RENEWAL LICENSE APPLICATION

If the license is expired over 30 days, you will be required to complete a new application for submission which will require a new licensing fee and fingerprints as well as a current MMPI for an armed license.

Please complete each line. Enter N/A if the question does not apply to you.	
Type of License Requested (Check one)	Cost
Unarmed Security Guard	\$50.00
Armed Security Guard	\$100.00
Unarmed Private Investigator	\$50.00
Armed Private Investigator	\$100.00
Unarmed Guard and Private Investigator (combination)	\$150.00
Armed Guard and Private Investigator (combination)	\$150.00
Expired license late fee	\$25.00
Applicant Information:	
Last Name:	Suffix:
First Name: Middle I	Name:
SSN:/Date of Birth:Gender:	Race:
Height: Weight: Hair Color: Eye Col	lor:
Driver's License State of issue: License Number: Previous Names: (maiden, name change, alias or if not applicable put N Mailing Address:	N/A)
City: State: Zip Code:	
Physical Address (if different than mailing address):	
City: State: Zip Code:	
Home Phone Number: Cell Phone Num	
Email Address:	
Required Continuing Education:	
8 hours of continuing education for unarmed/armed securit	ty guard
16 hours of continuing education for unarmed/armed priva	te investigator
16 hours of continuing education for combination licenses	
Information and other requirements: Applicant, please submit a copy of your current valid	state issued photo ID or driver license
with this application. The application process requires two passport sized (2"x2"), color photo name on the back of the photographs and affix them inside this box.	
Attach photos here	

Oath

The Oklahoma Security Guard and Private Investigator Act (the "Act") requires that all applicants certify that he or she have no disqualifying pleas or convictions as specified in the Act, or by CLEET. A list of disqualifying pleas and convictions is provided on the next page. Your application cannot be processed until such time as this oath is completed. Please note, knowingly submitting an application with false or misleading information to the Council is sufficient grounds to file felony charges against the applicant. solemnly swear (or affirm), under penalty of perjury, that I have no disqualifying pleas or convictions a specified by the Oklahoma Security Guard and Private Investigator Act, or by CLEET, or that I have th following potentially disqualifying plea(s) or conviction(s) which I believe may be waived by CLEET pursuant to the Act but I have no other disqualifying pleas or convictions. I further swear (or affirm) that all statements made by me in conjunction with this application and pursuant to the Act are true and correct and that I have read, understand, and agree to comply with the provisions of the Act, CLEET administrative rules, and any other applicable law or rule. List potentially disqualifying pleas or convictions: Applicant Signature (sign in front of notary) Date State of _____ County of _____ Signed and sworn to (or affirmed) before me on the ______day of ______, 20___.

Renewal Application: Page 2

Notary Public Signature

RELEASE OF INFORMATION AUTHORIZATION

WARNING: This release is your voluntary authorization to the Counci Education and Training, its employees and representatives, to both gapersonal information as needed to fulfill the requirements of Oklaho private security licensing. Once signed this release will remain in efficient in outfied, in writing, that you wish to revoke this authorizates person who knowingly makes a false statement on any application to Enforcement Education and Training for a license pursuant to the Okla and Private Security Act, or who otherwise commits a fraud in application can be charged with a felony. SeeTitle 59 § 1750.11(B).	ather and release your ma statutes related to fect until such time as ation. Please note, any to the Council on Law ahoma Security Guard
I,, hereby authoriz	e any individual or any
agency - governmental, private or otherwise - to release, on a confidential regarding my present and past employments, including but not limited to, to applications, resumes, performance evaluations, worker's compensation of claims. Further, I authorize the release of any medical record, medical evaluated to, or an actual, criminal history, or other information which may be protected, to any authorized representative or employee of the Council Education and Training for the purpose of determining my eligibility to obtain a unarmed security guard, armed security guard, armed or unarmed owner/officer/other licensed representative of a security agency or investigation.	time sheets, employment claims, and/or insurance luation, and information e deemed confidential or all on Law Enforcement tin and retain a license as private investigator, or
I,	the Council on Law
Enforcement Education and Training, its authorized representatives and emp	ployees, to release to any
law enforcement agency or employer, information held by the Council conc	erning my application.
A copy of this authorization is agreed by the undersigned to have the same effect and	force as the original.
Original Signature of Applicant	Date

Printed Name of Applicant

Renewal Application: Page 3

Oklahoma Department of Mental Health and Substance Abuse Services Consent for Release of Confidential Information

