APPENDIX
SEXUAL HARASSMENT

The Board of Trustees is committed to maintaining a work environment for its employees that is free from sexual harassment. Furthermore, the Board of Trustees strongly believes that no person in the College shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or activity.

DEFINITION OF SEXUAL HARASSMENT IN EMPLOYMENT

Sexual harassment in employment includes, but is not limited to, unwelcome sexual advances, requests for sexual favors, and verbal or physical conduct of sexual nature when:

1. Submission to such conduct is made either implicitly or explicitly a term or condition of an individual's employment.

2. Submission to or rejection of such conduct by an individual is the basis for employment decisions affecting that individual.

3. Such conduct creates an intimidating, hostile, or offensive work environment.

4. Qualified employees are denied employment opportunities or benefits because the opportunities or benefits are given to another employee who submitted to an employer's sexual advances or requests for sexual favors.

Under Title IX (applies to students and employees)

Title IX forbids discrimination on the basis of sex in any educational program or activity that receives federal funds. This includes a prohibition on sexual harassment. The Office for Civil Rights of the U.S. Department of Education defines sexual harassment under Title IX as follows: "Verbal or physical conduct of a sexual nature, imposed on the basis of sex, by an employee or agent of a recipient that denies, limits, provides different, or conditions the provisions of aid, benefits, services or treatment protected under Title IX."

Sexual harassment under Title IX includes, but is not limited to, unwelcome sexual advances, requests for sexual favors, and verbal or physical conduct of a sexual nature when:

1. Submission to such conduct is made either implicitly or explicitly a term or condition of an individual's employment.

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1Sexual harassment of students by adults who otherwise come within this Policy is absolutely prohibited regardless of whether the conduct is "welcome."
condition of an individual's academic status or progress, or employment.

2. Submission to or rejection of such conduct by an individual is the basis for educational or employment decisions affecting that individual.

3. Such conduct creates an intimidating, hostile, or offensive educational or work environment.

4. Qualified students or employees are denied educational or employment opportunities or benefits because the opportunities or benefits are given to another student or employee who submitted to sexual advances or requests for sexual favors.

EXAMPLES OF SEXUAL HARASSMENT

Unwelcome Sexual Advances

Whether the advance is "unwelcome" is determined on a case-by-case basis. Unwelcome advances may include, but are not limited to, the following:

1. Any invitation (even subtle) intended to result in a sexual liaison.

2. Invitations to dinner or social events, when refusal results in the loss of a promotion or in other adverse employment action.

3. Propositioning an employee.

Unwelcome Verbal Conduct of a Sexual Nature

This may include, but is not limited to, the following:

1. Sexually provocative or explicit speech.

2. Publicly expressed sexual fantasies.

3. Jokes of a sexual or crude nature.

4. Derogatory comments directed to males or females as a class (language directed toward a specific employee is more likely to be viewed as sexual harassment).

5. Demeaning comments.

6. Threats for not agreeing to submit to sexual advances.

7. Writing sexually explicit memos.
Unwelcome Physical Conduct of a Sexual Nature

This may include, but is not limited to, the following:

1. Grabbing or twisting an individual's arm,
2. Any unwarranted touching,
3. Sexually offensive pranks,
4. Drawing sexually explicit cartoons, other drawings, or graffiti,
5. Gestures indicating sexual behavior,
6. Suggestive winks, or

Conduct Towards Students

In addition to the foregoing examples, students may experience harassment that is unique to their situation, some of which may not be immediately recognized as sexual harassment, but which may support a potential claim against the College and/or its employees if not remedied. Such harassment may include, but is not limited to, the following:

