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INTRODUCTION

Welcome to the community of public servants that make up Galveston County Government. We are excited to have you join our team! From elected officials to temporary employees, our job is to respectfully work together to serve our residents and neighbors, meet their needs, and earn their trust. Thank you for joining our team and for dedicating your time and effort in providing services to the wonderful citizens of Galveston County!

The residents and taxpayers of Galveston County, as well as visitors, and vacationers to our County expect excellence and high quality services from government. As public servants, we have a duty to conduct ourselves with integrity and in a manner that is honorable and ethical. The expectation for each member of Galveston County's workforce is to serve with Honor, Dignity, and Integrity.

Our community's needs change constantly. Our duties and County policy will change as well; but the tradition of public service will remain the same.

This booklet is a reference on how we work as a team. Whether you are a new or experienced employee, this booklet is designed to give you facts about the County, how it works, and the policies that govern employees. The Galveston County policies and procedures are for use as guidance in various work or employment-related situations.

Galveston County reserves the right to make changes or exceptions to these policies at any time.

Employment at Will

Under Texas law, employment at Galveston County is at-will. Employment at-will means that both employees and Galveston County have the right to terminate the employment relationship for any reason or no reason at any time.

Nothing in these policies constitutes a modification of the at-will nature of employment at Galveston County. At all times, including after successful completion of the introductory period, Galveston County may discharge, or take any other adverse personnel action for any reason not prohibited by law at any time.

This booklet is simply an explanation of County Policies relating to its employees. IT IS NOT TO BE CONSTRUED AS AN EXPRESS OR IMPLIED CONTRACT FOR YOUR EMPLOYMENT. NO EMPLOYEE RIGHTS ARE CREATED BY ITS ADOPTION.



Governmental Organization

Galveston County's governmental organization is established by the Constitution of the State of Texas and by State Statutes. Its operations are governed by state and federal laws and by actions of Commissioners Court.

Structure of Commissioners Court

Commissioners Court consists of four County Commissioners and the County Judge. Commissioners Court is the administrative and policy-making body of the County and is structured identical to all other Texas Counties.

Operations

County operations are conducted through Departments, each administered by an Elected Official, Appointed Official, or appointed Department Head.

Services

Galveston County provides services to the public that include; maintaining property and other public records; preserving law and order; operating the County jail; constructing and maintaining roads in unincorporated areas; maintaining public works; assisting farmers, homemakers, and veterans; conducting elections; collecting taxes; prosecuting criminals; developing and maintaining parks; and many other things.



DEFINITIONS

In this Policy Manual, the following words and phrases are defined as follows:

<u>Compensatory Time</u>- Paid time off provided to Employees. Compensatory Time may refer to paid time off when it is being earned and/or when it is used.

<u>Department Head</u> -An elected official, an appointed official, or a person appointed by Commissioners Court to serve as the head of a department created by Commissioners Court. The Elected or Appointed Official who is the head of a Department and who adopts these policies, abide by these policies.

<u>Employee</u> -Except as provided by state law, employees have no property right in continued employment and may be discharged at any time and for any reason.

<u>Employee Assistance Program</u> (EAP) -The Galveston County Employee Assistance Program or other managed care counseling programs that offer assessment, short-term counseling, and referral services for a wide range of drug, alcohol and mental health programs that affect Employee job performance. For EAP assistance please call 1-800-324-4327.

<u>Exempt Employee</u> -Executive, professional, administrative, outside sales and some computer professional employees who are excluded from the overtime provisions of the FLSA as amended. These employees do not receive overtime pay or compensatory time for hours worked beyond 40 hours in any workweek.

<u>Full-Time Employee</u> -An Employee employed in an authorized budgeted position that requires a minimum of 40 work hours per week. A Full time employee is expected to work 40 hours and is Benefits Eligible.

<u>Half-Time Employee</u> -An Employee employed in an authorized budgeted position that requires a minimum of 20 work hours per week and is Benefits Eligible.

<u>Health Care Provider</u>-A doctor of medicine or osteopathy who is authorized to practice medicine or surgery by the State in which the doctor practices. Podiatrists, dentists, clinical psychologists, optometrists and chiropractors (limited to treatment consisting of manual manipulation of the spine to correct a subluxation as demonstrated by X-ray to exist) authorized to practice in the state and performing within the scope of their practice. Nurse practitioners and nurse-midwives who are authorized to practice under state law and who provide health care services under the supervision of a physician. Refer to the Chapter entitled "Family and Medical Leave Act" for the definition of health care provider for purposes of that act.

<u>Illegal Drugs</u>-A controlled substance included in (a) Schedule I or II as defined by § 802(6), Subtitle 21 of the United States Code, or (b) the Texas Controlled Substances Act the possession of which is unlawful under either act. The term "illegal drugs" does not mean the use of a controlled substance pursuant to a valid prescription or other uses authorized by law.



DEFINITIONS

In this Policy Manual, the following words and phrases are defined as follows:

Immediate Family- Please see specific policy for definition.

Legal Drugs-Prescribed medications and over-the-counter medications.

<u>Non-Exempt Employee</u> -Employees who are subject to all provisions of the Fair Labor Standards Act (FLSA) as amended. These employees receive overtime pay or compensatory time for hours worked beyond 40 hours in any workweek at one and a half times their regular hourly rate, with the exception of law enforcement and other departments. Please refer to your departmental policy on overtime and compensatory time eligibility and accrual.

<u>Paid Interns</u> – Students who work hours for departments and are paid in compliance with the FLSA. Such individuals are eligible for compensation, and are not eligible for benefits.

<u>Part-Time Employee</u> -An Employee employed in a budgeted position that requires no more than 19 work hours per week and is not benefits eligible.

<u>Regular Employee</u> - An Employee hired without limitation as to duration of employment, who is eligible for Employee benefits, and who may be either full-time or half-time.

<u>Supervisor</u>-Either a Department Head or person appointed by a Department Head to perform supervisory functions within the Department.

<u>Temporary Employee, Seasonal Employee, PRN (As needed)</u> -An Employee employed on a temporary or seasonal basis for a specified period not to exceed 12 consecutive months.

<u>Unpaid Interns</u>-Students who contribute work hours to in exchange for academic credit and learning opportunities in compliance with the FLSA. Such individuals are not eligible for any compensation or employment benefits. Unpaid interns are not "employees" under this definition.

Year-Calendar year.



Policy HR001- Statement of General Policies

Page 1 of 1

This Human Resources Policies Manual is simply an explanation of County Policy. It is not to be construed as an express or implied contract for your employment. No Employee rights are created by its adoption.

AT ALL TIMES, INCLUDING AFTER SUCCESSFUL COMPLETION OF THE INTRODUCTORY PERIOD, EMPLOYMENT WITH GALVESTON COUNTY IS CONSIDERED TO BE AT-WILL AND THE EMPLOYMENT RELATIONSHIP MAY BE TERMINATED AT ANY TIME FOR ANY LAWFUL REASON BY EITHER PARTY.

- A. These policies provide a set of principles to establish and maintain harmonious and productive County /Employee relationships in the conduct of County business. These policies are established pursuant to principles of public accountability.
- B. These policies apply to all Employees and Department Heads who work for Commissioners Court. They do not apply to Employees of any Elected or Appointed Official unless that Official adopts them in writing. Any such adoption may be terminated at any time. The Human Resources Director will inform all new Employees of Elected or Appointed Officials whether these policies apply to them. A list of those officials who have adopted these Policies may be obtained at the Human Resources Department.
- C. All Elected and Appointed Officials and Department Heads are encouraged to work together in a cooperative manner and in the best interests of our constituents and taxpayers.
- D. Galveston County reserves the right to change any provision of this Policy Manual at any meeting of Commissioners Court. A date of change notation will be made in the lower right margin of any page affected by any change.
- E. No Elected/Appointed Official, Department Head, Supervisor, Representative, or Employee of the county has any authority to change any portion of this Policy Manual without prior express and specific written authorization granted by Commissioners Court. The only exception to this statement is the Community Supervision and Corrections Department (Adult Probation) which is required to follow various state mandates. Employees of Adult Probation are instructed to contact the Adult Probation Director to obtain a copy of those regulations specifically applicable to them.
- F. Please direct any questions or inquiries you may have concerning any portion of this policy to the Human Resources Department which will interpret this policy.



Policy HR002-Employment-At-Will

Page 1 of 1

- A. All Employees are employees-at-will. Employment can be terminated for good cause, no cause, or bad cause, with or without notice. However, employment will not be terminated for any of the following reasons:
 - 1. Membership or non-membership in a union;
 - 2. Service on a jury, service in the military, or attendance at a political convention or function while off duty;
 - 3. Failure to contribute to any fund or charity;
 - 4. To prevent the Employee from vesting in the County's retirement plan or exercising rights to certain other employment benefits;
 - 5. To retaliate for the Employee's reporting the County's wrongdoing to a proper regulatory or law-enforcement agency;
 - 6. Submission of a non-fraudulent Worker's Compensation claim.
- B. Employees will be required, as a condition of employment, to sign a statement in which they acknowledge:
 - 1. That they have received a copy of this Policy Manual and have read and understand it;
 - 2. That they are employees-at-will, whose employment may be terminated for a specified good cause, no cause or bad cause and with or without notice;
 - 3. That this Policy Manual does not constitute a contract of employment, but is a general guide for information purposes only; and
 - 4. That they are not guaranteed, by contract or otherwise, any term or condition of employment.
- C. Nothing in this policy or Human Resources Policy Manual erodes the Employment at Will doctrine held by the County of Galveston.



Policy HR003-Introductory Period

Page 1 of 1

A. All new Employees are hired on a six month introductory period during which performance is monitored closely. An Employee may be terminated during his introductory period at any time for any reason or no reason with or without notice and is not entitled to appeal such termination.



Policy HR004-Equal Employment, Anti-Discrimination, and Anti-Harassment Page 1 of 5

A. The County will not tolerate discrimination or harassment, and is committed to providing equal employment opportunity for all qualified applicants and current employees without regard to race, color, religion, ancestry or national origin, age, ethnicity, sex, sexual orientation, marital status, disability, military/veterans status, gender identity or expression, genetic information, pregnancy or any other characteristic protected by law, except where permitted as a bona fide occupational qualification. This policy applies to all terms and conditions of employment, including, but not limited to, application, testing, recruitment, hiring and placement, discipline, medical examinations, assignments, evaluations, benefits, promotion, transfer, compensation, leaves of absence, training, termination, layoff, reorganization of departments, and recall.

Sexual Harassment/Harassment/Hostile Work Environment

- A. Unsolicited or unwelcome sexual overtures, either physical or verbal, to fellow Employees are forbidden and will result in disciplinary action.
- B. No Supervisor or Employee shall harass an Employee on the basis of sex. Personnel action shall not be taken affecting an Employee (either favorably or unfavorably) that is based on submitting to sexual advances, refusing to submit to sexual advances, protesting sexual overtures, or raising a complaint concerning the alleged violation of this policy.
- C. Employees shall not behave in a manner that is unwelcome by any other Employee and is personally offensive to any other Employee. Such behavior includes:
 - 1. Sexual flirtations, innuendo, advances, or propositions;
 - Continued or repeated verbal abuse of a sexual nature, sexually related comments or joking, graphic, or degrading comments about an Employee's appearance, or the display of sexually suggestive objects or pictures;
 - 3. Any unwelcome physical contact or touching, such as patting, rubbing, tickling, pinching, or constant brushing against another's body;
 - 4. Any conduct that unreasonably interferes with an Employee's performance, or creates an intimidating, hostile, or offensive working environment even if no tangible or economic damages result.
 - 5. Harassment refers to behavior that is not welcome, is personally offensive, fails to respect the rights of others, and interferes with the employee's work performance. Harassment is considered any act or communication, either verbally, electronically or physically that consists of conduct that shows hostility or aversion.



Policy HR004-Equal Employment, Anti-Discrimination, and Anti-Harassment Page 2 of 5

- 6. Examples of harassment include, but are not limited to, spreading false rumors, threats, loitering, leaving frequent notes, numerous telephone calls, sabotage, vandalism, invasion of privacy, derogatory social media or electronic communications, verbalizing demeaning stories to or about another, hanging offensive pictures or posters, or emailing offensive material.
- D. Supervisors and Employees shall not exert subtle pressure for sexual favors. Such pressure includes but is not limited to implying or threatening that an applicant's or Employee's cooperation of a sexual nature (or refusal of it) will have any effect on the person's employment, job assignment, wages, promotion, or on any other conditions of employment or future job opportunities.
- E. Employees who experience harassment or sexual harassment should make it known to the harasser that their actions are not welcomed. The employee should indicate that they do not want the behavior to continue and that their actions make them uncomfortable.
- F. Any Employee who feels that he is a victim of discrimination, harassment or sexual harassment must immediately report the matter to the County's Director of Human Resources.
- G. Violations of this policy will not be permitted. Any person who violates this policy will be subject to immediate and appropriate discipline up to and including termination.

Americans with Disabilities Act

- A. It is the policy of the County to comply with the Americans with Disabilities Act (ADA) and in some instances § 504 of the Rehabilitation Act of 1973. It is our policy not to discriminate against qualified individuals who meet the experience, education, and other job-related requirements of a position held or desired, and who, with or without reasonable accommodation can perform the essential functions of the job. The County will provide reasonable accommodation(s) upon request, for a qualified individual to perform the job, as defined by the ADA. Reasonable accommodation will be provided unless a request imposes an undue hardship for the County.
- B. The County will not discriminate against persons with disabilities regarding any employment practices including: application procedures, testing, hiring, assignments, evaluations, promotions, disciplinary action, advancement, discharge, compensation, training, medical examinations, layoff/recall, leave, benefits or other terms, conditions and privileges of employment.



Policy HR004-Equal Employment, Anti-Discrimination, and Anti-Harassment Page 3 of 5

- C. The County will not:
 - 1. Deny employment opportunities to a qualified individual because they have a relationship or association with a person with a disability.
 - 2. Refuse to make reasonable accommodations to the known physical or mental limitations of a qualified applicant or Employee with a disability, unless the accommodation poses an undue hardship on the County.
 - 3. Use qualification standards, employment tests, or other selection criteria that screen out or tend to screen out an individual with a disability unless such criteria are job-related and necessary for the County's business.
 - 4. Use employment tests except in the most effective manner to measure actual abilities to perform the essential functions of a position.

Remedies

- A. Any Employee who feels that he is a victim of discrimination, harassment or sexual harassment must immediately report the matter to the County's Director of Human Resources.
- B. The County's Human Resources Department shall immediately investigate any report of violation to this Policy. The Department Head, after consultation with Human Resources may place any involved Employee on administrative leave with pay until completion of an investigation. The Human Resources Director shall notify the Department Head and the County Judge of the results of its investigation. If a policy violation is found, the Department Head in whose department it occurred shall promptly do whatever is necessary to prevent the misconduct from reoccurring and take appropriate disciplinary measures. It is the County's policy to protect employees who in good faith report incidents involving possible violations or unethical behavior from retaliation. Staff members having knowledge of acts of retribution or retaliation in the work environment that are related to the reporting of a possible violation or unethical behavior should promptly report them, using the procedures described above.

Fair Credit Reporting Act

A. It is the policy of the County to comply with the provisions of the Fair Credit Reporting Act. This act guarantees certain rights for individual's affected by background screening reports and other types of consumer reports. The act also holds consumer reporting agencies accountable for the accuracy and fairness of generated reports.



Policy HR004-Equal Employment, Anti-Discrimination, and Anti-Harassment Page 4 of 5

B. Applicants are informed that background checks are used for employment purposes and agree to such use. Candidates are notified immediately if information contained in their report may negatively impact an employment offer.

Safe Workplace; Anti-Violence

- A. The County is committed to providing employees with a safe, non-violent work environment. Statements or behavior that can be considered threats to the safety of individuals in the workplace or persons with whom the County conducts business will not be tolerated. Every employee has a responsibility to report perceived or actual incidents of violence.
- B. Violence is defined as any direct physical or emotional assault. Emotional assault is defined as direct threat of harm or veiled threats of harm intended to intimidate another person.
- C. Acts or threats of violence are prohibited and include but are not limited to the following: Physical acts of violence; Verbal threats of Violence, Threatening conduct, such as harassing or intimidating others, displaying intense anger, and showing off or actually brandishing a weapon or item which could be used as a weapon, Bomb threats, and Deliberate destruction of equipment and property, including arson.
- D. Veiled (indirect or suggestive) threats of violence are intended to harass or intimidate another person. A thorough investigation must occur in all cases where an employee is charged with making veiled threats. If the allegation is substantiated, the employee must receive disciplinary action up to and including involuntary separation of employment.
- E. Disrespectful behavior towards another employee or non-employee by raising the volume of voice in an effort to overpower or control another, yelling, profanity or inappropriate conduct that frightens another or creates fear will not be tolerated. Employees and managers need to realize that it is not the intent but the perception of the receiver that can create hostility or fear.

Procedure

- A. It is the policy of Galveston County to fully investigate and act accordingly, including but not limited to, filing the appropriate police report and terminating the employment of any employee that engages in director overt actions of violence towards any other employee, volunteer, or visitor. In addition, the County will assist employees in reporting any direct or overt actions of violence against them conducted by non-employees which happen during the course of business. An employee may file a complaint with the Human Resources Director or their supervisor or Department Head.
- B. Direct physical assaults require that the employee, so accused, be removed from work during the time a thorough investigation of the alleged incident takes place. If the allegation is



Policy HR004-Equal Employment, Anti-Discrimination, and Anti-Harassment Page 5 of 5

substantiated, the police must be contacted and a police report filed. Assaultive behavior calls for the proper steps to be taken with disciplinary action up to and including involuntary separation of employment. Any employee or visitor that witnesses, hears, or is the subject of any direct or overt violence is to report the incident to their immediate supervisor or to the Director of Human Resources immediately.

- C. An incident report will be completed giving full details as to the event and disclosing the names of all individuals involved. Human Resources should be contacted immediately.
- D. Employees who are reprimanded or are in the process of the disciplinary process usually can feel angry and fearful and want to protect themselves from further discipline or involuntary separation of employment. This policy is not intended to nullify the manager's ability to reprimand, correct poor behavior or poor performance or in any way take away the manager's right to utilize the disciplinary process or erode the County's Employment-At-Will status. Allegations against the manager by a subordinate after a performance or disciplinary meeting will be met with appropriate level of caution, scrutiny, and concern of purposeful retaliation against the manager by the subordinate.
- E. No employee providing assistance or information will suffer retaliation due to that participation.
- F. Substantiation of violence toward another employee or non-employee during work or at work related activities may result in discipline up to and including involuntary separation of employment and will be barred from reinstatement or reemployment with the County.

Galveston County Cares About You Hotline

Employees who want to report a concern or harassment/discrimination or workplace complaint now have the opportunity to contact the Galveston County Cares About You Hotline at 409-770-5500. This phone is a confidential line that is answered by the Human Resources Director or designee. Please leave your name, phone number and brief message. Calls are returned within 24 hours or sooner on weekdays.



Policy HR005-Hiring and Employment

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Applications

- A. The County will recruit and select qualified applicants for each position without regard to race, color, religion, ancestry or national origin, sex, ethnicity, marital status, sexual orientation, disability, Vietnam era and disabled veteran status, veteran's status, genetic information, age or sex, except where permitted as a bona fide occupational qualification.
- B. Applicants may submit applications for posted positions with the Human Resources Department. An application must be submitted for each position applied for.
- C. All Department Heads must furnish the Human Resources Department with notices of job vacancies.
- D. All job vacancies furnished the Human Resources Department will be posted for a minimum five (5) day period with a closing date not less than 5 calendar days. If a Department Head is not successful in hiring a new Employee during this time period the posting will be extended as necessary, with an until filled notation on the posting. The Human Resources Department will also provide assistance to Department Heads on hiring and employment procedures.
- E. The hiring of Adult Probation Department Employees is governed by Chapter 76 of the Government Code.

Temporary/Seasonal/PRN Employees

A. Temporary, Seasonal, and PRN (as needed) employment, as budgeted, is permitted.

Employment

- A. Department Heads are responsible for selection of Employees for their respective departments.
- B. Employment application forms are required to be furnished the Human Resources Department for all newly hired Employees.
- C. All newly hired Employees are required to go to Human Resources for sign-up, orientation and benefit explanation purposes.

Nepotism

A. No Official may appoint, or vote for or confirm to any office, position, clerkship, employment or duty a relative within the second degree by affinity (marriage) or third degree by consanguinity (blood). Any questions of nepotism must be cleared by Human Resources.



Policy HR005-Hiring and Employment

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- B. No Supervisor within a department may manage or supervise a relative within the second degree by affinity (marriage) or third degree by consanguinity (blood) or if the Director reports to Commissioners Court, may not hire a relative of Commissioners Court within the second degree by affinity or third degree by consanguinity.
- C. No County Employee may place a requisition for or request their Supervisor to place a requisition for the purchase of any for goods or services with any relative within the second degree by affinity (marriage) or third degree by consanguinity (blood) of the Employee desiring the requisition without first disclosing to the Purchasing Department how the requesting Employee is related, disclosing the circumstances surrounding the request and obtaining the permission of the Purchasing Department to place the requisition.
- D. Refer to Appendix A for a Nepotism Chart which determines degrees of relationships.

Immigration Reform and Control Act of 1986

A. All newly hired Employees must comply with the Immigration Reform and Control Act of 1986. Employees who cannot comply with this requirement will not be permitted to work.

Drivers License Background Checks

A. A traffic violation background check will be performed on prospective Employees whose future job duties will require them to operate a county owned or leased vehicle, road equipment or other heavy equipment. This is so regardless of whether such duties are a regular part of or incidental to the job. Depending on the outcome of the background check, a prospective Employee may not be eligible for employment.

Criminal Background Checks

- A. Although it is not the intent of Commissioners Court to interfere with the right of an Elected Official, Appointed Official or other Department Heads to hire their own staff, pursuant to the authority granted them by Texas Government Code §411.1295, the County requires all persons seeking employment with Galveston County to have criminal background checks-completed as part of the hiring process.
- B. Effective April 17th 2023, all current and future employees and officials must complete a digital FBI Fingerprint Clearance as part of either continued employment or new employment with the County.
- C. All Departments, applicants, employees, contractors and officials that work with and/or within a building that contains any portion of the Texas Criminal Justice Information System (CJIS) must complete a digital FBI Fingerprint Clearance and be in compliance with the Texas CJIS Systems Access Policy. Failure to meet the compliance standards of the Access Policy will result in the



Policy HR005-Hiring and Employment

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immediate termination of employment.

- D. Elected Officials, Appointed Officials and Department Heads who desire to hire future staff must make their hiring decision contingent upon the potential employee undergoing both a digital FBI Fingerprint Clearance and Texas Department of Public Safety criminal background check with compliant and satisfactory results. Human Resources will provide a potential employee with an electronic consent form and information to complete the required clearance and background check.
- E. Once the results of the FBI Fingerprint Clearance and Texas Department of Public Safety criminal background check are received and reviewed by the appropriate County authority for CJIS Access Policy compliance and criminal background satisfactory results, the Department will decide whether to employ the applicant or not. Human Resources should be notified and consulted on any areas of concern moving forward with the hiring process due to the criminal background results or clarification regarding this policy.

Medical Exams

- A. No physical examination will be conducted unless such is done in accordance with the requirements of the Americans with Disabilities Act. ("ADA") or §504 of the Rehabilitation Act of 1973.
- B. Initial Exams/Immunizations Law Enforcement Personnel: After making a conditional job offer and before an individual starts work, the County will conduct a medical examination and may ask disability-related questions. All candidates who receive a conditional job offer in the same job category will be required to take the same examination and/or respond to the same inquiries.
- C. Other Employees: The County reserves the right to designate additional job categories for which the County may require a medical examination and ask disability-related questions, as long as each person is treated exactly the same in the same job category.
- D. Medical examinations will be given at the location designated by the County. The County will pay for the cost of the examination. All medical records will be kept confidential, except, as required or permitted by the ADA, § 504 of the Rehabilitation Act of 1973, workers' compensation laws, or for insurance purposes, and will be kept in separate medical files.
- E. The requirement for an Employee to undergo medical exams will be made on a case- by- case basis, as the need arises, and as permitted by the terms of the ADA. Contact human Resources for ADA Accommodations requests or questions.



Policy HR005-Hiring and Employment

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Identification Badges Required

- A. All Employees, with the exception of law enforcement personnel engaged in undercover activity, must, at all times while on duty, wear or have openly displayed, County issued identification badges issued by the Human Resources Department.
- B. Wearing badges will assist security officers and fellow County Employees with the identification of other Galveston County Employees. Emergency Management has also requested that all Employees have their identification badges readily available in order to facilitate easier access to their assigned areas in County buildings in the event of storm or hurricane or when returning to Galveston County after such an event.
- C. Lost or stolen badges should be reported to Human Resources. Replacement badges may be obtained at the Human Resources Department. There is no charge for the first replacement. Subsequent replaces will cost \$6.00 each.
- D. Employees who transfer between Departments must exchange their identification badge prior to their first day of employment in the new department. There is no charge for the issuance of this badge.
- E Employees who change their names must contact the Human Resources Department prior to their next day of employment to complete a name change form, have a new identification badge prepared and exchange their old badge. There is no charge for the issuance of this badge.
- F. Employees may be required to temporarily surrender their badges to their Department Head or Supervisor for disciplinary reasons. All employees must surrender their identification badges to Human Resources during their exit interview.

Employment Eligibility Verification Program (E-Verify)

- A. All employees who desire to work for Galveston County must be qualified to work in the United States. To assist it in making a determination whether a potential employee is so qualified, Commissioners Court has entered into an Agreement with the United States Department of Homeland Security to participate in its Employment Verification Program (E-Verify).
- B. Department Heads who desire to hire a candidate must make their offer of employment subject to the potential employee being verified as being qualified to work in the United States. Department Heads must send potential employees to Human Resources to execute an I-9. Human Resources will submit the I-9 to the Department of Homeland Security and will, within forty eight (48) hours notify the Department Head of the results. Potential employees who are not qualified to work in the United States will not be employed by Galveston County.



Policy HR005-Hiring and Employment

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Pay Periods

- A. The County's pay period is bi-weekly beginning on a Thursday and ending on a Wednesday. Paychecks are issued every other Wednesday. The County reserves the right to release the paycheck after 2:00 P.M. Early release of an Employee's paycheck is not encouraged but may be permitted from time to time at the discretion of the County Treasurer.
- B. Salary advances or loans against future salary are not permitted.
- C. Paycheck discrepancies, such as overpayment, underpayment, or incorrect payroll deductions must be immediately brought to the attention of the County Treasurer's office.
- D. The County Auditor has the authority to withhold wages from an Employee's paycheck if the Employee owes the County money for goods or services and the Employee has signed an agreement to authorize withholding of wages for those goods and services, according to DOL and FLSA.
- E. All Employees will be paid through the process of Direct Deposit.
- F. The County's Depository will provide a bank debit card for those Employees who do not maintain either a checking or savings account. There will be no charge to any Employee for this service.

Hours of Operation

- A. County buildings are open to the public from 8:00 A.M. to 5:00 P.M. Monday through Friday. Regular County office hours for most Employees correspond to these hours with one hour for lunch, for a total work week of 40 hours. The County has 24/7 operations in which some positions work other days and hours and include weekends.
- B. The County Judge or his designee has the authority to direct all Employees not to report to work if emergency situations such as adverse weather conditions threaten.
- C. Department Heads are encouraged to implement flex time schedules for Employees if such implementation is feasible, within the department's operating budget and does not impact service delivery. Employees desiring to work on a flex time schedule must obtain prior written authorization and instructions from their Department Head.

Attendance

A. Attendance is an essential function of every employee's job. It is the employee's responsibility to report regularly for work and be on time. Chronic absenteeism or lateness may result in discipline, up to and including involuntary separation.



