TO: County Personnel Policy Board Members

SUBJECT: Personnel Policy Board Meeting

Tuesday, March 19, 2024

1:30 p.m., Commissioners Hearing Room

County-City Building, Room 112

NOTE: Special Meeting Date

AGENDA

ITEM 1: Approve Minutes from the January 4, 2024 meeting.

ITEM 2: Request to amend County Rule 4.8 – Hearings

ITEM 3: Request to create the following classification:

CLASS

<u>CODE</u> <u>CLASS TITLE</u> <u>PAY GRADE</u>

4513 Diesel Technician G16 (\$55,800.16 - \$71,477.12)

ITEM 4: Request to revise and change the title of the following classifications:

CLASSCURRENTPROPOSEDCODECLASS TITLECLASS TITLE

Equipment Mechanic II Automotive Mechanic (G15)
Road Maintenance Superintendent Road Superintendent (C22)

ITEM 5: Request to revise, change the title and pay range of the following classification:

CLASS CURRENT PROPOSED CURRENT PROPOSED

CODE CLASS TITLE CLASS TITLE PAY GRADE

O914 Social Worker Mitigation Specialist E16 (\$66,023.36 - E17(\$68,398.72 -

\$84,572.80) \$87,609.60)

ITEM 6: Request to change the pay grade of the following classification:

CLASS CURRENT PROPOSED

CODE CLASS TITLE PAY GRADE PAY GRADE

0913 Investigator E14 (\$61,513.92 - \$78,790.40) E15 (\$63,727.04 -\$81,625.44)

ITEM 7: Request to revise the following classifications:

CLASS

<u>CODE</u> <u>CLASS TITLE</u>

4522 Equipment Operator II (G13) 7860 Juvenile Detention Officer (Y01) ITEM 8: Request to change the title of the following classification:

CLASS CURRENT PROPOSED

CODE CLASS TITLE

4704 Casual Worker II Casual Worker (A05)

ITEM 9: Request to delete the following classifications:

CLASS

CODE
4703CLASS TITLE
Casual Worker I(A02)4511Equipment Mechanic I(G10)

ITEM 10: Request to delete the following pay grades:

A01 \$11.292 - \$14.464 (\$23,487.36 - \$30,085.12) A02 \$11.698 - \$14.984 (\$24,331.84 - \$31,166.72) A03 \$12.120 - \$15.524 (\$25,209.60 - \$32,289.92) A04 \$12.554 - \$16.084 (\$26,112.32 - \$33,454.72)

ITEM 11: Request to amend County Rule 4.3 – Power & Duties

ITEM 12: Request to amend County Rule 9.1 – Promotion

ITEM 13: Request to amend County Rule 17.18 – Longevity

ITEM 14: Request to amend County Rule 17.26 – Referral Bonus Pilot Program

ITEM 15: Request to amend County Rule 19.7 – Special Leave

ITEM 16: Request to amend County Rule 19.8 – Paid Parental Leave

ITEM 17: Request to amend County Human Resources Policy Bulletin – Overtime Pay Policy

ITEM 18: Request for appeal hearing – IBEW – James Gibbs - Suspension - Engineering.

ITEM 19: Miscellaneous Discussion

pc: County Agencies

Union Presidents Josh Bassen Ashley Bohnet Kristy Bauer James Gibbs

4.8 Hearings (Revised 03/24)

- (a) <u>Responsibility of the Board</u>: When an employee shall file an appeal or grievance before the Board, it shall be the duty of the Board to ascertain to the best of its ability the facts of the case and, after weighing all available evidence, to report its findings and decision for such disposition as the Board may deem appropriate and to report its decision to all parties affected.
- (b) <u>Date of Hearing</u>: A hearing shall be held within thirty (30) working days after receipt of said appeal or grievance, and at such time and place as shall be fixed by the <u>Human Resources</u> <u>Director</u>. Requests for a hearing date or time that is different from the Board's regularly scheduled meeting shall be made to the <u>Human Resources Director</u>. The hearing date may be continued if the parties mutually agree to a continuance or the Board does not have a quorum.
- (c) Notice of Hearing: The Human Resources Director shall give the appellant or grievant and the Department Head prompt notice of the time and place set for the public hearing, subject to the Board's quorum. A tentative notice shall be given no later than five (5) working days after the notice of appeal is filed with the Board. An official The notice of the hearing date will shall be sent given at least five (5) working days prior to the hearing. In the case of the appellant or grievant, the notice shall be by certified mail, addressed to him them at his their last known address, as shown by the employee's personnel file, with a return receipt requested unless such notice is waived in writing the grievant has representation. Prior to the hearing, the parties shall identify in writing the individual who will represent them at the hearing.
- (d) The Board Shall Have Access to Pertinent Data: In order to discharge its function properly in regard to review, the Board members shall have access to any County files, correspondence, memoranda, etc., which they feel might be pertinent to the case unless cause is shown why such files should not be provided at such a hearing. The Board shall have the right to question any officer or employee of the County whom they feel may be able to shed light on the circumstances involving the action in question. No officer or employee shall be subjected to disciplinary action as a result of testimony given. The parties shall have a reasonable opportunity and amount of time to present their respective cases to the Board.
- (e) <u>Witnesses: Five (5) working days prior to the hearing, the parties shall provide the Board with a written list of the persons expected to be called as witnesses at the hearing.</u> The Board shall have the authority, either upon its own initiative or upon application of any party, to compel any County employee to appear before it for the purpose of giving testimony or otherwise providing relevant evidence. The procedure for compelling the attendance of a County employee before the Board shall be as follows:
- (1) If the attendance of a County employee before the Board is sought by one of the parties, that party shall, not less than five (5) working days prior to the date of the meeting at which the employee's attendance is sought, submit to the Board, through the Human Resources Director, a written request to compel the attendance of the witness or witnesses. The party shall also send copies of such request to the opposing party or their attorney.
- (2) Such request shall include, for each employee whose attendance is sought, the following information: the name of the employee; the Department in which the employee works; the reason or reasons the employee's presence is being sought; the general subject matter on which the employee is expected to offer evidence; a summary of the testimony, if any, which the employee is expected to give; the substance of any other evidence the employee is expected to give; the date and

approximate time at which the employee's attendance is necessary; the approximate amount of time that the employee will need to be present; and any other information pertinent to the request.

- (3) Following receipt thereof, any other party may respond to a request to compel the attendance of a County employee before the Board and may supplement their witness list. Any such response shall be in writing and shall be received by the Human Resources Director not later than the close of business on the second working day after the original request was filed. Copies of any such responses shall also be served upon all the parties.
- (4) The parties and Department Heads shall cooperate in order to minimize the amount of time an employee will be required to spend away from his duties as a result of being compelled to appear before the Board.
- (5) As soon as the necessary arrangements have been made, the Department Head shall notify all affected employees and order them to appear accordingly. Any employee who fails to comply with any such order without adequate excuse shall be subject to formal discipline pursuant to the provisions of Rule 11.
- (6) In the event that an employee fails to comply with an order to appear before the Board, the Board, pursuant to the provisions of NEB.REV.STAT. §23-2522(6), shall immediately issue and cause to be served on the employee a subpoena directing the employee to appear before the Board to give evidence at a date and time to be specified by the Board.
- (7) All time spent by an employee, compelled to appear by either party, in a hearing before the Board pursuant to this Rule shall be considered time spent in performance of the employee's duties, and the employee shall be compensated accordingly by the County.
- (8) Before testifying, every witness shall be required to declare that they will testify truthfully by oath or affirmation administered by the court reporter.
- (f) Exhibits: Five (5) working days prior to the hearing, the parties shall exchange exhibits they attend to introduce at the hearing. The parties shall make every attempt to offer joint exhibits to avoid delays at the time of the hearing.
 - (1) Copies of all exhibits must be provided by each party for each member of the Board in attendance.
 - (2) Exhibits will be marked by a court reporter at the meeting.
 - (3) All costs associated with copies of exhibits shall be borne by the responsible party.
- (g) -Subpoenas: The Board shall have the power to issue subpoenas to compel the attendance of witnesses or the production of documents as provided in NEB.REV.STAT. § 23-2522(6).
 - (1) Upon written request by either party, the Human Resources Director shall prepare a subpoena to be issued by the Board, directing the attendance of the named witnesses or the production of documents.
 - (2) No written request for the preparation or issuance of a subpoena shall be honored

unless such written request is received by the Human Resources Director not less than 6 calendar days prior to the date upon which the matter is to be heard by the Board.

