

February 9, 2007

**FOIA EXTENSION NOTICE**

Mr. Scott Fontaine  
6146 S. Cushman Avenue  
Tacoma, WA 98408

Dear Mr. Fontaine:

On February 2, 2007, this Office received your Freedom of Information Act ("FOIA") request dated January 24, 2007, which you submitted to Michigan State University President Lou Anna K. Simon. Please be advised that all University FOIA requests are processed by this Office. Accordingly, please direct any future FOIA requests or correspondence to this Office.

A public body must respond to a Michigan Freedom of Information Act ("MIFOIA") request within five business days after it receives that request. However, MIFOIA also permits the public body to obtain additional time to complete its response to an MIFOIA request by issuing a notice to the requester extending the response deadline by up to 10 additional business days. This communication serves as notice that in order to process your MIFOIA request thoroughly, additional time is required. Therefore, the period of time for the University's response to your MIFOIA request is hereby extended by ten additional business days. The University will respond to your request on or before 5:00 p.m., Friday, February 23, 2007.



**FREEDOM OF  
INFORMATION ACT  
OFFICE**

Michigan State University  
117 Olds Hall  
East Lansing, MI  
48824-1046  
517/353-3929  
FAX: 517/353-1794

Sincerely,

Ellen Armentrout  
Freedom of Information Act Officer



May 17, 2007

**RESPONSE TO FOIA  
FEE WAIVER REQUEST**

Mr. Scott Fontaine  
6146 S. Cushman Avenue  
Tacoma, WA 94808

Dear Mr. Fontaine:

I received your letter in which you seek a waiver of the costs of reproducing documents responsive to the Michigan Freedom of Information Act (FOIA) request that you filed with Michigan State University.

While I appreciate that you and your partner are working on this project on a freelance basis, at this time I have decided not to grant your request for a waiver, particularly because much of the information that you asked for was already provided to you at no charge.

Good luck with the completion of your project.

Sincerely,

A handwritten signature in blue ink that reads "Ellen Armentrout" with a stylized flourish at the end.

Ellen Armentrout  
Freedom of Information Act Officer



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48824-1046  
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February 23, 2007

**FOIA RESPONSE &  
FOIA FEE & DEPOSIT NOTICE**

Mr. Scott Fontaine  
6146 S. Cushman Avenue  
Tacoma, WA 98408

Dear Mr. Fontaine:

This letter is written with regard to your Freedom of Information Act ("FOIA") request dated January 24, 2007.

No records responsive to the fifth, sixth and seventh bulleted items of your request exist. Documents reflecting information responsive to the first, second, third and fourth items of your request are enclosed. A university account number has been redacted under the Michigan Freedom of Information Act ("MIFOIA"), Section 13(1)(u), which permits a public body to protect records the disclosure of which could compromise its security.

MIFOIA provides that, when a public body denies all or a portion of a request, the requester may do one of the following: (1) submit an appeal of the determination to the head of the public body, or (2) commence an action in circuit court to compel the public body's disclosure of the records. If you wish to seek judicial review of this denial, you must do so within 180 days of the date of this letter. If the circuit court orders disclosure of all or a portion of the public record(s) to which you have been denied access, you may receive attorneys' fees and, in certain circumstances, damages under MIFOIA. Should you choose to file an appeal with MSU regarding this response to your request, you must submit a written communication to this office expressly stating that it is an "appeal" of this response. In your appeal you should state what records, or portions of records you believe should have been disclosed to you in response to your MIFOIA request but were not. You must also state the reason or reasons you believe this denial of your MIFOIA request should be reversed. This office will arrange for the processing and review of your appeal.

No fee will be assessed for this processing of your request.

Certain other documents responsive to the first item of your request, specifically, the individual test result reports, exist. Results data reflected on those records is contained in aggregate form on the enclosed "MSU-DIA Drug and Alcohol Records 01/01/04-02/19/07" document. Based upon our preliminary inquiries regarding the efforts required to gather and review the individual reports and to separate exempt from disclosure information from non-exempt from disclosure information contained therein, we estimate the



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labor fees to be incurred are likely to exceed \$150.00 (this serves as an estimate only and does not guarantee or limit the final, total fees which may be incurred and assessed). Therefore, as provided for in MIFOIA Section 4(2), should you seek these records, we are requiring that you remit a deposit prior to our processing your request in this regard.

If you wish to pursue copies of the individual test report records described above, please send a check made payable to "Michigan State University" in the amount of \$75.00 to the Freedom of Information Act Office, 117 Olds Hall, or notify us in writing if you do not wish to pursue those records at this time. The University will not process your request with regard to those records until the deposit is received by our office.

Sincerely,



Ellen Armentrout  
Freedom of Information Act Officer

Enclosures

MSU-DIA Drug and Alcohol Records

01/01/04- 02/19/07

<u>Date</u>	<u># Tested</u>	<u>Results</u>
02/19/04	93	all negative street drugs
02/19/04	20	all negative street drugs
02/26/04	18	all negative street drugs
04/21/04	01	1+ street drugs
07/14/04	01	1+ pain medication
09/15/04	16	all negative street drugs
11/02/04	90	all negative street drugs
11/09/04	58	1+ street drugs
02/21/05	16	all negative street drugs
02/23/05	13	all negative street drugs
03/23/05	49	all negative street drugs
03/29/05	48	all negative street drugs
08/10/05	104	all negative street drugs
08/10/05	104	all negative steroids
08/29/05	28	all negative street drugs
09/14/05	32	all negative street drugs
10/10/05	16	all negative street drugs
10/27/05	27	all negative street drugs
10/27/05	34	all negative street drugs
11/02/05	91	all negative street drugs
11/03/05	18	all negative steroids
11/03/05	08	all negative steroids
01/19/06	105	3+ street drugs
01/24/06	12	all negative street drugs
01/24/06	12	all negative steroids
02/20/06	8	all negative steroids
03/01/06	18	all negative street drugs
03/16/06	104	all negative street drugs
03/20/06	85	all negative street drugs
04/04/06	40	all negative street drugs
04/20/06	36	all negative street drugs
06/27/06	47	1+ stimulant OTC
07/24/06	03	all negative street drugs
08/29/06	105	all negative street drugs
08/29/06	105	all negative steroids
09/14/06	13	all negative street drugs
09/15/06	13	all negative street drugs
09/19/06	30	all negative street drugs
09/24/06	42	2+ street drugs
09/27/06	25	1+ stimulant OTC
10/17/06	36	all negative street drugs

10/19/06	49	2+ street drugs
10/24/06	65	all negative street drugs
10/26/06	08	all negative street drugs
12/05/06	100	1+ street drugs
01/24/07	25	all negative street drugs

