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Chapter 14 – Payroll Compliance

14.1 Introduction

14.1.1 General

A significant percentage of the State of Delaware’s (State) annual operating budget is expended on Salaries and Other Employment Costs (OECs). Therefore, it is vital that the business processes associated with the administration of the State’s Payroll are grounded in strong policy with appropriate focus on regulatory requirements and internal controls.

The Division of Accounting (DOA) Payroll Compliance Group (PCG) provides information and guidance to State Organizations on proper administration of Payroll functions while complying with applicable laws, rules, and regulations. Instructions in this chapter are in compliance with State and Federal laws and regulations. State laws that apply to the administration of Payroll are found in Title 29 of the Delaware Code. Specific Code references on a variety of topics may be found in PCG Bulletins accessible on the DOA website.

14.2 Payroll Expenditure Controls & Authorizations

14.2.1 Controls

DOA sets policies to ensure effective controls are in place governing all State financial activities including the expenditure of funds associated with the State’s Payroll process. For additional information about the payroll authorization process, refer to the PCG Payroll Policy: Payroll Expenditure Authorization (PCG-PRAUTH):
https://accounting.delaware.gov/payroll_comp/policies.shtml

Organizations are required maintain and enforce effective internal controls to monitor Payroll-related transactions. These internal controls must be documented in a Payroll Internal Controls Plan. Controls must include, but are not limited to, the review and approval of all wage payments, preapproval of overtime, docking and leave usage for employees.

Organizations should ensure an appropriate segregation of duties and monitoring throughout the payroll process. This includes establishing separate roles within the Organization for payroll approvers and payroll processors. Under no circumstances should an Organization’s payroll expenditures be approved by the individual who processes payroll transactions in the Payroll, Human Resources, Statewide Technologies (PHRST) system for that pay period.
At a minimum, the following activities should be segregated:

- Segregate timekeeping and supervision functions from personnel, payroll processing, disbursement and general ledger functions.
- Individuals responsible for hiring, terminating and approving promotions should not be directly involved in preparing payroll transactions or inputting data.
- Individuals approving timesheets should not prepare or enter payroll transactions.
- Individuals performing payroll data entry should not have payroll approval authority.

14.2.2 Expenditures

Organizations have recurring biweekly funding expenditures related to the payment of salaries and premium pays (Shift Differential, Hazard Duty, Board Certified, etc.) owed to employees in authorized positions for time worked in the current pay period. These salary expenditures are approved in the annual Budget Appropriation Bill and by local School District authorities. Therefore, biweekly funding expenditures supporting these recurring payments are considered preapproved through those processes. All Organizations are expected to stay within their annual appropriations for salaries as well as authorized positions.

Organizations must use the Confirm version of the PHRST DocumentDirect report DPR003 – Payroll Expenditures by Appropriation to authorize payroll funding expenditures and certify that there are sufficient appropriated funds to cover the expenditures.

All payroll-related expenditures must be certified by an approving authority that the charges for the current pay period for the Organization meet all federal and State, legal and regulatory requirements and that the represented expenditures do not exceed the remaining balance of funds appropriated by the General Assembly.

Due to processes dependent upon the timely posting of the Payroll Journal to the General Ledger, the Director of DOA, with the authority of the Secretary of Finance, approves and processes the Payroll Journal for the State through the State’s financial management and accounting system prior to the pay date on a biweekly basis with the expectation that Organizations follow the aforementioned laws and policies for the payment of salaries.

14.3 Payroll Signature Cards

Organizations must submit new Payroll Signature Cards annually by July 1st. Cards indicate all individuals authorized by the Organization Head to expend funds for the Department IDs listed on the card. The Organization Head is required to sign to indicate authorization of all signers to expend funds.

School Districts and Higher Education facilities must submit new signature cards any time new School Boards are organized.
Payroll Authorized Signature Cards are located on the DOA’s website: https://accounting.delaware.gov/payroll_comp/policies.shtml.

14.3.1 Future Expenditures Considerations

Any State Organization paying employees from authorized funding sources (general, local, federal funds or capital improvement debt appropriations) are required by Delaware Code to monitor expenditures against these funding sources to ensure balances do not go into a negative condition.

