

EMPLOYEE HANDBOOK



AMERICAN WORKFORCE GROUP, INC.

Welcome to American Workforce Group (AWG)!

This Employee Handbook is intended to provide employees with a general understanding of AWG personnel policies. This Employee Handbook, however, cannot anticipate every situation or answer every question. AWG will follow all applicable state and federal laws regardless of whether or not it's communicated in this Employee Handbook.

This Employee Handbook, is NOT an employment contract or a legal document. None of the following policies or standards of conduct are intended, nor shall they have the effect, of interfering or inhibiting any employee in the exercise of any right guaranteed or protected by law.

Please read through these policies carefully and retain this Employee Handbook for future reference. AWG has the maximum discretion permitted by law to interpret, administer, change, modify or delete policies, procedures, and benefits described in this Employee Handbook, other than the Employment "at will" provisions. Should any questions arise or there is a lack of understand of the content of this Employee Handbook or any changes that occur, it is the employee's responsibility to ask AWG for further clarification.

This Employee Handbook supersedes any previous oral or written provisions, descriptions or understandings of AWG's policies, procedures and benefits.

Employer's Mission

We positively impact people & our community by placing motivated, qualified individuals at great places to work!

Equal Employment Opportunity Policy

AWG is an equal opportunity employer. It is AWG's policy to provide equal employment opportunities to all qualified individuals regardless of race, color, creed, religion, national origin, sex, age, disability, veteran status, or other statuses protected by law. Reasonable accommodation will be provided to qualified applicants and employees with a known disability or for an employee's religious beliefs providing the accommodation does not cause undue hardship to AWG or cause a direct threat to health and safety.

Employment at Will

It is expressly understood that employment with AWG is "at will." Employees retain the right to terminate employment with AWG, at any time and AWG retains a corresponding right to end the employment relationship at any time.

Personnel Records

The accuracy of each employee's personnel records is essential for the proper handling of many issues of importance to each employee as well as to AWG. It is each employee's responsibility to promptly notify AWG of any personal data changes.

As classified by the Telephone Consumer Protection Act (TCPA), by providing AWG with contact information, AWG is authorized to collect, use, store, transfer and purge personal information for employment-related purposes, including but not limited to phone calls/text messages.

Open Door Policy

AWG believes it is extremely important that employees have an effective means of addressing work-related issues. AWG strongly believes that by working together, most any question or concern that may arise can be resolved. AWG prohibits retaliation against an employee for exercising his/her right to address issues of concern.

Please use the following procedure in expressing concerns:

- ✓ Employees must first speak directly with a recruiter to conduct a written statement.
- ✓ If an employee is not satisfied with the outcome of speaking with a recruiter or feels they cannot discuss the issue with a recruiter, they may bring the matter to the AWG Leadership Team. The AWG Leadership Team will carefully review the facts, consider position(s) and make a final and binding decision.

Dress Code

It is in AWG'S best interest to present a professional image to its customers, suppliers and the public. Therefore, while AWG has no formal dress code, it expects employees to dress in a manner consistent with good hygiene, safety and good taste. REMEMBER: you are a direct representation of AWG!

Timecards, Hours of Work, Pay Period, and Pay Day

Timecards

It is each employee's responsibility to make sure their hours worked are recorded accurately and signed by their on-site supervisor. Time cards are due no later than Monday at 9 am. They can be submitted via: fax/email/text/drop off. Altering, falsifying, or completing another employee's time card OR allowing another employee to record their own time card is considered violation of this policy.

Workweek

For purposes of the Fair Labor Standards Act, a workweek consists of a consecutive seven (7) day period beginning at 12:01 a.m. on Monday and ending at 12:00 midnight the following Sunday. Depending on client requests, the workweek beginning, and end dates may vary, but will never exceed a consecutive seven (7) day period.

Rest and Meal Periods

For purposes of the Fair Labor Standards Act, during the course of a regular workday, every employee will be provided with one unpaid meal period of 30 or 60 minutes and two paid rest periods of 15-minutes.

Overtime Work

For purposes of the Fair Labor Standards Act, an employee will be paid at the rate of one and one-half (1½) times their regular straight-time rate of pay for all hours an employee works in excess of 40 hours in a workweek.

Pay Period

For purposes of the Fair Labor Standards Act, AWG has adopted a weekly pay period.

Pay Days

For purposes of the Fair Labor Standards Act, pay days are the Friday following the end of a workweek.

Pay Availability

AWG offers Direct Deposit or rapid! PayCard options.

Availability Policy

Employees are required to call in their availability at least once a week for AWG to consider them for available positions. Employees are required to call in their availability within 48hrs upon the completion of an assignment and at least once a week thereafter or AWG will consider the Employee to have voluntarily quit.

Accepting an assignment through AWG disqualifies your availability to be eligible for any other assignments through AWG until the initial accepted assignment has ended OR the two (2) day working notice has been given and completed.

