## [SAMPLE] EMPLOYER NOTICE OF <u>PRELIMINARY</u> DECISION TO REVOKE JOB OFFER BECAUSE OF CONVICTION HISTORY

Re: Preliminary Decision to Revoke Job Offer Because of Conviction History*  Dear		(DATE)
After reviewing the results of your conviction history background check, we have made a preliminary (non-final) decision to revoke (take back) our previous job offer for the position of	Re:	Preliminary Decision to Revoke Job Offer Because of Conviction History*
preliminary (non-final) decision to revoke (take back) our previous job offer for the position of	Dear _	:
A copy of your conviction history report is attached to this letter. More information about our concerns is included in the "Individualized Assessment" below.  As prohibited by California law, we have NOT considered any of the following:  * Arrest(s) not followed by conviction;  * Participation in a pretrial or posttrial diversion program; or  * Convictions that have been sealed, dismissed, expunged, or pardoned.  Your Right to Respond:  You may respond to this letter before our decision to revoke the job offer becomes final Within business days† from when you first receive this notice, you may send us:  (A) Evidence of rehabilitation or mitigating circumstances	<u>prelin</u> positi	ninary (non-final) decision to revoke (take back) our previous job offer for the on of because of the following conviction(s)
<ul> <li>Arrest(s) not followed by conviction;</li> <li>Participation in a pretrial or posttrial diversion program; or</li> <li>Convictions that have been sealed, dismissed, expunged, or pardoned.</li> </ul> Your Right to Respond: You may respond to this letter before our decision to revoke the job offer becomes final Within business days† from when you first receive this notice, you may send us: <ul> <li>(A) Evidence of rehabilitation or mitigating circumstances</li> </ul>		of your conviction history report is attached to this letter. More information about our
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(A) Evidence of rehabilitation or mitigating circumstances		
(B) Information challenging the accuracy of the conviction history listed above		
	<b>(B</b> )	
If, within 5 business days, you notify us that you are challenging the accuracy of the attached conviction history report, you shall have another 5 business days to		

Please send any additional information you would like us to consider to:

obtain and respond to this notice with evidence of inaccuracy.

(ADDRESS/EMAIL

## Here are some examples of information you may send us:

- ✓ Evidence that you were not convicted of one or more of the offenses we listed above or that the conviction record is inaccurate in some significant way (such as the number of convictions listed);
- ✓ Facts or circumstances surrounding the offense or conduct, showing that the conduct was less serious than the conviction seems;
- ✓ The time that has passed since the conduct that led to your conviction(s) or since your release from incarceration;
- ✓ The length and consistency of employment history or community involvement (such as volunteer activities) before and after the offense(s);

<sup>\*</sup> This notice is required by the California Fair Chance Act, Cal. Gov't Code Section 12952.

<sup>&</sup>lt;sup>†</sup> The applicant must be allowed at least 5 business days to respond.

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- ✓ Employment or character references from people who know you, such as letters from teachers, counselors, supervisors, clergy, and probation or parole officers;
- ✓ Evidence that you attended school, job training, or counseling;
- ✓ Evidence that you have performed the same type of work since your conviction;
- ✓ Whether you are bonded under a federal, state, or local bonding program; and
- ✓ Any other evidence of your rehabilitation efforts, such as (i) evidence showing how much time has passed since release from incarceration without subsequent conviction, (ii) evidence showing your compliance with the terms and conditions of probation or parole, or (iii) evidence showing your present fitness for the job.

We are required to review the information you submit and make another individualized assessment of whether to hire you or revoke the job offer. We will notify you in writing if we make a final decision to revoke the job offer.

## **Our Individualized Assessment:**

We have individually assessed whether your conviction history is directly related to the duties of the job we offered you. We considered all of the following:

1.	The nature and seriousness of the of the conduct that led to your conviction(s), which we assessed as follows:		
	conviction(o), which we assessed as follows:		
	(DESCRIBE WHY CONSIDERED SERIOUS)		
2.	How long ago the conduct occurred that led to your conviction, which was years ago, and how long ago you completed your sentence, which was years ago.		
3.	The specific duties and responsibilities of the position of, which are:		
	elieve your conviction record lessens your fitness/ability to perform the job s because:		
	(CONTACT PERSON NAME) (EMPLOYER/COMPANY)		
	(ADDRESS)(PHONE NUMBER)		

Enclosure: Copy of conviction history report