

Welcome to the Service League

Thank you for your interest in joining the volunteer team at Providence St. Mary Medical Center, a group of people dedicated to high-quality patient care and service! It is our sincere belief that working together as a team, sharing a common objective of excellent service has earned Providence St. Mary Medical Center the recognition of being one of the finest health care providers in Southeastern Washington.

Employees and volunteers at PSMMC are committed to providing services to patients in a caring, respectful way. Anxieties and fears related to illness and separation from home may make hospitalization a particularly stressful event in the life of each patient. Everyone at PSMMC, whether involved in direct patient care, administrative or technical services, remains mindful that each role affects patients and their families in direct and vital ways, no matter how remote from patient care these roles may appear. By choosing to volunteer at Providence St. Mary, you are helping the hospital in its goal to meet the needs of all of our patients and their families in an environment of care, understanding and compassion.

In addition to volunteering your time, we encourage every volunteer to join the Providence St. Mary Service League—active or retired hospital volunteers who organize fundraisers to benefit the hospital and offer guidance for the Volunteer Program. The Service League is operated by a Board of Directors who makes decisions about how the proceeds from these fundraisers and the hospital Gift Shop should benefit the hospital. One of the important programs offered by the Service League is a scholarship fund, which provides educational opportunities to hospital staff. With the contribution of a meaningful gift, you can become an active member of the Service League. For some, this is \$10 or \$50, but your gift in any amount is greatly appreciated and helps support the important programs offered by the Service League. For more information, contact Kathleen Horner, Secretary, at (509) 525-5485.

If you have any questions about the Volunteer Program, including the application process, please do not hesitate to contact me.

Warm regards,

Patti Lennartson Foundation Coordinator Providence St. Mary Foundation (509) 529-8972 Patti.Lennartson@providence.org



Volunteer Application

Applicants must be at least 16 years old to volunteer and if under 18, an applicant's parent/guardian must complete the Agreement & Authorization on page 2. Please complete all sections and return the application by mail or email (If returning by email, please sign all relevant signature lines, scan, and send).

IDENTIFICA	ΓΙΟN:										
Last Name First Name				M.I.	Name You Prefer						
Present Mailing Address (Number and Street/City/Stat				ate/Zip)				Home Phone Number			
Permanent Mai	ling Address (Numb	er and Street/City	/Zip)				Cell Phone Number				
Email Address											
	citizen? YES provide proof of you	NO Ir legal right to we	ork in the U	J.S.? 🗌	Birth Date (MM/DD/YY)						
EDUCATION	AND WORK EXP										
High School 9 10 11 12	Graduation Date	If still in high school, are you volunteering through a school program? YES NO									
College 1 2 3 4 5+	Graduation Date	Major School									
VOLUNTEER AREAS OF INTEREST: AVAILABILITY:											
Cancer Cent	Please indicate the days/times you are available to volunteer Cancer Center Special Projects										
☐ Emergency	Room Es	cort/Errand		S	N	1 1	Γ	W	Th	F	S
☐ American Cancer Society ☐ Rehabilitation			AM								
☐ Information Desk ☐ Comfort			PM								
☐ Gift Shop	Night										
Other	Comments regarding your availability:										
EMERGENCY	Y CONTACT:										
Last Name	e	Relationship to You									
Home Phone N			Other Phone Number (Work/Cell)								



