February 2014

Criminal Background Checks An Overview of Minnesota Law

The Research Department of the Minnesota House of Representatives is a nonpartisan professional office serving the entire membership of the House and its committees. The department assists all members and committees in developing, analyzing, drafting, and amending legislation.

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Criminal Background Checks

An Overview of Minnesota Law

This publication describes the Minnesota Statutes that require or authorize government agencies, employers, and other entities to check the criminal records of, and other background information on, current or prospective licensees, employees, volunteers, or other individuals.

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Contents

Introduction	1
About This Publication	1
Background Check Statutes: State and Federal Records	1
Other Background Checks: Public Records and Subject's Consent	2
Criminal Records Maintained by Nongovernmental Entities	
Juvenile Records	
The Charts in This Report	4
Drafting Issues	5
Criminal Offenders Rehabilitation Act; "Ban the Box" Protections	5
Occupations and Activities Serving Children	7
Persons Offered Employment by a K-12 School, Including Teachers and Athletic	
and Academic Extracurricular Activity Coaches	7
Persons Seeking to Work in a K-12 School as a Volunteer, Student Employee, or	
Independent Contractor	8
Persons Seeking Licensure by the Board of Teaching	
School Bus or Head Start Driver License Issuance or Renewal; School Bus Driver	
Employment	10
Children's Service Worker/Volunteer	12
Foreign Student Host Family	13
Proposed Adoptive Parents and Anyone over Age 13 Living in the Proposed	
Home	
Court-Appointed Guardians Ad Litem	16
Personnel Employed in, and License Applicants, Owners, and Household	
Members of Facilities for Minors Licensed by the Department of	
Corrections	17
Health and Human Services	18
Health-Related Licensing.	18
Alcohol and Drug Counselor License	20
Parents Seeking Return of a Child from Out-of-Home Placement, and Emergency	
Placement with Relatives, Including Household Members Over Age 13	21
Licensure of Adult and Child Family Foster Care Providers, Including Relatives,	
and In-home Child Care Providers	22
Licensed Health and Human Services Facilities and Nonlicensed Personal Care	
Provider Organizations	
Community First Services and Supports.	
Social Workers	28
Certain Employees, Contractors, and Other Individuals Affiliated with Programs	
Licensed by the Department of Human Services	
Public Safety Occupations and Activities	31
Peace Officer Licensure and Employment	31
Fire Protection Agencies	
Purchase of Firearms from a Federally Licensed Firearms Dealer	
Permit to Carry a Pistol in Public Places	
Permit to Build or Operate Hazardous or Solid Waste Facility	35

Application to Equip Motor Vehicle with Police Band Radio	36
Private Detective and Protective Agency Employees	
Explosive License or Permit	
Employees and Contractors of Noncriminal Justice Agencies that Conduct or	
Have Access to Background Check Data on Others	39
Employees and Contractors of Certain Criminal Justice Agencies With Access to	
the Criminal Justice Data Communications Network	40
Other Occupations and Activities	41
Gubernatorial Appointees and Governor's Residence Employees	
Applicants Seeking Licensure by, or an Employment or Volunteer Position with,	
a City or County	42
Guardians and Conservators	43
Volunteer Instructor Applicants: Department of Natural Resources	45
Driver Training Instructor License	
Employees of the Department of Public Safety	47
Motor Carrier of Passengers	
Special Transportation Service Drivers for Elderly and Handicapped Passengers.	50
Limousine and Personal Transportation Service Drivers	
Certain Combative Sports Commission Licensees	52
Horse Racing: Track Ownership, Operation, or Employment	53
Lawful Gambling Activities: Bingo, Raffles, Paddlewheels, Tipboards, and Pull-	
tabs	
Gambling Enforcement Director Duties Regarding Casinos and Gambling Device	
Manufacturers and Sellers	
State Lottery Activities	
Change of Name	
Manufacture, Wholesale, and Retail Liquor Licenses	
Apartment Managers and Caretakers	
Currency Exchange Licenses	
Acquiring Control of a Banking Institution	
Residential Mortgage Originators	
Accelerated Mortgage Payment Providers	
Resident Insurance Producer and Resident Insurance Adjuster Licenses	
Minnesota Responds Medical Reserve Corps Volunteers	65

Introduction

About This Publication

This report describes the Minnesota Statutes in effect following the 2013 regular session that require or authorize government agencies and employers or other entities to check the criminal records of, and other background information on, certain current or prospective licensees, employees, volunteers, or other individuals. Some of these statutes were enacted many years ago; others are more recent. For this reason and because the statutes address a variety of occupations and activities, the statutes differ significantly in scope. This report is organized in chart form so as to highlight the similarities and differences among the statutes it covers.

Revised: February 2014

Page 1

Conducting a Background Check

This report is not designed to provide assistance to individuals who wish to conduct a background check on someone else, or who are themselves the subject of an active background check. In Minnesota, background checks are typically initiated through the Bureau of Criminal Apprehension (BCA) and its databases. Questions on the procedures required to conduct a check or on the accuracy or completeness of a background check result should be directed to the BCA. As of the date of this publication, additional information can be found on the BCA's public criminal history website: https://cch.state.mn.us/.

Expungement

"Expungement" is a court-ordered measure that effectively seals certain types of criminal history so that it is not accessible to the public and does not appear in the results of a criminal background check. It is a complex area of law, discussion of which is beyond the scope of this report.

Requesting an expungement is a lengthy process and is not an option for all types of convictions. An individual who wishes to request an expungement should speak with an attorney. Self-help information on expungements can also be found on the Minnesota Judicial Branch's website: http://www.mncourts.gov/selfhelp/?page=328.

Background Check Statutes: State and Federal Records

The oldest of the existing background check statutes in Minnesota—dealing with employment as a private detective—was enacted in 1945. The greatest growth in background check statutes occurred between about 1980 and the late 1990s.

"Background check statute" is the term commonly used to describe a statute that requires or authorizes a review of specified issues in an individual's past. Covered issues always include at least some kinds of criminal convictions. Background check statutes also may provide for examining criminal history other than convictions (such as arrest records), juvenile records, child maltreatment or vulnerable adult reports, or employment history.

The term "criminal history" when used in background check statutes is frequently not defined. Unless the term is defined in a particular statute, the BCA practice is to disclose all convictions and any arrests occurring within the previous year that have not been resolved. Juvenile records are treated separately; see note below.

Revised: February 2014

Page 2

"Look-back period" is a term sometimes used to describe a statute that only looks back at, or imposes consequences for, convictions or other matters that occurred during a specified period before the background check that is being done. If a given statute has a limited look-back period in terms of what is checked or what matters have consequences for the ability to get a certain job, license, or permit, the look-back period shows on the table. If a table entry shows no time qualifiers, the background check would look into (and the employer or licensing authority could act upon) all data on the individual, regardless of how long ago an incident occurred.

A national criminal records check can be performed with the help of the FBI. The FBI interprets the federal law, Public Law 92-544, to impose the following requirements on state background check statutes in order to obtain FBI help. The statute must do the following:

- require the background check subject to submit fingerprints
- expressly indicate that an FBI or national records check is intended
- clearly identify what employees/license applicants it covers
- not be against public policy
- not authorize a private entity to receive the subject's entire criminal history; an employer can only be given a list of convictions

In recent years, efforts have been made to incorporate these elements in existing background check statutes. To obtain FBI cooperation, new statutes must conform to these provisions.

The BCA is authorized to collect a fee for doing state criminal records searches, to be used for maintaining and improving the state criminal records system. Minn. Stat. § 299C.10. The same statute requires collection of a \$7 fee for FBI fingerprint checks. State law prohibits an employer from making an employee pay these fees, unless a statute expressly says otherwise. Minn. Stat. § 181.645.

Other Background Checks: Public Records and Subject's Consent

An employer, landlord, or other entity can obtain criminal background information on any job applicant, potential tenant, or other individual in one of two ways, even when the individual in question is not subject to a specific background check statute. First, data identifying an individual convicted of a crime and the offense in question are public for 15 years following discharge of the sentence (i.e., completion of any incarceration and any probation period). This information is accessible to anyone. Second, upon obtaining an individual's written informed consent to release of private data, an employer or other entity may obtain from the BCA or any

other source whatever criminal history data the individual consented to have released.

Criminal Records Maintained by Nongovernmental Entities

Maintenance of criminal history databases is not limited to only those under the control of a federal or state agency. Several private businesses maintain their own repositories of criminal history information and provide background check services to clients for a fee. In Minnesota law, these businesses are formally referred to as "business screening services." Widely known examples of businesses that provide these services include Lexis-Nexis, Thomson-Reuters, and Experian.

Revised: February 2014

Page 3

Under Minnesota law, business screening services may only distribute criminal records that reflect the complete and accurate record provided by the source of the data. This means the record must have been updated within 30 days of its receipt and have been verified with the data source within the previous 90 days as being up to date. Business screening services must also allow the subject of a criminal history record to dispute the accuracy or completeness of that record.¹

Business screening services are not used to conduct the statutorily mandated federal or state criminal background checks described in this publication, but business screening services are often used by employers, landlords, and other private individuals and businesses to conduct criminal background checks in circumstances where a check is not otherwise mandated by the law.

Juvenile Records

Some Minnesota laws require or permit access to a juvenile's prior offense history as a prerequisite to the juvenile's employment in certain occupations or for other noncriminal justice system purposes. Under these circumstances, the BCA is authorized to release juvenile offense records relating to these qualifying crimes. Minn. Stat. § 299C.095, subd. 1, para. (b).

Except as provided by statute, the BCA will not release a juvenile adjudication history record and will not release information that reveals the existence of the record. Consent for release of BCA information by an individual who is the subject of juvenile adjudication history is not effective. Minn. Stat. § 299C.095, subd. 1, para. (b).

The statutes do not expressly address whether an individual may or may not consent to release of law enforcement or court records on juvenile history for a background check.

