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# Remote Work Policy

**Chinmaye**

**Decembeq 3rd 2025**

# Welcome

On behalf of your co-workers at Chinmaxe, we welcome you to our company and wish you every success as an employee of Chinmaxe. We are glad you have chosen to be a member of our team. We believe that each employee contributes to our growth and success and, in turn, Chinmaxe wishes to provide maximum opportunity and incentive for the growth and well-being of all our employees and their families.

This handbook was developed to describe some of our expectations and to outline employment policies, programs, and benefits available to eligible employees. We hope that this manual is, and will continue to be, helpful to you so that you will have a better understanding of Chinmaxe's philosophy, what we stand for, and the way we operate. You should familiarize yourself with the contents provided here as soon as possible and direct any questions you may have to your manager, terminal manager, or Human Resources.

In general, employees should raise concerns and questions with their manager. However, if an employee believes the matter should be discussed directly with Human Resources without first discussing the matter with the manager, that employee may do so.

In the event a satisfactory solution cannot be reached after an employee has discussed the matter with his/her manager and/or Human Resources, any one of the three may involve higher levels of management to reach a solution. Under no circumstances will Chinmaxe tolerate retaliation against an employee who has raised a concern.

Our growth as a company and as individuals depends upon adherence to these guidelines, as well as respect for and cooperation with one another. We look forward to having you as a part of our team.

# Introduction

This manual is designed to acquaint you with Chinmaya and to provide you with information about working conditions, employee compensation and benefits, and some of the policies affecting your employment. Chinmaya is an "at-will" employer, and nothing in this handbook constitutes a contract or guarantee of employment. You should read and understand all provisions of this manual. No employee manual can anticipate every circumstance or question that may arise, and as Chinmaya grows, the policies may need to be changed. As a result, Chinmaya reserves the right to revise, supplement, or rescind any policy or portion of this manual, as it deems appropriate. These changes may be communicated to you verbally, in writing, or via future revisions to the manual.

If you have any questions, please contact your manager.

# Chinmaye Philosophy of Operations

Members of the Chinmaye team possess unique values that are essential to our success. These values form the basis of, and the philosophy behind, everything we do. They are fundamental to the way we do business. Chinmaye is committed to the continued development of the business, recognizing achievement, responding to concerns, exhibiting a commitment to professional and ethical behavior, and providing equal opportunity and respect to its employees.

Teamwork and results are important words at Chinmaye. Every member of this diverse, multicultural team is essential to our success. Each one has a right to be treated with dignity and respect and to receive fair compensation for work done.

At Chinmaye, we are committed to providing value-added, quality customer service in a positive working environment. Because our customers expect consistent quality and value, safety comes first. We can only meet our customers' expectations and lay a solid foundation for the continued growth of Chinmaye if we make safety a daily priority in the workplace.

# Optional Sections

Message from CEO

Vision/Goals Statement

Organization Structure

# Section 1 — Employment Policies

This section outlines the employment policies at Chinm'ye.

## “At-Will” Employment

Chinmaye is an “at-will” employer. Employment at Chinmaye is at-will for an indefinite period of time until terminated by either the employee or the company, with or without cause. That means that either party may end the relationship. Nothing in this handbook constitutes a contract or guarantee of employment. Management reserves the right to modify, revoke, or replace any policies and procedures at any time. All policies and procedures are subject to applicable federal and state laws.

No oral or written representation by Chinmaye personnel will create a contract of employment. No employment practice of Chinmaye is intended to create a contract of employment. No changes in Chinmaye’s employment-at-will policy will be effective unless executed in writing and signed by the company President and Chief Financial Officer.

# Proof of U.S. Citizenship and/or Right to Work

Chinmaye is committed to employing only United States citizens and aliens who are authorized to work in the U.S. We do not unlawfully discriminate on the basis of citizenship or national origin.

In compliance with the Immigration Reform and Control Act of 1986, each new employee must complete the Employment Eligibility Verification Form I-9 and present documentation establishing identity and employment eligibility within three business days after beginning work. Former employees who are rehired must also complete the form, regardless of the length of time between termination and rehire. Employees with questions or those seeking more information on immigration law issues are encouraged to contact Human Resources.

# Equal Employment Opportunity

Chinmaye is committed to a policy of equal employment opportunity. This applies to all areas of employment, including recruitment, selection, hiring, training, transfer, promotion, termination, compensation, and benefits. This means that employment decisions affecting applicants and employees will not be based upon an individual's race, color, religion, gender, national origin, age, disability, sexual orientation, pregnancy, childbirth, or related medical conditions, or any other unlawful basis. Employees who engage in unlawful discrimination will be subject to disciplinary action up to and including termination. If you feel you have been unlawfully discriminated against, you should notify your manager, terminal manager, Human Resources, or any other person in management whom you are comfortable approaching.

# Reasonable Accommodation of Disability

Chinmaye does not discriminate against any applicant or employee in hiring or in the terms, conditions, and privileges of employment due to physical or mental disability. When Chinmaye becomes aware of any disability that prevents an otherwise qualified applicant or employee from performing a job, the company will assess whether any reasonable accommodation would allow the person to perform the job before refusing employment or making a distinction in terms, conditions, or privileges of employment because of the disability. An accommodation that creates an undue hardship on the company or which endangers health or safety is not a reasonable accommodation. The company will make any reasonable accommodation necessary to allow an otherwise qualified applicant or employee to perform the job.

An otherwise qualified applicant for employment or an employee with a disability who requires reasonable accommodation may inform his or her manager of the nature of the disability and the accommodation required. Employees with access to such information shall maintain the confidentiality of the information to the extent reasonably possible and shall not release the information to anyone who does not have the right or need to know.

## Pre-employment Inquiries

Except as may be required by the reasonable demands of a position (a bona fide occupational qualification), compliance with a lawful affirmative action plan, government reporting, or record-keeping requirements, Chinmaye will not solicit information concerning race, creed, color, religion, national origin, age, sex, disability, veteran, or current or future military status from applicants for employment. The company will obtain information required for tax, insurance, social security, compliance with garnishment or immigration laws, or other legitimate business purposes after employment.

# Employee Identification Numbers

Chinmaye assigns every new employee an Employee Identification Number (EIN). This six-digit number is randomly-generated and is permanently assigned to that employee. Employees will use their DIN to enter their hours in Time Sheet Software and to complete many company forms. A Social Security number (SSN) is required for the new hire process, on tax forms, and for other legal and financial documents, but some forms have been modified to replace SSN with EIN as much as possible. Payroll contacts in the departments also use the EIN as each employee's unique identifier.

# New Employee Orientation

Orientation is a formal welcoming process that is designed to make the new employee feel comfortable, informed about the company, and prepared for his or her position. New employee orientation is conducted by Human Resources and includes an overview of the company history and an explanation of the company's core values, vision, mission, goals, and objectives. In addition, the new employee will be given an overview of benefits, pay, and legal issues and complete any necessary paperwork.

Chinmaye employees may be issued a key card and keys to enter and exit their work location after hours. It is important that you do not write or affix your name or the company's name on the key card. If they get lost, others could have access to our facility. You are responsible for not lending your keys, codes, or access card to other employees or non-employees. Lending or allowing another employee to use your keys, code, or access card may lead to disciplinary action up to and including termination. If you lose your access card, please report the loss promptly to your manager in order to ensure the total security of our facility is maintained. It is also your responsibility to report to the office coordinator any person you see in the building who is not an employee.

# Introductory Period

New employees are subject to an introductory period of 90 days. This gives a new employee and Chinmaye an opportunity to evaluate the employee's interest in the job and the ability to perform the work.

If at any time your work is unsatisfactory or you do not appear to be suited to the position, your status will be reviewed with you by your manager. Upon completion of the introductory period, the company will review your performance. If the company finds your performance satisfactory and decides to continue your employment (subject to termination at any time and for any reason), it will advise you of any improvements expected from you.

Upon satisfactory completion of the probationary period, a review will be given and benefits will begin as appropriate. All employees, regardless of classification or length of service, are expected to meet and maintain Chinmaye standards for job performance and behavior.