1. Why are you interested in volunteering with us?	
2. How did you hear about our volunteer program?	
3. Are you able to make a commitment to volunteer for one shift per week for a If NO, please explain.	t least six months?
4. Are you required to volunteer (e.g. school program, court assigned, etc.)? If YES, what program? What are the program's volunteer requirements?	YES NO
5. Have you ever volunteered before? ☐ YES ☐ NO If YES, for how long, where and what did you do? Why did you leave?	
6. Is there any other information we should know?	
I am volunteering my services to Providence St. Mary Medical Center solely fo without promise or expectation of compensation or benefits. I understand and aduties as a volunteer at Providence St. Mary Medical Center, I must abide by all holding as strictly confidential all medical information that I may obtain directly understand that failure to comply with these requirements may result in my distribute to comply with these requirements may result in my distribute to comply with these requirements may result in my distribute.	gree that in the performance of my l polices and procedures, including y or indirectly concerning patients. I
Applicant Signature	Date
PARENT/GUARDIAN AGREEMENT & AUTHOR I give permission for my son/daughter to participate in the Providence St. Mary I understand he/she is volunteering his/her services to Providence St. Mary Med personal purposes or benefit without promise or expectation of compensation of he/she may be dismissed for failure to abide by polices and procedures, includir medical information obtained directly or indirectly concerning patients.	Medical Center Volunteer Program. dical Center solely for his/her r benefits. I understand and agree that
I give permission for my son/daughter to submit to tuberculin skin test (P.P.D. I all hospital volunteers.	Mantoux) which is a requirement for
I understand that a criminal background check will be completed for my son/da Washington. I have carefully read and understand the Providence Health & Serv Authorization Form included with this application. By my signature below, I co reports for my son/daughter and to the release of such reports to Volunteer Serv	vices Consumer Disclosure and onsent to preparation of background
Parent/Guardian Signature	Date
Parent/Guardian Name (Please Print)	Phone Numbers (Home/Work/Cell)



Attachment #1 to policy 8610.0095

INFORMATION SECURITY/CONFIDENTIALITY AGREEMENT

I understand that all patient information shall be regarded with the strictest confidence and must be maintained according to established laws, regulations and policies.

I understand that confidentiality of information extends to communication of all patient and non-medical/proprietary information including but not limited to: verbal or written communications, release of information, computer systems data and security, faxes, e-mail, voice-mail, cell phones, radios, and disposal of confidential information.

I understand that I will only access and utilize hospital and patient information as required by my specific job requirements and/or as authorized by established policies.

Therefore, I agree to the following:

- I will access patient and medical center information only as necessary for me to perform my job duties and provided I have been given appropriate authorization to access such information
- I will keep confidential, all patient or sensitive medical center information and will only divulge such information to other persons on a need-to-know basis as appropriate
- I agree to keep confidential any and all discussion and deliberations of peer review or medical staff proceedings
- I will keep confidential, my password to access the medical center computer systems
- I will utilize the medical center computer systems in accordance with the guidelines outlined in the Information Systems policy #8540.1705
- I will follow the guidelines for releasing patient/medical center information in accordance with the Administration policy #8610.0095 and #8610.1500

EMPLOYEE – I understand that failure to comply with this agreement and stated policies may result in disciplinary action up to and including discharge.

result in the cancellation of my agreement, commitment, contract, etc. (examples of non- employees: contractor, vendor, locums. volunteer, etc.)	
SignedDate	

NON-EMPLOYEE – I understand that failure to comply with the terms as stated above may



VOLUNTEER AGREEMENT

If accepted as a hospital volunteer, I agree that:

I shall hold as absolutely confidential all information that I may obtain directly or indirectly concerning patients, doctors or personnel, and not seek to obtain confidential information from a patient.

My services are donated to the hospital without contemplation of compensation or future employment, and given with humanitarian, religious or charitable reasons.

I understand that it is a crime to solicit business for attorneys. I shall not solicit any business for attorneys or insurance companies, both on and off of hospital property, or to act as a runner or capper for an attorney in the solicitation of business. I shall report all known occurrences of solicitation for attorneys to the Director/Coordinator of Volunteer Services.

I shall not sell or attempt to sell goods or services, request contributions, or to solicit persons to sign or distribute political petitions on hospital premises, unless I receive the express authorization of the Director/Coordinator of Volunteer Services to engage in these activities.

I shall submit to examinations, which may include chest x-rays, skin tests, appropriate laboratory tests and/or immunizations that may be necessary as part of my volunteer service. I also authorize the person(s) making tests or x-ray films to report the results to the hospital.

I shall be punctual and conscientious, conduct myself with dignity, courtesy and consideration of others, and endeavor to make my performance professional in quality.

I shall attempt to resolve any problems related to my volunteer activities with my supervisor, and, if unsuccessful, attempt to resolve any such problems with Volunteer Services.

I shall make my best effort to fulfill my commitment by completing all assignments that I accept.

I shall, at all times, uphold the philosophy and standards of the hospital.

