



Applicant,

Thank you for choosing to be employed with The Arc of Ohio through the Family Choice Program (FCP) and for becoming a part of our advocacy family.

After listening to the concerns of families across the state, The Arc of Ohio created the FCP in order to bridge the gap that some individuals and families are experiencing when finding provider services.

The FCP is based on the philosophy of self-determination. It empowers people with disabilities to enhance the quality of their lives by providing them the opportunity for choice and control over their services and supports as well as acknowledging that they are the best judges of their own needs and how those needs should be met.

The result of this philosophy is an individual directed service that allows the individual, or their chosen family representative, to supervise their support workers as a Support Coordinator with the authority to control the services they receive, recruit their support workers, as well as determine how and when services will be provided.

The FCP is a Homemaker/Personal Care (HPC) service funded by DODD Waivers and as such, must abide by all DODD Waiver rules and regulations. This FCP Application Packet satisfies many of the initial requirements to provide HPC services on behalf of individuals with developmental disabilities throughout Ohio, but there are additional background checks and trainings that must also be completed in order to become a provider of HPC services.

The Arc of Ohio's FCP provides you with a choice of employment: to begin employment with the The Arc of Ohio, submit your credentials and payments to DODD to become an independent provider and remain with the FCP until your certification is approved; or to begin and continue as an employee of The Arc of Ohio and provide HPC services as part of the FCP on behalf of families and individuals with developmental disabilities as long as they choose your services.

Please reference the checklist on the following page for information and documents that are needed immediately for employment with The Arc of Ohio's FCP as well as the background checks and trainings required prior to providing HPC services. When possible, The Arc of Ohio will assist with finding appropriate trainings, but it is the primary responsibility of the employee to attend proper trainings and provide documentation of those trainings to The Arc of Ohio to remain in compliance with DODD rules. If you remain as an employee of The Arc of Ohio for four (4) months, we will reimburse your training expenses up to \$90 for CPR and First Aid training, \$40 for BCI Background Check and \$10 for BMV Driver's Abstract.

Again, welcome to The Arc of Ohio Family and please do not hesitate to contact us if you have any questions about this employment packet, background checks, training or any other FCP employment related questions you may have.

<u>Email</u>	<u>US Mail</u>
FCP@TheArcofOhio.org	<p align="center">Family Choice Program % The Arc of Ohio 2717 S. Arlington Road, Ste E Akron, OH 44312</p>



Family Choice Program

HPC

Phase 1:

HPC Staff

- Employment Application-Completed and signed
- Ohio Residency and Education Verification-Completed and Notarized
- Electronic Account Agreement-Signed
- Transportation Application-Signed (if providing transportation services)
- Abuser Registry Notification, ARCS & Rapback-signed
- Attestation and Agreement to Notify Employer-signed

Individual Receiving Waiver Services (Family)

- FCP Enrollment Application-Completed and signed
- FCP Support Coordinator Agreement-Signed

Phase 2:

HPC Staff

- Receipt of BCI Fingerprint check (code 5123.081)
*If you have lived outside of Ohio during the last 5 years prior to employment you will be required to complete a BCI + FBI Fingerprint check (Code 5126.28)
*Results should be sent to The Arc of Ohio, 1335 Dublin Rd., Suite 100-A, Columbus, OH 43215
- Driver Abstract-Ohio BMV Certified 3-Year Driving Record if providing transportation services. Available online: <https://services.dps.ohio.gov/BMVOnlineServices/DL/Abstract> or in person at your local BMV to receive abstract same day.
- Eight Hours of Initial Training (Available for free online <https://mylearning.dodd.ohio.gov>)
- First Aid/CPR/AED Training (MUST include hands-on skill component. Online only training DOES NOT qualify)
- Medication Administration Training (if administering medication as a service for the individual you will be supporting)

Individual Receiving Waiver Services (Family)

- Individual Service Plan (ISP)
* Amended to include The Arc of Ohio for all applicable services
- Self-Medication Assessment (if the individual takes medication)

Phase 3:

HPC Staff

- I-9- Completed and signed
- W-4- Completed and signed
- Employee Direct Deposit Form- Completed with Voided Check and signed
- Copy of Birth Certificate, Driver's License, & Social Security Card
- Copy of Liability Insurance (if providing transportation services)

