CALIFORNIA STATE UNIVERSITY, FRESNO ASSOCIATION, INC. STUDENT/PART-TIME/TEMPORARY EMPLOYEE INFORMATION SHEET

PLEASE CHECK THE CO	PART-TIME	_		NT AT FRESNO S		CHANGE	
☐ RE-HIRE	Fresno State Fresno State Non-Fresno		Fall	#of units enrol		Address Cost Center Pay Increase Other:	
		TO BE COMPI	LETED E	BY EMPLOYEE			
Name:					Social Secu	rity Number:	
Mailing Address:Street Fresno State Email Address:	Apt. #	City	@r	State mail.fresnostate.edu	Zip Code	Phone Number:	
☐ Married ☐ Si		☐ Male		Female	Date of Birth:		
		vorking for the Foundatio	n, Ag Foi	undation, or Fresn	 o State Programs	for Children or Fresn	o State?
Yes No		orked:	_		_		
		EMERGENCY CO	NTACT	INFORMATIO	N		
Name:		In case of Relationship:	_	ncy, notify:	Phon	e:	
Nume.		ACKNOV			111011	C	
	I have rece	eived and acknowledge the			new hire packet:		
Nature of Employme	nt Agreement			Injury and Illness	Prevention Program	n	
☐ Interim Vaccine Polic	У			CalPERS Exclusion	n Form		
AB 469 Rate and Pay	day Notification			Employee Handb	ook (available on w	ww.Auxiliary.FresnoSta	te.edu)
☐ Drug Free Workplace	Policy			I-9 Employment I	Eligibility Form		
CANRA Acknowledge	nent			Federal W-4 & St	ate DE 4		
Dated:			Fmi				
TO BE COMPLETED BY SUPERVISOR							
6t-6t/0h: 6t-/6-	de atalia ar un per		EIEDB	Y SUPERVISOR			
Cost Center/Obj. Code/Su	,	Date of Hire or Re-hire:			Mail Stop:		
Pay Rate:	P	Position Title:			Kronos Supervi	isor:	
ls i	t likely that this pos	sition would have contac		ninors (individuals No	under the age of	18)?	
Confidential Data Yes [Access? No	Is driving a requirement Yes	ent for t			ervisory Responsibili Yes	ty?
Nepotism: "Related employerelationship." To my know					nterest could aris Employee In	•	visory r visor Initials
	PAY	/ INCREASE *Please a	attach	justification an	d AB 469		
Reason for Increase:							
Current Hourly Rate:		New Hourly Rate:			Effective Date:		
		AUTHORIZA	ATION	REQUIRED			
Employee Signature					Date		
Supervisor Signature					Date		
Approving Manager Signatur	·e				Date		
		OFFIC	CE USE (ONLY			
Aux ID:	Date:	Entered by:		k Leave:	Date:	Reviewed by:	Date:

CALIFORNIA STATE UNIVERSITY, FRESNO ASSOCIATION

	Hiring Che	ecklist
Name:		Date of Hire:
Dept/Proje	ect:	Cost Center:
To be retu	rned to Human Resources at Tin	ne of Hire:
	Employee Information Sheet	
	Application	
	Nature of Employment Acknow	vledgment
	AB 469 Rate and Payday Notifi	cation
	Child Abuse and Neglect Repor	ting Act (CANRA) Acknowledgment
	Employee Handbook Acknowle	edgment
	Drug Free Workplace Acknowle	_
	Injury and Illness Prevention P	_
	CalPERS Exclusion Acknowledg	
	I-9 Employment Eligibility Form	n & Appropriate Identification
Additional	Forms Available to Employees k	by Request:
		e on www.Auxiliary.FresnoState.edu)
	Sexual Harassment Brochure	
	Employee Assistance & Develo	pment Brochure (EA&D)
	Workers' Compensation Inform	national Brochures
	Workplace Violence Guide	
	State Disability Insurance Broc	hure
	Paid Family Leave Insurance Br	
Employee	Signature	Date
Supervisor	's Signature	Date

^{*}Employee **CANNOT** begin work until I-9 form has been verified by HR personnel.



California State University, Fresno Auxiliary Corporations

2771 E. Shaw Avenue, Fresno, CA 93710 · www.auxiliary.com · Fax: (559) 278-0988 · HRAUX@LISTSERV.csufresno.edu

EMF	PLOYMENT APP	PLICATION 1	FOR STUDENT	PART-TIME	TEMPOI	RARY PO	SITIONS
Please Print					Ε	Date:	-
Name:							
Address: Telephone: ((Last) (Number & Street)) ne)	((First) (City) (Work)	(MI)	(State) ()(Cell P	hone)	(Zip)
Employment De	sired						
What days and ho Are you available Would you be ava If hired, on what	g for:	e for work? nds? if necessary? rk?					
School	Name and Address			No. of years		l you	Degree
High School	Name Address			Completed	☐ Yes	duate?	Or Diploma
College/ University	City	State	Zip		Yes	□ No	
Vocational/ Business	Address City Name	State	Zip		Yes	□ No	
Other	Address City	State	Zip				
	Name Address				Yes	□ No	
	City	State	Zip				
you are applying: Driver's Languag Do you have any	License Number: _ ges you speak, read of other experience, tra ornia State Universit	r write fluently	in addition to Engli	State:ish:	you especia	Class:	e position for which ☐ Yes ☐ No

Employment History List below all present and past employment starting with your most recent employer. Account for all periods of unemployment. Your must complete this section even if attaching a resume. Dates of Employment:		
Dates of Employment: From To		
Name of Employer Dates of Employment: From To	List below all present and past employment starting with your must complete this section even if attaching a resume.	nost recent employer. Account for all periods of unemployment. You
Street Address Stre		Dates of Employment:
Street Address City State Zip	Name of Employer	
Your Reason for Leaving: Your Position and Duties: May we contact this employer for a reference? Name of Employer Your Supervisor's Name () Street Address Your Supervisor's Name () State Zip Your Position and Duties: May we contact this employer for a reference? Name of Employer Prom To Your Position and Duties: Your Supervisor's Name () State Zip Name of Employer From To Type of Business Your Supervisor's Name () State Zip Your Supervisor's Name () Your Reason for Leaving: () Your Supervisor's Name () Your Supervi	Type of Business	Your Supervisor's Name ()
Your Position and Duties: May we contact this employer for a reference? Yes No		*
May we contact this employer for a reference? Ves No	,	
Name of Employer Type of Business Street Address Telephone No. Your Reason for Leaving: What we contact this employer for a reference? May we contact this employer for a reference? Name of Employer Type of Business Your Supervisor's Name () Street Address Your Supervisor's Name () Street Address Telephone No. Your Reason for Leaving: What we contact this employer for a reference? What is a supervisor's Name () Street Address Telephone No. Your Reason for Leaving: May we contact this employer for a reference? Dates of Employment:	Tour Fosition and Duties.	
Name of Employer Type of Business Street Address Telephone No. Your Reason for Leaving: May we contact this employer for a reference? May we contact this employer for a reference? Name of Employer Type of Business Your State Your Supervisor's Name () Street Address Your Supervisor's Name () Street Address Telephone No. Your Reason for Leaving: What we contact this employer for a reference? And ywe contact this employer for a reference? What we contact this employer for a reference? May we contact this employer for a reference? Dates of Employment:		
City State Zip May we contact this employer for a reference? No Your Supervisor's Name () Your Position and Duties:	Name of Employer	
Your Reason for Leaving: Your Position and Duties: May we contact this employer for a reference? May we contact this employer for a reference? Name of Employer To Your Supervisor's Name (Type of Business	Your Supervisor's Name
State Zip May we contact this employer for a reference? Yes No No	Street Address	
Dates of Employment: Dates of Employment:		
Name of Employer Type of Business Your Supervisor's Name () Street Address Telephone No. Your Reason for Leaving: City Your Position and Duties: May we contact this employer for a reference? May we contact this employer for a reference? Dates of Employment:		
Type of Business Your Supervisor's Name () Street Address Telephone No. Your Reason for Leaving: May we contact this employer for a reference? May we contact this employer for a reference? Dates of Employment:	Mana of Employar	
Street Address City Your Position and Duties: May we contact this employer for a reference? May we contact this employer for a reference? Dates of Employment:		
Your Reason for Leaving: Your Position and Duties: May we contact this employer for a reference? Yes No		_ ()
Your Position and Duties: May we contact this employer for a reference? Yes No Dates of Employment:		
Dates of Employment:		May we contact this employer for a reference?
Name of Employer Dates of Employment: From To		
	Name of Employer	
V Companies at a Mana		
Type of Business Your Supervisor's Name () Street Address Telephone No.		_()
Street Address Telephone No. Your Reason for Leaving: City State Zip		
Your Position and Duties: May we contact this employer for a reference? Yes No	,	

Personal Information			
(which include the Association,	rked for California State University, Fresno Auxiliary Corpora the Agricultural Foundation, and the Foundation) before? d when?	Yes	□No
Do you have friends or relatives. If yes, state name, relationship	s working for California State University, Fresno Auxiliary Co and organization:	prporations? Yes	☐ No
Name	Relationship Organization	on .	
If hired, would you have a relia	ble means of transportation to and from work?	Yes	☐ No
If hired, can you provide evider	nce of your legal right to work in the United States?	Yes	☐ No
	ential functions of the job for which you are applying, either wation?		☐ No
If no, describe the functions that (Note: We comply with the ADA and confunctions. Hire may be subject to passi	t cannot be performed: onsider reasonable accommodation measures that may be necessary for eligibing a medical examination, and to skill and agility tests.)	 le applicants/employees to perform	essential
Are you currently employed? .		Yes	☐ No
If so, may we contact your curr	ent employer?	Yes	□No
Please Read Carefully, Initial	Each Paragraph and Sign Below		
and that the answer applicant, have per this application or immediate dischard. I hereby authorize to my suitability for the letters, reports an addition, I hereby	at I have not knowingly withheld any information that might ad ers given by me are true and correct to the best of my knowled; ersonally completed this application. I understand that any one on any document used to secure employment shall be grounge if I am employed, regardless of the time elapsed before discrete the company to thoroughly investigate my references, work refer employment and, further, authorize the references I have list other information related to my work records, without giving release the company, my former employers and all other any and all claims, demands or liabilities arising out of or in	ge. I further certify that I, the hission or misstatement of mands for rejection of this application and other nated to disclose to the comparing me prior notice of such or persons, corporations, par	e undersigned aterial fact on lication or for natters related ny any and all lisclosure. In tnerships and
my employment, understand and ag at any time, with representations co	nothing contained in the application, or conveyed during any if hired, is intended to create an employment contract between that if I am employed, my employment is for no definite or on or without prior notice, at the option of either myself or ontrary to the foregoing are binding on the company unless matted representative.	een me and the company. determinable period and may the company, and that no	In addition, I be terminated promises or
Date Applicant's Signa	ture		



Auxiliary Services

STUDENT CLASS SCHEDULE

Name:	
Address:	
	Please place an "X" in each box during the time of your class

Please place an "X" in each box during the time of your class. Semester: _____

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
8:00 a.m.							
9:00 a.m.							
10:00 a.m.							
11:00 a.m.							
12:00 p.m.							
1:00 p.m.							
2:00 p.m.							
3:00 p.m.							
4:00 p.m.							
5:00 p.m.							
6:00 p.m.							
7:00 p.m.							
8:00 p.m.							
9:00 p.m.							

Equal Employment Opportunity Data To be completed by applicant: Application Date Completion of this form is entirely voluntary, and all information will remain confidential and will not affect your application for employment. We are required by law to collect this information for equal opportunity employment purposes, and it will not become part of your personnel record if you are hired by this company. Name: Position Applied for: Department: Gender: Male Female Race/Ethnicity: American Indian/Alaskan Native Asian/Pacific Islander Black Hispanic White Method of referral for employment at California State University, Fresno Auxiliary Corporations: Fresno State employee Fresno State Auxiliary Corporations employee Newspaper advertisement Auxiliary Job Announcement Internet **Employment Agency** Friend/Relative Other:____ Government contractors must take affirmative action to employ and advance certain qualified individuals subject to the Rehabilitation Act of 1973 and the Vietnam Era Veterans Readjustment Act of 1974. Completion of the following information is voluntary, and will assist us in proper placement and reasonable accommodation. If you wish to be identified as qualifying for such placement or accommodation, please check where applicable: Vietnam Era Veteran Other Veteran Disabled Veteran Individual with a Disability To be completed by employer: EEO-1 Category: Officials and managers Crafts – skilled Operatives-semi-skilled2. Professionals Technicians Laborers-unskilled4. Sales Service workers Office and clerical Employer information completed by: Name Date

CALIFORNIA STATE UNIVERSITY, FRESNO ASSOCIATION, INC.

NATURE OF EMPLOYMENT

The relationship between employees and the Association is for an unspecified term and is considered employment at-will. No manager, supervisor or employee of the Association has authority to enter into any agreement for employment for any specified period of time or to make any agreement for employment other than at-will. Only the Executive Director has the authority to make any such agreement and then only in writing, signed by the Executive Director and indicating it is intended as a modification of a particular employee's at-will status. Consequently, the employment relationship with any employee can be terminated at will, either by the employee or the Association, with or without cause or advance notice. The Association can also demote and change pay and duties of any employee at-will.

All employees should be aware that the Association is not governed by collective bargaining. Although some benefits and policies may be the same or similar to those of the University, the Association has developed its own policies and procedures under California law, the California Code of Regulations, the Education Code, and under directives and policies by the Trustees and the Chancellor of The California State University system. The Association is a private employer under the Internal Revenue Code and is not a State agency.

