



huu ay aht

ANCIENT SPIRIT, MODERN MIND

**HUMAN RESOURCES  
POLICY REGULATION**

**OFFICIAL CONSOLIDATION  
Current to May 14, 2026**

Provisions of the *Financial Administration Act*, HFNA 7/2011, relevant to the enactment of this regulation: section 84.



## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation* was passed by Executive Council on:

April 1, 2011



Chief Councillor Robert Dennis Sr.

I certify that the *Human Resources Policy Regulation* is enacted as law on:

April 1, 2011



Ta'yii Hawilth Derek Peters

I certify that the *Human Resources Policy Regulation* came into force on:

April 1, 2011




Law Clerk Connie Waddell

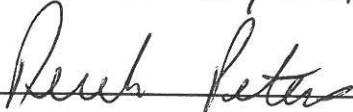
# REGISTRY OF LAWS CERTIFICATION

Certified True Copy


I certify that the *Human Resources Policy Amendment Regulation, 2013* was passed by Executive Council on:

\_\_\_\_\_  
Mar 27/2013  
\_\_\_\_\_  
  
Chief Councillor Jeff Cook

I certify that the *Human Resources Policy Amendment Regulation, 2013* is enacted as law on:


\_\_\_\_\_  
Mar 27/2013  
\_\_\_\_\_  
  
Ta'yii Hawilth Derek Peters

I certify that the *Human Resources Policy Amendment Regulation, 2013* came into force on April 1, 2013:


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per Law Clerk Connie Waddell

## REGISTRY OF LAWS CERTIFICATION


I certify that the *Human Resources Policy Regulation Amendment Regulation, 2014* was passed by Executive Council on:

Jan. 30<sup>th</sup>, 2014  
  
Chief Councillor Jeffrey Cook

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2014* is enacted as law on:

Jan 30 2014  
  
Ta'yii Hawilth Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2014* came into force on:

February 3, 2014  
  
Deputy Law Clerk Deborah Smith

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2014* was passed by Executive Council on:

November 28, 2014



Chief Councillor Jeffrey Cook

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2014* is enacted as law on:


November 28, 2014



Tom Happynook, in place of Ta'yii Hawilth

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2014* came into force on:

November 28, 2014



Deputy Law Clerk Deborah Smith

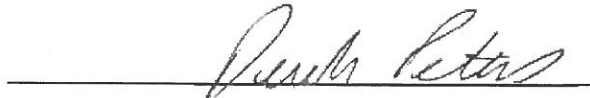
## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2016* was passed by Executive Council on March 23, 2017:



Chief Councillor Robert Dennis Sr.

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2016* is enacted as law on March 23, 2017:



Ta'yii Hawilth Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2016* came into force on March 23, 2017:



Law Clerk


## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2017* was passed by Executive Council on:



July 7, 2017  
Chief Councillor, Robert Dennis Sr.

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2017* is enacted as law on:



July 7, 2017  
Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2017* came into force on:



Acting Law Clerk - July 3-7, 2017.  
Law Clerk

July 7, 2017.

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 3), 2017* was passed by Executive Council on:

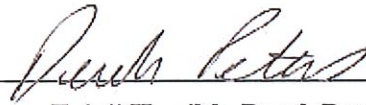
October 12, 2017



Chief Councillor, Robert Dennis

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 3), 2017* is enacted as law on:

October 12, 2017



Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 3), 2017* came into force on:

October 12, 2017



Law Clerk, Virginia Shrimpton

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## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2018* was passed by Executive Council on:

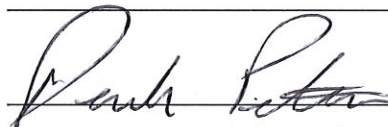
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Chief Councillor, Robert Dennis

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2018* is enacted as law on:

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Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2018* came into force on:

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Law Clerk

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2018* was passed by Executive Council on:

November 14, 2018



Chief Councillor, Robert Dennis

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2018* is enacted as law on:

November 14, 2018



Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2018* came into force on:

November 14, 2018



Melinda Skeels, Acting Law Clerk

## REGISTRY OF LAWS CERTIFICATION

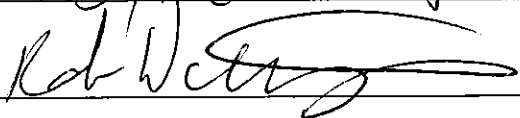
I certify that the *Human Resources Policy Regulation Amendment Regulation, 2020* was passed by Executive Council on:

June 11, 2020



Chief Councillor, Robert Dennis

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2020* is enacted as law on:

Rob Dennis jr for  


Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment, 2020* came into force on:

June 11, 2020



Coraleah Bauer, Law Clerk

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2021* was passed by Executive Council on:

February 25,2021

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


**Chief Councillor, Robert Dennis**

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2021* is enacted as law on:

February 25, 2021

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**Ta'yii Hawilth, Derek Peters**

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2021* came into force on:

February 25, 2021

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**Law Clerk, Coraleah Bauer**

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2021* was passed by Executive Council on:

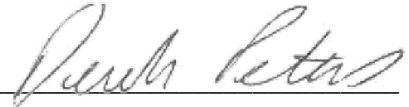
March 30, 2021



Chief Councillor, Robert Dennis

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2021* is enacted as law on:

March 30, 2021



Ta'yii Hawilth, Derek Peters

I certify that the *Human Resources Policy Regulation Amendment Regulation (No. 2), 2021* came into force on:

March 30, 2021



Law Clerk, Coraleah Bauer

## REGISTRY OF LAWS CERTIFICATION

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2024* was passed by Executive Council on:

April 19, 2024

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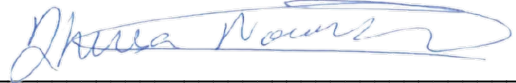
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Chief Councillor John Jack

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2024* is enacted as law on:

April 19, 2024

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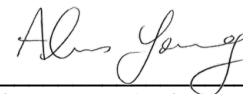
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Theresa Nookemus on behalf of the Ta'yii Hawilth

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2024* came into force on:

April 19, 2024

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Alexis Young, Acting Law Clerk

**REGISTRY OF LAWS CERTIFICATION**

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2026* was passed by Executive Council on:

March 26, 2026

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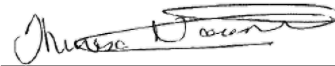
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Chief Councillor John Jack

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2026* is enacted as law on:

March 26, 2026

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Theresa Nookemus on behalf of the Ta'yii Hawilth

I certify that the *Human Resources Policy Regulation Amendment Regulation, 2026* came into force on:

March 26, 2026

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Alexis Young, Acting Law Clerk

## REGISTRY OF LAWS CERTIFICATION

I certify that the *General Legislation Correction and Amendment Regulation, 2026* was passed by Executive Council on:

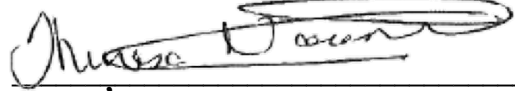
May 14, 2026



Chief Councillor John Jack

I certify that the *General Legislation Correction and Amendment Regulation, 2026* is enacted as law on:

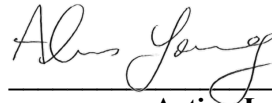
May 14, 2026



ḥawiiḥ Councillor Theresa Nookemus

I certify that the *General Legislation Correction and Amendment Regulation, 2026* came into force on:

May 14, 2026



Acting Law Clerk Alexis Young



# HUMAN RESOURCES POLICY REGULATION

## *Contents*

- 1 Definitions
- 2 Application
- 3 Employee policy manual
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### **Definitions**

**1** In this regulation:

“**Act**” means the *Financial Administration Act*;

“**employee**” has the same meaning as government employee as defined in the Act.

### **Application**

**2** This regulation applies to all employees, to government and to federally-regulated HUU- ay-aht bodies.

### **Employee Policy Manual**

- 3**
- (1) The Employee Policy Manual set out in the Schedule is adopted in accordance with section 84 of the Act and has the force of law.
  - (2) In the event of a public health emergency, the Executive Director may put in place such temporary policies as in the Executive Director’s sole discretion are reasonably necessary to ensure the safe and effective functioning of the workplace.
  - (3) If there is a conflict between a policy under subsection (1) and the Employee Policy Manual in the Schedule, the policy under subsection (1) prevails.

HFNR 2/2020, s. 1(a), HFNR 1/2026, s. 3.

### **Conflict of laws**

- 4**
- (1) If there is a conflict between the *Canada Labour Code* and this regulation, the *Canada Labour Code* prevails.
  - (2) If there is a conflict between the *Constitution Act* or HUU-ay-aht legislation and this regulation, the provisions of the *Constitution Act* or the HUU-ay-aht legislation, as applicable, prevail.

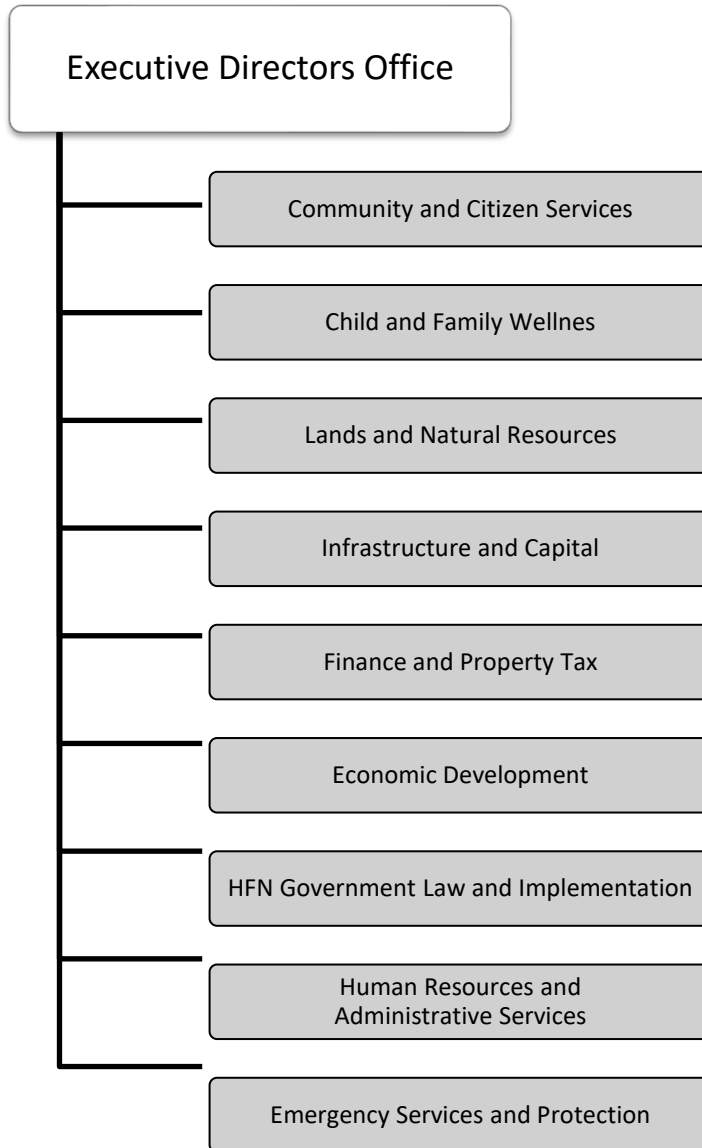
### **Organization of administration**

- 5**
- (1) Government administration is divided into the following departments and offices:
    - (a) Executive Directors Office;

- (b) Community and Citizen Services;
  - (c) Child and Family Wellness and Oomiiqsu Centre;
  - (d) Lands and Resources;
  - (e) Infrastructure and Capital;
  - (f) Finance and Property Tax;
  - (g) Economic Development;
  - (h) HFN Government Law and Implementation;
  - (i) Human Resources and Administrative Services;
  - (j) Emergency Services and Protection.
- (2) The Executive Directors Office is responsible for all of the following:
- (a) administrative support to Executive Council;
  - (b) correspondence to external partners;
  - (c) administrative support to non-legislated committees or working groups;
  - (d) administration of all Public Complaints;
  - (e) administration for Executive Council meetings;
  - (f) responding to media requests;
  - (g) all internal and external communications of the government.
- (3) The Community and Citizen Services Department is responsible for all of the following:
- (a) community health services;
  - (b) social services;
  - (c) secondary and post-secondary education;
  - (d) trades and employment programs;
  - (e) outreach support, drug and alcohol and clinical counselling services;
  - (f) culture and language;
  - (g) youth programming.
- (4) The Child and Family Wellness and Oomiiqsu Centre Department is responsible for all of the following:
- (a) prevention and protection support services for children and families;
  - (b) early childhood development;
  - (c) delivery of transitional housing at the Oomiiqsu centre;
  - (d) childcare for the Oomiiqsu centre;
  - (e) all operations and program delivery at the Oomiiqsu centre.
- (5) The Lands and Resources Department is responsible for all of the following:
- (a) lands administration;

- (b) natural resource management;
  - (c) species at risk and impact assessment;
  - (d) cultural resource management;
  - (e) licensing, leases, and permitting;
  - (f) natural resource management and trade.
- (6) The Infrastructure and Capital Projects Department is responsible for all of the following:
- (a) construction, maintenance and operation of community infrastructure;
  - (b) maintenance and operation of government assets;
  - (c) provision of local services to those living on Treaty Lands;
  - (d) citizen housing;
  - (e) information technology services for government.
- (7) The Finance and Property Tax Department is responsible for all of the following:
- (a) financial matters including accounting, bookkeeping and providing financial advice;
  - (b) funding specialist services;
  - (c) government administration services;
  - (d) property and other taxes associated with real property.
- (8) The Economic Development Office is responsible for all of the following:
- (a) the powers, duties and functions of the economic development officer as set out in the *Economic Development Act*;
  - (b) policy and project analysis.
- (9) The HFN Government Law and Implementation Department is responsible for all the following:
- (a) providing advice, direction and support regarding Huu-ay-aht law;
  - (b) providing guidance and assistance to committees, including in respect of administration and legislative responsibilities;
  - (c) providing guidance and support to the hawiih Council;
  - (d) records management;
  - (e) policy analysis and development;
  - (f) the powers, duties and functions of the Law Clerk as set out in Huu-ay-aht legislation.
- (10) The Human Resources and Administrative Services Department is responsible for all the following:
- (a) human resources management and systems;
  - (b) Ombudsman program;

- (c) employee training.
- (11) The Emergency and Protection Services Department is responsible for all of the following:
  - (a) Emergency preparedness and management;
  - (b) community safety;
  - (c) witwak security.
- (12) The government’s organization chart is as follows:



HFNR 3/2017, s. 1; HFNR 6/2017, s. 1; HFNR 3/2018, s. 1(a); HFNR 2/2020, s. 1(b); HFNR 1/2021, s. 1; HFNR 2/2021, s. 1; HFNR 2/2024, s. 1 (1) (a), HFNR 1/2026, s. 5.

**Wages and salary structure**

- 6 (1) The following table sets out the range of annual salaries available for each employment description and job level listed:

Salary wages for full-time benefited employees			
Employment Description	Minimum	Mid-point	Maximum
Executive Director	\$ 170,000.00	\$ 179,000.00	\$ 200,000.00
Chief Financial Officer	\$ 140,000.00	\$ 150,000.00	\$ 160,000.00
Director	\$ 95,000.00	\$ 108,000.00	\$ 115,000.00
Manager / Specialist	\$ 80,000.00	\$ 85,000.00	\$ 95,000.00
Supervisor	\$ 65,000.00	\$ 68,000.00	\$ 70,000.00
Coordinator	\$ 50,000.00	\$ 54,000.00	\$ 60,000.00
Administrator	\$ 48,000.00	\$ 53,000.00	\$ 58,000.00
Technical	\$ 43,000.00	\$ 46,000.00	\$ 51,000.00
Assistant/ General	\$ 36,000.00	\$ 40,000.00	\$ 43,000.00

- (2) A part-time employee may be paid on an hourly basis at an hourly rate consistent with the wage and salary structure set out in subsection (1).

- (3) The following table sets out the range of hourly wages available for each employment description and job level listed:

Hourly wages are set for those employees who are terms, seasonal, casual, or temporary in nature. Some benefits available.			
Description	Minimum	Mid-point	Maximum
Specialist	40.00	42.00	45.00
Supervisor	30.00	32.00	35.00
Technical	23.00	24.00	28.00
Administrators/ labourers	21.00	23.00	25.00
Youth/ Students	17.85	20.00	22.00

- (4) Youth and student wages are to be determined by the Executive Director based on factors the Executive Director considers relevant, including level of education and experience.

HFNR 7/2014, s. 1(a); HFNR 8/2017, s. 1; HFNR 2/2020, s. 1(c), HFNR 2/2024, s. 1 (1) (b), HFNR 1/2026, s. 6.

### Human resources report

- 7 (1) At least once every 6 months, the Executive Director must provide a report to Executive Council on all material human resource matters affecting government and Huu-ay-aht public bodies since the previous report, including the following:
- new hires;
  - promotions;
  - employees moving to new positions at the same job level;
  - employees whose positions have been terminated;
  - employees who have been dismissed for cause;
  - employees who have resigned;
  - the total number of employees, by office location;
  - the number of employees who are Huu-ay-aht citizens;
  - any other human resources information requested by the Finance Committee or Executive Council.

HFNR 1/2026, s. 7.

### Salaries, wages and Benefits

- 8 Every year during the annual financial planning process, the Executive Director will report in writing to Executive Council and the Finance Committee on the following:
- departmental salaries and benefits;

- (b) cost-of-living increases;
- (c) bonuses;
- (d) pay increases.

HFNR 1/2026, s. 8.

**Transitional**

- 9**
- (1) Individuals who are employees on March 31, 2011 continue employment on the same terms and conditions after Effective Date.
  - (2) Despite subsection (1), if there is a conflict between the terms and conditions of an employee's employment and this regulation, this regulation prevails.

# Huu-ay-aht First Nations EMPLOYEE POLICY MANUAL



## huu ay aht

ANCIENT SPIRIT, MODERN MIND

## Welcome to Huu-ay-aht First Nations

This handbook has been prepared to help answer some of the questions that you may have concerning Huu-ay-aht First Nations and its policies. This handbook is intended as a guide. Please take the time to read it thoroughly. If you have any questions about anything, please let us know; we are committed to developing an environment of open communication.

We hope you find your time with us to be both an exciting and rewarding experience.

Regards,

Karen Haugen  
Huu-ay-aht First Nations Executive Director

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## Purpose of This Manual

This handbook is designed to tell our employees about our philosophy of doing business, and to provide you with a guide to policies and procedures that affect your employment relationship with Huu-ay-aht First Nations.

While it is not always possible to cover all the questions you may have, the Handbook is designed to be a convenient reference concerning your relationship with Huu-ay-aht First Nations. We encourage you to read this booklet carefully and take the time to make yourself familiar with each section as it describes all matters concerning your employment.

If you have any questions about the content of this Employee Manual, feel free to talk to your supervisor, manager, or Huu-ay-aht First Nations Human Resources Representative.

This edition of the Employee Handbook replaces any earlier version, as well as other material such as memos and letters dealing with our organization and employment policy. The Manual will be revised in the future to reflect changes in organization policies or employment laws or regulations.

## Limitations & Exceptions

The terms and conditions within this policy manual were derived in conjunction with the Financial Administrations Act HFNA 7/11, the Canada Labour Code, and any other applicable legislative requirements. All policies residing within this manual are in direct alignment with the applicable legislation. Should you have questions or require interpretation, contact Huu-ay-aht First Nations Human Resources Representative.

It is not meant to be, nor is it, an agreement or contract for employment, or an offer or guarantee of employment to any employee.

Exceptions may have to be made in the future to policies described in this Manual on a case-by-case or permanent basis. Such changes are required to be reviewed by and approved only by Executive Council.

If any statement or policy in this manual conflicts with any employment law or regulation, the law will be observed and the affected part of this Manual will be invalid. However, all other parts will remain in effect.

## What's Expected from You

If you are a new employee, we would like you to read this Manual carefully to understand Huu-ay-aht First Nation's policies and philosophy of administration. It is your responsibility to observe all organization rules and ask for help from your supervisor if you are unsure about the meaning of anything in this manual.



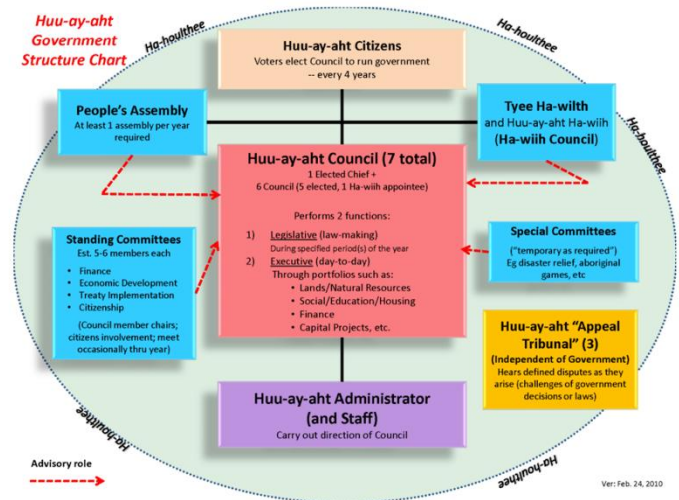
# Delegation

## Executive Council

Executive Council has ultimate responsibility for the governance of Huu-ay-aht First Nations as set out in the Government Act. This Employee Handbook, as well as the Human Resources Policy Regulation, may only be amended by Executive Council.

## Executive Director

The Executive Director is directly responsible for all activities related to the management of personnel and for the efficient operations of the Huu-ay-aht government administration. The Executive Director may delegate her/his responsibilities but remains responsible for ensuring that they are properly carried out.



In the event that the Executive Director is on a leave of absence, those responsibilities will be met by the interim Executive Director, including reporting any concerns, and recommendations for addressing those concerns, to Executive Council. It is the responsibility of Executive Council to monitor the interim Executive Director.

## Participatory Feedback

We welcome feedback and encourage our employees to share any suggestions they have regarding the Employee Handbook and Human Resources Policy Regulation. Recommendations regarding human resource policies are to be given, in writing, to the Executive Director, who is authorized to make recommendations to Executive Council regarding amendments.

## Directors

The Directors report directly to the Executive Director and are granted their authority through Huu-ay-aht law, their individual position descriptions, policy, and Employment Agreements with the employer.

## Manual Revisions

Date	Name	Section Revised	Revision Comments



# The Huu-ay-aht First Nations Story

Huu-ay-aht First Nations is a self-governing, modern treaty Nation whose lands are located in the Barkley Sound region on the west coast of Vancouver Island, at the entrance to Alberni Inlet. The lands and waters making up our traditional territories (ḥaḥuuli, pronounced “ha-houlthee”) have been occupied by us since time immemorial. Today, Huu-ay-aht citizens number close to 750 and primarily reside around the village of Anacla, the Nation’s principal community close to Bamfield, as well as in Port Alberni, the closest population centre. The balance of our citizens live across Vancouver Island, in the Vancouver area, and beyond.



Huu-ay-aht First Nations is a member of the Nuuchahnulth Tribal Council and one of the five First Nations signatories to the Maa-nulth Final Agreement, the first modern-day treaty to be concluded on Vancouver Island. The treaty came into effect on April 1st, 2011, when the five Maa-nulth First Nations’ laws came into effect, marking a new era of ownership and self-government. Today, our Nation operates under a “made in Huu-ay-aht” Constitution, which supports the laws and policies that establish how the Huu-ay-aht government makes decisions on behalf of its citizens. As a result of the treaty, Huu-ay-aht First Nations has full ownership and jurisdiction over more than 8,200 hectares of land within our territories and continues to have rights throughout our ḥaḥuuli.