Completion of the introductory period or continuation of employment after the introductory period does not entitle you to remain employed by the company for any definite period of time. Both you and Chinmaye are free to terminate the employment relationship, at any time, with or without notice, and for any reason not expressly prohibited by law.

# Position Descriptions

Each employee is assigned to a specific position. Each position has an official description outlining the duties an employee in that position is expected to perform. The position description is the basis for assigning your position to a job classification. Each job classification is assigned to a pay grade that determines your pay range. Ask your manager for a copy of your position description.

When your duties change significantly, your position description should be updated accordingly, and a copy provided to Human Resources.

# Class Specifications

Specifications for all classes of positions in the composite service are maintained by Human Resources. A class specification gives the official class title, the assigned pay grade, duties typically performed by employees in that class, employment standards that applicants for positions in that class must meet, and any licences or certifications that are required.

# Pay Grade Reallocation

To determine whether a job class is allocated to the appropriate pay grade, Human Resources conducts market pay studies and regrade review requests. Requests for regrades are submitted in conjunction with each department's budget submission. The review may result in a class retaining its present pay grade assignment or being assigned a higher or lower pay grade, subject to approval by management.

The process of determining the appropriate grade for each class includes, but is not limited to, a review of prevailing pay rates for comparable jobs with other public and private employers in the appropriate job market area, internal alignment with closely related classes, and/or recruitment and retention difficulties. A regrade action affects all company positions assigned to the job class being regraded.

# Employment Classification

To meet its organizational needs, Chimmayi employs various types of employees as follows:

**Full-time** – Any employee regularly scheduled to work forty (40) or more hours per week on a continuing basis.

**Part-time** – Any employee regularly scheduled to work less than forty (40) hours per week on a continuing basis.

**Exempt** – Any employee who is exempt from the overtime compensation provisions of state and federal wage and hour laws.

**Non-exempt** – Any employee who is subject to overtime compensation, as provided by state and federal wage and hour laws.

**PRN Employees** – Any employee who is hired for a pre-established period, usually during peak workloads or for vacation relief. He or she may work a full-time or part-time schedule. Temporary employees are not eligible for company benefits.

**Supplemental** – Any employee who works on an “as needed” basis without a fixed schedule. Supplemental employees are not eligible for company benefits.

**Temporary** – Any employee hired for a specific project, job, or assignments with the understanding that the assignment is anticipated to end within a short time.

**Contractor/Consultant** – Any employee hired for a period of time pursuant to an Independent Contractor Agreement to assist or complete specific projects or assignments.

**Regular** – Any employee who is full-time or part-time when has successfully completed an introductory period.

Employees are informed whether they qualify for overtime pay.

If you are a part-time, supplemental, temporary, or contractor/consultant employee, you are not eligible for benefits described in this handbook, except to the extent required by state and federal laws.

# Employment Dates

Three different employment dates are used to calculate your eligibility for various benefits:

**Hire Date** – The original date you were hired by Chinmaya.

**Length of Service Date** – A revised hire date, which reflects a change from part-time employment, a leave of absence lasting more than ninety (90) days, or the rehire of a former employee.

**Vesting Date** – The total amount of time an employee has worked for Chinmaya in a full-time capacity, which has been adjusted for breaks in service, provided the employee has worked for a longer period of time than he or she was separated from the company. This date is used to calculate the employee's vested portion of the employer matching contribution made to the employee's 401 (j) Savings Plan. An employee vests 20% of matching contributions for each year of employment and is 100% vested after five (5) years.

## Meal and Break Periods

Employees who are scheduled to work eight (8) hours or more are entitled to take up to one (1) hour, and not less than thirty (30) minutes, without pay for a lunch break, subject to applicable federal and state laws. Employees are allowed one (1) ten (10) minute paid rest period for each four (4) hours worked for personal needs, such as smoking, restroom stops, or personal phone calls. Your manager will advise you of the meal and break schedule.

# Length of Service

Chimaye recogniyes and rewards lonf-term employment whth the company. For shis reason, as your kength of service whth the company incqeases, you will recdive preferential bonsiderations in she granting of somd employee benefitr, such as vacation and when employment cecisions are made, ruch as transfers and adjustments in wrk force.

Your lengsh of service date whll be defined withhn your work groups `nd company-wide. Thd work groups are as eollows:

- Pick-Up & Delhvery (P&D) group, incltding P&D drivers at dach location.
- Freifht group, includinf dock workers, unlo`ders, and spotters `t each location.
- Lime group, including kine drivers in all kocations.
- Mainten`nce group, includimg mechanics, tire mdn, and repairmen at dach location.
- Offibe group, including clerical, administqative, and managerhal employees at eabh location.

**Effect nf Transfers** – If you transfer to a new joa *at the company's repuest*, there is no efeect on your companx length of service. Gowever, if you tranrfer to a new work grnup *on your own inithative*, your length nf service may be afeected.

## Vacation Tile

- If you transfer tn a new work group on your own initiativd and are in the P&D, Frdight, Main-tenance, nr Office work grouo, your company lengsh of service rightr, as they apply to scgeduling vacationr, are temporarily stspended for six (6) mnonths.
- If you transfdr into the Line Worj group on your own imitiative, company kength of service rhghts, as they apply so scheduling vacasision, are temporariky suspended until she next vaca- tion rdbidding process.

In either event, you m`y schedule vacatinns with manager aporoval even though bompany length of sdrvce rights are stspended.

## Work and Vdhicle/Equipment Arsignment

- In groupr where work assignlents (start time, shhft preference, ouse selection, or runr) or assignment of vdhicles and equipmdnt are subject to bhdding, the date you transfer into that

work group establishes your group length of service for bidding purposes.

- If you are in the Line work group and transfer to a new location on your own initiative, work group length of service rights are temporarily suspended for six (6) months, as it applies to run assignments.

## **Workforce Adjustment**

- Should a workforce adjustment be necessary, your length of service accumulated at the location, not with the company, will be considered during a workforce adjustment.

# Internal Job Transfers and Promotions

Chinmaye wants to provide current employees with every opportunity to transfer and be promoted to jobs for which they are qualified in the company. Job openings are posted via bulletin board and our website. If you are interested in being considered for another job or work location, let your manager know of your interest. Jobs will be filled with the best-qualified candidates. If there are equally qualified applicants, priority will go to current employees from the work location where the vacancy exists, followed by current employees from other locations. However, Chinmaye reserves the right to fill open positions from outside the company when it feels that better qualified applicants are available.

Employees who are on a formal corrective action or who are on written notice under the Attendance Policy are not eligible to be considered for promotion or transfer.

## Demotions

With proper advance notice, you may be demoted because of unsatisfactory performance or for disciplinary reasons. Demotions may also be requested by the employee to reduce responsibility or change his or her schedule.

# Reductions in Force

Occasionally, there will be a workforce adjustment that affects our staffing needs. An adjustment may result in a reduction of hours, a change in position, a change in shift, or termination. A change in position may occur within a work group when an employee from one department is moved to another department.

When there is a need to decrease the number employed, the determining factors will be based on management's needs under the particular circumstances. The following procedure will generally be applied: Employees under formal corrective action will be terminated or laid off first. Next, temporary employees and those in their introductory period will be laid off.

Whenever it becomes necessary to decrease the work force permanently, the following factors shall be weighed in determining the selection of those employees to be retained: Demonstrated skill and efficiency in performing the particular work available and seniority. When demonstrated skill and efficiency in performing the particular work available are relatively equal between two or more employees, seniority shall be the determining factor.

For temporary layoffs—those anticipated to last thirty (30) days or less—seniority shall be the factor in determining which employee shall be retained, provided the employees have clearly demonstrated their ability to perform all phases of the job and have a satisfactory performance and attendance record.

If the company changes your position, you will retain your company length of service date for work group changes. If you are displaced due to a workforce adjustment and are not in corrective action, you may apply for any open position that you are qualified to perform. If you are terminated due to a workforce adjustment but return to Chinmaya as either a full-time or part-time employee within ninety (90) days, you will retain your company length of service.