- (3) Service of subpoenas shall be in strict accordance with NEB.REV.STAT. §25-1223 and §25-1226 except that the subpoena shall be served not less than 48 hours prior to the commencement of the Board meeting. All costs associated with the preparation, issuance and service of a subpoena shall be borne by the requesting party.
- (hf) Scope of the Board's Review: In its review of an employee appeal, the Board shall limit itself to the question of the appropriateness of the action and related matters, and to the following:
- (1) Review of Disciplinary Action Appeals: In its review of a-disciplinary action, the Board shall limit itself to the following questions (1) whether the employee committed the transgression(s) charged; (2) whether the discipline imposed for the transgression(s) is authorized under the provisions of these Rules or the relevant union contract; and (3) whether the Department Head, in imposing the discipline, considered any mitigating factors which may have existed in connection with the transgression(s).

In such cases, the Board shall affirm the action of the Department Head unless it is clearly established by evidence in the record that: (1) the employee did not commit the transgression(s) charged; or (2) the discipline imposed was not authorized under the provisions of these Rules or the relevant union contract; or (3) the Department Head, in imposing the discipline, failed to take into consideration any mitigating factors which may have existed in connection with the transgression(s).

- (2) <u>Review of Grievance</u>: In its review of the Department Head's answer to the employee's grievance, the Board shall limit itself to interpretation of the relevant Rules and/or the relevant union contract cited in the grievance, and the facts which are the basis for the grievance.
- (gi) <u>Hearings to be Informal</u>: Hearings shall be conducted in an informal manner with every effort made by the Board to avoid the appearance of conducting a trial as in a court of law.
- (hi) Adjournments: Hearings on appeals or grievances may be adjourned prior to completion of the hearing only upon good cause shown and/or by agreement of the parties.
- (ij) <u>Failure to Appear</u>: In the event that the appellant or grievant shall fail to appear in person or by counsel at the time and place set for hearing, the appellant or grievant shall be presumed to have waived <u>his-their</u> right to further hearing, and the Board shall dismiss the appeal or grievance. The Human Resources Director shall inform the party of such dismissal and <u>his-their</u> right to request <u>his-their</u> hearing be rescheduled. The Board may reschedule the hearing upon written presentation, by appellant or grievant or counsel, of evidence of extenuating circumstances which prevented the appearance of appellant or grievant and/or counsel. Such evidence shall be in writing and served upon the Board, through the Human Resources Director, within ten (10) calendar days of the meeting in which the appellant or grievant failed to appear.
- (kj) Representation: Appellant or grievant may, at his their election, be represented by counsel.
- (lk) <u>Conduct of Hearings</u>: Hearings before the Board shall be public and shall be conducted in an orderly manner with a view to the presentation of all material facts so that a fair and impartial

decision may be made. The Board shall not be bound by the strict rules of -evidence and all hearings shall be conducted by the Chair or Vice-Chair, in the absence of the Chair or Vice-Chair, by another member of the Board. The Chairperson or Vice Chair of the Board shall have full authority at all times to maintain orderly procedure, including the admission or exclusion of testimony and to reject irrelevant matters and limit the hearings to relevant facts.

- (1) Hearings shall be conducted in an informal manner with every effort made by the Board to avoid the appearance of conducting a trial as in a court of law.- Any member of the Board may question any of the witnesses during the course of the hearing.
- (2) The following is the customary order. The Board may vary this order, either on its own initiative or at the request of either party.
 - a. 1. Opening statement by the grievant or Appellee.
 - b. 2. Opening statement by the County or Appellant.
 - c. 3. Presentation of evidence, witnesses and arguments by the grievant or Appellee.
 - d. 4. Cross-examination by the County or Appellant.
 - e. 5. Presentation of evidence, witnesses and arguments by the County or Appellant.
 - f. 6. Cross-examination by grievant or Appellee.
 - g. 7. Rebuttal evidence, if necessary, by grievant or Appellee.
 - h. 8. Rebuttal evidence, if necessary, by the County or Appellant.
 - i. 9. Summation by grievant or Appellee.
 - a.j. 10. Summation by the County or Appellant.
- (n) Rebuttal: The scope of rebuttal shall be very narrow. On rebuttal, the Board shall receive only that evidence which: 1) has become relevant or important only as a direct result of evidence introduced by the opposing party, and 2) is offered for the sole purpose of explaining, refuting, contradicting, or disproving said evidence of the opposing party.
- (o) Burden of Proof: In hearings which involve disciplinary actions for cause, the burden of proof shall be on the appointing authority. In all other cases, the burden of proof shall be on the grievant.
- (p) Transcript: A transcript of any or all of the hearing may be obtained from the court reporter. All costs associated with receipt of a transcript shall be borne by the requesting party.
- (q) Decisions: A majority of affirmative votes shall be required to sustain a grievance or disciplinary action. A failure to reach a majority of affirmative votes results in a denial of the grievance or a failure to sustain the disciplinary action.
 - (1) Each present Board member will state their decision as well as the reasoning for their decision on the record.
 - (2) The Board shall reduce its findings and decisions to writing and send copies of the same to each party within fourteen days.

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LANCASTER COUNTY DIESEL TECHNICIAN

NATURE OF WORK

This is skilled mechanical work in the maintenance and repair of diversified medium and heavy construction equipment.

Work involves the responsibility for the maintenance and repair of a wide variety of both conventional and specialized equipment and motorized machinery. An employee in this class performs the most complex maintenance and repair functions for medium and heavy construction equipment and related machinery including major overhauls of engines, transmissions, and multi-speed differentials. An employee in this class performs the actual repair and maintenance work and tests equipment to ensure the work has been performed satisfactorily. General supervision is received from a technical superior with work reviewed in progress and upon completion.

EXAMPLES OF WORK PERFORMED

Diagnose malfunctions, which may require utilizing computerized diagnostic equipment, and repair a wide variety of medium and heavy construction equipment; perform routine maintenance for a variety of construction equipment.

Perform major engine overhauls including replacing rings and bearings, overhauling carburetors and related engine components; perform routine maintenance and necessary major overhauls of transmissions, clutches, differentials, brake, exhaust and fuel systems; diagnose and repair air conditioning systems.

Remove and replace defective generators, alternators, starters and repair related electrical system components; overhaul and replace water pumps, fuel pumps, oil pumps and related components; install, calibrate and repair specialized law enforcement equipment.

Obtain and interpret installation and repair manuals and guides for vehicles and specialized equipment; monitor service bulletins; maintain records of maintenance and repair functions performed; document repairs, mileage/hours and fluids required on repair orders; assist in ordering specialized parts and confirming receipt of orders.

DESIRABLE KNOWLEDGE, ABILITIES, AND SKILLS

Considerable knowledge of the construction, maintenance and repair of a wide variety of both conventional and specialized medium and heavy equipment components.

Considerable knowledge of specialized tools and equipment used in the maintenance and repair of medium and heavy construction equipment.

Ability to diagnose, detect, repair and maintain medium and heavy equipment engine components.

Ability to inspect, test and detect any worn, defective, or improperly adjusted equipment components.

Ability to use technical manuals and resource books to obtain replacement parts and confirm repair operations and testing procedures.

Ability to communicate effectively both orally and in writing.

Ability to follow oral and written instructions.

Ability to interpret wiring schematics and perform intricate wiring procedures.

Ability to instruct and supervise subordinates engaged in minor equipment repairs.

Skill in the diagnosis of defects and failures of specialized, medium and heavy equipment.

Skill in the use and operation of specialized tools and equipment including computerized diagnostic equipment.

MINIMUM QUALIFICATIONS

Graduation from high school plus two years of experience in medium and heavy construction equipment maintenance and repair; or any equivalent combination of training and experience that provides the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENT

Possession of a valid driver's license when operating a vehicle is necessary for the satisfactory performance of assigned duties.

Employees must possess and maintain a valid Nebraska Commercial Driver's License (CDL and any applicable endorsements within 60 days.

Possession of certification in Motor Vehicle Refrigerant Servicing as specified in EPA Section 609 guidelines or the ability to obtain certification within 6 months of appointment.

3/24 PS4513

LANCASTER COUNTY EQUIPMENT-AUTOMOTIVE MECHANIC

NATURE OF WORK

This is skilled mechanical work in the maintenance and repair of diversified automotive and/or-heavy construction equipment.

