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ARTICLE 1 – INTRODUCTION

1.1 Purpose

The purpose of the Personnel Policy Manual is to provide systematic and equitable procedures and regulations to guide and inform employees on all general matters relating to their employment with Baker County Library District. Said rules and regulations are provided to maintain uniformity and equity in personnel matters.

The Board is committed to seeing the policy enforced. Any breach of this policy shall be cause for action.

These policies shall not preclude the establishment of rules and regulations specific to various areas of service and responsibility so long as they are not in conflict with the policies set out herein. Such supplementary rules and regulations shall be incorporated into the staff procedures policies, which may be amended from time to time by written memo from supervisory personnel and the published content of staff meetings.

1.2 Variances

The Library District Board shall have the power to vary or modify the strict application of the provisions of these policies in any case in which it determines that the said strict application would result in practical difficulties or unnecessary hardships or are at odds with the intent of said policies.

1.3 Application

These personnel rules, policies and procedures apply to all employees, with exceptions noted for temporary and part-time employees. In the event of a conflict between these policies and County ordinance or State or Federal law, the ordinance or law will apply. In all other cases, these policies will apply.

Any resolution adopted by the Library District Board which bears on these policies shall be considered to supersede the policies adopted herein. The Library District Board specifically reserves the right to modify or amend these policies at any time, with or without notice.

None of these provisions shall be deemed to create a vested contractual right in any employee to limit the power of the Library District Board to repeal or modify these policies.

1.4 Distribution

The Library Director shall provide each employee at time of employment with a copy of these policies and any amendments and shall make a record of receipt as provided in Appendix B.
ARTICLE 2 – NON-DISCRIMINATION

2.1 Equal Employment Opportunity

It is the policy of the Library District to treat applicants and employees equally with proper regard for an individual’s privacy and without regard to race, color, religion, gender, gender identity, sexual orientation, national origin, veteran status, marital status, age, family relationship, political affiliation or physical or mental disability or which, with reasonable accommodation, does not prevent the employee from adequately performing the essential functions of the position, or any other basis prohibited by local, State or Federal law, except where bona fide occupational qualifications exist.

Any alleged act or complaint of discrimination on the part of any District employee should be reported to the Library Director for appropriate investigation and action. If the complaint is against the Director, the alleged act should be reported to any member of the Board of Directors.

2.2 Disability Accommodation

The District is committed to complying fully with the Americans with Disabilities Act (ADA) and ensuring equal opportunity in employment for qualified persons with disabilities. The District will make reasonable accommodations for qualified individuals with known disabilities unless doing so would result in an undue hardship. It is understood that this policy does not require the District to hire employees to accomplish work which they are not physically or mentally capable of accomplishing in a reasonable manner.

2.3 Nepotism

Baker County Library District will follow ORS 659A.309 in regards to hiring family members which states in part: “1) Except as provided in subsection (2) of this section it is unlawful employment practice for an employer solely because another member of an individual’s family works or has worked for that employer to: (a) refuse to hire or employ an individual; (b) bar or discharge from employment an individual; or (c) discriminate against an individual in compensation or in terms, conditions or privileges of employment.”

Subsection 2 gives the employer discretion in placing or not placing an individual in a position of exercising supervisory, appointment or grievance adjustment authority over a member of the individual’s family or in a position of being subject to such authority which a member of the individual’s family exercises.
ARTICLE 3 – HARRASSMENT AND WORKPLACE BULLYING

3.1 Generally
It is the intent of the Library District to provide a work environment that is free from harassment and workplace bullying. Harassment or workplace bullying is unacceptable and will not be tolerated under any circumstances regardless of employment status. The Library District work place includes the Baker library premises and its environs, the outlying branches, the bookmobile, or in any mode of transportation whatsoever while on paid library business to outreach locations or to meetings on behalf of the Library District. Any employee found in violation of this policy will be subject to disciplinary action, up to and including immediate termination.

Any employee who believes that they are the subject of harassment or workplace bullying should report the complaint to the Library Director for appropriate investigation and action. If the complaint is against the Library Director, the employee should report the complaint to the Library Board President.

3.2 Harassment
Harassment includes unsolicited remarks, gestures or physical contact, display or circulation of written materials or pictures derogatory towards either gender or towards racial, ethnic or religious groups, handicapped employees, age groups or any other act of harassment prohibited by law.

3.2.2 Racial Harassment
Racial harassment includes but is not limited to: epithets, forms of address based on race, racial jokes and undesirable work assignments due to race or color.

3.2.3 Sexual Harassment
Sexual harassment is verbal comments, gestures or physical contact of a sexual nature, which is not freely and mutually agreeable to both parties. Any employee who uses sexual behavior to implicitly or explicitly threaten, coerce, influence or affect the employment, job status, salary or performance of another employee is engaging in sexual harassment.

3.3 Workplace Bullying
Bullying is defined as persistent, malicious, unwelcome, severe and pervasive mistreatment that harms, intimidates, offends, degrades, or humiliates an employee, whether verbal, physical or otherwise, at the place of work and/or in the course of employment. Workplace bullying is not discipline by the Director in the course of business. It is not interpersonal conflict, a disagreement or misunderstanding, incivility or rudeness between employees. Bullying is psychological abuse that includes aggressive communication (angry outbursts, excessive profanity, name-calling), acts and behaviors aimed at humiliation (ridicule, harsh teasing, degrading comments), or work-related harassment (work overload, unrealistic deadlines, excessive monitoring). This list is not meant to be exhaustive and is only offered by way of a few examples.

3.4 Supervisory Responsibility
Supervisors are responsible to ensure that unlawful harassment and bullying does not occur in the work place. Any reports of this type are to be reported to the Library Director, treated seriously, investigated promptly and impartially, and appropriate disciplinary action taken.
ARTICLE 4 – DRUG-FREE WORKPLACE

It is the District’s intent and obligation to provide a drug-free, healthy, safe and secure work environment. To satisfy these responsibilities and to be in compliance with the Drug-Free Work Place Act of 1988, the District will maintain a work environment where employees are free from the effects of illegal drugs, alcohol or other job-impairing substances.

It is also the policy of the District to ensure a tobacco/smoke-free environment through positive and educational messaging that promotes the long-term health and safety of District employees and the public.

Employees are responsible for meeting performance, safety and attendance standards.

The unlawful manufacture, distribution, dispensation, possession or use of a controlled substance, alcohol, tobacco or marijuana product on all Baker County Library District property is prohibited to employees and to the public.

Individuals authorized by state law to use medical marijuana for medicinal purposes must understand that nothing in the law, not the DFWP, allows them to be impaired by, or under the influence of, medical marijuana while at work. Additionally, medical marijuana is not exempt from the Possession, Sale, and/or Use policies.