¹ For more detail on the requirements that apply to business screening services, see Minnesota Statutes, section 332.70.

The Charts in This Report

The background check statutes described in this report are divided into four categories:

- occupations and activities serving children
- health and human services occupations
- public safety occupations
- miscellaneous occupations and activities

The charts provide information on the type of occupation or activity covered by each statute and the law's statutory citation or, where applicable, a citation to the relevant administrative rule.

Each chart also contains information on the following, if they are addressed in a statute:

• the scope of the background check, including if it specifically covers juvenile records, criminal history data short of conviction, or other matters

Revised: February 2014

Page 4

- whether the background check is mandatory or optional
- what, if any, stated effect the background check has on the subject's eligibility to perform the occupation or activity covered by the statute; and whether the background check is exempt from the Criminal Offenders Rehabilitation Act (see below)
- who must or may request and perform the background check and any provisions on who pays the fee
- the rights and duties of the subject of the background check
- whether and how the statute addresses liability and immunity issues arising from (1) performance or failure to perform the background check or (2) actions taken or not taken after the check is done
- whether and how the statute addresses data practices issues raised by the disclosure and use of information on the subject's criminal record

If no statutory language is codified on a particular point, the table will read: "not specified." Many statutes are silent on at least some of the above features.

The charts in this report are intended to be a general overview only; individuals should always read the actual statute or speak with an attorney to understand their rights and duties if they are about to conduct or be the subject of a background check.

Drafting Issues

Legislators enacting new background check laws or amending existing ones may want to use the charts in this report as a "check list" to help them decide, on a case-by-case basis, which features they want to include in a new or amended law.

Revised: February 2014

Page 5

Legislators also should keep in mind that omitting features from a law may have substantive implications:

- A statute that does not specify data classifications for the records obtained could create ambiguity as to whether, for example, private data provided to an employer or other entity remains private in the recipient's possession.²
- A background check statute that is silent about the effect of its results on employment or licensure would, in practice, allow an employer or other nongovernment entity and some government entities the discretion to use or not use the results of the background check in making an employment or licensing decision.

Criminal Offenders Rehabilitation Act; "Ban the Box" Protections

Background check laws must be read together with the Criminal Offenders Rehabilitation Act in Minnesota Statutes, chapter 364. This law was first enacted in 1974 and was most recently amended in 2013. It limits the ability of employers and licensing agencies to review criminal records and refuse employment or certain kinds of licensure to persons on the basis of their criminal history.

For both public employers and licensing agencies and private employers, the criminal history of an applicant for employment may not be considered until after the applicant has been selected for an interview by the employer. Minn. Stat. § 364.021. Legislation adding private employers to this mandate, commonly referred to as "ban the box," was enacted by the 2013 Legislature and became effective January 1, 2014. See Laws 2013, ch. 61.

For public employment and licensing decisions, a government agency may not rely on: (1) a criminal record of arrest not followed by conviction; (2) expunged convictions; or (3) misdemeanor convictions where a jail sentence may not be imposed. Minn. Stat. § 364.04.

Further, in public employment and licensing, an individual may not be disqualified because of a prior criminal conviction unless the crime relates directly to the employment or type of license sought. The statute contains criteria for making this determination. Minn. Stat. § 364.03, subd. 2. Even if a conviction directly relates to a job or license, the individual may show evidence of rehabilitation. Minn. Stat. § 364.03, subd. 3. These requirements do not extend to employment decisions by private employers.

² The general rule in the case of data transferred between government entities would be that data retained its original classification after transfer (in this example, private). That result would not follow if: (1) private criminal history data were transferred to a nongovernment employer or volunteer agency, and (2) the statute does not require the recipient to keep the information private.

If a hearing or licensing authority rejects an individual in a covered situation, the individual must receive notice of the reasons for the rejection, the statutory complaint and grievance procedure, the earliest date the individual may reapply, and that evidence of rehabilitation will be considered on reapplication. Minn. Stat. § 364.05. Violation of chapter 364 is a violation of an individual's civil rights. Minn. Stat. § 364.10.

Revised: February 2014

Page 6

As an item under "Effect of Background Check," the charts in this report indicate occupational licenses and occupations that are expressly exempt from the criminal offenders rehabilitation law under Minnesota Statutes, section 364.09, or another statute. Some decisions may be made without giving the individual any of the protections of the act. In other cases, a license or job may be denied only in the case of specified offenses or for offenses committed within a certain time period. For accurate information on a particular position or license, it is important to consult the statutes on a particular occupation or activity. The charts are designed to provide only a brief overview.

Occupations and Activities Serving Children

Revised: February 2014

Persons Offered Employment by a K-12 School, Including Teachers and Athletic and Academic Extracurricular Activity Coaches ³ Minn. Stat. § 123B.03	
Scope of Background Check	Criminal history check from the Bureau of Criminal Apprehension (BCA); for nonstate residents, also a check of records in state of residence or FBI records
	No limit on look-back period
Mandatory or Optional	Mandatory, however, hiring authority may: (1) decide not to request the check if the applicant received the initial teaching license within the past 12 months; or (2) use the results of a check conducted by another school hiring authority if it was conducted within the past 12 months, the results are accessible, the subject executes a written consent form, and hiring authority has no reason to believe individual committed a disqualifying act since the check was completed
Effect of Background	Conditional employment pending completion of background check may be terminated based on results of check
Check	Exempt from the Criminal Offenders Rehabilitation Act
Who Requests	Hiring authority requests check from the BCA
and/or Performs Check; Fee	If applicant is from another state, hiring authority also must request similar check from that state or, if no equivalent state agency exists there, from the FBI
	Applicant must provide a money order or check payable to the BCA or hiring authority, at the hiring authority's choice, to cover the actual cost of the background check; hiring authority may also accept other negotiable instruments as payment
Rights and Duties	Right to notice of the effect indicated above
of Subject	Applicant must provide executed criminal history consent form
Liability and Immunity/Data Practices	Hiring authority is not prohibited from hiring applicant with a criminal record pending completion of a background check
	Hiring authority is not liable for failing to hire or terminating based on results of check

³ College students offered employment in a K-12 school through a state work-study program grant are exempt from the background check requirement. Minn. Stat. § 136A.233, subd. 4.

Persons Seeking to Work in a K-12 School as a Volunteer, Student Employee, or Independent Contractor Minn. Stat. § 123B.03 Scope of Criminal history check **Background** No limit on look-back period Check Mandatory or **Optional Optional** Effect of Exempt from the Criminal Offenders Rehabilitation Act **Background** Check School hiring authority requests background check **Who Requests** and/or Performs BCA performs check Check: Fee Applicant must provide a money order or check payable to the BCA or hiring authority, at the hiring authority's choice, to cover the actual cost of background check; hiring authority may also accept other negotiable instruments as payment, or may choose to pay the costs of the check using the authority's own funds **Rights and Duties** Applicant must provide executed criminal history consent form of Subject Applicant may not enter school grounds without complying with background check requirements, when requested to do so Liability and Hiring authority is not prohibited from hiring applicant with a criminal Immunity/Data record **Practices** Hiring authority is not liable for failing to hire or terminating an individual based on results of check

Revised: February 2014

Persons Seeking Licensure by the Board of Teaching	
Minn. Stat. § 122A.18, subd. 8; Minn. Rules 3512.1600 and 8710.0900	
Scope of Background Check	State and federal criminal history check
	No limit on look-back period
Mandatory or Optional	Mandatory for all initial license applicants
Effect of Background	Board has discretion to license or refuse to license an applicant who has a criminal record (implicit in statute)
Check	Statute is silent as to what crimes may be the basis for refusing to issue or revoke a license
	Conditional employment pending completion of background check may be terminated, based on results of check
	Exempt from the Criminal Offenders Rehabilitation Act
Who Requests	Board of Teaching requests background check
and/or Performs Check; Fee	BCA must perform state and federal check
Check; ree	License applicant must provide a money order or cashier's check, payable to the BCA, for the cost of conducting the background check
Rights and Duties of Subject	Right to notice that a license may be revoked depending on the results of the background check
	Right to a contested case hearing
	Application must include an executed criminal history consent and fingerprints
Liability and Immunity/Data Practices	Not specified

School Bus or Head Start Driver License Issuance or Renewal: School Bus **Driver Employment** Minn. Stat. §§ 171.321; 171.3215 Scope of Check of state criminal history and driver's license records for Background disqualifying offenses and certain moving traffic violations Check "Disqualifying offense" includes felonies, all drug offenses, DWI offenses while driving a school or Head Start bus, and certain nonfelony sex offenses For a Head Start bus driver, specified "crimes against a minor" will result in cancellation of the passenger endorsement on the individual's driver's license If applicant has resided in Minnesota for less than five years, background check must include a check of the national criminal records system No limit on look-back period Mandatory when license issued or renewed; optional at any time while Mandatory or **Optional** licensed Effect of No school bus driver's license issued or renewed if applicant has: (1) any Background prior record of disqualifying offense; (2) DWI or any implied consent violation or gross misdemeanor within the preceding five years; or (3) Check four or more moving violations within the preceding three years An applicant with DWI violations within the prior ten years must have completed treatment to get a license An applicant with disqualifying offenses is permanently barred from obtaining a school bus endorsement An applicant with four moving violations within three years may reapply when one year passes after the last conviction This license is exempt from the Criminal Offenders Rehabilitation Act Department of Public Safety (DPS) requests check; applicant provides **Who Requests** and/or Performs fingerprints Check; Fee Any public or private source acceptable to DPS may perform the check School districts and contractors that employ nonresident school bus drivers must conduct background check of employee's driving record and criminal history in both Minnesota and employee's state of residence

