

UNIFIED PERSONNEL SYSTEM

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Holly J. Schoenherr
Director

To: The Honorable Chair and Members of the Unified Personnel Board

From: Holly J. Schoenherr, Director of Human Resources *HS*

Date: October 26, 2018

Subject: Revisions to Drug-Free Workplace Program

Recommendation:

It is recommended that the members of the Unified Personnel Board approve revisions to the Drug-Free Workplace Program.

Background:

The attached memo from Carole Sanzeri, Senior Assistant County Attorney, provides the rationale for the requested policy changes. In addition, some minor housekeeping changes are being recommended such as updating "Personnel" to "Human Resources" and some hyphenation and capitalization items.

The proposed changes have been discussed earlier this month with Appointing Authorities and with the Employees' Advisory Council. Neither group expressed any concerns with adopting the revisions.

TO: The Honorable Ken Burke, Clerk of the Circuit Court
The Honorable Deborah Clark, Supervisor of Elections
The Honorable Charles W. Thomas, Tax Collector
The Honorable Mike Twitty, Property Appraiser
Whit Blanton, Forward Pinellas
Jeff Rohrs, Business Technology Services
Holly J. Schoenherr, Human Resources
Paul Valenti, Human Rights
Jewel White, County Attorney
Mark S. Woodard, County Administrator

FROM: Carole Sanzeri, Senior Assistant County Attorney 

RE: Recommended Revision to the Drug Free Workplace Program

DATE: October 4, 2018

Forward Pinellas, in its role as the Pinellas County Metropolitan Planning Organization, had a triennial review by the Federal Transportation Association (FTA). The review identified two areas of the County Drug Free Workplace Program that the FTA found insufficient to comply with the requirements of the Federal Drug Free Workplace Act of 1988, with which Forward Pinellas, as a federal grant recipient, must comply. The corrections required are to include reference to “controlled substances” in the policy (not just drugs and alcohol as the Florida law requires) and to require agency employees to report any convictions for drug felonies that occurred in the workplace within 5 days of conviction.

It is recommended that the overall Drug Free Workplace Program be amended to incorporate these changes, as shown in the attached redlined document. These changes will ensure that any appointing authority who is the recipient of a federal grant is compliant. Requiring any employee to report a felony workplace drug conviction (not just grant funded employees) is recommended as a good practice and for ease of administration.

The revised policy will be presented to the Unified Personnel Board no later than the December 2018 meeting for their approval. Once approved it is recommended that each Appointing Authority provide each employee a copy of the policy, require them to sign the acknowledgement of receipt, and forward that signed acknowledgement to Pinellas County Human Resources for inclusion in their official personnel files.

CS/elb

Attachment

**PINELLAS COUNTY UNIFIED PERSONNEL SYSTEM
DRUG-FREE WORKPLACE PROGRAM**

(Revised 6/2001)

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DRUG-FREE WORKPLACE PROGRAM

I. PURPOSE

As a part of its commitment to safeguard the health of its employees, to provide a safe place for its employees to work, and to promote a drug-free working environment, Pinellas County (“the County”) has established this program relating to the abuse of drugs (including alcohol, as defined by Florida’s Workers’ Compensation Law, Fla. Stat. § 440.101-.102, and rules promulgated pursuant thereto, hereinafter “FWCL”) and controlled substances as defined by the Drug-Free Workplace Act of 1988, 41 U.S.C. § 8101-8106, by its employees. This program is intended to conform to the requirements of the FWCL; § 112.0455, Fla. Stat.; and the Drug-Free Workplace Act of 1988. Drug abuse, while at work or otherwise, seriously endangers the safety of employees, as well as the general public, and creates a variety of workplace problems including increased injuries on the job, increased absenteeism, increased health care and benefit costs, increased theft, decreased morale, decreased productivity, and a decline in the quality of products and services provided. This program is established in part to detect and remove abusers of drugs from the workplace, to prevent the use and/or presence of these substances in the workplace, and to assist employees in overcoming any dependence on drugs in accordance with the following guidelines.