All student employees should be aware that employment with the Association is for a maximum of twenty (20) hours per week during the academic year. If an Association student employee were to be concurrently employed through California State University, Fresno, the employee will work a maximum of twenty (20) hours per week, combined.

Any questions should be addressed to the Association Human Resources Department or the Executive Director for clarification. University employees may not be familiar with the policies and procedures of the Association and may not be able to provide accurate information.

Acknowledgment:

I have entered into my employ	ment relationship	with the	Association	voluntarily	and
acknowledge that there is no spe Association can terminate the relation		1 -			
Employee's Name (Printed)					
Employee's Signature		ate			

Notice and Acknowledgement of Pay Rate and Payday Under Section 2810.5 of the California Labor Code Notice for Hourly Rate Non-Exempt Employees

	Employe	e Information	
Name:		Start Date:	
		te of Pay Per Hour	
Straight Time Rate:	Time & One H	alf Rate:	Double Time Rate:
Employ	ne & Wankania	Commonsation Inform	041au
Employer:	er & worker's	Compensation Inform	ation Insurance Carrier
California State University, Fresno Assoc 2771 E. Shaw Avenue	iation, Inc.	(name, address, pho	
Fresno, CA 93710		Sedgwick CMS	
Phone: (559) 278-0865		P.O. Box 14629	
		Lexington, KY 4051	12-4479
Mailing Address (if different): N/A		Toll Free Phone: (91	16) 851-8058
Doing Business As (DBA) Name(s): N/A	10-0	Policy #: 04-1-4509	-012
	Wage	Information	
Notice Given:		Pay is:	
☑ At hiring		□ Weekly	
☐ Before a change in pay rate(s), allowan	ces claimed	☐ Bi-weekly	
or payday	***************************************	☑ Semi-monthly	
Allowances taken:	□ Other		
⊠ None		Regular Pay Dates: 7th and 22nd	
Unless exempt, the employee identified on this not	Paid !	Sick Leave	
an employee: a. May accrue paid sick leave and may request and b. May not be terminated or retaliated against for c. Has the right to file a complaint against an emp 1. Requesting or using accrued sick days; 2. Atte of Article 1.5 section 245 et seq. of the California or opposing any policy or practice or act that is p	I use up to 3 days of using or requesting loyer who retaliates in the a Labor Code; 4. Corohibited by Article is to the employer the minimum rector accrual and usingloyer's policy with the minimum rector accrual and using the minimum rector accrual accr	or 24 hours of accrued paid sick the use of accrued paid sick Is or discriminates against an ele right to use accrued paid sick operating in an investigation or 1.5 section 245 et seq. of the Ce identified on this notice quirements stated in Labor se of paid sick leave.	ck leave per year; leave; and employee for: days; 3. Filing a complaint or alleging a violation prosecution of an alleged violation of this Article alifornia Labor Code. (Check one box) Code §245 et seq. with no other employe the accrual, carryover, and use requirements ing of each 12-month period.
On this day I have been notified of	Employee A	cknowledgment	dented and decorate
On this day I have been notified of my information on the date given below.	bay rate, overti	me rate, allowances, de	signated pay day, and my employer's
Employee Name (Printed)		Date	
Employee Signature		Pranarar's Name and	4 mas



Employee Emergency	Contact Information
Please complete the following information (please print	:):
Employee Name:	Contact Number:
Full Address:	
In case of emergency, notify the following:	
Name:	Relationship:
Full Address:	
Contact Number:	Additional # (if applicable):
Pre-Designation of Physicia	an for Work-Related Injury
Please read carefully: This information pertains to work-rela	ated injury or illness only:
You are entitled to be treated by your own personal preturned to the Auxiliary Human Resources Office predesignate a physician and need medical treatment for a the organization's approved physician.	rior to any work-related injury. If you do not pre-
Please complete below:	
I elect to be treated by the organizations' approx	ved work physician
I elect to be treated by my own physician (Please	e list physician information below)
Physician Name	Phone
Address	
Employee Signature:	Date:

Revised: 5/5/2023

STATEMENT ACKNOWLEDGING REQUIREMENT TO REPORT CHILD ABUSE AND NEGLECT [USE FOR LIMITED REPORTERS ONLY]

INSTRUCTION FOR HUMAN RESOURCES: Provide this form, as well as Attachments A and B of Executive Order 1083 Revised July 21, 2017, to employees who are identified as Limited Reporters*. Retain the completed form in the employee's official personnel file.

*Exception: Non-Management Personnel Plan employees hired prior to January 1, 1985

California law **requires** certain people, known as "Mandated Reporters," to report known or suspected child abuse or neglect. You have been identified as a certain type of Mandated Reporter: a Limited Reporter under Penal Code § 11165.7(a)(41). As a Mandated Reporter, you are required by the law to sign this statement acknowledging your legal reporting obligations.

A copy of the relevant provisions of the law explaining the definition of "Mandated Reporter" (Penal Code § 11165.7), the reporting obligations (Penal Code § 11166), penalty for failure to report abuse or impeding report (Penal Code § 11166.01), the contents of the reports, and the confidentiality of the Mandated Reporter's identity (Penal Code § 11167) is attached.

Online training is available to you at https://ds.calstate.edu/?svc=skillsoft (under keyword search "Mandated Reporter").

While it is not required, we strongly encourage you to take the training.

WHEN REPORTING ABUSE IS REQUIRED

As a Limited Reporter, whenever in your professional capacity or within the scope of your employment you have knowledge of or observe a person under the age of 18 years whom you know or reasonably suspect has been the victim of child abuse or neglect *on CSU premises or at an official activity of, or program conducted by, the CSU*, you must report the suspected incident (Penal Code §§ 11166(a) and 11165.7(a)(41)).

PROCEDURE FOR REPORTING

To make a report, you **must** do the following:

- *Immediately, or as soon as practically possible*, contact by phone one of the following: police or sheriff's department (including campus police but not including a school district police or security department); a county probation department (if designated by the county to receive mandated reports); or the county welfare department (Child Protective Services or CPS).
- Within 36 hours of receiving the information concerning the incident: complete Form SS 8572 (available online at http://ag.ca.gov/childabuse/pdf/ss_8572.pdf) per the instructions (available online at http://ag.ca.gov/childabuse/pdf/8572_instruct.pdf); and send, fax or electronically transmit it to the agency that was contacted by phone (Penal Code § 11166(a)).

Names and contact information for agencies that can accept reports are available online at the following websites:

California State University Police Departments (by campus): http://calstate.edu/strategicinitiatives/UPD/contacts.shtml

Child Protective Services (by county):

http://www.hwcws.cahwnet.gov/countyinfo/county contacts/hotline numbers.asp

For Sheriffs' Departments (by county): http://www.calsheriffs.org/sheriffs-offices.html

Note: Reporting to a supervisor, a coworker, or other person is not a substitute for making a mandated report to one of the agencies listed above.

ABUSE AND NEGLECT THAT MUST BE REPORTED

Physical abuse, meaning physical injury other than by accidental means inflicted on a child (Penal Code § 11165.6).

Sexual assault, including sex acts with a child, intentional masturbation in the presence of a child, child molestation, and lewd or lascivious acts with a child under 14 years of age or with a child under 16 years of age if the other person is at least ten years older than the child (Penal Code § 11165.1(a)(b)).

Sexual exploitation, including acts relating to child pornography, child prostitution, or performances involving obscene sexual conduct by a child (Penal Code § 11165.1(c)).

Statutory rape involving sexual intercourse between a child under 16 years of age and a person 21 years of age or older, which is also a form of "sexual assault" (Penal Code § 11165.1(a)).

Neglect, meaning the negligent treatment or maltreatment of a child by a parent, guardian or caretaker under circumstances indicating harm or threatened harm to the child's health or welfare (Penal Code § 11165.2).

Willful harming or injuring or endangering a child, meaning a situation in which any person inflicts, or willfully causes or permits a child to suffer, unjustifiable physical pain or mental suffering, or causes or permits a child to be placed in a situation in which the child or child's health is endangered (Penal Code § 11165.3).

Unlawful corporal punishment, meaning a situation in which any person willfully inflicts upon a child cruel or inhuman corporal punishment or a physical injury (Penal Code § 11165.4).

WHAT IS NOT CHILD ABUSE OR NEGLECT?

The law does **not** consider the following child abuse or neglect for reporting purposes:

- Injuries caused by two children fighting during a mutual altercation (Penal Code § 11165.6)
- An injury caused by reasonable and necessary force used by a peace officer acting within the course and scope of his or her employment (Penal Code § 11165.6)

- Reasonable and necessary force used by public school officials to quell a disturbance threatening physical injury to person or damage to property, for self-defense, or to obtain possession of weapons or other dangerous objects under a child's control (Penal Code § 11165.4)
- Corporal punishment, unless it is cruel or inhumane or willfully inflicts a physical injury (Penal Code § 11165.4)
- Not receiving medical treatment for religious reasons (Penal Code § 11165.2(b))
- Acts performed for a valid medical purpose (Penal Code § 11165.1(b)(3))
- An informed and appropriate medical decision made by a parent or parent, guardian or caretaker after consultation with a physician who has examined the child (Penal Code § 11165.2(b))

IMMUNITY AND CONFIDENTIALITY OF REPORTER

Mandated Reporters cannot be held civilly or criminally liable for their reports. Instead, they enjoy immunity from prosecution for their reporting of suspected child abuse (Penal Code § 11172(a)). Both the identity of the person who reports and the report itself are confidential and disclosed only among appropriate agencies (Penal Code § 11167(d)).

PENALTY FOR FAILURE TO REPORT ABUSE OR IMPEDING REPORT

A Mandated Reporter who fails to make a required report of abuse, or any administrator or supervisor who impedes or inhibits a report, is guilty of a misdemeanor punishable by up to six months in jail, a fine of \$1,000, or both (Penal Code Section 11166(c) and Section 11166.01(a)). Where the abuse results in death or great bodily injury, the Mandated Reporter who fails to make a required report or administrator or supervisor who impeded or inhibited the report is subject to punishment of up to one year in jail, a fine of \$5,000, or both (Penal Code Section 11166.01(b)).

ACKNOWLEDGMENT

I acknowledge being provided with copies of Penal Code Sections 11165.7, 11166, 11166.01, and 11167. I acknowledge and understand my responsibility and legal obligation to report known or suspected child abuse or neglect in compliance with Penal Code Section 11166.

Employee's Name:	Dept.:		
Signature:	Date:		

STATEMENT ACKNOWLEDGING REQUIREMENT TO REPORT CHILD ABUSE AND NEGLECT [USE FOR GENERAL REPORTERS ONLY]

INSTRUCTION FOR HUMAN RESOURCES: Provide this form, as well as Attachments A and B of Executive Order 1083 Revised July 21, 2017, to employees who are identified as General Reporters*. Retain the completed form in the employee's official personnel file.

*Exception: Non-Management Personnel Plan employees hired prior to January 1, 1985

California law **requires** certain people, known as "Mandated Reporters," to report known or suspected child abuse or neglect. You have been identified as a Mandated Reporter (General Reporter). As a General Reporter, you are required by the law to sign this statement acknowledging your legal reporting obligations.

A copy of the relevant provisions of the law explaining the definition of "Mandated Reporter" (Penal Code § 11165.7), the reporting obligations (Penal Code § 11166), penalty for failure to report abuse or impeding report (Penal Code § 11166.01), the contents of the reports, and the confidentiality of the Mandated Reporter's identity (Penal Code § 11167) is attached.

Online training is available to you at https://ds.calstate.edu/?svc=skillsoft (under keyword search "Mandated Reporter").

While it is not required, we strongly encourage you to take the training.

WHEN REPORTING ABUSE IS REQUIRED

As a Mandated Reporter (General Reporter), whenever in your professional capacity or within the scope of your employment you have knowledge of or observe a person under the age of 18 years whom you know or reasonably suspect has been the victim of child abuse or neglect, you must report the suspected incident, *no matter where it occurred* (Penal Code §§ 11166(a)).

PROCEDURE FOR REPORTING

To make a report, you **must** do the following:

- *Immediately, or as soon as practically possible*, contact by phone one of the following: police or sheriff's department (including campus police, but not including a school district police or security department); a county probation department (if designated by the county to receive mandated reports); or the county welfare department (Child Protective Services or CPS).
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- Injuries caused by two children fighting during a mutual altercation (Penal Code § 11165.6)
- An injury caused by reasonable and necessary force used by a peace officer acting within the course and scope of his or her employment (Penal Code § 11165.6)

- Reasonable and necessary force used by public school officials to quell a disturbance threatening physical injury to person or damage to property, for self-defense, or to obtain possession of weapons or other dangerous objects under a child's control (Penal Code § 11165.4)
- Corporal punishment, unless it is cruel or inhumane or willfully inflicts a physical injury (Penal Code § 11165.4)
- Not receiving medical treatment for religious reasons (Penal Code § 11165.2(b))
- Acts performed for a valid medical purpose (Penal Code § 11165.1(b)(3))
- An informed and appropriate medical decision made by a parent, guardian or caretaker after consultation with a physician who has examined the child (Penal Code § 11165.2(b))

IMMUNITY AND CONFIDENTIALITY OF REPORTER

Mandated Reporters cannot be held civilly or criminally liable for their reports. Instead, they enjoy immunity from prosecution for their reporting of suspected child abuse (Penal Code § 11172(a)). Both the identity of the person who reports and the report itself are confidential and disclosed only among appropriate agencies (Penal Code § 11167(d)).

