DRIVER SAFETY
PROGRAM

LOSS PREVENTION UNIT
OFFICE OF RISK MANAGEMENT
DIVISION OF ADMINISTRATION

20220701
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DRIVER SAFETY PROGRAM

Introduction

R.S. 39:1543 requires the development of a comprehensive loss prevention program, for implementation by all state Agencies, including basic guidelines and standards of measurement. The Driver Safety Program is part of the Loss Prevention program required by the Office of Risk Management in accordance with LAC Title 37. Its purpose is to provide a systematic method of screening, training, and accountability for employees and supervisors required to assign or drive state owned vehicles or personal vehicles on state business. The Office of Risk Management is required by state law to assess premiums to each state Agency.

The following materials are included to assist administrators, supervisors, and loss prevention representatives, in managing and implementing safe driving by state employees. A glossary and sample forms are included and described later in this section of the manual.

Components of Louisiana’s Driver Safety Program

1. Agency Policies and Procedures:

   A. Responsibilities – Each Agency shall implement a written safe driving program. This program shall include rules defining:

   1. Who shall be permitted to drive on state business.
   2. Identifying employees authorized to operate motor vehicles under the Agency’s control. Only those employees authorized by their Agency head or designee shall be permitted to operate their personal vehicle or a state (owned or leased) vehicle on state business.
   3. Policies shall outline the roles and responsibilities of managers, supervisors, and employees in driver safety. These policies shall be issued to all drivers and form the basis for the Agency’s Driver Safety Program.

   Upon request, the Third-Party Administrator (TPA) shall assist agencies in organizing, directing, implementing, controlling and providing training for a Driver Safety Program that minimizes the adverse impact of motor vehicle accidents.

   Department/Agency: Heads, Driver Safety Coordinators, or Program Designees

   These individuals are responsible for implementation of the Driver Safety Program and shall stress the importance of the Department’s Driver Safety Program to all employees. Prior to authorizing state employees to drive, they are responsible for completing all of the following steps for employees that are authorized to drive:

   1. Verifying that each driver has a valid and properly classed driver’s license.
   2. Obtaining official driving records (ODRs) no longer than every twelve (12) months, reviewing them no later than forty-five (45) days from the date the ODR is obtained, and ensuring that employees meet all program requirements to be authorized to drive.
   3. Certifying that each employee has completed an ORM-recognized defensive driving course (e.g., LPOST, Loss Prevention instructor-led, National Safety Council, FLI, etc.) within 90 days of entering the program.
   4. Signing and dating, along with the employee (if applicable), the Driving Authorization and History Form (DA 2054). The DA2054 form can be used more than once if the authorized Agency representative signs and dates the supplemental signature sheet and attaches it to the DA2054. The original form cannot be modified.
5. Notifying the appropriate supervisors which employees have been authorized to drive or not authorized to drive.
6. Maintaining at each audited location a signed and dated list of employees who have been authorized to drive or employees not authorized to drive at each audit location. (See appendix). Employees who are hired or terminated throughout the year are not required to be added or deleted from the authorized or unauthorized list, except on an annual basis prior to the audit. However, any person that is determined in the year to be a high risk driver should be removed from the authorized list or added to the unauthorized list, whichever list the Agency is updating.
7. Ensure that policies and procedures are established and implemented; and
8. Training courses are conducted and documented.

Supervisors

Supervisors shall:

1. Provide time for each authorized employee to complete the ORM on-line Defensive Driving Course (LPOST), ORM instructor-led Defensive Driving Course, or another ORM recognized defensive driving course.
2. Allow only authorized employees to drive on state business.
3. See that all vehicles provided to these employees are in safe operating condition, including the use of a monthly checklist (e.g., DA424 or the MV3/4).
4. Follow through that all deficiencies noted during the inspections are corrected and such actions documented.
5. Ensure that all accidents and incidents are properly reported and said records are maintained.