<b>Totals</b>	<b>1971</b>	<b>10+ street drugs</b> <b>01+ pain medication</b> <b>02+ OTC stimulants</b>
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# Medical Specialists Transaction Detail

July 2003 through June 2004

<u>Date</u>	<u>Num</u>	<u>Name</u>	<u>Memo</u>	<u>Class</u>	<u>Amount</u>
<b>Drug Testing</b>					
09/23/2003	DPV	Sparrow Regional Laboratories	Drug testing 7/31	Admin-General	1,084.00
09/23/2003	DPV	Aegis Analytical Laboratories		Admin-General	2,195.00
10/14/2003	DPV	Aegis Analytical Laboratories	Drug testing	Admin-General	1,610.00
10/28/2003	DPV	Sparrow Regional Laboratories	drug testing	Admin-General	4,956.25
11/19/2003	DPV	Sparrow Regional Laboratories	Drug testing 10/31	Admin-General	7,297.25
12/30/2003	DPV	Sparrow Regional Laboratories	Drug testing 11/30	Admin-General	3,896.75
01/29/2004	DPV	Sparrow Regional Laboratories	Drug testing 12/31	Admin-General	2,178.00
02/05/2004	DPV	Sparrow Regional Laboratories	██████████, 1/14/04	Admin-General	3,055.75
02/18/2004	DPV	Sparrow Regional Laboratories	Balance of drug testing	Admin-General	262.50
03/11/2004	DPV	Aegis Analytical Laboratories	Drug testing	Admin-General	2,070.00
03/29/2004	DPV	Sparrow Regional Laboratories		Admin-General	792.00
04/21/2004	DPV	Aegis Analytical Laboratories	Drug testing	Admin-General	425.00
05/11/2004	DPV	Sparrow Regional Laboratories	drug testing	Admin-General	2,172.00
05/25/2004	DPV	Sparrow Regional Laboratories	drug testing	Admin-General	1,823.00
05/26/2004	DPV	Aegis Analytical Laboratories	drug testing	Admin-General	675.00
<b>Total Drug Testing</b>					<b>34,492.50</b>

# Medical Specialists Transaction Detail

July 2004 through June 2005

	<u>Date</u>	<u>Num</u>	<u>Name</u>	<u>Memo</u>	<u>Class</u>	<u>Amount</u>
Drug Testing	08/02/2004	DPV	Sparrow Regional Laboratories		Admin-General	66.00
	08/30/2004	DPV	Sparrow Regional Laboratories	7/31/04	Admin-General	845.25
	09/15/2004	DPV	Aegis Analytical Laboratories	8/31	Admin-General	3,350.00
	10/05/2004	DPV	Sparrow Regional Laboratories	8/31/04	Admin-General	2,983.00
	10/25/2004	DPV	Aegis Analytical Laboratories	9/30	Admin-General	115.00
	10/28/2004	DPV	Sparrow Regional Laboratories		Admin-General	1,224.25
	11/17/2004	DPV	Sparrow Regional Laboratories	██████████ 10/31/04	Admin-General	944.50
	01/05/2005	DPV	Sparrow Regional Laboratories		Admin-General	6,074.50
	01/26/2005	DPV	Sparrow Regional Laboratories		Admin-General	109.25
	02/25/2005	DPV	Sparrow Regional Laboratories	1/31/05	Admin-General	352.00
	03/21/2005	DPV	Aegis Analytical Laboratories	Drug testing 2/28	Admin-General	115.00
	04/11/2005	DPV	Sparrow Regional Laboratories		Admin-General	3,191.00
	05/20/2005	DPV	Sparrow Regional Laboratories		Admin-General	65.25
	05/31/2005	DPV	Sparrow Regional Laboratories		Admin-General	3,690.00
Total Drug Testing						<u>23,125.00</u>



# Medical Specialists Transaction Detail

July 2005 through June 2006

<u>Date</u>	<u>Num</u>	<u>Name</u>	<u>Memo</u>	<u>Class</u>	<u>Amount</u>
Drug Testing					
08/05/2005	DPV	Sparrow Regional Laboratories		Admin-General	88.00
08/24/2005	DPV	Aegis Analytical Laboratories		Admin-General	50.00
08/25/2005	DPV	Sparrow Regional Laboratories		Admin-General	550.00
09/28/2005	DPV	Sparrow Regional Laboratories	Drug testing 8/31	Admin-General	616.00
10/04/2005	DPV	Aegis Analytical Laboratories	Drug testing 8/31	Admin-General	11,430.00
10/28/2005	DPV	Sparrow Regional Laboratories		Admin-General	812.50
10/28/2005	DPV	Aegis Analytical Laboratories		Admin-General	115.00
12/28/2005	DPV	Sparrow Regional Laboratories		Admin-General	4,189.75
01/27/2006	DPV	Sparrow Regional Laboratories		Admin-General	65.25
02/21/2006	DPV	Sparrow Regional Laboratories		Admin-General	2,503.00
03/27/2006	DPV	Aegis Analytical Laboratories		Admin-General	1,380.00
03/27/2006	DPV	Sparrow Regional Laboratories		Admin-General	951.50
05/04/2006	DPV	Sparrow Regional Laboratories	3/31/06	Admin-General	4,109.00
06/05/2006	DPV	Sparrow Regional Laboratories		Admin-General	2,964.25
Total Drug Testing					<u>29,824.25</u>
					<u>29,824.25</u>

**Medical Specialists Transaction Detail**

July 1, 2006 through February 5, 2007

<u>Date</u>	<u>Num</u>	<u>Name</u>	<u>Memo</u>	<u>Class</u>	<u>Amount</u>
Drug Testing					
07/31/2006	DPV	Sparrow Regional Laboratories		Admin-General	22.00
08/23/2006	DPV	Sparrow Regional Laboratories		Admin-General	1,186.50
09/25/2006	DPV	Aegis Analytical Laboratories		Admin-General	75.00
10/23/2006	DPV	Sparrow Regional Laboratories		Admin-General	2,653.75
10/23/2006	DPV	Aegis Analytical Laboratories		Admin-General	12,880.00
11/28/2006	DPV	Sparrow Regional Laboratories		Admin-General	4,165.25
12/04/2006	DPV	Aegis Analytical Laboratories		Admin-General	690.00
01/04/2007	DPV	Sparrow Regional Laboratories		Admin-General	88.00
01/18/2007	DPV	Aegis Analytical Laboratories		Admin-General	45.00
01/22/2007	DPV	Sparrow Regional Laboratories		Admin-General	2,438.25
Total Drug Testing					<u>24,243.75</u>