PENALTY FOR FAILURE TO REPORT ABUSE OR IMPEDING REPORT

A Mandated Reporter who fails to make a required report of abuse, or any administrator or supervisor who impedes or inhibits a report, is guilty of a misdemeanor punishable by up to six months in jail, a fine of \$1,000, or both (Penal Code Section 11166(c) and Section 11166.01(a)). Where the abuse results in death or great bodily injury, the Mandated Reporter who fails to make a required report or administrator or supervisor who impeded or inhibited the report is subject to punishment of up to one year in jail, a fine of \$5,000, or both (Penal Code Section 11166.01(b)).

ACKNOWLEDGMENT

I acknowledge being provided with copies of Penal Code Sections 11165.7, 11166, 11166.01, and 11167. I acknowledge and understand my responsibility and legal obligation to report known or suspected child abuse or neglect in compliance with Penal Code Section 11166.

Employee's Name:	Dept.:		
Signature:	Date:		

ACKNOWLEDGMENT

This Employee Handbook describes important information about the California State University, Fresno Association, Inc. (Association). I understand that I should consult Auxiliary Human Resources regarding any questions not answered in this Handbook.

I have entered into my employment relationship with the Association voluntarily, and acknowledge there is no specified length of employment. I understand the Association is an at-will employer, which means I can terminate my employment at any time, with or without advance notice, with or without cause, and the Association has similar rights.

No manager, supervisor, or employee of the Association has authority to enter into any agreement for employment, for any specified period of time or to make any agreement for employment other than at-will.

Since the information, policies, and benefits described are subject to change, I acknowledge changes and revisions may occur and that such changes will be communicated through appropriate notices, and that those changes may modify, eliminate, reduce or improve existing policies and benefits.

I agree to read the Employment Handbook, whether in paper form or electronic form, read all changes in a timely manner, and agree to comply with the policies contained in the Handbook and any revisions made to it.

PRINT FULL NAME	
EMPLOYEE SIGNATURE _	
DATE	

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(The following policy supersedes and replaces all references in the Employee Hand Book)

Information Security and Hardware/Software Policy

Computer information systems and networks are an integral part of business of the California State University, Fresno Association Inc. ("the Association"). The Association has made a substantial investment in human and financial resources to create these systems.

The enclosed policies and directives have been established in order to protect this investment, safeguard the information contained within these systems, reduce business and legal risk, and protect the good name of the company.

Acceptable use

This section defines what constitutes "acceptable use" of the company's electronic resources, including software, hardware devices, and network systems. Hardware devices, software programs, and network systems purchased and provided by the company are to be used only for creating, researching, and processing company-related materials, and other tasks necessary for performing one's employment duties. By using the company's hardware, software, and network systems you assume personal responsibility for their appropriate use and agree to comply with this policy and other applicable company policies, as well as city, state, and federal laws and regulations.

Violations

Violations may result in disciplinary action in accordance with company policy. Failure to observe these guidelines may result in disciplinary action by the company depending upon the type and severity of the violation, whether it causes any liability or loss to the company, and/or the presence of any repeated violation(s).

Administration

The MIS director is responsible for the administration of this policy. This policy is a living document and may be modified at any time by the MIS Director or the Association Executive Director.

Director and Supervisor Responsibilities

- Ensure that all appropriate personnel are aware of and comply with this policy.
- Implement and support this policy within their respective departments, as well as create practices/procedures (specific to their departments) that are designed to provide reasonable assurance that all employees observe this policy.

MIS Director Responsibilities

- Develop and maintain written procedures necessary to ensure implementation of and compliance with these policy directives.
- Provide appropriate support and guidance to assist employees to fulfill their responsibilities under this directive.

California State University, Fresno Association Inc.

Information Security and Hardware/Software Policy

The Internet and e-mail

The Internet is a very large, publicly accessible network that has millions of connected users and organizations worldwide. One popular feature of the Internet is e-mail.

Access to the Internet is provided to employees for the benefit of the Association and its employees. Employees are able to connect to a variety of information resources around the world.

Conversely, the Internet is also replete with risks and inappropriate material. To ensure that all employees are responsible and productive Internet users and to protect the company's interests, the following guidelines have been established for using the Internet and e-mail.

Acceptable use

Employees using the Internet are representing the company. Employees are responsible for ensuring that the Internet is used in a safe, effective, ethical, and lawful manner and only in the course of performing the employees' job.

An employee who uses the Internet or e-mail shall:

- Ensure that all communications are for work-related reasons and that they do not interfere with his/her productivity.
- Be responsible for the content of all text, audio, or images that (s)he places or sends over the Internet, and not illegally transmit or receive the same. All communications should have the employee's name attached.
- Not transmit copyrighted materials without permission.
- Know and abide by all applicable policies dealing with security and confidentiality of records.
- Run a virus scan on any external files received on flash drive or CD's.

Unacceptable use

Employees must only use the Internet for purposes that are company-related. Content that is illegal, unethical, inappropriate for a University setting, harmful to the University or the company, or nonproductive are prohibited.

Examples of unacceptable use are:

- Sending or forwarding chain e-mail, i.e., messages containing instructions to forward the message to others.
- Broadcasting e-mail, i.e., sending the same message to more than 10 recipients or more than one distribution list.
- Conducting a personal business using company resources.
- Transmitting any content that is offensive, harassing, or fraudulent.
- Participating in Internet "chat" rooms.
- Downloading or storing of music files anywhere on the network including your 'personal' directories or your local 'C' drive.

California State University, Fresno Association Inc.

Information Security and Hardware/Software Policy

Downloads

File downloads from the Internet are **NOT** permitted unless specifically authorized in writing by the MIS director.

Copyrights

Employees using the Internet are not permitted to copy, transfer, rename, add, or delete information or programs belonging to others unless given express permission to do so by the owner. Failure to observe copyright or license agreements may result in disciplinary action by the company and/or legal action by the copyright owner. In addition, illegal file sharing is a violation of Title 5 of the California Code of Regulations and may also result in disciplinary action.

Monitoring

All messages created, sent, or retrieved over the Internet are the property of the company and *may be regarded as public information*. The Association reserves the right to access the contents of any messages sent over its facilities or using its equipment, if the company believes, in its sole discretion, that it has a business reason to do so.

All communications, including text and images, can be disclosed to law enforcement or other third parties without prior consent of the sender or the receiver. Do not put anything in your e-mail messages that you wouldn't want to see on the front page of the newspaper or be able to explain to your employer.

Computer Viruses

Computer viruses are programs designed to make unauthorized changes to programs and data. Therefore, viruses can cause destruction of or damage to corporate property.

MIS will install and maintain appropriate antivirus software on all computers and will respond to all virus attacks. All virus related incidents will be documented.

It is important to know that:

- Computer viruses are much easier to prevent than to cure.
- Defenses against computer viruses include protection against unauthorized access to computer systems, using only trusted sources for data and programs, and maintaining virus-scanning software.

The following applies to all employees:

- Employees shall not knowingly introduce a computer virus into company computers.
- Employees shall only load CD's, DVD's or Flash Drives with saved files that pertain to company business.
- Incoming CD's, DVD's or Flash Drives shall be scanned for viruses before they are read.
- Any employee who suspects that his/her workstation has been infected by a virus shall IMMEDIATELY log off the network and call the MIS help desk at 8-0820.
- Users shall not disable the automated Anti-Virus Download Scan.

Access Codes and Passwords

The confidentiality and integrity of data stored on company computer systems must be protected by access controls to ensure that only authorized employees have access. This access shall be restricted to only those capabilities that are appropriate to each employee's job duties.

The MIS director shall be responsible for the administration of access controls to all company computer systems. The MIS director will ensure the process of adds, deletions, and changes upon receipt of a written request from the end user's supervisor.

Deletions may be processed by an oral request prior to reception of the written request.

MIS Responsibilities

- Ensure contractors credentials have restricted hours whenever possible. Disable contractor credentials when project is complete and/or not active.
- Do periodic audits against user logon and logoff, looking for things out of the ordinary, such as logons after normal business, excessive lockouts, etc.
- The MIS director will maintain a list of administrator and/or security officer access codes and passwords and keep this list in the MIS safe.

Employee responsibilities

Network logon is the first line of defense for company network resources. This section is intended to establish responsibilities to protect the network's front door. Being lax about network logon and passwords is like giving strangers the key to your home's front door. Because your logon allows you entrance to the network's front door, employees must take every precaution to protect their logon information.

Each employee:

- Shall be responsible for all computer transactions that are made with his/her User ID and password.
- Shall NOT disclose or share their password with others. Passwords must be changed immediately if it is suspected others may know it. Direct password change requests to the MIS help desk.
 - o Passwords shall not be recorded or stored where they may be easily obtained.
 - Passwords shall **NOT** be stored on shared drives or the local 'C' drive. Appropriate places to store passwords are in a wallet, safe, locked cabinet or drawer that is not shared with other employees.
 - o Passwords should **NEVER** be communicated over the Internet and/or email.
- Should use passwords that will not be easily guessed by others; values such as names of any kind, birthday or social security number, current month, sports teams, etc. are NOT acceptable passwords.
- Will be prompted to change passwords at least every 90 days. The exception to this is 'Inquiry users' such as Project Directors. These users have inquiry access only and will NOT be required to change passwords. However, they are encouraged to change their password when they feel it has been compromised and/or when staff changes within their department.
- Should lock computers at all times when away from their desks by using the *Windows Lock Computer* function. Call the Auxiliary MIS help desk for assistance with this function if needed.

Supervisor's responsibility

Directors and supervisors should notify the MIS director promptly whenever an employee leaves the company or transfers to another department so that his/her access can be revoked and/or changed as necessary. Involuntary terminations must be reported concurrent with the termination.

Human Resources responsibility

The Human Resources Department will notify MIS immediately of employee transfers and terminations. Involuntary terminations must be reported concurrent with the termination.

Hardware

All hardware devices acquired by the Association or developed by it (through its own employees or through those hired by the Association to develop the hardware devices) is and at all times shall remain company property. All such hardware devices must be used in compliance with applicable licenses, notices, contracts, and agreements.

Purchasing

All purchasing of company computer hardware devices shall be centralized within the MIS department to ensure that all equipment conforms to corporate hardware standards and is purchased or leased at the best possible price.

All requests for corporate computing hardware devices must be in the annual corporate budget document and have the department Directors approval. The request must then be sent to the MIS department, who will review the need for such hardware, and then determine standard hardware that best accommodates the desired request, if MIS determines that such hardware is needed.

Hardware standards

Hardware configurations are reviewed with each new lease in order to determine what equipment will best meet the needs of the end user. The MIS department makes every effort to provide the most suitable desktop or laptop while maintaining company cost effectiveness.

Employees will be given access to appropriate network printers. In some limited cases, employees may be given local printers if deemed necessary by the department director in consultation with the MIS department.

Employees needing computer hardware beyond that which is typically provided must request such hardware from the MIS department. Each request will be considered on a case-by-case basis in conjunction with the hardware-purchasing section of this policy.

Outside equipment

No outside equipment may be connected to the company's network without the MIS department's written permission.

Software

All software acquired for or on behalf of the company or developed by company employees or contract personnel on behalf of the company is and at all times shall remain company property. All such software must be used in compliance with applicable licenses, notices, contracts, and agreements.

Purchasing

All purchasing of company software shall be centralized within the MIS department to ensure that all applications conform to corporate software standards and are purchased at the best possible price. All requests for corporate software must be submitted to the department Director for his/her approval. The request must then be sent to the MIS department, which will review the need for such software, and then determine the standard software that best accommodates the desired request, if MIS determines that such software is needed.

Licensing

Each employee is individually responsible for reading, understanding, and following all applicable licenses, notices, contracts, and agreements for software that he or she uses or seeks to use on company computers. If an employee needs help in interpreting the meaning/application of any such licenses, notices, contracts and agreements, he/she will contact MIS for assistance. Unless otherwise provided in the applicable license, notice, contract, or agreement, any duplication of copyrighted software, except for backup and archival purposes, may be a violation of federal and state law. In addition to violating such laws, unauthorized duplication of software is a violation of the company's Hardware/Software Policy.

Software Standards

The Management Information Systems department will install and configure a standard package of software on company computers that will best enable users to perform their daily duties. Employees needing software beyond that which is provided must request such software from the MIS department. Each request will considered on a case by case basis in conjunction with the software purchasing section of this policy.

Software Installation

The MIS department is exclusively responsible for installing and supporting all software on company computers and telecommuter home computers that are provided by the company.

Acknowledgment of Information Security and Hardware/Software Policy

This form is used to acknowledge receipt of and pledge compliance with the Association's Information Security and Hardware/Software Policy.

Complete the following steps:

- 1. Read the Information Security and Hardware/Software Policy.
- 2. Initial the spaces provided below, Sign and date the last page.
- 3. Return to the Management Information Services Director.

Initial

By initialing below, I agree to the following terms:

- (i) I have received and read a copy of the Information Security and Hardware/Software Policy and understand and agree to abide by the same.
- (ii) I understand and agree that any hardware and software provided to me by the company remain the property of the company.
- (iii) I understand and agree that I am not to modify, alter, or upgrade any software programs or hardware devices provided to me by the organization without the permission of the MIS Department.
- (iv) I understand and agree that I shall not copy, duplicate (except for backup purposes as part of my job), or allow anyone else to copy or duplicate any software.
- (v) I agree that if I leave the employment of the California State University, Fresno Association, Inc. for any reason, I shall immediately return to the company the original and copies of any and all software, computer materials, or computer equipment that I may have received from the Association that is either in my possession or otherwise directly or indirectly under my control.
- (vi) I understand and agree I must make reasonable efforts to protect all Association-provided software and hardware devices from theft and physical damage.

Employee Signature	Date	
Employee Name	Employee Title	
Department / Location		

CALIFORNIA STATE UNIVERSITY, FRESNO ASSOCIATION, INC. INJURY & ILLNESS PREVENTION PROGRAM MANUAL

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California State University, Fresno Association, Inc.

