

Maine Township 1700 Ballard Road Park Ridge, Illinois 60068

Special Township Board Meeting

NOTICE IS HEREBY GIVEN that a Special Township Board Meeting of the Maine Township Board, Cook County, Illinois will be held on Tuesday, March 19, 2019 at 7:00 p.m. in accordance with Section 80-10(b) of the Illinois Township Code, 60 ILCS 1/80-10(b). Said meeting has been called by Township Supervisor Laura Morask. The meeting will be held at 1700 Ballard Road, Park Ridge, IL 60068, for purposes of considering the following agenda:

SPECIAL BOARD MEETING AGENDA

Call Meeting to Order Pledge of Allegiance Roll Call

- 1. Public Participation
 - 2. Personnel Policy Manual/Discussion & Vote
 - 3. Adjournment

Peter Gialamas Maine Township Clerk



MAINE TOWNSHIP

PERSONNEL POLICY HANDBOOK

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I. INTRODUCTION

1.1 MISSION

It is the mission of Maine Township (hereafter referred to as the "Township"), to serve residents in parts of Des Plaines, Park Ridge, Niles, Glenview, Morton Grove, and Rosemont. The Township aims to improve the quality of life for everyone in the Township by offering services, programs, general assistance, events and information in a fiscally responsible manner with the needs of our residents in mind.

1.2 GENERAL POLICY

It is the policy of the Township to provide, support, implement, and maintain high quality services and facilities in order to promote and protect and enhance the health, safety, welfare and quality of life of its citizens. The ability of the Township to provide high quality services to its residents is dependent in large part on the employees of the Township performing at a consistently high professional level. The Township takes pride in the spirit of professionalism, warmth and hospitality of its employees, who as public servants are charged with the responsibility to courteously deliver reliable, efficient and effective municipal services.

This Personnel Policy Handbook shall be made available to all Township employees. All employees are expected to read the Personnel Policy Handbook, become familiar with its contents, follow the procedures contained within, and sign a statement affirming that the employee shall comply with the provisions set forth herein.

1.3 PURPOSE OF PERSONNEL POLICY HANDBOOK

The purpose of this Personnel Policy Handbook is to provide the employees of the Township guidance in understanding and executing the duties, responsibilities and privileges of their employment with the Township. The Personnel Policy Handbook establishes the standard administrative procedures for employee hiring, discipline, benefits and services. The Township reserves the right to take any action deemed to be in its best interests, as a particular situation or circumstances may dictate. Nothing contained in this Personnel Policy Handbook and nothing said or done by a Township employee is <u>or is</u> intended <u>to beas</u> an employment contract between the Township and any employee or a guarantee of continued employment. The Township and the employee both have the right to terminate the employment relationship at any time, with or without cause and with or without notice. This relationship is therefore considered to be employment "at-will."

Each rule of the Personnel Policy Handbook and each section thereof is an independent rule. Should the provisions of any rule or section be held void, invalid, or ineffective, for any reason, said determination does not affect the validity of any other rule or section.

This Personnel Policy Handbook supersedes and replaces all prior versions, draft and other policy statements on the matters set forth in this Personnel Policy Handbook.

1.4 DEFINITIONS

For the purpose of this Personnel Policy Handbook, the following definitions shall apply:

- Administrator The Township Administrator serves as the organization's chief administrative officer and in this capacity is responsible for administration, coordination, and management of all Township services and employees, except those reporting directly to an elected official.
- Authority Approval of personnel policy is vested in the Supervisor and Board of Trustees. It is the responsibility of the Township Supervisor to provide copies of recommended modifications to the Board of Trustees for final approval. The overall authority and responsibility to administer the personnel policy is vested in the Township Supervisor with approval by the Township Board of Trustees. The Township Supervisor, Administrator, and Department Heads shall be responsible for the day-today administration of the personnel policies, procedures, rules and regulations.
- CDL Commercial Drivers License issued by the State of Illinois.

- **Department Head** Department Head is the supervisor of a department. When the Department Head is not identified the Township Supervisor shall be considered the Department Head until such time as a Department Head is identified.
- Employee Year A twelve (12) month period, beginning with the first day of employment of an employee.
- Excused Leave a non-paid excused work absence.
- Exempt Employee An exempt employee is any employee of the Township, whether having achieved full employment status or not, who is exempted from coverage by the Fair Labor Standards Act ("FLSA") or its amendments for purposes of wages and overtime.
- Fair Labor Standards Act (FLSA) Federal law establishes minimum wage, overtime, record keeping, and youth employment standards affecting employees in both public and private sector employment.
- Family Medical Leave Act (FMLA) Federal law that provides certain eligible employees with twelve (12) weeks of unpaid, job protected leave during any twelve (12) month period for the birth and care of a newborn child; adoption or placement of a child in a foster home; the care of an immediate family member with a serious health condition, or an employee's own serious health condition. It also requires that eligible employees continue to receive group health benefits during the leave.
- Fiscal Year The Township fiscal year begins on March 1st and ends on February 28th.
- Full Time Employee Any employee who successfully completes a probationary period and works at least forty (40) hours per week, fifty-two (52) weeks of the year, less vacation. All full time employee positions shall be authorized by the Township Board of Trustees through the annual budget process or through amendments to the budgets as approved at regular or special Board meetings.
- Gratuities Gratuities shall include but are not limited to such items including, but not limited to: money; gift certificates; cash; contributions; stock; bonds; consumable goods such as liquor, candy, food, beverages;

sporting goods; automotive equipment; appliances; clothing; flowers; plants; landscaping material; office supplies; perfume; cologne; electronic equipment; books; magazines; subscriptions; pictures; paintings; memberships; records; tapes; furniture and other such items for personal use.

- Health Insurance Portability and Accountability Act of 1996 (HIPAA) Federal law that regulates the continuity of health insurance coverage, pre-existing conditions, and the maintenance of and access to individuals' medical records.
- Hourly Employee Any person hired by the Township who may be regularly scheduled and is paid on an hourly basis.
- Illinois Victim's Economic Security and Safety Act ("VESSA") Illinois law that allows employees who are victims of domestic or sexual violence or who have a family or household member who are victims of such violence to take twelve (12) weeks of unpaid leave during any twelve (12) month period for medical help, legal assistance, counseling, safety planning or other assistance. VESSA also prohibits employers from discriminating against employees who are victims of domestic or sexual violence.
- Intern An undergraduate or graduate student seeking practical experience through an internship, which is a short-term, hands-on, supervised work experience designed to increase a student's knowledge of a professional career field.
- NIDA National Institute of Drug Abuse ("NIDA") is a Federal scientific research institute under the National Institutes of Health, U.S. Department of Health and Human Services.
- Non-Exempt Employee A non-exempt employee is any employee of the Township, whether having achieved full employment status or not, who is provided coverage by the Fair Labor Standards Act as amended for purposes of wages and overtime.
- Part Time Employee an employee scheduled to work less than thirty-(30) forty (40) hours per week.

- **Personal Days** Paid excused work absence days to be used for sick and/or personal business.
- **Personnel Record Review Act (PRRA)** Illinois law that provides an employee a right to review, copy and correct personnel records, and prescribes the gathering and use of information about the employee by an employer. [820 ILCS 40/0.0/et.seq.]
- **Relative** For the purpose of this Personnel Policy Handbook, a relative shall be deemed to include the following: father, mother, brother, sister, father-in-law, mother-in-law, brother-in-law, sister-in-law, grandfather, grandmother, son, daughter, son-in-law, daughter-in-law, stepfather, stepmother, stepbrother, stepsister, stepson, stepdaughter or spouse.
- Salaried Employee Any person hired by the Township who is paid on a salary basis and is regularly scheduled on a permanent assignment.
- Seasonal Employee An employee hired into a position with the Township who works six (6) months or less.
- Seasonal Worker An employee hired by the Township for not more than one hundred twenty (120) days during the prior calendar year.
- Work Week Seven consecutive calendar days beginning at 12:00 a.m., Sunday for all Township employees.

1.5 SUPPLEMENTS TO PERSONNEL POLICY HANDBOOK

The Township reserves the right to modify, revoke, suspend, terminate, or change the language and/or sections within this Personnel Policy Handbook, in whole or in part, at any time, with or without notice. If from time to time when changes are necessary or revisions are made, all employees of the Township will be given revised copies for inclusion in their copy of the Personnel Policy Handbook. All approved modifications to these polices shall become a part of the Personnel Policy Handbook on their effective date until amended or withdrawn, by action of the Township Board. All approved modifications will be provided to all Township employees in written form for inclusion in their copy of the Personnel Policy Handbook. An updated copy of the Township's Perssonnel Policy Handbook is also available to all Township employees on the Township's website (change this to to "intranet" if that is where it can be found).

From time to time, the Township may also adopt policies that relate to, supersede or extend beyond the scope of the Personnel Policy Handbook. Employees shall be notified in writing when new policies that affect them are enacted.

II. REQUIREMENTS FOR EMPLOYMENT

2.1 POLICY

It shall be the policy of the Township to recruit and select the most qualified persons based on merit for positions within the Township's service. The Township recruits candidates, both externally and internally for vacant positions at all levels, in accordance with Federal, State and local laws. Individuals may be recruited for position vacancies from a geographic area as wide as necessary to assure obtaining well-qualified candidates.

2.2 EQUAL EMPLOYMENT OPPORTUNITY STATEMENT

The Township is an equal opportunity employer and all qualified applicants will receive consideration for employment without regard to race, religion, color, national origin, sex, sexual orientation, gender identity, age, status as a protected veteran, status as a qualified individual with a disability, or criminal conviction history.

This equal employment opportunity policy applies to all employment activities, including but not limited to hiring, promotion, demotion, transfer, recruitment, advertising, layoff, discharge, rate of pay and selection for training. This policy extends to all aspects of the Township, including recruiting, hiring, appointment and promotion into a job classification.

2.3 RECRUITMENT

In order to provide growth opportunities for all employees, all <u>Township</u> vacancies shall be announced first by posting <u>both at the Township Hall and on</u> the <u>Township website</u>. Openings shall be posted for two (2) weeks prior to any hiring decisions being made. A position shall be open to any individual meeting both the essential functions of the position pursuant to the Americans with Disabilities ("ADA") guidelines, and the minimum requirements, as established in the corresponding class specification.

2.3.1 Application

All applicants for Township employment shall complete an application and submit it to the Township. The application requires complete information relating to experience, training and other requirements determined to be a bona fide occupational qualification. Failure to provide accurate information on the Application, or at any time during the hiring process shall disqualify the applicant from employment, or subject him/her to discipline (including discharge) if already hired.

No representative of the Township, except the Township Supervisor with the approval of the Township Board of Trustees has the authority to enter into any employment agreement for a specific period of time or to make any agreement contrary to that stated above. Any such agreement must be in writing and signed by the Township Supervisor and employee. Likewise, any modifications to any such agreement must be in writing and must be signed by the employee and the Township Supervisor. Verbal modifications shall not be legally binding upon the Township. No one has the authority to make any verbal statements of any kind at any time, which is legally binding on the Township.

2.3.2 Selection

To determine whether an applicant qualifies for a position with the Township, factors such as level of education, previous experience, relevant skill sets, the personal interview, customer service orientation and references shall be used. A current employee who applies for a vacancy within the organization shall be judged according to the same established criteria as an outside applicant. In addition, his/her work performance with the Township shall be considered.

Prior to selection, the Township may, at its discretion, contact a prospective employee's personal and work references. Selection consideration may or may not include previous and part-time and/or seasonal employees. The final selection of a candidate for a position shall be made by the Township Supervisor, subject to approval from the Township Board of Trustees.

2.3.3 Background Check And Job Offer

Following an offer of employment and prior to beginning employment, the applicant will furnish the Township with their date of birth for the purpose of conducting a background check investigation. Background checks, which maymay include a criminal background investigations, and may also include a credit check in accordance with the Fair Credit Reporting Act, a driver's license check, and a medical examination will be conducted prior to hiring and the commencement of work.

All applicants being considered for hire shall submit a signed release of information form that will be provided by the Township. Failure to sign the release shall result in the Township withdrawing its offer of employment. All completed reports on background checks will be kept in the employee's personnel file. All employees are subject to a periodic review of their background.

The applicant for safety sensitive positions is required to complete a drug screen test to establish compliance with the policies set forth in Section 9.2 of this Personnel Policy Handbook. NIDA drug screening is required for employees in positions requiring a CDL license. NON-NIDA drug screening is required for all other Township employees whose positions do not require having a CDL license. Failure to submit to a drug screening shall result in the Township withdrawing its offer of employment.

2.3.4 Probationary Period

The probationary period shall be regarded as an integral part of the appointment process for all full-time and part-time employees. It shall be used to closely observe an employee's work, for securing the most effective adjustment of a new employee to his/her position and for rejecting an employee whose performance does not meet the satisfactory standards established by the Township.

- 1. Once appointed, all full-time or part-time employees will serve a six (6) month probationary period.
- In the event of lateral transfer or promotion, a probationary period of six
 (6) months is required unless specifically waived by the Township Administrator or as otherwise provided by State Statute.
- 3. The purpose of the probationary period is to test the qualifications of the employee to perform satisfactorily under actual working conditions, and to determine whether or not the employee should be considered for permanent placement in that position.
- 4. A performance evaluation will be conducted by the supervisor prior to completion of the probationary period. The performance evaluation will be forwarded to the Township Administrator, with one of the following recommendations:

- a) That the probationary period be extended,
- b) That the employee be dismissed,
- c) That the employee be accepted as a full or part-time employee, or
- d) In the case of a promotion or lateral transfer, that the employee be returned to his/her former position, if still available.
- 5. At any time during the probationary period, the Department Head may recommend to the Township Administrator the termination of any employee, if that employee is unable or unwilling to satisfactorily perform the duties of the said position, or his/her performance does not merit employment with the Township.
- 6. The Township Administrator shall be responsible for determining whether the probationary period has been successfully completed by the employee, or if other action needs to be taken. The Township Administrator shall notify the employee of his/her status in writing.
- 7. The successful completion of the probationary period should not be construed as creating a contract or as guaranteeing employment for any specific duration.

2.4 EMPLOYEE PROMOTION

An employee who is promoted to a new position within the Township shall be required to serve a six [6] month probationary period upon promotion. During the promotion probationary period, the employee shall be eligible for all benefits applicable to the new position. Upon successful completion of the promotion probationary period, the employee shall be classified as an employee in the new position. If the employee does not successfully complete the probationary period in the new position, efforts to reassign him/her to the previous position or otherwise compatible position will be attempted.

2.5 PERFORMANCE EVALUATION

The performance evaluation program is intended to promote the following:

- 1. Provide employees with formal feedback about their job performance;
- 2. Commend employees for good or excellent performance;

- 3. Provide recommendations for improving performance;
- 4. Identify areas where employees might benefit from training;
- 5. Review previously set goals and objectives;
- 6. Provide merit [if applicable] adjustment to annual raise; and
- 7. Establish goals and objectives for the next evaluation period.

Employees need formal and informal performance feedback on an ongoing basis. While supervisors routinely coach employees in their performance, employees are encouraged to initiate communication with their supervisors if they have performance related concerns or questions.

The supervisor or Department Head shall meet with subordinate employees at the end of each review period to discuss openly and in detail the results of their performance evaluations. Employees are encouraged to add comments to the evaluation form prior to signing it.

The performance goals shall be prepared by each employee and his/her department head or immediate supervisor. Once completed, the immediate supervisor shall discuss the performance evaluation expectation with the individual employee. If the rating level in any of the performance standards and measured areas is determined to be unacceptable, the employee with his/her immediate supervisor shall develop an improvement plan. This improvement plan shall include a list of desirable objectives and a time table for expected improvement on the part of the employee.

Upon completion of the review process, both the supervisor and the employee shall sign the evaluation form to insure that it has been discussed. If an employee does not concur with the evaluation, the statement to this effect should be written in the area provided on the evaluation form. A copy of the completed evaluation form and any supporting documents shall then be submitted to the Township Supervisor for review and further action, if necessary. The completed evaluation shall be placed in the employee's personnel file.

2.6 EMPLOYMENT OF RELATIVES

The employment of relatives places a special obligation on those responsible for selecting and retaining employees. A person so hired or retained should meet all of the requirements for a particular position and should represent a superior choice among the candidates available. Relatives shall not be placed in a supervisory/subordinate relationship nor employed in the same department unless waived by the Township Supervisor and the Board of Trustees. Termination of employment for relatives shall be handed in the same manner as all other terminations of employment.

2.7 RESIDENTIAL PREFERENCE

When permitted by law, it shall be the policy of the Township that when considering equally qualified candidates for employment, the Township may shall give preference to a qualified applicant who is a resident of the Township.

2.7 ORIENTATION

The Township Administrator shall be responsible for handling all new employee orientations including but not limited to conveying information about salaries and benefits to all newly hired employees of the Township.

III. GENERAL RULES AND REGULATIONS

3.1 CODE OF ETHICS

The proper operation of democratic government requires that public employment not be used for personal gain. In recognition of this goal there is hereby established this Code of Ethics for all employees. Township Employees shall adhere to the following tenets:

- 1. Employees shall serve the public with courtesy, honesty and integrity, and shall treat their fellow employees in the same manner.
- 2. All Township services shall be performed in an impartial manner, free of personal and political considerations.
- 3. Loyalty to the Township and a spirit of courteous cooperation, whether between individuals or departments, is essential in order to effectively deliver Township services. Further, employees shall assume the responsibility to preserve and protect Township property.
- 4. Personal information obtained through contact with citizens of the Township, or through any other source, should remain confidential.
- 5. Employees shall comply with the Gift Ban provision in the State Officials and Employees Ethics Act, 5 ILCS 430/10-10 as well as the provisions of Section 1.14 of this Personnel Policy Handbook and not accept any gifts or gratuities from any firm seeking to do business with the Township or doing business with the Township other than as provided in Section 1.14.
- 6. Employees are encouraged to participate in public and community affairs.

3.2 OUTSIDE EMPLOYMENT

Employees may engage in employment outside of official duty hours as long as it does not interfere with the ability of the employee to perform his/her responsibilities as a Township employee. The outside employment must not:

- 1. Place an employee in a position of conflict of interest with Township employment.
- 2. Do business with or seek to do business with the Township.
- 3. Place the Township employee in direct conflict with any municipal functions or ordinances.

Management approval of outside employment shall be required for all Township employees. If you have outside employment in addition to your position with the Township, you are required to notify your supervisor of such employment and provide him/her with sufficient facts to enable the Township to make a determination as to whether approval of the outside employment is required and, if it is, whether management approval of such outside employment will be given. If permission to hold the outside employment position is denied, the employee will be expected to resign his/her outside employment position in order to keep his/her job with the Township.

3.3 HOURS OF WORK

The Township Hall Offices shall generally be open from 9:00 a.m. to 8:00 p.m. on Monday through Thursday and 9:00 a.m. to 5:00 p.m. on Friday. The Township is closed on Saturday and Sunday except for special events. The Township Supervisor or a Department Head, with the approval of the Township Supervisor, may adjust or change normal work hours as the operational requirements of the departments may require. The following applies to hours of work:

- Under certain circumstances, flexible hours are available in some departments. The Department Head, with the approval of the Township Supervisor, may approve flexible work hours if the requirements of the department will be met and the employee continues to work the regularly scheduled number of hours per week.
- 2. An employee shall report promptly at the designated starting time and is expected to devote all their efforts during working hours to assigned duties.
- 3. Pursuant to this section, Department Heads are authorized to establish the schedule for lunch and break periods during each workday. Full-time employees shall receive one (1) sixty (60) minute paid lunch period per work day. Part-time employees who work five (5) hours or less in a day shall receive a total of two (2) fifteen (15) minutes of paid break per workday.
- 4. The Township shall schedule lunch breaks for Full-Time employees no later than five (5) hours after beginning work. An employee who does not exercise the right to a lunch break waives this right and cannot claim it at a later date. Nor does the waiver of a lunch break or paid break permit an

employee to leave work early and prior to the end of the scheduled workday

3.4 PAY PERIODS AND PAYROLL DEDUCTIONS

The Township has established bi-weekly pay periods, with payroll available every other Friday for a total of 26 pay periods per year. In the event of a payday occurring on a Holiday, paychecks shall be issued on the day preceding the Holiday. The following applies to pay periods and payroll deductions:

- 1. Automatic salary deductions shall be made for Federal and State income tax purposes, for an employee's pension contributions and for social security and Medicare where applicable.
- 2. Pension deductions for qualifying employees shall be made pursuant to IMRF requirements and regulations
- 3. Optional deductions for any of the following may also be arranged upon express written consent of the employee made at the time of deduction:
 - a) Contributions to programs or organizations as approved by the Township
 - b) Participation in the 457 deferred compensation plan.
 - c) Authorized deductions for the Section 125 Flexible Spending Plan.
 - d) Other monies may be deducted by the Township for services or supplies received upon express written consent of the employer made at the time of the deduction or overpayments made to an employee.

3.5 WORK HABITS

Employees shall not conduct personal business during working hours. Employees are prohibited from being intoxicated while on the job or under the influence of drugs or in possession of liquor or drugs on Township property, or while on duty. Violation of this policy can result in discipline up to and including termination of employment.

3.6 ATTIRE AND PERSONAL GROOMING

Employees are expected to be well groomed and dressed in a professional manner, suitable to their responsibilities and position as a representative of the Township. Employees attending external events including training, conferences, and seminars are expected to wear "business casual" or "business" attire as appropriate, unless special circumstances warrant a lesser standard (e.g. organized in-conference field trip). When safety equipment is issued to employees, it is mandatory that it be worn when performing tasks for which such equipment is provided. In the event that an employee fails to meet the requirements of this policy, his/her supervisor shall with the employee in an effort to identify and address the employee's shortcomings. Repeated failures to adhere to attire and grooming standards may result in disciplinary action up to and including dismissal. It is the responsibility of the Department Heads to enforce this policy, however the Department Heads may also involve the Township Administrator in the resolution of issues arising under this policy.

3.7 IDENTIFICATION CARDS

All Township employees and contractors shall be issued a picture identification card indicating their name and job title. Employees are otherwise required to carry or have their identification cards immediately available to show upon request.

Employees who terminate their employment with the Township must return their keys/fobs and any and all equipment and supplies to their Department Head. Department Heads shall be responsible for collecting and returning their identification cards of employees upon separation.

3.8 KEY ISSUANCE TO CRITICAL FACILITIES

The Township has a system to control the distribution of keys and access fobs to critical facilities within the Township. To that end in order to maintain security and protect those critical facilities, only employees with jobs that require them to enter critical facilities will be issued keys/fobs. The Township Supervisor shall designate an administrator to be responsible for creating and maintaining a list of authorized employees that have been issued keys/fobs to critical facilities. Authorized personnel will be defined as employees essential to the operations at the critical facilities.

All keys/fobs to critical facilities will be numbered and assigned to employees. Keys/fobs will only be issued upon written authorization of the Township Supervisor. Keys/fobs will be issued to authorized personnel with the knowledge that they are responsible for the keys/fobs and are to return the keys/fobs upon separation of employment.

3.9 TELEPHONE USAGE

In answering or placing calls, employees shall be polite, courteous, and professional. Employees of the Township should be aware that they are representatives of the Township government, and that their conduct in handling telephone calls, particularly citizen inquiries or problems, is a reflection on the Township.

Employees are permitted to use Township telephones on a limited basis for personal reasons. This is a privilege and a right and may be withdrawn by the Administrator or Department Head if abused through excessive use or if telephoning causes interference with work duties. Personal toll and extra-unit calls may be made only with the prior approval of the Administrator, Department Head or Township Supervisor and at the employee's expense.

3.10 SOLICITATION AMONG EMPLOYEES

While the Township encourages all of its citizens (including its employees) to participate in civic, charitable and community organizations in order to provide the highest public service to Township residents, solicitation by employees or elected officials (for example, seeking payment, contributions, signatures, funds, memberships and other similar solicitations) is not permitted during working time or during nonworking time in areas where it will disturb other employees who are working.

Distribution or circulation's of non-work-related printed material by employees is not permitted during working time or during non-working time in working areas or in areas where it will disturb other employees who are working.

Working time refers to that portion of any work calendar day during which an employee is supposed to be performing any actual job duties; it does not include breaks, lunch or other duty-free periods of time.

3.11 PERSONNEL FILES/REFERENCE REQUESTS

Employee personnel files are maintained in the Township Administration building and shall consist of, but not limited to: employment application, reference checks, , commendations, reprimands, performance evaluations, wage data, promotions, education and special training received at Township expense, and other related personnel documents. Medical records and dates and records of injuries shall be maintained in a separate medical files and shall not be disclosed without proper authorization and release. Such records shall be subject to review pursuant to the Personnel Record Review Act ("PRRA") [820 ILCS 40/0.0/et.seq.]

Employees are permitted to inspect and copy any material which is contained within their personnel file upon written request to their Department Head. The Department Head or their designate shall be present with the employee while the employee inspects his or her personnel file. The Township has five working calendar days to comply with properly processed written request from an employee.

If an employee disagrees with certain items within their file, he or she may submit a concise statement of disagreements for inclusion within the personnel file. No documents or other information shall be removed from an employee's personnel file without authorization from the Township Supervisor, the Township Supervisor, or the Board of Trustees.

Information contained in an employee personnel file shall be maintained, and released should the Township receive a request for such information, in accordance with the Personnel Record Review Act. That means that only non-confidential information may be released upon request. No other information will be provided except by written request from the employee. Salary information shall be considered public information and will be made available to the public and news media upon written request. An employee's salary information, address and telephone number shall be furnished to credit agencies in writing only in response to a written request which must be accompanied by a release authorization signed by the employee in question.

In the event the Township receives a court subpoena for an employee's personnel records, the subpoena shall be immediately reviewed by the Township Attorney. Upon being advised by the Township Attorney, the Township Bookkeeper will authorize the release of the appropriate information.

Copies of all reference requests for information and the Township's response shall be forwarded to the Township Supervisor and to the Township Board of Trustees. The Township will release reference data on current and previous employees only in accordance with provisions of the above paragraph. All release information is subject to the provisions of PRRA.

