DELTA STATE UNIVERSITY

HUMAN RESOURCE MANAGEMENT

Please complete the enclosed employment packet and return all forms to the Department in which you were hired. Human Resources cannot process payment for services until all forms are received.

Please provide a copy of a document from List A or a copy of a document from List B and List C of the I-9 form within three (3) days from the date of hire. These documents are needed in order to verify employment eligibility.

Return:

To the Hiring Department

Questions:

Phone: 662-846-4035

DELTA STATE UNIVERSITY

DELTA STATE UNIVERSITY CORE VALUES

Delta State will promote and embrace traditional core values such as family, individual worth and well-being, good citizenship, and a healthy life style; intellectual and academic freedom; the pursuit of truth and knowledge; cultural enrichment; civility, inclusive excellence, and respect for all; and, integrity and ethical conduct, among many other desirable values, as listed below—all to support the well-rounded development of our students, and to provide a conducive environment for teaching and learning.

Core Values. To support the well-rounded development of our students, and to provide a conducive environment for teaching and learning, Delta State will promote and embrace traditional core values of family, individual worth, wellbeing, good citizenship, and a healthy life style; intellectual and academic freedom; the pursuit of truth and knowledge; cultural enrichment; a caring faculty and staff; significant student-faculty academic interaction; personal and professional development, leadership, resourcefulness, and competence; loyalty, commitment, and a strong work ethic; hospitality and family orientation; civility, inclusive excellence, and respect for all; integrity and ethical conduct; accountability and transparency; diversity, inclusion, and fairness; and, customer and community service.

By signing below, I ackn Core Values.	nowledge that I have received	a copy of Delta State University's
Print Name		· · · · · · · · · · · · · · · · · · ·
Signature		· · · · · · · · · · · · · · · · · · ·
Date		-

rev. 2/09

DELTA STATE UNIVERSITY

Human Resources Employee Information Form

Instructions:	emergency and publ	required to prepare var ic information needs of the loyee information. Please 2-846-4035.	he university. Use	this form to add in	formation for	a new employee or to
Check All That Apply:	☐ New Employee ☐ Name Change	☐ Home Address Cha		us Address Change us Phone Change	☐ Mari	tal Status Change
REQUIRED EMP	LOYEE INFORMATI	ON:			• •	
Social Security Nun	nber (<i>Will not be publi</i>	shed)		Date of Birth:		
Employee's Name:		First	Middle	Last	-11	<u></u>
Campus Address:				Campus Phone:		
REQUIRED RES	SIDENCE AND PEI	RSONAL INFORMAT	TON:	-		
Permanent Address	:		Ho	me Telephone #:		
City:	. .	State:		Zip:		
Gender: ☐ Male ☐ Female	Marital Status: ☐ Single ☐ Divor ☐ Married ☐ Sepa		Military Service: Active Inactive	□ Na	enship: ative USA aturalized	☐ Non-Citizen
ETHNIC CLASSII	FICATION					
What is your ethni	city? Hispanic of	or Latino 🔲 Not H	Ispanic or Latino	(A person of Cuba	n, Mexican, Pue Spanish culture	rto Rican, South or Central or origin, regardless of race.)
What is your race?	Mark one or more ra	ces to indicate what rac	e you consider y			or origin, regulations of raccory
BLACK or AFR Racial Groups of A ASIAN (Origins i the Indian Sub-Co	of Europe, North Africa, or M RICAN AMERICAN (original). In any of the original people on Intinent, for example, Cambon, the Philippine Islands, Thai	ins of any of the Black If the Far East, SE Asia, Idia, India, Japan, Korea,	peoples of North an identification throug NATIVE HAWA	h tribal or community at	ng Central Ame achment). CIFIC ISLAN	DER (Origins in any of the
Notify in Case of	Emergency: (Requi	ired)				
Name:		Relation:		Telephone	e#:	
Address:	,,	City, State,	Zip:			
OPTIONAL INFOR If married, please gi		First	Middle		Last	
Religion Preference	ical or mantal disability	affecting your employme		JNo Specify:		
	·					
Name and Birthdate						
Employee Signature	<u> </u>			Date:		
Elektrica de la	harmone, tatab inda and and another a	Turnian Internation Inch. In Europetra A. A. Seedl. As illowed in				



Employment Eligibility Verification Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No. 1615-0047 Expires 08/31/2019

► START HERE: Read instructions carefully before completing this form. The instructions must be available, either in paper or electronically, during completion of this form. Employers are liable for errors in the completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers **CANNOT** specify which document(s) an employee may present to establish employment authorization and identity. The refusal to hire or continue to employ an individual because the documentation presented has a future expiration date may also constitute illegal discrimination.

an individual because the documentation	presented has a f	uture exp	iration date	may also const	itute illeg	gal discrir	mination.
Section 1. Employee Information that the first day of employment, but no	n and Attesta	t ion (En g a job of	iployees mui fer)	st complete and	d sign Se	eation 1 c	f Form I-9 no later
Last Name (Family Name)	First Name (Give	n Name)		Middle Initial	Other L	ast Name	s Used (if any)
Address (Street Number and Name)	Apt. Nui	mber C	ity or Town		•	State	ZIP Code
Date of Birth (mm/dd/yyyy) U.S. Social Se	ecurity Number	Employee'	's E-mail Addr	ess	E	mployee's	Telephone Number
am aware that federal law provides fo	form.				r use of	false do	cuments In
attest, under penalty of perjury, that I	am (cneck one c	tne foil	owing boxe	s): 			
1. A citizen of the United States							
2. A noncitizen national of the United State	· · · · · · · · · · · · · · · · · · ·	 					
3. A lawful permanent resident (Alien R			' =		·		
4. An alien authorized to work until (exp Some aliens may write "N/A" in the exp					_		
Aliens authorized to work must provide only of An Alien Registration Number/USCIS Number	one of the following one OR Form I-94 Adn	document	numbers to co			Do	QR Code - Section 1 Not Write In This Space
Alien Registration Number/USCIS Number OR	er: 			_			
2. Form I-94 Admission Number:	 			_			
3. Foreign Passport Number:				_			
Country of Issuance:							
Signature of Employee				Today's Date	(mm/dd/	<i>(</i> УУУУ)	
	A preparer(s) and	/or translat	or(s) assisted				
Fields below must be completed and sig							
attest, under penalty of perjury, that I nowledge the information is true and		tne com	pletion of S	ection 1 of this	s form a	ind that	to the best of my
Signature of Preparer or Translator				···	Today's C	Date (mm/d	dd/yyyy)
.ast Name <i>(Family Name)</i>			First Name	(Given Name)			
						Ta	
Address (Street Number and Name)		City	or Town			State	ZIP Code



Employer Completes Next Page





Employment Eligibility Verification Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No. 1615-0047 Expires 08/31/2019

Section 2. Employer or Authorized Representative Review and Verification (Employers or their authorized representative must complete and sign Section 2 within 3 business days of the employee's first day of employment. You must physically examine one document from List A OR a combination of one document from List B and one document from List C as listed on the "Lists of Acceptable Documents."). Last Name (Family Name) First Name (Given Name) M.I. Citizenship/Immigration Status Employee Info from Section 1 List A OR AND List C List B identity and Employment Authorization Identity **Employment Authorization Document Title** Document Title Document Title Issuing Authority Issuing Authority Issuing Authority Document Number Document Number Document Number Expiration Date (if any)(mm/dd/yyyy) Expiration Date (if any)(mm/dd/yyyy) Expiration Date (if any)(mm/dd/yyyy) Document Title QR Code - Section 2 Issuing Authority Additional Information Do Not Write In This Space Document Number Expiration Date (if any)(mm/dd/yyyy) Document Title Issuing Authority Document Number Expiration Date (if any)(mm/dd/yyyy) Certification: I attest, under penalty of perjury, that (1) I have examined the document(s) presented by the above-named employee, (2) the above-listed document(s) appear to be genuine and to relate to the employee named, and (3) to the best of my knowledge the employee is authorized to work in the United States. The employee's first day of employment (mm/dd/yyyy): (See instructions for exemptions) Signature of Employer or Authorized Representative Today's Date (mm/dd/yyyy) Title of Employer or Authorized Representative Last Name of Employer or Authorized Representative First Name of Employer or Authorized Representative Employer's Business or Organization Name Delta State University City or Town State ZIP Code Employer's Business or Organization Address (Street Number and Name) Cleveland 1003 West Sunflower Road Kent Wyatt Hall 249 38733 Section 3. Reverification and Rehires (To be completed and signed by employer or authorized representative.) B. Date of Rehire (if applicable) A. New Name (if applicable) Last Name (Family Name) First Name (Given Name) Middle Initial Date (mm/dd/yyyy) C. If the employee's previous grant of employment authorization has expired, provide the information for the document or receipt that establishes continuing employment authorization in the space provided below. Document Title **Document Number** Expiration Date (if any) (mm/dd/yyyy) I attest, under penalty of perjury, that to the best of my knowledge, this employee is authorized to work in the United States, and if the employee presented document(s), the document(s) I have examined appear to be genuine and to relate to the individual. Signature of Employer or Authorized Representative Today's Date (mm/dd/yyyy) Name of Employer or Authorized Representative

LISTS OF ACCEPTABLE DOCUMENTS All documents must be UNEXPIRED

Employees may present one selection from List A or a combination of one selection from List B and one selection from List C.

	LIST A Documents that Establish Both Identity and Employment Authorization	LIST B Documents that Establish Identity AN	LIST C Documents that Establish Employment Authorization
2.	U.S. Passport or U.S. Passport Card Permanent Resident Card or Alien Registration Receipt Card (Form I-551) Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-	Driver's license or ID card issued by a State or outlying possession of the United States provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address ID card issued by federal, state or local	A Social Security Account Number card, unless the card includes one of the following restrictions: (1) NOT VALID FOR EMPLOYMENT (2) VALID FOR WORK ONLY WITH INS AUTHORIZATION (3) VALID FOR WORK ONLY WITH
4.	Employment Authorization Document that contains a photograph (Form I-766)	government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address 3. School ID card with a photograph	DHS AUTHORIZATION 2. Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240)
5.	For a nonimmigrant alien authorized to work for a specific employer because of his or her status: a. Foreign passport; and	4. Voter's registration card 5. U.S. Military card or draft record 6. Military dependent's ID card	 Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal
	b. Form I-94 or Form I-94A that has the following:(1) The same name as the passport; and	7. U.S. Coast Guard Merchant Mariner Card	Native American tribal document U.S. Citizen ID Card (Form I-197)
	(2) An endorsement of the alien's nonimmigrant status as long as that period of endorsement has not yet expired and the	Native American tribal document Driver's license issued by a Canadian government authority	Identification Card for Use of Resident Citizen in the United States (Form I-179)
	proposed employment is not in conflict with any restrictions or limitations identified on the form.	For persons under age 18 who are unable to present a document listed above:	7. Employment authorization document issued by the Department of Homeland Security
6.	Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI	10. School record or report card 11. Clinic, doctor, or hospital record 12. Day-care or nursery school record	

Examples of many of these documents appear in Part 13 of the Handbook for Employers (M-274).

Refer to the instructions for more information about acceptable receipts.

Form W-4 (2019)

Future developments. For the latest information about any future developments related to Form W-4, such as legislation enacted after it was published, go to www.irs.gov/FormW4.

Purpose. Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. Consider completing a new Form W-4 each year and when your personal or financial situation changes.

Exemption from withholding. You may claim exemption from withholding for 2019 if **both** of the following apply.

- For 2018 you had a right to a refund of all federal income tax withheld because you had no tax liability, and
- For 2019 you expect a refund of all federal income tax withheld because you expect to have **no** tax liability.

If you're exempt, complete **only** lines 1, 2, 3, 4, and 7 and sign the form to validate it. Your exemption for 2019 expires February 17, 2020. See Pub. 505, Tax Withholding and Estimated Tax, to learn more about whether you qualify for exemption from withholding.

General Instructions

If you aren't exempt, follow the rest of these instructions to determine the number of withholding allowances you should claim for withholding for 2019 and any additional amount of tax to have withheld. For regular wages, withholding must be based on allowances you claimed and may not be a flat amount or percentage of wages.

