safety and well-being of individuals with 210 mental illness, intellectual disability, or substance abuse pursuant to §§ 37.2-416, 37.2-506, and 211 37.2-607:

30. The Commissioner of the Department of Motor Vehicles, for the purpose of evaluating applicants
for and holders of a motor carrier certificate or license subject to the provisions of Chapters 20
(§ 46.2-2000 et seq.) and 21 (§ 46.2-2100 et seq.) of Title 46.2;

215 31. The chairmen of the Committees for Courts of Justice of the Senate or the House of Delegates
216 for the purpose of determining if any person being considered for election to any judgeship has been
217 convicted of a crime;

32. Heads of state agencies in which positions have been identified as sensitive for the purpose of
determining an individual's fitness for employment in positions designated as sensitive under Department
of Human Resource Management policies developed pursuant to § 2.2-1201.1. Dissemination of criminal
history record information to the agencies shall be limited to those positions generally described as
directly responsible for the health, safety and welfare of the general populace or protection of critical
infrastructures;

33. The Office of the Attorney General, for all criminal justice activities otherwise permitted under
subdivision A 1 and for purposes of performing duties required by the Civil Commitment of Sexually
Violent Predators Act (§ 37.2-900 et seq.);

34. Shipyards, to the extent permitted by federal law or regulation, engaged in the design,
construction, overhaul, or repair of nuclear vessels for the United States Navy, including their subsidiary
companies, for the conduct of investigations of applications for employment or for access to facilities,
by contractors, leased laborers, and other visitors;

35. Any employer of individuals whose employment requires that they enter the homes of others, forthe purpose of screening individuals who apply for, are offered, or have accepted such employment;

36. Public agencies when and as required by federal or state law to investigate (i) applicants as
providers of adult foster care and home-based services or (ii) any individual with whom the agency is
considering placing an adult on an emergency, temporary, or permanent basis pursuant to § 63.2-1601.1,
subject to the restriction that the data shall not be further disseminated by the agency to any party other
than a federal or state authority or court as may be required to comply with an express requirement of
law for such further dissemination, subject to limitations set out in subsection G;

37. The Department of Medical Assistance Services, or its designee, for the purpose of screening
individuals who, through contracts, subcontracts, or direct employment, volunteer, apply for, are offered,
or have accepted a position related to the provision of transportation services to enrollees in the
Medicaid Program or the Family Access to Medical Insurance Security (FAMIS) Program, or any other
program administered by the Department of Medical Assistance Services;

38. The State Corporation Commission for the purpose of investigating individuals who are current

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or proposed members, senior officers, directors, and principals of an applicant or person licensed under
Chapter 16 (§ 6.2-1600 et seq.) or Chapter 19 (§ 6.2-1900 et seq.) of Title 6.2. Notwithstanding any
other provision of law, if an application is denied based in whole or in part on information obtained
from the Central Criminal Records Exchange pursuant to Chapter 16 or 19 of Title 6.2, the
Commissioner of Financial Institutions or his designee may disclose such information to the applicant or
its designee;

39. The Department of Professional and Occupational Regulation for the purpose of investigatingindividuals for initial licensure pursuant to § 54.1-2106.1;

40. The Department for Aging and Rehabilitative Services and the Department for the Blind and
Vision Impaired for the purpose of evaluating an individual's fitness for various types of employment
and for the purpose of delivering comprehensive vocational rehabilitation services pursuant to Article 11
(§ 51.5-170 et seq.) of Chapter 14 of Title 51.5 that will assist the individual in obtaining employment;

41. Bail bondsmen, in accordance with the provisions of § 19.2-120;

42. The State Treasurer for the purpose of determining whether a person receiving compensation for wrongful incarceration meets the conditions for continued compensation under § 8.01-195.12;

43. The Department of Social Services and directors of local departments of social services for the purpose of screening individuals seeking to enter into a contract with the Department of Social Services or a local department of social services for the provision of child care services for which child care subsidy payments may be provided;

44. The Department of Juvenile Justice to investigate any parent, guardian, or other adult members of
a juvenile's household when completing a predispositional or postdispositional report required by
§ 16.1-273 or a Board of Juvenile Justice regulation promulgated pursuant to § 16.1-233; and

**267** 45. Other entities as otherwise provided by law.

Upon an ex parte motion of a defendant in a felony case and upon the showing that the records
requested may be relevant to such case, the court shall enter an order requiring the Central Criminal
Records Exchange to furnish the defendant, as soon as practicable, copies of any records of persons
designated in the order on whom a report has been made under the provisions of this chapter.

272 Notwithstanding any other provision of this chapter to the contrary, upon a written request sworn to 273 before an officer authorized to take acknowledgments, the Central Criminal Records Exchange, or the 274 criminal justice agency in cases of offenses not required to be reported to the Exchange, shall furnish a 275 copy of conviction data covering the person named in the request to the person making the request; 276 however, such person on whom the data is being obtained shall consent in writing, under oath, to the 277 making of such request. A person receiving a copy of his own conviction data may utilize or further 278 disseminate that data as he deems appropriate. In the event no conviction data is maintained on the data 279 subject, the person making the request shall be furnished at his cost a certification to that effect.

B. Use of criminal history record information disseminated to noncriminal justice agencies under this section shall be limited to the purposes for which it was given and may not be disseminated further.

282 C. No criminal justice agency or person shall confirm the existence or nonexistence of criminal283 history record information for employment or licensing inquiries except as provided by law.

284 D. Criminal justice agencies shall establish procedures to query the Central Criminal Records 285 Exchange prior to dissemination of any criminal history record information on offenses required to be 286 reported to the Central Criminal Records Exchange to ensure that the most up-to-date disposition data is 287 being used. Inquiries of the Exchange shall be made prior to any dissemination except in those cases 288 where time is of the essence and the normal response time of the Exchange would exceed the necessary 289 time period. A criminal justice agency to whom a request has been made for the dissemination of 290 criminal history record information that is required to be reported to the Central Criminal Records 291 Exchange may direct the inquirer to the Central Criminal Records Exchange for such dissemination. 292 Dissemination of information regarding offenses not required to be reported to the Exchange shall be 293 made by the criminal justice agency maintaining the record as required by § 15.2-1722.

E. Criminal history information provided to licensed nursing homes, hospitals and to home care
organizations pursuant to subdivision A 15 shall be limited to the convictions on file with the Exchange
for any offense specified in §§ 32.1-126.01, 32.1-126.02, and 32.1-162.9:1.

297 F. Criminal history information provided to licensed assisted living facilities and licensed adult day
298 care centers pursuant to subdivision A 16 shall be limited to the convictions on file with the Exchange
299 for any offense specified in § 63.2-1720.

G. Criminal history information provided to public agencies pursuant to subdivision A 36 shall be
 limited to the convictions on file with the Exchange for any offense specified set forth in clause (i) of
 the definition of barrier crime in § 63.2-1719 19.2-392.02.

303 H. Upon receipt of a written request from an employer or prospective employer, the Central Criminal
 304 Records Exchange, or the criminal justice agency in cases of offenses not required to be reported to the
 305 Exchange, shall furnish at the employer's cost a copy of conviction data covering the person named in

306 the request to the employer or prospective employer making the request, provided that the person on 307 whom the data is being obtained has consented in writing to the making of such request and has 308 presented a photo-identification to the employer or prospective employer. In the event no conviction data 309 is maintained on the person named in the request, the requesting employer or prospective employer shall 310 be furnished at his cost a certification to that effect. The criminal history record search shall be 311 conducted on forms provided by the Exchange.

#### 312 § 19.2-392.02. National criminal background checks by businesses and organizations regarding 313 employees or volunteers providing care to children or the elderly or disabled. 314

A. For purposes of this section:

"Barrier crime" means any offense set forth in § 63.2-1719 or 63.2-1726 (i) a felony violation of 315 16.1-253.2; any violation of § 18.2-31, 18.2-32, 18.2-32.1, 18.2-32.2, 18.2-33, 18.2-35, 18.2-36, 316 18.2-36.1, 18.2-36.2, 18.2-41, or 18.2-42; any felony violation of § 18.2-46.2, 18.2-46.3, 18.2-46.3; 18.2317 318 § 18.2-47; any violation of § 18.2-48, 18.2-49, or 18.2-50.3; any violation of § 18.2-51, 18.2-51.1, 319 18.2-51.2, 18.2-51.3, 18.2-51.4, 18.2-51.5, 18.2-51.6, 18.2-52, 18.2-52.1, 18.2-53, 18.2-53.1, 18.2-54.1, 320 18.2-54.2, 18.2-55, 18.2-55.1, or 18.2-56; any violation of subsection A or A1 of § 18.2-56.1; any 321 violation of § 18.2-56.2, 18.2-57, 18.2-57.01, 18.2-57.02, 18.2-57.2, 18.2-58, 18.2-58, 18.2-59, 18.2-60, 322 323 or 18.2-60.1; any felony violation of § 18.2-60.3 or 18.2-60.4; any violation of § 18.2-61, 18.2-63, 18.2-64.1, 18.2-64.2, 18.2-67.1, 18.2-67.2, 18.2-67.3, 18.2-67.4, 18.2-67.4:1, 18.2-67.4:2, 18.2-67.5, 324 325 18.2-67.5:1, 18.2-67.5:2, 18.2-67.5:3, 18.2-77, 18.2-79, 18.2-80, 18.2-81, 18.2-82, 18.2-83, 18.2-84, 18.2-67.5.1, 18.2-67.5.2, 18.2-67.5.3, 18.2-77, 18.2-79, 18.2-80, 18.2-81, 18.2-82, 18.2-83, 18.2-84, 18.2-85, 18.2-86, 18.2-87, 18.2-87.1, or 18.2-88; any felony violation of § 18.2-279, 18.2-280, 18.2-281, 18.2-282, 18.2-282.1, 18.2-286.1, or 18.2-287.2; any violation of § 18.2-289, 18.2-290, 18.2-300, 18.2-308.4, or 18.2-314; any felony violation of § 18.2-346; any violation of § 18.2-355, 18.2-356, 18.2-357, or 18.2-377.1; any violation of subsection B of § 18.2-361; any violation of § 18.2-366, 18.2-369, 18.2-370, 18.2-370.1, 18.2-370.2, 18.2-370.3, 18.2-370.4, 18.2-370.5, 18.2-370.6, 18.2-371.1, 18.2-374 326 327 328 329 330 18.2-374.1, 18.2-374.1:1, 18.2-374.3, 18.2-374.4, 18.2-379, 18.2-386.1, or 18.2-386.2; any felony violation of § 18.2-405 or 18.2-406; any violation of § 18.2-408, 18.2-413, 18.2-414, 18.2-423, 331 332 18.2-423.01, 18.2-423.1, 18.2-423.2, 18.2-433.2, 18.2-472.1, 18.2-474.1, 18.2-477, 18.2-477.1, 333 18.2-477.2, 18.2-478, 18.2-480, 18.2-481, 18.2-484, 18.2-485, 37.2-917, or 53.1-203; any substantially 334 335 similar offense under the laws of another jurisdiction; or any conspiracy or attempt to commit any 336 offense listed in this clause; (ii) any violation of § 18.2-89, 18.2-90, 18.2-91, 18.2-92, 18.2-93, or 337 18.2-94; any substantially similar offense under the laws of another jurisdiction; or any conspiracy or 338 attempt to commit any offense listed in this clause; (iii) any felony violation of § 18.2-248, 18.2-248.01, 18.2-248.02, 18.2-248.03, 18.2-248.1, 18.2-248.5, 18.2-251.2, 18.2-251.3, 18.2-255, 18.2-255.2, 339 340 18.2-258, 18.2-258.02, 18.2-258.1, or 18.2-258.2; any substantially similar offense under the laws of another jurisdiction; or any conspiracy or attempt to commit any offense listed in this clause; (iv) any 341 342 felony violation of § 18.2-250; any substantially similar offense under the laws of another jurisdiction; or any conspiracy or attempt to commit any offense listed in this clause; (v) any offense set forth in 343 344 § 9.1-902 that results in the person's requirement to register with the Sex Offender and Crimes Against Minors Registry pursuant to § 9.1-901; any substantially similar offense under the laws of another 345 346 jurisdiction; any offense for which registration in a sex offender and crimes against minors registry is required under the laws of the jurisdiction where the offender was convicted; or any conspiracy or 347 348 attempt to commit any offense listed in this clause; or (vi) any other felony not included in clause (i), 349 (ii), (iii), (iv), or (v) unless five years have elapsed from the date of the conviction.

"Barrier crime information" means the following facts concerning a person who has been arrested for, 350 351 or has been convicted of, a barrier crime, regardless of whether the person was a juvenile or adult at the time of the arrest or conviction: full name, race, sex, date of birth, height, weight, fingerprints, a brief 352 description of the barrier crime or offenses for which the person has been arrested or has been 353 354 convicted, the disposition of the charge, and any other information that may be useful in identifying 355 persons arrested for or convicted of a barrier crime.

356 "Care" means the provision of care, treatment, education, training, instruction, supervision, or 357 recreation to children or the elderly or disabled. 358

"Department" means the Department of State Police.

359 "Employed by" means any person who is employed by, volunteers for, seeks to be employed by, or 360 seeks to volunteer for a qualified entity.

361 "Identification document" means a document made or issued by or under the authority of the United States government, a state, a political subdivision of a state, a foreign government, political subdivision 362 363 of a foreign government, an international governmental or an international quasi-governmental 364 organization that, when completed with information concerning a particular individual, is of a type intended or commonly accepted for the purpose of identification of individuals. 365

"Provider" means a person who (i) is employed by a qualified entity and has, seeks to have, or may 366 have unsupervised access to a child or to an elderly or disabled person to whom the qualified entity 367

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368 provides care; (ii) is a volunteer of a qualified entity and has, seeks to have, or may have unsupervised
369 access to a child to whom the qualified entity provides care; or (iii) owns, operates, or seeks to own or
370 operate a qualified entity.

371 "Qualified entity" means a business or organization that provides care to children or the elderly or
372 disabled, whether governmental, private, for profit, nonprofit or voluntary, except organizations exempt
373 pursuant to subdivision A 10 of § 63.2-1715.

B. A qualified entity may request the Department of State Police to conduct a national criminal
 background check on any provider who is employed by such entity. No qualified entity may request a
 national criminal background check on a provider until such provider has:

**377** 1. Been fingerprinted; and

378 2. Completed and signed a statement, furnished by the entity, that includes (i) his name, address, and 379 date of birth as it appears on a valid identification document; (ii) a disclosure of whether or not the 380 provider has ever been convicted of or is the subject of pending charges for a criminal offense within or 381 outside the Commonwealth, and if the provider has been convicted of a crime, a description of the crime 382 and the particulars of the conviction; (iii) a notice to the provider that the entity may request a 383 background check; (iv) a notice to the provider that he is entitled to obtain a copy of any background 384 check report, to challenge the accuracy and completeness of any information contained in any such 385 report, and to obtain a prompt determination as to the validity of such challenge before a final 386 determination is made by the Department; and (v) a notice to the provider that prior to the completion 387 of the background check the qualified entity may choose to deny the provider unsupervised access to 388 children or the elderly or disabled for whom the qualified entity provides care.

389 C. Upon receipt of (i) a qualified entity's written request to conduct a background check on a 390 provider, (ii) the provider's fingerprints, and (iii) a completed, signed statement as described in 391 subsection B, the Department shall make a determination whether the provider has been convicted of or 392 is the subject of charges of a barrier crime. To conduct its determination regarding the provider's barrier 393 crime information, the Department shall access the national criminal history background check system, 394 which is maintained by the Federal Bureau of Investigation and is based on fingerprints and other 395 methods of identification, and shall access the Central Criminal Records Exchange maintained by the 396 Department. If the Department receives a background report lacking disposition data, the Department 397 shall conduct research in whatever state and local recordkeeping systems are available in order to obtain 398 complete data. The Department shall make reasonable efforts to respond to a qualified entity's inquiry 399 within 15 business days.