Last Four SSN: Gender:DOB:	
Physical Address:	<u> </u>
City:State:Zip Code:County:	<u></u>
I,	zation is given as upon notification that I may revoke expires in ninety THE PRESENCE HEA, AND THE
Notice to individuals or entities releasing alcohol or drug abuse treatment records:	
There shall be a statement in BOLD face, stamped upon each page of the information release stating, " THIS INI HAS BEEN DISCLOSED FROM RECORDS PROTECTED BY FEDERAL CONFIDENTIALITY RULE 2.). The federal rules prohibit you from making any authorization for release of medical or other information for this purpose. The federal rules restrict any use of information to criminally investigate or prosecute any abuse patient."	S (42 CFR Part n <u>NOT</u> sufficient
Signature of CLEET Applicant	Date

COUNCIL ON LAW ENFORCEMENT EDUCATION AND TRAINING

EMPLOYMENT VERIFICATION

For Renewals and Upgrades License Only

This form is only to be used to verify employment of an applicant with an agency during the process of a renewal or upgrade application. This form **does not replace** a Notice of Employment.

AGENCY LICENSE #		CITY/STAT	CITY/STATE		
AGENCY NAME (as on licen	se):				
Last Name	First Name	MI	SSN	License#	
The individual name and is covered under	r the agency's liab	oility insurance.		original hired date	
Date of Terminat	ion (MM/DD/YY	YY):			
I certify the information understand that any false und	statement may be		le by fine an		
Print Name of Manager or Desig	nee Signature	of Manager or Design	ee	Date	

Pursuant to Rule 390:35-11-2(b) Licensed security agencies and investigative agencies shall notify CLEET, in writing, of the termination of all licensed security guards, armed security guards, or private investigators employed by said agencies, and that had been covered under said agencies' liability insurance or surety bond. This notification shall be made within five (5) days of the employee's termination, and shall include the employee's name, social security number, and private security license number. Failure to comply may result in fines and/or penalties being assessed Pursuant to Rule 390:35 Appendix 'C'.

Notification of Bond Coverage by Carrier NOTICE TO INSURANCE/BOND COMPANIES

STATUTORY REQUIREMENTS: Title 59 O.S. § 1750.5(J)(1-4)

- J. (1) All persons and agencies shall obtain and maintain liability coverage in accordance with the following minimum standards:
 - a. General liability insurance coverage for bodily injury, personal injury, and property damage, with endorsements for personal injury including false arrest, libel, slander, and invasion of privacy, or
 - b. A surety bond that allows persons to recover for actionable injuries, loss, or damage as a result of the willful, or wrongful acts of omissions of the principal and protects this state, its agents, officers, and employees from judgements against the principal or insured licensee, and its further conditioned upon the faithful and honest conduct of the principal's business.
 - (2) Liability coverages and bonds outlined in this section shall be in the minimum amounts of One Hundred Thousand Dollars (\$100,000) for agencies, Ten Thousand Dollars (\$10,000) for armed security guards and armed private investigators, or combination armed license; and Five Thousand Dollars (\$5,000) for security guards and self-employed unarmed private investigators who employ no other investigators.
 - (3) Security agencies and investigative agencies shall ensure that all employees of these agencies have met the minimum liability coverage as prescribed in this section.
 - (4) Insurance policies and bonds issued pursuant to this section shall not be modified or canceled unless ten (10) days' prior written notice is given to the Council. All persons and agencies insured or bonded pursuant to this section shall be insured or bonded by an insurance carrier or a surety company licensed in the state in which the insurance or bond was purchased, or in this state.

CLEET Rules: 390:35-11-3

(c) Proof of insurance or surety bond shall be provided to CLEET by submitting a certificate of insurance, such as the Accord Form, or a copy of the policy, or a copy of the bond; or a letter from the issuing company. Regardless of the method chosen, the proof submitted shall at least contain the following information:

- (1) Name of Insured
- (2) Name and address of Insurer
- (3) Policy limits, coverages, and amounts
- (4) Effective dates of policy

Address (City, State, Zip)

- (5) If covered by a bond, the original bond proof of coverage must include an original copy of the Notification of Bond and Power of Attorney. Proof of renewal of the bond does not require a copy of the Power of Attorney, only submissions of the Notification of Bond.
- (d)Any company providing insurance or surety bonds must be licensed to do business in the State of Oklahoma.

