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SCHOOL BUS DRIVERS

- 3 <u>Eligibility for Employment</u>
- 4 Any applicant for employment hired to transport students must:
- a. Have a physical examination of a scope prescribed by the Virginia Board of Education
 and furnish a form prescribed by the Board of Education showing the results of such
 examination;
- b. Furnish a statement or copy of records from the Department of Motor Vehicles showing 8 9 that the applicant, within the preceding five years, has not been convicted of a charge of driving under the influence of alcohol or drugs, convicted of a charge of refusing to take 10 a blood or breath test, convicted of a felony or assigned to any alcohol safety action 11 program or driver alcohol rehabilitation program pursuant to Va. Code § 18.2-271.1 or, 12 within the preceding 12 months, has not been convicted of two or more moving traffic 13 violations or been required to attend a driver improvement clinic by the Commissioner of 14 the Department of Motor Vehicles pursuant to Va. Code § 46.2-498; 15
- c. Furnish a statement signed by two reputable persons who reside in the school division or
 in the applicant's community that the person is of good moral character;
- d. Exhibit a license showing the person has successfully undertaken the examination
 prescribed by Va. Code § 46.2-339;
- e. Have reached the age of 18 on the first day of the school year; and
- f. Submit to testing for alcohol and controlled substances as required by state and federal
 law and regulation.
- Persons for whom registration with the Sex Offender and Crimes Against Minors Registry is
 required are not eligible for employment as a driver to transport students.

Persons hired as drivers to transport students must annually furnish the documents listed in (a) and (b) above prior to the anniversary date of their employment as a condition of continued employment as a school bus operator.

Alexandria City Public Schools (ACPS) does not employ drivers subject to controlled substances and alcohol testing required by federal law without first conducting a pre-employment query of the federal Drug and Alcohol Clearinghouse (the Clearinghouse) to obtain information about the driver. Drivers must give specific consent for the query.

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No driver is permitted to perform any safety-sensitive function if the results of a Clearinghouse 33 34 query demonstrate that the driver has a verified positive, adulterated, or substituted controlled substances test result; has an alcohol confirmation test with a concentration of 0.04 or higher; has 35 36 refused to submit to a test; or that an employer has reported actual knowledge that the driver used alcohol on duty, used alcohol before duty, used alcohol following an accident, or used a 37 controlled substance in violation of federal regulations, except where a query of the 38 Clearinghouse demonstrated that the driver has successfully completed the substance abuse 39 professional (SAP) evaluation, referral, and education/treatment process required by federal 40 regulation; achieves a negative return-to-duty test result; and completes the follow-up testing 41

- 42 plan prescribed by the SAP.
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ACPS also conducts a query of the Clearinghouse at least once per year for information for all employees subject to controlled substance and alcohol testing required by federal law and regulation to determine whether information exists in the Clearinghouse about these employees.

- 47
- 48 Drug and Alcohol Testing

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50 Drivers are subject to drug and alcohol testing as required by state and federal law. Any driver 51 who refuses to submit to a test shall not perform or continue to perform safety-sensitive 52 functions. The Division administers alcohol and controlled substance tests in accordance with 53 federal laws and regulations.

- 5455 Prohibited Conduct
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57 Drivers are prohibited from:

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- a. Alcohol possession and/or use on the job;
- b. Alcohol use during the four hours before performing safety-sensitive functions;
- c. Having prohibited concentrations of alcohol (as defined in federal regulations) in their
 systems while on duty or performing safety-sensitive functions; and
 - d. Alcohol use during the eight hours following an accident or until after the driver undergoes a post-accident alcohol test, whichever occurs first.
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No driver shall report for duty or remain on duty requiring the performance of safety-sensitive functions when the driver uses any controlled substances except when the use is pursuant to the instructions of a physician who has advised the driver that the substance does not adversely affect his/her ability to safely operate a motor vehicle.

