



Please submit completed forms via fax to:

(877)-273-8361

Name of Business/DBA: _____

Owner/Primary Contact Name _____

Payment Address _____

City _____ **State** _____ **Zip** _____

Main Phone _____ **Fax** _____ **Alt Phone:** _____

Contact Email _____ **Tax ID/SSN** _____

Area Served:

County, State	Felony	Misdemeanor	Civil
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
_____	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Include additional service areas on separate sheet

Additional Services: (i.e. Worker's compensation research, Tax/lien judgment research, etc)

References:

Phone:

1) _____

2) _____

Related experience (include dates)

Researcher Agreement

When you submit an application to become a Researcher for CourtCouriers.com, you agree to all of the terms and conditions of this Agreement. Please read the following terms and conditions carefully, as they constitute collectively the agreement (the "Agreement") between you ("you" or "Researcher") and Insperity Employment Screening, LLC dba CourtCouriers.com ("CourtCouriers.com"). Additionally, you affirm that you have read the Terms of Use and Privacy Policy ("Policy") as posted on the CourtCouriers.com website ("Site"), agree to read all updates and revisions to the Policy, and agree to be bound by the then current terms of the Policy.

1. This Agreement becomes effective upon the earlier of: a.) notification that CourtCouriers.com has accepted and approved your request to become a Researcher; or, b.) at such time as CourtCouriers.com requests that you perform research on its behalf. Upon commencement, this Agreement shall continue in effect for one (1) year. Thereafter, this Agreement shall automatically renew for successive one (1) year periods. Either party may terminate this Agreement, with or without cause, by providing the other party with ten (10) days prior written notice. Additionally, CourtCouriers.com may immediately suspend or terminate this Agreement without notice if it believes that you have engaged in fraudulent or illegal activity in connection with this Agreement, or if you have breached any of the terms of this Agreement.

2. This Agreement is not an exclusive agreement. Either party is free to enter into similar agreements with other parties.

3. RESEARCHER AGREES TO INDEMNIFY AND HOLD HARMLESS COURTCOURIERS.COM, ITS AFFILIATES, AND ITS AND THEIR CURRENT AND FORMER OFFICERS, DIRECTORS, EMPLOYEES, AGENTS AND OTHER RESEARCHERS, AGAINST ANY AND ALL DIRECT OR INDIRECT LOSSES, CLAIMS, DEMANDS, EXPENSES (INCLUDING ATTORNEYS' FEES) OR LIABILITIES OF WHATEVER NATURE OR KIND ARISING OUT OF RESEARCHERS BREACH OF THIS AGREEMENT OR ANY VIOLATION OF ANY APPLICABLE LAW, RULE, REGULATION OR ORDINANCE. YOU WILL NOT HOLD COURTCOURIERS.COM, ITS AFFILIATES OR SUBSIDIARIES LIABLE FOR ANY DAMAGES, CLAIMS OR LOSSES SUFFERED AS A RESULT OF CLAIMS BY THIRD PARTIES RELATED TO YOUR BREACH OF THIS AGREEMENT OR VIOLATION OF ANY APPLICABLE LAW, RULE, REGULATION OR ORDINANCE. THE PROVISIONS CONTAINED IN THIS PARAGRAPH SHALL SURVIVE TERMINATION OF THIS AGREEMENT.

4. YOU HEREBY AGREE, WARRANT AND REPRESENT THAT:

a) Your desire to search, deduce or provide information in no way involves any intention to harm, to cause any type of physical, emotional or financial harm, to harass, to stalk (as described by applicable laws), to publish, to broadcast or to otherwise take any illegal action against any person, company, organization or third party which is subject to the inquiry;

b) You will gather information in a careful and professional manner, only in strict compliance with CourtCouriers.com's privacy policies and protocols as well as all applicable federal, state, and local laws, rules, regulations, and ordinances, including but not limited to those concerning privacy, telephone solicitation, fax broadcast, e-mail transmission, direct marketing, consumer lending, and employment;

c) You will not transmit to or through CourtCouriers.com any information or materials of any kind which (i) violate, plagiarize or infringe on the intellectual property or contractual rights of any third party; (ii) contain libelous, defamatory, obscene, pornographic, abusive or otherwise unlawful material; or (iii) contain any viruses, Trojan horses, worms, time bombs or other computer programming routines that are intended to damage, detrimentally interfere with, surreptitiously intercept or expropriate any system, data or personal information;

d) All information contained in the Research Application or any other information that you submit to CourtCouriers.com in connection with your request to become a Researcher for CourtCouriers.com is accurate, truthful and complete; and

e) You are a legal resident of the United States, over the age of 18, legally authorized to work in the United States, and have never been convicted of any felony or any form of identity theft.

