

EMPLOYED POLICY HANDBOOK

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PURPOSE AND DISCLAIMER

Welcome to the City of Dyersville. The purpose of this handbook is to establish the terms and conditions of employment for all employees of the City of Dyersville. These rules and regulations shall apply to all employees except where City ordinances, the Code of Iowastate law, federal law, collective bargaining agreements, or employment contracts apply. All employees classified as "other than full-time" are also subject to this employee handbook, although not eligible for fringe benefits unless specifically authorized by the City Council.

These personnel rules were established <u>pursuantaccording</u> to the City Council action and may be amended by resolution of the City Council. Any issues not covered by this document will be given individual attention, and policy will be established as the <u>need arises needed</u>. This document shall be <u>periodically updated</u> to keep current with policy changes.

These personnel rules and regulations shall be effective as provided by resolution unless otherwise specifically expressly provided and shall be amended as necessary by the City Council.

DISCLAIMER

This employee handbook is provided for informational purposes only. The City retains the exclusive right, without prior notice and at its sole discretion, to revise the policies, procedures and benefits described in the employee handbook. Any promises, representations, or action by a Citycity official or employee that are contrary to this handbook are not the official policy of this City, and have no force or effect. These rules and regulations shall apply to all employees except where city ordinances, the code of lawastate law, federal law, collective bargaining agreements, or employment contracts apply.

This employee handbook is not intended to create a contractual relationship between the employee and the City of Dyersville. The employee handbook should not be construed as an employment contract or as a promise that an individual will be employed for any specified period—of time. Either the employee or the Citycity can terminate the employment relationship at any time. Employees who do not have an individualized written employment contract are employed at the will of the City and are subject to termination at any time, for any reason, with or without cause or notice. Nothing in this employee handbook is intended to erode the at-will nature of employment with the City of Dyersville.

1 DEFINITIONS

For <u>purposesthe purpose</u> of this employee handbook, the following definitions shall apply and govern the employees of the City of Dyersville.

1.1 IMMEDIATE FAMILY

Immediate family shall be defined as <u>a</u>spouse, parents, **ch**ildren, brothers, sisters, brother-in-law, sister-in-law, mother-in-law, father-in-law, grandparents, and <u>step-familystepfamily</u>.

1.2 FULL-TIME EMPLOYEE

An employee, who has completed his or hertheir orientation period and who generally works 40 hours per week and 2080 hours per year on a regular basis regularly. A full-time employee may be exempt or non-exempt under the Fair Labor Standards Act (FLSA) and is generally eligible to accrue and receive fringe benefits as outlined in other sections of this employee handbook.

1.3 PART-TIME EMPLOYEE

An employee, who has completed his or hertheir orientation period and who generally works less than 40 hours and averages regularly, averaging 1040 hours per year on a regular basis. A part-time employee may be exempt or non-exempt under the Fair Labor Standards Act (FLSA) and is generally not eligible to receive fringe benefits offered by the City, offers unless benefit eligibility is specifically granted explicitly in other sections of this employee handbook.

1.4 TEMPORARY OR SEASONAL EMPLOYEE

A temporary employee is defined as an employee who is hired by the City hires for a special particular project or a short-term period of time, generally related to seasonal work, with the understanding that their employment will be terminated no later than upon completion of a specific assignment, project, or season. Except for special circumstances, temporary employees generally will not be employed for longer than 180 consecutive calendar days. A temporary employee may be exempt or non-exempt under the Fair Labor Standards Act (FLSA), work any number of hours per week, and is not eligible for fringe benefits offered by the City.

1.5 SENIORITY

Length of total service since the last date of hire with the Citycity, divided into two exclusive and non-transferable categories: full—time and part-time.

1.6 OVERTIME

Generally, all_time ordered and actually worked that is in excess of more than 40 hours in a designated 7-day workweek. Unless it is an emergency, all overtime shall be approved in advance by the employee's Department Head or by the City Administrator.

1.7 COMPENSATORY TIME

Time off work <u>is granted</u> to FLSA non-exempt employees <u>in lieuinstead</u> of payment for overtime worked.

1.8 RETIREE

An employee who is eligible for retirement in accordance with per the Social Security Act and/or IPERS as outlined in Chapter 97B of the Code of Iowa.

1.9 EXEMPT EMPLOYEE

An exempt employee is an individual who is not required to receive overtime for work performed over 40 hours in an established 7-day work week.

1.10 NONEXEMPT EMPLOYEE

A nonexempt employee is an individual who is required to receive overtime at the rate of time and one-half for all hours worked over 40 hours in an established 7-day workweek. A paid employee classified as non-exempt, may not volunteer to perform the same type of work that they are normallygenerally compensated to perform. Police Officers are subject to the special provision of the Fair Labor Standards Act.

1.11 WORK WEEK

Except for the Public Works Department, the work week is defined as Monday through Sunday. The work week for the Public Works Department Department's

<u>work week</u> is <u>defined as</u> Saturday through Friday. The City reserves the right to change work schedules, including <u>work</u> hours <u>of work</u>, without prior notification to the employee.

2 RECRUITMENT AND EMPLOYMENT

2.1 JOB OPENINGS

Whenever a vacancy occurs within the <u>Citycity</u>, the opening will be posted on the city's website for <u>a minimum of 10at least ten</u> days. Current employees may indicate their interest in being considered for the vacancy by <u>submitting an applicationapplying</u> for the position in writing to the City Clerk's Office within the stated posting period. The City of Dyersville reserves the right to use other recruiting sources to fill open positions at their discretion.

2.2 EQUAL EMPLOYMENT OPPORTUNITY

It is the The City of Dyersville's objective of City of Dyersville to encourage employment and advancement of all individuals in a way that will utilize their talents to the maximum and develop their skills most effectively in a work and community environment that is free from discrimination.

The City of Dyersville shall provide equal opportunity for all where employment is based upon personal capabilities and qualifications without discrimination because of race, color, religion, sex, (including pregnancy), age, national origin, sexual orientation, gender identity, disability, genetic information, or any other protected characteristic as established by law.

This policy of equal employment opportunity applies to all policies and procedures relating to recruitment and hiring, compensation, benefits, promotion, termination, and all other terms and conditions of employment.

2.3 **ANTI-HARASSMENT**

It is the policy of the City of Dyersville that no employee be harassed by anotherany employee, supervisor, elected official, customervendor, contractor, quest, regular visitor, or supervisor other person, and everyone must demonstrate respectful behavior and avoid engaging in harassment based on the basis of race, color, religion, sex, (including pregnancy), age, national origin, sexual orientation, gender identity, disability, genetic information or any other protected

characteristic as established by law. <u>Harassment in any form is prohibited under</u> this policy.

Illegal harassment, whether verbal or physical, will not be tolerated. All members of management have In general, sexual, ethnic, racial slurs and other verbal, non-verbal, or physical conduct that has the purpose or effect of creating an intimidating, hostile, or offensive work environment; has the explicit responsibility and duty to take corrective action to prevent any illegal harassmentpurpose or effect of substantially and unreasonably interfering with an individual's work performance; or otherwise adversely affects an individual's employment opportunities because of our employees. the individual's protected characteristic(s).

If Suppose any employee believes that he or she has they have been subjected to illegal harassment, that employee. In that case, they should bring the matter directly to the immediate attention of their Department Head, the City Administrator, or the Mayor.

All complaints will be investigated, and appropriate disciplinary action will be taken, including termination. There will be no retaliation against anyone who submits a harassment complaint or participates in an investigation relating to such a complaint.

2.4 ANTI-SEXUAL HARASSMENT

It is the policy of the City of Dyersville that no employee be sexually harassed by any employee, supervisor, elected official, vendor, contractor, guest, regular visitor, or other people, and everyone must demonstrate respectful behavior and avoid engaging in sexual harassment. Sexual harassment in any form is prohibited under this policy.

According to the Equal Employment Opportunity Commission (EEOC), sexual harassment is defined as "unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature when submission to or rejection of such conduct is used as the basis for employment decisions or such conduct has the purpose or effect of creating an intimidating, hostile, or offensive working environment." Suppose any employee believes they have been subjected to sexual harassment. In that case, they should bring the matter directly to the immediate attention of their Department Head, the City Administrator, Mayor or a member of the City Council. Mayor.

