#### 803 CMR 7.00: CRIMINAL JUSTICE INFORMATION SYSTEM (CJIS)

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7.01: Purpose and Scope

- 803 CMR 7.00 is issued in accordance with M.G.L. c. 6, §§ 167A and 172;-and in accordance with 28 CFR 20: *Criminal Justice Information System* as it relates to criminal justiceinformation systems maintained by the FBI.
- (2) 803 CMR 7.00 sets forth the roles, responsibilities, and policies that apply to allagencies and individuals either directly accessing the Criminal JusticeInformation System (CJIS) or using the data obtained from or through it.CJIS.
- (3) 803 CMR 7.00 applies to all criminal justice agencies, as defined by both M.G.L. c. 6, § 167, and 28 CFR 20: *Criminal Justice Information Systems*, andto all individuals accessing, using, collecting, storing, or disseminating criminaljustice information, including criminal history record information, obtainedfrom <u>or through</u> CJIS or any other system or source to which <u>Department of CriminalJustice Information Services</u> (DCJIS) provides access.
- (4) Nothing contained in 803 CMR 7.00 shall be interpreted to limit the authoritygranted to the Criminal Record Review Board (CRRB) or to the (DCJIS) by theMassachusetts General Laws.

## 7.02: Definitions

- All definitions set forth in 803 CMR 2.00, 5.00, 8.00, 9.00, 10.00 and 11.00 are incorporated herein by reference. The following additional words and phrases asAs used in 803 CMR 7.00, the following words and phrases shall have thefollowing meanings:
  - Agency Head. The chief law enforcement or criminal justice official (*e.g.*, Chief ofPolice, Colonel, Commissioner, Executive Director, *etc.*) at an agency with access to the CJIS or the information contained therein.

- Backup CJIS Representative. An employee of a criminal justice agency designated by the agency head to be the agency's secondary point of contact with the Department of Criminal Justice Information Services (DCJIS).
- <u>CJIS Authorized User.</u> An employee within a criminal justice agency that isauthorized to use CJIS in performance of the employee's official duties.
- Criminal History Record Information (CHRI).Criminal history record information meansinformation collected nationwide by criminal justice agencies on individuals consisting ofidentifiable descriptions and notations of arrests, detentions, indictments, informations, orother formal criminal charges, and any disposition arising therefrom, including acquittal,sentencing, correctional supervision, and release. The term does not include identificationinformation such as fingerprint records if such information does not indicate theindividual's involvement with the criminal justice system.
- CJIS Authorized User. An employee within a criminal justice agency that isauthorized to use the CJIS in performance of the employee's official duties.
- <u>Criminal Justice Agency (CJA).</u> Pursuant to M.G.L. c. 6, § 167 criminal justiceagencies are defined in Massachusetts as, "those agencies at all levels of governmentwhich perform as their principal function, activities relating to:
  - (a) crime prevention, including research or the sponsorship of research;
  - (b) the apprehension, prosecution, adjudication, incarceration, or rehabilitation of criminal offenders; or
  - (c) the collection, storage, dissemination or usage of criminal offender recordinformation."
  - The DCJIS is also required to adhere to the federal definition of criminal justice agency found in 28 CFR 20: *Criminal Justice InformationSystems* when granting access to data existing in systems and sources outsideof the Commonwealth. 28 CFR 20: *Criminal Justice Information Systems* defines a criminal justice agency as courts and those governmental agenciesor any sub-unit thereof that perform the administration of criminal justicepursuant to a statute or executive order, and that allocates a substantial partof its annual budget to the administration of criminal justice, including stateand federal Inspector General Offices.
- <u>Criminal Justice Information System (CJIS).</u> Local, state, regional, interstate andfederal information systems, including databases, computer applications and datanetworks used by criminal justice and public safety agencies to enhance publicsafety, improve interagency communications, promote officer safety, and supportquality justice and law enforcement decision making.
- <u>CJIS Representative</u>. An employee of a criminal justice agency designated by theagency head to be the agency's primary point of contact with <u>the</u>DCJIS.
- <u>CJIS Systems Agency (CSA)</u>. The agency designated by the FBI to provide an agement control of FBI CJIS systems within a state. DCJIS is the Massachusetts designee.
- <u>CJIS Systems Officer (CSO)</u>. The individual designated by the CSA within a statewho maintains management oversight of FBI CJIS systems on behalf of the FBI. This is an employee of DCJIS.
- CJIS User Agreement. An agreement executedbetween the DCJIS and an authorized criminal justice agency that sets forth the rulesand responsibilities for accessing and using information maintained within the CJIS orshared via the CJIS network. As referenced in

this regulation, "Global Justice/Public Safety Information Sharing Policy" and "DCJIS Policy" shall be synonymous with CJIS User Agreement.

