Our Culture and Workplace

We support our employees by ensuring that we provide a fair, ethical and safe workplace.

- We take pride in our practices to ensure the safety, health and well-being of our employees. We maintain best practices for safety and health through policies and procedures and access to our employee assistance program.
- Our employment practices are rooted in our policies against discrimination, harassment and retaliation to ensure a positive working environment for all.
- We are committed to an ethical workplace and provide our employees with guidance and reporting mechanisms to foster a culture of honesty and accountability.

Please see our policies below for more information about our culture and workplace.

Sinclair Diversity and Inclusion Statement

This Sinclair Diversity and Inclusion Statement is intended to establish clarity and alignment throughout Sinclair, at all levels, regarding how we will connect with each other by embracing diversity and promoting inclusion among our employees, viewers, and customers. We ask all team members at Sinclair to honor the intent of this message in daily activities and decisions.

At Sinclair, we value and support diversity and inclusion at all levels. Diversity is a variety of demographic, cultural and personal differences which allows employees to bring different experience, skills, and thoughts to our workforce. Inclusion is creating a collaborative, supportive and respectful environment that supports and empowers employees, and honors both differences and similarities. Diversity and inclusion are guided by Sinclair’s Vision, Values and Mission, so that all employees can fully contribute and take part in the company’s success.

Connect, Love, Live, Embrace for the Benefit of Everyone

- Employees feel that they belong.
- Employees feel that they can be themselves.
- Employees have an opportunity to succeed.
- Employees trust Sinclair to be fair to all employees.
- Employees are comfortable reporting concerns and sharing opinions.
- Employees have space to connect and have conversations.
- Employees can relate to their leaders.
- Employees treat each other with respect.

We are supportive of and trust our team members to take responsibility and accountability for behaviors to promote diversity and inclusion.

EMPLOYMENT POLICIES AND PROCEDURES

Equal Employment Opportunity (“EEO”)

It is the policy of Sinclair that employment decisions will be based on such factors as merit, qualifications, competence, and the needs of the Company. Employment practices will not be influenced or affected by virtue of an applicant’s or employee’s race, color, religion, sex (including pregnancy, gender identity, and sexual orientation), national origin, age, disability, genetic information or any other protected status under applicable law. This policy applies to all personnel actions including recruitment, evaluation, selection, placement, promotion, assignment, transfer, compensation, training, leave approval, termination, and other terms and conditions of employment. The Company adheres to the EEO Plan, which was adopted in accordance with the rules and regulations of the Federal Communications Commission.

Sinclair supports and has a commitment to the principles of equal employment opportunity and therefore intends to provide an environment that is free from unlawful discrimination or harassment of any kind. All employees are expected to conduct themselves in accordance with this policy. Any incident or situation that you believe involves discrimination or harassment must be reported to any of the following: Department Head, VP, General Manager Corporate Human Resources, Regional/SVP,
Group Manager, Chief Human Resources Officer, or the Company President. The Company will investigate allegations of discrimination or harassment as confidentially as possible under the circumstances. Any manager or employee who is determined by the Company to have engaged in discrimination or harassment will be subject to disciplinary action up to and including immediate discharge. Any visitor, vendor, or other third party found to have engaged in discrimination or harassment in violation of this policy will be excluded from the workplace. Retaliation in any form against an employee who complains of discrimination or harassment or who participates in an investigation or otherwise exercises a right under applicable law in relation to discrimination or harassment is strictly prohibited and will itself result in disciplinary action up to and including discharge. Employees should also refer to the no harassment policy in this Handbook for additional information about identifying and reporting any harassment in the workplace.

HIPAA / Privacy Policy
Sinclair has adopted policies and procedures to provide for the integrity, security, privacy and availability of Protected Health Information (“PHI”). These policies and procedures are intended to comply with all applicable requirements of the Health Insurance Portability and Accountability Act (“HIPAA”) Administrative Simplification Regulations and will be administered accordingly.

Sinclair will consider any breaches in the handling of PHI to be serious and will investigate any potential violation. If a violation is discovered, appropriate remedial or disciplinary action will be taken based on the severity of the violation.

The Sinclair HIPAA Privacy Policy can be found on [www.mybensite.com/sbg](http://www.mybensite.com/sbg) and a written copy can be obtained from the Corporate Human Resources Department.

No Harassment Policy
The Company does not tolerate harassment of our job applicants, employees, interns, clients, or visitors by anyone in the workplace. Any form of harassment related to an individual’s race, color, religion, sex (including pregnancy, gender identity, and sexual orientation), national origin, age, disability, genetic information or any other protected status under applicable law is a violation of this policy and will be treated as a disciplinary matter. For these purposes, the term harassment includes, but is not limited to slurs, jokes, pranks, intimidation, unwelcome physical, written, verbal or visual conduct based upon a person’s race, color, religion, sex (including pregnancy, gender identity, and sexual orientation), national origin, age, disability genetic information or any other protected status under applicable law that unreasonably interferes with an employee’s work performance or creates an intimidating, hostile, or offensive environment. Examples of conduct prohibited under this policy include, but are not limited to:

- Jokes, slurs, or offensive language or comments that refer or relate to age, disability, religion, sex, race, color, or national origin.
- Texts, tweets, internet postings, emails, or other display or distribution of material that negatively reflects a person's age, disability, religion, sex, race, color, or national origin.
- Displaying offensive flags or symbols.
- Wearing clothing with negative race-based slogans or references.
- Posters or other paraphernalia with a derogatory reference to age, disability, religion, sex, race, ancestry, ethnicity, national origin, skin tone or color.
- Mocking hairstyles or features associated with one’s religion, race or ethnicity.
- Practical jokes, horseplay, teasing, or other conduct that makes fun of or insults a person’s age, disability, religion, sex, race, color, or national origin.

Sexual Harassment is a form of sex discrimination and includes, but is not limited to unwanted sexual advances, requests for sexual favors, and other verbal, graphic, or physical conduct of a sexual nature including viewing inappropriate sites on the Internet. Harassment also includes making submission to or rejection of such conduct the basis of any employment-related decision and includes creating an intimidating, hostile, or offensive working environment by such conduct. Examples of conduct prohibited under this policy include, but are not limited to:

- Unwanted sexual advances.
- Offering employment benefits in exchange for sexual favors.
- Making or threatening reprisals after a negative response to a sexual advance.
• Visual conduct such as leering, making sexual gestures, displaying or distributing sexually suggestive objects, pictures, cartoons or posters.
• Verbal conduct such as making or using sexually derogatory comments, epithets, slurs, or jokes.
• Verbal sexual advances or propositions.
• Verbal abuse of a sexual nature, such as graphic verbal commentaries about an individual's body, sexually degrading words used to describe an individual, suggestive or obscene letters, notes or invitations.
• Physical conduct such as touching, assault, impeding or blocking movement.