- The Arc of Ohio will verify services to be provided and create online documentation for HPC staff to use.
- Contact The Arc of Ohio if you need any assistance finding resources for training.
 - The Arc of Ohio—Northeast (234) 571-5689
 - The Arc of Ohio (State Office) (614) 487-4720

Family Choice Program Phase 1 Packet

Documents within FCP Employment Packet

- ❑ **Employment Application** - Completed and Signed
- ❑ **Ohio Residency and Education Verification** - Completed and Notarized. Also, copies of Diploma, GED, or transcripts will need sent in. If you do not have a H.S. Diploma or GED, then leave the boxes blank and The Arc will submit a request for permission of hire to county superintendent.
- ❑ **Electronic Account Agreement** - Signed
- ❑ **Transportation Application** - Signed (if providing transportation services)
- ❑ **Abuser Registry Notification, ARCS and Rapback** - Signed
- ❑ **Attestation and Agreement to Notify Employer** - Signed

Send all employment documentation to The Arc of Ohio:

<u>Email</u>	<u>US Mail</u>
FCP@TheArcofOhio.org	Family Choice Program % The Arc of Ohio 2717 S. Arlington Road, Ste E Akron, OH 44312

Family Choice Program FCP Staff Employment Application

Applicant Information

Name:		Social Security #:	
Address:			
City, State, Zip:			
Primary Phone #:		Email Address:	
Family Contact Information	Last Name:	Email:	Phone:
Citizen of the United States? YES NO		If NO, are you authorized to work in the United States? YES NO	
Have you previously worked for The Arc of Ohio? YES NO		If YES, when?	
Have you ever been convicted of a felony? YES NO		If YES, explain:	

References

Three Required for Consideration

Full Name:		Relationship:	
Email:		Phone #:	
Address:			

Full Name:		Relationship:	
Email:		Phone #:	
Address:			

Full Name:	Relationship:
Email:	Phone #:
Address:	

Education

High School Name:	City/State:
Did you graduate? YES NO	Diploma Date:
College:	City/State:
Did you graduate? YES NO	Degree:
Other Education:	City/State:
Did you graduate? YES NO	Degree or Certificate:

Previous Employment

Company:	Job Title:
Supervisor Name:	Supervisor Phone #:
Supervisor Email:	May we contact them? YES NO
Dates of Employment From: To:	Reason for leaving:

Company:	Job Title:
Supervisor Name:	Supervisor Phone #:
Supervisor Email:	May we contact them? YES NO
Dates of Employment From: To:	Reason for leaving:

Company:	Job Title:		
Supervisor Name:	Supervisor Phone #:		
Supervisor Email:	May we contact them?	YES	NO
Dates of Employment From: To:	Reason for leaving:		

Disclaimer and Signature

I certify that my answers are true and complete to the best of my knowledge. If this application leads to employment with The Arc of Ohio, I understand that false or misleading information contained in this application or provided in the interview process may result in my release.

Signature:	Date:
-------------------	--------------

Family Choice Program Residency and Education Verification

*Please return this completed form to verify your residency and education.
Additional documentation may be requested if necessary.*

Last Name:	First Name:	Middle Initial:
------------	-------------	-----------------

Social Security #:	DOB:	Phone Number:
--------------------	------	---------------

Current Address:

Date Current Address Established:	Date Entered Ohio (If Applicable):
-----------------------------------	------------------------------------

Previous Addresses (past five years)	From Date	To Date

Did you graduate High School or complete a GED program?	Yes	No
---	-----	----

High School or GED Program	Address	Date Completed

Notary Statement

Must be in writing, under oath.

The undersigned, being first duly sworn, deposes and says all of the answers entered on this form are true and correct.

(Seal)

Applicant Signature:	Date:
Notary Signature:	Date:

The Arc of Ohio Electronic Account Policy

Purpose

The Arc of Ohio accounts are assigned to The Arc of Ohio staff as an essential tool in order for staff to complete his/her job duties/functions. The purpose of this document is to provide common standards for The Arc of Ohio electronic accounts usage including but not limited to: usage, protection of sensitive data, email, and the Intranet.

