

SEDALIA SCHOOL DISTRICT #200

2806 Matthew Drive · Sedalia, MO 65301 · (660)829-6450

EQUAL OPPORTUNITY EMPLOYER
WE ARE REQUIRED TO PARTICIPATE IN E-VERIFY

APPLICATION SUPPORT STAFF POSITION

Notice to Applicant:

This application will be placed on file and considered when a vacancy occurs. It must be complete and accurate in every detail. A personal interview is required prior to appointment to the position. Please include a resume with the application. The application will not be returned, but will remain in the active file for one year. Should you be selected for an interview, you will be notified.

The Sedalia School District #200 does not discriminate on the basis of race, color, national origin, sex, disability, or age in its programs and activities. Inquiries regarding nondiscrimination policies may be directed to the Assistant Superintendent, Human Resources, 2806 Matthew Drive, Sedalia, MO 65301. Phone: 660-829-6450.

If assistance is needed in completing this application, please make request at the Board of Education office.

Applicant Information					
Name					
Last	F	irst	M.I.	Date	
Home Address		City	State	Zip	Phone
Email Address:					
Name & address	of a person who	will always know your	address: (D	o not li	st spouse.)
Name	Street	City	State	Zip	Phone
Position Desired (Indicate Subject Area & Grade Lev					
Are you legally authorized	l to work in the Unite	ed States on a full-time bas	is? Y	ES	NO
Are you now employed?	Yes No	If yes, where?			
May we contact you at yo	ur place of employme	ent?	Y	ES	NO
Skills required in your present position:					
Indicate special skills you possess for the position(s) you are seeking:					

Have you ever been arrested for, charged with, or convicted of a felony or misdemeanor? (Exclude traffic offenses for which you were not sentenced to jail or for which the fine was less than \$100.00.) This question <u>must</u> be answered.	YES	NO
Have you ever plead guilty or nolo contender (no contest) to a felony or misdemeanor? (Exclude traffic offenses for which you were not sentenced to jail or for which the fine was less than \$100.00.) This question <u>must</u> be answered.	YES	NO
Has the Missouri Department of Family Services or a similar agency in any other state or jurisdiction ever issued a determination of finding of cause or reason to believe or suspect that you had engaged in the physical, emotional, psychological, or sexual abuse or neglect of a child?	YES	NO

This question <u>must</u> be answered.

If the answer to any of the previous questions is "YES", please explain. (You may use a separate sheet of paper.)

EDUCATION AND PROFESSIONAL TRAINING					
Type of School	School Name	Major Subject	Semester Hours in Major	Type of Degree Received	Total Semester Hours in Each School
High School					
College/Univ.					
Graduate Work					
Special Work					
Undergraduate Major area of s	tudy:	Gradua Major	ate– area of study:		
Do you plan to continue gradu		What field?			

Employment History – List All employment dates				
Name, City, State of Employer	Name & Telephone of Immediate Supervisor	Position	Employment Dates	

Liet	REFERENCES	uda malativas	
	at least three persons. Do not incl		
Name	Address	Phone	Position
	STATEMENT		
employment, attendance, work habi convictions, and child abuse or negl this application and understand that my employment period.	ect reports. In addition, I hereby a misrepresentation or omission of the ent with Sedalia School District #2 ackground report from the Missour BI). I understand that an unsatisfact termination of my employment when the ultimate decision as to whe	eck of all records to arreauthorize investigation of facts is cause for dismissed. 200 is contingent upon the state Highway Patrol tory criminal records his with the Sedalia School E	sts, criminal of all statements in sal anytime during ne satisfactory (MSHP) and/or the story or child District. I understand
I understand the Board of E distribution, or being under the influunlawful use, or being under the influunlawful use, or being under the influence will be subject to disciplinary prosecution. As a condition of empthe superintendent of any criminal dischool district or while engaged in respect to the superintendent of the superin	luence of alcohol by an on-duty end action which may include emplo loyment, the employee must abide lrug statute conviction for a violation	ances; nor shall the Boar imployee. Any employee yment termination and r by the terms of this pol	rd tolerate the e who violates this referral for licy and will notify
Should I be employed by So all rules and regulations of the Distr my employment. I agree to release employment reference checks.		District of any changes	of address during

Date:

Signature of Applicant:

*Missouri Applicant Fingerprint Privacy Notice

The Missouri Applicant Fingerprint Privacy Notice includes three (3) sections.

- 1. The State and National Rap Back Privacy Notice
- 2. The Privacy Act Statement
- 3. The Noncriminal Justice Applicant Privacy Rights

State and Federal Rap Back Privacy Notice

Applicants submitting their fingerprint images to the Central Repository for a fingerprint based criminal record check are advised that their fingerprint images will be retained in state and federal biometrics databases, pursuant to Section 43.540 RSMo. If the submitting agency participates in the State or State and National Rap Back Programs, fingerprint images will be submitted, searched and retained for the purpose of being searched against future submissions to the State and National Rap Back programs; fingerprint searches will also include latent print searches.

The "Missouri Rap Back Program" and "National Rap Back Program" shall include any type of automatic notification made by the State Missouri and/or the Federal Bureau of Investigation through the Missouri State Highway Patrol to a qualified entity indicating that an applicant who is employed, licensed, or otherwise under the purview of the qualified entity has been arrested for a reported criminal offense and the fingerprints for that arrest were forwarded to the Central Repository or the Federal Bureau of Investigation by the arresting agency.

By signing the Missouri Applicant Fingerprint Privacy Notice you are acknowledging the receipt of and agreeing to the terms of the State and National Rap Back Privacy Notice, the Noncriminal Justice Applicant Privacy Rights, and the Privacy Act Statement.

Privacy Act Statement

This privacy act statement is located on the back of the FD-258 fingerprint card.

Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application. Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.

Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 1974 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

NONCRIMINAL JUSTICE APPLICANT'S PRIVACY RIGHTS

As an applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below.

- You must be provided written notification¹ that your fingerprints will be used to check the criminal history records of the FBI.
- You must be provided, and acknowledge receipt of, an adequate Privacy Act Statement when you submit your fingerprints and associated personal information. This Privacy Act Statement should explain the authority for collecting your information and how your information will be used, retained, and shared.
- If you have a criminal history record, the officials making a determination of your suitability for the employment, license, or other benefit must provide you the opportunity to complete or challenge the accuracy of the information in the record.
- The officials must advise you that the procedures for obtaining a change, correction, or update of your criminal history record are set forth at Title 28, Code of Federal Regulations (CFR), Section 16.34.
- If you have a criminal history record, you should be afforded a reasonable amount of time to correct or complete the record (or decline to do so) before the officials deny you the employment, license, or other benefit based on information in the criminal history record.³

You have the right to expect that officials receiving the results of the criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.4

If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at

https://www.fbi.gov/services/cjis/identity-history-summary-checks. If you decide to challenge the accuracy or completeness of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry.

Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)

1 Written notification includes electronic notification, but excludes oral notification. 2 https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement 3 See 28 CFR 50.12(b). 4 See 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 34 U.S.C. § 40316 (formerly cited as 42 U.S.C. § 14616), Article IV(c)

08/23/2018 MSHP		
Signature:	Date:	