Revised: February 2014

Rights and Duties of Subject	Applicant may receive a temporary school bus endorsement, effective for no more than 180 days, if applicant presents: (1) an affidavit that the applicant has not been convicted of a disqualifying offense; and (2) a criminal history check from each state of residence for the preceding five years
	Commissioner of Public Safety must notify a licensee by mail if school bus endorsement is canceled
	Failure to comply with commissioner's records check is reasonable cause for denial or cancellation of school bus endorsement
Liability and Immunity/Data Practices	Commissioner may not release records check results to any person except the applicant or the applicant's designee in writing

Children's Service Worker/Volunteer (Includes owners, employees, independent contractors, and volunteers who care for, treat, educate, train, or provide recreation for children and who are not subject to another statutory background check as a condition of occupational licensure or employment) Minn. Stat. §§ 299C.61; 299C.62; 299C.64 Conviction of child abuse crimes, murder, manslaughter, felony assault, Scope of any assault against a minor, kidnap, arson, criminal sexual conduct, and **Background** Check prostitution crimes or a juvenile delinquency adjudication for an act that would be one of the above offenses if committed by an adult No limit on look-back period Mandatory or Optional **Optional** Effect of Government entities are not exempt from the Criminal Offenders Rehabilitation Act **Background** Check Public, private, nonprofit, or for-profit employer may request BCA to do a **Who Requests** and/or Performs check. BCA may contact FBI; applicant provides fingerprints Check: Fee BCA gives employer a copy of the applicant's criminal record or a statement that the individual has no record The service provider pays the fee **Rights and Duties** Employer must give individual an opportunity to disclose any convictions of Subject and must notify individual that a BCA check will be done and that individual has specified rights Rights include: (1) access to a copy of the background check report and any record that forms the basis of the report; (2) ability to challenge accuracy of the data under the Data Practices Act procedures; (3) notice whether applicant is being denied the position because of BCA report; and (4) not being required to pay directly or indirectly for the background check Liability and Evidence that nonprofit employer did not request a background check is Immunity/Data not admissible in litigation against the entity **Practices** BCA is immune from liability for good faith reliance on FBI records in doing a background check Background checks may only be requested by, and provided to, authorized representatives of a children's service provider who have a need to know the information and may only be used for a background check authorized by this law

Revised: February 2014

Foreign Student Host Family		
Minn. Stat. §§ 5A.04; 299	Minn. Stat. §§ 5A.04; 299C.62	
Scope of	Any felony	
Background Check	No limit on look-back period	
Mandatory or Optional	Optional	
Effect of Background Check	Not specified	
Who Requests	Student placement organization requests and pays the fee	
and/or Performs Check; Fee	Applicant provides fingerprints	
Rights and Duties of Subject	Organization must give family members an opportunity to disclose any convictions and must notify the family that a BCA check will be done and that they have specified rights	
	Rights include: (1) a copy of the background check report and any record that forms its basis; (2) ability to challenge accuracy of data under the Data Practices Act procedures; (3) notice whether the applicant is being denied the position because of the BCA report; and (4) not being required to pay directly or indirectly for the background check	
Liability and Immunity/Data	Evidence that an organization did not request a background check is not admissible in litigation against the entity	
Practices	BCA is immune from liability for good faith reliance on FBI records in doing a background check	

	ve Parents and Anyone over Age 13 Living in the Proposed
Home	
Minn. Stat. §§ 245C.33; Scope of	245C.34; 259.41 Substantiated maltreatment of vulnerable adults reports
Background Check	_
	Records relating to maltreatment of minors
	Certain juvenile records, depending on the individual studied; reasonable cause may be required
	Information held by the BCA
	Information from the child abuse and neglect registry for any state in which the individual being studied has resided in the past five years
	Information from national crime information databases, if the individual being studied is age 18 or older
	Arrest and investigative information, if the Commissioner of Human Services has reasonable cause to believe the information is pertinent to the disqualification of the individual
	All previous adoption-related background studies completed on the subject by the commissioner after June 30, 2007, and the name of the county or private agency that initiated the adoption-related background study
Mandatory or Optional	Mandatory
Effect of Background	A home study must include an evaluation of the effect of a conviction or substantiated maltreatment report on the ability to care for a child
Check	A home study and background check used to consider placement of a child on whose behalf Title IV-E adoption assistance payments are to be made must be rejected if a felony conviction exists at <i>any</i> time for:
	Child abuse or neglect; spousal abuse; a crime against children, including child pornography; or a crime of violence
	A home study and background check used to consider placement of a child on whose behalf Title IV-E adoption assistance payments are to be made must be rejected if a felony conviction exists within the <i>last five years</i> for:
	Physical assault or battery; or a drug-related offense

Who Requests and/or Performs Check; Fee	Child-placing agency gathers information from proposed parents; the agency forwards the information to the Commissioner of Human Services, who performs the check Private agency that proposes placement is assessed the fee Proposed parent provides fingerprints, if necessary ⁴
Rights and Duties of Subject	Adoption agency must give subject written notice that a check will be done
	Subject must authorize access to any private data needed to complete the study, disclose all names used in the past, and provide all addresses at which he/she and anyone in the household over the age of 13, has lived in the previous five years
	A proposed adoptive parent who is the stepparent of the child is required to undergo a background check, but children of that stepparent are not required to undergo a study if they are a sibling by birth or adoption to the person being adopted
	An agency may update an adoption study and report at any time
	The Commissioner of Human Services is permitted to contract with tribal organizations to conduct background checks on individuals under tribal jurisdiction related to adoptions
Liability and Immunity/Data Practices	Not specified

Revised: February 2014

⁴ Federal law requires that fingerprint-based checks of national crime information databases must be conducted before a prospective foster or adoptive parent may be approved for child placement, regardless of whether foster care maintenance or adoption assistance payments are to be made on behalf of the child. 42 U.S.C. 671(a)(20), as amended by Pub.L. 109-248.

Court-Appointed Guardians Ad Litem	
Minn. Stat. § 518.165, su	bds. 4 to 6
Scope of	Criminal history
Background Check	Substantiated maltreatment of minors and vulnerable adults
Mandatory or	Mandatory, if a check has not been completed within the last three years
Optional	If it is determined to be in the best interest of the child, the court may appoint the guardian ad litem before the background check is completed
Effect of Background	Not specified
Check	
Who Requests and/or Performs Check; Fee	The court submits a request for a background check to the Department of Human Services (DHS)
	Fee paid by the Minnesota Supreme Court
Rights and Duties of Subject	Subject has the right to be informed of the study, the results, and to challenge the accuracy and completeness of the results to the agency responsible for data creation, with some exceptions
Liability and Immunity/Data Practices	Not specified

Personnel Employed in, and License Applicants, Owners, and Household Members of Facilities for Minors Licensed by the Department of Corrections	
Minn. Stat. § 241.021, su	bd. 6
Scope of Background Check	Criminal conviction data available from local, state, and national repositories
Mandatory or Optional	Mandatory for all employees
Effect of Background Check	Individuals are disqualified on the same grounds (and for the same time periods) that apply to human services licensing
	The Criminal Offenders Rehabilitation Act does not apply to individuals convicted of child physical or sexual abuse or criminal sexual conduct
Who Requests	Department of Corrections (DOC) must contract with DHS
and/or Performs	The facility pays the fee
Check; Fee	Same procedure DHS uses under Minnesota Statutes, chapter 245A
Rights and Duties of Subject	A disqualified individual must be notified by DHS and informed of the right to request reconsideration by request to DOC
Liability and Immunity/Data Practices	Not specified

Health and Human Services

Health-Related Licensing

These provisions are required to be implemented no later than January 1, 2018.

Minn. Stat. §§ 214.075; 214.01, subd. 2

Scope of
Background
Check

Applicants for initial licensure, licensure by endorsement, or reinstatement or other relicensure after a lapse in licensure to submit criminal background checks

Applicant required to submit to a check again if more than one year lapsed since previous background check submitted

Revised: February 2014

Page 18

Board may require licensee to submit to another background check if it has reasonable cause to believe that licensee has been charged or convicted of a crime

Background checks of all current licensees affected

Includes the following boards: Board of Examiners of Nursing Home Administrators, the Office of Unlicensed Complementary and Alternative Health Care Practice, the Board of Medical Practice, the Board of Nursing, the Board of Chiropractic Examiners, the Board of Optometry, the Board of Physical Therapy, the Board of Psychology, the Board of Social Work, the Board of Marriage and Family Therapy, the Board of Behavioral Health and Therapy, the Board of Dietetics and Nutrition Practice, the Board of Dentistry, the Board of Pharmacy, the Board of Podiatric Medicine, and the Board of Veterinary Medicine.

The following health-related licensed occupations are also included: occupational therapy practitioners, speech-language pathologists, audiologists, and hearing instrument dispensers⁵

Mandatory or Optional

Mandatory

Effect of Background Check

If applicant refuses to consent to background check or fails to submit fingerprints after 90 days of application, then licensing board must not issue license and any fees submitted by applicant are forfeited, and applicant is subject to disciplinary actions

Who Requests and/or Performs Check; Fee

Licensing board must submit the fingerprints to BCA; BCA performs check for state criminal history; BCA forwards fingerprints to FBI to complete national criminal history check; BCA reports results to the licensing board

Applicant's consent is required and applicant responsible for the fees

⁵ See Laws 2013, ch. 108, art. 10, § 12.