Usage

The Arc of Ohio staff will be given a username (First.Last@TheArcofOhio.org) to access email, applications, documents, and other services authorized by The Arc of Ohio. It is the responsibility of the staff to scan or otherwise ensure viruses are not loaded onto their personal computers from any file downloaded or attached using their electronic account. The Arc of Ohio staff are expected to report any account issues to their immediate supervisor. The username and password combined constitute an electronic signature for documentation purposes.

Protection of Sensitive Data

Many emails and documents contain confidential/sensitive information of individuals. The Arc of Ohio staff are not to share confidential individual information with unauthorized personnel. The Arc of Ohio staff are not to allow unauthorized personnel to have access to their electronic account; this includes family, friends or unauthorized employees.

Email

Emails are considered professional communication. Emails are to be used for business purposes. The Arc of Ohio staff should be aware that their emails may be monitored. The Arc of Ohio staff are not to forward chain letters or receive/forward obscene material. Email is not to be used to solicit money for religious or political causes. The Arc of Ohio staff are expected to check their email at least daily as many important communications will be delivered via email.

Intranet and Online Services

Intranet and other online services are to be used for business purposes. Intranet usage is used to assist The Arc of Ohio staff to obtain information and assist with communication. The Arc of Ohio staff are not to download or transmit obscene material on the Intranet or any other online service approved by The Arc of Ohio. The Arc of Ohio staff are expected to use these services as they are intended and are not for personal use.



The Arc of Ohio Electronic Account Agreement

I acknowledge that I am not to allow others to access my electronic account and that The Arc of Ohio administrative staff may access my electronic account at their discretion.

I acknowledge that I am entirely responsible if I do not maintain the confidentiality of my password and account name. Furthermore, I acknowledge that I am entirely responsible for any and all activities that occur under my account name.

I understand any attempts to tamper with The Arc of Ohio electronic system are not allowed. This includes, but is not limited to: attempting to bypass security measures; attempting to use or using another person's account; attempting to intentionally contaminate or damage the electronic system with a computer "virus" or with any other means.

I have read and understand The Arc of Ohio Electronic Accounts Policy and understand that my username (First.Last@TheArcofOhio.org) and password combined constitute an electronic signature.

Name (printed): _____

Signature: _____

Date: _____



Family Choice Program Transportation Application

I verify that I have a valid driver's license as specified by Ohio Law, with less than six (6) points on my driving record. I will immediately notify my supervisor, in writing, if I accumulate six (6) or more points on my driving record or if my license is suspended or revoked.

I verify that I have valid liability insurance as specified by Ohio Law and will maintain valid liability insurance for as long as I transport individuals for The Arc of Ohio.

I give The Arc of Ohio permission to access my driver's abstract to verify my driving record and maintain that access for as long as I transport individuals for The Arc of Ohio.

Name (Printed):	
Driver License State:	Driver License #:
Social Security #:	DOB:

Signature: _____ Date: _____

***Please attach a copy of certified 3-year driving record, copy of valid driver's license and auto liability insurance with your name clearly indicated as a covered driver.**

Family Choice Program Abuser Registry Notification, ARCS and Rapback Enrollment

I have received and reviewed OAC 5123:2-17-03 which outlines the conduct for which an employee can be placed on the DODD Abuser Registry and acknowledge that this notice serves as written notification of said abuser registry procedure. I understand I can find updates to this rule on DODD.Ohio.gov or ask my immediate supervisor for clarification.

I consent to The Arc of Ohio utilizing the Automated Registry Check System (ARCS) for background information as well as the Ohio Attorney General's Rapback System for criminal records check and monitoring. I also consent to The Arc of Ohio sharing the results of these reports with the person and family with whom I will be working.

Name (printed): _____

Signature: _____

Date: _____

OAC 5123:2-17-03 Abuser Registry

(A) Purpose

The purpose of this rule is to set forth procedures to be used to determine whether the name of a DD employee should be placed on the registry established under section [5123.52](#) of the Revised Code and standards for determining whether such employee has been rehabilitated.

(B) Application

This rule shall apply to all DD employees and any person or governmental entity employing, hiring, or contracting with a DD employee.