Attendance Policy

AWG expects all employees to be on time, at work and ready to work a full shift as a condition of hire and continued employment. Absenteeism, early departures and late arrivals burden fellow employees. While AWG recognizes that it may be necessary for employees to be absent occasionally, it is important that absences be kept to a minimum. Regular attendance and promptness are considered part of each employee's essential job functions.

Employees are expected to take care of personal affairs and obligations at a time other than during working hours, however, if it is necessary to take time off from work, prior approval must be received from the client company and AWG.

If an Employee is absent for more than three (3) consecutive days during which the employee is/was required to work, the employee may be required to provide a doctor's note prior to returning to work.

Call-In Policy

If an employee will be absent from work for any reason, it is mandatory for them to personally notify AWG before the start of their scheduled shift; unless an unforeseeable event or an emergency prevents an employee from giving advance notice. In the case of an unforeseeable event or emergency, employees must personally notify AWG. Notice of the employee's absence from a spouse, parent or any other person is not acceptable, unless an emergency prevents the employee from personally contacting AWG as soon as reasonably feasible after the event or emergency.

No Show – No Call

If an employee cannot complete their accepted assignment or does not show up to work and does not call prior to their shift start time, AWG will consider this a voluntary quit without notice and they will not be eligible for rehire.

Reachability

AWG is reachable 24 hours a day, 7 days a week. If there is an emergency, CALL! Employees must leave a voicemail with their name and phone number where they can be reached.

Termination of Employment

All employees who wish to voluntarily terminate their employment with AWG should give notice as far in advance as possible, however, AWG requires a minimum of a two (2) working day notice to be eligible for rehire.

If an employee's assignment has ended, voluntary or involuntary, employees are NOT to contact the CLIENT for any reason.

Employee Health Coverage Benefits

At the time of hire, each employee is classified based on a good faith determination of expected hours of service.

Employees who are reasonably expected to work an average of 30 or more hours per week are classified as full-time and are eligible for benefits in accordance with AWG policy.

Employees are classified as Variable Hour Employees if, based on the facts and circumstances at the start date, AWG cannot reasonably determine whether the employee is expected to average at least 30 hours per week.

This determination is made on an individual basis, considering:

- Anticipated work schedule
- Nature of the position
- Historical data for similar roles
- Information provided by the Client regarding expected hours

AWG does not base classification on generalized assumptions or assignment duration thresholds

Assigned Employees are placed with Clients on assignments that may:

- Be project-based and of uncertain duration
- Have schedules that fluctuate based on Client needs
- Be ended or modified at any time

Assignment duration alone does not determine ACA status. Classification is based on expected hours of service at the time of hire.

AWG uses the Lookback Measurement Method to determine benefit eligibility for Variable Hour Employees. This period is also called the Standard Measurement Period (SMP) and is a duration of 12 months. During this time Employee hours of service are tracked to determine average weekly hours.

AWG has a Stability Period that is also 12 months. Employees averaging 30 or more hours per week during the SMP are treated as full-time during the Stability Period.

AWG has an Administrative Period that is up to 90-days and is used to calculate hours, determine eligibility, and complete benefit enrollment.

All periods are applied in a manner consistent with ACA requirements.

Newly hired Variable Hour Employees are placed into an Initial Measurement Period (IMP) of 12 months, beginning on the first day of the month following the start date. During this period, hours of service are tracked.

Following the IMP an Administrative Period of up to 90 days is applied. The combined duration of the IMP and Administrative Period will not exceed 13 months plus a partial month from the date of hire.

Employees averaging 30 or more hours per week during the IMP are treated as full-time and remain eligible for benefits during a 12-month Stability Period, regardless of hours worked during that period. Employees averaging less than 30 hours per week are not eligible for full-time benefits during the corresponding Stability Period.

After the IMP, Employees transition to the Standard Measurement Period. Eligibility is evaluated under both the IMP and SMP, and the more favorable outcome to the Employee will apply

Employees returning after a period with no hours of service will be evaluated to determine whether they are treated as a new employee or a continuing employee.

An employee is treated as a new employee if:

- The employee has a break in service of 13 or more consecutive weeks, or
- The employee qualifies under the rule of parity, meaning:
 - The break is at least 4 consecutive weeks, and
 - The break is longer than the immediately preceding period of employment

In such cases:

- ACA classification is re-evaluated at rehire
- A new Initial Measurement Period may apply

If the break in service is less than 13 weeks and the rule of parity is not met:

- The employee is treated as a continuing employee
- The prior measurement and stability periods resume

If the employee returns during an active Stability Period:

- The employee must be reinstated to the same benefit eligibility status, as soon as administratively practicable

For continuing employees:

- Hours of service before and after the break may be combined, as required under ACA rules

Because AWG is a Staffing Agency there is a few situations that are taken into consideration:

- Periods between assignments may constitute a break in service
- Each break is evaluated under the rules above
- Employees are not automatically treated as new hires due to assignment completion

Compliance and Administration are of the utmost importance to AWG.

- All determinations are made in good faith and in accordance with applicable ACA regulations
- AWG applies policies uniformly to similarly situated employees
- AWG does not use assignment duration thresholds (e.g., 90 days or 13 weeks) to determine ACA classification
- Employee status is determined individually and based on expected hours of service

AWG reserves the right to modify this policy at any time to ensure continued compliance with applicable laws and regulations.

