416-27F

ATTACHMENTS TO DRUG AND ALCOHOL TESTING POLICY

Attachments A through C are to be used in conjunction with the drug and alcohol testing of bus drivers and driver applicants.

- Attachment A is a "Driver Acknowledgment–Drug and Alcohol Testing Policy Materials" form which should be used to document receipt of the policy and other materials by drivers and driver applicants. It is referred to in Article III., Section C., Paragraph 4. of the policy.
- Attachment B is a "Bus Driver or Driver Applicant–Authorization to Release Information" form. It is referred to in Article III., Section H., Paragraph 1. of the policy.
- Attachment C is a "Bus Driver or Driver Applicant–Refusal to Submit to Testing" form. It is referred to in Article III., Section H., Paragraph 7. of the policy.

Attachments D through G are to be used in conjunction with drug and alcohol testing of non-bus drivers and applicants.

- Attachment D is a "Pretest Notice" that must be provided to non-school bus driver employees or job applicants before requesting that the employee or job applicant undergo drug or alcohol testing. It is referred to in Article IV., Section E., Paragraph 1. of the policy.
- Attachment E is a "Notice of Test Results and Various Rights" which should be used by the District when notifying non-school bus driver employees or job applicants of test results and other rights. It is referred to in Article IV., Section E., Paragraph 6. of the policy.
- Attachment F is an "Explanation of Positive Test Result" form which should be used by the school district to request that the employee or job applicant submit information to the school district relevant to the reliability of, or explanation for, a positive test result. It is referred to in Article IV., Section E., Paragraph 4. of the policy.
- Finally, the District may wish to use Attachment G, entitled "Acknowledgment-Drug and Alcohol Testing Policy," to document that written notice of the policy was given to all affected employees. It is referred to in Article IV., Section J. of the policy.

(DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

- DRIVER ACKNOWLEDGMENT DRUG AND ALCOHOL TESTING POLICY AND MATERIALS

	I have	received a copy of the Dru	g and Alcohol Testing Policy of Independent School District No.
		, Minnesota and	have read it in its entirety. I understand that I am subject
to the p	rovisio	ns of Article III of the poli	cy, entitled Drug and Alcohol Testing for Bus Drivers, because
the pos	ition inv	volves operating a comme	rcial motor vehicle and requires a commercial driver's license.
	The Dis	strict's policy was provided	I to me:
		Upon adoption of the poli	cy. (employee).
		Upon my hire. (job appli	cant/new employee).
		After receipt of my condi	tional job offer, before any testing if my job offer is
		contingent upon my pass	ing of drug and alcohol testing. (job applicant).
	I also r	eceived materials concern	ing the effects of alcohol and controlled substances use on an
individu	ıal's hea	alth, work, and personal l	ife; signs and symptoms of an alcohol or drug problem; and
availabl	le meth	ods of intervening when a	n alcohol or drug problem is suspected.
	I have	been advised that the Ale	cohol and Controlled Substances Testing Program Manager is
		and	that any questions I may have concerning the Policy should
be dired	cted to 1	the Program Manager.	
	Dated:		
			Signature of Employee/Applicant
			Typed or Printed Name

416-29F (DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

- BUS DRIVER OR DRIVER APPLICANT AUTHORIZATION TO RELEASE INFORMATION

Section I. To be completed by the school district, signed by the bus driver, or driver applicant, and transmitted to the previous employer: Employee Printed or Typed Name: ______ Employee SS or ID Number: I hereby authorize release of information from my Department of Transportation regulated drug and alcohol testing records by my previous employer, listed in Section I-B, to the employer listed in Section I-A. This release is in accordance with DOT Regulation 49 CFR Part 40, Section 40.25. I understand that information to be released in Section II-A by my previous employer, is limited to the following DOT-regulated testing items: 1. Alcohol tests with a result of 0.04 or higher; 2. Verified positive drug tests: 3. Refusals to be tested; 4. Other violations of DOT agency drug and alcohol testing regulations; 5. Information obtained from previous employers of a drug and alcohol rule violation; 6. Documentation, if any, of completion of the return-to-duty process following a rule violation. Employee Signature: ______ Date: _____ Section I-A. School District Name: Phone #: __ _____ Fax #: _____ Designated Employer Representative: _____ Section I-B. Previous Employer Name:

Designated Employer Representative (if known): _____

416-30F

Section II. To be completed by the previous employer and transmitted by mail or fax to the new employer:

Section II-A. In the two years prior to the date of the employee's signature (in Section	I), for DOT-regula	ated testing:
1. Did the employee have alcohol tests with a result of 0.04 or higher?	YES	NO
2. Did the employee have verified positive drug tests?	YES	NO
3. Did the employee refuse to be tested?	YES	NO
4. Did the employee have other violations of DOT agency drug and		
alcohol testing regulations?	YES	NO
5. Did a previous employer report a drug and alcohol rule		
violation to you?	YES	NO
6. If you answered "yes" to any of the above items, did the		
employee complete the return-to-duty process? N/A	YES	NO
NOTE: If you answered "yes" to item 5, you must provide the previous employer's repo	rt. If you answer	ed "yes" to
item 6, you must also transmit the appropriate return-to-duty documentation (e.g., SAP	report(s), follow-	-up testing
record).		
Section II-B.		
Name of person providing information in Section II-A:		
Title:		
Phone #:		
Date:		

416-31F **(DRAFT)**

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

- BUS DRIVER OR DRIVER APPLICANT - REFUSAL TO SUBMIT TO TESTING

I hereby refuse to submit to drug/alcohol testing by doing the following:

	Failing to appear for any test within a reasonable time, as determined by the school district,			
consist	consistent with applicable DOT regulations, after being directed to do so;			
	Failing to remain at the testing site until the testing process is complete;			
	Failing to provide a urine specimen or an adequate amount of saliva or breath for any DOT drug			
or alcol	nol test;			
	Failing to permit the observation or monitoring of any provision of a specimen in the case of a			
directly	observed or monitored collection in a drug test;			
	Failing to provide a sufficient breath specimen or sufficient amount of urine when directed and			
it has b	een determined that there was no adequate medical explanation for the failure;			
	Failing or declining to take a second test as directed;			
	Failing to undergo a medical examination or evaluation, as directed by the Medical Review Officer			
(MRO)	or the Designated Employer Representative (DER);			
	Failing to cooperate with any part of the testing process (e.g., refusing to empty pockets when			
so directed by the collector, behaving in a confrontational way that disrupts the collection process, failing $\frac{1}{2}$				
to wash	n hands after being directed to do so by the collector, failing to sign the certification on the form;			
	$Failing \ to \ follow \ the \ observer's \ instructions, \ in \ an \ observed \ collection, \ to \ raise \ the \ driver's$			
determ	g above the waist, lower clothing and underpants, and to turn around to permit the observer to ine if the driver has any type of prosthetic or other device that could be used to interfere with ection process;			

416-32F

		Possessing or wearing a pros	sthetic or other device that could be used to interfere with the
	collecti	ion process;	
		Admitting to the collector or M	IRO that the driver adulterated or substituted the specimen; or
		Having a verified adulterated	or substituted test as reported by the MRO.
testing process	comme		ent test, who leaves the testing site before the preemployment a urine specimen because he or she left before it commences, is
a presumption for the conditio and will be cor district offers r substance abus	of a posinally-ofnsidered me an observation safety	sitive result. I further recognize fered position. If I am an employ insubordinate and subject to apportunity to return to a DOT essional, and will be required to resensitive functions.	uences specified in federal law and regulations. It also constitutes that if I am an applicant, I will be disqualified from consideration byee, I will not be permitted to perform safety-sensitive functions, disciplinary action, up to and including dismissal. If the school safety-sensitive function, I understand I will be evaluated by a to submit to a return-to-duty test prior to being considered for
Time:			Signature of Employee/Applicant
Supervisor:			Supervisor's Signature
Comments:			Supervisor's Signature

416-33F

(DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

- PRETEST NOTICE -

I the undersigned employee	e/job applicant of Independent School District No,,
dinnesota ("School District") do hen and Alcohol Testing Policy.	reby acknowledge that I have been provided a copy of the School District's Drug
Date:	Signature of Employee/Job Applicant
	Typed or Printed Name

416-34F

(DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

[Employee Name] [Employee Address]

RE: **Drug and/or Alcohol Test** [Date of Testing]

NOTICE OF TEST RESULTS AND VARIOUS RIGHTS

Test F	R <i>esults</i> :		
from t		pendent School District No, ing laboratory:	_, Minnesota has received the test result report
		Your initial screening test result was negative.	
		Your confirmatory test result was negative.	
		Your confirmatory test result was positive.	
Test F	<u>Result Re</u>	eport:	

You have the right to request and receive from the school district a copy of the test result on any drug or alcohol test.

Right to Explain Positive Test Result:

In the case of a positive test result on a confirmatory test, you have the right to explain the results. You may, within three (3) working days after notice of a positive test result on a confirmatory test, submit information to the school district, in addition to any information already submitted, to explain that result. Attached to this Notice is a document entitled "Explanation of Positive Test Result" for this purpose.

Right to Request Confirmatory Retests:

In the case of a positive test result on a confirmatory test, you have the right to request a confirmatory retest of the original sample at your own expense.