**Student-Athlete Statement – Division I**

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- For:** Student-athletes.
  - Action:** Sign and return to your director of athletics.
  - Due date:** Before you first compete each year.
  - Required by:** NCAA Constitution 3.2.4.5 and NCAA Bylaws 14.1.3.1 and 30.13.
  - Purpose:** To assist in certifying eligibility.
  - Effective Date:** This NCAA Division I statement/consent form shall be in effect from the date this document is signed and shall remain in effect through August 31 of the following year or until a subsequent Division I Student-Athlete Statement/Drug-Testing Consent form is executed, whichever occurs earlier.
- 

Student-Athlete: \_\_\_\_\_  
(Please Print Name)

Name of your institution: \_\_\_\_\_

This form has six parts: a statement concerning eligibility, a Buckley Amendment consent, a statement concerning the promotion of NCAA championships and other NCAA events, results of drug tests, previous involvement in NCAA rules violation(s) and affirmation of valid and accurate information provided to the NCAA Initial-Eligibility Clearinghouse and admissions office, including ACT or SAT scores, high school attendance, completion of coursework and high school grades. If you are an incoming freshman, you must sign parts I, II, III, IV, V and VII to participate in intercollegiate competition. If you are an incoming transfer student, you must sign parts I, II, III, IV, V and VI to participate in intercollegiate competition. If you are a continuing student you must sign parts I, II, III and V to participate in intercollegiate competition.

Before you sign this form, you should read the Summary of NCAA Regulations provided by your director of athletics or read the bylaws of the NCAA Division I Manual that deal with your eligibility. If you have any questions, you should discuss them with your director of athletics or you may contact the NCAA at 317/917-6222.

The conditions that you must meet to be eligible and the requirement that you sign this form are indicated in the following bylaws of the Division I Manual:

- NCAA Bylaws 10, 12, 13, 14, 15 and 16
  - Bylaws 14.1.3.1, 18.4 and 31.2.3
-

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**Part I: Statement Concerning Eligibility.**

By signing this part of the form, you affirm that, to the best of your knowledge, you are eligible to compete in intercollegiate competition.

You affirm that you have read the Summary of NCAA Regulations or the relevant sections of the Division I Manual and that your director of athletics (or his or her designee) gave you the opportunity to ask questions about them.

You affirm that you meet the NCAA regulations for student-athletes regarding eligibility, recruitment, financial aid, amateur status and involvement in gambling activities.

You affirm that all information provided to the NCAA, the clearinghouse and the institution's admissions office is accurate and valid, including ACT or SAT scores, high school attendance, completion of coursework and high school grades.

You affirm that you are aware of the NCAA drug-testing program and that you have signed the 2006-07 Drug-Testing Consent (Form 06-3d).

You affirm that you have reported to the director of athletics of your institution any violations of NCAA regulations involving you and your institution.

You affirm that you understand that if you sign this statement falsely or erroneously, you violate NCAA legislation on ethical conduct and you will further jeopardize your eligibility.

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Name (Please Print)

---

Date of Birth

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Age

---

Signature of Student-Athlete

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Home Address (Street or P.O. Box)

---

Date

---

Home City, State, and Zip Code

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Sport(s)

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## Part II: Buckley Amendment Consent.

By signing this part of the form, you certify that you agree to disclose your educational records.

You understand that this entire form and the results of any NCAA drug test you may take are part of your educational records. These records are protected by the Family Educational Rights and Privacy Act of 1974 and they may not be disclosed without your consent.

You give your consent to disclose only to authorized representatives of this institution, its athletics conference (if any) and the NCAA, except as permitted in the Drug-Testing Consent form, the following documents:

- This form;
- Results of NCAA drug tests and related information and correspondence;
- Results of positive drug tests done by non-NCAA national or international athletics organizations;
- Any transcript from your high school, this institution, or any junior college or any other four-year institutions you have attended;
- Precollege test scores, appropriately related information and correspondence (e.g., testing sites, dates and letters of test-score certification or appeal), and where applicable, information relating to eligibility for or conduct of nonstandard testing;
- Graduation status;
- Your social security number and/or student identification number;
- Race and gender identification;
- Records concerning your financial aid; and
- Any other papers or information pertaining to your NCAA eligibility.

You agree to disclose these records only to determine your eligibility for intercollegiate athletics, your eligibility for athletically related financial aid, for evaluation of school and team academic success, for purposes of inclusion in summary institutional information reported to the NCAA (and which may be publicly released by it), for NCAA longitudinal research studies and for activities related to NCAA compliance reviews. You will not be identified by name by the NCAA in any such published or distributed information. This consent shall remain in effect as long as any issues regarding the purposes listed above exist.

You also agree that information regarding any infractions matter in which you may be involved may be published or distributed to third parties as required by NCAA policies, bylaws or procedures.

---

Date

---

Signature of Student-Athlete

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**Part III: Promotion of NCAA Championships, Events, Activities or Programs.**

You authorize the NCAA [or a third party acting on behalf of the NCAA (e.g., host institution, conference, local organizing committee)] to use your name or picture to generally promote NCAA championships or other NCAA events, activities or programs.

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Name (Please Print)

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Signature of Student-Athlete

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Date

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**Part IV: Use of Recruiting Services.**

Did you use any type of recruiting service to assist in obtaining an athletics scholarship?

Yes \_\_\_\_\_ No \_\_\_\_\_

If yes, please provide the name of the service: \_\_\_\_\_

Did you pay the service based on your obtaining an athletics scholarship at this institution?

Yes \_\_\_\_\_ No \_\_\_\_\_

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**Part V: Results of Drug Tests.** If you have not tested positive for a banned substance by the NCAA and/or by a non-NCAA national or international athletics organization, sign A and C. If you have tested positive, complete B and C.

**A. No positive drug test.**

You affirm that you have not tested positive by the NCAA and/or by a non-NCAA national or international athletics organization for a banned substance.

\_\_\_\_\_  
Name (Please Print)

\_\_\_\_\_  
Signature of Student-Athlete

\_\_\_\_\_  
Date

**B. Positive drug test.**

If you have ever tested positive for a substance banned by the NCAA and/or by a non-NCAA national or international athletics organization, the results must be declared here. Further, the results will be reported by your director of athletics to NCAA Education Services. Should you consequently transfer, you are obligated to report NCAA positive drug-test results to the respective institution.

\_\_\_\_\_  
Date of test

\_\_\_\_\_  
Organization conducting test

\_\_\_\_\_  
Substance

Are you currently under such a drug-testing suspension?

Yes \_\_\_\_\_ No \_\_\_\_\_

**C. Subsequent positive test.**

Should you test positive for a substance banned by the NCAA and/or by a non-NCAA national or international athletics organization at anytime after you sign this statement, as described in the above paragraph, you must report the results to your director of athletics, who must then report the results to the NCAA. You will be subject to future NCAA drug-testing in which failure of the drug test could lead to the possible loss of eligibility.

