Policy Handbook

Mississippi Authority for Educational Television

3825 Ridgewood Road
Jackson, Mississippi
601-432-6565
www.mpbonline.org

amended July 2010
amended March 2008
amended September 2007
amended March 2003
## Table of Contents

**Section 1. Mississippi Authority for Educational Television**

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>A.</td>
<td>Authorization</td>
<td>1</td>
</tr>
<tr>
<td>B.</td>
<td>The Authority</td>
<td>2</td>
</tr>
<tr>
<td>C.</td>
<td>Terms of the Board</td>
<td>3</td>
</tr>
<tr>
<td>D.</td>
<td>Officers of the Board</td>
<td>4</td>
</tr>
<tr>
<td>E.</td>
<td>Standing Committees</td>
<td>5</td>
</tr>
<tr>
<td>F.</td>
<td>Ad Hoc Committees</td>
<td>6</td>
</tr>
<tr>
<td>G.</td>
<td>Members' Compensation/Reimbursement</td>
<td>7</td>
</tr>
<tr>
<td>H.</td>
<td>Meeting Schedule</td>
<td></td>
</tr>
<tr>
<td>I.</td>
<td>Special Called Meetings</td>
<td></td>
</tr>
<tr>
<td>J.</td>
<td>Agenda</td>
<td>8</td>
</tr>
<tr>
<td>K.</td>
<td>Executive Session</td>
<td></td>
</tr>
<tr>
<td>L.</td>
<td>Open Meetings</td>
<td>9</td>
</tr>
<tr>
<td>M.</td>
<td>Public Access to MAET Records</td>
<td>10</td>
</tr>
<tr>
<td></td>
<td>Public Inspection File</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Mississippi Public Records Act of 1983</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Public Access to State Records</td>
<td></td>
</tr>
<tr>
<td>N.</td>
<td>Notice of Meetings</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>Notice to Board Members</td>
<td></td>
</tr>
<tr>
<td>O.</td>
<td>Minutes</td>
<td></td>
</tr>
<tr>
<td>P.</td>
<td>Members' Voting</td>
<td></td>
</tr>
<tr>
<td>Q.</td>
<td>Adoption and Amendment of Policies</td>
<td></td>
</tr>
<tr>
<td>R.</td>
<td>Executive Director</td>
<td></td>
</tr>
<tr>
<td>S.</td>
<td>Powers and Duties</td>
<td></td>
</tr>
<tr>
<td></td>
<td>TV-Radio-ITFS Channels</td>
<td></td>
</tr>
<tr>
<td></td>
<td>License Applications Review</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Funding Applications</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Equipment Standards</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Consultative Services</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Information Clearinghouse</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Coordinate Development</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Approve Policies</td>
<td></td>
</tr>
<tr>
<td>T.</td>
<td>Operation of Facilities</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Facilities/Vehicles</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Access to ITFS</td>
<td></td>
</tr>
<tr>
<td>U.</td>
<td>Other Services</td>
<td>11</td>
</tr>
<tr>
<td></td>
<td>Production/Equipment Usage Fees</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Capital Equipment Replacement Revolving Fund</td>
<td></td>
</tr>
<tr>
<td>V.</td>
<td>Other Staff</td>
<td></td>
</tr>
<tr>
<td>W.</td>
<td>Funding</td>
<td></td>
</tr>
</tbody>
</table>
Section 2. Administration

A. Authorized Signature Approval
   Board Chair
   Executive Director
B. Audits and Financial Records
C. Disposal of State Property
D. State Property Use
E. Billing of Services
F. Vehicle Use
   General Use
   Purchase
   Retired Vehicles
   Record Keeping
G. Purchasing
   Personal Service Contracts
H. Technical Standards
   Federal Communications Commission (FCC)
   Federal Aviation Administration (FAA)
I. Tower Leasing
   Priorities
   Usage Requirements
   Rates
   Federal Compliance
J. Interconnect Lease
K. Field Services
L. Drug Free Workplace Act of 1988
M. Overtime Compensation / Compensatory Time
   Purpose
   Earned Compensatory Time for Travel
   Earned Compensatory Time for a State Holiday
   Earned Compensatory Time for Attendance at Functions
   Earning Compensatory Time (Non-Exempt Employees)
   Earning Compensatory Time (Exempt Employees)
N. Flextime Schedule
   Objective
   Definitions
   Eligibility
   Policy
   Procedures
   Responsibilities
O. Compressed Work Schedule (CWS)
   Purpose
   Eligibility
   Monday CWS
   Friday CWS
   Rules and Regulations
Section 3. Television and Radio Services

A. Overview of Television and Radio
   Television
   Radio
   Music
   News, Public Affairs, and Information
   Reading Service

B. Ascertainment

C. Editorial Integrity

D. Program Selection

E. News and Public Affairs

F. Code of Ethics and Practices

G. Severe Weather Announcements

H. Public Service Announcements (PSAs)
   Television
   Radio

I. Sale of Television and Radio Footage

J. Program Accessibility
   Other Broadcast Stations
   Individuals and Organizations

K. Copyright
   Scope of Copyright Protection
   Copyright Considerations for Television
   Unedited Audio and Video Tapes

L. Credits
   Contractual Agreements

M. Underwriting
   General Principles of Underwriting
## MAET Policy Handbook

### Table of Contents

<table>
<thead>
<tr>
<th>On-Air Credit Guidelines</th>
<th>42</th>
</tr>
</thead>
<tbody>
<tr>
<td>Production Underwriting Credits</td>
<td></td>
</tr>
<tr>
<td>N. Outreach</td>
<td>43</td>
</tr>
<tr>
<td>O. Satellite Video Teleconferencing</td>
<td></td>
</tr>
<tr>
<td>P. Rental and Use of Facilities</td>
<td>44</td>
</tr>
</tbody>
</table>

### Section 4. Education Services

<table>
<thead>
<tr>
<th>A. In-School Programs</th>
<th>45</th>
</tr>
</thead>
<tbody>
<tr>
<td>B. Interactive Video Network (IVN)</td>
<td></td>
</tr>
<tr>
<td>C. Consortium for Adult Learning Services (CALS)</td>
<td>46</td>
</tr>
<tr>
<td>D. In-School Training</td>
<td></td>
</tr>
<tr>
<td>E. Instructional Productions</td>
<td></td>
</tr>
</tbody>
</table>

### Section 5. Appendices

- **Appendix A**  
  Statement of Principles of Editorial Integrity in Public Broadcasting

- **Appendix B**  
  Code of Ethics and Practices for News Journalists

- **Appendix C**  
  Acronyms

References to the Mississippi Code included in some sections of this Handbook indicate a consistency with the Code rather than exact language.
Section 1.

Mississippi Authority for Educational Television (MAET)

(also known as The Authority)
A. **AUTHORIZATION**
By the authority of the Mississippi Legislature, the Mississippi Authority for Educational Television was created as an agency of state government having the responsibility for the administration, operation, control and supervision of educational television and radio in Mississippi. It is established and developed in the public interest to provide educational and instructional, professional growth, and public service programs for students and citizens of Mississippi.

B. **THE AUTHORITY**
The Mississippi Authority for Educational Television shall consist of the State Superintendent of Public Education, or his designee, and six (6) members appointed, with the advice and consent of the Senate. The Governor shall appoint four (4) members, one (1) of whom shall be actively engaged as a teacher or principal in a secondary school system in the State of Mississippi and one (1) of whom shall be actively engaged as a teacher or principal in an elementary school system in the State of Mississippi. The State Board for Community and Junior Colleges shall appoint one (1) member, and the Board of Trustees of the State Institutions of Higher Learning shall appoint one (1) member.

C. **TERMS OF THE BOARD**
Beginning July 1, 1995, the appointee actively engaged as a teacher or principal in a secondary school shall be appointed for an initial term of three (3) years. The member actively engaged as a teacher or principal in an elementary school shall be appointed for an initial term of four (4) years. The remaining two (2) gubernatorial appointees shall serve until July 1, 1996. Beginning July 1, 1996, the Governor shall appoint two (2) members for initial terms of three (3) and four (4) years, with the Governor specifically designating which member shall be appointed for three (3) years and which shall be appointed for four (4) years. After the expiration of the initial terms, all members shall serve for terms of four (4) years. An appointment to fill a vacancy among the gubernatorial appointees, other than by expiration of a term of office, shall be made by the Governor for the balance of the unexpired term.

D. **OFFICERS OF THE BOARD**
The Mississippi Authority for Educational Television shall elect a chair, vice-chair and such other officers it deems necessary. Officers shall be elected at the Annual Meeting and serve until the next Annual Meeting.

E. **STANDING COMMITTEES**
1) The chair shall appoint members to standing committees to serve during the term of office of the chairperson.
2) The chair may appoint ad hoc committees to deal with matters not covered within the purview of existing committee structure.

3) There shall be the following standing committees:
   Finance Committee
   Assessment, Accountability and Audit Committee
   Policies and Procedures Committee.

4) Meetings of the respective committees will be initiated by the committee chair upon his or her initiative or notification by the executive director of the receipt of a concern (e.g., complaint, request, proposal, etc.) within one committee's area of concern. Investigation, analysis of data/information, committee meeting, and subsequent reports and recommendation(s) to the MAET will be determined by the committee chair and communicated to the MAET chair for proper reflection in subsequent MAET meeting agenda(s).

5) The chair and vice-chair may serve as ex-officio of all standing committees.

6) The executive director may be involved with the activities of all standing committees and ad hoc committees.

F. AD HOC COMMITTEES

Ad hoc committees are special committees appointed to serve in the event of non-routine issues and problems which are not normally dealt with by one of the standing committees. Upon completion of an assignment, the ad hoc committee shall be automatically dissolved.

The members of an ad hoc committee shall be appointed by the MAET for a term which shall conclude upon termination of the special assignment.

The meetings of an ad hoc committee shall be determined by the committee chair.

G. MEMBERS' COMPENSATION / REIMBURSEMENT

The members of the MAET shall receive no annual salary, but may receive as provided by statute per diem compensation for each day or fraction thereof devoted to the discharge of MAET duties or official MAET meetings.

The members of the MAET shall be entitled to reimbursement for expenses such as meals, lodging and other necessary expenses incurred in the discharge of their duties, including the current rate per mile actually and necessarily traveled as authorized by statute.

The discharge of official MAET duties shall consist of attending regular and called meetings of the MAET and attending meetings at which the attendance of the MAET member(s) is required as an official assignment by the MAET member(s) or the request of the executive director. Reimbursable per diem and
travel for an official assignment by the MAET must be authorized and recorded in the official minutes for other than regularly scheduled MAET meetings.  


H. MEETING SCHEDULE
The regular meeting dates, times and place for the Mississippi Authority for Educational Television (MAET) are as follows:

Beginning in January of each year, the MAET will meet every other month on the second Tuesday of the month at 9:30 a.m. at 3825 Ridgewood Road, Jackson, Mississippi. Any regular meeting that differs from the above shall be authorized only by a majority vote of the members of the MAET and shall be entered into the official minutes of the meeting in which the action is taken.

Four (4) members of the MAET shall be required to constitute a quorum.  


A quorum may be at different locations for the purpose of conducting a meeting through teleconference or video means, provided participation is available to the general public.


I. SPECIAL CALLED MEETINGS
Special meetings called for emergencies or unanticipated business which requires the MAET’s immediate attention will be subject to the following: Special meetings of the MAET may be called by the chairman with the concurrence of the vice-chair or with the concurrence of a majority of the MAET members only after all MAET members have been contacted. There must be a documented record of prior notification to all MAET members. The specific purpose for the special meeting shall be stated to each MAET member upon notification. The special meeting agenda shall be limited exclusively to the purpose for which the meeting is called. No other matters shall be considered.

Meetings by teleconference or video means may be held as often as needed if an emergency exists and the Authority is unable to meet in regular session. All emergency meetings conducted through teleconference or video means shall comply with the provisions requiring minutes, recordation and preservation of the audio or audio/visual recording of the meeting.


The public must be notified of special meetings in accordance with applicable statutes and MAET policies and procedures.

On an annual basis, the Authority and the executive director shall meet in order
to devote time to developing and specifying the priorities of the agency, which shall be reflected in the form of the annual strategic plan and the budget; both shall be approved by the Authority.

J. **AGENDA**

All requests for items to be placed on the agenda shall be received by the executive director at least eight (8) calendar days prior to the scheduled monthly meeting.

Matters not on the agenda will not be considered by the MAET except when a majority of the MAET is present and voting and concurs to include an item which did not arise in time to have been placed on the regular agenda, or items which were omitted by clerical error, and which are of such nature as to require consideration of the MAET in the current meeting.

The chair and executive director shall confer and prepare the agenda which is to be considered by the MAET. Matters of emergency which arise after this process or items which could not have been anticipated may be presented for discussion by the MAET.

The executive director shall provide via electronic mail the proposed agenda to each MAET member no later than five (5) calendar days prior to a regularly scheduled meeting. Distribution of the agenda shall also be made to the media and to the representative of the Attorney General’s Office assigned to MAET.¹

K. **EXECUTIVE SESSION**


The MAET may enter into executive session for the transaction of public business; provided, however, all meetings shall commence as an open meeting, and an affirmative vote of three-fifths (3/5) of all members present shall be required to declare an executive session.

1) The procedure to be followed by the MAET in declaring an executive session shall be as follows: any member shall have the right to request by motion a closed determination upon the issue of whether or not to declare an executive session. Such motion, by majority vote, shall require the meeting to be closed for a preliminary determination of the necessity for executive session. No other business shall be transacted until the discussion of the nature of the matter requiring executive session has been taken on the issue.

2) An executive session shall be limited to matters allowed to be exempted from open meetings. The reason for holding an executive session shall be

¹ Revised by the Board of Directors, Jan. 12, 2010
stated in an open meeting and the reason so stated shall be recorded in the minutes of the meeting. This shall not be construed to require that any meeting be closed to the public, nor shall any executive session be used to circumvent or defeat the purpose of the statutes relating to open meetings.

