SECTION K: EMPLOYEE POLICIES AND PROCEDURES

This section of management policies is not intended to be a contract or any part of a contractual agreement between the employer and the employee. The District reserves the rights to modify, delete, or add to any policies set for forth herein with notice to the Employees Association if there is an impact to the employees. To the extent than any provision hereof is inconsistent with the terms of an existing labor agreement, the labor agreement shall control.

ABSENTEEISM AND TARDINESS

Any employee who is to be absent from work without having obtained his supervisors prior approval shall notify his supervisor of his absence and when he will report back to work. Each employee will be present and ready for work at his starting time and will work until his assigned quitting time. Habitual tardiness will be a matter for disciplinary action.

A failure to show up for work without notifying your supervisor may result in termination. (9/8/98)

EMPLOYMENT OF RELATIVES

The District's project manager shall not hire any relative not three times removed by consanguinity or affinity under his supervision, unless approved by the Board of Directors.

District supervisors shall not hire any relative not three times removed by consanguinity or affinity under their direct supervision, unless approved by the Project Manager. Board members of the District shall not hire any relative so related to one of the directors by consanguinity or affinity and shall require a unanimous vote of all non-related members of the Board of Directors sanctioning such action in those instances where relatives are hired. (9/8/98)

EQUAL EMPLOYMENT OPPORTUNITY

It is and shall be the continuing policy of the District that all persons are entitled to equal employment opportunity, regardless of race, creed, color, sex, age, national origin, religion, physical or mental handicap, or veterans' status. Specifically, employment opportunities are and shall be open to all qualified applicants solely on the basis of their experience, aptitude, and ability.

Advancement is and shall be based entirely on the employee's achievement, performance, ability, attitude, and potential for promotion. If at any time, two employees have identical qualifications as described above, length of employment with the District would be the determining factor. The opportunity for performing overtime work or otherwise earning increased compensation is and shall be afforded without discrimination to all non-supervisory employees. This same policy will be observed with respect to any employee programs, which are sponsored or supported by the District.

Whenever necessary to reduce the District's work force, layoffs or recalls to work will be made without regard to race, creed, color, sex, age, national origin, religion, physical or mental handicap or veterans' status. When it becomes necessary to terminate any employee, such termination will be for cause without discrimination.

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There will be no discrimination in those cases, when required, of disciplinary actions or the filing of grievances or any other example of the District's employer-employee relationship.

POSTING OF JOB OPENINGS

All positions that become available within the District must be posted in all departments for a minimum of 5 days prior to posting to the public, unless otherwise approved by the Board of Directors. Posting of the notice will include qualifications, salary range, and responsibilities.

INDUSTRIAL ACCIDENTS/INJURIES SUSTAINED DURING EMPLOYMENT

The District provides industrial insurance for job-related injuries to its employees. (06/7/02)

Whenever any job-related accident occurs to any employee, he shall immediately report the accident and the injury resulting therefrom to the District's office and his supervisor. In those instances requiring immediate medical attention, notification may be made as soon as possible following treatment or by the employee's supervisor or representative if the injury results in hospitalization.

Accumulated sick leave may be utilized in conjunction with on-the-job injuries in an amount which, when added to Worker's Compensation, will not be greater than the employee's regular pay. (06/7/02)

PRIVATE WORK USING DISTRICT FACILITIES AND EQUIPMENT

Neither employees nor any other persons will be allowed to perform private work of any nature utilizing District equipment and or the office/shop compound facilities.

SECONDARY OR OUTSIDE EMPLOYMENT

Employees are encouraged not to seek secondary employment. If outside employment is obtained, it cannot create a conflict with employment at the District.

- District overtime shall take precedence over any outside employment.
- 2. Outside employment shall be reported to the employee's immediate supervisor.
- 3. Outside employment shall not interfere with the employee's work performance at the District.

The District will not provide medical benefits or sick leave for injuries or sickness resulting from outside employment.