(C) Definitions

(1) "DD employee" means at the time of the incident any of the following:

(a) An employee of the department;

(b) An employee of a county board of developmental disabilities; or

(c) A person who is employed in a position that includes providing specialized services to an individual.

(2) "Department" means the Ohio department of developmental disabilities.

(3) "Director" means the director of the department, unless otherwise stated, or the director's designee.

(4) "Individual" means a person with a developmental disability.

(5) "Registry" means the registry established under section [5123.52](#) of the Revised Code of DD employees found to have committed abuse, neglect, misappropriation, a failure to report, or engaged in prohibited sexual relations.

(6) "Registry offense" means the acts set forth in division (C)(3)(a) of section [5123.51](#) of the Revised Code.

(7) "Specialized services" means any program or service designed and operated to serve primarily individuals, including a program or service provided by an entity licensed or certified by the department. A program or service available to the general public is not a specialized service.

(D) Registry review committee

(1) The department shall establish a committee to review the facts of a case and make a recommendation regarding whether there is a reasonable basis for believing that a DD employee committed a registry offense.

(a) The review committee shall consist of at least five members who represent various stakeholder groups.

(b) The director shall appoint members of the review committee for a term of four years, except that a member may be appointed for a term of less than four years in order to stagger the members' terms, so that no more than half of the members' terms expire in the same year. Members may be reappointed or removed by the director.

(c) Members shall agree in writing to maintain the confidentiality of all information and proceedings before the committee.

(2) If the department determines a case is appropriate for consideration by the review committee, the department shall present the case to the review committee. If the DD employee has been convicted of a criminal offense for the same incident, the case need not be reviewed by the review committee. The department shall consider the review committee's recommendation and determine whether there is a reasonable basis for believing that a DD employee has committed a registry offense.

(3) If there is a reasonable basis for believing that a DD employee has committed a registry offense, the department shall provide notification to the DD employee of the charges against the DD employee and the DD employee's right to a hearing if timely requested.

(E) Hearing procedure

(1) Before conducting a hearing, the department shall determine whether any criminal proceeding or collective bargaining arbitration arising from the same allegation has concluded. The department may conduct a hearing before a criminal proceeding concerning the same allegation is concluded if the department notifies the prosecutor responsible for the criminal proceeding that the department proposes to conduct a hearing and the prosecutor consents to the hearing.

(2) Except as otherwise provided by statute, all hearing and adjudication proceedings shall be conducted in accordance with the requirements set forth in Chapter 119. of the Revised Code. Nothing in this rule precludes a DD employee from waiving his or her rights.

(3) If the DD employee timely requests a hearing, the director shall appoint an independent hearing officer to conduct the hearing. If the DD employee is an employee of the department and is represented by a union, the director and a representative of the union shall jointly select the hearing officer.

(4) At least fifteen days prior to the date set for hearing, upon request by either party, the department and the DD employee whose name is being considered for placement on the registry shall exchange witness lists and lists of exhibits to be introduced at the hearing. The hearing officer may extend the time for good cause shown.

(5) The hearing officer shall conduct a hearing for the purpose of determining whether the department has established by clear and convincing evidence that the DD employee has committed a registry offense.

(6) If the director or, if applicable, the director of the Ohio department of health or that director's designee, determines that the DD employee's name should be placed on the registry, the director shall sign an adjudication order directing that the DD employee's name be placed on the registry and provide notice to the DD employee.

(7) The department shall send copies of the order to the individual who was the subject of the report, the individual's guardian, the attorney general, the prosecuting attorney or other law

enforcement agency, and to any person or governmental entity that employs or contracts with the DD employee. Any notified person or entity employing or contracting with the DD employee shall, within ten days of notification, inform the department of the DD employee's employment status. If the DD employee holds a license, certification, registration, or other authorization to engage in a profession issued pursuant to Chapter 3319. of the Revised Code or Title 47 of the Revised Code, the director shall notify the entity responsible for regulating the DD employee's professional practice. If the department has issued to the DD employee, a license, certification, registration, or other authorization to provide services, the department shall initiate the process to revoke the license, certification, registration, or authorization.

