Public Broadcasting Corporation of Jamaica


(Graphic)
MISSION STATEMENT

To provide quality broadcasting services to the widest cross section of the population and the Diaspora, facilitating the articulation of contending views through private and public sectors by allowing free expression for the Arts, Culture, Education and Current Affairs.

Corporation’s Logo

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INTRODUCTION

Background

This HR Manual has been produced in order to provide a framework for human resources management within the Public Broadcasting Corporation of Jamaica (PBCJ). As the staff of the Corporation are also public officers, wherever this Manual is silent on a particular point of human resources management policy or procedure, then the provisions of the Staff Orders, the Public Service Regulations, and the Public Bodies Management and Accountability Act will continue to apply.

This HR Manual will continue in force and will be amended by the Board of Directors from time to time, in keeping with Regulations governing the conduct of Public Service Broadcasting, as well as other relevant legislation, which may come into force from time to time.

Structure of this HR Manual

This HR Manual sets out the human resources policies and procedures under which the staff of the PBCJ will be managed. As far as possible these are set out in the order of the employment cycle, from hiring to termination.
EMPLOYMENT PRACTICES AND PROCEDURES

STATEMENT

It is the policy of the PBCJ to ensure that all appointments to positions within the Corporation are based on a fair and open assessment of individuals’ capability and in accordance with standards of best practice.

OBJECTIVE

The Corporation’s objective is to use every appropriate means, as efficiently and expeditiously as possible, to recruit, transfer or promote the most suitable individuals for positions that have to be filled using the following guidelines.

QUALIFICATION

Vacancies will be filled by persons who, in the sole judgment of the Corporation are the most suitable, based on experience and qualification, character, attitude and compatibility.

PREFERENCE FOR EXISTING STAFF

Preference will be given, other considerations being equal, to persons within the Corporation, subject to the right of the Corporation at its sole discretion to recruit from outside. Employees who seek promotion or transfer may apply for vacancies through his/her immediate supervisor. An employee who is promoted may be required to serve a probationary period at the discretion of the Corporation.

ADVERTISING OF VACANCIES

Vacancies will normally be advertised internally, unless, in the judgement of management, there is:
• a natural successor within the organization who may be specially trained to fill the vacancy
• no suitable candidate within the organization based on the requirement of the post.

Vacancies may be advertised externally as well as internally at the same time.

RESPONSIBILITY

The responsibility for recruiting, screening and hiring of applicants for employment rests solely with the Human Resource Department. For certain critical positions, the ratification of the Board of Directors is necessary. Whenever a vacancy is to be filled, it is the responsibility of the HR Manager to ensure that the hiring process is conducted according to this policy.
PROCEDURE

Staff Requisition Form

Heads of Departments who need additional or replacement staff will inform the HRD Manager in writing. Where the requisition will result in an increase in the number of approved positions, a memorandum of justification must accompany the request.

Advertising

The Human Resource Department will either draw from applications already held by the Corporation or will advertise the post internally and externally, if deemed necessary. It is the responsibility of the HRD Manager/Officer to ensure that suitable advertisements are prepared for publication in the media. Should it become necessary, Recruiting Agencies may also be contacted in order to identify a suitable candidate.

Screening of Applicants

All external applicants must complete an Employment Application Form.

Internal applicants should submit an application in the form of a resume and state the reason for their application. It is the responsibility of the HR Department to:

• verify the information contained in the applications;
• in consultation with the appropriate manager, determine which applicants are to be interviewed;
• notify the applicants whether they are required for interview

Interviewing Panel

Job Interviews shall be conducted by a panel comprising of:

• The Head of the Department in which the vacancy exists (or his/her nominee)
• The HR Manager/Officer
• An officer of the Corporation with competence in the skill being sought
• The Chief Executive Officer (CEO) or any other member assigned by the CEO

In some instances, as deemed necessary, a second interview may be conducted, where one or two new officers will be invited to join the interview panel. Pre-employment tests may also be necessary for some applicants.

Selection of a suitably qualified candidate will be made at the end of the interview session.

Reference Checks

Prior to a final selection and job offer being made however, the two [three] references provided by the candidate must be checked. The Corporation will contact the referees named by the applicant with a view to obtaining professional and/or personal information about the candidate. The Corporation should obtain a character reference and a performance assessment from a past employer(s) for the selected applicant.
Medical Examination

All candidates who have been selected will be required to undertake a medical examination. Offers of employment are subject to selected candidates passing the medical examination. The Corporation may (if there is a medical concern,) the CEO may decide to employ the individual on a contractual basis instead of appointing the individual to a permanent post.

AGE AND NATIONALITY

Applicants for permanent employment must be at least eighteen (18) years of age and a citizen of Jamaica or a national of any Caricom Member State. If extensive recruitment activities do not yield a suitably qualified candidate of Jamaican/Caricom nationality then others may be considered.

OFFER OF EMPLOYMENT

The offer of employment will be made in the name of the Corporation and signed by the CEO. When an offer of employment is given, the selected applicant will be sent an offer letter indicating the terms of employment. The original and the duplicate of the offer shall be sent to the candidate, with a request that he/she sign and return the duplicate indicating acceptance of the offer. If the candidate was previously employed he/she shall be requested to provide a P45 form duly completed by his/her last employer.

At the start of employment the HR Manager will submit to the Accounts Department a ‘Human Resource/Payroll Form’ which will have information on the new employee’s NIS and TRN numbers, address, bank information and the employment classification among other vital information.

ORIENTATION

The objective of the orientation process is to facilitate the integration of a new employee into the Corporation, thus laying the foundation for a harmonious relationship and for new employees to get acquainted with the operation and objectives of the Corporation.

All new employees shall on the first day of employment be given an orientation to the Corporation. The HR Manager/Officer will discuss and communicate a short Orientation Programme, which would have been agreed and drawn up with the new employee’s manager/supervisor.

PROBATION PERIOD

New Employees

Persons employed to fill permanent positions will be required to work for a probationary period of at least three (3) months. During the probationary period, the employee will be closely supervised and examined in the areas of performance, ability, aptitude and attitude.

He/she will have regular feedback from his/her supervisor regarding performance and what is expected from him/her. During this probationary period, either party may terminate the employment without prior notice, and without stating the reason for doing so.
At the end of the probationary period, the supervisor must complete and submit to the HR Manager/Officer a performance appraisal of the employee. This appraisal must be discussed with the employee prior to being submitted. If for any particular reason, the 3-month probationary period proves to be insufficient for proper appraisal, an additional period, not exceeding 3 months, may be used as an extension of the probation period. There should be no further extensions of the probation period, unless there are extenuating circumstances that make it necessary to do so and this is subject to the approval of the CEO.

The Corporation may, when it is deemed appropriate, affix the initial probation for periods in excess of three (3) months. Where the probationary engagement is extended beyond 90 days however, and the probationer is subsequently terminated, the probationer will be entitled to be given or paid for the appropriate notice of termination.

Employees, who have successfully completed the probationary period, will be issued a letter of formal appointment, which will include details of eligibility to various benefit schemes and other changes in terms of employment.

**Promoted Employees**

Employees, who are promoted from within the PBCJ may be required to serve a three (3) month probationary period. Whether or not probation is to be served will depend on the employee’s familiarity with the new portfolio and the extent to which he/she has demonstrated competence in executing duties at a higher level in the past.

At the end of the probationary period, a performance evaluation will be done to determine suitability for the new position. If the employee did not perform satisfactorily he/she may be reassigned to his/her former post or an equivalent post in keeping with his/her competence. As with the case of new employees, the probationary period may be extended if it is decided that potential to meet the requirements of the job exists.

**PROMOTIONS**

**Promotion to Vacant Position**

The policy of the Corporation is to promote from within the organization, wherever it is practical to do so. Its promotion policy offers opportunities for members of staff, who are suitably qualified, and have demonstrated the competence to perform at the new level.

The Corporation reserves the right to recruit externally if there are no suitable internal candidates.

Upon selection to the post, the newly promoted employee may be placed on probation.