Injury and Illness Prevention Policy

INTRODUCTION AND PURPOSE

It is the policy of California State University, Fresno Association, Inc. to maintain a safe and healthful workplace for employees, and to comply with all applicable occupational health and safety regulations. This Injury & Illness Prevention Program (IIPP) is intended to:

Establish a system for prompt identification and correction of workplace hazards.

Establish an effective system of facility inspection, training and record keeping.

Encourage prompt employee reporting of health and safety concerns without fear of reprisal.

Provide for the use of personal protective equipment and all necessary mechanical guards.

Maintain an education program to provide the following:

- a) Review and investigate accidents to determine cause and initiate prompt corrective action.
- b) Hold regularly scheduled safety meetings.
- c) Use bulletins, posters, and other appropriate visual aids.

RESPONSIBILITY FOR SAFETY - Title 8, Sec 3203 a(1)

Safety and health of all our employees is of primary importance. The company pledges to work diligently and conscientiously to eliminate unsafe and unhealthful conditions and expects equal diligence from all employees in the prevention and elimination of unsafe and unhealthful acts and practices. To achieve this objective, the company shall:

- 1. Establish a comprehensive safety and health program and designate the Director of Human Resources as the administrator.
- 2. Comply with all safety and health laws, rules and regulations.

- 3. Establish a safety committee with representatives from management and staff.
- 4. Conduct periodic safety inspections.
- 5. Investigate accidents promptly and thoroughly to determine the cause and implement appropriate corrective action to prevent recurrence.
- 6. Provide periodic employee safety training and education.

MANAGER AND SUPERVISOR RESPONSIBILITY

Managers and supervisors are responsible for (Supervisors are defined in this manual as those who supervise or direct other employees):

- 1. Communicating to their staff the Association's emphasis on health and safety.
- 2. Providing appropriate employee safety training and personal protective equipment as needed; ensuring that emergency first-aid and hospital phone numbers are posted at each unit.
- 3. Modeling and enforcing safe and healthful work practices.
- 4. Ensuring inspection of work areas and equipment under their authority.
- 5. Promptly correcting identified hazards.
- 6. Implementing measures to eliminate or control workplace hazards.
- 7. Stopping any work that poses an imminent hazard.
- 8. Encouraging employees to report health and safety issues without fear of reprisal.
- 9. Promptly reporting accidents occurring on the job under their supervision.
- 10. Enforcing the Association's drug-free workplace policy.

EMPLOYEE RESPONSIBILITY

The Association expects each employee to:

- 1. Cooperate with the Association's safety program, and comply with all applicable health and safety regulations, policies and established work practices, safe operating procedures and precautions. Observe health and safety-related signs, posters, warning signs and directions.
- 2. Participate in appropriate health and safety training and learn about the potential hazards of assigned tasks and work areas.
- 3. Report all injuries and accidents immediately to their supervisor and obtain necessary medical aid without delay.
- 4. Report hazardous conditions and other safety concerns immediately to their supervisor, and warn coworkers about defective equipment and other hazards.
- 5. Use proper personal protective equipment.
- 6. Review the building emergency plan and assembly area information.

The employee will follow all the Association's safety rules. Failure to follow the rules will result in disciplinary action.

SAFETY INSPECTION - Title 8. Sec 3203 a(4)

The Association shall conduct periodic safety inspections. Inspections allow for the general review of operations to determine the effectiveness of the overall safety program. Hazards identified during an inspection must be corrected.

HAZARD ABATEMENT PROCEDURE - Title 8, Sec 3203 a(6)

Supervisors are responsible for communicating safety and health issues in a form readily understandable by all workers. Employees are encouraged to communicate safety concerns to their supervisor without fear of reprisal. Supervisors are also responsible for ensuring that employees are supplied with hazard information pertinent to their work assignments.

Hazards can be reported anonymously using the attached "Report of Unsafe Condition or Hazard" form, which is available at each unit location. Hazardous conditions or activities noted should be reported to the Association's Human Resources Department. The Safety Committee will periodically review this record. Safety related items will be posted in each unit. Employees may also be informed about safety matters by email, voice mail, or distribution of written memoranda.

Hazards discovered either as a result of periodic inspection or during normal operations must be promptly corrected. Managers or supervisors are expected to correct unsafe conditions as quickly as possible after discovery, based on the severity of the hazard. Corrective actions should be documented. Appropriate corrective action related to training and retraining of employees will be documented on the individual employee's training record.

ACCIDENT INVESTIGATION - Title 8, Sec 3203 a(5)

Employees who are injured at work must report the injury immediately to their supervisor. If immediate medical treatment beyond first aid is needed, call 911. If non-emergency medical treatment for work-related injuries or illnesses is needed, contact San Joaquin Total Care (559) 251-2225.

Supervisors are responsible for investigating industrial injuries to determine and correct the cause(s) of the incident. All accidents shall be investigated promptly regardless of their severity. Supervisors must complete the attached accident investigation form, and promptly submit the entire workers compensation packet to Human Resources no later than the next business day after the incident. The investigation should include collecting the facts, determining the sequence of events that resulted in the accident, identifying action to prevent recurrence, and providing follow-up to ensure that corrective action was effective.

If the injured employee saw a physician, the supervisor should obtain a medical release form before allowing the employee to return to work. The Safety Committee will periodically review workers compensation reports. Appropriate recommendations for policy changes will be made as necessary.

BASIC RULES FOR ACCIDENT INVESTIGATION

- -The purpose of an investigation is to find the cause of an accident and prevent further occurrences, not to fix the blame. An unbiased approach is necessary to obtain objective findings.
- -Visit the accident scene as soon as possible while facts are fresh and before witnesses forget important details.
- -If possible, interview the injured worker at the scene of the accident and "walk" him or her through a re-enactment.
- -All interviews should be conducted as privately as possible. Interview witnesses one at a time. Talk with anyone who has knowledge of the accident, even if they did not actually witness it.

- -Consider taking signed statements in cases where facts are unclear or there is an element of controversy.
- -Document details graphically. Use sketches, diagrams and photos as needed, and take measurements when appropriate.
- -Every investigation should include an action plan. How will you prevent such accidents in the future?
- -If a third party or defective product contributed to the accident, save any evidence. It could be critical to the recovery of claims costs.

RECORD KEEPING - Title 8, Sec 3203 b(1 & 2)

The Association will keep safety records, which include but are not limited to:

- -Employee training records
- -Safety meetings
- -Safety inspections
- -Safety Committee meetings
- -Reports of Unsafe Condition or Hazard
- -Accident investigations
- -Employee and employer claim forms
- -Cal/OSHA required records (Form 200, medical exposure records, injury reports)

EMPLOYEE HEALTH AND SAFETY TRAINING

Safety training will be provided to employees by their supervisor, or by representatives from other relevant Association, campus or non-campus personnel. Training will be documented using the "Employee Safety Check List" or an equivalent record. Training will include how to report unsafe conditions.

Supervisors must be trained on the hazards to which employees under their immediate control may be exposed. All supervisors must ensure that the personnel they supervise receive appropriate training on the specific hazards of work they perform, and the proper precautions for protection against those hazards. Training is particularly important for new employees. Personnel hired after the initial group training session will be oriented on this material as soon as possible by the appropriate supervisor. Health and Safety training

is also required when employees are given new job assignments on which they have not previously been trained and whenever a supervisor is made aware of a new or previously unrecognized hazard.

CORRECTIVE ACTION - Title 8, Sec 3203 a(2)

All employees are responsible for complying with safe and healthful work practices including applicable regulations, Association policy, and departmental safety procedures. When it becomes necessary, the California State University, Fresno Association, Inc. reserves the right to discipline employees who knowingly violate company safety rules or policies. Depending on the severity of the violation, disciplinary measures may include but not be limited to:

- -Verbal warning for minor offenses,
- -Written warning for more severe or repeated violations,
- -Suspension without pay, or
- -Termination of employment.

SAFETY RULES SECTION

- A. General Safety
- B. Housekeeping
- C. Slips and Falls
- D. Material Handling
- E. Fire Prevention Safety
- F. First Aid/Medical
- G. Emergency Evacuation Procedures
- H. Personal Protective Equipment and Personal Hygiene
- I. Electrical Safety
- J. Hand Tools
- K. Portable Power Tools
- L. Office Safety
- M. Motorized Vehicles

More specific information is included in each unit's own safety rules section, under the appendices.

CODE OF SAFE WORK PRACTICES

A. GENERAL SAFETY

- 1. Be alert for unsafe work methods or unsafe conditions. Either correct them or report them to your supervisor immediately.
- 2. Report every injury immediately, whether serious or not, to your supervisor.
- 3. Observe the Drug-Free Workplace policy.
- 4. Obey warning tags and signs.
- 6. Do not block fire fighting equipment, fire doors, or exits with any material or equipment.
- 7. Obey existing law about smoking in the workplace. Smoking is prohibited in all buildings.

B. **HOUSEKEEPING**

- 1. Keep your working environment clean and tidy at all times.
- 2. Do not place material or equipment in aisles, corridors, in front of emergency exits, or electrical control panels. Tools, equipment and chemicals shall be stored in designated spaces when not in use.
- 3. Do not place or stack material or equipment in such a manner that it constitutes a falling hazard.
- 4. If anything is spilled in the work area, it should be cleaned up as soon as possible after it has been determined if the spilled substance is not hazardous. If it is hazardous call your supervisor.

C. SLIPS AND FALLS

- 1. Wear safe, strong shoes which are in good repair.
- 2. Watch where you step. Be sure your footing is secure.
- 3. Pick up litter. Don't let tripping hazards exist.
- 4. Secure cables and extension cords so they don't trip you.

- 5. If you must climb to reach something, use a sound ladder or step stool, set and properly secured. When climbing, face the ladder and use both hands, and if possible, have someone hold the ladder to insure its steadiness.
- 6. When reaching from a ladder, keep your shoulder inside the vertical stringer. If you must reach further than this, move the ladder first.

D. MATERIAL HANDLING

- 1. Don't move it twice if once will do. Plan your work!
- 2. Don't try to lift objects which may be beyond your physical capacity and training. Get help or use a machine or hand truck.
- 3. Use gloves, aprons or pads when handling materials which are rough, sharp, hot or cold, or which are covered with hazardous substances. See more regarding hazardous substances in section IV.
- 4. When moving a load, be sure you can see where you are going. Check for obstructions or tripping hazards in the direction you will be moving. Make multiple trips as is necessary.
- 5. When carrying long objects like pipe or lumber, keep the leading end just above head height.
- 6. When lifting heavy objects from the floor, kneel on one knee, roll or tip the object onto the other knee, then pull the load next to your stomach and stand up. Use the reverse procedure to set a load down.
- 7. Pile material on a strong, level base. Interlock so the pile won't come apart. Chock round stock so it can't roll.

E. FIRE PREVENTION SAFETY

1. Fire fighting equipment and emergency exits must be kept clear and ready for immediate use. Do not block them with equipment or material. All personnel should be familiar with the position of fire fighting equipment.

- 2. Know where your primary exit route is, and what alternative emergency routes are available. Always use the closest emergency door to exit when evacuating the building.
- 3. Make sure flammable liquids and vapors are not exposed to ignition sources. All flammable liquids must be dispensed from and transported in approved containers. Glass containers are expressly forbidden.
- 4. Report all fires, no matter how small, to your Supervisor.
- 5. Immediate response to fires is essential. If a fire occurs, the first consideration must be the safety of personnel. All employees must be evacuated in the immediate area before attention can be given to the saving of property. Notify your Supervisor and the Campus Police as soon as soon as possible.
- 6. Instruction and training on the use of fire extinguisher and evacuation procedures is provided. Learn how to use the extinguisher in your area (frequently read the instructions label on extinguisher) and know where they are located. If you are not sure, ask your Supervisor.

F. FIRST AID AND MEDICAL

- 1. Report all accidents to your supervisor regardless of whether anyone is injured and take steps to correct the factors which can contribute to the accident. If you injure yourself in any way at work, seek first aid treatment. Seek treatment for all injuries, even small cuts, scratches or burns to prevent infection and need for further medical care. An accident report must be completed by your supervisor even if you do not require medical care.
- 2. Employees must obtain permission from their supervisor and/or Human Resources:
 - a) When leaving work prior to the end of the working day for illness or injury.
 - b) When returning from any absence due to occupational illness or injury.
 - c) When returning from any absence due to non-occupational illness of three days of

- more, a release from the treating physician may be required.
- d) When wearing a bandage or dressing which obscures vision.
- e) When wearing a cast or splint; using a cane or crutch.
- 3. Be sure to notify the Human Resources Department of any change in your name, address or telephone number. This is important in order to maintain necessary contact with you and your family.
- 4. In case of accident or sickness or inability to report to work, phone your Supervisor as soon as possible before the start of your shift. Three days without notification is considered a voluntary termination.

G EMERGENCY EVACUATION PROCEDURES

In the event of fire, earthquake or any other emergency, it may be necessary to quickly evacuate the building in a safe and orderly manner. The evacuation procedure to be followed by all personnel under these circumstances is:

- 1. The instruction to evacuate the building will be given by individual department supervisors.
- 2. Immediately stop work, switch off equipment and leave the building by the nearest emergency exit. All exits have signs and are shown on the building diagram.
- 3. Once outside the building you should proceed to the area designated for your building and wait for instructions from your supervisor.
- 4. Supervisors will check that all their employees are clear of the building.
- 5. Under no circumstances shall you leave the vicinity of the building without reporting to your supervisor.
- 6. If a person is missing, the supervisor will report this information to the appropriate emergency response agency representative.

