21 years of age? YES \square NO

FOR CIVIL SERVICE PURPOSES ONLY

4. Have you ever taken any other exams given by this department? \square YES If "yes", give titles & dates

NOTE: When filling out your application form, check to make sure that all appropriate questions have been answered.

AN INCOMPLETE CIVIL SERVICE EXAM APPLICATION

MAY RESULT IN ITS DISAPPROVAL.

NAME	YEARS	MONTHS
School District		
City or Village		
Town of		
County of		
State of		

In order to ensure that admission letters, exam results and canvass letters are received in a timely manner, it is your responsibility to notify Civil Service immediately of any change of address. When writing, give the number and title of exam.

6. Check appropriate box to the right of each question: A. Were you ever dismissed or discharged from any employment for reason other than lack of work or funds?	YES	NO	9. For this examination, if you wish to claim additional honorable discharged veteran or a veteran released uncericumstances, you must obtain an application from Gravil Service or their website, for veterans credits and	ler hon reene (orable County
B. Did you ever resign from any employment rather than	YES	NO	application, check the appropriate box below and answ A-B below:	ver qu	
face dismissal?	YES	NO	☐ DISABLED WAR VETERA ☐ NON-DISABLED WAR VE		N
C. Did you ever receive a dishonorable discharge from the armed forces of the United States?	YES	NO		YES	NO
D. Except for minor traffic violations, have you ever been convicted of a violation of the law? (A YES answer does not necessarily preclude you from employment with Greene County and/or a particular agency). You must disclose violations, misdemeanors, and felony convictions including all DWI and DWAI convictions. You should answer NO if you have had a conviction sealed by a court, the offense resulted in a youthful offender adjudication, or if it was adjourned in contemplation of dismissal (ACOD) and the adjournment period has ended. *See attached addendum regarding your rights under the Clean Sla	te Act. YES	NO.	A. Have you ever served in the Armed Forces of the Un States? (The "Armed Force of the United States" the Army, Navy, Marine Corps, Air Force and Co including all components thereof and the National when in the service of the United States pursuant provided by Law on a full-time active duty basis of active duty for training purposes.)	means ast Guard l Guard to call other th	ard, l as nan
E. Have you ever forfeited bail bond posted to guarantee your appearance in court to answer any criminal charge?	YES	NO	B. Since January 1, 1951, have you used additional c	YES	NO \square
F. Are you now under charges for any crime?			as a disabled or non-disabled veteran for appoints to any position in the public employment of New	nent York	
If you answered 'YES" to any of the questions above, below or on an additional sheet. None of the above represents an automatic bar to employment. Each case and evaluated on individual merits in relation to the responsibilities of the position for which you are applying	circun is con ne dut	nstances nsidered	State or any of its civil divisions? If yes, name ag established list:	ency th	nat
			Note: All claims and grants of veterans credits are tenta be verified through inspection of discharge papers and		
7. Do you have a New York State driver license?	YES	NO 🗖	documents, as necessary, prior to the establishment of the You will be advised as to which documents must be profor this verification. All statements you make in support for additional credits are subject to investigation and subthis agency. In the event of subsequent disclosure of any statement or fraud. in this claim, your appointment may and you may be disqualified from further appointment have been granted additional credits as a resumaterial misstatement or fraud.	e eligib duced lof your stantiat materia be res	ble list. by you r claim tion by al mis- cinded ch you
Class:					
Date of Expiration:					
8. Cross-Filling: If you cross-file for an exam with neivil service agency, you must notify each agency so that can be made for you to take a single written test for all for which you apply. Please indicate the names of the	arrang Il juris	gements dictions	10. Are you an exempt volunteer firefighter?	YES	NO
where other applications have been filed and the location wish to take this test. Failure to notify each agency	on wh may r	ere you	11. Are you legally authorized to work in the United States?	YES	NO
disqualification from one or more examinations in the seri	ies.		(Note: You will be required to produce proof of iden and employment authorization at the time of hire.		
			GREENE COUNTY IS AN EQUAL OPPORTUNITY EMPLO	YER	
			IT IS THE POLICY OF GREENE COUNTY TO PROVID PROMOTE THE EQUAL OPPORTUNITY OF EMPLOYMEN SATION AND OTHER TERMS AND CONDITIONS OF EM WITHOUT DISCRIMINATION BECAUSE OF AGE, RA COLOR, NATIONAL ORIGIN, SEX, DISABILITY, MARIT SEXUAL ORIENTATION, OR ANY OTHER PROTECT ABSOLUTELY NOTHING IN THIS APPLICATION FOR BE VIEWED AS EXPRESSING, DIRECTLY OR INDIRELIMITATION, SPECIFICATION, OR DISCRIMINATION PROTECTED CLASS.	NT, COM MPLOY CE, C CAL ST ED ST RM SH ECTLY,	MPEN- MENT REED, ATUS, ATUS. OULD ANY

