

International Student Employment Compliance Certification

Section 214.2(f)(9)(i) of the Immigration and Nationality Act stipulates that international students on F-1 status may work on campus, but the work must not exceed 20 hours a week while school is in session. There is no hourly limitation during scheduled breaks and annual vacation. I certify that I understand the regulation limiting my campus employment to a maximum of 20 hours a week while school is in session and that failure to adhere to this regulation could result in termination of my legal status in the U.S.

I understand that United States law prohibits my access to certain information and data that is considered sensitive because it may involve or relate to encryption software, weapons or missile technology or proprietary information. I further understand that such information and data is commonly known as export controlled material. Before participating in any research or other project that I believe may involve my access to such information or data, I will ask the faculty or staff member providing me with access if my participation is permissible.

(print name)

(signature)

___/___/___
(date)