1. Unwanted sexual behavior, such as touching, oral comments, sexual name calling, spreading sexual rumors, jokes, pictures, leers, overly personal conversation, cornering or blocking a student's movement, pulling at clothes, students "making out" on College premises.
2. A student in a predominantly single-gender class who is subjected to sexual remarks by a teacher or students who regard the comments as joking and part of the usual class environment.
3. Interfering with a student's achievement in a predominantly or historically single-gender class by hiding tools or equipment, questioning the student's ability to handle the work, or suggesting that the student is "abnormal" for enrolling in the class.
4. Purposefully limiting or denying students access to educational resources because of their gender.
5. Teasing a student about the student's enrollment in a predominantly or historically single-gender class.
Nature of Sexual Harassment

Sexual harassment is not limited to conduct by males toward females. Sexual harassment may occur between any or all of the following:

1. Student to student,
2. Staff to student,
3. Student to staff,
4. Male to male,
5. Female to female,
6. Male to female, or
7. Female to male.

INVESTIGATION OF SEXUAL HARASSMENT COMPLAINTS

Complaints Involving Employees

1. If an employee believes that he/she is being sexually harassed, the employee is encouraged to bring the concern to the attention of the employee's supervisor.

2. If the employee feels that such contact with the supervisor would be inappropriate, if the situation is not satisfactorily resolved by the supervisor, or if the employee simply feels more comfortable speaking with someone other than the supervisor, the employee should contact the Director of Human resources, who is the designated Title IX compliance coordinator for the College.

3. If neither the employee's supervisor nor the Title IX compliance coordinator is of the same sex as the employee, or the employee for any other reason would prefer to report the employee's concern to another supervisor/administrator within the College, the employee may do so. However, it is essential that the report be made to someone with the authority and obligation to act upon the concern.

4. Any supervisor/administrator who receives a report, orally or in writing, from any employee regarding sexual harassment of that employee by another employee, non-employee doing business with the College, or student must notify the Title IX compliance officer within twenty-four (24) hours or within a reasonable time thereafter.

5. Oral complaints of sexual harassment will be put in writing by the complainant or by the person who receives the complaint and should be signed by the complainant.
However, the complainant's refusal to sign a complaint does not relieve the College of the obligation to investigate the complaint.

6. An employee who believes that he/she has been subjected to sexual harassment shall not be required to confront the alleged harasser prior to making the report.

7. Following receipt of the report, College personnel will promptly and fully investigate the complaint and will notify the employee and the alleged harasser of the results of the investigation. Investigations will be conducted with full recognition of the rights of all parties involved.

8. Upon receipt of the report, the Title IX compliance officer will investigate the complaint. The investigation shall commence within forty-eight (48) hours after such appointment.

9. The College will maintain the confidentiality of the complaint and the details of the investigation to the fullest extent possible.

10. The Title IX compliance officer will put his/her findings in writing and will review them with the President within one (1) week after concluding the investigation, or within a reasonable extension of time thereafter, for good cause shown.

11. If the investigation substantiates the complaint, the College will take appropriate disciplinary action against the offender(s), commensurate to the severity of the harassment (up to and including termination of employment). If the offender is a student, disciplinary action will be taken in accordance with Board policy. If the offender is not an employee of the College, the College will take appropriate action within the scope of its authority to eliminate and redress the harassment.

12. If the investigation is indeterminate, the matter will be designated as unresolved, and the investigation file will be maintained by the Title IX compliance officer in a file separate and apart from any student or personnel file.

13. There will be no retaliation against or adverse treatment of any employee who uses this procedure to resolve a concern when such complaint has been brought in the good faith belief that the complainant has been subjected to sexual harassment.

14. The responsible administrator shall follow up regularly with the complaining employee to ensure that the harassment has stopped and that no retaliation has occurred.
ENFORCEMENT

Employees

Each supervisor and administrator is responsible for maintaining an educational and work environment free from sexual harassment. In accordance with that responsibility, each site manager, or his/her designee, shall take appropriate actions to enforce the College's sexual harassment policy, including but not limited to the following:

1. The Title IX compliance officer shall provide an in-service regarding sexual harassment to all staff by the end of the first full calendar week of each school year.

2. The Director of Human Resources shall provide a copy of the policy to all new employees of the College prior to the commencement of the employee's duties.

