



InfoScreen

SPECIALISTS IN PRE-EMPLOYMENT BACKGROUND SEARCH
CREDIT INSPECTION REPORTS • COMMERCIAL DUE DILIGENCE

SERVICE AGREEMENT

IN COMPLIANCE WITH 15 U.S.C. 1681 (FAIR CREDIT REPORTING ACT)

The undersigned (Client) petitions InfoScreen Inc. for the use of its services in this service agreement upon the basis shown below and agrees that the following shall constitute such agreement. InfoScreen agrees to provide and the Client agrees to accept, for the purpose indicated below, information on individuals (subjects) reports consisting of credit and/or background information obtained through repositories i.e. public records and tenancy information.

THE CLIENT AGREES:

1. To comply with all of the provisions of the fair credit reporting act.
2. To hold credit information for its exclusive use. The client shall not permit the subject of a credit report to access his or her report.
3. To hold all information as confidential. Information is not to be disclosed to the subject of the report, or any other party, except to the extent that disclosure to others is required by law.
4. That Clients and their employees will be forbidden to obtain reports on themselves, associates or any other person except in the exercise of their official duties.
5. That the credit, court, driving, criminal and other searches will be used for the following permissible reasons as defined by FCRA;
 - a. For employment/ pre-employment purposes.
 - b. To review or extend credit or to review for collection purposes.
 - c. For clients own and exclusive use.
 - d. Assist in commercial due diligence.
 - e. For the underwriting of insurance or leasing qualifications.
6. To hold information provided by or through InfoScreen in strict confidence. In the event information is disclosed and subsequently leads to any claims or litigation, the client agrees to save and hold harmless InfoScreen from any loss or injury to the client resulting from the release of confidential information.
7. Client will obtain written authorization from subjects of credit search and retain such authorization in employee personnel file. Authorizations or copies of same must be forwarded to InfoScreen. Clients responsibility to secure and retain such authorizations constitute release of information and consent to the credit and other reports ordered from InfoScreen.
8. InfoScreen Inc. cannot guarantee the accuracy of data as it is reported to us.
9. To pay upon receipt of statement for the services rendered during the previous 30 day period.

INFOSCREEN AGREES:

1. To furnish all available pertinent data on individuals, firms or corporations as requested by client. InfoScreen will in every case strive to achieve 72 hour turn around but can in no way be held to such timeframe since not all sources of information are electronic or within our control.
2. To use good faith in attempting to obtain credit and other data from only sources or repositories deemed reliable and will report such data unedited to promote accuracy in its transmission.

TERMS: C.O.D. , upon receipt of monthly invoice or discounted prepaid escrow account (circle one)

BY:..... BY:.....
for InfoScreen Client.....

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