

EMPLOYEE HANDBOOK

Adopted May 20, 2024

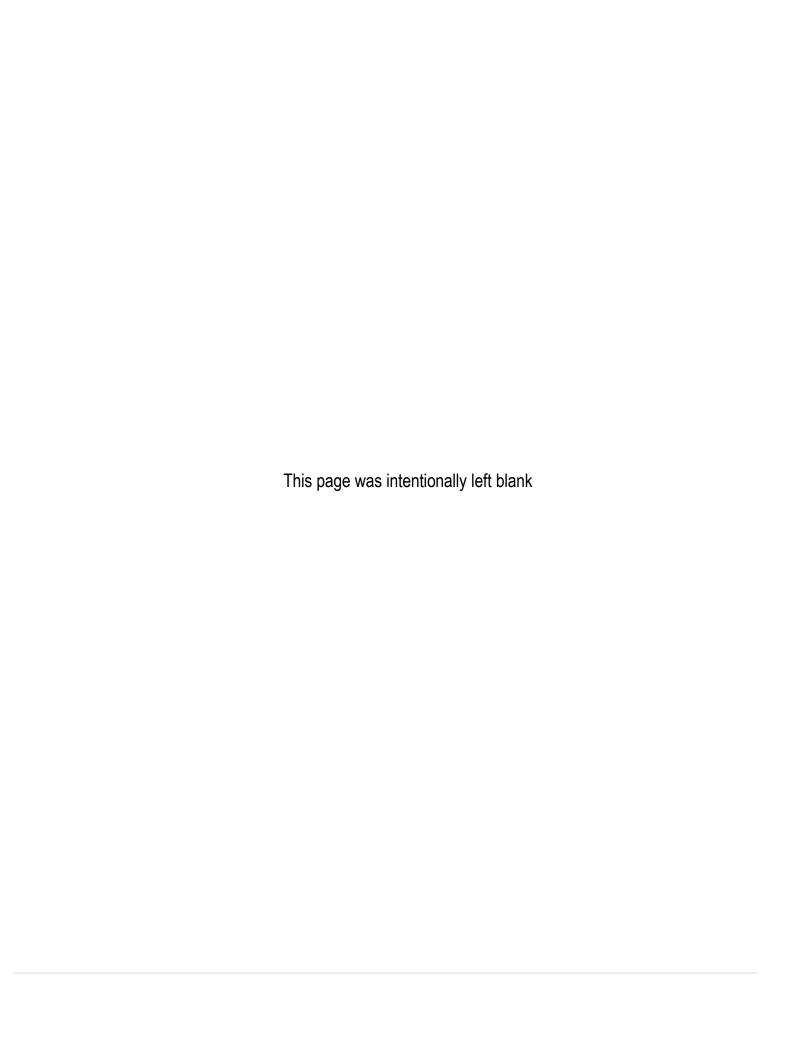


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MISSION STATEMENT

To provide the necessary services to the community in a safe, reliable, economical, and ecologically responsible manner. To accomplish this goal, we shall:

- Manage available resources for the best long-term interest of our rate payers.
- Provide our employees with a safe and fair work environment that promotes teamwork, professional growth, and excellence in performance.
- Protect the environment through responsible operating practices and public education.
- Work cooperatively with the community and other municipal service providers.

ABOUT THIS HANDBOOK

The quality of our service is directly attributable to the care that is taken by our employees. YOU are our most important resource, and we want to provide you with the tools necessary to do the best job possible. Additionally, we are committed to creating a positive work environment.

Therefore, it is important to begin by describing what this Employee Handbook is, as well as what it is not.

- It is intended to cover all employees of the District.
- It is a summary of our organization's employment policies and procedures. With the exception
 of an employment contract executed directly with the Board of Commissioners, this Handbook
 revokes and supersedes any prior summaries or statements of employment policies and
 procedures and will control in case of any inconsistencies with other written materials.
- It is a "living" document, which we expect to revise and update from time to time. We will keep you advised of changes in policies and procedures covered in this Employee Handbook through notices via email, meetings and/or circulation of revised pages or a later edition. Please also note that the District retains the right to deviate from a particular policy in a given situation, when it is in the best interests of the organization.
- It is not your only source of information on employment-related issues. Although this
 Employee Handbook will probably be the best place to start with finding answers to
 questions, you may, from time to time, have questions that it does not answer. In those
 situations, you should talk with Human Resources, a Supervisor, Manager, Superintendent,
 Director, Assistant General Manager, or the General Manager.

This Handbook is not a contract of employment and is subject to change and modification at any time. Employment with the District is "At Will," which means that you or the District are free to end the employment relationship at any time, with or without cause, reason, or notice. No one in our organization has the authority to enter into any agreement for employment for a specified period, or to make any representation or agreement inconsistent with this policy, unless it is in writing and signed by the President of the Board of Commissioners.

WORKPLACE POLICY

Consistent with its mission statement, the District will provide its employees with a safe and fair work environment that promotes teamwork, professional growth, and excellence in performance. The District recognizes its responsibility to build and maintain a diverse, respectful workplace, where all employees enjoy an environment in which the dignity and self-respect of every person is valued, and which is free of offensive remarks, material, or behavior.

Workplace conflicts and disrespectful behavior jeopardize an employee's dignity, self-esteem and well-being and possibly undermine work relationships, friendships, and productivity. Every employee has the responsibility to refrain from participating in behavior that is or could be perceived to be disrespectful in nature.

A truly respectful workplace requires cooperation and support from each and every employee in the organization. Everyone has a responsibility to set a positive example and behave in a manner which will not offend, embarrass, or humiliate others, whether deliberate or unintentional.

The principle of fair and respectful treatment is a fundamental one that the District commits to uphold for its employees and members of the public. This same commitment is expected from District employees, who are personally responsible at all times for their behavior and conduct. By working cooperatively, the District and its employees can ensure that every individual is treated respectfully and courteously.

Employees are expected to work cooperatively in an environment of mutual respect, drawing on all resources available to get the job done. In addition to their personal responsibilities as employees and supervisors, Management Team members bear the primary responsibility for maintaining a workplace environment free from disrespectful behavior and are expected to act on this responsibility when necessary.

Workplace Expectations

As a team, all employees work together toward achieving District goals by observing, practicing, and meeting common-sense workplace expectations. The expectations listed here are not an exhaustive list of what is expected or required of all employees. Expectations and requirements of employees also include, but are not limited to, those set forth in other portions of this Employee Handbook, District policies and procedures, job descriptions, employee performance evaluations, and communications from supervisors.

- 1. Employees are expected to perform job duties safely, effectively, and productively by:
 - Taking responsibility for their job performance; (Assignment of duties)
 - Seeking appropriate help to resolve any problems that may interfere with their work.
 (Dispute resolution)
- 2. Employees are expected to report to work as scheduled, on time, and at the designated workstation. (Attendance)
- 3. Employees are expected to follow all governmental and District safety regulations, drive safely,

and properly use District equipment by:

- Accepting safety as a personal responsibility; (Safety in the workplace)
- Using appropriate protective equipment as required in the performance of job duties; (Personal Protective Equipment) and
- Reporting all accidents, injuries, and hazardous conditions to their supervisor and the Water Quality Coordinator IMMEDIATELY. (Accidents and reporting workplace injuries)
- 4. Employees are expected to perform job duties with integrity, honesty, and professionalism. (Code of conduct)
- 5. Employees are expected to respect the rights of others by:
 - Showing respect for customers and their property; (Personal conduct)
 - Respecting other employees and recognizing that the work force is made up of individuals from diverse cultural, racial, and social backgrounds; (Unlawful harassment)
 - Making no racial, ethnic, sexual, or religious jokes or slurs; (Unlawful harassment) and
 - Reporting any inappropriate conduct to Human Resources, Supervisor, Manager Superintendent, Director, Assistant General Manager, or the General Manager. (Complaint Procedures)
- 6. Employees are expected to promote open communication with their co-workers, Supervisors, Superintendent, Managers, Directors, Assistant General Manager General Manager, Board of Commissioners, and District customers.
- 7. Employees are expected to handle conflict appropriately by:
 - Recognizing that most conflicts can be resolved through open communication and a willingness to seek compromise and build upon common goals; (Dispute resolution) and
 - Keeping their supervisor informed of potential or immediate problems or conflicts and the resolutions achieved. (Dispute resolution)
- 8. Employees are expected to report to work appropriately dressed and fit for duty by:
 - Being in a rested and alert state to ensure they make sound judgments and perform safely on-the-job; (Appearance/work attire) and
 - Refraining from the use of OTC "drugs" or controlled substances, including alcohol marijuana, and drugs that are illegal under federal or state law. (Substance abuse policy)
- 9. Employees are expected to promote a respectful workplace by:
 - Communicating and expressing their views in a respectful manner; (code of conduct) Refrain
 from sharing malicious gossip and rumors about co-workers where the information is known to
 be false or there is reckless disregard as to its truth. Gossip can be a destructive force in a work
 environment and can undermine productivity and create animosity among co-workers. (Code of
 conduct) and

 Observing these workplace expectations will help create a safe and productive work environment. The District is proud of its employee team and encourages all employees to feel free to ask questions or make suggestions to Human Resources, their Supervisor, Managers, Superintendent or Director, Assistant General Manager, and the General Manager.

Use of Workplace Facilities and District Property

The District's headquarters and other facilities are for uses related to its water distribution, wastewater collection operations, and associated District business. Employees are prohibited from using District facilities, funds, personnel, property, equipment, or other resources for personal or private purposes as further set forth in the Code of Conduct in this Employee Handbook. Limited uses beneficial to the public or local community may also be permitted with prior written approval of the General Manager.

EMPLOYMENT POLICIES

EQUAL EMPLOYMENT OPPORTUNITY

The District is an equal opportunity employer (EEO). The District does not tolerate discrimination on the basis of race, color, creed, religion, national origin, sex, marital status, age, pregnancy, physical, mental, or sensory disability, use of a guide dog or service animal, sexual orientation, gender identity, veteran status, genetic information, or any other basis protected by federal, state, or local laws. This applies to all terms and conditions of employment, including recruiting, hiring, job placement, transfer, evaluation, promotion, training, demotion, all forms of compensation, layoff, or termination, leaves of absence, and any other conditions of employment.

The District's policy as an equal opportunity employer encompasses an obligation to employ those legally entitled to work in the United States without regard to citizenship, ethnic background, or place of national origin. In conformity with the Immigration Reform and Control Act of 1986, District policy is to hire only those who are eligible to work in the United States. Verification documentation is required of all new hires within three days of employment.

The District believes in and practices equal opportunity. All employees are responsible for supporting the concept of equal opportunity and diversity and assisting the District in meeting its objectives. Employees who violate this policy will be subject to disciplinary action, up to and including termination.

AMERICANS WITH DISABILITIES ACT (ADA), THE ADA AMENDMENTS ACT & WASHINGTON LAW AGAINST DISCRIMINATION

It is the policy of District to comply with all federal and state laws concerning the employment of individuals with disabilities. The District offers equal employment opportunities and treatment to qualified individuals who may have a physical or mental disability but are still able to perform the essential job functions. The District will not discriminate against qualified individuals with disabilities relative to application procedures, hiring, advancement, retention, transfer, discharge, compensation, training or any other terms, conditions, and privileges of employment.

An employee who believes that they have a disability which requires reasonable accommodation from the District should notify Human Resources in writing. The District's disability accommodation process is intended to be interactive and collaborative, relying on open communication and active participation between employees and the District. The primary goal of this process is to help employees to perform essential job functions with or without accommodation. Notification from the employee should include a description of the asserted disability and the form of accommodation requested, if any. Once the notification of potential disability is received, the District will engage in an interactive process with the affected employee to determine the extent of any disability and what, if any, reasonable accommodations may be available to the employee. A reasonable accommodation is one that does not cause undue hardship on the District, its resources, its operations or the objective of public service, or the employee's co-workers. The employee is expected to assist the District in the interactive process, which may include providing the District a medical certification, consent to release medical information, and other related documentation upon the District's request. The District is under no obligation to accommodate the employee in the specific manner the employee requests and may provide alternative accommodation.

PREGNANCY ACCOMMODATION

An employee who needs accommodation due to pregnancy may be afforded the following accommodations with or without medical certification: frequent, longer, or flexible restroom breaks; seating or allowing the employee to sit more frequently; modifying restrictions on food and drink; limiting lifting to 17 pounds or less and allowing employees to express breast milk.

In addition, a pregnant employee may be entitled to other workplace accommodation(s), as long as there is no significant difficulty or expense and subject to written certification from a health care professional regarding the need for the requested accommodation.

ACCOMMODATION OF RELIGIOUS BELIEFS

The District will also reasonably accommodate the sincerely held religious beliefs of an employee unless accommodation would result in undue hardship.

UNLAWFUL HARASSMENT

The District is committed to providing a workplace that is free of written, verbal, physical and visual forms of harassment, including conduct that creates an intimidating, offensive, or hostile work environment, so that everyone can work in a productive, respectful, and professional environment. Workplace bullying is one example of strictly prohibited behavior that may also rise to the level of hostile work environment. Harassment in employment that is based on race, color, creed, religion, national origin, sex, sexual orientation, gender identity and expression, marital status, military status, age, disability, or any other basis prohibited by federal, state, or local laws is strictly prohibited and will not be tolerated by anyone in the workplace, whether by commissioners, management, supervisors, co-workers, or non-employees.

Sexual Harassment Defined

Applicable federal and state laws define sexual harassment as unwelcome sexual advances, requests for sexual favors, or other written, visual, verbal, or physical conduct of a sexual nature when:

- Submission to the conduct is made as a term or condition of employment;
- Submission to or rejection of the conduct is used as the basis for employment decisions affecting the individual; or
- The conduct has the purpose or effect of unreasonably interfering with the employee's work performance or creating an intimidating, hostile, or offensive working environment.

Sexual harassment includes many forms of unwelcome or offensive behavior including harassment based on another person's gender or harassment based on pregnancy, childbirth, or other related medical conditions. It also includes harassment of another employee of the same gender as the harasser. Examples of sexual harassment include, but are not limited to:

- Unwanted sexual advances/propositions.
- Offering or conditioning employment benefits in exchange for sexual favors.
- Making or threatening reprisals, or changing performance expectations after an employee has turned down a sexual advance.

- Visual conduct that includes leering, making sexual gestures, or displaying of sexually suggestive objects, pictures, cartoons, or posters.
- Written or verbal communications or conduct such as making or using derogatory comments, epithets, slurs, sexually explicit jokes, or comments about an employee's body ordress.
- Written or verbal abuse of a sexual nature, graphic written or verbal commentaries about an employee's body, sexually degrading words used to describe an individual, or suggestive or obscene letters, notes, emails, or invitations.
- Excessive one-sided romantic attention in the form of love letters, telephone calls, emails, text messages, instant messages (Teams) social media posts, or gifts.
- Displaying, storing, or transmitting pornographic or sexually oriented materials using District equipment, facilities or while on District premises.
- Unwelcome physical contact or conduct that includes pats, hugs, brushes, touches, shoulder rubs, assaults, or impeding or blocking movements.
- Unwelcome sexual advances, like requests for dates or propositions for sexual favors.
- Retaliatory actions against an employee who reports harassment or threatens to report harassment.
- This policy is also violated if any employee is fired, denied a job, or denied some other
 employment benefit because the employee refused to grant sexual favors, complained about
 harassment, or assisted in an investigation of harassment.

The District does not tolerate sexual harassment in the workplace. Employees who violate this policy are subject to disciplinary action, up to and including termination. The District is committed to taking reasonable steps to prevent harassment from occurring and will take immediate and appropriate action when it knows that unlawful harassment has occurred. To accomplish this the cooperation of all employees at all levels is needed.

Other Types of Workplace Harassment

Prohibited harassment on the basis of race, color, national origin, ancestry, religion, physical or mental disability, age, marital or veteran status, creed, sexual orientation, gender identity and expression, the presence or any sensory, mental, or physical disability or any other basis protected by federal, state, or local law includes behaviors similar to sexual harassment. Examples of behaviors that may be considered harassment include, but are not limited to:

- Written or verbal conduct such as threats, jokes, epithets, derogatory comments, or slurs.
- Visual conduct such as derogatory posters, photographs, cartoons, drawings, or gestures.
- Physical contact or conduct such as assault, unwanted touching, or blocking normal movement.
- Retaliatory actions against an employee who reports harassment or threatens to report harassment.

Any messages or communications sent or received through electronic or voice communication systems are also subject to District anti-harassment and anti-discrimination policies. This includes any personal email communications sent using District equipment. The use of information systems

(including email and internet) for the display of sexually explicit images, messages, off color jokes, or anything that may be construed by a reasonable person as harassment or showing disrespect for others, is strictly prohibited.

This policy prohibiting all forms of harassment also covers the use of social media that affects the work environment and conduct outside the workplace at District sponsored social functions (holiday dinners, picnics, etc.) and business functions (conventions, training events, trade shows, etc.).

Bullying is another form of prohibited behavior that may raise the level of harassment. The definition of bullying is deliberate, repeated, malicious mistreatment of another employee typically by using a mix of humiliation, intimidation, or sabotage of employment. Examples of negative acts that may be considered bullying include, but are not limited to:

- Intimidating or undermining employees by demeaning their person or work standards, setting
 them up for failure, and constantly reminding them of past mistakes. This is not to be confused
 with supervisors setting reasonable performance expectations and holding employees
 responsible for delivery of results or holding employees accountable for failure to follow
 workplace rules and policies.
- Threatening employees' personal self-esteem or work status by using negative behaviors such as malicious gossip, insults or put downs, hostile glares, intimidating gestures, or aggressive communication in written or verbal form.
- Isolating employees from opportunities, information, and interaction with others.

It is important to recognize, confront, and stop bullying. Employees should report it to their supervisor or Human Resources if it is occurring in the workplace.

Liability for Harassment

According to the law, in some situations there may be personal liability for an employee who participates in unlawful harassment. The District does not consider conduct in violation of this policy to be within the course and scope of employment or the direct consequence of the discharge of one's duty.

Complaint Procedures

The District's complaint procedure provides for prompt, thorough, and objective investigation of alleged discrimination, including harassment and workplace bullying. If an employee experiences or witnesses sexual or other unlawful harassment in the workplace, they must report it immediately to Human Resources, Supervisory personnel, or the General Manager. Employees may report their concern to any of the Commissioners if they believe that it would be inappropriate to report to a Management Team member. Employees can raise concerns and make reports without fear of reprisal or retaliation. This condition applies regardless of whether the employee articulating the concern is the employee towards whom the conduct is directed.

To conduct an effective investigation, the District needs its employees' assistance. Employees should provide as much information as possible to assist the District's investigation. The following are examples of what should be reported:

What happened

- When it happened
- Where it happened
- Person(s) involved
- Name of witness(es) if any
- What action was taken by the victim
- Whether the victim's actions resolved the situation

The complaint will be documented immediately, and the complainant will be asked to sign it, acknowledging the complaint was documented correctly.

Complaints of harassment that are found, following investigation, to be knowingly false are a violation of these procedures, and the complainant will be subject to disciplinary action, up to and including termination.

Investigation

Once accepted, all allegations of unlawful harassment will be investigated. The results of the investigation and the determination as to whether harassment occurred will be reported to the complainant, the alleged harasser(s), the General Manager, and others on a need-to-know basis.

All complaints will be taken seriously.

Responsibilities of Management

District management will take reasonable steps to protect the victim and other potential victims from further harassment, and to protect the victim from any retaliation as a result of communicating the complaint and any subsequent disciplinary action(s) taken as a result of the complaint. Regardless of whether a complaint is made, any supervisor who becomes aware of possible sexual or other unlawful harassment must immediately advise Human Resources, their Director, or the General Manager so it can be investigated in a timely and confidential manner. If the harasser is the General Manager, employees should take their complaint to any Commissioner.

Retaliation in any manner against an employee for, in good faith, filing a harassment charge or initiating a harassment complaint, testifying in an investigation, providing information, or assisting in an investigation, is expressly prohibited and subject to disciplinary action, up to and including termination.

EMPLOYMENT PRACTICES

RECRUITMENT AND HIRING

The District believes that hiring qualified employees contributes to the overall success of its operations. To ensure the District hires the most qualified candidates for its open positions, the following hiring process will generally be followed.

New positions should be requested during the budget process, unless deemed as an urgent need (temporary or regular full-time FTE). When an existing position is vacated, the applicable supervisor/director and HR will review the job description and justification to ensure that the District is continually evaluating and evolving. All positions will require approval from the General Manager. No individual (manager, director, commissioner etc.) has the authority to make any representation or agreement regarding hiring, promotions, and/or reclassifications that is inconsistent with District policy and/or the final hiring authority of the General Manager.

Job Posting and Recruitment Advertising

Job openings are typically posted to the District's website as well as advertised externally. Positions are typically posted as "open until filled" unless specified otherwise. All job openings will remain posted until the position is filled or a decision to close the opening has been made.

Applications for Employment

To be considered a candidate for employment with the District, interested individuals must complete and submit all required materials listed in the job posting. All applicants will be considered on the basis of their qualifications and experience to perform the job successfully.

Internal Transfers

Employees who meet the minimum qualifications may apply for posted job openings. To be considered a candidate, employees must complete and submit all required documentation as listed in the job posting. All applicants will be considered on the basis of their qualifications and ability to perform the job successfully. Internal candidates who are not selected will be notified by Human Resources.

Interview Process

Human Resources will coordinate with the supervisor/manager/director regarding skills and preferred qualifications, prior to screening applications and resumes. Initial interviews follow a structured interview process and are conducted by a team designated by, and including, the General Manager. Interview questions are generally compiled and reviewed by the interviewing team and Human Resources prior to the interview. At the completion of the interview process, the interview panel will discuss all the candidates and make a recommendation to the General Manager who has final hiring authority. Human Resources will track, document, and retain all applications and resumes received, results of interviews conducted, and notify applicants not selected for District job openings.

Background Checks and Job Offers

Human Resources will present a conditional offer to the top candidate contingent on the results of reference checks, criminal background checks, and drug screening. Drug screening is performed for the Districts safety sensitive positions only. Based on the results received and, in the District's, sole discretion, Human Resources may withdraw the conditional offer or continue the hiring process. Any pay rate above Step 1 in the position's grade requires pre-approval by the General Manager. The criminal background check is conducted through a third-party service provider and will only be conducted after presentation of a conditional offer to a candidate.

DOT Drug and Alcohol Testing

All safety-sensitive positions, including all positions requiring a CDL, shall be subject to a drug and alcohol screening post conditional offer. Failure to successfully pass the drug and alcohol screening shall result in job termination or withdrawal of employment offer.

Orientation

New employees will attend various orientations during their first week of employment. During the orientations, employees will receive detailed information about general policies, procedures, safety, benefits, and basic information on pay and leave policies.

Rehire/Reinstatement

Employees who voluntarily resign or are laid off from the District in good standing may be eligible for re-employment consideration. To determine eligibility, former employees should submit a completed employment application to be considered and processed using the same procedures and standards that govern all other applicants. The District is under no obligation to rehire former employees.

Prior Service Credit

Employees who are rehired by the District will receive credit for prior time worked as follows:

- Employees who were terminated because of a reduction in workforce will receive credit for
 prior time worked for the purposes determining monthly vacation accrual if they are reemployed within one year after their termination date; including reinstatement of accrued but
 unused sick leave. However, a new effective start date will be established based on the date
 of reinstatement.
- Employees who voluntarily terminated their employment with the District will receive credit for
 prior time worked for the purposes of benefit eligibility, subject to management approval, if reemployed within one year after the termination date. However, a new effective start date will be
 established based on the date of reinstatement.
- Rehired employees are considered new employees, except as otherwise provided in this Employee Handbook.

EMPLOYMENT CLASSIFICATION

Employment status is categorized to make distinctions in benefits and other employment conditions. Employees may be considered as full-time, part-time, limited term, temporary, seasonal, contract, or volunteer. The following definitions apply.

Regular Full-Time

An employee who is regularly scheduled to work 40 hours per week. Regular full-time employees are eligible for District benefits, subject to any specific requirements of an applicable benefit plan.

Regular Part-Time

An employee who is regularly scheduled to work less than 40 hours per week. Regular part-time employees are eligible for District benefits on a prorated basis, subject to any specific requirements of an applicable benefit plan.

Limited Term

An employee who is hired to work for a specific limited period of time not to exceed one year with the possibility to extend an additional year with the General Manager written approval. Limited Term employees are generally eligible for District benefits, subject to any specific requirements of an applicable benefit plan.

Temporary

An employee who is hired for a specified project, for a limited time period of less than six consecutive months. Temporary employees are not eligible for District benefits unless required by law.

Seasonal

An employee who is hired for work that recurs at approximately the same time each year that lasts for a specified time period of less than six consecutive months. Seasonal employees are not eligible for District benefits unless required by law.

Contract

An employee who is employed under a contract approved by the Board of Commissioners, under specific terms or for a specific period of time/project, is subject to the provisions in the employment contract and this handbook. Contract employees are not eligible for District benefits unless required by law or the contract of employment. Where inconsistencies exist between the contract and this handbook, the contract will prevail.

Volunteer

An individual who is registered as a volunteer with the District and provides services to the District without compensation. Volunteers are not eligible for District benefits and the relationship will be

"At-Will" for the duration of service. Volunteers will be expected to follow all the Districts policies and procedures.

In addition to the above categories, employees are further classified as exempt or non-exempt according to federal and state laws, including the Fair Labor Standards Act (FLSA), the Washington Minimum Wage Act (WMWA), and other applicable federal, state, and local rules and regulations.

Exempt

An employee who is exempt from the overtime pay requirements under federal and state laws and is paid a salary to perform a body of work. A typical work week requires more than 40 hours a week and may be subject to extended workdays, after-hour's meetings, or working extra hours to complete time-sensitive assignments. Most supervisory employees are considered FLSA exempt. The exempt employees are entitled to compensatory time for work in excess of their scheduled workday on an hour for hour basis. However, accrued compensatory time for exempt employees has no cash value and will not be paid through payroll.

Non-Exempt

An employee who is non-exempt from the overtime pay requirements under federal and state laws is paid an hourly wage and is entitled to 1.5 times their hourly rate of pay for all hours worked over their scheduled workday.

Employees are notified of their FLSA designation upon hire. An employee's exempt or non-exempt designation may be changed only upon written notification by the General Manager or designee.

PROMOTION AND RECLASSIFICATION

Promotion

Promotion is defined as filling a vacancy or entering a newly created position that results in <u>all</u> conditions below:

- (a). A change of duty assignments and title of an employee,
- (b). A requirement of increased qualifications, such as greater skill, degree, certification, licensing, or experience, and
- (c). A higher level of responsibility.

The employee will be compensated with a higher salary range minimum or receive a 5% pay increase, whichever is greater. Employees promoted to a new position will serve a 12-month trial service period. Should the employee fail to pass the trial service period or request a return to their prior position, they may only return under the following conditions:

- (a). The prior position remains vacant;
- (b). The General Manager approves the return;
- (c). The employee agrees to accept any changes that may have occurred to the position (i.e., the position's hours have been reduced); and

(d). Any promotional pay increase will be rescinded as a part of the process.

Employees who accept a position on the Management Team, a confidential position or as an assistant to the Management Team, cannot return to their prior position. The District retains the right to extend the trial service period should the supervisor deem it necessary. The affected employees will be notified of the extension in writing.

Reclassification

An employee may be reclassified when there is a significant change (higher or lower) in the level of job duties and assignments as compared to those originally assigned. These changes can result from additions, expansions, or reductions of responsibilities and assignments; changed qualifications (or re-assessment of actual job skills) or consolidation, elimination, or reassignment of duties, which significantly change the position. This may result in a title change and a change in compensation. Reclassification can only occur within a specific position series.

Employees reclassified to a more senior position need to consistently meet and demonstrate the following criteria:

- The supervisor officially assigns, and the employee competently performs, duties on a consistent and extended basis that are outside of the employee's current job classification;
- The employee consistently demonstrates the skills, knowledge, abilities, and attitude that meet the expectations of the more senior position; and
- The employee has the required years of related work experience in the performance of the same or equivalent job duties.