(F) Check of registry

(1) The department shall maintain a process to be used to determine whether a person's name has been placed on the registry. The process shall ensure that parties submitting inquiries can accurately determine whether the person about whom an inquiry is made is the person whose name is on the registry, while also ensuring that confidential information about the person is not made public. The process shall specify both electronic and non-electronic means by which inquiries may be made.

(2) The department shall maintain a procedure setting forth the manner in which parties making inquiries shall be informed of the result. The procedure shall ensure that parties making inquiries by electronic means receive an immediate response and that parties making inquiries by non-electronic means receive a response within three working days.

(3) Any person or governmental entity seeking to hire, contract with, or employ a person as an employee of the department, county board of developmental disabilities, or in a position that provides specialized services to an individual shall make an inquiry to the department regarding whether the person's name is on the registry. If the subject of the inquiry is on the registry, the inquiring party shall not hire, contract with, or employ the person in any of these capacities.

(G) Petition for removal from registry

(1) A person whose name has been placed on the registry may petition the director to have the person's name removed from the registry.

(2) Any petition for removal from the registry must be made in writing to the director. The petition shall include the name of the person, the action for which the person's name was placed on the registry, and any reasons demonstrating the appropriateness of removal of the person's name.

(3) Upon receipt of a petition for removal, the department shall notify the individual who was the victim of the action for which the person's name was placed on the registry, the individual's guardian, and any other persons to whom the department determines notification should be given. Any party receiving the notification shall have the right to send written comments regarding the petition to the department.

(4) The director shall consider the petition, along with any comments received from any person regarding the petition, and shall determine whether good cause exists to remove the person's name from the registry.

(5) A petition claiming that good cause for removal exists because the person has satisfied the rehabilitation standards set forth in paragraph (G)(6)(c) of this rule can be filed no earlier than five years from the date the person's name was placed on the registry. If the person has previously made a petition to have the person's name removed from the registry based on the rehabilitation standards set forth in paragraph (G)(6)(c) of this rule, the director shall not consider any subsequent petition unless at least two years have passed since the previous petition was filed. If good cause exists, the director may waive the timelines set forth in this paragraph, except that the director may not remove a person's name from the registry until one year after the date the person's name was placed on the registry.

(6) In determining whether good cause exists, the director shall consider the following:

(a) Whether a criminal conviction arising from the act that resulted in the person's name being placed on the registry has been subsequently reversed on appeal, and no new conviction on the same charge has occurred.

(b) Whether new, substantial, and material evidence has been discovered which would indicate that the person did not commit the act for which the person's name was placed on the registry. The person claiming that such new evidence has been discovered shall provide a detailed description of said evidence, along with a statement of the reasons for the failure to discover the evidence prior to the adjudication hearing.

(c) Whether the person can demonstrate that the person has been rehabilitated. In determining whether a person has been rehabilitated, the director shall consider the following factors:

(i) The nature and seriousness of the act for which the person's name was placed on the registry, including whether the person was criminally convicted for the act;

(ii) Whether the person has been convicted of any crimes other than those related to the act for which the person's name was placed on the registry;

(iii) Whether the person, at the time of the incident, sought immediate medical attention for the individual if necessary, timely reported the incident, and accurately related the facts of the incident including the person's part in the incident;

(iv) The time elapsed since the person's name was placed on the registry;

(v) The person's efforts at rehabilitation and the result of those efforts;

(vi) Personal references provided by the person;

(vii) The person's employment history; and

(viii) Any other relevant factors.

(7) The director shall inform the person in writing of the outcome of the petition within ninety days of receipt of the petition. The director's decision is final and may not be appealed.

(8) If the director determines that good cause exists to remove a person's name from the registry, the director shall issue an order directing that the person's name be removed from the registry. If a person's name has been removed from the registry, the department shall respond to any inquiries regarding whether the person's name is currently on the registry in the negative, and shall not, unless the information is specifically requested, disclose the fact that the person's name was previously on the registry. The department will notify the parties set out in paragraph (E)(7) of this rule that the person's name has been removed from the registry.

(H) Information contained in the registry is a public record for the purposes of section [149.43](#) of the Revised Code.