Policy HR005-Hiring and Employment

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- B. Employees are required to notify their direct supervisor in advance of any day when they will be absent or late. When an employee will be unexpectedly absent or late, they must follow the established call-in procedure for their specific department.
- C. Any employee who is absent for (2) consecutive work shifts or the same number of isolated incidents without notifying their direct supervisor may be considered to have voluntarily resigned their employment. An employee who abandons their job or walks off the job without proper approval from their supervisor may be considered to have voluntarily resigned.
- D. Supervisors should monitor attendance and pay attention to patterns such as, but not limited
 - to: a. Friday or Monday absences or any absences that follow a pattern
 - b. Weekend absences during which the employee is scheduled to work.
 - c. Absences preceding or following a holiday.
 - d. Excessive unscheduled absences.
 - e. Absences on a holiday for which the employee is scheduled to work.

Texas County District Retirement System Retirees (TCDRS)

A. Beginning January 1, 2006 Galveston County former employees who are Texas County District Retirement System (TCDRS) or AUL retirees are eligible to be re-hired as Employees after a six (6) month break in service. Monthly TCDRS benefits will not be suspended as long as the original termination is bona fide. The Internal Revenue Service requires that the retirement be based on a bona fide separation from employment. This means that there has been no prior agreement or arrangement made to hire the Employee after he or she retired; that there is no expectation that the Employee will be hired part-time after he or she retires and there can be no "understanding" that the Employee will be hired after retirement. Failure to abide by this regulation could mean that the TCDRS Plan will lose its status as a "qualified plan" i.e. that any contributions or deposits to plan accounts are tax deferred. This will have dire consequences for both the County and its Employees.

Outside Employment

A. Outside employment is permitted if it does not interfere with regular County duties and hours of employment. Employees desiring outside employment must obtain prior written authorization and instructions from their Department Head. Such authorization may be revoked if, in the opinion of the Department Head, outside employment interferes with performance of regular County duties and hours of such employment. Revocation of authorization is not an appeal action.

Veteran Re-Employment

A. County Employees, other Elected Officials and Temporary Employees, have the statutory right, under the Uniformed Service Employment and Re-employment Rights Act (USERRA) and Chapter



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613 of the Texas Government code, to re-employment within five years after their enlistment in the military so long as they are honorably discharged. They are entitled to a position of like seniority, status and pay so long as they are capable of performing their duties.

B. Written application for re-employment must be made to the appropriate County Department Head not later than the day required by USERRA. If the person served less than thirty-one (31) days he/she must report to the County not later than the beginning of the first full work period after the expiration of eight (8) hours and a reasonable period of travel time for the person to return to their residence from the place of service. If the period of service is greater than thirty (30) days and less than one-hundred eighty one (181) days the person must report to the County Department Head not later than fourteen (14) days after the completion of the period of service. If the period of service. If the period of service was greater than one-hundred eighty (180) days, the application for employment must be made within ninety (90) days of the completion of the period of service.

Re-Instatement and Rehire

- A. Upon Department Head recommendation former Employees with not more than 30 days break in service are eligible for reinstatement in their old classification and pay grade if a vacancy is available. Such Employees are not eligible for merit raise consideration for one year from such reinstatement date.
- B. Upon Department Head recommendation former Employees with not more than thirty (30) days break in service will be eligible for rehire or reinstatement of their longevity, vacation and sick leave accruals.
- C. All rehire of former County employees within 6 months of leaving the County must be approved by Commissioners Court.

Personnel Records and Public Information Act

- A. The Human Resources Department maintains personnel records on all Employees. Past Employee records are maintained for three years from date of separation or according to the appropriate records retention policy.
- B. Personnel records are the property of The County.
- C. Employees may request information to be included in their records.
- D. An Employee's personnel records are available to the Employee, their designated representative, and the appropriate Department Head.



Policy HR005-Hiring and Employment

- E. Public inspection of an Employee's personnel records will be permitted in accordance with the provisions of the State of Texas Public Information Act.
- F. If properly requested, the home addresses, home telephone numbers, or family member status of Employees or former Employees may be withheld from inspection. Request forms to withhold this information are available in the Human Resources Department. An Employee or former Employee who chooses not to allow public access to this information must furnish a signed written statement to that effect to the Human Resources Department. If the Employee fails to comply, the information is subject to public access.
- G. Certain Peace Officer, County Jailers, and Criminal District Personnel Records will be withheld from public disclosure as permitted by §552.1175 of the Texas Open Records Act.
- H. TCDRS Records will be withheld from public disclosure as permitted by §845.115 of the Texas Government Code. In addition, Social Security Numbers of living Employees and their dependents will be withheld from public disclosure as permitted by §552.147 of the Texas Government Code.



Policy HR006-Social Security Alternate Plan Participation and Retirement Page 1 of 2

Non-Participation in Social Security

- A. The County **does not participate** in Social Security. Employees should be aware that because they are taking a non-Social Security covered position there may be possible reductions in their future Social Security benefits from the application of the Government Pension Offset Provision (GPO) and the Windfall Elimination Provision (WEP).
- B. Employees hired after April 1, 1986 are subject to Medicare Tax withholding.

Texas County and District Retirement System

- A. All Regular Employees, with the exception of County Extension Office Agents, participate in the Texas County and District Retirement System. Temporary Employees do not. This benefit provides retirement and other benefits. Contributions are based on salary and are made both by the County and the Employee.
- B. Each Employee, upon employment, will be furnished a plan booklet which contains detailed information. Refer to this booklet for any questions.

Disability, Retirement, and Survivorship Benefits Program- Alternate Social Security Replacement Plan

- A. The County provides Regular Employees with a Disability, Retirement and Survivorship Benefits Program, commonly referred to as The Alternate Plan. This plan is the substitute plan for Social Security benefits and provides Life and Disability Insurance and a Deferred Compensation (or tax deferred) Retirement Plan. Contributions are based on salary and made both by the County and the Employee.
- B. Each Employee, upon employment, will be furnished a plan booklet which contains detailed benefits information. Refer to this booklet for any questions.

Financial Hardships and Loans

- A. Only County Employees who participate in the voluntary deferred compensation plan may apply for financial hardships.
- B. Only County Employees who participate in the voluntary deferred compensation plan may apply for loans.
- C. Contact Human Resources for financial hardship and loan applications.



Policy HR006-Social Security Alternate Plan Participation and Retirement Page 2 of 2

Election Workers

A. Election workers who earn \$1,500 or more in a calendar plan are required to participate in the Alternate Plan unless they are receiving a pension or other eligible to receive a pension payment. Election workers desiring to withdraw Alternate Plan funds are ineligible to apply for distribution of all or a portion such funds until a minimum period of one year has expired since the date they last worked an election.



Policy HR007-Benefits

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Eligibility

A. The County of Galveston has a variety of benefits available for its Employees. Part-time and Temporary Employees are not entitled to any benefits other than those mandated by State or Federal law.

Change in Employee Status

- A. Employees must notify the Human Resources Department within 10 working days of any of the following changes: name, address, beneficiary, marital status, telephone number, dependents and person to contact in case of emergency. Failure to do so could cause loss in benefits.
- B. Elected or Appointed Officials who leave office and thereafter become Regular Employees are treated as new hires for vacation and sick leave benefits. Their health insurance benefits are not affected.
- C. Regular Employees hired prior to October 1, 2011 who assume Elected or Appointed positions of County Auditor, Purchasing Agent, and Director of Juvenile are paid their accumulated vacation and, if otherwise eligible for TCDRS regular service retirement, AUL or disability retirement, one-half of their sick leave benefits. For those hired on or after October 1, 2011, vacation payout will be capped at 120 hours and no sick leave will be paid.

Cafeteria Plan – Section 125 Plan

- A. All Regular Employees may participate in the County Cafeteria Plan (also known as I.R.C. §125 Flexible Benefits Plan). This Plan enables Employees to realize income tax savings through the use of salary reduction by purchasing benefits with pre-tax dollars:
- B. Adult Probation Employees may not participate in either the Health Insurance or the Dental Plan portion of the County Cafeteria Plan.

Health Benefits

A. The County provides a medical benefits plan for all Regular Employees. Employees become active the 1st of the month following 30 days. All newly enrolled employees will have until October 31 of the plan year in which their plan becomes effective to have an Annual Health Assessment (AHA) performed through the Galveston County Health Clinic. If the AHA is not performed prior to October 31, the health plan premium will increase to the No-AHA rate at the start of the new plan year on January 1 of the following year. The County also provides a medical benefits plan for such Employees' dependents. Dependents are not required to participate in the annual AHA. Employees who desire medical benefits for themselves or their dependents are responsible for paying a portion of the premium through the County's payroll deduction system. The amount for such coverage may change from time to time as determined necessary. Employees are also responsible for notifying the Human Resources Department when dependents are no longer eligible for coverage.



Policy HR007-Benefits

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- B. The Interface **Employee Assistance Program** is available to all Regular Employees, including Elected Official's employees. This program assists Employees and their immediate family members with personal problems such as work performance, physical and mental illness, financial and legal difficulties, marital and family distress and alcohol and drug abuse. The phone number for assistance is 1-800-324-4327 in English and 1-800-324-2490 in Spanish (Se Habla Espanol).
- C. Employees may be required by their Department Head to seek assistance through this program.
- D. If medical benefits are elected the Employee, will be furnished a medical plan document that contains detailed health benefits information. Please read it for information relating to your medical benefits.
- E. Adult Probation Employees health insurance benefits are provided by the State of Texas.
- F. Beginning January 1, 2012, inasmuch as they are furnished medical benefits offered through the State of Texas, newly elected State District Judges are not entitled to enroll in the County's medical benefits plan. This provision does not apply to current State District Judges who are re- elected to their current position in subsequent elections.
- G. For Medical Care/Prescription Refills During Natural Disasters: Any Employee who, during any period of natural disaster when the County Judge has declared an Order of Evacuation requires medical treatment or a prescription refill should contact the appropriate vendors. For medical treatment, please call the Blue Cross Blue Shield of Texas customer service number at (855) 357-5228. For prescription refills, please call the Navitus Health Solutions customer service number at (866) 333-2757. If the customer service lines for either vendor are not available, the Director of Human Resources is authorized to give such approval to either the provider of medical attention or the pharmacy. The contact number is 409-770-5350 (phone) or HumanResources@co.galveston.tx.us.

Life Insurance

- A. The County provides a Group Term Life Insurance plan for Regular Employees.
- B. Each Employee, upon employment, will be furnished an insurance benefit which contains detailed information.

Voluntary Benefits

A. The County provides a variety of voluntary benefits for employee's to choose from, including dental, vision, short-term and long-term disability, cancer plans, income protection plans, term life insurance, and as approved by Commissioners Court, other plans that may be of interest to the County employees.



Policy HR007-Benefits

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Parking

A. Parking is available to all Employees. A limited number of reserved parking spaces are available at the Justice Administration Center, the old County courthouse and at various County annexes for a monthly fee of \$20.00. Employees are not guaranteed a reserved parking space merely because they ask for one. Free parking spaces are not available in the parking lots immediately adjacent to the courthouse. Free Employee parking is otherwise available at all County buildings.

Cell Phones

A. Cell phone allowances up to \$40.00 monthly are provided for Employee's who are required to have a cell phone available for work related activities. For Employee's who are required to carry a cell phone for County business and have a County salary of at least \$95,000.00 annually, no cell phone allowance will be provided. Justification of needing a cell phone will be required.



Policy HR008-Time- Off

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Holidays

- A. Unless required to work by their Department Head, Employees shall be allowed such holiday paid leave as is annually authorized by Commissioners Court, immediately upon hire.
- B. Half-Time Employees receive holiday paid leave if the holiday falls on a day they are scheduled to work.
- C. Employees on unpaid leave of absence are not permitted holiday paid leave.
- D. Employees absent without permission on the workday immediately before or after a holiday are not permitted holiday paid leave.

Vacation

- A. General: Employees are required to obtain prior approval from their Supervisor for any desired vacation leave. Employees must request prior approval to take vacation leave through the County's timekeeping system. Vacation leave requested for less than a fifteen (15) minute increments will not be approved.
- B. Entitlement: Introductory Employees are awarded and may use ½ of their first years' entitlement at the end of their first six (6) months of employment. Thereafter, such Employees may take their vacation as it accrues. Introductory Employees who leave County employment prior to the completion of their first six months are not entitled to any vacation pay upon such separation.
- C. Entitlement: Other Full-Time Employees who have completed their Introductory Period shall accrue their vacation at the following rate:

Years Service	Days	Annual Hours	Bi-Weekly Accrual Rate	Maximum Carry-Over
6 months	5	40		n/a
1-4	10	80	3.07	40
5 – 10	15	120	4.60	60
11	16	128	4.91	64
12	17	136	5.22	68
13	18	144	5.52	72
14	19	152	5.83	76
15	20	160	6.14	80
16	21	168	6.44	84
17	22	176	6.75	88
18	23	184	7.06	92



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19	24	192	7.36	96	
20+	25	200	7.67	100	

- D. Accruals will be based on the number of pay periods in a year.
 - 1. Employees may use their bi-weekly accrual hours as it accrues. Employee pay checks and the County's timekeeping system and Employee Online site will reflect hours available for use.
 - 2. Elected Officials, the County Auditor and the County Purchasing Agent do not accrue vacation benefits.
- E. Half-time Employees accrue vacation leave at one-half the rate of Full-Time Employees.
- F. Accumulated Vacation: Employees may accumulate up to 150% of their yearly entitlement. Excess unused hours will be forfeited.
- G Records: Current vacation records for each Employee will be maintained in the County timekeeping system which show:
 - 1. Balance at beginning of each pay period;
 - 2. Hours used during each pay period; and
 - 3. Balance at end of each pay period.
- H. Rules:
 - 1. Employees must request and be granted prior approval for use of vacation leave through the County timekeeping system. Employees must also verify their use of vacation leave each pay period when approving their timesheet in the County timekeeping system.
 - 2. County holidays which fall during the period an Employee is on vacation will not be charged against the Employee's vacation balance. Certain Sheriff Department Employees are excluded from this section.
 - 3. Illness which occurs during an Employee's vacation will not be charged against the Employee's vacation balance if the Employee's Supervisor is immediately notified of such illness, gives appropriate proof of illness and grants permission to the Employee to charge the period of illness to sick leave.
 - 4. Employees may not accrue vacation leave while on any type of unpaid status.
 - 5. Employees may not receive pay in lieu of taking vacation leave.



Policy HR008-Time- Off

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- 6. Employees may not borrow vacation leave against future accruals unless they are on FMLA or receiving time from the Sick Leave Pool.
- 7. Employees may not transfer, share or lend vacation leave to another Employee.
- 8. Employees may not pool vacation leave.

Separation from County – Includes Bifurcated System Pre-Post October 1, 2011 Hire Date

- 1. Employees hired prior to October 1, 2011, are paid accumulated vacation leave up to the maximum permitted amount upon separation of employment from County. The number of hours paid are shown on the Employee's last paycheck. This rule also applies to Employees who become Elected and Appointed Officials.
- 2. For Employees hired on or after October 1, 2011, Employees are paid a maximum accumulated vacation leave up to 120 hours of accumulated leave upon separation from the County.
- 3. For Employees hired prior to October 1, 2011 and pass away during employment, accumulated vacation leave will be paid to the estate of the deceased Employee in accordance with Section 1. For Employees hired on or after October 1, 2011 and pass away during employment, accumulated vacation leave will be paid up to the maximum of 120 hours in accordance with Section 2.

Sick Leave

- A. Sick leave benefits are not an earned right. They are a privilege. Employees may not be given paid sick leave during the first six (6) months of their Introductory Period.
- B. Verification: Department Heads may require independent verification of illness as a prerequisite to payment of sick leave benefits. Department Heads may require an Employee to obtain and furnish a medical certificate from the Employee's physician or other Health Care Provider. The certificate must state that the Employee was treated for an illness or injury, the date of treatment, the date the condition began and the expected duration of the condition. Department Head may also request Human Resources to contact the Employee's physician or other Health Care Provider for clarification of the Employee's medical certificate.
- C. Misuse of Sick Leave: Misuse of the sick leave policy subjects an Employee to disciplinary action up to and including termination.



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D. Permitted Use

- 1. Department Head may authorize an Employee who, as a result of illness, injury or other temporary disability ("illness") is unable to perform their duties to use accrued sick leave. Approval and use of sick leave must be entered in the County timekeeping system.
- 2. A Department Head may authorize an Employee to use awarded sick leave to care for a member of the Employee's immediate family who resides with the Employee or whom the employee has caretaker responsibilities for.
- 3. An employee must use all sick leave, paid vacation and compensatory time prior to being eligible for unpaid leave.
- E. Full-Time Employees:

1. Full-Time Employees are awarded sick leave based on years of service at the following rates:

Maximum	Rate of Accumulation	Awarded Leave	
Service		Days	Hours
6 months	10	10	80
1 year	5	15	120
2 years	5	20	160
3 years	5	25	200
4 years+	15 days/year up to max award of 720	40	320

2. Full-Time Employees may not accumulate sick leave in excess of ninety (90) days or 720 hours.

3. Elected Officials, the County Auditor and the County Purchasing Agent are not awarded sick leave benefits.

- F. Half-Time Employees are awarded sick leave at one-half the rate of Full-Time Employees.
- G. Records: Department Heads must ensure that current sick leave records maintained in the County timekeeping system for each Employee include:
 - 1. Balance at beginning of each pay period;
 - 2. Hours used during each pay period;
 - 3. Balance at end of each pay period.



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H. Rules

- 1. An Employee must notify their Department Head of their requested leave, if at all possible, within one hour of the start of the Employee's regular work schedule.
- 2. Prior Department Head approval must be obtained by any Employee desiring sick leave to attend to non-emergency medical or dental treatment ("pre-scheduled sick leave") for himself or an immediate family member who resides with the Employee by entering the request for approval in the County timekeeping system.
- 3. Employees who miss more than one day of employment must keep Department Heads advised of their condition, and where they may be reached by telephone.
- 4. The Department head may require Employees who miss more than three days of employment to obtain medical verification and return to work approval from a physician.
- 5. Any Department Head who believes an Employee may not be capable of performing his regular duties may require him to take a leave of absence until he is able to so perform. Accumulated sick leave may be used for this purpose.
- 6. Sick leave is not permitted the day before or the day after a holiday unless the Employee immediately notifies his Department Head of his illness, furnishes acceptable medical verification and obtains permission from the Department Head to receive holiday pay.
- 7. Sick leave may not be used or substituted for vacation purposes at any time.
- 8. Employees may not borrow sick leave against future awards.
- 9. Employees are not awarded sick leave while on any type of unpaid status.
- 10. Employees must verify their use of sick leave each pay period when approving their timesheet in the County's timekeeping system.
- I. Separation from County Bifurcated System Pre-Post October 1, 2011 Hire Date
 - 1. Active Employees eligible for regular service retirement or disability retirement who were hired before October 1, 2011 and retire under that system of TCDRS or AUL are paid one-half awarded unused sick leave upon separation of employment from the County.



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- 2. Active Employees who were hired on or after October 1, 2011, who are eligible for regular service retirement or disability retirement and retire under that system of TCDRS or AUL are not paid for unused sick leave upon separation of employment from the County.
- 3. Active Employees hired by the County prior to October 1, 2011 eligible for TCDRS regular service retirement or disability retirement who are elected or appointed as a County Official will be paid one-half awarded unused sick leave upon assuming their official duties. Those hired on or after October 1, 2011 will not be paid any unused sick leave upon assuming their official duties.
- 4. Active Employees who are approved for retirement and, prior to their date of retirement, scheduled to receive retirement or disability benefits under either TCDRS or AUL (Section 457 Plan) or both within sixty (60) days of their date of retirement, can continue coverage on the Health Plan provided there is not break in coverage (with the exception of an FMLA break in accordance with Federal Law) whether the continued coverage is through active employment or COBRA coverage during the TCDRS or AUL determination period. If a TCDRS or AUL Qualifying Retiree has not had continuous coverage from their last date of active employment their coverage will not be reinstated.
- J. Death
 - 1. One-half awarded unused sick leave will be paid to the estate of the deceased Employee hired prior to October 1, 2011. No sick leave payout will be paid to the estate of an Employee hired on or after October 1, 2011.



Policy HR009-Salary Administration Policy

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Galveston County personnel movements are governed by a set of guidelines known as the "Job Classification System". This policy statement covers a wide range of topics relating to Salary Administration.

Commissioners Court establishes policies and procedures that provide County Employees with a salary administration system. Also the Court wishes to provide Department Heads with the tools they need to effectively manage their departments.

The goals of this policy are:

- a) To attract and retain a high-quality and diverse workforce;
- b) To reward and retain qualified employees;
- c) To provide a fair and consistent framework for assigning jobs;
- d) To maintain salary structures at market competitive levels;
- e) To ensure fair and consistent pay practices;
- f) To comply with applicable laws and regulations;
- g) To operate within the constraints of fiscal resources; and,
- h) To be an employer that inspires excellence.

The guidelines established in this document apply to all County Employees and will be the basis for budget deliberations by Commissioners Court. The Human Resources department is charged with the duty of enforcing the guidelines.

A. Job Descriptions and Job Classification System

Commissioners Court requires job descriptions for all County positions. Properly written job descriptions provide a summary of the purpose, essential duties, responsibilities and requirements of a particular position. They assist in communicating with prospective and new employees, hiring and promotion decisions and relating performance expectations. Also they help establish a clearer definition of the function and role of a job within the County.

The County maintains a classification system in which each job is assigned a pay grade through a job analysis. Each pay grade is based on a salary range. Jobs are grouped together in ranges that represent similar internal and external worth. Factors used to determine the pay grade and the ranges within each pay grade include:

- 1. Organization Responsibility Level
- 2. Data Responsibility
- 3. People Responsibility
- 4. Assets Responsibility
- 5. Experience- Related Requirements
- 6. Vocational/Educational Preparation



Policy HR009-Salary Administration Policy

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- 7. Mathematical Requirements
- 8. Communications Requirements
- 9. Judgement Requirements
- 10. Complexity of Work
- 11. Impact of Errors
- 12. Physical Demands
- 13. Equipment Usage
- 14. Unavoidable Hazards
- 15. Safety of Others

The value of each pay grade is based upon classification, market conditions and fiscal restraints.

The Adult Probation, County Auditor and Juvenile Justice Departments maintain their own Job Classification System.

B. Forms

Job Analysis Questionnaires, Job Descriptions and sample Job Descriptions may be obtained from the Human Resources Department. Each Employee is to have on file with Human Resources a signed, updated version of their job description.

- C. Salary Range Structure and Exceptions
 - 1. The County has established a Unified pay plan structure, a 100 series, for full-time general positions. The Unified pay plan provides for ranges of approximately 60% from minimum to maximum. There is a 5% between each pay grade. For Management, a 200 Series pay plan has been established with a range width of 48% from minimum to maximum. There is 5% between each pay grade. For Public Safety, a 300 series pay plan has been established with a range width of 48% and 5% between grades. And finally, for Public Safety-Sheriff Operations, a 500 series pay plan has been established with a range width of 48% and 5% between grades.
 - 2. Updating the Salary Range Structure: The salary range structure will be reviewed annually for any possible adjustment, based on current market data and inflation. Countywide salary increases may impact the salary range as a whole, but will not negatively impact Employees at the pay grade maximum. A new higher maximum point will be established as a result of any across-the-board pay range adjustments. Commissioners Court must approve any increases to the salary range structure.



Policy HR009-Salary Administration Policy

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- 3. Exceptions:
 - a. Elected and Appointed Officials, Court Reporters, Adult Probation Department employees, and the employees of the County Auditor's Department are excluded from the Salary Administration Policy and are not part of the Job Classification System.
- D. Establishment of New Positions in the County Budget
 - 1. Department Heads who wish to establish a new position in the County budget must prepare a detailed justification and submit a copy of the proposal to Commissioners Court, Human Resources and the Budget Office. A completed job description and a completed Job Analysis Questionnaire must be included with each submission. The Budget Office will submit the request to Commissioners Court as part of the budget process.
 - 2. Requests for new positions should generally only be made during the annual budget process. Exceptions can be made outside of the annual budget process only with the approval of Commissioners Court following a review by the Budget Office and Human Resources. Commissioners Court will review the request and determine whether the position is approved, deferred to a future date for review, or disapproved. Approved new positions will become effective either at the beginning of the next fiscal year or at such other time as is designated by Commissioners Court.
 - 3. Requests for reclassification of jobs and positions from Exempt to Non-Exempt , Non-Exempt to Exempt and Contract Employee to either Exempt, Non-Exempt, Temporary, PRN, Seasonal, Regular or Part-Time may be approved by Commissioners Court at any time.
- E. Major Reorganizations and Changes in Existing Positions
 - 1. Major reorganizations and changes affecting positions in a department may be performed either during the annual budget process or during the year if approved by exception by Commissioners Court. If approved by Commissioners Court without exception, such changes will normally become effective on October 1st or as directed by the Court. Any such recommendations or changes must be coordinated with the Human Resources Department and should be included in the requesting department's proposed budget submission. Positions approved during the budget process do not require approval from Commissioners Court for an exemption to the 4 pay period vacancy for initial job posting and hiring.
 - 2. Departments proposing changes must provide revised job descriptions and Job Analysis Questionnaires highlighting the proposed changes to the Human Resources



Policy HR009-Salary Administration Policy

Department. Department Heads must present verifiable information in support of the request so that a recommendation can be made to Commissioners Court.

- F. Reduction in Force Procedures
 - 1. Periodically Commissioners Court will undertake the task of reorganizing the structure of County government.
 - Reorganization may include the elimination of duplicative efforts and/or the consolidation of job tasks into fewer positions; thereby, reducing the number of Employees in a Department. A severance package may or may not be offered in such circumstances.
 - 3. Employees affected by a Reduction-in-Force, are encouraged to contact the County's Human Resources Department with any questions regarding Employee benefits.
 - 4. Employees affected by a Reduction-in-Force, upon application for a posted position opening, will be given priority consideration for any such opening for which they are qualified in the same or other County Departments for a period of 30 calendar days following separation from the County. Elected and Appointed Officials are encouraged to accept and adhere to this reinstatement policy.
- G. Reclassification
- 1. When a class has been reclassified to a higher pay grade, the employee's salary shall increase at least 5%, but not more than the maximum salary of the new pay grade.
- 2. If the reclassification results in an upgrade of one pay grade, the employee's pay will be moved upward by 5%. An upgrade of two or more pay grades will increase the employee's pay by an additional 2.5% increase for each additional pay grade, up to a maximum of 10%. Any increase of more than 10% would require documentation by the department or agency and a supporting recommendation from Human Resources.
- 3. For an individual reclassification, done outside the normal budget cycle, the effective date of the pay increase will be consistent with the next full pay period.
- 4. Reclassification or changes in pay grade, whether resulting from an internal or external compensation study or individual change in pay grade, shall not be retroactive.
- 5. Internal Equity Adjustments, as a result of the implementation of a system-wide study, shall not be subject to the same guidelines as the "Reclassification" guideline. Internal Equity Adjustments can be the result of the application of a formula, applied to all positions in the same pay plan, and are done in order to insure employees' salaries are internally equitable and are not done to reflect an individual "job audit" of a single member incumbent.



