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5.01: Scope and Purpose

- (1) 803 CMR 5.00 is issued in accordance with M.G.L. c. 6, §§ 167A and 172; andM.G.L. c. 30A.
- (2) 803 CMR 5.00 sets forth procedures <u>for</u> the <u>use of CORI for purpose of</u> evaluating applicants forrental or lease <u>of</u> housing <u>as well as for the storage and dissemination of CORI.</u> 803 CMR 5.00 further sets forth procedures for storingand disseminating CORI received during the evaluation of applicants for rentalor lease housing.
- (3) 803 CMR 5.00 applies to landlords, real estate agents, public housingauthorities, and property management companies that request CORI for thepurpose of screening applicants for the rental or lease of housing.

(4) Nothing contained in 803 CMR 5.00 shall be interpreted to limit the authoritygranted to the Criminal Record Review Board (CRRB) or to the Department of Criminal Justice Information Services (DCJIS) by the Massachusetts General Laws.

5.02: Definitions

All definitions set forth in 803 CMR 2.00, 7.00, 8.00, 9.00, 10.00 and 11.00 are incorporated herein by reference. The following additional As used in 803 CMR 5.00, the following words and phrases as used in 803 CMR 5.00 shall have the following meanings:

- Consumer Reporting Agency (CRA). Any person or organization which, formonetary fees, dues, or on a cooperative, nonprofit basis, regularly engages inwhole, or in part, in the practice of assembling or evaluating consumer, criminalhistory, credit, or other information on consumers for the purpose of furnishingconsumer reports to third parties, and which uses any means or facility of interstatecommerce for the purpose of preparing or furnishing consumer reports.
- <u>Criminal Offender Record Information (CORI).</u> Information as defined in 803CMR 2.03: <u>Criminal Offender Record Information Inclusions and Exclusions.</u>
- Criminal Record Review Board (CRRB). A statutorily created board within the Department of Criminal Justice Information Services (DCJIS) that reviewscomplaints and investigates incidents involving allegations of violations of the lawsgoverning CORI, M.G.L. c. 6, §§ 167A and 172; and 803 CMR 2.00: Criminal Justice Information Sanuicas.
- Department of Criminal Justice Information Services (DCJIS or the Department). The Common-wealth agency statutorily designated to provide a public safetyinformation system and network to support data collection, information sharing and interoperability for the Commonwealth's criminal justice and law enforcement community; to oversee the authorized provision of Criminal Offender RecordInformation to the non-criminal justice community; to provide support to the Criminal Record Review Board; to operate the Firearms Records Bureau; and toprovide and technically support the Victim Notification Registry for the victims of crime.
- <u>Housing Applicant.</u> An individual who applies to rent or lease housing, includingmarket rate and subsidized housing.
- <u>iCORI</u>. The internet-based system used in the Commonwealth to access CORI anto obtain self-audits.
- <u>Landlord.</u> An individual that owns and rents or leases housing to another individual or business entity.
- <u>Market Rate Housing.</u> Housing that is privately owned and not subsidized by anyfederal or state housing program. Market rate housing shall include housing forwhich the landlord or property management company receives a subsidized housing voucher.
- <u>Public Housing Authority.</u> A federal, state, or local governmental entity charged with administering any federal or state-funded subsidized housing program.
- <u>Property Management Company.</u> A business entity that owns housing property to rent or lease or acts on behalf of an owner of housing to rent or lease housingproperty. <u>Property Management Company, as referenced in 803 CMR 5.00, shall include, but not be limited to, a condo association where such condo association self-manages the rental or lease of housing.</u>

Real Estate Agent. An individual or business entity that acts as an agent on behalfof a landlord or property management company to rent or lease housing.

<u>Subsidized Housing.</u> Any program of rental assistance <u>for low or moderate incomepersons</u> funded by the state or federal government. However, subsidized housingshall not include market rate housing for which the landlord or propertymanagement company receives a subsidized housing voucher.

5.03: iCORI Registration

To access the iCORI system, a requestor must first register for an iCORI account as outlined in 803 CMR 2.04.