3) The MAET may legally hold an executive session for one or more of the following reasons:
   a) Transaction of business and discussion of personnel matters or character, professional competence, or physical or mental health of a person.
   b) Strategy sessions or negotiations with respect to prospective litigation, litigation or issuance of an appealable order when an open meeting would have detrimental effect on the litigating position of the MAET.
   c) Transaction of business and discussion regarding the report, development or course of action regarding security, personnel, plans or devices.
   d) Investigative proceedings regarding allegations of misconduct or violation of law.
   e) Cases of emergency which would pose immediate or irrevocable harm or damage to persons and/or property within the jurisdiction of the MAET.
   f) Transaction of business and discussion regarding the prospective purchase, sale or leasing of lands.
   g) Transaction of business and discussion concerning the preparation of tests for admission to practice in recognized professions.
   h) Transaction of business and discussions regarding employment and termination of employees. The exemption provided by this paragraph includes the right to hold closed meetings concerning employees as such exemption relates to their deletion from any budget subject to the approval of the MAET. Final budgetary adoption shall not be taken in executive session.

4) The total vote on the question of entering into an executive session shall be recorded and spread upon the minutes.

5) Any such vote whereby executive session is declared shall be applicable only to that particular meeting on that particular day.

Miss. Code Ann., Section 25-41-5 (1990); Communications Act, Section 396(k)(4)

L. OPEN MEETINGS

All official meetings of the MAET board of directors, unless otherwise provided in this chapter or in the Constitution of the United States of America or the State of Mississippi, are declared to be public meetings and shall be open to the public at all times and unless declared an executive session, which is appropriate to consider matters relating to individual employees, proprietary information, litigation and other matters requiring the confidential advice of counsel, commercial or financial information obtained from a person on a privileged or confidential basis, or the purchase of property or services whenever the premature exposure of such purchase would compromise the business interests of any such organization.
Meetings may be conducted through teleconference or video means. An audio recording or an audio/visual recording shall be made and preserved for three (3) years following the date of the meeting.

M. PUBLIC ACCESS TO MAET RECORDS

Public Inspection File
The Mississippi Authority for Educational Television maintains a public inspection file for all its public TV and public FM stations in the MAET Administration Building at 3825 Ridgewood Road, Jackson, Mississippi, in accordance with FCC rules and regulations. Location of the file will be provided upon request made to the Administrative Assistant and contents shall be made available during regular business hours from 8:00 a.m. to 5:00 p.m. without asking the requesting party for additional information other than name and address.

The public file contains all documents as required by the FCC, including all applications filed with the Commission, ownership reports, political broadcast records, current authorizations, current service contour maps, *The Public and Broadcasting* manual from the FCC, the quarterly issues/programs lists, and a list of donors supporting specific programs. (FCC rules exclude donations, large and small, which support general operations and are not earmarked for specific programs.) Individuals may obtain photocopies of documents contained in the public file when the request is made by phone or in person and the requesting party agrees to pay the reasonable costs of duplication.

FCC Rule 73.1125, FCC Rule 73.3526, and FCC Rule 73.3527 (as amended, 1999)

Mississippi Public Records Act of 1983
The Authority shall comply with the Mississippi Public Records Act of 1983, and staff shall amend the MAET procedures applicable to the Public Records Act of 1983 and present to the Authority for approval as appropriate.

Public Access to State Records; Form and Retention of Denials
The right to inspect public records will be acquired by a written request. Within seven (7) working days after the receipt of the request, notification of the time, place and method of access will be provided. If unable to produce a public record by the seventh working day after the request, a written explanation will be provided specifying with particularity why the records cannot be produced within the seven (7) day period. The production of requested records shall not be any later than fourteen (14) working days following a request unless there is mutual agreement of the parties.

The right to obtain reproduction of a state public record will be acquired by written request. The request must specify which records are to be reproduced and whether the reproductions are to be mailed or received in person. Copies of public records will be available at a rate of 25 cents per page and $10.00 per hour personnel time the first four hours and actual per hour personnel time thereafter for the reproduction will be applied, plus applicable postage.

In the event the public record is available in computer files and can be obtained through computer use, charges for the computer use, including programming time and actual computer time, as well as any other costs incurred, will be applied. All charges and collections shall be made and collected prior to producing the public records.

The financial provisions of this section may be waived by the executive director for requests from state and federal agencies.

Denial of a request for access to or copies of MAET public records will be in writing and will contain a statement of the specific reasons for the denial.

All written requests must be submitted to:
MAET Executive Director
3825 Ridgewood Road
Jackson, MS 39211

N. NOTICE OF MEETINGS
Any public body which holds its meetings at such times and places and by such procedures as are specifically prescribed by statute shall continue to do so and no additional notice of such meetings shall be required except that a notice of the place, date, hour and subject matter of any recess meeting, adjourned meeting, interim meeting or any called special meeting shall be posted within one (1) hour after such meeting is called in a prominent place available to examination and inspection by the general public in the building which the public body normally meets. A copy of the notice shall be made a part of the minutes or other permanent official records of the public body.

Any public body, other than a legislative committee, which does not have statutory provisions prescribing the times and places and the procedures by which its meetings are to be held shall, at its first regular or special meeting after July 1, 1990, spread upon its minutes the times and places and the procedures by which all of its meetings are to be held.

Notices for meetings held by teleconference or video means shall be provided at least five (5) days in advance of the date scheduled for the meeting.
Notice to Board Members
1) All notices to members shall be provided via electronic mail to members at their electronic mailing address shown in the office of the MAET.²

2) Each member shall submit in writing to the executive director of the MAET any change in the member’s mailing address for receipt of official mail.

O. MINUTES
Minutes shall be kept of all MAET meetings, whether in open or executive session, showing the members present and absent; the date, time and place of the meeting; an accurate recording of any final actions taken at such meeting; a record, by individual member, of any votes taken; and any other information that the public body requests be included or reflected in the minutes. The minutes shall be recorded within a reasonable time not to exceed thirty (30) days after recess or adjournment and shall be open to public inspection during regular business hours.

The minutes of the MAET shall be the responsibility of the executive director. In instances when the MAET may find it necessary to excuse the executive director, the MAET chair shall be responsible for ensuring the minutes are kept prepared. All proposed minutes shall become the official minutes upon approval by the MAET. Minutes are to be labeled "draft" until approved by the board of directors. The executive director may secure such assistance as is necessary for the preparation of the minutes or may designate staff to prepare the minutes.

Any member may request and have recorded in the minutes an explanation of his/her vote, provided such explanation is presented in writing and does not exceed 100 words.

P. MEMBERS’ VOTING
A member present may vote for or against any motion or the member may abstain. Voting by proxy is not permitted.

The minutes of the MAET shall reflect the vote of each member on each matter. A unanimous vote may be reflected by each member present and voting on that matter. On all matters, in the event that a roll call vote is not taken, the vote of each member shall be reflected as in favor of the motion unless the member specifically indicates otherwise.

Votes taken during any meeting conducted through teleconference or video means shall be recorded by name in roll-call fashion and included in the minutes.

² Revised by the Board of Directors, Jan. 12, 2010
Should an MAET member in attendance at a meeting leave the meeting, such departure shall be reflected in the minutes. The return of that member shall likewise be noted.

Q. ADOPTION AND AMENDMENT OF POLICIES
The adoption of new policies or changing existing policies is solely the responsibility of the board. It is important that sufficient time be given to permit further study and to give interested parties an opportunity to react; therefore, no new policies nor policy revisions introduced for the first time shall be adopted until a subsequent meeting. The board may temporarily approve a policy to meet emergency conditions; however, discussion and a final vote must be taken before the policy shall be formally adopted.

R. EXECUTIVE DIRECTOR
The Mississippi Authority for Educational Television shall employ an executive director who shall be the administrative officer of the Authority and shall perform such duties as are required by law and other duties as may be assigned by the Authority.
Miss. Code Ann., Section 37-63-7 (1990)

The director shall provide leadership, guidance and management for the Authority and shall achieve the Authority’s objectives (to be decided upon annually); further, the Authority will annually review the performance of the executive director and such review shall become a part of his/her official personnel record.

S. POWERS AND DUTIES
The Mississippi Authority for Educational Television is empowered and designated as the proper and official state agency to:

TV-Radio-ITFS Channels
Control and supervise the use of television broadcast, radio frequencies, and ITFS channels reserved by the Federal Communications Commission for noncommercial, educational purposes in Mississippi. It is further empowered to authorize the sale or lease of any excess capacity of such ITFS channels for commercial use to provide funds necessary to implement the purposes of Section 37-63-9(2);

License Applications Review
Initiate or receive for review and approval all applications for educational television and educational radio licenses submitted to the FCC for or on behalf of any public school system, junior college, institution of higher learning, private educational institution, or nonprofit community or municipal educational organization;
Funding Applications
Initiate or receive for review and approval all applications for federal, state, or private funds which involve the construction of educational television or radio facilities or acquisition of educational television or radio equipment;

Equipment Standards
Prescribe official state approved standards for appropriate educational television equipment which may be purchased by any public school, junior college, institution of higher learning, private educational institution, or nonprofit or community or municipal educational organization in order to insure standards of quality and technical compatibility throughout the state;

Consultative Services
Provide consultative services in all aspects of educational television and radio to any agency, public or private, within the state;

Information Clearinghouse
Serve as a clearinghouse for information on television and radio for educational purposes;

Coordinate Development
Perform all other duties necessary to insure the orderly and coordinated development of educational television and radio in Mississippi; and

Approve Policies
Determine and approve all policies governing the programming, administration, control and supervision of Mississippi educational television and educational radio.

T. OPERATION OF FACILITIES

Facilities / Vehicles
The Authority is authorized and empowered to lease, purchase, own, construct, operate, manage and be the licensee of educational television and radio stations, production centers, transmission sites and all related equipment and facilities for the production and/or transmission of broadcast, closed circuit, fixed services, radio and any other means necessary to provide complete coverage of educational television and radio in the state. The Authority is also empowered to lease, purchase, own and operate any type of vehicle necessary for use in transporting equipment, production crews and service personnel.

Access to ITFS
The Authority, and any other state agency or board licensed by the FCC to provide ITFS educational television, is authorized and empowered to provide
access to video learning resources for all Mississippi public schools through the development of multi-channel interactive video systems (ITFS) for the public schools which shall be able to interact with other school districts in the state.  Miss. Code Ann., Section 37-63-9 (1992)

U. OTHER SERVICES

Production / Equipment Usage Fees
The Authority is empowered to provide noncommercial production or reproduction services for other public agencies and may collect the costs of providing the services from the public agency plus a separate equipment usage fee in an amount determined by the Authority and based upon the equipment used.  The costs shall be deposited to the credit of the Authority.  The separate equipment usage fee shall be deposited in the Capital Equipment Replacement Revolving Fund.

Capital Equipment Replacement Revolving Fund
The Authority may establish a Capital Equipment Replacement Revolving Fund into which shall be deposited equipment usage fees collected under subsection (1) and funds from other sources designated for deposit in the Capital Equipment Replacement Revolving Fund.  The Authority may expend monies from the Capital Equipment Replacement Revolving Fund subject to appropriation by the Legislature to purchase technical equipment for operating the educational radio and television facilities.  Miss. Code Ann., Section 37-63-17 (1990)

V. OTHER STAFF
The Authority shall have the power and authority to employ such technical, professional and clerical personnel as may be necessary for the administration of this chapter and for the performance of other duties as may be imposed upon the Authority by law and to define the duties and fix the compensation of such employees.  Miss. Code Ann., Section 37-63-7 (1990)

W. FUNDING
The Authority is empowered to request and to receive such state funds for educational television construction and operation as may be appropriated or allocated to it, and to solicit and receive contributions, matching funds, gifts, bequests and devices from any source, whether federal, state, public or private.  It may enter into agreements with federal, state, public or private agencies, departments, institutions, firms, corporations or persons for the production, transmission, sale, lease or purchase of educational television and educational towers which it owns.  Miss. Code Ann., Section 37-63-11 (1990)
Section 2.

Administration
A. AUTHORIZED SIGNATURE APPROVAL
In order to conduct necessary business of the Authority, the following policy is adopted regarding those individuals authorized to sign documents on behalf of the Authority. These authorizations shall be in compliance with appropriate federal and state requirements, which shall take precedence in the event of ambiguities or conflict:

**Board Chair** (alternates: vice-chair, secretary)
The chairman of the board shall sign all documents that require the signature of the head of the governing board (FCC licenses and other items consistent with prior board action) including:
   FCC and CPB applications and reports,
   Personnel actions affecting the executive director,
   Executive director out-of-state travel.

**Executive Director**
All documents requiring the signature of the chief executive officer of the governing board (licensee) consistent with prior board action, and those documents necessary to implement board decisions and actions provisionally delegated by the board. The executive director may designate an alternate to sign such documents, when appropriate, including:
   FCC and CPB applications and reports,
   Personnel documents affecting hiring, termination, classification, and pay,
   Contracts and agreements such as leases, construction contracts, grant applications, etc.,
   Programming and equipment purchases,
   Out-of-state travel authorizations and advance travel payments,
   All expenditures exceeding $500,
   Legislative documents.

B. AUDITS AND FINANCIAL RECORDS
In compliance with Corporation for Public Broadcasting (CPB) requirements, and consistent with good business practices, an annual audit of financial records shall be conducted by an independent certified public accountant. This audit, along with other appropriate financial records, shall be submitted to the Corporation for Public Broadcasting and shall be available for public inspection.

C. DISPOSAL OF STATE PROPERTY
All equipment and supplies or any other personal property of the Authority deemed surplus, obsolete or no longer needed or required may be disposed in accordance with **Miss. Code Ann., Section 29-9-9** (1990).
D. **STATE PROPERTY USE**
All property owned by the Authority belongs to the State of Mississippi and shall be used only for official agency business. The Equipment Management Procedures Manual, as approved by the board on January 1, 1993, and revised on March 1, 1999, is made a part of this Policy Handbook by reference.