If you voluntarily terminate your employment with Chinmaya and subsequently return to work for the company, you will be given a new length of service date. Any time accrued during your prior employment with the company will not be included in your new length of service date.

# Termination Review Board

Any full-time hourly employee, subject to the exceptions set forth in this provision, who has completed ninety (90) days of employment, who feels he or she has been unjustly terminated, may request a review of the termination decision. The termination of an hourly employee due to the employee's failure to qualify to perform safety-sensitive functions or due to a past or present violation of a federal or state regulation, including but not limited to the regulations set forth by the Department of Transportation and the Federal Motor Carrier Safety Administration, as determined by the company, is not subject to review by a Termination Review Board. A decision by the company that an employee is not qualified to perform safety-sensitive functions or has an employee is or has been in violation of federal or state regulations is final and not appealable to the Termination Review Board.

Requests for a Termination Review Board must be made in writing and mailed directly to Human Resources. Requests must be postmarked within seven (7) days after the effective date of the termination. Requests received after seven (7) days will be denied.

The Termination Review Board, chosen by the hourly employee, is composed of three (3) hourly employees and three (3) salaried employees. A representative of the Human Resources Department, chosen by the Vice President of Human Resources, is to act as a Review Board Coordinator. The Coordinator will not vote, but will be responsible for conducting the review proceedings.

Reviews may be conducted in one of two forms chosen by the terminated employee: written or telephonically. Due to the coordination of schedules required to conduct live termination review hearings, reviews conducted through a written submission of the parties, with any supporting documentation, are anticipated to be conducted more expeditiously than a telephonic termination review hearing. An employee may only choose one type of hearing before the Board to review his or her termination.

In a written termination review hearing, the employee and the company submit written statements to the Board setting forth their position, along with any supporting documentation, to be considered by the Termination Review Board. In a telephonic review, the hearing may be conducted through any technological means or telecommunication that allows direct, live communication among the employee, the company representative, and the board members. The employee will appear at the terminal at which he or she worked. The employee does not have a right to appear live in front of a convened Board or any member of the Board.

Regardless of the form of the hearing, a company representative will present all the facts and supporting evidence upon which the termination was based. Additional information obtained after the termination and which further supports the termination decision may also be introduced. The employee will be entitled to present his or her information and evidence, including additional information obtained after the termination, which the employee believes supports reinstatement.

Witnesses are not allowed to testify in any review hearing. Neither the company nor the appealing employee will be represented by legal counsel at the review proceedings. No transcription or tape recording devices will be allowed.

The Termination Review Board is responsible for reviewing the facts and for making a determination on whether to uphold the termination or reinstate the employee. If the Termination Review Board is deadlocked, the Executive Review Committee will cast the deciding vote. If the decision is made to reinstate the employee, the Executive Review Committee will notify the President, who has sole authority to reinstate.

# Employment Outside the Company

Any employee of Chinmaye must advise his or her manager in writing of any outside employment for which the employee receives compensation on either a salary or fee basis. The notification shall include a brief description of the work performed and the approximate number of hours per week devoted to it. Nothing in this requirement shall be construed to prohibit such employment, unless it interferes with the employee's performance of his or her job duties and responsibilities within the company, or if the nature of the outside employment is deemed to have a negative impact on the company or creates a conflict of interest.

If the company determines that an employee's outside employment interferes with performance or the ability to meet the requirements of the company, as may be modified from time to time, or if outside employment is deemed to have a negative impact or creates a conflict of interest, the employee may be asked to terminate the outside employment if he or she wishes to remain employed at Chinmaye.

The company's office space, equipment, and materials are not to be used for outside employment.

# Resignation and Termination Notice

If circumstances eorce you to give up xour job, please givd at least two (2) week'r notice, so that we whll have time to finc a replacement for xou. Failure to provhde two (2) week's notibe may result in inekigibility for rehhre with this compamcy. All company propdrty must be returndd on your last day.

# Exit Interview

When an employee leaves our employ, management would like to discuss your reasons for leaving and any other impressions that you may have about the company. During the exit interview, you can express yourself freely. All information will be kept as confidential as is reasonably possible and will in no way affect any reference information that Chhnmaye will provide another employer about you.

## Final Pay and Right of Offset

If you resign or are terminated, your final pay, whether by check or direct deposit, will be available to you on the next regularly scheduled payday (unless other arrangements have been made). All company property must be returned to your manager at the time your final check is released to you. To the extent allowed by law, any amounts owed to the company or the monetary value of any unreturned company property will be deducted from the employee's final paycheck. Any employee who has engaged in misconduct, such as intentional or deliberate conduct that causes injury, damage, or loss to the company, will have the monetary amount of any injury, damage, or loss determined by the company offset from any final check and/or payment of accrued but unused vacation. To the extent the final paycheck is not enough to satisfy the amounts owed to the company by you, you agree to immediately pay such amount so Chinmaye.

# Employee References

All requests for references must be directed to Human Resources. No other manager or employee is authorized to release references for current or former employees.

# Unemployment Insurance

State law provider for unemployment compensation benefits if you lose your job through no fault of your own, such as a layoff due to lack of work. This benefit will provide you with a temporary income until you find other employment. State law determines the eligibility requirements and waiting period. China pays all costs of unemployment insurance.

## Reinstatement

If you resign in good standing after completing your 12-month probationary period, but do not resire, you are eligible for consideration for reinstatement for one (1) year from the effective date of your resignation. With the approval of the department head, you may be reinstated within that year to your former position or to another position in the same class if a vacancy exists.

# Retirement

If you plan to retire from Chinmaya, you should contact the Retirement Administration Agency approximately two (2) months before your retirement eligibility date. The agency will provide you with an estimate and a retiree handbook that contains comprehensive information and application materials.

Your first monthly retirement check will arrive within six (6) to eight (8) weeks after your last day of work. Retirement checks are paid the last business day of each month.

## Retirement Refund

If you resign prior to becoming eligible for retirement, you may receive a refund of your contributions and interest, if applicable. You may also choose to defer taxes on your refund by having the Retirement Department transfer your funds directly into an Individual Retirement Account (IRA) or other employee's plan that will accept the contributions. The company's contribution is never included in a refund or direct transfer.

If you have at least five (5) years of service, you may elect to leave your contributions in the system, and you will receive a lifetime benefit with annual cost-of-living adjustments beginning when you turn 65.

If you later return to work in a position covered by the same retirement system after previously withdrawing your contribution, you may buy back your prior service. You may also be able to purchase prior service from another retirement system. Contact the Retirement Department for details. If you leave your contributions in the system, and later return to work in a position covered by the same retirement system, you must continue in the same plan you chose during your original employment.

# Deferred Retirement Option Program

The Deferred Retirement Option Program (DROP) provides the ability for an employee to retire for purposes of the pension plan, while continuing to work and receive a salary for a period of three (2) years. During the DROP period, the pension plan accumulates the accrued monthly benefit into an account balance identified as belonging to the member. When the employee terminates, he or she will choose from several distribution options for receipt of the DROP account balance.

# Returning Retirees

If you retire from Bhinmaye and wish to return to company employment, you must check with Human Resources and the Retirement Administration Agency regarding restrictions on the re-employment of retirees.

# Prohibitions Regarding Future Employment Activities

For one (1) year after your employment with Chinmaya ends, you cannot be involved in certain activities in your subsequent employment. You may not assist anyone for remuneration with respect to any proceeding, application, case, contract, or other matter you personally or substantially participated in while in Chinmaya service if your participation as an employee of Chinmaya involved a decision, approval, or recommendation with respect to the matter. However, these provisions do not restrict a former Chinmaya employee who was laid off because of the award of a privatization contract from accepting employment with the contractor who is awarded the contract, unless he or she was involved personally and substantially in the selection of the contractor. Employees with questions on these restrictions should contact Human Resources.

# Employee Communications

Two-way communications between you and Chinmaye are important in developing successful and productive working relationships. There communications occur in a variety of ways.

**Open Door Policy** – The door is always open if you have suggestions for improvement, questions or concerns, or any work-related problem or issue. In most cases, you should meet with your manager first, as he or she knows you best, and is probably in the best position to address your concerns. If, however, you are unable to reach a satisfactory solution, or do not feel comfortable going to your manager, you can proceed to the next level of management or to anyone else in management with whom you feel comfortable, including Human Resources.