The FWCL provides in part that an employee who is injured in the course and scope of his employment and tests positive on a drug test may be terminated and shall forfeit his eligibility for medical and indemnity benefits under the FWCL. It is a condition of employment for an employee to refrain from reporting to work or working with the presence of drugs or alcohol in his or her body and if an injured employee refuses to submit to a test for drugs or alcohol, the employee forfeits eligibility for medical and indemnity benefits. Refusal to take a drug (urine) or alcohol (blood) test will result in the employee forfeiting his/her eligibility for medical and indemnity benefits under the FWCL and the employee being subject to dismissal. The County group medical plan excludes benefits for job related injuries. Therefore, if Worker’s Compensation benefits are forfeited pursuant to the Drug-Free Workplace Program, the employee injured on the job will be without any County provided medical benefits.

To the extent that the FWCL or the implementing rules are amended, or other statutes and rules requiring drug testing are determined to be applicable to the County employees, the County’s program will be amended to the extent required by such, without the necessity of further general notice.

The County’s Drug-Free Workplace Program has been prepared so as not to conflict with public policy and, further, not to be discriminatory or abusive. A drug-free workplace should be the goal of every employee and employer in America. Drug testing is only one of the several steps that must be taken to achieve this objective. When incorporated into a comprehensive antidrug effort, testing can go a long way in combating drug abuse in the workplace.

A copy of the County's drug testing program will also be posted in appropriate and conspicuous locations on the County's premises and copies of the program will be made available for inspection during regular business hours at the County.

II. SCOPE

All employees are covered by this program and, as a condition of employment, are required to abide by the terms of this program. Any employee in doubt as to the requirements or procedures applicable to their situations may contact ~~the County Personnel Department~~ **Human Resources** for information.

III. DEFINITIONS

The definitions of words and terms as set forth in the FWCL **and Federal Drug-Free Workplace Act** shall apply to the words and phrases used in this program unless the context clearly indicates otherwise.

- A. The FWCL defines "drug" as: alcohol, including a distilled spirit, wine, a malt beverage, or an intoxicating liquor; an amphetamine; a cannabinoid; cocaine; phencyclidine (PCP); a hallucinogen; methaqualone; an opiate; a barbiturate; a benzodiazepine; a synthetic narcotic; a designer drug; or a metabolite of any of the substances listed in this paragraph.
- B. The FWCL defines "safety-sensitive position" as: a position in which a drug impairment constitutes an immediate and direct threat to public health or safety, such as a position that requires the employee to carry a firearm, perform life-threatening procedures, work with controlled substances; a position subject to s. 110.1127; or a position in which a momentary lapse in attention could result in injury or death to another person. A list of those job classifications determined to be safety sensitive will be compiled and kept on file in the ~~Personnel~~ **Human Resources** Department. Such list will be periodically updated.
- C. The FWCL defines "special-risk position" as: a position that is required to be filled by a person who is certified under chapter 633 or chapter 943. A list of those job classifications determined to be "special risk" will be compiled and kept on file in the ~~Personnel~~ **Human Resources** Department. Such list will be periodically updated.
- D. **"Controlled substance" means a controlled substance in schedules I through V of Section 202 of the Controlled Substances Act (21 U.S.C. 812) and as further defined in regulations at 21 CFR 1308.11 through 1308.15 Code of 1986.**

IV. PROHIBITIONS AND RESPONSIBILITIES

- A. The use, sale, purchase, possession, manufacture, distribution, or dispensation of **controlled substances** or drugs or their metabolites on the County property, while at work, while on duty, during duty hours, while conducting the County's business, or while operating the County's vehicles or machinery is a violation of the County's Program and will result in discipline, up to and including immediate dismissal.

The prohibition of consumption of alcohol upon the County's property or on duty does not, however, apply to those assignments, premises, or events at which consumption of alcohol is authorized by management. Such authorization does not encourage, sanction, or authorize any individual to consume alcohol in excess to a point of being intoxicated. Therefore, any employee at an event, who in the sole opinion of the management becomes intoxicated may be subject to discipline, must refrain from further consumption of alcohol and, upon request by **M**management must leave the function. Failure to comply with the request constitutes a violation of the program and will subject the employee to disciplinary action.