Please com	plete as fully a	s poss	ible	N	AME:						
credit or semest	ON. If credit is claim ter hours completed. so on an attached she	Indicate	how 1	many credit hours o	r cours	es are	requir	ed for gra	ence course, atta aduation. If requ	ach a list of aired to ind	courses and icate specific
Have you graduated	I from high school? NO	YES		If Yes, Name and locatio	n of Hig	n School	1:				
If you have a high so	chool equivalency diploma	, indicate iss	uing C	overnmental Authority				Number		Date of Is	sue
College, University, Professional or Technical School	Name of School and City in v	which located	l	Date of Attendance (Month & Year) From To	Day or Night	Full or Part- time	# of yrs credited		Type of Course or Major Subject	# of college credits rec'd	Type of Degree Rec'd
Other Schools or Special Courses				I							1
13. LICENSES	I If a license, certific	ate or oth	er au	thorization to practic	e a tra	de or p	rofessi	on is a red	quirement for th	is position t	o which you
	mplete the following			-		•	_		•	•	•
Name of Trade or Prot	fession		Licens	e Number			Granted b	by (licensing a	ngency)	City or State of	of
Specialty			Date I	icense First Issued			Registere	d From (Mo.	Yr.) To (Mo./	Yr.)	
minimum quali accurate and cl detail the natur ALL EXPERIE Verified and do qualifications of	NCE: Begin with the fications for the exalear description of your error of work which you end to the exalear to the exalear of the examination must contain all inforect)	mination our exper persona RED FU experienc announc	. Omitience. Ily pe LL-T e, pai	issions or vagueness You may include a rformed. If you sup IME unless specified internship and ed t. Unpaid internship	will in the second servised in the second se	not be 2 but d 3, state the mi a will o a ot qua	interp onot so how in inimum only be alify. If	reted in yubstitute of many peon qualific credited ymore spa	your favor. You a resume. Unde ple and the nat ations or on the when specificall ace is needed, at	are response and are response of such the exam and y stated in the tach 8 1/2 x	nsible for an "describe in supervision. nouncement. the minimum a 11 sheets of
Length of Employ From Mo Yr	yment To Mo Yr	Firm Nar	ne		Addre	SS			City and Sta	nte	
Exact TitleName of Your SuperSupervisor's Title	ervisor 	Describe	Dutie	S							
No. of hours worked	d per week										
Reason for Leaving											
Length of Employ From Mo Yr	yment To MoYr	Firm Nar	ne		Addre	SS			City and Sta	nte	
Exact Title		Describe	Dutie	s							
Name of Your Supe	ervisor										
Supervisor's Title											
	d per week										
	a per week										

Length of Employment From To Mo Yr Mo Yr	Firm Name	Address	City and State
Mo Yr Mo Yr			
Exact Title	Describe Duties		
Name of Your Supervisor			
Supervisor's Title			
No. of hours worked per week			
Reason for Leaving			
Length of Employment From To Mo Yr Mo Yr	Firm Name	Address	City and State
Exact Title	Describe Duties		
Name of Your Supervisor			
Supervisor's Title			
No. of hours worked per week			
Reason for Leaving			
Length of Employment From To Mo Yr Mo Yr	Firm Name	Address	City and State
Exact Title	Describe Duties	1	
Name of Your Supervisor	Describe Duties		
Supervisor's Title No. of hours worked per week			
Reason for Leaving			
15. Have you any objections to our conta	acting your previous or current employe	ers? 17. THIS AFFIRMATION M	UST BE COMPLETED
YES Explain:	NO	An unsigned applicat I affirm that the statements made	ion will result in its disapproval. on the application (including any attached papers) I authorize investigation of all matters contained in
		Signature of Applicant	Date
16. Please list all other legal names used	, including maiden name if applicable.	BACKGROUND INVESTIGATION For original appointments to positions in applicants may be required to undergo a S which will include a fingerprint check to del	N, FINGERPRINTING AND DRUG SCREENS the classified service, which require background checks, tate & National criminal history background investigation, ermine suitability for employment. In addition, candidates with a Greene County Department, must successfully pass paterts may result in disqualification.
		Applicant's Signature	

KEEP THIS PAGE FOR YOUR RECORDS. DO NOT SUBMIT WITH YOUR APPLICATION.

Para informacion en espanol, visite www.ftc.gov/credit o escribe a la FTC Consumer Response Center, Room 130-A 600 Pennsylvania Ave. N.W., Washington, D.C. 20580.

