BAXTER COUNTY QUORUM COURT AGENDA APRIL 2, 2024

THE BAXTER COUNTY QUORUM COURT WILL MEET FOR REGULAR SESSION ON <u>TUESDAY</u>, <u>APRIL 2, 2024 AT 6:00 PM</u> IN THE 2ND FLOOR COURTROOM OF THE COURTHOUSE, WITH JUDGE KEVIN LITTY PRESIDING.

- CALL TO ORDER
- DISPOSITION OF MINUTES FROM PREVIOUS MEETING
- TREASURER REPORT
- COMMITTEE REPORTS: Personnel Committee & Budget Committee
- PRESENTATION: Kim Crow-Sheaner Library
- OLD BUSINESS
- NEW BUSINESS
 - 1. AN ORDINANCE APPROPRIATING FEES AND REIMBURSEMENTS RECEIVED IN THE MONTH OF FEBRUARY TO THE SHERIFF'S OFFICE 2024 BUDGET.
 - 2. AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$136,601.00 FROM ROAD AND BRIDGE FUND (#2000) INTO THE ROAD AND BRIDGE DEPARTMENT 2024 BUDGET.
 - 3. AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT \$1,000.00 FROM COUNTY GENERAL FUND (#1000) INTO THE MISCELLANEOUS REIMBURSEMENTS 2024 BUDGET.
 - 4. AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$48,465.00 FROM THE BOATING SAFETY/WATER PATROL FUND (#3019) INTO THE BOATING SAFETY/WATER PATROL 2024 BUDGET.
 - AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$67,000.00 FROM JAIL MAINTENANCE & OPERATION FUND (#3401) INTO THE JAIL MAINTENANCE AND OPERATION 2024 BUDGET.
 - 6. AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$25,000.00 FROM JAIL MAINTENANCE & OPERATION FUND (#3401) INTO JAIL MAINTENANCE & OPERATION 2024 BUDGET.
 - 7. AN ORDINANCE TO APPROPRIATE FUNDING FOR TWO FULL-TIME PATROL DEPUTY POSITIONS IN THE BAXTER COUNTY SHERIFF'S OFFICE AND TWO TEMPORARY FULL-TIME POSITIONS IN THE BAXTER COUNTY JAIL; AND TO FUND THE PURCHASE OF A NEW YEHICLE AND EQUIPMENT IN THE BAXTER COUNTY SHERIFF'S OFFICE.
 - 8. AN ORDINANCE APPROVING THE FUNDING OF A FULL-TIME SECRETARY POSITION IN THE PUBLIC DEFENDER'S OFFICE FOR THE REMAINDER OF THE YEAR 2024.

- 9. AN ORDINANCE APPROVING THE FUNDING OF A TEMPORARY FULL-TIME DEPUTY ASSESSOR POSITION IN THE ASSESSOR'S OFFICE.
- 10. AN ORDINANCE ADOPTING REVISIONS AND ADDITIONS TO THE BAXTER COUNTY PERSONNEL POLICY AND THE BAXTER COUNTY SHERIFF'S OFFICE POLICY; AND TO DECLARE AN EMERGENCY.
- 11. AN ORDINANCE ENACTING REVISIONS TO THE CODE OF ORDINANCES FOR THE COUNTY OF BAXTER, STATE OF ARKANSAS; AND DECLARING AN EMERGENCY.
- ANNOUNCEMENTS:
- ADJOURNMENT

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FEES AND REIMBURSEMENTS RECEIVED IN THE MONTH OF FEBRUARY TO THE SHERIFF'S OFFICE 2024 BUDGET.

Article 1: <u>Affirmation.</u> This court affirms that the Baxter County Sheriff's Office has collected the following fees, reimbursements and donations in excess of the anticipated budgeted revenue amount in the month of February 2024:

\$ 82.50	received from DWI Fines from District Court
\$ 3,775.00	received from Act 770 Fees
\$ 5,691.25	received for Installment Fees
\$ 70.00	received for Animal Claim
\$ 95.00	received Reimbursement Court Ordered Restitution (Extradition-Prisoner Transport)
\$ 1,000.00	received Donation (cash)
\$ 50.00	received Animal Adoption
\$ 125.00	received VIN Checks
\$ 224.77	reimbursement Inmates' Medical
\$ 417.33	reimbursement Inmate Prescriptions (Sent from BXSO to Treasurer's Office)
\$ 75.00	reimbursement (cash)
\$ 320.00	reimbursement (cash)

Article 2: <u>Appropriation</u>. It is necessary to appropriate said monies totaling <u>\$11,925.85</u> to the appropriate line items in the Sheriff's Office 2024 budget.

There is hereby appropriated from the 2024 County General Fund (#1000) \$4,077.50 for the following designated expenditures:

- \$ 3,900.00 to GL# 1000-0400-2001 (Sheriff: General Supplies)
- \$ 177.50 to GL# 1000-0400-2007 (Sheriff: Fuel, Oil & Lubricants)

There is hereby appropriated from the 2024 Animal Control Fund (#1800) \$1,195.00 for the following designated expenditures:

\$ 1,195.00 to GL #1800-0191-2001 (Animal Control: General Supplies)

There is hereby appropriated from the 2024 Sheriff's Special Projects Fund (#3400) \$5,691.25 for the following designated expenditures:

\$ 5,691.25 to GL# 3400-0400-3003 (Sheriff's Projects – Computer Services)

There is hereby appropriated from the 2024 County Jail Fund (#3401) \$962.10 the following designated expenditures:

- \$ 417.33 to GL# 3401-0418-2004 (Jail: Medicine & Drugs)
- \$ 320.00 to GL# 3401-0418-2005 (Jail: Food)
- \$ 224.77 to GL# 3401-0418-3006 (Jail: Med, Den & Hosp)

Article 3: Effective Date. This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	APPROVED:
	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK SPONSOR: Date Adopted: Votes: For: Against: Abstain: Present: Absent:	

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$136,601.00 FROM ROAD AND BRIDGE FUND (#2000) INTO THE ROAD & BRIDGE DEPARTMENT 2024 BUDGET.

Article 1. Affirmation: It is necessary to appropriate funds in the amount of \$136,601.00 from Road and Bridge revenue fund into the Road & Bridge Dept. 2024 Budget for the purchase of a new dump truck to replace a dump truck that was lost due to an accident.

Article 2. <u>Appropriation:</u> The Quorum Court authorizes the IT Manager to make the following appropriation into the designated line item:

\$ 136,601.00 to #2000-0200-4005 (Purchase of Vehicles)

Article 3. <u>Effective Date:</u> This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	AF	PPROVED:		
		EVIN LITTY, COU	INTY JUDGE	
attest:				
		_		
CANDA J. REESE, COUNTY CLI				
SPONSOR:		_		
Date Adopted:		_		
Votes: For: Aga	ainst: <u> </u>		•	
Abstain: Present:	_ Absent:	<u>.</u>		

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$1,000.00 FROM COUNTY GENERAL FUND (#1000) INTO THE MISCELLANEOUS REIMBURSEMENTS 2024 BUDGET.

Article 1. Affirmation: It is necessary to appropriate funds in the amount of \$1,000.00 from County General Fund (#1000) into Miscellaneous Reimbursements 2024 Budget. The funds will be used for a tax payment from 2023.

Article 2. <u>Appropriation:</u> The Quorum Court authorizes the IT Manager to make the following appropriation into the designated line item:

\$ 1,000.00 to GL#1000-0154-1052 (Misc Reimb.)

Article 3. <u>Effective Date:</u> This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	APPROVED:	
	KEVIN LITTY, COUNTY JUDGE Date Signed:	_
ATTEST:		
CANDA J. REESE, COUNTY CLERK		
SPONSOR:		
Date Adopted:		
/otes: For: Against:	·	
Abstain: Present Ab	reant .	