With full control over these undisputed lands owned in fee simple, our Nation is able to govern the lands under our own laws. Seeking to leverage this strength, Huu-ay-aht First Nations Council and Hereditary Chiefs (ḥawiiḥ) have been actively seeking opportunities to engage in responsible and sustainable economic development in order to forward the Huu-ay-aht vision of working together to establish a healthy, prosperous, and self-sustaining community. Maintaining their historic role as caretakers of the lands, waters, and resources of their ḥahuuli, the Huu-ay-aht ḥawiiḥ work closely with Elected Council to ensure that all development considerations are informed and guided by the long-held principles of ḥiisaak (respect), ḥuḥaḥuk (taking care of), and hiḥukma ḥawaak (everything is connected). Furthermore, Huu-ay-aht citizens themselves contribute to the governance of the Nation through regular People’s Assemblies, which employ a “direct democracy” model.

Building on a rich history, Huu-ay-aht First Nations is working to build a bright future for generations to come.



## Mission

As a leader among First Nations, Huu-ay-aht First Nations will create certainty for its people and generate wealth for financial independence by providing economic opportunities, social, cultural, and recreational programs for all Huu-ay-aht people.

Naaca maʔaʔ Huuʔeeʔaʔh ʔaaʔak  
ʔuukʷaqhʷitas ʔuuʔaafuk quuʔas minh  
ʔiisaakstaʔ ʔuusahqʔin čačimhi  
Huukʷanim, ciqyak, liimaqsti, tanaqit  
minʔukqin



## Vision

Huu-ay-aht First Nations envisions a strong, self-governing, and self-reliant Nation. ʔiisaak will guide us as we work together to foster a safe, healthy, and sustainable community, where our culture, language, spirituality, and economy flourish for all.

## Community Wellness Vision

Our citizens are grounded in our culture, teachings, and sacred principles. Through healing, wellness, celebration, and the understanding of our Treaty, we are connected, empowered, responsible, accountable, and motivated.

## Core Values

As Huu-ay-aht, we commit ourselves to the values of our Nation:

- reverence for the Creator (Naas);
- honour for our ancestors;
- respect for our elders, our children, our families, our future generations and our kinship system;
- recognition of an internal order based on our ʔawiih and ʔahuuti;
- a deep pride in our identity;
- our unique language;
- appreciation of our unique and vibrant culture, a culture that embraces our myths, stories, ceremonies and traditions;
- a profound respect for nature, our lands and waters and all living things within our territory;
- an acceptance and reverence for a spiritual basis to life;
- a common and mutually supportive economic foundation; and
- acceptance of our obligation to safeguard our special relationship with the Creator, the spirit world and the earth for future generations.



# Conditions of Employment

At Huu-ay-aht, we foster an open, mutually supportive, and inclusive environment where a fundamental principle is an expectation that all individuals be treated with respect. Everyone is expected to know and adhere to the Huu-ay-aht First Nations Code of Conduct and policies outlined in this Manual. These policies are put in place to protect the best interests of Huu-ay-aht First Nations, its employees, and its citizens. If you spend a fraction of a second questioning the appropriateness of your actions, carefully reconsider the action – above all, we expect you to respect the rights and feelings of others and demonstrate personal integrity and professionalism.

This section derives from the [HFNA Code of Conduct and Conflict of Interest Act](#) which employees are expected to abide by. If you have any questions, an HR Representative or your manager can assist you.

## Huu-ay-aht First Nations Code of Conduct

One of our fundamental principles is an expectation that employees shall conduct and present themselves in a professional manner at all times. This includes while performing work for the employer, representing the employer, participating in employer-organized activities or events, and when dealing with outside organizations or persons.

You are expected to act respectfully and hold a cooperative attitude at all times. You will be expected to avoid behaviour that causes artificial and unnecessary workplace tensions. A friendly, courteous, and civil manner is required at all times toward fellow Huu-ay-aht employees, community members, and all those who you interact with in respect to your job. We will not tolerate abusive or threatening conduct. Harassment in any form is strictly prohibited (See also [Bullying and Harassment](#)).

All employees must take the Huu-ay-aht oath, which includes the requirement to honour the principles of ʔiisaak (respect), ʔuʔaaʔuk (taking care of future generations) and hišukma ćawaak (everything is one). More specifically, Huu-ay-aht employees are expected to:

- Fulfill duties, as required by our laws to:
  - fulfill the Huu-ay-aht oath (which is attached as [Appendix 1](#) to the HR Policy Manual);
  - uphold, respect, and obey Huu-ay-aht laws;
  - uphold and respect lawful decisions of a Huu-ay-aht body;
  - treat Huu-ay-aht citizens, other public officers, and members of the public equitably and impartially;
  - perform their official duties in a conscientious and professional manner; and
  - prepare for and attend meetings related to the performance of their duties.
- Help advance Huu-ay-aht's interest in any way they can.
- Diligently care for Huu-ay-aht First Nation's facilities, property, and supplies; and respecting their intended use.
- Follow the principle of hišukma ćawaak by displaying a level of integrity and professionalism that exemplifies a pride in their work with Huu-ay-aht.
- Be safe and ensure the safety of others.
- Demonstrate loyalty to Huu-ay-aht on and off the job, and in keeping with the teachings of ʔiisaak.
- Carry out the duties and responsibilities of their positions to the best of their ability.
- Co-operate with management in fulfilling our mission and work as a team with other employees.
- Accept direction and supervision.



- Practice good hygiene.
- Conduct themselves in a manner that brings credit to themselves, their program, and Huu-ay-aht.
- Abide by our standards and guidelines, as well as our applicable regulations, rules, and Laws, and help others do so as well.

## Conflict of Interest

We expect all our employees to use their best efforts to promote the interests of Huu-ay-aht First Nations, and not place themselves in a position of conflict, either actual or apparent, by being in a position where their personal interests have the potential to conflict with the interests of Huu-ay-aht First Nations and its administration.

Specifically, employees must avoid any outside business or other interest that in our view creates:

- Any opportunity to further their direct or indirect private interest through their employment.
- An excessive demand upon the time and effort of the employee, thereby depriving the Organization, or the Nation, of the employee's best effort on the job; or
- A situation where the employee's outside interest could conflict with the best interest of the Organization or the Nation.

Employees shall not accept any fees, gifts, or other tangibles offered in reward or payment for duties performed by virtue of their position, notwithstanding traditional values, or recognition, except as permitted by the *Code of Conduct* and *Conflict of Interest Act*.

### ***Process for Disclosing a Conflict of Interest***

Employees who believe they may be in a conflict of interest must disclose the matter to their direct Manager or Director and complete a *Conflict of Interest Disclosure Form*. All Conflict of Interests will be disclosed to HFN's Law Clerk. This disclosure should proceed according to the following steps:

1. Identification of possible conflict by the Employee;
2. Confirmation of possible conflict by the Employee's Manager or Director, in collaboration with the Executive Director;
3. Review and determination by the employer and/or Law Clerk.
4. Law Clerk enters Conflict of Interest Disclosure to public records.

Failure of an employee to disclose, bring forward to remedy a potential, apparent, or actual conflict of interest will be subject to progressive discipline, up to and including termination. All allegations of potential, apparent, or actual conflicts of interest shall be investigated promptly by the Executive Director to protect the integrity of both the employee and the employer and, where appropriate, to determine the necessary disciplinary and remedial courses of action.



## Anti-Nepotism

At Huu-ay-aht First Nations, we value the unique contributions that each individual brings to our workplace, including the strong familial connections that are part of our community fabric. We strive to nurture the positive aspects of family dynamics such as knowledge sharing, cultural heritage, and mutual support, ensuring they contribute to our collective success as an organization and as Huu-ay-aht First Nations.

While we recognize the benefits, the employment of family members can cause various challenges (i.e. potential, actual, or perceived instances of favoritism, conflicts of interest, and family discord) that may work to the disadvantage of both the organization and its employees. Our policy is designed to cultivate a workplace where merit—performance, knowledge, skills, and abilities—is the cornerstone of hiring, success, and advancement, and integrity and transparency are inherent in our organizational practices. It ensures that professional decisions and work outcomes serve the best interests of the Huu-ay-aht First Nations and safeguard the legitimacy of those actions.

For the purpose of this policy, “familial relation” is defined in the Definitions section.

### Application

This policy must be considered when acting or making decisions on behalf of Huu-ay-aht First Nations, specifically when:

- hiring, promoting, or transferring any employee; and
- dealing with outside stakeholders, such as vendors, community members, or service providers.

All relationships within the organization should enhance, not disrupt, our work environment. It is the goal of the organization to avoid creating or maintaining circumstances in which the appearance or possibility for favoritism, conflicts, or management disruptions exist. Familial relations covered by this policy, regardless of the positions and professional relationship of those persons involved, must not:

- create a disruption or potential disruption in the work environment;
- create an actual or perceived conflict of interest;
- be prohibited by any legal or regulatory mandate; and
- make decisions as a representative of Huu-ay-aht First Nations that pertain to a family member or relative (i.e. audit, approve, and/or evaluate in any manner each other’s work, performance, compensation, and/or timesheets).

### *Exceptions*

Huu-ay-aht First Nations may allow existing familial relationships to be maintained or employ individuals with familial relationships to current employees under conditions where:

- The relationship does not create a direct supervisor/subordinate relationship with a relative;
- The relationship will not create an adverse impact on work productivity or performance;
- The relationship will not create an actual or perceived conflict-of-interest; and
- The relationship complies with legal and regulatory standards.



## Employee Responsibility

It is the responsibility of every employee to disclose to a Human Resources representative any potential or existing personal relationship which falls under the definitions provided in this policy. Those who fail to disclose personal relationships covered by this policy will be subject to corrective action, up to and including the termination of employment.

### *Reporting and Resolution Procedure*

1. Should relationships addressed within this policy be identified, the matter should be immediately reported to the respective Human Resources representative.
2. With consultation with the Executive Director, a determination will be made whether the relationship is subject to the Anti-Nepotism Policy, based on the conditions described above.
3. If the relationship is determined to fall within one or more of the conditions described in this policy, a representative from Human Resources and the Executive Director, in consultation with the affected employees, will attempt to resolve the situation through:
  - a) the transfer (if feasible and appropriate) of one employee to a new position; or
  - b) identifying an alternative action (e.g., supervisory re-assignment, recusal from hiring process) which will correct the conflict and/or issue(s) identified.

In the situation that the affected employee(s) do not accept and agree to the proposed resolution options, the employees in question will agree to resign from the organization. This is considered a voluntary resignation and does not qualify the individual for transition benefits.

The organization reserves the right to exercise appropriate managerial judgment to take such actions as may be necessary to achieve the intent of this policy. The organization reserves the right to vary from the guidelines outlined in this policy to address unusual circumstances on a case-by-case basis.

## Confidentiality

In the course of your employment, you will have access to the organization property and confidential information (printed, electronic or otherwise) that is critical to our operations including financial information, citizen information, employee information, etc. Your confidentiality is necessary because protecting our property and information is critical to our ongoing success and thus your employment.

Furthermore, we are all under the privacy obligations and protections by the Huu-ay-aht [Freedom of Information and Protection of Privacy Act](#), and have the responsibility to the compliant collection and release of information, ensuring records are open, accountable, and transparent; while ensuring the personal privacy of individuals is protected.

## Purpose

Huu-ay-aht First Nations administration will identify why personal information is being collected and used, either before, or at the time of, collection. An explanation will be given if the information is to be used again for a different purpose at a later date. This policy also summarizes the criteria for selecting Huu-ay-aht public records, as well as the exemptions from disclosing records.



## Information Collection & Retention

Personal information will only be collected by the government when authorized by Huu-ay-aht Law, for the purposes of law enforcement, or when it relates directly to and is necessary for a government program, service, or activity of the Nation. The information will generally be used only for the purpose for which it was collected and will be kept only as long as necessary.

Huu-ay-aht First Nations has guidelines and procedures in place for record retention and destruction. Once the information is no longer needed, and a reasonable time period has passed, it will be destroyed, erased, or made anonymous.

## Protection of Personal Information

“**Personal information**” refers to recorded information about an identifiable individual. “Personal information” does not include the contact information of a public officer.

Except as otherwise authorized by Huu-ay-aht legislation, Huu-ay-aht First Nations will identify why personal information is being collected from employees, either before, or at the time of, collection. Personal information collected from employees will only be used and disclosed in accordance with the *Freedom of Information and Protection of Privacy Act*.

## Limit Use & Disclosure

There are exceptions when the organization may use personal information for purposes other than those for which it was obtained without the individual’s knowledge or consent, (see Huu-ay-aht *Freedom of Information and Protection of Privacy Act*, s. 18 for details), such as, but not limited to:

- to comply with a subpoena, warrant, or Court or other similar order.
- if the personal information is reasonably necessary for the public officer (i.e. government employees or contractors) to exercise their powers or perform their duties and functions,
- to protect the health or safety of the individual, a public officer, or a Huu-ay-aht citizen.
- to assist a government or a law enforcement agency in a specific investigation likely to result in law enforcement proceedings.
- to provide a lawyer representing the organization with relevant information.
- to collect a debt the individual owes to the organization.
- if it is publicly available and/or compliant with transparency or right of access requirements under the *Freedom of Information and Protection of Privacy Act*.
- in accordance with Huu-ay-aht legislation or a treaty or other agreement.
- to contact the next of kin or a friend of an injured, ill, or deceased individual and/or in the event of an emergency or potential threat to that individual.
- is required by Huu-ay-aht, British Columbia, or Canadian law.

## Accuracy

The organization will endeavor to ensure that their information is as up-to-date and accurate as possible when making decisions concerning an individual or disclosing information to third parties.



## Safeguards

The organization will do their best to ensure the safekeeping of personal information against loss, theft, copying, disclosure, modification, or unauthorized use, in whatever format it is kept.

## Openness

Citizens, clients, and employees are to be made aware of the policies and procedures that Huu-ay-aht First Nations has in place regarding the collection and management of personal information.

## Individual's access

Individuals have the right to obtain a copy of personal information that they have provided the Huu-ay-aht government for record-keeping.

There are exceptions when the organization must refuse an individual access to personal information, such as, but not limited to:

- If it would reveal personal information about another individual; unless there is consent or a life-threatening situation. (If this information can be removed, the organization will release the remaining information.)
- If it would harm the commercial or financial interests of another party.
- If the organization has disclosed information to a government institution for law enforcement or security reasons. (Upon request, the government institution may instruct the organization to refuse access or not to reveal that the information has been released).
- When the information falls under one of the following:
  - Solicitor-client privilege.
  - Confidential commercial information (if this information can be removed, the organization will release the remaining information).
  - It was generated in the course of a formal dispute resolution process.

## Organization Confidentiality

It is expected that all employees respect the confidentiality of information received or gained as an employee that is designated below as confidential or which may in the future be designated as confidential under the *Freedom of Information and Protection of Privacy Act*, including personal information about other employees, Huu-ay-aht citizens, and others. Any inquiry about whether information is confidential or not is to be made to the Executive Director prior to the release or disclosure of that information. If there is any conflict between this Policy and the *Freedom of Information and Protection of Privacy Act*, the Act shall take precedence to the extent necessary to resolve the conflict.

Confidential information includes but is not limited to:

- Organizational operating procedures and methods.
- Information on the organization's financial or profit position.
- The organization's plans for the future.
- Any information about fellow employees, public officers, or Huu-ay-aht citizens.
- Any other sensitive internal information.
- Any personal information held by the government.

Confidential information expressly may not be given to, among others:

- Competitors.
- Suppliers.
- Customers.



- Government officials or representatives.
- The press, radio, television, or other media.
- Other employees who are not authorized to receive it.
- Any other person or entity who could use it to the organization's detriment.

Information given to the organization by its suppliers or partners is also considered confidential and is not to be released.

Failure by any employee to respect confidentiality will result in disciplinary action, up to and including termination. In addition, the organization may take appropriate legal action against the employee.

## Employee Confidentiality

Each employee or applicant for employment associated with Huu-ay-aht First Nations has the right to have all information about them kept strictly confidential.

Subject to the exceptions set out in the [Freedom of Information and Protect of Privacy Act](#), no personnel file shall be made available, and no reports shall be made on any other person unless the affected person has given written permission to management, or such other duly appointed person, for such information to be disclosed. The exception is if the file is required during the course of disciplinary action.

Any information received in an employee capacity is the property of Huu-ay-aht First Nations. No such information shall be disclosed unless required by law or authorized in writing by management, or a Human Resources representative.

A person whose file is in the possession of Huu-ay-aht First Nations may access their file while on Huu-ay-aht First Nations premises and may request to have any or all of it photocopied but may not remove any or all the original file from the premises.

### ***Personnel Records***

Your personnel records are kept in a secured filing cabinet within a secured room, where they are securely stored and confidentially maintained. We are required by law to maintain up-to-date personnel records.

### ***Changes to Personal Information***

It is the employee's responsibility to notify and keep Huu-ay-aht First Nations updated on any changes to your address, telephone number, marital status, exemptions, bank account, or emergency contact information. All changes must be submitted in writing as soon as the change is known. The Emergency Contact form must be completed and returned to the Human Resources department.

## Privacy

As a general principle, we should all consider that anything we do while on Huu-ay-aht First Nations premises, create on Huu-ay-aht First Nations time, or using Huu-ay-aht First Nations resources might be read, checked, or monitored by management or Security individuals at any time.



Your work output is considered Huu-ay-aht First Nations property. Thus, others in Huu-ay-aht First Nations may review your work at any time. In addition, business equipment belonging to Huu-ay-aht First Nations and supplied for the purposes of your work (for example: computers, tools, paper, etc.) should not be considered your private property. There may be occasions when an individual is required, for business purposes, to access these items in your absence. Email and internet activity conducted using Huu-ay-aht First Nations property is subject to monitoring at any time.

Huu-ay-aht First Nations is committed to respecting the privacy rights of our consumers and our employees. We have implemented a variety of security measures to maintain the safety of this information. It is the responsibility of every employee to respect the privacy of our consumers and fellow employees. Access to and use of employee and client information is limited to only that which is required to do your job. Employee and consumer information should not be used for personal benefit or the benefit of others.

## Understanding the Whistleblower and Ombudsman Programs

At Huu-ay-aht First Nations, we are committed to fostering a culture of transparency, fairness, and accountability. To support this, we have two distinct programs designed to address concerns: the Whistleblower Program and the Ombudsman Program. While both serve to protect the integrity of our organization, they operate in different ways and complement each other in ensuring that employees' voices are heard.

The **Whistleblower Program** focuses on reporting illegal, unethical, or improper conduct, such as fraud, dishonesty, or serious negligence. It provides employees with a safe and confidential avenue to raise concerns about wrongdoing, ensuring that management can address and correct any misconduct within the organization.

In contrast, the **Ombudsman Program** is designed to provide a neutral, independent, and informal process to resolve conflicts and grievances that may arise from administrative actions or decisions affecting employees. It focuses on promoting fairness, resolving disputes, and improving communication within the organization. For example, if an employee feels that a workplace policy has been applied unfairly, the Ombudsman can help mediate the situation, providing guidance and offering solutions that maintain trust and harmony within the team.

Together, these programs offer comprehensive support: the Whistleblower Program ensures accountability and integrity, while the Ombudsman Program fosters dialogue, resolution, and continuous improvement, helping Huu-ay-aht remain a fair and transparent workplace.



## Staff Whistleblower

Huu-ay-aht First Nations seeks to cultivate a culture in which employees can report and raise concerns, without fear of retaliation, any wrongdoing or misconduct which they suspect or believe may be occurring at the Nation. By doing so, they help the Nation mitigate their own risks and manage any personal risk to employees.

A whistleblower, as defined by this policy, is an employee who reports an activity that they consider to be improper conduct. Improper conduct herein includes conduct that involves illegal, fraudulent, dishonest, or unethical behaviour, or serious negligence in the performance of their duties.

If an employee has knowledge of or a concern of illegal or dishonest fraudulent activity, the employee is to contact their immediate supervisor or follow the 'Complaints Procedure' as outlined in the Respectful Workplace policy below. The employee must exercise sound judgment to avoid baseless allegations. The reporting process will abide by the same procedures and confidentiality commitments as outlined in the Respectful Workplace policy to provide employees with a channel to raise concerns without fear of ramification. The whistleblower is not responsible for investigating the activity or for determining fault or corrective measures; appropriate management officials are charged with these responsibilities.

## Ombudsman Policy and Procedures

The Huu-ay-aht Ombudsman Program is established to provide a confidential, independent, impartial, and accessible dispute resolution service for employees of Huu-ay-aht. The program aims to foster a climate of transparency and fairness within the workplace by addressing and resolving complaints and concerns in a constructive manner. The program objectives are:

- To provide assistance in the resolution of conflicts and grievances.
- To promote and facilitate fair and equitable treatment within the workplace.
- To enhance communication between Huu-ay-aht citizens, employees, and the administration.
- To identify systemic issues within Huu-ay-aht governance and recommend improvements.

This policy applies to all complaints or concerns related to the administrative actions and decisions affecting the rights of the employees. It does not cover personal disputes between individuals that do not involve organizational policies or practices.

### ***Role and Responsibilities of the Ombudsman***

1. Confidentiality: Maintain strict confidentiality unless there is an imminent risk of serious harm.
2. Neutrality: Remain neutral and impartial, not taking sides in any conflict.
3. Independence: Operate independently from other administrative functions to avoid any conflict of interest.
4. Informality: Provide an informal process to resolve issues before they escalate into formal grievances.
5. Accessibility: Ensure the Ombudsman services are easily accessible to all community members.



## *Procedures*

### 1. Making a Complaint

- **Initiation:** Individuals wishing to make a complaint should contact the Ombudsman office either in by phone or via email.
- **Submission:** Complainants are encouraged to submit their concerns in writing, outlining the details of their issue, the parties involved, and any steps already taken to resolve the matter.

### 2. Assessment and Acceptance

- The Ombudsman will assess the complaint to determine its appropriateness for intervention under the scope of the Ombudsman program.
- Complaints outside the scope will be referred to the appropriate department or external agency.

### 3. Investigation

- **Information Gathering:** The Ombudsman may gather information from all relevant parties and review documents and policies pertinent to the complaint.
- **Meetings:** Conduct meetings with the complainant and other relevant parties to understand all perspectives.

### 4. Resolution

- **Options:** Identify and propose feasible solutions to the complainant and other parties involved.
- **Mediation:** Offer mediation services if appropriate to facilitate a mutually agreeable resolution.
- **Recommendations:** When necessary, provide recommendations for systemic changes to policies or practices to the appropriate governing body.

### 5. Closure

- **Agreement:** Ensure that all parties agree to the proposed resolution.
- **Documentation:** Document the outcomes and any agreed upon actions.
- **Follow-Up:** Conduct follow-ups if necessary to ensure the implementation of solutions.

### 6. Reporting

The Ombudsman will compile annual reports detailing the activities of the office, trends in complaints, the effectiveness of the program, and any recommendations for improvement. These reports will be submitted to the Executive Chief and Council for review.

## Media Policy

Unless specifically authorized to do so, you should not speak publicly on Huu-ay-aht First Nations behalf or publicly disclose proprietary or confidential information about Huu-ay-aht First Nations, including on social media. Employees may not use any personal social media during working hours. Those permitted to speak on our behalf must be truthful, accurate, and respectful in their communications and maintain any duty of confidentiality.





# Respectful Workplace

Huu-ay-aht First Nations is committed to fostering a professional, respectful, safe, supportive, and productive work environment where all employees are treated with respect and dignity and are free from harassment, discrimination, and violence. The Employer, Huu-ay-aht First Nations, will act positively and confidentially to investigate and resolve allegations of harassment, discrimination, and violence.

The intention of this policy and its procedures is to prevent harassment, discrimination, and violence from taking place. Huu-ay-aht endeavors to address and resolve disputes, complaints, and grievances in a prompt and equitable manner.