SEXUAL HARASSMENT

The District believes that each individual employed by us has the right to be free from harassment because of age, color, creed, national origin, or sex. Because of the current rise in sexual harassment charges across the country, we wish to clarify our procedure for dealing with this problem. The District will not tolerate any form of sexual harassment. Should an employee feel he/she is being harassed; the following guidelines will help to remedy the problem.

Harassment by other employees, vendors or by customers is to be brought to the attention of the supervisor. The supervisor will investigate the matter, and if the allegation is sustained, the responsible employee will be disciplined. If harassment continues, the responsible individual will

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be terminated immediately. Responsible customers or vendors who do not change their behavior after a polite request from the supervisor will be denied entrance.

Should the employee feel the supervisor has not investigated the matter to his satisfaction, he should contact the Project Manager immediately. Should the harassment originate from the supervisor, the Project Manager is to be contacted. If, for any reason, the Project Manager cannot be reached, the Deputy Project Manager should be notified.

Sexual harassment can include:

- Unwelcome physical contact;
- Sexually explicit language or gestures;
- Uninvited or unwanted sexual advances; or
- An offensive overall environment, including the use of obscene language, the presence of sexually explicit photographs or other materials, and the telling of sexual stories.
- It can come from superiors, fellow employees, vendors or customers. Men as well as women can be victims of sexual harassment. (12/7/10)

TIMESHEETS: REPORTING OF ATTENDANCE

A timesheet must be received for each hourly employee. All hours worked must be recorded in detail on a daily basis; the employee is responsible for the accuracy thereof. Each timesheet will cover a period of two (2) weeks beginning with Sunday and ending at the close of work on the second Saturday thereafter. (12/7/10))

If an hourly employee is absent from work at the end of the pay period and his timesheet is not complete, his/her supervisor shall complete the timesheet on the employee's behalf. As soon as the employee returns to work, his/her signature must be obtained on the timesheet.

Interference in any manner with any other employee's timesheet by non-supervisory personnel will be cause for disciplinary action.

ANNUAL PERFORMANCE EVALUATION

It is the District's policy to annually review each employee in terms of, but not limited to, (a) job understanding; (b) job performance; (c) job productivity; (d) dependability, and (e) cooperation. Such reviews will be performed on or before the anniversary of the employee's hire date by the appropriate supervisor with review thereof by the project manager. Failure by a supervisor to perform an evaluation should be brought to the direct attention of the Project Manager.

Promotions and merit increases will be recommended by supervisory staff and approved by management with concurrence by the Board of Directors. (12/7/10)

SIX-MONTH PROBATIONARY PERIOD FOR NEW EMPLOYEES

It is the District's policy that each employee is hired on a probationary basis for the first six months of employment. At the end of the six-month period, the employee's supervisor will evaluate the employee's (a) job understanding; (b) job performance; (c) productivity; (d) dependability; and (e) cooperation. After the evaluation, the employee is then eligible for a merit increase of his/her current rate of pay.

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Merit increases will be recommended by supervisory staff and approved by management with concurrence by the Board of Directors.

PAY CHECK AVAILABILITY

Paychecks will be available in the District's office after 11:30 A.M. on Wednesday of the week following the close of the payroll period.

It may be that, from time to time as necessitated by District recognition of holidays, checks will be made available at an earlier date/hour. Personnel will be so notified in such instances.

Checks are to be picked up by the employee or, in those cases where the office has received prior written authorization, by the employee's designated representative.

EDUCATIONAL TUITION REIMBURSEMENT

The District will reimburse any employee the tuition fees for a college course, which directly relates to the employee's job. Upon recommendation of the employee's supervisor, the Project Manager can authorize reimbursement subject to the following conditions:

- 1. The employee must present evidence of completion of the class with a grade of "C" or better;
- 2. The course is not to be taken during the employee's regular daily work hours;
- 3. The course must be approved by the Project Manager;
- 4. The employee must remain with the District for one year after the completion of the class. If the employee leaves the District within one year of completion of the course, the fees will be refunded to the District from his final check.
- 5. If the employee does not complete the class or has a grade below a "C", the amounts of the fees are to be refunded to the District.

FAMILY AND MEDICAL LEAVE

The Family and Medical Leave Act of 1993 requires covered employers to provide up to 12 weeks of unpaid, job-protected leave to "eligible" employees for certain family and medical reasons. Employees are eligible if they have worked for a covered employer for at least one year, and for 1,250 hours over the previous 12 months, and if there are at least 50 employees within 75 miles.

Unpaid leave must be granted for any of the following reasons: to care for the employee's child after birth, or placement for adoption or foster care; to care for the employee's spouse, son or daughter, or parent, who has a serious health condition; or for a serious health condition that makes the employee unable to perform the employee's job.

At the employee or employer's option, certain kinds of paid leave may be substituted for unpaid leave. The employee may be required to provide advance leave notice and medical certification. Taking of leave may be denied if requirements are not met. The employee ordinarily must provide 30 days advance notice when the leave is "foreseeable". The District may require medical certification to support a request for leave because of a serious health condition, and may require second or third opinions (at the employer's expense) and a fitness of duty report to return to work.

For the duration of Family and Medical Leave Act leave, the employer must maintain the employee's health coverage under any "group health plan". Upon return from Family Medical

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Leave Act leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits, and other employment terms. The use of Family Medical Leave Act leave cannot result in the loss of any employment benefits that accrued prior to the start of an employee's leave.

Family and Medical Leave Act makes it unlawful for any employer to: interfere with, restrain, or deny the exercise of any right provided under Family and Medical Leave Act; or discharge or discriminate against any person for opposing any practice made unlawful by Family and Medical Leave Act or for involvement in any proceeding under or relating to Family and Medical Leave Act.

The U.S. Department of Labor is authorized to investigate and resolve complaints of violations. An eligible employee may bring a civil action against an employer for violations.

The Family and Medical Leave Act does not affect any Federal or State law prohibiting discrimination, or supersede any State or local law or collective bargaining agreement which provides greater family or medical leave rights.

FLEX TIME

With the permission of the employee's supervisor, the employee may have personal time, "flex time", off during the workday to accomplish personal matters which will be made up at a time designated by the employee's supervisor. For example, if a personal matter requires the employee's attention during working hours and would have a minimal impact on the work of the District, then the employee, after consultation and approval by his supervisor, would be permitted to take care of the personal matter. The supervisor and the employee would then also agree when the employee would make up the time to the District.

The District hopes that this policy will foster a more cooperative and productive working relationship between the District and its employees.

CDL DRIVERS LICENSE EXAMS

The District will pay for the physical exam required for CDL drivers, as and when required by Nevada Revised Statutes, for those employees who require such licenses in the course of their employment with the District. The physician will provide a copy, to the District, of the physical for District personnel files. The District has contracted with a local physician for the exams. If the employee would like to use his/her own physician, the District will reimburse amounts up to the contracted price. Anything over that amount will be the responsibility of the employee. (12/7/10)

FIREARMS

The use and/or carrying of firearms, regardless of type, is strictly prohibited during hours of employment. Generally, "firearm" means any weapon from which a projectile may be propelled by means of explosive, spring, gas, air, or other force.

Any variance from this policy must have the Project Manager's written permission. (12/7/10)

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RESTRICTION ON OPERATING OR RIDING IN DISTRICT EQUIPMENT

Only District employees are allowed to ride in or operate District construction & maintenance equipment. Any passengers in construction and maintenance equipment are to be limited to necessary transportation to and from the job sites.

Construction and maintenance equipment is considered to be all vehicles owned and operated by the District except the vans, pickups and automobiles used by management, supervisors, administration, and ditchriders.

TOOL POLICY

When a mechanic or carpenter is hired, that employee shall furnish the following set of tools with which to work his trade:

Mechanic: Socket set, 1/4, 3/8, 1/2 drive sets

End wrench set, combination 1/4 to 1-1/8

Screwdriver set, hacksaw, pliers, dikes, hammer, chisel, punches, Allen wrench

set, feeler gauge, torque wrench

Carpenter: Hammer type squares (framing & TRI)

Hand saw, hacksaw, brace and bit, level, crescent wrench, dikes, wood chisel, pry

bar

Any employee tools broken or lost as result of the performance of on-the-job duties on the District's behalf will be replaced by one of identical quality by the District. Evidence of loss must be provided and approved by the employee's immediate supervisor and the department supervisor. No tool will be replaced by the District, which has been lost or broken through negligence on the part of its owner.

Inventory Control – Specialty Tools

The District will supply specialty tools needed to adequately perform those duties required of the employee. The determination as to whether or not the tool is necessary shall be made by the supervisor of that department and if purchased shall remain, when not in use, in the supervisor's care. All such specialty tools are to be adequately identified as District property.

DRIVER INSPECTION RESPONSIBILITY

All trucks and trailers leaving the yard must be cleaned so that no rocks or gravel will be on the truck to fall or bounce off and cause damage to other vehicles and all other material should be properly tied or secured. Trucks are to be completely legal and safe. (9/8/98)

Trucks and trailers loaded with earthen materials should be wetted prior to leaving the yard to avoid damage to other vehicles on the highway.

A claim for damages from rocks or other material falling off of a District vehicle must include the time, date, and exact location of the incident in order to verify it was a District vehicle. Without the license number or District vehicle number, a complete description of the District vehicle is also required when a claim has been filed. The damaged vehicle must be inspected by the Shop's supervisor, or designee as soon as possible after the damage has been done. (12/7/10)

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PHONES

The District currently provides mobile phones, and Bluetooth headset devices for ditchriders, O&M crew and others for communications with water right owners, with other District employees and for other necessary communications.

Per this policy, and Nevada Law (NRS. 484B), the Bluetooth headset must be worn while using a mobile phone and operating a motor vehicle. In the event an employee receives or needs to make a call while operating a motor vehicle and does not possess a Bluetooth device or the headset becomes inoperative, they must pull off the travel lanes of the roadway in a safe location, to make or received the call. If an employee has texting privileges, they will at no time engage in texting or using any keyboard features of the device while operating a motor vehicle. Any and all traffic violation citations issued for using a mobile phone while operating a motor vehicle will be the responsibility of the employee to pay.

The phones are to be used for business purposes only and any personal long distance charges or feature usage charges are to be paid by the employee. (7/7/11)

In regard to the ditchrider employee, their mobile phones are to be available to make and receive calls at any time during their work shift. Phones shall be in the employee's possession and "on" during that employee's job duties. (12/7/10)

If circumstances require a land based phone, then the District will provide such additional phone and/or communication capability. (2/9/04)

COOPERATIVE ATTITUDE

The Board of Directors wants to foster a safe, pleasant and cooperative work environment and to minimize ill-feelings amongst the District's employees. Harmonious relationships are not entirely a matter of rules but are the outgrowth of daily decisions, cooperation, friendliness, and team spirit.

In this regard, the Board is asking all employees to refrain from the use of abusive or foul language, criticism and open complaining remarks toward others in their job performance or their personal characteristics or personality. To achieve mutual respect in our working relationships we need to respect the rights and feelings of other employees and to treat everyone in a fair, honest, considerate and respectful manner.

In addition, the Board would ask everyone to refrain from making comments or remarks that could be interpreted or taken as being disparaging of any gender or ethnic class of people.

To enforce this policy, the employee's supervisor shall, upon the first infraction, talk to the employee who makes the inappropriate remark or who uses the language, which creates the friction and/or tension. Explain to that employee the policy against such use and the need for everyone to work cooperatively together. The second offense within 90 days shall result in a written reprimand with a warning that if the infraction occurs again within the following six (6) months the employee will be terminated.

