

March 16, 2010

Dear Incoming House Officer:

Congratulations and welcome to LSU! You are entering the most exciting phase of your medical career where you finally get to concentrate on your chosen field. In addition, you will be training in an environment where each house officer can develop at his/her own pace and in a city and region unlike any other in the U.S. The GME Office stands ready to help you in any way we can. Over the next few years you will witness major positive developments in the LSU medical complex which will enhance your graduate and post-graduate education. We look forward to meeting you at the Orientation scheduled on Monday, June 28, 2010 at 8:30a.m beginning in the Medical Education Building, 1901 Perdido, Lecture Room B.

Again, welcome to our institution and to the most stimulating years of your life.

Sincerely,

Charles Hilton, M.D. Associate Dean for Academic Affairs

Designated Institutional Official (DIO)



March 16, 2010

TO: All Incoming House Officers

CC: Clinical Department Heads

Clinical Business Managers

Residency and Fellowship Program Directors Residency and Fellowship Program Coordinators

FROM: Charles Hilton, MD

Associate Dean for Academic Affairs Designated Institutional Official (DIO)

RE: 2010-2011 Incoming House Officer Orientation Schedule

Two MANDATORY Orientation sessions for all Incoming (New) House Officers will be held in late June.

The LSUHSC Orientation will be held on Monday, June 28, 2010, beginning 8:30 a.m. in the Medical Education Building, 1901 Perdido, Lecture Room B. Lunch will be provided. For your convenience, access to a map of the LSUHSC Downtown campus is available at http://www.medschool.lsuhsc.edu/location.asp. Campus parking for this event has yet to be confirmed. For this and other information concerning Orientation, please check the website at

http://www.medschool.lsuhsc.edu/medical_education/graduate. If you have any questions regarding the LSUHSC Orientation, please feel free to contact the Graduate Medical Education Office at 504-568-4006.

In addition, the Interim LSU Public Hospital (ILPH formerly MCLNO) will host a separate Orientation the following day, Tuesday, June 29, 2010 from 8:00a.m. – 2:30p.m. at University Hospital in the Basement Area. This Orientation is sponsored by the hospital's Medical Staff Office. If you have any further questions regarding the Interim LSU Public Hospital Orientation, please contact Senora Paul, 504-903-0381.



TO: All Incoming LSUHSC House Officers

CC: Program Directors/Program Coordinators

From: Charles Hilton, MD

Associate Dean for Academic Affairs

RE: Drug testing for incoming house officers 2010-2011

In Order for incoming house officers to begin training and be paid through the payroll system, they must undergo pre-employment drug testing on or after March 25th, 2010. Testing after May 15th, 2010 could result in an administrative delay in processing your payroll documents and delay the start of your residency/fellowship training.

*Instructions regarding the drug testing procedures will follow your initial communication with your department coordinator.

All incoming	House Officers must contact their program coordinator,
at	(phone) to schedule the drug test.



March 16, 2010

TO: All Incoming LSUHSC House Officers

FROM: Charles Hilton, MD

Associate Dean for Academic Affairs Designated Institutional Official (DIO)

RE: Health Requirements for Incoming House Officers

Written documentation of health requirements is required prior to starting your training program. All documents must be submitted before May 1, 2010. The following health requirements must be provided:

- 1. PPD skin test within 6 months prior to start date (include results)
- 2. Rubella (German measles) immunity proven by titer or documentation of vaccination as per the CDC guidelines.
- 3. Measles immunity proven by titer or documentation of vaccination as per the CDC guidelines.
- 4. Varicella (Chicken pox) Proof of immunity by titer or proof of varicella vaccination as per the CDC guidelines.
- 5. Proof of Hepatitis B vaccine or proof of antibodies to Hepatitis B.
- 6. Proof of Td/Tdap (Tetanus) within past 10 years.

All Health Requirements documentation should be forwarded to:

Graduate Medical Education LSU School of Medicine 2020 Gravier Street, Suite 602 New Orleans, LA 70112 Attn: Kim Cannon

If you have any questions, please contact the Graduate Medical Education Office at 504-568-4006.



LSUHSC-NO INCOMING HOUSE OFFICER HEALTH REQUIREMENTS

Documentation of immunizations MUST BE ATTACHED TO THIS FORM. All documents must be submitted before May 1, 2010.

Forward all documentation to:

kcanno@lsushc.edu

Student Health 2020 Gravier Street, Room 619

New Orleans, LA 70112 Attn: Kim Cannon (fax 504-568-3332/ ph 504-568-2468)

PLEA	ASE PRINT CLEARLY OR TYPE:
NAM	E:
MAII	LING ADDRESS:
SS#_	DATE OF BIRTH:
TRAI	NING PROGRAM: START DATE:
Please 1.	PPD skin test within 6 months prior to start date (include results) If positive, please furnish the following information: Date of Positive PPD INH taken?(Yes)(No) How Long?(6 months)(1 year) Date of last CXR Results BCG received?(Yes)(No) Year *NOTE: If BCG received more than 8 years ago, a PPD skin test is required.
2.	Rubella (German measles) immunity proven by titer or documentation of vaccination as per the CDG guidelines.
3.	Measles immunity proven by titer or documentation of vaccination as per the CDC guidelines.
4.	Varicella (Chicken pox) - Proof of immunity by titer or proof of varicella vaccination as per the CDG guidelines.
5.	Proof of Hepatitis B <u>vaccine</u> or proof of <u>antibodies</u> to Hepatitis B.
6.	Proof of Td/Tdap (Tetanus) within past 10 years.
If you	have any questions, please contact the Graduate Medical Education Office at 504-568-2468 or email

LSU HEALTH SCIENCES CENTER – NEW ORLEANS BIOGRAPHICAL DATA FORM CODING DATA

1. Name	2. SS#	3b. Sex	3a. Race ☐ American Ir	ndian/Alaskan Native
4. Address	5. Home Phone		Black/Africa	an American vaiian/Pacific Is.
***************************************	6. Marital Status	<u></u>	Asian	
7. Birth 8. Bi				 spanic /Latino
Date C		Permanent Residen	, INC	on-Hispanic /Latino
9. Country of Citizenship	Visa Status	Nbr.		
	EDUCATION DATA			
10. High School Graduate/GED?11. College/University Attended		npleted (1-18+) Major	-	Date Received
			,	
If you answer yes to any of the fo	BACKGROUND (Please include current application, curriculu		em number 16.	
	d by LSU? (If yes, provide name, relationship, do byed by any LSU campus (If yes, indicate campu)			☐ Yes ☐ No
14. Do you have prior State Service15. Are you a member of any profes	? (If yes, indicate name of agency, position(s) he sional organization, society, or hold licenses in a held and certificate number, if applicable)			Yes No
	WORK EXPERIENCE			
Employer	Location	Dates	Position/Title	
EMERGENCY NO	OTIFICATION DATA: In case of emergency	. please notify the fo	ollowing individu	ıal:
Name		Relationship	_	
Address		Home Phone Work Phone		
		vvoik Phone		
	s" to qu estions 12-15, please provide the reque the item s listed on the top of the form. Please			
				•



Employee Withholding Exemption Certificate (L-4)

Louisiana Department of Revenue

Purpose: Complete form L-4 so that your employer can withhold the correct amount of state income tax from your salary.

Instructions: Employees who are subject to state withholding should complete the personal allowances worksheet indicating the number of withholding personal exemptions in Block A and the number of dependency credits in Block B.

- Employees must file a new withholding exemption certificate within 10 days if the number of their exemptions decreases, except if the change is the result of the death of a spouse or a dependent.
- Employees may file a new certificate any time the number of their exemptions increases.
- · Line 8 should be used to increase or decrease the tax withheld for each pay period. Decreases should be indicated as a negative amount.

Penalties will be imposed for willfully supplying false information or willful failure to supply information that would reduce the withholding exemption.

This form must be filed with your employer. If an employee fails to complete this withholding exemption certificate, the employer must withhold Louisiana income tax from the employee's wages without exemption.

Note to Employer: Keep this certificate with your records. If you believe that an employee has improperly claimed too many exemptions or dependency credits, please forward a copy of the employee's signed L-4 form with an explanation as to why you believe that the employee improperly completed this form and any other supporting documentation. The information should be sent to the Louisiana Department of Revenue, Criminal Investigations Division, PO Box 2389, Baton Rouge, LA 70821-2389.

Block A					
• Enter "0" to claim neither yourself nor your spouse. You may enter "0" if you are married, and have a working spouse or more than one job to avoid having too little tax withheld.					Α.
	im yourself if you did not claim this exemption in connectio emption. Enter "1" to claim one personal exemption if you v			se has not	
• Enter "2" to clai	m yourself and your spouse.				
Block B					
Enter the numb are claimed, en	er of dependents, not including yourself or your spouse, who ter "0."	om you will clain	n on your tax return. If no d	ependents	В.
\$					
	Cut here and give the bottom portion of certificate to	your employe	r. Keep the top portion for	or your reco	rds.
Form L-4 Louisiana Department of Revenue	Employee's Withh	olding A	llowance Cert	ificate	
1. Type or print fir	rst name and middle initial	Last name			
2. Social Security	/ Number	3. ☐ No exer	mptions or dependents cla	aimed 🗆 S	Single Married
4. Home address	(number and street or rural route)				
5. City			State	ZIP	
6. Total number of	of exemptions claimed in Block A			6.	
7. Total number of	of dependents claimed in Block B			7.	
Increase or decrease in the amount to be withheld each pay period. Decreases should be indicated as a negative amount. 8.				8.	
I declare under th	e penalties imposed for filing false reports that the number of ich I am entitled.	f exemptions ar	nd dependency credits clai	med on this o	certificate do not exceed
Employee's signa	Employee's signature Date				
	The following is to be	completed by e	employer.		
9. Employer's nar	me and address	10. Employer's	state withholding account	t number	

Form W-4 (2010)

Purpose. Complete Form W-4 so that your employer can withhold the correct federal income tax from your pay. Consider completing a new Form W-4 each year and when your personal or financial situation changes.

Exemption from withholding. If you are exempt, complete **only** lines 1, 2, 3, 4, and 7 and sign the form to validate it. Your exemption for 2010 expires February 16, 2011. See Pub. 505, Tax Withholding and Estimated Tax.

Note. You cannot claim exemption from withholding if (a) your income exceeds \$950 and includes more than \$300 of unearned income (for example, interest and dividends) and (b) another person can claim you as a dependent on his or her tax return.

Basic instructions. If you are not exempt, complete the Personal Allowances Worksheet below. The worksheets on page 2 further adjust your withholding allowances based on itemized deductions, certain credits, adjustments to income, or two-earners/multiple jobs situations.

Complete all worksheets that apply. However, you may claim fewer (or zero) allowances. For regular wages, withholding must be based on allowances you claimed and may not be a flat amount or percentage of wages.

Head of household. Generally, you may claim head of household filing status on your tax return only if you are unmarried and pay more than 50% of the costs of keeping up a home for yourself and your dependent(s) or other qualifying individuals. See Pub. 501, Exemptions, Standard Deduction, and Filing Information, for information.

Tax credits. You can take projected tax credits into account in figuring your allowable number of withholding allowances. Credits for child or dependent care expenses and the child tax credit may be claimed using the Personal Allowances Worksheet below. See Pub. 919, How Do I Adjust My Tax Withholding, for information on converting your other credits into withholding allowances.

Nonwage income. If you have a large amount of nonwage income, such as interest or dividends, consider making estimated tax

payments using Form 1040-ES, Estimated Tax for Individuals. Otherwise, you may owe additional tax. If you have pension or annuity income, see Pub. 919 to find out if you should adjust your withholding on Form W-4 or W-4P.

Two earners or multiple jobs. If you have a working spouse or more than one job, figure the total number of allowances you are entitled to claim on all jobs using worksheets from only one Form W-4. Your withholding usually will be most accurate when all allowances are claimed on the Form W-4 for the highest paying job and zero allowances are claimed on the others. See Pub. 919 for details.

Nonresident alien. If you are a nonresident alien, see Notice 1392, Supplemental Form W-4 Instructions for Nonresident Aliens, before completing this form.