APPROPRIATION ORDINANCE NO. 2024 -	
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BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$48,465,00 FROM THE BOATING SAFETY/WATER PATROL FUND (#3019) INTO THE BOATING SAFETY/WATER PATROL 2024 BUDGET.

Article 1: Affirmation. The Sheriff is requesting that available funds in the amount of \$48,465.00 in the Boating Safety/Water Patrol Fund (#3019) be moved into line items in the Boating Safety/Water Patrol 2024 Budget for the purpose of appropriate assignment of expenditures and for extra help in the Personal Services line items.

Article 2: Appropriation. The Quorum Court authorizes the IT Manager to make the following appropriation into the designated line items:

- 10,000.00 appropriated to GL #3019-0424-1003 (Extra Help)
- 765.00 appropriated to GL #3019-0424-1006 (Social Security) \$
- \$ 1,532.00 appropriated to GL #3019-0424-1007 (Retirement)
- 155.00 appropriated to GL #3019-0424-1010 (Work Comp)
- \$ 13.00 appropriated to GL #3019-0424-1011 (Unemployment)
- \$ 15,000.00 appropriated to GL #3019-0424-2002 (Small Equip)
- 10,000.00 appropriated to GL #3019-0424-2023 (Parts and Repairs)
- 1,000.00 appropriated to GL #3019-0424-3094 (Meals & Lodging)
- 10,000.00 appropriated to GL #3019-0424-3101 (Training and Education)

Article 3: Effective Date. This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	APPROVED:
	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK SPONSOR: Budget Committee	<u> </u>
Date Adopted:	
Votes: For: Against: Absialn: Present: Absent:	

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$67,000.00 FROM JAIL MAINTENANCE & OPERATION FUND (#3401) INTO THE JAIL MAINTENANCE & OPERATION 2024 BUDGET.

Article 1. Affirmation: the Sheriff is requesting that available funds in the amount of \$67,000.00 in the Jail Maintenance & Operation Fund (#3401) be moved into line items in the Jail Maintenance & Operation 2024 budget for the purpose of appropriate assignment of expenditures.

Article 2. <u>Appropriation:</u> The Quorum Court authorizes the IT Manager to make the following appropriation into the designated line items:

- \$ 25,000.00 to #3401-0418-2002 (Small Equipment)
- \$ 2,000.00 to #3401-0418-3094 (Meals & Lodging)
- \$ 30,000.00 to #3401-0418-3102 (Computer Software & Maint.)
- \$ 10,000.00 to #3401-0418-3220 (Adult Detention)

Article 3. Effective Date: This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	APPROVED:
	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK SPONSOR: Budget Committee	· .
Date Adopted:	
Votes: For: Against:_	<u> </u>
Abstain: Abs	ent:

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROPRIATING FUNDS IN THE AMOUNT OF \$25,000.00 FROM JAIL MAINTENANCE & OPERATION FUND (#3401) INTO THE JAIL MAINTENANCE & OPERATION 2024 BUDGET.

Article 1. Affirmation: It is necessary to appropriate funds in the amount of \$25,000.00 from Jail Maintenance & Operation Fund (#3401) into the Jail Maintenance & Operation 2024 Budget to pay for the Provision of THEIA AI Software License for the Agency's SOTER RS Full Body Security Scanning System.

Article 2. <u>Appropriation:</u> The Quorum Court authorizes the IT Manager to make the following appropriation into the designated line item:

\$ 25,000.00 to #3401-0418-3102 (Computer Software & Maint.)

Article 3. <u>Effective Date:</u> This appropriation ordinance shall be effective immediately upon its passage by the quorum court.

	APPROVED:
	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK SPONSOR:	<u> </u>
Date Adopted:	
Votes: For: Against:	• •
Abstain: Present: Absent;	·

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE TO APPROPRIATE FUNDING FOR TWO FULL-TIME PATROL DEPUTY POSITIONS IN THE BAXTER COUNTY SHERIFF'S OFFICE AND TWO TEMPORARY FULL-TIME JAILER POSITIONS IN THE BAXTER COUNTY JAIL; AND TO FUND THE PURCHASE OF A NEW VEHICLE AND EQUIPMENT IN THE BAXTER COUNTY SHERIFF'S OFFICE.

Article 1. <u>Affirmation:</u> The Baxter County Personnel Committee approved a request made by Sheriff Montgomery to add two full-time Patrol Deputy positions in the Baxter County Sheriff's Office and two temporary full-time Jailer positions in the Baxter County Jail; and approved funding for the purchase of a new vehicle and equipment for the Baxter County Sheriff's Office.

Article 2. Appropriation: The Baxter County Budget Committee approved funding for two full-time Patrol Deputy positions and a new vehicle and equipment in the Baxter County Sheriff's Office and two temporary full-time Jailer positions in the Baxter County Jail. The new vehicle and equipment and two full-time Patrol Deputy positions will be funded for the remainder of budget year 2024 from County General Fund (#1000) and two temporary full-time Jailer positions will be funded from the Jail Maintenance & Operation Fund (#3401) from April – August 2024.

<u>Section 1.</u> The addition of two full-time Patrol Deputy positions, a new vehicle and equipment in the Baxter County Sheriff's Office and two temporary full-time Jailer positions in the Baxter County Jail is hereby approved.

<u>Section 2.</u> The Baxter County Quorum Court authorizes the IT Manager to make the following appropriations within the Baxter County Sheriff's Office and the Baxter County Jail 2024 budgets:

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A. $31,139.37 to GL #1000-0400-1001 (FT Salaries)
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G. $19,500.00 to GL #1000-0400-2002 (Small Equipment)
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J. $28,733.09 to GL #3401-0418-1001 (FT Salaries)
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B. \$ 2,382.16 to GL #1000-0400-1006 (Social Security)

C. \$ 4,770.55 to GL #1000-0400-1007 (Retirement)

D. \$ 3.025.00 to GL #1000-0400-1009 (Health Ins)

E. \$ 644.00 to GL #1000-0400-1010 (Work Comp)

F. \$ 38.92 to GL #1000-0400-1011 (Unemployment Comp)

H. \$14,000.00 to GL #1000-0400-2006 (Clothing & Uniforms)

I. \$ 4,440.00 to GL #1000-0400-4005 (Purchase of Vehicle)

K. \$ 2,198.08 to GL #3401-0418-1006 (Social Security)

L. \$ 4,401.91 to GL #3401-0418-1007 (Retirement)

M. \$ 1,210.00 to GL #3401-0418-1009 (Health Ins)

N. \$ 421.00 to GL #3401-0418-1010 (Work Comp)

O. \$ 35.92 to GL #3401-0418-1011 (Unemployment Comp)

Article 3. <u>Effective Date:</u> This re-appropriation ordinance shall be effective immediately upon its passage by the quorum court.

			APPROVED:
			KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:			
CANDA J. REE SPONSOR: <u>Bu</u>	•		
		uee	
Date Adopted:			
Votes: For:		Against:	
Abstain:	Present:	Absent:	

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROVING THE FUNDING OF A FULL-TIME SECRETARY POSITION IN THE PUBLIC DEFENDER'S OFFICE FOR THE REMAINDER OF THE YEAR 2024.

Article 1: Affirmation. The Baxter County Budget Committee approved a request made by Public Defender Dan Hancock to fund a Full-time Secretary position in the Public Defender's Office for the year 2024. The funding for the Full-time Secretary Position for the year 2024 Public Defender's Fund (#3024) will come from funds from Marion County and Baxter County.

The funding for a Full-time Secretary position for the year 2024 in the Public Defender's Office is hereby approved.