*attached is a form to be used in any written reprimand (09/08/98)

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HIRING PROCEDURE

Vacated Position

District management has the authority to hire replacement personnel as needed to fill a vacated position. (2/8/99)

New Position

All new positions shall be approved by the Board of Directors after review and recommendation by the Employee Relations Committee and the Finance Committee. (2/8/99)

Posting of Job Openings

All positions that become available within the District must be posted in all departments for a minimum of 5 days prior to posting to the public. Posting of the notice will include qualifications, salary range, responsibilities, and whether the position is full or part time. (12/7/99)

Pre-Employment – Alcohol and Drug Testing

All applicants, as a condition of employment, must submit to a urine test for drugs and alcohol. The District may choose not to require pre-employment test if the District can verify that the applicant has participated in a valid drug testing program within the preceding 30 days and while participating in that program was either tested within the past 6 months or participated in a random selection program for the previous 12 months. The District will verify that no prior employer of the driver or applicant has a record indicating alcohol or drug use within the previous 6 months.

All applicants, as a condition of employment, will be required to sign a release of information allowing Truckee-Carson Irrigation District to access past employment records relating specifically to any record indicating that the applicant had a positive alcohol or drug test or a refusal to test within the preceding two years. Any record of a positive alcohol or drug test or refusal to test will result in a withdrawal of the offer of employment. (08/09/99)

DISMISSAL OF EMPLOYEE

To dismiss or terminate an employee, after all disciplinary measures have been exhausted or a serious incident has been committed, a recommendation is made to the Project Manager by the affected employee's immediate supervisor. The Project Manager, after careful consideration and review of the documentation that supports the supervisor's recommendation, may terminate the employee. All permanent employees have a right to appeal the decision to the Board of Directors of the District. The decision of the Board of Directors is final. (12/7/10)

RECOGNITION AWARDS

YEARS OF STONE AWARD CHOICE SERVICE

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10 Years Ruby Pin (Logo emblem) 15 Years Sapphire Most likely choice has been Gerber knife or belt buckle with emblem (man's choice) Charm/Brooch mounted on pin or chain with emblem (women's choice) 20 Years Emerald Choice with emblem 25 Years Diamond Choice with emblem

30 Years Choice Choice with emblem

After 15 years of service, a pin with logo emblem with stone can be chosen to be attached to gift (value of gift not to exceed \$75.00)

After 20 years of service, a pin with logo emblem with stone can be chosen to be attached to gift (value of gift not to exceed \$125.00)

After 25 years of service, a pin with logo emblem with stone can be chosen to be attached to gift (value of gift not to exceed \$175.00)

After 30 years of service, a pin with logo emblem with stone can be chosen to be attached to gift (value of gift not to exceed \$250.00)

If the employee would like to choose a gift of greater value than listed above, he/she can pay the difference in cost. (12/7/98)

The employee has the option to choose a gift or receive the cash equivalent. (03/08/99)

Retirement Gift

For an employee with at least 15 years of service with the District at retirement, the Board will allow for the purchase of a gift, up to \$100 for each five years of service. (08/08/01)

TOBACCO POLICY

To promote a clean and healthy work environment for our employees, TCID prohibits smoking in District vehicles, equipment where posted, and buildings, except where residential housing is provided.

Employees who smoke outside of buildings will be responsible to keep the area clean.

Employees who refuse or fail to abide by this policy are subject to disciplinary action. (4/9/07)

DISCIPLINARY GUIDELINES

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The District will use the principles of progressive Discipline. The following table is meant as a guide. As a guide, disciplinary action may be different from what is depicted depending on the severity of the offense and the discretion of management. (12/7/10)