KNOW ALL MEN BY THESE	PRESENT:	BOND NUMBER:
That we,	, as Principal and,	, as Surety, are authorized to conduct
	, are firmly bound unto the State of Oklahoma in the just sur	
\$5,000	(Self-employed unarmed private investigator or unarmed gu	ard)
\$10,000	(Self-employed armed private investigator, armed guard or	combination armed license)
or the payment of which, well and truly to be	made, we bind ourselves, our heirs, executor, and administrators, each and ever	y one of them, jointly and severally, firmly by these present.
The condition of this obligation is such that what licensed:	nereas the above bound Principal has made application to do business in the State	of Oklahoma under the provisions of Title 59, Oklahoma Statutes, Section 1750 et. seq. a
Unarme	d private investigator or unarmed security guard	
Armed p	private investigator, armed security guard or armed private s	ecurity
		ate of Oklahoma or any person for any judgement against same resulting from any wrong
ict of offission, whether intentional of negrige	nt, that arose in the course of business as a Security Guard or Private Investigator	, resulting from any violation of the laws of the State of Oklahoma.
	ond meets the standards outlined by the statute noted above, and is for the follow	
t is further understood and agreed that this bo		
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in	ing period. en notice to CLEET. The Surety shall not be liable for successive claims in
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in	ing period. en notice to CLEET. The Surety shall not be liable for successive claims in force.
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in	ing period. en notice to CLEET. The Surety shall not be liable for successive claims in
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in ay of, 20	ing period. en notice to CLEET. The Surety shall not be liable for successive claims in force.
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in ay of, 20	en notice to CLEET. The Surety shall not be liable for successive claims in force. Principal Surety
t is further understood and agreed that this book Beginning Date:	and Ending Date: s bond may be canceled as to future liability by Surety giving ten (10) days writt number of claims made against the bond or number of years the bond remains in ay of, 20	en notice to CLEET. The Surety shall not be liable for successive claims in force. Principal

Notification of Insurance Coverage By Carrier NOTICE TO INSURANCE/BOND COMPANIES

STATUTORY REQUIR	EMENTS: Title 59 O.S. § 1750.5(J)(1-4)		
K. (1) All persons and	agencies shall obtain and maintain liability coverage i	n accordance with the following minimum standar	rds:
a. General liabili	ty insurance coverage for bodily injury, personal injury	y, and property damage, with endorsements for pe	ersonal injury
	e arrest, libel, slander, and invasion of privacy, or		
	that allows persons to recover for actionable injuries, lo		l acts of omissions
	and protects this state, its agents, officers, and emplo		
	nsee, and its further conditioned upon the faithful and l	* *	(\$100,000)
	ges and bonds outlined in this section shall be in the mi		
•	en Thousand Dollars (\$10,000) for armed security g		
other investigat	ve Thousand Dollars (\$5,000) for security guards and	r sen-employed unarmed private investigators with	io empioy no
	ors. es and investigative agencies shall ensure that all emplo	ovees of these agencies have met the minimum ligh	nility coverage
as prescribed in		byces of these agencies have met the minimum had	onity coverage
	l bonds issued pursuant to this section shall not be m	nodified or canceled unless ten (10) days' prior y	written notice is given to the
•	agencies insured or bonded pursuant to this section sl		•
•	insurance or bond was purchased, or in this state.		
	r		
CLEET Rules: 390:35-1	1_3		
	rety bond shall be provided to CLEET by submitting a	certificate of insurance, such as the Accord Form	or a copy of the policy, or
	etter from the issuing company. Regardless of the metho		
(1) Name of Insured		<u> </u>	
(2) Name and address o	f Insurer		
(3) Policy limits, covera			
(4) Effective dates of po	~		
	l, the original bond proof of coverage must include an	original copy of the Notification of Bond and Pov	wer of Attorney. Proof of
	es not require a copy of the Power of Attorney, only su	•	,
	ding insurance or surety bonds must be licensed to do		
N			
Name of Insured:		. N. 1. 6T. 1	
This policy Includes:		Number of Employees:	_
	Unarmed Security Guard Coverage		Self- Employed
	Armed Security Guard Coverage		Other Guards and/or
			investigators
CHECK ONE	Linguis of Drivete Investigator Covers		
CHECK ONE	Unarmed Private Investigator Coverage		
	Armed Private Investigator Coverage		
Amount of Coverage:	\$5,000.00 (Self-Employed unarmed private in	nvectigator or unarmed guard)	
Amount of Coverage.		0	
	\$10,000.00 (Self-employed armed private inv	vestigator, armed guard or combination armed lice	ense)
CHECK ONE	\$100,000.00 (other guards and/or investigator	rs employed)	
		1 3 /	
Name of Insurance	Company:		_
Address:			_
City:	State:Zip);	
Telephone Number	:OK Insurance	License #:	_
Company Affordin	g Coverage:		=
Policy Number	Issue Date:_	Expiration Date:	
Toney Number	issue Date	Expiration Date	<u> </u>
I have read the s	atutory requirements described above and certify t	that this policy meets the minimum standards r	required by the State of
Thave read the s		iability Insurance	equired by the state of
	Omanolia IVI II	MANAGE MARKET	
Printed Name of Author	orized Representative Signature	of Authorized Representative	
Times rame of Addition	India representative Signature (5. Ladionzou representative	
Sworn and Subscribed b	efore me thisday of, 20		(Seal)
Signature of Notary Pub	licPrinted Name of N	Notary	(Scar)
-		·	
My Commission Expires	s:My Commission Nu	amber:	

