

STAFF IN CONFIDENCE (WHEN COMPLETED) NATIONAL POLICE CHECKING SERVICE (NPCS) APPLICATION/CONSENT FORM (ACCREDITED ORGANISATION - CUSTOMERS)

SECTION 1: PERS	ONAL IN	FORMATI	ON - Use	BLOCK	K LETTERS	and bla	ck ink to c	omplete th	nis form. M	ark chec	k boxes w	ith an (X)	ALL A	31 i m
Given Name									ddle ime					
Surname														
Gender:	Male	Female	Inte	rsex	Unknown				ite of rth		1			
Place of Birth (Red	quired)		N/E		A CALLED			S. j.				S. Sent		
Suburb/Town						State				Cour	ntry			
Current Residentia	al Addres	s (Require	ed)			-51			77 47 7	Lin,	TE LE		الرا الكري	
Unit No.	Stree No.	t 🗌		Street								Pe	ostcode	
Suburb						State				Country				
I have lived at this address sin	ce	1		/ 🔲										
Additional Details			المما	112						11100				
If more room is requ			e sheet, s	sign and	send the sh	eet with	this applica	ation form	. Additiona	i sheet in	cluded?	Yes	No	E P
Previous names	(if applic	<u>able)</u>		T	T 1	1 1			ddle					
Given Name									me					
Surname												Type: Previous	Maiden	1
Date of Change	/	/												
5 Year Previous	<u>Address</u>													
Unit No.	Stree No.	t		Street								Po	stcode	
Suburb						State				ountry				
I lived at this address From				,			I lived at address			/	/			
5 Year Previous	<u>Address</u>													
Unit No.	Stree No.	t		Street								Po	stcode	
Suburb						State				country				
I lived at this address From		/		,			l lived at address				/			
Contact Details														
Phone				Privat	le				Busine	ss				Mobile
Email														
Documents														
Aust. Driver Lice Number	ence							State	e/Territory					
Aust. Driver Lice Card Number	ence							State	e/Territory					
Firearms Licence	e No.							Pass Cou	port ntry					
Passport No.								Pass	sport Type	· [Private 「	Governme	ent 「U	N Refugee



(ACCREDITED ORGANISATION - CUSTOMERS)

SECTION 2: PROOF OF IDENTITY

When applying for a national police history check it is necessary for you to verify your identity in line with Australia's National Identity Security Strategy. To achieve this, you must at a minimum:

- · provide four (4) documents
- provide one commencement of identity document, one primary use in the community document and two secondary use in the community documents

In combination, your documents must include your full name, date of birth, and a photograph

Commencement of identity documents

- (a) Full Australian Birth Certificate issued by Australian Registry of Births, Deaths and Marriages (birth extract, birth card or commemorative certificates cannot be accepted)
- (b) current Australian passport (not expired)
- (c) Australian visa current at time of entry to Australia as a resident or tourist, with the supporting foreign passport provided as a primary document.
- (d) ImmiCard issued by Department of Home Affairs (previously the Department of Immigration and Border Protection) that enables the cardholder to prove their visa and/or migration status and enroll in services
- (e) Australian Citizenship Certificate (displaying name and date of birth)

Primary use in the community documents

- (a) current Australian drivers licence, learner permit or provisional licence issued by a state or territory, showing a signature and/or photo and the same name as claimed (Digital licences are not acceptable)
- (b) current passport issued by a country other than Australia with a valid entry stamp or visa
- (c) current **proof of age** or **photo identity card** issued by an Australian Government agency in the name of the applicant, with a signature and photo. Examples a Police Force, or Australian Defence Force or an Australian Government agency photo identity card or an Australian university or tertiary institution photo identity card;
- (d) for persons under 18 years of age with no other Primary Use in Community Documents, a current student identification card with a signature or photo.