Rights and Duties of Subject	Licensing board notifies applicant if applicant disqualified Applicants may challenge accuracy of report prior to the board making a disciplinary ruling; applicant must make request within 30 days from notice from the licensing board and has up to 180 days to challenge report with the agency responsible for record
Liability and Immunity/Data Practices	Not specified

Alcohol and Drug Counselor License	
Minn. Stat. §§ 148F.025, subd. 4; 148F.09	
Scope of Background Check	Criminal conviction data
	Reports of substantiated maltreatment of minors and vulnerable adults
	Other information (undefined)
	No limit on look-back period
Mandatory or Optional	Mandatory for license applicants
Effect of Background Check	A conviction of, or guilty plea or nolo contendere to, a felony or gross misdemeanor reasonably related to the provision of alcohol and drug counseling services is grounds for license denial, suspension, revocation, or restriction
	Not exempt from the Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	The Board of Behavioral Health and Therapy may contract with the Commissioner of Human Services to obtain criminal history data from the BCA
Rights and Duties of Subject	After the board has issued a cease and desist order to stop a person from violating or threatening to violate a statute, rule, or order that the board has issued or has authority to enforce, an individual may have a contested case hearing for unfavorable license action. <i>See</i> Minn. Stat. § 148F.095
	License applicant must sign a release authorizing the Board of Behavioral Health and Therapy to check with BCA, Office of Health Facilities Complaints, DHS, and other agencies specified in rules. <i>See</i> Minn. Stat. § 148F.025
Liability and Immunity/Data Practices	Information is "private data on individuals," as defined in section 13.02, subdivision 12

Parents Seeking Return of a Child from Out-of-Home Placement, and **Emergency Placement with Relatives, Including Household Members Over** Age 13 Minn. Stat. §§ 260C.209; 260C.212; 245A.035 Scope of Criminal history Background Local law enforcement data about the household Check Substantiated maltreatment of minors and vulnerable adults Permissive if the social services agency has reasonable cause to believe Mandatory or the individual has a criminal history or history of maltreatment of a child **Optional** or vulnerable adult, or if the relative being considered for placement needs to be licensed for foster care or a background check is otherwise required by law Effect of Not specified **Background** Check **Who Requests** Appropriate social services agency and/or Performs Check: Fee Individual must provide information sufficient to ensure accurate **Rights and Duties** assessment, including fingerprints in some cases (if fingerprints are not of Subject provided upon request in cases involving emergency relative placement, the child must be removed from the home) Not specified Liability and Immunity/Data **Practices**

Revised: February 2014

Licensure of Adult and Child Family Foster Care Providers, Including Relatives, and In-home Child Care Providers

(Includes license applicants; anyone in the household who is age 13 or older and not receiving licensed services from the program; current or prospective employees and unsupervised volunteers who have direct contact with individuals served by specified licensed residential and nonresidential facilities; and managerial officials. In addition, where the Commissioner of Human Services has reasonable cause, a check may be conducted on an individual age ten to 12; and any other individual who may have unsupervised access to those served by the facility.) Minn. Stat., ch. 245C; § 268.047, subd. 2, cl. (2)

Scope Backs	of ground
Check	-

Criminal conviction data

Arrest and investigative data if deemed pertinent

Substantiated maltreatment of vulnerable adults and minors

Juvenile court records of delinquency proceedings within five years preceding license application or individual's 18th birthday, whichever period is longer

Revised: February 2014

Page 22

All juvenile court records may be reviewed for some individuals ages 13 to 17, if reasonable cause exists

Information regarding registration in Minnesota as a predatory offender under section 243.166

Mandatory or Optional

Mandatory for all new applicants, current and prospective employees, and volunteers, at initial application and at relicensure, subject to certain conditions provided in the law

Effect of Background Check

A conviction, admission, Alford plea, or determination of guilt based on a preponderance of the evidence can disqualify applicants, employees, and other household members

Factors are listed for determining whether the disqualified individual poses risk of harm and cannot be employed or licensed. A disqualified individual may not be eligible for reconsideration if the individual: (1) was convicted of: (a) particular offenses within specified periods of time; or (b) particular other offenses, regardless of how long ago; or (2) within the seven years preceding the study, the individual committed specified kinds of maltreatment of a minor or vulnerable adult, or if a mandated report failed to report substantiated maltreatment of a minor or vulnerable adult.

Exempt from the Criminal Offenders Rehabilitation Act

Who Requests and/or Performs Check; Fee

DHS performs checks for some child and adult foster care; otherwise, the check is performed by: (1) the county where the license applicant resides; or (2) a tribal licensing agency when it performs licensing activities

Adult foster care license holders are required to pay a background check study fee. Child foster care and in-home daycare providers are not required to pay a fee.

	County agency checks with district courts in the communities where the subject has lived for the past five years, with the BCA, with the local police and sheriff, county attorneys, and juvenile court. Records of maltreatment determinations are requested from county social service agencies
	An FBI check can be requested if necessary; applicant must provide fingerprints
	Online database of background studies initiated by an agency will be maintained by the Commissioner of Human Services while the individual is affiliated with the agency. If the individual leaves the agency and then returns, the agency is required to complete a new background check regardless of the time at which the individual was not affiliated with the agency. ⁶
Rights and Duties of Subject	The commissioner notifies individual and employing facility or license holder if individual is disqualified
	Individual may request reconsideration of disqualification by DHS on grounds that information is incorrect or individual does not pose a risk of harm to anyone who would be served
	Subject must provide specified identifying information and fingerprints may be required under certain circumstances
	Subject receives a privacy notice with specified information concerning how private information may be used.
Liability and Immunity/Data Practices	A license holder is not liable for terminating a person who is required to have a background study, if terminating was in good faith reliance on a notice of disqualification provided by DHS
	Employer does not incur liability for unemployment compensation if a claimant's discharge from employment was required by a law mandating a background check
	All information on individuals obtained by DHS or a county is "private"

Revised: February 2014

Page 23

data

⁶ The Commissioner of Human Services is required to develop and implement an electronic process that transfers criminal case information from the Minnesota court information system. The database will include all information that relates to an individual who has been subject to a background check and who remains affiliated with the agency that initiated the background check. If an individual who is no longer affiliated returns to an agency requiring a background check, the agency is required to initiate a new background check regardless of the length of time that the individual was no longer affiliated with the agency. An online system to access and update such information will also be maintained. Minn. Stat. § 245C.04, subd. 4.

Licensed Health and Human Services Facilities and Nonlicensed Personal Care Provider Organizations

(Includes hospitals, nursing homes, hospices, and other facilities licensed by the Commissioner of Health; home care providers; supplemental nursing services agencies; children's therapeutic services and supports provider; and residential treatment facilities and programs licensed by DHS) Minn. Stat. §§ 144A.46; 144A.476; 144A.472; 144.057; 245C.03; 245C.10; 245C.15; 256B.0651-.0656

Scope of Background Check

State criminal conviction data and federal data in some cases

Substantiated maltreatment of vulnerable adults and of minors in licensed programs

Revised: February 2014

Page 24

Arrest and investigative information if reason to believe pertinent

Juvenile data for individuals residing in a home that provides child or adult day care or foster care

Owners and managerial officials of home care providers; owners must have sufficient authority or control over decisions related to operation of the home care provider; managers have direct contact or are individuals who have responsibility for management or direction of the policies, services, or employees of the home care provider

Employees, contractors, and volunteers of home care providers are also subject to background checks

Mandatory or Optional

Mandatory for initial licensure and renewal; rechecks not required for certain employees continuously employed in a licensed facility

Effect of Background Check

Conviction of specified offenses or substantiated maltreatment can disqualify employees from patient or resident contact or from unsupervised contact for time periods specified in law, but not from all employment in a facility

Owners and managerial officials of nonlicensed personal care provider organizations may be barred from enrollment if they are disqualified

Statutory factors determine whether an individual can be employed to perform a given activity

Statute provides grounds for reconsideration of disqualification

Licensing decisions are exempt from the Criminal Offenders Rehabilitation Act

Who Requests and/or Performs Check; Fee	MDH contracts with DHS for health department-licensed programs
	DHS handles programs it licenses and nonlicensed personal care provider organizations
	Facility submits form to DHS and pays fee, no more than \$20
	DHS checks with BCA and checks DHS maltreatment records; DHS checks with FBI when indicated on BCA record
	Applicant provides fingerprints, if necessary
Rights and Duties of Subject	DHS notifies applicant and, in some instances, employing facility if individual is disqualified
	DHS may notify the employer of the grounds if it is failure to cooperate with the background study
	Individual may request reconsideration on grounds that the records are incorrect or the individual does not pose a risk of harm
	Subject must provide specified identifying information and DHS may require fingerprints under certain circumstances
Liability and Immunity/Data Practices	There is no civil liability for good faith termination of persons required to have a background study if the employer relies on a notice of disqualification provided by DHS
	Records are to be retained as private data by DHS

Community First Services and Supports	
Minn. Stat. § 256B.85, subd. 24; chs. 245C; 245D.	
Scope of Background Check	Owners with 5 percent interest or more, managing employees, and support workers and specialists of agency providers for the medical assistance state plan option are subject to background checks under chapter 245C
	Subcontractors and temporary staff are also subject to background checks
	Background check includes information related to: maltreatment of vulnerable adults and minors; juvenile court records; and arrest and investigative information if reasonable cause to deem investigation pertinent
Mandatory or Optional	Mandatory; in some cases reasonable cause to conduct the check is required
Effect of Background Check	A conviction, admission, Alford plea, or determination of guilt based on preponderance of the evidence can disqualify applicants, employees, and other household members
	Factors are listed for determining whether the disqualified individual poses risk of harm and cannot be employed or licensed. A disqualified individual may not be eligible for reconsideration if the individual: (1) was convicted of: (a) particular offenses within specified periods of time; or (b) particular other offenses, regardless of how long ago; or (2) within the seven years preceding the study, the individual committed specified kinds of maltreatment of a minor or vulnerable adult, or if a mandated report failed to report substantiated maltreatment of a minor or vulnerable adult.
	Exempt from the Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	Conducted by the Commissioner of Human Services or county agency
Rights and Duties of Subject	The commissioner notifies individual and employing facility or license holder if individual is disqualified
	Individual may request reconsideration of disqualification by DHS on grounds that information is incorrect or individual does not pose a risk of harm to anyone who would be served
	Subject must provide specified identifying information and fingerprints may be required under certain circumstances
	Subject receives a privacy notice with specified information concerning how private information may be used

Liability and Immunity/Data Practices

A license holder is not liable for terminating a person who is required to have a background study, if terminating was in good faith reliance on a notice of disqualification provided by DHS