D. Any background check conducted pursuant to this section for a provider employed by a private
entity shall be screened by the Department of State Police. If the provider has been convicted of or is
under indictment for a barrier crime, the qualified entity shall be notified that the provider is not
qualified to work or volunteer in a position that involves unsupervised access to children or the elderly
or disabled.

405 E. Any background check conducted pursuant to this section for a provider employed by a 406 governmental entity shall be provided to that entity.

407 F. In the case of a provider who desires to volunteer at a qualified entity and who is subject to a national criminal background check, the Department and the Federal Bureau of Investigation may each charge the provider the lesser of \$18 or the actual cost to the entity of the background check conducted with the fingerprints.

411 G. The failure to request a criminal background check pursuant to subsection B shall not be 412 considered negligence per se in any civil action.

413 § 22.1-296.3. Certain private school employees subject to fingerprinting and criminal records 414 checks.

415 A. As a condition of employment, the governing boards or administrators of private elementary or 416 secondary schools that are accredited pursuant to § 22.1-19 shall require any applicant who accepts 417 employment, whether full-time or part-time, permanent or temporary, to submit to fingerprinting and to 418 provide personal descriptive information to be forwarded along with the applicant's fingerprints through 419 the Central Criminal Records Exchange to the Federal Bureau of Investigation for the purpose of 420 obtaining criminal history record information regarding such applicant.

The Central Criminal Records Exchange, upon receipt of an applicant's record or notification that no record exists, shall report to the governing board or administrator, or to a private organization coordinating such records on behalf of such governing board or administrator pursuant to a written agreement with the Department of State Police, that the applicant meets the criteria or does not meet the criteria for employment based on whether or not the applicant has ever been convicted of the following erimes or their equivalent if from another jurisdiction: any offense set forth any barrier crime as defined in § 63.2-1719 19.2-392.02.

428 B. The Central Criminal Records Exchange shall not disclose information to such governing board,

429 administrator, or private organization coordinating such records regarding charges or convictions of any 430 crimes. If any applicant is denied employment because of information appearing on the criminal history 431 record and the applicant disputes the information upon which the denial was based, the Central Criminal 432 Records Exchange shall, upon request, furnish the applicant the procedures for obtaining a copy of the 433 criminal history record from the Federal Bureau of Investigation. The information provided to the 434 governing board, administrator, or private organization coordinating such records shall not be 435 disseminated except as provided in this section. A governing board or administrator employing or previously employing a temporary teacher or a private organization coordinating such records on behalf 436 437 of such governing board or administrator pursuant to a written agreement with the Department of State 438 Police may disseminate, at the written request of such temporary teacher, whether such teacher meets the 439 criteria or does not meet the criteria for employment pursuant to subsection A to the governing board or 440 administrator of another accredited private elementary or secondary school in which such teacher has 441 accepted employment. Such governing board, administrator, or private organization transferring criminal 442 records information pursuant to this section shall be immune from civil liability for any official act, 443 decision, or omission done or made in the performance of such transfer, when such acts or omissions 444 are taken in good faith and are not the result of gross negligence or willful misconduct.

Fees charged for the processing and administration of background checks pursuant to this section shall not exceed the actual cost to the state of such processing and administration.

447 C. Effective July 1, 2017, the governing board or administrator of a private elementary or secondary 448 school that is accredited pursuant to § 22.1-19 that operates a child welfare agency regulated by the 449 Department of Social Services pursuant to Chapter 17 (§ 63.2-1700 et seq.) of Title 63.2 shall accept 450 evidence of a background check in accordance with § 63.2-1720.1 for individuals who are required to 451 undergo a background check in accordance with that section as a condition of employment in lieu of the 452 background check required by subsection A.

453 D. For purposes of this section, "governing board" or "administrator" means the unit or board or
454 person designated to supervise operations of a system of private schools or a private school accredited
455 pursuant to § 22.1-19.

456 Nothing in this section or § 19.2-389 shall be construed to require any private or religious school 457 which is not so accredited to comply with this section.

458 § 32.1-126.01. Employment for compensation of persons convicted of barrier crimes prohibited; 459 criminal records check required; suspension or revocation of license.

460 A. A licensed nursing home shall not hire for compensated employment, persons who have been 461 convicted of a felony violation of a protective order as set out in § 16.1-253.2, murder or manslaughter as set out in Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2, malicious wounding by mob as set 462 out in § 18.2-41, abduction as set out in subsection A or B of § 18.2-47, abduction for immoral purposes 463 464 as set out in <u>§ 18.2-48</u>, assaults and bodily woundings as set out in Article 4 (§ 18.2-51 et seq.) of 465 Chapter 4 of Title 18.2, robbery as set out in § 18.2-58, carjacking as set out in § 18.2-58.1, extortion by threat as set out in § 18.2-59, threats of death or bodily injury as set out in § 18.2-60, felony stalking 466 as set out in § 18.2-60.3, a felony violation of a protective order as set out in § 18.2-60.4, sexual assault 467 as set out in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, arson as set out in Article 1 468 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2, drive by shooting as set out in § 18.2-286.1, use of a 469 470 machine gun in a crime of violence as set out in § 18.2-289, aggressive use of a machine gun as set out 471 in § 18.2-290, use of a sawed-off shotgun in a crime of violence as set out in subsection A of 472 § 18.2-300, pandering as set out in § 18.2-355, crimes against nature involving children as set out in 473 § 18.2-361, incest as set out in § 18.2-366, taking indecent liberties with children as set out in 474 § 18.2-370 or § 18.2-370.1, abuse and neglect of children as set out in § 18.2-371.1, failure to secure 475 medical attention for an injured child as set out in § 18.2-314, obscenity offenses as set out in <u>§ 18.2-374.1</u>, possession of child pornography as set out in <u>§ 18.2-374.1</u>; electronic facilitation of pornography as set out in <u>§ 18.2-374.3</u>; abuse and neglect of incapacitated adults as set out in 476 477 § 18.2-369, employing or permitting a minor to assist in an act constituting an offense under Article 5 478 (§ 18.2-372 et seq.) of Chapter 8 of Title 18.2 as set out in § 18.2-379, delivery of drugs to prisoners as 479 480 set out in § 18.2-474.1, escape from jail as set out in § 18.2-477, felonies by prisoners as set out in **481** § 53.1-203, or an equivalent offense in another state any offense set forth in clause (i) of the definition 482 of barrier crime in § 19.2-392.02. However, a licensed nursing home may hire an applicant who has 483 been convicted of one such offense punishable as a misdemeanor specified in this section that does not involving involve abuse or neglect, if five years have elapsed following the conviction or finding. 484

Any person desiring to work at a licensed nursing home shall provide the hiring facility with a sworn statement or affirmation disclosing any criminal convictions or any pending criminal charges, whether within or without the Commonwealth. Any person making a materially false statement when providing such sworn statement or affirmation regarding any such offense shall be *is* guilty upon conviction of a Class 1 misdemeanor. Further dissemination of the information provided pursuant to this section is prohibited other than to a federal or state authority or court as may be required to comply with an

**491** express requirement of law for such further dissemination.

A nursing home shall, within 30 days of employment, obtain for any compensated employees an 492 493 original criminal record clearance with respect to convictions for offenses specified in this section or an 494 original criminal history record from the Central Criminal Records Exchange. However, no employee 495 shall be permitted to work in a position that involves direct contact with a patient until an original 496 criminal record clearance or original criminal history record has been received, unless such person works 497 under the direct supervision of another employee for whom a background check has been completed in 498 accordance with the requirements of this section. The provisions of this section shall be enforced by the Commissioner. If an applicant is denied employment because of convictions appearing on his criminal 499 500 history record, the nursing home shall provide a copy of the information obtained from the Central 501 Criminal Records Exchange to the applicant.

502 The provisions of this section shall not apply to volunteers who work with the permission or under 503 the supervision of a person who has received a clearance pursuant to this section.

504 B. A person who complies in good faith with the provisions of this section shall not be liable for 505 any civil damages for any act or omission in the performance of duties under this section unless the act 506 or omission was the result of gross negligence or willful misconduct.

507 C. A licensed nursing home shall notify and provide to all students a copy of the provisions of this section prior to or upon enrollment in a certified nurse aide program operated by such nursing home.

509 § 32.1-162.9:1. Employment for compensation of persons convicted of barrier crimes prohibited; 510 criminal records check required; drug testing; suspension or revocation of license.

511 A. A licensed home care organization as defined in § 32.1-162.7 or any home care organization 512 exempt from licensure under subdivision 3 a or b of § 32.1-162.8 or any licensed hospice as defined in 513 § 32.1-162.1 shall not hire for compensated employment, persons who have been convicted of a felony 514 violation of a protective order as set out in § 16.1-253.2, murder or manslaughter as set out in Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2, malicious wounding by a mob as set out in § 18.2-41, 515 abduction as set out in subsection A or B of § 18.2-47, abduction for immoral purposes as set out in 516 517 § 18.2-48, assaults and bodily woundings as set out in Article 4 (§ 18.2-51 et seq.) of Chapter 4 of Title 518 18.2, robbery as set out in § 18.2-58, carjacking as set out in § 18.2-58.1, extortion by threat as set out 519 in § 18.2-59, threats of death or bodily injury as set out in § 18.2-60, felony stalking as set out in 520 § 18.2-60.3, a felony violation of a protective order as set out in § 18.2-60.4, sexual assault as set out in 521 Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, arson as set out in Article 1 (§ 18.2-77 et seq.) 522 of Chapter 5 of Title 18.2, drive by shooting as set out in § 18.2-286.1, use of a machine gun in a crime 523 of violence as set out in § 18.2-289, aggressive use of a machine gun as set out in § 18.2-290, use of a 524 sawed-off shotgun in a crime of violence as set out in subsection A of §-18.2-300, pandering as set out 525 in § 18.2-355, crimes against nature involving children as set out in § 18.2-361, incest as set out in 526 § 18.2-366, taking indecent liberties with children as set out in § 18.2-370 or § 18.2-370.1, abuse and 527 neglect of children as set out in § 18.2-371.1, failure to secure medical attention for an injured child as 528 set out in § 18.2-314, obscenity offenses as set out in § 18.2-374.1, possession of child pornography as 529 set out in § 18.2-374.1:1, electronic facilitation of pornography as set out in § 18.2-374.3, abuse and 530 neglect of incapacitated adults as set out in § 18.2-369, employing or permitting a minor to assist in an act constituting an offense under Article 5 (§ 18.2-372 et seq.) of Chapter 8 of Title 18.2 as set out in 531 532 § 18.2-379, delivery of drugs to prisoners as set out in § 18.2-474.1, escape from jail as set out in 533 <u>§ 18.2-477</u>, felonies by prisoners as set out in § 53.1-203, or an equivalent offense in another state any 534 offense set forth in clause (i) of the definition of barrier crime in § 19.2-392.02.

535 However, a home care organization or hospice may hire an applicant who has been convicted of one
536 such offense punishable as a misdemeanor specified in this section that does not involving involve abuse
537 or neglect, if five years have elapsed since the conviction or finding.

538 Any person desiring to work at a licensed home care organization as defined in § 32.1-162.7 or any 539 home care organization exempt from licensure under subdivision 3 a or b of § 32.1-162.8 or any 540 licensed hospice as defined in § 32.1-162.1 shall provide the hiring facility with a sworn statement or 541 affirmation disclosing any criminal convictions or any pending criminal charges, whether within or 542 without the Commonwealth. Any person making a materially false statement when providing such sworn 543 statement or affirmation regarding any such offense shall be is guilty upon conviction of a Class 1 544 misdemeanor. Further dissemination of the information provided pursuant to this section is prohibited 545 other than to a federal or state authority or court as may be required to comply with an express 546 requirement of law for such further dissemination.

547 Such home care organization or hospice shall, within 30 days of employment, obtain for any
548 compensated employees an original criminal record clearance with respect to convictions for offenses
549 specified in this section or an original criminal history record from the Central Criminal Records
550 Exchange. However, no employee shall be permitted to work in a position that involves direct contact
551 with a patient until an original criminal record clearance or original criminal history record has been

552 received, unless such person works under the direct supervision of another employee for whom a 553 background check has been completed in accordance with the requirements of this section. The 554 provisions of this section shall be enforced by the Commissioner. If an applicant is denied employment 555 because of convictions appearing on his criminal history record, the home care organization or hospice

556 shall provide a copy of the information obtained from the Central Criminal Records Exchange to the 557 applicant.

558 The provisions of this section shall not apply to volunteers who work with the permission or under 559 the supervision of a person who has received a clearance pursuant to this section.

B. A licensed home care organization as defined in § 32.1-162.7 or any home care organization 560 exempt from licensure under subdivision 3 a or b of § 32.1-162.8 shall establish policies for maintaining 561 a drug-free workplace, which may include drug testing when the employer has cause to believe that the 562 person has engaged in the use of illegal drugs and periodically during the course of employment. All 563 564 positive results from drug testing administered pursuant to this section shall be reported to the health regulatory boards responsible for licensing, certifying, or registering the person to practice, if any. 565

C. A person who complies in good faith with the provisions of this section shall not be liable for 566 any civil damages for any act or omission in the performance of duties under this section unless the act 567 568 or omission was the result of gross negligence or willful misconduct.

569 D. A licensed home care organization or hospice shall notify and provide all students a copy of the 570 provisions of this section prior to or upon enrollment in a certified nurse aide program operated by such 571 home care organization or hospice. 572

# § 37.2-314. Background check required.

573 A. As a condition of employment, the Department shall require any applicant who (i) accepts a 574 position of employment at a state facility and was not employed by that state facility prior to July 1, 575 1996, or (ii) accepts a position with the Department that receives, monitors, or disburses funds of the Commonwealth and was not employed by the Department prior to July 1, 1996, to submit to 576 fingerprinting and provide personal descriptive information to be forwarded along with the applicant's 577 578 fingerprints through the Central Criminal Records Exchange to the Federal Bureau of Investigation (FBI) 579 for the purpose of obtaining national criminal history record information regarding the applicant.