Infraction	1 st Time	2 nd Time	3 rd Time	4 th Time
Assault on a supervisor or employee.	Discharge			
See Article 8 of EA Agreement				
Falsifying company records to include	Discharge			
time sheets and water records. See				
Article 8 of EA Agreement				
Fighting on duty or on District	Discharge			
property. See Article 8 of EA				
Agreement				
Possession of weapons or firearms on	Discharge			
duty.				
Removal of District records or release	Discharge			
of confidential information.				
Theft of TCID property or the property	Discharge			
of another employee. See Article 8 of				
EA Agreement				
Use of alcoholic beverages or illegal	Discharge			
drugs on duty.				
Reporting for work under the influence	Discharge/Enr			
of alcohol or illegal drugs.	ollment in			
	EAP			
Insubordination by refusing a	3 day	Discharge		
supervisor's order. See Article 8 of EA	Suspension			
Agreement				
Intentionally misusing or damaging	3 day	Discharge		
District property or the property of	Suspension			
another employee. See Article 23 of EA				
Agreement				
Gambling on duty.	1 day	3 day	Discharge	
	Suspension	Suspension		
Leaving assigned work area without	1 day	3 day	Discharge	
authorization.	Suspension	Suspension		
Disregard of safety rules. See Article	Written	3 day	Discharge	
12 of EA Agreement	Warning	Suspension		
Sleeping while on duty.	Written	3 day	Discharge	
	Warning	Suspension		
Threatening or intimidating other	Written	3 day	Discharge	
employees or supervisors. See Article 8	Warning	Suspension		
of EA Agreement				
Unauthorized absence. See Article 8 of	Written	3 day	Discharge	
EA Agreement	Warning	Suspension		
Distribution of printed matter on duty	Verbal	Written	3 day	Discharge

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without permission.	Warning	Warning	Suspension	
Failure to properly use safety	Verbal	Written	3 day	Discharge
equipment. See Article 12 of EA	Warning	Warning	Suspension	
Agreement				
Failure to report injury or accident. See	Verbal	Written	3 day	Discharge
Article 12 of EA Agreement	Warning	Warning	Suspension	
Inability or unwillingness to work	Verbal	Written	3 day	Discharge
cooperatively with other employees.	Warning	Warning	Suspension	
See Article 8 of EA.				
Posting or removing notices without	Verbal	Written	3 day	Discharge
District approval.	Warning	Warning	Suspension	
Smoking in unauthorized area.	Verbal	Written	3 day	Discharge
	Warning	Warning	Suspension	
Unauthorized soliciting of contributions	Verbal	Written	3 day	Discharge
on duty.	Warning	Warning	Suspension	
Failure to follow specified job	Written	3 day	10 day	Discharge
instructions.	Warning	Suspension	Suspension	
Failure to obey State, Local and	Written	3 day	10 day	Discharge
District traffic rules. See Article 12 of	Warning	Suspension	Suspension	
EA Agreement				
Creating scrap or poor quality work due	Written	1 day	7 day	Discharge
to carelessness.	Warning	Suspension	Suspension	
Stopping work before end of shift. See	Written	3 day	7 day	Discharge
Article 8 of EA Agreement	Warning	Suspension	Suspension	
Use of District or other employee's	Written	1 day	3 day	10 day
tools without permission. See Article 8	Warning	Suspension	Suspension	Suspension
of EA Agreement				
Creating or contributing to unsanitary	Verbal	Written	3 day	10 day
conditions by poor housekeeping.	Warning	Warning	Suspension	Suspension
Stretching breaks or otherwise wasting	Verbal	Written	3 day	10 day
time.	Warning	Warning	Suspension	Suspension
Tardiness without authorization. See	Verbal	Written	3 day	10 day
Article 8 of EA Agreement	Warning	Warning	Suspension	Suspension

Three or more write ups for any combination of offenses in a 12 month period may result in discharge.

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		EMPLOYEE	WA	RNING RE	EPOI	RT	
Employee's N	ame	Date Wari		Γ	Dept	Shift	
Clock or Payroll No							
Type of Violation	() Attendance () Safety () Other	() Carelessness () Tardiness		Disobedience Work Quality	W A R N I N G	Violation Date: Violation Time: a.m. p.m. Place Violation Occurred:	
	Company Sta	tement			ith the	Employee Statement Check Proper Box Company's statement. he Company's statement for the following	
		Wo	rnina			ment of the above matter.	
Approved l	Ву	vv a	g	Decision	Title	Date	_
List All Previo	ous Warnings Below			I have	read th	is "warning decision" and understand it.	
	ng: 1 st Warn		_	Employee's Sig			ate
Writt Previous Warnin Da Ver	ten:	ning	_	Signature of per			ate
	ng: 3 rd Wai ate:bal:	rning		() Employee () Personnel De	pt.	Copy Distribution () Foreman	

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