<u>CJIS Technical Representative</u>. An agency employee of a criminal justice agency designated by the agencyhead to serve as the technical liaison with <u>the DCJIS</u>.

Criminal Record Review Board (CRRB). A statutorily-created board within theDepartment 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: CriminalOffender Record Information.

Department of Criminal Justice Information Services (DCJIS). The Massachusettspublic safety agency statutorily responsible for the administration and management of the CJIS.

FBI CJIS Security Policy (CSP). The FBI CJIS Division document that describes thesecurity requirements to which all CJIS user agencies must adhere.

<u>Global Public Safety Information Sharing Agreement.</u> An agreement executedbetween DCJIS and an authorized criminal justice agency that sets forth the rulesand responsibilities for accessing and using information maintained within CJIS orshared via the CJIS network.

<u>Initiation of Criminal Proceedings.</u> The point at which a criminal investigation issufficiently complete that the investigating officer(s) takes action toward bringing aspecific suspect to court.

<u>Offense-based Tracking Number (OBTN).</u> A unique identifying number <u>assigned by a law</u> <u>enforcement or criminal justice agency at the time of booking and associated with a</u> fingerprint-supported arrest event.

<u>Originating Agency Identifier (ORI).</u> A unique identifier assigned by the FBI CJISDivision to each agency authorized to access or submit data to FBI CJIS informationsystems.

<u>Person.</u> A natural person, corporation, association, partnership, or other legalentity. <u>Public Safety Information System(s).</u> All databases, applications, systems, ornetwork services managed or provided by <u>the</u> DCJIS and used by law enforcement andjustice officials for authorized criminal justice purposes.

7.03: Criminal Justice Agency (CJA) Access to Criminal Justice Information Systems (CJIS)

- (1) A CJA shall request CJIS access through DCJIS.
- (2) An CJA seeking to gain access to local or Commonwealth criminal justiceinformation systems shall meet the definition of a criminal justice agency asdefined in M.G.L. c. 6, §§ 167 and 172(1)(a),=and 803 CMR 7.02.
- (3) CJAs seeking access to national criminal justice information systems shall alsoqualify under the federal definition found at 28 CFR 20: *Criminal JusticeInformation Systems*. Only those agencies that meet the FBI requirements shallbe provided with an ORI.

### 7.04: Background Check Requirements

(1) State, national, and state-of-residency fingerprint-based background checks shall be conducted on all individuals, including vendors and contractors, with unescorted access to secure areas of a law enforcement or criminal justice agency as required by the CSP. These checks are also required for individuals who have direct access to the CJIS system or to local systems and networks which connect to the CJIS network, such as dispatchers and city/town information technology staff, whether or not they have unescorted access to secure areas.

- (1) Background checks shall be required for all personnel with access to CJIS. Afingerprintbased criminal history check shall be submitted to the MassachusettsState Police State Identification Section (SIS) and to the FBI for all employees, contractors or vendors with direct terminal or physical access to criminal justiceinformation or criminal justice information systems. This shall include agencypersonnel or volunteers, state, city or town information technology personnel, and vendors or contractors. These fingerprint based background checks shallbe performed at least once every two years, except for vendor or contractorpersonnel, who shall be checked annually.
- (2) Individuals with convictions for felony offenses shall not be permitted access toCJIS or any other system or source to which CJIS provides access. If it is foundthat an individual with access has a conviction for a felony offense, the agencyshall notify the CSO at DCJIS. In addition, access privileges shall beimmediately terminated. Failure to comply with 803 CMR 7.04 may result inloss of agency access to CJIS or other sanctions by the CSA or FBI.
- (3) Individuals with convictions for misdemeanor offenses may be permitted access CHS or any other system or source to which DCJIS provides access, but onlyupon the approval of the CSO. An agency seeking a waiver shall submit awritten request to the CSO at DCJIS.
- (4) Only those users that are authorized by the agency head and have been trained,tested, and certified regarding CJIS policy and compliance may have access toCJIS or to information obtained from CJIS or any other system or source towhich DCJIS provides access.