3. The Title IX compliance officer shall further instruct employees regarding the procedures for reporting sexual harassment in the educational setting on an as-needed basis.

4. The Title IX compliance officer shall take prompt action to investigate all complaints of sexual harassment.

5. College officials shall take appropriate disciplinary action, as necessary.

Students

Each College administrator is responsible for maintaining an educational and work environment free from sexual harassment. In accordance with that responsibility, each College administrator, or his/her designee, shall take appropriate actions to enforce the College’s sexual harassment policy, including but not limited to the following:

1. All vulgar or sexually offensive graffiti shall be removed from the premises.

2. The College administration shall provide an in-service regarding sexual harassment (including sexual harassment involving students) to all staff by the end of the first full calendar week of the fall semester.

3. Student information regarding sexual harassment shall be provided annually.

4. College administrators shall take prompt action to investigate all complaints of sexual harassment.

5. College administrators shall take appropriate disciplinary action, as needed.
NOTIFICATIONS

A copy of the College’s sexual harassment policy shall be

1. Displayed in a prominent location at each work site.

2. Provided to each current employee, and to each new employee prior to commencement of their duties.

3. Included in any College newsletter or work site publication that sets forth the College's comprehensive rules, regulations, procedures, and standards of conduct for employees.

The College’s Title IX compliance officer will be available to answer all questions regarding this policy or its implementation.

DISCIPLINE/CONSEQUENCES

Complaints Involving Employees

1. Any employee who engages in the sexual harassment of anyone while on school property, or while in the employ of the College off school property will be subject to disciplinary action, up to and including dismissal.

2. Any employee who permits or engages in the sexual harassment of a student will be subject to disciplinary action up to and including dismissal.

3. Any employee who receives a complaint of sexual harassment from a student and who does not act promptly to forward that complaint to their supervisor and the College Title IX coordinator shall be disciplined appropriately.

4. Any employee who retaliates, or engages in conduct that could be interpreted as retaliation, against any person who has made a complaint of sexual harassment or who has participated in the investigation of a complaint of sexual harassment will be subject to discipline, up to and including dismissal.

5. Any non-employee doing business with the College who engages in sexual harassment, or who retaliates against any person who has made a complaint of sexual harassment or who has participated in the investigation of a complaint of sexual harassment, will be subject to discipline to the extent that the College has control over the non-employee and his/her employer.

6. Any employee who brings a false charge of sexual harassment shall receive appropriate discipline. The term "false charge" means a charge brought in bad faith, that is, without the good faith belief that one has been subjected to sexual harassment. The term "false charge" does not include a charge that was brought in good faith, but which the College was unable to substantiate.
Complaints Involving Students

1. Any student who engages in the sexual harassment while on College property or while participating in College activities, will be subject to disciplinary action, up to and including expulsion.

2. Any employee who permits or engages in the sexual harassment of a student will be subject to disciplinary action, up to and including dismissal.

3. Any employee who receives a complaint of sexual harassment from a student and who does not act promptly to forward that complaint to their supervisor and the College’s Title IX coordinator, shall be disciplined appropriately.

4. Any student who brings a false charge of sexual harassment shall receive appropriate discipline. The term “false charge” means charges brought in bad faith, that is, without the good faith belief that one has been subjected to sexual harassment. The term “false charge” does not include a charge that was brought in good faith, but which the College was unable to substantiate.
APPENDIX ___
DRIVER DRUG TESTING

Driver Drug Testing

Definitions

For purposes of this Regulation, the following terms are defined:

1. *Alcohol* — the intoxicating agent in beverage alcohol, ethyl alcohol or other low molecular weight alcohols including methyl and isopropyl alcohol.

2. *Driver* — any person who operates a commercial motor vehicle (CMV) or is required by the College to hold a commercial drivers license (CDL). *Driver* includes, but is not limited to, full-time, regularly employed drivers, casual, intermittent or occasional drivers, leased drivers and independent, owner-operated contractors. For purposes of pre-employment/pre-duty testing, *driver* includes a person applying to the College for a position that involves the driving of a commercial motor vehicle.