**Promotion to Upgraded Position**

If a position in a Department is upgraded and the incumbent is suitable to fill the post, that employee may be promoted to the upgraded position without undergoing an interview. If, however, there is no suitable candidate within the Department, the post will be advertised externally and the selection process outlined in above, undertaken.
TRANSFERS

The Corporation reserves the right to transfer any employee from one location to another as the need arises. Transfers may become necessary within or outside of divisions/departments. Where the Corporation deems that a transfer is necessary, it will examine the possibility of minimizing dislocation, as far as is practical.

The affected employee(s) will be given adequate notice of the transfer and will be advised, in writing, of any changes in the terms and conditions of employment resulting from the transfer. No less than four (4) weeks notice will be given in writing.

Employees requesting a transfer from one location to another must do so in writing.

Consideration will be given subject to the availability of an existing vacancy and, the employee’s performance record and suitability for the new post.

EMPLOYMENT OF RELATIVES

The permanent employment of relatives is not encouraged. However, where the employment of persons from the same family occurs, the person ought not to be employed by or placed under the supervision of a relative, in the same department or where there exists a potential conflict of interest. Persons who marry while both are employed to the PBCJ, and to whom any of the foregoing situations apply, shall be separated by the transfer of one party to another department, if this is available and practical. A relative is defined as: -

- brother
- sister
- parent
- child
- husband
- wife
- in-law (brother, sister, parent)

RE-EMPLOYMENT OF FORMER EMPLOYEES

The Corporation does not re-employ former employees whose services were terminated for cause. Former employees who resigned voluntarily or were made redundant and who have a good record of service within the Corporation will be considered for re-employment on the same basis as other job applicants. The rehired employee will be required to undergo a new medical examination unless this is waived by the CEO.
HOURS OF WORK

Hours of work

Office staff

The normal hours of work for office staff are as follows:

- Monday to Thursday: 8:30 a.m. to 4:30 p.m.
- Friday: 8:30 a.m. to 4:00 p.m.
- A lunch-break of one hour each day

Lunch break

Lunch break may be had between either 12:00 noon and 1:00 p.m. or 1:00 p.m. and 2:00 p.m. Supervisors should schedule individual lunch breaks to minimize disruption to the flow of work among other things. Where a work station must be manned at all times, for example, Receptionist and Security posts, employees are not allowed to proceed on their lunch break without a relief being in place. Therefore, employees must be considerate of each other and not overstay their lunch hour to the inconvenience of their co-workers. Employees found guilty of this, make themselves liable for disciplinary action.

Overtime work

It is acknowledged that from time to time the exigencies of the job may require the hours of an employee to be extended significantly beyond his/her normal working hours in order to complete duties or assignments. In such instances, employees below the supervisory category may be entitled to overtime pay for such work. The Heads of Departments however, must authorize all overtime before it is undertaken.

Attendance Register

All members of staff are required to sign in and out of the Attendance Register, indicating the times they do so. The Register will be used to monitor attendance, lateness, among other movements of staff. Falsification of entries in the attendance register will lead to disciplinary action as outlined in the disciplinary procedure.
LEAVE OF ABSENCES

VACATION LEAVE

Vacation Leave is a period of scheduled absence on full salary for the purpose of recreation and/or rejuvenation.

- All permanent full time employees of the Corporation, with at least one year’s continuous service, are entitled to vacation leave at the rate of fourteen (14) working days per year. Thereafter for every five (5) years that an employee works with the Corporation, he or she will be granted an additional five (5) working days vacation leave up to a maximum of thirty (30) working days.

- With regard to new employees, the qualifying conditions of earning vacation leave will be in accordance with the provision of the Holiday with Pay Order, 1973, that is, after having worked for 110 days. Although earning paid vacation leave after 110 days with the Corporation, new employees should not be granted vacation leave before he/she has completed twelve (12) consecutive months of service from the date of first appointment, except on the ground of urgent private affairs or ill-health.

- The vacation year for the purposes of calculating leave entitlement will start on the anniversary of each employee’s starting date.

- The granting of such leave is at the discretion of the Chief Executive Officer subject to the exigencies of the Corporation.

- The CEO may direct an employee to take vacation leave at any time.

- Employees wishing to take vacation leave must complete the prescribed form for that purpose, at least one (1) month before the date on which the leave is to begin.

- The period of leave begins on the first working day following that on which an employee has handed over his/her duties, until the working day immediately preceding that on which he/she resumes duties.

- An employee on vacation leave who wishes to have his/her leave extended, must apply in sufficient time for a reply to be received before the current period of leave expires.

- Extension of vacation leave must be recommended by the Supervisor before approval can be given by the CEO.

- Employees may accumulate leave to a maximum not exceeding the leave entitlement for two (2) years, only with the permission of the CEO, and due to the exigencies of the Corporation.

- Vacation Leave will not normally follow Departmental Leave.

- Employees are required to report in writing their resumption of duty to the Human Resources Unit following the expiration of vacation leave.
Employees who leave the Corporation during the vacation year will be paid in lieu of any unused vacation entitlement, calculated pro rata for the vacation year. In the event of death, the amount will be paid to the beneficiary so appointed by the employee or in the absence, to his/her estate; this after the settlement of any indebtedness to the Corporation.

DEPARTMENTAL LEAVE

Departmental Leave is a provision whereby employees may be granted short periods of absence to attend to personal or family matters. Departmental Leave is not intended to be used for vacation purposes or in lieu of vacation leave.

All permanent full time employees of the Corporation are entitled to Departmental Leave at the rate of ten (10) days per year. Temporary employees will be granted Departmental Leave on a prorated basis relative to the length of their employment.

The granting of Departmental Leave is at the discretion of the Head of Department /CEO subject to the exigencies of the Corporation.

Departmental Leave will not normally be granted to run consecutively with vacation leave, or vice versa.

Employees wishing to take departmental leave must make application on the prescribed form at least forty-eight (48) hours before the leave is to begin.

Permanent employees may carry forward any Departmental Leave not taken in one year into subsequent years up to a maximum accumulation of the departmental leave entitlement/eligibility for two (2) years.

Any Departmental Leave accumulated may be applied during periods of prolonged illnesses, on the basis of a medical certificate from a duly registered medical practitioner.

SICK LEAVE

Sick leave is any period of absence from duty on the grounds of ill health.

All employees of the Corporation are entitled to sick leave at the rate of ten (10) working days per year.

A new employee, having worked 110 days continuously, becomes eligible for paid Sick Leave, calculated on the basis of 1 day earned for every 22 days worked. This calculation is applied throughout the first year of the new employee’s service.

Permanent employees may carry forward any sick leave not taken in one year into subsequent years up to a maximum accumulation of the sick leave entitlement/eligibility to two (2) years. While the Corporation allows for the accumulation of Sick Leave, employees are not entitled to payment for unused leave upon separation from the Corporation.

Any sick leave accumulated may be applied during periods of prolonged illness on the basis of a medical certificate from a duly registered medical practitioner, once the
sick/departmental leave entitlement/eligibility for the current year has been exhausted.

- Sick leave may be taken in short periods or for more extended periods, depending on the nature of the illness.

- Employees needing to be absent from duty on the ground of ill health must ensure that his/her Supervisor and the HR Unit are notified within the first 2 ½ hours of the scheduled working day.

- A medical certificate signed by a duly registered medical practitioner must be submitted for sick leave taken in excess of three (3) consecutive working days by the end of day six (6).

**Special Sick Leave**

Where an employee has exhausted his/her sick and departmental leave entitlement for the current year plus all accumulated sick and departmental leave, however due to the nature of the illness he/she requires additional leave, the Corporation will at its discretion, on application, allow him/her special sick leave with pay not exceeding a maximum of twenty (20) working days.

This benefit does not apply in cases of pregnancy or complication due to pregnancy.

**MATERNITY LEAVE**

- Female employees who have completed not less than twelve (12) months of continuous service may be granted leave for maternity purposes on the presentation of appropriate medical certification.