Replaces: 5123:2-17-03

Effective: 04/05/2012

R.C. [119.032](#) review dates: 04/05/2017

Promulgated Under: [119.03](#)

Statutory Authority: [5123.04](#), [5123.54](#)

Rule Amplifies: [5123.04](#), [5123.50](#) to [5123.542](#)

Prior Effective Dates: 08/05/2001, 09/01/2006

Attestation and Agreement to Notify Employer

I hereby attest that I have not been convicted of or pleaded guilty to any of the disqualifying offenses listed below and agree that I will notify The Arc of Ohio
(Employer's Name)
within 14 calendar days, if while employed I am formally charged with, am convicted of, or plead guilty to one of the disqualifying offenses. I understand that failure to make this notification may result in termination of employment.

(Applicant's Signature)

(Date Signed)

(Applicant's Name Printed)

Tier 1 Disqualifying Offenses (Permanent Exclusion):

2903.01 (aggravated murder)
2903.02 (murder)
2903.03 (voluntary manslaughter)
2903.11 (felonious assault)
2903.15 (permitting child abuse)
2903.16 (failing to provide for a functionally impaired person)
2903.34 (patient abuse and neglect)
2903.341 (patient endangerment)
2905.01 (kidnapping)
2905.02 (abduction)
2905.32 (human trafficking)
2905.33 (unlawful conduct with respect to documents)
2907.02 (rape)
2907.03 (sexual battery)
2907.04 (unlawful sexual conduct with a minor, formerly corruption of a minor)
2907.05 (gross sexual imposition)
2907.06 (sexual imposition)
2907.07 (importuning)
2907.08 (voyeurism)
2907.12 (felonious sexual penetration)
2907.31 (disseminating matter harmful to juveniles)
2907.32 (pandering obscenity)
2907.321 (pandering obscenity involving a minor)
2907.322 (pandering sexually oriented matter involving a minor)
2907.323 (illegal use of minor in nudity-oriented material or performance)

2909.22 (soliciting/providing support for act of terrorism)
2909.23 (making terrorist threat)
2909.24 (terrorism)
2913.40 (Medicaid fraud)
2923.01 (conspiracy) when the underlying offense is any of the offenses or violations on this list
2923.02 (attempt) when the underlying offense is any of the offenses or violations on this list
2923.03 (complicity) when the underlying offense is any of the offenses or violations on this list
A conviction related to fraud, theft, embezzlement, breach of fiduciary responsibility, or other financial misconduct involving a federal or state-funded program, excluding the disqualifying offenses set forth in section 2913.46 of the Revised Code (illegal use of supplemental nutrition assistance program [SNAP] or women, infants, and children [WIC] program benefits).
A violation of an existing or former municipal ordinance or law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations on this list.

Tier 2 Disqualifying Offenses (Ten-Year Exclusion):

2903.04 (involuntary manslaughter)
2903.041 (reckless homicide)
2905.04 (child stealing) as it existed prior to July 1, 1996
2905.05 (criminal child enticement)
2905.11 (extortion)
2907.21 (compelling prostitution)
2907.22 (promoting prostitution)
2907.23 (enticement or solicitation to patronize a prostitute, procurement of a prostitute for another)
2909.02 (aggravated arson)
2909.03 (arson)
2911.01 (aggravated robbery)
2911.11 (aggravated burglary)
2913.46 (illegal use of supplemental nutrition assistance program [SNAP] or women, infants, and children [WIC] program benefits)
2913.48 (workers' compensation fraud)
2913.49 (identity fraud)
2917.02 (aggravated riot)
2923.01 (conspiracy) when the underlying offense is any of the offenses or violations on this list
2923.02 (attempt) when the underlying offense is any of the offenses or violations on this list
2923.03 (complicity) when the underlying offense is any of the offenses or violations on this list
2923.12 (carrying concealed weapon)
2923.122 (illegal conveyance or possession of deadly weapon or dangerous ordnance in a school safety zone, illegal possession of an object indistinguishable from a firearm in a school safety zone)
2923.123 (illegal conveyance, possession, or control of deadly weapon or dangerous ordnance into courthouse)
2923.13 (having weapons while under disability)
2923.161 (improperly discharging a firearm at or into a habitation or school)
2923.162 (discharge of firearm on or near prohibited premises)
2923.21 (improperly furnishing firearms to minor)
2923.32 (engaging in pattern of corrupt activity)
2923.42 (participating in criminal gang)
2925.02 (corrupting another with drugs)
2925.03 (trafficking in drugs)
2925.04 (illegal manufacture of drugs or cultivation of marihuana)
2925.041 (illegal assembly or possession of chemicals for the manufacture of drugs)
3716.11 (placing harmful objects in food or confection)
A violation of an existing or former municipal ordinance or law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations on this list.