Revised: February 2014

Page 27

Employer does not incur liability for unemployment compensation if a claimant's discharge from employment was required by a law mandating a background check

All information on individuals obtained by DHS or a county is "private" data

Social Workers	
Minn. Stat. §§ 148E.055, subd. 8; 148E.245; 148E.250; 148E.255; 148E.260; 148E.270	
Scope of Background Check	Criminal history
	If the Board of Social Work has probable cause and a belief that a health- related condition exists relevant to a violation, the board may order a mental, physical, or chemical dependency evaluation
Mandatory or Optional	Mandatory
Effect of Background Check	If a background check indicates past criminal behavior, the board may take disciplinary action (for example, deny the license application) or may enter into a voluntary agreement for corrective action with the license applicant
Who Requests and/or Performs Check; Fee	BCA conducts the background check at the request of the Board of Social Work
	The board has the power to issue subpoenas and compel attendance of witnesses and all necessary papers, books, records, documents, and other evidentiary material
	License applicant pays fee specified by BCA
Rights and Duties of Subject	License applicant must authorize the board to complete the check
	Applicant has a duty to cooperate fully with the investigation, including responding fully and promptly to questions, and providing copies of client and other records as reasonably requested by the board
Liability and Immunity/Data Practices	Data collected is treated as investigative data and classified as confidential
	Client records obtained are protected as private data unless the client authorizes the records to be made public

Certain Employees, Contractors, and Other Individuals Affiliated with Programs Licensed by the Department of Human Services	
Minn. Stat. ch. 245C	Criminal history
Scope of Background Check	
	Maltreatment of minors or vulnerable adults reports
	Arrest and investigative information, if reasonable cause exists
	Juvenile court records, in some cases
	Predatory offender registration in Minnesota
Mandatory or Optional	Mandatory; in some cases reasonable cause to conduct the check is required
Effect of Background Check	Certain types of criminal convictions disqualify an individual from direct contact or access to persons being served. The disqualification may be for seven, ten, or 15 years, or the individual may be permanently disqualified. The length of the disqualification depends on the severity of the offense.
	An individual who has been disqualified due to a background check result may request that the commissioner reconsider the disqualification. A disqualification may be set aside if the individual submits sufficient information to demonstrate that the individual does not pose a risk of harm to any person served by the applicant, license holder, or other entity. Depending on the types of offenses in the individual's background, the commissioner may be prohibited from setting aside a disqualification.
	In some cases, following a reconsideration decision, an individual who is disqualified may request a fair hearing on the issue.
Who Requests and/or Performs Check; Fee	Individual applicants, license holders, or other individuals subject to the background check are not required to pay the fee for the check; the appropriate agency or organization submitting the background check request pays the fee
	Checks are conducted by the Commissioner of Human Services, or by the appropriate county agency or tribal organization
	Background checks conducted by the commissioner must be completed within 15 working days, or notice must be given that more time is needed to complete the study. Minn. Stat. § 245C.17, subd. 1, paras. (a) and (b).
	Online database of background studies initiated by an agency will be maintained by the commissioner while the individual is affiliated with the agency. If the individual leaves the agency and then returns, the agency is

	required to complete a new background check regardless of the time at which the individual was not affiliated with the agency. ⁷
Rights and Duties of Subject	Failure to cooperate with a background check study is reasonable cause to disqualify that individual or suspend or revoke a license or registration
	An individual may not be issued a license, live in a household where a licensed program will be provided, or provide direct contact services to persons served by a licensed program until proper notification is received from the commissioner. Access to persons receiving services is also prohibited in certain cases unless the subject is under continuous, direct supervision
Liability and Immunity/Data Practices	Data on individuals whose disqualifications were set aside may be public or private data, depending on the circumstances

Revised: February 2014

⁷ The Commissioner of Human Services is required to develop and implement an electronic process that transfers criminal case information from the Minnesota court information system. The database will include all information that relates to an individual who has been subject to a background check and who remains affiliated with the agency that initiated the background check. If an individual who is no longer affiliated returns to an agency requiring a background check, the agency is required to initiate a new background check regardless of the length of time that the individual was no longer affiliated with the agency. An online system to access and update such information will also be maintained. Minn. Stat. § 245C.04, subd. 4.

Public Safety Occupations and Activities

Revised: February 2014

Page 31

Peace Officer Licensure and Employment		
Minn. Stat. §§ 13.41; 626	Minn. Stat. §§ 13.41; 626.84; 626.87; Minn. Rules 6700.0700	
Scope of Background Check	Licensure: Thorough background check to disclose the existence of any criminal record or conduct that would adversely affect performance of peace officer duties	
	Employment: (1) Whether applicant meets standards of the Peace Officer Standards and Training (POST) Board and standards for access to computerized criminal records systems; and (2) prior employment information, including occupational licensing data	
	No limit on look-back period	
	Check of federal and state criminal records systems; fingerprints forwarded to FBI and BCA	
	Check with current and prior employers for employment information; court order authorized to compel disclosure of this information	
Mandatory or Optional	Mandatory	
Effect of Background Check	Any felony conviction in this or any other jurisdiction disqualifies applicant from peace officer licensure	
	Law enforcement agency may set higher standards for employment purposes	
	Exempt from the Criminal Offenders Rehabilitation Act	
Who Requests and/or Performs Check; Fee ⁸	Law enforcement agency seeking to employ applicant requests check	
Rights and Duties of Subject	Employment information sealed or otherwise subject to nondisclosure by court order may not be disclosed; however, prior employer must tell requesting law enforcement agency of the existence of the court order	
Liability and Immunity/Data Practices	Employers and former employers are not civilly liable if they disclose employment information, absent fraud or malice	
	POST Board is authorized to provide private data on applicants to law enforcement agencies conducting background checks	
	Law enforcement agencies must share background check data with POST Board and other requesting law enforcement agencies	

⁸ Under section 181.645, the employee cannot be required to pay the fee because the statute does not require the employee to pay.

Fire Protection A	Fire Protection Agencies	
Minn. Stat. §§ 299F.035;	604A.31, subd. 4	
Scope of Background	Criminal history (which includes adult convictions and juvenile adjudications) and employment history	
Check	No limit on look-back period	
Mandatory or Optional	Mandatory Minnesota criminal history check or national criminal history (if less than five years residing in Minnesota or otherwise requested by the fire chief); employment history check is optional	
Effect of Background	Criminal history data may be used to assess job applicants or employees only if directly related to the position sought or currently held.	
Check	Exempt from the Criminal Offenders Rehabilitation Act	
Who Requests and/or Performs	For Minnesota criminal history checks, fire chief requests either superintendent or chief of police to do a search and pays fee	
Check; Fee	Applicant or employee signs form giving informed consent	
	For national criminal history checks, fire chief requests superintendent to do search and pays fee and superintendent obtains national criminal history from the FBI	
	Applicant or employee signs form giving informed consent and must provide fingerprints	
Rights and Duties of Subject	A fire department hiring or employing authority that obtains access to criminal history data under this section must use uniform access procedures that apply to all applicants or employees. With respect to current employees, a hiring or employing authority may request private data only if at least one year has elapsed since access to the data was previously requested.	
Liability and	Former employers not liable for information they provide	
Immunity/Data Practices	If applicant's previous employment information is subject to a confidentiality agreement with a former employer, or the information is sealed or otherwise subject to nondisclosure pursuant to court order, the employer must disclose the existence of the agreement or order	

Purchase of Firea	Purchase of Firearms from a Federally Licensed Firearms Dealer	
Minn. Stat. §§ 624.7131;	, 624.7132; 624.713, subd. 5	
Scope of Background Check	Criminal history and warrant records in local, state, and national criminal record repositories, including the National Instant Criminal Background Check System; civil commitment records collected by the DHS; other state and local records systems, if possible	
Mandatory or Optional	Mandatory, unless the purchaser has a valid, Minnesota-issued permit to carry a pistol	
Effect of Background Check	An applicant that is prohibited from possession of a pistol or semi- automatic military-style assault weapon must not be granted a transferee permit	
Who Requests and/or Performs Check; Fee	Chief of police conducts the check; if the applicant resides in an area where there is no local chief of police, the county sheriff conducts the check	
	No fee is charged for conducting the background check	
Rights and Duties of Subject	An applicant who is denied a transferee permit may appeal the denial in district court; applicant must be provided with written notice of the denial and the specific reason the application was denied	
Liability and Immunity/Data Practices	A person who makes a false statement in order to obtain a transferee permit, and who knows or has reason to know the statement is false, is guilty of a gross misdemeanor	

Permit to Carry a Pistol in Public Places Minn. Stat. § 624.714	
Scope of Background Check	Criminal history and warrant records in local, state, and national criminal record repositories, including the National Instant Criminal Background Check System; civil commitment records collected by the DHS; other state and local records systems, if possible
Mandatory or Optional	Mandatory
Effect of Background Check	An applicant that is prohibited from possession of a pistol or semi- automatic military-style assault weapon must not be granted a permit
Who Requests and/or Performs Check; Fee	County sheriff conducts the check; an application fee of up to \$100 may be charged
Rights and Duties of Subject	An applicant who is denied a permit may appeal the denial in district court; applicant must be provided with written notice of the denial and the specific reason the application was denied
Liability and Immunity/Data Practices	A person who makes a false statement in order to obtain a permit, and who knows or has reason to know the statement is false, is guilty of a gross misdemeanor
	Law enforcement and certified instructors are not liable for a permit holder's acts with a firearm, unless the person had actual knowledge that the applicant was prohibited by law from possession of a firearm