The District recognizes drug, alcohol, and tobacco dependency as an illness and a major health problem. The District also recognizes drug, alcohol, tobacco, or marijuana abuse as a potential health, safety and security problem.

Employees needing help in dealing with such problems are encouraged to seek assistance from the Library Director or from any Board member. Any voluntary effort to seek help shall be kept confidential among parties responsible for helping the employee and may not be used in any manner whatsoever as a basis for demotion or termination.

Reassignment, demotion or termination due to an employee’s inability to perform the terms of his or hire due to substance abuse shall be based solely on the continued ability of that employee to function properly in the workplace. Proper function implies the willingness to seek help and involvement in a rehabilitation program. The District retains the right to expect an employee to take a leave of absence for rehabilitation if the Board deems it necessary or if such rehabilitation occurs at a location distant from the workplace. The leave may be covered by any earned vacation or sick leave. If such leave is exhausted, the employee may take unpaid leave until rehabilitation is complete.

The employee may not be terminated except as the employee shall fail to make reasonable progress toward rehabilitation. The judgment as to what constitutes reasonable progress shall be the province of the Board.

All employees must, as a condition of employment, abide by the terms of the above policy. Conviction of an employee under a criminal drug statute must be reported to the Board by that employee within five (5) days of such conviction.
ARTICLE 5 – GENERAL RECRUITMENT AND SELECTION

5.1 Job Openings

Job openings for positions of 20 or more hours per week shall be advertised and posted in-house for at least seven (7) days prior to public listing. If unfilled such job openings will then be listed with the State Employment Division and advertised in a newspaper of general circulation in Baker County. Applications on file in the Library Director's office will be considered current for six (6) months. Job openings of less than 20 hours per week may be filled in any reasonable manner.

5.2 Method of Hire

It is the policy of the Library District to give first consideration for job openings to District employees. For internal promotions, publication is not required.

The Library Director shall publish the vacancy, take applications and conduct interviews. Subject to Board approval, the Director shall hire the most suitable candidate based on the following criteria:

a. Level of training and education relative to the position; past work experience may be considered in place of formal training and/or education according to the judgment of the Library Director;
b. Extent of previous work experience relevant to the position;
c. Applicant’s mental and physical fitness to perform the functions of the position;
d. Information placed on application, quality of application regarding completeness, aptness, neatness and accuracy;
e. Verification of past employment, including option to view applicant’s personnel file with past employers (for which standard release form is provided in Appendix A);
f. Responses of references provided by applicant;
g. A written examination or other demonstration of job-related skills prior to employment at employer’s discretion; and
h. Oral interview.

5.3 Physical and Psychological Examinations

Any applicant or current employee may be required to take a physical or psychological examination to determine their ability to perform the functions of a position. When such an examination is required, it shall be conducted by a licensed physician approved by the District and the District shall pay the cost of such examination.

5.4 Hire of Retired Employee

An employee who has worked for the Library District up to retirement and retires under PERS, who wishes to continue part-time service (with no break in service), must present such request to the Director for approval. The Director has the authority to approve or decline the request and adjust the salary according to the position for which the retiree is being retained. See Article 12 for retiree benefit policies.
ARTICLE 6 – ATTENDANCE

6.1 Generally

All employees shall report to work at their assigned starting time and cease work at their designated quitting time unless otherwise authorized by the Library Director or designee. All employees are expected to notify the Library as promptly as possible in the event they will not arrive when expected.

Employees shall not absent themselves from work for any reason other than those specified in these policies, or unless specifically authorized.

6.2 Sick Leave

Employees who will be absent from work for sick leave shall:
   a. Notify the Library within one-half (1/2) hour of the start of their workday when possible;
   b. Specify the cause for their absence; and
   c. Indicate estimated date of return if possible.

If sick leave extends beyond two (2) days, an employee may be required to provide a physician’s statement supporting the absence.

6.3 Unauthorized Absence

Any attempt to use sick leave for other than the reasons specified in these policies shall be considered an unauthorized absence. Such unauthorized absence may be cause for personnel action.

An employee who is absent from work for three (3) consecutive working days without authorization, except for unavoidable situations or emergencies, will be considered to have abandoned his/her job as of the last day of active employment.

6.4 Records

The District shall maintain accurate records of employee attendance and review them each pay period prior to compensation disbursement.

6.5 Attendance – Remote Work

At the discretion of the Library Director some employees may be permitted to work remotely. The District's needs shall be first priority when considering remote work.

Remote work shall only be considered for jobs with tasks for which in-person attendance is not essential to effective performance. Employees considered for remote work shall be assessed on past work performance, dependability, ability to work independently, and other factors deemed relevant.
ARTICLE 6 – ATTENDANCE, Continued

6.5 Attendance – Remote Work, Continued

Specific remote work terms, including but not limited to number of hours, scheduling, locations, and reporting requirements, shall be governed by individual agreements between an employee and the Library Director. Only employees with such agreements are eligible to work remotely. Work days or times not specifically mentioned in the agreement shall require pre-approval by the Library Director.

In remote work arrangements, the District shall:
- Assume no responsibility for any activity, damages, or injuries not directly associated with employees' job duties.
- Reimburse costs and travel only if pre-arranged. The District shall not reimburse travel to and from a remote site to any District facility, nor shall the District reimburse costs for items usually provided to employees working at District facilities.
- Retain ownership of, maintain, and insure any equipment or software it provides as part of the remote work arrangement. The District assumes no responsibility for an employee's personal property.

Employees working remotely shall:
- Maintain regular contact via telephone, email, online chat, or other methods as specified by the Library Director.
- Follow any local, state, or federal work regulations, including but not limited to regulations on breaks, meals, and safety.
- Maintain a safe and professional workspace.
- Provide and maintain equipment, utilities, communication connections, and non-specialized software necessary for them to work remotely, unless otherwise noted in the agreement.
- Take reasonable care of any District-provided equipment and other property.
- Attend any functions in-person if required by the nature of the event or by their supervisor, even if the events occur during normally-scheduled remote work times.
- Check with the Library Director before removing District property or documents from District facilities for use at a remote location.
- Ensure security of and prevent unauthorized access to sensitive information.
- Follow provisions for conducting District business on personal equipment.
- Manage dependent care and personal responsibilities in a way that allows them to successfully meet job responsibilities.
- Seek pre-approval for any overtime hours.
- Abide by all other District policies.