Policy HR009-Salary Administration Policy

- 6. Internal Equity Adjustments are also not tied to performance measures. Galveston County may determine an Internal Equity Adjustment strategy that is separate and apart from the guidelines that cover reclassification.
- 7. When a class has been reclassified to a lower pay grade, the affected employee(s) shall not have their pay adjusted.
- 8. If, after the pay grade adjustment, the employee(s) salary is greater than the maximum salary of the new pay range, the employee will continue to be paid at the higher rate of pay for the remainder of the current fiscal year and through the last day of the next full fiscal year. On the first day of the subsequent fiscal year the salary will be adjusted to the maximum salary of the assigned pay grade.
- H. Promotion
- 1. When an employee is promoted to a position in a classification in a higher pay grade, the employee shall receive an increase of 5% for the first pay grade and 2.5% for each additional pay grade up to a maximum of 15% or the minimum of the new pay grade, whichever is greater. In no case will the new salary exceed the maximum of the new grade. The effective date will be the first day of the next full pay period.
- 2. There may be times when the uniqueness of an individual job and level or necessary skills required by the County, and not just possessed by the incumbent, may require a higher salary schedule placement than stipulated in this section. Under such circumstances, the promoting official may recommend a higher salary placement within the assigned pay grade. The need should be documented by the appropriate department and reviewed and recommended by the Human Resources Department prior to final approval by Commissioners Court.
- I. Lateral Transfer
- 1. A lateral transfer occurs when an employee is transferred from one job class to another in the same, or substantially equivalent, pay grade. When there is no change in pay grade there shall be no adjustment in base salary. A lateral transfer is not considered a reclassification or a promotion. Lateral transfers from one pay plan to another will result in the employee being placed in the new pay range at the same salary.
- J. Temporary Assignment(s)
- 1. "Acting" or temporary assignment(s) occurs when the County recognizes a critical job assignment need that must be met and cannot be met through the normal recruitment process. This can occur when an unexpected vacancy occurs; when a mission critical job cannot be filled in a timely fashion; or when a mission objective changes abruptly and



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requires an immediate action.

- 2. Temporary or "acting" assignment(s) would be anticipated to last more than 30 days, but less than 6 months. A temporary or "acting" assignment is to fill a vacancy and not to assume the duties of another employee who is on approved leave, i.e. vacation, holiday, medical, or other short-term absence(s).
- 3. If the position assigned is lower in pay grade there would no reduction in salary for the assigned employee even if the salary exceeded the maximum of the new pay range.
- 4. If the position assigned is higher in pay grade (or substantially equivalent pay range) and extends beyond 30 days, but less than 6 months, there should be a 5% "temporary assignment" pay adjustment for the first pay grade and 2.5% for each additional pay grade, not to exceed the maximum of the assigned range. Employees receiving temporary assignment pay shall sign an agreement acknowledging the understanding that they are receiving "Temporary Assignment Pay" and also acknowledging understanding that when the temporary assignment ends, the "assignment pay" will also end.
- K. Hiring
- 1. The hiring rate for a new employee with no equivalent and/or relevant level experience is the minimum of the salary range to which the job classification is assigned.
- 2. New hiring rates (or re-hires) for employees may consider directly relevant experience and/or experience that can be verified by the Human Resources Department. Starting salaries will be considered based on the length of the experience on a one year of credit for three years of experience, up to a maximum of five years of credit. Employees who have left Galveston County and have been officially terminated will be re-hired using this formula and will not be rehired at the previous salary. Re-hires will be considered using the same formula as new hires. In the situation of a difficult to fill position, experience credit can be given up to the market point of the range. Difficult to fill positions include those that have not received adequate interest to select a qualified candidate and/or where a job offer has been made that is rejected by one or more qualified applicants.
- 3. Internal Equity is an equally important consideration in filling a vacant position. Before a salary offer is made, Human Resources will also consider the current salaries and length of service in the same/similar job class or classes of current incumbents. It is the policy of Galveston County to make every effort to avoid inverted salary relationships by bringing in newly hired employees at a salary or rate that exceeds the current salaries of comparably placed existing employees in the same/similar job class.
- 4. The Human Resources department may additionally consider current salary if the open position is determined to be a "hard to fill" position. "Hard to fill" positions will be determined by the County based on recommendations and documentation by the Human Resources department and will be based on the length of time the position has remained



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unfilled, the difficulty to recruit, and the market conditions of the position, at the time of a vacancy.

- 5. Hiring Range is typically considered that span in salary between the minimum of the range and the midpoint for most positions. For Directorships or Assistant Director level positions, the qualifications of the applicant and/or the needs of the County should include the discretion to hire anywhere within the range. However, consideration should still be given to existing salaries of other employees who are in directly comparable positions.
- L. Maximum of the Range

Ranges are established to reflect the market value of a job and not an incumbent. Once an employee reaches the maximum of his/her assigned range, the salary is frozen and the employee is not eligible for any additional compensation unless there is a range movement that would result in a higher maximum.

M. Salary Adjustment for Senior Leadership/Department Directors:

There should be flexibility for making salary adjustments for Departmental Directors beyond an annual across-the-board increase, when it is based on exceptional performance. The salaries of other substantially equivalent employees should also be given consideration so as to not create undue inequity in salary relationships.

N. Budget Rules for Personnel Movements

Commissioners Court is routinely presented with personnel budget amendments throughout the year. In order to manage the flow of personnel movements, the Court adopts the following:

- 1. Commissioners Court will consider all personnel requests during the annual budget process. The annual budget process occurs in July and August with action by October 1st.
- 2. Commissioners Court will consider personnel related amendments outside of the annual budget process to the extent that:
 - a. The amendments are within the policy established by this Salary Administration Policy, and
 - b. The amendments do not increase the departmental salary budget in the current or subsequent budget years.



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- 3. Commissioners Court will not consider budget amendments related to personnel actions that have not been reviewed and verified as being consistent with this policy by the Human Resources Director.
- O. Budget Rules for Positions Budgeted in Excess of Salary -During the annual budget process, the Human Resources Department will be asked to:
 - 1. Reduce the budgeted salary of all vacant positions to the maximum in-hire rate allowed for the position.
 - 2. Reduce the budgeted salary of all occupied positions (both classified and non-classified) to the salary actually paid to the Employee in the position.
- P. Raises

Raises are not automatic. Raises are based on such factors as cost-of-living adjustment, market conditions, and the general economic health of Galveston County. Raises may be given to some, but not all, Employees, Elected Officials, and Department Heads. In addition, raises given to Adult Probation employees, Juvenile Justice employees, County Auditor employees and Purchasing Agent employees are determined by their respective boards. Also, there are a number of Elected and Appointed Officials whose salaries are fully or partially set either by statute or other means. See page 54 of this Manual.

Q. Cost of Living Adjustment

Commissioners Court recognizes the need to keep County salaries in line with the overall inflation rate. Annually, the Court intends to review national and local indices to determine the overall increase in the cost of living for its Employees. Subject to the County's overall financial strength, Commissioners Court will provide a cost of living adjustment to compensate in whole or in part for the general inflation rate as indicated by measures determined by Commissioners Court.

- R. Annual Performance Appraisal
 - 1. Galveston County Commissioners believe that Employee performance must be evaluated on a routine basis in order to provide employee development and ensure that departmental goals and objectives are being met. Informally, supervisors are encouraged to coach and counsel employees daily to provide the feedback necessary for Employees to excel.
 - 2. The Adult Probation Department maintains internal procedures for the evaluation of employees.



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- S. Merit Pay
 - 1. A Merit Pay program currently does not exist. One will be inserted at the time of adoption.
- T. Fair Labor Standards Act
 - 1. Applicability

The County is subject to the Federal Fair Labor Standards Act (FLSA). The basic requirements of this Act are the basic standards of the County's wage and salary program.

2. Status of Positions

FLSA and the Department of Labor publish regulations which govern which Employees are exempt or non-exempt from payment of overtime or compensatory time. Each Employee shall be designated as exempt or non-exempt in accordance with these regulations by the Human Resources Department. Each Department Head shall maintain a list of all exempt and non-exempt Employees.

- 3. Overtime Policy
 - a. Department Heads must stay within their overtime budget. Department Heads may not allow Employees to suffer or permit to work overtime beyond budgetary constraints.
 - b. Employees must request and receive authorization from their Department Head prior to working overtime. Any Employee who works overtime without obtaining prior authorization is subject to disciplinary action.
 - c. Department Heads must specify prior to commencement of such additional work whether overtime or compensatory time will be given any Employee.
 - d. Any over-time line item in which expenditures exceed or are projected to exceed the approved budget amount shall have a budget amendment prepared by the Budget Office and approved by Commissioners Court. Additional funds will be taken out of other existing line items or by deleting positions in that budget to transfer funds to the over-time line item.



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- 4. Timekeeping and Time Records
 - a. Accurately recording time worked is the responsibility of every Employee. Federal and State laws require the County to keep accurate time records in order to calculate Employee pay and benefits.
 - b. Time worked is all the time actually spent on the job performing assigned duties. All employees shall be responsible for submitting complete and accurate time records in the County timekeeping system.
 - c. Nonexempt employees must accurately record the time they begin and end their work in the County timekeeping system. The Department Head will determine the device for their nonexempt employees to use for clocking in and out, as well as whether the employee will be required to clock in and out at the beginning and ending of each meal period and/or break period.
 - d. Rounding Employee time is only permitted if there is a business necessity (i.e., shift work) determined by the Department Head. If permitted, Employee time may be rounded down from 1 to 7 minutes, and thus not counted as hours worked, but employee time from 8 to 14 minutes must be rounded up and counted as a quarter hour of work time.
 - e. Exempt employees will not clock in and out of the County timekeeping system, unless required to do so by their Department Head in a disaster or emergency situation or for timekeeping purposes.
 - f. Nonexempt and exempt employees are required to approve their time record in the County timekeeping system on the date set by their Department Head. An Employee's approval of his time record in the County timekeeping system is a certification by the Employee that the time record for that time period is true and accurate.
 - g. The Supervisor, Department Head or designated timekeeper will review and approve the time record in the County timekeeping system.
 - h. In the event of an error in reporting time, Employees must immediately report the problem to their Supervisor or Department timekeeper. Employees are not permitted to change records in the timekeeping system after submitted to their Supervisor. Supervisors are not permitted to make changes to time records after submission to the Treasurer, unless permitted by the Treasurer.
 - i. Altering, falsifying, tampering with time records or recording time on another employee's time record or device used for clocking into the County timekeeping system may result in disciplinary action, up to and including dismissal.
 - j. Failure to record and approve time in the County timekeeping system may result in a delay in pay or disciplinary action, up to and including dismissal.



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- 5. Record Keeping
 - a. Department Heads must keep the following records in accordance with FLSA requirements:
 - 1) Full name of Employee and Home address, including zip code
 - 2) Date of birth, if under age 19
 - 3) Sex
 - 4) Occupation
 - 5) Time and day workweek begins
 - 6) Regular hourly rate of pay in any workweek in which overtime premium is due
 - 7) Daily and weekly hours of work
 - 8) Total daily or weekly straight time earnings
 - 9) Total overtime compensation for the workweek
 - 10) Total additions to or deductions from wages paid
 - 11) Total wages paid each pay period
 - 12) Date of payment and the pay period covered
- 6. Overtime/Compensatory Time
 - a. Non-exempt Employees, with the exception of Law Enforcement Employees, and Mosquito Control Employees may receive overtime pay or compensatory time for time worked beyond 40 hours per week. Law Enforcement Employees may receive overtime pay or compensatory time for time worked beyond 86 hours in a 14 day work period. Mosquito Control Seasonal Employees may accumulate up to 160 hours compensatory time. Time away from the job during the workweek, such as vacation, holidays, illness, approved absences, etc., are deducted from the calculation.
 - b. Overtime pay is calculated at one and one half time the regular hourly rate. Compensation earned in a workweek will be paid on the regular payday for the pay period in which the workweek ends if possible.
 - c. Compensatory time is accumulated at one and one-half times the overtime hours worked. Employees who exceed a compensatory accrual of 80 hours (40 hours for Temporary Employees; 160 hours (80 Temporary) for Law Enforcement Employees; and 160 hours for Mosquito Control Seasonal Employees) will be paid for overtime for such overage.
 - d. Department Heads should approve use of compensatory time within a reasonable time period after a request is made. Department Heads may consider the effect on other Employees and the Department in granting the



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request. However the request must be granted if the use of the compensatory times does not unduly disrupt the operations of the County.

- e. Department Heads are to record all earned and used compensatory time in the County timekeeping system for each pay period.
- f. Terminating non-exempt Employees are compensated for unused compensatory time in accordance with FLSA regulations and County policy as set forth in this manual.
- g. Exempt Employees are not eligible for overtime pay or compensatory time off except as set forth in the Emergency Operations portion of this manual; and those exempt employees who work elections after normal working hours.

7. Election Differential

Court may, prior to an election, approve a bonus to be paid to exempt County Clerk and exempt Tax Office employees who work elections on Election Day after normal working hours.

8. FLSA Holiday Pay

- a. Regular Employees on Salary Basis: Regular Employees who are paid on a salary basis and who work Monday Friday have the holiday automatically calculated in their base pay for the week in which the holiday occurs.
- b. Regular Employees on Hourly Basis: Regular Employees who are paid on an hourly basis must have a plus adjustment for holidays. Holidays are not automatically calculated in their base pay for the week in which the holiday occurs.
- c. Regular Employees on Fluctuating Schedules: Regular Employees who have fluctuating schedules may have to be plus adjusted for the holiday.
- d. Examples:

The following examples apply to benefit eligible Employees only:

Example 1: Regular Schedule Thursday-Wednesday = 40 hours Hours worked Thursday-Tuesday = 32 Wednesday (holiday) Employee works 8 hours Total hours worked for the week = 40 hours



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No overtime is due. Holiday pay is already calculated in base
pay.Example 2:Regular Schedule Thursday-Wednesday = 40 hours
Hours worked Thursday-Tuesday = 32
Wednesday (holiday) Employee works 12 hours
Total hours worked for the week = 44 hours
Employee plus adjusted 8 hours for working on the holiday and
4 hours paid at overtime rate. Holiday pay is already calculated
in base pay.Example 3:Regular Schedule Thursday-Monday = 40 hours
Hours worked Thursday-Monday = 40 hours

Hours worked Thursday-Monday = 40 hours Tuesday is a holiday. Employee does not work. Total hours worked for the week = 40 hours Employee plus adjusted 8 hours of holiday pay. Holiday pay is not calculated in base pay.

9. Rules

- a. An Employee who requests time off on a County holiday and is granted approval will be paid 8 hours of holiday pay for that day. The Employee's vacation leave bank will not be deducted for that day.
- An Employee otherwise scheduled to work who calls in sick on a County holiday and provides such medical verification as is required by the Department Head will be paid 8 hours of holiday pay for that day upon Department Head approval. The Employee's sick leave bank will not be deducted for that day.
- c. An Employee otherwise scheduled to work who calls in sick on a County holiday and does not provide documentation as required by the Department Head will be docked 8 hours for that day. The Employee will not receive holiday pay and their sick leave bank will not be deducted for that day.
- d. An Employee otherwise scheduled to work who calls in sick the day before, the day of, or the day after a County holiday and does not provide medical verification as required by the Department Head, will be docked for the day(s). The Employee will not receive holiday pay and their sick leave bank will not be deducted for one of the days.



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- 10. FLSA Travel/Commute Time
 - a. Commute Time

Ordinary commuting to and from the work site is not compensable. If Employees are required to report to a meeting place where they are to pick up materials, equipment or other Employees, or to receive instructions before traveling to the work site, compensable time starts at the meeting place.

b. Travel Away from Home

Travel that keeps an Employee away from home overnight is work time when it cuts across the Employee's workday. The time is not only hours worked on regular workdays during normal work hours but also during the corresponding hours on non work days. Example: If an Employee works 9a.m. to 5p.m. Monday through Friday, the travel time during these hours is work time on Saturday and Sunday as well as on the other days. The regular meal period is not counted.

Time spent in travel away from home outside of regular work hours as a passenger on an airplane, train, boat, bus or automobile is not considered work time. Example: If an Employee who normally works 9 a.m. to 5 p.m., Monday through Friday, is a passenger on a plane departing at 9 a.m. on a Saturday, the time spent traveling between 9 a.m. and 5 p.m. is work time because it occurs during normal working hours, regardless that Saturday is not normally a scheduled work day. If the plane departed at 6 p.m., the travel time would not be considered work time, unless a portion of the plane travel occurred after 9 a.m. the next day.

- 11. Exempt Employees Docking of an exempt Employee's pay is limited by the FLSA. FLSA exemptions based on Administrative, Professional or Executive classifications are conducted by the Human Resources Department and assigned to each job description. Exemption is based on the duties and responsibilities of the position and is not assigned by title alone. An Employee who is exempt, is exempt from the overtime rules of the FLSA, and as such, is paid a salary basis and the salary is not reduced based on quality or quantity of work. An Exempt Employee is expected to fulfill the expected work schedule, a minimum or 40 hours per week, working a regular 8-5 schedule. Docking is to be used sparingly, as an employee or position may lose its exempt status due to docking of pay. The docking that is permissible is for one or more full days an employee takes off for the following reasons:
 - a. To go on unpaid Family or Medical Leave under the Family and Medical Leave Act (FMLA);



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- b. To serve on a jury, as a witness, or on temporary military leave, but will deduct only any amount the employee receives as jury or witness fees or as military pay.
- c. For disciplinary suspensions of one or more full days imposed in good faith for workplace conduct rule infractions;
- d. For penalties imposed in good faith for infractions of safety rules of major significance; and
- e. An exempt Employee's pay may be docked for less than a full day when accrued leave is not used by the Employee because:
 - a. Permission for its use has not been sought or has been sought and denied;
 - b. Accrued leave has been exhausted; or
 - c. The Employee chooses to use leave without pay.

12. On-Call

- a. On-Call Status
 - Certain positions as designated by their Department Head will be on an on-call status. On-call status may require an Employee to carry a beeper or to leave a number where they can be reached. On-call status may require an Employee to report to work or respond to work related calls during non-working hours.
 - 2) Employees designated as on-call remain free to pursue their own activities with the only stipulation that they be available for on-call duties as stated above. Such Employees will not be compensated for any non-working time while on-call.
 - 3) If on-call status Employees are directed to perform any work they will be compensated for all time spent performing those duties. Such compensation will be paid from the time they leave home or current location to the work area assignment until they return home, or their previous location.
 - 4) An on-call status Employee responding to any work related calls will be compensated for the time spent responding.
 - 5) Department Heads must specify to their Employees prior to commencement of the Employee(s)' on-call duties whether overtime or compensatory time will be granted.
 - 6) This on-call policy applies to non-exempt regular Employees only.



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- b. On-Call Record Keeping
 - 1) Employees on call must record the following information in the County timekeeping system each pay period:
 - a) Date of call;
 - b) Time call began;
 - c) Time call ended;
 - d) Name of caller;
 - e) Reason for call;
 - f) Location of Employee at time of call;
 - g) Location of work area assigned to;
 - h) Location Employee returned to after assignment was completed;
 - i) Total time spent performing duties;
 - j) Authorization of Comp-time or Overtime;
 - k) Pay Period covered.
- U. Vacant Positions
 - 1. Positions that become vacant shall have a "mandatory vacancy period" of at least 4 full pay periods prior to being eligible to being refilled. The position may be posted, but not filled prior to the mandatory vacancy period. Commissioners Court may adjust the mandatory vacancy period as necessary for business operations. Commissioners Court must approve any hire prior to the 4 pay period vacancy period, with the exception of those positions specifically exempted below.
 - No department will be required to allow its budgeted and filled positions to drop below 75%. Should this situation occur, a department has the authority to hire such personnel as will enable the department to reach the 75% staffing level, hiring under this situation will not necessitate Commissioners Court approval.
 - 3. To avoid any deficiency in safety and health, all departments are encouraged to reorganize or transfer staff as needed to meet all minimum requirements.
 - 4. Commissioners Court approval of any reorganization or staff transfer, when required, shall be submitted through the Human Resources Department.
 - 5. The following departments/positions are exempt from a mandatory vacancy period. But, the departments are encouraged to voluntarily comply with this policy to help achieve the Countywide savings necessary to maintain a balanced budget.



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Exceptions:

- a) Sheriff Communications division;
- b) Sheriff Corrections division;
- c) Courts: Court Reporters, Court Coordinators, Probate Investigators & Auditors;
- d) Bailiffs and Courthouse security positions;
- e) J.P. Clerks;
- f) Adult Probation and Juvenile Justice;
- g) Accounts payable, payroll, and accounting positions in the Auditors, Purchasing, and Treasurer Departments;
- h) Grant positions that are full-time or half time grant funded;
- i) Parks Maintenance Workers (March-September);
- j) Parks Facilities Maintenance Technicians; and
- k) Assistant District Attorneys.
- 6. Commissioners Court, recognizing that certain Employees hold positions that are critical to maintaining the flow of work in core functional areas will consider other exceptions to this policy in other Departments as circumstances dictate. All questions concerning this list and policy shall be directed to the Human Resources Department.
- V. Request for an Emergency Salary Increase
 - 1. Background

Regardless of size, each department has one or more positions that are critical to maintaining the flow of work in core functional areas. At times a department is not able to successfully employ or retain qualified and experienced job candidates due to one or more reasons. For some of these positions a large salary differential exists between the amount budgeted and what the market pays for that position. Some positions require a job classification change that must be coordinated with Human Resources. Commissioners Court approval is required for an Emergency Salary Increase.

2. Purpose/Intent

The purpose of this policy is to address the immediate problem of not being able to recruit and fill a key staff position to perform core functions of a department. Its intent is to provide a fair and equitable process that allows department's additional flexibility in addressing certain staffing concerns. But since it is a request for an emergency salary increase and/or a job reclassification, the occasions this policy is used should be infrequent.

3. Scope



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This policy applies to most departments. Appointed Officials departments and the departments governed by the Adult Probation and Juvenile Justice Boards are excluded because they have other avenues to address their staffing concerns. But it is recommended that these excluded departments adopt this policy.

4. Criteria

To qualify for an emergency salary adjustment, a Department Head must meet all of the following criteria:

- a. The position must be vacant, or the Employee holding the position must submit a written resignation or intention to resign.
- b. The position must be a critical position that is directly related to a core function of the department.
- c. The position must be the only one of its type/title in the department. If there are other similar positions in the same or other departments, the requested increase must not contribute to a pay inequity between the requested and the similar position(s).
- d. The position must be posted with the Human Resources Department and advertised by the department for a minimum of thirty (30) days.
- e. Clear documentation must be shown that the primary reason for being unable to fill the position with a qualified and experienced replacement is insufficient salary.
- f. A revised position questionnaire and job description must be submitted.
- g. If possible funds should be available in the department's salary line items to fund the salary increase. Contact the Budget Office if such funds are not available or are lacking.

SALARY GUIDELINES FOR ELECTED AND APPOINTED OFFICIALS

Elected and Appointed Officials, Court Reporters and Court Coordinators are not classified positions under the Salary Range Structure. Nor are they subject to the Classification System.

A. Salary in Lieu of Fees

All district, county and precinct officers in Galveston County are paid on a salary basis. Accordingly, as provided in Chapter 154 Subchapter A of the Texas Local Government Code they



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receive the salary instead of all fees, commissions and other compensation they would otherwise be authorized to keep. Several exceptions apply to this rule. They are:

- 1. Justices of the Peace may receive fees, commissions or payments for performing marriage ceremonies, for acting as registrar for the Bureau of Vital Statistics, and for acting as ex officio notary public.
- 2. A County Judge may receive all fees, commissions, or payments for performing marriage ceremonies.
- 3. Constables(s), acting solely in the capacity of being a private process server, may receive fees, commissions, or payments for delivering notices required by the Property Code relating to eviction actions if:
 - a. Such notices of not conflict with the official duties and responsibilities of the constable;
 - b. He does not wear upon his person a uniform or any insignia which would usually be associated with the position of constable;
 - c. He does not use a county vehicle or county equipment or county equipment while delivering said notices.
- B. Officer's Salary Fund

Pursuant to the authority given it by V.T.C.A., Local Government Code §154.007 Commissioners Court of Galveston County annually directs that all money that otherwise would be placed in the Officers' Salary Fund be deposited in the General Fund.

- C. Salary of Most County and Precinct Elected Officials
 - 1. Pursuant to the authority given it by § 152.013 of the Texas Local Government Code Commissioners Court sets the amount of compensation, office and travel expenses and other allowances for most elected county and precinct officers. These items are set these items at a regular meeting of the court during the regular budget hearing and adoption proceedings.
 - 2. Before the 10th day before the date of the meeting, Commissioners Court must publish in a newspaper of general circulation in the county a notice of:
 - a. any salaries, expenses or allowances that are proposed to be increased; and
 - b. the amount of the proposed increases.



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- 3. Before filing the annual budget with the county clerk, Commissioners Court shall give written notice to each elected county and precinct officer of the officer's salary and personal expenses to be included in the budget.
- D. Salary Grievance Committee
 - 1. Chapter 152 of the Local Government Code established a county grievance committee by which some county officials may appeal their salaries and expenses that have been set for them by Commissioners
 - 2. Court. District Judges, Statutory County court Judges, the Statutory Probate Judge, the County Auditor, the County Purchasing Agent and the Director of Adult Probation may not invoke the services of the committee.
 - 3. The committee is a nine-member group chaired by the County Judge who is not entitled to vote. The grievance committee is composed of the Sheriff, Tax Collector, County Treasurer, County Clerk, District Clerk, the Criminal District Attorney and three members of the public selected blindly by Commissioners court at any time during the year, but not later than the 15th day after the date a request for a hearing is received by an elected official who is eligible to request a grievance.
 - 4. The committee is subject to the provisions of the Open Meetings Act.
 - 5. If a request for a public hearing is not received, Commissioners Court is not required to select public members. If such public members are required, they continue to serve until the later of the end of the fiscal year in which the public member is appointed or the time the committee takes a final vote on the list of the grievances for which the committee held a public hearing. Requests for a hearing before the salary grievance committee before the adoption of the county budget must be made before the adoption of the county budget. Only their own salaries and personal expenses maybe the subject of a grievance.
 - 6. A salary increase for a county official may not be granted unless one is requested by the increase may be more than the amount requested and takes effect in the next budget year.
 - 7. The committee shall hold a public hearing not later than the later of the 10th day after the date of the request is received or the date Commissioners Court selects the public members of the committee. The County Judge shall announce the time and place of the hearing.
 - 8. If at least six members of the grievance committee vote to grant an increase in salary or personal expenses to an elected official Commissioners Court must only consider the recommendation. But, if all nine members approve a requested increase, action by Commissioners Court is not required and such increases take effect the next budget year. Likewise, a unanimous decision may not be questioned or disapproved by the County Auditor.
- E. Declining Salary
 - 1. Under Local Government Code § 152.051-.054 within five days after the date an elected county or precinct officer takes office the officer shall file an affidavit that the officer elects not to be paid for their services if, during their campaign for election to the office



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they publicly advocated abolition of the office. The affidavit must also include a statement by the officer describing the method by which the officer intends to seek to obtain the abolition of the office for which they were elected and the date by which it is proposed to be accomplished.

- 2. An elected county or precinct officer may also, at any time, reduce the amount of compensation set for that office by filing with the county payroll officer an affidavit stating that the officer elects to reduce the amount of compensation paid for the officer's services to a specified amount. The reduction if effective on the date the affidavit is paid and the County Treasurer shall issue any subsequent paychecks for the officer accordingly.
- 3. Under Local Government Code § 152.002 the County may accept from any county or precinct official as a "gift or donation" any or all of the official's salary which is then deposited in the general fund.
- F. Salary of Judges, Criminal District Attorney, County Judges and Appointed Officials

Although Commissioners Court sets the salary for most officials there are a number of officials whose salaries are fully or partially set either by statute or by other means. They are as follows:

- 1. District Judges: Under §659.011 of the Government Code the salaries of the district judges are set every two years by the State General Appropriations Act. In addition, under §32.084 of the Government Code, Commissioners Court may pay the judges for services rendered and for performing administrative duties. They are also entitled to be paid \$75.00 per month for performing services as members of the Juvenile Justice Board. But, the combined yearly salary from state and county sources may not exceed an amount equal to \$1,000 less than the combined yearly salary from state and court of Appeals.
- 2. Statutory County Court Judges: As stated in §25.0861 of the Government Code, the salaries of statutory county court judges shall be not less than the total annual salary, including supplements and contributions, paid a district judge in the County. They are also entitled to be paid \$75.00 per month for performing services as members of the Juvenile Justice Board.