Tier 3 Disqualifying Offenses (Seven-Year Exclusion):

959.13 (cruelty to animals)
959.131 (prohibitions concerning companion animals)
2903.12 (aggravated assault)
2903.21 (aggravated menacing)
2903.211 (menacing by stalking)
2905.12 (coercion)
2909.04 (disrupting public services)
2911.02 (robbery)
2911.12 (burglary)
2913.47 (insurance fraud)
2917.01 (inciting to violence)
2917.03 (riot)
2917.31 (inducing panic)
2919.22 (endangering children)
2919.25 (domestic violence)
2921.03 (intimidation)
2921.11 (perjury)
2921.13 (falsification, falsification in theft offense, falsification to purchase firearm, or falsification to obtain a concealed handgun license)
2921.34 (escape)
2921.35 (aiding escape or resistance to lawful authority)
2921.36 (illegal conveyance of weapons, drugs, or other prohibited items onto grounds of detention facility or institution)
2923.01 (conspiracy) when the underlying offense is any of the offenses or violations on this list
2923.02 (attempt) when the underlying offense is any of the offenses or violations on this list
2923.03 (complicity) when the underlying offense is any of the offenses or violations on this list
2925.05 (funding of drug or marihuana trafficking)
2925.06 (illegal administration or distribution of anabolic steroids)
2925.24 (tampering with drugs)
2927.12 (ethnic intimidation)
A violation of an existing or former municipal ordinance or law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations on this list.

Tier 4 Disqualifying Offenses (Five-Year Exclusion):

2903.13 (assault)
2903.22 (menacing)
2907.09 (public indecency)
2907.24 (soliciting after positive human immunodeficiency virus test)
2907.25 (prostitution)
2907.33 (deception to obtain matter harmful to juveniles)
2911.13 (breaking and entering)
2913.02 (theft)
2913.03 (unauthorized use of a vehicle)
2913.04 (unauthorized use of property, computer, cable, or telecommunication property)
2913.05 (telecommunications fraud)

2913.11 (passing bad checks)
2913.21 (misuse of credit cards)
2913.31 (forgery, forging identification cards)
2913.32 (criminal simulation)
2913.41 (defrauding a rental agency or hostelry)
2913.42 (tampering with records)
2913.43 (securing writings by deception)
2913.44 (personating an officer)
2913.441 (unlawful display of law enforcement emblem)
2913.45 (defrauding creditors)
2913.51 (receiving stolen property)
2919.12 (unlawful abortion)
2919.121 (unlawful abortion upon minor)
2919.123 (unlawful distribution of an abortion-inducing drug)
2919.23 (interference with custody)
2919.24 (contributing to unruliness or delinquency of child)
2921.12 (tampering with evidence)
2921.21 (compounding a crime)
2921.24 (disclosure of confidential information)
2921.32 (obstructing justice)
2921.321 (assaulting/harassing police dog or horse/service animal)
2921.51 (impersonation of peace officer)
2923.01 (conspiracy) when the underlying offense is any of the offenses or violations on this list
2923.02 (attempt) when the underlying offense is any of the offenses or violations on this list
2923.03 (complicity) when the underlying offense is any of the offenses or violations on this list
2925.09 (illegal administration, dispensing, distribution, manufacture, possession, selling, or using any dangerous veterinary drug)
2925.11 (drug possession other than a minor drug possession offense)
2925.13 (permitting drug abuse)
2925.22 (deception to obtain dangerous drugs)
2925.23 (illegal processing of drug documents)
2925.36 (illegal dispensing of drug samples)
2925.55 (unlawful purchase of pseudoephedrine product)
2925.56 (unlawful sale of pseudoephedrine product)
A violation of an existing or former municipal ordinance or law of this state, any other state, or the United States that is substantially equivalent to any of the offenses or violations on this list.