- 7. Under no circumstances will personnel be permitted to reenter the building until a safety clearance has been obtained from the facility manager.
- 8. All employees shall follow the directions of the facility manager. Any refusal to follow directions will be reported and disciplinary action will be taken.

H. PERSONAL PROTECTIVE EQUIPMENT AND PERSONAL HYGIENE

Protective equipment such as safety glasses, gloves, aprons and back supports are provided by California State University, Fresno Association., Inc. If you require any protective equipment ask your Supervisor to provide it for you.

- 1. This equipment shall be used whenever it is necessary by reason of hazards of processes or environment.
- 2. Personal protective equipment must be carefully checked each time before wearing to assure its integrity to provide protection for which it is designed.
- 3. The employee must check personal protective equipment. If replacement is necessary, the damaged equipment must be exchanged for replacement.
- 4. Protective equipment must be worn where required. Your supervisor will advise you as to what equipment is necessary for a particular job.
- 5. Avoid handling chemicals or immersing your hands in chemical solutions without wearing rubber gloves.
- 6. If you are cut or if you receive a puncture wound, keep cuts and puncture wounds clean to avoid infection. Report any such minor injuries to your supervisor.
- 7. If skin contact with chemicals occurs, immediately rinse the exposed area with running water. The important factor is always to remove chemical material as quickly as possible.
- 8. Employees must not clean their hands by washing in oils or solvents. Soap and water is the best and safest to use.
- 9. Wash hands after using any chemicals or solvents and before smoking, eating or contacting sensitive body areas such as eyes to prevent contamination.

- 10. Contact lenses increase the danger of eye damage when used in areas of potential eye injury. Contact lenses shall not be worn in any area where chemicals are used.
- 11. Wear appropriate clothing for the work that you do. Your supervisor will instruct you on the proper clothing and shoes for your department.

I. ELECTRICAL SAFETY

All cases of electrical shock must be reported to your Supervisor. All electrical control panels, switch panels and circuit breaker panels must be kept free of obstruction and remain easily accessible at all time. Periodically check electrical and extension cords to see if they are frayed or worn. Extension cords should not be used as a long-term alternative to permanent wiring. Refer to specific units for additional electrical safety rules.

J. HAND TOOLS

- 1. Cutting tools must be dressed at the proper angle cutting away from the body to prevent injury. They should be kept sharp, and in a scabbard or stored in a safe place.
- 2. The heads of striking tools must be dressed square (with a few exceptions) and without burrs.
- 3. Use the right kind and size of tool for the job.
- 4. Hold screwdrivers, wrenches, chisels, etc., in such a way that if there is a slip or a miss, you will not be hurt.
- 5. Do not use a file without a handle.

K. PORTABLE POWER TOOLS

- 1. All portable and stationary electric power tools must be properly grounded before and during use. Check the insulation on the wires and the condition of plugs and sockets. If they are frayed, worn, cut or broken, have them repaired before using.
- 2. String temporary extension cords and power lines so they will not create a tripping hazard and so they are protected from physical damage.

- 3. Before using a drill on a wall, floor or ceiling be sure electrical wires, gas lines and high pressure lines are not in the way.
- 4. Circular skill saws shall not be used without the guard. Do not pin the guard back.
- 5. Do not use power assisted tools for driving nails or spikes in walls, ceilings or floors when people are working on the other side of the partition.

L. **OFFICE SAFETY**

- 1. Never leave desk, file or cabinet drawers open since they can create a tripping or bumping hazard.
- 2. Never open more than one drawer at a time in a file cabinet. If it is necessary to keep books or other objects in a file cabinet, put them in the bottom drawers.
- 3. Do not extend electrical cord, telephone and equipment cables across aisles or walkways where they create tripping hazards.
- 4. Do not climb on chairs, up-turned wastepaper baskets, or other improvised hazardous supports.
- 5. Do not attempt to repair any electrical equipment. Report faults to your supervisor or maintenance.
- 6. Do not store materials on top of filing cabinets and open shelve units where they are likely to fall and injure someone.

M. MOTORIZED VEHICLES

- 1. Only authorized employees will operate company vehicles, including autos, trucks, forklifts, powered carts and other equipment requiring a driver.
- 2. Drivers shall possess a valid California Driver's License where necessary and such will be documented by the supervisor.
- 3. Drivers must meet the Association's Defensive Driving requirements and receive certification from Environmental Health and Safety.

- 4. Drivers required to have special class licenses shall possess these endorsements.
- 5. Any driver known to be under the influence of drugs or intoxicating substances is subject to immediate termination.
- 6. Passengers are forbidden to ride on vehicles not equipped with seats for passengers.
- 7. Do not get on or off a vehicle while it is in motion -- even slow motion.
- 8. Overloading a vehicle with passengers or materials is forbidden.
- 9. Vehicles will be maintained in a safe operating condition. It is the responsibility of the driver to report any defective conditions immediately. Guidelines for powered carts shall be posted in the cart.
- 10. No vehicle shall be driven in a reckless manner. The maximum speed any vehicle shall be driven at any time shall be subject to posted speed limits if driving on public roads, and such that the driver can stop the vehicle within the clear unobstructed distance ahead of him giving due regard for possible unforeseen obstructions and the condition of the road surface and the vehicle.
- 11. All vehicle accidents, whether involving injury or not, shall be reported to your supervisor.

HAZARD COMMUNICATION PROGRAM

California State University, Fresno Association, Inc. has developed a Hazard Communication Program to provide employees with information about the hazardous materials present in our workplace. The information includes container labeling, Material Safety Data Sheets (MSDS) and employee training.

I. CONTAINER LABELING

It is our policy that before use, each secondary container of hazardous materials must possess a label with the following information:

Name of the contents Appropriate hazard warnings The Facility Manager will ensure that each container has a label with the appropriate information.

II. MATERIAL SAFETY DATA SHEETS (MSDS)

Material Safety Data Sheets for each hazardous material to which our employees may be exposed are filed in an MSDS binder located within the unit. Facility Managers will review newly arriving data sheets for significant health and safety information and see that new information is passed on to the appropriate employees. If an MSDS is missing a new one will be requested.

The Material Safety Data Sheets are available to all employees during regular business hours. If an MSDS is not available for a particular material, contact the Human Resources department.

III. EMPLOYEE INFORMATION AND TRAINING

Employees will be trained in general and specific hazard communication procedures and regulations. The training content will address the following areas:

- 1. The Employee's Right to Know' Law
- 2. Product Labels and Material Safety Data Sheets
- 3. Specific Chemical Training

It is important that all of our employees understand the training. If you have questions, please contact your Supervisor.

IV. LIST OF HAZARDOUS MATERIALS

A Hazardous Materials Inventory listing all known hazardous materials used in our workplace is located in each MSDS binder. The Inventory Chart lists the material name, manufacturer name, phone number, and revision date. A sample inventory chart is attached. Specific information for each hazardous material can be found in the Material Safety Data Sheet binder.

Unit Managers are responsible for updating the Hazardous Materials Inventory and making employees aware of the new materials being used in the workplace.

V. INFORMING CONTRACTORS

The Facility Manager will ensure that outside contractors are informed about the hazardous materials to which they may be exposed while working in our workplace.

Contractors having questions about this plan may contact the Director of Human Resources.

- 1. All Material Safety Data Sheets (MSDS) are available for review, and are kept in the Unit Manager's office.
- 2. Know the hazardous properties of all the chemicals you work with.
- 3. Read the label on the containers and follow the manufacturer's instructions to the letter.
- 4. Know what the first aid treatment is and be prepared to carry it out immediately if necessary.
- 5. Store chemicals in a safe manner and in accordance with the manufacturer's recommendations.
- 6. Keep containers closed when not in use.
- 7. Use goggles, gloves, masks, and other protective equipment as required.
- 8. Do not smoke, eat, or drink in areas where chemicals are used.
- 9. Use appropriate disposal methods for chemicals.

SAFETY COMMUNICATION - Title 8, Sec 3203 a(3 & 7)

It is our company policy to maintain open communication between management and staff on matters pertaining to safety and we encourage your active participation in our company safety program. Please feel free to express any of your safety concerns or suggestions individually to your supervisor, or in writing on the attached Hazard Report form. (This will allow you to remain anonymous if you so desire.)

SAFETY AND HEALTH TRAINING (NEW HIRES)

All new employees must undergo an initial orientation in order to receive instruction in:

- General company rules and policies.
- Safe work procedures.

In addition, other work related education will be included in the orientation process.

The Safety Training Program for all new employees will include:

- -An initial training period including instruction on the safe use and operation of equipment, accident reporting procedures, and other miscellaneous safe work practices.
- -Proper use and care of required protective equipment.
- -Hazard communication when hazardous chemicals are to be used.
- -Safe lifting techniques.
- -Other specific safety information pertinent to the employee's job.
- -Employee Safety Check Sheet used to document the training (see attached sample)

SAFETY AND HEALTH TRAINING (EXISTING EMPLOYEES)

The Safety Training Program is also intended to provide general and specific job safety training to existing company personnel. To insure that employees receive appropriate job safety training, all employees will participate in:

- -Scheduled safety meetings.
- -Additional training as job duties or work assignments are expanded or changed, or whenever employees are exposed to new processes, machinery, chemicals, or when previously unrecognized hazards will have an effect on their safety and health.
- -Training for driving company vehicles and powered carts.

An employee training record will be kept for all employees. Those records will be kept by individual facility managers in the unit office (a sample employee training record is attached).

EMPLOYEE SAFETY MEETING - Title 8, Sec 3203 a(3)

Safety meetings will be conducted periodically in each department, by the department supervisor. These meetings will be brief and will cover 1-2 specific subjects. Safety meetings are required by CAL/OSHA in order to successfully communicate important

information to employees, as well as promote safety awareness. These meetings will be documented.

SAFETY COMMITTEE - Title 8, Sec 3203 a (3)

The Safety Committee will consist of members from management and staff. This committee will meet on at least a quarterly basis and follow an agenda. Minutes of the meeting will be documented.

The committee will generally or specifically address safety topics as necessary, as outlined in the Safety Committee Policy and Procedures Manual.

CALIFORNIA STATE UNIVERSITY, FRESNO ASSOCIATION, INC.

Safety Training Certification For Injury & Illness Prevention Program Acknowledgement

THIS IS TO CERTIFY that I have on this day received a copy of the California State University, Fresno Association, Inc. Injury & Illness Prevention Policy, which I will read. I will be guided by this Policy while in the employ of this company.

I understand that it is a requirement of my employment that in case I am injured while in the course of my work, I will immediately report the injury to my supervisor and obtain the necessary First Aid or Medical Treatment.

Employee Name (please print)	Employee Signature
Date	Supervisor's Signature

Drug Free Workplace Policy

PURPOSE

California State University, Fresno Association Inc. ("Association") is committed to providing a safe, healthy and productive work environment for all employees and other individuals in the workplace. Consistent with this commitment, and its obligations under applicable law, this policy establishes the Association's intent to provide an alcohol and drug-free environment and to encourage our employees to voluntarily seek help with any alcohol and drug-related problems.

STATEMENT OF POLICY

Any individual who conducts business for the Association, is applying for a position or is conducting business on the Association's premises is covered by this policy. Specifically, the policy applies to, but is not limited to, managers, supervisors, full-time, part-time, and temporary employees, independent contractors, visitors, volunteers, interns and applicants.

This policy is intended to apply whenever anyone is representing or conducting business for or on behalf of the Association. Employees are expected and required to report to work on time and in appropriate mental and physical condition for work. It is the Association's intent and obligation to provide a drug free, healthy, safe and secure work environment.

REGULATIONS and PROHIBITIONS

The Association prohibits the following:

- The unlawful possession, manufacture, distribution, dispensation, sale, transportation, offer to sell, promotion, purchase and/or use of drugs, alcohol*, or controlled substance at any Association worksite, at any Association sponsored/sanctioned activities and events, and while employees or other individuals as previously described perform Association-related business, regardless of the location. Employees and other individuals as previously described shall not report for work or work under the influence of any drug or alcohol or other substances that will impair work performance, alertness, coordination or response, or affect the safety and health of others.
 - * On campus or Association worksite possession, distribution or use of alcohol is limited to certain approved events and locations covered by the guidelines of Fresno State's official Policy on Alcohol and Other Drugs.

Apart from said events, such possession, distribution or use of alcohol is strictly prohibited.

- Consistent with federal law and the provisions of the California Adult Use
 of Marijuana Act, Proposition 64, the Association strictly prohibits the use,
 consumption, possession, transfer, display, sale, or growth of cannabis, in
 any form, including but not limited to, smoking, oils, and edibles. This is
 true even if such use of cannabis is for medicinal purposes authorized and
 permitted under the California Compassionate Use Act, Proposition 215.
- Prescription and over-the-counter drugs are not prohibited when taken in standard dosage and/or according to a physician's prescription. Any employee taking prescribed or over-the-counter medications will be responsible for consulting the prescribing physician and/or pharmacist to ascertain whether the medication may interfere with safe performance of his/her job. If the use of a medication could compromise the safety of the employee, fellow employees or the public, it is the employee's responsibility to use appropriate personnel procedures (e.g., call in sick, use leave, request change of duty, notify supervisor, notify company doctor) to avoid unsafe workplace practices. The illegal or unauthorized use of prescription drugs is prohibited. It is a violation of the Association's policy to intentionally misuse and/or abuse prescription medications. Appropriate disciplinary action will be taken if job performance deterioration and/or other accidents occur.
- If, at any time, an Association representative has a reasonable belief that an employee is in possession, use, or distribution of alcohol and/or drugs in violation of this policy, the Association may notify law enforcement to fully investigate the matter and/or take further corrective action, including but not limited to termination.