Form 1095 Availability: Each year, AWG complies with IRS requirements regarding Form 1095. Copies of Form 1095 are not automatically distributed to all employees but are available upon request at no cost. Employees may request a copy by contacting payroll@americanworkforcegroup.com.

Waiver of CLIENT Benefits

AWG offers affordable, minimum essential coverage to all eligible employees. If an employee is ineligible & remains interested in health coverage, they may be eligible through the healthcare exchange, for more information please see this [Insurance Marketplace Coverage Options](#).

By signing the Acknowledgement and Receipt of this Employee Handbook, I hereby agree to the following: In consideration of my assignment to CLIENT COMPANY by AWG, I agree that I am solely an employee of AWG for benefit plan purposes and that I am eligible only for such benefits as AWG may offer to me as its employee. I further understand and agree that I am not eligible for or entitled to participate in or make any claim upon any benefit plan, policy, or practice offered by CLIENT COMPANY, its parents, affiliates, subsidiaries, or successors to any of their direct employees, regardless of the length of my assignment to CLIENT COMPANY by AWG and regardless of whether I am held to be a common-law employee of CLIENT COMPANY for any purpose; and therefore, with full knowledge and understanding, I hereby expressly waive any claim or right that I may have, now or in the future, to such benefits and agree not to make any claim for such benefits.

Holidays

AWG grants the following six paid holidays per year to qualified employees:

1.) New Year's Day, 2.) Memorial Day, 3.) Independence Day, 4.) Labor Day, 5.) Thanksgiving, and 6.) Christmas.

The guidelines to qualify are as follows:

- 1.) Employee must have worked 680 hours in 18 consecutive weeks ending one full week prior to the holiday week.
- 2.) Employee must be on an AWG assignment the week of the holiday.

3.) Employee must work the scheduled workday before and after the holiday.

* If an Employee qualifies for the above three guidelines but is scheduled to work or volunteers to work the holiday, the Employee will be compensated at the rate of time and a half their normal pay.

Paid Sick Leave

Paid Sick Leave is available to AWG employees to care for their health and the health of their family members during their scheduled days of work.

Authorized Uses of Paid Sick Leave Paid Sick Leave May Be Used for The Following Reasons:

- ✓ For a mental or physical illness, injury, or health condition or if you need a medical diagnosis or preventative medical care.
- ✓ If a family member (see below) needs care for a mental or physical illness, injury, or health condition, or needs a medical diagnosis or preventative medical care.
- ✓ If your workplace or your child's school or place of care has been closed for any health-related reason by order of a public official or after the declaration of an emergency by a local or state government or agency, or by the federal government.
- ✓ If you are absent from work for reasons that qualify for leave under the state's Domestic Violence Leave Act (DVLA). Participating, for the employee or for the employee's family member(s), in: safety planning; or temporary or permanent relocation; or other actions to increase the safety from future incidents of domestic violence, sexual assault, or stalking.

Family Members Included in This Policy

"Family member" means a child, grandchild, grandparent, parent, sibling, or spouse of an employee, and also includes any individual who regularly resides in the employee's home or where the relationship creates an expectation that the employee care for the person, and that individual depends on the employee for care. Family members does NOT include an individual who simply resides in the same home with no expectation that the employee care for the individual;

Accrual of Paid Sick Leave

Paid sick leave begins to accrue at the start of employment. Effective January 1, 2018, employees accrue paid sick leave at a rate of one (1) hour for every 40 hours worked. There is no cap on the number of paid sick leave hours that may be accrued in a year.

Paid Sick Leave Accrual Year

AWG's accrual year is January 1st to December 31st

Carryover of Paid Sick Leave

Hours at the end of the paid sick leave accrual year in a balance of 40 hours or less will carry over to the following year.

Eligibility to Use Accrued Paid Sick Leave

Employees are eligible to use accrued paid sick leave 90 days after the commencement of their employment.

Increments of Use for Paid Sick Leave

Employees are allowed to use paid sick leave in increments of fifteen-minutes.

Notification to Use Paid Sick Leave

If the need for paid sick leave is foreseeable, employees are required to notify AWG at least ten (10) days advance, or as early as reasonably feasible.

If the need for paid sick leave is unforeseeable, employees are required to notify AWG as early as reasonably feasible, but preferably within one (1) hour prior to the required start of their shift, unless it is not practical to do so. In the event it is impractical for an employee to provide notice to AWG, a person on the employee's behalf may provide notice to AWG but must be one (1) hour prior to the required start of their shift.

Employees are required to submit an Employee Notice for Use of Paid Sick Leave Form in order to use Paid Sick Leave.

Rate of Pay When Using Paid Sick Leave

Paid sick leave hours will be compensated at an employee's regular rate of pay, excluding tips, service charges and overtime rates, where applicable. Paid sick leave hours will not count towards the calculation of overtime.