- B. Off-duty use of drugs **and controlled substances** may adversely affect an employee's job performance or adversely affect or threaten to adversely affect other interests of the County, including but not limited to the employee's relationship to his/her job, fellow workers' reputations, or goodwill in the community. Disciplinary action up to and including dismissal may be imposed on this basis.
- C. An employee who management reasonably suspects is under the influence of drugs **or controlled substances** will be removed immediately from the workplace and will be tested for drugs.
- D. In response to a positive drug test, the County will take further action (i.e., further testing, referral to counseling, and/or disciplinary action) based on medical information, work history, and other relevant factors. The determination of appropriate action in each case rests solely with the County.
- E. An employee who fails a confirmed drug test, **will** **may** be allowed a one-time opportunity to participate in an Alcohol/Drug Rehabilitation Program or the County's Employee Assistance Program (EAP) or other approved program as determined by the County, in lieu of being immediately dismissed based upon such failure. However, allowing the **E**employee to participate in such program in lieu of being dismissed is conditioned upon the **E**employee's meeting the requirements set forth in this program. Furthermore, such an opportunity will not be available to an employee who has previously participated in an Alcohol/Drug Rehabilitation Program, the County's EAP, or other approved, similar program, as

an alternative to dismissal. Employees allowed the rehabilitation opportunity described herein may still receive disciplinary action short of dismissal in addition to required participation in the rehabilitation program. Participation in a treatment program, be it entirely voluntary or pursuant to this section, will not excuse additional violations of this Program, work rule violations, improper conduct, or poor performance and an employee may be disciplined or dismissed for such offenses or failure to perform. As to certain departments or employee groups, the County may approve further limits on, or elimination of, the rehabilitation opportunity described above. Specifically, the County may discharge a special risk employee based on a first positive confirmed drug test result.

Legal medication (over-the-counter) or prescription drugs may also affect the safety of the employee, fellow employees or members of the public. Therefore, any employee who is taking any over-the-counter medications or prescription drug which might impair safety, performance, or motor functions shall advise his/her supervisor of the possible impairment before reporting to work under the influence of such medication or drug. A failure to do so may result in disciplinary action. If the County determines that the impairment does not pose a safety risk, the employee will be permitted to work. Otherwise, the County may temporarily reassign the employee or place the employee in an appropriate leave status during the period of impairment. Improper use of prescription drugs is prohibited and may result in disciplinary action. Improper use of prescription drugs includes, but is not limited to, use of multiple prescriptions of identical or interchangeable drugs, and/or consumption of excessive quantities of and individual or therapeutically interchangeable drugs, and/or inappropriately prolonged duration of consumption of drugs, and/or consumption of prohibited drugs for other than valid medical purposes. For the purpose of this Program, consumption of any drug by the employee of more than the manufacturer's maximum recommended daily dosage, or for a longer period of time than recommended, or of any prohibited drug prescribed for or intended for another individual, or for other than a valid medical purpose shall be construed to constitute improper use. Excessive or inappropriate prescribing by the prescriber or prescribers shall NOT constitute a defense for the employee. Prescription medication shall be kept in its original container if such medication is possessed during duty hours or on the County property.

- F. Efforts to tamper with, or refusal to submit to a drug test will subject the employee to dismissal.
- G. Employees arrested for a drug-related incident, as indicated on the arrest report, shall notify, as soon as feasible, but in any event no later than the next business day after the arrest, the County management representative having direct administrative responsibility for the arrested employee of the arrest. Failure to comply with this subsection will result in disciplinary action up to and including dismissal.

- H. Any employee convicted of a drug statute violation that occurred in the workplace must report it to the Employer, in writing, no later than five (5) calendar days after such conviction.
- I. Violations of drug use prohibitions can subject an employee to disciplinary action up to and including dismissal. Dismissal for a first offense will be considered an appropriate penalty.

V. TESTING

A. Testing of Job Applicants for Safety Sensitive or Special Risk Positions

- 1. Prior to employment, job applicants for safety-sensitive or special risk positions, whether temporary or permanent, will be tested for the presence of drugs.
- 2. Any job applicant for a safety sensitive or special risk position who refuses to submit to drug testing, refuses to sign the consent form, fails to appear for testing, tampers with the test, or fails to pass the pre-employment confirmatory drug test will not be hired and in most cases will be ineligible for hire for a period of at least two (2) years.
- 3. Employees who are not in a safety-sensitive or special-risk position and are selected for a safety-sensitive or special risk position may not assume the duties of that position, or have the position transfer be made effective, until they have successfully completed a drug test. Failure to successfully complete the drug test when first scheduled will be cause to withdraw the conditional offer of the position and may subject the employee to discipline, up to and including termination. Employees receiving a conditional offer of a position designated as safety-sensitive or special risk shall report for drug testing within 48 hours of the time they are instructed by ~~Personnel~~ Human Resources to do so.

