SECTION V – WORKPLACE POLICIES

ACUTE RESPIRATORY ILLNESS (INFECTIOUS DISEASE)
EMERGENCY POLICY

POLICY: To take appropriate measures to protect the workplace in the event of an acute respiratory illness/infectious disease outbreak. Douglas County will strive to operate effectively and ensure all essential services are continuously provided and employees are safe within the workplace.

A. Prevention

Employees are asked to cooperate in taking steps to reduce the transmission of infectious disease in the workplace. Employees who exhibit symptoms of acute respiratory illness (fever plus at least a cough or sore throat and possibly other symptoms like runny nose, body aches, chills, fatigue, vomiting and diarrhea) are recommended to stay home. Employees who have symptoms of acute respiratory illness should not come to work until they are free from fever (100.4 degrees Fahrenheit, 37.8 degrees Celsius or greater using an oral thermometer), and any other symptoms for at least 24 hours, without the use of fever-reducing or other symptom-altering medicines (e.g. cough suppressants).

Douglas County may limit all nonessential travel during an infectious disease outbreak. Employees should consult with their supervisor or department manager for clarification.

Telecommuting/telework requests will be handled on a case by case basis. Not all positions will be eligible. Temporary requests shall be submitted to an employee’s supervisor or department manager for consideration. The Human Resource Department must be notified of all requests that are granted.

B. Notification by Employee

Employees who exhibit, or are aware of, any acute respiratory illness symptoms themselves, or employees who must care for family or other household members with symptoms, must report the situation to their immediate supervisor or department manager immediately. Department managers must report the illness to the Human Resource Department.
C. Exclusion from Employment

Douglas County will take appropriate action to prevent, suppress, and control any acute respiratory illness or other communicable disease. In order to maintain a safe, work environment, Douglas County may exclude employees from employment that are exhibiting symptoms of acute respiratory illness.

Department managers or supervisors must consult with the Human Resource Department before excluding an employee from employment. Employees excluded from employment will not be allowed to return to their worksite until either:

1. Employee is free from fever and other symptoms for at least 24 hours, without the use of fever or symptom altering medicines, or
2. A public health approved test for the illness demonstrates a negative result.

D. Leave Benefits

Employees who are excluded from employment due to the provisions in the Infectious Disease Policy, will be eligible for applicable paid sick leave benefits.

Employees with insufficient accrued time off balances, who are experiencing acute respiratory systems and stay home, or are excluded from employment, shall be allowed to take time-off without pay. This provision is temporary and non-precedence setting.

Employees may request additional time-off to care for family or other household members. Regular departmental, time-off request procedures must be followed.

Douglas County may advance additional paid leave or grant unpaid leave to employees in the event of a designated emergency. In all cases the Human Resource Department shall be informed of leave requests due to acute respiratory illness.

E. Continuity of Government

Management will take the prudent, necessary, and lawful measures needed to minimize the disruptions to the workplace, preserve the public health, and continue needed public services. All provisions set forth in this Policy shall be in effect only upon declaration of an Acute Respiratory Illness/Infectious Disease Emergency by the County Administrator or the County Board Chair. This declaration may be in addition to a Public Health Emergency as designated by the Douglas County Health Officer. Every County Department, elected or appointed, shall refer to their Continuity of Operations Plan (COOP), if needed, regarding issues such as: plans and procedures, essential functions, minimum staffing levels, and order of succession.
AUTOMOBILE USAGE

POLICY: To establish requirements for employees who drive a personal vehicle or county-owned vehicle during the course of their employment.

Procedure

Employees who are required to operate an automobile in the course of their employment must possess a valid driver license at all times.

A. Personal Vehicle Usage

Any employee who uses their personal vehicle is required to have on file with the Finance Department proof of liability insurance coverage of at least $100,000 for bodily injury to each person; $300,000 for all bodily injury; and $50,000 for property damage (100/300/50). Supervisors shall determine which employees meet this requirement and inform the Finance Department of any change in employee status as it relates to this policy.

B. County Vehicle Usage

Douglas County provides the use of county-owned vehicles to certain employees to conduct county business or report directly to their work from home. Use of county-owned vehicles for personal reasons is prohibited.