The Authority is dedicated to providing the best possible service to Mississippians and is committed to ensuring that the information systems resources of the State and MAET are used appropriately for the intended purposes. All property owned by MAET shall be used for official agency business. The Electronic Communications Policy (Internet use), as approved by the board on November 13, 2001, to become effective December 1, 2001, is made a part of this Policy Handbook by reference.

Executive director approval is required for any request for a temporary loan of property to other governmental agencies for official business.

E. **BILLING OF SERVICES**
The Authority may provide production, duplication and other services to public and private entities as authorized by Miss. Code Ann., Section 37-63-11 (1990).

F. **VEHICLE USE**
In accordance with state law, agency vehicles are to be used for agency business only.

**General Use**
Vehicles will be parked on the agency premises when not in use. Certain personnel such as transmitter supervisors may be excepted only under special conditions, approved by the executive director, for vehicles to be driven home overnight.

**Purchase**
MAET vehicles will be purchased on state contracts through the Bureau of Purchasing. MAET includes vehicle replacement as part of the agency budget and an appropriation is requested from the Legislature. New vehicles are placed on inventory and license tag applied for. An agency decal is applied in accordance with state law. A state credit card is requisitioned and placed with the vehicle where it remains. A log book is also placed in each vehicle for recording of trip mileage and trip purpose.

**Retired Vehicles**
Retired vehicles are disposed of according to state law with the assistance of the Bureau of Purchasing.
Record Keeping
MAET's Department of Business Services will maintain all financial records and annual mileage records. Assigned vehicles each contain usage logs for record keeping purposes.

G. PURCHASING
The Authority will adhere to all state purchasing laws, rules and regulations in accordance with Miss. Code Ann., Section 31-7-13 as set forth in the Mississippi Agency Accounting Policies and Procedures Manual, Section 9. All purchases will be made within the Authority's approved operating budget, using agency-approved purchase requisition forms.

Prior board approval is required for the purchase of unbudgeted goods and services exceeding $50,000, except in emergency situations, which will be reported to the board at its next regular meeting.¹

Personal Service Contracts
The Authority shall adhere to all state personal service contract laws, rules and regulations in accordance with Miss. Code Ann., Section 25-9-120 et al (as amended) and as set forth in the Mississippi Procurement Regulations of the Personal Service Contract Review Board of the Mississippi State Personnel Board. The executive director shall have authority to execute personal service contracts up to $50,000 without prior approval of the board of directors. All personal service contracts between $10,000 and $50,000 shall be reported to the board of directors at its next regular meeting.

The executive director shall have authority to execute contracts of $50,000 or above in emergency situations and with prior verbal approval of the board chair and board vice-chair and ratified at its next regular meeting.²

H. TECHNICAL STANDARDS

Federal Communications Commission (FCC)
As an operator of educational television and radio broadcast stations, the Authority is licensed by the FCC to serve the public interest, convenience, and necessity. MAET is subject to numerous federal and state regulations. These include, but are not limited to, the following technical requirements:
1) The Mississippi Authority for Educational Television will follow the Federal Communications Commission (FCC) rules and regulations and shall be subject to all the provisions of the FM Technical Standards contained in section 73, subpart B and C at all times.

¹ Revised by the Board of Directors, Sept. 8, 2009
² Revised by the Board of Directors, Sept. 8, 2009
2) The Authority will follow the Federal Communications Commission (FCC) rules and regulations and shall be subject to all the provisions of the TV Technical Standards contained in section 73, subpart E at all times.
4) Technical Standards contained in part 25, Satellite Communications Stations, subpart C.
5) The Authority is responsible for control and supervises the use of television broadcast, ITFS channels and radio frequencies reserved by the FCC for noncommercial, educational purposes in Mississippi.

**Federal Aviation Administration (FAA)**
Parts 17.4 through 17.53 of the Federal Aviation Administration (FAA) rules and regulations regarding broadcast tower lighting and markings will be adhered to at all times.

I. **TOWER LEASING**
MAET towers and transmission buildings are not always at full capacity. In order to facilitate increased efficiency in the use of resources and to help offset operating and maintenance costs, the Authority may lease excess capacity as provided in the Mississippi Code.
*Miss. Code Ann., Section 37-63-11*

**Priorities**
Leasing of available MAET tower and building space will be considered on a case-by-case basis. Such leases will be approved only after a determination that they will cause no interference to MAET operations. Proposals for leasing space will be entertained with priority consideration given as indicated below. At its discretion, MAET may incorporate “no cause” cancellation clauses in any new or renewing leases.
1) State of Mississippi agencies
2) Educational agencies
3) Federal agencies
4) Local law enforcement agencies
5) Military
6) Amateur radio services
7) Non-profit organizations
8) Commercial/private

**Usage Requirements**
The following stipulations are understood and agreed to by all tenants on MAET towers:
1) AC power is to be supplied by each tenant using separate meter bases and meters.

2) Tenants are responsible for payment of their electrical bills.

3) Equipment and antenna mountings on MAET towers are to be inspected and approved by MAET prior to use and after final installation. MAET personnel are to be at the site during the time that work is being performed.

4) Tenant will provide any necessary housing for equipment and pad/footing necessary for proper and professional installation that is required by MAET. These enclosures must have approval prior to the actual installation.

5) The tenant will be responsible for any damage to MAET tower and adjacent property resulting from tenant's actions and/or negligence in mounting and maintaining equipment.

6) Tenant will not cause interference to MAET interconnect service or off-air backup receiving systems. In the event of such interference, tenant will be responsible for clearing such interference by modifying their system or immediately removing their system from service until it is corrected.

7) Tenant understands that MAET and the State of Mississippi provide no insurance on the towers or attachments. Tower companies are required to provide insurance or bonded coverage equivalent to one million dollars ($1,000,000) before performing tower work on MAET towers.

8) The site supervisor or senior technician must be contacted upon arrival at the site and all tenants using the tower elevator must sign the elevator log and the Hold Harmless Statement before using the tower elevator.

9) MAET is not responsible for damage to tenant's equipment. Reasonable care will be taken to secure the tower from unauthorized persons and to prevent damage to tenant's equipment when maintaining MAET property.

10) MAET's use and repair of tower and related equipment has priority over any other service. Expansion of MAET's requirements for tower use may require relocation of other services on the tower. In cases of extreme loading, tenants will be required to vacate the tower in order to accommodate MAET's use. Any cost relocation or removal will be borne by the tenant.

11) Subleasing of MAET's tower space by tenant is prohibited without prior written approval by MAET.

12) Additional or new and different antenna placements on MAET towers will not be approved without tenant providing documentation from a professional structural engineer as to any adverse effects of loading or moving the tower outside of the RS-222E specs of the Electronic
Industries Association (EIA) standards that this addition or replacement will cause to the tower.

13) Tenants will be required to submit data on the frequency and power of the transmitting equipment to be used.

14) Tenants may be required to provide an intermodulation study to ensure that no signals will be generated that might interfere with MAET or other tenants.

Rates
MAET will establish lease rates and periodically review such rates.

Federal Compliance
There must be a mutually exclusive agreement of the parties regarding safety and exposure to Radio Frequency (RF) radiation of any personnel working on MAET towers as required by the Federal Communications Commission. Power must be reduced or completely removed by all parties when tower crews are working in the proximity of the mounted antennas.

J. INTERCONNECT LEASE
MAET has a 534-mile microwave interconnect system across the state of Mississippi which provides two-way remote connection/operation and data transmission. Currently, there are five (5) channels in use; however, in the future, this capability may be expanded. Usage of this microwave communications link is governed by the following:

1) Coordination of access and usage of the 960 MHZ system will be handled through the director of engineering, assistant director of engineering and/or chief network engineer.

2) Lease rates shall be established by the MAET board of directors and reviewed periodically.

3) During reported problems, each user will work with MAET’s microwave engineering staff; in an effort to quickly and effectively resolve any and all problems, the user will assure his technical staff is at his end station of equipment and coordinating with MAET staff to determine the exact cause of the reported problem. This will expedite return to full operation in a more timely manner.

4) Usage/priorities of MAET’s interconnect will follow the same priority as stated under paragraph I. Tower Leasing above.

K. FIELD SERVICES
MAET, as an educational services agency, provides limited support to schools as resources allow. Priority is given to public K-12 institutions. MAET service personnel may:

1) Install antennas and receiving equipment needed to receive MAET signal,

2) Design media room and assist in the installation of equipment,
3) Recommend equipment needed for classroom and media room,
4) Advise schools on the design, bidding, and installation of TV
distribution system equipment,
5) Survey sites for satellite down-link equipment,
6) Coordinate installation of satellite down-link equipment,
7) Assist the satellite operator at each school to locate programming on
different satellites as needed by the school,
8) Update the data in existing satellite equipment for the ever changing
domestic satellite locations,
9) Train new satellite operators in schools to operate the equipment,
10) Evaluate video and audio equipment to be repaired,
11) Troubleshoot satellite and distribution systems and replace damaged
component (school must pay for damaged component).

All equipment/parts required by the schools must be paid for by the school.

L. DRUG FREE WORKPLACE ACT OF 1988
The Mississippi Authority for Educational Television recognizes that alcohol
and drug abuse are serious health problems which can adversely affect an
employee’s job performance as well as personal life. The agency is
committed to providing a safe and productive work environment for all
employees.

MAET will publish a statement notifying employees that the unlawful
manufacture, distribution, dispensing, possession or use of a controlled
substance is prohibited in the grantee’s workplace and specifying the actions
that will be taken against employees for violation of such prohibition; and

MAET will establish a drug-free awareness program to inform employees
about the dangers of drug abuse in the workplace, the grantee’s policy of
maintaining a drug-free workplace, any available drug counseling,
rehabilitation, and employee assistance programs, and the penalties that may
be imposed upon employees for drug abuse violations occurring in the
workplace.

MAET’s policies are consistent with the Drug Free Workplace Act of 1988,
requiring grantees of federal agencies to certify that they will provide a drug-
free workplace.

M. OVERTIME COMPENSATION / COMPENSATORY TIME

Purpose
To revise the current policy for eligibility and use of compensatory time and
overtime compensation in accordance with the Fair Labor Standards Act
All employees are allowed to accrue compensatory time for all hours worked in excess of a 40-hour workweek. For the purposes of this policy, the hours of the workweek shall begin at 12:01 a.m. on Monday and end at 12:00 p.m. the following Sunday.

Prior supervisory approval is required to authorize earned compensatory time. Prior approval by a deputy director or the executive director is required for any employee to exceed 200 hours of compensatory time.

Exempt and non-exempt employees who work overtime/compensatory time without prior approval must be allowed to claim the hours worked in accordance with FLSA. If the supervisor determines that the performance of the work was unnecessary at the time it was performed, the hours worked must still be reported, but disciplinary action must be taken for failure to follow established policy.

It shall be the responsibility of supervisory staff to ensure adherence to this policy and to ensure they know the appropriate classification of the employees they supervise. Each office will be responsible for recording compensatory time and reporting it to the Payroll Office for its employees.

It is the policy of MAET not to award monetary compensation for extra hours worked. All approved extra hours worked shall be remunerated through compensatory leave, where possible. FLSA wage and hour laws dictate differing regulations for classification of employees, i.e., exempt and non-exempt employees.

Compensatory time may never be counted as time in service for either exempt or non-exempt employees.

**Earned Compensatory Time for Travel**

Compensatory time will be awarded for travel to and from any function or worksite outside of normal working hours where there is mandatory attendance at a function. All travel arrangements, including estimated departure and arrival times and any changes made to these arrangements, must be approved in advance by the immediate supervisor to ensure adherence to this policy.

**Earned Compensatory Time for a State Holiday**

Compensatory time shall be awarded at straight time (one hour earned for each hour worked) for any time worked on an official state holiday for exempt and non-exempt employees. A holiday is considered part of the 40 hours that make up the normal workweek, and therefore, time and one-half is not applicable.
Earned Compensatory Time for Attendance at Functions
Both exempt and non-exempt employees will receive reasonable compensatory time for attendance at functions (i.e., training, workshops, conferences, etc.) if the employee's attendance at the function is mandatory and will cause the employee to work more than 40 hours during the workweek.

Earning Compensatory Time (Non-Exempt Employees)
It is the position of MAET that non-exempt employees should not work over 40 hours per week. However, should circumstances require overtime, the Fair Labor Standards Act (FLSA) requires that non-exempt employees must receive time and one-half for any approved time worked in excess of 40 hours per week. If a supervisor has prior knowledge that an employee will be required to work more than 40 hours during any week, the supervisor may request that the employee take time off during the week in lieu of earning compensatory time.

The maximum number of compensatory leave hours to be accrued by a non-exempt employee is not to exceed 240 hours. Any compensatory time request that would cause a non-exempt employee to accrue more than 240 hours must be approved by the executive director. Accrued compensatory time in excess of 240 hours will only be approved in cases of extreme emergency. The supervisor should encourage any non-exempt employee with a compensatory leave balance greater than 200 hours to take leave immediately, or at the earliest possible time.

Non-exempt employees are required to use compensatory leave in lieu of personal leave when the employee has an accumulated balance of personal leave and compensatory leave. In the event of illness, non-exempt employees are required to use compensatory leave in lieu of personal leave for the first eight (8) hours of the illness. The employee may elect to take compensatory leave in lieu of major medical leave; however, rules governing major medical leave usage will still apply and a doctor's excuse will be required at the appropriate time.

Earning Compensatory Time (Exempt Employees)
Executive, administrative, or professional employees as defined by the Department of Labor are exempt from overtime pay requirements. However, employees in this status shall be eligible to earn compensatory time at the rate of one (1) hour for each hour worked in excess of the normal 40 hour workweek when such hours are necessary and are authorized prior to working by their immediate supervisor.