- Application for maternity leave shall be in writing, to the relevant Head of Department/CEO and must be submitted two (2) months in advance. Each application must indicate the date on which the leave shall begin, the duration of the leave and the employee’s intention to resume duties at the expiration of the leave.

- Employees are required to produce on request to the Corporation, medical certificates attesting to the necessity of leave due to pregnancy and indicating the expected date of confinement.

- The grant of maternity leave shall be based on the following schedule:
  
  a) maternity leave on full salary for a period not exceeding forty (40) working days.
  
  b) all the vacation leave for which she may be entitled.
  
  c) leave without pay for an additional period not exceeding 14 weeks.

- The CEO may authorize the grant of leave, without pay, for maternity purposes for periods in excess of 14 weeks, in cases of illness arising from the pregnancy or confinement or state of health of the child of the pregnancy.
Sick leave may be granted to run consecutively with leave granted for maternity purposes, on presentation of satisfactory medical evidence that the illness does not result directly, indirectly or specifically from the pregnancy.

An employee shall not be entitled to maternity leave with pay, if the Corporation has already granted her maternity leave with pay in respect of three (3) previous pregnancies.

An employee unless she serves on her employer or, where appropriate, his successor, at least three weeks before the day on which she proposes to return to work, a notice that she proposes to return to work on that day (hereafter in this Act referred to as the “notified day of return”).

STUDY LEAVE

Study Leave is a period of absence granted to employees to pursue courses of study which may fall into any of the following categories:

1) Government Mandated
2) Job related
3) Future advancement
4) Personal Interest

The amount of study leave given will be dependent on the nature of the course being pursued. Request for leave should be sent through the Head of Department/to the HR Manager. If the time required for a course or examination conflicts with the performance of duties or work of the Corporation, a request for study leave may not be granted.

Employees who are granted Study Leave may be eligible for financial support depending on the category within which the course of study falls.

Employees who are granted study leave and receive support from the Corporation may be required to execute a loan agreement.

The selection of persons for the grant of Study Leave should be made taking into account the needs of the Unit/Department. However, where the study may be of relevance to the Corporation overall, consideration may be given.

Study Leave is normally granted to employees with three (3) years’ permanent service. Employees with a minimum of one (1) year’s continuous employment may be granted Day Release to pursue courses locally. Day Release is approved prior to entry into the course, and is renewable every year based on a Progress Report and need. (See S.O. s 7.8.4)

Employees applying for full-time study leave in respect of a first Degree, at any local universities should have successfully completed the first year of the programme, on a part-time basis, or expect to do so prior to the commencement of the study leave period.

The employee is required to advise his/her supervisor and the Human Resources Unit (in writing) of changes in the days to attend class. When there is to be a change from Day Release to Study Leave, an application for Study Leave must be submitted along with the necessary supporting documents, such as Change of Status Letter, Progress Report and Time Table.
On completion of a course of study, where study leave on a full-time basis was granted, an employee may be granted Recreational Leave not exceeding fifteen (15) days. Recreation Leave must be taken immediately following the completion of the course of study and cannot be accumulated.

**COMPASSIONATE LEAVE**

Compassionate leave (maximum three (3) days) will normally be granted to allow employees to attend to emergencies involving death or serious injury of immediate family (parents, grandparents, brothers, sisters, children and spouse). Compassionate leave will only be considered after an employee has exhausted all leave entitlements. This type of leave may also be granted to allow:

- Male employees to take paternity leave on the birth of their child for up to three (3) occasions during their employment with the PBCJ.
- Employees to deal with serious personal emergencies such as house burglary, fire, flood among other natural disasters.

The written approval of the CEO must be obtained prior to proceeding on compassionate leave.

All requests for compassionate leave must be authenticated.

**SPECIAL LEAVE**

On presentation of the relevant documentary evidence, special leave on full salary shall be granted by the CEO in the following circumstances:

- **Military Service**
  Employees who are members of the Jamaica National Reserve or the Jamaica Combined Cadet Force will be granted time off with pay so that they may attend to national emergencies and/or attend annual training as may be required of them by the authorities.

- **National Representation**
  Leave with pay may be granted to enable an employee who is selected:
  - by the proper authorities to represent Jamaica or the West Indies in national/international events;
  - by the civic authority to which he/she belongs to represent the organization at a national or international event.

- **Court Duties**
  Employees who have been officially notified that they are required to participate in Jury Duty or summoned to act as a legal witness, shall be allowed time off with full pay, for the full duration of the duty. Employees, upon official notification, are required to notify their Supervisor and the HRD Department and supply the supporting document to the HRD Department as soon as the notification is received from the courts.
• Voting
  Pursuant to the **Representation of People Act 1944**, employees who are eligible to vote in local and general elections are entitled to time-off to do so. Employees who wish to vote on an election day are allowed up to three (3) hours off in addition to their normal one (1) hour lunch break, where employees commence work before 10:00 a.m. and conclude after 2:00 p.m. Employees are required to advise their Supervisors of the period of time that s/he will be away from work.

**ABSENCE WITHOUT LEAVE**

Absence without leave is defined as absence from duty without prior permission (except in the case of sick leave or death in the immediate family). An employee guilty of absence without leave will be subject to disciplinary action, **unless** he/she communicates with his/her Supervisor or the HR Department within eight (8) hours of absence and offers an acceptable explanation. Should the employee fail to communicate within five (5) working days of his/her being absent, he/she will be deemed to have abandoned his/her job.

**LEAVE OF ABSENCE WITHOUT PAY**

It is acknowledged that in special circumstances it may be necessary for an employee to be away from work, on leave, for an extended period, although she/he will not be eligible for paid leave. Leave of absence without pay may be granted for the following purposes:
(a) to facilitate an employee’s exceptional need.
(b) to cover prolonged illness (es) to a maximum of three (3) months, only after all vacation, sick special sick and departmental leaves have been exhausted.
(c) to enable attendance at educational institutions at the initiative of the employee to participate in a course of study related to the employee’s current job portfolio and which is intended to improve his/her qualification and competence.

**LIMITATION TO LEAVE OF ABSENCE**

The Corporation reserves the right, if exigency of the business requires it, to recall an employee from leave before his/her scheduled return. Such “Recalled Leave” may be later taken at the employee’s convenience, subject to the exigencies of the business or it may be included in any leave to which the employee may be entitled at termination of service. Recalled Leave shall not be counted in the calculation of the maximum leave the employee may accumulate.
COMPENSATION, ALLOWANCES AND BENEFITS

Qualification and Experience of Employee

The compensation for each post is determined by the specific job requirements, the qualification of the employee, the responsibility of the position, past experiences and the salary as approved by the MOFPS.

An employee’s starting salary is determined primarily by the grade of the post; however factors such as the employee’s employment history, the availability of the required skills and the salary of other employees in related posts etc. may also affect compensation.

Salary Increases

Salary increases shall be Performance Based and shall be paid within government guidelines

Staff Loans

Staff Loans will normally only be considered for employees with a minimum period of one (1) year of service. Loans are granted to assist in meeting financial commitments associated with certain types of personal emergencies (e.g., medical, funeral or educational expenses.) at the rate of 8% per annum.

All applications for staff loans must be authorized by the CEO/Board of Directors, subject to the availability of funds. Staff Loans will not be granted in excess of one month’s gross salary, repayable over a period not exceeding one (1) year. In the event of dismissal or resignation during the period of the advance, any outstanding balance will be deducted from the proceeds of any payment due to the employee upon departure.

Salary Advances

Salary advances are recoverable in full, on the payday immediately following the grant of the advance. The PBCJ will not grant advances in excess of one (1) month’s gross salary. No advance will be approved within four (4) months of the completion of a previous advance. Advances will normally only be considered for employees with a minimum of one (1) year of service. Salary advances will not be granted to satisfy personal routine obligations (rent, utilities, credit card bills).

Payment of Salary

Payday will normally be the 25th day of each month. Where this falls on a weekend or a Public Holiday, salaries will be paid on the working weekday immediately preceding the 25th.