Within five (5) working days after notice of the confirmatory test result, you must notify the school district in writing of your intention to obtain a confirmatory retest.

Within three (3) working days after receipt of the notice, the school district shall notify the original testing laboratory that you have requested the laboratory to conduct the confirmatory retest or to transfer the sample to another laboratory licensed under Minn. Stat. § 181.953, Subd. 1 to conduct the confirmatory retest. The original testing laboratory shall ensure that appropriate chain-of-custody procedures are followed during transfer of the sample to the other laboratory. The confirmatory retest must use the same drug or alcohol threshold detection levels as used in the original confirmatory test. If the confirmatory retest does not confirm the original positive test result, no adverse personnel action based on the original confirmatory test may be taken against you.

Other Rights:

In the case of a positive test result on a confirmatory test, you may have other rights provided under the sections detailed below.

A. Employee Discharge and Discipline

1. The school district may not discharge, discipline, discriminate against, request or require rehabilitation of an employee whose position does not require a commercial driver's license on the basis of a positive test result from an initial screening test that has not been verified by a confirmatory test.

In the case of a positive test result on a confirmatory test, the employee shall be subject to discipline which includes, but is not limited to, immediate suspension without pay and immediate discharge, pursuant to the provisions of this policy.

- 2. The school district may not discharge an employee whose position does not require a commercial driver's license for whom a positive test result on a confirmatory test was the first such result for the employee on a drug or alcohol test requested by the school district, unless the following conditions have been met:
 - a. The school district has first given the employee an opportunity to participate in, at the employee's own expense or pursuant to coverage under an employee benefit plan, either a drug or alcohol counseling or rehabilitation program, whichever is more appropriate, as determined by the school district after consultation with a certified chemical use counselor or a physician trained in the diagnosis and treatment of chemical dependency; and

- b. The employee has either refused to participate in the counseling or rehabilitation program or has failed to successfully complete the program, as evidenced by withdrawal from the program before its completion or by a positive test result on a confirmatory test after completion of the program.
- 3. Notwithstanding Paragraph 1., the school district may temporarily suspend the tested employee or transfer that employee to another position at the same rate of pay pending the outcome of the confirmatory test and, if requested, the confirmatory retest, provided the school district believes that it is reasonably necessary to protect the health or safety of the employee, co-employees or the public. An employee who has been suspended without pay must be reinstated with back pay if the outcome of the confirmatory test or requested confirmatory retest is negative.
- 4. The school district may not discharge, discipline, discriminate against, request, or require rehabilitation of an employee on the basis of medical history information revealed to the school district, unless the employee was under an affirmative duty to provide the information before, upon, or after hire.
- 5. An employee must be given access to information in the employee's personnel file relating to positive test result reports and other information acquired in the drug and alcohol testing process and conclusions drawn from and actions taken based on the reports or other acquired information.

B. Withdrawal of Applicant's Job Offer

If a job applicant for a position that does not require a commercial driver's license has received a job offer made contingent on the applicant passing drug and alcohol testing, the school district may not withdraw the offer based on a positive test result from an initial screening test that has not been verified by a confirmatory test. In the case of a positive test result on a confirmatory test, the school district may withdraw the job offer.

416-37F

(DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

EXPLANATION OF POSITIVE TEST RESULT

I the undersigned employee/job applicant of Independent School District No, Minnesota acknowledge receipt of a Notice of Test Results and Various Rights. This includes my right to	
Minnesota acknowledge receipt of a Notice of Test Results and Various Rights. This includes my right to	explain the
	CAPIGIT CIT
positive test result on a confirmatory test.	
I am currently taking or have recently taken:	
$\ \square$ no over-the-counter or prescription medications; or	
$\hfill \Box$ the following over-the-counter or prescription medications:	
I also offer the following information relevant to the reliability of, or explanation for, a positive test	result:
Date:	
Signature of Employee/Job Applicant	
Typed or Printed Name	

(DRAFT)

[TO BE PLACED ON SCHOOL DISTRICT LETTERHEAD]

- ACKNOWLEDGMENT DRUG AND ALCOHOL TESTING POLICY

	I have	e received a copy of the Drug and Alco	ohol Testing Policy of Independent School District No
		, Minnesota and have read it in its en	ntirety.
	The Di	strict's policy was provided to me:	
		Upon adoption of the policy. (employee	2).
		Upon my hire. (job applicant/new emp	loyee).
	☐ After receipt of my conditional job offer, before any testing if my job offer is contingent upon m		, before any testing if my job offer is contingent upon my
		passing of drug and alcohol testing. (jc	ob applicant).
Dated:			
			Signature of Employee/Applicant
			Typed or Printed Name