#### 7.05: Maintenance of Municipal and Regional Systems

Municipal and regional information systems and networks used to access <u>the CJIS or connected</u> to the CJIS network shall comply with the standards identified within the latest version of the <u>CSPFBI CJISSecurity Policy</u>.

7.06: CJIS User Agreement and Global Justice/Public Safety Information Sharing Policy Global Public Safety Information Sharing Agreement

The <u>DCJIS Policy Global Public Safety Information Agreement shall be executed annually by</u> each agency with direct access to the CJIS or to the information contained within, or obtained through the CJIS. In addition, an agency shall execute a new <u>DCJIS PolicyGlobal Public Safety</u> Information SharingAgreement with the DCJIS whenever there are changes to the agency head, the CJIS representative, the backup CJIS representative, or the CJIS technical representative.

#### 7.07: Roles and Responsibilities

- <u>The DCJIS is shall serve as</u> the FBI CSA for Massachusetts. In this capacity, the DCJISshall be responsible for the administration and management of the FBI CJIS onbehalf of the FBI, and shall be responsible for overseeing access to all FBIsystems and information by Massachusetts agencies, ensuring system security, training, policy compliance, and auditing.
- (2) <u>Each</u>The agency head shall be responsible for:

- (a) designating a CJIS representative, a backup CJIS representative, and atechnical representative; the CJIS representative or CJIS backuprepresentative may also serve as the technical representative if necessary;
- (b) ensuring that all agency users of <u>the</u>CJIS, or the information obtained from it, have been trained, tested, and certified within six months of hire and biennially thereafter;
- (c) responding to audit questionnaires, complaints, and any other inquiries fromDCJIS or from the FBI within the time period allowed;
- (d) providing the results of any investigation into the misuse of the CJIS or anyother system or source to which the DCJIS provides access;
- (e) reporting any misuse of <u>the</u>CJIS, including improper access or improperdissemination of information, as soon as possible to DCJIS;
- (f) executing the <u>DCJIS Policy-Global Public Safety Information Sharing Agreement</u> asrequired;
- (g) ensuring that the agency adheres to all CJIS and FBI policies and procedures including the FBI CJIS Security Policy;
- (h) notifying the DCJIS as soon as practicable of any changes in contact informationfor the agency, the agency head, the CJIS representative, the backup CJIS representative, and the technical representative; and
- (i) ensuring compliance with all state and federal laws, regulations, and policiesrelated to CJIS and any other system or source to which DCJIS provides access.

(3) The CJIS representative and the backup CJIS representative shall be responsible for:

- (a) training, testing, and certifying users within six months of hire and bienniallythereafter;
- (b) responding to audit questionnaires, complaints, and/or any other inquiriesfrom the DCJIS or from the FBI within the time period allowed, as well asfor providing the results of any investigation into the misuse of the CJIS andany other system or source to which DCJIS provides access;
- (c) reporting any misuse of the CJIS, including improper access or improperdissemination of information, as soon as possible to DCJIS;
- (d) executing the <u>DCJIS PolicyGlobal Public Safety Information Sharing Agreement</u> asrequired;
- (e) ensuring that the agency adhere to all CJIS and FBI policies and procedures;
- (f) notifying DCJIS as soon as practicable of any changes in contact information for the agency, the agency head, the CJIS Representative, the backup CJISRepresentative, and the technical representative; and
- (g) ensuring compliance with all state and federal laws, regulations, and policiesrelated to CJIS and any other system or source to which DCJIS provides access.
- The CJIS technical representative shall be responsible for:

(4)

- (a) maintaining and coordinating the agency's technical access to public safetyinformation systems;
- (b) maintaining CJIS system security requirements;

- (c) reporting any misuse of the CJIS, including improper access to, or improperdissemination of information, as soon as possible to a supervisor orcommanding officer; and
- (d) complying with all state and federal laws, regulations and policies related to the CJIS.
- (5) The CJIS authorized user shall be responsible for:
  - (a) use of CJIS for authorized and official criminal justice purposes <u>only;</u>(b) successfully completing all required training;
  - (c) reporting any misuse of CJIS, including improper access to, or improperdissemination of information, as soon as possible to a supervisor orcommanding officer; and
  - (d) complying with all state and federal laws, regulations, and policies related toCJIS and to the use of computers.
- (6) CJIS certification training shall be completed every two years. In addition, authorized users may be required to complete additional training for specificapplications and information systems. This requirement shall apply to any individual who either uses the CJIS directly or who uses information obtained from CJIS or any other system or source to which the DCJIS provides access.
- (7) <u>The CJIS shall be accessed only by trained and certified, criminal justice officials forauthorized criminal justice and law enforcement purposes.</u>