This also includes the benefit replacement reimbursement pay given by the state to each district judge to pay their own contributions to the social security program. (See Attorney General Opinion GA-0576 2003)

3. Statutory Probate Judge: In accordance with §25.0023 of the Government Code, Commissioners Court shall set the salary of the Statutory Probate Judge at an amount that is at least equal to the total annual salary received by a district judge in the county,



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including contributions and supplements paid by the state or the county. This also includes the benefit replacement reimbursement pay given by the state to each district judge to pay their own contributions to the social security program. (See Attorney General Opinion GA-0576 2003)

- 4. Criminal District Attorney: In compliance with §46.003 of the Government Code the Criminal District Attorney is entitled to receive from the state compensation equal to the compensation that is provided for a district judge in the State General Appropriations Act. In addition, Commissioners Court may supplement the Criminal District Attorney's salary but may not pay him an amount less than the compensation it pays its highest paid district judge.
- 5. Constitutional County Judge: Following Local Government Code §152.904 (c) Commissioners Court shall set the annual salary of the Constitutional County Judge at an amount equal to or greater than 90% of the salary, including supplements, of any district judge in Galveston County.
- 6. County Auditor: Pursuant to Local Government Code §152.031; .032 the County Auditor's salary is determined by a majority vote of the District Judges at a public hearing scheduled under Local Government Code §152.905. The amount of the compensation and allowances may not exceed the amount of the compensation and allowances received from all sources by the highest paid elected county officer (Constitutional County Judge), other than a judge of a statutory county court, whose salary and allowances are set by the Commissions' Court.
- 7. County Purchasing Agent: Local Government Code §262.011 states the County Purchasing Board which consists of the three District Judges and two members of Commissioners Court sets the salary of the Purchasing Agent.
- 8. Juvenile Justice Officer: Under the provisions of §152.0012 of the Human Resources Code and Local Government Code §140.004 the Juvenile Justice Board which consists of the County Judge, the District Judges, the Statutory County Court Judges, a municipal judge in the County selected by majority vote of all the municipal judges in the county and a justice of the peace selected by majority of all the justices of the peace in the county, determines the salary of the Juvenile Justice Officer. The only control Commissioners Court has over this salary is whether there has been an abuse of discretion by the Juvenile Justice Board.
- 9. Adult Probation Officer: The District Judges appoint the Chief Adult Probation Officer under the authority set forth in Chapter 76 of the Government Code and Local Government Code § 140.004.



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G. Special Provisions Relating To Justices of the Peace and Constables

First term Justices of the Peace shall receive as their salary the lowest or base salary established for all Justices of the Peace. First term Constables shall receive as their salary or base salary established for all Constables.

H. Other Benefits

All elected and appointed officials receive county health insurance and are entitled to workers' compensation benefits. No elected official is entitled to receive vacation, sick-leave or overtime benefits. Neither is the County Auditor or County Purchasing Agent.

I. Allowances for Various County Employees

Several county positions are currently entitled to receive various monthly and/or annual allowances as approved in the County's annual budget. They are as follows:

1. Auto Allowance: County Judge:, County Commissioners, Constables and Deputy Constables, County Engineer, County Engineer Engineering Specialist, Chief Right of Way Agent, Director of Facilities, Director of County Parks and Senior Services, and County Road Administrator.

The above allowances are subject to increase or decrease or to discontinuance at any time for any reason determined necessary by Commissioners Court. The Employees listed above should contact Human Resources for the most current information relating to their allowance.

J. Longevity Pay for Various County Employees

Several county positions are currently entitled to receive longevity pay. They are as follows:

- 1. Participating Commissioned Deputy Sheriffs: Longevity Pay \$10.00 per month for each year of County time in service.
- 2. Participating Commissioned Deputy Constables: Longevity Pay \$5.00 per month for each year of County time in service.
- 3. Deputy District Attorneys: Longevity Pay \$20.00 per month per year of service after 4 years of time in service with the County.
- K. Auto Allowance Regulations
 - 1 Background



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The county budgets auto allowances for certain elected and appointed officials, and Employees, to reimburse them for use of their private vehicles on county business. This allowance is approved annually as part of the budget process. It is intended to cover the cost of gasoline, vehicle liability insurance and basic "wear and tear" of the vehicle and its equipment.

- 2. Authorized Vehicles and Insurance
 - In order to receive a budgeted allowance, individuals must provide the County's Assistant Facilities Director, located in the Facilities Department, with verifiable proof of third party liability automobile insurance coverage on the vehicle being used for county business by October 1, and in the case of six month policies, April 1 of each year. Contact the County's Assistant Facilities Director to obtain the verification form that is to be used.
 - b. This vehicle is to be identified in the individual's personnel file by VIN#. Only vehicles identified by VIN# and having verifiable liability insurance are authorized for use on county business.
- 3. Amount of Insurance Coverage

The minimum amount of third party liability coverage must be the maximum amount to which the County of Galveston may be exposed by the Texas Tort Claims act as it exists or may hereafter be amended (presently \$100,000/\$300.00/\$100,000). Each individual who obtains an automobile allowance must obtain a Business or Commercial Liability Policy which will cover their liability exposure while using their vehicle on the job. Proof of such insurance coverage must be forwarded to the County Risk Manager.

- 4. Changes in Allowances
 - a. The benchmark gasoline price used to budget the auto allowance base rate for a full-time Employee, or Official. Auto allowances for Part-Time positions are a prorata share of the Full Time Employee auto allowance.
 - b. Economic situations, such as an increase in the price of gasoline, may require adjustments to the budgeted auto-allowance base rate. If the price of gasoline exceeds the benchmark price, Commissioners Court may consider an additional amount to the auto allowance base rate of up to:

\$50 per month increase for \$2.06 to \$2.40/gallon* plus \$50 per month increase for \$2.41 to \$2.75/gallon* plus \$50 per month increase for \$2.76 to \$3.10/gallon* (*Average Price to be determined by Budget Office)



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- c. Conversely, should the price of gasoline decline Commissioners Court may decrease the auto allowance.
- d. For Employee: Commissioners Court may make adjustments of allowances.
- e. For Elected Officials: Due to statutory restrictions, increase to elected officials Auto allowances may only be made if a higher auto allowance rate was published in the Notice of Elected Officials Salary. If published at a higher rate, Commissioners Court may increase this allowance at any time.
- L. TCLEOSE Certification Pay Program

The purpose of this policy is to provide prerequisites and guidelines for Law Enforcement TCLEOSE Certification Pay.

- a. Employees eligible to participate in the TCLEOSE Certification Pay Program.
- b. Definitions
 - 1. An eligible employee must serve in a Law Enforcement Capacity.
 - 2. Certification Pay: Additional compensation for higher level TCLEOSE certifications, including Intermediate, Advanced, and Master. Elected Officials are not eligible for Certification pay unless their position requires the certification by law.
 - 3. TCLEOSE: The Texas Commission on Law Enforcement Standards and Education; the governing body in Texas that licenses peace officers, correction officers, and telecommunicators.
- c. General Requirements
 - 1. In order to be eligible to participate in the program an Employee must be assigned in a full-time sworn position.
 - 2. The eligible Employee must have completed his or her introductory period.
 - 3. The eligible Employee must complete each specified requirement in order to receive any compensation associated with the program.
- d. Certification Pay
 - 1. All sworn personnel are considered eligible for compensation pay based on



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- 2. TCLEOSE certifications. Elected Officials are not eligible for Certification pay unless their position requires the certification by law.
- 3. In order to receive that pay, the Employee must:
 - a. Meet all requirements for the TCLEOSE certification sought;
 - b. Provide verifiable records to the supervisor, who shall ensure the validity of the record provided.
 - c. The supervisor, upon verifying all requirements are met, shall issue a personnel action setting the Employee's new rate. The form, accompanied by copies of the appropriate certificate(s), shall be forwarded to the County's Human Resources Department.
 - d. Certification pay may not be rescinded for disciplinary reasons.
 - e. Certification Pay based on the following: Intermediate: \$50.00 per month Advanced: \$100.00 per month Master: \$150.00 per month



Policy HR010- Law Enforcement Career Path Program

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PURPOSE

To provide prerequisites and guidelines for employees eligible to participate in the Career Path Program.

POLICY

Galveston County seeks to recruit and retain employees of the highest caliber, particularly in areas of education and state certifications, and provide those employees guidelines to advance their qualifications and careers. The Career Path Program was developed to offer compensation for employees who further their experience and education through professional development.

ADOPTION AND RESCISSION

- A. This Career Path Program applies to the Galveston County Sheriff's Office and is available to Galveston County Constable Offices who choose to participate. Any Galveston County Constable may adopt this Career Path Program for their office by notifying the Galveston County Judge in writing, and each written notification should be filed in the minutes of Commissioners Court by the Galveston County Judge. A Constable who has adopted this Career Path Program may rescind his or her participation by giving written notice in the same manner, and Commissioners Court may exercise its discretion in reviewing and resetting the salaries of the positions under that Constable at that time.
- B. By adopting this Career Path Program, Constables acknowledge that salaries will differ from what they would be without this policy. Accordingly, Constables who rescind participation in this Career Path Program should expect salary adjustments in positions reporting to the Constable, including some likely salary reductions.
- C. Personnel salaries for Constables who are not participating in the Career Path Program will continue to be determined by Commissioners Court under Tex. Loc. Gov't Code § 152.011, and those Constables must continue to request any employee salary changes from Commissioners Court on a statutory basis.
- D. Only the Galveston County Commissioners Court has the authority to modify or abolish this Career Path Program and to determine whether and how much to budget for any County position. Modification of the Career Path Program shall be binding on participating agencies unless they can and do withdraw from the program. To the extent that Commissioners Court budgets a salary for any position which deviates from this Career Path Program, the budget prevails over this policy.



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DEFINITIONS

- A. *TCOLE:* the Texas Commission on Law Enforcement; the governing body in Texas that licenses peace officers, jailers, and telecommunicators.
- B. *Certification Pay:* An amount defined by Texas law as part of an employee's calculated hourly wage that offers additional compensation for higher level TCOLE certifications, including Intermediate, Advanced, and Master.
- C. *Grade:* A system designed to categorize employee salaries.
- D. *Sworn Position*: For purposes of this policy, a sworn position is a position of employment as a peace officer which requires a TCOLE-issued license or certification by law.
- E. *Law Enforcement Official*: For purposes of this policy, law enforcement officials include the Sheriff and Constables of Galveston County, Texas.
- F. *Administrative Manager*: The Law Enforcement Official's designee who manages records of the Career Path program and communicates regarding the Career Path program with the Human Resources Department. If the Law Enforcement Official has no designee, the Law Enforcement Official is his or her own Administrative Manager.

PROCEDURES

- A. Requirements for Grade Increases
 - 1. In order to be eligible to participate in Career Path, an employee must be assigned in a fulltime sworn position by a Law Enforcement Official participating in this Career Path.
 - 2. In order for an employee to be eligible for the next higher grade on the Career Path, the employee must meet all requirements defined for the current position, all lower positions, and the next higher position, including time—in—service, education, and experience.
 - 3. The Employee shall be elevated to the next Career Path grade at the beginning of the pay period following the first day that he or she becomes eligible and the Human Resources Department is notified of the eligibility by the Administrative Manager. It is the employee's responsibility to report eligibility to the Administrative Manager.
 - 4. The Administrative Manager shall verify that all requirements are met for elevation to a new Career Path grade and issue a personnel action form, setting the employee's new pay rate, with the signature of the Law Enforcement Official. The form, accompanied by copies of the appropriate supporting documentation, shall be forwarded to the Human Resources Department.
 - 5. If an employee transfers from one Career Path position to another (e.g., from corrections to communications), the employee's salary shall be set to a Career Path level for which they qualify in the new position.
 - 6. If an employee transfers from a Career Path position to a position funded through a contract or grant, the employee's pay shall be set by terms of the contract or grant which shall extend for the duration of the employee's assignment to that position.
 - 7. If any employee is transferred, for any reason, from a position funded through a contract or grant to a Career Path position, the employee's pay shall be set to a Career Path level for which he or she qualifies.



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- 8. Commissioners Court shall establish the number of each type of Career Path position and budget the salary therefore in each Law Enforcement Official's office subject to this policy. Movement of an employee from one Career Path position to another (e.g., Deputy to Sergeant) shall be made only on a position-available basis.
- 9. An employee's salary shall not be reduced when transferring between positions of equivalent rank unless moving to a contract or grant position, or to another career path within this policy (i.e. law enforcement to corrections).
- B. Calculation of Time in Service
 - 1. Time in service is calculated based on the employee's date of full-time employment in a sworn position with Galveston County.
 - 2. A part-time Reserve Deputy will receive 1 month credit towards his probationary period for every 3 months he serves as a reserve.
 - 3. Full-time sworn personnel that become re-employed with Galveston County after an interruption in service shall be permitted to return to their last Career Path grade provided that the employee:
 - a. Voluntarily terminated their employment in good standing; or
 - b. Was terminated as a result of a reduction-in-force; and
 - c. Served a minimum of 24 continuous months as a full-time employee.

POLICY IMPLEMENTATION FOR CONSTABLE OFFICES.

- A. Grandfathering. Pay rates for employees in a sworn position under a Law Enforcement Official prior to the adoption of this policy will not be reduced as a result of the adoption of this policy. Before being considered for elevation to a higher grade, such employees must meet all requirements for advancement to the position sought under this policy, including requirements for the current position and all lower positions.
- B. Phase and Rollout. This policy may result in a pay increase of up to 10% for any given employee, effective on the date of adoption by any Constable of this policy. If the given employee would qualify for a pay increase of more than 10% because of the adoption of this policy, the remainder of the increase will take effect in the first full pay period of the fiscal year. This pay limit does not apply to an Office that has already adopted this policy and is continuing to implement it.
- C. For example, if, on the day the policy is adopted, an employee was receiving a salary for a particular Career Ladder position that is an amount less than the corresponding salary for the position under the adopted policy, that employee shall continue to receive the salary they were receiving on the day of the adoption through the end of Fiscal Year as long as they remain in their current Career Ladder position.



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CAREER PATH POSITIONS AND COMPENSATION

The following Career Path Positions are established under this policy, with the following requirements for each position. The annual list of salaries for each Career Path position will be found on the Human Resources Department Webpage under the Resources tab-Law Enforcement Career Path Salary Revisions link. The number of each Career Path position for each law enforcement agency will be determined in the annual County Budget that is approved and adopted by Commissioners Court.

- A. Law Enforcement Deputy Positions. The following Career Path positions are established for the Galveston County Sheriff's Office and Constable Offices subject to thispolicy.
 - Deputy I All employees shall be classified as Deputy I during their first one year of Time in Service, which shall be a probationary period of employment, regardless of the employee's qualifications or experience. After the first year of Time in Service, an employee shall be classified in one of the other following positions.
 - 2. Deputy II Obtain appropriate Intermediate Proficiency Certificate and license issued by TCOLE. Completion of one-year probationary period required for Deputy I position.
 - 3. Deputy III Obtain appropriate Advanced Proficiency Certificate and license issued by TCOLE.
 - 4. Deputy IV Obtain appropriate Advanced Proficiency Certificate and license issued by TCOLE; complete TCOLE training course #3737; and be assigned to a position that is assigned duties as an interim, part-time or substitute supervisor, or as training officer in the law enforcement agency. In addition to these requirements, no more than twenty percent (20%) of the law enforcement agency's personnel may be classified as a "Deputy IV" of any type at any given time.
 - 5. Deputy V Obtain appropriate Master Proficiency Certificate issued by TCOLE.
- B. Supervisory & Specialty Positions. The following Career Path positions are established for the Galveston County Sheriff's Office.
 - 1. Sergeant I/ Investigator I. Assigned to Sergeant I or Investigator I position by the Sheriff.
 - 2. Sergeant II/ Investigator II. Assigned to Sergeant II or Investigator II position by the Sheriff and complete one of the following training courses: FBI National Academy; Law Enforcement Command College; FBI Law Enforcement Executive Development; or equivalent course approved by Sheriff. If the Sheriff approves an equivalent course, he shall contemporaneously notify Galveston County Human Resources Department so this policy can be updated by adding the course to this approved list.



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- 3. Lieutenant. Assigned to Lieutenant position by Sheriff.
- 4. Captain. Assigned to Captain position by Sheriff.
- 5. Major. Assigned to Major position by Sheriff.
- 6. Chief. Assigned to Chief position by Sheriff.
- C. Exceptions. Any participating Law Enforcement Official may request that Commissioners Court waive or reduce the one-year Time in Service requirement in a Deputy I position on a case-by-case basis.

ADDITIONAL COMPENSATION

In addition to position-based compensation, participating employees in the Career Path Program shall receive the following additional compensation, as applicable.

- A. Certification Pay
 - 1. All personnel in sworn positions are eligible for Certification Pay based on TCOLE certifications or licenses. Eligible personnel will receive Certification Pay based on the single highest certification held in the field employed: personnel employed in law enforcement positions shall qualify based on peace officer certification; personnel employed in corrections positions shall qualify based on jailer certification; and personnel employed in telecommunications shall qualify based on telecommunicator certification.
 - 2. Certification Pay shall be paid to eligible employees in the following amounts, based on level of certification: \$50 per month for intermediate certification; \$100 per month for advanced certification; and \$150 per month for master certification.
 - 3. In order to be eligible to receive Certification Pay, an employee must be assigned to a fulltime position and have completed the Deputy I probationary employmentperiod. Employees receiving higher level certificates qualifying them for Certification Pay are responsible for notifying the Administrative Manager to begin receiving the appropriate Certification Pay, which begins during the month after the Administrative Manager notifies the Human Resources Department. The employee must meet all requirements for the TCOLE certificate. The Administrative Manager shall verify all requirements are met and issue an appropriate personnel action form, setting the employee's certification pay rate, with the signature of the Law Enforcement Official. The personnel action form, accompanied by copies of the appropriate certificate(s), shall be forwarded to the Human Resources Department.
 - 4. Certification pay shall not be rescinded for disciplinary reasons.



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- A. Longevity Pay
 - 1. All personnel in sworn positions in agencies participating in the Career Ladder Policy are eligible for Longevity Pay based on their Department and Time in Service.

Longevity Pay for participating Commissioned Deputy Sheriffs shall be \$10.00 per month for each year of County Time in Service.

Longevity Pay for participating Commissioned Deputy Constables shall be \$5.00 per month for each year of County Time in Service.

- B. Shift Differential Pay
 - 1. All full-time, non-exempt employees serving in sworn positions within the Sheriff's Office shall be eligible to receive Shift Differential Pay for working during designated hours. The "designated hours" for Shift Differential Pay are 6:00 pm to 10:00 pm and 10:00 pm to 6:00 am.
 - 2. Contract and grant-funded employees will only receive Shift Differential Pay when it is expressly provided in an approved contract and/or a grant stipulation, unless the employee is temporarily assigned to a non-contract or non-grant funded job that requires the eligible employee to work during the designated hours.
 - 3. The amount of Shift Differential Pay shall be calculated according to the schedule below. The rates will remain in effect and change only as amended by Commissioners Court. The rates for working during the designated hours are as follows:
 - \$0.70/hr. for 6:00 pm-10:00 pm
 - \$1.00/hr. for 10:00 pm-6:00 am



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Family and Medical Leave Act of 1993 and updates

- A. The County will comply with the Family and Medical Leave Act implementing Regulations as revised effective October 28, 2009. The function of this policy is to provide employees with a general description of their FMLA rights. In the event of any conflict between this policy and the applicable law, employees will be afforded all rights required by law.
- B. Under this policy, the County will grant up to 12 weeks (or up to 26 weeks of military caregiver leave to care for a covered service member with a serious injury or illness) during a 12-month period to eligible employees. The leave may be paid, unpaid or a combination of paid and unpaid leave, depending on the circumstances of the leave and as specified in this policy.
- C. To qualify to take family or medical leave under this policy, the employee must meet all of the following conditions:
 - 1. The employee must have worked for the County for 12 months or 52 weeks. The 12 months or 52 weeks need not have been consecutive. Separate periods of employment will be counted, provided that the break in service does not exceed seven years. Separate periods of employment will be counted if the break in service exceeds seven years due to National Guard or Reserve military service obligations or when there is a written agreement, including a collective bargaining agreement, stating the employer's intention to rehire the employee after the service break. For eligibility purposes, an employee will be considered to have been employed for an entire week even if the employee was on the payroll for only part of a week or if the employee is on leave during the week.
 - 2. The employee must have worked at least 1,250 hours during the 12-month period immediately before the date when the leave is requested to commence. The principles established under the Fair Labor Standards Act (FLSA) determine the number of hours worked by an employee. The FLSA does not include time spent on paid or unpaid leave as hours worked. Consequently, these hours of leave should not be counted in determining the 1,250 hours eligibility test for an employee under FMLA.
 - 3. If an Employee is maintained on the County payroll for any part of a week, including any periods of paid or unpaid leave (sick, vacation) during which other benefits or compensation are provided by the employer (e.g. workers' compensation, group health insurance benefits, etc.), the week counts as a week of employment.
 - 4. The employee must work in a worksite where 50 or more employees are employed by the company within 75 miles of that office or worksite. The distance is to be calculated by using available transportation by the most direct route.



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Family and Medical Leave Act of 1993, continued

- 5. The request must specify the reason for the request and the length of time desired. Approval of the request must be in writing on "Response to Employee Request for Family and Medical Leave Act Leave" form.
- 6. All authorized leaves of absence must be reported by the Department Head and Employee to the County's Human Resources Director, the County Auditor and the County Treasurer.
- 7. An Employee must also periodically report on his status and on his intentions to return to work throughout the course of the leave.
- D. To qualify as FMLA leave under this policy, the employee must be taking leave for one of the reasons listed below:
 - 1. The birth of a child and in order to care for that child.
 - 2. The placement of a child for adoption or foster care and to care for the newly placed child.
 - 3. To care for a spouse, child or parent with a serious health condition (described below).
 - 4. The serious health condition (described below) of the employee.
 - a. An employee may take leave because of a serious health condition that makes the employee unable to perform the functions of the employee's position.
 - b. A serious health condition is defined as a condition that requires inpatient care at a hospital, hospice or residential medical care facility, including any period of incapacity or any subsequent treatment in connection with such inpatient care or a condition that requires continuing care by a licensed health care provider.
 - c. This policy covers illnesses of a serious and long-term nature, resulting in recurring or lengthy absences. Generally, a chronic or long-term health condition that would result in a period of three consecutive days of incapacity with the first visit to the health care provider within seven days of the onset of the incapacity and a second visit within 30 days of the incapacity would be considered a serious health condition. For chronic conditions requiring periodic health care visits for treatment, such visits must take place at least twice a year.



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- d. Employees with questions about what illnesses are covered under this FMLA policy or under the company's sick leave policy are encouraged to consult with the Human Resources Department.
- e. If an employee takes paid sick leave for a condition that progresses into a serious health condition and the employee requests unpaid leave as provided under this policy, the company may designate all or some portion of related leave taken as leave under this policy, to the extent that the earlier leave meets the necessary qualifications.
- 5. Qualifying exigency leave for families of members of the National Guard or reserves or of a regular component of the Armed Forces when the covered military member is on covered active duty or called to covered active duty.
 - a. An employee whose spouse, son, daughter or parent either has been notified of an impending call or order to covered active military duty or who is already on covered active duty may take up to 12 weeks of leave for reasons related to or affected by the family member's call-up or service. The qualifying exigency must be one of the following: 1) short-notice deployment, 2) military events and activities, 3) child care and school activities, 4) financial and legal arrangements, 5) counseling, 6) rest and recuperation, 7) post-deployment activities and 8) additional activities that arise out of active duty, provided that the employer and employee agree, including agreement on timing and duration of the leave.
 - b. "Covered active duty" means:
 - i. in the case of a member of a regular component of the Armed Forces, duty during the deployment of the member with the Armed Forces to a foreign country; and
 - ii. in the case of a member of a reserve component of the Armed Forces, duty during the deployment of the member with the Armed Forces to a foreign country under a call or order to active duty under a provision of law referred to in section 101(a)(13)(B) of title 10, United States Code.
 - c. The leave may commence as soon as the individual receives the call-up notice. (Son or daughter for this type of FMLA leave is defined the same as for child for other types of FMLA leave except that the person does not have to be a minor.) This type of leave would be counted toward the employee's 12-week maximum of FMLA leave in a 12-month period.



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- d. Military caregiver leave (also known as covered service member leave) to care for an injured or ill service member or veteran.
- e. An employee whose son, daughter, parent or next of kin is a covered service member may take up to 26 weeks in a single 12-month period to take care of leave to care for that service member.
- f. Next of kin is defined as the closest blood relative of the injured or recovering service member.
- g. The term "covered service member" means:
 - i. a member of the Armed Forces (including a member of the National Guard or Reserves) who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness; or
 - ii. a veteran who is undergoing medical treatment, recuperation, or therapy, for a serious injury or illness and who was a member of the Armed Forces (including a member of the National Guard or Reserves) at any time during the period of 5 years preceding the date on which the veteran undergoes that medical treatment, recuperation, or therapy.
- h. The term "serious injury or illness":
 - i. in the case of a member of the Armed Forces (including a member of the National Guard or Reserves), means an injury or illness that was incurred by the member in line of duty on active duty in the Armed Forces (or existed before the beginning of the member's active duty and was aggravated by service in line of duty on active duty in the Armed Forces) and that may render the member medically unfit to perform the duties of the member's office, grade, rank, or rating; and
 - ii. in the case of a veteran who was a member of the Armed Forces (including a member of the National Guard or Reserves) at any time during a period when the person was a covered service member, means a qualifying (as defined by the Secretary of Labor) injury or illness that was incurred by the member in line of duty on an active duty in the Armed Forces (or existed before the beginning of the member's active duty and was aggravated by service in line of duty



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- iii. on active duty in the Armed Forces) and that manifested itself before or after the member became a veteran.
- E. An eligible employee can take up to 12 weeks for the FMLA circumstances (1) through (5) above under this policy during any 12-month period. The company will measure the 12-month period as a rolling 12-month period measured backward from the date an employee uses any leave under this policy. Each time an employee takes leave, the company will compute the amount of leave the employee has taken under this policy in the last 12 months and subtract it from the 12 weeks of available leave, and the balance remaining is the amount the employee is entitled to take at that time.
- F. An eligible employee can take up to 26 weeks for the FMLA circumstance (6) above (military caregiver leave) during a single 12-month period. For this military caregiver leave, the company will measure the 12-month period as a rolling 12-month period measured forward. FMLA leave already taken for other FMLA circumstances will be deducted from the total of 26 weeks available.
- G. If a husband and wife both work for the company and each wishes to take leave for the birth of a child, adoption or placement of a child in foster care, or to care for a parent (but not a parent "in-law") with a serious health condition, the husband and wife may only take a combined total of 12 weeks of leave. If a husband and wife both work for the company and each wishes to take leave to care for a covered injured or ill service member, the husband and wife may only take a combined total of 26 weeks of leave.
- H. While an employee is on leave, the County will continue the employee's health benefits during the leave period at the same level and under the same conditions as if the employee had continued to work. Employees may not accrue additional vacation while on the unpaid portion of FMLA leave.
 - 1. If the employee chooses not to return to work for reasons other than a continuous serious health condition of the employee or the employee's family member or a circumstance beyond the employee's control, the County will require the employee to reimburse the County the amount it paid for the employee's health insurance premium during the leave period.
 - 2. Under current County policy, the employee pays a portion of the health care premium. While on paid leave, the employer will continue to make payroll deductions to collect the employee's share of the premium. The employee must continue to make this payment, either in person or by mail. While on unpaid leave, the employee will receive an invoice from the Auditor's Office.



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The payment must be received in the Treasurer's Office. If the payment is more than 30 days late, the employee's health care coverage may be dropped for the duration of the leave. The employer will provide 15 days' notification prior to the employee's loss of coverage.

