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CITY OF JONESBORO

INTRODUCTION

This Handbook is designed to acquaint you with the City and provide you with information about working conditions, employee benefits, and some of the policies affecting your employment. You should read, understand, and comply with all provisions of the handbook. It describes many of your responsibilities as an employee and outlines the programs developed by the City to benefit employees. One of our objectives is to provide an opportunity for employees to fully develop their potential and find job satisfaction, which will benefit the community greatly since it results in better service and higher productivity.

This Handbook is not a contract or a statement of rights and does not change your “At-Will” employment status. No supervisor has the authority to make changes to the Handbook. All changes must be approved by the City Council of the City of Jonesboro.

DEPARTMENTAL GUIDELINES

Policies, such as this Handbook, are approved by council.

Management is authorized to adopt lawful written guidelines governing the day-to-day operations of their department. All departmental guidelines must be approved the Human Resources (HR) Director before they are considered effective. Departmental guidelines, if in conflict with the policies and procedures contained in this Handbook, will be superseded by the Handbook’s provisions.
SECTION I
EMPLOYMENT
POLICIES
EQUAL EMPLOYMENT EMPLOYER

It is the continuing policy of the City of Jonesboro to ensure equal employment opportunity in all personnel actions taken. Our policy is stated as follows:

1. Recruiting, hiring, training, and promoting for all jobs will be without regard to race, color, national origin, religion, sex, age, disability, or genetic information, and will conform with all applicable laws and regulations.

2. Decisions on employment will be based solely on the individual’s qualifications for the position being filled.

3. Any promotional decisions will be based solely on the individual’s qualifications as related to the requirements of the position for which the individual is being considered.

4. All other personnel actions, such as compensation, benefits, transfers, terminations, and layoffs, return from layoff, and training programs will be administered without regard to race, color, national origin, religion, sex, age, disability, or genetic information.

5. The HR Director is responsible for this policy and for the necessary reporting and monitoring procedures associated with it. Any complaints should be directed to his or her attention. This policy may be periodically reviewed.

EMPLOYMENT AT-WILL – NON-CIVIL SERVICE EMPLOYEES

Other than Civil Service employees of the Fire Department and employees of the Police Department, all other City employees are employed at will. Employment with the City of Jonesboro is voluntarily entered into, and the employee is free to terminate the employment relationship at any time, with or without notice and for any reason or no reason at all, with or without cause. Similarly, the City of Jonesboro may terminate the employment relationship at any time, with or without notice and for any lawful reason or no reason at all, with or without cause.

Policies set forth in this Employee Handbook are not intended to create a contract, nor are they to be construed to constitute a contractual obligation of any kind or a contract of employment between the City of Jonesboro and any of its employees. No employee, supervisor, manager, or any other City of Jonesboro representative is authorized to represent to any employee that they are employed by the City of Jonesboro on any other basis, and each employee should never interpret any such person’s remarks, or anything written in this Employee Handbook, as a guarantee of continued employment. The provisions of the Employee Handbook have been developed at the discretion of management and, except for its policy of employment at will, may be amended or canceled at any time, at the City of Jonesboro’s sole discretion.

VACANCIES, PROMOTIONS, JOB POSTINGS, and ADVERTISEMENT

Applications for city employment will not be accepted from anyone under 18 years old except for certain youth program positions.
Individuals seeking employment with the City may pick up an application at the HR Department or apply on-line on the website, www.jonesboro.org. Applications will only be accepted when the City is currently seeking to fill a vacancy or when a job opening is posted.

Applicants shall be disqualified from consideration for employment for any of the following reasons:

1. Falsification or misrepresentation of information on the application form or any employment related forms or documents.

2. Failure to submit by the closing date for applications any required application documents as described in the job announcement.

3. Improper influence; an attempt by the applicant or through others, with his/her knowledge, to influence a member of the hiring process.

4. Conviction of or pleading Nolo contendere to any felony and/or any misdemeanor, which, at the discretion of the Mayor, compromises the employee’s position or reflects negatively upon the integrity of the City. Conviction is not an automatic bar to employment; all circumstances will be considered on a case-by-case basis.

It is the policy of the City of Jonesboro to hire and promote the most qualified applicant for all positions.

Vacancies open to external applicants will be announced and posted on the City’s website, www.jonesboro.org and at other City Facilities at least 5 days before the deadline for applications. Copies of the job announcement will be sent to City Departments, to public and private employment agencies, local news media and other recruiting sources as needed.

The City may fill any vacancy by promoting an existing worker within the department without advertising the position outside the department. At the hiring manager’s discretion, job openings may be restricted to current City employees only. Then the announcement will be posted for 3 days within City facilities. The final approval regarding filling positions will be made by the Mayor upon recommendation by the HR Director and the Hiring Manager. In emergent situations, where vital city services are at stake, any part of the normal hiring process may be waived upon approval by the HR Director and the Mayor.

PERSONNEL FILES

The City maintains an official personnel file on each employee in Human Resources. The file includes information that is needed by the City in conducting its business or as required by federal, state, or local law. Personnel files are the property of the City, and access is limited. You may view your own personnel file during normal business hours by contacting Human Resources.

To keep personnel files up to date, employees are responsible to notify HR in writing of any changes in name, address, telephone number, and marital status, number of dependents, beneficiary designations, W-4 changes, and emergency contact. Family status changes affecting insurance coverage must be made within 31 calendar days of a change in status or it may not qualify.
NEPOTISM AND PERSONAL DATING RELATIONSHIPS

It is against City policy to hire persons in a department who are immediate family members of direct supervisory personnel in that department. As defined in this section, immediate family means your parents, spouse, children, brother, sister, and in-laws. This will include “step” or “foster” family members.

The City realizes that personal relations of a romantic nature may develop between co-workers, and while the City does not wish to ban all such relationships outright, those who choose to engage in such relationships do so at their own risk, with knowledge their employment may be affected if the relationship results in inappropriate or unprofessional behavior, negatively impacts the common good or morale of other employees, or creates conflicts of interest. If such relationships exists between employees, then employees must report it to their supervisor(s) and HR. The City reserves the right to take the appropriate action it deems necessary. Dating relationships, in which one of the employees is the direct supervisor, are prohibited.

If you plan on entering into a dating relationship with another employee in your department, and one of you is in a direct supervisory position, the following actions must be taken.

1. You must notify your supervisor and the Human Resource Director immediately.
2. One of you will be required to resign or transfer to another department, if there is a position available, within 30 calendar days.
3. You may mutually agree on which one of you will transfer or resign.
4. If you cannot agree, the employee with the lower classification will be required to transfer or resign.

DRUG-FREE WORK PLACE

Purpose of Policy

The City of Jonesboro has a vital interest in providing for the safety and well-being of all employees and the public and maintaining efficiency and productivity in all of its operations. In fulfillment of its responsibilities, the City is committed to the maintenance of a drug and alcohol free workplace.

The City and certain employees who drive commercial motor vehicles are subject to the requirements of federal statutes and implementing regulations issued by the Federal Highway Administration and Federal Transit Administration of the U.S. Department of Transportation. They are governed by separate policies, the City of Jonesboro’s Supplemental Substance Abuse Policy for Employees Required to Possess a Commercial Driver’s License and JETS’ Substance Abuse Testing Program Policy, enacted pursuant to applicable laws. Often however, the DOT and transit policies do not cover certain city employees who perform safety and security-sensitive functions. In addition, the City has an interest in maintaining the efficiency, productivity and well-being of employees who do not perform safety or security-sensitive functions. In order to further provide a safe environment for city employees and the public, the City has adopted the following Drug-Free Workplace Policy for those employees who are not covered by federal law with respect to substance abuse testing.
Policy Statement

All employees must be free from the effects of illegal drugs and alcohol during scheduled working hours and abide by the terms of the policy statement as a condition of employment. Drinking alcoholic beverages or using drugs while on duty, on City property, in City vehicles, during breaks or at lunch, or working or reporting for work when impaired by or under the influence of alcohol, or when drugs and/or drug metabolites are present in the employee’s system, is strictly prohibited and grounds for immediate discharge. In addition, employees are subject to immediate discharge for the unlawful manufacture, distribution, dispensation, possession, concealment or sale of alcohol or drugs while on duty, on City property, in City vehicles, during breaks or at lunch.

The City reserves the right to require employees to submit to urine drug testing and Breathalyzer alcohol testing to determine usage of drugs and/or alcohol as provided below. Employees must submit to all required tests. Any employee who refuses to submit to any required test without a valid medical explanation will be subject to immediate discharge. Refusal to execute any required consent forms, failure to show up within the required time frame or refusal to cooperate regarding the collection of samples, or submission or attempted submission of an adulterated or substituted urine sample will be deemed refusal to submit to a required test.

Safety and Security-Sensitive Positions Defined

A safety-sensitive position is one in which a momentary lapse of attention may result in grave and immediate danger to the public. The following positions are considered safety sensitive:

- Police Department employees who directly participate in code or law enforcement activities.
- Fire department employees who directly participate in fire-fighting activities.
- Mechanics and welders who work on vehicles designed to carry passengers such as buses, police cruisers, vans and the like.
- Lifeguards

A security-sensitive position includes:

- Any police officer, jailer, police dispatcher, and other police department employees, including but not limited to animal control employees, code enforcement employees, and clerical employees, who have access to information concerning ongoing criminal investigations and criminal cases, which information could, if revealed, compromise, hinder, or prejudice the investigation or prosecution of the case that would present a danger to the public.
- Any employee in the Information Systems department as they have access to all the IT equipment and systems that control the functioning of the City.
- Any employee in the Finance Department, other than Accounts Payable Specialists, as they have access to the finances and systems of the City.
Drug-Free Awareness Program/Education and Training

The City will establish a Drug-Free Awareness Program to assist employees to understand and avoid the perils of drug and alcohol abuse. The City will use this program in an ongoing educational effort to prevent and eliminate drug and alcohol abuse that may affect the workplace.

The City’s Drug-Free Awareness Program will inform employees about: (1) the dangers of drug and alcohol abuse in the workplace; (2) the City’s policy of maintaining a drug and alcohol free workplace; (3) the availability of drug and alcohol treatment, counseling and rehabilitation programs; and (4) the penalties that may be imposed upon employees for drug and alcohol abuse violations.

As part of the Drug-Free Awareness Program, the City will provide educational materials that explain the City’s policies and procedures. Employees will be provided with information concerning the effects of alcohol and drug use on an individual’s health, work, and personal life; signs and symptoms of an alcohol or drug problem; and available methods of intervening when an alcohol or drug problem is suspected, including confrontation and/or referral to management.

Supervisors who may be asked to determine whether reasonable suspicion exists to require an employee to undergo drug and/or alcohol testing will receive at least 60 minutes of training on alcohol misuse and 60 minutes of training on drug use. The training shall cover the physical, behavioral, speech and performance indicators of probably alcohol misuse and drug use.

Prohibited Substances/Legal Drugs/Unauthorized Items

Prohibited Substances

Alcoholic beverages and drugs are considered to be prohibited substances in the workplace. For purposes of this policy, the term “drugs” includes controlled substances (as identified in Schedules I through V of Section 202 of the Controlled Substances Act, 21 U.S.C. 812, and the regulations promulgated there under, and defined in the Uniform Controlled Substances Act, Ark. Code Ann. 5-64-201-216,) including synthetic narcotics, designer drugs, marijuana, and prescription drugs, excepting: prescription drugs approved by and used in accordance with the directions of the employee’s physician and marijuana that is obtained and used as permitted by Arkansas law for medical purposes.

The abuse, overmedication, inappropriate consumption, or mistreatment of prescription drugs or medical marijuana lawfully obtained and approved by the employee’s physician is considered abuse of “drugs” as stated in the previous paragraph.

Legal Drugs

The appropriate use of legal drugs, including prescription drugs and over-the-counter medications, is not prohibited. The term “legal drugs” includes medical marijuana lawfully obtained from a licensed dispensary located within Arkansas and used for treatment of qualifying medical conditions. Any employee using a
prescription drug should consult with his/her physician and pharmacist regarding the effects of the drug. Employees should read all labels carefully.

Unauthorized Items

Employees may not have any unauthorized items in their possession or in any area used by them or under their control. Unauthorized items may include, but are not limited to, alcoholic beverage containers and drug paraphernalia.

Use Of Alcohol and Drugs/Prohibited Conduct

All employees covered under this policy are subject to the following prohibitions regarding the use of alcohol and drugs (controlled substances):

- Employees shall not report for duty or remain on duty while impaired by the consumption of alcohol. An employee will be deemed to be impaired by alcohol if that employee has a blood alcohol concentration of 0.04 or greater.

- Employees shall not consume alcohol while on duty.

- Employees required to undergo post-accident testing shall not use alcohol for 8 hours following the accident, or until they undergo a post-accident alcohol test.

- Employees shall submit to all authorized drug or alcohol tests.

- Employees shall not report for duty or remain on duty while under the influence of any controlled substance, except when the use thereof is pursuant to the instructions of a licensed physician who has advised the employee that the effect of the substance on the employee does not pose a significant risk of substantial harm to the employee or others in light of his/her normal job duties.

In addition, subject to the disciplinary rules set forth below, employees who are found to have an alcohol concentration of 0.02 or greater, but less than 0.04, in any authorized alcohol test shall be removed from duty, and may not return to duty until the start of the employee’s next regularly scheduled shift, but not less than 24 hours following administration of the test.

The foregoing rules shall apply to all employees and shall apply while on duty, during periods when they are on breaks or a lunch, or not performing safety or security sensitive functions.

When Drug and Alcohol Testing May Be Required Of Employees

Employees (and applicants) covered by this policy shall be required to submit to urine testing for use of prohibited drugs and/or Breathalyzer alcohol testing in the following circumstances.

- When the City has reasonable suspicion that an employee has violated any of the above prohibitions regarding use of alcohol or drugs. For purposes of this rule, reasonable suspicion shall be based on specific,
contemporaneous, particular observations concerning the appearance, behavior, speech or body odors of the employee. The required observations must be made by a supervisor or city official or employee who is trained in detecting the signs and symptoms of misuse of alcohol and drug use.

- As part of a pre-employment examination after a conditional job offer has been made, a fitness for duty physical examination, or any other lawful required periodic physical examination. Non-safety and non-security sensitive positions will not be required to undergo a pre-employment drug or alcohol test unless the applicant is otherwise required to undergo a pre-employment physical examination after a conditional job offer has been extended to the employee.

- When the City management has a reasonable suspicion based on observations or credible information submitted to the City, that the employee is currently using, impaired by or under the influence of drugs or alcohol.

- When an employee suffers an on-the-job injury following a serious or potential serious accident or incident in which safety precautions were violated, equipment or property was damaged, an employee or other person was injured, or careless acts were performed by the employee. Such testing will be required of non-safety sensitive employees only when such factors, when taken alone or in combination with other factors, give rise to reasonable suspicion that the employee may be under the influence of drugs or alcohol.

- When any prohibited drug or alcoholic beverage is found in an employee’s possession.

- When the laboratory values in any authorized drug test indicated the need for additional testing, as determined by the Medical Review Officer (MRO), or where any authorized drug test must be canceled due to a collection, chain of custody, or other procedural problem.