3. *Employee* — an individual subject to drug urine and breath alcohol testing. For purposes of pre-employment testing, *employee* includes an applicant for employment.

4. *Medical Review Officer (MRO)* — a licensed physician responsible for receiving laboratory results generated by the College’s drug testing program who has knowledge of substance abuse disorders and has appropriate medical training to interpret and evaluate an individual’s confirmed positive test result together with his/her medical history and any other relevant medical information.

5. *Safety-Sensitive Function* — a driver is considered to be performing a safety-sensitive function during any period in which he/she is actually performing, is ready to perform or is immediately available to perform any safety-sensitive function. *Safety-sensitive functions* include the following on-duty functions: all time at a facility waiting to be dispatched; all time inspecting or servicing a commercial motor vehicle; all time spent at the driving controls of a commercial motor vehicle; all time, other than driving time, spent on or in a commercial motor vehicle (except sleeping time); all time loading or unloading a commercial motor vehicle, assisting in loading or unloading, attending a vehicle being loaded or unloaded, remaining in readiness to operate the vehicle, or in giving or receiving receipts for shipments loaded or unloaded; all time spent performing the driver requirements associated with an accident; and all time repairing, obtaining assistance, or remaining in attendance upon a disabled vehicle.
6. **Substance Abuse Professional** – a person who evaluates employees who have violated a Department of Transportation (DOT) drug and alcohol regulation and makes recommendations concerning education, treatment, follow-up testing and aftercare.

**Covered Employees**

Those College employees who are subject to the prohibitions and mandatory testing requirements of this regulation include all transportation workers, including, but not limited to, bus and van drivers and maintenance workers, who:

1. Hold commercial drivers licenses; and
2. Who perform safety-sensitive functions at any time during the course of their employment.

**Program Coordinator**

The Board designates the Vice President for Business Affairs to be the Program Coordinator to ensure that the College's employee alcohol and drug program is implemented in accordance with federal regulations and College policy and regulations. The Coordinator will also be responsible for collecting and maintaining all records required by federal law. The Coordinator's name, address and telephone number will be provided to all covered employees.

**Testing Program and Policy Information**

Before beginning the testing program authorized by Policy 4871, the College will distribute to all covered employees educational materials that explain the requirements of the federal alcohol and drug testing regulations, and the College's policies and procedures with respect to meeting those requirements. The materials will include all information required by federal law. Each covered employee must sign a receipt indicating that he/she has received these materials prior to the beginning of alcohol and drug testing.

**ALCOHOL MISUSE PREVENTION AND TESTING PROGRAM**

**Prohibitions**

1. No driver shall use or possess, and the College shall prohibit a driver from using or possessing, alcohol while on duty or while performing a safety-sensitive function.

2. No driver shall use, and the College shall not permit a driver to use, alcohol for a minimum of four (4) hours before performing a safety-related function.

3. No driver shall perform, and the College shall not permit a driver to perform, safety-sensitive functions, where the driver is found, through testing conducted in...
conformity with federal rules, to have an alcohol concentration of 0.04 or greater until the driver has been evaluated by a substance abuse professional, completed any rehabilitation required by the substance abuse professional, and undergoes a return-to-duty test in which the driver tests at less than 0.02 for the presence of alcohol.

4. A driver who tests, through testing conducted in conformity with federal rules, at levels of 0.02 to 0.039 for the presence of alcohol shall be prohibited from performing, and shall be removed by the College from performing, safety-sensitive functions until the start of the driver's next regularly scheduled duty, but not less than 24 hours after the test was administered, and until he/she tests below 0.02.

5. A driver who exhibits behavior and/or the appearance characteristic of alcohol misuse will be prohibited from performing, and will be removed from performing, safety-sensitive functions until the driver tests at less than 0.02 for the presence of alcohol.