I understand that Volunteer Services reserves the right to terminate my volunteer status as a result of: (a) failure to comply with hospital policies, rules and regulations; (b) absences without prior notification: (c) unsatisfactory attitude, performance or appearance: or (d) any other circumstances which, in the judgment of the director, would make my continued service contrary to the best interests of the hospital.

I have read each of the abo	ove conditions, and I a	agree to be bound by them.	
Volunteer Signature	Date	Volunteer Parent Signature	Date
WITNESS CLAUSE: I agree that I have explain this form and that I have v		ons of volunteer services to the applicant wl	no has signed
Director/Coordinator of V	olunteer Services	Date	



CONSUMER DISCLOSURE AND AUTHORIZATION FORM

Disclosure Regarding Background Investigation

<u>Providence Health & Services</u> (the "Company") may request, for lawful employment purposes, background information about you from a consumer reporting agency in connection with your employment or application for employment (including independent contractor assignments, as applicable). This background information may be obtained in the form of consumer reports and/or investigative consumer reports (commonly known as "background reports"). These background reports may be obtained at any time after receipt of your authorization and, if you are hired or engaged by the Company, throughout your employment or your contract period.

HireRight, Inc., or another consumer reporting agency, will prepare or assemble the background reports for the Company. HireRight, Inc. is located and can be contacted by mail at 5151 California, Irvine, CA 92617, and HireRight can be contacted by phone at (800) 400-2761.

The types of information that may be obtained include, but are not limited to: social security number verifications; address history; credit reports and history; criminal records and history; public court records; driving records; accident history; worker's compensation claims; bankruptcy filings; educational history verifications (e.g., dates of attendance, degrees obtained); employment history verifications (e.g., dates of employment, salary information, reasons for termination, etc.); personal and professional references checks; professional licensing and certification checks; drug/alcohol testing results, and drug/alcohol history in violation of law and/or company policy; and other information bearing on your character, general reputation, personal characteristics, mode of living and credit standing.

This information may be obtained from private and public record sources, including, as appropriate: government agencies and courthouses; educational institutions; former employers; personal interviews with sources such as neighbors, friends and associates; and other information sources. If the Company should obtain information bearing on your credit worthiness, credit standing or credit capacity for reasons other than as required by law, then the Company will use such credit information to evaluate whether you would present an unacceptable risk of theft or other dishonest behavior in the job for which you are being evaluated.

You may request more information about the nature and scope of any investigative consumer reports by contacting the Company. A summary of your rights under the Fair Credit Reporting Act is also being provided to you.

ADDITIONAL STATE LAW NOTICES

If you are a California, Maine, Massachusetts, New York or Washington State applicant, employee or contractor, please also note:

CALIFORNIA: Pursuant to section 1786.22 of the California Civil Code, you may view the file maintained on you by HireRight during normal business hours. You may also obtain a copy of this file, upon submitting proper identification and paying the costs of duplication services, by appearing at HireRight's offices in person, during normal business hours and on reasonable notice, or by mail. You may also receive a summary of the file by telephone, upon submitting proper identification. HireRight has trained personnel available to explain your file to you, including any coded information. If you appear in person, you may be accompanied by one other person, provided that person furnishes proper identification.

MAINE: You have the right, upon request, to be informed of whether an investigative consumer report was requested, and if one was requested, the name and address of the consumer reporting agency furnishing the report. You may request and receive from the Company, within five business days of our receipt of your request, the name, address and telephone number of the nearest unit designated to handle inquiries for the

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consumer reporting agency issuing an investigative consumer report concerning you. You also have the right, under Maine law, to request and promptly receive from all such agencies copies of any such reports.

MASSACHUSETTS: If we request an investigative consumer report, you have the right, upon written request, to a copy of the report.

NEW YORK: You have the right, upon request, to be informed of whether or not a consumer report was requested. If a consumer report is requested, you will be provided with the name and address of the consumer reporting agency furnishing the report. You may inspect and receive a copy of the report by contacting that agency. Attached below is additional information about New York law.