Check your withholding. After your Form W-4 takes effect, use Pub. 919 to see how the amount you are having withheld compares to your projected total tax for 2010. See Pub. 919, especially if your earnings exceed \$130,000 (Single) or \$180,000 (Married).

inc	ome, or two-earners/multiple jobs situations. Outlier ma				
_	Personal Allowances Works	sheet (Keep for	your records.)		
Α	Enter "1" for yourself if no one else can claim you as a depende	ent			Α
	 You are single and have only one job; or 				-
В	Enter "1" if: You are married, have only one job, and your			}	В
	 Your wages from a second job or your spouse's 				
С	Enter "1" for your spouse. But, you may choose to enter "-0-" in				
_	more than one job. (Entering "-0-" may help you avoid having to		•		_
D –	Enter number of dependents (other than your spouse or yoursel	, ,	•		
E	Enter "1" if you will file as head of household on your tax return	•		,	_
F	Enter "1" if you have at least \$1,800 of child or dependent care	•	, ,		г
_	(Note. Do not include child support payments. See Pub. 503, Ch	•	•	,	
G	Child Tax Credit (including additional child tax credit). See Pub.	•	•		
	 If your total income will be less than \$61,000 (\$90,000 if married), enter "2" fo If your total income will be between \$61,000 and \$84,000 (\$90,000 if plus "1" additional if you have six or more eligible children. 	000 and \$119,000	•	•	
Н	Add lines A through G and enter total here. (Note. This may be different to			-	
	For accuracy, complete all worksheets • If you plan to itemize or claim adjustments to and Adjustments Worksheet on page 2. • If you have more than one job or are married and you	u and your spouse b	oth work and the co	mbined earnings from	all jobs exceed
	that apply. \$18,000 (\$32,000 if married), see the Two-Earners/N	Jultinla Jaha Warkal	haat on nago 2 to a	The state of the proof of	and the second second
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Form W-4 (2010) Page **2**

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	Deductions and Adjustments Worksheet		
Not	e. Use this worksheet only if you plan to itemize deductions or claim certain credits or adjustments to income.		
1	Enter an estimate of your 2010 itemized deductions. These include qualifying home mortgage interest, charitable contributions, state and local taxes, medical expenses in excess of 7.5% of your income, and miscellaneous deductions	1	\$
2	Enter: \$11,400 if married filing jointly or qualifying widow(er) \$8,400 if head of household \$5,700 if single or married filing separately	2	\$
3	Subtract line 2 from line 1. If zero or less, enter "-0-"	3	\$
4	Enter an estimate of your 2010 adjustments to income and any additional standard deduction. (Pub. 919)	4	\$
5	Add lines 3 and 4 and enter the total. (Include any amount for credits from Worksheet 6 in Pub. 919.)	5	\$
6	Enter an estimate of your 2010 nonwage income (such as dividends or interest)	6	\$
7	Subtract line 6 from line 5. If zero or less, enter "-0-"	7	\$
8		8	
9	Enter the number from the Personal Allowances Worksheet, line H, page 1	9	
10	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	10	

	Two-Earners/Multiple Jobs Worksheet (See Two earners or multiple jobs on	page	1.)
Note. Use this	worksheet only if the instructions under line H on page 1 direct you here.		
1 Enter the nu	mber from line H, page 1 (or from line 10 above if you used the Deductions and Adjustments Worksheet)	1	
2 Find the n	mber in Table 1 below that applies to the LOWEST paying job and enter it here. However, if		
	rried filing jointly and wages from the highest paying job are \$65,000 or less, do not enter more		
than "3." .		2	
3 If line 1 is	more than or equal to line 2, subtract line 2 from line 1. Enter the result here (if zero, enter		
"-0-") and	on Form W-4, line 5, page 1. Do not use the rest of this worksheet	3	
Note. If line 1	is less than line 2, enter "-0-" on Form W-4, line 5, page 1. Complete lines 4-9 below to fig	gure tl	ne additional
withhold	ng amount necessary to avoid a year-end tax bill.		
4 Enter the r	umber from line 2 of this worksheet		
5 Enter the r	umber from line 1 of this worksheet		
6 Subtract	ne 5 from line 4	6	
7 Find the a	nount in Table 2 below that applies to the HIGHEST paying job and enter it here	7	\$
8 Multiply lin	e 7 by line 6 and enter the result here. This is the additional annual withholding needed	8	\$
	8 by the number of pay periods remaining in 2010. For example, divide by 26 if you are paid		
	weeks and you complete this form in December 2009. Enter the result here and on Form W-4,	•	Φ.
iirie 6, pag	e 1. This is the additional amount to be withheld from each paycheck	9	Ф

Table 1					Tal	ole 2					
Married Filing Jointly		All Others		Married Filing Jointly		Others Married Filing Jointly All Other		All Others Married Filing Jointly		All Others	
If wages from LOWEST paying job are—	Enter on line 2 above	If wages from LOWEST paying job are—	Enter on line 2 above	If wages from HIGHEST paying job are—	Enter on line 7 above	If wages from HIGHEST paying job are—	Enter on line 7 above				
\$0 - \$7,000 - 7,001 - 10,001 - 16,000 - 16,001 - 22,000 - 22,001 - 27,000 - 35,001 - 44,000 - 55,001 - 55,001 - 65,001 - 72,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 85,001 - 105,000 - 85,000 - 85	0 1 2 3 4 5 6 7 8 9 10 11	\$0 - \$6,000 - 6,001 - 12,000 - 12,001 - 19,000 - 19,001 - 26,000 - 26,001 - 50,000 - 50,001 - 65,000 - 65,001 - 80,001 - 90,001 - 120,001 and over	0 1 2 3 4 5 6 7 8 9	\$0 - \$65,000 65,001 - 120,000 120,001 - 185,000 185,001 - 330,000 330,001 and over	\$550 910 1,020 1,200 1,280	\$0 - \$35,000 35,001 - 90,000 90,001 - 165,000 165,001 - 370,000 370,001 and over	\$550 910 1,020 1,200 1,280				
105,001 -115,000 - 115,001 -130,000 - 130,001 - and over	13 14 15										

Privacy Act and Paperwork Reduction Act Notice. We ask for the information on this form to carry out the Internal Revenue laws of the United States. Internal Revenue Code sections 3402(f)(2) and 6109 and their regulations require you to provide this information; your employer uses it to determine your federal income tax withholding. Failure to provide a properly completed form will result in your being treated as a single person who claims no withholding allowances; providing fraudulent information may subject you to penalties. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation, to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their tax laws, and using it in the National Directory of New Hires. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The average time and expenses required to complete and file this form will vary depending on individual circumstances. For estimated averages, see the instructions for your income tax return.

If you have suggestions for making this form simpler, we would be happy to hear from you. See the instructions for your income tax return.



Supplemental Form W-4 Instructions for Nonresident Aliens

Nonresident aliens must follow special instructions when completing Form W-4, Employee's Withholding Allowance Certificate, available at http://www.irs.gov/pub/irs-pdf/fw4.pdf, for compensation paid to such individuals as employees performing dependent personal services in the United States. Compensation for dependent personal services includes amounts paid as wages, salaries, fees, bonuses, commissions, compensatory scholarships, fellowship income, and similar designations for amounts paid to an employee.

Are you a nonresident alien? If so, these special instructions apply to you. Resident aliens should follow the instructions on Form W-4.

If you are an alien individual (that is, an individual who is not a U.S. citizen), specific rules apply to determine if you are a resident alien or a nonresident alien for federal income tax purposes. Generally, you are a resident alien if you meet either the "green card test," discussed at http://www.irs.gov/ businesses/small/international/article/0,,id=96314,00.html, or the "substantial presence test," discussed at http://www.irs.gov/ businesses/small/international/article/0..id=96352,00.html, for the calendar year. Any alien individual not meeting either test is generally a nonresident alien. Additionally, a dual-resident alien who applies the so-called "tie-breaker" rules contained within the Resident (or Residence or Fiscal Residence) article of an applicable U.S. income tax treaty in favor of the other Contracting State is treated as a nonresident alien. See Publication 519, U.S. Tax Guide for Aliens, available at http:// www.irs.gov/pub/irs-pdf/p519.pdf, for more information on the green card test and the substantial presence test.

What compensation is subject to withholding and requires a Form W-4?

Compensation paid to a nonresident alien for performing personal services as an employee in the United States is subject to graduated withholding. Compensation for personal services also includes amounts paid as a scholarship or fellowship grant to the extent it represents payment for past, present, or future services performed as an employee in the United States. Nonresident aliens must complete Form W-4 using the modified instructions provided later, so that employers can withhold the correct amount of U.S. federal income tax from compensation paid for personal services performed in the United States. This Notice modifies the instructions on Form W-4 to take into account the restrictions on a nonresident alien's filing status, the limited number of personal exemptions allowed, and because a nonresident alien cannot claim the standard deduction.

Are there any exceptions to this withholding?

Yes. Nonresident aliens may be exempt from wage withholding on the following amounts.

- Compensation paid to employees of foreign employers if such pay is not more than \$3,000 and the employee is temporarily present in the United States for not more than a total of 90 days during the tax year.
- Compensation paid to regular crew members of a foreign vessel
- Compensation paid to residents of Canada or Mexico engaged in transportation-related employment.

• Certain compensation paid to residents of American Samoa, Puerto Rico, or the U.S. Virgin Islands.

See Publication 519 to see if you qualify for one of these exemptions.

Nonresident aliens may be exempt from wage withholding on part or all of their compensation for dependent personal services under an income tax treaty. If you are claiming a tax treaty withholding exemption, do not complete Form W-4. Instead, complete Form 8233, Exemption from Withholding on Compensation for Independent (and Certain Dependent) Personal Services of a Nonresident Alien Individual, available at http://www.irs.gov/pub/irs-pdf/f8233.pdf, and give it to each withholding agent from whom amounts will be received. Even if you submit Form 8233, the withholding agent may have to withhold tax from your income because the factors on which the treaty exemption is based may not be determinable until after the close of the tax year. In this case, you must file Form 1040NR, U.S. Nonresident Alien Income Tax Return, available at http://www.irs.gov/pub/irs-pdf/f1040nr.pdf, (or Form 1040NR-EZ, U.S. Income Tax Return for Certain Nonresident Aliens With No Dependents, available at http://www.irs.gov/ pub/irs-pdf/f1040nre.pdf, if you qualify) to recover any overwithheld tax and to provide the IRS with proof that you are entitled to the treaty exemption. See Form 8233 and Instructions for Form 8233, available at http://www.irs.gov/pub/ irs-pdf/i8233.pdf; Publication 901, U.S. Tax Treaties, available at http://www.irs.gov/pub/irs-pdf/p901.pdf; and Publication 519 for further information on treaty benefits.

Am I required to file a U.S. tax return even if I am a nonresident alien?

Yes. Nonresident aliens who perform personal services in the United States are considered to be engaged in a trade or business in the United States and generally are required to file Form 1040NR (or Form 1040NR-EZ). However, if your only U.S. trade or business was the performance of personal services and the amount of compensation is less than \$3,650 in 2010 (the personal exemption amount), then you may not need to file Form 1040NR (or Form 1040NR-EZ). Also, you do need to file Form 1040NR (or Form 1040NR-EZ) to claim a refund of any overwithheld taxes. See the Instructions for Form 1040NR, available at http://www.irs.gov/pub/irs-pdf/i1040nr.pdf, or the Instructions for Form 1040NR-EZ, available at http://www.irs.gov/pub/irs-pdf/i1040nre.pdf, for more information.

Nonresident aliens who are bona fide residents of U.S. possessions should consult Publication 570, Tax Guide for Individuals with Income from U.S. Possessions, available at http://www.irs.gov/pub/irs-pdf/p570.pdf, for information on whether compensation is subject to wage withholding in the United States.

Will my withholding amounts be different from withholding for my U.S. co-workers?

Yes. Nonresident aliens cannot claim the standard deduction. In addition, nonresident aliens do not qualify for the Making Work Pay credit. The benefits of the standard deduction and the Making Work Pay credit are included in the existing wage withholding tables published in Publication 15 (Circular E), Employer's Tax Guide, available at http://www.irs.gov/pub/irs-pdf/p15.pdf.

www.irs.gov Catalog No. 54303E

Because nonresident aliens do not qualify for these benefits, employers are instructed to withhold an additional amount from a nonresident alien's wages. For more information, see Notice 2009-91, 2009-48 I.R.B. 717, available at http://www.irs.gov/irb/2009-48_IRB/ar10.html. For the specific amounts to be added to wages before application of the wage tables, see Publication 15.

Note. A special rule applies to students and business apprentices from India who are eligible for the benefits of Article 21(2) of the U.S.-India income tax treaty, because such individuals may be entitled to claim an additional withholding allowance for the standard deduction. See Publication 519 for more information.

What are the special Form W-4 instructions?

Nonresident aliens should pay particular attention to the following lines when completing Form W-4.

Line 2. You are required to enter a social security number (SSN) on line 2 of Form W-4. If you do not have an SSN, you must apply for one on Form SS-5, Application for a Social Security Card, available at http://www.socialsecurity.gov/online/ss-5.pdf.

You also may get Form SS-5 from any Social Security Administration (SSA) office.

Note. You cannot enter an individual taxpayer identification number (ITIN) on line 2 of Form W-4.

Line 3. Check the single box regardless of your actual marital status.

Line 5. Generally, you should claim one withholding allowance. However, if you are a resident of Canada, Mexico, or South Korea, a student or business apprentice from India, or a U.S. national, you may be able to claim additional withholding allowances for your spouse and children. See Publication 519 for more information.

If you are completing Form W-4 for more than one withholding agent (for example, you have more than one employer), figure the total number of allowances you are entitled to claim and claim no more than that amount on all Forms W-4 combined. Your withholding usually will be most accurate when all allowances are claimed on the Form W-4 for the highest-paying job and zero allowances are claimed on the others.

Line 6. Write "nonresident alien" or "NRA" on the dotted line. If you would like to have an additional amount withheld, enter the amount on line 6.

Line 7. Do not claim that you are exempt from withholding on line 7 of Form W-4 (even if you meet both of the conditions listed on that line).

www.irs.gov Catalog No. 54303E

Data Protection

IMPORTANT – Public Records Act 44

Occasionally LSU Health Sciences Center receives a request for information under Title 44, Public Records and Recorders Act. Responding to such a request may involve disclosing data from your LSUHSC Payroll/Personnel file.					
You may elect to have your home address and home to thus not subject to disclosure under the Public Records return this form to the Benefits Service Center, Room election will be placed in your personnel file.	Act. Please complete the data below and				
DATA PROTECTION DI	ESIGNATION				
I would like to have my home address and to electing to keep the data protection option.	elephone number kept confidential. I am				
I do not want my home address and telephone be released when designated by a signed conse option.	-				
Name (please print)	Signature				
Home Address	Home Telephone Number				



VETERANS SELF-IDENTIFICATION FORM

LSU Health Sciences Center-New Orleans is a Federal Contractor subject to the requirements of the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended (38USC 2012), and to the requirements of Section 503 of the Rehabilitation Act of 1973 as amended, and their implementing regulations.

These Acts and regulations require that LSU Health Sciences Center-New Orleans take affirmative action to employ, and to advance in employment, qualified disabled veterans, special disabled veterans, and veterans of the Vietnam era.

If you are a special disabled veteran, or a veteran of the Vietnam era, and would like to be considered under the Affirmative Action Program, please tell us. Provision of this information is voluntary. If you do not wish to identify yourself at this time a special disabled veteran, or veteran of the Vietnam era, you will not be subject to any adverse treatment. If you do wish to identify yourself, the information provided will be used only in accordance with the Acts and the regulations.