6. No driver required by federal law, or independent College policy, to take a post-accident alcohol test shall use alcohol for eight hours following the accident or until the driver undergoes a post-accident alcohol test, whichever comes first.

**Administration of Alcohol Tests**

Alcohol testing will be conducted through the use of a federally approved evidential breath testing devise (EBTD), and by a trained breath alcohol technician (BAT), in accordance with federal regulations. The College will contract with an outside agency or organization to provide alcohol testing in accordance with federal regulations. The contract will provide that the alcohol testing site (1) must afford aural and visual privacy to the person being tested, and (2) must be secured while the testing is taking place.

**DRUG MISUSE PREVENTION AND TESTING PROGRAM**

**Prohibitions**

1. The College prohibits the unauthorized use of controlled substances. Illicit use of drugs by safety-sensitive employees is prohibited on or off duty.

2. No driver shall report for duty or remain on duty, and the College shall prohibit a driver from reporting for duty or remaining on duty, when the driver uses any drug, unless the drug is taken pursuant to the instructions of a physician who has advised the driver that the substance will not adversely affect his/her ability to safely operate a commercial motor vehicle.

3. The College may require a driver to notify it or the medical review officer of any therapeutic drug use if the driver tests positive, through testing conducted in
conformity with federal law, for any controlled substance.

4. Following a determination through testing conducted in conformity with federal law, that a driver has engaged in prohibited use of drugs, the College will remove the driver from performing safety-sensitive functions and will refer the driver to a substance abuse professional. The College will not permit the driver to return to the performance of safety-sensitive functions until the driver submits a verified negative test result and completes any rehabilitation required by a substance abuse professional.

Administration of Drug Tests

1. Collection Site - The College will contract with an outside agency or organization to serve as a collection site for the collection of urine samples for laboratory drug testing. The College will ensure that collection site personnel follow federally prescribed rules for the collection of urine samples. The College will ensure that the collection site generally ensures aural and visual privacy for the person giving the sample. The collection site person will be required to split the sample into two bottles (the primary specimen and the split specimen). Following completion of a chain of custody form, the collection site person will seal and ship both bottles to a laboratory certified by the Department of Health and Human Services for analysis.

2. Laboratory Analysis - The College will separately contract with a certified laboratory to perform the required drug analysis. If the primary specimen tests negative for drugs, the laboratory will dispose of the split specimen. If the laboratory confirms that the primary specimen tests positive, the laboratory will retain the split specimen to ensure that it remains available for testing.

3. Medical Review Officer - The College will contract with a Medical Review Officer (MRO) who possesses the qualifications required by federal regulations. The MRO will receive and review all laboratory results generated by the College's drug testing program and will report the results to the College's designee as required by federal regulations. In the event the MRO receives a confirmed positive test result from the laboratory, the MRO will make every reasonable effort to confidentially contact the driver and give him/her the opportunity to provide a legitimate, alternative medical explanation for the positive result. If the MRO is unable to reach the driver directly, the MRO shall, in accordance with federal regulations, contact the College's designee who shall direct the driver to contact the MRO immediately. The College's designee shall inform the employee of the consequences of failing to contact the MRO within the next seventy-two (72) hours. The designated management official shall employ procedures that ensure, to the maximum extent practicable, that the requirement that the employee contact the MRO is held in confidence. If the MRO determines that there is a legitimate alternative medical explanation for the positive result, the MRO will report the drug test as being negative. If the employee expressly declines the opportunity to discuss the test, the MRO may verify the test as positive. If the employee is contacted by the designated
employer representative but does not contact the MRO within seventy-two (72) hours, the MRO may verify the test as positive. If neither the MRO nor the designated employer representative has been able to contact the employee within ten (10) days after making all reasonable efforts, the MRO may verify the test as positive. If the MRO verifies the presence of illegal, controlled substances, the MRO shall inform the covered employee that he or she has seventy-two (72) hours to request that the split specimen retained by the laboratory be sent to another certified laboratory for analysis. If the split specimen fails to confirm the presence of illegal, controlled substances, the employee’s test will be reported as negative.

