RESOLUTION NO. 22-1B-420

ORDINANCE ROCK COUNTY BOARD OF SUPERVISORS

Amy Spoden, Act. HR Director INITIATED BY



January 4, 2022 DATE DRAFTED

Amending Chapter 18 of the Rock County Ordinances

WHEREAS, Rock County has an established Personnel Ordinance; and,

WHEREAS, it is good practice to review the personnel ordinance language on an annual basis; and

WHEREAS, certain additional changes have been suggested by Employees and Department Managers; and,

WHEREAS, the County wants to incorporate these additional changes to the Personnel Ordinance effective January 1, 2022

11
12 NOW, THEREFORE, BE IT RESOLVED, that the Rock County Board of Supervisors
13 assembled this 27 day of January, 2022 does hereby ordain and amend
14 Chapter 18 of Rock County's Code of Ordinance as follows (deleted language crossed out, added
15 language underscored):

- 17 I. Section 18.112(E) is amended as follows:
 - E. Human Resources Director. The Human Resources Director under the authority of the County Administrator shall:
 - (l) administer the Personnel Ordinance adopted by the County Board.
 - (2) establish, maintain and coordinate personnel transactions and records management for all County employees and positions.
 - (3) establish and maintain a central personnel file for each County employee showing name, title, salary, change in status, annual performance ratings and such pertinent information as may be necessary for effective personnel administration and for compliance with Federal and State laws.
 - (4) advise and assist Department Heads on all County Personnel transactions and records management systems and procedures.
 - (5) notify the payroll section of all relevant changes.
 - (6) review appointments and removal of personnel to County positions pursuant to Section 18.607.
 - (7) maintain complete employment and performance records of all County employees.
 - (8) establish and maintain a roster of all employees in the County service which shall include the class title, pay status, and other pertinent data.
 - (9) make such reports and investigations to the County Administrator, County Board Staff Committee and the County Board as required.
 - (10) develop and maintain the Classification Plan.

- (11) develop and administer the recruitment and selection program.
- (12) establish and maintain lists of persons eligible and qualified for appointment and promotion to positions within the County service when, in the judgment of the Human Resources Director, it is advantageous to the County.
- (13) monitor temporary and overtime assignments.
- (14) approve and monitor layoffs due to lack of funds, work, or the abolition of positions or material changes in duties and organization, encourage the re-employment of laid off employees in other appropriate County positions.
- (15) develop, operate and coordinate programs to improve employee effectiveness, training and career counseling.
- (16) establish an Affirmative Action Program designed to increase the participation at all levels of the County workforce persons of disadvantaged groups, including, but not limited to women, minorities and the physically and mentally handicapped.
- (17) establish standards and procedures to ensure uniformity in the application of discipline and the processing of employee grievances.
- (18) conduct third step grievance hearings as may be necessary under Section 18.806, and adjust such grievances as may be appropriate.
- (19) prepare and implement such forms, reports and procedures necessary to carry out the County human resources program.
- (20) disseminate information regarding the personnel program, fringe benefits and conditions of employment to all employees and departments.
- (21) lead the County's negotiations with labor representatives, unless otherwise delegated by the County Board.
- (22) investigate unemployment compensation claims and represent the County at unemployment compensation hearings.
- (23) develop such regulations as necessary to carry out the intent of this Ordinance.
- (24) establish a safety program to reduce the incidence of work related injuries and promote safety awareness.
- (25 24) develop and maintain the County wide training program within budgetary limitations.
- (26) administer and manage the County's Worker's Compensation program.
- (27 25) insure that Department Work Rules are fairly designed and administered.
- 99 II. Section 18.306 is amended as follows:
- 101 18.306 Probationary Period
- Except for Department Heads and the County Administrator, original appointments to all
 positions shall be made with a Probationary Period of one (1) calendar year.
- The length of the Probationary Period shall be specified in the written offer of employment, which
 will be written by the Human Resources Department.
 - (1) Regular Status begins on the first workday following completion of the Probation Period.
- 111 (2) The Probationary Period may be extended for a period of time not to exceed six (6)
 112 months, with prior approval of the Human Resources Director. This request must
 113 be made in writing citing the reason for the request.

