COMMONWEALTH OF PENNSYLVANIA SEXUAL MISCONDUCT/ABUSE DISCLOSURE RELEASE (Pursuant to Act 168 of 2014)

Instructions

This standardized form has been developed by the Pennsylvania Department of Education, pursuant to Act 168 of 2014, to be used by school entities and independent contractors of school entities and by applicants who would be employed by or in a school entity in a position involving direct contact with children to satisfy the Act's requirement of providing information related to abuse or sexual misconduct. As required by Act 168, in addition to fulfilling the requirements under section 111 of the School Code and the Child Protective Services Law ("CPSL"), an applicant who would be employed by or in a school entity in a position having direct contact with children, must provide the information requested in SECTION 1 of this form and complete a written authorization that consents to and authorizes the disclosure by the applicant's current and former employers of the information requested in SECTION 2 of this form. The applicant shall complete one form for the applicant's current employer(s) and one for each of the applicant's former employers that were school entities or where the applicant was employed in a position having direct contact with children (therefore, the applicant may have to complete more than one form). Upon completion by the applicant, the hiring school entity or independent contractor shall submit the form to the applicant's current and former employers to complete SECTION 2. A school entity or independent contractor may not hire an applicant who does not provide the required information for a position involving direct contact with children.

Relevant Definitions:

Direct Contact with Children is defined as: "the possibility of care, supervision, guidance or control of children or routine interaction with children."

Sexual Misconduct is defined as: "any act, including, but not limited to, any verbal, nonverbal, written or electronic communication or physical activity, directed toward or with a child or a student regardless of the age of the child or student that is designated to establish a romantic or sexual relationship with the child or student. Such acts include, but are not limited to: (1) sexual or romantic invitation; (2) dating or soliciting dates; (3) engaging in sexualized or romantic dialogue; (4) making sexually suggestive comments; (5) self-disclosure or physical exposure of a sexual, romantic or erotic nature; or (6) any sexual, indecent, romantic or erotic contact with the child or student."

Abuse is defined as "conduct that falls under the purview and reporting requirements of the CPSL, 23 Pa.C.S. Ch. 63, is directed toward or against a child or a student, regardless of the age of the child or student."

Please Note

A prospective employer that receives any requested information regarding an applicant may use the information for the purpose of evaluating the applicant's fitness to be hired or for continued employment and shall report the information as appropriate to the Department of Education, a state licensing agency, law enforcement agency, child protective services agency, another school entity or to a prospective employer.

If the prospective employer decides to further consider an applicant after receiving an affirmative response to any of the questions listed in SECTIONS 1 and 2 of this form, the prospective employer shall request that former employers responding affirmatively to the questions provide additional information about the matters disclosed and include any related records. The <u>Commonwealth of Pennsylvania Sexual Misconduct/Abuse Disclosure Information Request</u> can be used to request this follow-up information. Former employers shall provide the additional information and records within 60 calendar days of the prospective employer's request.

The completed form and any information or records received shall not be considered public records for the purposes of the Act of February 14, 2008 (P.L. 6, No. 3) known as the "Right to Know Law."

The Department of Education shall have jurisdiction to determine willful violations of Act 168 and may, following a hearing, assess a civil penalty not to exceed \$10,000. School entities shall be barred from entering into a contract with an independent contractor who is found to have willfully violated the provisions of Act 168.

APPLICANTS: Please complete: page two in full, the top 1/2 of page three, sign & date. STOP. Return form to DASD to send out out on your behalf. Form must be legible.

COMMONWEALTH OF PENNSYLVANIA SEXUAL MISCONDUCT/ABUSE DISCLOSURE RELEASE (under Act 168 of 2014)