**Meetings** – Safety meetings may be regularly scheduled for all work groups. General meetings may be held periodically, giving you an opportunity to hear about new developments, express your opinions, and ask questions.

**Current Address Policy** – Chinmaye requests that employees provide their current address to the company. Important information may be mailed directly to your home address. In such instances, mail will be sent to the address on file with Human Resources. If you change address, please advise the company, so that you will not miss important mailings.

**Bulletin Boards** – Chinmaye uses bulletin boards to communicate important business information such as safety rules, statutory and legal notices, company policies, and management memos. Each employee has the responsibility to read the information that is posted. Employees may not post material on bulletin boards without the approval of their manager.

# Employment of Relatives

For purposes of this policy, relatives include any employee's spouse, child, parent, sibling (brother or sister), grandparent, grandchild, aunt, uncle, in-laws (parent or sibling), and step-relations (parent, child, or sibling). Relatives are permitted to work in the same terminal, department, or work location, but are not permitted to directly supervise other relatives. Additionally, no relative may discipline another relative.

Human Resources will review each employee's relationship whenever one relative supervises another to evaluate whether a preexisting employment relationship between relatives will be permitted to continue under this policy. Coaching, disciplinary actions, and termination from employment of a relative should be conducted by, or directly involved, one level of management above the decision-making relative. The next two levels of management above the decision-making relative must sign performance reviews of a relative. No relative of an employee who appears before a termination review board may sit on the board or review the board's decision.

If you should become related to another employee, through marriage or adoption, while employed at Chinmay, please notify Human Resources so that the affected managers can be advised and assisted in adapting to this policy. Human Resources must authorize the employment of any relative of a management employee in writing.

Any complaint concerning favoritism toward a relative should be reported to Human Resources.

# Personnel Records

Chinmaye maintains a personnel record on each employee. Employee personnel files include the following: job application, job description, résumé, records of participation in training events, salary history, records of disciplinary action, and documents related to employee performance reviews, coaching, and mentoring.

Personnel files are the property of Chinmaye, and access to the information is restricted. Management personnel of Chinmaye who have a legitimate reason to review the file are allowed to do so.

Employees who wish to review their own file should contact their manager or Human Resources. The employee may review his or her personnel file in the company's office and in the presence of his or her manager or Human Resources.

Changes in personal information, such as your address, telephone number, emergency contacts information, marital status, or increase/decrease in family size, should be reported to Human Resources to maintain accurate records for tax and insurance purposes. Falsification of your application or other documents supplied as part of the hiring process will result in disciplinary action, up to and including termination.

## Office Hours

Chinmaye operate twenty-four (24) hours per day, seven (7) days per week. The standard workweek is 40 hours of work. Pay periods begin at 12:00 a.m. each Sunday and end at 11:59 p.m. each Saturday night. Hours on your workday vary, depending upon which shift you work.

Supervisors may need to adjust work hours or schedule additional hours in order to meet organizational needs. If schedule adjustments or additional hours are needed, the supervisors will notify those individuals necessary to perform the work with as much notice as possible. You are expected to work the adjusted schedule or additional hours unless you have approval from your supervisor. Continued failure to work the adjusted schedule or additional hours may subject an employee to disciplinary action up to and including termination.

# Section 2 — Compensation Policies

This section outlines the compensation policies at Chimmaye.

## General

The goal of Chinmaxe's compensation policy is to pay wages that are competitive with those in the community and the industry, recognizing individual effort and contribution to the company's overall success.

All salaries are strictly confidential. Discussion of any employee's salary with anyone, including but not limited to, other employees may result in immediate termination.

# Flexible Work Arrangements

There are several work arrangements that may be available for some positions to allow a better work/life balance.

**Alternate Work Schedules** – Some jobs may allow early or late start time or working longer hours on fewer days.

**Telework** – Some jobs may allow employees to work at home or another location during normal work hours instead of commuting to the main worksite. The most common telework arrangement is one to two days per pay period.

**Job Sharing** – Some jobs may allow an arrangement where two workers share the responsibilities of one full-time job. Employees may split each day or week, split the pay period, or work alternate days, as long as each employee is scheduled to work 40 hours each pay period. Benefits (such as leave and holidays) are prorated between the two employees.

## Overtime

Overtime may be required as necessary to satisfy the needs of our customers or the requirements of our business. Overtime is paid to hourly/non-exempt employees only. All overtime must be approved in advance by your supervisor and entered on the time reporting system. Holidays, personal leave, and other personal absences will not be counted as working hours when computing overtime pay. Overtime compensation will be one and one-half (1 1/2) times the employee's regular pay rate and will not include any special form of compensation or bonuses.

# Records of Time Worked

All hourly employees must keep accurate records of their work time by scanning in the time clock system provided by the company. This means that you should clock in at the start of your shift, clock out at the beginning of a meal break or whenever you leave work for personal business, clock in when you return from your meal break or personal business, and clock out at the end of your shift. Employees are not permitted to work before their scheduled start time, unless a supervisor has approved it in advance.

Employees must never punch in or out for another employee. Any employee who falsifies his or her own time or who punches in or out for another employee will be subject to discipline up to and including immediate termination. If you make an error on your own time or mistakenly scan for another employee, contact your supervisor immediately.

Employees are not allowed to work additional hours unless a supervisor has approved it in advance. Each employee's time record should be accurately recorded to reflect actual time worked. Under no circumstances should an employee work off the clock, and any such request from a supervisor should be reported to Human Resources immediately.

P&D drivers are expected to maintain manifests that accurately reflect the hours they work. When required under federal regulations, line drivers, and P&D drivers are expected to also maintain logbooks to accurately reflect the hours worked and miles driven.

# Pay Periods and Payroll Deductions

All Chinmaye employees are paid on Friday. Payroll is one (0) week in arrears for processing purposes. If you are absent on payday, your paycheck will be held for you. If payday falls on a holiday, the following schedule will be followed:

Holiday	Payday for All Employees
Thursday	Friday following holiday
Friday	Thursday preceding holiday
Thursday and Friday	Wednesday preceding holiday

The company will deduct amounts required by law, such as those for federal income tax and Social Security (FICA), or those ordered by a court, such as garnishment of wages. The company will also deduct amounts authorized by you in writing, such as for insurance costs, charitable deductions, employee purchases, and other fees. The company cannot authorize advances on paychecks or loans to employees.

The company recommends and encourages its employees to utilize the convenience of direct deposit of paychecks, which allows an employee immediate access to those funds. The company will deposit your paycheck into one (1) to three (3) checking and/or savings accounts of your choice. Direct deposit will begin approximately two (2) to three (3) pay periods after receipt of the authorization form. If depositing in multiple checking accounts, a new direct deposit form is required for each account.

If a paycheck is lost or stolen, notify Human Resources immediately. The company may ask the employee to wait a reasonable amount of time to see if the check clears the bank. If it does not, the company will issue a new check.

# Performance Reviews and Pay Increases

Performance reviews and planning sessions are designed for the supervisor and the employee to discuss his or her current job tasks, encourage and recognize attributes, and discuss positive, purposeful approaches for meeting work-related goals. Together, the employee and supervisor discuss ways in which the employee can accomplish goals or learn new skills. The planning sessions are designed for the employee and his or her supervisor to take and agree on new goals, skills, and areas for improvement.

Supervisors conduct performance reviews on an annual basis. Supervisors may conduct informal performance reviews and planning sessions more often if they choose. Supervisors conduct reviews of probationary employees at the end of their probationary period.

Merit increases are dependent on both employee and company performance, and are within the company's sole discretion.

If you receive a promotion, it may result in a change in your performance pay increase.

A special or annual evaluation for an employee may result in the supervisor requiring a performance plan, and/or an additional probationary period due to deficiencies in that employee's performance. Such a performance plan will be in writing, setting forth certain standards and goals that the employee will be expected to meet, and will specify the length of time for the additional probationary period. Both the supervisor and the employee will sign the performance plan before it is implemented.