A change of personal status may have an important effect upon employee benefits. Employees must notify their Department Head, Township Administrator or Bookkeeper immediately of any change in:

- 1. Home address or telephone number.
- 2. Martial status name of spouse, date of birth (date of marriage/divorce if after date of hire).
- 3. Number, names and date(s) of birth of dependents.
- 4. Name, address and telephone number of the person to be notified in case of emergency.

Each employee's driver's license status will be verified annually and any suspensions must be vacated in writing prior to the employee being allowed to drive any Township vehicle. Employees are required to immediately notify their Department Head of the loss of their license in the event that particular employee is an operator of any Township vehicle. Failure to notify their Department Head of any change in driver's license status may be cause for disciplinary action.

3.12 WORKSHOPS AND SEMINARS

Requests to attend workshops and seminars should, when possible, be submitted in writing to the Department Head for approval at least seven (7) calendar days prior to the event. If an advance payment is required, the submission must coincide with the processing of the bimonthly routine billing list.

3.13 USE OF TOWNSHIP EQUIPMENT AND VEHICLES

In using the Township's vehicular equipment, employees must be aware that they are representatives of the Township government and that their conduct reflects on the entire Township. Such employees abide by traffic rules, regulations and speed limits. Vehicles, equipment, supplies and tools are provided by the Township to enable employees to perform the tasks required of them. Unauthorized private use of Township owned property is prohibited. Violations of this policy will result in disciplinary action up to and including discharge.

Employees operating Township vehicles have a special duty to always drive defensively, courteously, and obey all traffic laws and regulations, including speed limits.

Employees shall be responsible for the care and conservation of Township property, and all accidents, breakdowns or malfunctioning of any vehicle, equipment or item shall be reported promptly so the necessary repairs may be made.

It is acknowledged that the primary use of all vehicles purchased by the Township is for the purpose of conducting Township business. From time to time vehicles may be assigned to individuals for commuting to and from work. Employees shall not use personally assigned vehicles for vacation use or other unauthorized personal use including but not limited to commuting to and from work. In no event shall another driver, not an employee of the Township, operate the vehicle.

3.14 TRAFFIC ACCIDENTS & VIOLATIONS:

All employees of the Township must report to their supervisor any moving traffic violations or accidents in which they are involved while on duty, or while using Township vehicles. Any accident involving a Township vehicle shall be reported to the Township Supervisor or the Township Administrator for investigation immediately.

Police accident reports shall be submitted as soon as they are available. Failure to adhere to this policy may be cause for disciplinary action and / or dismissal. Any employee operating a Township vehicle who receives a traffic ticket, i.e., speeding or red light violation, shall bear full responsibility for paying any and all fines associated with the traffic violation.

In addition, the employee shall submit to testing for compliance with the Township's Drug and Alcohol Policy as soon as requested by the Township Administrator to do so. Failure to adhere to this policy may be cause for disciplinary action and / or dismissal.

3.15 WORKPLACE PRIVACY AND SEARCHES

Employees have no expectation of privacy with respect to any information sent, received, created, accessed, obtained, viewed, stored or otherwise used with Township property or found at any time in the Township's electronic systems. The Township reserves the right to search lockers, desks, filing cabinets, computer files/e-mails and personal belongings located on Township property at any time.

If personal belongings are to be searched, the Township will make every effort to have the employee present. Such searches will be conducted only if there is reasonable suspicion of employee related problems, such as missing money, tools, equipment, etc., or substance abuse. Searches of offices, desks, filing cabinets, or computer files may be made to retrieve a file, Township property, or for any of the above stated reasons.

3.16 POLITICAL ACTIVITIES

Employees serve all Township residents equally. The political opinions or affiliations of any resident shall in no way affect the amount or quality of service they receive from the Township. An individual's political affiliation, preference, or opinion will not in any way influence their appointment, retention, or promotion as a Township employee.

No employee may (i) use his or her official position of employment to coerce or inhibit others in the free exercise of their political rights or (ii) engage in political activities while at work or on duty. During work hours, employees shall not directly or indirectly, demand, solicit, collect, or receive any assessment, subscription or contribution, whether voluntary or involuntary, intended for any political purpose whatsoever from fellow members or employees or from the general public.

Township property shall not be used to advance political campaigns, including the use of Township vehicles to conduct campaign business or display campaign stickers, or the use of Township duplicating services for campaign materials.

Failure to comply with these provisions will result in appropriate disciplinary action to be determined at the Township's discretion.

No political activity, including solicitation of political and/or monetary contributions, shall be conducted on Township property including the solicitation of signatures for candidates for elected office. While on Township property, employees, visitors and residents shall not be solicited for any political activity.

3.17 FINANCIAL INTEREST

No employee of the Township shall have a financial interest, direct or indirect, in any contract with the Township, or be financially interested directly or indirectly in the sale to or by the Township of land, material, supplies or services, except on behalf of the Township as an employee. This provision may be waived by the Supervisor and Board of Trustees upon full disclosure of all pertinent facts when said transaction is in the Township's interest and in compliance with all Federal, State, and local laws, and Township ordinances.

It shall also be the responsibility of any employee to fully comply with all applicable Federal, State and local laws relating to conflicts of interest and financial disclosure.

3.18 CONFLICT OF INTEREST

In the conduct of public business, employees of the Township shall avoid conflict between their individual private interests and the public welfare. The following are examples of conflicts of interest and are not intended to be inclusive:

- 1. Engaging in or accepting private employment or rendering services for private interest when such employment or service is incompatible with the proper discharge of official duties or would tend to impair independence of judgment or action in performance of official duties; and
- 2. Appearance on behalf of private interests before any agency of the Township with or without compensation.
- 3. Failing to disclose the full nature and extent of a substantial or controlling financial interest in or any substantial dealing as a debtor, creditor or contractor with the Township for the sale of real estate, materials, supplies or services. Such employee, with or without such disclosures, shall refrain from participating in any such transaction or contract of sale.

Commented [r1]: As I said in my memo, I don't know what this means, so I have stricken it pursuant to Trustee Sweeney's request. Typically, these policies prohibit what your policy prohibits and they do not include language such as that which I have stricken.

4. Disclosing confidential information concerning the property, government or affairs of the Township or using such information to advance financial or other private interests.

Whether a conflict of interest exists shall be in the sole determination of the Township Supervisor and the Board of Trustees.

3.19 ACCEPTANCE OF GIFTS

The Township has adopted the Gift Ban provisions enumerated in the State Officials and Employees Ethics Act, 5 ILCS 430/10-10. In addition, the acceptance of gifts and gratuities for providing municipal service or as a result of one's official position is strictly prohibited_unless the item given is of insignificant value (less than \$25.00), and it is given in appreciation for services rendered by an employee or to celebrate a special occasion or holiday. Employees are never to solicit anything of value from clients or residents.

Acceptance of gifts and donations not having essential or intrinsic value, such as a box of candy, or other food, which can be consumed on Township premises by the department as a whole without violating this rule is not prohibited, nor is the receipt of calendars, and other items of an advertising nature. Entertainment received from vendors shall be restricted to an occasional meal, outing or similar limited activity where the total dollar amount is less than seventy five dollars (\$75.00). The Township retains the sole right to determine which gifts and gratuities violate this rule.

3.20 ELECTRONIC COMMUNICATIONS POLICY

It is the policy of the Township to provide guidance for the appropriate use of electronic information and communications systems by Township employees, to ensure these systems are used in an appropriate, productive and lawful manner. Electronic information and communication systems are provide to Township employees for assistance in the performance of their duties. These include, but are not limited to: mail and shipping services, photocopiers, fax and scanning equipment, audiovisual equipment, telephone system, voicemail, computer and network resources, email, analog and digital storage media, the Township's website and social media sites, and the Internet.

By using any of the aforementioned systems, Township employees agree that they will comply with these policies. All Township employees are responsible for reading, understanding, and complying with the policies and procedures specified below. It is the obligation of each Township employee to reconcile any questions or misunderstandings about this policy by contacting the Township employee's immediate supervisor for clarification.

A. Acceptable Usage Guidelines

- Township electronic and communication systems are to be used exclusively to advance the Township's mission and operations. Township employees may use these resources only for purposes related to the discharge of their duties as employees, their official business with the Township, and other Township-sanctioned or authorized activities.
- 2. Township electronic and communications systems may only be used for legal purposes and may not be used for any of the following purposes or any other purpose which is illegal, immoral, unethical, dishonest, damaging to the reputation of the Township, inconsistent with the mission or operations of the Township, or likely to subject the Township to liability. Unauthorized uses (some of which may also constitute illegal uses) include, but are not limited to, the following:
 - a. Harassment, libel or slander, fraud or misrepresentation,
 - b. Destruction of or damage to equipment, software, or data belonging to the Township or others,
 - c. Disruption or unauthorized monitoring of electronic communications, Installing unauthorized licensed software,
 - Violation or circumvention of computer system/network security, Unauthorized use of computer accounts, access codes (including passwords), or network identification numbers (including e-mail addresses) assigned to others,
 - e. Copying and/or using software, images, music or other intellectual property to which they have not obtained the proper rights to do so,
 - f. Soliciting money for causes not related to Township business without the express permission of the Township administration and Board of Trustees,
 - g. Advertising or selling products or services for personal gain, Development or use of unauthorized mailing lists,
 - h. Use of computing facilities for private business purposes unrelated to the mission of the Township, posting or sending obscene,

pornographic, sexually explicit, or offensive material, or, intentional or negligent distribution of malicious software such as viruses or worms

- 3. Although the Township is restricted from soliciting information (e.g. user names and passwords) to gain access to an employee's social media account, the Township reserves the right to inspect and examine any electronic content on any Township owned or operated communications system, computing resource, or other electronic device at any time.
- 4. When posting content about Township related subjects and issues as an individual, Township employees should make clear that their opinions and recommendations do not represent the Township, it's Board of Trustees, or the Township Administration.
- 5. All documents and files created by Township employees during their work time using Township equipment become the general property of the Township.
- 6. Township employees shall not share or disclose the passwords for their individual accounts, or allow other staff or persons to log into the network under their individual account. Passwords used to access public workstations, or workstations used by multiple staff members, must not be shared with anyone who does not work for the Township. The use of personal passwords assigned to a Township employee is not grounds for an employee to claim privacy rights in the electronic or communication systems. The Township reserves the right to override personal passwords.
- 7. Only authorized Township employees may manipulate sensitive information, such as account data, shared network files, patron records, and bibliographic records. Modifying or deleting data, records, or files belonging to another staff member, department, or committee to which you have not been granted authorized permission is strictly prohibited.
- 8. Township employees are not allowed to download or install software from any source without authorization from the IT Systems Department.
- 9. It is the responsibility of Township employees to maintain the contents of their mailboxes.
- **B.** Security

Township employees must abide by the security policies and procedures set by the Township Administration and Board of Trustees. If Township employees are aware of any security risk or abuse of the computer or the Internet system, they must notify their supervisor and the IT Systems Department immediately.

C. Compliance

All Township employees are expected to comply with this Policy. Any violation of this policy by a Township employee will subject the employee to discipline, up to and including termination. Any Township employee who sees or perceives a violation of this Policy must report that violation to his supervisor or the Township Supervisor. No Township employee should take any action that will risk his safety or the safety of others.

D. Supplements

Township and/or system administrators may establish more detailed guidelines, as needed, for specific electronic and communication systems. Such guidelines will be considered extensions of these policies and be held to have equal force. The Township reserves the right to modify, revoke, suspend, terminate, or change the language and/or sections within this Policy, in whole or in part, at any time, with or without notice. If from time to time when changes are necessary or revisions are made, all employees of the Township will be given revised copies. From time to time, the Township may also adopt policies that relate to, supersede or extend beyond the scope of this Policy. Employees shall be notified in writing when new policies that affect them are enacted.

E. Disclaimers

The Township makes no warranties of any kind, whether expressed or implied, for the electronic and communication systems that it is providing to the staff. The Township will not be responsible for any damages suffered, including the corruption or loss of data resulting from user error, computer error, equipment malfunction, or service interruptions. The Township denies any responsibility for the accuracy, quality, or the objectionable nature of information obtained through the Internet.

IV. CLASSIFICATION AND SALARY

4.1 CLASSIFICATION OF POSITIONS

- All employment positions in the Township are classified and grouped in classes. Within each class, positions have equivalent levels of complexity, difficulty of duties, responsibility, and qualifications required including education, technical training, and experience.
 - 1. An employee's employment status shall be determined by using the following criteria and definitions set forth in Section 1.4 of this Personnel Policy Handbook, which shall be used to determine eligibility for benefits and other considerations:
 - a) Full-Time Employees
 - b) Part-Time Employee
 - c) Seasonal Worker / Employee
 - 2. Each position shall also be classified as either "EXEMPT" or "NONEXEMPT," as defined by the FLSA and within the guidance periodically set forth by the U.S. Department of Labor. This classification will be used to determine an employee's eligibility for overtime compensation.

4.2 SALARY & WAGES

The Township determines the salaries/wages of its full-time employees by means of a schedule that establishes ranges for each position.

• Rates of pay for employees shall be established by the Township Supervisor with the approval of the Township Board of Trustees. Consideration shall be given so that the hourly rate will be generally consistent with that being paid in the community for comparable activities and skills, and upon the Township's current and projected fiscal condition.

4.3 APPOINTMENT RATE

Full-time employees shall begin at the appropriate rate of pay for the position classification, except in cases where the Township Administrator can justify a

higher starting salary because of an unusual history of quality experience or exceptional training.

4.4 OVERTIME COMPENSATION

It shall be the policy of the Township to keep overtime to a minimum whenever possible without jeopardizing the efficient operation of any department.

- 1. Any use of overtime shall be authorized by the Administrator or Department Head through the immediate supervisor, with final approval of the Township Supervisor or his designee. Department Heads shall be responsible for maintaining and submitting, as necessary for pay purposes, appropriate records of overtime worked and compensatory leave taken.
- 2. Overtime hours are defined under the FLSA as hours worked by nonexempt employees over forty (40) hours in a workweek at a rate of not less than time and one-half their regular rate of pay.
- 3. In the case of executive, administrative and professional personnel, classified as exempt under the FLSA it is implicit in the nature of their position that time beyond the normal work schedule may often necessarily be spent on the job, and are not entitled to overtime compensation or compensatory time.
- 4. It shall be the right and responsibility of the Township to schedule overtime for its employees. Repeated failure to report for overtime when directed by an immediate supervisor acting within established policy shall be grounds for disciplinary action.

4.5 COMPENSATORY TIME

It is the policy of the Township that it does not offer compensatory time to any employees. Any overtime earned shall be paid out to the employee pursuant to Section 4.4 of this Personnel Policy Manual.

4.6 SALARY INCREASES

The Township shall, at its discretion and subject to the approval of the Board of Trustees, provide all salary increases based upon cost of living as well as

performance with the approval of the Township Supervisor and Board of Trustees The Township may provide salary increases and/or bonuses subject to the approval of the Board of Trustees.

- 1. Said increases may be awarded after the completion of an employee performance evaluation and at the sole and exclusive discretion of the Township. Raises shall be granted to eligible employees.
- 2. Any newly hired or promoted employee who, on March 1, has not completed the twelve (12) month probationary period in the new position, shall not be eligible for a cost of living increase until the completion of the twelve (12) months.

4.7 POSITION RECLASSIFICATION

Whenever, in the opinion of a Department Head, the duties and responsibilities of a particular position change so drastically that the current position title and/or range no longer apply, the Department Head may recommend a position reclassification to the Township Supervisor.

- 1. The Township Supervisor shall determine whether or not to forward the request with his approval to the Township Supervisor and Board of Trustees for inclusion in the annual salary ordinance.
- 2. All such requests shall occur during the annual budget preparation, unless circumstances otherwise require.

4.8 PART-TIME TOWNSHIP EMPLOYMENT

All Part-Time employees who are hired by the Township will be placed on the payroll as a part-time employee. Part-time employees are entitled to Social Security benefits and coverage under the State of Illinois Worker's Compensation Statutes, and are subject to Social Security, Medicare, and Federal Income Tax withholding. Part-Time employees, however, are generally—not eligible for healthcare benefits or IMRF benefits.

V. EMPLOYEE BENEFITS

5.1 ELIGIBILITY

An employee's eligibility to receive benefits as described in this chapter is determined by the following categories of employment status:

- 1. Full-time employees shall be eligible for health, dental, and life insurance on the first day of the month following thirty (30) days of work for the Township. For purposes of the Affordable Care Act only, an averages of thirty (30) hours per week or 130 hours per month over the course of a twelve (12) month "look back" period shall constitute "full-time" employment for the purpose of eligibility for health insurance benefits only. Otherwise, full-time employees shall be those who work forty (40) hours per work.
- 2. A full-time employee is entitled to all benefits described in this chapter, unless specifically stated otherwise or pre-empted by a contract with a recognized bargaining unit.
- 3. A part-time employee may be entitled to Workers' Compensation Insurance, Unemployment Insurance,, holidays and overtime in the event the employee's work exceeds that of the regularly scheduled work week for a full-time employee. This individual may also contribute to the Section 457 Plan.

5.2 HEALTH INSURANCE

The Township currently offers Blue Cross/Blue Shield PPO health insurance, HMO Illinois and HMO Blue Advantage to its eligible full-time employees. Information concerning these plans and employee costs shall be made available through the Township's designated Insurance Representative.

- 1. Health coverage for eligible employees shall begin in the first full month after the employee has worked at least thirty (30) days as required by policy plan documents.
- 2. Due to fluctuations in health insurance premiums, the Township reserves the right to change insurance carriers, benefits and/or premium contribution rates. The Township will notify employees of a pending

change in health insurance benefits and/or premiums with reasonable notice.

- 3. In accordance with the Consolidated Omnibus Budget Reconciliation Act (C.O.B.R.A.), continuation of group health plan coverage is available for eighteen (18), twenty-nine (29) or thirty-six (36) months, depending on the reason for termination of employee or dependent status. Cost of this continuation coverage shall be borne solely by the participant.
- 4. Township employees who retire and are entitled to Illinois Municipal-Retirement Fund ("IMRF") retirement pension, are allowed to continue health insurance coverage as part of the Group PlanEmployees who retire before age 65 (55 or older) or become disabled, may continue health insurance under Illinois Public Act 86-1444 to age 65, if they qualify, and as long as premiums are paid by the former employee. Insurance coverage for spouses of such employees may also be continued to age 65. Upon reaching the age of 65, and if qualified, insurance coverage may be continued as a supplemental policy to Medicare.

4. <u>, should they choose to do so, even after they are entitled to</u>* Medicare.

5.3 DENTAL INSURANCE

All permanent full-time employees are eligible for enrollment in the employee dental plan on the first day of the of the month following thirty (30) days of continuous work for the Township.

5.4 LIFE INSURANCE

The Township currently provides, at no cost to the employee, term life insurance coverage for the amount of \$25,000.00 for all permanent full-time employees.

5.5 HEALTH SAVINGS ACCOUNT

The Township offers to eligible employees a Health Savings Account (HSA) which is an individually-owned, tax-advantaged savings account. Eligible employees may use HSA funds to pay for medical, dental, prescription and vision expenses for the employee, the employee's spouse and qualifying dependents. When contributing money into the HSA via payroll, employee contributions are tax-free at time of deposit. It is important to note that if an

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employee is already enrolled in Medicare, the employee is not eligible to enroll in this plan, per the IRS.

5.6 HOLIDAYS AND HOLIDAY PAY

Holiday recognition and designation shall be set by the Township alone. The following days are holidays with pay for all full-time employees of the Township:

New Year's Day	Columbus Day
Martin Luther King Day	Veterans' Day
Presidents' Day	Thanksgiving
Memorial Day	Friday after Thanksgiving Day
Independence Day	Christmas Day
Labor Day	-

Employees required to work on a recognized Township holiday shall do so. Holidays are not considered a day worked for purposes of calculating overtime unless work is actually performed. Full-time non-exempt and part-time employees working on the holiday shall receive time and one-half pay for the hours worked on the holiday. Holiday pay is not to be considered hours worked in the computation of overtime. For each hour of holiday work, employees receive premium pay, which his equal to one and one-half times an employee's rate of basic pay.

5.7 VACATION

All full-time employees shall be eligible for paid vacation time. Vacation leave shall accrue each period at the employee's award rate as noted below and awarded on the anniversary date. Employees may carry over a maximum of 80 hours into the next fiscal year, otherwise the employee forfeits unused vacation time in excess of the 80 hours. No vacation can be taken until after it is earned. Before using vacation time, the employee will request the Department Head's approval with at least five (5) business days notice. No advances on vacation time off beyond vacation time accrued are permitted. Vacation will be earned at the following rates:

٠	For up to one (1) year of service	10 Days
	(5 days may be used after 6 months of service)	
٠	Following completion of 2^{nd} & 3rdyears of service	10 Days

Commented [r2]: This is current policy. I did not make a change to five days at this time. This would cut this benefit in half. That may result in some morale issues. I have left this language in the manual subject to Board discussion and approval.

- Following completion of 4th through 9th years of service 15 Days
- After the 10th year and each anniversary 20 Days

Vacation leave is not earned or accrued for any pay period or portion thereof during which the employee is on an unpaid leave of absence or is otherwise not on pay status with the Township. This includes, but is not limited to, pay periods during which the employee is not on pay status because he is receiving temporary total disability (TTD) benefits pursuant to the Illinois Workers' Compensation Act.

An employee on FMLA leave who has exhausted his/her accrued sick leave time shall be required to use vacation time and/or personal days in lieu of unpaid leave until the FMLA leave and any additional unpaid leave granted by the Township for FMLA purposes has been concluded or until all accrued paid time off has been exhausted, whichever comes first.

In order to maintain a supervisory coverage, the Department Head and Assistant Director shall not take vacation leave at the same time.

5.8 PERSONAL LEAVE

At the beginning of the calendar year, all full-time employees shall be awarded six (6) days to be available for personal days. To use personal leave, the employee will either:

- 1. Request the Department Head's approval with at least three (3) business days prior notice, or
- 2. New employees must successfully complete the probationary period prior to being awarded and eligible to use personal leave. Personal time not used may not be carried over to the next Township calendar year. Personal leave not used shall not be paid out in cash at the end of an employee's tenure with the Township.

5.9 SICK LEAVE

All full-time employees who have successfully completed the probationary period shall accrue sick leave at the rate of one-half (1/2) day per month for a total of six (6) sick days per year. In accordance with the Illinois Employee Sick Leave Act (the Act), Township employees may use their sick leave for absences due to an illness, injury or medical appointment of the employee's child, spouse,

sibling, parent, mother-in-law, father-in-law, grandchild, grandparent or stepparent for reasonable periods of time as the employee's attendance may be necessary but not to exceed one half of the employee's total sick leave accrual for any given calendar year totaling three (3) days. The use of such time, however, does not include absences from work for which compensation is provided through an employer's plan including, but not limited to, a short or long-term disability plan.

In order to use sick leave, the employee shall call the Department Head within the first two (2) hours of the employee's regular work hours to notify that the employee will be using a sick day. In such an instance where more than three (3) consecutive days of sick leave are utilized by the employee, the Department Head may require a note from the employee's doctor stating that the employee is approved to return to work.

5.10 ILLINOIS MUNICIPAL RETIREMENT FUND (IMRF)

All eligible Township employees are members of the Illinois Municipal Retirement Fund and shall be subject to all applicable fund requirements.. The employee shall contribute 4.5% (before taxes) of his/her salary and the Township shall contribute at the rate set annually by IMRF. Vesting shall be as set forth by applicable law

5.11 DEFERRED COMPENSATION (SECTION 457)

All eligible Township employees are eligible to enroll in the 457 deferred compensation program regardless of position or salary. The only restriction is that the contribution must comply with federal tax laws regarding maximum contribution amounts.

An employee who wishes to participate must complete an enrollment form; participation will begin in the next payroll period.

Each quarter, the Township's 457 plan provider will forward directly to an employee's home a statement of his/her account. This should be reviewed carefully for errors. Any errors should be brought to the attention of the Finance Director immediately. Employees will also receive a complete annual financial report on the condition of the Retirement Corporation and the earnings for the past year.

5.12 FLEXIBLE SPENDING PLAN (SECTION 125)

All eligible employees may participate in a Section 125, Flexible Spending Plan. This plan deducts pre-set dollar amounts prior to taxes to pay for health, dental or vision insurance premiums; or, unreimbursed medical or dental expenses; or, child or elder care expenses. Details of the Plan are available upon request.

VI. LEAVES OF ABSENCE AND INJURY POLICIES

6.1 JURY DUTY

Full-time employees shall receive full pay for time not worked while serving on jury or witness duty. Part-time employees shall receive full pay for time served on jury or witness duty if said duty occurs during regularly-scheduled work hours.

6.2 MILITARY LEAVE POLICY

The Township supports those who serve in the United States Armed Forces. In keeping with this commitment, and in accordance with the Uniformed Services Employment and Reemployment Rights Act (USERRA) and the Illinois Services Employment and Reemployment Rights Act (ISERRA) employees who must be absent from work for military service are entitled to take leave consistent with the provisions of those Acts as they may be changed or amended from time to time. More specific information regarding military leave entitlement may be obtained from the Township Administrator. In additional to leave entitlement under the aforementioned Acts, upon return from leave employees shall be entitled to reinstatement to the position that they would have held if continuously employed provided that they meet the requirements for reinstatements as set forth in the Acts. Employees who are called to military service must inform their supervisor as soon as possible. The Township may also request verification of the need for leave in the form of military orders. Once an employee's military service ends, the employee must return to work or inform the Township that he or she wants to be reinstated in accordance with the following guidelines:

- For leaves of 30 or fewer days, the employee must report back to work on the first regularly scheduled workday after completing military service, allowing for travel time;
- For a leave of 31 to 180 days, the employee must request reinstatement within 14 days after military service ends;
- For a leave of 181 days or more, the employee must request reinstatement within 90 days after military service ends

Pursuant to ISERRA, employees of the Township called to military duty or training may be entitled to concurrent pay for leaves up to 30 days and differential pay for leaves more than 30 days. Differential pay shall be capped at 60 days per year.