- (3) An employee shall automatically be appointed at the end of the prescribed Probationary Period, unless the appointing authority, with approval of the Human Resources Director, notifies the probationary employee of the extension, or the unsuccessful completion of the Probationary Period at which time the employee shall have their Probationary Period extended or be dismissed.
 - (4) Dismissal of an employee during the initial Probationary Period shall be at the sole discretion of the employer and without recourse to the grievance procedures herein provided.
 - (5) An employee appointed to a position in an acting capacity by the County Administrator and subsequently selected as the regular employee in that position shall have his/her total time of continuous employment, including the time spent in an interim capacity, counted for seniority purposes, but shall serve at least a six month Probationary Period after regular appointment. When an employee is in an acting capacity, the employee will continue to receive step increases as provided under Section 18.405.
 - (6) Probationary employees, with the exception of Pool Staff, Relief Staff, and Project Staff, will not be permitted to apply for other positions until they have completed twelve months of employment. An employee who has completed at least six months of their probationary period, may sign for a lateral transfer in the same classification with in the same division. In unusual circumstances, this requirement may be waived in advance and in writing by the current Department Head and Human Resources Director.
 - (7) Completion of the Probationary period does not guarantee continued employment for any specified period of time, nor does it modify or change the employee's at will status.
 - (8) Probationary employees, who have not completed their initial twelve (12) month probationary period, who are either promoted or, demoted, or accept a lateral transfer to another position, which results in a change of duties, will be required to serve a new one year probationary period starting from the date of their new position.
- 152 III. Section 18.506 is amended as follows:
 - 18.506 Vacation
 - (a) Unilateral employees hired prior to January 1, 2008, shall earn ten days paid vacation after one year of continuous service. Thereafter, he/she they shall earn one additional day per year for each year of continuous employment to a maximum of twenty two days. Employees shall continue to earn vacation until the employee's length of service would provide additional vacation under paragraph (b) below, at which time they shall be placed on that schedule.
 - (b) Unilateral employees hired after January 1, 2008 January 1, 2022, shall earn vacation according to the following schedule:

1	64
1	65

Complete		
d Years of		
Service	Unilateral A & B	Unilateral C
<u>Time of</u>		
<u>Hire</u>	<u>5 Days</u>	<u>7.5 Days</u>
1 year	10 Days	15 Days
2 Years	11 Days	15 Days
3 Years	12 Days	15 Days
4 Years	13 Days	15 Days
5 Years	14 Days	20 Days
6 Years	15 Days	"
7 Years	16 Days	"
8 Years	17 Days	"
9 Years	18 Days	"

19 Days	25 Days
20 Days	"
21 Days	"
22 Days	"
22 Days	"
22 Days	66
22 Days	"
23 Days	"
24 Days	"
25 Days	"
	20 Days 21 Days 22 Days 22 Days 22 Days 22 Days 23 Days 24 Days

166
167 Unilateral A & B Employees may use up to 5 of their 10 days after they have been with the
168 County for six months. Unilateral C employees may use 7.5 of their 15 days after they have
169 been with the County for six months. Any times used between six (6) months and one year,
170 will result in a reduction of the days available after one year. (Example: a Unlateral B
171 employee uses 2 days after six months but prior to his one year anniversary date, that person
172 would have 8 days to use after completing one year of service. 10 - 2 = 8.)

- (c) Vacation schedules for non unilateral employees are contained in the HR Policies and Procedures manual.
- (d) Credit for years of service may be awarded to an employee based on years of prior related experience plus years of service with the County. Prior related experience shall be determined by the Human Resources Director and the Corporation Counsel, and will only be awarded for service in jobs that are substantially related to the work performed for the County. This service credit shall be awarded at the time of initial employment, or at the time promoted into a new employee group.
- (e) An employee shall take earned vacation time within the twelve month period immediately following eligibility. Earned vacation time not taken within the designated twelve month period shall be forfeited, unless the Department Head and Human Resources Director specifically approves the carryover of an employee's vacation, in writing, due to an inability of the employee to utilize the time requested to be carried over because of work requirements or other legitimate reasons; or paid out according to HR Policy and Procedures. Vacation deferral or carry over of one (1) hour or more shall be requested by the employee in writing prior to his or her anniversary date, or within ten weeks of his or her anniversary date, and shall state with specificity the reason for the request. Failure to make a timely request shall result in the vacation being forfeited.
- (f) The amount of vacation days deferred shall not exceed the number of vacation days that the employee earns on that anniversary date. Vacation may be granted in advance only upon the approval of the Department Head and the Human Resources Director.

Department Heads shall establish work and vacation schedules with the first consideration to be given to the efficient operation of the department. Senior employees in terms of length of service shall be given vacation schedule preferences when practicable. Deferral of vacation for the County Administrator shall be at the discretion of the County Board Staff Committee.

- (g) Part-time employees whose regular workweek is sixteen hours or more shall earn vacation time on a pro rata basis directly proportionate to the amount of time worked in relation to the normal full time employment period. Part-time employees whose regular workweek is less than sixteen hours shall not earn vacation credits.
- (h) In the event an employee is on authorized sick leave and has insufficient sick leave credits to cover the period of absence, earned vacation time may be used for this purpose if the employee or employer so elects.
- (i) Upon separation, an employee shall be paid for the unused portion of his/her their accrued vacation credits provided the employee has completed twelve consecutive months of service, except as modified by the rules governing resignation without sufficient notice.