- 3. If the employee contributes to a life insurance or disability plan, the employer will continue making payroll deductions while the employee is on paid leave. While the employee is on unpaid leave, the employee may request continuation of such benefits and pay his or her portion of the premiums, or the employer may elect to maintain such benefits during the leave and pay the employee's share of the premium payments. If the employee does not continue these payments, the employer may discontinue coverage during the leave. If the employer maintains coverage, the employer may recover the costs incurred for paying the employee's share of any premiums, whether or not the employee returns to work.
- I. An employee who takes leave under this policy may be asked to provide a fitness for duty (FFD) clearance from the health care provider. This requirement will be included in the employer's response to the FMLA request. Generally, an employee who takes FMLA leave will be able to return to the same position or a position with equivalent status, pay, benefits and other employment terms. The position will be the same or one which is virtually identical in terms of pay, benefits and working conditions. The company may choose to exempt certain key employees from this requirement and not return them to the same or similar position.
- J. An employee who is taking FMLA leave because of the employee's own serious health condition or the serious health condition of a family member must use all paid vacation, sick leave and compensatory time prior to being eligible for unpaid leave. Sick leave may be run concurrently with FMLA leave if the reason for the FMLA leave is covered by the established sick leave policy.
- K. Disability leave for the birth of the child and for an employee's serious health condition, including workers' compensation leave (to the extent that it qualifies), will be designated as FMLA leave and will run concurrently with FMLA. An employee who is taking leave for the adoption or foster care of a child must use all paid vacation, sick leave, and compensatory time prior to being eligible for unpaid leave.
- L. An employee who is using military FMLA leave for a qualifying exigency must use all paid vacation, sick leave, and compensatory time prior to being eligible for unpaid leave. An employee using FMLA military caregiver leave must also use all paid vacation, sick leave, and compensatory time (as long as the reason for the absence is covered by the company's sick leave policy) prior to being eligible for unpaid leave.



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- M. Intermittent Leave or a Reduced Work Schedule
 - 1. The employee may take FMLA leave in 12 consecutive weeks, may use the leave intermittently (take a day periodically when needed over the year) or, under certain circumstances, may use the leave to reduce the workweek or workday, resulting in a reduced hour schedule. In all cases, the leave may not exceed a total of 12 workweeks (or 26 workweeks to care for an injured or ill service member over a 12-month period).
 - 2. The company may temporarily transfer an employee to an available alternative position with equivalent pay and benefits if the alternative position would better accommodate the intermittent or reduced schedule, in instances of when leave for the employee or employee's family member is foreseeable and for planned medical treatment, including recovery from a serious health condition or to care for a child after birth, or placement for adoption or foster care.
 - 3. For the birth, adoption or foster care of a child, the company and the employee must mutually agree to the schedule before the employee may take the leave intermittently or work a reduced hour schedule. Leave for birth, adoption or foster care of a child must be taken within one year of the birth or placement of the child.
- N. If both husband and wife are employed by the County, then leave on the basis of birth, adoption or care of a sick parent is limited to a combined 12 weeks for both Employees. The husband and wife would be entitled to the difference between the amount he or she has taken individually and 12 weeks for FMLA leave for other purposes.
- O. The County will require certification for the employee's serious health condition. Medical certification on "Certification for Health Care Provider" forms available in the Human Resources office is required for Medical leave. The certification must be submitted to Human Resources before leave begins if the need for leave is foreseeable. If the need for leave is not foreseeable, the certification must be submitted no later than 15 days after leave begins. If the medical certification is not turned in prior to the 15 day requirement and the Director of Human Resources has reason to believe the absence qualifies for FMLA purposes the absence will be treated as such and counted toward the FMLA entitlement.
 - 1. The employee must respond to such a request within 15 days of the request or provide a reasonable explanation for the delay. Failure to provide certification may result in a denial of continuation of leave.



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- 2. The County may directly contact the employee's health care provider for verification or clarification purposes using a health care professional, or an HR professional, or management official. The company will not use the employee's direct supervisor for this contact. Before the County makes this direct contact with the health care provider, the employee will be a given an opportunity to resolve any deficiencies in the medical certification. In compliance with HIPAA Medical Privacy Rules, the company will obtain the employee's permission for clarification of individually identifiable health information.
- 3. The County has the right to ask for a second opinion if it has reason to doubt the certification. The County will pay for the employee to get a certification from a second doctor, which the County will select.
- 4. The County may deny FMLA leave to an employee who refuses to release relevant medical records to the health care provider designated to provide a second or third opinion. If necessary to resolve a conflict between the original certification and the second opinion, the County will require the opinion of a third doctor. The County and the employee will mutually select the third doctor, and the County will pay for the opinion. This third opinion will be considered final. The employee will be provisionally entitled to leave and benefits under the FMLA pending the second and/or third opinion.
- 5. Reasonable documentation confirming the family relationship is required for Employees requesting family leave. Such documentation may include a birth certificate or a copy of a court document, etc.
- 6. The County will require certification for the family member's serious health condition. The employee must respond to such a request within 15 days of the request or provide a reasonable explanation for the delay. Failure to provide certification may result in a denial of continuation of leave. Medical certification will be provided using the DOL Certification of Health Care Provider for Family Member's Serious Health Condition
- 7. The County may directly contact the employee's family member's health care provider for verification or clarification purposes using a health care professional, an HR professional, or management official. The County will not use the employee's direct supervisor for this contact. Before the County makes this direct contact with the health care provider, the employee will be a given an opportunity to resolve any deficiencies in the medical certification. In compliance with HIPAA Medical Privacy Rules, the County will obtain the employee's family member's permission for clarification of individually identifiable health information.



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- 8. The County has the right to ask for a second opinion if it has reason to doubt the certification. The County will pay for the employee's family member to get a certification from a second doctor, which the County will select. The County may deny FMLA leave to an employee whose family member refuses to release relevant medical records to the health care provider designated to provide a second or third opinion. If necessary to resolve a conflict between the original certification and the second opinion, the County will require the opinion of a third doctor. The County and the employee will mutually select the third doctor, and the County will pay for the opinion. This third opinion will be considered final. The employee will be provisionally entitled to leave and benefits under the FMLA pending the second and/or third opinion.
- P. The County will require certification of the qualifying exigency for military family leave. The employee must respond to such a request within 15 days of the request or provide a reasonable explanation for the delay. Failure to provide certification may result in a denial of continuation of leave. This certification will be provided using the DOL Certification of Qualifying Exigency for Military Family Leave
 - 1. The County will require certification for the serious injury or illness of the covered service member. The employee must respond to such a request within 15 days of the request or provide a reasonable explanation for the delay. Failure to provide certification may result in a denial of continuation of leave. This certification will be provided using the DOL Certification for Serious Injury or Illness of Covered Service member.
- Q. The company may request recertification for the serious health condition of the employee or the employee's family member no more frequently than every 30 days and only when circumstances have changed significantly, or if the employer receives information casting doubt on the reason given for the absence, or if the employee seeks an extension of his or her leave. Otherwise, the company may request recertification for the serious health condition of the employee or the employee's family member every six months in connection with an FMLA absence. The company may provide the employee's health care provider with the employee's attendance records and ask whether need for leave is consistent with the employee's serious health condition.
- R. Employees returning from leave are entitled to be restored to their previous position held at the time that the leave commenced or to an equivalent position with the same pay and benefits and other terms and conditions of employment.
 - 1. An Employee returning from Medical Leave is required to provide a medical certificate that the Employee is able to resume work.



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2. Employees who fail to return to work immediately upon expiration of leave, unless previously granted additional unpaid leave status, may not be restored to County employment and is considered a voluntary separation.

Pregnancy

- A. A Pregnant Employee is entitled to use sick or vacation leave during pregnancy.
- B. The County will comply with all State and Federal laws and leave requirements and antidiscrimination laws relating to pregnancy, childbirth or related medical conditions, and lactating mother's rights.
- C. The County will comply with the Pregnant Workers Fairness Act (PWFS) and provide reasonable accommodations to employees and applicants with known limitations related to pregnancy, childbirth or related medical conditions, unless the requested accommodation will cause an undue hardship to County operations.
 - 1. An employee or applicant may request an accommodation due to pregnancy, childbirth or a related medical condition by submitting the request in writing to Human Resources. The accommodation request should include an explanation of the pregnancy related limitations, the accommodation needed and any alternative accommodation that might be reasonable.
 - 2. Depending on the nature of the accommodation, the individual may be requested to submit a statement from the licensed, treating physician substantiating the need for the accommodation.
 - 3. Upon receipt of a request for accommodation, Human Resources will contact the employee or applicant to discuss the request and determine if an accommodation is reasonable and can be provided without significant difficulty or expense (i.e. undue hardship). The Interactive Exchange process will be entered into with the individual.
 - 4. While the reasonableness of each accommodation request will be individually assessed, possible accommodations may include allowing the individual to:
 - Sit while working
 - Drinking water throughout the workday
 - Receive closer parking
 - Have flexible hours
 - Receive and wear appropriately sized uniforms and safety equipment
 - Receive additional time to utilize the bathroom, eat or rest
 - Take time off to <u>recover</u> from childbirth
 - Be excused from strenuous activities and/or activities that involve exposure to elements deemed unsafe during pregnancy
 - 5. An employee may request paid (if available) or unpaid leave as a reasonable accommodation under this policy. However, the County will not require an employee to take time off if



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another reasonable accommodation can be provided that will allow the employee to continue to work.

6. The County will allow up to a maximum of 8 weeks of unpaid leave under normal circumstances to recover from childbirth for individuals not covered by FMLA.

Military Leave

- A. The County will fully comply with all applicable federal, state and local laws pertaining to military service and reemployment rights in accordance with the Uniformed Services Employment and Reemployment Rights Act (USERRA).
- B. Regular Employees who are active members of any of the Reserve Components of the United State Armed Forces and are called to active duty or authorized military training are entitled to a paid leave of absence of 15 workdays in each federal fiscal year (October 1 through September 30) without loss of pay or benefits.
- C. Employees who are members of the Texas military forces, a reserve component of the armed forces, or a member of a state or federally authorized urban search and rescue team called to state active duty by the governor or another appropriate authority in response to a disaster are entitled up to 7 days of paid disaster leave for such active duty per federal fiscal year (October 1 through September 30). During a military leave of absence under this provision, the employee may not be subjected to loss of time, efficiency rating, personal time, sick leave, or vacation time. This leave will be in addition to the paid leave provided for authorized training or duty otherwise authorized or ordered as noted in Section B above.
- D. Request for military leave must be in writing and submitted to the appropriate Department Head within two (2) business days after receiving notice/orders. The request must specify the reason for the leave and the length of time required. A copy of the military orders must be attached. Approval of the request must be provided in writing to the employee by the County.
- E. All authorized leaves must be reported by the Department Head and Employee to the County's Human Resources Director, County Auditor and County Treasurer. An Employee returning to work at the completion of an approved military leave must also immediately notify the same three Departments.
- F. Benefits will continue to accrue during the approved military leave period.



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Jury Duty

- A. An Employee summoned for Jury or Grand Jury duty or as witness under Court subpoena will, upon surrender of their fees, be granted paid leave of absence for such time as they are summoned.
- B. Any Jury or Grand Jury fees paid an Employee must be surrendered by the Employee to the County Treasurer.

Bereavement Leave

- A. Bereavement leave is to be used in case of death to a Regular Employee's immediate family (Spouse, parents, spouse's parents, step-parents, children, step-children, brother, step-brother, brother-in-law, sister, step-sister, sister-in-law, grand-parents, spouse's grandparents, grandchild, step-grandchild, foster child, child Employee has guardianship over).
- B. A Department Head must require an Employee requiring additional time-off for bereavement leave to first utilize vacation or compensatory time then sick leave available. In addition, leave without pay may be granted.
- C. An Employee requesting bereavement leave must furnish such appropriate information of the emergency as is required by their Supervisor.
- D. A Department Head may grant a maximum of three cumulative days paid bereavement leave to any Employee per year for the purpose of making household adjustments or attending a funeral of a permitted relative.
- E. A Department Head may authorize unpaid leave of absence for any Part-Time or Temporary Employee desiring bereavement leave.
- F. A Department Head may authorize their Employees to take off such time as is necessary with pay to attend the funeral of an Elected or Appointed Official or a co-worker.



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Leave For Organ, Bone Marrow, and Blood Donors

- A. Employees are entitled to a leave of absence without a deduction in salary for the time necessary to permit the Employee to serve as a bone marrow or organ donor
- B. The leave of absence provided by this section may not exceed:
 - 1. Five (5) working days in a fiscal year to serve as a bone marrow donor; or
 - 2. Thirty (30) working days in a fiscal year to serve as an organ donor.

Blood Donors

- A. Department Heads shall allow their Employees sufficient time off, without a deduction in salary or accrued leave, to donate blood.
- B. An Employee may not receive time off under this section unless the Employee obtains approval from their Supervisor before taking time off.
- C. On returning to work after taking time off under this Chapter, an Employee shall provide their Supervisor with proof that the Employee donated blood during the time off. If an Employee fails to provide such proof, the Supervisor shall deduct the period for which the Employee was granted time off from the Employee's salary and discipline the Employee as circumstances dictate.
- D. An Employee may receive time off under this Section not more than four (4) times in a fiscal year.

Unpaid Leave of Absence

- A Department Head may authorize a regular Employee who had been employed by the County for a continuous period of 180 days a leave of absence without pay for any mutually agreeable reason for maximum period of twenty-six (26) weeks. This unpaid leave is in addition to that permitted by the Family and Medical Leave Act of 1993.
- B. Employees must utilize all accrued sick, vacation, compensatory time and applicable Family and Medical Act leave before being granted unpaid leave. Unpaid leave may not be taken intermittently.
- C. Request for unpaid leave must be in writing and submitted to the Employee's Supervisor. The request must specify the reason for the request and the length of time desired. Approval of the request must be in writing.



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- D. All authorized leaves of absence must be reported by the Department Head and Employee to the County's Human Resources Director, County Auditor, and County Treasurer. The same three departments must also be notified upon the Employee's return to work.
- E. Authorization for Unpaid Leave may be immediately revoked either in the event of misrepresentation or if the reason for granting leave has ceased to exist.
- F. No benefits accrue while an Employee is on leave without pay. Upon prior approval being obtained Departmental seniority may be retained.

Nursing Mothers Paid Break

- A. The Patient Protection and Affordable Care Act and Providing Urgent Maternal Protections for Nursing Mothers (PUMP) Acts amended the Fair Labor Standards Act to require reasonable breaks for nursing mothers to express breast milk during the first year following the birth of a child.
- B. The County will provide two 15-30 minute paid breaks daily for nursing mothers. The nursing mother will be allowed whatever time is needed to express breast milk, however, if the break is longer than 15 30 minutes in duration, the break time may be unpaid time off. Paid breaks will apply to both exempt and non-exempt employees.
- C. The mother will be given a private location, other than a bathroom. The location will be clean, shielded from view and free from intrusion and appropriate for expressing breast milk. The specific location will be determined and identified within each County building/work location.
- D. The County does not allow any retaliation against nursing mothers for asking for this break. Nursing mothers are entitled to this break for 1 year following the birth of their child.
- E. All other employee breaks are determined by each department head and are not required to be given. If your department provides you with a break, they may not be accumulated or used for time off. The Fair Labor Standards Act does not require any breaks other than for nursing mothers, however if paid breaks are provided for employees, nursing mothers must be given the same amount of paid break time.



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Sick Leave Pool

- A. The County is authorized to establish a Sick Leave Pool Program for the benefit of eligible Employees who suffer a catastrophic injury or illness. Eligibility for such benefits must, out of necessity, be stringent to avoid rapid depletion of the Pool. It is thus necessary to limit a catastrophic injury or illness as being a severe condition or combination of conditions affecting the mental or physical health of an Employee or their immediate family that requires the services and treatment of a licensed practitioner for a prolonged period of time and forces the Employee to exhaust all leave time earned and therefore results in the loss of total compensation from the County.
- B. Catastrophic Injury or Illness. A catastrophic illness or injury is a severe condition or combination of conditions affecting the mental or physical health of the Employee or member of the Employee's immediate family that requires treatment by a licensed practitioner for a prolonged period of time and that forces the Employee to exhaust all leave time earned and therefore results in the loss of total compensation from the County.
- C. Severe Condition or Combination of Conditions. A severe condition or combination of conditions is one that will result in death if not treated promptly; requires hospitalization for more than 72 consecutive hours; or causes a person to be legally declared a danger to him or herself or others. For purposes of this Program, pregnancy and elective surgery are not considered severe conditions, except when life-threatening complications arise from them.
- D. Immediate Family Member. An immediate family member is defined as those individuals who live in the same household as the Employee and are related by kinship, adoption, or marriage; or are foster children certified by the Texas Department of Child Protective and Regulatory Services; and an Employee's minor child regardless of whether the child lives in the same household. If not in the same household, an immediate family member is strictly limited to the Employee's spouse, child or parent.
- E. Licensed Practitioner. A licensed practitioner includes a licensed physician, nurse practitioner, or other licensed health care professional.
- F. Sick Leave Administrator. The Sick Leave Administrator is the Human Resources Director. The decision of the Sick Leave Administrator regarding the approval and amount of time from the sick leave pool shall be final.
- G. Eligible Employee. All Full Time Employees, other than Elected or Appointed Officials with 12 or more months of continuous employment with the County and who have ten (10) or more days of vacation, compensatory time, and/or sick leave (or five (5) or more days of vacation, compensatory time and/or sick leave if they are Half Time Employees), and have contributed a minimum of 3 sick days to the pool with the exception of a first year eligible employee, who must have contributed at least 1 day of sick leave to the pool as of the date of the onset of their injury



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or illness and who are paid from the General fund of the County, from a Special fund of the County, or from special grants paid through the County are Eligible Employees.

- H. Contribution to the Sick Leave Pool is voluntary. All Eligible Employees are encouraged to contribute. Unless otherwise eligible as provided herein, days donated by an eligible Employee may not be recovered or recaptured by the Employee until earned by their next anniversary date.
 - 1. Eligible Employees desiring to contribute to the Sick Leave Pool must submit an application to the Sick Leave Administrator. Contact Human Resources or visit the Human Resources Department website for the appropriate form.
 - 2. Every May and November, eligible Employees may transfer to the Sick Leave Pool not less than 1 day or more than 5 days of accrued sick leave earned by the Employee. Except as permitted in the next paragraph, an Employee may not donate more than a total of five days in any calendar year.
 - 3. Employees who resign or retire may donate not more than 10 days of accrued sick leave time to the sick leave pool immediately before the effective date of separation, resignation or retirement.
 - 4. Upon receipt of a contribution request, the Administrator will notify the Treasurer's office to credit the Sick Leave Pool with the amount of time contributed by the eligible Employee.
 - 5. Eligible Employees may not designate the recipient of their donations.
- I. An Eligible Employee is entitled to use time contributed to the Sick Leave Pool, if- because of a catastrophic injury or illness, the Employee has exhausted all available current leave balances and compensatory time to which the Employee is otherwise entitled.
 - 1. An Eligible Employee may not use time in the Sick Leave Pool that exceeds the lesser of one-third of the total amount of time in the Pool or a combination of 120 working days annually for a Full-time Employee or 60 working days annually for a Half-time Employee.
 - 2. An Eligible Employee's catastrophic illness, injury or condition cannot be the result of an on-the-job injury covered by Worker's Compensation.
- J. Applications to the Sick Leave Pool are on first-come, first-serve basis.
 - 1. An Eligible Employee, or in the event of their incapacity, a member of their Immediate Family, must apply to the Sick Leave Administrator for permission to use time in the Sick



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Leave Pool. Applications should be made as far in advance as is practicable under the circumstances.

- K. All medical information obtained by the Sick Leave Administrator will remain confidential.
- L. Requests for time from the Sick Leave Pool must:
 - 1. Give a statement sufficiently describing the catastrophic illness or injury to enable the Sick leave Administrator to adequately determine the severity of the illness, condition or injury.
 - 2. Be accompanied by a statement from the treating licensed practitioner which gives the date of onset of the catastrophic illness or injury, the diagnosis and the prognosis, and the date it is anticipated the Employee will be able to return to work.
 - 3. Eligible Employees may be required to sign a Medical Release Form which allows the Sick Leave Administrator to obtain additional medical information. The Sick Leave Administrator may require independent medical verification of the illness or injury as a prerequisite to approval of the request.
 - 4. If the Sick Leave Administrator determines that the Employee is eligible, the Administrator shall, as soon as practicable, approve the transfer of time from the pool, advise the Employee, the Treasurer's Office and the Department Head of the amount of time approved and have the Treasurer's Office credit it to the Employee.
 - 5. An Eligible Employee may utilize any Sick Leave Pool time credited in the same manner as sick leave earned by the Employee in the course of employment.
 - 6. Sick Leave Pool time credited an Eligible Employee will be deducted from Family and Medical Leave Act benefits to which the Employee would otherwise be entitled.
- M. An Eligible Employee absent on sick leave assigned from the Sick Leave Pool is treated for all purposes as if the Employee were absent on earned sick leave.
- N. The estate of a deceased Eligible Employee is not entitled to payment for unused sick leave acquired by that Employee from the Sick Leave Pool. Rather, such unused sick leave hours shall be returned to the Sick Leave Pool.
- O. Return to Work Certification. When the Employee is absent from work because of a catastrophic illness, injury or condition, the County and the Employee's Department Head shall require that, prior to the Employee's return to work, the Employee submit a licensed practitioner's written



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statement that the employee was required to be absent from work because of the condition and the date that the Employee is able to return to work. The statement must also specify what limitations, if any, exist to the Employee's ability to perform his or her job duties or pose a threat to the safety of the Employee or others. If limitations exist, the Department Head or supervisor must contact and discuss with Human Resources.

P. Should an Eligible Employee return to work with unused sick leave acquired by that Employee from the Sick Leave Pool, such unused sick leave hours shall be returned to the Sick leave Pool.

Paid Quarantine Leave (Specific to County Peace Officers and Detention Officers)

- A. As amended, State of Texas Local Government Code (Chapter 180, Section 180.008) provides paid leave for County Peace Officers and Detention Officers to quarantine or isolate due to a possible or known exposure to a communicable disease while on duty. Contact Human Resources for the appropriate leave of absence request form.
- B. Paid leave for quarantine purposes must be required and ordered by a Supervisor.
- C. All employment benefits and compensation, including leave accrual, pension benefits and health benefit plan benefits will continue to be provided by the County for the duration of the leave.
- D. Reimbursement for reasonable costs related to the quarantine, including lodging, medical and transportation will be provided by the County.
- E. The employee's sick leave balance, vacation leave balance, holiday leave or other paid leave balances will not be reduced in connection with the paid quarantine leave taken.
- F. This section only applies to County Peace Officers and Detention Officers who are employed by, appointed to or elected to their position.
- G. Off duty exposures will not be covered under this section.



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Mental Health Leave for Peace Officers

- A. In accordance with Texas Government Code Chapter 614 (Section 614.015), employees working for the County as law enforcement peace officers or Telecommunicators, will receive and be granted paid mental health leave should they experience a traumatic event in the scope of their employment with the County. The leave shall be compensated without any reduction in salary or loss of benefits.
- B. A traumatic event is one that occurs while the peace officer is on duty, and the officer is involved in the response to, or investigation of, an event that causes the officer to experience unusually strong emotional reactions or feelings which have the potential to interfere with or affect their ability to function during or after the incident.
- C. Traumatic events may include, but are not limited to the following:
 - Incidents involving multiple casualties which may include shootings or traffic accidents;
 - Line of duty death of a department member;
 - Officer involved shooting of a person;
 - Death of a child resulting from violence or neglect;
 - Major disasters which may include responses to weather related events involving multiple casualties, explosions with multiple casualties, or search and recovery missions involving multiple casualties.
- D. Any peace officer directly involved in a traumatic event may request the use of mental health leave. The request must be made in writing to the peace officer's immediate supervisor and the Department's Elected Official. The request shall be treated as a priority matter and a decision on granting the leave shall be made within 24 hours following the submission of the request. The request should be granted unless the Elected Official and chain of command can clearly articulate and provide specific compelling reasons to deny granting the leave.
- E. Any request for mental health leave shall be treated as strictly confidential information by all parties involved. The request should not be discussed or disclosed outside of the officer's immediate chain of command, and only as necessary to facilitate the use of leave. Any officer or supervisor who becomes aware of behavioral changes and suggests the officer seek mental health leave shall not discuss that matter with any other party outside of the chain of command or the public. Any breach of confidentiality is grounds for discipline.
- F. Confidentiality may be waived by the peace officer seeking mental health leave. Confidentiality requirements may only be waived for others under specific circumstances which indicate the officer is a danger to themselves or others, and when Department leadership must confer with mental health professionals for guidance on handling the immediate situation.
- G. A peace officer directly involved in a work related traumatic event may request up to five (5) working days of mental health leave. Any request for an extended leave of absence shall be



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accompanied by documentation from a mental health professional who is counseling the peace officer. Any extension request will be reviewed and considered in accordance with either the County's FMLA or Workers Compensation policies.

H. Mental Health services are available for peace officers through the following resources:

The Galveston County Critical Incident Stress Management Team – (409) 766-2300

Interface EAP – (800) 324-4327

Dr. Vincent Ruscelli- (281) 338-1382



Policy HR012-Separation of Employment

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- A. Separation from employment is:
 - 1. Resignation–Any situation wherein an Employee voluntarily leaves employment. Resignation in good standing requires a minimum two (2) week notice.
 - 2. No Fault-Any situation wherein an Employee voluntarily leaves employment during an introductory period.
 - 3. Retirement-Employees meeting eligibility requirements established by the Texas County and District Retirement System (TCDRS) and who retire under that system or AUL. Retirees are eligible to receive any retirement benefits offered by County. Certified Applications for retirement must be submitted to TCDRS and or AUL not later than the last day of the proposed effective month.
 - 4. Disability–Employees meeting eligibility requirements established by TCDRS and who receive benefits under that system. Such disabled Ex-Employees are eligible to receive benefits offered by County to its retirees.
 - 5. Reduction-in-Force An involuntary separation from employment due to budgetary restraints, abolition of a budgeted position or reorganization of County government. This type of separation is not an appeal action.
 - Job Abandonment-leaving job without permission or notice and/or; No Call, No Show for 2 or more consecutive shifts without permission or notification is considered a voluntary termination.
 - 7. Involuntary Separation Dismissal or Discharge–Any involuntary separation from employment. Allowed accrued vacation will be paid out if an Employee involuntarily separates employment.
 - 8. Death–The estate of any Employee who dies while employed by the County shall receive earned pay and payable benefits due.

B. Exit Interview

Supervisors must notify the Human Resources Department of every Employee termination. Employee's who resign, retire or for any voluntary termination should make an appointment with the Human Resources office for an exit interview. For all others, final paperwork and check will be sent to the employee's home address. In the case of death, Human Resources will make every effort to meet the family at a convenient location or will send the paperwork in the mail. County badges are to be surrendered to the Supervisor or Human Resources.



Policy HR012-Separation of Employment

C. Final Paycheck

Paychecks for terminated Employees will be processed and delivered on the next regular pay day. In the case of an involuntary termination; the employee's last paycheck will be mailed to the employee's address on file in Human Resources.

D. Death

The estate of any Employee who dies while employed by the County shall receive earned pay and payable benefits due.

E. Unemployment Claims

On occasion, Employees whose employment terminated with the County files for unemployment benefits with the Texas Workforce Commission. Oftentimes, such employees are entitled to unemployment compensation. But, on occasion, an Employee is not so entitled. The County has retained the services of TALX to assist it in unemployment compensation hearings as necessary.

Upon termination of an employee, Human Resources will enter the separation information online with TALX and will forward all supporting documentation.

When a claim for unemployment benefits if filed, TALX will notify Human Resources of the date and time for the hearing.

When Human Resources is notified of a hearing, it will:

- 1. Notify the appropriate Department Head of the unemployment hearing;
- 2. Request the Department Head to appoint a Supervisor or other employee with firsthand knowledge of the details relating to the Employee whose employment terminated to participate in the unemployment hearing;
- 3. Forward a copy of the notice of hearing and supporting paperwork to the designated Supervisor for informational purposes;
- 4. Participate, along with the Supervisor and TALX in the unemployment hearing.
- F. It is the policy of the County to assess each request for unemployment compensation and to contest those that appear unjustified. Accordingly, any request by a Department Head to waive a contest of an application for unemployment benefits will be submitted to Commissioners Court for approval.