Work involves the responsibility for the maintenance and repair of a wide variety of both conventional and specialized equipment and motorized machinery. This class is differentiated from the Equipment Mechanic I classification in that and memployee in this class performs the most complex maintenance and repair functions for automotive and/or heavy construction equipment and related machinery including major overhauls of engines, transmissions, and multi-speed differentials. An employee in this class performs the actual repair and maintenance work and tests equipment to ensure the work has been performed satisfactorily. General supervision is received from a technical superior with work reviewed in progress and upon completion. Supervision may be exercised over subordinate mechanics generally in instructional form.

EXAMPLES OF WORK PERFORMED

Diagnose malfunctions, which may require utilizing computerized diagnostic equipment, and repair a wide variety of light, medium, and/or heavy automotive, and construction equipment; perform routine maintenance for a variety of vehicles and construction equipment.

Perform major engine overhauls including replacing rings and bearings, overhauling carburetors and related engine components; perform routine maintenance and necessary major overhauls of transmissions, clutches, differentials, brake, exhaust and fuel systems; diagnose and repair air conditioning systems.

Perform minor body repair work on County owned vehicles including spot painting and welding; work with all types of body repair materials including fiberglass, and body putty.

Remove and replace defective generators, alternators, starters and repair related electrical system components; overhaul and replace water pumps, fuel pumps, oil pumps and related components; install, calibrate and repair specialized law enforcement equipment.

Supervise and instruct subordinate mechanics engaged in various phases of equipment-maintenance and repair.

Obtain and interpret installation and repair manuals and guides for vehicles and specialized equipment; monitor service bulletins; maintain records of maintenance and repair functions performed; document repairs, mileage/hours and fluids required on repair orders; assist in ordering specialized parts and confirming receipt of orders.

DESIRABLE KNOWLEDGE, ABILITIES, AND SKILLS

Considerable knowledge of the construction, maintenance and repair of a wide variety of both conventional and specialized automotive or heavy equipment components.

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Considerable knowledge of specialized tools and equipment used in the maintenance and repair of automotive and/or heavy construction equipment.

Ability to diagnose, detect, repair and maintain automotive and/or heavy equipment engine components.

Ability to inspect, test and detect any worn, defective, or improperly adjusted equipment components.

Ability to use technical manuals and resource books to obtain replacement parts and confirm repair operations and testing procedures.

Ability to communicate effectively both orally and in writing.

Ability to follow oral and written instructions.

Ability to interpret wiring schematics and perform intricate wiring procedures.

Ability to instruct and supervise subordinates engaged in minor equipment repairs.

Skill in the diagnosis of defects and failures of specialized and/or heavy-equipment.

Skill in the use and operation of specialized tools and equipment including computerized diagnostic equipment.

MINIMUM QUALIFICATIONS

Graduation from high school plus two years of experience in light, medium and/or heavy automotive and construction equipment-maintenance and repair; or any equivalent combination of training and experience that provides the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENT

Possession of a valid driver's license when operating a vehicle is necessary for the satisfactory performance of assigned duties.

When operating equipment that falls under the Nebraska Commercial Driver's License (CDL) status, the employee is required to possess and maintain the proper license and endorsement within 60-days.

Possession of certification in Motor Vehicle Refrigerant Servicing as specified in EPA Section 609 guidelines or the ability to obtain certification within 6 months of appointment.

LANCASTER COUNTY ROAD MAINTENANCE-SUPERINTENDENT

NATURE OF WORK

This is responsible administrative and supervisory work directing all County road maintenance <u>or</u> <u>construction</u> functions.

Work involves responsibility for directing all County road maintenance <u>or construction</u> functions including determining road maintenance <u>or construction</u> requirements on a County wide basis; reviewing and monitoring maintenance <u>or construction</u> efforts of each district; supervising and directing bridge maintenance <u>or construction</u> and repair activities; assigning equipment and personnel on a district or project basis; coordinating equipment allocation and usage among districts; and reviewing the work performed by contractors and sub-contractors to ensure compliance with specifications. Work also involves interviewing and hiring employees for all maintenance <u>or construction</u> positions; monitoring maintenance <u>or construction</u> division expenses; and receiving complaints from the public and initiating necessary corrective actions. An employee in this class is expected to exercise considerable independent judgment and personal initiative within the framework of established departmental policies. Supervision is received from an administrative superior with work being reviewed in the form of reports, conferences and the effectiveness of maintenance <u>or construction</u> operations.

EXAMPLES OF WORK PERFORMED

Plan, direct, and supervise through subordinate supervisors the total County road and bridge maintenance and repair operations including snow removal operations, dragging and grading of roads, installation of regulatory and warning traffic signs, bridge maintenance and repair including repair of bridge decks, planking, guard rails, hazard signs and related bridge components.

Review and monitor maintenance <u>or construction</u> efforts of each district; review all work performed by contractors and sub-contractors to ensure compliance with specifications.

Monitor maintenance <u>or construction</u> expenditures and complete requested statistical and financial reports for the department's annual budget process; assist in determining new equipment requirements and the preparation of the annual budget.

Review and recommend approval or denial of all promotions, merit increases, and various required disciplinary actions; interview and hire maintenance or construction personnel.

Assign and allocate equipment and personnel among the various district maintenance headquarters or construction projects.

Receive complaints from the public and initiate necessary corrective action.

DESIRABLE KNOWLEDGE, ABILITIES AND SKILLS

Thorough knowledge of all phases of road and bridge maintenance <u>or construction</u> and repair principles, practices and techniques.

Thorough knowledge of equipment requirements as they pertain to road and bridge maintenance or construction and repair.

Thorough knowledge of the occupational hazards involved in road and bridge maintenance, <u>or construction</u> and repair and appropriate safety and precautionary measures required.

Ability to plan, coordinate and direct all County road and bridge maintenance <u>or construction</u> operations and supervise the work of unskilled, semi-skilled and skilled subordinates engaged in complex maintenance or construction inspection functions.

Ability to determine equipment and personnel resources required for maintenance <u>or construction</u> operations.

Ability to understand and follow complex instructions and technical specifications.

Ability to communicate effectively both orally and in writing.

Ability to establish and maintain effective working relationships with governmental officials, subordinates, and the general public.

Ability to prepare complex reports and to maintain complex maintenance records.

Ability to operate all maintenance equipment in a safe and efficient manner.

MINIMUM QUALIFICATIONS

Graduation from an accredited four-year college or university with major course work in public or business administration, natural resources or environmental sciences, or civil, mechanical, construction or other engineering plus four years of experience in road and bridge maintenance and repair including some supervisory experience or any equivalent combination of training and experience that provides the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENT

Employees must possess a valid driver's license.

When operating equipment that falls under the Nebraska Commercial Driver's License (CDL) status, the employee is required to possess and maintain the proper license and endorsement within 60 days.

<u>For employees in maintenance, Mm</u>ust have a Highway Superintendent License within 6 months of date of hire.

For employees in construction, must become a qualified Bridge Inspector within 12 months of hire.

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For employees in construction, must be a Certified Responsible Charge with NDOT or obtain within 12 months of hire.

12/22<u>03/24</u> PS4985

SOCIAL WORKERMITIGATION SPECIALIST

NATURE OF WORK

This is advanced social service work providing mitigation and forensic social work program services to the Public Defender clientele.

Work involves responsibility for identifying, communicating, and alleviating the issues that have led to the clients' contact with the criminal justice system. Upon referral by the attorneys, the mitigation specialist will conduct biopsychosocial interviews with juveniles and adults, identifying issues related to mental health, substance use, developmental delays, disabilities and trauma. Work also includes connecting clients to resources in the community and working with attorneys to advocate for appropriate outcomes that take into consideration a more holistic view of who our clients are, and how we can prevent the cycle of criminal level involvement. client case management including assessment, planning, advocacy and follow-up; coordinating, managing and evaluating services; networking with community agencies and developing outreach contacts on behalf of and in support of clients. Supervision is received from an administrative superior with work being reviewed in the form of reports, conferences, achievement and effectiveness of program goals.

EXAMPLES OF WORK PERFORMED

Identify and analyze clients' social and medical histories, psychological evaluations, education and legal documents; interview clients to gather biopsychosocial information, review relevant records, talk to natural supports to draft a mental health assessment that can be used by the legal team throughout all phases of the criminal case.