The cut-off period for submission of all items that impact on the payroll is the 15th of each month. Where the 25th falls on a week-end or a public holiday, the cut off date may be brought forward to an earlier date so as to facilitate the smooth preparation of the payroll.

Staff in the operations category (security officers, office attendants, janitors, caretakers and drivers) will be paid twice each month.
Payroll deductions

Statutory deductions, including income tax, national housing trust, education tax, national insurance contributions and any other statutory deductions that may be in effect from time to time, will be made from all employees’ gross salaries before payments are issued.

All other deductions authorised by employees for payment to other organizations will be deducted from employees’ salaries before salaries are issued. Such deductions will be effected on the presentation of a salary deduction authorization, and can only be discontinued on the written instructions of the organization that issued the deduction authorization.

Employee should sign an agreement for all non-statutory payments to be deducted. The Corporation reserves the right to deduct a one-time fee of J$500.00 or such other amount for such a facility. The Corporation also reserves the right to deduct any amount owed by an employee to the Corporation from salary, for example, loan, salary advance and cost of personal telephone calls made.

Duty Allowance

A Duty Allowance may be paid to staff at the management/supervisory level and staff in the technical/production categories for work consistently and satisfactorily performed, outside of normal working hours, subject to prior approval from the Ministry of Finance and the Public Service. Staff below these levels may be entitled to overtime pay for such work. “Consistently” means performance of duties exceeding an average of four times for the work week. The Corporation reserves the right to withhold payment of this allowance where the duties are not consistently performed.

Overtime Pay

Overtime pay will only be disbursed for time worked by employees with the prior approval of the Head of Department/Manager.

Authorized overtime worked must be recorded and forwarded to the designated manager for approval for payment. Overtime pay will be calculated on the basis of the employee’s basic hourly rate of pay.

Employees will receive:

- One and half times their basic hourly rate of pay for each complete hour worked in excess of forty-one and a half (41 ½) hours per week on Saturdays.
- Twice the employee’s basic hourly rate of pay for any time worked on Sundays and public holidays.

Employees in receipt of a Duty allowance are not eligible for overtime payment.
Acting/Acting Pay

An employee may act in a capacity higher than his/her substantive grade in two instances, that is, for a temporary period when the incumbent is expected to return, or to fill a clear vacancy.

Acting allowance is to be calculated from the date of the working day on which the acting duties are assumed to the last working day preceding the date on which the employee resumes his/her normal duties.

The policies in the two circumstances are as follows:

i) Temporary Increase in Responsibilities
An employee who temporarily undertakes the full responsibility of a higher grade for a continuous period in excess of twenty (20) working days is entitled to be paid an acting allowance equivalent to the difference between such employee’s own basic salary and the higher position.

ii) Filling a Vacancy
An employee who fills a vacancy in a higher position on an acting basis and carries out the duties and responsibilities thereof, shall be paid an allowance the minimum basic wages of the higher position. In such cases the employee shall not normally act for more than three (3) months. If the employee’s performance while acting in the position is favourably assessed by Management, he or she becomes eligible for confirmation, if not, the vacant position shall be advertised and filled.

Honorarium

Honorarium may be paid to an officer who is assigned special duties which are extraneous to his/her normal duties and which necessitate the performance of official duties beyond normal working hours, for a period of not less than one (1) month.

Travel Allowance

This allowance may be given to employees whose functions require them to travel in the performance of their duties. The amount to be paid to is dependent on his/her job responsibility and grade and in keeping with Government guidelines.

Life Insurance

There is a non-contributory Life Insurance scheme in effect for all permanent employees commencing after successful completion of the employee’s probation period. The Office Manager has details of this scheme.

Health Insurance

There is a group health insurance in place for all employees. An employee qualifies for health insurance after successful completion of the probation period. The scheme requires contributions from both employees and the Corporation. Employees who join the scheme will be given a health insurance card to produce as proof of coverage. The Corporation reserves the right to change the health care provider or modify the plan at anytime. Membership of the scheme and cover cease one (1) month subsequent to the employee leaving the Corporation or if for any reason the employee ceases to be eligible for coverage.
TRAINING AND DEVELOPMENT

The Training and Development of the Corporation’s staff is of prime importance. Every possible effort will be made to expose employees to all relevant training both locally and internationally. Employees are also encouraged to take responsibility for their continued professional development.

All staff must be exposed to a minimum of six (6) hours of training each financial year. This training can either be on-site or off the premises.

All formal training and development activities, which are planned in/for the Corporation, must be coordinated through the Human Resources Department.

Employees are eligible to participate in short courses, which are relevant to their positions. Time will be given to attend these programmes, and the employee will be considered to be on the job. They therefore will be expected to observe all comparable codes of dress and conduct. Employees are usually required to submit a report on the programme in which they participated. They may also be required to share the newly acquired knowledge with relevant persons within the Corporation.

Any training programme longer than three (3) months, whether full time or Day Release, requires that an application for Study Leave/Day Release be made on the relevant form and submitted through the individual’s Manager to the Human Resources Department for further processing.

TRAINING BUDGET

The HR Department in consultation with Department Managers will determine the training needs of the Corporation for each budget year. The HR Department will compile a budget to meet those needs and will recommend allocation of funds for specific training courses.

GENERAL TRAINING

In determining the method of training, consideration will be given to the most effective, appropriate and available means of training delivery to ensure effectiveness and efficiency. Where large numbers of employees are required to be trained all at once, customized/in-housing programmes will be undertaken.

Managers will be required to consider training as part of the appraisal interview. They will identify the needs for training of employees and will make their recommendations to the HRD Manager who will ensure that training is budgeted annually. Final Approval will be given by the CEO based on availability of funds and the competing needs within the corporation as a whole.

It is the responsibility of the HRD Department to:

(a) Provide assistance to all departments in planning and administering on-the-job training.
(b) Advise Managers/Supervisor on the availability and relevance of external training and educational courses
(d) Prepare the Corporation’s annual training budget.
SUCCESSION PLANNING

To ensure the continuity of operations, the HR Manager, in conjunction with Managers/Supervisors shall develop Succession Plans for positions in the Corporation based on the identification of potential employees from performance reviews and development activities. A Succession Plan will be implemented, whereby; a system will be developed to facilitate the training and preparation of employees with the potential and interest to be promoted to more senior positions. The CEO and Heads of Departments shall be consulted to identify potential candidates for filling senior posts.

SECONDMENT

Planned secondments external to the PBCJ may be used to further develop employees in their jobs. Request for secondments is to be made in writing to the CEO.

Internal secondments shall be approved by the CEO. With regard to external secondments the CEO shall present these to the Board of Directors for consideration and approval where it is deemed necessary.

CODE OF CONDUCT

THE FRAMEWORK

The PBCJ is governed by the Public Broadcasting Corporation of Jamaica Act and Regulations, the Public Bodies Management and Accountability Act and other Policies and Procedures as issued by the Government from time to time. These are translated into a list of behaviour expectations, deemed to be acceptable, which may be considered as a Code of Conduct for all employees, including those in managerial positions.

Taken together, the combined list of expectations establishes the framework for equity and fairness within the Corporation, outlines the rights, privileges and obligations of individuals, and becomes the standard or benchmark, against which the conduct of both managers and employees will be assessed.

Violation of any of the behaviour expectations could lead to disciplinary measures being taken.

Standard of Behaviour

All employees are expected to demonstrate the highest level of professional conduct and personal integrity in the performance of their duties and in serving the public. The following are some examples of unacceptable behaviour:

b) Excessive noise which disturbs other colleagues/clients/customers;
c) Illegal possession and/or use of firearm/weapons/explosives;
d) Fighting or other forms of physical disturbance;
e) Any act of sabotage;
f) Careless abuse or theft of the Corporation’s property;
g) Larceny or theft from others – colleagues, clients, customers;
h) Use of obscene or threatening language.
i) Insubordination (failure to obey a reasonable order from a supervisor;)

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Absence from Duty

Absence from duty due to illness or other emergencies must be communicated to one’s immediate supervisor/HR Unit as soon as possible, within the first 2 ½ hours of the scheduled working day.