## Bullying and Harassment

Huu-ay-aht First Nations is committed to fostering a discrimination and harassment free workplace where all employees are treated with respect and dignity.

Employees who are found to have harassed another individual may be subject to disciplinary action. This includes any employee who:

- Interferes with the resolution of a harassment complaint or interferes with another person's participation as a witness.
- Retaliates against an individual for filing a harassment complaint.
- Files an unfounded harassment complaint intended to cause harm.

Violation of this policy will not be tolerated and will result in discipline, up to and including termination.

## Application

This policy applies to all employees, including supervisors, management as well as elected and appointed officials. Contractors, suppliers, service providers and members of the community will, where necessary, be made aware of this policy.

This policy applies whether the harassment, discrimination, or violence occurs at or away from the workplace, whether in person, verbal or written or through other means such as, telephone calls, voicemail, texting, on-line activity (e.g. cyber bullying) and whether during or outside normal working hours.

**This Policy and Procedure will be administered in accordance with the Canadian Human Rights Act and Canada Labour Code Workplace Harassment and Violence Prevention Regulations and does not preclude an employee from filing complaints under the legislation.**



## The Law

Employees have a right to work without being harassed. The *Canadian Human Rights Act* protects us from harassment on prohibited grounds. The *Criminal Code* protects us from physical and sexual assault and criminal harassment.

The prohibited grounds of discrimination in the *Canadian Human Rights Act* include:

- Race.
- National or ethnic origin.
- Colour.
- Religion.
- Age.
- Sex.
- Sexual orientation.
- Gender identity or expression.
- Marital status.
- Family status.
- Genetic characteristics.
- Disability.
- Conviction for an offence for which a pardon has been granted or in respect of which a record suspension has been ordered.

## Definitions

### ***Defining Bullying and Harassment***

Any action, conduct or comment, including of a sexual nature, that can reasonably be expected to cause offence, humiliation, or other physical or psychological injury or illness to an employee. Harassment usually involves repeated incidents or a pattern of behaviour which has the effect of intimidating, offending, degrading, or humiliating a particular person or group of people. Bullying can, but does not always, involve an abuse of power.

Examples include:

- display or circulation of offensive pictures or materials, including by electronic means;
- unwelcome gifts or attention;
- constant teasing, alienating, ostracizing, or isolating an employee; giving the employee the silent treatment; or encouraging others (through words or actions) to behave in any of these ways towards another;
- making or spreading insults, rumours, derogatory comments, inappropriate jokes;
- aggressive, threatening or intimidating behaviour, including verbal threats or abuse;
- physically assaulting or unwelcome touching, invading personal space;
- going beyond the bounds of one's authority and/or job description to influence others;
- tampering with or vandalizing a person's personal belongings or work equipment; and/or
- undermining, sabotaging or deliberately impeding a person's work.

NOTE: Rude or disrespectful behaviour, interpersonal conflict and/or speaking less than tactfully, which may not meet the definition of harassment, is not acceptable and will not be tolerated. Disrespectful behaviour violates the *Code of Conduct* and if left unresolved, can escalate into harassment or violence.



If the dispute involves disrespectful behaviour or, does not involve an allegation of harassment or discrimination, employees are directed to the Dispute Resolution section of this policy.

### ***Defining Discriminatory Harassment***

Discriminatory conduct or comments that the person knew or reasonably ought to have known would be unwelcome and which relates to any of the prohibited grounds of discrimination under the *Canadian Human Rights Act*, as listed above.

### ***Defining Sexual or Gender Based Harassment***

Any conduct, comment, gesture, or contact of a sexual or gender-based nature that is likely to cause offence or humiliation to any employee or which might, on reasonable grounds, be perceived by that employee as placing a condition of a sexual nature on employment or on any opportunity for training or promotion. Sexual harassment can occur between people of the same gender.

Examples include:

- unwanted invitations to socialize;
- unwelcome sexual interest;
- persisting in pursuing a relationship;
- leering, staring, or making sexual, obscene or derogatory gestures;
- unwanted physical contact such as touching, pinching, patting, hugging;
- persistently putting oneself into another's workspace or personal space; and
- negative comments directed towards someone because of their actual or perceived gender, gender identification or sexual orientation.

### ***Defining Discrimination***

An action or decision, conduct or comments that treats a person or a group of persons negatively for reasons relating to any of the prohibited grounds of discrimination under the Canadian Human Rights Act, as listed above.

## Roles and Responsibilities

All employees, supervisors, managers, appointed and elected officials, as well as any other representatives of the Employer, as well as anyone providing services for or on behalf of the Employer, must not engage in harassing or discriminatory behaviours, conduct or decision making, or workplace violence.

### ***The Employer's commitment***

The Employer will do its part by not tolerating or condoning discrimination, harassment, including sexual harassment, or violence in the workplace. This includes making everyone in our organization aware of what behaviour is and is not appropriate, investigating incidents and complaints and imposing suitable corrective measures.

### ***Duties of directors / managers / appointed or elected officials ("Supervisors")***

Supervisors must ensure the activities and tasks performed by workers are completed in a respectful and safe manner. Supervisors must recognize and address disrespectful conduct and potential incidents of



harassment, discrimination, and violence, and where appropriate, formally report and/or apply investigation and resolution procedures.

### ***Duties of all employees***

All employees must follow the Respectful Workplace Policy and all policies and procedures addressing respectful and appropriate workplace behaviours. Employees must report if they observe or experience harassment, discrimination, or violence, being mindful of the definitions in this policy. Employees are expected to fully participate and cooperate with investigations and to not impede, obstruct or behave in a manner that potentially jeopardizes the integrity of the investigation.

## Risk Factors

### ***Internal***

The internal risk factors that contribute to workplace harassment and violence are regular, close interpersonal contact between employees often on matters of urgency and importance, which may contribute to stressful and challenging working conditions.

### ***External***

The external risk factors that contribute to workplace harassment and violence are the requirement to have regular interactions with members of the Employer, the wider public, contractors, and other government officials, often on matters of urgency and importance.

### ***Confidentiality***

Complaints of harassment, discrimination, and violence involve sensitive disclosures. Confidentiality must be respected so that the matter can be properly and fairly addressed. Confidentiality means that any disclosures must be on a strict need to know basis. The Employer will only release as much information as is necessary to investigate and respond to complaints.

Confidentiality must be distinguished from anonymity. Although witnesses may make anonymous complaints, depending on the circumstances, it may be impossible or unfair to investigate those allegations and maintain anonymity throughout the process.

## Training

All staff will receive training and communications on this Policy upon commencement of employment and at least once every three years afterwards. The training will be specific to the culture, conditions, and activities in the Employer's workplace and staff will gain an understanding of:

- the elements of this Policy;
- the relationship between workplace harassment and violence and the prohibited grounds of discrimination; and
- how to recognize, minimize, prevent, and respond to workplace harassment and violence.



## Complaint and Reporting Procedure

A person who believes they are experiencing bullying, harassment, discrimination, and/or violence (the “Complainant”) or who witnesses this behaviour, may choose to address this issue through Early Resolution or go directly to the Complaint Process with negotiated resolution or investigation.

It is important to keep notes of what you are experiencing or have witnessed (what happened, when it happened, where the situation(s) were, who may have seen or heard (witnessed) the event, how it makes you feel). As well, keep any proof that you may have of any unwelcome behaviours (ex. text messages, pictures, online or social media activities, etc.).

### ***Early Resolution***

If safe to do so, attempt to address the situation by speaking with the individual directly. Unless there are safety concerns, it may help to have this conversation in a private space. Explain to the individual how the behaviour makes you feel and/or why it is unacceptable and that you want it to stop.

If this strategy does not address the situation or you do not feel safe speaking to the person directly, speak to your supervisor, Human Resources, the Executive Director, or a member of Council who is not in a conflict of interest in relation to the situation. The situation will be discussed with the intent of providing coaching, guidance, and/or support in achieving early resolution or moving forward to the complaint process.

### ***Complaint Process***

Employees may make written complaints of workplace harassment, bullying, discrimination, and/or violence (the “Complaint”) if they receive or witness this behaviour. The Complaint should be submitted to Human Resources or the Executive Director. If the Complaint is against the Executive Director, the Complaint is to be submitted to Human Resources or a member of Council who is not in a conflict of interest in relation to the situation. The Complaint should include:

- names of the principal party (recipient of problematic behaviour) and responding party (individual engaging in the problematic behaviour);
- a description of the problematic behaviour(s) with date(s) of occurrence;
- witness names;
- a list of any supporting documents and records; and
- any other relevant information.

The Employer will make contact with the principal party and any witnesses who filed complaints, within seven (7) days of receiving the Complaint to confirm receipt and inform the principal party of the Complaint resolution process.

At its discretion, the Employer may choose to investigate potential incidents of harassment, discrimination, or violence without a written complaint.

### ***Negotiated Resolution***

The Employer will make every reasonable effort to commence resolution processes within 45 days of receipt of the Complaint. This includes reviewing the Complaint with the principal party to determine whether the offences alleged may constitute harassment, discrimination, and/or violence; and whether conciliation or an



investigation is appropriate. A Complaint that does not constitute harassment, discrimination, and/or violence will be considered resolved.

For Complaints that proceed, the parties may agree to engage in a conciliation through a facilitator. Potential resolutions at this stage are only limited by the parties' commitment and willingness and may include:

- Recognition of responsibility/accountability;
- Entering into commitments (verbally or in writing as appropriate), apologizing or making amends (e.g., "making it right");
- Coaching, mentoring, peer support and/or feedback;
- Participation in conflict resolution/mediation; and
- Participation in counseling and/or training (internal or external).

If a resolution is agreed upon, the Complaint will be considered resolved and if an investigation is ongoing, the investigation will be discontinued. If a Complaint has been investigated, it cannot be resolved through Negotiated Resolution.

## Investigation Procedure

If negotiated resolution is not appropriate or the principal party requests it, the Complaint will be investigated. The investigation will be conducted through Human Resources or the Executive Director, or if the Complaint relates to the Executive Director, through Human Resources and/or a quorum of Chief and Council, comprised of members who are not in a conflict of interest respecting the Complaint.

### *Investigator*

The investigator appointed to investigate the Complaint will be agreed upon by the Employer, the principal party, and the responding party. An appropriate investigator may be internal or external and will have requisite knowledge, training and experience and not be in a conflict of interest in respect of the Complaint and provide the parties with a suitable Statement of Qualifications. If agreement on the investigator cannot be reached with 60 days of submission of the Complaint, the Employer may appoint an investigator from those qualified through the Canadian Centre for Occupational Health and Safety.

### *Interim Measures*

At the Employer's sole discretion, where appropriate, interim measures may be undertaken once the Complaint has been made and during the investigation. Examples include authorizing a leave of absence with pay, temporary transfers or schedule changes, temporary changes to reporting relationships, or requiring those involved to have no or limited contact with each other.

- a)** The investigation may include:
  - interviewing the principal party (or parties) and responding party to ascertain all of the facts and circumstances relevant to the complaint, including dates and locations.
  - interviewing witnesses deemed relevant by the investigator, if any
  - reviewing any related documentation
  - making detailed notes/recordings of the investigation and maintaining them in a confidential file
- b)** Once the investigation is complete, the investigator will prepare a detailed report of the findings for review by the Employer.



- c) The Executive Director, in conjunction with Human Resources and/or legal advisors, as well as impacted managers, if necessary, will determine what action should be taken as a result of the investigation.
- d) The investigator will also prepare a summary report that will be provided to the principal party and the responding party. The summary report must not reveal the identity of witnesses involved in the Complaint or the resolution process. The summary report must include:
  - a general description of the Complaint
  - conclusions, including those related to the circumstances in the workplace that contributed to the Complaint; and
  - recommendations to eliminate or minimize the risk of a similar occurrence.

### *Time Limits*

The Employer understands that being a party to a Complaint can be stressful and challenging. During the resolution process, the Employer will provide, at a minimum, monthly status updates to the principal party and the responding party.

The Employer strives to complete any resolution measures and communicate investigation results to the principal party and responding party as quickly as possible after a Complaint is received. However, the timeframe within which resolution measures and investigations can be completed varies depending on the circumstances of each Complaint. The Employer will complete the resolution process within one year of receipt of the Complaint, unless one or more of the parties is temporarily absent from work for more than 90 consecutive days, in which case the deadline is the later of one year from receipt of the Complaint or six months after the day the party returns to work.

## Corrective Action

If it is determined the Respectful Workplace policy and/or other Employer policies have been violated, an unacceptable level of workplace conflict exists, confidentiality regarding the Complaint has not been respected, or any individual has engaged in retaliatory or unacceptable behaviours, corrective action will be taken, such as:

- coaching, provision of information about expectations;
- participation in training, education (internal or external);
- participation in conflict resolution/mediation/facilitation sessions;
- performance management;
- recommendations or requirements to undertake counseling;
- discipline (ranging from formal warnings to suspensions with or without pay, to transfers or demotions, to termination of employment); and,
- other actions and/or combination of actions determined appropriate.

Corrective actions may be specific to an employee, certain employees, or provided to all staff.

Following a Complaint, the Employer will review and, where necessary, update the workplace assessment and its policies and procedures in accordance with the requirements of the *Canada Labour Code*. The Employer will also implement any accepted investigator recommendations.



## Where the Alleged Harasser is a Member of the Public

As soon as the Executive Director receives a complaint of harassment, he or she will meet with the complainant to determine whether any changes in working conditions are necessary while the complaint is being investigated. The Executive Director or her/his delegate will, within one day of receiving the complaint, send a copy of it (or summary of it if it was made verbally) to the alleged harasser and encourage the alleged harasser to prepare a response to the complaint.

Where the complaint relates, in part or in whole, to matters within the purview of Executive Council or in cases of repeated harassment by the same harasser, the Executive Director will immediately inform Executive Council and may turn the complaint over to Executive Council for investigation. Executive Council may retain a third party to assist in the investigation of a harassment complaint.

The complaint investigator will interview the complainant, the alleged harasser, and any witnesses identified by either party as soon as possible after receiving the complaint. Interviews will be recorded on audiotape wherever possible. The individual conducting the investigation will then prepare a report of the investigation results summarizing their findings and making a determination as to whether harassment occurred. The report will be provided to the Executive Director (if written by someone other than the Director) within five (5) days of the completion of the report.

Once the interviews are completed, the individual conducting the investigation will then prepare a report of the investigation results summarizing their findings and making a determination as to whether harassment occurred. The report will be provided to the Executive Director (if written by someone other than the Director) within five (5) days of the completion of the report.

The Executive Director will review the report and within five (5) days will:

- a. advise the alleged harasser and the complainant of the report results, in writing; and
- b. advise the complainant and the alleged harasser in writing that the employer accepts or rejects the report and that appropriate action will be taken, as warranted.

Within 10 days of receiving the report, the Executive Director will advise Executive Council of the report results and, after consulting with Executive Council, the Executive Director will determine any appropriate corrective or disciplinary action. The Executive Director will implement corrective or disciplinary action promptly. If the Executive Director is the complainant, Executive Council will make the determination as to whether a corrective action is required and will implement any such action.

For the first occurrence of harassment, the harasser will be warned in writing that such conduct is unacceptable and must not reoccur.



For the second occurrence of harassment, there is to be a range of possible consequences, taking into account the seriousness of the harassment, including the following:

- loss of access to the premises where the complainant works for a period of up to three months;
- loss of internet access to the complainant for a period of up to three months; and
- loss of telephone access to the complainant for up to three months.

For the third occurrence of harassment, there is to be a range of possible consequences, taking into account the seriousness of the harassment, including:

a declaration by the Executive Director, after consulting with Executive Council, that the harasser has interfered with the employee in his or her capacity as a public officer, which is a contravention of section 34 of the Code of Conduct and Conflict of Interest Act, with the result that a ticket will be issued in accordance with Division 3 of Part 3 of the Offence and Law Enforcement Act;

- loss of access to the premises where the complainant works for a period of up to twelve months;
- loss of access to specified Huu-ay-aht government meetings for a specified time
- loss of internet access to the complainant for a period of up to twelve months;
- loss of telephone access to the complainant for up to twelve months; and
- the withholding of any discretionary benefit that the harasser would otherwise have been eligible to receive.

Subsequent occurrences of harassment may result in additional tickets and progressively larger fines in accordance with section 34 of the Code of Conduct and Conflict of Interest Act.

The Executive Director is authorized to carry out the enforcement of section 34 of *the Code of Conduct and Conflict of Interest Act*.

### ***What To Do If You Are Accused of Unwelcome Behaviour***

You may become aware that your words or actions have, or may have, caused someone to feel offended or upset. This includes situations where a co-worker or an individual covered by this policy asks you to stop behaviours which could reasonably constitute harassment or discrimination.

Consider the other person's perspective and evaluate your behaviour. Even if you did not intend to cause offense or upset, if your behaviour has been perceived as offensive and/or upsetting, immediately stop that behaviour and apologize. Failure to stop when made aware that the behaviour was unwelcome increases your responsibility and makes disciplinary action more likely if it is determined the behaviour is inappropriate or constitutes harassment or discrimination.

If you believe the incident has been reported or the complaint has been made in bad faith or is malicious in nature, discuss this with your Manager, Department Director, Human Resources, or the Executive Director.



## Protection from Retaliation/Reprisal

The Employer will not tolerate retaliations, taunts, or threats against anyone who complains about harassment, discrimination or violence or takes part in an investigation. Any person who taunts, retaliates against, or threatens anyone in relation to a harassment complaint may be disciplined up to and including termination of employment.

If you report an incident or make a complaint in good faith and without malice, regardless of the outcome of the investigation, you will not be subject to any form of discipline. The Employer will, however, discipline anyone who brings a false, malicious, or bad faith complaint up to and including termination of employment.

## Emergency Procedures

When an occurrence, or threat of an occurrence, poses an immediate danger to the health and safety of an employee, the employee must immediately notify a supervisor or Human Resources. The Employer will take all reasonable emergency procedures to protect the employee and others in the workplace. This may include, but is not limited to:

- involving emergency services such as the RCMP.
- implementing additional security measures such as security personnel, parking lot escorts, locked entries.
- instituting a building lock down.
- offering assistance for connecting with professional and community support services.
- approving leaves of absence.

## Support Measures

The Employer recognizes that being involved in workplace conflict, harassment, discrimination, violence and/or participating in a workplace investigation can be a difficult and stressful experience. The Employer's group benefits plan includes an Employee Assistance Program (EAP), and we encourage employees to utilize this service if needed. Employees who require additional support should speak with their supervisor or Human Resources.

## Equitable Treatment of Employees

Huu-ay-aht First Nations is passionate about the fair and equitable treatment of all of its employees. The statements below speak to how Huu-ay-aht First Nations plans to treat each of their employees equitably.

### Equal Employment Opportunity

We do not discriminate at Huu-ay-aht First Nations. We welcome diversity and the synergy stemming from all perspectives as a result of different backgrounds and experiences. We provide respect and equal employment opportunities for all Organization individuals and applicants for positions regardless of race, religious belief, color, gender, physical disability, mental disability, marital status, ancestry, age, place of origin, family status, or sexual orientation.

Preference for recruitment decisions is given to qualified Huu-ay-aht citizens. Other First Nations will be given secondary preference.



Our practice has been, and will continue to be, one of honest evaluation of each individual’s qualifications and business contributions. Decisions pertaining to recruitment, hiring, training, transfers, dismissals, layoffs, counselling, compensation, hours of work, benefits, and performance reviews are based on job performance, merit, and qualifications.

Any individual who feels they, or another individual, has been the subject of discriminatory treatment should report it immediately to their supervisor or refer to the ‘Complaints Procedure’ as outlined in the *Bullying and Harassment* policy in this manual.

## Duty to Accommodate

Huu-ay-aht First Nations will meet all legislative requirements in providing accommodation to job applicants. Any applicant or Employee that communicates the need for accommodation shall be considered in a manner that is non-discriminatory and respectful of our Human Rights obligations. Huu-ay-aht First Nations will work with individuals that request accommodation in an effort to ensure that the measures taken are both effective and mutually agreeable.





# Recruitment, Selection, and Onboarding

## New Employee Orientation and Onboarding

It is important that new people joining us understand our business, what we expect from our employees, and what employees can expect from Huu-ay-aht as an employer. To share this information, all employees go through our orientation and safety programs within their first five (5) working days. This orientation process contributes to safe workplace practices and a harmonious entry to the organization for new employees.

The core purpose of orientation is:

- To welcome new employees to the organization;
- To share knowledge about the business, philosophies, culture, products, structure, services, and processes that relate to all employees; and
- To understand core organization policies and programs.

Whenever new employees are hired, our existing staff are expected to welcome them into the organization, treat them in a friendly and courteous way, and help them to learn their job functions.

### ***90-Day Performance Coaching and Review***

Huu-ay-aht is committed to supporting new employees in their success in their new role. All new hires will receive a launch plan designed to identify training needs, provide key contacts and resources, clarify expectations, and outline specific goals and areas of focus for the first 90 days. During this time period, the new hire and their manager will meet on, at minimum, a monthly basis, where they will have the opportunity to discuss achievements, challenges, and strategies for continued success.

All new hires will receive a written performance evaluation no later than the week following the completion of their first three (3) months. For more information on this evaluation, see [Performance Reviews and Growth Plans](#).

### ***Probationary Period***

The first three (3) months of employment at Huu-ay-aht First Nations are probationary. Where an employee's performance during the probationary period is unsatisfactory, employees may have their probationary period extended for up to three (3) additional months in an effort to continue to monitor and support the employee in meeting performance expectations.

Employment during this time may be terminated by the organization without notice because:

- A new employee is not suited to the job.
- Job performance or ability is not satisfactory.
- Qualifications, experience, or education have been misrepresented.



# Huu-ay-aht First Nations Recruitment Practices

Huu-ay-aht First Nations is an equal opportunity employer that promotes and practices fairness in the recruitment and selection of employees. Every effort will be made to employ the most suitable/qualified candidates, based on pre-determined bona-fide occupational requirements.

## Initiating the Recruitment Process

Hiring Managers are responsible for preparing a *Hiring Plan*, posting job advertisements, interviewing candidates, and are required to conduct reference and background checks for positions within their relative departments. A hiring plan ensures that all parties understand the hiring strategy and their role and responsibilities throughout the hiring process.

### ***Backfilling a Position***

If an existing position becomes vacant, the hiring manager does not require pre-approval to begin the recruitment process, however they must notify their Department Director and Human Resources. Any core modifications to an existing job (e.g. key duties, job requirements, reporting relationship, pay band) must be approved by the Department Director and Human Resources.

### ***Creating a New Position***

If a new position is necessary to create, Hiring Managers must seek approval on the position description and position qualifications from the Huu-ay-aht First Nations Executive Director. Any new casual, seasonal, or temporary positions can be approved by the direct Manager or Director of the department.

## Job Postings

Should a vacancy occur for a permanent position, it will be posted internally for a period of five (5) working days before external advertising may be undertaken. The vacancy will be circulated to all employees through email. Where positions are advertised externally, applications will be accepted for a period of at least ten (10) days.

### **A Note on Term Employees**

In the case that there is an opportunity for additional term(s), an existing term employee may be offered the opportunity, dependent on positive performance as indicated in their performance evaluations and records. In this case, the position will not be posted.

## Selection Committee

A selection committee will be appointed for the final decision-making process. This committee is responsible for reviewing and understanding the relevant position description and qualifications, determining the list of applicants for interview, interviewing, and reviewing applicant references.

The selection committee strives to interview a minimum of three (3) applicants for each vacant or new position, except when hiring a temporary or casual employee.