Policy HR013-Drug Free Workplace

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Drug, Alcohol Abuse, and Smoking

- A. It is the intent of the County to eliminate the use, exchange or presence of illegal drugs, and to prevent the misuse of legal drugs or alcohol in County offices, vehicles, facilities, and work sites.
- B. Smoking is prohibited in all County buildings, vehicles and facilities.
- C. The use, manufacture, procurement, distribution, sale, dispensing or possession of illegal drugs is prohibited.
- D. The use of alcohol while on duty is prohibited. Working while under the influence of alcohol is prohibited.
- E. The misuse of legal drugs while on duty is prohibited. Working while under the influence of legal drugs that have been misused is prohibited.
- F. The misuse of substances and materials available in the work place that may result in physical or mental impairment is prohibited.
- G. Employees are prohibited from operating any equipment or motorized vehicles while under the influence of any drug, prescription or otherwise, that interferes with the Employees manual dexterity skills or mental abilities in such a manner that the equipment or motorized vehicle cannot be used safely.
- H. An Employee found in violation of this policy is subject to immediate disciplinary action, including dismissal.
- I. For employees requiring an additional drug test, the employee is responsible for the cost of any additional drug test.

ANY EMPLOYEE WHO HAS A PROBLEM WITH THE USE OF ILLEGAL DRUGS, ALCOHOL OR ABUSE OF LEGAL SUBSTANCES IS ENCOURAGED TO SEEK ASSISTANCE FROM THE EAP PROGRAM. EMPLOYEES WHO SEEK SUCH ASSISTANCE WILL RECEIVE NO SANCTION FOR SEEKING SUCH ASSISTANCE.

Personnel Actions

A. Within thirty (30) days after receiving notice from an Employee of a criminal conviction involving the illegal use of drugs or alcohol, a Supervisor shall either take appropriate personnel action up to and including termination of the Employee, or require the Employee to participate satisfactorily in the Employee Assistance Program.



Policy HR013-Drug Free Work Place

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- B. Supervisors shall initiate action, after prior review by the Human Resources Department, to take appropriate disciplinary action up to and including termination for a first offense of any Employee who is found to procure, manufacture, distribute, sell, dispense, or possess illegal drugs, or to use such illegal drugs or alcohol when the effects of such use remain during job performance. Disciplinary action will not be taken regarding an Employee who voluntarily identifies himself as a user of illegal drugs or an abuser of alcohol prior to being identified through other means, and who obtains counseling or rehabilitation through the Employee Assistance Program (EAP) and thereafter refrains from using illegal drugs or the abuse of alcohol in accordance with the provisions of this policy.
- C. Supervisors shall not allow any Employee to remain on duty if that Employee is found while on duty, to procure, manufacture, distribute, sell, dispense or possess illegal drugs, or is found to use alcohol or illegal drugs when the effects of such use remain during job performance. However, as part of a rehabilitation or counseling program, a Department Head may allow an Employee to return to duty if it is determined that this action would not pose a danger to fellow Employees or to public health or safety.
- D. Supervisors shall initiate action to remove from employment any Employee who is known to use illegal drugs or alcohol when the effects of such use remain during job performance, and such Employee, after being requested:
 - 1. Refuses to obtain counseling or rehabilitation through the Employee Assistance Program; or
 - 2. Does not thereafter refrain from using illegal drugs or alcohol when the effects of such use remain during job performance.
 - 3. Does not contact and successfully comply within the designated time period with the terms of a treatment plan recommended by EAP.
- E. Supervisors shall treat all medical evaluations and treatments as confidential unless specifically authorized by the Employee to disclose same in writing.
- F. The determination of a Supervisor or Department Head that an Employee is using illegal drugs and/or alcohol when the effects of such use remain during job performance may be made on the basis of direct observation, or the results of a drug testing program that has been authorized by Commissioners Court. If drug test results are positive, such results may be rebutted by other evidence that the Employee has not used illegal drugs or alcohol.



Policy HR013-Drug Free Work Place

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Alcohol and Drug Testing

- A. Any Employee who may be subjected to disciplinary action because they are believed to be in violation of this chapter may voluntarily request that an appropriate drug or alcohol test be performed. If the Employee requests a test, the County shall pay for the cost of the test. If alcohol use is suspected, the test may be a breathalyzer, urinalysis or blood test. If illegal drug use is suspected, the test must be done by a certified laboratory and may be an immunoassay or a gas chromatograph-mass spectrometer test, both based on a urine sample.
- B. The employee pays for the cost of any additional test after the County has paid for the initial test.
- C. With probable cause, and upon prior review by Human Resources, a Supervisor may request that the Employee submit to drug testing. If the Employee refuses to submit to the drug test, disciplinary action up to and including dismissal may be taken.



Policy HR014 – Alcohol and Drug Testing Policy for CDL and Safety Positions Page 1 of 1

- A. The purpose of this policy is to provide for implementation of alcohol and drug testing for Employees performing jobs that require a commercial driver's license (CDL). It also provides for the testing of other safety impact positions not requiring CDLs as designated by the County. This policy is based on the County's commitment to maintain a safe, healthful and productive work environment for all Employees and to ensure the safe and efficient delivery of services to citizens of Galveston County.
- B. The County has chosen to test for drug or alcohol use after all accidents whether or not they involve a fatality or a citation as designated above. However, accidents involving the designations above will result in termination of the Employee. Other accidents will result in referral to the Employee Assistance Program for assessment and treatment.
- C. This is only a portion of the policy. The policy in its entirety will be provided to all Employees who have the responsibilities for CDL and Safety Sensitive Positions. Refer to the Safety Manual.
- D. If you have any questions regarding:
 - 1. Galveston County's Policies and Procedures relating to substance abuse or alcohol misuse,
 - 2. Galveston County's adherence to 49 CFR, Part 382, Controlled Substances and Alcohol Use Testing or
 - 3. Any of the matters or information you have received regarding Controlled Substance Abuse or Alcohol Misuse, contact: Human Resources Director: 409-770-5350
- E. County of Galveston Positions Requiring A Commercial Driver's License or Holding Safety Impact Positions That the County has opted to include:

Contact The County's Human Resources Department for a complete listing of positions.



Policy HR015-Travel Revised and approved 4/2012 Page 1 of 1

- A. This policy is meant to provide guidance as to appropriate travel methods and reimbursable expenses while traveling on County business. Whenever unusual circumstances are involved or this published policy does not provide clear guidance, please secure a written opinion from the County Auditor concerning the items prior to the trip. This contains only a portion of the entire Travel Policy. It is the responsibility of the Employee to view and print off the policy in its entirety at Galveston County Auditor's Office website at www.co.galveston.tx.us and select Auditor's Office.
- B. This policy does not apply to Adult Probation Department Employees. Department reimbursements for such Employees are governed by the Financial Management Manual as written and approved by the Texas Department of Criminal Justice-Community Justice Assistance Division.



Policy HR016-Use of County Owned Vehicles

- A. This is only a portion of the policy. The policy in its entirety is located in the Safety Manual; please refer to that manual for complete policy and procedures.
- B. This Policy governs procurement, replacement, identification, operation, care and maintenance, insurance and accident procedures for all County-owned vehicles, including law enforcement vehicles, except where otherwise noted. Such vehicles will be utilized as a fleet. With the exception of law enforcement vehicles, County vehicles are to be available for use by all Departments through cooperation.
- C. Law Enforcement Exemption

Certain portions of this Policy shall not apply to law enforcement vehicles assigned to the Sheriff's or Constables' Departments. Portions which do not apply are noted throughout this Policy. Such officials shall formulate their own policies regarding identification and usage of vehicles assigned to their Departments.

- D. Use of County-owned vehicles restricted to Employees licensed by the State of Texas to drive the type of vehicle. Annual license status checks with the Texas Department of Texas are subject to being periodically conducted by the Risk Manager to ensure that this condition is met.
- E. Employees operating County Vehicles must abide by all restrictions listed on their individual driver's license and all applicable motor vehicle laws. Seat belts must be worn at all times.
- F. Employees operating County Vehicles must be in proper work attire and suitable dressed for their position with the County. Department Heads are responsible for ensuring that their Employees comply with this Regulation.
- G. Personal use of County vehicles, for purposes other than lunch breaks and related incidental purposes, is prohibited. Examples of prohibited personal use include shopping or the running of personal errands when such shopping or errands are the primary purpose of the trip. Should, during normal work shift, an emergency situation arise and an Employee have to leave work to attend to personal business, the Employee may be responsible for any injuries or damage occasioned by an accident.
- H. Use of tobacco products shall not be used in any County vehicle at any time.
- I. Operating a County vehicle while under the influence of alcohol or illegal drugs or while under the influence of legal drugs which impair judgment or motor skills is prohibited.
- J. Department Heads may authorize temporary use of a County vehicle by an Employee of another department.



Policy HR016-Use of County Owned Vehicles

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- K. County vehicles, with the exception of law enforcement vehicles responding to a call, may not be used to transport County Employees to business establishments whose primary income (i.e., 51% or more) is derived from the sale of alcoholic beverages.
- L. Prospective Employees
 - 1. A traffic violation background check will be performed on prospective Employees whose future job duties will require operation of a County vehicle or leased vehicle, road equipment or other piece of heavy equipment. This Policy applies regardless of whether such duties are a regular part or incidental to the Employees' job.
 - 2. Prospective Employees with one or more convictions or deferred adjudications, or who have been placed on community supervision (probation) for Driving While Intoxicated,
 - 3. intoxication Manslaughter, Intoxication Assault or Manslaughter that also involved a motor vehicle, any of which having occurred within the immediately preceding three years, should not be considered for employment.
 - 4. Prospective Employees with one or more convictions or deferred adjudications, or who been placed on community supervision (probation) for the sale, possession or delivery of a controlled substance or marijuana, any of which having occurred within the immediately preceding three years, should not be considered for employment.
 - 5. Prospective Employees with three or more moving traffic violation convictions or at fault motor vehicle accidents within the immediately preceding two years should not be considered for employment

Current Employees

- 1. An annual traffic violation background check will be performed on all Employees whose job duties require them to operate a County vehicle or leased vehicle, road equipment or other piece of heavy equipment excluding lawn mowers and riding mowers. This Policy applies regardless of whether such duties are a regular part of or incidental to the Employees' job.
- 2. Employee's who undergo driving status changes or personnel movements such as transfers, job reassignments, promotions or demotions that require them to operate similar vehicles or equipment, will likewise be required to undergo an annual traffic violation background check.
- 3. Employees charged with and subsequently convicted of or placed on deferred adjudication or community supervision (probation) of one or more offenses of Driving While Intoxicated, Intoxication Manslaughter, Intoxication Assault or Manslaughter that



Policy HR016-Use of County Owned Vehicles

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also involved a motor vehicle, will at a minimum, be prohibited from operating a County vehicle or leased vehicle, road equipment or other heavy equipment during the period of deferred adjudication or community supervision (probation). Should other job assignments not be readily available within the same department, the Employee may also be demoted, suspended without pay or terminated. Convicted Employees who are Incarcerated and unable to report to work will be terminated.

- 4. Employees charged with and subsequently convicted of or placed on deferred adjudication or community supervision (probation) for the use, sale, possession or delivery of a controlled substance or dangerous drug will at a minimum, be prohibited from operating a County vehicle or leased vehicle, road equipment or other heavy equipment during the period of deferred adjudication or community supervision (probation). Should other job assignments not be readily available within the same department, the Employee may also be demoted, suspended without pay or terminated. Convicted Employees who are incarcerated and unable to report to work will be terminated.
- 5. Employees convicted of a total of three or more moving traffic violation convictions and/or at fault in three or more motor vehicle accidents within the immediately preceding two years will, at a minimum, be prohibited from operating a County vehicle or leased vehicle, road equipment or other heavy equipment. This prohibition shall last until the Employee has successfully completed a six month continuous period in which they receive no additional tickets for which they are convicted or are at fault in a motor vehicle accident. Should other job assignments not be readily available within the same department, the Employee may also be demoted, suspended without pay or terminated.
- 6. Employees whose driver's license becomes suspended or revoked for any reason will, at a minimum, be prohibited from operating a County vehicle or leased vehicle, road equipment or other heavy equipment during the period of suspension or revocation. Should other job assignments not be readily available within the same department, the Employee may also be demoted, suspended without pay or terminated.



Policy HR017-Use of Personal Vehicles

Page 1 of 1

- A. Use of personal vehicles for County business is not encouraged. Authorized use is restricted solely to Employees licensed to drive who are instructed to use their vehicles by their Department Head.
- B. The County will not reimburse any Employee who uses their vehicle in pursuit of County business for any damage caused to his vehicle for any reason.
- C. Employees who use their personal vehicles for County business will be reimbursed mileage in accordance with the County travel policy.
- D. An Employee driving their personal vehicle in pursuit of County business who is involved in an accident, no matter how minor, must report the accident immediately to his Department Head, the Legal Services Coordinator and the Assistant Facilities Director.



Policy HR018- Ethics

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- A. While every Employee is already governed by the dictates of his or her individual conscience, it is desirable to adopt a uniform Code of Ethics which contains principles which should apply to the day to day conduct of all Employees.
- B. Every Employee should be committed to the highest standard of conduct in the performance of their public duties. Individual and collective adherence to high ethical standards is central to the maintenance of public trust and confidence in government. As servants and stewards to the public, each Employee should readily acknowledge that nothing less should be expected of them.
- C. While the potential for personal conflict or differing views of values or loyalties may, from time to time exist, they should always succumb to the commitment to the public good.
- D. Adult Probation Department Employees must follow the Code of Ethics written and approved by the Texas Department of Criminal Justice-Community Justice Assistance Division.
- E. Any Employee found violation of this Ethics Policy may be subjected to disciplinary proceedings up through and including termination. In addition, depending in the nature of the violation, an Employee may be subjected to criminal prosecution.

Ethical Principles

- A. THE ETHICAL EMPLOYEE SHOULD:
 - 1. Promote decisions which only benefit the public interest;
 - 2. Actively promote public confidence in County government;
 - 3. Keep safe all assets, funds and other properties of the County;
 - 4. Promptly administer the affairs of the County;
 - 5. Conduct and perform their duties as an Employee diligently and promptly dispose of the business of the County;
 - 6. Maintain a positive image to pass constant public scrutiny;
 - 7. Evaluate all decisions so that the best service or product is obtained at minimal, costeffective rates without sacrificing quality and fiscal responsibility;
 - 8. Inject the prestige of the office or job into everyday dealings with the public Employees and associates;
 - 9. Maintain a respectful attitude toward other Employees, other public officials, colleagues and associates;
 - 10. Effectively and efficiently work with governmental agencies, political subdivisions and other organizations in order to further the interest on the County; and
 - 11. Faithfully comply with all laws and regulations applicable to the County and impartially apply them to everyone.



Policy HR018-Ethics

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B. THE ETHICAL COUNTY OFFICIAL, DEPARTMENT HEAD AND EMPLOYEE SHOULD NOT:

- 1. Engage in outside interests that are not compatible with the impartial and objective performance of their duties as an Employee;
- 2. Improperly influence or attempt to influence other Employees to act in his or her own benefit; nor
- 3. Accept anything of value from any source which is offered to influence his or her action as a public official or as an Employee.

C. CIVIL AND CRIMINAL STATUTES RELATING TO PUBLIC SERVANTS

Scattered throughout the various codes and statutes of the State of Texas are various civil and criminal codes and statutes relating to and affecting the conduct of all public officials and public employees. The following is a partial listing where these codes and statutes may be located:

OPEN MEETINGS ACT	TEX GOV'T CODE § 55.002 et seq.
OPEN RECORDS ACT	TEX GOV'T CODE § 552.001 et seq.
DISCLOSURE BY PUBLIC SERVANT OF INTEREST IN PROPERTY TO BE ACQUIRED WITH PUBLIC FUNDS	TEX GOV'T CODE § 553.002
RETALIATION PROHIBITED FOR REPORTING VIOLATION OF LAW (WHISTLE BLOWERS ACT)	TEX GOV'T CODE § 554.002; TEX LABOR CODE § 21.055
NEPOTISM PROHIBITIONS	TEX GOV'T CODE § 573.001 et seq.
REGULATIONS OF CONFLICT OF INTEREST	TEX LOCAL GOV'T CODE § 171.001 et seq.
MANDATORY CONFLICT OF INTEREST REPORTING	TEX LOCAL GOV'T CODE CHAPTER 176
BRIBERY	TEX PENAL CODE § 36.02
ACCEPTANCE OF HONORARIUM	TEX PENAL CODE § 36.07
GIFT TO PUBLIC SERVANT BY PERSONS	TEX PENAL CODE § 36.08
SUBJECT TO JURISDICTION	
TAMPERING WITH GOVERNMENTAL RECORD	TEX PENAL CODE § 37.10
ABUSE OF OFFICIAL CAPACITY	TEX PENAL CODE § 39.02
MISUSE OF OFFICIAL INFORMATION	TEX PENAL CODE § 39.06



Policy HR019-Misconduct or Dishonesty Hot Line Policy

A. Although the County believes that its Employees are honest and dedicated to public service, like all public and private entities, it may become the unwilling victim of an act of misconduct or Dishonesty committed by either an Employee or by a third party with an employee's knowledge and/or assistance. Such activities will not be tolerated. To help deter their occurrence it is necessary to develop internal controls to assist in the detection and prevention of such criminal activity.

The hotline telephone numbers are (409) 770-5329 and (281) 766-4582. The hotline fax number is (409) 766-4582.

- B. It is the County's goal is to establish and maintain a fair, ethical, and honest business environment for its Employees and for its taxpayers, suppliers and all third parties with whom it has a business or fiduciary relationship. Helping to achieve such an environment requires the active assistance of all County Employees.
- C. Although no system of internal controls can completely prevent a determined perpetrator from succeeding at criminal misconduct it is the County's intention to establish a network of internal controls to help prevent such activity. Establishing a network also assists in providing a sound foundation for the protection of innocent parties, the taking of proper disciplinary action against County Employees, the referral to law enforcement agencies and the Criminal District Attorney when warranted and to the protection and recovery of County assets.
- D. This policy applies to any work-related act of Misconduct or Dishonesty as such phrase is defined herein.
- E. This policy applies to all County Employees and to all consultants, vendors, contractors, and any other third parties having a business relationship with Galveston County.
- F. This policy's purpose is to communicate the County's policy regarding the protection and proper use of County resources, assets and funds. It also establishes a procedure for the investigation of suspected Misconduct or Dishonesty by employees and others as well as guidance and direction regarding appropriate action in case of suspected or reported misuse.
- G. The phrase "Misconduct or Dishonesty" includes but is not limited to any work related criminal violation of any federal or state law that either negatively affects the County or negatively impacts or unjustifiably benefits a County Employee or a third party with whom the County has a business or fiduciary relationship including but not limited to:
 - any dishonest or fraudulent act.
 - theft or other misappropriation of assets.



Policy HR019- Misconduct or Dishonesty Hot Line Policy

- misstatements and other intentionally created irregularities in County records, including the misrepresentation of the results of operations or levels of service.
- forgery or alteration of a check, bank draft or any other financial document.
- impropriety in the handling or reporting of money or financial transactions.
- profiteering as a result of insider knowledge.
- disclosing County or County vendor's confidential and proprietary information to outside parties except as required by the Texas Open Records Act.
- accepting or seeking anything of material value from contractors, vendors or persons providing services/materials to the County in return for favors.
- destruction, removal or inappropriate use of records, furniture, fixtures, equipment or other County resources, except as permitted by the County's Records Retention Policy or as directed by the County Purchasing Agent's rules and regulations relating to the County's Surplus Property Policy.
- H. All acts of Misconduct or Dishonesty committed by County Employees are prohibited.
- I. Reprisals, including but not limited to disciplinary action, against individuals making reports in good faith are prohibited.
- J. All employees have a responsibility to report suspected acts of Misconduct or Dishonesty.
- K. Supervisors have additional responsibilities to help prevent acts of Misconduct or Dishonesty. They include:
 - becoming aware of what can go wrong in their area of authority.
 - establishing and maintaining effective monitoring, review and control procedures to help prevent acts of Misconduct or Dishonesty.
 - establishing and maintaining effective monitoring, review and control procedures to help detect acts of wrongdoing promptly should prevention efforts fail.
 - Supervisors may delegate these additional responsibilities to their subordinates. But, ultimate accountability remains the responsibility of the Supervisor.
 - Supervisors may enlist the services of the County Auditor in order to effectively carrying out their responsibilities.
- L. Reporting of Acts of Misconduct or Dishonesty

It is the responsibility of every County Employee to immediately report any suspected act of misconduct or Dishonesty to their Supervisor or, in the case of Department Heads, to the County Auditor. Supervisors, when made aware of such potential acts by subordinates, must immediately report such acts to their Department Head.



Policy HR019- Misconduct or Dishonesty Hot Line Policy Page 3 of 3

- To facilitate reporting of suspected violations in those instances where the reporting County Employee desires to remain anonymous, the County has established a telephone hotline. The hotline telephone numbers are (409) 770-5329 and (281) 766-4582. The hotline fax number is (409) 766-4582. These numbers are located in the County Auditor's Office. All records of all calls made to the hotline will be kept confidential to the extent permitted by the Texas Open Records Act.
- The Department Head, or, if applicable, the County Auditor shall immediately investigate the allegation. The Department Head may enlist the services of their managers as they deem appropriate. The Department Head/County Auditor, after consultation with Human Resources, may place any involved Employee on administrative leave with pay until completion of the investigation. The Department Head/County Auditor may also contact the Legal Services Coordinator as deemed necessary or prudent.
- The Department Head/County Auditor shall notify the County Judge and, if warranted, the Criminal District Attorney of the results of its investigation.
- If a policy violation is found, the Department Head in whose department the violation occurred shall promptly do whatever is necessary to prevent the act from reoccurring and take appropriate disciplinary measures.
- Reports of other suspected improprieties concerning a County Employee's unethical behavior, or other improper conduct that do not include acts of Misconduct or Dishonestly should be reported to the immediate supervisor for investigation and, to the extent found necessary, correction.



Policy HR020- Employee Relations and Work Expectations

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- A. This policy is to establish guidelines for expectations regarding work related behavior and clear guidelines for disciplinary action to ensure that all Employees receive consistent and fair treatment with due process.
- B. When implementing corrective actions, Supervisors should consider the type and severity of the behavior displayed. Corrective action may not be disproportionate to the offense, but should be severe enough to affect the desired behavior. Management reserves the right to administer discipline.
- C. Nothing in this policy erodes the County's Employment-At- Will doctrine.
- D. Employees will follow these guidelines:
 - 1. Employees are expected and required to meet the normal standards of proper business behavior for public servant employees and otherwise conduct themselves in an appropriate manner. As public servants, Employees must adhere not only to the County's ethical principles but also to other standards that emphasize professionalism, courtesy and avoidance of even the appearance of illegal or unethical conduct at all times. Good discipline and acceptable social behavior will prevail at all times among Employees.
 - 2. All Employees will report to the work place on time and deliver an honest day's work for a day's pay which means working your scheduled shift and if full time, working 40 hour per week.
 - 3. Each Employee is expected to learn all tasks associated with their position and perform all tasks in a timely and efficient manner without constant supervision. Employees are also required to know all procedures that are followed in the office or other area in which they are working. In addition to their normal assigned duties, all Employees are expected to perform all other duties as may be assigned.
 - 4. It is the policy that these work rules be formally communicated to every employee via inclusion in the Human Resources Policy Manual and posted on the County website.



Policy HR020- Employee Relations and Work Expectations

E. Employees are advised that the following may be cause for discipline up to and including involuntary separation from County employment. This includes any willful or deliberate violations of County rules to such a degree that continued employment of the individual may not be desirable and may necessitate the discharge of the employee.

This list is intended to provide examples and is not all inclusive.

- 1. Willfully falsifying application for employment.
- 2. Negligence of essential functions or work duties or continued poor performance.
- 3. Falsification or tampering with County records.
- 4. Falsification of Employee's own or other Employee's time records or medical history.
- 5. Dishonesty or breach of trust.
- 6. Failure to wear or openly display County badge.
- 7. Permitting another person to substitute or falsely use a County badge or departmental identification card.
- 8. Misconduct or behavior that is disruptive to the workplace.
- 9. Willful damage to or unauthorized misuse or removal of property owned, rented, leased or used by the County.
- 10. Spreading false rumors or filing false accusations;
- 11. Disclosure of confidential information of County clients or employees to an unauthorized person;
- 12. Theft or misuse of County Purchasing Card.
- 13. Rude behavior or unprofessional attitude, Gossiping, Spreading Rumors, Bullying, Harassment or Discrimination of fellow employees or members of the public.
- 14. Abuse or misuse of County property including internet and email, property of other employees, or property of taxpayers.
- 15. Saying, writing or communicating in any form or method any negative or sexually explicit or derogatory or racial or ethnic comment.
- 16. Furnishing information such as confidential Employee, inmate, court or other records to an unauthorized person.
- 17. Acts of Discrimination.
- 18. Insubordination, refusal or deliberate failure to carry out instructions given by supervisor,
- 19. Flagrant disrespect for fellow employees or Officials or Directors
- 20. Misuse of telephone, e-mail, cell phone, computers and other means of County supplied communications in violation of County and departmental regulations.
- 21. Harassment of any kind, including sexual harassment of co-workers or the public.
- 22. Creating a hostile work environment in violation of Title 7 of the Civil Rights Act.
- 23. Engaging in acts of violence, fighting or threats of violence towards any employee, members of their families, or any other person associated with the County.
- 24. Misconduct, such as fighting, committing a violent act, or use of profane, abusive or insubordinate language toward supervisors, Department Heads, fellow Employees, or others.



Policy HR020- Employee Relations and Work Expectations

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- 25. Abandonment of job/position; Walking off job without proper approval or notice.
- 26. Excessive un-excused absences and/or tardiness.
- 27. No call/no show for two consecutive shifts, or the same number of isolated instances,
- 28. Diversions of equipment for personal use or sale;
- 29. Bringing liquor, narcotics, drugs or any other controlled substances onto County premises except as approved by the appropriate member of senior management; and/or inebriation, intoxication or drug use while at work or performing your job.
- 30. Consuming liquor or using narcotics or drugs, or any controlled substances, on County premises, or while on duty, or entering the premises of the County under the influence thereof;
- 31. Illegal possession or sale of alcohol or drugs
- 32. Reporting for work or engaging in County business if mobility or judgment is impaired due to the influence of alcohol or other intoxicants or drugs
- 33. Possession or Carrying firearms or other dangerous weapons on County premises unless carrier is a Texas peace officer, of a firearm on or in County property without proper credentials and/or authority to carry firearms.
- 34. Engaging in any activity that conflicts with or gives the appearance of conflicting with the interests of the County, without first having obtained the written consent of the appropriate member of senior management;
- 35. Unprofessional conduct or conduct which violates the technical or ethical standards of a profession;
- 36. Disregard for the safety of other employees including horseplay or practical jokes;
- 37. Disregard of personal appearance, dress or personal hygiene.
- 38. Unauthorized use of public funds
- 39. Misrepresentation to the County of one's credentials and ability to perform certain duties.
- 40. Any intentional act considered fraud and abuse or unethical.
- 41. Repeated minor violations or nonconformance of safety rules or procedures.
- 42. Failure to abide by established safety rules or practice of the County.
- 43. Single serious violations of a safety rule or procedure that could have potentially resulted in injury to an Employee or another Employee or could have caused property damage.
- 44. Engaging in other business or employment during county work hours.
- 45. Failure of any Employee to obtain or to maintain any required training, continuing education or other requirement imposed upon them by law or their Supervisor or Department Head in order to maintain their employment with the County in their current position.
- 46. Failure to maintain qualifications necessary to perform the job.
- 47. Fraud or misrepresentation of information concerning a workers' compensation claim.
- 48. Refusal to submit to drug testing after probable cause has been established.
- 49. Conviction of a felony while employed by the County.
- 50. Unauthorized possession of either County property or the property of another Employee without their permission.
- 51. Failure to satisfactorily complete the introductory period.
- 52. Engaging in any conduct prohibited by this Policy Manual.