### 7.08: Fingerprinting

- (1) Fingerprints shall be submitted to the Massachusetts State Police SIS <u>for criminal justice</u> <u>purposes</u> in thefollowing instances:
  - (a) criminal justice employment background checks;
  - (b) <u>felonyeriminal</u> arrests by law enforcement agencies <u>pursuant to M.G.L. c. 263, §</u> <u>1;</u>
  - (c) all arrests for felony violations of M.G.L. c. 94C pursuant to M.G.L. c. 94C, § 45.
  - (d)\_detentions and incarcerations by the Department of Correction and Sheriffs'Departments (Jail and Houses of Correction); and
  - (d) licensee screening, specific categories-<u>as authorized by ordinance</u>, bylaw, state, <u>statute</u>, or federal law and which have been approved by the FBI. <u>are approved</u> by statute.
- (2) Fingerprints may also be submitted to the SIS for misdemeanor arrests.
- (2) Agencies shall submit fingerprints to the FBI via the Massachusetts State Police (a) to conduct checks of public housing applicants in accordance with 42
  - U.S.C.1437d; and
  - (b) to conduct checks of municipal license applicants in accordance with M.G.L.c. 6, <u>§ 172B½</u>.
- (3) CJAs submitting fingerprints shall comply with DCJIS, the Massachusetts StatePolice, and FBI policies and requirements for the specific type of <u>fingerprint submission\_check</u>.
  (4) Fingerprints must be submitted for the following:
  - Fingerprints must be submitted for the following: (a) all felony arrests pursuant to M.G.L. c. 263, § 1; and (b) all arrests for felony violations of M.G.L. c. 94C pursuant to M.G.L. c. 94C,§ 45. (c) Misdemeanor arrests may be submitted to the SIS where possible.

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(45) All fingerprint submissions shall include an agency-assigned OBTN formatted in the manner prescribed by the SIS.

7.09: Prohibited Access to Criminal Justice Information Services (CJIS)

- (1) <u>The CJIS shall not be accessed for any non-criminal justice purpose. The onlynon-criminal justice purpose for which a user may access the CJIS is training. When using CJIS for training purposes, users shall use the test records provided by the DCJIS. Users shall not run test records or train with their own personalinformation or with the personal information of another real individual.</u>
- (2) <u>The CJIS shall only be accessed for authorized criminal justice purposes, including:</u>

   (a) criminal investigations, including motor vehicle and driver's checks;
  - (b) criminal justice employment;
  - (c) arrests or custodial purposes; and
  - (d) (d) civilian employment or licensing purposes as authorized by law and approved by the FBI; and
  - (e) research conducted by the CJA.
- 7.10: Dissemination of Criminal Offender Record Information (CORI) to a Criminal JusticeAgency (CJA)
- CORI may be provided to another criminal justice agency for official criminaljustice purposes.
- (2) A CJA with official responsibility for a pending criminal investigation orprosecution may disseminate CORI that is specifically related to, and contemporaneous with, an investigation or prosecution.
- (3) A CJA may disseminate CORI that is specifically related to, and contemporaneous with, the search for, or apprehension of, any person, or with adisturbance at a penal institution;
- (4) A CJA may disseminate to principals or headmasters CORI to principals or headmasters relating to a studentaged 187 or older charged with or convicted of a felony offense, provided that the information provided to school officials is limited to the felony offense(s) thatmay subject the student to suspension or expulsion pursuant to the provisions of M.G.L. c.71, § 37H<sup>1</sup>/2;
- (5) A CJA may disclose CORI for the purpose of publishing information in thedepartment's daily log as required by M.G.L. c. 41, § 98F;
- (65) A CJA may disseminate CORI as otherwise authorized by law in the interest of public safety.
- (76) Pursuant to M.G.L. c. 6, § 175, a CJA may disseminate CORI to the individualto whom it pertains, or to the individual's attorney, with a signed release from the individual. The CORI provided shall be limited to information compiled by the CJA, such as a police report prepared by the CJA. A CJA may not provide an individual with any CORI obtained through the CJIS.
- (87) If an individual seeks to access the individual's national criminal history, theindividual shall contact the FBI. Likewise, requests for driver historyinformation shall be submitted to the Massachusetts Registry of Motor Vehicles.All other information contained in <u>the</u> CJIS shall only be disseminated to othercriminal justice agencies for official criminal justice purposes.
- (<u>98</u>) <u>Any All</u> requests for an individual's <u>statewide</u> CORI shall be directed to <u>the</u> DCJIS.