Veteran Status (41CFR60-250 and 41CFR60-300) please check all of the following categories that apply to you.

I furt	her attest, by checking the appropriate space and signing below, that I am:
	Disabled Veteran means (i) A veteran of the U.S. military, ground, naval or air service who is entitled to compensation (or who but for the receipt of military retired pay would be entitled to compensation) under laws administered by the Secretary of Veterans Affairs, or (ii) a person who was discharged or released from active duty because of a service-connected disability.
	Special disabled veteran means: 1. A veteran of the U.S. military, ground, naval or air service who is entitled to compensation (or who but for the receipt of military retired pay would be entitled to compensation) under laws administered by the Department of Veterans' Affairs for a disability (A) rated at 30 percent or more, or (B) rated at 10 or 20 percent in the case of a veteran who has been determined under Section 38 U.S.C. 3106 to have a serious employment handicap.
	2. A person who was discharged or released from active duty because of a service-connected disability.
	Veteran of the Vietnam era means 1. Served on active duty in the U.S. military, ground, naval or air service for a period of more than 180 days and who was discharged or released with other than a dishonorable discharge, if any part of such active duty was performed: (A) In the Republic of Vietnam between February 28, 1961, and May 7, 1975; or (B) Between August 5, 1964, and May 7, 1975, in all other cases.
	2. Was discharged or released from active duty in the U.S. military, ground, naval or air service for a service-connected disability if any part of such active duty was performed: (A) In the Republic of Vietnam between February 28, 1961, and May 7, 1975; or (B) Between August 5, 1964, and May 7, 1975, in any other location
	Other protected veteran means: Veterans who served on active duty in the U.S. military, ground, naval or air service during a war or in a campaign or expedition for which a campaign badge has been authorized
	Recently separated veteran means: Any veteran who served on active duty in the U.S. military, ground, naval or air service during the one-year period beginning on the date of such veteran's discharge or release from active duty (41CFR 60-250)
	Date of Discharge



VETERANS SELF-IDENTIFICATION FORM

	or air service during the three-year period beginning on the date of such veteran's discharge or release from active duty (41CFR 60-300)							
	Date of Discharge							
	Armed forces service medal veteran means a veteran who, while serving on active duty in the U.S. military, ground, naval or air service, participated in a U.S. military operation for which an Armed Forces service medal was awarded pursuant to Executive Order 12985 (61 FR 1209, 3 CFR, 1996 Comp., p. 159).							
	Active Reserve							
	Inactive Reserve							
	Retired Military							
	No Military Service							
	I do not wish to Self Identify							
cert erms	ify that I have read the above "Veterans Self Is.	dentification Form" and that I understand its						
Nam	e	Signature						
Emp	loyee ID	Military Branch						
School/Division		Department						
Cont	act Phone	Email Address						

LSU Health Sciences Center Bank Deposit Authorization

Complete Entire Page (Attach a Copy of Voided Check)

NOTE: Changing Banks or Account numbers may cause your next paycheck to be a physical check and not a non-negotiable stub.

Name:			Date:	: ———			
Social Security	Number:						
		procedure is a cou <u>ΓΕΕ</u> the bank's post					
Begin D	eposit:						
Name of	Bank:						
Address	Address: —						
City, Sta	ate, Zip:						
Account		hown on bank stater					
C	Checking	Savings	Acco	ount #	_		
Γ	Deposit Amount:						
	-	(Net Pay or an An					
Classification:	Classified	Faculty or Unclas	sified	Resident	Student		
_		Employee's Signa	 iture				

OATH OF AFFIRMATION TO SUPPORT THE CONSTITUTION AND LAWS OF THE UNITED STATES AND OF THIS STATE OF LOUISIANA

"I	do solemnly swear (or affirm)
that I will support the Constitution as	nd laws of the United States and the Constitution and
laws of this State; and I will faithfull	ly and impartially discharge and perform all the duties
incumbent upon me as	and
according to the best of my ability ar	nd understanding. So help me God."
	Signature
	Date
	Department

EFFECTIVE DECEMBER 1, 2005 NOTICE REGARDING LOUISIANA OFFICE OF RISK MANAGEMENT WORKERS' COMPENSATION INSURANCE LOUISIANA SECOND INJURY FUND POST-OFFER, MEDICAL QUESTIONNAIRE E-2 FORM

This Notic e and Procedures regarding the Louisiana Second Injury Fund Post-Offer, Preexisting Conditions Medical Inquiry Questionnaire (E-2) are to be distributed with the form to all State agencies insured for workers compensation by the Office of Risk Management. The purpose of the E-2 form is to request pre-existing medical condition information, in accordance with Louisiana R.S. 23:1208.1 of the Workers' Compensation Law.

The form will be us ed only in the event the em ployee experiences a work-related injury and becomes eligible for workers' compensation benef its. The Second Injury Fund statute allows for reimbursement of a portion of the funds spent on workers' compensation claims if the employer can show it knowingly retained or knowingly hired an employee with a pre-existing disability. To establish this fact, ORM requires all employees to complete the attached questionnaire upon hire and once every two years thereafter. Employees who have not previously completed an E-2 form should do so now. Agencies are to immediately destroy ALL previous versions of the E-2 form and begin using this form.

IMPORTANT: The completed E-2 form MUST be treated as confidential medical information and kept in a Second Injury Fund Medical file separate from the employee's personnel file. It must be used only in the event an employee receives workers' compensation benefits, and for the specific purpose of submitting a claim to the Second Injury Fund. If the employee sustains a work-related accident, the agency of employment must notify ORM that there is a completed E-2 form on file at the same time that it is notified of the Employers' First Report of Occupational Injury or Disease Form (E-1).

The Americans with Disabilities Act (ADA) permits such medical inquiries only in the "post offer" stage of employment. This is the period between the time when an applicant is given a job offer and before starting work. Therefore, the employer should only require the completion of this form after the offer of employment is made. Furthermore, the information obtained from this form cannot be used to discriminate against qualified individuals with disabilities who can perform the essential functions of the job, with or without accommodation. Your agency should consult its own legal counsel regarding any questions about the appropriate use of this form.

R. S. 23:1208.1 of the Louisiana Workers' Compensation Law reads:

Nothing in this t itle shall prohibit an em ployer f rom inquiring ab out previous in juries, disabilitie s, or oth er me dical conditions and the employee shall answer truthfully; failure to answer truthfully shall result in the employee's forfeiture of benefits under this chapter, provided said failure to answer directly relates to the medical condition for which a claim for benefits is made or affects the e mployer's ability to receive reimbursement from the second injury fund. This Secti on shall not be enforceable unless the written form on which the inquiries about previous medical conditions are made contains a notice advising the employee that his failure to answer truthfull y may result in his for feiture of workers' compensation benefits under R. S. 23:1208.1. Such notice shall be prominently displayed in bold faced block lettering of no less than ten point type.

PROCEDURES FOR SOLICITATION AND MAINTENANCE

OF

LOUISIANA SECOND INJURY FUND QUESTIONNAIRE

PRE-EXISTING CONDITIONS MEDICAL INQUIRY

- 1. Read the NOTICE regarding the Workers' Compensation Insurance Second Injury Fund, Post- Offer, Medical Questionnaire.
- 2. All State agencies should require, after an offer of employment is made, and every two years thereafter, the completion of the LOUISIANA SECOND INJURY FUND PRE-EXISTING CONDITIONS MEDICAL INQUIRY form (E-2).
- 3. The completed E-2 form must be sign ed and dated by the employee and by a representative of the agency, placed in an envelope and immediately sealed. The envelope should be sent out along with the form, so that the form can immediately be protected from public view. The completed E-2 form MUST be treated as confidential medical information and kept in a Second Injury Fund Medical file separate from the employee's personnel file.
- 4. The envelope containing the completed E-2 form must be clearly labeled. A sample is below.

sample label

LOUISIANA SECOND INJURY FUND QUESTIONNAIRE
POST-OFFER, PRE-EXISTING CONDITIONS MEDICAL
INQUIRY
John Q. Public
SSN: _ _ - _ CONFIDENTIAL MEDICAL INFORMATION

- 5. In the eve nt the employee sustains a work-related injury or illness, a statement must be attached to the E-1 (Employer's Final R eport of Occupational Injury or Disease) indicating there is a completed E-2 form on file with the employer. This notification will be followed up with a visit from the representative filing claims for the Second Injury Fund.
- 6. The representative will unseal the envelope and make a copy of the E-2 form to file a claim with the Sec ond Injury Fund. The original form will be placed back in the same envelope, sealed, and placed back into the confidential medical file.
- 7. Steps 5 and 6 above are to be followed <u>each time</u> there is a work related injury, even if the injured worker has filed or will file multiple claims.
- 8. These procedures shall a pply to both the one-page E-2 form previously solicited as well as to this new, revised E-2 form.

Name:	Date
Agency/Department:	Position:

LOUISIANA SECOND INJURY FUND POST OFFER, PRE-EXISTING CONDITIONS, INJURIES OR ILLNESSES MEDICAL INQUIRY (E-2)

NOTICE TO EMPLOYEES:

Your employer is committed to providing Workers' Com pensation benefits, in accordance with state law, if you sustain an employment-related injury. This form reques ts medical information and will be kept confidential and separate from your personnel file. It will be used only in the event—you experience a work-related injury and become eligible for Workers' Compensation benefits. The employer requires that all employees complete this questionnaire upon hire and every two years thereafter. The information is needed because if a work-related injury or disability is caused or—made worse by a pre-existing condition, your employer may be able to seek reimbursement of the benefits—paid from the Louisiana Second Injury Fund. This reimbursement would not reduce your workers' compensation benef its. In order to be considered for reimbursement, an employer must show it knowingly hired or knowingly retained an employ—ee with a pre-existing disability. Disclosure of a pre-existing condition shall not be used for any discriminatory purpose.

THE FAILURE TO ANSWER

TRUTHFULLY ANY OF THE QUESTIONS ON THIS FORM MAY RESULT IN THE FORFEITURE OF WORKERS' COMPENSATION BENEFITS UNDER LA. R.S. 23:1208.1.

SECTION 1: DO YOU HAVE OR HAVE YOU EVER HAD ANY OF THE FOLLOWING?

Do not leave any blank unanswered. Please provide explanations for all "yes" responses under Remarks.

<u>YES</u>	<u>NO</u>		<u>YES</u>	NO	
		Amputation (foot, leg, arm,			Loss of Use of Limbs
		hand, or total loss thereof)			Mental Disorders
		Ankylosis of Joints			Mental Retardation
		Arteriosclerosis			Multiple Sclerosis
		Arthritis			Muscle, Ligament or Tendon Injury
		Asbestosis			Muscular Dystrophy
		Asthma			Nervous Disorders
		Back/Neck Problem			Numbness of Extremities
		Brain Damage			Parkinson's Disease
		Bronchitis			Psychoneurotic Disability
		Cancer (following			treatment in a
		Cardiac Disease			recognized medical or mental
		Carpal Tunnel Syndrome			institution)
		Cerebral Vascular Accident			Reflex Sympathetic Dystrophy
		Chronic Headaches			Repetitive Motion Injury
		Chronic Osteomyelitis			Residual Disability from Polio
					Rheumatism
		Compressed Air Sequelae			Rotator Cuff Injury
		Diabetes			Ruptured Intervertebral Disc
		Dizziness			Silicosis
		Double Vision (blurred sight)			Spinal Fusion
		Emphysema			Stroke
		Epilepsy			Sugar in Urine
		Head Injury			Surgical Removal of Intervertebral
		Heart Condition Disc			
		Heavy Metal Poisoning			Thrombophlebitis
		Hemophilia			Thoracic Outlet Syndrome
		High/Low Blood Pressure			Thyroid Condition

PAGE 1

Revision Date: 12/2005

		Hodgkin's Disease Hyperinsulinism Hypertension Ionizing Radiation Injury Kidney Disorder Loss of Hearing (more than 7	75%)		"Trick" Knee or Shoulder Tuberculosis Varicose Veins
		Loss of Sight (of one or both		oss of u	incorrected vision)
					e nature of the injury/illness, name and roximate date/year of the illness/injury.
	<u>IN</u>	EASE ANSWER THE FOLLOWIN FORMATION AS POSSIBLE.			
1. H	-	octor ever restricted your act	ivities due to inj	ury, dis	ability or medical condition?
		S 🗆 NO			
perma	, piease do anent, and	whether you presently have any re	ns, the type of restr estrictions on your p	physical a	whether the restrictions were temporary or activities.
2. H	•	ever been assessed any perc S NO If yes, please explain:	entage of perma	nent di	sability to any part of your body?
	ider for a	ny serious injury, disability o			octor, chiropractor, or other health care
		S 🗆 NO			
		of the condition, injury or illness(s) ber, and dates of treatment.	peing treated, the na	ame of th	ne doctor(s), field of specialty, address and
	re you p lition?	resently or have you ever tak	en any medicati	on for a	any serious injury, disability or medical
	□ YE	S □ NO			
		st the name or type of medication, hysician who prescribed the medic			treated, and the name, address and telephone dates of treatment.