Secondary use in the community documents

- (a) certificate of identity issued by DFAT
- (b) document of identity issued by DFAT
- (c) convention travel document secondary (United Nations) issued by DFAT
- (d) foreign government issued documents showing a photo and the same name as claimed
- (for example a foreign drivers licence)
- (e) Medicare card
- (f) enrolment with the Australian Electoral Commission
- (g) security guard or crowd control photo licence
- (h) evidence of right to an Australian government benefit (Centrelink or Veterans' Affairs)
- (i) consular photo identity card issued by DFAT
- (j) photo identity card issued to an officer by a Police Force
- (k) photo identity card issued by the Australian Defence Force
- (I) photo identity card issued by the Australian Government or a state or territory government
- (m) Aviation Security Identification Card
- (n) Maritime Security Identification card
- (o) Credit reference check (issued by Equifax in the last 12 months)
- (p) Australian secondary student photo identity document
- (q) certified academic transcript from an Australian university
- (r) trusted referees report
- (s) bank card
- (t) credit card
- (u) Current shooters or firearms licence showing a signature and photo (not minor or

junior permit or licence)

Please note that it is an Australian Criminal Intelligence Commission (ACIC) requirement of fit2work to link identity documents to you as an individual as a part of the application process. To do so, it may be necessary to require additional documents to be uploaded as well as make all enquiries necessary to satisfy this requirement. fit2work is required, and will report any suspicion of identity fraud detected on the platform to the relevant Australian Police Service and the ACIC.

Applications must be made by the individual for whom the check is sought, or somebody authorised to make the application on the applicant's behalf (e.g. parent, legal guardian or authorised agent). The link between identity documents and the applicant must still be satisfied by fit2work.

Applicants are only required to provide identity documents for their primary name, not for any previously known names. If identity documents are provided using a former name (e.g. maiden name) evidence of the name change must be provided **In addition** to the minimum four (4) identity documents.

If you have a legitimate reason prohibiting you from meeting these verification of identity requirements, special provisions can be used to verify your identity. If this applies to you please go to https://www.fit2work.com.au/Documents/General/IdRequirements.pdf, or https://www.fit2work.com.au/Documents/General/IdRequirements.pdf.



(ACCREDITED ORGANISATION - CUSTOMERS)

SECTION 3: ACCREDITED ORGANISATION DETAILS

SECTION 4: AUTHORISATION TO DISCLOSE PERSONAL INFORMATION

Accredited Organisation

Equifax Australasia Workforce Solutions Pty Limited t/a fit2work.com.au

ABN:

86 080 799 720

Employer/Organisation ABN:	Department of Fire and Emergency Services 86 080 799 720	
SECTION 5: PURPOSE OF 1	THE NATIONAL POLICE HISTORY CHECK	
	sition/entitlement, place of work and whether you have contact with vulnerable groups. e.g. Client Services Officer in a call urse in aged care facility with direct care of children). />	
Position Title/Occupation Place of Work Location or Town of work State or Territory of work		

Is the result of the national police history check to be forwarded/disclosed only to the accredited agency named in Section 3 above? Yes If No: I authorise the result of the national police history check to be forwarded/disclosed to the following employer/organisation:



Applicant Role: Volunteer

Department:

STAFF-IN-CONFIDENCE (WHEN COMPLETED) NATIONAL POLICE CHECKING SERVICE (NPCS) APPLICATION/CONSENT FORM

From Equitax	(ACCREDITED ORGANISATION - CUSTOMERS)				
SECTION 6: CONSENT TO	DBTAIN PERSONAL INFORMATION				
National Police History Che	ck				
I, Given Names (Current) F 1. acknowledge that I hamany States and Terri 2. understand that the namapply; 3. have fully completed the is correct; 4. acknowledge that the sacknowledge that the Intelligence Commissi 6. consent to: i. the Australian it the Australian outstanding of Commonweal policies of the iii. the Australian Organisation in iv. where applica personal inform. 7. acknowledge that any the purpose identified 9. Acknowledge that any of the consequences of 10. acknowledge that personal tracknowledge that it is enforcement purposes 12. understand that I may first instance; 13. acknowledge that the contacted on 1300 525	hereby: amily Name(Current) we read the General Information sheet and understand that Spent Convictions legislation (however described) in the Commonwealth and onies protects "spent convictions" from disclosure; tional police history check for which I am applying may be in a category for which exclusions from Spent Convictions legislation may sis Form, and the personal information I have provided in it relates to me, contains my full name and all names previously used by me, and provision of false or misleading information is a serious offence; Accredited Organisation named in Section 3 of this form is collecting information in this Form to provide to the Australian Criminal on (ACIC) and the Australian police agencies; Criminal Intelligence Commission (ACIC) disclosing personal information about me to the Australian police agencies; police agencies disclosing to the Australian Criminal Intelligence Commission (ACIC), from their records, details of convictions and arges, including findings of guilt or the acceptance of a plea of guilty by a court, that can be disclosed in accordance with the laws of the n, States and Territories and, in the absence of any laws governing the disclosure of this information, disclosing in accordance with the police service concerned; Criminal Intelligence Commission (ACIC) providing the information disclosed by the Australian police agencies to the Accredited amed in Section 3 of this form, in accordance with the laws of the Commonwealth; and slet, the Accredited Organisation named in Section 3 of this form, in accordance with the laws of the Commonwealth; and slet, the Accredited Organisation named in Section 3 of this form, relates specifically to the purpose identified in Section 5 of this form; information provided by me on this Form, relates specifically to the purpose identified in Section 5 of this form; information provided by the Australian police agencies or the Australian Oriminal Intelligence Commission (ACIC), relates specifically to an Section 5 of this form; inf				
Organisation named in Se require otherwise.	provide on this form, and which the Australian Criminal Intelligence Commission (ACIC) provides to the Accredited ction 3 of this form, on receipt of the form, will be used only for the purpose stated above unless statutory obligations				
	Prime 22				
Parent/Guardian Consent -	If you are under 18 years of age provide consent below from a parent /guardian.				
Parent/Guardian Signature	Date: Parent/Guardian name				
Office Use					
Check Urgency:	□ Normal □ Urgent Type of Check: □ Employee □ Volunteer				
Vulnerable People check	Γ _{Yes} Γ _{No}				
	(Select YES for Vulnerable People clearance if the applicant's employment or volunteer role involves care for children, aged persons, persons with a physical or intellectual disability or mental illness)				

Other Info:

Supervisor:



(ACCREDITED ORGANISATION - CUSTOMERS)

GENERAL INFORMATION

GENERAL INFORMATION

This Form is used as part of the assessment process to determine whether a person is suitable for employment or other engagement for work or other

Unless statutory obligations require otherwise, the information provided on this Form will not be used without your prior consent for any purpose other than in relation to the assessment of your suitability. You may be required to complete another consent form in the future in relation to employment in other positions.

NATIONAL POLICE HISTORY CHECK

A national police history check is an integral part of the assessment of your

suitability.
You should note that the existence of a record does not mean that you will be assessed automatically as being unsuitable. Each case will be assessed on its merit, so it is in your interest to provide full and frank details in the Form. Information extracted from this Form will be forwarded to the Australian Criminal

Intelligence Commission (ACIC) and other Australian police agencies for checking action. By signing this Form you are consenting to these agencies accessing their records to obtain and disclose police history information that relates to you to:

relates to you to:
a) the Accredited Agency named in Section 3 above; and
b) where applicable the employer/organisation named in Section 4 above.
Police history information may include outstanding charges, and criminal convictions/findings of guilt recorded against you that may be disclosed according to the laws of the relevant jurisdiction and, in the absence of any laws governing the release of that information, according to the relevant jurisdiction's information release policy.