Interview clients who suffer from the effects of poverty, addiction, trauma, complex medical histories, developmental delays, or mental health issues who may have difficulty trusting those trying to help them and provide therapeutic intervention.

<u>Provide pretrial case management information sharing services to develop and facilitate support</u> for clients in the community or county jail.

Provide professional social work services; arrange for assistance with problems related to substance abuse, mental health, food, shelter, transportation, employment, personal and family development, parenting, child care, and education.

Interview clients to obtain information related to their family and personal history, educational and employment background, financial resources; assess their eligibility for social services programs.

Perform mental health assessment and substance abuse evaluations.

<u>Partner with the defense attorney to develop mitigation strategy and assist in planning for client's</u> pretrial release, rehabilitation, and reintegration into the community.

Match eligible clients with appropriate services; make referrals to other social service agencies when appropriate.

Write detailed and comprehensive mitigation reports that tell the client's story and includes

information on clients' family and community circumstances, including abuse, trauma, or interface with the child welfare system, mental health, progress since arrest and the demonstrated maturity and rehabilitation potential.

Track and analyze data for the program on overall referrals, significant case work, competency filing and restoration, subjective view of impact of services with multiple data.

Interact with clients to assess the impact of the services that have been received, review the client's progress; assess the need for additional services.

Develop bond plans for pretrial incarcerated individuals by identifying, communicating, and planning to alleviate the underlying factors that contributed to their involvement in the criminal justice system.

Communicate with representatives of other social service/community agencies to share program-information, coordinate services and resolve problems.

Maintain thorough records regarding services provided to clients; prepares reports.

Oversee the recidivism checks at set intervals following case closure; draft and shape program policies and procedures to best serve clients and meet staff needs.

Act as a liaison between the Public Defender's Office and the educational institution; review prospective intern applications, conduct site interviews, and approve or deny internship applications.

May supervise interns.

Performs related work as required.

DESIRABLE KNOWLEDGE, ABILITIES AND SKILLS

Knowledge of the principles, practices and techniques of executing <u>forensic</u> social service work and delivering programmatic services.

Knowledge of the intersection of criminal defense and social work and the collateral consequences of criminal charges, convictions and mitigation process.

Knowledge of sociological, behavioral and cultural factors influencing the behavior and attitudes.

Knowledge of the functions, programs and services provided by various community agencies, including the exclusion and inclusion criteria and referral process.

Some kK nowledge of program development, management and evaluation within a larger organizational structure.

Knowledge of psychological, psychiatric, addition, medical, and other concepts related to rehabilitative alternatives to confinement.

Ability to interpret standards and regulations which impact programs or program areas and compose relative policies and procedures.

Ability to establish and maintain effective working relationships with coworkers, clients and families in adverse circumstances, community agencies and service providers and the general public.

Ability to communicate effectively both orally and in writing including <u>clear</u>, <u>accurate and</u> <u>comprehensive reports that contain findings</u>, <u>conclusions and recommendations</u>. <u>facilitating meetings and delivering presentations and reports</u>.

Ability to <u>develop</u>, maintain <u>and analyze</u> statistical and confidential client records.

Skill in working with clients from varying socioeconomic backgrounds who may live with mental illness, substance use, pervasive trauma, complex medical needs, and developmental disabilities.

DESIRABLE QUALIFICATION

<u>Licensed as an independent clinical social worker (LICSW) in the state of Nebraska (CMSW and LIMHP).</u>

MINIMUM QUALIFICATIONS

Masters degree in social work, psychology, sociology or guidance and counseling or related field plus two years of experience working with people dealing with mental health or substance abuse issues, the legal system or correctional system including six months of supervisory experience or any equivalent combination of training and experience that would provide the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENT

Licensed as a clinical social worker (LCSW) in the State of Nebraska [CMSW & LMHP].

Possession of a valid driver's license when operating a vehicle is necessary to the satisfactory performance of assigned duties.

03/24

PS0914

LANCASTER COUNTY EQUIPMENT OPERATOR II

NATURE OF WORK

This is skilled work in the operation of heavy road construction and road maintenance equipment.

Work involves responsibility for the safe and efficient operation of heavy construction and road maintenance equipment entailing considerable manipulative ability. This class is distinguished from other classes in that employees in this class must operate motor graders, backhoes, paddle scrapers, and dozers, as a regular assignment, a minimum of 50% of work time. Employees may perform general laboring duties on a variety of construction type activities as well as all road maintenance activities, and may supervise employees assigned as helpers. Work is reviewed by a technical or an administrative superior who assigns and may inspect work in progress or upon completion and evaluates work for compliance with work schedules, methods and safety practices.

EXAMPLES OF WORK PERFORMED

Operate motor grader and drag in assigned district dragging and scraping roads, grading roads, cutting water channels along roadside, plowing snow and performing related road maintenance functions; operate front-end loader, paddle scraper and dozer to backfill bridges and in the performance of general maintenance of roads and bridges; use front-end loader to load trucks; operate backhoe when cleaning ditches and laying culverts; operate all types of rotary mowers to mow County right-of-ways; install various equipment attachments including snow plow, sander and motor grader blades; complete daily time sheets and daily traffic sign reports; complete proper logs for lubricants, diesel fuel and gasoline used.

Perform general road maintenance duties such as cutting brush and trees, treating stumps with chemicals, and putting branches and limbs into chipper; install and remove snow fence; repair and maintain culverts; remove and replace damaged sign posts and bridge planks.

Perform labor work in connection with assigned projects; may supervise subordinate employees engaged in general labor and equipment operation on an assigned project.

Perform routine preventive maintenance on equipment operated including checking and changing oil and oil filters, fueling and washing equipment, checking other fluid levels, lubricating, and inspecting and changing tires.

Perform routine building and grounds maintenance such as sweeping, mopping floors and cleaning restrooms and mowing grass using push mowers or riding lawn mowers.

DESIRABLE KNOWLEDGE, ABILITIES AND SKILLS

Considerable knowledge of the operation and maintenance characteristics of a variety of heavy and complex construction and road maintenance equipment.

Considerable knowledge of the operating hazards and safety rules and precautions applicable to the equipment being operated.

Ability to detect needed repairs and to make minor field repairs and adjustments to service equipment.

Ability to communicate effectively both orally and in writing.

Ability to establish and maintain effective working relationships with co-workers and the general public.

Skill in the operation of heavy duty road construction and maintenance equipment.

DESIRABLE TRAINING AND EXPERIENCE

Graduation from a senior high school or equivalent and experience in the operation of heavy-duty construction and maintenance equipment.

MINIMUM QUALIFICATIONS

Graduation from junior high school or equivalent and six months of some experience in the operation of heavy-duty construction and maintenance equipment; or any equivalent combination of training and experience that provides the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENTS

Possession of a valid driver's license when operating a vehicle is necessary for the satisfactory performance of assigned duties.

03/24 PS4522

LANCASTER COUNTY JUVENILE DETENTION OFFICER

NATURE OF WORK

This is responsible work supervising juveniles confined to a secure detention or placed within a staff secure facility or processed through the Assessment Center.

Work involves maintaining security including the safety of residents, staff and the public. Primary work functions include performing duties related to juvenile daily care within the housing units, facilitating groups, operating Central Control, conducting juvenile assessment, intake and release activities and transporting residents outside the facility. Supervision is received from an administrative superior with work reviewed in the form of successful behavior management, facility security and resident safety and communication effectiveness.

EXAMPLES OF WORK PERFORMED

Supervise and ensure the safety and security of residents throughout transport to and from the court system, medical appointments and other assigned transport sites; supervise and escort residents within the facility; assist in scheduling resident transport activities; perform routine and scheduled vehicle maintenance and safety checks.

Coordinate, direct, manage and observe resident daily activities and ongoing resident behavior; initiate disciplinary and restraint actions as needed to modify or control resident behavior; organize, facilitate and participate in behavioral, educational and recreational groups and activities for residents; assist in providing new employee training; attend relevant training and staff meetings as scheduled.

Conduct facility, resident and visitor searches/security checks; escort residents within the facility and to scheduled court, medical or assigned appointments as needed; refer residents to medical or mental health professionals, provide first aid/CPR, dispense and document medications and treatments per physician orders; conduct suicide and crisis interventions as appropriate.

Process computer intake and discharge interviews with residents; perform computerized screening, imaging and fingerprinting activities; process juvenile property, money and relevant judicial bonds and fines; inform residents and parents/legal guardians of facility guidelines and requirements.