When Drug and Alcohol Testing May Be Required of Employees Holding Safety and Security Sensitive Positions

Employees in (and applicants for) safety and security-sensitive positions shall be required to submit to urine testing for use of prohibited drugs and/or Breathalyzer alcohol testing in the foregoing and in the following circumstances:

- When a safety-sensitive employee is involved in an accident involving a motor vehicle on a public road while at work, and the employee’s position is safety-sensitive because it involves driving a motor vehicle.

- Random testing for drugs (but not alcohol) will be conducted. In order to treat all employees as equally as possible, and to maintain consistency in the administration of its efforts to maintain a drug-free workplace, random testing under this policy will be governed by 49 U.S.C. § 31306 and implementing regulations to the extent that it is lawful and feasible to do so.

Random Drug Screens

Random drug testing will be performed on an unannounced basis and will be spread reasonably throughout the calendar year. The mechanism for determining individual employees to be randomly tested will be by a
computerized program conducted by the contracted provider of testing programs. Lists of selected names will be sent to the assigned department contact for test scheduling. When notified of selection for random testing, the employee shall proceed immediately to the collection site. Only employees in safety-sensitive and security sensitive positions are subject to random testing.

**Disciplinary Action**

Employees may be subject to disciplinary action, up to and including discharge, for any of the following infractions:

a. Refusal to submit to an authorized drug or alcohol test. Refusal to submit to testing means that the employee fails to provide an adequate urine or breath sample for testing without a valid medical explanation after he/she has received notice of the requirement to be tested, or engages in conduct that clearly obstructs the testing process. Refusal to submit to testing includes, but is not limited to, refusal to execute any required consent forms, refusal to cooperate regarding the collection of samples, and/or submission or attempted submission of an adulterated or substituted urine sample.

b. Drinking alcoholic beverages or using drugs while on duty, on City property, in City vehicles, during breaks, or at lunch.

c. Unlawful manufacture, distribution, dispensation, possession, concealment, or sale of any prohibited substance, including an alcoholic beverage, while on duty, on City property, in City vehicles, during breaks, or at lunch.

d. Any criminal drug statute conviction and/or failure to notify the City of such conviction within five (5) days.

e. Refusal to cooperate in a lawful search.

f. Having an alcohol concentration of .04% or greater in any authorized drug or alcohol test.

g. Testing positive for drugs and/or their metabolites in any authorized drug test.

Although the foregoing infractions will ordinarily result in discharge regardless of the employee’s position, the City reserves the right to consider extenuating circumstances and impose lesser discipline when such action is deemed appropriate.

**Employment Status Pending Receipt of Test Results**

In addition to appropriate disciplinary measures, including suspension, which may be taken in response to the incident or course of conduct which gave rise to the test, the City reserves the right to decide whether the incident or course of conduct prompting the test is of such a nature that the employee should not be put back to work until the test results are received. If such a decision is made, the employee will be suspended without pay. Where the test result is negative, the employee will be reinstated with back pay, provided the employee has not been given an appropriate disciplinary suspension for violation of another work rule which also covers the time missed waiting for the test results.
USE OF TOBACCO

The Arkansas Clean Indoor Act of 2006 (Act) prohibits smoking in all enclosed areas within places of employment and public places. Smoking is not allowed in any building or vehicle owned or leased by the City. Additionally, the use of e-cigarettes, vape pens or a similar device is also prohibited. The City will not discriminate or retaliate against any individual for making a complaint regarding a violation of the Act or this Use of Tobacco Policy, or for cooperating with an investigation regarding a violation of the Act or this Policy. A violation of this policy may result in disciplinary action up to and including termination of employment.

REFUSAL TO WORK

We are committed to public service. If you take part in any work stoppage, slowdown, strike or other intentional work interruption you may be terminated. If you have a concern you should discuss the matter with your supervisor or HR. (Refer to page 51: Open Door Policy).

FAMILY AND MEDICAL LEAVE POLICY (FMLA)

Employees who have worked for the City for at least one (1) year in the past seven (7) years; who have worked at least 1,250 hours during the previous twelve (12) months (unless the employee is classified as an “exempt” employee under the Fair Labor Standards Act; an employee should consult with Human Resources to determine whether the employee is classified as exempt or non-exempt); and work at location where at least 50 employees are employed by the City within 75 miles of that work site are eligible for leave under the Family and Medical Leave Act (FMLA). The FMLA provides eligible persons with up to twelve (12) weeks unpaid leave during a twelve (12) month period for certain qualified family and medical situations.

Reasons for Taking Leave

1. For the care of the employee’s child (birth or placement for adoption or foster care);
2. For the care of the employee’s spouse, dependent child, or parent who has a serious health condition; or
3. For the employee’s own serious health condition;
4. For a “qualifying exigency” resulting from the active duty military service of the employee’s spouse, son, daughter or parent who is currently serving in a reserve branch of the armed forces. A qualifying exigency includes: (1) Short-notice deployment; (2) Military events and related activities; (3) Childcare and school activities; (4) Financial and legal arrangements; (5) Counseling; (6) Rest and recuperation; (7) Post-deployment activities; and (8) any other leave for which the employer and employee have both agreed shall qualify as an exigency;
5. For the care of the employee’s spouse, son, daughter, parent, or next of kin, who is a service member with a serious illness or injury incurred in the line of duty. Employees eligible for this type of leave may be eligible for up to twenty-six (26) workweeks of leave, rather than the usual twelve (12).
**Definition of Serious Health Condition**

A serious health condition is an illness, injury, impairment, or physical or mental condition that involves either an overnight stay in a medical care facility, or continuing treatment by a health care provider for a condition that either prevents the employee from performing the functions of the employee’s job, or prevents the qualified family member from participating in school or other daily activities.

Subject to certain conditions, the continuing treatment requirement may be met by a period of incapacity of more than 3 consecutive calendar days combined with at least two visits to a health care provider or one visit and a regiment of continuing treatment, or incapacity due to pregnancy, or incapacity due to a chronic condition. Other conditions may meet the definition of continuing treatment.

**Eligibility for Military FMLA Leave**

When electing to take FMLA leave for purposes of caring for an injured service member, the following definitions apply:

Covered service members are current members of the Armed Forces, including a member of the National Guard or Reserves, or a member of the Armed Forces, the National Guard, or Reserves who is on the temporary disability retired list, who has a serious injury or illness incurred in the line of duty on active duty for which he or she is undergoing medical treatment, recuperation, or therapy; or otherwise in outpatient status; or otherwise on the temporary disability retired list. This provision does not apply to former members of the Armed Forces, former members of the National Guard and Reserves, and members on the permanent disability retired list.

Serious injury or illness means an injury or illness incurred by a covered service member in the line of duty on active duty that may render the service member medically unfit to perform the duties of his or her office, grade, rank or rating.

Next of kin means the nearest blood relative other than the covered service member’s spouse, parent, son, or daughter, in the following order of priority: blood relatives who have been granted legal custody of the covered service member by court decree or statutory provisions, brothers and sisters, grandparents, aunts and uncles, and first cousins, unless the covered service member has specifically designated in writing another blood relative as his or her nearest blood relative for purposes of military caregiver leave under the FMLA.

**Duration of Military FMLA Leave**

Leave to care for an injured or ill active-duty military member, when combined with other FMLA-qualifying leave, may not exceed 26 weeks in a single 12-month period. Military FMLA leave runs concurrently with other leave entitlements provided under federal, state, and local law.

**Leave Year**

Except for purposes of leave to care for an injured service member, the leave year (the 12 month period), under this policy shall be calculated on a "rolling 12 month period" measured backward from the date a service member uses any family leave.
Substitution of Paid Leave for Unpaid Leave

If the employee has available accrued paid leave, the employee must use the paid leave first and take the remainder of his or her FMLA leave as unpaid leave.

An employee who is taking leave because of the employee’s own serious health condition or the serious condition of a family member must use all accrued paid sick, comp time, or vacation leave prior to being eligible for unpaid leave.

An employee taking leave for the birth of a child must use paid sick leave for the employee’s medically necessary leave following childbirth. The employee shall then use all comp time and vacation leave, and then will be eligible for unpaid leave for the remainder of the 12 weeks.

An employee who is taking leave for the adoption or foster care of a child must use all paid vacation, personal or family leave prior to being eligible for unpaid leave.

Employees who request FMLA leave should consult with the HR Director for details on the availability of sick, comp time, and vacation.

FMLA and Workers’ Compensation

When an employee is on leave due to an on-the-job injury or illness which is a serious health condition under the FMLA, the workers’ compensation absence and FMLA leave will run concurrently.

Advance Notice and Medical Certification

If the leave is to be covered completely through the use of sick or vacation leave, then the employee should provide notice as required under those policies where possible. However, where the need for the leave is foreseeable, and if some or all of the leave will not be covered through the use of vacation, the City requires that written notice be provided to the HR Director thirty (30) days in advance of the leave. If leave is not foreseeable, then the employee must provide notice to the City as soon as practicable.

Employees must provide the HR Director with sufficient information to determine if the leave may qualify for FMLA protection and the anticipated timing and duration of the leave. Sufficient information may include that the employee is unable to perform their job functions; the family member is unable to perform daily activities, the need for hospitalization or continuing treatment by a health care provider, or circumstances supporting the need for military family leave. Employees must also inform the HR Director if the requested leave is for a reason for which FMLA leave was previously taken or certified.

An employee requesting FMLA leave must furnish the City with a medical certificate to support the need for a leave due to the employee’s serious health condition or that of the family member. The employee will also be required to provide periodic reports of the employee’s status while on leave. Further, the employee will be required to furnish recertification from a health care provider if he or she requests an extension of FMLA leave, if circumstances described by the previous certification have changed significantly, or if the City has information
that casts doubt on the need for continued leave. At the end of the leave, the employee will be asked to present a doctor's certificate of fitness to return to work. If an employee is unable to return from leave because of a serious health condition, medical certification may be required.

**Intermittent or Reduced Leave**

Employees do not need to use FMLA leave in one block. Leave can be taken intermittently or on a reduced leave schedule when medically necessary or specifically approved by the City. Employees must make reasonable efforts to schedule leave for planned medical treatment so as not to unduly disrupt the City’s operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.

**Employment and Benefits Status**

During FMLA Leave, the City will maintain employees’ health coverage under any “group health plan” on the same terms as if the employee’s had continued to work. In most circumstances, employees returning from FMLA leave will be restored to their original or equivalent pay, benefits, and other employment terms. The City may find it necessary to deny reinstatement to certain highly compensated employees, but only if it is found necessary to avoid substantial and grievous economic injury to the operation of the City.

Employees who take advantage of FMLA leave will be eligible for any employment benefit that accrued prior to the start of the leave.

**Medical Insurance Coverage**

During FMLA leave, employees may continue to participate in the City’s group health plan under the same conditions as if they continued to work. The City will make arrangements with employees requesting leave for the continued payment of the employee’s share of the medical premium. If an employee fails to make premium payments as arranged and becomes in arrears for more than thirty (30) days, coverage will terminate. The employee may resume coverage when he or she returns from leave without having to re-qualify for insurance coverage.

**Other Rights and Obligations**

The City will inform employees requesting leave whether they are eligible under FMLA. If they are, the City will notify them of their rights and responsibilities. If they are not eligible for leave, the City will provide a reason for the ineligibility.

The City will inform employees if leave will be designated as FMLA-protected and the amount of leave counted against the employee’s leave entitlement. If the City determines that the leave is not FMLA-protected, then it will notify the employee.

The FMLA makes it unlawful and the City will not:

(i) Interfere with, restrain, or deny the exercise of any right provided under the Family and Medical Leave Act;
(ii) Discharge or discriminate against any person for opposing any practice made unlawful by FMLA or for involvement in any proceeding under or relating to FMLA.

We have posted and will continue to display the poster entitled:

EMPLOYEE RIGHTS AND RESPONSIBILITIES
UNDER THE FAMILY AND MEDICAL LEAVE ACT
WH Publication 1420

For more information about our Family Medical Leave Policy, please contact the Human Resources Director or see the “Employee Rights and Responsibilities” form attached to this handbook.

**COMPUTER USE POLICY**

**Electronic Communications Equipment Resources and Systems**

1. Technology as a Privilege

   The City of Jonesboro provides employees with access to and use of a variety of electronic resources. These resources are provided to employees in an effort to allow them to be more efficient, productive and to have access to information and equipment that is necessary for them to carry out their responsibilities as an employee. Employees are expected and required to use these resources in a manner consistent with their position and work responsibilities.

2. Privacy of Information

   All electronic media communications systems (including internet and e-mail systems) and all communications and information transmitted, received by or stored in these systems are City records and the property of the City of Jonesboro. The systems have been provided by the City for use in conducting City business. The computers and computer accounts given to employees are to assist them in performance of their jobs. Employees should not have an expectation of privacy in anything they create, store, send, or receive on the computer system. The computer system belongs to the City and may only be used for business purposes. The City, in its discretion, reserves and may exercise the right to monitor, access, retrieve, and delete any matter stored in, created, received, or sent over the computer system or stored on an employee’s computer, for any reason and without the permission of any employee. Even though the City has the right to retrieve and read any e-mail messages, those messages should still be treated as confidential by other employees and accessed only by the intended recipient. Employees are not authorized to retrieve or read any e-mail messages that are not sent to them. Additionally, employees are reminded that communication records are subject to the Arkansas Freedom of Information (FOI) Act.

3. Resources and Systems

   Electronic Communications Equipment Resources and Systems include, but are not limited to: computer (including e-mail), electronic (including paging), cell phones, and telephone communication (including voice mail and radio) systems; televisions, computers, facsimile machines and copying machines; and any
other equipment or systems used for the transmission, reception or storing of information. This policy applies whether an employee accesses the City's equipment or systems in the workplace or from outside the workplace regardless of the time of day used.

4. Acceptable Uses

Limited, occasional or incidental use of electronic media for personal, non-business purposes is understandable and acceptable. However, employees need to demonstrate a sense of responsibility and may not abuse the privilege. Departments will be responsible for issuing their own guidelines regarding employee personal cell phone usage while working. Only an approved group of employees will have the authority to send emails to the Announcements distribution group. Employees needing to broadcast an email to the Announcements distribution group, must forward the email to their Manager who will determine if the e-mail is appropriate for Announcements and should not exceed 15 megabytes. If determined appropriate, the Manager will forward the email to the Announcements group. The message must be related to City business or provide pertinent information to employees. Departments will have the ability to add employees who need direct access to the Announcements group (without going through their Director) as part of their job duties. Should employees need immediate access to Announcements and unable to contact their Director or his/her designee, employees can forward the email to the Information Systems Director. Employees must receive approval from their Director before accessing online classes conducted via the Internet during work hours. Employees should exercise proper email maintenance and storage to avoid exceeding the mailbox storage maximum, 40 megabytes. This will ensure that employees continue to receive email notifications and limit the space utilized on the City’s email server. Employees should exercise proper attention in the opening/sending/forwarding of attachments and executable files to limit exposure to computer viruses.