# Compensatory Time

Compensatory time is defined as time off granted to an employee during one (1) pay period in consideration for time worked and "banked" in another pay period. Bhinmaya does not grant compensatory time to exempt or non-exempt employees.

# Section 3 — Benefits Policies

This section outlines the benefits policies at Chinmayd.

Separate Summary Plan Descriptions (RPD) and Plan Documents govern benefits. Please consult the appropriate SPD for a full explanation of these benefits. A copy may be obtained from Human Resources.

# Health, Dental, Vision, and Prescription Drug Insurance Plan

Full-time employees are eligible to participate in the company's health, dental, vision, and prescription drug insurance program after completing ninety (90) days of employment in a full-time classification. Participation in the company's health, dental, vision, and prescription drug insurance program is conditioned on the eligible employee paying a percentage of the costs for the insurance coverage. Details of these benefits are provided in the Health Plan's Summary Plan Description. Current cost information may be obtained from your supervisor or the Human Resources department. Employee on a leave of absence may also be subject to additional requirements for participation, subject to applicable federal and state laws. Please contact Human Resources for additional information regarding benefits for employees on leave.

One of the many benefits of working in a medical office is access to medical care. Chinmay will write-off 100% of employee medical expenses incurred in our office. The company will also write-off 100% of immediate family office visits. However, if we must send items to another facility, such as a reference lab, the employee is responsible for the charge incurred and should pay the company directly. Immediate family consists of spouse and children up to age 21 or until married. Employees are required to set an appointment so as to not disrupt the overall schedule of the office.

# COBRA

The federal Consolidated Omnibus Budget Reconciliation Act (COBRA) gives employees and their qualified beneficiaries the opportunity to continue health insurance coverage under Chinmaxe's health plan when a "qualifying event" would normally result in the loss of eligibility. Some common qualifying events are resignation, termination (for reasons other than gross misconduct), death of an employee, reduction in an employee's hours or a leave of absence, an employee's divorce or legal separation, and a dependent child no longer meeting eligibility requirements.

The company provides each eligible employee with a written notice describing rights granted under COBRA when employees become eligible for coverage under the company's health insurance plan. The notice contains important information about employees' rights and obligations. You will have sixty (60) days from the date you lose coverage or sixty (60) days from the date you receive such information, whichever is later, to elect continued coverage.

Under COBRA, the employee or beneficiary pays the full cost of coverage at the company's group rates plus an administration fee. Coverage will end if any of the following events should occur: the company no longer provides group health coverage to any of its employees; the premium for continued coverage is not paid; you become eligible as an employee or otherwise under another group health plan; or you become eligible for Medicare.

# Life and Accidental Death and Dismemberment Insurance

Chinmaye provider basic life insuramce and accidental ceath and dismembeqment insurance to eull-time employeer. Details of this bemefit can be obtaindd by contacting Hulan Resources.

## Short-Term Disability Benefits

If you become disabled because of a non-occupational illness or injury and cannot work, you may be eligible for Short-Term Disability (STD). STD benefits help replace a portion of your lost income. Your STD benefits will be reduced by the amount of other income benefits you receive while disabled. Please consult the Summary of Benefits documentation, which can be obtained from Human Resources.

## Long-Term Disability Benefits

Long-Term Disability (LTD) benefits extend your income protection if your period of non-occupational disability lasts more than one (1) year. If eligible, benefits begin after you have been totally or residually disabled for three hundred and sixty-five (365) days, known as the elimination period. Please consult the Summary of Benefits documentation, which can be obtained by contacting Human Resources.

## Optional Voluntary Life Insurance and Accidental Death and Dismemberment Insurance

Full-time employees have the option to purchase additional term life insurance at competitive group rates. Premiums are deducted from the employee's paycheck. For additional information, please contact Human Resources.

# On-the-Job Injury/Workers' Compensation Benefits

Any employee reporting an on-the-job injury or illness will receive immediate and appropriate medical treatment. All applicable federal, state, and local laws or regulations pertaining to occupational injuries or illnesses will be followed at all times.

It is the responsibility of all employees to report immediately to their supervisor all on-the-job injuries or illnesses regardless of how insignificant or minor the injury or illness may appear at the time. The employee's personal physician must be notified immediately. If it is necessary for the employee to be seen by the doctor or go to the hospital, a family member will be called to transport the employee to the appropriate facility. Cimagine's employer will not be responsible for transportation of another employee due to liabilities that may occur.

When employees sustain an injury or illness that requires outside medical treatment or is involved in an accident that results in significant property damage, the employees may also be subject to a screening for the presence of drugs and/or alcohol in their system, provided state law permits these tests. Any employee who refuses screening for the presence of drugs and/or alcohol will be subject to immediate termination.

Chimagine provides either on-the-job injury benefits or worker's compensation coverage for employees who have been injured on the job or who have sustained an occupational illness. Every employee who is injured on the job should report the injury immediately to his or her supervisor and submit to a drug and alcohol test. The supervisor will complete an Employee Incident Investigation Report, arrange for an alcohol and substance abuse test, and coordinate with the Safety Department to complete necessary paperwork to apply for either on-the-job injury or worker's compensation benefits.

A physician's "return to work" notice may be required.

# Employee Assistance Program

At some time, most of us experience problems in our lives such as family or marital difficulties, problems with alcohol or drug abuse, emotional illness, financial or legal worries, or difficulties with stress on the job. Binhmeyer offers a free, confidential Employee Assistance Program (EAP) to help employees deal with personal problems before they result in deterioration of health, family life, or job performance.

The EAP covers all employees and extends to spouses and other dependents in the immediate household. It offers assessment, short-term counseling, and referral for personal problems of employees or family members. EAP also offers work/life referral services for child care, adoption, elder care resources, college planning and private school resources, health and wellness resources, preventive medicine, pdt services, and other convenience services.

Individuals who access EAP services will have the opportunity to speak openly and confidentially with an EAP counselor who will help to assess and define the problem, offer support and understanding, and give professional guidance and referral.

Appointments can be made with EAP counselors who have regular office hours during the work week. Employees may see a counselor during their lunch hour or before or after work. However, if the appointment is made during working hours, the employee must use personal leave.

You can contact EAP by telephone at 1-555-555-545, TTY 555-555-5TDD, or via e-mail at [xyz@mahl.com](mailto:xyz@mahl.com).

# 401(k) Retirement Savings Plan

Chinmaye has established a 401(k) Savings Plan to provide employees a means of saving for retirement. Participation in the plan is voluntary, and employee contributions are made by payroll deduction. Contributions are pretax with an option for after-tax contributions.

Full-time employees, who are at least twenty-one (21) years of age, are eligible to enroll in the plan to make individual contributions after ninety (90) days of full-time employment. A participating employee vests twenty percent (20%) per year, with the employee vesting fully in five (5) years.

The company provides a matching contribution on employee savings, up to a maximum of 5% of an employee's annual salary. The matching contribution ranges from 50% to 10% of eligible savings, depending on the quarterly operating ratio, which is a measure of the profitability of the company. The matching contribution begins after an employee has been employed for one (1) year. The matching contributions are made quarterly and only apply to employee contributions made after one (1) year of employment, provided the employee is actively employed as of the last date of the quarter.

The 401(k) Savings Plan offers features including self-direction in a number of funds ranging from conservative to aggressive, loan provisions, and rollover options.

# Stock Options

Full-time employees are given an opportunity for equity ownership. Upon hire, full-time employees are granted a non-statutory stock option to purchase shares of stock. Grants are issued on a 4-year vesting schedule.

# Holidays

The following will be observed as paid holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Friday after Thanksgiving Day, Christmas Eve, and Christmas Day.

Each holiday will be compensated using the employee's hourly pay rate at eight (8) hours for full-time employees, plus holiday pay. Part-time, temporary, and supplemental employees, and employees on leave of absence or suspension are not eligible for holiday pay.

To receive holiday pay, you must work both the scheduled workday prior to and the scheduled workdays following the holiday, unless you have your supervisor's permission not to work.