Sexual harassment includes any harassing conduct based on gender, regardless of whether the conduct is sexual in nature. Sexual harassment includes unsolicited and unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct of a sexual nature when such conduct:

- Is made explicitly or implicitly a term or condition of employment or
- Is used as a basis for an employment decision or
- Unreasonably interferes with an employee's work performance or creates an intimidating, hostile, or otherwise offensive environment.

Sexual harassment does not refer to behavior or occasional compliments of a socially acceptable nature. It refers to unwelcome behavior that is personally offensive, lowers morale, and interferes with work effectiveness. Any unwelcome conduct based on gender is also forbidden by this policy regardless of whether the individual engaged in harassment and the individual being harassed are of the same or different genders. Sexual harassment may take other forms.

Examples of conduct that may constitute sexual harassment are:

- Verbal: Sexual innuendoes, suggestive comments, jokes of a sexual nature, sexual propositions, lewd remarks, threats. Requests for any sexual favor (this includes repeated, unwelcome requests for dates).
 Verbal abuse, or "kidding," is oriented towards a prohibitive form of harassment, including that which is sex oriented and considered unwelcome.
- Non-verbal: The distribution, display, or discussion of any written or graphic material, including calendars, posters, and cartoons, that are sexually suggestive or shows hostility toward an individual or group because of sex; suggestive or insulting sounds; leering; staring; whistling; obscene gestures; content in letters and notes, facsimiles, electronic communication, that is sexual in nature.
- Visual: posters, signs, pin-ups, or slogans of a sexual nature, viewing pornographic material or websites.
- Physical: Unwelcome, unwanted physical contact, including but not limited to touching, tickling, pinching, patting, brushing up against, hugging, cornering, kissing, fondling; forced sexual intercourse or assault.

• Textual/Electronic: "sexting" (electronically sending messages with sexual content, including pictures and video), the use of sexually explicit language, harassment, cyberstalking, and threats via all forms of electronic communication (e-mail, text/picture/video messages, intranet/online postings, blogs, instant messages, and social networks).

Normal, courteous, mutually respectful, pleasant, non-coercive interactions between employees, including between men and women, that are acceptable to and welcomed by both parties are not considered harassment, including sexual harassment. The most severe and overt forms of sexual harassment are easier to determine. On the other end of the spectrum, some sexual harassment is more subtle and depends, to some extent, on individual perception and interpretation. The courts will assess sexual harassment by a standard of what would offend a "reasonable person."

Everyone at the City can help assure that our workplace is free from prohibited discrimination and harassment. Employees are expected to avoid any behavior or conduct reasonably interpreted as prohibited harassment under this policy. Employees are encouraged to inform others whenever their conduct is unwelcome, offensive, inappropriate, or in poor taste. In addition, employees should always come forward with complaints about alleged problems or violations of this policy. No employees, not even the highest-ranking people in the City, are exempt from the requirements of this policy.

All complaints will be investigated, and appropriate disciplinary action will be taken, up to and including termination. There will be no retaliation against anyone who submits a good—faith harassment complaint or participates in an investigation relating to such a complaint.

2.4 SEXUAL HARRASSMENT

It is the policy of the City of Dyersville that no employee be harassed by another employee or supervisor on the basis of sex.

The policy prohibits any demand for sexual favors that is accompanied by a promise of favorable job treatment or a threat concerning the employee's employment. Also prohibited is subtle pressures for sexual favors, including implying that an applicant's or employee's cooperation of a sexual nature, or refusal thereof, will have any effect on the person's employment, job assignment, wages, promotion, or any other condition of employment.

In addition, any behavior of a sexual nature not welcomed by the employee or found to be personally offensive is expressly forbidden. This includes but is not limited to:

- a. Repeated sexual flirtations, advances, or propositions.
- b. Continued or repeated verbal abuse of a sexual nature, sexually related comments and joking, graphic or degrading comments about the employee's appearance or the display of sexually suggestive objects or pictures.

2.5 COMPLAINT PROCEDURE

- c. Any uninvited physical contact or touching, such as patting, pinching or other contact.
- d. Conduct that has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile, or offensive work environment.

Sexual harassment, whether verbal or physical, will not be tolerated. All members of management have the explicit responsibility and duty to take corrective action to prevent any sexual harassment of our employees.

As with other forms of harassment, any employee who believes that he or she has they have been subjected to sexual harassment should bring the matter directly to the immediate attention of their subject to or witnessed illegal discrimination, including sexual or other forms of unlawful harassment, is requested and encouraged to make a complaint. Complaints may be directed to your Department Head, the City Administrator, the Mayor, or any other member of the City Council. All complaints or reports of sexual harassment will be investigated and appropriate disciplinary action taken, up to and including termination. management with whom you feel comfortable bringing such a complaint. Similarly, if you observe acts of discrimination toward or harassment of another employee, you are requested and encouraged to report this to one of the individuals listed above.

There will be no retaliation against anyone who submits a good faith sexual discrimination or harassment complaint or participates in an investigation relating to such a complaint. Any suspected retaliation or intimidation should be reported immediately to one of the persons identified above.

All complaints regarding confidentiality will be investigated promptly and to the

extent possible.

If the investigation confirms conduct contrary to this policy has occurred, the City will take immediate, appropriate, corrective action, including discipline, up to and including immediate termination.

2.6 ANTI-BULLYING

The City prohibits all forms of bullying, whether verbal, physical, written, or non-verbal, in the workplace. This includes any conduct that harasses, disrupts, or creates an intimidating, offensive, or hostile work environment for others.

All employees, supervisors, elected officials, vendors, contractors, guests, regular visitors, and others must demonstrate respectful behavior and avoid bullying. Bullying involves repeated, intentional actions that demean, threaten, humiliate, or abuse employees. Any employee who experiences or witnesses bullying should report it to their Department Head or the City Administrator. The City will thoroughly investigate all complaints and take appropriate corrective action, including termination if necessary. Retaliation against employees reporting bullying in good faith will not be tolerated.

Bullying refers to actions or conduct, whether verbal or physical, toward or about an individual that has the purpose or effect of substantially interfering with an employee's work or work environment and that adversely affects an employee's ability to contribute to work or the work environment by placing the employee in reasonable fear of physical harm and/or by causing emotional distress. Bullying may occur verbally, physically, in writing (including emails, text messages, and online postings), or non-verbally/non-physically (i.e., hand gestures). Bullying may also involve abusing power across different classifications of employees (i.e., supervisors, clerks, public safety personnel, etc.)

Bullying includes an individual's repeated, intentional, and/or targeted actions directed toward an employee (or a group of employees) that have the purpose or effect of abusing, intimidating, demeaning, degrading, threatening, coercing, and/or humiliating the employee(s). Workplace bullying is often characterized by the purposeful use of insulting, hurtful, hostile, vindictive, cruel, or malicious behaviors that undermine, disrupt, or negatively impact an employee's ability to do their job.

2.7 WHISTLEBLOWER PROTECTION

It is the policy of the City that all employees and officials are encouraged to

disclose, to the extent not expressly prohibited by law, improper governmental actions of any City representative. Every employee and official has the right to report to the appropriate person information concerning an alleged improper government action, which includes but is not limited to a violation of law or policy, mismanagement, gross abuse of funds, an abuse of authority, or a substantial and specific danger to public health or safety.

An employee or official aware of improper governmental actions shall raise the issue first with their Department Head, City Administrator, or Mayor. If the activity involves an elected official, the report shall be made to the City Administrator, the City Attorney, or the Assistant City Attorney.

The City is prohibited from taking retaliatory action against an employee or official because they have reported an improper governmental action in good faith and in accordance with this policy. An employee or official who believes they have been retaliated against for reporting an improper governmental action shall first raise the issue with their Department Head, City Administrator, or Mayor. If the action involves the supervisor or an elected official, the report shall be made to the City Administrator, the City Attorney, or the Assistant City Attorney. Employees or officials who knowingly make false reports may be subject to disciplinary procedures.

In addition to the procedures mentioned above, employees and officials may contact the State Ombudsman with reports of improper governmental action.