5. Equipment and resources shall not be used for any of the following purposes:

   a. knowingly transmitting, retrieving or storage of any communications of a discriminatory or harassing nature, including, but not limited to, sexually explicit images, messages or cartoons, or any transmission that contains ethnic slurs, racial epithets, or anything that may be construed as discrimination or harassment of others based on their race, national origin, sex, age, disability, religion, genetic information, or any other protected status;

   b. distribution of communications of a defamatory or threatening nature or containing profanity;

   c. conducting business involving outside employment or any activity for personal gain, such as buying or selling of commodities or services with a profit motive;

   d. electronic media and services should not be used in a manner that is likely to cause network congestion or significantly hamper the ability of other employees to access and use the system e.g., viewing/playing games, radio, music, sound files, clips, movies, or videos over the internet;

   e. any form of gambling;

   f. transmitting material, information, software, or installing software, in violation of any local, state or federal law, including but not limited to copyright laws;
g. conducting any non-City related fund raising, or public relations activities, or participating in political activities;

h. sending or forwarding chain letters, virus hoaxes, etc.

i. excessive visiting or participating in chat rooms;

j. spending unwarranted amounts of time, on the web surfing, or on personal phone calls;

k. any other purpose which is illegal, against City policy, or contrary to the City’s interest, including but not limited to phishing or hacking;

l. connecting non-approved computers, PDAs, cell phones, wireless devices, or peripherals and installing unapproved software, to any of the City’s systems, including but not limited to the City’s network. Once the device is approved by Information Systems, strict protocol must be followed in the connection of the device since failure to do so could expose the system to viruses.

m. loading of City-owned software on personal computer equipment;

n. sending mass emails to multiple users or Departments that are not related to City business or pertinent to City operations.

6. Enforcement and Penalties

   The sharing of passwords, using a password that is not assigned to the employee, using it or accessing a resource or system which the employee is not authorized to use, are expressly prohibited. Any employee found to have violated this policy or to be abusing the privilege of City-facilitated access to electronic equipment, resources, or services, will be subject to disciplinary action up to and including termination. Additionally, the City may remove email and/or internet access at any time.

7. Off-Duty Work

   Non-exempt employees are prohibited from checking emails when off work. Non-exempt police department employees may check work emails when off work with prior approval from the Chief. Non-exempt employees must record as hours worked all time spent checking emails while away from the office.

**PASSWORD GUIDELINES**

- Passwords must be changed every 90 days.

- The last 5 passwords cannot be re-used.
Users will be notified 2 weeks in advance of password expiration date. At this time, users will be prompted to select a new password.

All passwords must conform to the guidelines outlined below.

**Password Construction Guidelines**

- Passwords cannot contain the user’s username or parts of the user’s full name that exceed two consecutive characters.
- Passwords must be at least eight characters in length.
- Passwords must contain at least 3 of the following four categories:
  - English uppercase characters (A through Z)
  - English lowercase characters (a through z)
  - Base 10 digit numeric (0 through 9)
  - Non-alphabetic characters (for example: !, @, $, %)
- Passwords must not be based on a users’ personal information or that of his or her friends, family members, or pets. Personal information includes logon I.D., name, birthday, address, phone number, social security number, or any permutations thereof.
- Passwords must not be words that can be found in a standard dictionary (English or foreign) or are publicly known slang or jargon.
- Passwords must not be based on publicly known fictional characters from books, films, and so on.
- Passwords must not be based on the company’s name or geographic location.

**Password Protection Guidelines**

- Passwords must be treated as confidential information. No employee is to give, tell, or hint at their password to another person, including IT staff, administrators, superiors, other co-workers, friends, and family members, under any circumstances.
- If someone demands your password, refer them to this policy or have them contact the Information Systems.
- Passwords are not to be transmitted electronically over the unprotected Internet, such as via e-mail. However, passwords may be used to gain remote access to company resources via the company’s IPSec-secured Virtual Private Network or SSL-protected Web site.
- No employee is to keep an unsecured written record of his or her passwords, either on paper or in an electronic file. If it proves necessarily to keep a record of a password, then it must be kept in a controlled access safe if in hardcopy form or in an encrypted file if in electronic form.
- Do not use the “Remember Password” feature of applications.
- Passwords used to gain access to company systems must not be used as passwords to access non-company accounts or information.
- Do not use the same password to access multiple company systems.
- If an employee either knows or suspects that his/her password has been compromised, it must be reported to the Information Systems and the password changed immediately.
- The Information Systems may attempt to crack or guess users’ passwords as part of its ongoing security vulnerability auditing process. If a password is cracked or guessed during one of these audits, the user will be required to change his or her password immediately.
Password Examples

<table>
<thead>
<tr>
<th>Strong</th>
<th>Weak</th>
</tr>
</thead>
<tbody>
<tr>
<td>monwayTorp1</td>
<td>test (too short)</td>
</tr>
<tr>
<td>jOnwaycotP</td>
<td>07152006 (no letter, no symbol or capital)</td>
</tr>
<tr>
<td>Testthi$</td>
<td>jonesboro (no number, no symbol or capital)</td>
</tr>
<tr>
<td>T3stthi</td>
<td></td>
</tr>
<tr>
<td>THIS1ISGOOD</td>
<td></td>
</tr>
</tbody>
</table>

**SMART PHONE USE**

This policy addresses the use of smart phones during work time and non-work time.

**Scope**

This policy is applicable to all City employees, and any individuals performing services for the City, such as those from a temporary employment agency.

**Definition**

A smart phone is defined as a cellular phone with the capability to allow the user to talk, access the internet, send electronic mail, text messages, picture messages, or take photographs or videos.

**Procedures**

While at work, employees are expected to exercise the same discretion in using smart phones, as is expected for the use of City phones or computers. Excessive personal usage during the workday, regardless of the phone or computer used, can interfere with employee productivity and official activity, and can be distracting to others. Employees are asked to make personal calls or use smart phones for personal uses on non-work time when possible and to ensure that friends and family members are aware of the City's policy. The City will be flexible when circumstances truly demand an employee’s immediate necessity to use a smart phone. An employee’s use of a smart phone for non-work activity is the exception, not the accepted practice.

While not at work, employees may not engage in behavior with their smart phones that would violate the City’s policies, especially the harassment prevention policy, or state or federal laws.

The City will not be liable for the loss of smart phones brought into the workplace or while conducting City business.

Please be considerate with the use of phones during meetings and training sessions by turning off phones. Smart phones may not be used to make an audio recording of any conversation on City property on behalf of the City unless authorized by the Chief of Police or, following a written request, after approval by the Mayor. Smart phones may not be used to make a video recording of anyone on City property on behalf of the City.
without the consent of all the individuals being recorded. Personal cellular phones or smart phones may not be used to photograph anyone on City property on behalf of the City, without the consent of all the individuals being photographed. This policy applies only to secure or other designated non-public areas of City property.

Employees must use extreme caution not to photograph anything constituting a trade secret or proprietary information, especially when taking photographs on City property. Photographing trade secrets or proprietary information is considered a serious violation of this policy and could be a violation of state or federal law.

All employees must follow the City’s policies regarding harassment prevention when using smart phones. No smart phones may be used to display or distribute sexually offensive, racist, or derogatory materials. This includes, but is not limited to, derogatory pictures, videos, sounds, words, drawings, or cartoons.

Employees violating this policy may be subject to discipline up to and including termination of employment.

**TRAVEL POLICY**

This policy establishes the rule governing the eligibility for payment of expenses incurred by City employees, elected and appointed officials during travel directly related to official business. These rules provide for the payment of travel funds and for the reimbursement of out-of-pocket expenses.

**Responsibility**

The authority for promulgation of rules defining the rates of allowable mileage, food and lodging and similar travel expenses rest with the City Council based on the recommendation of the Finance Committee.

The Finance Department ensures conformity to the procedures in this guideline. Normal audit rules will be applied to establish conformance among city departments.

Supervisors are responsible for the dissemination of these procedures to all employees, and for verification and submission of all Requisitions, Request for travel Forms, Travel Expense Forms, and receipts and/or requests for reimbursement to Finance.

The individual employee traveling on official business is responsible for making sure he/she understands this policy and complies with it. Any unusual circumstances or exceptions must be clarified in advance and any deviations must be approved in writing in advance by his or her supervisor.

NOTE* Reimburse or reimbursement as it appears anywhere in this procedure, references the fact that detailed documentation must be provided with the Final Travel Expense Report. In order to afford employees, elected and appointed, maximum flexibility in the accomplishment of their assigned tasks, the City of Jonesboro will pay travel expenses directly related to official business in accordance with amounts authorized herein. Travel expenses for official business may include the cost of out-of-town conferences involving professional associations, intensive training of the short course nature and meetings with state and federal authorities on program-related topics. All travel expenses for employees shall be approved by their Director within their approved travel budget. Travel expenses for Department Heads shall be approved by the Mayor. Travel by elected or appointed officials shall not require approval subject to prior budget approval.

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Procedures

Transportation

An employee may choose to extend travel beyond the time required to conduct the business purpose of the travel. Time and expense incurred in excess of the business purpose are the responsibility of the traveler. These arrangements must be approved in advance, in writing, by the traveler’s supervisor.

Airline ticket payment will be made for actual coach costs. The traveler has the option of using their own resources (cash, credit card, etc.) to purchase reimbursable tickets, or the following procedure may be utilized for the City to purchase tickets. A Purchase Requisition payable to the Credit Card Company, Airline Itinerary, and Confirmation Locator Number (supplied by the airline for tickets placed on 24-hour hold) must be submitted to Finance Department as soon as possible after reservations are made. Transferring tickets is not allowed. FAA regulations state that tickets must be issued in the traveling employee’s name.

Mileage reimbursement for use of a private vehicle is allowable in the event a City-owned vehicle is not available. Mileage shall be based on the current IRS per mile rate. Trip distances shall be computed (and printed) using Map Quest or similar software. However, personal vehicle mileage reimbursement shall not exceed the lowest coach airfare available at the time of the travel request (documentation must be provided); nor shall food and lodging expense be for more than one additional day of travel time to and/or from the destination city. Any exceptions to this must have prior approval in writing from the Chief Financial Officer. Reimbursement for use of personal vehicles to travel to and from the airport will be one round trip if utilizing airport parking, or two round trips if not utilizing airport parking. Mileage is paid from City Hall or the travelers normal work location to the airport and back. If travel is mandated by the manager’s written directive on a non-regularly scheduled workday, round trip mileage from the traveler’s home of record is authorized.

Taxi fare and similar public transportation is reimbursable for all necessary City business related trips.

Rental vehicles require prior written approval from the employee’s Director. Written justification for renting vehicles as well as cost estimates for the rental of the vehicle and collision insurance, if you plan to purchase insurance, must accompany all requests for travel. Actual costs of mid-sized or smaller vehicles rented from recognized car rental agencies (Avis, Hertz, National Budget, Dollar etc.) are reimbursable. When more than four (4) employees are traveling to the same destination, reimbursement for actual costs of renting vans shall be allowed.

Fuel for City-owned vehicles is reimbursable. Use of City-owned vehicles outside City limits requires written justification from the traveler’s manager.

Pay for travel for non-exempt employees

Travel time as working time

In most cases, travel time counts as working time. When travel is considered hours worked, the time must also be counted to calculate overtime as follows:
During a normal work day
A normal commute to work and back is not typically considered work time. However, travel during the workday is work. For example, if an employee normally works 8:00 to 5:00, and must drive 15 miles for a meeting at 3:00, the travel time counts as work (it takes place within normal work hours). However, if the meeting ends at 5:00 and the employee goes straight home, this is probably a normal commute and does not count as hours worked, assuming the travel is not much farther than a normal commute (usually, within the same city or community).

To another city in the same day
Travel time to another city is working time. However, travel from home to an airport or other terminal can be considered a commute that is unpaid. For example, an employee might drive from home to the airport, take a flight to another city for a conference, and return to the airport before driving home (all in the same day). Time spent driving to and from the airport can be considered a normal commute (assuming it is within the same community) and would not have to be paid working time. However, all other travel time (on the plane and at the destination) counts as hours worked that must be paid, even if those hours are outside the normally scheduled hours (i.e., the train leaves at 7:00 a.m. and returns at 6:00 p.m.). Of course, normal meal breaks do not count as hours worked.

Overnight travel to another city
In most cases, all travel time to another city for an overnight trip counts as paid working time. To use the above example, suppose the employee took a flight to another city and stayed overnight. If travel to another city occurs during normal work hours on a non-work day (i.e., the employee takes the 11:00 a.m. flight on a Sunday) it also counts as hours worked.

Food
Full day travel shall be defined as an initial departure time prior to 7:00 A.M. and return of at least 7:00 P.M. Allowances for travel within Arkansas shall be $40.00 for all meals with tips included. Allowances for meals out of state shall be based on the General Services Administration (GSA) travel rates and shall not exceed the total daily amount. Receipts must be turned in with travel forms.

Meals for partial day travel shall be paid on a per diem rate depending on departure and arrival time. Partial day travel shall be defined as an initial departure time later than 8:00 A.M. and/or return time of earlier than 6:00 P.M. The maximum allowable reimbursement shall be for two meals. The per meal allowance in Arkansas, including tip, shall be: Breakfast-$8.00; Lunch-$12.00; Dinner-$20.00. In cases where a meal is provided by the attended function, unless the employee’s supervisor provides prior written approval, the allowance will not be paid for the meal. The per meal allowance for out of state travel shall be based on the GSA travel rates per meal.
Reimbursement of meals for other purposes for official city business must state the name of the guest(s), nature of business, and be approved by the Director based on prior budget approval. The City shall not reimburse the costs of alcoholic beverages.
Lodging

The City will reimburse charges for room rate, taxes, and phone calls made on behalf of the City, where it is reasonably expected that a prudent traveler could not return to their residence.

Tips

Employees may be reimbursed for tips related to meals and parking, up to 15% of the cost of the meal and parking expenses.

Parking

Expenses incurred for parking are reimbursable. Any airport parking shall be reimbursed at the long-term parking rate.

Submission of Actual Expenses shall be as Follows:

The traveler must submit a completed copy of the Travel Expense Report (with receipts and/or request for reimbursements) to the Accounts Payable section of the Finance Department within 10 workdays of return.

After 10 days, all follow up will be addressed through the appropriate Department Head to the traveler.

NOTE* Reimbursement as it appears anywhere in this procedure, references the fact that detailed documentation must be the expenses and explain the business purposes (who, what, when, where, and why) for the expense. Lodging expenses must be itemized by day, and show all miscellaneous expenses. Expenses will not be reimbursed without detailed, supporting receipts.

TIME RECORDS - NON EXEMPT EMPLOYEES

Accounting requirements necessitate the documentation of attendance as well as overtime hours. You must record on a time sheet all hours at work, including arrival at the office, departure for lunch, return from lunch, and departure at the end of the work day. After your supervisor has approved your completed time sheet, the time sheet must be submitted to payroll at the appropriate designated time.

OVERTIME PAY – NON-EXEMPT EMPLOYEES

You may be required to work overtime. Overtime must be approved by your supervisor prior to being worked. The approving manager must initial the overtime hours on your time record in order for the time to be considered approved overtime. Non-exempt employees who work non-authorized overtime hours will be paid, but will be subject to disciplinary action, up to and including termination.

Except for when compensatory time is provided to non-exempt employees in lieu of overtime pay, all non-exempt employees will be paid overtime when they work more than 40 hours in a workweek. Shift-working Firefighters will be paid overtime when they work more than 204 hours within a 27-day work schedule. The rate of pay for overtime work is 1.5 times the regular rate of pay.
**COMPENSATORY (Comp) TIME – NON-EXEMPT EMPLOYEES**

The Mayor may direct that compensation for overtime be made in the form of compensatory time, rather than overtime pay. Use of compensatory leave is provided and taken pursuant to applicable federal and state law. Department records will determine the number of compensatory leave hours you have earned. Compensatory leave must be taken within one year after it is earned and is scheduled the same way as vacation.