You can also use the calculator at **www.irs.gov/W4App** to determine your tax withholding more accurately. Consider

For Privacy Act and Paperwork Reduction Act Notice, see page 4.

using this calculator if you have a more complicated tax situation, such as if you have a working spouse, more than one job, or a large amount of nonwage income not subject to withholding outside of your job. After your Form W-4 takes effect, you can also use this calculator to see how the amount of tax you're having withheld compares to your projected total tax for 2019. If you use the calculator, you don't need to complete any of the worksheets for Form W-4.

Note that if you have too much tax withheld, you will receive a refund when you file your tax return. If you have too little tax withheld, you will owe tax when you file your tax return, and you might owe a penalty.

Filers with multiple jobs or working spouses. If you have more than one job at a time, or if you're married filing jointly and your spouse is also working, read all of the instructions including the instructions for the Two-Earners/Multiple Jobs Worksheet before beginning.

Nonwage income. If you have a large amount of nonwage income not subject to withholding, such as interest or dividends. consider making estimated tax payments using Form 1040-ES, Estimated Tax for Individuals. Otherwise, you might owe additional tax. Or, you can use the Deductions, Adjustments, and Additional Income Worksheet on page 3 or the calculator at www.irs.gov/W4App to make sure you have enough tax withheld from your paycheck. If you have pension or annuity income, see Pub. 505 or use the calculator at www.irs.gov/W4App to find out if you should adjust your withholding on Form W-4 or W-4P.

Nonresident alien. If you're a nonresident alien, see Notice 1392, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Specific Instructions

Personal Allowances Worksheet

Complete this worksheet on page 3 first to determine the number of withholding allowances to claim.

Line C. Head of household please note: Generally, you may claim head of household filing status on your tax return only if you're unmarried and pay more than 50% of the costs of keeping up a home for yourself and a qualifying individual. See Pub. 501 for more information about filing status.

Line E. Child tax credit. When you file your tax return, you may be eligible to claim a child tax credit for each of your eligible children. To qualify, the child must be under age 17 as of December 31, must be your dependent who lives with you for more than half the year, and must have a valid social security number. To learn more about this credit, see Pub. 972, Child Tax Credit. To reduce the tax withheld from your pay by taking this credit into account, follow the instructions on line E of the worksheet. On the worksheet you will be asked about your total income. For this purpose, total income includes all of your wages and other income, including income earned by a spouse if you are filing a joint return.

Line F. Credit for other dependents. When you file your tax return, you may be eligible to claim a credit for other dependents for whom a child tax credit can't be claimed, such as a qualifying child who doesn't meet the age or social security number requirement for the child tax credit, or a qualifying relative. To learn more about this credit, see Pub. 972. To reduce the tax withheld from your pay by taking this credit into account, follow the instructions on line F of the worksheet. On the worksheet, you will be asked about your total income. For this purpose, total

Form W-4 (2019)

		Separate here and gi	ve Form W-4 to your emp	loyer. Keep the works	sheet(s) for your reco	rds.
_ !	W_A	Employe	e's Withholding	g Allowance (Certificate	OMB No. 1545-0074
	nent of the Treasury Revenue Service		itled to claim a certain numb the IRS. Your employer may l			
1	Your first name	and middle initial	Last name		2 You	r social security number
Home address (number and street or rural route))	3 Single Married Married, but withhold at higher Single rate. Note: If married filing separately, check "Married, but withhold at higher Single rate."		
City or town, state, and ZIP code				4 If your last name differs from that shown on your social security card, check here. You must call 800-772-1213 for a replacement card.		
5	Total number	of allowances you're clai	ming (from the applicable	worksheet on the fol	lowing pages)	. 5
6	Additional am	nount, if any, you want wit	hheld from each payched	ж		6 \$
7	I claim exemption from withholding for 2019, and I certify that I meet both of the following conditions for exemption. • Last year I had a right to a refund of all federal income tax withheld because I had no tax liability, and • This year I expect a refund of all federal income tax withheld because I expect to have no tax liability. If you meet both conditions, write "Exempt" here					
Under						s true, correct, and complete.
Emplo	yee's signature	• •		,,	Date)	, ,
b	oxes 8, 9, and 10 i	nd address (Employer: Completif sending to State Directory of	New Hires.)	o IRS and complete	9 First date of employment	10 Employer identification number (EIN)
<u>velta</u>	State Universit	y 1003 West Sunflower Ro	ad Cleveland, MS 38733		L	1

Cat. No. 10220Q

income includes all of your wages and other income, including income earned by a spouse if you are filing a joint return.

Line G. Other credits. You may be able to reduce the tax withheld from your paycheck if you expect to claim other tax credits, such as tax credits for education (see Pub. 970). If you do so, your paycheck will be larger, but the amount of any refund that you receive when you file your tax return will be smaller. Follow the instructions for Worksheet 1-6 in Pub. 505 if you want to reduce your withholding to take these credits into account. Enter "-0-" on lines E and F if you use Worksheet 1-6.

Deductions, Adjustments, and Additional Income Worksheet

Complete this worksheet to determine if you're able to reduce the tax withheld from your paycheck to account for your itemized deductions and other adjustments to income, such as IRA contributions. If you do so, your refund at the end of the year will be smaller, but your paycheck will be larger. You're not required to complete this worksheet or reduce your withholding if you don't wish to do so.

You can also use this worksheet to figure out how much to increase the tax withheld from your paycheck if you have a large amount of nonwage income not subject to withholding, such as interest or dividends.

Another option is to take these items into account and make your withholding more accurate by using the calculator at www.irs.gov/W4App. If you use the calculator, you don't need to complete any of the worksheets for Form W-4.

Two-Earners/Multiple Jobs Worksheet

Complete this worksheet if you have more than one job at a time or are married filing jointly and have a working spouse. If you don't complete this worksheet, you might have too little tax withheld. If so, you will owe tax when you file your tax return and might be subject to a penalty.

Figure the total number of allowances you're entitled to claim and any additional amount of tax to withhold on all jobs using worksheets from only one Form W-4. Claim all allowances on the W-4 that you or your spouse file for the highest paying job in your family and claim zero allowances on Forms W-4 filed for all other jobs. For example, if you earn \$60,000 per year and your spouse earns \$20,000, you should complete the worksheets to determine what to enter on lines 5 and 6 of your Form W-4, and your spouse should enter zero ("-0-") on lines 5 and 6 of his or her Form W-4. See Pub. 505 for details.

Another option is to use the calculator at www.irs.gov/W4App to make your withholding more accurate.

Tip: If you have a working spouse and your incomes are similar, you can check the "Married, but withhold at higher Single rate" box instead of using this worksheet. If you choose this option, then each spouse should fill out the Personal Allowances Worksheet and check the "Married, but withhold at higher Single rate" box on Form W-4, but only one spouse should claim any allowances for credits or fill out the Deductions, Adjustments, and Additional Income Worksheet.

Instructions for Employer

Employees, do not complete box 8, 9, or 10. Your employer will complete these boxes if necessary.

New hire reporting. Employers are required by law to report new employees to a designated State Directory of New Hires. Employers may use Form W-4, boxes 8, 9,

and 10 to comply with the new hire reporting requirement for a newly hired employee. A newly hired employee is an employee who hasn't previously been employed by the employer, or who was previously employed by the employer but has been separated from such prior employment for at least 60 consecutive days. Employers should contact the appropriate State Directory of New Hires to find out how to submit a copy of the completed Form W-4. For information and links to each designated State Directory of New Hires (including for U.S. territories), go to www.acf.hhs.gov/css/employers.

If an employer is sending a copy of Form W-4 to a designated State Directory of New Hires to comply with the new hire reporting requirement for a newly hired employee, complete boxes 8, 9, and 10 as follows.

Box 8. Enter the employer's name and address. If the employer is sending a copy of this form to a State Directory of New Hires, enter the address where child support agencies should send income withholding orders.

Box 9. If the employer is sending a copy of this form to a State Directory of New Hires, enter the employee's first date of employment, which is the date services for payment were first performed by the employee. If the employer rehired the employee after the employee had been separated from the employer's service for at least 60 days, enter the rehire date.

Box 10. Enter the employer's employer identification number (EIN).

_	
Paαe	i

	Personal Allowances Worksheet (Keep for your records.)		
Α	Enter "1" for yourself	Δ	·
В	Enter "1" if you will file as married filing jointly	E	
С	Enter "1" if you will file as head of household	c	;
_	You're single, or married filing separately, and have only one job; or] _	
D	Enter "1" if: • You're married filing jointly, have only one job, and your spouse doesn't work; or	} [,
E	 Your wages from a second job or your spouse's wages (or the total of both) are \$1,500 or I Child tax credit. See Pub. 972, Child Tax Credit, for more information. 	ess.)	
	 If your total income will be less than \$71,201 (\$103,351 if married filing jointly), enter "4" for each eligible or 	hild	
	 If your total income will be from \$71,201 to \$179,050 (\$103,351 to \$345,850 if married filing jointly), enter 'eligible child. 		
	• If your total income will be from \$179,051 to \$200,000 (\$345,851 to \$400,000 if married filing jointly), enter each eligible child.	"1" for	
	• If your total income will be higher than \$200,000 (\$400,000 if married filing jointly), enter "-0-"	E	i
F	Credit for other dependents. See Pub. 972, Child Tax Credit, for more information.		
	• If your total income will be less than \$71,201 (\$103,351 if married filing jointly), enter "1" for each eligible d		
	 If your total income will be from \$71,201 to \$179,050 (\$103,351 to \$345,850 if married filing jointly), enter 'two dependents (for example, "-0-" for one dependent, "1" if you have two or three dependents, and "2" if y four dependents). 		
	• If your total income will be higher than \$179,050 (\$345,850 if married filing jointly), enter "-0-"	F	:
G	Other credits. If you have other credits, see Worksheet 1-6 of Pub. 505 and enter the amount from that here. If you use Worksheet 1-6, enter "-0-" on lines E and F	t worksheet	· 3
Н	Add lines A through G and enter the total here	▶ }	1
			·
	 If you plan to itemize or claim adjustments to income and want to reduce your withholding, have a large amount of nonwage income not subject to withholding and want to increase your videous see the Deductions, Adjustments, and Additional Income Worksheet below. 		
	 If you have more than one job at a time or are married filing jointly and you and your spoworksheets that apply. If you have more than one job at a time or are married filing jointly and you and your spoworksheets that apply. If you have more than one job at a time or are married filing jointly and you and your spoworksheets Two-Earners/Multiple Jobs Worksheet on page 4 to avoid having too little tax withheld. 	ouse both y), see the	
	 If neither of the above situations applies, stop here and enter the number from line H on line W-4 above. 	5 of Form	
	Deductions, Adjustments, and Additional Income Worksheet		
Note	e: Use this worksheet only if you plan to itemize deductions, claim certain adjustments to income, or have a la income not subject to withholding.	rge amount of i	nonwage
1	Enter an estimate of your 2019 itemized deductions. These include qualifying home mortgage interest charitable contributions, state and local taxes (up to \$10,000), and medical expenses in excess of 10% of the contributions.	f	
	your income. See Pub. 505 for details	1 \$	
2	Enter: \ \$18,350 if you're head of household \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	2 \$	
_	\$12,200 if you're single or married filing separately		
3	Subtract line 2 from line 1. If zero or less, enter "-0-"	3 \$,
4	Enter an estimate of your 2019 adjustments to income, qualified business income deduction, and any	y	
	additional standard deduction for age or blindness (see Pub. 505 for information about these items) .	4 <u>\$</u>	
5	Add lines 3 and 4 and enter the total		
6	Enter an estimate of your 2019 nonwage income not subject to withholding (such as dividends or interest) .		
7	Subtract line 6 from line 5. If zero, enter "-0-". If less than zero, enter the amount in parentheses	7 \$	
8	Divide the amount on line 7 by \$4,200 and enter the result here. If a negative amount, enter in parentheses Drop any fraction	s. 8	
9	Enter the number from the Personal Allowances Worksheet, line H, above	9	
10	Add lines 8 and 9 and enter the total here. If zero or less, enter "-0-". If you plan to use the Two-Earners		
	Multiple Jobs Worksheet, also enter this total on line 1 of that worksheet on page 4. Otherwise, stop here and enter this total on Form W-4, line 5, page 1		