Article 2: <u>Appropriation.</u> The Baxter County Quorum Court authorizes the IT Manager to make the following changes and appropriations within the Public Defender's 2024 Budget.

\$ 26,697.60 to GL #3024-0417-1001 (Full-time Salaries)

- \$ 2,042.37 to GL #3024-0417-1006 (Social Security)
- \$ 4,090.07 to GL #3024-0417-1007 (Retirement)
- \$ 4,235.00 to GL #3024-0417-1009 (Health Insurance)
- \$ 25.42 to GL #3024-0417-1010 (Work Comp)
- \$ 42.72 to GL #3024-0417-1011 (Unemployment Comp)

Total \$37,133.17 to be appropriated.

Article 3: <u>Effective Date.</u> This appropriation ordinance shall be effective immediately upon its passage by the Quorum Court.

			APPROVED:	
			KEVIN LITTY, COUNTY JUDGE Date Signed:	
ATTEST:				
SPONSOR: <u>B</u>	SE, COUNTY C	_	· · ·	
Date Adopted:			···	
Votes: For:	<i>F</i>	Against:		
Abstain:	Present:	Absent	-	

ADDDODDIATION	ODDING NICE NO.	2024
APPROPRIATION	URDINANCE NO.	2024 -

BE IT ENACTED BY THE QUORUM COURT OF BAXTER COUNTY, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE APPROVING THE FUNDING OF A TEMPORARY FULL-TIME DEPUTY ASSESSOR POSITION IN THE ASSESSOR'S OFFICE.

Article 1: <u>Affirmation.</u> The Baxter County Budget Committee approved a request made by Assessor Jayme Nicholson to fund a Temporary Full-time Deputy Assessor Position in the Assessor's Office. The Temporary Full-time Deputy Assessor Position will be funded for the remainder of 2024 from funds available in the County General Revenue Fund (#1000).

The funding of a Temporary Full-time Deputy Assessor position in the Assessor's Office is hereby approved.

Article 2: <u>Appropriation.</u> The Baxter County Quorum Court authorizes the IT Manager to make the following appropriations to the following designated line items:

\$15,369.28 from GL #1000-0105-1002 (PT Salaries) to GL #1000-0105-1001 (FT Salaries)

\$13,586.73 to GL #1000-0105-1001 (Full-time Salaries)

\$ 1,039.38 to GL #1000-0105-1006 (Social Security)

\$ 1,678.46 to GL #1000-0105-1007 (Retirement)

\$ 4,235.00 to GL #1000-0105-1009 (Health Insurance)

\$ 14.36 to GL #1000-0105-1010 (Work Comp)

\$ 16.98 to GL #1000-0105-1011 (Unemployment Comp)

Total \$20,570.91 new funds to be appropriated.

Article 3: Effective Date. This appropriation ordinance shall be effective immediately upon its passage by the Quorum Court.

			APPROVED:		
			KEVIN LITTY, COUNTY JUDGE Date Signed:		
ATTEST:					
CANDA J. REES	•				
SPONSOR: <u>Bud</u>	get Committe	<u>e</u>			
Date Adopted: _					
Votes: For:		Against:			
Abstain:	Present:	Absent:			

ORDINANCE NO. 2024 -

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF BAXTER, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE ADOPTING REVISIONS AND ADDITIONS TO THE BAXTER COUNTY PERSONNEL POLICY AND TO THE BAXTER COUNTY SHERIFF'S OFFICE POLICY; AND TO DECLARE AN EMERGENCY.

Article 1: Affirmation It has been determined by the Baxter County Personnel Committee that changes, additions and new upgrades in the Baxter County Personnel Policy and the Baxter County Sheriff's Office Policy manuals are necessary to improve the overall effectiveness and efficiency of Baxter County Government. The Baxter County Sheriff's Office has provided evidence authorized by the Courts of Baxter County to Time Liability Control, Holiday Leave, and FMLA Leave within the Baxter County Sheriff's Office Policy for Baxter County Sheriff's Office employees. Baxter County has provided evidence authorized by the Courts of Baxter County to Time Liability Control, Holiday Leave, FMLA Leave, Sick Leave, Vacation Leave, Personal Leave, Inclement Weather Policy, Termination of Employment Policy, and Employee Attendance within the Baxter County Personnel Policy for Baxter County employees.

<u>Section 1.</u> The Baxter County Quorum Court hereby approves the changes and additions, as shown by attached Exhibit "A", within the Baxter County Personnel Policy and Exhibit "B", within the Baxter County Sheriff's Office Policy are hereby approved and implemented.

Section 2. SERVERIBILITY CLAUSE. If any provision or section of this Ordinance is held invalid by a court of competent jurisdiction, such invalidity shall not affect other provisions and sections on the Ordinance and shall be severable.

<u>Section 7.</u> CODIFICATION. This Ordinance is to be codified in the Baxter County Code of Ordinances, §240.00, paragraph (1) and (2) and supersedes all previous Personnel Policies coded therein.

Article 2: <u>Effective Date</u> This Ordinance being necessary for the preservation of public peace, health, and safety, an emergency is hereby declared. This Ordinance shall be in full force and in effect from and after the date of its approval and passage.

Article 3: <u>Emergency Clause</u> An emergency is hereby declared to exist, and this Ordinance shall be in full force and effect immediately upon its passage and approval by the Baxter County Quorum Court.

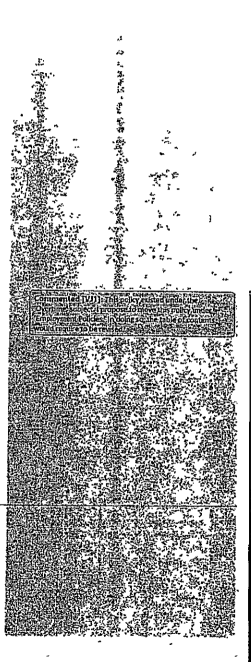
	APPROVED:
·	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK SPONSOR: Personnel Committee	
Date Adopted:	
Votes: For: Against: Abstain: Present: Absent:	

Baxter County Exhibit "A"

200.00 Employment Policies ROPOSED

200.01 At-Will Employment
200.02 Claims of Property Interest in Employment
200.03 Equal Employment Opportunity
200.04 Anti-Harassment Policy
200.05 Disabilities Policy
200.06 Genetic Information Nondiscrimination Policy
200.07 Immigration Reform and Control Acts
200.08 Political Activity
200.09 Social Media Policy
200.10 Freedom of Information Act
200.11 County Property Policy
200.12 Technology Resources Policy
200.13 Constitutionally Protected Conduct
200.14 Drug-Free, Alcohol-Free and Tobacco-Free Workplace Policy
200.15 Outside Employment

200.01 At-Will Employment
200.02 Claims of Property Interest in Employment
200.03 Equal Employment Opportunity
200.04 Employment Opportunity
200.05 Anti-Harassment Policy
200.06 Disabilities Policy
200.07 Genetic Information Nondiscrimination Policy
200.08 Immigration Reform and Control Acts
200.09 Political Activity
200.06 Political Activity
200.06 Freedom of Information Act
200.07 County Property Policy
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200.07 Technology Resources Policy
200.07 Constitutionally Protected Conduct
200.07 Drug-Free, Alcohol-Free and Tobacco-Free Workplace Policy
200.07 Outside Employment