According to the Iowa Ombudsman Act, Iowa Code Chapter 2C, the State

Ombudsman's Office has the authority to investigate complaints about improper action or inaction taken by governmental entities. The State Ombudsman's Office is a non-partisan agency and may be reached at 1-888-426-6283.

2.52.8 ORIENTATION PERIOD

New employees shall serve an orientation period of 6 consecutive months. This orientation period may be reduced upon the recommendation of the Department Head that the employee has demonstrated full capability of performing the work and has been serving as a reliable employee of the City.

2.62.9 PERFORMANCE EVALUATION

The performance of each employee may be evaluated once each year, by the Department Head or the City Administrator, on before June 30 of each Fiscal Year. In addition, as deemed necessary, the City reserves the right to conduct a special evaluation.

The performance evaluation shall be conducted in writing, reviewed with the employee, and placed in the employee's personnel file.

2.72.10 PHYSICAL EXAMINATIONS

The City may require a pre-employment post—job offer physical examination for the purpose of determining to determine the applicant's fitness to perform the work for which the applicant may be hired. This pre-employment physical shall be by a doctor designated and paid for by the City. A copy of the report shall be made available to the City and the applicant.

The City may require any employee who is thought to be unable to perform his designated responsibilities to submit a physical and/or medical examination by a licensed medical practitioner of the City's choice. The City shall pay for the costs of the physical and/or medical examination costs. A copy of the report shall be available to the City and the employee.

2.82.11 FAMILY MEDICAL LEAVE ACT (FMLA)

As required by the Family and Medical Leave Act (FMLA) of 1993, the City will provide covered employees up to 26 weeks of unpaid job-protected leave for certain family and medical reasons.grant a leave of absence for eligible employees meeting one of the requirements below.

- a. The care of a child after birth or placement with the employee for adoption or foster care.
- b. The care of a family member (spouse, child, or parent) with a serious health condition.
- c. An employee's serious health condition that makes the employee unable to perform the functions of the employee's job or incapacity due to the employee's pregnancy or prenatal medical care.
- d. Any qualifying exigency (as defined below) arising out of the fact that a family member (spouse, son, daughter, or parent) is serving in any branch of the Armed Forces, including the National Guard or Reserves on active duty, or has been notified of an impending call or order to active duty in support of a contingency operation.
- e. The care of a service member with a serious injury or illness if the employee is the spouse, child, parent, or next of kin of the service member.

<u>Leaves will be granted for up to twelve weeks (or up to 26 weeks in the case of care for a service member) in any twelve-month period.</u> The twelve-month period is a rolling period from when qualifying leave is first taken.

2.12 AMERICANS WITH DISABILITIES (ADA)

It is the policy of the City to comply with all provisions of the Americans with Disabilities Act ("ADA"). The City will not discriminate against any qualified employee or job applicant to any terms, privileges, or conditions of employment because of his physical or mental disability. The City will make reasonable accommodations wherever necessary for all employees or applicants with disabilities, provided that the individual is otherwise qualified to safely perform the essential duties and assignments connected with the job. Suppose an employee has a disability and requires a reasonable accommodation to perform the essential functions of their job. In that case, the employee should contact the City Administrator's Office to request such an accommodation.

2.92.13 PERSONNEL FILES, PRIVACY & EMPLOYEE ACCESS

The City of Dyersville maintains a personnel file enfor each employee. The personnel file includes such information such as the employee's job application, resume, records of training, documentation of records, performance appraisals and salary increases, and other employment records.

Personnel files are the property of the City of Dyersville, and access to the information they contain is restricted. Generally, only management personnel of the City of Dyersville who has with a legitimate reason to review information in a file isare allowed to do so.

Employees who wishwishing to review their own filefiles should contact the city clerk's office. With reasonable advance written notice, employees may review their own personnel file, with the exception of except for letter(s) of reference, in the appropriate office and in the presence of an individual appointed by the City of Dyersville to maintain the files.

3 GENERAL EMPLOYEE CONDUCT

3.1 NEPOTISM

The City shall not employ any person whose relationship to a current employee of the City is that of an "immediate Family" member, <u>as defined in Section</u> 1.1, unless specifically approved in advance by the City Council.

If one employee marries another, the City Council shall make arrangements to avoid either employee supervising the other and if. If possible, arrangementarrangements shall be made to place the married employees in different departments.

3.2 CONFLICT OF INTEREST

Elected officials, commission members, board members, committee members, employees, and professional consultants shall not use their official position or the knowledge gained therein in such a manner that a conflict would develop between the City of Dyersville's interests and their personal affairs. These individuals shall avoid any conflicts between their personal and outside interests and the interests of the City of Dyersville. They shall avoid any conduct which might adversely affect or appear to affect the exercise of their official judgment.

Elected officials, commission members, board members, committee members, employees, and professional consultants must conduct business within guidelines that prohibit actual or potential conflicts of interest. These individuals shall not have a direct or indirect financial interest that conflicts substantially or appears to conflict substantially, with their City duties and responsibilities or engage in, directly or indirectly, a financial transaction as a result of, or primarily relying on, information obtained through their service for the City or through City employment. In addition, these individuals shall not give a competitive advantage to any public member, including former employees or the City's elected officials.

3.3 POLITICAL ACTIVITY

To serve the best interests of the employee, taxpayers, and the City government, it is the policy of the City to restrict certain types of political activity without infringing upon the employee's right to exercise their voting as citizens. The purpose is to safeguard the employee from pressure to support any political party or person financially or otherwise. Another essential reason is to protect the

<u>public's interest, which all municipal employees must serve without political bias</u> and regard to their political opinions or affiliations.

This policy has been developed not to restrict one's constitutional rights but to emphasize and protect the neutrality of public service personnel. Therefore, employees are prohibited from:

- a. Using their official authority or influence to interfere with or affect the result of an election or a nomination for office.
- b. Directly or indirectly coercing, attempting to coerce, commanding, or advising a state or local officer or employee to pay, lend, or contribute anything of value to a party, committee organization, agency, or person for political purposes.
- c. Having political campaign items in their offices, City facilities, City vehicles, or wearing such things on their person while on duty. Campaign items retrieved due to having been illegally placed on City property and being transported for disposal are exempt. Employees are allowed to have campaign bumper stickers on their vehicles.
- d. The use of the following in political advertisements is prohibited, and City employees shall not facilitate or accommodate such use:
 - i. City property not ordinarily accessible to the public
 - ii. Employees in uniforms that display City insignia and logos or any use of City employees while on City time.
 - iii. City equipment

Employees, on their own non-working time, shall be permitted to:

- a. express their opinions on political subjects and candidates.
- b. Take an active part in political management and political campaigns.
- c. Campaign for a candidate in a partisan election by making speeches or writing on behalf of the candidate.
- d. Attend political rallies or partisan campaign meetings.
- e. Transport voters to the polls for the vote's convenience
- f. Make voluntary contributions to a political party or organization.

3.23.4 EMPLOYEE APPEARANCE

Employees are expected to maintain their personal appearance, grooming,

and hygiene in a manner appropriate appropriately to the task at hand and at all times, befitting a representative of the City of Dyersville.

3.33.5 ATTENDANCE/LATENESS

Good attendance cannot be stressed enough. Each employee is responsible for maintaining an exemplary level of attendance while working for the City. Examples of poor attendance are:

- a. Absenteeism
- b. Leaving early
- c. Being chronically late
- d. Taking longer than the time period designated for breaks and lunch.

IfSuppose an employee is unable to cannot report to work at the established starting time. In that case, the employee shall notify their Department Head within as soon as reasonably possible but not less than thirty (30) minutes of before the scheduled starting time unless mitigating circumstances make such notification impossible. Failure to provide such notification may, at the option of the City; notice may result in a loss of pay for that day or a portion thereof.

Arrangements for time off, except sick leave, must be made in advance with the Department Head in accordance withby the provisions regulating leaves.

3.43.6 CITY PROPERTY

Any misuse or misstatement concerning income, reimbursements, or use of employer property is strictly prohibited. This includes, but is not limited to:

- a. The improper use of official travel.
- b. The improper use of pay rollpayroll and other vouchers and documents on which payments are based; taking or failing to account for funds with which an employee is entrusted in their official position of employment position; or the taking of other additional funds for personal use.
- c. Employees shall not directly or indirectly allow the use of the <u>employer's</u> property of the employer, including leased property, for other than officially approved activities.
- d. Each employee has a duty tomust protect and conserve the employer's property of the employer, including, but not limited to, equipment, supplies, and other property entrusted or issued to the employee.

