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BY Devian Fields

BOARD OF UNION COUNTY COMMISSIONERS REGULAR MEETING AGENDA

December 9, 2024

9:00 a.m.

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- 2. Pledge of Allegiance
- 3. Approval of agenda and minutes
- 4. Hospital Report
- 5. Consideration, Discussion, and Possible Action Items
 - i. Resolution 2025-31 2025 Holiday Schedule
 - ii. Resolution 2025-32 Remote Work Policy
 - iii. Resolution 2025-33 Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles
 - iv. Resolution 2025-34 Administrative Procedure for Grievance Hearings
 - v. Resolution 2025-35 Updating Signature Cards on All Accounts
 - vi. Ordinance Hearing Ordinance 2024-46 County Road Closure
 - vii. Ordinance Hearing Ordinance 2024-47 Personnel Handbook
 - viii. Letter to DOE regarding the NIETC designation
 - ix. 2024 Constitutional Amendment 4 Elected Officials Salaries
 - x. Resolution 2025-36 Elected Officials Salaries
 - xi. Application for Road Closure Barbell Rd.
 - xii. Approval of Bills
 - xiii. Inventory Items Disposition Road Department International Water Truck
 - xiv. Healthcare Assistance Approval of Claims
 - xv. County Travel Requests

9:30 a.m. Citizen's Forum

-Barbell Road Closure

10:00 Joint Meeting with Town of Clayton and Clayton Municipal Schools

6. Reports:

- County Manager Report
- Road Superintendent
- Emergency Service Coordinator Report
- Elected Officials Reports

Adjourn

As of 12/4/2024

Next Meeting January 14, 2025 @ 9:00

BOARD OF UNION COUNTY COMMISSION REGULAR MEETING November 12, 2024

BOARD MEMBERS PRESENT:

Chairman Clayton F. Kiesling

Commissioner W. Carr Vincent

BOARD MEMBERS ABSENT:

Commissioner Lloyd 'Red' Miller

OTHERS PRESENT:

Clerk Devian Fields

Manager Brandy Thompson

Sheriff Curtis Skaggs

CUCEDC Director Lynette Keeth

Road Admin Rachel Farnum

Emergency Manager Kris Lawrence

HR Cheryl Garcia

GUESTS:

Talisha Valdez
Debbie Snyder
Tammie Stump – CEO Union County General Hospital
Amanda Archuleta – CNO Union County General Hospital

At 9:04 a.m., Chairman Kiesling called the meeting to order in the Commission Chambers located in the Union County Administration Building. The pledge of allegiance was recited.

<u>Commissioner Vincent moved to suspend Robert's Rules of Order. Chairman Kiesling seconded. There was no further discussion. Vote: ALL AYE.</u>

Chairman Kiesling moved to approve the agenda and the regular meeting minutes of October 10, 2024 with minor corrections and Emergency meeting minutes of November 10, 2024 with minor corrections.

Commissioner Vincent seconded. There was no further discussion. Vote: ALL AYE. The minutes were signed.

HOSPITAL REPORT

Tammie Stump, CEO, reported on statistics for September. The "County Commissioner Monthly Hospital Report" was distributed to the board prior to the meeting. Items covered and discussed included the following: Provider Recruitment Update, Financial Assistance, Business/Financial Update, Compliance, Radiology Report, Plant Services, Therapy Services, Pharmacy, Laboratory/Infection Control, Union County/Des Moines Health Center, IT and Special Projects.

Tammie Stump, CEO, reported on financials for September. The "Union County General Consolidated Executive Financial Summary" and the "Clayton Health Systems October 28, 2024 Notes to Consolidated Financial Statements Period Ending September 30, 2024" was distributed to the board prior to the meeting.

Items covered and discussed included the following: *Key Statistics, Statement of Revenue and Expenses – YTD and Balance Sheet.*

Amanda Archuleta, CNO, reported on the following: Nursing, Swing Bed, Social Work Consults and Trauma.

CITIZENS FORUM

CUCEDC Director Lynette Keeth reported on the grant for the park project and that the Luna theater is in need of a new projector.

DISCUSSION/POSSIBLE ACTION ITEMS CANVASS OF 2024 GENERAL ELECTION

Clerk Fields presented the canvass of 2024 General Election. Multiple reports and all the tabulator tapes were present for viewing. Union County ended the election with 66% voter turnout. 1,673 ballots were cast out of 2,512 and over 40 same day voter registrations. The County had election watchers and 1 challenger. Despite the weather Clerk Fields was really happy with the election and overall turnout.

<u>Chairman Kiesling moved to approve the Canvass of 2024 General Election. Commissioner Vincent seconded.</u>
There was no further discussion. VOTE: ALL AYE. Certificate of Canvass was signed.

RESOLUTION 2025-27 BAR CAPULIN EMS FUND ACT

Manager Thompson presented resolution 2025-27 BAR Capulin EMS Fund Act. This was a budget adjustment.

<u>Commissioner Vincent moved to approve Resolution 2025-27 BAR Capulin EMS Fund Act. Commissioner Vincent seconded.</u> There was no further discussion. <u>VOTE: ALL AYE.</u> Resolution signed.

RESOLUTION 2025-28 OPPOSING COMPLIANCE WITH THE AMENDED 2021 IECC ADOPTION

Manager Thompson presented resolution 2025-28 opposing compliance with the amended 2021 IECC adoption. All agreed that Union County would not be supporting the IECC adoption.

<u>Commissioner Vincent moved to approve Resolution 2025-28 Opposing Compliance with the Amended 2021 IECC Adoption. Chairman Kiesling seconded. There was no further discussion. VOTE: ALL AYE. Resolution signed.</u>

RESOLUTION 2025-29 COUNTY CREDIT CARD POLICY

Manager Thompson presented resolution 2025-29 county credit card policy. The credit card would only be used for specific purchasing instances.

<u>Chairman Kiesling moved to approve Resolutions 2025-29 County Credit Card Policy. Commissioner Vincent seconded. There was no further discussion. VOTE: ALL AYE.</u> Resolutions signed.

ROAD CLOSURE APPLICATION BARBELL RD- KEITH RANDALL AND CHAD CRISP

Discussion was held on the logistics of closing Barbell Road.

<u>Chairman Kiesling moved to table the Road Closure Application until the next regular meeting so more</u> research could be done. Commissioner Vincent seconded. There was no further discussion. VOTE: ALL AYE.

APPROVAL OF BILLS

Bills in the amount of \$111,332.04 were presented for review.

Commissioner Vincent moved to approve bills in the amount of \$111,332.04 and to give the county manager authority pay any outstanding bills. Chairman Kiesling seconded. There was no further discussion. VOTE: ALL AYE. Motion carried.

INVENTORY ITEMS DISPOSITION - ROAD DEPARTMENT INTERNATIONAL WATER TRUCK

No items were presented for disposition.

HEALTHCARE ASSISTANCE-APPROVAL OF CLAIMS

There was 1 healthcare assistance claim.

<u>Chairman Kiesling moved to approve the healthcare assistance claim. Commissioner Vincent seconded. There was no further discussion. VOTE: ALL AYE.</u>

STRATEGIC REVIEW

Manager Thompson presented the Board with reviewing the Counties Strategic plan. The strategic review was tabled.

COUNTY TRAVEL REQUESTS

Emergency Manager Kris Lawrence will have travel for training and meetings.

COUNTY MANAGER REPORT

Mgr. Thompson reported on having the meeting schedule ready for approval at the December meeting. She also reported on the Town of Clayton increasing the salaries for dispatch and what that will look like for the county. The personnel policy is almost complete, the board instructed her to advertise for the ordinance. Courthouse renovations are now focused on the flooring. The generator should arrive in the next couple weeks.

ROAD SUPERINTENDENT

Road Admin Rachel Farnum reported on updates from the blizzard. Most roads have at least 1 lane cleared, the crews will now go back out to get the roads cleared wider.

EMERGENCY SERVICE COORDINATOR REPORT

Emergency Manager Kris Lawrence reported on the blizzard. No loss of life was reported. Many hours were worked to rescue stranded travelers. EM Lawrence and Talisha Valdez both agreed that communication was key for the producers. Both helped keep producers informed. EM Lawrence would like to work on promoting weather preparedness. Commissioner Vincent expressed his frustration that the State did not provide the County with much assistance when it came to roads and helping the producers. Both Chairman Kiesling and Commissioner Vincent thanked EM Lawrence and Talisha Valdez for the work they put into this.

ELECTED OFFICIALS REPORTS

Clerk Fields wanted to thank Emergency Manager Lawrence and Sheriff Skaggs for always helping during election time and being available to not only the clerks office put to the poll workers on election day.

Commissioner Vincent wanted to thank the County for his years of service.

ADJOURN: At 12:10 p.m., Commissioner Vincent moved to adjourn after lunch. Chairman Kiesling seconded. There was no further discussion. Vote: ALL AYE. Motion carried.

Meeting Announcements: The next regular meeting will be held on Monday, December 9th at 9:00 a.m. The next Joint Communication meeting will be held on Monday, December 9th at 10:00 a.m.

ATTEST	Board of Union County Commissioners Union County, New Mexico
SEAL	
	Clayton F. Kiesling - Chairman
Devian Fields – County Clerk	W. Carr Vincent - Vice Chairman
	Lloyd 'Red' Miller - Member



UNION COUNTY HOLIDAY SCHEDULE RESOLUTION NUMBER 2025-31

WHEREAS, at a meeting of the Board of Union County Commissioners on December 9, 2024, the following was among the proceedings:

WHEREAS, the Board of Union County Commissioners designated the following holidays:

Holidau	Date	Observed on 5 Day Work Week	Observed on 4 Day Work Week
Holiday	Duie	3 Day Work Week	4 Day WOIN WEEK
New Year's Day	Wed Jan 1, 2025	Wed Jan 1, 2025	Wed Jan 1, 2025
Martin Luther King	Mon Jan 20	Mon Jan 20	Mon Jan 20
President's Day	Mon Feb 17	Fri Nov 28	Mon Feb 17
Memorial Day	Mon May 26	Mon May 26	Mon May 26
Juneteenth	Thurs Jun 19	Wed Dec 24	Wed Dec 24
Independence Day	Fri July 4	Fri July 4	Thurs July 3
Labor Day	Mon Sept 1	Mon Sept 1	Mon Sept 1
Columbus Day	Mon Oct 13	Mon Oct 13	Mon Oct 13
Veteran's Day	Tues Nov 11	Tues Nov 11	Tues Nov 11
Thanksgiving (Admin Leave)	Wed Nov 26	Wed Nov 26	Wed Nov 26
Thanksgiving Day	Thurs Nov 27	Thurs Nov 27	Thurs Nov 27
Christmas Day	Thurs Dec 25	Thurs Dec 25	Thurs Dec 25
Personal Holiday			

NOW, THEREFORE, BE IT RESOLVED that the Board of Union County Commissioners designates the above holidays for 2025.

PASSED, APPROVED, AND ADOPTED this 9th day of December, 2024.

A T T E S T S E A L	UNION COUNTY COMMISSION	
Devian Fields, County Clerk	Clayton Kiesling, Chairman	
	W. Carr Vincent, Member	
	Lloyd Miller, Member	

RESOLUTION 2025-32

Union County Remote Work Policy

1. PURPOSE.

- A. To establish requirements for County employees who are permitted to work from a location other than County established offices, while adhering to Federal, State, and local laws, and applicable Union County (County) ordinances, regulations policies, and directives.
- B. This policy shall be applicable for all permanent and semi-permanent remote work situations including, but not limited to, working from home.
- C. Employees will be held to the same standard of work as if they were physically present.
- D. Remote work is appropriate for some employees and some jobs. It is not a right, entitlement, or guaranteed County benefit.
- E. Standards, terms, and conditions applicable to the employee's work will continue to be governed by the County Employee Handbook, the Governmental Code of Conduct, Office/Department standard operating procedures, and other applicable policies, procedures, rules, laws and directives.

2. DEFINITIONS.

- A. "Eligible Employee" means a Union County employee who is in a position that is deemed remote work eligible can be considered for remote work.
- B. "Remote Work Arrangement Request and Agreement Form" means the document whereby the Remote Work Arrangement is requested and, if granted in whole or in part, approved.
- C. "Remote Work Arrangement" means a change to an Eligible Employee's normal place, time, and/or manner of performing the employee's work by allowing work to occur at on or more specific remote locations.
- 3. REMOTE WORK ARRANGEMENT REQUEST AND AGREEMENT FORM REQUIRED. All Remote Work Arrangements must be requested and documented in a Remote Work Arrangement Request and Agreement Form, which must be approved in advance of commencing remote work, by the Eligible Employee, the applicable Elected Official or Department Head, the Human Resources Coordinator, and the County Manager.

4. PROCESS FOR REQUESTING A REMOTE WORK ARRANGEMENT.

- A. Any Eligible Employee seeking a Remote Work Arrangement must put their request in writing using the Remote Work Arrangement Request and Agreement Form. The request must be delivered to the Human Resources Coordinator. Thereafter, the Department head/Elected Official, Human Resources Director and County Manager will confer regarding whether the requested Remote Work Arrangement will be granted, in whole or in part, taking into consideration the following criteria (if applicable):
 - 1. The scope of the request;
 - 2. The job responsibilities, including scheduling issues particular to the employee's position and the importance of having the employee present at the normal worksite to interface with supervisors, colleagues, and/or the public;
 - 3. Whether the essential functions of the job can be accomplished if the request, or a modified version of the request, is granted;
 - 4. The operational needs of the Department or Office;
 - 5. The practical implications of accommodating the request;
 - 6. The importance of having the employee present during regular working hours at the employee's normal worksite for purposes of interfacing with colleagues and/or the public;

- 7. The importance of having the employee present during regular working hours at the employee's normal worksite to give and/or receive direct supervision during some or all of the day;
- 8. The ability to monitor the employee's productivity and quality of work;
- 9. The employee's demonstrated communication skills, motivation, and ability to work independently and complete essential functions of their job without direct supervision;
- 10. The employee's historic work habits, including the employee's demonstrated ability to work independently and fulfill the responsibilities of job without in person supervision;
- 11. The most recent performance evaluation of the employee if the employee has already been evaluated (Employees with one or more "needs improvement" on their most recent annual performance evaluation may not be approved for remote work);
- 12. The risk associated with accommodating the request;
- 13. The availability of equipment needed for the remote work arrangement;
- 14. The availability at the employee's expense of sufficient facilities, access to a method of making and receiving telephone calls from the employee's office number, electricity, internet, and other required services incidental to working from home;
- 15. The number of requests for Remote Work Arrangements; and
- 16. Such other factors as may be relevant to the decision.
- B. If approved, in whole or in part, the approval of the Remote Work Request Arrangement Agreement will be documented on the Remote Work Arrangement Request and Agreement. If denied, in total, the employee will be notified of the denial and the reason for it by the Human Resources Coordinator.
- C. The decision to deny a request for a Remote Work Arrangement shall be emailed, mailed, or hand delivered to the employee.
- D. All approved Remote Work Arrangement Request and Agreements will be maintained in the employee's personnel file in the Administration Office.
- E. The County's decision to deny, in whole or in part, or revoke a Remote Work Arrangement is final and not subject to the grievance provisions of the Employee Handbook.

5. LIMITATIONS ON AND REQUIREMENTS APPLICABLE TO ALL REMOTE WORK ARRANGEMENTS.

- A. A Remote Work Arrangement is not an entitlement or benefit.
- B. The approval of a Remote Work Arrangement does not change the duties, obligations, responsibilities, or terms and conditions of employment for the requesting employee.
- C. Standards, terms, and conditions applicable to the employee's work will continue to be governed by the Union County Employee Handbook, the Governmental Code of Conduct, Office/Department standard operating procedures, and other applicable policies, procedures, rules, and laws.
- D. Eligible employees are not guaranteed remote work.
- E. If a Remote Work Arrangement is approved, the conditions pursuant to which that approval is granted shall be set forth on the Remote Work Arrangement Form. Each approval shall be crafted to address the unique requirements of the employee's responsibilities.
- F. If an Eligible Employee is granted a Remote Work Arrangement, and the employee's supervisor determines that their presence is required at the worksite for a particular day or purpose, the employee must be present at the worksite as directed by the supervisor, despite the Remote Work Arrangement, unless their presence is explicitly not required due to the location of their Remote Work Arrangement or the basis for the need for the Remote Work Arrangement. Generally, an employee required at the worksite in the middle of a remote work day, must return to the worksite promptly, and must always be available within two hours of the request, except as otherwise specified in the Remote Work Arrangement and Agreement Form. The amount of time permitted

- for an employee to return to work will depend on the distance from the remote worksite to the County worksite and whether the supervisor requires that a particular identified assignment is completed prior to returning to the worksite.
- G. Other than occasional deviations from the Remote Work Arrangement, any changes in the Remote Work Arrangement must be documented and approved in accordance with Section 4(A) above.
- H. Approval of Remote Work Arrangement is not approval of overtime.
- 1. As required by the Fair Labor Standards Act, non-exempt employees must report all hours worked, even those hours worked outside of their scheduled work hours. Non-exempt employees shall not work outside of their scheduled work hours, or during their lunch break, unless they are authorized to do so by their supervisor, and then must report those hours as hours worked.

6. LIMITATIONS AND REQUIREMENTS FOR REMOTE WORK LOCATIONS AT NON-COUNTY FACILITIES.

- A. Injuries or illnesses contracted while working at an approved Remote Work Location may not be covered by the Workers' Compensation Act or the New Mexico Occupational Disease Disablement Law. The County assumes no responsibility for any injury or disease not covered by those laws.
- B. The County in not obligated to provide materials, or take responsibility for set up or operating costs at a remote worksite, such as desks, chairs, phone, electricity, or internet.
- C. Generally, the County will provide a device (laptop/PC) for use in the remote worksite. The device is for County use only.
- D. The employee must ensure that they have a clean, professional, and safe workspace at the approved Remote Work Location designated for remote work and maintained by the employee.
- E. Tax implications related to the remote work location are the employee's responsibility; tax withholdings will be based on the laws of the State of New Mexico and Federal law.
- F. Employees must ensure that confidential records and data are maintained in a confidential manner and ensure appropriate safeguards are used to protect them. Employees who work with confidential or sensitive materials may be required to establish a private remote worksite. Documents must be filed in the same manner as if created at the employee's standard so as to preserve the records and ensure their ongoing storage and destruction through the County's record management process.
- G. All public records on an employee's personal computer, phone, or other equipment are subject to inspection under the Inspection of Public Records Act and retention, as remote work must be preserved and accessible for all County purposes, including responding to Inspection of Public Records Act requests.
- H. Employees who work from home or at another remote work location may not engage in activities while working that would not be permitted at their regular worksite, during regular working hours. They will manage personal responsibilities in a way that allows them to employment during their work hours.
- I. Employees are required to be accessible during their scheduled work hours on any of the following: County provided VoIP phone or County preferred meeting software.
- J. Only hours actually worked, and not compromised by responsibilities and/or interruptions which are not part of work, shall be reported on the employee's timesheet, regardless of the schedule approved for work. In the event and employee is unable to perform remote work due to circumstances beyond their control (e.g., power failure or loss of internet connectivity), the employee may request to use accrued PTO or other appropriated paid time off. The unworked time shall not be documented as time worked. In the discretion of the supervisor, an employee whose work day was interrupted as set forth herein, may continue their workday later than their scheduled workday to make up a brief interruption during the day. If an employee working remotely regularly requests to flex their time due to unscheduled interruptions in the workday, the supervisor may evaluate whether the remote work arrangement should be modified or terminated.
- K. When the County is closed or delays opening due to inclement weather, or other events, and the basis for closing does not limit the remote work location, the employee working at a remote work

- location will be expected to continue working their regular schedule if work remains possible, and will not be entitled to administrative leave granted for employees unable to work due to events impacting a County worksite, unless they are similarly unable to work.
- L. Employees are responsible for all costs associated with maintain a remote work location, including but not limited to the cost of electricity, provision of office furniture, access to reliable internet service, and if necessary, a cellular telephone to which their desk phone may be forwarded.
- M. The County is not responsible for damages to an employee's personal or real property at a remote worksite.
- N. The County may elect to monitor productivity for those working remotely. Methods of monitoring may vary, but may include but not be limited to, utilizing software that allows the County to monitor computer use, the type of work occurring or the websites or social media accessed. Ther shall be no expectation of privacy when using County owned equipment and users shall not assume electronic communication, while using County owned equipment, is private.

7. REMOTE WORK LOCATION EQUIPMENT.

- A. Except as otherwise documented in the Remote Work Arrangement Form and Agreement, Employees shall utilize only County computers and software to work from a remote location.
- B. The employee and their supervisor will compile a list of equipment owned by the County to be used by the employee at the remote work location. This list will be included in the employee's approved Remote Work Arrangement Form and Agreement.
- C. Any County equipment at the remote work location shall be used solely for the purpose of carrying out the employee's job responsibilities; no other parties are permitted to use County equipment for any reason.
- D. Any County property shall remain County property. Should employment with the County cease or the Remote Work Arrangement terminate, the employee must return all equipment to the County upon termination of the Remote Work Arrangement and prior to the final day of employment.
- E. Only the County can undertake repairs and maintenance on County equipment such as computers provided to the employee for their remote worksite, and only the County may manage software on the equipment.
- F. Employees must utilize dual authentication when working from home and are not to utilize personal computers, hard drives, flash drives or other personal computer equipment which could compromise the security of the County's network, or the confidentiality of the County's data and records, to accomplish County work.
- G. The employee agrees to immediately notify their supervisor of any problems or difficulties with the operation of the County's equipment and agrees to return all County equipment to the County immediately upon request. The employee also agrees to immediately notify their supervisor if the equipment is lost, damaged, or stolen.
- H. The employee will take all reasonable precautions to secure the County's equipment, data, technology and information to ensure that it is managed and utilized appropriately and that its privacy and integrity are safeguarded at the remote work location.
- I. An employee working remotely must protect County equipment, software, supplies, records, and data from possible theft, loss, and damage.
- J. Violations of this policy may result in disciplinary action, up to and including termination.

8. TERMINATION OF REMOTE WORK ARRANGEMENTS.

- A. Approval of a Remote Work Arrangement can be revoked at any time for the benefit of County operations, for any reason related to the success of the Remote Work Arrangement or changes within the relevant Department, Division or Office, or due to failure to comply with the terms of the Remote Work Arrangement. The County will endeavor to provide employees with a minimum of five (5) calendar days' notice of such change, but this may not always be possible and is not required.
- B. Employees may request to end their Remote Work Arrangement at any time.

9. POSITIONS FOR WHICH REMOTE WORK IS NOT AVAILABLE.

Some positions are not suitable for remote work, including but not limited to positions that require the employee to have daily, in-person contact with co-workers, supervisory personnel, or the general public in order to be effective. Examples of position which are not suitable for remote work are law enforcement officers, equipment operators, and maintenance employees.

PASSES, APPROVED, AND ADOPTED this 9th day of December, 2024.

	BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO
ATTEST:	Chair
	Member
Clerk	Member



RESOLUTION NUMBER 2025-33 A RESOLUTION ADOPTING THE DRUG AND ALCOHOL POLICY FOR THE OPERATION OF COMMERCIAL MOTOR VEHICLES

WHEREAS, Union County is dedicated to the health and safety of its drivers; and

WHEREAS, drug and/or alcohol use may pose a serious threat to driver health and safety; and

WHEREAS, it is the policy of Union County to prevent the use of drugs and abuse of alcohol from having an adverse effect on our drivers; and

WHEREAS, the Federal Motor Carrier Safety Administration (FMCSA) has issued regulations which require the County to implement an alcohol and controlled substance testing program.

NOW THEREFORE, BE IT RESOLVED, by the Union County Board of County Commissioners the attached Drug and Alcohol Policy for the Operation of a Commercial Motor Vehicle is approved.

PASSED, APPROVED AND ADOPTED this 9th day of December, 2024.

BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO

ATTEST SEAL	By:
Devian Fields, County Clerk	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
	Lloyd Miller, Member



Union County Drug and Alcohol Policy for DOT Safety Sensitive Employees Subject to Federal Drug and Alcohol Testing Under 49 Part 382 and 49 CFR Part 40

Adopted by the Union County Board of County Commissioners on December 9, 2024

PURPOSE

The purpose of this policy is to establish procedures to comply with applicable federal safety standards for safety-sensitive duties regulated by the United States Department of Transportation (DOT) and its agency the Federal Motor Carrier Safety Administration (FMCSA). These standards were designed to reduce accidents caused by controlled substances and alcohol.

SCOPE

This policy applies to all employees who are required to hold a commercial driver's license (CDL) to perform their job for Union County

DEFINITIONS

<u>Alcohol:</u> The intoxicating agent in beverage alcohol, ethyl alcohol, or other low molecular weight alcohols including methyl and isopropyl alcohol.

<u>Collection Site:</u> A place where individuals present themselves for the purpose of providing breath or body fluid to be analyzed for alcohol or specified controlled substances. The site must meet all DOT standards.

<u>Commercial Motor Vehicle (CMV):</u> A motor vehicle or combination of motor vehicles used in commerce to transport passengers or property which is 26,001 pounds or greater.

Controlled Substance: Opioids, cocaine, marijuana, phencyclidine, and amphetamines.

<u>Drugs:</u> Includes "controlled substances" and any drug in which its use could adversely affect performance of safety-sensitive functions, including prescription drugs and over-the-counter medications.

Covered employee: An employee required to hold a CDL to perform their job for [County Name].

Direct Observation Collection: Observation of the collection will be required if the employee:

- Attempts to tamper with his or her specimen at the collection site;
- The specimen temperature is outside the acceptable range;
- The specimen shows signs of tampering unusual color, odor, characteristic; or



- The collector finds an item in the employee's pockets or wallet which appears to be brought into the site to contaminate a specimen; or the collector notes conduct suggesting tampering.
- The Medical Review Officer (MRO) orders the direct observation because:
 - The employee has no legitimate medical reason for certain atypical laboratory results; or
 - The employee's positive or refusal [adulterated / substituted] test result had to be cancelled because the split specimen test could not be performed (for example, the split was not collected).
 - o The test is a Follow-Up test or a Return-to-Duty test.

<u>DESIGNATED EMPLOYER REPRESENTATIVE (DER)</u> – The County position identified by the County as able to receive communications and test results from service agents and who is authorized to take immediate actions to remove employees from safety-sensitive duties and to make required decisions in the testing and evaluation processes.

FMCSA Drug and Alcohol Clearinghouse "Clearinghouse") – means a FMCSA secure online database (https://clearinghouse.fmcsa.dot.gov.) that gives employers real-time information about CDL and Commercial Learner's Permit ("CLP") holders' drug and alcohol program violations. Employers and service agents are required to report information and to conduct queries regarding drivers who are subject to the FMCSA controlled substance and alcohol testing regulations.

<u>Impairment:</u> An employee's behavior or condition which adversely affects performance (e.g., reduced alertness, coordination, reactions, responses, or effort) or threatens the safety of the employee, others, or property due to the use of drugs or alcohol.

<u>Medical Review Officer (MRO):</u> Is a physician who is responsible for receiving and reviewing drug and alcohol test results and evaluating medical explanations in the event of confirmed positive test results.

<u>On-Duty Time:</u> Means all time from the time an employee begins to work or is required to be in readiness to work until the time relieved from work and all responsibility for performing work. Onduty time shall include all safety-sensitive functions noted below.

<u>Safety-Sensitive Functions for CDL Positions:</u> Means all time spent (1) waiting to be dispatched; (2) inspecting, servicing, or conditioning any commercial motor vehicle (CMV); (3) at the driving controls of a CMV in operation; (4) in or upon any CMV; (5) loading or unloading a vehicle, supervising, or assisting in the loading or unloading, attending a vehicle being loaded or unloaded, remaining in readiness to operate the vehicle; and (6) all time fueling, repairing, obtaining assistance, or remaining in attendance upon a disabled vehicle. (49 CFR.382.107)

<u>Substance Abuse Professional (SAP):</u> Means an individual who is credentialed as a professional Page 2 of 16



who is knowledgeable about disorders associated with substance abuse in relation to safety-sensitive duties regulated by DOT. A SAP initially evaluates drivers who have violated DOT drug and alcohol regulations and makes recommendations concerning education, treatment, follow-up testing, and aftercare. Once the education and/or treatment is successfully completed, the SAP reassesses the driver's condition and, if satisfied with the driver's compliance, completes a SAP report and prescribes a series of follow-up tests.