(Hiring school entity or independent contractor submits this form to ALL current employer(s) and to former employer(s) that were school entities and/or where the applicant had direct contact with children)

	nployer:	□ No applicable employment	☐ No applicable employment	
Street Address:				
City, State, Zip:				
Telephone Number:	Fax Number:	Email:		
Contact Person:		Title:		
•	•	s required by Act 168 of 2014.		
SECTION 1: APPLICANT CER		O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC <i>A</i>	
HAS NO CURRENT OR PRIOR	TIFICATION AND RELEASE (O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC <i>I</i>	
	TIFICATION AND RELEASE (O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC <i>E</i>	
Applicant's Name (First, Middle	TIFICATION AND RELEASE (O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLICA	
Applicant's Name (First, Middle	ETIFICATION AND RELEASE (EXEMPLOYMENT TO DISCLOS E., Last):	O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC <i>A</i>	
Applicant's Name (First, Middle Any former names by which the	ETIFICATION AND RELEASE (EXEMPLOYMENT TO DISCLOSE). E. Last): E. Applicant has been identified:	O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC <i>E</i>	
Applicant's Name (First, Middle Any former names by which the DOB: Last 4 digits of Applicant's Soc	ETIFICATION AND RELEASE (EXEMPLOYMENT TO DISCLOSE). E. Last): E. Applicant has been identified:	O BE COMPLETED BY THE APPLICANT EVEN IF THE	APPLIC	

Pursuant to Act 168, an employer, school entity, administrator, and/or independent contractor that provides information or records about a current or former employee or applicant shall be immune from criminal liability under the CPSL, the Educator Discipline Act, and from civil liability for the disclosure of the information, unless the information or records provided were knowingly false. Such immunity shall be in addition to and not in limitation of any other immunity provided by law or any absolute or conditional privileges applicable to such disclosure by the virtue of the circumstances of the applicant's consent thereto. Under Act 168, the willful failure to respond to or provide the information and records as requested may result in civil penalties and/or professional discipline, where applicable.

Have yo	u (Applicant	e) ever:					
Yes	No		sexual misconduct investigation by any employer, state licensing agen ective services agency (unless the investigation resulted in a finding t				
Yes	Been disciplined, discharged, non-renewed, asked to resign from employment, resigned from or of separated from employment while allegations of abuse or sexual misconduct were pending of investigation or due to adjudication or findings of abuse or sexual misconduct?						
Yes	No	Had a license, professional license or certificate suspended, surrendered or revoked while allegations of ab or sexual misconduct were pending or under investigation or due to an adjudication or findings of abuse sexual misconduct?					
my know required disciplin the Educ requeste any and	vledge. I u , shall subju e up to, and cator Discipled in SECTI all liability o	nderstand that false statements here ect me to criminal prosecution unde including, termination or denial of emine Act. I also hereby authorize the along this form and any related reco	e statements made in this form are correct, complete, and true to the in, including, without limitation, any willful failure to disclose the inform 18 Pa.C.S. § 4904 (relating to unsworn falsification to authorities) ployment, and may subject me to civil penalties and disciplinary action bove-named employer to release to the entity listed on page 3, the information of the	rmation and to n unde rmation rer fron			
Signatur	e of Applica	nt	 Date				
CECTIO	N 2. CUD	DENT/FORMER FMRI OVER VER	FIGATION (TO BE COMPLETED BY THE APPLICANT'S OU	DEN			
EMPLO	N 2: CUR YER(S) AN	D ALL FORMER EMPLOYERS TH	FICATION (TO BE COMPLETED BY THE APPLICANT'S CUITAT WERE SCHOOL ENTITIES AND/OR WHERE THE APPLICAN	T HAI			
DIRECT	CONTACT	WITH CHILDREN)					
Dates of	employmer	nt of Applicant:	Contact telephone #:				
To the b	est of your l	knowledge, has Applicant ever:					
Yes	No						
Yes	No	separated from employment w	Been disciplined, discharged, non-renewed, asked to resign from employment, resigned from or otherwise separated from employment while allegations of abuse or sexual misconduct were pending or under investigation or due to adjudication or findings of abuse or sexual misconduct?				
Yes	No		e or certificate suspended, surrendered or revoked while allegations of ling or under investigation or due to an adjudication or findings of ab				
			currently exists regarding the above questions. I have no knowle cant that would disqualify the applicant from employment.	edge o			
Former	Employer Ro	epresentative Signature and Title	Date				
_							
		ed information to: pendent Contractor:					
Addres	s:		Phone:				
City:		State: Zip:	Fax: Email:				
			Til				
Contac	t Person:		Title:				
Date Fo	rm Received	d:	Received by:				