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MISSISSIPPI INSURANCE DEPARTMENT

MIKE CHANEY
Commissioner of Insurance
State Fire Marshal

DAVID BROWNING
Deputy Commissioner of Insurance

501 N. WEST STREET, SUITE 1001
WOOLFOLK BUILDING
JACKSON, MISSISSIPPI 39201
www.mid.ms.gov

MAILING ADDRESS
Post Office Box 79
Jackson, Mississippi 39205-0079
TELEPHONE: (601) 359-3569
FAX: (601) 359-2474
WATS: 1-800-562-2957 (Incoming-USA)

August 21, 2024

Robert Jimmell Doctrie
Vivent Employee Licensing
4931 North 300 West
Provo, UT 84604

SENT VIA CERTIFIED MAIL

Also sent via email to: employeelicensing@vivent.com and turbojames234@gmail.com

Re: Denial of Application for Licensure under the Electronic Protection Act
Applicant: Robert Jimmell Doctrie
License Type: Class C – System Installer

Mr. Doctrie:

This letter is to inform you that your Application for Class C – System Installer license has been **DENIED** due to the following:

You, Robert Jimmell Doctrie, have a disqualifying criminal event in your background that includes [REDACTED] A letter from the [REDACTED]

The felony conviction remains an “automatic disqualification” from licensure under the Mississippi Electronic Protection Act until a period of “ten (10) or more years have elapsed between the date of application and the successful completion or service of any sentence, deferred adjudication or period of probation or parole.” See Miss. Code § 73-69-11(2)(c).

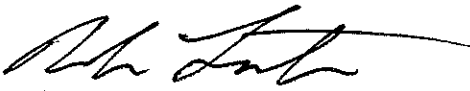
Therefore, pursuant to the above authority, your Application for Class C – System Installer Licensure under the Mississippi Electronic Protection Act is hereby **DENIED**.

¹ A conviction of a felony offense shall be disqualifying unless more than ten (10) years has elapsed between the date of application and the successful completion or service of any sentence, deferred adjudication or period of probation or parole. The time limitation exception shall not apply to convictions of a felony crime of violence or a sex offense as defined within the Mississippi Criminal Code. See Miss. Code § 73-69-11(2).

You may make written demand upon the State Fire Marshal within ten (10) days for a hearing before the State Fire Marshal or his designee to determine the reasonableness of the State Fire Marshal's action. The hearing shall be held within thirty (30) days of receipt of the written request. Your request for a hearing should be submitted through the undersigned.

SO ISSUED, this the 21st day of August, 2024.

MIKE CHANEY
STATE FIRE MARSHAL

By: 
Mark Lampton
Senior Attorney