- (1) iCORI access requires iCORI registration.
- (2) iCORI account registration requires access to a computer and the internet.
- (3) iCORI registrants shall provide:
 - (a) theiCORI registrant's identifying information as required by DCJIS; and
 - (b) identification of the purpose for which the iCORI registrant requests access to CORI including any statutory, regulatory, or accreditation requirements that mandate CORI or criminal history screening.
- (4) iCORI registrants shall complete iCORI training.
- (5) iCORI registrants shall agree to all iCORI terms and conditions.
- (6) An iCORI registration fee may be required.
- (7) iCORI registration shall expire after one calendar year.
- (8) After expiration, the iCORI registrant shall renew its registration before accessing additional CORI.
- (9) To renew a registration, the iCORI registrant shall:
 - (a) completeiCORI training again; and
 - (b) agree to all iCORI terms and conditions again.
- (10) An iCORI registration renewal fee may be required.
- (11) A CRA shall keep its registration information updated.

5.04: Access to Criminal Offender Record Information (CORI) by Landlords, Property Management Companies, and Real Estate Agents to Evaluate Housing Applicants for Market Rate Housing

- (1) A landlord, property management company, or real estate agent may request <u>standard access</u> CORI, <u>as defined in 803 CMR 2.05(4)</u>, <u>on regarding</u> a housing applicant who is applying for market rate housingowned or controlled by the landlord, property management company or realestate agent for the purpose of evaluating the housing applicant for housing.
- (2) No landlord, property management company, or real estate agent shall use <u>standard</u> <u>access CORI</u>, as <u>defined in 803 CMR 2.05(4)</u>, to evaluate <u>accessed pursuant to 803 CMR 2.05(4)</u>: <u>Levels of Access to Criminal OffenderRecord Information to evaluate an individual seeking to buy or sell realproperty or for the purpose of screening <u>household members</u>.</u>
- (3) ANo landlord, property management company, or real estate agent may request open access CORI, as defined in 803 CMR 2.05(5), for the purpose of screening an individual other than a regarding household member so other than the housing applicant.

5.05: Access to Criminal Offender Record Information (CORI) by Public Housing Authorities and Certain Property Management Companies to Evaluate Housing Applicants for Subsidized Housing

- (1) Prior to accessing CORI to evaluate a housing applicant for subsidized housing,each public housing authority and property management company thatadministers a subsidized housing program for qualifying subsidized housingunits shall register for an iCORI account pursuant to 803 CMR 5.03.
- (2) A public housing authority or property management company that administers a subsidized housing program for qualifying subsidized housing units may request required 1 CORI access, as defined in 803 CMR 2.05(3) regarding a housing applicant who is applying for subsidized housingowned or controlled by the public housing authority or property management company that administers a subsidized housing program for qualifying subsidized housing units for the purpose of evaluating the housing applicant.
- (3) Public housing authorities and property management companies that administera subsidized housing program for qualifying subsidized housing units shall screenhousing applicants for subsidized housing only as provided by state and federallaw.
- (4) A property management company that administers a subsidized housing programfor qualifying subsidized housing units that also manages or owns market ratehousing shall not use required access to CORI pursuant to 803 CMR 2.05(3): Levels of Access to Criminal Offender Record Information to evaluate housing applicants for market rate housing. Said entities Such property management companies may access standard or open CORI access, as provided in 803 CMR 5.04 for this purpose pursuant to 803 CMR 2.05(4): Levels of Access to Criminal OffenderRecord Information to evaluate housing applicants for market rate housing.
- (5) A public housing authority may qualify to receive national criminal historyinformation from the Federal Bureau of Investigation by executing amemorandum of understanding with the local police department, and DCJIS.
 - (a) National criminal history information received under this provision shall beused only as permitted by federal and state laws for the purpose ofdetermining suitability for subsidized housing programs.
 - (b) Improper access or dissemination of national criminal history informationmay result in both criminal and civil sanctions.

5.06: Procedures for Requesting Criminal Offender Record Information (CORI) to Evaluate a Housing Applicant

- (1) Prior to submitting a CORI request to evaluate a housing applicant, a landlord,property management company, real estate agent, or public housing authorityshall <u>obtain a signed CORI acknowledgment form and follow all procedures related to the CORI acknowledgment form and verification of identity procedures as set forth in 803 CMR 2.09.÷</u>
 - (a) complete and maintain a CORI Acknowledgement Form for each housingapplicant to be screened;
 - (b) verify the identity of the housing applicant;
 - (c) obtain the housing applicant's signature on the CORI AcknowledgementForm; and

(d) sign and date the CORI Acknowledgement Form certifying that the housingapplicant was properly identified.