580 B. For purposes of clause (i) of subsection A, the Department shall not hire for compensated 581 employment persons who have been (i) convicted (i) of a felony violation of a protective order as set 582 out in § 16.1-253.2; murder or manslaughter, as set out in Article 1 (§ 18.2-30 et seq.) of Chapter 4 of 583 Title 18.2; malicious wounding by mob, as set out in § 18.2-41; abduction, as set out in subsection A or B of § 18.2-47; abduction for immoral purposes, as set out in § 18.2-48; assault and bodily wounding, as 584 585 set out in Article 4 (§ 18.2-51 et seq.) of Chapter 4 of Title 18.2; robbery, as set out in § 18.2-58; carjacking, as set out § 18.2-58.1; extortion by threat, as set out in § 18.2-59; threat, as set out in 586 § 18.2-60; any felony stalking violation, as set out in § 18.2-60.3; a felony violation of a protective 587 order as set out in § 18.2-60.4; sexual assault, as set out in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of 588 589 Title 18.2; arson, as set out in Article 1 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2; burglary, as set out in Article 2 (§ 18.2-89 et seq.) of Chapter 5 of Title 18.2; any felony violation relating to 590 distribution of drugs, as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2; drive-by 591 592 shooting, as set out in § 18.2-286.1; use of a machine gun in a crime of violence, as set out in 593 <u>§ 18.2-289; aggressive use of a machine gun, as set out in § 18.2-290; use of a sawed off shotgun in a</u> crime of violence, as set out in subsection A of § 18.2-300; pandering, as set out in § 18.2-355; crimes 594 595 against nature involving children, as set out in § 18.2-361; taking indecent liberties with children, as set out in § 18.2-370 or 18.2-370.1; abuse or neglect of children, as set out in § 18.2-371.1, including 596 failing to secure medical attention for an injured child, as set out in § 18.2-314; obscenity offenses, as 597 set out in § 18.2-374.1; possession of child pornography, as set out in § 18.2-374.1:1; electronic facilitation of pornography, as set out in § 18.2-374.3; incest, as set out in § 18.2-366; abuse or neglect of incapacitated adults, as set out in § 18.2-369; employing or permitting a minor to assist in an act 598 599 600 601 constituting an offense under Article 5 (§ 18.2-372 et seq.) of Chapter 8 of Title 18.2, as set out in § 18.2-379; delivery of drugs to prisoners, as set out in § 18.2-474.1; escape from jail, as set out in 602 § 18.2-477; felonies by prisoners, as set out in § 53.1-203; or an equivalent offense in another state any 603 604 offense set forth in clause (i) or (ii) of the definition of barrier crime in § 19.2-392.02; (ii) convicted of any felony violation relating to possession of drugs, as set out in Article 1 (§ 18.2-247 et seq.) of 605 606 Chapter 7 of Title 18.2, offense set forth in clause (iii) of the definition of barrier crime in § 19.2-392.02; or (iii) convicted in the five years prior to the application date for employment, of any 607 felony violation relating to possession of drugs, as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 608 of Title 18.2, and offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 or 609 continue on probation or parole or have failed to pay required court costs for such offense set forth in 610 clause (iv) of the definition of barrier crime in § 19.2-392.02. 611

C. The Central Criminal Records Exchange, upon receipt of an applicant's record or notification that 612 no record exists, shall submit a report to the state facility or to the Department. If an applicant is denied 613

614 employment because of information appearing on his criminal history record and the applicant disputes 615 the information upon which the denial was based, the Central Criminal Records Exchange shall, upon 616 written request, furnish to the applicant the procedures for obtaining a copy of the criminal history record from the FBI. The information provided to the state facility or Department shall not be 617 618 disseminated except as provided in this section.

619 D. Those applicants listed in clause (i) of subsection A also shall provide to the state facility or 620 Department a copy of information from the central registry maintained pursuant to § 63.2-1515 on any 621 investigation of child abuse or neglect undertaken on them.

622 E. The Board may adopt regulations to comply with the provisions of this section. Copies of any information received by the state facility or Department pursuant to this section shall be available to the 623 624 Department and to the applicable state facility but shall not be disseminated further, except as permitted 625 by state or federal law. The cost of obtaining the criminal history record and the central registry 626 information shall be borne by the applicant, unless the Department or state facility decides to pay the 627 cost. 628

## § 37.2-408.1. Background check required; children's residential facilities.

A. Notwithstanding the provisions of § 37.2-416, as a condition of employment, volunteering or 629 630 providing services on a regular basis, every children's residential facility that is regulated or operated by 631 the Department shall require any person who (i) accepts a position of employment at such a facility who 632 was not employed by that facility prior to July 1, 2008, (ii) volunteers for such a facility on a regular 633 basis and will be alone with a juvenile in the performance of his duties who was not a volunteer at such 634 facility prior to July 1, 2008, or (iii) provides contractual services directly to a juvenile for such facility 635 on a regular basis and will be alone with a juvenile in the performance of his duties who did not 636 provide such services prior to July 1, 2008, to submit to fingerprinting and to provide personal 637 descriptive information, to be forwarded along with the person's fingerprints through the Central 638 Criminal Records Exchange to the Federal Bureau of Investigation for the purpose of obtaining criminal 639 history record information regarding the person. The children's residential facility shall inform the person 640 that he is entitled to obtain a copy of any background check report and to challenge the accuracy and 641 completeness of any such report and obtain a prompt resolution before a final determination is made of 642 the person's eligibility to have responsibility for the safety and well-being of children. The person shall 643 provide the children's residential facility with a written statement or affirmation disclosing whether he 644 has ever been convicted of or is the subject of pending charges for any offense within or outside the 645 Commonwealth. The results of the criminal history background check must be received prior to **646** permitting a person to work with children.

647 The Central Criminal Records Exchange, upon receipt of a person's record or notification that no 648 record exists, shall forward it to the state agency that operates or regulates the children's residential 649 facility with which the person is affiliated. The state agency shall, upon receipt of a person's record 650 lacking disposition data, conduct research in whatever state and local recordkeeping systems are 651 available in order to obtain complete data. The state agency shall report to the children's facility whether 652 the person is eligible to have responsibility for the safety and well-being of children. Except as otherwise provided in subsection B, no children's residential facility regulated or operated by the 653 654 Department shall hire for compensated employment or allow to volunteer or provide contractual services 655 persons who have been (a) convicted of or are the subject of pending charges for the following erimes: a felony violation of a protective order as set out in § 16.1-253.2; murder or manslaughter as set out in 656 657 Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2; malicious wounding by mob as set out in 658 <u>§ 18.2-41</u>; abduction as set out in subsection A or B of <u>§ 18.2-47</u>; abduction for immoral purposes as set 659 out in § 18.2-48; assault and bodily woundings as set out in Article 4 (§ 18.2-51 et seq.) of Chapter 4 of Title 18.2; robbery as set out in § 18.2-58; carjacking as set out in § 18.2-58.1; extortion by threat as set 660 out in § 18.2-59; threat as set out in § 18.2-60; any felony stalking violation as set out in § 18.2-60.3; a **661** felony violation of a protective order as set out in § 18.2-60.4; sexual assault as set out in Article 7 662 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2; arson as set out in Article 1 (§ 18.2-77 et seq.) of Chapter **663** 5 of Title 18.2; burglary as set out in Article 2 (§ 18.2-89 et seq.) of Chapter 5 of Title 18.2; any felony 664 665 violation relating to distribution of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of 666 Title 18.2; drive by shooting as set out in § 18.2-286.1; use of a machine gun in a crime of violence as 667 set out in § 18.2-289; aggressive use of a machine gun as set out in § 18.2-290; use of a sawed-off shotgun in a crime of violence as set out in subsection A of § 18.2-300; pandering as set out in 668 § 18.2-355; crimes against nature involving children as set out § 18.2-361; taking indecent liberties with 669 670 children as set out in § 18.2-370 or 18.2-370.1; abuse or neglect of children as set out in § 18.2-371.1, 671 including failure to secure medical attention for an injured child as set out in § 18.2-314; obscenity 672 offenses as set out in § 18.2-374.1; possession of child pornography as set out in § 18.2-374.1:1; electronic facilitation of pornography as set out in § 18.2-374.3; incest as set out in § 18.2-366; abuse or 673 neglect of incapacitated adults as set out in § 18.2-369; employing or permitting a minor to assist in an 674

675 act constituting an offense under Article 5 (§ 18.2-372 et seq.) of Chapter 8 of Title 18.2, as set out in § 18.2-379; delivery of drugs to prisoners as set out in § 18.2-474.1; escape from jail as set out in 676 § 18.2-477; felonies by prisoners as set out in § 53.1-203; or an equivalent offense in another state; (a) 677 678 any offense set forth in clause (i), (ii), or (v) of the definition of barrier crime in § 19.2-392.02; (b) 679 convicted of any felony violation relating to possession of drugs set out in Article 1 (§ 18.2-247 et seq.) 680 of Chapter 7 of Title 18.2, or an equivalent offense in another state, in the five years prior to the 681 application date for employment, to be a volunteer, or to provide contractual services offense set forth in clause (iii) of the definition of barrier crime in § 19.2-392.02; or (c) convicted of in the five years prior **682** 683 to the application date for employment, to be a volunteer, or to provide contractual services, any felony violation relating to possession of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title **684** 685 18.2 and offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 and continue on probation or parole or have failed to pay required court costs; or (d) convicted of any offense set 686 forth in § 9.1-902 or have been the subject of a finding of not guilty by reason of insanity in accordance **687** with Chapter 11.1 (§ 19.2-182.2 et seq.) of Title 19.2 of an offense set forth in § 9.1-902 that results in 688 the person's requirement to register with the Sex Offender and Crimes Against Minors Registry pursuant 689 690 to § 9.1-901, or any similar registry in any other state for such offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02. The provisions of this section also shall apply to structured 691 residential programs, excluding secure detention facilities, established pursuant to § 16.1-309.3 for **692** 693 juvenile offenders cited in a complaint for intake or in a petition before the court that alleges the 694 juvenile is delinquent or in need of services or supervision.

695 B. Notwithstanding the provisions of subsection A, a children's residential facility may hire for 696 compensated employment or for volunteer or contractual service purposes persons who have been convicted of not more than one misdemeanor offense under § 18.2-57 or 18.2-57.2, or any substantially 697 similar offense under the laws of another jurisdiction, if 10 years have elapsed following the conviction, unless the person committed such offense in the scope of his employment, volunteer, or contractual **698** 699 700 services.

701 If the person is denied employment, or the opportunity to volunteer or provide services, at a 702 children's residential facility because of information appearing on his criminal history record, and the 703 person disputes the information upon which the denial was based, upon written request of the person the 704 state agency shall furnish the person the procedures for obtaining his criminal history record from the 705 Federal Bureau of Investigation. If the person has been permitted to assume duties that do not involve 706 contact with children pending receipt of the report, the children's residential facility is not precluded 707 from suspending the person from his position pending a final determination of the person's eligibility to 708 have responsibility for the safety and well-being of children. The information provided to the children's 709 residential facility shall not be disseminated except as provided in this section.

C. Those persons listed in clauses (i), (ii), and (iii) of subsection A also shall authorize the children's 710 711 residential facility to obtain a copy of information from the central registry maintained pursuant to § 63.2-1515 on any investigation of child abuse or neglect undertaken on him. The person shall provide 712 713 the children's residential facility with a written statement or affirmation disclosing whether he has ever 714 been the subject of a founded case of child abuse or neglect within or outside the Commonwealth. The 715 children's residential facility shall receive the results of the central registry search prior to permitting a 716 person to work alone with children. Children's residential facilities regulated or operated by the 717 Department shall not hire for compensated employment, or allow to volunteer or provide contractual services, persons who have a founded case of child abuse or neglect. 718

719 D. The cost of obtaining the criminal history record and the central registry information shall be 720 borne by the person unless the children's residential facility, at its option, decides to pay the cost. 721

# § 37.2-416. Background checks required.

A. As used in this section:

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723 "Direct care position" means any position that includes responsibility for (i) treatment, case 724 management, health, safety, development, or well-being of an individual receiving services or (ii) 725 immediately supervising a person in a position with this responsibility.

"Hire for compensated employment" does not include (i) a promotion from one adult substance abuse 726 727 or adult mental health treatment position to another such position within the same licensee licensed pursuant to this article or (ii) new employment in an adult substance abuse or adult mental health 728 729 treatment position in another office or program licensed pursuant to this article if the person employed 730 prior to July 1, 1999, in a licensed program had no convictions in the five years prior to the application date for employment. "Hire for compensated employment" includes (a) a promotion or transfer from an 731 732 adult substance abuse treatment position to any mental health or developmental services direct care position within the same licensee licensed pursuant to this article or (b) new employment in any mental 733 734 health or developmental services direct care position in another office or program of the same licensee 735 licensed pursuant to this article for which the person has previously worked in an adult substance abuse 736 treatment position.

Ŋ

"Shared living" means an arrangement in which the Commonwealth's program of medical assistance
pays a portion of a person's rent, utilities, and food expenses in return for the person residing with and
providing companionship, support, and other limited, basic assistance to a person with intellectual or
developmental disabilities receiving medical assistance services in accordance with a waiver for whom
he has no legal responsibility.

742 B. Every provider licensed pursuant to this article shall require (i) any applicant who accepts 743 employment in any direct care position, (ii) any applicant for approval as a sponsored residential service 744 provider, (iii) any adult living in the home of an applicant for approval as a sponsored residential 745 service provider, (iv) any person employed by a sponsored residential service provider to provide 746 services in the home, and (v) any person who enters into a shared living arrangement with a person 747 receiving medical assistance services pursuant to a waiver to submit to fingerprinting and provide 748 personal descriptive information to be forwarded through the Central Criminal Records Exchange to the 749 Federal Bureau of Investigation (FBI) for the purpose of obtaining national criminal history record 750 information regarding the applicant. Except as otherwise provided in subsection C, D, or F, no provider 751 licensed pursuant to this article shall (a) hire:

1. Hire for compensated employment persons any person who have been convicted of any offense
listed in subsection B of § 37.2-314 has been convicted of (i) any offense set forth in clause (i) or (ii) of
the definition of barrier crime in § 19.2-392.02; (ii) any offense set forth in clause (iii) of the definition
of barrier crime in § 19.2-392.02; or (iii) in the five years prior to the application date for employment,
any offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02; or continues on
probation or parole or has failed to pay required court costs for such offense set forth in clause (iv) of
the definition of barrier crime in § 19.2-392.02; (b) approve

2. Approve an applicant as a sponsored residential service provider if the applicant, any adult residing
in the home of the applicant, or any person employed by the applicant has been convicted of an (i) any
offense listed in subsection B of § 37.2-314 set forth in clause (i) or (ii) of the definition of barrier
crime in § 19.2-392.02; (ii) any offense set forth in clause (iii) of the definition of barrier crime in
§ 19.2-392.02; or (iii) in the five years prior to the application date for employment, any offense set
forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 or continues on probation or
parole or has failed to pay required court costs for such offense set forth in clause (iv) of the definition
of barrier crime in § 19.2-392.02; or (c) permit

3. Permit to enter into a shared living arrangement with a person receiving medical assistance 767 768 services pursuant to a waiver any person who has been convicted of an (i) any offense listed in 769 subsection B of  $\S$  37.2-314 set forth in clause (i) or (ii) of the definition of barrier crime in 770 § 19.2-392.02; (ii) any offense set forth in clause (iii) of the definition of barrier crime in § 19.2-392.02; 771 or (iii) in the five years prior to the application date for employment, any offense set forth in clause (iv) 772 of the definition of barrier crime in § 19.2-392.02 or continues on probation or parole or has failed to 773 pay required court costs for such offense set forth in clause (iv) of the definition of barrier crime in 774 § 19.2-392.02.

775 The Central Criminal Records Exchange, upon receipt of an applicant's record or notification that no 776 record exists, shall submit a report to the requesting authorized officer or director of a provider licensed 777 pursuant to this article. If any applicant is denied employment because of information appearing on the 778 criminal history record and the applicant disputes the information upon which the denial was based, the 779 Central Criminal Records Exchange shall, upon written request, furnish to the applicant the procedures 780 for obtaining a copy of the criminal history record from the FBI. The information provided to the 781 authorized officer or director of a provider licensed pursuant to this article shall not be disseminated 782 except as provided in this section.

783 C. Notwithstanding the provisions of subsection B, a provider may hire for compensated employment 784 at adult substance abuse or adult mental health treatment facilities a person who was convicted of (i) a 785 misdemeanor violation relating to (i) unlawful hazing, as set out in of § 18.2-56; (ii) reckless handling of 786 a firearm, as set out in § or 18.2-56.1; or (iii) assault and battery, as set out in or subsection A of 787 § 18.2-57; or *(ii)* any misdemeanor or felony violation related to (a) reckless endangerment of others by 788 throwing objects, as set out in of § 18.2-51.3; (b) threat, as set out in §, 18.2-60; (c) breaking and 789 entering a dwelling house with intent to commit other misdemeanor, as set out in §, 18.2-92; or (d) 790 possession of burglarious tools, as set out in §, or 18.2-94; or (iii) any felony violation relating to the distribution of drugs, as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2 offense set 791 forth in clause (iii) of the definition of barrier crime in § 19.2-392.02, except an offense pursuant to 792 793 subsections H1 and H2 of § 18.2-248; or an equivalent (iv) any substantially similar offense in under 794 the laws of another state jurisdiction, if the hiring provider determines, based upon a screening 795 assessment, that the criminal behavior was substantially related to the applicant's substance abuse or 796 mental illness and that the person has been successfully rehabilitated and is not a risk to individuals 797 receiving services based on his criminal history background and his substance abuse or mental illness

798 history.

