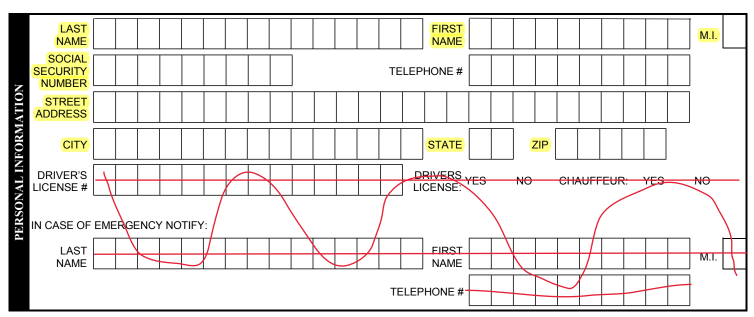


					_		
CLIENT ID							
START DATE		-					
EMPLOYEE#							

For office use only:				
Pay Group:				
Pay Tech Ext:				

100 South Missouri Ave Clearwater, Florida 33756



		NAME AND ADDRESS OF EMPLOYER	PHONE #	POSITION	REASON FOR LEAVING
COVERS	Date Month Year To				
FORMER EMPLOYERS	Date Month Year To				
Fr	Date Month Year To				

	NAME AND LOCATION OF SCHOOL	# OF YEARS ATTENDED	DID YOU GRADUATE?	SUBJECT STUDIED	
HIGH SCHOOL					
COLLEGE					
TRADE, BUSINESS OR CORRESPONDENCE SCHOOL					
Rev. 01/2020					•

EMPAPP

acknowledge that if ("Client") submits an application and working hours for me and my applicatio is accepted by FrankCrum*, I will become a FrankCrum leased employee assigned to Client as of the first day for which Client reports payroll and hours worked. My recept to wages from FrankCrum for hours worked as a leased employee assigned to Client as of the first day for which Client reports payroll and hours worked as a leased employee of the manner of the property of the proposed employee and the property of the proposed employer of the proposed employer of the proposed of the proposed and provide other administratives whether the proposed in the proposed of the proposed and provide other administratives of the proposed of th	Employee Signature	
is accepted by FrankCrum*, I will become a FrankCrum leased employee assigned to Client as of the first day for which Client reports payvoll and hours worked. My receipt or wages from FrankCrum for hours worked as a leased employee for Client will confirm my agreement to be a FrankCrum for leased employee and that FrankCrum and provide of the notice to me, including but not limited to, notice required by federal, state, or local law, by providing such notice to me on a statement of carnings or via electronic means (such a nemal or posting the notice on an website). I understand that (1) FrankCrum is a licensed professional employer organization and has a contract with Client to process Client' payvoll and provide other administrative services, (2) unless otherwise advised by FrankCrum, while I am a FrankCrum leased employee, I will be covered by workers compensation insurance provided through FrankCrum, (3) if I am removed from Client's or FrankCrum's payvoll at any time, I will no longer be covered by workers' compensation insurance provided through FrankCrum, (4) I am an at-will employee and a lagre the Client, FrankCrum, or I can terminate our employment relationship at any time and that the terms and conditions of mapping method without cause and withou notice at any time, and that no one other than the President of FrankCrum has the authority to enter into any agreement to the contrary, (5) I agree that I will cooperate with reaching and the contrary of the		Print Name
is accepted by FrankCrum*, I will become a FrankCrum leased employee assigned to Client as of the first day for which Client reports payroll and hours worked. My receipt or wages from FrankCrum map to unsworked as a leased employee for Client will confirm my agreement to be a frankCrum leased employee and that FrankCrum map you'vide an notice to me, including but not limited to, notice required by federal, state, or local law, by providing such notice to me on a statement of earnings or via electronic means (such a nemal or posting the notice on a website). I understand that (1) FrankCrum is a licensed professional employee, and as a contract with Client to process Client' payroll and provide other administrative services, (2) unless otherwise advised by FrankCrum, while I am a FrankCrum [ased employee, I will be covered by workers compensation insurance provided through FrankCrum (3) if I am removed from Client's or FrankCrum's payroll at any time, I will no longer be covered by workers' compensation insurance provided through FrankCrum, (3) If am removed from Client's or FrankCrum, or I can terminate our employment relationship at any time and that the terms and conditions of my employment may be changed without cause and without cause and without cause and without cause and without a complex and may applicate the contrary, (5) I agree that I will cooperate with FrankCrum and its legal representatives in the defense of any workers' compensation claim I may sustain, and (6) I agree that all the information on this application is true and cardental injury or death to an employee, the injured employee, or someone action on their may result in the denial of my application or termination. By signing below, acknowledge receipt of the following notices: South Carolina Notice: FrankCrum operates under and is subject to the Workers' Compensation Act of South Carolina. In case of accidental injury or death to an employee, the injured employee, or someone acting on his or her behalf, shall notify immediately frankCrum b		
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is accepted by FrankCrum*, I will become a FrankCrum leased employee assigned to Client as of the first day for which Client reports payroll and hours worked. My receipt or wages from FrankCrum for hours worked as a leased employee for Client will confirm my agreement to be a FrankCrum leased employee and that FrankCrum may provide an notice to me, including but not limited to, notice required by federal, state, or local law, by providing such notice to me on a statement of earnings or via electronic means (such as e-mail or posting the notice on a website). I understand that (1) FrankCrum is a licensed professional employer organization and has a contract with Client to process Client' payroll and provide other administrative services, (2) unless otherwise advised by FrankCrum, while I am a FrankCrum leased employee, I will be covered by workers compensation insurance provided through FrankCrum for pay periods in which Client submits my working hours and pays FrankCrum, (3) if I am removed from Client's compensation insurance provided through FrankCrum, (4) I am an at-will employee and I agree to Client, FrankCrum's payroll at any time, I will no longer be covered by workers' compensation insurance provided through FrankCrum, (4) I am an at-will employee and I agree that Client, FrankCrum, or I can terminate our employment relationship at any time and that the terms and conditions of my employment may be changed without cause and without notice at any time, and that no one other than the President of FrankCrum has the authority to enter into any agreement to the contrary, (5) I agree that I will cooperate wit FrankCrum and its legal representatives in the defense of any workers' compensation may result in the denial of my application or termination. By signing below, acknowledge receipt of the following notices: South Carolina Notice: FrankCrum operates under and is subject to the Workers' Compensation Act of South Carolina. In case of accidental injury or death to an employee, the injured employee, or someone	CONSENT TO F	RECEIVE W-2 FORMS ELECTRONICALLY
	wages from FrankCrum for hours worked as a leased employee for Conotice to me, including but not limited to, notice required by federal, se-mail or posting the notice on a website). I understand that (1) Fra payroll and provide other administrative services, (2) unless other compensation insurance provided through FrankCrum for pay perior FrankCrum's payroll at any time, I will no longer be covered by worked the compensation insurance provided through FrankCrum for pay perior FrankCrum's payroll at any time, I will no longer be covered by worked to the context of the context of the provided through frankCrum and its legal representatives in the defense of any worked complete and any false information, omission, or misrepresentation acknowledge receipt of the following notices: South Carolina Notice: accidental injury or death to an employee, the injured employee, or so Clearwater, FL 33756 or by phone at 1-800-393-0815; or the Clien immediate notice may be the cause of serious delay in the payment Professional employer organizations are regulated by the South Carollient may be addressed to the SCDCA by (1) Phone: (803) 734-42. Notice: Pursuant to §91.032(c) of the Texas Labor Code, Client is sol or policy between me and Client, and (2) FrankCrum has not contraregulation of staff leasing services to the Texas Department of Licer Notice: Filing For Workers' Compensation Benefits: If I suffer a virginia Workers Compensation Commission by (1) Phone: 1-877 60.	oyee assigned to Client as of the first day for which Client reports payroll and hours worked. My receipt of Client will confirm my agreement to be a FrankCrum leased employee and that FrankCrum may provide an state, or local law, by providing such notice to me on a statement of earnings or via electronic means (such ankCrum is a licensed professional employer organization and has a contract with Client to process Client's wise advised by FrankCrum, while I am a FrankCrum leased employee, I will be covered by workers as in which Client submits my working hours and pays FrankCrum, (3) if I am removed from Client's corkers' compensation insurance provided through FrankCrum, (4) I am an at-will employee and I agree that any time and that the terms and conditions of my employment may be changed without cause and without kCrum has the authority to enter into any agreement to the contrary, (5) I agree that I will cooperate witers' compensation claim I may sustain, and (6) I agree that all the information on this application is true an of facts in this application may result in the denial of my application or termination. By signing below, FrankCrum operates under and is subject to the Workers' Compensation Act of South Carolina. In case of the submit of the contract of the Client's home office or phone at Client's home office telephone number. Failure to give of compensation to me or my beneficiaries and may result in failure to receive any compensation benefits of compensation to me or my beneficiaries and may result in failure to receive any compensation benefits of compensation to me or my beneficiaries and may result in failure to receive any compensation benefits of compensation to me or my beneficiaries and may result in failure to receive any compensation benefits of the pay any wages for which (1) the obligation to pay is created by an agreement, contract, planted to pay. I may address all unresolved complaints concerning FrankCrum or questions concerning the payon of the payon of the payon of the payon of th

Employee Signature	Print Name							
E-Mail Address (Print)		Date						
	CLIENT FILL IN	BLANKS BELO	W					
Current Worker's Comp Code State Full-time Part-time	Dept. No (if applicable)	Pay Rate	Pay Type Hourly Salary Commission Other:	Pay Frequency Weekly Bi-Weekly Semi Monthly Monthly	FLSA Status Non Exempt Exempt			
Job Description:	Permanent Deductions Curr Amount	rently on File Descript	ion					

Rev. 01/2020