The District retains the right to make on-site inspections, at a mutually agreed upon time, to ensure that the above provisions are followed. Remote work agreements may be rescinded at any time by the Library Director if the agreements are deemed no longer in the District’s best interest.
ARTICLE 7 – PERSONNEL RECORDS

7.1 Maintenance/Content

Personnel records are maintained on all Library District employees and are the property of the District. The records shall contain but not be limited to: employment application, W-4 and Employment Eligibility Verification, examination materials, personnel action forms, performance appraisals, disciplinary actions and records relating to fringe benefits.

The District shall maintain a complete service and personnel record for each current employee. The personnel record shall show the employee’s name, title of position, job description, salary, change in employment status, training received and other such information affecting employment status and forms as may be required by law.

7.2 Access

Access to the personnel file shall be limited to the employee and such designated employees as may have responsibility for their maintenance. Requests by others for access must be made in writing to the Library Board.

7.3 Written Statements

Employees may include a written statement of explanation or rebuttal to any material placed in their file. Any disciplinary action shall be in writing and signed by both the employee and Library Director.

No material reflecting critically upon the employee may be placed in any employee personnel file that does not bear the signature of the employee or a statement by the employee’s supervisor that the employee has seen the material and been provided a copy. For action taken prior to the adoption of these policies, a signed statement by the supervisor characterizing said action shall suffice.

Signatures required by the employer on any document that might be placed in the employee’s personnel file or used by the employer to support its position in a labor dispute shall confirm only that the supervisor has discussed and given a copy of the material to the employee, and does not indicate agreement or disagreement.

7.4 Requests for Personnel Information

All requests for information regarding the employment status or performance of past or present District employees shall be directed to the Library Director or the Business Manager.
ARTICLE 8 – GENERAL PROVISIONS

Section Revised: 08/08/2016

8.1 Behavior in the Workplace

To promote good feeling both inside and outside the library, employees are encouraged to exhibit the following professional behavior:

1. Be loyal to the library and promote its mission of service;

2. Be familiar with library policy as regards the Library Bill of Rights, the Freedom to Read Statement, and the general objectives of the Baker County Public Library;

3. Render accurate, unbiased and courteous responses to all requests for assistance;

4. Protect each user’s right to privacy with respect to information sought or received and materials or services used;

5. Maintain your own efficiency in accordance with the District job description and standard of performance;

6. Avoid situations in which personal interests might be served or financial benefits gained at the expense of patrons, colleagues or the Library District;

7. Properly use and care for all District properties, equipment and materials;

8. Maintain a neat and clean personal appearance;

9. Refrain from the use of language which might offend public sensibilities;

10. Treat fellow employees with courtesy and respect and recognize mutual dependence in the performance of duties and the maintenance of a cordial and cooperative atmosphere.

8.2 Workplace Attire (Dress Code)

Baker County Library District (BCLD) welcomes the creative personal expression and comfort of staff through fashion, but as a public service organization, all employees and other agents have a responsibility to present themselves in a professional manner when representing the library. In addition, it is also imperative that library staff with public service assignments be viewed as approachable and impartial with respect to any information requests from library patrons.

These workplace attire guidelines are intended to help clarify general expectations for professional representation and safety. They will enable the public to have confidence in BCLD staff and staff members to have confidence/pride in themselves.
ARTICLE 8 – GENERAL PROVISIONS, Continued

8.2 Workplace Attire (Dress Code), Continued

Business Casual style is the general standard dress style for a BCLD office-type workplace. General Guidelines are applicable to all staff, regardless of position.

General guidelines:
- Staff must report to work with clean and well-maintained attire suitable for the type of work they do.
- Suitable shoes must be worn at all times for safety.
- Avoid perfumes, colognes or other strongly scented personal care products in consideration of patrons and coworkers with fragrance or chemical sensitivities.
- Clothing or exposed tattoos that are offensive or provocative (e.g. revealing, sexual innuendos, political messages, obscene language, etc.) are not appropriate.

Acceptable attire examples:
- Slacks, suits, chinos, khakis, Capri pants, or culottes.
- Jeans are permitted but must be appropriate for a work environment (not torn or faded).
- Dress shirts, sweaters, polo shirts, blouses, jackets, turtlenecks.
- Skirts, dresses, or shorts of at least knee length
- Sleeveless blouses that do not expose undergarments.
- T-shirts supporting library programs or with library-related designs (occasional, not regular wear).
- Comfortable shoes that protect against foot injuries due to falling or rolling objects, or objects piercing the sole.

Unacceptable attire examples:
- Torn, patched, stained, or excessively faded clothing.
- Loose-fitting footwear such as flip flops or sandals without an ankle strap or closed heel.
- Halter tops, tube tops, muscle shirts, and tank tops (unless covered by another article of clothing).
- Clothing that shows a bare midriff, exposes undergarments, or has a plunging neckline feature.
- Strapless or spaghetti strap dresses, shirts, or blouses.
- Clothing with obscene/inappropriate slogans or prominent advertising that is irrelevant to library purposes.
- Exercise clothing such as sweat pants, sweat suits, stretch-fabric exercise outfits.
- Jewelry and personal accessories which restricts movement or causes a hazard.

Conclusion:
No dress code can cover all contingencies so employees must exert a certain amount of judgment in their choice of clothing to wear to work. Standards for some employees may vary in keeping with his or her work assignment, whether permanent or temporary. Reasonable accommodations will of course be made for religious garb and grooming.

If you experience uncertainty about acceptable attire for work, consult your supervisor. You may be asked not to wear the inappropriate item(s) to work again. If the problem is extreme or persistent the employee may be sent home to change clothes. Progressive disciplinary action will be applied if dress code violations continue.
ARTICLE 8 – GENERAL PROVISIONS, Continued

8.3 Problem Solving Procedures

Problems regarding assignments or the ability to perform one’s duties or unresolved interpersonal problems shall be brought to the attention of the Library Director for direction and resolution.

An employee may bring any matter he or she wishes before the Board for consideration.

8.4 Outside Employment

A full-time employee who accepts outside employment shall give written notice to the Library Director. Each change in outside employment shall require separate notice and approval. To be approved, outside employment shall:
   a. be compatible with the employee’s library work;
   b. not detract from the employee’s efficiency in his or her performance of duty at the library;
   c. not conflict with the interests of the Library District nor be a discredit to the District and be legal.

8.5 Use of Vehicles

Only employees specifically authorized and trained to operate it may drive the bookmobile. Any employee using a District owned vehicle shall provide the District with proof of a valid driver’s license.

Any employee using a private vehicle in the performance of duty shall provide the District with proof of personal insurance before using such vehicle and have a valid Oregon driver’s license.

An employee will be compensated at the mileage rate established by the Library Board for use of a private vehicle in the conduct of library business, which takes employee outside the town of one’s usual employment, providing such use has been authorized in advance.

See Appendix E for mileage rate.