Compensatory time (comp time) off in lieu of monetary overtime compensation is provided at a rate of not less than one and one-half hours of compensatory time for each hour of overtime worked. No employee shall be allowed to accumulate more than a total of 40 hours of compensatory time unless you are a public safety officer. After reaching a total of 40 hours compensatory time, all overtime shall be paid in monetary compensation until the total hours of compensatory time drops below a total of 40.

Public safety officers are allowed to accumulate no more than a total of 100 hours of compensatory time, and all overtime shall be paid in monetary compensation until the total hours of compensatory time drops below a total of 100 hours. The procedure for scheduling public safety officer’s compensatory time off is the same as scheduling vacation.

In addition, due to the specific nature of the requirements of public safety officers assigned to positions as School Resource Officers, they will be allowed to accumulate the maximum amount of compensatory time allowed by federal and state law, currently 480 hours. Officers removed from such assignments will be required to expend any time accumulated over 100 hours before utilizing any other type of leave.

Supervisors shall be charged with maintaining accurate records of compensatory time in their department and providing Payroll records of compensatory time as it is earned and taken.

Upon termination of employment, an employee will be paid for unused compensatory time figured at: 1) the average regular rate received by such employee during the last three years of employment; or 2) the final regular rate received by such employee, whichever is higher.

In the event a non-exempt employee moves into an exempt position, any accumulated compensatory time owed to them shall be taken within 3 months of becoming exempt and if not taken during the 3-month time frame it shall be paid to them at the end of three months at their non-exempt rate of pay.

**RESIGNATION, TERMINATION, and RETIREMENT**

Employees who wish to terminate their employment with the City of Jonesboro are requested to notify the City at least 2 weeks in advance. Notice should be given in writing to your Supervisor and HR. Proper notice should allow the City time to calculate all money you are due in your final paycheck. Without adequate notice, you may have to wait until the next pay period to receive those payments.

Employees who plan to retire are requested to give the City a minimum of 2 months’ notice. This should allow time for processing appropriate forms to help ensure that your retirement benefits start on time.
Retirement is defined as an employee who retires with 20 years of service with the city. Eligible employees with 20 years of service may elect to continue the cities health care plan until the age of 65, as long as he or she pays the cities full premium amount. He or she may not make changes to the plan once retired or when the plan has been terminated it may not be re-added.

When an employee retires from his or her position with the City, he or she begins receiving benefits under the appropriate retirement plan, if applicable. If the retired employee later accepts a new position with the City, he or she will be considered a new hire for all purposes of employment, including eligibility for benefits and paid leave. Note – some retirement plans may recognize prior years of service for vesting purposes. Consult with HR about your particular plan.

Employees who are absent for three consecutive days without being excused or have given proper notice will be considered as having voluntarily quit.

Employees, who leave the City and later accept a new position with the City, will be considered a new hire for all purposes of employment, including eligibility for benefits and paid leave.

Any employee who is terminated for disciplinary reasons will not be eligible for rehire with the City unless an override is approved by the HR Director and the Mayor.

**SOCIAL MEDIA POLICY**

**Purpose of Policy for City of Jonesboro Social Media Site(s)**

This policy establishes guidelines for the establishment and use by the City of Jonesboro of social media sites (including but not limited to Facebook and Twitter) as a means of conveying City of Jonesboro (“City”) information to its citizens.

The intended purpose behind establishing City of Jonesboro social media sites is to disseminate information from the City, about the City, to its citizens.

The City of Jonesboro has an overriding interest and expectation in deciding what is spoken on behalf of the City on City social media sites.

For purposes of this policy, social media is understood to be content created by individuals, using accessible, expandable, and upgradable publishing technologies, through and on the Internet. Examples of social media include, but are not limited to, Facebook, blogs, Myspace, RSS, YouTube, Second Life, Twitter, LinkedIn, Delicious, Snapchat, Instagram, Pinterest, and Flicker. **For purposes of this policy, “comments” include information, articles, pictures, videos, or any other form of communicative content posted on a City of Jonesboro social media site.**

**General Policy**

The establishment and use by any City department of City social media sites are subject to approval by the
Mayor or his/her designees. All City of Jonesboro social media sites shall be administered by City of Jonesboro Information Technology ("IT") staff.

1. City social media sites should make clear that they are maintained by the City of Jonesboro and that they follow the City’s Social Media Policy.

2. Wherever possible, City social media sites should link back to the official City of Jonesboro website for forms, documents, online services and other information necessary to conduct business with the City of Jonesboro.

3. The Communications department will monitor content on City social media sites to ensure adherence to both the City’s Social Media Policy and the interest and goals of the City of Jonesboro.

4. The City reserves the right to restrict or remove any content that is deemed in violation of this Social Media Policy or any applicable law. Any content removed based on these guidelines must be retained by the Communications department for a reasonable period of time, including the time, date and identity of the person posting, when available.

5. These guidelines must be displayed to users or made available by hyperlink.

6. The City will approach the use of social media tools as consistently as possible, enterprise wide.

7. The City of Jonesboro’s website at http://www.jonesboro.org/ will remain the City’s primary and predominant internet presence.

8. All City social media sites shall adhere to applicable federal, state and local laws, regulations, and policies.

9. City social media sites are subject to the Arkansas Freedom of Information Act. Any content maintained in a social media format that is related to City business, including a list of subscribers, posted communication, and communication submitted for posting, may be a public record subject to public disclosure.

10. Comments on topics or issues not within the jurisdictional purview of the City of Jonesboro may be removed.

11. Employees representing the City government via City social media sites must conduct themselves at all times as a representative of the City and in accordance with all City policies.

12. City employees who post information on social media sites are expected to conduct themselves in accordance with all City policies, specifically including, but not limited to, the Harassment Prevention Policy, the Conduct towards the Public Policy, the Workplace Violence Policy, and the Conduct Guidelines Policy.

13. City Employees are to refrain from posting on social personal networking sites or media, photographs of City personnel wearing City distinguishable uniforms, logos, shields, badges, weapons, or writings that readily identify one as an employee of the City. City personnel are permitted to “share” or link to postings by the City on their personal networking sites or media. Otherwise when representing the City in an official capacity, City personnel may request that the Communications department post on the official City website
and/or social media, photographs of the City personnel wearing City distinguished uniforms, logos, shields, badges, weapons, or writings that readily identify one as an employee of the City.

14. This Social Media Policy may be revised at any time.

**Comment Policy**

1. As a public entity, the City must abide by certain standards to serve all its constituents in a civil and unbiased manner.

2. The intended purpose behind establishing City of Jonesboro social media sites is to disseminate information from the City, about the City, to its citizens.

3. Comments containing any of the following inappropriate forms of content shall not be permitted on City of Jonesboro social media sites and are subject to removal and/or restriction by the Public Information Coordinator or his/her designees:
   a. Comments not related to the original topic, including random or unintelligible comments;
   b. Profane, obscene, violent, or pornographic content and/or language;
   c. Content that promotes, fosters or perpetuates discrimination on the basis of race, creed, color, age, religion, gender, or national origin;
   d. Defamatory or personal attacks;
   e. Threats to any person or organization;
   f. Comments in support of, or in opposition to, any political campaigns or ballot measures;
   g. Solicitation of commerce, including but not limited to advertising of any business or product for sale;
   h. Conduct in violation of any federal, state, or local law;
   i. Encouragement of illegal activity;
   j. Information that may tend to compromise the safety or security of the public or public systems; or
   k. Content that violates a legal ownership interest, such as a copyright, of any party.

4. A comment posted by a member of the public on any City of Jonesboro social media site is the opinion of the commentator or poster only, and publication of a comment does not imply endorsement of, or agreement by, the City of Jonesboro, nor do such comments necessarily reflect the opinions or policies of the City of Jonesboro.

5. The City of Jonesboro reserves the right to deny access to City of Jonesboro social media sites for any individual, who violates the City of Jonesboro’s Social Media Policy, at any time and without prior notice.
6. Departments shall monitor their social media sites for comments requesting responses from the City and for comments in violation of this policy.

7. When a City of Jonesboro employee responds to a comment, in his/her capacity as a City of Jonesboro employee, the employee’s name and title should be made available, and the employee shall not share personal information about himself or herself, or other City employees.

8. All comments posted to any City of Jonesboro Facebook site are bound by Facebook’s Statement of Rights and Responsibilities, located at http://www.facebook.com/terms.php, and the City of Jonesboro reserves the right to report any violation of Facebook’s Statement of Rights and Responsibilities to Facebook with the intent of Facebook taking appropriate and reasonable responsive action.

Purpose of Policy for Employees Personal Social Media Site(s)

The City of Jonesboro recognizes that employees may use social media websites or similar media including, but not limited to, blogs, chat rooms, online journals, personal websites, Facebook, Instagram, Twitter, LinkedIn, etc. (hereinafter referred to as "personal websites").

Employees are reminded that information posted on personal websites can be viewed by members of the public and by other employees (including management). Employees should remember that almost all input online is archived, so even posts that have been deleted may be uncovered or recovered by someone. Social media content may also be reposted and shared, and may reach individuals the user had not intended to reach.

Social media use on non-work time

Employees should also be aware that their actions outside of work, including those on social media sites could affect the workplace. The same principles and guidelines found in City of Jonesboro’s policies apply to employees' activities online.

Employees that violate city policies while on social media may face discipline. Threats of violence, harassment, or discriminatory behavior will not be tolerated by the City of Jonesboro, no matter the medium, and no matter when such posts are made (whether during or outside of work hours).

Social media use on work time

Employees should refrain from using social media while on work time unless they are specifically authorized to do so by a supervisor or other authorized city official. Do not use your City of Jonesboro email address to register on personal websites.

Nothing in this section should be construed to limit an employee’s right as a private citizen to discuss a matter of public concern during non-work time.

Employees may always utilize the City’s Open Door Policy to resolve work-related issues. (Refer to page 51).
SECTION II
EMPLOYEE BENEFITS
VACATION

Police Department

Full-time sworn Officers of the Police Department accrue vacation time at the rate of 10 hours per-month. After you have continuously worked 15 years for the City as a full-time employee, you will accrue vacation at the rate of 13.33 hours per month. You will not accrue vacation unless you are in a pay status. You may accumulate more than 240 hours of vacation in any given year, but you will forfeit any amounts greater than 240 hours on the first payday after your anniversary date. You may be paid for up to 240 hours of accumulated vacation when your employment is terminated for any reason. You may not take vacation time before it has been accumulated.

Fire Department

Full-time Civil Service employees of the Fire Department who work 24-hour shifts accrue vacation time at the rate of 14 hours per month. After you have continuously worked 15 years for the City as a full time employee, you will accrue vacation at the rate of 18.66 hours per month. This is based on an 11.2-hour workday as recommended by the Arkansas Attorney General’s Office. You will not accrue vacation unless you are in a pay status. You may accumulate more than 336 hours of vacation in any given year, but you will forfeit any amount greater than 336 hours on the first pay day after your anniversary date. You may be paid for up to 336 hours of accumulated vacation when your employment is terminated for any reason. You may not take vacation time before it has been accumulated.

Full-time Civil Service employees of the Fire Department who work a 40-hour week accrue vacation time at the rate of 10 hours per month. After you have continuously worked 15 years for the City as a full time employee, you will accrue vacation at the rate of 13.33 hours per month. You will not accrue vacation unless you are in a pay status. You may accumulate more than 240 hours of vacation in any given year, but will forfeit any amounts greater than 240 hours on the first pay day after your anniversary date. You may be paid for up to 240 hours of accumulated vacation when your employment is terminated for any reason. You may not take vacation time before it has been accumulated.

If you change from a 24-hour shift position to a 40 hour per week position, your vacation time will be converted by multiplying the total accumulation by 0.714. If you change from a 40 hour per week position to a 24-hour shift position, your vacation time will be converted by multiplying the total accumulation by 1.4.

Non-Civil service or non-sworn Officers

Full-time employees will accrue 80 hours of vacation per year at the rate of 6.67 hours per month until you reach your fifth anniversary date as a full time employee. After you have continuously worked 5 years for the City as a full time employee, you will accrue vacation at the rate of 10.0 hours per month. After you have continuously worked 15 years for the City as a full time employee, you will accrue vacation at the rate of 13.33 hours per month. You will not accrue vacation unless you are in a pay status.

You may accumulate more than 240 hours of vacation in any given year, but you will forfeit any amounts greater than 240 hours on the first payday after your anniversary date as a full time employee. You may be paid for up to 240 hours of accumulated vacation when your employment is terminated for any reason. You may not take
vacation time before it has been accumulated.

All Employees

The number of employees off at any time will be decided by the supervisor based on department workloads. You should notify your supervisor at least 1 week before you plan to take vacation. Vacation requests will be granted on a first-come, first-served basis. Conflicts will be resolved according to departmental guidelines as approved by HR. Vacation time will be charged by the hour. An hour of vacation time will be charged for each hour that you are away from work. You will not be charged vacation for time that you would not normally work. Any absences not covered by an approved form of paid leave or not approved by the manager and HR will be considered unexcused and subject to disciplinary action up to and including termination.

Exempt employees who work a partial day will be paid for the full day, but may be required to use vacation or sick time for the time the employee is absent from work, whether the absence is a partial day or a full day. Exempt employees should consult with their supervisor.

HOLIDAYS AND HOLIDAY PAY

Civil Service employees and sworn full-time officers of the City of Jonesboro are paid for the 11 Holidays listed below. Total annual Holiday Pay is divided equally and included with the basic pay for each pay period.

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year's Day</td>
<td>January 1st</td>
</tr>
<tr>
<td>Dr. Martin Luther King Birthday</td>
<td>3rd Monday in January</td>
</tr>
<tr>
<td>President's Day</td>
<td>3rd Monday in February</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day</td>
<td>July 4th</td>
</tr>
<tr>
<td>Labor Day</td>
<td>1st Monday in September</td>
</tr>
<tr>
<td>Veteran's Day</td>
<td>November 11th</td>
</tr>
<tr>
<td>Thanksgiving Day</td>
<td>4th Thursday in November</td>
</tr>
<tr>
<td>Day after Thanksgiving</td>
<td>Friday after Thanksgiving</td>
</tr>
<tr>
<td>Christmas Eve</td>
<td>December 24th</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25th</td>
</tr>
</tbody>
</table>

Non-Civil service and non-sworn full-time employees are eligible for 11 holidays per year. If work schedules permit, full time employees may take the following 7 days off with pay.

<table>
<thead>
<tr>
<th>Holiday</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Year's Day</td>
<td>January 1st</td>
</tr>
<tr>
<td>Memorial Day</td>
<td>Last Monday in May</td>
</tr>
<tr>
<td>Independence Day</td>
<td>4th of July</td>
</tr>
<tr>
<td>Labor Day</td>
<td>1st Monday in September</td>
</tr>
<tr>
<td>Thanksgiving Day and day after</td>
<td>4th Thursday &amp; Friday in November</td>
</tr>
<tr>
<td>Christmas Day</td>
<td>December 25th</td>
</tr>
</tbody>
</table>

If you have to work on any of the above days, you will get another day off, or you will be paid holiday pay in addition to your regular pay for that day. When a holiday falls on a Saturday, it will be observed on the preceding Friday. When a holiday falls on a Sunday, it will be observed on the following Monday.
The following 4 days will normally be workdays, but full-time employees who are not Civil Service will be paid holiday pay for each of them.

