

Employee Handbook

*Adopted July 21, 2009
Effective September 1, 2009*

Services provided

*Workforce Investment Act
Weatherization Assistance Program
Home Care
Head Start*

SERVING

*Alamance Montgomery
Caswell Moore
Davidson Orange
Forsyth Randolph
Guilford Richmond
and Rockingham counties*



“Helping People Help Themselves”

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1. Introduction

A. WELCOME TO RCS - We hope that your new position with RCS will be an interesting and challenging experience for you. We have written this handbook to answer some of the questions you may have concerning RCS and its policies and procedures. Please read it thoroughly and retain it for future reference. The policies and procedures stated in this handbook are subject to change at the sole discretion of RCS. You will receive updated information concerning changes in policies and procedures and other relevant information.

This handbook is intended merely as a guide. The language used in the handbook should not be construed as creating a contract of employment, express or implied, between RCS and any of its employees. Please understand that no supervisor, manager, or representative of RCS other than the Executive Director has the authority to enter into any agreement with you for employment for any specified period or to make any promises or commitments contrary to the foregoing. Further, any employment agreement entered into by the Executive Director shall not be enforceable unless it is in writing.

Although we hope that your employment relationship with us will be long-term, either you or RCS may terminate this relationship at any time. Employees of RCS are all employees at will, which means that either the employee or RCS has the right to terminate the relationship at any time, with or without reason.

It is important for each staffer to know that because RCS is a private nonprofit agency, all facets of employment (e.g., layoff, expenditures, and reimbursements) are contingent upon available funds.

We wish you the best in your employment with RCS and hope that it will be a rewarding experience.

B. ABOUT RCS – OUR HISTORY – This agency was incorporated under the name *Randolph Community Services, Inc.* in 1979. As the agency grew, a name was needed that would reflect its expansion into other counties. In the summer of 1988, the agency was officially sanctioned by the State of North Carolina to do business as *Regional Consolidated Services*. You may see this indicated by d.b.a. (doing business as), but our official incorporated name is Randolph Community Services, Inc.

The agency was founded in the fall of 1979 as an outgrowth of the old federally funded CETA Program. It grew from the initiative of Janice Scarborough who had worked with CETA in Randolph County and had watched with concern as the program was being phased out.

With the support of a citizen board of directors, Mrs. Scarborough succeeded in expanding the federal and state financed programs beyond the borders of Randolph County and into Alamance, Caswell, Davidson, Forsyth, Guilford, Montgomery, Moore, Orange, Randolph, Richmond, and Rockingham counties, maintaining the headquarters in Asheboro. RCS programs are varied in scope, reaching out to the economically and sometimes the socially disadvantaged, the disabled, youth groups and the elderly.

From the beginning, when the agency functioned from somewhat small offices at several sites in downtown Asheboro, until the present, when Regional Consolidated Services occupies a large one-story building of its own (occupied in 1995), Janice Scarborough has presided as Executive Director. Directors of the agency, all active in the community, meet quarterly to set policy. From the outset, the agency's mission has been defined...quite simply:

Regional Consolidated Services wants to help people help themselves

2. EQUAL EMPLOYMENT OPPORTUNITY/NONDISCRIMINATION

The RCS Equal Opportunity Officer is Carole B. McKenzie and may be contacted at 336-629-5141, Voice 1-800-735-2962, PO Box 1883, Asheboro NC 27204-1883.

RCS provides equal employment opportunities to all employees and applicants for employment without regard to race, color, religion, political affiliation, sex, national origin, age, disability, or status as a Vietnam-era or special disabled veteran in accordance with applicable federal laws. In addition, RCS complies with applicable state and local laws governing nondiscrimination in employment in every location in which RCS has facilities. This policy applies to all terms and conditions of employment, including but not limited to hiring, placement, promotion, termination, layoff, recall, and transfer, leaves of absence, compensation, and training.

As an equal opportunity employer we are aware of the importance of eliminating artificial barriers to employment. We consider applicants who are ex-offenders, based on the nature of their conviction, the date it occurred, the relationship of the offense to the job in question and the applicant's job qualifications. It is our policy to comply with the Americans with Disabilities Act and the Rehabilitation Act of 1973. RCS also complies with the Age Discrimination Act of 1975, Age Discrimination in Employment Act, Civil Rights Act, Drug Free Workplace Act, Family Medical Leave Act and other applicable acts and regulations.

Employees have the right to register complaints and file grievances. General guidelines as well as program-specific guidelines may be found in this handbook. This policy is incorporated into all phases of our personnel policies.

RCS expressly prohibits any form of unlawful employee harassment based on race, color, religion, sex, national origin, age, disability, status as a Vietnam-era or special disabled veteran, or status in any group protected by state or local law. Improper interference with the ability of RCS's employees to perform their expected job duties is not tolerated.

All applicants for vacant positions shall be considered without regard to race, color, creed, ancestry, national origin, sex, age, marital status, physical disability or political affiliation. Jobs will be structured to enable persons in entry-level positions to advance to better positions after successful performance in initial assignments. Efforts will be made to eliminate "dead end" jobs with little or no promotional potential by combining lower level duties with jobs requiring greater skills.

We shall make our employees and applicants aware of our non-discriminatory policy by use of the following procedures.

- New employees are given an Employee Handbook when hired. The Handbook is reviewed orally and the employee retains his/her copy.
- The Employee Handbook is available for applicant review.
- Recruitment sources are notified of our non-discriminatory and equal opportunity employment practices.
- Supervisory staff shall be responsible for helping to meet these goals.
- "Equal Employment Opportunity is the Law" posters shall be posted in those areas most accessible for viewing.
- This policy and related information is posted on bulletin boards and our web site

3. EMPLOYMENT

A. THE EMPLOYMENT PROCESS

Job Posting: Notice of job vacancies will be advertised by one or more of the following means:

- Listed with NC Employment Security Commission
- Area newspapers
- Notice to area colleges
- Area boards of education
- Local minority and women's organizations and other interested groups
- In-house job postings
- JobLink Career Centers
- Regional Consolidated Services website: www.regionalcs.org

Recruitment: Vacancies will have an application period of not less than seven days from the time the position is posted. This is the formal recruitment period. Advertisements include the position title, key duties, knowledge and skills required, minimum education and experience, and application deadline. Qualifications will call for minimum education and experience for successful job performance and, where possible, substitution of education for experience, or experience for education.

Persons who apply during the recruitment period will be given first consideration for the position. If a suitable candidate is not found from among those applying during that time period, consideration will be given to persons who applied before and after the recruitment period or who applied for other positions during that same period.

Supervisory personnel are encouraged to make their employees aware of career advancement opportunities. However, each employee is responsible for monitoring job vacancy notices and for completing and filing an RCS application

form. Promotions, transfers, or other management restructuring will not be subject to the foregoing requirements.

Advertisements shall include the phrases: 1. "An Equal Opportunity Employer M/F" and shall avoid any reference to male or female in listing job requirements and 2. "Auxiliary aids and Services are Available Upon Request to Individuals with Disabilities" Voice number 1-800-735-2962).

Employment References: In order to secure the best employees for RCS and its clients, we regularly check the references of applicants for employment. Likewise, we cooperate with other employers in supplying reference information. Our policy regarding references is presented below and covers former and present staff.

Policy: RCS will release reference information to an inquiring employer only when the request is in writing and identifies what information is to be released. We prefer to have the employee's written authorization to provide reference information; however, North Carolina law states that providing reference information is legal as long as the information is truthful. Under no circumstances is employment reference information to be released over the telephone.

Procedures: Employers should mail or otherwise deliver the authorization release to the RCS deputy director. If the inquiry is determined to be in order, RCS will attempt to comply with the request and mail or otherwise deliver the information back to the requesting employer. When necessary, the deputy director will contact the applicant's RCS supervisor for information to which only the supervisor would be privy. If an employer or former employee should contact a staff member

regarding reference information, the staff member will explain our policy and procedure.

If you wish to use RCS as a reference, please remember to give us your written consent. You may sign the RCS Reference Release Form and give it to the Deputy Director or you may sign a release form with the prospective employer. While we prefer to have your written permission, reference information may be released without it.

Hiring: The Board of Directors will employ the Executive Director and the Executive Director will employ all other employees. Efforts will be made to hire all segments of the population including minorities and women for employment.

Head Start requires additional procedures. Refer to the Addendum "Hiring and Firing of RCS Head Start Staff."

Orientation Program: During your first days of employment, you will participate in an orientation program coordinated by the RCS Deputy Director and conducted by the HR Department and various members of your department, including your supervisor, and others as deemed appropriate. During this program, you will receive important information regarding the performance requirements of your position, basic RCS policies, your compensation, and benefits programs, plus other information necessary to acquaint you with your job and RCS. You will also be asked to complete all necessary paperwork at that time.

You will be required to present RCS with information establishing your identity and your eligibility to work in the United States in accordance with applicable federal law.

All documents required for your job must be submitted within the legally established periods. Failure to provide documents

could lead to suspension or other disciplinary actions, including termination.

Please use this orientation program to familiarize yourself with RCS and our policies and benefits. We encourage you to ask any questions you may have during this period so that you will understand all the guidelines that affect and govern your employment relationship with us.

Promotion: RCS believes in promoting employees from within and has established two methods to achieve this objective.

Method 1: Competitive promotions are a result of a job posting program that gives all employees an opportunity to apply for positions that they are interested in and for which they are qualified. This means the employee must compete with others either inside and/or outside the agency. To be eligible to apply for a posted position, you must:

- (a) have successfully completed the introductory period of employment
- (b) meet the minimum hiring specifications for the position
- (c) be capable of performing the essential functions of the job, with or without reasonable accommodation, and
- (d) be an employee in good standing in terms of your overall work record.

Method 2: Noncompetitive means there is no requirement to compete with others. To be promoted through the noncompetitive process, the employee must first meet the above requirements (a – d). He or she must also be displaying the requisite skills and abilities associated with the position for which he/she is being considered. These skills and abilities will be technical as well as interpersonal. While some technical skills can only be acquired after assuming the position, skills such as the following should be evident at the time of promotion: communications; motivation; delegation;

time management; adherence to policies, procedures, regulations; dependability, and decision making.

Rehire: Employees, who have left RCS and later wish to return, will be considered for rehire. The supervisor (either past and/or potential) and the RCS Executive Director will make the final determination based on the circumstances that led to the employee's leaving, the conditions at the time of the reinstatement request, qualification for position, and other relevant factors.

Reinstatement: Employees who leave RCS and are rehired within one year (subject to the above conditions) will be allowed to return without completing another introductory period of employment. United Healthcare requires a 90 day waiting period; otherwise, benefits will immediately begin to accrue at the prescribed rates.

B. CRIMINAL RECORDS:

Head Start – Prior to employment, the Head Start Director must review local criminal records of candidates. Candidates who have misdemeanor or felony convictions or pending indictments appearing on their local criminal record that bears upon the individual's fitness to have responsibility for the safety and well being of children will not be considered for employment with RCS Head Start.

Examples of misdemeanor or felony convictions or pending indictments appearing on local criminal records that will eliminate a candidate from consideration include, but is not limited to the following:

- ▶ Homicide
- ▶ Rape and kindred offenses
- ▶ Assaults
- ▶ Kidnapping and abduction
- ▶ Malicious injury or damage by use of explosive or incendiary device or material

- ▶ Offenses against public morality and decency
- ▶ Prostitution
- ▶ Protection of Minors
- ▶ Protection of the family
- ▶ Public intoxication
- ▶ Possession or sale of drugs
- ▶ Alcohol-related offense including but not limited to sale to underage persons or driving while impaired.

The official local criminal history, identifying information form, and a set of fingerprints will be submitted to the Division of Child Development. No person may begin employment with RCS Head Start until RCS is notified by the DCD that the person is qualified to provide childcare services.

Home Care – RCS requires that CNAs hired by the agency be listed on the North Carolina Nurse Aide I and Health Care Personnel Registry with no substantiated findings of abuse. RCS has direct access to the Registry and typically verifies qualifications prior to interviewing. Persons with substantiated findings will not be considered for employment with the RCS Home Care Program.

Prior to beginning work, Home Care staff must submit to RCS a certified copy of their local criminal history record. Persons hired within the Home Care department must submit a set of fingerprints.

Other –RCS may request or otherwise acquire a criminal history check, driving record or other information/documents to ensure the safety and well being of staff, clients and the integrity of the agency as well as to meet the requirements of our funding sources.

C. MEDICAL EXAMINATIONS: Staff members of the **Head Start** program are required to submit a medical report from their physician. Also, evidence of required tuberculin testing

must be submitted. Head Start assistant teaching staff will be given the opportunity to receive the Hepatitis B vaccination. Staff members of the **Home Care** program must also submit evidence of required tuberculin testing and Hepatitis B vaccination or declination.

Any offer of employment that an applicant receives from RCS is contingent upon, among other things, satisfactory completion of this examination and screening. Employees may be required to undergo periodic medical examinations and/or alcohol and drug screenings.