Absence from duty for other reasons should be pre-arranged and authorized by a Supervisor or appropriate authority within the Corporation.

It is the responsibility of all employees, in as far as possible, to conduct their personal business during their own time. Where personal time off is required, employees must inform their supervisors as to when , and for how long, they will be away from office.

Telephone/Internet Use

The telephone and the Internet network are the Corporation’s resources. It is therefore expected that employees will use both for the Corporation’s business. The excessive or improper use of both facilities for personal services may result in disciplinary action being taken. Employees are required to switch off their personal cellular telephones in areas where they may interfere with the operation of the Corporation’s electronic equipment.

Dress Code

Employees should be appropriately dressed for work at all times and in a manner which demonstrates professionalism, decency and respect for colleagues, clients and members of the general public. Employees must appear neat and tidy at all times. In certain circumstances, specific attire, (official uniform) is required. It is expected that where uniforms have been provided, employees will be properly dressed in Full uniforms at all times, Monday through Thursday. Uniforms must be kept clean and in good repair. Although the Corporation does not specify the wearing of uniforms for its managerial staff, it is expected that managerial personnel will dress in a manner that is consistent with the Corporation’s image.

The Corporation allows for a relaxed dress code on Fridays, whereby employees are not required to wear uniform. However, employees must still dress in a manner that is in keeping with the Corporation’s image. Jeans though allowed, should not be overly revealing or embellished in any outlandish fashion. Dresses that are generally considered to be inappropriate for the office environment and should not be worn by employees are as follows:

**Clothing:** Low-ride jeans, jeans with embedded jewels, embroidery or other patterns, jeans with splits and other openings or shredded at the hems, corduroy pants, jumpsuits, knickers/capri, gaucho pants, shorts, mini skirts, transparent blouses, plunging necklines, halter tops, sun dresses, tank tops, sequined dresses, tight fitting clothes which unduly expose or emphasize body parts, obscene or suggestive printed designs on clothing, T-shirts.

**Shoes:** Clogs, sneakers, beach sandals, tennis shoes, flat backless slippers and men sandals. Consequently, casual wear such as and are not appropriate for the Office.

An employee may be allowed to wear flat-heeled slippers or male sandals in special circumstances, for example, where there is injury or a condition affecting the lower extremities.
In such cases, the affected employee should advise his/her supervisor as to the nature of the injury/disability and the likely duration of the time in which flat-heeled slippers or sandals will be worn during office hours.

**General Communication**

All employees are expected to speak to each other in a friendly, courteous manner, and develop a pleasant attitude, which makes for easier working relations. Employees are reminded that gossip and general bad mouthing of other employees are harmful and discourteous, and should be avoided. In addition to this, employees are reminded that boisterous behaviour is not in keeping with the image of the Corporation, and will not be tolerated.

**Sexual Harassment**

Sexual Harassment is regarded as any form of unwelcome sexual conduct, verbal or physical, that seeks to interfere with an individual’s work performance, and create a hostile work environment. PBCJ will not tolerate sexual harassment, and will take all necessary measures to correct this should a situation of such a nature arise.

**Service Standards**

- Requests for services must be dealt with in a manner which is timely, accurate and complete.
- Employees are expected to treat everyone, clients, other public officers, members of the general public with courtesy, fairness, respect and objectivity.
- In the exercise of his/her duties, no employee shall confer any special benefit and/or give preferential treatment to anyone on the basis of any special relationship.

**Environmental Awareness**

It is essential that in our daily operations, all employees manage their business in such a manner that always they adhere to all relevant environmental laws, standards and regulations.

The PBCJ does not permit the smoking of cigarettes in the Office. Employees, who do smoke, must do so outside of the office building, and in areas where it may not be offensive to non-smokers who have to access the building.

**Political Activity**

- Employees are expressly forbidden to engage in any type of partisan political activity in any elections at any level.
- In the exercise of official duties, no service or benefit should be denied or provided to anyone on the basis of partisan political affiliation.
- Employees are not permitted to give broadcast talks or engage in public discussions of a political nature without the prior written approval of the CEO.
Substance Abuse

- The use of alcohol, intoxicants or any illegal substance is prohibited at the workplace.
- Arriving at work under the influence of any of the substances noted above is also prohibited.

Conflict of Interest/Engagement in Private Work/Directorship

As far as is possible, employees should avoid situations where there may be conflicts of interest between job requirements and private activities. Should such an instance arise, the employee should discuss the situation with his/her supervisor and decide on a course of action to be followed. The CEO and/or Chairman should be made aware of instances where there are potential or actual conflicts of interest.

Employees may engage in private work, only under specified conditions and with prior permission from the appropriate authority, based upon an assessment of potential conflict of interest.

In instances where an employee wishes to serve as a director, trustee, officer, owner or partner of any other business organization, regardless of whether compensation in any form is received, that employee must first obtain approval prior to accepting any form of outside employment. Where an employee is desirous of serving as a volunteer, in the form of director, trustee, officer etc. of a non-profit organization, no approval is required if there is no actual or potential conflict. (See Staff Orders – 4.2.9. for examples of circumstances under which a conflict of interest may be deemed to exist.

Soliciting

The practice of soliciting funds especially during the working hours, is prohibited.

Receiving Gifts/Compensation

Employees, in their official capacity, are prohibited from soliciting or accepting gifts, gratuities, compensation from any individual or entity for the performance or the neglect of their duties. While gifts of minimal value (not including money) may be accepted, they must only be accepted if, in the employee’s opinion they are not intended to influence judgment and are merely given as a token of appreciation. Where the refusal of a gift may offend international or cultural sensivities, the matter should be brought to the attention of the employee’s supervisor, with a view to have the gift transferred to the Corporation.

Exercise of Managerial Authority

- Managers are expected to exercise their authority fairly and even-handedly.
- The exercise of authority must be to achieve the goals of the organization (results, outputs) consistent with the committed resources.
- The exercise of authority should be consistent with sound human resource management practices.
- Managers who are found to be abusive or vindictive in the exercise of authority shall be subject to disciplinary measures.
External Communication

- Any material, statement, documentation or other forms of communication for publication in any media must be approved by the CEO or other authorized personnel.

- When an employee is called upon to respond to the media or participate in interviews on the Corporation’s Policy, approval must be sought from the CEO and care must be taken to provide only factual information for explanation and clarification.

- Subject to the provision of the Access to Information Act, employees must obtain written approval and clearance from the CEO, prior to making public any information which may come into the employee’s possession in an official or unofficial capacity.

Confidentiality

- Information and documents of a confidential nature must never be discussed with persons outside of the Corporation. Within the Corporation disclosure of information and documents of a confidential nature must be restricted to those employees who need to know.

- All employees shall adhere to the provisions of the relevant legislation pertaining to the utilization and dissemination of public information.

- The advice of the Attorney General should be obtained prior to any such disclosure.

Legal Advice

The advice of the Attorney General shall be sought where:

1) in the execution of official duties and responsibilities, an employee is in doubt of the legal implications of any matter; or

2) the interests of the Corporation may be compromised or jeopardized; or there are indications that legal proceedings may need to be instituted against anyone; or other legal services are not readily available to the Corporation.

Use of the Corporation’s Property

The Corporation’s stationery, supplies or other property may not be used for any purpose other than official company business and duly issued and signed by designated authorized personnel. Corporate stationery, rubber stamps and seals are to be locked away when not in use. The unauthorized use of company property shall attract disciplinary action as stated in the Code of Conduct.

Weapons

Employees are not permitted to carry weapons or explosives on the Corporation premises, unless they have the appropriate license to do so. In addition, the employee must receive, in writing, authorization from the Corporation to carry the weapon(s).
COPYRIGHT POLICY

Ownership

1) The right of ownership is vested in the Corporation for any work, reports, where:
   a) the work is produced within the scope of employment, using facilities, personnel, resources of the Corporation; or
   b) the work results from a contractual arrangement between the Corporation and a contractor, in which the owner is not specified.