In the event that the list of applicants includes an immediate family member, or any other person with whom the member has a close personal relationship that may be perceived as a conflict of interest, members of the selection committee must disclose the conflict to Human Resources and withdraw of the committee. For more information, see [Anti-Nepotism Policy](#) and [Conflict of Interest Policy](#).

## Direct Hires

Huu-ay-aht First Nations reserves the right and authority to, under specific conditions, directly appoint an employee or independent contractor to undertake the responsibilities of a position. This policy is designed to be a temporary measure to address urgent needs and ensure that the organization can fill positions that are essential for the safety, security, or operational continuity of the organization.

### *Application*

The following work opportunities are eligible for Direct Hire and are not required to go through a formal recruitment process:

- The position is transitional or short-term in nature; and
- There is an immediate need to fill the position due to unforeseen circumstances.

Policies that need to be considered before implementing the direct hire policy are: Anti-Nepotism, Conflict of Interest, Equal Employment Opportunity, and Huu-ay-aht First Nations Recruitment Practices.

### *Process*

The hiring manager must complete the Direct Hire Authorization Form and submit it to the Executive Director, in consultation with the human resources department, for signed approval. Once approved, the direct hire will be classified as a temporary employee or independent contractor.

The direct hire will be onboarded in a manner consistent with Huu-ay-aht new hire practices.

All short-term opportunities where a direct hire is made should be evaluated after 30 days to assess whether regular recruitment processes should be initiated or if the following 30 days will be sufficient to complete the deliverables.

All transitional opportunities where a direct hire is made will have, or continue to have, the permanent job opportunity posted per Huu-ay-aht First Nations Recruitment Practices. Direct hires will have the opportunity to apply for these permanent positions.

### *Contract Limitations*

The contract will have a maximum value of \$10,000, and a maximum time limit of 60 days with no renewals.



# Promotions, Development, & Performance Management

## Employee Promotions

All promotions, including those by job posting, will be made on a trial basis or on a temporary basis. If an employee is promoted to a different job and fails to meet the performance expectations outlined in the first three (3) months, they may be returned to the job and compensation rate held prior to the promotion. If that job no longer exists, the employee may be placed in a similar job position for which they are qualified.

## Temporary Assumption of Other Position

Huu-ay-aht seeks to provide its employees the opportunity and mobility to develop and gain experience in different roles where possible through the temporary or interim assumption of another position's responsibilities; and believes employees should be fairly compensated during the time they fulfill those duties.

## Pay for Assuming Responsibilities

If an employee is transferred to a different position temporarily for a period of two (2) or more workdays, that employee will receive fair rate of pay for that job in accordance with the defined wage structure pending, authorization from the Department Director. In the event that an employee assumes the responsibilities of their Director, the Executive Director will approve the temporary increase.



# Performance Reviews and Growth Plans

In order to evaluate workplace accomplishments as related to performance goals, foster employee self-development, and to aid in identifying performance areas of development as well as recognize extraordinary service, employees will have regular and scheduled performance evaluations.

While Huu-ay-aht is committed to a continuous performance management process where goals, results, and feedback are discussed on an ongoing basis, it's still important to periodically zoom out and look at the big picture. Performance reviews serve as an in-depth snapshot of accomplishments and challenges over a specific time period and, along with growth plans, ensure alignment between what a person's been up to, where they're going, and business needs.

Generally, performance reviews (and growth plans) are used to:

- ensure team members and their managers are aligned on expectations,
- set new goals,
- course-correct professional development roadmaps,
- recognize growth and contributions to the organization, and
- reconnect team members with the purpose of their work.

## Performance Management Reviews

A performance management review is an iterative process between an individual and their manager where they discuss a snapshot assessment of the individual's performance over the cycle period. Performance reviews are informed by the manager's own observations (including previous discussions with the individual), the individual's self-assessment, competencies (behaviours based on HFN guiding principles), and where appropriate, feedback collected by the manager (from peers, direct reports, committees, and/or external parties).

### *The Performance Management Cycle*

Performance management sessions are done three (3) times per year:

- 1) **Beginning of cycle:** Growth Plan & Performance Agreement  
Process includes a 1-on-1 meeting with the individual and their immediate manager to discuss HFN objectives and how the individual contributes to them, discover (with the intent to align) professional development goals, and collaboratively determine individual performance measures that support HFN goals.
- 2) **Mid cycle:** Progress Check-in & Review  
Process includes a 1-on-1 meeting with the individual and their immediate manager to review the performance agreement and progress towards set goals. This is a time to discuss successes, challenges, and to collaboratively brainstorm strategies for success.
- 3) **End of cycle:** Performance Appraisal (Review of the year).  
The process includes a written evaluations developed by the employee's immediate manager and presented to the individual in a 1-on-1 meeting where they discuss the assessment and performance within the cycle period. These meetings are also intended to align expectations before drafting a new growth plan.



Factors considered during performance reviews include (not necessarily in this order):

- Attendance.
- Quantity and quality of work performed.
- Initiative shown by employee.
- Effort and industriousness.
- Behaviour and conduct.
- The employee's knowledge of their work and the organization.

## Growth Plans

Growth plans are foundational tools designed to pave the way for both professional development and organizational success. Your growth plan will contain not only goals, but it will also outline the roadmap to succeeding in them. All goals set within a growth plan are SMART - Specific, Measurable, Achievable, Relevant, and Time-bound. This approach ensures that each objective is clear, actionable, and aligned with both individual aspirations and organizational needs.

Creating a growth plan is a collaborative process – every growth plan is discussed and mutually agreed upon by the individual and their manager. To maintain transparency and momentum, a written copy of the growth plan will be provided to the employee no later than one month following their last performance review.

### *60-day Review for New Hires*

As a part of your onboarding, your manager will provide you with a launch plan that gives an overview of your important goals and milestones over your first 60 days. In the week following your two (2) month anniversary with Huu-ay-aht, you will meet with your manager to discuss your 60-day performance assessment and receive a written assessment.

## Training & Development

Huu-ay-aht First Nations values its employees and recognizes the benefits to the employee of the ongoing development of the employee's abilities, skills, and knowledge. Professional training and development are a shared responsibility between the employer and employee.

An employee requesting training will submit the *Training and Development Request Form* to their immediate supervisor, to be reviewed and authorized by both the Supervisor and HR. The request should be submitted at least thirty (30) days before the commencement of the training, and will include details describing the content, benefits it will provide to both the employer and employee and any cost and/or time commitments. The Executive Director may require an employee to take training.

Applications will be assessed in accordance with the following criteria:

- availability of funds
- relevance to the employee's current position
- relevance to the growth of the employee
- relevance to the current and future needs of the employer
- ability to integrate training into the work schedule



- recommendations of immediate supervisor
- suitability of timing (e.g. time of year)
- motivation and past performance of the employee
- previous training supplied to employee by the employer
- length of service with the employer

Generally, time spent traveling and attending training beyond the regular workday/week will not be compensated. The cost of training related travel, enrollment, and the reasonable cost of accommodations and meals will be paid by the employer in the form of expense reimbursement on condition of a signed agreement between the employer and employee. Please see the [Travel Time and Expense Policy](#) for further information.

Upon completion of training, the employee is required to submit a report to their supervisor and the Executive Director, as appropriate, describing the direct application of the professional training and development to their position and the employer, and the suitability of the training for other employees.

## Performance Issues

An individual performance issue may arise from time to time and may vary from a relatively minor issue to a very serious breach of performance standard. As part of the guidance, training, and supervision process that makes our organization more efficient and competitive, disciplinary action may be necessary to remedy performance issues. It is not intended to punish employees; rather, any disciplinary action taken will be fair, rehabilitative, and where necessary progressive, thereby leading to increasingly firmer warnings.

Performance issues that may bring about disciplinary measures include:

- any infraction of organization policy or any action detrimental to the organization, whether deliberate or otherwise, mentioned in this manual or not.
- any action harmful to other employees and insubordination are other reasons for possible disciplinary action.
- inappropriate situations, behaviour and actions conducted by an employee during or outside the regular workday.

## Corrective Action before Progressive Discipline

Prior to taking disciplinary action, the employee's immediate manager will initiate a conversation with the employee to allow them the opportunity to explain the conduct in question. This includes gathering all the details in the form of witness statements and supporting documentation.

If the response, or evidence, presented is insufficient in justifying the conduct in question, the employee's supervisor will make reasonable efforts to counsel the employee by explaining the nature and impact of the questionable conduct and suggestive correction action. Corrective action may be addressed via a growth plan, which can involve any combination of cross-training, assistance, redirection, and support, which will be given as methods in improving performance. Should the conduct take place again, the employee will be subject to discipline.



## Progressive Discipline

The following five sections are steps in the disciplinary process:

### ***Verbal Warning***

If, after corrective counselling, an employee's performance or conduct does not improve to the level required, the employee's immediate supervisor will provide the employee with a verbal warning. The verbal warning will be noted in the employees Personnel File, with the details of the warning recorded.

### ***Written Warning***

Where a verbal warning does not result in the required level of performance or conduct correction, the employee's immediate supervisor, in consultation with the Director or Human Resources, shall issue a written warning. Where poor performance or questionable conduct continues, one further written warning shall be provided by the Director upon consultation with the Executive Director.

### ***Disciplinary Probation***

Supervisors and Directors, upon consultation with the Human Resource and the Executive Director where applicable, shall have the authority to place an employee on disciplinary probation for a period of not more than three (3) months. Such action shall be in writing and must contain the specifics of the conduct for which the employee is being placed on probation. Also included must be the conditions and performance requirements, which must be met, for an employee to be removed from probation. A copy signed by both the employee and the Executive Director shall be placed permanently in the employee's Personnel File, with a copy provided to the employee.

### ***Suspension***

Where poor performance or questionable conduct continues, Supervisors and Directors, upon consultation with the Human Resource and the Executive Director where applicable, shall issue a notice of suspension without pay to the employee. Depending upon the disciplinary act, the suspension may be from two days to two weeks in duration.

### ***Dismissal***

Where all previous discipline and counselling efforts have failed to resolve continuous poor performance or questionable conduct, or where the disciplinary act is sufficiently serious, the employee may be dismissed with cause.

No employee will be terminated before the Executive Director has reviewed their entire situation. Only the Executive Director has the authority to approve the dismissal of an employee and the Executive Director may only delegate this authority in situations that create a conflict of interest. The Executive Director shall immediately notify the employee, in writing of the dismissal and the reason for it.

Disciplinary steps may be repeated before going to the next level. The nature and severity of disciplinary measures will depend on the seriousness of the infraction and whether the case is a repeated instance or there is a habitual pattern. All intermediate steps will not necessarily be observed in order, especially in



extreme cases (e.g. breach of certain provisions of the [HFNA Code of Conduct and Conflict of Interest Act](#) will result in immediate dismissal).

All warnings, whether verbal or written, will consist of the following details:

- An explanation of the poor performance or misconduct that has resulted in a warning being given;
- An explanation of what the employee must do to correct their performance or misconduct so that the employee understands the standard they must meet going forward; and
- A caution that if the required standard is not met or misconduct is repeated, the employee will be subject to further discipline, up to and including termination of employment with cause.



# Workplace Standards & Expectations

## Employment Categories

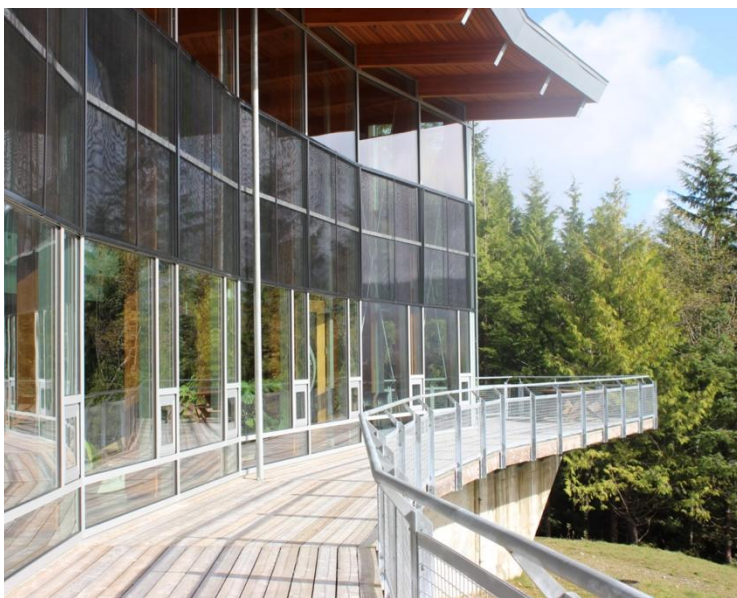
We have the following employee categories at Huu-ay-aht First Nations:

- Full-time permanent (working 37.5 hours *or more* per week)
- Part-time permanent (working 35 hours *or less* per week)
- Term (full-time or part-time for a pre-determined period of time)
- Seasonal (full-time or part-time for a pre-determined period of the year, reoccurring each year.)
- Temporary (fixed term agreement for *less than 6 months*)
- Casual (utilized on an as needed basis, no guarantee of hours)

The terms and conditions of employment for each employee are outlined in a written employment agreement, including pre-determined end dates for term, temporary, and seasonal employees.

## Attendance & Work Hours

Huu-ay-aht manages attendance and punctuality, following the company philosophy of being equitable and fair. The purpose of this policy is to set forth Huu-ay-aht's policy and procedures for team member absences and tardiness to promote efficient operations and minimize unscheduled absences. This policy intends to establish reasonable and necessary controls to ensure adequate attendance and meet business needs. Please note that the ʔumʔiiqsu Centre and the ʔumʔiiqsu Childcare Centre follow separate hours outlined in the ʔumʔiiqsu Centre Employee Policy Manual



### Regular Working Hours

Huu-ay-aht recognizes that in order to best serve our community, we must have established core business hours. These hours have been set as **Monday to Friday, 8:30 am to 4:00 pm**. This window of operation ensures that we are consistently available to meet the diverse needs of our community and provide timely support and services.

The nature of some roles and tasks may necessitate variations from these standard hours. As such, there are employees whose schedules might look different from the core business hours. Roles that involve tasks such as field

assignments may require a flexible work schedule as determined by your manager.



## Maximum Hours of Work

Your hours of work are not to exceed forty (48) hours in a week, unless an averaging agreement or modified work schedule agreement is in place, or in the case of an emergency as determined by your immediate manager.

## Flex Hours

Huu-ay-aht believes in fostering a flexible work environment that supports the diverse needs of our workforce. Where possible, individual shift times and working hours may be flexible from person-to-person, contingent on business needs, availability, and accommodations where necessary.

Responsibility for establishing these flex hours lies with the Executive Director and Directors, who must ensure that a sufficient number of employees remain on duty to maintain essential services during working hours. Managers must remember that requests for flex hours are not to be unreasonably refused. You will need to get prior approval from your direct Manager for any work schedule modifications, who will work with you to determine the appropriate schedule.

## Disconnecting From Work

### Purpose and Scope

The purpose of this policy is to support employees in balancing their work and personal lives by ensuring they are not expected to engage in work-related communications, including emails, calls, or messages, outside of their regular working hours, except in exceptional circumstances.

This applies to all employees of Huu-ay-aht First Nations, including full-time, part-time, temporary, and contract staff.

### Definitions

**Disconnecting from work:** Refraining from engaging in work-related communications (emails, phone calls, meetings, messages) and performance of work-related tasks outside of scheduled work hours.

**Normal work hours:** The hours agreed upon in an employee's employment agreement or regular work schedule.



## Policy Statement

Employees are encouraged and supported in disconnecting from work outside of their regular working hours.

Managers and employees are expected to:

- Respect each other's working hours.
- Avoid sending communications outside of work hours unless necessary.
- Use scheduling tools (e.g., delayed email delivery) to avoid after-hours messaging.
- Set clear boundaries during vacation or leave, including the use of out-of-office notifications.

## Exceptions

There may be circumstances where contact outside of regular hours is required, such as:

- Emergencies (e.g., health and safety, critical operational issue.)
- On-call work, where specified in an employment agreement.
- Urgent client matters that require immediate attention.

These situations should remain exceptional and not become routine.

## Roles and Responsibilities

### Employees

- Are encouraged to disconnect from work outside of their regular hours.
- Should raise concerns if they feel they are being asked to work beyond their scheduled time without justification.

### Managers/Supervisors

- Should model healthy disconnecting behavior.
- Must ensure work expectations are clear and reasonable.
- Should plan ahead to avoid assigning last-minute tasks outside of work hours.

### Human Resources

- Will provide training on this policy and monitor for compliance.
- Will support employees who raise concerns about disconnecting from work.

## Reporting and Compliance

Employees may report concerns about this policy to Human Resources without fear of reprisal. Reports will be treated confidentially and investigated as appropriate.



## Rest Periods

Regular breaks from work are not only beneficial for individual well-being but also critical for sustained work engagement and productivity. Studies have shown that periodic breaks can rejuvenate the mind, reduce stress, and improve overall job satisfaction. Recognizing the significance of this, Huu-ay-aht ensures that all employees are entitled to meal breaks and/or rest breaks, determined by the total hours they are scheduled to work each day.

Employees are entitled to a rest period of 30 minutes during every 5 consecutive hours of work. “Consecutive hours of work” includes both regularly scheduled work and scheduled overtime.

It's essential to note that these breaks should not shorten your workday and thus shouldn't be taken just before concluding the workday. For clarity on break durations and timings, please refer to the table provided below:

		BREAK	DURATION	WHEN
CORE WORK SCHEDULE	7+ hours	Rest Break	15 mins	Within 1 <sup>st</sup> half of shift
		Unpaid Meal Break	30 mins	11:30am-1:00pm <i>(or as approved by your direct manager)</i>
		Rest Break	15 mins	Within 2nd half of shift
	5 + hours	Unpaid Meal Break	30 mins	11:30am-1:00pm <i>(or as approved by your direct manager)</i>
	3 + hours	Rest Break	15 mins	
	Less than 3 hours	N/A	N/A	N/A
OVERTIME	<i>Less than 2 hours</i>	<i>Rest Break</i>	<i>15 mins</i>	<i>After eight (8) hours of regular work and prior to beginning overtime hours</i>



- a) A paid rest period will be provided during each half of the shift. Such rest periods will consist of not more than 15 minutes of work interruption.
- b) Each employee working five (5) or more consecutive hours will be provided with a paid 30-minute lunch break; normally to be taken daily from 11:30am to 1:00pm or as approved by the employee's immediate Manager or Director. The break must be taken before the 5 hours are up (ie. 4.5 hours of work and 30-minute break). This rest period cannot be split (ex. into two 15-minute breaks).
- c) Employees working less than two (2) hours of overtime will be provided with a paid rest period of not more than 15 minutes prior to their overtime period following eight (8) hours of regular hours.
- d) Employees working two (2) or more hours of overtime will be provided with a paid 30-minute break.

## Attendance Management Policy

### Purpose

Huu-ay-aht manages attendance and punctuality following the company philosophy of being equitable and fair. The purpose of this policy is to set forth both Huu-ay-aht's policy and related procedures in regard to attendance for employee absences and tardiness to promote efficient operations and minimize unscheduled absences.

Employees are expected to attend work on a regular basis, showing up ready and fit for work. We respect that in life, there are events that interfere with the ability to come to work. This policy establishes clear expectations regarding employee attendance and punctuality, steps to follow if you are unable to come to work, while promoting a fair, consistent, and supportive approach to managing both culpable and non-culpable absences and lateness.

### Scope

This policy applies to all employees of Huu-ay-aht First Nations, including full-time, part-time, casual, and temporary staff.

### Definitions

- **Absence:** Failure to report for work as scheduled, regardless of reason.
- **Lateness:** Failure to report for work on time or returning late from breaks.
- **Culpable Absence/Lateness:** Absence or lateness within the employee's control, such as oversleeping, not notifying the supervisor, or misuse of leave.
- **Non-Culpable Absence/Lateness:** Absence or lateness beyond the employee's control, such as illness, injury, or verified family emergency.

### Policy

As a leader among First Nations, Huu-ay-aht First Nations will create certainty for its people and generate wealth for financial independence by providing economic opportunities, social, cultural, and recreational programs for all Huu-ay-aht people. Employees make a significant contribution towards this objective and regular attendance is essential in meeting our mission.



Huu-ay-aht manages attendance and punctuality, following the company philosophy of being equitable and fair. The purpose of this policy is to set forth Huu-ay-aht's policy and procedures for team member absences and tardiness to promote efficient operations and minimize unscheduled absences. This policy intends to establish reasonable and necessary controls to ensure adequate attendance and meet business needs.

## Absences & Lateness

Punctuality reflects a positive interest and attitude towards your job and the impact you have on the community. We strive to be understanding in cases where lateness or unexpected absence is unavoidable, but we ask that you make every effort to provide notification.

If you are going to be late for work, please notify the person you report to by phone or e-mail at least 20 minutes prior to your regular starting time. Employees who need to leave early will need to receive preauthorization from their immediate Director.

If you are leaving the premises during your work shift for personal business or other appointments, you are expected to receive pre-authorization from your Director. You are responsible for notifying your Director when leaving and upon your return; and ensuring that your work is covered during your absence.

## Attendance & Work Hours

- 1. It is the responsibility of each employee** to take all steps necessary to ensure that they:
  - i. Attend work regularly and on time as scheduled.
  - ii. Comply with the reporting procedures when they will be absent or late and provide all relevant information in reporting absences.
  - iii. Make every effort to attend to personal affairs and obligations outside working hours.
  - iv. Follow all processes and procedures on leave including providing documentation when required.
  - v. While on short or long term leave, maintain contact on a weekly basis with their supervisor or designated contact.
  - vi. Communicate proactively with supervisors about any attendance issues.
  
- 2. It is the responsibility of each leader** to manage their employees' attendance with the assistance of the Human Resource Director. Directors will identify issues, initiate appropriate actions and follow up with employees as follows:
  - i. Ensure that all employees are aware of the Attendance Management Policy and their responsibility within the terms of this policy.
  - ii. Ensure employees have been advised of their responsibilities to attend work regularly, to maintain contact with their leader if absent for longer periods of time.
  - iii. When the employee is off on short or long term leave, actively communicate with employees on a weekly basis.
  - iv. Document, monitor and maintain all absences, lateness, and steps taken.
  - v. Address concerns promptly and fairly.
  - vi. Differentiate between culpable and non-culpable absences.
  - vii. Engage HR when accommodations or progressive discipline may be required.



**3. When an employee reports absence, the leader will confirm:**

- i. Will indicate type of leave (ie: sick leave, bereavement leave, late or doctors).
- ii. Expected duration.
- iii. Where appropriate, what steps the employee is taking to assist their situation.
- iv. Where appropriate, what the First Nation can do to assist in a return to work process.
- v. Where appropriate, what limitations the employee may have upon their return to work.
- vi. Leaders should try to speak to each employee periodically to promote awareness, to praise good attendance or to express concern about poor attendance. Attendance shall be included for discussion as part of the annual performance appraisal.

**4. It is the responsibility of the Human Resource Director** to coordinate the Attendance Management Policy and provide the following support services to leaders, including:

- a. Maintain a current employee attendance record; balances and usage of each employee.
- b. Prepare and distribute quarterly attendance statistics and identify those individuals who have exceeded available leave credits for that period and recommend actions.
- c. Provide training to leaders on the implementation of this attendance management policy.

## Duty to Inquire for Absences related to Substance Abuse

To be compliant with the duty to accommodate under the Canadian Human Rights Act, and promote a safe, supportive, and non-discriminatory workplace, employers have a legal obligation to inquire about an employee's health where there are clear signs of impairment or performance issues that may be linked to a disability. Employers must also uphold safety obligations under the Canada Labour Code to meet Workplace Safety Obligations.

Huu-ay-aht First Nations is committed to supporting employees facing substance use disorders as disabilities and ensuring compliance with the Canadian Human Rights Act. The organization acknowledges its "duty to inquire" when there are signs an employee may be impaired due to substance use and may require accommodation.