D. TRAINING and UPWARD MOBILITY

When a staff member receives a certificate or other documentation of training or education, we ask that he/she please forward a copy to the deputy director for inclusion in their personnel file. These are valuable documents when a staffer applies for other positions within the agency as they may directly relate to qualifications.

Required Attendance: In-service training is provided as deemed necessary by the Executive Director or supervisor. Employees will be required to participate in training. As appropriate, documentation will be maintained in the employee's personnel file.

Optional Attendance: Employees may attend training and educational programs offered by other agencies, related institutions, or associations (e.g., workshops, conferences, seminars, etc.). The purpose must be to upgrade the employee's job-related knowledge and skills. The employee may be granted leave with pay during normal working hours to attend such training or programs, so long as it does not interfere with on-the-job performance. Approval to attend must first be requested from your supervisor by using the RCS Request to Attend Form.

Educational Assistance: In certain circumstances, RCS and/or the specific program may pay for tuition, books, and/or qualifying expenses. At the discretion of the RCS Executive Director, time away from work with pay may be allowed. These opportunities must be relevant to the particular job the employee holds or for career advancement. Prior written approval must be gotten from the supervisor and the RCS Executive Director.

E. OTHER ASPECTS

Personnel Files: RCS maintains a personnel file on each employee. These files contain documentation regarding all aspects of the employee's tenure with RCS. You may review your personnel file on an annual basis. If you are interested in reviewing your file, complete the appropriate form and submit it to the deputy director to schedule an appointment.

To ensure that your personnel file is up-to-date at all times, notify your supervisor or the deputy director of any changes in your name, telephone number, home address, marital status, number of dependents, beneficiary designations, scholastic achievements, the individuals to notify in case of an emergency, and so forth.

Name Change: You can only have one legal name. A legal name is defined as the name that is on your social security card. Employees who have changed their name must first apply with the Social Security Administration for a new social security card. Once a new card has been issued, the employee must contact the RCS deputy director to update their name change with payroll and benefits as well as other documents.

Cellular Phones: RCS prohibits the use of handheld and non-hand held phones for business purposes while the staffer is operating a vehicle regardless of whether the

vehicle is the staffer's personal vehicle or that of RCS. RCS strongly discourages the personal use of handheld and non-handheld phones when driving while on agency time and/or agency business.

Staff are required to pull over and stop the vehicle before making or taking a call. Any and all moving violations, no matter how small, must be reported to the supervisor, department head and deputy director of RCS. Violations will subject the staffer to disciplinary action up to and including termination.

Staff Identification Cards Laminated picture-type identifications cards are issued to RCS employees. This card is to be worn when staff are on official business outside the confines of RCS or their assigned worksite. If you leave employment with RCS, your ID card is to be turned in to your supervisor, department head, or the RCS deputy director.

F. ANTI-WEAPONS: It is the policy of RCS to prohibit any person from carrying a weapon or other dangerous object (concealed or otherwise) on agency premises. RCS will post notices prohibiting concealed weapons in areas accessible by the public and staff members.

Violators of this policy will be subject to immediate termination. Staff members having knowledge of a person having a weapon should report such knowledge to their supervisor immediately. Having knowledge and not reporting such information may be cause for disciplinary action.

Staff members who carry defense items such as pepper spray must keep these items locked in a secure place to avoid the intentional or accidental use by other persons, especially children.

G. SMOKE-FREE FACILITY: RCS prohibits smoking within the confines of our offices. Smoking is not permitted anywhere on the premises where Head Start classrooms are

located. RCS will post notices prohibiting smoking in areas accessible by staff and the public. Violators will be subject to disciplinary action up to and including termination.

H. COMPLAINT PROCEDURES:

Misunderstandings or conflicts can result from things such as but not limited to intimidation, verbal or practical jokes, unwelcome touching, offensive remarks or put-downs, gestures, or displays of objects and materials that create an offensive environment. RCS hopes to resolve such occurrences before serious problems develop. Most incidents resolve themselves naturally; but, if a situation persists that you believe is detrimental to you or to RCS, you should follow the procedure described here for bringing your concern to management's attention.

1. Discuss the problem with your immediate supervisor. If, however, you do not believe a discussion with your supervisor is appropriate, you may proceed directly to Step 2.
2. If your problem is not resolved after discussion with your supervisor or if you feel discussion with your supervisor is inappropriate, you are encouraged to request a meeting with your department head. Your department head will consider the facts, perhaps investigate, review the matter with the executive or deputy director, or take other appropriate steps, in an effort to resolve the problem. You should receive a response within ten working days of meeting with your department head.
3. If you are not satisfied with your department head's decision and wish to pursue the problem or complaint further, you may prepare a written summary of your concerns and request that the matter be reviewed by the RCS deputy director. A full examination of the facts will be conducted, which may include a review of the written summary of your statement, discussions with all individuals concerned, and a further

investigation if necessary. A full report and recommendation will be prepared and presented to the RCS executive director. The

decision of the executive director is final. Normally, you will be advised of the director's decision within 15 working days.

4. COMPENSATION POLICIES

A. CLASSIFICATION OF

EMPLOYMENT: For purposes of salary administration and employee benefits, RCS classifies employees as follows:

Introductory Employee – A person appointed to a regular position who has not completed the introductory period. The introductory period may last up to 90 days. (Only benefit is paid holidays)

Regular Employee – A person appointed to serve for an indefinite duration who has successfully completed the introductory period. (Full benefit package available.)

Part-time Employee – An employee who is regularly scheduled to work less than the number of hours per workweek as designated by the Board of Directors as full-time. (Benefits accrue on a pro-rata basis)

Full-time Employee – Either a regular or a temporary employee who is regularly scheduled to work 40 hours per week as designated by the Board of Directors as full time.

Substitute – a person appointed to serve on an as-needed basis only to fill in for absent staff. (No benefits available)

Contingent – a person appointed to serve as needed. This person will not fill in (substitute) for other staff; rather, he or she will work when work is available and when someone is needed to do it. (Benefits: 401(k) option, pension if plan requirements are met.)

Temporary Employee – a person appointed to serve in a position for a definite duration. The temporary period shall be less than one year. This is not staff from a temporary employment agency. No benefits available.

NOTE: Should a person serve successfully in a temporary position for at least 90 days, the person may be accepted by RCS as a regular employee with the temporary period fulfilling the introductory period obligation if there is no substantial time lapse between the temporary and regular appointments. However, the insurance carrier will require a 90-day waiting period.

Exempt – a person who has successfully completed the introductory period and, as set forth by the U. S. Department of Labor, meets the requirements for exemption under the Fair Labor Standards Act as executive, administrative, or professional employees. Exempt employees are not required to be paid overtime for work performed beyond 40 hours in a workweek.

Non-exempt – a person who is subject to overtime provisions as set forth by the Fair Labor Standards Act.

B. PERIODS OF WORK

Workweek – a period of 168 consecutive hours commencing on 12:00 a.m. Saturday and ending at 11:59 p.m. on Friday.

Completed Year – A period of 12 calendar months in which the employee is in active status. Other requirements apply for things such as but not limited to pension contribution and FMLA eligibility.

Completed Month – Any month in which an employee works at least one half (1/2) of the workdays/work hours assigned to him/her.

Hours of Work – The regular workweek for all full-time employees is forty hours. The normal schedule for all office employees is Monday through Friday from 8:00 a.m. to 5:00 p.m. with one hour off for lunch. Employees having unique situations may have their hours of work and attendance

reviewed on an individual basis. The employee's supervisor must approve any variation from the normal hours. No compensatory (comp) time is allowed except when an employee is either scheduled to work on a regularly scheduled holiday or when there is a special circumstance. However, the employee must have prior approval from his/her supervisor. Exempt employees will work any number of additional hours needed in order to complete their duties.

Overtime – Time worked in excess of 40 hours in a workweek is considered overtime. Because of budget constraints, every effort must be made to avoid overtime hours for nonexempt employees. If you find that you cannot complete your duties within a 40-hour workweek, discuss this with your supervisor. Should overtime occur, the staffer would be paid at one and one half times his regular hourly rate of pay for time worked in excess of 40 hours.

Flex Scheduling – RCS staff members may be allowed to work a flex schedule. Following are the provisions governing flex scheduling.

1. Only Fridays will be used for flextime
2. Persons in their introductory period of employment will not be eligible for flex scheduling
3. Staff may only join in the flex schedules at January 1 and July 1. Staff may remove themselves or be removed from flex scheduling at any time.
4. Every staffer using flextime must first work a 40-hour workweek
5. Any week having a holiday will not be a flex week
6. Any week in which a staffer uses PAL or any other leave may not have flex time that week
7. Supervisors must ensure adequate coverage at all sites at all times. This includes those times when staff must be away for meetings or trainings. If those absences will leave the site unattended or so understaffed that services are

- interrupted, then flextime may not be used by the staffers remaining at the site
8. Abuse of privileges or non-adherence to the guidelines will result in that staffer losing his/her flextime privileges

C. SALARIES: Salaries are determined by the Executive Director based on budget allocations and salary framework. Salary increases are similarly determined. All salaries are reviewed when project budgets are being prepared for the next year.

Increases: Increases in salary are given as recognition if the staff member efficiently carries out the work assigned and does it well. Attitude and the assumption of additional responsibilities are key factors in determining salary increases.

Salary increases are typically available as follows:

- **COLA**– Cost of Living Adjustments, given as funding allows.
- **Merit increase** – Once each year, supervisors may request merit increases for their staff. The minimum merit increase may be one percent, and the maximum merit increase may be five percent. The Executive Director will make the final determination of increase. Merit increases are given as funding allows.

Merit increases are based on the following ten criteria. Supervisors address numbers 3 through 10. The executive director uses criteria 1 and 2 in making the final determination.

1. Availability of funds
2. Level of responsibility
3. Performance of job duties as defined in the job description
4. Assuming additional responsibilities
5. Initiative
6. Attitude

7. Relations with peers
8. Overall performance evaluation
9. Attendance and Punctuality
10. Adherence to RCS and program policies

Requests for merit increases, as well as justification for increases, must be in writing.

- **Upgrade** – If a position is changed due to significant increased responsibilities, the position may be upgraded and a pay increase given.

If the pay scale for a position is upgraded, the salary for the individual holding that position may be increased.

Pay Periods: RCS employees are paid every two weeks on Friday. Pay periods are specifically outlined with no projecting ahead. When payday falls on a holiday, salary checks will be issued on the last working day before the holiday. **Payroll advances are not given.**

Payroll Deductions – Payroll deductions required by law will be made at the prescribed times along with deductions authorized by the employee. Deductions will include:

- ♦ Payroll deductions in case of absence from work without sufficient accumulated leave.
- ♦ FICA – A part of the employee’s salary will be deducted and deposited with the Social Security Administration toward the employee’s Social Security Account. RCS will add to each employee’s account the percent provided by present Federal law.
- ♦ Dependent/Family health care coverage, as authorized by the employee.
- ♦ Dental insurance, as authorized by the employee.
- ♦ Life insurance, as authorized by the employee.
- ♦ RCS Gift Fund Account - \$12 annually deducted twice per year after completion of

the introductory period of employment, and as authorized by the employee.

- ♦ Personal telephone calls/facsimiles/copies – Staff making personal long distance telephone calls or sending long distance facsimiles will have the costs deducted from their pay, as authorized by the employee. The costs for personal copies may be deducted from the employee’s pay if payment is not left in the designated place.
- ♦ 401(K) – a designated portion of the employee’s salary, chosen by the employee, will be deferred to the 401(K) plan

From time to time, options for employees may change. Payroll deductions will be adjusted accordingly.

In the event an improper deduction is made from your pay, please contact your supervisor and/or the RCS finance office immediately. The monies will be paid back to you as soon as possible, usually in your next paycheck. If you want to file a complaint, follow the procedures on page 9 or the procedures on page 32 of this handbook for filing a grievance.

Direct Deposit: As an option, RCS staff may choose direct deposit for all or part of their paycheck. Staff may join direct deposit at the beginning of employment or at any time during employment. Changes may be made to existing direct deposit plans as needed.

D. TIME SHEETS: Time sheets must be submitted correctly, on time, and have all required signatures. Only authorized personnel may make changes to time sheets. Changes to time sheets must be initialed by the person making the change. Time sheets are due in the RCS finance office every other Monday no later than 12:00 noon, unless otherwise notified.

E. APPRAISAL/EVALUATION/ PERFORMANCE REVIEWS:

To ensure that you perform your job to the best of your abilities, it is important that you be recognized for good performance and that you receive appropriate suggestions for improvement when necessary. To help meet this goal, your performance will be evaluated by your supervisor on an ongoing basis. In addition to the regular performance evaluations, special written performance evaluations may be conducted by your supervisor at any time to advise you of the existence of performance or disciplinary problems.

Introductory Appraisal: Each employee is evaluated at the end of the 90-day introductory period of employment. The employee is rated in standardized categories and given an overall rating. The supervisor recommends either keeping the introductory employee as a regular staffer or releasing him/her from employment

Annual Appraisal: Annual appraisals are normally conducted in May for staff that will not be working during the summer months and in July for year-round staff. RCS uses a formal instrument for this purpose. All evaluations will be based on overall performance in relation to job responsibilities. This appraisal is for staff that have not had an introductory appraisal within the immediate past six months.