WASHINGTON STATE: If the Company requests an investigative consumer report, you have the right, upon written request made within a reasonable period of time after your receipt of this disclosure, to receive from the Company a complete and accurate disclosure of the nature and scope of the investigation requested by the Company. You also have the right to request from the consumer reporting agency a written summary of your rights and remedies under the Washington Fair Credit Reporting Act.

Authorization of Background Investigation

I have carefully read and understand this Disclosure and Authorization form and the attached summary of rights under the Fair Credit Reporting Act. By my signature below, I consent to preparation of background reports by a consumer reporting agency such as HireRight, Inc., and to the release of such background reports to the Company and its designated representatives and agents, for the purpose of assisting the Company in making a determination as to my eligibility for employment (including independent contractor assignments, as applicable), promotion, retention or for other lawful employment purposes. I understand that if the Company hires me or contracts for my services, my consent will apply, and the Company may obtain background reports, throughout my employment or contract period.

I understand that information contained in my employment or contractor application, or otherwise disclosed by me before or during my employment or contract assignment, if any, may be used for the purpose of obtaining and evaluating background reports on me. I also understand that nothing herein shall be construed as an offer of employment or contract for services.

I hereby authorize law enforcement agencies, learning institutions (including public and private schools and universities), information service bureaus, credit bureaus, record/data repositories, courts (federal, state and local), motor vehicle records agencies, my past or present employers, the military, and other individuals and sources to furnish any and all information on me that is requested by the consumer reporting agency.

By my signature below, I also certify the information I provided on and in connection with this form is true, accurate and complete. I agree that this form in original, faxed, photocopied or electronic (including electronically signed) form, will be valid for any background reports that may be requested by or on behalf of the Company.

, ·		Please check this box if you would like to receive law) a copy of your background report if one is
Applicant Last Name	First	Middle
Applicant Signature		Date

NEW YORK CORRECTION LAW ARTICLE 23-A

LICENSURE AND EMPLOYMENT OF PERSONS PREVIOUSLY CONVICTED OF ONE OR MORE CRIMINAL OFFENSES

Section 750. Definitions.

- 751. Applicability.
- 752. Unfair discrimination against persons previously convicted of one or more criminal offenses prohibited.
- 753. Factors to be considered concerning a previous criminal conviction; presumption.
- 754. Written statement upon denial of license or employment.
- 755. Enforcement.
- §750. Definitions. For the purposes of this article, the following terms shall have the following meanings:
- (1) "Public agency" means the state or any local subdivision thereof, or any state or local department, agency, board or commission.
- (2) "Private employer" means any person, company, corporation, labor organization or association which employs ten or more persons.
- (3) "Direct relationship" means that the nature of criminal conduct for which the person was convicted has a direct bearing on his fitness or ability to perform one or more of the duties or responsibilities necessarily related to the license, opportunity, or job in question.
- (4) "License" means any certificate, license, permit or grant of permission required by the laws of this state, its political subdivisions or instrumentalities as a condition for the lawful practice of any occupation, employment, trade, vocation, business, or profession. Provided, however, that "license" shall not, for the purposes of this article, include any license or permit to own, possess, carry, or fire any explosive, pistol, handgun, rifle, shotgun, or other firearm.
- (5) "Employment" means any occupation, vocation or employment, or any form of vocational or educational training. Provided, however, that "employment" shall not, for the purposes of this article, include membership in any law enforcement agency.
- §751. Applicability. The provisions of this article shall apply to any application by any person for a license or employment at any public or private employer, who has previously been convicted of one or more criminal offenses in this state or in any other jurisdiction, and to any license or employment held by any person whose conviction of one or more criminal offenses in this state or in any other jurisdiction preceded such employment or granting of a license, except where a mandatory forfeiture, disability or bar to employment is imposed by law, and has not been removed by an executive pardon, certificate of relief from disabilities or certificate of good conduct. Nothing in this article shall be construed to affect any right an employer may have with respect to an intentional misrepresentation in connection with an application for employment made by a prospective employee or previously made by a current employee.
- §752. Unfair discrimination against persons previously convicted of one or more criminal offenses prohibited. No application for any license or employment, and no employment or license held by an individual, to which the provisions of this article are applicable,

shall be denied or acted upon adversely by reason of the individual's having been previously convicted of one or more criminal offenses, or by reason of a finding of lack of "good moral character" when such finding is based upon the fact that the individual has previously been convicted of one or more criminal offenses, unless:

- (1) There is a direct relationship between one or more of the previous criminal offenses and the specific license or employment sought or held by the individual; or
- (2) the issuance or continuation of the license or the granting or continuation of the employment would involve an unreasonable risk to property or to the safety or welfare of specific individuals or the general public.
- §753. Factors to be considered concerning a previous criminal conviction; presumption.
- 1. In making a determination pursuant to section seven hundred fifty-two of this chapter, the public agency or private employer shall consider the following factors:
- (a) The public policy of this state, as expressed in this act, to encourage the licensure and employment of persons previously convicted of one or more criminal offenses.
- (b) The specific duties and responsibilities necessarily related to the license or employment sought or held by the person.
- (c) The bearing, if any, the criminal offense or offenses for which the person was previously convicted will have on his fitness or ability to perform one or more such duties or responsibilities.
 - (d) The time which has elapsed since the occurrence of the criminal offense or offenses.
 - (e) The age of the person at the time of occurrence of the criminal offense or offenses.
 - (f) The seriousness of the offense or offenses.
- (g) Any information produced by the person, or produced on his behalf, in regard to his rehabilitation and good conduct.
- (h) The legitimate interest of the public agency or private employer in protecting property, and the safety and welfare of specific individuals or the general public.
- 2. In making a determination pursuant to section seven hundred fifty-two of this chapter, the public agency or private employer shall also give consideration to a certificate of relief from disabilities or a certificate of good conduct issued to the applicant, which certificate shall create a presumption of rehabilitation in regard to the offense or offenses specified therein.
- §754. Written statement upon denial of license or employment. At the request of any person previously convicted of one or more criminal offenses who has been denied a license or employment, a public agency or private employer shall provide, within thirty days of a request, a written statement setting forth the reasons for such denial.

§755. Enforcement.

- 1. In relation to actions by public agencies, the provisions of this article shall be enforceable by a proceeding brought pursuant to article seventy-eight of the civil practice law and rules.
- 2. In relation to actions by private employers, the provisions of this article shall be enforceable by the division of human rights pursuant to the powers and procedures set forth in article fifteen of the executive law, and, concurrently, by the New York city commission on human rights.

Para informacion en español, visite <u>www.ftc.gov/credit</u> o escribe a la FTC Consumer Response Center, Room 130-A 600 Pennsylvania Ave., N.W., Washington, DC 20580

A SUMMARY OF YOUR RIGHTS UNDER THE FAIR CREDIT REPORTING ACT

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under the FCRA. For more information, including information about additional rights, go to www.ftcgov/credit or write to: Consumer Response Center, Room 130-A, Federal Trade Commission, 600 Pennsylvania Ave. N.W., Washington, DC 20580.

- □ You must be told if information in your file has been used against you. Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment or to take another adverse action against you must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- □ You have the right to know what is in your file. You may request and obtain all the information about you in the files of a consumer reporting agency (your "file disclosure"). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
 - a person has taken adverse action against you because of information in your credit report;
 - you are the victim of identity theft and place a fraud alert in your file;
 - u your file contains inaccurate information as a result of fraud;
 - □ you are on public assistance;
 - you are unemployed but expect to apply for employment within 60 days.

In addition, by September 2005 all consumers will be entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See www.ftc.gov/credit for additional information.

- □ You have the right to ask for a credit score. Credit scores are numerical summaries of your credit-worthiness based on information from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information for free from the mortgage lender.
- □ You have the right to dispute incomplete or inaccurate information. If you identify information in your file that is incomplete or inaccurate, and report it to the consumer reporting agency, the agency must investigate unless your dispute is frivolous. See www.ftc.gov/credit for an explanation of dispute procedures.
- □ Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information. Inaccurate, incomplete or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer agency may continue to report information it has verified as accurate.

