



AUTHORIZATION FOR INFORMATION GATHERING FROM THE STATE CRIMINAL RECORD DATABASE

In Youth Act no. 70/2007 it is stated in Paragraph 3 - 4, Article 10: “For parties included in Article 2, who tend to children and adolescents under the age of 18 in the field of youth work, the hiring of individuals who have been convicted of a violation of provisions in section XXII in the General Penal Code no. 19/1940, is prohibited. The same applies for those who have been convicted of a violation of laws regarding narcotics and drugs no. 65/1974, in the past five years. This provision also applies to those responsible for children and adolescents under the age of 18 as part of volunteer work. Directors of schools, kindergartens, summer camps, sport and leisure centers, and other such institutions or places where children and youth gather or spend time at, and Article 2 includes, have the right to information from the criminal records database on whether a specific individual, who has applied for a job with them, has been convicted of offenses mentioned in Paragraph 3, with his/her consent. “

The undersigned hereby authorizes UMFÍ to seek information from the State Criminal Record Database (sakaskrá ríkisins) regarding whether this individual has been convicted of a violation of provisions in section XXII in the General Penal Code no. 19/1940, and laws no. 65/1974 regarding narcotics and drugs in the past five years. The organization is permitted to utilize the management of the Icelandic Youth Association (UMFÍ) ID no. 660269-5929, which the organization is a member of, to process the data.

This authorization is valid while the undersigned works for the youth association. Should the undersigned choose to withdraw this authorization, he/she must do so in writing.

Name: _____ ID no: _____

Association: _____ Date: _____

Name: _____ ID no. _____