***Sample* Drug Free Workplace Policy**

***(Meets Requirements of Georgia Law)***

**INSTRUCTIONS:**

The following policy should have the first page printed on company letterhead. The sections which are in *italics* are to be removed. They are for your instruction only. Insert your company’s name in the appropriate (Company Name) locations.

If you do not include some of the sections in your company policy, you will need to renumber the sections that follow the removed section.

Sample letters and forms follow the policy. These should each be printed on company letterhead. Some companies incorporate the "Pre-employment Drug Testing Consent and Release Form" into their employment application form to streamline the employment process. Give employees a ‘one-time 60 day notice’ that your drug testing program is being implemented.

Include notice of drug testing on vacancy announcements for positions in which drug testing is required and post a notice of your drug testing policy in an appropriate and conspicuous location on company premises.

The Council on Alcohol and Drugs disclaims any responsibility for the implementation of these policies. All employers are advised to seek legal counsel prior to implementing substance abuse policies.

*[Place Company*

*Logo Here]*

(COMPANY NAME) SUBSTANCE ABUSE POLICY STATEMENT

(Company Name) is committed to providing a safe work environment and to fostering the well-being and health of its employees. That commitment is jeopardized when any (Company Name) employee illegally uses drugs on or off the job, comes to work under their influence, possesses, distributes or sells drugs in the workplace, or abuses alcohol on the job. Therefore, under authority of Georgia Law (O.C.G.A. 34-9-410) (Company Name) has established the following policy:

 1. It is a violation of company policy for any employee to use, possess, sell, trade, offer for sale, or offer to buy illegal drugs or otherwise engage in the illegal use of drugs on or off the job.

 2. It is a violation of company policy for any employee to report to work under the influence of or while possessing in his or her body, blood, or urine illegal drugs in any detectable amount.

 3. It is a violation of company policy for any employee to report to work under the influence of, or impaired by alcohol.

 4. It is a violation of company policy for any employee to use prescription drugs illegally, i.e., to use prescription drugs that have not been legally obtained or in a manner or for a purpose other than as prescribed. (However, nothing in this policy precludes the appropriate use of legally prescribed medications.)

1. Violations of this policy are subject to disciplinary action up to and including termination.

Copies of this policy are available in the personnell office.

*Section 6 is for companies that are subject to the requirements of the federal Drug-Free Workplace Act of 1988 (companies with a federal contract in excess of $100,000 /yr.). If your company is not subject to the federal Drug-Free Workplace Act delete paragraph # 6 and re-number the subsequent paragraphs. In either case, remove this instructional paragraph.*

 6. As a condition of employment, employees must abide by the terms of this policy and must notify (Company Name) in writing of any conviction of a violation of a criminal drug statute occurring in the workplace no later than five calendar days after such conviction.

*Section 7, which immediately follows, refers to Employee Assistance Programs. The second "Section 7" refers to other means of employee assistance. If you are utilizing an EAP service, use the first "Section 7." If you are providing other means of employee assistance such as a referral list, use the second "Section 7." Do not include both. In either case, remove this instructional paragraph.*

*7.* EMPLOYEE ASSISTANCE PROGRAM

(Company Name) offers an Employee Assistance Program (EAP) benefit for employees and their dependents. The EAP provides confidential assessment, referral and short-term counseling for employees who need or request it. If an EAP referral to a treatment provider outside the EAP is necessary, costs may be covered by the employee's medical insurance, but the cost of such outside services are the employee's responsibility. Confidentiality is assured. NO information regarding the nature of the personal problem will be made available to supervisors nor will it be included in the permanent personnel file.

Participation in the EAP will not affect an employee's career advancement or employment, nor will it protect an employee from disciplinary action if substandard job performance continues. The EAP is a process used in conjunction with discipline; it is not a substitute for discipline.

The EAP can be accessed by an employee through self-referral or through referral by a supervisor.

 *or,*

7. EMPLOYEE ASSISTANCE

(Company Name) offers resource information on various means of employee assistance in our community, including but not limited to a list of names, addresses, and telephone numbers of employee assistance programs and local drug rehabilitation programs. Employees are encouraged to use this resource file, which is located (*insert where: personnnel office, etc.*). In addition, we will distribute this information to employees for their confidential use.