Employees who have health insurance with the Township shall have their insurance benefits continued as if they had remained continuously employed provided that they return to work after 30 or fewer days of leave. This means that the Township will pay its then current share of the insurance premium and the employee shall pay his/her share. If military leave lasts longer than 30 days, employees will be allowed to continue their Township insurance benefits, but they shall have to pay the full cost of the premium.

Evaluations of employees who are or have been on military leave shall be completed consistent with the requirements of ISERRA.

As military leave laws and benefits for service members are subject to frequent changes and amendments, specific entitlements shall be further explained at the time that such leave becomes necessary.

6.3 UNEXCUSED ABSENCES

Regular and timely attendance is an essential function of each and every job at the Township, therefore unexcused absence from work will be grounds for disciplinary action. Absence from work on a day on which he or she was scheduled to work without notifying his or her direct supervisor, or failure to report to work when called in after-hours duty (e.g. snow plowing, etc.), may be subject to disciplinary action, up to and including termination of employment.

An employee who is absent from work for three consecutive calendar days on which he or she was scheduled to work without notifying his or her direct supervisor will be considered as having terminated his or her employment, unless there were unusual circumstances, as determined by the Township Supervisor, that prevented notification.

6.4 TARDINESS

Employees are expected to report to work and be prepared to begin work at the start of their work shift. An employee may be considered excessively tardy in the event tardiness exceeds two (2) instances in a thirty (30) calendar day period.

Excessive tardiness may be grounds for disciplinary action, up to and including termination of employment.

6.5 ON-THE-JOB INJURIES

6.5.1 Procedures

An injury sustained by an employee while on the job should be reported immediately, to the employee's Department Head and Township Supervisor or their designee, and medical attention secured as required.

If the injury arose out of the employee's employment, he/she should inform the admitting office of the hospital or clinic that it is a Workers' Compensation case.

6.5.2 Reports

A Workers' Compensation Report (Illinois Industrial Commission Form 45) and a Supervisor's Accident Investigation Report must be completed and sent together to the Department Head and Township Supervisor or their designee within 48 hours of the accident or injury, in order to avoid delays in payment of bills for benefits to an employee.

All questions regarding a Workers' Compensation claim should be directed to the Township Administrator or designee who acts as a liaison between the Township and the insurance provider, to insure that all bills are paid and that employees receive the benefits to which they are entitled.

In the instance of a Workers' Compensation case, it will be the injured employee's responsibility to keep their Department Head advised of their recuperation progress by submitting periodic reports from the employee's doctor. Said reports shall be immediately forwarded to the Department Head.

The day following an absence due to an on the job injury, it is the responsibility of the employee's Department Head to advise the Township Supervisor who will in turn advise the Supervisor and the Board of Trustees that the employee is to be placed on a "Workers' Compensation Status". Similarly, it will be the Department Head's responsibility to advise the Finance Director and the Township Supervisor of the employee's return to work date. The Township Bookkeeper will assume the responsibility of advising the insurance provider of the employee's absence and return to work.

6.6 WORKERS' COMPENSATION INSURANCE

Any employee injured during the course of employment with the Township, regardless of fault, shall be eligible for benefits in accordance with Illinois Worker's Compensation Act as amended from time to time. **1.** . Presently, the Act provides for:

a) The payment of all medical expenses related to the injury.

- b) Payment of 66 2/3% of wages, after three calendar days following the date of injury for injuries arising out of and in the course of one's employment that leaves an employee temporarily disabled.
- 2.1. An employee temporarily injured and unable to return to work shall be eligible to use earned leave for the first three (3) calendar days following the injury until coverage under the Act begins. If the disability lasts for fourteen (14) calendar days or more from the date of injury, the initial three (3) calendar days of earned leave will be credited to the employee.
- **3.**<u>2.</u>Once benefits under the Act begin, the employee shall be placed on injury leave. All compensation shall be paid through the Township's Workers' Compensation claims administrator. Compensation shall not be subject to any Township deductions, and will be distributed through the Finance Director.
- 4.3. An employee on an injury-related leave of absence shall not accrue paid vacation or personal leave credits. Full earnings of benefits will continue once the employee returns to work.
- 5.4.An employee on Workers' Compensation disability leave for an entire month (and not receiving a Township pay check) will be responsible for payment of the employee contribution for health insurance and any other elected insurance.
- 6.5.Any employee on Workers' Compensation disability leave shall return to work as soon as the doctor releases them in writing. It is expected that the disabled employee will inform the Township of their disability status after each doctor visit.

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7.6.Workers' Compensation leave will run concurrent with Family and Medical Leave (FMLA).

6.7 INJURED OFF DUTY

In the case of an injury or accident while NOT on duty, employees may use accumulated sick leave, sick/personal days or vacation leave, or a combination of all three.

6.8 LIMITED DUTY

Employees who are injured either on duty or off duty and cannot assume the normal tasks of their position may be placed on limited or restricted duty, if available, until they have recovered from their disability. Such assignments shall be at the sole discretion of the Township. Employees will only be assigned to limited duty when such duty exists. and only as long as need dictates. If no limited duty is available, an employee may be placed in either a Worker's Compensation disability status or sick leave status (whichever is applicable) until they are medically released to return to work.

6.9 ACCIDENTS/PERSONAL INJURY

All accidents and injuries occurring on Township owned property, property leased by the Township, or involving Township vehicles or Township equipment operated by a Township employee are to be reported to the Department Head and Township Supervisor or their designee immediately.

Failure to adhere to this policy may cause for disciplinary action and / or dismissal.

6.10 FAMILY & MEDICAL LEAVE ACT ("FMLA")

The Township follows the guidelines of the Family and Medical Leave Act, as amended from time to time. Employees who have been employed by the Township for at least one (1) year, and for at least 1,250 hours during the preceding 12-month period are eligible for family and medical leave under the Family and Medical Leave Act. Family or medical leave consists of up to twelve (12) weeks unpaid leave during any 12-month period. The applicable 12-month period is that immediately preceding the starting date of the FMLA leave. <u>Reasons for Leave</u>: Family or medical leave may be granted for the following reasons:

- 1. The birth of the employee's child and in order to care for the child;
- 2. The placement of a child with the employee for adoption or foster care;
- 3. To care for a spouse, child or parent (but not parent in law) who has serious health condition; or
- 4. A serious health condition that renders the employee incapable of performing the functions of his/her job.

Entitlement to leave for the birth of a child or for adoption or foster care will expire twelve (12) months from the date of the birth or placement. Spouses are entitled to a combined total of twelve (12) weeks of leave for the birth or placement of a child or care of a parent.

Requests for FMLA shall be submitted at least thirty days before the leave is necessary, if the need for the leave is foreseeable, as is the case with maternity or elective surgery. The Township Finance Director may require proof of the necessity for the leave. The Township Finance Director shall designate the start date of any employee's FMLA leave, which may be in effect concurrently with another disability leave.

<u>Intermittent or Reduced Work Schedule Leave</u>: Intermittent leave is leave taken in separate blocks of time. A reduced work schedule leave is a leave schedule that reduces an employee's usual number of hours per workweek or hours per workday.

If an employee takes leave intermittently or on a reduced work schedule basis, the employee must, when requested, attempt to schedule the leave so as not to unduly disrupt the Township's operations. When an employee takes intermittent or reduced work schedule leave for foreseeable planned medical treatment, the Township may temporarily transfer the employee to an alternative position with equivalent pay and benefits for which the employee is qualified and which better accommodates recurring periods of leave.

<u>Military Caregiver Leave</u>: Eligible employees who are family members of covered service employees will be entitled to take up to twenty-six (26) weeks of leave in a single twelve (12) month period to care for the covered service-member recovering from a serious injury or illness incurred in the line of duty while on

active duty. Family members are a "spouse, son, daughter, parent or next of kin [the nearest blood relative]" of the injured or ill service member. Covered service members are those in the Armed Forces, including members of the National Guard and Reserves.

To qualify for this leave, the member of the Armed Forces must be 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." A "serious injury or illness" is "an injury or illness incurred by the member in the line of duty on active duty in the Armed Forces that may render the member medically unfit to perform the duties of the member's office, grade, rank or rating."

An eligible employee is entitled to a combined total of 26 weeks of leave, including leave taken for any FMLA-qualifying reason, during a single twelve (12) month period.

<u>Qualifying Exigency Leave</u>: During the eligible employee's family member's duty in the Armed Forces, specifically, employees who have a spouse, parent or child who is on or has been called to active duty in the Armed Forces, the employee may take up to twelve (12) weeks of FMLA leave yearly when a "qualifying exigency" arises out of the fact that the family member is on active duty or has been notified of an impending call to active duty status. A "qualifying exigency" is:

- 1. Short-notice deployment;
- 2. Military events and related activities;
- 3. Childcare and school activities;
- 4. Financial and legal arrangements;
- 5. Counseling;
- 6. Rest and recuperation;
- 7. Post-deployment activities; and
- 8. Additional activities agreed to by the Township Supervisor.

Exhaustion of Paid Leave: Employees must exhaust any accrued paid vacation days, paid personal days, paid sick days, or other paid leave time for unpaid leave under this policy, and any such paid time off concurrent with his or her Family and Medical Leave. All time missed from work that qualifies for both Family and Medical Leave and for workers' compensation will be counted toward the employee's twelve weeks of Family and Medical Leave. If the

employee qualifies for both Family and Medical Leave and any other leaves, Family and Medical leave must be taken first.

<u>Benefit Continuation</u>: While a full-time employee is on FMLA leave, the Township will maintain the employee's group health insurance coverage under the same conditions that the employee had at the start of FMLA leave for a period not to exceed the FMLA 12-week period. The employee will be responsible for any employee premium contribution and/or payment to other employee elected benefit programs. To the extent that an employee's FMLA leave is paid, the employee's portion of health insurance premiums will be deducted from the employee's salary. For the portion of FMLA leave that is unpaid, the employee's portion of health insurance premiums may be paid pursuant to a system voluntarily agreed to by the Township and the employee. Other benefits, if any, such as vacation, sick leave, or personal days, shall not accrue while an employee is on unpaid FMLA leave. Employees on FMLA leave, however, will not forfeit any benefits that accrued prior to the start of the FMLA leave by virtue of taking FMLA leave.

<u>Requesting Leave</u>: Requests for FMLA leave must be made in writing. At least 30 days advance notice of the birth or adoption of a child or for planned medical treatment should be given. In cases of emergency, notice should be given as soon as is practical (usually within one or two business days). A delay in submitting this request may result in a delay of the start of your leave, and jeopardize compensation under the FMLA leave.

- 1. The request must specify, in detail, the reasons for requesting the leave and the length of time the employee intends to be away.
- 2. In cases where an employee requests leave for the employee's own serious health condition or to care for a seriously ill family member, the Township requires medical certification from a health care provider to support the request. All medical certifications are due within fifteen (15) days from the date of the leave request. Failure to provide medical certification in a timely manner may result in denial of leave until it is provided.
- 3. If the Township has reason to doubt the employee's initial certification, the Township may: (i) with the employee's permission, have a designated health care provider contact the employee's health care provider in an effort clarify or authenticate the initial certification;

and/or (ii) require the employee to obtain a second opinion by an independent Township-designated provider at the Township's expense. If the initial and second certifications differ, the Township may, at its expense, require the employee to obtain a third, final and binding certification from a jointly selected health care provider.

- 4. A request for leave of absence must be approved by the employee's Department Head.
- 5. An approved medical leave of absence will be considered FMLA if it qualifies as such under the FMLA regulations promulgated by the U.S. Department of Labor.

<u>Recertification of Leave and Reporting to Department Head Regarding Leave</u> <u>Status</u>: During FMLA leave, the Township may request that the employee provide recertification of a serious health condition at intervals in accordance with the FMLA. In addition, during FMLA leave, the employee must provide the Township with periodic reports regarding the employee's status and intent to return to work. These periodic reports must be made on or about the 1st and 15th of each month that the employee is on leave. If the employee's anticipated return to work date changes and it becomes necessary for the employee to take more or less leave than originally anticipated, the employee must provide the Township with reasonable notice (i.e. within 2 business days) of the employee's changed circumstances and new return to work date. If the employee gives the Township notice of the employee's intent not to return to work, the employee will be considered to have voluntarily resigned.

<u>Return from Leave</u>: Upon returning from FMLA leave, the employee will be reinstated to the employee's original or equivalent position with equivalent pay and benefits. In the case of an employee's own serious health condition, a physician's statement certifying the employee's ability to perform the essential functions of the job is required. In some cases, the Township may require that the employee be examined by a physician of its choice to determine if the employee is fit to perform the essential functions of the position.

An employee is entitled to reinstatement only if he or she would have continued to be employed had FMLA leave not been taken. Thus, an employee is not entitled to reinstatement if, because of a lay off reduction in force or other reason, the employee would not be employed at the time job restoration is sought. Failure to Return to Work Following FMLA Leave: An employee who fails to return to an available position after the leave of absence has expired may be considered, depending upon the circumstances, to have voluntarily resigned. The Township may recover health insurance premiums that the Township paid on behalf of the employee during any unpaid FMLA leave, except the Township's share of such premiums may not be recovered if the employee fails to return to work because of the employee's or a family member's serious health condition or because of other circumstances beyond the employee's control. In such cases, the Township may require the employee to provide medical certification of the employee's or the family member's serious health condition.

Depending upon the circumstances, including receipt by the Township of documented medical information that the employee is unable to return to work because of the employee's or family member's serious health condition, the employee may be eligible for emergency or other unpaid leave following the expiration of FMLA leave. If the employee needs additional leave after the expiration of FMLA leave, the employee is encouraged to contact the Township as soon as he or she becomes aware of the need for additional leave and should be prepared to document the need for such additional leave with medical information provided by the appropriate health provider. Failure to communicate in a timely fashion with the Township regarding the need for additional leave or otherwise to cooperate with the Township regarding the documentation or substantiation of such need may result in termination of employment.

6.11 UNPAID LEAVE

As the Township recognizes that an employee, from time to time, may need to take time off to deal with personal, medical, family and other issues, the Township provides the employee with both vacation and personal days to allow paid time off. Unpaid leave is not intended to provide "extra vacation days," but it provides a mechanism to grant an employee additional time off for personal, medical, family or other issues after he or she has exhausted the paid leave available to him or her. Accepting a position with another employer while on any leave of absence will result in the forfeiture of the leave of absence and the termination of Township employment.

6.11.1 UNPAID LEAVE UNDER FMLA OR VESSA

Upon application to the Department Head and the approval of the Township Supervisor, an employee may be granted a leave of absence without pay for sick leave, personal leave or maternity leave in conformance with the FMLA, VESSA, and other applicable state and federal regulations. The leave may extend up to the maximum leave allowed under FMLA, VESSA or other applicable state or federal law. Unpaid leave under FMLA or VESSA will have no effect upon seniority, longevity, vacation accrual, personal leave accrual, or participation in the Township's health insurance program.

6.11.2 UNPAID LEAVE OTHER THAN FMLA OR VESSA

A leave of absence may be granted for personal reasons beyond the scope of FMLA or VESSA if, in the opinion of the Department Head and the approval of the Township Supervisor, the staffing and operation of the department is not impaired if the leave is granted. The decision to grant or deny such leave shall be at the sole discretion of the Township. The leave of absence may be cancelled by the Township Supervisor if the leave impairs the Township's functioning. During an unpaid leave that is beyond the scope of FMLA or VESSA, the employee will cease acquiring seniority and longevity as of the first day of leave, and will not accrue vacation or personal leave during the leave period. The time on unpaid leave is not creditable toward any right or privilege of which length of service is a factor. For unpaid leave exceeding thirty (30) days, the employee may not continue to participate in the Township Supervisor in advance.

6.11.3 CHILD BEREAVEMENT LEAVE

In accordance with the Illinois Child Bereavement Leave Act (Public Act 099-0703), an employee who is an eligible employee under the Family and Medical Leave Act of 1993, 29 U.S.C. § 2601, et seq., (that is, an employee who has been employed by the Township for at least 12 months and who has worked at least 1250 hours in the 12 month period preceding a leave taken in accordance with this Section) shall be entitled to a maximum of ten (10) working days of unpaid bereavement leave to attend the funeral (or alternative to a funeral) of the employee's child (defined as the employee's son or daughter who is the biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis), make arrangements necessitated by the death of the child, or grieve the death of the child. Such leave must be completed within 60 days after the date on which the employee receives notice of the death of the child. In the event of the death of more than one child in a 12-month period, an eligible employee is entitled to up to six (6) weeks of child bereavement leave during that 12-month period.

An eligible employee must give the Township at least 48 hours advance notice of the employee's intention to take child bereavement leave, unless providing such notice is not reasonable or practicable. The Township may require reasonable documentation to support the leave, which may include a death certificate, a published obituary notice, or written verification of death, burial or memorial services from a mortuary, funeral home, burial society, crematorium, religious institution, or government agency.

An employee may substitute paid time off, to the extent available, for unpaid time off, to the extent that such paid time off is available and permitted by the Township's general bereavement policy, set forth above. However, nothing in this Child Bereavement Policy shall be interpreted as increasing the total amount of time off (consisting of unpaid time off or paid time off substituted therefor) available to an employee in any 12-month period under the Family and Medical Leave Act, nor shall this Child Bereavement Policy be interpreted as increasing the amount of paid time off otherwise available to an employee under the General Bereavement Policy or any other Township leave or paid time off policy.

6.11.4 VICTIMS' ECONOMIC SAFETY AND SECURITY ACT ("VESSA")

All employees, both part-time and full-time, shall be entitled to a total of twelve (12) work weeks of unpaid leave during any twelve (12) month period if:

- A. The employee is a victim of domestic or sexual violence; or
- B. The employee has a family or household member or other person related by blood or by current or former marriage or who share a child, where said person is a victim of domestic or sexual violence.

The leave may be taken to:

- 1. Seek medical attention for or to recover from physical or psychological injuries;
- 2. Obtain services from a victim services organization;
- 3. Obtain psychological or other counseling;

- 4. Participate in safety planning, temporarily or permanently relocating, or taking other actions to increase safety from future domestic or sexual violence or insure economic security; or
- 5. Seek legal assistance or remedies, including preparing for or participating in any civil or criminal proceeding related to or derived from domestic or sexual violence.

At the employee's discretion, the leave may be taken intermittently or on a reduced work schedule provided that the aggregate amount of leave does not exceed twelve (12) weeks, including any leave taken for any FMLA-qualifying reason.

VESSA leave may only be taken if the employee has complied with certification requirements established by law and Township policy.

Notice to Township of Intention to Take Leave: Whenever practicable, the employee shall provide the Township with at least forty-eight (48) hours advance notice of the employee's intention to take the leave. The Township will not take any action against the employee if an unscheduled absence occurs, provided the employee provides the proper certification set forth below as soon as is practicable.

<u>Confidentiality:</u> All information provided to the Township pursuant to this policy shall be confidential and shall not be disclosed unless requested or consented to in writing by the employee or otherwise required by state or federal law.

<u>Certification:</u> When applying for this leave, the employee shall provide to the Township a sworn statement and obtain one of the following documents:

- Documentation from an employee, agent, or volunteer of a victim services organization, an attorney, member of the court, or a medical or other professional from whom assistance has been sought in addressing domestic or sexual violence and the effects of the violence;
- 2. A police or court record; or
- 3. Other corroborating evidence as determined sufficient by the Township.

Nothing in this subsection shall be construed to prohibit the Township from requiring an employee on leave to report periodically to the Township regarding the employee's progress in treatment or recovery or regarding employment matters.

<u>Employee Benefits</u>: Upon returning to work after taking leave enumerated under this policy, the employee shall be restored to the position held prior to taking leave or to an equivalent position. Equivalent position shall mean a position that is equivalent in benefits, pay, and other terms and conditions of employment. The employee shall retain all employment benefits accrued prior to the date on which leave commenced and will continue to accrue benefits while on leave as if the employee were reporting to work.

<u>Health Benefits:</u> The Township shall maintain coverage for the employee and covered family or household members under any group plan for the duration of the employee's leave. These benefits will be maintained under the same conditions of coverage that the employee would have been eligible for if the employee was not on leave. If the employee fails to return to work after his or her leave has been exhausted or expired and for any reason other than continued domestic or sexual violence or treatment thereof, the Township shall have the right to seek reimbursement for all premiums paid by the Township while the employee was on leave.

<u>Reasonable Accommodation:</u> Any employee who is entitled to take leave under this policy or under the Act may request and shall receive a reasonable accommodation as long as the accommodation does not pose an undue hardship to the Township. Exigent circumstances and danger to the employee, his or her family member or household member shall be taken into consideration. <u>Use of Existing Leave</u>

An employee who is entitled to take paid or unpaid leave (including family, medical, sick, annual, personal, or similar leave) from employment pursuant to federal, state or local law, a collective bargaining agreement, or the employment benefits program or plan, may elect to substitute any period of leave for an equivalent period of leave provided under this policy. This policy does not provide additional time if the leave is also covered by the Family Medical Leave Act.

VII. DISCPLINARY ACTION

Regulations regarding the conduct of employees are intended to promote the orderly operation of the Township. Disciplinary action is at times necessary to insure that such regulations are observed and to maintain continuity of Township business and operations. It is the Township's policy to utilize progressive discipline and when necessary impose disciplinary action that is proportionate to the seriousness of the offense. However, in cases of serious offenses, the appropriate discipline may be immediate discharge and progressive discipline may not be followed.

7.1 CAUSES FOR DISCIPLINARY ACTION

Each of the following circumstances is an example of a reason for disciplinary action. The examples given below are not intended as an exclusive or exhaustive list of actions necessitating disciplinary action, but rather as a guide for determining appropriate behavior.

- 1. Falsification or fraud in securing employment.
- Intoxication, use or sale of un-prescribed drugs, or use of prescribed drugs which may affect performance or endanger other employees without notifying the supervisor while on duty.
- 3. Negligent destruction or loss of property.
- 4. Theft or willful destruction of Township or individual personal property.
- 5. Any act which endangers an employee's safety, health or well being or that of another Township employee or which is of sufficient magnitude that the consequences cause or act to cause disruption of work or discredit to the Township.
- 6. Incompetence or inefficiency in the performance of the duties of a position. The term 'incompetence' shall mean a lack of ability, knowledge or fitness to perform duties which are reasonable within the scope of employment and the term 'inefficiency' shall mean the performance of the duties of the position at a level lower than ordinarily expected of other employees in similar positions.
- 7. Failure to perform the duties of the position because of neglect.
- 8. Insubordinate actions, including willful disobedience of a rule, order or directive.

- 9. False representation to a superior as to the quality and/or quantity of work performed.
- 10. During work hours, the solicitation of any donation, gift, or other thing of value for personal benefit; or, the attempt to sell any item, service, or product for personal benefit or performing any business matters not pertaining to the Township.
- 11. The attempt to use Township employment or the name of the Township for any personal benefit, or other group benefit.
- 12. Absence without leave, the use of sick leave or any other leave of absence in an unauthorized manner, a record of excessive absence or tardiness, or engaging in unauthorized outside employment when on disability leave or sick leave.
- 13. Failure to return from sick or disability leave when released by the doctor.
- 14. Use of Township property or the service of Township employees for unauthorized purposes.
- 15. Violation of any of the policies contained in this Personnel Policy Handbook.
- 16. Engaging in 'horseplay' during working hours.
- 17. Gambling or promoting lotteries.
- 18. Loafing, lounging or sleeping, or visiting other departments without permission.
- 19. Discourteous treatment of the public.
- 20. Immoral, unethical or disgraceful actions or any other personal conduct likely to impact the efficiency of the Township service or bring the Township into disrepute.
- 21. Assault on a fellow employee or customer.
- 22. Conviction of a criminal offense which involves moral turpitude or relates to the performance of an employee's duties.
- 23. Any other activity which is not compatible with public service or the professional image maintained by the Township.
- 24. Any other acts of misfeasance, malfeasance or nonfeasance during employment.

7.2 FORMAL DISCIPLINARY MEASURES

Disciplinary action should be reasonable in relation to the seriousness of the offense. However, nothing herein should be construed in any way to limit the Township's right to bypass progressive discipline and summarily discharge or suspend an employee for serious offenses. Any misconduct or non-performance requiring disciplinary action may result in any of the following measures:

- 1. <u>Verbal Reprimand</u> Ordinarily, the first course of disciplinary action is a verbal reprimand given by the Department Head. The employee should be made aware of the problem(s) and the manner in which the problem(s) can be resolved. This reprimand should, whenever possible, be given in private. The Department Head shall maintain a record of such action.
- 2. <u>Written Letter of Warning</u> A recurrence of an incident for which a verbal reprimand was given or a more serious initial violation will necessitate the issuance of a written letter of warning. This letter, given by the supervisor or Department Head, shall include a description of the incident, an outline of the circumstances surrounding the incident, and a statement regarding the resolution of the incident. The employee shall be given an opportunity to sign the letter of warning indicating receipt. Failure to sign shall be noted. A copy of this warning shall be placed in the employee's personnel file.
- 3. Suspension A suspension is the removal of an employee from Township service generally without pay. An employee may be suspended when the violation is a serious infraction, but not so serious as to merit dismissal. When a suspension is enacted by the Township Supervisor, a notice of suspension shall be given to the employee. Said notice shall include documentation of the circumstances surrounding the incident, the length of the suspension, and a reference made to the procedures for appeal. The employee shall be given an opportunity to sign the suspension to indicate receipt. Failure to sign shall be noted. A copy of the suspension shall be placed in the employee's personnel file.
- 4. <u>Demotion</u> A demotion is the reassignment of an employee to less responsible work when the employee's performance has not been satisfactory, but does not warrant dismissal. The Township Supervisor, in consultation with the Department Head, may demote any employee. A demotion may be accompanied by a salary reduction at the Township

Supervisor's discretion. When a demotion is made, a copy of the demotion shall be given to the employee involved. Said demotion notice shall include the circumstances surrounding the demotion, the effective date of the demotion, and a reference made to the procedures for appeal. The employee shall be given an opportunity to sign the demotion to indicate receipt. Failure to sign shall be noted. A copy of the demotion shall be placed in the employee's personnel file.