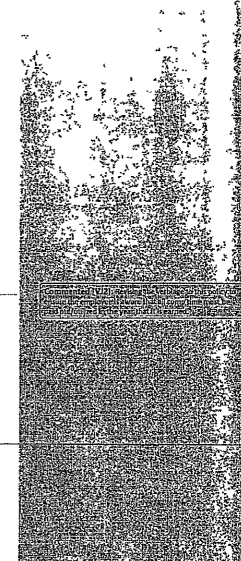


400.05-Overtime-Work-and-Leave-Time-Liability-Control-Procedure

200:04 Time Liability Control

PROPOSED

- (1) Each exempt and non-exempt County employee is to utilize the timekeeping system and shall personally submit hours for approval. This certifies that the recorded hours worked, and leave taken are correct. In the event that circumstances prevent personal submission of time records, the County elected official or supervising department head are the only alternatives to complete the task. Furthermore, for the week(s) affected, the employee shall furnish a signed paper time sheet to the Payroll department for legal purposes.
- (2) The signed/certified employee time sheets shall be timely provided to the County Clerk's Office at the end of each pay period to be kept as a permanent record (for at least five years). Electronic time data will be stored indefinitely in the County Electronic Back-up Storage.
- (3) The County Clerk will calculate payroll for all employees, including overlime pay (non-exempt employees), vacation leave pay, sick leave pay, personal leave pay, and holiday pay, based on the submitted, approved, and certified time sheets and in reliance upon the employees' certification that the hours worked, and the leave time taken are correct.
- (4) The County Clerk shall keep a record of accumulated compensatory time, sick leave time, personal leave time, and vacation leave time, showing all such time earned and all such leave time taken by the employees who have earned such time.
- (5) The County Clerk shall provide a monthly report to the County Treasurer, the County Judge, and the Quorum Court, reporting the amount of the County's accrued leave liability.
- (6) The County Clerk shall issue an overlime check to an employee any time the employee's total hours of accrued compensatory time exceed the compensatory time limit set by the Quorum Court in the County's Personnel Policy, Any hours over 40 will be paid out as overtime on their next paycheck.
- (7) Accrued compensatory time accumulated by County employees throughout the year shall be paid in full at the end or the year in which it was partied;
- (8) The Quorum Court shall use its appropriation power (including re-appropriation power) to modify the County's budget throughout the year so that the County has the funds to pay the compensatory time debt.



300.05 Termination of Employment

RROPOSED

Termination of employment is an inevitable part of personnel activity within any organization, and many reasons for termination are routine. Below are some common circumstances under which employment is terminated:

Resignation - voluntary employment termination initiated by an employee.

Discharge - involuntary employment termination initiated by the County.

Layoff -- involuntary employment termination initiated by the County for non-disciplinary reasons.

Retirement – voluntary employment termination initiated by the employee meeting age, length of service, and any other criteria defined by APERS for retirement from the County.

Because employment with the County is based on mutual consent, both the employee and the County have the right to terminate employment at will, with or without cause at any time.

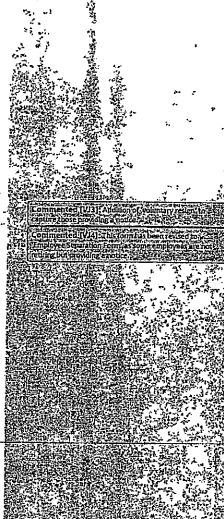
Employee benefits will be affected by employment termination in the following manner: Regular, full-time employees who have been employed by the County for one (1) year or more, who resign from the job in good standing, shall be compensated for vacation leave and Personal Days accrued up to the date of resignation, but not to exceed one (1) year's allowance of vacation leave and Personal Days as defined in policy,

Voluntary Resignation and Retirement

The County must plan its budgets and activities well in advance. Should you decide to resign please notify your supervisor in writing at least two (2) weeks in advance. Should you plan to retire of voluntarily resign please complete an "Intent to Retire" Employee Separation Formand schedule a time to meet with Human Resources and Payroll at least three-menties in advance when possible as soon as possible. This will allow sufficient time to complete APERS documentation and discuss benefit payouts and insurance options.

Final Pay Policy

Final paychecks will be issued in the form of a paper check, regardless of prior methods, which will be available from the Elected Official or Department Head on the next pay day following termination of employment. All County owned property including vehicles, uniforms, keys, badges, or other items issued by the County must be returned before final pay is released.



400.03 Employee Attendance

PROPOSED

The Baxter County attendance policy applies to all exempt and non-exempt employees regardless of position or type of employment. As public servants, timely and consistent attendance is an essential job function of every employee of the County. It is expected that all employees will work during the stated office hours set by each Elected Official. Call-in procedures are set by individual executive office policies.

Employees are responsible for monitoring their hours through the Employee Portal and must be diligent in recording hours to not interrupt compensation.

County employees will be permitted absence without prior authorization under only the following conditions: (1) emergency, (2) Initializate family sickness or funeral, (3) Example 16 inclement weather conditions where the employee is unable to travel safely; (4) other, if subsequently approved by the employee's supervisor.

Excused absences with prior or contemporaneous authorization are governed by the leave policies set forth separately in this policy.

Communication with a direct supervisor is required when arriving late or leaving early is unavoidable. Unexcused or unreported absences for three days will be considered job abandonment.

Excessive absenteeism (with or without supplemental PTO), sick leave abuse, or a willfully tardy trend may result in disciplinary action, up to and including termination.

400.08 Inclement Weather Policy

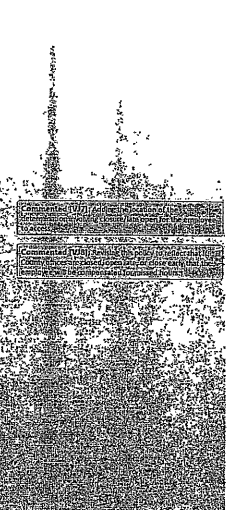
PROPOSED

The general policy regarding inclement weather is that Baxter County government offices do not normally close because of hazardous driving conditions. However, the obligation to provide services to the citizens of Baxter County must be balanced with the risk of danger to the public and to County employees. It is, therefore, appropriate that guidelines which reflect the need for the safety of our citizens and employees be established. In the event of early morning severe inclement weather conditions, the Judge's Office will determine whether this inclement weather policy will be placed into effect and will amounce its implementation before 6:30 am, if possible. To the focal radio station: Employees should distance the implementation before 6:30 am, if possible. To the focal radio station: Employees should distance the formation of the focal radio station in the result of the focal radio station in the result of the focal radio station is the result of the focal radio station of t

- (1) [[hartindges][chrosinionines][harteakiet zonnystwenmentomes with eloteatione noticlement weather the continue of the conti
- *Use an earned day of vacation,
- Use any other paid-time off-due to the employee that was earned prior to his/her absence due to Inclement weather.
- -Take time off without pay-
- Employees may choose to come in to work, if they believe they can do so safely, and with the approval of the Elected-Official or Department Head
- -Employees may work from home-with the approval of their Elected Official.

(2) When severe inclement weather occurs during office from state (2000) iclass and Department Heads will frave the Idiscretion for allow employees to leave work early for selety reasons and amployees shall be compensated for the remaining time equal to the regular shift ending

- (3) Sick leave cannot be used to cover an absence caused by inclement weather.
- (i) When severe inclement weather occurs during office hours. Elected Officials and Department Heads will have the discretion to allow employees to leave work early for safety reasons. Decisions to allow employees to leave work early for safety reasons. Decisions to allow employees to leave work early, however, should recognize the requirement to maintain designated critical personnel and assure service delivery to the clitzens for the full workday. Employees who report late on the job, or could leave early, will have the same options listed above for the number of hours not worked fin quarter hour increments).