- 70
- 71 <u>Notification</u>

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The Superintendent or Superintendent's designee is responsible for providing educational materials to drivers that explain the requirements of federal regulations and the Division's policies and procedures with regard to meeting those requirements. The Superintendent or designee ensures that a copy of the materials is distributed to each driver prior to the start of testing and to each driver subsequently hired or transferred into a position requiring driving a commercial vehicle. Those materials contain at least the following information:

- a. The identity of the person designated by the school division to answer driver questionsabout the materials;
- b. The categories of drivers subject to this policy;
- c. Sufficient information about the safety-sensitive functions performed by those drivers to
 make clear what period of the work day the driver is required to be in compliance;
- d. Specific information concerning driver conduct that is prohibited;
- e. The circumstances under which a driver will be tested for alcohol and/or controlled
 substances, including post-accident testing;
- f. The procedures that will be used to test for the presence of alcohol and controlled

substances, protect the driver and the integrity of the testing processes, safeguard the
validity of the test results, and ensure that those results are attributed to the correct driver,
including post-accident information, procedures and instructions;

- 91 g. The requirement that a driver submit to alcohol and controlled substances tests;
- h. An explanation of what constitutes a refusal to submit to an alcohol or controlled
 substances test and the attendant consequences;
- i. The consequences for drivers found to have violated federal law or regulations, including
 the requirement that the driver be immediately removed from safety-sensitive functions;
- j. The consequences for drivers found to have an alcohol concentration of 0.02 or greater
 but less than 0.04;
- 98 k. Information concerning the effects of alcohol and controlled substances use on an
 99 individual's health, work, and personal life; signs and symptoms of an alcohol or a
 100 controlled substances problem (the driver's or a co-worker's);
- Information concerning available methods of intervening when an alcohol or a controlled
 substances problem is suspected, including confrontation, referral to any employee
 assistance program and/or referral to management; and
- m. The requirement that the following personal information be reported to the Clearinghouse: a verified positive, adulterated, or substituted drug test result; an alcohol confirmation test with a concentration of 0.04 or higher; a refusal to submit to required tests; an employer's report of actual knowledge of on-duty alcohol use, pre-duty alcohol use, post-accident alcohol use, and controlled substance use; an SAP report of the successful completion of the return-to-duty process; a negative return-to-duty test; and an employer's report of completion of follow-up testing.
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Each driver shall sign a statement certifying that the driver has received a copy of the abovematerials and the Division maintains this signed copy.

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115 Before performing each alcohol or controlled substance test the Division notifies the driver that 116 the test is required by federal law and regulation.

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118 Consequences of Prohibited Conduct

A driver who has engaged in conduct prohibited by federal regulation or for whom testing confirms prohibited alcohol concentration levels (as defined in federal regulations) or the presence of a controlled substance is removed immediately from safety-sensitive functions. Before a driver is returned to the performance of safety-sensitive functions, if at all, the driver shall undergo an evaluation by a substance abuse professional, as defined by 49 C.F.R. § 40.281, comply with any required rehabilitation, and undergo a return-to-duty test with negative drug test results and/or an alcohol test with an alcohol concentration of less than 0.02.

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128 <u>Records Retention</u>

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130 The Division maintains records in compliance with federal regulations in a secure location with

- 131 controlled access. With the driver's consent, the Division may obtain any of the information
- 132 concerning drug and alcohol testing from the driver's previous employer. A driver is entitled
- upon written request to obtain copies of any records pertaining to the driver's use of alcohol or

134 controlled substances including information pertaining to alcohol or drug tests.

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Records shall be made available to a subsequent employer upon receipt of a written request from
a driver. Disclosure by the subsequent employer is permitted only as expressly authorized by the
terms of the driver's request.

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140	Adopted:	November 17, 1998		
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142	Amended:	November 21, 2002		
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144	Amended:	April 20, 2006		
145	Amended:	December 3, 2015		
146	Amended:	December 17, 2020		
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149	Legal Refs.:	49 U.S.C. § 31136		
150				
151		49 C.F.R. §§	40.305, 382.105, 382.113, 382.201, 382.205, 382.207, 382.209,	
152		382.213, 382.217, 382.301, 382.303, 382.401, 382.405, 382.601, 382.605,		
153		382.701.		
154				
155		Code of Virginia, 1950, as amended, §§ 22.1-78, 46.2-339, 46.2-340.		
156				
157	Cross Refs.:	GBE	Staff Health	
158		GBEA	Unlawful Manufacture, Distribution, Dispensing, Possession	
159			or Use of a Controlled Substance	
160		EEAC	School Bus Safety Program	
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