Form W	/-4 (2019)							Page 4
			Two-E	arners/Mu	Itiple Jobs Worksh	eet		
Note	: Use this work	sheet <i>only</i> if	the instructions unde	r line H from	the Personal Allowand	es Workshe	et direct you here.	
1	Deductions,	Adjustments		ome Worksl	sheet, line H, page		e 10 of that	
2	married filing	jointly and wa	ages from the highes	t paying job a	F paying job and enter it are \$75,000 or less and nan "3"	the combined	d wages for	,
3					line 1. Enter the result worksheet			
Note			enter "-0-" on Form olding amount necess		age 1. Complete lines 4 a year-end tax bill.	1 through 9 be	elow to	
4 5 6	Enter the nun	nber from line				4 5	6	
	Find the amount in Table 2 below that applies to the HIGHEST paying job and enter it here							
9	•				9. For example, divide l		· · · · · · · · · · · · · · · · · · ·	 :
9					ril when there are 18 p			
					1. This is the additiona		pe withheld	
	from each pa						- C	
		Tab	le 1			Tal	ole 2	
	Married Filing	Jointly	All Other	'S .	Married Filing	ointly	All Other	S
	es from LOWEST job are—	Enter on line 2 above	If wages from LOWEST paying job are	Enter on line 2 above	If wages from HIGHEST paying job are—	Enter on line 7 above	If wages from HIGHEST paying job are –	Enter on line 7 above
9,, 19,, 35, 40, 46, 55, 60, 75, 85, 95, 125, 165, 175,	\$0 - \$5,000 001 - 9,500 501 - 19,500 501 - 35,000 001 - 40,000 001 - 55,000 001 - 55,000 001 - 70,000 001 - 75,000 001 - 85,000 001 - 85,000 001 - 125,000 001 - 155,000 001 - 155,000 001 - 175,000 001 - 175,000 001 - 175,000 001 - 180,000 001 - 180,000 001 - 195,000	0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	\$0 - \$7,000 7,001 - 13,000 13,001 - 27,500 27,501 - 32,000 32,001 - 40,000 40,001 - 60,000 60,001 - 75,000 75,001 - 85,000 95,001 - 100,000 100,001 - 110,000 115,001 - 125,000 125,001 - 135,000 135,001 - 145,000 145,001 - 160,000 145,001 - 180,000 180,000 - 180,000 180,000 - 180,000	0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	\$0 - \$24,900 24,901 - 84,450 84,451 - 173,900 173,901 - 326,950 326,951 - 413,700 413,701 - 617,850 617,851 and over	\$420 500 910 1,000 1,330 1,450 1,540	\$0 - \$7,200 7,201 - 36,975 36,976 - 81,700 81,701 - 158,225 158,226 - 201,600 201,601 - 507,800 507,801 and over	\$420 500 910 1,000 1,330 1,450 1,540

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States, Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a properly completed form will result in your being treated as a single person who claims no withholding allowances; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation; to

18

195,001 - 205,000

205,001 and over

cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws; and to the Department of Health and Human Services for use in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You aren't required to provide the information requested on a form that's subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating

to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.



MISSISSIPPT	EMDIAVEE IC	TATIFICATION TATO	EVENDMIANT	CHOMTETONE
MITOGICATION	MANUAL TO A NOW, A ST	WITHHAMA	R YEMDUTTON	איויסיזויא דיזיטיאיז

MI MI	MISSISSIPPI EMPLOYEE'S WITHHOLDING EXEMPTION CERTIFICATE					
	Employee's Name Employee's Residence		sn			
Missiak			and Street City or You	State Eip Code		
		47:15 (18:14) Villa vila 11:14 (18:14)		CHIPPEND MERIODE PERIODE CENTER		
	Maribal Status	The state of the s	R WITHKOLDING PERSONAL EXEMPTION			
MELOVEESHOOTHIS THE THE	Marital Status 1. Single	j)	ersonal Exemption Allowed	Amount Claimed		
File this form with your			r \$6,000 as exemption	\$		
employer. Otherwise, you	2. Marital Status	<u> </u>	use NOT employed: Enter \$12,000	\$		
nust withhold Mississippi income tax from the full amount of your wages.	(Check One)	(b) \$12	use IS employed: Enter that part of ,000 claimed by you in multiples of 0. See instructions 2(b) below.	\$		
	3. Head of Family	as l and home	er \$9,500 as exemption. To qualify nead of family, you must be single have a dependent living in the with you. See instructions 2(c) 2(d) below	\$		
MPLOYER: Geep this certificate with your records. If the employee is believed to have claimed excess exemption, the Department of Revenue should be divised.	4. Dependents Number Claimed	You may claim for taxpayer from you and income tax pu * A head of f dependent e as head of claimed by				
	5. Age and blindness	e e				
•	6. TOTAL AMOUNT OF	\$				
1-141-14	7. Additional dolla agreed to by you	\$				
Gilitary Spouses Sesidency Relief Act Remption from Mississippi Sithholding	Civil Relief, as Relief Act, and "Exempt" on Line Form DD-2058 and	s amended by t have no Missi e 8. You must la copy of you	forth under the Service Member he Military Spouses Residency ssippi tax liability, write attach a copy of the Federal ur Military Spouse ID Card to n validate the exemption claim			
I declare under the penalt certificate does not excee	ies imposed for fili: d the amount to whic	ng false repor h I am entitle	ts that the amount of exemption claims d or I am entitled to claim exempt sta	ed on this		
Employee's Signature:		, ,	Date:			
		INSTRU	JCTIONS			
(b) Married Individuals (Jointly) (c) Head of family	\$6,000 (d) Dependents \$12,000 (e) Age 65 and Over \$9,500 (f) Billndness	\$1,500 \$1,500 \$1,500	should not include themselves or their spouse. Married taxps dependents between them in any manner they choose; for ex who qualify as dependents. The taxpayer may claim 2 dependents and the spouse none. Enter the amo	ample, a married couple has 3 children dents and the spouse 1; or the taxpayer		
Claiming personal exemptions: (a) Single Individuals enter \$6,000 on Line 1.			(e) An additional exemption of \$1.500 may be claimed by either t either or both have reached the age of 65 before the close of additional exemption is authorized for dependents by reason	of the taxable year, No		
(b) Married individuals are allowed a joint exe- if the spouse is not employed, enter \$12, exemption of \$12,000 may be divided bet choose - in multiples of \$500. For exampl claims \$5,500, or the texpayer may claim claimed by the texpayer and spouse may	000 on Line 2(a). If the spouse is emp ween taxpayer and spouse in any ma e, the taxpayer may claim \$6,500 and \$8,000 and the spouse claims \$4,000	anner they d the spouse 0. The total	blocks on Line 5. (f) An additional exemption of \$1,500 may be claimed by either either or both are blind. No additional exemption is authorize blindness. Check applicable blocks on Line 5. Multiply number 5,500 and enter amount of exemption claimed. 3. Total Exemption Claimed:	taxpayer or spouse or both if ed for dependents by reason of		

you on Line 2(b).

(c) Head of Family

A head of family is a single individual who maintains a home which is the principal place of abode for himself and at least one other dependent. Single individuals qualifying as a head of family enter \$9,500 on Line 3. If the taxpayer has more than one dependent, additional exemptions are applicable. See item (d).

(d) An additional exemption of \$1,500 may ganerally be claimed for each dependent of the texpayer. A dependent is any relative who receives chief support from the texpayer and who qualifies as a dependent for Federal income tax purposes. Head of family individuals may claim an additional exemption for each dependent accluding the one which is required for head of family status. For exemple, a head of family taxpayer has 2 dependent children and his dependent mother living with him. The taxpayer may claim 2 additional exemptions. Married or single individuals may claim an additional exemption for each dependent, but

Add the amount of exemptions claimed in each category and enter the total on Line 6. This amount will be used as a basis for withholding income tax under the appropriate withholding

- A NEW EXEMPTION CERTIFICATE MUST BE FILED WITH YOUR EMPLOYER WITHIN 30 DAYS AFTER ANY CHANGE IN YOUR EXEMPTION STATUS.
- 5. PENALTIES ARE IMPOSED FOR WILLFULLY SUPPLYING FALSE INFORMATION.
- IF THE EMPLOYEE FAILS TO FILE AN EXEMPTION CERTIFICATE WITH HIS EMPLOYER, INCOME TAX MUST BE WITHHELD BY THE EMPLOYER ON TOTAL WAGES WITHOUT THE BENIFIT OF EXEMPTION.

To comply with the Military Spause Residency Relief Act (PL111-97) signed on November 11,



Department of Human Resources

EMPLOYEE CERTIFICATION AND AUTHORIZATION

I have been notified that as an employee of the State of Mississippi I cannot have been convicted of or pled guilty in any court of this state, another state, or in federal court of any felony in which public funds were unlawfully taken, obtained or misappropriated in the abuse or misuse of my office or employment or money coming into my hands by virtue of my office or employment. I understand that any conviction or guilty plea of embezzlement will disqualify me from employment with the State of Mississippi and result in my termination.

I swear or affirm that I have never been convicted or pled guilty in any court of this state, another state, or in federal court of *any felony* in which public funds were unlawfully taken, obtained or misappropriated by the abuse or misuse of any office or employment or money coming into my hands by virtue of my office or employment.

I hereby authorize Delta State University ("DSU") to conduct a background check of my criminal history at any time as a condition of and/or subsequent to my employment. I understand and acknowledge that I may revoke my permission for such background check. In such case, no background check investigation will be done and my employment may be terminated.

I further understand and acknowledge that should the criminal background check occur and it establishes that I have been convicted or pled guilty to misuse of public funds in violation of Section 25-1-113 my employment with DSU will terminate, and I will have no recourse against Delta State University.

I certify that my responses to this requirement are accurate and true to the best of my knowledge and ability.

Employee:		Witness:	
Signature of Employee	Date	Signature of Witness	Date
Employee's Name – Printed	_	Name of Witness - Printed	
Social Security Number	-		
Date of Birth			

SELECTIVE SERVICE ELIGIBILITY AND VERIFICATION

As of January 01, 2000, all new male employees must complete this form regarding their eligibility for Selective Service registration. Males age 18 through 26 who are required to register for Selective Service must provide verification of registration or exemption as a condition of employment. It applies to all male employees of Delta State University, including faculty, staff, and students regardless of title or source of funds. If the new employee is unable to provide verification of registration or exemption, they cannot work. For assistance, contact the Human Resources department at 846-4035.

	STRUCTION ployment	S: To be completed	immediately by	all new ma	ale empl	oyees on or before first day of
Na	me: (Please P	rint)				
	Last		First			Middle
		Social Security Nu	mber:		/	/
Sec	ction 1 - Regis	tration Based on A	<u>ge</u>			
1. /	Are you a male	age 18 through 26?	(Circle One)	YES	NO	
If Y	YES, go to Sec	etion 2.				
		s form to the Huma our employment rec		artment. I	The Hum	nan Resource department will keep this
Sec	tion 2 – Regis	tration Based on St	atus			
1.	As a male ag	e 18 through 26, are	you required to re	egister for S	Selective	Service? (Circle One)
	YES	You are required to	register if you a	re a male U	J.S. citize	en or immigrant alien male.
	NO					immigrant alien on a student, visitor, med Forces; or attending certain service
If Y	ES, go to Sec	tion 3.				
		s form to the Huma our employment rec		artment. T	The Hum	an Resource department will keep this
Sec	tion 3 – Verifi	ication of Registrati	on or Exemption	Ī		
1. 2. 3.	Telephone ve	e Service card issued erification. Call 847-6 te on-line confirmation	688-6888 to obtain	n telephone	e verifica	the card to this form) tion of registration.
Stat dep	te University. Sartment head v	You may register eith	st register IMMEI er on-line at http on to any employe	://www.sss ee who doe	s.gov or a	will not be able to be employed at Delta at the nearest post office. The supervisor or vide appropriate documentation to the
Ple rare trad	and only incluse commissions	ason you are exempt ade children of diplor s or embassies of fore	nats assigned to e eign countries. Ex	emptions d	lo not inc	Exemptions are extremely ited States, and individuals who are part of clude student deferments or conscientious ormation and documentation.
						e, and I understand that any misstatement, or if hired, termination.
E m	nlovoo Signoti	uro				Data Signad / /

DELTA STATE UNIVERSITY

DIRECT DEPOSIT AUTHORIZATION

Direct Deposit is available to all faculty/staff employees of Delta State University. Your monthly statement from your financial institution will provide a record of all direct deposits. You may also verify your deposit through several services (i.e. telephone info-line, ATM machine, etc.) your financial institution provides. You will receive your pay stub showing your gross earnings, deductions, and net pay at the same time paychecks are available to those that are not participating in direct deposit. Please remember to notify our office of changed or closed accounts. This may delay the receipt of payments.