Employees

1. Employees shall only operate those vehicles for which they are licensed and insured.
2. Employees who are authorized to drive state vehicles are responsible for the safe operation of those vehicles.
3. Drivers shall report any unsafe condition or accident involving state vehicles to their supervisor or designee. Accidents by employees in their personal vehicle after hours need not be reported unless the employee was ticketed.
4. Employees who drive their personal vehicle on state business shall be required to sign the DA2054 form attesting that they currently carry at least the required minimum vehicle insurance. Such signature is not required if the employee ONLY drives a state vehicle on all state business.
5. Employees shall immediately report any revocation of their driver’s license or any moving violations received to their supervisor, but no later than their next scheduled workday. Said reporting applies whether on state or personal/private business and whether in a state or personal/private vehicle.
6. Employees shall not use a Wireless Telecommunications Device while driving in a state-owned, leased, or private vehicle that is being driven on state business. This includes writing, sending, or reading a text-based communication and engaging in a call. Use of a Wireless Telecommunications Device is permissible for passengers in such vehicles.

Exceptions:
- 1. Report a traffic crash, medical emergency, or serious road hazard.
- 2. Report a situation in which the person believes his personal safety is in jeopardy.
• 3. Report or avert the perpetration or potential perpetration of a criminal act against the driver or another person.
• 4. Engage in a call or write, send or read a text-based communication while the motor vehicle is lawfully parked.

B. Authorization Process: Prior to approval by their Agency Head or his/her designee, the employee shall complete the Authorization and Driving History form (DA 2054). The information on this form is used to acquire the Official Driving Record (ODR) from the Department of Public Safety, Office of Motor Vehicles. An ODR shall be obtained annually (i.e., no longer than every twelve (12) months between records). The Authorization and Driving History Form and the ODR are then submitted to the Agency head or designee for review and compliance with requirements to be authorized to drive.

If an employee possesses an out-of-state license, the Agency must either acquire a certified copy of the ODR from that state or require the employee to do so at his/her own expense. It is the Agency’s responsibility to designate which employees are authorized to drive or NOT authorized to drive on state business.

The authorization process shall include:

1. An annual review of the employee’s motor vehicle driving record (ODR).
2. Only individuals possessing a current and proper class driver’s license shall be authorized by an Agency to drive a motor vehicle on state business.
3. Verifying (via the DA2054) that the employee can provide proof of liability insurance if he/she will use a personal vehicle to conduct state business. Requiring the employee to furnish proof is strictly up to each Agency.
4. Completing and passing of an ORM recognized defensive driving course within 90 days of entering the program and a minimum of every three years thereafter.
5. Developing a signed and dated list of employees authorized to drive or employees NOT authorized to drive. Any person that is determined in the year to be a high risk driver should be removed from the authorized list or added to the unauthorized list, whichever list the Agency is updating. Such list must be kept at each audited location at all times.
6. Determining when driving responsibility shall be taken away from an employee because of moving violations or revocation of license, or lack of insurance for their private vehicle.

Within 45 days of obtaining the ODR, the Agency head or designee shall review the ODR and sign and date the Authorization and Driving History Form (DA 2054). NOTE: If there are no changes to the driver information, then the DA2054 may be used on more than one occasion if the authorized Agency personnel date and sign the supplemental signature sheet and attach it to the DA2054 (See Appendix).

High-risk drivers shall not be authorized to drive vehicles on state business from the date of discovery for a minimum of twelve (12) months. High-risk drivers are those individuals:

1. Having three or more convictions, guilty pleas, and/or nolo contendere pleas for moving violations within the previous twelve (12) month period or
2. Having a single conviction, guilty plea, or nolo contendere plea for operating a vehicle while intoxicated, hit and run driving, vehicular negligent injury, reckless operation of a vehicle, or similar violation within the previous twelve (12) month period.
If an employee is not authorized to drive, that employee and his/her supervisor shall be notified in writing that they shall not drive on state business. The immediate supervisor and the fleet control officer shall be notified that this employee shall not be given authority to drive on state business, and that employee’s name shall be added/removed to/from the appropriate list.

C. Preventive Maintenance - The Agency shall develop a preventive maintenance procedure and a preventive maintenance schedule for each vehicle included in the program. It is recommended that the Agency follow the suggested manufacturer’s preventive maintenance (PM) on vehicles.

D. Training – The TPA shall, upon request, assist each Agency in implementing documented driver safety training programs that address the needs of the Agency and in identifying training aids and resources that can be used for driver safety.

All authorized drivers shall successfully complete an ORM recognized defensive driving course within ninety (90) days of entering the program and shall complete a refresher course at least once every three years unless their class of license requires other additional training or testing. Drivers who have convictions on their motor vehicle records shall be required to retake a recognized driving course within ninety (90) days of notification of a conviction. One such course, entitled High-Risk Driver, can be found here:

https://www.doa.la.gov/Pages/ormy/Training.aspx

E. Claims Reporting/Accident investigation – Upon request, the TPA will assist Agencies in conducting investigations into claims resulting from accidents involving vehicles used on state business.

2. Accident Reporting

A. A vehicular accident is defined as any incident in which the vehicle comes in contact with another vehicle, person, object, or animal that results in death, personal injury, or property damage, regardless of: who was injured, what was damaged or to what extent, where it occurred, or who was responsible.

All accidents shall be reported to the employee’s immediate supervisor and Driver Safety Coordinator by the driver of the state vehicle on the day of the accident. If the driver is not able to complete the Louisiana State Driver’s Accident Report Form (DA 2041), then the driver’s supervisor will complete the report to the best of his/her ability for the employee. The supervisor may enter identifying information and attach the police report. The DA 2041 shall be completed within 48 business hours after any vehicle accident while on state business and forwarded to the Claims Unit. The DA 2041 form can be downloaded from: http://www.doa.la.gov/orm/formsCR.htm. (See appendix).

If the accident involves a workers’ compensation claim, it must be reported to the TPA. A completed DA2000 form is no longer required for automobile accidents.

(Note: When an accident occurs in either an employee’s personal vehicle or a rental vehicle while he/she is on state business, complete the DA2041 and note whether or not the vehicle is state-owned, rented, or personal.)

A copy of the Uniform Motor Vehicle Traffic Accident Report (police report) shall accompany the DA 2041 or should be sent to the Claims Unit as soon as it is received by the Agency. Do NOT delay submission of the DA 2041 waiting on the police report.
1. Failure of an authorized driver to report any vehicular accident may be cause for suspension of Driver Authorization.

2. The supervisor of the authorized driver involved in an accident shall review the accident report within two working days of the accident for completeness of information. Incomplete reports shall be returned for completion or corrected information. The supervisor may assist the individual in completing the report. All accidents require completion of the Vehicle Accident Report (DA 2041).

3. The supervisor (or safety coordinator, if appropriate) may consider what corrective action(s) may be necessary for accidents thought to be preventable. The corrective action(s) may include: temporary suspension of driving privileges, special training, physical examination, etc.

4. Agency heads, or the designee, will review the Accident Report Form, the Uniform Motor Vehicle Traffic Accident Report (police report – if one was completed), and the Authorization and Driving History Form (DA 2054).

3. Safety Audits and Record Keeping:

   The TPA shall, upon request, assist Agencies in reviewing and analyzing the Driver Safety Program to ensure it is properly designed to have the intended impact. Data concerning the type, frequency, and amount of claims shall be provided to the Agency. By providing this data, the Unit assists the Agencies in identifying where losses are occurring and how the losses may be reduced or eliminated.

   Driver Safety Program records shall be maintained at the Agency location and/or a central location designated by the Agency for review until at least the next audit or compliance review. Specifically:

   - ODRs, High-risk driver documentation (e.g., re-training records, letters), vehicle inspection forms, preventive maintenance records – maintain for 1 year
   - Driver training (initial, refresher) documentation – maintain for 3 years
   - DA2054 forms – maintain indefinitely or until form information is updated

   However, Agencies shall maintain at each audited location a list of employees who have been authorized to drive or employees not authorized to drive at each audit location.

4. Fleet Management:

   Each Agency that provides for the use of state vehicles by employees to conduct official business is expected to adhere to the requirements of the State’s Fleet Management Program (Title 4, Part V, subchapter F; Title 34, Part XI of the Louisiana Administrative Code).
GLOSSARY

A. **Louisiana State Driver Safety Program Accident Report** (DA 2041): This form is completed for any vehicular accident that occurs while being operated on state business. It is critical that employees and supervisors understand their roles in reporting accidents and accurately describing what occurred in a vehicular accident.

B. **Agency Head**: The highest authority within a subsidiary of a Department.

C. **Authorization and Driving History Form** (DA 2054): Record that is maintained by the Agency on each employee who drives on state business. The form shows:
   1. The employee’s current personal information (Name, license number)
   2. Employment information (supervisor)
   3. When an employee was authorized to drive
   4. The date of his/her last Defensive Driving class
   5. Certification by the employee that he/she maintains liability insurance as required by state law
   6. The signature of the Agency Head or designee authorizing the employee to drive

D. **Department Head**: The highest authority within the branches of State Government.

E. **Designee**: Individual(s) specifically designated by the Department/Agency head to act on their behalf.

F. **Driver Safety Coordinator**: Individual appointed by Department/Agency head to plan, organize, direct, and control the Driver Safety Program for the Agency.

G. **Guilty Plea**: The admission of guilt from the defendant to each charge of the commission of a violation.

H. **High-Risk Driver**: Individuals having three of more convictions, guilty pleas and/or nolo contendere pleas for moving violations or individuals having a single conviction, guilty plea or nolo contendere plea for operating a vehicle while intoxicated, hit and run driving, vehicular negligent injury, reckless operation of a vehicle or similar violation, within the previous twelve (12) month period.

I. **Hit and Run**: The intentional failure of the driver of a vehicle involved in or causing any accident, to stop such vehicle at the scene of the accident, to give his identity, and to render reasonable aid.

J. **Moving Violation**: A moving violation occurs whenever a vehicle is in motion. Examples of moving violations include: speeding, running a stop sign or red light, driving without a license, making a left turn from the right hand lane.

K. **Negligent Injury**: The inflicting of any injury upon the person of a human being when caused proximately or caused directly by an offender engaged in the operation of, or in actual physical control of any motor vehicle, aircraft, watercraft, or other means of conveyance whenever any of the following conditions exist:

   - The operator is under the influence of alcoholic beverages.
   - The operator’s blood alcohol concentration is 0.08 percent or more by weight based upon grams of alcohol per one hundred cubic centimeters of blood.
   - The operator is under the influence of any controlled dangerous substance listed in Schedule I, II, III, IV, or V as set forth in R.S. 40:964.
• The operator is under the influence of a combination of alcohol and one or more drugs that are not controlled dangerous substances and which are legally obtainable with or without prescription.

• The operator is under the influence of one or more drugs that are not controlled dangerous substances and which are legally obtainable with or without a prescription and the influence is cause by the operator knowingly consuming quantities of the drug or drugs that substantially exceed the dosage prescribed by the physician or the dosage recommended by the manufacturer of the drug.

L. **Nolo Contendere**: “No contest” – has the same effect as a plea of guilty, as far as the sentence is concerned, but may not be considered as an admission of guilty for any other purpose.

M. **Official Driving Record** (ODR): Record maintained by the Office of Motor Vehicles on each driver in the State of Louisiana containing history of driver violations and accidents.

N. **Reckless Operation**: The operation of any motor vehicle, aircraft, vessel, or other means of conveyance in a criminally negligent or reckless manner.

O. **State Business**: Any legal and lawful activity conducted/engaged in, by an employee or agent of the State of Louisiana, on behalf of and benefiting the state in the course and scope of their duties.

P. **State Vehicle**: Any licensed vehicle owned, leased and/or rented by the State of Louisiana.

Q. **Unauthorized (“NOT authorized”) Driver**: A driver shall be considered “NOT” authorized if any of the following occur:

1. Meets the high-risk driver definition
2. Does not complete/pass the ORM-recognized driver course within the allowed time period,
3. He/she does not hold a valid driver’s license
4. The ODR isn’t cleared of all flags as noted in Item #5 of “How to review an ODR” (in Appendix)
5. The Authorization and Driving History Form (DA 2054) has not been completed and signed by both the employee and Agency Head/Designee annually.
6. Is a student not employed by the State of Louisiana.

R. **Vehicular Operation While Intoxicated**: A vehicle operator shall be considered under the influence when:

1. The operator is under the influence of alcoholic beverages; or
2. The operator’s blood alcohol concentration is 0.08 percent or more by weight based on grams of alcohol per one hundred cubic centimeters of blood; or
3. The operator is under the influence of any controlled dangerous substance listed in Schedule I, II, III, IV, or V as set forth in R.S. 40:964; or
4. The operator is under the influence of a combination or alcohol and one or more drugs that are not controlled dangerous substances and which are legally obtained with or without a prescription.