Background Information

One of the leading causes of delays when processing an application is the failure of the applicant to provide requested documentation on any criminal history, charge history (including traffic charges), arrest record or court ruling, to include federal, tribal, district, and municipal courts. Please ensure that certified copies of any court document, or orders, are included regardless of the case outcome. Discovery that an applicant has submitted an application without fully disclosing their criminal history could result in, at a minimum, the immediate denial of the license being requested.

Record Notification and Authorization

Printed na	ame:
Signature	Date:
have rea	d and understand the above information and attest to my understanding by affixing my signature below.
	I authorize CLEET to release, to me, any criminal finding from the FBI fingerprint return.
	I have read and understand Page 8 Appendix (Applicant Notification and Record Challenge and Privacy Act Statement) of this document.
	If there is a criminal history in question, I will be given the opportunity to change, correct, or update any information by notifying the appropriate arresting agency or court clerk.
(INITIAL)	I understand that my fingerprints will be used to check the criminal records of OSBI and FBI.

Please note: If the applicant does not reply to any letter received by CLEET Private Security Division within 30 days, the application cannot be processed and will be denied.

Renewal Application: Page 8

Privacy Act Statement and Applicant Notification

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Public Law 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.

Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or other responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

Applicant Record Challenge

Applicant Record Challenge: <u>Before a final decision is made</u>, you have the opportunity to complete or challenge the accuracy of the information contained in the FBI identification record. The procedure for obtaining a change, correction, or updating an FBI identification record is set forth in Title 28, CFR 16.34. For information on updating the national criminal history record, visit <u>www.FBI.gov</u> or <u>https://www.fbi.gov/cjis/identity-history-summary-checks#challenge-of-an-identity-history-summary.</u>

If certified documents are obtained for the purpose of updating your criminal history record, the documents should be forwarded to the FBI and to the repository in the state where the arrest occurred.

As of 02/13/2020

LIST OF DISQUALIFYING OR POTENTIALLY DISQUALIFYING PLEAS AND CONVICTIONS

Any conviction for a felony offense, including any suspended sentence or deferred judgment.

Any plea of guilty, nolo contendere (no contest), an "Alford" plea, or any plea other than a not guilty plea in a felony case.

Any conviction for one of the following offenses (whether felony or misdemeanor), including any suspended sentence or deferred judgment:

Larcenv.

Theft,

False pretense,

Fraud,

Embezzlement,

False personation of a peace officer,

Any offense involving moral turpitude,

Any offense involving a minor as a victim,

Any nonconsensual sex offense,

Any offense involving the possession, use, distribution, or sale of a controlled dangerous substance,

Any offense involving a firearm,

Assault and battery,

Extortion,

Treason,

Murder.

Manslaughter,

Shoplifting,

Forgery,

Arson,

Kidnapping,

Perjury,

Tax evasion.

Unauthorized use of a motor vehicle,

Conspiracy to commit any of the offenses in this list,

Accessory after the fact to any offenses in this list,

Hijacking,

Receiving or possession of stolen property,

Burglary,

Tax fraud,

Swindling,

Inciting or being involved with a riot,

Any conviction of a civil rights violation,

Desertion,

Escape from jail, prison, or custody,

Resisting arrest,

Assault and battery upon a police officer,

False and bogus checks,

Terrorist activities,

Assist in suicide,

Bigamy,

An attempt to commit one of the above offenses,

Any offense of driving while intoxicated or driving under the influence of intoxicating substance, or entry of a final order of protection against an applicant or licensee.

Criminal History Information:

If you have been arrested since you were issued your last license, in the spaces below, list all charges, arrests, or citations for crimes committed as an adult in Oklahoma or any other state.