Instructions:

- Complete all information listed below including name and account number at financial institution and whether deposit to a checking or savings account is requested.
- Checking Account Attach a voided check

Date

- Savings Account Attach a letter or statement from your financial institution which includes the financial institution's routing number and your account number.
- Sign and return form to the Human Resource Department, Kent Wyatt Hall 247. If you have a joint account, both signatures are required to initiate a direct deposit. Should you have any questions, please contact us at 662-846-4035.

EMPLOYEE'S AUTHORIZATION: I (we) hereby authorize DELT/below to initiate credit entries, and to initiate, if necessary, debit er account listed below. This authority will remain in effect until I ha financial institution and Delta State University adequate time to act	ntries and adjustments for any credit entries in error to my ave cancelled in writing with sufficient notice to allow the
This is an authorization to:	Change Existing Account
 Checking account – A voided check is required to pr Savings Account – A letter from your financial instinumber is required to process this authorization. 	ocess this authorization. tution that includes the routing number and your account
Financial Institution	Employee's Name
City, State, Zip	900 Number
Account Number	Employee's Signature
Routing Number	Joint Account's Signature (if applicable)
	Note: On joint accounts, both signatures are

required



Employee Signature Acknowledgement

In accordance with the IHL Best Practices for Human Resources all employees are required to receive the Computer/Technology Security and Use, Drug Free Workplace and Sexual Harassment policies and notices.

By signing below, I acknowledge receiving and reading the policies and procedure statements for each of the items listed below. I agree to abide by the provisions and understand that violation of the policy(ies) may result in disciplinary action.

- Computer/Technology Security and Use
- Drug Free Workplace Policy
- Harassment Policy

For more information regarding these policies, please refer to the Employment Section II and Technology Section IX under the University Policies website.

http://www.deltastate.edu/pages/2457.asp

DELTA STATE UNIVERSITY - STATEMENT OF UNIVERSITY POLICIES AND PROCEDURES

The official policies and procedures of Delta State University are located on the University Policies website at http://www.deltastate.edu/pages/2457.asp. By signing below, I acknowledge that it is my responsibility as DSU employee to become well informed and understand DSU's employment practices, benefits, facilities, advantages offered, and the related responsibilities I accept as an employee. The University reserves the right to amend or alter the conditions and terms as it deems necessary.

Signature	_	Date	



Americans with Disabilities Act (ADA)
Accommodations Request Form

Delta State University is committed to equal employment opportunity and affirmative action for the disabled. As a government contractor, the IHL Executive Office is subject to The Americans with Disabilities Act of 1990 (ADA), and therefore must comply with governmental recordkeeping, reporting, and other requirements.

A disable person is defined as:

- 1. An individual who has a physical or mental impairment that substantially limits a major life activity;
- 2. An individual who has a record of a substantially limiting impairment; and
- 3. An individual who is regarded as having substantially limiting impairment.

Those who believe themselves covered by the Act and who wish to benefit under Delta State University's Affirmative Action Plan are asked to identify themselves. All information will be considered confidential except (1) supervisors may be informed regarding work restrictions or accommodations; (2) emergency response workers may be informed for first aid purposes; (3) governmental officials investigating compliance of the Act will be informed. Choosing not to provide this information will not result in adverse treatment or disciplinary action.

☐ ADA information is not applicable.	
Signature	Date
☐ I choose not to provide ADA status information.	
Signature	Date
DATE:	
NAME:	SEX: M F (Circle One)
SOCIAL SECURITY NUMBER:	BIRTH DATE:
POSITION TITLE:	
DEPARTMENT/OFFICE:	
BRIEFLY DESCRIBE YOUR DISABILITY:	

Please describe any reasonable accommodations that you request Delta State University to make to enable you to perform your job in a proper and safe manner.

VETERAN AND DISABLED VETERANS IDENTIFICATION INVITATION

Delta State University is committed to equal employment opportunity and affirmative action for Veterans and Disabled Veterans. As a government contractor, Delta State University is subject to Sections 503 and 504 of the Rehabilitation Act of 1973, The Americans with Disabilities Act of 1990 (ADA), and Section 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974; and therefore must comply with governmental record keeping, reporting, and other requirements.

A "Veteran of the Vietnam Era" is defined as (1) an individual who served more than 180 days of active military, naval, or air service, any part of which was during the period August 5, 1964 through May 7, 1975, and was honorably discharged or released; or (2) was discharged or released because of a service-connected disability.

A "Special Disabled Veteran" is defined as (1) an individual who is entitled to compensation (including those receiving military retirement pay but who would otherwise be entitled to compensation) under laws administered by the Veterans Administration for disability rated at 30 percent or more or rated at 10 or 20 percent in the case of those determined to have a serious employment disability; or (2) an individual discharged or released from active duty because of a service-connected disability.

Veterans, as defined above, are asked to identify themselves by providing the requested information. All information will be considered confidential and will be used only in accordance with meeting the requirements and obligations of the Acts previously mentioned. Choosing not to provide this information will not result in adverse treatment or disciplinary action.

☐ Veteran status information is not applicable.	
Signature	Date
☐ I choose not to provide Veteran status information.	
Signature	Date
DATE:	
NAME:	
SOCIAL SECURITY NUMBER:	
POSITION TITLE:	
DEPARTMENT/OFFICE:	<u> </u>
VETERAN'S STATUS (CHECK ONLY ONE PLEASE):	
VETERAN	DISABLED VETERAN



Dual Employment Form

Effective July 1, 1999, all Public Employees' Retirement System (PERS) agencies must verify dual employment status. Regulation 36 states that if an employee has dual employment with another PERS agency, and at least one position is classified as a covered position, they MUST be reported by both agencies.

Please mark the box that applies to you and complete	the appropriate application that applies:
Currently employed with a state agency and participate complete Form 1, Membership Application inclu	
☐ Currently employed with a state agency and participate	e in the Optional Retirement Plan (ORP).
☐ Retired from the Public Employees' Retirement System	n (PERS).
☐ Do not participate in the Public Employees' Retirement complete Form 4A, Non-Covered Employment.	
Employee's Name (Please print)	Employee's Signature
Social Security Number	Date



Membership Application Form 1 - Revised 07/01/2016

Please print or type in black ink. Completed form should be mailed or faxed to PERS. See bottom of form for contact information.

-	Member Information - Attach a copy							
	First Name:							
	Provide previous name, if applicable. First Nan							
	Social Security No.:							
	Mailing Address:							
	Phone:							
	Have you previously served on active duty in th	•						
	Have you ever been a member of the Optional	Retirement Plan (ORP) for	Institutions o	f Higher Learning	in the St	ate of Mississippi?	Ε]Yes □ No
•	Retirement Plan - Plans are governmental	defined benefit plans qualifie	ed under Sect	ion 401(a) of the Ir	nternal Re	evenue Code. Select	applicable	plan.
	☐ Public Employees' Retirement System of Mis	sissippi (PERS) 🗆 🛭 N	fississippi Hi	ghway Safety Pati	ol Retire	ement System (MHSF	PRS)	
	☐ Supplemental Legislative Retirement Plan (S	LRP)						
)	Family Information – Use additional Membershits only. Use Form 18, Beneficiary Design	pership Applications if listing ation, to officially designate	g more than t any and all	our dependent ch beneficiaries.	ildren. In	formation is for deten	mining sta	tutory
	Marital Status - Select one. Add date for last three	ee. □ Single □ Marrie	ed 🗆 Divore	ced □ Widowed	Effec	tive Date mm/dd/ccy	у:	
	Spouse's Full Name	Social Security No.	В	irth Date mm/dd/d	суу	Wedding Date m	m/dd/ccyy	Gender
								_ 🗆 M 🗆 F
	Dependent Child's Full Name – Up to age 19, or 23 if unmarried and a full-time student	Social Security No.	В	irth Date mm/dd/d	суу	Relationship		Gender
	19, or 23 if unmarried and a full-time student							
	W-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1	•						
						<u> </u>		
	1100							_
	Member Certification - If an authorized re guardianship papers, or other legal documents			a copy of the dur	able pow	ver of attorney, conse	ervatorship	or
	Member's Signature:				Da	ate mm/dd/ccyy:		
	Employer Certification - This section must		•					
	Member's Position Held/Job Title:				s Hire Da			_
	Member's Status: Elected Official: ☐ Yes [Official: □ Y			Public Safety Em]Yes □No
	Employer Name: Delta State University						_ 030	
	Employer Representative's Name: Lisa Giger							
	Employer Representative's Phone: (662) 846	•						
	As employer representative, I certify that employ Part-time Employees for State Retirement Annu Employees' Retirement System of Mississippi (f	ity Service Credit, and PER	the eligibility S Board of T	requirements of Frustees Regulation	PERS Bo n 36, <i>Eli</i> g	pard of Trustees Reg gibility for Membersh	ulation 25, ip in the Pi	, Eligibility of ublic
	Employer Representative's Signature:				D.	ate mm/dd/ccyy:		



Non-Covered Employment Acknowledgment Form 4A – Revised 12/1/2013

Complete only if employee is not receiving PERS service retirement benefits and is not contributing to PERS through another employer. Please print or type in black ink. Completed form should be mailed or faxed to PERS. See bottom of form for contact information.

v	Employee Information			•		
	First Name:	MI:	Last Name:			Gender: □ M □ F
	Social Security No.:	Birth Date mm/c	dd/ccyy	E-Mail:	 	
	Mailing Address:		City:	Sta	ite: 2	Zip:
	Phone:	Cletiular Cl	Work Phone:	,	□ Cel	lular □ Home □ Work
0	Employee Acknowledgment					
	I hereby acknowledge that I am not receiving PERS Board of Trustees Regulation 25, Elig Regulation 36, Eligibility for Membership in the coverage for this employment under the proattomey, conservatorship or guardianship proattomey.	ribility of Part-time Employe he Public Employees' Retir visions of PERS. 🗯 If an	es for State Retirement rement System of Missis authorized representativ	Annuity Service Credit, sippi (PERS), and that re signs this form, attac	and PERS Boar	rd of Trustees not eligible for
	Employee's Signature:			Date m	nm/dd/ccyy:	
₿	Employer Certification – This section				•	
	Employee's Position Held/Job Title:					
	Employee's Hire Date mm/dd/ccyy:		Employee's Term	ination Date mm/dd/co	руу:	
	Employer Name: Delta State Univ	versity		Employer No.:	0001	. 030
	Employer Representative's Name: Lisa C	Siger	Employer Represe	ntative's Title: HR I	Director	·
	Employer Representative's Phone: (662)	846-4035 _{Fax}	(662) 846-402	25 _{E-Mail:} <u>Ig</u> i	ger@delt	astate.edu
	As employer representative, I understand the withholding for state retirement. I further und retirement plan administered by PERS in an above information is true and correct and the 25, Eligibility of Part-time Employees for Stat the Public Employees' Retirement System of	erstand that any person wh attempt to defraud the plan It employment in this position of Retirement Annuity Servi	o makes a false stateme may be subject to crimi on does not meet the elig	ent or shall falsify or pe nal prosecution. With the gibility requirements of	rmit to be falsifie nat understandin PERS Board of	d any record of a g, I certify that the Trustees Regulation
	Employer Representative's Signature:			Date n	nm/dd/ccyy:	

Employment Conditions Agreement

You agree to perform those duties usually associated with an instructional position at an institution of higher education, including, but not limited to, preparation of course material, instruction of students, grading, various administrative work, committee work, department meetings, and the advising and direction of students.