C. Employee Responsibility

Employees are not permitted, under any circumstances, to operate a vehicle for county business, when any physical or mental impairment causes the employee to be unable to drive safely. This prohibition includes, but is not limited to, circumstances in which the employee is temporarily unable to operate a vehicle safely or legally because of illness, medication or intoxication. Employees who are unable to operate their vehicle for health reasons must notify their supervisor as soon as possible.

It is the expectation that employees who drive a vehicle on county business will exercise due diligence to drive safely and to maintain the security of the vehicle and its contents. Employees are responsible for any driving infractions or fines incurred as a result of their driving.
D. County Vehicle Identification

All vehicles owned by Douglas County must be identified as a county vehicle by decal with the exception of investigative vehicles.

E. Accident Reporting

1. A police report must be completed whenever a vehicle collision occurs.

2. If damage occurs to a county-owned vehicle, a Notice of Occurrence/Claim must be filed with the County Clerk’s Office.

3. If bodily injury occurs, regardless of whether employee seeks medical care, an injury report must be completed by the employee and department manager and filed with the Human Resources Department.

Passed by County Board, Resolution#4-12; January 19, 2012
BULLETIN BOARDS

POLICY: To designate a bulletin board allowed for use by employees for posting of communications.

Procedure

Employees are allowed to post communications on designated employee bulletin boards located in the Courthouse, Government Center and Forestry Department and Highway Department facilities. Postings should be dated and will be removed after four weeks. Douglas County retains ownership of the bulletin board and its contents, and no notices shall be posted which contain material which is libelous, offensive, profane or in any way detrimental to Douglas County. Douglas County may remove any material at any time. All other bulletin boards located in county buildings are for official business only.

Passed by County Board, Resolution#4-12; January 19, 2012
CODE OF ETHICS

POLICY: To establish guidelines for ethical standards of conduct for all county employees in accordance with law.

Procedure

Ordinance #1.25, Douglas County Ethics Ordinance, was enacted on September 18, 2003, under the authority of Section 19.59 of the Wisconsin Statutes, and is incorporated herein by reference to apply to all employees. This ordinance establishes a code of ethics for all county officials, setting out acts or actions which are incompatible with the best interests of the county and requiring certain disclosure of personal and financial interests, in matters affecting the county.

Employees may not use their county position to realize private gain, in any form, for the employee, the employee’s immediate family, or an outside organization. Employees may not participate in decisions about hiring, retaining, or promoting, individuals if they have a personal relationship with the applicant/employee that may present a conflict of interest, or be perceived as presenting a conflict of interest. Employees are required to disclose any conflicts of interest/potential conflicts of interest with their supervisor or the Human Resources Department. The county retains the rights to determine whether or not an employee’s actions are in conflict with county interests and Douglas County Ethics Ordinance.

Passed by County Board, Resolution#4-12; January 19, 2012
CREDIT CARD POLICY

POLICY: To establish guidelines for issuance of credit cards in the name of Douglas County.

Procedure

The use of credit cards in the name of Douglas County will be minimized to the extent possible; with credit cards only obtained upon the justification of need. It is not intended that every employee will have a credit card, or that credit cards be used on a widespread basis.

A. Authorization

Credit cards will be issued to individuals, in the individual’s name, (no departmental credit cards are allowed). Credit cards are to be obtained with no annual fee.

Individuals must obtain approval from department head or County Administrator if the employee is a department head.

B. Limits

Limits on a department manager’s credit card shall be determined based on need, but not to exceed $5,000. Sheriff’s deputies will have a limit of $500, with the exception of the Recreational Officer, who will follow the department manager’s guidelines.

C. Purchases

Credit cards may only be used for legitimate County business purposes. Care must be taken to ensure that all purchases are made within Wisconsin State Statutes and other applicable County policies. Credit cards may not be used to purchase items that are available through Douglas County’s office supply contract. Personal use of credit cards is prohibited.

D. Documentation

All credit card bills are to be paid in full monthly to avoid late fees/finance charges. Receipts are required for all purchases. A credit card statement is NOT considered proper documentation. Supporting receipts must be turned into the department as soon as possible after charges have occurred.