799 D. Notwithstanding the provisions of subsection B, a provider may hire for compensated employment 800 at adult substance abuse treatment facilities a person who has been convicted of not more than one 801 offense of assault and battery of a law-enforcement officer under subsection C of § 18.2-57, or an 802 equivalent any substantially similar offense in under the laws of another state jurisdiction, if (i) the 803 person has been granted a simple pardon if the offense was a felony committed in Virginia, or the 804 equivalent if the offense person was committed in convicted under the laws of another state jurisdiction; 805 (ii) more than 10 years have elapsed since the conviction; and (iii) the hiring provider determines, based 806 upon a screening assessment, that the criminal behavior was substantially related to the applicant's substance abuse and that the person has been successfully rehabilitated and is not a risk to individuals 807 808 receiving services based on his criminal history background and his substance abuse history.

E. The hiring provider and a screening contractor designated by the Department shall screen 809 810 applicants who meet the criteria set forth in subsections C and D to assess whether the applicants have 811 been rehabilitated successfully and are not a risk to individuals receiving services based on their criminal history backgrounds and substance abuse or mental illness histories. To be eligible for such screening, 812 813 the applicant shall have completed all prison or jail terms, shall not be under probation or parole supervision, shall have no pending charges in any locality, shall have paid all fines, restitution, and court 814 815 costs for any prior convictions, and shall have been free of parole or probation for at least five years for 816 all convictions. In addition to any supplementary information the provider or screening contractor may 817 require or the applicant may wish to present, the applicant shall provide to the screening contractor a 818 statement from his most recent probation or parole officer, if any, outlining his period of supervision 819 and a copy of any pre-sentencing or post-sentencing report in connection with the felony conviction. The 820 cost of this screening shall be paid by the applicant, unless the licensed provider decides to pay the cost.

F. Notwithstanding the provisions of subsection B, a provider may hire for compensated employment
persons who have been convicted of not more than one misdemeanor offense under § 18.2-57 or
18.2-57.2, or any substantially similar offense under the laws of another jurisdiction, if 10 years have
elapsed following the conviction, unless the person committed the offense while employed in a direct
care position.

826 G. Providers licensed pursuant to this article also shall require, as a condition of employment,
827 approval as a sponsored residential service provider, or permission to enter into a shared living
828 arrangement with a person receiving medical assistance services pursuant to a waiver, written consent
829 and personal information necessary to obtain a search of the registry of founded complaints of child
830 abuse and neglect that is maintained by the Department of Social Services pursuant to § 63.2-1515.

831 H. The cost of obtaining the criminal history record and search of the child abuse and neglect
832 registry record shall be borne by the applicant, unless the provider licensed pursuant to this article
833 decides to pay the cost.

834 I. A person who complies in good faith with the provisions of this section shall not be liable for any
835 civil damages for any act or omission in the performance of duties under this section unless the act or
836 omission was the result of gross negligence or willful misconduct.

# § 37.2-506. Background checks required.

A. As used in this section:

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839 "Direct care position" means any position that includes responsibility for (i) treatment, case
840 management, health, safety, development, or well-being of an individual receiving services or (ii)
841 immediately supervising a person in a position with this responsibility.

"Hire for compensated employment" does not include (i) a promotion from one adult substance abuse 842 843 or adult mental health treatment position to another such position within the same community services 844 board or (ii) new employment in an adult substance abuse or adult mental health treatment position in another office or program of the same community services board if the person employed prior to July 1, 845 846 1999, had no convictions in the five years prior to the application date for employment. "Hire for 847 compensated employment" includes (a) a promotion or transfer from an adult substance abuse treatment 848 position to any mental health or developmental services direct care position within the same community 849 services board or (b) new employment in any mental health or developmental services direct care 850 position in another office or program of the same community services board for which the person has 851 previously worked in an adult substance abuse treatment position.

852 "Shared living" means an arrangement in which the Commonwealth's program of medical assistance
853 pays a portion of a person's rent, utilities, and food expenses in return for the person residing with and
854 providing companionship, support, and other limited, basic assistance to a person with intellectual or
855 developmental disabilities receiving medical assistance services in accordance with a waiver for whom
856 he has no legal responsibility.

857 B. Every community services board shall require (i) any applicant who accepts employment in any
858 direct care position with the community services board, (ii) any applicant for approval as a sponsored
859 residential service provider, (iii) any adult living in the home of an applicant for approval as a

860 sponsored residential service provider, (iv) any person employed by a sponsored residential service 861 provider to provide services in the home, and (v) any person who enters into a shared living 862 arrangement with a person receiving medical assistance services pursuant to a waiver to submit to fingerprinting and provide personal descriptive information to be forwarded through the Central Criminal 863 864 Records Exchange to the Federal Bureau of Investigation (FBI) for the purpose of obtaining national 865 criminal history record information regarding the applicant. Except as otherwise provided in subsection C, D, or F, no community services board shall hire for compensated employment, approve as a 866 867 sponsored residential service provider, or permit to enter into a shared living arrangement with a person 868 receiving medical assistance services pursuant to a waiver persons who have been convicted of (a) any 869 offense listed in subsection B of  $\frac{5}{37.2-314}$  set forth in clause (i) or (ii) of the definition of barrier 870 crime in § 19.2-392.02; (b) any offense set forth in clause (iii) of the definition of barrier crime in 871 § 19.2-392.02; or (c) any offense set forth in clause (iv) of the definition of barrier crime in 872 § 19.2-392.02 in the five years prior to the application date for employment or continue on probation or 873 parole or have failed to pay required court costs for such offense set forth in clause (iv) of the 874 definition of barrier crime in § 19.2-392.02.

875 The Central Criminal Records Exchange, upon receipt of an applicant's record or notification that no 876 record exists, shall submit a report to the requesting executive director or personnel director of the 877 community services board. If any applicant is denied employment because of information appearing on 878 his criminal history record and the applicant disputes the information upon which the denial was based, 879 the Central Criminal Records Exchange shall, upon written request, furnish to the applicant the 880 procedures for obtaining a copy of the criminal history record from the FBI. The information provided to the executive director or personnel director of any community services board shall not be 881 disseminated except as provided in this section. 882

883 C. Notwithstanding the provisions of subsection B, the community services board may hire for **884** compensated employment at adult substance abuse or adult mental health treatment programs a person 885 who was convicted of (i) a misdemeanor violation relating to (i) unlawful hazing, as set out in of 886 § 18.2-56; (ii) reckless handling of a firearm, as set out in § or 18.2-56.1; (iii) assault and battery, as set 887 out in, subsection A of § 18.2-57; or (iv) assault and battery against a family or household member, as 888 set out in subsection A of, or § 18.2-57.2; or (ii) any misdemeanor or felony violation related to (a) 889 reckless endangerment of others by throwing objects, as set out in of § 18.2-51.3; (b) threat, as set out 890 in §, 18.2-60; (c) breaking and entering a dwelling house with intent to commit other misdemeanor, as 891 set out in §, 18.2-92; or (d) possession of burglarious tools, as set out in §, or 18.2-94; or (iii) any 892 felony violation relating to the distribution of drugs, as set out in Article 1 (§ 18.2-247 et seq.) of 893 Chapter 7 of Title 18.2 offense set forth in clause (iii) of the definition of barrier crime in 894 § 19.2-392.02, except an offense pursuant to subsection H1 or H2 of § 18.2-248; or an equivalent (iv) 895 any substantially similar offense in under the laws of another state jurisdiction, if the hiring community 896 services board determines, based upon a screening assessment, that the criminal behavior was 897 substantially related to the applicant's substance abuse or mental illness and that the person has been 898 successfully rehabilitated and is not a risk to individuals receiving services based on his criminal history 899 background and his substance abuse or mental illness history.

900 D. Notwithstanding the provisions of subsection B, the community services board may hire for 901 compensated employment at adult substance abuse treatment programs a person who has been convicted 902 of not more than one offense of assault and battery of a law-enforcement officer under subsection C of 903 § 18.2-57, or an equivalent any substantially similar offense in under the laws of another state 904 *jurisdiction*, if (i) the person has been granted a simple pardon if the offense was a felony committed in 905 Virginia, or the equivalent if the offense person was committed in convicted under the laws of another 906 state jurisdiction; (ii) more than 10 years have elapsed since the conviction; and (iii) the hiring 907 community services board determines, based upon a screening assessment, that the criminal behavior 908 was substantially related to the applicant's substance abuse and that the person has been successfully 909 rehabilitated and is not a risk to individuals receiving services based on his criminal history background 910 and his substance abuse history.

911 E. The community services board and a screening contractor designated by the Department shall 912 screen applicants who meet the criteria set forth in subsections C and D to assess whether the applicants 913 have been rehabilitated successfully and are not a risk to individuals receiving services based on their 914 criminal history backgrounds and substance abuse or mental illness histories. To be eligible for such 915 screening, the applicant shall have completed all prison or jail terms, shall not be under probation or 916 parole supervision, shall have no pending charges in any locality, shall have paid all fines, restitution, 917 and court costs for any prior convictions, and shall have been free of parole or probation for at least 918 five years for all convictions. In addition to any supplementary information the community services 919 board or screening contractor may require or the applicant may wish to present, the applicant shall 920 provide to the screening contractor a statement from his most recent probation or parole officer, if any,

921 outlining his period of supervision and a copy of any pre-sentencing or post-sentencing report in 922 connection with the felony conviction. The cost of this screening shall be paid by the applicant, unless 923 the board decides to pay the cost.

924 F. Notwithstanding the provisions of subsection B, a community services board may hire for 925 compensated employment persons who have been convicted of not more than one misdemeanor offense 926 under § 18.2-57 or 18.2-57.2, or any substantially similar offense under the laws of another jurisdiction, 927 if 10 years have elapsed following the conviction, unless the person committed the offense while 928 employed in a direct care position.

929 G. Community services boards also shall require, as a condition of employment, approval as a 930 sponsored residential service provider, or permission to enter into a shared living arrangement with a 931 person receiving medical assistance services pursuant to a waiver, written consent and personal information necessary to obtain a search of the registry of founded complaints of child abuse and 932 933 neglect that is maintained by the Department of Social Services pursuant to § 63.2-1515.

H. The cost of obtaining the criminal history record and search of the child abuse and neglect 934 935 registry record shall be borne by the applicant, unless the community services board decides to pay the 936 cost.

937 I. A person who complies in good faith with the provisions of this section shall not be liable for any 938 civil damages for any act or omission in the performance of duties under this section unless the act or 939 omission was the result of gross negligence or willful misconduct. 940

§ 63.2-901.1. Criminal history and central registry check for placements of children.

941 A. Each local board and licensed child-placing agency shall obtain, in accordance with regulations 942 adopted by the Board, criminal history record information from the Central Criminal Records Exchange 943 and the Federal Bureau of Investigation through the Central Criminal Records Exchange and the results of a search of the child abuse and neglect central registry of any individual with whom the local board 944 945 or licensed child-placing agency is considering placing a child on an emergency, temporary or permanent basis, including the birth parent of a child in foster care placement, unless the birth parent 946 947 has revoked an entrustment agreement pursuant to § 63.2-1223 or 63.2-1817 or a local board or birth 948 parent revokes a placement agreement while legal custody remains with the parent, parents, or guardians 949 pursuant to § 63.2-900. The local board or licensed child-placing agency shall also obtain such 950 background checks on all adult household members residing in the home of the individual with whom 951 the child is to be placed pursuant to subsection B. Such state criminal records or registry search shall be 952 at no cost to the individual. The local board or licensed child-placing agency shall pay for the national 953 fingerprint criminal history record check or may require such individual to pay the cost of the 954 fingerprinting or the national fingerprinting criminal history record check or both. In addition to the fees 955 assessed by the Federal Bureau of Investigation, the designated state agency may assess a fee for 956 responding to requests required by this section.

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B. Background checks pursuant to this section require the following:

958 1. A sworn statement or affirmation disclosing whether or not the individual has a criminal 959 conviction or is the subject of any pending criminal charges within or outside the Commonwealth and whether or not the individual has been the subject of a founded complaint of child abuse or neglect 960 961 within or outside the Commonwealth;

2. That the individual submit to fingerprinting and provide personal descriptive information to be 962 963 forwarded along with the individual's fingerprints through the Central Criminal Records Exchange to the 964 Federal Bureau of Investigation for the purpose of obtaining criminal history record information. The 965 local board or licensed child-placing agency shall inform the individual that he is entitled to obtain a 966 copy of any background check report and to challenge the accuracy and completeness of any such report 967 and obtain a prompt resolution before a final decision is made of the individual's fitness to have 968 responsibility for the safety and well-being of children.

969 The Central Criminal Records Exchange, upon receipt of an individual's record or notification that no record exists, shall forward it to the designated state agency. The state agency shall, upon receipt of an 970 971 individual's record lacking disposition data, conduct research in whatever state and local recordkeeping 972 systems are available in order to obtain complete data. The state agency shall report to the local board 973 or licensed child-placing agency whether the individual meets the criteria for having responsibility for 974 the safety and well-being of children based on whether or not the individual has ever been convicted of 975 or is the subject of pending charges set forth for any barrier crime as defined in § 63.2-1719 or an 976 equivalent set forth in another state 19.2-392.02. Copies of any information received by a local board or 977 licensed child-placing agency pursuant to this section shall be available to the state agency that regulates 978 or operates such a child-placing agency but shall not be disseminated further; and

979 3. A search of the central registry maintained pursuant to § 63.2-1515 for any founded complaint of 980 child abuse or neglect. In addition, a search of the child abuse and neglect registry maintained by any 981 other state pursuant to the Adam Walsh Child Protection and Safety Act of 2006, Pub. L. 109-248, in 982 which a prospective parent or other adult in the home has resided in the preceding five years.

983 C. In emergency circumstances, each local board may obtain, from a criminal justice agency, 984 criminal history record information from the Central Criminal Records Exchange and the Federal Bureau 985 of Investigation through the Virginia Criminal Information Network (VCIN) for the criminal records 986 search authorized by this section. Within three days of placing a child, the local board shall require the 987 individual for whom a criminal history record information check was requested to submit to 988 fingerprinting and provide personal descriptive information to be forwarded along with the fingerprints 989 through the Central Criminal Records Exchange to the Federal Bureau of Investigation for the purpose 990 of obtaining criminal record history information, pursuant to subsection B. The child shall be removed 991 from the home immediately if any adult resident fails to provide such fingerprints and written 992 permission to perform a criminal history record check when requested.

993 D. Any individual with whom the local board is considering placing a child on an emergency basis 994 shall submit to a search of the central registry maintained pursuant to § 63.2-1515 and the Adam Walsh 995 Child Protection and Safety Act of 2006, Pub. L. 109-248 for any founded complaint of child abuse or 996 neglect. The search of the central registry must occur prior to emergency placement. Such central 997 registry search shall be at no cost to the individual. Prior to emergency placement, the individual shall **998** provide a written statement of affirmation disclosing whether he has ever been the subject of a founded 999 case of child abuse or neglect within or outside the Commonwealth. Child-placing agencies shall not 1000 approve individuals with a founded complaint of child abuse as foster or adoptive parents.