- Dr. Martin Luther King’s Birthday
- President’s Day
- Veteran’s Day
- Christmas Eve

3rd Monday in January
3rd Monday in February
November 11th
December 24th

If you work in the 911-Emergency Dispatch Center, you do not normally get time off for holidays. You will be paid holiday pay during the month of December for all holidays. Your holiday pay will be calculated in the same manner as other non-sworn employees.

Before you can be paid Holiday Pay, you must be a full-time employee and you must be in a pay status on your last scheduled work day before and your next scheduled work day after the Holiday. Holiday pay for current employees will be calculated at your current hourly rate and paid in the month of December. Employees who terminate employment during the year will be paid the applicable holiday hours with their last paycheck.

**SICK LEAVE**

**Police Department**

Full-time sworn Officers of the Police Department accrue sick leave at the rate of 13.33 hours per month. If unused, sick leave may be accumulated to a maximum of 720 hours. Sick leave will be charged by the quarter hour. You will not be charged sick leave for the time that you would not normally work. You may not take sick leave before it has been accumulated.

Upon death or pension-receiving retirement status, you or your estate will be paid for any unused sick leave, up to a maximum of 480 hours. You will be paid at your rate of pay in effect at the time of payment.

**Fire Department**

Full time Civil Service employees of the Fire Department who work 24-hour shifts accrue sick leave at the rate of 20.00 hours per-month. This is based on a 12.00-hour workday. If unused, sick leave may be accumulated to a maximum of 1440 hours as stated in Arkansas Code 14-53-108. Sick leave will be charged by the quarter hour. You will not be charged sick leave for time that you would not normally work. You may not take sick leave before it has been accumulated.

Upon death or pension-receiving retirement status, you or your estate will be paid for any unused sick leave, up to a maximum of 720 hours. You will be paid at your rate of pay in effect at the time of payment.

Full time Civil Service Employees of the Fire Department who work a 40-hour week accrue sick leave at the rate or 13.33 hours per month. If unused, sick leave may be accumulated to a maximum of 1440 hours. Sick leave will be charged by the quarter hour. You may not take sick leave before it has been accumulated.
Upon death or pension-receiving retirement status, you or your estate will be paid for any unused sick leave, up to a maximum of 720 hours. You will be paid at your rate of pay in effect at the time of payment.

If you change from a 24 hour shift position to a 40 hour per week position, your sick leave will be converted by multiplying the total accumulation by 0.714. If you change from a 40 hour per week position to a 24 hour shift position, your sick leave will be converted by multiplying the total accumulation by 1.4.

**Non Civil Service and Non-Sworn Full Time Employees**

Non Civil Service and non-sworn full-time employees shall accrue sick leave at the rate of 8 hours per month. If unused, sick leave may be accumulated to a maximum of 720 hours. Sick leave will be charged by the quarter hour. You will not be charged sick leave for time that you would not normally work. You may not take sick leave before it has been accumulated.

After you have reached your 10th anniversary as a full time employee, you will be paid for up to 360 hours of unused sick leave when your employment is terminated for any reason, including death. After you have reached your 15th anniversary as a full time employee, you will be paid for up to 480 hours of unused sick leave when your employment is terminated for any reason, including death.

**All Employees**

Sick leave may be used for the following reasons:

- Personal illness or physical incapacity, medical, dental and optical visits, you are quarantined by a physician or health officer, illness in your immediate family which requires you to take care of your family member(s).

- For sick leave purposes, immediate family includes your spouse, child, stepchild, foster child, parents, or any family member who lives in your household.

- If you cannot come to work due to a reason listed in this section, you must notify your supervisor, or someone acting for your supervisor, within one (1) hour of your work time. If you do not, you may not be paid sick leave.

- Supervisors have the discretion to ask for a doctor’s excuse before the employee returns to work. If you are absent three (3) or more days in a row, you will be required to obtain a doctor’s excuse. If you run out of sick leave, you will be charged comp time and vacation time accrued for missing work due to sick leave reasons. After you have used all your sick leave, comp time and/or vacation time, you will not be paid for days that you miss. Any absences not covered by an approved form of paid leave or not approved by the employee’s supervisor and HR will be considered unexcused and subject to disciplinary action up to and including termination.

- You may not donate sick time to another employee. In case of extreme hardship when you have used all of your sick leave, vacation, and comp time and if are a member of the Catastrophic Sick Leave Bank, you may request leave as outlined by the Catastrophic Sick Leave Bank Policy (refer to page 39).
FUNERAL OR BEREAVEMENT LEAVE

You may miss up to 24 hours of work for paid funeral leave in cases of death in your immediate family. For funeral leave purposes, “immediate family” may include your spouse, parents, brother, sister, children, grandparents, grandchildren, spouse’s parent, sibling’s spouse, or any relative who lives in your house, including “step” and “foster” relatives.

Funeral leave will not be charged as sick leave or vacation pay. Funeral leave is not cumulative and may not be carried over from one year to another.

In cases where 24 hours of work time is not enough, you may be granted additional time by your supervisor. Additional time will be charged to vacation time or unpaid leave.

CATASTROPHIC SICK LEAVE BANK

The City of Jonesboro’s Catastrophic Sick Leave Bank allows participating employees who have exhausted all available balances to receive additional sick leave benefits for extended absences upon submission of properly documented application for the following reasons: (1) if the employee experiences a personal catastrophic illness or injury or (2) if the employee’s parent, spouse, or dependent child as defined by IRS Publication 501 is undergoing treatment or recovery of an illness or injury.

Regular full-time employees of the City with a minimum of one (1) year of service are eligible to participate. New employees will become eligible to join the Bank on the date of their one (1) year anniversary. Employees that are currently on disciplinary action for poor attendance or do not have the minimum hours for initial membership are not eligible to enroll in the Sick Bank program. An approved absence for illness will not be considered poor attendance.

All employees, except 24-hour shift employees, shall donate sixteen (16) hours for initial membership in the Bank. Firefighters who work 24-hour shifts shall donate forty-eight (48) hours for initial membership. Such donations must be paid within two months of an employee’s eligible date. If an employee does not join within the two-month period, they will not be eligible to join again until open enrollment.

Following the initial donation, eight (8) hours per non-uniform and police employees and twenty-four (24) hours per firefighter who works a twenty-hour (24) shift, shall be required yearly to maintain membership. Hours must be paid to the Bank by March 1st each year to maintain membership in the Bank. No employee shall be advanced hours from the bank until the appropriate initial donation has been met. An employee may not donate hours for another employee for their initial membership donation nor for the required yearly donation of hours.

Hours contributed to the Catastrophic Sick Leave Bank may not be restored to the contributing employee under any circumstances.

Open enrollment will be held in November and December of each year. The effective date of those signing up during open enrollment shall be January 1, of the following year.

Catastrophic leave, for the purpose of this Bank, shall be defined as sick leave required (1) for treatment or
recovery of a non-job injury or illness to the participating employee, which exceeds two (2) weeks in duration as documented by an attending physician, or (2) for treatment or recovery of an illness or injury to a participating employees’ parent, spouse or dependent child as defined in IRS Publication 501.

To be eligible, the employee must have not received a written warning for verified misuse of sick leave during the past two years.

To request hours from the Bank a member employee must make a written request and include supporting medical documentation, which backs up the request, to the Human Resources Director. No catastrophic leave shall be approved until all leave (inclusive of sick leave, comp, and vacation time) has been exhausted. The Human Resource Department working in conjunction with payroll will be responsible for the administration and record keeping of the bank.

Leave from the Bank shall be limited to eight (8) weeks per member, per calendar year. The Human Resources Director shall have the authority to grant leave from the Bank for a period of up to eight (8) weeks providing forms are completed and all medical documentation is in order. Up to an additional eight (8) weeks of time may be granted by the decision of the Board. In cases of extreme hardship an additional eight (8) weeks may be granted by the Board. Any appeal of a decision, denying sick leave from the Bank may be appealed to the Mayor within seven (7) calendar days of the leave being denied. The decision of the Mayor shall be final.

All leave from the Catastrophic Sick Leave Bank shall run concurrently with Family Medical Leave and shall be taken in 8, 10, or 24-hour increments depending on the shift of the employee unless approval for an intermittent leave under the FMLA has been granted. Intermittent leave may be granted in cases where a regimen of continuing treatment must be submitted with the request for intermittent catastrophic leave.

A reoccurrence of the medical problem for which a leave was granted, beyond thirty (30) calendar days of return to active status, will be treated as a new case and will require submission of a new request form with medical documentation.

Employees on a catastrophic leave will be considered to be in a pay status and shall continue to accrue sick leave and vacation while receiving hours from the Bank. Any leave granted but not used shall be returned to the Bank.

In the event that the number of hours in the Bank is depleted in any given year, those members participating may be assessed one additional sick day.

Definition of Terms

Board - is comprised of the Human Resource Director, Chief Financial Officer and Chief Operations Officer.

Catastrophic Illness - a medical condition (as defined under FMLA) which requires an employee’s absence from duty for a prolonged period of time and which results in a substantial loss of income to the employee because of the exhaustion of all earned sick, vacation, holiday, and compensatory leave time.

Catastrophic Sick Leave - paid leave in a rolling calendar year which is transferred to a leave recipient from
the City of Jonesboro catastrophic leave bank. Catastrophic leave may be granted in 8, 10 or 24-hour increments. While a leave recipient is on catastrophic leave, he or she will receive normal benefits such as city contributions to insurance and retirement.

**Catastrophic Sick Leave Bank** - a pool of accrued sick leave donated by employees that has been approved for use by other employees.

**Catastrophic Sick Leave Bank Donor** - an employee whose voluntary written request to donate accrued sick leave to the city’s catastrophic leave bank has been approved. No employee shall be allowed to be a leave donor if such donation will reduce that employee’s accrued sick to less than zero hours.

**Catastrophic Sick Leave Bank Program** - a program approved by the City and operated by the Department of Human Resources in concert with the Board to provide for the orderly authorization and administration of catastrophic leave.

**Catastrophic Sick Leave Bank Recipient** - a current employee whose application to receive catastrophic sick leave has been approved.

**Employee** - a person who is a uniform or non-uniform employee who is compensated on a full-time basis and been employed at least one (1) year. Part-time, seasonal or temporary employees are excluded from this definition and are not eligible to participate as a donor or recipient in the Catastrophic Sick Leave Bank Program.

**Medical Condition** - a personal or qualifying family member emergency limited to catastrophic and debilitating medical situations, severe complications resulting in the inability to work and severe accident cases that cause the employee to be incapacitated, require a prolonged period of recuperation and require the employee’s absence from duty as documented by a physician. Disabilities resulting from elective surgery do not qualify.

**Medical Documentation** - documentation by a physician certifying that the employee is incapacitated and the period of incapacitation. The medical form for requesting Family Medical Leave may be used to request time from the Catastrophic Sick Leave Bank.

**Prolonged Period of Time** - a continuous period of time whereby a medical condition prevents the employee from performing the employee’s duties. A prolonged period of time is interpreted to be a minimum of two (2) weeks.

**Substantial Loss of Income** - a continuous period of time when the employee will not have otherwise been compensated by the city due to a medical condition and the exhaustion of all earned sick, vacation, and compensatory leave, and such medical condition is not covered and compensated by Worker’s Compensation.

**MILITARY LEAVE**

The City recognizes the commitment and responsibility of our employees to serve in the armed forces. Accordingly, The City complies with all applicable laws concerning military leave.

The City complies with the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA),
which protects applicants and employees who serve in the military from discrimination in the areas of hiring, job retention, and advancement. USERRA provides job and benefit protection for employees who serve in the military, and it provides certain reemployment rights to any employee who has been absent from work due to service in the United States uniformed services.

The City will grant a military leave of absence to employees who are required to miss work because of service in the United States uniformed services in accordance with USERRA. You must notify the City if you receive notice that you will require a military leave of absence unless providing such notice is precluded by military necessity, impossible, or unreasonable, and you should provide the City with a copy of your official orders. When you receive notice that you will need a military leave of absence, please contact HR for further information regarding your rights and responsibilities under USERRA.

USERRA defines “uniformed services” to include the Army, Navy, Marine Corps, Air Force, and Coast Guard, as well as the Reserves for these branches of the military. Uniformed services also include the Army National Guard, Air National Guard, commissioned corps of the Public Health Service, and any other category of persons designated by the President in time of war or emergency. USERRA defines “service” to include active duty, active duty for training, initial active duty for training, inactive duty for training, full-time National Guard duty, and the time required for examination to determine a person’s fitness for any of these types of services.

If you are a member of the Armed Forces Reserve or the National Guard, you are eligible for paid military leave of 15 working days for annual training each year with pay, plus necessary travel time. Military leave will be in addition to any required vacation time.

If you are called to duty in emergency situations by the Governor or by the President, you will be granted leave with pay not to exceed 30 working days, after which leave without pay will be granted. This leave will be granted in addition to all other leave that you are entitled too.

To receive military leave of either type, you must submit a copy of your orders. You may also be required to show proof of attendance after you return from military leave.

**COURT DUTY LEAVE**

You will be granted leave with pay for witness or jury duty. You may also keep your allowance from the court for that service. To qualify for court duty leave, you must give your supervisor a copy of the summons or other court related paperwork as soon as possible after you get it. Also, proof of service must be given to your supervisor when your period of jury or witness duty is over.

**EMPLOYEE HEALTH AND DENTAL BENEFITS**

**Medical and Dental Plans**

The City of Jonesboro provides a group health plan and a group dental plan for employees in an established City full-time position. You were offered detailed information on the policies coverage when you were hired. You may get additional information from Human Resources.
Continuation of Group Health and Dental Coverage

Federal Law (Public Law 99-272, Title X) requires that most employers who sponsor group health and dental plans offer employees and their families the opportunity for a temporary extension of health or dental coverage (called "Continuation Coverage") at group rates in certain instances where coverage would otherwise end. This notice is intended to inform you, in a summary fashion, of your rights and obligation under the continuation coverage provisions of the law.

If you are an employee of the City of Jonesboro, covered by its Group Health Plan or Dental Plan, you have a right to choose this continuation coverage if you lose your coverage because of a reduction of your hours of employment or the termination of your employment (for reasons other than gross misconduct on your part.)

Under the law, the employee or a family member is responsible for informing the City of Jonesboro of a divorce, legal separation, or a child losing dependent status under the plan. This notification must be made within 60 days of the date of the qualifying event, which would cause a loss of coverage.

WORKERS’ COMPENSATION/OCCUPATIONAL INJURIES AND ILLNESSES

An employee who suffers an occupational injury in the performance of his or her duty may receive workers’ compensation benefits. In order for an employee to qualify for workers’ compensation, the employee, unless rendered physically or mentally unable by the injury, must:

1. Report the injury to his or her supervisor immediately after it occurs, if possible. Otherwise, no later than the end of the working day in which the injury occurred.

2. Report the injury to the Human Resource Department within 72 hours after the accident or injury.

Rules and regulations concerning Workers’ Compensation have been posted on department bulletin boards.