S. **Vehicular Accident**: Any collision in which the vehicle comes in contact with another vehicle, person, object, or animal – which results in death, personal injury, or property damage (regardless of: who was injured, what was damaged or to what extent, where it occurred or who was responsible).

T. **Wireless Telecommunications Device**: Any type of instrument, device, or machine that is capable of transmitting or receiving telephonic, electronic, radio, text, or data communications, including but not limited to a cellular telephone, a text-messaging device, a personal digital assistant, a computer, or any other similar wireless device that is designed to engage in a call or communicate text or data.
APPENDIX

Steps for Authorizing Drivers

Process for Reviewing an Official Driving Record (ODR)

Examples of:
Official Driving Records (ODR)
Driver’s License Restriction Codes
Authorization and Driving History Form (DA 2054)
Louisiana State Driver’s Accident Report Form (DA 2041)
Sample Vehicle Inspection Checklist
Authorizing Drivers

1. Agency head or designee reviews the Official Driving Record that is requested and issued by the applicable State Office of Motor Vehicles to ensure the employee does not meet the high-risk driver definition (see ODR Review Instructions).

2. Agency head or designee verifies that the employee has passed an ORM recognized defensive driving course within ninety (90) days of entering the program and is repeated every three (3) years.

3. Employee shall read and sign the Employee Acknowledgement/Authorization section of the Authorization and Driving History Form (DA 2054).

4. If the employee meets all of the above requirements, that employee may be authorized to drive on state business.

5. Only the Agency Head or his/her designee may review and authorize an employee to drive on state business. The authorization form shall be signed and dated by the Agency Head or his/her designee. The ODR shall be attached to the DA 2054 or other acceptable authorization format.

6. A signed and dated list indicating who is authorized to drive or not authorized to drive on state business shall be completed after all employee records have been reviewed and then released to the proper supervisor/fleet control manager. This list shall be available at the audited location for the Loss Prevention Officer’s review upon request.

7. The Department Head or his/her designee is allowed to deem contractors as authorized travelers for official state business only. An executed DA2055 form is required, along with the driver’s ODR, in advance of the authorized travel.
How to Review an ODR (Official Driving Record)

(See sample ODR form on p.13)

1. Verify the employee name, address and license number match the information on the Driving Authorization Form (DA2054).

2. Check the license expiration date.

3. Check the license class and any restrictions that may affect the employee’s ability to drive.

4. Verify any violations that were received in the past twelve months and whether these violations meet the high-risk driver definition in your Agency’s policy.

5. Make sure the following flags are not noted on the record above the violations section:

   NI = No Insurance (i.e., NO LIABILITY SECURITY COVERAGE on the vehicle.)
   - Individual’s driver’s license is blocked against renewal or re-issuance.
   - DOES NOT mean a driver’s license suspension is imposed.
   - If authorized by the agency, individual can still operate only a state-owned/leased/rented vehicle on state business (since the state’s insurance on such vehicles is primary). Use of a personal vehicle is prohibited until the NI flag has been resolved.

   Revoked = The individual’s registering privileges are withdrawn.

   Suspended = A suspension of the individual’s driving privileges

For further clarification, please contact ORM Loss Prevention Management.
OFFICIAL CERTIFICATION OF DRIVING RECORD

Accident involvement indicated does NOT mean the individual was at fault or given a citation.

This document is for official Agency use only.
This Official Online Driving record was issued: Date: / / Time:

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NAME/ADDRESS

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PER STATUS

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<td>EX 5</td>
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DRIVER LICENSE RESTRICTION CODES

(This partial list represents those codes listed on the back of a Class E license. For a complete list, please contact the Louisiana Department of Public Safety at: www.dps.state.la.us)

0, 00 NO RESTRICTION

01 CORRECTIVE LENS (Glasses/contacts).

02 OPERATING A VEHICLE ONLY WITH LICENSED DRIVER. In the case of applicants seventeen (17) years of age and above, this restriction will be issued to individuals needing more practical driving experience. An "02" restricted license may be renewed and it is permissible to include a "07" (motorcycle endorsement) with such a license. (See Section I, Policy/Procedure Statement #21.00).

In the case of applicants fifteen (15) or sixteen (16) years of age, this restriction shall be issued on all first time applications. A motorcycle endorsement may be placed on a learners permit for those 15 or 16 years of age, however, they are restricted to operating within a distance of three miles from the applicant's residence, unless a parent, tutor, or other person having custody is temporarily staying or residing at another location, where the applicant would be restricted to operating within three miles of that location. (See Section I, Policy/Procedure Statement #1 for various Class Requirements, and #6.1 for Driver Education Requirements).