2) The right of ownership is vested in employees for any work created on their own initiative, outside the scope of employment, not using facilities, personnel or other resources of the Corporation.

Use

Employees are required to take the following steps in the use of works of others in whom copyright is vested:

➢ Seek permission where necessary.
➢ Credit source with appropriate reference.

Royalties

➢ The use of works, which are subject to copyright, may require the payment of royalties to the author or to the authority in which the copyright is vested.
➢ Where there is any doubt as to whether copyright exists in a work, or as to who is entitled to it, the advice of the Attorney General should be sought.

SAFETY/SECURITY

All visitors are required to report to the security officer/s/receptionist and log their presence. Visitors will be accompanied by a member of staff in areas beyond public access. Personal visitors should be accommodated in the Reception area.
DISCIPLINARY CODE AND PROCEDURE

PBCJ employees, found to be in breach of their Employment Contract or any of the Code of Conduct, whether included in the Code or not, will be subject to disciplinary action.

The Management of the PBCJ reserves the right to add, change and/or modify the Rules of the Code of Conduct as deemed fit.

OBJECTIVE:

The objective of the Disciplinary Code and Procedure is to regulate discipline in the workplace with the key principle that the employer and the employees should treat each other with mutual respect.

1) Employment justice and the efficient operation of the organization are of paramount importance.

2) While this procedure protects the employees from arbitrary action, the employer is entitled to satisfactory conduct and work performance from its employees.

3) Although discipline in general will be applied according to the provisions of the Code, departure from these norms may be justified in proper circumstances.

PRINCIPLES

1. Primarily, the purpose of disciplinary action is to correct behaviour rather than to terminate services.

2. Disciplinary action should be appropriate to the gravity of the offence, fair and undertaken in cases where good reason and clear evidence exist.

3. The Corporation reserves the right to implement rules or to establish standards of performance and behaviour and the measurement thereof.

4. Disciplinary action taken by the Corporation will at all times be in keeping with the best Industrial Relations Practices.

5. No offence will be considered in isolation and the total impact of the offence in a disciplinary action shall be considered.

6. In the event of a disciplinary matter, a Disciplinary Committee comprising of the Human Resource Manager/Officer, a Staff Representative and a third manager will deal with the incident in a manner that has been agreed upon by the three parties.
PROCEDURES

1. Where a breach of discipline, whether included in the disciplinary code or not, is observed by or reported to the Supervisor/Manager, he/she shall act promptly in implementing the disciplinary procedures.

2. Procedures do not have to be followed every time a breach occurs. The most acceptable, effective way for the organization to deal with minor violations of work discipline is through informal advice and correction.

3. Repeated misconduct will warrant warnings. More serious infringements or repeated misconduct may call for final warning, or action short of dismissal. Dismissal would be reserved for cases of serious misconduct or repeated offences.

4. The seriousness of the offence will determine the action to be taken and not necessarily, the number of occasions the transgressions were committed:

Verbal warnings

A verbal warning will be given to the employee in the first instances of minor offences and will not apply in cases of serious misconduct.

This constitutes the first formal action against an employee for failure to meet performance requirements, breach of the terms of employment, or other work rules.

These warnings are usually issued by the employee’s immediate supervisor/manager. Warnings of this kind must be given as soon as possible after the offence becomes known.

Written warnings

A written warning will be given to the employee in the first instance of more serious offence, or after repeated instances of minor offences and verbal warning(s) fail(s) to produce the required results, or where stronger action than a verbal warning is required.

The written warning is to be given by the employee’s immediate supervisor or manager and should be effected as soon as possible after the incident comes to management’s attention. The following procedure should be utilized:

a. The supervisor records, in writing, the incident that gave rise to the issuing of such written warning;

b. A copy of the warning is handed to the employee for which the employee is required to sign acknowledgement of receipt. If the employee refuses to sign, a witness should sign in the presence of the employee, confirming that the warning was issued.

c. A copy of the warning will be placed on the employee’s Personnel file/record.

d. Written warnings will remain valid for a period of one (1) year.

The employee will have the right to appeal to higher management if he/she thinks the warning is unjustified.
Final Written Warnings

These may be used where previous verbal and written warnings fail to produce desired results and/or where stronger action is required. Steps a – d above should be applied.

Dismissal

This step may be used where previous written warnings failed to produce the desired results, or where stronger action than either First or Final warnings are necessary due to the seriousness of the offence.

Further Disciplinary Action

If despite previous warnings, an employee still fails to reach the required standards of performance or conduct in a reasonable period of time, it may become necessary to consider further disciplinary action. In such an event the Manager/Supervisor should report the matter to the HR Manager.

The HR Manager shall convene a meeting to enquire into the alleged offence. This meeting shall be conducted by the HR Manager and attended by representatives of the Disciplinary Committee. Members of the Disciplinary Committee shall not be directly involved in the circumstances leading to the charges against the employee.

At the conclusion of the hearing, the HR Manager shall adjourn the proceedings to allow for deliberation and determination of the issues. The employee shall be informed of the decision within fifteen (15) working days after the enquiry has been concluded or as soon as practicable thereafter. Where dismissal of an employee is proposed, the dismissal must be confirmed by the CEO or the Board in advance of the employee being notified of same.

EQUAL EMPLOYMENT OPPORTUNITY

The PBCJ undertakes equal employment irrespective of race, religion, colour, gender, age or political affiliation.
GRIEVANCE PROCEDURE

Individual grievances

The Corporation will treat all employees who wish to raise an individual work-related grievance or complaint fairly and without prejudice.

Any employee who believes he/she may have been the subject of unfair or unlawful discrimination, racist or sexist abuse or harassment, should raise his/her concern using the prescribed Grievance Procedure. Grievances of this nature that may involve or implicate an employee’s manager should be reported directly to the Human Resources Manager.

Any employee or group of employees has the right to discuss their grievances with management at any time. Grievances should be discussed with the immediate Supervisor; the Head of the Department/Unit where applicable and the Human Resources Officer/Manager.

A complaint or report from an employee or group of employees must be made within five (5) working days of the occurrence of the cause of the complaint or knowledge of its existence, failing which the grievance shall be deemed to have been abandoned. A complainant must either be directly affected by or concerned with the subject matter of the complaint. The term complainant may refer to one or more than one employee.

In dealing with complaints the following steps must be pursued:

Stage 1

An employee with a complaint raises it, first with his/her immediate supervisor, who shall investigate the complaint by way of an oral enquiry. In attempting to resolve the problem, the immediate supervisor shall consult the appropriate parties so as to secure a satisfactory solution. An answer must be given to the complainant within five (5) working days of the complaint being received.

An employee may also raise a matter on behalf of a group of employees from his/her department with the supervisor.

Alternatively, a group of employees may raise the matter which affects them. In this case a small delegation from the group may raise the matter and proceed throughout the stages of this procedure in the same way as an employee acting alone.

Stage II

If the matter is not disposed of by the immediate supervisor to the satisfaction of the complainant or if an acceptable solution cannot be found within five (5) working days, unless extended by mutual agreement, the complainant may present his/her case, which must be put in writing to his immediate supervisor’s supervisor or Head of Department/Unit, whichever is applicable, as well as the Staff Representative who should participate in all subsequent stages of the protest. In the event that the immediate supervisor referred to in Step 1 above is the Head of Department, the complaint should be dealt with in accordance with stage 3.
At this stage, the grievance shall be disposed of within five (5) working days from the date of receipt of the complaint and failing disposal thereof the complainant may re-present his/her grievance at the third stage within the following five (5) working days following this failure to dispose

**Stage III**

If no solution has been reached at the second stage, the complainant may, within five (5) working days of the response from the Head of Department, present his/her case, which must be put in writing, to the Human Resources Manager. At this stage the grievance shall be disposed of within ten (10) working days from the date of receipt of the complaint.

**Stage IV**

If no solution has been reached at the third stage, the written grievance shall be referred by the complainant to the CEO along with the written complaint and all other written evidence emanating from all the other stages. The CEO shall dispose of the matter within ten (10) working days from the date of receipt of the complaint. At this stage all concerned shall use their best efforts to arrive at a mutually satisfactory solution.

**Stage V**

If a solution has not been reached at the fourth stage, the written grievance shall be referred to by either the CEO or the Complaint party to the Board of Directors of the Corporation.

**Stage VI**

If a solution has not been reached at the fifth stage, the complainant may present his/her case in writing to the Industrial Disputes Tribunal or any other Tribunal set up for such a purpose. The findings of such a Tribunal are normally binding and can only be reversed on a point of Law.

**Annotations**

In dealing with the foregoing procedure the following additional rules shall apply:

1) Any grievance which is not presented and/or carried forward by the complainant to the next step of this Grievance procedure within the specified time limit, shall be considered as abandoned.

2) At all stages of the procedure, there should be due regard paid to established “best practices” guidelines set out in the Staff Orders for the Public Service where available, as well as in the relevant legislation governing the practice of Industrial Relations.

3) Throughout the stages of the procedure, notes must be recorded and witnesses called as appropriate.
Collective grievances

This procedure is designed to operate when a group of employees wishes to raise a common grievance with the Corporation, whether or not a recognized staff association or trade union represents the employees.

TERMINATION

Retirement

The normal age of retirement for all employees is 60 years for female and 65 for male.

On reaching retirement age, an employee will normally retire on the last day of the birthday month. The Corporation shall advise the employee in writing of the imminent retirement date at least one (1) year in advance.

A retiring employee will be paid full salary to the effective date of retirement, and any additional payments due including pay for any unused portion of vacation leave entitlement, subject to the settlement of any indebtedness to the Corporation.

Late Retirement

There may be instances where the Corporation may consider granting extension of employment after the retirement age is reached, on account of an employee’s demonstrated competence level and physical capacity. On such occasions, at the request of the employer and on agreement by the Board of Directors, the Corporation may approve requests for late retirement.

A retiring employee will be paid their full salary to the effective date of their retirement and any additional payments due including pay for any unused portion of their vacation leave entitlement, subject to the settlement of any indebtedness to the Corporation.

Resignations

Resignation letters shall be addressed to the HR Manager and copied to the employee's supervisor or Head of Department, indicating the effective date of resignation.

All employees are required to give a written notice in accordance with the terms of their contract to allow the Corporation adequate time to process all necessary paperwork and payments due to the employee and to allow sufficient time to reorganize staffing arrangements.

The Corporation reserves the right to effect immediate cessation of employment, with pay for the period that the notice is due, prior to the effective date of resignation. However, where an employee resigns and requests waiver of the notice requirement to the company, no notice pay will be made.
Exit Interview

When an employee is leaving the Corporation an exit interviews shall be conducted, whenever possible, in order to:

• Determine the factors or reasons that influenced the employee decision to resign.
• Determine the employee's attitude towards the job, his/her supervisor/manager, and the Corporation as a whole.
• Ascertain if there are Corporation policies or practices that the employee thinks need to be improved.
• Discuss the employee’s future plans, and offer any available help or advice from Corporation.
• Obtain any other information that will help the Corporation to improve its operation and perhaps contribute to better relationships with employees.

REDUNDANCY

Periodic reorganization and the re-engineering of processes and functions may result in outplacement of functions, once performed by the Corporation, or reduction in the number of persons required to work in a particular area.

In such instances, certain positions may become redundant. The redundancy will result in the severance of the services of the incumbent(s). Where positions are declared redundant, efforts will first be made to redeploy the affected employee(s) to existing vacant position(s) at the Corporation or within the Group, for which his/her attitude, job performance and academic qualification makes him/her suitable. If the Corporation is not able to redeploy the individual(s), his/her employment will be severed.

Where employment has to be severed for reasons of redundancy, the Corporation will ensure that this is conducted in accordance with The Employment (Termination and Redundancy Payment) Act, and all regulations and orders made under this Act will be satisfied. (A copy of this Act can be reviewed in the HR Department).

In certain circumstances, the CEO may decide to request volunteers from groups of employees who may be affected by the redundancy. The Corporation will reserve the right to accept such volunteers or not.

All redundancies must be approved by the Board on the recommendation from the CEO.

The HRD Manager shall offer to employees who are being made redundant, any possible assistance to seek jobs elsewhere, in an attempt to make the redundancy exercise a smooth and painless one.

Dismissal

An employee of the Corporation will be dismissed only for justifiable reasons and after investigations have been conducted into the specific situation and Disciplinary procedures followed. At this point, if it has been decided that the individual’s employment should not be continued, the HR Manger will send a letter to the CEO recommending the employee’s dismissal. If an employee is being dismissed for cause s/he shall not be entitled to notice or payment in lieu of notice.
The decision to dismiss an employee in the Senior Management category for reason other than cause should be approved by the Chairman of the Board of Directors before being implemented.

Dismissal Procedure

If the decision is taken to dismiss an employee, implementation should take place only after there has been an exhaustion of the appeal process. In some instances the employee may be given the opportunity to resign instead of being dismissed. In other situations the CEO and the HR Manager should make the employee aware of the decision.

If an employee resigns or is dismissed from his/her position at the Corporation, his/her final pay shall be computed as follows:

Termination Pay and Refunds

(a) Pay for work done inclusive of allowances and gratuities
(b) Pay in lieu of vacation earned but not taken
(c) Payment in lieu of Notice of Termination – if dismissal is not for cause.

Funds due to the employee as outlined in items (a – c) will be paid less any indebtedness to the Corporation.

ABANDONMENT OF POST

An employee who is absent from work for five (5) consecutive working days without contacting his/her Department Head or the HR Manager shall be deemed to have abandoned his/her job. If management determines that an employee has abandoned his/her job, then the procedure for Termination as is outlined under Dismissal shall be followed.

DEATH

Upon the death of an employee, the HR Manager should be notified immediately. After this notification the Corporation will advise the employee’s nominated beneficiaries on the financial benefits such as Group Life Insurance due to named beneficiaries. The Corporation will notify the relevant providers after which the beneficiary will make direct contact with the provider regarding requirements/arrangements for payout. If there is no named beneficiary, payments will be made to the deceased employee’s estate. Outstanding monies owed by the Corporation to the employee as outlined under Termination Pay/Refund, items (a – c) and (i), will be paid to the beneficiaries after deductions have been made if the deceased owed money to the Corporation. Where no such person(s) has been nominated payment will be made to the deceased’s estate.

Responsibility

The HRD Manager is responsible for ensuring:

1. That the Accounts Department is provided with the requisite information to determine all funds owing to the employee less any indebtedness to the Corporation. The Accounts Department is required to prepare a Statement of Pay, which is to be provided to the employee on his/her last day of employment.
2. That a termination of employment letter is prepared, which is to be co-signed by the CEO, or letter of acknowledgement pertaining to resignation, which will be sent to the Head of the resigning employees department and the Accounts Department.

3. That an exit interview is conducted where possible.

4. The cancellation of Health and Life Insurance policies that were taken out on the employee’s behalf.

5. That the employee returns keys, identification cards and any other property belonging to the Corporation (As per Employee Separation Check List at Appendix...)