I. PROCEDURES - GENERAL

- 1. Employees required to possess a CDL are subject to all testing requirements required by the DOT/FMCSA including pre-employment, random, reasonable suspicion, post-accident, return-to-duty, and follow-up testing.
- 2. For applicants, the conditional offer of employment is contingent upon the satisfactory completion of the pre-employment drug screening and the Clearinghouse pre-employment search. Current CDL employees are subject to an annual search of the Clearinghouse with satisfactory results to continue performing job duties requiring a CDL license. (49 C.F.R. § 382.701)
- 3. Any test for drug or alcohol use must be conducted in conformance with the requirements in 49 CFR Part 40.

II. PROHIBITIONS

- 1. ALCOHOL PROHIBITIONS: (382 Subpart B) Covered employees shall not:
 - A. Use while performing safety-sensitive functions.
 - B. Use during the 4 hours before performing safety-sensitive functions.
 - C. Reporting for duty or remaining on duty to perform safety-sensitive functions with an alcohol concentration of .02 or greater.
 - D. Possess alcohol while on-duty, including the possession of medicines containing alcohol (prescription or over the counter), unless the medicine packaging seal is unbroken.
 - E. Use during the 8 hours following an accident or until the driver undergoes a post-accident test, whichever occurs first.
 - F. Perform safety-sensitive functions for at least 24 hours when a test shows an alcohol concentration of .02 to .039.
 - G. Refuse to take a required alcohol test.

2. <u>DRUG PROHIBITIONS:</u> (382.213; 382.215) covered employees shall not:

- A. Use any drug, except under instruction of a health care provider who has advised the employee that the drug will not adversely affect the employee's ability to safely operate a CMV. If the drug will adversely affect the employee's ability to safely operate a CMV, the employee shall obtain a statement from the medical professional indicating any work restrictions and their duration and present it to their supervisor prior to going on duty.
- B. Test positive or have adulterated or substituted a test specimen for controlled



substances.

C. Refuse to take a required test.

3. SUPERVISORS/MANAGERS (382.205-207; 382.213-215); shall not:

- A. Permit an employee who refuses to submit to an alcohol and/or a drug test as required by this program to perform or continue to perform safety-sensitive duties.
- B. Permit an employee to perform or continue to perform safety-sensitive duties if the employer has knowledge or a reasonable suspicion that a covered employee is under the influence of controlled substances and/or alcohol that an employee has tested positive, or has used a controlled substance, or has consumed alcohol within the prohibited time frames.
- C. Permit an employee to perform safety-sensitive duties for at least 24 hours or until the start of the next shift, whichever is later, following the administration of an alcohol test with test results of 0.02 or greater but less than 0.04.

III. CONSEQUENCES FOR VIOLATION OF PROHIBITIONS

- 1. DOT regulations do not address employment actions such as hiring, firing, or granting leaves of absence. All employment decisions are the responsibility of the employer. Under federal regulations, the main requirement for an employer is to immediately remove employees from performing DOT safety-sensitive duties as described below for violating the prohibitions. The County reserves the right to impose disciplinary action up to and including termination for violations of this policy, in accordance with the applicable County's Personnel Rules.
- 2. A positive drug and/or alcohol test shall result in termination unless the employee accepts a Last Chance Agreement in accordance with Section IV below.
- 3. The employee shall not perform safety-sensitive functions until all return-to-duty requirements are met. Before returning to duty, the employee must undergo a return-to- duty test for:
 - A. Alcohol with a verified return-to-duty test result of less than .02, and/or
 - B. Drugs with a verified negative result.
- 4. Even if the decision is made to terminate the employee, the employee shall be advised by the Union County Human Resources Department of the resources available in evaluating and resolving the problem. This shall include the names, addresses, and telephone numbers of SAPs and counseling and treatment services.
- 5. Prior to being allowed to return to safety-sensitive functions, the employee must be evaluated by a SAP who shall determine what assistance, if any, the employee needs in resolving problems associated with alcohol misuse and drug use.
- 6. If the employee was identified as needing assistance in resolving the problem, the employee must:



- A. Be evaluated by the SAP to determine that the employee properly followed any prescribed rehabilitation program, and
- B. Be subject to unannounced follow-up alcohol and/or drug tests administered by the employer following the employee's return to duty. The number and frequency of the tests are to be determined by the SAP, must remain unknown to the employee, and must consist of at least six tests during the first 12 months following the employee's return to duty. Follow-up testing may be done for up to 5 years.
- 7. Follow-up tests cannot be substituted for other tests (such as random).
- 8. Return-to-duty and follow-up drug tests must be done under direct observation.
- 9. Union County will withdraw the conditional offer of employment and will not hire an applicant who tests positive for controlled substances.

IV. LAST CHANCE AGREEMENT (LCA)

- 1. The intent of the LCA is to offer an employee who has tested positive in violation of this policy a second chance and an opportunity to obtain treatment for a substance abuse problem in lieu of termination.
- 2. LCAs may be used when the following factors are present:
 - A. It is the employee's first positive test for controlled substances or alcohol, and it was not a post-accident test under Section VI (2) of this policy.
 - B. The determination of a positive test was not a result of a "refusal to test" as described in Section IX of this policy.
 - C. The employee agrees to be evaluated by a county-selected SAP to determine whether a dependency issue exists, and if so, agrees to comply with the treatment program outlined by the SAP.
 - D. The employee agrees to "return to duty" testing as explained in Section VII (5) of this policy and follow up testing pursuant Section VI (6) if required by the SAP.
 - E. The employee agrees to sign the SAP's medical release form (or a form acceptable to the SAP) allowing the County to receive the assessment results and periodic treatment compliance reports.
 - F. The employee agrees to accept and serve a suspension without pay as recommended by the County Manager.
- 3. At a minimum, the LCA will include the following provisions:
 - A. The agreements set forth in C, D, E, and F directly above.
 - B. A requirement that the employee successfully enroll and complete a treatment program (if recommended by the SAP) and receive a negative return to duty test result.
 - C. A statement acknowledging that a violation of the LCA or future violations of this policy will result in termination.
 - D. The LCA must be signed by the employee and the County Manager.
 - E. LCA will expire five (5) years from the date of execution.



V. **PRESCRIPTION MEDICATION**: (392.4; 382.213(b)(d))

- 1. It is the responsibility of employees to inform the DER or their supervisors when they are taking any prescription that may create impairment. All CDL employees who use prescription medications pursuant to the instructions of a physician are required to ask the physician if those drugs could adversely affect their ability to safely operate a commercial motor vehicle. If the physician affirms that safe operation of a commercial motor vehicle could be impaired by the employee's use of a drug, the employee is required to immediately report this to the DER or their supervisor and the employee must be removed from the performance of safety-sensitive duties.
- 2. Employees MUST have a valid and current doctor's prescription and MUST be under the prescribing doctor's care if taking any type of prescription medicine that can create an impairment.
- 3. If an employee tests positive and <u>cannot</u> produce a valid prescription, the MRO will report a positive result to the employer. The consequences for a positive test will apply.
- 4. If an employee tests positive and a valid prescription exists, the MRO will report the result as negative, but will also report any safety concerns, which may require further evaluation.
- 5. **Medical Marijuana** (49 CFR Part 40, at 40.151(e)) Marijuana is a federally prohibited substance. An authorization for use of marijuana for medical purposes will not be an acceptable excuse for testing positive for THC, the marijuana metabolite. The employment protections provided by the Lynn and Erin Compassionate Use Act do not apply to safety-sensitive positions. NMSA § 26-2B-9(B)(2). Anyone testing positive for marijuana will be subject to the consequences of this policy for a positive drug test.

VI. REQUIRED TESTS FOR COVERED APPLICANTS AND EMPLOYEES (CDL REQUIRED)

To ensure compliance with DOT regulations, applicants for positions requiring a CDL and covered employees will be subject to controlled substance and alcohol tests under the circumstances described below. Applicants and employees are required to submit to testing in the following circumstances as a condition of their employment.

1. PRE-EMPLOYMENT TESTING: (382.301)

- A. Applicants selected for CDL-covered positions are to be given a conditional offer of employment, pending negative results from drug and alcohol testing.
- B. Negative test results must be received prior to the employment start date.
- C. A positive drug test result or a refusal to submit to a drug test will result in



- automatic disqualification. If disqualified, an applicant must wait at least six (6) months before reapplying for employment, in a safety sensitive position, with Union County.
- D. Employees transferred, or applying for a position requiring a CDL, or whose current position is changed to require a CDL, are not permitted to operate a CMV unless they have a CDL or CDL permit, and have received a pre-employment drug test with negative results. A positive drug test or a refusal to submit to drug testing or failure to comply with any part of the testing protocol will result in the employee's disqualification from the safety-sensitive position and may subject the employee to disciplinary action, up to and including termination, in accordance with the applicable collective bargaining agreements and/or the County's Personnel Rules.

2. <u>POST-ACCIDENT TESTING:</u> (382.303)

As soon as practical following an accident involving a CMC, Union County shall test the surviving driver(s) for alcohol and drugs when either:

- A. The accident involved a fatality **or** the driver receives a moving violation traffic citation and
 - 1. One of the vehicles involved in the accident had to be towed or
 - 2. One of the people involved in the accident had to receive medical attention immediately away from the scene.
- B. The employee (driver) must ensure that the supervisor/manager is notified as soon as practicable following an accident. The supervisor/manager will review the circumstances of the accident to determine if a post-accident test is required, and if so, make arrangements to have the employee tested for alcohol and drugs. Employees who have been involved in accidents which do not require a post-accident test under this policy may not be tested without their written consent.
- C. Alcohol tests should be conducted within 2 hours of the accident.
- D. If a test was not administered within this time frame, the Human Resources Department will prepare and maintain a file stating the reason a test was not promptly administered.
- E. If the driver is not tested within 8 hours, attempts to administer a test should cease and a record prepared and maintained by the Human Resources Department indicating why the test could not be performed.
- F. Drug tests should be completed within 24 hours of the accident. If a test was not administered within this timeframe, the Human Resources Department will prepare and maintain a file on record stating the reason a test was not promptly administered. If the driver is not tested within 32 hours of the accident, attempts to test should cease and a record prepared and maintained by the Human Resources Department indicating why the test was not performed.



G. A driver who is subject to post-accident testing must remain available or Union County may consider the driver to have refused to submit to testing. The driver subject to post-accident testing must refrain from consuming alcohol for 8 hours following the accident, or until completion of an alcohol test, whichever comes first.

NOTE: Nothing in this policy should be construed to require the delay of necessary medical attention for injured people following an accident. Also, the driver is not prohibited from leaving the scene of an accident for the period necessary to obtain assistance in responding to the accident or to obtain necessary emergency care.

3. RANDOM TESTING: (382.305)

- A. Union County conducts random drug testing on DOT safety sensitive positions, in accordance with 49 CFR §382.305. The minimum annual percentage rates for these tests are set, and can be modified, by the FMCSA. The selection of employees for random alcohol and/or controlled substance testing shall be made by a scientifically valid method, such as a random table of a computer-based random number generator that is matched with employees' identification numbers.
- B. On a monthly basis the Human Resources Officer will provide the drug and alcohol testing services vendor with an updated list of all covered employees. This list represents the random testing pool. The vendor will use this list to select employees for random testing. The random selection and testing dates shall be unannounced and spread reasonably throughout the year with each employee having an equal chance of being tested each time the random selections are made. Each covered employee randomly selected for testing shall immediately, upon notification, report to the testing site.
- C. An employee may only be scheduled for a **random alcohol test** immediately before, during, or immediately after the performance of safety-sensitive duties. Employees may be scheduled for a random drug test at any time.
- D. The conditions for selection and notification of random testing are:
 - 1. Human Resources Department and the supervisory staff shall ensure that employees selected for random tests proceed immediately to the testing site upon notification of selection.
 - 2. Employees must immediately proceed to the collection site when they are notified of their selection.
 - 3. Strict confidentiality procedures are to be followed regarding the names of employees selected and scheduled for testing as well as the results of such testing. Any breach in confidentiality may result in disciplinary action.



- 4. Employees who are on leave for one week or less should be sent for testing immediately upon their return to work.
- 5. In the event an employee, who is selected for a random test, is on an extended leave, the Human Resources Department will contact its designated vendor for the name of the next alternate random selection in place of the original selection. If an alternate employee is selected, both the Human Resources Department and its designated vendor must document the details of the alternate selection.

4. REASONABLE SUSPICION TESTING: (382.307)

- A. When a trained supervisor has reasonable suspicion to believe an employee is under the influence of drugs or alcohol, the employee is required to submit alcohol and/or controlled substance test.
- B. Reasonable suspicion is determined through the personal observation of the employee by a supervisor who has received the required CDL supervisor training (§ 382.603), and must be based on specific contemporaneous, articulable observations concerning the appearance, behavior, speech, or body odors of the employee. The observations may include indications of the chronic and withdrawal effects of controlled substances.
- C. If possible, it is best to have two supervisors, or a supervisor and a County Administration Department employee involved in the determination. At least one of the supervisors involved must have received the required CDL supervisor training.
- D. If it is determined that reasonable suspicion exists that the employee is under the influence, each should then **document** their visual observations of the employee's appearance and behavior using the Reasonable Suspicion Checklist in the appendix.
- E. If it is determined that reasonable suspicion of an impairment does not exists, **and** the employee is able to perform work duties, the employee should be returned to work.
- F. If it is determined that the employee is not under the influence of alcohol and/or drugs, but is not fit to perform work duties, the County Manager should be contacted to determine the appropriate actions to be taken.
- G. If reasonable suspicion is established, the employee must be escorted (transported) for a reasonable suspicion test. The reasonable suspicion test is to be conducted, even if the employee admits to using drugs and/or alcohol.
- H. Reasonable suspicion testing for alcohol may be done only when the observations are made immediately before, during or immediately after the performance of safety-sensitive duties.
- I. Reasonable suspicion testing for drugs may be done at any time while the employee is on duty, including prior to the start of duties of that work



shift.

- J. For drug tests, the reasonable suspicion documentation must be completed within 24 hours of the observed behavior or before the results are released, whichever is earlier.
- K. If a reasonable suspicion alcohol test is not administered within two hours following the supervisor's observations, the supervisor must prepare and maintain on file a record stating the reasons the alcohol test was not administered promptly.
- L. If the reasonable suspicion alcohol test is not administered within eight hours, the supervisor must cease attempts to have the tests administered and must prepare and maintain on file a record stating the reasons the alcohol and/or drug test was not administered promptly.
- M. An employee who is taken for a reasonable suspicion drug and/or alcohol test must be immediately removed from safety-sensitive duties and cannot be returned to those duties until a negative result from the reasonable suspicion test is received.
- N. An employee's refusal to test or cooperate in the testing process will be treated as a positive test.
- O. At the conclusion of the collection process, the supervisor or Human Resources Department employee will make necessary arrangements to have the employee taken home; the employee cannot be permitted to drive. If the employee refuses those arrangements and attempts to drive, do not attempt to restrain the employee but contact local law enforcement to report the circumstances.

5. RETURN-TO-DUTY TESTING: (382.309; 40.305)

- A. Employees retained by the County after a positive test result, test refusal, or self-disclosure may return to safety-sensitive functions after their evaluation by a SAP and participation in the prescribed treatment program.
- B. Return-to-duty tests need not be confined to the substance involved in the violation. The SAP may recommend both a drug and alcohol return-to-duty test be given. The employee must have a negative test result before returning to duty.
- C. Return-to duty drug tests must be under direct observation.

6. <u>FOLLOW-UP TESTING:</u> (382.311; 40.307)

A. An employee who has tested positive for drugs and/or alcohol will be subject to unannounced follow-up drug and/or alcohol testing after return to safety-sensitive duties. The follow-up testing schedule is determined by the SAP and will consist of a minimum of six drug and/or alcohol tests in the first 12 months. Follow-up testing may be extended up to five years at the direction of the SAP. The number and frequency of the tests are to be



- determined by the SAP but must consist of at least 6 tests during the 12 month period following return to duty and may extend for up to 5 years.
- B. The SAP's plan for follow-up testing must remain unknown to the employee.
- C. Follow-up tests cannot be substituted for other tests (such as random).
- D. Follow-up drug tests must be under direct observation.

VII. TESTING PROCEDURES (382.407 – 409)

Testing shall be conducted in a manner to ensure adherence to standards of confidentiality, privacy, accuracy, and reliability as required by DOT regulations.

1. CONTROLLED SUBSTANCE TESTING: (Part 40, Subpart B)

- A. Testing for controlled substances shall be conducted in accordance with 49 CFR Part 40.
- B. A positive result will occur if the sample contains a substance present in an amount greater than the minimum threshold as defined by the regulations.
- C. A Medical Review Officer or MRO's assistant will contact the employee/applicant if there is a positive result to verify the result.
- D. The Medical Review Officer or MRO's assistant will report the result to the DER or other authorized County official.
- E. The Medical Review Officer or MRO's assistant will give the donor the option of testing the remaining split specimen at a HHS certified laboratory of their choice at their expense. The donor has up to 72 hours to request the split sample be tested.

2. ALCOHOL TESTING: (Part 40, Subpart B)

- A. Alcohol testing shall be conducted in accordance with 49 CFR Part 40. Alcohol testing may be conducted by a qualified Screening Test Technician (STT) or Breath Alcohol Technician (BAT). STTs are only permitted to conduct the first test given to an employee by using either a breath or saliva test (Screening Test). A BAT is authorized to conduct a Screening Test, but, unlike a STT, is also authorized to conduct the second test given to an employee whose test result is .02 or above (Confirmation Test). For a Screening Test, the STT or BAT may use an approved Alcohol Screening Device (ASD) or an Evidential Breath Testing device (EBT). For a Confirmation Test, the BAT is required to use an EBT.
- B. If an employee's alcohol concentration is 0.02 0.039, a second, confirmation test will be performed. If the confirmation test results are in the same range, the results will be reported to Union County. The employee will be removed from performing any safety-sensitive functions for 24 hours before being required to re-test and being allowed to return



- to work if those results are below 0.02.
- C. If an employee's alcohol concentration is 0.04 or greater, a second confirmation test will be performed. If the confirmation test results are the same or greater, the test will be considered positive and reported to Union County. The employee will be removed from duty and (if retained) they must complete the entire SAP rehabilitative process as outlined in this policy.

VIII. REFUSAL TO SUBMIT TO TESTING (382.107 and 382.211)

Refusal to submit to testing is equivalent to a positive test. Any employee refusing to submit to testing will be referred to a SAP and will face appropriate disciplinary action. Any applicant refusing to submit to testing will not be considered for employment with Union County. The following behavior constitutes a refusal:

- 1. Failure to appear for any test (except a pre-employment test) after being directed to do so by the employer.
- 2. Failure to remain at the testing site until the testing process is complete. Provided that a person who leaves the testing site before the testing process commences for a pre-employment test is not deemed to have refused to test.
- 3. Failure to provide specimen.
- 4. In the case of a drug test that is required to be directly observed or is a monitored collection, when the donor fails to permit the observation or monitoring.
- 5. Failure to provide a sufficient amount of urine or breath when directed, and it has been determined, through a required medical evaluation, that there was no adequate medical explanation for the failure.
- 6. Failure or declining to take a second test the employer or collector has directed the donor to take.
- 7. Failure to undergo a medical examination or evaluation, as directed by the MRO, as part of the verification process ("shy bladder" shy lung"), or as directed by the Designated Employer Representative (DER). In the case of a pre-employment drug test, the applicant is deemed to have refused to test on this basis only if the pre-employment test is conducted following a contingent offer of employment.
- 8. Failure to cooperate with any part of the testing process (e.g., refuse to empty pockets when so directed by the collector, behaving in a confrontational manner that disrupts the collection process, fail to wash hands after being directed to do so by the collector).
- 9. Is reported by the MRO as having a verified adulterated or substituted test result.
- 10. A donor's admission to a collector that he/she has adulterated or substituted their specimen.
- 11. Failure to follow the observer's instructions to raise and lower clothing or to turn around to permit the observer to determine if the donor has a prosthetic or other device that could be used to interfere with the collection process.



- 12. Possession of or wearing a prosthetic or other device that could be used to interfere with the collection process.
- IX. **VOLUNTARY EMPLOYEE SELF-IDENTIFICATION PROGRAM**: (As allowed by Union County and not required by DOT regulations.)
 - 1. As deemed practical, Union County will assist employees in overcoming drug and alcohol problems if this policy has not already been violated. An employee may not self-identify to avoid required testing. To participate in this voluntary program, the employee must make the admission of alcohol misuse or drug use **prior to** performing a safety-sensitive function (i.e., prior to reporting for duty).
 - 2. Employees who seek voluntary treatment prior to a violation of this policy will not be disciplined for making a voluntary admission of alcohol misuse or controlled substance use within the parameters of this policy.
 - 3. The employee will be referred the County's Employee Assistance Program (EAP) Employees who seek voluntary assistance will be returned to safety-sensitive duties only upon successful completion of an educational or treatment program as determined by a SAP.
 - 4. Prior to the employee participating in a safety-sensitive function, the employee shall undergo a return-to-duty test with a result indicating an alcohol concentration of less than 0.02 and/or controlled substance test with a verified negative test. The employee will be required to submit to follow up testing as set forth in this policy.
 - 5. Employees are encouraged to apply for FMLA leave if participating in a rehabilitation treatment program. The County offers health benefit plans to eligible employees that cover treatment for substance use disorders. Insurance may cover all or part of the cost of such a program. However, the financial burden of payment for such a program ultimately rests with the employee. Information regarding availability of treatment resources and possible insurance coverage for treatment services is available from the Human Resources Department

X. DESIGNATED EMPLOYER REPRESENTATIVE (DER)

The Human Resources Coordinator will serve as the DER and may be contacted to answer questions regarding this policy or issues related to the use or misuse of controlled substances or alcohol.

XI. **TRAINING** (382.601; 382.603)

1. Those employees who supervise covered employees must receive 60 minutes of alcohol and 60 minutes of controlled substance training. The training will be used by the supervisors to determine whether reasonable suspicion exists to require a driver to undergo testing under Section VII (4) of this policy. The training shall



include the physical, behavioral, speech, and performance indicators of probable alcohol misuse and use of controlled substances.

2. Each covered employee must be provided with a copy of this policy and materials about the effects of drug and alcohol use (such as film or written), the County DOT policy, and the name of the supervisor who can answer their questions about the material. Each employee must sign a certificate of receipt of the materials.

XII. CONFIDENTIALITY/RECORD KEEPING (Part 382, Subpart D; Part 40, Subpart P)

All records will be maintained and retained in accordance with federal regulations. All employee drug and alcohol test records are considered confidential and will be secured and only accessible to authorized employees. Employee alcohol and controlled substance test records will only be released in the following situations:

- To an employee, upon their request;
- Upon written consent by the employee authorizing the release to a specified individual;
- Upon request of a DOT agency with regulatory authority over the County;
- Upon request of state or local officials with regulatory authority over the County;
- Upon request of the United States Secretary of Transportation;
- Upon request by the National Transportation Safety Board (NTSB) as part of an accident investigation;
- In a lawsuit, grievance, or other proceeding when legally applicable;
- Upon request by subsequent employers upon receipt of a written request by an employee;
- To the Clearinghouse.

XIII. CLEARINGHOUSE REPORTING

The following information will be collected and maintained under this section and shall be reported to the Clearinghouse:

- 1. A verified positive, adulterated, or substituted drug test result;
- 2. An alcohol confirmation test with a concentration of 0.04 or higher;
- A refusal to submit to a required test;
- 4. An employer's report of actual knowledge, as defined at §382.107:
 - A. On duty alcohol use pursuant to §382.205;
 - B. Pre-duty alcohol use pursuant to §382.207;
 - C. Alcohol use following an accident pursuant to §382.209; and
 - D. Controlled substance use pursuant to §382.213;
- 5. A SAP's report of the successful completion of the return-to-duty process;
- 6. A negative return-to-duty test; and
- 7. A report of completion of follow-up testing.

XIV. INFORMATION ON DRUG ABUSE AND ALCOHOLISM (§ 382.601(b)(11))



Drug use and alcohol abuse can have a serious impact on everyone. Either can negatively impact health, work, personal life, and the lives of others. The following information should assist in identifying individuals at risk and represent some of the potential effects that drug and alcohol use may have on the user:

Workplace

- May cause the employee to feel capable of handling tasks that are too much or too dangerous.
- May cause lateness and absenteeism, increasing the workload of others.
- May cause crime on the job, including theft of County and personal property.
- May cause major errors in the work performed, risking harm to the employee, coworkers, and customers.

Health

- Neurological problems, including dementia, anxiety, and suicide;
- Cardiovascular problems, include hypertension;
- Increased cancer risk;
- Liver diseases, including alcoholic hepatitis and cirrhosis;
- Sexual dysfunction.

Personal life

- Alcohol can also destroy relationships, lead to serious problems with the law (e.g., drunk driving), and even cause harm to the people you love.
- If drinking affects your work life, it could lead to job loss and all the financial problems that would follow.

Signs and Symptoms of a drug and/or alcohol problem

Any one or more of the following signs may indicate a drug and/or alcohol problem:

- Appears fearful, anxious, or paranoid for no reason;
- Blackouts or the inability to remember what has happened;
- Cold, sweaty palms; shaking hands;
- Lack of motivation; appears lethargic or "spaced out;"
- Pattern of absenteeism with vague excuses;
- Red, watery eyes; pupils larger or smaller than usual; blank stare;
- Regular (or daily) use or consumption;
- Secretive or suspicious behavior;
- Sudden mood swings, irritability, or angry outbursts;
- Unexplained need for money; stealing money or items.

Intervening when a drug or alcohol problem is suspected

There are several good reasons why employees should be concerned if their coworkers are using drugs or alcohol on the job:

- The employee and their coworkers' health and safety may be at risk.
- Creates a negative work environment.

No matter what the employee's position is in the County, steps can be taken to reduce the risk of drug and alcohol abuse on the job. Acceptance of <u>any</u> misuse puts the employee,



the County, and the public at risk. Accordingly, the County requests that any signs or symptoms of drug use or alcohol abuse be reported to the employee's immediate supervisor. Alternatively, employees may report any signs or symptoms to the County **DER**. Additional information may be obtained by contacting the County's Employee Assistance Program ("EAP").

XV. ACKNOWLEDGMENT

The final page of this policy is the acknowledgment to be completed by the employee upon receipt of the policy attesting that they understand that to continue employment with Union County they must abide by the terms of this policy. The signed acknowledgment page must be returned to the Union County Human Resources Department.

ACKNOWLEDGMENT AND RECEIPT

I have received a copy of the Union County Government Policy Regarding Compliance with Department of Transportation Drug and Alcohol Regulations, Resolution # 2025-33

I understand that in order to continue my employment with Union County, I must abide by the terms of this policy.

Printed Employee Name

Employee #

Employee Signature

Return to:

Union County Human Resources Department

Date

UNION COUNTY

RESOLUTION 2025-34

ADMINISTRATIVE PROCEDURES FOR GRIEVANCE HEARINGS

1. SCOPE OF RULES

These rules govern the procedure in all grievance hearings on appeal from certain personnel actions under the Union County Personnel Ordinance and the Union County Personnel Handbook.

2. NOTICE OF HEARING.

- 2.1 A request to have a personnel action reviewed in a grievance hearing must be made in writing and filed with the County Manager no later than ten (10) calendar days from service of the written decision of the County Manager or supervisor on the employment matter at issue; a statement of specific grounds for the appeal must accompany the request for hearing. Failure to file a notice of appeal within ten (10) calendar days shall constitute forfeiture of the right to appeal.
- 2.2. When a timely request for hearing is filed, a hearing shall be scheduled before an independent hearing officer. The County shall notify the party requesting the hearing, and all interested parties, by certified mail, return receipt requested of the hearing.
- 2.3 The notice shall include the name of the hearing officer, and the time, place, date and nature of the hearing, which time shall be not less than five nor more than sixty days from the date of filing of the request for hearing, provided that the hearing officer may for good cause or upon stipulation of the parties set the hearing for a later date.

3. HEARING, CONDUCT, RECORD.

- 3.1 Testimony at the hearing shall be taken under oath and recorded by tape, computer, or otherwise. Upon the request of any party, testimony shall be transcribed, provided that all costs of transcribing shall be paid by the party so requesting.
- 3.2 The hearing shall be conducted in an orderly and informal manner without strict adherence to the rules of evidence that govern proceedings in the courts of the State of New Mexico. However, in order to support a decision, there must be a residuum of legally competent evidence to support a verdict in a court of law. Irrelevant, immaterial or unduly repetitious evidence may be excluded.