If late fees/finance charges are incurred because of failure to turn in receipts in a timely manner, the credit card holder shall be held personally responsible for the payment of those fees/finance charges. Credit card holders shall also be held personally responsible for failure to turn in a receipt for a purchase. The County reserves the right to deduct the amount of fees/finance charges or purchase(s) from the employee’s paycheck.
E. Responsibilities of Card Holders

Credit cards are the responsibility of the holder. All lost or stolen cards must be immediately reported to the department manager and corresponding bank.

Upon termination of employment with Douglas County, credit cards must be turned into the department manager. In the case of a department manager terminating employment the credit card shall be turned into the Administrator.

F. Responsibilities of Department

Policies and procedures must be reviewed with employees obtaining credit cards and a signature and statement obtained from the employee stating that the policies and procedures have been reviewed and understood.

Departments are to keep an up-to-date list of current credit card holders.

Any credit cards that are turned into the department due to termination or misuse must be immediately destroyed.

G. Misuse

Failure to follow the established policies and procedures for credit card use may result in card revocation and/or other disciplinary action in accordance with Douglas County’s policies.

Passed by County Board, Resolution#4-12; January 19, 2012
DRUG AND ALCOHOL PROHIBITIONS

POLICY: No employee shall report to work or be under the influence of alcohol or drugs during working hours. This policy includes any paid or unpaid lunch periods, as well as training sessions and working hours of conferences. The illegal sale, possession, transfer or purchase of drugs while in the course and scope of employment is also prohibited.

Procedure

Reference is made to Douglas County’s separate Substance Abuse Policy which is incorporated herein by reference.

Passed by County Board, Resolution#4-12; January 19, 2012
EDUCATIONAL TUITION REIMBURSEMENT PROGRAM

POLICY: To reimburse tuition costs of employees who attend approved educational classes at a technical or university facility.

A. Procedure

Employees who attend courses, or enroll in degree or certification programs that directly affect the employee’s knowledge, skills and abilities needed to keep pace with the performance and requirements of the employee’s current position, or a position employee aspires to within the county, may be eligible for tuition reimbursement.

B. Participation Requirements

Tuition reimbursement is subject to the following:

1. Departmental budget must have sufficient funding.

2. Employee participation is voluntary.

3. Approval of department manager is required prior to attendance and submission of course schedule is required. Classes must be attended on employee’s own time, with the exception of classes only offered during employee’s work schedule. If necessary a flex work schedule may be approved.

C. Course Criteria

1. Approved classes or courses of study are limited to those providing knowledge and skills that cannot be acquired through available in-service training and should be pursued locally when possible.

2. Courses must be taken for college credit or meet other criteria approved by the department manager.

D. Reimbursement

Upon approved enrollment in the program, proof of payment of tuition, and approval of the County Administrator, employees may be reimbursed a percentage of tuition paid for completed courses, as follows:

1. 75% if the course content has a direct affect and will enhance employee’s effectiveness in his/her current position, as well as benefit the department in which the employee is assigned; or

2. 66% if the course content would enable the employee to acquire the knowledge, skills, and abilities to perform the duties required of a position employee aspires to within the county.
3. Books and other expenses are not reimbursable.

4. Reimbursement is capped at 50% of the prevailing IRS cap in any calendar year, per employee.

5. Reimbursements will only be paid following evidence of attaining a grade of “C” or higher, status as a student in good standing with the respective institution.

6. Employees requesting reimbursement will be required to sign a promissory note authorizing the county to deduct reimbursements received from their final paycheck if they voluntarily separate from service (for non-medical reasons) within three years following receipt of reimbursement.

Passed by County Board, Resolution#4-12; January 19, 2012
ELECTRONIC COMMUNICATION

POLICY: To establish guidelines for use of electronic communication systems and/or equipment (including, but not limited to telephones/voicemail, fax machines, computer applications, e-mail, electronic calendars, internal network, Internet, social media, or any other device used to access or monitor any of these services).

A. General Guidelines

All communication created, sent, received, or stored in Douglas County systems and/or equipment are the property of Douglas County and are subject to Wisconsin Open Records Law and open to disclosure under the provisions of that law. Douglas County reserves the right to monitor systems and/or equipment with or without notice and will have the right to access all information to which an employee has gained access.

All communication via the network and Internet should be consistent with the public service mission or image of Douglas County. Each user is responsible for the appropriateness and content of material he/she transmits or publishes on the network or Internet.