Verification to Use Paid Sick Leave

If an employee is seeking to use or has used paid sick leave for authorized purposes for more than three (3) consecutive days during which the employee is/was required to work, the employee may be required to provide verification that establishes or confirms that the use of paid sick leave is for an authorized purpose. Obtaining such verification must not result in an unreasonable burden or expense to the employee.

Please Note: You are not required to provide any details concerning the specific nature of the health condition to use paid sick leave, unless otherwise required by law. Any information you provide will be kept confidential.

Payroll

Employees will be notified of their paid sick leave balances on their weekly paystubs, including:

- ✓ Accrued paid sick leave since the last notification
- ✓ Used paid sick leave since the last notification
- ✓ Current balance of paid sick leave available for use

Separation from Employment

If an employee separates from employment, there will not be a financial or other reimbursement to the employee for accrued, unused paid sick leave at the time of separation.

Reinstatement of Employment

If an employee leaves employment and is rehired within 12 months of separation, any accrued, unused paid sick leave will be reinstated to the employee's paid sick leave balance. If an employee is rehired within 12 months of separation, the employee will not be required to wait another 90 days to use the accrued paid sick leave if the employee met that requirement during the previous period of employment. If an employee did not meet the 90-day requirement for the use of paid sick leave prior to separation, the previous period of time the employee worked for AWG will count towards the 90 days for purposes of determining the employee's eligibility to use paid sick leave.

Retaliation Prohibited

Any discrimination or retaliation against an employee for lawful exercise of paid sick leave rights is not allowed. Employees will not be disciplined for the lawful use of paid sick leave. If an employee feels they are being discriminated or retaliated against, the employee may contact the AWG Branch Manager. If an employee is not satisfied with the company's response, the employee may contact the Washington State Department of Labor & Industries.

Leaves of Absence

Jury Duty

AWG supports each employee's civic duty to serve on juries when called. Employees must notify AWG as soon as they know the dates of their scheduled jury service. As required by federal law, *exempt* employees who work part of a week and perform jury duty the remainder of the week will be paid for the full workweek.

Witness Duty

Employees must notify AWG as soon as they know they have been subpoenaed to appear as a witness in legal proceedings during work hours.

If AWG subpoenas an employee to appear on the AWG's behalf at a legal proceeding, hours spent will be counted as hours worked.

Military Leave

Employees who serve in the United States military will be granted a protected leave of absence in accordance with federal law. Employees must notify AWG as soon as they know the scheduled dates of military service.

Bereavement Leave

In the event of the death of a close family member, AWG will grant up to three days of unpaid bereavement leave per employee per calendar year.

Employees must notify AWG as soon as possible of the need for leave. AWG may require documentation of the death and of the family relationship.

Close family members are defined as spouse, children (biological, adopted, live-in foster children, or live-in stepchildren), parents, siblings, or significant other.

Personal Leave: Family and Medical Leave Policy

The federal Family and Medical Leave Act (FMLA) entitles eligible employees to take up to 12 weeks of unpaid leave in a 12-month period for the reasons below:

- ✓ Birth and care of the employee's newborn child
- ✓ Placement of a child for adoption or foster care with the employee
- ✓ Care for a spouse, child or parent (including in-laws) with a serious health condition
- ✓ The employee's own serious health condition

AWG has designated a 12-month "rolling" period measuring backward from the date an employee uses FMLA leave, in which the 12 weeks of leave entitlement occur.

Medical insurance continues during FMLA leave on the same basis as if an employee had continued to work. Accrued paid time off benefits (PTO/Paid Sick Leave) must be used concurrently with FMLA protected leave. Any use of concurrent workers compensation may only be applied to unpaid FMLA leave lasting longer than three days. Employees should also refer to the FMLA poster Washington State Law poster located in their branches' testing area. Employees must obtain a medical certification of a serious health condition and fitness-for-duty certification prior to returning to work from leave for their own serious health condition. These must be obtained by a health care provider recognized by AWG's group health insurance plan. Employees may obtain leave request forms from AWG.

If after 12 weeks of FML, an employee does not return to work then their employment may be terminated at the discretion of AWG. State law may allow more leave time and may cover additional situations.

Washington Paid Family & Medical Leave

As a Washington State employee, you may qualify for Washington Paid Family & Medical Leave. For more information, please visit the [Washington Paid Family & Medical Leave](#) website OR review the poster in the testing center of your local AWG office.

Reasonable Accommodation

In compliance with the Americans with Disability Act (ADA) of 1990, AWG will provide reasonable accommodation to a qualified individual with a disability as defined by federal or state law unless it creates an undue hardship. An employee who requests reasonable accommodation is required to provide AWG with a physician's medical certification stating what accommodation is requested and why it is a medically necessity.

Nursing Mother Accommodation

AWG accommodates mothers who wish to express breast milk during the workday when separated from their newborn children.

For up to one year after the child's birth, nursing employees will be provided with reasonable break time to express breast milk during the workday. Nursing mothers who are returning from maternity leave should speak with AWG regarding their needs. AWG will work with employees to develop a break schedule that is reasonable, accounts for needs that may vary from day to day and creates the least amount of disruption to AWG's operations.

