Conducting Comprehensive Background Checks for the Child Care Industry in Georgia

Policy Manual
Policy ID # CBC-001
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1. Introduction

The purpose of this policy manual is to provide guidance to Georgia’s child care owners, directors, and staff to help them comply with requirements mandated by Georgia law and the federal Child Care and Development Block Grant Act of 2014 (CCDBG Act). Information contained in this document deals specifically with the Georgia Department of Early Care and Learning’s (DECAL) policies relating to comprehensive background checks.

The CCDBG Act mandates that states make regulatory changes to the way they administer the Child Care and Development Fund (CCDF) to accomplish the following goals:
- strengthen efforts to protect the health and safety of children in child care;
- help parents make informed consumer choices and access information to support child development;
- provide equal access to stable, high quality child care for low-income children; and
- enhance the quality of child care and the early childhood workforce.

The CCDBG Act ensures that the child care industry in Georgia receives funding to meet these goals and recognizes CCDF as an integral resource to promote the healthy development of children and to support parents’ pathways to economic stability.

The final rule issued by the U.S. Department of Health and Human Services in September 2016 provides details on the health and safety standards established by the CCDBG Act, which affect health and safety training, comprehensive background checks, and monitoring. (Office of Child Care (OCC), 2017).

The CCDBG Act’s comprehensive background check requirements state that all child care staff members (including prospective staff members) of all licensed, regulated, or registered child care providers and all child care providers eligible to deliver CCDF services must have a comprehensive background check.

2. Legal Authority

42 U.S.C.S. § 9858(f)
45 C.F.R. § 98.43 (Criminal background checks)
O.C.G.A. § 20-1A-30 et seq.

DECAL has established this policy on the comprehensive background check requirements for the child care industry in Georgia in accordance with the requirements mandated by Georgia law, federal law, the FBI Criminal Justice Information System (CJIS) Security Policy and the Georgia Crime Information Center (GCIC) Council Rules.
3. Applicability

This policy applies to (1) all Directors, (2) all Employees and (3) residents aged 17 or older of the following:

- Licensed Family Child Care Learning Homes
- Licensed Child Care Learning Centers
- License-exempt programs receiving CCDF Block Grant subsidy (CAPS) funds
- Informal Caregivers receiving CCDF Block Grant subsidy (CAPS) funds

4. Definitions

In this policy the capitalized symbols, words, and phrases shall mean the following unless the context requires otherwise:

a) **Child Care Learning Center** or **Center** means any place operated by an individual or any business entity recognized under Georgia law wherein are received for pay for group care, for fewer than 24 hours per day without transfer of legal custody, seven or more children under 18 years of age and which is required to be licensed. Child Care Learning Center also includes any day care center previously licensed by the Department of Human Resources and transferred pursuant to Code Section 20-1A-1 et seq.

b) **Child Care Provider** means any Child Care Learning Center, any Family Child Care Learning Home or any other provider of child care services for compensation and on a regular basis that is licensed or regulated under Georgia law or is eligible to receive assistance through the Georgia Childcare and Parent Services (CAPS) program.

c) **Comprehensive Background Check** means a satisfactory or unsatisfactory determination by the department based upon the following:
   1. A Federal Bureau of Investigation fingerprint check;
   2. A search of the National Crime Information Center’s National Sex Offender Registry;
   3. A search of the Georgia Child Abuse Registry;
   4. A search of the Georgia Sex Offender Registry; and
   5. A search of the following registries, repositories, or data bases in each U.S. Territory, Tribal Land or State where the individual resided during the preceding five years:
      i. Criminal registry (fingerprint-based or name-based);
      ii. Sex offender registry; and
      iii. Child abuse registry.

d) **Conviction** means a finding or verdict of guilty or a plea of guilty or nolo contendere regardless of whether an appeal of the conviction has been sought.