See Substance Misuse Policy in this Handbook for more information.



## Medical Documentation

Huu-ay-aht reserves the right at all times to require a doctor's note to support absences. A doctor's note must be produced when a leave of absence extends beyond five (5) days or more due to illness. In the event of excessive medical absences without providing a physician's certificate upon request, the absences may be deemed unexcused. See the [Time Away From Work](#) section for more information on the requirements for the leave that applies to you and your circumstance.

A doctor's certificate may be required in cases of: injuries and illnesses, whether work related or not, where there is a concern regarding the employee's ability to return to work; or, for any sick leave taken beyond five days at a time.

The doctor's certificate will include the following information:

- The physician's name;
- The date of the visit;
- A declaration that the employee is fit or unfit for work (regular work or modified work);
- The dates the employee is being advised to remain off work;
- What accommodations the employee may require upon their return to work;
- What limitations the employee will have upon their return to work;
- How the recovery is progressing and what the recovery path looks like;
- A return to work date if possible; and,
- The physician's signature.

Failure to follow the above procedure may result in a denial of sick leave benefits. In that case, the employee may be required to use other appropriate leave options. If the employee has exhausted other leave options, the time missed will be unpaid.

Exception: a Doctor's Certificate can be waived for such situations that arise from Pandemic outbreak; in this case, the Executive Director shall waive Doctor's Certificates for the period of time necessary.

## Absence Reporting Procedure

Employees must report to work on time, ready for work and be present for their full and scheduled shift. Employees are required to notify their supervisor if they will be late or absent, following the dedicated call-in procedure.

### Call-In Procedure

1. All employees are expected to properly notify the Director regarding impending absences and the expected return date. In the absence of the Director, employees must notify the Huu-ay-aht First Nation office or designated person in charge.
2. Notifications must be made by the employee, not someone on their behalf.
3. Employees must notify the person they report by phone or email to no later than 20 minutes before their shift. In the absence of their leader, the call should be made to reception or a different supervisor in charge. The individual receiving the call should immediately notify the Human Resources Director. Failure to call in by the appointed time will result in the employee being deducted for that leave from their regular salary by ½ day or 1 full day if the call is not made that same day.
4. Employees should provide:
  - expected duration of the absence;



- reason (general - not detailed medical information);
- any documentation if required (e.g., medical note after 3 days)

## Managing Non-Culpable Absences

Non-culpable absences will be managed with a supportive, non-disciplinary approach. Examples include: sick leave (with or without medical documentation); family emergencies; bereavement leave; jury duty; workplace injury (WCB claim). Support options including where appropriate: accommodation discussions; return-to-work plans; Employee Assistance Program (EAP); and/or modified schedules.

## Managing Culpable Absences

Culpable attendance issues are subject to progressive discipline, including: verbal warning; written warning; suspension; and termination. Examples of culpable behavior include: a pattern of unexcused absences; frequent tardiness without reasonable cause; falsifying absence reasons; failure to follow call-in procedures.

## Unexcused, Habitual, and Repeated Lateness and Absenteeism

Lateness and absenteeism are unfair to the organization, other team members, and the community, as operations are disrupted if employees are late, leave early, or don't show up for work at all. Unexcused, habitual, and/or repeated lateness and absences may result in loss of wages and/or disciplinary action up to and including dismissal.

Employees who are unable to observe appropriate attendance standards will be provided timely feedback and will be engaged in a conversation to discuss the lateness/absenteeism and uncover what is prohibiting the team member from effectively meeting standards. HR and/or your leader will work with you to support you in getting back on track. This may involve implementing a Growth Plan, flexible work hours, or other fitting accommodations.

If you are absent from work without notice for four (4) consecutive days, you will be considered as having abandoned your job. Huu-ay-aht First Nations will process your work separation as a voluntary resignation on your part.



# Compensation, Benefits, & Payroll

## Wage & Salary

At Huu-ay-aht First Nations, we believe in fairness and equity for our valued team members. We diligently adhere to pay equity laws as we interpret and understand them where these apply; and strive to develop a wage and salary structure and administration program that provides for equal pay for work of an equal value. We aim to pay competitively amongst similar organizations including local and First Nation governments of a similar size. Beyond just compliance, our policies are crafted with the intention of attracting and retaining talented individuals like you. We appreciate and reward your dedication, years of service, and outstanding performance. Always know that your contributions are recognized and valued here.

Our organization strictly observes minimum wage laws and will review the wage and salary administration program, including the wage and salary structure at least every three (3) years. The Executive Council has the authority, upon recommendation of the Executive Director, to amend the program and structure, without notice.

### Pay Periods and Pay Days

- Each pay period is for a two (2) week period, running from Saturday to Friday.
- Pay days are every second Friday, one week after the pay period ends to allow time for processing. (If you start during a pay period, you will be paid for the hours worked within that pay period on that corresponding pay day).
- Payment is by direct deposit. Information is provided upon being hired and the form is to be completed and returned within your first pay period.
- Wage statements are distributed via email every second Friday. The payroll statement will show wage rate, hours worked, deductions, as well as eligible accruals (i.e. vacation).
- Overpayment of wages will be recovered in the form of a payroll deduction.

If you have any questions or if you believe there has been an error on your pay cheque, we expect you to immediately address the matter with payroll. You can reach payroll at: [hfnpayroll@huuayaht.org](mailto:hfnpayroll@huuayaht.org).

### Timekeeping and Timesheets (UKG Ready)

Huu-ay-aht First Nations Government uses **UKG Ready** as the official system for recording hours worked, leave, and other paid/unpaid time for payroll purposes. Employees are responsible for entering their time accurately and on time for each pay period, including start and end times, meal breaks (where applicable), and approved leave.

Employees must review and **submit** their time in UKG Ready by the payroll deadline listed on the payroll calendar. If an employee is unable to submit time due to access or technical issues, they must notify their supervisor and Payroll/HR as soon as possible so an alternate arrangement can be made.

Timesheets will be reviewed and **approved** by the employee's immediate supervisor. In the supervisor's absence, the acting Manager/Director (or designated delegate) is responsible for approving timesheets to



avoid delays. Supervisors may return a timesheet to the employee for correction if time is missing, incomplete, or appears inaccurate.

Payroll is processed based on **approved time** and the best available information at payroll close. If a timesheet (or a correction) is submitted or approved after the payroll cut-off, related adjustments (for example overtime, shift premiums, or additional hours) may be paid in the next pay period once verified. Huu-ay-aht will pay employees on the regular payday, and any required corrections will be processed as soon as practicable through the next payroll run.

Overtime and premium time must be **authorized and recorded** in accordance with Huu-ay-aht policies and departmental procedures. Employees must not work overtime without prior approval except in emergencies, and must record all time worked.

UKG Ready time records are confidential payroll records. Access is limited to employees (their own records), supervisors/approvers, Payroll, and HR for legitimate business purposes.

### ***Reporting Leaves of Absences***

During any approved leave of absence, you are required to accurately note the date(s) of your leave and identify the type of leave on your timesheet.



## Compensation Review

Wages and salaries for all employees are reviewed by management annually. Compensation is also reviewed at time of promotion, transfer, rearrangement of duties, or increased responsibilities or qualifications/education. A compensation review does not automatically mean an increase in wages or salary. Executive Council shall have the authority to approve a salary increase or adjustment for the Executive Director.

## Overtime

We aim to accomplish all work within a normal work week, however in extraordinary circumstances, you may be asked to work additional hours. From time to time, based on emergencies and/or workload, there may be the need for some employees to work overtime.



The *Canada Labour Code* defines the minimum standard for administering overtime and sets different overtime entitlements and exemptions for certain employee types. Huu-ay-aht is committed to meeting, and, where possible, going above and beyond. We are proud to offer our employees the privilege of earning OT above and beyond the standard entitlements (See [CLC entitlements](#) for more information)

All overtime work must be approved by the employee's immediate manager prior to work commencing, except in the case of emergency, and will not be compensated without the completed "*Overtime Authorization Form*". In the case of an emergency, the *Overtime Authorization Form* must be submitted retroactively alongside timesheets. Overtime will not be regularly scheduled.

## Team Members ("Non-Managerial Employees")

Overtime is paid to all non-managerial employees on the following basis:

- At time-and-one-half of regular pay over 7.5 hours per day.
- At time-and-one-half of regular pay over 37.5 hours per week.



Overtime earned will be banked for employees to use as time off with pay. Employees are encouraged to take the banked overtime within three (3) months of having earned it. Any time-off must be pre-authorized by the employee's immediate Manager or Director at least one week in advance. Overtime may be banked up to a maximum of 37.5 hours of accrued time off with pay (equivalent to 26 hours of overtime worked). Any overtime accrued beyond this limit will be automatically paid out in the same pay period it was earned.

### ***Overtime Bank Pay Out***

While Huu-ay-aht advocates time off for rest and rejuvenation, Huu-ay-aht will pay out an employee's banked overtime within 30 days when the employee:

- 1) Requests a payout of their overtime bank;
- 2) Has unused OT time-off banked at the end of a calendar year;
- 3) Is transferred or promoted to a new position; or
- 4) Leaves the organization.

All pay outs will be compensated at the regular hourly wage rate in effect when the overtime was earned.

Huu-ay-aht First Nations may, in accordance with the Canada Labour Code, implement an overtime averaging agreement or a modified work schedule agreement.

### **Managers & Directors ("Managerial Employees")**

Managerial lieu time is a benefit and privilege Huu-ay-aht is proud to offer employees. In the case managerial employees work beyond 40 hours in a week, they may be provided reasonable managerial lieu-time provided at straight time (hour-for-hour basis), as approved by their direct Manager or Director.

Managerial employees must take their managerial lieu-time within three (3) months of having earned it. The scheduling of this lieu-time must be approved by their immediate Manager or Director at least one week in advance.

It's the responsibility of the manager to ensure there is operational continuity during their lieu time and that their absence does not impact the business negatively.

In extenuating circumstances, overtime may be paid to managerial staff, as authorized by the Executive Director.

The Chief Councillor shall have authority to approve managerial lieu-time for the Executive Director.



## Call Back Procedure

Employees who are called to work by the employer, and who actually report to work, whether they work or not, shall receive a minimum of three (3) hours pay. This applies to employees scheduled and/or called back for in-office, remote, or field work.

When an employee has worked a normal work week of 37.5 hours (note for managers: a normal work week is 40 hours) and is called back to work, the overtime policy will apply. This does not apply to employees who voluntarily provide services to the community.

## Employee Benefits

Huu-ay-aht First Nations believes in providing employees and their families with access to a Benefit Plan that provides for health and protection.

Employees who maintain 20 hours per week and who are classified as full-time, part-time, seasonal or term where the work term/season is 9 months or more per year, are eligible for the Huu-ay-aht First Nations Group Insurance Benefit Plan and the Group Pension Plan provided through Canada Life via Eagle Bay Financial Services.

Huu-ay-aht offers a phased approach for access to benefits:

- Extended Health and Dental Benefits after thirty (30) days of continuous employment.
- Long-term Disability Benefits after three (3) months of continuous employment.
- Pension Benefits after three (3) months of continuous employment.

Upon being hired, each new employee is given the required enrollment forms for completion.

The premiums for the group insurance benefits are cost shared; 65% paid by the employer and 35% paid by the employee, with the employee's share deducted from their pay. Management's group insurance benefits are paid fully by the employer.

If an employee has alternate coverage through a spouse or partner, the *Benefit Opt-Out Form* must be completed and handed in to the payroll department. The employee must still enroll in the personal insurance package.

During any period of leave the employee may retain coverage under the group medical, dental, and extended health plans provided the employee maintains the payment of any benefits premiums they normally would have paid. The employer will maintain their portion of the benefits premiums provided the employee maintains their portion. There will be a choice for payment – all up front or post-dated cheques. Huu-ay-aht First Nations does make an exception to this policy for employees on maternity/parental leave.

If an employee is on a Worker's Compensation Board claim, the employee will pay their portion of the accrued medical premiums in advance or by post-dated cheques.



For more information regarding the benefits available to you, please refer to the Canada Life Benefits Package, or reach out to Human Resources for more information.

## Universal Employee Assistance Program

Huu-ay-aht First Nations promotes the well-being of all its valued employees and is proud to offer wellness supports for all employees classified as full-time, part-time, term, temporary, casual, or seasonal. All employees will receive access to Homewood Health, making trauma counselling and cultural supports available after thirty (30) days of continuous employment. Any employee afflicted with problems or concerns that affect their home, work, or personal environment are encouraged to identify a program that will lead to complete rehabilitation and wholeness. Huu-ay-aht First Nations may, if appropriate, assist with such a rehabilitation program.

## Continuous Benefits for Long-Term Disability

If a full-time employee is unable to perform the full and total duties of the own job, due to an injury or illness that occurred on or off the job, then all benefits on the Employee Benefit Plan will continue for a period of time, depending on length of service.

Period of Full-Time Employment	Continuation of Plan Benefits
3 months – 5 years	6 months
5 years – 10 years	12 months
10 years – 20 years	18 months
20 years +	24 months

Employees must continue to pay their portion of the premiums in the form of post-dated cheques to be eligible for continuation of benefits. Post-dated cheques must be provided in advance of beginning benefits continuation. If the employee chooses to not pay their portion of the premiums, the benefits will cease on the employee's first day of absence from full-time work. The employee must sign a waiver stating they chose to discontinue the plan.

There are certain conditions that may apply regarding waiting periods, etc. To access this coverage, or pose questions, contact Human Resources.



## Travel Time & Expenses

Employee's travel expenses at Huu-ay-aht First Nations are managed in accordance with the requirements of the [Travel Expenses Regulation](#). If you have any questions, please contact your Manager or Human Resources.

Travel time while on employer business or while attending professional development should be scheduled during normal working hours and will be compensated as part of the regular workday. Travel time outside of the normal workday and normal working hours will only be compensated with pre-approved authorization by the employees direct Manager or Director.

Travel time from one employer office to another employer office at a different location should take place during regular working hours. Travel time for the regular daily commute to the employer's office is not eligible for reimbursement.



Any legitimate personal expenses per the Travel Expenses Regulation incurred when an employee is required to travel on business or while attending conventions, trade, or industry events, will only be reimbursed when it has been pre-authorized by the employee's direct Manager or Director. Any legitimate personal expenses incurred when an employee is traveling for professional development opportunities will be reimbursed in accordance with the [Professional Development Leave](#) policy, included in this manual.



# Time Away from Work

## Vacations

We view vacation time as not just a benefit, but as an integral part of our employee's overall well-being. By fostering a culture that values and promotes work-life balance, we aim to create a positive and fulfilling work environment where our employees can thrive both personally and professionally. Employees are provided with the needed opportunity to relax and enjoy time away from work by receiving annual vacation leave.

## Vacation Entitlements

All employees are entitled to vacation time off with pay. All employees earn vacation as a standard percentage of earnings and progress based on years of continuous service. See below for how vacation entitlements are calculated based on the position held with the organization.

Directors and Management					Non-Management Team Members				
Years of Continuous Service	Vacation Entitlement (% of earnings)	Vacation Entitlement (# workdays per year)			Years of Continuous Service	Vacation Entitlement (% of earnings)	Vacation Entitlement (# workdays per year)		
		Full-Time	Part-Time & Term	Temporary & Casual			Full-Time	Part-Time & Term	Temporary & Casual
One (1) through Three (3)	6%	15	Pro-rated	N/A	One (1) through Three (3)	4%	10	Pro-rated	N/A
Four (4) through Eight (8)	8%	20	Pro-rated	N/A	Four (4) through Eight (8)	6%	15	Pro-rated	N/A
Nine (9) through Fourteen (14)	10%	25	Pro-rated	N/A	Nine (9) through Fourteen (14)	8%	20	Pro-rated	N/A
After fifteen (15) years	12%	30	Pro-rated	N/A	After fifteen (15) years	10%	25	Pro-rated	N/A
After twenty (20) years	12%	30	Pro-rated	N/A	After twenty (20) years	12%	30	Pro-rated	N/A

*Part-time, seasonal, and term* employees are entitled to the same amount of vacation as full-time employees; however, their vacation entitlement shall be pro-rated based on their earnings.

*Temporary and casual* employees are entitled to the same amount of vacation as full-time employees; however, their vacation pay will be pro-rated based on their earnings and will be paid out on each paycheck. Any vacation time will be taken as unpaid leave.



If you have questions about how much vacation time you have at any given time, please reach out to payroll. Accrued vacation time is calculated as the pro-rated entitlement based on hours worked up to the previous pay cheque for the given period, less any vacation time used.

## Accessing and Scheduling Vacation

Vacation leave will accrue based on the anniversary date of your start date. Following three (3) months of continuous employment, you can begin to access your accrued vacation entitlements and use your pro-rated vacation time.

We encourage our employees to prioritize rest and relaxation away from work. Employees must take their earned vacation leave as time off within the year of employment (i.e. the same calendar year) in which it is earned. To schedule vacation time, submit a request, in writing to your Manager (Directors to the Executive Director). The request should be made at least two (2) weeks in advance of the desired vacation time. Approvals will be based on the request, business needs, and operational continuity at the approver's sole discretion; however, they will not reasonably withhold approval and will make all reasonable efforts to accommodate the request.

Vacation may only be carried over, waived, or paid out by mutual agreement and written authorization by the Executive Director, except upon termination of employment. Any vacation approved to carry over into the next calendar year must not exceed five (5) days and must be used within the first three (3) months of that year.

## General Holidays

The following days are designated as paid General Holidays:

- New Year's Day
- Family Day
- Good Friday
- Easter Monday
- Victoria Day
- National Indigenous Peoples Day
- Canada Day
- British Columbia Day
- Labour Day
- National Day for Truth and Reconciliation
- Thanksgiving Day
- Remembrance Day
- Christmas Day
- Boxing Day

Executive Council shall have the authority to declare additional general holidays, which shall be done by way of amendment to the Human Resources Policy Regulation.



## Winter Holiday Break

Huu-ay-aht First Nations is often able to provide a two-week holiday break in December that generally aligns with the slow-down of work that comes with the end of the year. Employees who have been in their role for at least 60 days when this Winter Holiday Break starts will qualify for paid time-off during the two-week break if it is offered. If an employee will not qualify for the paid time off when the break starts, a manager will instead provide a temporary *Work From Home Plan* or *Office Work Plan* to ensure continuity of income.

## Eligibility

In accordance with the Canada Labour Code, all employees are eligible for general holiday pay. All employees will have their general holiday pay calculated in accordance with the Canada Labour Code.

## Statutory Holiday on a Day Off

When a statutory holiday falls on a non-working day for an eligible employee (e.g., a scheduled day off), the employee will be provided with a paid day off in lieu. The lieu day off may be scheduled on a Friday or Monday, subject to mutual agreement between management and the employee. In cases where a statutory holiday falls on a day that the organization and its employees generally observe as non-working (e.g., Saturday or Sunday), the Executive Director will determine whether the preceding Friday or the following Monday will be provided as the lieu day.

In alignment with the Canada Labour Code and Regulations, the pay for the lieu day will be prorated based on the employee's earnings over the preceding period. Specifically, the employee will receive pay for the lieu day calculated as one-twentieth (1/20) of the total wages, excluding overtime, earned during the four-week period immediately before the week in which the statutory holiday occurs.

## Personal Days

All employees are entitled to five (5) days of personal leave per calendar year to:

- take care of health obligations for any member of your family or care for them
- take care of obligations related to the education of any family member under age 18
- manage any urgent situation that concerns you or a family member
- attend your citizenship ceremony under the Citizenship Act, or
- manage any other situation prescribed by regulation.

All non-probationary employees, who have completed three (3) months consecutive months of employment, are entitled to the first three (3) days of absence to be paid and in accordance with the Canada Labour Code. The remaining two (2) days offered to employees are unpaid. This leave does not carry over to the following year and resets annually on January 1<sup>st</sup>.



## Sick and Family Illness Days

In addition to the personal days provided as per the Canada Labour Code, Huu-ay-aht First Nations will provide all employees with paid sick leave.

All full-time, employees will accrue sick and family illness leave at a combined rate of one and a quarter (1 ¼) days for each month of employment in which the employee received their regular pay for at least fifteen (15) workdays. Part time employees accrue sick leave on a prorated basis consistent with their scheduled regular hours of work. Casual employees are not eligible to accrue sick leave, beyond the five (5) days provided as per the Canada Labour Code (see above, *Personal Days*).

An employee will not earn or be eligible for sick leave for any period of time in which the employee is on leave without pay or on lay off. An employee will continue to earn sick leave while on approved or certified sick leave, or other leave where the employee received their regular pay.

Employees are allowed to carry over accrued, unused paid medical leave days into the next year. Any such carryover will reduce the amount they accrue in the next year, so they can accrue only up to the maximum of 10 days of paid medical leave per year.

The employer reserves the right at all times to require a doctor's note to support absences of five (5) or more days due to illness. Failure to provide the required documentation will result in the employee not being paid for the related period of Sick Leave and may result in discipline up to termination. Please refer to the [Absence and Lateness](#) policy section of this handbook for further information.

### Extended Medical Leave Documentation

For employees on extended medical leave or doctor-ordered leave, it is mandatory to provide a doctor's note detailing the expected duration of the absence, what accommodations will be needed upon the return to work, what limitations will exist for the employee upon the return to work and what the timeline for a return to work is. This documentation is necessary to ensure the organization can plan for staffing needs and provide appropriate support to the employee during their recovery. The note should clearly state that the employee is medically unfit to work, provide an anticipated return-to-work date, and indicate any work-related restrictions or accommodations that may be needed upon the employee's return. Failure to provide this documentation may result in the employee being placed on unpaid leave, and continued non-compliance may lead to further disciplinary action.

### Return to Work Requirements:

Prior to returning to work from an approved medical leave, the employee will be required to provide a completed medical assessment form from a physician or health care professional. This form must confirm that the employee is medically fit to return to work. The medical assessment is necessary to ensure that any accommodations needed to support the employee's return are properly documented and implemented. Based on the assessment, Huu-ay-aht First Nation (HFN) will make every reasonable effort to accommodate the employee's needs in alignment with the provided medical guidance.

However, HFN reserves the right to request additional medical information if necessary to clarify the employee's limitations or required accommodations. In circumstances where reasonable accommodations



cannot be made, HFN may not allow the employee to return to work until such accommodations can be arranged. The medical assessment form is available from Human Resources, and all requests and accommodations will be handled on a case-by-case basis.

## Other Leaves of Absence

Huu-ay-aht is committed to providing Leaves for its employees that meet, and where possible, exceed the standards set by Canadian employment law. For more information and a list of all Leaves of Absence available to employees, please visit the Canadian Government's website by clicking on this [link](#).

### *Documentation*

Huu-ay-aht seeks to remove any barriers to accessing available leaves and aims to administer leaves in good faith. Huu-ay-aht may, in writing and no later than 15 days after an employee's return to work for a leave of absence, request the employee provide documentation to support the reasons for the leave. The employee will only be required to provide documentation if it is reasonably practicable for them to obtain and provide it.

## Extended Personal Leave

Huu-ay-aht First Nations recognizes the need to be flexible in situations where employees require an extended personal leave for a variety of reasons.

Requests for a leave of absence for more than one (1) week, must be made in writing to the employee's immediate supervisor and requires the Executive Director to review and authorize the leave.