Facilitate meal preparation, distribution and cleanup; perform general cleaning and maintenance duties including laundry, housekeeping and inventory.

Manage Control Center functions; control access into and through the facility; coordinate emergency response activities; receive and direct facility mail and telephone calls, distribute radios, keys, batteries, security items, belts, clips, cuffs.

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KNOWLEDGE, ABILITIES AND SKILLS

Knowledge of the principles and practices related to juvenile detention.

Knowledge of behavior modification techniques utilized in a closed or secure environment.

Some knowledge of computer operations.

Ability to physically restrain a juvenile whose behavior is harmful to self or others or whose behavior jeopardizes security.

Ability to use sound judgment in evaluating situations, making decisions and taking corrective action.

Ability to communicate with and obtain the cooperation of youth and family members from a wide range of social, economic and culturally diverse backgrounds.

Ability to establish and maintain effective working relationships with residents, co-workers and the general public.

Ability to communicate effectively both orally and in writing.

Ability to accurately prepare and maintain written and computerized records.

Ability to react calmly and purposefully during crisis or emergency situations.

MINIMUM QUALIFICATIONS

Graduation from high school or equivalent supplemented by college coursework in criminal justice, human development or a related behavioral science field including six months of experience working with juveniles in a social service, detention or corrections program or any equivalent combination of training and experience that provides the desirable knowledge, abilities and skills.

NECESSARY SPECIAL REQUIREMENTS

Full time eEmployees assigned to transport must possess a valid driver's license. At the time of employment, must meet facility driving record requirements.

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Must be a citizen of the United States and be at least twenty-one (21) years of age.

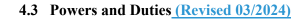
At the time of employment, must be fingerprinted for a National and State criminal history search; must be free of any convictions of crimes punishable by imprisonment in a state or federal penitentiary for a term of one year or more from which a pardon has not been received; cannot be registered as a Child Abuse or Sexual Offender with the National Child Abuse and Neglect registry.

At the time of employment, must submit to and successfully pass a substance abuse test.

At the time of employment, must pass a physical examination and meet physical and medical requirements of the job classification.

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The Personnel Policy Board shall have the powers and duties assigned to it by statute and by these Rules.

The Personnel Policy Board has a duty to affirm or deny all matters regarding personnel rules, regulations, human resources policy bulletins, and amendments. Should the board fail to affirm or deny any of these matters, it shall be considered a denial.

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9.1 Promotion (Revised 11/0103/24)

- (a) Vacancies in the classified service shall be filled by promotion whenever practical and in the best interest of the service. Promotions shall be based upon merit and shall be made in accordance with the procedures established in these Rules.
- (b) A promotion is the filling of a vacancy by the advancement of a employee from a position having a lower pay grade to a position having a higher pay grade. An employee may be promoted to a position within his department or to a position in another department. Appropriate consideration will be given to the qualifications, performance appraisals, conduct, and seniority of applicants for promotion.
- (c) In filling a vacancy by promotion, the Human Resources Director shall administer a competitive examination which shall be open to all employees of the County who meet the necessary requirements and who are serving in an appropriate class as determined by the Human Resources Director. A promotional examination may include employees in specific classes in all departments or may be limited to a single department as determined by the Human Resources Director. The Human Resources Director shall prepare an eligible list as provided in Rule 6.7 and shall supply the Department Head with the names of all persons in accordance with a formula which limits selection by the hiring department from among the highest ranking available and eligible candidates.
- (d) In the event of a promotion, the Department Head will recommend to the Human Resources Director that the employee's rate of pay be increased at least to that step in the new pay grade next above his rate of pay prior to promotion.
- (e) No employee shall be given status in a promotional position until he shall have satisfactorily completed a qualifying for status period of six (6) months duration. During such qualifying period, the employee may be removed from such position by the Department Head when, in the judgment of the Department Head, he has not demonstrated his fitness for the position. If an employee fails to successfully complete the qualifying for status period, he shall be returned to a position comparable to that held immediately prior to the promotion.

The employee's eligibility date will be the same eligibility date as prior to his promotion. The employee will be placed at the step and pay grade he would have been at had he not been promoted, including any step increase that would have occurred. However, the employee will not receive retroactive pay for any step increase that would have occurred during the qualifying for status period since, during that period, he had already experienced an increase in pay due to the promotion.

(f) At the successful conclusion of the established qualifying for status period, the Department Head will certify to the Human Resources Director that the employee's performance has been satisfactory and the employee's rate of pay shall advance one step, unless the employee received a reallocation or pay grade change during the promotion probationary period. The employee's new eligibility date will be one year from the date of qualifying for status.

17.18 Longevity (Revised 9/11 03/24)

Effective October 5, 2011, longevity pay for full and part-time status employees not covered by a labor agreement collective bargaining agreement shall be frozen. Full and part-time status employees not covered by a collective bargaining agreement that were receiving longevity pay on October 5, 2011, shall continue to receive the same amount or rate of longevity pay annually which such employees were eligible to receive on October 5, 2011. Full and part-time status employees not covered by a collective bargaining agreement who were receiving longevity pay on October 5, 2011 shall not progress to the next higher longevity pay rate, but shall remain at the same longevity pay rate which they were at on October 5, 2011, for the remainder of their employment with the County or until they transfer, promote, or demote to a position that is covered by a collective bargaining agreement, or an appointed or elected position, or until amendment of this provision. If the employee accepts a position covered by a collective bargaining agreement, or an appointed or elected position, the employee will no longer receive longevity pay, and will not be eligible to receive longevity pay if they return to a position not covered by a collective bargaining agreement. All full and part-time status employees not covered by a labor-collective bargaining agreement, which have not completed five (5) full years of service with the County prior to October 5, 2011, or who are hired after October 5, 2011, shall not receive longevity pay. Longevity pay will be pro-rated based upon the total hours worked in each pay cycle for part-time status employees receiving longevity pay.

17.26 Referral Bonus Pilot Program (Created 8/22 Revised 3/2024)

Effective September 1, 2022, the County will have a policy regarding a referral bonus pilot program for unrepresented, classified employees with the Lancaster County Sheriff's Office. Referral Programs are a proven, effective method used to recruit and hire contributors who are more likely to have increased longevity in the Agency. The policy is subject to the following conditions:

- 1. Employees Defined. Unless otherwise stated herein, the benefits described in this policy apply to the following employees with the Lancaster County Sheriff's Office:
 - a. Technology Support Technician
 - b. System Programmer
 - c. Security Technician
 - d. Security Guard Supervisor
 - e. Security Guard
 - f. Records System Supervisor
 - g. Administrative Services Officer
 - h. Administrative Aide I
 - i. Accounting Specialist
- 2. An employee employed with the Lancaster County Sheriff's Office who refers another person for employment as a commissioned deputy sheriff with the Lancaster County Sheriff's Office is subject to a referral bonus.
- 3. A referral bonus of \$1000 will be added to the referring employee's paycheck upon the refereed employee's successful completion of six months of employment. Another \$1000 will be added to the referring employee's paycheck upon the refereed employee's successful completion of one year of employment. Both the referral and referred employees need to be employed by Lancaster County Sheriff's Office at the completion of the referred employee's six and twelve months of employment in order for the referral employee to receive the referral bonus.
- 4. Employees who hold a position critical to completing the selection process are ineligible for the referral bonus. Referring employees may not participate in the selection process for any candidate they referred.
- 5. The name of the employee who referred the candidate shall be listed on the referred candidate's application.
- 6. The referral bonus is considered taxable income.
- 7. Any disputes or interpretations of this program will be decided by Human Resources and are not grievable.
- 8. This is a pilot program and any applications need to be received between September 1, 2022 and August 31, 2023.