- 3.3 The County shall have the burden of proof and shall present its opening statement, evidence, and closing argument first.
- Opportunity shall be afforded all parties to appear and present evidence and argument on all issues involved. A party may be represented by counsel and may conduct cross-examination for a full and true disclosure of the facts.
- 3.5 The hearing officer shall administer oaths or affirmations to witnesses, determine the credibility of such witnesses, determine the admissibility of evidence and the wight of such evidence, and decide the law and the facts of the case.
- 3.6 The rules of evidence as applied in nonjury civil cases in the district courts of this state shall be generally followed; however, when it is necessary to ascertain facts not reasonably susceptible of proof under these rules, evidence not admissible thereunder may be admitted if it is of a type commonly relied upon by reasonably prudent men in the conduct of their affairs. Objections to evidentiary offers may be made and shall be noted in the record.
- 3.7 The hearing officer shall control the conduct of all parties and all other persons present in the hearing room. The hearing officer may, under the appropriate circumstances; (1) remove any person from the hearing room; (2) close the hearing to the general public; (3) exclude all witnesses until they are called to testify; (4) continue the hearing to a later time and date; and (5) take any other action the hearing officer determines is necessary to ensure orderly proceedings and conduct a fair and impartial hearing.
- 3.8 The hearing officer shall make a record of the hearing, which shall include:
 - (1) all pleadings, motions, and intermediate rulings;
 - (2) evidence received or considered;
 - (3) a statement of the matters officially noticed;
 - (4) offers of proof, objections, and rulings thereon;
 - (5) any proposed findings submitted; and
 - (6) the decision by the hearing officer.

4. FINDINGS AND CONCLUSIONS; DECISION.

4.1 The hearing officer shall issue a decision in the matter by written communication to the parties or their attorneys mailed to their last known address not later than thirty (30) days following conclusion of the hearing. A copy of the decision shall be provided to the County Clerk for recordation in County records.

- 4.2 The hearing officer shall allow counsel a reasonable opportunity, not to exceed five (5) days after the conclusion of the hearing, to submit requested findings of fact and conclusions of law. Service upon an attorney or upon a party shall be made by delivering or mailing a copy to the attorney's last known address. All parties shall be deemed to have been served on the third day following the mailing.
- 4.3 The final decision of the hearing officer shall include findings of fact and conclusions of law, separately stated.
- 4.4 If the hearing officer determines that the grievance is valid, the hearing officer may require the County to take such affirmative action as the hearing officer determines is necessary to rectify the action complained of, including, but not limited to, reinstatement, promotion, suspension for a lesser period, reinstatement to a prior position, or award or no award of back pay, but the hearing officer shall not have the authority to award damages other than back pay.

5. SUBPOENAS; INSPECTION OF RECORDS; DISQUALIFICATION.

- 5.1 Subject to the rules of privilege and confidentiality recognized by law, the hearing officer may require the furnishing of information, the attendance of witnesses, and the production of books, records, papers, or other objects necessary and proper for the purposes of the proceeding.
- 5.2 The hearing officer may issue subpoenas requiring the attendance and testimony of witnesses and production of any evidence relating to any matter in question in the proceeding. The form of the subpoena shall adhere, insofar as is practicable, to the form used in the district court.
- Any party to the proceeding shall be entitled to subpoenas in the name of the County. The subpoena shall show upon its face the name and address of the party at whose request the subpoena was issued. Unless otherwise required by law, the parties shall not be required to pay fees for attendance and travel to witnesses filed by a party, may modify or vacate a subpoena for any reason that justice requires.
- 5.4 A subpoena issued under these rules shall be served in the same manner as subpoenas issued by the district court.
- 5.5 In case of disobedience to any subpoena issued and served under these rules, or for the refusal of any person to testify regarding any matter for which he may be lawfully interrogated, the hearing officer may apply to the district court in the county of

the person's residence for an order to compel compliance with the subpoena or the furnishing of information or the giving of testimony. If the refusal or disobedience is found to be unlawful, the district court shall enter an order requiring compliance in full or as modified. Disobedience of the court order shall be punished as contempt of the district court in the same manner and by the same procedure as provided for like conduct committed in the course of judicial proceedings.

5.6 A hearing officer shall recuse the hearing officer from any proceeding in which, in the judgment of the hearing officer, cannot conduct a fair and impartial hearing and reach a fair and reasonable decision. Any party may request a disqualification of a hearing officer on the grounds of the person's inability to be fair and impartial by filing a motion and an affidavit promptly upon the discovery of the alleged grounds for disqualification, stating with particularity the grounds upon which it is claimed that the person cannot be fair or impartial. The burden shall be upon the moving party to show by clear and convincing evidence the hearing officer's inability to be fair and impartial. The hearing officer shall make the final determination concerning disqualification of the hearing officer.

6. JUDICIAL REVIEW.

Any party who is adversely affected by the final order or decision under these rules is entitled to judicial review thereof pursuant to Rule 1-075 of the Rules of Civil Procedure for the District Courts of the State of New Mexico (SCRA 1986).

7. PRIOR RULES SUPERSEDED.

This resolution supersedes all prior resolutions establishing administrative procedures for grievance hearings.

8. PURPOSE OF RULES; LIBERAL CONSTRUCTION.

The Board of County Commissioners declares the purpose of this resolution is to promote uniformity with respect to administrative procedure, to ensure that such procedure is fair and equitable to all who participate in the proceedings and to provide for judicial review of administrative decisions. These rules shall be liberally construed to carry out this purpose.

PASSES, APPROVED, AND ADOPTED this 9th day of December, 2024.

BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO

ATTEST:	Chair	
	Member	
Clerk	Member	



RESOLUTION NUMBER 2025-35 A RESOLUTION TO UPDATE SIGNATURE CARDS ON ALL UNION COUNTY BANK ACCOUNTS EFFECTIVE JANUARY 1, 2025

WHEREAS, on November 5, 2024 a General Election took place in the State of New Mexico establishing changes on the Union County Board of County Commissioners; and

WHEREAS, this change will require an update to all banking accounts to reflect the current Board of County Commissioners and Union County Treasurer's Office for the purpose of conducting County banking business.

NOW, THEREFORE, BE IT RESOLVED, that the Board of Union County Commissioners authorizes the County Treasurer to update all County bank accounts to include current Commissioners and Treasurer's staff as authorized agents and signers on the County accounts.

BE IT FURTHER RESOLVED, on the 9th day of December, 2024 the Board of County Commissioners of Union County have approved the updating of all signature cards for all financial institutions as follows as Authorized Signers/Agents and all other previous signers shall be removed effective January 1, 2025:

County Treasurer's Office

Shea Arnett, County Treasurer Theresa Danielle Arellano, Deputy Treasurer **Board of County Commissioners**

Clayton Kiesling, Commissioner Lloyd Miller, Commissioner Justin Bennett, Commissioner

PASSED, APPROVED AND ADOPTED this 9th day of December, 2024.

BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO

ATTEST SEAL	By:
Devian Fields, County Clerk	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
	Lloyd Miller, Member

THE BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY

UNION COUNTY, NEW MEXICO

ORDINANCE NO. 2024-46

AN ORDINANCE PROVIDING FOR UNION COUNTY ROADS TO BE CLOSED TO THROUGH TRAFFIC FOLLOWING CLOSURE OF STATE HIGHWAYS IN UNION COUNTY BY THE NEW MEXICO STATE POLICE; PROVIDING AUTHORITY TO THE SHERIFF OF UNION COUNTY TO CLOSE COUNTY ROADS TO THROUGH TRAFFIC IN SUCH CIRCUMSTANCES; PROVIDING DEFINITIONS; PROVIDING FOR PENALTIES.

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO:

Section One. Short Title.--This Ordinance shall be known as The Union County Emergency Road Closure Ordinance.

Section Two. Definitions.--

- A. "County Road" or "Union County Road" means a road that has been accepted for maintenance by Union County;
- B. "Local traffic" refers to travelling through Union County from a place inside Union County or within twenty five miles of Union County to reach a destination within Union County, such as a home, school, property or business; and
- C. "Through traffic" refers to travelling from a place outside of Union County through Union County to a destination outside the County.

Section Three. Emergency Road Closure.--In the event that the condition of a State highway within Union County presents a substantial danger to vehicular traffic by reason of snow, sleet, hail, ice or other unusual or hazardous conditions pursuant to NMSA 1978 Section 66-7-11 (1987), and the New Mexico State Police orders said highway or highways closed, then the Sheriff of Union County may in turn order the emergency closure of County roads to through traffic within Union County, or any portion thereof.

Section Four. Notice.--The Sheriff of Union County or his/her designee shall notify the consolidated communications center of any emergency road closure of County Roads pursuant to this Ordinance. The Sheriff or his/her designee shall also notify the general public to the extent possible given the circumstances, that a given County Road is closed and subject to this Ordinance, and shall, to the extent possible given the emergency, place barricades or traffic cones or other signage on the County Road to indicate the closure. The Sheriff or his/her designee shall also, to the extent possible, show the closure on the County's social media pages.

Section Five. Re-Opening County Roads.--The Sheriff shall evaluate the condition of County Roads that have been closed to through traffic pursuant to this Ordinance and shall reopen County Roads to through traffic when conditions warrant.

Section Six. Unlawful Use of County Roads for Through Traffic.--Any person who engages in through travel using a Union County Road that the Sheriff of Union County has declared closed for through traffic under the circumstances described in Section Three of this Ordinance, shall be guilty of a misdemeanor and punished as set forth in NMSA 1978, Section 4-37-3 (1993) and Union County Ordinance No. 1, Sec. 7.

Enacted this 9th day of December, 2024 by the Board of County Commissioners of Union County:

THE BOARD OF COUNTY COMMISSIONERS

Chair
Member
Member
Approved as to form:
County Attorney
(Seal)
ATTEST:
County Clerk
Passed:(Date)
Vote: Unanimous Majority
Recorded:
(Date)



ORDINANCE 2024-47

AN ORDINANCE ADOPTING THE UNION COUNTY PERSONNEL ORDINANCE; RESCINDING RESOLUTION 2021-18, AND ALL AMENDMENTS THERETO; PROVIDING GENERAL EMPLOYMENT RULES FOR EMPLOYEES OF UNION COUNTY; PROVIDING FOR PRE-EMPLOYMENT REQUIREMENTS; PROVIDING FOR CONDITIONS OF EMPLOYMENT; PROVIDING FOR EMPLOYMENT RECORDS; PROVIDING FOR EMPLOYEE LEAVE; PROVIDING FOR MEDICAL PLAN FOR COUNTY EMPLOYEES; PROVIDING FOR PERFORMANCE EVALUATIONS OF COUNTY EMPLOYEES; PROVIDING FOR A COMPENSATION SYSTEM; PROVIDING FOR SAFETY AND ACCIDENT PREVENTION, PROHIBITING HARASSMENT, AND DISCRIMINATION IN THE WORKPLACE; PROVIDING RULES FOR USE OF COUNTY EQUIPMENT AND VEHICLES: PROVIDING FOR EMPLOYEE DISCIPLINE; PROVIDING FOR GRIEVANCE AND INVOLUNTARY FOR VOLUNTARY RESOLUTION; PROVIDING RULES TERMINATION, AND PROVIDING FOR POST-EMPLOYMENT MATTERS; PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, Union County recognizes that it is the best interest of the county to periodically update and revise its Personnel Ordinance to account for changes in federal and state law and changes in internal needs and requirements of the County; and

WHEREAS, the Union County Manager, Human Resources Coordinator, and legal council have identified a number of areas in which the presented Personnel Ordinance needs to be updated and improved, and they have produced an updated policy that achieves these objectives; and

WHEREAS, the updated policy is attached to this Ordinance; and

WHEREAS, the Board of County Commissioners finds that the new Personnel Ordinance satisfies the objectives described above and should be adopted and disseminated to County employees;

NOW THEREFORE, BE IT ENACTED, AS FOLLOWS;

- 1. Union County Personnel Ordinance, together with the attached Policy, shall be and hereby is adopted; and
- 2. Resolution 2021-18 and all amendments thereto are rescinded, effective as of the effective date of this Ordinance.

APPROVED, ADOPTED, AND ORDAINED this 9th day of December, 2024

THE UNION COUNTY BOARD OF COUNTY COMMISSIONERS

ATTEST SEAL	Ву:
Devian Fields, County Clerk	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
	Lloyd Miller, Member



UNION COUNTY, NEW MEXICO 200 COURT ST. PO BOX 430 CLAYTON, NEW MEXICO 88415 (575) 374-8896 EXT 4

EFFECTIVE January 8, 2025

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UNION COUNTY EMPLOYEE HANDBOOK

- 1 SHORT TITLE This document may be cited as the "Employee Handbook."
- 2 <u>APPLICABILITY</u> This Employee Handbook contains the terms of the employment relationship between Union County, New Mexico and those employees classified as full-time, regular employees. Certain portions of this Employee Handbook apply to other employment classifications, but only as specifically set forth herein. Where a given policy or section is silent as to its application to a particular employment classification, it applies only to a full-time, non-trial-period, regular employee. For employees of the Sheriff's Office, in the event there is a conflict between any section of this handbook and a written policy of the Sheriff's Office, the Sheriff's Office policy will supersede this handbook for the conflicting section(s) only.

3 EMPLOYMENT CLASSIFICATIONS

- 3.1 **CLASSIFIED EMPLOYEE.** A classified employee is an employee who has been hired through the normal personnel selection process.
- 3.2 **ELECTED OFFICIAL.** An Elected Official is a County Commissioner, the County Sheriff, the County Clerk, the County Treasurer, the County Assessor, and the County Probate Judge. Elected Officials are not classified employees or regular employees and their employment with the County is generally not governed by this Employee Handbook. Elected Officials are eligible to receive certain benefits from the County, but only as specifically set forth herein. If a given policy is silent as to its application to Elected Officials, it does not apply.
- 3.3 **FULL-TIME EMPLOYEE.** A full-time employee is one who is scheduled to work 40 hours or more each week.
- 3.4 **HOURLY EMPLOYEE.** An hourly employee is one whose compensation is based on the actual number of hours worked.
- 3.5 **CASUAL EMPLOYEE.** A casual employee is one who is on an as-needed basis, working fewer than 20 hours each week, is at-will, and is not entitled to the benefits of County employment as set out herein.
- 3.6 **REGULAR EMPLOYEE.** A regular employee is an employee who has successfully completed his or her trial period and who is also a classified employee. Regular employees are entitled to all the benefits of County employment as set out herein.

- 3.7 PART-TIME REGULAR EMPLOYEE. A part-time regular employee is one who is regularly scheduled to work fewer than 40 hours each week and is entitled to all County benefits, though Paid Time Off, holiday, and personal days will accrue based upon hours worked. Premiums for insurance benefits will be the same as for full-time regular employees.
- 3.8 **SALARIED EMPLOYEE.** A salaried employee is an employee whose compensation is not based on the actual number of hours worked but is based on the type of work the employee performs. The County expects salaried employees to work an average of 40 hours per week. Salaried employees do not receive overtime. Salaried employees are exempt under the Fair Labor Standards Act.
- 3.9 TRIAL PERIOD EMPLOYEE. An employee is classified as a "trial period" employee until successful completion of one year of service in the position for which he or she was hired. An employee serving a trial period is an at-will employee whose employment may be terminated without cause or advance notice.
- 3.10 UNCLASSIFIED EMPLOYEE. An unclassified employee is an employee who is not hired through the normal personnel selection procedures, such as an employee of an Elected Official who fills a statutory position such as Deputy Clerk, Deputy Treasurer, Deputy Assessor, Sheriff's Executive Secretary, or Undersheriff; or a contract employee such as County Manager. An unclassified employee is not a classified employee or a regular employee and an unclassified employee's employment with the County is generally not governed by this Employee Handbook. If a given policy is silent as to its application to unclassified employees, it does not apply. An unclassified employee is an at-will employee and an unclassified employee's employment may be terminated at the will of the Elected Official with or without cause and advance notice. Therefore, unclassified employees are not protected by the termination or grievance procedures set out herein at Sections 25 and 26. Unclassified employees are eligible to receive certain benefits from the County, but only as specifically set forth herein.
- 3.11 **TEMPORARY EMPLOYEE.** A temporary employee is an employee who is hired for a specific seasonal position or special project. A temporary position is created to last no more than nine (9) consecutive months and temporary employees are not entitled to County benefits. A temporary employee may remain employed by the County after nine months either as a regular employee or a contract employee. If the Department Head or Elected Official does not take sufficient steps to convert a temporary employee to either regular or contract status prior to the end of the temporary period, the employee shall be terminated. Prior to the expiration of nine months, the County Manager may extend the period of temporary employment.
- 3.12 **CONTRACT EMPLOYEE.** Contract employees are not hired through the normal hiring procedures but at the discretion of the Board of County Commissioners

- and/or the County Manager. Unless otherwise specified in the contract or this Employee Handbook, this Handbook does not apply to contract employees.
- 3.13 **VOLUNTEER.** A volunteer provides services for no compensation or nominal compensation. A volunteer shall not be considered an employee of the County and shall not be entitled to County benefits or to act for the County except within his or her designated area of service.
- 3.14 **VOLUNTEER FIREFIGHTER.** A volunteer firefighter performs services for no compensation or a nominal fee once the minimum training requirements are met per County policy and is not considered an employee of the County for purposes of health insurance, workers' compensation, or unemployment compensation. A volunteer firefighter may participate in the Public Employees Retirement Association (PERA) volunteer firefighter retirement program. As required by Internal Revenue Service regulations, federal, state, social security, and Medicare taxes shall be withheld from nominal fees.
- 3.15 **GRANT FUNDED EMPLOYEE.** A grant funded employee is an employee whose wages are paid by the County contingent upon receipt of a state or federal grant. In the event of the termination or reduction of the grant, the employee's position may be eliminated. The employee shall have no rights to grieve termination based upon grant reduction or grant termination. A grant funded employee shall be subject to this Employee Handbook in all other respects.
- 3.16 **INTERN.** An intern is a high school or college student employed by Union County enrolled full time with proof of enrollment. An intern receives no benefits.

4 HIRING PROCESS

4.1 **HIRING PROCEDURES.** Certain procedures are required in the solicitation and employment of persons with the County. The Human Resources Coordinator shall administer and coordinate the hiring process according to these procedures. These procedures may be waived, if necessary, but only by the Board of County Commissioners or the County Manager.

STEP ONE -- **PERSONNEL REQUISITION.** The Department Head/Elected Official shall notify the Human Resources Coordinator of its need to obtain an employee by completing and forwarding a *Personnel Requisition Form* (hereinafter "PRF"). The PRF must be submitted a reasonable time prior to the expected vacancy.

STEP TWO -- FORMULATE JOB ANNOUNCEMENT. Upon receipt of a PRF, he Human Resources Coordinator shall formulate a job announcement, unless a qualified applicant for the position is already on an eligibility list, as described in § 4.3, below, in which case the position may be offered to such qualified applicant

without further procedures. Each job announcement shall state the qualifications required to be considered for the position, a brief description of the duties contemplated, pay rate, and the date upon which applications will be closed.

STEP THREE -- DRAFT EMPLOYMENT APPLICATION. Upon receipt of a PRF, the Human Resources Coordinator shall draft the employment application. Each application must require the signature of the applicant and shall require the applicant to verify that the information contained on the application is accurate under penalty of perjury. The application shall not elicit any information concerning race, age, sex, political beliefs, religious beliefs, disability or national origin.

STEP FOUR -- OPEN POSITION. The Human Resources Coordinator shall open the position for applications by forwarding copies of the job announcement to each County department, posting the job announcement on County bulletin boards, publishing the announcement in a local newspaper and other local publications, or otherwise distribute job announcements so as to attract qualified applicants. The job announcement shall be posted on County bulletin boards a minimum of five (5) working days before the position is filled.

STEP FIVE -- ADMINISTER TESTING. Appropriate employment testing may be administered to applicants for employment. The Human Resources Coordinator shall assist the using department in developing and administering such employment tests. Testing may include completion of a structured questionnaire, practical test, written test, in-basket exercise, keyboard test, computer skills test, assessment battery or other job-related assessment of ability. Test scores shall become a part of the employee's Personnel File.

STEP SIX - INITIAL SCREENING. Following the closing date, the Human Resources Coordinator shall screen the applications submitted. The Human Resources Coordinator shall determine whether each applicant possesses the minimum qualifications for the position, whether the applicant has a satisfactory employment history and whether any false or deceptive statements are present on the employment application. If qualified applicants have submitted applications, the Human Resources Coordinator shall forward copies of the applications of each qualified applicant to the using department.

STEP SEVEN - INTERVIEWS. If requested by the using department, the Human Resources Coordinator shall schedule and conduct (with the using department) interviews of the most qualified applicants. Proposed interview questions will be forwarded by the using department to the Human Resources Coordinator for review and approval. The Human Resources Coordinator shall ensure that interview questions are relevant to the position and not otherwise improper. All questions not reasonably relevant to the position or otherwise improper shall be disapproved by the Human Resources Coordinator and shall not be used.

STEP EIGHT -- OFFERS OF EMPLOYMENT. Any offer of employment shall be made by the Human Resources Coordinator, in writing. Any offer of employment will be made contingent upon successful completion of the pre-employment medical exam, compliance with immigration law requirements, a negative drug screen and other job-related contingencies. Any offer of employment that does not comply with the requirements of this section is void.

- **PROMOTION.** Notwithstanding anything herein to the contrary, a vacant position may be filled by promoting a qualified individual within the same department or Elected Official's Office without the necessity of opening the position for applications or carrying out Steps Two through Eight, above.
- 4.3 ELIGIBILITY LISTS. Lists of qualified applicants may be developed and maintained for the convenience of the County in obtaining qualified applicants for positions. Each person on such an eligibility list shall be qualified, tested and interviewed for the position so that no further procedures are necessary to offer the person a position. Eligibility lists may be used in conjunction with other recruiting procedures. Placement on an eligibility list shall in no way guarantee appointment to any job opening, nor shall it guarantee that any applicant will obtain a position or that the application will even be considered. It is the obligation of a person seeking employment to keep the County informed at all times of their interest in openings and make timely application for each position. Persons on an eligibility list may be offered a position when one becomes available without the necessity of Steps Three through Eight, herein.

5. PRE-EMPLOYMENT REQUIREMENTS

- MEDICAL EXAMINATION. Each person who is offered employment may be required to successfully undergo a pre-employment medical examination as a condition precedent to actually obtaining employment. The medical examination shall be performed by a health professional of the County's choice, at the County's expense. If the medical examination shows the employee is not in fact qualified for the position sought, the offer of employment will be withdrawn. The examination shall be limited to those physical requirements set forth in the job description.
- PRE-EMPLOYMENT DRUG TESTING. Each person who is offered employment must successfully undergo pre-employment drug testing as a condition precedent to obtaining employment. The drug testing shall be performed by a health professional of the County's choice, at the County's expense. Non-CDL applicants who receive a positive test will be denied employment and shall not be considered for employment for another County position for ninety (90) days. An applicant receiving a positive test may be given the opportunity to demonstrate a positive test was indicative of legal use of a drug. For purposes of this section, the word "drug" refers to substances whose use is illegal under the laws of the State of New

Mexico, or of the United States, or whose use is legal, but which is misused or used illegally.

- PRE-EMPLOYMENT BACKGROUND CHECK. Each person who is offered employment may be required to successfully undergo pre-employment background investigation as a condition precedent to actually obtaining employment. If a pre-employment background check is to be performed, it may be obtained before an offer of employment is extended. Pre-employment background checks shall comply with all state and federal laws.
- 5.4 **IMMIGRATION LAW COMPLIANCE.** Each person offered employment shall complete an Employment Eligibility Verification Form I-9 and present appropriate documentation establishing identity and employment eligibility as a condition precedent to actually obtaining employment. Former County employees shall not be required to re-establish eligibility if they have completed a Form I-9 and established identity and eligibility within the past three (3) years.
- 5.5 PRIVACY OF SOCIAL SECURITY NUMBERS. Union County has the right to use the whole Social Security Number for background checks and security clearances. Access to the full social security number will be limited to a need-to-know basis. However, the entire social security number shall not be made available to the general public; the public may access records that contain only the last four digits of the social security number through a request under the Inspection of Public Records Act.
- NEW EMPLOYEE ORIENTATION. Each new employee is required to attend an orientation class at the Human Resources Coordinator on the first day of work or as soon as scheduling allows. The Human Resources Coordinator will explain County benefits, the employment relationship, and distribute benefit enrollment forms. The employee will receive a copy of the Employee Handbook and will be instructed to review it. Next, the employee shall receive orientation at the hiring department. A representative of the hiring department shall explain the employee's duties, the department's work standards, the department's internal policies, the hours of work, lunch and break schedule, when and whom to report absence from work, methods of recording time worked, and the department's safety rules and procedures. The hiring department shall also provide a tour of the department, show the employee where the safety or protective equipment is located, and introduce the employee to co-workers.
- 5.7 **TRIAL PERIOD.** Each person offered employment begins employment as an atwill employee, and the employment relationship may therefore be terminated without cause or advance notice at any time. In order to become a regular employee, a new employee must successfully complete a one-year trial period. The trial period is used to evaluate the new employee's capabilities, work habits, and overall performance. The trial period shall commence when the employee begins County employment. The trial period for a deputy sheriff employed by the

Sheriff's Department who has not previously completed basic law enforcement training shall begin upon employment and shall continue for one year following completion of basic law enforcement training. Any significant absence during the trial period shall automatically extend the trial period by the length of the absence. If the trial period does not allow sufficient time to thoroughly evaluate the employee's performance, the trial period may be extended for up to an additional ninety (90) days. To prevent excessive turnover, the County Manager may designate a position as one in which an employee selected for the position shall not be eligible to compete for another position within the County during the employee's trial period.

6 CONDITIONS OF EMPLOYMENT

6.1 HOURS OF WORK/BREAKS

- 6.1.1 HOURS OF WORK. Full-time employees are expected to work forty (40) hours per week. The County pays by the quarter hour for regular hours worked and rounds to the quarter hour with seven-minute increments. Each hourly employee must report to work *no earlier* than seven (7) minutes prior to the beginning of the shift and shall remain at work no later than seven (7) minutes after the conclusion of the shift, unless otherwise authorized by the supervisor. When an employee has a need to miss part of a shift, he or she may make arrangements with the supervisor to make up the work time missed, provided it is done within the same workweek as the hours missed. Overtime must be authorized prior to working. With Commission approval, the Sheriff's Office may adopt a schedule requiring work of over 80 hours per pay period without overtime, consistent with Section 7(k) of the Fair Labor Standards Act.
- 6.1.2 **FOUR-DAY WORKWEEK.** Certain County departments designated by the Board of County Commissioners operate on a four-day workweek. The normal schedule is 7:00 a.m. to 5:30 p.m. Monday through Thursday with 30-minute lunch breaks. Holiday pay for employees on a four-day workweek shall be calculated based on a ten hour day.
 - FLSA exempt employees working a four-day workweek shall be paid for a full day for each holiday or personal day.
- 6.1.3 **REMOTE WORK.** Remote work will be allowed for certain positions under certain circumstances. Employees deemed remote work eligible will be required to follow the policies and procedures outlined in the Remote Work Policy and Procedure, attached hereto as Appendix A.
- 6.1.4 **BREAKS.** Lunch breaks are without pay (with the exception of commissioned Sheriff's officers) and are normally thirty (30) minutes, except for departments with established one (1) hour lunch breaks. Any employee who does not receive a meal break shall be paid for that time. In addition, each employee may be

- granted two (2) breaks per day, each for a period of fifteen (15) minutes. Breaks are not required by law (See NMSA 1978, Section 50-4-30) and supervisors may limit or delay breaks if, in their opinion, continuous work is required. Breaks will not be accumulated.
- 6.1.5 **USE OF BREAST PUMP.** Any employee who is also a nursing mother shall be allowed flexible break times in order to allow the use of a breast pump. The County shall provide appropriate clean and private space (not a bathroom) near the employee's workplace but shall not be responsible for storage of the breast milk or for additional compensation beyond two fifteen-minute breaks. An Employee should coordinate break times with his or her supervisor.
- 6.2 **ATTENDANCE AND ABSENTEEISM**. Employees are expected to report for work promptly. Employees will be paid for time actually worked, unless absences fall under leave provisions. If an employee expects to be absent from work for any reason, the employee shall report that fact and the reason for the proposed absence to the employee's immediate supervisor, or other person as designated, prior to the time the employee is to report to work.
- 6.2.1 **TARDINESS.** Tardiness (i.e., late arrival, early departure, or other shift interruption) is considered unsatisfactory performance of duties and may be the subject of disciplinary action under the County's Progressive Discipline Policy. On occasion, and with prior approval by the supervisor, an employee who is tardy may adjust that day's schedule to work an equivalent amount of time at the end of the shift.
- INCLEMENT WEATHER. In the event that significant weather conditions exist and no Administrative Office order for closure or delay has been given, employees must use their best judgment as to when and how to get safely to work. When an hourly employee misses work due to inclement weather, the employee must either: (1) make arrangements to make up the missed work time; or (2) use PTO or compensatory time for the work time missed. If an employee desires to make up the work time missed, he or she may do so but it must be done within the same pay period of the date of the inclement weather. If the time missed occurs on the last day of a workweek, then the employee must utilize PTO or compensatory time. Department Heads shall manage this process to ensure that there is a fair and clear understanding regarding the expectations to either take leave or make up lost time from work.
- 6.3 CHILDCARE AND/OR THE PRESENCE OF CHILDREN OF COUNTY EMPLOYEES DURING WORK HOURS.
- 6.3.1 **PURPOSE.** To establish and maintain policy regarding the presence of children of County employees and other family members on County property during working hours, and to delineate the County's expectation regarding this matter.