e) **Crime** means
   1. Any felony;
   2. A violation of O.C.G.A. § 16-5-23, relating to simple battery, where the victim is a minor;
3. A violation of O.C.G.A. § 16-5-23.1, relating to battery, where the victim is a minor;
4. A violation of O.C.G.A. § 16-21-1, relating to contributing to the delinquency, unriliness or deprivation of a minor;
5. A violation of O.C.G.A. § 16-6-1 et seq., relating to sexual offenses;
6. A violation of O.C.G.A. § 16-5-29, relating to battery of an unborn child;
7. A violation of O.C.G.A. § 16-5-70, relating to cruelty to children;
8. A violation of O.C.G.A. § 16-12-1.1, relating to a child care operator permitting one with an unsatisfactory background check determination to work or reside in an early care and education program;
9. A violation of O.C.G.A. § 16-12-100, relating to obscenity relating to minors;
10. A violation of O.C.G.A. § 16-12-100.1, relating to electronically furnishing obscene materials to minors;
11. A violation of O.C.G.A. §16-12-100.2, relating to computer or electronic pornography and child exploitation prevention;
12. A violation of O.C.G.A. § 16-12-100.3, relating to obscene telephone contact with minors;
13. A violation of O.C.G.A. § 40-6-391, relating to DUI, when a child is endangered;
14. A violation of O.C.G.A. § 19-7-5, relating to failure to report child abuse when mandated by law to report;
15. A violation of O.C.G.A. § 16-4-1, relating to criminal attempt when the crime attempted is any of the crimes specified by this above;
16. Child pornography;
17. Abuse of, endangerment of, or sexual assault against a child by an adult;
18. Any other violent misdemeanor against a child by an adult; or
19. Any other offense committed in another jurisdiction which, if committed in this state, would be one of the enumerated crimes listed in this paragraph.

f) **Criminal Record** means:
   1. Conviction of a crime; or
   2. Arrest, charge, and sentencing for a crime where:
      i. A plea of nolo contendere was entered to the charge; or
      ii. First offender treatment without adjudication of guilt pursuant to the charge was granted; provided, however, that this division shall not apply to a violation of O.C.G.A. § 16-13-1 et seq., relating to controlled substances, or any other offense committed in another jurisdiction which, if it were committed in this state, would be a violation of O.C.G.A. § 16-13-1 et seq. if such violation or offense constituted only simple possession; or;
      iii. Adjudication or sentence was otherwise withheld or not entered on the charge; provided, however, that this division shall not apply to a violation of O.C.G.A. § 16-13-1 et seq. relating to controlled substances, or any other offense committed in another jurisdiction which, if it were committed in this state, would be a violation of Chapter 13 of Title 16 if such violation or offense constituted only simple possession; or
   3. Arrest and being charged for a crime if the charge is pending, unless the time for prosecuting such crime has expired pursuant to O.C.G.A. § 17-3-1 et seq.

Conducting Comprehensive Background Checks in Georgia
g) **Department** or **DECAL** means Bright from the Start: Georgia Department of Early Care and Learning.

h) **Director** means the on-site manager of a facility, designated by the legal owner, who is responsible for the supervision, operation, and maintenance of an early care and education program and meets the minimum qualifications as determined by the department.

i) **Employee** means any person, other than a director or provisional employee, who
   1. is compensated by a child care program to care for children; or
   2. cares for, supervises, or has unsupervised access to children, other than his/her own, in the facility; or
   3. is 17 years of age or older and resides at the facility; or
   4. performs duties for the child care program, with or without compensation, which involve personal contact between that person and any child being cared for by the program, including but not limited to volunteers who perform consistent services for the program; or
   5. is employed by a child care program and who also has a child in care at the program; or
   6. is an independent contractor hired by the child care program to offer consistent supplemental educational or physical activities for children in care; or
   7. is a Student-in-Training.

j) **Family Child Care Learning Home (FCCLH)** means a private residence operated by any person who receives therein for pay for supervision and care fewer than 24 hours per day, without transfer of legal custody, at least three but not more than six children under 13 years; guardians are not related to such person and whose parents or guardians are not residents in the same private residence; provided, however, that the total number of unrelated children cared for in such home, for pay and not for pay, may not exceed six children under 13 years of age at one time.

k) **Fingerprint** means an inked fingerprint card or an electronic image of a person’s fingerprint.

l) **Informal Caregiver** – family, friend or neighbor who provides care for no more than 2 unrelated (or no more than 6 related) children for pay. Informal care givers are not required to be licensed, but must register with the CAPS program. Informal care can only be provided when no other licensed care is available within a reasonable geographic area, during non-traditional hours when licensed care is not available, or if the child in care is determined to meet special needs definition.

m) **National Fingerprint Records Check Determination** means a satisfactory or unsatisfactory determination made by DECAL that is based only on national criminal history record information obtained by using a person’s fingerprints.

n) **Parent** means a person related within the second degree of consanguinity by either blood or marriage, or a person with lawful custody, or a state-regulated foster parent, or a legal guardian of a child in care. For purposes of these rules, a parent shall not be considered an employee unless such parent is deemed an employee by the child care program or either resides in the facility or is compensated in any way by the program other than through appropriate state or federal funds.