PAGE 2

Revision Date: 12/2005

5. Have you ever had surgery (other than cosmetic) to any	part of your body ? ☐ YES	□ NO
If yes, please list the part(s) of t he body operated on, the type of ophospital, and the name, address, and phone number of the doctor per		proximate date), the
6. Have you ever received treatment for your head, neck, etc.) from a doctor, chiropractor, physical therapist or other		sts, legs, knees,
□ YES □ NO		
If yes, please list the name, address and phone number of all doctor care providers who provided such treatment, the dates of the treatment		s, and other health
7. Are you aware of any physical condition or injury that n position? YES NO If yes, please describe the cond		y to work in this
8. Have you ever received workers' compensation benefits	for an injury that occurred at	work?
□ YES □ NO		
If yes, please list the name of the employer, the nature of the injury an	d the dates, and the dates you rece	ived compensation.
I HAVE READ ALL 3 PAGES OF THE LOUISIANA SECOND MEDICAL INQUIRY. I FULLY UNDERSTAND AND HAVE TRU QUESTIONS, TO THE BEST OF MY KNOWLEDGE, INFORMATION I UNDERSTAND THAT MY FAILURE TO TRUTHIQUESTIONS MAY RESULT IN THE FORFEITURE MEDICAL BENEFITS UNDER THE LOUISIANA (LA.R.S. 23:1208.1).	THFULLY AND FULLY ANSWER NAND BELIEF. FULLY ANSWER ANY OF TOF WORKERS' COMPER	ED ALL OF THE THE ABOVE NSATION AND
SIGNATURE:	DATE:	
WITNESS:	DATE:	

Revision Date: 12/2005

Act 372 Selective Service Registration for Hiring

Act 372 of the 1999 Regular Session of the Legi slature became effective August 15, 1999. It req uires that any male who is required to register with the Selective Service for a federal draft must do so before he is eligible to be hired in either a state classified or unclassified position.

Act 372

To amend and reenact R.S. 42:33, relative to civil service; to provide relative to employment in the state civil service; to require proof of draft registration to be eligible for certain classified and unclassified state civil service employment; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S 42:33 is hereby amended and reenacted to read as follows:

- 33. State civil service positions; Selective Service System registration required
 - A. Except as p rovided in Su bsections B and C of this Section, no person who is required to register for the federal draft under Section 3 of the Military Selective Service Act (50 U.S.C App. 453) shall be eligible for employment or appointment in a state civil service position, whether c lassified or unclass ified, until s uch person has registered for such draft, as evidenced by a statement of compliance pursuant to rules and regulations promulgated by the State Civil Service Commission.
 - B. A veteran of the armed f orces of the United State's may sub mit a copy of his discharge papers or his discharge certificate in lieu of the statement of compliance required by Subsection A of this section.
 - C. A person who has not regis tered for the federal draft, as provided in Subs ection A of this Section shall be eligible for employment or appointment in a state civil service position if the requirement for the person to register has terminated or become inapplicable to the person. The State Civil Service Commission may adopt rules for documentation of termination or inapplicability of such requirement.

Approved by the Governor, June 16, 1999 Published in the Official Journal of the State; July 13, 1999

In summary, this law requires LSUHSC to ask all male applicants between the ages of 18 and 25 if they are registered for the draft. If they are not, and one of the exemptions listed in the above statute is not applicable, the person cannot be hired until they register for the draft. A person can register on line at http://www.sss.gov.

Name:
Social Security Number:
•
Date of Birth:
Selective Service No.; if applicable
Signature:

LOUISIANA STATE UNIVERSITY HEALTH SCIENCE SYSTEM

Alien Tax Information Request

All non-U.S. citizens who receive compensation from Louisiana State University Health Science Center must complete this form. The information you provide is used to determine your residency status for the purposes of U.S. tax withholding.

Please print.

1. PERSONAL INFORMATION							
Last Name			First Name		Middl	е	U.S. Social Security Number
Street Address (In home Country)							
Postal Code	Province	e/Region		City	.		Country
		· ·		•			•
2. STUDENT INFORM	MATION						
Name of Academic D	epartment						Are you a student? ☐ Yes ☐ No
If you have attended			I C. advaational	:4:44:	da.		
If you have attended of	•	ending another (J.S. educational	institution, prov	vide:		Did you receive tax treaty benefits at another U.S.
Name of educational inst	itution:						educational institution
Period of attendance:	From		to				during the current year?
Degree Granted (if any):							☐ Yes ☐ No
3. IMMIGRATION & ALI (Permanent residents v			on 3 a but must	provide copy of	documentatio	on)	
a. Date of first	b(1). Vis		o o.g,				was the visa type of
U.S. entry	upon firs	st U.S. entry				pe/student or non s	student)?
c. Current Visa type (check		al training	□	andont of E 1	U I 1 Diakin	on dala a al Manta a	d. Country of Birth
	Student (on practic Student (on "acade	0.	☐ F-2 Spouse/Depe☐ J-2 Spouse/Dep.			nguished Worker FTA Free Trade	
Other J-1 Visitor (_one)	Student (on acade	•	Other INS classif		LI III - IVAI	TATTEE Hade	e. Country of Citizenship
Short-term scholar			Other INS classifi	ication (list status).			c. Godini y or Ginzerisnip
☐ Professor							
Research Scholar			U. S. Permanent	Resident (must nrov	vide documentat	ion·	f. Country of Residence (for tax purposes)
Other			e.g., copy of gree	` '	vide documentat	.1011,	1. Country of Residence (to tax purposes)
g. Furnish the requested infor	mation to detail the i	number of days you w	ere physically present		during the calenda	ar years listed	
below. Note: The term "calen		Number of days	December 31.				
	Calendar Year (e.g. 19)	present in U.S. during the year	Date of Entry	Date of Exit	Visa	J-1 Sub type (if applicable)	Did you receive tax treaty benefits?
Current Calendar year	2010						☐ Yes ☐ No
Last Calendar year							☐ Yes ☐ No
Two years ago							☐ Yes ☐ No
Three years ago							Yes No
Four years ago							Yes No
Five years ago							Yes No
Six years ago							☐ Yes ☐ No
RESIDENCE FOR TA							
Under Internal Reven For tax purposes I am		initions,			RESIDENT A	ALIEN	NONRESIDENT ALIEN
4. CERTIFICATION C	OF INFORMAT	ION					
I certify to the hest of	my knowledge	all of the inform	nation I have no	ovided above is	true correct	and complete	Also Lunderstand it is my
I certify to the best of my knowledge, all of the information I have provided above is true, correct and complete. Also, I understand it is my responsibility to keep my employment authorization documents including passport, IAP-66, I-20, I-688B, or other INS employment authorization							
current (un expired) a	t all times. To	avoid being rem	noved from the U	Jniversity payro	ll, I will inforr	n Payroll of any	y extensions, renewals, or
changes in status by	completing an	1-9 form in the Ir	nternational Serv	rices Office by t	ne expiratior	n date of the en	nployment documentation.
Signature						Date Complete	ed:

LSU Health Sciences Center - New Orleans

Department of Human Resource Management

Annual Policy Newsletter

Revised May, 2008

Equal Employment Opportunity Policy

The Louisiana State University Health Sciences Center-New Orleans (LSUHSC-NO) recognizes its legal and moral obligations to guarantee equal employment opportunity to all persons in all segments of University life. We also recognize the historical denial of equal opportunity to certain segments of our population. We are, therefore, committed to providing equal opportunity at LSUHSC-NO to fulfill our legal and moral obligations.

It is with genuine concern for all the people that we publicly express our commitment to equal employment opportunity and a diverse workplace. This commitment includes not only providing equity in our present employment practices, but also a commitment to the removal of past barriers that hinder equal employment opportunities.

LSUHSC-NO is committed to this policy because it is our belief that it is morally right, it is good personnel management, and it is

legally required by Title VII of the Civil Rights Act of 1964, as amended by Equal Employment Opportunity Act of 1972, Executive Order Number 11246, the Rehabilitation Act of 1973, as amended, Title IX of the Education Amendment of 1972, the Vietnam Era Veterans Readjustment Assistance Act of 1974, Governor Edwin Edwards' Executive Order Number 13, and Louisiana Fair Employment Practices Act.

LSUHSC-NO will take affirmative action to insure that the following will be implemented at all levels of administration.

- Base employment decisions so as to further the principles of equal employment opportunity;
- Ensure that all personnel actions, such as, compensation, tenure, benefits, transfers, layoffs, education, tuition assistance, social and recreational programs are

administered without regard to race, color, religion, sex, age, national origin, handicap or veteran status, or any other nonmerit factor.

 Basic guidelines and methods of achieving the goal of equal employment opportunity will be set forth in the LSUHSC-NO Diversity Program.

Overall responsibility for the reaffirmation of policy and program is the responsibility of the Chancellor's Office. Implementation of the program coordination and monitoring to ensure compliance is the responsibility of Human Resource Management. Any persons having questions regarding this program should contact the Human Resource Management Labor Relations Manager, 568-2029.

Inside this issue:

Equal Employment Opportunity	ı
Changes to Family Medical Leave Act	1
Family and Medical Leave Act	2
American with Disabilities	2
Discrimination Complaints	3
Sexual Harassment	3
Violence in the Workplace	4
Federal False Claims Act	4-5
Drug Testing	6
Invitation for Self Identification	7
Pre-Existing Conditions	7
Overpayments	8
Worker's	8

Changes to The Family and Medical Leave Act extends to close relatives of Service Members

On January 28, 2008, President Bush signed into public law, the National Defense Authorization Act (NDAA). The NDAA amends the Family and Medical Leave Act of 1993 (FMLA) to provide eligible employees two new leave rights related to military service:

1) New Leave Entitlement which permits an eligible employee who is the "spouse, son, daughter, parent, or next of kin" to take up to 26 workweeks of

leave to care for a "member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness."

2) New Qualifying Reason for Leave which permits an eligible employee to take 12 weeks of leave because of "any qualifying exigency" arising out of the fact that

the spouse, or a son, daughter, or parent of the employee is on active duty or has been notified of an impending call or order to active duty in the Armed Forces in support of a contingency operation. By its express terms, this provision of the NDAA is not effective until the Secretary of Labor issues final regulations defining "any qualifying exigency." The Department of Labor has not issued the final regulation. For additional information on the FMLA changes contact the Labor Relation section of Human Resources

Have you seen us on the web? www.lsuhsc.edu/no/admini stration/hrm/



The Family and Medical Leave Act

The Family and Medical Leave Act (FMLA) requires that eligible employees be granted up to 12 weeks per year of unpaid, job protected leave for certain family and medical reasons. The State of Louisiana uses the "rolling year" method to determine the year.

Eligibility

Employees who have worked at least one (1) year and have worked at least 1,250 hours during the preceding 12 month period are eligible for FMLA. For employees not eligible for FMLA, LSUHSC-NO will review business considerations and the individual circumstances involved. Employees will be returned to the same or equivalent positions upon return from FMLA.

Leave

FMLA leave will consist of, and run concurrently with, appropriate accrued paid leave and unpaid leave. If leave is requested for an employee's own serious health condition, the employee must first use all of his/her accrued paid sick and annual leave. If leave is requested for reasons other than one's own health condition, the employee must first use all of his/her accrued annual leave. The remainder of the leave period will consist of unpaid leave. All leave, whether paid annual, paid sick, or unpaid, will also be recorded as FMLA.

Notice and Medical Certification

In all cases, an employee requesting FMLA must complete an "Application for Leave" form indicating that the intended leave is FMLA. Additionally, the employee is required to submit a completed "Certification of Physician or Practitioner" form

An employee intending to take FMLA because of an expected or planned event, must submit an application for leave 30 days in advance of the leave, or as soon as the necessity for the leave arises.

When it is impossible, due to medical necessity, to provide advance notice, the leave will be granted conditionally based upon the information provided by the employee. Final approval or denial will be given upon receipt of the "Certification of Physician or Practitioner" form.

The law requires that the employer record leave as FMLA (even when the employee has not requested FMLA) when the employer has information that the absence is due to a qualifying event under FMLA.

Any additional information on the FMLA policy can be obtained from the Labor Relations Section of Human Resources , (504) 568-3916. The Family Medical Leave Act may be accessed through the LSUHSC-NO website (LSUHSC Policies-CM-50). http://www.lsuhsc.edu/no/administration/cm/cm-50.aspx



Americans With Disabilities Act of 1990 Policy

LSUHSC-NO is an equal opportunity employer and makes employment decisions on the basis of merit. We want to have the best available persons in every job. The LSUHSC-NO policy prohibits unlawful discrimination based on race, color, creed, sex, age, national origin, physical handicap, disability, medical condition or any other consideration made unlawful by federal, state, or local laws. All such discrimination is unlawful. To comply with applicable laws insuring equal employment opportunities to

qualified individuals with disabilities, LSUHSC-NO will make reasonable accommodations for the known physical or mental limitations of an otherwise qualified individual with a disability who is an applicant or an employee unless undue hardship would result. Any applicant or employee who requires an accommodation in order to perform the essential functions of the job should contact their supervisor or the Department of Human Resource Management Labor Relations Manager, (504) 568-3916 and request such an

accommodation. The individual with the disability should specify what accommodation he/she needs to perform the job.

For more information visit the Human Resources Management website at www.lsuhsc.edu/no/administration/hrm/labor% 20relations/ada or the LSUHSC-NO Policies website (CM-26)

Discrimination Complaints

Make TRUST DIGNITY RESPECT

The Foundation of Our Workplace If you believe you have been subjected to any form of unlawful discrimination, provide a written complaint to the Department of Human Resource Management. If the complaint relates to personnel of the Department of Human Resource Management, submit the complaint to the Vice Chancellor for Administration and Finance. Your complaint should be specific and include the names of individuals involved and the names of witnesses. LSUHSC-NO will immediately undertake an effective, thorough, and objective investigation and

attempt to resolve the situation. If LSUHSC-NO determines that unlawful discrimination has occurred, effective remedial action will be taken to deter any future discrimination. Whatever action is taken will be made known to you and LSUHSC-NO will take appropriate action to remedy any loss to you as a result of the discrimination. LSUHSC-NO will not retaliate against you for filing a complaint and will not willingly permit retaliation by management, employees or coworkers.

Questions or concerns should be directed to Human Resources Labor Relations (504) 568-3916.



Sexual Harassment

The policy of LSUHSC-NO always has been that all employees should be able to enjoy a work environment free from all forms of discrimination, including sexual harassment.