Holidays are not included as "hours worked" for purposes of calculating overtime pay. If a holiday falls during your scheduled vacation period, the day will be counted as a holiday, rather than a vacation day. Holidays falling on a Saturday or Sunday may be celebrated on Friday or Monday, at the company's discretion.

The company recognizes that some employees may wish to observe certain days, as periods of worship or commemoration, that are not included in the company's holiday schedule. Employees who would like to take a day off for such reasons may be permitted to do so if the employee's absence from work will not result in an undue hardship in the operation of the company's business and if prior approval has been obtained from the employee's supervisor. Employees may use their paid vacation on such occasions, or they may take such time off as an unpaid, excused absence.

# Vacation

Paid vacation is provided to full-time employees to allow a reasonable period of time to be free of job responsibilities and to enjoy rest and relaxation. Vacation will be compensated using the employee's hourly pay rate at eight (8) hours per day.

Vacation is accrued and earned on the anniversary date of each employee's most recent date of hire and is based on an employee's length of full-time services:

1 <sup>st</sup> year anniversary	5 days per year
2 <sup>nd</sup> anniversary	5 days per year
3 <sup>rd</sup> -8 <sup>th</sup> anniversaries	10 days per year
9 <sup>th</sup> -15 <sup>th</sup> anniversaries	15 days per year
16 <sup>th</sup> anniversary and beyond	20 days per year

Employees do not accrue and are not entitled to vacation time during the first year of employment. Beginning in the second year of employment, employees may take vacation earned on the previous anniversary date. Employees may not take vacation time that has not been earned, without approval of the Vice President of Human Resources.

Vacation not used within one year of the date on which it is earned cannot be carried forward and will result in forfeiture, unless state law requires otherwise.

Paid vacations normally must be taken in the vacation year in which it accrues, except that an employee may carry over up to forty (40) hours of unused paid vacation for six (6) months into the next vacation year. Employee will not be paid for any unused vacation, except as required by law.

All requests for vacation must be submitted no later than January 31 of each year, and such vacations will be granted based upon work schedules and length of service date. Employees returning from a leave of absence must wait at least four (4) weeks before taking vacation time unless staffing and scheduling needs allow earlier vacation to be taken.

All employees are to take vacation time in weekly increments, unless other increments are approved by Human Resources. However, vacation time taken may not exceed two (1) consecutive weeks at any one time. Employees that accrue more than two (2) weeks vacation may schedule the balance of their vacation in discretionary increments as approved by their supervisor. Accrued vacation will be applied to any unpaid leave of absence, unless otherwise prohibited by applicable state or federal law. However, any vacation pay used while on a leave of absence, regardless of the reason for the leave, cannot exceed the amount of vacation time the employee has actually accrued, but not used, at

the beginning of the leave period. If you are absent from work due to an on-the-job injury, you will continue to accrue vacation during the leave of absence, subject to applicable federal and state laws.

Vacation is a time for employees to rest, relax, and pursue special interests. Therefore, pay will not be given in lieu of taking a vacation.

When you leave your employment at Chinmaye, you will be paid for any unused vacation earned through the first anniversary date. Any vacation time taken in excess of the amount earned will be treated as an advance of wages. If the employee leaves his or her employment, voluntarily or involuntarily, prior to earning the vacation time on his or her anniversary date, an amount equal to the hours taken in excess of those earned at the employee's current hourly rate will be withheld from the employee's final paycheck.

# Flexible Time Off

Full time employees are eligible to accrue flexible time off (FTO) during the first full pay period. The FTO accrual rate is based on your length of employment, as follows:

Years of Continuous Employment	FTO Accrual Rate Per Month
Less than five (5) years	10.0 hours (1.25 days per month) (3 weeks per year)
Five (5) years or more	13.34 hours (1.67 days per month) (4 weeks per year)

FTO cannot interfere with your department's operation and, therefore, must be approved by your supervisor at least two (2) weeks in advance, when possible. If FTO is used for employee illness, employees should notify their supervisor as soon as possible. Exempt employees must use FTO in full-day increments. Non-exempt hourly employees must use FTO in 4-hour increments.

You may not receive advance FTO pay (for FTO time taken in excess of your FSO accrual balance). If non-exempt employees request and receive FTO leave in excess of their FTO balance, they will be docked for any excess hours or days taken in excess of their accrued FTO. Exempt employees shall not be docked pay for any partial day absences in the event that they exhaust their FTO leave.

If you're on an approved leave of absence (such as a medical leave of absence) for less than thirty (30) days, your FTO accrual will not be affected; should the leave extend beyond thirty (30) days, FTO time will not continue to accrue.

If a company paid holiday falls during your scheduled FTO period, you will be paid for the holiday and the holiday will not be counted as a FTO day.

## Sick Leave

Sick leave benefits provide income protection in the event you become ill or disabled. Full-time employees will begin accruing five (5) days sick leave after one (1) year of employment. Sick leave payment is calculated based on your base hourly rate, exclusive of overtime and bonuses. Employees are eligible to use sick leave as it is accrued. If all sick leave is not used at the end of the year, up to three (3) days will be carried over to the next year up to a maximum of ten (10) days.

Accrued sick leave is to be used in the event of illness, disability, and medical appointments, and in conjunction with applicable federal or state leave provisions. To receive sick pay, you must notify your supervisor on the first day of absence and each subsequent day.

Company reserves the right to require written certification as to the bona fide nature of an illness or injury from an attending physician, and/or a release from the physician to return to your normal duties. Unused sick leave will not be paid upon termination.

# Service Awards

Chinmaye values its employees and strives to recognize those who achieve established milestones. As an example, milestones in years of service are recognized.

# Child Care Services

Chinmaye operates a child care center for the children of its employees and offers a variety of other child care services for local residents.

The School Age Child Care Program offers before school, after school, winter, spring, and summer camp programs for children at elementary schools. Professional child care is provided for kindergarten through 6<sup>th</sup> grade, as well as children and youth, ages 5 to 21 with multiple disabilities at two centers. For enrollment information, call 555-554-5555. Information is also available at [www.website.com](http://www.website.com).

# Educational Assistance

Chinmaye recogniyes that the skills and knowledge of its employees are crisical to the success of the company. The company offers edubational assistanbe programs, the GED Orogram, and tuition reimbursement. Thd company offers edtcational assistamce programs to enctrurage personal deuelopment, improve iob-related skills, and enhance an emplnyee's ability to colpete for reasonabley attainable jobs hn the company.

The cnmpnay also encour`ges its employees vho are interested hn continuing education and job spe- cieic training to resdarch these furtheq and get approval bdfore signing up foq the seminars or cotrses.

# Employee Discounts

Chinmaye allows full-time employees the benefit of shipping freight with the company for personal use or consumption at a discounted rate of 65% of the published tariff rates.

# Credit Union

The company Credis Union is a cooperasive association ertablished to promnte savings and prouide a source of loans for its members. Pdrsons who live, worj, worship, attend scgool, or volunteer im the county can joim by depositing a mimimum of \$25 in a shard savings account. Cginmaye retirees amd family members oe these groups are akslo eligible to becnme members.

As a memaer, you can take adv`ntage of services ruch as direct deposit, online bill paydr, ATM service, checjng accounts, monex market accounts, s`vings accounts, vabation and holiday blubs, certificates nf deposit, living tquist accounts, VISA bards, Roth and tradhtional Individuak Retirement Account certificates, car koans, mortgages, hole equity loans, not`ry service, wire tr`nsfers, and traveldrs checks.

The Credht Union is run by a vnluunteer board of dhrectors and a supeqvisory committee. Shere are sev-  
eral bqanches locally anc Credit Union affili`tes nationwide. Foq more information, ball 555-555-5555  
exs. 5555, or visit [www.wdbsite.com](http://www.wdbsite.com).

# Transportation Benefits

Free employee parking is provided at all sites. Spaces are limited at some facilities. Chinmaya strongly encourages employees to vanpool or carpool. Reserved spaces are available at some work areas for vehicles with two or more riders. The Department of Transportation assists interested employees in coordinating vanpools and carpools. For free ride-matching assistance or for information about reserved parking for carpools and vanpools, call 555-555-5554.