Exempt employees are required to use compensatory leave in lieu of personal leave when the employee has an accumulated balance of personal
leave and compensatory leave. In the event of illness, exempt employees are required to use compensatory leave in lieu of major medical leave; however, rules governing major medical leave usage will still apply and a doctor's excuse will be required at the appropriate time.

N. FLEXTIME SCHEDULE

Objective
To allow employees latitude in scheduling their work hours within policy requirements set forth below. In establishing flextime, both management and employees recognize that the use of flextime cannot prevent or interfere with the accomplishment of the mission, goals and tasks of the agency, nor can flextime cause a reduction in the levels of service being provided. Management will be open to alternative and creative approaches to the scheduling and accomplishment of work and employees must fulfill their commitments in a trustworthy and productive manner.

Definitions
Flextime is a schedule which allows management a choice, within limits, to vary employee arrival and departure times from work. It is a system of varying employee work time in which the employee will work the same number of hours as usual, but the timing of hours worked will vary by mutual agreement between the employee and his/her supervisor. Core hours are the hours during which all employees must be on the job (excluding regular lunch and break periods).

Eligibility
1) All regular, full-time employees are eligible to participate in flextime.
2) Specific positions or work units may be excluded on a temporary or permanent basis to meet workload or production requirement. It is, therefore, understood that flextime is not possible for all positions and all departments equally.
3) Employees requiring close supervision, as identified by the supervisor, are restricted to working only those hours when the supervisor is available.
4) An employee may be denied eligibility on a temporary or permanent basis for abuse of flextime.

Policy
Individual departments may use flextime work schedules subject to the following conditions:
1) The implementation, continuance, or modification of flextime is at the discretion of the department director, in consultation with the supervisor in charge of the division. At its discretion, management has
the right to return an employee to a standard work schedule at any
time if operating needs are not being met.
2) There shall be adequate staff coverage, sufficient to meet the operating
requirements of the department, at all times.
3) Management should give at least one week’s notice before changing a
flextime schedule.
4) The normal workweek of forty (40) hours and five (5) days shall be
observed. No flextime schedule shall be approved requiring more than
forty (40) hours in a workweek.
5) Shift schedules other than the 8:00 a.m. to 5:00 p.m. normal work
schedule do not apply to flextime.
6) Employees, with the exception of shift employees, will work during core
hours of 9:00 a.m. until 4:00 p.m. An employee may not devise a
schedule for reporting for duty earlier than 7:00 a.m. or to remain later
than 6:00 p.m.
7) Flextime schedules must be approved in writing and in advance and
must be in effect for the entire month. Any changes to a previously
approved schedule must be requested in advance.
8) For all employees a one-hour lunch period is allowed; however, the
lunch period may be adjusted according to department needs. The
supervisor will schedule the lunch period for employees so that
workflow is not interrupted. Employees taking lunch breaks in excess
of the allotted time will be charged with personal leave or leave without
pay if the employee does not have accrued personal leave.
Scheduling a work period without a lunch break shall not be allowed.
9) Employees are not permitted to work during a lunch period in order to
make up time for being late.
10) If situations within the division where employees have requested the
same flextime schedule, the supervisor must consider the operating
requirements of the division. Seniority may also be a factor in the
decision.

Procedures
1) To obtain a flextime schedule, the employee must submit a written
request, Flextime Schedule Request Form, to his/her immediate
supervisor. The supervisor will route the request to all approving
levels.
2) Supervisors are responsible for forwarding the approved form to the
Personnel Department for the employee’s personnel file with a copy to
the Payroll Office. The supervisor should maintain a copy of each
employee’s approved schedule.
3) Flextime forms are available from the Personnel Department or on the
shared drive, R:\Blank Forms\Personnel\Flextime Schedule Request
Form.
Responsibilities
1) Department management ensures that flextime is administered consistently and equitably within the department and that staffing is always available to meet the operational requirements of the department.
2) The employee is responsible for adhering to the agreed upon flextime schedule.

O. COMPRRESSED WORK SCHEDULE

Purpose
In response to the changing needs of its workforce and to the increasing cost of fuel, the Mississippi Authority for Educational Television (MAET) shall offer its employees a “Compressed Work Schedule” (CWS). This CWS policy strives to enable employees to accomplish the mission of the agency and to balance work and life. This policy sets forth the guidelines for employees participating in the CWS. MAET shall adhere to all Federal and State laws as they pertain to the CWS. At no time shall an employee be allowed to work less than eighty (80) hours over a two-week period under this CWS policy.

Eligibility
MAET’s Executive Director shall have the authority to allow all employees, subject to supervisory approval, to participate except Executive Staff, Agency supervisors and/or employees in the Production, Live TV, News, and Radio departments in one of two Compressed Work Schedules: “Monday CWS” or “Friday CWS.”

Monday CWS
The Monday CWS will allow an employee to take the first or second Monday off in a two-week period. For example, if an employee chooses the second Monday to be off, the employee will work eight (8) hours on the first Monday and nine (9) hours each day Tuesday through Friday. The employee will then have the following Monday off of work. The employee will then return to work and work nine (9) hours each day Tuesday through Friday.

Friday CWS
The Friday CWS will allow an employee to take the first or second Friday off in a two-week period. For example, if an employee chooses the first Friday to be off, the employee will work nine (9) hours each day Monday through Thursday. The employee will take off on the following Friday. The employee will then return to work and work nine (9) hours each day Monday through Thursday and eight (8) hours on the following Friday.
Rules and Regulations

1) All departments must be adequately staffed between the hours of 8:00 a.m. and 5:00 p.m.

2) Employees participating in a CWS must work between the hours of 6:30 a.m. and 6:30 p.m. Each employee must select and follow one of the CWSs.

3) An employee’s CWS may be temporarily disrupted at the discretion of his or her supervisor when the supervisor determines that it is necessary to carry out the duties assigned to the employee. This includes the duties of “Emergency Employees” as set forth in the MAET Policy Handbook.

4) Participation in one of the CWSs must continue for a minimum of six (6) months, absent extraordinary circumstances.

5) Employees participating in a CWS shall receive eight (8) hours of compensatory time when an official holiday falls on the off day of his or her CWS.

6) When a CWS employee takes personal leave, major medical leave, compensatory leave, and/or leave without pay, the total number of hours (for both leave and work) entered into the agency time system for that day must always equal the number of hours the employee was scheduled to work that day.

7) MAET’s Executive Director shall have the authority to terminate an employee’s participation in a CWS at any time.

8) It is important to realize badges verify compliance with schedules, as well as accountability of all staff present and on the premises in times of emergency. Compliance reports may be randomly reviewed by management to insure compliance of attendance and scheduling policy. Improper recording and/or documentation of attendance at work may result in a written reprimand depending on severity. Please be certain, even when following someone else in or out of the building, to swipe your badge when entering and exiting.

P. OUTSIDE EMPLOYMENT

It is the policy of MAET to allow its employees to engage in outside work or hold other jobs, subject to certain restrictions as outlined below:

1) The employee’s activities and conduct away from the job must not compete or conflict with or compromise its interests or adversely affect job performance and the ability to fulfill all responsibilities to MAET. This requirement, for example, prohibits employees from being compensated for any services performed for agency clients. This prohibition also extends to the unauthorized use of MAET materials or equipment. In addition, employees are not to solicit or conduct any outside business during paid working time.

2) Employees, prior to taking outside employment, should certify to the employee’s division director that such employment shall not interfere
with his/her employment with MAET. Failure to do so will be cause for disciplinary action.

3) Employee certification regarding outside employment, including self-employment, should be submitted in writing to the employee's department head. It should contain any pertinent information about the outside employer, the nature of the job, and the hours of employment. The department head should then forward the certification to the executive director with appropriate endorsement.

4) Employees are cautioned to consider carefully the demands that additional work activity will create before seeking outside employment. Outside employment will not be considered an excuse for poor job performance, absenteeism, tardiness, leaving early, refusal to travel, or refusal to work overtime or different hours. If outside work activity does cause or contribute to job-related problems, such employment must be discontinued; and, if necessary, normal disciplinary procedures will be followed to deal with the specific problems.

5) No public servant shall use their official position to obtain pecuniary benefit other than that compensation provided by law or to obtain pecuniary benefit for any relative or any business with which they are associated.


Q. EMERGENCY EMPLOYEES ATTENDANCE

The following policy applies to situations that prevent significant numbers of Mississippi State employees from reporting to work on time or which require State agencies to cease all or part of their activities, including major disasters and other emergency situations (e.g., terrorist attacks, exposure to biohazards, and other severe hazardous conditions), adverse weather conditions (snow emergencies, severe icing conditions, floods, tornadoes, and hurricanes), and other incidents causing disruptions of State government operations (disruption of power and/or water, interruptions of public transportation, closing of major transportation routes, etc.).

These procedures apply to all Mississippi Authority for Educational Television (MAET) employees who are all designated as "First Level Emergency Employees." These procedures are based upon the principle that the business of MAET is vital to serving the public by gathering and disseminating information during times of crisis, as well as fulfilling its obligations as a member of the Mississippi Emergency Management Response Team.

MAET shall designate "First Level Emergency Employees" to all employees since all are critical to agency operations in all dismissal or closure situations. The MAET Executive Director has the discretion to identify and designate those employees who he or she judges to be necessary to continue agency
operations in any given emergency situation. Each "First Level Emergency Employee" shall be notified of his or her status in writing. This notice shall include the requirement that such employees report for or remain at work when operations are disrupted and an explanation that dismissal or closure announcements do not apply to these employees unless otherwise instructed. This notice shall include a statement that "First Level Emergency Employees" who do not report to work may be reprimanded for "leave usage without justifiable and reasonable excuse for such absence" (see Mississippi State Employee Handbook, p. 66, ed. July 2005). The MAET Executive Director shall have the authority to grant a reasonable amount of excused absence to "First Level Emergency Employees" for individual hardships or circumstances. For example, factors such as distance, availability of public transportation, or available alternatives to childcare or eldercare may be considered.

"First Level Emergency Employees" who are required to work during their regular shifts, as well as during overtime shifts, on a day when MAET is closed (or when other employees are dismissed early) shall receive compensatory time for their work according to the regular compensatory time policy as set forth in the MAET Policy Handbook.

R. STANDARDS OF EMPLOYEE CONDUCT
MAET will follow policies and guidelines for standards of employee conduct as included in the Mississippi State Employee Handbook. These handbooks are provided to each employee of the agency and incorporate guidelines dealing with attendance, work performance, sexual harassment, grievance procedures, and other related standards of conduct.

S. SMOKING
It is the policy of MAET to provide a work environment that promotes the well-being of its employees and is as free as feasible from recognized hazards.

MAET has adopted the following policies regarding smoking:
1) The agency recognizes that smoking in the workplace can adversely affect employees. Accordingly, no smoking is allowed in the facilities.
2) Supervisors are expected to enforce this policy.
3) Complaints about smoking issues should be resolved at the lowest level possible, but may be processed through the grievance procedure. Employees who violate the policy will be subject to disciplinary action.
4) The smoking policy applies to all employees and visitors while on MAET premises or in MAET vehicles.

T. EQUAL EMPLOYMENT OPPORTUNITY (EEO)
General Policy
It is MAET's policy to provide equal employment opportunity to all qualified individuals without regard to their race, color, age, religion, national origin, sex or disability in all personnel actions including recruitment, evaluation, selection, promotion, compensation, training and termination.

It is also MAET's policy to promote the realization of equal employment opportunity through a positive, continuing program of specific practices designed to ensure the full realization of equal employment opportunity without regard to race, color, age, religion, national origin, sex or disability. We encourage applications from all qualified applicants for hiring and promotion to all types of positions at the agency.

To make this policy effective and to ensure conformance with the rules and regulations of the Federal Communications Commission (FCC), MAET has adopted an Equal Employment Opportunity (EEO) program which includes the following:

Responsibility for Implementation
The executive director, or designee, and the personnel director and manager are responsible for the implementation and administration of the agency's EEO program. It is also the responsibility of all persons making employment decisions with respect to recruitment, evaluation, selection, promotion, compensation, training and termination of employees to ensure that the agency's program is adhered to and that no person is discriminated against in employment because of race, color, age, religion, national origin, sex or disability. Any employee who has a question or concern regarding any type of possible discrimination is encouraged to bring it to the attention of his/her immediate supervisor or to the EEO Officer.

Policy Dissemination
To ensure that all members of the staff are cognizant of the Equal Employment Opportunity policy and their individual responsibilities in carrying out the policy, the following communication efforts are made:

1) The employment application form contains a notice informing prospective employees that discrimination because of race, color, age, religion, national origin, sex, or disability is prohibited and that they may notify the appropriate local, state, or federal agency if they believe they have been victims of discrimination;

2) Official notices are displayed on bulletin boards and elsewhere informing applicants and employees that the agency is an Equal Opportunity Employer and of their right to notify an appropriate local, state, or federal agency if they believe they have been victims of discrimination;

3) Other methods of policy dissemination include:
a) New employees are provided a copy of the official state handbook which contains the state EEO Program Statement of Equal Opportunity Employment adopted by the State Personnel Board for all state agencies; 
b) Employees are periodically notified of the agency's policy of nondiscrimination and equal employment by a reaffirming statement issued by the executive director; 
c) Recruitment sources are advised of MAET's policy of nondiscrimination. The policy is reaffirmed in all written contracts; 
d) Position openings posted in-house on bulletin boards include a designation that MAET is an Equal Opportunity Employer. Notices sent to recruitment sources and all classified advertisements also contain this designation.