o) **Preliminary Records Check Determination** means a written satisfactory or unsatisfactory determination by a Center based on an examination of an individual’s
Georgia Crime Information Center (GCIC) information obtained solely from a law enforcement agency.

p) **Provisional Employee** means a person other than a director or employee, who has received a satisfactory Preliminary Records Check Determination, whose duties involve personal contact between that person and any child being cared for at the facility, and who is hired for one limited period of time.

q) **Records Check Application** means a document created by the department to be completed and submitted to the department by every actual and potential director and employee (including residents, volunteers, Students-in-Training, independent contractors) of a child care program that indicates such information as the department deems appropriate and which authorizes the department to receive any sex offender registry, child abuse and neglect registry criminal history information and to render a Fingerprint Records Check Determination and a Comprehensive Records Check Determination regarding the applicant.

r) **Records Check Clearance Date** means the date upon which an individual’s fingerprint report was generated and which is noted on a letter of Satisfactory Records Check Determination issued by DECAL.

s) **Satisfactory Records Check Determination** means a written declaration that a person for whom either a national fingerprint or a comprehensive records check was performed was found to have no Criminal Record.

t) **Student-in-Training** means a student currently enrolled in either a high school recognized by the Georgia Department of Education or an early education curriculum through an accredited school of higher education that requires or permits the student to observe and participate in the care of children at a center during a limited period of time, i.e., one quarter, one trimester or one semester, provided that they are under the direct supervision of program personnel at all times.

u) **Unsatisfactory Records Check Determination** means a written declaration that a person for whom either a national fingerprint or a comprehensive records check was performed was found to have a criminal record.

v) **Valid Evidence** means proof of a Satisfactory Records Check Determination as follows:

1. **Directors, Employees and Residents** – a current satisfactory Comprehensive Background Check determination letter issued by DECAL with a Records Check Clearance Date within the immediate preceding one year of the individual’s date of hire or a current and valid court order indicating that an unsatisfactory determination made by the Department has been reversed;

2. **Provisional Employees** – a valid and current satisfactory National Fingerprint Records Check Determination issued by DECAL with a Records Check Clearance Date within the immediate preceding one year of the Provisional Employee’s date of hire.

5. **Policy and Procedures**

a) **A child care provider must do the following for all records check applicants:**

1. Submit a current Records Check Application to DECAL, either electronically through DECAL KOALA (preferred) or by mail;
2. Register with Gemalto/COGENT for the national and Georgia fingerprint-based criminal history screening;
3. Pay the fee associated with the national and Georgia fingerprint-based criminal history screening to Gemalto/COGENT;
4. Fingerprint through a Gemalto/COGENT fingerprint site for the national and Georgia fingerprint-based criminal history screening;
5. Request a criminal history report from any each U.S. Territory, Tribal Land or State, other than Georgia, where the individual resided during the preceding five years and maintain evidence of the request;
6. Submit the out of state criminal history report directly to DECAL, Attention: Records Unit, including the individual’s name and application number, via
   i. Email to CRCHelpDesk@decal.ga.gov; or
   ii. Fax to 404-232-1999; or
   iii. Mail to 2 Martin Luther King Jr. Drive, Suite 754, East Tower, Atlanta, GA 30334
7. Request a child abuse/neglect registry report from any each U.S. Territory, Tribal Land or State, other than Georgia, where the individual resided during the preceding five years and maintain evidence of the request;
8. Submit the out of state child abuse/registry report directly to DECAL, Attention: Records Unit, including the individual’s name and application number, via
   i. Email to CRCHelpDesk@decal.ga.gov; or
   ii. Fax to 404-232-1999; or
   iii. Mail to 2 Martin Luther King Jr. Drive, Suite 754, East Tower, Atlanta, GA 30334; and
9. Submit evidence to DECAL (upon request) that information for out of state criminal history and child abuse/neglect information has been requested.

b) For each authorizing applicant, DECAL will:
   1. Conduct a search of the Georgia Child Abuse and Neglect Registry;
   2. Conduct a search of the Georgia Sex Offender Registry;
   3. Conduct a search of the National Sex Offender Registry;
   4. Conduct a search of the Sex Offender Registry of any State, Territory or Tribal land in which the applicant resided in the past five years;
   5. Review the federal and Georgia fingerprint-based criminal history;
   6. Review the criminal history and child abuse history reports for any applicant who has resided in a jurisdiction other than Georgia in the last five years; and
   7. Issue a National Fingerprint Determination Letter, a Comprehensive Determination letter (within 45 days of receipt of the application*), or both.