A Summary of Your Rights Under the Fair Credit Reporting Act

The federal Fair Credit Reporting Act (FCRA) promotes the accuracy, fairness, and privacy of information in the files of consumer reporting agencies. There are many types of consumer reporting agencies, including credit bureaus and specialty agencies (such as agencies that sell information about check writing histories, medical records, and rental history records). Here is a summary of your major rights under the FCRA. For more information, including information about additional rights, go to www.ffc.gov/credit or write to: Consumer Response Center, Room 130-A, Federal Trade Commission, 600 Pennsylvania Ave. N.W., Washington, D.C. 20580.

- You must be told if information in your file has been used against you. Anyone who uses a credit report or another type of consumer report to deny your application for credit, insurance, or employment or to take another adverse action against you must tell you, and must give you the name, address, and phone number of the agency that provided the information.
- You have the right to know what is in your file. You may request and obtain all the information about you in the files of a consumer reporting agency (your "file disclosure"). You will be required to provide proper identification, which may include your Social Security number. In many cases, the disclosure will be free. You are entitled to a free file disclosure if:
- a person has taken adverse action against you because of information in your credit report;
- you are the victim of identify theft and place a fraud alert in your file;
- your file contains inaccurate information as a result of fraud
- you are on public assistance;
- you are unemployed but expect to apply for employment within 60 days.
 In addition, by September 2005 all consumers will be entitled to one free disclosure every 12 months upon request from each nationwide credit bureau and from nationwide specialty consumer reporting agencies. See www.flc.gov/credit for additional information.
- You have the right to ask for a credit score. Credit scores are numerical summaries of your credit-worthiness based on information from credit bureaus. You may request a credit score from consumer reporting agencies that create scores or distribute scores used in residential real property loans, but you will have to pay for it. In some mortgage transactions, you will receive credit score information for free from the mortgage lender.
- You have the right to dispute incomplete or inaccurate information. If you identify information in your file that is incomplete or inaccurate, and report it to the consumer reporting agency, the agency must investigate unless your dispute is frivolous. See www.fic.gov/credit for an explanation of dispute procedures.
- Consumer reporting agencies must correct or delete inaccurate, incomplete, or unverifiable information. Inaccurate, incomplete or unverifiable information must be removed or corrected, usually within 30 days. However, a consumer reporting agency may continue to report information it has verified as accurate.

- Consumer reporting agencies may not report outdated negative information. In most cases, a consumer reporting agency may not report negative information that is more than seven years old, or bankruptcies that are more than 10 years old.
- Access to your file is limited. A consumer reporting agency may provide information about you only to people with a valid need -- usually to consider an application with a creditor, insurer, employer, landlord, or other business. The FCRA specifies those with a valid need for access.
- You must give your consent for reports to be provided to employers. A consumer reporting agency may not give out information about you to your employer, or a potential employer, without your written consent given to the employer. Written consent generally is not required in the trucking industry. For more information, go to www.ftc.gov/credit.
- You may limit "prescreened" offers of credit and insurance you get based on information in your credit report. Unsolicited "prescreened" offers for credit and insurance must include a toll-free phone number you can call if you choose to remove your name and address from the lists these offers are based on. You may opt-out with the nationwide credit bureaus at 1-888-5-OPTOUT (1-888-567-8688).
- You may seek damages from violators. If a consumer reporting agency, or, in some cases, a user of consumer reports or a furnisher of information to a consumer reporting agency violates the FCRA, you may be able to sue in state or federal court.
- Identity theft victims and active duty military personnel have additional rights. For more information, visit www.ftc.gov/credit.

States may enforce the FCRA, and many states have their own consumer reporting laws. In some cases, you may have more rights under state law. For more information, contact your state or local consumer protection agency or your state Attorney General. Federal enforcers are:

TYPE OF BUSINESS:	CONTACT:
Consumer reporting agencies, creditors and others not listed below	Federal Trade Commission: Consumer Response Center - FCRA Washington, DC 20580 1-877-382-4357
National banks, federal branches/agencies of foreign banks (word "National" or initials "N.A." appear in or after bank's name)	Office of the Comptroller of the Currency Compliance Management, Mail Stop 6-6 Washington, DC 20219 800-613-6743
Federal Reserve System member banks (except national banks, and federal branches/agencies of foreign banks)	Federal Reserve Consumer Help (FRCH) P O Box 1200 Minneapolis, MN 55480 Telephone: 888-851-1920 Website Address: www.federialreserveconsumerhelp.gov Email Address: ConsumerHelp@FederalReserve.gov
Savings associations and federally chartered savings banks (word "Federal" or initials "F.S.B." appear in federal institution's name)	Office of Thrift Supervision Consumer Complaints Washington, DC 20552 800-842-6929
Federal credit unions (words "Federal Credit Union" appear in institution's name)	National Credit Union Administration 1775 Duke Street Alexandria, VA 22314 703-519-4600
State-chartered banks that are not members of the Federal Reserve System	Federal Deposit Insurance Corporation Consumer Response Center, 2345 Grand Avenue, Suite 100 Kansas City, Missouri 64108-2638 1-877-275-3342
Air, surface, or rail common carriers regulated by former Civil Aeronautics Board or Interstate Commerce Commission	Department of Transportation , Office of Financial Management Washington, DC 20590 202-366-1306
Activities subject to the Packers and Stockyards Act, 1921	Department of Agriculture
	Office of Deputy Administrator - GIPSA Washington, DC 20250 202-720-7051

