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183	(6) The division may not disseminate criminal history record information to qualifying
184	entities under Subsection (2)(g) regarding employment background checks if the information is
185	related to charges:
186	(a) that have been declined for prosecution;
187	(b) that have been dismissed; or
188	(c) regarding which a person has been acquitted.
189	(7) (a) This section does not preclude the use of the division's central computing
190	facilities for the storage and retrieval of criminal history record information.
191	(b) This information shall be stored so it cannot be modified, destroyed, or accessed by
192	unauthorized agencies or individuals.
193	(8) Direct access through remote computer terminals to criminal history record
194	information in the division's files is limited to those agencies authorized by the commissioner
195	under procedures designed to prevent unauthorized access to this information.
196	(9) (a) The commissioner shall establish procedures to allow an individual right of
197	access to review and receive a copy of the individual's criminal history report.
198	(b) A processing fee for the right of access service, including obtaining a copy of the
199	individual's criminal history report under Subsection (9)(a) is $\hat{H} \rightarrow [\$15] \$20 \leftarrow \hat{H}$. This fee
199a	remains in effect
200	until changed by the commissioner through the process under Section 63J-1-504.
201	(c) (i) The commissioner shall establish procedures for an individual to challenge the
202	completeness and accuracy of criminal history record information contained in the division's
203	computerized criminal history files regarding that individual.
204	(ii) These procedures shall include provisions for amending any information found to
205	be inaccurate or incomplete.
206	(10) The private security agencies as provided in Subsection (2)(f)(ii):
207	(a) shall be charged for access; and
208	(b) shall be registered with the division according to rules made by the division under
209	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
210	(11) Before providing information requested under this section, the division shall give
211	priority to criminal justice agencies needs.
212	(12) (a) It is a class B misdemeanor for a person to knowingly or intentionally access,
213	use, disclose, or disseminate a record created, maintained, or to which access is granted by the