- □ Consumer reporting agencies may not report outdated negative information. In most cases, a consumer reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- □ Access to your file is limited. A consumer reporting agency may provide information about you only to people with a valid need usually to consider an application with a creditor, insurer, employer, landlord, or other business. The FCRA specifies those with a valid need for access.
- □ You must give your consent for reports to be provided to employers. A consumer reporting agency may not give out information about you to your employer, or a potential employer, without your written consent given to the employer. Written consent generally is not required in the trucking industry. For more information, go to www.ftc.gov/credit.
- □ You may limit "prescreened" offers of credit and insurance you get based on information in your credit report. Unsolicited "prescreened" offers for credit and insurance must include a toll-free phone number you can call if you choose to remove your name and address from the lists these offers are based on. You may opt-out with the nationwide credit bureaus at 1-888-567-8688.
- □ You may seek damages from violators. If a consumer reporting agency, or, in some cases, a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- □ **Identity theft victims and active duty military personnel have additional rights.** For more information, visit www.ftc.gov/credit.

States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General. Federal enforcers are:

TYPE OF BUSINESS:	PLEASE CONTACT:
Consumer reporting agencies, creditors and others not listed below	Federal Trade Commission: Consumer Response Center – FCRA Washington, DC 20580 1-877-382-4357
National banks, federal branches/agencies of foreign banks (word "National" or initials "N.A." appear in or after bank's name)	Office of the Comptroller of the Currency Compliance Management, Mail Stop 6-6 Washington, DC 20219 800-613-6743
Federal Reserve System member banks (except national banks, and federal branches/agencies of foreign banks)	Federal Reserve Board Division of Consumer & Community Affairs Washington, DC 20551 202-452-3693
Savings associations and federally chartered savings banks (word "Federal" or initials "F.S.B." appear in federal institution's name)	Office of Thrift Supervision Consumer Complaints Washington, DC 20552 800-842-6929
Federal credit unions (words "Federal Credit Union" appear in institution's name)	National Credit Union Administration 1775 Duke Street Alexandria, VA 22314 703-519-4600
State-chartered banks that are not members of the Federal Reserve System	Federal Deposit Insurance Corporation Consumer Response Center 2345 Grand Avenue, Suite 100 Kansas City, MO 64108-2638 1-877-275-3342
Air, surface, or rail common carriers regulated by former Civil Aeronautics Board or Interstate Commerce Commission	Department of Transportation, Office of Financial Management Washington, DC 20590 202-366-1306
Activities subject to the Packers and Stockyards Act, 1921	Department of Agriculture Office of Deputy Administrator- GIPSA Washington, DC 20250 202-720-7051

DISCLOSURE STATEMENT



Providence Health & Services has a long-standing commitment to the safety and security of our patients, employees, and clients. The Washington State Legislature helped us to further insure security of children, vulnerable adults, and developmentally disabled persons being served by Providence Health & Services by requiring us to conduct background checks on any prospective employee, volunteer, independent contractor, intern, resident, or medical staff who will or may have direct contact with or unsupervised access to children, vulnerable adults, or developmentally disabled persons during the course of his or her employment or involvement with Providence Health & Services. The federal government also requires Office of Inspector General excluded individual/entity database checks on all individuals employed by or associated with any business that participates in federally funded health care programs such as Medicare or Medicaid.

YOUR EMPLOYMENT OR CONTINUED EMPLOYMENT IS CONDITIONAL UPON THE RECEIPT OF A SATISFACTORY BACKGROUND REPORT AS DETERMINED BY PROVIDENCE HEALTH & SERVICES. YOUR CONTINUED EMPLOYMENT IS CONDITIONED UPON NOT COMMITTING ANY SUBSEQUENT PROHIBITED ACTS. PROVIDENCE HEALTH & SERVICES RESERVES THE RIGHT TO CONDUCT ADDITIONAL BACKGROUND CHECKS AT ANY TIME DURING YOUR EMPLOYMENT.

Please fully complete the following questions. This information will be maintained in accordance with applicable state and federal laws. Type an "X" to answer Yes or No.