F. REIMBURSEMENT: RCS employees traveling for RCS business purposes will be eligible for reimbursement of expenses as funding allows. Statements of expenses, along with paid receipts, are to be submitted to the finance department's accounts payable staff. The request for reimbursement must be submitted **within one month of the date the expense was incurred**. Employees must receive advance approval from their supervisor to attend workshops/training/conferences, etc. where costs may be incurred.

Travel – Employees will be allowed 43 cents per mile for automobile travel, if personal

automobile is used for business related travel. The RCS travel form must be used. All business related travel is reimbursable as long as the program has enough money to cover the expense. Staff are not paid mileage for reporting to their regular worksite. Staff may be paid mileage from home and back to home if the travel is for RCS business purposes and the staffer does not report to his or her regular worksite on the way to or back from the training, meeting, or other work related site.

Hotel – Reimbursement on overnight business related stays will be made at the existing rate for the hotel as long as the rate is reasonable.

Meals – Reimbursement for meals will be made according to the RCS meal reimbursement rates. Reimbursement for meals will not include gratuity. You must submit an itemized receipt, one that lists the items for which you are being reimbursed. If disallowed items are on the receipt, their cost and costs associated with them (e.g., tax) will be deducted from the total reimbursement amount.

Staff will not be reimbursed for meals within their designated service area, which is the county or counties in which they provide services. Reimbursement will only be made for allowable meals outside the staffs' service area.

When attending conferences, workshops, etc., where a meal(s) is on the agenda, staff will not be eligible for reimbursement for the corresponding meal.

Meal reimbursement rates are given in the following columns. Staff will be reimbursed for meals up to the rates below; however, meal reimbursement will not exceed the maximum given below. Reimbursement rates cannot be switched.

MEAL REIMBURSEMENT RATES

<u>Meal</u>	<u>In State</u>	<u>Out of State</u>
Breakfast	\$ 8.00	\$ 9.00
Lunch	\$ 10.00	\$11.00
Dinner	\$16.00	\$17.00

To be reimbursed You must

Breakfastleave home before 6:00 a.m.

Lunch.....leave home by 10:30 a.m. or
return home after 2:00 p.m.

Dinner.....leave home by 4:30 p.m. or
return home after 8:00 p.m.

Other – Parking expense will be reimbursed. All other business related expenses that are within reason will be reimbursed with the approval of the appropriate supervisor. RCS staff who are away from home for two days **and** two nights consecutively are allowed one landline telephone call home at the expense of RCS. If enough funds are not available, the employee will be notified in advance and the amount of reimbursement will be adjusted accordingly.

RCS staff will be reimbursed for the cost for facsimiles (faxes) or copies for RCS business purposes while away from the RCS worksite.

To be reimbursed you will need approval for travel, original meal receipts with your name written thereon, meal reimbursement form, and an agenda or other official documentation of attendance. For hotel reimbursement, you will need to submit your approval for travel and hotel receipts. RCS will not pay for personal telephone calls (other than one call home when away for two consecutive days and nights), facsimiles, etc. charged to your hotel room. Parking expenses will be reimbursed, but you must submit receipts.

5. BENEFITS

RCS has established a variety of employee benefits programs designed to assist you and your eligible dependents in meeting the financial burdens that can result from illness, disability, and death, and to help you plan for retirement, deal with job-related or personal problems, and enhance your job-related skills.

This section of the handbook highlights some features of our benefits programs. Our group health and life insurance and retirement related programs are described more fully in summary plan description booklets, with which you are provided once you are eligible to participate in these programs. If information in this handbook and information in the master contracts or master plan documents are contradictory, the master contracts/documents shall govern in all cases.

RCS reserves the right to amend or end any of these programs or to require or increase employee premium contributions toward any benefits with or without advance notice at its discretion.

A. Time off Benefits

1. FMLA - FAMILY AND MEDICAL LEAVE OF ABSENCE

For Employees who qualify for a leave under the Family and Medical Leave Act of 1993, leave will be granted for a period of up to twelve weeks in any twelve-month period. RCS measures the 12 month period forward from the date FMLA leave begins. This means an employee would be entitled to 12 weeks of leave during the year beginning on the first date FMLA leave is taken; the next 12 month period would begin the first time FMLA leave is taken after completion of any previous 12 month period in which the employee works the required 1,250 hours.

Eligibility – An employee must have completed at least one full year of service with RCS and have worked a minimum of 1,250 hours in

the twelve-month period preceding the leave. In addition, to be eligible for leave, an employee must work at a RCS facility that employs at least fifty employees at that facility or within seventy-five miles of that facility.

Qualifying Events – RCS will grant a leave of absence to regular full-time and regular part-time employees for:

- ▶ The care of a child after birth or adoption or placement with the employee for foster care. Leave taken to care for a child after birth, adoption, or placement in your home for foster care must be taken in consecutive workweeks.
- ▶ The care of a covered family member (spouse, child, or parent with a serious health condition). Employees requesting a leave to care for a covered family member with a serious health condition are to provide medical certification from the family member's physician attesting to the nature of the serious health condition, probable length of time treatment will be required, and the reasons that the employee is required to care for this family member
- ▶ The employee's own serious health condition.
- ▶ Eligible employees are entitled to up to 12 weeks of leave because of "any qualifying exigency" arising out of the fact that the spouse, son, daughter, or parent of the employee is on active duty, or has been notified of an impending call to active duty status, in support of a contingency operation.
- ▶ An eligible employee who is the spouse, son, daughter, parent, or next of kin of a covered servicemember who is recovering from a serious illness or injury sustained in the line of duty on active duty is entitled to

up to 26 weeks of leave in a single 12-month period to care for the servicemember.

The Employee Must:

1. If the leave is planned in advance, you must provide us with at least 30 days' notice before the anticipated leave date by use of the RCS Request for Leave form
2. If the leave is unexpected, you may notify your supervisor and the human resources department by filing the Request for Leave Form as far in advance of the anticipated leave date as is practicable. Normally, this should be within two business days of when you become aware of your need for the leave.
3. Have the health care provider or other appropriate person complete the FMLA Form WH-380 and return it to RCS as quickly as possible (30 days in advance of beginning of leave if possible).
4. Use all accumulated paid annual leave concurrent with FMLA leave
5. Continue to pay the premiums for child/family insurance and other personal insurances
6. Any time that you expect to be or are absent for more than five consecutive workdays as a result of your own serious health condition (including pregnancy), you may be required to submit appropriate medical certification from your physician. Such certification must include at a minimum the date the disability began, a diagnosis, and the probable date of your return to work.

The Agency must:

1. Continue group health benefits by paying the premiums for the employee's health insurance

2. Make a contribution to the pension plan if the employee works at least 1000 hours in the plan year and otherwise meets all requirements, as governed by the terms of that plan
3. Reinstate the employee to the same or an equivalent position unless exceptions apply. Eligible employees are entitled on return from leave to be reinstated to their former position or an equivalent position with equivalent employment benefits, pay, and other terms and conditions of employment. Exceptions to this provision may apply if business circumstances have changed (e.g., if the employee's position is no longer available due to a job elimination). Exceptions may also apply for certain highly compensated employees under certain conditions. In addition, employees on a **leave extension** are not guaranteed reinstatement. These employees will be handled in accordance with the reinstatement provisions in Part B of this policy.

Other:

1. FMLA leave must be reflected on the time sheet.
2. All RCS benefits that operate on an accrual basis will cease to accrue during the leave period. However, staff on intermittent leave will accrue PAL if he or she works at least one half of his or her available work days or hours.
3. Employees must use accumulated PAL while on FMLA leave. When PAL is exhausted, the remainder of FMLA leave will be unpaid.
4. Eligible employees are entitled to a maximum of 12 workweeks in a 12 month period. As workweeks are comprised of hours and there are variations in staff schedules, the number of FMLA hours may differ among staff; however, each eligible

staffer will be entitled to 12 workweeks of leave.

5. Leave may be taken in 12 consecutive workweeks or in any variation (hourly, weekly, monthly or reduced work schedule) as documented by the health care provider or other appropriate person.
6. Staff on FMLA leave will not be paid for holidays that occur during the leave period unless leave is intermittent and the staffer worked the day before and after the holiday or was otherwise on approved leave, not FMLA.
7. During your leave, you may also be required to provide RCS with additional physician's statements on request from RCS or RCS's insurance carriers, attesting to your continued disability and inability to work.
8. Before you are permitted to return to work from medical leave taken due to your own health condition, you will be required to present RCS with a note from your physician indicating that you are capable of returning to work and performing the essential functions of your position, with or without reasonable accommodation.
9. Where required, RCS will consider making reasonable accommodation for any disability you may have in accordance with the applicable laws.
10. Leave taken to care for a child after birth, adoption, or placement in your home for foster care must be taken in consecutive workweeks.

Employees requesting a leave to care for a covered family member with a serious health condition are to provide medical certification from the family member's physician attesting to the nature of the serious health condition, probable length of time treatment will be required, and the

reasons that the employee is required to care for this family member.

All RCS benefits that operate on an accrual basis will cease to accrue during your leave period.

- 2. LEAVE OF ABSENCE:** Full-time and part-time regular employees who have successfully completed a minimum of three months' of continuous service may request an unpaid leave of absence. A leave of absence is for staff that is unable to perform any work. Leaves of Absence will be in 30 calendar day blocks of time. A staffer may be allowed a maximum of 90 calendar days in a 12-month period for a leave of absence. Each request must be submitted at least one week before the beginning of the leave.

A leave of absence may be requested for the following causes.

- ▶ employees who do not meet the minimum service requirements for FMLA
- ▶ employees who work at a facility that employs fewer than fifty employees within a seventy-five mile radius
- ▶ employees who have exhausted FMLA privileges and are requesting a leave extension
- ▶ a leave of absence may be granted for justifiable reasons, at the discretion of RCS, such as childcare, personal, or family needs

Conditions

1. A leave of absence is not granted until all accrued paid annual leave has been exhausted.
2. Employees cease to earn leave credits and benefits on the date leave without pay begins.
3. Employees on a leave of absence will not be paid for holidays that occur during the leave period.

4. Leave requests must be made at least one week in advance of the date the employee would like the leave to begin unless there is an emergency situation.
5. In an emergency, the staffer or a family member must notify the supervisor or his/her designee as soon as practicable, normally within two business days. This should be followed up with a written explanation of the nature of the leave and the expected length of absence (Request for Leave form).
6. In health related leaves, medical certification attesting to the nature of the serious health condition, probable length of time treatment will be required, and other explanatory information may be required. In non-health related leaves, other certification may be required.
7. Before you are permitted to return to work from medical leave taken due to your own health condition, you will be required to present RCS with a note from your physician indicating that you are capable of returning to work and performing the essential functions of your position, with or without reasonable accommodation. Where required, RCS will consider making reasonable accommodation for any disability you may have in accordance with the applicable laws.
8. Unless applicable state or local law requires otherwise, reinstatement will not be guaranteed to any employee on a leave of absence. However, RCS will make a reasonable effort to place employees returning from leave in their former position or a position comparable in status and pay, subject to budgetary restrictions and RCS's need to fill vacancies and its ability to find qualified temporary replacements.

3. LIGHT DUTY

RCS is committed to helping the injured/ill employee return to work as soon as it is safe for the staffer to do so. To assist staff in their return to work, we have developed a Light Duty Program. RCS has a variety of jobs within our organization and some departments are better able to accommodate light duty assignments. RCS cannot guarantee that light duty work will be available. Funding, as well as program performance and services to clients, will be factors. RCS makes no guarantee that the light duty work assignment will last the equivalent of 12 workweeks. The duration of the assignment will depend on factors such as, but not limited to, the staffer's ability to perform the work, the availability of work, whether the work can be done with existing staff, and funding.

- ▶ Light duty is to be a temporary assignment.
- ▶ The physician must state in writing that the staff member is able to return to work or to work from home to perform light duty.
- ▶ Worksite accommodations or light duty assignments are not to exceed 90 calendar days in a 12-month period.
- ▶ Efforts will be made to place the employee in a light duty assignment within his or her regular department.
- ▶ Whether in the regular department or in a different department, there must be available work and the staffer must be qualified.
- ▶ If a suitable position is not immediately available, the employee will remain on leave, either paid or unpaid, until a comparable position is available or the maximum leave time is reached.
- ▶ Staff on FMLA, Workers' Compensation, staff covered by the Americans with Disabilities Act, and staff on a work related leave of absence would take precedence over staff with non-protected injuries or illnesses.
- ▶ Light duty is to be requested in 30-day blocks using the Request for Light Duty form.
- ▶ Employees may request up to three 30-day blocks of time for a maximum allowable of

90 calendar days in any 12-calendar month period.

- ▶ The request for light duty should be submitted at least one week before the effective date, if possible.

