AGREEMENT FOR NATIONAL WEBCHECK® PROGRAM SERVICES AND EQUIPMENT

Burea	ıu	reement ("Agreement") between the Ohio Attorney General ("Attorney General"), which oversees the of Criminal Investigation ("BCI"), and
("Age respo Agree Agen	enc ns em cy	cy") is effective on the latest date of signature below, and identifies the terms, conditions, duties, and ibilities of each party regarding the National WebCheck® ("WebCheck") program and equipment. The ent also ensures that the information received from the Attorney General is used appropriately by and within the requirements of the Ohio Revised Code, the Ohio Administrative Code, and Federal I regulations.
I.		Purpose
in ord availa sets fo	ler ble	Ohio law, persons in various occupations and volunteer roles must obtain criminal background checks to be eligible for licensing, employment and volunteer activities. Such criminal background checks are a through the WebCheck services administered by the Attorney General, through BCI. This Agreement has the terms and conditions under which Agency may obtain and disseminate criminal background check tion through WebCheck services.
II.		Basic Agency Responsibilities
A	۱.	Agency must procure WebCheck equipment from a vendor that has been certified by BCI as an approved provider and maintain the equipment as directed by the vendor.
В	3.	Agency agrees to comply with any and all monitoring requests made by the Attorney General in a timely and complete manner.
C	2.	Agency agrees to comply with any and all training requirements set forth by the Attorney General. Agency's participation in an initial training will be required before Agency will be granted access to the WebCheck services.
		Agency Responsible for Full and Timely Payment of Fees to Be Charged by Attorney General
A	۸.	To ensure full and prompt payment, Agency agrees to make fee payments to the Attorney General using commercially reasonable payment methods as directed by the Attorney General. Such methods may include, without limitation, payments via Automated Clearing House ("ACH") or other electronic payment method. Notice of any changes in the required payment methods shall be provided pursuant to Section XI.
В	3.	Attorney General shall submit invoices to Agency as follows: Agency: Address:
		Atta:

- C. Absent more specific requirements provided by the Attorney General, the Attorney General will issue a monthly invoice to Agency and payments shall be made pursuant to this Section. Agency understands that failure to pay the Attorney General the appropriate criminal background check fees within 30 days after an invoice is issued by the Attorney General may result in termination of access to WebCheck services. Agency also understands that a fee of \$35.00 may be charged to the Agency to reinstate access to WebCheck services after the delinquent account is paid in full.
- D. If payment is not received within 75 days after an invoice is issued, Agency shall be in default and the Attorney General may exercise all legal rights and remedies as set forth in Paragraph X below. Interest owed for such non-payment of fees shall accrue at the rate set forth in Ohio Revised Code Sections 131.02, 5703.47, and 126.30 as applicable.
- E. Agency shall pay the following fees for criminal background checks:
 - a. The fee set forth in Ohio Administrative Code 109:5-1-01, as it may be amended from time to time, for a background check of BCI records; and
 - b. The fee as listed on the FBI Background Check Procedures publication that may be found on the Ohio Attorney General's website under Publications.
- F. The Attorney General may increase the fees charged for background checks of BCI and/or FBI records at any time prior to Agency conducting a background check, and upon notice to Agency.

IV. Restrictions on Dissemination of WebCheck Information

- A. The parties acknowledge that access to computerized criminal history ("CCH") information is governed by both state and federal statutes. Any violation of these statutes and/or the dissemination restrictions set forth in this Section will constitute a default for which the Attorney General may immediately terminate Agency's direct and indirect use of and access to WebCheck services.
- B. Dissemination of the FBI CCH must be limited to the following:
 - a. Criminal justice and governmental non-criminal justice agencies.
 - b. Pursuant to 28 USC §534, Pub. L. 92-544, CCH information must not be disseminated to a third-party organization.
 - c. The CCH information must not be used for any purpose other than outlined in 28 USC \$534, Pub. L. 92-544 or Ohio Revised Code statutes approved by the U.S. Attorney General.
- C. Dissemination of the BCI CCH must be limited to the following:
 - a. The information must not be used for any purpose other than authorized in R.C. 109.572 and related Ohio Revised Code statutes.
 - b. The information may only be released to the individual/organization authorized on the BCI waiver for release of criminal history information. It is not permissible for the Agency to copy and distribute the results of a criminal history background check to multiple organizations.

V. Compliance with Civilian Background Check Requirements

- A. Agency must comply with all civilian background check requirements included in Ohio law.
- B. Agency understands that an FBI background check does not replace a BCI background check and may be done only when authorized by an approved Pub. L. 92-544 state statute. A background BCI

- check must be completed for every individual requiring a background check for employment purposes.
- C. Agency understands that failure to adhere to any requirement set forth in this Agreement may result in termination of WebCheck services. It is further understood that additional training and/or a \$35.00 reinstatement fee may be required to restore access to WebCheck services.