19.7 Special Leave (Revised 03/20246/20)

- (a) Leave of absence without pay may be granted <u>to</u> status employees <u>for a period not to exceed ninety</u> (90) calendar days <u>by a Department Head</u>. <u>The Department Head must approve the first thirty (30) days of absences.</u> The <u>Department Head and the Human Resources Director must approve anythe subsequent sixty (60) days of leave in excess of thirty (30) calendar days.</u> All requests for leave of absence must be made in writing, to comply with Rule 19.1 (b).
- (b) A Department Head, with approval of the Human Resources Director, may grant a status employee leave of absence without pay for a period not to exceed one (1) year for travel or study which will render the employee of greater value to the County upon his return to duty. Such leave shall be granted only when it will not result in undue prejudice to the interests of the County as an employer beyond any benefits to be realized. No leave without pay shall be granted primarily in the interests of the employee except in the case of one who has shown by his record of service or by other evidence to be of more than average value to the County, and whose service it is desirable to retain even at such sacrifice. Failure on the part of an employee on leave to report promptly at its expiration, without good cause, shall be considered as a resignation.
- (c) Leave with pay for public health or safety duties of an emergency nature may be authorized by the Department Head upon approval of the Human Resources Director. Such leave will not be deducted from vacation or sick leave.
- (d) In the event of an emergency as declared by the County Board (such as inclement weather) where an employee is unable to report for work, the employee may request and be granted accrued vacation leave, unused holiday time or authorized leave without pay, with the approval of the Department Head. Provisions may be made whereby attendance of essential or necessary employees is required.

19.8 Paid Parental Leave (Revised 5/23 03/2024)

(a) Effective June 27, 2023, all <u>unrepresented Covered County Employees</u>, <u>full-time and part time County employees in the classified service, who are scheduled to work at least 20 hours or more</u>, are eligible to receive up to 240 hours of paid parental leave following the birth of an employee's child/children or when a child/children is/are in the process of being adopted or placed into foster care with an employee.

For the purposes of this policy, the term "Covered County Employees" shall mean (1) all unrepresented, full-time and part-time County employees in the classified service, who are scheduled to work at least 20 hours or more, excluding temporary employees, seasonal employees, on-call employees, probationary employees, and interns; (2) all union-represented employees covered by a collective bargaining agreement that incorporates this paid parental leave policy; and (3) all currently eligible unrepresented employees who form a new bargaining unit and who have not yet finalized the terms of a collective bargaining agreement.

Part-time or alternate scheduled employees will receive prorated leave hours based on their regularly scheduled work week. Temporary employees, seasonal employees, on-call employees, probationary employees, and interns are not eligible for paid parental leave.

- (b) Approved paid parental leave may be taken during the 12-month period immediately following the birth of an employee's child/children or when a child/children is/are in the process of being adopted or placed into foster care with an employee.
 - (1) Eligible employees must meet one of the following criteria:
 - (i) Have given birth to a child/children;
 - (ii) Be a spouse to a person who has given birth to a child/children or be the biological parent to a child/children that has/have been born;
 - (iii) Be in the process of adopting a child/children who is/are 18 years old or younger, with the exception of adoption of a spouse's child/children;
 - (iv) Be in the process of a foster care placement of a child/children who is/are 18 years old or younger.
 - (2) An employee is limited up to 240 hours, or a prorated number of hours for parttime employees, of paid parental leave in a rolling 12-month period regardless of the number of births, or placements for adoption or foster care.
 - (3) An employee may take paid parental leave intermittently or on a reduced leave schedule:

- i. With the Department Head's approval for bonding purposes. Employees requesting intermittent/reduced schedule leave for bonding purposes must work with the employer to schedule the leave so as not to unduly disrupt operations.
- ii. With supporting medical documentation of a child/children's serious health condition.
- (4) Paid parental leave is compensated at the employee's regular rate of hourly pay.
- (5) Paid parental leave must be exhausted before an employee may utilize sick leave, vacation leave, or personal convenience holidays for the birth, adoption, or placement of a child/children with the employee.
- (6) If a Holiday as defined in Personnel Rule 18.1(a) occurs while the employee is on paid parental leave, the employee's absence on said holiday will be charged to holiday pay and will not count against the employee's paid parental leave entitlement.
- (7) Upon termination, retirement, resignation, or other separation from employment, employees will not be paid for any unused paid parental leave for which they were eligible.
- (c) An employee requesting paid parental leave shall complete FMLA paperwork or, if not FMLA eligible, the Paid Parental Leave Form at least 30 days prior to the proposed date of leave, or if the leave was not foreseeable, as soon as possible, and provide all documentation as required by the HR department to substantiate the request.
- (d) If an employee is eligible for Family and Medical Leave pursuant to the Family and Medical Leave Act (FMLA) Personnel Policy Bulletin, 2023-1, or becomes eligible for Family and Medical Leave at any time during paid parental leave, the paid parental leave shall run concurrently with FMLA leave and the FMLA Bulletin shall control the employee's use of leave.

Lancaster County

Number: 202419-1

Date: March, 2024 May, 2019

Reference:	Title:
Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 201 <u>9</u> 5-1	

OVERTIME PAY AND COMPENSATORY TIME

An Department Agency Head may prescribe reasonable periods of overtime work to meet operating needs. Overtime pay may not be used to affect pay adjustments nor in payment for work that can be scheduled in a routine manner. Only employees allocated to non-exempt classifications are eligible to receive overtime pay. Overtime must be approved by the appropriate Department Agency Head prior to it being worked.

Unless otherwise specifically provided for in a collective bargaining agreement or other provisions of this Human Resources Policy Bulletin, overtime shall be compensated by monetary payment and not time off, i.e. compensatory time. Any County Department Agency wanting to authorize the use of compensatory time first must gain the written approval of the County Board and Human Resources Director Officer, with the exception of employees in pay grades prefixed by "LA", "LG", "LYJ", LD, or "YYJ".

Overtime will be paid only if such time has been previously approved by the appropriate DepartmentAgency Head. No employee, by his/her_their own volition will work any time prior to or immediately following their his/her normally scheduled working hours without the approval of his/her_the employee's supervisor. No employee who is non-exempt will be permitted to conduct the County's business while on their authorized lunch break. Any employee who elects to forego his/her_their authorized rest breaks shall not be entitled to payment for overtime for breaks not taken. An employee who, without supervisor approval, works either before or after his/her_their scheduled hours or during an authorized lunch break, will be subject to progressive discipline. The employee's work week is hereby defined as Thursday at 00001 through the following Wednesday at 2359.

Employees in any of the classifications set forth in this Human Resources Policy Bulletin may work in more than one departmentAgency if approval to do so is granted, in writing, by both DepartmentAgency Heads, provided however, that in no event shall the total time in pay status exceed forty (40) hours per week, unless utilizing a 14 day work cycle as stated under the Fair Labor Standards Act (FLSA).

Lancaster County

Number: 202419-1

Date: March, 2024 May, 2019

Reference:	Title:
Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 201 <u>9</u> 5-1	

The County supports the concept of a flexible working schedule where it can be implemented by DepartmentAgency Heads in a manner which improves the delivery of services to the public. An essential requirement is that all work positions be adequately staffed during the normal business or regular hours. Where less than full-time (i.e., less than forty (40) hours per week) employees are used, they shall be paid at the straight time hourly rate established for their classification unless they exceed forty (40) hours per week which will be compensated at one and one-half (1½) times regular rate, unless otherwise specified by collective bargaining agreement or Personnel Rules. Flex time, if must arranged, must be arranged occur during the work week or hours worked hours must be paid. if it exceeds forty (40) hours.

The Human Resources Officer Director will determine overtime pay eligibility and assign classifications to either non-exempt or exempt status. The Human Resources Officer Director may develop a reporting system which will be used in all County Departments Agencies to report overtime usage. Department Agency Heads will be responsible for the proper administration of the overtime provisions.

NON-EXEMPT CLASSIFICATIONS

Employees allocated to classifications identified in the pay plan index as non-exempt are eligible to receive pay for overtime work in accordance with the provisions of the Fair Labor Standards Act, this Human Resources Policy Bulletin, the applicable collective bargaining agreement, or the Lancaster County Personnel Rules.

A.F.S.C.M.E. ('A' PAY GRADES) EMPLOYEES IN PAY GRADES PREFIXED BY "A" NON-EXEMPT CLASSIFICATIONS

Work performed by employees in excess of forty (40) hours in any per work week shall be compensated at the rate of one and one-half (1½) times the regular hourly rate of the employee. No overtime work or compensation will be allowed without prior approval by the DepartmentAgency Head or Agency Head's his designee. All paid leaves of absence shall be counted as hours worked in computing overtime, with the exception of sick leave, which shall not count as hours worked for the purpose of computing weekly overtime.

Lancaster County

Number: 202419-1

Date: March, 2024 May, 2019

Reference:	Title:
Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 201 <u>9</u> 5-1	

Hours paid at a premium rate during the work week will offset other overtime hours due in accordance with the Fair Labor Standards Act. If an employee is called to duty during their his off—duty time, and such time does not merge with their his normally scheduled shift work week, such the employee will be paid at a rate of one and one half (1½) times at the regular hourly rate for a minimum of two (2) hours at the rate of time one and one half (1½) times his regular hourly pay or one and one half (1½) times for the actual hours worked, whichever is greater. All such call-back hours will be paid as overtime hours regardless of the number of paid leaves of absence during the employee's work week.

