

APPLICATION FOR GOVERNMENT HOUSING DD FORM 1746 ADDENDUM

CONVICTED SEX OFFENDER DISCLOSURE

On May 17, 1996 President Clinton signed the Megan's Law amendment to the Violent Crime Control & Law Enforcement Act of 1994, 42 USC 140701. Megan's Law required, among other things, sex offender registration and notification. On July 1, 1999, the State of California (CC2079.10a) required certain disclosures in all residential leases to information about criminal sex offenders. Each applicant for residency within government or PPV Housing must complete a questionnaire to allow the base Commanding General and the State to comply with the required disclosures.

Complete the following questions:

1. Has any member of your household been convicted of a sex offense? Examples of sexual offense include, but are not limited to, rape, sexual assault, child molestation, indecent exposure.

YES

NO

2. Has any member of your household been required to register as a sex offender with any state government or law enforcement agency?

YES

NO

---

Printed last name, First Initial, Rank, SSN (last four) of sponsor

---

Signature

Date

Note: If a service member answers "yes" to either of the questions listed above, they are required to submit their application for government housing to the CG, MCAGCC, Twentynine Palms for approval. See CCO P11101.12L Chapter 2 for details