B. Reasonable Suspicion Testing

- 1. “Reasonable suspicion testing” means drug testing based on a belief that an employee is using, or has used drugs in violation of the County's Program, drawn from specific, objective and articulable facts and reasonable inferences drawn from those facts in light of experience. The ~~D~~department ~~H~~head or designee shall require an employee to undergo drug testing if there is reasonable suspicion that the employee is in violation of the Program. Circumstances which constitute a basis for determining “reasonable suspicion” may include but are not limited to:

- a. Observable phenomena while at work, such as direct observation of drug use or of the physical symptoms or manifestations of being under the influence of a drug.
 - b. Abnormal conduct or erratic behavior while at work or a significant deterioration in work performance.
 - c. A report of drug use, provided by a reliable and credible source.
 - d. Evidence that an individual has tampered with a drug test during his employment with the current employer.
 - e. Information that an employee has caused or contributed to an accident while at work.
 - f. 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.
2. Employees whose positions with the County require them to have a commercial drivers license, will be required to submit to drug testing, **on a random basis including random testing**, in accordance with the [Pinellas County Alcohol and Controlled Substance Testing Policy for Commercial Motor Vehicle Drivers](#).

C. Follow-up Testing

If the employee in the course of employment enters an employee assistance program for drug-related problems, or a drug rehabilitation program, the employer must require the employee to submit to a drug test as a follow-up to such program, unless the employee voluntarily entered the program. In those cases, the employer has the option to not require follow-up testing. If follow-up testing is required, it must be conducted at least once a year for a 2-year period after completion of the program. Advance notice of a follow-up testing date must not be given to the employee to be tested.

D. Routine Fitness-for-Duty

An employee shall submit to a drug test if the test is conducted as part of a routinely scheduled employee fitness-for-duty medical examination that is routinely scheduled for all members of an employment classification or group.

E. Additional Testing

Additional testing may also be conducted:

1. As required by applicable state or federal laws, rules, or regulations; and/or
2. To the extent that such testing is not prohibited by applicable state or federal laws.

F. Refusal to Test

Employees who refuse to submit to a blood or urine test administered in accordance with this program forfeit their eligibility for all ~~w~~Workers' ~~e~~Compensation medical and indemnity benefits and will be subject to dismissal.

VI. TESTING PROCEDURE

A. Tested Substances

The County may test for any or all of the following drugs:

Alcohol
Amphetamines (Binhetamine, Desoxyn, Dexedrine)
Cannabinoids (i.e., marijuana, hashish)
Cocaine (coke, crack)
Phencyclidine (PCP)
Methaqualone (Quaalude, Parest, Sopor)
Opiates (opium, heroin, morphine, codeine)
Barbiturates (Phenobarbital, Tuinal, Amytal)
Benzodiazophines (Ativan, Azene, Clonopin, Dalmane, Diazepam, Halcion, Librium, Poxipam, Restoril, Serax, Tranxene, Valium, Vertron, Xanax)
Methadone (Dolophine, Methadose)
Propoxyphene (Darvocet, Darvon N, Dolene)

B. Consent Required

Job applicants for safety-sensitive and special risk positions and employees will be asked to sign a Consent To Testing form. Refusal to execute the consent form constitutes a refusal to be tested, and will subject the employee/applicant to dismissal/failure to hire.

C. Designated Laboratory

Because of the potential adverse consequences of positive test results on employees, the County will employ a very accurate testing program. Specimen samples will be analyzed by a highly qualified, independent laboratory which has been selected by the County and certified by the appropriate regulatory agency. The name and address of the certified laboratory currently used by the County is

on file with the County Personnel Human Resources Department, Benefits Division.

D. Notification of Prescription Drug Use

Applicants and employees will be given an opportunity, prior to and after testing, on a confidential basis, to provide any information to the Medical Review Officer (“MRO”) they consider relevant to the test including identification of currently or recently used prescription and non-prescription medications or other relevant medical information on a Drug Use Information Form. This Program also provides notice of the most common medication by brand name or common name, as well as the chemical name which may alter or affect a drug test. Employees and job applicants also have the right to confidentially consult with the MRO for technical information regarding prescription or nonprescription medication.