- e. All property or materials gathered by an employee while on official City business becomes the property of the City, unless paid for personally by the employee.
- f. All City property issued to an employee, including uniforms, tools, software, manuals, brochures, and information proprietary to the City, must be returned at the timewhen the employee terminates employment or upon request of the Department Head or City Administrator.
- g. Employees are permitted to use City telephones for limited personal use. Such use will not conflict with job performance. Employees shall observe the rules of telephone courtesy in answering and placing calls.
- h. Equipment, supplies, and tools shall not be used for private or personal purposes. Employees shall be responsible for the care and conservation of City equipment, supplies, and tools and shall report promptly any loss or breakage.

3.53.7 CITY VEHICLES

Assignment of City Vehicles. The assignment of City vehicles to employees shall require the approval of the Department Head or City Administrator. The City Administrator reserves the right to review the continuing need for any vehicle assignment.

Use of City Vehicles. Aside from providing City services and conducting City business, Employees who are assigned to a city vehicle shall have the option to use the vehicle for activities incidental to public use within the city limits at a rate of \$10.00 per month, pursuantaccording to Internal Revenue Service (IRS) regulations.

All operators of City vehicles shall possess a valid driver's license. Employees are responsible for notifying the City if their license is suspended. Employees must forward a copy of their driver's license to the Department Head on an annual basis annually. Employees are required to notify their Department Head of must report any violations or received while in possession of possessing or while operating a City vehicle to a Department Head.

Only City employees are authorized to operate City vehicles, except upon approval from the Department Head.

All drivers and City business travelers must obey traffic laws. Employees are strictly prohibited from operating a City vehicle while under the influence of alcohol or illegal drugs, and. They are likewise prohibited from using prescription or over-the-counter medication, which may impair their ability to safely operate a motor vehicle safely.

In the case of an accident, the employee driving the vehicle shall immediately notify their Department Head and the nearest Police Department to report the accident and complete a full accident report. Copies of the completed accident report shall be forwarded to the Department Head and City Administrator.

Employees must comply with any preventive maintenance programs which may be required by the City may require. Vehicles shall be kept free of litter and debris. The physical appearance of the vehicle must create a good impression.

3.63.8 DRUG-FREE WORKPLACE/SUBSTANCE ABUSE

The City of Dyersville is subject to the Drug-Free Workplace Act of 1988. The City of Dyersville is committed to the policy of maintaining a drug-free workplace. Thus, the unlawful manufacture, distribution, dispensation, possession, or use of alcohol or any controlled substance by any employee in the workplace is prohibited. A controlled substance within the meaning of this policy means any controlled substance as defined by state or federal law. Any violation of this prohibition will result in discipline up to and including discharge.

The use of controlled substances, either on or off the job, is inconsistent with the behavior expected of employees, subjects all employees and the public to unacceptable safety risks, and undermines the City's ability to operate effectively and efficiently.

The Drug-Free Workplace Act of 1988 requires you to report any conviction under a criminal drug statute for violations occurring on the City's premises, or off the City's premises while conducting official business. A report of a conviction must be made to your department head Department Head within five working days after the conviction.

3.9 ALCOHOL AND DRUG TESTING

The purpose of drug and alcohol testing is to deter employees from using or being under the influence of drugs and alcohol while on duty. As such, the City may test employees for alcohol and drug use for the following reasons:

- Pre-Employment. The City may require drug and/or alcohol testing as a condition of employment.
- Post-Accident. Testing employees involved in on-the-job near accidents or unsafe job-related activities that pose a significant danger to themselves, other employees, or the public.
- Follow-up. Testing employees who violated the City's policy but were allowed to keep their jobs conditioned on successful rehabilitation and no further "positive" tests.
- Reasonable Suspicion. Testing is conducted when information about an employee's appearance, conduct, or behavior would cause a reasonable person to believe that the employee has used or may be impaired by drugs or alcohol.
- Random. As federal or state law authorized, testing is conducted on a neutral selection basis for employees in safety-sensitive positions.

3.10 WORKPLACE WOLENCE PREVENTION

The City is dedicated to a safe, violence-free workplace for all employees. This policy applies to any violent or potentially violent behavior occurring in the workplace, during City business, or at City-sponsored functions. All employees are responsible for maintaining a violence-free environment.

Acts of aggression, threats, or violent behavior towards any employee are strictly prohibited. This includes verbal or physical harassment, intimidation, stalking, or hostile actions to intimidate others. Any witnessed or experienced violent behavior should be reported to the Department Head or the City Administrator for immediate investigation.

All reported incidents will be thoroughly investigated, and appropriate action will be taken, potentially leading to disciplinary measures up to and including termination. Retaliation against employees reporting threats in good faith will not be tolerated.

Except for sworn law enforcement officers acting officially, weapons are strictly prohibited on City property and during duty hours. This includes handguns, rifles, automatic weapons/firearms, knives used as weapons, martial arts paraphernalia, and stun guns. State concealed weapons laws apply to all employees while on City premises.

The City reserves the right to inspect employees' belongings and workspaces for compliance with policies and may remove any items that violate City rules.

<u>Violation of this policy may result in disciplinary action, including dismissal, for the first offense.</u>

4 DISCIPLINE

4.1 DISCIPLINE

Formal disciplinary actions will include verbal warning, written reprimand, suspension, and termination. It shall be the practice of the City of Dyersville to utilize a system of progressive discipline in addressing an employee's work deficiencies; however, any of the disciplinary measures cited above may be initiated on the more serious first offense.

In most cases, disciplinary action will be issued to the employee by their immediate supervisor. Disciplinary action will be issued in a manner, which that will minimize embarrassment to the employee.

All disciplinary actions appropriate to the infraction committed will be thoroughly documented in writing appropriate to the infraction committed.

It shall be the duty of all employees to maintain high standards of conduct, cooperation, efficiency, and effectiveness in their work. Department heads, Heads and supervisors shall organize and direct the work of their units in a manner calculated to achieve these objectives. Whenever thean employee's work habits, attitude, production, or personal conduct of an employee falls below an acceptable standard, the employee is subject to corrective and/or disciplinary action. All such actions shall be promptly and consistently administered and shall not behased on account of political considerations, personal bias, or prejudice.

Letters of clarification shall precede formal discipline whenever, in the judgment of the Department Head or City Administrator, an infraction is readily correctable and is of lesser consequence.

4.2 GROUNDS FOR DISCIPLINARY ACTION

The seriousness of an offense will often vary with the circumstances prevailing at the time it occurred and the motives, which that prompted it. Related and mitigating factors would be considered when determining the appropriate action to take. Each of the. The following work-related infractions may be just cause for disciplinary action, up to and including dismissal. The list presented herein is not intended to be all-inclusive.

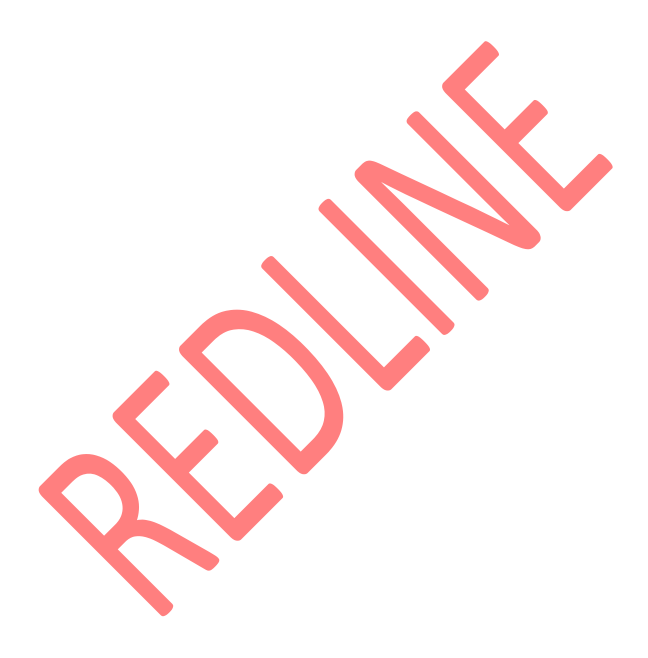
1. Unreasonable and/or abusive treatment of a client, citizen, other City employee, or individual in the community, including verbal or nonverbal sexual or racial harassment.