c) DECAL will issue an Unsatisfactory Determination Letter upon a finding of any of the following:
   1. A Criminal Record;
   2. A Criminal Record about which more information is needed;
   3. Presence on the any Sex Offender Registry:
4. Presence on the Georgia Child Abuse and Neglect Registry;
5. Presence on the child abuse or neglect registry of any U.S. Territory, Tribal Land or State where the individual resided during the preceding five years; or
6. A Criminal Record from any U.S. Territory, Tribal Land or State where the individual resided during the preceding five years.

d) Appeal/Dispute Rights for Anyone Receiving an Unsatisfactory Determination Letter. Appeal/Dispute rights differ according to the finding:

1. Presence on the any Sex Offender Registry – This finding may be disputed through the reporting state* (not DECAL);
2. Presence on the Georgia Child Abuse and Neglect Registry – This finding may be disputed through the Georgia Department of Human Services, Georgia Division of Family and Children Services* (DFCS, not DECAL); 
https://gacar.dhs.ga.gov/General/Contacts;
3. Presence on a child abuse or neglect registry of a U.S. Territory, Tribal Land or State other than Georgia – This finding may be disputed through the reporting state* (not DECAL);
4. Presence of a criminal record on a name-based state report can be disputed with the state in which the offense allegedly occurred. If you dispute the accuracy or completeness of a criminal history report, contact the criminal justice agency of that U.S. Territory, Tribal Land or State* (not DECAL).

*If an individual is unable to resolve a dispute, an appeal through the Georgia Office of State Administrative Hearings (OSAH) may be requested; however, only the accuracy and completeness of the determination may be reviewed. Mitigation cannot be found in these matters.

5. Mitigation. An unsatisfactory determination based upon the conviction of a crime may be appealed in a hearing before OSAH. An unsatisfactory determination may be reversed by the OSAH hearing officer if the crime is listed in the “Allowable Offenses” section below. An unsatisfactory determination may not be reversed by the OSAH hearing officer if the crime is listed in the “Unallowable Offences” section below.

i. Allowable Offenses: An applicant convicted of any crime listed in this section may appeal to the OSAH and may be eligible for mitigation, which would allow for a Satisfactory Determination Letter to be issued by DECAL. Notwithstanding the preceding sentence, an applicant is not eligible for mitigation while on probation for a covered crime, or if the hearing officer finds that physical harm was done to a victim, or that the applicant shows a propensity for cruel behavior or behavior involving moral turpitude.

1. Any felony offense not listed in the “Unallowable Offenses” list below;
2. A violation of O.C.G.A. § 16-5-23 (simple battery) when the victim is a minor;
3. A violation of O.C.G.A. § 16-12-1 (contributing to the delinquency, unruliness or deprivation of a minor);
4. A violation of O.C.G.A. Chapter 6 of Title 16 (sexual offences);
5. A violation of O.C.G.A. § 16-4-1 (criminal attempt of any of the above);
6. A violation of O.C.G.A. § 16-5-29, relating to battery of an unborn child;
7. A violation of O.C.G.A. § 16-5-70, relating to cruelty to children;
8. A violation of O.C.G.A. § 16-12-1.1, relating to a child care operator permitting one with an unsatisfactory background check determination to work or reside in an early care and education program;
9. A violation of O.C.G.A. § 16-12-100, relating to obscenity relating to minors;
10. A violation of O.C.G.A. § 16-12-100.1, relating to electronically furnishing obscene materials to minors;
11. A violation of O.C.G.A. § 16-12-100.2, relating to computer or electronic pornography and child exploitation prevention;
12. A violation of O.C.G.A. § 16-12-100.3, relating to obscene telephone contact with minors;
13. A violation of O.C.G.A. § 40-6-391, relating to DUI, when a child is endangered;
14. A violation of O.C.G.A. § 19-7-5, relating to failure to report child abuse when mandated by law to report;
15. Any other offenses committed in another jurisdiction which, if committed in this jurisdiction, would be one of the enumerated crimes listed above.