E. The child-placing agency shall not approve a foster or adoptive home if any individual has a record of an offense been convicted of any barrier crime as defined in § 63.2-1719 19.2-392.02 or is the subject of a founded complaint of abuse or neglect as maintained in registries pursuant to § 63.2-1515 and 42 U.S.C.S. 16901 et seq. A child-placing agency may approve as a foster parent an applicant who has been convicted of not more than one misdemeanor as set out in § 18.2-57, or any substantially similar offense under the laws of another jurisdiction, not involving the abuse, neglect, or moral turpitude of a minor, provided that 10 years have elapsed following the conviction.

1008 F. A local board or child-placing agency may approve as a kinship foster care parent an applicant 1009 who has been convicted of the following offenses, provided that 10 years have elapsed from the date of 1010 the conviction and the local board or child-placing agency makes a specific finding that approving the 1011 kinship foster care placement would not adversely affect the safety and well-being of the child: (i) a 1012 felony conviction for possession of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of 1013 Title 18.2, but not including a felony conviction for possession of drugs with the intent to distribute; any offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 or (ii) a any 1014 1015 misdemeanor conviction for arson as set out in Article 1 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2; 1016 or (iii) an equivalent offense under § 18.2-80, 18.2-81, 18.2-83, 18.2-87, 18.2-87, 1. or 18.2-88 or any 1017 substantially similar offense in under the laws of another state jurisdiction.

# 1018 § 63.2-1601.1. Criminal history check for agency approved providers of services to adults.

1019 A. Each local board shall obtain, in accordance with regulations adopted by the Board, criminal 1020 history record information from the Central Criminal Records Exchange of any individual the local board is considering approving as a provider of home-based services pursuant to § 63.2-1600 or adult foster care pursuant to § 63.2-1601. The local board may also obtain such a criminal records search on 1021 1022 1023 all adult household members residing in the home of the individual with whom the adult is to be placed. 1024 The local board shall not hire for compensated employment any persons who have been convicted of an 1025 any offense as defined set forth in clause (i) of the definition of barrier crime in § 63.2-1719 19.2-392.02. If approval as an agency approved agency-approved provider is denied because of 1026 1027 information obtained through a Central Criminal Records Exchange search, the local board, upon 1028 request, shall provide a copy of the information obtained to the individual who is the subject of the 1029 search. Further dissemination of the criminal history record information is prohibited.

B. In emergency circumstances, each local board may obtain from a criminal justice agency the criminal history record information from the Central Criminal Records Exchange for the criminal records search authorized by this section. The provision of home-based services shall be immediately terminated or the adult shall be removed from the home immediately, if any adult resident has been convicted of a *any offense set forth in clause (i) of the definition of* barrier crime as described in § 63.2-1719 1935 19.2-392.02.

# 1036 § 63.2-1717. Certification of preschool or nursery school programs operated by accredited 1037 private schools; provisional certification; annual statement and documentary evidence required; 1038 enforcement; injunctive relief.

A. A preschool or nursery school program operated by a private school accredited by a statewide
accrediting organization recognized by the Board of Education or a private school or preschool that
offers to preschool-aged children a program accredited by the National Association for the Education of
Young Children's National Academy of Early Childhood Programs; the Association of Christian Schools
International; the American Association of Christian Schools; the National Early Childhood Program

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1044 Accreditation; the National Accreditation Council for Early Childhood Professional Personnel and 1045 Programs; the International Academy for Private Education; the American Montessori Society; the 1046 International Accreditation and Certification of Childhood Educators, Programs, and Trainers; or the 1047 National Accreditation Commission and is recognized by the Board of Education, shall be exempt from 1048 licensure under this subtitle if it complies with the provisions of this section and meets the requirements 1049 of subsection B. C or D. 1050 B. A school described in subsection A shall meet the following conditions in order to be exempt

under this subsection: 1051

1052 1. The school offers kindergarten or elementary school instructional programs that satisfy compulsory 1053 school attendance laws, and children below the age of compulsory school attendance also participate in 1054 such instructional programs;

2. The instructional programs for children of and below the age of eligibility for school attendance 1055 1056 share (i) a specific verifiable common pedagogy, (ii) education materials, (iii) methods of instruction, 1057 and (iv) professional training and individual teacher certification standards, all of which are required by 1058 a state-recognized accrediting organization;

1059 3. The instructional programs described in subdivisions 1 and 2 have mixed age groups of 1060 three-year-old to six-year-old children and the number of pupils in the preschool program does not 1061 exceed 15 pupils for each instructional adult;

1062 4. The instructional program contemplates a three-to-four-year learning cycle under a common 1063 pedagogy; and

1064 5. Children below the age of eligibility for kindergarten attendance do not attend the instructional 1065 program for more than four hours per day.

1066 C. A school described in subsection A shall be exempt from licensure if it maintains an enrollment ratio at any one time during the current school year of five children age five or above to one 1067 1068 four-year-old child as long as no child in attendance is under age four and the number of pupils in the 1069 preschool program does not exceed 12 pupils for each instructional adult.

1070 D. A private school or preschool described in subsection A shall meet the following conditions in 1071 order to be exempt under this subsection:

1. The school offers instructional classes and has been in operation since January 1984.

1073 2. The school does not hold itself out as a child care center, child day center, or child day program.

1074 3. Children enrolled in the school are at least three years of age and do not attend more than (i) 1075 three hours per day and (ii) five days per week. 1076

4. The enrolled children attend only one program offered by the school per day.

1077 5. The school maintains a certificate or permit issued pursuant to a local government ordinance that 1078 addresses health, safety and welfare of the children, such as but not limited to space requirements, and 1079 requires annual inspections.

1080 E. The school shall file with the Commissioner, prior to the beginning of the school year or calendar 1081 year, as the case may be, and thereafter, annually, a statement which includes the following: 1082

1. Intent to operate a certified preschool program;

2. Documentary evidence that the school has been accredited as provided in subsection A;

1084 3. Documentation that the school has disclosed in writing to the parents, guardians, or persons having charge of a child enrolled in the school's preschool program the fact of the program's exemption from 1085 1086 licensure;

1087 4. Documentary evidence that the physical facility in which the preschool program will be conducted 1088 has been inspected (i) before initial certification by the local building official and (ii) within the 1089 12-month period prior to initial certification and at least annually thereafter by the local health department, and local fire marshal or Office of the State Fire Marshal, whichever is appropriate, and an 1090 inspection report which documents that the facility is in compliance with applicable laws and regulations 1091 1092 pertaining to food services, health and sanitation, water supply, building codes, and the Statewide Fire 1093 Prevention Code or the Uniform Statewide Building Code;

5. Documentation that the school has disclosed the following in writing to the parents, guardians, or 1094 1095 persons having charge of a child enrolled in the school's preschool program, and in a written statement 1096 available to the general public: (i) the school facility is in compliance with applicable laws and regulations pertaining to food services, health and sanitation, water supply, building codes, and the 1097 1098 Statewide Fire Prevention Code or the Uniform Statewide Building Code, (ii) the preschool program's 1099 maximum capacity, (iii) the school's policy or practice for pupil-teacher ratio, staffing patterns and staff 1100 health requirements, and (iv) a description of the school's public liability insurance, if any; 1101

6. Qualifications of school personnel who work in the preschool program; and

1102 7. Documentary evidence that the private school requires all employees of the preschool and other school employees who have contact with the children enrolled in the preschool program to obtain a 1103 1104 criminal record check as provided in subdivision A 11 of § 19.2-389 as a condition of initial or 1105 continued employment. The school shall not hire or continue employment of any such person who (i)

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has an offense specified been convicted of a barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii)
is the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth.

All accredited private schools seeking certification of preschool programs shall file such informationon forms prescribed by the Commissioner. The Commissioner shall certify all preschool programs ofaccredited private schools which comply with the provisions of subsection A.

F. A preschool program of a private school that has not been accredited as provided in subsection A, or which has not provided documentation to the Commissioner that it has initiated the accreditation process, shall be subject to licensure.

1114 The Commissioner shall issue a provisional certificate to a private school which provides 1115 documentation to the Commissioner that it has initiated the accreditation process. The provisional 1116 certificate shall permit the school to operate its preschool program during the accreditation process period. The issuance of an initial provisional certificate shall be for a period not to exceed one year. A 1117 1118 provisional certificate may be renewed up to an additional year if the accrediting organization provides a 1119 statement indicating it has visited the school within the previous six months and the school has made 1120 sufficient progress. Such programs shall not be subject to licensure during the provisional certification 1121 period.

**1122** G. If a school fails to complete the accreditation process or is denied accreditation, the Commissioner shall revoke the provisional certification and the program shall thereafter be subject to licensure.

H. If the preschool program of a private school which is accredited as provided in subsection A fails to file the statement and the required documentary evidence, the Commissioner shall notify the school of its noncompliance and may thereafter take such action as he determines appropriate, including notice that the program is required to be licensed.

I. The revocation or denial of the certification of a preschool program shall be subject to appeal pursuant to the provisions of the Administrative Process Act (§ 2.2-4000 et seq.). Judicial review of a final agency decision shall be in accordance with the provisions of the Administrative Process Act.

J. Any person who has reason to believe that a private school falling within the provisions of this section is in noncompliance with any applicable requirement of this section may report the same to the Department, the local department, the local health department, or the local fire marshal, each of which may inspect the school for noncompliance, give reasonable notice to the school of the nature of its noncompliance, and thereafter may take appropriate action as provided by law, including a suit to enjoin the operation of the preschool program.

1137 K. Upon receipt of a complaint concerning a certified preschool program of an accredited private 1138 school, or of a private school to which provisional certification has been issued, if for good cause shown 1139 there is reason to suspect that the school is in noncompliance with any provision of this section or the 1140 health or safety of the children attending the preschool program is in danger, the Commissioner shall cause an investigation to be made, including on-site visits as he deems necessary of the services, 1141 personnel, and facilities of the school's program. The school shall afford the Commissioner reasonable 1142 opportunity to inspect the school's program, records, and facility, and to interview the employees and 1143 1144 any child or parent or guardian of a child who is or has been enrolled in the preschool program. If, 1145 upon completion of the investigation, it is determined that the school is in noncompliance with the 1146 provisions of this section, the Commissioner shall give reasonable notice to the school of the nature of 1147 its noncompliance and thereafter may take appropriate action as provided by law, including a suit to 1148 enjoin the operation of the preschool program.

1149 L. Failure of a private school to comply with the provisions of this section, or a finding that the 1150 health and safety of the children attending the preschool program are in clear and substantial danger 1151 upon the completion of an investigation, shall be grounds for revocation of the certification issued 1152 pursuant to this section.

1153 M. If a private school operates a child day program outside the scope of its instructional classes 1154 during the school year or operates a child day program during the summer, the child day program shall 1155 be subject to licensure under the regulations adopted pursuant to § 63.2-1734.

1156 N. Nothing in this section shall prohibit a preschool operated by or conducted under the auspices of 1157 a private school from obtaining a license pursuant to this subtitle.

1158 § 63.2-1719. Barrier crime; construction.

1159 As used in this subtitle:

1160 "Barrier crime" means a conviction of a felony violation of a protective order as set out in \$ 16.1-253.2, murder or manslaughter as set out in Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 1162 18.2, malicious wounding by mob as set out in § 18.2-41, abduction as set out in subsection A or B of \$ 18.2-47, abduction for immoral purposes as set out in § 18.2-48, assaults and bodily woundings as set 1164 out in Article 4 (§ 18.2-51 et seq.) of Chapter 4 of Title 18.2, robbery as set out in § 18.2-58, carjacking 1165 as set out in § 18.2-58.1, extortion by threat as set out in § 18.2-59, threats of death or bodily injury as 1166 set out in § 18.2-60, felony stalking as set out in § 18.2-60.3, a felony violation of a protective order as

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1167 set out in § 18.2-60.4, sexual assault as set out in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, arson as set out in Article 1 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2, drive by shooting as set 1168 out in § 18.2-286.1, use of a machine gun in a crime of violence as set out in § 18.2-289, aggressive use 1169 of a machine gun as set out in § 18.2-290, use of a sawed-off shotgun in a crime of violence as set out 1170 in subsection A of § 18.2-300, pandering as set out in § 18.2-355, crimes against nature involving 1171 1172 children as set out in § 18.2-361, incest as set out in § 18.2-366, taking indecent liberties with children 1173 as set out in § 18.2-370 or 18.2-370.1, abuse and neglect of children as set out in § 18.2-371.1, failure 1174 to secure medical attention for an injured child as set out in § 18.2-314, obscenity offenses as set out in 1175 § 18.2-374.1, possession of child pornography as set out in § 18.2-374.1:1, electronic facilitation of pornography as set out in § 18.2-374.3, abuse and neglect of incapacitated adults as set out in 1176 1177 \$ 18.2 369, employing or permitting a minor to assist in an act constituting an offense under Article 5 (§ 18.2-372 et seq.) of Chapter 8 of Title 18.2 as set out in § 18.2-379, delivery of drugs to prisoners as 1178 set out in § 18.2-474.1, escape from jail as set out in § 18.2-477, felonies by prisoners as set out in 1179 § 53.1-203, or an equivalent offense in another state. In the case of child welfare agencies and foster and 1180 adoptive homes approved by child-placing agencies, "barrier crime" shall also include convictions of 1181 1182 burglary as set out in Article 2 (§ 18.2-89 et seq.) of Chapter 5 of Title 18.2 and any felony violation relating to possession or distribution of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of 1183 1184 Title 18.2, or an equivalent offense in another state.

1185 "Offense" means a barrier crime and, in the case of child welfare agencies and foster and adoptive 1186 homes approved by child-placing agencies, (i) a conviction of any offense set forth in § 9.1-902 or a finding that a person is not guilty by reason of insanity in accordance with Chapter 11.1 (§ 19.2-182.2 et 1187 seq.) of Title 19.2 of an offense set forth in § 9.1-902 that results in the person's requirement to register 1188 with the Sex Offender and Crimes Against Minors Registry pursuant to § 9.1-901, or any similar registry 1189 in any other state; (ii) a conviction of any other felony not included in the definition of barrier crime or 1190 described in clause (i) unless five years have elapsed since conviction; and (iii) a founded complaint of 1191 1192 child abuse or neglect within or outside the Commonwealth. In For purposes of this chapter, in the case of child welfare agencies and foster and adoptive homes approved by child-placing agencies, convictions 1193 1194 for any barrier crime as defined in § 19.2-392.02 shall include prior adult convictions and juvenile 1195 convictions or adjudications of delinquency based on a crime that would be a felony if committed by an 1196 adult within or outside the Commonwealth.

1197 § 63.2-1720. (Effective until July 1, 2017) Employment for compensation of persons or use of 1198 volunteers convicted of certain offenses prohibited; background check required; penalty.

1199 A. An assisted living facility, or adult day care center or child welfare agency licensed or registered 1200 in accordance with the provisions of this chapter, or family day homes approved by family day systems, 1201 shall not hire for compensated employment or continue to employ persons who have an been convicted 1202 of any offense as defined set forth in clause (i) of the definition of barrier crime in § 63.2-1719 1203 19.2-392.02. A child welfare agency licensed or registered in accordance with the provisions of this 1204 chapter, or family day home approved by a family day system, shall not hire for compensated employment or continue to employ persons who (i) have been convicted of any barrier crime as defined 1205 1206 in § 19.2-392.02 or (ii) are the subject of a founded complaint of child abuse or neglect within or 1207 outside the Commonwealth. Such employees shall undergo background checks pursuant to subsection D. In the case of child welfare agencies, the provisions of this section shall apply to employees who are 1208 1209 involved in the day-to-day operations of such agency or who are alone with, in control of, or 1210 supervising one or more children.

1211 B. A licensed assisted living facility or adult day care center may hire an applicant who has been 1212 convicted of one misdemeanor barrier crime not involving abuse or neglect, or any substantially similar 1213 offense under the laws of another jurisdiction, if five years have elapsed following the conviction.

