BR#88-168 Dan 88-55 Mpenlow



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## Office of the President

## RESOLUTION

concerning

## EMPLOYMENT OF STUDENT WORKERS

## December 2, 1988

BE IT RESOLVED.

That, in order to establish uniform practices in the employment of student workers, Board Resolutions #77-39 #88-55 and and #87-171 are repealed and the following policies are established effective January 1, 1989.

- a. The student must be matriculated at any campus of Connecticut State University and be currently enrolled in courses.
- b. The student must not be on any State payroll other than the student employee payroll of the employing campus.
- c. To be eligible for summer session work the student must have been enrolled during the prior semester and must certify in writing his or her intention of attending the university during the next semester, or be completing degree requirements during the summer session.
- d. When classes are in session a student may work no more than 40 hours per bi-weekly pay period, summer sessions excluded.
- e. During vacation periods a student may work a maximum of 40 hours per week, summer sessions included.
- f. The aforementioned policies, a. through e., shall not apply to persons employed under the Federal College Work Study Program. The employment of persons under the Federal College Work Study Program shall conform to the Federal laws and regulations established for that program.

A Certified True copy:

Dallas K.

President