Mandatory Obligation to Report Convictions

In accordance with the Drug-Free Workplace Act of 1988, any Association employee must, as a condition of employment, abide by the terms of the policy and report any conviction (including a plea of nolo contendere i.e. no contest) under a criminal drug statute violation occurring at any Association worksite or university or while elsewhere conducting Association or university business. Said conviction must be reported to the Auxiliary Human Resources Department within five (5) days.

As a condition of continued institutional grant or contract eligibility, and as a condition of employment under any federal and/or state contract or grant, employees must not only comply with this policy but also with the requirement of notifying the Auxiliary Human Resources Department within five (5) days of any conviction under a criminal drug statute where the criminal act upon which the conviction is based occurred while on Association worksite or elsewhere

conducting Association or university business, or upon property owned, operated or controlled by the university.

Within ten (10) days after receiving such notice, the Association is required to notify the federal and/or state grant or contract authority. Within thirty (30) days after receiving such notice, the Association may initiate appropriate disciplinary action against the employee, up to and including termination, or require the employee to participate satisfactorily in an approved drug abuse assistance or rehabilitation program.

Legal Sanctions under Federal and State Law

Federal and state laws establish severe penalties for any individual convicted of the manufacture, possession, distribution or use of controlled substances. These penalties, upon conviction, may range from a small fine and probation to imprisonment, or both.

For a detailed list of federal penalties related to controlled substances, please refer to the U.S. Department of Justice Drug Enforcement Administration website. For a detailed list of state penalties related to controlled substances, please refer to Health and Safety Code, sections 11350—11356.5 and sections 11377—11382.5.

The Association is required by federal law to take disciplinary action up to and including suspension or termination of employment for any individual convicted of a workplace drug offense.

Drug and Alcohol-Related Health Risks

The use and abuse of drugs and alcohol can have severe negative effects in behavior and physiology. Drugs and alcohol are chemicals, and by their very nature, cause reactions in the body. Possible effects from drug and alcohol use include, but are not limited to, convulsions, memory loss, psychosis, anxiety, delusions, hallucinations, sleep disorders, depression, liver and kidney damage, cardiac irregularities, hepatitis, neurological damage, and even death.

For additional resources that describe the health risks associated with the use of drugs and alcohol, please visit the following websites:

- www.drugabuse.gov/drugs-abuse
- www.dea.gov/druginfo/factsheets.shtml
- www.niaaa.nih.gov/alcohol-health/alcohols-effects-body
- www.rethinkingdrinking.niaaa.nih.gov

Resources, Education and Assistance

The Association recognizes drug and alcohol dependency as treatable conditions and offers its employees services from the Employee Assistance Program (EAP) for substance abuse and/or dependency problems. Employees are encouraged to seek assistance from drug and alcohol-related problems and may request leaves of absence for this purpose, in addition to using approved vacation or sick leave.

Information obtained regarding an employee during participation in EAP will be treated as confidential. Access to this information is limited to those who have a legitimate need to know in accordance with federal and state laws, and management policies.

- Association employees may obtain confidential consultation regarding substance abuse or other personal problems at no cost to the employee or member of his/her immediate family. A careful assessment of the situation will be made and alternatives will be offered that are both appropriate and affordable.
- Community agencies are also available to address drug and alcoholrelated problems. Most of the various local drug treatment programs offer no-cost assessment and may be located on the Internet under "Drug Abuse & Addiction Information & Treatment Centers."

Treatment for drug and alcohol-related problems may be covered by the employee's benefit plan. However, the employee bears the ultimate financial responsibility for any recommended treatment.

Shared Responsibility

A safe and productive drug-free workplace is achieved through cooperation and shared responsibility. Both employees and supervisors have important roles to play. All employees are required to not work or be subject to duty while their ability to perform job duties is impaired due to on/or off-duty use of alcohol and/or drugs.

Supervisors are responsible for informing employees of the Association's alcohol and drug-free workplace policy as well as documenting negative changes and/or problems in work performance.

Communication

This policy is included in the Association Employee Handbook and the Employee New Hire Packet. As a condition of employment, all employees are required to review, execute, and date an acknowledgment of having received a copy of said policy. The executed acknowledgment is placed in the employee's personnel file.

IMPLEMENTATION

The Associate Vice President for Auxiliary Operations and Enterprise Development or his/her designee, in accordance with the applicable auxiliary corporation Management Services Agreement, has the authority to implement this policy.

ACKNOWLEDGMENT

Drug Free Workplace Policy California State University, Fresno Association Inc.

I understand that the Association is committed to protecting the safety, health and well-being of all employees and other individuals in the workplace. It is also my understanding that the drug free workplace policy is intended to apply whenever anyone is representing or conducting business for the organization. Therefore, I understand that I am expected and required to report to work on time and in an appropriate mental and physical condition for work. Furthermore, I acknowledge that if I am convicted of a criminal drug violation in the workplace I must notify the organization in writing within five calendar days of the conviction.

contents contained in the Drug	certify that I have read and understand the Free Workplace Policy for California State I understand a copy of this agreement will be an Resources.
Employee Signature	 Date



Auxiliary Services

Agreement for Waiver of Meal Period Employee Name: Employee and Employer agree to the following regarding the Employee's meal period: Initial appropriate paragraph(s): The nature of the Employee's work prevents the Employee from being relieved of all Employee's Initials duty during the Employee's meal period and that the Employee shall work an on-thejob meal period that shall be paid for by the Company. Employer's Initials And/or Employee's Initials The Employee's work shift for the day's work does not exceed six (6) hours. The employee waives any meal period on the work shift. Employer's Initials And/or Employee's Initials The Employee's work shift for the day is 10 hours or more (but does not exceed 12 hours). The employee waives the second meal break. Employer's Initials This agreement is freely and voluntarily entered into. This agreement is valid during the following dates: from ______ to _____ to ____ **Employee Signature** Date: Company/Unit

Date:

Employer Signature

Employer Name (Print)

P.O. Box 942709 Sacramento, CA 94229-2709 PERS-AESD-139 (9/99)

NOTICE OF EXCLUSION FROM CALPERS MEMBERSHIP

SOCIAL SECURITY NUMBER	Your employer has contracted with the Calif Retirement System (CalPERS) to provide an which includes service retirement, death, an	employee benefit package		
2. CURRENT NAME (LAST)	(FIRST)	(MIDDLE)		
3. NAME OF PUBLIC AGENCY California State University, Fresno Association, Inc. 6. TERM OF APPOINTMENT	DEPARTMENT OR SCHOOL DISTRICT NAME	5. JOB OR POSITION TITLE		
6. TERM OF APPOINTMENT	7. IF TEMPORARY, ENTER NEAREST NUMBER OF WHOLE MONTHS THE APPOINTMENT IS EXPECTED TO LAST.	8. APPOINTMENT DATE		
PERMANENT X TEMPORARY 9. TIME BASE	MONTHS	MM DD YYYY		
	NDETERMINATE IF PART TIME, ENTER THE FRACTION C	OF FULL TIME:		
In your present position with this a	gency, you are excluded from CalPERS	6 membership because:		
1. Your full-time seasonal or limit	ed term appointment is limited to 6 month	s or less.		
2. Your part-time appointment is	limited to less than an average of 20 hour	s per week.		
 Your appointment is an on-call excludes you from membership un basis) this fiscal year. 	, intermittent, emergency, substitute, or of ntil you have worked 1,000 hours (or 125	ther irregular basis which days if paid on per diem		
4. Your position is excluded by CalPERS contract agreement which excludes: Student employees, part-time temporary employees, all local safety employees and employees of the Agricultural Foundation of California State University, Fresno paid by the Association on a reimbursable basis.				
5. You are employed to render professional legal service to a city. Exceptions: Persons holding the office of city attorney, deputy city attorney, or assistant city attorney.				
6. You are an independent contractor.				
7. You are employed as a student aide by a school district in a position established for students only and you are attending school in the same district (for County Schools only).				
NOTE: If you are a member of CalPERS by previous employment (either you have funds on deposit or service credit), exclusions 1, 2, and 3 do not apply to you and you are a member in your present position. Be sure to notify your employer to complete a Member Action Request Form (PERS-AESD-1) to report your employment to CalPERS.				
If you believe that your employment do an explanation. If you still have doubts Actuarial & Employer Services Division reasons why you feel you should be a	s, you may appeal directly to CalPERS n, Member Review Unit, at the address	by sending a letter to the		
SIGNATURE OF CERTIFYING OFFICER	TITLE	DATE		
SIGNATURE OF EMPLOYEE		DATE		

Form **W-4**

Employee's Withholding Certificate

Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay.

Give Form W-4 to your employer.

2024

OMB No. 1545-0074

Department of the Treasury Your withholding is subject to review by the IRS. Internal Revenue Service (b) Social security number (a) First name and middle initial Last name Step 1: **Enter** Does your name match the Address name on your social security Personal card? If not, to ensure you get Information credit for your earnings City or town, state, and ZIP code contact SSA at 800-772-1213 or go to www.ssa.gov. Single or Married filing separately Married filing jointly or Qualifying surviving spouse Head of household (Check only if you're unmarried and pay more than half the costs of keeping up a home for yourself and a qualifying individual.) Complete Steps 2-4 ONLY if they apply to you; otherwise, skip to Step 5. See page 2 for more information on each step, who can claim exemption from withholding, and when to use the estimator at www.irs.gov/W4App. Complete this step if you (1) hold more than one job at a time, or (2) are married filing jointly and your spouse Step 2: also works. The correct amount of withholding depends on income earned from all of these jobs. **Multiple Jobs** or Spouse Do only one of the following. (a) Use the estimator at www.irs.gov/W4App for most accurate withholding for this step (and Steps 3-4). If you Works or your spouse have self-employment income, use this option; or (b) Use the Multiple Jobs Worksheet on page 3 and enter the result in Step 4(c) below; or (c) If there are only two jobs total, you may check this box. Do the same on Form W-4 for the other job. This option is generally more accurate than (b) if pay at the lower paying job is more than half of the pay at the higher paying job. Otherwise, (b) is more accurate Complete Steps 3-4(b) on Form W-4 for only ONE of these jobs. Leave those steps blank for the other jobs. (Your withholding will be most accurate if you complete Steps 3-4(b) on the Form W-4 for the highest paying job.) If your total income will be \$200,000 or less (\$400,000 or less if married filing jointly): Step 3: Multiply the number of qualifying children under age 17 by \$2,000 \$ Claim Dependent Multiply the number of other dependents by \$500\$ and Other **Credits** Add the amounts above for qualifying children and other dependents. You may add to \$ this the amount of any other credits. Enter the total here 3 (a) Other income (not from jobs). If you want tax withheld for other income you Step 4 expect this year that won't have withholding, enter the amount of other income here. (optional): 4(a) \$ This may include interest, dividends, and retirement income Other **Adjustments** (b) Deductions. If you expect to claim deductions other than the standard deduction and want to reduce your withholding, use the Deductions Worksheet on page 3 and enter 4(b) \$ (c) Extra withholding. Enter any additional tax you want withheld each pay period . 4(c) \$ Under penalties of perjury, I declare that this certificate, to the best of my knowledge and belief, is true, correct, and complete. Step 5: Sign Here Date Employee's signature (This form is not valid unless you sign it.) Employer identification First date of Employer's name and address **Employers** number (EIN) employment Only California State University, Fresno Association Inc. 2771 F. Shaw Ave.

94-6151228



EMPLOYEE'S WITHHOLDING ALLOWANCE CERTIFICATE

Complete this form so that your employer can withhold the correct California state income tax from your paycheck.

Enter Personal Information			
First, Middle, Last Name	Social Security Number		
Address	Filing Status		
City, State, and ZIP Code SINGLE or MARRIED (with two or more incomes) MARRIED (one income) HEAD OF HOUSEHOLD			
 Use Worksheet A for Regular Withholding allowances. Use other value in the Island Property in the Isl	employer agrees), (Worksheet C) coth of the conditions for exemption. (Check box here)		
Under the penalties of perjury, I certify that the number of withholding to which I am entitled or, if claiming exemption from withholding, the			
Employee's Signature			
Employer's Section: Employer's Name and Address	California Employer Payroll Tax Account Number		
California State University, Fresno Association, Inc. 2771 E. Shaw Ave.	910-1394-6		

PURPOSE: This certificate, DE 4, is for **California Personal Income Tax (PIT) withholding** purposes only. The DE 4 is used to compute the amount of taxes to be withheld from your wages, by your employer, to accurately reflect your state tax withholding obligation.

Beginning January 1, 2020, Employee's Withholding Allowance Certificate (Form W-4) from the Internal Revenue Service (IRS) will be used for federal income tax withholding only. You must file the state form Employee's Withholding Allowance Certificate (DE 4) to determine the appropriate California Personal Income Tax (PIT) withholding.

If you do not provide your employer with a withholding certificate, the employer must use Single with Zero withholding allowance.

CHECK YOUR WITHHOLDING: After your DE 4 takes effect, compare the state income tax withheld with your estimated total annual tax. For state withholding, use the worksheets on this form.

EXEMPTION FROM WITHHOLDING: If you wish to claim exempt, complete the federal Form W-4 and the state DE 4. You may claim exempt from withholding California income tax if you meet both of the following conditions for exemption:

- I. You did not owe any federal/state income tax last year, and
- 2. You do not expect to owe any federal/state income tax this year. The exemption is good for one year.

If you continue to qualify for the exempt filing status, a new DE 4 designating EXEMPT must be submitted by February 15 each year to continue your exemption. If you are not having federal/state income tax withheld this year but expect to have a tax liability next year, you are required to give your employer a new DE 4 by December 1.