03 USING LEFT OUTSIDE REARVIEW MIRROR. The restriction will be added to individuals who have impaired vision worse than 20/40 in either or both eyes. The "03" restriction does not mean that eyes cannot be improved.

04 EYES CANNOT BE IMPROVED. This is an information code designed to avoid the continued referral of an applicant whose vision cannot be improved. Should not be added unless specified by the eye doctor.

05 AUTOMATIC TRANSMISSION. This will be added for applicants who have lost one or both legs, or have lost the use of one or both legs. If the applicant wears one or two artificial limbs, a driving test may be necessary to determine if he/she has adapted sufficiently for the safe operation of a motor vehicle without the necessity of the "05" restriction. In this case, restriction #40 (wearing artificial limb) would be required.

06 POWER STEERING. This is to be used when a physical handicap hinders the strength or movement of the applicant's arms. This would compensate for the loss of mobility of the arms to control the steering.

08 DAYTIME DRIVING ONLY. This restriction will apply when the applicant's visual acuity is not 20/70 or better in each eye or upon the recommendation of a vision specialist.

09 SPECIAL RESTRICTION. May be used for any restriction which is not covered with a specific restriction code, or when there are four (4) or more restrictions to be used. This special code should be suitable and appropriate to enable the applicant to operate a motor vehicle safely. Anytime this restriction is used, it must be completely explained to the applicant, whether it is for a new license issuance or a renewal. This restriction is hereby abolished. With new programming (6/01), computer will allow 6 endorsements. Also the use of the 60 restriction (Restriction Card) will be used if necessary.

43 SPECIFIC VISUAL FOR CDL. (Effective 12-01-90, must be used in conjunction with restriction #53). This restriction is to be used whenever CDL applicants can only achieve 20/40 (Snellen) visual acuity in one eye. EXAMPLE: Applicant is blind in one eye, but achieves 20/40 with or without corrective lenses in the good eye. Applicant must have been employed as a commercial vehicle driver continuously since March 31, 1990.

M MOTORCYCLE
STATE OF LOUISIANA

DRIVER AUTHORIZATION FORM

TO BE COMPLETED ANNUALLY, UPON CHANGE OF STATE OF ISSUANCE, CLASS OF LICENSE, AND/OR DRIVING RESTRICTION CHANGE

Agency:
Employee Name: ___________________________ Employee Number: ___________________________
Immediate Supervisor: ___________________________ Driver Training Course (MM/DD/YY): ___________________________
Drivers License Number: ___________________________ State of Issuance: ___________________________

AGENCY HEAD OR DESIGNEE AUTHORIZATION

By executing this document, I have reviewed the Official Driving Record and Driver Training Course dates and have confirmed the information to be current and in accordance with the ORM Loss Prevention requirements.

My signature authorizes the aforementioned employee to drive the following on state business as required (check all that apply):

STATE VEHICLE
RENTAL VEHICLE
PERSONAL VEHICLE

Agency Head
(or designated individual)

Date of Authorization

EMPLOYEE ACKNOWLEDGEMENT/AUTHORIZATION

This is to certify that, as a condition of and if authorized to drive my personal vehicle on state business, I have and will maintain at least the minimum liability coverage as required by L.A. R.S. 32:900 (B) (2).

I understand that the use of my vehicle on state business requires prior written authorization from my supervisor or agency head.

Further, by signing this document, I agree to notify my agency in writing should any of the following change on my license: Drivers License No., State of Issuance, Class of License or Driving Restrictions.

I authorize my agency to obtain access to my Official Driving Record (ODR) as necessary to comply with the State’s Loss Prevention Program.

I affirmatively acknowledge and understand that operating a state-owned, state-rented or state-leased vehicle while intoxicated as set forth in R.S. 14:98 and 14:98.1 is strictly prohibited, unauthorized, and expressly violates both the terms and conditions of my use of said vehicle, and my employer’s instructions. In the event such operation results in my being convicted of, pleading nolo contendere to, or pleading guilty to, driving while intoxicated under R.S. 14:98 or 14:98.1, I acknowledge and understand that such would constitute evidence of: (1) my violating the terms and conditions of my use of said vehicle, (2) my violating the direction of my employer, and (3) my acting beyond the course and scope of my employment with the State of Louisiana. I further affirmatively acknowledge and understand that personal use of a state-owned, state-rented or state-leased vehicle is not permitted.