5. You understand and agree that you are free to accept or reject assignments posted on the Site. CourtCouriers.com shall pay Researcher in accordance with the pricing agreed upon by the parties in the applicable request related to each accepted assignment. As Researcher is expected to supply all tools and materials needed to complete accepted assignments, CourtCouriers.com will not reimburse Researcher for Researcher's business-related expenses, including but not limited to expenses incurred in connection with travel, training, copy machines, facsimile machines, telephone calls, and computer access. Approximately every two weeks, CourtCouriers.com shall review your accepted assignments and forward payment to you for satisfactorily completed assignments along with a summary of the work performed by you during the relevant

Researcher Agreement

period. In the event of termination of this Agreement, CourtCouriers.com shall pay Researcher for authorized services satisfactorily performed up to the time of termination, within thirty (30) days of the termination.

6. You agree and warrant that you have access to the Internet and to a current functional e-mail address. You take full responsibility to ensure that your email filter does not block or misplace emails.

7. You acknowledge that you are an independent contractor of CourtCouriers.com and that nothing contained herein may be construed to make you an employee, agent, partner, or joint venturer of CourtCouriers.com or any affiliate thereof. Further, you understand and agree that under no circumstances shall you be eligible for, or entitled to participate in, any of the employee benefit plans, programs, policies or practices which may be in effect for the employees of CourtCouriers.com, including, without limitation, any pension, retirement or 401(k) plan; any profit sharing, stock option, bonus or incentive compensation plan; any life or health insurance plan; and vacation or holiday pay plan, or any separation payment plan. Although you agree you are an independent contractor of CourtCouriers.com, if a court or governmental agency makes a contrary determination, you agree to waive any rights to benefits under any of the employee benefit plans, programs, policies or practices which may be in effect for the employees of CourtCouriers.com.

8. All reports, information, materials or other work product created or acquired by Researcher in performing research under this Agreement, including both preliminary and in finished form, ("Engagement Work Product"), and all Intellectual Property therein, shall be the property of CourtCouriers.com. Researcher hereby assigns, and agrees to assign to CourtCouriers.com, without further compensation, all rights, title and interest in the Engagement Work Product. Researcher further acknowledges that any and all works of authorship developed, conceived, or created as part of the Engagement Work Product shall, to the extent allowed by law, be considered "works for hire" as that term is defined under United States copyright law. For purposes of this Agreement, "Intellectual Property" means anything that is, has been, or is capable of being patented, protected as a trade secret, protected by copyright law, or protected by or under any other United States or foreign laws or statutes relating to intellectual or industrial property rights.

9. Researcher shall not assign this Agreement without the prior written consent of CourtCouriers.com. CourtCouriers.com may assign this Agreement to any wholly owned subsidiary of Insperity, Inc. without obtaining the consent of Researcher and without prior notice. This Agreement shall be binding upon the parties hereto, and their successors, heirs and assigns, as permitted.

10. This Agreement shall be governed by the laws of the State of Texas applicable to agreements as if made and to be performed wholly within such state, except for its provisions regarding conflicts of laws. All actions, claims or disputes arising under or relating to this Agreement shall be brought in the federal or state courts in the State of Texas. Venue shall be in Harris County, Texas.

11. You agree to provide correct and valid contact information where you can be contacted in order for CourtCouriers.com to confirm your identity, communicate request, and make payments.

12. CourtCouriers.com reserves the right to change this Agreement periodically, without providing individual notice, by updating this Agreement. This Agreement was last updated on June 1, 2008. You agree that it is your responsibility to monitor such updates. Your continued use of the CourtCouriers.com web site after such revisions have been made or your failure to object in writing to any notice of such change will constitute your full acceptance of the revised Agreement.

Insperity Employment Screening, LLC
dba Courtcouriers.com:

Researcher :

Signed: _____

Signed: _____

Name: _____

Name: _____

Title: _____

Title: _____

Date: _____

Date: _____