AWG will provide a private area, other than a bathroom, for nursing employees to express breast milk. Nursing mothers must request/reserve the room by contacting AWG. Employees working offsite or in other locations will be accommodated with a private area as necessary.

Breaks to express milk will be paid. In addition to these breaks to express milk, employees may use normal break and lunch periods to accommodate additional nursing needs.

Policy Against Harassment

AWG prohibits harassment or offensive conduct in any form, including harassment or offensive conduct directed toward the protected status of an employee, customer, vendor, contractor or their relatives, friends, or employees. "Protected status" includes race, color, religion, gender, national origin, veteran's status, age, disability, and any other statuses protected by law.

This policy applies to all conduct on company property or company time, and to all conduct off the job that affects an individual's work environment.

Harassment is any offensive action directed at a person's protected status. Some examples of prohibited conduct, if directed at a person's protected status, include foul language, jokes, slurs, derogatory comments, negative stereotyping, threatening or intimidating acts, or posting or circulating offensive written or visual material. Additional examples of harassment include unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature. AWG prohibits such conduct if:

- ✓ The conduct has the purpose or effect of creating an intimidating, hostile or offensive working environment, or of unreasonably interfering with an employee's work performance;
- ✓ Submitting to such conduct is made a term or condition of employment;
- ✓ Submitting to or rejecting such conduct is used as the basis for employment decisions affecting that individual;
- ✓ The conduct otherwise adversely affects an individual's employment opportunities.

AWG expects employees to conduct themselves in a manner that another person or group of persons will not interpret as offensive. AWG requires every person to show sound judgment and respect for the feelings of others.

If an employee feels that someone's conduct is harassing or improperly offensive, the employee should promptly and firmly tell the offender that the behavior is unwelcome. AWG encourages any employee who believes he or she has been subject to harassment or offensive conduct, or any employee who witnesses a violation of this policy, to report the offense immediately to AWG.

AWG will keep complaints confidential to the highest extent possible, while allowing the investigation to proceed (meaning information may be revealed on a "need to know" basis). AWG will investigate all complaints promptly. AWG will design its action to provide redress, to eliminate the harassment or offensive conduct, to prevent retaliation against the person who made the complaint and to prevent retaliation against any employee for providing information as a witness or participating in the investigation.

Any form of retaliation, including derogatory comments, against people who make harassment complaints, against witnesses or any other employees who are involved in complaints, is against the AWG's policy. AWG will strictly enforce this policy and will treat retaliatory action as a violation of this policy.

The question of whether a particular action is prohibited or merely the result of a personality conflict that produces no discriminatory effect on an employee's employment requires a determination based on all the facts. Given the serious nature of harassment and discriminatory offensive conduct, we expect that all employees of AWG will continue to act responsibly in order to establish and maintain a pleasant working environment.

Electronic Communication Device Use

There will be NO personal cell phone use while on company time. All electronic communication devices must be left in an employee's vehicle or with the employee's personal belongings. While on rest and meal periods, employees may use their electronic communication devices at their discretion. Please inform family/friends that if there is an emergency and an employee must be reached during work hours, they'll need to call AWG directly.

Social Media Policy

Social media includes all means of communicating or posting information or content of any sort on the Internet, web log or blog, journal or diary, personal web site, social networking or affinity web site, web bulletin board or a chat room, whether associated or affiliated with AWG.

Each employee is solely responsible for what they post online. Any conduct that adversely affects job performance, the performance of fellow employees or otherwise adversely affects AWG, customers, suppliers, employee(s) who work for or on behalf of AWG or AWG's legitimate business interests may be considered in violation of this policy.

Work-related complaints are more likely to be resolved by speaking directly with co-workers or by utilizing AWG's Open Door Policy than by posting complaints to a social media outlet. If you decide to post complaints or criticism, avoid using statements, photographs, video or audio that reasonably could be viewed as malicious, obscene, threatening or intimidating, that disparage customers, members, employees or suppliers, or that might constitute harassment or bullying.

Posting any of AWG's proprietary or confidential information is considered violation of this policy.

Posting or creating a link from a personal blog, website or other social networking site to an AWG's website without identifying yourself as an AWG employee, is considered violation of this policy.

Express only personal opinions. An employee must never represent themselves as a spokesperson for AWG. If AWG is a subject of the content created, employees must be clear and open about their position with AWG and that their views do not represent those of AWG, fellow employees, members, customers, suppliers or people working on behalf of AWG.

Refrain from using social media while on work time.

AWG prohibits taking negative action against any employee for reporting a possible deviation from this policy or for cooperating in an investigation. Any employee who retaliates against another employee for reporting a possible deviation from this policy or for cooperating in an investigation will be considered in violation of this policy.

Employees should not speak to the media on AWG's behalf without contacting AWG. All media inquiries should be directed to AWG.

Conduct and Core Values

Passion, Integrity, Communication, and Compassion are AWG's Core Values. Employees are expected to conduct themselves in a manner conducive to AWG's Core Values. Some examples of violating these core values are listed below.