8.6 Training

The Library District encourages and promotes training. It encourages employees to bring training opportunities to the attention of the Library Director and to participate in training opportunities which are brought to their attention and are approved for funding.

For attendance at seminars, conferences, training, conventions or other meetings, funds will be allowed for room and board, at the discretion of the Library Director.

See Appendix E for meals per diem.
ARTICLE 8 – GENERAL PROVISIONS, Continued

8.7 Selling and Peddling on District Property

Employees may not peddle goods, solicit sales for charitable or other purposes or participate in such activities during working hours without the approval of the Library Director.

No peddling, soliciting or sale for charitable or other purposes, except as is promoted by the Library itself under authority from the Board, shall occur at any time with or among the public it serves.

8.7 Cost Consciousness

Employees shall practice every economy possible in the discharge of their duties and are encouraged to recommend work procedures which will result in a cost saving or improved service to the public.

8.9 Work Schedules

Employees shall work the schedule established for them.

Work schedules shall comply with the law. Employees shall be provided with no less than one-half (1/2) hour unpaid meal break after no more than five (5) hours on duty and shall be provided with one (1) paid fifteen (15) minute break in each four (4) hour duty period. Break periods may not be used to extend lunch hours or to leave work early as such use counters the intent and benefit of such breaks. Exception for Saturday schedule: paid breaks may be combined into a paid ½ hour lunch at the election of the employee. If breaks are not taken, they are forfeited.

Work schedules shall be established, maintained and adjusted by the Library Director as is necessary for the optimum performance of the Library’s mission. Every effort shall be made to be equitable and considerate in assigning duty hours, but in all cases the decision of the Library Director shall be final.

Any schedule in which the hours worked exceed eight (8) in any one day but no more than forty (40) hours in any week must be mutually acceptable to both the employee and the Library Director and do not constitute overtime. This is authorized under ORS 279.342(5)(b). See Appendix C and D.

Any qualifying professional, manager or supervisor may work more than forty (40) hours in any one week without specific authorization but may not be required to do so under any circumstances, and if asked and accepted shall receive compensatory time off for any hours over forty worked.

See Appendix H for definition of Qualification for Exemption.

If any employee works more than forty (40) hours in any one week by his or her own choice, said employee may receive compensatory time off only if prearranged with the Library Director.

A full-time employee shall not work less than forty (40) hours in one week without loss of pay, use of vacation or sick leave or authorized plan to make up time.
ARTICLE 8 – GENERAL PROVISIONS, Continued

8.10 Holiday Closures

All Baker County Library District branches, including the Bookmobile, will have the option to be closed on observed Federal Holidays (See Appendix G for a list). Branch supervisors will make the decision to close or remain open in coordination with the Library Director. The Director retains the sole authority to make the final determination about branch closure.

Branch and other part-time staff who do not qualify for benefits as listed in Article 12, will be allowed to make up work hours lost when the observed Federal Holiday falls on a day of their regularly scheduled hours. The accrual of such hours will be termed Flex-Time and is recommended to be used for training, meeting, collection development, re-organizing, facilities maintenance, landscaping, cleaning, programming or other projects as authorized by the Director.

8.11 Flex-Time

Flex-Time may be granted by arrangement with the Library Director and only if the employee has been deprived of regularly scheduled hours due to Director-approved closure of the library, scheduled or unscheduled.

Flex-Time may not exceed fifteen (15) hours accumulation at any one time, and must be used within six (6) monthly of being earned or by June 30, whichever comes first, unless otherwise approved by the Library Director. Flex-Time is earned in direct proportion to regular hours NOT worked due to library closure and does not accrue additional compensation.

Flex-Time compensated in this manner is created by the choice of the employee with approval from the Library Director. The employee is responsible for logging accumulated Flex-time earned and taken on the time slip for providing a separate current accounting to the Administrative Assistant before the first of each month, except there shall be no monthly accounting required if there was no credit on the books during the entire pay period.

Flex-Time may not be worked in advance of being earned unless done so within the same pay period and by agreement with the Library Director. In such cases the time slip accounting shall be the only accounting required.

8.12 Identification Badges

Employees are required to wear identification badges supplied by the District, minimally identifying them as Library Staff and preferably with their name included, whenever they are on duty in the public areas of the Library. Staff is considered on duty any time they are being paid for performing library work on premises, whether or not they are scheduled on the desk. Public areas of the library are all parts of the building except the staff workroom and lounge.
ARTICLE 8 – GENERAL PROVISIONS, Continued

8.13 Political Expression and Campaigning by Employees

Per ORS 260.432, it is unlawful for public employees to use work time to support or oppose measures, candidates, political committees or petitions. For details and examples about restricted and allowable political activity, staff should refer to the ORS and the most recent annual advisory from the Oregon Secretary of State, Restrictions on Political Campaigning by Public Employees.

In addition to the restrictions of ORS 260.432, the following associated restrictions on personal political expression are applied by the Library Board in order to ensure efficient and effective library operations and reinforce the public expectation that library resources, information, and services will be consistently provided in a factual and impartial manner.

Baker County Library District prohibits overt expressions of personal political views of employees on work time through the wearing, or display, of clothing items or accessories that provide support or opposition—whether inferred or explicit—to any candidate, political party, or ballot measure.

Employees may engage in political activity on personal time, such as lunch periods or breaks. However, such activity may not be performed in employee-only areas (with the exception of staff break rooms) or with equipment restricted to, or generally used by, staff only. If political activity is conducted in a public area on one’s break time, to avoid the impression of unlawful activity, staff must be sure to remove any work-related badges or other indications of being a public employee on work time and carefully document and report the occasion and duration of personal time period taken on their next time card submission.
ARTICLE 9 – EMPLOYEE STATUS/DISCIPLINE

9.1 Generally

All employees serve at the pleasure of the District Library Board.

All employees are subject to a six (6) month probationary period upon hire during which such employee’s performance is being evaluated. During that period, a probationary employee may be discharged at any time without cause. At the end of the probationary period an evaluation will be conducted to determine whether employment should be continued. Employees who do not satisfactorily complete the introductory period will be terminated. Completion of the probationary period does not modify an employee’s at-will employment status.

9.2 Due Process

Although the employment relationship does not provide any contractual right to employees, it is the policy of the District that all employees be afforded due process prior to imposing any discipline greater than a written warning or reprimand.

The following constitutes due process:
   a. the employee will be notified of the charges, allegations or reasons that disciplinary action is being considered;
   b. the employee will be notified of the disciplinary sanctions being considered and the requirements for correction; and
   c. the employee will be given an opportunity to respond to the above either in writing or orally in an interview with the Library Director.

9.3 Resignation

To resign in good standing, an employee shall give the Library Director two (2) weeks notice prior to the last day of employment and such resignation shall be in writing. This provision may be waived in the case of extenuating circumstances. The employee does not have the right to revoke the resignation once submitted, but may do so at the discretion of the Library Director.

9.4 Reduction in Force (RIF)

The Library Director and the Baker County Library District Board will determine when a reduction in force is necessary. The Library Director with Board approval will determine which employees are to be retained. The following factors shall be considered:
   a. maintenance of District’s equal employment policy;
   b. competence and merit: 1) competence is the ability to meet the District’s needs based on experience and training; 2) merit is the measurement of one employee’s ability and effectiveness as compared to other employee’s ability and effectiveness; 3) time in service.

Affected employees will be given at least two (2) weeks written notice of layoff. RIF’ed employees will have the right of recall for one year from the date of release. Recall will be based on the same criteria that appear under RIF above.
ARTICLE 9 – EMPLOYEE STATUS/DISCIPLINE, Continued

9.4 Reduction in Force (RIF), Continued

Prior employees have the right to first recall in expansion of the work force in the same job classification. No such position may be filled with a new employee for one (1) year from date of layoff without first giving opportunity for recall to laid-off employee.

A new position or job classification with substantially different duties and requirements may be filled with other than a laid-off employee if such new position is deemed necessary or desirable to carrying out the Library’s program and mission. A laid-off employee will be considered for such position in the same manner as other applicants as to qualifications and experience if application is made.

In all cases the Board has the right to determine by position who is hired, whether by recall or not.

9.5 Reduction in Hours
The Library Director with Board approval will determine when a reduction in hours for an employee is necessary to meet the overall needs of the Library.

9.6 Termination
When circumstances so warrant, an employee may be involuntarily terminated by the Library Director with the approval of the Library Board. If a situation arises which requires immediate action, the President of the Board will be contacted either before or as soon as possible after the dismissal with the circumstances requiring such action.

A letter of termination stating the reason for same shall be given to the employee with a copy for the personnel file. Said notice shall be given to the employee fourteen (14) days prior to the last day of work except for reasons warranting immediate dismissal. The employee shall be paid all wages and other compensation due before the close of the last day of work.

9.6.1 Immediate dismissal may be made for gross misconduct, such as:
   a. falsification on any District records, including employment application materials;
   b. unlawful conduct while on work time;
   c. conviction of a crime which may call into question the employee’s ability to properly carry out the responsibilities of his/her position;
   d. being impaired by, or using, alcohol, illicit drugs, unauthorized controlled substances or marijuana while on duty or at the work site;
   e. violence or the threat of violence in the workplace;
   f. theft, attempted theft, or fraud;
   g. insubordination or refusal to perform work;
   h. serious negligence, recklessness or intentional wrongdoing;
   i. acts of discrimination, harassment, bullying, or retaliation.

Obviously the District cannot cover every possible work violation in the above rules. The above list, therefore, is not meant to be all-inclusive and each employee is expected to use his/her common sense. If an employee is not sure what constitutes appropriate behavior in any situation, it is the employee’s responsibility to speak to his/her supervisor before acting.
ARTICLE 9 – EMPLOYEE STATUS/DISCIPLINE, Continued

9.6.2 An employee may be terminated for reasons of disability when the employee cannot perform the required duties because of physical or mental impairment. In such cases, said termination must be supported by medical evidence. Said termination shall be made only after all accrued sick leave and accrued vacation leave have been used.

9.6.3 Termination is effective on the date of death of an employee for all fringe benefit purposes.

9.7 Appeals

Any action taken under this article may be appealed to the Library District Board within thirty (30) days of the notice of discipline. The Board shall review any relevant material presented by the employee and either affirm or adjust the action. The decision of the board shall be final and binding on all parties.

Any further remedy sought by the employee shall be that employee’s responsibility and shall be pursued under State or Federal law or regulations if applicable.
ARTICLE 10 – CLASSIFICATION PLAN

10.1 Job Descriptions

The District shall maintain a job description for every separate classification of employee. The job description shall have a specification that includes a concise, descriptive title and a description of the duties and responsibilities of the classification. The job description may not include all of the duties to be performed and is not intended to replace detailed work assignments.

A job description in a classification may be amended as to specific responsibilities for a given employee, in order to define the terms of hire or change of duty and to place in employee’s personnel file, so long as such responsibilities are among those of the classification in general.

10.2 Reclassification

Positions may be reclassified whenever duties of the position change materially, provided the reclassification can be accomplished within the budget and such reclassification is approved by the Library Board.

10.3 New Classification

A new position may be created when no current classification exists which adequately comprises all the duties expected and desired of an employee. Such a classification need not be filled, but only defines a specific combination of duties and level of responsibility.

The creation of a new classification may only be authorized by the Library Board.

10.4 Maintenance of the Classification Plan

The Library Director is responsible for maintaining job descriptions through periodic review.
ARTICLE 11 – COMPENSATION

11.1 Wages

Employees shall be paid in accordance with the salary or hourly wage determined by their classification, according to the established pay schedule and time in service, and in no case less than the applicable minimum wage law requires.

Full-time employees shall be paid on a salary basis calculated as the hourly wage multiplied by 2080 hours in a year divided by 12 to arrive at a monthly salary, for the purpose of providing a stable paycheck each month and simplifying bookkeeping to promote efficiency and reduce error.

Part-time employees shall be paid the hourly wage determined by their classification for actual hours worked.

Job classification salary schedules provide for five (5) step increases in grade, for which an employee is eligible on each annual anniversary following successful completion of the probationary period. Such step increases are not automatic, but are granted as a proper recognition for acceptable job performance and growth, as determined by the Library Director.

11.2 Attachments and Garnishments

The Library District will honor only those attachments and garnishments as they are required by law. An employee does not have any recourse for removing these through the District, but must apply directly to the legal entity filing such attachment or garnishment.

11.3 Pay Day

Employees shall be paid once each month on the first workday of the month for work performed the month preceding. The pay period begins on the first day of each month and ends on the last day of each month.

An employee may take a draw on the 15th of each month in any amount up to one-half (1/2) of the employee’s net monthly salary. All payroll expenses and withholding will be calculated and withheld on the salary paid on the first of the month for work performed in the month preceding.
ARTICLE 12 – BENEFITS

12.1 Defined

Benefits are those compensations paid or partially paid on behalf of a qualified employee as authorized at any time by the Library Board which are in addition to an employee’s salary. They include but are not limited to group life and group health insurance, vacation, sick leave, holidays, and PERS retirement plan. See individual benefits addressed further in this article.

Unemployment coverage is provided by the District per ORS 657.