To prevent the possibility of injury or harm to County employees' children, to lessen the exposure of liability to the County.

- 6.3.2 CHILDREN IN THE WORKPLACE. The County does not and cannot provide day care services for its employees' children. This service is not available and is not a benefit to County employees. Children of County employees shall not accompany their parent(s) to work. If an employee cannot arrange for care of the child(ren), the employee must contact the Department Head or Elected Official and arrange for their absence from work. This paragraph shall not be construed as forbidding the occasional visit of family members or the children of County employees to the workplace so long as the visit is not disruptive to the work environment, the child is kept safe at all times, and the child is not left in the care of the County employee while on duty. Any violation may result in disciplinary action up to and including termination.
- DRESS AND PERSONAL APPEARANCE. Employees should present the best possible image to the public and should always be as clean and neatly dressed as the work assignment allows. If a uniform is prescribed for an employee's function, it shall be worn at all times while on duty. Failure to wear designated uniforms while on duty will be considered insubordination. Employees who report for work inappropriately dressed will be sent home and directed to return to work in proper attire, and the time away from work to change attire will not be compensated.
- 6.4.1 **DEPARTMENTAL DRESS CODES.** Departments may establish dress codes to meet the specific needs of the department. Departmental dress codes are subject to approval by the County Manager. Departmental dress codes may address the applicability of 61995.4.2 within the department.
- Official may require that tattoos, piercings, and body art showing vulgar language or images, gang affiliation, or promoting illegal activity be covered or removed while on duty. If the employee disputes the decision of the Department Head or Elected Official, the employee may appeal a Department Head or Elected Official's decision to the County Manager or the Human Resources Coordinator. Failure to abide by the decision of the County Manager or Human Resources Coordinator may result in disciplinary action and may be considered insubordinate.

6.5 POLITICAL PARTICIPATION

6.5.1 **CAMPAIGNING.** Union County employees shall be prohibited from campaigning for political office during regular working hours (from 7:00 a.m. to 5:30 p.m.) or during normally scheduled working hours. In addition, material and literature regarding candidates shall not be dispensed on County premises or out of County vehicles. Employees working in offices administered by an Elected Official shall not be coerced into campaigning for the Elected Official to ensure continued employment with the County.

- 6.5.2 **ELECTED OFFICE.** Employees may not hold an elected political office with County Government during employment by the County. Being a member of a local school board or an elected board member of any post-secondary educational institution or municipal government shall not be construed as holding a political office for purposes of this Section. A County employee whose principal employment is in connection with an activity financed in whole or in part by federal loans or grants may be required to comply with the provisions of the federal Hatch Act (5 U.S.C. Section 7321-7328).
- 6.5.3 **VOTING RIGHTS.** Union County encourages employees to vote. Employees are encouraged to take advantage of early voting opportunities and will be allowed time away from their duties to do so. On election day, an employee whose workday begins less than two hours after the polls are opened and ends less than three hours before the polls are closed may be absent from work during the time the polls are open for up to two hours, without penalty, for the purpose of voting. Prior arrangements must be made with the supervisor who may specify the hours in which the voter may be absent.
- 6.6 **GRATUITIES.** Employees are prohibited from accepting gifts and/or other considerations given with the intent of modifying the employee's performance of duties or encouraging the employee to make purchases of goods, material, or services.
- 6.7 **SOLICITATION.** Solicitors shall not be allowed to consult with employees during work hours other than through prescribed purchasing procedures.
- 6.8 **OUTSIDE EMPLOYMENT.** Employees may obtain part-time outside employment if there is no conflict in working hours, the employee's efficiency is not reduced, and outside employment does not cause a conflict of interest. If an employee's outside work interferes with the performance of his or her position with the County, the employee will be required to terminate the outside employment immediately. Outside employment that constitutes a conflict of interest is prohibited. An employee must notify his or her supervisor in writing if outside employment is obtained.
- 6.9 **RESPONSIBILITY FOR COUNTY PROPERTY.** Each employee is responsible for County equipment or property which he or she uses and must abide by County policies for use of any County equipment or property, including vehicles, tools, computers, cell phones, or other property or equipment made available by the County for the employee's use. Each County department shall maintain a document detailing the County property assigned to each employee, including employee signatures, and updated to show any new or replacement equipment. Copies of these documents shall be forwarded to the Human Resources Coordinator. The employee assumes the sole and complete responsibility for the condition and use of equipment or property entrusted to the employee. The

employee is responsible for notifying the employee's supervisor within 24 hours of any damage, theft or other loss of County property. If an employee suspects the theft or loss of an electronic device that has the capability to have County data on it (e.g. cell phone, laptop, etc.), the employee must report the suspected loss to their supervisor and to the Administration Office immediately. The cost of repairing or replacing property or equipment not returned at the end of employment or damaged by negligent or intentional acts of an employee may be deducted from the employee's net pay provided the employee has been notified of such deduction, has signed a written authorization for the deduction, and the deduction will not reduce the employee's pay below minimum wage or overtime pay that is due.

- 6.10 CARE AND USE OF COUNTY EQUIPMENT AND VEHICLES. Each employee who is entrusted with the use of County equipment or motor vehicles is expected to exercise reasonable care in their use, perform regular maintenance, and follow all operating instructions, safety standards, and guidelines. Any improper, careless, negligent, destructive, or unsafe use or operation of equipment or a vehicle may be considered to be unsatisfactory performance of duties and result in disciplinary action. Each employee must notify the supervisor if any equipment, machine, tool, or vehicle appears to be damaged, defective, or in need of repair. This is essential to prevent the deterioration of equipment and possible injury to the employee or others. The supervisor can answer any questions about an employee's responsibilities with respect to a particular piece of equipment.
- 6.11 **MAINTENANCE OF MINIMUM QUALIFICATIONS.** All employees in positions that require certification, license, continuing education units (CEU's), etc. are required to maintain such certification, license, CEU's, etc. as a condition of employment. Failure to maintain the required minimum qualification may result in termination of employment.
- DRIVER'S LICENSES. Any employee whose duties require that the employee 6.11.1 drive a motor vehicle on County business must possess a valid New Mexico State Driver's License of the appropriate classification. An employee with a valid out-ofstate Driver's License who has moved to New Mexico shall obtain a New Mexico State Driver's License within six (6) months of employment. An employee who resides out-of-state but works for Union County may drive a Union County motor vehicle with proof of out-of-state residency and proof of a valid out-of-state Driver's License. If an employee's driving privileges are suspended or revoked, the employee must immediately notify his or her supervisor and immediately discontinue driving any motor vehicle on County business. Any employee who fails to report a suspension or revocation of a drivers' license may be subject to disciplinary action, up to and including termination. By accepting employment with Union County, employees consent to periodic driving record checks. Employees who have been given a waiver due to residency in another state shall provide an annual driving record to the Human Resources Coordinator.

- 6.11.2 CDL LICENSES AND ENDORSEMENTS. Any employee whose duties require him or her to hold a Commercial Driver's License (CDL) and endorsements is responsible for maintenance of that license and endorsements. In addition, holders of CDL licenses and operators of commercial motor vehicles are subject to special rules detailed in the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles, Appendix B. Each person holding a CDL license should consult that policy for further information.
- 6.12 **REIMBURSEMENT FOR COUNTY-SPONSORED TRAINING OVER \$2,000.** Any employee approved to attend a training class or program having a cost to the County of more than \$2,000, including lodging, meals, transportation, and tuition, may be required by the Department Head to sign an agreement requiring the reimbursement of all costs associated with the training if the employee voluntarily leaves employment within one year of completion of the training or if the employee fails to complete the training and the County is unable to receive a refund for costs already paid.
- NEPOTISM. The employment of immediate relatives in the same department or office is strongly discouraged and strictly monitored to avoid interpersonal conflicts and favoritism. No person shall be employed who is to supervise or be supervised by a person related by blood or marriage unless first approved by the Board of County Commissioners. In cases where a conflict or potential conflict arises, even if there is no supervisory relationship involved, the parties may be separated by reassignment or terminated from employment. For purposes of this policy, an "immediate relative" is a spouse, child, parent, sibling, grandparent, grandchild, immediate stepfamily member, in-law, foster child or parent, co-habitant, and includes the spouse of any of those identified in this paragraph. Employees must notify the Human Resources Coordinator of the employment of immediate relatives at the County at the time of hiring, or within thirty calendar days of becoming an immediate relative of another employee.
- 6.14 IMPROPER FRATERNIZATION OR DATING. Employees are highly discouraged from dating persons in the same department. However, supervisors are prohibited from dating or engaging in a romantic relationship with a person under the supervisor's direct supervision. A supervisor beginning such a relationship shall notify the Human Resources Coordinator of the beginning of such a relationship within thirty (30) calendar days of entering into the relationship. If the supervisor or employee cannot be moved out of the supervisory relationship, disciplinary action including termination may be possible.
- 6.15 **PERSONAL USE OF COUNTY PROPERTY.** An employee shall not use County property for personal use, for profit, or as part of secondary employment. Use of County property in violation of this policy may result in termination. Some limited personal use of County property is permitted. Examples of authorized personal use include use of an assigned County vehicle to drive to lunch, diverting from an assigned task to run a personal errand when it can be done on the way to or from

the assigned destination, and other nominal personal uses as permitted by the County Manager on a case-by-case basis. County telephones may be used for personal business on a limited basis. An employee may receive personal telephone calls at work, but the calls must be brief, of a limited number, and must not interfere with the employee's work. No personal toll calls are allowed. Use of County computers and internet service is also permitted on a limited basis. See the Computer Use Policy.

6.16 CONFLICTS OF INTEREST

- 6.16.1 **PRIVATE GAIN MAY RESULT IN TERMINATION.** Termination may result from a conflict of interest that results in private gain to the employee or detriment to the County. Therefore, each employee must perform his or her assigned tasks without actual, potential, or apparent conflicts of interest, particularly with vendors of the County.
- 6.16.2 **EXAMPLES OF CONFLICTS OF INTEREST.** Examples of potential conflicts of interest include, but are not limited to, the following: (1) a direct or indirect financial interest in any sale or lease to the County of goods or services; (2) acceptance of a gift, gratuity, or favor from a vendor; (3) a close, personal friendship with a vendor which influences a transaction; (4) outside employment with a vendor; (5) influencing a decision of the County for personal gain of the employee or any family member; and/or (6) disclosure of confidential information to a private interest.
- 6.16.3 EMPLOYEES PARTICIPATING IN PROCUREMENT. Employees should exercise extreme care when involved in procurement to avoid any prohibited conflict of interest. Violations of the Procurement Code carry criminal penalties. See NMSA 1978, Section 13-1-199 (2013). Any employee involved in procurement is under a continuing obligation to disclose any actual, potential, or apparent conflicts of interest so that safeguards can be established to protect the County. See NMSA 1978, Section 13-1-190 (2009). Employees with questions should consult the County's Certified Procurement Officer and review the Procurement Code, NMSA 1978, Sections 13-1-190, 13-1-193, 13-1-194, and 13-1-199.
- 6.17 **CRIMINAL ACTIVITY.** All complaints or allegations of criminal conduct on the part of any employee will be referred to the Sheriff's Department or other appropriate outside agency for investigation. Employees have an affirmative duty to report to Human Resources any conviction of a felony that is adjudicated after employment begins. Any employee who engages in criminal activity or fails to report a felony conviction may be subject to termination.
- 6.18 **GOVERNMENTAL CONDUCT ACT.** All employees shall comply with the New Mexico Governmental Conduct Act. A copy of the Act is attached as Appendix J.
- 6.19 OTHER POLICIES INCORPORATED BY REFERENCE. The Union County Travel Policy, Vehicle Use Policy, and all other policies adopted by the Board of

- County Commissioners are incorporated into this Employee Handbook by reference and are attached as appendices.
- 6.20 **USE OF PHOTOGRAPHS OR LIKENESS.** Photographs may be taken of any employees while attending public events or meetings or otherwise engaged in County business. All photographs taken by Union County will become the property of Union County and may be copied, published, and distributed for such purposes as publicity, marketing, and the promotion of the County and its various departments, programs, and projects by means of various media, including video presentations, television, newsletters, signs, brochures, websites, social networking sites, or newspapers. Employees are not entitled to any royalties or other compensation arising from or related to the use of their photograph or likeness. Employees who do not wish to have their photo taken may stand aside and not pose for photos and inform the photographer at the time he or she is taking photos, but there is no guarantee that any employee's image will not inadvertently be captured and published.

7 EMPLOYMENT RECORDS

- 7.1 **PERSONNEL FILE.** A personnel file will be maintained on each employee. The personnel file shall be maintained by the Human Resources Coordinator in a secure location. The personnel file shall include the employee's job application, resume, test results, training records, performance appraisals, disciplinary records, employment agreements, and a copy of each Personnel Action Form issued to the employee as well as other employment materials.
- 7.2 **INSPECTION OF PERSONNEL FILE.** Each employee shall be permitted to review his or her personnel file. The Human Resources Coordinator may establish reasonable rules to govern when, and in what manner, such a review may be accomplished. The employee shall not be permitted to remove anything from the personnel file but may add a separate supplemental statement to rebut negative statements found therein or make photocopies.
- 7.3 ACCESS TO PERSONNEL FILES. Personnel files are the property of Union County, and access to the information they contain is strictly restricted by law. Accordingly, access to an employee's personnel file will be limited to persons with a legal right to examine the file. A supervisor shall be permitted to examine the personnel file of an employee under his or her direct supervision, but only if there is a legitimate business reason to do so.
- 7.4 INQUIRIES CONCERNING PRESENT AND FORMER COUNTY EMPLOYEES.
 Only the Human Resources Coordinator is authorized to respond to inquiries regarding present and former employees. Responses to such inquiries will confirm dates of employment and position(s) held *only*. No further information will be

- released without a written authorization and notarized release signed by the individual who is the subject of the inquiry except as required by law.
- 7.5 **MEDICAL FILES.** Medical information on each employee and his or her dependents which is obtained by the County will be maintained in a separate medical file. The medical file is a confidential file and may be inspected only by those with a legal right to do so. Any employee who is permitted to inspect such a file has a responsibility to respect and maintain the confidentiality of employee medical information. Anyone inappropriately inspecting a medical file, or disclosing its contents, is subject to disciplinary action, up to and including termination of employment.
- 7.6 **EMPLOYEE DATA CHANGES.** Each employee must promptly notify the Human Resources Coordinator to update changes in the employee's mailing address, telephone number, personal number and names of dependents, individual(s) to be contacted in the event of an emergency, educational accomplishments, and other relevant information. This information may be subject to disclosure under the Inspection of Public Records Act. Upon separation, a personal e-mail address is required.
- 7.7 **NOTE ON EMPLOYMENT APPLICATIONS.** Union County relies upon the accuracy of information contained in the employment application, as well as the accuracy of other data presented throughout the hiring process and employment. Any misrepresentations, falsifications, or material omissions in any of this information or data may result in Union County's exclusion of the individual from further consideration for employment or, if the person has been hired, termination of employment.

8 PAID TIME OFF (PTO)

- 8.1 **ELIGIBILITY.** Each full-time and part-time regular employee and each full-time and part-time trial-period employee is eligible to earn, accrue, and use paid time off (PTO) from the date the employee becomes an employee of the County.
- 8.2 **ACCRUAL.** All employees may utilize the employee self-service portal to access accrual balances. Accrual begins at the next highest rate on the third pay period following the accrual start date. Accrual anniversary is based on hire date.
- 8.2.1 **FULL-TIME**, **NON-APPOINTED EMPLOYEES**. A full-time employees accrue PTO according to the following table:

PTO Earning Schedule Full-time Employees

YEARS OF ELIGIBLE SERVICE	MAXIMUM PER PERIOD ACCRUAL
0 thru 1 years inclusive	5.38462 hours
2 thru 5 years inclusive	6.92308 hours
6 thru 10 years inclusive	8.46154 hours
11 years or more	.46154 additional hours per pay period
	for each additional 2 years of
	employment

- 8.2.2 **PART-TIME EMPLOYEES.** A part-time employee accrues PTO at a prorated rate based on the number of hours that they work.
- 8.2.3 CASUAL, SEASONAL, TEMPORARY, ELECTED OFFICIALS, UNCLASSIFIED AND CONTRACT EMPLOYEES. Casual, Seasonal, Temporary, Elected Officials, Unclassified (Appointed) and Contract Employees do not accrue PTO.
- 8.2.4 SHERIFF'S OFFICE LATERAL TRANSFER EMPLOYEES. Employees of the Sheriff's Office who have made a lateral transfer from another law enforcement agency shall accrue PTO at an accrual rate based on their total years of service as a certified peace officer.
- 8.3 **MAXIMUM ACCUMULATION ALLOWED.** An employee may accumulate no more than 320 hours. If PTO is not taken after an employee accrues 320 hours, the excess time will be donated to the Union County PTO Donation Pool on a monthly basis, unless the employee opts out in writing. If an employee chooses to opt out in writing, any accrued time over 320 hours will be permanently lost. During critical projects, the County Manager may grant a short-term variance to employees from this requirement.
- 8.4 REQUESTING PTO, USE OF COMPENSATORY TIME, OR PERSONAL LEAVE. Whenever possible, an employee shall make a request for time away from work through the electronic timekeeping system to his or her supervisor at least five (5) working days prior to the proposed PTO. A Department Head may waive the 5-day requirement at his or her discretion. The supervisor shall grant any reasonable request, but shall also consider the department's workload, present staffing levels, and other job-related factors when deciding whether to grant the request. If the employee is taking leave due to an illness, the supervisor shall be notified as soon as possible after the onset of the illness.

- 8.5 **PTO COMPENSATION.** Hourly employees will receive the employee's hourly base rate of pay at the time of the PTO, multiplied by the number of regular hours the employee would have worked during the time off. Salaried employees shall receive their salary during the PTO. An employee on leave will not be compensated for overtime which might have been worked had the employee not taken time off. Salaried employees shall use PTO in half-day increments as appropriate. A salaried employee who does not work at least half of his or her regularly assigned shift shall utilize a half-day of leave.
- 8.6 **COMBINING PTO WITH A HOLIDAY.** Subject to the approval of the supervisor, an employee may combine accumulated leave time with a holiday to extend time off or reduce the number of accrued hours expended during approved leave.

9 EMPLOYEE PTO DONATION POOL

- 9.1 **PURPOSE.** Union County recognizes that employees may incur emergencies or other catastrophic events that result in a need for time off in excess of accrued or available PTO. To that end Union County has established the Union County Employee PTO Pool that is maintained by the HR Coordinator.
- 9.2 **DONATIONS.** In addition to Section 9.3, employees may donate PTO to the Pool by submitting a written request to the HR Coordinator for a specified amount, specified period of time, or until otherwise directed by the employee. PTO donations are to the Pool, not to individual employees or specific departments, must be whole hours, are accepted based on the donating employee's hourly rate of pay, and are awarded on the receiving employee's rate of pay. Once donations are made, they are removed from the donating employee's PTO balance and once removed cannot be returned.
- 9.3 **PROCEDURE FOR REQUESTING DONATION OF PTO TIME.** Any employee of Union County is eligible to request leave from the Pool by submitting a written request to the HR Coordinator.
- 9.3.1 **STEP 1.** An employee may notify his or her supervisor, or the Human Resources Coordinator, that he or she is in need of additional leave, or may need additional leave, and would like to request donation of leave from the PTO Pool.
- 9.3.2 **STEP 2.** The supervisor shall notify the Human Resources Coordinator of the request. At that time, a formal request form must be filled out and submitted to the Human Resources Coordinator.
- 9.3.3 **STEP 3.** The employee must have suffered a qualifying reason as defined by the FMLA or other catastrophic event. Medical certification of the illness

or injury must accompany the request. The Human Resources Coordinator shall review the request and doctor's statement to verify that the request meets the requirements.

- 9.3.4 **STEP 4.** The employee requesting the donation must have exhausted all accrued leave prior to being eligible for donations from the PTO Pool.
- 9.4 **ELIGIBILITY FOR DONATED LEAVE.** A full- or part-time regular employee must be employed by the County for at least 180 days in order to request donated leave. Work-related injuries or illnesses shall not be considered since they are covered by workers' compensation. While an employee is off work on donated leave PTO and personal days shall not accrue. Deductions for taxes, insurance premiums, and PERA shall continue.
- 9.5 **LIMITATIONS.** Employees are limited to receiving one hundred twenty (120) hours in a twelve-month period. Employees are also limited to receiving no more hours than they would otherwise be regularly scheduled to work. Employees receiving disability, worker's compensation or other monetary benefits as a result of the event leading to a request from the Pool, are limited to receiving PTO from the Pool necessary to cover their benefits contributions (e.g. health insurance premiums) while the employee receives those benefits.
- 9.6 **INSUFFICIENT PTO IN POOL.** In the event there are insufficient funds in the Pool to fully award all requests, awards will be paid pro rata to all recipients. Request or solicitations of additional donations will then be made by the County Manager and/or HR Coordinator.
- 9.6.1 ANTI-COERCION. While responding to a request for donated leave, no Department Head, Elected Official, manager, or supervisor shall coerce an employee to either donate or not donate leave. An anti-coercion clause will be included on the request form.

10 HOLIDAYS

- 10.1 **ELIGIBILITY.** Each regular full-time, regular part-time, full-time trial period, part-time trial period, Elected Official and unclassified employee is entitled to time off from work with pay during holidays. Holidays are recognized annually by the Board of County Commissioners.
- 10.2 **COMPENSATION DURING A HOLIDAY.** During a holiday, each full-time hourly employee, regardless of schedule, shall receive the employee's base rate of pay at the time of the holiday. Each regular part-time employee shall receive prorated holiday compensation based on the average number of hours worked in a forty-hour week. An hourly employee on holiday will not be compensated for overtime which might have been earned had the employee worked. Each salaried employee shall receive his or her regular salary during the holiday.

10.3 **WORKING DURING A HOLIDAY**. If an eligible employee works during a holiday, the employee shall be compensated for the time worked during the holiday (including overtime, if applicable; see section 15.2 herein), and shall be compensated for the missed holiday. During a holiday week, compensatory time and overtime may only be earned for hours actually worked in excess of 40.

11 OTHER LEAVE

- 11.1 **PERSONAL LEAVE.** Each regular full-time, regular part-time, and each unclassified employee shall receive one personal leave day with pay each calendar year. A personal leave day must be scheduled in the same manner as a PTO day. Personal leave must be taken no later than the end of the last pay period prior to December 31 of the year of accrual. Personal leave may not be carried over into the following calendar year but instead shall be forfeited if not used. No partial personal day is allowed. Employees can collectively agree to use their personal leave day to extend holiday leave. This must be decided annually and added to the holiday leave schedule approved by the Board of County Commissioners.
- BEREAVEMENT LEAVE. Each full-time, part-time, unclassified, and trial period 11.2 employee shall be eligible to receive bereavement leave with pay only in the event of the death of an immediate family member. For purposes of this section, an "immediate family member" is defined as a spouse, child, parent, sibling, grandparent, grandchild, step-parent, step-child, step-sibling, step-grandparent, foster child, father-in-law, mother-in-law, son- and daughter-in-law, and brotherand sister-in-law. Bereavement leave does not apply to the death of friends or colleagues. Bereavement leave, to be used at the time of an immediate family member's death and/or at the time of an immediate family member's funeral shall not exceed forty (40) hours for full-time hourly employees or one (1) work week for salaried employees. With the supervisor's approval, bereavement leave need not be taken on consecutive days. Bereavement leave available to part-time employees shall be prorated, based on the average number of hours worked in a forty-hour week. An employee may be permitted to extend his or her bereavement leave using PTO. An employee shall obtain approval for bereavement leave from his or her supervisor prior to taking bereavement leave.
- 11.3 **MILITARY LEAVE.** Each regular full time, trial period, regular part-time, trial period part-time, and unclassified employee who is a member of an active duty or reserve unit of the United States Military or the National Guard may be granted military leave with pay and benefits for up to fifteen (15) workdays (120 hours) per federal fiscal year (October 1 through September 30) when serving with the United States armed forces pursuant to an order for active duty or training, including travel time to and from the reporting location (travel time to be determined by the most recent edition of the Rand-McNally road atlas which can be found at www.randmcnally.com). The employee may use accrued leave for travel time or

after exhausting the fifteen days leave. If the period of duty exceeds fifteen days, the employee may use accrued PTO leave, the employee's personal leave day, and/or leave without pay for the duration of the employee's duty period. Employees utilizing military leave will not be responsible for the County's portion of the Medical Plan premium.

- 11.4 **COURT DUTY**. Each full-time regular, part-time regular, unclassified, and trial period employee may take Court leave with pay when required to serve as a juror or as a witness in any state or federal court at a time when the employee would normally be working, except in a matter related to the performance of the employee's duties in which the employee is a litigant. An employee may not take Court leave to litigate against the County. If excused from duty by the Court when four (4) or more work hours remain in the employee's workday, the employee shall return to work. If an employee elects to take Court leave with pay, any fee paid to the employee as a juror or witness must be paid to the County.
- 11.5 **BOARD OR COMMISSION LEAVE.** An employee who has been appointed or elected to serve on a state, county, city, or non-profit entity's Board or Commission shall be entitled to leave (during their regularly scheduled work hours) with pay to attend meetings or transact business, so long as the appointment has been approved by the Board of County Commissioners and/or the County Manager. This may include service to the Association of Counties and relevant professional groups.
- 11.6 **ADMINISTRATIVE LEAVE WITH PAY.** An employee may be placed on administrative leave with pay when it is in the best interests of the County to do so. However, administrative leave with pay may be authorized only by the supervising Department Head, or Elected Official, after conferring with the Human Resources Coordinator and the County Manager.
- 11.7 ADMINISTRATIVE LEAVE WITHOUT PAY. An employee may be placed on leave without pay when the circumstances and best interests of the County dictate that unpaid leave is appropriate. However, leave without pay may be authorized only by the supervising Department Head or Elected Official after conferring with the Human Resources Coordinator and the County Manager. Unless authorized by the County Manager, unpaid leave shall not exceed sixty (60) days in duration. During unpaid leave, an employee shall not accrue any of the benefits described in the Employee Handbook. An employee on unpaid leave shall not receive holiday pay. To the extent permissible by law, the County will not make any of its normal contributions to the employee's retirement, insurance, or benefit program during unpaid leave. Donated leave shall not be available.

11.8 LEAVE WITHOUT PAY FOR PERSONAL REASONS

11.8.1 **EXTENDED UNPAID LEAVE.** Union County generally discourages the use of unpaid leave. However, the County recognizes that unforeseen circumstances

may arise leaving an employee no choice but to request unpaid leave. In any situation where an employee lacks sufficient paid leave to deal with the situation, the employee may request to utilize unpaid leave. To the extent practical, the unpaid leave should be requested in writing and in advance of the anticipated leave. If leave cannot be requested in advance, it should be requested as soon thereafter as is practical. During the extended unpaid leave, no benefits shall accrue. The employee shall be responsible for payment of the employer portion of any health insurance. Donated leave shall not be available.