5. **Dismissal** - A dismissal is the involuntary end of an employee's tenure, as recommended by the Township Administrator and approved by the Township Supervisor. In instances where dismissal is an appropriate disciplinary action, the Supervisor retains the discretion to allow the disciplined employee the opportunity to resign voluntarily before the employee is dismissed.

7.3 PERFORMANCE IMPROVEMENT PLAN

As a means of attempting to improve employee performance after the regular introductory period has been completed, the Administrator and Department Head, with approval of the Township Supervisor, may at his/her discretion place an employee on a performance improvement plan of up to three (3) calendar months in lieu of other disciplinary action. It is the supervisor's role to attempt to provide appropriate counsel during this period. An employee performance report shall be completed at least once every month during this period which shall be reviewed with the employee and a copy placed in the employee's personnel file. Failure of an employee to improve performance during the period of the performance improvement plan may result in disciplinary action being taken up to an including discharge.

VIII. RETIREMENT, RESIGNATION AND RE-EMPLOYMENT

8.1 RETIREMENT

So long as practical, an employee wishing to retire shall give a written notice at least ninety (90) calendar days prior to the effective retirement date, unless otherwise agreed to by the Township Supervisor. Any unused earned vacation time may be converted into a cash payment or used as vacation prior to retirement.

8.2 RESIGNATION

The following guidelines apply to any employee wishing to leave Township service in good standing:

- 1. Any employee wishing to leave Township service in good standing should file with the Administrator or Department Head a written resignation stating the reason(s) for leaving and giving at least ten (10) working days notice. The Administrator or Department Head may consent to the employee leaving sooner.
- 2. A copy of the letter of resignation must be forwarded to the Township Supervisor within one (1) working day of receipt.
- 3. Any employee whose employment with the Township terminates, whether by resignation, retirement or otherwise, shall be entitled to the cash payment of any unused earned vacation time, in accordance with the Illinois Wage Payment and Collection Act (820 ILCS 115/1-16).
- 4. All Township-owned property has been returned or appropriate remuneration collected.

8.3 EXIT INTERVIEW

Any time an employee terminates employment with the Township, whether by resignation, retirement or otherwise, the following guidelines apply:

1. The employee's Department Head or Administrator may schedule an exit interview between the employee and the Township Supervisor or his/her designee.

- 2. Exit interviews are entirely voluntary on the part of the employee and in no way affects monies or benefits due to the employee by virtue of separation.
- 3. The exit interview is designed to solicit information from the employee concerning matters directly associated with Township employment, such as: job satisfaction, working conditions, supervision, training, compensation, work safety procedures, and general suggestions as to how to improve the overall delivery of service.

8.4 RE-EMPLOYMENT

Any employee terminated for performance reasons or misconduct or any employee who resigns without giving ten (10) working days notice shall not be eligible for re-employment with the Township. Any employee who is reemployed by the Township shall not be entitled to any previously earned benefits or seniority.

IX. SUPPLEMENTAL POLICIES

9.1 SEXUAL HARASSMENT POLICY

This policy shall apply to all employees of the Township.

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9.1.1 Definitions.

A. "Employee" means a person employed by Maine Township, whether on a fulltime or part-time basis or pursuant to a contract, who duties are subject to the direction and control of an Employer with regard to the material details of how the work is to be performed, but does not include an independent contractor.

B. "Employer" means Maine Township.

C. "Officer" means a person who holds, by election or appointment, an office in Maine Township regardless of whether the officer is compensated for service in his or her official capacity.

D. "Sexual Harassment" means any unwelcome sexual advances, requests for sexual favors or any conduct of a sexual nature when:

1. Submission to such conduct is made, either explicitly or implicitly, a term or condition of an individual's employment;

2. Submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual; or

3. Such conduct has the purpose or effect of substantially interfering with an individual's work performance or creating an intimidating, hostile, or offensive working environment.

E. "Working environment" is not limited to a physical location an Employee is assigned to perform his or her duties.

9.1.2 Prohibition on Sexual Harassment.

A. Each Employee and Officer of Employer has the responsibility to refrain from sexual harassment in the workplace and is prohibited from engaging in conduct that constitutes sexual harassment.

B. Conduct which may constitute sexual harassment includes:

1. Verbal: sexual innuendos, suggestive comments, insults, humor, and jokes about sex, anatomy or gender-specific traits, sexual propositions, threats, repeated requests for dates, or statements about other Employees, even outside of their presence, of a sexual nature.

2. Non-verbal: suggestive or insulting sounds (whistling), leering, obscene gestures, sexually suggestive bodily gestures, "catcalls", "smacking" or "kissing" noises.

3. Visual: posters, signs, pin-ups or slogans of a sexual nature, viewing pornographic material or websites.

4. Physical: unwelcome touching, hugging or kissing, pinching, brushing the body, any coerced sexual act or actual assault.

5. Texting/Electronic: "sexting" (electronically sending messages with sexual content, including pictures and video), the use of sexually explicit language, harassment, cyber stalking and threats via all forms of electronic communication (e-mail, text/picture/video messages, intranet/on-line postings, blogs, instant messages and social network websites like Facebook and Twitter).

C. The most severe and overt forms of sexual harassment are easier to determine. On the other end of the spectrum, some sexual harassment is subtler and depends, to some extent, on individual perception and interpretation. The courts will assess sexual harassment by a standard of what would offend a "reasonable person".

9.1.3 Reporting an Allegation of Sexual Harassment

A. An Employee who either observes or believes herself/himself to be the object of sexual harassment should deal with the incident(s) as directly and firmly as possible by clearly communicating her/his position to her/his immediate supervisor or the Township Administrator or the Township Supervisor.

B. It is not necessary for sexual harassment to be directed at the person making a complaint.

C. During the occurrence of an incident of sexual harassment or following reporting, the Employer may document or record each incident. (what was said or done, the date, the time, and the place). Additionally, the Employer may collect and/or compile related written records such as letters, notes, memos, electronic messages and telephone messages.

D. All charges, including anonymous complaints, will be accepted and investigated regardless of how the matter comes to the attention of the Employer. However, because of the serious implications of sexual harassment charges and the difficulties associated with their investigation and the questions of credibility involved, the claimant's willing cooperation is a vital component of an effective inquiry and an appropriate outcome.

E. Proper methods of reporting conduct believed to be sexual harassment include the following:

1. <u>Electronic/Direct Communication</u>. If there is sexual harassing behavior in the workplace, the harassed Employee should directly and clearly express her/his objection that the conduct is unwelcome and request that the offending behavior stop. The initial message may be verbal. If the subsequent messages are needed, they should be put in writing in a note or a memo.

2. <u>Contact with Supervisory Personnel.</u> At the same time direct communication is undertaken, or in the event the Employee feels threatened or intimidated by the situation, the problem must be promptly reported to the immediate supervisor or the Township Administrator or the Township Supervisor.

3. <u>Formal Written Complaint</u>. An Employee may also report incidents of sexual harassment directly to the Township Administrator. The Township Administrator will counsel the reporting Employee and be available to assist with the filing a formal complaint. The Employer will fully investigate the complaint and advise the complainant and the alleged harasser of the results of the investigation.

4. <u>Resolution Outside Employer.</u> The purpose of this policy is to establish prompt, thorough and effective procedures for responding to every complaint and incident so that problems can be identified and remedied

internally. However, an Employee has the right to contact the Illinois Department of Human Rights (IDHR) or the Equal Employment Opportunity Commission (EEOC) about filing a formal complaint with those entities. An IDHR complaint must be filed within 180 days of the alleged incident(s) unless it is a continuing offense. A complaint with the EEOC must be filed within 300 days.

F. All reports shall be received and handled as confidential to the extent permitted by law and subject to any disclosure requirement pursuant to the Illinois Freedom of Information Act (5 ILCS 140/1 et seq.).

G. The Employee experiencing what he or she believes to be sexual harassment must not assume that the Employer is aware of the conduct. If there are no witnesses and the victim fails to notify a supervisor or other responsible officer, the Employer will not be presumed to have knowledge of the harassment.

9.1.4 Prohibition Against Retaliation for Reporting Sexual Harassment

A. An Employee shall not be retaliated against by the Employer or the Employees or Officers of the Employer due to the Employee's:

1. Disclosure or threatened disclosure of any violation of this policy;

2. The provision of information related to or testimony before any public body conducting an investigation, hearing or inquiry into any violation of this policy; or

3. Assistance or participation in a proceeding to enforce the provisions of this policy.

B. No individual making a report will be retaliated against even if a report made in good faith is not substantiated.

C. The Employer will take reasonable steps to protect from retaliation any Employee or Officer who is a witness.

D. Supervisors must ensure that no retaliation will result against an Employee making a sexual harassment complaint.

E. Similar to the prohibition against retaliation contained herein, the State Officials and Employees Ethics Act (5 ILCS 430/15-10) provides whistleblower

protection from retaliatory action such as reprimand, discharge, suspension, demotion, or denial of promotion or transfer that occurs in retaliation for an Employee who does any of the following:

1. Discloses or threatens to disclose to a supervisor or to a public body an activity, policy, or practice of any Officer, member, State agency, or other State Employee that the State Employee reasonably believes is in violation of a law, rule or regulation;

2. Provides information to or testifies before any public body conducting an investigation, hearing, or inquiry into any violation of a law, rule, or regulation by any Officer, member, State agency or other State Employee; or

3. Assists or participates in a proceeding to enforce the provisions of the State Officials and Employees Ethics Act.

F. Pursuant to the Whistleblower Act (740 ILCS 174/15(a)), an Employer may not retaliate against an Employee who discloses information in a court, an administrative hearing, or before a legislative commission or committee, or in any other proceeding, where the Employee has reasonable cause to believe that the information discloses a violation of a State or Federal law, rule, or regulation. In addition, an Employer may not retaliate against an Employee for disclosing information to a government or law enforcement agency, where the Employee has reasonable cause to believe that the information discloses a violation of a State or Federal law, rule, or regulation. (740 ILCS 174/15(b)).

G. According to the Illinois Human Rights Act (775 ILCS 5/6-101), it is a civil rights violation for a person, or for two or more people to conspire to retaliate against a person because he/she has opposed that which he/she reasonably and in good faith believes to be sexual harassment in employment, because he/she has made a charge, filed a complaint, testified, assisted, or participated in an investigation, proceeding or hearing under the Illinois Human Rights Act.

H. An Employee who is suddenly transferred to a lower paying job or passed over for a promotion after filing a complaint with IDHR or EEOC may file a retaliation charge- due within 180 days (IDHR) or 300 days (EEOC) of the alleged retaliation.

9.1.5 Consequences

A. In addition to any and all other discipline that may be applicable pursuant to the Employer's policies, employment agreements, procedures, Employee handbooks and/or collective bargaining agreement, any person who violates this policy or the Prohibition on Sexual Harassment contained in 5 ILCS 430/5-65, may be subject to a fine of up to \$5,000 per offense, applicable discipline or discharge by the Employer and any applicable fines and penalties established pursuant to local ordinances, State law or Federal law. Each violation may constitute a separate offense. Any discipline imposed by the Employer shall be separate and distinct from any penalty imposed by any ethics commission and any fines or penalties imposed by a court of law or a State or Federal agency.

B. False and frivolous charges refer to cases where the accuser is using a sexual harassment complaint to accomplish some end other than stopping sexual harassment. It does not refer to charges made in good faith which cannot be proven. A false and frivolous charge is a severe offense that can itself result in a disciplinary action. Any person who intentionally makes a false report alleging a violation of any provision of this policy shall be subject to discipline or discharge pursuant to applicable Township policies, employment agreements, procedures, Employee handbooks and/or collective bargaining agreements.

C. Any person who intentionally makes a false report alleging a violation of any provision of the State Officials and Employees Ethics Act to an ethics commission, an inspector general, the State Police, a State's Attorney, the Attorney General, or any other law enforcement official is guilty of a Class A misdemeanor. An ethics commission may levy an administrative fine of up to \$5,000 against any person who intentionally makes a false, frivolous or bad faith allegation.

9.1.6 Severability

It is the intention of the Supervisor and the Board of Trustees that this policy and every provision thereof shall be considered separable, and the invalidity of any section, clause, or provision of this policy shall not affect the validity of any other portion of this policy.

9.2 DRUG AND ALCOHOL ABUSE POLICY

It is the policy of the Township that the residents have the right to expect all persons employed by the Township to be free from drug use and alcohol abuse. All employees are required to report to work on time and in an appropriate mental and physical condition for work. It is the Township's intent to provide and maintain a drug and alcohol free, healthful, safe and secure work environment.

9.2.1 Prohibited Conduct

In accordance with the Federal Drug-Free Work Place Act of 1988, Township employees shall not manufacture, distribute, dispense, possess or use illicit drugs, unauthorized prescription drugs, alcohol or controlled substances on the premises of any Township building or facility (unless authorized), in Townshipowned vehicles or during working hours. Likewise, employees also are prohibited from being under the influence of illegal drugs, controlled substances, unauthorized prescription or alcohol on the premises of any Township building or facility (unless authorized), in Township-owned vehicles or during working hours. Compliance with this policy is a condition of employment. Sanctions for violation of this policy include discipline up to and including discharge and referral to law enforcement authorities for prosecution consistent with applicable local, state and federal law.

This policy does not apply to the lawful use of prescription drugs under the supervision of a licensed health care professional and within the limits of a valid prescription. An employee who has been prescribed drugs is required, however, to consult with his or her doctor or pharmacist about the prescribed medication's effect on the employee's ability to perform his or her job safely and to immediately disclose to his or her supervisor any medication-related work restrictions. While employees are required to disclose any medication-related work restrictions, employees should <u>not</u> disclose the type of drugs they have been prescribed or the underlying medical conditions or disabilities unless directed to do so by their doctors or pharmacist or asked to do so by the Township.

As part of our drug free work-place policy, it is the policy of the Township to conduct drug testing during the post offer, pre-placement physical examination required for all Township positions. It is also the policy of the Township to conduct drug/alcohol testing where it has reason to believe that an employee may be under the influence of alcohol, illegal drugs or other controlled substances. Employees subject to United States Department of Transportation ("DOT"). testing shall be tested in accordance with DOT regulations <u>in addition</u> to the testing and discipline provisions of this policy. Refusal to submit to testing will result in disciplinary action, up to and including termination of employment.

As a condition of initial or continued employment, employees shall abide by the terms of this policy and shall notify the Township Supervisor of any criminal drug statute conviction, guilty or *nolo contendere* (i.e. "no contest") plea for a violation occurring in the work place no later than five calendar days after such conviction or plea.

9.2.2 "Controlled Substance" Defined

For purposes of this policy, the term "controlled substance" means a controlled substance listed in the Illinois Controlled Substances Act (720 ILCS 570) or Cannabis Control Act (720 ILCS 550) and substances listed in Schedules 1 through V of the Federal Controlled Substances Act (21 U.S.C. 812), as further defined by regulation at 21 CFR 1308.11 through 1308.15.

9.2.3 "Under The Influence Of Alcohol" Defined

For the purpose of determining whether the employee is under the influence of alcohol in violation of this policy, test results showing an alcohol concentration of .02 or more based upon the grams of alcohol per 100 millimeters of blood will be considered positive, and results showing an alcohol concentration of less than 0.02 shall be considered negative.

9.2.4 Consequences Of Positive Test Results

Applicants who refuse to cooperate with or fail to pass a post-offer, preemployment drug test will not be hired by the Township.

Employees who refuse to cooperate in a required test, who test positive, or who use, possess, distribute, purchase, sell, manufacture or dispense illegal drugs on

Township premises or work sites will be disciplined, up to and including termination of employment.

Employees who consume illegal drugs or alcohol or possess illegal drug paraphernalia or alcoholic beverages on Township premises or work sites will be disciplined, up to and including termination of employment.

Employees who have been convicted of, sentenced for, or pled *nolo contendere* to a drug crime committed on Township premises or work sites, will be disciplined up to and including termination of employment.

9.3 WORKPLACE VIOLENCE POLICY

The safety and security of its employees is of paramount importance to the Township. The Township is committed to providing a safe environment for working and conducting business. The Township will not tolerate acts of violence or threats of violence committed by or against Township employees, whether working or not working, on or off Township property.

Threats, threatening behavior, or acts of violence against employees, visitors, guests, or other individuals by anyone will not be tolerated.

Any person who makes threats, exhibits threatening behavior, or engages in violent acts against Township employees shall be immediately removed from the premises as safety permits, and shall remain off the premises pending the outcome of an investigation. The Township will initiate an appropriate response, which may include, but is not limited to, suspension and/or termination of any business relationship, reassignment of job duties, suspension or termination of employment, and/or criminal prosecution of the person or persons involved.

No other Township policy, practice, or set of procedures will be enforced or interpreted in a manner inconsistent with the terms and provisions of the Workplace Violence Policy.

Violations of this policy will lead to disciplinary action, which may include dismissal, arrest, and prosecution.

9.3.1 Employee Reporting Duties

Any violent incidents or threats must be reported to the Township Supervisor, who shall designate a Township administrator to promptly investigate all such

reports and take appropriate disciplinary and legal action. Employees are responsible for notifying a supervisor or management of any behavior they have witnessed which:

- a) is regarded as threatening or violent; and,
- b) has occurred in the workplace, during activities related to Township employment, which may be at sites other than the workplace, or is job related.

Employees are responsible for notifying management regardless of the nature of the relationship between the individual who initiated the threat or threatening behavior, and the person or persons who were threatened or were the focus of the threatening behavior. Designated management representatives include the employee's immediate supervisor or Department Head and the Township Supervisor. Complaints involving the employee's immediate supervisor should be directed to the Township Supervisor. In the event that a violent action is actually occurring, every effort should be made to contact local police as quickly as possible. No employee acting in good faith, who reports real or implied threats or violent behavior will be subject to retaliation or harassment based upon their report.

9.3.2 Protective Or Restraining Orders

All individuals who apply for or obtain a protective or restraining order which lists Township locations as being protected areas, must provide to their supervisor a copy of the petition and declarations used to seek the order, a copy of any temporary protective or restraining order which is granted, and a copy of any protective or restraining order which is made permanent.

9.3.3 Report Confidentiality

The Township understands the sensitivity of the information requested and has developed confidentiality procedures, which recognize and respect the privacy of the reporting employee(s). To the maximum extent possible, the Township will maintain the confidentiality of individuals who file complaints. Information will be held in confidence and will be disclosed only on a need-to-know basis in order to investigate and resolve the complaint, or as required under applicable law.

9.4 PREGNANT WORKERS FAIRNESS POLICY AND NURSING MOTHERS IN THE WORKPLACE

Under the provisions of the Illinois Human Rights Act, 775 ILCS 5/1, et seq., as amended by P.A. 98-1050, effective January 1, 2015, employees and applicants for employment are protected against discrimination in employment on the basis of pregnancy. If you are pregnant, you may request a reasonable accommodation to enable you to accept employment or continue working, consistent with medical advice, if you choose to do so rather than take leave under any leave law or Township policy. You will be required to supply medical documentation from your health care provider to support your request for a reasonable accommodation. Once a reasonable accommodation is requested and supported by medical documentation, the Township must grant the accommodation unless the Township can show that the accommodation would impose an undue hardship on its ordinary operation. You cannot be required to accept an accommodation that you did not request if you choose to decline it. Further information as to your rights and obligations under the law and this policy can be obtained from the Township Supervisor and/or the Illinois Department of Human Rights. The Illinois Department of Human Rights can be contacted at:

Illinois Department of Human Rights 100 W. Randolph St., Suite 10-100 Chicago, IL 60601 (312) 814-6200

After childbirth, reasonable break time shall be provided to nursing mothers for the purpose of expressing breast milk. Nursing mothers are encouraged to use express breast milk when they take their normally scheduled breaks, however no compensation shall be lost if this cannot be accomplished. The Township shall provide an appropriate private location for the expressing of breast milk. The Township shall provide accommodation to nursing mothers under this policy provided that providing such accommodations in the form of additional break time, if needed, does not cause an undue hardship to the Township. Additional break time for the purpose of expressing breast milk shall be granted under the terms of this policy for a period of up to one (1) year following the birth of a child. Questions and/or requests regarding this policy should be presented to the Township Administrator.

9.5 REIMBURSEMENT OF TRAVEL, MEAL AND LODGING EXPENSES POLICY

A. Purpose.

The Township will reimburse employee and officer travel, meal, and lodging expenses incurred in connection with approved travel, meal, and lodging expenses incurred on behalf of the Township. Employees and officers are expected to exercise the same care in incurring expenses for official business as a prudent person would in spending personal funds.

B. Definitions.

"Travel" means any expenditure directly incident to official travel by employees and officers of the Township involving reimbursement to travelers or direct payment to private agencies providing transportation or related services.

"Meals" shall include reasonable expenses incurred for the purchase of food and non-alcoholic beverages not to exceed \$75 per day.

"Lodging" shall include reasonable expenses incurred for approved hotel stays.

C. Authorized Types of Official Business.

Travel, meal and lodging expenses will be reimbursed for employees and officers of the Township only for purposes of official business conducted on behalf of the Township. These include but are not limited to off-site or out-of-town meetings related to official business and approved seminars, conferences and other educational events related to the employee's or officer's official duties. If you are unsure whether an expense is reimbursable, please contact the Supervisor.

D. Categories of Expenses.

 Airfare – Travelers are expected to obtain the lowest available airfare that reasonably meets business travel needs. Travelers are encouraged to book flights at least 30 days in advance to avoid premium airfare pricing. Only coach or economy tickets will be paid or reimbursed. The traveler will pay for the difference between higher priced tickets and coach or economy tickets with his or her personal funds.

- 2. Personal Automobiles Mileage reimbursement will be based on mileage from the work location office to the off-site location of the official business, not from the employee's or officer's residence. When attending a training event or other off-site official business directly from an employee's or officer's residence, no reimbursement will be made if the distance is less than the mileage of a normal commute to the workplace. If the distance is higher than the employee's or officer's normal commute, reimbursement will be paid based on the differential of the commute less the mileage of a normal commute to the workplace. An employee or officer will be reimbursed at the prevailing IRS mileage rate. The traveler will only be reimbursed up to the price of a coach airfare ticket if they drive to a location for which airfare would have been less expensive.
- 3. Automobile Rentals Travelers will be reimbursed for the cost of renting an automobile including gasoline expense only as provided in this section. Travelers using rental cars to conduct official business are required to purchase insurance through the rental agency. Car rental insurance will cover the vehicle during personal use, e.g., using the vehicle after the conference has ended. Compact or mid– size cars are required for two or fewer employees or officers traveling together and a full– size vehicle may be used for three or more travelers. The traveler must refuel the vehicle before returning it to the rental company.
- 4. Public Transportation In the case of local training or official business where an employee or officer chooses to use public transportation, reimbursement for use of public transportation is based on mileage from the agency office to the training site (not from the traveler's residence), regardless of the transportation method chosen. When attending training or business directly from an employee's or officer's residence, no reimbursement will be made if the distance is less than the mileage of a normal commute to the workplace. If the distance is higher than the traveler's normal commute, reimbursement will paid at the differential of the commute less the mileage of a normal commute to the workplace.
- 5. **Other Transportation** The traveler should utilize hotel shuttle service or other shuttle services, if available. If none are offered, the use of the most economic transportation is encouraged.

- 6. Hotel/Motel Accommodations The traveler will be reimbursed for a standard single-room at locations convenient to the business activity. In the event of a change in plans or a cancellation, the traveler must cancel the hotel/motel reservation so as not to incur cancellation charges. Cancellation charges will not be reimbursed by the Township unless approved by a vote of the Board of Trustees of the Township.
- 7. Meals Meal reimbursement is limited to the current U.S. General Services Administration (GSA) regulations in place at the time the expense is occurred. Prior approval by the Board of Trustees of the Township and submission of receipts are required for per diem allowances. Meals provided by the conference or seminar should be deducted from the per diem allowance. Partial reimbursement may be made for departure and return days based on time. Meals during instate travel that is not an overnight stay will be reimbursed for actual cost not to exceed the GSA regulations.
- Vacation in Conjunction with Business Travel In cases where vacation time is added to a business trip, any cost variance in airfare, car rental, lodging and/or any other expenses must be clearly identified on the Travel, Meal, and Lodging Expense Report form and paid by the traveler.
- Accompanied Travel When a traveler is accompanied by others not on official business, any lodging, transportation, meals or other expenses above those incurred for the authorized traveler will not be reimbursed by the Township.
- Parking Parking fees at a hotel/motel, conference center, or other site will be reimbursed only with a receipt.
- 11. Entertainment Expenses No employee or officer of the Township shall be reimbursed for any entertainment expense, unless ancillary to the purpose of the program, event or other official business.
- E. Approval of Expenses.
 - Expenses for Members of the Township Board of Trustees. All travel, meal, and lodging expenses incurred by any member of the Board of Trustees of the Township must be approved by roll call vote at an open meeting of the Board of Trustees.

- 2.1. Expenses for Officials or Employees Other than Members of the Board of Trustees. Travel, meal, and lodging expenses incurred by any official or employee not covered by paragraph E.1 (member of the Board of Trustees) that is in excess of the maximum allowable reimbursement, as defined in Section B of this policy, must be approved by roll call vote at an open meeting of the Board of Trustees.
- **3.2.** Advanced Expenses. Travel, meal, and lodging expenses advanced as a per diem to any employee or official of the Township must be approved by roll call vote at an open meeting of the Board of Trustees prior to payment. Documentation of expenses must be provided in accordance with Sections C, D and F of this policy, and any excess from the per diem must be repaid.
- 4.3. Other Expenses. All other expenses that do not fall within paragraphs E.1, E.2, or E.3 are subject to the Township Supervisor's approval.

F. Documentation of Expenses.

Before an expense for travel, meals, or lodging may be approved under Section E of this Policy, the following minimum documentation must first be submitted, in writing, to the Township Supervisor on a Travel, Meal, and Lodging Expense form:

- an estimate of the cost of travel, meals, or lodging if expenses have not yet been incurred or a receipt of the cost of the travel, meals, or lodging if the expenses have already been incurred;
- the name of the individual who received or is requesting the travel, meal, or lodging expense;
- 3. the job title or office of the individual who received or is requesting the travel, meal, or lodging expense; and
- 4. the date or dates and nature of the official business for which the travel, meal, or lodging expense was or will be expended.

All documents and information submitted in connection with this policy are public records subject to disclosure under the Freedom of Information Act.

G. Travel, Meal, and Lodging Expense Report Form.

The Township utilizes a standardized form for the submission of travel, meal, and lodging expenses which can be obtained from the Township Administrator.

H. Additional Expenses

In addition to travel, meal and lodging expenses, employees shall also be reimbursed for necessary expenditures incurred by employees within the scope of their employment and at the direction of the Township. Employees must obtain authorization from the Township prior to <u>incurringobtaining</u> any such expenses. Further, in order to obtain reimbursement for said expenses employees must submit an expense reimbursement request within 30 days of incurring the expense along with supporting documentation. Again, employees shall not be eligible for reimbursement of expenses incurred without prior approval of the Township. which have not been preapproved by the Township.

9.6 TRANSGENDER POLICY

A. Discrimination Prohibited:

The Township's policy on transgender is designed to create a safe, inclusive working environment in which staff can be honest and open about who they are. It will act as a guideline; each situation that occurs will need to be evaluated on a case by case basis. It is the Township's policy to treat all of its employees with dignity and respect and to provide a workplace that is free of discrimination whether that discrimination is based upon race, color, religion, gender (including pregnancy, gender identity, gender expression, gender change, gender orientation, gender stereotyping, or transgender status), national origin, disability, parental status, political affiliation, genetic information, marital status, membership in an employee organization, age, reprisal, or other non-All Township employees are expected to conduct merit factors. themselves in the workplace in such a manner that is consistent with their obligation to maintain a work environment that is free of discrimination, including discrimination that is based upon gender identity or perceived gender non-conformity.

The following definitions are not provided to label individuals but rather to assist in understanding this policy and the obligations of Staff. These Formatted: No underline

terms may or may not be used by transgender individuals to describe themselves.

"Gender identity" or "Affirmed Gender" is a person's deeply held sense or psychological knowledge of their own gender, regardless of the gender they were assigned at birth. Gender identity is also defined as an individual's internal sense of being male or female or something else. It is not based on physical anatomy. The Township's understands that gender identity is a very personal matter that should be respected by all fellow employees and supervisors.

"Assigned Gender" refers to the gender assigned to a child at birth based on physical anatomy.

"Gender Marker" The "male" ("M") or "female" ("F") on your birth certificate, ID, or passport is called a "gender marker

"Transgender" describes people whose gender identity is different from their gender assigned at birth

"Transgender Man" is a term used to describe an individual who currently identifies as a man.

"Transgender Woman" is a term used to describe an individual who currently identifies as a woman.

"Gender nonconforming" describes people whose gender expression differs from stereotypical societal expectations related to gender.

"Gender expression" refers to the way a person expresses gender identity to others, such as clothing, hairstyles, activities, voice or body characteristics, behavior or mannerisms.

"Transition" is the time when a person begins to live as the gender with which they identify instead of the gender that they were assigned at birth. This may include changing one's name, dressing and grooming differently. Transitioning may also include such medical and legal aspects as taking hormones, having surgery or changing identity documents to reflect one's gender identity.

B. Transitioning Employee Responsibilities

- 1. Any employee planning a transition should notify the employer at least sixty (60) days prior to the planned transition so that the employer can prepare a transition plan and address the necessary logistics of the transition. Employees may speak with their direct supervisor, human resource manager or upper level administrative staff. Remember the employer may not be educated about what an employee may need during the transition time. The employee should be prepared to educate the employer to the best of their ability.
- 2. The Township recommends creating a Transition Plan as part of the transition process. This can assist the employer to create the necessary support system and plan for how the transition will occur. A Transition Plan should essentially be a detailed time line. Items to include are transitioning milestones, dates such as legal name change, when appearances will change and when the use of gender-specific facilities will change. Consider all the people in the Township's who will need to be engaged in the transition. Be sure to allow time for education and engagement of staff. Consider possible challenges such as lag time with payroll, insurance paperwork, etc.

C. Co-Worker Responsibilities

Be open, honest and supportive. If a co-worker is divulging information confidentially, be sure to keep the information confidential. Feel free to ask questions and allow the co-worker to educate you, but only do so if the co-worker expresses a willingness or desire to speak about the transition or gender identification. Employees shall not question other employees about suspected gender identity issues. Employees should use the appropriate male or female pronouns and the appropriate name in all official and unofficial communications. Employees must also be aware of the Township's anti-harassment and discrimination policies. Co-workers must remember that discrimination based upon gender identity or expression is prohibited by the Township's. This prohibition applies not only to discrimination but also to harassment based upon an individual's gender identity or expression, as part of the prohibition based on gender. Failure to adhere to the Township's non-discrimination policy may result in disciplinary action up to and including dismissal. If a co-worker is uncomfortable the Township's can assist them in learning more about the transition process or transgender issues in general.

D. Township Responsibilities

The Township's will remain supportive of a transitioning employee and his/her needs. The Township enforces its non-discrimination policies uniformly.

The Township, its managers and supervisors are prepared to listen and be open-minded to transgender, non-conforming and transitioning employee issues. Conversations will be kept confidential from anyone who is not directly involved with the issues.

E. Personnel Documentation

All employees should be in the payroll system with their assigned gender and legal name. Once an employee has proof of changing their gender marker in the Social Security Administration records it may be changed in payroll. Health insurance records should also include the assigned gender until a medical provider approves the affirmed gender to be used. However, preferred names can be used for name tags, phone lists and other internal documents. The Township will make every effort to recognize a transgender employee's preferred name.

F. Names/Pronouns

It is respectful and consistent with the law to address employees by a name and pronoun that corresponds to their affirmed gender. This name does not need to be the name under which the person is employed. Intentional or persistent refusal to respect an individual's gender identity through the use of names and pronouns not correlated with the affirmed gender is a violation of this policy and may lead to disciplinary action up to and including dismissal.

G. Restroom/Locker Room Accessibility

Once a transitioning employee begins living and working full-time in the gender that reflects the employee's gender identity and presentation, the employee may choose to use the restrooms and (if provided to other employees) locker rooms that correspond to the employees full-time gender identity. Reasonable accommodations which provide access to restrooms or locker rooms may be necessary to ensure the privacy, dignity, and respect of all employees. The objection of co-workers to a transgender or non-conforming gender employee using the same restroom or locker room facility shall not be the basis for denying the transgender or non-conforming gender employee use of that facility. Rather, the Township may designate a different restroom or locker room facility for the objecting co-worker if available and reasonable.

H. Dress Code

Transgender and non-conforming gender individuals are entitled to dress as their affirmed gender within the Township dress code. A transitioning employee's attire should remain professional and in conformance with required Township dress code standards. Dress codes shall be applied to all employees equally.

I. Discrimination/Harassment

Complaints received regarding discrimination and/or harassment involving transgender or non-conforming gender individuals will be handled in the same manner as any other discrimination or harassment complaints. Procedure details are described in the Township's Harassment Policy.

9.7 WEAPONS IN THE WORKPLACE POLICY

The Township strives to maintain a safe workplace environment for its employees and visitors and therefore it is the policy of the Township that the possession of weapons and/or concealed carry by Township employees is prohibited at all times while on or in Township property or while engaged in work for or business with the Township, as provided in this section.

A. Concealed Carry Prohibited

All property controlled by the Township is a "prohibited area" under Section 65 of the Illinois Firearms Concealed Carry Act and thus, concealed carry in or on any property controlled by the Township is not authorized by Illinois law. Accordingly, and in all events, concealed carrying is not an exception to this policy.

B. Weapons Prohibited

- 1. Except as specifically provided herein, no Township employee except duly authorized law enforcement personnel, may wear, carry, store, transport, or otherwise possess a weapon at any time while on or in Township property, whether on duty or off duty, or while performing any duties for on behalf of the Township, whether on, in or off Township property.
- 2. Except as specifically provided herein, no Township employee may use a privately owned vehicle for Township business if that vehicle contains a firearm of any type or size, whether loaded or unloaded.
- 3. Township property for the purposes of this section means every building and property, or portion of a building or property, owned or leased by or otherwise under the control of, the Township. Township property also includes every Township-owned or leased vehicle.

C. Inspections

Township representatives may inspect or search any workplace area or any Township property at any time for the presence of a weapon.

E. Violations

Any violation of this policy by a Township employee will subject the employee to severe discipline, up to and including termination and/or arrest. Any Township employee who sees or perceives a violation of this policy must report that violation to his supervisor or the Township Supervisor. No Township employee should take any action that will risk his safety or the safety of others.

F. Public Safety and Concealed Carry Act Exceptions

Nothing in this policy prohibits an employee, non-employee invitee or visitor on Township property from possessing or using a weapon as an

occupational requirement of a public safety position, or work assignment, or as authorized by applicable federal or state law.

Also, nothing in this policy prohibits an employee possessing a valid license under the Firearm Concealed Carry Act, 430 ILCS 66/1, et seq., from carrying a concealed firearm and/or ammunition on or about his person within a vehicle into a Township parking area, provided that, before the employee leaves the parked vehicle, the firearm and ammunition are stored and concealed within the locked vehicle, or locked container within the vehicle, out of plain view within the vehicle in the parking area. An employee with a concealed carry license may carry a concealed firearm in the immediate area surrounding his or her vehicle within a Township parking area only for the limited purpose of storing a firearm within or retrieving a firearm from the vehicle's trunk, provided that the licensee ensures that the concealed firearm is unloaded prior to exiting the vehicle. For purposes of this policy, "case" includes a glove compartment or console that completely encloses the concealed firearm and/or ammunition, the trunk of the vehicle, or a firearm carrying box, shipping box, or other enclosing container.

9.8 COMPUTER USE POLICY

The Township computer and information technology resources are to be used exclusively to advance the Township's mission and operations. Employees may use these resources only for purposes related to the discharge of their duties as employees, their official business with the Township, and other Townshipsanctioned or authorized activities.

Township computers and information technology resources may only be used for legal purposes and may not be used for any of the following purposes or any other purpose which is illegal, immoral, unethical, dishonest, damaging to the reputation of the Township, inconsistent with the mission or operations of the Township, or likely to subject the Township to liability. Unauthorized uses (some of which may also constitute illegal uses) include, but are not limited to, the following: harassment, libel or slander, fraud or misrepresentation, destruction of or damage to equipment, software, or data belonging to the Township or others, disruption or unauthorized monitoring of electronic communications, installing unauthorized licensed software, violation or circumvention of computer system/network security, unauthorized use of computer accounts, access codes (including passwords), or network identification numbers (including e-mail addresses) assigned to others, development or use of unauthorized mailing lists, use of computing facilities for private business purposes unrelated to the mission of the Township, posting or sending obscene, pornographic, sexually explicit, or offensive material, or, intentional or negligent distribution of malicious software such as viruses or worms

Although the Township is restricted from soliciting information (*e.g.* user names and passwords) to gain access to an employee's social media account, the Township reserves the right to inspect and examine any electronic content on any Township owned or operated communications system, computing resource, or other electronic device at any time.

9.9 POLICIES REFERENCED

This Section is reserved for references to supplemental policies that are not contained in the Personnel Policy Handbook. All supplemental policies listed in Section 9.9 shall be incorporated by reference as part of the Personnel Policy Handbook and as official Township policy. Any supplemental policy not listed in this Section does not constitute a waiver by the Township that it should be incorporated by reference as Township policy.

Exhibit 1

PERSONNEL POLICY HANDBOOK STATEMENT RECEIPT

The undersigned acknowledges that he/she has received a copy of the Township's Personnel Statement. I understand that I am responsible for reading the contents, and to the extent consistent with the law, I agree to abide by the policies and procedures contained herein. I also understand that this Personnel Statement is not a contract of employment and that the practices and benefits described herein are subject to modification or deletion, at Township's discretion, both as to active or retired employees. I also acknowledge that I am an at-will employee and can be terminated for any reason at any time with or without cause, and without a hearing so long as there is no violation of applicable federal or state law. This at-will status will continue despite changes in my compensation and/or position. Furthermore, nothing in this Personnel Policy Handbook is intended to constitute an offer, statement, or confirmation of any terms or conditions of employment.

Employee Signature:

By: _____

Employee Name (printed):

Name: _____

Date: _____

Exhibit 2

MAINE TOWNSHIP COMPLAINT FORM SEXUAL HARASSMENT/ DISCRIMINATION/ RETALIATION

Maine Township is committed to providing a work environment free from discrimination, harassment and retaliation. The Township's Equal Employment Opportunity Policy and Non-Harassment Policy outline the Township's prohibitions against discrimination, harassment and retaliation. These policies can be found in the Township's Policy and Personnel handbook, located in every department.

These policies encourage employees to report prohibited conduct to management. One option for reporting discrimination, harassment or retaliation is to complete this form and provide it to a Department Head or the Township Supervisor. You are not required to use this form to file a complaint.

Any employee can report discrimination, harassment and retaliation, whether as a victim or a witness. Regardless of your experience with the discrimination, harassment or retaliation, it is important to be as specific as possible in your complaint so that the Township can fully investigate the conduct and take prompt corrective action, as necessary. Include all known information about the complaint, including the identity of any witnesses with knowledge of the allegations or offenses and any other known evidence related to the complaint. You are not limited to the space provided. The Township encourages you to attach any additional materials that may assist us in investigating the claim. This form must be signed and dated by you to be considered an official complaint. Although not encouraged because it limits our ability to verify the facts alleged in your complaint, you may submit this complaint anonymously.

To investigate the complaint, the Township may need to interview you, those subject to the alleged discrimination, harassment or retaliation (if not yourself), the alleged offender(s) and any known witnesses. However, the Township will notify all individuals involved that the investigation is confidential to the extent permitted by law and make clear that unauthorized disclosures could result in disciplinary action.

Employee Name:	Employee Title:
Supervisor or Manager Name:	Supervisor or Manager Title:
<u>Today's Date:</u>	<u>Incident Date/Period of Ongoing</u> Incidents:

Incident Time (if a single incident):

Incident Location (if a single incident)

Identify the individual(s) who participated in discrimination, harassment or retaliation:

Identify the individual(s) subject to the alleged discrimination, harassment or retaliation:

Identify (to the best of your knowledge) when the discrimination, harassment or retaliation occurred. If it occurred over a period of time or continues to occur, identify that period of time:

Identify why you believe the discrimination, harassment, or retaliation occurred:

Has anyone else witnessed the alleged conduct? To the best of your knowledge, please identify those individuals and describe their scope of knowledge of the alleged conduct:

Describe in detail the facts that form the basis of this complaint (attach additional sheets of paper if necessary):

Are you aware of any other evidence of the alleged conduct (for example, documents, emails, or other records or materials that substantiate your complaint)? To the best of your knowledge, please identify and describe any and all existing evidence and attach any and all existing evidence in your possession to this complaint:

Have you previously reported or complained about the alleged conduct or any other discrimination, harassment or retaliation while employed at the Township? If so, please identify the person you reported the conduct to, the date of the report and the resolution:

How would you like to see the situation resolved?

I acknowledge that I have read and understand the above information. I certify that to the best of my knowledge, the information I have provided on this form is accurate. I understand and acknowledge that a copy of this complaint and any attachments may be provided to the alleged offender(s). I also understand that this complaint and any attachments may be viewed by appropriate administrators and other witnesses involved in the investigation of this complaint. I am willing to fully cooperate in this investigation.

Employee Signature

Date

Signature of Supervisor Reviewing Complaint Date

4843-5322-4561, v. 1

Exhibit 3

ACKNOWLEDGEMENT OF RECEIPT AND REVIEW AND SEXUAL HARRASSMENT POLICY

I have read and understand the Policy Prohibiting Sexual Harassment. I understand that if I ever have any questions or concerns I can speak to my immediate supervisor or the Township Administrator. I have signed and dated this acknowledgement to confirm my receipt and understanding of the policy.

Printed Name:_____

Signature:_____

Date:_____

MAINE TOWNSHIP PERSONNEL POLICY HANDBOOK

MAINE TOWNSHE 1700 BALLARD ROAD





MAINE TOWNSHIP PERSONNEL POLICY HANDBOOK TABLE OF CONTENTS

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This Handbook summarizes some of Maine Township's current policies and benefits. Each employee is responsible for adhering to Maine Township's policies and management direction(s) including those stated herein. However, the Handbook is not intended to be a complete description of the Township's policies, procedures and benefits. THIS HANDBOOK IS NOT A CONTRACT. NOTHING IN THIS HANDBOOK IS INTENDED TO CHANGE THE TRADITIONAL RELATIONSHIP OF EMPLOYMENT-AT-WILL. ALL EMPLOYEES ARE AT WILL. All employees have the right to terminate their employment. Maine Township shall have a comparable right at all times to terminate any employee's employment at any time, with or without cause or notice. No employee is entitled to receive progressive discipline prior to the employee's termination of employment.

Nothing contained in this Handbook or any other handbook, manual, writing, or other communication between Maine Township and any employee shall be construed as creating an express or implied contract of benefits or employment for a definite or indefinite term.

Maine Township reserves the right at all times to alter, amend, add to, or revoke, in whole or in part, any provision of the Handbook at any time, with or without notice. This Handbook, dated July 27, 2010, supersedes and replaces any prior handbooks, manuals or policies issued by Maine Township. The terms of any benefit plan document supersede the description of the plan in this Handbook.

The Township Supervisor has a duty to enforce the Township's policy of employment-at-will. Neither a Department Head nor the Administrator may make any statements or assurances to any employee of employment for any specific duration, or of an exception to this at-will employment policy, without the express written approval of the <u>Township Supervisor</u>.

This Handbook is not meant to provide for greater or lesser rights than employees are accorded under applicable federal, state or local law. If there is a discrepancy between the Handbook and applicable law, the policy of Maine Township is to comply with the applicable law.

1

1.0 INTRODUCTION

1.01 Welcome to Maine Township. Thank you for giving us this opportunity to introduce you to Maine Township. The information in this handbook will provide you with guidance related to all aspects of your employment. It also sets forth our history and mission. The key to the success of our organization is our employees. We need everyone to work together as a team sharing a spirit of cooperation and providing respect and understanding to those you work with and those we serve. Each employee's contribution is vital to our success.

1.02 History of Maine Township. Founded in 1850, Maine Township is the oldest unit of local government in the area. Its boundaries include parts of Park Ridge, Des Plaines, Niles, Glenview, Morton Grove, and Rosemont.

1.03 Values/Mission. Maine Township's mission is to improve the quality of life for its residents by providing services, general assistance, information and programs in a fiscally responsible manner.

1.04 Licensure/Certification. Those employees who are licensed by the State of Illinois or certified are responsible for keeping their licensure/certification current and in good standing. A copy of their licensure/certification must be provided to the Administrator to be kept in the employee's personnel file. You are required to notify the Administrator within five business days if any type of disciplinary action has been taken against your license or certification.

1.05 Conflict of Interest. No Township employee shall engage in or have a financial interest directly or indirectly in any activity that conflicts or raises a reasonable question of conflict with his/her Township responsibilities. All employees are expected to comply with Maine Township's Code of Conduct. Every employee has an obligation to avoid any activity, agreement, business investment or interest, or other situation which is in conflict with Maine Township's interests or interferes with the duty to serve the Township at all times to the best of the employee's ability. All employees are required to disclose a conflict or potential conflict when:

A. An employee is in a position to influence a business decision with Maine Township that results in personal gain to the employee, an immediate family member, or close friend; or

B. When an employee engages in any outside activity that will result in providing goods or services for payment to a client or family member of the client.

Potential conflicts or questions about them should be directed to the Township Supervisor or the Administrator.

1.06 Resolution of Employee Concerns. Maine Township recognizes that from time to time employees have questions, problems, or complaints regarding their work, work conditions, wages, benefits, Maine Township's policies and procedures, or personal issues. In order to encourage employees to express these concerns and seek resolutions to problems or questions, Maine Township has an Open Door Policy. Maine Township encourages candid discussion between employees and their Department Head and the Administrator.

If a matter is not resolved informally then an employee may seek formal resolution by:

A. The employee should address the issue in a formal memo to their Department Head. Through open discussion, the majority of concerns can be resolved at this level. The issue should be addressed within 2 working days of the issue arising.

B. If, upon receipt of the memo, the Department Head and employee have not satisfactorily resolved the issue within 2 working days, the employee may submit a copy of the memo to the Administrator. The employee must advise his/her Department Head in writing that such action is being taken.

C. The Administrator will acknowledge receipt of the memo, and discussion between the employee and the Administrator will be scheduled within 2 working days.

D. If the issue remains unresolved after 2 working days following the meeting with the Administrator, the employee may request that the issue be reviewed by the Township Supervisor. The Township Supervisor will review the matter and will make a final and binding decision which will be communicated in writing to the employee.

1.07 Office/Department Exceptions to this Handbook. This Personnel Handbook shall not apply to the employees of the Township Assessor's office wherein the Assessor has exclusive authority over all employment matters, and shall not apply to the employees of the Township Highway Department wherein the Township Highway Commissioner has exclusive authority over all employment matters.

2.0 EMPLOYEE PROTECTIONS

2.01 Equal Employment Opportunity. Applicants for employment are recruited and hired on the basis of merit, qualifications and previous experience, and ability to perform the available work. The Township does not discriminate against any qualified applicant on the basis of race, color, religion, spiritual beliefs, sexual orientation, national origin, age, gender, disability, or other characteristics protected by federal, state or local law unrelated to job requirements. The practice of equal employment opportunity is applied in all phases of the Township's operations, including promotions, and all employees should be aware of the Township's commitment to Equal Employment Opportunity. It is the policy of Maine Township to utilize our available human resources effectively by selecting the best qualified person for every position. Maine Township gives consideration to such factors as previous experience, educational background, growth potential, and ability to work as part of a team.

It is the responsibility of the Township Supervisor and the Administrator to assure compliance and continued implementation of our Equal Employment Opportunity policy in all areas under their supervision.

2.02 Discrimination and Harassment Free Workplace. Maine Township prohibits any form of discrimination or harassment because of race, color, national origin, ancestry, religion, spiritual

beliefs, sex (with or without sexual conduct), sexual orientation, marital status, age, physical or mental disability, medical condition, pregnancy, childbirth, protected activity (i.e., opposition to prohibited discrimination or participation in the statutory complaint process) or other characteristics protected under federal, state or local law. These are referred to as "protected status". Violation of this policy may result in discipline, up to and including discharge.

Our goal is to promote diversity within our staff and to foster an organizational culture and workplace environment of respect and acceptance of people's differences. Maine Township strives to provide a work environment free from verbal, physical and visual (signs, posters, pictures or documents) harassment or behavior which may be offensive to employees. All employees must be sensitive to the individual rights of their co-workers and show them respect.

Unlawful harassment includes:

- A. Jokes, or epithets about a person's protected status.
- B. Teasing or practical jokes directed at a person because of the person's protected status.
- C. Displaying or circulating written materials, pictures or emails that degrade a person or group.
- D. Verbal abuse or insults about, directed at an individual because of his/her protected status.

The above behaviors are illegal if the purpose or effect is to unreasonably interfere with an individual's work performance, creating an intimidating, hostile or offensive working environment or otherwise adversely affecting an individual's employment opportunities. Whether a behavior is unreasonable, hostile or offensive is not based upon the intent of the person engaging in the behavior, but rather the perception of those to whom the behavior is directed at or that witness the behavior.

2.03 Sexual Harassment. No employee of Maine Township may sexually harass any other member of the staff. No Department Head or other employee shall indicate in any manner, either explicitly or implicitly, that an employee's or applicant's refusal to submit to sexual advances will adversely affect that person's employment or any term or condition of employment. Similarly, no employee shall promise, imply or grant any preferential treatment in return for an employee or applicant engaging in sexual conduct.

Sexual harassment is defined as any unwelcome sexual advances or requests for sexual favors or any conduct of a sexual nature when:

A. Submission to such conduct is made, either explicitly or implicitly, a term or condition of an individual's employment.

B. Submission to or rejection of such conduct by an individual is used as a basis for employment decisions affecting such individual, or

C. Such conduct has the purpose or effect of substantially interfering with an individual's

work performance or creating an intimidating, hostile, or offensive working environment.

Examples of sexual harassment may include:

- 1. Pressure for a dating, romantic, or intimate relationship.
- 2. Touching, patting, kissing, or hugging.
- 3. Pressure for or forced sexual activity.
- 4. Unnecessary and unwelcome references to various parts of the body.
- 5. Belittling remarks about a person's gender or sexual orientation.
- 6. Sexual innuendos or humor.
- 7. Obscene gestures.
- 8. Sexual graffiti, pictures, posters and email.

The policy applies to unwelcome conduct directed to persons of the same or the opposite sex.

2. 04 Complaint Procedure for Discrimination or Harassment. Any employee who believes that he or she is a victim of discrimination or harassment by any Department Head, management official, fellow employee, client or vendor or other person connected with the Township should bring the matter to the immediate attention of the Administrator or their Department Head. Department Heads who are aware of information suggesting that a violation of this policy has occurred must advise the Administrator of this information so that an investigation can be conducted. The Township will investigate allegations of discrimination and harassment and undertake immediate and appropriate corrective action, including discipline, up to and including termination, whenever it is determined that discrimination or harassment has occurred in violation of this policy. The investigation will include documentation of the time, date, and place of the alleged event and a description of the alleged event and any witnesses to it. The investigation will be handled discreetly but cannot be handled with complete confidentiality. The accused must be informed of the complaint and given the opportunity to tell his/her side of the story.

Complaints will be treated in a confidential manner to the extent feasible. A person who initiates a good faith complaint or participates in an investigation of a complaint under this policy will not be subject to any retaliatory action. Maine Township will discipline employees, up to and including discharge, for any violation of the prohibitions against discrimination, harassment and retaliation. It will also discipline employees who purposely file a false complaint for the purpose of harming a fellow Township employee.

2.05 Accommodation of A Disability. The Americans With Disabilities Act (ADA) requires that employers not discriminate against a person with a disability in relation to any terms or conditions of employment. The Township is required to accommodate a person with a disability if such accommodation will allow them to perform the essential functions of the job. If you believe you have a disability that can be accommodated you are to notify your Department Head. The Department Head will then immediately notify the Administrator and a discussion will occur about what accommodation you are seeking, whether it is reasonable and will allow you to continue to perform the essential functions of your job. Your physician's input may be required.

2.06 Alcohol and Drug Free Workplace. The possession, consumption, purchase, sale, transfer or

distribution of alcohol or illegal drugs on Township property is prohibited. No employee shall be under the influence of alcohol on Township premises or while working on Township business.

Employees using legal drugs (drugs for which they have a prescription) must be aware of any potential effect such drugs may have on their judgment or ability to perform their duties (for example cause drowsiness which may impair their judgment or ability to drive). If such effect is possible the employee should notify his/her Department Head, the Administrator or the Township Supervisor prior to reporting for work.

Maine Township does not tolerate the use, distribution, or possession of alcohol or illegal or unprescribed drugs on its premises or by its employees while working on Township business.

The Township may randomly test employees for use of alcohol or drugs. It also reserves the right to test an employee for alcohol and illegal drugs where there is a reasonable basis to believe that he/she may be using drugs or under their influence.

Employees will be required to sign a consent for drug or alcohol testing. Refusal to consent will result in immediate dismissal.

2.07 No Tolerance For Workplace Violence. It is the policy of Maine Township to expressly prohibit any acts or threats of violence by any employee, client, or visitor against any other employee, client, or visitor in or about the facility or elsewhere at any time. Any employee who displays a tendency to engage in violent, abusive or threatening behavior that the Township deems offensive or inappropriate will be subject to disciplinary action, up to and including termination. Any client or facility visitor who displays a tendency to engage in violent, abusive or inappropriate will be asked to leave the premises. In furtherance of this policy, employees have a "duty to warn" the Administrator or their Department Head of any suspicious workplace activity or situations or incidents that they observe or that they are aware of that involve other employees, clients, or visitors and that appear problematic. The Township will not condone any form of retaliation against any employee for making a report under this policy.

2.08 Weapons Ban. Objects that could be used to do bodily harm to another person, (including but not limited to guns, ammunition, explosive substances, knives, clubs, electric shockers, metal knuckles, etc.) are not permitted on the Township's property, including in Township vehicles. Employees are not permitted to carry weapons of any sort.

2.09 No Smoking. Illinois bans smoking indoors and within 15 feet of any door or window. No smoking is permitted within the Township Building or in any Township owned vehicles.

3.0 EMPLOYEE RESPONSIBILITIES

3.01 Professionalism/Ethical Behavior. Maine Township's reputation is established and depends upon the conduct of its employees. Each employee is expected to act ethically and follow the Township's Code of Conduct. Additionally, professionals are expected to abide by the Code of Ethics for their profession.

3.02 Loyalty to the Township. Employees are expected to be loyal to Maine Township. This is important in all dealings with the community to retain the Township's reputation in the community. This means not making negative comments about the Township or any of its employees. Corrective criticism about Maine Township, its Township Supervisor, Elected Officials, Administrator, Department Heads or Township employees should be made to the Administrator or the Township Supervisor.

3.03 Clinical Records (General Assistance Dept. & MaineStay Dept.) The clinical records contain the documentation that services were provided. It is critical that the records be accurate and up to date. Clinical employees shall maintain accurate, legible and complete clinical documentation for each client. Failure to adequately maintain clinical documentation is considered to be unprofessional conduct and can subject the employee to discipline.

3.04 Confidentiality.

A. General Assistance & MaineStay Client Information. All employees are expected to strictly maintain the confidentiality of client information in accordance with Illinois and Federal laws. The fact that someone is a client or has been a client is to be kept confidential. Generally, client information cannot be released without the specific consent of the client or a court order.

B. General Assistance & MaineStay Clients Who Pose A Danger/Medical Emergency. In the case where a client may pose a danger to himself or others then information may be shared to protect the client or the other person. However, before confidentiality can be breached, the employee must discuss it with their Department Head. In the event the Township is contacted for emergency information on a client, such as medications the client may be taking, this information can be shared if it is verified that it is a hospital that is calling.

C. Employee Information. Employees who learn personal information related to another employee, including performance information, health status and salary are to keep such information confidential.

Whenever there is an issue about release of information, if the employee is not sure, he/she should check with their Department Head or the Administrator. Breaches in confidentiality will result in discipline, up to and including termination. It may also result in a report to the Department of Professional Regulation if it is a licensed professional who breached client confidentiality.

3.05 No Discussion With The Media. Unless authorized to do so by the Township Supervisor, no employee should ever provide any statements to the media (print, radio, or television) related to any client or Township related matter.

3.06 Personal Appearance. How an employee appears and behaves reflects on the Township. All employees are expected to maintain an appropriate professional appearance and come to work in clean, neat clothes. Unacceptable clothing items include:

- Clothing and shoes that are worn, soiled, faded, ripped, frayed, torn or unkempt
- Denim Jeans.
- Overalls.
- Stretch, stirrup, capri or "low rider" pants.
- Shorts of any kind (except for camp aids provided they wear shorts that are knee-length or longer).
- Athletic wear, including sweatshirts, sweatpants or leggings.
- Skirts or dresses shorter than knee-length.
- Skirts or dresses with slits shorter than knee-length.
- Dresses, shirts, and blouses that have cutouts or see-through elements.
- Any clothing that reveals undergarments.
- Casual tee shirts, Lycra, spandex, midriff tops, tank tops, bathing suits.
- Lack of socks or hosiery except with sandals in the summer.
- Casual, no-heel flip-flops.
- Athletic shoes (except for camp aids).
- Athletic shoes worn for medical reasons should be dark in color.

In outdoor Township programs, staff may wear jeans or shorts that do not have holes or patches and tee shirts that are tasteful and do not contain inappropriate pictures or statements. Athletic shoes or sneakers may also be worn. Staff should remember that they are serving as role models to the clients we serve.

Pierced ears are acceptable. Any other body piercings should not be visible, including the wearing of nose, tongue, or eyebrow rings. Tattoos should not be visible.

3.07 Personal Cellular Phones. The ringing of these phones is very disruptive. Upon entering the Township's premises or while working on Township business your cell phone should be turned off or set to vibrate. While at work, employees are to exercise the same discretion in using personal cell phones as is expected for the use of Township phones, i.e., personal phone calls should be kept to a minimum. Under no circumstances may any employee use their cell phone to take pictures in the office of staff, clients, or the office setting including any documents. Employees are not to have on a wireless headset or similar device in their ear while working with clients.

3.08 Personal Relationships At Work. The Administrator and Department Heads are prohibited from participating in any dating, romantic, or sexual relationship with any employee who directly reports to that Administrator or Department Head or over whom the Administrator or Department Head has any input with regard to hiring, discipline, promotion, evaluation, or work assignment. Should two employees who work together begin dating, in a situation where one supervises the other, then the Township Supervisor should be told immediately. One of the employees will be transferred to another unit or the supervision will be changed. Under no circumstances is it acceptable for a Department Head at the Township to be supervising someone he/she is directly related to or has a dating relationship with.

3.09 Outside Employment. Full time employees are expected to devote their full work effort to their position with the Township. Employees may not hold a position that would conflict with their work with the Township without the written consent of the Administrator. This would include working for another agency that provides similar services.

4.0 EMPLOYMENT AND PAYMENT CATEGORIES

4.01 New Hires-Introductory Period. There is a six month Introductory Period for all new employees and employees who are in a new position.

4.02 Full-Time Employee. An employee who has completed the Introductory Period and works 32 30 hours per week or more is classified as a regular full-time employee and entitled to various benefits.

4.03 Part-Time Employee. An employee who has completed the Introductory Period and works fewer than 32 hours per week is classified as a regular part-time employee. Part-time employees are not entitled to employee benefits except as set forth in this Handbook or explained to you by the Administrator or the Human Resources Coordinator.

4.04 Seasonal Employee. Seasonal employees are hired for a limited period, such as filling in for illnesses, vacations, and peak business periods. Working hours for seasonal employees vary based on staffing needs. Seasonal employees are not eligible for employee benefits.

4.05 Interns. Interns are students accepted for placement with the Township for training purposes, based on the Township's needs and the needs of the individual student's program. Interns are not eligible for employee benefits.

4.06 Volunteers. Volunteers are those individuals providing uncompensated services to Maine Township based on the Township's needs and the individual's interests. Volunteers are not eligible for employee benefits.

4.07 Classification of Employees. All employees are classified as either "exempt" ("salaried") or "non-exempt" ("hourly") based on the Fair Labor Standards Act. This classification effects how they are paid for the hours they work. At the time of hiring, each employee will be told whether the position is "exempt" or "non-exempt".

A. Exempt Employees (Salaried). Certain executive, administrative, and professional employees are salaried and are exempt from the overtime provisions of the Fair Labor Standards Act and applicable Illinois wage and hour laws. These positions, regardless of hours worked, are not eligible for overtime. The current business hours of the Township are a minimum requirement, and exempt employees may be required to work additional hours as may be necessary to complete required assignments or for any other business purposes as may be directed by the Township from time to time. The work required to be performed by an exempt employee is defined by the work itself that needs to be done as opposed to being defined by the normal business hours of the Township. The compensation for exempt employees is designed to be the remuneration for the performance of assigned duties regardless of the hours needed to complete those tasks. Exempt employees shall receive no cash compensation for hours worked in excess of a forty hour workweek. Attendance at seminars or other individual professional pursuits, apart from the Township responsibilities and activities, such as attendance at supervisory approved seminars, professional organization meetings, etc., shall not be compensated by time off.

B. Non-Exempt Employees (Hourly). Employees who are non-exempt are entitled to be paid at the rate of time and one half for hours worked more than 40 in a work week. Time off for holidays or scheduled leave does not count as hours "worked". Before an hourly employee works beyond an employee's normal work week, the employee must receive written approval from their Department Head. Failure to obtain a Department Head's authorization prior to working any overtime, including working through lunch, may result in disciplinary action.

The decision to hire an employee must initially be agreed upon by the Township Supervisor or the elected official to whom a Department Head will be hired upon the recommendation of the Township Supervisor and the approval of the Town Board. However, no provision contained hereon shall limit or otherwise affect the exclusive authority of the Township Supervisor in regards to the employment of Department Heads or employees in the General Assistance Department. Work schedules may vary depending on the responsibilities and the needs of the client population, the resident population or departmental needs. Department Heads will determine appropriate hours for their staff. For funding and record-keeping purposes, all staff are required to complete and sign a time sheet showing daily hours worked. All time sheets must be approved and signed by the employee's Department Head.

5.0 SALARY ADMINISTRATION

5.01 Compensation/Salary Reviews. It is the Township's policy to determine compensation levels by giving consideration to salaries paid similar positions in the general employment market, and to place special emphasis upon relating compensation to individual performance. Maine Township compensates employees through merit increases and/or cost of living increases based on a number of factors. Maine Township endeavors to conduct salary reviews based on performance on an annual basis. The determination of compensation levels is at the sole discretion of the Township Supervisor and the Board of Trustees. Employment or salary figures provided to an employee in annual/hourly terms are stated for the sake of convenience, and are not intended to and do not create an employment contract for any specific period of time. Salary changes shall take effect annually at the beginning of the fiscal year, which is March 1st.

5.02 Salary Error. If there is a change in your paycheck verify that the amount is correct. Each time you receive a salary increase, it is your responsibility to assure that it was calculated correctly when you receive the first and second paychecks after the increase. If you have any questions, it should immediately be brought to the attention of your Department Head or the Administrator. Should an error occur on an employee's paycheck, an adjustment will be made on the next regularly scheduled pay period after the error has been found. Should there be a substantial error and the employee not have notified the Township, appropriate action will be taken to obtain the overpaid funds.

5.03 Payroll. The payroll period shall be every two weeks. Paychecks shall be distributed on the appropriate payday, except when the payday is an official holiday. In such cases, the paychecks will be distributed the day before the holiday.

For purposes of calculating employees' paychecks, the following practice will be followed:

A. General personnel who are paid a base salary shall have their pay computed on a 1/26 of annual salary.

B. Full-time hourly employees shall be paid on the basis of the hours that are actually worked plus any paid time off they are entitled to such as holidays, vacation, or sick leave.

Automatic payroll deductions shall be made as required by state and federal laws. Authorized payroll deductions may also be allowed for, but not necessarily limited to, IMRF Plan, health insurance, 457 Program, FSA, and/or Aflac.

5.04 Tax Withholding. It is your responsibility to notify payroll of any change in your deductions as a result of marriage, divorce, birth of a child, a child becoming an adult, or death of a dependent. You shall also make sure that the Administrator and Human Resources Coordinator has your current home address. The Township will provide you with a W2 form for income tax purposes for each calendar year worked showing your income and tax deductions.

5.05 Loans/Salary Advances. The Township shall not grant any employee a monetary loan, nor advance payment against his/her future salary or wage earnings.

5.06 Wage Assignments/Wage Garnishments/ Child Support Payments. When the Township is presented with a properly signed Wage Assignment or a properly executed Court Order of Garnishment against an employee's wages, including for child support, the Township must by law deduct the legal amount from the wages. The Administrator and Human Resources Coordinator will provide the employee with notification of the wage assignment, wage garnishment, or child support order.

6.0 PERSONNEL FILES

6.01 Maintenance of Personal Data. Employees should notify the Administrator and Human Resources Coordinator of a change in:

their name, address, telephone number; number of deductions for tax purposes; their beneficiaries under Township plans; their emergency contact numbers; and/or their licensure or academic qualifications. **6.02** Release of Personal Information. The Township is occasionally asked for employment, credit, and other information on current and former employees. In response to written requests with permission signed by the employee, the Township will provide outside sources with verification of the employee's position, title and employment dates or other information consented to by the employee on the release form.

6.03 Confidentiality. The Administrator shall be responsible for the maintenance of personnel files for all former and current employees. These files shall be confidential and contain the complete employment history of each employee during employment with the Township. Access to an employee's personnel file shall be limited to the employee, the Township Supervisor, the Administrator and Human Resources Coordinator.

6.04 Content of File. The personnel files shall consist of, but not be limited to: employment application or resume, reference checks, disciplinary actions, performance evaluations, compensation history, promotions, demotions, education and special training, and other related documents.

6.05 Inspection of File. Employees shall be permitted to inspect and have copies of any material contained in their personnel file which has been or is intended to be used in determining the employees qualifications for employment, promotion, transfer, additional compensation, discharge or other disciplinary proceedings in accordance with the Illinois Personnel Records Act. The employee may see their record at least twice per year, pursuant to provisions of the Illinois Personnel Records Act. If an employee disagrees with the information contained in the file, the employee may submit his/her suggested corrections in writing along with supporting documentation to the Administrator. If the Administrator believes the file information is incorrect, it shall be corrected; if not, the employee's response shall be appended to the allegedly incorrect document.

A former employee may request to see or a copy of the record for one year after leaving employment.

7.0 ATTENDANCE AND PUNCTUALITY

Maine Township can only provide quality services to our clients and residents when you honor your commitment to the job by coming to work on time on your scheduled workdays. Excessive absenteeism and tardiness interferes with our ability to serve our clients and residents, and places stress on the other staff that may be required to assume your duties and responsibilities. Employees must be conscientious about their attendance and punctuality. All employees are expected to be present at work, on time, on all scheduled workdays during normal work hours. Maine Township recognizes that situations may arise when an employee may be absent from work or late because of an illness, accident, or some other extenuating personal reasons. It is important for you to notify the Administrator and your Department Head of unscheduled absences within one hour of the start of the scheduled workday.

7.01 Reporting Responsibility. It is your responsibility to report your absence. Please notify your Department Head as far in advance as possible of an expected absence or tardiness for work. All such notifications must normally be recorded not less than one hour prior to the scheduled start of

your workday unless unusual circumstances or an emergency prevents such timely notification, in which case you must notify your Department Head upon reporting to work. This responsibility is not satisfied until the Department Head has been notified directly. A telephone call or voice mail message to a co-worker other than your Department Head is *not* acceptable. If you have left a voice mail message for your Department Head, you must speak to him/her or the Administrator that day to explain the absence. In the case of a Department Head, he/she should report directly to the Administrator.

7.02 Habitual Problems. Habitual unauthorized absences or tardiness, failure to work scheduled hours, including assigned overtime, failure to return to work on time from breaks or lunch and failure to properly notify one's Department Head of an absence may result in disciplinary action up to and including termination.

7.03 Voluntary Resignation/Abandonment of Position. An absence of three or more consecutive working days without notification to the Administrator or the Department Head will be construed as job abandonment and treated as a voluntary resignation by the employee. A voice mail message for the Administrator or Department Head is not adequate notification. To avoid being considered to have abandoned your position you must speak directly to the Administrator or your Department Head.

7.04 Medical Absence. If you are absent for medical reasons, such as illness or injury, for 3 days or more, you are required to provide the Township with a doctor's note verifying the medical need for the absence and stating that you are now fit for duty. This statement should be presented to the Administrator and your Department Head prior to your actual return. A doctor's note may also be required when an absence is taken on the day before or after a holiday or when a pattern of absences occurs on Fridays or Mondays. Department Heads must notify the Administrator whenever an employee has been out 3 or more work days.

An absence without notice to the Administrator and Department Head of three or more consecutive working days will be deemed job abandonment and treated as a voluntary resignation.

This policy does not apply to approved leaves, such as FMLA or some other leaves.

8.0 PERFORMANCE REVIEWS

8.01 Performance Appraisals. A performance appraisal provides an opportunity to give an employee feedback on his/her job performance, so that strengths can be recognized and problems identified and corrected. The appraisal will review the entire period from the previous review. Employees will be asked to sign the performance appraisal form acknowledging that they have read and reviewed the appraisal form.

8.02 New Hires/New To Position. The Introductory Period is the first six months for a new hire or someone new to the position. The goal is to give the employee an opportunity to better understand the job requirements and expectations, while the Township is given the opportunity to further define the employee's role. It is a mutual time of getting to know each other and to

determine if a good working relationship is likely. During this period, the Department Head generally will discuss the new employee's progress during this Introductory Period and assist the new employee in learning their job duties. Near the completion of the six month period, the Department Head will provide a written evaluation of the employee's ability to perform the assigned job. The performance appraisal form generally is completed and reviewed with the employee, and a signed copy of the form is made available to the employee upon request.

As part of the Introductory Period, employees are expected to become more familiar with the Township's programs as well as the information contained in this Handbook.

8.03 Annual Evaluations. It is the policy of Maine Township to evaluate the performance of each staff member at regular intervals during his/her employment at least annually during the month of February. Performance appraisals are used to help evaluate an individual's progress and growth. Performance appraisals measure a number of factors, including, but not limited to, the quantity and quality of work performed; the ability of the employee to get along with fellow employees and promote a positive work environment; initiative; attendance and punctuality record; and interpersonal skills. The Township's appraisal program is designed to give the employee and their Department Head an opportunity to periodically review and discuss on-the-job performance.

Generally, employees meet with the Department Head at least once a year for a performance review. In some circumstances, and at the Department Head's discretion, an employee may be reviewed more frequently.

9.0 PROMOTION & TRANSFERS

9.01 Promotion/Transfer Request. Whenever possible, the Township will fill vacant positions with qualified current employees. Generally, notice of such vacancy will be posted on the Township Website in addition to using other means of filling vacant positions. To apply for a vacancy, each interested, qualified employee is to submit his/her resume to the Administrator or the Department Head.

9.02 Promotion Is A New Appointment. A promotion shall be treated the same way as a new appointment, insofar as it shall be necessary to complete a new six-month Introductory Period in the new position. A promotion or transfer will not affect the current earned benefits of the employee during the Introductory Period in the new position.

9.03 Eligibility. To be eligible for transfer or promotion, the Employee must meet the following:

- A. Have completed the Introductory Period satisfactorily for their current position.
- B. Have the minimum qualifications for the new position.
- C. Not be on probation or under any disciplinary action.

10.0 EMPLOYEE DISCIPLINE

10.01 Types of Discipline. When an employee's behavior or performance does not meet expectations, disciplinary action will be taken. This may include an oral warning, a written warning, suspension, or termination. Suspension for one or more days without pay applies to both exempt and non-exempt employees. The Township always reserves the right to terminate someone who has had no previous disciplinary actions, when the employee's action is egregious.

10.02 Disciplinary Investigation and Procedure. For the protection and interest of the clients, residents and other employees, the Township has established reasonable rules of conduct. Most of these rules are common to every business and their proper observance is necessary to maintain harmony and promote efficiency in our organization. The Township's employees are to act in a courteous, responsible and professional manner at all times. Employees shall act with due regard for the Township's responsibility to protect the health, safety and welfare of clients and other persons on Maine Township premises.

Any employee whose conduct does not meet the standards of the Maine Township is subject to discipline. Employees are required to make themselves available, to fully cooperate with any disciplinary investigation, and to fully answer all questions pertaining to such investigation.

Before taking disciplinary action in the form of suspension without pay, demotion or discharge, the Department Head shall conduct a pre-disciplinary conference with the employee. During the predisciplinary conference, the Department Head shall provide the employee with a copy of written disciplinary charges setting forth the factual basis forming the allegations against the employee. During the conference the employee shall be provided an opportunity to respond to the allegations made against him/her. The employee may correct any incorrect facts and provide additional information that should be considered. After considering the employee's response, the Department Head and the Administrator will decide what disciplinary action is appropriate.

10.03 Appeals.

A. If the employee wishes to appeal his/her Notice of Suspension without pay or Notice of Dismissal, he/she must file a written Notice of Appeal within five (5) calendar days of the date of the Notice of Suspension or Notice of Dismissal with the Town Clerk. The Town Clerk must notify the Township Supervisor of his/her receipt of a Notice of Appeal by the following business day.

B. If the Notice to Appeal has been filed within the five (5) calendar days following receipt of the Notice of Suspension or Notice of Dismissal, the Town Clerk shall schedule an Appeal Hearing to occur within ten (10) workdays after receiving the written dated Notice of Appeal from the employee.

C. The Appeal Hearing for Township employees shall be presided over by the Township Supervisor, the Township Trustees, and the Town Clerk. The decision of this Appeal Hearing Board to suspend or dismiss the employee, or to modify the disciplining of the employee shall be final. The employee or Department Head may call witnesses and may be represented by an attorney at his/her own expense. The Town Clerk shall record the minutes of the Appeal Hearing.

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D. All Township employees who have been terminated shall not be entitled to salary or any other benefits during the period when the Appeal of Termination is pending. If the decision to terminate the employee is ultimately rescinded, then the employee's salary and benefits shall be reinstated and be retroactive to the actual date of termination. The terminated employee may elect to continue his/her benefits under COBRA (Consolidated Omnibus Budget and Reconciliation Act).

11.0 TERMINATION OF EMPLOYMENT

11.01 Resignation. If you resign from Maine Township, you must notify the Department Head in writing with a copy to the Administrator. Letters of resignation should contain a brief statement of the reason(s) for termination of your employment. Except in unusual circumstances, notice of at least two (2) weeks shall be given. Sick and personal days during this period cannot be used. The termination date will be the last day worked. The Township reserves the right to accept your resignation as effective immediately or some other earlier date than you have specified.

11.02 Dismissal. This is the involuntary termination of employment for reason(s) other than resignation. Dismissal may be without notice. Dismissal of an employee is to be recommended by the Administrator and approved by the Township Supervisor with input from the Department Head. Employees dismissed from the Township for cause are not eligible for rehire.

11.03 Return of Township Property. When your employment is terminated, you must return all items previously issued by the Township including keys, cell phones, computers, other equipment and any client or other files. It is expected that all property will be returned before the release of your final paycheck.

11.04 Final Paycheck. Any employee who resigns (including for purposes of retirement), or is terminated from the Township shall be paid for all hours worked up to and including the last day of employment. In addition, regular full-time employees shall be paid for any accrued and unused vacation time. The paycheck will be issued on the next regular payday. If the employee wishes to leave a forwarding address for this check, they may.

12.0 BENEFITS

This Handbook summarizes the Township's benefits. It is not intended to be a complete description. Benefits eligibility is dependent upon a variety of factors, including employee classification. If there is a discrepancy between the Handbook and the benefit plan documents, the plan documents are controlling. The employment benefits described in this Handbook may be changed at any time, with or without notice. For more detailed information about benefits, please speak with the Human Resources Coordinator or the Administrator. 12.01 Health Insurance. Coverage begins the first day of the month following completion of the first thirty (30) days of full-time employment and ends on the last day of the month in which the employee's employment is terminated. A Summary Plan Description (SPD), which explains coverage of your health insurance benefits in greater detail, is available through the Administrator's office. The actual plan documents, which are available through the Township Administrator's office are the final authority in all matters relating to benefits described in this Handbook or in the Summary Plan Description and will govern in the event of any conflict.

Employees who retire before age 65 (55 or older) or become disabled, may continue health insurance under Illinois Public Act 86-1444 to age 65, if they qualify, and as long as premiums are paid by the former employee. Insurance coverage for spouses of such employees may also be continued to age 65. Upon reaching the age of 65, and if qualified, insurance coverage may be continued as a supplementary policy to Medicare, or you can remain on it as your primary insurance as long as you continue to pay the full premiums.

12.02 COBRA. The Federal Consolidated Omnibus Budget Reconciliation Act (COBRA) gives employees and their qualified beneficiaries the opportunity to temporarily continue health insurance coverage under the Township's health plan when an event occurs which normally would result in the loss of eligibility.

Generally, an employee will have the right to continue to participate in the Township's health plan for up to eighteen (18) months. Upon termination, the employee will receive a letter detailing specific information and instructions concerning COBRA's rules and regulations. Employees who elect COBRA continuation coverage must pay the entire premium for health insurance after employment separation. Payment of premiums for the COBRA coverage must be received by the Township on or before the 1st of each month. The Township has the right to terminate the COBRA coverage in the event of non-compliance.

If a second qualifying event occurs during the 18-month period, the continuation period for the spouse and dependent children of the employee is extended so that these qualified beneficiaries may receive up to thirty-six (36) months of coverage from the date of the first qualifying event.

12.03 Dental Insurance. Coverage begins the first day of the month following completion of the first thirty (30) days of full-time employment and ends on the last day of the month in which the employee's employment is terminated. Employees have the option to participate. If an employee elects to participate, an application for coverage must be made within the first thirty (30) days of employment. Exclusions and eligibility requirements of the policy in force at that time will be applied.

12.04 Life Insurance. Full-time employees are eligible for group term life insurance at no expense to such employees. All full-time employees become eligible for the group life insurance coverage the first day of the month following the first (30) days of full-time employment. Additional life insurance coverage may be purchased for the employee, spouse and/or dependent for a nominal cost. A Summary Plan Description (SPD) which explains coverage of your life insurance benefits in greater detail is available. The actual plan documents are the final authority in all matters relating to benefits described in this manual or in the Summary Plan Description and will govern in the event of any conflict.

12.05 Illinois Municipal Retirement Fund (IMRF). Illinois Pension Code determines which persons are eligible for the Illinois Municipal Retirement Fund (IMRF) coverage. IMRF is established under Illinois Statute to provide a program of retirement annuities and disability and death benefits for employees of local governments. All participating employees contribute a percentage of their salary or wages to IMRF through payroll deduction in accordance with IMRF regulations.

In accordance with the relevant state statutes, all participating employees may utilize unpaid sick leave for the purpose of accumulating up to one year of additional pension service credit upon retirement. The additional credit would be earned at the rate of one month extra service for every 20 days of unpaid sick leave. Sick leave credit of any full time employee accrues to a maximum of 240 days ONLY for IMRF purposes.

12.06 Disability Coverage (through IMRF). During the first year of employment the disability benefits of IMRF will not be in effect. After the first year of employment, an employee will be eligible for benefits from IMRF. Work-related disability shall be handled by having the Township pay 100 percent of the regular salary for the first thirty (30) days of disability, or until Worker's Compensation is granted within the thirty (30) day period. IMRF disability coverage becomes effective after the thirty (30) day period, but pays only fifty percent (50%) of the regular salary.

12.07 AD&D Coverage. Accidental Death & Dismemberment (AD&D) benefits will be paid in addition to your life insurance benefit for any loss resulting from a covered accident. The full amount of insurance will be paid for the loss of life; both hands or both feet; sight of both eyes; one hand and one foot; one hand and sight of one eye; or one foot and sight of one eye.

Term life insurance and AD&D benefits terminate on the date your employment with Maine Township terminates or if the plan is discontinued. You are able to convert to an individual policy within thirty-one (31) days of your date of termination. A notice of group life conversion must be filled out by the employee and Maine Township. Voluntary term life insurance terminates on the employee's termination date. The exception is retired or permanently disabled employee, who may convert to an individual policy.

12.08 Deferred Compensation. Maine Township employees have the option to save for retirement by way of a 457 Deferred Compensation Program. The amount you choose to contribute to the plan will depend on your specific financial situation. If you are interested in enrolling, see the Administrator for an enrollment packet.

12.09 Flexible Spending Account. Flexible Spending Account (FSA) is a tax-favored program offered that allows full-time and part-time employees to pay eligible out-of-pocket expenses with pre-tax dollars. Participation in any FSA is completely voluntary and only effective for one benefit period. The deduction amount is selected during open enrollment. You may not change the yearly elected amount unless you have a qualifying event. Employees should carefully consider the amount they choose to elect because ANY UNUSED AMOUNTS ARE FORFEITED.

12.10 American Family Life Assurance Company of Columbus (Aflac). Full-time employees are eligible to participate in the insurance coverage programs provided by Aflac, at his/her own expense. Any full-time employee electing to participate in any of the programs, or any employee renewing his/her present contract with Aflac, must do so prior to April 1st of each year. The cost of the premiums shall be through payroll deduction and forwarded to Aflac by the Human Resource Coordinator.

12.11 Social Security. All employees are included in the federal Social Security program. The Township will administer the employee's deduction.

13.0 PAID TIME OFF

Employees who have successfully completed their Introductory Period will be eligible to accrue Paid Time Off as detailed below.

13.01 Vacation Leave. All full-time Township employees will be compensated for the number of earned vacation days accrued by the employee during each year of employment. The number of vacation days for the employee will be based upon the number of complete continuous years of township employment. In no event shall the number of hours per week of vacation be in excess of 40 hours. No full-time employee will be compensated for time off unless the employee is using his/her earned vacation days. Full-time employees who work 32 hours or more per week shall be compensated for earned vacation days as follows:

Years of Completed Serv/ice	Vacation Days Earned
1	10 days (5 days may be used after 6
	months of employment)
2-3	10 days
4-9	15 days
10 (and all subsequent years)	20 days

Note: All vacation time is accrued during the prior year of service.

Employees who are terminating their township employment or are discharged after having completed less than 12 months are not entitled to any paid vacation time.

Employee vacation must be scheduled far enough in advance to assure that the smooth performance of Township government functions are not impaired. Vacation schedules for employees will be determined by the Department Head involved after giving consideration to township work requirements, the employee's length of continuous employment with the township, and the employee's preference. If two or more employees are requesting vacation time the same days, longevity is the deciding factor. Vacation days may only be used in full day increments.

Part-time employees who work less than forty (40) hours per week, but more than twenty (20) hours shall be eligible for pro-rated earned vacation time based on the average number of hours worked during the previous twelve-month period. Proration shall be based on a forty (40) hour work week. There is no vacation time for part-time employees who work less than twenty (20) hours a week.

In no event shall more than five (5) Earned Vacation Days be carried over without the approval of the Administrator or Department Head. Vacation pay is not earned during any personal leave of absence.

13.02 Sick Leave. Full time employees who have completed the Introductory Period begin to accumulate sick leave. Sick days will accrue at the rate of one-half day per month. These days will be used only for illness and may accrue indefinitely. A written statement from a doctor will be required prior to return to work from any employee who misses three (3) consecutive workdays as a result of illness.

An employee may be disciplined and/or denied the use of paid benefit time if the employee's attendance record reflects an abuse of sick leave. Evidence of such abuse may include, but is not limited to, a pattern of missed Mondays and/or Fridays or of attempts to use the sick leave the day before or after a holiday, vacation day or personal leave day. Employees are encouraged to bank sick leave to meet serious medical conditions that may arise. However, employees should not come to work when their illness would put clients or other employees at risk.

Days of compensated sick leave for eligible Township employees may not be taken in increments of less than one-half (1/2) workday. Eligible employee absence due to illness or injury for one-half (1/2) workday or less will be considered as using one-half (1/2) day of compensated sick leave, and full-time employee absence due to illness or injury for more than one-half (1/2) workday and up to one (1) full workday will be considered as using one (1) full day of compensated sick leave.

13.03 Personal Leave. Full time employees who have completed the Introductory Period are entitled to Six (6) personal days per year. These days may not be carried over if not used. No personal leave is earned during any personal leave of absence. Six (6) compensated personal days per <u>calendar</u> year may be used for emergencies, attendance at funerals, religious observations or other personal reasons. Personal days may not be carried over to subsequent years. Employees should schedule the use of these days with their Department Head in advance when possible.

13.04 Holidays. Maine Township will observe and compensate regular full-time and introductory period full-time employees for the following holidays:

New Year's Day Martin Luther King Jr. Day President's Day Primary Election Day (when applicable) Memorial Day Independence Day Labor Day Columbus Day Veterans' Day General Election Day (when applicable) Thanksgiving Day Day After Thanksgiving Christmas Day In addition, the Township Supervisor may act to add or remove holidays at his/her discretion.

A holiday which occurs during the employee's vacation will be counted as holiday so the person will not use a vacation day.

14.0 LEAVES OF ABSENCE

14.01 Family and Medical Leave

Eligibility. Employees who have worked for the Township for a total of 12 months and have worked at least 1250 hours during the previous 12 months are eligible for FMLA leave. Our Township measures the 12 months based on an employee's anniversary date.

Leave will be administered in accordance with the Family and Medical Leave Act.

Eligible employees are entitled to up to 12 weeks of unpaid leave. Employees will be required to use available vacation, sick leave, personal days for an FMLA leave. After such paid time is exhausted, any further leave time under this policy will be unpaid. Leave will be granted for the following reasons:

For incapacity due to pregnancy, prenatal medical care or child birth;

To care for the employee's child after birth, or placement for adoption or foster care;

To care for the employee's spouse, son or daughter, or parent, who has a serious health condition or;

For a serious health condition that makes the employee unable to perform the employee's job.

Spouses employed by the Township are jointly entitled to a **combined** total of 12 work weeks of family leave for the birth and care of a newborn child, or for placement of a child for adoption or foster care, and to care for a parent who has a serious health condition.

All time missed from work that qualifies for both FMLA and Workers' Compensation will be counted toward your twelve (12) weeks of FMLA.

Military Family Leave Entitlements. Eligible employees with a spouse, son, daughter, or parent on active duty or called to active duty status in the National Guard or Reserves in support of a contingency operation may use their 12 week leave entitlement to address certain qualifying exigencies. Qualifying exigencies may include attending certain military events, arranging for alternative childcare, addressing certain financial and legal arrangements, attending certain counseling sessions and attending post-deployment reintegration briefings.

FMLA also includes a special leave entitlement that permits eligible employees to take up to 26 weeks of leave to care for a covered service member during a single 12 month period. A covered service member is a current member of the Armed Forces, including a member of the National Guard or Reserves, who has serious injury or illness incurred in the line of duty on active duty that may render the service member medically unfit to perform his or her duties for which the service

member is undergoing medical treatment, recuperation, or therapy, or is in outpatient status; or is on the temporary disability retired list.

Benefits and Protections. During FMLA leave, the employer must maintain the employee's health coverage under any "group health plan" on the same terms as if the employee had continued to work. Upon return from FMLA leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits and other employment terms.

Use of FMLA leave cannot result in loss of any employment benefit accrued prior to the state of the employee's leave.

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

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

Use of Leave. An employee does not need to use this leave entitlement in one block. Leave can be taken intermittently or on a reduced leave schedule when medically necessary. Employees must make reasonable efforts to schedule leave for planned medical treatment so as not to unduly disrupt the Township's operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.

Employee Responsibilities. Employees must provide 30 days advance notice of the need to take FMLA leave when the need is foreseeable. When 30 days notice is not possible, the employee must provide notice as soon as practicable and generally must comply with the Hospital's normal call-in procedures. If you need FMLA leave you should contact the Administrator as soon as you become aware of the need for leave. You will be given the appropriate forms to fill out.

Should you be utilizing intermittent leave you are expected to arrange your appointments, when you do not need to be at the Township. Work with your Department Head to arrange your schedule. All leave should be coordinated through the Administrator.

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

Each time you request leave or the Township seeks recertification you will be given the appropriate forms to be filled out. Forms must be returned within 15 days for the leave to be considered FMLA leave.

Employer Responsibilities. The Township is required to inform you whether you are eligible or not under FMLA. If you are not eligible the notice must provide a reason for ineligibility. The Township will inform you if your leave will be designated FMLA protected and the amount of leave counted against the employee's leave entitlement.

Benefit Coverage. During any unpaid leave period, there will be no accumulation of vacation, sick or personal days or payment for holidays. The employee's health insurance benefits will be continued during the leave period. Other benefits will not accrue during the leave period. During the leave period the employee is expected to pay their share of any group health insurance benefits. If not paid while on leave, then the Employee will be expected to pay it when they return to work.

An employee returning to work after a leave will be restored to his or her previous position or to an equivalent position with equivalent employment benefits, pay and other terms and conditions of employment.

Use of FMLA is governed by very detailed regulations. Contact the Administrator with any questions.

14.02 School Visitation. Any employee who has worked half time or more for the previous six months is entitled to take eight (8) hours of annual **unpaid** leave to attend school conferences or classroom activities that cannot be scheduled during non-work time. The employee must request this leave at least 7 days in advance in writing to the Administrator. This is only available in increments of no more than four 4 hours at a time.

14.03 Workers' Compensation. Maine Township carries workers compensation insurance to cover any accidental injuries that are caused by the employee's work. The Township will be responsible for the costs of your medical care if you suffer a compensable injury. Additionally, you will be entitled to compensation for lost wages in accordance with Illinois law. Our workers compensation program is administered by our insurance carrier who makes all decisions regarding compensable illnesses or injuries based on the law. Any proceeds which may be payable to an employee are paid by the insurance carrier.

Employees must immediately report any injuries occurring within the scope of employment, no matter how insignificant the injuries may appear at the time, to their Department Head or the Administrator. The employee will be expected to complete and sign a report which explains what happened and the injury suffered. Failure to report an injury on the day it occurred may subject the employee to discipline. At the time an injury is reported, the Department Head, the Administrator or someone else will also seek to determine who else witnessed the injury and take their statement about the facts and circumstances surrounding the injury.

When an employee has suffered an accidental injury at work, their leave time will also be designated as FMLA leave time. If the employee is not able to return to work after 12 weeks their employment will generally be terminated unless it appears that they will be able to return shortly thereafter.

14.04 Military Leave-Leave for Employee/Family. A member of a reserve component of the United States armed forces or a state National Guard, will be granted a leave of absence from his/her position for a period not to exceed two (2) weeks in any calendar year.

If a leave of absence is requested to meet non-reserve military requirements or if called to an active duty reserve unit for an indefinite period of time or for periods other than annual training, such leave will be granted without pay. Re-employment rights will be in accordance with federal and Illinois law. Requests for military leave are to be submitted in writing to the Administrator as soon as the notice is received to report for military duty. A copy of the notice should accompany the request for leave.

14.05 Jury Duty. If an employee has been summoned to jury duty, the employee shall immediately notify the Department Head and Administrator and provide a copy of the summons. The employee will then be excused from work to serve on the jury.

No deduction in salary shall be made for absences owing to jury duty or attendance as a witness unrelated to work matters at court or other tribunal for up to two (2) weeks per year.

15.0 TECHNOLOGY/COMMUNICATION POLICY

15.01 No Right of Privacy. Employees have no right to privacy with respect to any information sent, received, created, accessed, obtained, viewed, stored or otherwise found at any time in the Township's systems. All hardware, software, and all communications, files and records transmitted through and residing on those systems remain, at all times, the employer's property and may be monitored or viewed by the Township in its sole discretion at any time, without consent or notice to the employee. The Township has the ability to trace all electronic communications and access "deleted" files and communications. The Township reserves the right to monitor the nature and level of all electronic and Internet usage to be sure that this policy is being complied with.

There is also no right to privacy related to your desk or workspace.

15.02 Proper Usage. All electronic communications whether by email or through instant messaging or in other electronic format, are to be for official business purposes only. These communications should reflect the standards of professionalism expected by the Township including be proper in tone, spelling, formatting and structure. Generally if you are communicating, you should only write an email or instant message something you would be prepared to put on Township letterhead.

Township computers, cell phones, or other electronic devices are not to be used for:

- A. Sending personal messages.
- B. Making arrangements regarding personal matters.
- C. Sending racially or ethnically offensive or sexually offensive remarks, jokes, pictures, or other material which is likely to cause harm or discomfit to others.
- D. Viewing and/or downloading or distributing, obscene material, pornography or sexually explicit materials, or other adult oriented material.
- E. Harassing, threatening, or stalking a person,
- F. Using vulgar, obscene, distasteful, derogatory or offensive language.
- G. Any type of illegal conduct, including recklessly or maliciously providing false materials. If detected, such conduct will be reported by the Township to the police.
- H. Accessing employee's own personal e-mails.

15.03 Confidentiality. The rules of confidentiality apply to all electronic transmissions. General Assistance and MaineStay client information may be shared electronically within Maine Township, but not sent outside the Township electronically without a specific consent or in accordance with Township policies. It is very important to remember that the highest level of care should be given to keeping confidential client information. Breach of client confidentiality is a violation of the law. Discussing clients, even if not identified, on Facebook, My Space, or other similar type of internet sites is a violation of client rights and will subject the employee to discipline, up to and including, termination.

15.04 Hardware. All computer hardware and the data that is stored on it is the property of the Maine Township. The following rules apply to computer equipment:

A. No person shall bring into the Township any non-Township owned equipment, including their own laptop without permission from the Township Supervisor or the Administrator.

B. No person shall bring into the Township any of his/her own computer disks, due to the risk of a computer virus.

C. Only trained authorized personnel shall modify any Township computer program or equipment. Staff should never attempt to fix a computer unless they are authorized to do so.

D. Township computer equipment, including the disks and printouts, shall not be removed from the Township without specific consent of your Department Head or the Administrator.

E. Caution must be exercised when downloading files from the Internet. Such downloads could contain a virus which could damage or destroy the Township network and files. This includes downloading attachments to e-mail or running software (spy ware) downloaded from the Internet. Employees should be especially wary of "free" software to enhance their desktop. The Township may hold the employee responsible especially if they have opened a: bat or: exe file attachment.

15.05 Township Laptop Computers. If using a laptop computer for work be sure that:

A. The information can only be accessed with a password. The password should be one that includes at least 8 letters and numbers.

B. You should not share your password.

C. General Assistance and MaineStay Client identifying information should be kept to a minimum. **Do not include** client names, address, and social security numbers or billing information so that their identify can be stolen.

D. Always use care to make sure that your computer is not likely to be stolen. When leaving your car make sure it is in your trunk and the car is locked. At meetings, make sure it is with you at all times and not left in a room.

15.06 Software. Maine Township licenses the use of computer software from a variety of outside sources. We do not own this software or its related documentation and we do not have the right to reproduce, use or otherwise copy that software without the permission of the software provider. Unauthorized copying or the use of software or documentation on any medium is strictly prohibited. Anyone aware of any misuse of software or related documentation with the Township must notify their Department Head or Administrator. Software may only be installed on a computer by Maine Township's IT Contractor. No software may be installed on any Township computer, including screen savers, without proper authorization. Periodically, the Township may conduct system audits to ensure compliance with this policy.

15.07 E-Mail, Instant Messaging, Use of Wireless Devices. Electronic mail can be deleted but it is never destroyed. Therefore, something that should remain confidential should probably not be shared through electronic technology. Remember:

- A. If it doesn't belong on Township letterhead, then it doesn't belong in email. The rules set forth above in Section 15.02 for Proper Usage apply here.
- B. Documents should never be attached to an instant message.
- C. Your work email address should only be given out for work related purposes.
- D. When working with clients or talking to visitors, you should never have wireless devices in your ears or have on ear buds to listen to music.
- E. When attending a meeting it is rude and improper to check your wireless device for messages.

15.08 Fax Technology. Before using the fax to transmit confidential client information, verify carefully that the telephone number the information is to be faxed to is correct.

15.09 Password. You are never to share your password with anyone outside of the Township. Only those who need to know within the Township should have access to your password. Passwords and encryption keys are proprietary and may not be disclosed or assigned without express prior authorization from your Department Head or Administrator.

15.10 Bulletin Boards. Information bulletin boards on the Township's property are only for official Township use and not for personal matters.

16.0 PERSONAL USE OF TOWNSHIP RESOURCES

All resources of the Township are intended to be used for Township business. These resources include office supplies, telephones, postage, photocopying, Township computers, use of e-mail and the internet.

16.01 Cellular Telephones. For some employees, the Township may assign a cell phone. This is to be used for Township business. If personal calls are made from the cell phone, the Township will seek reimbursement of the charges that exceed expected usage. Under no circumstances may any employee use their cell phone to take pictures in the office of staff, clients, residents or the office setting including any documents. When using the cell phone it is important to remember:

A. Not to use the cell phone while driving unless you use a hands free device. If you need to take a call. Pull safely off of the road and take the call.

B. You are responsible for not using more minutes than has been allocated. Job needs and usage patterns were considered when the Township purchased its service plan.

16.02 Postage. You should not be using the Township postage meter for personal use.

16.03 Photocopying. Employees should not be copying items for personal use.

17.0 NO SOLICITATION/NO DISTRIBUTION

17.01 No Solicitation. While at work, employees may not solicit other employees, clients or residents with the sale of any item or service that would benefit a profit making entity including themselves or family members. Employees may solicit other employees, but not clients or residents, for the benefit of a not-for-profit entity (that has been approved by the Department Head or the Administrator.) This includes Boy Scouts, Girl Scouts, schools, churches, veterans organizations or to benefit our Township. The solicitation can only occur by placing a note up in the employee lounge and having a sign-up sheet for whatever is being sold to benefit the not-for-profit organization. Non-employees, including family members, may not solicit for any organization without the express permission of the Township Supervisor or Administrator.

17.02 No Distribution of Literature. Employees also may not distribute material or literature of any kind during work hours.

18.0 REIMBURSEMENT FOR WORK-RELATED EXPENSES

18.01 Policy. When you are required by the Township to perform work-related assignments, the necessary and reasonable expenses of travel, meals, and lodging will be reimbursed at current approved rates. When you anticipate reimbursable expenses, you should consult with your Department Head or the Administrator to determine what will be reimbursed, the extent of reimbursement, the forms necessary to record expenses, and the receipts that must be kept to verify expenses.

18.02 Travel Allowance. Employees shall be reimbursed at the current rate determined by Federal guidelines for travel related to required work activities. Mileage expense reimbursement is not applicable for commuting to and from the place of Township employment. The employee will be reimbursed for mileage from the Township to the point of destination and back. Parking and toll fees shall also be reimbursed. If public transportation is utilized, such expenses shall be reimbursed.

18.03 Education and Training Reimbursement. In order to assist employees in their efforts to improve job advancement, the Township Supervisor and the Township Board of Trustees may reimburse employees according to the following guidelines:

- A. Training (workshops, seminars, classes).
 - 1. There is 100% reimbursement for course work and registration, texts, lab fees and materials upon submission of receipts.
 - 2. Full or part-time employees need prior approval by the Supervisor or Department Head.
 - 3. Course work must relate directly to an employee's work responsibilities.
- B. Degree (undergraduate or graduate).
 - 1. There is 80% reimbursement of tuition, registration and related expenses, including text, lab fees and materials issued by the institution.
 - 2. An employee must have been employed by Maine Township on a full-time basis for a minimum of two years to be eligible.
 - 3. The degree curriculum must be directly related to an employee's work responsibility.

- 4. Written request for tuition reimbursement, including the relevance to the employee's job responsibilities, must be approved by the employee's Department Head or, in the case of a Department Head, to the elected officials to whom the Department Head reports.
- 5. Upon completion of the course(s) with a grade of B or better, the employee shall be reimbursed for tuition and related expenses upon submission of appropriate documentation.
- 6. If the employee leaves prior to two (2) years from finishing coursework for the degree, the amount will be reimbursed to Maine Township.

19.0 CODE OF CONDUCT

19.01 Policy. It is the policy of Maine Township to adhere to the highest ethical and professional standards. This is critical if we are to retain the trust of our community and the people we serve. Employees are expected to embrace the Township's mission and work to see that it is implemented. All personal and professional activities are to be performed honestly, with integrity, respect, fairness and in good faith in a manner that will reflect well on the Township.

19.02 Gifts from Clients or Residents. Employees may not accept a gift, tip, or item of value from a client or residents, except when it is of insignificant value (less than \$25.00), and is given in appreciation for services rendered by an employee or to celebrate a special occasion or holiday. Employees are never to solicit anything of value from clients or residents.

19.03 Financial Reporting. All employees are responsible for being honest in filling out their time sheets, any financial or accounting reports and any records related to billing for their services. Dishonesty will lead to termination.

19.04 Obligation to Report. Anytime you become aware or suspect unethical or illegal behavior in the work setting it should be reported to any of the following people: your Department Head, the Administrator or the Township Supervisor.

19.05. No Retaliation. An employee who makes a good faith report of unethical or illegal behavior will not face retribution or retaliation. Our goal is to operate Maine Township with the highest ethical standards. To accomplish this we are dependent on our employees.

19.06 Questions. Any questions about whether conduct is appropriate should be addressed to either the Administrator or the Township Supervisor.

20.0 PARTICIPATION IN COMMUNITY AND TOWNSHIP-SPONSORED EVENTS

20.01 Community Events. It is the policy of the Township to encourage employees to participate in community service affairs of charitable, educational, religious, fraternal, business, and civic organizations. Guidelines for attendance at these events are as follows:

A. Employee participation in community activities must not adversely affect the employee's job performance.

B. Time spent on community affairs, when not undertaken at the request of the employee's Department Head, should normally be outside of the employee's regular working hours and, therefore, will not be considered hours of work for pay purposes.

C. The Township Supervisor, Administrator, Department Head or the Township Board may identify certain community activities in which it wants Maine Township to be represented and then designate the employees it will sponsor for participation or membership in such organizations. Employees so designated will represent the Township in the organization in order to promote the Township's interest, and are encouraged to wear appropriate Township clothing, such as a Township shirt, blazer and/or Identification Name Tag, and will be expected to promote the Township's interests. Under these circumstances, time spent on the community activity will be considered hours worked for pay purposes.

20.02 Township-Sponsored Events. It is the policy of the Township to encourage employees to participate in Township-sponsored events that are charitable, educational and/or promote good will. Guidelines for attendance at these events are as follows:

A. The Township Supervisor, Administrator, Department Head or the Township Board may identify certain Township-sponsored events in which it wants to be represented and then designate the employees it will sponsor for participation in such events. Employees so designated will represent the Township at the events, and are encouraged to wear appropriate Township clothing, such as a Township shirt, blazer and/or Identification Name Tag, and will be expected to promote the Township's interests. Under these circumstances, time spent on the Township-sponsored events worked for pay purposes.

Employees have a responsibility when expressing opinions in a public forum at community events and/or Township-sponsored events to make it clear that the opinion is a personal one and not one representing the Township. Any public communication which might be considered as representing the Township's position must come from the appropriate elected official. Employees are not to discuss internal confidential affairs in any public forum in accordance with their signed Confidentiality Agreement.

Employees engaging in political activities must do so as individuals on their own time, not as representatives of the Township, and may make no representations otherwise.

21.0 SEARCH POLICY

Maine Township reserves the right to engage in any lawful method of investigation to assure that only appropriate use of its resources is occurring and that all employees are engaging in work related activities. When there is concern that an illegal or inappropriate activity has occurred, and if an employee fails to cooperate in the investigation, it will be inferred that the employee has violated the Township's policy. This may result in discipline, up to and including termination.

22.0 GOVERNMENTAL INVESTIGATIONS

Employees are required to cooperate in any investigation of the Township or its employees or contractors by a governmental entity. This includes investigations by the Office of Inspector General (OIG) for any funding source or by any other investigative agency.

23.0 INTERPRETATION OF ALL TOWNSHIP POLICIES

The Township Supervisor shall serve as the interpreter of Maine Township policies when there is a question.

FIRST AMENDMENT TO THE MAINE TOWNSHIP PERSONNEL POLICY MANUAL

On Page 1, Paragraph Three, of the Maine Township Personnel Policy Manual (PPM), Maine Township reserved the right at all times to alter, amend, add to, or revoke, in whole or in part, any provision of the Handbook at any time, with or without notice.

In this regard, Paragraph 14.0 of the Maine Township Personnel Policy Manual, dated July 27, 2010, entitled Leaves of Absence, is hereby amended to include the following paragraph.

Paragraph 14.06. VESSA Leave. If an employee or member of the employee's family or household is a victim of domestic or sexual violence, they are entitled to up to 8 weeks of unpaid leave to address the medical, psychological or legal issues. If you are seeking such leave, contact the Township Supervisor and the Administrator. The Township will require certification of the need for such leave and will follow Illinois Law in administering it.

Dated this 20th day of December, 2010.

SECOND AMENDMENT TO THE MAINE TOWNSHIP PERSONNEL POLICY MANUAL

On Page 1, Paragraph Three, of the Maine Township Personnel Policy Manual (PPM), Maine Township reserved the right at all times to alter, amend, add to, or revoke, in whole or in part, any provision of the Handbook at any time, with or without notice.

In this regard, Paragraph 16.0 of the Maine Township Personnel Policy Manual, dated July 27, 2010, entitled PERSONAL USE OF TOWNSHIP RESOURCES, is hereby amended to include the following paragraph.

Paragraph 16.04. Maine Township Credit Cards. Maine Township issues credit cards to employees who are Department Heads and certain Elected Officials who have occasion on a regular basis to purchase merchandise for Maine Township business.

Receipts for all purchases made with a Maine Township credit card must be submitted to the Township bookkeeper for reconciliation with the credit card statement. The receipts are attached to the credit card statement and then reviewed by the Township Supervisor and the Township Board of Trustees for approval.

Every employee who is authorized to use a Township credit card can only use that credit card for goods and services that pertain to their own department or job function. Township credit cards are not to be used for personal expenditures and authorization for large purchases must be submitted in advance to the Township Administrator for prior approval. Under no circumstances are Township credit cards to be given to another employee for their use in purchasing anything, including Township related items.

Violation of the above provisions may be subject to disciplinary action.

Dated this 23rd day of August, 2011.

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In effect until further notice

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I have read and been informed about revised vacation policy for employees at Maine Township. I have received a copy of the policy and agree to abide by the policy guidelines as a condition of my employment and my continuing employment at Maine Township.

I understand that if I have questions, at any time, regarding this policy, I will consult with my immediate supervisor or Administrator.

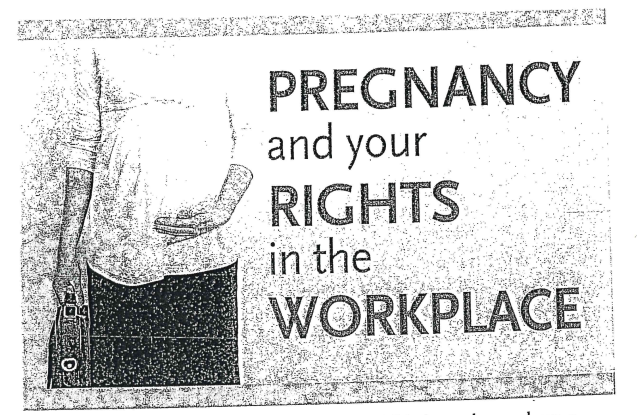
Please read the vacation policy carefully to ensure that you understand the policy before signing this document.

Employee Signature:

Employee Printed Name: _____

Receipt By: _____

Date: _____



Are you pregnant, recovering from childbirth, or do you have a medical or common condition related to pregnancy?

If so, you have the right to:

- Ask your employer for a reasonable accommodation for your pregnancy, such as more frequent bathroom breaks, assistance with heavy work, a private space for expressing milk, or time off to recover from your pregnancy.
- Reject an accommodation offered by your employer for your pregnancy that you do not desire.
- Continue working during your pregnancy if a reasonable accommodation is available which would allow you to continue performing your job.

Your employer cannot:

- Discriminate against you because of your pregnancy.
- Retaliate against you because you requested a reasonable accommodation.

It is illegal for your employer to fire you, refuse to hire you or to refuse to provide you with a reasonable accommodation because of your pregnancy. For more information regarding your rights, download the department's fact sheet from our website at www.illinois.gov/dhr

Es ilegal que su empleador la despida, se niegue a contratarla o a proporcionarle una adaptación razonable a causa de su embarazo. Para obtener información sobre el embarazo y sus derechos en el lugar de trabajo en español, visite: www.illinois.gov/dhr

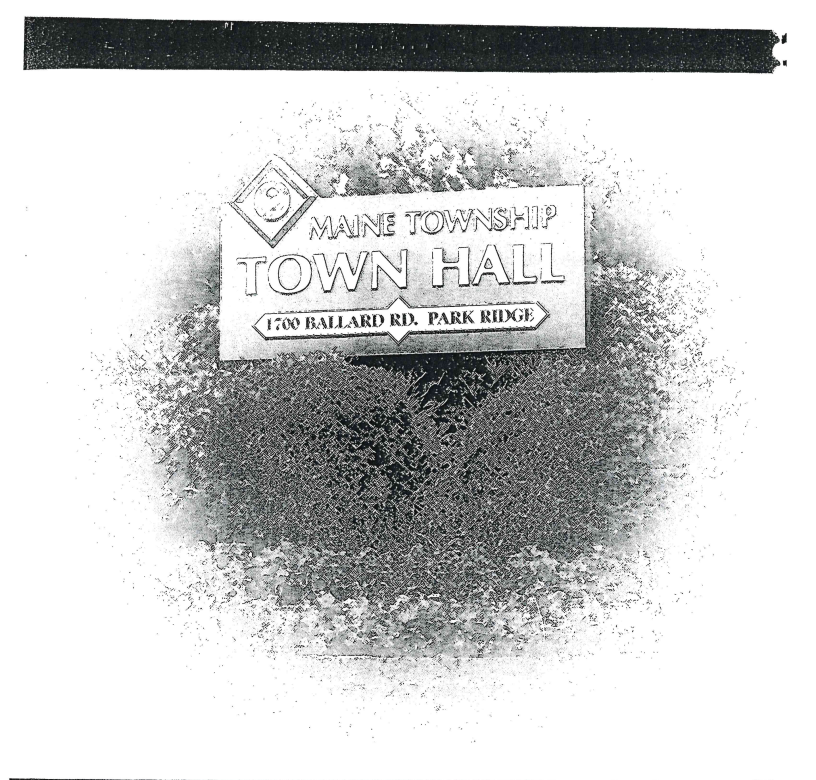
For immediate help or if you have questions regarding your rights. Call 312-814-6200 or 217-785-5100 or (866) 740-3953 (TTY)

CHICAGO OFFICE 100 W. Randolph Street, 10th Floor Intake Unit Chicago, IL 60601 (312) 814-6200

SPRINGFIELD OFFICE 222 South College, Room 101-A Intake Unit Springfield, IL 62704 (217) 785-5100

MARION OFFICE 2309 West Main Street, Suite 112 Intake Unit Marion, IL 62959 (618) 993-7463

The charge process may be initiated by completing the form at: http://www.illinois.gov/dhr





MAINE TOWNSHIP

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MEMORANDUM

To: Maine Township Supervisor and Board of Trustees CC: Dayna Berman, Township Administrator From: Robert T. McCabe Subject: Personnel Manual Date: March 4, 2019

I was asked to review proposed revisions to the newly revised Township Personnel Policy Manual. I received an email from Trustee Sweeney which addressed a number of issues and proposed changes to the new manual. I have reviewed each of the issues raised and my opinions and advice are as follows. Where I have made the proposed edits, my changes to the manual are in redline format. These changes may be accepted or rejected based upon the Board's review and consideration.

P.7 - Recruitment

The proposal is to post job openings both at the Township and on the Township website for three (3) weeks prior to hiring. I do not disagree with posting on the Township website and posting at the Township Hall. However, if we say that we will post for three (3) weeks in both locations, while we can start reviewing applications prior to the close of the three (3) week period and possibly even conducting some interviews, it is my opinion that we will have to wait until the end of the period prior to making any actual hiring decisions. This may be a problem depending upon hiring needs and time constraints.

I think that a better approach might be to have each posting, in both locations, specify how long the Township will continue to accept applications for the specific position. This way, if the Township needs to fill an opening more quickly, it will have the ability to do so.

I will make this change. However, the Board should consider how it wants to proceed on this matter prior to adopting the change. If the change is agreed upon by the Board, then it can be accepted. Since there is no right or wrong with regard to the length of the posting, the Board can modify this language as it sees fit.

March 4, 2019 Page 2

P.8 – Background Checks

The proposal is to require criminal background checks for all employees. While this may not be legally required, I do not think that it is a bad practice. I will make this change with the same advice I have provided above. The Board should consider the change and determine if it wants to adopt it.

The Board should be aware that doing criminal background checks on all prospective hires comes with some additional financial obligations associated with the costs of the background checks.. Further, the Illinois Job Opportunities for Qualified Applicants Act of 2015 precludes employers from having blanket disqualifications for criminal convictions. Employers may specify that certain convictions are disqualifying, but the disqualifying conditions should be job related and consistent with a legitimate business necessity of the Township. For example an employee who may work unsupervised and who may handle cash may not be qualified if he or she was convicted of theft. If the Township has certain convictions for which disqualification will be automatic, prospective employees must be notified of such convictions in writing. This means that the Board should consider what, if any, convictions will automatically disqualify a candidate. The alternative is to consider each conviction on an individual basis and make decisions as the need arises.

Under the Act Criminal background checks may be done after a prospective employee has been selected for an interview and if no interviews are to be conducted, after the prospective employee has been deemed qualified for the position sought. In my opinion, best practice requires that if the prospective employee's criminal background check reveals a conviction, it is best to take each situation on a case by case basis, taking into account the type of conviction, how old the conviction is, whether the employee has paid his or her debt to society and whether or not the conviction is one that should disqualify the prospective employee from being hired based upon the type of employment sought. Finally, it is imperative that the prospective employee be told of the potentially disqualifying conviction and given an opportunity to dispute the conviction. This is particularly important when individuals have more common names.

P.18 – Personnel Files/Reference Requests

The proposal is to allow employees to review their "confidential" files after making a request to do so to the Township administrator.

I do not believe that this is necessary because the current language states, in paragraph 2, that any employee will be permitted to inspect and copy "any" material in their

March 4, 2019 Page 3

personnel file upon written request to their department head. This would include any "confidential" material that may not be released to the public under the Personnel Records Review Act. The employee, in my opinion, has the right to review such material pursuant to the current language in the manual, therefore it is my opinion that no changes to this section are necessary.

For the above reasons, I did not make this change.

P.20 Use of Township Equipment and Vehicles

The proposal is to include a log accounting for the assignments of Township vehicles to employees for the purpose of commuting to and from work and to include the value of the commuting as taxable income if such commuting occurs more than once a month.

The IRS publishes an "Employers Tax Guide to Fringe Benefits." I believe that the "commuting rule" might apply in this case, but I will need some additional details regarding this policy. For instance, I will need to know how often this occurs and whether or not the vehicle or vehicles are generally also used by the employee for business purposes other than commuting. The "Cents-Per-Mile Rule" and the "Unsafe Conditions Commuting Rule" may also apply in this case. The "Cents-Per-Mile Rule" involves attributing to the employee as income each mile driven at the applicable mileage rate, which in 2019 is 58 cents per mile. The "Unsafe Conditions Commuting Rule" involves situations where vehicles are given to employees, for the purpose of commuting, when the employees would otherwise use public transportation or walk to and from work and it is deemed unsafe to do so. A determination of "unsafe conditions" is premised upon whether a reasonable person would determine that it is unsafe for the employee to walk or use public transportation at the time during which they would have to commute.

As you can see this issue complicated. My preference would be to discontinue this practice if that is something that is agreeable to the Township. My concern is that there is no *de minimis* use. So in other words, the proposal here to report the commuting benefit as income if it happens more than once per month may not be adequate. I am not sure that it does not need to be reported if it happens at all. For these reasons, I would advocate in favor of eliminating this language from the manual.

I have not included this language in the revisions. I can do so if the Board, after discussion, decides that it wants the language in the manual.

P.22 Financial Interest

March 4, 2019 Page 4

The proposal is strike language indicating that an employee can have a financial interest in certain activities "on behalf of the Township as an employee."

I am not sure what the purpose of this language is. Most policies that I review on this subject stop short of allowing employees to have a financial interest in a transaction "on behalf of the Township as an employee." To that end, I have stricken the language and included Trustee Sweeney's proposed revisions subject to agreement by the Board.

P.23 Acceptance of Gifts

The proposal is to revert to prior policy language. I have included that language in redline format subject to Board approval.

The Gift Ban Act allows for food or refreshments not to exceed \$75 per person in a single calendar day provided that such food or refreshments in consumed on the premises from which it was purchased or catered. The Act further provides that any items from any one prohibited source receive during any calendar must be less than \$100 in total value. In its discretion, the Board may require more restrictive limitations than what is allowed by law. For example, the Board could require that its employees accept no food or refreshments from any vendors and no items, of any monetary value, from an prohibited source.

P.28 Salary Increases

The proposal is to strike the word "shall" as it pertains to salary increases and include the word "may." Employers have no per se legal obligation to increase salary. I have made the proposed change in redline format subject to Board approval and I agree with it.

P.29 Part-Time Township Employment

The proposal is to strike the word "generally" as it applies to when part-time employees may be eligible to receive IMRF benefits. I have stricken the word subject to Board approval.

The Board should be aware that sometimes part-time employees are eligible for these benefits. If the employee were to work more than 1000 hours per year they may be eligible to participate in IMRF and if they work an average of 30 hours or more per week or 130 hours per month over the course of a 12 month "look back" period they would be entitled to health insurance under the Affordable Care Act.

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P.31 Health Insurance

The proposal is to include the language from the prior manual regarding continuation coverage after retirement. The Municipal Continuation Privilege provides for such continued coverage under the Township's group plan at the sole expense of the employee who, after retirement, becomes solely responsible for paying the full cost of the insurance premium without any contributions from the employer. I have included the proposed language in redline format subject to Board Approval

P.32 Vacation

The proposal is to limit vacation carryover to 5 days per year. Current policy allows for 10 days of vacation carryover per year. I have included the proposed reduction to 5 days in redline format. Illinois law requires that employers pay employees for accrued but unused vacation time when their employment terminates. While such a reduction does help to limit the Township's financial obligations if an employee's employment ends, it may be perceived by employees as a reduction in benefits, i.e. the loss of 5 days' vacation time if they are unable to use it, and such decisions can have an impact on employee morale. The Board should consider this and determine how it wants to proceed on this issue.

P.55 Sexual Harassment

I was asked to review the language in the proposed policy to insure that it mirrors the policy adopted by the Board. I have done so and the language mirrors the Board's sexual harassment policy.

Conclusion

I have made most of the requested changes in redline format. These proposed changes will be subject to Board discussion and approval. I have endeavored to explain my positions on the changes in such a way that the Board will have all of the information it needs to proceed with its discussions. Where I did not make the proposed requested changes, I have included my reasons so that the Board can discuss the issues and determine how it would like to proceed.

While I am available on March 6, 2019, what I have attempted to do in this memorandum is to provide enough information so that my presence is not required. I am pleased to attend the meeting if that is what the Board would like, but I also recognize that there is a cost associated with my attendance. Therefore, if the Board

March 4, 2019 Page 6

would like to proceed on the information provided and then direct me further after the meeting, I see nothing wrong with that. Please let me know how you want to proceed.

Trustee Sweeney's edits in **bold** to Maine Township Personnel Policy Handbook 2/28/19:

P. 7 RECRUITMENT

"In order to provide growth opportunities for all employees, all vacancies shall be announced first by posting"

Add: "...both at the Township site and also on the Township website for 3 weeks in advance of hiring. "

P. 8 BACKGROUND CHECK AND JOB OFFER

Background checks, which may include a criminal background investigations, a credit check in accordance with the Fair Credit Reporting Act, a driver's license check, and medical examination will be conducted prior to hiring and the commencement of work. Please make sure this is written so that a criminal background check is conducted on all employees.

P. 18 PERSONEL FILES/REERENCE REQUESTS

Paragraph 4, after second sentence.

Add: The employee may review their own confidential files after making a request to the Township administrator.

P. 20 USE OF TOWNSHIP EQUIPMENT AND VEHICLES

Paragraph 4. "From time to time vehicles may be assigned to individuals for commuting to and from work."

Add: A log of these assignments will be maintained in the township which may be reviewed by board request. If these assignments occur more frequently than once monthly, the value will be calculated to the employee's W2 at the end of the year.

P. 22 FINANCIAL INTEREST

First sentence. "No employee of the Township shall have a financial interest, direct or indirect, in any contract with the Township, or be financially interested directly or indirectly in the sale to or by the Township of land, material, supplies or services, except on behalf of the Township as an employee.

Strike- "...except on behalf of the Township as an employee." Add- Any exceptions of this policy will be discussed voted on by the board of directors.

P. 23 ACCEPTANCE OF GIFTS

Paragraph 2. "Entertainment received from vendors shall be restricted to an occasional meal, outing or similar limited activity where the total dollar amount is less than seventy-five dollars a year. (\$75)."

Substitute: amount \$50, instead of \$75 and not to exceed \$150 in a calendar year. (Note: the per diem expense reimbursement policy adopted by the Township referenced by the Supervisor in the last meeting is inapplicable here. Only approve if allowable per Township Code and if language conforms to including but not limited to- section 5 ILCS 430 10-15.)

ADD: PREVIOUS POLICY Gifts from Clients or Residents:

Employees may not accept a gift, tip, or item of value from a client or residents, except when it is of insignificant value (less than \$25.00), and is given in appreciation for services rendered by an employee or to celebrate a special occasion or holiday. Employees are never to solicit anything of value from clients or residents.

(This policy was previously included and I think we should discuss the amount and talk about it in context with the acceptance of vendor gift policy to set the dollar limit.)

P. 28 SALARY INCREASES

Current language: "The Township shall, at its discretion and subject to the approval of the Board of Trustees, provide all salary increases based upon cost of living was well as performance with the approval of the Township Supervisor and Board of Trustees."

Substitute: The Township may provide salary increases and/or bonuses subject to the approval of the Board of Trustees.

P. 29 PART-TIME TOWNSHIP EMPLOYMENT

"Part-Time employees, however, are generally not eligible for healthcare benefits or IMRF benefits."

Strike: generally.

P. 31 HEALTH INSURANCE

4. "Township employees who retire and are entitled to Illinois Municipal Retirement Fund ("IMRF") retirement pension, are allowed to continue health insurance coverage as part of the Group Plan, should they choose to do so, even after they are entitled to Medicare."

Strike and add: Substitute original language from current handbook. (Concerns premium, applicable age of retirement- not less than 55)

P. 32 VACATION

First paragraph. "Employees may carry over a maximum of 80 hours into the next fiscal year, otherwise the employee forfeits unused vacation time in excess of the 80 hours."

In no event shall more than five (5) Earned Vacation Days be carried over to the following year. The township encourages Township employees to take vacations and not carry over. (This mirrors the existing policy.)

P. 55 SEXUAL HARASSMENT

This should be identical to the current adopted sexual harassment policy.

dberman@mainetown.com

From:	Susan Sweeney <susan_sweeney@yahoo.com></susan_sweeney@yahoo.com>
Sent:	Wednesday, March 13, 2019 7:57 AM
To:	Robert McCabe; Laura Morask; Kimberly Jones; Claire McKenzie; Esq. David A.
Subject:	Carrabotta; Dayna Berman POLICY EDITS TO THE PERSONNEL POLICY HANDBOOK.

ALL-

In response to Attorney McCabe's revisions, some of which were posed as open policy decsions to be reviewed during our workshop, and also in again reviewing the policy, I am including these additional revisions which include revisions from Trustee Carrabotta as follows:

P4. DEFINITION OF PART TIME EMPLOYEE Strike: an employee scheduled to work less than thirty-(30) hours Substitute: an employee scheduled to work less than forty-(40) hours per week.

P. 7 2.3 RECRUITMENT

Strike- the redline "requiring approval by the Board for hiring"

P. 8 2.3.3 BACKGROUND CHECK AND JOB OFFER

Add- may

Background checks which, *may* include a criminal background investigation.... and *may* include a medical investigation ...

Strike- depending upon the job requirements of the position.

P. 12 RESIDENTIAL PREFERENCE

Strike: may Substitute:shall

P.20 USE OF TOWNSHIP EQUIPMENT AND VEHICLES

Attorney McCabe had stated he preferred discontinuing the practice (of using company vehicles for commuting to and from work).

Last paragraph, second sentence.

Strike- From time to time vehicles may be assigned to individuals for commuting to and from work.

Substitute- Company vehicles are not to be used for commuting to and from work.

P. 23 3.19 ACCEPTANCE OF GIFTS Second paragraph, second sentence Strike second and third sentence. Substitute: Entertainment received from vendors shall be prohibited.

p. 28 4.6 SALARY INCREASES Strike: Entire sentence Substitute: The Township may provide salary increases and/or bonuses subject to the approval of the Board of Trustees.

p. 31. HEALTH INSURANCE

Strike: paragraph Substitute: paragraph 2, page 17 of existing manual.

p.39 6.6.WORKERS COMPENSATION **#1. Strike- Presently, the Act provides for:**

p.70 SECTION E **Strike- all references to Board members** (no relevance to an employee handbook)

Thank you,

PLEASE DO NOT REPLY ALL TO COMPLY WITH THE OPEN MEETINGS ACT

dberman@mainetown.com

From:	Susan Sweeney <susan_sweeney@yahoo.com></susan_sweeney@yahoo.com>
Sent:	Wednesday, March 13, 2019 9:36 PM
То:	Robert McCabe; Laura Morask; Kimberly Jones; Claire McKenzie; Esq. David A.
	Carrabotta; Dayna Berman
Cc:	Wiesia Tytko; Peter Gialamas
Subject:	AMENDED POLICY EDITS TO THE PERSONNEL POLICY HANDBOOK.

Please substitute this amended edits to the personnel policy handbook from what I sent earlier today.

For an efficient workshop and purposes of clarity and transparency, I am requesting that the board packet be prepared prior to the meeting next week, once Attorney McCabe has responded with redlines for review. The board packet for the Trustees and on-line in the board packet should include the following information:

1. The newest red-lined suggested revised Handbook prepared by Attorney Bob McCabe once he reviews the latest changes as requested.

- 2. The existing (old) Personnel Policy Handbook
- 3. The memorandum prepared from Bob McCabe dates March 4th, 2019

4. Trustee Sweeney edits submitted and dates 2/29/19.

5. Trustee Sweeney and Trustee Carrabotta additional edits in this email below of 3/13/19.

Thank you.

Trustee Sweeney

ALL-

In response to Attorney McCabe's revisions, some of which were posed as open policy decsions to be reviewed during our workshop, and also in again reviewing the policy, I am including these additional revisions which include revisions from Trustee Carrabotta as follows:

P.2 PURPOSE OF PERSONNEL POLICY HANDBOOK First paragraph. Add the words: "or is intended to be" after the words..."nothing said or done by a Township employee is..." P4. DEFINITION OF PART TIME EMPLOYEE Strike: an employee scheduled to work less than thirty-(30) hours Substitute: an employee scheduled to work less than forty-(40) hours per week.

P. 7 2.3 RECRUITMENT

Strike- the redline "requiring approval by the Board for hiring"

P. 8 2.3.3 BACKGROUND CHECK AND JOB OFFER

Add- may

Background checks which, *may* include a criminal background investigation.... and *may* include a medical investigation ...

Strike- depending upon the job requirements of the position.

P. 12 RESIDENTIAL PREFERENCE

Strike: may Substitute:shall

P.20 USE OF TOWNSHIP EQUIPMENT AND VEHICLES

Attorney McCabe had stated he preferred discontinuing the practice (of using company vehicles for commuting to and from work).

Last paragraph, second sentence.

Strike- From time to time vehicles may be assigned to individuals for commuting to and from work.

Substitute- Company vehicles are not to be used for commuting to and from work.

P. 23 3.19 ACCEPTANCE OF GIFTS Second paragraph, second sentence Strike second and third sentence. Substitute: Entertainment received from vendors shall be prohibited.

p. 28 4.6 SALARY INCREASES Strike: Entire sentence Substitute: The Township may provide salary increases and/or bonuses subject to the approval of the Board of Trustees.

p. 31. HEALTH INSURANCE

Strike: # 4

Substitute: existing policy on P. 17 of the manual, except strike the last section of the last sentence "or you can remain on it as your primary insurance as long as you continue to pay the full premiums."

p.39 6.6.WORKERS COMPENSATION

#1. Strike- Presently, the Act provides for:

p.70 SECTION E

Strike- all references to Board members (no relevance to an employee handbook)

Thank you,

PLEASE DO NOT REPLY ALL TO COMPLY WITH THE OPEN MEETINGS ACT