Recruitment
To ensure nondiscrimination in relation to minorities and women and to foster their full consideration in filling job vacancies, MAET will:
1) Maintain systematic communication, both oral and written, with a variety of minority and women's organizations to encourage the referral of qualified minority and female applicants whenever job vacancies occur; 
2) Send job orders to the state employment service and the State Personnel Board where applicants are referred without regard to their race, color, age, religion, national origin, sex or disability; 
3) Use, as a recruitment source, educational institutions, area schools and colleges with significant minority and female enrollment. When utilizing media for recruitment purposes, "help wanted" advertisements include a notice that MAET is an Equal Opportunity Employer, and the ad contains no indication, either explicit or implied, of a preference for one sex over the other; 
4) Encourages all employees, particularly minority and female employees to refer minority and female candidates for existing job openings; 
5) Place employment advertisements with media which have significant circulation or viewership, or are of particular interest to minorities and women in the recruitment area.

Job Hires and Promotions
MAET will hire and promote employees without regard to race, color, age, national origin, religion, sex or disability.

Job Hires
MAET will consider applicants for job openings on a nondiscriminatory basis. Further, to assure that qualified minorities and women are given due consideration for available positions.
Promotions
MAET promotes individuals on a nondiscriminatory basis. Further, to assure that qualified minorities and women are given due consideration for promotional opportunities.

U. TRAINING
Employee training will be provided without regard to race, color, religion, national origin, sex or disability.
1) MAET provides on-the-job training to upgrade the skills of employees.
2) When funds permit, other training opportunities include seminars for management-supervisory personnel as well as technical training to upgrade skills of non-management employees.
3) The Personnel Department shall serve as a clearinghouse for staff training opportunities, sharing such information with division directors and other appropriate staff.
4) The Personnel Department is responsible for scheduling and coordinating all MAET training provided to state employees by the State Personnel Board.
5) The Personnel Department, with assistance from division directors, shall document all training completed by employees and routinely provide the executive director with reports on the status of completed and planned training.
6) The Personnel Department is responsible for developing and coordinating activities relative to any and all MAET intern programs for college and university students. MAET offers assistance to students through the Student Internship Program by providing guidance and training in their field of study for a period of approximately 10 to 12 weeks. Mississippi colleges and universities are notified of the internship program by the Personnel Department. MAET provides equal opportunity to all students chosen to participate in the program by their respective educational institutions.

V. GRIEVANCES
MAET will follow the grievance procedure established by the State Personnel Board as outlined in the Mississippi State Employee Handbook, which is distributed to all MAET employees.

W. VOLUNTEERS
MAET encourages the use of volunteers in order that our viewers and listeners are offered the best services possible. Through their unique talents, skills, and knowledge, volunteers are a valuable resource for MAET and the people served.
1) All staff requests for volunteer assistance must be recommended by the appropriate division director and approved by the executive director;
2) All volunteer activities will be coordinated through a designated volunteer coordinator;

3) The volunteer coordinator shall maintain all records related to volunteer activities and shall provide appropriate assurances to protect MAET from claims against it by volunteers;

4) Appropriate recognition shall be provided for those volunteers contributing time and talent to MAET activities.
Section 3.

Television and Radio Services
A. OVERVIEW OF TELEVISION AND RADIO

Television
MAET was established to deliver to the citizens of Mississippi quality, non-commercial and educational television programming services that address the problems, needs and interests of all Mississippians.

To achieve this mandate, Television broadcasts programs from national, regional and other sources and produces local programs meeting ascertained community problems, needs and interests. These include:
1) Basic instructional and enrichment programs to public and private school classrooms in the state as selected by Educational Services in conjunction with the Mississippi Department of Education.
2) Consortium for Adult Learning Services (CALS), a member of the PBS Adult Learning Service, provides a mechanism for working with colleges and universities in facilitating delivery of distance learning courses.
3) General instructional and educational programs covering specific subjects and interests for individual and group learning experiences.
4) Informational programs covering the broad spectrum of concerns and needs of citizens of the state.
5) News and public affairs programs dealing primarily with issues affecting citizens of Mississippi.
6) Children’s programs of an entertaining, educational character for out-of-school viewing.
7) Cultural programs in all art forms bringing the best available performances into homes across the state.
8) Fundraising programs to encourage direct citizen involvement in support of public television programming in Mississippi.
9) Contract production services for special informational, training and educational programs to meet the needs of state agencies and other organizations.
10) Closed Captioning: In an effort to serve the needs of the hearing impaired community, MAET will continue to caption locally produced programming. This service will be in compliance with all applicable FCC rules and guidelines. It will be expanded to include additional programs as possible under staff and budgetary considerations.

Radio
Radio was established to provide radio programming for the citizens of Mississippi—programming which will educate, entertain, and expand the cultural and social awareness of the listeners.
To achieve this, Radio will broadcast programming acquired from national, regional, or local sources and produce news and public affairs and music programming which meets the needs and interests of Mississippians.

In the selection and scheduling of this programming, Radio’s primary guides will be educational and artistic content and the nature of radio usage as ascertained by audience research.

Radio’s primary formats are:

Music
Radio broadcasts art and folk music not generally provided by other radio stations. The music choices include classical, folk, blues, and space/new age selections. Musical broadcasts include performances given by Mississippians throughout the state.

News, Public Affairs, and Information
Radio seeks to broadcast coverage of news, public affairs, and information from an international, national and state perspective.

Reading Service
The Reading Service provides blind and other print-handicapped Mississippians with access to current printed material. Its signal is transmitted throughout the state via the 67 kHz subcarrier of Radio.

Broadcasts can be heard only with special receivers which are available at no cost to print-handicapped Mississippians. The Reading Service will determine the criteria for eligibility in distribution of receivers. These receivers are provided by a combination of state and private funds.

The term, "print-handicapped," may be applied to many noncorrectable impairments or conditions which often make it impossible for a person to read, hold a book, or turn the pages of a newspaper.

The Reading Service concentrates on providing readings of newspapers, magazines, and books. Its programming also features grocery ads, recipes, television listings, and other specialized materials which are not available in a timely manner from other audio services.

The Reading Service utilizes volunteers whenever possible in the preparation and production of programming. They also provide assistance in other areas of the daily operation of the service. The coordinator and the assistant coordinator supervise the volunteer staff.
B. ASCERTAINMENT
MAET recognizes its responsibility to ascertain the needs and interests of Mississippians, then to broadcast programs to address those needs and interests. With this in mind, MAET will engage in an aggressive and structured process of community ascertainment.

Among the techniques to be employed in this process are community leader surveys, public forums, viewer and listener response to programs, random surveys by telephone and mail. Additionally, information will be acquired and utilized that is provided by Nielsen, Television Ratings Analysis Consortium (TRAC), PBS station indexes, radio audience data provided by Arbitron, and the Radio Research Consortium (RRC), as well as formal, informal, and anecdotal surveys of educators.

C. EDITORIAL INTEGRITY
The MAET executive director, program director, and program producers are expected to make programming decisions within the policies, direction, and guidelines established by the board to resist coercive pressures from special, economic and political interests. Decisions to include, or not to include, specific program material within the broadcast schedule shall be made in accordance with such considerations as fairness, balance, accuracy, respect for diversity of viewpoint, merit, availability of resources, prior commitments, demonstrated or potential audience interest, and the availability to the public of similar programming or information from other media. The MAET board subscribes to the Statement of Principles of Editorial Integrity in Public Broadcasting, originally adopted by the board in 1985 and contained herein as Appendix A.

D. PROGRAM SELECTION
MAET develop radio and television program schedules in accordance with the mission and goals of the agency. Foremost among these is the requirement to address the needs and interests of the citizens of Mississippi through our programming. Among the many factors considered in the selection of programs:
1) Needs and interests of Mississippians, as identified through ascertainment procedures,
2) Audience research data entities such as Nielsen, Arbitron, the Corporation for Public Broadcasting (CPB), National Public Radio (NPR), the Public Broadcasting Service (PBS), and similar organizations,
3) Costs for producing/acquiring program materials,
4) Availability, length, costs, and any restrictions of broadcast rights for such programs,
5) Market exposure and exclusivity. MAET will normally avoid duplicating a program already available to viewers and listeners and will strive to obtain exclusivity where possible. Overlapping commercial and non-commercial markets may limit MAET’s ability to fully exercise these factors,
6) Previous program performance,
7) FCC rules and regulations,
8) Technical standards as measured against acceptable PBS and NPR guidelines.

Specific program selection also involves a degree of subjectivity that relies upon
the experience and judgment of professional staff; therefore, MAET
programming staff is charged with making day-to-day decisions regarding such
matters. Implementation of these program selection policies and review and
approval of programming decisions shall be the responsibility of the executive
director.

MAET shall not seek, nor shy away from, program topics solely on the basis of
their controversial nature.

No program will be broadcast for the purpose of discriminating or advocating
discrimination against any person or persons by reason of race, color, creed,
gender or age.

Except for fostering increased membership and support for Television and
Radio, programming decisions will not be made for the purpose of gaining
support, economic or otherwise, for special interest groups. However, when
such programming decisions are determined by the executive director to be in
the community's interest, they may be allowed.

MAET shall attempt to schedule programs that inform, entertain and inspire
audiences.

MAET will not censor or edit materials for broadcast solely out of fear of
complaint. Meeting the diverse needs and interests of Mississippian
necessarily involves the broadcast of a wide range of program themes and
topics. Scheduled programs will not likely be appreciated by all members of the
audience. Individual adult viewers and listeners should judge for themselves
what is suited to their individual tastes. They should choose their viewing and
listening accordingly for themselves and their families.

MAET shall strive to schedule programs it deems inappropriate for children at
times children are not likely to be in the audience. When deemed necessary,
MAET will insert announcements alerting viewers and/or listeners to the
potentially sensitive content of programs.

In the absence of specific FCC determinations on what constitutes “obscenity”
and “indecency,” MAET shall strive to meet perceived community and state
standards when scheduling programs. Certain documentary and dramatic
programs may contain language or scenes which some individuals find offensive, but which may be considered essential to the event or situation portrayed. In such cases, MAET will attempt to ensure that such material is essential to the context of the program and not used solely for effect. When deemed necessary, MAET will insert announcements alerting viewers and/or listeners to the potentially sensitive content of programs.

E. NEWS AND PUBLIC AFFAIRS
It is not only a licensee responsibility, but also a policy that MAET shall broadcast programs which relate to community, state, regional and national issues. MAET shall rely upon its News and Public Affairs Department to produce such programming for both Television and Radio.

The purpose of such news and public affairs programming is to inform Mississippians so that they are better able to pursue civic activities which impact their lives. MAET shall use appropriate means to ascertain needs and interests of Mississippians and then produce/acquire programs that address these issues. The director of News and Public Affairs, who serves as executive producer for all news and public affairs programs, shall participate with the director of Radio and the director of Television in establishing and maintaining an ongoing process of community ascertainment.

MAET shall conscientiously pursue fairness and balance in presenting news and public affairs programs. However, the reasonable limits to most programs are such that there will be occasions when fairness and balance must be achieved over time rather than within a single program. In those instances where it is impossible to give adequate attention to differing sides on one given broadcast, every effort will be made to present these points of view in subsequent broadcasts.

The following items shall provide guidance in the producing and broadcasting of news and public affairs programs:
1) Programs shall deal with subjects incisively, fairly, accurately and responsibly. Qualified spokespersons representing reasonable points of view on significant issues will be accorded the opportunity to support their positions, within the bounds of responsibility and common decency and to the extent allowed by the time and resource limitations of MAET.
2) All controversial and political candidate programs will adhere to the rules and regulations of the Federal Communications Commission. Decisions of program content—including guest participation—are the responsibility of the director of News and Public Affairs.
3) The sole purpose of any program produced by MAET dealing with candidates for public office or with issues scheduled for a decision by voters shall be to inform and to interest viewers and listeners in the affairs
of citizenship. Disclaimers citing no station endorsement shall be positioned at the open and close of those programs involving candidates for public office or issues being submitted for a decision by the voters.

4) The facilities and equipment of MAET shall not be used in the preparation of political advertising for any candidate for public office.

5) While staff may work with a variety of organizations, such as The League of Women Voters, newspapers, etc., final responsibility and authority for all political broadcasting on Television and Radio rests with MAET.

News and Public Affairs programs shall deal with participants and subjects fairly, accurately and responsibly. MAET staff shall adhere to generally accepted journalistic standards; management will strive to ensure that such journalistic enterprise is conducted in an environment unfettered by undue political or economic pressures.

Individuals and groups who believe they represent opposing and unstated viewpoints concerning any broadcast of controversial issues produced by MAET may request, within one week of broadcast of the program, comparable broadcast time to present their views. Points of consideration for such requests include:

1) The person or group requesting time is recognized as a qualified entity and holds a reasonable alternative viewpoint on the disputed topic;

2) Insufficient coverage of the opposing viewpoint was contained in the initial program, or that insufficient coverage was given within a reasonable period of time on other programs.

The executive producer of the program in question will make initial determinations on such requests, subject to review by the executive director in consultation with other appropriate staff. Programs from PBS and other outside suppliers will generally be afforded response opportunity by the supplier, and MAET will assist any individual or group in making their concerns known to the appropriate program producer.

Radio will broadcast severe weather announcements as issued by the National Weather Service during network operating hours. Local staff coverage of weather-related situations will be the responsibility of the News and Public Affairs Department.

F. CODE OF ETHICS AND PRACTICES
A Code of Ethics and Practices was established for news journalists to protect the credibility of news programming by ensuring high standards of honesty, integrity, impartiality and conduct.

As a news organization, the Code of Ethics and Practices articulates the ethical
standards for news journalists to observe while pursuing and presenting news stories and establishes guidelines and policies to prevent conflicts of interest and activities that may fall outside journalism so that journalistic independence is not jeopardized.

The Code of Ethics and Practices shall apply to all news reporters, hosts, news editors and producers, as well as all senior news managers. The Code of Ethics and Practices may also apply to material provided by independent producers or freelance reporters. The MAET board adopted the Code of Ethics and Practices in March 2008 and is contained herein as Appendix B.

G. SEVERE WEATHER ANNOUNCEMENTS

In an effort to meet the needs and interests of the people of Mississippi, Television and Radio will broadcast severe weather announcements as issued by the National Weather Service during network operating hours. Local staff coverage of weather-related situations will be the responsibility of the News and Public Affairs Department.

In cooperation with the Mississippi Emergency Management Agency (MEMA) and the Mississippi Department of Transportation (MDOT), Radio is the official source of information during evacuations caused by hurricanes or other emergencies. Radio will broadcast information provided by MEMA and other appropriate sources in such situations.

Both Television and Radio should establish and adhere to specific procedures that will help ensure the timely broadcast of such announcements.

H. PUBLIC SERVICE ANNOUNCEMENTS (PSAs)

Television

Because of the nature of our statewide network and the limited amount of interstitial time available, it shall be the policy of MAET not to broadcast pre-recorded public service announcements (PSAs) unless they relate to an event sponsored/co-sponsored by MAET. However, Television views programming as a public service to Mississipians. Announcements of community events, “calendar,” or those activities with statewide appeal may be broadcast, providing they are noncommercial in nature and contain no mention of ticket prices.

Radio

Radio regularly receives requests from various groups and individuals for time on the air to promote a variety of events and activities. It is the policy of Radio to air only those announcements that conform to the following guidelines:

1) PSAs will promote events of an educational, news and/or public affairs, fine arts or humanities nature, or awareness of programs promoting the
general well being of the public. Such events or programs should be of broad public interest.
2) PSAs generally will not promote meetings of private organizations or groups.
3) PSAs will not promote political or controversial events where there is no balance of opposing views.
4) Radio will accept PSAs concerning events within or near our listening area.

I. SALE OF TELEVISION AND RADIO FOOTAGE
MAET may sell audio and video footage for which it holds the copyright.

Charges for research, tape stock, dubbing and shipping will be over and above the license fee based on rate card. License fees are determined by:
1) Area of use (regional, national and international),
2) Method of distribution,
3) Duration of license agreement,
4) Type of use (educational, commercial).

The rates for MAET footage will be based on current market value.

J. PROGRAM ACCESSIBILITY

Other Broadcast Stations
To facilitate providing noncommercial educational programming to as many citizens as possible, programs produced by MAET may be made available to other broadcasters (commercial and noncommercial) under the following conditions:
1) All applicable laws, rules, and regulations must be observed,
2) Written permission for off-air pick up must be obtained from MAET,
3) Written agreements must be made with MAET for dubbing and use of audio and video tapes, including payment of expenses for dubbing and use,
4) MAET must be given visual and/or audio credit for such off-air or taped uses.

This policy does not apply in instances where MAET programs are being produced or are otherwise under contract to others or where MAET does not have rights for such distribution.

Individuals and Organizations
MAET maintains a library/archive of programs and other production materials. These programs are produced with state funding and belong to the people of Mississippi and many of them contain valuable archival and historical information.
MAET will make programs available to the public for research or informational purposes consistent with current copyright restrictions. Charges for this service will include costs and overhead.

K. COPYRIGHT
MAET will adhere to copyright guidelines as established by the 1976 Copyright Act which is designed to help stations "both avoid infringing the copyright of others and to protect their own copyright interests in the programming they have created."

Scope of Copyright Protection
There are two main areas of concern for broadcasters:
1) Programs that are produced by MAET, and
2) Programs which are acquired.

The only absolute requirement for a station to acquire a copyright for a program it has created is that the program be fixed in a "tangible medium of expression" that would allow it to be reproduced. Typically, a broadcast program is fixed by being taped or filmed. For a live program, a copyright will be created if the program is taped simultaneously with its broadcast. A program could also be "fixed" through a written script that would permit the program to be reconstituted at a later time.

Once the station has created a program and it has been "fixed," the station owns the exclusive right to:
1) Perform the program publicly (by broadcast or otherwise),
2) Copy the program,
3) Distribute copies of the program,
4) Prepare adaptations or derivative works based on the program; and these rights apply to all markets in the United States.

For programs that are acquired, it is the policy of MAET to adhere to guidelines established by the copyright licensee.

It is the policy of MAET that division directors will be responsible for apprising staff of copyright rules and regulations in addition to ensuring that a monitoring system is in place. Division directors are also responsible for providing appropriate information and training relative to copyright laws and monitor changes in the law as they occur.

Copyright Considerations for Television
In order to be properly and legally assigned copyright protection by the United States Copyright Office, a production is required to graphically display the copy-
right sign along with the year of copyright and the names of the holders of the copyright (or some recognizable abbreviation or alternative designation).

The Examining Division of the U.S. Copyright Office has indicated the proper identification as: “Mississippi Authority for Educational Television.” Additionally, to ensure some protection of the program in countries outside the United States, the line, “All Rights Reserved” should be added. Both of these lines should appear in small print at the bottom of the last page of the credits and contain the standard network production credit, e.g.:

©2000 Mississippi Authority for Educational Television
All Rights Reserved

Unedited Audio and Video Tapes
Any request for copying or viewing of audio or video tapes that are unedited, or field recordings, will be considered by the division director and honored within ten (10) business days. The cost for these items will be an appropriate hourly charge for dubbing and materials. MAET will provide a written estimate as to costs, with payment to be made in advance before release of the materials. These items are copyrighted materials by MAET and their duplication is prohibited. Materials may not be used or cited without written permission from MAET. A signed acceptance of the conditions of the release of these materials is required before materials may be released to those requesting these materials.

If there is a question regarding the release of sensitive materials, copyright issues, or other issues, the matter will be referred through the proper channels to the executive director for review. Where appropriate, the executive director will consult the Office of the Attorney General for legal advice on how these specific requests should be handled.

L. CREDITS
MAET adheres to production credit standards as set forth by PBS and NPR.

Contractual Agreements
Programs produced under contract with outside organizations and/or contractual agreements with writers, talent, etc., will occasionally have requirements or restrictions which may supersede portions of this policy. Final approval of such negotiated settlements must be approved by the executive director.

M. UNDERWRITING
Because of the noncommercial nature of public broadcasting, MAET may not sell advertising time on television or radio. The Authority may, however, solicit and receive financial support in the form of underwriting grants. In return, the
Authority shall acknowledge such support by utilizing on-air credits deemed to be consistent with the following policies.

The authority to solicit membership, major donor, planned giving, corporate underwriting, and other private funding consistent with established policies and procedures is granted by MAET to the Foundation for Public Broadcasting in Mississippi, Inc. (FPB), whose sole purpose is the financial support of MAET.

All policies shall apply to both television and radio unless otherwise stated.

1) **General Principles of Underwriting**
   a) Application of FCC Regulations and PBS/NPR Guidelines to Local Underwriting

   MAET will comply with all FCC regulations for public broadcasting regarding program funding, on-air and off-air underwriting acknowledgments and will retain final authority for approval of both the acceptance and the appropriateness of such funding and acknowledgments.

   PBS and NPR underwriting guidelines, explanations, definitions and examples will apply except where superseded by policies adopted by the MAET board.

   MAET management shall exercise its discretion in approving on-air credits in the event of questions regarding the appropriateness of such credits.

   b) Content

   The content of underwriting credits is subject to the overall test of whether the credit is consistent with the noncommercial character of public broadcasting, the guidelines on credit elements and MAET’s established on-air image.

   c) Editorial Control

   MAET will not allow editorial control to be exercised by program funders or underwriters and will guard against the public perception that editorial control might have been exercised by program funders or underwriters.

   d) In-Kind and Trades

   In-kind contributions and trades for goods or services may be acknowledged in the same manner as underwriting grants.

   e) Distribution of Underwriting Grants

   Unless otherwise determined by agreement between the underwriter, FPB and MAET, underwriting funds will be utilized for general support of MAET programming and production services as determined by policies and procedures established and approved by MAET and FPB.
f) Production and Underwriting Credits
   i) Radio: Underwriting credits for radio shall generally be read live by the radio announcer. There is no provision for pre-produced, taped credits or for credits read by outside talent or corporate spokespersons.
   ii) Television: Underwriting credits for television shall be produced by Production personnel. Requests for the use of pre-produced video shall be initially approved by the appropriate Production personnel. Requests to air a pre-produced credit shall be evaluated on an individual basis and must comply with all MAET and PBS/NPR underwriting guidelines. Requests by an underwriter to independently produce an on-air credit shall be considered on an individual basis and cannot generally be approved without oversight by the appropriate Production personnel.

2) On-Air Credit Guidelines
   a) Content
      i) Visual (Television) - Video images representing the underwriter’s logo and other identifying images deemed appropriate under PBS guidelines are generally acceptable, except that MAET shall not generally approve: “ads” created for use on commercial stations or networks, or; any video not deemed by MAET to be consistent in nature with MAET’s on-air image, regardless of acceptability under PBS guidelines.
      ii) Audio (Television and Radio) - Audio content deemed appropriate under PBS or NPR guidelines shall be generally acceptable, except for content deemed by MAET not to be consistent with MAET’s on-air image, regardless of acceptability under PBS or NPR guidelines.

   b) Duration and Number of Credits
      i) On-air credits shall not exceed 20 seconds in length for one underwriter or 30 seconds total for multiple underwriters.
      ii) No more than three underwriters may be acknowledged in a single 30-second break except where multiple underwriters are listed only by name with no other identifying information.
      iii) Following the statement of the underwriter’s name, every attempt should be made to limit the additional information to no more than 20 words.

3) Production Underwriting Credits
   Funding credits included in the opening or closing of television programs produced for distribution by MAET shall comply with guidelines established by PBS. These guidelines shall be maintained in the Production Manual.
N. OUTREACH
Outreach activities extend public television and radio through complementary broadcasts, print materials, and/or community activities designed to encourage individual or community participation in solutions to national and local issues of concern.

MAET believes that it is its educational, cultural, and ethical responsibility to extend the services of the agency to the citizens of Mississippi through activities which build community alliances, enhance agency image, and solicit positive change. MAET will implement outreach projects for both television and radio according to budget allocation, manpower, community needs, and appropriate time frames. MAET community outreach is defined through seven major categories of involvement:
1) National Public Television Outreach Alliance (PTOA) Project
2) Promotion of other outreach projects
3) Sesame Street pre-school initiatives
4) In-school ITV promotional activities
5) Ready To Learn® activities associated with PBS children’s programs
6) Earth & Sky Young Producers Contest
7) Broadcasts of national programs from Mississippi.

MAET outreach activities will be coordinated with the directors of Television and Radio. MAET may utilize the diverse experiences, talents and abilities of agency staff to help outreach projects as determined by the executive director.

O. SATELLITE VIDEO TELECONFERENCING
MAET may provide videoconferencing services to federal and state agencies and to non-profit, educational organizations without charge on a first-come, first-served basis as facilities may be available. All out-of-pocket expenses will be borne by the user agency or organization.

MAET may tape videoconferences for state and federal agencies and for non-profit, educational organizations without charge. The agency/organization must provide the videocassettes.

MAET may also provide videoconferencing services to business and industry and MAET may charge an administrative fee for teleconferencing services. If the content or the subject matter is of a controversial or political nature, approval of the executive director is required.

Videoconferencing services may be performed for federal, state or educational non-profit organizations when:
1) Providing teleconferencing services will not interrupt regular MAET activities,
2) Priority will be given to educational entities, and
3) Requested services are consistent with the goals and philosophies of MAET.

P. RENTAL AND USE OF FACILITIES
MAET is authorized under Miss. Code Ann., Sections 37-63-11 and 37-63-17 to request and receive state funds for educational television construction and operation and to provide noncommercial production or reproduction services for other agencies. Services, including rental of the Auditorium, mobile production unit, and any other MAET facility, may be provided for other agencies/organizations as follows:
1) Such services shall not interrupt regular MAET activities,
2) Priority will be afforded agencies as in section 2., paragraph 1.,
3) Requested services are consistent with the goals and philosophies of Educational Services, and
4) In-school programs.
Section 4.

Education Services
A. IN-SCHOOL PROGRAMS

Education Services shall coordinate Television broadcasts of instructional programs for K-12 use based on needs assessment, preview and evaluation.

1) Needs assessment is accomplished through:
   a) Annual school survey,
   b) State curriculum structure,
   c) Anecdotal feedback from schools,
   d) National trends in education, and
   e) Mississippi Department of Education

2) Previewing is done by:
   a) Education Services division staff,
   b) State ITV Advisory Council members,
   c) Appropriate classroom teachers and media specialists, and
   d) Mississippi Department of Education curriculum specialists

3) Evaluation is based on:
   a) Identified need,
   b) Presentation of content,
   c) Appropriateness to target audience,
   d) Production quality, and
   e) Technical quality

4) Final selection is made by the director of Education Services in conjunction with the Mississippi Department of Education

5) Programs are broadcast for in-school downloading from September to May primarily during late night hours (midnight to 6 a.m.).

B. INTERACTIVE VIDEO NETWORK (IVN)

The Interactive Video Network (IVN) includes over 100 K-12 sites established for the main purpose of providing advanced placement courses, high level math and science courses, foreign language courses, staff development and in-service training. It is designed to deal with the critical issue of equal access to resources, especially for underserved school populations. All schools involved are both producer of, and participants in, interactive video classes. The IVN Policies and Procedures Manual sets the guidelines for all parties.

College credit courses provided via the Interactive Video Network will be decided upon by the proposed course producers and potential course users. Also included in this decision-making process will be the Institutions of Higher Learning or the Community and Junior College Board and any school whose mission statement would be encompassed by the proposed course. MAET will act as a facilitator in this process.
C. CONSORTIUM FOR ADULT LEARNING SERVICES (CALS)

Education Services shall coordinate the broadcasts of college credit courses recommended by colleges and universities participating in the Consortium for Adult Learning Services. Credit for courses is given through the participating institution. Any credit disputes shall be resolved by the Institutions of Higher Learning or the State Board for Community and Junior Colleges.

The Consortium for Adult Learning Services (CALS) was established by MAET and post-secondary institutions in order to become a member of the PBS Adult Learning Service. Adult Learning Service (ALS) members receive discount prices on college telecourses and videoconferences delivered by satellite. CALS also serves as a clearinghouse for distance learning information for colleges and universities in the state.

D. IN-SCHOOL TRAINING

Education Services shall provide the following services to K-12 public and private schools:

1) Teacher and administrator training in the effective use of instructional television in the classroom,
2) Consultations with media specialists, administrators, and other school personnel,
3) Coordination of satellite-delivered courses and facilitator training,
4) Ancillary print materials, including:
   ITV Resource Catalog
   ITV newsletters
   IVN newsletters
   Teacher guides to accompany ITV series
   Promotional and informational materials
5) The Interactive Video Network training includes several different but similar groups such as on-camera teachers, teaching partners (classroom facilitators) and administrators. Such training is responsive to the needs of K-12 schools, two-year colleges and four-year institutions. Training is offered by MAET staff using the resources of the relevant and appropriate participants, external consultants and advisors.

E. INSTRUCTIONAL PRODUCTIONS

Education Services shall coordinate productions targeted to schools, educators or related groups.

It is the responsibility of Education Services, in collaboration with the Mississippi Department of Education, to ensure content accuracy and appropriateness of all instructional productions and supporting print material.
Section 5.

Appendices
APPENDIX A

STATEMENT OF PRINCIPLES OF EDITORIAL INTEGRITY IN PUBLIC BROADCASTING

The mission of public broadcasting is to bring to Americans the highest accomplishments of our society and civilization in all of its rich diversity, to permit American talent to fulfill the potential of the electronic media to educate and inform, and to provide opportunities for the diverse groupings of the American people to benefit from a pattern of programming unavailable from other sources.

No one is more important to the fulfillment of public broadcasting's mission than the men and women of the boards of trustees of the licensee stations. They are custodians of their institution's fiscal reputation, a currency necessary to acquire support from those whose taxes and donations make public broadcasting possible. They are also the final guardians of public broadcasting's editorial integrity and its reputation in the marketplace of ideas, where reputation is legal tender.

Editorial integrity in public broadcasting programming means the responsible application by professional practitioners of a free and independent decision-making process which is ultimately accountable to the needs and interests of all citizens.

In order to assure that programs meet the standards of editorial integrity, the public has a right to expect the following five principles and guidelines to establish a foundation for trustee action. The principles and guidelines also form a basic standard by which the services of a public broadcasting licensee can be judged. At the same time, they form a basis for evaluating all aspects of a public broadcasting station's governance, from enabling legislation to the policy positions of the licensee board. The ultimate goal of the principles and guidelines is to assist public broadcasting trustees in fulfilling their vital role in this important public service.

1. **We are Trustees of a Public Service**

Public broadcasting was created to provide a wide range of programming services of the highest professionalism and quality which can educate, enlighten and entertain the American public, its audience and source of support. It is a non-commercial enterprise, reflecting the worthy purpose of the federal and state governments to provide education and cultural enrichment to their citizens.

As trustees of this public service, part of our job is to educate all citizens and public policymakers to our function and to assure that we can certify to all
citizens that station management responsibly exercises the editorial freedom necessary to achieve public broadcasting's mission effectively.

2. Our Service is Programming
The purpose of public broadcasting is to offer its audience public and educational programming which provides alternatives in quality, type and scheduling. All activities of a public broadcasting licensee exist solely to enhance and support excellent programs. No matter how well other activities are performed, public broadcasting will be judged by its programming service and the value of that service to its audiences.

As trustees, we must create the climate, the policies and the sense of direction which assure that the mission of providing high quality programming remains paramount.

3. Credibility is the Currency of our Programming
As surely as programming is our purpose, and the product by which our audiences judge our value, that judgment will depend upon their confidence that our programming is free from undue or improper influence. Our role as trustees includes educating both citizens and public policymakers to the importance of this fact and to assure that our stations meet this challenge in a responsible and efficient way.

As trustees, we must adopt policies and procedures which enable professional management to operate in a way which will give the public full confidence in the editorial integrity of our programming.

4. Responsibilities are Grounded in Constitutional or Statutory Law
Public broadcasting stations are subject to a variety of statutory and regulatory requirements and restrictions. These include the federal statute under which licensees must operate, as well as other applicable federal and state laws. Public broadcasting is also cloaked with the mantle of First Amendment protection of a free press and freedom of speech.

As trustees, we must be sure that these responsibilities are met. To do so, requires us to understand the legal and constitutional framework within which our stations operate and to inform and educate those whose position or influence may affect the operation of our licensee.

5. We Have a Fiduciary Responsibility for Public Funds
Public broadcasting depends upon funds provided by individual and corporate contributions; and by local, state and federal taxes. Trustees must, therefore, develop and implement policies which can assure the public and their chosen public officials alike that this money is well spent.
As trustees, we must assure conformance to sound fiscal and management practices. We must also assure that the legal requirements placed on us by funding sources are met. At the same time, we must resist the inappropriate use of otherwise legitimate oversight procedures to distort the programming process which such funding supports.
APPENDIX B

CODE OF ETHICS AND PRACTICES FOR NEWS JOURNALISTS

I. Statement of purpose
As a news organization, we are always testing and questioning the credibility of others. We have to stand that test ourselves. The purpose of having a Code of Ethics and Practices is to protect the credibility of MAET news programming by ensuring high standards of honesty, integrity, impartiality and conduct of staff. We accomplish this by: a) articulating the ethical standards we observe in pursuing and presenting stories, b) setting rules and policies that prevent conflicts of interest, c) establishing guidelines for outside work and activities that may reflect on MAET, and d) establishing policies and procedures to ensure that the activities of MAET that fall outside journalism—corporate underwriting, foundation funding, marketing and promotional activities—do not jeopardize our journalistic independence or involve MAET reporters, editors, hosts or producers in activities inappropriate to their role as journalists.

II. Who and what is covered
This Code covers all MAET journalists, defined as employees who report (including hosts and newscasters), edit or produce news programming. It also covers all senior News managers. It does not cover News administrative staff. The Code applies to all platforms for MAET News content, including online. The Code also applies to material provided to MAET News by independent producers and freelance reporters. MAET News expects its outside contributors to be free of conflicts of interest on stories they cover, to be fair and accurate, and to pursue stories in a manner consistent with the ethical journalism principles stated in this Code. There will be instances where provisions of this Code are not applicable to an outside contributor (a freelancer who primarily does arts coverage, for example, may not in some situations be subject to the prohibition on making contributions to political campaigns). Supervisors will make these judgments on a case-by-case basis and, if necessary, in consultation with the Director of News and Public Affairs. Because contributors in this category are not MAET employees, the remedy for dealing with a conflict of interest or other violation of the principles of this Code is rejection of the offered material, as well as any future story proposals similarly affected by the conflict. As with MAET News employees, outside contributors must disclose potential conflicts of interest when they accept an assignment or make a story pitch, and MAET editors must make sufficient inquiries of those persons to satisfy themselves that the contributors have complied with this Code.

III. Statement of principles
Our coverage must be fair, unbiased, accurate, complete and honest. As MAET journalists, we are expected to conduct ourselves in a manner that leaves no question about our independence and fairness. We must treat the people we cover and our listeners with respect.
• **Fairness** means that we present all important views on a subject—and treat them even-handedly. This range of views may be encompassed in a single story on a controversial topic, or it may play out over a body of coverage or series of commentaries. But at all times, the commitment to presenting all important views must be conscious and affirmative and it must be timely if it is being accomplished over the course of more than one story.

• **Unbiased** means that we separate our personal opinions—such as an individual’s religious beliefs or political ideology—from the subjects we are covering. We do not approach any coverage with overt or hidden agendas.

• **Accuracy** means that each day we make rigorous efforts at all levels of the newsgathering and programming process to ensure our facts are not only right, but also presented in the correct context. We make every possible effort to ensure commentaries are correct in assertions of fact. We attempt to verify what our sources and the officials we interview tell us when the material involved is argumentative or capable of different interpretations. We are skeptical of all facts gathered and report them only when we are reasonably satisfied of their accuracy. We guard against errors of omission that cause a story to misinform our listeners by failing to be complete. We make sure that our language accurately describes the facts and does not imply a fact we have not confirmed.

• **Honesty** means we do not deceive the people or institutions we cover about our identity or intentions, and we do not deceive our listeners. We do not deceive our listeners by presenting the work of others as our own (plagiarism), by cutting interviews in ways that distort their meaning, or by manipulating audio in a way that distorts its meaning, how it was obtained or when it was obtained. The same applies to photographs used on www.mpbonline.org. Honesty means owning up publicly and quickly to mistakes we make on air.

• Treating the people we cover and our listeners with **respect** means we recognize the diversity of the country and world on which we report and the diversity of interests, attitudes and experiences of our audience. We approach subjects in an open-minded, sensitive and civil way.

**IV. Conflicts of interest**

1. Conducting ourselves in a manner that inspires confidence in us as independent and fair means avoiding actual and apparent conflicts of interest or engaging in outside activities, public comment or writing that calls into question our ability to report fairly on a subject.

2. A conflict of interest in its simplest dictionary term is a conflict between the private interests and the professional responsibilities of a person in a position of trust. An operative word in this sentence is “trust.” All of us are in positions of trust when it comes to both our audience and the people and institutions that we cover. To maintain that trust requires that there be no real or perceived overlap between the private interests and opinions of MAET journalists and their professional responsibilities.
3. An employee covered by this Code has the responsibility to disclose potential conflicts of interest. Revealing a conflict of interest after an individual has already participated in coverage where such a conflict exists or appears to exist can be extremely damaging to the reputation of MAET. MAET journalists must, at the time they are first assigned to cover or work on a matter, disclose to their immediate supervisor any business, commercial, financial or personal interests where such interests might reasonably be construed as being in actual, apparent or potential conflict with their duties. This would include situations in which a spouse, family member or companion is an active participant in a subject area that the MAET journalist covers. In the financial category, this does not include a journalist's investment in mutual funds or pension funds that are invested by fund managers in a broad range of companies. The supervisor will decide whether the interests create an actual conflict of interest or the appearance of a conflict. In making these decisions, supervisors should feel free to consult with the Director of News and Public Affairs.

V. Outside work, freelancing, speaking engagements
1. The primary responsibility of MAET journalists is to gather, write, edit or produce news for MAET and not work in direct competition with MAET. An example of competing with MAET would be breaking a story for another news outlet before reporting the story for MAET.
2. MAET journalists must get written permission for all outside freelance or journalistic work. Requests should be submitted in writing to the employee's immediate supervisor. Approval will not be unreasonably denied if the proposed work will not discredit MAET, conflict with MAET's interests, create a conflict of interest for the employee or interfere with the employee's ability to perform MAET duties. Supervisors must respond within seven days of receiving a request.
3. MAET journalists may not engage in public relations work, paid or unpaid. Exceptions may be made for certain volunteer non-profit, nonpartisan activities, such as participating in the work of a church or synagogue or charitable organization, so long as this would not conflict with the interests of MAET in reporting on activities related to that charity. When in doubt, employees should consult their supervisor.
4. In general, MAET journalists may not perform outside work for private organizations that are regularly covered by MAET. This includes work that would be performed on leaves of absence. There may be instances in which such work will be approved after consultation with the journalist's supervisor.
5. MAET journalists may not ghostwrite or co-author articles or books with people they cover, or write reports--such as annual reports--for government agencies, institutions or businesses that we cover.
6. MAET journalists must get approval from the Director of News and Public Affairs for speaking to groups that might have a relationship to a subject that MAET may cover. Generally, MAET journalists may not speak at corporation or industry functions. MAET journalists also may not speak in settings where
their appearance is being used by an organization to market its services or products, unless it is marketing MAET’s interests, and then only as permitted in Section IX, Item 5. MAET journalists are permitted to engage in promotional activities for books they have written (such as a book tour), although they are expected to get approval from their supervisor on scheduling.

7. MAET journalists may only accept speaking fees from educational or non-profit groups not engaged in significant lobbying or political activity. Determining whether a group engages in significant lobbying or political activity is the responsibility of the journalist seeking permission and all information must be fully disclosed to the journalist’s supervisor.

8. MAET journalists may not speak to groups where the journalist’s appearance might put in question his or her impartiality. Such instances include situations where the employee’s appearance may appear to endorse the agenda of a group or organization.

9. MAET journalists must get permission from the Director of News and Public Affairs to appear on TV or other media. It is not necessary to get permission in each instance when the employee is a regular participant on an approved show. Permission for such appearances may be revoked if MAET determines they raise questions about the journalist’s impartiality.

10. In appearing on TV or other media, MAET journalists should not express views they would not air in their role as journalists on MAET’s programs. They should not participate in shows that encourage punditry and speculation rather than fact-based analysis.

11. Any MAET journalist intending to write a non-fiction book or TV or movie script or other guiding documents for non-radio productions, based in whole or substantial part on assignments they did for MAET, must notify MAET in writing of such plans before entering into any agreement with respect to that work. MAET will respond within 14 days as to whether it has any objections to the project.

12. MAET journalists considering book projects or TV or movie productions based on stories that they have covered must be careful not to give any impression they might benefit financially from the outcome of news events.

VI. Personal gain, gifts, freebies, loaned equipment or merchandise, etc.

1. MAET journalists may not accept compensation, including property or benefits of any kind, from people or institutions they cover. MAET journalists may accept gifts of token value (hats, mugs, t-shirts, etc.). Unsolicited items of significant value will be returned with a letter thanking the sender, but stating our policy on gifts. MAET journalists pick up the check when they can (i.e., they are not wined and dined by sources); MAET journalists pay for our own travel in accordance with MAET’s travel policy. There are certain instances—such as conferences and conventions—where food is provided as a convenience for the press as a whole and in such instances, it is acceptable to take advantage of this. In addition, MAET journalists may accept paid
travel and meals for speaking engagements and awards ceremonies that are approved under the standards in Section V.
2. MAET journalists must conduct themselves at all times in a manner that leaves no grounds for belief, or even the appearance, that information they have gathered on the job has been used for personal gain, financial or otherwise.
3. MAET journalists may not use any nonpublic information acquired at work for personal gain or use their association with MAET for personal gain. No MAET journalist may disclose information acquired by MAET to anyone inside or outside of MAET if the intent is to use that information for personal or institutional gain. This prohibition does not apply to accepted journalistic practices, such as sharing information as a member of a news “pool.”
4. MAET journalists pay their own way in newsgathering, except in unusual circumstances. The Director of News and Public Affairs must approve any exceptions. MAET journalists may accept free passes to movie screenings, performances or similar activities that are attended for the purpose of doing reviews or stories for airing.
5. MAET journalists cannot sell items like books, CDs, etc., that are received at MAET for review. They belong to MAET. They may be distributed to staff for their personal use (which may include donations to charities) after they are no longer needed.
6. MAET journalists cannot keep any equipment or items of value provided by a company for test-use for story purposes. Such items must be disclosed to the journalist’s supervisor and are to be disposed of in accordance with the ethical practices stated in this document, which usually means returning such items to the provider.

VII. Ethical conduct in coverage of news
1. Plagiarism is an unforgivable offense. MAET journalists do not take other people’s work and present it as our own.
2. MAET News puts its highest value on firsthand news gathering and confirmation of facts, as opposed to relying on material from other sources (Associated Press (AP), other newspapers and networks, etc.).
3. MAET journalists must take special care in the use they make of information from wire service stories, reports by other broadcast news organizations, newspaper clips or articles in other publications. No material from another source should ever be included verbatim, or substantially so, without attribution.
   - Wire services: There is one category of quotation from wire services where it is acceptable to use quotes without attribution. That is where an AP or Reuters story is about some public event—like a press conference, speech by a public official in a public setting, an official statement of a government agency, a congressional hearing, and the like. In those cases, we reasonably expect that AP and Reuters are reliable conveyors of those quotes in the same way we regard the transcript services we use for these events. However, reporters and
editors must use caution and check source material if there is reason to believe that a quote has been inaccurately reported or has been taken out of its proper context.

- When using material from newspaper stories, MAET journalists must double-check "facts" and other material gleaned from those stories. Too often, incorrect information is passed down from one news story to another because of the failure of one news organization to get it right. MAET should never pass on errors in this way.

4. MAET journalists are generous in giving credit to other news organizations for stories that demonstrate enterprise or contain exclusive information. If their story inspires us to replicate it, we should give credit even if we use different sources and materials. If there is any doubt about whether to credit another news organization, consult the Director of News and Public Affairs.

5. MAET journalists must treat the people they cover fairly and with respect. They always keep in mind that gathering and reporting information may cause harm or discomfort, and they weigh that against the importance of the story. MAET journalists show sensitivity when seeking or using interviews of those affected by tragedy or grief. They show special sensitivity when dealing with children and inexperienced or unsophisticated sources or subjects, or individuals who have difficulty understanding the language in which they are being interviewed.

6. There are also legal considerations when dealing with minors--anyone under the age of 18. If you interview a minor, you must obtain written or recorded permission from the minor's parent or legal guardian before using the audio. In fact, you cannot identify the minor in any way (by name, description, location, etc.) without permission. Only if the minor is not individually identifiable—for example, the sound of a gaggle of children on a playground—do you not need to get permission. Many editors have the release forms for use in such circumstances; they also are available on the MAET shared drive (Read Only) at R:\Contract forms\RELEASES\Minor Release.” If there are other more routine instances in which a reporter wishes to use audio from a minor who is identified when permission has not been obtained, the reporter or his/her supervisor should consult the Director of News and Public Affairs to determine whether that might be permissible.

7. MAET journalists think carefully about the boundaries between legitimate journalistic pursuit and an individual's right to privacy. We recognize that private people have a greater right to control information about themselves than do public officials and others who seek power, influence or attention. Only the overriding public's need to know can justify intrusion into anyone's privacy.

8. MAET journalists make sure actualities, quotes or paraphrases of those we interview are accurate and are used in the proper context. An actuality from an interviewee or speaker should reflect accurately what that person was asked or was responding to. If we use tape or material from an earlier story, we clearly identify it as such. We tell listeners about the circumstances of an interview if that information is pertinent (such as the time the interview took
place, the fact that an interviewee was speaking to us while on the fly, etc.). Whenever it is not clear how an interview was obtained, we should make it clear. The audience deserves more information, not less. The burden is on the MAET journalist to ensure that our use of such material is true to the meaning the interviewee or speaker intended.

9. Journalism should be conducted in the open. MAET journalists do not misrepresent themselves: MAET journalists disclose who they are and don’t pose as law enforcement officials, investigators or other such officials. There will be occasions not to declare our profession, but rather to seek information as a member of the public working in places to which the general public has access, such as stores, public buildings, etc.

10. MAET journalists do not use hidden microphones, recorders or cameras except in unusual circumstances. Occasionally information that serves an important journalistic purpose, such as in reporting on illegal, antisocial or fraudulent activities, cannot be obtained by more open means. In such circumstances, approval must be obtained from a senior News supervisor and the Attorney General’s Office before any taping or photographing takes place. MAET journalists do not record phone calls without permission.

11. If there is a question of legality in pursuit of a story, MAET journalists should consult their supervisor and the Director of News and Public Affairs.

12. MAET journalists do not pay for information from sources or newsmakers. They do not allow sources or interviewees to dictate how a topic will be covered, or which other voices or ideas will be included. They do not agree to submit questions in advance unless a specific instance is approved by the Director of News and Public Affairs or a designee. If questions are submitted in advance, this will be disclosed in our coverage.

13. MAET journalists do not sign non-disclosure agreements, except in the rarest of circumstances. Exceptions to this rule must be approved by the Director of News and Public Affairs. MAET journalists respect embargoes on news unless the circumstances surrounding the embargo make adherence to it inappropriate, such as where the information has already surfaced elsewhere or a strong public interest requires the disclosure to place other news in the proper context.

14. Although MAET journalists do agree to talk to sources on background when necessary, MAET’s strong preference is to have people on the record. Before any information is accepted without full attribution, reporters should make every reasonable effort to get it on the record. If that is not possible, reporters should consider seeking the information elsewhere.

15. When reporters quote anonymous sources, the editor or producer of that story has an obligation to satisfy him/herself that the source is credible and reliable, and there is a journalistically justifiable reason to let that person speak without attribution. This obligation also pertains to situations where individuals ask that their real names be withheld. The editor or producer has a twofold responsibility: 1) to make a judgment about whether it is editorially justified to let the person speak anonymously or under cover of a pseudonym or partial description, and 2) to satisfy her/himself that this person is who the
piece says s/he is. An editor should never be in the position of having to verify these things after a story has aired and a question is raised about it. If a pseudonym is used, the reporter must disclose this in the story.

16. When MAET journalists attribute information in a story to a "source" or "sources," it is assumed that these are the MAET journalists' sources and that they have obtained the information firsthand. If this is not the case, and the sources are ones quoted by other news organizations, then those sources must be attributed to those other news organizations.

17. MAET journalists do not show scripts in advance or preview pieces to any person not affiliated with MAET. An MAET journalist may review portions of a script or read back a quotation to assure accuracy. An MAET journalist may also play audio or read transcripts of an interview to a third party if the purpose is to get that party's reaction to what another person has said.

18. Our corrections policy is to correct substantive errors of fact in a timely way. If a reporter, host, editor or producer believes MAET got something wrong—or that there was a serious defect in a piece—s/he has an affirmative responsibility to get that on the table for investigation and possible correction. Many times MAET learns these things when someone outside brings an error to its attention. That is one natural way of finding out. But if MAET journalists have reason to believe there was a significant error, they should not wait for it to be pointed out. MAET journalists should err on the side of caution in checking corrections, clarifications or retractions with the Director of News and Public Affairs before they air or are posted online if there is any possibility the material in question poses a legal liability.

19. A reporter or host should make clear when an interview has begun or has ended so there is no question about what is or isn't for broadcast, or what is on the record or not.

20. Archival audio, or audio that was obtained from a past story, must be identified as such if it is used in a new piece. The listener should not be left to think that any archival or previously obtained audio was gathered in the context of the current piece. As an example, a story updating a controversy surrounding an individual would be misleading if it included new assertions of fact but only used past statements by that individual and failed to identify them as such.

21. In general, the same ethical and editorial standards apply to online journalism that apply to radio journalism, although there are unique considerations pertaining to online. Those considerations will be defined in a separate document to be developed by MAET in consultation with MAET News.

22. MAET's sign-off policy is either to sign-off from the place where the reporter is filing or, if the reporter is no longer there, to sign-off generically ("Joe Smith, MPB News") and establish the "place" of the story in the intro and body of the story itself.

23. MAET does not name victims of sexual assaults. There will, at times, be exceptions—such as certain instances when a victim goes public with his/her
identity—and MAET editors will judge these instances on a case-by-case basis.

VIII. Politics, community and outside activities
1. MAET journalists may not run for office, endorse candidates or otherwise engage in politics. Since contributions to candidates are part of the public record, MAET journalists may not contribute to political campaigns, as doing so would call into question a journalist's impartiality in coverage.
2. MAET journalists may not participate in marches and rallies involving causes or issues that MAET covers, nor should they sign petitions or otherwise lend their name to such causes, or contribute money to them.
3. MAET journalists may not serve on government boards or commissions.
4. MAET journalists may sit on community advisory boards, educational institution trustee boards, boards of religious organizations or boards of nonprofit organizations so long as MAET does not normally cover them and they are not engaged in significant lobbying or political activity. Such activities should be disclosed to the Director of News and Public Affairs or designee, and MAET may revoke approval if it believes continued service will create the appearance of a conflict of interest or an actual conflict.
5. When a spouse, family member or companion of an MAET journalist is involved in political activity, the journalist should be sensitive to the fact that this could create real or apparent conflicts of interest. In such instances, the MAET journalist should advise her or his supervisor to determine whether s/he should recuse her or himself from a certain story or certain coverage.

IX. Underwriting; foundation grants; advertising, marketing and promotion
1. A firewall will be maintained between MAET journalists and funders. While staff will inevitably end up talking to experts and officials who work at foundations that fund us (and their grantees), we may not discuss coverage planning with grant-making officials.
2. The Director of News and Public Affairs will designate individuals who will serve as contacts with funders for grant-making purposes or other communications.
3. Because of limited staff, MAET journalists may read funding credits on-air.
4. If MAET reports on an organization or individual who funds us, we will disclose that relationship on-air if the subject of the report is directly related to the thrust of the grant we received.
5. When authorized by the Director of News and Public Affairs, MAET journalists may take part or be asked to take part in promotional activities or events involving supporters of MAET, such as our coordinated fund drives and public radio audience-building initiatives.

X. Application and enforcement of this Code
1. Application and enforcement of this Code is the responsibility in the first instance of every MAET journalist. This responsibility extends to both him/herself and to every other MAET journalist with whom he/she works. We
should feel free to guide ourselves by offering suggestions to our peers to help them comply with their obligations under this Code.
2. Editors and producers have special responsibility for application of this Code to matters they are editing or producing. For each story that is produced, they should be satisfied that the standards of this Code have been met.
3. MAET journalists who do not comply with the Code may be subject to disciplinary action up to and including termination.

XI. Miscellaneous
1. We do not enter journalism contests or competitions when they are sponsored by groups that have an interest in influencing our coverage. All entries for contests or competitions must be approved by the Director of News and Public Affairs.
2. MAET journalists should not speak on behalf of MAET, or its policies and practices, unless authorized to do so by appropriate agency officials. All press inquiries about MAET policies and practices must be directed to MAET’s Communications Department.
3. Generally, MAET journalists may not endorse products or provide blurbs for books, movies or performances using their MAET identification. The Director of News and Public Affairs may make exceptions to this rule, such as when the author of a book is a colleague of the blurb-writer. However, permission will be denied in other circumstances, such as when the author is a politician or someone the MAET journalist covers. Blurbs drawn accurately and in context from material that has been on our air are permissible.
4. MAET journalists must not turn over any notes, audio or working materials from their stories or provide information they have observed in the course of their journalistic activities to government officials or parties involved in or considering litigation. If such materials or information are requested pursuant to governmental, administrative or other legal process, MAET journalists should immediately consult the Director of News and Public Affairs.
5. MAET owns materials that has been collected or produced by MAET journalists in the course of their duties, irrespective of whether it has been distributed on our air outright, and it may not be reproduced elsewhere without the permission of MAET.
6. The provisions of this Code are subject to the employment and other policies made generally applicable to all MAET employees.
APPENDIX C

ACRONYMS

ADA  Americans with Disabilities Act
ALS  Adult Learning Service
APTS Association of Public Television Stations
CALS Consortium for Adult Learning Services
CPB  Corporation for Public Broadcasting
EEO  Equal Employment Opportunity
EIA  Electronic Industries Association
FAA  Federal Aviation Administration
FCC  Federal Communications Commission
FLSA  Fair Labor Standards Act
FPB  Foundation for Public Broadcasting
ITFS Instructional Television Fixed Service
ITV  Instructional Television
IVN  Interactive Video Network
MAET Mississippi Authority for Educational Television
MPB  Mississippi Public Broadcasting
NETA National Educational Telecommunications Association
NPR  National Public Radio
OSBE Organization of State Broadcasting Executives
PBS  Public Broadcasting Service
PSA  Public Service Announcement
<table>
<thead>
<tr>
<th>Acronym</th>
<th>Description</th>
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<tr>
<td>PTFP</td>
<td>Public Telecommunications Facilities Program</td>
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<tr>
<td>PTOA</td>
<td>Public Television Outreach Alliance</td>
</tr>
<tr>
<td>SPB</td>
<td>State Personnel Board</td>
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<tr>
<td>TRAC</td>
<td>Television Ratings Analysis Consortium</td>
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