Any personal use of county communication systems and/or equipment should be limited, should never interrupt county business, and should occur during non-work time, unless extenuating circumstances arise. Use of county communication systems and/or equipment for union business is prohibited, with the exception of transmitting union meeting notices.

County communication systems and/or equipment should not be used by employees to engage in any illegal activities or any other inappropriate use, or for any use which is in violation of any federal, state, or local laws, or other county policies. County communication systems/equipment may not be used to create any offensive or disruptive messages or documents.

All employees have a duty to report any discovered or suspected unauthorized or improper use of county communication systems/equipment.

B. Security/Data Storage

Employee user accounts and passwords will be required for employees to access certain communication systems. Employees are responsible for protecting their user accounts from unauthorized use and passwords are to be kept private, except when requested by a department manager. Computer and telephone systems are administered through Information Services and assistance with security issues should be directed to that department.

Information Services is responsible for disaster recovery and back-up of all primary county systems. Individual departments are responsible for protection of all data and information maintained at individual workstations or local servers. Periodic back-ups are strongly encouraged. Employees may not modify, delete or destroy any county document unless specifically authorized to do so.
C. Specific Guidelines

1. Cell Phones

Employees are assigned county-owned cell phones and accessories at the discretion of the department manager. Incidental personal use is allowed, subject to reimbursement to the county for any personal charges incurred. County-owned cell phones and accessories must be returned to the Finance Department upon an employee’s separation from employment.

All cell phone purchases and plans must be coordinated with the Information Systems and Finance Departments, in order to achieve optimum discounts from providers.

Use of cell phones when driving is strongly discouraged and may be subject to stricter department policy. Texting while driving is prohibited.

Use of personal cell phones during county-paid time should be limited. Departments may restrict the carrying or use of personal cell phones by staff as deemed appropriate for the department working conditions in the judgment of the department manager.

2. Social Media

Social media platforms shall be limited to business use during working hours. Employees who utilize social media as part of their job should abide by departmental policies regarding such use.

Employees who have personal social media sites should ensure these sites are personal in nature and used to share personal opinions or non-work related information, and do no harm to Douglas County.

Passed by County Board, Resolution#4-12; January 19, 2012
EMPLOYEE IDENTIFICATION CARDS

POLICY: To issue identification cards to Douglas County employees and establish procedure for obtaining, wearing and replacing identification cards.

Procedure

Identification cards may be issued on a departmental basis to all regular county employees.

Identification cards are specifically used to identify employees, with some cards also utilized for building access.

Issuance of new or replacement cards should be coordinated through the Human Resources Department. Cards will be replaced at no cost to the employee after usual wear and tear, or if there is a change of information on the card (name or department). A fee of $25.00 will be charged to the employee for lost or damaged cards that need to be replaced. Lost or stolen identification cards should be reported immediately to the Human Resources Department.

Identification cards must be turned in to the department manager upon an employee’s separation from employment.

Passed by County Board, Resolution#4-12; January 19, 2012
Amended by County Board, Resolution #57-13, June 20, 2013
EMERGENCY CONDITIONS

POLICY: To notify employees of emergency conditions that may require the closing of a work site, reassignment of staff to alternative work sites or other emergency measures.

A. INCLEMENT WEATHER

Weather conditions affecting the ability to commute will generally not be considered a reason for closing a county facility. Employees who do not report to work, or decide to leave work before the end of their work day due to weather, shall be given the choice to use unpaid leave or accrued paid leave time, with the exception of sick leave, to cover the absence.

B. OTHER EMERGENCY CONDITIONS

In consultation with local emergency management, health and/or public safety authorities, the County Administrator, County Board Chair, or designee may decide to close a county facility or work site, or take other measures in order to safeguard the health and welfare of employees and the public and/or because a situation exists affecting the ability of employees to perform their job. Examples of emergency conditions might include a power outage, a natural disaster, or a quarantine imposed by health officials.

C. EMERGENCY CONDITIONS DECLARED

If an emergency condition exists which requires the closing of a county facility or work site, or impacts county infrastructure, and/or has a broader impact to the public, the County Administrator or his/her designee, shall attempt to notify employees and the public as soon as possible thereafter via local media, social media and the Douglas County website.