 8. GENERAL PROCEDURES

An employee reporting to work visibly impaired will be deemed unable to properly perform required duties and will not be allowed to work. If possible, the employee's supervisor will first seek another supervisor's opinion to confirm the employee's status. Next, the supervisor *(Recommended:and/or a member of the HR Department or Safety Department )* and/or other qualified supervisor will consult privately with the employee to determine the cause of the observation, including whether substance abuse has occurred. If, in the opinion of the supervisor, the employee is considered impaired, the employee will be sent home or to a medical facility by taxi or other safe transportation alternative - depending on the determination of the observed impairment - and accompanied by the supervisor or another employee if necessary. A drug test may be in order. An impaired employee will not be allowed to drive. If an impaired employee insists on driving while under the influence, law enforcement will be notified.

 9. OPPORTUNITY TO CONTEST OR EXPLAIN TEST RESULTS

*Within 5 working days after receipt of a positive confirmed test result from the laboratory you must inform an employee or job applicant in writing of such positive test result, the consequences of such results, and the options available to the employee or job applicant. You must provide to the employee or job applicant, upon request, a copy of the test results.*

Employees and job applicants who have a positive confirmed test result may explain or contest the result to the company within five (5) working days after the company contacts the employee or job applicant and shows him/her the positive test result as it was received from the lab in writing. Refusal to submit to a drug test constitutes insubordination and will result in termination.

10. CONFIDENTIALITY

The confidentiality of any information received by the company through a substance abuse testing program shall be maintained, except as otherwise provided by law.

 11. PRE-EMPLOYMENT DRUG TESTING

All job applicants at this company will undergo testing for the presence of illegal drugs as a condition of employment. Any applicant with a confirmed positive test result will be denied employment. Applicants will be required to submit voluntarily to a specimen test at a laboratory chosen by this company, and by signing a consent agreement will release this company from liability.

If the physician, Medical Review Officer (MRO), company official, or lab personnel has reasonable suspicion to believe that the job-applicant has tampered with the specimen, the applicant will not be considered for employment.

This company will not discriminate against applicants for employment because of a past history of drug abuse. It is the *current* abuse of drugs, preventing employees from performing their job properly, that this company will not tolerate.

Individuals who have failed a pre-employment test may initiate another inquiry with the company after a period of not shorter than six (6) months; but they must present themselves drug-free as demonstrated by urinalysis or other specimen test selected by this company.

 12. EMPLOYEE TESTING

This company has adopted testing practices to identify employees who use illegal drugs on or off the job or who abuse alcohol on the job. It shall be a condition of employment for all employees to submit to substance abuse testing under the following circumstances:

A. When there is reasonable suspicion to believe that an employee is using illegal drugs or abusing alcohol. "Reasonable suspicion" is based on a belief that an employee is using or has used drugs or alcohol in violation of the company's policy drawn from specific objective and articulable facts and reasonable inferences drawn from those facts in light of experience. Among other things, such facts and inferences may be based upon, but not limited to, the following:

1. Observable phenomena while at work such as direct observation of substance abuse or of the physical symptoms or manifestations of being impaired due to substance abuse;

2. Abnormal conduct or erratic behavior while at work or a significant deterioration in work performance;

3. A report of substance abuse provided by a reliable and credible source;

4. Evidence that an individual has tampered with any substance abuse test during his or her employment with the current employer;

 5. Information that an employee has caused or contributed to an accident while at work; or

 6. Evidence that an employee has used, possessed, sold, solicited, or transferred drugs while working or while on the employer's premises or while operating the employer's vehicle, machinery, or equipment.

 B. When employees have caused or contributed to an on-the-job injury that resulted in a loss of worktime, which means any period of time during which an employee stops performing the normal duties of employment and leaves the place of employment to seek care from a licensed medical provider.

 C. As part of a follow-up program to treatment for drug abuse when an employee has *involuntarily* entered a rehabilitation program because of a positive confirmed test result. The frequency of such testing shall be a minimum of at least once a year for a two year period after completion of the rehabilitation program. Advance notice of testing shall not be given to the employee.

 D. When a substance abuse test is conducted as part of a routinely scheduled employee fitness-for-duty medical examination that is part of the company's established policy or that is scheduled routinely for all members of an employment classification or group.

*If your company chooses to implement random testing; insert the following paragraph and delete these instructions.*

 E. Random testing is conducted without individualized suspicion of a violation of the company's substance abuse policy. Selection is made by neutral criteria so that all employees eligible for testing have an equal opportunity of being tested.

If the physician, MRO, company official, or lab personnel have reasonable suspicion to believe that the employee has tampered with the specimen, the employee is subject to disciplinary action up to and including termination.