Sexual harassment is a form of misconduct which undermines the integrity of the employment relationship. No employee...either male or female... should be subjected to unsolicited and unwelcome sexual overtures or conduct, either verbal or physical. Sexual harassment does not refer to the occasional compliments of a socially acceptable nature. It refers to behavior which is not welcome, which therefore interferes with our work effectiveness.

Such conduct, whether committed by supervisors or non-supervisory personnel, is specifically prohibited. This includes: repeated offensive sexual flirtations, advances or propositions, graphic or degrading verbal comments about an individual or his/her appearance, the display of

sexually suggestive objects or pictures, or any offensive or abusive physical conduct.

Accusations of sexual harassment which are found to be valid may subject the individual (s) involved to severe disciplinary action or termination of employment.

In addition, no one should imply or threaten that an applicant's or employee's "cooperation" of a sexual nature (or refusal thereof) will have any effect on the individual's employment, assignment, compensation, advancement, career development, or any other condition of employment.

Any questions regarding either this policy or a specific fact situation should be addressed to the appropriate supervisor, Director of Human Resource Management, or Labor Relations Manager. The Sexual Harassment policy –CM49 may be accessed through the LSUHSC website at http://www.lsuhsc.edu/no/administration/cm/cm-49.aspx

Sexual harassment is based on how the person being harassed is affected, not on the harasser's intent.

IMPORTANT: TAKE ALL THREATS SERIOUSLY

Violence in the Workplace

LSUHSC-NO recognizes that employees are its most valuable resource. Every employee has a reasonable expectation to perform his/her assigned duties in an atmosphere free of threats and assaults. LSUHSC-NO will take positive action to ensure that the following is implemented throughout all work environments within its jurisdiction:

- The commitment of management and employees to promote a positive, respectful, and safe work environment that fosters employees' security, safety, and health.
- Zero tolerance for the occurrence of violence, aggressive acts, verbal or non-verbal threatening behavior and harassment in

the workplace.

- Eliminating and prohibiting acts of threats of violence, by or against employees at all work sites and wherever LSUHSC-NO business is conducted.
- Minimize the chance of exposure of employees to violent, threatening, or harassing situations by implementing effective security measures, procedures, and practices.
- Educate employees to increase awareness about health, and safety concerns, and train them how to properly respond in the event a violent, threatening, or harassing situation occurs.

Maintaining a violence-free

workplace requires the commitment, involvement, and cooperation of management and employees. Persons who fail to adhere to the violence-free workplace policy are subject to administrative disciplinary action.

Employees are required to report to the appropriate supervisor, Department Head, or University Police all threats or incidents of violent behavior in the workplace which they observe or of which they are informed. Examples of inappropriate behavior which shall be reported include (but not limited to):

- Unwelcome name-calling, obscene language, and other abusive behavior.
- Intimidation through direct or veiled verbal threats..

- Physically touching another employee in an intimidating, malicious, or sexually harassing manner, including such acts as hitting, slapping, poking, kicking, pinching, grabbing, and pushing.
- Physically intimidating others including such acts as obscene gestures, "getting in your face," fistshaking, throwing any object.

If a situation is dangerous contact University Police at 568-8999; or local police at 821-2222; or 911.

The Violence in the Workplace Prevention Plan CM-44 can be accessed through the LSUHSC-NO website http://www.lsuhsc.edu/no/admini stration/cm/cm-44.aspx

Federal False Claims Act

The False Claims Act, 31 USC § 3279 is a federal statute that covers fraud involving any federally funded contract or program, including the Medicaid and Medicare programs. This act is commonly known as the "Lincoln Law" because it was first enacted to counter fraudulent activities involving military procurement during the Civil War. The act establishes liability for any person who knowingly presents or causes to be presented a false or fraudulent claim to the U.S. government for payment Health care providers and suppliers who violate the False Claims Act can be subject to civil monetary penalties (CMP) ranging from \$5,500 to \$11,000 for each false claim submitted, can be required to pay three times the amount of damages

sustained by the U.S. government and if convicted of a False Claims Act violation, the OIG may seek to exclude the provider or supplier from participation in federal health care programs.

"Qui Tam "Whistleblower" provisions encourage individuals to come forward and report misconduct involving false claims. The False Claims Act includes a "qui tam" or whistleblower provision."

It allows any person with actual knowledge of allegedly false claims to the government. Such persons are know as a "realtors." By way of example, the U.S. Department of Justice reports that the federal government obtained more than \$1.4 billion in settlements and judgments for fraud committed against the government in 2004-

2005.

Qui Tam Procedure

The relator must file his or her lawsuit on behalf of the government in a federal district court. The lawsuit will be file "under seal," meaning that the lawsuit is kept confidential while the government reviews and investigates the allegations contained in the lawsuit and decides how to proceed. If the government determines that the lawsuit has merit and decides to intervene, the prosecution of the lawsuit will be directed by the U.S. Department of Justice. If the government decides not to intervene, the whistleblower can continue with the lawsuit on his or her own. If the lawsuit is successful, and provided certain legal requirements are met, the qui tam relator may receive an award ranging from 15 to 30

percent of the amount recovered. The whistleblower may also be entitled to reasonable expenses including attorney's fees and costs for bringing the lawsuit. In addition to a financial award, the False Claims Act entitles whistleblowers to additional relief, including employment reinstatement, back pay, and any other compensation arising from retaliatory conduct against a whistleblower for filing an action under the False Claims Act or committing other lawful acts, such as investigating a false claim or providing testimony for, or assistance in, a False Claim Act action.

Louisiana State Law

Under Louisiana state law, the definition of a false or fraudulent claim is slightly broader, At LSA R.S. 46.437.--, "8) "False or fraudulent claim" means a claim which the health care provider

Federal False Claims Act Continued...

or his billing agent submits knowing the claim to be false, fictitious, untrue, or misleading in regard to any material information. "

Just as with the federal whistleblower statute, under Louisiana state law, "a private person ("Qui Tam plaintiff) may institute a civil action ("Qui Tam Action") in the courts of this state on behalf of the medical assistance programs and himself to seek recovery

A person who is or was a public employee or public official or a person who is or was acting on behalf of the state shall not bring a qui tam action if the person has or had a duty or obligation to report, investigate, or pursue allegations of wrongdoing or misconduct by health care providers, or had access to the records of the state through the normal course and scope of his employment relative to activities of health care providers.

No employer of a qui tam plaintiff shall discharge, demote, suspend, threaten, harass, or discriminate against a qui tam plaintiff at any time arising out of the fact that the qui tam plaintiff brought an action pursuant to this Subpart unless the court finds that the qui tam plaintiff has instituted or proceeded with an action that is frivolous, vexatious, or harassing.

No employee shall be discharged, demoted, suspended, threatened, harassed, or discriminated against in any manner in the terms and conditions of his employment because of any lawful act engaged in by the employee or on behalf of the employee in furtherance of any action taken pursuant to this Part in regard to a health care provider or other person from whom recovery is or could be sought. Such an employee may seek any and all relief for his injury to which he is entitled under state or federal

No individual shall be threatened, harassed, or discriminated against in any manner by a health care provider or other person because of any lawful act engaged in by the individual or on behalf of the individual in furtherance of any action taken pursuant to this Part in regard to a health care provider or other person from whom recovery is or could be sought except that a health care provider may arrange for a recipient to receive goods, services, or supplies from another health care provider if the recipient agrees and the arrangement is approved by the secretary. Such an individual may seek any and all relief for his injury to which he is entitled under state or federal law.

Generally, if the secretary or the attorney general intervenes in the action brought by a qui tam plaintiff, the qui tam plaintiff shall receive at least ten percent, but not more than twenty percent, of recovery, exclusive of the civil monetary penalty provided in R.S. 46:439.6(C). In making a determination of award to the qui tam plaintiff the court shall consider the extent to which the qui tam plaintiff substantially contributed to investigations and proceedings related to the qui tam action.

State law provides that there may be a reward of up to two thousand dollars to an individual who submits information to the secretary which results in recovery pursuant to the provisions of this Part, provided such individual is not himself subject to recovery under this Part.

Louisiana State False Claims penalties include payment of actual damages, civil fine not to exceed 10,000 dollars per violation or a civil fine not to exceed three times the value of the illegal remuneration, whichever is GREATER, and payment of interest on the mandatory civil fine imposed.

LSUHSC_NO's DRA Notice http://www.lsuhsc.edu/no/ administration/ocp/ dranotice.aspx

LSUHSC-NO's Whistleblower Policy http://www.lsuhsc.edu/no/ administration/cm/cm-53/ PatientInformationpolicy5.aspx



Phone:(504)568-2350 Hotline:(855)561-4099

Fax:(504) 568-7399

LSUHSC Drug Testing Program

It is the policy of LSUHSC-NO to promote and safeguard the workplace from consequences of alcohol and drug use. Statistics show that approximately 60 percent of all illegal drug users are employed either full or part-time.

The purpose of implementing a drug testing program is threefold:

- Consistently provide the highest quality service to patients and customers.
- Comply with the Federal Drug Free Workplace Act of 1988.
- Provide a safe and healthy environment for patients, employees, visitors, and all members of the community.

What are the Different Types of Testing?

There are basically 5 different types of urine testing and one type of alcohol testing at LSUHSC-NO.

Types of Urine Drug Testing: Post Job Offer

Post-job offer testing is a requirement for all applicants that have completed the interview process and have been offered a position contingent upon a negative drug test result.

Reasonable Suspicion/For Cause

Any individual may be tested who is suspected of being under the influence of alcohol, legal and/or illegal drugs. Suspicion is based on observable behavior, physical symptoms, and/or evidence of drug tampering or physical symptoms, and/or evidence of drug tampering or misappropriation.

Periodic Monitoring/After Case

Upon the completion of an outpatient or inpatient treatment program for substance abuse, the employee will be required to submit to periodic and/or aftercare testing and monitoring.

Post-Accident

Any individual involved in a jobrelated accident, and who is suspected of drug or alcohol use will be subjected to a urine drug test as soon as possible.

Random

In accordance with State law, employees whose principal responsibility is to operate public vehicles, maintain public vehicles, or supervise any employee who drives or maintains public vehicles are subject to random drug testing.

Breath Alcohol Testing

The devices used for breath alcohol testing measure alcohol concentration in breath. Breath alcohol testing is done for reasonable suspicion/for cause, periodic monitoring/aftercare, post-accident, and random. Trained Breath Alcohol Technicians conduct the breath tests.

What are the Testing Methods?

Enzyme Multiplied Immunoassay Technique (EMIT) is used for preliminary or initial screening on urine drug tests. A positive EMIT test result will undergo Gas Chromatography/ Mass Spectrometry (GC/MS) for confirmation. This combination of tests is sensitive, specific, and can identify all types of drugs in any body fluid. All alcohol breath tests are subject to a confirmation test on an evidential breath test device according to Department of Transportation regulations when the result of the screening test is 0.020 or

May I Challenge a Positive Result?

Yes, you may challenge a positive urine drug test result. Once you have been notified of a positive drug test result by either the Medical Review Officer (MRO) or the Drug Testing Coordinator, you must: I) provide the Human Resource Management Department and the MRO a written request to retest the original specimen, 2) provide the MRO a written explanation for the legitimate use of any drug(s) and, 3) have the MRO receive the repeat test results within 10 working days of the initial notification of a verified positive test.

Retesting is done on the original specimen and must be requested by the MRO. Testing is done at the expense of the client and must be performed at a NIDA or CAP-FUDT certified laboratory.

The results of alcohol testing are available immediately. All positive screening tests will be confirmed in the individual's presence.

Standards of Conduct and University Sanctions

The unlawful possession, use, manufacture, distribution or dispensation of illicit drugs or alcohol on LSUHSC-NO property, in the workplace by any employee or student of LSUHSC-NO, or as any part of any functions or activities by any employee or student of LSUHSC-NO is prohibited.

Violations of the LSUHSC Standards of Conduct by individuals covered under this policy will result in disciplinary action. Depending on the nature of the offense, disciplinary action can take the form of a written reprimand, suspension, demotion, reduction in pay, or termination of the individual's association with LSUHSC-NO and referral for prosecution by civil authorities in accordance with local, State, and Federal law.

Campus Assistance

is located in
Nursing / Allied Health
Bldg
1900 Gravier Street
7th floor Room 745
New Orleans, LA 70112

568-8888

Invitation for Self Identification

LSU Health Sciences Center-New Orleans is a Federal Contractor subject to the requirements of the Vietnam Era Veterans Readjustment Assistance Act of 1974, as amended (38USC 2012), and to the requirements of Section 503 of the Rehabilitation Act of 1973 as amended, and their implementing regulations.

If you are a person with a disability, a special disabled veteran, or a veteran of the Vietnam era, please tell us. Provision of this information is voluntary. If you do not wish to identify yourself at this time as a person with a disability, a special disabled veteran, or veteran of the Vietnam era, you will not be subject to any adverse treatment.

If you do wish to identify yourself, the information provided will be

used only in accordance with the Acts and the regulations. PERSONS wishing to self identify may access the INVITATION FOR SELF IDENTIFICATION at http://www.lsuhsc.edu/no/Administration/hrm/Forms/INVITATION%20FOR%
20SELF%
20IDENTIFICATION.pdf.

The completed form should be submitted to Human Resources, Labor Relations section located at 433 Bolivar, Room 603, New Orleans, LA 70112. The information provided will be kept confidential, except that:

A. Supervisors and managers may be informed of any restrictions of work or duties of persons with disabilities or special disabled veterans, and of any necessary accommodations;

of persons with disabilities or special disabled veterans, and of any necessary accommodations;

B. First aid and safety personnel may be informed, when and to the extent appropriate, if particular handicap or disability may require emergency treatment:

C. Government officials investigating compliance with the Acts shall be informed.

Any questions regarding the Invitation for Self Identification should be directed to the Labor Relations section of Human Resource Management at (504) 568-3916.