- 11.8.2 **SHORT-TERM UNPAID LEAVE.** An employee who has exhausted all leave and does not meet the requirements of extended unpaid leave shall only be allowed unpaid leave at the supervisor's discretion. If such short-term leave is approved, the employee shall be responsible for payment of the proportional share of the County's portion of any benefit. This share may be calculated on a daily or hourly basis, based upon the status of the employee. That share shall be deducted from the employee's next paycheck.
- 11.8.3 **EXCESSIVE SHORT-TERM UNPAID PERSONAL LEAVE.** Any employee utilizing short-term, unexcused, unpaid personal leave more than two (2) times (except unpaid military leave, short-term disability or workers' compensation) may be subject to discipline, up to and including termination.
- FAMILY AND MEDICAL LEAVE. The federal Family Medical Leave Act (FMLA) 11.9 provides for a leave of absence for a serious health condition, to fulfill family obligations relating directly to childbirth, adoption, or placement of a foster child, or to care for a child, spouse, or parent with a serious health condition. An employee may request family and medical leave on a form provided by the Human Resources Coordinator. Except as provided below, each employee is entitled to take up to twelve (12) weeks of family and medical leave each calendar year. Eligibility is determined by reference to federal law and regulations and is assessed on a case-by-case basis. If an employee has questions concerning eligibility, he or she should consult the Human Resources Coordinator. Employees requesting family and medical leave are required to provide a statement from a health care provider concerning the need for such leave. Family and medical leave is unpaid leave. During the unpaid leave, the employee will be required to pay the employee's share of benefits such as health insurance, PERA, and other benefits where an employee share is required. Leave benefits, such as PTO and personal days, do not accrue during family and medical leave. Employees on unpaid family and medical leave do not receive holiday pay while on leave, unless using their own accrued leave concurrently with FMLA leave. An employee may choose to use paid leave (compensatory time, personal days, or PTO) concurrently with unpaid FMLA leave. If an employee chooses to run paid leave concurrently with FMLA unpaid leave, the employee will accrue benefits during the paid leave. An employee may choose to limit the number of PTO or compensatory hours used during FMLA unpaid leave to cover only the required amount needed to pay his or her portion of premiums for County benefits.

Family and medical leave of up to twenty-six (26) weeks of unpaid leave shall be available to a full-time regular employee for the care of a qualifying family member who is injured while in active military service. Employees who may be eligible for this leave should contact the Human Resources Coordinator as soon as possible to determine eligibility.

Full-time regular employees with a deployed family member may be eligible for up to twelve (12) weeks of unpaid FMLA leave in the event of a qualifying exigency such as short-term deployments, military events and related activities, financial and legal arrangements, counseling, rest and recuperation, post-deployment activities, and other activities as agreed between employer and employee. Employees should contact the Human Resources Coordinator upon receipt of a deployment order.

11.10 **DOMESTIC ABUSE LEAVE.** Each full-time regular, part-time regular, and trial period employee may take domestic abuse leave for up to fourteen (14) days in any calendar year, for up to ten (10) hours in one day, to obtain or attempt to obtain an order of protection or other judicial relief from domestic abuse or to meet with law enforcement officials, to consult with attorneys or district attorneys' victim advocates, or to attend court proceedings related to the domestic abuse of any employee or employee's family member.

An employee shall obtain approval for domestic abuse leave from his or her supervisor prior to taking the leave. When domestic abuse leave is taken in an emergency, the employee or employee's designee shall give notice within twenty-four (24) hours of commencing the domestic abuse leave. The employee's supervisor may require verification of the need for domestic abuse leave in the form of a police report, a copy of the order of protection or other court evidence, or the written statement of an attorney representing the employee in the matter. For domestic abuse leave, an employee may PTO, compensatory time, or unpaid leave consistent with Union County policies. Confidentiality shall be maintained to the extent required by law.

12 MEDICAL CARE

12.1 UNION COUNTY MEDICAL PLAN. Each full-time regular, full-time trial period, part-time regular, part-time trial period, unclassified employee, Elected Official, and their eligible dependents may obtain group medical care through the County's group medical insurance plan. Part-time regular employees may enroll in the medical plan on the same basis as full-time employees. The employee's contribution shall be made by payroll deduction. The specific details of the plan are available through the Human Resources Department. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.

If an employee is on military leave as defined in section 11.3, the employee shall be required to pay the employee's share of the cost of the Union County Medical Plan.

- 12.2 VISION PLAN. Each full-time regular, full-time trial period, part-time regular, part-time trial period, unclassified employee, Elected Official, and their eligible dependents, may receive vision insurance coverage through the County's group vision insurance plan. The plan requires payment of a premium through payroll deduction. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.
- 12.3 **PRESCRIPTION PLAN.** Any employee and dependent who participates in the County's medical insurance program also participates in the prescription card program. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.
- 12.4 EMPLOYEE ASSISTANCE PROGRAM. Any employee of Union County may contact the Employee Assistance provider currently under contract with the County benefit administrator to receive matrimonial counseling, psychological counseling, and/or drug and alcohol counseling. The service is provided free of charge for a limited number of sessions per event annually. The service is confidential, unless the employee is referred by a supervisor or the Human Resources Coordinator, in which case the Human Resources Coordinator will be informed only whether or not the employee has participated in and satisfactorily completed the counseling. It is the employee's responsibility to seek assistance from the Employee Assistance Program prior to reaching a point where his or her judgment, performance, or behavior has led to disciplinary action. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.
- 12.5 HIPAA PRIVACY AND SECURITY RULES. Union County complies with Privacy and Security Rules as outlined in the Health Insurance Portability and Accountability Act (HIPAA). The HIPAA Privacy Rule gives an individual rights over how his or her health information may be used or disclosed and protects the unauthorized disclosure of certain medical information known as protected health information (PHI). Private health information relates to the physical or mental health condition of an individual at any time, past, present, or future. The HIPAA Security Rule provides guidance on security technologies and methodologies that render protected health information (PHI) unusable, unreadable, or indecipherable to unauthorized individuals.

Supervisors and employees shall not share medical information concerning any employee, unless that disclosure is authorized by the employee in writing, or the supervisor has a legitimate business reason to share the information (such as when making a claim against an insurance policy). If an employee has questions

about HIPAA, he or she may contact Union County's Human Resources Coordinator.

13 MISCELLANEOUS BENEFITS

- 13.1 **DENTAL INSURANCE.** Each full-time regular, full-time trial period, part-time regular, part-time trial period, unclassified employee, Elected Official, and their dependents, may receive dental insurance coverage through the County's group dental insurance plan. The plan requires payment of a premium through payroll deduction. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.
- 13.2 **LIFE INSURANCE.** Each full-time regular, full-time trial period, part-time regular, unclassified employee, Elected Official, and their dependents, may have the option of obtaining group term life insurance. The Board of County Commissioners provides each employee a \$50,000 life insurance policy at no cost to the employee. Additional coverage is available for an additional premium. Each employee should consult the policy for specific details concerning the coverage, conditions, and exclusions applicable to the policy.
- 13.3 WORKERS' COMPENSATION PROGRAM. Each employee is covered by the New Mexico Workers' Compensation Act. The workers' compensation program provides benefits to an eligible employee who suffers a job-related injury. Any employee placed on workers' compensation as a result of work -related injury will not receive his or her regular pay or salary during the first full week of disability. An employee may utilize leave during this "waiting week" and will be required to contribute the regular Medical Plan premium through payroll deduction but will not be responsible for the County's portion of the premium when leave is utilized during the waiting week. The injured worker shall be compensated weekly indemnity benefits at the rate of sixty-six and two-thirds of his/her pre-injury average weekly wage for the 'waiting week' period if the injured worker is unable to work for more than four (4) weeks from the date of disability. (52-1-40 NMSA 1978). The waiting week check will be issued following four (4) full weeks of disability. Any leave time used for the waiting week will not be returned to the injured worker.

Compensation for work-related injuries is strictly limited by the Workers' Compensation Act, and nothing herein shall be construed as extending benefits under the County program not explicitly required by the Act. Any employee placed on workers' compensation who cannot return to his/her pre-injury job, as outlined in the pre-injury job description, within six (6) consecutive months of the date of the accident or injury which results in the disability shall be released from employment but shall be eligible to re-apply for a position with the County pursuant to the terms of the Workers' Compensation Act.

An employee receiving workers' compensation payments shall not receive holiday pay in addition to workers' compensation. Employees may utilize leave hours to

make up the difference between actual pay and the workers' compensation benefit. An employee on workers' compensation is required to contact his or her supervisor to report any change in work status. Questions concerning workers' compensation should be directed to the Human Resources Coordinator.

- SHORT-TERM DISABILITY PLAN. Each full-time regular, full-time trial period, 13.4 part-time regular, part-time trial period, unclassified employee, and Elected Official, has the option of becoming covered by the County's short-term disability plan. The short-term disability plan currently provides a benefit for employees who are disabled as a result of a non-job related illness or injury and who are unable as a result of the illness or injury to fulfill their duties. Employees must pay into the short-term disability plan for one (1) year in order to receive the benefit. An employee must contact Human Resources as soon as possible after becoming unable to work to apply, and all requested documentation must be provided by the employee in a timely manner. An approved employee may receive benefits following a 28-calendar day limitation period following a non-job related illness or injury and may continue to receive benefits for a maximum of 26 weeks. Shortterm disability covers 60% of an employee's salary following the 28 day illimitation period. An employee out on short-term disability may use accrued PTO or compensatory time to supplement pay and cover benefits during the period of temporary disability. An employee may choose to only use the number of hours needed to cover benefits and ensure they have enough time. The benefits provided by this plan are in addition to any other benefits the employee may be entitled to receive, except benefits arising from workers' compensation. The short-term disability plan is an employee paid benefit. Premiums will be made by payroll deduction.
- 13.5 **RETIREMENT BENEFITS.** Each eligible employee participates in the County's mandatory retirement program, administered by the Public Employees Retirement Association ("PERA"). Mandatory employee contributions to the plan are made by payroll deduction and forwarded to PERA. Details concerning eligibility and other details of the retirement program are set forth in the New Mexico Statutes Annotated and the publications of PERA, which are provided to the employee directly by PERA.
- 13.6 SPECIAL TRAINING OR CERTIFICATION INCENTIVE PROGRAM. Union County recognizes that importance of training that is relevant to the employee's position and is willing to offer awards to recognize and retain employees who have made an effort to improve knowledge and skills that are pertinent to their employment with the County.
- 13.6.1 **ELIGIBILITY.** To be eligible for the special training and certification incentive, an employee must be a classified employee or unclassified employee who has completed the trial period. The list of eligible trainings and certifications along with the monetary incentives are determined in the attached policy. Appendix H

- 13.6.2 [reserved].
- 13.7 **LONGEVITY PAY.** Longevity payments based on length of service shall be made to an eligible employee in a single payment in December of each year so long as the employee has fulfilled the requirements below.
- 13.7.1 **ELIGIBILITY.** Employees eligible for longevity payments are full-time regular and full-time unclassified employees who have completed three (3) years of continuous employee service on or before November 30 in the calendar year in which the longevity payment is awarded.
- 13.7.2 LONGEVITY PAY CALCULATIONS. In arriving at years of service for longevity pay calculations, only total continuous employment with the County will be taken into account, regardless of position or department. Longevity payments will be calculated on the basis of fifty dollars (\$50.00) for each completed year of continuous service, as of December 1, after a minimum of three (3) years of continuous service. A longevity payment for a part-time employee shall be prorated according to the number of hours worked.
- 13.8 **UNIFORM POLICY.** The image that Union County employees wish to project to the general public is the major consideration in adopting a Uniform Policy. This is not a dress code policy, but a uniform policy where common sense and good judgment concerning on-the-job appearance will generally meet acceptable standards. The County, as employer, retains the right to mandate the use of uniforms. Uniforms, distinctive clothing to be worn while on duty, will be provided by Union County to designated employees, as per departmental policy, following approval of the County Manager.

Mandating uniforms within a given department will be based upon the following criteria:

- Need for identification by the general public for safety officials (i.e. Sheriff's Office, Emergency Services, and Fire & Rescue).
- Need for identification by the general public for employees who frequently interact with the public.
- Nature of the employee's work which leads to exposure to harsh environmental conditions (i.e. steel-toed boots).

Uniforms shall be worn at all times required by departmental policy. If an employee reports for duty out of uniform, appropriate disciplinary action may be taken. Uniforms shall not be worn when not required for duty.

13.8.1 **TYPES OF UNIFORMS.** The types of uniforms to be provided to designated employees of Union County include:

- 13.8.1.1 **IDENTIFICATION** shall be provided to employees of Union County as required by departmental policy.
- 13.8.1.2 **UNIFORM CLOTHING** (shirts, pants, footwear, etc.) shall apply to designated employees as defined below. Uniform clothing or a uniform allowance, for the purpose of providing a uniform, will be provided to designated employees, as defined in this Uniform Policy.

Uniform clothing shall be provided only to designated employees of the following departments:

- Sheriff's Office
- Fire & Rescue
- Emergency Management

Uniform clothing will be a certain style and color, as per departmental policy. It is the responsibility of the employee to clean and maintain uniform clothing.

Uniform clothing will display the appropriate identification (badges, patches, lapel pins, etc.). Uniform identification will be issued by the department. The employee is responsible for the security of all uniform identification. All uniform identification will be returned to the County upon termination of employment.

- 13.8.1.3 **FOOTWEAR ALLOWANCE** shall be provided to employees of Union County whose duties require the use of special footwear. An annual footwear allowance will be paid in one payment by August 31 of each year. The County requires reimbursement of the footwear allowance by an employee who leaves employment sooner than 90 days. Footwear purchased must meet department requirements and standards. Failure to wear appropriate safety footwear may affect workers' compensation benefits in the event of an accident. Footwear allowances shall be provided only to designated employees of the following departments:
 - Road Department
 - Fire & Rescue
 - Maintenance

Sheriff's Office employees who receive a uniform or a uniform allowance will receive their footwear allowance as part of the uniform allowance. Employees are responsible for any damage done to footwear due to neglect.

The amount of the footwear allowance shall be established annually by the County Manager in consultation with Department Heads.

13.8.2 **RETURN OR REIMBURSEMENT OF UNIFORMS.** All designated employees shall sign a property checklist upon employment in which the employee agrees to

return to the County any issued uniform, or reimburse the County for a uniform, if terminated (voluntarily or involuntarily) before 90-days of continuous employment. Reimbursement will be paid upon the following scale:

Period of Employment	Percent of Cost
(from date of hire)	To Be Reimbursed
0-30 days	100%
31-60 days	80%
61-90 days	60%

- 13.8.3 **PERSONAL PROTECTIVE CLOTHING.** This Uniform Policy shall in no way limit the use of personal protective clothing by employees of Union County. Personal protective clothing shall be available to employees of Union County as needed for safe performance of duties, as per departmental policy.
- 13.9 **FITNESS ACTIVITIES.** The Union County Sheriff's Office offers a voluntary physical fitness incentive program for certified deputies in the department. Certified deputies who choose to participate will be given a physical fitness strength and endurance test each year identical to the academy exit-level fitness test required by the State of New Mexico for entry level peace officer certification. Deputies that pass the fitness test will receive two (2 days) (16 hours total) of PTO time. Accruals over 320 hours of PTO are subject to forfeiture pursuant to Section 8.3 of this Handbook.

14 PERFORMANCE EVALUATION

14.1 **INTRODUCTION.** A formal performance evaluation of each employee shall be conducted to provide the supervisor and the employee an opportunity to discuss job performance, identify and correct weaknesses, encourage, and recognize strengths, and discuss positive, purposeful approaches for meeting goals.

14.2 EVALUATION PROCEDURE

- 14.2.1 **DATE OF EVALUATION.** When a performance review is initiated, it will occur on or about the employee's anniversary date. Each employee on trial status shall receive a performance evaluation after six (6) months and after eleven (11) months of employment. Employees who are on trial status following a promotion or transfer may receive a performance evaluation after six (6) months on an asneeded basis and after eleven (11) months of employment in the new position. An additional performance evaluation may be scheduled as necessary.
- 14.2.2. **EVALUATION FORM.** When a performance review is initiated, the supervisor shall complete the form provided by the Human Resources Coordinator for that purpose (and any specialized evaluation form used by the department).

- 14.2.3 **CONDUCT OF EVALUATION**. The performance evaluation shall be completed by the employee's supervisor.
- 14.2.4 **OBJECTING TO A PERFORMANCE EVALUATION.** If an employee wishes to rebut a performance evaluation, the employee must complete a rebuttal statement in the space provided on the performance evaluation form or prepare a separate statement. An employee aggrieved by a performance evaluation may request review of the performance evaluation by the Department Head/Elected Official and/or further review by the Human Resources Coordinator. Neither the Department Head/Elected Official nor the Human Resources Coordinator are obligated to take any action following a review.
- 14.3 [reserved]
- 14.4 [reserved]

15 COMPENSATION

- 15.1 **COMPENSATION SYSTEM.** Union County utilizes a salary range compensation system. Under this system, a salary range is adopted for each position. The range establishes a minimum and maximum amount of compensation for each position and establishes a graduated salary. Funding for increases or changes in the hourly rate or salary range of any employee or group of employees must be authorized by the Board of County Commissioners.
- 15.1.1 **ASSIGNMENT TO PAY**. Each new employee and each employee who has transferred to a new position will be assigned upon hiring to a rate of pay within the range established for that position. If the new employee does not meet the minimum qualifications upon hiring, the employee shall be assigned to a salary range below that established as the minimum for the position until necessary qualifications are attained. When an employee is granted a raise, the employee may be assigned to the next grade or grades within the range, or to a larger discretionary merit increase, depending on the level of his or her work performance, if such policy is implemented.
- 15.1.2 **COMPENSATION DURING THE TRIAL PERIOD.** During the employee's trial period, the employee may be paid up to 5% less than the wage rate assigned upon hiring or transfer while the employee acquires the necessary experience to perform the job. The duration of lesser compensation will normally be limited to the duration of the trial period, after which the employee will be paid the wage rate assigned to the minimum of the position for which the employee was hired or transferred. An employee shall not be eligible for an increase during his or her trial period unless an update to the Position Classification and Salary Plan is updated and it is determined that an increase is warranted.

- 15.1.3 **COST-OF-LIVING ADJUSTMENT.** Cost-of-living adjustments may be made by the Board of County Commissioners.
- 15.1.4 APPLICATION OF THE COMPENSATION SYSTEM TO STEPPED-OUT EMPLOYEES. Each employee whose rate of pay equals or exceeds the maximum permissible under the range compensation schedule shall be ineligible for further increases to their hourly rate or salary in the position.
- 15.1.5 **TEMPORARY COMPENSATION FOR PERFORMANCE OF ADDITIONAL DUTIES.** Occasionally, an employee will be required to temporarily assume duties of a higher paid job classification. In such cases, the employee's compensation may be temporarily adjusted to reflect the added responsibility. In order to qualify for a salary adjustment, the employee must assume the full range of responsibilities of the higher classification for 40 consecutive hours or more. After the 40th hour worked, the employee's compensation may be increased to the starting salary of the higher classification or five percent (5%) above the employee's present salary, whichever is greater. The adjustment will not be retroactive. When the temporary assignment is completed, the employee's salary will be readjusted to its previous level.
- 15.1.6 [reserved]
- 15.1.7 ON-CALL AND STANDBY PAY.
- 15.1.7.1**POLICY**. Hourly/non-exempt employees who are required to be on-call or on standby outside regularly scheduled hours shall be compensated as provided by FLSA. No additional compensation shall be paid to salaried/exempt employees who are called back to work.

15.1.7.2 **DEFINITIONS**.

ON-CALL EMPLOYEE. An hourly/non-exempt employee who is required to be available to respond to calls and emergencies, but who is not at work and is free to use the time off as he or she pleases, is considered an on-call employee. These employees are required to be response ready for calls for service and must answer all calls that have a potential to be a call for service. The employee will provide a means of communication by which the employee may be reached. Department specific procedures and response time shall be determined by each department and approved by the County Manager. On-call employees are not entitled to overtime by virtue of being on call or waiting to be paged or called to work. For each seven (7) day period served on-call, the on-call employee will receive two (2) hours of straight time pay at their regular rate of pay. Failure to comply with department specific procedures and expectations relating to on-call duties may result in disciplinary action and/or loss of the 2 hours of on-call pay.

If an on-call employee is called into service, that employee's time on the job shall be compensated as provided in FLSA. An on-call employee called into service shall be compensated for a minimum of two hours of time for every call out, calculated from the time the employee leaves a residence until the service is complete. An employee who is able to respond from home shall be compensated in 15-minute increments and the two-hour minimum does not apply. The hours worked shall be compensated at the rate of one and one-half times (1 ½) the actual hours worked in excess of forty (40) hours.

EMERGENCY/STANDBY EMPLOYEE. A regular employee required to standby his or her post ready for duty and whose time is controlled by the Supervisor is considered an employee on standby. An employee on standby is not able to use this time for the employee's own purposes and move about freely. Such periods of time are usually short periods, and those occurrences are not predictable. This time is compensated one and one-half times (1 ½) for actual hours worked or required to standby in excess of forty (40) hours in a workweek for a regular employee.

- 15.1.8 MAINTENANCE OF THE COMPENSATION SYSTEM. The County Manager shall be responsible for the continuous maintenance and administration of the Compensation System. The Human Resources Coordinator will make periodic recommendations to the County Manager. All pay will be in compliance with state and federal compensation laws.
- 15.2 **OVERTIME.** Hourly employees may occasionally be required to work in excess of 40 hours per week. Work in excess of 40 hours per week is paid at a rate of one and one-half times the employee's regular hourly rate. This rate is applied to the actual hours worked in excess of 40 hours per week. To the extent possible, overtime will be offered to employees desiring additional work. Unless it is not practical to do so, all overtime work must be approved <u>before</u> it is performed. Overtime shall not be paid for attendance at social events unless directed to attend by the Department Head with the concurrence of the County Manager. During a holiday week, overtime may only be earned for hours actually worked in excess of 40. With Commission approval, the Sheriff's Office and Fire & Rescue may adopt a schedule under Section 7(k) of the Fair Labor Standards Act.
- 15.3 **COMPENSATORY TIME.** Compensatory time is time worked by an hourly employee in excess of 40 hours per week for which the employee elects to receive time off from work in lieu of overtime pay. For most employees, compensatory time is compensated at the rate of one and one-half hours of time off from work for each hour actually worked in excess of 40 hours per week. An employee must elect to accrue compensatory time in lieu of paid overtime <a href="https://person.org/before-performing-p

actually worked in excess of 40. Earned compensatory time must be reported on the time sheet for the pay period in which it was accrued. Should a non-exempt hourly employee be reclassified to an exempt position or be transferred or promoted to an exempt position, he or she shall be paid for accrued compensatory time at the rate of the previously held position at the time of reclassification. Part-time temporary employees are ineligible for compensatory time. Questions concerning compensatory time should be directed to the Human Resources Coordinator.

- 15.4 OVERTIME/COMPENSATORY TIME SALARIED EMPLOYEES. Salaried employees who work more than 40 hours per week shall not be entitled to overtime or compensatory time. However, with the approval of a supervisor and the County Manager, a salaried employee who works on a scheduled day off or who can demonstrate significant hours in excess of forty (40) hours per week may be granted flextime.
- 15.5 **FLEXTIME** If an employee is approved for flextime, FLSA non-exempt employees must flex their hours within the same work week. FLSA Exempt employees, with their supervisor's approval, may flex their hours or make up the time according to an agreed-upon schedule.
- 15.6 PAY PERIODS, PAY, AND TIMEKEEPING
- 15.6.1 **PAY PERIOD.** A "pay period" is a two-week period beginning Sunday and ending Saturday. This method of payment results in twenty-six (26) pay periods per year.
- PAY. All employees are required to receive pay through direct deposit. Pay will be issued every other Thursday. If a holiday falls on Thursday, pay will be issued on Wednesday. In the event of an error in the amount of payment, no correction will occur until the following pay period, if the error was caused by the employee. If the error was not caused by the employee, payment will be issued as soon as reasonably possible. In the event of an overpayment that cannot be immediately corrected, the overpayment shall be deducted from the next payroll following the date the County becomes aware of the overpayment. No repayment shall result in pay being brought below the minimum wage. The County may span reimbursement made to the County over more than one pay cycle when necessary or convenient.

Employees must notify the Human Resources Coordinator or the Finance Department of any change in bank account information.

15.6.3. **TIME REPORTING.** Time reporting will be done electronically via timeclock entry or approved mobile app. The mobile app option is only available for law enforcement or specific positions approved by the County Manager. Hourly employees are expected to clock in/out daily to include any personal leave,

including lunch, unless auto-deduct applies to the employee's specific position. For purposes of pay, time worked will be rounded to the quarter hour in seven-minute increments: minutes 1-7 round back to the quarter hour and minutes 8-14 round forward to the quarter hour. Regardless of the rounding rule, the time keeping system will register the actual time clocked in/out and supervisors may use this information to determine tardiness. The County's Timekeeping policy is attached in Appendix F

15.6.4 **ACCURACY OF TIME REPORTING.** It is the responsibility of each employee to accurately report the daily time at work performing assigned duties. Each employee and supervisor must certify the accuracy of all time recorded. If the employee or supervisor makes any corrections or modifications to the time reporting, the employee and the supervisor must certify the accuracy of the changes.

16 SAFETY AND ACCIDENT PREVENTION

- 16.1 **SAFETY PROCEDURES.** Certain procedures are required to maintain safe and healthy working conditions for Union County employees and members of the public. The Loss Prevention Committee shall implement and enforce safety procedures in accordance with federal, state, and local laws and regulations. The full Union County Loss Prevention Policy is attached in Appendix I.
- WORKING SAFELY. Each employee must be informed of and observe established safety practices. Each employee is to take all possible precautions to avoid exposure to injury or illness to themselves or others. Each employee must utilize appropriate personal protective equipment such as steel-toed shoes, safety vests, safety glasses, and hard hats as required by the position. No employee is permitted to remove guards or other protective devices from machinery and equipment. Employees shall refrain from operating, modifying, adjusting, or using equipment in an unauthorized manner and from working alone. Employees are prohibited from engaging in "horseplay."
- 16.3 **DUTY TO REPORT HAZARDOUS OR UNSAFE CONDITIONS.** Each employee has the duty to report to his or her immediate supervisor, Department Head/Elected Official, or the Human Resources Coordinator, in written form, each unsafe working practice or hazardous condition which he or she observes so that the problem can be immediately corrected.
- 16.4 **SUPERVISION.** Each supervisor has the duty to ensure that each employee is acquainted with proper safety practices and applicable safety rules, that safe practices and safety rules are uniformly followed, and that employees are properly outfitted with the proper safety equipment. In the event an accident occurs, the supervisor is required to report the incident, no later than the end of the same business day, complete the *Supervisor's First Report of Accident*, and forward the completed form to the Human Resources Coordinator.

- 16.5 **SAFETY TRAINING.** Each employee is required to attend job-related safety training as determined necessary by the Loss Prevention Committee and the employee's supervisor. Any person having supervisory duties shall also obtain proper safety training for the jobs that they supervise, as well as a valid first aid/CPR certification. An employee may be required to obtain additional safety training provided by the County as directed by the Human Resources Coordinator. Individual departments within the County may provide additional specific safety training beyond that which is offered by the County. In accordance with OSHA standards, a safety trainer must be competent and qualified to conduct the training. A record of each employee's safety training will be maintained in the Human Resources Coordinator's office.
- 16.6 **INJURIES ON THE JOB.** Each employee is required to report all job-related injuries or illnesses to his or her supervisor immediately and assist in any resulting investigation.
- MOTOR VEHICLE ACCIDENTS. If a County employee is involved in a motor vehicle accident while performing his or her official duties, the employee must assist persons at the scene and call a law enforcement officer. The employee should also request that the parties and properties involved remain at the scene of the accident until a law enforcement officer has released them. The County Manager must be notified of the accident as soon as possible. The employee shall refrain from making statements regarding the accident with anyone other than the investigating officer(s), County Attorneys, County Manager, or representative of his or her own insurance company, if the employee's privately-owned vehicle is involved. An employee operating a motor vehicle involved in an accident may be subject to drug and alcohol testing pursuant to section 18.3.2 of this policy.
- 16.8 ACCIDENTS INVOLVING DEFECTIVE EQUIPMENT. When an accident occurs that raises the possibility of defective equipment, the employee should immediately attend to any injuries of employees or others, and then refer the matter to his or her supervisor, who shall consult with the Human Resources Coordinator.

17 SMOKING

- 17.1 **SMOKING POLICY.** It is the policy of Union County to comply with all federal, state, and local regulations regarding smoking in the workplace and to provide a work environment that promotes productivity and the wellbeing of its employees. The County recognizes that smoking, including smokeless tobacco, in the workplace can adversely affect employees.
- 17.2 **SMOKING PROHIBITED.** Smoking is prohibited in all County buildings, County vehicles, and County equipment, including electronic cigarettes.
- 17.3 **APPLICATION.** The smoking policy applies to employees during working hours.