VI. Duty to Maintain Accurate, Auditable Records of Transactions

The Agency agrees that BCI's Quality Assurance Unit may audit all WebCheck transactions submitted by Agency. The Agency hereby agrees to keep accurate, auditable records of each WebCheck transaction for at least one (1) year following each transaction. The Agency also agrees to allow BCI employees access to this information during normal business hours.

VII. Prohibition against Unauthorized or Inappropriate Use of WebCheck Information

Agency agrees that unauthorized use of computerized criminal history information is in violation of state and/or federal law and can lead to criminal charges. If Agency is a non-criminal justice agency, Agency acknowledges that applicants for positions in their organizations may authorize access to their criminal history records for the use of that specific agency only as described in Section VIII below. Inappropriate use or dissemination of computerized criminal history information will result in termination of Agency's access to WebCheck services. Further, Agency understands that misuse or falsification of information transmitted and received through the WebCheck program may result in criminal felony charges being filed.

VIII. Rights and Responsibilities Concerning Employee Access to WebCheck Information

- A. The Agency shall not permit an individual to access, disseminate or otherwise use WebCheck information if that individual has ever been convicted of:
 - a. A felony; and/or
 - b. Any other crime involving theft, deceit, fraud or other act of moral turpitude.
- B. If Agency is a private, non-government agency, Agency agrees that, prior to permitting an individual to access, disseminate or otherwise use National WebCheck information, Agency shall conduct, at its own expense, a BCI background check on that individual.

IX. Term and Termination

- A. This Agreement will be effective beginning on the latest date of signature below. Either party may terminate this Agreement for any reason after providing three (3) days written notice to the other party. Otherwise, this Agreement will terminate on the dates below:
 - 1. 14 business days after the completion of the Identification Quality Assurance Audit; or
 - 2. **30 business** days after the current signer is no longer in their position or affiliated with the Agency; or
 - **3. 30 calendar** days from the date Agency is notified that new verbiage is added to the National WebCheck Agreement that would require Agency's review and approval.
- B. If the reason for the termination of the Agreement is pursuant to section A.2. above, it is the Agency's responsibility to notify their Identification Quality Assurance Specialist within the specified timeframe to request a blank National WebCheck Agreement to be completed.
- C. If the reason for the termination of the Agreement is pursuant to section A.3. above, the Agency's Identification Quality Assurance Specialist will send the Agency the updated blank National WebCheck Agreement to be completed.

- D. If for some reason Agency needs to renew the contract sooner than any of the options above, it is the Agency's responsibility to contact their Identification Quality Assurance Specialist to request a blank National WebCheck Agreement to be completed.
- E. This Agreement cannot be transferred by Agency. If Agency transfers its equipment to another party, this Agreement will terminate automatically.

X. Default and Immediate Termination

The Agency's failure to satisfy any of the terms, conditions, duties, and responsibilities set forth in this Agreement shall constitute a default for which the Attorney General may immediately and without notice terminate this Agreement and Agency's use of and access to WebCheck services. The Attorney General shall also have the right to pursue any and all other remedies against Agency for failure to satisfy any of the terms, conditions, duties, and responsibilities set forth in this Agreement.

XI. Communications, Approval and Notices

Any communications, approvals and notices that must be made to or by the parties pursuant to this Agreement shall be made in writing using the addresses set forth below.

XII. Entire Agreement

This Agreement contains the entire agreement between the parties hereto and shall not be modified, amended or supplemented, or any rights herein waived, unless specifically agreed upon in writing by the parties hereto. This Agreement supersedes any and all previous agreements, whether written or oral, between the parties.

XIII. Facsimile Signatures

Any party hereto may deliver a copy of its counterpart signature page to this Agreement via fax or e-mail. Each party hereto shall be entitled to rely upon a facsimile signature of any other party delivered in such a manner as if such signature were an original.

Remainder of page intentionally left blank

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be executed by their duly authorized representatives.

	OHIO ATTORNEY GENERAL
(Agency name)	
(Printed name)	Zahid H. Siddiqi, Esq.
(Signature)	(Signature)
Title:	Director of Identification, BCI
Date:	Date:
Datt	
Contact Name:	
Address:	
	E-mail: NationalWebcheck@ohioago.gov
County:	Telephone: 740-845-2605
E-mail:	
Telephone:	
FAX:	
FED TAX ID NO:	
AGENCY ID NO:	
Type: □ Government □ Non-Government	