- (j) An employee who moves from one position to another in the County service, by transfer, promotion or re-assignment, shall be credited with his/her their accumulated vacation leave in the new position.
 - (k) An employee who moves from one an employee group to another employee group in the County service, by transfer, promotion or re-assignment, will have their vacation entitlement determined by a number of factors (i.e. years of service, FTE previously worked, entitlement under new employee group, etc.).
 - (l) An employee, whose appointment status is changed from temporary to regular status without a break in service, shall receive vacation credits from the date of <u>his/her</u> their original appointment to temporary status.
 - (m) No credit for vacation leave shall be granted for time worked by an employee in excess of his/her their normal workweek.
 - (n) Vacation credits shall not be earned by an employee during a leave of absence without pay, a suspension without pay, or when the employee is otherwise in a non-compensable status, should such period without pay exceed thirty working days in any calendar year.
 - (o) There shall be charged against accrued vacation only those days on which an employee normally would have worked. In the event a legal holiday falls within the vacation period, the holiday shall not be charged against vacation.
 - (p) Use of vacation time must be approved in advance by the Department Head or his or her designee. Use of vacation by appointed Department Heads must be approved in advance by the County Administrator.
 - (q) All vacation shall be utilized in not less than thirty <u>fifteen</u> minute increments.
 - (r) Unilateral "C" employees whose position has been moved to Unilateral "A" will have their vacation allotment frozen at current level until the employee's length of service would provide additional vacation under the Unilateral "A" schedule.
- 258 IV. Section 18.509 is amended as follows:
- 260 18.509 Bereavement Leave

In the event of a death an employee-may be excused from work without loss of pay for up to a
maximum of thirty-two (32) hours annually for the purpose of attending a person's wake,
visitation, memorial service, funeral, or make necessary arrangements regarding the person's
death, within a reasonable time after the occurrence.

267 No more than (32) hours can be used for the same decedent.

If additional time is required beyond the thirty-two (32) hours annually, an employee may
request to use accumulated vacation, holiday or comp-time. Sick leave cannot be used may be
<u>used for a parent, spouse, or child only.</u>

Bereavement leave cannot be accrued from one year to the next.

275 Bereavement leave can be used in increments of quarter hours.

A second or third shift employee may be excused from work the scheduled shift before or after
the event, provided the shift begin or ends on the same calendar date of the event.

All leaves under this section shall be prorated based upon the employee's FTE.

282283 V. Section 18.515 is amended as follows:

285 18.515 – Sick Leave

350		of the job effectively and in a safe manner that does not endanger other	
351 352		individuals in the workplace.	
353 354	(c)	Unauthorized use or abuse of County equipment or property.	
355 356	(d)	Theft or destruction of County equipment or property.	
357	(e)	Work stoppages such as strikes or slowdowns.	
358 359 360	(f)	Insubordination or refusal to comply with the proper order of an authorized	
361		supervisor.	
362 363	(g)	Unlawful conduct defined as a violation of or refusal to comply with pertinent laws, ordinances and regulations.	
364 365	(h)	Habitual tardiness, unauthorized or excessive absence or abuse of sick	
366 367	(11)	leave, or repeated attempts to use unpaid leave when the employee does not have benefit time available.	
368			
369 370 371	(i)	Use of official position or authority for personal or political profit or advantage.	
372	(j)	Disregard or repeated violations of safety rules and regulations.	
373 374	(k)	Incompetence, unprofessional or poor work performance.	
375 376	(1)	Discrimination because of race, color, creed, national origin, marital status,	
377 378		sex, sexual orientation, or any other grounds prohibited by State or Federal law.	
379 380	(m)	Violations of Section 18.601 "Communications and Confidentiality".	
381			
382 383	(n)	Failure to call in or report to work.	
384 385	(0)	Sleeping during scheduled work hours.	
386 387	(p)	Being disrespectful or bullying in dealing with fellow employees or the general public.	
388 389 390	(q)	Failure to exercise good professional judgment and/or failure to conform to	
391	(-)	the County's or your Department's goals and mission.	
392 393 394	(r)	Disregard or repeated violations of Rock County Ordinance, Policy or Procedure, or Department Work Rules.	
395	<u>(s)</u>	Job Abandonment	
397 398	398		
399 400 401	VIII. Section 18.6	14 is amended as follows:	
401 402 403			
403	Lunch periods and	<u>l break times are to be arranged between the employee and their supervisor or</u>	
405	Department Head	. Since most County offices remain open continuously on normal work days	
406 407		., and 5:00 p.m., it is the Department Head's responsibility to assure that lunch s are scheduled so that adequate staff coverage is provided at all times.	
408 409 410	(a)	Lunch Periods.	
411		Lunch periods are normally scheduled midway in an eight hour shift. <u>Lunch</u>	
412 413		periods shall not be longer than one hour nor shorter than thirty minutes.	
414	(b)	Break Time.	
1			