SPENT CONVICTIONS SCHEMES

The following information is provided as general guidance and is not exhaustive. The aim of Spent Convictions legislation² is to prevent discrimination on the basis of certain previous convictions. Spent convictions legislation limits the use and disclosure of older, less serious convictions and findings of guilt. Spent convictions of specific offences will be released where the check is

Spent convictions of specific offences will be released where the check is required for certain purposes regardless of how old the convictions are. Each Australian police agency will apply the relevant Spent Convictions legislation/information release policy prior to disclosure. If further information or clarification is required please contact the individual police agencies directly for further information about their release policies and any legislation that affects them.

Commonwealth

Part VIIC of the Crimes Act 1914 (Cth) deals with aspects of the collection, use and disclosure of old conviction information. The main element of this law is a "Spent Convictions Scheme". The aim of the Scheme is to prevent discrimination on the basis of certain previous convictions, once a waiting period (usually 10 years) has passed and provided the individual has not re-offended during this period. The Scheme also covers situations where an individual has had a conviction "guashed" or has been "participed". period. The Scheme also cover's situations where an individual has had a conviction "quashed" or has been "pardoned".

A "spent conviction" is a conviction of a Commonwealth, Territory, State or foreign offence that satisfies all of the following conditions:

i), it is 10 years since the date of the conviction (or 5 years for juvenile offenders);

iii), the individual was not sentenced to imprisonment or was not sentenced to imprisonment for more than 30 months; AND
iii), the individual has not re-offended during the 10 years (5 years for juvenile

III). the individual has not re-oriented during the To years to years for jeveline offenders) waiting period; AND iy), a statutory or prescribed exclusion does not apply. (A full list of exclusions is available from the Office of the Australian Information Commissioner). The law affects Commonwealth authorities in the following ways:

a person with a conviction protected by Part VIIC does not have to disclose that conviction to any person, including a Commonwealth authority, unless an

that conviction to any person, including a commonwealth authorities are prohibited from accessing, disclosing or taking into account spent convictions of Commonwealth offences.

Part VIIC and Crimes Regulations 1990 provide for "statutory" or "regulatory" exclusions that will prevent certain Commonwealth convictions from being spent is contain climitations. in certain circumstances.

Queensland

Under Queensland's Criminal Law (Rehabilitation of Offenders) Act 1986 a conviction automatically becomes spent upon completion of the prescribed (rehabilitation) period. This period is:

(i) 10 years for indictable offences where the offender was an adult at the time of conviction; and

conviction; and
(ii) 5 years for other (summary offences or where the offender was a juvenile).

Where a person is convicted of a subsequent offence (an offence other than a simple or regulatory offence) during the rehabilitation period, the period runs from the date of the subsequent conviction.

Convictions where the offender is sentenced to more than 30 months imprisonment

convictions where the orienter is sentenced to more than 30 months imprisonment (whether or not that sentence is suspended) are excluded from the regime. Once the rehabilitation period has expired, it is lawful for a person to deny (including under oath) that the person has been convicted of the offence, and the conviction must be disregarded for occupational licensing purposes (subject to certain exceptions, see below). It is unlawful for any person to disclose the conviction unless:

conviction unless.
(ii) the convicted person consents;
(ii) the Minister has granted a permit authorising disclosure (where there is a legitimate and sufficient purpose for disclosing);
(iii) the disclosure is subject to an exemption.

Victoria Police

For the purposes of employment, voluntary work or occupational licensing/registration, police may restrict the release of a person's police record according to the Victoria Police "Information Release Policy". If you have a police record the "Information Release Policy" may take into account the age of the police record and the purpose for which the information is being released. If 10 years have elapsed since you were last found guilty of an offence, police will, in most instances, advise that you have no disclosable court outcomes. However, a record over 10 years may be released if:

(I) It includes a term of imprisonment langer than 30 months:

over 10 years may be released if:

(i) it includes a term of imprisonment longer than 30 months;

(ii) it includes a serious, violent or sexual offence and the check is for the purpose of working with children, elderly people or disabled people;

(iii) it is in the interests of crime prevention or public safety.