\_\_\_\_\_  
Name (Please Print)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature of Student-Athlete

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**Part VI: Incoming Transfers – Previous Involvement in NCAA Rules Violation(s).**

Are you aware of any NCAA violations you were involved in while attending your previous institution?

Yes \_\_\_\_\_ No \_\_\_\_\_

Were you required to be withheld from competition while attending your previous institution?

Yes \_\_\_\_\_ No \_\_\_\_\_

If you answered yes to either of the above questions, please provide an explanation.

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**Part VII: Incoming Freshmen – Affirmation of Valid ACT or SAT Score.**

You affirm that, to the best of your knowledge, you have received a validated ACT and/or SAT score. You agree that, in the event you are or have been notified by ACT or SAT of the possibility of an invalidated test score, you will immediately notify the director of athletics of your institution. You affirm that all information provided to the NCAA, the clearinghouse and institution's admissions office is valid and accurate, including high school attendance, completion of coursework and high school grades.

\_\_\_\_\_  
Name (Please Print)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature of Student-Athlete

**What to do with this form:** Sign and return it to your director of athletics before you first compete. This form is to be kept in the director of athletics' office for six years.

**Any questions regarding this form should be referred to your director of athletics, or you may contact the NCAA at 317/917-6222.**





**Drug-Testing Consent – Division I**

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**For:** Student-athletes.  
**Action:** Sign and return to your director of athletics.  
**Due date:** At the time your intercollegiate squad first reports for practice or the Monday of the institution's fourth week of classes, whichever date occurs first.  
**Required by:** NCAA Constitution 3.2.4.6 and NCAA Bylaws 14.1.4 and 30.5.  
**Purpose:** To assist in certifying eligibility.

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**TO: STUDENT-ATHLETE**

Name of your institution: \_\_\_\_\_

You must sign this form to participate (i.e., practice or compete) in intercollegiate athletics. Per NCAA Bylaw 30.5-(b), the director of athletics or the director of athletics' designee shall disseminate a copy of the list of banned drug classes (Attachment) to all student-athletes and educate them about products that might contain banned drugs. Please note that the list may change during the academic year, that updates may be found on the NCAA Web site ([www.ncaa.org](http://www.ncaa.org)), and you will be informed of the procedures your athletics department will use to disseminate updates to the list.

NCAA Constitution 3.2.4.6 and Bylaws 14.1.4 and 30.5 require that you sign this form. If you have any questions, you should discuss them with your director of athletics.

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**Drug-Testing Consent**

By signing this form, you affirm that you are aware of the NCAA drug-testing program, which provides:

A student-athlete who is found to have used a substance on the list of banned drugs, as set forth in Bylaw 31.2.3.1, shall be declared **ineligible** for further participation in regular season and postseason competition in all sports in accordance with the provisions in Bylaw 18.4.1.5.1. The certifying institution may appeal to the NCAA Student-Athlete Reinstatement Committee for restoration of the student-athlete's eligibility if the institution concludes that circumstances warrant restoration. (Bylaw 18.4.1.5)

A student-athlete who tests positive (in accordance with the testing methods authorized by the NCAA Executive Committee) shall be **ineligible** to participate in regular-season and postseason competition for one calendar year (i.e., 365 days) after the positive drug test and shall be charged with the loss of a minimum of one season of competition in all sports. The student-athlete shall remain **ineligible** for all regular-season and postseason competition for one calendar year after the student-athlete's positive drug test, and until the student-athlete retests negative (in

accordance with the testing methods authorized by the Executive Committee) and the student-athlete's eligibility is restored by the Student-Athlete Reinstatement Committee. If a student-athlete transfers to another NCAA institution while ineligible due to a positive NCAA drug test, the institution from which the student-athlete transfers must notify the transfer institution regarding the positive drug test result.

If the student-athlete tests positive a second time for the use of any drug, other than a "street drug" as defined in Bylaw 31.2.3.1, he or she shall lose all remaining regular-season and postseason eligibility in all sports. A combination of two positive tests involving street drugs (e.g., marijuana, heroin) in whatever order, will result in the loss of an additional year of eligibility (Bylaw 18.4.1.5.1). In addition, the penalty for missing a scheduled drug test is the same as the penalty for testing positive for the use of a banned drug other than a street drug.

If the student-athlete tests positive for the use of a "street drug" after being restored to eligibility, he or she shall be charged with the loss of a minimum of one additional season of competition in all sports and also shall remain **ineligible** for regular-season and postseason competition at least through the next calendar year. If the student-athlete transfers to another NCAA institution while ineligible, the institution from which the student-athlete transferred must notify the institution that the student-athlete is ineligible due to a positive drug test result. If the student-athlete immediately transfers to a non-NCAA institution while ineligible and competes in collegiate competition within the 365-day period at a non-NCAA institution, the student-athlete will be ineligible for all NCAA regular-season and postseason competition until the student-athlete does not compete in collegiate competition for a 365-day period. Additionally, the student-athlete must retest negative (in accordance with the testing methods authorized by the Executive Committee) and request that eligibility be restored by the NCAA Division I Academic/Eligibility/Compliance Cabinet. (Bylaw 18.4.1.5.1)

The Executive Committee shall adopt a list of banned drug classes and shall authorize methods for drug testing of student-athletes on a year-round basis. This list of banned drug classes and the procedure for informing member institutions about authorized methods for drug testing are set forth in Bylaws 31.2.3.1 and 31.2.3.3 respectively. The list is subject to change and the institution and student-athlete shall be held accountable for all banned drug classes on the current list (Attachment). The list is located on the NCAA Web site ([www.ncaa.org](http://www.ncaa.org)) or may be obtained from the NCAA health and safety staff in Education Outreach. (Bylaw 18.4.1.5.2)

You agree to allow the NCAA to test you in relation to any participation by you in any NCAA championship or in any postseason football game certified by the NCAA for the banned drugs listed in Bylaw 31.2.3.1. Additionally, if you participate in a Division I NCAA sport, you also agree to be tested on a year-round basis for anabolic agents, diuretics, ephedrine and urine manipulators and peptide hormones.

You agree to allow your drug-test sample to be used by the NCAA drug-testing laboratories for research purposes to improve drug-testing detection. Individual samples will not be personally identified.

You were provided an opportunity to review the procedures for NCAA drug testing that are described in the NCAA Drug-Testing Program brochure.

You understand that this consent and the results of your drug tests, if any, only will be disclosed in accordance with the provisions of the Buckley Amendment consent.