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416		Employees may leave their workstation and return fifteen minutes later for
417		two breaks in an eight hour shift, one during the first four hours of their first
418		shift, and the second during the last four hours of their shift. Breaks not
		taken are lost. Breaks cannot be accumulated or used to extend lunch
419		
420		periods or to shorten the workday. Breaks must be used in 15 minute
421		increments.
422		
423		Lunch periods and break times are to be arranged between the employee
424		and his/her supervisor or Department Head. Since most County offices
425		remain open continuously on normal work days between 8:00 a.m., and
426		5:00 p.m., it is the Department Head's responsibility to assure that lunch
427		periods and breaks are scheduled so that adequate staff coverage is provided
428		at all times.
429		
430		Employees who are on a ponstandard work schedule or work 2nd or 3rd shift
		Employees who are on a nonstandard work schedule or work 2nd or 3 rd shift
431		shall follow Department Work Rules for lunches and breaks.
432		
433	(c)	The Lunch Period and Break Times cannot be combined to the start or end
434		of the shift in order to come in late or leave early.
435		
436 437 438 420		7 is created as follows:
439 440	<u> 18.1027 – Job Aba</u>	naonment
441		ence of an employee due to failure to report to work on three consecutive
442	<u>days without notify</u>	ying their supervisor prior to being absent.
443		
444		
445	X. Section 18.1028	3 is deleted in its entirety.
446		
447	18.1028 - Limited '	Term Employee (LTE)
448	Ionogo Linneu	
449	An amployoo who i	is hired to perform a job for a determinant amount of time with a specific
450		time of hire and who meets all of the qualifications to perform the job.
451		bloyees are not eligible to receive fringe benefits other than Wisconsin
452	Retirement II antic	sipated to work enough hours in a year to qualify for Wisconsin Retirement
453		Employees working as a Limited Term Employee may not work more than
454	25 hours per week.	
455		
456		
457	XI. Section 18.103	7 is created as follows:
458		
459	<u> 18.1037 – Project I</u>	Employee
460	1011001 110,0001	<u>2</u>
461	An amployaa who i	is hired to perform a job for a no more than one year, and who meets all of
462		
		o perform the job. Employees working in a project position may work up
463	to forty hours per t	<u>week and will be eligible for benefits based on their scheduled FTE.</u>

FISCAL NOTE:

Minimal fiscal impact.

s/Sherry Oja

Sherry Oja Finance Director

LEGAL NOTE:

The County Board is authorized to take this action by Wisconsin Statutes \$\$ 59.03 and 59.52(8), Wisconsin Statutes.

s/Richard Greenlee

Richard Greenlee Corporation Counsel

ADMINISTRATIVE NOTE:

Recommended.

s/Josh Smith

Josh Smith County Administrator

Executive Summary

Resolution to Amend the Ordinance for 1.1.22

Executive Summary

Rock County has a Personnel Ordinance that establishes a uniform personnel program for Rock County. The ordinance is reviewed annually and suggestions for modifications are brought forward to the County Board Staff Committee and the County Board.

It is important to give our workforce a voice in the process, and in 2021 a survey was sent to managers and employees to solicit input into suggestions for modifications to the current personnel ordinances and for suggestions for new ordinances. Overall there were 52 employee responses. The Human Resources Department identified several areas that were brought to their attention during 2021.

A draft of the proposed changes was reviewed with the County Administrator. There were some additional suggestions offered and a final version of proposed changes was compiled.

These changes are summarized below and a full version of the Ordinance language is included with the resolution.

• 18.112 (E)-Responsibilities and Authority

Elimination of Worker's Compensation reference

• 18.506-Vacation

Updating language to reflect vacation time at time of hire. Allowing vacation to be used in 15 minute increments.

• 18.509-Bereavement Leave

Updating language to reflect that sick time can be used for the death of a parent, spouse, or child.

• 18.515-Sick Leave

Updating language to reflect that sick time can be used after it has been earned and used for adult children. Updating language to reflect that sick time can be used for the death of a parent, spouse, or child.

• 18.518-Voting

Eliminating language related to Voluntary Public Service Leave.

• 18.608-Disciplinary Action (Grounds for)

Addition of job abandonment.

• 18.614-Lunch Periods and Break Time

Elimination of language that puts a time requirement on lunch periods.

• 18.1027-Job Abandonment

Addition of a definition for job abandonment.

• 18.1028-Limited Term Employee (LTE)

Elimination of language

• 18.1037-Project Employee

Addition of a definition for project Employee

• 18.1046-Seasonal Employee

Updating the definition of a seasonal employee