- 17.4 **COMPLAINTS.** Complaints about smoking issues should be resolved at the lowest level possible but may be processed through the supervisor.
- 17.5 **VIOLATIONS.** Employees who violate the policy will be subject to disciplinary action.
- 17.6 **NON-DISCRIMINATION.** The County does not discriminate against individuals on the basis of their use of legal products, such as tobacco, if the usage occurs during nonworking time and off County premises.

18 DRUG AND ALCOHOL USE

- 18.1 DRUG- AND ALCOHOL-FREE WORKPLACE. Union County is a drug- and alcohol-free workplace. Accordingly, no employee may use, possess, distribute, sell, or be under the influence of alcohol or drugs while on the job. Violations of this policy may lead to disciplinary action, up to and including immediate termination of employment and/or required participation in a substance abuse rehabilitation or treatment program. Such violations may also have legal consequences.
- 18.2 PRESCRIPTION MEDICATION. The use of prescription medication is permitted on the job so long as such use does not impair an employee's ability to perform the essential functions of the job effectively and in a safe manner. It is the employee's responsibility to report to his or her supervisor the use of prescription medication. If the employee cannot perform his or her duties while taking a prescription medication, the employee may be required to perform other duties or take leave until the course of treatment is concluded. A statement from the employee's physician concerning the prescription may be required.

18.3 DRUG AND ALCOHOL TESTING

Please note: Holders or operators of commercial motor vehicles and/or employees required to hold a CDL license are also governed by the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles, attached as Appendix B.

18.3.1 **RANDOM TESTING.** Each holder of a Commercial Driver's License (CDL) and each employee in a safety- or security-related position is subject to random drug and alcohol testing. A safety- or security-related position is one in which an employee operates equipment that is potentially dangerous to other employees or citizens of the County, one in which an employee has access to or carries a firearm, or one in which an employee operates or maintains heavy equipment or coordinates, relays, or controls radio communication for law enforcement personnel.

18.3.2 POST ACCIDENT TESTING

Any motor vehicle accident, whether in a County vehicle or in an employee's personal vehicle while performing their job duties, resulting in injury or in property damage or where the employee is cited as the party responsible for the accident, shall result in drug and alcohol testing for the employee who was operating the motor vehicle unless a determination is made by the County Manager or Human Resources Coordinator that a drug test is not necessary. Either the Human Resources Coordinator, the employee's immediate supervisor or another supervisor designated by one of these individuals shall transport the employee for testing.

18.3.3 REASONABLE SUSPICION TESTING. If there is reasonable suspicion to believe that an employee may be impaired by drugs or alcohol on the job, or if the employee is found with drugs and/or alcohol in the workplace, immediate drug and/or alcohol testing may be ordered. Holders of CDL licenses shall be tested pursuant to the procedures contained in the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles, Appendix B. Reasonable suspicion exists when one's experience and training indicate that a given person may be under the influence of alcohol or a controlled substance. Acceptable indicators include, but are not limited to, odor of alcoholic beverage on the breath, slurred or incoherent speech, staggering walk, loss of physical coordination, bloodshot eyes, inability to successfully complete a field sobriety test, erratic behavior, unexplained or uncharacteristic irritability, excessive tardiness, poor work performance, and excessive unexplained absences from work.

18.3.4 PROCEDURE FOR TESTING BASED ON REASONABLE SUSPICION FOR NON-CDL HOLDERS.

Note: The following procedure shall be followed for Non-CDL holders. CDL Holders shall be tested as described in Appendix B, the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles.

- 18.3.4.1 STEP 1. In the event any County employee has reason to believe an employee may be impaired by drugs and/or alcohol while on the job, the employee's supervisor must be notified. The employee's direct supervisor, along with a person trained in recognizing impairment, shall observe the employee directly and make a determination whether reasonable suspicion testing is warranted. If the supervisors find reasonable suspicion and choose to order drug and alcohol testing, the supervisors' observations shall be documented in writing within twenty-four (24) hours. The Human Resources Coordinator, and/or the County Manager shall be notified that a test is being ordered.
- 18.3.4.2 **STEP 2.** If reasonable suspicion exists, the employee shall be asked to execute a written consent for immediate alcohol and/or drug testing. Failure to consent to testing may be grounds for termination if the employee is a

regular employee or, if the employee is a trial status employee, immediate termination.

- STEP 3. If reasonable suspicion exists, and consent is given, the employee shall be immediately transported for appropriate testing. Testing may include use of the breathalyzer, blood, and/or urine testing. The employee shall be transported by the Human Resources Coordinator, the employee's immediate supervisor, or another supervisor designated by one of these individuals, to the testing location. Analysis of any samples collected will be performed by a laboratory selected by the County.
- 18.3.4.4 **STEP 4.** Following completion of testing, the employee will be placed on administrative leave with pay until the test results are available. The County shall transport the employee home or assist in arranging for a friend or relative of the employee to pick them up.
- STEP 5. If the testing result is negative for drugs and alcohol, the employee shall return to work. If the results of the test, in combination with observations made of the employee, discloses that the employee was not impaired at the time of the test but does disclose trace amounts of alcohol or drugs, the employee shall be asked to return to work unless the presence of these substances is in violation of an agreed-upon treatment and/or return to work agreement. If the test, in combination with observations made of the employee, discloses that the employee was impaired by alcohol or drugs at the time of the test, the employee may be placed on unpaid leave until a decision on continued employment is made by the County Manager, in consultation with the County Attorney.
- 18.3.5 CONSEQUENCES OF REFUSING TO SUBMIT TO DRUG OR ALCOHOL TESTING. Refusal by any employee to submit to drug or alcohol testing, regardless of which type of testing is ordered, shall be grounds for termination. Note: Holders or operators of commercial motor vehicles and/or employees required to hold a CDL license are also governed by the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles, attached as Appendix B.

18.3.6 CONSEQUENCES OF A POSITIVE TEST

Please note: Holders or operators of commercial motor vehicles and/or employees required to hold a CDL license are also governed by the Drug and Alcohol Policy for the Operation of Commercial Motor Vehicles, attached as Appendix B.

18.3.6.1 **POSSIBLE TERMINATION.** If the results of a drug or alcohol test, in combination with observations made of the employee, indicate that the employee was impaired while at work, the employee may be subject to termination.

- PARTICIPATION IN A TREATMENT PROGRAM. An employee who is not terminated after a positive test result may be required to participate in an alcohol or drug treatment program through the Employee Assistance Program or other program as a condition of continued employment. Any employee who participates in such a program as a condition of continued employment shall be entitled to be paid their regular hourly wage or salary when completing the screening and assessment phase of the program. The employee shall be placed on unpaid leave for the rehabilitation or treatment portion of the program. However, an employee may be permitted to use accrued compensatory time or PTO in lieu of unpaid leave during rehabilitation or treatment. Donated leave shall not be available. Upon successful completion of an agreed-upon treatment program, the employee may be permitted to return to his or her position.
- 18.3.6.3 **LOSS OF DRIVING PRIVILEGES.** If the results of a drug or alcohol test, in combination with observations made of the employee, indicate that the employee was impaired while at work, the employee shall not be permitted to operate any County vehicle (or operate any personal vehicle on County business) for a period of three (3) years, subject only to the exception below.
- 18.3.6.4 **RESTORATION OF DRIVING PRIVILEGES.** An employee may be authorized to operate vehicles at the expiration of a one-year period from the date of a positive test if the employee:
 - 1. Has not been convicted of any traffic violation since the date of the positive test;
 - 2. Has a valid driver's license;
 - 3. Has performed satisfactorily in his or her position;
 - 4. Has completed a drug/alcohol assessment by an agency of the County's choice;
 - 5. Has followed each recommendation made as a result of the drug/alcohol assessment; and
 - 6. Otherwise satisfies the County of the employee's sobriety and responsibility.

The decision whether to permit the restoration of driving privileges is discretionary on the part of the County and shall not be grievable unless otherwise grievable under some other provision of this Employee Handbook.

18.3.6.5 **TAKE-HOME VEHICLES.** In no event shall a County employee who has had a positive drug or alcohol test be permitted to take a County vehicle to or from the employee's home until three (3) years have elapsed from the date of the positive test.

- 18.3.6.6 **FOLLOW-UP TESTING.** If an employee has had a positive drug test and has not been terminated, the employee may be subject to random testing for a subsequent period of up to two (2) years from the date of the positive test. Such testing will be at the employee's expense.
- 18.3.6.7 **REGION IV TESTING.** Each Deputy Sheriff's Officer assigned to the Region IV Drug Task Force shall be required to undergo drug testing before and after being assigned to that duty, as well as be subject to random testing according to the terms of the Region IV drug testing policy during the period of the assignment.
- DRUG- AND ALCOHOL-RELATED CONVICTIONS. Any employee who is convicted of a drug- or alcohol-related criminal offense may be terminated. Employees convicted of illegal distribution or sale of drugs may be immediately terminated. If not terminated, the employee may be required to undergo periodic random testing, may be required to complete a course of treatment, or may be required to complete a program through the Employee Assistance Program. Any employee who is convicted of an alcohol-related driving offense shall notify his or her supervisor of the conviction within five (5) days of the date of conviction. Failure to report such convictions may be grounds for discipline, up to and including termination.
- 18.5 **DRUG OR ALCOHOL DEPENDENCY**. Any employee who suffers from drug or alcohol dependency should immediately seek the assistance of the Employee Assistance Program or the appropriate resources within the community. The employee may also wish to discuss the matter in confidence with his or her supervisor or the Human Resources Coordinator. Each employee who suffers from drug or alcohol dependency is urged to seek help before being the subject of disciplinary action.

18.6 MOTOR VEHICLE OPERATION AND EMPLOYEE DUI'S/DWI'S

- 18.6.1 **PERSONS CONVICTED OF DUI/DWI MAY NOT DRIVE.** It is the policy of Union County that any employee who is convicted of driving under the influence of an intoxicant such as alcohol or drugs shall not be permitted to operate any County vehicle (or operate any personal vehicle on County business) for a period of three (3) years after the date of conviction.
- 18.6.2 **RESTORATION OF DRIVING PRIVILEGES.** An employee may be authorized to operate vehicles at the expiration of a one-year period from the date of conviction if the employee:
 - 1. Has not been convicted of any traffic violation since the date of conviction;
 - 2. Has a valid driver's license;
 - 3. Has performed satisfactorily in his or her position;

- 4. Has completed an alcohol use assessment by an agency of the County's choice:
- 5. Has followed each recommendation made as a result of the alcohol use assessment; and
- 6. Otherwise satisfies the County of the employee's sobriety and responsibility.

The decision whether to permit the restoration of driving privileges is discretionary on the part of the County and shall not be grievable.

- 18.6.3 **TAKE-HOME VEHICLES.** In no event shall a County employee who has been convicted of driving under the influence of alcohol or drugs be permitted to take a County vehicle to or from the employee's home until three (3) years have elapsed from the date of conviction or driving privileges have been restored pursuant to Section 18.6.2 above.
- 18.6.4 **DEFINITION.** For purposes of this policy, the word "conviction" includes pleas of guilty and no-contest regardless if the sentence is deferred or conditional whether or not adjudicated guilty by the Court.

19 HARASSMENT AND DISCRIMINATION

19.1 **FREEDOM FROM DISCRIMINATION AND HARASSMENT.** All employees should be able to enjoy a work environment free of unlawful discrimination and harassment.

19.2 **DEFINITIONS**.

- 19.2.1 **DISCRIMINATION.** Discrimination occurs when a person or group of people are treated differently from another person or group of people and is prohibited when the treatment is due to a protected status such as race (including hair texture, length of hair, protective hairstyles, or cultural or religious headdresses), sex, religion, national origin, age, sexual orientation, gender identity, or mental or physical disability, etc.
- 19.2.2 HARASSMENT. Harassment is to trouble, worry, or torment someone on a persistent basis, bullying, repetitive bothering, or singling someone out. Harassment behaviors include, but are not limited to, the display or circulation of written materials, pictures, or videos, including on social media, unwelcome sexual advances, and degrading verbal remarks directed at or made in the presence of others.
- 19.2.3 **SEXUAL HARASSMENT.** Sexual harassment includes unwelcome sexual advances, requests for sexual favors, or other offensive verbal or physical conduct that is sexual in nature. This includes jokes of a sexual nature or display of photos or pin-ups of nude or scantily clad individuals. Quid pro quo sexual

harassment is when an employee with supervisory authority makes sexual advances or demands toward an individual and the submission or rejection of this advance results in a tangible employment action.

- 19.2.4 **HOSTILE WORK ENVIRONMENT.** Hostile work environment harassment is created when someone is made to feel unwelcome, inferior, or is severe and pervasive enough to affect the person's work environment.
- 19.3 EMPLOYEES ENGAGING IN DISCRIMINATION OR HARASSMENT TO BE DISCIPLINED. Any discrimination or harassment of any employee by any other employee will not be permitted, regardless of the working relationship between the participants. Any employee found to have engaged in any type of harassment shall be subject to disciplinary action, up to and including termination. Department Heads, Elected Officials, or supervisory personnel shall immediately halt any harassment which they observe or become aware of, by disciplinary action if necessary. In addition, each Department Head, manager, or supervisor is required to report any incident of harassment or discrimination to the Human Resources Coordinator.
- MAKING A FORMAL CHARGE. Any employee who believes he or she has been subjected to discrimination or harassment by an employee of Union County may file a formal charge of harassment with the Human Resources Coordinator. The employee will be asked at that time to complete and sign a complaint form. Each charge for which a complaint form has been completed shall be immediately investigated by the Human Resources Coordinator, who shall prepare a report setting forth the facts of the incident and a recommendation for action. The report and recommendation for action shall be transmitted to the County Manager, who may instruct that the recommended action or other appropriate steps be taken. Union County prohibits any form of retaliation against any employee for filing a complaint form or assisting in an investigation.
- 19.5 **EMPLOYEES OF THE SHERIFF'S DEPARTMENT**. Employees of the Sheriff's Office shall be subject to the additional terms of the Sheriff's Office internal policy and procedures regarding harassment and discrimination, and investigations will be conducted in accordance with that policy.

20 EQUAL EMPLOYMENT OPPORTUNITY

20.1 **EQUAL EMPLOYMENT OPPORTUNITY POLICY.** It is the policy of Union County to ensure equal employment opportunity to all persons regardless of their race, religion, color, creed, national origin, age, sex, marital status, sexual orientation, gender identity, or medical disability (unless such disability effectively prevents the performance of essential job functions required by the position). In addition, the County endeavors to comply with state and federal statutes, rules and regulations pertaining to equal opportunity. Through the procurement process, the County

- requires those who do business with the County to practice Equal Employment Opportunity.
- 20.2 **EQUAL EMPLOYMENT OPPORTUNITY PROGRAM.** In order to implement its policy of equal employment opportunity, the County maintains an Equal Employment Opportunity Program, which consists of the following elements:
- 20.2.1 **PERIODIC REVIEW.** The County periodically reviews each position within the County to ensure that the stated qualifications, salary, fringe benefits, training, and educational opportunities are relevant to the tasks performed. The County examines internal policies and procedures to identify barriers to equal employment opportunity.
- 20.2.2 **TRAINING.** The County also requires that staff and management be provided with training, information, and guidance so that equal employment opportunity is assured. The County actively encourages each employee to increase his or her skills and job potential through training and educational opportunities.
- 20.2.3 **JOB SATISFACTION** / **FAIR TREATMENT.** The County periodically offers guidance and counseling in developing programs tailored to individual aptitudes and desires. The County works to create and maintain a pool of qualified applicants for positions with frequent turnover to encourage diversity and ensure equal employment opportunity in hiring.
- 20.2.4 **NON-DISCRIMINATORY APPLICATION OF POLICIES.** The County works to ensure that each promotion, transfer, demotion, layoff, and termination of employment is administered in a fair and non-discriminatory way.
- 20.2.5 COMPLIANCE WITH APPLICABLE LAWS AND REGULATIONS. The County complies with applicable laws and regulations relating to equal employment opportunity. In addition, the County carries out its reporting functions required by state and federal laws and furnishes information as required to meet its commitments under Executive Order No. 11246, as amended. The County cooperates in special compliance reviews or in investigations as requested, carries out minority reporting functions as required by state or federal laws, furnishes such information as is required, and maintains an affirmative action file detailing its efforts, with dates, to meet its commitments under Executive Order No. 11246, as amended.
- 20.3 **VIOLATIONS.** Any and all violations of the Equal Employment Opportunity Program must be immediately brought to the attention of the Human Resources Coordinator.
- 20.4 **EQUAL EMPLOYMENT OPPORTUNITY OFFICER.** Unless otherwise directed by the County Manager, the Human Resources Coordinator shall serve as the County's Equal Employment Opportunity Officer. The Equal Employment

Opportunity Officer shall be charged with the responsibility of administering and enforcing the County's Equal Employment Opportunity Program. The Equal Employment Opportunity Officer shall advise and assist staff and management personnel in guaranteeing equal employment opportunity. The Equal Employment Opportunity Officer shall also provide orientation for each new employee which emphasizes the manner in which the County assures equal employment opportunity. The Equal Employment Opportunity Officer shall recommend changes in the Equal Employment Opportunity Program and County policies to the County Manager, as appropriate. The Equal Employment Opportunity Officer shall coordinate the County's response to special compliance reviews or investigations.

21 COMPUTER, INTERNET, AND E-MAIL USE

The County's computer equipment, software, operating systems, storage media, network accounts, cellular telephones, smart phones, electronic mail, voice mail, and Internet browsing are business tools provided to assist employees in the performance of their jobs ("computer equipment"). The messages sent and received, and the data stored on these systems are County property. Consequently, employees shall not have an expectation of privacy when using County computer equipment. All messages created, sent, or retrieved over e-mail or the Internet should be considered public information. The County reserves the right to access and monitor all messages and files on the computer system as deemed necessary and appropriate. All communications, including text and images, can be disclosed to law enforcement or other third parties without prior consent of the sender or the receiver.

- 21.1 **PROHIBITED ACTIVITIES.** The following activities are strictly prohibited while utilizing Union County-owned resources and engaging in these activities may subject an employee to discipline or termination::
 - Anything prohibited by law.
 - Activities that would subject the County or the individual to criminal, civil, or administrative liability.
 - Harassing, insulting, or attacking others (cyber-bullying). Harassment by e-mail and the Internet is just as illegal as other forms of harassment.
 - Sending or displaying intimidating, hostile, offensive, or hate-related material (including racial or sexual comments or jokes).
 - Using obscene language or intentionally accessing or possessing sexually explicit or pornographic material.
 - Using the County's equipment or network for non-County related purposes such as personal, religious, or commercial ventures.
 - Using County Resources to provide unauthorized, non-work related services (i.e., research, map printing) to another individual or entity.
 - Creating or forwarding chain letters.
 - Using the network for non-County related bandwidth-intensive activities such as network games and the downloading or streaming of music or video files or serving as a host for such activities.

- Participating in forums, chat rooms, or exchanges except to conduct official Union County business, or to gain technical or analytical advice.
- Installing or distributing "pirated' or other software that is not appropriately licensed for use by Union County.
- Using County equipment or Internet service to download entertainment software, games, screen savers, coupon downloaders/sharing software, registry cleaners, system accelerator or optimizer software, or any internet toolbar that causes unnecessary bandwidth consumption.
- Downloading and installing anti-spyware or anti-virus software that is not supported by the IS Department.
- Sharing of any passwords or authorization codes.
- Using proxy accounts is prohibited and may result in discipline up to and including termination.
- 21.2 **AUTHORIZATION REQUIRED.** The following activities require authorization from the appropriate Elected Official, Department Head, County Administrative Office, and/or the Information Systems Administrator:
 - Sending an e-mail message to "All Users;"
 - Granting access of Union County computer Resources to non-County personnel; or
 - Downloading or installing personal software.
- 21.3 **E-MAIL AND INTERNET USE.** As a general rule, it is expected that all employees will use common sense and sound judgment when utilizing the e-mail system and the Internet. Users should respect the rights and sensitivities of recipients and potential recipients or viewers and should ensure that all e-mail messages and Internet usage reflect the professional image that Union County wishes to portray. An individual employee's e-mail signature may not contain any type of slogan. Departmental mottos and logos are permitted.

Union County has software and systems in place to monitor e-mail and Internet usage. Users should be aware that there is no expectation of privacy in e-mail messages and Internet usage and email and internet use will be monitored. Employees must be aware that all messages, whether sent, received, or stored, are subject to review by Union County as directed by the Human Resources Coordinator and the County Manager. Such messages also may be subject to disclosure to outside third parties, including the court system, law enforcement agencies, and the public. Deleted messages can be retrieved. Employees should not send any e-mail messages or visit Internet sites they would not want to have seen by persons other than the intended recipients and/or would want to remain private.

21.4 **SOCIAL MEDIA.** It is prohibited to use social media to post or display comments about the County, coworkers, or supervisors that are vulgar, obscene, threatening, intimidating, harassing, or a violation of the County's policies against discrimination, harassment, or hostility based on age, race, religion, sex, ethnicity,

nationality, disability, or other protected class, status, or characteristic or a violation of HIPAA to disclose confidential information

21.5 MISCELLANEOUS.

- 21.5.1 **SECURITY.** For security purposes, employees should keep passwords confidential and log off or lock their workstation when it is left unattended.
- 21.5.2 **PERSONAL USE OF EQUIPMENT AND RESOURCESS.** The County permits limited personal use of equipment and resources by employees, provided such use does not include activities prohibited by any part of this policy, reduce the productivity of the employee or co-workers, or use an excessive amount of County Resources.
- 21.5.3 **MODIFICATION / USB DEVICES.** Modification to any County computer device is strictly prohibited. Only USB devices that have been approved by the Information Systems Administrator shall be used with County equipment.
- 21.5.4 **EMPLOYEE RIGHTS UNDER THIS POLICY.** This Computer, Internet, and Email Use Policy is not intended to limit an employee's rights under any applicable federal, state, or local law, including those rights under the National Labor Relations Act, to engage in protected concerted activities with other employees to improve or discuss conditions of employment, such as wages, working conditions, or benefits.

22 CELLULAR PHONE USE

- 22.1 **NO EXPECTATION OF PRIVACY.** Employees who are issued a County cell phone or receive a reimbursement for use of their personal cell phone should not expect privacy with the phone. All content created, sent, or retrieved should be considered public information. The County reserves the right to access and monitor all messages and files on the phone as deemed necessary and appropriate. All communications, including text, images, and applications can be disclosed to law enforcement or other third parties without prior consent of the sender or receiver.
- 22.2 PERSONAL USE OF COUNTY-PROVIDED COMMUNICATION DEVICES. Where job or business needs demand immediate access to an employee, a department may authorize issuance of a business cell phone, and/or two-way radio for work-related communications. Call summary reports (i.e. number of minutes used) are distributed to supervisors on a periodic basis and are to be reviewed for reasonableness. Employees shall reimburse the County for any overage charges related to personal calls. The call detail records generated from assigned cell phones are considered records of the County and may, on occasion, be subject to

internal and outside audits by the County and/or official agencies and are subject to public inspection.

- 22.3 **RETURN OF COUNTY-PROVIDED COMMUNICATION DEVICES.** Employees in possession of County equipment (e.g. cellular phones, pagers, radios, etc.) are expected to protect the equipment from loss, damage, or theft. Upon resignation or termination of employment, the employee will be required to return the equipment. Employees unable to return the equipment in good working condition will bear the cost of repair or replacement. Employees who separate from employment with outstanding debts for equipment loss or unauthorized charges will be considered to have left employment on unsatisfactory terms and may be subject to legal action for recovery of the loss. Any outstanding debt may be deducted from the employee's final paycheck. Department Heads shall be responsible for maintaining an inventory of all cell phones or other devices issued and shall be responsible for obtaining the return.
- 22.4 **PERSONAL CELLULAR PHONES.** While at work, employees are expected to exercise discretion in using personal cell phones. Personal calls during the work hours, regardless of the phone used, can interfere with employee productivity, safety, and may be distracting to others. Employees are encouraged to make personal calls during breaks and lunch and to ensure that friends and family members are aware of the County's policy. The County will not be liable for the loss of personal cell phones brought into the workplace. Cell phones may not be used to harass, intimidate, or threaten any other person. Employees are prohibited from using their cell phones in any illegal or illicit manner.
- 22.5 **STATE AND LOCAL LAWS.** Employees shall comply with all state and local laws regarding cell phone usage.

23 ADA/ADAAA POLICY

The Americans with Disabilities Act (ADA) and the Americans with Disabilities Amendments Act (ADAAA) are federal laws which require that reasonable accommodations be provided for employees who have medical conditions that necessitate such accommodation to enable them to perform their essential job functions. Accommodations are individually developed on a case-by-case basis.

No employee is perceived or assumed to be in need of an accommodation. It is the responsibility of the employee who needs accommodation to notify the Human Resources Coordinator of such need, fill out a Documentation of Disability form, and cooperate in exploring whether a reasonable accommodation is possible, and if so, what the accommodation will be. Union County will reasonably accommodate qualified individuals with a disability so that they can perform the essential functions of a job unless: a) doing so causes a direct threat to these individuals or others in the workplace and the threat cannot be eliminated by reasonable accommodation and/or b) the accommodation creates an undue hardship (significant difficulty or expense) to

the County. Not all requested accommodations may be reasonable or even possible. The accommodation process may require the input of the employee's health care provider. Use of a service animal is considered an accommodation. In the event that a request for accommodation is denied, an appeal may be made to the County Manager within fifteen (15) days of the date of denial.

24 PETS AND SERVICE ANIMALS

Union County prohibits bringing a pet into County buildings and premises, with the exception of Americans with Disabilities Act (ADA) service animals, qualified assistance animals as defined in the New Mexico Assistance Animal Act, and pets at Union County parks during non-working hours. Employees requesting accommodation for a disability that includes a service animal must contact the Human Resources Coordinator and complete a Documentation of Disability form. All service animals must be registered with the Administration Office.

Owners of disruptive and aggressive service animals may be asked to remove them from County facilities.

25 DISCIPLINE AND DISCIPLINARY TERMINATION

25.1 **EMPLOYEE CONDUCT.** It is the policy of Union County to maintain a work environment which is safe for all employees, and to operate in accordance with all laws and regulations. The County expects each person to act in a mature and responsible manner at all times. To reduce confusion, employees who violate the County's Grounds for Disciplinary Actions (Section 25.4 as set forth in this Handbook) or any County policy are subject to disciplinary action, up to and including termination.

To ensure orderly operations, the County expects employees to follow rules of conduct that will protect the interests and safety of all employees and the County. The County retains the sole right and discretion to evaluate what employee conduct is disruptive. Any violation of this section, other sections of the Employee Handbook, or other behavior which the County determines to be unacceptable may result in disciplinary action against the employee.

Employees are expected, as part of their job requirements, to perform duties assigned according to the instructions of their supervisors. Failure to do so may result in disciplinary action, up to and including immediate termination. The County has the right to determine what discipline is appropriate, depending on the seriousness of the misconduct.

25.2 **AUTHORITY TO TAKE DISCIPLINARY ACTION.** Supervisory and managerial personnel, working with the Human Resources Coordinator, have the responsibility and obligation to take disciplinary action(s) as deemed necessary,

- within a reasonable period of time after the need for action becomes apparent in the best interests of the County.
- 25.3 FORMS OF DISCIPLINARY ACTION. The County's supervisors are encouraged to follow a process of progressive discipline. For discipline to be progressive, each related event or incident must trigger a response that is more severe. Each "step" in the process more strongly encourages the employee to modify his or her behavior. The County has four types of disciplinary action available when employees fail to meet expected levels of performance or when their conduct is unsatisfactory. The County has the right to determine what discipline is appropriate; depending upon the seriousness of the misconduct, there may be no standard series of disciplinary steps the County must follow.
- 25.3.1 **CORRECTIVE COUNSELING.** The purpose of employee counseling is to provide a means to assist employees in changing their performance, attendance, or behavior. This requires that the employees have adequate information about their current performance, attendance, or behavior to make it clear to the employee what he or she was doing wrong and what is required in order to meet the County's expectations.
- 25.3.2 **VERBAL WARNING.** A verbal warning is generally used for minor offenses or to correct minor faults in an employee's performance. The employee should be advised during the verbal warning that any further problem may result in additional disciplinary action up to and including termination.
- 25.3.3 FIRST WRITTEN REPRIMAND. A written warning may be issued for an offense of a more serious nature which requires more formal action than a verbal warning. The supervisor and the employee should meet privately and the employee should be given and allowed time to review a formal written warning. Regardless of whether the employee agrees with the contents of the warning, the employee should sign the form indicating the problem has been discussed with them. If the employee refuses to sign the written warning, another supervisor or manager should be called as a witness to observe that the employee has been presented with the warning, indicating the employee has refused to sign it. The written warning may include a statement that if the problem is not corrected, further disciplinary action, up to and including termination of employment, may occur. Employees shall have five (5) working days to respond in writing to a written warning. The written warning and the employee's response shall become a part of the employee's personnel file.
- 25.3.4 **SECOND WRITTEN REPRIMAND.** The same process applies as in 25.3.3; in addition, the employee should be advised that if immediate and sustained improvement is not made evident by the employee, termination of employment may be the next/final step.