You agree to disclose your drug-testing results only for purposes related to your eligibility for participation in regular-season and postseason competition.

You affirm that you understand that if you sign this statement falsely or erroneously, you violate NCAA legislation on ethical conduct, and you will further jeopardize your eligibility.

---

Date

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Signature of student-athlete

---

Date

---

Signature of parent (if student-athlete is a minor)

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Name (please print)

---

Date of birth

---

Age

---

Home address

---

Sport(s)

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**What to do with this form:** Sign and return it to your director of athletics at the time your intercollegiate squad first reports for practice or the Monday of the institution's fourth week of classes (whichever date occurs first). This form is to be kept in the director of athletics office for **six years**.

# STUDENT-ATHLETE DRUG EDUCATION AND TESTING POLICY

## I. INTRODUCTION

The overall goal of Michigan State University's Student-Athlete Drug Education and Testing Policy is to promote a year-round drug free environment in the MSU intercollegiate athletic program. Within the overall goal are the following objectives:

- To protect the health, safety, and welfare of the student-athlete;
- To identify, address, and treat student-athlete problems and concerns involving drug and alcohol use and abuse;
- To inform and educate student-athletes and others associated with athletic teams about drugs and alcohol, and the effects of their use/abuse;
- To protect the institution's integrity; and
- To seek to maintain "fair play" in intercollegiate athletic competition by MSU athletes.

The first priority of this policy is the student-athlete's health, welfare, and safety. The approach is from a medical perspective, with an emphasis on prevention, diagnosis, treatment, and rehabilitation. Accordingly, notwithstanding any other provision in this policy, any team physician may prohibit any student-athlete from practicing or competing for such time as the physician deems that to be medically necessary.

The policy has three main focuses. One is on substances commonly believed to be "performance enhancing," so that student-athletes will not feel compelled to take these health endangering substances in order to compete successfully.

The second focus is on "socially used drugs" because of their potential for dependence and harm. In addition, there is evidence to indicate that the use of these drugs may impair performance and reaction time, possibly resulting in injury to the student-athlete or others during athletic activity.

The third focus is on the consumption of alcohol. Alcohol is involved in over 90% of the undesirable behaviors observed among students on college campuses. Responsible alcohol consumption will be a focal point of the policy.

Education and counseling are the cornerstones of the policy. These activities are conducted to alert student-athletes and coaches to the potential harm of substance abuse. Education and counseling are supplemented with drug testing, since studies have shown that education alone is not a sufficient deterrent to drug use.

The MSU protocol for drug testing is designed to be fair, to achieve reliability of testing results, and to respect the privacy of the student-athlete. Test results are confidential to the extent permitted by law and become part of the student-athlete's medical record. Test results will not be released to anyone except in accordance with this policy or as otherwise required by law.

This policy and its administration are subject to modification by the Drug Education and Testing Committee, the Director of Intercollegiate Athletics, or the President of the University. Amendments proposed by the Drug Education and Testing Committee will be implemented if approved by the Director of Intercollegiate Athletics and the President of the University. Student-athletes will receive prompt notice of the relevant changes. Amendments to the policy will not take effect retroactively.

This is a physician-directed program and will be administered under the direction of the Head Team Physician. Although this is primarily a student-athlete program, cheerleaders, Spartan Dance Team members, student managers, and student athletic trainers will also be subject to this policy.<sup>1</sup> This policy and its sanctions are independent of the NCAA Drug Testing Policy. This policy does not apply to participants in intramural athletics.

## II. EDUCATIONAL COMPONENT.

A major component of this policy is education. There are two facets to the educational program: (1) explanation of MSU's drug education and testing program to student-athletes and others, and (2) dissemination of information to student-athletes and those associated with athletic teams regarding drugs and alcohol, their use and abuse, and how such use or abuse may affect the student-athlete and his/her team and teammates.

### A. Explanation of MSU's program to the student-athlete:

1. A presentation will be made to each intercollegiate athletic team in order to outline and review this policy, its purposes and implementation, and sanctions for violating it.
2. A copy of this policy will be given to student-athletes at their annual team Certification Meeting. They will be asked to sign a form acknowledging receipt of the policy and consent to testing.
3. Any student-athlete who does not wish to sign the consent form may choose not to do so and forego participation in intercollegiate athletics. Student-athletes are free to refuse to consent to drug testing under this policy. However, student-athletes who refuse to be tested in accordance with this policy, which is designed to protect the health and welfare of the student-athlete, will not be permitted to participate in intercollegiate athletics at Michigan State University and will, therefore, lose their athletic scholarship and/or grant in aid.

### B. Education of student-athletes and others about alcohol and other drugs.

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<sup>1</sup>All student-athletes who are receiving an athletic scholarship and/or grant in aid are subject to this policy, regardless of whether the student-athlete is eligible to compete.

1. Each team and coaching staff will meet annually, and at such other times as may be deemed necessary by the Head Team Physician, for educational sessions. These sessions will focus on information regarding the dangers of using performance-enhancing substances, illegal drugs, and alcohol.
2. Educational programs will be designed with the following goals:
  - a. To inform those associated with intercollegiate athletics how to recognize the warning signs and side effects of specific drugs.
  - b. To educate the student-athlete and other appropriate personnel about the problems of drug and alcohol abuse, and how drug and alcohol abuse may adversely affect the student-athlete and his/her team and teammates.
  - c. To encourage discussion about the use of drugs and consumption of alcohol.
  - d. To describe rehabilitation and treatment programs and to inform about referral centers.
3. Attendance of the student-athlete at scheduled educational sessions is mandatory. Absence will be permitted only if approved by the student-athlete's head coach. The student-athlete must attend a make-up session for each unapproved absence.
4. Athletic trainers, team physicians, and other appropriate athletic department personnel, as determined by the Head Athletic Trainer and/or Head Team Physician, should participate in these educational sessions. All coaches are expected to participate in at least one education session each year about alcohol and drugs.
5. Appropriate athletic department personnel may be expected to attend NCAA drug and alcohol education seminars, and other, similar national clinics and seminars, and to participate in departmental drug education training sessions, in order to keep up to date on these issues.

### III. COUNSELING COMPONENT.

- A. The purpose of the counseling component of this policy is to provide assistance, direction, and resources for student-athletes who need support as a result of positive tests, physician referral, or self-referral.
- B. Counseling will be provided by trained specialists identified by the Head Team Physician. Referrals will originate with a team physician, who shall be involved in

developing an appropriate treatment plan. Counseling will be confidential. However, the student-athlete's substance abuse counselor will inform the Head Team Physician and the student-athlete's head coach of the student-athlete's progress and of any incidents of non-compliance.

