application for authorization under the
licensee’s or other entity’s FFD pro-
gram; and
(2) Other licensees and entities will
have access to information docu-
menting the withdrawal as a result of
the information sharing that is re-
quired under this part.
(1) The licensees and other entities
specified in §26.3(a) and, as applicable,
(c) and(d), shall inform, in writing, any
individual who is applying for author-
ization that the following actions re-
lated to providing and sharing the per-
sonal information required under this
subpart are sufficient cause for denial
or unfavorable termination of author-
ization:
(1) Refusal to provide written consent
for the suitable inquiry;
(2) Refusal to provide or the falsifica-
tion of any personal information re-
quired under this part, including, but
not limited to, the failure to report
any previous denial or unfavorable ter-
mination of authorization;
(3) Refusal to provide written consent
for the sharing of personal information
with other licensees or other entities
required under this part; and
(4) Failure to report any legal ac-
tions, as defined in §26.5.

§ 26.55 Initial authorization.

(a) Before granting authorization to
an individual who has never held au-
thorization under this part or whose
authorization has been interrupted for
a period of 3 years or more and whose
last period of authorization was termi-
nated favorably, the licensee or other
entity shall ensure that—
(1) A self-disclosure has been ob-
tained and reviewed under the applica-
ble requirements of §26.61;
(2) A suitable inquiry has been com-
pleted under the applicable require-
ments of §26.63;
(3) The individual has been subject to
pre-access drug and alcohol testing
under the applicable requirements of
§26.65; and
(4) The individual is subject to ran-
dom drug and alcohol testing under the
applicable requirements of §26.67.
(b) If potentially disqualifying FFD
information is disclosed or discovered,
the licensee or other entity may not
grant authorization to the individual,
except under §26.69.


(a) Before granting authorization to
an individual whose authorization has
been interrupted for more than 365
days but less than 3 years and whose
last period of authorization was termi-
nated favorably, the licensee or other
entity shall ensure that—
(1) A self-disclosure has been ob-
tained and reviewed under the applica-
ble requirements of §26.61;
(2) A suitable inquiry has been com-
pleted under the applicable require-
ments of §26.63;
(3) The individual has been subject to
pre-access drug and alcohol testing
under the applicable requirements of
§26.65; and
(4) The individual is subject to ran-
dom drug and alcohol testing under the
applicable requirements of §26.67.
(b) If potentially disqualifying FFD
information is disclosed or discovered,
the licensee or other entity may not
grant authorization to the individual,
except under §26.69.

§ 26.59 Authorization reinstatement.

(a) In order to grant authorization to
an individual whose authorization has
been interrupted for a period of more
than 30 days but no more than 365
days and whose last period of authorization
was terminated favorably, the licensee
or other entity shall ensure that—
(1) A self-disclosure has been ob-
tained and reviewed under the applica-
ble requirements of §26.61;
(2) A suitable inquiry has been com-
pleted under the applicable require-
ments of §26.63;
(3) The individual has been subject to
pre-access drug and alcohol testing
under the applicable requirements of
§26.65; and
(4) The individual is subject to ran-
dom drug and alcohol testing under the
applicable requirements of §26.67.
(b) If potentially disqualifying FFD
information is disclosed or discovered,
the licensee or other entity may not