4. MILITARY LEAVES OF ABSENCE – If you are a member of the National Guard or Reserves and are directed to participate in periodic field training, you will be allowed unpaid military leave or you may use paid annual leave. If you are called to active duty or to Reserve or National Guard training, or if you volunteer for the same, you should submit copies of your military orders to your supervisor as soon as possible.

If you are a regular employee of RCS, either full time or part time, indefinitely deployed in active service via the draft or the act authorizing the President to order to active duty the National Guard and military reserve components, you are entitled to military leave. Military leave is leave of absence without pay. Holiday pay will not be given during this period.

Re-employment - Employees called to active duty for less than 31 days must report back to the employer not later than the beginning of the first full regularly-scheduled work period on the first full calendar day following the completion of the period of service, and the expiration of eight hours after a period allowing for safe transportation from the place of that service to the employee's residence. Employees called to active duty for 31 – 180 days must submit an application for reemployment (written or verbal) with the employer not later than 14 days after completing service. If the employee's period of service in the uniformed services was for more than 180 days, he or she must submit an application for reemployment (written or verbal) not later than 90 days after completing service.

Employees hospitalized or convalescing from illness or injuries incurred in or aggravated

during performance of service must report to or submit an application for re-employment at the end of recovery period, which may not exceed two years.

5. JURY AND WITNESS DUTY LEAVE – A nonexempt RCS employee called for jury or witness duty will receive leave with pay for a period not to exceed one week (five working days). The one-week restriction will not apply if the employee's presence is required regarding an RCS related matter.

An exempt RCS employee called for jury or witness duty will receive leave with pay for the period of time for which his/her presence is required. Exempt staffers are expected to ensure that job responsibilities are met during such leave.

You are permitted to retain the allowance you receive from the court for such service. This leave with pay will be given without charge to accumulated paid annual leave. While on jury or witness duty, benefits will accrue as though on regular duty. If the jury is excused, the employee is expected to report to work. To qualify for jury or witness duty leave, you must submit to your supervisor a copy of the summons or subpoena as soon as it is received.

Victims of a crime or others needing to attend court proceedings may submit a written request for "court attendance" along with verification from court personnel (i.e., letter from prosecutor/attorney, etc.) to their supervisor. Time off will either be charged to paid annual leave or taken as leave without pay as appropriate.

6. HOLIDAYS – The following days will be observed as holidays with pay without having to complete the introductory period: *Temporary staff do not qualify for paid holidays.*

- ▶ New Year’s Day
- ▶ Dr. ML King, Jr. Birthday
- ▶ Good Friday
- ▶ Memorial Day
- ▶ Independence Day
- ▶ Labor Day
- ▶ Veteran’s Day
- ▶ Thanksgiving (2) days
- ▶ Christmas (3 days)
- ▶ Employee’s Birthday

Holidays may not be taken prior to the actual holiday.

When any of these holidays fall on Saturday or Sunday, the holiday will be observed on the Monday immediately following unless otherwise noted by the Executive Director.

<i>CHRISTMAS</i>	<i>RCS HOLIDAYS WILL BE</i>
Sunday	Friday, Monday and Tuesday
Monday	Monday, Tuesday and Wednesday
Tuesday	Monday, Tuesday and Wednesday
Wednesday	Tuesday, Wednesday and Thursday
Thursday	Wednesday, Thursday and Friday
Friday	Wednesday, Thursday and Friday
Saturday	Thursday, Friday & Monday

Unless an employee is required to work on a holiday or receives written permission to take the holiday later, holidays are to be taken as scheduled. Employees who work on regularly scheduled holidays will be allowed to take the holiday at a later date but must be within three months from the actual holiday.

To be eligible to receive holiday pay, you are required to work your regularly scheduled hours the workday before and the workday after the holiday or have an approved or excused day off. In accordance with RCS policy, an approved or excused day off may include but is not limited to PAL, birthday, the five day period for which RCS pays for civil leave, and other leave for which a Request for Leave form would be needed.

Staff who are on temporary leave will not be paid for holidays that occur during such leave and will not be allowed to take the holiday at a later date. Temporary leave includes but is not limited to military leave, suspension, leave of absence, maternity, medical, education, FMLA, etc. Leave for which a Personnel Action Form is needed is considered a temporary leave.

Holidays may not be taken in advance.

7. PAID ANNUAL LEAVE After successful completion of the introductory period, paid annual leave will be made available on a monthly accrual basis. This benefit will be extended to employees who work a minimum of one half of the workdays or work hours available to that staffer within the month. Staff who are in a leave status and do not actually work one half of the available workdays or work hours will not accrue leave for that month. Employees will be allowed to accumulate a maximum number of days/hours. When the maximum is reached, leave will cease to accrue. When accumulated leave drops below the maximum allowed, the employee will resume leave accumulation.

Teaching Staff: In order that teaching staff enjoys the same privileges regarding paid annual leave as other staff, RCS will endeavor to recruit and have available substitute teachers. *Teaching staff will be obligated to notify their supervisor of the need/desire for leave and to arrange for securing classroom coverage (e.g., an approved substitute).* RCS will pay for a

substitute teacher, if funds are available, in the event a teacher must be absent.

Special Circumstance: Under special circumstances and with the written approval of the Executive Director of RCS, an employee may be allowed to accumulate more than the maximum allowable.

Leave Scheduling: Leave may be taken as weekly periods or as individual days or hours as long as the leave periods chosen meet your supervisor's approval. You should submit a Request for Leave form to your supervisor at least 24 hours before the leave. Leave taken with less than 24 hours notice will be classified as unplanned leave under the RCS Unplanned Leave policy.

Abuse of Privileges: Paid annual leave is a benefit extended to, not earned by, RCS employees. As much as possible, leave is to be scheduled and requested in advance. Staff are not to "take leave" without proper notification. If a situation occurs that does not allow for advance notice, the employee is to notify his/her supervisor, or appropriate person in chain of command, as quickly as possible.

Unplanned and excessive absences cause a hardship and interfere with our operation. Employees who fail to follow proper notification, request, etc., procedures and/or are excessively absent will be subject to disciplinary action up to and including termination of employment.

Persons who exhibit a pattern of frequent absences or lengthy absences may be asked to submit a physician's statement to document such need. The physician will be asked to certify the employee's wellness and ability to perform work duties in areas of, but not limited to, physical stamina, mental and/or emotional stability. Such request may be made after

five consecutive workdays of absence or a pattern of frequent absences.

It is important to note that consistent and regular attendance is an essential function of every job.

8. Unplanned Leave: Unplanned leave is any leave that is not requested at least 24 hours in advance. In an effort to lessen the number of unplanned absences, the following policy has been developed. Twelve month staff will be allowed 14 unplanned absences, at which point disciplinary action will be taken. For 12 month staff, the year will run July 1 through June 30.

For 12 month staff:

- 10th absence, supervisor is to remind staff of policy
- 11th absence, discussion
- 12th absence, oral warning
- 13th absence, written warning
- 14th absence, discipline

Ten month staff will be allowed 12 unplanned absences, at which point disciplinary action will be taken. For 10 month staff, the year will run from the first scheduled day of work till the last scheduled day of work during the given work year.

For 10 month staff:

- 8th absence, supervisor remind staff of policy
- 9th absence, discussion
- 10th absence, oral warning
- 11th absence, written warning
- 12th absence, discipline

Special Note: Transfer of Accumulated Paid Annual Leave – RCS employees may transfer accumulated leave hours to another staffer. The purpose of allowing transfer of leave privileges is to assist fellow staffers **in need of** time away from work but do not have sufficient hours available to enable them to take leave with pay. **In need of** would include but not be limited to health issues or family responsibilities requiring the

staffer to be away from the job. To transfer leave privileges, the Leave Privilege Transfer form must be completed and submitted to the RCS deputy director, who must authorize the transfer in writing.

Forfeiture: Paid annual leave is not a benefit earned by the staffer; rather, it is a benefit extended to the staff by RCS for use during his or her period of employment.

When a staff person submits a notice of resignation, a freeze will be placed on all accumulated PAL. There will not be any pay-out for unused PAL.

Accumulation Rates

For staff working **40 hour** workweeks

Period of Employment	Accumulation Rate	Maximum available at one time
91 days to 5 years	9 hours per month	13.5 days or 108 hours
5 years, 1 day to 10 years	12 hours per month	18 days or 144 hours
10 years, 1 day to 15 years	15 hours per month	22.5 days or 180 hours
15 years, 1 day to 20 years	18 hours per month	27 days or 216 hours
20 years, 1 day to 25 years	21 hours per month	31.5 days or 252 hours
25 years, a day to 30 years	24 hours per month	36 days or 288 hours
30 years, 1 day to 35 years	27 hours per month	40.5 days or 324 hours

For staff working **35 hour** workweeks

Period of Employment	Accumulation Rate	Maximum available at one time
91 days to 5 years	7.88 hours per month	13.51 days or 94.56 hours
5 years, 1 day to 10 years	9.19 hours per month	15.75 days or 110.28 hours
10 years, 1 day to 15 years	13.13 hours per month	22.51 days or 157.56 hours
15 years, 1 day to 20 years	15.75 hours per month	27 days or 189 hours
20 years, 1 day to 25 years	18.38 hours per month	31.51 days or 220.56 hours
25 years, a day to 30 years	21 hours per month	36 days or 252 hours
30 years, 1 day to 35 years	23.63 hours per month	40.51 days or 283.56 hours

For staff working **30 hour** workweek

Period of Employment	Accumulation Rate	Maximum available at one time
91 days to 5 years	7.88 hours per month	13.51 days or 94.56 hours
5 years, 1 day to 10 years	9.19 hours per month	15.75 days or 110.28 hours
10 years, 1 day to 15 years	13.13 hours per month	22.51 days or 157.56 hours
15 years, 1 day to 20 years	15.75 hours per month	27 days or 189 hours
20 years, 1 day to 25 years	18.38 hours per month	31.51 days or 220.56 hours
25 years, a day to 30 years	21 hours per month	36 days or 252 hours
30 years, 1 day to 35 years	23.63 hours per month	40.51 days or 283.56 hours

Staff working less than 30 hours per week are not eligible for PAL

INCLEMENT WEATHER CONDITIONS

The RCS administrative office will be open in all but extreme conditions. Unless closed by the executive director or her designee, administrative staff may report to the office and work; however, staff are advised to use discretion in reporting to work in inclement conditions. Staff housed at other agencies/facilities will follow the directive of that agency/facility. Staff working at independent sites may use their own discretion unless the site is closed by the executive director or her designee.

In the case of emergency shutdowns due to weather conditions or other unforeseen reasons, employees will be notified as early as possible. Notifications will be made by the following means.

- Home Care Geriatric Attendants will follow the Randolph County Schools schedule, available on radio and television.
- Head Start closings will be aired on local television stations in the three county areas.
- RCS staff stationed at the Asheboro administrative office will be notified by telephone.
- All supervisory staff will be responsible for ensuring that their staff is properly notified, regardless of the county or the program.

If employees are unable to report to work due to weather conditions and the work place is operating, employees must contact the worksite and notify their supervisor or program director within two hours of their expected arrival. If unable to contact the worksite, staff may contact supervisory staff at home or contact the RCS administrative office. In either case, employees may use

annual leave for such absences. Nonexempt employees may take leave without pay.

B. Group Health and Related Benefits

1. **RCS/ United Healthcare** – Insurance coverage is maintained with United Healthcare. RCS provides insurance coverage for all regular employees working 30 or more hours per week, as long as funding permits. Regular part-time employees (working at least 30 hours a week) may join the plan, subject to any requirements of United Healthcare; however, if funding is not available, employees may be required to pay an allocated portion of the expense. Health care benefits become available after completion of the introduction period of employment.

Based on available funds and other considerations, the RCS Executive Director will determine whether employees who are laid off or on a leave of absence (**not** FMLA or Workers Compensation) may be required to pay their own insurance premiums during the month(s) they are not working. Such payments are to be made in advance.

RCS will continue employee coverage for in-school staff during normal summer leave.

United Healthcare group number: 0694519

Medicare Creditable Prescription Drug Coverage Disclosure Notice: RCS has determined that our prescription drug coverage with United Healthcare is, on average for all plan participants, expected to pay out as much as the standard Medicare prescription drug coverage will pay. Therefore, plan participants may opt to stay on our group plan. For detailed information, refer to page 4 of the SPD.

2. **OTHER HEALTH CARE** – Voluntary life/health/dental plans are available through various providers, such as AFLAC and Renaissance Dental. Participation in these plans is solely at the discretion of the employee and all costs associated with participation are at the employee's expense.

Renaissance group number: 7488

3. COBRA - Continuing or Converting Your Group Health Insurance Coverage:

According to the Consolidated Omnibus Reconciliation Act (COBRA) of 1985, employees and their "qualified beneficiaries" (spouse and dependent child/children) who are covered under RCS's group health plan have a right to elect to continue such coverage if coverage would otherwise end because of the occurrence of one or more of "qualifying events." Continuation of coverage will be at the employee's or qualified beneficiary's own expense.