- An extended leave of absence generally should not exceed twelve (12) months.
- All other forms of leave must be utilized before an extended leave of absence will be considered (i.e. vacation and overtime leave)
- It is expected that for personal leaves over three (3) months, that the employee on leave must check in with their director on a quarterly basis to retain their position.
- An extended leave of absence will be unpaid.
- An extended leave of absence form must be completed.
- Authorization of the leave will be based on
  - the reasons for the leave
  - operational requirements and commitments
  - availability of other leave(s) or earned time off.
  - Final decision to be made by executive director

During the period of the leave the employee may retain coverage under the group medical, dental, and extended health plans, provided the employee maintains the payment of any benefits premiums they normally would have paid. The employer will maintain their portion of the benefits premiums, provided the employee maintains their portion.

## Employment Insurance Benefits for Medical Leave

Employees may be able to access Employment Insurance (EI) Benefits for medical reasons. For more information on EI Benefits, please visit the Service Canada [website](#).



## Long Term Disability Leave

Long-Term Disability coverage is available for eligible employees. There are certain conditions that may apply regarding eligibility, conditions, waiting periods, etc. Please refer to the Benefits section of this Handbook or contact HR for more information.

Employees not eligible for benefits may be able to access the government funded Employment Insurance (EI) Benefits for medical reasons. For more information on EI Benefits, please visit the Service Canada website: <https://www.canada.ca/en/employment-social-development/corporate/portfolio/service-canada.html>

## Maternal, Parental, and Adoption Leave

Maternity/Parental/Adoptive and other government-supported family related leaves shall conform to the provisions of the Canada Labour Code. Notice of leave is required to be submitted in writing, at least four (4) weeks in advance. The full period of the leave is granted without pay. Huu-ay-aht First Nations will issue a Record of Employment (ROE) on commencement of leave, which allows the employees to make a claim for Employment Insurance Benefits.

During the period of the leave the employee may retain coverage under the group medical, dental, and extended health plans provided the employee maintains the payment of any benefits premiums they normally would have paid. The employer will maintain their portion of the benefits premiums provided the employee maintains their portion.

When the employee returns to work, employment is guaranteed in a similar position with at least the same salary level. Every attempt will be made to return employees to a position of equal responsibility on return from leave status; however, no guarantees exist that the exact position left will be available upon return.

It is extremely important that you obtain information about your rights to EI benefits if you are considering taking a maternity or parental leave under the applicable Employment Standards Act. For information about maternity and parental benefits, contact Service Canada's Employment Insurance Automated Telephone Information Service, visit their online services, and see the [Maternity and Parental Benefits page](#) for further information.

## Bereavement Leave

When a death occurs in the immediate family (see definitions), an employee is entitled to ten (10) consecutive working days of leave. Five (5) days will be paid, and five (5) will be unpaid. For clarity, weekends are not included in the calculation of bereavement leave. Under exceptional circumstances, this leave may be extended, provided it is approved in advance by the Executive Director.

An employee may also be granted up to three (3) consecutive workdays leave with pay for the purpose of travel and/or to administer the affairs of the estate, as approved by the Executive Director or if the leave is for the Executive Director, as approved by the Chief Councillor.

### *Honouring Loss at Huu-ay-aht*



Employees may receive pay, equivalent to half a day, to attend the service to mourn the death of a Huu-ay-aht First Nations ḥawit, a sitting member of Executive Council, a current employee, or an elder of Huu-ay-aht First Nations. In certain circumstances, employees may also be paid for travel time to attend the service, provided it is pre-approved. For example, if staff need to travel from Anacla to Port Alberni for the service, pre-approved travel time may be paid.

In certain instances, an employee may be provided bereavement leave with pay for up to one-half (1/2) day to attend the funeral of a Huu-ay-aht citizen other than an immediate family member. This leave must be approved by the Executive Director.

As a tribute and in observance of the community's loss, flags at all government offices will be flown at half-mast from the announcement of the Huu-ay-aht First Nations ḥawit, sitting member of Executive Council, or elder's passing until sunset on the day of the memorial service.

### **Leave Related to Pregnancy Loss**

In the event of pregnancy loss, an employee will be granted up to three (3) consecutive workdays leave with pay.

### **Leave for Survivors of Family Violence**

Huu-ay-aht is a strong proponent of a safe and supportive environment for our employees, especially when facing the complex challenges of family violence. This leave aims to empower the employee to address the impacts of family violence by providing opportunities for healing, support, and necessary actions towards safety and well-being. Every employee who is a victim of family violence or who is the parent of a child who is a victim of family violence is entitled to and shall be granted a leave of absence from employment of up to ten (10) days in every calendar year. Specifically, this leave provides employees the support, in respect to such violence,

- to seek medical attention for themselves or their child in respect of a physical or psychological injury or disability;
- to obtain services from an organization which provides services to victims of family violence;
- to obtain psychological or other professional counselling;
- to relocate temporarily or permanently;
- to seek legal or law enforcement assistance or to prepare for or participate in any civil or criminal legal proceeding; or
- to take any measures prescribed by regulation.

Employees who have been continuously employed for three (3) months are entitled to the first five (5) days of the leave with regular rate of wages.



## Education Leave

Huu-ay-aht First Nations encourages employees to upgrade their qualifications via formal education. Full and part time employees are eligible for Education Leave.

Written applications are required to be submitted to the employees direct Manager or Director for review and authorization of leave. Written applications should include:

- Nature and cost of course(s) or program of study;
- Institution of study;
- Duration of the course(s) or program of study;
- Benefit to the employee's current position and the employer; and
- Certificate, Diploma or Degree to be achieved.

Applications will be assessed in accordance with the following criteria:

- availability of funds
- relevance to the employee's current position
- relevance to the growth of the employee
- relevance to the current and future needs of the employer
- ability to integrate training into the work schedule
- recommendations of immediate supervisor
- suitability of timing (e.g. time of year)
- motivation and past performance of the employee
- previous training supplied to employee by the employer
- length of service with the employer.

Education Leave is eligible to be paid for four (4) paid hours per week, provided there is authorization by the employees direct Manager or Director.

If the leave request is authorized, the employee agrees to collaborate with their direct Manager or Director prior to initiating their leave to outline current work status, including any ongoing work, projects and deadlines that will arise during their leave.

During the period of the leave the employee may retain coverage under the group medical, dental, and extended health plans provided the employee maintains the payment of any benefits premiums they normally would have paid. The employer will maintain their portion of the benefits premiums provided the employee maintains their portion.

Upon completion of education leave, the employee is required to submit documentation for each semester outlining course hours and will be required to submit copies of official transcripts for each course.

Should an employee withdraw from their studies, they will no longer qualify for education leave, and are expected to return to work or apply for another form of leave.



## Professional Development Leave

Huu-ay-aht values its employees and recognizes the benefits to the employee of the ongoing development of the employee's abilities, skills, and knowledge. Huu-ay-aht views professional development and training as a shared responsibility between the employer and employee.

Professional Development can be initiated by either the employer or the employee. When an employee is initiating a request for professional development, written applications are required to be submitted to the employees direct Manager or Director for review and authorization. Written applications should include:

- Nature and cost of course(s) or program of study;
- Institution of study;
- Duration of the course(s) or program of study;
- Impact on the employee's ability to maintain regular work hours;
- Benefit to the employee's current position and the employer; and
- Certification, licensing or training to be achieved.

As training is a joint responsibility and benefit, time spent in travel and attending training beyond the normal workday and normal work week, will not be compensated.

The cost of approved training-related travel, enrollment, and the reasonable cost of lodging and meals where required, shall be paid by the employer.

Upon completion of the training, the employee shall provide a report to their direct Manager or Director describing the direct application of the professional development and training to their position and the employer, and the suitability of the training for other employees.

## Campaigning Leave

In accordance with [The Elections Act](#), employees who intend to run for Huu-ay-aht elected office are required to give notice of their intention to consent to nomination and have the option to take an unpaid leave of absence during their campaign period. Should they be elected, they are required to resign from employment.

Employees are reminded to abide by the *Conflict of Interest* policy and the *Elections Act* 'Campaign Code of Conduct', in regards to political activity while at work.

### ***Notice of Consent to Nomination***

An employee who intends to seek nomination for a Huu-ay-aht elected office position must provide written notice to their direct Supervisor/Manager prior to their nomination. Employees are encouraged to provide as much notice as possible, and no less than one week of notice.

The employee must indicate in their notice whether they intend to take a protected leave of absence. If their wish to continue their employment during the campaign period, the employee's manager or director will consider whether the powers, duties, and functions of the employee give rise to an actual or perceived



advantage in the elections process and will amend the job description accordingly for the duration of the candidacy period.

### ***Conditions of Campaigning Leave without Pay***

During the period of the leave the employee may retain coverage under the group medical, dental, and extended health plans provided the employee maintains the payment of any benefits premiums they normally would have paid. The employer will maintain their portion of the benefits premiums provided the employee maintains their portion.

### ***End of Employee Candidacy Period***

The employee will return to their positions beginning on the next first regular workday after:

- They are not nominated before the end of the nomination period;
- They withdraw as a candidate;
- Is not elected.

If the employee is elected, the employee is required to resign from their position prior to taking the Oath of Office. If an employee takes the Oath of Office prior to resigning, Huu-ay-aht will deem the employee to have resigned effective the date the Oath of Office was taken.

## Traditional Indigenous Practices Leave

Indigenous employees with at least three (3) months of continuous employment are entitled to take up to five (5) days of unpaid leave per calendar year. This leave is for employees to take part in traditional indigenous practices including fishing, hunting, harvesting, and any other practices prescribed by regulation. This leave can be taken over more than one period; however, employees are required to take at least one full workday at a time (i.e. half day leaves will not be authorized).

## Job Abandonment

Job abandonment occurs when an employee is absent from work without notice, communication, or a valid reason for an extended period. Consistent with the Canada Labour Code, job abandonment is treated as a voluntary resignation when the employee has not shown up for work and made no contact with the employer for a reasonable amount of time, typically three consecutive working days.

### **Steps for Addressing Job Abandonment:**

1. **Initial Absence:** If an employee is absent without prior notice, the Manager or Human Resources will attempt to contact the employee to determine the reason for the absence and to assess whether the employee will be returning to work.
2. **Investigation Period:** the Manager or Human Resources will allow a reasonable period, generally three consecutive working days, for the employee to provide an explanation for the absence. During this time, the Manager or Human Resources may try to reach the employee through phone calls, emails, or other means of communication.
3. **Failure to Provide Reason or Return to Work:** If the employee fails to provide a valid reason or fails to return to work after the investigation period, the employer may consider the absence as job abandonment. This is



regarded as the employee's voluntary resignation, and the employer may proceed with termination of employment.

4. **Termination Process:** The employer will issue a termination letter stating that the employee is being terminated due to job abandonment, which is treated as a voluntary resignation. This letter will document the dates of the absence and the attempts made to contact the employee.
5. **Final Pay:** Upon termination for job abandonment, the employee will be entitled to receive any outstanding wages, vacation pay, or other entitlements in accordance with policy.
6. **Exceptional Circumstances:** If the employee later provides a valid reason for their absence, such as a medical emergency, the employer may consider reinstatement based on the individual circumstances and supporting documentation, such as a doctor's note.



## Organization Resources

In this section of the policy manual, you can find information, guidelines, and your responsibilities regarding the use of Huu-ay-aht resources or the use of personal resources while at work.

Huu-ay-aht expects that you will not use Huu-ay-aht owned or leased equipment, vehicles, and/or software for your personal use or pleasure, without the expressed pre-authorization of the Executive Director. If you have any questions, do not hesitate to ask your manager or director.



# Acceptable Use of Information Technology

## Personal Phone Call, Mail, and E-Mail

Personal telephone calls during work hours are allowed for urgent family or similar purposes only.

Please keep all personal calls as short as possible. Do not carry on phone conversations while trying to work at the same time. Purely social calls, whether originated or received by the employee, are not allowed and should be done at break time.

Personal mail is not to be received at the organization address. Personal mail may not be sent out using the organization postage meter. This includes mail on behalf of an employee's volunteer or community activities unless express permission has been obtained, and also electronic mail (e-mail) using organization computers and e-mail accounts.

Employees also may not use organization photocopy and fax machines for personal purposes without the manager or director's prior permission.

## Personal Electronic Devices

Use of personal electronic devices in the workplace can negatively affect productivity and, in some circumstances, workplace safety. In order to maintain a safe, harmonious and productive work environment, use of personal electronic devices in the workplace is to be limited to break times and lunch hour.

There is a danger of theft or loss of sensitive organization data stored on personal electronic devices, so no organization information is to be downloaded to employees' personal electronic devices unless specifically authorized by management for organization business.

Cell phone and Smart phone use is subject to management approval and may be used if conducting organization business.

## Computer and Internet Conduct

Huu-ay-aht First Nations provides electronic devices and services as important tools to support day-to-day business and assist individuals in performing their job duties.

All technology provided by Huu-ay-aht First Nations, including computer systems, communication networks, organization-related work records, and other information stored electronically, is the property of Huu-ay-aht First Nations and not the employee. Employees have a right to reasonable privacy in the workplace, even on company equipment, but this right is balanced against Huu-ay-aht First Nations legitimate business need for security, productivity and safety. In general, use of the organization's technology systems and electronic communications should be job-related and not for personal convenience. Huu-ay-aht First Nations reserves the right to examine, monitor and regulate e-mail and other electronic communications, directories, files, and all other content, including Internet use, transmitted by, or stored in its technology systems, whether onsite or offsite.



It is the responsibility of every individual to ensure that Huu-ay-aht First Nations communication systems are used for authorized purposes only in accordance with our policies. Any communication in which Huu-ay-aht First Nations communication systems are used, including correspondence such as email, constitute Huu-ay-aht First Nations property. Any unauthorized use of Huu-ay-aht First Nations communication systems is strictly prohibited. Huu-ay-aht First Nations has the right to view all files that have been downloaded and to monitor all electronic, internet and email usage at any time, so long as inquiries are for legitimate operational reasons.

Further, Huu-ay-aht First Nations wishes to protect its computer systems from attack by malware and viruses exposed to its systems and unauthorized use of its computers through personal emails, instant messaging, blogs and unauthorized websites. The systems must be used in a fashion that does not improperly disclose confidential or sensitive information to unauthorized individuals or in violation of federal, provincial or local law. Email, network or related electronic communication passwords or security passwords with their colleagues except as described below. To protect password security, employees should log off when their computers are unattended and should periodically change their passwords.

Individuals must conduct themselves honestly and appropriately on the internet and respect the copyrights, software licensing, property rights, privacy, and prerogatives of others just as in any other business dealings.

All software must be downloaded by the employer's computer technologist who can be contacted at 250-723-0100.

### ***Authorized Use***

- Appropriate communicating with colleagues, customers, prospects, and suppliers regarding business matters in a professional manner
- Researching topics relevant to your specific job requirements
- Conducting other business activities that are directly relevant to your specific job requirements or productivity.

### ***Unauthorized Use***

Although this list is not exhaustive, the following activities are considered prohibited:

- Transmitting chain letters or threatening letters
- Using the internet for illegal activities
- Disabling or circumventing security measures put in place by Huu-ay-aht First Nations such as firewalls, authorization, virus protection, etc. and thereby putting Huu-ay-aht First Nations computers and information at risk
- Visiting sites that are considered inappropriate, pornographic, or "obscene"
- Using the internet at any time for sending jokes or obscenities, downloading music or movies, chat sessions and downloading any kind of executable software
- Downloading and/or emailing employment information from any organization issued device onto a home computer and/or device

### ***Computer Use***

Organization computers may be used only by employees who need them in their work.



Computers are not to be used for employees' personal purposes. This also includes personal use of organization Internet, e-mail, and social media accounts. Organization policy also prohibits playing of computer games at any time.

Only software programs and hardware, including accessories, supplied, and authorized by the organization are to be installed in organization computers. Do not copy or remove computer software from organization premises. The organization respects software copyright rules.

Please report any computer malfunction to your supervisor immediately; do not try to solve computer problems unless you are fully qualified to do so.

## Data Breach and Reporting Procedure

The purpose of this policy is to provide Huu-ay-aht First Nations employees with a process to follow should they need to report a data breach, theft of data, or exposures.

A data breach exposes confidential, sensitive, or protected information to an unauthorized person. The files in a data breach are viewed and/or shared without permission or unintentionally, including theft of data or unwarranted exposures. Exposures may include accidentally providing unauthorized access, use, or disclosure to an inappropriate individual, or recognizing that an organization computer, network, or any other Huu-ay-aht First Nations systems containing sensitive information, have been exposed to viruses or malware.

This policy also relates to a data breach which may occur due to the loss or theft of a device which contains sensitive or protected Organization information.

Sensitive and/or protected information includes but is not limited to:

- Financial information
- Bank account information
- Employee information
- Social security numbers
- Payroll information
- Client information
- Organization plans or strategy

Any individual who suspects that a theft, breach, or exposure of Huu-ay-aht First Nations protected, or sensitive data has occurred must immediately provide a description of what occurred via email or telephone to the Huu-ay-aht First Nations Computer Technologist, who can be contacted at 250-723-0100.

Data breach reports will be reviewed by the Executive Director/IT Department. This individual will investigate all reported thefts, data breaches and exposures to confirm if a theft, breach, or exposure has occurred. If a theft, breach, or exposure has occurred, they will follow the appropriate procedure depending on the class of data involved.



### *Steps for Response and Remediation*

1. Contact appropriate incident responder(s).
2. As soon as a theft, data breach or exposure containing protected or sensitive information is identified, the process of removing all access to that resource will begin as soon as possible.
3. Responder to assess the scope of the incident and initiate pre-defined response plan specific to the severity and type of the incident.
4. Complete initial scoping assessment to determine systems and data affected by the incident.
5. If applicable, investigate alerts from active security tools and acknowledge any new detections.
  - a. In case of virus or malware, isolate affected endpoint(s) from the network to prevent from moving laterally throughout the environment.
  - b. For suspicious activity, investigate details within endpoint data and determine if behavior is legitimate or malicious.
6. Notify appropriate personnel if scoping assessment determines that the sensitive data was affected by the incident.
7. Notify relevant stakeholders when the incident has been successfully remediated.
8. Prepare after-action report documenting response process and distribute to appropriate personnel.

## Loss or Damage to Organization Property

Employees are expected to take all reasonable care to protect organization property from loss, damage, destruction, or excessive wear and tear. Employees must keep track of the exact whereabouts of portable or transportable items at all times, especially off organization premises.

Report any incident resulting in loss or damage to your supervisor immediately. You will be expected to fully co-operate with the police, insurance representatives or other authorities in any investigation.



## Vehicles for Organization Use

In some cases, related to the duties and responsibilities of an employee's position, or for business travel, employees may be approved to utilize personal vehicles for organization use. To meet the requirement as authorized personnel, the employee must meet the following:

- Have a valid driver's license;
- Maintain an acceptable driving record;
- Is a regular employee of Huu-ay-aht First Nations; and
- Follow the guidelines stated in this policy at all times.

Employees are required to purchase liability insurance with a value of at least \$2 million and supply the employer with proof of such coverage. Employees are also required to submit a driver's abstract at time of hire or authorization of personal vehicle use for organization business and inform management immediately if any changes to the abstract occur during their employment.

Authorized drivers are responsible for driving personal vehicles for business purposes in a safe and professional manner. Traffic fines and parking tickets are the responsibility of the driver and will not be reimbursed by the organization unless special approval is given by the Executive Director. In the situation that an employee has rented a vehicle for business travel purposes, and the vehicle is involved in an accident or is otherwise damaged due to employee negligence, the employee is responsible for any repair costs not covered by vehicle insurance.

Authorized drivers are responsible for reading the full Vehicle Policy document which can be provided by the Human Resources team.

In addition to the information above, individuals driving vehicles that are the property of Huu-ay-aht First Nations must have a valid Class 4 Drivers License in order to operate any such vehicles. No exceptions to this rule will be granted.



# Health and Safety

Huu-ay-aht First Nations acknowledges the right of employees to work in a healthy and safe environment. The organization will ensure the development and management of a safe and healthy workplace, with the Executive Director having overall responsibility for the development and management of the Health and Safety Program. The employer's Occupational Health and Safety Program shall be developed and administered in accordance with Part II of the *Canada Labour Code*.

## OHS Rights & Responsibilities

Huu-ay-aht is committed to upholding the rights afforded to our employees in ensuring their health and safety.

Both employer and employees share in a responsibility to promote and uphold a healthy and safe workplace, and to ensure that our employee's rights are protected.

### Employee Rights

**Right to know** of any known or foreseeable hazards and to be provided with the information, instruction, training, and supervision necessary to protect their health and safety.

**Right to participate** in identifying and correcting job-related health and safety concerns, through the "Complaint and Reporting" Procedure, or through participation in the Joint Health and Safety Committee.

**Right to Refuse** dangerous work in the event there is reasonable cause to believe a condition, activity, tool, or equipment presents a danger to the employee or a co-worker.

### Employee Responsibilities

- Taking all reasonable and necessary precautions to ensure their own safety and health and that of anyone affected by their work;
- Complying with employer instructions concerning safety and health;
- Reporting any accidents or potential hazards in the workplace to their immediate supervisor;
- Using safety materials, equipment, devices, and/or clothing either furnished by the employer or prescribed by a Regulation.

### Employer Responsibilities

- Reviewing and acting on the recommendations of the Joint Health and Safety Committee and providing a written response within 30 days that outlines how the issue will be resolved.
- Providing a safe and healthy work environment, including necessary information, first aid and supplies, appropriate safety equipment and clothing, protective devices for machinery, tools and equipment, and the proper level of ventilation, lighting, and noise.
- Training and education of all employees (i.e., hazardous materials, fire and emergency procedures, and the safe operation of equipment and tools).
- Additional training and education for managers and supervisors (i.e. inspections, refusals to work, accident and potential hazard investigations and reporting).
- Developing a program to manage workplace hazardous materials.
- Designating a qualified person to investigate, record, and report any accidents.
- Submitting [reports to the Labour Program](#), as required.



## Joint Health and Safety Committee (JHSC)

A Joint Health and Safety Committee (the “Committee”) will be established, maintained, and composed of at least two (2) non managerial employees, and one (1) manager/coordinator. The Committee will report to the Executive Director.

The Committee will comply with and enforce all health and safety regulations and provisions within the *Canada Labour Code*, *B.C. Workers Compensation Act*, and the provisions under W.H.M.I.S. (Workplace Hazardous Materials Information System).

The [JHSC will be responsible to:](#)

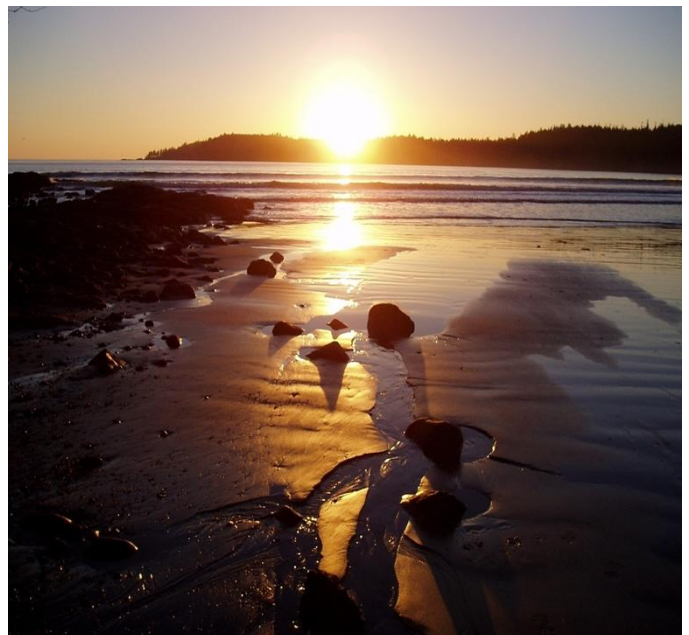
- Schedule and meet at regular intervals, and during emergencies when required;
- Receive, review, and participate in all job hazard analyses, investigations, or complaints related to the health and safety of employees;
- Conduct monthly inspections and make recommendations for avoiding unsafe, hazardous or dangerous conditions; ensuring that every part of the workplace is inspected at least one a year;
- Ensure that adequate records are maintained for any work accidents, injuries, health hazards and/or complaints;
- Request information from the employer identifying existing or potential hazards with respect to materials or equipment in the workplace;
- Provide recommendations to the employer regarding requirements for health and safety equipment and supplies (i.e., first aid supplies);
- Provide recommendations on the training and education of employees on health and safety in the workplace;
- Assist in developing procedures to ensure employee safety and protection.
- Prepare Labour Program reports, as required.

