LEOPOLD R-III SCHOOL DISTRICT

16797 Main Street P.O. Box 39 Leopold, MO 63760-0039 Phone: 573-238-2211 Fax: 573-238-9868

APPLICATION FOR TEACHING POSITION

Personal

Name:			
Address:		Phone Number:	
	Empl	oyment Desired	
Position:		Date you can start:	
		Education	
	Name of School:	Years Attended:	Date Graduated:
Associates:			
Bachelors:			
Masters: Doctorate:			
	.		
		hing Experience	
Name and Ac	ddress of School:	Grade or Subject Taught:	Dates:
	0	REFERENCES	
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teaching abil		knowledge of your character, perso	onality, scholarship, and
Name:	Address:	Positio	n.

Return this application and any additional information you desire to:

Superintendent's Office, Leopold R-III School, P.O. Box 39, Leopold, MO 63760-0039

Equal Opportunity Employer

Application will stay on file for two years

Application for Teaching Position Read Carefully before Signing

I acknowledge and agree to the following provisions as conditions to consideration of my application for employment:

- 1. I hereby authorize my current and former employers and references to furnish any information about me and about my work experience. I release my current and former employers and references from any and all liabilities or damages of any nature as a result of providing such information. My current and former employers and references may rely on a signed copy of this release.
- 2. I understand and consent to having criminal and arrest records checks as well as background checks by the Missouri Division of Family Services as a condition for consideration of my application for employment.
- 3. I certify that the answers given in this application are true and complete to the very best of my knowledge. In the event I am employed by the district and in further event that I have provided false or misleading information in this application or in subsequent employment interviews, I understand that my employment may be terminated at any time after discovery of the false or misleading information.
- 4. I understand that this application will be considered active through April 30th. I understand that if I wish my candidacy to remain open after that date I must submit another application.

Signature

Date

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. All notices must be provided to you in writing. These obligations are pursuant to the Privacy Act of 1974, Title 5, United States Code (U.S.C.) Section 552a, and Title 28 Code of Federal Regulations (CFR), 50.12, among other authorities.

- You must be provided an adequate written FBI Privacy Act Statement (dated 2013 or later)
 when you submit your fingerprints and associated personal information. This Privacy Act
 Statement must explain the authority for collecting your fingerprints and associated
 information and whether your fingerprints and associated information will be searched,
 shared, or retained, z
- You must be advised in writing of the procedures for obtaining a change, correction, or update of your FBI criminal history record as set forth at 28 CFR 16.34.
- You must be provided the opportunity to complete or challenge the accuracy of the information in your FBI criminal history record (if you have such a record).
- 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 FBI criminal history record.
- 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 and
 https://www.edo.cjis.gov.
- 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 by submitting a request via <u>https://www.edu.cjis.gov</u>. 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.)
- 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.3

See Page 2 for Spanish translation.

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Updated 11/6/2019

Written notification includes electronic notification, but excludes oral notification.

² https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement

³ 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); 28 CFR 20.21(c), 20.33(d) and 906.2(d).

DERECHOS DE PRIVACIDAD DE SOLICITANTES - JUSTICIA, NO CRIMINAL

Como solicitante sujeto a una indagación nacional de antecedentes criminales basado en huellas dactilares, para un propósito no criminal (tal como una solicitud para empleo o una licencia, un propósito de inmigración o naturalización, autorización de seguridad, o adopción), usted tiene ciertos derechos que se entablan a continuación. Toda notificación se le debe proveer por escrito.1 Estas obligaciones son de acuerdo al Privacy Act of 1974, Title 5, United States Code (U.S.C.) Section 552a, y Title 28 Code of Federal Regulations (CFR), 50.12, entre otras autorizaciones.

- Se le debe proveer una Declaración de la Ley de Privacidad del FBI (con fecha de 2013 o más reciente) por escrito cuando presente sus huellas digitales e información personal relacionada. La Declaración de la Ley de Privacidad debe explicar la autorización para tomar sus huellas digitales e información relacionada y si se investigarán, compartirán, o retendrán sus huellas digitales e información relacionada.z
- Se le debe notificar por escrito el proceso para obtener un cambio, corrección, o
 actualización de su historial criminal del FBI según delineado en el 28 CFR 16.34.
- Se le tiene que proveer una oportunidad de completar o disputar la exactitud de la información contenida en su historial criminal del FBI (si tiene dicho historial).
- Si tiene un historial criminal, se le debe dar un tiempo razonable para corregir o completar el historial (o para rechazar hacerlo) antes de que los funcionarios le nieguen el empleo, licencia, u otro beneficio basado en la información contenida en su historial criminal del FBI.
- Si lo permite la política de la agencia, el funcionario le podria otorgar una copia de su
 historial criminal del FBI para repasarlo y posiblemente cuestionarlo. Si la política de la
 agencia no permite que se le provea una copia del historial, usted puede obtener una copia
 del historial presentando sus huellas digitales y una tarifa al FBI. Puede obtener
 información referente a este proceso en https://www.fbi.gov/services/cjis/identity-historysummary-checks y https://www.edo.cjis.gov.
- Si decide cuestionar la veracidad o totalidad de su historial criminal del FBI, deberá
 presentar sus preguntas a la agencia que contribuyó la información cuestionada al FBI.
 Alternativamente, puede enviar sus preguntas directamente al FBI presentando un petición
 por medio de <u>https://www.edo.cjis.gov</u>, El FBI luego enviará su petición a la agencia que
 contribuyó la información cuestionada, y solicitará que la agencia verifique o corrija la
 información cuestionada. Al recibir un comunicado oficial de esa agencia, el FBI hará
 cualquier cambio/corrección necesaria a su historial de acuerdo con la información proveída
 por la agencia. (Vea 28 CFR 16.30 al 16.34.)
- Usted tiene el derecho de esperar que los funcionarios que reciban los resultados de la
 investigación de su historial criminal lo usarán para los propósitos autorizados y que no los
 retendrán o diseminarán en violación a los estatutos, normas u órdenes ejecutivos federales,
 o reglas, procedimientos o normas establecidas por el National Crime Prevention and
 Privacy Compact Council.3

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Actualizado 6/11/2019

¹ La notificación por escrito incluye la notificación electrónica, pero excluye la notificación verbal.

a https://www.fbi.gov/services/cjis/compact-council/privacy-act-statement

¹ Vea 5 U.S.C. 552a(b); 28 U.S.C. 534(b); 34 U.S.C. § 40316 (anteriormente citada como 42 U.S.C. § 14616), Article IV(c); 28 CFR 20.21(c); 20.33(d) y 906.2(d).