DELTA STATE UNIVERSITY - STATEMENT OF ETHICS

Delta State University is a community of individuals – faculty, staff, and students – recognizing the institution's mission and dedicated to its fulfillment. To that end, each member of the community pledges his/her best effort. Integrity, civility, accountability, and a commitment to excellence govern behavior. Compliance with applicable laws, regulations, and policies is expected and accepted as the standard for the community.

The university has installed a phone and internet-based reporting system, Delta State University Ethics Line. Ethics Line is managed by EthicsPoint, which provides easy ways to discreetly and confidentially report activities that may involve criminal, unethical, or otherwise inappropriate behavior... The system is built to protect the identity of the reporter, as well as a formal mechanism for investigation, follow up and response. You may file a report through the Delta State University Ethics Line at https://secure.ethicspoint.com/domain/media/en/gui/31497/index.html or by telephoning toll free 877-310-0424.

DELTA STATE UNIVERSITY – STATEMENT OF UNIVERSITY POLICIES AND PROCEDURES

The official policies and procedures of Delta State University are located on the University Policies website at http://www.deltastate.edu/policies/policy/university-policies/. By signing the attached contract, I acknowledge that it is my responsibility to abide by all applicable rules and policies of the University governing the rights, responsibilities, and expectations of faculty, including all revisions, amendments, and modifications to such rules and policies. It is also my responsibility to become well informed and understand all of DSU policies including conflict of interest, employment practices, benefits, facilities, advantages offered, and the related responsibilities I accept as an employee. The University reserves the right to amend or alter the conditions and terms as it deems necessary.

DELTA STATE UNIVERSITY – OUTSIDE EMPLOYMENT

Pursuant to IHL Board Policy 801.08, Members of the faculty and staff are permitted to engage in outside employment, provided permission is first obtained from the executive officer of the institution concerned and, provided further, that the executive officer of the institution concerned shall grant permission to engage in outside employment only after having first determined that the said outside employment will interfere in no way with institutional duties of the individual requesting such permission.

In addition, such individuals will not engage in a business or profession that would in any many compete with a similar business or profession over which he or she would have direct supervision, inspection, or purchasing authority within the university or agency, such being a conflict of interest.

Employees, who participate in outside employment, must complete an <u>Application for Permission to Engage in Employment or Practice of Profession Outside of Delta State University</u> each fiscal year. This form is located on the Human Resources Forms website.

DELTA STATE UNIVERSITY - KEY HANDLING POLICY

Faculty and staff may be issued keys to a university building upon the recommendation of a Dean or Vice President and building manager via a Key Request Form submitted to Facilities Management as stated in the Key Handling Policy at http://www.deltastate.edu/policies/policy/university-policies/academic-and-administrative-operations/key-handling-policy/.

When a Key Request Form accompanied by a work-order is received, keys are cut. When the key(s) are ready, the individual to be issued the key will be notified that their keys are ready for pickup. In order to receive keys, the faculty/staff must bring their DSU OkraID card with their 900# when they pick up the key(s) from Facilities Management Key Shop cut at 1417 Maple Street. Records of all keys issued will be kept in a Key Tracking Log and will be maintained by Facilities Management Key Shop, except Residence Life and Employee Housing who maintain their own tracking system.

The loss or theft of any key must be reported immediately to the key holder's supervisor, Facilities Management, and the University Police Department. Individuals of departments will be assessed, replacement charges for lost keys at the discretion of the Director of Facilities Management. The Director of Facilities Management will determine if re-keying of the locks or space is necessary at the individual or department's expense. Repined key cylinder (lost/stolen/damaged) will be accessed a charge of \$15 plus labor to install and \$10 for key replacement. Key(s) found hanging in a door or out on a desktop will be confiscated, returned to the Key Shop, and may be reissued.

		•	
Employee Signature	Print Name	Da	ate



DSU Affirmative Action Statement

Delta State University is committed to a policy of equal employment and educational opportunity. Delta State University does not discriminate on the basis of race, color, religion, national orgin, sex, age, disability, or veteran status. This policy extends to all programs and activities supported by the University.

Probationary Employment Period

DSU staff employees who are appointed to full-time, part-time, or time-limited <u>permanent</u> positions must serve a probationary period. The probationary period is an extension of the selection process and allows time for the effective evaluation and adjustment for the new employee.

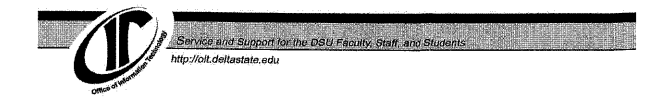
The length of an employee's probationary period is to be no less than six (6) months and not more than twelve (12) months from the date of hire. The probationary period may be extended, as necessary, but cannot exceed twelve (12) months.

A probationary employee may be discharged at any time during the probationary period, including during the first six (6) months of that period, if the probationary employee's supervisor determines the employee's performance does not meet departmental expectations.

A probationary employee does not have any grievance rights under DSU policy.

I have read and understand the above statements.

DATE	Employee Signature



Request for Individual Computer Account

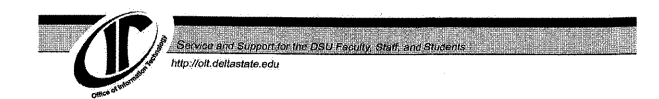
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By:	Date Application Created:		SNOW Case #	

DELTA STATE UNIVERSITY

Bailey Hall 102 – Dsu Box 3123 Geveland, Ms 38733 Main Office Phone: 662.846.4760 Office Fax: 662.846.4032

Office Fax: 662.846.4032 HelpDesk: 662.846.4444 ellucian.



POLICY AND PROCEDURE FOR USE OF COMPUTING AND NETWORK RESOURCES AT DELTA STATE UNIVERSITY.

PURPOSE:

Delta State University's computing and network facilities service a large number of faculty, students, staff, and others. In light of the legal responsibilities inherent in operation of such a system, the university has a number of areas of potential liabilities. This policy addresses the responsibilities of the users and the University.

All users have the responsibility to use the University computing systems in an effective, efficient, ethical, and lawful manner. Use of Delta State University's computer resources and computer network is not a matter of right, nor is it provided as a public forum, but rather all use of Delta State University's computer resources and network must be consistent with the mission of the University in support of public education, research, and public

GUIDELINES

Security:

The user is responsible for correct and sufficient use of the tools each computer system provides for maintaining the security of stored information. A summary of the security procedures relevant to the end users of computing resources is given below:

- a. Computer accounts, passwords, and other types of authorization are assigned to individual users and should not be shared with others.
- b. The user should select an obscure password and change it frequently.
- c. The user should understand the level of protection each computer system automatically applies to files and supplement that protection, if necessary, for sensitive information.
- d. The computer user should be aware of computer viruses and other destructive computer programs, and take steps to avoid being either their victim or propagator.

Free expression of ideas is central to the academic process. However, Delta State University computer system administrators may remove any information from individual accounts or from electronic bulletin boards maintained in individual accounts if it is determined that:

- a. The presence of the information in the account, web site or on the bulletin board involves illegality (e.g., copyrighted material, software used in violation of a license agreement).
- b. The information in some way endangers computing, network resources, or the information of other users (e.g., a computer worm, virus, or other destructive program).
- c. The information is inappropriate, because it is inconsistent with the mission of the University, or is otherwise not in compliance with the legal and ethical usage governed by Federal or State law or regulation, or with University or Institutions of Higher Learning policies.
- d. The cost of maintaining the information is deemed prohibitive by the responsible administrative unit.
- e. The user is no longer authorized for access.

Removal of such information will be with approval of the Delta State University Office of Information Technology User Services Director or Chief Information Officer.

Inappropriate Usage:

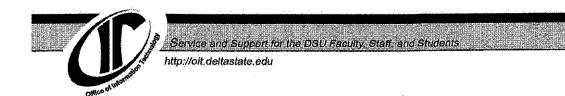
Computing and networking resources should be used only in accord with the guidelines defined in this policy and procedure. Examples of inappropriate and unacceptable use of computing and networking resources include, but are not limited to:

- a. Harassment of other users.
- b. Destruction of or damage to equipment, software, or data belonging to Delta State University or other users.
- c. Disruption or unauthorized monitoring of electronic communications
- d. Violations of computer system security.
- e. Unauthorized use of computer accounts, access codes, passwords, or other network identification words or numbers assigned to others.
- f. Use of computer and/or network facilities in ways that impede the computing activities of others, including randomly initiating interactive electronic communications or e-mail exchanges, overuse of interactive network utilities, overuse of network accessible bulletin boards or conferences, and the "off topic" posting of materials to bulletin boards or conferences.
- g. Use of computing facilities for business purposes of the user.
- h. Use of dormitory network access to conduct business for any purpose is strictly prohibited. Violators will be subject to loss of network services to their residence while a student at Delta State University
- h. Violations of trademarks, patents, or copyrights and violation of software license agreements. (Refer to policies of the university.)
- i. Violation of the usage policies and regulations of the network that Delta State University is a member of or has authority to use.
- j. Violation of another user's privacy.
- k. Academic dishonesty (e.g., plagiarism or cheating)
- I. Commercial advertising or political campaigning.
- m. Violation of applicable laws, regulations, or policies.
- n. Persons may not obtain or use--or attempt to obtain or use--passwords, IP addresses or other network codes that have not been assigned to them as individuals or authorized for their use as University employees. Persons may not obtain--or attempt to obtain--unauthorized access to computer accounts, software, files, or any other University technology resources
- o. Persons may not alter or intentionally damage software or data belonging to someone else or interfere with another person's authorized access to technology resources. Users may not intentionally disrupt or damage University computers or networks in any way



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ellucian.



p. Users of University technology resources may not send electronic messages with the sender's identity forged or send anonymous messages unless the recipient has agreed to receive anonymous messages.

q. Persons may not use University technology resources to sell or solicit sales for any goods, services or contributions unless such use conforms to Delta State University rules and regulations governing the use of University resources and has been approved, in writing, by the President. r. University employees and students may not use these resources to support the nomination of any person for political office or to influence a vote in any election or referendum. No one may use University technology resources to represent the interests of any non-University group or organization unless authorized by an appropriate University department, and approved by the President.

Sanctions

Violation of the policies described herein for use of computing and network resources are dealt with seriously. Violators who are University faculty, students, or staff are subject to the disciplinary procedures of the University and, in addition, may lose computing privileges, including dorm and computer lab access, if applicable, illegal acts involving Delta State University computing and networking facilities may also be subject to prosecution by state and federal officials. If applicable, violators may be prosecuted to the fullest extent of State and Federal laws.

This policy and procedure will be reviewed as needed by the Delta State University department of Information Technology Services with recommendations for revisions presented to the President.

I acknowledge receiving and reading a copy of the Policy And Procedure For Use Of Computing And Network Resources for Delta State University, and I agree to abide by its provisions. I understand that any abuse of my network access privileges or of my account will lead to account suspension and immediate review, with the possibility of account revocation and further disciplinary action in accordance with applicable laws and DSU rules and procedures. Any account information I am provided will not be shared with anyone.

User Authorization Sgnatures	
I acknowledge receiving and reading a copy of the Policy And Procedure and I agree to abide by its provisions. I understand that any abuse of my resuspension and immediate review, with the possibility of account revocation. DSU rules and procedures. Any account information I am provided will no	network access privileges or of my account will lead to account on and further disciplinary action in accordance with applicable laws and
Sgnature of Applicant:	Date:
Signature of Sponsor/ Supervisor:	Date:



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DELTA STATE UNIVERSITY

HUMAN RESOURCE MANAGEMENT

PLEASE KEEP THE FOLLOWING NOTICES

Delta State University
Human Resources Management
Kent Wyatt Hall 249
Cleveland, MS 38732
Questions:

Phone: 662-846-4035

Harassment

POLICY STATEMENT

It is the policy of Delta State University that all employees, students, customers, contractors, and visitors to our campus enjoy a positive, respectful and productive work environment free from behavior, actions or language constituting workplace harassment.