500.00 Performance, Discipline, Layoff, and Termination 500.00 Administrative Leave and Other Benefits:

500.01 Group Insurance Programs
500.02 Holiday-Leave
500.03 Vacation-Leave
500.04 Sick-Leave
500.05 Personal Days
500.06 Donation of Paid-Leave
600.07 FMLA Leave
600.08 Leave Without Pay
500.09 Military-Leave
500.10 Jury/Witness Leave
500.11 Emergency-Leave
500.12 Occupational/Accidental Injury-Leave
500.13 Service Awards
600.14 Retiree Medical Benefits

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500.01 Vacation Leave

PROPOSED

Each full-time employee of Baxier County shall accrue vacation leave as follows:

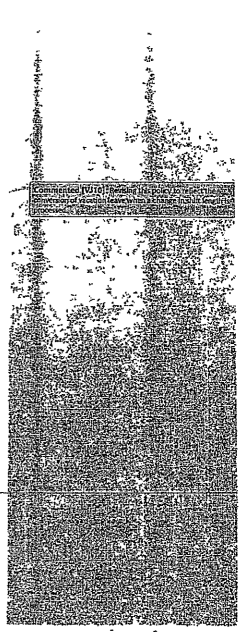
1-4 Years: 15 Days 5-9 Years: 20 Days

10+ Years: 25 Days

Days will be converted to hours based upon the Employee's regular work schedule hours and applied prorated per month. Accrued vacation leave shall not exceed 240 hours for 8-hour employees, 290 hours for 10-hour employees, or 348 hours for 12-hour employees. This includes a maximum carryover of 48 hours for 12-hour shift employees and 40 hours for non-12-hour shift employees.

in the event an employee changes their shiftlength; vacation hours available as for the effective date reflected for the Mountain of the chief of th

Vacation leave for employees may be taken in increments as low as .25 hours (15 minutes). Vacation leave shall not be taken unless earned, therefore, employees are not permitted to borrow against leave days to be accrued in the future. Vacation accrual occurs on the date of the employee's anniversary. Therefore, all vacation leave above 40 hours (48 for 12- hour shift employees) on the employee's anniversary date will be automatically forfeited. Employees will be paid for accrued but unused vacation leave, unless employed for less than 12 consecutive months, at his/her most current hourly rate of pay, following termination of employment unless terminated for cause.



500.02 Sick Leave

PROPOSED

Sick leave is paid time off work for an employee or their immediate family who is sick or injured.

A non-exempt full-time employee of Baxter County shall accrue 20 working days per year of pald sick feave, accruing at the beginning of the month following 30 days of continuous full-time employment. Days will be converted to hours based upon the employee's regular work schedule and applied prorated per month. Non-Exempt employees shall accumulate a maximum of ninety (90) working days of sick leave. Accrued sick leave shall not exceed 720 hours for 8-hour employees, 900 hours for 10-hour employees, and 1080 hours for 12-hour civilian employees.

in the event an employeetchanges their shiftle not it sick fours available as of the effective datured in the convenient of the effective datured in the convenient of the large was healthed length.

If, at the end of his or her term of service, upon retirement or death, whichever occurs first, any non-exempt employee who works for the County for five (5) consecutive years or longer and leaves for any purpose other than termination for cause, shall be paid for this sick leave at the regular rate of pay in effect at the time of retirement or death.

In the event of three consecutive absences where sick leave is utilized, a doctor's note may be required by the supervising elected official or department head.

Effective January 1, 2024

Any non-exempt employee hired on or after January 1, 2024, shall be compensated for their remaining sick leave at the below percentages at termination, unless terminated for cause.

1-4 Years: 0%

5-9 Years: 50%

10+ Years: 100%

Exempl employees do not accrue sick leave.

500.03 Personal Leave

PROPOSED

All regular full-time employees will receive two (2) paid personal days the first of the month following thirty (30) days of continuous employment. These two Personal Days will be converted to hours based on shift for limit and shall be awarded annually on the anniversary date of the employee. Eligible employees should submit their request for time off for these days within a reasonable period of time, for approval given by the immediate supervisor. Personal days off not used within one year may not be carried over past the employee's anniversary hire date.

influe event an employee changes thoir shift length, personal hours; available as of the effective date reflected on the change special hours;

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500.04 Holiday Leave

PROPOSED

The County will be closed, and all County employees will be granted paid leave to observe the holidays listed below. Additional holidays may be proclaimed by the County Judge.

New Year's Day

Martin Luther King Jr. Day

Presidents Day

Memorial Day I

Independence Day

Labor Day

Veterans Day

Thanksgiving Day

Friday following Thanksgiving Day Christmas Eve

Christmas Day

(i) When a holiday falls on a Sunday, the following workday will be observed as a holiday. When a holiday falls on a Saturday, the preceding workday will be observed as a holiday.

(2))Eo; dontemergensysservice;personnel-when;suholiday;falls binapregulariy/scheduled/day;offathe amployee(shall;be-combensated)

(3) To receive holiday pay, employees must work the regularly scheduled workday before and the regularly scheduled workday following said holiday unless the time off before or after the holiday is an approved leave as detailed in the guidelines of this policy.

[4] Sicklicave pullized before on a fine annular will require a supporting doctor and on online allocided and specific policy of the companies of the companies

- (5) An employee on an unpaid leave of absence will not receive holiday pay.
- (6) Permanent full-lime employees are due paid leave for holidays at a rate equal to their normal workday.
- (v) Seasonal or part-time employees are not eligible to receive paid holidays.

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500.05 FMLA Leave

PROPOSED

The County complies with the Family and Medical Leave Act (FMLA). The eligibility criteria and general guidelines used in administering this policy are set forth below. Interpretation of circumstances not specifically covered in this policy will be made in accordance with applicable law. The FMLA was designed to promote our country's interest in preserving family unity while accommodating the legitimate interests of employers. The FMLA seeks to minimize the potential for employment discrimination on the basis of gender consistent with the Equal Protection Clause of the Fourteenth Amendment by assuring that leave is available for both women and men.

- (1) Employee Eligibility Critoria. To be eligible for FMLA leave, exempt or non-exempt employees must have been employed by the County for at least 12 months, whether consecutive or intermittent, and worked at least 1,250 hours during the 12-month period. All absence from work for covered military service is counted in determining an exempt or non-exempt employee's eligibility for FMLA leave. The County will grant up to 12 weeks of unpaid FMLA leave per year to eligible employees.
- (2) Qualifying Events for FMLA Leave. FMLA leave may be taken for anyone, or combination of, the following reasons: • Care of the exempt or non-exempt employee's child (birth or placement for adoption or foster care);
- Care of the exempt or non-exempt employee's spouse, dependent child, or parent with serious health condition:
- Serious health condition that makes the exempt or non-exempt employee unable to perform the essential functions of his/her job;
- A 'qualifying exigency" resulting from the covered active duty or the call or order to covered active duty of the exempt or non-exempt employee's spouse, son, daughter, or parent who is a military member of the National Guard and Reserves or the Regular Armed Forces; and
- Care of the exempt or non-exempt employee's shouse, son, daughter, parent, or next of kin, who is a covered
 service member with a serious lilness or injury incurred or aggravated by service in the line of duty. [Exempt or
 Non-Exempt employees eligible for this type of leave may be eligible for up to 26 workweeks of leave, rather
 than the usual 12.)
- (3) A "serious health condition" is an illness, Injury, Impairment, or physical or mental condition that requires inpatient care at a medical facility, Including any period of incapacity, or any subsequent treatment regarding such inpatient care, or a condition that requires continuing care by a licensed health care provider. This policy covers illnesses of a serious and long-ferm nature, resulting in recurring or tengthy absences. Generally, a chronic or long-term health condition that would result in a period of three consecutive days of incapacity with the first visit to the health care provider within seven days of the onset of the incapacity and a regimen of continuing treatment to resolve or alleviate the condition or treatment two or more times by a health care provider within 30 days of the incapacity. For chronic conditions requiring periodic health care visits for freatment, such visits must take place at least twice a year.
- (4) Non-Exempt Employees. FMLA leave is unpaid leave. However, any non-exempt employee's available paid time off, including qualifying workers' compensation leave, sick, vacation, personal or compensatory time, will run concurrently with FMLA leave, until such leave is exhausted. Non-Exempt employees shall take available PTO equivalent to full time status as defined in this policy. Once a non-exempt employee's paid benefits are exhausted, he/she will be in an unpaid status during the remainder of his/her FMLA leave.
- (5) Exempt Employees. After FMLA requirements are established, exempt employees will be eligible for FMLAqualifying leave without losing FLSA exemption status and 12 weeks of employer paid leave will be allowed per rolling FMLA year. Subject to Elected Official approval, additional leave may be granted after 12 weeks, and

exempt employees shall take available PTO equivalent to full time status as defined in this policy. Once an exempt employee's paid benefits are exhausted, he/she will be in an unpaid status. All other FMLA restrictions apply.