		Yes	No	
	aggravated murder			endangerment with a controlled substance
	first or second degree murder			child abuse or neglect as defined in RCW 26.44.020
	first or second degree kidnapping			first or second degree custodial interference
	first, second, or third degree assault			first or second degree custodial sexual misconduct
	first, second, or third degree assault of a child			malicious harassment
	first, second, or third degree rape			first, second, or third degree child molestation
	first, second, or third degree rape of a child			first or second degree sexual misconduct with a minor
	first or second degree robbery			patronizing a juvenile prostitute
	first degree arson			child abandonment
	first degree burglary			promoting pornography
	first or second degree manslaughter			selling or distributing erotic material to a minor
	first or second degree extortion			custodial assault
	indecent liberties			violation of child abuse restraining order
	incest			child buying or selling
	vehicular homicide			prostitution
	first degree promoting prostitution			felony indecent exposure
	communication with a minor			criminal abandonment
	unlawful imprisonment			manufacturing a controlled substance
	simple or fourth degree assault			delivery of a controlled substance
	sexual exploitation of minors			possession of a controlled substance with intent to manufacture or deliv
	first or second degree criminal mistreatment			any of these crimes as they may have been referred to in the past, renamed in the future, or labeled in another state
r answer is	"ves" to any of the above please describe and pro	vide the	dates(s)	of the conviction(s) and the sentence(s) imposed:

3. Ha	ve you No		Tivioled of any of the following chilles	ū	No	exploitation if the victim was a vulnerable	addit.
		_ first, seco	and, or third degree extortion			forgery	
			and, or third degree theft			any of these crimes as they may have be renamed in the future, or labeled in anoth	
		_ first or se	cond degree robbery				
If your ar	nswer	is "yes" to any	of the above, please describe and pro	ovide the dat	tes(s) o	f the conviction(s) and the sentence(s) im	posed:
4. Yes	S	No	Have you ever been found in any de any minor?	pendency ac	ction to	have sexually assaulted or exploited any	minor or to have physically abused
5. Yes	S	No	Have you ever been found by a cour physically abused any minor?	t in a domes	stic rela	tions proceeding to have sexually abused	or exploited any minor or to have
6. Yes	S	No				I decision to have sexually or physically al inancially exploited any vulnerable adult?	bused or exploited any minor or
7. Yes	S	No	Have you ever been found by a cour vulnerable adult?	t in a protect	tion pro	ceeding under chapter 74.34 RCW, to have	ve abused or financially exploited any
If your ar	nswer	is "yes" to any	r of the questions 4 through 7 above, p	lease descri	ibe and	provide the date(s) of the finding(s) and the	he penalty(ies) imposed:
8. Yes	S	. No				r had your license revoked, suspended, su	
9. Yes	s	No	•			ipation in any federal or state health care	
			estion 8 and/or 9 above, please explain			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	F. • 9. • · · ·
. ,		,	, , , , , , , , , , , , , , , , , , , ,				
against p	person	s, civil adjudi	cations of child abuse, and disciplinar	y board fina	ıl decisi	identification system a report of your reco	sent directly to Providence Health 8
			ill perform an excluded individual/enti ENT WILL BE CONDITIONED UPON			with the Office of Inspector General. If y SATISFACTORY REPORTS.	ou are hired before these reports are
You will	be not	ified of the Sta	ate Patrol's response within ten days a	fter we recei	ive the	report. We will make a copy of the report	available to you upon your request.
UNDER	PENA	LTY OF PER	JURY, I certify that the information on	this form is	true, c	orrect, complete, and not misleading. I u	nderstand that if I am hired, or at any
						complete this form, I can be discharged for hired, my employment is conditioned up	
Services	of a	satisfactory re	eport, as determined by Providence	Health & Se	ervices,	from the Washington State Patrol and	Office of Inspector General, and that
						reports be deemed necessary by Provide if a criminal conviction, civil adjudication,	
any offer	nses li	sted on this f	orm is issued against me or if I am e	xcluded or s	suspen	ded from participation in any federal or s	tate health care program at any time
during the			ployment or involvement with Provid	ence Health	n & Ser	vices. Failure to so notify Providence H	lealth & Services will be grounds for
	to dioc	inargo.					
Signatur	<u> </u>					Social Security Number	Date
Jigilatul	-					Sound Southly Hullipol	240
Exact leg	gal nar	ne, printed		iden name /	other n	ames by which you have been known	Date of birth
Providen	ice He	alth & Service	s representative signature as witness			Date	