

May 1, 2023

# Dear Facility Owner:

Last October, the Office of the Attorney General (AGO) and the Department of Disabilities, Aging and Independent Living (DAIL) distributed a memo (attached) with guidance on background check requirements as required by Federal and State laws.

Since the memo was distributed, some facilities have asked DAIL for further guidance regarding, specifically, the national background check requirements if staff have not lived or worked in another state since the initial check. DAIL has determined that re-checks are **not** necessary if a staff member has not worked or lived in another state since the initial national check was completed. If staff do work or live in another state, an annual re-check of the national background check is required.

The licensing agency (the Survey and Certification Unit) plans to review compliance for all background check requirements beginning January 1, 2024 (an extension of the October memo) and may enforce requirements after that date.

Thank you for making Vermont a safe state in which to age.

Sincerely,

Joe Nusbaum

Director, Division of Licensing & Protection Department of Disabilities, Aging and Independent Living 802-760-8174





October 5, 2022

# Dear Facility Owner:

As you are aware, the safety of Vermont's vulnerable adults depends, in part, on the character of those who provide them direct care and services. For this reason, it is critical that Vermont Facilities<sup>1</sup> conduct background checks on (1) potential employees prior to hiring them and (2) current employees on a periodic basis.

Vermont laws already require that Facilities refrain from employing individuals with certain disqualifying backgrounds.<sup>2</sup> The primary purpose of this letter is to set forth *what kinds of background checks Facilities are required to undertake* to determine whether a prospective or current employee has a disqualifying background.

### Required Background Check Protocol

1. Prior to employing an individual and at least annually thereafter, a Facility must query the following entities regarding the prospective / current employee:

Entity	Website	Purpose of check
Vermont Adult	https://dlp.vermont.gov/aps/adult-	To check whether the
Abuse Registry <sup>3</sup>	abuse-registry	individual is barred from
		employment with vulnerable
		adults based on prior conduct.
Vermont Child	https://dcf.vermont.gov/registry/child-	To check whether the
Protection Registry	protection	individual is barred from
		employment with vulnerable
		adults based on prior conduct.

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<sup>&</sup>lt;sup>1</sup> Per Title 33 of Vermont Statutes Annotated, "Facility" refers to a residential care home, nursing home, assisted living residence, home for persons who are terminally ill, or therapeutic community residence.

<sup>&</sup>lt;sup>2</sup> See 12-4 Vt. Code R. §§ 202:5.11.d; 200:3.17(d), (e); 203:5.10(d); 204:1.1(a); 201:5.9(d); 202:4.4.a; 202:4.16.b; 203:4.3; 203:4.16(b); 201:4.3; 201:4.15; 200:3.17(e).

<sup>&</sup>lt;sup>3</sup> DAIL additionally recommends, but does not require, that Facilities conduct Adult Abuse Registry background checks of the following additional states, to the extent these registries are publicly accessible: (1) For the caregiver's initial screening, each state of the caregiver's current and prior residence; (2) For subsequent screenings, each state in which the caregiver resided or was employed since their prior background check.

Entity (continued)	Website (continued)	Purpose (continued)
Vermont Criminal	https://vcic.vermont.gov/	To check whether the
Information Center		individual is barred from
		employment based on prior
		convictions in Vermont.
Agency providing a	Vermont Criminal Information Center	To check whether the
national criminal	https://vcic.vermont.gov/ or private	individual is barred from
background check	agency. (Note: any national criminal	employment based on prior
	background check should be based on	convictions in any state.
	an individual's social security number	
	or fingerprints).	
U.S. Department of	https://oig.hhs.gov/exclusions/	For federally funded facilities,
Health and Human		to check whether the individual
Services Office of		is barred from employment
Inspector General		with vulnerable adults based on
List of Excluded		prior conduct.
Individuals/Entities		
("LEIE List")		
State professional	For VT: <a href="https://sos.vermont.gov/opr/">https://sos.vermont.gov/opr/</a>	To confirm that the individual
licensing agency of		is licensed <b>if/as</b> required.
state in which		
individual licensed		

# 2. Under Vermont and federal laws and regulations, a Facility <u>must</u> decline to employ a prospective or current employee with:

- Absence/loss of a required professional license;
- Criminal convictions for the abuse/exploitation/neglect of a vulnerable adult or child in any state. (*See* 12-4 Vt. Code R. §§ 202:5.11.d; 200:3.17(d), (e); 203:5.10(d); 201:5.9(d); 204:1.1(a)).
- Substantiation by any state of the abuse/exploitation/neglect of a vulnerable adult or child. (See 12-4 Vt. Code R. §§ 202:5.11.d; 200:3.17(d), (e); 203:5.10(d); 201:5.9(d); 204:1.1(a)).
- Presence on the federal LEIE list if facility is federally funded. (See Exclusion Authorities per <a href="https://oig.hhs.gov/exclusions/authorities.asp">https://oig.hhs.gov/exclusions/authorities.asp</a>).

#### 3. What if a potential or current employee has other prior criminal convictions?

In addition to the prohibitions mentioned above, Vermont laws prohibit long-term care facilities from employing individuals with "criminal convictions relating to bodily injury, theft or misuse of funds or property, and/or crimes inimical to the public welfare." (*See* 12-4 Vt. Code R. §§ 202:5.11.d, 200:3.17(d), (e), 203:5.10(d), 201:5.9(d), 204:1.1(a)). However, the Department of Disabilities, Aging and Independent Living (DAIL) recognizes that certain prior crimes (other

than those referred to above in Section 2) do not necessarily bear on an individual's ability to safely care for Facility residents. For example, an individual convicted of retail-theft fifteen years prior to their current application for employment should not necessarily be excluded from employment based on that prior conviction.

Accordingly, if a Facility concludes that an employee with a prior crime (other than those referred to in Section 2 above) presents no foreseeable risk to Facility residents, the Facility may employ that individual *consistent with the requirements of the attached June 2015 memoranda*.

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Finally, we wanted to take this opportunity to remind you that, even if your Facility outsources employee background checks to a third-party staffing agency, you are nonetheless required to collect and maintain employee background check results on-site consistent with Vermont laws and regulations.

Thank you for making Vermont a safe state in which to age. Please contact us with any questions at the telephone numbers below.

Sincerely,

Joe Nusbaum Joe Nusbaum

Director, Division of Licensing & Protection Department of Disabilities, Aging and Independent Living 802-760-8174 Jamie Renner

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