(6) All:hollday,hours:eficompassed/durfing.consecutive or intermittent:FMEA'will be counted against the rolling calculate year allotment

(7) An eligible exempt or non-exempt employee taking FMLA leave is entitled to up to 12 work weeks of unpaid leave during a 12-month period for any FMLA qualifying event(s) as listed above. The 12-month period is a rolling 12-month period measured backward from the date an employee uses any FMLA leave. Leave to care for a seriously injured or ill active-duty military member, when combined with other FMLA qualifying leave, may not exceed 26 weeks in a single 12-month period. When both spouses are employed by the County, they are together entitled to a combined total of 12 workweeks of FMLA leave within the designated 12-month period for the birth, adoption, or foster care placement of a child with the employees, and to care for a parent (but not in-law) with a serious health condition. Each spouse may be entitled to more FMLA leave for other FMLA qualifying reasons.

(8) FMLA leave may be taken intermittently or on a reduced work schedule when medically necessary due to the employee's or family member's liness. Leave to care for a newborn or newly placed child may not be taken intermittently or on a reduced work schedule. If an employee takes leave intermittently on a reduced work schedule basis, the employee must, when asked, try to schedule the leave so as to not unduly disrupt County operations. When an exempt or non-exempt employee takes intermittent or reduced work schedule leave for foreseeable planned medical treatment, the County may temporarily transfer the employee to an alternate position with equivalent pay and benefits for which the employee is qualified and which better accommodates recurring periods of leave.

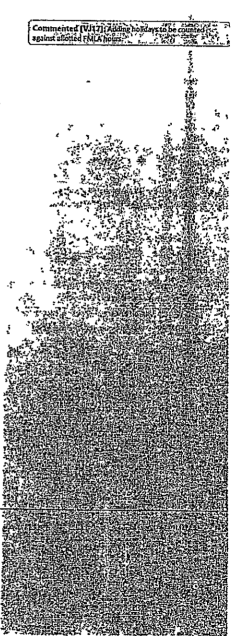
(9) An exempt or non-exempt employee shall request FMLA leave by completing required paperwork and submitting it to the employee's supervisor as soon as practicable. When leave is foreseeable, the employee must provide the County with at least 30 days' notice.

(10) Before the exempt or non-exampt employee returns to work from FMLA leave for the employee's own serious health condition, the employee may be required to submit a return-to-work designation from located in the FMLA Notice of Eligibility and Right & Responsibilities paperwork. FMLA leave or return to work may be delayed or denied if the appropriate documentation is not provided in a timely manner. Failure to provide requested documentation may result in termination of employment.

(11) The County will notify the exempt or non-exempt employee whether leave has been designated as FMLA leave and how much leave will be counted against the employee's leave entitlement. The County may request additional medical certification at the discretion of the elected County official. In addition, the County may provisionally designate the employee's leave as FMLA leave if the County has not received medical certification or has not otherwise been able to confirm that the employee's leave qualifies as FMLA leave. If the exempt or non-exempt employee has not notified the County of the reason for the leave, and the employee desires that leave be counted as FMLA leave, the employee must notify the County within two business days of the employee's return to work that the leave was for an FMLA reason.

(12) During FMLA leave, the County will continue an exempt or non-exempt employee's group insurance coverage under the same conditions as if the employee were working. An employee on FMLA leave will continue to be responsible for his/her portion(s) of group insurance premiums. FMLA leave is not a "qualifying" event under COBRA. If the exempt of non-exempt employee does not return to work for 30 days, the employee shall be liable to the County for repayment of insurance premiums paid by the County during the exempt or non-exempt employee's FMLA leave.

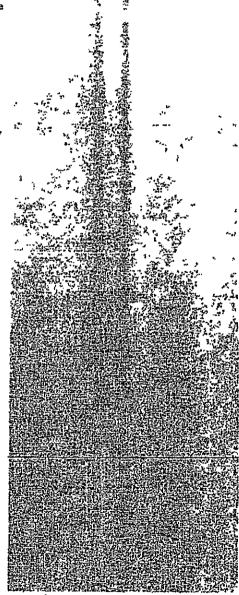
(13) Upon return from FMLA leave, the County will place the exempt or non-exempt employee in the same or equivalent position with equivalent pay, benefits, and other terms and conditions of employment. An employee is entitled to reinstatement only if-fie/she has continued to be employed had FMLA leave not been taken. Thus, an exempt or non-exempt employee is not entitled to reinstatement if, because of layoff, reduction in force, or



other reasons, the employee would not be employed at the time job restoration is sought. The County reserves the right to deny reinstatement to exempt, aligible employees, who are among the highest paid ten percent of the County's employees ("key employees") if such dental is necessary to prevent substantial and grievous economic injury to the County's operations. An exempt or non-exempt employee returning to work must be able to perform the essential functions, with or without reasonable accommodation, of the position the employee held before the leave or an equivalent position with equivalent pay, benefits, and employment terms. The County may require a fitness for duty report before allowing an employee to return to work. (29 C.F.R. 825.213(c)) An exempt or non-exempt employee who returns to work for at least 30 days is considered to have returned to work. An exempt or non-exempt employee who transfers directly from taking FMLA leave to retirement or who retires during the first 30 days after the employee returns to work, is deemed to have returned to work.

(14) The County will not: (1) interfere with, restrain, or deny the exercise of any right provided under FMLA; or (2) discharge or discriminate against any person for opposing any practice made unlawful by the FMLA or for involvement of any proceeding under or relating to FMLA. The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state or local law providing greater family or medical leave rights.

An eligible exempt or non-exempt employee shall be required to provide the County with periodic reports regarding the employee's status and intent to return to work when requested. If the employee gives the County notice of his/her intent not to return to work, the employee will be considered to have voluntarily resigned.