Authorizers must consider the remaining pay periods in the fiscal year to ensure anticipated expenditures will not exceed appropriated balances.

14.4 Direct Deposit Compliance

Method of payment of State officials and employees:

(f)(1) Notwithstanding any other provision of law, all State wage and salary payments shall be paid to employees who begin to receive such payments on or after January 1, 1996, and recipients of State retirement payments who begin to receive such retirement payments on or after January 1, 1996, by electronic funds transfer, unless another method has been determined by the Secretary of Finance to be appropriate.

(2) Each recipient of State wage, salary or retirement payments shall designate at least one financial institution and associated account and provide the payment authorizing information necessary for the recipient to receive electronic funds transfer payments through each institution so designated.

(3) The Secretary of Finance may waive the requirements of paragraph (f)(1) of this section for any State employee upon request by the head of an agency or school district under standards prescribed by the Secretary of Finance.

(29 Del. C. § 2712)

14.4.1 Components of Direct Deposit Compliance

- Participation in Direct Deposit is a mandatory condition of employment with the State.

- New employees must participate in Direct Deposit within three (3) pay periods of their hire date.

- Direct Deposit exemptions: Grandfathered employees, attachés, student workers, tutors, aides, substitutes or casual/seasonal employees (term not to exceed two months).
All other employees must participate in Direct Deposit or submit a request to waive the requirement, which must be approved by both the Head of the employing Department and the Secretary of Finance (refer to the PCG Payroll Policy: Direct Deposit Waiver – PCG-DDWVR: https://accounting.delaware.gov/payroll_comp/policies.shtml

Organization Human Resources/Payroll representatives are responsible for ensuring employees adhere to the Direct Deposit rule.

PCG monitors a master list of all direct deposit non-participants and reviews it for any new entries. The PCG contacts the Organization regarding any employee who does not comply with the law (refer to the PCG Payroll Policy: Mandatory Direct Deposit Participation Enforcement & Escalation Process – PCG-DDMPE: https://accounting.delaware.gov/payroll_comp/policies.shtml).

14.5 Non-Resident Employment

The PCG reviews the tax status of alien workers including teachers and professors employed by the State. Based upon the varied facts and circumstances for individual employees and the applicable code, PCG will ensure proper tax set up for employees in compliance with Internal Revenue Service (IRS) regulations.

Upon hiring an alien worker, the Organization must notify PCG of the hire. For detailed information refer to Payroll Procedure PCG-NRA-Tax Treatment of Income Paid to Aliens: https://accounting.delaware.gov/payroll_comp/PCG-NRA.pdf

Organizations must contact PCG immediately when an active employee relocates outside the United States, including temporarily, or prior to hiring a new employee that will reside outside the United States and perform their work duties remotely from another country. PCG will review each situation to determine the ability of the State to comply with IRS regulations and withholding requirements imposed by the foreign country and provide the Organization with available solutions. The State does not have the capability to remit taxes to a foreign country which limits the State’s ability to employ individuals residing outside the United States.

If an Organization is paying a Foreign National as a supplier, the Organization must notify PCG. PCG will provide the Organization Form W-8 BEN for completion. See Section 7.16 Supplier Information.

14.6 Fringe Benefits

Fringe benefits include any compensation other than cash wages. The general rule is that the compensation is taxable; however, the Internal Revenue Code (IRC) provides exclusions for numerous forms of noncash compensation provided to employees. Taxation rules vary according to the circumstances and business process associated with a specific fringe benefit.

Federal laws and regulations take precedence over any State regulations or employment or union
contracts in determining if fringe benefits are taxable income.

Reference: Publication 15-B – Employer’s Tax Guide to Fringe Benefits:
https://www.irs.gov/publications/p15b

14.6.1 Definitions

- **De Minimis Fringe Benefit** – any property or service with a value so small it is unreasonable or impractical to account for it.

- **Accountable Plan** – meets the IRS requirements that reimbursed expenses are business related and substantiated with receipts.

- **Working Condition Fringe Benefit** – employer-provided items that would be deductible by an employee as a business expense if they had incurred the cost. These types of benefits are excludable from income per IRC§ 132(d). The general rules are that the benefit must be provided so the employee can perform his or her job and the allowances and reimbursed expenses must be substantiated with reports and/or receipts.