Prohibited conduct includes:

1. Bringing personal items to the worksite. AWG is NOT responsible, nor can we guarantee that those items will get returned/replaced.

2. Engaging in horseplay, scuffling, or throwing things.
3. Contributing to unsanitary conditions or poor housekeeping.
4. Causing loss of a product/services due to carelessness.
5. Unauthorized posting, altering, or removing of any matter on bulletin boards on client company property.
6. Being dishonest or committing a fraudulent act or breach of trust.
7. Threatening, intimidating, coercing, or interfering with employees during the workday.
8. Using profane, abusive or threatening language during the workday.
9. Leaving work during the work shift without permission.
10. Working overtime without authorization or failure to work assigned overtime.
11. Failing to follow job instructions, verbal or written.
12. Insubordination.
13. Restricting production or causing, creating or participating in a disruption of any kind during the workday.
14. Provoking or instigating a fight, or fighting during the workday.
15. Sleeping on the job during the workday.

Nothing in this listing of work rules is intended to conflict with the Employment "at will" policy in this Employee Handbook. AWG's interpretation and judgment of whether a rule has been violated is final and binding on both the employee and AWG's behalf. None of the above standards of conduct are intended, nor shall they have the effect, of interfering or inhibiting any employee in the exercise of any right guaranteed or protected by law.

Confidentiality Policy

By signing the Acknowledgement and Receipt of this Employee Handbook, I hereby agree to the following: As a condition of my assignment by AWG to CLIENT COMPANY, I hereby agree as follows: 1.) I will not use, disclose, or in any way reveal or disseminate to unauthorized parties any information I gain through contact with materials or documents that are made available through my employment AWG OR my assignment at CLIENT COMPANY or which I learn about during such assignment. 2.) I will not disclose or in any way reveal or disseminate any information pertaining to AWG OR CLIENT COMPANY or its operating methods and procedures that come to my attention as a result of this assignment. 3.) Under no circumstances will I remove physical or electronic documents or copies of documents from the premises of AWG OR CLIENT COMPANY.

I understand that I will be responsible for any direct or consequential damages resulting from any violation of this Confidentiality Policy. The obligations of this Confidentiality Policy will survive my employment by AWG.

Conflicts of Interest

AWG wishes to maintain an excellent reputation in the business and local community. AWG has a policy against employee misconduct that damages AWG's reputation or an employee's working relationship with AWG. This includes misconduct both at work and away from the workplace. Each person employed by AWG shall not engage in any activity if it will:

- ✓ Adversely affect on-the-job work performance,
- ✓ Create a conflict with the business interests and purposes of AWG, or
- ✓ Have a negative impact on the business or reputation of AWG, its product, or other company employees.

Workplace Surveillance

AWG is committed to providing a safe, healthy, and productive work environment. Consistent with this commitment, AWG has surveillance monitoring in place. AWG complies with the requirements of the Electronic Communications Privacy Act of 1986 (the Legislation).

This policy applies to all employees, customers, consultants, contractors, and volunteers.

Definitions

Camera Surveillance is surveillance by means of a camera that monitors or records visual images of activities on premises or in any other place;

Computer surveillance is surveillance by means of software or other equipment that monitors or records the information input or output, or other use of a computer (including but not limited to the sending and receipt of e-mails and the accessing of Internet websites);

Tracking surveillance is surveillance by means of an electronic device the primary purpose of which is to monitor or record geographical location or movement (such as Global Positioning System tracing device).

Workplace means premises, or any other place, where employees work, or any part of such premises or place. "At Work", for the purpose of the Legislation, means the workplace of the employer (or a related corporation) whether or not the employee is actually performing work at the time, or at any other place while performing work for the employer.

Surveillance Information means information obtained, recorded, monitored or observed as a consequence of surveillance of an employee.

Surveillance Record means a record or report of surveillance information.

AWG will, from commencement of employment, carry out ongoing, intermittent surveillance of Employees use of AWG computer systems, phone systems and mobile communications or computing devices (including by way of real time monitoring and recording) – including emails, internet, and files (including files stored on the work computer or mobile communication or computing devices). AWG will also conduct surveillance of general office premises and activities onsite.

The surveillance is carried out by all means available to AWG which may include, without limitation auditing, logging, monitoring or accessing email accounts, emails, instant messaging or voice mail; accessing files; accessing the work computer and mobile communication or computing devices; and accessing records of internet usage (including sites and pages visited, files downloaded, video and audio files accessed and data input); camera surveillance, or; tracking surveillance.

AWG will comply with the legal requirements of The Legislation where surveillance is prohibited.

Any surveillance records made as a result of the surveillance will not be used or disclosed unless they are for a legitimate purpose related to employment or business activities or functions; are required to be presented to law enforcement agencies; they relate to civil or criminal proceedings, or; it is necessary in order to avert an imminent threat, serious violence to persons or substantial damage to property.

AWG reserves the right to utilize and rely on surveillance records in administering employee management decisions, including any disciplinary action to be taken; restrict access to internet facilities and/or sites of any kind; prevent the sending and/or receiving of emails; and disclose any data it collects through monitoring and auditing activities to support AWG policy or law enforcement.

Substance Abuse in The Workplace Policy

AWG is committed to providing a safe, healthy, and productive work environment. Consistent with this commitment, this policy establishes AWG's intent to maintain a drug and alcohol-free workplace. Being under the influence of alcohol or illegal drugs, including marijuana while on the job poses serious health and safety risks to employees, and others, which is not tolerated.

Prohibited Conduct

AWG expressly prohibits the following activities at any time that employees are either (1) on duty or conducting AWG or client's business or (2) on AWG's or client's premises, whether or not the employee is working:

- The use, abuse, or being under the influence of alcohol, illegal drugs, or other impairing substances.
- The possession, sale, purchase, transfer, or transit of any or unauthorized drug, including prescription medication that is not prescribed to the employee or drug-related paraphernalia.

- The illegal use or abuse of prescription drugs.

While the use of marijuana has been legalized under state law for medicinal and recreational uses, its use or possession while performing work or on AWG or Client's premises, is prohibited by policy. Additionally, employees may not consume or be under the influence of marijuana while on duty or at work, even if the employee has a valid prescription for medical marijuana.

A violation of any of the above is subject to disciplinary action, up to and including immediate termination of employment.

Medically Authorized (Prescription) Drugs and Over-the-Counter Drugs

Nothing in this policy is meant to prohibit the appropriate use of over-the-counter medication or other medication that can legally be prescribed under both federal and state law, to the extent that it does not impair an employee's job performance or safety or the safety of others. Employees who take over-the-counter medication or other medication that can legally be prescribed under both federal and state law to treat a disability should inform their respective branches Leadership TEAM if they believe the medication will impair their job performance, safety, or the safety of others or if they believe they need a reasonable accommodation **before** reporting to work while under the influence of that medication. For more information on how to request a reasonable accommodation, please refer to AWG's Disability Accommodations Policy.

Workplace Searches and Inspections

In order to achieve the goals of this policy and maintain a safe, healthy, and productive work environment, AWG reserves the right at all times to inspect employees, as well as their surroundings and possessions, for substances or materials in violation of this policy. This right extends to the search or inspection of clothing, desks, lockers, bags, briefcases, containers, packages, boxes, tools and toolboxes, lunch boxes, and employer-owned or leased vehicles and any vehicles on AWG property where prohibited items may be concealed. Employees should have no expectation of privacy while on AWG premises, except in restrooms/locker rooms.

Drug Testing in The Workplace Policy

AWG is committed to providing a safe, healthy, and productive work environment that is free from alcohol and illegal drugs, including marijuana while employees are working on AWG's premises or on AWG's client's premises (See AWG's Substance Abuse in the Workplace Policy).

Consistent with this commitment, AWG maintains a policy in which job applicants and current employees may be requested or required to submit a drug and / or alcohol test ("test" or "testing"). This policy is intended to comply with applicable laws regarding drug and alcohol testing and current and prospective employee privacy rights.

Pre-Employment Testing

Job applicants may be subject to pre-employment testing to be hired for certain roles, be assigned to certain worksites with certain clients. In addition, pre-employment testing may be required by law, contract, or for positions AWG or its clients deem safety sensitive, or for any other reason ("Drug and Alcohol Screen Required Position".) In such an instance, placement into Drug and Alcohol Screen Required Position is conditioned on the applicant submitting to and successfully completing and passing a test in accordance with the testing procedures described in this policy.

Random Testing

Employees may be subject to random testing as a condition of continued employment.

Reasonable Suspicion Testing

Employees may be asked to submit to a test if an employee's supervisor (whether it be an AWG or Client supervisor) or other person in authority has a reasonable suspicion, based on objective factors such as the employee's appearance, speech, behavior, or other conduct and facts, that the employee possesses or is under the influence of illegal drugs, including marijuana, or alcohol, or both.

Employees suspected of working while under the influence of illegal drugs or alcohol will be suspended without pay until AWG receives the results of a drug and alcohol test from the testing facility and any other information AWG may require making an appropriate determination.

Post-Incident Testing

Employees involved in any work-related accident or incident or is believed to have violated any safety or security procedures may be required to submit to drug and alcohol testing. This applies even if the incident did not result in injury to any person or any property damage.

Testing Procedures

All testing under this policy will be conducted in-house by an internal AWG employee. If the test necessary is unavailable in-house or comes back presumptive positive, an AWG approved independent testing facility licensed by Washington State will perform the test.

AWG will pay for the full cost of initial testing.

If an employee demands a second test to confirm the results of an initial presumptive positive, the employee at their own expense may have an AWG approved independent testing facility licensed by Washington State perform the test. If the second test contradicts the initial positive test, AWG will reimburse the employee for the expense of the testing.

Any employee tampering with, substituting, adulterating, falsifying, or altering a drug and/or alcohol sample, screening test, or any aspect of the testing process, or providing inaccurate or false information is in violation of this policy.

Consequences of a Positive Test

Employees who test positive will be subject to discipline, up to and including immediate termination of employment. Job applicants who test positive will have their conditional job offers withdrawn.