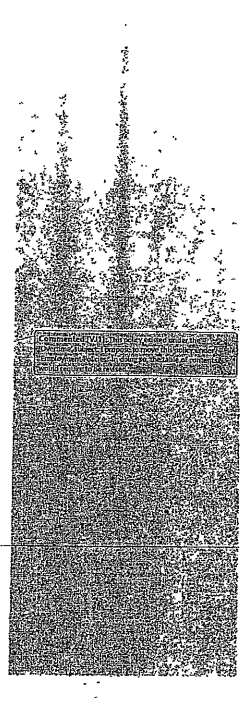
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Exhibit B"

200.00 Employment Policies PROPOSED

200.01 At-Will-Employment
200.02 Claims of Property-Interest in Employment
200.03 Equal Employment Opportunity
200.04 Anti-Harassment Policy
200.05 Disabilities Policy
200.05 Genetic Information Nondiscrimination Policy
200.07 Immigration Reform and Control Acts
200.08 Political Activity
200.09 Social Media Policy
200.10 Freedom of Information Act
200.11 County Property Policy
200.12 Technology Resources Policy
200.13 Constitutionally Protected Conduct
200.14 Drug-Free, Alcohol-Free and Tobacco-Free Workplace Policy
200.15 Outside Employment

200.01 At-Will Employment
200.02 Claims of Property Interest in Employment
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200.00 Social Media Policy
200.00 Freedom of Information Act
200.00 Technology Resources Policy
200.00 Constitutionally Protected Conduct
200.00 Drug-Free, Alcohol-Free and Tobacco-Free Workplace Policy
200.00 Outside Employment
200.00 Arrest or Conviction



400.05 Overtime Work and Leave Time Liability Control Procedure

200104 Time Clability Control PROPOSED

- (1) Each exempt and non-exempt County employee is to utilize the timekeeping system and shall personally submit hours for approval. This certifies that the recorded hours worked, and leave taken are correct. In the event that circumstances prevent personal submission of time records, the County elected official or supervising department head are the only alternatives to complete the task. Furthermore, for the week(s) affected, the employee shall furnish a signed paper time sheet to the Payroll department for legal purposes.
- (2) The signed/certified employee time, sheets shall be timely provided to the County Clerk's Office at the end of each pay period to be kept as a permanent record (for at least five years). Electronic time data will be stored indefinitely in the County Electronic Back-up Storage.
- (3) The County Clerk will calculate payroll for all employees, including overtime pay (non-exempt employees), vacation leave pay, sick leave pay, personal leave pay, and holiday pay, based on the submitted, approved, and cartified time sheets and in reliance upon the employees' certification that the hours worked, and the leave time taken are correct.
- (4) The County Clerk shall keep a record of accumulated compensatory time, sick leave time, personal leave time, and vacation leave time, showing all such time earned and all such leave time taken by the employees who have earned such time.
- (5) The County Clerk shall provide a monthly report to the County Treasurer, the County Judge, and the Quorum Court, reporting the amount of the County's accrued leave liability.
- (6) The County Clerk shall Issue an overtime check to an employee any time the employee's total hours of accrued compensatory time exceed the compensatory time limit set by the Quorum Court in the County's Personnel Policy. Any hours over 40 will be paid out as overtime on their next paycheck.
- (7) Accrued compensatory time accumulated by County employees throughout the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in full at interest of the year shall be paid in the year shall be year.
- (8) The Quorum Court shall use its appropriation power (including re-appropriation power) to modify the County's budget throughout the year so that the County has the funds to pay the compensatory time debt.

500.02 Holiday Leave

PROPOSED

The County will be closed, and all County employees will be granted paid leave to observe the holidays listed below. Additional holidays may be proclaimed by the County Judge.

New Year's Day

Martin Luther King Jr. Day

Presidents Day

Memorial Day I

Independence Day

Labor Day

Veterans Day

Thanksglving Day

Friday following Thanksglving Day Christmas Eve

Christmas Day

- (I) When a holiday falls on a Sunday, the following workday will be observed as a holiday. When a holiday falls on a Saturday, the preceding workday will be observed as a holiday.
- (Ž) To receive holiday pay, employees must work the regularly scheduled workday before and the regularly scheduled workday following said holiday unless the time off before or after the holiday is an approved leave as detailed in the guidelines of this policy.

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- (5) An employee on an unpaid leave of absence will not receive holiday pay.
- (6) Permanent full-time employees are due paid leave for holidays at a rate equal to their normal workday.
- (v) Seasonal or part-time employees are not eligible to receive paid holidays.

500.07 FMLA Leave

PROPOSED

The County complies with the Family and Medical Leave Act (FMLA). The eligibility criteria and general guidelines used in administering this policy are set forth below. Interpretation of circumstances not specifically covered in this policy will be made in accordance with applicable law. The FMLA was designed to promote our country's interest in preserving family unity while accommodating the legitimate interests of employers. The FMLA seeks to minimize the potential for employment discrimination on the basis of gender consistent with the Equal Protection Clause of the Fourteenth Amendment by assuring that leave is available for both women and men.

- (1) Employee Eligibility Criteria. To be eligible for FMLA leave, exempt or non-exempt employees must have been employed by the County for at least 12 months, whether consecutive or intermittent, and worked at least 1,250 hours during the 12-month period. All absence from work for covered military service is counted in determining an exempt or non-exempt employee's eligibility for FMLA leave. The County will grant up to 12 weeks of unpaid FMLA leave per year to eligible employees.
- (2) Qualifying Events for FMLA Leave. FMLA leave may be taken for anyone, or combination of, the following reasons: Care of the exempt or non-exempt employee's child (birth or placement for adoption or foster care);
- Care of the exempt or non-exempt employee's spouse, dependent child, or parent with serious health condition;
- Serious health condition that makes the exempt or non-exempt employee unable to perform the essential functions of his/her job;
- A 'qualifying exigency" resulting from the covered active duty or the call or order to covered active duty of the exempt or non-exempt employee's spouse, son, daughter, or parent who is a military member of the National Guard and Roserves or the Regular Armed Forces; and
- Care of the exempt or non-exempt employee's spouse, son, daughter, parent, or next of kin, who is a covered
 service member with a serious illness or injury incurred or aggravated by service in the line of duty. [Exempt or
 Non-Exempt employees eligible for this type of leave may be eligible for up to 26 workweeks of leave, rather
 then the usual 12.]
- (3) A "serious health condition" is an illness, Injury, impairment, or physical or mental condition that requires inpatient care at a medical facility, including any period of incapacity, or any subsequent treatment regarding such inpatient care, or a condition that requires continuing care by a licensed health care provider. This policy covers illnesses of a serious and long-term nature, resulting in recurring or lengthy absences. Generally, a chronic or long-term health condition that would result in a period of three consecutive days of incapacity with the first visit to the health care provider within seven days of the onset of the incapacity and a regimen of continuing treatment to resolve or alleviate the condition or treatment two or more times by a health care provider within 30 days of the incapacity. For chronic conditions requiring periodic health care visits for freelment, such visits must take place at least twice a year.
- -(4).Non-Exampt Employees-FMLA leave is unpaid-leave.-However-any-non-exampt employee's available paidtime off, including qualifying workers' compensation leave, sick, vacation, personal or compensatory time, will run concurrently with FMLA leave, until such leave is exhausted. Non-Exampt employees shall take available PTO equivalent to full time status as defined in this policy. Once a non-exampt employee's paid benefits are exhausted, he/she will be in an unpaid status during the remainder of his/her FMLA leave.
- (5) Exempt Employees. After FMLA requirements are established, exempt employees will be eligible for FMLA-qualifying leave without losing FLSA exemption status and 12 weeks of employer paid leave will be allowed per rolling FMLA year. Subject to Elected Official approval, additional leave may be granted after 12 weeks, and

exempt employees shall take available PTO equivalent to full time status as defined in this policy. Once an exempt employee's paid benefits are exhausted, he/she will be in an unpaid status. All other FMLA restrictions apply.

(6) Allthoildaytrours encompassed ditting consecutive or Intermittent EMLA will be counted against Their colling calendar year allotment!

(7) An eligible exempt or non-exempt employee taking FMLA leave is entitled to up to 12 work weeks of unpaid leave during a 12-month period for any FMLA qualifying event(s) as listed above. The 12-month period is a rolling 12-month period measured backward from the date an employee uses any FMLA leave. Leave to care for a seriously injured or ill active-duty military member, when combined with other FMLA qualifying leave, may not exceed 26 weeks in a single 12-month period. When both spouses are employed by the County, they are together entitled to a combined total of 12 workweeks of FMLA leave within the designated 12-month period for the birth, adoption, or foster care placement of a child with the employees, and to care for a parent (but not in-law) with a serious health condition. Each spouse may be entitled to more FMLA leave for other FMLA qualifying reasons.