Permit to Build o	Permit to Build or Operate Hazardous or Solid Waste Facility	
Minn. Stat. § 115.076		
Scope of Background Check	State or federal criminal convictions within the past five years that bear on the likelihood of operating the facility according to law	
Mandatory or Optional	Optional	
Effect of Background Check	Pollution Control Agency (PCA) may refuse to issue permit if investigation discloses state or federal conviction bearing on the likelihood that applicant will operate the facility in compliance with pollution laws	
Who Requests and/or Performs Check; Fee	PCA performs the check; the applicant pays the cost	
Rights and Duties of Subject	Before refusing to issue permit, PCA must give applicant relevant information and an opportunity to submit additional information on the circumstances surrounding the conviction and the applicant's rehabilitation	
	Applicant has the right to an administrative hearing upon denial of permit	
	Applicant must pay reasonable costs of the investigation	
Liability and Immunity/Data Practices	Not specified	

Application to Equip Motor Vehicle with Police Band Radio	
Minn. Stat. § 299C.37	
Scope of Background Check	Conviction in this state or elsewhere of a "crime of violence," as defined in Minnesota Statutes, section 624.712, within the ten-year period following sentence discharge
Mandatory or Optional	Mandatory
Effect of Background Check	Criminal record disqualifies applicant from obtaining permission to equip motor vehicle with police band radio
	Using a radio without a permit is a misdemeanor; repeat offense is a gross misdemeanor
Who Requests	Unclear
and/or Performs Check; Fee	Applicant applies to BCA for permit
Check, ree	Unclear whether BCA performs background check or applicant must disclose criminal record on application
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	Not specified

Private Detective and Protective Agency Employees	
Minn. Stat. §§ 268.047, s	ubd. 2, cl. 2; 326.336
Scope of Background Check	Conviction in this state or elsewhere of any felony or of any other offense listed in Minnesota Statutes, section 326.3381, other than nonfelony-level assault; listed offenses include criminal sexual conduct, theft, robbery, burglary, unlawful entry, extortion, defamation, buying or receiving stolen property, unlawful possession or use of a weapon or burglary tools, drug offenses, and escape
	No limit on look-back period
Mandatory or Optional	Mandatory
Effect of Background	Applicant may not be hired or must be dismissed if background check indicates disqualifying conviction
Check	Exempt from the Criminal Offenders Rehabilitation Act
Who Requests	Employer requests check and pays fees ⁹
and/or Performs Check; Fee	BCA performs check
Check, Fee	BCA must request FBI to perform check of national records
	Employer must submit full set of applicant's fingerprints and applicant's written consent to BCA
	Applicant may be conditionally employed pending completion of check but may not perform detective or agent duties during conditional employment
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	An employer is not liable for unemployment insurance in the event of mandatory discharge

⁹ Pursuant to section 181.645, the employee cannot be required to pay the fee because the statute does not require the employee to pay.

Explosive License or Permit		
Minn. Stat. § 299F.77	Minn. Stat. § 299F.77	
Scope of Background Check	Applicants seeking permits to possess explosives or blasting agents or license to manufacture, assemble, or store explosives are subject to a background check, which includes criminal records, histories, and warrants information	
Mandatory or Optional	Mandatory	
Effect of Background Check	Commissioner of Public Safety uses the background check in determining whether the applicant qualifies to receive the license County sheriff or police chief uses the background check in determining whether the applicant qualifies to receive the permit	
Who Requests and/or Performs Check; Fee	Commissioner requests background check for licenses County sheriff or police chief request background check for permits	
Rights and Duties of Subject	Not specified	
Liability and Immunity/Data Practices	Not specified	

Revised: February 2014

Page 39

¹⁰ A definition of "noncriminal justice agency" is provided in statute: "an agency of the state or a political subdivision of the state charged with the responsibility of performing checks of state databases connected to the criminal justice data communications network." Minn. Stat. § 299C.46, subd. 2a.

Employees and Contractors of Certain Criminal Justice Agencies With Access to the Criminal Justice Data Communications Network ¹¹	
Minn. Stat. § 299C.46, su	bd. 3, paras. (d) and (e)
Scope of Background Check	State and federal criminal history
Mandatory or Optional	Mandatory for employees and contractors of criminal justice agencies
Effect of Background Check	Not specified; check must be conducted as required by FBI
Who Requests and/or Performs Check; Fee	Not specified; check must be conducted as required by FBI
Rights and Duties of Subject	Not specified; check must be conducted as required by FBI
Liability and Immunity/Data Practices	Not specified

Revised: February 2014

Page 40

¹¹ A definition of "criminal justice agency" is provided in statute: "an agency of the state or a political subdivision or the federal government charged with detection, enforcement, prosecution, adjudication or incarceration in respect to the criminal or traffic laws of this state. This definition also includes all sites identified and licensed as a detention facility by the commissioner of corrections under section 241.021 and those federal agencies that serve part or all of the state from an office located outside the state."

Other Occupations and Activities

Gubernatorial A	ppointees and Governor's Residence Employees
Minn. Stat. § 4.055	
Scope of	Criminal history
Background Check	Predatory offender registration
Check	Warrants
	Driver's license records
Mandatory or Optional	Optional
Effect of Background Check	Not specified
Who Requests and/or Performs Check; Fee	Governor's office performs check and, if requested, pays fee to superintendent
Rights and Duties of Subject	Individuals must provide written authorization to conduct the background check
	If national criminal history is to be checked, individual must provide fingerprints
Liability and Immunity/Data Practices	Not specified

Applicants Seeking Licensure by, or an Employment or Volunteer Position with, a City or County	
Minn. Stat. § 299C.72	Adult convictions
Scope of Background Check	Adult open arrests less than one year old
Mandatory or Optional	Optional; authorization applies only to applicants not otherwise subject to a federal or state-mandated background check requirement
Effect of Background Check	Law enforcement agency indicates whether the applicant has a criminal history that would prevent hire, acceptance as a volunteer, or issuance of a license
Who Requests and/or Performs Check; Fee	Authorized law enforcement agency conducts check Fee not specified
Rights and Duties of Subject	Requires informed consent of applicant
Liability and Immunity/Data Practices	Authorized law enforcement agency is prohibited from disseminating the criminal history data and must maintain it securely within the agency's office

Guardians and Conservators Minn. Stat. § 524.5-118 Scope of Must be done: (1) before a guardian or conservator is appointed, unless **Background** the court lets the subject serve pending the study or unless the subject has Check been checked within the past two years; and (2) once every two years after appointment, if the subject continues serving BCA criminal history data and records showing whether the subject has a finding of substantiated maltreatment of a vulnerable adult or minor must be checked If the subject has not resided in Minnesota the previous ten years or BCA information indicates a multistate offender or undetermined multistate status, the national criminal records repository must be searched Further, the court must request state licensing agency data if the search shows that the guardian or conservator held a professional license from the professional fiduciary agencies listed in subdivision 2a if the license was conditioned, suspended, revoked, or canceled No limit on look-back period Mandatory or Mandatory **Optional** Effect of Not specified **Background** Check **Who Requests** The court appointing the guardian or conservator asks BCA (National and/or Performs Criminal Records Depository, or state licensing agency data if necessary) Check: Fee to do check A professional guardian or conservator must pay the fee. If the proposed ward or conservatee has an estate, the fee comes from the estate. If the proposed ward or conservatee is indigent, the court pays. For guardianship of the person, if the proposed ward is not indigent, the court may require the fee to be paid by either the guardian or conservator or the court. The court gives the proposed guardian or conservator a notice of rights and a consent form; it then asks DHS to complete a background check and includes the subject's consent to release the results to the court; fingerprints must be included for a national records check Results must be returned to the court within 15 working days, except a national criminal records search result will be forwarded within three days after DHS receives it If appointment prior to the completion of the check is required, the court may make the appointment pending results; check must be done as soon a reasonably possible or no later than 30 days after appointment

Revised: February 2014

Page 43

Rights and Duties of Subject	The subject has the right: (1) to be informed that the court will request a check to determine whether the subject's appointment or continued service is in the ward or conservatee's best interests; (2) to receive a copy of the results from the court; and (3) to challenge the accuracy and completeness of information, except as precluded by the human services licensing appeal law
	The subject must sign a consent to have the background study done and has a right to see the results and challenge the accuracy and completeness of information except as precluded by the human services licensing appeal law
Liability and Immunity/Data Practices	Not specified

Volunteer Instructor Applicants: Department of Natural Resources	
Minn. Stat. § 84.027 Scope of Background Check	Criminal history
Mandatory or Optional	Optional
Effect of Background Check	Not specified
Who Requests and/or Performs Check; Fee	DNR commissioner conducts the background check
Rights and Duties of Subject	Individual must consent, in writing, to the background check Individual has the right to be notified of the check and its results, as well as to obtain any record that forms the basis for the check and report The individual may also challenge the accuracy and completeness of the report
Liability and Immunity/Data Practices	Not specified

Driver Training Instructor License	
Minn. Stat. §§ 171.02; 17	1.35; 171.3215, subd. 3; Minn. Rules 7411.0620
Scope of	State and federal criminal records
Background Check	Driving record
Mandatory or Optional	Mandatory
Effect of Background Check	A person convicted of a felony or gross misdemeanor may not be an instructor unless the Commissioner of Public Safety determines the crime does not relate to the position, or the person shows evidence of rehabilitation and fitness to perform the duties
	A person may not teach students under age 18 if convicted of a crime that would be a disqualifier for a school bus driver (see table on page 10)
	Exempt from the Criminal Offenders Rehabilitation Act
Who Requests	DPS performs the check
and/or Performs Check; Fee	The applicant must pay a fee
Rights and Duties of Subject	The applicant must agree to the check and submit fingerprints
Liability and Immunity/Data Practices	Not specified

Employees of the Minn. Stat. § 171.017	Department of Public Safety
Scope of Background Check	Current or prospective employees who are being considered for positions with the department or will have the ability to create or modify driving records, issue enhanced driver's license or identification card, or administer knowledge or skill tests are subject to background checks Criminal history data from BCA, national criminal history records, and
Mandatory or Optional	wants and warrant information from federal and state repositories Mandatory; some instances require annual background checks
Effect of Background Check	If applicant has ability to create or modify driving record or issue enhanced driver's license of identification cards, he/she will be disqualified if convicted of certain federal felonies listed under 49 C.F.R. § 1572.103
	If applicant can administer knowledge or skills test, he/she will be disqualified if convicted of federal crimes listed under title 49 C.F.R. § 384.228(j)
Who Requests and/or Performs Check; Fee	DPS performs the check
Rights and Duties of Subject	Applicant must provide signed consent form and fingerprints
Liability and Immunity/Data Practices	Not specified

Motor Carrier of	Motor Carrier of Passengers ¹²	
Minn. Stat. §§ 221.012, s	ubds. 8 and 25; 221.178; 268.047, subd. 2, cl. 2; 609B.149	
Scope of Background Check	Any felony violation of the following criminal laws: murder, manslaughter, assault, kidnapping, criminal sexual conduct, arson, stalking and harassment, robbery, false imprisonment, theft, burglary, criminal vehicular homicide and injury, and terroristic threats; nonfelony violations of harassment and stalking; attempts to commit any of these; convictions in another state of a similar crime	
	If the driver has resided in Minnesota for less than ten years or if motor carrier requests a broader check, BCA also must check FBI computer system or check with other state(s) in which the driver resided during that time	
Mandatory or Optional	Mandatory	
Effect of Background Check	Certain convictions permanently disqualify an individual from being employed as a driver	
	Other convictions disqualify the individual from being a driver for a ten- year period following sentence discharge	
Who Requests	The motor carrier requests check upon hiring and then every three years	
and/or Performs Check; Fee	BCA performs check	
Check, Fee	May use equivalent background checks conducted by DHS, local law enforcement, or a private entity	
	Request for out-of-state search must include fingerprints	
	Cost of check recovered via fee is charged to motor carrier	
	BCA form must include signed consent of driver; BCA must respond within ten days on the state part of the check	
Rights and Duties of Subject	Right to be informed by motor carrier that background check will be performed; right to copy of background check results and records forming the basis of report; right to challenge accuracy or completeness of records under the Data Practices Act; and right to be informed when background check result causes termination of employment	

¹² This does not cover school bus drivers (page 10) or limousine drivers (page 51). This statute uses the apartment manager background check law for its scope and procedures.

Liability and Immunity/Data Practices

Motor carriers who terminate driver's employment based on background check results are not liable for any employment law claims or unemployment insurance

Revised: February 2014

Page 49

If acting in good faith, BCA has immunity from civil and criminal liability arising out of accuracy or completeness of records received from FBI

Motor carriers who fail to comply with the law are guilty of a petty misdemeanor

The carrier must keep the background check record and give it to the Commissioner of Transportation on request

Special Transportation Service Drivers for Elderly and Handicapped Passengers Minn. Stat. §§ 174.30; 268.047, subd. 2, cl. (2); Minn. Rules 8840.5900, subps. 11, 12, and 14	
Scope of Background Check	State driving records and criminal records
Mandatory or Optional	Mandatory
Effect of Background Check	An individual may not be a driver if the check shows: (1) within the past three years, specified driver's license actions, a conviction for driving without a license, or convictions for specified offenses related to driving under the influence; or (2) within the past 15 years, a conviction for any crime specified in the rule Exempt from Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	The employer must request the check and pay fee ¹³ The check may be performed by local law enforcement or a private business if the entity uses BCA records
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	The employer is not liable for unemployment insurance for termination required by law

¹³ Pursuant to section 181.645, the employee cannot be required to pay the fee because the statute does not require the employee to pay.

Limousine and P	Limousine and Personal Transportation Service Drivers	
Minn. Stat. § 221.84; Mir	n. Rules, parts 8880.0800 to 8880.1000	
Scope of	Criminal history records of BCA	
Background Check	Driving records of DPS	
Mandatory or Optional	Mandatory for initial permit and annual review	
Effect of Background Check	Permit may not be issued if: (1) applicant's criminal record at any time includes any of the following offenses: repeat DWI or any crime against persons specified in rule; or (2) applicant's driving record for previous three years includes DWI, loss of driving privileges, or driving without insurance	
	Not exempt from the Criminal Offenders Rehabilitation Act	
Who Requests and/or Performs Check; Fee	Operator of limousine or personal transportation service who seeks to employ drivers must conduct review and keep records of reviews and pay fee ¹⁴	
	Limousine or personal transportation service operator must examine DPS driving records and BCA criminal history records	
Rights and Duties of Subject	Not specified	
Liability and Immunity/Data Practices	Not specified	

¹⁴ Pursuant to section 181.645, the employee cannot be required to pay the fee because the statute does not require the employee to pay.

Certain Combative Sports Commission Licensees	
(Includes referees, judges, promoters, and combatants) Minn. Stat. §§ 341.20, subd. 3a; 341.30	
Scope of Background Check	Not specified
Mandatory or Optional	Optional, upon initial application and renewal
Effect of Background Check	Not specified
Who Requests and/or Performs	Commissioner of Labor and Industry requests fingerprints and information from applicant
Check; Fee	Commissioner may charge a fee for receiving fingerprints and background information, including a reasonable charge for DPS expenses
Rights and Duties of Subject	Applicant furnishes fingerprints and background information to commissioner upon application and/or upon request for renewal
Liability and Immunity/Data Practices	Not Specified

Horse Racing: Track Ownership, Operation, or Employment	
Minn. Stat., ch. 240; § 29	9L.02
Scope of	Comprehensive criminal and financial background investigation
Background Check	No limit on look-back period
Mandatory or Optional	Mandatory
Effect of Background Check	Any of the following offenses disqualifies applicant from licensure as a racetrack owner or employee: any state or federal felony conviction or pending felony charge; connection with any illegal business; conviction of any level of fraud or misrepresentation in connection with racing or breeding; or any conviction for a serious gambling offense as defined by rule
	A license may be issued to an applicant who has a felony conviction, but only for occupations that do not involve gaming operations, security, surveillance, or handling of pari-mutual or card club revenues. The applicant must not have been convicted of a felony or other crime involving fraud or misrepresentation within ten years of the application, must never have been convicted of a gambling-related crime, must not have a pending felony charge, must not have been discharged from any supervision related to a disqualifying offense for at least five years, and must not be a registered predatory offender.
	Not exempt from the Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	Horse Racing Commission performs criminal background check or may request the Director of Gambling Enforcement to perform check; director oversees the checks on manufacturers and distributors of specified games
	Applicant may be charged a fee to cover the cost of a background check
	Fingerprints may be required of applicants for licenses to be employed in horse racing venues
Rights and Duties of Subject	An applicant for a license to own or be employed at a horse racetrack must disclose any convictions related to horse racing or breeding, any felony conviction in state or federal court, and any pending felony charge
Liability and Immunity/Data Practices	Not specified

Lawful Gambling Activities: Bingo, Raffles, Paddlewheels, Tipboards, and Pull-tabs	
Minn. Stat. §§ 299L.02; 3	349.151, subds. 4 and 8; 349.155, subds. 2 and 4; 349.16, subd. 8
Scope of Background Check	Criminal history data on licensees and applicants
Mandatory or Optional	Mandatory
Effect of Background Check	Mandatory disqualification for any conviction for a felony, any gambling offense, or for being the subject of specified regulatory actions by a gambling agency in any state
	For organizations, mandatory disqualification if any controlling person was ever convicted of a gambling offense or was convicted of any other felony or gross misdemeanor involving theft or fraud
	Not exempt from the Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	Gambling Control Board or, upon request, the Director of Gambling Enforcement; director oversees the checks on manufacturers and distributors of specified games
	The applicant may be charged a fee to cover the cost of a background check and must submit fingerprints
Rights and Duties of Subject	Contested case hearing is available for adverse licensing action
Liability and Immunity/Data Practices	Not specified

Gambling Enforcement Director Duties Regarding Casinos and Gambling Device Manufacturers and Sellers	
Minn. Stat. §§ 299L.02; 2 Scope of Background Check	Criminal records check of persons involved in: (1) casinos operated by Indian tribes; and (2) the manufacture and sale of gambling devices
Mandatory or Optional	Mandatory
Effect of	Compacts govern casino employees
Background Check	Device manufacturers and sellers are disqualified for any felony conviction, any offense concerning gambling, assault, weapons offenses, terroristic threats, being connected with an illegal business, specified tax law violations, and gambling license denial or revocation in another jurisdiction
Who Requests and/or Performs	Director of Gambling Enforcement performs check at request of Horse Racing Commission, Gambling Control Board, or State Lottery Director
Check; Fee	Director conducts all background investigations of employees of casinos operated by Indian tribes
	Director has access to all criminal history data compiled by BCA on persons on whom director conducts background check
	Director may require that fingerprints be taken and may forward them to FBI for national criminal records check
	Fee may be charged to cover the cost of the background check
	Director oversees the checks on manufacturers and distributors of specified games
Rights and Duties of Subject	Contested case hearing is available for adverse licensing action
Liability and Immunity/Data Practices	Data received from another jurisdiction or agency retains its original data classification in director's hands; however, if Minnesota law is more restrictive as to access, then Minnesota law applies

State Lottery Activities	
Minn. Stat. §§ 299L.02; 3	349A.02, subd. 6; 349A.06, subd. 2; 349A.07, subd. 3
Scope of Background Check	Criminal and financial responsibility investigation of all prospective state lottery employees who are finalists, applicants for lottery retailer contracts, and bidders on lottery vendor contracts
Mandatory or Optional	Mandatory
Effect of Background Check	Employees: Disqualified if any record of gambling law conviction or any conviction within past five years for a felony or any crime involving fraud or misrepresentation
	Retailers: Same except only applies to convictions within past five years
	Vendors: Disqualified for any felony within past ten years; any gross misdemeanor, gambling-related misdemeanor, or crime involving fraud or misrepresentation within past five years
	State employment: Not exempt from the Criminal Offender Rehabilitation Act
Who Requests and/or Performs	State Lottery Director or, upon request, the Director of Gambling Enforcement
Check; Fee	Director oversees the checks on manufacturers and distributors of specified games
	Director may charge fee to cover cost of investigation; applicant must submit fingerprints
	Director may hire provisionally or enter into preliminary contract pending completion of background check
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	Not specified

Change of Name	Change of Name	
(Does NOT include requests as part of marriage license applications or marriage dissolution) Minn. Stat. §§ 259.11, para. (b); 259.13		
Scope of Background Check	Criminal history	
Mandatory or Optional	Mandatory	
Effect of Background Check	If criminal history exists, court and individual both must report the name change to BCA within ten days of the change	
	If a felony conviction exists, name change must be reported to the prosecuting authority; if the felony is in another state or a federal jurisdiction, the appropriate attorney general must also be served notice	
	Failure of an individual to report a name change to the BCA, if required, is a gross misdemeanor	
Who Requests	Court conducts check	
and/or Performs Check; Fee	Fee and fingerprints, if necessary, submitted by the court to the BCA	
Rights and Duties of Subject	An individual must be granted a name change if failing to do so would infringe on that person's constitutional rights	
Liability and Immunity/Data Practices	Not specified	

Manufacture, Wi	Manufacture, Wholesale, and Retail Liquor Licenses	
Minn. Stat. §§ 340A.301;	340A.402; 340A.412	
Scope of Background Check	Background and financial investigation required by DPS and any additional information required by the governing body with jurisdiction over the license requires	
Mandatory or Optional	Mandatory	
Effect of Background	Someone with a felony conviction or willful violation of a state or federal liquor law in the past five years cannot get a license	
Check	Not exempt from the Criminal Offenders Rehabilitation Act	
Who Requests	DPS investigates manufacturers and wholesalers	
and/or Performs Check; Fee	Manufacturer or wholesaler must provide signed, written informed consent in order for check to be performed	
	Commissioner may check Minnesota criminal history repository or if conducts national search must obtain fingerprints and send them to BCA with the required fee	
	City or county having jurisdiction over a retail license investigates; local government may contract with DPS to investigate at the behest of either the local government or the commissioner	
	Either the chief of police (city), the county sheriff (county), or the commissioner (state) is responsible for background checks for retail liquor license	
	Applicant for retail license must provide signed, written informed consent	
	Either the chief of police, the county sheriff, or the commissioner may check Minnesota criminal history repository or if conducts national search must obtain fingerprints and send them to BCA with the required fee	
	\$500 investigation fee charged to applicant, up to a maximum of \$10,000 (for out-of-state investigation)	
Rights and Duties of Subject	Not specified	
Liability and Immunity/Data Practices	Not specified	

Apartment Managers and Caretakers	
Minn. Stat. §§ 268.047, s	ubd. 2, cl. (2); 299C.66 to 299C.71
Scope of Background Check	Any felony violation of the following criminal laws: murder, manslaughter, assault, kidnapping, criminal sexual conduct, arson, stalking and harassment, robbery, false imprisonment, theft, burglary, criminal vehicular homicide and injury, and terroristic threats; nonfelony violations of harassment and stalking; attempts to commit any of these; convictions in another state of a similar crime
	If applicant has resided in Minnesota for less than ten years or if owner requests a broader check, BCA also must check FBI computer system or check with other state(s) in which the applicant resided during that time
Mandatory or Optional	Mandatory
Effect of Background Check	Certain convictions disqualify a manager from being employed as a manager permanently
	Other convictions disqualify the manager for a ten-year period following sentence discharge
	A manager employed on or before July 1, 1995, who could not otherwise satisfy this law, may continue to be employed if owner informs tenants of manager's record and gives them the option to move out
Who Requests	Property owner requests check
and/or Performs	BCA performs check
Check; Fee	May use equivalent background checks conducted by DHS, local law enforcement, or a private entity
	Request for out-of-state search must include fingerprints
	Cost of check recovered via fee is charged to owner
	BCA form must include signed consent of manager; BCA must respond within ten days on the state part of the check
Rights and Duties of Subject	Right to be informed by owner that background check will be performed; right to copy of background check results and records forming the basis of report; right to challenge accuracy or completeness of records under the Data Practices Act; and right to be informed when background check result causes termination of employment
Liability and Immunity/Data Practices	Owners who terminate manager's employment based on background check results are not liable for any employment law claims or for unemployment insurance
	If acting in good faith, BCA has immunity from civil and criminal liability arising out of accuracy or completeness of records received from FBI
	Owners who fail to comply with the law are guilty of a petty misdemeanor

Currency Exchange Licenses	
Minn. Stat. § 53A.03	
Scope of Background Check	Any criminal conviction
	No limit on look-back period
Mandatory or Optional	Mandatory for new and renewing license
Effect of Background Check	Not exempt from the Criminal Offenders Rehabilitation Act
Who Requests and/or Performs Check; Fee	Commissioner of Commerce requests background check
	Applicant pays a fee
	BCA conducts background check of Minnesota criminal records and is authorized to exchange fingerprints with FBI for purposes of a national criminal records check
Rights and Duties of Subject	If a license is denied, the commissioner must give the reason; the applicant may request a contested case hearing
	Applicant must state on the application whether the applicant has ever been convicted of any crime
Liability and Immunity/Data Practices	Not specified

Acquiring Control of a Banking Institution		
Minn. Stat. § 46.08	Minn. Stat. § 46.08	
Scope of Background Check	State and federal criminal records	
Mandatory or Optional	Mandatory, upon request of the Commissioner of Commerce	
Effect of Background Check	Acquisition may be disapproved by the Department of Commerce due to the proposed acquirer's record; disapproval is based on the criteria contained in federal banking laws and regulations	
Who Requests and/or Performs Check; Fee	Commerce may request BCA check of Minnesota criminal records BCA may also exchange fingerprints with the FBI for purposes of a national criminal records check	
Rights and Duties of Subject	Disapproval of acquisition gives proposed acquirer the right to request an administrative hearing on the proposed acquisition Acquirer must file notice of proposed acquisition with Department of Commerce and must state, in notice, whether the person is the subject of any criminal indictment or conviction in any state or federal court	
Liability and Immunity/Data Practices	Not specified	

Residential Mortgage Originators	
Minn. Stat. § 58.125	
Scope of Background Check	Criminal offenses involving dishonesty, breach of trust, or money laundering, or agreement to enter a pretrial diversion or similar program in connection with a prosecution for one of these offenses
Mandatory or Optional	Not specified
Effect of Background Check	Persons convicted of the specified offenses may not serve as residential mortgage originators, or be employed in that capacity by a person licensed as a mortgage originator
Who Requests and/or Performs Check; Fee	A formally structured background check is not specified in the statute. However, an individual may apply for "prior consent" in the event a relevant conviction exists, and the offense is not de minimis. The Commissioner of Commerce weighs a number of factors in determining whether to grant prior consent
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	A grant of prior consent by the Commissioner of Commerce does not create an affirmative duty for an employer to employ the individual in any capacity

Accelerated Mortgage Payment Providers Minn. Stat. § 332.301	
Scope of Background Check	Third-party background check No limit on look-back period
Mandatory or Optional	Optional
Effect of Background Check	Background check is a condition of accepting a smaller surety bond
Who Requests and/or Performs Check; Fee	Commissioner of Commerce requests the check The accelerated mortgage payment provider pays the fee
Rights and Duties of Subject	Not specified
Liability and Immunity/Data Practices	Not specified

Resident Insurance Producer and Resident Insurance Adjuster Licenses		
Minn. Stat. §§ 60K.37; 72	Minn. Stat. §§ 60K.37; 72B.041	
Scope of Background Check	State and federal criminal records	
Mandatory or Optional	Mandatory	
Effect of Background Check	The Commissioner of Commerce may suspend or revoke a license, or deny a license application if the applicant has been convicted of a felony under the laws of any state, federal law, or in a foreign country	
Who Requests and/or Performs Check; Fee	Commissioner of Commerce initiates the background check. The commissioner may receive information from the BCA or any other government agency.	
	The commissioner may contract for the collection and transmission of fingerprints with a third party and may agree to a reasonable fee for fingerprinting to be charged by the contractor	
	Applicant pays fees associated with the background check	
Rights and Duties of Subject	Applicant must submit a fingerprint card to the commissioner and pay fees	
Liability and Immunity/Data Practices	Commissioner must treat and maintain applicant's fingerprints and any criminal history data as confidential and apply specified security measures to the electronic storage of the data	
	Data collected may not be used for any purpose other than as authorized by statute	
	Fingerprints and criminal history data may not be subject to a subpoena, except in a criminal action or investigation	

Minnesota Responds Medical Reserve Corps Volunteers		
Minn. Stat. §§ 13.381; 14	Minn. Stat. §§ 13.381; 145A.061	
Scope of Background Check	State criminal background studies on individuals that register as a volunteer in the Minnesota Responds Medical Reserve Corps and applies for membership in the Minnesota behavioral health or mobile medical teams	
Mandatory or Optional	Optional; Commissioner of Health may develop agreements	
Effect of Background Check	Commissioner may deny if applicant convicted or otherwise found guilty of any of the listed crimes. Minn. Stat. § 145A.061, subd. 3	
	Can deny application for any reason, but must communicate reason if as a result of information from criminal background study	
	Commissioner immune from Criminal Offenders Rehabilitation Act	
Who Requests and/or Performs Check; Fee	Commissioner of Health requests background check	
Rights and Duties of Subject	Requires written consent of applicant	
	Before denial, applicant must be provided with opportunity to challenge the accuracy; the application has 30 days to correct or complete record	
Liability and Immunity/Data Practices	Data is private and for the exclusive use of the commissioner for the statutory purpose	

For more information about these procedures, visit the civil law area of our website, www.house.mn/hrd/.