Office of the Secretary of Defense
Pt. 86, App. B

a. Child development centers, part-day preschools, and enrichment programs.
b. Family child care.
c. Contracted Services, whether personal or non-personal services.
2. Youth Programs.
3. Dependents Schools operated by the Department of Defense.
4. Medical treatment facilities.
5. Other contracted services.
6. Private organizations on DoD installations.
7. Volunteer activities.

1. Background Check Matrix

This identifies the requirements of this part for background checks by category of personnel. These checks are initiated through the personnel offices in collaboration with law enforcement and security personnel. (Reminder: An IRC may only be completed on an individual who is a military member or family member, or who lives or works on a military installation.)

2. Non-appropriated Fund Instrumentalities (NAFI) Employees. FBI, SCHR, and IRC. (DD Form 398–2 and FD Form 258).
3. Foreign National Employees Overseas. IRC and local government check.
4. Temporary Employees. FBI, SCHR, and IRC.
5. Current Employees. FBI and SCHR.
6. Government Contract Employees. FBI, SCHR, and IRC.
7. Other Providers.
   a. Military Members. Military members will have an IRC and, if no current security clearance exists, a name check of the DCII. Checks are not required for military healthcare personnel.
   b. Foster and Respite Care Providers and Family Members (age 12 and older). IRC and Service DCII (for adults).
   c. Family Child Care Providers and Family Members (age 12 and older). IRC and Service DCII (for adults).
   d. Specified Volunteers. IRC.

APPENDIX B TO PART 86—CRITERIA FOR CRIMINAL HISTORY BACKGROUND CHECK DISQUALIFICATION

The ultimate decision to determine how to use information obtained from the criminal history background checks in selection for positions involving the care, treatment, supervision, or education of children must incorporate a common sense decision based upon all known facts. Adverse information is evaluated by the DoD Component Head or designee who is qualified at the appropriate level of command in interpreting criminal history background checks. All information of record both favorable and unfavorable will be assessed in terms of its relevance, recentness, and seriousness. Likewise, positive mitigating factors should be considered. Final suitability decisions shall be made by that commander or designee. Criteria that will result in disqualification of an applicant require careful screening of the data and include, but are not limited to, the following:

A. Mandatory Disqualifying Criteria

Any conviction for a sexual offense, a drug felony, a violent crime, or a criminal offense involving a child or children.

B. Discretionary Criteria

1. Acts that may tend to indicate poor judgment, unreliability, or untrustworthiness in working with children.
2. Any behavior: illness; or mental, physical, or emotional condition that in the opinion of a competent medical authority may cause a defect in judgment or reliability.
3. Offenses involving assault, battery, or other abuse of a victim, regardless of age of the victim.
4. Evidence or documentation of substance abuse dependency.
5. Illegal or improper use, possession, or addiction to any controlled or psychoactive substances, narcotic, cannabinoids, or other dangerous drug.
6. Sexual acts, conduct, or behavior that, because of the circumstances in which they occur, may indicate untrustworthiness, unreliability, lack of judgment, or irresponsibility in working with children.
7. A wide range of offenses such as arson, homicide, robbery, fraud, or any offense involving possession or use of a firearm.
8. Evidence that the individual is a fugitive from justice.
9. Evidence that the individual is an illegal alien who is not entitled to accept gainful employment for a position.
10. A finding of negligence in a mishap causing death or serious injury to a child or dependent person entrusted to their care.

C. Suitability Considerations

In making a determination of suitability, the evaluator shall consider the following additional factors to the extent that these examples are considered pertinent to the individual case:

1. The kind of position for which the individual is applying or employed.
2. The nature and seriousness of the conduct.
3. The recentness of the conduct.
4. The age of the individual at the time of the conduct.
5. The circumstances surrounding the conduct.
6. Contributing social or environmental conditions.
APPENDIX C TO PART 86—STATE INFORMATION

All SCHR checks should be accompanied by the following: 1. State form, if required. If no State form is required, the request should be on letterhead, beginning with the statement that the check is in accordance with Public Law 101–647. The request must include full identifying information, such as: Name, date of birth, social security number, complete addresses, etc.

2. Fingerprint set if required. Some State laws require a fingerprint set either on a State form or forms used by the agency.

3. Release statement signed by the applicant or employee. If required by the State, the release must be notarized.

4. Payment for the SCHR check.

5. Self-addressed, stamped envelope.

The following is an updated listing of State addresses, fees, and other information:

<table>
<thead>
<tr>
<th>Address</th>
<th>Fee</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>State of Alaska, Alaska Dept. of Public Safety, Information Systems Section, 5700 Tudor Road, Anchorage, AK 99507.</td>
<td>20</td>
<td>Fingerprint set if required. Some State laws require a fingerprint set either on a State form or forms used by the agency.</td>
</tr>
<tr>
<td>State of Arkansas, Arkansas State Police, PO Box 5901, Little Rock, AR 72215.</td>
<td>No fee</td>
<td>Name check, written consent required, COMM: 501–221–8233.</td>
</tr>
<tr>
<td>State of California, Dept. of Justice, Bureau of Criminal Justice, Identification and Information Bureau, PO Box 903417, Sacramento, CA 94263–4170.</td>
<td>27</td>
<td>Fingerprint set if required. Some State laws require a fingerprint set either on a State form or forms used by the agency.</td>
</tr>
<tr>
<td>State of Colorado, Crime Information Center, Colorado Bureau of Investigation, 690 Kipling Street, #3000, Lakewood, CO 80215.</td>
<td>4.50</td>
<td>Write/call for form, name check, COMM: 303–239–4229.</td>
</tr>
<tr>
<td>Washington, DC, Identification and Records Division, Metropolitan Police Dept., Room 2076, 300 Indiana Avenue, NW., Washington, DC 20001.</td>
<td>No fee</td>
<td>Name check, written consent required, COMM: 202–727–4245.</td>
</tr>
<tr>
<td>State of Florida, Florida Dept. of Law Enforcement, PO Box 1489, Tallahassee, FL 32302.</td>
<td>10</td>
<td>Name check, check to: Dept. of Law Enforcement, COMM: 904–488–6236.</td>
</tr>
<tr>
<td>State of Georgia, Georgia Criminal Information Center, PO Box 370748, Decatur, GA 30037–0748.</td>
<td>15</td>
<td>Write or call for form, notary and fingerprints required, COMM: 404–244–2644.</td>
</tr>
<tr>
<td>State of Hawaii, Criminal Justice Data Center, 465 South King Street, Room 101, Honolulu, HI 96813.</td>
<td>No fee</td>
<td>Name check, COMM: 808–587–3100.</td>
</tr>
<tr>
<td>State of Idaho, Idaho Dept. of Law Enforcement, Criminal Identification Bureau, 6064 Corporate Lane, Boise, ID 83704.</td>
<td>5</td>
<td>Name check, written consent required, payment to: Dept. of Law Enforcement, COMM: 208–327–7130.</td>
</tr>
<tr>
<td>State of Indiana, Indiana State Police, 100 North Senate Avenue, Room 312, Indianapolis, IN 46204.</td>
<td>7</td>
<td>Write or call for form, name check, COMM: 317–232–8266.</td>
</tr>
<tr>
<td>State of Kansas, Kansas Bureau of Investigation, 1620 Southwest Tyler, Topeka, KS 66612.</td>
<td>10</td>
<td>Write or call for form, name check, $5 per name, over two names, COMM: 913–232–6000.</td>
</tr>
</tbody>
</table>

APPENDIX C TO PART 86—STATE INFORMATION

1. All applications, for each of the categories of individuals identified in §86.3, will include the following questions: “Have you ever been arrested for or charged with a crime involving a child? Have you ever been asked to resign because of or been decertified for a sexual offense? And, if so, “provide a description of the case disposition.” For FCC, foster care, and respite care providers, this question is asked of the applicant regarding all adults, and all children 12 years and older, who reside in the household.

2. All applications shall state that the form is being signed under penalty of perjury. In addition, a false statement rendered by an employee may result in adverse action up to and including removal from Federal service.

3. Evaluation of criminal history background checks is made and monitored by qualified personnel at the appropriate level designated by the Component. Final suitability decisions are made by the designee.

7. The absence or presence of rehabilitation or efforts toward rehabilitation.

8. The nexus of the arrests in regard to the job to be performed.

D. Questions

APPENDIX C TO PART 86—STATE INFORMATION

7. The absence or presence of rehabilitation or efforts toward rehabilitation.

8. The nexus of the arrests in regard to the job to be performed.