Findings of guilt without conviction and good behaviour bonds may be released.

Recent charges or outstanding matters under investigation that have not yet gone to court may also be released.

New South Wales

In New South Wales the Criminal Records Act 1991 (NSW) governs the effect of a person's conviction for a relatively minor offence if the person completes a period of crime-free behaviour, and makes provision with respect to quashed convictions and

A "quashed" conviction is a conviction that has been set aside by the Court. A "pardon" means a free and absolute pardon that has been granted to a person because he/she was wrongly convicted of a Commonwealth, Territory, State or foreign offence

In relation to NSW convictions, a conviction generally becomes a "spent conviction" if a person has had a 10 year crime-free period from the date of the conviction. However, certain convictions may not become spent. These include:

(i) where a prison sentence of more than 6 months has been imposed (periodic or home detention is not considered a prison sentence);

(ii) convictions against companies and other corporate bodies; (iii) sexual offences pursuant to the Criminal Records Act 1991; and (iv) convictions prescribed by the Regulations

¹Australian Federal Police, The New South Wales Police Force, Victoria Police, Queensland Police Service, South Australia Police, Western Australia Police, Tasmania Police Service, Northern Territory Police Force.

²Applicable spent conviction legislation, as amended from time to time.



BACKGROUND EMPLOYMENT CHECKS

GENERAL INFORMATION (continued)

Under the Annulled Convictions Act 2003 (Tas) a conviction is annulled upon completion of the prescribed period of good behaviour. This period is: (i) 10 years where the offender was an adult at the time of conviction; or (ii) 5 years where the offender was a juvenile at the time of conviction. A person is taken to be of good behaviour for the required period if, during that period, he or she is not convicted of an offence punishable by a term of imprisonment. If the person is so convicted, the qualifying period (for the original offence) starts to run from the date of the subsequent conviction. A subsequent traffic conviction is only taken into account for prior traffic offences (except more serious traffic offences which cause injury or death).

Only "minor" convictions can become annulled. A minor conviction is a conviction other than one for which a sentence of imprisonment of more than 6 months is imposed, a conviction for a sexual offence or a prescribed conviction. A minor conviction is also annulled if the offence ceases to be an offence.

Once an offence is annulled the convicted person is not required to disclose any information concerning the spent convictions, and references in Acts or statutory instruments to convictions or character or fitness do not include spent convictions. An annulled conviction or the non-disclosure of the annulled conviction is not grounds for refusing the person any appointment, post, status or privilege.

(ii) a person is not required to disclose the existence of the conviction; (ii) questions relating to convictions and a person's criminal record will be taken only to apply to unspent convictions; (iii) to unspent convictions, and effection; (iii) it is unlawful for another person to disclose the existence of the existence of a spent

(ii) destining to convictions and a person straining record will be taken only to apply to unspent convictions;
(iii) it is unlawful for another person to disclose the existence of a spent conviction except as authorised by the Act;
(iv) spent convictions are not to be taken account in making decisions about the

convicted person's character or fitness.

South Australia

Release of information on a National Police Check is governed by the South Australian Spent Convictions Act 2009. It is an offence to release information regarding the convictions of a person if those convictions are deemed to be spent' under the Act.