- 25.3.5 **PROCEDURES.** All written disciplinary action shall be taken only with the direct involvement of the Human Resources Coordinator except to the extent that it is not practical to do so. All warnings will be delivered by the direct supervisor, Department Head, or Human Resources Coordinator as circumstances require. The County Manager may modify this policy as deemed appropriate under the circumstances.
- 25.3.6 **SUSPENSION/TIME OFF.** A suspension may be ordered for an offense of a more serious nature or for repeat of a minor offense. An hourly employee may be suspended without pay for a period not to exceed ten (10) working days. During a suspension, an employee will not be paid or accrue benefits. Each suspension shall be recorded and filed in the employee's personnel file. Exempt employees may be suspended for one full day or more for violations of written policies applicable to all employees, such as policies regarding sexual harassment or workplace violence.

In any case where suspension is considered, the supervisor should contact the Human Resources Coordinator before the suspension begins. Failure to do so may not affect the suspension but could subject the supervisor to discipline.

In the event an employee is charged with a felony and is not incarcerated, the employee shall be placed on leave with pay, pending the preliminary hearing. If the Court makes a determination of probable cause on any charge, or if the employee waives the preliminary hearing, the employee may, at the discretion of the County Manager, after consultation with the County Attorney, be placed on leave without pay until the case is resolved. This determination is grievable pursuant to Section 26.

During unpaid leave, an employee shall not accrue any of the benefits described in this Employee Handbook, including any type of leave or holiday pay. To the extent permissible by law, the County will not make any of its normal contributions to the employee's retirement, health insurance, or benefit program during unpaid leave. Donated leave shall not be available.

25.3.6.1 DURATION OF SUSPENSION. The duration of the suspension depends on the conduct which led to the suspension. A suspension for up to two (2) working days may be imposed where an employee commits a minor offense for which the employee has previously received an oral or written warning, or where the employee commits a more serious error or mistake which alone merits a suspension. A suspension of up to five (5) working days may be imposed where the employee commits an infraction of a more serious nature for which termination is not justified, or for committing multiple violations of minor infractions for which previous discipline has been imposed. A suspension of up to ten (10) working days may be imposed when an employee commits an act or acts which alone justify termination, but for which exist mitigating factors or circumstances. Notwithstanding the foregoing, the duration of any suspension shall be

- discretionary on the part of the supervisor and shall be commensurate with the severity of the error, mistake, or conduct.
- 25.3.7 **DEMOTION.** An employee may be demoted for an offense of a more serious nature, for repeat of a minor offense, or for unsatisfactory performance/behavior in his or her current position which he or she is either unable or unwilling to correct. The employee may be demoted to a lesser position for which the employee is otherwise qualified. When demoted, the employee will receive compensation commensurate with the new position.
- 25.3.8 **DISMISSAL OF TRIAL PERIOD EMPLOYEES**. A trial period employee may be dismissed without cause and shall not be entitled to utilize the disciplinary process.
- 25.3.9 **DISMISSAL FOR CAUSE**. An employee may be terminated for cause without progressive discipline for violation of this Employee Handbook, an Ordinance of the County, State law, County policies, or for any other inappropriate behavior.
- 25.4 **GROUNDS FOR DISCIPLINARY ACTION.** Listed below are some, but not all, of the activities which are considered grounds for the severest of disciplinary action. Grounds for disciplinary action include, without limitation, but by way of illustration, the following:
 - 1. Continued unsatisfactory performance of duties.
 - 2. Personal conduct which substantially interferes with the performance of duties.
 - 3. Conflict of interest which results in private gain to the employee or detriment to the County.
 - 4. Insubordination.
 - 5. Falsifying official documents or records.
 - 6. Threatening or harassing an employee or Elected Official.
 - 7. Theft or vandalism of County property.
 - 8. Unauthorized use or possession of County property.
 - 9. Continued violation of safety practices.
 - 10. Use of, or being under the influence of, a controlled substance or intoxicant while on duty.
 - 11. Operation of a County vehicle or equipment while under the influence of a controlled substance or intoxicant.
 - 12. Operating a County vehicle or equipment in a reckless or intentionally tortious manner.
 - 13. Accepting a bribe or consideration given with the intent to influence the performance of duty.
 - 14. Bribery or coercion of, or attempting to bribe or coerce, an employee or Elected Official.
 - 15. Influencing, or attempting to influence, a Hearing Officer, other than through established grievance procedures.
 - 16. Conviction of a felony that directly relates to the particular employment, trade, business, or profession.

- 17. Job abandonment—unauthorized absence from work for two (2) consecutive work shifts will be considered abandonment of the job.
- 18. Excessive unexcused absences.
- 19. Abandonment of post if in a safety-sensitive position.
- 20. Conduct or behavior which impairs morale or interferes with the work effectiveness of employees.
- 21. Knowingly providing false information to a supervisor in the course of an investigation.
- 22. Failure to comply with the County's Vehicle Use Policy, Computer Use Policy, Purchasing Policy, Travel Policy, On-Call Policy or any other policy adopted by the Board of County Commissioners.
- 23. Disclosure of personal health information and/or personal protected information as prohibited in the County's HIPAA Privacy and Security Policies and Procedures.
- 24. Clocking in or out for another employee.
- 25. Conduct or behavior unbecoming a County employee.
- 26. Refusal to submit to drug or alcohol testing.
- 27. Failure to disclose family or dating relationship.
- 25.5 **PROCEDURES FOR DISCIPLINARY TERMINATION, SUSPENSION OR DEMOTION.** Before terminating, suspending, or demoting the employment of an employee, the supervisor should review the personnel file and all relevant documents with the Human Resources Coordinator in order to determine if the termination is appropriate.
- SUSPENSION TERMINATION, OR 25.5.1 NOTIFICATION OF PROPOSED **DEMOTION.** The supervisor shall notify the employee in writing that he or she is to be terminated, suspended, or demoted through a Notice of Proposed Termination, Suspension, or Demotion. The Notice of Proposed Termination, Suspension, or Demotion shall set out the reason(s) for the proposed termination, suspension, or demotion, and shall give the date, time, and place of the pretermination hearing, if applicable. The Notice of Proposed Termination, Suspension, or Demotion shall be delivered to the employee within a reasonable time prior to the date set for the hearing. An employee earning wages as of the receipt of the Notice shall be placed on Administrative Leave with Pay until the final decision is made. An employee already on Administrative Leave without Pay shall remain on Administrative Leave without Pay.

25.5.2 PRE-TERMINATION HEARING

25.5.2.1 **ELIGIBILITY.** A pre-termination hearing shall be held for any full-time, regular non-trial, or part-time regular non-trial period employee considered for termination of employment. Termination in this context is defined as dismissal from employment with Union County through reduction-in-force, reorganization, medical reasons, or dismissal for cause.

- 25.5.2.2 **CONDUCT OF THE HEARING.** At the pre-termination hearing, the employee shall be notified of the reason(s) for the proposed termination as set out in the *Notice of Proposed Termination*, and the employee shall be given an opportunity to respond thereto. The hearing shall be informal and shall be recorded by the use of electronic recorder or a certified reporter. A copy of the proceedings shall be made available to the employee upon request; provided, if the record is by electronic recorder the cost shall be borne by the County, and if by certified reporter, the transcription costs shall be paid by the party requesting the transcription.
 - 25.5.3 **FINAL DECISION ON TERMINATION.** The final decision on termination following the pre-termination hearing shall be made in writing and delivered to the employee.
 - 25.5.4 RIGHT TO GRIEVANCE PROCEDURES. A terminated full-time or part-time non-trial employee shall have the right to the grievance procedures established by this Ordinance; provided, however, that the actions of the Board of County Commissioners in authorizing a reduction in force or a reorganization, if done in an open meeting held in accordance with the New Mexico Open Meetings Act, are not grievable.

26 GRIEVANCES

- 26.1 **DEFINITION:** "GRIEVANCE." A grievance is a complaint by an employee concerning an alleged deprivation of a presently-existing property right.
- 26.2 **GRIEVANCE ELIGIBILITY.** Only regular, non-trial employees are eligible to file a grievance.
- 26.3 **GRIEVANCE PROCESS.** The following steps comprise the normal grievance process.
 - (1) <u>STEP 1</u> <u>INFORMAL DISCUSSION</u>. Within five (5) working days of any action complained of, the employee must attempt to resolve the complaint through informal discussion with the employee's immediate supervisor.

(2) STEP 2 – WRITTEN GRIEVANCE.

- (a) **WRITTEN GRIEVANCE REQUIRED.** If the matter cannot be resolved informally in Step 1, the employee shall submit a written grievance to the Human Resources Coordinator. If the Human Resources Coordinator is also the employee's immediate supervisor with whom the Step 1 grievance had previously been addressed, the employee shall present the written grievance to the County Manager.
- (b) **TIME TO FILE WRITTEN GRIEVANCE**. A written grievance must be submitted within five (5) working days of the Step 1 discussion.

- (c) **CONTENT OF WRITTEN GRIEVANCE.** Written grievances will be submitted on the established Union County "Report of Grievance" form. This form will contain a short and concise statement of the action complained of, brief additional facts as appropriate, the relief requested, and the date when the Step 1 discussion occurred. "Report of Grievance" forms are available from the Human Resources Coordinator.
- (d) **RESPONSE TO THE WRITTEN GRIEVANCE.** The County Manager shall promptly respond in writing to the written grievance, but in any event, within ten (10) working days of the receipt of the written grievance. The County Manager shall consult with the County Attorney on the content of the response. The response shall be mailed to the employee and copied to the Human Resources Coordinator.
- (e) **FINALITY**. Unless the employee's grievance concerns the employee's suspension, demotion, or termination, the grievance process concludes with the response to the written grievance.
- (f) **MEDIATION AND HEARING.** If the grievance concerns the employee's suspension, demotion or termination, the employee may file a request for hearing on the grievance.
- (g) **REQUEST FOR HEARING.** If an employee desires a hearing be conducted, a written request must be submitted to the Human Resources Coordinator within five (5) working days of receipt of the response. A copy of the written grievance and the response must accompany the request for hearing.

(3) STEP 3 - MEDIATION.

- (a) **MEDIATION DETERMINATION.** After a written request for hearing has been received, mediation may be required or desired. If the Human Resources Coordinator determines that the grievance may be resolved through mediation, the Human Resources Officer shall schedule a mediation conference and attempt to reach an amicable agreement between the parties.
- (b) **ATTENDANCE AT MEDIATION.** Attendance at the mediation conference is mandatory. If the employee fails to attend the conference, or refuses to attend, the grievance shall be dismissed with prejudice.
- (c) **SETTLEMENT AGREEMENT.** If the employee's grievance is successfully addressed by mediation, an appropriate document stating the agreement shall be prepared and executed, and the grievance dismissed.

- (4) <u>STEP 4</u> <u>HEARING</u>. If the grievance concerns the employee's suspension, demotion, or termination, and the mediation is unsuccessful, a hearing on the grievance will be conducted unless waived by the employee.
 - (a) **SCHEDULING THE HEARING.** The Human Resources Coordinator shall forward a copy of the employee's grievance, the County Manager's response, and the request for a hearing to the County Attorney who shall schedule a hearing before an independent Hearing Officer.
 - (b) **HEARING PROCEDURE.** All hearings shall be conducted in accordance with the County *Administrative Procedure for Grievance Hearings*, attached hereto as Appendix K.

27 VOLUNTARY TERMINATION

- 27.1 **RESIGNATION.** An employee may resign from the County by submitting a written letter of resignation to his or her immediate supervisor at least ten (10) working days prior to the effective date of resignation. The letter of resignation should include the proposed effective date.
- 27.2 **RETIREMENT.** An employee may retire from County employment through the County's retirement program so long as the employee meets the requirements of the Public Employees Retirement Association. An employee desiring to retire should contact the Human Resources Coordinator.
- 27.3 **RETIREMENT AS A RESULT OF DISABILITY.** An employee may resign from County employment in the event an injury or illness renders the employee medically incapable of performing his or her duties. If qualified, the employee may be entitled to claim disability benefits through the Public Employee's Retirement Association and/or the County's medical benefit package. Any employee who feels he or she must resign as a result of a disability should contact his or her supervisor and/or the Human Resources Coordinator for additional information.
- 27.4 **RE-EMPLOYMENT.** In the event that an employee voluntarily leaves employment with the County and is re-employed within thirty (30) days, his or her previous years of service with the County shall be reinstated for accrual purposes.
- 27.5 **TRANSFER.** Any classified employee is eligible to compete for regular, full-time or part-time positions within the County. Upon submission of an application for a new position, a background investigation may be conducted. In the event an employee accepts a new position within the County, the employee shall begin a new trial period upon starting the new position.

- employee accepts a new position within the County, the employee shall begin a new trial period upon starting the new position.
- 27.6 **PROMOTION.** A regular full-time employee or regular part-time employee who receives a promotion shall be considered a trial period employee. In the event the employee is unsuccessful in the new position, that employee may apply for any currently open position, subject to the normal hiring procedure.

28 INVOLUNTARY TERMINATION WITHOUT CAUSE

- 28.1 **LAYOFF.** A layoff, or reduction in force, is an involuntary termination of an employee or employees as a result of a shortage of work or shortage of funds. A layoff may be ordered only by the Board of County Commissioners after a plan is submitted by the County Manager and approved by the Board of County Commissioners.
- 28.2 **FURLOUGH.** A furlough is mandatory time off from work without pay for an employee or employees as a result of shortage of work or shortage of funds. A furlough may be ordered only by the Board of County Commissioners after a plan is submitted by the County Manager and approved by the Board of County Commissioners.
- 28.3 **ABOLISHMENT OF POSITION.** The County Manager or Elected Official may abolish a position which is no longer needed within the County work force. A position may be abolished only with the approval of the Board of County Commissioners. If a position is available for which work and funds are available, an employee may accept a demotion or transfer to avoid a layoff, but only if the employee is otherwise qualified for the new position and a position exists. If a position is reestablished, the person who was the incumbent when the position was abolished shall be given first consideration for reappointment.

29 POST-EMPLOYMENT MATTERS

- 29.1 **EXIT INTERVIEW.** When an employee leaves County employment, the employee will be scheduled for an exit interview prior to the last day of work. The exit interview will be arranged by the Human Resources Coordinator. At the exit interview, the employee may comment on his or her employment and may voice suggestions, complaints, and criticisms. The employee will have an opportunity to discuss benefits and benefit conversion privileges. A personal email address must be furnished by the employee, if not already provided. The employee will be asked to return all County property in his or her possession.
- 29.2 CONTINUANCE OF MEDICAL COVERAGE (COBRA). Under the federal Consolidated Budget Reconciliation Act (COBRA), eligible employees and/or dependents may elect to continue employee and/or dependent medical insurance

- coverage subject to the conditions and limitations set forth in the Act. Consult the Human Resources Coordinator for details on eligibility and benefits.
- TIME OFF (PTO) AND COMPENSATION FOR ACCRUED PAID 29.3 COMPENSATORY TIME UPON TERMINATION. Upon death, retirement, or termination of employment, each full-time regular, part-time regular, and trial period employees will be compensated for accrued PTO and accrued compensatory time earned through the last day of work, subject to the limitations on the amount of compensation set forth below. Base rate of pay for purposes of this section is calculated as follows: For hourly employees, the base rate of pay is the employee's hourly rate at the time of termination. For salaried employees, the base rate of pay is computed by dividing the employee's annual salary at the time of termination by 2,080.
- 29.3.2 **AMOUNT OF COMPENSATION ACCRUED PTO.** Upon death, retirement, termination of employment, or taking office as an Elected Official or change from a classified position to an unclassified position each full-time regular, part-time regular, and trial period employee shall be compensated for accrued PTO up to the maximum 320 hours through the last day of work.
- FINAL PAY. In voluntary termination situations, the employee may be paid on the next regularly scheduled pay date. In involuntary termination situations, the 31employee must be paid within five (5) days of separation from employment. Regular wages or salary will be issued on the Thursday that is the regularly scheduled pay date. Final pay, including any accrual balances, will be paid the next day. Any employee reimbursements due the County will be deducted from final payment (voluntary and involuntary) up to legal limits.

30 **EFFECTIVE DATE**

This Union County Employee Handbook shall be effective 01-08-2025.

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Quay County Government

300 South Third Street, Tucumcari, NM 88401 Post Office Box 1246 Phone: (575)461-2112 Fax: (575) 461-6208

11/08/2024

U.S. Department of Energy 1000 Independence Ave., SW Washington, DC 20585

Re: Request for Presentation on Transmission Corridors Impacting Quay County

Secretary Grandholm,

On behalf of the Quay County Commission, I am writing to formally request a presentation from the United States Department of Energy (DOE) regarding the transmission corridors that have been designated in the region and their potential effects on the citizens and communities of Quay County and the state of New Mexico.

As you may know, the development of transmission corridors is of great importance to our region, particularly considering growing energy needs, renewable energy initiatives, and the long-term impact these projects may have on our land, environment, and residents. While we understand the necessity of enhancing energy infrastructure, we are concerned about how the implementation of these transmission corridors could affect local land use, property rights, environmental integrity, and the overall well-being of our communities.

We would appreciate a thorough explanation of the DOE's plans for these transmission corridors, including:

- The criteria used in selecting the designated corridors.
- Potential environmental, economic, and social impacts on Quay County and surrounding areas.
- Opportunities for local stakeholder involvement, including how the public will be informed and engaged throughout the planning and development process.
- Any ongoing or future efforts to mitigate potential negative impacts on local communities and ecosystems.

The Quay County Commission, along with our residents, is eager to understand how these energy projects will unfold and what role we can play in shaping their outcomes in a way that supports both sustainable energy development and the best interests of our citizens.

Our next three Commission meetings are scheduled as follows:

- December 9th, 2024
- January 13th, 2025
- January 27th, 2025

We would be grateful if you could arrange for a representative of the Department of Energy to attend one of these meetings to provide a presentation or briefing on these matters. If these dates are not convenient, we are happy to discuss alternative dates that would work better for your team.

Thank you for your attention to this matter. We look forward to your response and hope to work collaboratively with the Department of Energy to ensure that Quay County's interests and concerns are addressed.

Sincerely,

Daniel Zamora

Quay County Manager

				וערועה סוווי	County Elected Official Salary Information	HOIHIBEIOH			
		2019 Statutory							
	Current Salary	Cap	FY19	FY20	FY21	FY22	FY23	FY24	FY25
Assessor	\$ 63,223	\$ 64,844	\$ 59,206	\$ 59,206	\$ 59,206	\$ 59,206	\$ 63,223	\$ 63,223	\$ 63,223
Clerk	\$ 61,602	\$ 64,844	\$ 56,386	\$ 56,386	\$ 61,602	\$ 61,602	\$ 61,602	\$ 61,602	\$ 64,844
ommissioners	\$20,996/\$20,457	\$ 21,534	21,534 \$18,725/\$19,662	\$18,725/\$19,662	\$20,457/\$19,662	\$20,457/\$19,662	/\$19,662 \$18,725/\$19,662 \$20,457/\$19,662 \$20,457/\$19,662 \$20,996/\$20,457	\$20,996/\$20,457	\$ 21,534
Probate Judge	\$ 14,721	\$ 15,098	\$ 13,788	\$ 13,788	\$ 13,788	\$ 13,788	\$ 14,721	\$ 14,721	\$ 14,721
Sheriff	\$ 66,148	\$ 67,814	\$ 61,920	\$ 61,920	\$ 61,920	\$ 61,920	\$ 66,148	\$ 66,148	\$ 66,148
reasurer	\$ 61.602	\$ 64.844	\$ 56,386	\$ 56,386	\$ 61,602	\$ 61,602	\$ 61,602	\$ 61,602	\$ 64,844

		Salary	Salary Increases FY19-FY25	Y19-FY25				
	FY19	FY20	FY21	FY22	FY23	FY24	FY25	
Regular County Employees	%0	\$0.95	%0	2%	\$0.75-\$2.00		%9	3%
								1
Eligible Elected Officials	2%	%0 9	9.25%	%0	6.83%		%0	2%

	egisla	tive Propo	Legislative Proposed Cap Increases 2013-2024 Class B - Under/Intermediate	reases	2013-20	24 Class	s B - Un	der/Int	ermedia	ite	
Year Take Effect		2014		2019 HB 219	2023	2023 HB 410	2024	2024 SB 177	2025	2025 HB 241	2025
Commissioner	\$	18,725	\$ 21,534	⟨\$	24,764	\$	26,373	\$	26,373	\$	27,247
Treasurer	\$	56,386	\$ 64,844	\$	74,571	\$	79,418	\$	79,418	\$	82,048
Assessor	\$	56,386	\$ 64,844	\$	74,571	\$	79,418	\$	79,418	\$	82,048
Sheriff	\$	58,969	\$ 67,814	\$	77,986	ب	83,055	\$	83,055	\$	85,806
Clerk	\$	56,386	\$ 64,844	\$	74,571	ئ	79,418	\$	79,418	Ş	82,048
Probate Judge	\$	13,129	\$ 15,098	\$	17,363	\$	18,491	\$	18,491	\$	19,104

Vetoed Died Die	ed Passed
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FY 2025 Salary Plan Department Head Salary Range

					l	
Salary Range		Minimum	_	MidPoint	_	Maximum
47	φ.	55,053	\$	68,816	s	82,579



RESOLUTION 2025-36 SETTING THE SALARIES OF ELECTED OFFICIALS AND APPOINTED DEPUTIES WITH TERMS COMMENCING JANUARY 1, 2025

WHEREAS, the Union County Board of Commissioners met in regular session at the Union County Administration Building, 200 Court St., Clayton, New Mexico 88415, on December 9, 2024; and

WHEREAS, pursuant to NMSA 1978 Section 4-38-1 (1884) the powers of a county as a body politic and corporate shall be exercised by a board of county commissioners; and

WHEREAS, in the general election held on November 5, 2024, New Mexico voters approved Constitutional Amendment No. 4 which amended Article 10, Section 1 of New Mexico Constitution to provide that the salaries of County Officers be established by Board of County Commissioners of the various counties in New Mexico; and

WHEREAS, Article IV, Section 27 of the New Mexico Constitution prohibits the increase or decrease of compensation to elected officers during their terms of office; and

WHEREAS, Article XX, Section 3 of the New Mexico Constitution provides that "[t]he term of office of every state, county or district officer, except those elected at the first election held under this constitution, and those elected to fill vacancies, shall commence of the first day of January next after his election; and,

WHEREAS, pursuant to Article X Section 2 of the New Mexico Constitution, County Officers are defined as County Commissioners, the Assessor, Clerk, Sheriff, Treasurer; and Probate Judge; and

WHEREAS, NMSA 1978 Section 4-44-12.3 (B) (2023) states that "[t]he majority of a board of county commissioners may provide for salary increases for elected county officials who takes office after the date that salary increase is approved;" and,

WHEREAS, elected officials commencing their new term after January 1, 2025 are eligible for the salary detailed below effective at the beginning of their term or starting at the first payroll in January 2025.

NOW THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Union County that those elected officials commencing a new term after the adoption of this Resolution shall be paid at the rates detailed below:

Elected Official	Annual Salary
County Clerk	
County Commissioner	
County Treasurer	

NOW THEREFORE, BE IT FURTHER RESOLVED that the appointed Chief Deputy Clerk, Chief Deputy Treasurer, and Chief Deputy Assessor be set at 90% of the salary of the offices elected official salary and the Undersheriff be set at 95% of the salary of the County Sheriff.

PASSED, APPROVED AND ADOPTED on this 9th day of December, 2024.

BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO

ATTEST SEAL	By:
Devian Fields, County Clerk	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
	Lloyd Miller, Member



RESOLUTION 2025-36 SETTING THE SALARIES OF ELECTED OFFICIALS AND APPOINTED DEPUTIES WITH TERMS COMMENCING JANUARY 1, 2025

WHEREAS, the Union County Board of Commissioners met in regular session at the Union County Administration Building, 200 Court St., Clayton, New Mexico 88415, on December 9, 2024; and

WHEREAS, pursuant to NMSA 1978 Section 4-38-1 (1884) the powers of a county as a body politic and corporate shall be exercised by a board of county commissioners; and

WHEREAS, in the general election held on November 5, 2024, New Mexico voters approved Constitutional Amendment No. 4 which amended Article 10, Section 1 of New Mexico Constitution to provide that the salaries of County Officers be established by Board of County Commissioners of the various counties in New Mexico; and

WHEREAS, Article IV, Section 27 of the New Mexico Constitution prohibits the increase or decrease of compensation to elected officers during their terms of office; and

WHEREAS, Article XX, Section 3 of the New Mexico Constitution provides that "[t]he term of office of every state, county or district officer, except those elected at the first election held under this constitution, and those elected to fill vacancies, shall commence of the first day of January next after his election; and,

WHEREAS, pursuant to Article X Section 2 of the New Mexico Constitution, County Officers are defined as County Commissioners, the Assessor, Clerk, Sheriff, Treasurer; and Probate Judge; and

WHEREAS, NMSA 1978 Section 4-44-12.3 (B) (2023) states that "[t]he majority of a board of county commissioners may provide for salary increases for elected county officials who takes office after the date that salary increase is approved;" and,

WHEREAS, Union County has adopted a position classification and salary range structure which provides a salary range for each job position at the County. The plan, which is evaluated annually and subject to change upon Commission approval, establishes a minimum and maximum amount of compensation for each position; and

WHEREAS, the County has developed salary range recommendations based on the job duties for the County's elected County Officers. These recommendations are based on the salary range of: County Sheriff: Salary Range 53; County Assessor: Salary Range 47; County Clerk: Salary Range 47; County Treasurer: Salary Range 47; County Commissioner: Prorated 1/3 Salary Range 47; Probate Judge; Prorated 1/3 Salary Range 34, and

WHEREAS, in addition to the base salary provided in the salary plan described above, County Officers should receive whichever additional fees, incentives, allowances, benefits, and reimbursements that are allowed for public employees under law; and

WHEREAS, to comply with the constitutional prohibition on mid-term compensation changes but to maintain parity with County employee salaries, it is appropriate that salaries for County Officers in each new term of office be increased (or decreased) in an amount equivalent to the cumulative merit and cost-of-living raises (or reductions) a regular County employee would have received during the preceding term of office.

NOW THEREFORE, BE IT RESOLVED, by the Board of County Commissioners of Union County authorizes salaries of newly elected and re-elected County Officers to be paid according to the County Salary Plan as described above, effective January 1, 2025, plus any additional fees, incentives, allowances, benefits, and reimbursements allowed to public employees under law; and

BE IT FURTHER RESOLVED that the appointed Chief Deputy Clerk, Chief Deputy Treasurer, and Chief Deputy Assessor be set at 90% of the salary of the offices elected official salary and the Undersheriff be set at 95% of the salary of the County Sheriff; and

BE IT FINALLY RESOLVED that the salaries of newly elected, re-elected and appointed County Officers and their Chief Deputies be increased or (decreased) in subsequent terms of office in an amount equal to the cumulative merit and cost-of-living raises (or reductions) a regular County employee would have received during the preceding term of office, and that County officers remain entitled to receive any additional fees, incentives, allowances, benefits and reimbursements allowed to public employees under law.

PASSED, APPROVED AND ADOPTED on this 9th day of December, 2024.