E. Testing of Injured Employees

An employee injured at work and required to be tested, under reasonable suspicion, will be taken to a medical facility for immediate treatment of injury. If the injured employee is not at a designated collection site, the employee will be transported to one as soon as it is medically feasible and specimens will be obtained. If it is not medically feasible to move the injured employee, specimens will be obtained at the treating facility under the procedures set forth in this program and transported to an approved testing laboratory. No specimen will be taken prior to the administration of emergency medical care. An injured employee must authorize release to the County of the result of any tests conducted for the purpose of showing the presence of drugs.

F. Cost of Testing

The County will pay the cost of initial and confirmation drug tests, which it requires of employees and job applicants. An employee or job applicant will pay the cost of any additional drug test not required by the County.

G. Collection Site, Work Site

1. The County will utilize a collection site designated by an approved laboratory which has all necessary personnel, materials, equipment, facilities, and supervision to provide for the collections, security, chain of custody procedures, temporary storage and shipping or transportation of urine and blood specimens to an approved drug testing laboratory. The County may also utilize a medical facility as a collection site which meets the applicable requirements.

2. Security of the collection site, chain of custody procedures, privacy of the individual, collection control, integrity and identity of the specimen and transportation of the specimen to the laboratory as applicable will meet FWCL guidelines.

H. Testing Laboratory

1. The laboratory used to analyze initial or confirmation blood or urine specimens will be licensed or certified by the appropriate regulatory agencies to perform such tests.
2. The MRO will provide assistance to the employee or job applicant for the purpose of interpreting any positive confirmed test result to determine whether the result could have been caused by prescription or nonprescription medication taken by the employee or job applicant.

I. Time to Report for Testing

Upon notification by management representatives that a drug test is required, the employee will report to the test site as designated by management, but in no event, later than 4 (four) hours after notification, sign the appropriate consent forms, and submit to the test.

VII. TEST RESULTS

- A. Every specimen that produces a positive, confirmed test result shall be preserved by the licensed or certified laboratory that conducted the confirmation test for a period of at least 210 days after the result of the test was mailed or otherwise delivered to the ~~medical review officer~~ MRO. However, if an employee or job applicant undertakes an administrative or legal challenge to the test result, the employee or job applicant shall notify the laboratory and the sample shall be retained by the laboratory until the case or administrative appeal is settled. During the 180-day period after written notification of a positive test result, the employee or job applicant who has provided the specimen shall be permitted by the employer to have a portion of the specimen retested, at the employee's or job applicant's expense, at another laboratory, licensed and approved by the Agency for Health Care Administration, 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.
- B. Within 5 working days after receipt of a positive confirmed test result from the medical review officer, the County will 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. The County will provide to the employee or job applicant, upon request, a copy of the test results.

- C. Within 5 working days after receiving notice of a positive confirmed test result, an employee or job applicant may submit information to the County explaining or contesting the test result, and explaining why the result does not constitute a violation of the County's Program.
- D. If the employee's or job applicant's explanation or challenge of the positive test result is unsatisfactory to the County, a written explanation as to why the employee's or job applicant's explanation is unsatisfactory, along with the report of positive result, will be provided by the County to the employee or job applicant; and all such documentation shall be kept confidential by the County pursuant to the requirements of the FWCL and shall be retained by the County for at least one (1) year.
- E. Employees may challenge employment decisions made pursuant to this program as may be authorized by County Personnel Rules and Policies, or applicable court.

VIII. EMPLOYEE ASSISTANCE PROGRAM (EAP)

- A. The County regards its employees as its most important asset. Accordingly, the County maintains an EAP which provides help to employees who suffer from alcohol or drug abuse and other personal or emotional problems. Employees with such problems should seek confidential assistance from the EAP or other community resources before drug or alcohol problems lead to disciplinary action. The phone number for the EAP is listed on the medical ID card or can be obtained from Employee Benefits.
- B. However, use of the EAP or other community resources will not shield the employee from appropriate disciplinary action for violations of the County's Drug-Free Workplace Program if such violations come to the County's attention through other means, including, but not limited to, reports from employees or outsiders, direct observation, or drug testing.
- C. Employees referred to the EAP as a result of a first violation of the County's Program may, at the County's discretion, be allowed to continue their employment with the County provided they contact the EAP and strictly adhere to all the terms of treatment and counseling.
- D. Participation in any evaluation, treatment, or counseling program will be at the employee's expense unless participation in the particular program is required by the County, or unless the employee is entitled to such benefits under the terms of the County's group health plan or by other available benefits.