Post Offer, Pre-existing Conditions, Injuries or Illnesses Medical Inquiry Worker's Compensation

LSUHSC-NO is committed to providing Workers' Compensation benefits, in accordance with Louisiana R.S. 23:1208.1 of the Workers' Compensation Law, if an employee sustains an employment-related injury. The Post Offer, Pre-existing Conditions, Injuries or Illnesses Medical Inquiry (E-2) form request medical information and will be kept confidential and separate from your personnel file. It will be used only in the event you experience a workrelated injury and become eligible for Workers'

Compensation benefits.

In accordance with Louisiana R.S. 23:1208.1 of the Workers' Compensation Law, LSUHSC-NO requires that all employees

complete this questionnaire upon hire and every two years thereafter. The information is needed because if a workrelated injury or disability is caused or made worse by a pre-existing condition, LSUHSC-NO may be able to seek reimbursement of the benefits paid from the Louisiana Second Injury Fund. This reimbursement would not reduce an employee's workers' compensation benefits. In order to be considered for reimbursement, an employer must show it knowingly hired or knowingly retained an employee with a pre-existing disability. Disclosure of a preexisting condition shall not be used for any discriminatory purpose.

FAILURE TO ANSWER TRUTHFULLY ANY OF THE QUESTIONS ON THE (E-2) FORM MAY RESULT IN THE FORFEITURE OF WORKERS' COMPENSATION BENEFITS UNDER LA. R.S. 23:1208.1.

The Post Offer, Pre-existing Conditions, Injuries or Illnesses Medical Inquiry (E-2) form may be downloaded at http://www.lsuhsc.edu/no/administration/hrm/Forms.aspx. Every two years and upon hire each employee must submit a completed form to Human Resource Management, attention Labor Relation, in a sealed envelope with label including your full

name, employee Identification number, and department.

Any questions regarding the Post Offer, Pre-existing Conditions, Injuries or Illnesses Medical Inquiry (E-2) form should be addressed to the Assistant Director of Human Resource Management (504) 568-4834.

Overpayments

Louisiana State University Health Sciences Center – New Orleans (LSUHSC – NO) is required to recoup overpayments from both active and separated employees.

It is the policy of Louisiana State University Health Sciences Center -New Orleans (LSUHSC - NO) to recoup overpayments made to employees in accordance with La. Rev. Stat. 42:460 as promulgated by the Louisiana Administrative Code Title 4, Part III, Chapter 7. Overpayments occur when compensation that is not owed to the employee is paid in error. This includes but is not limited to overpayment of wages, annual leave paid in error, and erroneous refunds of deductions. Unearned payments to employees are prohibited by Article 7, Section 14 of the Louisiana State Constitution, which prohibits the donation of

public funds. Therefore, LSUHSC – NO is required to recoup overpayments to both active and separated employees.

For more information on CM-57 Policy and Procedure for Recoupment of Overpayment go to

http://www.lsuhsc.edu/ no/administration/cm/ cm-57.aspx

Return to Work

Louisiana State University System provides workers' compensation benefits to its faculty and staff in accordance with Louisiana law. This coverage includes the University's modified duty program designed to encourage employees, who have been released to perform work with limitations to return to work.

LSU will make reasonable efforts to place the returning employee into a meaningful assignment, which he/she can perform while on modified duty on a temporary basis. LSU cannot guarantee placement and is under no obligation to offer, create, or encumber any specific position for purposes of offering placement.

Applicability

This policy only applies to permanent employees of LSU who are on leave as a result of work related injuries or illnesses and who are receiving workers' compensation benefits.

Modified Work Requirements

For work to be considered suitable modified employment, specific condition must be met. For a list of conditions and more information on PM-70 Return to Work Policy for Employees on Workers' Compensation visit http://lsuhsc.edu/no/administration/pm/pm-70.aspx or call Human Resources Labor Relations at (504) 568-3916.



Worker's Compensation

Worker's Compensation coverage is provided to LSUHSC-NO employees through the Office of Risk Management, Office of Workers' Compensation, Baton Rouge, Louisiana. It is the responsibility of each employee to report to their supervisor and/or designated departmental liaison any occupational injury or disease, even if it is deemed to be minor. An injured employee must give notice to the University within thirty (30) days of the injury to be eligible for Worker's Compensation benefits.

When an occupational injury results in an employee being away from work for a period of seven (7) calendar days or more, the department must notify the Employee/Labor Relations office via telephone (504) 568-3916 immediately so that compensation for any lost wages

the employee may incur can be filed

If a serious injury occurs on the job, it is necessary for your department to notify Human Resource Management/Labor Relations via telephone at (504) 568-3916 *immediately*.

The Employer's Report of Injury/Illness should then be completed and sent to Human Resource Management Labor Relations,433 Bolivar St, New Orleans, LA 70112. For access to the Employer's Report of Injury/Illness form, go to http://www.lsuhsc.edu/no/Administration/hrm/Forms/Workers Comp.xls

Please note, when an employee reports an injury or disease to a *supervisor*, it becomes the responsibility of the *supervisor* to submit the *Employer's Report* of *Injury/Illness* to Human

Resource Management as soon as possible. Failure to report in a timely fashion may result in a \$500 fine being levied against LSU Health Sciences Center. Your cooperation is needed to insure that no penalties are incurred and to insure that employees interests are protected.

When completing the *Employer's Report of Injury/Illness*, please note that the hourly time must be indicated on the form. Also, if the employee has not returned to work at the time the form is completed, please indicate that fact and telephone Human Resource Management/Labor Relations at (504) 568-3916 the day the employee returns to work.

Bills or receipts for all medical expenses associated with injuries covered by Worker's

Compensation are to be forwarded to Labor Relations, Human Resource Management promptly for further processing for payment.

When a minor injury occurs and no medical costs will be incurred, the Office of Risk Management/Unit of Risk Analysis and Loss Prevention Incident/Accident Investigation Form should be completed. It can be downloaded from the LSUHSC Homepage - Intranet - LSUHSC Forms - Adobe PDF Formats. http://www.lsuhsc.edu/no/Administ ration/hrm/Forms/ACCIDENT.doc

To report an injury or to gain further information on the program, please contact Paulette Albera at (504) 568-3916.



Acknowledgement of Policies

I hereby certify that I have received information on, and I understand that I will be accountable for conducting my duties in the workplace in accordance with the information contained in this packet on the following topics:

- Equal Employment Opportunity Policy
- Americans With Disabilities Act of 1990 Policy
- The Family and Medical Leave Act Policy
- Violence in the Workplace Policy
- Drug Prevention Program/Policy
- Drug Testing Program
- Sexual Harassment Policy
- CM-23 Drug Free Workplace Policy
- Discrimination Complaints
- Standards of Conduct and University Sanctions
- Overpayments
- Pre-existing conditions
- Worker's compensation
- Deficit Reduction Act

Legal Name (please print)	Signature	
Date of Signature	EMPLID	

Instructions

Read all instructions carefully before completing this form.

Anti-Discrimination Notice. It is illegal to discriminate against any individual (other than an alien not authorized to work in the United States) in hiring, discharging, or recruiting or referring for a fee because of that individual's national origin or citizenship status. It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) they will accept from an employee. The refusal to hire an individual because the documents presented have a future expiration date may also constitute illegal discrimination. For more information, call the Office of Special Counsel for Immigration Related Unfair Employment Practices at 1-800-255-8155.

What Is the Purpose of This Form?

The purpose of this form is to document that each new employee (both citizen and noncitizen) hired after November 6, 1986, is authorized to work in the United States.

When Should Form I-9 Be Used?

All employees (citizens and noncitizens) hired after November 6, 1986, and working in the United States must complete Form I-9.

Filling Out Form I-9

Section 1, Employee

This part of the form must be completed no later than the time of hire, which is the actual beginning of employment. Providing the Social Security Number is voluntary, except for employees hired by employers participating in the USCIS Electronic Employment Eligibility Verification Program (E-Verify). The employer is responsible for ensuring that Section 1 is timely and properly completed.

Noncitizen nationals of the United States are persons born in American Samoa, certain former citizens of the former Trust Territory of the Pacific Islands, and certain children of noncitizen nationals born abroad.

Employers should note the work authorization expiration date (if any) shown in Section 1. For employees who indicate an employment authorization expiration date in Section 1, employers are required to reverify employment authorization for employment on or before the date shown. Note that some employees may leave the expiration date blank if they are aliens whose work authorization does not expire (e.g., asylees, refugees, certain citizens of the Federated States of Micronesia or the Republic of the Marshall Islands). For such employees, reverification does not apply unless they choose to present

in Section 2 evidence of employment authorization that contains an expiration date (e.g., Employment Authorization Document (Form I-766)).

Preparer/Translator Certification

The Preparer/Translator Certification must be completed if **Section 1** is prepared by a person other than the employee. A preparer/translator may be used only when the employee is unable to complete **Section 1** on his or her own. However, the employee must still sign **Section 1** personally.

Section 2, Employer

For the purpose of completing this form, the term "employer" means all employers including those recruiters and referrers for a fee who are agricultural associations, agricultural employers, or farm labor contractors. Employers must complete **Section 2** by examining evidence of identity and employment authorization within three business days of the date employment begins. However, if an employer hires an individual for less than three business days, **Section 2** must be completed at the time employment begins. Employers cannot specify which document(s) listed on the last page of Form I-9 employees present to establish identity and employment authorization. Employees may present any List A document **OR** a combination of a List B and a List C document.

If an employee is unable to present a required document (or documents), the employee must present an acceptable receipt in lieu of a document listed on the last page of this form. Receipts showing that a person has applied for an initial grant of employment authorization, or for renewal of employment authorization, are not acceptable. Employees must present receipts within three business days of the date employment begins and must present valid replacement documents within 90 days or other specified time.

Employers must record in Section 2:

- 1. Document title;
- **2.** Issuing authority;
- 3. Document number;
- 4. Expiration date, if any; and
- **5.** The date employment begins.

Employers must sign and date the certification in **Section 2**. Employees must present original documents. Employers may, but are not required to, photocopy the document(s) presented. If photocopies are made, they must be made for all new hires. Photocopies may only be used for the verification process and must be retained with Form I-9. **Employers are still responsible for completing and retaining Form I-9**.

For more detailed information, you may refer to the *USCIS Handbook for Employers* (Form M-274). You may obtain the handbook using the contact information found under the header "USCIS Forms and Information."

Section 3, Updating and Reverification

Employers must complete **Section 3** when updating and/or reverifying Form I-9. Employers must reverify employment authorization of their employees on or before the work authorization expiration date recorded in **Section 1** (if any). Employers **CANNOT** specify which document(s) they will accept from an employee.

- **A.** If an employee's name has changed at the time this form is being updated/reverified, complete Block A.
- **B.** If an employee is rehired within three years of the date this form was originally completed and the employee is still authorized to be employed on the same basis as previously indicated on this form (updating), complete Block B and the signature block.
- C. If an employee is rehired within three years of the date this form was originally completed and the employee's work authorization has expired or if a current employee's work authorization is about to expire (reverification), complete Block B; and:
 - Examine any document that reflects the employee is authorized to work in the United States (see List A or C);
 - 2. Record the document title, document number, and expiration date (if any) in Block C; and
 - 3. Complete the signature block.

Note that for reverification purposes, employers have the option of completing a new Form I-9 instead of completing **Section 3.**

What Is the Filing Fee?

There is no associated filing fee for completing Form I-9. This form is not filed with USCIS or any government agency. Form I-9 must be retained by the employer and made available for inspection by U.S. Government officials as specified in the Privacy Act Notice below.

USCIS Forms and Information

To order USCIS forms, you can download them from our website at www.uscis.gov/forms or call our toll-free number at 1-800-870-3676. You can obtain information about Form I-9 from our website at www.uscis.gov or by calling 1-888-464-4218.

Information about E-Verify, a free and voluntary program that allows participating employers to electronically verify the employment eligibility of their newly hired employees, can be obtained from our website at www.uscis.gov/e-verify or by calling 1-888-464-4218.

General information on immigration laws, regulations, and procedures can be obtained by telephoning our National Customer Service Center at 1-800-375-5283 or visiting our Internet website at www.uscis.gov.

Photocopying and Retaining Form I-9

A blank Form I-9 may be reproduced, provided both sides are copied. The Instructions must be available to all employees completing this form. Employers must retain completed Form I-9s for three years after the date of hire or one year after the date employment ends, whichever is later.

Form I-9 may be signed and retained electronically, as authorized in Department of Homeland Security regulations at 8 CFR 274a.2.

Privacy Act Notice

The authority for collecting this information is the Immigration Reform and Control Act of 1986, Pub. L. 99-603 (8 USC 1324a).

This information is for employers to verify the eligibility of individuals for employment to preclude the unlawful hiring, or recruiting or referring for a fee, of aliens who are not authorized to work in the United States.

This information will be used by employers as a record of their basis for determining eligibility of an employee to work in the United States. The form will be kept by the employer and made available for inspection by authorized officials of the Department of Homeland Security, Department of Labor, and Office of Special Counsel for Immigration-Related Unfair Employment Practices.

Submission of the information required in this form is voluntary. However, an individual may not begin employment unless this form is completed, since employers are subject to civil or criminal penalties if they do not comply with the Immigration Reform and Control Act of 1986.

Paperwork Reduction Act

An agency may not conduct or sponsor an information collection and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The public reporting burden for this collection of information is estimated at 12 minutes per response, including the time for reviewing instructions and completing and submitting the form. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to: U.S. Citizenship and Immigration Services, Regulatory Management Division, 111 Massachusetts Avenue, N.W., 3rd Floor, Suite 3008, Washington, DC 20529-2210. OMB No. 1615-0047. **Do not mail your completed Form I-9 to this address.**

Department of Homeland Security

U.S. Citizenship and Immigration Services

Read instructions carefully before completing this form. The instructions must be available during completion of this form.