You are not to use emergency treatment facilities for on-the-job injuries unless the injury is a true emergency, or unless you are injured outside of normal city office hours. For medical treatment of all non-emergency workplace injuries, you or your supervisor should contact the Human Resource Department for a doctor’s appointment.

If you are injured on the job and are unable to work, you may be eligible to continue to draw regular salary using your accrued sick leave and/or vacation time. If you choose this option, you must report to Human Resources any temporary disability checks you get from our Workers’ Compensation Insurer. Payroll will then reduce your next pay check(s) by the amount of pay you received from the carrier and restore the equivalent amount of the sick and vacation time used.

If you do not want to use your sick leave or vacation time or if you do not have enough leave time to continue your salary, then you will not receive a paycheck from the city and you will keep any temporary disability checks you get from our Workers’ Compensation Insurer.
EMPLOYEE RETIREMENT PLANS

All full-time non-uniform employees may choose to join the City’s Employee Retirement Plan.

Sworn Police Officers and Firefighters are required to join the Arkansas Local Police and Fire Retirement System (LOPFI). For information on these plans, you should contact the Human Resource Department.
SECTION III
MATTERS AFFECTING EMPLOYEE STATUS
**EMPLOYMENT CLASSIFICATIONS**

All positions in the City of Jonesboro will fall into one of the following categories:

1. **Full-Time** – Those who work a minimum of 40 hours per week during the calendar year in an established City position. Full-time employees may take part in all benefits offered by the City of Jonesboro, subject to the rules and regulations of each benefit program.

2. **Part-Time Regular** – Those who work less than an average of 30 hours per week during the calendar year. Part-time employees are not eligible for City benefit programs, except workers compensation.

3. **Temporary/Seasonal** – Those who work in a position that is meant to be for a limited time (6 months or less). Temporary/Seasonal work may be for a specific project or for seasonal jobs. Temporary employees are not eligible for City benefit programs, except workers compensation.

4. **Civil Service** – Some positions in the Fire Department are also governed by Arkansas Civil Service Laws and the rules and regulations of the Jonesboro Civil Service Commission. Civil Service Policies will take precedence over this handbook.

Additionally, all employees are classified as exempt and non-exempt (hourly). Exempt employees are not required to be paid overtime or receive compensatory time, in accordance with applicable federal and state laws. Non-exempt employees are required to receive compensatory time or be paid overtime at the rate of time and one-half their regular rates of pay for all overtime hours, in accordance with applicable federal and state laws.

**MANAGER or SUPERVISOR** (exempt or non-exempt)—Employee who has been designated to oversee other employees in a department. This position will report to a manager or to a Director.

**DIRECTOR and SUPERINTENDENT** – Employee who has been designated to oversee the operations of the Department and have managers or supervisors reporting directly to them. This position reports to a Department Head.

**DEPARTMENT HEAD** – Employee who has been designated to oversee several Directors and their departments. This position reports directly to the Mayor, such as Chief Financial Officer, Chief Operations Officer, Police Chief and Fire Chief.

**INTRODUCTORY PERIOD**

The introductory period is intended to give new employees the opportunity to demonstrate their abilities to achieve a satisfactory level of performance and to determine whether the new position meets their expectations. The City uses this period to evaluate employee capabilities, work habits, and overall performance. Either the employee or the City may end the employment relationship at will at any time during or after the introductory period, with or without cause or advance notice. All newly hired or newly promoted employees work on an introductory basis for the first six (6) months after their date of hire. Any significant absence will automatically extend an introductory period by the length of the absence. If the City determines that the designated introductory period does not allow sufficient time to thoroughly evaluate the employee's performance, the introductory period may be extended for a specified period. Employees may accrue and use available leave
during the introductory period. The introductory period within the Police Department is twelve (12) months and may be extended or re-instituted based on training needs or performance.

**ATTENDANCE**

Regular attendance is essential to the effective business operations, and the City of Jonesboro expects all of its employees to report to work on time and on a regular basis. Unnecessary absences and tardiness are expensive, disruptive, and place an unnecessary burden on fellow employees, supervisors, City government as a whole, and the taxpayers who receive City services. Should an employee be unable to report to work on time because of an illness or personal emergency, he/she should give proper notice to his or her supervisor.

“Proper notice” is defined by the City as notice in advance of the time an employee should report for work or no later than one (1) hour thereafter if advance notice is impossible.

Excessive absences or tardiness, unexcused absences or tardiness, falsification of reasons for any absences or tardiness, absences or tardiness which form unacceptable patterns, (i.e., regularly reporting late on Monday mornings or call in absent on Fridays), or failing to provide proper medical documentation to support absences/tardiness may result in disciplinary action, up to and including termination. The supervisor has the discretion to ask the employee for supporting documentation to approve the absence.

An absence of an employee from duty, including any absence of one (1) day or part thereof, (other than an absence authorized by this personnel handbook or law) that is not authorized in advance by the employee’s supervisor will be deemed absence without leave. Such absence shall be considered unexcused and without pay, where allowable by applicable federal and state law. An unexcused absence may result in disciplinary action, up to and including termination.

**WORK HOURS**

The established workweek – Seven (7) day period will begin each Saturday at 6:00 a.m.

If you are a non-shift, working Firefighter your workweek will be 40 hours. If you are a shift working Firefighter, your workweek will be 53 hours. The day and time for the beginning of your workweek will be decided by your supervisor. Supervisors have the right to change your hours of work, days of work, or your work schedule to carry out their duties to the public. Changes in work schedules will be announced as far in advance as possible. Refusal to work mandatory overtime may result in disciplinary action, up to and including termination.

Whenever possible, your work schedule will provide a 15-minute break in every 4 hours of work. Reasonable time for a meal will be provided. Work schedules and meal times will be set by your supervisor.

**PERFORMANCE EVALUATIONS**

The City of Jonesboro wants you to do your job to the best of your ability. It is important that you be recognized for good work and that you are given suggestions for improvement when necessary.

Your performance will be evaluated by your supervisor on an on-going basis. Formal written evaluations will be
conducted at least once each year.

All written performance evaluations will be based on your overall performance of your job duties and will take into account your conduct, behavior, and record of attendance. Any additional performance evaluations may be conducted by your supervisor at any time.

**NAME BADGES**

Each department has an approved name badge that should be worn while working. If your department does not make their own name badges then you should check with Human Resources to have one made. The first name badge will be provided at no cost to the employee.

**TRAINING**

The City of Jonesboro is committed to ongoing training for all employees. If you think you need additional training, you should notify your supervisor. Reasonable expenses of on-the-job training should be assumed by the City, if prior approval is obtained from the Director or Department Head.

**JOB SAFETY**

Safety is largely the use of good judgment and the practice of good work habits. You must use good judgment to know the safe way and good work habits to continue the safe way. If you are not sure which way to do a job is the safest, you should ask your supervisor.

Unsafe conduct is misconduct. You should always follow the following safety rules:

1. Follow all department safety rules
2. Use all safeguards for equipment, including seat belts in any City-owned vehicle or equipment
3. Immediately stop using faulty equipment and tell your Supervisor or Department Head
4. Immediately tell your Supervisor if you see any unsafe working condition or equipment
5. If corrections are not made, notify the Human Resource Department
6. Immediately report every accident to your Supervisor or Department Head
SECTION IV
Standards of Conduct
HARASSMENT PREVENTION POLICY

It is the policy of the City to treat all employees equally in the terms and conditions of their employment. The harassment of any employee is contrary to this policy and may be considered a violation of state and federal law and will be considered justification for disciplinary or other appropriate action. This policy applies to all employees, supervisors, agents, and non-employees who have contact with employees during working hours. This policy defines harassment and outlines the method by which it is reported.

Harassment is any annoying, persistent act or actions that single out an employee to that employee's objection or detriment, because of race, age, sex, disability, religion, national origin, genetic information, or any other legally protected characteristic (protected status). Harassment may include any of the following:

1. Verbal abuse or ridicule. This includes epithets, derogatory comments, slurs or unwanted advances, invitations, or comments based on protected status.
2. Interference with an employee's work. This includes physical contact such as assault, blocking normal movement or interference with work directed at an individual because of his or her sex or other protected status.
3. Displaying or distributing offensive materials based on protected status. This includes derogatory posters, cartoons, drawings, or gestures.
4. Discriminating against any employee in work assignment or job-related training.
5. Intimate, unwelcome physical contact.
7. Demanding favors (sexual or otherwise), explicitly or implicitly, as a condition of employment, promotion, transfer, or any other term or condition of employment.
8. Retaliation for having reported harassment.

It is every employee's responsibility to ensure that his or her conduct does not include or imply harassment. If however, harassment or suspected harassment has or is taking place, the following will apply:

1. An employee should report the harassment or suspected harassment immediately to his or her supervisor. In the event of a conflict with the supervisor, the employee should report the harassment to their supervisor, Director, or Human Resources Director. If possible, this complaint should be in writing, setting forth all pertinent facts. However, the complaint does not have to be in writing.
2. Any employee who receives a report of or has knowledge of harassment shall promptly inform the supervisor, Director, or Human Resources Director in writing, if possible.
3. Each complaint will be investigated and a determination of the facts will be made on a case-by-case...
basis. Appropriate action up to and including termination will then be taken by the City.

4. The investigation files, including the complaint, will be maintained by the City. Any disciplinary action taken will also be documented in the offending employee's personnel file.

The City will not tolerate harassment or any form of retaliation against an employee who has either instigated or cooperated in an investigation of alleged harassment. Violation of this provision may result in discharge.

False accusations are considered serious and may result in disciplinary action up to and including termination of employment.

**OPEN DOOR POLICY**

The fair, prompt, and just treatment of all employee problems or complaints is of primary importance to the City. Open communication is a vital part of a successful organization. Providing an atmosphere conducive to open discussion among all staff, regardless of position, is stressed at all levels.

In view of this open door policy, employees should be assured that they will not receive criticism or penalties or be subject to discrimination as a result of candid discussions with their supervisors, Directors, Department Heads, or the Human Resources Director.

**CONDUCT TOWARDS THE PUBLIC**

You should always be civil, orderly, and courteous in your conduct and behavior. You must be aware that every time you contact the public your appearance, actions, and status are taken for those of the City.

When dealing with the public, you should try to make your conduct create respect for both you and the City. This will help promote the cooperation and approval of the public.

Not everyone you meet in the course of your duties will be courteous. Even so, you should treat the public, as you would like to be treated: with courtesy, patience, respect, and understanding. This approach to public service is very important.

When you are not sure of the correct answer to a question from the public, refer the question to the person or the department that can give the best answer. It is better to admit not knowing than to give the wrong information.

**TELEPHONE COURTESY**

Your job is to give service to the citizens of Jonesboro. They expect you to perform efficiently and courteously. The way you answer the telephone can affect public relations. While you are on the telephone, you are an important source of good will for the city government. No matter where you work – at a desk, at a counter, or somewhere else – when you answer the telephone, your voice reflects your personality. You are expected to:

Answer the telephone promptly, on the first ring if possible; identify yourself and/or department; keep writing
materials nearby to take notes; speak directly into the mouthpiece in a pleasant voice; have the correct number when placing a call; be courteous at all times; and arrange to have someone answer calls when you are away from your phone.

Telephones provided by the City are for use in conducting City business. You should not use City telephones during business hours for personal calls, either outgoing or incoming, except in emergencies. You are not allowed to charge any long-distance or other toll calls of a personal nature to the City of Jonesboro.

**UNIFORMS AND PERSONAL APPEARANCE**

A reasonable dress code is necessary to ensure that all employees dress and groom themselves in a manner to promote a positive image of City Government. All employees are expected to report to work clean, neat, appropriately dressed and groomed.

If you are not required to wear uniforms, you should dress neatly, in clothing that is suited for your job. If you are not sure what appropriate dress is, you should ask your Supervisor or Department Head.

Examples of Unacceptable Attire:

- Any clothing that is worn, torn, frayed, has patches, or holes.
- Sweat clothing or work out attire such as sweat pants, leotards, and tights.
- Backless tops or dresses that expose any part of the midriff or back.
- Low cut blouses or dresses.
- Shorts above the knee.
- Tank tops, sleeveless or spaghetti straps with no cover-up or jacket.
- T-Shirts with inappropriate logos/offensive wording.
- Rubber thong shoes (flip-flops).
- Mini-skirts/skirts split higher than three inches above the knee.
- Clothing that reveals undergarments.

Casual Fridays:

Standards shall be the same as other days of the week but employees may wear jeans that are neat, not frayed and with no holes.

Management reserves the right to determine appropriate dress and grooming at all times. Employees reporting to work inappropriately dressed or groomed may be sent home. Any employee sent home for this purpose will be charged vacation leave. If no vacation leave is available to charge, employees will receive no pay for the time not worked.

Failure on the part of the employee to conform to this policy or departmental policies may result in disciplinary action up to and including termination.
WORKPLACE VIOLENCE

The City of Jonesboro observes a zero tolerance policy regarding workplace violence. Fighting or other activities which may endanger the well-being of employees may result in immediate termination of employment. Actions that create an environment that is threatening, violent, intimidating, hostile, abusive, or offensive will not be tolerated and must be immediately reported to a supervisor or Human Resources as soon as possible.

Conduct that interferes with operations, that discredits the City, or that is offensive to others will not be tolerated, whether such conduct be that of an employee, associate of an employee, or visitor. Any act of violence that impacts the workplace will be cause for investigation and subject to action by the City. Violence is any act of aggression or any statement, which could be perceived as intent to cause harm to the City or an individual, whether personal, such as physical, or emotional, or impersonal, such as property damage or theft.

General

Employees are expected at all times to conduct themselves in a positive manner to promote the best interests of the City. Such conduct includes:

1. Complying with all of the City’s safety and security regulations and policies;
2. Complying with the City’s harassment prevention policy;
3. Treating all visitors and co-workers in a courteous manner;
4. Refraining from behavior or conduct deemed offensive or undesirable, or which is contrary to the City’s best interests;
5. Reporting to management any suspicious, unethical, or illegal conduct by co-workers, visitors, or suppliers without fear of retaliation;
6. Cooperating with City investigations;
7. Handling the property of the City and of individuals with care and respect to the owner.

The following conduct is prohibited and may subject the individual involved to disciplinary action, up to and including termination:

1. The use of profanity or abusive language;
2. The possession of firearms, explosives, weapons (including hunting weapons), on City property (unless authorized to carry such items as a job requirement);
3. Fighting or assault on another employee or visitor;
4. Threatening or intimidating co-workers or visitors;
5. Retaliation for having reported inappropriate conduct or for having cooperated in an investigation of inappropriate conduct;

6. Intentional interference with another employee’s work;

7. Theft, destruction, defacement, or misuse of City property or of the property of an employee or visitor.

This listing is illustrative of the type of behavior that will not be permitted. It is not intended to be an all-inclusive list. Any violation of the City’s policies or any conduct considered inappropriate or unsatisfactory may, at the City’s discretion, subject the employee to disciplinary action, up to and including termination.

Procedures

It is every employee’s responsibility to ensure that his or her conduct does not include or imply breach of this policy. Furthermore, it is every employee’s responsibility to report suspicions of such behavior, whether by employee or non-employee, to an appropriate supervisor or Human Resources. If, however, violence, threats of violence or suspected violence to a person or property has taken place or is taking place, the following will apply:

1. Should an employee perceive a threat to be urgent, the employee may call 911 before reporting the threat to his or her Supervisor or Human Resources? An urgent threat is one where there is actual violent behavior, or where it appears that violent behavior is likely or imminent.