12.2 Distribution of Costs

The percentage of the costs of the benefit package provided to eligible employees shall be determined by the requirements of the operative benefit plan and the Library Board. Any Board resolution which alters the benefit compensation package shall be made known in writing to affected employees within thirty (30) days of such action.

A benefit package is not a contractual right and may be altered at any time by the Library Board. Decisions affecting package may be based on equity, change in benefit costs, and budget considerations.

It is the Library Board’s policy to provide the maximum benefit package possible to attract and retain a skilled work force.

12.3 Benefit Eligibility

After successful completion of the applicable waiting period found in Article 12.4, any permanent employee who is scheduled in any capacity, at any work site, to work for the District at least 20 hours per week is deemed to be eligible for benefits as defined in this article. In the case where the date-of-hire and the date at which an employee begins a qualifying position are different, the qualifying-position date becomes the date from which accruals are calculated and awarded.

In addition, the Library complies with Oregon State Law (adopted in 2015) effective January 1, 2016, extending sick leave benefit to all Library staff, including part-time staff that work less than 20 hours weekly. Sick leave will accrue as stated in Section 12.7 for all employees.

12.4 Waiting Periods

According to PERS rules, the waiting period for PERS benefits is six (6) months beginning with the first full month of employment, counting any and all months in which an employee consecutively works at least fifty (50) hours in that month. A first partial month of hire does not count under PERS rules. There is no waiting period for certain employees previously covered under PERS. PERS rules are operative in these cases.
ARTICLE 12 – BENEFITS, Continued

12.4 Waiting Periods, Continued

There is a 60-day waiting period before an employee becomes eligible to participate in the District’s group health and dental insurance plan.

There is a 90-day waiting period before an employee becomes eligible to be enrolled in the group life insurance and to participate in the cafeteria plan.

Vacation and Sick Leave benefit accruals begin on the first day of the first full month after the date of employment having no waiting period. See individual articles for complete rules that apply to these benefits further in this article.

In general, all waiting periods begin the first full month after the date of employment.

Benefit waiting period(s) may be waived when the employee has already been employed by the District at the discretion of the Director.

12.5 Group Health and Life Coverage

Health insurance benefits shall be paid in full for qualifying employees, and the District shall make available the option of purchasing benefits for spouse and children of qualifying employees and will pay 50% of the cost of such spousal or family insurance coverage. The employee may choose to opt out of participating in district coverage if it is available to them through other means. However, there will be no compensation or stipend paid for opting out of coverage. The employee has the option to return to District insurance during open enrollment or as is offered through insurance carrier rules.

Group life insurance coverage of $10,000 shall be paid in full for qualifying employees.

An employee who retires under PERS and has worked for the Baker County Library District at least 5 years, who wishes to continue part-time service, and is retained by the Director, must meet the following criteria to be eligible for limited benefits as follows. The retiree must work for the District maintaining a weekly annual average not less than 15 hours per week or more than 19.9 hours per week, as agreed with the Director, to be eligible for group health and life insurance benefits. For the retired employee, the group health insurance premium paid on behalf of the employee and any family members will be prorated monthly as a percentage against 20 hours a week. None of the other benefits are awarded after the retirement date.

The Library District will comply with State Laws ORS 243.303 in the case of a retiring employee who has already been on the Library District’s group health insurance. Oregon State Law has adopted the COBRA laws and allows retirees to continue health insurance until they (or their spouse) qualify for Medicare. The Retiree is responsible to pay 102% of the current health insurance rate monthly to the Library District to continue insurance. Under Federal COBRA laws, other departing employees who qualify can be eligible to continue health insurance for 18 months or more. Again, the individual is responsible to reimburse the Library District for 102% of the current health insurance rate on a monthly basis. Review COBRA rules for eligibility.
ARTICLE 12 – BENEFITS, Continued

12.6 Vacation Leave

A full-time employee shall be credited with 12 days vacation leave after one full year of employment for that first year worked, and thereafter as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Vacation Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>1–4</td>
<td>8 hours per month</td>
</tr>
<tr>
<td>5–9</td>
<td>10 hours per month</td>
</tr>
<tr>
<td>10–14</td>
<td>12 hours per month</td>
</tr>
<tr>
<td>15–19</td>
<td>14 hours per month</td>
</tr>
<tr>
<td>20–24</td>
<td>16 hours per month</td>
</tr>
<tr>
<td>25+</td>
<td>20 hours per month</td>
</tr>
</tbody>
</table>

Employees in the first year of employment may use vacation time based on accrual of one day (8 hours) per month for full-time employees which will be considered a charge to, and be subtracted from, the 12 days awarded at the end of the first year. If borrowed and not awarded, such overpayment shall be deducted from the final paycheck. Eligible part-time employees may use their pro-rated vacation earned in the same manner as the full-time employee.

After the first year, vacation leave cannot exceed that which has been earned. Accrued vacation time shall not exceed 250 hours except in the following instance:

In the event that accrued vacation time reaches 250 hours, the Board may waive the limitation on accrual at its discretion, based on review of cause, except that under no circumstances may an employee take more than is earned in any given year, in order to protect the integrity of the process and the District's financial position, while allowing the employee to keep earned time on the books until retirement. The maximum impact this could have in any given fiscal year would be 5 weeks vacation (at 20 years) and compensation in the year of the employee's retirement of up to 250 hours. The employee would forfeit any accrued time in excess of these amounts, which total a maximum of 450 hours.

Accrued vacation upon termination after one full year of employment will be paid for at last regular rate of employee pay on the date of termination.

Accrued vacation upon employee’s death, while employed by the district, shall be paid in full at last regular rate of employee’s pay to the employee’s heirs or estate.

Vacation leave will not accrue while employee is on extended sick leave of over forty (40) hours.

Eligible part-time employees shall accrue prorated vacation leave.

See Appendix F for Vacation Scheduling.
ARTICLE 12 – BENEFITS, Continued

12.7 Sick Leave

A full-time employee shall be granted sick leave of one day (8 hours) per month upon employment. All part-time employees shall be granted sick leave on a prorated basis beginning on the first day of work. This benefit is subject to all other District policy found in this Article with regards to sick leave and its use.

After one full year of employment, upon termination or death, all accumulated unused sick leave will be reported to PERS, of which one-half (1/2) is used for inclusion in retirement computation pursuant to State law. The remaining one half (1/2) of accumulated unused sick leave will be paid to employee or heirs at the last regular rate of pay if they are vested. To be fully vested and eligible to receive one-half of any unused sick leave at termination, retirement or death, requires five years continuous employment.

Sick leave will accrue during earned vacation leave.

Sick leave may be used for illness of immediate family member, defined as spouse, parent, sibling, child, grandparent or mother- or father-in-law.