Member Service Civil Relief Act: Under this act, as provided by the Military Spouses Residency Relief Act and the Veterans Benefits and Transition Act of 2018, you may be exempt from California income tax withholding on your wages if

- (i) your spouse is a member of the armed forces present in California in compliance with military orders;
- (ii) you are present in California solely to be with your spouse;
- (iii) you maintain your domicile in another state.

If you claim exemption under **this** act, **check the box on Line 4**. You may be required to provide proof of exemption upon request.



Employment Eligibility Verification

Department of Homeland Security

U.S. Citizenship and Immigration Services

USCIS Form I-9

OMB No.1615-0047 Expires 07/31/2026

START HERE: Employers must ensure the form instructions are available to employees when completing this form. Employers are liable for failing to comply with the requirements for completing this form. See below and the Instructions.

ANTI-DISCRIMINATION NOTICE: All employees can choose which acceptable documentation to present for Form I-9. Employers cannot ask employees for documentation to verify information in **Section 1**, or specify which acceptable documentation employees must present for **Section 2** or Supplement B, Reverification and Rehire. Treating employees differently based on their citizenship, immigration status, or national origin may be illegal.

Section 1. Employee day of employment, b	Information out not before	n and Attestation	on: Emplo b offer.	oyees must comp	lete and s	sign Sect	ion 1 of F	orm I-9 n	o later than the first
Last Name (Family Name)		First Name	(Given Nan	me)	Middle Init	tial (if any)	Other Last	Names Use	ed (if any)
Address (Street Number an	d Name)	A	pt. Number	(if any) City or Tow	n		L	State	ZIP Code
Date of Birth (mm/dd/yyyy)	U.S. So	cial Security Number	r Em	ployee's Email Addre	SS			Employee'	s Telephone Number
I am aware that federal provides for imprisonr fines for false stateme use of false document connection with the co this form. I attest, und of perjury, that this inf	nent and/or nts, or the s, in empletion of er penalty	1. A citizen 2. A noncitiz 3. A lawful p	of the United zen national permanent re	·	See Instruct	ions.)			3 of the instructions.):
including my selection attesting to my citizens immigration status, is correct.	of the box ship or	If you check Item I		enter one of these: Form I-94 Admissi	on Number	OR	eign Passpo	ort Number	and Country of Issuance
Signature of Employee			•		To	oday's Date	(mm/dd/yyy	y)	
If a preparer and/or tr	anslator assis	ted you in completi	ng Section	1, that person MUST	complete t	the <u>Prepare</u>	er and/or Tra	anslator Ce	rtification on Page 3.
Section 2. Employer business days after the e authorized by the Secreta documentation in the Add	mployee's firs ary of DHS, do	st day of employmentation from pation box; see Ins	ent, and m List A OR tructions.	ust physically exan R a combination of c	nine, or exa locumenta	amine con tion from L	sistent with _ist B and L	nd sign Se an alterna ist C. Ent	ative procedure er any additional
		List A	OR	Li	st B	-	AND		List C
Document Title 1									
Issuing Authority			_						
Document Number (if any)									
Expiration Date (if any)				1.14					
Document Title 2 (if any)			A	dditional Informat	on				
Issuing Authority									
Document Number (if any)									
Expiration Date (if any)									
Document Title 3 (if any)									
Issuing Authority									
Document Number (if any)									
Expiration Date (if any)				Check here if you us	sed an altern	native proce	dure authori		to examine documents.
Certification: I attest, unde employee, (2) the above-lis best of my knowledge, the	ted document	ation appears to be	genuine ar	nd to relate to the em				First Day (mm/dd/	y of Employment yyyy):
Last Name, First Name and	Fitle of Employe	er or Authorized Repi	resentative	Signature of En	nployer or A	uthorized R	epresentativ	e	Today's Date (mm/dd/yyyy
Employer's Business or Orga	nization Name		Employer	r's Business or Organi	zation Addre	ess, City or	Town, State	, ZIP Code	

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LISTS OF ACCEPTABLE DOCUMENTS

All documents containing an expiration date must be unexpired.

* Documents extended by the issuing authority are considered unexpired.

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

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

LIST A Documents that Establish Both Identity and Employment Authorization	OR	LIST B Documents that Establish Identity AN	LIST C Documents that Establish Employment Authorization
 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-readable immigrant visa Employment Authorization Document that contains a photograph (Form I-766) For an individual temporarily authorized to work for a specific employer because of his or her status or parole: Form I-94 or Form I-94A that has the following: The same name as the passport; and An endorsement of the individual's status or parole as long as that period of endorsement has not yet expired and the proposed employment is not in conflict with any restrictions or limitations identified on the form. Passport from the Federated States of Micronesia (FSM) or the Republic of the Marshall Islands (RMI) with Form I-94 or 		 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 government agencies or entities, provided it contains a photograph or information such as name, date of birth, gender, height, eye color, and address School ID card with a photograph Voter's registration card U.S. Military card or draft record Military dependent's ID card U.S. Coast Guard Merchant Mariner Card Native American tribal document Driver's license issued by a Canadian government authority For persons under age 18 who are unable to present a document listed above: School record or report card Clinic, doctor, or hospital record 	1. 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 DHS AUTHORIZATION 2. Certification of report of birth issued by the Department of State (Forms DS-1350, FS-545, FS-240) 3. Original or certified copy of birth certificate issued by a State, county, municipal authority, or territory of the United States bearing an official seal 4. Native American tribal document 5. U.S. Citizen ID Card (Form I-197) 6. Identification Card for Use of Resident Citizen in the United States (Form I-179) 7. Employment authorization document issued by the Department of Homeland Security For examples, see Section 7 and Section 13 of the M-274 on uscis.gov/i-9-central. The Form I-766, Employment Authorization Document, is a List A, Item
Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI		12. Day-care or nursery school record	Number 4. document, not a List C document.
		Acceptable Receipts	1
May be prese	ented	d in lieu of a document listed above for a t	emporary period.
		For receipt validity dates, see the M-274.	
 Receipt for a replacement of a lost, stolen, or damaged List A document. Form I-94 issued to a lawful permanent resident that contains an I-551 stamp and a photograph of the 	OR	Receipt for a replacement of a lost, stolen, or damaged List B document.	Receipt for a replacement of a lost, stolen, or damaged List C document.
 individual. Form I-94 with "RE" notation or refugee stamp issued to a refugee. 			

^{*}Refer to the Employment Authorization Extensions page on <u>I-9 Central</u> for more information.

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New Hire Notice -- Injuries Caused By Work

What does workers' compensation cover?

You may be entitled to workers' compensation benefits if you are injured or become ill because of your job. Workers' compensation covers most work-related physical or mental injuries and illnesses. An injury or illness can be caused by one event (such as hurting your back in a fall) or by repeated exposures such as hurting your wrist from doing the same motion over and over). Generally, independent contractors, and volunteers who receive no compensation are not covered by workers' compensation benefits. Injuries resulting from off duty recreational, social, or athletic activities, unless condoned or sponsored by your employer, are generally not covered.

Benefits:

Workers' compensation benefits include: Medical care, temporary disability, permanent disability, supplemental job displacement voucher, and death benefits

Medical Care:

You are entitled to medical care that is reasonably required to cure or relieve you from the effects of your work-related injury. Medical care may include doctor visits, hospital services, physical therapy, lab tests, x-rays, and medicines that are reasonably necessary to treat your injury. Providers should never bill you directly for workrelated injuries. There is a limit on some medical services. Your employer is required to provide you with a claim form within one business day of learning about your injury. It is extremely important that you complete the "Employee" section of the claim form as your employer is required to authorize medical care within one working day after you file the form. If additional care is necessary after the initial treatment, the claims administrator will authorize any care that is appropriate for your injury, including the referral to specialists.

Your Primary Treating Physician (PTP):

This is the doctor with overall responsibility for treating your injury or illness. The primary treating physician determines what type of treatment you need and when you may return to work. A multispecialty medical group of licensed doctors and osteopathy can be designated as personal physicians. If your employer or your employer's insurer does not have a Medical Provider Network, you may be able to change your treating physician to your personal chiropractor or acupuncturist following a workrelated injury or illness by making a request to the claims administrator. Chiropractors may not continue as the primary treating physician after 24 visits. If specialists, diagnostics, etc. are needed in your case, this physician will be responsible for making the referrals. If you name your personal physician before your injury, you may see him or her for treatment in certain circumstances. Otherwise, your employer has the right to select the physician who will treat you for the first 30 days. You may be able to switch to a doctor of your choice after 30 days. Special rules apply if your employer offers a Health Care Organization (HCO) or has a medical provider network.

You should receive information from your employer if you are covered by an HCO or MPN. Contact your employer for more information.

Treatment by your personal physician:

You may be treated by your personal physician if you notify your employer prior to your injury. A personal physician includes a medical group of licensed doctors of medicine or osteopathy. Please have your physician complete the attached form and return to your employer. The following requirements must be met:

- 1. You must have group health coverage from any source for non-industrial illnesses and injuries.
- Your personal physician must agree in advance to treat you for any work injuries or illnesses
- Your physician must be your regular physician and surgeon.
- Your physician has previously directed your medical treatment and retains your records, including your medical history.

What happens if your employer disputes your injury?

State law requires employers to authorize medical care within one working day of receiving a DWC 1 claim form. Your employer may be liable for as much as \$10,000 in medical care until your claim is accepted or denied.

Medical Provider Networks:

Your employer may be using a MPN, which is a selected network of health care providers to provide treatment to workers injured on the job. If your employer is using a MPN, a MPN notice should be posted next to this poster to explain how to use the MPN. If you have predesignated your personal physician prior to your work injury, then you may receive treatment from your predesignated doctor. If you have not predesignated and your employer is using a MPN, you are free to choose an appropriate provider from the MPN list after the first medical visit directed by the employer. If you are treating with a non-MPN doctor for an existing injury, you may be required to change to a doctor within the MPN.

What if my employer has a Medical Provider Network?

If your employer has Medical Provider Network additional information can be obtained by reviewing the full employee notification which is required to be posted in close proximity to the workers' compensation poster.

What if my employer does not have a Medical Provider Network?

If your employer does not have a Medical Provider Network, you may be able to change your treating physician to your personal chiropractor or acupuncturist following a work-related injury or illness within 30 days of reporting your injury. Chiropractors may not continue as



the primary treating physician after 24 visits. You may use the attached Notice of Personal Chiropractor or Personal Acupuncturist form to notify your employer of this change.

Emergency Medical Care:

If you need emergency care, call 911 for help immediately from the hospital, ambulance, fire department or police department.

First Aid:

If you need first aid treatment, contact your employer. If you have more than a simple first aid injury, you will need to ask your employer for a claim form.

Temporary Disability (TD) Benefits:

You may be entitled to payments if you lose wages while recovering. Your temporary disability rate is calculated by multiplying your average weekly wage by two thirds. The first 3 days of disability are not payable under California law unless there is hospitalization at the time of injury or the disability exceeds 14 days. If your physician returns you to work on a modified basis, you may be entitled to wage loss. This is generally calculated by multiplying the difference between your average weekly wage and your earnings during modified duties times two thirds. This is subject to the benefit minimums and maximums set by the California Legislature. Temporary disability benefits are payable within 14 days of the date of injury or knowledge of the injury. Subsequent payments are due every 14 days. For injuries occurring on or after 1/1/08, no more than 104 weeks of temporary disability are payable within 5 years from the date of injury. For longer term conditions (hepatitis B & C, amputations, severe burns, HIV, high velocity eye injuries, chemical burns to the eyes, pulmonary fibrosis, and chronic lung disease) no more than 240 weeks within five years from the date of injury are payable. You may be eligible for state disability benefits from the Employment Development Department (EDD) if TD benefits are stopped, delayed, or denied. There are time limits so contact EDD for more information.

Permanent Disability (PD) Benefits:

You may be entitled to payments if your physician says your injury has limited your ability to work. The permanent disability rate is calculated by multiplying your average weekly wage by two thirds, subject to statutory minimums and maximums. The amount of permanent disability or impairment may depend on your doctor's opinion, as well as your age, occupation type of injury and date of injury. If you have permanent disability or your claims examiner suspects you have permanent disability, a letter will be sent to you explaining your benefits, including the estimate or total value of permanent disability, weekly payment amount, how the benefit was calculated, and all of your related rights under the California Labor Code, including your right to object to the report upon which the determination is being based. Permanent Disability benefits are payable within 14 days of the last payment of temporary disability benefit or after you physician indicates there is permanent disability. The benefit is payable every fourteen days. Permanent Disability benefits are not payable until your claim is finalized if your employer

offered a job upon termination of temporary disability benefits.

Supplemental Job Displacement Benefit:

You may be entitled to a nontransferable voucher payable to a state approved school. To qualify, your injury must result in a permanent impairment and your employer is unable to offer modified or alternative work within 60 days of receipt of a report asserting that all medical conditions have reached maximum medical improvement. If your employer does not offer a modified or alternate job within 60 days of determination of maximum medical improvement, you may chose to receive a nontransferable voucher to use at a state accredited school for education-related retraining or skill replacement. If you qualify for the supplemental job displacement benefit, your claims examiner will provide a voucher for up to \$6,000.00.

Return to Work Fund

If your injury results in permanent impairment and it is determined that the amount awarded is disproportionately low in comparison to your loss of earnings, you may be entitled to additional compensation. A fund was established to supplement permanent impairment benefits under specific circumstances. This fund is administered by the Division of Workers Compensation. Your examiner can assist in directing you to the correct resource to determine eligibility.