C. Notwithstanding the provisions of subsection A, a child day center may hire for compensated 1214 1215 employment persons who have been convicted of not more than one misdemeanor offense under 1216 § 18.2-57, or any substantially similar offense under the laws of another jurisdiction, if 10 years have 1217 elapsed following the conviction, unless the person committed such offense while employed in a child 1218 day center or the object of the offense was a minor. 1219

D. Background checks pursuant to this section require:

1220 1. A sworn statement or affirmation disclosing whether the person has a criminal conviction or is the 1221 subject of any pending criminal charges within or outside the Commonwealth and, in the case of child 1222 welfare agencies, whether or not the person has been the subject of a founded complaint of child abuse 1223 or neglect within or outside the Commonwealth;

1224 2. A criminal history record check through the Central Criminal Records Exchange pursuant to 1225 § 19.2-389; and

1226 3. In the case of child welfare agencies, a search of the central registry maintained pursuant to 1227 § 63.2-1515 for any founded complaint of child abuse and neglect.

E. Any person desiring to work as a compensated employee at a licensed assisted living facility,

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licensed adult day care center, a licensed or registered child welfare agency, or a family day home approved by a family day system shall provide the hiring or approving facility, center or agency with a sworn statement or affirmation pursuant to subdivision D 1. Any person making a materially false statement regarding the sworn statement or affirmation provided pursuant to subdivision D 1 shall be is guilty of a Class 1 misdemeanor.

1234 F. A licensed assisted living facility, licensed adult day care center, a licensed or registered child 1235 welfare agency, or a family day home approved by a family day system shall obtain for any 1236 compensated employees within 30 days of employment (i) an original criminal record clearance with 1237 respect to convictions for offenses specified any barrier crime as defined in § 63.2-1719 19.2-392.02 or 1238 an original criminal history record from the Central Criminal Records Exchange and (ii) in the case of 1239 licensed or registered child welfare agencies or family day homes approved by family day systems, a 1240 copy of the information from the central registry. However, no employee shall be permitted to work in a 1241 position that involves direct contact with a person or child receiving services until an original criminal 1242 record clearance or original criminal history record has been received, unless such person works under 1243 the direct supervision of another employee for whom a background check has been completed in 1244 accordance with the requirements of this section. If an applicant is denied employment because of 1245 information from the central registry or convictions appearing on his criminal history record, the assisted 1246 living facility, adult day care center or child welfare agency shall provide a copy of the information 1247 obtained from the central registry or the Central Criminal Records Exchange or both to the applicant.

1248 G. No volunteer who (i) has an offense been convicted of any barrier crime as defined in § 1249 63.2-1719 19.2-392.02 or (ii) is the subject of a founded complaint of child abuse or neglect within or 1250 outside the Commonwealth shall be permitted to serve in a licensed or registered child welfare agency or 1251 a family day home approved by a family day system. Any person desiring to volunteer at such a child 1252 welfare agency shall provide the agency with a sworn statement or affirmation pursuant to subdivision D 1253 1. Such child welfare agency shall obtain for any volunteers, within 30 days of commencement of 1254 volunteer service, a copy of (i) (a) the information from the central registry and (ii) (b) an original 1255 criminal record clearance with respect to offenses specified any barrier crime defined in § 63.2-1719 1256 19.2-392.02 or an original criminal history record from the Central Criminal Records Exchange. Any 1257 person making a materially false statement regarding the sworn statement or affirmation provided 1258 pursuant to subdivision D 1 shall be is guilty of a Class 1 misdemeanor. If a volunteer is denied service 1259 because of information from the central registry or convictions appearing on his criminal history record, 1260 such child welfare agency shall provide a copy of the information obtained from the central registry or 1261 the Central Criminal Records Exchange or both to the volunteer. The provisions of this subsection shall 1262 apply only to volunteers who will be alone with any child in the performance of their duties and shall 1263 not apply to a parent-volunteer of a child attending a licensed or registered child welfare agency, or a 1264 family day home approved by a family day system, whether or not such parent-volunteer will be alone 1265 with any child in the performance of his duties. A parent-volunteer is someone supervising, without pay, 1266 a group of children that includes the parent-volunteer's own child in a program that operates no more than four hours per day, provided that the parent-volunteer works under the direct supervision of a 1267 1268 person who has received a clearance pursuant to this section.

H. No volunteer shall be permitted to serve in a licensed assisted living facility or licensed adult daycare center without the permission or under the supervision of a person who has received a clearancepursuant to this section.

1272 I. Further dissemination of the background check information is prohibited other than to the 1273 Commissioner's representative or a federal or state authority or court as may be required to comply with 1274 an express requirement of law for such further dissemination.

J. A licensed assisted living facility shall notify and provide all students a copy of the provisions of
 this article prior to or upon enrollment in a certified nurse aide program operated by such assisted living
 facility.

1278 K. The provisions of this section shall not apply to any children's residential facility licensed
1279 pursuant to § 63.2-1701, which instead shall comply with the background investigation requirements
1280 contained in § 63.2-1726.

L. A person who complies in good faith with the provisions of this section shall not be liable for any civil damages for any act or omission in the performance of duties under this section unless the act or omission was the result of gross negligence or willful misconduct.

1284 § 63.2-1720. (Effective July 1, 2017) Assisted living facilities and adult day care centers; 1285 employment for compensation of persons or use of volunteers convicted of certain offenses 1286 prohibited; background check required; penalty.

1287 A. No assisted living facility, or adult day care center, child-placing agency, independent foster
 1288 home, or family day system licensed in accordance with the provisions of this chapter, or registered
 1289 family day homes or family day homes approved by family day systems, shall hire for compensated

1290 employment or continue to employ persons who have an been convicted of any offense as defined set 1291 forth in clause (i) of the definition of barrier crime in § 63.2-1719 19.2-392.02. A child-placing agency, 1292 independent foster home, or family day system licensed in accordance with the provisions of this 1293 chapter, or a registered family day home or family day home approved by a family day system, shall not 1294 hire for compensated employment or continue to employ persons who (i) have been convicted of any 1295 barrier crime as defined in § 19.2-392.02 or (ii) are the subject of a founded complaint of child abuse 1296 or neglect within or outside the Commonwealth. All applicants for employment shall undergo 1297 background checks pursuant to subsection C.

1298 B. A licensed assisted living facility or adult day care center may hire an applicant who has been 1299 convicted of one misdemeanor barrier crime, or any substantially similar offense under the laws of 1300 another jurisdiction, not involving abuse or neglect, if five years have elapsed following the conviction. 1301

C. Background checks pursuant to subsection A require:

1302 1. A sworn statement or affirmation disclosing whether the person has a criminal conviction or is the 1303 subject of any pending criminal charges within or outside the Commonwealth and, in the case of 1304 licensed child-placing agencies, independent foster homes, and family day systems, registered family day 1305 homes, and family day homes approved by family day systems, whether or not the person has been the 1306 subject of a founded complaint of child abuse or neglect within or outside the Commonwealth;

1307 2. A criminal history records check through the Central Criminal Records Exchange pursuant to 1308 § 19.2-389; and

1309 3. In the case of licensed child-placing agencies, independent foster homes, and family day systems, 1310 registered family day homes, and family day homes approved by family day systems, a search of the central registry maintained pursuant to § 63.2-1515 for any founded complaint of child abuse and 1311 1312 neglect.

1313 D. Any person making a materially false statement regarding the sworn statement or affirmation 1314 provided pursuant to subdivision C 1 is guilty of a Class 1 misdemeanor.

1315 E. A licensed assisted living facility, licensed adult day care center, licensed child-placing agency, 1316 licensed independent foster home, licensed family day system, registered family day home, or family day home approved by a family day system shall obtain for any compensated employees within 30 days 1317 1318 of employment (i) an original criminal record clearance with respect to convictions for offenses specified 1319 any barrier crime as defined in § 63.2-1719 19.2-392.02 or an original criminal history record from the 1320 Central Criminal Records Exchange and (ii) in the case of licensed child-placing agencies, independent 1321 foster homes, and family day systems, registered family day homes, and family day homes approved by 1322 family day systems, a copy of the information from the central registry for any compensated employee 1323 within 30 days of employment. However, no employee shall be permitted to work in a position that 1324 involves direct contact with a person or child receiving services until an original criminal record clearance or original criminal history record has been received, unless such person works under the 1325 1326 direct supervision of another employee for whom a background check has been completed in accordance 1327 with the requirements of this section. If an applicant is denied employment because of information from 1328 the central registry or convictions appearing on his criminal history record, the licensed assisted living 1329 facility, adult day care center, child-placing agency, independent foster home, or family day system, 1330 registered family day home, or family day home approved by a family day system shall provide a copy 1331 of the information obtained from the central registry or the Central Criminal Records Exchange or both 1332 to the applicant.

1333 F. No volunteer who (i) has an offense been convicted of any barrier crime as defined in § 1334 63.2-1719 19.2-392.02 or (ii) is the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth shall be permitted to serve in a licensed child-placing agency, independent 1335 1336 foster home, or family day system, registered family day home, or family day home approved by a 1337 family day system. Any person desiring to volunteer at a licensed child-placing agency, independent 1338 foster home, or family day system, registered family day home, or family day home approved by a family day system shall provide the agency, system, or home with a sworn statement or affirmation 1339 1340 pursuant to subdivision C 1. Such licensed child-placing agency, independent foster home, or family day 1341 system, registered family day home, or family day home approved by a family day system shall obtain 1342 for any volunteers, within 30 days of commencement of volunteer service, a copy of (i) (a) the 1343 information from the central registry and (ii) (b) an original criminal record clearance with respect to 1344 offenses specified any barrier crime as defined in § 63.2-1719 19.2-392.02 or an original criminal 1345 history record from the Central Criminal Records Exchange. Any person making a materially false 1346 statement regarding the sworn statement or affirmation provided pursuant to subdivision C 1 is guilty of 1347 a Class 1 misdemeanor. If a volunteer is denied service because of information from the central registry 1348 or convictions appearing on his criminal history record, such licensed child-placing agency, independent 1349 foster home, or family day system, registered family day home, or family day home approved by a 1350 family day system shall provide a copy of the information obtained from the central registry or the 1351 Central Criminal Records Exchange or both to the volunteer. The provisions of this subsection shall

1352 apply only to volunteers who will be alone with any child in the performance of their duties and shall 1353 not apply to a parent-volunteer of a child attending a licensed child-placing agency, independent foster 1354 home, or family day system, registered family day home, or family day home approved by a family day 1355 system, whether or not such parent-volunteer will be alone with any child in the performance of his 1356 duties. A parent-volunteer is someone supervising, without pay, a group of children that includes the parent-volunteer's own child in a program that operates no more than four hours per day, provided that 1357 1358 the parent-volunteer works under the direct supervision of a person who has received a clearance 1359 pursuant to this section.

1360 G. No volunteer shall be permitted to serve in a licensed assisted living facility or licensed adult day 1361 care center without the permission or under the supervision of a person who has received a clearance 1362 pursuant to this section.

1363 H. Further dissemination of the background check information is prohibited other than to the 1364 Commissioner's representative or a federal or state authority or court as may be required to comply with 1365 an express requirement of law for such further dissemination.

1366 I. A licensed assisted living facility shall notify and provide all students a copy of the provisions of 1367 this article prior to or upon enrollment in a certified nurse aide program operated by such assisted living 1368 facility.

1369 J. A person who complies in good faith with the provisions of this section shall not be liable for any 1370 civil damages for any act or omission in the performance of duties under this section unless the act or 1371 omission was the result of gross negligence or willful misconduct.

1372 § 63.2-1720.1. (Effective July 1, 2017) Licensed child day centers and licensed family day 1373 homes; employment for compensation or use as volunteers of persons convicted of or found to 1374 have committed certain offenses prohibited; national background check required; penalty.

1375 A. No child day center or family day home licensed in accordance with the provisions of this chapter 1376 shall hire for compensated employment, continue to employ, or permit to serve as a volunteer in a position that is involved in the day-to-day operations of the child day center or family day home or in 1377 1378 which the employee or volunteer will be alone with, in control of, or supervising children any person 1379 who (i) has an offense been convicted of any barrier crime as defined in  $\frac{63.2-1719}{19.2-392.02}$  or (ii) 1380 is the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth. All 1381 applicants for employment or to serve as volunteers shall undergo a background check in accordance 1382 with subsection B. 1383

B. Any applicant required to undergo a background check in accordance with subsection A shall:

1384 1. Provide a sworn statement or affirmation disclosing whether he has ever been convicted of or is 1385 the subject of pending charges for any offense within or outside the Commonwealth and whether he has 1386 been the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth; 1387 2. Submit to fingerprinting and provide personal descriptive information described in subdivision B 2

1388 of § 19.2-392.02; and

1389 3. Authorize the child day center or family day home to obtain a copy of information from the 1390 central registry maintained pursuant to § 63.2-1515 on any investigation of child abuse or neglect 1391 undertaken on him.

1392 The applicant's fingerprints and personal descriptive information obtained pursuant to subdivision 2 1393 shall be forwarded through the Central Criminal Records Exchange to the Federal Bureau of 1394 Investigation for the purpose of obtaining national criminal history record information regarding such 1395 applicant. Upon receipt of an applicant's record or notification that no record exists, the Central Criminal 1396 Records Exchange shall forward the information to the Department, and the Department shall report to the child day center or family day home whether the applicant is eligible to have responsibility for the 1397 1398 safety and well-being of children. In cases in which the record forwarded to the Department is lacking 1399 disposition data, the Department shall conduct research in whatever state and local recordkeeping 1400 systems are available in order to obtain complete data before reporting to the child day center or family 1401 day home.

1402 C. The child day center or family day home shall inform every applicant for compensated 1403 employment or to serve as a volunteer required to undergo a background check pursuant to this section 1404 that he is entitled to obtain a copy of any background check report and to challenge the accuracy and 1405 completeness of any such report and obtain a prompt resolution before a final determination is made of 1406 the applicant's eligibility to have responsibility for the safety and well-being of children.

1407 D. Any person making a materially false statement regarding the sworn statement or affirmation 1408 provided pursuant to subdivision B 1 is guilty of a Class 1 misdemeanor.

E. Further dissemination of the background check information is prohibited other than to the 1409 1410 Commissioner's representative or a federal or state authority or court as may be required to comply with 1411 an express requirement of law for such further dissemination.

1412 F. A person who complies in good faith with the provisions of this section shall not be liable for any SB1008S1

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1413 civil damages for any act or omission in the performance of duties under this section unless the act or 1414 omission was the result of gross negligence or willful misconduct.

G. Notwithstanding the provisions of subsection A, a child day center may hire for compensated employment persons who have been convicted of not more than one misdemeanor offense under \$ 18.2-57, or any substantially similar offense under the laws of another jurisdiction, if 10 years have elapsed following the conviction, unless the person committed such offense while employed in a child day center or the object of the offense was a minor.

H. Fees charged for the processing and administration of background checks pursuant to this sectionshall not exceed the actual cost to the state of such processing and administration.

I. Any person employed for compensation at a licensed child day center or family day home or permitted to serve as a volunteer at a licensed child day center or family day home in a position that is involved in the day-to-day operations of the child day center or family day home or in which he will be alone with, in control of, or supervising children who is (i) convicted of an offense any barrier crime as defined in § 63.2-1719 within or outside of the Commonwealth 19.2-392.02 or (ii) found to be the subject of a founded complaint of child abuse or neglect within or outside of the Commonwealth shall notify the child day center or family day home of such conviction or finding.

\$ 63.2-1721. (Effective until July 1, 2017) Background check upon application for licensure or registration as child welfare agency; background check of foster or adoptive parents approved by child-placing agencies and family day homes approved by family day systems; penalty.