As a new employee of RCS you will receive the Initial Notice of COBRA Rights. This document explains your and your dependent's right to "continuation" health care coverage in the event coverage is lost due to certain events called "Qualifying Events." As required by law, the Notice of COBRA Rights will be mailed to you and a copy is included in this Handbook. Please read the Rights document for details on qualifying events, notifications, and other important COBRA information. Contact the RCS HR Assistant if you need further information.

Under the law, you or a family member has the responsibility to inform a member of the RCS administrative staff of a divorce, legal separation, or a child losing dependent status under United Healthcare within 60 days of the date of the event or the date in which coverage would end under the Plan because of the event, whichever is later. RCS has the responsibility to notify the Plan Administrator of the employee's death, termination, and reduction in hours of employment or Medicare entitlement. Similar rights may apply to certain retirees, spouses, and dependent children if your employer commences a bankruptcy proceeding and these individuals lose coverage.

When the Plan Administrator is notified that one of these events has happened, the Plan

Administrator will in turn notify you that you have the right to choose continuation coverage. Under the law, you have at least 60 days from the date you would lose coverage because of one of the events or the date notice of your election rights is sent to you, whichever is later, to inform the Plan Administrator that you want continuation coverage.

If you do not choose continuation coverage, your group health insurance will end. If you have any questions about the law or if you have changed marital status, or you or your spouse has changed addresses, please notify the RCS HR Assistant at 221 S. Fayetteville Street, Asheboro NC 27203.

4. PENSION PLAN & TRUST – RCS deposits an amount equal to five percent of the employee’s annual salary into a pension plan and trust. Twenty-five percent (1/4) of the monies go into a life insurance policy and the remainder into a retirement account for the employee. Employee contributions are not allowed.

a. **Retirement** - Employees will be eligible for the retirement benefit provisions after (a) completing one full year of employment during which he/she completes at least 1000 hours of service, and (b) be employed on both the date he/she meets all eligibility requirements and the entry date of the plan. The Plan Anniversary Date is June 30. Staff will join the Plan on the July 1 closest to meeting (a) and (b) above. Part-time employees may also qualify under certain conditions. A staff member must first work three years with RCS to become 100% vested in the plan. Employees leaving RCS before completing three years of service will forfeit the account balance.

b. **Life Insurance** – RCS pays the premium on a life insurance policy for each eligible employee. Employees will have the

option (at their own expense) of continuing their life insurance coverage after leaving employment with RCS.

c. **Death Benefits** - Staff who die while an active participant in the plan becomes fully vested. Your death benefit will equal the value of your fund plus the proceeds of any life insurance policies purchased on your life.

5. 401(k) –After completing one year of employment service, employees are given the option of joining the agency’s 401(k) plan. Employees may then enter the plan on the July 1 or January 1 coinciding with or next following the one year requirement. RCS does not contribute money into this plan. An employee may choose to contribute from 1 percent to 100 percent (whole numbers only) of his/her gross pay into the plan (maximum contribution allowable is \$15,500.00). The contribution amount may be increased or decreased on January 1 or July 1; however, the contribution amount may be changed to zero at any time. Rejoining the plan is allowed on January 1 or July 1, whichever comes first. The maximum annual contribution is \$15,500.00 per person. No tax is paid on the money contributed to the 401(k) plan as long as the employee participates. Contributions are pre-tax. Participants who are age 50 or over at the end of the calendar year may make additional elective deferral contributions, commonly referred to as catch-up contributions. The elective deferral limit \$5,000.

6. WORKERS COMPENSATION - To provide for payment of your medical expenses and for *partial* salary continuation in case of a work-related accident or illness, you are covered with workers’ compensation insurance. The amount of benefits payable and the duration of payment depend on the nature of your injury or illness.

If you are injured or become ill on the job, you must **immediately** report the injury or

illness to your supervisor. If your supervisor is not available, you may report the illness or injury directly to the RCS HR Assistant/Benefits Coordinator.

GUIDELINES

To prevent the delay of payment or non-payment for medical costs, doctors, hospitals, medications, etc, you must:

A. Report the injury within **30** days to your supervisor and to Krystal Parks, RCS Human Resource Assistant/Benefits Coordinator.

B. If possible and practicable, go to your nearest RCS care provider, listed below.

- **Doctors Urgent Care Center**
1713 South Church Street, Burlington NC 27215 – 336-222-8888
- **White Oak Urgent Care**
197-B NC Hwy 42.N., Asheboro NC 27203 – 336-625-2560
- **White Oak Urgent Care**
608 W. Academy St., Randleman, NC 27317 – 336-495-1001

C. Receive a drug screening immediately following the accident or injury occurring during and in the course and scope of employment.

It is important for you to know:

- Notify your supervisor immediately! If your supervisor is not available, talk with a coworker or whomever your supervisor has designated.
- If you suffer an injury requiring more than simple first aid, you must be transported to one of the approved medical sites. If you are not in an area

where one of these sites is located, go to an Urgent Care facility in your area. **DO NOT DRIVE YOURSELF.**

- Staff suffering a major injury should go directly to a hospital e.g., heart attack, unconsciousness, life-threatening injury, injury requiring surgery.
- You must complete the Employee Incident Report that will detail when, how, why and where the injury occurred
- You do not get paid for the first seven days of absence unless you are out for at least 21 days.
- A health care provider must confirm the illness/injury and the length of absence for the work related illness/injury.
- While on workers' compensation leave, you are not paid your full wages; rather, you will be paid 2/3 of your regular earnings.

Your failure to follow these procedures and those outlined in the Employee Safety Plan may result in the appropriate workers' compensation report not being filed in accordance with the law, which may consequently jeopardize your right to benefits in connection with the injury or illness.

7. **FICA** – A part of the employee's salary will be deducted and deposited with the Social Security Administration toward the employee's Social Security Account. RCS will add to each employee's account the percent provided by present federal law.

6. CODE OF CONDUCT

General Policies

This Code of Conduct governs the personal conduct, actions, and work relationships of all RCS employees. This includes situations, both official and unofficial, in which employees may reasonably be perceived by others as acting as representatives of the Agency. Unless otherwise indicated, the terms “employee” and “you” refer to all directors, officers, and employees of RCS.

It is every employee’s responsibility to comply with this Code of Conduct. In many situations involving moral or ethical judgment, it may be difficult for an employee to determine the proper course of action. In such instances, employees should not rely solely on their own judgment, but should forward a written request or question to the RCS Executive or Deputy Director.

This Code does not specifically address all forms of conduct that may arise; it is intended to be supplemented by good judgment and common sense to avoid even the appearance of impropriety. When there is a conflict or doubt as to what is and what is not permitted, it will be better to exercise caution and assume the act is not permitted. Employees who fail to comply with this Code of Conduct may be subject to disciplinary action, termination of employment, and/or prosecution.

Compliance with the Laws and Regulations:

Employees shall conduct their personal and business dealings in accordance with the letter, spirit, and intent of all relevant laws, and must refrain from any form of illegal, dishonest, or unethical activities. Even where a specific law does not prohibit or restrict an activity, standards of ethics and morality continue to apply and require attention to good conduct and Agency citizenship.

Integrity of Accounting and Records:

RCS requires honest and accurate recording and reporting of all agency information. All of the books, records, accounts, and financial statements must be maintained in reasonable detail, must appropriately reflect the agency’s transactions, and must conform both to applicable legal requirements and to the RCS’s system of internal controls.

The law requires that we maintain books and records that accurately reflect the true nature of the transactions entered into or conducted by or on behalf of the agency. In all of its operations, it is against agency policy, and possibly illegal, for any employee to cause its books and records to be inaccurate in any way. Anyone involved in preparing the agency’s disclosure documents must ensure that those documents fully, fairly, accurately and timely present the required information in an understandable manner.

Transactions must be executed in accordance with management’s authorization and in a manner which permits the preparation of RCS’s financial statements in conformity with generally accepted accounting principles (GAAP), and accounting rules covering the activities of financial institutions, and other applicable criteria. Also, expense reimbursements must accurately reflect the true nature and amount of expenses.

Under no circumstances may funds, assets, or liabilities of the agency be concealed or hidden. Records must reflect accurately and describe properly the true nature, purpose, and amount of the transactions they record. Documentation must provide an appropriate audit trail, as may be necessary, to reconstruct transaction(s) at a later date. Falsification of any agency document (e.g., payroll time sheets, loan documentation, etc.) may be grounds for disciplinary action,

termination of employment, and/or prosecution.

Code of Ethics for Financial Staff:

All staff affiliated with the finances of the agency are required to adhere to the following Code of Ethics.

- Engage in and promote honest and ethical conduct, including the ethical handling of actual or apparent conflicts of interest between personal and professional relationships
- Seek to promote full, fair, accurate, timely, and understandable disclosure in reports and documents that RCS files with or submits to its federal and state regulatory agencies, and in other public communications made by RCS
- Strive to comply with laws, rules and regulations of federal, state, and local governments and regulatory agencies applicable to RCS and
- Promptly report any violation of this Code of Conduct to the Treasurer of the RCS Board of Directors.

Failure to observe the terms of this Code of Ethics may result in disciplinary action up to and including termination of employment and prosecution under the law. The Board of Directors shall have the sole and absolute discretionary authority to approve any deviation or waiver from this Code of Ethics. Waivers of or changes to this Code of Ethics shall be publicly disclosed on a timely basis to the extent required by law.

- A. POLITICAL ACTIVITIES:** RCS encourages every staff member and participant to register and vote as they see fit. Staff and participants may run for public office in nonpartisan elections, campaign for and hold office in political clubs and organizations, actively campaign for candidates for public office in partisan and nonpartisan elections and contribute money to political organizations and attend political fundraising functions; however, these activities may only occur during non working

hours. Such activity could be perceived as representative of RCS and/or its funding sources as support of one party or idea over another. The federal Political Activities Act places certain restrictions on the political activities of individuals employed in federally funded activities. No staff member or participant may engage in partisan or non-partisan political activities during hours for which that person is paid or funded with grants administered through RCS.

No staff member or participant may, at any time, engage in partisan political activities in which such person represents himself/herself as a spokesperson of the program or funding source or of Regional Consolidated Services. *This is the Hatch Act.*

- B. HARASSMENT** – In general, "harassment" may be in the form of verbal, non-verbal, or physical conduct that is unwanted by the individual(s). According to the laws, there are two forms of "harassment." They are quid pro quo and hostile work environment harassment.

Quid Pro Quo Harassment: Generally, quid pro quo harassment consists of unwelcome sexual advances, requests for sexual favors, or other verbal or physical conduct when:

1. submission to such conduct is made either explicitly or implicitly a term or condition of an individual's employment or
 2. submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual
 3. submission to or rejection of such conduct is used as the basis for decisions affecting an individual's employment.
- Sexual harassment is prohibited by RCS.

Hostile Workplace Harassment: This term refers to any action that unreasonably interferes with work performance, or which

creates a hostile, intimidating, or offensive work environment. Every employee of RCS is assured the right to work in an environment free from unlawful workplace harassment and retaliation. Unlawful workplace harassment is unwelcome or unsolicited speech or conduct based on

Race	National Origin
Sex	Age
Creed	Color
Religion	Handicapping condition

that creates a hostile work environment or circumstances involving quid pro quo. One or more of these factors must exist in order for the harassment to be considered unlawful.

Reporting: If you experience harassment based on race, sex, creed, religion, national origin, age, color, or handicapping condition that creates a hostile work environment or circumstances involving quid pro quo and that harassment is severe and pervasive:

1. Report the information to your supervisor and the RCS Deputy Director
2. Report it in writing
3. Be specific about the exact nature of the discrimination or harassment
4. Sign and date the complaint and keep a copy
5. Do not retaliate against the offending person

Violators of this policy will be subject to disciplinary action up to and including unpaid suspension and termination.

C. INTERNET AND E-MAIL POLICY:

Computers that are the property of RCS are subject to the Internet and email usage policy and RCS owns all resources associated with such usage. RCS has the right and capability to monitor Internet browsing and email usage by each user on our system. By "our system," we mean all computers for which we pay the monthly usage fees whether on or off our premises. We reserve the right to access any of this technology at any and all

times. If during the course of your employment you use these systems, you have to know we may be looking at all the information in your email messages or your Internet surfing history. While Internet and email usage can enhance productivity, they may also be a distraction from productive work. Our goal is that employees will use these for our mutual benefit.

To ensure compliance, RCS has developed an Internet and Electronic Mail Usage Policy. Staff and participants will sign two copies of the policy. One copy will be given to the staffer/participant and the other kept in his/her file.

D. CONFLICT OF INTEREST

No employee, officer, or agent, board member, council member or other faction of RCS shall participate in the selection, award, or administration of a contract supported by federal funds if a real or apparent conflict of interest would be involved. Such a conflict would arise when the employee, officer, agent, etc., or any member of his or her immediate family, his or her partner, or an organization which employs or is about to employ any of the parties indicated herein, has a financial or other interest in the firm selected for an award. The officers, employees, and agents of RCS shall neither solicit nor accept gratuities, favors, or anything of monetary value from contractors, or parties to sub agreements, unless such item is unsolicited and of nominal value. This includes an individual's personal interests or concerns being inconsistent with what is best for RCS and any program or department thereof.