D. DUTIES OF COUNTY EMPLOYEES DURING EMERGENCY CONDITION

During an emergency condition, all Douglas County employees are expected to report to their normal work site. When an emergency condition requires the closing of a work site, employees will be notified of the location of an alternative work site to which they must report.

Douglas County employees may be required to assist in emergency operations. Employees may be assigned non-traditional duties within their skill level. The county may have to provide emergency transportation to and from a work site. Failure to comply without good cause may result in disciplinary action.

Passed by County Board, Resolution#4-12; January 19, 2012
Amended by County Board, Resolution#21-19; April 18, 2019
GRATUITIES

POLICY: To provide guidance for employees who may receive unsolicited gifts or gratuities in relation to their County responsibilities.

Procedure

Employees shall not solicit, accept or agree to accept any gift, service or gratuity from any person, business entity or representative of a business entity doing business with, or requesting service from, Douglas County. Notwithstanding the foregoing, gifts of food may be accepted on behalf of the County if such gifts are shared with all employees and visitors in the work area and consumed in the work area. Gifts of food or any portion thereof shall not be removed from County premises for consumption.

Any gift or gratuity beyond the foregoing (excepting unsolicited tokens of insignificant value consistent with provision of the Wisconsin Ethics Board), received through or related to County service, shall be declined and reported immediately to the employee’s supervisor, who shall decline and/or return the gift to the person or entity who provided the gift.

Passed by County Board, Resolution #57-13, June 20, 2013
OUTSIDE EMPLOYMENT

POLICY: To allow employees to hold secondary jobs, subject to certain restrictions as outlined below.

A. CONFLICT OF INTEREST

Employee activities away from the job must not compromise Douglas County’s interests or adversely affect an employee’s job performance and/or ability to fulfill all responsibilities to Douglas County.

Employees are prohibited from engaging in any activity that competes with Douglas County or compromises its interests. This prohibition includes performing any services for customers on nonworking time that are normally performed by county personnel, the unauthorized use of any county tools or equipment, and the unauthorized use or application of any confidential trade information or techniques. In addition, employees are not to conduct any outside business during paid working time.

B. JOB PERFORMANCE

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

C. BENEFITS

Employees who have accepted outside employment are not eligible for paid sick leave or allowed to request unpaid personal time off when the absence is used to work on the outside job. Employees will not be paid sick leave if the result of an injury or illness is sustained on the second job.

Passed by County Board, Resolution#4-12; January 19, 2012
PERFORMANCE EVALUATIONS

POLICY: To provide for periodic review of work performance.

Procedure

Review of employee work performance is normally conducted on an annual and as-needed basis. If an employee believes that a performance review is desired and/or past due, the employee should discuss the matter with his/her immediate supervisor or the Human Resources Department.

Passed by County Board, Resolution#4-12; January 19, 2012
PERSONAL APPEARANCE/DRESS CODE

POLICY: To ensure that all employees come to work well-groomed and dressed professionally and safely for their work environment.

Procedure

The County requires all employees to present a professional image to the public and clients. Accordingly, each employee is required to wear appropriate attire while on duty or conducting business on behalf of the County.

While the County imposes no specific county-wide dress code, employees are expected to use good judgment in maintaining attire, personal hygiene, and personal appearance and adhere to any applicable policy of the employee’s department regarding appearance. Employee attire and personal appearance must be appropriate to the requirements of the job, not jeopardize health and safety standards applicable to their position, and not detract from the public service mission or image of the County.

Due to the close proximity of working environments, it is important that all employees take the necessary steps to actively practice good personal hygiene. Employees shall limit the use of wearing heavily-scented perfumes, aftershaves or colognes, etc. to work due to allergies and sensitivities to smell by others.

When a question arises regarding the appropriateness of attire and personal appearance in a department, the department head will make the final determination and take whatever action is most appropriate for the situation. In certain departments, uniforms or special types of clothing or attire specific to positions of employment are required as a condition of employment.

Passed by County Board, Resolution #13-18; March 15, 2018
PERSONNEL FILES

POLICY: To allow reasonable access to personnel records, as authorized by law and regulations, with strict adherence to confidentiality requirements.

Procedure

Personnel files are maintained under a secure system, with limited access to authorized employees. Employees, and other authorized viewers of records, shall have the authority to review and copy, but not remove or alter, personnel records. If an employee disagrees with any information in his/her personnel file, the employee may submit a written statement explaining his/her position which shall be included in the file.