A spent conviction is one that cannot be disclosed or taken into consideration for any purpose. Eligible convictions become spent following a 10-year conviction and proven offence-free period for adults, and a 5-year conviction and proven

offence-free period for juveniles. The Act defines a conviction as:

ine act defines a conviction as.
i), a formal finding of guilt by a Court;
ii), a finding by a Court that an offence has been proved.
Certain convictions can never be spent. These include but are not limited to:
i), convictions of sex offences;

convictions of sex offences;
 convictions where a sentence is imposed of more than 12 months imprisonment for an adult, or 24 months imprisonment for a juvenile.
 Schedule 1 of the Act sets out a number of exceptions to the rule where spent convictions can be released. Some examples of this include:

i). the care of children;
 ii). the care of vulnerable people (including the aged and persons with a disability,

il) the care of volinerable people (including the aged and persons with a disability, illiness or impairment);
iii), activities associated with statutory character tests for licensing interstate offences are released in accordance with that State or Territory's spent conviction / rehabilitation legislation and policy. Intelligence-type information is

Western Australia

Under the provisions of Section 7(1) of the Spent Convictions Act 1988 (WA) only "lesser convictions" can be spent by Western Australia Police, after a time period of 10 years plus any term of imprisonment that may have been imposed. A lesser conviction is one for which imprisonment of 12 months or less, or a fine of less than \$15,000 was imposed.

conviction is one for which imprisonment of 12 months of less, of a fine of less than \$15,000 was imposed.

All other convictions, such as "serious convictions" applicable under Section 6 of the Act can only be spent by applying to the District Court. At the time of sentencing, the Court may make a "spent conviction order" under the Sentencing Act 1995 (WA) that the conviction is a spent conviction for the purposes of the Spent Convictions Act 1988 (WA).

Australian Capital Territory

Generally, under the Spent Convictions Act 2000 (ACT), a conviction becomes spent automatically at the completion of the prescribed (crime-free) period. This period is:

(i) 10 years for convictions recorded as an adult; or

(ii) 5 years for convictions recorded as a juvenile.

The period begins to run from the date a sentence of imprisonment is completed, or, where no sentence of imprisonment is imposed, from the date of conviction. A person must not be subject to a control order or convicted of an offence punishable by imprisonment during this period. If a person is convicted of an offence, which was committed in the crime-free period, but the conviction is not incurred until after the period for a period the period to the period by the period for period the period to the pe the crime-free period, the spent conviction may be revived and will not become spent again until the offender has achieved the relevant crime-free period in respect of the later offence.

The effect of conviction becoming spent is that:

(i) the convicted person is not required to disclose any information concerning the spent conviction;

(ii) any question concerning criminal history is taken only to apply to unspent convictions;

(iii) references in Acts or statutory instruments to convictions or character or fitness does not include spent convictions, and it is an offence to disclose information

does not include sperit convictions, and it is an orience to discusse information regarding spent convictions;
(iv) it is unlawful for a person who has access to a person's criminal record held by a public authority to disclose a spent conviction;
(v) it is unlawful for a person to fraudulently or dishonestly obtains information about a spent conviction from records kept by a public authority.

Northern Territory

Under the Criminal Records (Spent Convictions) Act 1992 (NT), a conviction becomes spent automatically (in the case of an adult or juvenile offender convicted in a Juvenile Court) and by application to the Police Commissioner (in the case of a juvenile convicted in an adult court) upon completion of the prescribed period. The prescribed period is:

(ii) 10 years for offences committed while an adult; and
(ii) 5 years for offences committed as a juvenile
The period starts on completion of any sentence of imprisonment. A subsequent traffic conviction is only taken into account for prior traffic offences (except more serious traffic offences which cause injury or death). Once a conviction becomes

(ii) a person is not required to disclose the existence of the conviction;
(ii) questions relating to convictions and a person's criminal record will be taken

(ii) questions relating to convictions and a person's criminal record will be taken only to apply to unspent convictions;
(iii) it is unlawful for another person to disclose the existence of a spent conviction except as authorised by the Act;
(iv) spent convictions are not to be taken account in making decisions about the

convicted person's character or fitness.

PROVISION OF FALSE OR MISLEADING INFORMATION

You are asked to certify that the personal information you have provided on this form is correct. If it is subsequently discovered, for example as a result of a check of police records, that you have provided false or misleading information, you may be assessed as unsuitable

It is a serious offence to provide false or misleading information