Gifts to Employees: An employee may not solicit, receive, or participate in any arrangement leading to the payment of money or anything of value to the employee, the employee's family, friends, or any business in which the employee or the employee's family has an interest in

consideration for a past or prospective agency business.

It is important that employees avoid any appearance of potential bribery or improper influence by service recipients, competitors, consultants, suppliers and vendors. Employees may not solicit gifts of any value from any person in return for any business, service or confidential information of RCS or accept anything of value from anyone in connection with the business of the agency, either before or after a transaction is discussed or consummated. Unless otherwise approved in writing by the RCS Executive Director or Deputy Director, employees may not solicit gifts of any value or accept gifts of significant value from a customer, supplier, funding source, contractor or subcontractor, or competitor.

The term "gift" includes but is not limited to substantial favors, money, credit, special discounts on goods or services, free services, transportation tickets, reimbursement for travel and subsistence, loans of goods or money, tickets to expensive entertainment or sporting events, hotel expenses, or excessive entertainment. Gifts to an employee's immediate family (spouse, domestic partner, children, parents and siblings) are included in this policy.

Gifts that create a feeling of obligation between an employee and customer should neither be given nor accepted. RCS does, however, recognize that situations may arise when it would be appropriate for an employee to accept the benefit of another's expenditure. Such situations include:

- ▶ Gifts of nominal value given at Christmas, other holidays, or special occasions which represent expressions of friendship, if the gifts are entirely voluntary and are not sought or suggested;
- ▶ Reasonable entertainment at luncheon, dinner, or business meetings with present or prospective customers and

suppliers, when the expenditure can properly be charged as a business expense;

- ▶ Unsolicited advertising or promotional material (e.g., pens, calendars, etc.) of a value not exceeding \$25.00; and
- ▶ Gifts or bequests based upon family or close personal relationships that existed long before any agency business.

If the circumstances surrounding a gift are such that rejection or return of the gift would cause embarrassment or potentially damage friendly relations between the giver and the agency, the employee must promptly report the gift and its estimated value in writing to the Executive or Deputy Director of RCS who may require that the gift be returned or donated to charity.

Gifts by Employees: Gifts provided to business associates using agency money is forbidden. Promotional items may be allowed.

E. OUTSIDE EMPLOYMENT:

RCS is aware that employees may need or want to work elsewhere while employed with RCS. However, employees may not work at other employment while employed by RCS if the nature of the business or position interferes with the work, including Child and Adult Food Program (CACFP), duties of the employee during hours for which the employee is paid with RCS, including CACFP funding.

Employees are expected to devote their full time and ability to the agency's interests during regular working hours. RCS discourages employees from holding outside employment that could interfere with their responsibilities at RCS. Employees may not engage in outside employment that interferes, competes, or conflicts with the interests of RCS. Outside work may not interfere with normal working time nor may it necessitate such long hours as to impair an employee's ability to meet regular job responsibilities to RCS. Examples of situations arising from outside employment that may involve a conflict of interest are:

- a. Employment which involves the use of RCS equipment, supplies, or facilities
- b. Employment which involves the preparation, audit, or certification of statements or documents upon which RCS may place reliance in business dealings
- c. Employment that may reflect adversely on the employee or on RCS
- d. Employment which involves the rendering of investment, legal, or other advice, or exercising judgment which is based upon information, reports or analysis that are accessible primarily from or through employment with RCS
- e. Employment which may infer sponsorship or support of RCS in behalf of the outside employer or an outside organization
- f. Employment contingent on employment with RCS or which is designed to use confidential information from the employee's position with RCS

Employees may not use RCS's name (including letterhead or personal websites), facilities or relationships for personal benefit or for outside work.

F. LETTERS OF SUPPORT/LEVERAGING

RCS staff are often approached for letters of support. While we do support many endeavors, it is necessary to impose limitations. The following guidelines must be observed when writing letters of support or collaboration. Any deviation from the following procedures must have the approval of the RCS Executive Director.

- Requests for letters of support should be submitted in writing
- Requests should include a brief description of the program, project, etc., for which support is being solicited.
- No letter of support from RCS staff may include any reference to monetary value. For example, the cost for three children to attend Head Start would have a value of X dollars.
- A copy of the request for support letter and the letter of support written by RCS staff must be submitted to the RCS Executive Director.

G. PERSONAL APPEARANCE AND

DEMEANOR: Discretion in style of dress and behavior is essential to the efficient operation of RCS. Employees are, therefore, required to dress in appropriate business attire and to behave in a professional, businesslike manner. Please use good judgment in your choice of work clothes and remember to conduct yourself at all times in a way that best represents you and RCS.

Remember that you are often a role model for the clients of RCS. Always be neat, clean and well groomed. Attire worn must be appropriate for the place and type of work.

All staff are expected to dress in **professional business** attire when attending meetings, conferences, training sessions, etc. as a representative of RCS. This will include suit, tie, sports jacket, dress pants, dress shoes for men. For women, dresses, skirts with blouses, blazer or dress sweater, suits, dress shoes and hosiery.

Casual business attire is acceptable for day-to-day office work or casual training, meetings, etc. Unless specifically noted, the following items are not to be worn by any RCS staff member.

- Teaching staff, CNAs, Home Management personnel, and Weatherization staff while working in the field may wear regular jeans, shorts, warm-up suits, and athletic shoes. However, staff should change in to office clothing when resuming office duties.
- RCS office staff **MAY NOT** wear regular jeans, shorts, warm-up suits and athletic shoes.
- **Dress** jeans may be worn but they must look much more like dress pants than jeans.
- No hemlines more than 3 inches above the knee. This includes dresses, skirts, and shorts in the skort or split-skirt style. The only

“shorts” that may be worn in the office are the skort or split-skirt style.

- Shirrtails must be long enough to cover the stomach AND by more than just enough to barely cover it. If the shirrtail cannot be tucked in, it is too short.
- Oversized clothing that gives a sloppy appearance or allows others to see inside the clothing or see a person’s undergarments are too big.
- Necklines are too low when the front or the back of the bra is visible or cleavage is clearly seen.
- Do not wear clothing that is too tight.
- Do not wear clothing with inappropriate pictures or messages. (i.e. music groups, slogans, advertisements, etc.)
- Do not wear ripped clothing.

This type of dress is considered too casual and not representative of the RCS image and message we wish to convey to the community at large and especially to those we serve.

In addition, Home Care staff making home visits are expected to wear smocks and a nametag.

H. ABSENTEEISM AND TARDINESS: RCS expects all employees to assume diligent responsibility for their attendance and promptness. Recognizing, however, employees will need time away from work to attend to personal needs, RCS has established paid annual leave for full-time regular and part-time regular employees. Please consult the appropriate sections of this handbook for details.

Staff **absent for three consecutive days** without notifying their supervisor, program director, or Executive Director will be assumed to have abandoned their position with RCS.

Absenteeism or tardiness that is unexcused or excessive in the judgment of RCS is grounds for disciplinary action, up to and including dismissal. Please note that absenteeism is defined as any time a staffer is away from work. All positions require consistent and regular attendance as an essential function.

I. GUIDELINES FOR APPROPRIATE

CONDUCT: As an integral member of the RCS team, you are expected to accept certain responsibilities, adhere to acceptable business principles in matters of personal conduct, and exhibit a high degree of personal integrity at all times. This not only involves sincere respect for the rights and feelings of others but also demands that both in your business and in your personal life you refrain from any behavior that might be harmful to you, your coworkers, and/or RCS, or that might be viewed unfavorably by the public at large. Whether you are on or off duty, your conduct reflects on RCS. You are, consequently, encouraged to observe the highest standards of professionalism at all times.

J. DRUG-FREE WORKPLACE – SUBSTANCE ABUSE POLICY AND PROCEDURES

Policy - Regional Consolidated Services (RCS) is committed to maintaining a drug free workplace in compliance with the Drug-Free Workplace Act of 1988. The purpose of this policy is to ensure that work environments are free of the presence of illegal drugs and alcohol, that employees are capable of performing their tasks safely and efficiently, and that employees are not under the influence of any illegal drug or alcohol. RCS reserves the right to require drug and/or alcohol screening for the purpose of enforcement of this policy.

To educate employees about the dangers of drug abuse in the workplace, the RCS policy of maintaining a drug-free workplace, available drug counseling and rehabilitation, we have established a drug-free awareness

program. Information will be presented through various methods including, but not limited to, posters, pamphlets, formal training, fliers, and distribution to each employee of our Workplace Substance Abuse Policy and Procedures.

RCS has the right to test for any drug, including prescription medications, if we suspect drug abuse. Employees who violate any aspect of this policy will be terminated.

Testing of Employees - Reasons for testing include but are not limited to:

All RCS Staff

- Reasonable suspicion – only staff of RCS who have certification of Reasonable Suspicion Training may call for such testing
- Post accident – all employees will be drug/alcohol tested following an injury requiring medical treatment occurring during and in the course and scope of employment.

Head Start staff

- ▶ CDL bus drivers - pre-employment and random selection in order to promote safety and prevent accidents occurring during and in the course and scope of employment.
- ▶ All Head Start - random selection as required by The Federal Highway Administration and Omnibus Transportation Employee Testing Act of 1991 and the Federal Transit Administration

Weatherization

- ▶ All weatherization staff members will be subject to quarterly random selection for substance abuse testing.

All Employees

- ▶ RCS requires that employees submit to drug/alcohol screening tests after any accident occurring during and in the course and scope of employment in

which an employee seeks medical attention beyond simple first aid. These tests are intended to insure that RCS's work environment is free from the presence of illegal drugs and alcohol. Staff must arrange to be transported and absolutely must not drive themselves to the hospital or other care or testing facility.

Procedures

- a) Applicability – This substance abuse policy applies to all employees of Regional Consolidated Services.
- b) Searches – Employees may be required to empty the contents of their apparel, purses or other personal belongings where RCS has reason to suspect the presence, sale, use and/or possession of illegal drugs or alcohol or in connection with a post accident investigation.
- c) Positive test results – Employees who have positive illegal drug or alcohol screening results will be immediately discharged. Any employee who tests positive may request a confirming test of the original sample at his/her expense.
- d) Sale, Distribution or Possession – Employees involved in the unlawful manufacture, distribution, dispensation, possession, sale, or use of a controlled substance, including alcohol, in the workplace or while engaged in RCS business off RCS premises shall be immediately discharged.

Employees convicted of the unlawful manufacture, distribution, dispensation, possession, sale, of a controlled substance, including alcohol, and those convicted of driving while impaired shall be immediately discharged.

RCS prohibits such conduct during non-working time to the extent that it impairs an employee's ability to perform on the

job or threatens the reputation or integrity of RCS.

- e) Confidentiality – Information obtained through implementation of this policy is intended to be for the purpose of protecting the health and safety of employees, customers and others. The confidentiality of all test results and employee treatment and/or rehabilitation will be strictly maintained, to the extent allowed by law, with only those persons having a need to know being informed of the results. Violation of confidentiality will result in termination of employment.
- f) Notification of Criminal Drug Statute Conviction – As a condition of employment, employees convicted of controlled substance related violations in or out of the workplace, including driving while impaired and pleas of no contest must inform RCS within five days after such conviction or plea.
- g) Failure to Cooperate – An employee’s refusal to allow a drug search, to permit confiscation of suspected material, to submit to a drug screen, or to cooperate fully with the enforcement of this policy will result in termination.
- h) Required Consent and Release form – Employees are required at time of employment and at other times requested by RCS to sign a Consent and Release of Liability for Drug Test. As part of this substance abuse policy, each employee is required to have a signed copy of this form in his personnel file. Failure to sign this form upon request by RCS is grounds for termination.
- i) Prescription Drugs – Employees who are required to take prescription drugs are expected to take such medications as prescribed. Abuse of prescription medications shall result in immediate termination

K. PERSONAL RESPONSIBILITIES

From time to time, all staff must attend to personal responsibilities while at work. This need may require personal copies, personal telephone calls, and may even require personal long distance telephone calls or faxes. Staff are allowed these conveniences provided the employee reimburses RCS for the costs.

- Personal calls that will take extended time, whether one or many, should be made during non-work hours.
- Because certain things cannot be charged to the programs and other monies must be used for payment, RCS must charge 15 cents for each personal copy. Staff may either leave change in the designated location or allow the deduction from their paycheck.

Staff are to limit their use of work time in attending to personal responsibilities.

L. AUDITS, EXAMINATIONS, MONITORINGS, AND INVESTIGATIONS:

All employees are expected to cooperate fully and truthfully with auditors and monitors. Withholding or omitting material facts or information may result in the audit or other reports being incomplete or incorrect. Declining to cooperate with audits, monitoring, examinations, or investigations may result in disciplinary action, up to and including termination of employment.