In lieu of payment for overtime hours worked, the employee may request to take compensatory time off. Approval shall be at the discretion of the DepartmentAgency Head. If the request is approved by the DepartmentAgency Head, one and one-half (1 ½) hours of compensatory time shall be credited for each overtime hour worked. A maximum accrual of compensatory time shall be forty-fifty (540) hours.

A.F.S.C.M.E. ('G' PAY GRADES) NON-EXEMPT CLASSIFICATIONS EMPLOYEES IN PAY GRADES PREFIXED BY "G"

Work performed by employees in excess of forty (40) hours <u>per-in any</u> work week shall be compensated at the rate of one and one-half (1½) times the regular hourly rate of the employee. No overtime work will be allowed without prior approval by the <u>DepartmentAgency</u> Head or <u>Agency Head'shis</u> designee. All paid leaves of absence shall be counted as hours worked in computing overtime, with the exception of sick leave, which <u>willshall</u> not count as hours worked for the purpose of computing weekly overtime.

Hours paid at a premium rate during the work week will offset other overtime hours due in accordance with the Fair Labor Standards Act. If an employee is called to duty during their his off-duty time, and such time does not merge with their his normally scheduled work weekshift, such the employee will shall be paid at a rate of one and one half (1½) times the regular hourly rate for a minimum of two (2) hours at the rate of timeone and one half (1½) times his regular hourly pay or one and one-half (1½) times or for the actual number of hours worked, whichever is greater. All such callback hours will be paid as overtime hours regardless of the number of paid leaves of absence during the employee's work week.

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Reference:	Title:
Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 201 <u>9</u> 5-1	

In lieu of payment for overtime hours worked, the employee may request to take compensatory time off. Approval shall be at the discretion of the DepartmentAgency Head. If the request is approved by the DepartmentAgency Head, one and one-half (1½) hours of compensatory time shall be credited for each overtime hour worked. A maximum accrual of compensatory time shall be thirty-seventy (730) hours.

FRATERNAL ORDER OF POLICE, LODGE 77 ('Y' PAY GRADES) NON-EXEMPT
CLASSIFICATIONS EMPLOYEES IN PAY GRADES PREFIXED
BY "Y"

Work performed by employees in excess of forty (40) hours per work week shall be compensated at the rate of one and one-half (1½) times the regular hourly rate of the employee. No overtime work or compensation will be allowed without prior approval by the DepartmentAgency Head or his-Agency Head's designee. All paid leaves of absence shall be counted as hours worked in computing overtime, with the exception of sick leave and-time-spent-in-negotiations, which shall not count as hours worked for the purpose of computing weekly overtime.

For employees working twelve (12) hour shifts, work performed in excess of eighty (80) hours in any fourteen (14) day work cycle shall be compensated at the rate of one and one-half (1½) times the regular hourly rate of the employee. No overtime work or compensation will be allowed without prior approval by the DepartmentAgency Head or Agency Head'shis designee. All paid leaves of absence shallwill be counted as hours worked in computing overtime, with the exception of sick leave, which shall not count as hours worked for the purpose of computing weekly overtime.

Hours paid at a premium rate during the work week will offset other overtime hours due in accordance with the Fair Labor Standards Act. If an employee is called to duty during their his off-duty time, and such time does not merge with his the employee's scheduled work week, the employee will be paid at a rate of one and one half (1½) times the regular hourly rate for a minimum of two (2) hours at the rate of timeone and one-half (1½) times his regular hourly pay or one and one-half (1½) timesor for the actual number of hours worked, whichever is greater. All such call-back hours will be paid as overtime hours regardless of the number of paid leaves of absence during the employee's work week.

Lancaster County

Number: 202419-1

Date: March, 2024 May, 2019

Reference:	Title:
Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 20159-1	

In lieu of payment for overtime hours worked, the employee may request to take compensatory time off. Approval shall be at the discretion of the <u>Department Agency</u> Head. If the request is approved by the <u>Department Agency</u> Head, one and one-half (1½) hours of compensatory time shall be credited for each overtime hour worked. <u>An employee shall not accumulate more than forty (40) hours of compensatory time.</u> A maximum accrual of compensatory time shall be forty (40) hours.

FRATERNAL ORDER OF POLICE, LODGE 32 ('J' PAY GRADES) NON-EXEMPT

CLASSIFICATIONS EMPLOYEES IN PAY GRADES PREFIXED

BY "J"

Work performed by employees in excess of eighty-six (806) hours in any fourteen (14) day work cycle shall be compensated at the rate of one and one-half (1 ½) times the regular hourly rate of the employee. No overtime work or compensation will be allowed without prior approval by the DepartmentAgency Head or Agency Head'shis designee. The DepartmentAgency will develop a standard operating procedure for the granting of voluntary-and, mandatory, and emergency overtime.

Vacation leave, personal holiday hours, and holiday leaves-pay, sick leave, compensatory time, and any other non-working time will not count as hours worked for the puropose of computing weekly overtime. shall be counted as hours worked in computing overtime with the exception of sick leave and compensatory time, which will not count as hours worked for purposes of computing weekly overtime.

If an employee is called to duty during theirhis off-duty time, and such time does not merge with the employee'shis normally scheduled shifttour of duty, the employee will be paid at a rate of one and one half (1 ½) times the regular hourly rate for a minimum of two (2) hours at a rate of one time and one-half (1 ½) times his regular hourly pay or one and one-half (1 ½) times theor for actual number of hours worked, whichever is greater. This premium pay does not apply to time accrued while attending the Academy, make upmake-up training or voluntary training. In such cases, all call-back hours will be paid as overtime regardless of the number of paid leaves of absence during the employee's work week.

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Personnel Rule 17	OVERTIME PAY AND COMPENSATORY TIME POLICY
Supersedes Human Resources Policy Bulletin 201 <u>9</u> 5-1	

In lieu of payment for overtime hours worked, the employee may notify the <u>DepartmentAgency</u> that overtime shall be converted to compensatory time. One and one half (1 ½) hours of compensatory time shall be credited for each overtime hour worked. The employee's <u>compensatory</u> bank may not exceed a total of seventy-six (76) hours<u>of compensatory time</u>.

UNREPRESENTED ('C' PAY GRADES) AND EXCLUDED E ('E' PAY GRADES) NON-EXEMPT-CLASSIFICATIONSNON-EXEMPT EMPLOYEES IN PAY GRADES PREFIXED BY "C" or "E"

Work performed by employees in excess of forty (40) hours in any work week shall be compensated at the rate of one and one-half (1½) times the regular hourly rate of the employee. No overtime work or compensation will be allowed without prior approval by the <u>DepartmentAgency</u> Head or <u>Agency hisdesignee head's designee</u>. In accordance with 29 U.S.C. § 207 (k), work performed by Corrections-Sergeant employees in excess of eighty-six (86) hours in the fourteen (14) day work cycle shall be compensated at the rate of one and one-half (1½) times the regular rate of the employee.

All paid leaves of absence shall be computed as hours worked in computing overtime, with the exception of sick leave, <u>injury leave</u>, <u>and legal holiday pay</u>, which shall not count as hours worked for the purpose of computing overtime.

If an employee is called to duty during his off-duty time, and such time does not merge with his scheduled work week, the employee will be paid for a minimum of two (2) hours at one and one-half (1-1/2) times his regular hourly pay or one and one-half (1-1/2) times the actual hours worked, whichever is greater. All such call-back hours will be paid as overtime hours regardless of the number of paid leaves of absence during the employee's work week.

EXEMPT CLASSIFICATIONS

Employees who are determined to be Exempt from the requirements of the Fair Labor Standards Act and who are identified in the pay plan index as exempt are presumed to be paid for the complete job and are not eligible to receive compensation for additional hours. Employees may work more or less

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than forty (40) hours per week at the discretion of the DepartmentAgency Head may grant additional time off in recognition of extra work but under no circumstance will time be granted on a one-for-one basis or hours counted after forty_

(40) per week. Exceptions to this overtime policy may be granted by the Human Resources Officer_

Director when requested by the DepartmentAgency Head after demonstrating the exception to this policy is in the best interest of the County.