ANTI-DISCRIMINATION NOTICE: It is illegal to discriminate against work-authorized individuals. Employers CANNOT specify which document(s) they will accept from an employee. The refusal to hire an individual because the documents have a future expiration date may also constitute illegal discrimination.

Section 1. Employee Information and Verificat	ion (To be completed and signed	by employee at th	he time employment begins.)
	irst	Middle Initial Ma	- · · · · · · · · · · · · · · · · · · ·
Address (Street Name and Number)	Ap	ot. # Dat	te of Birth (month/day/year)
City State	Zij	o Code Soc	cial Security #
I am aware that federal law provides for imprisonment and/or fines for false statements use of false documents in connection with the completion of this form. Employee's Signature	A citizen of th A noncitizen n A lawful perm An alien autho	e United States ational of the United S anent resident (Alien # rized to work (Alien # on date, if applicable -	f or Admission #)
Preparer and/or Translator Certification (To be penalty of perjury, that I have assisted in the completion of this			
Preparer's/Translator's Signature	Print Name	O	
Address (Street Name and Number, City, State, Zip	Code)	Date ((month/day/year)
List A OR Document title: Issuing authority: Document #: Expiration Date (if any): Expiration Date (if any):	List B	<u>AND</u>	List C
CERTIFICATION: I attest, under penalty of perjuit the above-listed document(s) appear to be genuine a (month/day/year) and that to the be employment agencies may omit the date the employ.	nd to relate to the employee name est of my knowledge the employee	d, that the employe	ee began employment on
Signature of Employer or Authorized Representative	Print Name	Ti	tle
Business or Organization Name and Address (Street Name and	 d Number, City, State, Zip Code)	Da	ate (month/day/year)
Section 3. Updating and Reverification (To be a A. New Name (if applicable)	completed and signed by employe		(month/day/year) (if applicable)
C. If employee's previous grant of work authorization has exp	ired, provide the information below for the	ne document that estab	olishes current employment authorization.
Document Title: l attest, under penalty of perjury, that to the best of my kn	Document #:		ration Date (if any):
document(s), the document(s) I have examined appear to b		al.	
Signature of Employer or Authorized Representative		Da	te (month/day/year)

LISTS OF ACCEPTABLE DOCUMENTS

All documents must be unexpired

LIST A

LIST B

LIST C

Documents that Establish Both Identity and Employment Authorization

Documents that Establish Identity

Documents that Establish Employment Authorization

	Authorization (OR	- Tuentity	AND	Employment Authorization	
1.	U.S. Passport or U.S. Passport Card	1. 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		1.	Social Security Account Number card other than one that specifies on the face that the issuance of the	
2.	Permanent Resident Card or Alien Registration Receipt Card (Form I-551)		photograph or information such as name, date of birth, gender, height, eye color, and address		card does not authorize employment in the United States	
3.	Foreign passport that contains a temporary I-551 stamp or temporary I-551 printed notation on a machine-readable immigrant visa	2.	ID card issued by federal, state or local government agencies or entities, provided it contains a photograph or information such as	2.	Certification of Birth Abroad issued by the Department of State (Form FS-545)	
			name, date of birth, gender, height, eye color, and address	3.	Certification of Report of Birth issued by the Department of State	
4.	Employment Authorization Document that contains a photograph (Form I-766)	3.	School ID card with a photograph		(Form DS-1350)	
		4.	Voter's registration card	4.	Original or certified copy of birth certificate issued by a State,	
	In the case of a nonimmigrant alien authorized to work for a specific employer incident to status, a foreign passport with Form I-94 or Form I-94A bearing the same name as the passport and containing an endorsement of the alien's nonimmigrant status, as long as the 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 Form I-94A indicating nonimmigrant admission under the Compact of Free Association Between the United States and the FSM or RMI	5.	U.S. Military card or draft record		county, municipal authority, or territory of the United States	
		6.	Military dependent's ID card		bearing an official seal	
		7.	U.S. Coast Guard Merchant Mariner Card	5.	Native American tribal document	
		8.	Native American tribal document			
		9.	Driver's license issued by a Canadian government authority	6.	U.S. Citizen ID Card (Form I-197)	
			For persons under age 18 who are unable to present a document listed above:	7.	Identification Card for Use of Resident Citizen in the United States (Form I-179)	
		10	. School record or report card	8.	Employment authorization document issued by the	
		11	. Clinic, doctor, or hospital record		Department of Homeland Security	
		12	. Day-care or nursery school record			

Illustrations of many of these documents appear in Part 8 of the Handbook for Employers (M-274)



School of Medicine
School of Dentistry
School of Nursing
School of Allied Health Professions
School of Graduate Studies
School of Public Health

To: Incoming House Officers / 2010

CC: Program Coordinators

From: Kim Cannon

GME coordinator

RE: House officer/Fellow pager

The Graduate Medical Education office provides pagers to LSUHSC New Orleans House Officers. The pager unit rental fee and cost of monthly service are of no charge to residents. We provide local (Louisiana and Mississippi) service to all pagers. The pager is, however, the house officer's responsibility. If a pager is lost or stolen there is a \$50.00 fee that is paid for by the resident to the GME office (ONLY PERSONAL CHECKS OR CAHIERS CHECKS ACCEPTED, payable to LSUHSC, NO CASH) Any damaged pagers can be returned to the GME office at no charge to the resident.

All pager requests or swaps need to go through your program coordinator. Your coordinator will request the pager swap using the GME email that can be found on the global under "GME pagers". Please CC: KCANNO@LSUHSC.EDU on the request. Your coordinator will need to put your pager number and your name on the email request.

When pager swaps are requested and the coordinator is notified, the resident or coordinator must personally turn in the old pager to receive the new one: NO EXCEPTIONS. (In those instances where the resident and coordinator are out of the city, I will fed-ex (using the requesting depts. Fed-ex number) the new pager and provide return packaging to me for the old one).

<u>Coordinators:</u> Please maintain Residency Partner with any pager number changes, as these pager numbers need to always be accurate, especially for the yearly swap every June. For the swaps involving outgoing and incoming HOs, please utilize the GME website to make your swaps. (go to 'Program resources', then 'Pager management')

Thank you.

DATA SHEET LSU SCHOOL OF MEDICINE – GME OFFICE

PLEASE PRINT LEGIBLY OR TYPE

			(Check one):	
Department:		use Officer Level	Residency or	Fellowship
Training Program Name	(State Combined name if is combined	Program & Fellowship name if fo	ellowship)	
Name:		(7)	2218	
	(Last)	(First)	(Middle)	
Mailing Address:	(Street)	(City)	(State)	(Zip
Telephone Number		Beeper Numb	er	
Social Security #	NPI #:		Citizenship:	
Date of Birth	Plac	ce of Birth:		
Sex: Male Fema	le Marital Status: S	M W D Spouse's	Name:	
Race: (<i>Please check one</i>) American Native	Asian or Pacific Islan	der Hispanic	White Black _	
List Person to Contact in c	case of Emergency:			
Relationship:		Telephone		
This section MUST l	pe completed or form wil	l be returned		
EDUCATION:	FMG (Foreign Medical C	Grad) Y/N		
Medical School:		City,State:		
Dates Attended:		Degree Receive	ed:	
Dental School:		City,State		
Dates Attended:		Degree Receive	ed:	
FMGEM, ECFMG or N	BMEE Number and Date: (ple	ease provide us with a copy	of your ECFMG Certificate).	
Number:		_ Date:		
LA Medical License #	L	icense or Permit Expiration	Date:	
f no License, What type of		Y2 GETP hat applies above)	Interim Temp	
Signature:				

Turn over and complete back of page.

A continuous and inclusive list of internships, residencies, fellowships, staff positions, leave of ab etc must be provided from Medical School graduation through the current internship, residency fellowship.	
The first entry should be the program you will be training in as of July 1.	
Beginning Date (Month/Day/Year):	
Expected End Date (Month/Day/Year):	
Program:	
Facility:	
City and State:	
Beginning Date (Month/Day/Year):	
End Date (Month/Day/Year):	
Program:	
Facility:	
City and State:	
Beginning Date (Month/Day/Year):	
End Date (Month/Day/Year):	
Program:	
Facility:	
City and State:	
Beginning Date (Month/Day/Year):	
End Date (Month/Day/Year):	
Program:	
Facility:	
City and State:	
Signature:	

If needed, print another copy of page 2 and attach to the 2-sided copy completed.

Name:

Acknowledgement of policy regarding extracurricular medical activities for trainees of Louisiana State University School of Medicine programs

I understand that I must make a request to, and receive the explicit permission of, my Department Head at the School of Medicine (or Chief of Service at free-standing affiliated training programs) before engaging in any extracurricular medical practice. Further, I understand that I must receive such permission for any additional extracurricular medical practice which differs in location or nature from that which may have originally been approved, or for any substantive change (increase in frequency or duration) from that which may have been originally approved.

Foreign Medical Graduates sponsored for clinical training as a J-1 by ECFMG are not allowed to moonlight or perform activities outside of the clinical training program.

For purposes of this Acknowledgment, "extracurricular medical practice" activities shall mean medical practice which is not an official part of the undergraduate medical education program, or any post-graduate training medical education program of the School, or any of the School's free-standing affiliated post-graduate medical education programs.

I understand that the School, by its approval of permission to participated in extracurricular medical practice, is not a party to any such arrangement, nor will the School furnish medical malpractice insurance for extracurricular medical practice, nor defend any claim made against me (malpractice or otherwise) that arises out of, or is in connection with, any extracurricular medical practice.

Signature of Trainee	(Date)
PRINTED NAME OF TRAINEE:	
	
Signature of Department Head (Or Chief of Service)	(Date)
	FNT HFA
(Or Chief of Service)	



School of Medicine
School of Dentistry
School of Nursing
School of Allied Health Professions
School of Graduate Studies
School of Public Health

March 16, 2010

TO: All Incoming LSUHSC House Officers

CC: Clinical Department Heads

Clinical Business Managers

Residency and Fellowship Program Directors Residency and Fellowship Program Coordinators

FROM: Charles Hilton, MD

Associate Dean for Academic Affairs Designated Institutional Official (DIO)

RE: National Provider Identifier Application for Incoming House Officers FY 2010-2011

All Incoming House Officers must have a National Provider Identifier number to begin their Residency/Fellowship training. Please follow the attached instructions and complete the online application on or before May 1, 2010. Applications initiated after May 1, 2010 could result in an administrative delay in processing your payroll documents and delay the start of your Residency/Fellowship training.

Louisiana medical license

Complete the NPI online registration **for an individual** choosing the taxonomy code for the enrolled program, providing the Louisiana medical license number.

Incoming residents/fellows with a valid out-of-state medical license

Complete the NPI online registration **for an individual** (if not already done) or update current NPI registration choosing the appropriate taxonomy code for the specialty formerly in (whether an outside practice or previously enrolled in a program), providing the state license information. When granted a full unrestricted Louisiana medical license, update the NPI registration to include the enrolled specialty taxonomy code with the Louisiana license number.

Incoming residents/fellows applying for Louisiana permit

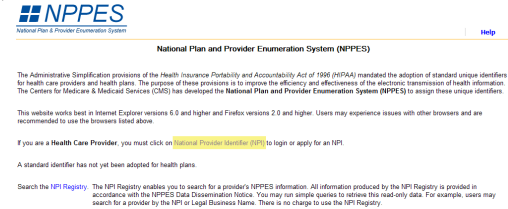
Complete the NPI online registration for an individual choosing the "Student in an Organized Health Care Education/Training Program - 390200000X" taxonomy code, which is located under the "Student, Health Care" category.

National Provider Identification (NPI) Registration Instructions

The Federal Government now requires all practicing physicians to have a National Provider Identification Number. When you are assigned an NPI number, this will be your number for life. Outside of extenuating circumstances, this number will never change, and you will need to keep your information up-to-date in the National Plan and Provider Enumeration System.

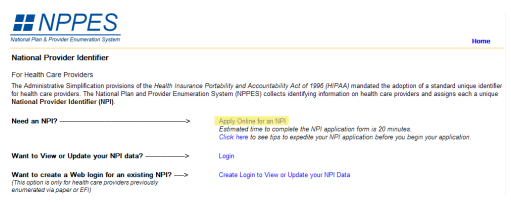
1. Go to the National Plan and Provider Enumeration System (NPPES) at https://nppes.cms.hhs.gov

2.



Click the National Provider Identifier (NPI) link

3.



Click Apply Online for an NPI



NPI Application Instructions

Name of Authorized Official for the Organization Phone Number of Authorized Official for the Organization Organization Mailing Address Practice Location Address and Phone Number

Taxonomy (Provider Type)
Contact Person Name
Contact Person Phone Number and E-mail

Step 1: Before you begin, make sure you have the following information.
This information will be required to complete the NPI Application Form.
You will not be able to save your work if you quit before you have completed the application form.

Information Required for Organizations
 Organization Name
 *** Employer Identification Number (EIN)

Information Required for Individual Providers
Provider Name
** SSN (or ITIN if not eligible for SSN)

Provider Date of Birth
Country of Birth
State of Birth (if Country of Birth is U.S.)

Provider Gender

Mailing Address
Practice Location Address and Phone Number

Taxonomy (Provider Type)

* State License Information
Contact Person Name
Contact Person Phone Number and E-mail

- ** (SSN or ITIN information should only be reported in the SSN or ITIN field)
- *** Do not report an SSN or IRS ITIN in the EIN field

Online Help is available from each page of the Application / Update Form by clicking "Help" at the top right of the page

If you need additional help or have any questions concerning your application, contact the NPI Enumerator.