**REQUIRED TESTS**

Pursuant to federal law, the College will require that all covered employees submit to the following tests:

**Pre-Employment Testing**

1. Before any driver can perform a safety-sensitive function, the driver must take a controlled substances test with a verified negative result.

2. This testing is required of applicants and of employees transferring to a covered position. Testing for newly hired drivers shall be conducted prior to the employment offer, but in any event before commencing safety-sensitive functions. If an applicant refuses to submit to pre-employment drug testing, the College will remove the applicant from employment consideration.

3. After obtaining an applicant or employee’s written consent, the College shall request information regarding the drug and alcohol testing record of employees it is intending to use to perform safety sensitive duties, pursuant to federal regulations.

**Post-Accident Testing**

1. Pursuant to federal law, all drivers will be required to submit to drug and alcohol testing as soon as practicable after any accident (a) involving the loss of life or (b) after any accident in which the driver receives a citation for a moving violation, if the accident involved either (1) bodily injury to any person who, as a result of the accident, immediately receives medical treatment away from the scene of the accident, or (2) disabling damage to one or more motor vehicles which requires the motor vehicle to be transported away from the scene by a tow truck or other motor vehicle. Pursuant to its independent authority, the College requires all drivers to submit to drug and alcohol testing after any accident in which the driver was performing safety-sensitive functions.

2. All post-accident testing shall be conducted within the federally prescribed time periods. If a test is not conducted within the required time periods, then the College
will not require the driver to submit to a test and the Program Coordinator, in accordance with federal regulations, will prepare and maintain on file a report and submit it to the Department of Transportation (DOT) documenting the reason(s) why the test was not promptly given.

3. Prior to performing safety-sensitive functions, all drivers will be instructed on the necessity for post-accident testing and the procedures to be followed for post-accident testing so that the drivers can comply with federal regulations.

Random Testing

1. The College will conduct random, unannounced testing for drugs and alcohol for covered employees. The College's designee will establish a scientifically valid random selection method and will select covered employees using this method at unpredictable dates and frequencies throughout the testing year. Under the selection method, each covered employee will have an equal chance of being selected for each testing date.

2. Each year, the number of random alcohol tests conducted by the College will equal at least 25% of the average number of covered employees. Each year, the number of random drug tests conducted by the College will equal at least 50% of the average number of covered employees.

3. Random alcohol testing will be conducted just before, during, or just after a covered employee's performance of safety-sensitive duties. Random testing for drugs does not have to be conducted in immediate time proximity to the performance of safety-sensitive functions.

4. Once notified of selection for testing, the covered employee must proceed immediately (or as soon as possible) to the collection site for testing.

Reasonable Suspicion Testing

1. The College will require covered employees to be tested for drugs and/or alcohol when the driver's supervisor and/or other properly trained College officials determine that there is reasonable suspicion to believe that the driver has violated the provisions of this Policy.

2. All determinations that reasonable suspicion exists will be only by trained individuals and will be made solely on the basis of specific, contemporaneous, articulable observations concerning the appearance, behavior, speech or body odors of the covered employee. Possession of alcohol, standing alone, will not lead to reasonable suspicion testing.

3. Covered employees will be required to submit to reasonable suspicion testing only if the required observations are made by a trained supervisor or College
official during, just preceding, or just after the period of the workday that the
covered employee is performing a safety-sensitive function.

4. The College designates the Program Coordinator as the College official who will
receive the requisite training to determine whether reasonable suspicion exists to
require a drug test and/or an alcohol concentration test.

5. The College designee will be responsible for making and signing a written record
of the observations leading to reasonable suspicion testing for drugs and/or
alcohol. With respect to drug testing, the College designee will ensure that this
written record is completed within twenty-four (24) hours of the observed
behavior or before the results of the drug test are released, whichever is earlier.