The County will not discharge, discipline, or discriminate against an employee solely upon the employee's voluntarily seeking treatment, while under the employ of the County, for a drug-related problem if the employee has not previously tested positive for drug use, entered an employee assistance program for drug-related problems, or entered a drug rehabilitation program. Unless otherwise provided by a collective bargaining agreement, the County may select the employee assistance program or drug rehabilitation program if the County pays the cost of the employee's participation in the program.

IX. CONFIDENTIALITY

- A. Except as otherwise provided by the FWCL, all information, interviews, reports, statements, memoranda, and drug test results, written or otherwise, received or produced as a result of a drug-testing program are confidential and exempt from the provisions of Fla.Stat. § 119.07(1) and § 24(a), Art. I of the State Constitution, and may not be used or received in evidence, obtained in discovery, or disclosed in any public or private proceedings, except in accordance with the FWCL or in determining compensability under Chapter 440, Fla. Stat.
- B. The County, laboratories, medical review officers, employee assistance programs, drug rehabilitation programs, and their agents may not release any information concerning drug test results obtained pursuant to the FWCL without a written consent form signed voluntarily by the person tested, unless such release is compelled by an administrative law judge, a hearing officer, or a court of competent jurisdiction pursuant to an appeal taken under this section or is deemed appropriate by a professional or occupational licensing board in a related disciplinary proceeding. The consent form must contain, at a minimum:
 - 1. The name of the person who is authorized to obtain the information.
 - 2. The purpose of the disclosure.
 - 3. The precise information to be disclosed.
 - 4. The duration of the consent.
 - 5. The signature of the person authorizing release of the information.

Information on drug test results shall not be used in any criminal proceeding against the employee or job applicant. Information released contrary to the FWCL is inadmissible as evidence in any such criminal proceeding.

The FWCL does not prohibit the County, an agent of the County, or laboratory conducting a drug test from having access to employee drug test information or using such information when consulting with legal counsel in connection with actions brought

under or related to the FWCL or when the information is relevant to its defense in a civil or administrative matter.

X. RECORDS AND TRAINING

The County will maintain a current resource file of providers of employee assistance including alcohol and drug abuse programs, mental health providers, and various other persons, entities or organizations designed to assist employees with personal or behavioral problems. The County will inform employees and new hires about various employee assistance programs that the employer may have available. The information shall be made available at a reasonable time convenient to the County in a manner that permits discreet review by the employee. The County has included in this Program a representative sampling of the names, addresses, and telephone numbers of employee assistance programs and local alcohol and drug rehabilitation programs to employees and applicants.

DRAFT

**EMPLOYEE ACKNOWLEDGMENT OF RECEIPT AND UNDERSTANDING OF
DRUG-FREE WORKPLACE PROGRAM OF PINELLAS COUNTY**

I hereby acknowledge that I have received from Pinellas County a copy of its Drug-Free Workplace Program. I have read and had an opportunity to have all aspects of this material fully explained. I also understand that I must abide by the policy as a condition of employment, and any violation may result in disciplinary action up to and including discharge.

I understand that during my employment, I may be required to submit to testing for the presence of drugs. I understand that submission to such testing is a condition of employment with Pinellas County and disciplinary action, up to and including discharge, may result if:

1. I refuse to consent to such testing;
2. I refuse to execute all forms of consent and release of liability as are usually reasonable and attendant to such examinations;
3. I refuse to authorize release of the test results to Pinellas County;
4. The tests establish a violation of Pinellas County's Drug-Free Workplace Program; or
5. I otherwise violate the Program.

I understand that if I'm injured in the course and scope of my employment and test positive, I forfeit my eligibility for medical and indemnity benefits under the Workers' Compensation Act upon exhaustion of the remedies provided in Florida Statute 440.102 (5).

I understand that Pinellas County can establish reasonable work rules relating to any possession, use, sale or solicitation of drugs, and can terminate my employment or deny employment for such conduct.

I also understand that the Drug-Free Workplace Program and related documents are not intended to constitute a contract between Pinellas County and me for employment for any specified period of time, and just as I am free to resign at any time, for any reason, the County is free to terminate my employment at any time, for any reason.

My signature below acknowledges that I have read and understood the foregoing statement and that this consent was freely and knowingly given.

Employee's Name

Date

Employee's Signature

Employee Number

Department

Witness' Signature

Date

Prolaw Doc. # 184241