My signature on this document shall remain in effect until revoked by the agency or until a new form is executed.

Employee Signature: ___________________________ Date: ___________________________

07/01/2012
DA 2054

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ANNUAL SUPPLEMENTAL SIGNATURE PAGE

EMPLOYEE NAME: ____________________________

DRIVERS LICENSE NUMBER: ________________

DEPARTMENT/AGENCY: ______________________

AGENCY HEAD OR DESIGNEE STATEMENT

By executing this document, I have reviewed the following and have confirmed the information to be current and in accordance with the ORM Loss Prevention requirements:

Official Driving Record
Drivers Training Course

Further, my signature allows the aforementioned employee to drive a state vehicle, rental vehicle or personal vehicle on state business.

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

__________________________________________  ________________________________
Agency Head                                  Date of Authorization
(or designated individual)

(DUPLICATE SUPPLEMENTAL SIGNATURE PAGE AS NEEDED)

07/01/2011
DA 2054
Supp.-1
STATE OF LOUISIANA
CONTRACTOR DRIVER AUTHORIZATION FORM

TO BE COMPLETED ANNUALLY, UPON CHANGE OF STATE OF ISSUANCE, CLASS OF LICENSE, AND/OR DRIVING RESTRICTION CHANGE

Agency: ___________________________ Drivers License Number: ________________

Driver Name: ______________________ State of Issuance: ________________

AGENCY HEAD OR DESIGNEE AUTHORIZATION

By executing this document, I have reviewed the Official Driving Record and Driver Training Course dates and have confirmed the information to be current and in accordance with the ORM Loss Prevention requirements.

My signature authorizes the aforementioned contractor to drive the following on state business as required (check all that apply):

____ STATE OWNED VEHICLE
____ STATE-RENTED VEHICLE
____ STATE-LEASED VEHICLE

______________________________  ______________________________
DEPARTMENT HEAD (or designated individual)  DATE OF AUTHORIZATION

CONTRACTOR ACKNOWLEDGEMENT/AUTHORIZATION

I understand that the use of a state-owned/rented/leased vehicle on state business requires prior written authorization from the Department Head or his/her designee.

Further, by signing this document, I agree to notify the Department Head in writing should any of the following change on my driver’s license: Drivers License No., State of Issuance, Class of License, or Driving Restrictions.

I authorize the above agency to obtain my Official Driving Record (ODR) as necessary to comply with the State’s Loss Prevention Program.

I affirmatively acknowledge and understand that operating a state-owned, state-rented, or state-leased vehicle while intoxicated as set forth in R.S. 14:98 and 14:98:1 is strictly prohibited, unauthorized, and expressly violates both the terms and conditions of my use of said vehicle, and the agency’s instructions.

My signature on this document shall remain in effect until revoked by the agency or until a new form is executed.

______________________________  ______________________________
CONTRACTOR SIGNATURE  DATE

07/01/2012
DA 2055
ANNUAL SUPPLEMENTAL SIGNATURE PAGE

CONTRACTOR NAME:__________________________

DRIVERS LICENSE NUMBER:____________________

DEPARTMENT/AGENCY:________________________

AGENCY HEAD OR DESIGNEE STATEMENT

By executing this document, I have reviewed the following and have confirmed the information to be current and in accordance with the ORM Loss Prevention requirement:

Official Driving Record

Further, my signature allows the aforementioned contractor to drive a state-owned, rented, or leased vehicle on state business.

<table>
<thead>
<tr>
<th>Agency Head</th>
<th>Date of Authorization</th>
</tr>
</thead>
<tbody>
<tr>
<td>(or designated individual)</td>
<td></td>
</tr>
<tr>
<td>______________________</td>
<td>______________________</td>
</tr>
<tr>
<td></td>
<td>Date of Authorization</td>
</tr>
<tr>
<td>______________________</td>
<td>______________________</td>
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<td></td>
<td>Date of Authorization</td>
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<td></td>
<td>Date of Authorization</td>
</tr>
<tr>
<td>______________________</td>
<td>______________________</td>
</tr>
</tbody>
</table>

(DUPLICATE SUPPLEMENTAL SIGNATURE PAGE AS NEEDED)

07/01/2012
DA 2055
Supp.-1
Office of Risk Management

VEHICLE CHECKLIST

<table>
<thead>
<tr>
<th>ITEM</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tire Pressure</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Low or flat?)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Exterior Body</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Dents or pronounced scratches?)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fluid Leaks</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Unusual leaks under the automobile?)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Windshield</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Cracks?)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Prior to departure, the driver should conduct a visual inspection by walking around the vehicle. The driver should note the conditions of the following:

Once the driver has started the vehicle, the following should be checked for proper functioning:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Warning Lights</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Do any indicator lights display and remain on?)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gauges</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Are all gauges in the “safe” zone?)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Windshield Wipers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Operational?)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

If any items are not okay, the driver should provide comments in the space provided.

Comments:

20220701
ACCIDENT REPORT
LOUISIANA STATE DRIVER SAFETY PROGRAM

Submit report to ORM within 48 hours of accident

1. Agency Name

2. Person to Contact

3. Phone

4. Loc. Code

5. State Vehicle Driver’s Name

6. Driver’s Social Security No.

7. Date of Accident

8. Time of Accident

9. Exact Location of Accident (Use street markers, mileage markers, etc., to pinpoint location)

10. Describe How Acc. Happened

11. Seat Belt in Use

Yes
No

STATE VEHICLE INFORMATION
If other than vehicle damage, fill in as much as possible under “Other Vehicle” section substituting property owner information for vehicle driver.

12. State Vehicle Driver’s Address (Street No.)

City

State

Zip Code

13. Home Phone

14. Work Phone

15. Driver’s License No.

16. Age

17. Sex

M
F

18. Vehicle’s Owner’s Name and Address

19. Year Vehicle

20. Make Vehicle

21. Model Vehicle

22. Body Type

23. Vehicle Lic. No. / Equip No. / VIN

24A. Where can the Vehicle be Seen?

24B. Describe Damage

OTHER VEHICLE INFORMATION
If more than one vehicle is involved, submit additional sheet with information on other vehicle(s).

25. Other Vehicle Driver’s Name

26. Driver’s Social Security No.

27. Driver’s License No.

28. Age

29. Sex

M
F

30. Other Vehicle Driver’s Address (Street No.)

City

State

Zip Code

31. Home Phone

32. Work Phone

33. Vehicle Owner’s Name and Address (Street No.)

City

State

Zip Code

34. Year Vehicle

35. Make Vehicle

36. Model Vehicle

37. Body Type


39. Where can the vehicle be seen?

40. Other Vehicle Insurance Co.

41. Policy No.

42. Describe Damage

43. Estimated Amount

$ .

INJURED

44. Name and Address

45. Phone

[ ] -

46. Ins. Veh.

47. Other Veh.

48. Police Investigated?

Yes
No

49. Type Report

State
Sheriff
City

50. Name and Address

51. Witness

52. Phone

[ ] -

53. Ins. Veh.

54. State Driver’s Signature

55. Name of Driver’s immediate Supervisor and Phone No.

WITNESSES OR PASSENGERS

50. Name and Address

51. Witness

52. Phone

[ ] -

53. Ins. Veh.

54. State Driver’s Signature

55. Name of Driver’s immediate Supervisor and Phone No.
### AUTHORIZATION AND DRIVING HISTORY LOG (SAMPLE)

<table>
<thead>
<tr>
<th>Field Office</th>
<th>DL #</th>
<th>First Name</th>
<th>Last Name</th>
<th>Date of Birth</th>
<th>Date of Hire</th>
<th>Time of Hire</th>
<th>Date of DMV</th>
<th>Date of High Risk Determination</th>
<th>Approval Status</th>
<th>Personal Auto Insurance (Yes or No)</th>
<th>Car Privileges</th>
<th>Rental Car Privileges</th>
<th>Personal</th>
<th>State</th>
<th>Fiscal Year</th>
<th>Field of Office</th>
<th>Office</th>
</tr>
</thead>
</table>

**Note:** This form does not replace the required DA-2004. If used for training and CDT tracking, the form must be signed by the agency head or his/her designee.