- 2. Violation of any lawful and reasonable City or departmental policy.
- 3. Destruction or loss of City property, including abuse of tools, equipment, and/or clothing allotments.
- 4. Absence from duty without permission, proper notice, or satisfactory reason.
- 5. Falsifying records, knowingly giving inaccurate information, or unnecessarily withholding information.
- 6. Obtaining materials or leave time based on fraudulent information; dishonesty; stealing; and other criminal acts.
- 7. Being under the influence of narcotics, alcohol, or other physically impairing or illegal substances on the job.
- 8. Possession of any type of firearms, explosives, or concealed weapons on city property (without specific authority).
- 9. Conviction of a crime involving moral turpitude, casting doubt on the individual's ability to perform their City job effectively. (NOTE: Dismissal or non-prosecution for criminal charges shall not, in itself, preclude the City from taking disciplinary action.)
- 10. Incompetence, ineffectiveness, inefficiency, or wastefulness in the performance of assigned duties.
- 11. Disregard for safety policies, procedures, reporting requirements, and/or proper use of safety equipment.
- 12. An attendance record, which demonstrates a consistent or continual lack of availability for work to the extent that ineffectiveness ineffective or inefficiency of inefficient services results.

The department head Department Head or City Administrator may elect to place an employee on investigative leave before making any determination of determining corrective or disciplinary action.

4.3 TERMINATION BENEFITS

An employee who is discharged for cause shall be paid for hours worked; in addition to and their vacation pay prorated from their anniversary date in the yearwhen employment ceases. Insurance benefits will cease atend on the last day of the month of the employee's discharge date. A final check will be issued



5 HEALTH AND SAFETY

5.1 GENERAL

The City of Dyersville will attempt to provide <u>its employees with</u> the safest possible working conditions <u>for its employees</u> as mandated by the Occupational Safety and Health Act (OSHA) requirements.

5.2 REPORTING OF WORK RELATED INJURIES AND/OR ACCIDENTS

All work—related injuries and/or accidents must be reported within 1 hour after the incident to either the Department Head, the City Clerk, or the-city Administrator or as soon as administratively-possible. In addition, written documentation of the incident shall be completed immediately after the accident to insureensure coverage under the Worker's Compensation Law, if appropriate.

5.3 WORK RELATED INJURY—LIGHT DUTY

Light duty is defined as the temporary assignment of an employee to a position or duties other than their normal regular duties to facilitate the rehabilitation of rehabilitate a work—related injury or illness. The City may attempt to create a light duty assignment for employees returning to work from a work—related injury or illness if the physician designated by the City or the City's insurance carrier releases the employee to return to work with physical restrictions which would inhibit the employee from returning to their normal position and if the City has available light duty work.

5.4 PERSONNEL SAFETY

It shall be the practice of the City that employees follow the safety requirements of the operator's manual for each vehicle or machine used in the operations and functions of the City Departments. Specifically, employees must not ride on the outside of machines and vehicles such as front-end loaders, back hoesbackhoes, and dump trucks. All other such requirements, as laid out in the individual operator's manuals for each piece of equipment, are to be observed. It shall be the responsibility of each employee to comply with this policy and each Department Head to monitor compliance.

6 SEPARATION OF EMPLOYEES

6.1 RETIREMENT COVERAGE

Employees who retire from employment before age 65 are eligible to continue in the City's group health insurance plan up to age 65. Coverage must be contiguous (must elect <u>the</u> same coverage at <u>time of</u> retirement), and the retired employee must pay <u>full cost of</u> the <u>entire</u> premium <u>cost</u>.

6.2 EXIT INTERVIEW

An employee who has resigned their employment may be required to complete an exit interview process that will be conducted by the City Administrator and/or the employee's Department Head.

7 HOURS OF WORK

7.1 WORK WEEK AND HOURS OF WORK

In general, the work schedule of employees will not change from week to week. However, varying workload conditions of workload and the public's demand of the public may necessitate a change inchanging your work schedule. It may be necessary to shorten or lengthen the number of scheduled hours. If it is necessaryrequired to change your normalregular work schedule, you will be given as much advance notice as possible.

The normalstandard workweek for all fulltimefull-time employees will be 40 hours as scheduled by the Department Head.

All employees shall maintain an accurate time card. All salaried time cardstimecard. Department Heads shall be approved by the approve all their hourly employees' timecards. The City Administrator with the exception of shall approve all salaried employees' timecards except for the City Administrator's time card timecard, which shall be approved by the City Clerk shall approve.

8 PAY AND COMPENSATION

8.1 PAY DAYS AND CASHING OF PAYCHECKS

Generally, employees shall be paid on Friday of each week for time worked in the previous week. No advance payment of wages will be made.

Direct Deposit of checks shall be a requirement of the employee. An employee shall obtain and fill out the appropriate form from the City Clerk's Office.

8.2 REIMBURSEMENT FOR EXPENSES

City employees and City elected officials will be reimbursed for travel expenses incurred when required for their normal regular job performance, provided the following conditions are met:

- a. Receipts for all expenditures, including gas, accommodations, and other travel-related expenses, must be presented, dated, and paid for by the employee prior tobefore reimbursement by the City Clerk. Employees shall follow the per diem amount as established by the Federally establisheddesignated rates by the General Services Administration. (www.gsa.gov). No receipts are required for the meal reimbursement per diem.
- b. The employee completes a travel expenditure reimbursement form as supplied by the City Clerk's office.
- c. Prepayment by check by the City Clerk may only be made for registration, accommodations, and meals if advance registration forms are properly correctly presented and items are clearly indicated. Employees not authorized to have a City—owned vehicle on a 24-hour basis shall be paid a mileage fee based on the IRS allowable reimbursement rates (contact the City Clerk's Office for current rate) per each mile that their private vehicle is used for City—city-related business.

8.3 OVERTIME

Employees holding classifications designated for purposes of the Fair Labor Standards Act as exempt will not be eligible for overtime pay or compensatory time off. They are paid an annual salary commensurate towith the requirements

of their position.

Exempt employees are required to work all hours necessary to properly perform the duties of their position correctly.

Employees holding classification designated for purposes of the Fair Labor Standards Act as nonexempt will be eligible for overtime as follows:

All hours worked in excess of of the Fair Labor Standards Act as nonexempt will be eligible for overtime as follows:

All hours worked on recognized holidays will be compensated at one and one-half times their hourly rate of pay, hours compensated but not worked do not count in the calculation of overtime eligibility.

All overtime workedwork must be approved in advance by the Department Head.

Hours for vacation, sick days, compensatory time, birthdays, and leaves of absence will not be used in computing compensatory time or overtime.

There shall be no duplication or <u>pyramiding pyramid</u> in the computation of overtime or other premium wages.

(Res. 118-19, 01/06/20)

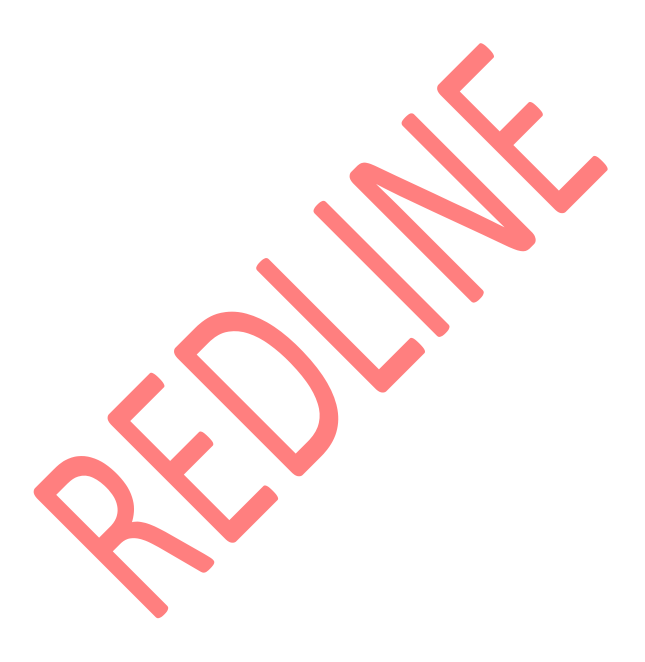
8.4 COMPENSATORY TIME

Compensatory time shall accrue at a rate of one and one-half hours for each hour of employment for which overtime compensation is required. Any employee who has accrued over 80 hours of compensatory time shall, be paid overtime compensation for any additional overtime hours of work, be paid evertime compensation. An employee who has requested the use of such compensatory time shall be permitted by the Department Head to use such time within a reasonable period after making the request if the use of compensatory time does not unduly disrupt the operation of the City of Dyersville. The City of Dyersville will pay the accrued compensatory time at the hourly rate of pay to the employee at the end of employment.