UNCLASSIFIED SERVICE

Employees in the unclassified service, with the exception of those in pay grades prefixed by "D" represented by the Deputy Sheriffs Association, are not eligible to receive compensation for work in excess of forty (40) hours per week, and are not covered by this Human Resources Policy Bulletin.

EXEMPT AND NON-EXEMPT CLASSIFICATIONS

For a current listing of Exempt and Non-Exempt Classifications, please refer to the City-County home page at www.lincoln.ne.gov. Under Lancaster County, click on 'County Agencies'. Click on 'Human Resources Department.' Under County, click on 'Pay Plans.' Finally, click on 'Alphabetic Title Listing.' This listing will be updated as changes occur.

Barb McIntyre Human Resources Director	Date	
Sean Flowerday, Chair	Date	
Board of County Commissioners		

HRIS/BLTNS/COUNTY/Human Resources Policy Bulletin - Lancaster County - Overtime Pay and Compensatory Time Policy (002).docx

Lancaster County

Number: 202419-1

Date: March, 2024 May, 2019

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NAME OF EMPLOYEE: James Gibbs

DEPARTMENT: Engineering

CLASSIFICATION: Equipment Operator

WORK LOCATION: Sprauge shop

STATEMENT OF APPEAL:

List applicable appeal: On November 6, 2023, during routine mowing duties near SW 114th and Sprague Road James hit a small tree with the mower. This resulted in the hitch breaking causing \$337.99 damage to the mower. James notified his supervisor as soon as it happened.

In addition on June 15, 2022, during routine blading duties James failed to raise his profiler and struck the end of structure T172 causing \$176.26 damage to the profiler.

At the pre disciplinary meeting held on December 1, 2023 James provided mingatting evidence that according to the specifications in the operator manual and with the pictures that James submitted that the hitch on the tractor was actually mounted at the wrong distance therefore compromising the hitches strength.

According to the 2023 CBA Article 19 section 1 states that: at the pre disciplinary meeting the employee will have the opportunity to respond to the charges and present mitigating evidence and / or reasons why disciplinary action should not be taken. IBEW believes that James provided enough mitigating evidence for him not to be disciplined.

In addition it was also pointed out at the pre disciplinary meeting by IBEW 1536 Vice President Rick DeBoer that the previous so-called damage that had happened on June 15, 2022 to the profiler did not damage the profiler at all and the only thing that was needed was replacement bolts to remount it. Therefore, there should have never been a written reprimand in the first place.

Adjustment Required: Uphold the appeal by giving James back his one day suspension and make him whole again.

IBEW Local 1536 is the representative to act in the disposition of this appeal.

Date: January 8, 2024

Signature of Union Representative: Rick DeBoer

THIS STATEMENT OF GRIEVANCE IS TO BE MADE OUT IN DUPLICATE.

ORIGINAL TO: Human Resource

COPY: LOCAL UNION GRIEVANCE FILE



Pamela L. Dingman, P.E. County Engineer

John V. Berry, P.L.S. Deputy County Surveyor

444 Cherry Creek Road, Bldg. C Lincoln, Nebraska 68528 Phone: 402-441-7681 Fax: 402-441-8692

November 22, 2023

James Gibbs 22895 South 68th Street Hickman NE, 68372

Dear James:

The purpose of this letter is to inform you that I am proposing to suspend you without pay for one (1) working day pursuant to Lancaster County Personnel Rule 11.2(d) and Article 19 of the 2021-2023 Bargaining Agreement between IBEW-Engineering and the County. This proposed suspension is based upon violations of the Lancaster County Personnel Rules. It appears that the following rules, policies, and provisions were violated:

- 1. Lancaster County Personnel Rule 11.2(h)(8), "The employee has been incompetent or inefficient in the performance of the duties of his position"
- 2. Lancaster County Personnel Rule 11.2(h)(9), "The employee has been careless or negligent with the monies or other property of the County."

On November 6, 2023, the facts were reported to me as follows:

On November 6, 2023, during routine mowing duties using county mower #1893 near SW 114 Nth of Sprague Rd, you hit a small tree with the mower causing the hitch to break. You notified Eric Hunt, took pictures of the mower to email Shawn P, and put barricades around the mower for safety during the repair. Hitting the tree with the mower caused \$ 337.99 in damage to mower #1893 property.

In addition, on June 15, 2022, during routine road blading duties, you were in motor grader #328, blading southbound up to structure T172, located approximately at SW 14th south of Sprague Rd. You failed to raise your profiler and struck the end of structure T172. Your action caused three of the four blades to break off of your profiler which caused \$176.26 in damages to your equipment.

Pursuant to Article 19, Section 1 of the IBEW-Engineering Agreement, a pre-disciplinary meeting has been set for December 1, 2023, at 2:30 pm, at the Lancaster County Engineering Office. You may bring a Union representative to this meeting. At the meeting, you may present any evidence, arguments, or mitigating factors regarding these charges. If you do not wish to meet to discuss these charges, please let me know in writing and I will proceed with the appropriate discipline based upon the information before me at this time.

Sincerely,

Pamela L. Dingman, P.E. Lancaster County Engineer

cc: Barb McIntyre, Human Resources Director Ashley Bohnet, County Attorney Kari Hockemeier, Human Resources Business Partner



LANCASTER COUNTY EMPLOYEE SUSPENSION NOTICE

Doc: DIS

James Gibbs	301105	12/18/2023
Name (Please Print)	Oracle Person Number	Date
Equipment Operator Lancaster County Engineering		Engineering
Classification	Department	
This is to officially notify you that you are suspended from your Lancaster County Personnel Rule 11.2(d) or in accordance with 12 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		working days in accordance with able.
Period of Suspension: To Begin: Date 12/20/2023	Time Start of Day	
To End: Date 12/20/2023	Time End of Day	
You are to return to work: Date 12/21/2023	Time Start of Day	
VIOLA What action or inaction on the part of the employee has given ca		a complete details, including detail
witnesses, if applicable. Use additional pages, if necessary.)	use for the suspension? (Give	e complete details, including dates,
On November 22, 2023, you received a letter proposing to suspend you withound Article 19 of the 2021-2023 Bargaining Agreement between IBEW Gener Lancaster County Personnel Rules. A pre-disciplinary meeting was held on D Kari Hockemeier	ral and the County. This proposed s	suspension is based upon violations of the
I have determined the following rules were violated. 1. Lancaster County Personnel Rule 11.2(h)(8), "The employee has been inco 2. Lancaster County Personnel Rule 11.2(h)(9), "The employee has been care I have made my decision of the facts set fourth below:		
On November 6, 2023, during routine mowing duties using county mower #1893 near SW 114 Nth of Sprague Rd, you hit a small tree with the mower causing the hitch to break. You notified Eric Hunt, took pictures of the mower to email Shawn P, and put barricades around the mower for safety during the repair. Hitting the tree with the mower caused \$ 337.99 in damage to mower #1893 property.		
In addition, on June 15, 2022, during routine road blading duties, you were in motor grader #328, blading southbound up to structure T172, located approximately at SW 14th south of Sprague Rd. You failed to raise your profiler and struck the end of structure T172. Your action caused three of the four blades to break off of your profiler which caused \$176.26 in damages to your equipment.		
Was employee given a written reprimand for a similar violation pric violation is of such severity as to by-pass written reprimand. Corrective action to be taken by employee to avoid more severe disc	✓ NO YES	reprimand is not necessary if
With any piece of equipment, you are expected to be	aware and familiar with	surroundings, hazards, and
conditions when operating equipment. You are expect		
expected to keep assigned County vehicles, tools, and		
Safety and awareness of your surroundings should alv		and the second s
YOU ARE ADVISED THAT A SIMILAR OR RELATED VIOLATION CAN RESULT IN MORE SEVERE DISCIPLINARY ACTION OR DISCHARGE OF YOUR EMPLOYMENT BY THE CITY AS APPLICABLE. REFER TO THE APPROPRIATE UNION CONTRACT OR LINCOLN MUNICIPAL CODE FOR GUIDELINES IF YOU FEEL YOU HAVE BEEN SUSPENDED UNJUSTLY.		
SIGNATURES:		
Supervisor(s):		Date: 12-19-23 Date: 12-20-23
Rush		Date: 12-20-23
Department Head:		Date: 12/19/23
Employee:		Date: 12-80-23
Limproyee.		Date. 10 -012

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