- C. Self-referrals for counseling may occur at any time. A student-athlete who feels he/she needs to talk to a substance abuse counselor should contact the Head Athletic Trainer or designee, who will notify the Head Team Physician. If a student-athlete self-refers, the counselor or team physician may require that the student-athlete be drug tested. Unless the student-athlete has self-referred after receiving notification of an unannounced drug test, this test result will not be considered a "positive" result for sanction purposes under this policy.

#### IV. DRUG TESTING COMPONENT.

##### A. General Provisions:

1. The testing program will consist of three types of testing:
  - a. Random testing for "performance enhancing" drugs (see **Appendix A**).
  - b. Random testing for "socially used drugs" (see **Appendix B**).
  - c. Reasonable suspicion testing for "socially used drugs" (see **Appendix B**).
2. The protocol for collection, chain of custody, and the University's responses to positive tests shall be the same for both random and reasonable suspicion testing.
3. Records of test results are considered medical records and are confidential to the degree permitted by law. The records will be maintained by the Head Team Physician and/or Head Athletic Trainer, and released only under the circumstances allowed by this policy or as otherwise required by law.

##### B. Random Drug Screening.

1. Random drug testing will be conducted on an unannounced basis throughout the calendar year.
2. A computerized system or similar mechanism may be used to select student-athletes for testing on a random basis. Teammates of student-athletes testing positive for alcohol or other drug use in violation of this policy may be randomly selected for testing throughout the calendar year.
3. Each team physician may require the collection of an initial specimen from

each student-athlete as part of the annual pre-season medical screening.

C. Drug Testing Based on Reasonable Suspicion and Past Positive Results.

1. If there is a reasonable suspicion that a student-athlete is using alcohol or other drugs in violation of this policy, the student-athlete may be referred to his/her team physician for medical evaluation and/or testing.
2. "Reasonable suspicion" exists where an observable, articulable basis in fact indicates that a student-athlete is using alcohol or other drugs in violation of this policy. The evidence supporting the suspicion must be reasonably reliable and should be clearly documented in writing.
3. Should the team physician determine that reasonable suspicion exists, the student-athlete will be required to provide a specimen sample for testing.
4. The student-athlete may appeal the team physician's decision that reasonable suspicion exists. (See **Section F.**) If the student-athlete wishes to make such an appeal, he/she shall immediately notify the team physician, and the specimen will be stored untested until the Appeals Committee has rendered a decision on whether reasonable suspicion existed.
5. All individuals with prior positive drug test results will be subject to unannounced drug testing through the remainder of the period they are eligible to participate in intercollegiate athletics.

D. Specimen Collection and Chain of Custody.

1. Upon notification, the student-athlete must present himself/herself at the specified collection site at the designated time for testing. Specimen collection will be carried out under the direction of the Head Athletic Trainer or designee.
2. Specimen collection will be carried out in a private area under the supervision and direct observation of the specimen collector.
3. Upon collecting the sample, the Head Athletic Trainer, or designee, will arrange for the specimen to be sent or taken to the appropriate laboratory with appropriate documentation of the chain of custody.

E. Responses to Positive Test Results.

1. Notification of Positive Test Results.

The student-athlete's team physician, the Head Team Physician, the Head Athletic Trainer, the student-athlete's head coach, the Director of Intercollegiate Athletics, and, if the student-athlete has one, his/her substance abuse counselor will be informed of positive test results. The team physician



may also notify other University officials of the result when the Director of Intercollegiate Athletics determines that the relevant official has a legitimate institutional interest in receiving the information. The team physician may also inform the parents and/or guardians of any student-athlete who is under eighteen years of age of a first positive test result. The team physician may notify a student-athlete's parents and/or guardians of second and subsequent positive results, regardless of the student-athlete's age. With performance enhancing drugs, all positives will be reported to the student-athlete's parents and/or guardians. Reinstatement petitions and appeals can also result in the disclosure of test results pursuant to this policy.

2. Sanctions for Positive Test Results.

a. Each head coach may have team rules regarding the use and/or abuse of drugs that may affect the eligibility for practice and competition of the student-athletes on his/her team. Such team rules may provide for sanctions that are more stringent than those required by this policy.

b. Performance enhancing drugs (Appendix A):

i. First positive test:

The student-athlete will be suspended from the intercollegiate athletics program for thirty days or until the student-athlete is determined by his/her team physician and/or substance abuse counselor to be drug free.<sup>3</sup> During that time, the student-athlete must undergo mandatory counseling and/or a treatment program, as directed by the team physician. The suspension may result in the non-renewal of the student-athlete's athletic scholarship or grant in aid.

ii. Second positive test:

The student-athlete will be suspended from the intercollegiate athletic program for one calendar year. The suspension may result in the non-renewal of the student-athlete's athletic scholarship or grant in aid.

iii. Third positive test:

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<sup>3</sup>For the purposes of this policy, "suspension from the intercollegiate athletics program" means that the student-athlete may not participate in team meals, weight training, practice, competition, or other athletic related events. Suspension normally begins at the time the student-athlete is notified of the positive test result, although the Head Team Physician has the discretion to determine the exact date that the suspension will begin. During the suspension, the student-athlete's head coach may require that the student-athlete attend training table, attend team meetings, observe practice, or condition during practice times. The suspension does not affect the student-athlete's access to student-athlete academic services.

The student-athlete will be permanently banned from the intercollegiate athletic program and will not be eligible for reinstatement. This may result in the non-renewal of the student-athlete's athletic scholarship or grant in aid.

c. Socially used drugs (Appendix B):<sup>3</sup>

i. Notwithstanding any other provision of this policy, a positive test for a socially used drug may, in the judgment of a physician, require the immediate and indefinite suspension of a student-athlete for health and safety reasons. This determination will be made by the Head Team Physician after consultation with the student-athlete's head coach.

ii. First positive test:

After a first positive test for any socially used drug, the student-athlete will be referred to a team physician for unannounced retesting and be required to participate in a counseling and/or treatment program selected by the team physician. In certain situations, depending on the nature of the drug used (e.g., cocaine or heroin) and the nature of the use, the student-athlete may also be suspended from the intercollegiate athletics program for a specified period of time. The suspension may result in the non-renewal of the student-athlete's athletic scholarship or other grant in aid. The Head Team Physician will decide whether to suspend a student-athlete for a first positive after consultation with the student-athlete's head coach. The Head Team Physician will also decide the duration of the suspension for a first positive test.

Failure to participate in the required counseling and/or treatment program will result in immediate suspension from the intercollegiate athletics program. The suspension may also result in the non-renewal of the student-athlete's athletic scholarship or grant in aid.