A. File Information

The following files are established for each employee:

1. Official Employee Personnel File is maintained in the Human Resources Department. This file can be accessed by employee and appropriate county staff.

2. Employee Medical/Occupational Health File is maintained in the Human Resources Department. This file is not a public record for release under Wisconsin law and is protected under the U.S. Health Insurance Portability and Accountability Act of 1996 (HIPAA). Access to these files is restricted to Administration/Human Resources Department staff.

3. Employee Payroll/Benefit File is maintained in the Finance Department. This file can be accessed by employee and appropriate county staff.

The Human Resources Department may allow other individuals/agencies to review or request copies of an employee’s personnel records upon receipt of a signed authorization from the employee.

B. Review of Personnel Files

Upon request, Douglas County shall allow an employee to review his/her personnel records, in the presence of a Human Resources Department representative, no more than two times in a calendar year. Reasonable notice must be given by employee and a photo copy fee may be assessed if employee requests copies of records.

Passed by County Board, Resolution#4-12; January 19, 2012
POLITICAL ACTIVITIES

POLICY: To ensure that employees only engage in political activities outside of work hours and do not use county resources for these activities, pursuant to state law.

Procedure

Employees may not participate in political activities in any government building during work hours, or use county resources for political activities. Prohibited activities include, but are not limited to, soliciting of volunteers, signatures for nomination papers, and campaign contributions. County resources include, but are not limited to, offices, telephones or e-mails, facsimile and photocopying machines, bulletin boards and other public spaces.

Employees should notify the County Administrator of any violation of this policy.

Passed by County Board, Resolution#4-12; January 19, 2012
PRIVACY IN LOCKER ROOMS

POLICY: To protect the privacy interests of all employees and visitors utilizing any Douglas County locker room, with employee responsibility for ensuring that visitors are aware of this policy.

General Rules:

1. No person may use any recording device in a county locker room. “Recording device” means a camera, video recorder, or any other devices that may be used to record or transfer images.

2. No person may use a cell phone or other recording device to capture, record, or transfer a representation of a nude or partially nude person in a locker room.

3. Failure to comply with this policy may result in disciplinary action, up to and including termination of employment.

Passed by County Board, Resolution#4-12; January 19, 2012
REIMBURSEMENT FOR EXPENSES

POLICY: To establish guidelines for employees to receive payment for work-related expenses they have incurred.

Procedure

Douglas County will reimburse employees for expenses incurred while traveling on county business, or for work-related expenses incurred during their course of employment. Employees are to use discretion in incurring expenses and are to utilize the county’s tax-exempt status when incurring expenses in the State of Wisconsin. Tax-exempt cards can be obtained at the County Clerk’s Office.

Detailed receipts must be submitted for any expense over $5.00. A credit card statement or blanket charges from a hotel statement are not considered proper documentation. Failure to submit detailed receipts or provide proper documentation may result in a delay of reimbursement to the employee.

Any expenses deemed unreasonable relative to the circumstances will not be paid or reimbursed and are the responsibility of the employee.

A. Travel

All work-related travel must have prior approval by the department manager and, if the travel is outside the States of Wisconsin, Minnesota, or Illinois, by the County Administrator.

1. Mileage

a. Employees shall receive mileage reimbursement at the rate set by the Internal Revenue Service. In addition, employees may claim reimbursement for parking fees and tolls incurred.

b. Employees are encouraged to car pool or use rental vehicles whenever possible.

c. Commuting expenses between an employee’s home and normal place of employment are not reimbursable.
2. **Lodging**

Actual expenses for lodging will be reimbursed provided the charge is reasonable.

3. **Meals**

a. Maximum reimbursable rate for meals is:

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<th>Meal</th>
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<tr>
<td>Breakfast</td>
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<tr>
<td>Lunch</td>
<td>10.00</td>
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<tr>
<td>Dinner</td>
<td>18.00</td>
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Allowable expenses for meals includes gratuity. Gratuity shall not exceed 20%. Alcoholic beverages are not reimbursable.

b. If overnight stay is required and employee has expenses for breakfast, lunch and dinner, the employee may exceed the maximum set for any one meal; however, the total reimbursement rate shall not exceed $35.50.

c. Per IRS Code 62 (c), reimbursement for meals not in conjunction with an overnight stay is fully taxable to the employee; meals included in registration fees are exempt.

d. No meal reimbursement can be made through a petty cash account.