NPI Enumerator Contact Information

By phone:

1-800-465-3203 (NPI Toll-Free) 1-800-692-2326 (NPI TTY)

By e-mail at:

customerservice@npienumerator.com

By mail at: NPI Enumerator Fargo, ND 58108-6059 Help

Home

Step 2: Read the information below.
You must agree to the terms below when you submit your application

I have read the contents of the application and the information contained herein is true, correct, and complete. If I become aware that any information in this application is not true, correct, or complete, I agree to notify the NPI Enumerator immediately.

I authorize the NPI Enumerator to verify the information contained herein. I agree to keep the NPPES updated with any changes to data listed on this application form within 30 days of the effective date of the change

I understand that the information provided in this application may be used by other agencies in accordance with privacy regulations.

I have read and understand the Privacy Act Statement

I have read and understand the Penalties for Falsifying Information on the NPI Application / Update Form as stated in this application. I am aware that falsifying information will result in fines and/or imprisonment

Penalties for Falsifying Information on the NPI / Update Form:

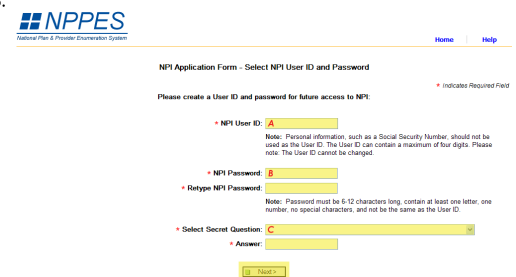
18 U.S.C. 1001 authorizes criminal penalties against an individual who in any matter within the jurisdiction of any department or agency of the United States knowingly or willfully falsifies, conceals, or covers up by any trick, scheme or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes any false writing or document knowing the same to contain any false, ficticitious or fraudulent statement or entry. Individual offenders are subject to fines of up to \$250,000 and imprisonment for up to five years. Offenders that are organizations are subject to fines of up to \$500,000. 18 U.S.C. 3571(d) also authorizes fines of up to twice the gross gain derived by the offender if it is greater than the amount specifically authorized by the sentencing statute.

Step 3: Begin online application.

■ Begin Application Form

Click the **Begin Application Form** button at the bottom of the page

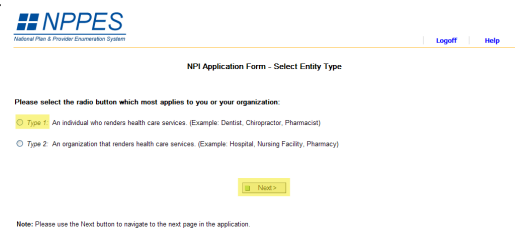
LSU School of Medicine Office of Graduate Medical Education



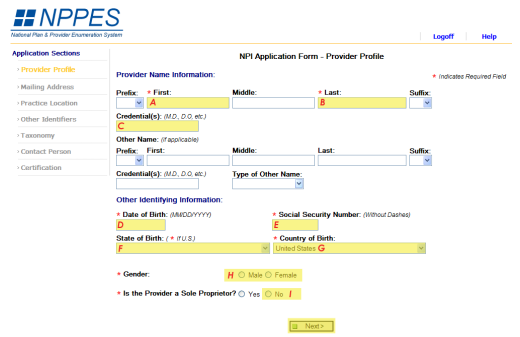
Create an *NPI User ID* (A) and *Password* (B). Make sure to choose a *User ID* and *Password* that you will be able to remember. You will need this information to update your NPI registration during your residency. Choose a *Secret Question* (C) that will allow you to recover your *Password* if you forget it.

Click the **Next** > button.

6.



Choose *Type 1* and then click the **Next** > button.

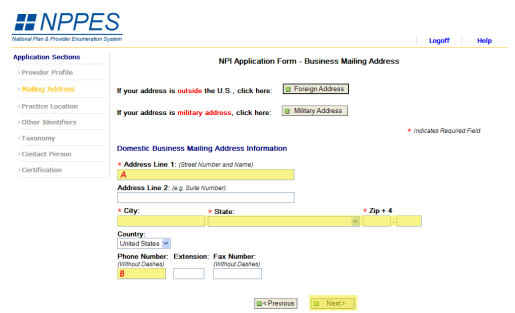


Fill out the *Provider Profile* information.

NOTE: This form is a LEGAL APPLICATION being submitted to the Federal Government. The name entered on this form **MUST** be your legal name as it is TODAY. If you will be getting married and changing your name before beginning your residency, you still must use your CURRENT legal name. After legally changing your name, you can come back to the NPPES system to change your name. Also, if you do not have a Social Security Number, you cannot complete this application until you have been assigned an SSN.

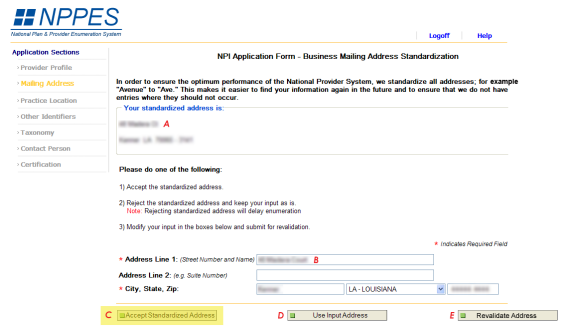
Fill out the *First Name* (A) and *Last Name* (B). Do not enter any *Credentials* (C), if you have not yet graduated from Medical School (this can be updated after graduation). Enter your *Date of Birth* (D), *Social Security Number* (E), *State of Birth* (F), *Country of Birth* (G), and *Gender* (H). Select **No** to the question about being a Sole Proprietor (I).

Click the **Next** > button.

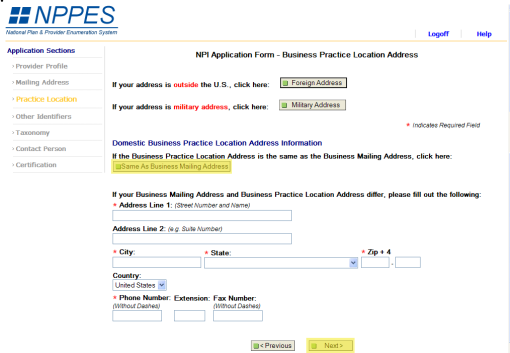


Enter your current home mailing address (A). If you will be moving prior to beginning your residency, you should update this address after completing your move. Also, some residency programs may require you to use a specific mailing address, so you may need to update this information to satisfy their requirements.

While not required, it is recommended that you enter a *Phone Number* (B). If there is a problem with your NPI application, they will attempt to contact you by phone to resolve the problem.

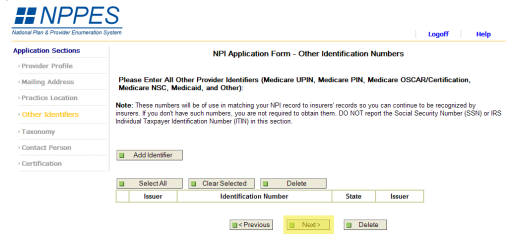


If the *Standardized Address* (A) is correct, click the **Accept Standardized Address** button (C). If the *Standardized Address* is NOT correct, make corrections to the address (B) and click the **Revalidate Address** (E) button. If the new *Standardized Address* still isn't correct, make any necessary changes to the address (A) and click the **Use Input Address** button (D).

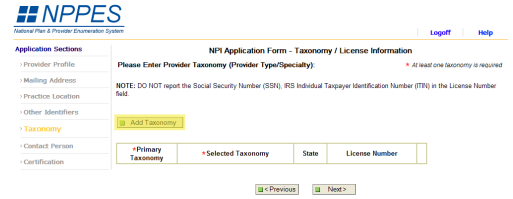


Click the **Same as Business Mailing Address** button, and then click the **Next** > button. Once you begin your residency, you will need to update this address to the location where you are practicing the most.

11.

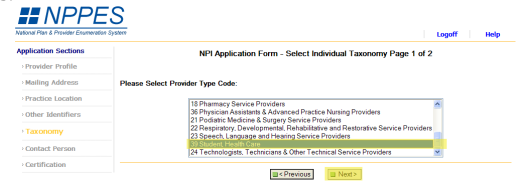


Click the **Next** > button. You do not currently have any other identification numbers. Once you begin your residency, you will begin to be assigned other identification numbers, such as a Medicaid Provider Number. You will need to update your NPI registration with those numbers as they are issued to you.



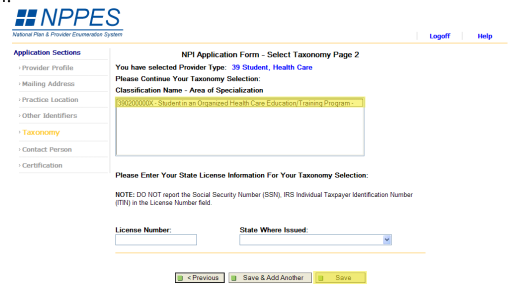
Click the **Add Taxonomy** button.

13.



Choose **39 Student, Health Care** from the list and then click the **Next** > button.

14.



Choose 39020000X – Student in an Organized Health Care Education / Training Program. Leave the *License Number* and *State Where Issued* fields blank. Click the Save button.

NPI Application Instructions

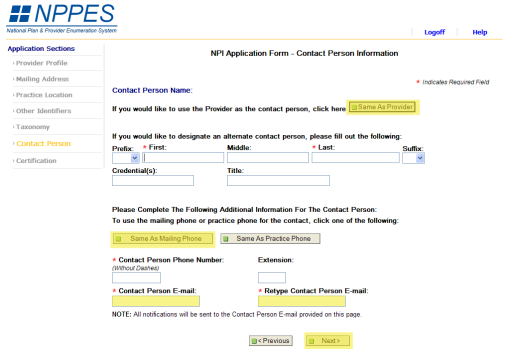
Note: LSU's current understanding of the NPPES regulations is that a resident should use the Student taxonomy code until a full, unrestricted medical license has been granted. Some non-LSU residency programs may ask that you choose a different taxonomy code. Use whatever instructions your residency program dictates.

15.

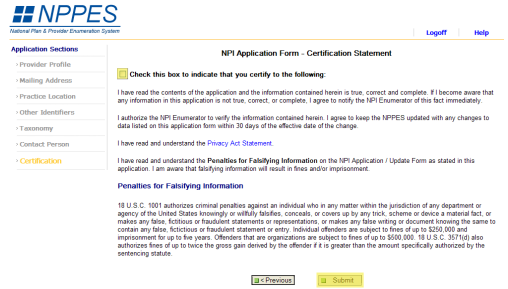


Select the radio button next to the student taxonomy and then click the **Next** > button.

16.



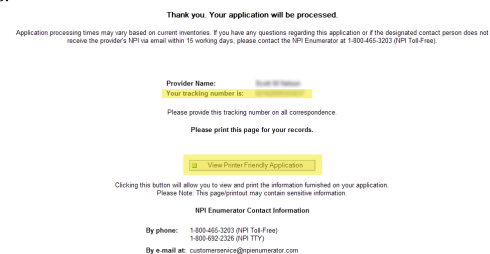
Click the **Same as Provider** button to use yourself as the contact for this NPI registration. Click the **Same as Mailing Phone** button to use your phone number as the contact phone number. Enter your email address in the *Contact Person E-Mail* fields, and then click the **Next** > button.



Click the checkbox and then click the Submit button to complete and submit your NPI Application.

NOTE: Please read the certification statement carefully. There can be serious repercussions for willingly submitting false information.

18.



By mail at: NPI Enumerator

PO Box 6059 Fargo, ND 58108-6059

When your application is complete, you will be issued a tracking number. This number is NOT your NPI number. You will receive your NPI number via email in several days. If you do not receive your NPI number after 15 days, you can contact the NPI Enumerator with the contact info provided on the page. It is recommended that you print a copy of the confirmation page, as well as a copy of your completed application (by clicking the **View Printer Friendly Application** button).

LSU Health Sciences Center Library Patron Registration Form

SECTION ONE PERSONAL INFO	DRMATION: (Please Print Clearly)	DATE:		
Full Name:	Social Security #:	EmplID #:		
Last First Local/Home Address:				
Local Home Address.				
(City, State, Zip Code)	En	nail Address:		
Home Phone #:	Pager/Other	Phone #:		
Area Code		Area Code		
Department:	Campus Building/Box #:			
Campus Phone #:	Office/Business Phone #:			
Office or Business Address:				
••••••	•••••	••••••		
SECTION TWO AFFILIATION IN	NFORMATION:			
☐ LSUHSC: ☐ School of Allied Health	□ School of Dentistry	☐ School of Graduate Studies		
□ School of Medicine	□ School of Nursing	☐ School of Public Health ☐ Other		
□ Resident	faculty: \Box Full-Time \Box Part-Time \Box	Clinical 🗆 Gratis)		
□ Fellow				
☐ Staff ☐ Proxy Staff/Student W	orker checking out for	/(Faculty /Dept.		
☐ Student Please circle	_			
Allied Health: CPSC CLS Medicine: L1 L2 L3 L4	OT PT RC COMD MHS OMT	Dental: D1 D2 D3 D4 DH DLT Nursing: BSN GN IGRO CRNA		
Graduate Studies:		Public Health:(Dept)		
☐ Tulane Medical Center:				
☐ School of Graduate Studies	☐ School of Medicine	☐ School of Public Health		
Status: \square Faculty \square Fellow \square	Resident Student Staff Tu	lane Library barcode:		
☐ Other:				
	License Type:	License #:		
☐ Outside LALINC Patron☐ Courtesy Patron (approval requ	uirad)			
		•••••		
SECTION THREE PATRON RE	SPONSIBILITY STATEMENT:			
	e responsible for all library materials checloss of card or incur liability for its misus	cked out with this card; to pay charges for all lost e. I understand that any abuse of library		
	Signature:	Date:		
Library Staff Use Only:	••••••	••••••		
Library Staff Initials Ptype	Pcode Pcode2 Pcode	de3		
Expiration Date	Barcode			