(8) FMLA leave may be taken intermittently or on a reduced work schedule when medically necessary due to the employee's or family member's illness. Leave to care for a newborn or newly placed child may not be taken intermittently or on a reduced work schedule. If an employee takes leave intermittently on a reduced work schedule basis, the employee must, when asked, try to schedule the leave so as to not unduly disrupt County operations. When an exempt or non-exempt employee takes intermittent or reduced work schedule leave for foreseeable planned medical treatment, the County may temporarily transfer the employee to an alternate position with equivalent pay and benefits for which the employee is qualified and which better accommodates recurring periods of leave.

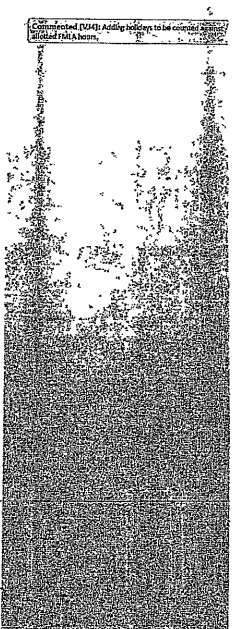
(9) An exempt or non-exempt employee shall request FMLA leave by completing required paperwork and submitting it to the employee's supervisor as soon as practicable, When leave is foreseeable, the employee must provide the County with at least 30 days' notice,

(10) Before the exempt or non-exempt employee returns to work from FMLA leave for the employee's own serious health condition, the employee may be required to submit a return-to-work designation form located in the FMLA Notice of Eligibility and Right & Responsibilities paperwork. FMLA leave or return to work may be delayed or denied if the appropriate documentation is not provided in a timely manner, Failure to provide requested documentation may result in termination of employment.

(11) The County will notify the exempt or non-exempt employee whether leave has been designated as FMLA leave and how much leave will be counted against the employee's leave entitlement. The County may request additional medical certification at the discretion of the elected County official. In addition, the County may provisionally designate the employee's leave as FMLA leave if the County has not received medical certification or has not otherwise been able to confirm that the employee's leave qualifies as FMLA leave. If the exempt or non-exempt employee has not notified the County of the reason for the leave, and the employee desires that leave be counted as FMLA leave, the employee must notify the County within two business days of the employee's return to work that the leave was for an FMLA reason.

(12) During FMLA leave, the County will continue an exempt or non-exempt employee's group insurance coverage under the same conditions as if the employee were working. An employee on FMLA leave will continue to be responsible for his/her portion(s) of group insurance premiums. FMLA leave is not a "qualifying" event under COBRA. If the exempt or non-exempt employee does not return to work for 30 days, the employee shall be liable to the County for repayment of insurance premiums paid by the County during the exempt or non-exempt employee's FMLA leave.

(13) Upon return from FMLA leave, the County will place the exempt or non-exempt employee in the same or equivalent position with equivalent pay, benefits, and other terms and conditions of employment. An employee is entitled to reinstalement only if he/she has continued to be employed had FMLA leave not been taken. Thus, an exempt or non-exempt employee is not entitled to reinstalement if, because of layoff, reduction in force, or



other reasons, the employee would not be employed at the time job rostoration is sought. The County reserves the right to deny reinstatement to exempt, eligible employees, who are among the highest paid fen percent of the County's employees ("key employees") if such denial is necessary to prevent substantial and grievous economic injury to the County's operations. An exempt or non-exempt employee returning to work must be able to perform the essential functions, with or without reasonable accommodation, of the position the employee held before the leave or an equivalent position with equivalent pay, benefits, and employment terms. The County may require a fitness for duty report before allowing an employee to return to work. (29 C.F.R. 825,213(c)) An exempt or non-exempt employee who returns to work for at least 30 days is considered to have returned to work. An exempt or non-exempt employee who transfers directly from taking FMLA leave to retirment or who retires during the first 30 days after the employee returns to work, is deemed to have returned to work.

(14) The County will not: (1) interfere with, restrain, or deny the exercise of any right provided under FMLA; or (2) discharge or discriminate against any person for opposing any practice made unlawful by the FMLA or for involvement of any proceeding under or relating to FMLA. The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state or local law providing greater family or medical leave rights.

"An eligible exempt or non-exempt employee shall be required to provide the County with periodic reports regarding the employee's status and intent to return to work when requested. If the employee gives the County notice of his/her intent not to return to work, the employee will be considered to have voluntarily resigned.

ORDINANCE	NO.	2024 -
OMBRIGHT	110.	#U#T -

BE IT ENACTED BY THE QUORUM COURT OF THE COUNTY OF BAXTER, STATE OF ARKANSAS, AN ORDINANCE TO BE ENTITLED:

AN ORDINANCE ENACTING REVISIONS TO THE CODE OF ORDINANCES FOR THE COUNTY OF BAXTER, STATE OF ARKANSAS; AND DECLARING AN EMERGENCY.

WHEREAS, Arkansas Code Annotated (A.C.A.) § 14-14-903 requires Baxter County, Arkansas, to codify and compile any existing ordinances and all new ordinances not heretofore adopted or published and to incorporate such ordinances into one unified code in book form no later than 1980 and at a minimum every five years thereafter; and

WHEREAS, the Quorum Court of Baxter County, Arkansas, has authorized a general compilation, revision and codification of the ordinances of Baxter County, Arkansas, of a general and permanent nature and the publication of such ordinance in book form; and

WHEREAS, new ordinances have been passed since the adoption of the Code of Ordinances;

Now, therefore, be it ordained by the Quorum Court of Baxter County, Arkansas:

- 1) New ordinances have been adopted by the Quorum Court since the Code of Ordinances was adopted by Baxter County in Ord. No. 2014-16.
- 2) The Code of Ordinances referenced in Section 1 has hereby been revised to include the new ordinances which were adopted by the Quorum Court subsequent to the adoption of the Code of Ordinances.
- 3) The general ordinances of Baxter County, Arkansas, as revised, amended, restated, codified, and compiled in book form are hereby adopted as and shall constitute the "Code of Ordinances of Baxter County, Arkansas."
- 4) REPEALER. All prior ordinances pertaining to the subjects addressed in this Code of Ordinances are hereby repealed from the effective date of this Ordinance unless they are included and re-ordained, in whole or in part, in this Code; provided, such repeal shall not affect any offense committed or penalty incurred or any right established prior to the effective date of this Ordinance.

Nor shall such repeal affect ordinances which levy taxes, appropriate funds, annex or detach territory, establish franchises, or grant special rights to persons, authorize public

improvements, authorize the issuance of bonds, or borrowing of money, authorize the purchase or sale of real or personal property, grant or accept easements, plat or dedication of land to public use, vacate or set the boundaries of streets or other public places. Nor shall such repeal affect any other ordinance of a temporary or special nature or pertaining to subjects not contained in or covered by the Code.

- 5) PUBLICATION DATE. Such Code shall be deemed published as of the day of its adoption and approval by the County Judge of Baxter County, Arkansas. The County Clerk of Baxter County, Arkansas, is hereby authorized and ordered to file a copy of such Code of Ordinances in the Office of the County Clerk.
- 6) EMERGENCY CLAUSE. This Ordinance is declared to be an emergency measure necessary for the immediate preservation of the peace, health, safety, and general welfare of the people of Baxter County, Arkansas, and therefore this Ordinance shall be in full force and effect from and after the date of its passage.

	APPROVED:
	KEVIN LITTY, COUNTY JUDGE Date Signed:
ATTEST:	
CANDA J. REESE, COUNTY CLERK	
SPONSOR:	
Date Adopted:	
Votes: For: Against:_	· · · · · · · · · · · · · · · ·
Abstain: Present: Abs	ent: