

Processing Notification - Background Screening Request



COMPANY DETAIL C #0													
COMPANY DETAILS "Company"						To be completed by Company Agent							
Company Name:					Email: —	Email:							
Agent Name:					Mobile	Mobile No:							
CANDIDATE PERSONA	L INFORMAT	ION							To be c	ompleted	d by the C	Candidate	
Surname:													
Full Names:	Maiden Name												
Mobile Number:	Date of Birth:												
ID Number / Identifier:													
Description of Identifier: E.g. South African ID Number, Z	Zimbabwean Pass	oort Numb	er, etc.										
Physical Address:													
BACKGROUND SCREEN	NING CHECK	S						Tob	e comple	eted by th	ne Compa	ny Agent	
Credit Check					Sanctions								
Qualification					Identity Verifications								
Employment References					Insurance Regulations								
Criminal Checks					Drivers license & Vehicles								
Fraud Check					Social Media Screening Checks								
DEFINITIONS													
√ "Candidate" means the person on employment; √ "Company" refers to MIE Client; √ "Consumer Credit Information" sha √ "FAIS Act" shall mean the Financial √ "FSCA" refers to the Financial Sect √ "NCA" shall mean the National Cre ✓ "Personal Information" shall have fingerprints, criminal history and background screening process an ✓ "POPI" shall mean the Protection o ✓ "Privacy and Data Protection Cond ✓ "Responsible Parties" have meanir ✓ "Verification Information Suppliers any educational, training, and frau ### Tananch #### Tananch ##### Tananch ####################################	all have the meaning I Advisory and Intertor Conduct Authorised Act, No. 34 of 26 the meaning ascribed ducation or other Idvor thereafter; of Personal Informat ditions" refers to the 19 to the Company "shall mean third p	g ascribed of mediary Sety; 105, as ameded to it in personal continuous as (eight) stand MIE togarties acting	to it in section to it in section and the condend from Chapter 1 occedentials (a. 4 of 2013, a atutory presented).	on 70 of the factor of the fac	ne, including d includes, b or which is o ed from time nditions for ti ble Party" an	any regula out is not lin collected f to time, inc ne lawful P y one of th	tions made mited to a from the ca cluding any frocessing c em;	under the aname, addingidate or regulations of Personal	Act; ress, email other third s made und Informatior	address, tel I parties, be ler the Act; 1;	lephone or fore and/o	fax number, r during the	
ACKNOWLEDGMENT of lacknowledge	F THE USE OF	PERSON	AL INFOR	MATION	l								
✓ that the Company's duly authorized checks as indicated above which a ✓ that verification requests form parliable. For employment i ✓ For employment i ✓ Fraud prevention. ✓ data obtained from the FSCA ✓ that any Personal Information the correct Personal Information the correct Personal Information that privacy is important to the Reprocessed on their behalf is kept of I have authorised. ▼ that all information, including Pers ✓ may be shared by the Company weight in the shared by the company	are required by the tof the background in from Credit Burea in a position of trust or detection, serve only for the particular in a supplied to the Colon is not supplied to the pasponsible Parties a confidential, stored in sonal Information, suith MIE and may be	Company. I screening us will only and hones ourpose to ompany is poot the Comnot the Resin a secure rupplied to the further shall be further shall be companded to the further shall be further s	process and be conducted and entail determine to covided vol pany, I furth ponsible Pamanner, and the Companiared by MIE	d that: ted under ls the han he fitness untarily ar er agree t rties will u processe y is accura with the	the regulation dling of cash and propriet of is accurate o correct and se reasonable of interms of the and currect	ons defined or finance y as envisa e and curre I update su e efforts ir South Afric nt and agre formation!	d as per the set of as per the set of as the Couch information order to evan law and the coupliers for Suppliers for the set of an account of the set of t	NCA and for FAIS Act. Company metion when resure that a corresponding to the corresponding to	ay not be a necessary; any Person; le Data Pro te such info on or other	w prescribed able to comp al Information tection Legi ormation wh legitimate p	d purposes oly with its con in their postation, for the necessary	only; obbligations if ossession or ne purposes ry.	
 may be shared by the Verification provided for verification is deemed NCA or other National or Provincia 	Information Supplie d fraudulent by the	rs with MIE	and be furt	her stored	and shared I	by MIE with	the Compa	any and Fra	ud databas	ses or servic	es when the		

- v may be stored by MIE, for legislated retention periods and where such periods are not legislated then my personal information may be stored by MIE for as long as the information
- what be stored by MiE, for tegistated retention periods and where such periods are not tegistated then my personal information may be stored by MiE for as long as the information may be not to the period as I may agree with the MIE. and Personal Information may be transferred cross-border to countries, for verification or storage purposes. In any cross-border transfer of personal information MIE will comply with the security safeguards as provided for in the POPIA including but not limited to ensuring that the information is secured when transported to or from the recipient.

 I take note that if the Responsible Party has utilised the Personal Information contrary to the Privacy and Data Protection Conditions, I may first resolve any concerns with that Responsible Party. If I am not satisfied with such process, I have the right to lodge a complaint with the Information Regulator.
- 🗸 A copy of Personal Information kept by the Responsible Parties will be furnished to me upon request in terms of the provisions of POPI or the NCA and I understand that I may
- dispute any information in the record provided.

 I agree that MIE, to the extent permitted by law, will not be liable for any complaint, claim or action brought by me, arising from any action or omission by MIE, to the extent that such action or omission resulted from MIE complying with the terms of this agreement and I shall indemnify, hold harmless and defend MIE from and against any such claims or actions brought against MIE."

	CANDIDATE	COMPANY AGENT
SIGNATURE		
DATE		

All signatories to this document agree that MIE will NOT be held liable for the content, factual correctness or accuracy of any Supplier Data supplied to MIE for the Company by MIE's suppliers. The Company and the Candidate hereby indemnifies and holds MIE harmless against any loss arising from neglect or damage in procuring, communicating, or failing to communicate information to the Company.

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