Some substances (e.g., marijuana) may show up in a drug test for many weeks after last use. Therefore, it may be difficult at times to determine if a student-athlete, who has previously tested positive, has continued to use a banned substance. For purposes of this policy, any positive result from a test which occurs after the student-athlete has successfully completed the counseling and/or treatment program or more than 90 days after the date of the test which produced the first positive test

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<sup>3</sup>A positive marijuana test will be defined as 15 ng/ml as confirmed by gas chromatography or mass spectrometry. Other socially used drugs will be considered positive at the NCAA and Substance Abuse for Mental Health Services Association (SAMHSA) standards.

result will be treated as a second positive test result.

iii. Second positive test:

After a second positive test result for any socially used drug<sup>†</sup>, the student-athlete will be suspended from the intercollegiate athletics program for a minimum of thirty days. If more than thirty days, the length of the suspension will be determined by the student-athlete's team physician.

During the suspension, the student-athlete will be subject to unannounced retesting and will be required to participate in a counseling and/or treatment program selected by his/her team physician. The suspension may result in the non-renewal of the student-athlete's athletic scholarship or grant in aid.

A student-athlete who does not have a positive drug test from follow-up testing for a period of one calendar year from the date of the test which produced the second positive test result will thereafter be treated for purposes of this policy as if he/she had only one positive test result.

iv. Third positive test:

After a third positive test for any socially used drug, the student-athlete will be suspended from the intercollegiate athletics program for one year. Continued participation in a counseling and/or treatment program selected by the student-athlete's team physician will also be required. The suspension may result in the non-renewal of the student-athlete's athletic scholarship or other grant in aid.

3. Positive testing results from the NCAA and other outside sports testing agencies will be treated as positive tests obtained under this policy and result in sanctions under this policy in addition to any sanctions imposed by the NCAA, TAC, and/or other outside agencies.
4. Any attempt to circumvent the specimen collection and testing process will result in the test being considered a positive test.
5. Reinstatement: The student-athlete may file a petition for reinstatement with the Chair of the Drug Education and Testing Committee during any suspension which results from a positive test. Along with his or her petition, the student-athlete must undergo a comprehensive medical examination, including drug testing and a review of all counseling or other treatment records by the student-athlete's team physician. The Committee will consider the

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<sup>†</sup>The second or third positive test result may be for use of a different socially used drug than the previous positive test result(s).

petition and all relevant records (including medical records) and forward a recommendation (along with the supporting documentation) to the Director of Intercollegiate Athletics within 10 business days. The Director of Intercollegiate Athletics will make the final determination regarding reinstatement.

If reinstatement is granted, the following conditions will apply:

- a. The student-athlete must undergo unannounced drug retesting, and the suspension will not be lifted until he/she has had three consecutive negative drug test results.
- b. Should a student-athlete test positive at any time after being reinstated, he/she will be immediately and permanently barred from the intercollegiate athletics program. This may result in the non-renewal of the student-athlete's athletic scholarship or other grant in aid.

F. Appeals.

1. A student-athlete may appeal (a) a team physician's determination that reasonable suspicion exists or (b) any sanction resulting from a positive drug test. A student-athlete desiring to appeal must file a written notice of appeal with the Head Team Physician within three business days of notification of a positive test result.
2. A hearing will be conducted by a three-person Appeal Committee chosen from the Drug Education and Testing Committee by the Chair of the Committee. The student-athlete making the appeal and any Committee member who participated in the decision to test the student-athlete will be excluded from the Appeal Committee. Evidence of the student-athlete's drug use and all positive test results will be presented to the Appeal Committee. The student-athlete may argue that (a) reasonable suspicion for the testing did not exist or (b) that the proposed sanctions for a positive test are inappropriate or contrary to this policy. The student-athlete may have an advisor from the University community (faculty, staff, or student) present at the hearing; however, the advisor may not play an active role in the hearing process. The student-athlete will be given an opportunity to present evidence to support his or her contentions, call witnesses, or cross-examine other witnesses presented by the Head Team Physician (if any appear). The student-athlete will have the burden of proving that (a) no reasonable suspicion for the drug testing existed or (b) the sanction imposed for a positive drug test was inappropriate or contrary to this policy.
3. The Appeal Committee will decide the appeal within five working days of the hearing and will notify, in writing, the Head Team Physician or designee, the student-athlete, his/her team physician, his/her head coach, and the Director of Intercollegiate Athletics of its decision. The Director of Intercollegiate Athletics may inform other university officials of the decision when the Director determines that the relevant official has a legitimate institutional

interest in receiving the information. The decision of the Appeal Committee is final and may not be appealed. A written record of the Appeal Committee's decision, including the evidence considered by the Appeal Committee, will be maintained by the Head Team Physician and/or the Director of Intercollegiate Athletics.

## V. TOBACCO USE.

Use of tobacco products (e.g., cigarettes, cigars, pipes, and smokeless tobacco) poses serious health threats to student-athletes. The U.S. Surgeon General, National Cancer Institute, Center for Disease Control, and the National Institute for Dental Research do not recommend the use of any tobacco products.

The objectives of this policy as it relates to use of tobacco are: to assist student-athletes with tobacco related health problems; to facilitate treatment for student-athletes experiencing tobacco related problems; and to provide a uniform policy relating to tobacco use by student-athletes.

### A. Prohibited Use.

The use of tobacco products is prohibited during practice, competition, and athletic related events (e.g., athletics banquets, press conferences, study table sessions). Any student-athlete who uses tobacco products in violation of this policy will be subject to the sanctions for socially used drugs (See Section IV.E.2). Each head coach may also have team rules regarding the use of tobacco products away from competition, practice, and related events that may also impact the ability to practice and compete of the student-athlete on his/her team. Such rules may provide for sanctions that are more stringent than those required by this policy.

### B. Consequences for Prohibited Use.

1. A student-athlete who self-refers a tobacco products problem to any athletic department staff person will be referred to the Head Athletic Trainer or designee. The student-athlete will then be assessed by his/her team physician and by a substance abuse counselor, if deemed necessary by the team physician.
2. If a team physician determines that a student-athlete has a tobacco products addiction or health problem, the substance abuse counselor and team physician will establish a treatment plan for the student-athlete.
3. If a student-athlete does not comply with the prescribed treatment plan, he/she will be suspended from the intercollegiate athletics program until he/she complies with the prescribed treatment plan.

## VI. ALCOHOL USE.

Possession and consumption of alcohol by minors in the State of Michigan is illegal. Accordingly, student-athletes under the age of 21 are expected to abide by State law. Responsible consumption or

abstinence is expected from student-athletes over the age of 21. Student-athletes may not consume alcohol prior to practice or competition. Any student-athlete who possesses or consumes alcohol in violation of this policy will be subject to the sanctions for socially used drugs (See Section IV.E.2). Each head coach may have team rules regarding the consumption and possession of alcohol which may affect the eligibility for practice and competition of the student-athlete's on his/her team. Such rules may provide for sanctions that are more stringent than those required by this policy.