2. Should an employee receive a bomb threat, the employee should notify 911 of the Police Department immediately.

3. Any threats of violence or suspected violence to person or property should be reported to his or her Supervisor or Human Resources. An oral or written statement setting forth all pertinent facts may be required.

4. The City will investigate the report and will determine the appropriate action and/or discipline to be taken with the offender up to and including termination.

5. The City will work with employees who report that they have been subjected to violence to support efforts to reduce the harm, which has been or is being done.

6. Appropriate confidentiality and documentation of each report will be maintained.

CONDUCT POLICY

As a City employee you should accept certain responsibilities, follow acceptable standards of personal conduct, and display a high degree of personal integrity at all times. This requires a sincere respect for the rights and feelings of others. It also demands that while at work and in your personal life, you avoid behavior that might be harmful to yourself, your co-workers, the citizens, and/or the City. Whether you are on duty or off duty, your
conduct reflects on the City. You should observe the highest standards of professionalism at all times.

Proper conduct and performance are requirements in any work environment. There are times when those standards are not being met, and the City’s management may need to point out performance or behavioral problems, which require the employee’s attention and improvement. In those instances, the City may rely upon various disciplinary measures ranging from verbal warnings up to and including termination. Further, any violations of policies contained in this section and handbook may result in an unpaid suspension for City exempt and non-exempt employees. The specific disciplinary action utilized will depend upon various factors, including the nature of the violation. Employment with the City is voluntarily entered into, and both the employee and the employer are free to terminate the employment relationship at any time, with or without notice or cause, and for any reason or no reason at all. The following are examples of actions that may result in disciplinary action:

1. Falsification or misstatement of employment applications, time records, or other reports, records, or documents.
2. Violation of the City’s equal employment opportunity, nondiscrimination, and harassment prevention policies.
3. Soliciting or accepting gratuities from citizens, entities, or vendors.
4. Excessive absenteeism or tardiness.
5. Unnecessary or unauthorized use of City property.
6. Violation of the City’s Substance Abuse Policy.
7. Violation of the Workplace Violence Policy.
8. Theft and/or dishonesty, or any attempt thereof. This includes, but is not limited to, misappropriation of City property or merchandise, including unauthorized use of City telephones, facilities, equipment, materials, or property of a City employee or citizen.
9. Failure to follow or disregard of safety or security policies, requirements, or regulations.
10. Insubordination or deliberate disobedience of instructions from the City’s management, including disrespectful conduct. This includes, but is not limited to, a refusal to obey the legitimate request of any member of management, the failure to follow instructions, or the failure to otherwise perform assigned work.
11. Intentional or negligent damage to or pilferage of materials, merchandise, property, or equipment belonging to the City or another person.
12. Intentional abuse of an employee’s position of authority over the citizenry.
13. Knowingly or intentionally selectively enforcing the city codes or state law.
14. Misconduct of any nature adversely affecting the City’s best interests and reputation. This may include,
but is not limited to, rudeness, insolence, or other improper conduct, including vulgarity and excessive use of profane language, toward another employee, citizen, visitor, or vendor whether in person or on social media.

15. Willful or deliberate neglect of duties.

16. Divulging confidential information to any unauthorized person.

17. Violation of the smoking policy.

18. Violation of the City’s Internet/Email Policy, including inappropriate internet use or the use of the City’s computer systems to create or disseminate any discriminatory, defamatory, offensive, disruptive, or otherwise inappropriate or unprofessional communications.

19. Poor performance or nonperformance of duties.

20. Violation of any other rule, directive, policy or procedure, including, but not limited to, those set forth in these policies.

21. Violation of any and all state or federal regulations or laws.

22. The above list is not all-inclusive. The list provides only a partial explanation of some of the reasons disciplinary action may be taken.

If your performance, work habits, or actions become unsatisfactory or violate any of the above items or any other City policies, rules or regulations, you may be subject to disciplinary action, up to and including termination.

**CARE OF CITY PROPERTY**

As a City employee, your job requires you to use supplies and usually some type of equipment, all of which are public property. You must be careful about using materials wisely and keeping the equipment in good condition. Carelessness can result in disciplinary action. Discipline records will become a part of your personnel file. You can help keep costs down by treating City property as you would your own. Using city property for personal use in most cases is prohibited. Prior approval by the employee’s Director and HR Director is required.

**USE OF CITY VEHICLES**

If you are assigned the use of a City automobile or equipment, you should operate them with due care, and follow all laws and rules of the road.

You should keep vehicles and equipment in a clean and sanitary condition at all times. If you are driving outside the Jonesboro area, you must get permission from your Supervisor before starting the trip. Any problems with your vehicle must be reported to your Supervisor or Department Head for immediate corrective action. The City stresses preventive maintenance, and every operator of City vehicles or equipment is expected to report problems at once.

If you are assigned or use a City vehicle the following rules will apply unless specifically altered or exempted by
1. No City vehicle will be allowed to travel outside the city limits of Jonesboro on other than official City business.

2. No City vehicle will be allowed to be used on weekends or any other time, either during or after work, for the purpose of traveling to and from church services or any other personal errands.

3. No employee who lives outside the city limits of Jonesboro will be allowed to take a City vehicle home without permission from the mayor.

4. No City vehicle will be used to transport anyone to or from a secondary job, nor will any City vehicle be used in the performance of a secondary job by any employee without advance written notice from the Department Head.

5. The Jonesboro Police Department (JPD) implemented a vehicle take home policy effective June 1, 2006. The JPD will operate its vehicle fleet in accordance with policy 322 in the JPD Directive Manual.

6. The Jonesboro Fire Department (JFD) implemented a vehicle take home policy effective October 1, 2010. The JFD will operate its vehicle fleet in accordance with Standard Operating Guidelines 112.03 “Take-home vehicles.”

7. Certain administrative positions in the city, as determined by the Mayor, may have a take-home vehicle assigned as a fringe benefit of employment the value of such vehicle shall be added to the employee’s annual compensation in accordance with current IRS regulations; withholdings and benefit amounts will be calculated on an annual basis and reflected on the employees W-2.

If you are authorized to operate a City vehicle and you are away from work due to any leave of absence or illness, you should park the vehicle at the appropriate City facility so it may be used for city business. If your position with the city requires you to operate a city vehicle, you must have a valid driver’s license. If your driver’s license is suspended then you must notify your supervisor and HR immediately. The City reserves the right to take the appropriate action it deems necessary. Violations of any of the above rules may lead to disciplinary action, up to and including termination.

**TIME OFF TO VOTE**

The City will schedule the work hours of employees on election days so that each employee will have an opportunity to vote.

**POLITICAL ACTIVITY**

You may not circulate or solicit signatures for any initiative or referendum petition in any City office, during usual City office hours, or while on duty for the City, or while in a City uniform.

You may not use any office or other room furnished at public expense for any political headquarters, or to send
out or distribute any letters, pamphlets, or other campaign literature for the election of any public office.

You may not place any campaign banners, cards, or campaign literature on any car, truck, or tractor belonging to the City.

You may not devote any time or labor during the time you are on duty, or while you are in a City uniform, to the campaign of any person for any public office.

**INCLEMENT WEATHER**

When conditions are hazardous, you should contact your supervisor for instructions. If your department is open for business, you are expected to come to work. If you are unable to get to work due to weather, you must give your Supervisor proper notice. Proper notice means calling either before or no later than 1 hour after the time you are due at work. If you give proper notice, time off will be charged to available vacation time.

The mayor will determine when city offices are open or closed, or open late for inclement weather. If the mayor closes city offices or declares inclement weather, some non-uniform, non-exempt employees will be placed on administrative leave with pay and shall suffer no loss of wages or leave time for that time period. If non-uniform, non-exempt employees are required to work on an inclement weather day, they will receive an equivalent number of hours off to be used at a later date to be scheduled with their supervisors.

**OUTSIDE EMPLOYMENT**

You are not encouraged to hold a second job while you are working full-time for the City. Emergencies can happen at any time, and every employee is subject to call. You should get written permission from your Director and Human Resources before taking a second job. Remember, your first obligation is to the City, and any other employment should not interfere.

If you have a second job, it must not interfere with the proper and effective performance of your job with the City. Your outside employment must not adversely affect the image of the City. It must not cause embarrassment or legitimate and reasonable criticism. If you have a second job, it must not be one that may be seen by the public as an official act of the City. Excluding the Fire and Police departments, you may not wear City uniforms or use City equipment on a second job unless approved in writing, in advance, by your Director.

**OUTSIDE COMPENSATION**

You may not accept any reward, gift, or other form of payment in addition to regular compensation, from any source, for the performance of your duties as a City employee.
DISCIPLINARY ACTION

If your performance, work habits, or actions become unsatisfactory, you may be subject to disciplinary action up to and including termination.

Disciplinary action may be any of the several forms listed below:

1. **Warning**: A warning is an action used to alert you that your performance is not satisfactory or to call attention to your violation of employment rules or regulations. A warning can be verbal or written. Verbal warnings are informal and are usually not documented for the employee’s personnel file. A written warning is a more formal notice and placed in your personnel file.

2. **Final Written Warning**: This written notice is the last chance before termination. A final written warning may include demotion or suspension and is placed in your personnel file.
   
a. **Suspension**: Suspension is usually for an employee’s seriously unacceptable behavior or performance. You may be suspended with or without pay. A suspension must be in writing, must state the reason for such action, must state the period of time for the suspension, and the date the suspension is to begin and end must be noted. Suspension with pay is normally used only while your involvement in a serious incident is under investigation.

   b. **Demotion**: If you have committed an appropriate offense, or if your work record justifies it, you may be demoted. You will be given written notice of such action. A demotion is an action that places you in a position of less responsibility and less pay.

3. **Termination**: This type of disciplinary action is your removal from City employment.

While most situations involving disciplinary action will be dealt with in a progressive fashion, which should allow you to correct your performance; there are some offenses that may result in skipping some or all steps.

You have the right to appeal all types of disciplinary action outlined in the *Procedure for Review of Disciplinary Decisions* (See below outline).

Procedures for Review of Disciplinary Decisions for Non-uniform Employees

If you request a review of any disciplinary action, it will be conducted as follows:

1. Non-uniform employees, supervisors, and managers may appeal to the Indirect Department Head (either CFO or COO), by submitting a written grievance to the HR Director within 5 working days after the disputed disciplinary action. The Department Head will respond in writing with a decision within 5 working days. The decision of the Department Head will be final.

2. Directors or Superintendents may appeal to an appeal panel composed of 3 of the 4 following positions: CFO, COO, Fire Chief, and Police Chief. The employee must submit a written grievance to the HR Director
within 5 working days after the disputed disciplinary action. The appeal panel will schedule a meeting to hear the employee’s grievance and will respond in writing with a decision within 5 working days, unless they communicate to the employee that more time is needed. The decision of the panel will be final.

3. Department Heads are hired by the Mayor and may only appeal to the city council by submitting a written grievance to the HR Director within 5 working days of the disciplinary action and the HR Director will place your appeal on the agenda for the next scheduled council meeting. The council’s decision will be final.

   Notes:  A) Employees are not allowed to have an attorney during the appeal process.
   
   B) Employees of Elected Officials, City Clerk and City Attorney, will not have an appeal process.
LEAVE ENTITLEMENTS

Eligible employees who work for a covered employer can take up to 12 weeks of unpaid, job-protected leave in a 12-month period for the following reasons:

- The birth of a child or placement of a child for adoption or foster care;
- To bond with a child (leave must be taken within 1 year of the child's birth or placement);
- To care for the employee's spouse, child, or parent who has a qualifying serious health condition;
- For the employee's own qualifying serious health condition that makes the employee unable to perform the employee's job;
- For qualifying exigencies related to the foreign deployment of a military member who is the employee's spouse, child, or parent.

An eligible employee who is a covered servicemember's spouse, child, parent, or next of kin may also take up to 26 weeks of FMLA leave in a single 12-month period to care for the servicemember with a serious injury or illness.

An employee does not need to use leave in one block. When it is medically necessary or otherwise permitted, employees may take leave intermittently or on a reduced schedule.

Employees may choose, or an employer may require, use of accrued paid leave while taking FMLA leave. If an employee substitutes accrued paid leave for FMLA leave, the employee must comply with the employer's normal paid leave policies.

While employees are on FMLA leave, employers must continue health insurance coverage as if the employees were not on leave.

Upon return from FMLA leave, most employees must be restored to the same job or one nearly identical to it with equivalent pay, benefits, and other employment terms and conditions.

An employer may not interfere with an individual's FMLA rights or retaliate against someone for using or trying to use FMLA leave, opposing any practice made unlawful by the FMLA, or being involved in any proceeding under or related to the FMLA.

ELIGIBILITY REQUIREMENTS

An employee who works for a covered employer must meet three criteria in order to be eligible for FMLA leave. The employee must:

- Have worked for the employer for at least 12 months;
- Have at least 1,250 hours of service in the 12 months before taking leave;* and
- Work at a location where the employer has at least 50 employees within 75 miles of the employee's worksite.

*Special "hours of service" requirements apply to airline flight crew employees.

REQUESTING LEAVE

Generally, employees must give 30-days' advance notice of the need for FMLA leave. If it is not possible to give 30-days' notice, an employee must notify the employer as soon as possible and, generally, follow the employer's usual procedures.

Employees do not have to share a medical diagnosis, but must provide enough information to the employer so it can determine if the leave qualifies for FMLA protection. Sufficient information could include informing an employer that the employee is or will be unable to perform his or her job functions, that a family member cannot perform daily activities, or that hospitalization or continuing medical treatment is necessary. Employees must inform the employer if the need for leave is for a reason for which FMLA leave was previously taken or certified.

Employers can require a certification or periodic recertification supporting the need for leave. If the employer determines that the certification is incomplete, it must provide a written notice indicating what additional information is required.

EMPLOYER RESPONSIBILITIES

Once an employer becomes aware that an employee's need for leave is for a reason that may qualify under the FMLA, the employer must notify the employee if he or she is eligible for FMLA leave and, if eligible, must also provide a notice of rights and responsibilities under the FMLA. If the employee is not eligible, the employer must provide a reason for ineligibility.

Employers must notify its employees if leave will be designated as FMLA leave, and if so, how much leave will be designated as FMLA leave.

ENFORCEMENT

Employees may file a complaint with the U.S. Department of Labor, Wage and Hour Division, or may bring a private lawsuit against an employer.

The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state or local law or collective bargaining agreement that provides greater family or medical leave rights.

For additional information or to file a complaint:

1-866-4-USWAGE
(1-866-487-9243)
TTY: 1-877-889-5627

www.dol.gov/whd

U.S. Department of Labor | Wage and Hour Division
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Safety Policy Statement

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Appendix B Inspection Form

Appendix C Accident Investigation Form

Appendix D Annual Health and Safety Plan Review
Safety Policy Statement

It is the policy of the City of Jonesboro to work continually toward improving our Health and Safety Program, as well as our safety procedures.

It is the City’s intent to provide a safe working environment in all areas, for all employees. Accidents and injuries are prevented by controlling the work environment and the actions of employees. Therefore, safety will take precedence over expediency or shortcuts. Every attempt will be made to reduce the possibility of accident occurrence. Protection of employees, the public, and city property and operation is paramount. The City considers no phase of City operation more important than the health and safety of its employees.