Violation of this policy by an employee shall subject that employee to disciplinary action, up to and including immediate discharge.

All employees are required to report any harassment in the workplace (whether the harassment is directed to the employee, or the employee witnesses or has knowledge of the harassment) to any of the following: Department Head, VP, General Manager, Corporate Human Resources, Regional/SVP, Group Manager, E/SVP of Human Resources, or the Company President.

The Company will investigate allegations of discrimination or harassment as confidentially as possible under the circumstances. Any manager or employee who is determined by the Company to have engaged in discrimination or harassment will be subject to disciplinary action up to and including immediate discharge. Any visitor, vendor, or other third party found to have engaged in discrimination or harassment in violation of this policy will be excluded from the workplace. Retaliation in any form against an employee who complains of discrimination or harassment or who participates in an investigation or otherwise exercises a right under applicable law in relation to discrimination or harassment is strictly prohibited and will itself result in disciplinary action up to and including discharge.

While complete confidentiality cannot be guaranteed, all actions taken to resolve complaints of harassment through internal investigations will be conducted as discreetly as possible under the circumstances. The employee(s) concerned will be advised of the findings and conclusions of the investigation, if appropriate. Any manager or other employee who is found, after appropriate investigation, to have violated this policy, will be subject to disciplinary action, up to and including immediate discharge.

This policy refers not only to supervisor/subordinate actions, but also to actions between co-workers. Harassment of our employees in connection with their work by non-employees may also be a violation of this policy. Any employee who becomes aware of harassment by a non-employee should report such to their supervisor. Appropriate action will be taken with respect to violation of this policy by any non-employee, including permanent exclusion from the premises.

Open Door Policy/Grievance Procedure
Sinclair strongly believes in good communication at all levels of the organization. It has been the long-standing policy and tradition of the Company to encourage all employees to share information, ideas, suggestions, problems, and questions. Your local managers and Department Heads, as well as Corporate Management maintain an Open Door Policy.

Problems and misunderstandings can arise in almost any work situation. We endorse the importance of bringing to light, preventing, and seeking early, informal and internal resolution of employment-related disputes. If an employee is dissatisfied with anything involving their job, believes that they are not being treated fairly, does not understand the reasons behind Company actions, or has a question regarding working conditions, they are to discuss their concerns directly and honestly with their Department Head who will take the time to objectively evaluate the issues. Very few problems will remain unsolved after consulting with your Department Head. However, if your problem remains unsolved, you are welcome to arrange a meeting with your VP, General Manager. If your issue cannot be resolved at the local level, you may speak with the Regional Manager / SVP, Group Manager. If you remain dissatisfied, contact the Senior/Vice President, Human Resources at the Corporate office or Chief Operating Officer and explain your concern. If the Senior/Vice President, Human Resources, in consultation with Legal Counsel and/or Corporate Management, cannot provide a result to your satisfaction, you may contact the Office of the President of the Company directly.

Department Head ➔ General Manager ➔ Regional/Group Manager ➔ E/SVP Human Resources ➔ Company President
This process is intended to help you bring your concerns to the right people and is expected to result in prompt decisions. If for some reason you are uncomfortable discussing a particular problem with any of the people listed above, you may go directly to the next level. Following this process in good faith will not adversely impact an employee’s standing with any member of management or call into question the employee’s employment.

Sinclair also encourages and welcomes employees’ ideas and suggestions. We believe that the person doing the job usually knows the most about it and is in the best position to suggest improvements. Your ideas for improvements and suggestions for reducing costs or operating more profitably are always appreciated. Feel free to use this Open Door Policy to share your ideas with your Department Head.

Open-Door Feedback Form
To support Sinclair’s Open Door Policy, an Open Door Policy Submission Form is available on SinclairNet, the Company’s intranet site. To access SinclairNet, employees can simply log onto www.sbgnet.com from any computer on the Sinclair Network. A link to access the Open Door form is on the front page of SinclairNet, or may be accessed by visiting the Human Resources section.

The Open Door Policy Submission form may be used for any purpose and may be sent anonymously. Only the information provided by the employee will be sent to the Corporate Office.

Employees are encouraged to utilize the Open Door Submission form to submit ideas, suggestions, comments, and concerns at any time. Additionally, this form has been set up to field employee concerns regarding Sinclair accounting practices, in accordance with the Sarbanes-Oxley Act. Employees utilizing the form for this purpose should know that those concerns directly bypass the Sinclair Corporate Office and route directly to a member of our Board.

The Company also has a suggestion box available on the home page of SinclairNet, referred to as the Sinclair Innovation Box. This Innovation Box is to be used for the submission of thoughtful ideas related to business growth and innovations, such as ideas that moves the company forward, eliminate inefficiencies, improve workflow, increase profitability, and innovate.

Conflict of Interests/Outside Employment
It is the policy of the Company to prohibit its employees from engaging in any activity or practice in conflict with the interests of the Company, its customers, or the people it serves. All employees must avoid any actual or potential conflict between their personal interests and the interests of the Company in dealing with fellow employees, other organizations, clients, or individuals seeking to do business with the Company. Situations should be avoided where it would be reasonable for an objective observer to believe that the judgment or loyalty of the employee may be adversely affected by their own, or an immediate family member’s external relationship. This can include arrangements or circumstances which may influence an employee from acting in the best interests of the Company. Some examples of conflicts of interest which should always be avoided are as follows:

1. No officer, director or employee or member of his/her immediate family may knowingly accept: a) a gift (a “Gift”) that is not customary for that position/responsibility, or b) any service, money, loan or any fulltime, part-time, or temporary employment (each an “Economic Benefit”) from any organization that does business with the Company, is seeking to do business with the Company, or is a competitor of the Company, unless authorized to do so in writing in advance by his/her immediate supervisor, or in the case of an officer or director, from the Regulatory Committee of the Board. Before accepting any Gift or Economic Benefit, the Chief Executive Officer, Chief Financial Officer, and Chief Compliance Officer must obtain authorization from the Regulatory Committee, which shall report the request and its decision regarding the request to the Board.

2. No officer, director or employee or member of his/her immediate family may participate in any contest, drawing, or promotion sponsored by the Company solely or in association with its advertisers.

3. An officer, director or employee or members of his/her immediate family may not participate in any industry audience measurement study. Should you receive any request from a survey firm (e.g., Nielsen, Comscore, etc.) to participate in an audience measurement study, you must immediately decline participation. Officers, directors and employees also may not influence, either directly or indirectly, a survey participant in his/her responses.
4. Company loans to, or guarantees of obligations of, directors and executive officers and their family members and entities owned or controlled by them are likely to create conflicts of interest and, therefore, are prohibited, whether transacted directly or indirectly. In addition, loans to, or guarantees of obligations of, other employees may create conflicts of interest and therefore must be reviewed and approved in advance by the General Counsel, the Chief Financial Officer, and the Chief Compliance Officer, which request and decision regarding same shall be reported to the Board.