Consequences for Refusing to Submit to Testing or Failing to Complete the Test

Employees who refuse to submit to testing as required by AWG or who fail to complete the test is in violation of this policy. Job applicants who refuse to submit to drug and alcohol testing will be deemed to have withdrawn themselves from the application process and will no longer be considered for employment.

Confidentiality

All records relating to an employee or job applicant's test results will be kept confidential.

Employee Assistance Program

AWG provides an employee assistance program (EAP) for all employees. The EAP is designed to help individuals manage personal problems that can impact their well-being and work performance. Treatment is confidential (unless an EAP counselor is required by law to disclose information such as child abuse) and will not become a part of an employee's personnel records. For more information about the EAP, contact your respective branches Leadership TEAM.

Safety Policy

AWG constantly strives to maintain a safe and healthy work environment. This is accomplished by adherence to safe operating practices and compliance with all federal, state and specific AWG safety standards.

In the event of an accident, an investigation must be done promptly to assure other workers safety on the job site. Failure to report injuries at the time they occur will delay our injury/accident investigation that determines the cause of the accident and the correction of any unsafe working conditions and is considered violation of this policy.

I acknowledge my responsibilities to help maintain a safe and healthy work environment by doing the following:

- ✓ Acknowledge that MY safety is MY responsibility.
- ✓ Acknowledge that no job is so important that I should jeopardize my safety and health.

- ✓ Acknowledge that I must locate safety exits and evacuation procedures.
- ✓ Acknowledge that I must locate first aid equipment and emergency eye wash stations.
- ✓ Acknowledge that I must locate where the MSDS are stored and how to access them.
- ✓ Keep aisles, walkways and work areas clear of slipping and tripping hazards.
- ✓ Keep all emergency equipment such as fire extinguishers, fire alarms, fire hoses, exit doors and stairways clear of obstacles.
- ✓ Report any job-related injury/illness; IMMEDIATELY to my onsite supervisor AND AWG.
- ✓ Report hazardous conditions and unsafe acts promptly to my onsite supervisor. I understand that if the situation is not resolved, I am to report it to AWG.
- ✓ Observe all hazard warning signs. NOT ignore, remove, deface or destroy any warning or danger signs, barricade or interfere with any form of accident prevention device or practice.
- ✓ Operate only the equipment that I am properly trained on and authorized to use.
- ✓ Operate a machine only if the guard or method of guarding is in good condition and working order. NOT remove any guard or methods of guarding except for the purpose of adjustment, oiling, and repair or in the setting up of a new job.
- ✓ Use proper Lock-Out/Tag-Out procedures to stop any machine/moving parts prior to performing maintenance.
- ✓ NOT use my hands or any portion of my body to reach between moving parts or remove jams, hang-ups, etc.
- ✓ NOT work under objects that could potentially fall.
- ✓ NOT use defective tools or equipment and recognize that no tool or piece of equipment should be used for any purpose for which it is not suited and that none should be abused by straining beyond its safe working load.
- ✓ Use the appropriate Personal Protective Equipment (PPE) required for each task. Including, but not limited to hard hats, safety vests, and eye protection.
- ✓ NOT wear frayed, torn or loose clothing, jewelry or long unrestrained hair near moving machinery or other sources of entanglement, or around electrical machinery.
- ✓ Refrain from fighting, horseplay or distracting co-workers.
- ✓ NOT run on company property.
- ✓ Perform proper lifting techniques at all times.

The Department of Labor & Industries Hotline for Reporting Safety Concerns is as follows: 1.800.423.7233

Light Duty Return to Work Policy

If an employee is involved in an injury/accident that is of non-emergent nature, they are expected to report to the AWG office immediately. AWG will obtain all details of the injury/accident and provide the employee with the necessary documents to take to the doctor (if applicable). If a doctor's visit is required, employees are expected to report back to AWG directly after the appointment. Employees are expected to provide a written report from their doctor with their work status and any work restrictions (preferably on the Light-Duty Job Description provided prior to the appointment). In the event an employee is unable to work in their present position, they will be required to fulfill the AWG's Return to Work Light-Duty assignment. AWG will tailor the Light-Duty job to meet their work restrictions as established by the Doctor. Employees are required to work in this position and will be in violation of this policy if they fail to perform the duties of this position. Employees may forfeit their Lost-Time benefits if terminated. NOTE: light duty work is only made available on a temporary basis while in recovery.

If employees are unable to return to work in any capacity, they must report by phone to AWG within 24 hours of their doctor's visit. Employees must provide written documentation from their physician stating they are completely unable to work, and not capable of light duty in any capacity. If employees do not have access to a fax machine, they must provide us with the name and telephone number of the physician certifying their inability to work.

It is AWG's desire that employees return to regular work as soon as possible. These policies and procedures are in place to ensure that this happens in the most effective way.

Violation of Policies

All employees are required to comply with the policies of this Employee Handbook. AWG retains the discretion to determine the severity of disciplinary action resulting from a violation of policies, up to and including termination.