1432 A. Upon application for licensure or registration as a child welfare agency, (i) all applicants; (ii) 1433 agents at the time of application who are or will be involved in the day-to-day operations of the child 1434 welfare agency or who are or will be alone with, in control of, or supervising one or more of the 1435 children; and (iii) any other adult living in the home of an applicant for licensure or registration as a family day home shall undergo a background check. Upon application for licensure as an assisted living 1436 1437 facility, all applicants shall undergo a background check. In addition, foster or adoptive parents 1438 requesting approval by child-placing agencies and operators of family day homes requesting approval by 1439 family day systems, and any other adult residing in the family day home or existing employee or 1440 volunteer of the family day home, shall undergo background checks pursuant to subsection B prior to 1441 their approval.

B. Background checks pursuant to this section require:

1443 1. A sworn statement or affirmation disclosing whether the person has a criminal conviction or is the subject of any pending criminal charges within or outside the Commonwealth and whether or not the person has been the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth;

1447 2. A criminal history record check through the Central Criminal Records Exchange pursuant to \$19.2-389; and

1449 3. In the case of child welfare agencies or adoptive or foster parents, a search of the central registry1450 maintained pursuant to § 63.2-1515 for any founded complaint of child abuse and neglect.

1451 C. The character and reputation investigation pursuant to § 63.2-1702 shall include background 1452 checks pursuant to subsection B of persons specified in subsection A. The applicant shall submit the 1453 background check information required in subsection B to the Commissioner's representative prior to 1454 issuance of a license, registration or approval. The applicant shall provide an original criminal record 1455 clearance with respect to offenses specified any barrier crime as defined in § 63.2-1719 19.2-392.02 or 1456 an original criminal history record from the Central Criminal Records Exchange. Any person making a 1457 materially false statement regarding the sworn statement or affirmation provided pursuant to subdivision 1458 B 1 shall be is guilty of a Class I misdemeanor. If any person specified in subsection A other than an 1459 applicant for licensure as an assisted living facility required to have a background check (i) has been convicted of any offense barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii) is the subject of a 1460 1461 founded complaint of child abuse or neglect within or outside the Commonwealth, and such person has 1462 not been granted a waiver by the Commissioner pursuant to § 63.2-1723 or is not subject to an 1463 exception in subsections E, F, G, or H (i), (a) the Commissioner shall not issue a license or registration 1464 to a child welfare agency; (ii) the Commissioner shall not issue a license to an assisted living facility; 1465 (iii) (b) a child-placing agency shall not approve an adoptive or foster home; or (iv) (c) a family day 1466 system shall not approve a family day home. If any applicant for licensure as an assisted living facility 1467 required to have a background check has been convicted of any offense set forth in clause (i) of the 1468 definition of barrier crimes in § 19.2-392.02, the Commissioner shall not issue a license to an assisted 1469 living facility.

D. No person specified in subsection A shall be involved in the day-to-day operations of a child
welfare agency; be alone with, in control of, or supervising one or more children receiving services from
a child welfare agency; or be permitted to work in a position that involves direct contact with a person
receiving services without first having completed background checks pursuant to subsection B, unless
such person is directly supervised by another person for whom a background check has been completed

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1475 in accordance with the requirements of this section.

1476 E. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1477 may approve as an adoptive or foster parent an applicant who has been convicted of or has been the 1478 subject of a finding of not guilty by reason of insanity in accordance with Chapter 11.1 (§ 19.2-182.2 et 1479 seq.) of Title 19.2 of not more than one misdemeanor offense as set out in § 18.2-57, or any 1480 substantially similar offense under the laws of another jurisdiction, not involving abuse, neglect, moral 1481 turpitude, or a minor, provided *that* 10 years have elapsed following the conviction.

1482 F. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1483 may approve as a foster parent an applicant who has been convicted of statutory burglary for breaking 1484 and entering a dwelling home or other structure with intent to commit larceny, or any substantially 1485 similar offense under the laws of another jurisdiction, who has had his civil rights restored by the 1486 Governor or other appropriate authority, provided that 25 years have elapsed following the conviction.

1487 G. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1488 may approve as an adoptive or foster parent an applicant convicted of felony possession of drugs, any 1489 offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 who has had his civil 1490 rights restored by the Governor or other appropriate authority, provided that 10 years have elapsed 1491 following the conviction.

1492 H. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1493 may approve as an adoptive or foster parent an applicant convicted of felony possession of drugs with 1494 intent to distribute any offense set forth in clause (iii) of the definition of barrier crime in § 19.2-392.02 1495 who has had his civil rights restored by the Governor or other appropriate authority, provided that 20 1496 years have elapsed following the conviction.

1497 I. If an applicant is denied licensure, registration or approval because of information from the central 1498 registry or convictions appearing on his criminal history record, the Commissioner shall provide a copy 1499 of the information obtained from the central registry or the Central Criminal Records Exchange or both 1500 to the applicant.

1501 J. Further dissemination of the background check information is prohibited other than to the 1502 Commissioner's representative or a federal or state authority or court as may be required to comply with 1503 an express requirement of law for such further dissemination.

1504 K. The provisions of this section referring to a sworn statement or affirmation and to prohibitions on 1505 the issuance of a license for any offense shall not apply to any children's residential facility licensed 1506 pursuant to § 63.2-1701, which instead shall comply with the background investigation requirements 1507 contained in § 63.2-1726.

1508 § 63.2-1721. (Effective July 1, 2017) Background check upon application for licensure as a 1509 child-placing agency, etc.; penalty.

1510 A. Upon application for licensure as a child-placing agency, independent foster home, or family day 1511 system or registration as a family day home, (i) all applicants; (ii) agents at the time of application who 1512 are or will be involved in the day-to-day operations of the child-placing agency, independent foster 1513 home, family day system, or family day home or who are or will be alone with, in control of, or 1514 supervising one or more of the children; and (iii) any other adult living in the home of an applicant for 1515 registration as a family day home shall undergo a background check pursuant to subsection B. Upon 1516 application for licensure as an assisted living facility, all applicants shall undergo a background check 1517 pursuant to subsection B. In addition, foster or adoptive parents requesting approval by child-placing 1518 agencies and operators of family day homes requesting approval by family day systems, and any other 1519 adult residing in the family day home or existing employee or volunteer of the family day home, shall 1520 undergo background checks pursuant to subsection B prior to their approval. 1521

B. Background checks pursuant to subsection A require:

1522 1. A sworn statement or affirmation disclosing whether the person has a criminal conviction or is the 1523 subject of any pending criminal charges within or outside the Commonwealth and whether or not the 1524 person has been the subject of a founded complaint of child abuse or neglect within or outside the 1525 Commonwealth;

1526 2. A criminal history records check through the Central Criminal Records Exchange pursuant to 1527 § 19.2-389; and

1528 3. In the case of child-placing agencies, independent foster homes, family day systems, and family 1529 day homes, or adoptive or foster parents, a search of the central registry maintained pursuant to 1530 § 63.2-1515 for any founded complaint of child abuse and neglect.

1531 C. The person required to have a background check pursuant to subsection A shall submit the background check information required in subsection B to the Commissioner's representative prior to 1532 1533 issuance of a license, registration or approval. The applicant shall provide an original criminal record 1534 clearance with respect to offenses specified any barrier crime as defined in § 63.2-1719 19.2-392.02 or 1535 an original criminal history record from the Central Criminal Records Exchange. Any person making a

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1536 materially false statement regarding the sworn statement or affirmation provided pursuant to subdivision 1537 B 1 is guilty of a Class 1 misdemeanor. If any person specified in subsection A other than an applicant for licensure as an assisted living facility required to have a background check (i) has been convicted of 1538 1539 any offense barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii) is the subject of a founded 1540 complaint of child abuse or neglect within or outside the Commonwealth, and such person has not been 1541 granted a waiver by the Commissioner pursuant to § 63.2-1723 or is not subject to an exception in 1542 subsection E, F, G, or H, (i) (a) the Commissioner shall not issue a license to a child-placing agency, 1543 independent foster home, or family day system or a registration to a family day home; (ii) the 1544 Commissioner shall not issue a license to an assisted living facility; (iii) (b) a child-placing agency shall 1545 not approve an adoptive or foster home; or (iv) (c) a family day system shall not approve a family day 1546 home. If any applicant for licensure as an assisted living facility required to have a background check has been convicted of any offense set forth in clause (i) of the definition of barrier crimes in 1547 1548 § 19.2-392.02, the Commissioner shall not issue a license to an assisted living facility.

1549 D. No person specified in subsection A shall be involved in the day-to-day operations of a licensed 1550 child-placing agency, independent foster home, or family day system or a registered family day home; 1551 be alone with, in control of, or supervising one or more children receiving services from a licensed 1552 child-placing agency, independent foster home, or family day system or a registered family day home; 1553 or be permitted to work in a position that involves direct contact with a person receiving services 1554 without first having completed background checks pursuant to subsection B unless such person is 1555 directly supervised by another person for whom a background check has been completed in accordance 1556 with the requirements of this section.

1557 E. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1558 may approve as an adoptive or foster parent an applicant who has been convicted of not more than one 1559 misdemeanor offense as set out in § 18.2-57, or any substantially similar offense under the laws of 1560 another jurisdiction, not involving abuse, neglect, moral turpitude, or a minor, provided that 10 years 1561 have elapsed following the conviction.

1562 F. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1563 may approve as a foster parent an applicant who has been convicted of statutory burglary for breaking and entering a dwelling home or other structure with intent to commit larceny, or any substantially 1564 1565 similar offense under the laws of another jurisdiction, who has had his civil rights restored by the 1566 Governor or other appropriate authority, provided that 25 years have elapsed following the conviction.

1567 G. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1568 may approve as an adoptive or foster parent an applicant convicted of felony possession of drugs, any offense set forth in clause (iv) of the definition of barrier crime in § 19.2-392.02 who has had his civil 1569 1570 rights restored by the Governor or other appropriate authority, provided that 10 years have elapsed 1571 following the conviction.

1572 H. Notwithstanding any provision to the contrary contained in this section, a child-placing agency 1573 may approve as an adoptive or foster parent an applicant convicted of felony possession of drugs with 1574 intent to distribute any offense set forth in clause (iii) of the definition of barrier crime in § 19.2-392.02 1575 who has had his civil rights restored by the Governor or other appropriate authority, provided that 20 1576 years have elapsed following the conviction.

I. If an applicant is denied licensure, registration or approval because of information from the central 1577 registry or convictions appearing on his criminal history record, the Commissioner shall provide a copy 1578 1579 of the information obtained from the central registry or the Central Criminal Records Exchange or both 1580 to the applicant.

1581 J. Further dissemination of the background check information is prohibited other than to the 1582 Commissioner's representative or a federal or state authority or court as may be required to comply with 1583 an express requirement of law for such further dissemination.

1584 § 63.2-1721.1. (Effective July 1, 2017) Background check upon application for licensure as child 1585 day center or family day home; penalty.

1586 A. Every (i) applicant for licensure as a child day center or family day home; (ii) agent of an 1587 applicant for licensure as a child day center or family day home at the time of application who is or 1588 will be involved in the day-to-day operations of the child day center or family day home or who is or 1589 will be alone with, in control of, or supervising one or more of the children; and (iii) adult living in the 1590 family day home shall undergo a background check in accordance with subsection B prior to issuance of 1591 a license as a child day center or family day home. 1592

B. Every person required to undergo a background check pursuant to subsection A shall:

1593 1. Provide a sworn statement or affirmation disclosing whether he has ever been convicted of or is 1594 the subject of any pending criminal charges for any offense within or outside the Commonwealth and 1595 whether or not he has been the subject of a founded complaint of child abuse or neglect within or 1596 outside the Commonwealth;

1597 2. Submit to fingerprinting and provide personal descriptive information described in subdivision B 2

1598 of § 19.2-392.02; and

1599 3. Authorize the Department to obtain a copy of information from the central registry maintained 1600 pursuant to § 63.2-1515 on any investigation of child abuse or neglect undertaken on him.

1601 Fingerprints and personal descriptive information obtained pursuant to subdivision 2 shall be 1602 forwarded through the Central Criminal Records Exchange to the Federal Bureau of Investigation for the 1603 purpose of obtaining national criminal history record information regarding the individual. Upon receipt 1604 of an applicant's record or notification that no record exists, the Central Criminal Records Exchange 1605 shall forward the information to the Department. In cases in which the record forwarded to the 1606 Department is lacking disposition data, the Department shall conduct research in whatever state and local 1607 recordkeeping systems are available in order to obtain complete data.

1608 C. If any person specified in subsection A required to have a background check (i) has an offense 1609 been convicted of any barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii) is the subject of a 1610 founded complaint of child abuse or neglect within or outside the Commonwealth, and such person has not been granted a waiver by the Commissioner pursuant to § 63.2-1723, no license as a child day 1611 1612 center or family day home shall be granted.

1613 D. Information from a search of the central registry maintained pursuant to § 63.2-1515, authorized 1614 in accordance with subdivision B 3, shall be obtained prior to issuance of a license as a child day center 1615 or family day home.

1616 E. No person specified in subsection A shall be involved in the day-to-day operations of the child 1617 day center or family day home, or shall be alone with, in control of, or supervising one or more 1618 children without first having completed any required background check pursuant to subsection B.

1619 F. Any person making a materially false statement regarding the sworn statement or affirmation 1620 provided pursuant to subdivision B 1 is guilty of a Class 1 misdemeanor.

1621 G. If an applicant is denied licensure because of information from the central registry or convictions 1622 appearing on his criminal history record, the Commissioner shall provide a copy of the information 1623 obtained from the central registry or the Central Criminal Records Exchange or both to the applicant.

1624 H. Further dissemination of the background check information is prohibited other than to the 1625 Commissioner's representative or a federal or state authority or court as may be required to comply with 1626 an express requirement of law for such further dissemination.

1627 I. Fees charged for the processing and administration of background checks pursuant to this section 1628 shall not exceed the actual cost to the state of such processing and administration.

#### 1629 § 63.2-1722. Revocation or denial of renewal based on background checks; failure to obtain 1630 background check.

1631 A. The Commissioner may revoke or deny renewal of a license or registration of a child welfare 1632 agency, assisted living facility, or adult day care center; a child-placing agency may revoke the approval 1633 of a foster home; and a family day system may revoke the approval of a family day home if the assisted living facility, adult day care center, child welfare agency, foster home, or approved family day home has knowledge that a person specified in § 63.2-1720, 63.2-1720.1, 63.2-1721, or 63.2-1721.1 required 1634 1635 1636 to have a background check (i) has an offense been convicted of any barrier crime as defined in § 1637 63.2-1719 19.2-392.02 or (ii) in the case of a child welfare agency, foster home, or family day home, is 1638 the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth, and 1639 such person has not been granted a waiver by the Commissioner pursuant to § 63.2-1723 or is not 1640 subject to the exceptions in subsection B of § 63.2-1720, subsection G of § 63.2-1720.1, or subsection E, 1641 F, or G of § 63.2-1721.1, and the facility, center, or agency refuses to separate such person from 1642 employment or service.