5. No officer, director or employee may, without the prior approval of the Audit Committee, enter into any financial transaction, arrangement or relationship or series of similar transactions, arrangements or relationships in which the Company was or is to be a participant, if the amount involved exceeds $120,000, and such officer, director or employee had or will have a direct or indirect material interest. The procedures for obtaining Audit Committee approval are set forth in the Company’s Related Person Transaction Policy. The Audit Committee shall report to the Board all of its decisions on such requested approvals at the next regularly scheduled Board meeting.

The Company prohibits any employee from accepting or agreeing to accept from any entity, other than Sinclair, any money, service, or other valuable consideration in return for, or in connection with, the broadcast of any matter over the station.

Apart from this Company policy, Section 509(A) of the Communications Act of 1934, as amended (“Communications Act”) requires any employee of a radio or television station who accepts or agrees to accept from any person (other than Sinclair) any money, service, or other valuable consideration in return for, or in connection with, the broadcast of any matter over a station, to disclose to the Company the fact of acceptance or agreement to accept. Section 509(A) also requires that this disclosure be made in advance of the broadcast in question. The purpose of this disclosure requirement is to enable the Company to determine whether a sponsorship identification announcement pursuant to Section 317 of the Communications Act is required to be broadcast as the consequence of an employee’s acceptance or agreement to accept consideration for or in connection with the broadcast of any matter over the station.

In addition to any action which the Company may take, Section 508(G) of the Communications Act provides that any employee who fails to make the required disclosures shall, for each violation, be fined up to $10,000 or imprisoned up to one year.

Outside employment, engagement as an independent contractor, or sitting on the board of another company by any officer or employee of the Company (each individually an “Outside Activity,” and collectively, “Outside Activities”), must first, before undertaking any such Outside Activity: (i) be reported in writing by such officer or employee to the Department Head, Corporate Human Resources, the Chief Compliance Officer or General Counsel, and (ii) approved in writing by the Company. No such Outside Activities shall conflict in any way with such officer or employee’s regular job with the Company. All officers and employees will be subject to the Company’s scheduling demands and performance expectations without regard to any impact from outside employment. Generally, reasonable participation in the activities of a trade association, professional society, or charitable institution on a non-compensated basis is not prohibited under the Code. However, the Company reserves the right in its sole and absolute discretion to decide when Outside Activities conflict with job performance or Company interests, and may ask the employee to make changes or refrain from it.

In accordance with applicable SEC rules, the Company adheres to the Related Person Transaction Policy, which can be found on SinclairNet.

Any actions or conditions in conflict with the Company’s interests or in violation of applicable laws or SEC rules will result in disciplinary action up to and including discharge. Employees who are uncertain as to conformity with Company policy or applicable law should discuss such circumstances with their Department Head or immediate Supervisor.

Ownership of Work Product and Services
The rights to all work created, inventions, and services performed, by an employee in connection with such employee’s employment by the Company (including, without limitation, any work created or services performed on Company time or otherwise with Company assets or derived from information obtained during Company activity) shall be the sole and exclusive property of the Company, without any additional compensation owed to the employee. Employees will assist the Company in the protection of such work product, including inventions, ideas, strategies and other intellectual property. All such work product shall constitute “work made for hire” as such term is defined in the U.S. Copyright Act of 1976 as amended, such that all copyrights in such work product, in any and all media, are the exclusive property of Company (or its designee). If for any reason any or all of such work product does not qualify as “work made for hire,” employee is deemed to have hereby irrevocably,
sold, assigned and transferred to Company all right, title and interest in and to the copyright(s) in such work product and the employee shall execute and deliver any documents or instruments necessary to confirm the Company's ownership, at the Company's request and expense.

**Ethical Conduct**

One of the most important responsibilities that employees have as stewards of our business is to act honestly and with integrity. The Company is committed to ethical conduct and complying with laws and regulations. The Company expects employees to remain familiar with our ethical and regulatory obligations and comply with the Company's policies, including the Company's Code of Business Conduct and Ethics (located on SinclairNet) as well as the policies described further below.

**Ethics and Whistleblower Policies**

The Board of Directors of Sinclair has adopted a Code of Business Conduct and Ethics Code for directors and employees of the Company. This Code is intended to identify the ethical duties and responsibilities of directors and employees, provide guidance and assist them with ethical issues, provide mechanisms to report unethical conduct, and foster a culture of honesty and accountability. Each director and employee must comply with the letter and spirit of this Code.

Section 301 of the Sarbanes-Oxley Act requires the Audit Committee of the Board of Directors of Sinclair to also establish procedures for: (a) the receipt, retention, and treatment of complaints received by the Company regarding accounting, internal accounting controls and auditing matters ("Accounting Matters"); and (b) the submission by employees of the Company, on a confidential and anonymous basis, of good faith concerns regarding questionable accounting or auditing matters. This procedure only applies to Accounting Matters. All other complaints should be directed through appropriate Company channels.

A full copy of the Whistleblower Policy for Accounting, Internal Accounting Controls and Auditing Matters and Ethics Policy are presented upon employment and is also available in the Business Office and on SinclairNet.

**Antitrust Whistleblower Policy**

The Final Judgment in the civil antitrust proceeding U.S. v. Sinclair Broadcast Group, Inc. et al. is intended to ensure that stations do not share Competitively Sensitive Information with rival broadcast television stations in the same market either directly or indirectly through national sales representatives. The Company has established a whistleblower policy, which provides that any employee may disclose to the Company's Antitrust Compliance Officer, without reprisal for such disclosure, information concerning any violation or potential violation by the Company (including the Company's subsidiaries, divisions, and broadcast television stations, and their directors, officers, and employees), of the Final Judgment or U.S. Antitrust Laws.

Any employee of the Company may submit a good faith complaint regarding Antitrust Matters to the Antitrust Compliance Officer without fear of dismissal or retaliation of any kind. The Company is committed to achieving compliance with all applicable Antitrust Laws and regulations and the requirements under the Final Judgment. The Company's Antitrust Compliance Officer will oversee treatment of employee concerns in this area.

In accordance therewith, the Company has adopted the following policy and procedures:

- Any information, complaint, or concern regarding a potential violation or violation of U.S. Antitrust Laws or the Final Judgment may be submitted, on a confidential basis, to the Antitrust Compliance Officer.
- Any information, complaint, or concern regarding Antitrust matters may be sent to the Antitrust Compliance Officer by regular mail or email using the contact information found in the policy on SinclairNet.
- Any correspondence should be labeled with an identifying legend such as "Confidential. To Be Opened By Antitrust Compliance Officer Only."
- Any person who would like to discuss his or her information, complaint or concern with the Antitrust Compliance Officer should indicate this in the submission and include a telephone number at which he or she might be contacted.
Treatment of Complaints

• The Antitrust Compliance Officer will investigate each complaint concerning Antitrust Matters and take prompt and appropriate corrective and disciplinary actions, if warranted in the judgment of the Antitrust Compliance Officer. Complaints related to other matters will be referred to Company management.
• In conducting any investigation, confidentiality will be maintained to the fullest extent possible, consistent with the need to conduct an adequate investigation.
• The Antitrust Compliance Officer may enlist employees of the Company and/or outside legal, accounting or other advisors, as appropriate, to conduct any investigation of complaints regarding Antitrust Matters.
• This policy does not permit disciplinary or retaliatory action of any kind against employees for information, complaints or concerns submitted hereunder that are made in good faith.

Retention of Complaints

The Antitrust Compliance Officer shall retain as a part of its records a log of all complaints or concerns related to Antitrust Matters, tracking their receipt, investigation and resolution. The Antitrust Compliance Officer shall also retain copies of all documents related to any potential violation or violation of Antitrust Laws or the Final Judgment for a period of five (5) years or the duration of the Final Judgment, whichever is shorter.

Sponsorship Identification Policy

This policy sets forth certain obligations that stations and employees must follow to ensure compliance with the laws and regulations related to sponsorship identification (“Sponsorship ID Laws”). Any violation of this policy, including violations of the Sponsorship ID Laws, may subject the employee(s) involved to disciplinary action, up to and including discharge.

The Company has designated a Compliance Officer to oversee training and responses to employee questions or concerns relating to the Sponsorship ID Laws and the Company’s policy relating thereto. Employees may contact the Company’s Compliance Hotline (at the number below), or the Compliance email address below, to obtain advice on compliance or ask questions related to the Sponsorship ID Laws. Employees are required to report violations of the Company’s policy or the Sponsorship ID Laws to the Compliance email address or to the Compliance Hotline.

Compliance Hotline: 410-568-1799 or Compliance@sbgtv.com

Sponsorship ID Laws

The Sponsorship ID Laws require that when a station broadcasts any matter in exchange for money, service, or other valuable consideration, the station, at the time of the broadcast, must announce: (1) that such matter is sponsored, paid for, or furnished, either in whole or in part; and (2) by whom or on whose behalf such Consideration was supplied.

The term “consideration” includes, but is not limited to (i) bonuses, cash, checks, commissions, fees, gifts, honoraria, in-kind payments, loans, per diem allowances, payment of third-party invoices, salary, travel expenses (including airfare, hotel, etc.); (ii) services; (iii) the purchase of, or promise to purchase, advertising time; and/or (iv) any other thing of value, from any source or given by third parties, to another.

Payola, Plugola, and Conflicts of Interest

“Payola” is the undisclosed acceptance (or agreement to accept) anything of value in exchange for on-air promotion of a product or service. Both the person providing or promising to provide the consideration and the recipient (typically an employee of the station) are obligated to disclose the arrangement so that the station may broadcast the requisite sponsorship identification announcement. “Plugola” occurs when someone responsible for program selection promotes on-air a venture in which he or she has a financial interest without disclosing that interest to the station and to viewers. Payola and Plugola are both prohibited by the Sponsorship ID Laws and Company policy.

Accordingly, unless disclosed to and approved by the Chief Compliance Officer in each instance, employees are prohibited from:

1 The Sponsorship ID Laws include Sections 317 and 507 of the Communications Act of 1934, and Section 73.1212 of the FCC’s Rules. The full text of each can be found on Sinclair’s Intranet.
A. Having financial interests, directly or indirectly, that involve a potential conflict of interest in the selection of broadcast material;

B. Accepting any favors, loans, payment, extraordinary entertainment or other consideration from persons seeking the airing of any broadcast matter; or

C. Promoting or causing to be promoted over the air any activity or matter in which they have a direct or indirect financial interest.

The sale of advertising to an immediate family member of an employee (spouse, parent, child, sibling, or domestic partner) also creates a conflict of interest pursuant to Sinclair’s Code of Business Conduct and Ethics Policy, and is therefore prohibited unless disclosed to and approved by the Compliance Officer in each case.

Stations are required to exercise reasonable diligence to obtain from employees and from other persons with whom they deal directly in connection with any matter for broadcast information to enable the station to make required sponsorship identification announcements.

The Company requires its stations to adhere to, and comply with, the Sponsorship ID Laws and this policy. The Company also has an obligation to disclose noncompliance with the Sponsorship ID Laws to the FCC within 30 days following discovery of such noncompliance. Accordingly, all employees who perform or directly supervise the performance of duties related to the Sponsorship ID Laws must be familiar with, adhere to and comply with the Sponsorship ID Laws and this policy, and must immediately report any incidents of noncompliance to the Compliance email address or the Compliance Hotline.

Any questions related to this policy and the Sponsorship ID Laws may be directed to the Chief Compliance Officer or the Company’s Legal department or by contacting the Compliance email address (Compliance@sbgtv.com) by calling the Compliance Hotline number above. Failure to adhere to and/or comply with the above requirements may subject the employee(s) involved to disciplinary action, up to and including discharge.

Training and Development
Sinclair provides learning, development and training opportunities through onboarding, on-the-job training, job aids, online courses and other methods of learning so that employees have the information pertinent to their positions. Through The Bridge, employees may access Sinclair University, which provides a vast collection of online learning and development courses and content.

In addition, compliance, leadership, and IT security training is provided from time to time to all employees. Employees are expected to complete all applicable trainings and acknowledge any accompanying policies.

Please make sure your supervisor is aware in advance of your training plans and any elective training you would like to complete. Training should be coordinated at times that do not conflict with the operational requirements of the department.

Youth Labor Policy
This Youth Labor Policy (“Policy”) reflects the commitment of Sinclair and its subsidiaries (“Sinclair” or “Company”) to respecting child labor laws in all facets of our business. This Policy is aligned with the Sinclair’s Code of Business Conduct and Ethics, which is publicly available on our website, and applies to all locations within the United States.

Individuals regularly employed by Sinclair must be at least age eighteen (18) years old. Individuals employed by Sinclair are required to present acceptable documents as evidence of identity and employment authorization.

Student Observers and Interns
Sinclair supports the education and skills development of student observers and interns through appropriate programs. If individuals who are 16 to 17 years of age are onsite as a part of a student observation or internship program, it is the policy of the Company to comply with all applicable child labor laws. In addition, the Company and individual must comply with applicable educational program requirements such as parental consent and approval from an appropriate educational provider:
• Where an applicant is under 18 years of age, certain restrictions apply in accordance with Company policy and local, state, and federal law.
• The Company prohibits the employment of any person under the age of 16 for any position. Individuals who are 16-18 years of age will not be hired for positions where hazardous work is required or where such employment is otherwise prohibited by law, including, but not limited to, positions in any facility where heavy or dangerous equipment, power drive engines, dangerous chemicals or other workplace hazards are present.
• A candidate and the candidate’s parent(s) must consent to background check and drug test. Candidates and Employees who are 16 and 17 years of age must adhere to the Company’s Pre-employment Drug Testing Policy.
• Working papers/work permits/schooling certificates (per local laws) must be obtained and provided to Human Resources prior to the beginning of employment. No one under 18 years of age will be permitted to work without appropriate documents.
• Due to the fact that persons under the age of 18 are not permitted to work in any capacity that the Company has interpreted to be dangerous or hazardous (as defined by the Federal and State Departments of Labor), no person under the age of 18 shall be permitted to conduct heavy lifting, climbing, or the use of power driven equipment (e.g. forklifts, compactors, movers).
• Employees under the age of 18 will be scheduled to work and permitted to work in accordance with federal, state, and local law.
• Employees under the age of 18 will be provided meal breaks and/or other breaks in accordance with federal, state, and local law.
• In addition to the Company’s normal record keeping protocol, the Company must maintain records indicating the date of birth of all employees under 18. These records should be maintained during employment and for three years after the date of separation from employment or three years after the minor turns 18, whichever occurs earlier.

EEO Compliance
The Company provides equal opportunity to all qualified persons without regard to race, color, gender, religion, age, sexual orientation, marital status, national origin, disability, ancestry, medical condition, or any other basis prohibited by federal, state, and local laws, orders, and regulations. Due to stringent scheduling restrictions governed by Federal and State Child Labor Laws, as well as a recognition that children are particularly vulnerable as a group, the Company does not employ minors aged 15 or younger. Business needs and related schedules are not able to accommodate the specific restrictions.

Supply Chain and Vendor Relationships
Sinclair does not knowingly conduct business with others that employ or engage in forced labor, child labor or other improper acts. Under no circumstances is it acceptable for child, forced, or trafficked labor to be employed within our operations, in any capacity. The Company expects suppliers and vendors to strictly adhere to local laws and international standards related to employing younger workers.

Conclusion
Employees are required to review and commit to following this Policy. The Company reserves the right to modify, terminate, or change any or all of the provisions of this Policy, in whole or in part, at any time, with or without notice. If you have a question about this Policy, please contact your supervisor, Human Resources, or any other member of management as described within our Open Door Policy.

Anti-Human Trafficking Policy
This Anti-Human Trafficking Policy (“Policy”) reflects the commitment of Sinclair and its subsidiaries (“Sinclair” or “Company”) to respecting human rights and to acting with integrity in all facets of our business. This Policy is aligned with the Sinclair’s Code of Business Conduct and Ethics, which is publicly available on our website, and applies to all locations within the United States.

The Company strictly prohibits, and will not tolerate, trafficking in persons and any other form of slavery, including but not limited to, sex trafficking and/or labor trafficking. Trafficking is the recruitment, harboring, transportation, provision, obtaining, patronizing or soliciting of a person for the purposes of a commercial sex act and/or labor or services through the use of force, fraud or coercion for the purposes of subjecting to involuntary servitude, debt or slavery. Sinclair employees, contractors, subcontractors, suppliers, vendors and others through whom Sinclair does business must not engage in, condone, assist in, or support any practice that constitute trafficking in persons or slavery. This includes, but is not limited to, the following activities:
• Engaging in any form of human trafficking where travel is arranged or facilitated for any persons with a view to exploiting them;
• Procuring commercial sex acts in the performance of any work;
• Viewing explicit material using company funds or resources involving trafficked persons;
• Using forced labor in the performance of any work or coercing any persons to perform work or activities under threat of penalty;
• Destroying, concealing, confiscating, or otherwise denying access by an employee to the employee’s identity or immigration documents, such as passports or drivers’ licenses, regardless of issuing authority;
• Using misleading or fraudulent practices during the recruitment of candidates/employees or offering of employment;
• Using recruiters that do not comply with local labor laws of the country in which the recruiting takes place;
• Charging applicants/candidates/employees recruitment fees;
• Failing to provide return transportation or pay for the cost of return transportation upon the end of employment, for an employee who is not a national of the country in which the work is taking place;
• Providing or arranging housing that fails to meet the host country housing and safety standards, for an employee who is not a national of the country in which the work is taking place;
• If required by law or contracts, failing to provide an employment contract, recruitment agreement, or other required work document in writing and in a language the employee understands. Such written work document shall be in a language the employee understands. If the employee must relocate to perform the work, the work document shall be provided to the employee at least five days prior to the employee relocating. To the extent required by applicable law, the employee’s work document shall include, but is not limited to, details about work description, wages, prohibition on charging recruitment fees, work location(s), living accommodations and associated costs, time off, round-trip transportation arrangements, grievance process, and the content of applicable laws and regulations that prohibit trafficking in persons; and
• Aiding, assisting, abetting, or facilitating any of the acts listed above.

Any member of the Company’s workforce who suspects or has observed any violation of the above has an obligation to report the concern immediately to their supervisor, Human Resources, or through the Open Door Policy, including the Open Door Policy Submisson Form located on SinclairNet. The Company will promptly and thoroughly investigate any claim that an employee, vendor, independent contractor or any other entity doing business with Sinclair is engaging in trafficking in persons. If an employee is found in violation of this policy, disciplinary action, up to and including termination of employment and referral to the appropriate law enforcement agency, may occur. Failure to report a violation of this policy may also result in disciplinary action, up to and including termination.

The Company prohibits retaliation in any form against anyone who files a complaint or reports a suspected violation of this policy. Individuals should immediately report any retaliation, intimidation, harassment, or threat of any of the foregoing for raising or helping to raise a concern about violations of this policy by contacting Human Resources.

The Company reserves the right to modify, terminate, or change any or all of the provisions of this Policy, in whole or in part, at any time, with or without notice. Employees are required to review and commit to following this Policy. If you have a question about this Policy, please contact your supervisor, Human Resources, or any other member of management as described within our Open Door Policy.

Human Rights Policy
This Human Rights Policy (“Policy”) reflects the commitment of Sinclair and its subsidiaries (“Sinclair” or “Company”) to respecting human rights in all facets of our business. This Policy is aligned with the Sinclair’s Code of Business Conduct and Ethics, which is publicly available on our website.

Human Rights
Sinclair is committed to protecting and respecting the human rights of all people across our operations and within our ecosystem of customers, suppliers, partners, and employees. Integrity and accountability support our commitment to avoiding human rights abuses and complicity in abuses. This Policy is consistent with the provision set forth in our policies that prohibit discrimination, harassment, youth labor and human trafficking.
Sinclair looks to international standards for applicable guidance on our practices and reporting, such as the Universal Declaration of Human Rights, and the following international human rights standards:
• International Covenant on Civil and Political Rights
• International Covenant on Economic, Social and Cultural Rights
• International Labour Organization’s Declaration on Fundamental Principles and Rights at Work
• Convention on the Elimination of All Forms of Discrimination against Women
• Convention on the Rights of the Child
• United Nations Declaration on Human Rights Defenders

The Company commits to annually reviewing our policies regarding human rights through a comparison against international standards and industry best practices as they evolve. The Company reserves the right to modify, terminate, or change any or all of the provisions of this Policy, in whole or in part, at any time, with or without notice.

Community and Stakeholder Engagement
Sinclair recognizes that we are part of the communities in which we operate. Our aim is to ensure through dialogue that we are listening to, learning from, and considering a variety of diverse views as we conduct our business. We believe that local issues are most appropriately addressed at the local level. Where appropriate, we will engage with a range of stakeholders on human rights issues related to our business. This includes issues internal to Sinclair and across our vendor and supplier relationships.

Diversity and Inclusion
We value the diversity, inclusion, and equality of the people with whom we work. We are committed to equal employment opportunity and are intolerant of discrimination and harassment. We work to maintain workplaces that are free from discrimination or harassment on the basis of race, sex, color, national origin, religion, age, disability, sex or any other status protected by applicable law. The basis for recruitment, hiring, placement, development, training, compensation, and advancement at the Company are qualifications, performance, skills, and experience.
We do not tolerate disrespectful or inappropriate behavior, unfair treatment, or retaliation of any kind. Harassment is not tolerated in the workplace and in any work-related circumstance outside the workplace.

Safe and Healthy Workplace
Sinclair aims to provide and maintain a healthy and safe working environment by eliminating hazards, reducing health and safety issues, and raising awareness on health and safety risks related to our business activities. We abide by safety and health laws and regulations and work in consultation with our employees, by addressing and remediating identified risks of accidents, injury, and health impacts. Additional information can be found within the Employee Safety Program.
Our comprehensive health and wellness programs go beyond the workplace as we partner with employees to achieve both their physical and mental wellbeing. We endeavor to educate on health topics, create awareness, encourage, and facilitate health screening and offer a wealth of resources including support through the Employee Assistance Program.

Workplace Security
We are committed to maintaining a workplace that is free from violence, harassment, intimidation and other unsafe or disruptive conditions due to internal and external threats. Security safeguards for employees are provided, as needed, and are maintained with respect for employee privacy and dignity.

Forced Labor and Human Trafficking
We prohibit the use of all forms of forced labor, including indentured labor, bonded labor, military labor, modern forms of slavery and any form of human trafficking. See Sinclair’s Anti-Human Trafficking Policy for more information.

Youth Labor
We prohibit the hiring of individuals that are under 18 years of age for positions in which hazardous work is required or where such employment is otherwise prohibited by law. See Sinclair’s Youth Labor Policy for more information.

Work Hours, Wages and Benefits
We work to ensure full compliance with applicable wage, work hours, overtime, and benefits laws. We compensate employees competitively relative to the industry and local labor market, and in accordance with the terms of any applicable collective bargaining agreement.

Guidance and Reporting
We strive to create workplaces in which open and honest communication among all employees are valued and respected.
Sinclair is committed to compliance with applicable labor and employment laws wherever we operate. To ensure that employees are aware of the Human Rights Policy, we expect employees to review this Policy through onboarding training and annually.

Any employee who believes a conflict arises between the language of this Policy and the laws, customs and practices of the place where the employee works, or who has questions about this policy or would like to confidentially report a potential violation of this policy, should raise those questions and concerns with local management, Human Resources, or anonymously through the Open Door Policy, including the Open Door Policy Submission Form located on SinclairNet. The Company will investigate, address, and respond to the concerns of employees as confidentially as possible under the circumstances and will take appropriate corrective action in response to any violation.

This Human Rights Policy and our human-rights commitments may be reported to the public as part of our annual report.

Respecting Human Rights and Increasing Awareness
Sinclair is committed to providing awareness of human rights issues for our employees, suppliers, and customers and how to mitigate them through the procedures described in this Policy. Employees are required to review, understand, and commit to following this Policy.

If you have a question about this Policy, please contact your supervisor, Human Resources, or any other member of management as described within our Open Door Policy.

COMPUTER, EMAIL, INTERNET, SOCIAL MEDIA AND OTHER ELECTRONIC RESOURCES

Ownership, Use and Privacy
All electronic resources provided by Sinclair are the sole property of the Company. Users should be aware that the data they create on Sinclair’s electronic resources remains the property of Sinclair.

In general, the use of the Company’s electronic resources should be for business-related purposes, serving the interests of Sinclair, its clients, and associated parties in the course of normal operations. Use of Company equipment, technology, and other electronic resources must be in accordance with Company policies and applicable law.

Because of the need to protect Sinclair’s electronic resources, the Company cannot guarantee that private information stored on any resource belonging to Sinclair will not be accessed or viewed.

For security and network maintenance purposes, authorized individuals within Sinclair may monitor, intercept, and review at any time by any lawful means, without further notice, every employee’s activities using the Company’s electronic resources and communications systems, including but not limited to email (incoming and outgoing), voice mail recordings, instant messages, Internet access and usage, and social media postings and activities, and you consent to such monitoring by your acknowledgment of this Policy. This includes any personally owned or third-party systems intentionally or unintentionally connected to Sinclair’s networks and systems, including wireless access points. To be very clear: you should not have any expectation of personal privacy in any communication using Company owned equipment.

Please understand that everything you send electronically is recoverable and discoverable material. For instance, if another employee initiates legal proceedings with the Company based on something you said or did, your email correspondence, both Company and personal, can be subject to discovery. Also, be aware that deletion of electronic material, such as email and instant messages, does not necessarily remove messages from the system and, they may remain accessible.

General Information Security Requirements
Effective information security is a “team effort” involving the participation and support of all Sinclair employees, contractors, consultants, and others who deal with information and/or information systems. Individuals must exercise appropriate judgment when accessing electronic resources, and make every reasonable effort to protect the confidentiality, integrity, and availability of Sinclair, client, and associated party data. Email, social media, and downloading from the Internet are prime sources of viruses and other malicious software. With this in mind, all employees, contractors, consultants, and others using Sinclair electronic resources are required to adhere to the following:
• Users are responsible for the security of their user ID’s and passwords at all times and should not share them with anyone. All user and system account passwords must be changed upon the password expiration period or as otherwise may be required, maintained in a secure manner, and must conform to policy requirements for length, age, history, and complexity.
• Employees may not use other employee passwords or access the systems of other employees.
• Users should never save or store passwords within applications or web browser sessions.
• Users must lock or log off of their computer when not actively using it. As an additional security measure, PCs, laptops, and workstations within certain environments may be secured with a password-protected screensaver that locks a computer after a period of user inactivity. Modifying or disabling the locked screensaver is a violation of this policy.
• Users must log off of their computer at the conclusion of their day and power it off if not being used by anyone thereafter.
• Users must secure all storage media devices such as USB flash drives, or any other storage media containing sensitive information within their work area.
• Users should only access Company information (including confidential information) from their Company-issued equipment and not unauthorized equipment or devices.
• Employees who take their laptop, cell phone, or other Company-issued device outside the workplace must prevent any third party, including family members, from using the Company laptop, phone or other device.
• Information contained on portable computers and devices is especially vulnerable and special care should be exercised at all times when traveling with these devices. All Company portable computers and devices must remain in the employee’s possession at all times. This is defined as always secured in the office, home, hotel room, vehicle, or on your person.
• Users must store all files with confidential, proprietary, or personally-identifiable information within secure network locations only (ex. departmental shares) and should never save these types of files to local drives (ex. Documents folder on employee workstation or portable computer).
• Printed documents containing confidential information that are no longer needed should be shredded and not placed in regular wastebaskets or recycling bins.
• Users should never distribute printed lists or personnel directories to outside parties for any reason.
• Users should not bypass or attempt to bypass any security feature in order to access content.
• Users must complete IT Security training per established guidelines.

Unacceptable Use
As stated previously within this Policy, use of Sinclair’s electronic resources should be used for business-related purposes and employees are responsible for exercising appropriate judgment related to their use. Email, social media and downloading from the Internet are prime sources of viruses and other malicious software. In an effort to characterize what would normally be viewed as inappropriate use of electronic resources, the following types of activities are prohibited:

Web Browsing
• Accessing, viewing, streaming, or downloading any web content related to pornography, gambling, peer-to-peer file sharing, pirated software, Internet radio and television. Certain websites, which might be categorized as potentially liable, containing mature content, or bandwidth consuming, may be permitted by a manual override of content blocking. Use of this override should only be used for official company business and may be monitored. If there is any uncertainty, employees should consult their supervisor or department head first before accessing personal social media platforms (including, but not limited to, Facebook and Tik Tok) for personal, nonbusiness use. In addition, accessing any materials which violate the Company’s harassment and/or discrimination policies.
• Accessing personal email (including, but not limited to Gmail, Hotmail, and Yahoo!).

Email, Voice Mail, and Instant Messaging
• Creating, sending, or forwarding “junk” messages (spam), solicitations, chain letters, jokes, or any other personal, non-business messages or attachments.
• Creating, sending, or forwarding any messages or communications related to gossip, containing personal information (non-business related), or attacking and/or harassing in nature.
• Unauthorized use or forging of email header information.

Systems and Network Activities
• Violations of the rights of any person or company protected by copyright, trade secret, patent or other intellectual property, or similar laws or regulations, including, but not limited to, the installation or distribution of "pirated" or other software products that are not appropriately licensed for use by Sinclair.

• Unauthorized copying of copyrighted material including, but not limited to, digitization and distribution of photographs from magazines, books or other copyrighted sources, copyrighted music, and the installation of any copyrighted software for which Sinclair or the end user does not have an active license.

• Installing non-business related or unauthorized software on Sinclair electronic resources.

• Unauthorized software includes screen savers, games, Internet shareware, upgrades, patches, or any other applications that are not specifically approved for use by Sinclair.

• Introduction of malicious programs into the network or server.

• Attempting to bypass content licensing requirements.

• Introduction of malicious programs (ex. malware, worms, etc.) to Sinclair electronic resources.

• Effecting security breaches or disruptions of network communication. For purposes of this section, "disruption" includes, but is not limited to, network sniffing, pinged floods, packet spoofing, denial of service, and forged routing information for malicious purposes.

• Executing any form of network monitoring which will intercept data not intended for the employee's host, unless this activity is a part of the employee's normal job/duty.

• Circumventing user authentication or security of any host, network or account.

• Under no circumstances is an employee of Sinclair authorized to engage in any activity that is illegal under local, state, federal or international law while utilizing company-owned resources

• Downloading, installing, using, or attempting to use any copyrighted content (software, audio, video, etc.) on Sinclair electronic resources for which the Company or the end user does not have a valid license.

The lists above are by no means exhaustive and serve as general guidelines for activities which fall into the category of “unacceptable use”.

Users of Sinclair systems should use a professional email signature or social media profile. Elements should be simple, professional, and in a style/font easy to read. Examples to include in an email signature or social media profile are name, title, station, telephone number, and/or a professional photograph. Best practices for professional communications include refraining from the use of personal statements or quotations, unprofessional images or profile photographs, and special fonts or graphics in signatures. Similar standards should also be followed for outgoing voicemail messages, instant messages, or other forms of communication systems used by employees.

Sinclair reserves the right to audit the use of electronic resources on a periodic basis to ensure compliance with this Policy. Those who violate this Policy may be charged on a time and materials basis for repairs and/or remediation activities, have access to Sinclair electronic resources revoked, and/or may be subject to disciplinary action up to and including termination of employment.

Use of Social Media

The Company recognizes that social media platforms are essential content gathering and promotion or branding resources. Accordingly, access to professional social media accounts as a part of an employee’s job function is permitted for business-related purposes. Professional social media accounts are administered and owned by the Company and are subject to approval and monitoring. The Sinclair, Inc. and Subsidiaries Social Media Policy sets forth guidelines regarding the appropriate use of social media that must be followed by Employees. This Policy may be found on SinclairNet.

Employees are ultimately responsible for what they post online and accountable for any publication or posting. It is important that whether you are posting on your personal accounts, professional talent accounts or on behalf of your Station/business unit (if you are authorized to do so), you use good judgment when posting, commenting or sharing content. Certain employees may have additional expectations and responsibilities related to journalism standards. Sinclair may monitor content on the Internet. Policy violations may result in disciplinary action up to and including termination of employment. This policy is intended to provide guidance regarding acceptable use of social media and not intended to interfere or restrict the rights of employees to engage in activity as may be permitted by local, state or federal laws.

WORKPLACE SAFETY

Protecting the safety of our employees and visitors is the most important aspect of running our business.
Safety and Health Protocols
Employees must learn and observe all safety and health guidelines, including the information found within the Employee Safety Program located on SinclairNet. Any work-related accident or unsafe/unhealthy condition should be reported to your Department Head immediately. If a crisis or near crisis situation arises, use common sense, you do not need to handle it on your own. Immediately consult your Department Head, manager on duty, and/or VP, General Manager. Additional information can be found within the Employee Safety Program located on SinclairNet.

Animals (including employee pets) are generally not permitted in the workplace because of health and safety concerns, as well as avoid potential distractions and disruptions.

Building Access and Visitors
For the safety of all employees, employees must observe security practices to control access to our facilities. It is expected that:

A. No visitors are permitted in a building without clearance from your Department Head or immediate Supervisor. Inform the reception area of all visitors you may be expecting so they may be properly greeted. All visitors must use the main entrance, sign in, and are escorted while in the building.
B. All employees report lost/stolen key cards immediately.
C. Never share your access code or lend your key card to anyone.
D. Keep all doors and entrances locked and do not prop doors open.
E. Do not allow a non-employee to follow you into the building or enter the building as you exit.
F. Report any unusual or suspicious behavior to your Department Head immediately.
G. Employees must learn and practice the specific security policies at their facility.

Additional information can be found within the Employee Safety Program.
**EMPLOYEE SAFETY PROGRAM**

The Company takes pride in its practices to ensure the safety, health, and well-being of all of our employees. This Employee Safety Program outlines information related to our commitment to safety, employee responsibilities and reference material for how to respond in an emergency situation. Your station/location may have specific policies and procedures which you should also learn and observe.

The Company strives to maintain best practices for safety and health for organizations of this type. To be successful, the Company requires the cooperation of all employees in safety and health matters. Only through a cooperative effort can we ensure a safe and healthy work environment. Management accepts responsibility for providing a safe work environment, but safety and health can ultimately only be achieved through teamwork.

**General Safety Expectations**

Our employees perform a wide range of functions in various locations. Although some safety rules apply only to specific positions, all employees are expected to comply with the rules in this procedure:

- Use common sense in performing your duties.
- Report any work injury/illness to your supervisor, Department Head, or Human Resources immediately.
- Promptly report unsafe conditions to your supervisor, Department Head or General Manager.
- Keep you work area neat and tidy.
- Do not use equipment if you are tired, not feeling well, or under the influence of any substance that may affect your judgment or motor skills.
- Use proper lift-assist devices or request assistance in lifting heavy loads.
- Do not use tops of cabinets or bookcases for extra storage or displays.
- Keep aisles, walkways, and exits clear of materials and cords.
- Keep floor free from objects and trip hazards. Report frayed/torn carpeting.
- Store all sharp objects properly when not in use.
- Report or clean-up all spills immediately.
- Keep entrances and exits clear of obstructions at all times.
- Use stepstools, platforms, or ladders for climbing, never chairs.
- Follow the Driver Safety and Company Vehicle Policy, including using safe driving techniques and wearing seatbelts when driving on company time.
- If your work involves use of chemicals, be sure to review the Material Safety Data Sheets (can be found online) for the appropriate hazards and controls for your protection.

**On-the-job Injuries / Illnesses**

Any job-related accident, injury or illness, regardless of severity, must be reported immediately to your supervisor, Department Head or Human Resources Contact. At the time of notification, information will be gathered regarding the incident for proper reporting and evaluation. Call for first-aid or medical attention as soon as possible when an injury demands prompt attention. The Company does not retaliate against employees who report workplace illnesses and injuries.
Medical Emergencies
If there is a medical emergency, promptly call 911. If you are attending to an individual with the medical emergency, direct another employee to call 911 to report the medical emergency and designate another employee to advise the Supervisor or other member of management of the emergency. An employee should wait at the building entrance and direct emergency personnel upon their arrival to the location of the medical emergency. Human Resources will call the employee’s emergency contact person.

Preventing the Spread of Germs in the Workplace
The best strategy for reducing the spread of germs remains the most obvious:

A. Wash your hands frequently with warm, soapy water. Be sure to wash your hands after coughing, sneezing, blowing your nose, before and after eating, and after using the restroom. Use an alcohol based hand cleaner if soap and water is not available.
B. Cover your cough and sneezes with a tissue or cough and sneeze into your elbow. Dispose of used tissues promptly into trash cans.
C. Avoid touching your eyes, nose and mouth, for germs can spread this way.
D. Clean surfaces that are frequently touched, such as desks, phones and keyboards.

Security Measures
The following guidelines apply to all employees, especially employees who are out in the community and in the field a majority of their work day:

A. Trust your instincts.
B. Always be aware of your surroundings. Survey the area upon arrival and make note of fences, bushes or other hiding places, and the activity occurring near your location. Know the most direct route out of the area.
C. Work in open space and near well-lit areas.
D. Do not engage in confrontations with aggressive individuals.
E. Watch out for each other.
F. If you encounter an unsafe situation, leave.
G. Promptly report any suspicious activity to your supervisor and/or Department Head. Please note that it may be practical for you to contact law enforcement or 911 immediately due to the nature of the situation, then follow-up with your supervisor.
H. Vigilantly observe our security practices to control access to our building:
   - Do not allow a non-employee to follow you into the building or enter the building as you exit. You must inquire as to their identity and business. It is better to have a moment of embarrassment than compromise the safety of yourself and co-workers.
   - Report any unusual or suspicious behavior immediately.
   - All employees report lost/stolen key cards immediately.
   - Never share your access code or lend your key card to anyone.
   - All visitors use the main entrance, sign in, and are escorted while in the building.
   - Former employees are visitors like anyone else. Just because they used to work here DOES NOT mean that they are allowed access.
   - Keep all doors and entrances locked and do not prop doors open.

Emergency / Disaster / Fire
The Station has an evacuation plan to follow in the event of fire, emergency or other disaster. If an alarm sounds, go to the nearest exit and promptly evacuate the building. Do not try to take personal belongings with you. Then, call 911 for help. Upon evacuation, please report to your supervisor so that an accurate headcount can be made. The evacuation plan is contained in the new employee orientation material and is posted prominently in common areas and on bulletin boards. Exits, fire extinguishers and first aid kits are located in various areas throughout the Station. Employees are expected to familiarize themselves with the location of exits and equipment.

All fire extinguishers must be prominently placed, labeled for use, and kept clear of obstructions at all times so they are accessible in a fire emergency. If a fire extinguisher is used or has been discharged, it should be reported to your supervisor.
immediately.

The Station General Manager and Department Head must be made aware of any emergency situation as soon as practical.

We are committed to working with our employees to provide a safe workplace. Employee recommendations to improve safety and security are encouraged. We all play an equal part. If you have any questions about this Employee Safety Program, please see your Department Head, Station Human Resources or General Manager.