*Please Note: It is necessary for you to provide CERTIFIED court documents showing the disposition of each case. If the court no longer has these records, then you MUST obtain and include a letter from the court clerk stating such.

DATE:	City/County		State
CHARGE:	City/County		_State:
Arrested: Y or N (cir	rcle one) Booked into J	ail: Y or N (circle one)
			ify other):
_			J • • • • • • • • • • • • • • • • • • •
	., ., ., ., ., ., ., ., ., ., ., ., ., .		
Notes:			
DATE:	City/County		_State:
CHARGE:			
Arrested: Y or N (cir	rcle one) Booked into J	ail: Y or N (circle one)
PLEA ENTERED: g	guilty, not guilty, no con	ntest, other (please spec	ify other):
JUDGMENT: (guilty	y, not guilty, deferred, p	orobation):	
Final Disposition:			
DATE:	City/County		_State:
CHARGE:			
Arrested: Y or N (cir	rcle one) Booked into J	fail: Y or N (circle one))
PLEA ENTERED: g	guilty, not guilty, no con	ntest, other (please spec	ify other):
JUDGMENT: (guilty	y, not guilty, deferred, p	orobation):	
Final Disposition:			
Notes:			
Of	ther Required Backgro	ound Information	
	y undergoing treatment		ndition or disorder?
	y diddigding treatment		

For the purpose of this question; "currently undergoing treatment ..." means the person has been diagnosed by a licensed physician or psychologist as being afflicted with a substantial disorder of thought, mood, perception, psychological orientation, or memory that significantly impairs judgment, behavior, capacity to recognized reality, or ability to meet the ordinary demands of life and such condition continues to exist.

If you marked "Y" in the above box, please provide a signed statement from your treating physician or mental health provider (on their letterhead) stating that in their professional opinion you are capable of safely performing the duties of a security guard or private investigator.

Domestic Violence & Protective Order Information

7	7	N	Have you ever been charged and/or convicted for an act of domestic violence?*
7		N	Have you ever been convicted of violating a Protective Order?*
7	7	N	Have you ever been the respondent of a Protective Order?*

If you marked yes on any of these questions, please list the charge filed and indicate the City, County, and State where the case was filed as well as the name it was filed under.

*If "Y" is checked, in this box, please provide certified court documents regarding the disposition of the case.

Renewal Application: Page 10

Council on Law Enforcement Education and Training Private Security Division

Renewal Application

Please read the following check list making sure each requirement has been met. An incomplete application will result in your application being returned to you for completion causing delay in the licensure process. All documents printed and mailed, must be sent to CLEET in a single envelope. Documents dated older than 90 days will not be accepted.

PRIVATE SECURITY CHECKLIST FOR COMPLETED APPLICATION

Completed application with attachments including signatures, dates, and notarizations where applicable. *Required forms can either require just the signature of the applicant, the signature of an employer, and/or the services of a notary public. Forms requiring a notarized signature must be signed in the presence of a valid notary public. Signature
dates of the applicant and the notary must match. Any associated fees are the responsibility of the applicant. Please ensure that applicable forms or attestations are completed before submitting the application to CLEET for processing.
Application fee and late fee (if applicable). The following payment types are accepted: Money Order, Cashier's Check, or Company Check. Make all checks and money orders payable to CLEET. No Cash or Personal Checks will be accepted via mail; however, EXACT CASH will be accepted if delivered in person.
Two (2) current passport size color photographs (paper or plastic are NOT acceptable).
Certified court documents showing the disposition of each arrest and or charge or a letter stating there is no record, if applicable. Please also include any certified court documents regarding Protective Orders in which you were the Respondent. If your case was dismissed, you still must provide the dismissal showing said dismissal.
Release of Information Authorization; Oklahoma Department of Mental Health and Substance Abuse Services Consent to Release of Confidential Information, and Oath.
Notice of employment, if applicable, or current bond. *It is important to notify CLEET if at any point you are no longer covered by said bond or insurance policy. Each licensee is responsible for obtaining and maintaining insurance and/or bond when not employed by an agency and/or if the licensee is self-employed. Failure to maintain compulsory insurance and/or bond could result in disciplinary action including fines and revocation of the license.
Proof of Continuing Education.
OSBI name check completed by the OSBI - must be the original (no faxes, copies or emails). Please note: You are responsible for sending this document to the OSBI. The completed form should be sent to CLEET.
Copy of valid driver's license or state issued photo identification card.
Agency application, if the agency license is not current (required if self-employed private investigator.)

Please return completed application via mail or hand-delivery to:

CLEET Private Security

2401 Egypt Road

Ada, OK 74820