Policy HR020- Employee Relations and Work Expectations

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- F. Employees absent from the work place in excess of six (6) months (cumulative) during a period of 12 consecutive months are subject to termination, unless they are entitled to additional leave under the FMLA. This termination is not an appeal action.
- G. Other inappropriate behavior may be determined to be of equal seriousness with those listed above, and an Employee may be given discipline/dismissal based on those additional types of behavior.
- H. Serious problems of behavior that threaten or disrupt department operations or the work of other Employees will result in immediate action to stop the behavior. This action may range from removal of the Employee from the work site, suspension or immediate dismissal. At no time does this policy waive the County's Employment At Will status of employment to discharge an employee for any reason or no reason at all.
- I. Employee Counseling and Progressive Discipline

The County strives to provide for its Employees a fair and equitable system related to employee coaching and counseling and progressive discipline. It is the Employee's responsibility to meet satisfactory job expectations that include behaving in a professional manner, performing the job description's essential functions and responsibilities; adhering to the County policies and procedures, and abiding by the County Ethics policy. It is the County's intent to ensure Employees are afforded due process in the counseling and discipline process.

It is the policy of the County to try to resolve employee issues before they escalate. The counseling process may consist of any combination of the following processes, and can occur in any order, depending on the situation and severity of the problems: Verbal Feedback, Verbal Coaching and Counseling, Written Coaching and Counseling, Performance Improvement Plans, Written Warnings, Suspension, Administrative Leave, or Discharge. The County may use the employee counseling process in any order necessary to address the employee's performance issues and to protect the County's interests. All Employees are "At-Will", and as such, are free to separate their employment at any time without reason and the County retains the same rights.

Whenever an Employee is counseled for any reason, including verbal feedback, verbal and written coaching and counseling, performance improvement plans, written warning, suspension and involuntary separation of employment, the supervisor will complete an Employee Counseling Report. The counseling report should include details of the incident or situation, performance, behavior or expectation that the employee must change or improve, a performance improvement plan, (if applicable), related employee's comments, supervisor's recommendations and the signature of both the supervisor and the employee. A copy of the report is then placed in the employee's personnel file in Human Resources.



Policy HR020- Employee Relations and Work Expectations

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- 1. <u>Verbal Feedback , Coaching and Counseling</u>- Counseling and regular feedback with an Employee is proper and is important in ensuring Employee's understand the expectations of the supervisor and the actions necessary to meet the improvements necessary to prevent further disciplinary procedures. All verbal warnings should be in written documentation to show the meeting and discussion took place. A description of the performance or action or behavior that is unacceptable is to be discussed with the Employee. The Employee should have the opportunity to discuss the circumstances relating to the incident, performance, action, or behavior. An agreement from the Employee to meet the expectations of the job performance should be obtained. The Supervisor and Employee should sign the verbal agreement and the Employee should receive a copy of this meeting and the agreement for improvement with the Employee's signature acknowledging the meeting and discussion that took place. The supervisor is encouraged to provide positive feedback as well as needed improvements.
- 2. <u>Written Coaching and Counseling Notification or Written Warning</u>- If a verbal warning does not create an improvement in the performance or behaviors, a written coaching and counseling or written warning, clearly identified as a warning, will be presented to the Employee and will include: identification of the behavior, violation or performance problem, an indication of required change or improvement needed, and information concerning further corrective action that may result from failure to show the required modification or improvement. A time frame for change should be included and should not exceed 30 days. The written warning to correct performance problems or non- productive behavior will be discussed and signed by both Employee and Supervisor. The Employee's signature indicates receipt of the notice only, not acceptance of its contents or a contract for continued employment if the situation is corrected. If the Employee refuses to sign, the Supervisor should have a witness sign a statement that a copy was given to the Employee.
- 3. <u>Administrative Leave</u> (with pay) Administrative Leave with pay is time off for alleged misconduct or a violation of any provision of this manual that requires investigation. An Employee may be granted Administrative Leave with pay only by Elected or Appointed Officials. Administrative Leave will last only for such period of time as is required to complete the investigation. An Employee who is granted Administrative Leave with pay shall be given written notice detailing the reason(s) for the action and asked to sign the notice. If an Employee refuses to sign the written notice, the Elected or Appointed Official should have a witness sign a statement that a copy was given to the Employee. Upon completion of the investigation the Elected or Appointed Official will either restore the Employee to their former position or, if warranted, pursue additional disciplinary action.
- 4. <u>Administrative Leave</u> (without pay) Administrative Leave without pay is time off for alleged misconduct or a violation of any provision of this manual that requires investigation.



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An exempt employee will not be on administrative leave without pay in excess of 7 calendar days. If the investigation determination is unsubstantiated, the employee will be paid for the days on investigatory leave, with approval by an Elected or Appointed Official and returned to the position.

- 5. <u>Suspension</u> (without pay) Suspension is time off without pay for misconduct that is not serious enough to warrant immediate dismissal. An Employee may be suspended only by the Department Head. Suspensions shall not exceed 10 working days. An Employee who is suspended shall be given written notice detailing the reason(s) for the action and asked to sign the notice. If an Employee refuses to sign the written notice, the Department Head should have a witness sign a statement that a copy was given to the Employee. Following completion of the suspension period, the Employee will be allowed to return to work.
- 6. <u>Demotion</u> Demotion is the placement of an Employee in a position of lesser responsibilities and compensation. A Demotion is appropriate only after the Department Head finds that an Employee is unable to perform satisfactorily the duties assigned to the position occupied by the Employee, but that the Employee does have some skills that can be utilized by the office. The use of Demotion instead of dismissal is discretionary with the Department Head. The availability of a position with lesser responsibilities and compensation in the office at the time a Department Head takes disciplinary action does not automatically entitle the Employee to be demoted in lieu of being suspended or dismissed.
- 7. <u>Involuntary Separation or Dismissal</u> is the separation of an Employee from County employment. Sometimes immediate dismissal is warranted. In other situations an Employee who is dismissed shall be given written notice detailing the reason(s) for the action and asked to sign the notice. If an Employee refuses to sign the written notice, the Department Head should have a witness sign a statement that a copy was given to the Employee. Dismissal will occur when there is repeated conduct for which a person has been previously suspended, or conduct serious enough to warrant immediate dismissal.
- 8. <u>Dismissal for Job Abandonment, or No Call/No Show for 2 consecutive shifts</u> may be considered voluntary termination. Extenuating circumstances will be considered on a case-by-case basis.
- J. Demotion, Suspension, Administrative Leave, Termination
 - 1. Prior to granting demotion, suspension, administrative leave, or termination discharge to an Employee under progressive discipline, the Department Head will consult with Human Resources. Proper documentation must be available.



Policy HR020-Employee Relations and Work Expectations

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2. A meeting with the Employee will be conducted as soon as possible to ensure the behavior stops and there is no danger of damage to County systems or employees.

The disciplinary notice will include a description of the conduct that is the cause of the discipline or investigation. If the behavior warrants immediate removal from the workplace, the Employee will be suspended or placed on Administrative Leave.

If the Employee is suspended or given administrative leave, the Employee will be notified of the requirement to be available during normal work hours to answer questions and provide information. The Employee will be given the opportunity to respond to the allegations.

- 3. The Department Head, with assistance of Human Resources will conduct an investigation and review County policy.
- 4. The investigation is considered confidential for all participants to the extent possible; however all parties involved must understand that it could become part of an open records request.
- 5. After the conclusion of the investigation, the Department Head will advise the Employee of the disciplinary measures, if any, that have been decided upon by the Department Head. Department Head will provide a written statement to the employee of the findings.
- 6. The Employee may appeal any adverse action in writing to the Human Resources Director, using the Appeal form within 72 hours if the employee has completed the introductory period and disagrees with the findings. The Human Resources Director or designee will then review the investigation, and make a recommendation to the Department Head. The Human Resources Director or designee will communicate the findings within 5 business days to the Employee. The Department Head has the final decision.



APPEAL FORM FOR ADVERSE EMPLOYMENT ACTION TO HUMAN RESOURCES DIRECTOR COMPLAINT FORM

I have a complaint regarding a workplace situation. I dispute my supervisors/Department _____that took place on Director's determination regarding (date) / / / . I hereby appeal to the Human Resources Director. The response will be provided to the employee within 5 business days. **Employee Name**_____

 Employee Title
 Department
 Date of Hire

 Department Head Name
 Supervisor Name

 Please type or print using a ball point pen. **Today's date:** ____ Issue You are Appealing: Reason for further appeal: Provide as much information as possible. Date: / / Signature: _____ Date Received by HR Director Human Resources Director Response Date: / / Signature: _____ Once you have completed this form, please return to the employee and have the employee sign the acknowledgement below:

I have read the Human Resources Director's response to my complaint and I understand that if I wish to further appeal my complaint I have five (5) working days from this response. I have completed my introductory period.

Date: / / Employee Signature: _____

Human Resources Director keeps original and provides a copy to the employee.



County of Galveston - Human Resources Harassment and Workplace Conflict Complaint Form

The information you provide below is considered sensitive and will be shared only with those who are considered essential to the investigation and disposition of this complaint. Do not feel limited by the space provided in this form- you are encouraged to attach additional pages and documentation if you believe it will assist in the investigation.

Your Name:	Date of Hire		
Position:			
Department:	Phone Number:		
Immediate Supervisor:			

- 1. Describe the alleged harassment incident(s).
- 2. Who was responsible for the alleged harassment incident(s)?
- 3. Identify any witnesses to the alleged harassment incident(s).
- 4. Where did the alleged harassment incident(s) take place?
- 5. List the date(s) and time(s) that the alleged harassment incident(s) occurred.
- 6. How did you feel?
- 7. Have you reported this incident to anyone else? If so, whom?
- 8. What would be your desired outcome as a result of the investigation?

I agree to keep this information confidential and not discuss it without clearing through Human Resources

Signature:	Date:
- 8	

Galveston County is an equal opportunity employer. It is Galveston County's policy that all employees have a right to work in an environment free of discrimination and harassment based on sex, age, race, color, national origin, religion, disability or any other basis protected by federal, state, or local law. Galveston County's policy prohibits retaliation against any employee for complaining about discrimination or harassment. Please contact HR at 409-770-5350 if you need any assistance.



Policy HR021- News and Media Outlets

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A. Departments Managed by Commissioners Court

Any employee that is contacted by a news or media outlet should immediately refer all requests to the County's Communications Director.

Employees are not authorized to give an interview or comment without being given express permission from the Communications Director or the County Judge. If an employee receives a call from a news or media outlet, the same manner and level of professionalism in which we speak with our constituents should be displayed toward the media. The way we handle that contact may be the reporter's first impression of the County, and that first impression may end up being part of the published story or broadcasted news segment.

Please act quickly when approached by a news or media outlet. Even though you may have referred the media to the Communications Director, please contact the Communications Director directly yourself to inform him/her of the request. If you are the correct person to respond to the news or media request, the Communications Director will need your help to prepare an accurate and comprehensive response. Do <u>not</u> let a reporter compel you to answer questions on the spot. It is against County policy, and it is always beneficial to prepare in advance in order to provide accurate and relevant information.

B. Departments Managed by an Elected Official

Any employee that is contacted by a news or media outlet should follow the policies and procedures of his/her Elected Official. With the approval of the Elected Official, the County's Communications Director may be utilized for assistance and direction when dealing with any news or media request.



Policy HR022- Communications

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A. DEFINITIONS:

AUTHORIZED REPRESENTATIVES: Elected or Appointed Officials, Department Heads or their designees.

COMMUNICATION EQUIPMENT AND SERVICES: All mail, memos, dvd's, digital imaging, electronic mail (E-mail), voice mail, courier services, facsimiles, telephone systems, telephone credit cards, computer networks, on-line services (i.e., Internet), computer files, telex systems, video equipment and tapes, tape recorders and recordings, pagers, cellular phones, bulletin boards, lap tops, photocopiers and other forms of written or oral communication.

CONTRACT WORKERS: Persons who are under contract with the County to provide services.

COUNTY: Galveston County.

E-MAIL: E-mail is divided into two areas, records and non-records.

- 1. E-mail records include: (1) E-mail contents and all attachments and (2) transmission and receipt data, such as send and receive dates and distribution lists. Examples of E-mail records are: policies and directives; correspondence or memos pertaining to the County's contractual, administrative, engineering, quality, and fiscal business; work schedules and assignments; drafts of documents circulated for approval or comment; messages that initiate, authorize or complete a business transaction; and final reports or recommendations.
- 2. E-mail non-records include: personal messages or announcements not related to official business; phone message reminders; meeting reminders.

Transitory E-mail messages are requests for reports, notices of meetings, reminders of a deadline or other communications that are informational. They may be records or non-records depending on their content.

EMPLOYEE: All Employees of Galveston County regardless of employment status.

IMPROPER USE: Any misuse as described in this Policy as well as any vulgar, harassing, offensive, demeaning, insulting, intimidating, or sexually suggestive written, recorded, or electronically transmitted messages.

INCIDENTAL USE: Use consisting of an occasional or "by chance" encounter or use. Personal use outside of related County or professional related business, not to exceed 25 per week. (Can be variable, depending on the situation and content of communication)



Policy HR022- Communications

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REASONABLE SUSPICION: Suspicion based on information and belief that an act occurred in violation of the rules and policies of the County.

- B. These Policies are established to ensure the well-established principle of Texas law that all County property, including County communication services and equipment is used for County purposes, not private purposes. In accordance with this principle, authorized representatives of the County may access and oversee Employee communication and equipment to ensure that the equipment is properly used. Such access may occur when there is reasonable suspicion as defined in this Policy. Access may also occur when there is a non-investigatory work-related need to retrieve items such as correspondence, files, or reports.
- C. This Policy applies to all Employees and Contract Workers of Galveston County.
- D. Authorized representatives should instruct Employees on the proper use of communication services and equipment used by the county for both internal and external business. Questions regarding this Policy may be directed to the Human Resources Department.
- E. It is the Policy of the County to provide or contract for communications services and equipment necessary to promote the efficient conduct of its business. All communication services and equipment, including messages transmitted or stored by the County of such contractors are the property of the County or the County's contractor. Employees and Contract Workers have no ownership interests in such communication services and equipment.
- F. Communication services and equipment shall be used solely for job-related purposes. Authorized representatives may access, copy, review, and download any communications or files created or maintained by Employees or Contract Workers on the computer systems or voice mail.
- G. The Information Technology Department is responsible for the general administration of this policy as well as the operation and maintenance of communications equipment and services. Information Technology employees are held to a higher standard of ethical behavior due to this responsibility. IT may periodically recommend to Commissioners Court for adoption detailed operational procedures and practices for the operation and use of communications equipment and services.
- H. While Employees and Contract Workers are provided a confidential password for access to Communications Equipment and Services, users are advised that this does not suggest that the equipment and services are for personal confidential communication. Nor does it suggest that any Employee or Contract Worker has a property right or interest in such Equipment or Services including e-mail.



Policy HR022- Communications

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- I. Pass words should periodically be changed to help ensure security of the Communications Equipment and Services. Users must not share their passwords with anyone else other than their Supervisor and Department Head. Employees and Contract Workers shall protect messages, files, records and passwords from unauthorized third parties.
- J. The County recognizes that its Employees' personal lives occasionally intersect with their work lives and that reasonable and incidental use of County time or County property in crossing such intersections is not a misuse of County resources. A typical example includes an occasional short personal local phone call made by an Employee to their spouse toward the end of a working day. Although such personal communications are permissible, they should not be made for private commercial purposes and they should utilize only incidental amounts of Employee time.
- K. Employees and Contract Workers shall minimize use of the County's telephones, cellular phones, facsimiles, email and Internet use for personal purposes. Personal use shall not unreasonably interrupt or interfere with the Employee's or Contract Worker's work or prevent or hinder the use of the telephones, facsimiles or other communications equipment for County business. Personal communications which result in direct costs paid by the County (e.g., long distance or cellular phone calls) may be made only in case of emergency.
- L. Telephones/Cellular Phones/Facsimiles
 - 1. Employees and Contract Workers who do not have direct access to a telephone during work hours should make arrangements to have emergency or other necessary incoming calls routed to their supervisors or an area designated by their supervisors.
 - 2. Cell phones shall be turned off or set to silent or vibrate mode during meetings, conferences and in other locations where incoming calls may disrupt normal workflow.
 - 3. Employees may carry and use personal cell phones while at work on a sporadic basis. If employee use of a personal cell phone causes disruptions or loss in productivity, the employee may become subject to disciplinary action.
 - 4. Department managers reserve the right to request that the employee provide cell phone bills and usage reports for calls made during the working hours of that employee to determine if use is excessive.
 - 5 The County switchboard has the capability to access most exchanges within the Houston/Galveston area without incurring long distance charges. Access of these exchanges should be made by dialing the appropriate sequence instead of long distance and should be used for County business calls only.
 - 6. Long distance use is limited to those Employees and Contract Workers who have been authorized to have County access codes by their Department Heads.



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These access codes may be used only for County business. Employees and Contract Workers are forbidden from making any personal long distance phone calls except in case of emergency. Emergency long distance phone calls may be made upon prior approval of authorized representatives.

- 7. Employees and Contract Workers shall have a duty to inquire into the cost of and shall reimburse the County for any unauthorized or emergency long distance calls made by them prior to the payment of such costs by the County.
- 8. Employees and Contract Workers making personal calls on County cellular phones shall reimburse the County for such calls prior to the payment of such costs by the County.
- 9. The County monitors telephones usage according to length of calls and long distance calls made. Employees and Contract Workers may be asked to provide documentation for telephone calls and facsimiles. Authorized representatives have the ability to request extension reports which detail the length of calls and to whom the calls were made.
- M. Voice Mail
 - 1. Voice mail should not be used for personal messages (i.e., soliciting contributions, arranging for an after-work get together).
 - 2. Employees and Contract Workers should listen and respond to their messages within a reasonable time frame.
 - 3. Employees and Contract Workers are expected to exhibit the same high level of ethical and business standards when using voice mail messages as they are required to do in all other forms of County communication.
 - 4. Use of voice mail is not an acceptable alternative to proper notification of being late or absent from a regularly scheduled workday. An Employee or Contract Worker must call and speak to his/her immediate supervisor and if he/she is not available, then to the next available supervisor.
- N. E-Mail
 - 1. The County Electronic Mail System ("e-mail") is designed to facilitate the transmittal of messages, memoranda and other business communications among Employees and other business associates.
 - 2. The e-mail system is County property and is intended for County business only. The system is not to be used for Employees' and Contract Workers' personal use, gain or to support or advocate for non-County related business, personal parties, social meetings,



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political or religious causes or other matters not connected with the County's business. All data and other electronic messages within this system are the property of the County.

- 3. All e-mail documents must reflect the ethical standards that the County expects from every Employee. Employees and Contract Workers must take care to ensure all facts are accurate and words are carefully chosen to accurately reflect situation or record the event or business transaction. Improper use of the email system is prohibited and will result in disciplinary measures up to and including termination.
- 4. Employees and Contract Workers should not respond to inappropriate unsolicited e-mail. The Employee and Contract Workers must make every effort to stop inappropriate and or unsolicited e-mail.
- 5. The County, through its authorized representatives, reserves the right to review the contents of Employees' and Contract Workers' e-mail communications when necessary for County business purposes.
- 6. Employees and Contract Workers may not intentionally intercept, eavesdrop, record, read, alter or receive another person's email messages without proper authorization. Unintentional interceptions must be discontinued immediately upon discovery.
- 7. Employees and Contract Workers should be aware that when they have deleted a message from their mailbox, it may have not been deleted from the e-mail system.
- 8. Employees and Contract Workers are required to follow County standard procedures for properly managing, retaining and deleting e-mail records.
- 9. Only authorized persons may use e-mail. If an Employee or Contract Worker has not been issued an e-mail password, he/she may not use the e-mail system.
- 10. Employees and Contract Workers shall not access e-mail belonging to others by any means, unless authorized to do so. Employees and Contract workers in IT are required to maintain confidentiality relating to County e-mails, computer, and or internet information and specific individual usage, unless expressly authorized to disclose information. IT employees and contractors shall not use their position to threaten either veiled or otherwise users of the County email, internet, or computer systems.
- 11. Use of e-mail is not an acceptable alternative to proper notification of being late or absent from a regularly scheduled workday. An Employee or Contract Worker must call and speak to his/her immediate supervisor and if he/she is not available, then to the next available supervisor.



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- 12. Information Technology may limit the number and/or the amount of space available for Employees and Contract Workers' e-mails. But, before taking limiting or blocking e-mails, Information Technology will notify the Employee of their intention and give the Employee an opportunity to come into compliance with the request.
- 13. Commissioners Court authorizes Information Technology to utilize various tools and services to protect the County's e-mail and system assets from the receipt or transmission of potentially damaging files. As a result certain types of e-mails and attachments may be blocked from receipt or may be quarantined before delivery.
- 14. Employees and Contract Workers should limit distribution of their County e-mail address information to County related business purposes only.
- 15. The County recognizes that Employees, Contract Workers and the County's e-mail services cannot always control unwanted or unsolicited e-mail. Users who receive unwanted or unsolicited e-mail shall unsubscribe, if possible, and shall bring threatening or offensive communications to the attention of their Supervisor and the Human Resources Department.

O. Internet

- 1. The Internet access provided by the County is to be used in a responsible manner for County business only. Its use may be limited as necessary by the County's Information Technology Department. It is not to be used for personal enjoyment or gain and under no circumstances is it to be used for improper or unethical, sexually explicit transmitting or receiving, any use in violation of County policy, or for purposes unrelated to topics necessary to perform an Employee's or Contract Worker's job.
- 2. All communications on the Internet can be traced back to the County and, by extension, an Employees' access code or password if it is done through County access. Employees and Contract Workers are required to follow professional ethics in their use of the Internet.
- 3. Employees and Contract Workers who are Network users should refrain from disclosing their access code or password to anyone other than their immediate Supervisor. Such access codes or passwords should be periodically changed to ensure security of the Internet system.
- 4. Network users shall not knowingly perform acts which deliberately waste computing resources. Examples include injecting a computer virus, sending or receiving excessively large mailings or files, batch programs, junk mail, chain letters and audio/video files.



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- 5. Network users shall not knowingly unfairly monopolize resources to the exclusion of others.
- 6. The County recognizes that unwanted or unsolicited contact cannot be controlled on the Internet or the County network. Uses who receive threatening or offensive communications shall bring them to the attention of their Supervisor and the Human Resources Department.
- P. Computer Systems and Software
 - 1. Employees and Contract Workers shall not introduce unlicensed or unauthorized software into the County computer system for any reason. All software must be cleared by the Information Technology Department before installation on a County computer. Existing unlicensed or unauthorized software must be immediately removed or similarly cleared through the Information Technology Department.
 - 2. Employees and Contract Workers shall not copy County software for use at home, unless authorized to do so by the Information Technology Department.
 - 3. Employees and Contract Workers shall not use another Employee's or Contract Worker's computer, unless authorized to do so and shall not use another Employee's or Contract Worker's password to log on to the system unless authorized to do so.
 - 4. Supervisors must inform the Information Technology Department of all new Employees, Employee terminations, transfers to other departments within the County, or changes within Employees' or Contract Workers' current responsibilities affecting information systems use.
 - 5. Except to the extent permitted by the Texas Public Information (Open Records) Act, Employees and Contract Workers who are terminated, laid off, or otherwise no longer employed by the County of the County's contractor, have no right to the contents of their e-mail messages and are not allowed access to the e-mail system. Authorized representatives may access an Employee's or Contract Worker's e-mail if Employees or Contract Workers are on leave of absence, vacation, or are transferred from one department to another department and it is necessary for the County's business purposes.
 - 6. Employees and Contract Workers shall not tamper with or intentionally or knowingly alter, damage, or destroy the hardware, software, and computer files of the County.
 - 7. Any non-County related business searches within any files, records or databases with the County is not acceptable and is immediate grounds for termination of employment. Any communications to the effect that make statements about potential non-County



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related use of such files, records or databases is also expressly prohibited and would result in immediate termination of employment.

- 8. The consequence for obstructing, prohibiting, or inhibiting an investigation relating to the County e-mail, internet, or computer usage, will result in immediate discipline, up to and including termination.
- Q. Mail and Official Communications
 - 1. Employees and Contract Workers shall not use the County's stationary for personal purposes or allow their personal correspondence to appear to be an official communication of the County.
 - 2. Personalized County stationary and business cards shall only be issued by the County.
 - 3. Employees and Contract Workers should not use the County's address for receiving personal mail, packages or other communications.
 - 4. Employees and Contract Workers shall not use County postage for personal mail.
- R. Consequences to Employees and Contract Workers
 - 1. Any Employee in violation of any portion of this Policy may be subject to disciplinary action. Illegal usage of communication equipment and services or other County property may subject an Employee or Contract Worker to criminal prosecution.
 - 2. Any person under contract to provide services to the County who violates this Policy may be deemed to have breached his/her contract and may be banned from the work site.
 - 3. Any Employee who refuses to consent to any reasonable access, copying, reviewing, and downloading of any communications equipment and services utilized by such Employee based on reasonable suspicion or a non-investigatory work-related need may be subject to disciplinary action. Any Contract Worker who refuses to consent to any reasonable access, copying, reviewing, and downloading of any communications equipment and services utilized by such Contract Worker based on reasonable suspicion or a non-investigatory work-related need may be banned from the work site.
 - 4. Any Employee in unauthorized possession of either County property or the possession of property of another Employee or Contract Worker without their permission will be subject to disciplinary action. Any Contract Worker in unauthorized possession of either County property or the property of another Employee or Contract Worker will be banned from the work site.



Policy HR023- Internet, Social Media, and E-Mail Usage Work Expectations Page 1 of 3

- A. The county recognizes that use of the Internet has many benefits for the county and its employees. The Internet and e-mail can make communication more efficient and effective. Therefore, employees are encouraged to use the Internet appropriately. Unacceptable usage of the Internet can place the County and others at risk. This policy discusses acceptable usage of the Internet and e-mail.
- B. The following guidelines have been established for using the Internet and e-mail in an appropriate, ethical and professional manner.
 - 1. Galveston County Internet and e-mail access may not be used for transmitting, retrieving or storing of any communications of a defamatory, discriminatory or harassing nature or pornographic. No messages received or sent with derogatory or inflammatory remarks about an individual's race, age, disability, religion, national origin, physical attributes or sexual preference shall be transmitted or received. Harassment, sexually oriented, and or discrimination of any kind are strictly prohibited.
 - 2. Disparaging, abusive, profane, or offensive language; materials that might adversely or negatively reflect upon Galveston County or be contrary to Galveston County's best interests; and any illegal activities—including piracy, cracking, extortion, blackmail, copyright infringement, conflict of interests, communication and derogatory or sexually oriented pictures from personal phones, using the computer system for personal outside businesses, dating sites, face book (unless authorized for County business), and unauthorized access to any computers on the Internet or e-mail—are forbidden.
 - 3. Copyrighted materials belonging to entities other than the County may not be transmitted by employees on the company's network. All employees obtaining access to other companies' or individual's materials must respect all copyrights and may not copy, retrieve, modify or forward copyrighted materials, except with permission or as a single copy to reference only. If you find something on the Internet that may be interesting to others, do not copy it to a network drive. Instead, give the URL (uniform resource locator or "address") to the person who may be interested in the information and have that person look at it on his/her own.
 - 4. Do not use the system in a way that disrupts its use by others. This includes excessive personal usage, (more than 25 personal emails per week) sending or receiving many large files and "spamming" (sending e-mail messages to thousands of users.)
 - 5. Do not use the internet for personal use or as your only email service. A few personal emails, a very small amount in number is considered incidental use and may be allowable, if the content does not violate any of this policy.