1643 B. Failure to obtain background checks pursuant to §§ 63.2-1720, 63.2-1720.1, 63.2-1721, and 1644 63.2-1721.1 shall be grounds for denial or revocation of a license, registration, or approval. No violation 1645 shall occur if the assisted living facility, adult day care center, child-placing agency, independent foster 1646 home, family day system, family day home, or child day center has applied for the background check 1647 timely and it has not been obtained due to administrative delay. The provisions of this section shall be 1648 enforced by the Department. 1649

# § 63.2-1723. Child welfare agencies; criminal conviction and waiver.

1650 A. Any person who seeks to operate, volunteer or work at a child welfare agency and who is 1651 disqualified because of a criminal conviction or a criminal conviction in the background check of any 1652 other adult living in a family day home regulated by the Department, pursuant to §§ 63.2-1720, 1653 63.2-1720.1, 63.2-1721, 63.2-1721.1, and 63.2-1724, may apply in writing for a waiver from the 1654 Commissioner. The Commissioner may grant a waiver if the Commissioner determines that (i) the person is of good moral character and reputation and (ii) the waiver would not adversely affect the 1655 1656 safety and well-being of children in the person's care. The Commissioner shall not grant a waiver to any 1657 person who has been convicted of a barrier crime as defined in § 63.2-1719 19.2-392.02. However, the Commissioner may grant a waiver to a family day home licensed or registered by the Department if any 1658

1659 other adult living in the home of the applicant or provider has been convicted of not more than one 1660 misdemeanor offense under § 18.2-57 or 18.2-57.2, provided that (a) five years have elapsed following 1661 the conviction and (b) the Department has conducted a home study that includes, but is not limited to, (1) an assessment of the safety of children placed in the home and (2) a determination that the offender 1662 is now a person of good moral character and reputation. The waiver shall not be granted if the adult 1663 1664 living in the home is an assistant or substitute provider or if such adult has been convicted of a 1665 misdemeanor offense under both §§ 18.2-57 and 18.2-57.2. Any waiver granted under this section shall be available for inspection by the public. The child welfare agency shall notify in writing every parent 1666 and guardian of the children in its care of any waiver granted for its operators, employees or volunteers. 1667 B. The Board shall adopt regulations to implement the provisions of this section. 1668

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# § 63.2-1724. Records check by unlicensed child day center; penalty.

Any child day center that is exempt from licensure pursuant to § 63.2-1716 shall require a 1670 prospective employee or volunteer or any other person who is expected to be alone with one or more 1671 children enrolled in the child day center to obtain within 30 days of employment or commencement of 1672 1673 volunteer service, a search of the central registry maintained pursuant to § 63.2-1515 on any founded 1674 complaint of child abuse or neglect and a criminal records check as provided in subdivision A 11 of 1675 § 19.2-389. However, no employee shall be permitted to work in a position that involves direct contact with a child until an original criminal record clearance or original criminal history record has been 1676 1677 received, unless such person works under the direct supervision of another employee for whom a 1678 background check has been completed in accordance with the requirements of this section. A child day 1679 center that is exempt from licensure pursuant to § 63.2-1716 shall refuse employment or service to any 1680 person who (i) has been convicted of any offense barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii) is the subject of a founded complaint of child abuse or neglect within or outside the 1681 Commonwealth. Such center shall also require a prospective employee or volunteer or any other person 1682 1683 who is expected to be alone with one or more children in the child day center to provide a sworn 1684 statement or affirmation disclosing whether or not the applicant has ever been (i) (a) the subject of a 1685 founded complaint of child abuse or neglect, or (ii) (b) convicted of a crime or is the subject of pending 1686 criminal charges for any offense within the Commonwealth or any equivalent offense outside the Commonwealth. The foregoing provisions shall not apply to a parent or guardian who may be left alone 1687 1688 with his or her own child. For purposes of this section, convictions shall include prior adult convictions 1689 and juvenile convictions or adjudications of delinquency based on a crime that would have been a 1690 felony if committed by an adult within or outside the Commonwealth. Any person making a materially 1691 false statement regarding any such offense shall be is guilty of a Class 1 misdemeanor. If an applicant is 1692 denied employment or service because of information from the central registry or convictions appearing 1693 on his criminal history record, the child day center shall provide a copy of the information obtained from the central registry or Central Criminal Records Exchange or both to the applicant. Further 1694 1695 dissemination of the information provided to the facility is prohibited.

The provisions of this section referring to volunteers shall apply only to volunteers who will be alone with any child in the performance of their duties and shall not apply to a parent-volunteer of a child attending the child day center whether or not such parent-volunteer will be alone with any child in the performance of his duties. A parent-volunteer is someone supervising, without pay, a group of children which includes the parent-volunteer's own child, in a program which operates no more than four hours per day, where the parent-volunteer works under the direct supervision of a person who has received a clearance pursuant to this section.

# 1703 § 63.2-1725. Child day centers or family day homes receiving federal, state, or local child care 1704 funds; eligibility requirements.

A. Whenever any child day center or family day home that has not met the requirements of §§ 63.2-1720, 63.2-1721, and 63.2-1724 applies to enter into a contract with the Department or a local 1705 1706 1707 department to provide child care services to clients of the Department or local department, the 1708 Department or local department shall require a criminal records check pursuant to subdivision A 43 of 1709 § 19.2-389, as well as a search of the central registry maintained pursuant to § 63.2-1515, on any child 1710 abuse or neglect investigation, of the applicant; any employee; prospective employee; volunteers; agents 1711 involved in the day-to-day operation; all agents who are alone with, in control of, or supervising one or 1712 more of the children; and any other adult living in a family day home. The applicant shall provide the 1713 Department or local department with copies of these records checks. The child day center or family day 1714 home shall not be permitted to enter into a contract with the Department or a local department for child 1715 care services when an applicant; any employee; a prospective employee; a volunteer, an agent involved 1716 in the day-to-day operation; an agent alone with, in control of, or supervising one or more children; or 1717 any other adult living in a family day home (i) has been convicted of any offense barrier crime as defined in § 63.2-1719 19.2-392.02 or (ii) is the subject of a founded complaint of child abuse or neglect within or outside the Commonwealth. The child day center or family day home shall also require 1718 1719 1720 the above individuals to provide a sworn statement or affirmation disclosing whether or not the person

1721 has ever been (i) (a) the subject of a founded case of child abuse or neglect or (ii) (b) convicted of a 1722 crime or is the subject of any pending criminal charges within the Commonwealth or any equivalent 1723 offense outside the Commonwealth. Any person making a materially false statement regarding any such 1724 offense shall be is guilty of a Class 1 misdemeanor. If a person is denied employment or work because 1725 of information from the central registry or convictions appearing on his criminal history record, the child 1726 day center or family day program shall provide a copy of such information obtained from the central 1727 registry or Central Criminal Records Exchange or both to the person. Further dissemination of the 1728 information provided to the facility, beyond dissemination to the Department, agents of the Department, 1729 or the local department, is prohibited.

1730 B. Every child day center or family day home that enters into a contract with the Department or a 1731 local department to provide child care services to clients of the Department or local departments that is 1732 funded, in whole or in part, by the Child Care and Development Block Grant, shall comply with all 1733 requirements established by federal law and regulations. 1734

# § 63.2-1726. Background check required; children's residential facilities.

1735 A. As a condition of employment, volunteering, or providing services on a regular basis, every 1736 children's residential facility that is regulated or operated by the Departments of Social Services, 1737 Education, Military Affairs, or Behavioral Health and Developmental Services shall require any 1738 individual who (i) accepts a position of employment at such a facility who was not employed by that 1739 facility prior to July 1, 2007, (ii) volunteers for such a facility on a regular basis and will be alone with 1740 a juvenile in the performance of his duties who was not a volunteer at such facility prior to July 1, 1741 2007, or (iii) provides contractual services directly to a juvenile for such facility on a regular basis and 1742 will be alone with a juvenile in the performance of his duties who did not provide such services prior to 1743 July 1, 2007, to submit to fingerprinting and to provide personal descriptive information, to be forwarded along with the applicant's fingerprints through the Central Criminal Records Exchange to the 1744 1745 Federal Bureau of Investigation for the purpose of obtaining criminal history record information regarding such applicant. The children's residential facility shall inform the applicant that he is entitled 1746 1747 to obtain a copy of any background check report and to challenge the accuracy and completeness of any 1748 such report and obtain a prompt resolution before a final determination is made of the applicant's 1749 eligibility to have responsibility for the safety and well-being of children. The applicant shall provide the 1750 children's residential facility with a written statement or affirmation disclosing whether he has ever been 1751 convicted of or is the subject of pending charges for any offense within or outside the Commonwealth. 1752 The results of the criminal history background check must be received prior to permitting an applicant 1753 to work with children.

1754 The Central Criminal Records Exchange, upon receipt of an individual's record or notification that no 1755 record exists, shall forward it to the state agency which operates or regulates the children's residential 1756 facility with which the applicant is affiliated. The state agency shall, upon receipt of an applicant's 1757 record lacking disposition data, conduct research in whatever state and local recordkeeping systems are 1758 available in order to obtain complete data. The state agency shall report to the children's facility whether 1759 the applicant is eligible to have responsibility for the safety and well-being of children. Except as 1760 otherwise provided in subsection B, no children's residential facility regulated or operated by the 1761 Departments of Education, Behavioral Health and Developmental Services, Military Affairs, or Social Services shall hire for compensated employment or allow to volunteer or provide contractual services 1762 persons who have been (a) convicted of or are the subject of pending charges for the following erimes: 1763 1764 a felony violation of a protective order as set out in § 16.1-253.2; murder or manslaughter as set out in 1765 Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2; malicious wounding by mob as set out in 1766 § 18.2-41; abduction as set out in subsection A or B of § 18.2-47; abduction for immoral purposes as set 1767 out in § 18.2-48; assault and bodily woundings as set out in Article 4 (§ 18.2-51 et seq.) of Chapter 4 of 1768 Title 18.2; robbery as set out in § 18.2-58; carjacking as set out in § 18.2-58.1; extortion by threat as set 1769 out in § 18.2-59; threat as set out in § 18.2-60; any felony stalking violation as set out in § 18.2-60.3; a felony violation of a protective order as set out in § 18.2-60.4; sexual assault as set out in Article 7 1770 1771 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2; arson as set out in Article 1 (§ 18.2-77 et seq.) of Chapter 1772 5 of Title 18.2; burglary as set out in Article 2 (§ 18.2-89 et seq.) of Chapter 5 of Title 18.2; any felony violation relating to distribution of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of 1773 1774 Title 18.2; drive by shooting as set out in § 18.2-286.1; use of a machine gun in a crime of violence as 1775 set out in § 18.2-289; aggressive use of a machine gun as set out in § 18.2-290; use of a sawed off 1776 shotgun in a crime of violence as set out in subsection A of § 18.2-300; pandering as set out in 1777 <u>§ 18.2-355; crimes against nature involving children as set out in § 18.2-361; taking indecent liberties</u> 1778 with children as set out in § 18.2-370 or 18.2-370.1; abuse or neglect of children as set out in 1779 <u>§ 18.2-371.1</u>, including failure to secure medical attention for an injured child as set out in § 18.2-314; 1780 obscenity offenses as set out in § 18.2-374.1; possession of child pornography as set out in § 18.2-374.1:1; electronic facilitation of pornography as set out in § 18.2-374.3; incest as set out in 1781

1782 § 18.2-366; abuse or neglect of incapacitated adults as set out in § 18.2-369; employing or permitting a minor to assist in an act constituting an offense under Article 5 (§ 18.2-372 et seq.) of Chapter 8 of 1783 1784 Title 18.2 as set out in § 18.2-379; delivery of drugs to prisoners as set out in § 18.2-474.1; escape from 1785 jail as set out in § 18.2-477; felonies by prisoners as set out in § 53.1-203; or an equivalent offense in another state; (a) any offense set forth in clause (i), (ii), or (v) of the definition of barrier crime in 1786 1787 § 19.2-392.02; (b) convicted of any felony violation relating to possession of drugs as set out in Article 1788 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, or an equivalent offense in another state, in the five 1789 years prior to the application date for employment, to be a volunteer, or to provide contractual services 1790 offense set forth in clause (iii) of the definition of barrier crime; or (c) convicted of any felony violation relating to possession of drugs as set out in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2 1791 1792 offense set forth in clause (iv) of the definition of barrier crime in the five years prior to the application 1793 date for employment, to be a volunteer, or to provide contractual services and continue on probation or 1794 parole or have failed to pay required court costs; or (d) convicted of any offense set forth in § 9.1-902 1795 or have been the subject of a finding of not guilty by reason of insanity in accordance with Chapter 1796 11.1 (§ 19.2-182.2 et seq.) of Title 19.2 of an offense set forth in § 9.1-902 that results in the person's 1797 requirement to register with the Sex Offender and Crimes Against Minors Registry pursuant to 1798 § 9.1-901, or any similar registry in any other state for such offense set forth in clause (iv) of the 1799 definition of barrier crime in § 19.2-392.02. The provisions of this section also shall apply to residential 1800 programs established pursuant to § 16.1-309.3 for juvenile offenders cited in a complaint for intake or in 1801 a petition before the court that alleges the juvenile is delinquent or in need of services or supervision, 1802 and to local secure detention facilities provided, however, that the provisions of this section related to 1803 local secure detention facilities shall only apply to an individual who, on or after July 1, 2013, accepts a 1804 position of employment at such local secure detention facility, volunteers at such local secure detention facility on a regular basis and will be alone with a juvenile in the performance of his duties, or provides 1805 1806 contractual services directly to a juvenile at a local secure detention facility on a regular basis and will be alone with a juvenile in the performance of his duties. The Central Criminal Records Exchange and 1807 1808 the state or local agency that regulates or operates the local secure detention facility shall process the 1809 criminal history record information regarding such applicant in accordance with this subsection and 1810 subsection B.

1811 B. Notwithstanding the provisions of subsection A, a children's residential facility may hire for compensated employment or for volunteer or contractual service purposes persons who have been convicted of not more than one misdemeanor offense under § 18.2-57 or 18.2-57.2, or any substantially similar laws of another jurisdiction, if 10 years have elapsed following the conviction, unless the person committed such offense in the scope of his employment, volunteer, or contractual services.

If the applicant is denied employment or the opportunity to volunteer or provide services at a 1816 1817 children's residential facility because of information appearing on his criminal history record, and the 1818 applicant disputes the information upon which the denial was based, upon written request of the 1819 applicant the state agency shall furnish the applicant the procedures for obtaining his criminal history 1820 record from the Federal Bureau of Investigation. If the applicant has been permitted to assume duties 1821 that do not involve contact with children pending receipt of the report, the children's residential facility 1822 is not precluded from suspending the applicant from his position pending a final determination of the 1823 applicant's eligibility to have responsibility for the safety and well-being of children. The information 1824 provided to the children's residential facility shall not be disseminated except as provided in this section.

1825 C. Those individuals listed in clauses (i), (ii) and (iii) of subsection A also shall authorize the children's residential facility to obtain a copy of information from the central registry maintained 1826 1827 pursuant to § 63.2-1515 on any investigation of child abuse or neglect undertaken on him. The applicant shall provide the children's residential facility with a written statement or affirmation disclosing whether he has ever been the subject of a founded case of child abuse or neglect within or outside the 1828 1829 1830 Commonwealth. The children's residential facility shall receive the results of the central registry search 1831 prior to permitting an applicant to work alone with children. Children's residential facilities regulated or 1832 operated by the Departments of Education; Behavioral Health and Developmental Services; Military 1833 Affairs; and Social Services shall not hire for compensated employment or allow to volunteer or provide contractual services, persons who have a founded case of child abuse or neglect. Every residential 1834 facility for juveniles which is regulated or operated by the Department of Juvenile Justice shall be 1835 1836 authorized to obtain a copy of the information from the central registry.

1837 D. The Boards of Social Services; Education; Juvenile Justice; and Behavioral Health and
1838 Developmental Services, and the Department of Military Affairs, may adopt regulations to comply with
the provisions of this section. Copies of any information received by a children's residential facility
pursuant to this section shall be available to the agency that regulates or operates such facility but shall
not be disseminated further. The cost of obtaining the criminal history record and the central registry
information shall be borne by the employee or volunteer unless the children's residential facility, at its
option, decides to pay the cost.