4. **Reimbursement**

To receive reimbursement, employees must complete appropriate reimbursement form provided by the Finance Department, attaching required supporting documentation.

**B. Other**

Other work-related expenses incurred by employees may be submitted for reimbursement upon submission of proper documentation.

Passed by County Board, Resolution#4-12; January 19, 2012
Amended by County Board, Resolution #57-13; June 20, 2013
Amended by County Board, Resolution #21-19; April 18, 2019
SMOKE-FREE WORKPLACE

POLICY: To establish a smoke-free working environment for the health and safety of county employees.

Procedure

Reference is made to Douglas County Ordinance #1.16, Smoking Policy, which is incorporated herein by reference.

Passed by County Board, Resolution#4-12; January 19, 2012
SOCIAL MEDIA

POLICY: To provide guidance for employee use of social media, which should be broadly understood for purposes of this policy to include blogs, wikis, microblogs, message boards, apps, chat rooms, electronic newsletters, online forums, social networking sites, and other sites and services that permit users to share information with others in a contemporaneous manner.

Procedure

The following principles apply to professional use of social media on behalf of Douglas County:

1. Employees need to be familiar with and adhere to the Douglas County Personnel Policies manual when using social media in reference to Douglas County.

2. All social media accounts must first be approved by department manager and requested through the County Clerk’s Office, prior to creation.

3. The County Clerk’s Office must be an administrator on all Douglas County accounts.

4. Only designated employees may administer Douglas County departmental accounts.

5. Employees should be aware that Douglas County may observe content and information posted to Douglas County departmental pages by employees through social media. Employees should use their best judgment in posting material that is neither inappropriate nor harmful to Douglas County, its employees, or the citizens of Douglas County. Any post or comment may be deleted by Douglas County, at any time, for any reason.

6. Although not an exclusive list, some specific examples of prohibited social media conduct include posting commentary, content or images that are defamatory, pornographic, proprietary, harassing, libelous, or that can create a hostile work environment.

7. Employees are not to publish, post, or release any information that is considered confidential or not public. If there are questions about what is considered confidential, employees should check with the Human Resources Department and/or supervisor.

8. Social media networks, blogs and other types of online content sometimes generate press and media attention or legal questions. Employees should refer these inquiries to authorized Douglas County spokespersons.

9. If employees encounter a situation while using social media, that threatens to become antagonistic, employees should disengage from the dialogue in a polite manner and seek the advice of a supervisor.

10. Employees should get appropriate permission before referring to or posting images of current or former employees, vendors or suppliers. Additionally, employees should get appropriate permission to use a third party’s copyrights, copyrighted material, trademarks, service marks, or other intellectual property.
11. It is highly recommended that employees keep Douglas County related social media accounts separate from personal accounts.

12. Failure to comply with these requirements may result in disciplinary action in accordance with Douglas County’s policies.

Passed by County Board, Resolution #45-19; August 15, 2019
TOBACCO-FREE WORKPLACE

POLICY: To provide a tobacco-free environment for all employees. This policy covers the use of any tobacco product including the use of smokeless tobacco.

Procedure

Tobacco products may not be used by employees within County owned or leased buildings. Tobacco products may not be used by employees in any County owned or leased vehicles.

Tobacco products may be used within personal vehicles parked on County property, before or after work or during regularly scheduled work breaks.

Violations of this policy will be handled through the standard disciplinary procedure.

Passed by County Board, Resolution#44-12; May 17, 2012
TRAINING, CONFERENCES AND SEMINARS

POLICY: To encourage employees to seek educational opportunities to improve and enhance their current skills and abilities that apply directly to their area of work in order to better perform their job duties and prepare the individual employee for job promotions within the County structure.

Procedure

Employees must receive approval from their immediate supervisor or department manager, in order to attend any training, conference or seminar. Any training, conference or seminar requiring travel beyond Wisconsin, Minnesota or Illinois also requires approval by the County Administrator.