BOARD OF COUNTY COMMISSIONERS OF UNION COUNTY, NEW MEXICO

A T T E S T S E A L	By:
Devian Fields, County Clerk	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
	Lloyd Miller, Member

APPLICATION FOR ROAD CLOSURE

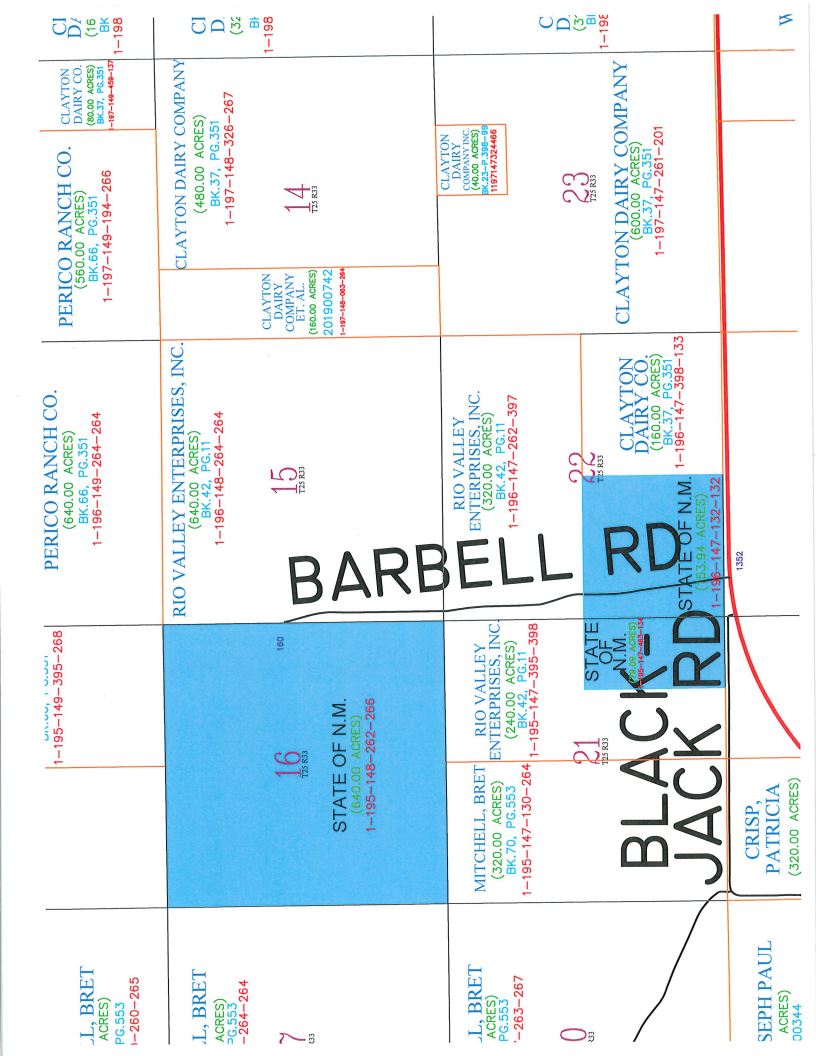
1	·
Reith Randall c/a Rio Va	ly Ent
Comes now Ric (All LAT , whose address is POB 1900 and whose telephone number is 575)770 - 5760 and hereby apply County Board of County Commissioners for the closure of a county road or p in support of said application state as follows:	to the Union 67557 ortion thereof, and
The county road name of the road we seek to close is	<u>.</u>
The description of the portion of the road we seek to close begins and Brying @ Springer Hwy west of Claylor hnurker 69 + 68 Ends approximately 1/2 miles North of High WA The names addresses and phone numbers of all persons who have all	w between mike
Name(s) Address Phone Nu	•
1. Rivalley Ent 110 Lespools 575-770 2. Keith Ring out Proper 1900 Ranchos 3. Chad Crisp 8405 87557 840 Springer Hour 15 575 20 Elegton NM 88415	7 9999
4.	
5.	
6.	
The road or portion of the road we seek to close (does) (does not) propublic lands, either federal or state. We (have) (have not) confacted the Union County Road Superintende aware of this request.	wide access to next to the grad will still be intended that the court the co
Date: 10/25/24/ Petitioner Chris hap	THE ZINDE
Petitioner	
Petitioner	

We the undersigned named above as the holders of a legal, equitable or lessee interest in the lands adjoining the above described road for which closure is sought hereby agree to road closure by the Union County Board of County Commissioners. WE UNDERSTAND THAT BY AGREEING TO THIS CLOSURE, WE HEREBY ACKNOWLEDGE THAT WE CONSENT TO THE TERMINATION OF OUR ABILITY TO USE THIS ROAD AS A PUBLIC HIGHWAY AND ANY PUBLIC MAINTENANCE OF THIS ROAD (OR ANY CLOSED PORTION) SHALL CEASE SHOULD THE COUNTY COMMISSION AGREE TO THE CLOSURE.

Legal Signature

Print Name

Date



Date: 12/02/24	Date: 12/02/24 12:57:22 (CHEC60)	CHECK LISTING		Page: 1		
CK# DATE	Name	Description	Line Item	Invoice # DATE	## Od .	Amount
01 O 73769 173.70 12/02/2024	DR. CLED CLICK	HEATHER ARIAS LEA EYE EXAM	401-08-2010	10292024 11/21/2024	29467	173.70
LAW ENFORCEMENT	173.70					99 91 91 91 91 91 91 91 91 91 91 91 91 9
01 0 73770 7117.07 12/02/2024	JOHN DEERE FINANCIAL	LEASE ACCT#030-0076424-000	402-25-2013	2974905 11/21/2024	29197	7117.07
ROAD	7117.07					IL 81 11 11 11 11 11 11 11 11 11 11 11 11
01 0 73771 3147.36 12/02/2024	L & K ELECTRIC	NV#714 WIRING HVAC CONDENSERS NV#7397 ELECTRIC WORK SUB STAT	604-87-2028 409-49-2076	7414 11/21/2024 7397 11/21/2024	29403 29483	2600.00 547.36
SPECIAL REVENUE GRANT		.36				
01 0 73772 63.35 12/02/2024	MAXFIELD PAPER COMPANY INV#4190054 JAN	TTOK S	UDPLIES 401-03-2046	4190054 11/21/2024	29192	63.35
MAINT/OPER/BLDGS	63.35		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			
01 O 73773 NATIONAL A 450.00 12/02/2024	ASSOC. OF COUNTIES	INV#20243331 FY25 MEMBERSHIP MEMBER ID: 35059 NM	401-01-2073	202433331 11/19/2024	29278	450.00
COMMISSIONERS						
01 0 73774 68.95 12/02/2024	NORTHERN TOOL & EQUIPMENT	INV#54234865 RAVEN GOLVES	401-08-2081	54234865 11/21/2024	29481	9. 8. 9.
LAW ENFORCEMENT						11.66.69.14.6.9.14.9.14
01 O 73775 377.70 12/02/2024	PORTS-TO-PLAINS	INV#2742 ANNUAL MEMBERSHIP	401-01-2073	2742 11/21/2024	29373	377.70
COMMISSIONERS	377.70			;;	11 H	
12/02/2024	QUILL CORPORATION	INV#41390769 SURGE PROTECTOR	401-03-2046 402-25-2076	41390769 11/21/2024	29431 29431	71.37 28.99
MAINT/OPER/BLDGS	T1.37 ROAD	28.99				
12/02/2024	01 O 73777 TIMECLOCK PLUS, LLC. 1601.94 12/02/2024	INV#00373380 ANNUAL FEE	401-01-2101	373380 11/20/2024	29280	1601.94
COMMISSIONERS	1601.94					11 H H H H U H A A S S
01 O 73778 1075.46	UNION COUNTY GENERAL HOSPITAL	DRUG AND ALCOHOL TEST - ARIAS NEW EMPLOXEE SCREEN - WARNKE	401-08-2036 402-25-2076	102024 11/21/2024 / /	29376 29376	947.36 128.10

	Amount		85.76 102.91		21089.11	
	# Od		29191 29191 29191	TE	28887	6 10 15 11 10 10 11 11 11
Page: 2	Invoice # DATE		45534 11/21/2024 45539 11/21/2024		14337 11/05/2024	
	Line Item		LAW ENFORCEMENT. 45534 11/21/2024 29191 85.76 10 0 73779 UNION COUNTY LEADER INV#45539 1ST HALF TAXES DUE AD 401-07-2008 188.67	12/02/2024 ELECTIONS 85.76 COLLECTIONS 102.91	23 DODGE 415-68-2028	12/02/2024 STATE FIRE ALLOTMENT 21089.11 12 35453.67 / TOTAL
CHECK LISTING	Description	128.10	INV#45534 GENERAL ELECTION COT INV#45539 1ST HALF TAKES DUE AD	102.91	INV#14337 UPFITTING 23 DODGE	
Date: 12/02/24 12:57:22 (CHEC60)	Name	רוניטם אני דייט	UNION COUNTY LEADER	85.76 COLLECTIONS	WAC UPFITTERS, LLC	MENT 21089.11 35453.67 / TOTAL
Date: 12/02/24	CK# DATE	12/02/2024	LAW ENFORCEMENT ====================================	12/02/2024 ELECTIONS	01 0 73780 21089.11	12/02/2024 STATE FIRE ALLOTMENT 21089.11 12 35453.67 /

OUTSTANDING INVOICES	
Date: 12/05/24 16:07:52	

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10/07/14					į
INAC#	Name	Description	Line Item	PO# Amount	זנ
S6-2903191 30.14 TOT\$ PAID 30.14 BAL	A & I CAR CARE P.O. BOX 1146 STRATFORD TX 79084 1146	INV#S6-2903191 RED AIR COIL	402252012	7 3 2 2 2 2 9 2 2 9 2 2 9 9 9 9 9 9 9 9 9	30.14
S6-2892753 29.50 TOT\$ PAID 29.50 BAL	A & I CAR CARE P.O. BOX 1146 STRATFORD TX 79084 1146	INV#S6-2892753 HUB CAP	402252012	2 3 2 2 6 1 1 1 2 1 2 2 2 2 2 9 2 1 1 1 1 1 1 1 1	29.50
D-10282403 6027.75 TOT\$ PAID 6027.75 BAL	AAA FIREPRO OF NEW MEXICO INC 221 SCHEPPS BLVD CLOVIS NM 88101	INV#D-10282403 ST ENGINE EQUIPT	409492076	29303	6027.75
D-09262402 2934.89 TOT\$ PAID 2934.89 BAL	AAA FIREPRO OF NEW MEXICO INC 221 SCHEPPS BLVD CLOVIS NM 88101	INV#D-09262402 VALVE STRAINERS	410532076	2 9 3 2 5	2934.89
301836 446.11 TOT\$ PAID 446.11 BAL	ADVANCED COMMUNICATION AND ELECTRONICS, INC. 2417 BAYLOR DRIVE SE ALBUQUERQUE NM 87106	INV#301836 RADIO FREQUENCY	415682076	29473	446.11
24-C24023 23.82 TOT\$ PAID 23.82 BAL	BENNETTS LLC P.O. BOX 27 RATON NM 87740	CYLINDER LEASE	414672076	2002	23.82
12102024-1 374.00 TOT\$ PAID 374.00 BAL	BRANDY THOMPSON 618 MCKAY RD CLAYTON NM 88415	TRAVEL/PER DIEM BIPO	401022010	29491	374.00
958858 1983.10 TOT\$ PAID 1983.10 BAL	CEDAR RAPIDS TIRE COMPANY TOP TIER II LLC 4601 8TH AVE MARION IA 52302	INV#958858 GRADER TIRE CHAINS	402252012	2 1 2 2 2 2 2 2 2 2	1983.10
121 1349.22 TOT\$ PAID 1349.22 BAL	CIVILITY GOVERNMENT RELATIONS, LLC 1421 N MAIN ST CLOVIS NM 88101	LOBBYIST CONTRACT	401012101	2 0 2 0 2 0 2 0 2 0 2 0 2 0 2 0 2 0 2 0	1349.22
12102024-2 374.00 TOT\$ PAID 374.00 BAL	DEVIAN FIELDS P.O. BOX 33 TEXLINE TX 79087	PER DIEM BIPO	401042010	29217	374.00
FY25-5 500.00 TOT\$ PAID 500.00 BAL	FRANK G. MAGOURILOS 4909 SUMMERSVILLE DR. NW ALBUQUERQUE NM 87120 3831	INV#5 PREVENTIONIST CONTRACT	426752101	29221	500.00
Q2-122024 12500.00 TOT\$ PAID	GOLDEN SPREAD RURAL/FRONTIER	FY25 ALLOCATION	401012099	29412	12500.00

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	ļļ.		21618.02	28824.03	374.00	825.00	540.00	2947.89	5004.00	696.02	407.88	113.42	244.96	69.84
Page: 2	PO# Amount		29407	29385	29478	29511	29490	2 9 2 2 8	2 9 3 0 5	29422	29480	29184	29184	29184
NDING INVOICES	Line Item		406372069	501802076	401042010	605922081	415682010	401012101	424772307	409492076	401082011	402252076	402252076	402252012
OUTSTANDING	Description		FY25 COUNTY SUPPORTED MEDICALD	FY25 SNCP	PER DIEM FOR BIPO	GLOCK 19 AND ACCESSORIES	PER DIEM NMFTA FIRE 1&2	INV#200-1 ATTORNEY SERVICES	INV#4 CUSTODY MONITORING	INV#86586 24V BATTERY CHARGER	INV#87138 FUEL CANS	INV#87127 WASHER FLUID	INV#87136 WIPER BLADES	INV#87190 FUEL/H20 SEPERATOR
16:07:52	Name	CLAYTON NM 88415	HCA/COUNTY SUPPORTED MEDICAID NM DFA/MARK MELHOFF 407 GALISTEO ST, ROOM 166 SANTA FE NM 87501	HCA/WEDICAL ASSISTANCE DIVISION P.O. BOX 2348 SANTA FE NM 87504 2348	KIMBERLY J. MITCHELL KW PHOTOS 1805 LAKE HWY CLAYTON NM 88415	KNOTIS SPORIS SUPPLY BOX 396 CLAYTON NM 88415	KRISTOPHER LAWRENCE 324 CEDAR ST CLAYTON NM 88415	LAW OFFICE OF STEPHEN ROSS P.O. BOX 4774 SANTA FE NM 87502 4774	M.R.S. MONITORING & RECOVERY SERVICES 1226 S. 2ND ST RATON NM 87740	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	1 D 88		MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS
Date: 12/05/24 16:	INVC#	12500.00 BAL	25400008201 21618.02 TOT\$ PAID 21618.02 BAL	Q2FY25-1 28824.03 TOT\$ PAID 28824.03 BAL	12102024 374.00 TOT\$ PAID 374.00 BAL	11262024 825.00 TOT\$ PAID 825.00 BAL	12022024 540.00 TOT\$ PAID 540.00 BAL	200-1-2024 2947.89 TOT\$ PAID 2947.89 BAL	4-1212024 5004.00 TOT\$ PAID 5004.00 BAL	86586 696.02 TOT\$ PAID 696.02 BAL	87138 407.88 TOT\$ PAID 407.88 BAL	87127 113.42 TOT\$ PAID 113.42 BAL	87136 244.96 TOT\$ PAID 244.96 BAL	87190

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OOTSTANDING TWO	Line Item
	Description
5:07:52	Name
Date: 12/05/24 16:07:52	INVC#

Page: PO#

nt		197.50	31.38	10.79	6.79	239.95	43.36	29.40	114.99	54.00	916.50	66.68
PO# Amount		29184	29184	2 9184	29184	29184	29184	29184	29184	29184	29184	29184
Line Item		402252076	402252012	402252076	402252076	402252012	402252076	402252076	402252012	402252076	402252012	402252012
Description		INV#87194 QUICK LINK	INV#87199 EXHAUST PARTS	INV#87215 AIR BRAKE ANTIFREEZE	INV#87221 COUPLER	INV#87246 DELCO BATTERY	INV#87249 ATF	INV#87256 WASHER FLUID	INV#87281 MAGNETIC HEATER	INV#87301 BRAKE CLEANER	INV#87318 BATTERY/FILTERS	INV#87359 FILTER
Name	P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415
INVC#	69.84 TOT\$ PAID 69.84 BAL	87194 197.50 TOT\$ PAID 197.50 BAL	31.38 TOT\$ 31.38 TOT\$ 31.38 BAL	87215 10.79 TOT\$ PAID 10.79 BAL	87221 6.79 TOT\$ PAID 6.79 BAL	87246 239.95 TOT\$ PAID 239.95 BAL	87249 43.36 TOT\$ PAID 43.36 BAL	87256 29.40 TOT\$ PAID 29.40 BAL	87281 114.99 TOT\$ PAID 114.99 BAL	87301 87301 54.00 TOT\$ PAID 54.00 BAL	87318 916.50 TOT\$ PAID 916.50 BAL	89.99 TOT\$ PAID 89.99 BAL

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PO# Amount	29184 67.99	29184 57.98	29479 1030.95	29182 237.99	29182 18.00-	29182 150.18	29182 5.69	29182 8.99	29485 200.00	29512 75.00	29481 130.14	29498 202.72
Line Item	402252012	402252076	401082011	401032012	401032012	402252076	402252076	402252076	401042010	401022010	401082081	401032046
Description	RAKE PADS	INV#87363 AIR BRAKE ANTIFREEZE	INV#175324 TIRE CHAINS	INV#175092 BATTERY	INV#175094 CORE DEPOSIT CREDIT	INV#174503 FITTING/AIR HOSE	INV#174879 SPOUT	INV#175473 GIANT FUNNEL	INV#BIPO24-112024-1594-1366 REG KIM MITCHELL	REF#2081 RENEWAL C. GARCIA	INV#54271588 RAVEN GLOVES	INV#397079981001 VACUUM
Name	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	MC CLURES BIG J PARTS P.O. BOX 94 CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NAPA AUTO PARTS MAIN STREET AUTO PARTS 112 MAIN ST CLAYTON NM 88415	NEW MEXICO COUNTIES 444 GALISTEO ST SANTA FE NM 87501	NMPPA CARR RIGGS & INGRAM PO BOX 2707 LAS CRUCES NM 88004	NORTHERN TOOL & EQUIPMENT CAPITAL ONE TRADE CREDIT PO BOX 105525 ATLANTA GA 30348 5525	OFFICE DEPOT
#JANT		87363 57.98 TOT\$ PAID 57.98 BAL	1030.95 TOT\$ PAID 1030.95 BAL	175092 237.99 TOT\$ PAID 237.99 BAL	175094 18.00- TOT\$ PAID 18.00- BAL	174503 150.18 TOT\$ PAID 150.18 BAL	174879 5.69 TOT\$ PAID 5.69 BAL	175473 8.99 TOT\$ PAID 8.99 BAL	BIP0024-11 200.00 TOT\$ PAID 200.00 BAL	2081 75.00 TOT\$ PAID 75.00 BAL	54271588 130.14 TOT\$ PAID 130.14 BAL	397079981001

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Page: 5	PO# Amount		29498	29283	29461	29477	29499	29499	29269	29193	29354	2 2 9 9 1 9 4 4 9 4 9 4 9 4 9 4 9 4 9 9 9 9
INVOICES	Item		401032046	401012062	612012	4772307	401022009	32046	01032101	415682076	402252043	401032025 407412025 407412025 410532025 411572025 408452025 408452025 408452025 408452025
OUTSTANDING	Line		EXTENSION CORD 4010	AUDIT	4 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ROMERO 42	DESK CALENDAR 4010	DISPENSERS 40103	4010	4156	GRADER TIRES 4022	FF SUB LIN EMS KENTON TILLE FD N FIRE STA SENECA I FD SCHOOL I FD SCHOOL I FD STATION I FD PODZEMNY N FD THOMAS
	Description		INV#397080699001 EX	INV#494234 FY 24 FS	INV#88615 SENSOR REPLACED	INV#5943 INMATE HOUSING-P	INV#41625402 2025 D	INV#41604701 SOAP D	CLEANING SERVICES	COPY MACHINE COUNT	INV#5430026140 6 GF	ACCT#211115001 SHERII ACCT#211110001 CAPULL ACCT#211110002 CAPULL ACCT#211110003 REFD P ACCT#211110004 GRENVJ ACCT#211110005 HAYDEN ACCT#211110006 REFD S ACCT#211110008 SEDAN ACCT#211110009 SEDAN ACCT#211110009 SEDAN
16:07:52	Name	DALLAS TX 75266 0113	OFFICE DEPOT P.O. BOX 660113 DALLAS TX 75266 0113	PATTILLO, BROWN & HILL, LLP 5310 HOMESTEAD RD NE BLDG 1 STE ALBUBUERQUE NM 87110 1524	PHIL LONG FORD 301 S. 2ND STREET RATON NM	QUAY COUNTY GOVERNMENT 300 S THIRD ST. P.O. BOX 1246 TUCUMCARI NM 88401	QUILL CORPORATION P.O. BOX 37600 PHILADELPHIA PA 19101 0600	QUILL CORPORATION P.O. BOX 37600 PHILADELPHIA PA 19101 0600	RICARDO TRUJILLO DBA TRU CLEANING SERVICES 416 JEFFERSON ST. CLAYTON NM 88415	RICOH USA, INC P.O. BOX 660342 DALLAS TX 75266	SOUTHERN TIRE MART LLC 800 HWY 98 COLUMBIA MS 39429	SOUTHWESTERN ELECTRIC BOX 369 CLAYTON NM 88415
Date: 12/05/24 16	INVC#	202.72 BAL	397080699001 24.99 TOT\$ PAID 24.99 BAL	494234 16143.75 TOT\$ PAID 16143.75 BAL	88615 88615 518.34 TOT\$ PAID 518.34 BAL	5943 1125.00 TOT\$ PAID 1125.00 BAL	41625402 15.83 TOT\$ PAID 15.83 BAL	41604701 101.18 TOT\$ PAID 101.18 BAL	11-2024 1500.00 TOT\$ PAID 1500.00 BAL	5070530800 166.05 TOT\$ PAID 166.05 BAL	5430026140 8998.68 TOT\$ PAID 8998.68 BAL	21482 1345.09 TOT\$ PAID 1345.09 BAL

	ıt	103.80 69.82 76.70 68.03 74.39	93.30	117.75	203.70	278.10	117.00	131.70
Page: 6	PO# Amount	29194 29194 29194 29194 29194	29460	29460	29460	29460	29460	29460
OUTSTANDING INVOICES	Line Item	409492025 410532025 410532025 409492025 409492025	410532025	407412025	407412025	411572025	411572025	408452025
OUTSTA	Description	ACCT#2111100011 AMISTAD FD AG ACCT#2111100012 REFD GILBERTS ACCT#2111100013 REFD MAIN ACCT#2111100014 AMISTAD FD WELL ACCT#2111100015 AMISTAD/HAYDEN	INV#24018 PROPANE - SENECA	INV#23910 PROPANE - CAPULIN EMS	INV#23911 PROPANE - CAPULIN FD	INV#24510 PROPANE - GRENVILLE	INV#24517 PROPANE - GRENVILLE	INV#24762 PROPANE - BOGGS RD
:07:52	Иате		SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE
Date: 12/05/24 16:07:52	INVC#		24018 93.30 TOT\$ PAID 93.30 BAL	23910 117.75 TOT\$ PAID 117.75 BAL	203.70 TOT\$ PAID 203.70 BAL	278.10 TOT\$ PAID 278.10 BAL	24517 117.00 TOT\$ PAID 117.00 BAL	24762 24762

	63.75	93.60	29.62	52.32	80.95
	29460	29460	29230	29230	29230
	408452025	401032025	402252076	402252076	402252076
	INV#24204 PROPANE - CRAFT RD	INV#24891 PROPANE - SHERIFF	INV#19872 3/8X3 FLAT PER FT	INV#19882 CYLINDER	INV#19896 TUBING
PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SOUTHWESTERN PROPANE PO BOX 387 CLAYTON NM 88415	SWAGERTY TRADING CO. BOX 88 CLAYTON NM 88415	SWAGERTY TRADING CO. BOX 88 CLAYTON NM 88415	SWAGERIY TRADING CO.
131.70 TOT\$ PAID 131.70 BAL	24204 63.75 TOT\$ PAID 63.75 BAL	24891 93.60 TOT\$ PAID 93.60 BAL	19872 29.62 TOT\$ PAID 29.62 BAL	19882 52.32 TOT\$ PAID 52.32 BAL	19896

6:07:52
1/24 1
12/02
Date:

			41.31	13.02	171.50	39.61	56.41	75.12	85.00	111.09 174.80 166.47 156.24 257.11 847.76 189.40 63.88	75.00	379.12
Page: 7	PO# Amount		29230	29230	29230	29230	29230	29402	29362	29243 29243 29243 29243 29243 29243 29243	29224	29234
OUTSTANDING INVOICES	Description Line Item		INV#19901 OXYGEN LEASE CYLINDER 402252076	INV#19902 GALV PARTS 402252076	INV#19936 ACETYLENE LEASE CYLIND 402252076	520	INV#20018 OXYGEN LEASE CYLINDER 402252076	REIMBURSEMENT-RADIO CHARGER 412622076	REIMBURSEMENT ECEMS CONF REG 412622010	ACCT#11-0035-01 ROAD DEPT 402252025 ACCT#12-0330-03 SHERIFF 605932025 ACCT#22-1198-02 SHERIFF 605932025 ACCT#32-0214-02 ADMIN 401032025 ACCT#32-0275-01 COURTHOUSE 401032025 ACCT#32-0280-01 ANNEX 401032025 ACCT#32-0280-01 ANNEX 401032025	INV#6278812-202411-1 FY25 SERVC 401082036	INV#31128DUMPSTER SERVICE WEEKLY 411572025
Date: 12/05/24 16:07:52	INVC# Name	80.95 TOT\$ PAID BOX 88 80.95 BAL CLAYTON NM 88415	19901 SWAGERTY TRADING CO. 41.31 TOT\$ PAID BOX 88 41.31 BAL CLAYTON NM 88415	19902 SWAGERTY TRADING CO. 13.02 TOT\$ PAID BOX 88 13.02 BAL CLAYTON NM 88415	19936 SWAGERTY TRADING CO. 171.50 TOT\$ PAID BOX 88 171.50 BAL CLAYTON NM 88415	19979 SWAGERTY TRADING CO. 39.61 TOT\$ PAID BOX 88 39.61 BAL CLAYTON NM 88415	20018 SWAGERTY TRADING CO. 56.41 TOT\$ PAID BOX 88 56.41 BAL CLAYTON NM 88415	9032024 TAMI STOGSDILL 75.12 TOT\$ 670 KENNEDY RD PAID 75.12 BAL DES MOINES NM 88418	20240814 TAMI STOGSDILL 85.00 TOT\$ 670 KENNEDY RD PAID 85.00 BAL DES MOINES NM 88418	11262024 TOWN OF CLAYTON 1966.75 TOT\$ PAID 1 CHESTNUT 1966.75 BAL CLAYTON NM 88415	6278812-11 TRANSUNION RISK & ALTERNATIVE 75.00 TOT\$ DATA SOLUTIONS, INC. PAID P.O. BOX 209047 75.00 BAL DALLAS TX 75320	31928 TRI-STATE RECYCLING LLC 379.12 TOT\$ PAID P.O. BOX 235 379.12 BAL TEXLINE TX 79087

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Date: 12/05/24 16:07:52	6:07:52		OUTSTANDING INVOICES	rage:	
#INVC#	Name	Description	Line Item	PO# Amount	nt
1645.00 BAL					1
101251523	WRX BANK	FUEL - ELECTIONS	401052010	29236	171.11
SHOF AA LOAAL		FUEL - MAINTENANCE	401032011	29236	100.37
7101 FF: 177FT	PO BOX 6293	FUEL - REFD	410532076	29236	89.43
7427 44 BAT.		FUEL - CAPULIN FD	407412076	29236	103.55
137		FUEL - CAPULIN	412622076	29236	109.64
		FUEL - SHERIFF	401082011	29236	2151.61
		FUEL - ROAD DEPT	402252044	29236	11074.72
		FUEL - FC	415682076	29236	621.01

TOTAL INVOICING 150145.75



Clayton Kiesling
Chair
W. Carr Vincent
Member
Lloyd Miller
Member

PO Box 430 Clayton, NM 88415 (575)374-8896 (575)374-2763 Fax www.unionnm.us Brandy Thompson County Manager

Stephen C. Ross
County Attorney

Inventory Items for Disposition

- 1998 Mack Truck Model CH613 VIN Number 1M1AA14Y8WW085506 Tag #1416 (wrecked)
- 2016 Armor Lite Belly Dump Model SBD-40 Serial # 56EA53K27GA000262 Tag #2669 (wrecked)

DONE at Clayton, County of Union, this 9th day of December, 2024

	UNION BOARD OF COUNTY COMMISSIONERS
	Clayton Kiesling, Chairman
	W. Carr Vincent, Member
ATTEST:	Lloyd Miller, Member
Devian Fields, County Clerk	

	December 2024								
	APPLICANT		псен	S	CFP				Total
_	Gutierrez, Anastasia	မ	256.47					69	256.47
7	Montova, Joseph	υ	256.47				144	ω	256.47
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