14.6.2 Clothing/Uniform/Footwear

Some Organizations employ individuals whose specialized job requirements include issuance and/or care and upkeep of uniforms, clothing, or footwear or cash allowances for the purchase of these items.

Periodic allowance payments made to employees for the purchase and maintenance of specific articles of employer-required uniforms are not taxable to the employees provided the uniforms are not adaptable to general use and are not worn for general use. In addition, the employees must substantiate the expenses. If the employer does not require substantiation, the allowance is taxable as wages and subject to withholding when paid.

- If it is determined that the clothing qualifies as a taxable fringe benefit, the IRS requires that the fair market value be included on the employee’s W-2 and withholdings be deducted.

- **PCG Bulletin – Uniform & Clothing Allowance Fringe Benefits** includes guidance on determining if the Uniform/Clothing is a taxable fringe benefit or a working condition fringe benefit.
14.6.3 Commuting Use of a State Provided Vehicle

- Commuting is the only authorized “personal use” of State-owned vehicles, pursuant to the State Policies, Procedures, and Standards issued by the Office of Fleet Management Government Support Services (GSS). Delaware Code provides for fines for any violations of this policy.

- Organizations must maintain current and accurate records of employees who are provided a State vehicle. For any part of a vehicle’s usage to be considered non-taxable, Organizations should only provide vehicles to those employees whose job duties require the use of a vehicle. If the vehicle is used for both business and personal travel, the employee must account for the business use to the employer.

- Commuting and all other personal use of a State-provided vehicle is a taxable fringe benefit. All passengers commuting in a State vehicle, with the exception of vanpools, are subject to all the same taxable income rules. The IRS requires that the calculated value of commuting use of a State-provided vehicle be included on the employee’s W-2 and withholdings be deducted.

- The State uses the Special Accounting Period Rule which makes November 1 - October 31 the taxable year for reporting commuting use.

- For detailed information on Vehicle Usage and guidance on associated employment taxes and OECs, refer to PCG Payroll Policy: Vehicle Usage – PCG-VEHUSE: https://accounting.delaware.gov/payroll_comp/policies.shtml

- For detailed information on entering Vehicle Usage imputed income in the PHRST system, refer to PHRST Payroll Policy: Vehicle Usage – PRU-VEH-01. https://extranet.phrst.state.de.us/production/procedures.shtml

14.6.4 Meal Provisions

To determine if a meal is allowable, Organizations should refer to Chapter 7 – Purchasing and Disbursements, Section 7.6.6.2. If the Organization determines the meal or meal reimbursement is allowable, the following must be considered to determine if there are tax implications to the employee.

- To determine if meal reimbursements are excludable from gross income, employers must consider general fringe benefit rules as well as regulations included in several sections of the IRC.

- Provision of infrequent meals of minimal value may be excluded as de minimis fringe benefits if it is unreasonable or impractical to account for the food.
- The value of occasional meals provided during employer-required overtime is excludable from wages.

- The value of meals provided for the convenience of the employer is generally excludable from wages.

- Meal expense reimbursements or allowances must meet the accountable plan rules in order to be excludable from wages.

- For detailed information on Meal provisions and guidance on associated taxes and OECs, refer to PCG Bulletin– Meal Provisions. https://accounting.delaware.gov/payroll_comp/comm/bulletins.shtml


14.6.5 Tuition Reimbursement

- IRC §132(d) (Education as Working Condition Fringe Benefit) provides an exclusion from gross income of reimbursements of expenses for job-related courses.

- IRC §127 (Qualified Educational Assistance Program) provides an exclusion of up to $5,250 per calendar year for amounts paid by an employer through a sponsored educational assistance program. Qualified education expenses include tuition, fees, books and supplies for both undergraduate and graduate education.

- The IRS requires that §127 Education Assistance Programs have a separate written plan. In the absence of a written plan, reimbursements for non-job-related courses are taxable.

- As a benefit to State employees, Organizations may provide Educational Assistance and/or Tuition Reimbursement, provided the funds are available in the budget.

- PCG Bulletin– Education Assistance/Tuition Reimbursement includes guidance on determining if the education assistance is a taxable fringe benefit or a working condition fringe benefit. https://accounting.delaware.gov/payroll_comp/comm/bulletins.shtml