# 7.11: Logging Requirements for Information Dissemination

(1) A CJA that provides information obtained from or through the CJIS, including CORI and	
criminal history record information, to another authorized CJA, (or to an	
individualemployed by an authorized CJA) other than the inquiring CJA, shall maintain	
asecondary dissemination log. The log shall contain the following:	
(a) subject name;	
(b) subject date of birth;	
(c) date and time of the dissemination;	
(d) name of the individual to whom the information was provided:	
(e) name of the agency for which the requestor works; and	
(f) specific reason for the dissemination.	
(2) The Motor vehicle owner name and address of a motor vehicle owner may be provided to a	
tow company by the CJA to a tow company only if the tow company has a	
contractdirectly with the CJA; the contract cannot be with the city or town.	
(a) A CJA shall make an entry into a secondary dissemination log each time itreleases	
information to a tow company.	
(b) In addition to the information identified above, the CJA shall record	
theregistration number and the registration state or the vehicle	
identificationnumber of the towed vehicle in the secondary dissemination log.	
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7.12 Access to Criminal History Record Information by Non-Criminal Justice Agencies	
(1) The DCJIS may grant non-criminal justice agencies access to Criminal History Record	
Information (CHRI) in accordance with state and federal laws and regulations.	
(2) In order to access CHRI in accordance with applicable law, the non-criminal justice agency	
head shall be responsible for the following:	
(a) executing aNon-Criminal Justice Agency User Agreement with the DCJIS;	
(b) submitting requests for, reviewing, and disseminating CHRI results only as	
authorized by law;	
(c) executing and providing the DCJIS with an employee designation form for each	
employee with direct access to the DCJIS system used to obtainCHRI;	
(d) ensuring that all employees with direct access to the DCJIS system used to obtain	
CHRI have been fingerprinted and have had a complete background investigation in	
accordance with the latest version of the CSP;	
(e) designating a local agency security officer (LASO);	
(f) ensuring that all employees with access to CHRI have completed an Individual	
Agreement of Non-Disclosure (AOND) form;	
(f) ensuring that all employees with access to CHRI have completed training;	
(f) responding to audit questionnaires, complaints, and any other inquiries from the	
DCJIS or from the FBI within the time period allowed;	
(g) reporting any misuse of CHRI, including improper access to, or improper	
dissemination of, CHRI, as soon as possible to the DCJIS;	
(h) providing the results of any investigation into the misuse of CHRI or any system	
or source to which the DCJIS provides access;	
(i) ensuring that the agency adheres to all DCJIS and FBI policies and	
procedures, including the CSP;	

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- (j) notifying the DCJIS as soon as practicable of any changes in contact informationfor the agency, including the agency head, local agency security officer, and any employees authorized to access DCJIS systems;
- (k) ensuring compliance with all state and federal laws, regulations, and policiesrelated to CHRI, the CJIS, and any other system or source to which the DCJIS provides access.
- (3) The local agency security officer shall be responsible for the following:
- (a) completing the fingerprint-based criminal history background investigation, training, and AOND form;
- (b) submitting requests for, reviewing, and disseminating CHRI results only as authorized by law;
- (c) ensuring compliance with security procedures related to CHRI and DCJIS systems;
  (d) coordinating and reporting all personnel security clearance requests and any
- subsequent criminal history activity relating to an approved employee to the DCJIS CJIS Systems Officer (DCJIS CSO) within five (5) business day.
- (e) notifying the DCJIS Information Security Officer (ISO) of any and all security incidents within 48 hours of the discovery of the incident.
- (f) responding to audit questionnaires, complaints, and any other inquiries from the DCJIS or from the FBI within the time period allowed;
- (g) reporting any misuse of CHRI, including improper access to, or improper dissemination of, CHRI, as soon as possible to the DCJIS;
- (h) providing the results of any investigations into the misuse of CHRI or any system or source to which the DCJIS provides access;
- (i) ensuring that the agency adheres to all DCJIS and FBI policies and procedures, including the CSP;
- (j) notifying the DCJIS as soon as practicable of any changes in contact information for the agency, including the agency head, local agency security officer, and any employees authorized to access DCJIS systems;
- (k) keepingusercodes and passwords used to access CHRI confidential; and
- (l) ensuring compliance with all state and federal laws, regulations, and policiesrelated to CHRI, the CJIS, and any other system or source to which the DCJIS provides access.
- (4) Employees designated by their agency head to access CHRI shall be responsible for the <u>following:</u>
- (a) completing the fingerprint-based criminal backgroundinvestigation (employees with direct access to DCJIS systems and CHRI only):
- (b) completing the Individual AOND and training requirements;
- (c) submitting requests for, reviewing, and disseminating CHRI results only as authorized by law;
- (d) reporting any subsequent criminal activity to the local agency security officer within 5 days;
- (e) keepingusercodes and passwords used to access CHRI confidential;
- (f) notifying the DCJIS as soon as practicable of any changes in contact information; and
  (g) ensuring compliance with all state and federal laws, regulations, and policies related to
  CHRI, the CJIS, and any other system or source to which the DCJIS provides access.
- (5) CHRI shall not be disseminated except in accordance with the law that provides the noncriminal justice agency with access to CHRI. In the event CHRI is disseminated, the non-