### *JHSC Meetings*

The Joint Health and Safety Committee will meet at least nine (9) times a year at regular intervals, during regular work hours. If circumstances, such as emergencies, make additional meetings necessary, they may be held during or outside regular hours, whatever is required. All committee members will receive the necessary training and be compensated at their regular rate of pay for attending JHSC meetings and/or carrying out JHSC duties.

### *JHSC Chairpersons*

A workplace health and safety committee is led by two chairpersons, one of whom is chosen by the employer-members and the other by the employee-members. Terms of office are not to exceed two years.





## Entering the Premises

Unauthorized people are not permitted to be in “employee only” office areas during work hours, and into all facilities after office hours. The Executive Director will designate an employee to be responsible for managing the distribution and return of building keys.

For safety and security reasons, please inform your immediate supervisor in advance should there be an extraordinary need to access offices outside of office hours.

## Smoking and Vaping

Smoking and/or vaping is **only** permitted in the designated smoking area and **only** during coffee and lunch breaks. These rules apply to everyone equally – clients, visitors, other personnel, as well as Employees and Management.

## Substance Misuse Policy

Huu-ay-aht First Nations is committed to providing a safe and healthy work environment for our employees and visitors. The Organization recognizes the inappropriate use of drugs, alcohol, controlled substances, medications, or other impairing substances can have serious effects on the safety and well-being of employees and can jeopardize the integrity and safety of our employees, visitors, and facilities.

As used in this policy, the following terms shall have the following meaning:

- Alcohol: Includes wine, beer, distilled spirits, and any liquid containing ethyl alcohol, whether or not intended as a beverage. It is not intended to include other products containing alcohol which are not intended for consumption, provided such products are used as directed.
- Drug Paraphernalia: Any equipment, product or material intended or designed for use in manufacturing, compounding, converting, concealing, processing, preparing, or introducing drugs (including cannabis) or alcohol into the human body. This also refers to any product or device that may be used to attempt to mask, tamper with or adulterate an alcohol and drug testing sample. Drug Paraphernalia includes but is not limited to user specific objects (e.g., glass pipes, silicon pipes, smoking masks, bongs, syringes, roach clips, etc.) and dealer specific objects (e.g., digital scales, vials, etc.).
- Drug(s): Any substance taken to change the way the body or mind functions. Drug(s) includes any controlled substance included in the Controlled Drugs and Substances Act, as amended, cannabis and its derivatives, prescription drugs, over-the-counter drugs, and solvents and other substances that can be ingested, inhaled, or otherwise consumed. Drugs include the categories defined below:
  - Illicit Drugs: Any Drug or substance not legally obtainable and whose use, sale, possession, purchase, or transfer is restricted or prohibited by law (e.g., street drugs such as cocaine, heroin, etc.).
  - Cannabis: Cannabis products lawfully obtained and lawfully used, including cannabis products such as edibles, oils, teas, and creams.
  - Medication/Prescription: Any drug obtained legally, either over the counter or through a doctor, or a licensed medical professional’s prescription or authorization. This includes cannabis authorized for medical purposes under the Cannabis for Medical Purposes Regulations. Prescriptions must be in the name of the employee.
- Substance Misuse Dependency: A condition in which the recurrent use of Alcohol or Drugs causes clinically and functionally significant impairment, such as health problems, disability, and failure to meet job requirements.



## Policy Guidelines

Employees are prohibited from reporting for duty or be on duty while impaired by Alcohol or Drugs, or the after-effects of the same. Drugs, Alcohol and/or any other illicit substances including Drug Paraphernalia are not permitted on Organization property, during Organization work hours or within personal vehicles being utilized for business travel.

Employees are required to report Fit for Work and remain Fit for Work while present at Organization premises. For purposes of this Policy, being “Fit for Work” means employees can perform the duties of their jobs safely and are not impaired by any substance that has the potential to change or adversely affect the way a person thinks, feels, or acts. Employees scheduled to be on-call are expected to remain Fit for Work during such times. Employees called in for overtime are expected to be Fit for Work when accepting the call in. During work hours employees are prohibited from consuming, possessing, or distributing alcohol or cannabis. While engaged in work-related activities, outside of regular shifts, employees are prohibited from consuming, possessing or distributing Illicit Drugs and Illicit Drug Paraphernalia.

Employees must immediately notify the Organization when their cognitive or motor skills may be impaired for any reason prior to commencing work, including from the use of Alcohol or Drugs.

Where the Organization has reasonable cause to believe an employee may be not Fit for Work and/or is in possession of Drugs, Alcohol or Drug Paraphernalia, it reserves the right to search any belongings located on Organization property.

## Self-Declaration

It is the duty of each employee to advise Human Resources of any Substance Misuse Dependencies and/or medically prescribed Drug(s) that have the potential to impair the employee’s ability to safely perform the essential duties of their job, prior to any breach of this Policy. This information will be kept strictly confidential and shared only on a need-to-know basis, in accordance with applicable privacy legislation.

An employee who requires reasonable accommodation to perform the essential duties of a job has a responsibility to communicate their limitations and the need for such reasonable accommodation to the Organization in sufficient detail. The affected employee is expected to indicate the type and duration of accommodation required and to cooperate fully in the Organization’s efforts to respond to the request. The request should be supported by a physician’s guidance and supporting documentation will be required. The Organization is committed to accommodating employees with a Substance Misuse Dependency to the point of undue hardship. The Organization will work with the employee to ensure the measures taken are effective.

An employee will not face retaliation or disciplinary action as a result of the employee’s decision to self-declare a dependency and/or seek assistance from the Organization. Employees who are experiencing a Substance Misuse Dependency are encouraged (and may be referred) to contact the Organization’s Employee Assistance Program provider for evaluation, counselling, or rehabilitation assistance. Such referrals will be treated with full confidentiality. Information obtained during a counselling session will not be shared



without written permission, unless inconsistent with safety or security considerations or otherwise required by law.

## Violations

All employees have a responsibility to notify their Supervisor, Manager, Director, Executive Director and/or Human Resources of any situation in which they believe they themselves or a fellow employee or visitor are in breach of this Policy. Exceeding or abusing the prescribed dose of a medically required Drug is a violation of this Policy and may subject the employee to corrective action, up to and including termination for cause, subject to the Organization's obligation to reasonably accommodate any disability or dependency.

Impaired employees will be asked to leave the premises and will be provided transportation to ensure they arrive safely to their destination. The Organization may require an employee to undergo a Drug and/or Alcohol test if there is reasonable suspicion the employee has reported to work not Fit for Work.

Refusal to submit to reasonable cause testing and legitimately participate in the rehabilitation process will be viewed as a breach of Organization Policy and a fundamental breach of the employee's contract of employment and may subject the employee to corrective action up to and including termination for cause – subject to the Organization's obligation to reasonably accommodate any disability or dependency.

Where there is positive evidence of the possession or sale of Drugs, Alcohol and/or any other illicit substances on Organization premises, the employee will be terminated and the authorities will be contacted, as necessary.

### *Procedure for Suspicion of Impairment*

The following procedure may be enacted if there is reasonable belief an employee is not Fit for Work:

1. If possible, the employee's Manager or Supervisor will first confidentially seek another Manager or Supervisor's opinion to confirm the employee's status.
2. The Manager/Supervisor will contact the Human Resources department immediately.
3. The Manager/Supervisor will consult privately with the employee with a management or supervisory level witness present to determine the cause of the observation, including whether substance misuse has occurred. Suspicions of an employee's ability to function safely may be based on specific personal observations. If the employee exhibits unusual behaviour including but not limited to slurred speech, difficulty with balance, watery or red eyes, or dilated pupils, or if there is an apparent odor of Alcohol or Drugs, the employee will not be permitted to return to their assigned duties to ensure their safety and the safety of other employees or visitors to the workplace. The employee will be placed on an unpaid leave pending the results of the investigative procedure.
4. If an employee is considered impaired or deemed not Fit for Work, this decision is made based on the judgement of two members of management and does not require a breathalyzer, blood test, or urine sample. The Organization will arrange for a taxi to safely transport the employee to their home address or to a medical facility, depending on the determination of the observed impairment. This may include attending a facility to undergo a drug and alcohol test. The employee may be accompanied by a Manager, Supervisor, or another employee if necessary.
5. An employee who is deemed not Fit for Work will not be allowed to drive. The employee will be advised that if they choose to refuse the Organization's organized transportation and decide to drive their personal vehicle, the Organization is obligated to and will contact the authorities to inform them of the situation.



6. A meeting will be scheduled for the following workday, or as soon as reasonably possible, to review the incident and determine the course of action which may include a monitored referral program as part of the treatment plan.

## Rehabilitation

If the Organization becomes aware that an employee's Drug and/or Alcohol dependency is interfering with the ability to perform the essential duties of the job, is affecting performance, or results in excessive absenteeism or tardiness, etc., the Organization will aim to provide reasonable accommodation to the point of undue hardship. This may include but not be limited to the temporary re-assignment of duties to such that these duties do not present a safety risk, or the grant of an unpaid leave of absence to meet the employee's rehabilitation-related needs. This may lead to a mandated referral for further assessment. The employee will not be allowed on the Organization's premises until deemed Fit for Work.

When the employee returns to work following treatment for a Substance Misuse Dependency, the Organization may develop and implement a return-to-work plan that includes testing for consumption/use of impairing substances.

No employee with Alcohol or Drug dependency will be disciplined or terminated solely due to a request for help in overcoming the problem or because of involvement in a rehabilitation effort (this does not apply to someone caught violating the Policy and using the Policy as a means after the fact). Employees should understand accessing assistance or declaring a problem does not eliminate the requirement for maintenance of satisfactory performance and safety levels.

In appropriate circumstances, employees may be referred to our Employee Assistance Program.

Recreational Alcohol or Drug use by employees does not constitute an illness or disability giving rise to rehabilitation response by the Organization and will be treated as a coachable moment or corrective action as per the Organization's performance coaching program in effect.

## Reasonable Cause Testing

Reasonable Cause is defined as any information that would lead one to reasonably believe an individual is under the influence and/or in possession of Drugs and/or Alcohol in violation of this Policy. This includes, but is not limited to, direct observation of Drug and/or Alcohol use or possession, irrational or unusual behaviour, and reporting to work in an apparent not Fit for Work condition (based on specific, clear observations concerning the individual's appearance, behavior, speech, or body odors).

When the Organization has reasonable cause to believe an employee has violated this Policy and is unable to work in a safe manner due to suspected Drug and/or Alcohol use and/or possession, it will advise the employee accordingly and may require the employee submit to testing for Drugs and/or Alcohol. The Organization will arrange for testing (on or off site, at the Organization's discretion) as soon as reasonably practical.



An employee who is required to take a Reasonable Cause Test will be considered not Fit for Work and will be placed on immediate unpaid suspension pending the results of the test.

### ***Post Incident Testing***

Post Incident Testing for Drugs and/or Alcohol will be required immediately following an accident, a near miss or other potentially dangerous incidents, or as soon as is practical under the circumstances, where there is Reasonable Cause to suspect that Drugs and/or Alcohol may have been a contributing factor, or where the law requires it. Incidents will be investigated by the Organization in conjunction with a representative from the Health & Safety Committee.

### ***Testing Procedure***

Reasonable Cause and Post Incident Testing will be collected, analyzed, and interpreted by certified professionals in accordance with the approved standards specific to Drug and/or Alcohol testing.

Reasonable Cause and Post Incident Testing will be conducted as soon as reasonably practical following the incident. No testing for Drugs and/or Alcohol shall occur more than 8 hours after the time of the incident.

The results of an employee's Alcohol and/or Drug test will be the property of the Organization and will be kept in a separate personnel file in respect of that employee, accessed thereafter only by Human Resources/Health and Safety/Senior Management employees on a need-to-know basis in accordance with applicable privacy legislation.

### ***Refusal to Test***

An employee's refusal to submit to, or provide samples for, an Alcohol and/or Drug Test may lead to a fundamental breach of this Policy and result in corrective action up to and including termination of employment for cause. The circumstances of each such refusal will be examined on a case-by-case basis, considering the reasons for refusing the test, the incident triggering the need for the test, and other relevant factors.

### ***Corrective Action and Positive Test Results***

A violation of this policy may result in progressive coaching up to and including termination of employment with cause. If an employee violates a provision of this policy an investigation will be conducted before corrective action is taken. The appropriate corrective action in all cases depends on the facts surrounding each case, including the nature of the violation, prior violations, response to corrective programs and the severity of the violation. The severity of the violation may also warrant initiating the corrective action process at different levels.

Some violations are considered sufficiently serious that dismissal for cause is warranted on first occurrence. Examples include, but are not limited to, trafficking in or possession of illicit Drugs or consumption of illicit Drugs on Organization premises or property, or when operating an organization vehicle or equipment.



### ***Negative Test Results***

In the event a negative result is obtained from the screening test and if required by the employee's Manager, a medical assessment of the employee will be required to determine if there are health related reasons for the situation or incident in respect of which the test was conducted. If the employee is found to be medically Fit for Work, then the employee will be cleared to return to work. In the event the employee is not Fit for Work, the employee will be sent home on a medical absence.

## Confidentiality

Information concerning an employee's involvement with a rehabilitation program, Organization designated physician or medical service provider will be held in strict confidence. Such information will not be disclosed except as authorized by the written, informed consent of the employee in accordance with applicable privacy legislation.

All situations will be evaluated on a case-by-case basis. All information reported will be dealt with in the strictest confidence except where disclosure is required for immediate protection of the health and safety of the individual in question or others in the vicinity, is mandated by law, or is required to fully and properly investigate the incident reported.

## Training

The Organization recognizes the importance of making employees aware through education of the actual and potential risks, both on and off the job, related to the consumption or use of Alcohol and/or Drugs and other illegal substances. The Organization intends to use employee education and awareness to ensure commitment to and compliance with this Policy and to reduce workplace health and safety concerns associated with non-compliance. Such education, including a complete copy of this Policy, will be provided to all employees upon hire.

The Organization will also train its Managers and Employees on how to monitor and identify behavior and performance problems that may be linked to substance misuse.

## Responsibilities

### ***Employees***

- Read, understand, and abide by this Policy, as well as your responsibilities under it
- Do not bring any type of Illegal Drugs or Alcohol to any worksite or office
- Attend work as Fit for Work and remain Fit for Work while actively working for the Nation
- Manage potential impairment during work hours due to the legitimate use of prescription drugs or over-the-counter medication by contacting your personal physician or pharmacist to determine if such use may have a negative impact on job safety or performance. Advise your supervisor of your possession or use of prescription and over-the-counter drugs if the drugs have the potential to impair performance or safety
- Advise the organization of any requirement for modified work or temporary reassignment and to provide appropriate medical verification regarding work restrictions and/or any limitations
- Participate in the Drug and Alcohol testing program where applicable
- Abide by the public intoxication laws, impaired driving laws and smoking bylaws; and



- Notify the organization if you believe an employee, contractor or visitor is not Fit for Work or is otherwise in violation of this Policy. No employee shall be reprimanded, disciplined, or otherwise punished for reporting a violation of this Policy in good faith.

### *Directors and Managers*

- Ensure team members are/remain Fit for Work
- Ensure all team members are educated about the Substance Misuse policy
- Enforce the Substance Misuse policy
- Maintain an “open door” policy for team members wishing to come forward with a drug and/or alcohol related report including but not limited to self-disclosures and observed situations
- Be alert to any behavioral changes in persons who report to them. Inquire any person, within reason, whom they reasonably suspect has a potential substance abuse problem or who has otherwise breached this Policy

## Organization Events and Social Functions

Huu-ay-aht First Nations recognizes you may wish to arrange, engage, or attend organization events, trainings, meetings, or social functions during the course of your employment. These events may take place on or off organization premises, during or outside regular business hours. Regardless of the type or location of the event, the Organization expects everyone to always act appropriately and professionally and to comply with all Organization policies, including the Code of Conduct. Nothing in this policy should be read to limit your rights under Federal, Provincial or Employment Laws.

You are ultimately responsible for your choices and behavior regarding the consumption of alcohol, cannabis or illegal drugs when it is available at Organization events and other social functions including trainings and meetings. You should be aware that you will be held individually or collectively liable for incidents from the uncontrolled or illegal use of alcohol, cannabis or illegal drugs during Organization events, training sessions, meetings, or social functions.

The sale, availability or distribution of alcoholic beverages and cannabis products to anyone under the provincial legal age is strictly prohibited. You are required to produce identification to verify you can legally consume alcoholic beverages when requested.

Regardless of the number of participants, service of alcoholic beverages at Organization-sponsored events, meetings or trainings shall be regulated to reduce the risk to the safety or well-being of team members, guests, the public, property, and the employer.

All alcoholic beverage products must be consumed within the area in which it is served or within the designated consumption area. No containers, either open or closed, may leave the event area.

Games or other activities which encourage the rapid consumption or the consumption of large amounts of alcohol are prohibited.

The presence or consumption of alcohol, cannabis or illegal drugs is not permitted on transportation vehicles used during or to support organization-sponsored events, including shuttles and bus services used for both local and long-distance transport of participants.



At all events, meetings, and trainings where alcohol is served, the sponsoring department or management team in collaboration with the server must ensure obviously intoxicated persons are not further served and are sent home safely.

It is always your sole responsibility, and not the employer's, to ensure you do not operate a vehicle if your blood alcohol level exceeds the legal limit in the jurisdiction in which the event, meeting or training is being held. The Organization will provide transportation options when alcohol products are being served at events for employees, in the form of taxi's, shuttle services, etc. In some cases where the event is held out of town, hotel accommodation may be provided.

While representing Huu-ay-aht First Nations at events, you must be responsible regarding your use of alcohol and abiding by the laws and policies of the jurisdiction and the organization you are visiting. The Organization may take corrective action against individuals whose use of alcoholic beverages and/or cannabis products negatively impacts the Organization's brand, business operations or the health, safety and welfare of the organization and its members.

You are responsible for the conduct and actions of your guest(s) at all Organization-sponsored events as well as ensuring they remain in compliance with this and other organization-related policies.

If you do not comply with this policy, you may be subject to corrective action up to and including termination of employment.



# Ending Employment with Huu-ay-aht First Nations

## Termination for Cause

Huu-ay-aht First Nations reserves the right to dismiss, without notice, any employee for just cause. The organization does not have to give written notice or compensation for length of service to an Employee who is dismissed for “just cause”, however the onus is on the organization to prove that just cause for termination exists.

## Resignation

An employee planning to leave Huu-ay-aht First Nations is requested to provide notice of the resignation in writing to management. Notice should be given at least four (4) weeks in advance for Directors, professionals, senior, technical, and administrative employees, and at least two (2) weeks in advance for all other employees. Any variation to an employee’s notice period will be included in the employment contract. The notice period may be waived upon mutual consent.

Resignations are binding on the Employee and Huu-ay-aht First Nations and cannot be changed except by mutual agreement.

### *Pay in Lieu of Working Notice*

Once notice is given by an employee, Huu-ay-aht First Nations may wish to pay out the notice period rather than have the employee complete the working notice. This will be at the discretion of the employee’s immediate supervisor, pending approval from their director.

### *Job Abandonment*

The organization also considers that an Employee has resigned their position if they have abandoned their job. Job abandonment is defined as the failure to report back to work after four (4) consecutive business days missed without prior notification to the employee’s immediate supervisor.

## Final Pay

The final cheque shall include all accrued wages or salary, including regular pay, preauthorized overtime pay, accrued vacation pay, and any other compensation due to the employee. Accrued sick and family illness days are not eligible for pay out.

## Exit Interview

Upon tendering resignation notice, an employee may be requested to attend an exit interview with a Human Resources representative. The Exit Interview is an optional exercise for the employee and provides the organization an opportunity to gather feedback from the employee’s perspective.



## Return of Organization Property

Any property issued to an employee must be returned in good condition to the Huu-ay-aht First Nations at the time of termination, lay off, dismissal or resignation. The following list is not exhaustive but includes the following:

- Computers, laptops and drives;
- Company issues cell phones
- Credit Cards
- Cameras;
- Intellectual property;
- Files, documents and records;
- Keys;
- Vehicles;
- Office supplies;

The direct Manager, Director and/or a Human Resources representative will ensure that all organization property assigned to an employee is recorded and signed for by the employee when issued by, and when return to, the employer.

## Layoff and Recall

Layoffs and recalls will be administered in accordance with the Canada Labour Code. An employee may be subject to a layoff where there is a temporary shortage of work or temporary shortage of funding. Layoffs will constitute termination of employment when the layoff is for greater than three (3) months.

Huu-ay-aht First Nations management shall determine the order in which employees are laid-off by considering the Organization's requirements for skills and abilities.

Huu-ay-aht First Nations shall give notice of lay-off as described in the *Canada Labour Code*.



# Employee Acknowledgement

## Understanding and Acknowledging Receipt of the Huu-ay-aht First Nations Employee Policy Manual

I have received and have been given an opportunity to read a copy of the Huu-ay-aht First Nations Employee Policy Manual, and I understand that it is my obligation to be aware of the policies contained therein. I understand that the policies and benefits described in it are subject to change at any time at the sole discretion of the organization. I understand and agree that nothing in the Employee Policy Manual is intended to be, or serve as, a contract or other form of express agreement with regard to my employment.

## Changes and Questions Regarding the Manual

Finally, I understand that from time to time, the organization may change, modify, add to, or delete any or all of the policies and benefits contained in the Employee Policy Manual. No change, addition, or deletion is effective unless in writing from the organization. Choosing to remain with the organization after being given reasonable notice of such changes means that I have accepted the changes and have agreed to abide by them. If I have any questions regarding the policies or how they apply to my employment, I understand that I have the right to ask my supervisor or the personnel manager.

\*Both Huu-ay-aht First Nations and the employee shall receive a copy of this acknowledgement. A copy will be placed into the employee personnel file.

	Employee	Organization Representative
Name		
Signature		
Date		

# Appendix 1 – Huu-ay-aht Oath

## Huu-ay-aht Oath

I, \_\_\_\_\_, do solemnly affirm (or swear) that:

I will act in the best interests of present and future generations of Huu-ay-aht citizens,

I will honour the vision, values and sacred principles of Huu-ay-aht –

**ʔuʔaʔuk** (taking care of future generations), and  
**hišukma ćawaak** (everything is one),

I will be a positive role model, following the principle of **ʔiisaak** (conducting myself honestly and respectfully), and

I will uphold the Constitution and obey Huu-ay-aht laws.

Affirmed/Sworn before me at  
In the Province of British Columbia this \_\_\_\_\_ day of  
\_\_\_\_\_, 20\_\_\_\_.

Name of Public Officer

A Commissioner of Oaths in and for the  
Province of British Columbia.