Policy HR023- Internet, Social Media, and E-Mail Usage Work Expectations Page 2 of 3

- 6. Each employee is responsible for the content of all text, audio or images that he/she receives, places or sends over the company's Internet and e-mail system. No e-mail or other electronic communications may be sent which hides the identity of the sender or represents the sender as someone else. Also, be aware that The County's name is attached to all messages so use discretion in formulating messages or sending any messages from the County.
- 7. Generally, e-mail is not private or confidential. All electronic communications are The County's property. Therefore, the county reserves the right to examine, monitor and regulate e-mail messages, directories and files, as well as Internet usage. Also, the Internet is not secure so don't assume that others cannot read—or possibly alter—your messages.
- 8. Internal and external e-mail messages are considered business records and may be subject to discovery in the event of litigation. Be aware of this possibility when sending e-mail within and outside the Company.
- C. Social Networking and Media
 - The County recognizes that employees may use social networking websites or similar media including, but not limited to, blogs (hereinafter referred to as "personal websites") during non-working hours. The use of the County internet to access personal websites is prohibited. Exceptions may be made when the County sponsors a website for business reasons or there is a legitimate business or professional use.
 - 2. Employees who use personal websites are expected to refrain from presenting themselves as representative of the County or from portraying the County in a negative manner. Employees are expected to show a duty of loyalty and respect to the County and co-workers. Employees are prohibited from accessing personal websites during work hours, unless the personal website is directly related to County business.
 - 3. Employees are expected to use good judgment and discretion when using personal websites.
 - 4. Employees are not permitted to use personal blackberry or any other email enabled phone to connect the County email system, unless specifically requested in writing, and approved by the County Chief Information Officer and Commissioners Court.
 - 5. Employees are expected to respect the privacy of other employees and refrain from posting photos, opinion or other information which may portray other employees, the County or others in business relationships with the County in a negative manner.



Policy HR023- Internet, Social Media, and E-Mail Usage Work Expectations Page 3 of 3

- 6. The publication of confidential information is prohibited, including personally protected information, HIPAA protected information, confidential employee or County information. If employee's are uncertain whether information is confidential, they should consult with Human Resources.
- 7. Employees are reminded that information posted on personal websites can be viewed by members of the public, by others in the County, by taxpayers, and customers or clients of the County. Employees are expected to be respectful and avoid disparaging remarks or images about any of these individuals.
- D. Right to Monitor and Consequences
 - 1. All County-supplied technology, including computer systems and company-related work records belong to the county and not the employee. The County may routinely monitor usage patterns for its e-mail and Internet communications. Although encouraged to explore the vast resources available on the Internet, employees should use discretion in the sites that are accessed. High ethical standards are expected from each employee.
 - 2. Since all the computer systems and software, as well as the e-mail and Internet connection, are County -owned, all County policies are in effect at all times. Any employee who abuses the privilege of the County facilitated access to e-mail or the Internet, may be denied access to the Internet and, if appropriate, be subject to disciplinary action up to and including involuntary separation of employment.



Policy HR024-Solicitation

Page 1 of 2

- A. It is the policy of Galveston County to prohibit solicitation and the distribution of literature on all premises operated by or leased by Galveston County except under the circumstances described below. It is the responsibility of the county to maintain an atmosphere consistent with respect for the citizens of Galveston County. In addition, in order to protect employees from undue interference in the course of performing their work, the following guidelines governing solicitation and distribution of non-Galveston County literature have been established.
- B. The County participates in United Way and health awareness campaigns
- C. Solicitation for any fund or charity shall not be permitted without prior Department Head approval being obtained.
- D. Employees shall not be required to participate in any solicitation activity. Employees shall not be required to contribute to any fund or charity.
- E. Persons who are not employed by the County are not permitted to distribute material or to solicit employees or anyone at premises operated by the County, in work areas. Persons may be allowed on the County premises if they are conducting official business with the County or they may be invited to provide presentations of products, equipment or services directly related to County business and as part of in-service training for employees.
- F. Employees
 - 1. During Work Time

Employees may not solicit for any purpose during scheduled work time, which includes both the work time of the employee doing the soliciting and the work time of the employee to whom the solicitation is directed. Employees may not distribute non-County work related literature for any purpose during scheduled work time or in work areas. Work time does not include scheduled off-duty periods such as meal times or breaks, time before and after a shift, and any other period of time when employees are not expected to be performing their work tasks.

2. Litter

The placement of "flyers" and/or printed matter on automobiles parked in our parking lots or host facility parking lots is strictly prohibited.

G. Bulletin Boards and E-Mail

Bulletin Boards and E-Mail are to be used strictly for purposes related to Galveston County business. Use of either for solicitation of any purpose is strictly prohibited.



Policy HR024-Solicitation

Page 2 of 2

H. Compliance

The Human Resources Department is accountable for monitoring and coordinating all aspects of this policy. All violations of this policy should be reported to the Director of Human Resources.



Policy HR025-Political Involvement

Page 1 of 1

Campaigning

A. Employees are not permitted to campaign for any candidate or proposition during working hours or while in County uniform, but are allowed to utilize their right to vote in Federal, State, County and local elections. Use of County property for campaign purposes is prohibited except allowance is made for voting or campaign signs located in voting and polling places.

Voting

- A. The County believes that it is the responsibility and duty of employees to exercise the privilege of voting in elections. In accordance with this philosophy, the company will grant its employees approved time off to vote and for periods of service as an election official.
- B. All employees should be able to vote either before or after regularly assigned work hours. However, when this is not possible due to work schedules, Directors are authorized to grant a reasonable period of time, up to three hours, during the work day to vote. Time off for voting should be reported and coded appropriately on timekeeping records. Employees are encouraged to vote early or during extended voting hours to avoid missing work.



Policy HR026-Public Information Act

Page 1 of 2

The Texas Public Information Act, formerly known as the Texas Open Records Act, declares that all information held by public officials or Employees is subject to public disclosure unless excepted.

A. Access of Records to Public

The Public Information Act permits access to public information by all persons and prohibits any inquiry regarding the motives or reasons for requesting the information. Everyone is considered to have equal access to public records although there are special provisions for an Employee seeking their own personnel records.

B. Custodian of Records

Each elected county official is the custodian of their records. Each Department Head is an agent of the officer for public information for purposes of complying with the Public Information Act.

C. Confidential Information

Most information requested under the Texas Public Information Act is open for disclosure. However, certain information is required to be excepted from disclosure and must not be released to the public. Examples include releasing the home address, home telephone number, social security number and whether a fellow Employee has any family members when the Employee does not want to have this information disclosed and has previously elected to not have this information disclosed.

D. Releasing Confidential Information

Information is excepted from disclosure under the Public Information Act under either mandatory or discretionary exceptions. Information that is mandatorily excepted from disclosure is confidential and must not be disclosed to the public. Your releasing such confidential information to the public may constitute criminal conduct.

E. Questions

If you have any questions regarding whether information may be released or if you require assistance in determining the cost for releasing such information, contact the County Legal Services Coordinator immediately for guidance. On occasion, the County Legal Services Coordinator may be required to submit an Open Records Request to the Attorney General Opinion in order to determine whether the information being sought is confidential. There are strict time limits imposed on the County under the Act. Failure to comply with these time limits will in most instances compel that the information be released.



Policy HR026-Public Information Act

Page 2 of 2

As of 10.14.14 all direct reports to the County Judge have an additional procedure to follow as it relates to the Public Information Act. If an employee receives any work related or county business emails to their own home or personal email addresses, they are to forward the correspondence to their Galveston County Email immediately or as soon as reasonably possible. Employees are directed not to respond from their home or personal email; only from their Galveston County email.

Open Records Act forms are available from the Human Resources Department.



Policy HR027-Emergency Operations

Page 1 of 6

- A. This policy applies to all Employees. This policy may be modified from time to time as necessary. This is only a portion of the entire policy. Please refer to the Safety Manual for the policy in its entirety. Every Employee is responsible to follow this policy.
- B. The citizens of Galveston County depend on County Employees to report to work during and in the aftermath of a disaster to assist in the restoration of essential public services required for the health, safety and quality of life for the citizens of our community.
- C. This policy will be in effect whenever the County Judge or designee, in accordance with the Emergency Management Plan (EMP), declares that emergency conditions warrant either preparation for, or reaction to a potentially disastrous event. Each emergency situation is unique and while this policy is intended for overall guidance, the County Judge reserves the right to evaluate this policy and issue alternative procedures. County operations will follow the provisions of the Emergency Order/Declaration provided by the County Judge.
- D. Emergency Management has also requested that all Employees have their identification badges readily available in order to facilitate easier access to their assigned areas in County buildings in the event of storm or hurricane or when returning to Galveston County after such an event.
- E. Upon declaration of an emergency, Department Heads are authorized to release Employees in Tiers 3 4 from duty as outlined below.
- F. Emergency Operation/Staffing Emergency Workers

Department Heads are responsible for appointing individual classifications to each of their Employees. Every County Employee will have one of the following classifications. Any Employee classification can be immediately, permanently, or temporarily reclassified upwards or downwards depending on the needs of the County.

- 1. Tier 1 Essential Employees with specific responsibilities who physically remain in the County at a designated location during an emergency.
- 2. Tier 2 Reserve Essential Employees who report to or remain on the job preceding an emergency for the preparatory phase and who are subject to being re-designated as needed.
- 3. Tier 3 Re-Entry Essential Employees who must return to supplement or relieve Tier 1 or Tier 2 Employees immediately upon roads becoming accessible.
- 4. Tier 4 Non-Essential Employees whose presence is not essential in carrying out the emergency plan. These Employees may not leave their positions until released by their supervisor and must return to work as usual under normal operations after emergency status has ended.



Policy HR027-Emergency Operations

Page 2 of 6

Non-essential Employees not at work are responsible for remaining in contact with their supervisor regarding assignments. They are also expected to stay abreast of the situation by monitoring computer/radio/television information for instructions or by contacting the Emergency Operations Center (EOC) as to when to report to work.

G. Adverse Weather Conditions

The County Judge or designee has the authority to direct all County Employees not to report to work or to leave work if emergency situations such as adverse weather conditions threaten.

- H. Emergency Preparation Phase
 - 1. County property will be secured and protected and other actions will be taken as necessary in individual departments as required by the County's Emergency Management Plans, and departmental Emergency Plans and Standard Operating Procedures (SOP's).
 - 2. Department Heads will reconsider and reschedule or cancel, if necessary, all vacations of Tier 1 or Tier 2 Employees who are on approved vacation or are scheduled for vacation.
 - 3. When assigned tasks under the Preparation Phase are completed in accordance with the Departmental Emergency Plan, Tier 3 and Tier 4 Employees who are released from duty may choose to evacuate. Tier 1 and Tier 2 Employees will be allowed to secure their property and make arrangements for their families at such times as they are scheduled by their Department Head.
- I. Emergency Services Phase
 - 1. This phase occurs during the emergency situation. Only those Employees whose assigned functions are necessary for the benefit of the general public during the emergency situation will work during the Essential Services Phase. Tier 1 and Tier 2 Employees will not be authorized to evacuate.
 - 2. Shifts during the Essential Services Phase will be established according to departmental needs. Employees who are assigned on call status must advise supervisors of locations where they can be contacted at all times.
 - 3. Employees released from work should follow instructions regarding evacuation and shelter applicable to the general public as issued through public notification of evacuation and other disaster actions by the Office of Emergency Management.



Policy HR027-Emergency Operations

Page 3 of 6

- J. Pay Provisions
 - 1. If an emergency/disaster situation occurs of such magnitude that a Disaster Declaration is issued for the County, Employees, both exempt and non-exempt may be compensated in the following manner:
 - 2. Pay shall be provided in accordance with the provisions listed in the Emergency Order/Declaration issued by the County Judge. Those provisions will take precedence over any other provisions listed in this policy. If there are no specific provisions provided in the Order/Declaration, pay will be in accordance with the rest of this policy.
 - 3. Non-essential employees released from duty by the County Judge may receive compensation (closure pay) at their regular rate of pay until the County Judge or his designee declares the date and/or time when all Employees are expected to return to work or the expiration of three (3) working days, whichever event occurs sooner.
 - 4. Non-essential employees residing in communities affected by a mandatory evacuation may be released to prepare and/or evacuate their residences. Employees may receive compensation (closure pay) at their regular rate of pay until the County Judge or designee declares the date and/or time when all Employees are expected to return to work or the expiration of three (3) working days, whichever event occurs sooner. The temporary release of essential employees for residence preparation/evacuation will be at the discretion of the Department Head.
 - 5. Essential employees officially activated by the EOC and performing functions to save lives, protect health, safety and property under the County's Emergency Plan will receive compensation for hours worked at designated locations during the event. All hours actually worked up to 40 hours per week, including time worked during the closure of County offices, will be paid at a straight time rate. All hours worked in excess of 40 hours per week will be paid at the overtime rate of time and one half.

In addition to the above pay practice, all essential employees officially activated by the EOC that must <u>work</u> during the closure of County offices, will receive an additional payment (closure pay) equal to the number of hours they are regularly scheduled to work each day when County offices are open and operating under normal conditions. This additional payment will apply to each day of the closure. Payment for non-worked, additional hours will be at a straight time rate. Accordingly, these additional hours and payments will not be included in the total hours calculation for overtime purposes.

6. Law Enforcement Personnel officially activated by the EOC will be paid at a straight time rate for any hours worked up to 86 hours in a two week period, including time worked during the closure of County offices. All hours worked in excess of 86 hours in a two week period will be paid at the overtime rate of time and one half.



Policy HR027-Emergency Operations

- 7. In addition to the above pay practice, all Law Enforcement employees officially activated by the EOC that must work during the closure of County offices, will receive an additional payment (closure pay) equal to the number of hours they are regularly scheduled to work each day when County offices are open and operating under normal conditions. This additional payment will apply to each day of the closure. Payment for non-worked, additional hours will be at a straight time rate. Accordingly, these additional hours and payments will not be included in the total hours calculation for overtime purposes.
- 8. Reserve Deputies required to work 16 hours a month, if requested to work and officially activated by the EOC, will be paid at a straight time rate for any hours worked up to 86 hours in a two week pay period including time worked during the closure of County offices. All hours worked in excess of 86 hours will be paid at the overtime rate of time and one half. The rate of pay will be suggested by the Sheriff and is subject to the approval of Commissioners Court.
- 9. Employees officially activated by the EOC for an emergency or designated event during the non-closure of County offices will receive compensation for working during the event. All hours actually worked up to 40 hour per week, including time worked during the event, will be paid at a straight time rate. All hours worked in excess of 40 hours per week will be paid at the overtime rate of time and one half.
- 10. Law Enforcement Personnel and Reserve Deputies officially activated by the EOC for an emergency or designated event during the non-closure of County offices will be paid at a straight time rate for all hours actually worked up to 86 hours in a two week period. All hours worked in excess of 86 hours in a two week period will be paid at the overtime rate of time and one half.
- 11. This policy may be modified as determined necessary. Any such modification will appear in the local disaster declaration issued by the County Judge.

K. Return to Duty Phase

By reporting to work on the return to duty date and/or the time specified by the County Judge, each Employee will be responsible to work with other County Employees as a team in helping to restore the community to normal service levels following a disaster period.

1. If additional days are needed for personal emergency recovery once County business has resumed, the Employee may request vacation time or compensatory time off for such needs.



Policy HR027-Emergency Operations

- 2. Employees not returning and/or requesting vacation or compensatory time off for personal emergency recovery will have their pay docked and are subject to other disciplinary action, up to and including, termination.
- L. Departmental Responsibilities

Department Heads must:

- 1. Give a copy of this Emergency Policy to their Employees.
- 2. Identify each position in which Employees in their department are required to work during an emergency. This list of positions and Employees who occupy them must be maintained and posted on the department's official bulletin board or circulated to all their Employees.
- 3. Ensure that all job descriptions state the Emergency Classification of their positions.
- 4. Complete the "Emergency Preparedness Employee Classification Form" for every Employee. Each Employee must be provided with a copy of their form. The original must be forwarded to the Human Resources Department.
- 5. Obtain an executed "Employee Acknowledgement Form" and "Employee Hurricane Location Form" from each Employee and return the original form to the Human Resources Department as soon as possible.

Supervisors must:

- 1. Assist with the responsibility of the consistent and fair implementation of this policy.
- 2. Document and initiate any disciplinary action resulting from any violations of this policy.

County Employees must:

- 1. Know his/her responsibility under this policy. Compliance with this policy is mandatory.
- 2. Be responsible for complying with waiver requests procedures as outlined this policy.

Human Resources Department must:

1. Provide general information about this policy to all new Employees.



Policy HR027-Emergency Operations

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- 2. Maintain the signed originals of the "Employee Acknowledgment Form" and the "Emergency Preparedness Employee Classification Form" in each Employee's personnel file, along with an "Employee Hurricane Location Form" updated annually.
- 3. Documentation of any disciplinary action in the affected Employee's personnel file.
- 4. Maintain an original copy of any submitted "Waiver Request Forms" in the Employee's confidential file.

Emergency Management Office

The Emergency Management Coordinator will provide assistance to departments in planning and coordinating the activities for the preparation and initial services phases to ensure consistency with the County Emergency Plan.

- M. Waivers
 - 1. If an Employee has personal circumstances which would affect his/her ability to work during any phase of this Policy, he/she must file a "Waiver Request Form" with his/her Department Head upon employment or within 30 days of the onset of the extenuating circumstances. Waiver requests will be reviewed and approved/disapproved by each Department Head and such decision will be forwarded to Human Resources.
- N. Employees are in violation of this policy if they:
 - 1. Refuse to perform assigned duties required by this policy or to disobey any order made or direction given by a supervisor under this policy.
 - 2. Fail to report for duty as directed during any applicable phase of this policy.
 - 3. Fail to abide by County Policy, Departmental Rules or regulations, and Standard Operation Procedures.
- O. Violation of this policy will result in disciplinary action up to and including dismissal.



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Galveston County Human Resources Policy Manual

Emergency Preparedness - Employee Classification and Information Form

Namo		
Name: Last	First	Middle
Department:	Date of Empl	loyment:
Division:	Employee ID	#:
Job Title:	Position No.:	
	Alternate Ph	hone:
Cellular Phone:	Pager No.:	
	ip Code:	
Alternate Address:		
JOB CLASSIFICATION		
JOB CLASSIFICATION		
Tier 1 ESSENTIAL – Er location during an e		ies who remain in the County on the job or at a designat
	mergency.	
		or remain on the job as instructed preceding an emerger designated by their Department Head as needed.
Tier 3 RE-ENTRY ESSE roads are accessible		rn to supplement or relieve Tier 1 or Tier 2 Employees wh
cannot leave their		not essential in carrying out the Emergency Plan, but w upervisor and must return to work as usual under norn
THIS JOB CLA	SSIFICATION IS A PART OF THE JOB	DESCRIPTION.
Employee Signature	Supervisor Signature	Department Head Signature
Date	Date	Date
Instructions:		
Return original signed for to th Employee and retain copy for		or placement in Employee Personnel File. Give copy to

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Galveston County Employee Hurricane Location Plan Form to Be Included with Departmental Emergency Management Plan

We urge you to make a plan for evacuation. Know where you are going to go and have an emergency kit loaded with food, water, medications, first aid kit, etc, ready to take with you.

Date	Department	_
Name		_
Phone (home) _		
(Pager/cell):		
Emergency Cont	act:	
Name:		_
Phone:		_
Where will you g	go for a hurricane evacuation?	-
Address	:	-
Phone:		-
you. This should	ame and telephone number of a person to contact where we can be a number outside of the Houston/Galveston area where we w I that you will retrieve on a daily basis.	-

Name_____ Phone_____

Note for Program Managers/Supervisors:

This form should be kept by program managers and/or supervisors. A copy should be sent to Human Resources, attention Kathy Branch.

New form October 1, 2011



Policy HR028-Indemnification of Elected and Appointed Officers Page 1 of 2

- A. Section 157.903 of the Texas Local Government Code provides that Commissioners Court may, by order, provide for the indemnification of an elected or appointed county officer against personal liability for the loss of County funds, or loss of or damage to personal property, incurred by the officer in the performance of their official duties if the loss was not the result of the officer's negligence or criminal action.
- B. The purpose of this policy is to prescribe a procedure wherein an elected or appointed county officer may request and either be granted or denied indemnification for such loss or damage.
- C. This policy shall not be construed to be a waiver of the County's authority to recover its lost funds or its damages from any party other than the elected or appointed county officer making the request for the indemnification.
- D. The elected or appointed county officer will:
 - Notify the Criminal District Attorney of the situation in the event the officer has
 reason to believe there has been a criminal action involved in the loss of funds
 or damage to personal property.
 - Obtain from and submit to the County Auditor for review a properly completed and executed County Funds Indemnification Request Form.
 - Attach copies of any documentation showing attempts to recover the funds such as returned item notices, investigative reports, credit card charge back notices, and all correspondence from credit card providers or other parties.
 - Provide a description of all efforts undertaken to minimize the damage to personal property
 - Attach a copy of any investigative reports conducted by any law enforcement agency or other party.
 - Furnish the County Auditor with a copy of any insurance policy or bond, claims made on such policy or bond and related correspondence.
 - Upon receipt of notice of denial of their request reimburse the County by tendering sufficient monies to account for the lost funds or damages to personal property to the County Treasurer along with the appropriate deposit warrant.
- E. The County Auditor will:
 - Receive and review the Funds Indemnification Request Form and other documentation and related materials, investigate the circumstances of the loss including prior internal control audits, control procedures and actions taken of and by the requesting county officer.



Policy HR028-Indemnification of Elected and Appointed Officers Page 2 of 2

- Upon completion of the investigation forward the Funds Indemnification Request Form along with a recommendation for or against approval of the request to Commissioners Court for its consideration and determination.
- Upon receipt of Commissioners Court's approval of the request, prepare and process the necessary entries to record the indemnification transaction and have its accounts receivable division credit the applicable account of the county officer for the amount indemnified.
- Upon receipt of Commissioners Court denial of the request, notify the County Treasurer of such determination, and forward all related documentation to the County Treasurer to enable them to cooperatively pursue efforts toward recovery of lost funds or damages for the lost or destroyed personal property.
- F. Commissioners Court will:
 - Receive and review the recommendation of the County Auditor and either approve or deny the request for indemnification.
 - Advise both the County Auditor and the requesting county officer of its determination.
- G. The County Treasurer will in the event of notification of denial of the request for indemnification:
 - Receive funds from the county officer in the event of denial of the request for indemnification.
 - Make certain the correct fund account is credited for the reimbursement.
 - Provide the County Auditor's accounts receivables division with all necessary deposit information to clear the receivable.
 - Coordinate collection efforts with County Legal Services Coordinator to recover the lost funds or damages.
- H. County Legal Services Coordinator will:
 - Together with the County Treasurer pursue collection of the lost funds or other damages from the county officer or his/her bond and/or insurance policy using such methods as are determined necessary.



Policy HR029-General Interpretive Provisions

Page 1 of 1

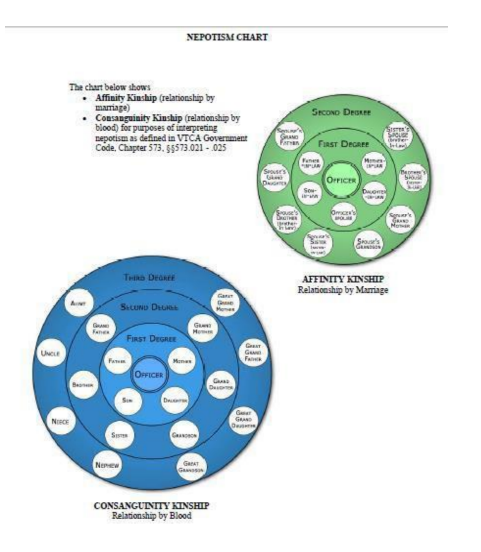
- A. This Policy Manual applies only to Employees hired and subject to dismissal by Galveston County Commissioners Court, Department Heads, and Employees of Elected and Appointed Officials who have adopted this Policy Manual in its entirety in writing. The Salary Administration Policy applies to all Employees.
- B. This Policy Manual, which supersedes all prior Policy Manuals, shall become effective upon adoption by Commissioners Court.
- C. Commissioners Court shall resolve any questions from any Elected or Appointed Official or Department Head regarding any interpretation of this Policy Manual that remain unresolved after their question is directed to the Human Resources Department as requested in Chapter 1, Section 1 (F).
- D. If there is any conflict between this policy manual and the State Constitution, or State law or rule adopted under a State law or the United States Constitution, a federal law or rule adopted under a federal law, the provisions of this Policy Manual shall prevail to the greatest extent possible without violating any such named authority.
- E. When set forth herein this Policy Manual, the masculine, feminine and neuter genders shall be construed to include the other, and vice versa where applicable. The singular and plural shall be construed to include the other number where applicable. The present tense as used herein shall be construed to include the future tense.
- F. Words and phrases shall be read in context and construed according to the rules of grammar and common usage. Words and phrases that have acquired a technical or particular meaning, whether by definition in this Policy Manual or otherwise, shall be construed according to that acquired meaning.
- G. Throughout this Policy Manual, headings for chapters and sections are used for convenience only. These headings shall not be construed to expand or to limit the interpretation of the section that follows the heading.

Computation of Time

- A. When a period of time is stated in days, the days shall be construed as calendar days unless otherwise stated.
- B. If the last day of any period is Saturday, Sunday, or County holiday, the period is extended to include the next day that is not a Saturday, Sunday, or County holiday.



APPENDIX A -- NEPOTISM CHART





APPENDIX B

EMPLOYEE AT WILL ACKNOWLEDGMENT FORM

Employee Acknowledgement

I, (print name)______, an Employee of Galveston County acknowledge:

- 1. I have been given a copy of the County's Human Resources Employee handbook and have been provided with access to the Human Resources Policy Manual posted on the County's website at www.co.galveston.tx.us. There is a paper copy of the HR Manual in the Employee's respective Department's office and Human Resources Department. I may review the HR Manual at any time and request a copy. I have had an opportunity to review the Employee Handbook and have had the opportunity to discuss it with the Human Resources Department, and have read and understand it.
- 2. I am an Employee AT WILL, whose employment may be terminated for any reason, with or without cause, with or without notice.
- 3. The Employee Handbook I have been given is not a contract for my employment but is a general guide for information purposes only.
- 4. I am not guaranteed by contract or otherwise, any term or condition of employment even after successful completion of the introductory period.
- 5. Employee Compensation and any or all Benefits, such as Vacation, Sick Time, Holidays, Medical or other benefits, are subject to change and do not create a specific right, contract, term or condition of employment.

		Employee PRINT NAME	
DATE		EMPLOYEE SIGNATURE	
DATE		HUMAN RESOURCES DEPARTMENT	
DATE		DEPARTMENT HEAD SIGNATURE	
	INSTRUCTIONS		
1.	Employee and Department Head must sign immediately upon hire.		
2.	ORIGINAL copy to Human Resources Department for Employee file.		



APPENDIX C

Galveston County Employee/Official Public Information Act (f/k/a Open Records Act) Election Form (Texas Gov't Code §§ 552.024, 552.117, and/or 552.1175)

Public access to Galveston County employees and officials' records in the custody of Galveston County is permitted in accordance with the Public Information Act, formerly called the Open Records Act. However, this Act also authorizes County officials, employees, former officials, and former employees to choose to withhold from disclosure information that relates to their home address, home telephone number, emergency contact information, social security number, or that reveals whether they have family members.

Each employee, official, former employee, and former official who desires this information to be kept confidential must state that choice to the Human Resources Department in a signed writing not later than the 14^{th} day after the date on which:

- (1) the employee begins employment with the County;
- (2) the official is elected or appointed; or
- (3) the former employee or former official ends service with the County.

As well, an employee, official, former employee, or former official who wishes to close or open public access to the information may request in writing that the main personnel officer close or open access.

Please check the appropriate line or lines below on the information you wish to be kept <u>confidential,</u> then sign and return this Election Form to the Human Resources Department.

I want the following information kept confidential. Do not disclose to the public information that:

_____relates to my home address

_____relates to my home telephone number

_____relates to my emergency contact information

_____relates to my Social Security Number

_____reveals whether I have family members

If you fail to state your choice (by not checking a line above), the corresponding information indicated on that line shall be subject to public access (open) in accordance with the Act (except for your Social Security Number, as a social security number of a living person is confidential under Section 552.147 of the Government Code).

Date Signed

Employee/Official Signature

Employee/Official Name (please print)