Promotion or Reclassification Resulting in a Different Salary Range

The actual pay adjustment may vary depending upon the evaluation of qualifications and market research by Human Resources and the employees' Director with approval by the General Manager. In the event that the reclassification places the employee in a lower salary range, the employee will maintain their current rate of pay. A reclassified employee who is above the maximum salary range will be ineligible for a pay increase as long as their salary is above the maximum salary range for their position.

All promotions and reclassifications are to be initiated by the employees' Director with approval by the General Manager and are subject to budgetary constraints.

For some positions, testing may be required to advance to another position. These tests are only necessary when such a test will determine an employee's ability to do the job.

MINIMUM QUALIFICATIONS

Employees are expected to maintain certifications as required by their job descriptions. Failure to maintain these certifications may result in demotion or termination.

When updates are made to an employee's job description and the required qualifications are changed, employees currently in that position may be considered "grandfathered" with their existing level of

certification or granted a grace period to obtain the new training and certification. Should a "grandfathered" employee allow an existing certification or minimum qualification to lapse, they nullify their "grandfathered" status and are expected to meet the minimum qualifications of the respective position.

TRIAL SERVICE PERIOD

All employees who are hired, promoted, or reassigned will serve a trial service period of 12-months. During and after this period, the work relationship will remain "At-Will." During the trial service period, the employee is in training and under observation and evaluation of their work performance.

The employee's performance will be evaluated at the midpoint and the end of the trial service period. Once the employee has successfully completed the trial service period, they will be moved to regular status. If the trial service employee fails to meet minimum expectations, and there is reason to believe that the employee's skills will improve within a specified time frame, the employee's Director may extend the trial service period one time only for a period of 30, 60, or 90 days. This extended trial service period shall be communicated to the employee in writing and the extension requires the General Manager's written approval. If expectations are not met or skills are not satisfactory at the end of the extension period, it is unlikely that employment will be continued, or the promotion will be rescinded.

Trial Service Employee Leave

Newly hired employees may accrue, but not use, paid vacation hours for the first six months of employment but may use compensatory time and sick leave as accrued.

EMPLOYMENT DATES

Hire Date

The hire date is the first day an employee reports to work.

Effective Start Date

The effective start date is used for computation of various employee benefits. Employees hired or promoted on the first working day of the month will have an effective start date for benefits the first of that month. Employees hired or promoted after the 2nd working day of the month will have an effective start date for benefits on the 1st of the following month.

Should an employee be physically absent from work for more than 60 calendar days during the immediately preceding 12 months, their effective start date may be moved forward by the number of days of such absence in excess of 60 calendar days.

These employment dates may be adjusted by mutual agreement in writing, promotion, or reclassification into a new position, or based on other provisions mentioned in this handbook.

EMPLOYMENT RECORD KEEPING

The District maintains a personnel file for each employee. These files contain job applications, resumes, job offers, written evaluations, certifications, disciplinary actions, salary adjustments, W-4s, recognition correspondence, and other information required by federal and state law. Separate confidential files are maintained for I-9 documentation, medical, medical related leave requests, work-related injuries resulting in L&I documentation, and driver gualification files for those with a CDL.

The privacy of personnel files is respected within the District. Private information will not be released without the employee's written consent, unless required by law, including but not limited to the Public Records Act, RCW 42.56.

Access to Personnel Files

Employees may examine their personnel file at the District office by making advance arrangements with Human Resources. Supervised viewing of employee files is restricted to the Human Resources office. The District may provide copies of personnel files as required by law, but employees may not at any time deface, amend, or change any document contained in the personnel file. Employees may request removal of inaccurate information. The District can decline, in which case employee can submit rebuttal if they choose to do so. The District reserves the right to maintain its employees' personnel files in a manner that it deems fit and reasonable.

Change in Personal Information

Keeping employee personnel files current is important to employees with regard to pay, payroll deductions, benefits, emergency situations, and other matters. If there are changes in any of the following items of information, Human Resources should be notified immediately of said change:

- Name
- Marital Status
- Address
- Phone Numbers
- Change in dependents
- Emergency Contact
- Change in direct deposit
- Change in beneficiary
- Job related physical or other limitations that impact employment
- Newly earned certifications or documentation of additional training
- Changes in Driver License or CDL status
- Notification of gross misdemeanor or felony convictions
- Traffic related infractions that may affect the employee's eligibility to drive as part of their job or as required for CDL
- Other information having a bearing on employee's employment

SEPARATION OF EMPLOYMENT

Employment with the District is "At-Will" which means employees, or the District, are free to end the

employment relationship at any time, with or without cause, reason, or notice. Separation of employment within an organization can occur for several different reasons. Employment may end as a result of resignation, retirement, release (end of season or assignment), reduction in workforce, or termination.

Resignation

Resignation is a voluntary act initiated by the employee to end employment with the District. To facilitate a smooth transition out of the organization, the District encourages separating employees to provide a minimum of two weeks' notice in writing prior to their last day and 30 days' notice for supervisors and management level employees. Human Resources will confirm all written notices in writing within 24 hours. Employees who do not provide advance notice or fail to actually work the remaining two weeks may be ineligible for rehire.

Retirement

Employees who wish to retire are requested to notify their department Director and Human Resources in writing at least one month before the planned retirement date.

Job Abandonment

Unless on approved paid or unpaid leave, employees who fail to report to work or contact their supervisor for three consecutive workdays are considered to have abandoned the job without notice, effective at the end of their normal shift on the third day. Supervisors must notify Human Resources at the expiration of the third workday and initiate the paperwork to terminate the employment relationship. Employees who are separated due to job abandonment are generally ineligible for rehire.

Termination

Employees of the District are employed on an "At-Will" basis, and the District retains the right to terminate an employee at any time, with or without cause, reason, or notice.

Reduction in Workforce

Due to the cyclical nature of its workload and budget constraints, it may become necessary for the District to lay- off some of its employees. Should this happen, the layoff decision may be made based on the skills desired for the District's operational needs, financial impact to the District, employee disciplinary records, and work performance. While the District will consider applicable work experience, seniority will not necessarily be a consideration.

Exit Interview

The District encourages all employees to participate in an exit interview when they separate from employment and values all opinions and suggestions received in the process. Exit interviews provide an opportunity to address unresolved issues before leaving District employment and allows the District to solicit input about the District and any suggestions for improvement. Human Resources will contact the employee as soon as notice is given to schedule an exit interview. The exit interview

is generally on the employee's last day of work or maybe on another day, as mutually agreed upon, and will be with the Human Resources department.

Return of District Property

The separating employee must return all District property in their possession no later than the last day of employment. District property includes uniforms, computers, cell phones, keycards, keys, access cards, identification cards, vehicles, gas cards/key fob, tools, emergency backpacks, and any other items in their possession that belong to the District. Failure to return items may result in deductions from the final paycheck as authorized by the employee per the Handbook Receipt Acknowledgement (Appendix B). If the employee's appropriation of property was dishonest or willful the District may file a police report for the missing property.

Vacation Pay for Separating Employees

A separating employee will be paid in full for accrued and unused vacation days, subject to the conditions described below. Any time taken that has not been accrued will be deducted from the employee's final paycheck. Vacation leave is paid in the last paycheck unless the employee resigned and did not give and work a full two weeks' notice. In this case the vacation balance cashout may be forfeited. Vacation pay is based upon an employee's straight time earnings.

Post Separation Health Benefits

Health insurance terminates the last day of the month of employment. Employees will be required to pay their share of the health and dental premiums, if any, through the end of that month. Separating employees may be eligible to continue coverage, at their expense, under the Consolidated Omnibus Budget Reconciliation Act (COBRA); COBRA information will be provided at the time of separation.

Rehire

Former employees who left the District in good standing and were classified as eligible for rehire may be considered for re-employment. An application will be required and should be submitted to Human Resources; the applicant must meet all minimum qualifications and requirements of the position, including any qualifying exam, when required. However, an offer for re-employment is not guaranteed.

Human Resources will coordinate rehires with the Supervisors prior to rehiring a former employee. Rehired employees begin benefits just as any other new employee. Previous tenure may or may not be considered in calculating longevity, leave accruals, or any other benefits.

Ineligibility for Rehire

An applicant or employee who is terminated for violating policy, who resigned in lieu of termination from employment due to a policy violation or didn't provide a two weeks' notice will be ineligible for rehire.

Employment References

All employment references will be processed through Human Resources. Any employee who is contacted for reference information regarding a current or former District employee must forward that request to Human Resources. As a general business practice, a signed release authorizing the release of employment information is preferred. As allowed by state law, the District will respond in good faith to direct questions from prospective employers. Information given may include dates of employment, position, salary (release required), and rehire eligibility. In cases where a separation agreement may be in place, the District will follow the terms of the agreement.

COMPENSATION PHILOSOPHY

The District values quality employees and is committed to attracting, motivating, and retaining a skilled and highly productive workforce that is compensated fairly based on the District's staffing needs. It is the District's intent to provide a competitive compensation package. The District reserves the right to modify or change this policy at any time.

SALARY RANGES

It is the District's goal to pay competitive wages as an employer. Salary ranges establish the minimum and maximum pay for a position. Pay increases adjust an employee's salary within their salary range.

Prior to opening or advertising a vacated position, the District may update the salary range by evaluating comparable positions at other water and/or wastewater districts within King, Pierce, and Snohomish counties. If there are no comparable positions available within these counties, other Washington municipal employers may be used as additional sources of data. Newly established salary ranges are applied to applicable positions at the next regularly scheduled adjustment date. Salary ranges for an affected position(s) or job series may be consolidated, split, or reclassified.

The District generally conducts an open market survey once every three years to update all salary ranges using the same method as described above. Unless a market survey update is planned for that year, the District may apply a percentage adjustment to all wage ranges to create the updated wage ranges on January 1st of each year.

SALARY ADJUSTMENTS

Mid-trial Service Adjustment

Unless specifically stated in the employment offer letter, a trial service employee will not normally receive a pay adjustment until the completion of their trial service period. In rare cases of an error, the Director must propose, and the General Manager may approve, a mid-trial service adjustment.

Post-trial Service Adjustment

Upon successful completion of the trial service period, an employee will be reviewed for a pay adjustment. The standard adjustment is 4%, but it can vary based on performance. But if an employee was given a Mid-trial Service Adjustment just six months ago, the Post-trial Service Adjustment may be adjusted accordingly at the District's discretion. An employee who completes their trial service on January 1 will receive only one adjustment; the post-trial service adjustment and annual adjustment will not pyramid.

Annual Increase

A budget is considered for pay increases each year at the District. The total budget is based on the financial resources projected to be available and what the District feels is necessary to keep employee salaries and the District's salary ranges competitive.

Pay increases are based on an employee's job performance. Approved increases in pay are applied to eligible employees' salaries at the beginning of each year and reflected on the 2nd payroll of January.

All regular, post-trial service period employees are considered for an annual pay increase. Unless otherwise stated in the employment offer letter pay increases are conditioned upon:

- (1) completion of trial service period,
- (2) satisfactory annual performance,
- (3) time physically worked in the preceding 12 months must be 10 months or more.

The standard annual pay adjustment for employees is 4%. Under exceptional circumstances, it may be adjusted down to 0% or up to 8% based on job performance. An annual adjustment of anything other than the standard 4% before proration must be supported by a memo from the Supervisor and approved by the General Manager.

When an employee is hired, or promoted during the year, the employee shall be eligible for an annual pay adjustment based on a prorated amount from the effective start date to the first of the year. Every year after that period shall be based on a full 12 months of service within the position.

Prorated Annual Adjustment. An employee who last received a pay adjustment less than 12 months ago will be given a prorated annual adjustment based on the number of months worked since the last pay adjustment.

Examples for Annual Increase

Employee A was hired on October 1, 2023. Pursuant to the employment offer letter, employee A was reviewed after six months of service on April 1, 2024. Employee A completes their trial service on October 1, 2024, and is eligible for the annual adjustment on that date. Upon completion of the service trial period, Employee A will receive an additional adjustment on January 1, 2025, which is prorated. In this case, the proration would be 3/12ths of an annual adjustment (since the employee received an annual adjustment 3 months ago). Every subsequent adjustment will be an annual adjustment, based on a 12-month period on January 1.

Employee B was hired on December 1, 2023. They will receive a full annual adjustment on December 1, 2024, and an additional prorated adjustment of 1/12th on January 1, 2025. Every subsequent adjustment will be an annual adjustment, based on a 12-month period on January 1.

Employee C was hired on January 1, 2023. They will receive a full annual adjustment on January 1, 2024, and every January 1 thereafter. In this case, no proration is necessary as they are already on the January adjustment schedule.

Employee D was hired on February 1, 2023. They will receive a full annual adjustment on February 1, 2024, and an additional prorated adjustment of 11/12th on January 1, 2025. Every subsequent adjustment will be an annual adjustment, based on a 12-month period on January 1.

Limitations of Adjustments

All increases or adjustments in pay are subject to the applicable salary range maximum. An

employee with satisfactory performance may be given an annual increase of less than 4% if limited by the ceiling of the pay range. Should an employee's salary exceed the salary range maximum, their salary will be frozen until the salary range maximum is increased for that position.

Retroactivity

From time to time the District may find it necessary to delay a regularly scheduled salary adjustment. Should that occur, future adjustments of pay rates and other forms of compensation for affected employees may be made retroactive to the original scheduled adjustment date.

COST OF LIVING ADJUSTMENT (COLA)

Upon Board approval, a COLA will be applied to each salary range and all regular full-time or part-time employee pay rates within the District for time worked beginning on January 1st of each year. The COLA is generally based on 100% of the Consumer Price Index (CPI-U) for All Urban Consumers, Seattle-Tacoma- Bremerton index, in the June-to-June time period annually, is subject to a 1% floor and a 6% ceiling, but may be adjusted upward, downward or eliminated by the Board at its discretion. Employees at the maximum of their salary range will be eligible for COLA adjustments as approved. Employees above the maximum of their salary range are not eligible for COLA adjustments.

OUT-OF-CLASSIFICATION PAY

Employees designated to work in a higher classification for eight or more hours are paid at the bottom of that salary range or an additional 5% of their salary, whichever is greater, and is retroactive to hour one. If the designated employee is absent, they are not eligible to receive premium pay. Higher classification positions eligible for premium pay are: General Manager, Directors, Superintendent, Supervisors, and Leads. General Manager/Director/Manager should notify Payroll when an employee is entitled to out-of-classification pay. Notification may be made via email to All Staff and Human Resources.

PERFORMANCE MANAGEMENT

The District has a performance management system that includes continuous feedback from employees to their supervisors and supervisors to their employees. All employees will receive scheduled goal setting and performance evaluations annually, per a schedule to be determined by the District. Feedback is essential and should occur on a more frequent basis. Performance evaluations are a mandatory term and condition of employment. An employee's refusal to participate in a performance evaluation as required by the District may result in disciplinary action, up to and including termination.

The objectives of continuous feedback meetings are:

- To ensure communication and two-way feedback;
- To ensure that each employee knows how they are performing in their position;
- To determine how well the District is doing in assisting with work performance and objectives;
- To provide a tool for career planning, to learn about training available to assist employees in improving their knowledge, skills, and abilities, and to review opportunities for advancement within the District, if applicable; and

• To provide a documented record of employee performance and the District contributions. New and promoted employees receive two evaluations: one at midpoint and at the end of their trial service period.

PAY PERIODS AND PAYCHECKS

Pay Frequency

The District has a semi -monthly payroll cycle. All employees are paid on the 7^{th} and 22^{nd} of the month. The pay period from the $1^{st} - 15^{th}$ will be paid on the 22^{nd} of the month and the 16^{th} – last day of the month will be paid on the 7^{th} . If the 7^{th} or the 22^{nd} falls on a Saturday, Sunday or a federal holiday, the pay date will be the last working day prior to that day.

Paycheck Distribution

Direct deposit is the preferred method of payment, and all District employees are strongly encouraged to use it.

<u>Changing financial institutions</u>: Employees who have a direct deposit and change their banking institution must complete a new Direct Deposit Agreement Form. If their account is closed and they fail to notify the District, receipt of their paycheck may be delayed until the monies are received back from the financial institution.

<u>Direct depositing into multiple accounts</u>: Employees are able to direct deposit in multiple accounts and can designate this on their Direct Deposit Agreement Form. However, one account will need to be designated as the primary account.

Paycheck Earnings, Taxes, Deductions, & Accrual Balances

Employees will receive a pay statement after each semi-monthly payroll. The pay statement provides the current pay period and year-to-date details of all earnings, taxes, and deductions. The pay advice also outlines benefits provided by the District, as well as leave vacation, sick, and compensatory time balances for all employees.

The District complies with all applicable Internal Revenue Service (IRS) guidelines; and accordingly, the following taxes are deducted from employees' pay when applicable:

- Federal withholding income tax
- The Social Security portion of FICA ("FICA employee" on the pay advice)
- The Medicare Insurance portion of FICA ("Medicare employee" on the pay advice")
- State payroll taxes (L&I, Paid Family Medical Leave, and Long-Term Care premiums)

Internal Revenue Code (IRC) Section 125 allows employee payroll deductions to reduce the "taxable amount" when calculating the amount of taxes an employee must pay. These "Pre-Tax Deductions" are listed separately on the pay statement and include deductions such as: employee medical deductions (if any), group term life insurance premiums, as well as Flexible Spending Accounts (FSA).

At times the District is required to deduct amounts from an employee's pay as the result of a court order for garnishment, bankruptcy, or child support.

<u>Complaints or Concerns</u>: Any employee who believes there is an error in their pay, including that there has been an overpayment or underpayment, that improper deductions have been taken from pay or that the pay does not accurately reflect all hours worked, including overtime, should report the concerns immediately to the District's Finance and/or HR Department. The District will promptly investigate all reported complaints and, if appropriate, take corrective action.

Partial Pay Period

If an employee works only part of a pay period, or has taken leave without pay (LWOP), their semimonthly pay and other benefit accruals will be reduced proportionately subject to applicable rules for salaried, exempt employees.

TIME REPORTING

It is the District's policy to ensure all employees are paid in an accurate and timely manner, in accordance with federal, state, and local laws, and that required reporting records and supporting documentation are managed and accessible for review as prescribed by the Fair Labor Standards Act (FLSA).

The District provides all employees, exempt or non-exempt, with an electronic timesheet. Employees should maintain their timesheets on a daily basis to ensure an accurate account of all hours worked including overtime, any paid or unpaid leaves or holiday pay. All times must be submitted for management approval within the requested timeline. Timesheets should not be completed in advance except for approved leave.

Timesheets are the basis for attendance, computing compensation, project accounting, and District record keeping purposes. Exempt employees are to keep timesheets for attendance, project accounting, and District record keeping purposes.

Start and stop times are required on timesheets for hours worked outside of the fixed daily schedule, benefit time used, and overtime worked. Employees should not report accrued leave usage if they do not have the balance to cover it. All time is to be recorded in 15-minute (0.25 hour) increments and should be rounded to the nearest quarter hour.

Tampering, altering, or falsifying any time sheet may result in disciplinary action, up to and including termination.

HOURS OF WORK POLICY

Workweek

The District's general office hours are 8:00 a.m. to 4:30 p.m., Monday through Friday. The District's workweek commences at 12:00 a.m. on Monday and runs through 11:59 p.m. the following Sunday.

Work Schedules

A normal work schedule for regular full-time employees consists of 40 hours each workweek and are assigned to employees at time of hire. All regular workday schedules are within the hours of 6:00 a.m. to 6:00 p.m. Modified work schedules may be mutually arranged between the District and the employee.

Employees are not to start work before or work later than their scheduled time without prior supervisor's approval - unless in response to an emergency. Working from home is prohibited unless pre-approved by the General Manager. Due to the nature of District business, employees may be asked to work longer hours some days, and weekends, especially in case of an emergency.

Work schedules, including rest breaks and meal breaks, are determined by the District's operating needs. Time required to travel from District Headquarters to an assigned job site is considered hours worked. "Hours worked" means all hours during which the employee is authorized or required by the District to be on the premises or at a prescribed workplace. Regular commute time to and from work is NOT considered "Hours worked".

If an employee is scheduled to work anytime during the hours of 6:00 PM to 6:00 AM, that employee will receive five (5%) percent shift differential per hour in addition to their hourly rate of pay only for the hours worked between 6:00 PM and 6:00 AM. Employees who are called back or on duty are not eligible for shift differential pay.

Except in cases of an emergency, employees will be given a written notice of any change in their work schedule at least 10 calendar days prior to the change date. Changes may be made with less notice by mutual agreement between the affected employee(s) and the District. Nothing in this handbook should be construed as guaranteeing employees a minimum number of work hours.

Rest and Meal Periods

Employees will receive a minimum of one-half (1/2) hour off, without pay, for a meal during any shift lasting longer than five (5) hours. When an employee's unpaid meal period is interrupted by work duties, the employee will be allowed to resume their unpaid meal period following the interruption to complete the unpaid meal period. In the event an employee is unable to complete the unpaid meal period due to operational necessity and preapproval by their supervisor, the employee shall be entitled to compensation for the portion of the meal period they were required to work.

Employees will be allowed a rest period of fifteen (15) minutes in each one-half (1/2) shift of four (4) or more hours in duration. Where the nature of the employee's work allows the employee to take intermittent rest periods equivalent to fifteen (15) minutes for each one-half (1/2) shift, scheduled rest periods are not required.

Meal and break times will be scheduled by an employee's supervisor. Employees should take their meal and breaks periods at the assigned time. Employees taking a meal and break period at their workstation should post a sign to allow for an uninterrupted break.

By mutual agreement, employees may combine one or both of their 15-minute rest breaks with their

lunch period to create a longer lunch break. Paid breaks are not earned until an employee has performed work for three hours in the morning and two hours after lunch.

The District prefers its employees to take their meal breaks. Workdays may not be shortened by "working through" a work break on a voluntary basis. If an employee's workload does not allow for a meal and rest break, the employee should request approval from their supervisor to shift their lunch period to an earlier or later time. If this is not possible or practical, call to get approval from their supervisor to go home one-half hour early to make up for missing their meal break.

If going home early is also not an option, call to get approval from their supervisor for overtime pay because the work circumstances are such that they must work through lunch and cannot leave work early.

By law, only the employee can waive the meal break. A "Waive Meal Break" form must be completed by the employee and approved by the department Director to "waive the meal break". The approved form must be turned into HR and at that time can be rostered in the electronic timesheet.

Break Time for Nursing Mothers

For two years following childbirth, employees who are nursing are entitled to reasonable breaks during the workday for the purpose of expressing breast milk. These reasonable breaks will need to be communicated between the employee and Supervisor. The District will provide a suitable, private location for these breaks, other than a bathroom, that is shielded from view and free from intrusion.

Alternative Work Schedule (AWS)

The District recognizes the changing needs of employees and the desire for more work schedule flexibility. The alternative work schedule (AWS) option is available to employees only where an alternative work schedule can be accomplished without disrupting productivity, coverage during core business hours, customer service, or quality and quantity of the work performed. The District may approve an AWS when it improves operations or is reasonable and practical to do so. Employees should submit a written request for an alternative work schedule to their immediate supervisor for review and preliminary approval. The employee and their supervisor must agree upon the AWS in writing and submit it to the General Manager for final approval. An AWS is not a right conferred upon an employee and may be rescinded at the discretion of their supervisor at any time with a 10-day written notice. In cases of emergency, the change may happen without notice.

Schedules developed under this policy do not allow full-time employees to begin work after 8:30 a.m. or stop work any earlier than 3:30 p.m. except as authorized.

Employees on an AWS may decide to return to a regular work schedule by giving a 10-day advance written notice to their Director or the General Manager. Emergency requests requiring immediate changes will be considered by the employee's Director or the General Manager based on the merits of each request.

Should a conflict arise between two or more employees concerning an AWS, their Director has final

authority to resolve the matter in a way that ensures uninterrupted service to the public and coverage of job duties.

All paid leave benefits accrue at the same defined rate for all eligible employees in proportion to a regular 40-hour work week. Vacation, sick leave, and accrued compensatory time are expended on an hour-for-hour basis equal to the number of hours absent from a scheduled work period. If an employee takes a vacation or sick day on a regularly scheduled 10-hour day or 9-hour, 10 or 9 hours will be charged against the accumulated vacation or sick leave for the day. In an instance of holiday, bereavement, and other paid leaves the employees schedule will revert to a 5/40 schedule.

Supervisors may temporarily change an employee's AWS to accommodate travel and/or training scheduled for one or more days. For example, a 7:30 a.m. to 4:00 p.m. AWS may be changed to 8:00 a.m. to 4:30 p.m. to accommodate training. This training schedule is considered the work schedule for that day and overtime is not earned.

Employees who work 4/10's Monday through Thursday and are scheduled for training on Friday, are required to work a regular 5/40 work schedule that week.

All AWS agreements are reviewed periodically to determine if changes are needed, or agreements should be terminated.

ATTENDANCE

The District expects that every employee will be regular and punctual in attendance. Employees should always be on time, <u>ready</u>, <u>and able</u> to work at their designated workstation and at their regularly scheduled start time unless excused in advance. Absences and tardiness place a burden on other District employees and have a negative impact on the District's commitment to quality customer service. Regular attendance and promptness are considered part of each employee's essential job functions.

Call-in Requirements

When employees are unable to report to work on time or unable to work as scheduled, they should contact their immediate supervisor as soon as possible prior to their regularly scheduled start time. If that supervisor is not available, the employee should go up the chain of command for the next supervisor in line.

Except in cases of emergency, notice is expected at least 15 minutes prior to the start of the employee's regularly scheduled shift. Notification may be accomplished by calling and leaving a voicemail or text message (if authorized by Director) with their supervisor or a department designee. Due to the lack of timeliness, emails and (instant messages like Teams) messages are not an acceptable form of notification. Notification should include the reason why the employee is unable to attend work and a phone number where they can be reached.

If an employee becomes ill while at work or needs to leave for some other reason before the end of their workday, they must inform their supervisor of the situation.

If an absence is expected to last beyond one day, the employee is required to notify their supervisor each day unless a specific return to work date has been agreed upon. Employees who fail to notify

their supervisor of tardiness or absence as described will be subject to disciplinary action, up to and including termination.

Employees who fail to report to work without notification three days in a row will be considered a voluntary resignation.

Doctor's Release and Status Report

A doctor's release may be required after any illness or injury. A doctor's release will be required to verify that an employee is able to return to work following an injury or illness resulting in three or more consecutive business days' absence.

If an employee is off work due to an injury or illness, they are required to contact their supervisor once a week to report the status of their ailment and anticipated return to work date. Reporting requirements are the same for both on and off the job-related injuries and illnesses.

The District may grant reasonable accommodation in complying with these policies to individuals with disabilities if it does not cause undue hardship to District operations or cause a direct threat to health and safety. Regular attendance and promptness are considered part of each employee's essential job functions.

Attendance During Inclement Weather

The District has a responsibility to the public during times of disaster or emergency to provide, secure, and maintain water and wastewater services to the extent possible. The District has the responsibility to keep our employees safe during times of inclement weather, disasters, or emergencies.

The General Manager or their designee may, at their discretion, close District operations and dismiss all employees, or a portion of them, from work due to inclement weather or other emergency or catastrophic events. The General Manager and/or designer will notify employees in advance, if possible, of the closure via call, text, or website.

Under these conditions, attendance requirements and responsibilities differ for employees who are defined as "essential personnel" and those which are considered "non-essential personnel." The General Manager and/or designee will determine the employees who need to report to work, shifts and the duties to be performed.

If District operations are closed during normal business hours, all employees that did not have prescheduled paid time-off will receive regular pay for the time the District operations are closed. If the District remains open, but an employee is not able to get to work due to inclement weather, it is the responsibility of the employee to notify their supervisor, and the employee's absence will be without pay, unless the employee chooses to use accrued vacation or compensatory time.

If any employee reports to work prior to being notified of the closure or in the process of reporting to work when they receive the notification, the employee will receive comp time on an hour for hour basis for time worked during the closure.

During inclement weather conditions, emergencies or other unforeseen circumstances, a supervisor may allow an employee to work from home with the General Manager's approval.

OVERTIME WORK

The Fair Labor Standards Act (FLSA) requires overtime pay for non-exempt employees to be at least 1.5 times an employee's regular rate of pay after 40 hours of work in a workweek. Due to the nature of the District's business, needs may arise which call for additional work. Employees are required to cooperate with extensions of their work schedules during an emergency or at such other times as the District deems necessary.

Overtime

Non-exempt employees receive overtime compensation at a rate of 1.5 times the employee's hourly rate of pay for all hours worked prior to and after an employee's normal work schedule. For purposes of calculating overtime, all hours spent performing assigned duties and all paid leave will be considered time worked. If an employee has earned "daily" overtime pay for working hours outside the regular schedule, that overtime pay will be credited toward any weekly overtime pay due.

All overtime work requires pre-approval by the employee's immediate or up-line supervisor. Employees working overtime without pre-approval may be subject to disciplinary action, up to and including termination. When a Director or the General Manager finds it necessary to pre-approve a block of overtime for a specific time-sensitive project, the approval should be given in writing stating the project, start and stop dates and the total number of overtime hours pre-approved.

Employees who work on an actual observed holiday will receive 8 hours of holiday pay plus 1.5 times the employee's hourly rate for all hours worked.

Compensatory Time

Non-exempt employees may choose compensatory time off in lieu of overtime payment at the rate of 1.5 hours for each hour of overtime worked in excess of eight hours per day (time worked prior to scheduled start time as well as time worked after scheduled stop time), up to a maximum accrual of 80 hours. Accrued compensatory time in excess of 80 hours will be automatically cashed out to non-exempt employees. Employees should indicate their preference for overtime or compensatory time on their timesheet.

Exempt employees can earn compensatory time on an hour for hour basis. These hours have no cash value, may be carried over from year to year, and are capped at 240 hours.

The use of compensatory time requires pre-approval however it may be cashed-out at any time at the non-exempt employee's request. Management may ask employees to use accrued compensatory time at the District's convenience.

Minimum Call-Back Overtime for Non-Exempt Employees

The District may deem it necessary for employees to work after hours. Employees called back to

work are paid a minimum of three hours of overtime. Employees who make multiple trips from home within the same three-hour period will be paid the applicable minimum call-back overtime or actual time worked, whichever is greater.

If employees are called back to work during an actual (not observed) paid holiday between 12:00 a.m. and 11:59 p.m., they will be paid double the time for actual hours worked with a minimum of three hours.

Call-back pay cannot be pyramid. Employees called back to work a second time, but still within the minimum call-back overtime hours are not eligible for additional call-back pay. They will be paid the applicable minimum overtime hours or actual time worked, whichever is greater. Minimum overtime stops at the start of the employee's regular shift. Overtime work that is contiguous to the employee's normal workday (either before or after) is not eligible for minimum call-back overtime.

The District may, on a case-by-case basis, provide an employee with emergency leave when such an employee has been required to work extra hours in order to respond to a District emergency. Such leave shall be used to rest and recover from the emergency work and shall be taken immediately following the employee's emergency work.

Emergency Response for Exempt Staff

Utility Supervisors and Superintendent will be eligible for comp time at the time and a half rate, for actual hours worked, for unplanned emergency response only. This will be processed on a case-by-case basis with the oversight and documented approval of the Director <u>and</u> Assistant General Manager/General Manager.

In the event an emergency falls on a holiday (actual, not observed, paid holiday) between 12:00 a.m. and 11:59 p.m., they will receive comp time at the double time rate for actual hours worked. This will be processed on a case-by-case basis with the oversight and documented approval of the Director and Assistant General Manager/General Manager.

Inbound Commute for Call-Back

Employees called back to work are paid for the inbound commute to the District facility or job site. Compensation is the actual inbound commute time up to a maximum of 30 minutes unless they can produce verifiable evidence acceptable to their Director. Inbound commute time is included within the applicable minimum call-back overtime. Employees are not paid for the outbound commute home under any circumstances.

STANDBY DUTY

All post-trial service Utility Workers are considered first responders and therefore required to serve standby duty unless specifically exempted by the Maintenance and Operations Director. First responder personnel's primary residence should be located within 35 miles of the District Headquarters.

Standby duty is a form of employment which involves driving the duty truck and other District equipment at any time during an employee's duty period. Duty employees respond to all after-hours service calls. The typical duty period lasts one week, starting at the close of business on Thursday and ending at the

start of business the following Thursday. Duty hours are from 4:00 p.m. until 7:30 a.m., or 15.5 hours per day, Monday through Friday, and 24 hours per weekend day and holiday. Approved, qualified employees are listed on the duty roster for emergency service and are expected to perform and comply with standby duty requirements and policies. It is imperative for employees on the duty roster to keep their contact information up to date, so they may be contacted in cases of emergency. Should an employee be unable to fulfill their duty rotation, they should notify their Supervisor, Superintendent, or M&O Director to request this change. It is the employee's responsibility to find a replacement and notify the answering service of the change.

Employees on duty should pick up the duty procedure book, truck, and cellphone at the end of the workday. Employees may use the duty truck as a means of transportation to and from work and for conducting official District business. If an employee needs to leave their only vehicle at the District office to take the duty truck home, they may use the duty truck for necessary errands within a five-mile radius of their home.

On-duty employees are required to remain available by phone or radio, respond within 10 minutes to emergency service calls, and must remain within a 35-mile radius of the District office. Employees should use discretion and common sense to not misuse the duty truck, e.g., do not load anything in the back of the truck, tow another vehicle, allow non-employees to drive or be passengers (except as noted below), or drive it to an entertainment establishment of any kind. The use of alcohol and/or other controlled substances is prohibited during periods of standby duty. On-duty employees who need to pick up a non-employee spouse or child, may do so provided they follow all vehicular laws, and the passenger has a signed liability waiver on file in the employee's personnel file.

Standby pay will be compensated at an hourly rate of \$3.90 (\$3.90 x 125.50 =weekly rate of \$489.45), which includes all phone calls, logbook, and duty standby.

Non-exempt employees who are required to work overtime in the field are paid at the overtime rate of 1.5 times their regular rate of pay for hours worked before and after their normal work schedule. Employees may also be paid overtime for the inbound commute (see "Inbound Commute" under Minimum Call-Back Overtime) from home for overtime work. Employees required to return to work after regular work hours are eligible for the minimum call-back overtime.

Minimum call-back overtime stops at the start of the employee's regular shift. For example, if an employee is called to work for 45 minutes at 6:30 a.m., and their regular start time is 7:30 a.m., they are eligible to receive one hour of overtime only as the workflows into their regular shift.

On duty employees, whose regular workday extends into overtime, have the option to end their workday and commute home from the job site or return to the District parking lot to end their workday and commute home from there.

UNPAID EQUIPMENT OPERATION PRACTICE TIME

The District employs a variety of equipment for its operations. The proficiency for operating this equipment is usually attained through practice or from past work experience. Some employees may not have acquired the skill level early in their employment. The District accommodates their desire for skill enhancement through practice by allowing the use of its equipment on <u>uncompensated</u> time. Such use of District equipment must meet the following conditions:

- (a). The practice is done outside the employee's regular working hours;
- (b). The specific equipment operation skill is <u>not</u> a job requirement for the employee's current position;
- (c). The practice on District's equipment is strictly voluntary;
- (d). <u>All</u> equipment normally used by the M&O Department must stay on District's headquarters site at all time;
- (e). Computer equipment may be taken home with the Department Director's or the General Manager's approval;
- (f). The practice must be unrelated to any of the employee's work assignments; and
- (g). The employees must not perform any productive work during such practice.

WORKPLACE CONDUCT

CODE OF CONDUCT

When people work together, they need to abide by certain rules of conduct to maintain a good, healthy working relationship. The District relies on good judgment and sense of responsibility as the principal source of guidance for conducting day-to-day duties and responsibilities and has adopted rules governing its employees' behavior, some of which are referred to elsewhere in this handbook. Generally, no conduct that is dishonest, immoral, illegal, disrespectful, or disruptive to District operations will be tolerated. It is impossible to list all examples of misconduct. Employees are expected to conduct themselves as responsible adults and good citizen.

Employees who engage in unacceptable conduct may be subject to disciplinary action, up to and including termination, for the first offense. The District reserves the right to be the sole judge of an employee's conduct on-the-job. Examples of unacceptable conduct can include, but are not limited to:

- (1) Theft, unauthorized use (or allowing the unauthorized use), abuse, misuse, or destruction of any property belonging to the District, an employee of the District, or any job site.
- (2) Personal possession of firearms, knives longer than four inches unless job related (e.g., machete to cut brambles) other weapons or explosives in District vehicles or buildings.
- (3) Gambling or solicitation during work hours. However, employees may participate in single game sports pools as allowed by RCW 9.16.0335, and solicitations may be made in the lunchroom during an employee's personal or non-work time.
- (4) Violation of the District policies (e.g., Substance Abuse Policy, Unlawful Harassment Policy, and any other policies contained herein).
- (5) Disobedience and/or insubordination to Supervisors or Directors, refusal, or failure to perform work assigned, or to follow directions; giving the appearance of inattentiveness, boredom, disgust, or disinterest when addressed by a Supervisor or Director.
- (6) Poor workmanship, neglect of duties, willful and/or deliberate restriction of work output, abusive use of tools and/or supplies, or causing them to be discarded due to carelessness.
- (7) Failure to report defective work or attempting to cover-up defective work.
- (8) Wasting time or loitering during working hours, and/or leaving work area or stopping work early without the permission of a supervisor.
- (9) Absence without proper notification, excessive or insufficient excuses for absenteeism, or habitual tardiness.
- (10) Falsifying information or withholding pertinent information, such as criminal records on employment applications or any other District record.
- (11) Falsifying time reported on a timesheet, or unauthorized recording of another employee's timesheet. Both employees may be subject to disciplinary action, up to an including termination.
- (12) Conducting outside business on District property or during working hours. Occasional work of a personal nature (e.g., a one-page single letter but not a large volume printing) will be allowed outside business hours or on District property.

- (13) Making or passing along false or malicious statements about any employee or the District during or after work hours.
- (14) Intimidating, interfering with, berating, belittling, bullying, or cursing of another employee.
- (15) Provoking fights or fighting during working hours or on District premises.
- (16) Engaging in horseplay, scuffling, or throwing things.
- (17) Posting for circulation unauthorized bulletins and/or notices, or unauthorized altering or removal of approved items on District bulletin boards. All postings require General Manager, Assistant General Manager, or Human Resources approval.
- (18) Soliciting membership pledges or subscriptions on District premises without prior approval or distributing unauthorized written or printed material on District premises or during working hours.
- (19) Violation of safety rules, contributing to unsanitary conditions, or poor housekeeping.
- (20) Inappropriate communication (both verbal and non-verbal). This may include but is not limited to: rolling of eyes, yelling, gossiping, spreading rumors, sarcastic comments/behaviors, sleeping or the appearance of sleeping on-the-job, and lack of acknowledgement when addressed.
- (21) Conviction of a gross misdemeanor or felony.
- (22) Discussion or lobbying for non-work causes (e.g., political activities) during paid work time.
- (23) Taking actions, on or off duty, that could potentially tarnish the District's image or reputation in the community or with its ratepayers.
- (24) Failure to carry out a direct, work-related order from a superior or other form of insubordination.

DISTRICT PROPERTY

All District property is to be used exclusively for District purposes. District property includes but is not limited to desks, chairs, computers, workstations, vehicles, tools, or other office/field/shop equipment. Employees are not allowed to "request or permit" the use of District-owned property for non-District purposes. Employees can secure District property with their own locks and are responsible for property, materials, and equipment issued to them and in their possession and control. The District reserves the right to access and/or search its property with or without notice.

Employees should learn the proper operating procedures and be authorized to use District equipment before using. Employees should use common sense and follow all safety instructions. Improper, careless, negligent, destructive, or unsafe use or operation of equipment may result in disciplinary action, up to and including termination.

Operation of District Vehicles

The District provides vehicles for business use and allows employees to drive on District business. The term "vehicle" includes but is not limited to, cars, trucks, vans, backhoes, front end loaders, graders, and Vactor trucks. District employees shall use District vehicles for District related purposes unless otherwise approved by the Department Director. Employees who request to use their own vehicle while traveling for District business purposes, agree to assume liability and sign a statement verifying that they have a current Washington State Drivers' License and the minimum vehicle liability insurance required by state law. Requests are to be in writing and are subject to the General

Manager's approval.

District vehicles may not be used for personal business unless it is for an emergency situation or deminimis use as specified in a take home vehicle agreement. On-call use is referenced under Standby Duty.

Driver License Requirements

Employees who operate a District vehicle (or a personal vehicle for District purposes) are required to have and maintain a valid Washington State Driver License. Employees who incur an infraction resulting in the suspension or revocation of their driver's license, are prohibited from driving any District vehicle and may not use their own vehicle for District business until their license has been reinstated.

If an employee's license is revoked, suspended, lost, or is in any other way not current/valid or in the employee's possession, the employee must notify their supervisor and Human Resources. Notifications of a change in status must be made by the end of the next business day following receipt of the notice of the suspension, cancellation, loss of privilege, disqualification, or requirement to use an ignition interlock device. Employees will be suspended from driving duties until proof of a valid Washington State driver license is provided to Human Resources.

Employees may be subject to disciplinary action, up to and including termination, if they fail to notify their supervisor and Human Resources by the next business day of a change in driver license status or the duration of license suspension, revocation, or inability to drive which affects their prolonged ability to perform the essential functions of their position.

Any incurred violations and fines while an employee are on duty or operating a District vehicle after hours are the responsibility of the driver regardless of whether the employee is operating a District vehicle or their own personal vehicle.

The District may check each employee's motor vehicle record at any time.

CDL License Requirements

Employees who hold a CDL are required by law to notify their Director and Human Resources within two business days if their license is suspended, revoked, or canceled, or if they are disqualified from driving. Employees are also required to report, in writing within 30 business days, any convictions for any moving traffic violations. This is true no matter what type of vehicle an employee was driving, including their personal vehicle. For more information on the personal or CDL related traffic convictions that may result in the disqualification of an employee's CDL, please refer to the CDL guide referenced below. Employees who receive an out-of-state traffic conviction are also required to notify the Department of Licensing. The required report form can be obtained from Human Resources.

Maintenance of a CDL is a job requirement for most positions in the Maintenance and Operations Department. Loss of an employee's CDL will impact their ability to perform the essential functions of their position where a CDL is required. Employees should understand that some infractions obtained while driving their personal vehicle may impact their ability to maintain their CDL. For instance,

employees cannot drive a commercial vehicle if they are required to have an interlock device on all vehicles they drive. For more information about situations that will impact the status of an employee's CDL please refer to the Department of Licensing Commercial Driver Guide available at www.dol.wa.gov or call the FMCSA Information Line at 1-800-832-5660 or Washington employees may also call 1-360-753-9875. Employees who fail to notify their Director and Human Resources of a CDL status change, according to the requirement above, or loss of a CDL where it is required by the position, will be subject to disciplinary action, up to and including termination.

Employees who hold a CDL must pass a Department of Transportation (DOT) physical and carry a medical examiner's certificate at all times when driving. The medical examiner's certificate must be renewed every two years and a copy given to Human Resources for the employee's driver qualification file.

The District recognizes the importance of allowing employees opportunities to maintain their skill set and safety awareness when operating CDL vehicles. Employees who hold a CDL transferring to a position where a CDL is not required, and who choose to maintain their CDL, will do so at their own expense and are not eligible for payment or reimbursement for the maintenance of their CDL.

The District will obtain each CDL driver's motor vehicle record (MVR) at least once every 12 months.

Surplus Property

The District periodically sells surplus property. These sales are open to the public and to District employees. A notice of intention to sell will be posted internally, advertised, and posted to the District website two weeks prior to the sale.

CONFLICT OF INTEREST

District employees should not engage in any act that is in conflict with, or creates an appearance of conflict with, the performance of their official duties. A conflict of interest is deemed to exist if the employee:

- Receives or has any financial interest in any sale to the District of any service or property when such financial interest was received with the prior knowledge that the District intended to purchase such property or obtain such service.
- Solicits, accepts, or seeks anything of economic value such as a gift, gratuity or favor from any
 person, firm or corporation involved in a contract or transaction which is or may be the subject of
 official action of the District, provided that the prohibition does not apply to:
 - Attendance at a hosted meal or event during an industry-wide gathering such as a conference.
 - An award publicly presented in recognition of public service.
 - Any gift which would have been offered or given even if the recipient were not a District employee.
 - Any non-recipient specific gift (less than \$250 in value) to all employees of the District, like a box of candy, fruit baskets, pastries etc.
 - An award from drawings at industry functions.

- Participates in their official capacity or seeks to influence the making of a contract in which the
 employee or a family member (spouse or domestic partner, child, step-child, parent, step-parent,
 parent-in-law, grandparent, grandchild, sibling, aunt, uncle, niece, nephew, son- or daughter-in law,
 brother- or sister-in law or first cousin) has a private, direct, or indirect, financial interest.
- Engages in, accepts private employment from or renders services for private interest when such
 employment or service is incompatible with the proper discharge of official duties, or would tend to
 impair independence of judgment in the performance of official duties.
- Discloses or uses confidential information concerning the property or affairs of the District to advance private interest.
- Waive cost of services rendered, fees, fines or penalties unless specifically preauthorized by the Board of Commissioners.
- Participates in a District action when it could appear to a reasonable person, having knowledge
 of the relevant circumstances, that the employee's judgment is impaired because of a personal
 or business relationship.

Any District action, contract, or transaction which is the subject of a prohibited interest in violation of this section, may be cancelled at the option of the District.

SECONDARY EMPLOYMENT

For purposes of this policy, secondary employment includes self-employment, consulting activities, and volunteer activities that, if compensated, could be considered outside employment. Employees should not accept employment by, or offer their goods and services to, persons or businesses within the District boundary. "Moonlighting" activity in the sewer/water field within District boundaries, or any activity that may create an potential conflict of interest situation, is prohibited. These activities can create liabilities or other undesirable results. Before accepting secondary employment, employees are required to receive pre-approval in writing from the General Manager.

Employees are prohibited from employment or doing business with customers or vendors of the District, which may create a conflict of interest. This is particularly true if an employee is involved in a transaction between the District and the business in question.

Secondary employment will not be an acceptable excuse for poor work performance, absences, or tardiness. Employees on FMLA leave and sick leave are prohibited to work. Employees who violate this policy may be subject to disciplinary action, up to and including termination.

NON-SOLICITATION

The District's objective is to provide a comfortable work environment that allows employees to complete their work with the least number of interruptions or disruptions, such as being personally approached for donations.

Employees will not be required to make any contribution to or support a political party, elected official, candidate, measure, non-profit, charitable cause, or organization, or any other individual or group as a condition of employment. Solicitation of on-duty District employees for political or for-profit purposes not approved by the District is prohibited. Persons not employed by the District may not solicit, survey,

petition, or distribute literature on District premises at any time. This includes persons soliciting for charities, salespersons, questionnaire surveyors, labor organizations, or any other solicitor or distributor. Exceptions to this rule may be made in special circumstances with prior General Manager's approval.

The District provides a bulletin board in the lunchroom for preapproved employee postings. To obtain approval email the Human Resources Department with the flyer and an explanation. Human Resources will receive approval from the General Manager and/ or designee. Examples of printed solicitations may include posting a signup sheet for Girl Scout Cookies, or a flyer for a fund-raising drive.

Employees may not solicit or distribute solicitation literature for any purpose during work time or in their work areas. Solicitations sent via District email are not permitted at any time. Reasonable forms of printed solicitation are permitted in non-work areas during non-work time, such as before or after work, rest breaks, or meal breaks. Direct verbal solicitations are not permitted at any time. Any subsequent time needed to collect funds or deliver goods should be limited to rest breaks, meal breaks or before/after work for both parties.

The District reserves the right to prohibit any solicitations due to the complaints of other employees or for any other reason at any time with or without cause.

CONFLICT OF INTEREST IN EMPLOYMENT

To promote fair employment practices and to avoid the reality or appearance of improper influence, favoritism, or conflict of interest, the immediate family of current employees and Board Members, or an individual in a dating or cohabitating relationship with a current employee or Board member, will not be hired or employed by the District where the following circumstances exist:

- One of the parties would have authority (or practical power) to supervise, appoint, remove, evaluate, or discipline the other; or would report to the same Director.
- One party would handle confidential material that creates improper or inappropriate access to that material by the other.
- One party would be responsible for auditing the work of the other.
- Other circumstances exist that might lead to potential conflict among the parties or conflict between the interest of one or both parties and the best interests of the District.

In particular, Supervisors are prohibited from being in a dating relationship with an employee they supervise. An employee will not be restricted from a position, other than under the circumstances outlined above, based on their marital status, or immediate family relationship with an existing employee.

Should two employees become related, involved in a dating relationship, or cohabit during their employment, and one of the circumstances above exists, one of the employees may be required to transfer to another department.

- (1) If a transfer cannot be accomplished due to the unavailability of an open position for which one of the employees is qualified, one of the employees will need to resign or may be terminated.
- (2) The decision as to which employee will transfer or resign should be made by the employees involved unless disciplinary action results from a finding of preferential treatment or concealment of

the relationship by one or both employees.

(3) For the purposes of these procedures, "immediate family" is defined as any family relationship that, were the employees working in the same District department, would result in an actual or possible conflict between the District's interests and the interests of one or more of the employees. This includes, but is not limited to, employees related by blood, law, marriage, financial interest, dating relationship or cohabitation.

The District will not accept an application of employment from a sitting Commissioner or former Commissioner unless that Commissioner vacated their position as a Commissioner at least 60 days prior to the submission of the employment application.

Former Commissioners who submit an application in compliance with this policy will not receive preferential treatment and will be evaluated according to the criteria adopted for the position and applied to all other applicants.

PERSONAL CONDUCT

All employees are representatives of the District during work hours or whenever they are in uniform and should conduct themselves in a professional and ethical manner. During any on-the-job contact with the public, employees are required to be polite, pleasant, and neat in appearance. When an employee feels they may be losing control of their temper, they should refer the matter to their supervisor immediately. The District will not tolerate the use of offensive language or gestures by its employees. Employees who violate this policy are subject to disciplinary action, up to and including termination.

DISCLOSURE OF INFORMATION

No District employee may disclose confidential or proprietary information gained by reasons of the employee's position, except in the exercise of the District's Whistleblower Protection procedures. Employees may not use confidential information for personal gain or benefit.

News Releases and Media Relations

The currently appointed spokesperson for the District is the General Manager. In the event of a "crisis", the Board may appoint a spokesperson.

News releases and press statements representing District policy, positions, and information must be approved in advance by the General Manager or their designee.

The General Manager has overall authority and responsibility to ensure the dissemination of public information and is responsible for responding to the news media when information is requested. Employees may not make comments to or conduct interviews with any news or other media and are required to refer all inquiries to the General Manager unless the employee has been directed to do otherwise.

CONFIDENTIALITY

District employees have access to highly confidential and proprietary information, including information about the District. Examples include information about customers, financial positions, employee, human

resources/payroll records, legal documents, and business plan data. This information can be oral and written information or machine-readable information belonging to the District and is accessible to employees through the course of their employment at the District.

Customers

The District's customers trust us with confidential information. Disclosing this information without authorization would have a materially adverse impact on the District's integrity and on the District's relationships with its customers. Employees may not disclose any information pertaining to the District or its customers without prior explicit approval of their Director or the General Manager.

No District records or information including, without limitation, documents, files, records, computer files, and similar materials may be removed from the District's premises without permission from the General Manager except in the ordinary course of performing duties on behalf of the District.

Additionally, the contents of the District records or information otherwise obtained in regard to business may not be disclosed to anyone except where required for a business purpose. Employees are subject to appropriate disciplinary action, up to and including termination, for revealing confidential information. The exception to the above policy is when disclosure is required by laws such as the Public Records Act RCW 42.56 or by court order.

CORRECTIVE AND DISCIPLINARY ACTIONS

When it is deemed appropriate, the District may use progressive discipline to address issues such as poor work performance, violation of policies or misconduct.

When appropriate, the principles of progressive disciplinary action may be applied as follows:

- Verbal warning: A supervisor verbally counsels an employee about an issue of concern, and a
 written record or follow-up email of the discussion is placed in the employee's file for future
 reference. Employees may or may not be asked to sign this warning to acknowledge receipt.
- Written warning: Written warnings are used for behavior or violations that a supervisor considers serious or in situations when a verbal warning has not helped change unacceptable behavior.
 Written warnings are signed by the employee and placed in their personnel file.
- Performance improvement plan: Whenever an employee has been involved in a disciplinary or
 performance situation that has not been readily resolved or when they have demonstrated an
 inability to perform assigned work responsibilities efficiently, the employee may be given a final
 warning or placed on a performance improvement plan (PIP). PIP status will last for a predetermined
 amount of time not to exceed 90 days. Within this time period, the employee must demonstrate a
 willingness and ability to meet and maintain the conduct and/or work requirements as specified by
 the supervisor and the District. At the end of the performance improvement period, the performance
 improvement plan may be closed or, if established goals are not met, termination may occur.
- Suspension without pay: An employee may be required to take time away from work without
 pay. Employees should spend this time away from work thinking about their actions and
 management's expectations, and then decide whether to commit to meeting those expectations.
- **Discharge/Termination**: Some infractions may warrant skipping one or more of the above steps

and jump immediately to a higher level of discipline or even discharge.

The District reserves the right to determine the appropriate level of discipline for any inappropriate conduct including oral and written warnings, suspension with or without pay, demotion, and termination.

It is important to note that the corrective action process will not always commence with verbal counseling or include every step. The above options are not to be seen as a process in which one step always follows another. Some acts, particularly those that are intentional or serious, warrant more severe action on the first or subsequent offense. Consideration will be given to the seriousness of the offense, the employee's intent, and motivation to change.

Nothing in this Handbook is intended to modify the "At-Will" nature of District employment.

DISPUTE RESOLUTION

The District believes that undisclosed problems are likely to remain unresolved and lead to impaired work relationships, dissatisfaction with working conditions, and a decline in operational efficiency. Employees are encouraged to resolve less serious problems and misunderstandings informally by discussing any issues directly with the party involved.

Sometimes a two-way dialog does not adequately resolve an issue, or an employee may be uncomfortable bringing the matter to the party involved. The District has established the following dispute resolution procedure in an attempt to solve problems as quickly, fairly, and thoroughly as possible. All issues will be handled without prejudice or retaliation.

Reporting Process

Questions or concerns employees may have should be discussed with their immediate supervisor as soon as they are aware there is a problem or have a question. Some situations may need the review or decision at a higher management level. This higher management level review is intended to occur after an employee has discussed the situation with their immediate supervisor and a satisfactory solution has not been reached. The District realizes there may be valid reasons to forego this initial step, for example, the concern is with their Director. In that situation employees may go directly to Human Resources or to the Assistant General Manager.

Appeal Process

Employees who feel a policy has been inappropriately applied, or they have been unfairly treated by their supervisor, may present the matter to Human Resources or to the Assistant General Manager for review and a final determination.

WHISTLEBLOWER PROTECTION

All employees of the District have the right and obligation to report improper governmental actions within District operations. Employees are encouraged to disclose, to the extent not expressly prohibited by law, improper governmental actions of District officials, officers, or employees according to the Local Government Whistleblower Act of 1993, RCW 42.41. Those who report such improper actions, in good

faith, and in accordance with District policies and procedures, are protected against retaliatory actions. Employees who fail to do so are not entitled to the protections afforded whistleblowers under the law. Improper governmental action is defined as any action by a District official, officer, or employee undertaken in the performance of the employee's official duties which is a gross waste of public funds or resources, a violation of any federal, state, or local law or rule, of substantial and specific danger to the public health or safety, gross mismanagement, or prevents dissemination of scientific opinion or alters technical finds.

Improper governmental action does not include personnel actions such as employee grievances, complaints, claims of discrimination or harassment, appointments, promotions, transfers, assignments, reassignments, reinstatements, restorations, re-employments, performance evaluations, reductions in pay, dismissals, suspensions, demotions, violations of collective bargaining agreements or civil service laws, reprimands, and the like.

Reporting Improper Governmental Action

Employees are required to make a good faith attempt to follow the steps below when acting as a whistleblower except in the case of immediate threat to persons or property. Employees who fail to do so are not entitled to the protections afforded whistleblowers under the law.

Employees are required to submit a written report, memo, or email of improper governmental action to the General Manager before providing information of such action to a person who is not a public official, or a person listed in this section. Such reports should be made as soon as possible after the information or knowledge is received.

If the employee believes the General Manager is involved in the improper governmental action, directly or indirectly, the employee may submit their written report, memo, or email to any member of the Board of Commissioners.

If the employee believes the Board of Commissioners are involved in the improper governmental action, directly or indirectly, the employee may submit their written report, memo, or email to any of the identities listed below.

King County Prosecuting Attorney's Office

King County Courthouse 516 Third Ave, W554 Seattle, WA 98104 (206) 296-9000

Metropolitan King County Council

King County Courthouse 516 Third Ave. Room 1200 Seattle, WA 98104 (206) 477-1000

King County Executive

King County Chinook Building 401 Fifth Ave. Suite 800 Seattle, WA 98104 (206) 263-9600 The District will promptly investigate all reports. The employee may be advised of the results of the investigation, however any personnel actions taken because of the investigation may be kept confidential.

Whistleblower Protection from Retaliatory Action

Employees who believe they have been the subject of retaliatory action for reporting improper governmental action can obtain relief as follows:

- (1) The employee may submit a written notice of the charge of retaliatory action in the form of a written report, memo, or email to the General Manager. If the General Manager is believed to be involved in the retaliatory action, the employee can deliver the written notice of the charge of retaliatory action to a member of the Board of Commissioners.
- (2) A written notice should specify the alleged retaliatory action, including the identity of the person who committed the retaliatory act, what occurred, and when it occurred. The employee should also specify what relief they seek.
- (3) The written notice must be received by the General Manager or other officer as previously mentioned within 30 days of the alleged retaliatory action.
 - (a). After receiving the response of the General Manager, or 30 days after the written notice was submitted to the District, the employee may request a hearing before a state administrative law judge to establish that a retaliatory action occurred and to obtain appropriate relief provided by law. An employee seeking a hearing will deliver the request for a hearing to the General Manager within 15 days of delivery of the response to the written notice from the General Manager to the employee, or
 - (b). 15 days after delivery of the written notice from the employee if the General Manager did not respond.
- (4) Upon receiving a request for hearing the General Manager will apply within five days to the State Office of Administrative Hearings for an adjudicative proceeding before an administrative law judge. The administrative law judge will issue a final decision within 45 days of the request for a hearing unless such time period is extended by the administrative law judge.

To prevail, the evidence presented by the employee must outweigh the evidence presented by the District. If the decision is in the employee's favor, they may be granted relief as follows:

- Reinstatement with or without back pay.
- Injunctive relief to return the employee to the position they held before and to prevent recurrence of retaliatory action.
- Costs and reasonable attorney fees to the prevailing party.
- The imposition of a civil penalty personally upon the retaliator(s) of up to \$3,000 payable by each person who has retaliated against you. The District will not reimburse any officer or employee personally penalized for any violation of the Act. The administrative law judge

may also make a recommendation to the District that the offending person(s) be suspended without pay or dismissed. All penalties recovered are to be paid to the local government's administrative hearing account created in RCW 42.41.060.

IMPERMISSIBLE CONDUCT AFTER LEAVING DISTRICT SERVICE

Former District employees may not disclose or use any privileged, confidential, or proprietary information gained because of their District employment. During the period of one year after leaving employment, no former District employee should:

- Assist any person or firm in matters involving the District if, while in the course of duty with the
 District, the former employee was officially involved in the matter, personally and substantially
 participated in the matter, or acted on the matter;
- Represent any person or firm as an advocate in any matter in which the former employee was involved while a District employee; or
- Participate as or with a bidder, vendor, or consultant in any competitive selection process for a
 District contract in which they assisted the District in determining the project, work to be done, or the
 process to be used.

Whenever a department wishes to contract with a former District employee for expert or consultant services within one year of the employee leaving the District, advance approval must be given by the General Manager. The General Manager may approve exceptions to this policy if in the best interests of the operational or business needs of the District.

APPEARANCE/WORK ATTIRE

Employees are expected to dress neatly and appropriately for the type of work they are doing, and to present a positive, professional image of the District to the public. Employees should ensure their personal hygiene does not offend others and does not detract from the high-quality service orientation of the District.

Overly casual attire is not appropriate for the office environment (i.e.: sweatpants, yoga pants, shorts, etc.). Clothing should be maintained in good condition and as the work environment permits, clean and free from tears, holes, and visible stains. Shoes should fit snugly to the foot (no flip flops) and be professional in appearance.

If a supervisor feels an employee's personal appearance is inappropriate, they may ask the employee to return home to change into appropriate attire before continuing their workday. Employees who are sent home will not be compensated for the time away from work. The District encourages employees to consult their supervisor if they have questions as to what constitutes appropriate attire.

All field staff are required to wear a District provided uniforms for identification clarification. Employees should wear District provided items, when appropriate, to training classes, events, and seminars when representing the District. For security reasons, employees should not allow anyone to use their District provided clothing.

SAFETY IN THE WORKPLACE

The District strives to provide its employees with a safe and healthy workplace. To accomplish this, both management and employees need to make diligent efforts to promote safety. The District has developed and implemented a Safety Program and produces an Accident Prevention & Safety Manual to outline the program.

Employees are expected to give their full skill and attention to the performance of their duties, using the highest standard of care and good judgment. Employees are also expected to follow safety rules and regulations described in the documents making up the District's Accident Prevention & Safety Manual. Employees are recognized for their safety efforts through the Safety Incentive Program.

The District educates employees about workplace hazards and the proper and safe methods to use in performing job tasks, and general health and safety issues. Detailed information can be found in the District's Accident Prevention & Safety Manual.

ACCIDENTS

When an employee is involved in an accident and/or injured on-the-job they must report it to their supervisor IMMEDIATELY. If their supervisor is not available, they should report it to the Water Quality Coordinator or Human Resources, who will then forward the report to the appropriate parties. Employees must report all job-related accidents, however minor, in accordance with the District's Accident Prevention & Safety Manual. Seemingly minor injuries may require medical attention later. See the Accident Prevention & Safety Manual, Vehicular Accident Policy for more detailed information. Failure to report an accident may subject an employee to disciplinary action, up to and including termination.

Post-Accident Testing

When there is property damage involving District vehicles or equipment and circumstances do not allow the District to eliminate possible impairment as a contributing factor in the accident, then all employee(s) involved in the accident shall be subject to both alcohol and drug testing. Testing will occur as soon as possible but may not exceed eight hours for alcohol testing and 32 hours for drug testing. No alcohol test or drug specimen should be taken before the administration of necessary first aid and/or other appropriate medical care. Employees must make every reasonable effort to notify management as soon as possible whenever an accident has occurred. Employees will not be allowed to operate a District motor vehicle until negative test results have been received following an accident. Appendix C provides additional details regarding testing for employees in safety-sensitive positions, including those who are required to hold a commercial driver's license.

RETURN-TO-WORK RELEASE

When an employee has been injured, or has been on an extended absence, regardless of whether the injury occurred on or off the job, it may be necessary to verify when the employee is able to return to work. Verification may be needed to determine what limitations, if any, apply to the employee's ability to perform the essential functions of their job duties and to make certain the employee can safely perform all job functions.

Prior to the employee's return to work, a job description and other available supporting documents may

be provided to the treating medical provider to assist them with the determination of any return-to-work qualifications or limitations. The employee will provide Human Resources with the completed paperwork determining the qualifications or limitations prior to the employee's first day back at work. If the employee returns to work in a temporary limited capacity, then a transitional temporary job description must be completed and signed off by the employee's health care provider prior to starting the transitional work. The District may make temporary reasonable accommodations based on schedule, available work, and nature of the employee's ability to perform the duties as specified within a temporary job description.

The District reserves the right to require an examination at its expense, performed by a physician of its choice, to determine when the employee can return to work and if they will be capable of performing the essential functions of their position.

Medication and Return to Work

Employees who will be using District equipment or vehicles and have been prescribed medication or are taking over-the-counter medication that may make them drowsy, or otherwise interfere with the safe operations of equipment or vehicles, must disclose this information to their supervisor and Human Resources. It is the employee's responsibility to read all warning labels and/or seek medical advice from a physician when appropriate. It is also the employee's responsibility to remove themselves from duty and immediately notify their supervisor if they are experiencing any adverse effects from prescription or over—the-counter medication.

SMOKE-FREE WORKPLACE

The District desires to provide its employees with a safe and healthy workplace as outlined in Workers' Compensation and Occupational Safety Regulations and the Washington State Clean Air Act. Smoking and passive inhaling of tobacco products can pose health risks to employees and others. "Smoking" means inhaling, exhaling, burning, or carrying any lighted or heated source such as but not limited to a cigar, cigarette, pipe, or vape pen.

Smoking is prohibited in all District buildings and facilities, enclosed work areas, and District vehicles. This is also applicable while "on-site" and employees are prohibited from smoking while present upon a customer's premises. Smoking is permitted on District property only in designated areas outside the District's buildings. Employees may smoke on a designated rest break or lunch break and are required by law to stay at least 25 feet from the job site or outside door of District facilities. Smoking outside of scheduled rest breaks or meal breaks is prohibited and could lead to disciplinary action, up to and including termination of employment.

The District's smoke-free policy applies to all employees at all work locations, and all persons who visit District property, including all officers, employees, contractors, or visitors during all hours and days of the year. All applicants for employment will be informed of this policy. Violations of this policy are subject to disciplinary action, up to and including termination.

SEATBELT POLICY

Per Washington State Seatbelt Law, all employees riding in a District vehicle as the operator or passenger are required to wear a seat belt at all times.

WORKPLACE VIOLENCE

The District is committed to maintaining a workplace free from violence and threats of violence and will not tolerate any acts or threats of violence in the workplace. This policy is applicable to customers, family members, other members of the public, and District employees. Any act or threat of violence in the workplace is strictly prohibited and should be reported immediately. "Violence" includes both acts and threats of violence. Examples of misconduct that are considered acts of workplace violence can include, but are not limited to:

- Threatening injury or damage to a person or property.
- Fighting or threatening/challenging to fight with another person.
- Threatening to use a weapon* on District property.
- Abusing or injuring another person.
- Abusing or damaging property.
- Using obscene or abusive language or gestures in a threatening manner.
- Raising voices in a threatening manner.
- Joking about threats.
- Actual workplace violence.
 - * Employees are prohibited from possessing, storing, or having control of any weapons in District vehicles or facilities. Weapons include, but are not limited to, firearms, knives or weapons as defined in RCW 9.41.270 and weapons employees have a valid permitfor.

Reporting and Responding to Workplace Violence

The reporting of an act of threat or violence is <u>not</u> discretionary. All employees are responsible for reporting any acts of intimidation, threats of violence or acts of violence. All information related to the report, including the name of the reporting employee, will be kept as confidential as possible. The District will notify the reporting employee of any action taken in response to the report.

Violations of this policy should be immediately reported to Human Resources, the Director, or the General Manager. Directors are responsible for documenting and reporting all observed or reported incidents of workplace violence.

Failure to comply with these policies may result in disciplinary action, up to and including termination as well as criminal prosecution.

Hostile Customers

Employees who encounter a hostile or threatening customer should not allow themselves to be pulled into an argument or shouting match. Employees should keep their distance between themselves and the customer and speak to the person in a calm, steady voice and do their best to

resolve the situation.

If a confrontation occurs in the field, employees should inform the customer that they can call the office. If that does not calm the customer down and an employee believes that they are in danger, they should leave the scene and contact their supervisor or the Water Quality Coordinator as soon as possible.

If a confrontation occurs in the office, employees should offer to get their supervisor or the Water Quality Coordinator. Employees may also summon emergency help via local law enforcement by pushing the "RED PANIC BUTTON" located below the counter at the reception desk, permit front counter or employees may also summon emergency help via local law enforcement by dialing 911.

Dangerous/Emergency Situations

Employees who are confronted by or encounter an armed or dangerous person should not attempt to challenge or disarm the individual. Conventional wisdom in dealing with violent individuals is that the employee should remain calm, make constant eye contact, calmly talk to the individual and remove themselves from the situation as soon as safely possible. If a member of law enforcement, a supervisor or the Water Quality Coordinator can be safely notified without endangering the safety of the employee or others, such notice should be immediately given. Otherwise, cooperate and follow the instructions. As soon as safely possible dial 911 to report the incident. The internal District "Code Word" to indicate to other employees that emergency assistance is needed is "MR. WATERS." If an employee is in a situation where they need to summon help discreetly, they can page or call "MR. WATERS" to the area. This will alert management and nearby employees that special assistance is needed.

Domestic Violence

Any employee who is dealing with domestic violence, sexual assault or stalking is encouraged to contact Human Resources to evaluate the need for safety-related accommodations at work.

Accommodations may include, for example, modification of a telephone number or email address, modified work schedule, or enhanced security procedures.

VISITORS IN THE WORKPLACE

In order to ensure the safety and security of District employees, its visitors, its authorized guests, and its property, all visitors should enter the District at the reception area. To access any area of the facility other than the reception area, visitors are required to sign in and will receive a temporary visitor identification and an escort to their destination. Employees whose immediate family members are visiting will meet them at the reception area. Employees should obtain approval from their supervisor before non-business-related visitors arrive. Employees are responsible for the conduct and safety of their visitors.

Contract workers and/or consultants that have a frequent presence in the building may be provided with badges to use. These badges will be kept in the office when the contract worker/consultant is not on District business. The use requirements will be the same as noted for District employees.

All badges must be returned to the District upon District request, or when the position that included the badge requirement has ended. Should an unauthorized individual enter the District's premises, employees should immediately notify their supervisor, or if necessary, direct the individual to the reception area.

All visitors to District headquarters, facilities, and jobsites are expected to comply with applicable District policies, guidelines, procedures, practices, and rules written or unwritten. If a visitor refuses to comply with District practices as mentioned above, the visitor will be denied access and/or escorted away from the worksite.

DISTRICT ACCESS

Building Access Cards

The District assigns building access cards to each employee. Each card has assigned access permissions specific to the employee's position. Employees are required to have their assigned card in their possession at all times during work hours. New hires will receive instructions on how to activate and deactivate the building alarm using their PIN as well as what to do should the alarm go off when they are accessing or leaving the building.

Due to the security nature of building access cards, employees are required to immediately call, text, or email their supervisor of lost, misplaced, or stolen access cards. The employee will be provided a temporary access card, and their assigned card will be temporarily disabled pending location of their regular assigned card.

Facility Keys

The District supplies facility keys to those employees whose positions may require them to have access into District facilities. Facility keys include both door and padlock keys. In the event the facility key is lost, misplaced, or stolen, employees are required to immediately call, text, or email their supervisor.

Sharing card keys and associated PINs is a violation of this policy and is subject to disciplinary action, up to and including termination.

SUBSTANCE ABUSE POLICY

The District is committed to protecting the safety, health, and well-being of its employees, and all non-employees who come into contact with its workplace(s) properties, and/or use its products and services.

Recognizing that substance abuse poses a direct and significant threat to this goal, and to the goal of a productive and efficient working environment in which all employees have an opportunity to reach their full potential, the District is committed to ensuring a Drug-Free working environment for all of its employees.

This policy is applicable to all District employees. Employees who operate commercial motor vehicles and hold a commercial driver license (CDL) are also subject to specific drug and alcohol testing as

required by federal regulations and described further in Appendix C.

Prohibited Substances

Prohibited drugs are any illegal controlled substances including but not limited to, marijuana, amphetamines, opiates, phencyclidine (PCP), and cocaine, as well as any drug not approved for medical use by the USDA or the USFDA. Notwithstanding the legalization of marijuana use under

Washington state law, marijuana remains an illegal drug under federal law and its use is prohibited under this policy. Illegal use includes use of or impairment by any illegal drug, misuse of legally prescribed or over—the-counter drugs, or illegally obtained prescription drugs.

The use of any beverage or mixture, including any medication containing alcohol, during or prior to driving a District vehicle, or that could prevent the employee from performing job duties safely and effectively, is also prohibited.

The appropriate use of legally prescribed drugs and non-prescription medication is not prohibited, although use is subject to reporting requirements.

Prohibited Conduct

The following behavior is strictly prohibited:

- (1) The manufacture, possession, distribution, dispensing and use of alcohol and prohibited substances in the workplace, at any District worksite, in a District vehicle, and/or while on duty or on standby status.
- (2) Coming to work or being on duty while under the influence of alcohol (including medication containing alcohol) or controlled substances.
- (3) Alcohol consumption while on duty or on standby status.
- (4) Refusal to take a drug or alcohol test when indicated by this policy.
- (5) Attempting to falsify drug or alcohol test results.

Prescription or Over-the-Counter Medication

Whether prescribed or over the counter, an employee who is taking a drug or medication which may adversely affect the employee's ability to perform work in a safe and productive manner is required to report use of such drugs or medication to their supervisor and to Human Resources and should provide written notice from their physician or pharmacist with respect to the effects of such substance. Employees may not report for duty or remain on duty when they have used any controlled substance, drug, or drugs, except when the use is pursuant to instructions of a physician who has advised the employee that the substance does not adversely affect the employee's ability to safely operate District equipment or a motor vehicle. Employees are expressly prohibited from using a prescription drug that is not their own or using a prescription other than as prescribed by their physician. Employees have no obligation to inform their supervisor or Human Resources of such use unless, according to a warning notice or the input of a physician or pharmacist, the drug may cause a possible impairment that could prevent the employee from performing their job safely or effectively. In such cases, the employee should notify their supervisor and Human Resources so that a

determination can be made as to whether it is in the best interests of the District and the employee that the employee work, not work or be reassigned during the period medication is used. Records relating to prescription medication will be treated as confidential health care information and maintained in a separate medical file by Human Resources. Only a supervisor who needs to know limitations on the employee's work activity and, when appropriate, emergency or first aid personnel will be provided information regarding the drug usage.

Alcoholism/Substance Abuse

The District recognizes alcoholism and substance addiction/dependency as illnesses and encourages employees with such chemical dependencies or addictions to seek treatment through the Employee Assistance Program (EAP) or their health care provider. Leave to obtain substance abuse treatment may be available under Federal or State protected leaves; however, current use of drugs and/or alcohol that adversely affects performance is not protected and is subject to disciplinary action and mandatory substance abuse testing, evaluation and/or treatment.

Use of Sick Leave

Employees actively pursuing treatment of an alcohol or chemical dependency problem may be allowed to utilize sick leave during the period of treatment. The use of sick leave is one option the District has supporting an employee recovering from alcoholism or substance abuse. However, this does not require the supervisor to waive job performance requirements.

Substance Abuse Testing

The District asserts its legal right and prerogative to test any employee for substance abuse upon reasonable suspicion that the employee is under the influence of drugs or alcohol while at work. Employees may be required to submit to a medical examination and/or to submit to urine, blood, saliva, breath, and/or hair testing for drugs or alcohol. Employees who are required to hold a commercial driver's license will also be subject to the Substance Abuse Policy for Operators of Commercial Motor Vehicles, which can be found in Appendix D to this Handbook.

When requested and in compliance with the ADA, employee acceptance of medical examinations and testing is a mandatory condition of employment. Refusal of a drug or alcohol test is considered to be equivalent to a confirmed "positive" test. Refusal to submit to such medical examinations and tests constitutes a violation of this policy and is subject to disciplinary action, up to and including termination.

Employees who are reasonably suspected of being under the influence of drugs or alcohol will be suspended from job duties with pay pending an investigation and verification of condition. All employees are subject to a drug or alcohol test when there is a reason to suspect impairment immediately prior, during, or immediately after performing job duties. A referral for testing will be made on the basis of documented objective behavior, speech, appearance or other facts and circumstances.

Any employee who refuses to comply with a request for testing, who provides false information in connection with a test, or who attempts to falsify test results through tampering, contamination, adulteration, or substitution will be removed from duty with pay immediately. Refusal can include an

inability to provide a specimen or breathe sample without a valid medical reason or delaying arrival at the collection site. Following investigation, if substantiated, such refusals or falsification will be treated as insubordination and recorded as a positive test, with the employee subject to disciplinary action, up to an including termination.

Consequences

- (a). Employees who test positive for drugs or alcohol will be subject to disciplinary action, up to and including immediate termination of employment. Job applicants who test positive will have their conditional job offers withdrawn.
- (b). Employees who violate other aspects of this policy (e.g., by possessing, selling, or distributing prohibited substances at work) are also subject to disciplinary action, up to and including immediate discharge.

Notification of Criminal Convictions

Should an employee be arrested for, charged with, or convicted of a criminal drug violation, the employee must notify their Director and Human Resources in writing immediately. Employees who are convicted of a drug statute violation, including driving under the influence, are responsible for informing their Director and Human Resources within five days after the conviction.

Employee Responsibilities & Applicability

Employees are responsible for correcting their own unsatisfactory performance resulting from an alcohol or substance abuse problem. Failure to achieve and maintain satisfactory job performance may result in appropriate disciplinary action, up to and including termination.

Substance abuse prevention is everyone's responsibility, including the duty to report suspected abuse. Employees are expected to recognize and accept this responsibility, and to do their part in assuring that this policy is followed.

Violations of this policy may result in disciplinary action, up to and including termination, and referral for criminal prosecution.

TECHNOLOGY USAGE

The District takes the safety of its employees and facilities seriously. In order to protect District property, promote security, and protect the health, welfare, and safety of District employees and visitors, the District uses video surveillance and electronic monitoring equipment on District property and in its buildings and vehicles as permitted by law.

Monitoring Systems

Systems in place include, but are not limited to:

- Video monitoring systems
- GPS monitoring of District vehicles
- Computer usage monitoring
- Telephone, email, and Internet usage logs
- Building Access Control
- Motion Alarm Sensors

While monitoring systems are in place for the District and the employees' protection and use, there are occasions where electronic systems fail. Employees should not rely on any one system to be effective and to be recording or monitoring 100% of the time.

No Privacy Rights

The use of District systems is not private or confidential. It is important for employees to understand they have no expectation of privacy rights regarding the use of District technologies of any type. Email messages, other electronic communications, and documents created or received on District computer systems may be considered a public record subject to disclosure and/or subject to discovery in the event of litigation. The District, within the bounds of current and future laws, reserves, and intends to exercise, the right to review, audit, intercept, access and search these communication systems at will, monitor data and messages within them at any time for any reason, and disclose selected contents without notice or restrictions, including private electronic messages or communication sent or received using District equipment. The District does not endorse and discourages the use of emojis, emoticons, and GIFs in any and all District communications.

Employees are required to agree that they are aware of, understand, and comply with the provisions of the District's Electronic Media Policy (Appendix G) and that their use of these resources can and will be monitored and any data that they create, store, or transmit on or over District systems may be inspected by District management at any time.

Computer Systems

The District provides computer systems for most employees. These systems are inter-connected to allow sharing of information. To protect the integrity of the system, employees are expected to

observe these rules:

- Before putting any non-District created transportable electronic media (CD/DVD, backup disks, USB keys, memory sticks, software or any file downloaded from the Internet) into District systems, employees must first discuss the use of this media with the IT Manager.
- Employees are not allowed to use, upload, or connect any software/hardware, electronic devices, or files from home for use on District systems without approval from the General Manager and/or IT Manager.
- All information stored on District computer systems, either on a local hard drive or on network file servers, is subject to management review at any time. Employees expressly waive all rights associated with any personal or otherwise private information stored on the District's systems.
- Computers assigned to employees are District property. Any personal or otherwise private information created or used by the system becomes property of the District.
- Password(s) used to restrict access to files via District systems, or any online accounts, e.g.
 Dropbox, webmail, social media, etc. that are representative of the District, must be disclosed to the employee's Director or IT Manager.
- Without prior authorization, accessing or tampering with the District's network, computer systems, peripherals, and the Internet that may disrupt the use of the District's computer system or any other computer system, is strictly prohibited.

Email Systems

All email messages to or from any District account are District records and are the property of the District. The District reserves the right to read, use, and disclose any electronic email messages, including personal communications sent using District equipment. Employees choosing to access their personal email using the District's equipment expressly waive all rights to privacy and should be aware that any email received and/or generated by them is potentially subject to the Public Records Act RCW 42.56.

The District uses commercial email filtering software in an attempt to protect its employees from receiving emails containing inappropriate content. The District makes every effort to filter as much as is technologically possible; however, no filtering is 100% effective and occasional emails may slip through.

All email and voicemail communications, both internal and external, are permanently archived in the District's systems.

Voicemail Systems

The voicemail system is limited to District business purposes only. Employees who choose to use the District's systems for personal communication expressly waive all rights to privacy and grant the District unrestricted access to and use of such recordings. Messages stored on the voicemail system are not private information and are subject to public disclosure under the Public Records Act RCW 42.56.

District management reserves the right to review any voicemail messages, including messages of a

personal nature. Each extension has a call log of outgoing and incoming calls which are subject to periodic review by District management.

Personal Phone Calls

The District realizes that employees need to make and receive personal phone calls while at work. Such calls should be held to a minimum and should impact work as little as possible. When using District or personal phones at work, employees should be respectful of their work surroundings. Employees should be cautious of communications that disrupt others' ability to perform their duties due to the volume or content of conversations. Personal cell phones should be set to a low volume setting or vibrate to minimize disruption to others. Personal phone calls and text messages should be limited to meals and rest breaks to the extent possible.

Employees who have excessive personal phone usage may be subject to disciplinary action, up to and including termination.

Personal Entertainment

Employees are allowed background music to include streaming to the extent that it is not audible outside their respective workstation but can be subject to end by the District at any time. No other form of audiovisual electronic entertainment is allowed during work hours. Radio broadcasts of sport events, news, and talk shows are specifically prohibited in the office building or when they detract from the employee's work or the work of others.

The use of self-contained music devices during work hours will be allowed only when the following conditions are met:

- 1. Only one earpiece is used while at workstations and away from possible public view.
- 2. When leaving their workstation, employees remove and put away the device.
- 3. Employees may not use a device while in view of the public, when working with mechanical equipment, or when working in safety-sensitive positions.
- 4. At the sole discretion of a supervisor, employees may be asked to remove the device at any time for any or no reason at all.

The use of the District's internet for personal use is prohibited during normal business hours. Violations of any portion of this policy may lead to disciplinary action, up to and including termination.

Cellular Device Policy

Use of cellular devices must conform to the District's Administrative Policy and Procedure 20. Cellular devices (i.e. phones, tablets, laptops etc.) are proven communication links during and after a disaster. Where job duties require immediate and constant communication, the District may issue cellular devices to its employees. Employees issued a District cell phone are required to carry it as a condition of employment. District cell phones are primarily for work related use. Should the cellular device be lost, stolen or damaged, employees are required to inform the District as soon as possible. Cellular usage for District purposes may be considered a public record subject to disclosure and/or subject to discovery in the event of litigation. All costs associated with the cellular devices are paid by the District except for personal use.

Employees who use cellular devices are expected to take responsibility for their personal safety and the safety of the public.

Cell Phone Use While Driving

The Washington State laws prohibit all use of cell phones while driving, including text messaging. When driving District vehicles, always use a hands-free device on speaker mode, or another wireless device when using a cell phone. Employees are required to park the vehicle legally and safely to take calls if there is no "legal" means of talking. The only times that it would be legal to use a cell phone while driving is to report illegal activity, call for emergency assistance, or prevent injury to a person or property. Text messaging while driving is strictly forbidden in all cases.

Employees who are issued District cell phones and are required to operate a vehicle for work or personal reasons, are expected to put safety first.

Employees who receive a traffic violation for using a personal or District issued cell phone while driving, are solely responsible for all liabilities, fines, and any other adverse consequences.

OTHER WORK-RELATED TOPICS

DISTRICT UNIFORMS

The District wants its employees to look professional and represent the District in a positive manner. Utility Workers, Water Quality Coordinator, Mechanics, Inventory & Purchasing Specialist, and Construction Inspectors are considered uniformed employees. They must look professional and wear a District defined uniform. The District will provide uniformed employees with a combination of purchased and/or laundry service uniform items. All clothing must be approved by the employee's Director before purchasing.

District Defined Uniform

- (a). All above-the-waist uniforms must have the District logo and approved by the General Manager.
- (b). Below-the-waist uniforms
 - Navy blue jeans (or Navy blue "Docker" type pants) with straight legs (no bell-bottoms, oversized, embroidered stitch work or adornments are allowed). Pants must be in good condition (not be ripped or frayed or excessively/chemically faded)
 - Navy blue bib overalls
 - Coveralls (District provided up to three pairs replacement will be provided on an exchange basis for worn-out coveralls)
 - The below-the-waist uniform allowance is \$350 and may be obtained from the designated uniform suppliers.
 - Utility Workers, Mechanics, Facility Maintenance Worker, and their direct supervisors
 will receive their allowance on an annual basis. Other employees who are required to
 go out to jobsites will receive their allowance every two years.

(c). Footwear

- Employees are required to wear sturdy-soled work boots made of leather or other equally firm
 material, with a sturdy impact resistant toe. The work boots should be brown or black in color and
 high-top to protect the ankle.
- The District provides a \$450 boot allowance.
- Utility Workers, Mechanics, Facility Maintenance Worker, and their direct supervisors will receive their allowance on an annual basis.
- Other employees who are required to go out to jobsites will receive their allowance every two years.
- Employees purchase boots with a Uniform Request Form to be used at Work-n-More or Whistle Workwear on their own time.
- Sturdy soled, laced work boots or rubber boots are approved styles. Rubber boots must be a solid color and have a solid rubber outer shell (no neoprene).

Trial Service Period employees may be required to reimburse the District for any allowance paid if

they voluntarily separate from District employment.

Regular employees that voluntarily leave employment of the District within three months of receiving a boot allowance may be required to reimburse the District. Acknowledgement of this Handbook may serve as pre-authorization for such deduction by the employee.

Traditional tennis shoes, shoes with canvas tops, thin-soled athletic shoes, open-toed sandals, slippers, dress shoes, or other similar type shoes, may not be worn in the field.

Seasonal employees will receive \$100 each for boot and pants allowance.

Deviations from the above-described uniform policy must be obtained from the General Manager in writing.

Non-Uniform Employees

Annually, non-uniform employees will receive an above-the-waist allowance of \$125 per calendar year for any authorized logoed items. Item requests may be combined with other orders for cost effectiveness.

Below-the-Waist Uniform Purchase Procedure

Employees are required to obtain an approved Uniform Request Form from their Director and make their clothing selection from the above-described uniform items. A purchase order may not be used to purchase items not described in this section.

- (a). Employees may purchase boots and jeans from one of the following suppliers:
 - Work-n-More Everett Location, 3602 Broadway Everett WA 98201 (425) 259-0026 or Lynnwood Location, 15620 Hwy 99 S Lynnwood, WA 98037 (425) 742-9530)
 - Whistle Workwear Everett Location (10121 Evergreen Way #30 Everett WA 98204 (425) 423-8295) or Shoreline Location (15240 Aurora Ave. N Shoreline, WA (206) 364-2253
- (b). If an employee spends their maximum allowance and requests additional items, these items may be provided at the employee's expense.
- (c). Replacement items are stocked. Employees are issued replacement items on a one-to-one exchange basis as approved. If an employee exceeds the maximum annual allowance, the replacement item can be provided at the employee's expense. If an employee is within the first three years of service, they will not be required to exchange clothing items as they may not have items to exchange at that time.

Employees are expected to wear clean presentable uniforms while at work. Employees must launder uniforms on their own time however the District provides washers and dryers for District uniform items.

All uniforms are designated for District employees only. For security reasons, non-employees should not be allowed to use, or wear District provided clothing. The employee responsible for the violation may be subject to disciplinary action, up to and including termination. Employees are required to

return all logoed clothing items provided by the District upon separation unless approved by the General Manager.

PERSONAL PROTECTIVE EQUIPMENT (PPE)

The District supplies personal protective equipment (PPE) as required by state law. Issuance of PPE is subject to Director's approval. Clothing items received as PPE are not counted towards the uniform allowance.

The District also provides a \$100 allowance for prescription safety glasses every two years for those employees who are required to wear them to perform the essential functions of their position as determined by their supervisor.

USE OF TWO-WAY RADIO

The Federal Communications Commission (FCC) regulates radio communications and monitors transmissions. All District employees using the two-way radio system must thoroughly understand and follow procedures. The use of profanity and inappropriate language, keying music and other non-business use is prohibited and will not be tolerated by the District. Violations of this policy are subject to disciplinary action, up to and including termination.

The District has three channels available:

- Repeater will be the primary channel for District vehicles and base stations.
- KIL 392 is Digital 1 for District vehicles and portables.
- KAP 925 is Digital 2 for District vehicles and portables.

Employees should use the Repeater channel unless otherwise requested between two or more parties. After using the other two channels, employees should return the radio to the Repeater channel. Truck radios are to be turned on at the beginning of each day and turned off at the end of the day. Base units remain on at all times.

Employees driving a District vehicle are encouraged to perform a radio check once a day. Employees should speak clearly using the same volume they would when speaking in person to ensure their message is understood. Employees using the radio should identify themselves by name, vehicle number and purpose of call. When communication is complete, employees should sign off with the vehicle number they are using.

Example:

Caller: Receiving Party:
(1) "John Doe"
(1) "Jane Smith"
(2) "Truck 87"
(3) "To Jane Smith"
(2) "Truck 95"
(3) "Go Ahead"

LEAVE BENEFITS

TIME OFF/LEAVE BENEFITS

Leave benefits for District employees provide both financial compensation and accommodate family, professional and personal needs. Leave benefits may be authorized by federal regulations, state statutes or District Policies. The following types of leave are available to District employees.

- Holiday Leave
- Vacation Leave
- Sick Leave
- WA Family Care Leave
- Bereavement Leave
- Jury Duty
- Witness Duty
- Military/National Guard Duty
- Family and Medical Leave
- Pregnancy Disability Leave
- WA Paid Family and Medical Leave
- Domestic Violence Leave
- Unpaid Holiday Leave
- Volunteer Firefighter, Reserve Officer & Civil Patrol Leave

LEAVE REQUEST PROCEDURE

All leave must be documented by a formal request through the time management software. Before requesting paid leave, employees are required to confirm that the leave to be requested is available by checking the available leave balances on the most current pay statement.

Employees should complete and submit an electronic request, indicating the type of leave to be taken, the dates of the leave, and the total hours to be taken from the designated leave category and notify their supervisor of the electronic request. To assist with scheduling and operational requirements, all foreseeable leave should be requested at least one week prior to the requested leave date. Should the leave not be approved, the supervisor will reject the electronic request and notify the employee the reason the leave was not approved.

Management will approve time-off requests to meet minimum staffing levels within each department.

HOLIDAY LEAVE BENEFIT

The District grants 13 days of paid holiday per year to eligible employees.

Holiday	Date Observed	
New Year's Day	January 1st	
Martin Luther King's Birthday	3rd Monday in January	
President's Day	3rd Monday in February	
Memorial Day	Last Monday in May	
Juneteenth	June 19th	
Independence Day	July 4th	
Labor Day	1st Monday in September	
Veteran's Day	November 11th	
Thanksgiving Day	4th Thursday in November	
Friday after Thanksgiving	4th Friday in November	
Christmas Eve	December 24th	
Christmas Day	December 25th	
Personal Holiday	Added to Accrued Vacation	

Holidays falling on Saturday are observed on the preceding Friday. Holidays falling on Sunday are celebrated on the following Monday. Regular full-time employees receive 8 hours of holiday pay. Benefit eligible employees working less than 40 hours per week receive holiday pay on a prorated basis regardless of whether or not they are scheduled to work the day of the observed holiday.

Employees are expected to take all holidays as scheduled. Should an employee be asked to work on a holiday they will be compensated at the appropriate overtime rate.

Employees receive one personal holiday of eight hours vacation per year on their anniversary date to be added to their vacation leave bank.

VACATION LEAVE BENEFIT

The District provides vacation leave for the purpose of providing employees with paid time away from work for recreational and relaxation purposes. Vacation leave is accrued and credited at each pay period. Regular full-time employees earn vacation as follows:

Length of Service	Accrual per Month	Accrual per Year
1 thru 36 mos. (3 years)	6.67 hours	80 hours
37 thru 72 mos. (6 years)	10 hours	120 hours
73 thru 120 mos. (10 years)	12 hours	144 hours
121 thru 180 mos. (15 years)	14 hours	168 hours
181+ months	16 hours	192 hours

Vacation leave for regular part-time employees and regular full-time employees on reduced schedules or using LWOP, is prorated based on hours worked. Any partial months of service will be prorated.

Vacation requests in excess of two consecutive weeks will require the General Manager's approval.

During the first six months of employment, employees accrue, but are not eligible to use, vacation time but are eligible to use comp time.

Vacation leave may be taken as earned per pay period. Employees who want to use vacation time should request time off as early as possible so that arrangements for coverage can be made.

Vacation Cash-Out

Employees may request a cash-out after they have used a minimum of 80 vacation/compensatory hours in the preceding 12 months. Cash-out requests may not reduce an employee's vacation leave below 40 hours.

Maximum Balance

Vacation leave balances may not exceed 240 hours. All hours over the 240-hour limit are cashed out. In accordance with RCW 41.50.150, vacation and compensatory time may not exceed 240 hours in the event of retirement. Vacation and compensatory time may exceed 240 hours when used to determine payment to a beneficiary in the event of the death of an active employee.

SICK LEAVE BENEFIT

All employees are eligible for paid sick leave. Sick leave shall accrue and be credited each pay period as set forth below. FTEs working a reduced schedule, using LWOP, will receive a prorated accrual.

Rates of accrual

- Regular full-time employees: 8 hours per month
- Regular part-time & Temporary and/or Seasonal employees: 1 hour for every 40 hours worked.
 - *Under WPSL, all employees must receive a minimum of 1 hour of sick leave for every 40 hours worked.
- Accrual begins on the employee's first day of work and will be pro-rated if the employee starts
 after the 1st of the month.
- Employees may carry up to a maximum of 960 hours of unused sick leave from one calendar
 year to the next. Sick leave hours in excess of 960 at year end will be forfeited unless written
 approval is granted by the General Manager to carry over additional hours. Such approval will
 only be granted in exceptional circumstances.
- If an employee separates from the District and is rehired within 12 months any balance that existed at the time of separation, less any separation cash-outs, will be reinstated.
- The District will allow employees to use sick leave in increments consistent with normal payroll practices.

Accrued sick leave may be used for:

- The employee's own mental or physical illness, injury, or health condition; to accommodate the need for medical diagnosis, care, or treatment of a mental or physical illness; or preventive medical care (including doctor or dentist's visits).
- The employee's care for a family member with mental or physical illness, injury, or health condition; care for family member who needs medical diagnosis, care, or treatment of a mental or physical illness; care for family member who needs preventive medical care (including doctor or dentists visits). Family members include an employee's child (whether biological, adoptive, foster, step-child, or child for whom employee stands in loco parentis, is a legal guardian for, or is a de facto parent and regardless of age or dependency status); parent (whether biological, adoptive, in-law, de facto, step-parent, legal guardian or person who stood in loco parentis to employee when employee was a child); spouse or registered domestic partner; grandparent; grandchild; or sibling.
- An absence due to closure of the District's offices by order of public official for any health-related reason, or where the employee's child's school or day care is closed for such a reason.
- Absences covered by the Domestic Violence/Sexual Assault/Stalking leave statute such as if
 they are a victim of domestic violence, sexual assault, or stalking; or they have a family member
 who is a victim of domestic violence, sexual assault, or stalking.

Employees who are sick and plan to stay home should contact their supervisor prior to their regularly scheduled start time. If the need for sick leave is unforeseeable the employee must provide notice to the District as soon as possible before the required start of their shift unless it is not practicable to do so. In the event it is impracticable for an employee to provide notice to the District, a person on the employee's behalf may provide notice.

Where the need to use accrued sick leave is foreseeable (e.g., a planned surgery), employees should submit written notice of the need for leave to the HR department and supervisor at least 10 days in advance of the leave date(s). For unforeseeable leave, employees must contact the HR department and supervisor as soon as the need for leave becomes known.

The District may require documentation regarding the use of leave, provided that for non-exempt employees: (i) documentation may only be required when an employee uses more than three (3) consecutive days of accrued sick leave whether full or partial for example an employee who misses 30 minutes of each consecutive day, attributed to authorized sick leave reasons, may be asked for verification if they again are sick for any portion of the fourth consecutive day (ii) an employee will have up to ten (10) calendar days to provide the required documentation; (iii) if requested, documentation requirements will not exceed privacy or verification requirements otherwise established by law; and (iv) if a requirement to provide documentation will result in unreasonable burden or expense to the employee, an employee may advise the District of this concern and the District will evaluate its request in light of the circumstances.

All shared sick leave balances, along with vacation and compensatory time balances, shall be shown on the employee's semi-monthly paycheck stub. This information is also accessible electronically through the District's timekeeping system EWS.

Sick leave is not a Personal Time Off program (commonly referred to as PTO), as the District does not have such a program.

The District permits employees to be absent from work on an authorized basis for a variety of reasons, including but not limited to illness or injury. Retaliation by the District for an employee's lawful use of paid sick leave and other protected leave rights is prohibited. Employees who believe they are experiencing retaliation for using their paid sick leave or other protected leave should report it immediately to Human Resources or the General Manager for investigation or other follow-up.

Sick Leave Cash-Out

The District allows current employees (full or part time) to cash out sick leave as follows:

- Prior to a request for cash-out, employees must have a minimum balance of 224 hours in available sick leave.
- The maximum number of sick leave hours which may be cashed out during any consecutive 12month period is 56 hours.
- Employees may only cash out accrued sick leave hours credited during the preceding 12 months (which will always be 96 hours), less any sick leave used.
- Upon the death of any active employee (full or part time), the employee's designated beneficiary
 will receive 100% cash-out of all unused sick leave. This payment will be included in the
 employee's final paycheck.

Employees separating from employment are subject to the following sick leave cashout provisions:

- If an employee voluntarily separates from employment and has been employed with the District for five (5) or more years, they will be eligible and elect to receive 25% of their sick leave bank up to 500 hours (ex: 500 x 25% = 125 hours maximum) cashed out.
- If an employee retires from employment and has been employed with the District for five (5) or more years, they will be eligible and elect to receive 25% of their sick leave bank up to 500 hours (ex: 500 x 25% = 125 hours maximum). Sick leave contributions shall be contributed to their HRA VEBA account.
- If an employee is terminated for cause or resigns in lieu of termination, no sick leave will be
 cashed out. Under this policy, termination for cause occurs when the decision to terminate
 employment is motivated by legitimate concerns about the employees' conduct, performance, or
 qualifications.

Shared Sick Leave

The shared sick leave program is a means of financial assistance to an employee with exhausted leave balances who is facing a personal or immediate family physical or mental condition. This program allows employees to donate accumulated sick leave hours to a shared sick leave bank for the specific use of an employee approved to receive shared sick leave.

A family member is defined as an employee's spouse or registered domestic partner; child (whether

biological, adoptive, foster, step-child, or child for whom employee stands in loco parentis, is a legal guardian for, or is a de facto parent and regardless of age or dependency status); parent (the biological or adoptive parent of an employee or an individual who has stood in place of the parent to that employee when the employee was a child).

Donation

Employees who voluntarily donate sick leave shall at the time of donation must retain a minimum of ten workdays in their sick leave bank. Only sick leave hours may be donated.

The employer will exhaust the current balance in the Shared Sick Leave Program prior to collecting donations as stated below.

Leave that is donated is on a dollar-for-dollar basis. The value of the leave is determined at the current hourly wage of the employee making the donation and calculated and applied to the current hourly wage of the employee receiving the donation.

When donated leave is no longer needed, unused leave shall be returned to the donor (s) at the original value on a pro-rata basis and the District will not be maintaining an ongoing balance.

Eligibility

An employee is eligible for shared sick leave under the following conditions.

- An employee suffers, or has an immediate family member suffering from illness, injury, impairment, physical, or mental conditions which causes the employee to be absent from work resulting in loss of income due to the unavailability of paid leave.
- The employee has depleted or shall shortly deplete their total accumulated paid leave (vacation, compensatory time, and sick). All leave balances must be exhausted prior to receiving shared sick leave.
- Prior to a shared sick leave request, the employee has abided by the District sick leave policy.
- An employee receiving short- or long-term disability or Workers' Compensation is not eligible
 to receive shared sick leave. This program will not be used if it in any way jeopardizes the
 employee's eligibility for state industrial insurance benefits, short term/long term disability
 benefits or any other benefits. At no time shall an employee receive shared sick leave in
 excess of the amount needed to make the employee whole to their adjusted base salary.
- The employee's primary care provider, (or the immediate family member's provider, where
 leave is taken due to the family member's medical condition) has provided Human
 Resources the appropriate medical justification and documentation, and/or re-documentation
 as required, establishing both the necessity for the leave caused by the condition and the
 amount of time the employee can reasonably be expected to be absent from work. The
 medical documentation documents how the condition is qualified under one of the federal or
 state protected leave acts.
- Shared sick leave shall not be used to extend an absence beyond the amount of leave to which the employee is entitled under federal or state leave laws or District policy.
- Employees receiving shared sick leave may not use the donated leave for any purpose other than that defined in their request for shared leave.

 The granting of shared sick leave is not guaranteed. Shared sick leave requests are reviewed on a case-by-case basis.

Procedures

The HR department administers the shared sick leave program as described below.

- The employee initiates a shared sick leave request by contacting HR.
- Shared sick leave requests are evaluated by HR based on criteria defined in state and federal leave protection laws to include but not limited to FMLA, WA State Family Care Act, Americans with Disabilities Act, WA Law Against Discrimination, State Pregnancy Disability regulations, and Domestic Violence/Sexual Assault Leave Act. If the need for the leave qualifies under one of these laws, and all other conditions of this policy are met, the shared sick leave is forwarded to the General Manger for approval. If the request is approved, the process continues. If denied, the reason is documented and provided to the employee.
- All medical information submitted by the employee and care provider in support of the leave request is kept in the employee's confidential medical file (not provided to the GM).
- If approved, HR will determine the amount of shared sick leave the employee is eligible to receive.
- HR publishes an All-District request for shared sick leave. The specific reason for the request will not be identified. The requesting employee determines whether or not they wish to be identified in the request.
- The names of donating employees remain confidential.
- Shared sick leave is funded through voluntary transfer of accrued sick leave from donating employees to the shared sick leave bank established for the requesting employee.
- Shared sick leave ends when the employee no longer needs the donated hours, no longer meets eligibility requirements, has exhausted leave entitlements, or the shared sick leave bank is depleted.
- HR is responsible for generating, distributing, and collecting the shared sick leave request forms, computing values of donated leave, and ensuring the adjustment of donator and recipient post-donation leave balances.
- Shared sick leave shall be limited to no more than six continuous calendar months and/or six months total in any five-year period.
- While on shared sick leave, the employee continues to be classified as a District employee and receives the same base wage and benefits that would be otherwise received in regular pay status.
- Employees on shared sick leave shall be considered in paid status. (Employees on shared sick leave would receive the paid holiday observed by the District and there will be no deduction of the shared sick leave bank).
- The shared sick leave program shall not create an additional cost for the employer beyond the cost of administrating the program.
- Employees on shared sick leave, the shared leave time will run concurrently with any and all federal and state leave laws.
- HR shall monitor the use of the shared sick leave program. Misuse of the program may result in the cancellation of donated or shared sick leave.

Return to Work

An employee on shared sick leave authorized or able to return to work will advise Human Resources and coordinate a return-to-work plan and provide the necessary medical release as required by District policy and any federal and state laws. Human Resources will then communicate the return-to-work status with the employee's supervisor.

Absenteeism

Excessive, habitual, and frequent unscheduled absences or abuse of provided leave is not an appropriate work behavior and hinders the ability of the District to consistently have a fully staffed workforce. These guidelines are established to help ensure consistency in determining if habitual absences or abuse of leave is taking place.

Habitual absence is different than sick leave abuse. Sick leave abuse occurs when sick leave is taken for other than approved reasons or when the employee fails to follow notification requirements or documentation procedures. Habitual absence refers to the employee who is excessively absent from work on an unscheduled basis without qualifying reasons such as approved FMLA leave usage or approved reasonable accommodation.

An employee's use of unscheduled leave under any of the following criteria may require a review to determine if a pattern of leave abuse or habitual absence is present:

- Sick leave use of more than 50% of their 96-hour accrual over a one-year period, without documented medical reasons such as FMLA leave or use of other protected leave.
- Patterns of habitual absence by frequently taking leave that is not scheduled with at least two-day's notice, or a pattern of frequent last-minute requests to come in late or leave before the scheduled start/end of the shift.
- A pattern of unscheduled leave usage contiguous to weekends, holidays or during popular sporting events, unpopular or unpleasant job/task assignments.

WASHINGTON FAMILY CARE ACT

All regular employees entitled to sick leave and other paid time off may use any or all of their accrued leave to care for a child (if such child is under the age of 18 or incapable of self-care) or the employee with a health condition that requires treatment or supervision, or to care for an adult child, spouse, parent, parent-in-law, or grandparent of the employee who has a serious health condition or an emergency condition. The employee taking leave under the circumstances described in this policy must comply with the terms of the District's policy applicable to leave, except for the terms relating to the choice of leave.

BEREAVEMENT LEAVE

In the event of the death of a defined family member, all regular full-time employees are eligible to take up to three days off with pay to attend the funeral or make funeral arrangements. The benefit for part-time employees will be prorated based on hours worked. For purposes of this leave, the District defines family members as:

(a). Current spouse or registered domestic partner, children of employee, children of the employee's

current spouse or current registered domestic partner.

- (b). Mother, father, brother, sister of employee or the employee's current spouse or current registered domestic partner.
- (c). Grandparents and grandchildren of an employee or the employee's current spouse or current registered domestic partner.

Employees may request an additional two working days of sick leave for bereavement.

In relationships other than those listed above, or in cases where an employee is responsible for funeral arrangements, bereavement leave may be granted by the District with approval from the General Manager.

JURY DUTY

The District encourages employees to fulfill their civic responsibilities by serving jury duty when required. Employees should notify their supervisor as soon as practical after receiving notice so arrangements can be made for adequate coverage. A copy of the summons must be submitted to Human Resources as soon as possible, but no more than five days after receipt.

The employee will receive their regular base pay while serving on a jury and must submit their jury duty pay (less mileage and expenses) to HR. Employees are also required to submit a copy of the compensation received for jury duty to payroll for processing.

WITNESS DUTY

The District supports employees who are subpoenaed to be a witness in court. Employees who are subpoenaed to represent the District will be compensated for the entire period of witness duty. When subpoenaed or requested by a party other than the District, employees are free to use their available paid leave (vacation and compensatory time) for the period of this absence.

Employees should notify their supervisor as soon as practical after they receive notice so arrangements can be made for adequate coverage. A copy of the subpoena should be submitted to Human Resources as soon as possible, but no more than five days after receipt. Employees are required to report for work whenever the court schedule permits.

MILITARY LEAVE

The District will observe all applicable federal and state laws covering its employee's benefits and rights when an employee serves in any branch of the armed forces and is called upon for active duty. Employees should notify their supervisor as soon as they receive an official notice of call or order to active duty. A copy of the military orders should be turned in to Human Resources as soon as possible, but no more than five days after receipt.

Employees who take military leave will be granted leave benefits and consideration for reinstatement of employment in accordance with all federal and state laws.

Paid Leave of 21 Days Per Year

Washington public employees are entitled to a paid military leave of absence for a period not to exceed 21 working days during each year beginning October 1st and ending the following September 30th. Leave accruals and employee benefits will continue for the duration of paid leave. Military leave beyond the 21 days of paid time off will be unpaid however employees may elect to use accrued vacation, and/or compensatory time, during the period of military leave. Reinstatement following active duty will follow all federal and state laws at the time of the return to work.

WA Military Family Leave

During a period of military conflict declared by the President or Congress, an employee who is the spouse or registered domestic partner of a member of the Armed Forces, National Guard or Reserves is entitled to up to 15 days of unpaid leave while their spouse or domestic partner is on leave from deployment, or before and up to deployment. Family military leave may also be covered under FMLA leave for a qualifying exigency, although an employee need not meet the more stringent FMLA eligibility requirements in order to take the family military leave described in this policy. The purpose of this leave is to support the families of military personnel serving in military conflicts by permitting them to spend time together before a family member is deployed or while the family member is on leave from a deployment. Employees must work an average of 20 hours per week to be eligible for this family military leave.

An employee who seeks to take family military leave must provide the District with notice of their intent to take leave within five business days of receiving official notice that the employee's spouse or domestic partner will be on leave or of an impending call to active duty. The employee may substitute any available accrued leave for any part of this family military leave.

Contact Human Resources for more information or questions about military leave.

FEDERAL FAMILY AND MEDICAL LEAVE (FMLA)

The federal Family and Medical Leave Act (FMLA) grants eligible employees up to 12 weeks (26 weeks in cases where an employee is caring for a covered service member) of unpaid leave during a rolling 12-month period for certain family and medical reasons. The District will designate absences as FMLA and run FMLA concurrent with all other leaves, when lawful, unless the employee objects in writing to the Human Resources Department.

To be eligible for leave under this policy, employees must have been employed with the District for at least 12 months and have actively worked at least 1,250 hours during the preceding 12-month period. The 12 weeks may be taken continuously or intermittently during a rolling 12 months measured from the first date any family leave is used.

Leave may be taken for any of the following reasons:

- To care for an employee's child after birth or placement of a child with the employee for adoption
 or foster care (if both parents are employed by the District, combined leave may not exceed 12
 weeks). This leave is in addition to any applicable pregnancy disability leave as allowed by law.
- To care for an employee's child (if such child is under the age of 18 or incapable of self-care)

grandchild or child that the employee is acting in "loco parentis" of, by providing residence and day to day care of, but does not have legal or biological relationship to the child.

- To care for a spouse, domestic partner, or parent who has a serious health condition.
- For a serious health condition that makes an employee unable to perform the essential functions of their job.
- A "qualifying exigency" arising out of the fact that the employee's spouse, son, daughter, or
 parent is a covered military member who is on active duty, or has been called to active duty, and
 who has been or is being deployed to a foreign county. Qualifying exigencies are generally
 those related to the deployment, including attending military events, arranging for alternative
 childcare addressing financial or legal arrangements, and counseling.
- To care for an injured service member who is the employee's spouse, parent, child or next of kin. A covered servicemen member includes a member of the military who has a serious injury or illness incurred in the line of duty that may render the service member unable to perform their duties. For this type of FMLA leave, an employee may take up to 26 weeks of leave, although leave taken for other FMLA purposes would count against this entitlement.

During a FMLA absence whether consecutive or intermittent, employees may use accrued leave balances such as vacation, sick, and compensatory time. To ensure employees have some paid time remaining for follow-up medical care upon returning to work, employees may elect leave without pay (LWOP) during the 12-week FMLA absence when their sick leave balance is down to 40 hours, and they have no unused vacation or compensatory hours remaining. However, after the 12-week FMLA absence, employees must exhaust all available accrued paid leave, if any, including the final 40 hours of sick leave hours.

If intermittent leave is requested on this basis for planned medical treatment, the District may require the employee to transfer temporarily to an alternate position which better accommodates recurring periods of absence, or a part-time schedule, provided that the position has equivalent pay and benefits.

Notification & Reporting Requirements

When the need for FMLA is foreseeable, such as birth or adoption of a child, or planned medical treatment, employees should provide reasonable prior notice. In cases of illness, employees, or the caregiver on the employee's behalf, are required to report as discussed with Human Resources on their leave status and intention to return to work.

Employees are required to notify Human Resources if any leave qualifies as family leave. All leave qualifying for family leave will be designated and tracked as family leave upon the request of the employee.

The District requires certification from an attending physician to support a claim for FMLA needed for the employee's own or a family member's serious health condition. For an employee's own medical leave, the certification must include a statement that the employee is unable to perform the functions of their position. For leave to care for a seriously ill child, grandchild, spouse, or parent, the certification must include an estimate of the amount of time that the employee is needed to provide care. The District may require a second medical opinion and periodic re-certification of the employee's condition, at its expense. If the first and second opinions differ, the District may require,

at its expense, the binding opinion of a third health care provider, approved jointly by the District and the employee.

Reasonable accommodation, as required by federal and state law, will be considered if an employee cannot return to work after 12 weeks of FMLA leave due to a medical restriction. Please note that these laws do not necessarily protect return to work in the same position or re-employment.

Payment of Employee Benefits

Employees granted an approved leave of absence under this policy are advised to provide the retention of their group insurance coverage by arranging to pay the employee's premium contributions (if any) during the period of unpaid absence. The District will continue to make the premium contribution during the period of FMLA leave up to 12 weeks.

Prorated sick and vacation benefits will accrue based on compensated hours used for each month while on FMLA leave. Employees on FMLA with no District-compensated hours will not accrue any vacation or sick time.

Request Procedures

Employees must complete a Request for Family and Medical Leave of Absence Form. This form should be completed in detail, signed by the employee, and submitted to Human Resources. If possible, the form should be submitted 30 days in advance of the effective date of the FMLA absence.

All requests for absence due to illness will include the following information attached to the completed Request for Family and Medical Leave of Absence Form. The attending physician must provide sufficient medical certification stating the date on which the serious health condition commenced, the probable duration of the condition, and the appropriate medical facts regarding the condition. For purposes of leave to care for a child, grandchild, spouse, or parent, the certification should give an estimate of the amount of time needed to provide such care. For the purpose of leave for an employee's illness, the certification must state that the employee is unable to perform the functions of their position. In the case of intermittent leave or a request for a reduced work schedule for planned medical treatment, the certification must state the expected treatment dates and duration.

Reporting FMLA Time

Non-exempt and exempt employees are required to log all time taken as FMLA leave, regardless of whether the leave is intermittent (leaving early or arriving late) or leave is taken in a continuous block of time (days, weeks). Intermittent leaves must be recorded down to the lowest payroll increment of 15 minutes (0.25 hours). Employees should use the following FMLA codes when reporting any time taken for FMLA purposes.

- FMLA Sick
- FMLA Vacation
- FMLA Compensatory
- FMLA Shared Sick Leave
- FMLA LWOP

Return to Work After FMLA Leave

Employees returning to work following an FMLA leave, are entitled to return to their job or an equivalent position, unless the District's circumstances have so changed as to make it impossible or unreasonable to do so, or the employee is unable to perform the essential functions of their position with or without a reasonable accommodation.

The District requires the employee to provide a medical certification of their fitness for duty to return to work after a medical leave for their own serious health condition. Human Resources will provide the employees with a job description for them to give to their medical provider for review to determine if the employee is fit for duty. The employee may not return to work until a return-to-work note is completed by the attending physician and has been received by Human Resources.

Employees who will be using prescribed medication after they return to work which may make them drowsy or may otherwise interfere with the safe operation of equipment or vehicles must disclose this to Human Resources and their supervisor before they return to work.

Please contact Human Resources for any questions regarding FMLA leave.

PREGNANCY DISABILITY LEAVE

In addition to leave under the federal FMLA described above, Washington State law provides certain leave rights in connection with pregnancy-related disability and to care for a newborn child. Regardless of whether an employee is eligible for FMLA leave, they are entitled to Pregnancy Disability leave for the period of time they are temporarily disabled because of pregnancy or childbirth. Medical certification may be required to confirm the need for leave. If the employee is eligible for FMLA leave, the Pregnancy Disability leave will run concurrently with FMLA leave. Pregnancy Disability leave is unpaid and health benefits are not automatically continued (unless the employee is also eligible for FMLA leave); however, accrued leave may be used and the employee may continue insurance coverage at their expense.

PAID FAMILY MEDICAL LEAVE (PFML)

PFML is a Washington State program that offers Washington workers the opportunity to receive up to 90% of their weekly pay up to the maximum amount (determined by the State) while on leave to recover from an illness or injury, bond with a new child, for certain military connected events, or to care for a sick or injured family member. Qualifying employees must work at least 820 hours during the previous year for any Washington State employer.

The premium rate is split between employer and employee and the shares are determined by the Employment Security Department. However, the District has elected to pay 50% of the premium as a benefit to the employees. The Washington State Employment Security Department will administer the program. More information can be found at https://esd.wa.gov/paid-family-medical-leave/workers.

DOMESTIC VIOLENCE /SEXUAL ASSAULT LEAVE

Employees who are victims of domestic violence, sexual assault, or stalking are eligible for this leave. It is also available to employees with a family member (child, spouse, registered domestic partner, parent,

parent-in-law, grandparent, or person with whom the employee has a dating relationship) who is a victim of domestic violence, sexual assault, or stalking. The leave may be taken in blocks, intermittently, or on a reduced leave schedule. The amount of leave that an employee may take is limited to a "reasonable" amount. Domestic violence/sexual assault leave is unpaid, although an employee may elect to use their accrued paid leave (e.g., vacation, sick leave, compensatory time) in connection with such leave.

Domestic Violence/Sexual Assault Leave may be taken for the following purposes:

- To seek law enforcement or legal assistance or to prepare for or participate in any legal proceeding related to domestic violence, sexual assault, or stalking;
- To seek health care treatment for physical or mental injuries from domestic violence, sexual assault, or stalking, or attend to such health care treatment for a family member;
- To obtain (or assist a family member in obtaining) services from a domestic violence shelter, rape crisis center, or other social services;
- To obtain (or assist a family member in obtaining) mental health counseling related to domestic violence, sexual assault, or stalking; or
- To participate in safety planning, to relocate temporarily or permanently, or to take other actions to increase the safety of the employee or family member relating to domestic violence, sexual assault, or stalking.

Employees should give advance notice of their intention to take leave when possible. If advance notice is not possible, employees (or their designee) must give notice of the need for this leave no later than the end of the first day the employee takes the leave. The District may require verification to support the need for the leave. Depending on the situation, verification can take the form of police reports, court documents, or the employee's own written statement of the need for the leave. Except where disclosure is authorized or required by law, the District will maintain confidentiality of all information provided by the employee in conjunction with Domestic Violence/Sexual Assault Leave.

UNPAID HOLIDAY LEAVE

Washington State law provides public employees two unpaid holidays per calendar year "for reason of faith or conscience or an organized activity conducted under the auspices of a religious denomination, church, or religious organization." Partial days off will count as a full day. Employees may use their accrued leave (vacation or compensatory) to cover their absence.

Employees may select the specific day(s) to take as unpaid holiday after consulting with their supervisor and submitting a written request to their supervisor, with a copy to Human Resources, at least two weeks in advance. Untimely requests will only be considered if an employee can demonstrate that timely notice was not possible under the circumstances.

Requests should include the following:

- Employee's name.
- The day(s) or partial day(s) they are requesting off,
- A sufficient description of the reason for the leave so that the supervisor can determine if it is properly granted, and
- If the request is untimely, the reason why it was not possible to submit the request in a timely manner.

Employees will normally receive a written response within two days of receipt of the request. Requests may be denied if:

- It was not submitted in a timely fashion, or
- The reason for the requested leave is not appropriate under the law, or
- The employee has already exhausted their allotment of days off under the law, or
- Granting the request would cause an undue hardship.

VOLUNTEER FIREFIGHTER, RESERVE OFFICER, AND CIVIL AIR PATROL LEAVE

The District recognizes that employees trained in these functions may need to take leave to participate in specialized training or in response to an actual event. Washington State law prohibits employers from discharging or disciplining an employee who is a volunteer firefighter or reserve officer that takes leave related to an alarm, fire or an emergency call, or has been ordered to remain at their position by the commanding authority at the scene of the fire.

The law also applies to an employee who is a member of the Washington wing of the civil air patrol who takes leave related to an emergency service operation such as the following:

- Search and rescue missions designated by the Air Force Rescue Coordination Center.
- Disaster relief or humanitarian services, when the employee is requested by FEMA or Department of Homeland Security.

Employees who leave for these situations are required to use paid leave (vacation or compensatory time) to cover their absence. If an employee doesn't have sufficient leave to cover the absence, the remaining time will need to be leave without pay. Employees are required to submit a Leave Request Form to their supervisor including the reason for leave and the length of leave requested.

HEALTH AND WELFARE BENEFITS

All Commissioners, regular full-time, regular part-time, limited term, and in certain cases temporary and contract employees, are benefit eligible unless otherwise stated in a particular benefit plan. Eligible employees who work less than 40 hours per week will receive benefits on a prorated basis unless otherwise required by law. Insurance coverage begins the 1st of the month if the employee works the first working day of that month. If the employee starts after the 1st working day of the month coverage will begin the first of the following month.

The District reserves the right to design benefit plan provisions and to add, eliminate, or in other ways modify any discretionary benefits when it is deemed in the District's best interest to do so. Employees receive a summary plan description upon eligibility and enrollment. District insurance plans run from January through December with annual enrollment in November. All employees must participate in the dental plan; coverage cannot be waived.

Employees should notify Human Resources about any changes in status (divorce, death, residence, etc.) no later than 60 days after the date of the qualifying event. Employees are responsible for any charges the District incurs due to the late reporting of a qualifying event.

INSURANCE PLANS

The District currently offers its employees the same benefit package that the State of Washington employees receive. The Health Care Authority (HCA) and Public Employees Benefit Board (PEBB) administer the group insurance plans, offering multiple plans at varying premium rates. Plan changes are implemented by PEBB or its carriers. The benefit information contained in this handbook is only a brief summary. For more detailed plan information, please review the plan documents online at www.hca.wa.gov.

The benefit package includes Medical, Dental, Vision, Life, Accidental Death & Dismemberment (AD&D), and Long-Term Disability (LTD) insurance plans. These plans cover employees, employee's spouse or domestic partner, and employee's dependents.

Medical, Dental, & Vision

The current health plan has multiple medical/vision and dental plans for employees to choose from. The District currently contributes 100% of the monthly premium for employees and family for most plans. Employees who elect a plan with a monthly premium in excess of the premium charged for the "full-family" under the Uniform Medical Plan Classic, are responsible for the difference and can pay their premium portion on a pre-tax basis through payroll deduction.

HRA VEBA Plan

Northshore Utility District has adopted the Health Reimbursement Arrangement (HRA) plan offered and administered by the Voluntary Employees' Beneficiary Association Trust for Public Employees I the Northwest (VEBA) ("Plan"). The Plan is designed with a variety of coverage options to allow for the maximum benefit permitted by applicable law. The District agrees to contribute to the Plan on behalf of all eligible employees ("Group") defined as eligible to participate in the Plan, in accordance with Plan and regulatory limitations.

Eligible employees are defined as commissioners and all employees who have completed their Trial Service Period, and who are covered under a qualified medical plan. Once an employee completes their Trial Service Period, they will receive full contributions without regard to the month this may occur. The Plan must receive an enrollment file for each eligible employee to become a participant and become eligible for benefits under the Plan.

Contributions on behalf of each eligible employee shall be based on the following selected funding sources:

- Direct Employer Contributions: Eligibility for direct employer contributions is defined above.
 Employer contributions shall be equal to \$2,000 for employees and \$4,000 for employees with spouse/dependent(s). The contribution shall be funded on an annual basis before January 15th, on behalf of all eligible employees.
- Employee Sick Leave Contributions: Eligibility is limited to employees who retire from service
 with over 5 years of service. Employees are allowed to cash out 25% of their sick leave up to
 500 hours (125 hours max). Sick Leave Contributions shall be contributed to their HRA VEBA
 account.

Life Insurance, Accidental Death and Dismemberment (AD&D) and Long-Term Disability (LTD)

The District offers a Life and Accidental Death and Dismemberment (AD&D) insurance plan and a Long-Term Disability (LTD) plan to eligible employees. The District pays 100% of the premium for basic plan coverage. Employees may purchase additional coverage for themselves and eligible family members.

In addition to the above package, employees can purchase optional insurance plans offered through PEBB and other carriers.

Flexible Spending Account (FSA)

The District offers an Internal Revenue Code (IRC) Section 125 flexible spending account. The Plan allows employees to set aside pre-tax money from each paycheck to pay out-of-pocket expenses such as medical, dental, and vision deductibles and copays, daycare, and any other allowable expenses up to the limits allowed under Section 125. The full amount an employee elects to contribute for the calendar year is available on the first day of the plan year.

Navia Benefit Solutions will be administering this plan for the District. To be properly reimbursed, participants must incur an eligible expense during the plan year and seek reimbursement by the specified deadline stated in the Plan. Participants may carryover up to \$500 of unused contributions into the following plan year. Employees are encouraged to visit Navia Benefit Solutions at www.naviabenefits.com for specific plan information.

Employees should notify Human Resources about any changes in status (divorce, death, residence, etc.) no later than 60 days after the date of the qualifying event. Employees are responsible for any charges the District incurs due to late reporting of a qualifying event.

Please contact Human Resources for further information about these benefit plans.

CONSOLIDATED OMNIBUS BUDGET RECONCILIATION ACT (COBRA)

COBRA provides employees and their qualified dependents the opportunity to continue health insurance coverage under the District's health plan when a "qualifying event" would normally result in the loss of eligibility. Some common qualifying events are resignation, termination of employment, or death of an employee; a reduction in an employee's hours or a leave of absence; an employee's divorce or legal separation; or a dependent child no longer meets eligibility requirements. In order for the District to provide the appropriate notices, it is important for employees to notify Human Resources of any change in status.

Employees or dependents pay the full cost of health coverage at the District's group rate plus an administrative fee. The HCA provides each eligible employee with a written notice describing rights granted under COBRA when the employee becomes eligible for coverage under the District's health insurance plan. The notice contains important information about the employees' rights and obligations. For more information, employees should contact the Washington State Health Care Authority or Human Resources or visit their website at www.hca.wa.gov.

HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT (HIPAA)

It is the Districts policy to ensure that employee medical information is kept strictly confidential.

Protected Health Information (PHI) is information that is created or received by the District Health Plan and relates to the past, present, or future physical or mental health or condition of a participant; or the past, present, or future payment for the provision of health care to a participant; and that identifies the participant or for which there is a reasonable basis to believe the information can be used to identify the participant. Protected health information includes information of persons living or deceased. Access, use, and disclosure of PHI are subject to HIPAA.

RETIREMENT PLANNING

Public Employees' Retirement System (PERS)

The District is a member of the Washington Public Employees Retirement System (PERS). All regular full-time and some part-time employees (subject to position) are covered under PERS. Employees have two plan options to choose from within the first 90 days of employment. Should an employee not designate a plan within the 90 days, they will be placed into the retirement default plan.

Both the District and the employee are required to pay a percentage of the employee's wage into a defined contribution or defined benefit plan. Benefit levels and contribution rates are set by the State of Washington and are subject to change. Vesting information for PERS plans can be found in the Plan Choice Member Handbook available at www.drs.wa.gov.

Deferred Compensation

The District offers two Deferred Compensation Plans through Spectrum and Department of Retirement Systems (DRS), a 457(b)-retirement plan (Plan) and Roth IRA, to its employees. The Plans allow employees to set aside compensation on a pre-tax deferred and post-tax basis for retirement; contributions are subject to annual IRS deferral limits. Participation is voluntary and may be started and stopped at any time within the IRS guidelines. Employees have a variety of investment options and are 100% vested on plan entry date. Employees are eligible on the first of the month following or coinciding with their date of hire and may stop, start, or change their deferral or investment elections at any time. On an annual basis the District will perform a "true-up" near year end to analyze employee contributions and earned salary to ensure the employer match is accounted for appropriately. For employees hired mid-year, the employer match will be pro-rated to align with actual salary earned.

Non-Exempt Employee Match

The District will match 100% of an employee's contribution up to 2% of the non-exempt employee's annual regular salary as defined by the Plan.

Exempt Employee Match

The District will match 100% of an employee's contribution up to 4% of the employee's annual

compensation as defined by the Plan.

All employer contributions must be deposited into the pre-tax 457 traditional plan. Employees interested in enrolling should contact Human Resources.

L&I WORKERS' COMPENSATION INSURANCE

All employees are covered by and contribute to the State of Washington Workers' Compensation Program. This insurance covers employees when on-the-job injuries or job-related occupational illnesses occur. For qualifying cases, Workers' Compensation will provide partial wage replacement to the employee for workday's lost and medical costs due to job related injuries or illnesses. Both the District and its employees are required by law to make contributions to Washington State Department of Labor and Industries (L&I) for industrial insurance based on job classification and the number of hours worked. Current contribution rates for the District and its employees is set by the State of Washington. Employees pay \$0.01 per hour worked of the employee's share of the L&I premium and the District pays the remainder.

Reporting Workplace Injuries

Employees are required to immediately report workplace injuries to their supervisor and the Water Quality Coordinator. An Employee Accident/Incident Report must be completed for any work-related injury. If an employee seeks medical attention or is absent for one or more days due to an on-the-job accident, they are required to file a Labor & Industries claim for Workers' Compensation.

Employees have a duty to report hazardous conditions and "near miss" incidents to their supervisors before injuries result.

Reporting L&I Time

Employees who seek medical attention during work hours on the same day of the injury will not be required to use accrued leave to cover time loss. Time spent seeking medical evaluation/treatment is logged under the employee's Department "General" time code. If the employee receives medical attention and is released to return to work with time still remaining of the regular work shift, the employee is required to return to work or use paid leave to cover the remainder of the time loss for that day.

Any time loss on subsequent day(s) following the injury will need to be logged using accrued leave. Employees must use the following L&I codes when reporting any time loss due to an L&I claim.

- L&I Sick
- L&I Vacation
- L&I Compensatory
- L&I LWOP

These codes must be used for all time missed due to a work-related L&I illness including time off for doctor appointments for treatment of injury.

Time Loss Compensation

Once an employee's claim is accepted, their medical care and time loss compensation will be paid according to state statute. Time loss compensation in the event of a work-related injury or illness usually requires an absence from work that exceeds three consecutive workdays. If the time loss compensation does not fully compensate the employee for their normal salary or hourly earnings, that employee has the option of using accrued sick, vacation, or compensatory leave to offset any gap between the L&I wage payment and their regular rate of pay. For example, if an employee receives 65% wage payment through L&I, the employee may use 35% deduction from their leave bank accruals to total 100% of their time loss compensation. Leave benefits continue to accrue in proportion to the time paid by the District (vacation, sick, or compensatory). Leave accruals will be prorated for any period of unpaid absence in excess of three days once leave accruals have been completely exhausted.

An employee who is eligible for sick leave benefits as well as worker's compensation benefits is only entitled to payments which equal, but do not exceed, their regular rate of pay. If an employee who has been compensated by sick leave benefits for time loss later qualifies for worker's compensation benefits, the employee must reimburse the District for compensation earned in excess of their regular wages. The employee must notify the District of any compensation received from L&I where the employee receives wage loss benefits for the same period of time they collected sick leave benefits, and must reimburse the District within 30 days, for the full amount of any compensation over the amount of the employee's regular salary. That compensation will be used to credit the employee's sick, or vacation leave balance based on the hourly equivalent of the employee's regular rate of pay. Any failure to reimburse the District for excess compensation over the employee's regular rate of pay within the time provided may result in disciplinary action, up to and including termination.

L&I Return to Work Release

When an employee has been injured on-the-job, it may be necessary to verify they are able to return to work. Verification is needed to determine what limitations, if any, apply to the employee's ability to perform the essential functions of their job duties and to make certain the employee can safely perform all job functions.

Prior to the employee's return to work the District will provide the employee's current job description to the treating physician and a return-to-work release is required from the healthcare service provider. If the employee returns to work in a temporary limited capacity, then a Temporary Job Description must be completed and signed off by the employee's healthcare provider prior to returning in a temporary position. The District will attempt to make temporary reasonable accommodations based on schedule, available work, and nature of the employee's capacity to perform the duties as specified within a Temporary Job Description.

Worker's Compensation and Health Care Benefits

The District will continue to pay the employer's portion of health insurance premiums, provided that the employee continues to pay their share of premiums, if any. After six months, if the employee has not returned to work and further leave has been approved, the employee's health care benefits must be paid in full by the employee for ongoing coverage via COBRA, or the employee may elect

coverage under a different plan (such as their spouse's plan). For additional information contact Human Resources.

EMPLOYEE ASSISTANCE PROGRAM (EAP)

An Employee Assistance Program (EAP) is an employer-paid benefit that provides short-term counseling for both personal and work-related issues.

All active employees and the members of their household of any age, including domestic partners, elderly parents, stepchildren, and others such as children in college who may be out of state, may use the EAP services.

The EAP provides a full range of counseling and referral services for individual, family and marital concerns, stress and job-related matters, child and domestic abuse, and legal and financial issues. This benefit is available 24 hours a day, 7 days a week.

Employees may contact Human Resources for more information.

WORKOUT FACILITY

In an effort to promote the health and well-being of its employees, Commissioners, and their families, the District provides exercise equipment at its headquarters.

Rules of Use

Employees and family members wishing to use the workout facility must sign a Waiver, Release and Assumption of Risk Form (parental permission needed for children under 18) and provide it to Human Resources for placement in the employee's personnel file.

Employees and family members are defined as:

- A current District employee or a Commissioner.
- An adult family member defined as a current spouse or registered domestic partner, or an adult (over 21) child of a current NUD employee or Commissioner, living in the same household.
- For safety reasons, a child under age 21 but over age 16 of a current District employee, current spouse or registered domestic partner, or Commissioner, can use the equipment only when accompanied by the NUD employee or Commissioner.

To be eligible to use the facility, the following conditions must be met.

- (a). Adult family members may use the facilities escorted during non-peak hours.
- (b). Peak hours are defined as 6:00-8:00 a.m., 11:00 a.m. 2:00 p.m. and 4:00 p.m. 6:00 p.m.
- (c). Prior to using the exercise equipment, employees should make themselves knowledgeable of its proper use.
- (d). Employees may use the facilities during unpaid time: before work, during a meal break, after work, or on weekends.
- (e). All weights placed on the equipment must be removed and returned to the proper location on the rack after using them.

- (f). Users must wipe clean all equipment and surfaces after each use.
- (g). No work boots are allowed in the exercise room. Tennis shoes or other appropriate athletic shoes must be worn.
- (h). No horseplay or scuffling.
- (i). Report all damaged equipment to the shop.

Employees who wish to access the workout facility after-hours will need to use both their building access card and security alarm code.

EMPLOYEE DEVELOPMENT

The District's most valuable resource is its employees. Continuing education and job-related training are a benefit to the District, its ratepayers, and its employees. Employees are encouraged to participate in workshops, seminars, conferences, classes, and other learning opportunities to improve their job-related skills. The District supports these programs to the extent the budget allows. For tracking purposes, all training and reimbursement requests should go through their supervisor. The supervisor and Human Resources will coordinate all training for employees. All training must be approved by the General Manager and will be registered by Human Resources.

TUITION ASSISTANCE

Regular full-time employees who have completed their Trial Service Period and are not on a leave of absence are eligible for participation in this program. The District may reimburse expenses up to \$15,000.00 yearly incurred by an employee, with satisfactory job performance, for continuing education through an accredited program that leads to a degree related to the employee's current job duties or a foreseeable future position with the District. The District reserves the sole discretion to determine course eligibility. Reimbursement requests may include tuition for up to two classes per quarter or semester; employees can request more classes per quarter, but it must be approved by the General Manager.

Classes are to be taken on the employee's own time and employees must pass the class or course with a GPA of 2.5 or better. Expenses must be validated by receipts; a copy of the transcript of the final grade(s) must be presented to show class hours received.

Procedures

To receive tuition assistance and reimbursement, employees should follow the procedures listed below.

- Employees should provide their supervisor with backup information about the course for which they would like to receive educational assistance.
- The pre-approval section of the Educational Assistance Form should be completed, and all the appropriate signatures obtained prior to enrolling.
- A copy of the pre-approved form should be submitted to Human Resources for the employee's personnel file. The employee will maintain the original until the course is completed. The employee may now enroll in the course.
- After completion of the class, the employee should resubmit the original form to Human Resources with the reimbursement section completed and attach receipts and a transcript of the passing grade.
- Human Resources will coordinate the reimbursement with payroll.

Class attendance is not an acceptable excuse for poor work performance and may prevent reimbursement on future course work. The District invests in educational assistance to its employees with the expectation that the investment be returned through enhanced job performance. Should an employee voluntarily separate from employment within 12 months of the last educational reimbursement, the amount of the reimbursement for the prior 12 months will be considered a loan,

and the employee will be required to repay 100% of the original educational reimbursements paid to them during the 12 months preceding their departure.

CONTINUING EDUCATION AND TRAINING

The District will pay for ongoing job-related training such as conferences, workshops, seminars, and continuing education to retain certifications or designations for its employees. Training requests should be business related, pre-approved by the General Manager, and are subject to budget availability. Employee training events should relate to the employee's current position or are a requirement to maintain professional certifications and licenses. Employees may be asked to share this information with others upon their return.

An approved Training Request Form should be given to the Human Resources Department for registration and payment. A copy of certificates received from job-related training events should be given to the Human Resources Department to file in the employees' training file.

CERTIFICATIONS AND LICENSES

The District is committed to maintaining the quality of its services through the continued professional growth of its employees. Many positions require minimum certifications. Required certifications, licenses, or professional designations are contained within an employee's job description along with any other requirements for their position. If an employee lets a required certification or license lapse, they may be demoted or terminated after extenuating circumstances, if any, are considered.

The District will pay for two attempts for the required applicable study programs, testing fees, licenses, professional designations, and certifications. If an employee fails two attempts to obtain a credential, any subsequent attempts and associated costs will be the employee's responsibility. The General Manager may approve additional paid attempts on a case-by-case basis for non-TSP employees. If an employee's required certification or license lapse the District will not pay for the test or time to obtain the renewal.

The District will pay program costs upfront for employees to obtain their CDL Class A when it is a requirement of their position. The District will also pay for the employee's initial physical examination, drug screen, skills and knowledge tests, permit, license, and endorsements on paid time.

The District will pay for physical examinations at a medical facility with which the District contracts for CDL physicals. Employees who choose to use another Federal Motor Carrier Safety Administration (FMCSA) certified medical examiner for their CDL physical are responsible for fees exceeding the District's preferred provider cost. Employees will be reimbursed for CDL license renewal fees above their regular license fee. The District will not pay employees for time to renewal their CDL as they would be required to renew their driver's license.

A copy of certifications and licenses received should be given to the Human Resources Department.

Should an employee choose to voluntarily resign from the District within twelve months after obtaining the CDL, the employee agrees to repay District for full CDL training costs (base fee, drug screen, cdl exam) and said costs will be deducted from their final paycheck.

PROFESSIONAL ASSOCIATIONS AND SERVICE ORGANIZATIONS

With prior approval by the General Manager, the District may pay annual dues for District employees who are affiliated members of professional associations or service organizations that pertain to the main function of their position within the District. Unless specifically approved by the General Manager, the District will not pay for individual membership in addition to District membership. Invoices for annual dues should be approved by the employee's supervisor and submitted to the Human Resources Department for payment.

PROFESSIONAL LICENSE FEES

The District will pay for professional licenses and certifications for District employees who carry a Washington state professional license or certification if the employee's position description requires such license or certification, the license is required by law, or if the expense is in the best business interests of the District as determined by the General Manager. Invoices for professional license fees should be approved by the employee's supervisor and submitted to the Human Resources Department for payment.

TOOLS AND EQUIPMENT TRAINING

Operations field employees work with many tools and equipment, ranging from small hand tools to large excavation equipment. Tools and equipment require varying degrees of training and expertise to be used correctly and safely. Employees may not use or operate tools and equipment until they have been trained and approved to do so.

Most tools and equipment require only a short orientation or training period. This training is given by more experienced workers as authorized and monitored by Operations Leads or the Utility Supervisor. Training and demonstration of more complicated equipment is given by assigned staff members or vendors as the equipment is introduced into the work environment.

Some District equipment is considered "high risk" and requires practice time to achieve competency for safe operation. Before operating these types of equipment for work, employees must be evaluated by the Utility Supervisor.

During voluntary practice time, employees may <u>not</u> perform any productive work that benefits the District. Employees may not practice with the District equipment off District premises without the explicit approval of the M&O Director.

EMPLOYEE EXPENSE REIMBURSEMENT

EMPLOYEE TRAVEL

To ensure Commissioners and employees further their knowledge and/or expertise related to the operations of water and sewer systems, the District budgets annually for training.

Local training opportunities should be considered first for economic reasons. The General Manager's approval is required when out-of-town training is necessary.

To obtain approval for job-related training, employees should submit a completed Training Request Form, with appropriate backup and supervisor approval, to the Human Resources Department for registration.

GUIDELINES FOR OUT-OF-AREA TRAVEL

The District obtains corporate discount rates for accommodations whenever possible. Economy class and/or public transportation, when available, is to be used for all transportation. Employees may pay for or use personal miles accumulated to purchase flight upgrades; however, the District will not reimburse employees for any of these upgrade-related fees or expenditures. On occasion, Management Team members attending a conference may be invited by a vendor to attend a vendor sponsored event. This is considered networking with business related benefits and local travel charges (e.g., cab, bus, rideshare (Uber/Lyft) etc.) will be reimbursed by the District.

Employees flying to an event are expected to secure their reservations as soon as possible once travel has been approved. Lodging should be secured as close to the event as possible to minimize local transportation costs. If the conference or event provides a meal, employees who choose to go out for a meal elsewhere will not be reimbursed for the costs incurred. The same guideline applies to meals provided by a third party. This provision does not apply to the General Manager, Directors, or Commissioners due to the need for political lobbying or networking discussions with other municipal agencies during conferences.

The District strongly encourages employees to use a District vehicle or public transportation for local and regional travel whenever possible. There are occasions when it is beneficial for employees to use their personal vehicle for business purposes (i.e., a training is five miles from their house but 30 miles from the District). Supervisor's approval is required for these situations. Employees driving their personal vehicle are required to keep a detailed record of the odometer readings, time, date, purpose, and destination.

Employees attending an overnight business-related event and intending to conduct any sort of personal related activities after the event are required to use their own vehicle. Reimbursed mileage will be allowed only for travel between the employee's home or the office, whichever is closer, and back. No personal travel will be reimbursed. This travel arrangement requires advanced approval by the employee's Director and/or General Manager.

The District pays the current IRS standard mileage allowance approved for federal income tax reporting purposes for employees who use their private vehicles for approved business travel. Parking fees will

be reimbursed only if a receipt is submitted. When there is a choice between free and valet parking, the free parking option should be chosen when appropriate.

Insurance industry practices dictate that auto liability coverage follows the automobile. Therefore, the employee's personal auto insurance would be considered the primary carrier with no reimbursement from the District.

The District provides overnight lodging at training event sites located at least 50 miles from the employee's home or the office, whichever is closer, or during periods of inclement weather conditions upon approval by the employee's Director and/or the General Manager. If the event is less than 50 miles away from the employee's home or the office, whichever is closer, and the employee has officiating responsibility and/or specific timely attendance requirements, lodging may be reimbursed upon prior approval from the General Manager. If the class or conference is at a location more than 300 miles from the District office and the event ends at or after noon, the District will reimburse employees for an additional night stay, with prior approval from the General Manager.

For rental car reimbursements, employees must be unable to stay at the host facility due to no vacancies or personal physical limitations and require preapproval from the General Manager. Approvals are generally granted for a rental car if the total rental cost is less than or equal to the total costs of airport shuttles to and from the event site and hotel.

Employees are required to prepare and submit an expense report to Human Resources within 10 days of their return from a business trip.

Non-Reimbursable Items:

- (a). Alcoholic beverages
- (b). Costs associated with anyone other than the employee traveling to an event. Should an employee bring their spouse on an overnight trip, any costs associated with the spouse will not be reimbursed (e.g., all travel costs, meals, per diem).
- (c). Anything not business related incurred while traveling, including, but not limited to:
 - Entertainment or recreation of any sort
 - Side trips for personal pleasure
 - Room service (unless counted as a reimbursable meal)

ACTUAL EXPENDITURES VS. PER DIEM

The District allows out-of-area travel reimbursements to be made based on either actual expenditures or per diem (preferred) based on federal General Services Administration (GSA) guidelines. Either of these two methods may be used at any time during the event for which employees are requesting reimbursement. Employees should complete an Expense Reimbursement Form and submit it to the Finance Director for processing.

Actual Expenditures

Actual expenditures are to be reasonable in amount and be supported by electronically produced detailed receipts for the purchase. If there is a question about the reasonableness of the

reimbursement request, the General Manager will make the final determination.

Meals

The details on the receipt for meals must show how many people were served and the details of each charge (meals, drinks, etc.) If electronically produced receipts are not available, employees are required to provide handwritten receipts for their meals. These receipts should contain the name, address, phone number of the establishment, the date of the meal, and a description of the item(s) purchased. When one employee pays for other employees in a group, a list of names of all employees whose meals were paid for is required. Employees may include a gratuity up to 20% for restaurant meals.

Lodging

Receipts for lodging must include all details provided by the hotel upon checking out. Reimbursement will be delayed until this detail is provided.

Other Travel Related Costs Incurred

All receipts submitted for travel related reimbursement must include the date, time, amount, vendor name and the employee must document the business purpose.

Per Diem

Per diem rates used by the District are published by the GSA. These rates vary by city and can be found at www.gsa.gov/portal/category/100120. The purpose of using per diem is to make it easier on employees with regard to record keeping. Employees are not required to submit receipts for reimbursements covering actual expenditures up to the per diem amount.

Standard per diem reimbursement rates **for meals, lodging and incidental expenditures** are location-dependent; check the GSA for the applicable reimbursement rate:

Standard Meal Rate

The standard meal rate includes sales tax and gratuities, so additional amounts for these items cannot be claimed for reimbursement.

Standard Lodging Rate

The per diem rate for lodging **does not** include sales and hospitality taxes. As such, those amounts can be added to the standard rate for reimbursement.

Required Documentation

In order for employees to be reimbursed for any expenditure they make while traveling to a professional event, the following documentation must be submitted. A good rule of thumb is, if the employee is asking for a reimbursement for anything other than per diem items, a detailed receipt will be required.

- (1) Documentation from the event sponsors showing details of the training must include:
 - Name of the sponsoring organization
 - Dates, times, and place of the event
 - Itineraries/agendas showing the business purpose of the event
 - Meals provided by the host of the event
 - Event fee receipts (if not paid for in advance)
 - Name tag or other means of documentation showing that registration took place and the event was actually attended
- (2) Mode of transportation receipts: (air, train, etc.)
 - Must show flight numbers, dates, times, and costs
 - Receipts for excess baggage costs
- (3) Car rental and related receipts:
 - Reason for the rental (e.g., cheaper than air shuttle, hotel is not within walking distance of the event site)
 - Must show dates of pick up and return
 - Fuel receipts
- (4) Detailed receipts for lodging and meals, if not using the per diem reimbursement rates:
 - Credit card receipts for meals must include both the receipt for the credit card charge as well
 as the detailed receipt showing the actual meals and beverages purchased.
- (5) Mileage reimbursements when using personal vehicle:
 - Beginning and ending odometer readings at each stop, or
 - Print out from Google Maps (<u>www.google.com/maps</u> or MapQuest <u>www.mapquest.com</u>) showing the route traveled.
- (6) Parking receipts

Reimbursement requests for expenditures not listed above must be approved by the General Manager. A detailed receipt and information about the expenditure is required.

ATTENDANCE AND TRAVEL TIME FOR TRAINING

When employees are registered to attend a training session, workshop, conference, seminar, etc., the District expects employees to attend all sessions and stay for the duration of the lecture. For the purpose of this section, the training session is defined as actual in-class lecture time. Time for questions or discussion after class is not included.

The District pays for commuting mileage from and to the point of origin. Employees are required to attend the complete day of training. When attending a workshop or seminar with other employees, the attendees should attend different classes where appropriate, so that all classes of benefit to the District

are covered. If there are any questions on how to do this, employees should discuss them with their supervisor before attending.

Employees dismissed early from a training class are required to report to work unless the travel time leaves them with less than 15 minutes of work time upon arrival at the job site.

Employees who attend training agree to modify their workday to match the training schedule. For example, an employee who normally works 7:30 a.m. to 4:00 p.m. and is scheduled to attend a conference scheduled 8:30 a.m. to 5:00 p.m. The employee's work hours for that day are 8:30 a.m. to 5:00 p.m.

Time spent traveling for work-related purposes, not including the employee's normal commute, is considered compensable time. The allowable in-class and commute time will be verified through the seminar agenda and mapping websites.

PER DIEM REIMBURSEMENTS FOR TRAVEL DAYS

The District reimburses employees for meals on days of travel dependent upon outbound and inbound trips.

<u>Outbound Trips</u> are defined as the time of day the employee would reasonably have to leave their home or the District offices in order to arrive at their event destination in a timely manner.

<u>Inbound Trips</u> are defined as the time of day the employee would reasonably arrive back at their home or the District offices, upon the scheduled conclusion of the event.

The District will not reimburse meals on travel days when an employee has departed early or stayed late to accommodate personal activities.

The charts below show which meal the District will reimburse the travelling employee for during inbound and outbound trips.

Departure &	12:00 a.m.	7:31 a.m. –	1:01 p.m. –	7:31 p.m	12:00 a.m.	7:31 a.m. –	1:01 p.m. –	7:31 p.m
Arrival Time	- 7:30 a.m.	1:00 p.m.	7:30 p.m.	12:00 a.m.	- 7:30 a.m.	1:00 p.m.	7:30 p.m.	12:00 a.m.
Meals:	Outbound (leaving home or office)				Inbound (returning home or office)			
Breakfast	YES	NO	NO	NO	NO	YES	YES	YES
Lunch	YES	YES	NO	NO	NO	NO	YES	YES
Dinner	YES	YES	YES	NO	NO	NO	NO	YES

EXAMPLE:

Current recommendations for air travel include arriving at the airport 2 hours prior to the scheduled departure of the flight. An employee scheduled to leave on an 11:00 a.m. flight can reasonably expect to leave home at 8:00 a.m. for the hour-long commute to Seattle-Tacoma Airport, in order to arrive by 9:00 a.m. In this case, since the employee does not have to reasonably leave home until 8:00 a.m., they will not be allowed to claim the breakfast per diem even if they choose to leave earlier to give themselves plenty of time to arrive early. A useful tool to use to determine travel times is Google Maps (www.google.com/maps), which shows traffic impacts on chosen routes.

MEALS FOR OVERTIME WORK AND LOCAL TRAINING CLASSES

The District reimburses employees for a meal with an overtime assignment if it is unplanned and disrupts their daily schedule. Employees are eligible for the overtime meal per diem if:

- The employee works more than three consecutive overtime hours contiguous to the normal workday on an emergency callout basis, or
- The employee works more than five consecutive hours on an emergency callout basis, not contiguous to the normal workday.

The District also reimburses employees when they attend a full day training class that is not on District property and lunch is not included with the registration.

Employees should submit a completed Meal Reimbursement Form to Payroll for processing. Reimbursements are made on the next payroll following submission of this form. The IRS has ruled that reimbursements for local meals are taxable for federal income tax reporting purposes.

If the situation is an emergency, one person may go out and purchase food for all of the workers involved. In situations such as this, the reimbursement shall be made to the employee who purchased the meals, and other employees will not be reimbursed. The employee requesting reimbursement shall fill out a petty cash check request form, attach all copies of the purchase receipts, obtain their Director's authorizing signature, and turn into the Finance Director. If a purchased meal is provided, the employee is not entitled to per diem meal reimbursement.

HOSTED MEETINGS

The District may provide meals, coffee, and light refreshments for training sessions, meetings and interview panels that are hosted at the District office when staff members are required to attend. Such hosting must be pre-approved by the General Manager and is not subject to per-diem rates.

OTHER REIMBURSABLE EXPENSES

Employees may be reimbursed for other receipted expenses incurred on behalf of the District with the General Manager's approval. The District reimburses its employees for all reasonable expenses such as mileage, meeting fees and lunches for business meetings, including meetings with King County Department of Natural Resources, the Seattle Public Utilities, the Washington Finance Officers Association, trade associations, and other pre-approved meetings to discuss District business and/or professional association topics. Employees should identify the purpose of the meeting for each receipt. If the employee is paying for meals for other individuals as well, they should name these individual(s) on each receipt.

INVENTORY AND PURCHASING

All procurement of materials, supplies, equipment, and services shall conform to the District's Procurement Policy Purchasing Guidelines. Authorization and purchasing limits are identified by position and established by resolution as determined and approved by the Board of Commissioners and are included in the policy.

APPENDIX A - EMPLOYEE RECOGNITION PROGRAM

The District has established a recognition program to enhance the onboarding experience, acknowledge and recognize the extraordinary contributions, exemplary performance, and continuous service of its employees to the customers of the District. The goal of the recognition program is to foster teamwork and to promote employee morale and pride District-wide. For the most part, the amount for each award type is budgeted annually in the District Operating Budget. Those awards which are not budgeted, are spelled out in this appendix.

PROGRAM DESCRIPTION

Welcome Wagon

This program is intended to enhance the onboarding experience of staff and sets a positive tone for working at the District. The welcome wagon consists of small personal touch items that provide an inviting environment for new employees, or employees moving to a new position. The District would provide token items up to \$30.00 in value, examples may include a basket, card signed by staff, coffee mug, plant, photo, basket, muffin, coffee card etc.

STAR Award (Special Thanks And Recognition)

This program is intended for employees to recognize one another for their contributions towards the betterment of the District throughout the year. An awarding employee should complete an Employee Recognition Form and give to Human Resources to route for approval. There is no maximum number of awards an employee may receive. STAR Awards are typically given out at monthly staff meetings with the reason for the award being read out loud by the awarding employee, Director, or General Manager. The recipient employee will receive 2 movie tickets and the nomination will be entered for consideration for the All-Star Service award at the Year in Review Recognition event.

Summer BBQs & Summer Picnic

These events are designed to recognize District employees for their commitment and contributions towards the smooth operation of the District. The annual budget for these events will be approved by the Board as part of the overall operating budget.

Year in Review Recognition Event

The Year in Review Recognition Event is held yearly in the first quarter to celebrate the prior year. Attendance at the event is on paid time, where District offices are closed.

All Star Awards recipients are selected from all previous STAR award recipients identified throughout the calendar year and from new nominations. All Star Service Awards are given in recognition of deeds, conduct or work performance, above and beyond the expectations of the respective position, towards the betterment of the District. Awards are given for contributions such as substantiated savings,

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avoidance of major potential problems, improvement of work process or conduct. Award recipients will receive a physical award and \$500. There is an annual budget for the Year in Review Recognition event and awards.

Halloween Potluck

A Halloween potluck and voluntary costume competition is hosted during the lunch break to improve employee relations. The District may provide drinks, decorations, and an entree within the annual budget amount.

Employee Appreciation Breakfast

Each spring the Commissioners and Management Team plan, organize, and serve a cooked or catered breakfast for all employees to show their appreciation and discuss the goals for the current year. Attendance at the breakfast is on paid time. There is an annual budget for the Employee Appreciation Breakfast.

Years of Service Awards

All employees are eligible for this award based on the number of years of service.

- For one year of service, an employee will receive a certificate signed by the Board of Commissioners and be provided with a gift box up to \$25.00 in value.
- For five years of service, an employee will receive a certificate signed by the Board of Commissioners, a Years of Service award, and 4 hours of vacation added to their vacation bank.
- For 10 years of service, an employee will receive a certificate signed by the Board of Commissioners, a Years of Service award, and 8 hours of vacation added to their vacation bank.
- For 15 years of service, an employee will receive a certificate signed by the Board of Commissioners, Years of Service award, and 12 hours of vacation added to their vacation bank.
- For 20 years of service, an employee will receive a certificate signed by the Board of Commissioners, Years of Service award, 16 hours of vacation added to their vacation bank, a \$200 Amazon gift card.
- For 25 years of service, an employee will receive a certificate signed by the Board of Commissioners, Years of Service award, 20 hours of vacation added to their vacation bank, a \$250 Amazon gift card.
- For 30 years of service, an employee will receive a certificate signed by the Board of Commissioners, Years of Service award, 24 hours of vacation time added to their vacation bank, a \$300 Amazon gift card.
- For 35 years and every fifth year forward, an employee will receive a certificate signed by the Board of Commissioners, Years of Service award, 30 hours of vacation added to their vacation bank, a \$350 Amazon gift card. For every fifth year forward of 35 years, an additional \$50 will be added to the Amazon gift card.

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- Upon retirement, employees who have 15 or more years of service with the District will receive \$10 per year of service in the form of an Amazon gift card.
- On the last day of work for the retiring employee, the District will hold an informal gathering to present the gift; refreshments are provided by the District.

The vacation hours added for the "Years of Service" award is in addition to the 8 hours added to all employees for the personal holiday.

PROGRAM ADMINISTRATION

- The Human Resources Department maintains an adequate inventory of award items for all members based on the number of potential recipients.
- The awarding Director should notify the Human Resources Department of any approved awards to be given at the next staff meeting, specifying the awarding, or originating employee, recipient, award category, date to be awarded, and the reason for the award.
- The Human Resources Department maintains records of the awards made including date, recipient, award category, the originator of that award, and reason for the award.
- All cash awards and gift cards given are subject to income tax withholding.

APPENDIX B - HANDBOOK RECEIPT ACKNOWLEDGEMENT

As an employee of Northshore Utility District, I acknowledge the following:

- I have received a copy of the Employee Handbook.
- I understand that the Handbook contains important information about the District's policies, work rules, and my benefits. I also understand that the Handbook outlines some of my responsibilities as an employee of the District.
- I understand that I have the responsibility to read and understand the information in the Handbook, and to ask my Director or Human Resources for clarification of any information I do not understand.
- I understand that this Handbook is not a contract of employment or a guarantee of specific treatment in specific situations. Unless otherwise stated in a written employment contract, I understand that my employment relationship with the District is "At-will"; either the District or I can terminate the relationship at any time, with or without cause, reason, or notice.
- I pre-authorize the District to withhold from my final paycheck the amount necessary for: (a) any
 uniform allowance received during the new hire probationary period, (b) boot allowance received within
 the first 30 days of employment, and (c) applicable repayment of educational expenses or other
 outstanding cost owing to the District. If it becomes necessary to initiate legal action to recover
 amounts owed, the District will be entitled to recover any attorney fees.
- I understand that the provisions contained in the Employee Handbook are subject to modifications and
 exceptions without prior notice and at the District's discretion. I further understand that no Supervisor,
 Director, or representative of the District, other than the District's General Manager (with knowledge
 and concurrence of the Board) has the authority to make any written or verbal statements or
 representations which are inconsistent with those in the Employee Handbook.
- I acknowledge that my employment is "At Will" and may be terminated without cause or notice at any time. I acknowledge that, before signing this form, I have asked for and received clarification on any of the items listed in the Handbook that I did not understand.

Employee Name (Please Print)		
Employee Signature	Date	

NOTE: At the start of employment, non-exempt employees will be paid up to two (2) hours to review this handbook and ask questions if necessary. Non-exempt employees already employed by the District at the time of a handbook update will be given reasonable time to read it and ask questions during normal working hours.

TO BE PLACED IN EMPLOYEE'S PERSONNEL FILE

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APPENDIX C - SUBSTANCE ABUSE POLICY FOR OPERATORS OF COMMERICAL MOTOR VEHICLES

Introduction

The United States Department of Transportation (DOT) mandates urine drug and evidential breath alcohol testing for employees in safety-sensitive positions, including those who are required to hold a commercial driver's license (CDL).

This policy sets forth the District's Substance Abuse Testing program and the testing and reporting requirements as required by those federal regulations. It applies to all District employees who are required to have and maintain a CDL in order to perform the duties of their job, and for them, this policy *is in addition* to the requirements set out in the District's Substance Abuse Policy section.

If You Have Questions

Human Resources is designated to answer questions about this policy. If they are not available, feel free to contact any Supervisor, Director, or the General Manager.

Application

This policy applies to all employees who are required to have and maintain a CDL to perform the duties of their job.

Definitions

<u>Alcohol</u>. The intoxicating agent in beverage alcohol, ethyl alcohol, or other low molecular weight alcohols including methyl and isopropyl alcohol.

<u>Alcohol Use</u>. The drinking or consumption of any beverage, liquid mixture, or preparation (including medication), containing alcohol.

Commercial Motor Vehicle (CMV). A commercial motor vehicle is one that:

- (1) has a gross vehicle weight of over 26,000 pounds (including combined weight if the towed unit weighs over 10,000 pounds); or
- (2) is designed to transport 16 or more passengers, including the driver; or
- (3) is used to transport hazardous materials.

<u>Driver</u>. This term includes all employees (a) whose positions may involve driving a CMV, and (b) are required to hold a CDL.

<u>Drugs</u>. For the purposes of this section, in accordance with the applicable federal regulations, "drugs" refers to the following five substances: marijuana (THC), cocaine, opioids, phencyclidine (PCP), and amphetamines /methamphetamines.

Safety-Sensitive Functions. All drivers are considered to be performing safety-sensitive functions from the time a

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driver begins work or is required to be in readiness to work until the time they are relieved from work and all responsibility for performing work. Safety-sensitive functions include:

- (1) Time at the facility or other property waiting to be dispatched.
- (2) Time inspecting, servicing, or conditioning any CMV or equipment at any time.
- (3) Time spent driving, or in or upon, any CMV at any time.
- (4) Time loading or unloading, supervising, assisting, or attending a vehicle being loaded or unloaded.
- (5) Time repairing, obtaining assistance, or remaining in attendance upon a disabled vehicle.

<u>Safety-Sensitive Position</u>. For purposes of this section, these are positions associated with the driving of CMVs and include the period in which an employee is actually performing, ready to perform, or immediately available to perform any safety-sensitive functions.

<u>Substance Abuse Professional (SAP)</u>. A Substance Abuse Professional, a licensed physician, or a licensed or certified psychologist, social worker, employee assistance professional, or addiction counselor (certified by the National Association of Alcoholism and Drug Abuse Counselors Certification Commission) with knowledge of and clinical experience in the diagnosis and treatment of alcohol and drug-related disorders. The SAP is responsible for evaluating employees with positive test results.

Effective Date

This Substance Abuse Policy is effective immediately.

Prohibited Conduct

The following conduct regarding alcohol and drug use or abuse is prohibited:

A. Alcohol Concentration

Employees may not report for duty or remain on duty requiring the performance of duties covered under this policy while having a blood alcohol concentration of 0.04 or greater. Blood alcohol concentration (BAC) is the amount of alcohol in the bloodstream. It is measured in percentages. For instance, a BAC of 0.10 percent means that a person has 1 part alcohol per 1,000 parts blood in the body.

B. Alcohol Possession and On Duty Use of Alcohol

Employees may not possess or use alcohol while on duty or while operating a CMV.

C. Pre-Duty Use of Alcohol

Employees may not operate a CMV within four hours after using alcohol. An on-call employee who consumes alcohol within four hours of being called in will acknowledge the use of alcohol and will not report for duty.

D. Alcohol Use Following an Accident

If an employee is required to take a post-accident alcohol test, they may not use alcohol for eight hours following the accident, or until a post-accident alcohol test is given, whichever comes first.

E. Use of Drugs

Employees may not report for duty or remain on duty when they have used a drug or drugs, except when the use is pursuant to instructions of a physician who has advised the employee that the substance will not adversely affect their ability to safely operate a CMV. Employees may not report for duty or remain on duty when they have used a drug or drugs that are not their own. If an employee is taking a prescription or over-the-counter medication that may impair their ability to perform their duties safely and effectively, they must notify their supervisor and should provide written notice from their physician or pharmacist with respect to the effects of such substances.

F. Refusal to Submit to a Required Test

Employees may not refuse to submit to a post-accident, random, reasonable suspicion, or follow-up alcohol or drug test as directed by this policy.

G. Positive Drug Test

Employees may not report for duty or remain on duty requiring the performance of duties covered under this policy if they test positive for drugs or alcohol.

H. Tampering With a Required Test

Employees may not tamper with, adulterate, alter, substitute, or otherwise obstruct the testing process.

I. Possession, Transfer or Sale

Employees may not possess, transfer, or sell drugs or alcohol while in any position covered by this policy.

Circumstances Requiring Testing

A. Pre-employment Drug Testing

All employees covered under a safety-sensitive positions by this policy must pass a drug test as a pre-offer condition of employment and before performing safety-sensitive functions.

B. Reasonable Suspicion Testing

Employees subject to this policy must submit to a drug or alcohol test when reasonably suspected that this policy (except the prohibitions against possession, transfer, or sale of alcohol) may have been or is presently being violated. A referral for testing will be made on contemporaneous, articulable, observations concerning the appearance, behavior, speech, or body odors of the employee. Such referrals will be made by supervisory personnel who have received training concerning the signs and symptoms of drug and alcohol use.

If removed from duty based on reasonable suspicion of drug use, employees will not be allowed to perform or continue to perform their job duties until the test results are returned and indicate a negative result. If removed from duty based on reasonable suspicion of alcohol use, employees will not be allowed to perform or continue to perform covered functions until:

- (1) An alcohol test is administered and their breath alcohol concentration measures less than 0.02; or
- (2) 24 hours have elapsed following the determination that there is reasonable suspicion to believe that the employee has violated this policy concerning the use of alcohol.

C. Post-Accident Testing

Following an accident involving a CMV, employees are required to submit to alcohol and drug tests when a fatality occurs as a result of the accident or when they receive a citation under state or local law for a moving traffic violation if the accident involved:

- (1) Bodily injury to any person who, as a result of the injury immediately receives medical treatment away from the scene of the accident; or
- (2) One or more vehicles incurred damage.

Testing should occur as soon as possible but should not exceed eight hours for alcohol testing and 32 hours for drug testing. No alcohol test or drug specimen should be taken before the administration of necessary first-aid and/or other appropriate medical care. Employees must make every reasonable effort to notify management as soon as possible whenever an accident has occurred.

A driver who is subject to post-accident testing must remain readily available for such testing and may not take any action to interfere with testing or the results of testing. Drivers who do not comply with post-accident testing requirements will be considered to have refused to submit to testing and will be subject to sanctions for refusal to test as provided in this policy. Safety Manual, 3.1.7 Drug and Alcohol Testing

D. Random Testing

Employees covered by this policy will be subject to random, unannounced drug testing at an annual percentage rate as required by current federal law.

E. Return to Duty Testing

Employees who have violated this policy, including those who have tested positive on a drug or alcohol test, and who under the discipline policy are allowed to return to work, must test negative prior to being released for duty. A return to duty test following alcohol misuse may not exceed an alcohol concentration of 0.02.

F. Follow-up Testing

If an employee is referred for assistance related to alcohol misuse and/or use of controlled substances, they are subject to unannounced follow-up testing as directed by the SAP. The number and frequency of follow-up testing will be determined by the SAP but will not be less than six tests in the first 12 months following the employee's return to duty.

G. Re-tests

If an employee tests positive for drugs, they may request a second test of the remaining portion of the split sample within 72 hours of notification of a positive test result by the Medical Review Officer (MRO).

Testing Procedures & Safeguards

The District will follow the collection and drug testing guidelines issued by the US DOT. Alcohol testing will be conducted using breath testing and/or saliva testing instruments and procedures approved by the US DOT. A supervisor or Human Resources will accompany the employee who is selected for testing, or in the event of a random testing the employee may, with the consent with HR, the employee may drive directly to the testing facility monitored by the Zonar system in the District vehicle.

The following employee protections will be incorporated to ensure the accuracy and integrity of the drug testing program:

- (1) Only Substance Abuse and Mental Health Services Administration certified drug testing laboratories will be used
- (2) A strict chain of custody will be used to ensure the integrity of each urine specimen.
- (3) The process will ensure individual privacy during the collection process and confidentiality of test results.
- (4) All "positive" drug screens will be confirmed by a second test using the gas chromatography/mass spectrometry method or an equivalent approved method.
- (5) All drug test results will receive a professional review by a MRO that includes offering the employee the opportunity to explain or contest a positive test result.

Refusal to Take an Alcohol or Drug Test

No employee may refuse to submit to an alcohol or drug test as directed under this policy. A refusal to submit will include, but is not limited to:

- (1) Failure to provide adequate breath for testing without a valid medical explanation after an employee has received notice of the requirement for breath testing;
- (2) Failure to provide adequate urine for drug testing without a valid medical explanation after an employee has received notice of the requirement for urine testing;
- (3) Engaging in conduct that obstructs the testing process or submitting an adulterated or substituted specimen.

Refusal to submit to a test may be considered the same as a positive test result. Refusals will result in termination.

Securing Information from Previous Employers

If a person is to be hired or transferred into a position subject to this policy and that person during the previous three years has worked as a driver of a CMV, that person must authorize a request to release information from all employers of the driver within the past three years on the following:

- (1) Positive alcohol or drug tests.
- (2) Refusal to be tested.
- (3) Other violations of DOT agency drug and alcohol testing regulations.

With respect to any employee who violated a DOT drug and alcohol regulation, documentation of the employee's successful completion of DOT return-to-duty requirements (including follow-up tests).

This information must be obtained before the candidate can be employed by the District in a safety-sensitive position. However, if the information has not arrived by the anticipated start date, and if the candidate has passed

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the pre-employment drug test, they may be hired, and the requested information must be obtained from all previous employers within 30 calendar days of the date of hire. If the information has not been received within the 30 calendar days, the employee may not be permitted to drive CMVs until the information has arrived.

Confidentiality & Record Retention

All records related to drug and alcohol testing are maintained in a secure location with controlled access. Federal Motor Carrier Safety Regulations requires that the District maintain a driver qualification file for each driver with a CDL, which must be updated annually (Code of Federal Regulations parts 397, specifically 391.25). Employees should consult the actual regulations for specifics regarding the contents of such files and for any official interpretations. These records must be kept for as long as employees are in active status and for six years thereafter.

The District will periodically check employee motor vehicle records (MVR) for a valid license. The District will request a MVR no more than every three years but not less than every five years, unless there is a reason to suspect an employee does not have a valid driver license.

Consequences of Engaging in Prohibited Conduct or Positive Drug or Alcohol Tests

A. Discipline

Employees will be subject to appropriate disciplinary action, up to and including termination from of employment if:

- (1) They test positive for a drug or drugs;
- (2) Results from an alcohol test indicate a blood alcohol level of 0.02 or greater; and/or
- (3) The employee has engaged in prohibited conduct as outlined in Prohibited Conduct Section.

The following provisions apply to those employees who are not terminated for their policy violations:

B. Positive Test Result

If an employee tests positive for drugs or have an alcohol test that indicates a blood alcohol level of .04 or greater from a random, reasonable suspicion or post-accident test, they will be immediately removed from duties requiring the driving of a CMV. The employee will not be permitted to return to work unless they:

- (1) Have been evaluated by a qualified SAP; and.
- (2) If recommended by a substance abuse counselor, have properly followed any rehabilitation prescribed; and,
- (3) Have a verified negative result on a return-to-duty alcohol (<0.02) and/or drug test (depending upon which test was failed).

Upon completion of a recommended rehabilitation program and successful return to work test, employees will be subject to follow-up testing for up to 60 months as recommended by the SAP and EAP, with a minimum of six such unscheduled tests within the first 12 months of returning to duty.

C. Alcohol Concentration of 0.02 but less than 0.04

If not terminated or otherwise disciplined, employees having a breath alcohol concentration of at least 0.02 but

less than 0.04, will be removed from duty requiring the driving of a CMV for at least 24 hours.

Employee Assistance Program & Referral

A confidential Employee Assistance Program (EAP) is available to all employees as described in the District Substance Abuse Policy and in the District Employee Handbook. Employees are encouraged to seek treatment voluntarily and to utilize the EAP. When an alcohol or a controlled substance problem is suspected, any employee may contact the EAP or management for guidance. Any such program, however, cannot interfere with the tests required by these rules. For example, a driver could not identify them as unfit to drive after having been notified of a random or reasonable suspicion test and expect to avoid the consequences for a positive test or a refusal to test.

Regulations & Requirements

The District follows the Federal Motor Carrier Safety Administration's established requirements for CDL standards. For specific information and clarifications see the Code of Federal Regulations.

The Effects of Alcohol and Other Drugs

The following information concerning the effects of alcohol and controlled substances use on an individual's health, work, and personal life is furnished to drivers.

Alcohol

Alcohol, a natural substance formed by the fermentation that occurs when sugar reacts with yeast, is the major active ingredient in wine, beer, and distilled spirits. There are many kinds of alcohol; the kind found in alcoholic beverages is ethyl alcohol. Whether one drinks a 12-ounce can of beer, a shot of distilled spirits, or a 5-ounce glass of wine, the amount of pure alcohol per drink is about the same (5 ounces.) Ethyl alcohol can produce feelings of well-being, sedation, intoxication, or unconsciousness, depending on the amount and the manner in which it is consumed.

Alcohol is a psychoactive or mind-altering drug, as are heroin and tranquilizers. It can alter moods, cause changes in the body, and become habit forming. Alcohol is called a "downer" because it depresses the central nervous system. That's why drinking too much causes slowed reactions, slurred speech, and sometimes even unconsciousness (passing out). Alcohol works first on the part of the brain that controls inhibitions. As people lose their inhibitions, they may talk more, get rowdy, and do foolish things. After several drinks they may feel "high," but their nervous systems actually are slowing down.

A person does not have to be an alcoholic to have problems with alcohol. Every year, for example, many young people lose their lives in alcohol-related automobile crashes, drownings, and suicides. Serious health problems can and do occur before drinkers reach the stage of addiction or chronic use.

In some studies, more than 25 percent of hospital admissions were alcohol-related. Some of the serious diseases associated with chronic alcohol use are alcoholism and cancers of the liver, stomach, colon, larynx, esophagus, and breast. Alcohol abuse also can lead to serious physical problems such as:

Damage to the brain, pancreas, and kidneys;

- High blood pressure, heart attacks, and strokes;
- Alcoholic hepatitis and cirrhosis of the liver:
- Stomach and duodenal ulcers, colitis, and irritable colon;
- Impotence and infertility;
- Birth defects and Fetal Alcohol Syndrome, which causes retardation, low birth weight, small head size, and limb abnormalities;
- Premature aging; and
- A host of other disorders, such as diminished immunity to disease, sleep disturbances, muscle cramps, and edema.

Marijuana

Contrary to many young people's beliefs, marijuana is a harmful drug, especially since the potency of the marijuana now available has increased more than 275 percent over the last decade. For those who smoke marijuana now, the dangers are much more serious than they were in the 1960s.

Preliminary studies have shown chronic lung disease in some marijuana users. There are more known cancer-causing agents in marijuana smoke than in cigarette smoke. In fact, because marijuana smokers try to hold the smoke in their lungs as long as possible, one marijuana cigarette can be as damaging to the lungs as four tobacco cigarettes.

New studies using animals also show that marijuana interferes with the body's immune response to various infections and diseases. This finding may have special implications for those infected with the Acquired Immune Deficiency Syndrome (AIDS) Human Immunodeficiency Virus (HIV). Drugs like marijuana that weaken the immune system may exacerbate the condition of people infected with this virus.

Even small doses of marijuana can impair memory function, distort perception, hamper judgment, and diminish motor skills. Health effects also include accelerated heartbeat and, in some persons, increased blood pressure. The changes pose health risks for anyone, but particularly for people with abnormal heart and circulatory conditions such as high blood pressure and hardening of the arteries.

More importantly, there is increasing concern about how marijuana use by children and adolescents may affect both their short- and long-term development. Mood changes occur with the first use. Observers in clinical settings have noted increased apathy, loss of ambition, loss of effectiveness, diminished ability to carry out long-term plans, difficulty in concentrating, and a decline in school or work performance. Many teenagers who end up in drug treatment programs started using marijuana at an early age.

Driving under the influence of marijuana is especially dangerous. Marijuana impairs driving skills for at least 4 to 6 hours after smoking a single cigarette. When marijuana is used in combination with alcohol, driving skills become even more impaired.

Cocaine

Cocaine is one of the most powerfully addictive of the drugs of abuse-and it is a drug that can kill. No individual can predict whether they will become addicted or whether the next dose of cocaine will prove fatal. Cocaine can be snorted through the nose, smoked, or injected. Injecting cocaine-or injecting any

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drug-carries the added risk of contracting AIDS if the user shares a needle with a person already infected with HIV, the AIDS virus.

Cocaine is a very strong stimulant to the central nervous system, including the brain. The drug accelerates the heart rate and at the same time constricts the blood vessels, which are trying to handle the additional flow of blood. Pupils dilate, and temperature and blood pressure rise. These physical changes may be accompanied by seizures, cardiac arrest, respiratory arrest, or stroke.

Nasal problems, including congestion and a runny nose, occur with cocaine use, and with prolonged use the mucous membrane of the nose may disintegrate. Heavy cocaine use can severely damage the nasal septum and cause it to collapse.

Research has shown that cocaine acts directly on structures that have been called the brain's "pleasure centers." Stimulating these pleasure centers produces an intense desire to experience the pleasure effects again and again. The stimulation causes changes in brain activity; as a result, a brain chemical called dopamine is allowed to remain active longer than normal, which triggers an intense craving for more of the drug.

Users often report feelings of restlessness, irritability, and anxiety; and cocaine can trigger paranoia. Users also report being depressed when they are not using the drug and often resume use to alleviate further depression. In addition, cocaine users frequently find that they need increasingly more cocaine more often to generate the same level of stimulation. Therefore, any use can lead to addiction.

"Freebase" is a form of cocaine that is smoked. It is produced by a chemical process in which "street cocaine" (cocaine hydrochloride) is converted to a pure base by removing the hydrochloride salt and some of the "cutting" agents. The end product is not water soluble, so the only way to get it into the system is to smoke it.

"Freebasing" is extremely dangerous. The cocaine reaches the brain in seconds, creating a sudden and intense high. However, the euphoria quickly disappears, leaving the user with an enormous craving to freebase again and again. The user usually increases the dose and the frequency to satisfy this craving, resulting in addiction and physical debilitation.

"Crack" is the street name given to a type of freebase cocaine that comes in the form of small lumps or shavings. The term "crack" refers to the crackling sound made when the mixture is smoked (heated). Smoking "crack" is very dangerous, since it produces the same debilitating effects as "freebasing" cocaine. Crack has become a major problem in many American cities because it is cheap-selling for between \$5 and \$10 for one or two doses-and easily transportable-being sold in small vials, folding paper, or tinfoil.

PCP (Phencyclidine)

PCP is a hallucinogenic drug, meaning that it alters sensation, mood, and consciousness and may distort hearing, touch, smell, taste, and visual sensation. It is legitimately used as an anesthetic for animals. When used by humans, PCP induces a profound departure from reality, which leaves the user capable of bizarre behavior and severe disorientation. These PCP induced effects may lead to serious injuries or death.

PCP produces feelings of mental depression in some individuals. When PCP is used regularly, memory, perception functions, concentration, and judgment are often disturbed. Chronic PCP use may lead to permanent changes in cognitive ability (thinking), memory, and fine motor function.

Mothers using PCP during pregnancy often deliver babies who have visual, auditory, and motor disturbances. These babies also may have sudden outbursts of agitation and other rapid changes in awareness similar to the responses of adults intoxicated with PCP.

Narcotics - Opioids

Narcotics are drugs that relieve pain and often induce sleep. Opioids, which are narcotics, include opium, morphine, codeine, heroin, and their synthetic and semi-synthetic variations, such as methadone, hydrocodone, hydromorphone, oxycodone, and oxymorphone. Some common names for semi-synthetic opioids include OxyContin®, Percodan®, Percocet®, Vicodin®, Lortab®, Norco®, Dilaudid®, Exalgo®.

Narcotic use is associated with a variety of unwanted effects including drowsiness, inability to concentrate, apathy, lessened physical activity, constriction of the pupils, dilation of the subcutaneous blood vessels causing flushing of the face and neck, constipation, nausea and vomiting and, most significantly, respiratory depression.

Among the hazards of illicit drug use is the ever-increasing risk of infection, disease, and overdose. Skin, lung and brain abscesses, endocarditis, hepatitis, and AIDS are commonly found among narcotic abusers. Since there is no simple way to determine the purity of a drug that is sold on the street, the effects of illicit narcotic use are unpredictable and can be fatal.

With repeated use of narcotics, tolerance and dependence develop. The development of tolerance is characterized by a shortened duration and a decreased intensity of analgesia, euphoria and sedation which creates the need to administer progressively larger doses to attain the desired effect.

Withdrawal symptoms experienced from heroin/morphine-like addiction are usually experienced shortly before the time of the next scheduled dose. Early symptoms include watery eyes, runny nose, yawning and sweating. Restlessness, irritability, loss of appetite, tremors and severe sneezing appear as the syndrome progresses. Severe depression and vomiting are not uncommon.

Amphetamines

Amphetamine, dextroamphetamine and methamphetamine are collectively referred to as amphetamines. Unlike other frequently abused drugs, the amphetamines do not occur in nature but are synthesized in a laboratory. Their chemical properties and actions are so similar that even experienced users have difficulty knowing which drug they have taken.

Amphetamines can cause increased heart and respiratory rates, elevated blood pressure, dilated pupils, and decreased appetite. In addition, users may experience sweating, headache, blurred vision, dizziness, sleeplessness, and anxiety. Extremely high doses can cause a rapid or irregular heartbeat, tremors, loss of coordination, and even physical collapse.

Amphetamines are generally taken orally or injected. However, the addition of "ice," the slang name for crystallized methamphetamine, has promoted smoking as another mode of administration.

The effects of amphetamines, especially methamphetamine, are similar to cocaine, but their onset is slower and their duration longer. In general, chronic abuse produces a psychosis that resembles schizophrenia and is characterized by paranoia, picking at the skin, preoccupation with one's own thoughts, and auditory and visual hallucinations. Violent and erratic behavior is frequently seen among chronic abusers of amphetamines.

"Designer Drugs"

By modifying the chemical structure of certain drugs, underground chemists have been able to create what are called "designer drugs"—a label that incorrectly glamorizes them. They are, in fact, analogs of illegal substances. Frequently, these drugs can be much more potent than the original substances, and can therefore produce much more toxic effects. Health officials are increasingly concerned about "ecstasy," a drug in the amphetamine family that, according to some users, produces an initial state of disorientation followed by a rush and then a mellow, sociable feeling. "Designer drugs" also kill certain kinds of brain cells and are extremely dangerous.

Blood Alcohol Concentration

Blood alcohol concentration (BAC) is the amount of alcohol in the bloodstream. It is measured in percentages. For instance, having a BAC of 0.10 percent means that a person has 1-part alcohol per 1,000 parts blood in the body.

In a review of studies of alcohol-related crashes, reaction time, tracking ability, concentrated attention ability, divided attention performance, information process capability, visual functions, perceptions, and psycho-motor performance, impairment in all these areas was significant at blood alcohol concentrations of 0.05 percent. Impairment first appeared in many of these important areas of performance at blood alcohol concentrations of 0.02 percent, substantially below the legal standard in most states for drunkenness, which is 0.10 percent.

Approximately half of traffic injuries involve alcohol. About one-third of fatally injured passengers and pedestrians have elevated blood alcohol levels. For fatal intentional injuries, half of homicides involve alcohol, as do one-quarter to one-third of suicides.

The Centers for Disease Control and Prevention (CDC) estimate that about 30,000 unintentional injury deaths per year are directly attributable to alcohol. Another 15,000 to 20,000 homicides or suicides per year are associated with alcohol.

For non-fatal unintentional injuries many studies show that 25 to 50 percent involve alcohol. The same rates are found for a wide range of non-fatal intentional injuries involving alcohol, including assaults, spouse abuse, child molestation, sexual assault, rape, and attempted suicide.

BAC can be measured by breath, blood, or urine tests. BAC measurement is especially important for determining the role of alcohol in crashes, falls, fires, crime, family violence, suicide, and other forms of

intentional and unintentional injury.

One problem in obtaining accurate BAC data is a lack of testing in hospital emergency rooms. Research indicates that emergency rooms do not test routinely for alcohol in crash victims. A national survey of trauma centers found that although two-thirds of the centers estimated that the majority of patients had consumed alcohol, only 55 percent routinely conducted BAC tests at patient admissions. A review of emergency room studies indicated that up to one-third of patients admitted to emergency rooms are not tested.

BAC and Impaired Driving

The public most commonly associates BAC with drunk driving. However, it is more accurate to refer to alcohol-impaired driving because one does not have to be drunk (intoxicated) to be demonstrably impaired. Driving skills, especially judgment, are impaired in most people long before they exhibit visible signs of drunkenness. While most states define legal intoxication for purposes of driving at a BAC of 0.10 percent or higher, alcohol may cause deterioration in driving skills at 0.05 percent or even lower. Deterioration progresses rapidly with rising BAC.

In recognition of impairment at lower BAC levels, the National Highway Traffic Safety Administration (NHTSA) refers to traffic crashes as "alcohol involved" or "alcohol related" when a participant (driver, pedestrian, or bicyclist) has a measured or estimated BAC of 0.01 or above. NHTSA defines a "high-level alcohol crash" as one where an active participant has a BAC of 0.10 or higher.

The Technology of Breath-Alcohol Analysis (1992) PH312 Prevention Resource Guide: Impaired Driving (1991) MS434 Safer Streets Ahead (1990) PH292

Blood Alcohol Percentage Approximations

Body	, W	leia	ht in	P) Our	h
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Number of Drinks Per Hour

	204) 1101g.m. 1 041140							
	100	120	140	160	180	200	220	240
1	.04	.03	.03	.02	.02	.02	.02	.02
2	.08	.06	.05	.05	.04	.04	.03	.03
3	.11	.09	.08	.07	.06	.06	.05	.05
4	.15	.12	.11	.09	.08	.08	.07	.06
5	.19	.16	.13	.12	.11	.09	.09	.08
6	.23	.19	.16	.14	.13	.11	.19	.09
7	.26	.22	.19	.16	.15	.13	.12	.11
8	.30	.25	.21	.19	.17	.15	.14	.13
9	.34	.28	.24	.21	.19	.17	.15	.14
10	.38	.31	.27	.23	.21	.19	.17	.16

APPENDIX D - SUBSTANCE ABUSE POLICY CERTIFICATE OF RECEIPT FOR OPERATORS OF COMMERICAL MOTOR VEHICLES

[§49 CFR 382.601] The United States Department of Transportation (DOT) regulations requires the Northshore Utility District (District) to provide all drivers with educational materials regarding drug and alcohol use and abuse, and the rules and regulations of DOT that apply to the District's drivers. Each driver is required to sign a statement certifying they have received a copy of the materials described in this section. The District is required to maintain the original of the signed certificate for each driver.

My signature indicates that:

- I have read, understand, and am in receipt of a copy of the District's Substance Abuse Policy for Operators of Commercial Motor Vehicles.
- I understand that if I am seriously injured in an accident and cannot authorize a release of information to determine the existence of drugs and/or alcohol in my system, my signature on this form will authorize such information to be released to the appropriate District officials.
- I understand failure to provide a current motor vehicle record on demand will result in withdrawal of permission to operate District vehicles and may be considered a failure to meet the minimum job qualifications.
- I understand that should I receive a positive test; any Employee Relations and/or Employee Assistance files will be released to the appropriate medical/counseling personnel to assist in the assessment and/or rehabilitative treatment process.
- I understand that I must immediately inform the District of any vehicle traffic violations and driver license suspensions.
- I understand that any violation of these policies will be grounds for disciplinary action, up to and including termination.

Employee Signature	District Representative Signature
	Print Name
Print Name	
	Date
Date	

TO BE PLACED IN EMPLOYEE'S PERSONNEL FILE

APPENDIX E – WORKOUT FACILITY WAIVER, RELEASE, AND ASSUMPTION OF RISK

I am aware that during the use of the exercise room and exercise equipment in the headquarters office (District), certain damages and hazards may occur including, but not limited to, the hazards of athletic endeavor and the risks involving accidents or injuries in particular from the exercise equipment being used.

In consideration of, and as part payment for, the right to participate in such athletic endeavors and the services and equipment made available to me by the District, I have and do hereby assume all the above mentioned risks and will hold the District, their employees, agents and staff harmless from any and all liability, actions, cause of action, debts, claims, demands of every kind and nature whatsoever even if any are groundless, false or fraudulent, which may arise from or in connection with my participation in or use of the exercise room or any exercise equipment situated therein at the headquarters of the District.

The terms hereof shall serve as a full waiver and release and assumption of the risk for my heirs, executors, and administrators, and for all members of my family.

Date	Signature	
	Print Name	
	Signature of parent for child under 18	
	Print Name	

TO BE PLACED IN EMPLOYEE'S PERSONNEL FILE

APPENDIX F - ELECTRONIC MEDIA POLICY

It is District policy to maximize the cost-effective use of computer systems as a means of improving productivity. The District provides communication resources including computing resources, electronic mail (email), Internet access, tablets, cellphones, and other electronic communications devices (collectively referred to as the District's Technology Resources) to employees to assist in and facilitate District business and communications. The primary purpose of the District's network and systems is to provide service to the public as part of the District's business, in a manner that is consistent with the District's vision and values. Incidental, de minimis personal use of the District's Technology Resources by employees is permitted if accomplished in compliance with the provisions of this policy, as set forth below.

This policy does not address all required, allowed, or prohibited behaviors by employees, but covers common examples. In general, the District relies on the good judgment of its employees to ensure that District Technology Resources are used in the public's best interest.

No Expectation of Privacy

By using the District's Technology Resources, employees acknowledge and agree that they have no expectation of privacy or confidentiality vis-à-vis the District in their use of these systems or in any data that they create, store, or transmit on or over the systems, including any data created, stored, or transmitted during an employee's incidental personal use of the Technology Resources as permitted under this policy. Employees further agree that they are aware of, understand and will comply with the provisions of this policy, and that their use of the Technology Resources can and will be monitored and any data that they create store, or transmit on or over District systems may be inspected by District management at any time. Employees should understand that certain email messages, other electronic communications, and documents created on District computer systems may be considered a public record subject to disclosure and/or subject to discovery in the event of litigation.

Standardized Software and Hardware

The District has established standard software and hardware for commonly used applications. The use, connection or installation of unauthorized, non-standard software or hardware, including personally owned software or hardware, on District computer systems without approval of the IT Manager is prohibited.

Installation of Software and Hardware

Improper installation of software or hardware can damage a computer system, cause system malfunction, or conflict with system configuration. All standardized software and hardware is to be installed by the IT Department. Specialized software and hardware technologies exclusive to individual departments may be managed within the appropriate department, in coordination with the IT Department. Any moving, relocating, or rearranging of computer software or hardware needs to be coordinated with the IT Department.

Ownership and Confidentiality

All software, programs, applications, templates, data, data files and web pages residing on District computer systems or storage media or developed on District computer systems are the property of the District. The District retains the right to access, copy, modify, destroy, or delete this property. Data files containing confidential or sensitive data should be treated accordingly and should not be removed from the workplace without proper authorization.

Copying Software, Programs, Applications, Templates

Employees must notify the IT Department and receive proper authorization before attempting to copy software, programs, applications, or templates. In many cases, copyright laws and/or licenses for commercial software, programs, applications, and templates used by the District prohibit the making of multiple copies. The District and its employees are required to abide by the federal copyright laws and to abide by all licensing agreements.

Acceptable Use of District Technology Resources

The District's Technology Resources are to be used by employees or volunteers for District business. Incidental, de minimis personal use may be permitted where, in the judgment of the employee's supervisor or Director, such use does not interfere with employee or department productivity, nor distract/take time away from the worker or co-workers assigned work. Generally speaking, incidental, de minimis personal use means: (1) it is occasional and of short duration; (2) it is done on an employee's personal time, such as on a lunch break; (3) it does not interfere with job responsibilities; (4) it does not result in any expense to the District; (5) it does not solicit for or promote commercial ventures; (6) it does not utilize excessive network resources; and (7) it does not constitute any prohibited use, as discussed below.

Prohibited Use of District's Technology Resources

Use of the District's Technology Resources to engage in any communication that violates federal, state, or local laws or regulations, or any District policy, is strictly prohibited at all times. Examples of resource usage that are inappropriate and prohibited at all times include, but are not limited to:

- Personal commercial use (meaning use that benefits an employee's outside employment or commercial business);
- Accessing, receiving or sending pornographic, sexually explicit or indecent materials, including
 materials of an offensive nature (unless as part of a law enforcement investigation conducted by
 authorized Law Enforcement personnel);
- Usage for any type of unlawful harassment or discrimination, including the transmission of obscene or harassing messages to any individual or group because of their sex, race, religion, sexual orientation, national origin, age, disability or other protected status;
- Gambling;
- Usage for recreational purposes including the loading of computer games or playing online games;
- Unauthorized copying or downloading of copyrighted material;
- Usage that violates software license agreements;

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- Downloading of software programs (unless specifically approved by applicable Director and coordinated with the IT Department);
- Usage for political purposes, including partisan campaigning;
- Sending anonymous messages and/or misrepresenting an employee's name, position, or job description;
- Deliberately or maliciously propagating any virus, worm, Trojan horse, malware, spyware, or other code
 or file designed to disrupt, disable, impair, or otherwise harm either the District's networks or systems,
 or those of any other individual or entity;
- Releasing misleading, distorted, untrue or confidential materials regarding District business, views or actions:
- Using abusive, profane, threatening, racist, sexist, or otherwise objectionable language in either public or private messages;
- Use of Technology Resources in an excessive manner so as to deprive others of system use or resources, including the sending of bulk email for other than official business or forwarding "chain letter" emails of any kind;
- Connecting to the District network, or any specific software package, utilizing somebody else's security identification login information to gain alternate security permissions;
- Any personal use, even if incidental, that results in expense to the District;
- Usage that violates the guidelines set forth in the Code of Ethics described in this handbook.

Downloading Files from the Internet or Opening Email Attachments

Downloading files from the Internet or opening email attachments from sources outside the District can lead to malware and/or virus attacks that can severely damage or degrade the District's network and/or data. The IT Department has installed intrusion protection systems, anti-virus and anti-malware software on all District computers and networks. Continuous updates of these applications occur however this does not guarantee that all malware is blocked or that all viruses are caught.

If an employee is downloading a file and receives a message that a virus or spyware has been detected, they must immediately cease any and all activity on their PC and call the IT Department for assistance. Similarly, if they receive an email with a suspicious attachment, or from an unusual source, they should notify the IT Department <u>before</u> opening it or clicking any link contained within. If an employee notices that their computer is behaving strangely or they suspect spyware or a virus, they should notify the IT Department.

Employees who violate these policies may be subject to disciplinary action, up to and including termination. In addition, employees may be held personally liable for damages incurred as a result of copyright and licensing requirements.

APPENDIX G - ELECTRONIC MEDIA POLICY - CONSENT AND PRIVACY WAIVER

I hereby consent that Northshore Utility District, or its authorized representative(s), may monitor, review, and/or copy any information on the electronic data processing system, including the electronic mail system, whether stored or in transit, at any time, and may without further notice disclose such information to any third party or parties, including government and law enforcement agencies. Per WAC 434-662-150, emails created and received by any agency of the state of Washington in the transaction of public business are public records for the purposes of chapter 40.14 RCW and are subject to all of the laws and regulations governing the retention, disclosure, destruction and archiving of public records. As such, any emails created or received by me may be disclosed as a result of a request for public records, in response to a subpoena, or in response to a discovery request served in litigation.

Prevention of Unauthorized Access

I will maintain the confidentiality of my system password(s), the possession of my phone and will not permit access to my network account or to my electronic mail account by any person unless such access has been approved in advance by my immediate supervisor. If my password(s) is disclosed to any other individual other than an approved supervisor, for whatever reason, or if to my knowledge the security of my account is otherwise breached, I will immediately notify my supervisor.

Acknowledgment of Policies

I acknowledge receipt of the District's policy on Electronic Mail and Internet Access and agree to comply with all stated policies. I further acknowledge that the District depends upon users to bring to its attention abuses of the system, and I agree to promptly notify my supervisor or the IT Manager if such abuse comes to my attention.

Employee Name (Please Print)	
Employee Signature	Date

PLEASE NOTE

Only those individuals who have signed and submitted a copy of this form are authorized to use the District's electronic mail system. Unauthorized access is a violation of law and District policies and may result in disciplinary action, up to and including termination.

TO BE PLACED IN EMPLOYEE'S PERSONNEL FILE

APPENDIX H – Permission to Ride

Northshore Utility District Request for Permission to Ride, Assumption of Risks and Waiver

I,	_, request permission to ride as a passenge	er in a vehicle owned
by the District. No payment has been requested, go permission be granted. I further understand that sh	nould permission be granted; I will be riding	totally at my own risk
and I am willing to assume all risks involved including permission granted to me may be revoked at any to		nowledge that any
WAIVER OF LEGAL LIABILITY		
In consideration for granting my request to ride as aware of the risks involved, I hereby waive any and claim or lawsuit against Northshore Utility District a agents of the District arising out of or connected with	d all legal rights I have or may have in the f and its individual officers, or any other empl	uture to bring any
Passenger Signature	Date Signed	
Witnessed:(District Personnel Only)	Date:	
(District Personnel Only)		
If passenger is under 18:		
I certify that I am the parent or legal guardian of the foregoing release; and that I join in the release with above named person to participate in the activity.		
Parent/Guardian Printed Name	Parent/Guardian Signature	Date

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