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DEFINITIONS

Harassment: as defined by the Equal Employment Opportunity Commission (EEOC), "is a form of employment discrimination that violates Title VII of the Civil Rights Act of 1964, the Age Discrimination in Employment Act of 1967, (ADEA), and the Americans with Disabilities Act of 1990, (ADA). Harassment is unwelcome conduct that is based on race, color, sex, religion, national origin, disability, and/or age. Workplace harassment can also be an act done by any person at the workplace intending to make the other uncomfortable. Harassment becomes unlawful where (1) enduring the offensive conduct becomes a condition of continued employment, or (2) the conduct is severe or pervasive enough to create a work environment that a reasonable person would consider intimidating, hostile, or abusive" (http://www.eeoc.gov/types/harassment.html).

Harassment based upon race, color, religion, sex, national origin, age, or disability is a form of discrimination and is prohibited by federal laws. Harassment based on sexual orientation or group affiliation is prohibited by DSU policy. The University, in its efforts to foster an environment of respect for the dignity and worth of all members of the university community, is committed to maintaining a work-learning environment free of harassment. Supervisors have a responsibility to ensure compliance with all applicable laws and regulations and to create a safe and pleasant workplace environment for their employees. Therefore, supervisors must be familiar with anti harassment laws and regulations and possible consequences of violations.

According to the legal definition, harassment includes but is not limited to:

- Verbal harassment, e.g., epithets, derogatory comments or slurs;
- Physical harassment, e.g., assault, impeding or blocking movement, or any physical interference with normal work or movement, when directed at an individual;
- Visual forms of harassment, e.g., derogatory posters, cartoons, or drawings; or
- Sexual favors, e.g., unwanted sexual advances which condition an employment benefit upon an exchange of sexual favors.

Hostile Environment: A hostile environment is determined by looking at all of the circumstances including:

- the nature of the alleged hostility
- the frequency of the allegedly harassing conduct,
- its severity,
- · whether it is physically threatening or humiliating, and
- whether it unreasonably interferes with an employee's work or student's academic performance

Quid Pro Quo: Unwelcome sexual advances, requests for sexual favors, and other verbal and physical conduct of a sexual nature by one in a position of power or influence constitutes "quid pro quo sexual harassment" when:

- submission by an individual is made either an explicit or implicit term or condition of employment or of academic standing, or
- submission to or rejection of such conduct is used as the basis for academic or employment decisions affecting that employee or student

As defined, "quid pro quo" normally arises in the context of an authority relationship. This relationship may be direct as in the case of a supervisor and subordinate or teacher and student or it may be indirect when the harasser has the power to influence others who have authority over the victim. Same sex sexual harassment is included in the definition of this policy and the offender and victim can be either male or female.

Student: Any individual enrolled either full-time or part-time in Delta State University on or off-campus courses.

<u>Employee</u>: This generally includes faculty and staff employees on University paid appointments. It generally excludes students or temporary employees. For specific information on who is considered an employee, contact the Human Resources Department.

<u>Supervisor</u>: An employee designated by management who exercises major supervisory functions over another employee or employees. These functions include hiring, evaluating, assigning work, and disciplining employees.

PROCEDURES and RESPONSIBILITIES

Delta State University is committed to providing and promoting an atmosphere of respect for all members of the university community in which faculty and staff can realize their maximum potential in the workplace and students can engage fully in the learning process. Toward this end, all members of the university community (including faculty, staff and students) must understand that harassment will not be tolerated, and that they are required to abide by university policy. Supervisors have a responsibility to ensure compliance with all applicable laws and regulations and to create a safe and pleasant workplace environment for their employees. Therefore, supervisors must be familiar with anti-harassment laws and regulations and possible consequences of violations.

The purpose of this policy includes:

- 1. to serve as notice of the types of behavior which are unacceptable and will not be tolerated by DSU and
- 2. to advise those who feel they have been the object of harassment of the recourses available to them.

It is incumbent upon anyone who feels he or she has been harassed to avail themselves of this policy and procedure.

Engaging in harassment is unacceptable conduct which will not be tolerated. Any student found to have engaged in harassment will be subject to disciplinary action up to an including suspension. Any employee found to have engaged in harassment will be subject to disciplinary action up to and including termination. Managers and supervisors who know or should have known of harassment and fail to report such behavior, or fail to take immediate, appropriate action, will be subject to disciplinary action up to and including termination. In determining whether alleged harassing conduct warrants corrective action, all relevant circumstances, including the context in which the conduct occurred, will be considered. Facts will be judged on the basis of what is reasonable to persons of ordinary sensitivity and not on the particular sensitivity or reaction of an individual.

Assurance / Protection Against Retaliation

This policy seeks to encourage students, faculty, and other employees to express freely, responsibly, and in an orderly way opinions and feelings about any problem or complaint of harassment. Retaliation against persons who report or provide information about harassment or behavior that might constitute harassment is also strictly prohibited. Any act of reprisal, including internal interference, coercion, and restraint, by a University employee or by one acting on behalf of the University, violates this policy and will result in appropriate disciplinary action. DSU also recognizes that false accusations of harassment can have serious effects on innocent persons. If the investigation results in finding that the complainant has acted maliciously or has recklessly made false

accusations, the accuser will be subject to appropriate disciplinary actions. Retaliation is a serious violation of this policy and should be reported immediately.

Confidentiality

Delta State University will do everything consistent with enforcement of this policy and with the law to protect the privacy of the individuals involved and to ensure that the complainant and the accused are treated fairly. Information about individual complaints and their disposition is considered confidential and will be shared only on a "need to know" basis. All reasonable steps will be taken to assure that the complainant and the alleged offender are protected by the highest degree of confidentiality possible. Both parties are advised, however, that once an inquiry or an investigation has begun, anonymity may be impossible:

Prompt Reporting of Allegations

Persons who believe they have been victims of harassment should report the incident(s) immediately to appropriate administrative personnel as set forth below. Delay in reporting makes it more difficult to establish the facts of a case and may contribute to the repetition of offensive behavior.

If a complainant is able and feels safe, he or she should clearly explain to the respondent that the behavior is objectionable and request that it cease. The complainant should do so as soon as possible after the incident occurs. Communication with the respondent may be in person, on the telephone, or in writing. If the behavior does not stop, or if the complainant believes some adverse employment or educational consequences may result from the discussion, he or she may utilize a documented grievance process. There are two modes for resolving complaints, the informal grievance report and the formal grievance procedure.

Informal Report

Informal means are encouraged as the beginning point, but the choice of where to begin normally rests with the complainant. The informal complaint seeks resolution through discussion and mediation facilitated by the mediator. Students will seek resolution through the Vice President for Student Affairs. Faculty and staff will seek resolution through the Director of Human Resources.

Students:

The informal complaint seeks resolution through discussion and mediation facilitated by the Vice President of Student Services. Students who believe for any reason that they cannot effectively submit their informal complaint to the Vice President of Student Affairs should direct their complaint to the Provost/Vice President for Academic Affairs.

Faculty and Staff:

The informal complaint seeks resolution through discussion and mediation facilitated by the Director of Human Resources or the Provost/Vice President for Academic Affairs. Faculty and staff who believe for any reason that they cannot effectively submit their informal complaint to the Director of Human Resources should direct their complaint to either the Provost/Vice President for Academic Affairs or the Vice President for Finance & Administration.

The informal complaint does not involve, at any stage, a "finding" of guilt, nor does it mandate disciplinary action. The focus of the investigation in the informal report is to stop inappropriate behavior, investigate, and facilitate resolutions, if possible.

If a grievance is pursued through this informal complaint procedure, the complainant must initiate the request. The complaint should be brought as soon as possible after the most recent incident.

The role of the Vice President of Student Affairs, the Director of Human Resources, Provost/Vice President for Academic Affairs, or Vice President for Finance and Administration will be to investigate the complaint, act as a neutral third party (mediator) and facilitate resolution. If the informal report procedure does not resolve the complaint, the complainant may initiate a formal grievance procedure. However, if the mediator(s) believe that the matter is sufficiently grave because it seems to be part of a persistent pattern, because of the nature of the

alleged offense, or because the complainant seeks to have a sanction imposed, then the mediator(s) can initiate either a formal procedure or take other appropriate action.

Process

- A. The mediator(s) will hold a discussion with the complainant to determine the nature of the complaint and provide the complainant with an explanation of all provisions of the policy.
- B. The mediator(s) will the meet with the respondent, assist him or her in interpreting the complaint, and request information regarding their position. The mediator(s) will facilitate communication between the parties of their respective positions. If desirable and agreeable to both parties, the mediator(s) may bring together the complainant and respondent and/or others who may be able to contribute to the resolution of the complaint.
- C. If a resolution satisfactory to both complainant and respondent is reached, DSU may consider the complaint concluded. DSU may, however, deem further investigation necessary in order to address any disciplinary issues.

If a complaint is resolved informally, no record of the complaint will be entered into either employment files or student records. However, the mediator(s) will, in the form of a confidential file memorandum, record the fact of the complaint and the resolution achieved. A copy of the memorandum will be retained in confidential files for a period of three years.

Formal Complaint

Any individual who believes that he or she has been the object of harassment may bring a formal complaint. The following sections identify appropriate reporting channels that students and employees should contact regarding harassment.

Student Complaints

- 1. If the formal complaint is against a faculty member, graduate assistant, or staff member in an academic or administrative department, it should be directed to the Vice President for Student Affairs. This also applies to students participating in internships, field placements, student teaching, and off campus academic settings.
- 2. If the formal complaint is against a student, not acting in an instructional or other employment capacity, it should be directed to the Vice President for Student Affairs.
- 3. Students who believe for any reason that they cannot effectively submit their formal complaint through the above channels can direct their complaint to either the Provost/Vice President of Academic Affairs.

Faculty and Staff Complaints

- 1. If the formal complaint is against a faculty member, other instructional personnel, or staff employed in a college or school, it should be directed to the Director of Human Resources.
- 2. If the formal complaint is against a staff member in a department other than a college or school, it should be directed to the Director of Human Resources.
- 3. If the formal complaint is against a student, not acting in an instructional or other employment capacity, it should be directed to the Vice President for Student Affairs.
- 4. Faculty and staff who believe for any reason they cannot effectively submit their formal complaint through the above channels can direct their complaint to either the Provost/Vice President of Academic Affairs or the Vice President for Finance & Administration.

Faculty, staff, and students who are victims of assault or harassment may seek advice and referral from the University's Counseling Services. This office, which keeps all information confidential, neither receives complaints nor conducts investigations.

Filing the Formal Complaint

The process is initiated when a written, signed complaint is submitted. When a written complaint is received, it will be treated as a formal complaint unless it specifically states that complainant desires to use the informal process. (However, any apparently legitimate complaint, regardless of its form, will be investigated and resolved to the extent deemed appropriate under the circumstances). The signed complaint should include the names of the individuals involved, a description of what occurred, and the time(s), place(s), and date(s) of the event(s).

Notice to Parties

After a formal complaint has been received, the investigator(s) will promptly notify all parties in writing of: the charge, including the names of all parties; DSU's policy and procedure on harassment, and the name(s) of the individual(s) who will conduct the formal investigation on behalf of DSU.

Formal Investigation

The investigator(s) will ask the respondent to submit a detailed statement describing what occurred at the time of the alleged incident and listing the names of any witnesses with a brief description of what each may have seen or been told. The investigator(s) will then furnish each party with a copy of the other party's statement. Within five (5) working days after receipt of the statement, each party will prepare and submit a detailed written response to the other party's statement.

The investigator(s) may conduct interviews with witnesses. If possible, statements of witnesses will be in writing and signed; however, the investigator(s) may prepare written summaries of oral statements made by the witnesses. The investigator(s) must inform each witness that his or her statement will be furnished to each of the respective parties. When the investigation is complete, the investigator(s) will prepare a written preliminary report. The report should describe the evidence in detail, have attached summaries, and other relevant documents, and contain recommendations. The complainant and respondent will have two (2) working days in which to share their response to this report with the investigator(s). The investigator(s) will consider responses and prepare a final report to be sent to the complainant, respondent, and the President.

Appeal Process / Final Decision

Either party may respond to the final report of the investigator(s) by written letter to the President. This letter should contain arguments as to why the recommendation(s) of the investigator(s) should be modified, accepted, or rejected. The President shall consider both the report of the investigator(s) and the letters of the respective parties. The decision of the President is final. The complainant and the respondent will be notified of the outcome of the investigation.