The following provisions are intended to assist student-athletes with alcohol related problems, provide treatment for student-athletes experiencing alcohol related problems, and provide a uniform policy relating to alcohol use by student-athletes:

- A. A student-athlete who self-refers an alcohol related problem to any athletic department staff person will be referred to the Head Athletic Trainer or designee. The student-athlete will then be assessed by his/her team physician and by a substance abuse counselor, if deemed necessary by the team physician.
- B. Should a student-athlete violate State law, University policy, or a team rule relating to the use of alcohol and should that violation come to the attention of any athletic department staff person, the staff person will notify the Head Athletic Trainer of the violation. The student-athlete will then be assessed by his/her team physician and by a substance abuse counselor, if deemed necessary by the team physician.
- C. Should a student-athlete be suspected of consuming alcohol prior to a practice or competition, the student-athlete will be referred to the Head Athletic Trainer or designee. A breathalyzer test will be performed. If the test is positive, .02 or greater, the student-athlete will be withheld from practice or competition and referred to his/her team physician and a substance abuse counselor for assessment.
- D. If a team physician determines that a student-athlete has an alcohol abuse problem, the team physician will establish a treatment plan for the student-athlete.
- E. If a student-athlete does not comply with the prescribed treatment plan, he/she will be suspended from the intercollegiate athletics program until the student-athlete has complied with the plan.
- F. If a student-athlete self-refers directly to a substance abuse counselor for an alcohol abuse problem, the counselor will perform a substance abuse assessment. The student-athlete's team physician and the athletic training staff will be notified in writing of the results of the assessment, including any prescribed treatment plan.

## VII. DRUG EDUCATION AND TESTING COMMITTEE.

- A. The Drug Education and Testing Committee shall be composed of the following individuals:
  1. One Athletic Council representative appointed by the chair of the Athletic Council, who shall chair the Committee.

2. One administrative staff member from the Department of Intercollegiate Athletics, appointed by the Director of Intercollegiate Athletics.
3. The Head Team Physician or a team physician appointed by the Head Team Physician.
4. Three coaches appointed by the Director of Intercollegiate Athletics, one of whom will be a head coach from a revenue sport.
5. Two members of the athletic training staff appointed by the Director of Intercollegiate Athletics after consultation with the Director of Sports Medicine.
6. Two student-athletes appointed by the Director of Intercollegiate Athletics.
7. Other members appointed by the Director of Intercollegiate Athletics upon recommendation of the Drug Education and Testing Committee.

B. The duties of the Drug Education and Testing Committee shall include:

1. Administrative responsibilities set forth in this policy.
2. An annual audit of the drug testing program administered under this policy.
3. Assessment of drug testing protocols and procedures and correction of identified irregularities.
4. Submitting an annual report to the Director of Intercollegiate Athletics and to Athletic Council.
5. Providing advice about drug education and testing to the Director of Intercollegiate Athletics, Athletic Council, Head Athletic Trainer, head coaches, Head Team Physician, team physicians, and student-athletes.
6. Other duties assigned by the Director of Intercollegiate Athletics.

## APPENDIX A: "PERFORMANCE ENHANCING DRUGS"

This appendix contains a list of prohibited substances. This list may change at any time in accordance with the recommendation of the Drug Education and Testing Committee. Such change shall become effective immediately upon written notice to the student-athletes.

### Anabolic/Androgenic Steroids and their metabolites

Bolasterone  
Boldenone  
Chlorotestosterone  
Drostanolone  
Fluoxymesterone (Halotestin)  
Furazabol  
Mesterolone  
Methandienone (Dianabol)  
Methenolone (Primonabol)  
Methyl testosterone  
Norethandrolone  
Norethindrone  
19-Nortestosterone (Nandrolone)  
Oxandrolone (Anavar)  
Oxymesterone (Theranabol)  
Oxymetholone (Anadrol)  
Stanozolol  
Androstenedione  
cis-Androsterone  
Dehydroepiandrosterone  
Etiocholanolone  
Epitestosterone  
11B-Hydroxyandrosterone  
11B-Hydroxyetiocholanolone  
Testosterone  
Testosterone/Epitestosterone Ratio

**Exogenous Testosterone** (if not prescribed by a licensed physician in consultation with the Head Team Physician or his/her designee)

Blocking/Masking Agents, for example:

Probenecid  
Hydrochlorothiazide  
Chlorthiazide  
Furosemide  
Triamterene  
Aprozide



## APPENDIX B: "SOCIALY USED DRUGS"

This appendix contains a list of categories of prohibited drugs. This list may change at any time in accordance with the recommendation of the Drug Education and Testing Committee. Such change shall become effective immediately upon written notice to the student-athletes.

ALCOHOL

TOBACCO

AMPHETAMINES

BARBITURATES

BENZODIAZEPINE and METABOLITES

COCAINE METABOLITES

METHADONE

METHAQUALONE

OPIATES

PHENCLIDINE

PROPOXYPHENE

MARIJUANA/TETRAHYDROCANNABINOL (THC)/CANNABINOIDS

APPENDIX C

**ACKNOWLEDGMENT OF STUDENT-ATHLETE  
DRUG EDUCATION AND TESTING POLICY  
AND CONSENT FOR DRUG TESTING**

I, \_\_\_\_\_, was present at my team certification meeting. I received a copy of the *Student-Athlete Drug Education and Testing Policy*.

I hereby consent to have specimens collected and tested for the presence of prohibited drugs in accordance with the provisions of the *Student-Athlete Drug Education and Testing Policy*. I understand that samples are sent to outside laboratories for actual testing.

I authorize the release of all information and records, including test results, relating to the testing of my specimen sample(s) to those individuals specified in the *Student-Athlete Drug Education and Testing Policy*. They include, but are not limited to, my head coach, my team physician, the Head Team Physician, the Head Athletic Trainer, and the Director of Intercollegiate Athletics.

I waive any privilege or right to privacy I may have in connection with the release of such information and records to those individuals. I release Michigan State University, its Board of Trustees, its officers, employees, and agents from legal responsibility or liability for the release of such information and records to those individuals.

I understand that I may choose not to sign this Form. If I do not sign this form, I understand that I will not be able to participate in intercollegiate athletics at Michigan State University and that I will, therefore, have to forfeit my athletic scholarship and/or grant in aid.

\_\_\_\_\_  
Student-Athlete Signature

\_\_\_\_\_  
(Print Name)

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

\_\_\_\_\_  
Parent Signature  
(If student-athlete is under 18)

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