A Summary of Your Rights Under the Clean Slate Act *

The Clean Slate Act ("the Act") will seal old conviction records for civil purposes. A person's conviction will be automatically sealed under Clean Slate Act after a waiting period, which is eight years for a felony and three years for a misdemeanor. During this time, a person can have no other convictions. The waiting period begins on the sentencing date, unless the person was incarcerated. Then it begins running once the person is released.

The Clean Slate Act will become "effective" on November 16, 2024. Once effective, the courts and various agencies will have up to three years to seal eligible conviction records. Every eligible conviction must be sealed by November 2027.

What Convictions are Subject to Automatic Sealing?

Under the Act, certain traffic violations, misdemeanors, and felonies will be automatically sealed after meeting certain requirements:

- Convictions for operating a motor vehicle while under the influence of alcohol or drugs shall be sealed after three (3) years;
- Criminal convictions for misdemeanors and felonies shall be sealed upon satisfaction of the following conditions:
 - *The conviction occurred at least three (3) years ago (for traffic violations and misdemeanors) or eight (8) years ago (for felonies), calculated from the date of sentencing or release from confinement, whichever is later;
 - *During that period of time, the individual accrued no additional criminal charges or convictions in New York State;
 - *The individual has not accrued any felony charges or convictions in the preceding eight (8) years in any jurisdiction;
 - *The individual completed any required probation or parole.

Convictions **NOT** eligible for relief include:

• The conviction is not a sex offense, a sexually violent offense (crimes that required a person to register as a sex offender), or a Class A felony, a crime where a life sentence may be imposed (excluding certain drug-related Class A felonies).

What Agencies Will Still Have Access to Sealed Records?

Sealed records will not appear on a criminal background check report. As a result, most employers will not see this information as part of a pre-employment screening. The Act does, however, allow access to sealed convictions for certain specialized purposes, such as:

- Law enforcement, prosecutors, and the courts: Records will not be sealed for the criminal legal system. Police, prosecutors, defense counsel, judges, and court officials will continue to have access to sealed records.
- Hiring police and peace officers: Any prospective employer of a police or peace officer will have access to sealed records.
- Gun licenses: Local, state, and federal agencies and officers conducting background checks for firearm licenses will have access to sealed records.
- The Department of Motor Vehicles (DMV): The DMV, as well as private transportation companies like Uber and Lyft, will have access to sealed records.
- Work with vulnerable populations, like children, the elderly, and people with disabilities: Sealed records will remain available to entities that are legally permitted or required to run fingerprint based background checks.
- The New York State Education Department (NYSED): Public, private, and religious schools legally permitted or required to run fingerprint-based background checks will have access to sealed records. NYSED will also retain access for specified disciplinary proceedings and background checks in enumerated occupations and licenses it oversees.

What is an Employer Permitted to do Under the Clean Slate Act?

Employers are still allowed to conduct pre-employment criminal background screenings. Although those screenings are permitted, they may exclude information regarding an applicant's past-criminal convictions, including convictions that have a direct relationship to the work performed. Convictions for the most serious offenses, recent convictions, and convictions for which the applicant is still on probation or parole will still appear.

The Act also amends New York State's Human Rights Law to prevent employers from asking applicants about sealed convictions or from taking pre-employment adverse action based upon a sealed conviction.

How Should an Applicant Respond on a Pre-Employment Criminal Background Screening if their Conviction has Been Sealed?

Applicants asked about sealed convictions may lawfully respond as if the conviction did not occur. Accordingly, applicants whose convictions have been sealed may lawfully answer "No" if asked on the employment application, "Have you ever been convicted of a crime?"

How Should an Applicant Respond on a Pre-Employment Criminal Background Screening if their Conviction has NOT Been Sealed?

For unsealed convictions, the employer will be allowed to ask the applicant questions about the conviction. The applicant wil also be required to answer "Yes" if asked on the employment application, "Have you ever been convicted of a crime?"

Please note that for unsealed convictions, under current law, it is already illegal for an employer to discriminate against someone due to their criminal record. Employers may not use an applicant or employee's unsealed criminal conviction as the basis for an employment decision unless there is a "direct relationship" between the criminal offense and the specific employment, or the conviction presents "an unreasonable risk to property or to the safety or welfare of specific individuals or the general public."