ii. **Unallowable Offenses:** An applicant convicted of any crime listed in this section may appeal to the OSAH but is not eligible for mitigation (DECAL cannot issue a Satisfactory Determination Letter.):
   1. Any crime for which an applicant is currently on probation;
   2. Any crime that results in physical harm to a victim;
   3. Any crime that shows a propensity for cruel behavior or behavior involving moral turpitude;
   4. Any felony consisting of
      a. murder;
      b. child abuse or neglect;
      c. a crime against children, including child pornography;
      d. spousal abuse;
      e. a crime involving rape or sexual assault;
f. kidnapping;
g. arson;
h. physical assault or battery;
5. Any violent misdemeanor committed by an adult against a child, including the following:
   a. child abuse or neglect;
   b. child endangerment;
   c. sexual assault;
   d. child pornography.
6. Any other offense committed in another jurisdiction which, if committed in this jurisdiction, would be one of the crimes listed in this section.

e) Frequency and Portability of Background Check Determination Letters
   1. An individual must undergo an additional Comprehensive Background Check at least every five years or when that individual has not worked in the child care industry for six months or longer.
   2. An individual (other than a qualifying Student-in-Training*) who has a National Fingerprint Satisfactory Determination letter or a Comprehensive Satisfactory Determination letter based on a fingerprint scan one year old or less may transfer that letter to another facility.
   3. An individual (other than a qualifying Student-in-Training*) who has a Preliminary Satisfactory Determination letter or a Comprehensive Satisfactory Determination letter based on a fingerprint scan more than one year old may NOT transfer that letter to another facility. Instead, that individual must submit to another background check and obtain a Satisfactory Determination before transferring to the new facility.
   4. *A qualifying Student-in-Training is one who properly submitted evidence of enrollment in an early care and education curriculum at the time of application and was granted two years of portability under Georgia law. Any National Fingerprint or Comprehensive Satisfactory Determination Letter issued to a qualifying Student-in-Training based on a fingerprint scan more than two years old may NOT be transferred to another facility. Instead, that Student-in-Training must submit to another Comprehensive Background Check and must obtain a Satisfactory Determination before transferring to the new facility.

f) A National Fingerprint Records Check determination letter expires at the earliest of each of the following circumstances:
   1. Upon the issuance of a subsequent Unsatisfactory Determination Letter; or
   2. Upon the issuance of a Satisfactory Comprehensive Records Check Determination Letter; or
   3. When an applicant, other than a qualified Student-in-Training, moves to another facility more than one year from the Records Check Clearance Date; or
4. When a qualified Student-in-Training moves to another facility more than two years from the Records Check Clearance Date;
5. Upon a six month break in service; or
6. Five years from the Records Check Clearance Date.

**g) A Comprehensive Records Check determination letter expires at the earliest of each of the following circumstances:**

1. Upon the issuance of a subsequent Unsatisfactory Determination Letter; or
2. Upon a six-month break in service; or
3. When an applicant, other than a qualified Student-in-Training, moves to another facility more than one year from the Records Check Clearance Date; or
4. When a qualified Student-in-Training moves to another facility more than two years from the Records Check Clearance Date;
5. Five years from the Records Check Clearance Date.

**h) Clearance Requirements** – The following must be on file with the child care provider before an individual can be present at the premises of a child care program while children are present for care or reside at the premises of a child care program:

1. **Family Child Care Learning Homes, Child Care Learning Centers and Informal Caregivers**
   i. Every Director, Employee, Informal Caregiver and resident age 17 and older of an Informal Caregiver must have:
      1. **BEFORE OCTOBER 1, 2018**
         a) A satisfactory National Fingerprint Determination Letter (based on national fingerprint-based criminal history report); or
         b) A satisfactory Comprehensive Determination Letter.
      2. **ON OR AFTER OCTOBER 1, 2018**
         a) A satisfactory Comprehensive Determination Letter.
   ii. Every **Provisional Employee** must have:
      1. **BEFORE OCTOBER 1, 2018**
         a) A satisfactory Preliminary Determination (based on a local criminal background check) no more than 21 days old.
      2. **ON AND AFTER OCTOBER 1, 2018**
         a) A satisfactory National Fingerprint Determination Letter during which time s/he must:
            1. Be supervised at all times by someone with a satisfactory Comprehensive Records Check Determination; and
            2. Submit all information relevant to conduct a comprehensive background check.

2. **License-Exempt Providers and Informal Caregivers** receiving CAPS Subsidy
i. Any director, provider, helper, volunteer (other than a parent who is not also an employee), student-in-training, independent contractor or resident aged 17 or older of the program must have:

1. ON AND AFTER OCTOBER 1, 2018
   a) A Comprehensive Satisfactory Determination Letter.

i) **Penalties for Non-Compliance** - Any program subject to this policy that fails to comply with this policy may be subject to adverse action and loss of CAPS subsidy funding.