# Appendix 2 – Key Definitions

- Canada Labour Code - means Part II and III of the Canada Labour Code, an Act that defines both the occupational health and safety requirements and the minimum labour standards that apply to employer and its employee;
- Casual Employee - means a temporary employee who has no guaranteed hours and who is called in to work only when needed;
- Citizen - means a Huu-ay-aht citizen whose name is entered in the Citizenship Register;
- Common Law - means a person who has been cohabiting with an individual in a marriage-like relationship (married state) for at least one (1) year, or who had been cohabiting with the individual for at least one (1) year before the person’s death;
- Compensation - means all financial rewards including salaries, wages and time off in-lieu, that an employee receives as a result of her/his employment;
- Designate - means a person that is chosen or appointed to assume the responsibility or authority of another person;
- Director - means a person employed by the employer to be responsible of the day-to-day operations and management of a specific program and/or department;
- Discipline - means a corrective or punitive action taken by the employer towards an employee for just cause;
- Elder - means a citizen who is 60 years of age or older;
- Employee - has the same meaning as “government employee” as in the Financial Administration Act (a person who holds a position as an employee of the Huu-ay-aht Government or a federally regulated Huu-ay-aht public body);
- Employer - means the Huu-ay-aht Government or a federally regulated Huu-ay-aht public body;
- Executive Council – means the Executive Council established under the Government Act;
- Executive Director - means the Executive Director appointed under the Financial Administration Act, to manage, supervise and be responsible for the overall administration and operations of the Huu-ay-aht Government;
- Exempt - means where an employee is not eligible to receive a provision or benefit defined within HR Policy, as determined by the employer, and where applicable, consistent with the provisions of the Canada Labour Code, Part III;
- Human Resource Manager – means an employee appointed by the Executive Director to be the Human Resource Manager
- HUU-ay-aht Body – includes government and HUU-ay-aht public bodies;
- HUU-ay-aht Public Body – means an entity other than HUU-ay-aht business enterprise that is controlled or created by the government.
- Familial Relation – shall mean:
  - Spouse (including common-law)
  - father and mother (natural, step, common law, foster, or in-law)
  - child(ren) (including natural, step, common law, foster, or in-law)
  - sibling (including natural, step, common law, foster, or in-law)
  - grandparent
  - father-in-law or mother-in-law (including common-law)
  - grandchild
  - biological uncle or aunt
  - biological niece or nephew

- any other person who resides permanently in the employee's household or with whom the employee permanently resides.
- Immediate Supervisor – means the person the employee takes primary direction from, has their work controlled by, receives day-to-day support and leadership from, and the person the employee reports to;
- Individual Contributor – as defined by the Canada Labour Code pertaining to overtime as non-exempt employees;
- Just Cause – means responsibility of the employer to take corrective and punitive discipline or measures, based on clear, compelling and justifiable reasons;
- Managerial Employees -- as defined by the Canada Labour Code pertaining to overtime as exempt employees;
- Overtime Work – means the preauthorized time an employee works beyond the employer defined full time day and full-time work week and includes working on general holidays where the employee is entitled to the holiday;
- Probationary Employee – means an employee who is serving a probationary period as defined within this policy;
- Public Officer - means a government member, Huu-ay-aht employee, contractor, director or volunteer of a Huu-ay-aht body;
- Resignation of Employment – means a voluntary termination of employment by an employee;
- Service – means the years of continuous service that an employee has accumulated;
- Temporary Employee – means an employee who is hired for a period of less than six months;
- Term Employee – means an employee who is scheduled to work full-time or part-time for a pre-determined period of time – may also be referred to as seasonal when the end of the term coincides with the end of a season.

# Appendix 3 – Huu-ay-aht Government Attendance & Communication Guidelines

## Purpose

These guidelines explain how employees and supervisors are expected to communicate about absences, lateness, and return-to-work plans in a fair and supportive way. Reliable attendance helps us serve citizens and support each other as a team.

## Who These Guidelines Apply To

These guidelines apply to all permanent, temporary, casual, and seasonal Huu-ay-aht Government employees.

## Key Principles

- Start with support, not punishment.
- Communicate early and clearly.
- Look at patterns with a “reasonableness” lens, including cultural, family, and wellness needs.
- Use the Sacred Principles of ʔiisaak (Respect), ʔuʔaʔuk (Taking Care Of), and hišukma čawaak (Everything Is One).

## When You Are Sick or Cannot Attend

Employees are expected to:

1. Notify your supervisor as soon as you reasonably can, ideally at least 20 minutes before your shift if you know you will be late or absent.
2. Share the general reason for your absence (for example: illness, family matter, emergency, transportation, cultural or community responsibility). You do not have to share private medical details.
3. Stay in contact during a longer absence and agree on how often you will check in and any return-to-work date.
4. Use appropriate leave types as outlined in the Huu-ay-aht Employee Handbook and the Canada Labour Code.

## What Usually Does Not Count as an Attendance Issue

The following are normally not treated as attendance concerns:

- Approved vacation or personal days.

- Approved sick leave, cultural leave, or other protected leave.
- WorkSafeBC or EI-covered leave.
- Any other pre-approved leave as allowed under the Huu-ay-aht Employee Handbook and Canada Labour Code.

## What May Be Considered an Attendance Concern

Examples of patterns that may be considered attendance concerns include:

- Repeated late arrivals or early departures without reasonable explanation.
- Missing a scheduled shift without approval or communication (“no-call/no-show”).
- Patterns such as regularly missing Mondays or Fridays, or days after holidays, with no clear reason.

These situations are a flag to talk and understand what is going on, not an automatic step to discipline.

## Role of Supervisors

Supervisors are expected to:

- Track and review attendance regularly (for example, monthly).
- Notice patterns that may show an employee is struggling and needs support.
- Start with a supportive check-in conversation, listening respectfully and asking what the employee needs.
- Offer reasonable help such as adjusting schedules where possible, sharing EAP or counselling options, or clarifying sick leave and other processes.
- Contact HR if concerns continue or if they are unsure what to do next.

## Support Before Discipline

Before any formal action is considered, supervisors should meet with the employee, explain the attendance concerns, and explore solutions. Steps should include:

1. Meeting with the employee to understand what is going on.
2. Asking if there are health, family, cultural, or transportation issues and what supports might help.
3. Exploring reasonable accommodations or solutions within operational needs.
4. Documenting key points of the conversation and agreed next steps, and sharing a copy with the employee if requested.

If attendance does not improve after support and clear expectations, supervisors may move into formal HR processes under the Huu-ay-aht Employee Handbook and HR Regulation, including progressive discipline where appropriate (coaching, verbal warning, written warning, etc.).

# Appendix 4 – Huu-ay-aht Government Artificial Intelligence Usage Guidelines

## Guidelines for Using Artificial Intelligence (AI) Tools

These guidelines explain how Huu-ay-aht staff can safely and appropriately use Artificial Intelligence (AI) tools in day-to-day work. They support, but do not replace, Huu-ay-aht rules on confidentiality, privacy, data sovereignty, and records management.

### Who must follow these guidelines

These guidelines apply to anyone who is using Huu-ay-aht systems or acting on behalf of Huu-ay-aht Government, including:

- Employees
- Contractors and advisors
- Interns, students, and placements
- Volunteers

They apply whenever you are using Huu-ay-aht devices, accounts, or networks, or creating or handling records on behalf of Huu-ay-aht Government.

### Key definitions (plain language)

- Artificial Intelligence (AI) / Generative AI / Large Language Models (LLMs): tools that generate text, images, code, or other content based on prompts (for example, ChatGPT, Gemini, Grok).
- Public information: information that is already public, such as the Huu-ay-aht website, public reports, public meeting minutes, press releases, laws, and other open-access materials.
- Confidential information: any non-public information about Huu-ay-aht operations, finances, legal matters, personnel, citizens/clients, vendors, systems, security, or any Indigenous data in Huu-ay-aht custody or control.

### Core principles

When using AI tools for Huu-ay-aht work, staff must follow these principles:

1. Public-in, public-out – Only input public information into AI tools. If you are not sure if something is public, treat it as confidential and do not use AI.
2. Human-in-the-loop – AI outputs are drafts only. You must always review, fact-check, and apply a cultural safety lens before using or sharing AI-assisted content.

3. Enterprise-only – Use only Huu-ay-aht approved AI tools and accounts. Do not use personal or free AI accounts for Huu-ay-aht work.
4. Data sovereignty first – Never enter Indigenous data or non-public information about Huu-ay-aht people, lands, culture, or language into AI tools. Follow OCAP principles: Ownership, Control, Access, and Possession.
5. Records discipline – If an AI-assisted document becomes an official Huu-ay-aht record, save the final approved version in Huu-ay-aht’s recordkeeping system, not inside the AI tool.

## When AI use is allowed (safe and low-risk uses)

You may use Huu-ay-aht approved AI tools for low-risk, internal work if you only input public information or fictional/anonymized examples you create for testing.

Examples include:

- Drafting or rewriting general internal correspondence, checklists, job-aid text, agendas, or learning materials based on public sources.
- Brainstorming and structuring outlines or summaries of publicly available legislation, policies, or public documents.
- Grammar and spell-checking non-confidential drafts that contain only public data.
- Generating stock-style visuals or boilerplate content from public inputs for internal concept development (not final external use).

Before you use AI for any task:

- Confirm your inputs are public-only.
- Carefully check outputs for factual accuracy, correct names/dates/numbers, bias, and cultural safety (ʔiisaak / ʔuʔaafuk / hišukma ćawaak).
- Route any external-facing content (for citizens, media, the public) through Communications and normal approval channels.

## What you must never input into AI tools

Do not input, paste, upload, or describe the following in any AI tool (including “private” or “no training” tools):

1. Personal data about citizens, clients, or staff, such as names, contact details, dates of birth, employment, performance, discipline, or payroll details, Social Insurance Numbers, or other identifiers.
2. Health or social services information, such as case notes, clinical details, or social services records, including any personal health information.
3. HR and payroll information, including personnel files, performance notes, compensation data, benefits, and grievances.
4. Legal and financial information, such as draft or final contracts, legal opinions, privileged correspondence, non-public budgets, forecasts, bids, or vendor negotiations.
5. Indigenous and community data, including any non-public information about Huu-ay-aht people, lands, culture, ceremony, language datasets, or research data.

6. Confidential governance materials, such as in-camera materials, draft Council papers, or anything designated confidential under HUU-ay-aht law or policy.
7. Security and IT information, including system diagrams, credentials or tokens, device inventories, and details of IT security incidents or vulnerabilities.
8. Meeting recordings or transcripts, unless the Executive Director has given written approval and IT has confirmed the tool is safe, on-tenant, and configured for this purpose. By default, AI-based meeting transcription is not allowed.

## Handling AI outputs

All AI outputs must be treated as drafts. Staff are responsible for:

- Validating facts, data, dates, names, and tone.
  - Ensuring content is culturally safe and aligns with HUU-ay-aht values and laws.
  - Citing public sources appropriately when preparing public materials.
  - Not using AI tools to draft any legal documents with binding effect, including contracts, leases, memoranda of understanding, non-disclosure agreements, or letters of intent.
- If a draft created with AI becomes an official HUU-ay-aht record (for example, a signed memo, directive, policy, or public document), save only the final approved version in HUU-ay-aht's records system and follow all retention rules. Do not rely on the AI tool as the storage location.

## Technology, access, and controls

Information Technology (IT) will:

- Choose and configure enterprise AI tools with administrative controls, no model training on HUU-ay-aht content, secure identity (for example, SSO and MFA), and appropriate data residency.
- Limit telemetry to license and usage metrics rather than content logging, wherever possible.
- Implement security controls to reduce the risk of data leaks.
- Provide clear on-screen prompts reminding users that only public information may be entered.

Staff must not bypass or weaken these controls, for example by copying confidential content into consumer AI tools.

## Roles and responsibilities

Executive Director

- Acts as executive sponsor for AI use.
- May grant narrow exceptions (such as secure transcription pilots) after IT, HR, and legal review.

Information Technology (IT)

- Vets AI tools, manages access, configures controls, and supports training on safe usage.

Human Resources (HR)

- Maintains the AI policy and these guidelines.

- Integrates AI misuse into HR and investigation processes as appropriate.

Managers

- Coach their teams on safe, public-only AI use.
- Ensure that external-facing content follows approval and Communications processes.

Employees, contractors, interns, and volunteers

- Follow these guidelines and all input prohibitions.
- Complete required training.
- Ask for guidance from their manager, HR, or IT before using AI in unclear situations.

Huu-ay-aht will not require staff to keep a per-use log of AI activities. Normal supervisory review, quality assurance, and aggregate tool telemetry may be used to monitor and support safe use.

## Training and support

Huu-ay-aht will provide:

- Mandatory annual micro-training on bias and limitations of AI, cultural safety, privacy, and data boundaries.
- Job-aids, including a simple “public-only input” checklist.
- Manager resources with examples of safe and unsafe uses.

Staff are encouraged to raise questions early and often.

## If something goes wrong (non-compliance)

Huu-ay-aht uses a coaching-first approach wherever possible. If someone makes a mistake using AI:

- The focus will be on learning and correcting the issue, especially for low-risk incidents.
- Repeated, wilful, or high-risk breaches (for example, uploading Indigenous data or confidential records) may lead to formal HR action under the Employee Manual and Code of Conduct.

## Quick checklists

A. “Can I paste this into AI?” – quick check

Before you use AI for Huu-ay-aht work, ask yourself:

1. Is every single thing I am entering already public (for example, Huu-ay-aht website, public laws, issued press releases, public news)?
2. Am I excluding all names, HR and payroll content, case details, legal or financial non-public information, and Indigenous or community data?
3. Am I comfortable with this exact text appearing on a public website today?
4. Will a human (me or my supervisor) review the output before it is shared or published?

If the answer to any question is “No,” do not use AI for that task.

B. Examples – allowed vs. not allowed

Generally allowed (public-only inputs):

- Summarizing Huu-ay-aht Acts and publicly posted policies to create plain-language staff explainers.
- Drafting internal agendas or housekeeping memos that rely only on public information.
- Creating first drafts of non-sensitive templates or checklists based on public documents.

Not allowed (non-public inputs):

- Rewriting a draft Council report or in-camera briefing.
- Translating or cleaning notes from a citizen services case file.
- Summarizing a vendor contract or non-public legal opinion.
- Transcribing any meeting with staff or citizens into an AI tool without Executive Director-approved, IT-validated transcription.
- Drafting any document with legal effect (for example, a memorandum of understanding, letter of intent, contract, or lease).

# Appendix 5 – Extended Leave of Absence – Talent Retention Guidelines

## Purpose

These guidelines outline how employees can request an unpaid extended leave of absence for education, entrepreneurship, family, cultural or community service, or other personal reasons, while supporting long-term retention and continuity of citizen services.

## Who These Guidelines Apply To

These guidelines apply to regular employees with at least 12 months of continuous service with HUU-AY-AHT Government.

These guidelines are in addition to Canada Labour Code leaves such as maternity, parental, medical, and leave for traditional Indigenous practices. Statutory leaves still apply as provided by law.

## What is an Extended Talent Retention Leave?

An extended talent retention leave is an unpaid, discretionary leave of between 3 and 12 months where the employee keeps their employment relationship with HUU-AY-AHT but is not actively working or being paid.

This type of leave is not an automatic entitlement. Each request is considered individually by the Department Director, Human Resources, and the Executive Director.

## Typical Reasons for Extended Leave

Examples of reasons that may be considered include:

- Starting or testing a small business that does not conflict with HUU-AY-AHT work.
- Completing a diploma, certification, or other training that supports future work with HUU-AY-AHT.
- Family responsibilities that are not fully covered by other statutory leaves.
- Cultural or community service that goes beyond the scope or duration of statutory Indigenous practices leave.

## What Stays the Same and What Pauses

During an extended leave:

- Your employment status with HUU-AY-AHT continues.
- You are not paid base wages during the leave.

- Years of service recognition may continue for purposes such as seniority, but vacation and other paid-time entitlements do not accrue while you are unpaid, unless you are concurrently on a protected statutory leave.

## Benefits, Pension and EI – Overview

Specific choices and acknowledgements related to benefits and pension are set out in the Extended Leave of Absence – Employee Application and Acknowledgment form. In general:

- You may be able to continue group benefits (such as extended health, dental, life, and long-term disability) by paying 100% of premiums in advance, if the insurer allows.
- Pension or retirement contributions normally pause during unpaid leave unless the plan allows continuation or buy-back.
- Discretionary unpaid leave is usually not eligible for Employment Insurance benefits. Employees should not expect EI income support for a discretionary extended leave.
- If there is an interruption of earnings (no insurable earnings for seven days), HR/Payroll will issue a Record of Employment coded as a leave of absence.

## Conflict of Interest and Confidentiality

Employees must disclose any business, paid work, or volunteer roles they plan to undertake during the leave so that Huu-ay-aht can assess potential conflicts of interest.

Employees on leave must continue to protect Huu-ay-aht confidential information and may not use Huu-ay-aht data, systems, or intellectual property during the leave.

## How to Request an Extended Leave

The steps to request an extended leave are:

1. Speak with your supervisor and Human Resources as early as possible about your idea and timing.
2. Complete the Extended Leave of Absence – Employee Application and Acknowledgment form, including your reason for leave, requested start and end dates, benefits elections, updated contact information, and any conflict of interest disclosure.
3. Work with your supervisor on a handover plan that covers project status, key contacts, and any acting or backfill coverage arrangements.
4. The Department Director reviews operational feasibility and recommends approval or non-approval.
5. Human Resources reviews compliance and benefits/payroll implications and may request clarification or adjustments.
6. The Executive Director makes the final decision. If approved, HR issues a Letter of Agreement confirming the terms of the leave.

# Return to Work

Employees must confirm their intent to return to work at least 30 days before the agreed end date of the leave.

Huu-ay-aht will aim to return the employee to the same role where feasible, or to a comparable role if organizational changes make this impossible.

If the employee does not return on the agreed date and does not request an approved extension, the situation may be treated as a voluntary resignation effective the planned return date.

# Appendix 6 – Huu-ay-aht Government Attire Guidelines

Huu-ay-aht First Nations (HFN) provides every Huu-ay-aht Government employee Huu-ay-aht Government attire.

These items are provided for identification of an employee while on duty as an official representative of the Huu-ay-aht government and when formal identification of vested authority is required to aid the employee in the effective performance of their duties. The appearance of the employee must be readily distinguishable from others working in the area.

Huu-ay-aht government attire is specifically designed for government staff and will display the Huu-ay-aht logo and on some attire “staff”.

We all are required to uphold the HFN Oath, Human Resource (HR) values, and our guiding principles, both during our operational hours and outside of our operational hours. We all play a role in being role models for citizens.

It is important that while wearing assigned HFN attire, you are not matching these items with ripped jeans or jogging pants. Professional attire is required as it demonstrates to the public the professionalism of Huu-ay-aht.

Professional attire refers to clean, neat, and appropriate clothing that reflects the respect and professionalism of the Huu-ay-aht Government. Acceptable pairings include dress pants, khakis, skirts, or non-ripped jeans, while casual wear such as sweatpants, jogging pants, shorts, or ripped clothing is not permitted.

This guideline outlines the responsibilities of employees when wearing the provided attire, purchased and distributed by HFN. This is not guidelines for Personal Protection Equipment (PPE) authorized items.

### **1. Authorized Use of Huu-ay-aht Staff Attire:**

- Huu-ay-aht Government staff attire, including jackets, shirts, and hats, must only be worn during official Huu-ay-aht Government operations (i.e., Daily in the office, high-official meetings, or events).
  - Examples of high-official meetings and events: Municipal, Provincial, and Federal Governments, Partners, Stakeholders, and Citizen engagements.
- Staff attire is used when an employee's identification as a representative of the Huu-ay-aht Government is required for their duties.
- Employees must ensure their appearance is readily distinguishable from others working in the same area when on duty.

### **2. Representation and Role Model Expectations:**

- All employees are expected to uphold the HFN Oath, HR values, and guiding principles both during operational hours and outside of them.
- As representatives of the Huu-ay-aht Government, employees serve as role models for Huu-ay-aht citizens and are expected to conduct themselves accordingly.

### **3. Attire Care and Maintenance:**

- Employees are responsible for ensuring that their attires are clean and presentable while on duty.
- Damaged or worn attire (shirts and hats within the first month, jackets within the first 3 to 6 months) should be reported to their direct supervisor to ensure it is replaced promptly. The supervisor is to contact the Director of Human Resources and Communications Manager to confirm authorization of a replacement.
- Damage that requires a repair, is the responsibility of the employee at their own expense and must be repaired by a professional service (seamstress. Etc.).
- If an attire is lost by the employee, it is the responsibility of the employee to cover the cost of a replacement attire. This cost can be deducted from the employee's pay cheque only if the employee approves with written consent.

#### **4. Prohibited Use of Staff Attire:**

- Staff attire must not be worn for personal activities or events unrelated to HUU-AY-AHT First Nations Government operations (examples: social gatherings, personal outings, and in alcohol or cannabis stores).
- The attire should not be used in situations that could misrepresent the employee's role or mislead others about the official nature of the employee's presence.
- Employees must care for government-issued attire and avoid actions that may damage or alter the attire's appearance.

#### **5. Failure to adhere to these guidelines**

- Failure to follow these guidelines may result in corrective action outlined in the HUU-AY-AHT Human Resource Policy.
- If an employee witnesses an employee failing to follow these guidelines, you can report it to their direct supervisor and/or the Director of Human Resources.

These attire guidelines ensure that HUU-AY-AHT Government staff maintain professionalism and clear identification while performing their duties, reinforcing the integrity and authority vested in their roles.

# Appendix 7 – ᐃᓄᐃᑭᓂᓂ Mother Centre – On-Call Premium Guidelines

## Purpose

These guidelines explain how after-hours on-call coverage works for ᐃᓄᐃᑭᓂᓂ managers, including response expectations, nightly premiums, and how to record time, in a way that supports safety, staff wellness, and fiscal responsibility.

## Who These Guidelines Apply To

These guidelines apply to ᐃᓄᐃᑭᓂᓂ Mother Centre management team members who are scheduled in the on-call rotation.

## Coverage and Response Expectations

Standard expectations are:

- Coverage window: 5:00 pm to 8:00 am, seven days per week including statutory holidays.
- Response time by phone or text: within 15 minutes of a call or message.
- In-person response (when required for safety issues, urgent intakes, child protection concerns, or building emergencies): within 60 minutes.

On-call is for emergencies and urgent decision support only. Routine administrative and scheduling matters should wait for regular work hours.

## Nightly On-Call Premiums

Managers receive a flat nightly premium when assigned as the on-call manager, as follows:

Day Type	Premium
Weeknights (Monday–Thursday)	2 hours at base hourly rate per night
Weekends (Friday–Sunday)	3 hours at base hourly rate per night
Statutory holidays	3 hours at base hourly rate per night (treated as weekend)

Premiums are in addition to regular wages and are not banked as time in lieu. Premiums themselves are not overtime. Overtime rules apply only to active work time, if applicable.

## Active Work While On-Call

If a manager spends more than 30 minutes actively working while on-call (for example, providing phone support, completing documentation, or responding in person), that time should be recorded on the timesheet as worked hours, normally charged to the manager’s home cost centre.

If a manager is required to attend the workplace in person and the total time actually worked is less than three hours, they will be paid a minimum of three hours at their regular rate (reporting pay).

## Staying Within Range and Safe Practice

While on-call, managers are expected to:

- Stay within a practical travel distance to meet the 60-minute on-site response standard when required.
- Maintain reliable cell coverage and keep their phone charged and nearby.
- Use trauma-informed, calm communication with Overnight Support Workers, mothers, and children.

## Records, Privacy and Data Stewardship

All after-hours events should be recorded in the On-Call Log, including date, time, caller, a brief description of the issue, actions taken, time spent, and whether the response was remote or in-person.

On-call logs contain sensitive information and must be stored in approved HUU-AY-AHT locations with restricted access, and handled in line with HUU-AY-AHT privacy requirements and data stewardship principles.

## Payroll Notes

Nightly on-call premiums must use the earning code and cost centre assigned by Finance and Payroll. Active work hours while on-call are coded to the manager's home cost centre unless otherwise directed.