(Res. 118-19, 01/06/20)

8.5 SPECIAL COUNCIL MEETINGS

In the event that If a Department Head is required to attend a special council meeting, they shall be reimbursed at the same rate as a City Council Member.



9 HOLIDAYS

9.1 HOLIDAY TIME

The City of Dyersville will grant holiday time off to all full-time employees on the holidays listed below (part_time employees shall be granted holiday time off on a pro-rated basis):

- a. New Year's Day
- b. Good Friday
- c. Memorial Day
- d. Independence Day
- e. Labor Day
- f. Veterans Day
- g. Thanksgiving Day
- h. Day after Thanksgiving
- i. Christmas Eve Day
- j. Christmas Day

In order to To be eligible for the holiday pay, the employee must have begun their shift on the holiday. Hours not worked on the holiday will be compensated at a straight-time rate.

If a holiday falls on Saturday or Sunday, the Department Head shall schedule the observed holiday.

10 VACATIONS

10.1 VACATION TIME—FULL-TIME EMPLOYEES

Full—time employees shall be eligible to receive vacation to be taken at such times as are mutually agreed upon by both Department Head and employee. One week shall be interpreted as 40 hours. Increased vacation based on credited service shall be as follows:

- a. One (1) week (40 hours) after the employee has completed 1 year of credited service.
- b. Two (2) weeks (80 hours) during the calendar year in which the employee will complete 2 years of credited service.
- c. Two and a half (2.5) weeks (100 hours) during the calendar year in which the employee will complete 5 years of credit service.
- d. Three (3) weeks (120 hours) during the calendar year in which the employee will complete 8 years of credited service.
- e. Four (4) weeks (160 hours) during the calendar year in which the employee will complete 15 years of credited service.
- f. Five (5) weeks (200 hours) during the calendar year in which the employee will complete 22 years of credited service

10.2 VACATION TIME — PART-TIME EMPLOYEES

Part_time employees shall be eligible to receive vacation to be taken at such times as are mutually agreed upon by both Department Head and employee. One week shall be interpreted as the scheduled weekly hours as determined by the annual budget. Increased vacation based on credited service shall be as follows:

- a. One week after the employee has completed 1 year of credited service.
- b. Two weeks during the calendar year in which the employee will complete 3 years of credited service.
- c. Three weeks during the calendar year in which the employee will

complete 8 years of credited service.

d. Four weeks during the calendar year in which the employee will complete 17 years of credited service.

10.3 PROMOTION FROM PART-TIME TO FULL-TIME STATUS

Part_time employees promoted to full_time status shall retain prorated vacation status for a period of one year from the date of promotion. Conversion of credited service for the purposes of determining to determine vacation benefit shall be as follows:

- a. One week after the employee has completed 2,080 hours of credited service.
- b. Two weeks during the calendar year in which the employee will complete 6,240 hours of credited service.
- c. Three weeks during the calendar year in which the employee will complete 16,640 hours of credited service.
- d. Four weeks during the calendar year in which the employee will complete 35,360 hours of credited service.

10.4 USE OF VACATION TIME

Vacation must be used within the current calendar year. The Department Head and City Administrator must approve any other arrangements.

10.5 EXEMPT EMPLOYEE PAY

City The City shall pay no more than one (1) week of outstanding vacation time to an Exempt Employee on December 31 of each year.

11 SICK LEAVE

11.1 SICK LEAVE

- a. Sick leave shall accumulate at the rate of one day per month of continuous service at the basic rate of pay rate, with a maximum of 120 working days of sick leave. Sick leave shall be carried over from one year to another. Sick leave used shall be deducted from sick leave credit. Terminating employees shall collect payment on any of their remaining sick leave balance at their basic pay rate of pay.
- b. Two casual days shall be allowed to employee per year. These casual dayd a y s shall be deducted from their sick leave balance.
- c. An eligible employee may use sick leave benefits for an absence due to their own illness or injury, or that of athe employee's child, parent, spouse, or step-family of the employee.
- d. All absences from work chargeable against sick leave shall be reported to the Department Head as soon as possible, and no later than the time for the start of work on the day of absence. All absences due to illness in excess of 3over three consecutive days shall be considered extended sick leave. The employee may be required to produce a doctor's certificate at the discretion of the City Administrator or Department Head. In instances where they have When the city has reason to believe that an employee is abusing the sick leave privilege, a doctor's certificate may be requested for each authorization for sick leave.
- In the event an employee with five or more years of continuous service uses up their accrued sick leave of 30 days or more for a serious illness or injury in any one year, they shall be allowed to borrow ten days' sick leave at the start of the following calendar year. Regular accrual shall begin with the eleventh month.
- f. In the event of serious illness to an employee necessitating extended leave beyond the period of accrued sick leave, a leave of absence may be granted at the discretion of the City Council.
- g. Sick leave is intended as a privilege extended to employees only for legitimate authorized purposes.

h. Part_time employees shall receive 48 hours per calendar year credited on January 1 st of each year. Part_time employees will not accrue sick leave benefits beyond one calendar year, and their remaining sick leave balance shall be paid at the end of the calendar year. Terminating part_time employees shall collect payment on any of their remaining sick leave balance at their basic pay rate of pay.

11.2 COMMUNICABLE/CONTAGIOUS DISEASES

The City Administrator and/or Department Head shall make decisions involving employees who have communicable diseases based on current and well-informed medical judgments concerning the condition, the risks of transmitting the illness to others, the symptoms and particular circumstances of each individual who has a communicable disease, and a careful weighing of the identified risks and the available alternative for responding to an employee with a communicable disease. An employee who has a communicable disease or is a carrier of a communicable disease, or an employee who is reasonably suspected of having a communicable disease or being a carrier may be temporarily excluded from work or transferred to another position if such exclusion or transfer is necessary to determine the employee's fitness for duty or whether there is a risk of illness to others.

12 OTHER LEAVE

12.1 BEREAVEMENT/SERIOUS ILLNESS LEAVE

- a. Absence from work without loss of pay shall be allowed for serious illness or death of a member of the employee's immediate family, necessitating the employee's absence of the employee from their work. Absence from work without loss of pay shall be limited to 3 days for a death and 1 day for serious illness.
- b. Time off for the funeral of a close friend, relative, or City Employee.

 Absence from work without loss of pay shall be limited to 2 hours for attendance at the funeral ceremony. Close relative shall mean Aunt, Uncle, Niece, or Nephew. This is at the sole discretion of the Department Head
- c. The above are privileges to full_time employees and may be granted by the Department Head.

12.2 LEAVE OF ABSENCE

- a. Full-time employees may submit a written request for a leave of absence without pay with the consent of the Department Head and City Administrator without jeopardizing seniority.
- b. No fringe benefits will be allowed during leave of absence. Insurance may be kept in force by an employee paying the premium after one month.
- c. Such leave of absence shall be limited to a period of one year.

 Leave of absence shall not be granted to accept other employment.

 Employee shall submit a written request with stated reasons for the leave of absence.

12.3 MILITARY LEAVE

The City of Dyersville shall adhere to state and federal law related to military leave and re-employment rights.

12.4 VOTING LEAVE

A full-time employee not having time off during the time the polls are open shall be entitled to time off, with pay, sufficient to allow him or herthem to vote. Such time off shall be requested of and granted by the City Administrator or Department Head.

12.5 JURY LEAVE

An employee who is required to report for jury duty shall be excused from work without loss of pay for the period of time which he is that they are required to serve. Any compensation, not including mileage, which the employee receives for jury duty or jury service shall be submitted to the City.

12.6 BIRTHDAY LEAVE

After two years of continuous service, a full-time employee shall be allowed a floating day off for their birthday. The Department Head shall be notified one week in advance when before an employee is taking takes their birthday off.

12.7 BREAK TIME FOR NURSING MOTHERS

An employee needing lactation accommodations should inform their supervisor or Department Head and discuss any relevant workload or scheduling issues. Each Department will work with employees to arrange a room near the employee's work area, other than a bathroom, where the mother can express milk in privacy. Lactation breaks will typically be between 15 and 20 minutes long and may be taken as frequently as necessary.

13 INSURANCE BENEFIT PLAN

13.1 INSURANCE COVERAGE

- a. The City agrees to offer a group medical, dental, optical, life, and disability insurance policy to the employee. Terms The City Council may adjust the terms of employers' contribution and type of health insurance may be adjusted by the City Council at the end of the benefit period.
- b. When an employee has acquired 3 years of continuous service, the City shall continue to pay the insurance premium for one additional month after all accrued sick leave/vacation time has been utilized. The employee shall then pay the premium to the City Clerk no later than the 25th day of the month prior tobefore the premium due date.

13.2 HEALTH INSURANCE COVERAGE EXTENSION

In accordance with the Consolidated Omnibus Budget Reconciliation Act (COBRA), the City will offer covered employees, spouses, and dependent children the opportunity to continue their group medical coverage under the City's current plan if coverage terminates.

13.3 EMPLOYEE RESPONSIBILITY

Each employee or qualified beneficiary is responsible for notifying the City Clerk in case of divorce or legal separation of the employee; or, the end of a dependent child's status as a dependent under your group medical insurance program.

14 GENERAL POLICIES AND PROVISIONS

14.1 INCLEMENT WEATHER

City offices and services will not close due to inclement weather, unless expressly authorized by the Mayor or City Administrator due to for safety reasons. In the event of inclement or adverse weather conditions, if If an employee feels that he or she they cannot safely report to work, the employee in inclement or adverse weather conditions, they shall notify their Department Head or City Administrator. A FLSA non-exempt employee who is unable to cannot report to work due to inclement weather shall be required to utilize vacation hours or compensatory time in order to receive pay.

14.2 TRAINING

The City agrees to pay for any specialized training required by the State of lowa for any position, provided the employee receiving such training agrees to remain as a City employee for at least 24 months after completion of completing the training. Any position with the City that requires specialized training will be so-mandated at the time of hiring, and the employee will execute a contract with the City agreeing to the following schedule for mandatory reimbursement of the cost of training, including mileage, meals, lodging, and any other fees pertinent to the training:

- a. Any employee leaving their position within 12 months after completion of completing specialized training shall reimburse the City for 75% of the costs.
- b. Any employee leaving their position after 13 months —but —less —than 24 months after completion of completing specialized training shall reimburse the City for 50% of said costs.
- c. Any employee who does not successfully pass the first training course must retake the course at their own expense for mileage, meals, clothing, and salary.
- d. Police department employees may be subject to their own training agreement.

14.3 CITY PURCHASES

- a. No Department Head shall authorize any expenditure not budgeted for without the-approval of the City Council unless the expense is for emergency repairs. The City Council reserves the right to set expenditure limits for discretionary purchases.
- b. There shall be five credit cards, one of which shall be issued to each of the following City employeesemployee: City Administrator, Chief of Police, Public Works Supervisor, City Clerk, and Library Director. Each card shall have a maximum credit limit as set forth by Resolution.
- c. City_authorized credit cards may be used while the employee is on official City business, including but not limited to the following uses:

 Travel, Emergency vehicle maintenance, Gasoline, Meal expense (No alcohol or liquor of any type), Lodging (If at all possible, cost should be determined in advance in which event City will issue check to cover lodging expense.)
- d. All receipts from credit card use must be turned into the City Clerk's Office as soon as possible. If Suppose anyone fails to turn in receipts within a reasonable time after the expense was incurred. In that case, the employee will be responsible for such expense, payment unless the absence of a receipt is approved by the City Clerk or City Administrator. In approves the eventabsence of a receipt. If the City Clerk or City Administrator is the employee unable to provide a receipt, such absence of receipt must be approved by the City Administrator.

14.4 COMPUTER USAGE

Computers, computer files, the email system, and software furnished to employees are the City of Dyersville property intended for business use. Employees should not use a password, access a file, or retrieve any stored communication without authorization. To Computer and email usage may be monitored to ensure compliance with this policy, computer and email usage may be monitored.

The City strives to maintain a workplace free of harassment and sensitive to the diversity of its employees. Therefore, the City prohibits the use of computers and the email system in ways that are disruptive, offensive to others, or harmful to morale.

For example, the displaydisplaying or transmission of transmitting sexually explicit images, messages, and cartoons is not allowed prohibited. Other such misuse includes, but is not limited to, ethnic slurs, racial comments, off-color jokes, or anything that may be constructed as harassment or showing disrespect for others.

Employees should notify their Department Head or the City Administrator upon learning of violations of this policy. Employees who violate this policy will be subject to disciplinary action up to and including termination of employment.

14.5 INTERNET USAGE

The City of Dyersville provides Internet access to global electronic information resources on the World Wide Web is provided by the City of Dyersville to assist employees in obtaining work-related data and technology. The following guidelines have been established to help ensure responsible and productive Internet usage. While Internet usage is intended for job-related activities, personal use may be permitted with prior authorization.

All Internet data that is composed, transmitted, or received via city computer communications systems is considered to be a part of the official records of the City of Dyersville and, as such, is subject to disclosure to third parties. Consequently, employees should always ensure that the business information contained in Internet email messages and other transmissions is accurate, appropriate, ethical, and lawful.

The equipment services and technology provided to access the Internet remain at all times the property of the City of Dyersville. As such, the City of Dyersville reserves the right to monitor Internet traffic and retrieve and read any data composed, sent or received through our online connections and stored in our computer systems.

Data that is composed, transmitted, accessed, or received via the Internet must not contain content that could be considered discriminatory, offensive, obscene, threatening, harassing, intimidating, or disruptive to any employee or another person. Examples of unacceptable content may include, but are not limited to, sexual comments or images, racial slurs, gender-specific comments, or any other comments or images that could reasonably offend someone based on the basis of race, color, religion, sex, age, national origin, sexual orientation, gender identity, disability, or any other protected characteristic as

established by law.

Abuse of the Internet access provided by the City of Dyersville in violation of law or policies will result in disciplinary action, up to and including termination of employment. Employees may also be held personally liable for any violations of this policy. The following behaviors are examples of previously stated or additional actions and activities that are prohibited and can result in disciplinary action:

- a. Sending or posting discriminatory, harassing, or threatening messages or images
- b. Using the organization's time and resources for personal gain
- c. Copying, pirating, or downloading software and electronic files without permission
- d. Violating copyright law
- e. Failing to observe licensing agreements
- f. Engaging in unauthorized transactions that may incur a cost to the organization or initiate unwanted internet services and transmissions
- g. Sending or posting messages or material that could damage the organization's image or reputation
- h. Attempting to break into the computer system of another organization or person
- i. Refusing to cooperate with a security investigation
- j. Sending or posting chain letters, solicitations, or advertisements not related to business purposes or activities
- Using the Internet for political causes or activities, religious activities, or any sort of gambling
- I. Passing personal views as representing those of the organization
- m. Engaging in any other illegal activities

The A password shall always protect the internet system supplied by the City of Dyersville shall be protected at all times by a password. The password shall be available from the City Administrator.

14.6 CELL PHONE REIMBURSEMENT

Employees who are required by their Department Head to use their personal cell phone for official City of Dyersville purposes, shall be reimbursed \$50 per monthmonthly. The reimbursement shall be paid quarterly.

(Res. 118-19, 01/06/20)

14.7 SOCIAL MEDIA SITES

- a. The establishment and use of city social media sites are subject to approval by the City Administrator or his/hertheir designees. All The Department Head or their designees shall administer all City of Dyersville social media sites shall be administered by the Department Head or his/her designees. Designees must provide the account login information (username and password) to the Department Head and the City Administrator. This policy shall also apply to social media sites/accounts for City projects facilitated by consultants and/or partner agencies.
- b. The City of Dyersville's website (cityofdyersville.com) will remain the City's primary and predominant internet presence. The best, the most appropriate City of Dyersville uses of social media tools fall generally fall into two categories:
 - 1) As channels for disseminating time-sensitive or emergency information as quickly as possible.
 - 2) As educational or marketing/promotional channels to engage residents and stakeholders and to increase the City's ability to broadcast its messages to the widest possible audience.
 - c. City social media sites shall make clear that they are maintained by the City of Dyersville maintains them and that they follow the City of Dyersville Social Media Comments Policy. The City logo or branding shall be used on all social media accounts to confirm the site's authenticity of the site. City social media accounts will only join a group or become a fan of a page if it is related to official City business, services, and events.
- d. Wherever possible, City social media sites should link back to the official City of Dyersville website for forms, documents, online services, and other information necessary to conduct business with the City of Dyersville.

- e. The Department Head or his/hertheir designees will monitor content on city social media sites to ensure adherence to both the City of Dyersville Social Media Comments Policy and the interest and goals of the City of Dyersville.
- f. Users of all CityAll city social media <u>users</u> shall adhere to applicable federal, state, and local laws, regulations, and policies.
- g. The City reserves the right to restrict or remove any content that is deemed in violation of violating the City of Dyersville Social Media Comments Policy or any applicable law. Any content removed based on these guidelines must be retained by the Department Head or his/hertheir designees for a reasonable period of time, including the time, date, and identity of the poster, when available.
- h. City of Dyersville social media sites are subject to the State of Iowa public records laws. Any content maintained in a social media format that is related to City business, including a list of subscribers and posted communication, is a public record. The Department Head is responsible for responding completely and accurately to any public records request for public records on social media. Content related to City business shall be maintained in an accessible format pursuantaccording to City policy and practice so that it can be produced in response to a request. Wherever possible, such sites shall clearly indicate that any articles and any other content posted or submitted for posting are subject to public disclosure.
 - i. Employees representing the City of Dyersville via social media accounts must always conduct themselves as representative of the City of Dyersville. Employees that who fail to conduct themselves in an appropriate mannerappropriately shall be subject to the disciplinary action procedures outlined in the Personnel Policy Handbook.

(Res. 07-19, 01/21/19)

14.8 SOCIAL MEDIA COMMENTS

Although the City of Dyersville encourages posts and comments on the social media sites managed by the City, the sites are limited public forums and are moderated by City staff. The City reserves the right to deactivate the comment feature on City-affiliated social media sites, where applicable, at any time without prior notice.

a. A comment posted by a <u>public</u> member of the <u>public</u> on any City of Dyersville social media site is the opinion of the commentator or poster only, and <u>publication</u>. <u>Publication</u> of a comment does not imply endorsement of, or agreement by, the City of Dyersville, nor do such

- comments necessarily reflect the opinions or policies of the City of Dyersville.
- b. Comments containing any of the following inappropriate forms of content shall not be permitted on City of Dyersville social media sites and are subject to removal and/or restriction by the Department Head or his/hertheir designees after consultation with the City Administrator:
 - 1) Profane, vulgar, or obscene comments;
 - 2) Sexual content or links to sexual content;
 - 3) Comments not related to the original topic;
 - 4) Content that promotes, fosters, or perpetuates discrimination based on the basis of race, creed, color, sex, national origin, religion, familial status, age, sexual orientation, gender identity, marital status, or mental or physical disability;
 - 5) Defamatory or personal attacks;
 - 6) Threats to any person or organization;
 - 7) Comments in support of, or in opposition to, any political campaigns or ballot measures;
 - 8) Solicitation of commerce, including but not limited to advertising of any business or product for sale;
 - 9) Solicitation of commerce, including but not limited to advertising of any business or product for sale;
 - 10) Conduct in violation of any federal, state, or local law;
 - 11) Encouragement of illegal activity;
 - 12) Information that may tend to compromise the safety or security of the public or public systems; or
 - 13) Information that may tend to compromise the safety or security of the public or public systems; or
 - 14) Content that violates <u>aany party's</u> legal ownership interest, such as a copyright, <u>of any party</u>.
- c. Comments that contain the following information defined by the City as "protected" should be recorded/captured (i.e. screen shot., screenshot) and be immediately removed. Protected information includes the following:
 - 1) Social security Security numbers
 - 2) Financial account numbers
 - 3) Dates of birth
 - 4) Names of minor children
 - 5) Individual taxpayer identification numbers
 - 6) Personal identification numbers
 - 7) Other unique identifying numbers.
- d. The City of Dyersville reserves the right to deny access to City of Dyersville social media sites forto any individual who violates the City of Dyersville Social Media Comments Policy, at any time and without prior

notice. The City reserves the right to restrict or remove any content that is deemed in violation of violates this social media policy or any applicable law.

- e. The following verbiage can be used to warn individuals about their content: "Your recent post is in violation of violates the City of Dyersville Social Media Comments Policy. Please refrain from posting inappropriate content in the future. If We will block you from this forum if you do not refrain from posting such content, we will block you from this forum. Thank you for understanding."
- f. Department Heads or their designees shall monitor their social media sites daily for comments requesting responses from the City and for usage in violation of violating this policy. Responses, or acknowledgementacknowledgment of the request, should be provided within 24 hours.
- g. Department Heads or their designees shall determine how employees must identify themselves when participating in the social media forum.
- h. The social media comments policy must be displayed to users on the social media site or the site must contain information for users about where they may find the social media policy.

(Res. 07-19, 01/21/19)

14.9 PERSONAL SOCIAL MEDIA USE

The purpose of this Policy is to promote a respectful work environment. Therefore, all individuals working on behalf of the City are expected to comply with these guidelines regarding the use of social media. Social media is the use of blogs, wikis, social networks, virtual worlds, or any other kind of online social interaction. Individuals engaging in social media activity are advised that City rules and policies, including but not limited to the anti-discrimination, anti-harassment (including sexual harassment), and anti-bullying policies, as found in this Handbook and applicable SOP and public record laws, may apply to social media conduct, including when off duty. Conduct on social media can serve as a basis for discipline to the same extent as other off-duty conduct that impacts the work environment. Users of social media need to do so responsibly. If you have questions or need further guidance, please contact the City Administrator's Office.

<u>Ultimately, everyone is solely responsible for what they post online. Before creating online content, consider some of the risks and rewards involved.</u>

Remember that any of your conduct that adversely affects your job performance, the performance of co-workers, or otherwise adversely affects customers,

suppliers, residents, or people who work on behalf of the City may result in corrective action or discipline up to and including termination.

14.914.10 ON-CALL SCHEDULE AND PAY

The Department Head and City Administrator, solely at its discretion, may establish the on-call scheduledschedule for its employees, which is subject to change from time to time by the City as circumstances warrant. Employee who is The actively on-call employee shall be compensated at a rate of \$24.00 per diem. No overtime compensation shall be computed while Employees the Employee is on the on-call status.

(Res. 118-19, 01/06/20)



ACKNOWLEDGMENT OF RECEIPT AND UNDERSTANDING OF THE CITY OF DYERSVILLE EMPLOYEE HANDBOOK

I have received my copy of the City of Dyersville employee handbook. I know that I must read the handbook so that Ito understand my rights and responsibilities as an employee of the City.

I understand that the handbook is not an employment contract, but it is an explanation or guide of City policies, procedures, and benefits. The City has not solicited my assentconsent or agreement to the policies and procedures set forth in this handbook, and my employment is not in consideration of or in return for my being bound by this handbook. I realize that the City may interpret, clarify, revise, and/or deviate from the procedures set forth in this handbook.

I also realize the employment relationship between the City and me is terminable at will by either party and that nothing in this handbook creates additional rights or prevideprovides a basis for me to believe my employment is not terminable at will.

I understand that if I have any questions, I am to talk with my immediate supervisor if I
have any questions.
(Employee Name)
(Employee Signature)