Death Benefits:

Death benefits are paid to dependents of a worker who dies from a work-related injury or illness. The benefit is calculated and paid in the same manner as temporary disability. This benefit is paid at a minimum rate of \$224 per week. The death benefit rates are set by state law and the amount depends upon the number of dependents. If dependent minor children are involved, death benefits are payable at least until the youngest child reaches majority age. Burial expenses are also provided under this benefit.

Report Your Injury:

Report the injury immediately to your supervisor or to:

Employer representative: Adriana Chavero-Chavez	
Phone number:(559)278-0865	

Don't delay. There are time limits. If you wait too long, you may lose your right to benefits. Your employer is required to provide you a claim form within one working day after learning about your injury. Within one working day after you file a claim form, your employer shall authorize the provision of all treatment, consistent with the applicable treating guidelines, for your alleged injury and shall be liable for up to ten thousand dollars (\$10,000) in treatment until the claim is accepted or rejected. Until the date the claim is accepted or rejected, liability for medical treatment shall be limited to ten thousand dollars (\$10,000). If your claim is denied, you have the right to appeal the decision within one year of the date of injury.



Discrimination:

It is illegal for your employer to punish or fire you for having a work injury or illness, for filing a claim, or testifying in another person's workers' compensation case. If proven, you may receive lost wages, job reinstatement, increased benefits, and costs and expenses up to limits set by the state.

Questions?

If you have questions, see your employer or the claims examiner who handles workers' compensation claims for your employer.

Sedgwick Claims Management Services, Inc.

Claims Administrator:

Address:		
City:	_ State:	Zip:
Phone:		
The employer is insured for	· workers' cor	mpensation by:

How do I locate information regarding my employer's current workers' compensation carrier?

For information regarding your employer's workers' compensation carrier, please visit the below website.

https://www.caworkcompcoverage.com

If the workers' compensation policy has expired, contact a Labor Commissioner at the Division of Labor Standards Enforcement - their number can be found in your local White Pages under California State Government, Department of Industrial Relations.

You can get free information from a State Division of Workers' Compensation Information & Assistance Officer.

The nearest Information & Assistance Officer is at:

Address:	
City:	_ Phone:

Hear recorded information and a list of local offices by calling toll-free (800) 736-7401.

Learn more online: www.dir.ca.gov.

False claims and false denials:

Any person who makes or causes to be made any knowingly false or fraudulent material statement or material representation for the purpose of obtaining or denying workers' compensation benefits or payments is guilty of a felony and may be fined and imprisoned.

Your employer may not be liable for the payment of workers' compensation benefits for any injury that arises from your voluntary participation in any off-duty recreational, social, or athletic activity that is not part of your work-related duties.



PREDESIGNATION OF PERSONAL PHYSICIAN

In the event you sustain an injury or illness related to your employment, you may be treated for such injury or illness by your personal medical doctor (M.D.) or doctor of osteopathic medicine (D.O.) if:

On the date of your work injury you have health coverage for injuries and illnesses that are not work related;

The doctor is your regular physician, who shall be either a physician who has limited his or her practice of medicine to general practice or who is a board-certified or board-eligible internist, pediatrician, obstetrician-gynecologist, or family practitioner, and has previously directed your medical treatment, and retains your medical records;

Your "personal physician" may be a medical group if it is a single corporation or partnership composed of licensed doctors of medicine or osteopathy, which operates an integrated multispecialty medical group providing comprehensive medical services predominantly for non-occupational illnesses and injuries;

Prior to the injury your doctor agrees to treat you for work injuries or illnesses;

Prior to the injury you provided your employer the following in writing: (1) notice that you want your personal doctor to treat you for a work-related injury or illness, and (2) your personal doctor's name and business address.

You may use this form to notify your employer if you wish to have your personal medical doctor or a doctor of osteopathic medicine treat you for a work- related injury or illness and the above requirements are met.

NOTICE OF PREDESIGNATION OF PERSONAL PHYSICIAN Employee:

TO: (name of employer). If I have a work-relate	ed injury or illness, I choose to be treated by:
(name of doctor) (M.D., D.O.)	
(street address, city, state, ZIP)	(telephone number)
Employee Name (please print):	
Employee's Address:	
Name of Insurance Company, Plan, or Fur injuries or illnesses:	nd providing health coverage for nonoccupational
Employee's Signature:	Date:
Physician: I agree to this pre-designation:	
Signature:	Date:
(physician or designated employee of the ph	ysician)

The physician is not required to sign this form, however, if the physician or designated employee of the physician does not sign, other documentation of the physician's agreement to be predesignated will be required pursuant to Title 8, California Code of Regulations, section 9780.1 (a)(3).



Complete this section.

NOTICE OF PERSONAL CHIROPRACTOR OR PERSONAL ACUPUNCTURIST

If your employer or your employer's insurer does not have a Medical Provider Network, you may be able to change your treating physician to your personal chiropractor or acupuncturist following a work-related injury or illness. In order to be eligible to make this change, you must give your employer the name and business address of a personal chiropractor or acupuncturist in writing prior to the injury or illness. Your claims administrator generally has the right to select your treating physician within the first 30 days after your employer knows of your injury or illness. After your claims administrator has initiated your treatment with another doctor during this period, you may then, upon request, have your treatment transferred to your personal chiropractor or acupuncturist. Chiropractors may not continue as the primary treating physician after 24 visits.

Note: If your date of injury is January 1, 2004 or later, a chiropractor cannot be your treating physician after you have received 24 chiropractic visits unless your employer has authorized additional visits in writing. The term "chiropractic visit" means any chiropractic office visit, regardless of whether the services performed involve chiropractic manipulation or are limited to evaluation and management. Once you have received 24 visits, if you still require medical treatment, you will have to select a new physician who is not a chiropractor. This prohibition shall not apply to visits for postsurgical physical medicine visits prescribed by a surgeon, or physician designated by the surgeon, under the postsurgical component of the Division of Workers' Compensation's Medical Treatment Utilization Schedule.

You may use this form to notify your employer of your personal chiropractor or acupuncturist.

Your Chiropractor or Acupuncturist's Information:

(name of chiropractor or acupuncturist)	
(street address, city, state, ZIP)	
(telephone number)	
Employee Name (please print):	
Employee's Address:	
Employee's Signature:	Date:



2024 Semi-Monthly Payroll Schedule

California State University, Fresno Association, Inc.
California State University, Fresno Athletic Corporation
California State University, Fresno Foundation
Agricultural Foundation of California State University, Fresno
Associated Students Inc. of California State University, Fresno
Fresno State Programs for Children, Inc.

Pay Period	Time-Sheet Due	Date Paychecks Available
December 16-31	January 2, by 5:00 p.m.	Friday, January 5
January 1-15	January 16, by 5:00 p.m.	Monday, January 22
January 16-31	February 1, by 5:00 p.m.	Wednesday, February 7
February 1-15	February 16, by 5:00 p.m.	Thursday, February 22
February 16-29	March 1, by 5:00 p.m.	Thursday, March 7
March 1-15	March 18, by 5:00 p.m.	Friday, March 22
March 16-31	April 2, by 5:00 p.m.	Friday, April 5
April 1-15	April 16, by 5:00 p.m.	Monday, April 22
April 16-30	May 1, by 5:00 p.m.	Tuesday, May 7
May 1-15	May 16, by 5:00 p.m.	Wednesday, May 22
May 16-31	June 3, by 3:30 p.m.	Friday, June 7
June 1-15	June 17, by 3:30 p.m.	Friday, June 21
June 16-30	July 1, by 3:30 p.m.	Monday, July 8
July 1-15	July 16, by 3:30 p.m.	Monday, July 22
July 16-31	August 1, by 3:30 p.m.	Wednesday, August 7
August 1-15	August 16, by 5:00 p.m.	Thursday, August 22
August 16-31	September 3, by 5:00 p.m.	Friday, September 6
September 1-15	September 16, by 5:00 p.m.	Friday, September 20
September 16-30	October 1, by 5:00 p.m.	Monday, October 7
October 1-15	October 16, by 5:00 p.m.	Tuesday, October 22
October 16-31	November 1, by 5:00 p.m.	Thursday, November 7
November 1-15	November 18, by 5:00 p.m.	Friday, November 22
November 16-30	December 2, by 5:00 p.m.	Friday, December 6
December 1-15	December 16, by 5:00 p.m.	Friday, December 20

ALL PAYROLL CHECKS ARE AVAILABLE
AFTER 1:00 PM ON THE DATE SHOWN ABOVE



Auxiliary Services

Authorization for Direct Deposit of Payroll				
Type of Enrollment Actic		,		
☐ CHANGE	Name: (First	Middle	Last)	
☐ CANCEL				
	<u>'</u>			
	To be Completed b	y Employee if NEW or CH	ANGE is Checked	
Type of Account:	☐ Checking	☐ Savings		
	Numbers on Fo	rm Must Match Supporting Do	<u>cumentation</u>	
Routing Number:		Accoun	nt Number:	
Financial Institution Nam	e:	'		
Financial Institution Add	ess:			
	To be Completed b	y Employee if NEW or CH	ANGE is Checked	
necessary, and debit entries that are in error to my account, to the financial institution account named above. This authority will remain in force until I have given written notification to terminate it.				
		Signature	Date	
	To be Complet	ed by Employee if CANCE	L is Checked	
☐ I authorize	Auxiliary Services to cancel r	ny Direct Deposit.		
		Signature	Date	
		,	•	
Please staple a voided check in this area. If checks not available, please attach official bank documentation.				

Dear Employee:

New Health Insurance Marketplace Coverage Options and Your Health Coverage

PART A: General Information

When key parts of the health care law take effect in 2014, there will be a new way to buy health insurance: the Health Insurance Marketplace. To assist you as you evaluate options for you and your family, this notice provides some basic information about the new Marketplace and employment-based health coverage offered by your employer.

What is the Health Insurance Marketplace?

The Marketplace is designed to help you find health insurance that meets your needs and fits your budget. The Marketplace offers "one-stop shopping" to find and compare private health insurance options. You may also be eligible for a new kind of tax credit that lowers your monthly premium right away. Open enrollment for health insurance coverage through the Marketplace begins in October 2013 for coverage starting as early as January 1, 2014.

Can I Save Money on my Health Insurance Premiums in the Marketplace?

You may qualify to save money and lower your monthly premium, but only if your employer does not offer coverage, or offers coverage that doesn't meet certain standards. The savings on your premium that you're eligible for depends on your household income.

Does Employer Health Coverage Affect Eligibility for Premium Savings through the Marketplace?

Yes. If you have an offer of health coverage from your employer that meets certain standards, you will not be eligible for a tax credit through the Marketplace and may wish to enroll in your employer's health plan. However, you may be eligible for a tax credit that lowers your monthly premium or a reduction in certain cost-sharing if your employer does not offer coverage to you at all or does not offer coverage that meets certain standards. If the cost of a plan from your employer that would cover you (and not any other members of your family) is more than 9.5% of your household income for the year, or if the coverage your employer provides does not meet the "minimum value" standard set by the Affordable Care Act, you may be eligible for a tax credit.

Note: If you purchase a health plan through the Marketplace instead of accepting health coverage offered by your employer, then you may lose the employer contribution (if any) to the employer-offered coverage. Also, this employer contribution -as well as your employee contribution to employer-offered coverage- is often excluded from income for Federal and State income tax purposes. Your payments for coverage through the Marketplace are made on an after-tax basis.

How Can I Get More Information?

For more information about your coverage offered by your employer, please check your summary plan description or contact Auxiliary Human Resources at (559) 278-0865.

The Marketplace can help you evaluate your coverage options, including your eligibility for coverage through the Marketplace and its cost. Please visit <u>HealthCare.gov</u> for more information, including an online application for health insurance coverage and contact information for a Health Insurance Marketplace in your area.

PART B: Information About Health Coverage Offered by Your Employer

This section contains information about any health coverage offered by your employer. If you decide to complete an application for coverage in the Marketplace, you will be asked to provide this information. This information is numbered to correspond to the Marketplace application.

3. Employer Name	4. Employer Identification Number (EIN)			
California State University, Fresno Association Inc.	94-1512286			
5. Employer Address 6. Employer Phone Number				
2771 E. Shaw Avenue	(559) 278-0865			
7. City	8. State	9. ZIP Code		
Fresno	CA	93710		
10. Who can we contact about employee health coverage at this job?				
Nicole Lane				
11. Phone Number (if different than above)	12. Email address			
	nicolel@csufresno.edu			

Here is some basic information about health coverage offered by this employer:

• As your emp	loyer, we offer a health plan to:
	All employees
\boxtimes :	Some employees. Eligible employees are:
Bene	efited employees (also called regular or full time employees).
• With respec	et to dependents:
$\boxtimes v$	Ve do offer coverage. Eligible dependents are:
oppo	ouse, a domestic partner of the same sex as the Employee, or a domestic partner of the site sex of the Employee provided the partner is over age 62 and is registered with the fornia State Registry; and a child, stepchild or other eligible dependent up to age 26.
	We do not offer coverage
☐ If checked, this cobe affordable, based	overage meets the minimum value standard, and the cost of this coverage to you is intended to on employee wages.
**Enan if noun or	unlover intends your coverage to be affordable you may still be eligible for

**Even if your employer intends your coverage to be affordable, you may still be eligible for a premium discount through the Marketplace. The Marketplace will use your household income, along with other factors, to determine whether you may be eligible for a premium discount. If, for example, your wages vary from week to week (perhaps you are an hourly employee or you work on a commission basis), if you are newly employed mid—year, or if you have other income losses, you may still qualify for a premium discount.

If you decide to shop for coverage in the Marketplace, HealthCare.gov will guide you through the process. Here's the employer information you'll enter when you visit HealthCare.gov to find out if you can get a tax credit to lower your monthly premiums.