Passed by County Board, Resolution#4-12; January 19, 2012
WEAPON POLICY

POLICY: To prohibit employees from carrying or possessing a concealed weapon (or a weapon that is not concealed) in the course (or during any part) of their employment.

Procedure

Reference is made to Ordinance #4.14, Prohibition of Weapons in County Buildings, which is incorporated herein by reference.

Employees are prohibited from carrying or possessing a weapon while operating or being a passenger in any county-owned or leased motor vehicle.

An employee, who is licensed to carry a concealed weapon, is not prohibited from properly storing a weapon or ammunition in a secure area of his or her vehicle, during hours of employment.

This policy does not apply to law enforcement officers and others acting in their official capacity and with lawful authority, as identified in Ordinance #4.14.

Passed by County Board, Resolution#4-12; January 19, 2012
WORKPLACE SAFETY/ON-THE-JOB INJURY

POLICY: To establish process for reporting of safety issues and injuries, and process for employees receiving worker’s compensation benefits.

A. Safety Issues

Employee must report all safety incidents or issues to his/her immediate supervisor, including events that are witnessed. See Section VI, Grievance Procedure.

B. Injuries

Employee must immediately report all injuries, including witnessed injuries, and illnesses due to work-related exposure, to his/her supervisor or department manager. Employee should seek medical attention if necessary.

Regardless of whether employee requires medical treatment or suffers lost time away from work, the appropriate forms need to be completed by employee and immediate supervisor or department manager and submitted to the Human Resources Department. Non-submission, or delays in submitting the forms, could jeopardize compensation benefits, if applicable.

C. Worker’s Compensation

Employees are covered by worker’s compensation insurance in accordance with state law. Worker’s compensation provides payment to employees injured at work to replace lost income. It also provides payment of medical bills and related expenses.

Douglas County’s Worker’s Compensation Third-Party Administrator determines worker’s compensation eligibility. Calculation of wages is determined by state guidelines.

If the employee is eligible for wage continuation they may supplement their worker’s compensation benefit check to equal to 100% of their regular gross salary. This supplemental payment shall be charged against the employee’s accumulated sick leave and shall be paid only to the extent of eligible sick leave. It is the responsibility of the employee to notify the Worker’s Compensation Administrator (Human Resources Department) if the employee elects this supplement. The Worker’s Compensation Administrator will contact the Third-Party Administrator to coordinate the actual payment amounts to the injured employee for each payroll.

Time cards need to be submitted to the Finance Department during the period an employee is receiving worker’s compensation benefits.
D. Continuation of Benefits/Insurance

Benefits continue to accrue while an employee is away from work receiving worker’s compensation benefits. Worker’s compensation payments are reported as wages for purposes of retirement.

Employee is responsible for:

a. Payment of his/her contribution to health/dental insurance premiums.

b. Payment of his/her portion of Wisconsin Retirement.

E. Early Return to Work Program

Douglas County supports an Early Return to Work Program (ERTW). This program allows employees to return to work with temporary restrictions during the healing process for work-related injuries or illnesses. The Human Resources Department and Risk Manager will administer the program.

Employees may be assigned light or modified duties within the employee’s normal job, or duties within another department that are within a physician’s recommended restrictions.

Departments should identify duties or assignments that would qualify for employees participating in this program. Employee’s regular wages during participation in this program are paid by the department at injury.

Passed by County Board, Resolution#4-12; January 19, 2012
WORKPLACE VIOLENCE

POLICY: To provide a work environment that is free from violence. Any acts or threatened acts of violence will not be tolerated.

A. Definition

Workplace violence is any act or threat (either verbal or implied) of physical violence which involves or affects Douglas County employees or which occurs on Douglas County property.

B. Reporting

An employee who believes that he/she has been the subject, or has been a witness of workplace violence, should immediately report the matter to his/her immediate supervisor or to the Human Resources Department.

Nothing in this policy alters any other reporting obligation established by Douglas County policies, or in federal, state, or applicable law.

C. Investigation

All reports of workplace violence will be investigated and employees are expected to cooperate with any investigation. The identity of the individual making a report will be protected as much as is practical. To maintain workplace safety, Douglas County may suspend employees pending the investigation. Employees who fail to cooperate with an investigation or who give false information will be subject to disciplinary action, up to and including termination of employment.

Passed by County Board, Resolution#4-12; January 19, 2012