Criminal Background Investigations

A. Purpose

This policy is implemented in compliance with Pennsylvania State System of Higher Education Board of Governors Policy 2009-01 to ensure a consistent level of Criminal Background Investigations for appointees for all positions in the Pennsylvania State System of Higher Education (PASSHE) and modified to be consistent with PASSHE Board of Governors Policy 2014-01-A and Procedure/Standard 2015-21. Nothing herein is intended to contradict or lessen compliance with applicable federal and state laws or regulations.

B. Scope

This policy applies to all employees and individuals granted official volunteer status at Kutztown University.

This policy does not replace or change additional specific background verification process already in place for Public Safety and Police Services employees.

C. Definitions

Criminal Background Investigations include inquiries to determine past criminal convictions. All inquiries must comply with all state and federal laws and be consistent with PASSHE Policies/Procedures/Standards.

Employee is defined as any person working for Kutztown University who is paid through the central payroll system and receives a Form W-2 from the State System, including student employees.

Official Volunteer is any individual, authorized by the University President or designee, consistent with PASSHE Board of Governors Policy 1991-04-A Volunteerism.
D. Policy & Procedure

1. Employment Applications (Not applicable to Official Volunteers)

Prior to an offer of employment candidates must complete and sign an employment application. The candidate’s signature authorizes the University to investigate all statements made on the application and permits the references and past employers to respond to questions concerning information contained in the application and concerning the candidate’s fitness for employment. All employment applications will contain the following criminal history section:

**CRIMINAL HISTORY:**

**CRIMINAL OFFENSE** includes felonies and misdemeanor offenses.

**CONVICTION** is an adjudication of guilt and includes determinations before a court, a district justice or magistrate and pleas of *nolo contendre* (no contest) that result in a fine, sentence or probation.

For this question disregard: minor traffic violations (no points), offenses committed before your 18th birthday which were adjudicated in juvenile court under a Youth Offender Law, and any charges which have been expunged by a court or for which you successfully completed an Accelerated Rehabilitative Disposition Program.

A “Yes” answer is not necessarily a bar to employment.

If you answer “Yes”, please provide a written explanation.

**WERE YOU EVER CONVICTED OF A CRIMINAL OFFENSE? YES NO**

The candidate must also execute an authorization that allows the University to request/conduct a Criminal Background Investigation. This authorization, mandated by the Fair Credit Reporting Act, must be a document separate from the employment application. Refusal to sign the authorization for the release of information will result in the candidate being eliminated and disqualified from the applicant pool.

2. Completion of Investigation

Criminal Background Investigations shall be completed only on the successful candidate prior to employment, except when to do so would jeopardize successful completion of the search. In the event of delay in completing background investigations prior to the offer of employment, the letter of offer must indicate that the offer is conditional pending satisfactory results of a background investigation.
3. Confidentiality of Information

Results of Criminal Background Investigations obtained by any means must be kept confidential. The Chief Human Resource Officer (CHRO) or designee(s) are the sole individuals who will be responsible for initiating the Criminal Background Investigation and receiving its results. The Department of Human Resources is not to share the specific details of a Criminal Background Investigation with anyone other than the President, University Legal Counsel and as applicable the President’s Cabinet. Failure to abide by this policy may result in discipline. All records resulting from Criminal Background Investigations shall be kept separate from employee personnel files and shall not be accessible by supervisors and others who might otherwise have access to an individual’s personnel records.

4. Background Investigations

When a Criminal Background Investigation is performed, through either a law enforcement agency or some other third party, it shall be initiated only by the CHRO or designee(s).

Prior to taking any adverse employment action based upon information contained in a Criminal Background Investigation prepared by a third party, the CHRO will provide the candidate with a copy of the report and a notice summarizing the individual’s rights under the Fair Credit Reporting Act. The candidate must be given a reasonable opportunity (at least 5 business days) to submit information to the CHRO disputing the accuracy and/or completeness of the report before a final decision can be made.

Appointing authorities shall not consider nonofficial accusations or arrests. Only felony and misdemeanor convictions may be considered by the University and only to the extent to which they relate to the applicant’s suitability for employment in the position for which he/she has applied. The University reserves the right to defer employment decisions for pending actions. Criminal conviction does not necessarily preclude employment with the University.

When evaluating this information, the following will be considered: the nature and gravity of the offence; the amount of time that has passed since the conviction and/or completion of the sentence; the nature of the job in question. When issues are raised by a Criminal Background Investigation, the CHRO, in consultation with University Legal Counsel, will evaluate their impact on the hiring decision consistent with applicable laws and this policy. If employment is denied, based in whole or in part on the results of the Criminal Background Investigation, the candidate must be informed by the University of the reasons for the decision and offered an opportunity to receive a free copy of the report and challenge any information contained therein within 60 days. The notice must also indicate the name and
Policy A&F-025

address of the reporting agency that completed the Criminal Background Investigation and must also indicate that the reporting agency did not make the adverse employment decision and that the reporting agency is not privy to why the University made its adverse employment decision.

E. Effective Date
   April 1, 2009

F. Approved By
   F. Javier Cevallos, President

G. Last Review
   August, 2009 August, 2010 August, 2011, February 2018