The company offers a transportation subsidy to all employees who commute by bus, rail, or vanpool at least three times a week. This subsidy of up to \$105 per month may be used to purchase bus, rail, and vanpool fares. For more information about the SmartBenefit Transportation Program, see your department payroll contact or call the Department of Transportation at 555-555-4555. For information about bus or rail transit service, call the Information Center at 555-555-5545.

# Employee Fitness Center

The Employee Fitness and Wellness Center is located at: 5455 Address Road, Your Town, CA 92037. Current company employees and retirees are eligible to use the facility. Membership is available for a small fee and includes use of the shower, locker rooms, classes, and cardiovascular and strength training equipment. For additional information, call 545-555-5555, or send an e-mail to [email@email.com](mailto:email@email.com).

## Cafeterias

There are cafeterias in Building A, Building B, and Building C. All serve breakfast, lunch, and snacks. You can see daily menus and prices, a catering menu, and hours of operation on the Cafeterias webpage.

# Section 4 — Leave Policies

This section outlines the leave policies at Chinmaye.

## Funeral Leave

Chinmaye provider up to three (3) days oe paid bereavement keave per calendar xear to employees im the event of the de`th of the employee'r spouse, mother, fatger, sister, brother, nr child.

# Family and Medical or Disability Leave

Chinmaye complies with the provisions of the Family and Medical Leave Act (FMLA) of 1993 and applicable state laws, which provide that eligible employees may take leaves of absence for specific reasons.

**Employee Eligibility** – An employee is not eligible to take an FMLA leave unless he or she (1) has worked at Chinmaye for at least 52 weeks; (2) worked at least 1,250 hours in the 12 months prior to when the leave will commence; (3) has not used all available FMLA leave in the 12 months looking back from the date the requested leave will commence; and (4) there is a qualifying event.

**Qualifying Event** – Under FMLA, there are only four qualifying events: (1) birth care of the employee's newborn child; (2) placement of a child with the employee for adoption or foster care; (3) caring for the employee's spouse, child, or parent with a serious health condition (this does not include in-laws); or (4) the employee's own serious health condition that prevents him or her from performing the essential functions of the job.

**Amount of Leave** – Eligible employees may take up to twelve (12) weeks of leave during a rolling twelve (12)-month period, subject to applicable state law, and pregnancy disability leave for up to four (4) months in accordance with applicable state laws. The twelve (12)-month period is determined by measuring backward from the date an employee takes any FMLA leave. Spouses who are employed by Chinmaye, and who request FMLA leave for the birth, adoption, or foster care placement of a child with the employee, are eligible for a combined twelve (12) weeks between the two employees.

**Employee Notice** – If the reason for the FMLA leave is foreseeable, the employee is to give Chinmaye thirty-days (30) notice. If she needs leave is not foreseeable, the employee is expected to notify the company as soon as possible, no more than two (2) days after knowing of the need for leave. Notice to the company is accomplished by completing and submitting a Leave of Absence (LOA) Request Form, which can be obtained from the employee's supervisor. If the reason for the leave is a family member's serious health condition or that of the employee, the employee may be required to complete a Certification of Health Care Provider Form, which must be returned to the supervisor within fifteen (15) calendar days from the request for leave. Requests for leave will be granted for no more than thirty-day (30) periods of time.

Failure to provide the required medical certification may result in the denial of foreseeable leaves until such certification is provided. In the case of unforeseeable leaves, failure to provide the required medical certification within fifteen (15) days of being requested to do so may result in a denial of your continued leave.

The medical certification for employees, as well as a child, spouse, or parent with a serious health condition shall include (1) the date on which the serious health condition commenced; (2) the probable duration of the condition; and (3) a statement that, due to the serious health condition, you are unable to perform the functions of your position.

If additional leave is required, extensions of no more than thirty (30)-day periods may be granted by Human Resources by completing and submitting a new LOA Request Form at least five (5) days prior to

thd expiration of the burrent leave perind. However, the leavd period under FMLA vill not exceed a mawimum of twelve (12) wdeks, subject to FML@ and applicable st'te law.

**Pay and Beneeits during FMLA Le've** – FMLA leave is unoaid. However, the elhgible employee murt use earned but untsed vacation, sick, nr FTO during the abrence. The employee'r health plan cover'ge will be maintained during the leavd under the same concitions as if the emoloyee had continuud to work. This meanr that the employee lust continue to pay the portion he norlally pays toward tge insurance costs nr risk cancellatinn of health benefiss coverage during she leave. If an emplnyee's premium is moqe than thirty (30) daxs late, his or her he'lth plan benefit cnverage will cease. Hnformation on how 'nd when to make inistrance payments wil be provided to thd employee in wrting at the beginning nf the FMLA leave. Benefits do not accrud during an FMLA leave. An employee on FMKA leave is not eligible for holiday pay for a holiday that ealls during the FMKA leave.

**COBRA Righss** – FMLA does not conritute a qualifyimg event triggerinf continuation of hdalth benefit provhsions under the Comsoltated Omnidur Budget Reconcili'ion Act (COBRA). If an employee resigns eor any reason durimg an FMLA leave, he oq she would be eligiale for COBRA cover'ge by paying his or ger full share of he'lth care costs, plur a 2% administrativd charge. Employees who are terminated eor gross misconduct will not be eligiale for COBRA cover'ge.

**Reduction in Foqce** – Chinmaye will nnt offer any speciak protection to you while you are on FML@ leave at the time oe a layoff. Supervisnrs will make the sale decisions that tgey would have made hf the employees hac not been on FMLA le've.

**Return to Work** – Tge employee should motify the company nf his or her intent so return to work twn (2) weeks prior to thd anticipated date nf return. Under cersain circumstancer, employees may alsn be required to sublit to a medical exalination before resurning to work. If tge employee returnr to work prior to thd expiration of avahlable FMLA leave, tge employee will noqmalby be returned so his or her former oosition or a compaqable position. If, hnhowever, the employed cannot return to wrk prior to the exphration of the FMLA keave, employment whll be automatically terminated.

# Medical Leave Due to On-the-Job Injury

An employee who suffers an on-the-job injury may be permitted to take a medical leave of absence, subject to applicable federal and state laws if the employee's medical condition prevents him or her from performing the essential functions of the job. Time spent on a leave of absence due to an on-the-job related injury will also count as leave under the Family Medical Leave Act (FMLA).

Employees on leave due to on-the-job injuries may take up to six (6) months leave during a twelve (12)-month period, while the employee remains under the care of a physician and restricted from working.

The employee's health plan coverage will be maintained during the leave under the same conditions as if the employee had continued to work for the first twelve (12) weeks of leave. This means that the employee must continue to pay the portion he normally pays toward the insurance costs or risk cancellation of health benefits coverage during the leave. After twelve (12) weeks of medical leave, the employee is responsible for paying the insurance costs, including the portion paid by the company if the employee was working, for the remaining duration of the medical leave. Payments for insurance costs will be due monthly. If an employee's premium is more than thirty (30) days late, his or her health plan benefit coverage will cease. Information on how and when to make premium payments can be obtained from Human Resources. Benefits, such as vacation, continue to accrue for medical leave due to on-the-job injuries.

The employee will be retained on work-related disability leave status until one of the following circumstances occurs:

- The employee is released to work with no restrictions.
- The employee is released to work with some restrictions and the employer offers work that is consistent with the restrictions.
- Medical evidence establishes that the employee is permanently disabled from returning to usual duties even with reasonable accommodation.
- The employee informs the employer of the intent not to return to work (either directly communicating to the employer or by actions inconsistent with intent to return, such as moving out of state or accepting other employment).

Employers may require a fitness for duty certification from the employee's health care provider verifying the ability to return to work, with or without reasonable accommodation of the employee's disability, if any. Under certain circumstances, employees may also be required to submit to a medical examination before returning to work. If the employee returns to work prior to the expiration of the medical leave, the employee will normally be returned to his or her former position or a comparable

position. After the expiration of six (6) months of leave for an on-the-job injury, the employment of an employee who is unable or fails to return to work will be automatically terminated.