M. NONDISCRIMINATION: RCS is committed to allowing employees to progress based on their talents. No employment decision may be based on, for example, an employee’s or employment applicant’s race, color, sex, religion, age, national origin, marital status, or disability. Every employee is subject to this standard. Employees who believe this policy has been violated should contact the RCS Deputy Director.

N. EMPLOYMENT OF RELATIVES AND CLOSE PERSONAL RELATIONSHIPS:

For purposes of this policy, “relative” is a

spouse, child, parent, guardian, sibling, grandparent, grandchild, plus the various combinations of half, step, in-law and adopted relationships that can be derived from those named. Close personal relationships include, but are not limited to, unmarried couples, dating relationships, live-in relationships, business partners or others with whom the employee has business or financial dealings or any other close personal friendship that might influence the employee's judgment. RCS permits the employment of qualified relatives of employees or others with whom the employee has a close personal relationship as long as such employment does not, in the opinion of RCS, create actual or perceived conflicts of interest.

RCS will exercise sound business judgment in the placement of such employees in accordance with the following guidelines:

Employment of individuals who are related by blood or marriage or who have a close personal relationship with an RCS staffer is permitted provided no direct reporting or supervisory/management relationship exists. That is, no employee is permitted to work within the "chain of command" of a relative or someone with whom the staffer has a close personal relationship such that one person's work responsibilities, salary, or career progress could be influenced by the other.

No relatives or person with whom an RCS staffer has a close personal relationship are permitted to work in the same department or in any other positions in which RCS believes an inherent conflict of interest may exist.

Relatives of Head Start teaching staff may work as paid substitutes within the Head Start program, substituting for their relative(s) or other Head Start staff. It is to be clearly understood that such relative (substitute) shall not be eligible for a regular position within the Head Start program until/unless the regular staffer is no longer employed within the Head Start program.

This could affect the advancement of employees. It is the responsibility of each employee and supervisor to observe and adhere to this policy in applying for and recommending for in-house job changes. This policy applies to all categories of employment at RCS, including regular, temporary, and part-time classifications.

RCS staff members affected by this policy at the time of its adoption will be exempt and thus grandfathered in under the former policies.

O. CONFIDENTIALITY: Employees must maintain the confidentiality and security of all confidential information that comes into their possession during their employment with RCS. Confidential information includes any information, whether or not in tangible form, that is not generally disclosed to the public and that is useful or helpful to or required by the agency. This includes but is not limited to personnel matters regarding RCS staff, pension, 401(k), salary, evaluations, medical information, etc. Confidential information acquired by an employee through his/her employment is considered to be privileged and must be held in the strictest confidence.

It is the policy of RCS to provide confidentiality to all individuals (past and present) served by this agency. Employees shall not divulge agency or client/participant information outside the confines of agency offices. This is to include media and governmental representatives without approval from the Executive Director. Employees shall not relate information from one work site to another or one employee to another or other service agencies/providers except where appropriate for business purposes. Confidential matters may be discussed with immediate supervisors or in team conferences/staff meetings where a matter of importance or a problem needs to be reviewed. Any RCS employee who violates this confidentiality shall be subject to disciplinary action up to and including termination.

- ***Client Information:*** It is the policy of RCS to safeguard the confidential aspects of its

relationship with clients/customers/service recipients. Examples include but are not limited to: names, addresses, income, and any information regarding the eligibility of clients for services from RCS; all Social Security numbers are to be kept confidential and used only for legitimate business purposes and kept out of public view; living conditions, adversities, services received from RCS or other providers, relationships, health and medical information, and other private information of RCS clients.

- **Employee Information:** It is the policy of RCS to safeguard the confidential aspects of its relationship with employees; satisfy the requirements of applicable labor laws; and maintain uniformity in replies to inquiries regarding present and former employees. In order to assure that this policy is consistently maintained, any request for employment information regarding present or former employees must be referred to the RCS Deputy Director, salary verification should be directed to the finance office, and questions regarding pension, 401(k), or other benefits should be directed toward the HR Assistant. Unless prior approval from the Deputy Director is obtained, employees should not write a letter of recommendation for a current or past employee of RCS.

RCS recognizes and protects the privacy and confidentiality of employee medical and personnel records. Such records must not be shared or discussed inside the agency except for legitimate business purposes or outside the agency except as authorized by the employee or as required by law, rule, regulation, or a subpoena or order issued by a court of competent jurisdiction or requested by a judicial, administrative or legislative body. Requests for such records from anyone outside the agency under any other circumstances must be approved by the RCS Deputy Director.

P. FUNDRAISING: Because there are certain business operating expenses for which grant

monies cannot be used, RCS participates in fundraising activities to cover those expenses. RCS believes that philanthropy is based on voluntary action for the common good. We strive to attain and maintain the respect and trust of the general public, and ensure that donors and prospective donors can have full confidence in our agency and in our causes. To accomplish this, the RCS Board of Directors will exercise prudent judgment in its stewardship responsibilities and RCS will:

1. assure contributors that their gifts will be used for the purposes for which they were given.
2. inform the public of our mission.
3. make known the identity of those serving on our Board of Directors and make accessible our most recent financial statements.
4. give appropriate acknowledgement and recognition to contributors
5. assure contributors that information about their donation is handled with respect and with confidentiality to the extent provided by law.
6. assure contributors that relationships with individuals representing organizations of interest to the donor will be professional in nature.
7. make known whether those seeking donations are volunteers, employees of RCS, or hired solicitors.

Q. WHISTLEBLOWER POLICY: This Whistleblower Policy is intended to encourage and enable employees and others to raise serious concerns about financial irregularities within the Agency prior to seeking resolution outside RCS.

No director, officer, or employee who in good faith reports a violation of the Code shall suffer harassment, retaliation, or adverse employment consequence. An employee who retaliates against someone who has reported a violation in good faith is subject to discipline up to and including termination of employment.

RCS has an open door policy and employees are encouraged to share their questions, concerns,

suggestions, or complaints with someone who can address them properly. In most cases, an employee's immediate supervisor is in the best position to address areas of concern. However, if you are not comfortable speaking with your supervisor or you are not satisfied with your supervisor's response, you are encouraged to speak with the RCS Deputy Director or anyone in management whom you are comfortable in approaching. Supervisors and managers are required to report suspected violations of the Code of Conduct to the RCS Grievance Committee, who has specific and exclusive responsibility to investigate all reported violations. For suspected fraud or if you are not satisfied or are uncomfortable with following the RCS open door policy, you should contact a member of the Grievance Committee directly. The Committee is comprised of the officers of the RCS Board of Directors.

The Grievance Committee is responsible for investigating and resolving all reported complaints and allegations concerning violations of the Code and, at his or her discretion, shall advise senior management and/or the audit committee. The Grievance Committee has direct access to the audit committee of the board of directors and is required to report to the audit committee at least annually on compliance activity. The RCS Treasurer serves as the chair of the audit committee.

The audit committee shall address all reported concerns or complaints regarding corporate

accounting practices, internal controls or auditing. The Grievance Committee shall immediately notify the audit committee of any such complaint and work with the committee until the matter is resolved.

Anyone filing a complaint concerning a violation or suspected violation of the Code must be acting in good faith and have reasonable grounds for believing the information disclosed indicates a violation of the Code. Any allegations that prove not to be substantiated and which prove to have been made maliciously or knowingly to be false will be viewed as a serious disciplinary offense.

Violations or suspected violations may be submitted on a confidential basis by the complainant or may be submitted anonymously. Reports of violations or suspected violations will be kept confidential to the extent possible, consistent with the need to conduct an adequate investigation.

The Grievance Committee will notify the sender and acknowledge receipt of the reported violation or suspected violation within five business days. All reports will be promptly investigated and appropriate corrective action will be taken if warranted by the investigation.

7. DISCIPLINE, SEPARATION, AND TERMINATION

A. SEPARATIONS

Types of Separations: All separations of employees from positions in the service of RCS shall be designated as one of the following types and shall be accomplished in the manner indicated.

These are resignation, reduction in force, disability, retirement, dismissal, death or other.

Resignation: Employees holding an administrative, supervisory position or other key position must give and work a four-week notice of resignation. These include: all exempt staff, lead teachers, component coordinators, assistant directors, HR assistant/benefits coordinator, LA monitor, Energy Conservation associate coordinator, Energy Conservation deputy coordinator, Energy Conservation technician, and payroll clerk. All other employees are required to give and work a two-week notice. Notice of resignation must be in writing.

If you submit notice of resignation, a freeze will be placed on your leave privileges. This will be done so that you cannot substitute accrued leave for time worked and thereby not actually work the full period of notice. If you need a short period of time off, submit the Request for Leave to your supervisor. The supervisor will then approve or disapprove the leave as they would during any other time of your employment.

Layoff: RCS may temporarily separate an employee due to shortage of funds or other operating necessities. Affected staff will be given as much notice as possible and instructed to register with the North Carolina Employment Security Commission for unemployment insurance payments. Temporary layoffs will be for a specified time and will require a Personnel Action Form. At the end of the layoff period, the staffer will be expected to return to work at his/her assigned time and place. At the

discretion of the RCS Executive Director, staff on temporary layoff may be required to pay the cost of their own health insurance premiums if funding is not available.

Reduction in Force: Policy – RCS may separate an employee whenever it is necessary due to shortage of funds, or work, abolishment of a position, or other material change in duties or organization. Retention of employees shall be based on systematic consideration of all the following factors: type of appointment; relative efficiency; actual and/or potential adverse impact on protected group individuals; and length of service.

Agency Responsibility – RCS has developed written guidelines for reduction in force, which meet its particular needs and provide assurance to employees that potential reductions shall be considered on a fair and systematic basis.

It is the responsibility of RCS to inform the employee of separation as soon as possible and to inform the employee, in writing, of the reasons for the reduction in force, his/her eligibility for reemployment consideration, appeal rights, and other benefits available.

RCS shall provide employees with a minimum of two weeks notice of separation unless extenuating circumstances make this impossible.

Assurance – Separation of employees through reduction in force will not occur until RCS has exhausted every feasible alternative available. Therefore, a reduction in force decision will be reached only after measures such as a hiring freeze on vacant positions and limits on purchasing and travel have been initiated.

A reduction in force necessarily compels a thorough evaluation of the funding levels and

accomplishments of specific programs, the need for particular positions, and the relative value of specific employees so that RCS can provide the highest level of service possible with a reduced work force.

Guidelines – RCS’s guidelines for reduction in force will include, in addition to or instead of other factors, the following criteria.

1. Determination of the number of positions that must be terminated to meet the established goal.
2. The feasibility of eliminating entire programs or parts of programs.
3. Identification of areas where the number of positions must be reduced or eliminated.
4. Identification of positions to be eliminated to determine whether personnel can be interchanged with other work units. Before deletion, attention will be given to using vacant positions to use employees who would otherwise be separated.
5. Exploration of all measures that would avoid the involuntary separation of employees.
6. Evaluation of employees subject to reduction in force by using the following criteria, where possible, and other where appropriate:
 - Needs of agency to deliver services,
 - Relative skills, knowledge, productivity and value of employees,
 - Length of service of employees
7. Statement that guidelines have been followed in reduction in force.

Disability: An employee may be separated for disability when the employee cannot perform the required duties because of a physical or mental impairment. Action for disability separation may be initiated by the employee or executive director, but in all cases consideration for disability separation shall be supported by medical

evidence as certified by a competent physician. Before an employee is separated for disability, a reasonable effort shall be made to locate alternative positions within the agency’s service for which the employee may be suited. Reasonable accommodations will be considered if appropriate for the employee and RCS and if they do not impose undue hardship on the operation of a program or the agency.

Dismissal: Introductory Employee – An employee may be dismissed during or at the conclusion of the introductory period. An introductory employee who is dismissed may not appeal such action.

Regular Employee - All dismissals of regular employees will include a written summary giving the circumstances and facts leading to the dismissal. A copy of the summary will be placed in the official employee file and a copy given to the employee upon his/her request.

Death: All compensation due in accordance with this policy will be paid to the estate of a deceased employee. The date of death shall be recorded as the separation date for computing compensation due.

B. DISCIPLINARY ACTION

A regular employee may be suspended or dismissed because of failure to perform duties or failure in person appropriate, the laws and regulations of specific programs. The employee will be given a written notice including the recommended effective date, reasons for the action, and appeal rights available to the employee.

Discipline may include reduction in pay, reduction in hours

1. SUSPENDED: RCS recognizes two types of suspension

Disciplinary – An employee who is suspended for disciplinary reasons shall be relieved temporarily of all duties and responsibilities and shall receive no

compensation for the period of suspension. Periods of suspension: one full working day to five full working days.

A written summary giving the circumstance and facts leading to the suspension shall be prepared. One copy will be delivered to the employee and one copy filed in the official employee file.

Immediate – The RCS executive director or executive committee of the RCS Board of Directors may suspend or authorize suspension of an employee without warning. Such suspension would be due to complaints or conditions requiring extraordinary procedures in order to avoid an undue disruption of the work or the project; to protect the safety of persons or property; or for other serious reasons.

Immediate suspension is not disciplinary. It is to allow an opportunity for the Executive Director or executive committee to determine the facts and ready a decision regarding the employee's continued status with RCS.