criminal justice agency shall maintain a secondary dissemination log. The log will record the following information:

- (a) the subject's name,
- (b) the subject's date of birth,
- (c) the date and time of dissemination,
- (d) the name of the person to whom the CHRI was disseminated along with the name of the organization for which the person works, and
- (e) the specific reason for dissemination.
- (6) Each entry in the secondary dissemination log will be maintained for a minimum of one year.
- (7) Non-criminal justice agencies that are inclined to deny an individual on the basis of his or her CHRI must first provide the individual with information on how to change, correct or update his/her criminal records in accordance with 28 CFR 16.34.
- (8) Paper copies of CHRI shall be stored in locked file cabinets and shall not be left <u>unattended.</u>
- (9) Electronic copies of CHRI shall be stored in accordance with the provisions of the latest version of the CSP.
- (10) CHRI shall only be disposed of in a secure manner. Physical media must be crossshredded and/or burned, and electronic records must be deleted and repeatedly overwritten with random 0s and 1s, or the media must be degaussed.

7.137.12: Complaints Alleging Improper Access to, or Dissemination of <u>Criminal Justice</u> InformationServices (CJIS) Information

An individual may file a complaint with DCJIS upon the belief that an agencyimproperly obtained information, or attempted to obtain, CJIS information regarding the individual.

- (a) <u>The\_DCJIS</u> shall review the complaint. If it contains a sufficient statementdescribing the allegation, DCJIS staff shall conduct an audit of the CJISsystem to determine if a specific CJA or <u>CJIS</u>-authorized <u>CJIS</u> user accessed theindividual's information through CJIS during the time period <u>specified in the</u> <u>complaintin question</u>. If the audit confirms such access<u>a</u> then DCJIS staff may contact the agency headto request an internal investigation
- (b) If requested by the DCJIS, the agency head shall conduct an investigationinto the alleged misuse according to the rules, regulations, and policies inplace at the agency. At the conclusion of the investigation, the agency headshall provide DCJIS with a written summary of the investigation's findings. In addition, if the agency head substantiates the allegation(s), the writtensummary shall provide details of the specific actions taken to correct themisuse as well as details of the sanctions imposed on the subject(s) of theinvestigation, if any.
- (c) <u>The DCJIS</u> may impose additional penalties as outlined in <u>the CJIS Policy and</u> these regulations.<del>803 CMR 7.00</del>.

7.147.13: Penalties for Improperly Access or Dissemination

 An individual found in violation of these regulations, or of DCJIS or FBI policies and procedures, A CJIS user may be subject to federal and state civil and criminal penalties Formatted: Indent: Left: 0"

forimproper access to, or dissemination of information obtained from or through the CJISpursuant to M.G.L. c. 6, §§ 167A(d), 168 and 178 and 28 CFR 20.: Criminal Justice Information Systems.

## 7.157.14: Severability

If any provision of 803 CMR 7.00, or the application thereof, is held to be invalid, such invalidity shall not affect the other provisions or the application of any other part of 803 CMR 7.00 not specifically held invalid and, to this end, the provisions of 803 CMR 7.00 and various applications thereof are declared to be severable.

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## REGULATORY AUTHORITY

803 CMR 7.00: M.G.L. c. 6, § 167A, c. 6, § 172, and 28 CFR 20: *CriminalJustice Information Systems*.