Employees with a *confirmed* positive test result may, at their own option and expense, have a second confirmation test performed on the *same* specimen. An employee will not be allowed to submit another specimen for testing. *(Note: every specimen that produces a positive confirmed test result will be preserved by the certified laboratory that conducted the confirmation test for a period of one year after the result of the test was mailed or otherwise delivered to your company. During the period after written notification of a positive test result, the employee or job applicant who has provided the specimen may be permitted to have a portion of the specimen retested, at the employee's or job applicant's expense, at another approved laboratory, chosen by the employee or job applicant. The second laboratory must test at equal or greater sensitivity for the drug in question as the first laboratory. The first laboratory that performed the test for the employer is responsible for the transfer of the portion of the specimen to be retested, and for the integrity of the chain of custody during such transfer).* The employee will be required to pay for any and all costs incurred by any additonal test(s).

If the physician, company official, MRO or lab personnel has reasonable suspicion to believe that the employee has tampered with the specimen, the employee is subject to disciplinary action up to and including termination.

13. ALCOHOL ABUSE

*Two policy versions follow on alcohol abuse. The first policy is only one paragraph and immediately follows. The second policy consists of three paragraphs. Select either policy and delete the other. In both cases either "positive," ".04 or higher," or ".08 or higher" needs to be inserted where indicated.*

The consumption or possession of alcoholic beverages on this company's premises is prohibited. (Company sponsored activities which may include the serving of alcoholic beverages are not included in this provision.) An employee whose normal faculties are impaired due to the consumption of alcoholic beverages, or whose blood alcohol level tests (*insert level*), . *(If policy is ‘zero tolerance’ insert the word ‘positive’ for level).*

 while on duty/company business shall be guilty of misconduct, and shall be subject to discipline up to and including termination. Failure to submit to a required substance abuse test is misconduct and shall be subject to termination.

 *or*

An employee who is under the influence of alcoholic beverages at any time while on company business or at any time during the hours between the beginning and ending of the employee's work day, whether on duty or not and whether on (Company Name) business or property or not, shall be guilty of misconduct and is subject to discipline up to and including termination.

An employee shall be determined to be under the influence of alcohol if the employee's normal faculties are impaired due to the consumption of alcohol, or if the employee has a blood alcohol level of (*insert level*) or higher. *(If policy is ‘zero tolerance’ insert the word ‘positive’ for level).*

Failure to submit to a substance abuse test is misconduct and shall be subject to discipline up to and including termination.

It is the responsibility of the company's supervisors to counsel employees whenever they see changes in performance or behavior that suggest an employee has a drug or alcohol problem. Although it is not the supervisor's job to diagnose personal problems, the supervisor should encourage such employees to seek help and advise them about available resources for getting help. *(Contact the Council on Alcohol and Drugs for Supervisor Training forms and materials).* Everyone shares responsibility for maintaining a safe work environment, and co-workers should encourage anyone who has a drug problem to seek help.

The goal of this policy is to balance our respect for individuals with the need to maintain a safe, productive, and drug-free environment. The intent of this policy is to offer a helping hand to those who need it, while sending a clear message that the illegal use of drugs, and the abuse of alcohol are incompatible with employment at (Company Name). The (Company Name) drug free workplace program is certified by the Georgia State Board of Workers’ Compensation in accordance with Title 34, Chapter 9, Article 11 of the Official Code of Georgia Annotated. *(You must re-certify your company annually in order to maintain compliance and continue receiving the state-mandated 7.5% discount on workers’ compensation insurance).*

*Please note: Georgia Law states: “The workers' compensation insurance policy of an insured shall be subject to an additional premium for the purposes of reimbursement of a previously granted premium discount and to cancellation in accordance with the provisions of the policy if it is determined by the State Board of Workers' Compensation that such insured misrepresented the compliance of its drug-free workplace program with the provisions of Article 11 of Chapter 9 of Title 34.”*

*(Letters to Employees follow)*

*The following letter is for employers offering an Employee Assistance Program. It should be printed on company letterhead. Do not use the second letter that follows, it is for companies not offering an EAP.*

*[Company Logo]*

LETTER TO ALL EMPLOYEES

The illegal use of drugs and the abuse of alcohol are problems that invade the workplace, endangering the health and safety of the abusers and those who work around them. This company is committed to creating and maintaining a workplace free of substance abuse without jeopardizing valued employees' job security.