False Allegations

DSU recognizes that the question of whether a particular course of conduct constitutes harassment requires a factual determination. DSU also recognizes that false accusations of harassment can have serious effects on innocent persons. If the investigation results in finding that the complainant has acted maliciously or has recklessly made false accusations, the accuser will be subject to appropriate disciplinary actions.

Record Keeping

All written records generated through the use of the formal complaint procedure shall be kept for a period of three years in respective student's records or the employee's records in the Human Resources Department.

Responsibilities of Delta State University Supervisors

All members of the university community have a general responsibility to contribute in a positive way to a university environment that is free of harassment. Supervisory personnel, however, have additional responsibilities. Supervisory personnel are not only responsible for educating and sensitizing employees in their units about harassment issues, but they are also directed to take all appropriate steps to prevent and stop harassment in their areas of responsibility. Supervisory personnel who are contacted by an individual seeking to file a complaint about harassment in their department or area of responsibility shall assist the complainant in contacting the appropriate personnel.

Rights and Responsibilities of the Respondent

- 1. The right to have an opportunity to fully respond to the complaint.
- 2. The right to have the complaint investigated and resolved in a timely manner.
- 3. The responsibility not to take any actions against the complainant that could be considered retaliation. There should be no contact between the supervisor and complainant during the course of action.

- 4. The right to know the steps taken to resolve the complaint. Investigators will fully inform the individual on the status of the investigation.
- 5. The responsibility of providing as much information as possible as requested by the investigator(s) in order to provide a fair and just resolution to the complaint.
- 6. The responsibility of maintaining confidentiality. The nature of the complaint should not be disclosed to persons not involved.

RELATED DOCUMENTS

- Applicable Federal Law
- Sexual Harassment Policy

STATUS

Active

DATE(S)

Revised: 02/03/2014

Cabinet Approval: 03/03/2014

Delta State University Office of Human Resources Kent Wyatt Hall 249 Cleveland, MS 38733 (662) 846-4035

Lisa Giger, Director of Human Resources lgiger@deltastate.edu March 2017

Workplace Drug and Alcohol Testing

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This information brief summarizes the provisions of Delta State University's Drug and Alcohol Testing in the workplace. Policy Effective April 1, 2017

Delta State University implements this drug and alcohol policy and conducts a testing program pursuant to Mississippi Code Ann. § 71-7-1, et seq., entitled "Drug and Alcohol Testing of Employees" (the Act), and you are hereby advised of the existence of said Act.

Who is Covered?

Delta State University reserves the right to test potential employees and/or current employees for alcohol and/or control substances pursuant to the said Act. This applies to all employees of Delta State University. An employee is defined as any faculty, adjunct, staff, hourly, student, contract, or at-will employee who performs services for compensation. A job applicant is any person who has applied for work with Delta State University and anyone who has a job offer contingent upon passing a drug or alcohol test.

When Testing is Permitted

Drug and alcohol testing of employees and applicants is permitted only as explicitly authorized by the Act. Testing can only be done under a written drug and alcohol testing policy that meets statutory requirements and must be conducted by an accredited or licensed testing laboratory.

Drug and alcohol testing is permitted only in the following circumstances:

Job applicant testing. If a job applicant has received a conditional job offer, the employer may require or ask that applicant to undergo testing, as long as all applicants who receive conditional job offers for the same position are required or asked to undergo testing. Any

employee who has been offered a position that operates machinery or drives vehicles will be required to undergo a drug and alcohol test.

- Reasonable suspicion testing. An employer may require an employee to take a test if there is a reasonable suspicion that the employee is under the influence of drugs or alcohol; has violated the employer's written rules on drug or alcohol use, possession, sale, or transfer while on the job, at the job site, or while operating the employer's vehicle, machinery or equipment; has sustained a personal injury or caused another employee to sustain a personal injury; has caused a work-related accident; or was operating a vehicle or other equipment involved in a work-related accident.
- Federal or state law regulations or requirements. The University may perform a drug and/or alcohol tests on employees who work in sensitive positions on federal grants and/or contracts.
- Association with minors. Employees who primary job responsibilities include association with minors may be subject to drug and alcohol testing procedures.
- Treatment program testing. If an employee has been referred to a drug and/or alcohol abuse rehabilitation program, the employer may require the employee to submit to testing without notice during the treatment period and as a follow-up to such rehabilitation.
- Previous positive confirmed drug and alcohol test. If an employee has a previous positive confirmed test result while employed, the University may require an employee to submit to a drug and/or alcohol test for one year.

The University may test for the following prohibited substances: marijuana, cocaine, opiates, amphetamines (including methamphetamines), phencyclidine, alcohol or other controlled substances set forth in Schedules I through V of Section 202 of the Controlled Substances Act (21 U.S.C 812) and Schedules I through V of Miss. Code Ann. § 41-29-113 through §41-29-121.

Employees shall report to their supervisor, or to the Department of Human Resources, any use of a prescription or non-prescription medication that could adversely affect their job performance. It is each employee's responsibility to check with a physician regarding whether any medication may adversely affect performance. Any such information will be kept confidential and shared with appropriate Delta State University personnel only on a need-to-know basis. Employees working in the Police Department, Facilities Management, Child Development Center, Admissions, School of Nursing, and other safety-security sensitive positions may be transferred or placed on leave in accordance with University leave provisions for so long as the employee may be adversely affected by a medication.

An employee or job applicant to be tested shall be given (1) a medication disclosure form to permit the employee or job applicant to disclose any non-prescription or prescription medications that have been taken within forty-five (45) days prior to being tested, and (2) a statement that the form shall be submitted directly to the employer's designated Medical Review Officer, ensuring that no person or entity has access to the information disclosed on the form other than the Medical Review Officer.

Consequences

Applicants who refuse to cooperate in a drug test or who receive a confirmed positive drug test will not be hired and will not be allowed to reapply/retest in the future.

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Employees who use an illegal drug in violation of this policy may be disciplined and/or terminated. If an employee refuses to submit to a drug and/or alcohol test pursuant to this policy, the University will take appropriate corrective or disciplinary actions, up to and including termination.

An employee who tests positive with respect to an unlawful drug or alcohol may be temporarily suspended or transferred to another position. Once the test is confirmed according to the Act, the University may take appropriate corrective or disciplinary action, up to and including termination. An employee who receives a positive confirmed drug or alcohol test result may contest the accuracy of that result or explain it. The initial and confirmation tests will be at the University's expense, but any additional costs for testing will be borne by the employee.

If the University determines that discipline or discharge is not necessary or appropriate following a positive confirmed test result, information on opportunities for assessment and rehabilitation will be made to the employee.

Confidentiality

All information, interviews, reports, statements, memoranda and test results, written or otherwise, received by the University through its drug and alcohol testing program are confidential communications and may not be used or received in evidence, obtained in discovery, or disclosed in any public or private proceedings, except in accordance with the Act and these regulations. Any information obtained by the University pursuant to the Act and these regulations shall be the property of the employer. The University shall not release to any person other than the employee or job applicant, or employer medical, supervisory or other personnel, as designated by the University on a need to know basis, information related to drug and alcohol test results unless: (a) The employee or job applicant has expressly, in writing, granted permission for the University to release such information; (b) it is necessary to introduce a positive confirmed test result into an arbitration proceeding pursuant an administrative hearing under applicable state or local law, or a judicial proceeding, provided that information is relevant to the hearing or proceeding, or the information must be disclosed to a federal or state agency or other unit of the state or United States government as required under law, regulation or order, or in accordance with compliance requirements of a state or federal government contract, or disclosed to a drug abuse rehabilitation program for the purpose of evaluation or treatment of an employee; (c) there is a risk to public health or safety that can be minimized or prevented by the release of such information; provided, however, that unless such risk is immediate, a court order permitting the release shall be obtained prior to the release of the information.

The confidentiality provisions provided for by the Act shall not apply to other parts of an employee's or job applicant's personnel or medical files. If an employee refuses to sign a written consent form for

release of information to persons as permitted in the Act, the University shall not be barred from discharging or disciplining the employee.

Information and records relating to positive test results, drug and alcohol dependencies, and legitimate medical explanations provided to the MRO should be kept confidential to the extent required by law and maintained in secure files separate from normal personnel files. Such records and information may be disclosed among managers and supervisors on a need-to-know basis and may also be disclosed when relevant to a grievance, charge, claim or other legal proceeding initiated by or on behalf of an employee or applicant.

Further Information

The law can be accessed by clicking on the following link to Mississippi Statute:

Mississippi Code Ann. § 71-7-1, et seq., entitled "Drug and Alcohol Testing of Employees" (the Act)

Delta State University's Drug and Alcohol Testing Policy

Drug Free Environment

POLICY STATEMENT

Delta State University is committed to maintaining a drug-free environment in conformity with appropriate state and federal laws.

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DEFINITIONS

Employee: This generally includes faculty and staff employees who are working on paid appointments by the University. It generally excludes students or temporary employees. For specific information on who is considered an employee, contact the Human Resources Department.

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<u>Supervisor</u>: An employee designated by management who exercises major supervisory functions over another employee or employees. These functions include hiring, evaluating, assigning work, and disciplining employees.

PROCEDURES and RESPONSIBILITIES

Delta State University is committed to maintaining a drug-free environment in conformity with state and federal laws as set forth in the Uniform Controlled Substance Law of the State of Mississippi and the Drug-Free Workplace Act of 1988. As a result of these laws and of the policy of this institution that the campus of Delta State University be a drug-free environment, employees are specifically prohibited from the possession, use, manufacture, distribution, sale or in any other way involved with a controlled substance both on and off campus, except as permitted in the relevant legislation. The term "employee" shall specifically include full-time and part-time. Each employee must abide by the requirements of this policy as a condition of employment at this university.

Delta State University will make available to all present and new employees a copy of this policy.

Employees are encouraged to seek assistance voluntarily on a confidential basis by contacting the person's immediate supervisor or the University Counseling Center. Assistance with substance abuse problems is available through several centers for alcohol and drug education in the Delta area.

Supervisors must confidentially refer for counseling any person under their supervision who appears to be having difficulty with substance abuse.

Delta State University has established a Drug-Free Awareness Program that is administered jointly through the University Counseling Center and Human Resources Office. This program includes supervisory training programs, confidential referrals to rehabilitation programs approved for such purposes by a federal, state, or local health agency.

Any staff member who has been convicted of a criminal drug statute violation occurring in the workplace must notify the supervisor no later than five (5) days after the conviction.

Sanctions

Depending upon the facts related to any drug conviction or use, the employee may be: suspended pending further investigation; required to participate in a drug abuse assistance program; issued a written warning; or terminated. For terminations, the applicable termination procedure will apply, based upon the status of the employee. Any action will be initiated within thirty (30) days after the facts become known by the University.

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If faculty or staff members fail to notify their immediate supervisor of any criminal drug statute conviction for a violation occurring in the workplace within five (5) days after such conviction, they will be suspended pending investigation with termination possible. For purposes of this policy "conviction" means a finding of guilt (including a plea of nolo contendere) or imposition of sentence, or both, by any judicial body charged with the responsibility to determine violations of the federal or state criminal drug statutes.

Upon notification of such conviction, the University is required by law to notify the applicable funding agency (or agencies) within ten (10) days if the employee is working in a position funded by federal monies.

If an employee is suspected of violating any criminal drug statute in the workplace, the DSU Police Department will be called to begin investigation of the case.

RELATED DOCUMENTS

• Uniform Controlled Substance Law of the State of Mississippi and the Drug-Free Workplace Act of 1988.

DRUG AND ALCOHOL TESTING

POLICY STATEMENT

Delta State University is committed to protecting the safety, health, and well-being of its employees, students, and all people who come into contact with its property and facilities. Recognizing that drug and alcohol abuse poses a direct and substantial threat to this goal, the University reserves the right to test potential employees and/or current employees for alcohol and/or controlled substances pursuant to this policy.

Delta State University implements this drug and alcohol policy and conducts a testing program pursuant to Mississippi Code Ann. § 71-7-1, et seq., entitled "Drug and Alcohol Testing of Employees" (the Act), and you are hereby advised of the existence of said Act.

DEFINITIONS

Alcohol: the intoxicating agent in beverage alcohol, ethyl alcohol, or other low molecular weight alcohols including methyl or isopropyl alcohol.