Employee safety is to be the first consideration in the operation of the City. Safe practices on the part of the workers must be part of all operations. Employees must understand their personal responsibility for the prevention of injuries on and off the job. Accident prevention and efficient production go hand-in-hand. Most injuries can and should be prevented!

The City will continue to be guided and motivated by this policy, and with the cooperation of all employees, will actively pursue a safer working environment throughout the City.
Assignment of Responsibilities

The Human Resources Director will be the primary person responsible for the implementation and enforcement of the City’s Health and Safety Program.

In the absence of the Human Resources Director, the Chief Operations Officer (COO) will assume the responsibility for enforcing the program.

Additionally, Human Resources will be responsible for maintaining all documentation and records developed as a result of safety training, meetings, accident investigations and hazard reports required by this plan.

Accident/Injury Analysis Component

The Asst. Director of Parks and the Facilities Maintenance Director will review all accident investigation reports, hazard reports, incident reports, inspection reports, and the loss run report from Municipal League on a quarterly basis, or as needed, to determine any trends in accidents or hazards that may be developing.

They will recommend corrective actions to be taken to prevent recurrence of similar accidents or hazards. The Facilities Maintenance Director will be responsible for implementing corrective actions and for tracking the status of the corrective actions.

Safety Program Recordkeeping Component

Human Resources will be responsible for maintaining all documentation of training, accident reports, hazard reports, incident reports, the loss run report from Municipal League and any other documentation incidental to the implementation of this Health and Safety Program.

Blank forms for all safety related training and documentation will be available in the shared folder or Human Resources.

Injury Records: Injury records to include Inspection Records, Safety Meetings/ Training Records, and Accident Investigation Records will be retained in Human Resources for a period of five (5) calendar years.

Health and Safety Education and Training Component

The Superintendents of Street and Sanitation and the Transit Field Supervisor will be responsible for identifying the education and training needs of the City on an annual basis.

Employees of the major departments will attend monthly safety meetings/training, which will be conducted by the Supervisor or designee.

New employee orientation will include training on the health and safety program.

Refresher training on these health and safety topics will be given as needed.

Safety meetings and safety training will be documented and records will be maintained by Human Resources for a period of five (5) calendar years or as required by law or directives.
Documentation will include:

1. Date of training,
2. Name of trainer,
3. Subject(s) covered,
4. Attendance roster with employees’ signatures.

(See Appendix A)

V Safety Inspection Component

The Chief Building Official will be responsible for conducting and documenting quarterly safety inspections within the facility. Items to be checked are listed on the appropriate Inspection Form (see Appendix B).

Records of all inspections will be kept by Human Resources.

Employees are responsible for inspecting their workstations for potential hazards. Potential and/or real hazards will be reported in writing to their supervisor.

The Supervisor will recommend corrective actions to be taken.

Reports will be maintained in Human Resources until all discrepancies are corrected or at least 12 months, whichever is longer.

Documentation will include:

1. Date of inspection,
2. Name of inspector,
3. Discrepancies found,
4. Person responsible for corrections, and
5. Estimated date of corrections.

Documentation of these inspections will be kept for a period of 12 months.

VI Accident Investigation Component

An accident can be defined as any occurrence that interrupts or interferes with the orderly progress of the job and usually occurs suddenly and unexpectedly. Some accidents involve human injury. Accidents arise from a combination of unsafe acts and unsafe conditions.

The intent of an accident investigation should be to determine what basic condition or act caused the accident so corrective measures can be taken to prevent reoccurrence and not to identify the guilty party.

Accidents should be investigated as soon as possible and at least within the first 24 hours of the occurrence. The sooner the information is gathered, the more accurate the facts will be.

Accident Investigation Procedures:

1) Investigations are required on all accidents, including those “near misses” not producing injuries. “Near misses” will be documented on an accident report and forwarded to Human Resources. “Near misses” are reviewed to determine if a recurring hazard exists. Therefore, they must be
thoroughly investigated and reported. Accidents that do not produce injury have probably produced other job hindrances, such as delays, damaged material, damaged equipment, etc.

2) All accidents are to be investigated and documented by the Supervisor. If serious injury occurs, investigation by the E911 Director will be conducted as soon as possible, but no later than 24 hours after the accident. If a police investigation is initiated then this investigation may be waived.

3) Accident reports (See Appendix C) will be forwarded to Human Resources for review with the Chief Operations Officer.

4) The steps for a thorough and effective investigation include:
   1. Interview the employee(s) involved, if possible, to evaluate the situation and potential liability.
   2. Have the involved employee(s) step through the sequence of events of the accident.
   3. Locate, interview and get statements from any witnesses.
   4. Gather facts about the investigation (who, what, where, how, why).
   5. Evaluate any evidence found at the scene and reconstruct events.
   6. Take pictures or draw diagrams of the accident scene. Do not rely on memory - accident scenes change.
   7. Do not disturb the accident scene until you are satisfied with the investigation. In the case of a vehicle accident then the police investigation will substitute for this part of the process.
   8. Before leaving the scene of the accident, warn, protect and/or repair any exposure areas to prevent another accident from occurring.
   9. Re-interview the involved employee(s) or witnesses, if necessary.
  10. Prepare a written detailed report before leaving for the day.
  11. Recommend corrective actions.
  12. Follow-up on the recommendations to ensure the corrective actions have been implemented.
  13. Double-check the corrective action(s) to ensure they are effective.

5) Once the investigation is completed, it must be directed to the appropriate person for review.

6) Each person in the review process is responsible for assuring thorough investigations and following up on corrective action(s) to make sure it is (they are) effective,

7) Written accident investigation reports will be maintained in Human Resources.

VII Health and Safety Plan Review

The Human Resources Director and the Chief Operations Director will review the Health and Safety Plan on an annual basis.
This review will be to determine if all areas of exposure are addressed in the Health and Safety Plan. Any new hazards identified during the review will be included in the Health and Safety Plan and employees will receive immediate training when required.

Annual reviews will be documented showing date of review and any new areas of exposure identified. Documentation will be maintained by Human Resources. (See Appendix D).

VIII Disciplinary Action

For employees who violate safety rules, the City of Jonesboro will enforce the disciplinary procedure at outlined in the handbook. This system will apply to all employees.

Deviation from these safety regulations will be considered as “misconduct”. It is imperative that all employees and supervisors follow safety rules. If an employee’s misconduct is deemed as being seriously negligent, the City of Jonesboro may bypass this disciplinary system, and suspend or terminate an employee immediately.

IX General Safety Rules

All City Employees shall:

1. Comply with all workplace safety rules and signs.

2. Follow all instructions. Do not take chances. If you do not know the rule or procedures, ask!

3. Correct or report all unsafe conditions immediately. Report dangerous or unsafe conditions that exist in the workplace as well as throughout the municipality. This would include defective sidewalks, broken curbs, hanging limbs, loose handrails, open manholes, sunken basins and sewers, missing signs, etc.

4. Use the proper protective equipment and wear properly fitted clothes. Shirts should be buttoned and tucked in, especially around moving machinery.

5. Report all accidents and injuries immediately to your supervisor. This applies regardless of the severity of the accident/injury.

6. Use, adjust and repair equipment only when authorized to do so. If not authorized, report hazards to your supervisor immediately.

7. Use the right tool, correctly and safely, for the job.

8. Bend knees when lifting, Get help for heavy loads.

9. Do not indulge in horseplay.

10. Jumping off a moving vehicle will be avoided at all times.

11. Only properly trained and authorized personal will operate municipal equipment.
12. All employees must use lap and shoulder safety belts, if provided, while operating or riding in municipal-owned vehicles. If a personal vehicle is being used for City business, then lap and shoulder safety belts must be used.

13. All machinery and equipment will have appropriate safety guards installed in accordance with manufactures’ recommendations and good safety practices and will not be removed except for service.

14. All tools and equipment should be inspected before use. Defective items should be tagged and reported to supervisors and potential users.

15. All hazard areas and or equipment will be clearly marked with appropriate signs or tags.

16. All hazard warning tags and signs will be obeyed.

17. Protective equipment and/or clothing will be worn as required by rules specific for each department in this Health and Safety plan. Employees who fail to use provided protective equipment will be subject to the appropriate disciplinary action.

18. All first aid and fire extinguishing equipment shall be immediately accessible for emergency use.

19. Wear approved eye safety devices at all times when required.

20. Use caution in areas where compressed air is used. Never point the nozzle at anyone and do not blow off your clothes with air.

21. Make sure the ventilation system is operating when working with potentially toxic material.

22. Insure that adequate lighting is available before beginning work.

23. Set up municipal work so that there is no hazard to the public.

24. Should an employee refuse to work citing safety reasons, the employee’s Supervisor, Department Head and the Human Resources Director shall evaluate the employee’s safety concerns. If after the safety evaluation, the Department Head, Supervisor and Human Resources Director determine that the tool and /or job site is a safe working environment, then the employee shall return to work. Refusal to return to work by the employee after the evaluation may subject the employee to disciplinary action.

25. Drinking alcoholic beverages or the use of controlled or illegal drugs on the job or on municipal premises during working hours is prohibited. In addition, reporting to work under the influence of alcoholic beverages or controlled or illegal substances will not be tolerated. See Drug Free Workplace in the Employee Handbook.

26. Employees shall wear clothing suitable for the job they are performing at all times. Suitable clothing means clothing that will minimize danger from moving machinery, hot or harmful substances, sunburn, etc.

X Work Related Injuries/Illness

The City seeks to maintain a healthy and safe work environment for its employees while containing costs.
Therefore, the City will promptly provide medical services for an injured employee in connection with the work related injury or illness received.

1. Reporting on the Job Injuries

   A. Employees are required to notify their direct supervisor immediately following a legitimate injury or illness arising out of and in the course of their employment regardless of whether medical treatment is sought.

   B. All accidents or injuries must be reported by the employee by completing the Accident Report Form and submitting to their supervisor within twenty-four (24) hours of the initial injury or illness.

   C. The Supervisor is required to complete the “Supervisor Section” of the Accident Report Form and forward to Human Resources immediately.

2. Medical Treatment for Work Related Injuries/Illnesses

   A. All minor work related injuries can be treated with First Aid Kits found in their respective departments.

   B. If medical treatment is sought; the City will choose the initial treating physician. If the injury or illness is a non-emergency/life threatening then the employee should be treated by NEA Clinic Hilltop at 4901 E. Johnson during their business hours. The supervisor should notify Human Resources so they can notify the proper clinic.

   C. For Emergencies and after hours, the employee may be seen in the emergency room of the local hospitals.

3. Required Documentation

   A. All paperwork associated with the employee’s claim (doctor’s reports, return to work slips, referrals, bill, etc.) must be submitted to Human Resources.

   B. The employee must complete the additional worker’s compensation forms to file the claim with Human Resources.

4. Modified Duty Program

   The City of Jonesboro embraces a timely return to work program as essential to effective workers’ compensation management and provides a Modified Duty Program to facilitate the injured employee’s continued stay in the work place to reduce lost time and lost wages.

   Modified duty is a temporary, meaningful, productive work assignment with the goal of returning the injured employee to their original job. An injured employee’s modified duty will be specific to the limitations and restriction established by the treating physician. Every effort will be made to keep the injured individual in their home department. If there is nothing in the injured employee’s department, they may be sent to a department, which has a modified duty job available within the restrictions the physician has identified.

   Should an employee decline to work modified duty there will be no workers compensation disability payments made to the employee and could result in the termination of the employee.
Appendix A

CITY OF JONESBORO
SAFETY TRAINING

DATE ___________________ DEPARTMENT _______________________

SUBJECT ______________________________________________________

PRESENTER: ___________________________________________________

ATTENDANCE – Please note to print AND sign your name

Please Print: __________________________ Signature: __________________________

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### FACILITIES INSPECTION FORM

<table>
<thead>
<tr>
<th>Location or Department Inspected</th>
<th>Date of Inspection</th>
<th>YES</th>
<th>NO</th>
<th>Date Corrected</th>
</tr>
</thead>
</table>

1. **Housekeeping** - Is the work area clean and orderly?  
   
2. **Floors** – Are floors in good condition – smooth, clear surfaces, without holes, cracks, or humps?  
   
3. **Aisles** – Are aisles and passageways clear, dry, and free of tripping hazards?  
   
4. **Stairways** – Are stairs in good condition, with handrails, and adequate lighting?  
   
5. **Storage** – Are materials, products, or supplies properly and safely stored to a workable height?  
   
6. **Ladders** – Are ladders provided where needed, of standard construction, and in good physical condition?  
   
7. **Machines & Equipment** – Are machines and equipment in safe operating condition? Are the necessary guards provided and used?  
   
8. **Hand Tools** – Are the right tools for the job being used? Are they in good condition?  
   
9. **Electrical** – Are all required grounds provided on power tools and extension cords? Is equipment in good operating condition?  
   
10. **Lighting** – Is adequate lighting provided in all work areas?  

11. **Eye Protection** – Are all employees provided with suitable eye protection when around operations that product flying particles?  

12. **First Aid** – Are first aid supplies provided if needed?  

13. **Fire Extinguishers** – Are fire extinguishers easily accessible, unblocked, and properly serviced?  

14. **Entrances** – Are entrances kept dry or provided with nonskid mats?  

15. **Exits** – Are emergency exits marked, clear and easily accessible? Are exit doors unlocked and do they swing toward the outside?  

16. **Exterior** (sidewalks, parking lots, etc.) – Are sidewalks and parking lots smooth and free of cracks, holes, and tripping hazards?  

17. **Training** – Are all employees trained in proper lifting techniques and material handling?  

18. **Signs** – Are safety instruction and warning signs posted where needed and in unobstructed view?  

**Deficiencies:** 

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ACCIDENT INVESTIGATION FORM

Employer’s Name: ___________________________ Date of this report: ___________

Injured Employee Age: ______________

Department/Job Title: ________________________________________________________

Date and time of injury: _______________________________________________________

AM/PM? ______

Where injury happened: _______________________________________________________

Nature of Injury/Property Damage: _____________________________________________

Object or equipment that inflicted the injury, if applicable? ___________________________

Describe the incident (What happened?): _________________________________________

__________________________________________________________

Contributing factors: _________________________________________________________

Witnesses: ___________________________________________________________________

_____________________________________________________________________________

What action(s) are being taken, and by whom, to prevent recurrence of this type of injury in the future?

_____________________________________________________________________________

Was the report to supervisor or first aid delayed? ______ Why? _______________________

Was medical treatment required? _______________________________________________

Who administered the medical treatment? _______________________________________

Where was medical treatment administered? _______________________________________


What is the severity potential for lost time?  High/Major ________ Medium/Serious ________
Low/Minor ________

Probable Recurrence Rate:  Frequent ________ Occasional ________ Rare ________

Supervisor's signature: ____________________________ Date: ______________

Investigated by: ______________________________________ Date: ______________

Reviewed by: ______________________________________ Date: ______________

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Appendix D

ANNUAL HEALTH AND SAFETY PLAN REVIEW

Date of Review: ________________________________________________________________

New Exposures Identified: ______________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________

Action Taken:
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________

Reviewed By: ________________________________________________________________
______________________________________________________________________________
______________________________________________________________________________