12.8 Maternity Leave

An employee may request and shall be granted maternity leave for a reasonable period of time as determined by the physical needs of the employee as certified in writing by the attending physician or as agreed to between the employee and the District.

An employee may use accumulated sick leave and vacation leave for maternity. A qualified employee on paid leave shall continue to receive benefits.

12.9 Compassionate Leave

An employee may use three (3) days of either accumulated sick leave, earned vacation leave or leave of absence without pay in the event of a death in the immediate family, defined as spouse, parent, sibling, child, grandparent or mother- or father-in-law.

An employee may use one (1) day of sick leave, vacation leave or leave without pay to attend the funeral of other than immediate family with prearrangement for absence made with Library Director.

An employee of the District may voluntarily donate up to three (3) days of either accumulated unused sick leave or earned vacation to another permanent employee of the District at their discretion with prior approval of the Director. An acknowledgement of the voluntary gift will be documented, signed and placed in the donor personnel file.
ARTICLE 12 – BENEFITS, Continued

12.10 Military Leave
All permanent employees will be allowed Military Leave in accordance with law.

12.11 Leave of Absence without Pay
A leave of absence without pay may be granted to employees in extenuating circumstances. Such leave must be requested in writing and approved by the Library Director in writing, with the approval of the Library Board. No credit for longevity or other benefits will be earned while on leave without pay.

12.12 Leave of Absence with Pay
Leave of Absence with pay will be granted for jury duty or if employee is subpoenaed as a witness in a court of law. Any fees received for these services shall be given to the Library District.

12.13 Holidays
A full-time employee shall be granted 8 hours for a paid holiday. Eligible part-time employees shall be granted holiday pay on a prorated basis.

Paid holidays will be posted each year and will be the same holidays each year except as may be changed by the Library Board. On paid holidays the Library will be closed.

Some other holidays may be recognized by the Library Board, which will not be paid, but during which the Library may be closed based on pre-determined and mutually agreed upon staff preferences. On such days, scheduled staff may make up their hours in any appropriate way at any time during the pay period.

See Appendix G for list of paid holidays.

12.14 Compensatory Time Off

Compensatory time off may be granted by arrangement with the Library Director and only if the employee has worked or is scheduled to work the full number of hours required in the pay period.

Compensatory time off may not exceed three (3) days accumulation at any one time, and must be used within six (6) months of being earned, unless otherwise approved by the Library Director. It is earned in direct proportion to overtime hours worked and does not accrue additional compensation.

Overtime compensated in this manner is created by the choice of the employee with approval from the Library Director. The employee is responsible for logging compensatory time earned and taken on the time slip and for providing a separate current accounting to the Administrative Assistant before the first of each month, except there shall be no monthly accounting required if there was no credit on the books during the entire pay period.

Compensatory time off may not be taken in advance of being earned unless repaid within the same pay period and by agreement with the Library Director. In such cases the time slip accounting shall be the only accounting required.
ARTICLE 13 – SAFETY

13.1 Generally
The Library Board and management of the Library District has a sincere concern for the welfare and safety of its employees and the public it serves. It is the District’s policy to prevent accidents and to ensure that employees are provided safe and healthful working conditions, free from recognized hazards.

A Safety Committee is established to oversee safety matters and make recommendations to management for improving safe practice and correcting unsafe conditions.

Employees are responsible for guarding the safety of themselves, other employees and the public.

It is the employee’s responsibility to learn applicable safety regulations and to use safety equipment and safe practices in their performance of duty.

13.2 Procedures for Reporting Accidents
An employee is responsible for notifying the Library Director immediately following an accident unless the seriousness of the accident makes it impossible to do so.

The employee shall submit a written incident report to the Library Director before leaving work for the day. If the injury requires medical treatment the employee shall complete and submit an Accident Report form required by Worker’s Compensation Laws within twenty-four (24) hours of the accident. The Library Director or employee’s supervisor is responsible for preparing the Accident Report in the event the employee is incapable of doing so.

An employee must report injured status to his or her supervisor once a week to assist the supervisor in determining the employee’s potential for light duty work.

13.3 Suspected Child Abuse Reporting Policy
Oregon law mandates that workers in certain positions must report if they have reasonable cause to suspect child abuse or neglect. These people are called mandatory reporters. Employees of the District, as defined under ORS 419B.005, are obligated to report suspected abuse either on or off duty.

13.3.2 Definitions
Oregon law recognizes these types of child abuse:
- Mental injuries;
- Sexual abuse or exploitation;
- Rape or incest;
- Neglect or maltreatment;
- Threatened harm;
- Permitting a person under 18 years of age to enter or remain in or upon premises where methamphetamines are being manufactured;
- Unlawful exposure to a controlled substance, as defined in ORS 475.005, that subjects a child to substantial risk of harm to his/her health or safety.

A child is an unmarried person under the age of 18.
ARTICLE 13 – SAFETY, Continued

13.3.3 Reporting Procedure
Any employee who has reasonable cause to believe that a child has been abused or who comes into contact with someone suspected of abusing a child shall immediately notify the Oregon Department of Human Services (866-538-5804 X.272, open 8:00a to 5:00p Monday through Friday) or the Baker County Sheriff (541-523-6415, 24 hours per day). The employee shall then immediately inform the Library Director.

A written record of the abuse report shall be made by the employee suspecting the abuse of a child. The report must contain, if know, the following information:
- The names and addresses of the child and parent/guardians responsible for their child’s care;
- The child’s age;
- The nature and extent of abuse (including any evidence of previous abuse);
- The explanation given for the abuse;
- Any information the employee believes may be helpful in establishing the cause of the abuse or the perpetrator’s identity.

All District volunteers significantly involved in the delivery of services to children are also subject to this policy, even though they are not mandatory reporters under the law. A volunteer who suspects that a child has been abused is to report the situation to the Library Director. The Library Director will then immediately notify the Oregon Department of Human Services or the Baker County Sheriff.

13.3.4 Immunity of Persons Reporting in Good Faith
Anyone reporting in good faith and who has reasonable grounds for making the report shall have immunity from any liability, civil or criminal, that might otherwise be incurred or imposed with respect to the making or content of such report. Any such participant shall have the same immunity with respect to participating in any judicial proceeding resulting from such report.

13.3.5 Failure to Comply
Any District employee or volunteer subject to this policy who fails to report suspected child abuse as provided by this policy commits a violation punishable by law. Intentionally making a false report of child abuse is also a violation. If an employee fails to report suspected abuse of a child or fails to maintain confidentiality of records as required by this policy, s/he will be disciplined.