To address this problem, our company has developed a policy regarding the illegal use of drugs and the abuse of alcohol that we believe best serves the interests of all employees. Our policy formally and clearly states that the illegal use of drugs or abuse of alcohol or prescription drugs will not be tolerated. As a means of maintaining our policy, we have implemented pre-employment and active employee drug testing. This policy was designed with two basic objectives in mind: (1) employees deserve a work environment that is free from the effects of illegal drug use or alcohol abuse and the problems associated with such, and (2) this company has a responsibility to maintain a healthy and safe workplace.

To assist us in maintaining a safe and healthful workplace, we have created an Employee Assistance Program (EAP). *(If utilizing the Council on Alcohol and Drugs’ EAP, insert access information here).* The EAP provides employees and their families confidential assessment, referral, and follow-up for personal or health problems.

An employee whose conduct violates this company's Substance Abuse Policy and who does not accept the help we offer under the EAP will be disciplined up to and including termination.

I believe it is important that we all work together to make this company a drug-free workplace and a safe, rewarding place to work.

Sincerely,

*Name of Person Sending Letter*

*Title of Person Sending Letter*

*Date*

*[Company Logo]*

*The following letter is for employers not offering an Employee Assistance Program but instead providing other means of employee assistance in the community. It should be printed on company letterhead.*

LETTER TO ALL EMPLOYEES

The illegal use of drugs and the abuse of alcohol are problems that invade the workplace, endangering the health and safety of the abusers and those who work around them. This company is committed to creating and maintaining a workplace free of substance abuse without jeopardizing valued employees' job security.

To address this problem, our company has developed a policy regarding the illegal use of drugs and the abuse of alcohol that we believe best serves the interests of all employees. Our policy formally and clearly states that the illegal use of drugs or abuse of alcohol or prescription drugs will not be tolerated. As a means of maintaining our policy, we have implemented pre-employment and active employee drug testing. This policy was designed with two basic objectives in mind: (1) employees deserve a work environment that is free from the effects of illegal drug use or alcohol abuse and the problems associated with such, and (2) this company has a responsibility to maintain a healthy and safe workplace.

To assist us in providing a safe and healthy workplace, we maintain a resources file of information of various means of employee assistance in our community, including but not limited to drug and alcohol abuse programs. Employees are encouraged to use this resource file, which is located *(insert where list is located)*. In addition, we will distribute this information to employees for their confidential use.

An employee whose conduct violates this company's Substance Abuse Policy will be disciplined up to and including termination.

I believe it is important that we all work together to make this company a drug-free workplace and a safe, rewarding place to work.

Sincerely,

*Name of Person Sending Letter*

*Title of Person Sending Letter*

*Date*

*[Company Logo]*

PRE-EMPLOYMENT DRUG TESTING CONSENT AND RELEASE FORM

I hereby consent to submit to specimen tests as shall be determined by (CompanyName) in the selection process of applicants for employment, for the purpose of determining the drug content thereof.

I agree that (Company Name)may collect these specimens for these tests and may test them or forward them to a testing laboratory designated by the company for analysis.

I further agree to and hereby authorize the release of the results of said tests to the company.

I understand that it is the current use of illegal drugs that would prohibit me from being employed at this company.

I further agree to hold harmless the company and its agents (including the above named physician or clinic) from any liability arising in whole or part, out of the collection of specimens, testing, and use of the information from said testing in connection with the company's consideration of my application of employment.

I further agree that a reproduced copy of this pre-employment consent and release form shall have the same force and effect as the original.

I have carefully read the foregoing and fully understand its contents. I acknowledge that my signing of this consent and release form is a voluntary act on my part and that I have not been coerced into signing this document by anyone.

APPLICANT:

Print Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ S.S.#: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

WITNESS:

Print Name: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

*[Company Logo]*

ACTIVE EMPLOYEE CERTIFICATE OF AGREEMENT

I do hereby certify that I have received and read the (Company Name) Substance Abuse and Testing Policy. I understand that if my performance indicates it is necessary, or in the case of random testing, I will submit to a substance abuse test. I also understand that failure to comply with a substance abuse test request, or a positive result may lead to termination of employment and denial of unemployment benefits. I understand that failure to submit to a substance abuse test, or a positive test result may affect my right to obtain workers’ compensation benefits. I further agree to and hereby authorize the release of the results of said tests to the company. Nothing in this consent form is to be construed as a contract between the parties.

Name (please print): \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signature: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_