Return-to-Duty Testing

1. When a driver is determined, by testing in conformity with federal regulations, to
have an alcohol concentration of 0.04 or greater and/or a verified positive test result
for drugs, the College will refer that driver to a substance abuse professional. The
substance abuse professional will determine what assistance, if any, the driver needs
in resolving problems related to drug or alcohol abuse.

2. Before a driver can return to the performance of safety-sensitive functions, the driver
must be evaluated by a substance abuse professional to ensure that he/she has
completed any necessary rehabilitation. The driver must also submit the results of
(1) an alcohol concentration test showing an alcohol concentration of less than 0.02
and (2) a verified negative drug test.

Follow-Up Testing

1. When a covered employee who has violated prohibited alcohol and/or drug
standards returns to the performance of safety-sensitive functions, he/she will be
required to submit to follow-up testing.

2. Follow-up tests are unannounced and at least six (6) tests must be conducted in the
first 12 months after the employee returns to duty. Follow-up testing may be
extended for a period not to exceed 60 months following return to duty.

Refusal to Submit to Testing

1. Federal regulations require covered employees to submit to required testing.
When a covered employee refuses to submit to testing, or engages in conduct that
obstructs the testing process, the test will be considered to be positive and the
driver will, in accordance with federal regulations, be prohibited from performing
safety-sensitive functions until all preconditions are satisfied.

2. Refusal to submit or to provide a specimen has the same sanctions under the
federal regulations as a positive test. Any employee who fails to provide adequate
breath or urine for testing must obtain, as soon as possible after the attempted test,
an evaluation from a licensed physician who is acceptable to the employer
concerning the employee’s inability to provide a sufficient specimen. If the
physician determines, in his/her reasonable medical judgment, that a medical
condition has, or with a high degree of probability could have, precluded the
employee from providing a sufficient quantity, the employer’s failure shall not be
determined a refusal to take a test. The physician shall provide the College a written
statement of the basis for his/her conclusion. If the licensed physician, in his/her
reasonable medical judgment, is unable to make such a determination, the
employee’s failure to provide an adequate specimen shall be regarded as a refusal
to take a test and a violation of this Policy.

TEST RESULTS, CONFIDENTIALITY AND RECORD RETENTION

Employee Records

1. All employee testing records are confidential and the College will ensure that all
testing records are maintained in a secure location with controlled access. Test
results and other confidential information may be released by the laboratory, the
breath alcohol technician or the MRO only to designated College officials and/or the
substance abuse professional. Any other release of confidential information is only
pursuant to federal regulations or with the employee's written consent.

2. Covered employees are entitled, upon written request, to obtain copies of any
records pertaining to the employee's use of alcohol or controlled substances,
including records of tests and test results.

Record Keeping and Retention

The College will comply with all federal record keeping and retention requirements. In
addition, the Program Coordinator will maintain and compile all required statistics and
reports and submit those reports to the necessary federal agencies. The College will notify
the Director of the Department of Revenue within ten (10) days of notice that a College
driver has failed a drug, alcohol or chemical test administered pursuant to this regulation.

Evaluation, Referral and Rehabilitation

Employees who violate the alcohol and drug misuse rules will be referred to a substance
abuse professional for evaluation and will be advised of the available resources for
evaluation and treatment. Any treatment or rehabilitation will be provided in accordance
with the health insurance, medical or other benefit plan, or under applicable labor or
collective bargaining agreements. The College is not required to provide rehabilitation or
pay for treatment. In addition, the College is not required to hold the employee's position or
to reinstate the employee to a safety-sensitive position.
Consequences for Violations

Pursuant to federal regulations, the College will remove from the performance of safety-sensitive functions any covered employee determined to have violated the provisions of this Policy and will refer to a substance abuse professional those drivers who, based on testing conducted in conformity with federal regulations, have an alcohol concentration of 0.04 or greater and/or are determined to have a verified positive test result for drugs.

Based on its independent authority, the College reserves the right to impose additional consequences for violation of the provisions of this Regulation, including, but not limited to, placing the covered employee on indefinite unpaid leave or termination.