A written summary giving the circumstance and facts leading to the suspension shall be prepared. One copy will be delivered to the employee and one copy filed in the official employee file. If the employee is found to be at fault or responsible, the immediate suspension period will be without pay. Otherwise, the employee will be paid for the period of suspension, which may be after the regular pay date(s).

2. DEMOTED: RCS recognizes two types of demotion.

Disciplinary Demotion – Employees who fail in the performance of duties or demonstrate failure in personal conduct may be demoted to a lesser position and pay rate for disciplinary reasons. Employees who do not maintain certification, educational requirements, or other position requirements may be demoted.

Demotion for No Cause - An employee who wishes to accept a position with fewer duties and responsibly may be required to accept reduced pay.

C. CAUSES FOR DISCIPLINE OR TERMINATION – RCS will make a concerted effort to follow a progressive disciplinary policy; however, this is only a guideline and cases may arise that warrant and result in immediate dismissal. RCS reserves the right to terminate at will.

1. Failure in Performance of Duties: An employee whose work is unsatisfactory will be notified in what way the work is deficient and what must be done if the work is to be satisfactory.

An employee who is suspended, demoted or dismissed for unsatisfactory performance of duties will be given at least three warnings before disciplinary action is taken. (1) One or more discussions must be initiated by the employee's supervisor. (2) An oral warning issued by the supervisor in which the employee is advised that if the problem continues, more forceful corrective action will be taken. And (3) a final and written warning will be issued thereby serving notice upon the employee that corrective action must be taken immediately in order to avoid disciplinary actions. The written warning will contain a general description of the problem and guidelines for improvement. A record of the dates of discussion(s) and oral warning(s) along with a copy of the written warning will be placed in the employee's personnel file.

The employee will be allowed ten working days to respond. This response may be prepared by the employee or his/her representative, as he/she may direct in writing.

In the event similar problems occur, suspension, demotion, or dismissal may be initiated without repeating the above steps.

The following causes relating to failure in the performance of duties are *representative* of those considered to be adequate grounds for suspension, demotion or dismissal.

1. Inefficiency, negligence or incompetence in the performance of duties.
2. Excessive absences
3. Failure to follow instructions, guidelines, policies, etc.
4. Careless, negligent or improper use of agency property or equipment.
5. Physical or mental incapacity to perform duties.
6. Discourteous treatment of the public or other employees.
7. Absence without approved leave. It should be noted that any employee absent from the work or training site for three consecutive days without notifying his/her supervisor, may be terminated from work or training without notice at the request of the supervisor.
8. Habitual improper use of leaves privileges.
9. Habitual pattern of failure to report for duty at the assigned time and place.
10. Violation of health and safety procedures and precautions.

2. ***Failure in Personal Conduct*** - An employee may be suspended, demoted or dismissed for causes relating to personal conduct detrimental to agency service. Action would be taken to avoid any undue disruption of work, to protect the safety of persons or property, or for other serious reasons.

The following causes relating to failure in personal conduct are *representative* of those considered adequate grounds for suspension, demotion or dismissal.

1. Fraud in securing appointment
2. Conduct unbecoming an employee
3. Harassment

4. Conviction of a felony or of a misdemeanor which would adversely affect performance of duties, or entering a plea of "no contest" to either
5. Misappropriation of funds or property
6. Falsification of records for personal profit or to grant special privileges
7. Reporting to work under the influence of alcohol or narcotic drugs or partaking of such things while on duty or while on agency property. It is to be noted that prescribed medication may be taken within the limits set by a physician so long as medically necessary and which are not disruptive to the employee's regular duties and/or job performance. A drug-free workplace policy form is required to be signed by every employee
8. Willful damage or destruction of property
9. Willful acts that would endanger the lives and property of others
10. Willful acts that cause damage to or jeopardize the program(s) or agency.
11. Acceptance of gifts in exchange for "favors" or "influence"
12. Incompatible employment or conflict of interest
13. Violation of political activity restrictions
14. Violation of RCS and/or program specific policy regarding things such as, but not limited to, confidentiality, child abuse, and anti-weapons.

An employee demoted or dismissed for causes relating to personal conduct will be given a statement of the charges, be allowed ten working days to respond in writing, and be given a prompt written statement of the decision of the executive director or executive committee.

D. TERMINATION OF EMPLOYMENT:

Employees planning to terminate their employment relationship with RCS are urged to provide adequate notice. Certain staff will be asked for a four-week notice;

they include all exempt staff, lead teachers, component coordinators, assistant directors, HR assistant/benefits coordinator, LA monitor, Energy Conservation associate coordinator, Energy Conservation Deputy Coordinator, EC technician, payroll clerk Others are asked for a two-week notice. Notice is to be submitted in writing to your supervisor or the Executive Director of RCS. Proper notice may be given either through use of the RCS Voluntary Resignation Form or through a personal letter of resignation.

Employees who plan to retire are urged to provide RCS with a minimum two-month notice. This will allow time for the processing of appropriate forms.

Employment with RCS is at-will. Although RCS hopes that our relationships with employees are long term and mutually rewarding, RCS reserves the right to terminate the employment relationship at any time.

- E. **EXIT INTERVIEWS:** An attempt will be made to conduct exit interviews with both outgoing employees and employees moving from one department to another within RCS. The purpose of an exit interview is to give employees an opportunity to discuss their job-related experiences. The exit interview with out-going employees includes a review of eligibility for benefit continuation and conversion, to ensure that all necessary forms are completed, and to collect all RCS property that may be in the employee's possession.
- F. **GRIEVANCE PROCEDURES:** An applicant or employee who feels they have been discriminated against may file a grievance with the deputy director of RCS. The RCS Grievance Form must be used. The complainant (employee) will have an

opportunity for an informal resolution and be notified of this in writing upon receipt of the grievance. If the attempt for informal resolution is not successful, the deputy director will proceed with a finding of fact investigation.

If the employee does not want to pursue an informal resolution process, the deputy director will be responsible for conducting a fair and impartial investigation and making a finding of fact report to the Executive Director. The Executive Director and/or her designee or the Head Start Policy Council will issue a decision and recommendation.

The decision and recommendation may be appealed to the Executive Committee of the RCS Board of Directors. The deputy director will be responsible for convening a hearing.

If an employee who has been suspended, terminated, or reduced in pay successfully follows through the appeal/hearing procedures and obtains an award favorable to the employee from the executive committee of RCS, then the executive committee may, if the circumstance so indicates to them, reinstate the employee with back pay from the time of the initial disciplinary action.

Failure of the complainant to appear at the hearing shall act as a waiver of further appeals to the executive committee of the RCS Board of Directors.

In every instance, the employee will be advised to follow specific program requirements regarding grievances and complaints notified of this in writing upon receipt of the grievance.

8. EMERGENCY PROCEDURES

A. **PURPOSE** - The purpose of RCS's emergency procedures is for the protection of lives and property. This may be accomplished through preventive measures, awareness, and cooperation with staff, police, fire departments, and medical rescue teams.

B. **BOMB THREAT**

A bomb threat may be received by various means, but will usually be by telephone.

The person receiving the call should attempt to get information from the caller by using the Bomb Threat Checklist. The checklist is to be kept located at the primary incoming telephone of each facility.

The person receiving the call should immediately notify 911. Emergency personnel will decide whether to make a limited search of the premises.

Before leaving the building, look closely at doors before opening them. If there is anything suspicious on or near a door, use another exit and evacuate the building.

Leave as many windows and doors open as possible.

- ▶ Do not touch or move anything in the building.
- ▶ Do not turn on or off any electrical switches.
- ▶ *Do not search the building.* Leave that until the police and fire department arrives. Do be available to assist in the search.
- ▶ Do not attempt to remove any suspicious objects of packages.
- ▶ Above all, stay calm

C. **SERIOUS ACCIDENT, EMERGENCY OR FATALITY**

1. If need is critical, the supervisor or a co-worker will either call or have someone else call 911. Have someone meet the medical rescue at the entrance to direct him or her.
2. If the need is not critical, the supervisor or co-worker will arrange transportation to the doctor's office or emergency room.
3. In all cases, the supervisor or co-worker will make out a detailed accident report and notify the Human Resources department of RCS. The report will be prepared in a chronological order.

Action to be taken

1. Give priority attention to providing all reasonable care for the injured person or persons. Secure doctor, ambulance, and police, as appropriate. Get the names, addresses, and telephone number of all witnesses, and a written statement of what happened if the witnesses must leave before the police arrive.
2. In case of a fatality, always notify the police. See that no disturbance of the victim or the surroundings is permitted until the police have assumed authority.
3. Retain a responsible adult at the scene of the accident.
4. Contact the executive director of RCS or any of the following to secure additional assistance as needed.

RCS Executive Director Janice Scarborough
336-629-1870
RCS Deputy Director Carole McKenzie
336-625-1628
Board President Maria Bliss
336-625-5423
Workforce Development Director Linda Parker
704-637-6070
Randolph JobLink Director Nancy Landis
336-626-8975

Home Care Director Teri Mabry
336-625-2181
Head Start Director Patti Horan
336-643-7483
Child Development Coord Erika Nunnally
(JSS-Alamance) 336-939-2031
Child Development Coord Nancy Johnston
(HSJ, BY, Graham) 336-222-1256
Child Development Coord Kimberly Smith
(Randolph) 336-636-5743
Weatherization Director Tiffanie Wilson
336-302-6919
Finance Director Phyllis Hudson
336-302-5991
Marketing Specialist Add Penfield
336-629-5815

Anyone involved in a serious accident, emergency or fatality shall make no statement orally or in writing that could be interpreted either as an assumption or as rejection of responsibility for the accident until all facts are known.

5. No comments shall be made to the news media. Refer news media to the RCS executive director or marketing specialist.
6. Using the Emergency Information forms, the supervisor or co-worker will contact by telephone the family member listed and follow the directions below. If emergency information is not available at the worksite or if there is any question regarding emergency information, contact the RCS administrative office at 336-629-5141.
7. Ensure the employee's spouse (or close relative) knows whom to call at RCS about benefits, etc.
8. CDL bus drivers involved in an accident are to follow the RCS Head Start Accident Policy.

Accident

1. Report the nature of the emergency
2. Report the condition of the injured person
3. Regarding Head Start children, secure the parent's wishes regarding medical treatment, hospitalization, transportation, personal attendance, etc.

Death

1. Do not break the news of the death over the phone.
2. Tell the emergency contact that there was an accident and the injured person has been/is being transported to the hospital.
3. Allow emergency personnel to inform the appropriate person of the death.

D. CIVIL DISTURBANCE

1. Preventative Measures

- A. RCS maintains an open policy with all employees to enable anyone with a problem to be heard. Strict confidence is maintained.
- B. The deputy director will attempt to keep informed of any possible friction between employees and assist them in working out their differences.

2. Corrective Measures

Disturbances that occur during working hours:

- The supervisor should be notified immediately and should attempt to eliminate the disturbance
- If management cannot quiet the disturbance, the local police department should be contacted at 911

E. TORNADOES, HURRICANES, AND THUNDERSTORMS

1. In case of tornadoes, hurricanes, or severe thunderstorms, the executive director or deputy director will keep you informed and will decide whether to close the administrative office, and perhaps other worksites.
2. Head Start staff outside the administrative office are to follow the local education agency directive. However, the responsible Child Development Coordinator or Administrative Lead Teacher may close sites prior to an LEA decision due to imminent dangerous weather to ensure the safety of children and staff, then notify the Head Start Director as soon as it is feasible to do so
3. All personnel will be informed, to the best of our ability, of the steps to take for their safety.
4. In the case of an emergency shut down, management will try to use the local radio stations and telephone for communication.

F. EMERGENCY EVACUATION PROCEDURES:

Evacuation of the building will be necessary for

- Fire
- Fire drill
- Bomb threat
- Natural disaster

If there is a need for evacuation, the following procedures will be followed.

1. The person in charge or the person taking the telephone call will announce the following message in a clear and steady voice:

“We have a fire (bomb threat, etc.). All personnel please evacuate the building immediately.”
2. Repeat the message three times.

3. The person in charge will take the daily sign in/sign out log with them.
4. Everyone from the building is to assemble in one pre-designated location.
5. Every supervisor is to count his/her staff to make certain everyone is accounted for. The daily log will also be used to account for all staff.
6. The person in charge at the scene will complete the evacuation report form and record the date, time of evacuation, and the total number of employees in each department, including themselves and visitors. Attach this form to the daily log.
7. It is the responsibility of employees to ensure that their visitors (persons not listed on the daily log) are evacuated and guided to the assembly point.
8. Absolutely do not leave the premises until you are dismissed by the person in charge. No one will be dismissed until it is certain that everyone is accounted for.

G. IN CASE OF FIRE:

To extinguish the fire,
get to a fire extinguisher and **PASS**.

P = pull out the locking pin

A = aim the nozzle at the base of the fire

S = squeeze the handle

S = use a sweeping motion

Close all doors and windows to the affected area. In other words, contain or confine the fire to the area of origin.