13.3.6 Training
The District shall provide training for all new District staff and volunteers subject to this policy and review policy periodically at general staff training events. The training shall cover the prevention and identification of child abuse and the obligations of District employees and volunteers to report suspected child abuse.
APPENDIX A

EMPLOYEE RELEASE FOR PERSONNEL INFORMATION

I, ________________________________, do hereby authorize
(print full name)

___________________________________________________________
(past employer)

to release any and all information in my personnel file related to my employment to

__________________________, an authorized representative of Baker County Library District.

________________________________
(Signature)

________________________________
(Date)
Appendix B – Affirmation of Receipt of Personnel Policies Manual

APPENDIX B

RECEIPT OF PERSONNEL MANUAL

I, ________________________________, hereby affirm that I have received a copy of the Baker County Library District Personnel Policies and/or amendments thereto, such as may be listed below and initialed by me, and

I understand it is my personal responsibility to be familiar with these policies.

Any amendments:

_________________________________________  ________________________________
(Employee’s Signature)  (Date)
APPENDIX C

October 1, 1991

TO: Board of Directors, Baker County Public Library District

FROM: Employees of the Library

We, the employees of the Baker County Public Library District, have formed an association, and through that association, have voted unanimously to keep the flex-time schedule we are using at the present time.

Officers of the Association are as follows: President, Al Burke; Vice President, Sara Durflinger; Treasurer, Carmen Wickam; Recording Secretary, Ann Reams.

We would ask that the Board recognize our association, and consider our request.

Ann Reams, Recording Secretary
Appendix D – Copy of Board Resolution Approving Collective Bargaining Agreement with Employees’ Association

Section Revised: 4/11/2007

IN THE MATTER OF RECOGNITION OF EMPLOYEES’ ASSOCIATION AND REQUEST FOR FLEX-TIME SCHEDULING

WHEREAS, the Baker County Library District Board is now meeting for the regular transaction of business; and

WHEREAS, the employees of Baker County Library District have presented a request to the Board to recognize their Employees’ Association and, FURTHER, to consider their request for flex-time scheduling; and

WHEREAS, ORS 243.650(1) defines an "appropriate bargaining unit" as the unit designated by the board to be appropriate for the purpose of collective bargaining and, FURTHER, ORS 243.650(8) defines "exclusive representative" to be the labor organization which, as a result of certification by the board or recognition by the employer, has the right to be the collective bargaining agent of all employees in an appropriate bargaining unit; and

WHEREAS, ORS 279.342(5)(b) permits public employees exemption from provisions of ORS 279.340 relating to overtime by a collective bargaining agreement expressly waiving application of ORS 279.340;

NOW, THEREFORE, be it RESOLVED that the Baker County Library District Board recognize the Baker County Library District Employees’ Association as the "exclusive representative" of all District employees for collective bargaining; and

BE IT FURTHER RESOLVED, that the Baker County Library District Board hereby adopt the flex-time schedule as requested by the Employees’ Association, that said schedule be fully outlined in the personnel manual and that it comply fully with the Oregon Revised Statutes.

DATED this 11th day of November, 1991.

BAKER COUNTY LIBRARY DISTRICT

[Signature]
Gary R. Dielman, President
Baker County Library District
Personnel Policies

Mileage and Per Diem Rates
(Rates Effective September 12, 2011)

The District Mileage Rate is 48.5 cents per mile for private vehicle use.

<table>
<thead>
<tr>
<th>Meal</th>
<th>Per Diem</th>
</tr>
</thead>
<tbody>
<tr>
<td>Breakfast</td>
<td>$8.50</td>
</tr>
<tr>
<td>Lunch</td>
<td>$8.50</td>
</tr>
<tr>
<td>Dinner</td>
<td>$18.00</td>
</tr>
<tr>
<td>Per Day</td>
<td>$35.00</td>
</tr>
</tbody>
</table>

If travel begins after 8 a.m., deduct breakfast.
If travel ends before 5 p.m., deduct dinner.
Deduct all meals included in Conference/Workshop or other registration costs.
APPENDIX F: Vacation Scheduling

Baker County Library District
Personnel Policies
Vacation Scheduling

Definitions
Vacation is defined as earned paid days for which an employee uses proportional FTE accrued vacation time.

Vacation Request Guidelines
Employee may reserve vacation time up to one year in advance.
Employee may indicate discretionary time off on staff calendar no earlier than one month in advance.
Employees may ask for as much time off as they have available and/or that they can arrange on their own (trading shifts or leave without pay), as long as time off is cleared by Administrative Assistant or Director.
Employee must submit Request for Leave at least 24 hours in advance of use, unless circumstances prevent advance notice (emergency, unforeseen event).

District Responsibility
District arranges substitute coverage for employee vacation time.

Employee Responsibility
Employee must complete “Request For Leave” form and submit to Administrative Assistant or Director for approval of pre-planned day(s) off or vacation.
Employee must arrange substitute coverage for scheduled Saturdays if time off does not coincide with five or more consecutive vacation days.
Baker County Library District  
Personnel Policies  

List of Paid Holidays

<table>
<thead>
<tr>
<th>Month</th>
<th>Holiday Name</th>
<th>Paid Day</th>
</tr>
</thead>
<tbody>
<tr>
<td>January</td>
<td>New Years’ Day</td>
<td>January 1</td>
</tr>
<tr>
<td>January</td>
<td>Martin Luther King Day</td>
<td>Third Monday</td>
</tr>
<tr>
<td>February</td>
<td>Presidents’ Day</td>
<td>Third Monday</td>
</tr>
<tr>
<td>May</td>
<td>Memorial Day</td>
<td>Last Monday</td>
</tr>
<tr>
<td>July</td>
<td>4th of July</td>
<td>July 4th</td>
</tr>
<tr>
<td>September</td>
<td>Labor Day</td>
<td>First Monday</td>
</tr>
<tr>
<td>November</td>
<td>Veterans’ Day</td>
<td>November 11</td>
</tr>
<tr>
<td>November</td>
<td>Thanksgiving Day</td>
<td>Fourth Thursday</td>
</tr>
<tr>
<td>November</td>
<td>the day after Thanksgiving Day</td>
<td>Fourth Friday</td>
</tr>
<tr>
<td>December</td>
<td>Christmas Day</td>
<td>December 25</td>
</tr>
</tbody>
</table>
Professional, manager or supervisor would be considered qualified for exemption for overtime rules if that person meets the definition of 'Supervisory employee'.

Based on ORS 243.650 'Supervisory employee' means any individual having authority in the interest of the employer to hire, transfer, suspend, lay off, recall, promote, discharge, assign, reward or discipline other employees, or responsibility to direct them, or to adjust their grievances, or effectively to recommend such action, if in connection therewith, the exercise of such authority is not of a merely routine or clerical nature but requires the use of independent judgment.