- (2) A CORI Acknowledgement form may be collected electronically in accordance with the provisions of 803 CMR 2.10. To complete the CORI Acknowledgement Form, the housing applicant shallprovide:
- (a) all names that have been used by the housing applicant or by which thehousing applicant has been known; and
- (b) any different name or date of birth for the housing applicant that the housing applicant is aware appears in the CORI database.
- _(3) A landlord, property management company, real estate agent, or public housingauthority shall verify a housing applicant's identity by examining agovernment issued identification. Acceptable types of government issuedidentification are:
 - (a) a state-issued driver's license;
 - (b) a state-issued identification card with a photograph;
 - (c) a passport; and
 - (d) a military identification.
- (4) If a housing applicant does not have an acceptable government issuedidentification, a landlord, property management company, real estate agent, orpublic housing authority shall verify the housing applicant's identity by otherforms of documentation as determined by DCJIS.
- (5) If a landlord, property management company, real estate agent, or publichousing authority is unable to verify a housing applicant's identity and signature in person, the housing applicant may submit a completed CORI AcknowledgementForm acknowledged by the housing applicant before a notary public.
- (6) A landlord, property management company, real estate agent, or public housingauthority shall submit the housing applicant's name, date of birth, and, ifavailable, the last six digits of the housing applicant's social security number.
- (7) To retrieve CORI from the iCORI system, a housing applicant's name, date of birth, and partial social security number as submitted by the landlord, propertymanagement company, real estate agent, or public housing authority must match the if it information in the iCORI database exactly.
- (8) If a housing applicant has additional names or dates of birth, the landlord, property management company, real estate agent, or public housing authoritymay submit additional requests.
- (9) A landlord, property management company, real estate agent, or publichousing authority may be required to pay a fee for each separate CORI request.
- (340) Nothing in 803 CMR 5.00 shall be construed to prohibit a landlord, propertymanagement company, real estate agent, or public housing authority frommaking an adverse housing decision on the basis of a housing applicant'sobjection to a request for CORI.
- (411) CORI Acknowledgement forms must be retained by the landlord, propertymanagement company, real estate agent, or public housing authority for aminimum of one year from the date of the housing applicant's signature.
- (5) Subsequent CORI request for a housing applicant's CORI may only be submitted as authorized by applicable state and federal law.

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(a) When subsequent CORI requests are authorized under applicable state or federal law, procedures related to subsequent verification of identity as set forth in 803 CMR 2.11 shall apply to the request.

5.07: Criminal Offender Record Information (CORI) Policy Requirement for Certain Requestors and Need to Know Requirements

- (1) Any landlord, property management company, real estate agent, or publichousing authority shall maintain a CORI policy, need to know list and individual agreements of non-disclosure as provided in 803 CMR 2.16. that annually conducts five or more criminal backgroundinvestigations, whether CORI is obtained from DCJIS or any other source, shallmaintain a written CORI policy, which must meet the minimum standards of the DCJIS model CORI policy.
- (2) DCJIS shall maintain a model CORI policy on a DCJIS website.
- (3) A CORI policy may be developed and maintained regardless of the number of CORI requests conducted.

5.08: Delivery of Criminal Offender Record Information (CORI) Results

- Where fully automated, criminal history records will be returned to the landlord, property management company, real estate agent, or public housing authorityelectronically. Otherwise, a manual search shall be conducted and a responsewill be delivered upon completion of the search.
- (2) CORI requested electronically through iCORI may be viewed through therequesting landlord, property management company, real estate agent, or publichousing authority's account.
- (3) CORI requested by paper submission shall be sent to the requesting landlord, property management company, real estate agent, or public housing authority byfirst class mail.

5.085.09: Storage and Retention of Criminal Offender Record Information (CORI)

- (1) Hard copies and electronic copies of CORI shall only be retained and stored as provided in 803 CMR 2.12.
- (2) CORI shall not be retained for longer than seven years from the last date of residency of the housing applicant in the housing unit or the date of the housing decision regarding the housing applicant, whichever is later.
- (1) Landlords, property management companies, real estate agents, and publichousing authorities shall store hard copies of CORI in a locked and securelocation, such as a file cabinet. Landlords, property management companies, real estate agents, and public housing authorities shall limit access to the lockedand secure location to employees who have been approved by them to access CORI.
- (2) Landlords, property management companies, real estate agents, and publichousing authorities shall password protect and encrypt electronically storedCORI. Landlords, property management companies, real estate agents, and public housing authorities shall limit password access to only those employees who have been approved by them to access CORI.
- (3) CORI shall not be stored using public cloud storage methods.
- (4) Each landlord, property management company, real estate agent, or publichousing authority shall not retain CORI for longer than seven years from the lastdate of residency

of the housing applicant in the housing unit owned or managedby the requesting landlord, property management company, real estate agent, or public housing authority or the date of a housing decision regarding the housing applicant whichever is later.

5.095.10: Destruction of Criminal Offender Record Information (CORI)

- Hard and electronic copies of CORI shall only be destroyed in accordance with the provisions of 803 CMR 2.13.
- (1) Each landlord, property management company, real estate agent, or public housing authority shall destroy hard copies of CORL by shredding or otherwisebefore disposing of CORL.
- (2) Each landlord, property management company, real estate agent, or publichousing authority shall destroy electronic copies of CORI by deleting them from the hard drive on which they are stored and from any system used to back up theinformation before disposing of CORI.
- (3) Each landlord, property management company, real estate agent, or public housing authority shall appropriately clean all information by electronic ormechanical means before disposing of or repurposing a computer used to storeCORI.

5.11: Required Dissemination of <u>Criminal Offender Record Information (CORI)</u> or other <u>Criminal History Information by a Landlord, Property Management Company, Real</u> Estate Agent, or Public Housing Authority

- (1) Each landlord, property management company, real estate agent, or publichousing authority shall provide a copy of <u>a housing applicant's the CORI</u> or other criminal historyinformation and <u>shall disclose the the source of the other criminal history</u> information, to him/her regarding ahousing applicant to the housing applicant:
 - (a) before asking the housing applicant any questions about regarding the housing applicant's criminal history; and
 - (b) before making an adverse housing decision based on the housing applicant's CORI or other criminal history information.
- (2) Each property management company or public housing authority that is overseen, regulated, or supervised by a governmental entity shall, upon request, disseminate CORI to that governmental entity's staff.
- (3) Each public housing authority shall disseminate a housing applicant's CORI tothe housing applicant or the housing applicant's advocate. However, beforereceiving the housing applicant's CORI, a housing applicant's advocate shallprovide a release signed by the housing applicant authorizing the advocate toreceive or review the CORI.

5.115.12: Permissive Dissemination of Criminal Offender Review Information (CORI) by a Landlord, Property Management Company, Real Estate Agent, or Public Housing Authority

- (1) A landlord, property management company, or real estate agent may disseminate CORI to the housing applicant.
- (2) If a landlord, property management company, real estate agent or public housingauthority is a party to a complaint or legal action as a result of any decisionbased on CORI, the landlord, property management company, real estate agent or public housing authority

- may disseminate CORI in the tenant appeals process orto an administrative agency or court for the purpose of defending its decision.
- (3) A property management company or real estate agent may disseminate CORI to the owner of the housing unit for which the housing applicant is applying. Apublic housing authority may disseminate CORI to the owner of the housing unitfor which the housing applicant is applying unless the public housing authority, in lieu of the owner of the housing unit, is responsible for determining compliance with CORI requirements for renting or leasing such housing.
- (4) A property management company or public housing authority may disseminateCORI to its staff who the property management company or public housingauthority have been authorized to request, receive, or review CORI for the purposes of determining whether to rent or lease housing.
- (5) Each public housing authority may disseminate a housing applicant's CORI to the applicant's advocate. However, before receiving the housing applicant's CORI, an applicant's advocate shall provide a release, signed by the housing applicant, authorizing the advocate to receive or review the CORI.

5.125.13: Requirement to Maintain a Secondary Dissemination Log

- (1) CORI may only be disseminated as provided in 803 CMR 5.11 and 5.12 or as otherwise authorized by law.
- (24) Following dissemination of a housing applicant's CORI outside of the landlord, property management company, real estate agent, or public housing authority's organization, the entitylandlord, property management company, real estate agent, or public housing authority shall record such dissemination in a secondary dissemination log.
- (3) The dissemination of information must be logged in accordance with the requirements set forth in 803 CMR 2.17.
- (2) The secondary dissemination log must include:
 - (a) the housing applicant's name;
 - (b) the housing applicant's date of birth;
 - (c) the date and time of dissemination:
 - (d) the name of the person to whom the CORI was disseminated along with thename of the organization for which the person works, if applicable; and
 - (e) the specific reason for dissemination.
- (3) The secondary dissemination log may be maintained electronically or in a hardcopy.
- (4) Secondary dissemination log entries shall be maintained for at least one year.
- (5) A secondary dissemination log shall be subject to audit by DCJIS.

5.135.14: Limitation on Dissemination and Use of Criminal Offender Record Information (CORI)

- (1) CORI accessed pursuant to 803 CMR 5.04 by a landlord, property management company, or real estate agent shall be used solely for determining whether torent or lease real property to the housing applicant.
- (2) CORI accessed pursuant to 803 CMR 5.05 by a property management companyor public housing authority shall be used solely to determine whether thehousing applicant qualifies for a subsidized housing program.

(3) Except as provided in 803 CMR 5.11 and 803 CMR 5.12, a landlord, propertymanagement company, real estate agent or public housing authority shall not disseminate CORI received pursuant to 803 CMR 5.04 or 803 CMR 5.05.

5.14 5.15; Adverse Housing Decision Based on Criminal Offender Record Information (CORI) or Other Criminal History Information

- (1) Before taking adverse action on a housing applicant's application for housingbased on the housing applicant's CORI or criminal history information, a landlord, property management company, or real estate agent shall:
 - (a) comply with applicable federal and state laws and regulations;
 - (b) notify the housing applicant in person, by telephone, fax, or electronic orhard copy correspondence of the potential adverse housing action;
 - (c) if the CORI or other criminal history information was received from a CRA, provide the housing applicant with a pre-adverse action disclosure that includes a copy of the housing applicant's consumer report and a copy of a A Summary of Your Rights Under the Fair Credit Reporting Act, published by the Federal Trade Commission and obtained from the CRA, by meeting the housing applicant in person, by telephone, by electronic communication, by fax or by hard copy correspondence.
 - (de) provide the a copy of the housing applicant with a copy of his/her's-CORI or other criminal history and disclose to the housing applicant including the source of the other criminal historyinformation;
 - (ed) provide a copy of the entity's-landlord, property management company, or real estateagent's CORI Policy, if applicable;
 - (fe) identify the information that is in the housing applicant's CORI that forms the basisfor the potential adverse action;
 - (gf) provide the housing applicant with the opportunity to dispute the accuracy of the information contained in the CORI;
 - (hg) when CORI is considered as a part of the potential adverse action, provide the housing applicant with a copy of DCJIS information regardingthe process for correcting CORI; and
 - (h) document all steps taken to comply with these requirements. 803 CMR 5.15(1)(a) through (g).
- (2) A public housing authority or property management company that administers asubsidized housing program for qualifying subsidized housing units that takes anadverse housing action based on CORI or criminal history information shall:
 - (a) comply with applicable federal and state laws and regulations pertaining tosuitability for subsidized housing;
 - (b) notify the housing applicant in person, by telephone, fax, or electronic orhard copy correspondence of the adverse housing action;
 - (c) if the CORI or other criminal history information was received from a CRA, provide the housing applicant with a pre-adverse action disclosure that includes a copy of the housing applicant's consumer report and a copy of a A Summary of Your Rights Under the Fair Credit Reporting Act, published by the Federal Trade Commission and obtained from the CRA, by meeting the housing applicant in

person, by telephone, by electronic communication, by fax or by hard copy correspondence.

- (de) provide a copy of the housing applicant's CORI or criminal history information and disclose the source of the criminal history information;
- (e) provide a copy of the entity's CORI policy, if applicable;
- (f) identify the information that is the basis for the potential adverse action;
- (gd) provide information regarding the process to appeal the adverse decision; and
- (he)when CORI is considered as a part of the potential adverse action, provide DCJIS information concerning the process for correcting a criminal record.
- (i) document all steps taken to comply with these requirements.
- (3) Before taking adverse action on a housing applicant's application for housing because of the housing applicant's criminal history information that was received from a source other than DCJIS, a landlord, property management company, orreal estate agent shall:
 - (a) comply with applicable federal and state laws and regulations, if any;
 - (b) notify the housing applicant in person, by telephone, fax, or electronic orhard copy correspondence of the potential adverse housing action;
 - (c) provide a copy of the housing applicant's criminal history information to thehousing applicant including the source of the other criminal historyinformation:
 - (d) provide a copy of the landlord, property management company, or real estateagent's CORI Policy, if applicable;
 - (e) provide the housing applicant with the opportunity to dispute the accuracy of the criminal history information;
 - (f) provide the housing applicant with a copy of DCJIS information concerningthe process for correcting criminal records; and
 - (g) document all steps taken to comply with 803 CMR 5.15(3)(a) through (f).

5.155.16: Use of a Consumer Reporting Agency (CRA) to Make Housing Decisions

- (1) A landlord, property management company, real estate agent, or public housingauthority may <u>utilize the services of use</u> a CRA to request CORI regarding a housing applicant.
 - (a) Before a CRA can request CORI from DCJIS on behalf of a landlord, property management company, real estate agent, or public housing authority, the landlord, property management company, real estate agent, or public housing authority, the housing entity shall:
 - Register for an iCORI account and designate the CRA as an entity authorized to perform CORI checks on its behalf;
 - 2. Nnotify the housing applicant, in writing and in a separate documentconsisting solely of this notice, that a consumer report may be used in thehousing decision making process; and
 - 32. Oobtain the housing applicant's separate written authorization to conductbackground screening before asking a CRA for the report about thesubject. A landlord, property management company, real estate agent,or public housing authority shall not substitute the CORI AcknowledgementForm for this written authorization.

- 4. Obtain a signed CORI acknowledgment form and follow all requirements pertaining to verification of identity as set forth in 803 CMR 2.09.
- (b) A landlord, property management company, real estate agent, or publichousing authority shall also provide <u>requiredeertain</u> information to the CRA beforerequesting CORI through a CRA.
 - 1. The housing entity landlord, property management company, real estate agent, or publichousing authority shall certify to the CRA that it the landlord, propertymanagement company, real estate agent, or public housing authority is incompliance with the Federal Fair Credit Reporting Act (FCRA), 15U.S.C. § 1681.
 - 2. The housing entitylandlord, property management company, real estate agent, or publichousing authority shall certify to the CRA that it the landlord, propertymanagement company, real estate agent, or public housing authority willnot misuse any information in the report in violation of federal or statelaws or regulations.
 - 3. The housing entityelandlord, property management company, real estate agent, or publichousing authority shall provide accurate identifying information for thehousing applicant to the CRA and the purpose for which the subject's CORI is being requested.
- _(2) Before taking adverse action on a housing applicant's application for housingbased on the housing applicant's CORI received from a CRA, the landlord, property management company, real estate agent, or public housing authority shall:
 - _(a) provide the housing applicant with a pre-adverse action disclosure thatincludes a copy of the housing applicant's consumer report and a copy of ASummary of Your Rights Under the Fair Credit Reporting Act, published bythe Federal Trade Commission and obtained from the CRA by meeting thehousing applicant in person, by telephone, by electronic communication, byfax, or by hard copy correspondence.
 - (b) notify the housing applicant of the potential adverse decision;
 - (e) provide a copy of the landlord, property management company, real estateagent, or public housing authority's CORI Policy, if applicable, to thehousing applicant;
 - (d) identify the information in the CORI that provides the basis for theinclination to make an adverse decision;
 - (e) provide a copy of the CORI to the housing applicant;
 - (f) provide the housing applicant with a copy of the DCHS information concerning the process for correcting a criminal record;
 - (g) provide the housing applicant with an opportunity to dispute the accuracy of the information contained in the CORI; and
 - (h) document all steps taken to comply with 803 CMR 5.16(2).
- _(3) Before taking adverse action on a housing applicant's application for housingbecause of the housing applicant's criminal history information that was receivedby a CRA from a source other than DCJIS, a landlord, property management company, or real estate agent shall:
 - (a) provide the housing applicant with a pre-adverse action disclosure thatincludes a copy of the housing applicant's consumer report and a copy of ASummary of Your Rights Under the Fair Credit Reporting Act, published by

Commission and obtained from the CRA by meeting thehousing applicant in person, by telephone, by electronic communication, byfax, or by hard copy correspondence;

- (b) provide a copy of the criminal history to the housing applicant;
- (c) provide the housing applicant with an opportunity to dispute the accuracy of the criminal history information;
- (d) provide a copy of the landlord, property management company, real estateagent, or public housing authority's CORI Policy, if applicable, to thehousing applicant;
- (e) provide the housing applicant with a copy of the DCJIS informationconcerning the process for correcting a criminal record; and
- (f) document all steps taken to comply with 803 CMR 5.16(3).

5.165.17: Audits by Department of Criminal Justice Information Services (DCJIS)

- (1) Any landlord, property management company, real estate agent, or publichousing authority that obtains CORI from DCJIS shall be subject to an audit<u>as described in 803</u> CMR 2.21. conducted by DCJIS.
- (2) Each landlord, property management company, real estate agent, or publichousing authority who requests CORI shall respond to, and participate in, auditsconducted by DCJIS.
 - (a) Failure to cooperate with, or to respond to, an audit may result in immediaterevocation of CORI access.
 - (b) DCJIS may restore CORI access upon completion of its audit.
 - (e) DCJIS may also initiate a complaint with the CRRB against any landlord, property management company, real estate agent, or public housing authority for failure to respond to, or to participate in, an audit.
- _(3) During a DCJIS audit, the landlord, property management company, real estateagent, or public housing authority shall provide, or allow DCJIS audit staff toinspect, certain CORI-related documents, including, but not limited to:
 - (a) CORI Acknowledgement Forms;
 - (b) secondary dissemination logs;
 - (c) the organization's CORI Policy; and
 - (d) documentation of any adverse housing decisions based on CORI.
- (4) During an audit, DCJIS audit staff shall assess the landlord, propertymanagement company, real estate agent, or public housing authority'scompliance with statutory and regulatory requirements, including, but notlimited to:
 - (a) if the landlord, property management company, real estate agent, or publichousing authority properly registered for the appropriate level of CORIaccess and provided correct registration information;
 - (b) if the landlord, property management company, real estate agent, or publichousing authority is properly completing and retaining CORIAcknowledgement Forms;
 - (e) if the landlord, property management company, real estate agent, or publichousing authority is requesting CORI in compliance with 803 CMR2.00: Criminal Offender Record Information;
 - (d) if the landlord, property management company, real estate agent, or publichousing authority is properly storing and safeguarding CORI;
 - (e) if the landlord, property management company, real estate agent, or publichousing

authority is properly maintaining a secondary dissemination log;

- (f) if the landlord, property management company, real estate agent, or publichousing authority is screening only those individuals permitted by law; and
- (g) if the landlord, property management company, real estate agent, or publichousing authority has a CORI policy that complies with DCJIS requirements.
- (5) Audit Results May be Published.
- (6) If the DCJIS auditors determine that the landlord, property management company, real estate agent, or public housing authority is not in compliance with statutory or regulatory CORI requirements, DCJIS may initiate a complaint against the organization with the CRRB.
- (7) DCJIS may also refer the audit results to state or federal law enforcementagencies for criminal investigation.

5.175.18: Landlord, Property Management Company, Real Estate Agent, or Public Housing Authority Access to CORI for Purposes Other than the Evaluation of a Housing Applicant Nothing in 803 CMR 5.00 shall limit the ability of a landlord, propertymanagement company, real estate agent, or public housing authority to access CORIpursuant to any other section chapter of 803 CMR 2.00 ct. seq. (Department of Criminal Justice Information Services) including, but not limited to access as an employer or member of the general public pursuant to 803 CMR 2.00: Criminal Offender RecordInformation.

5.185.19: Severability

If any provision of 803 CMR 5.00 or the application thereof is held to be invalid, such invalidity shall not affect the other provisions or the application of any otherpart of 803 CMR 5.00 not specifically held invalid, and to this end the provisions of 803 CMR 5.00 and various applications thereof are declared to be severable.

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