6. That the separation is as cordial and non-disruptive as possible.

7. That a P45 Income Tax Form is prepared by the Accounts Department for the employee if such a request is made.
### EXAMPLES OF DISCIPLINARY OFFENCES

#### GROUP A OFFENCES

<table>
<thead>
<tr>
<th>INCIDENT</th>
<th>1st Offence</th>
<th>2nd Offence</th>
<th>3rd Offence</th>
<th>4th Offence</th>
</tr>
</thead>
<tbody>
<tr>
<td>Poor work performance</td>
<td>Recorded verbal warning</td>
<td>Written warning</td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
</tr>
<tr>
<td>Insubordination</td>
<td>Written warning</td>
<td>3 - 5 Days Suspension</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Willful verbal refusal of lawful instruction, disregard for authority, walking away, addressing the senior manager or supervisor in a disrespectful manner</td>
<td></td>
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</tr>
<tr>
<td>Repeated unauthorized absenteeism (e.g. less than 3 working days on duty)</td>
<td>Written warning</td>
<td>3 Days suspension</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Absence without leave or permission for five (5) consecutive working days or more</td>
<td>Dismissal</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Repeated unauthorized late arrival or early quitting without leave or permission (This means 5 times in a 20 day period)</td>
<td>Recorded verbal warning</td>
<td>Written warning</td>
<td>3 Days suspension</td>
<td>Termination of service with notice</td>
</tr>
<tr>
<td>Consumption of food in unauthorized areas</td>
<td>Written warning</td>
<td>3 Days suspension</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Failure to keep equipment or work area for which employee is responsible in proper condition</td>
<td>Recorded verbal warning</td>
<td>Written warning</td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
</tr>
<tr>
<td>INCIDENT</td>
<td>1st Offence</td>
<td>2nd Offence</td>
<td>3rd Offence</td>
<td></td>
</tr>
<tr>
<td>----------</td>
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<td>-------------</td>
<td>-------------</td>
<td></td>
</tr>
<tr>
<td>Engaging in horseplay, or other similar conduct likely to cause injury to persons or damage to property.</td>
<td>Written Warning</td>
<td>5 Days Suspension</td>
<td>Dismissal</td>
<td></td>
</tr>
<tr>
<td>Threatening, intimidating, coercing or interfering with fellow employees</td>
<td>Written Warning</td>
<td>5 Days Suspension</td>
<td>Dismissal</td>
<td></td>
</tr>
<tr>
<td>Disrespectful behaviour</td>
<td>Written warning</td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Deliberately restricting output or intentional slowing down of work.</td>
<td>5 Days Suspension</td>
<td>Dismissal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Using insulting language to clients and colleagues</td>
<td>Written warning</td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Carelessness and failure to observe safety regulations and hygiene rules</td>
<td>Written warning</td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Wilful disregard of rules relating to use of the Corporation’s vehicles</td>
<td></td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Failure to comply with procedures as prescribed in the conditions of service and letter of employment</td>
<td></td>
<td>Final written warning</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Playing cards during official working time or gambling on Corporation’s premises</td>
<td>3 Days suspension</td>
<td>5 Days suspension</td>
<td>Termination of Service with notice</td>
<td></td>
</tr>
<tr>
<td>Loafing or sleeping on duty</td>
<td></td>
<td>5 Days suspension</td>
<td>Termination of service with notice</td>
<td></td>
</tr>
<tr>
<td>Sexual misconduct on the Corporation’s premises</td>
<td>5 Days Suspension</td>
<td>Dismissal</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### GROUP C OFFENCES

#### INCIDENT

<table>
<thead>
<tr>
<th>Offence</th>
<th>Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Unauthorized consumption on the premises of intoxicating liquor and/or habit forming drugs or being under the influence of such substances whilst on duty or offering to any other person, or having in his possession intoxicating substances whilst on the premises.</td>
<td>May be summarily dismissed, (without notice) if so decided following a proper hearing.</td>
</tr>
<tr>
<td>ENTERING OR REMAINING ON THE CORPORATION’S PREMISES Whilst IN A STATE OF INTOXICATION.</td>
<td></td>
</tr>
<tr>
<td>SMOKING IN AREAS WHERE “NO SMOKING” SIGNS ARE EXHIBITED.</td>
<td></td>
</tr>
<tr>
<td>REFUSING TO EXECUTE ANY REASONABLE AND LAWFUL ORDER GIVEN BY A SUPERVISOR OR INCITING OTHER EMPLOYEES TO REFUSE.</td>
<td>Remove to “Written warning, Suspension 7 days, Dismissal”</td>
</tr>
<tr>
<td>FIGHTING OR ASSAULTING OTHERS Whilst ON THE PREMISES OR ATTEMPTING TO INJURE IN ANY OTHER WAY OR INTIMIDATE AN EMPLOYEE.</td>
<td></td>
</tr>
<tr>
<td>BEING IN POSSESSION OF A FIRE-ARM OR OTHER DANGEROUS WEAPON ON THE PREMISES WITHOUT AUTHORITY GRANTED BY MANAGEMENT.</td>
<td></td>
</tr>
<tr>
<td>SIGNING IN OR OUT ON BEHALF OF ANOTHER EMPLOYEE OR MAKING UNAUTHORIZED ALTERATIONS TO THE ATTENDANCE RECORDS.</td>
<td></td>
</tr>
<tr>
<td>FALSIFICATION OF COMPANY’S RECORDS.</td>
<td></td>
</tr>
<tr>
<td>PROVEN THEFT OR FRAUD OR WILFUL deceit OR BEING AN ACCESSORY THERETO OR MAKING AN ATTEMPT THEREAT</td>
<td></td>
</tr>
<tr>
<td>BEING IN POSSESSION OF COMPANY PROPERTY WITHOUT PERMISSION.</td>
<td></td>
</tr>
<tr>
<td>COMMITTING VIOLENCE OR INCITING OTHER EMPLOYEES TO VIOLENCE</td>
<td></td>
</tr>
<tr>
<td>WILFUL NEGLECT OF OR DESTRUCTION OF THE CORPORATION’S PROPERTY, MACHINERY, EQUIPMENT ETC.</td>
<td></td>
</tr>
<tr>
<td>ARRANGING UNAUTHORIZED MEETING</td>
<td></td>
</tr>
<tr>
<td>GROSS INSUBORDINATION (THREATENING OR USING INDECENT LANGUAGE TO A DIRECTOR, MANAGER OR SUPERVISOR, ABUSIVE LANGUAGE, WILFULLY KNOCKING ANYTHING FROM THE HANDS OF A MANAGER/SUPERVISOR ETC.)</td>
<td></td>
</tr>
<tr>
<td>REVEALING OF SECRET OR CONFIDENTIAL INFORMATION TO UNAUTHORIZED PERSONS RELATING TO THE OPERATIONS OF THE CORPORATION.</td>
<td></td>
</tr>
<tr>
<td>USING CONFIDENTIAL INFORMATION FOR OWN PURPOSES (UNAUTHORIZED USE OR DISCLOSURE OF INFORMATION OBTAINED AS A RESULT OF JOB PLACEMENT. (5 DAYS SUSPENSION, DISMISSAL)</td>
<td></td>
</tr>
<tr>
<td>UNDERTAKING WITHOUT PERMISSION ANY PRIVATE AGENCY WORK IN DIRECT COMPETITION WITH THE CORPORATION.</td>
<td></td>
</tr>
<tr>
<td>AN EMPLOYEE WHO PRIOR TO HIS CONFIRMATION OF EMPLOYMENT HAD PREVIOUSLY BEEN GUILTY OF A CRIMINAL OFFENCE, AND HAD FAILED TO DISCLOSE THIS INFORMATION.</td>
<td></td>
</tr>
<tr>
<td>ADVERSELY PORTAYS THE IMAGE AND BUSINESS OF THE CORPORATION THROUGH COMMENTS, STATEMENTS, AND ALLEGATIONS TO CLIENTS, CUSTOMERS AND SUPPLIERS.</td>
<td></td>
</tr>
<tr>
<td>SOLICITING OR ACCEPTING BRIBES FROM CUSTOMERS OR ANY OTHER PERSON.</td>
<td></td>
</tr>
</tbody>
</table>

It is obviously not practical to specify all offences, and the above schedule has therefore been confined to those that are more or less, common to the Corporation’s operations.

The schedule will be generally followed, but the Corporation reserves the right to treat any offence against its rules and regulations, on the merit of the case.

As the Schedules show, disciplinary measures will be more severe if previous offences are recorded on the employee’s file.
Policy Administrator
Public Broadcasting Corporation of Jamaica.

March 11, 2011.