Confirmed Test: a drug and alcohol test on specimen to substantiate the results of a prior drug and alcohol test on the specimen.

Controlled Substance: refers to any drug or substance whose use is legally prohibited including, but not limited to, marijuana (THC), cocaine, opiates, phencyclidine (PCP), amphetamines (including methamphetamines) and any other drugs and substances set forth in Schedules I through V of Section 202 of the Controlled Substances Act (21 U.S.C 812) and Schedules I through V of Miss. Code Ann. § 41-29-113 through §41-29-121.

Drug and Alcohol Test: a chemical test administered for the purpose of determining the presence or absence of a drug or alcohol or their metabolites in a person's bodily fluids.

Employee: any faculty, staff, hourly, student employee, contract or at-will employee.

Illegal Drug: any substance, other than alcohol, having psychological and/or physiological effects on a human being and that is not prescription or non-prescription medication, including controlled dangerous substances and controlled substance analogs or volatile substances which produce the psychological and/or physiological effects of a controlled dangerous substance through deliberate introduction into the body.

Initial Test: an initial drug test to determine the presence or absence or drugs or their metabolites in specimens.

Prescription Drug: a drug prescribed for use by a duly licensed physician, dentist or other medical practitioner licensed to issue prescriptions.

Non-Prescription Drugs: a drug that is authorized pursuant to federal or state laws for general distribution and use without a prescription in the treatment of human diseases, ailments or injuries.

Specimen: a tissue or product of the human body chemically capable of revealing the presence of drugs in the human body.

Under the Influence: any substance that impairs behavior or ability to work safely and productively; results in a physical or mental condition that creates a risk to one's own safety, the safety of others, or University property; or is shown to be present in one's body, by laboratory evidence, in more than an identifiable trace.

University Premises: includes any Delta State University buildings, structures, grounds, parking lots, which are in whole or part owned, used or occupied by the University for the benefit of the University, and university-provided vehicles.

Workplace: any University premise or other location where an employee is engaged in University business.

PROCEDURES AND RESPONSIBILITIES

The University shall follow the guidelines and procedures for its testing and confirmation testing as established by the Mississippi State Board of Health Drug and Alcohol Testing Regulations, revised on October 2012, or as amended thereafter. A copy is available for inspection in the Department of Human Resources.

To maintain a drug-free workplace, the University reserves the right to test any university employee or job applicant for drugs and/or alcohol when (1) there is a reasonable suspicion that the employee may be under the influence of drugs and/or alcohol while working, (2) a job applicant as a condition of the employment application, (3) the employee is in a position within a department or unit that is required by federal or state regulations to conduct drug screenings, (4) the employee's primary job responsibilities include association with minors, (5) the employee has been offered a position that operates machinery or drives vehicles, (6) the employee is involved in an accident using a university owned, assigned or leased vehicle, machinery, and/or equipment or personally owned vehicles while conducting university business that result in an injury to themselves or another, regardless of whether or not the university employee was at fault in the accident, (7) the employee has been referred to a drug and alcohol abuse rehabilitation program, or (8) the employee has a previous positive confirmed test while employed.

The University may test for the following prohibited substances: marijuana, cocaine, opiates, amphetamines, phencyclidine, alcohol or other controlled substances set forth in Schedules I through V of Section 202 of the Controlled Substances Act (21 U.S.C 812) and Schedules I through V of Miss. Code Ann. § 41-29-113 through §41-29-121.

Controlled Substance and Alcohol Employee Testing:

Reasonable Suspicion

Reasonable suspicion testing is based on a reasonable belief that an employee is using or has used drugs or alcohol in violation of this policy drawn from specific facts and reasonable inferences and may be based upon the following:

- (a) Observable phenomena, such as direct observation of drug and alcohol use and/or the physical symptoms or manifestations of being under the influence of a drug or alcohol while on University premises;
- (b) Abnormal conduct or erratic behavior while at work, absenteeism, tardiness or deterioration in work performance;
- (c) A report of drug use provided by reliable and credible sources and which has been independently corroborated;
- (d) Evidence that an individual has tapered with a drug and alcohol test during employment with the University;
- (e) Information that an employee has caused or contributed to an accident while on or using University property; and
- (f) Evidence that an employee is involved in the use, possession, sale, solicitation or transfer of drugs while working or while on the University premises or operating a University vehicle, machinery, or equipment.

All employees of the University may be subject to reasonable suspicion drug and alcohol testing. Prior to any drug or alcohol testing for reasonable suspicion, the employee's supervisor must coordinate with the Department of Human Resources and should notify the Department of Human Resources of the need for the testing. When reasonable suspicion exists, the individual who made the observations should submit a written record to the Department of Human Resources documenting the basis for the suspicion. A Reasonable Suspicion Record Form can be found on the Department of Human Resources website. If the observed behavior occurs during a shift when the Department of Human Resources is closed, the employee is to be taken to Delta State University's authorized specimen collection facility for testing at that time. The Department of Human Resources is to be notified as soon as the office reopens. The Director of Human Resources, or a designated representative, will review the individual circumstances with the employee's department head and recommend appropriate action.

Pre-Employment

Prior to beginning work in positions within the Police Department, Facilities Management, Child Development Center, Admissions, School of Nursing and other designated departments or units, employees will be tested for drugs and/or alcohol. New employee offers are contingent upon completion of drug and/or alcohol tests with results revealing the absence of drug use. Hiring departments will coordinate with the Department of Human Resources to schedule required tests. Any potential employee who refuses to submit to a test or tests positive for drugs and/or alcohol will not be hired. The offer of employment will be withdrawn unless documentation is provided by the employee to the Director of Human Resources and approved by the University's designated Medical Review Officer justifying the presence of the drug and/or alcohol.

The University may perform alcohol and/or drug tests on any employees whose job responsibilities and/or positions require compliance with alcohol and/or drug testing, such as but not limited to employees with commercial driver's licenses and those working in sensitive positions on federal grants and/or contract. Similarly, employees performing public safety duties or primary job responsibilities include association with minors may be subject to drug and alcohol testing procedures. This testing may include, but is not limited to pre-employment testing, post-accident testing, return-to-duty testing, random or follow-up testing.

Motor Vehicle Drivers and Vehicular Accident

Employees who operate university vehicles with a commercial driver's license are subject to the United States Department of Transportation and/or Mississippi Department of Transportation regulations. These employees are subject to drug and alcohol testing in compliance with the Omnibus Transportation Employee Testing Act of 1991. Testing will be conducted pre-employment, randomly, if there is a reasonable suspicion, and post-accident if driving a University vehicle.

Employees involved in an accident using a university owned, assigned or leased vehicle, machinery, and/or equipment or personally owned vehicles while conducting university business that result in an injury to themselves or another are also subject to drug and/or alcohol testing.

Employees should notify their supervisors of any vehicular accident as soon as possible and supervisors should notify the Department of Human Resources immediately when an employee in their department has been involved in a vehicle accident. Post-accident alcohol tests should be conducted within two hours following the vehicle accident. Drug tests should be conducted within 32 hours following the vehicle accident. Failure to report vehicular accidents in a timely manner may result in disciplinary action, up to and including discharge.

Individuals who test positive, or who refuse to submit to testing when required, will be prohibited from driving a university vehicle and/or operating university equipment and will be subject to other disciplinary action, up to and including, termination of employment.

Previous Positive Confirmed Drug and Alcohol Test

The University may require an employee to submit to a drug and/or alcohol test for one year after a previous positive confirm drug and/or alcohol test. Individuals who refuse to submit to testing when required, will be subject to other disciplinary action, up to and including, termination of employment.

Drug and/or Alcohol Abuse Rehabilitation Program

The University may require the employee to submit to testing without notice during the treatment period and as a follow-up to such rehabilitation. Individuals who test positive, or who refuse to submit to testing when required, will be subject to other disciplinary action, up to and including, termination of employment.

Prescriptions/Non-Prescription Drugs

Employees shall report to their supervisor, or to the Department of Human Resources, any use of a prescription or non-prescription medication that could adversely affect their job performance. It is each employee's responsibility to check with a physician regarding whether any medication may adversely affect performance. Any such information will be kept confidential and shared with appropriate Delta State University personnel only on a need-to-know basis. Employees working in the Police Department, Facilities Management, Child Development Center, Admissions, School of Nursing, and other safety-security sensitive positions may be transferred or placed on leave in accordance with University leave provisions for so long as the employee may be adversely affected by a medication.

An employee or job applicant to be tested shall be given (1) a medication disclosure form to permit the employee or job applicant to disclose any non-prescription or prescription medications that have been taken within forty-five (45) days prior to being tested, and (2) a statement that the form shall be submitted directly to the employer's designated Medical Review Officer, ensuring that no person or entity has access to the information disclosed on the form other than the Medical Review Officer.

Consequences

Applicants who refuse to cooperate in a drug test or who receive a confirmed positive drug test will not be hired and will not be allowed to reapply/retest in the future.

Employees who use an illegal drug in violation of this policy may be disciplined and/or terminated. If an employee refuses to submit to a drug and/or alcohol test pursuant to this policy, the University will take appropriate corrective or disciplinary actions, up to and including termination.

An employee who tests positive with respect to an unlawful drug or alcohol may be temporarily suspended or transferred to another position. Once the test is confirmed according to the Act, the University may take appropriate corrective or disciplinary action, up to and including termination. An employee who receives a positive confirmed drug or alcohol test result may contest the accuracy of that result or explain it. The initial and confirmation tests will be at the University's expense, but any additional costs for testing will be borne by the employee.

If the University determines that discipline or discharge is not necessary or appropriate following a positive confirmed test result, information on opportunities for assessment and rehabilitation will be made available to the employee.

Confidentiality

All information, interviews, reports, statements, memoranda and test results, written or otherwise, received by the University through its drug and alcohol testing program are confidential communications and may not be used or received in evidence, obtained in discovery, or disclosed in any public or private proceedings, except in accordance with the Act and these regulations. Any information obtained by the University pursuant to the Act and these regulations shall be the property of the employer. The University shall not release to any person other than the employee or job applicant, or employer medical, supervisory or other personnel, as designated by the University on a need to know basis, information related to drug and alcohol test results unless: (a) The employee or job applicant has expressly, in writing, granted permission for the

University to release such information; (b) it is necessary to introduce a positive confirmed test result into an arbitration proceeding pursuant an administrative hearing under applicable state or local law, or a judicial proceeding, provided that information is relevant to the hearing or proceeding, or the information must be disclosed to a federal or state agency or other unit of the state or United States government as required under law, regulation or order, or in accordance with compliance requirements of a state or federal government contract, or disclosed to a drug abuse rehabilitation program for the purpose of evaluation or treatment of an employee; (c) there is a risk to public health or safety that can be minimized or prevented by the release of such information; provided, however, that unless such risk is immediate, a court order permitting the release shall be obtained prior to the release of the information.

The confidentiality provisions provided for by the Act shall not apply to other parts of an employee's or job applicant's personnel or medical files. If an employee refuses to sign a written consent form for release of information to persons as permitted in the Act, the University shall not be barred from discharging or disciplining the employee.

Information and records relating to positive test results, drug and alcohol dependencies, and legitimate medical explanations provided to the Medical Review Officer should be kept confidential to the extent required by law and maintained in secure files separate from normal personnel files. Such records and information may be disclosed among managers and supervisors on a need-to-know basis and may also be disclosed when relevant to a grievance, charge, claim or other legal proceeding initiated by or on behalf of an employee or applicant.

Inspections

Delta State University reserves the right to inspect the workplace for alcohol, controlled substances, illegal drugs or paraphernalia relating to alcohol, controlled substances or illegal drugs and to question any employee when it reasonably suspects that this policy or any procedure under this policy has been violated. Employees who possess drugs, alcohol, paraphernalia, or other contraband or refuse to cooperate in such inspections are subject to appropriate discipline, up to and including discharge.

The Responsible Office and/or the Policy Owner: Office of Human Resources

RELATED DOCUMENTS

- Miss. Code Ann. § 71-7-1, et seq.
- Drug and Alcohol Testing Regulations, Mississippi State Department of Health
- Reasonable Suspicion Record Form

STATUS

Active

DATE(S)

Policy Effective Date: April 1, 2017 Approved by Cabinet: February 27, 2017