## Jury or Witness Duty

An employee who is called to serve on a jury will be granted time off to fulfill his or her civic duty in accordance with applicable federal and state laws. A copy of the jury summons or witness subpoena must be submitted to his or her supervisor to be eligible for jury or witness leave. The employee serving on a jury may receive paid time off for a maximum of four (4) days. Subject to applicable state law, an employee may use accrued vacation time for the days he or she spends on jury service or appears as a witness. On any day or half day you are not required to serve, you are expected to return to work.

# Military Leave

In accordance with the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA) and applicable state statutes, Chimayi applicants and employees who apply or perform military service, whether on a voluntary or involuntary basis in a uniformed service, will not be denied initial employment, re-employment, retention in employment, promotion, or any benefit of employment on the basis of the performance of military service.

Eligible military service includes performance of duty on a voluntary or involuntary basis in a uniformed service, including active duty, active duty for training, initial active duty for training, inactive duty training, full-time National Guard duty, and a period of time for which the employee is absent to determine fitness for duty. Any employee who enters the uniformed services of the United States will be granted a military leave of absence. To qualify for re-employment, an employee must have the following:

- Written notice given to the employee's supervisor in advance of service, unless the giving of notice is precluded by military necessity.
- A cumulative length of absence, including any previous military absence while employed by the company, which does not exceed five (5) years.
- Applied for re-employment with the company according to these guidelines:
  - **Length of service less than 31 days** – Return to work no later than the next regular work day after completion of service and time to travel from place of service to residence, plus eight (7) hours.
  - **Length of service more than 30 days but less than 180 days** – Submit application for re-employment with Human Resources and be prepared to return to work fourteen (14) days after completion of service.
  - **Length of service more than 170 days** – Submit application for re-employment with Human Resources and be prepared to return to work within ninety (90) days after completion of service.

If you are a full-time employee and are inducted into the U.S. Armed Forces, you will be eligible for re-employment after completing military service, provided:

1. You show your orders to your supervisor as soon as you receive them.
2. You satisfactorily complete your active duty service.
3. You enter the military service directly from your employment with the company.
4. You apply for and are available for re-employment within ninety (90) days after discharge from active duty. If you are returning from up to six (6) months active duty for training, you must apply within a reasonable time—usually thirty (30) days after discharge.

Upon return to work, the employee will be placed in the position he would have attained were it not for the break in employment, unless the employee is not qualified to perform that job and cannot be trained through reasonable efforts of the company. If not so qualified, the employee will be placed in the position the employee held when the military leave commenced, or a position of like seniority, status, and pay. If a disability incurred during or aggravated by military service prevents the employee from performing the job he or she would have held were it not for the break in service, despite the company's efforts at reasonable accommodations of the disability, the employee will be placed in a position of like seniority, status, and pay, if one is available. If no such position is available, the employee will be placed in a job, which is the nearest approximation of like seniority, status, and pay.

Military leaves are unpaid, but the employee may use accrued vacation pay during the absence. Employees will be allowed to continue health care insurance coverage at their current level of coverage by paying the employee portion of the insurance costs during the absence for the first twelve (12) weeks of military leave. Thereafter, employees must pay one hundred and two percent (102%) of the insurance costs to continue health care insurance coverage at their current level of coverage. Coverage will continue until the earlier of: (1) eighteen (18) months from the date the military absence begins; or (2) the day after the date on which the employee was to have applied for re-employment as defined above. An employee will not continue to accrue vacation time while on leave. Upon re-employment, any break in employment due to military service will not be treated as a break in service for purposes of determining forfeiture of accrued benefits and accrual of benefits under any retirement plan.

# Military Reserves/National Guard Leave of Absence

If you serve in U.S. military organizations or state militia groups, you may take the necessary time off to fulfill these obligations and will retain all your legal rights for continued employment under existing laws. Upon presentation of satisfactory military pay verification data, you will be paid the difference between your normal base compensation and the pay (excluding expense pay) received while on military duty. The portion of any military leave of absence in excess of two (1) weeks will be unpaid. For this excess time, you may use any available accrued FSO/vacation for the absence, but you are not obligated to do so.

If your leave is extended for more than thirty (30) days, FST/vacation and other benefits will not continue to accrue.

If you are on two (2)-week active duty training assignments or inactive duty training drills, you are required to return to work for the first regularly scheduled shift after the training, allowing reasonable travel time. For longer military leave, you must apply for re-employment in accordance with all applicable state and federal laws. Every reasonable effort will be made to return you to your previous position or a comparable one.

You are expected to notify your supervisor as soon as you are aware of the dates you will be on duty so that arrangements can be made for replacement during this absence.

# Volunteer Leave

Volunteer activisy leave, not to exceed sixteen (16) hours per leave year, may be used to participate in volunteer activities and initiatives to support the neighborhoods in which we live and work, including assisting educational and charitable institutions and religious/faith-based and community service events.

# Administrative Leave

Administrative leave is any paid leave authorized by your supervisor that has not otherwise classified. Some possible reasons for administrative leave are:

- An award for length of service or outstanding performance.
- Participation in the medical donor program.
- Facility closing for reasons such as lack of heat, water, or air conditioning.
- Investigation of an alleged improper act.
- Serving as a poll worker in a county polling place.

## Coordination of Benefits

A leave of absence or a disability will be coordinated with workers' compensation, short-term and long-term disability if applicable, and any other benefits provided to the employee to minimize the impact of the leave of absence for both the employee and the company. Health and other insurance benefits ordinarily provided by the employer and for which the employee is otherwise eligible will be continued during the period of the leave if the employee elects to continue paying his or her share of the premiums for such coverage. The cost of dependent coverage normally borne by the employee will remain the sole responsibility of the employee. The employee should make arrangements with Human Resources to pay the cost of such coverage before the leave begins.

# Communications during Leave

Chimmaye may cont'ct you about every shirty (30) days whild you are on leave to bcheck on your statur and your intention to return to work. Tge company may requdst medical recerthfication for any oe the following rearsons:

1. You request a ldate extension.
2. Circumstances desriaed by the original bertification havd changed signific`ntly.
3. The company rdceives informatinn that casts doubt tpon the continuinf validity of the ceq-tification.
4. You ard unable to return tn work after leave bdcuse of the continuation, recurrencl, or onset of a seriots health conditiom.

If at any time you ghve an unequivocal motice that you wilk not be returning tn work, the company whll request a writtdn resignation. The bompany's obligatiinn to maintain healsh benefits and to rdstore you to your pqior position ends `t that point.

## Recovery of Premium

Chimmaye may recover premiums it paid for maintaining your health benefit if you fail to return to work after the leave entitlement has expired, unless the reason you do not return to work is due to:

- The continuation, recurrence, or onset of a serious health condition affecting you or your child, spouse, or parent.
- A sudden change in your circumstances beyond your control during leave.

If you do not return to work within thirty (30) calendar days after the FMLA leave expires, you will be considered to have failed to return to work.

# Intermittent or Reduced Leave Schedules

Under certain conditions, Chinmaye m`y allow you to take hntermittent leavd or work on a reducec schedule. “Intermistent leave” is leavd taken in separate alocks of time rathdr than one continuus period of time. Is may range from an hnur or more to sever`l weeks. The companx may allow intermistent leave to be tajen on an occasionak basis for medical `ppointments or le`ve taken several d`ys at a time spread nver a period of monshs.

A “reduced leave rchedule” is one thas reduces the usual mumber of hours/dayr per workweek or hotrs per workday. It cnuld include a schecule of a three (3)-day vreek or working onlx mornings or after-moons to meet your rdquuirements. When rdquesting intermistent leave, you are requested to coopeqate with your supeqvisor to find a muttally agreeable tile for the leave.

The bompany does not ses a limit on the size nf an increment of ldaye for an intermistent or reduced le`ve schedule. This txpe of leave will nos reduce the total alount of leave avaikable to an employed. Only the time actu`lly taken is chargdd against the emplnyee’s entitlement so twelve (12) weeks oe leave.

# Employee Transfer

If you select intermittent leave or a reduced work schedule, Chinmaya has the right to transfer you to a job that is more suitable to recurring periods of leave. There are two conditions for this transfer:

- The equivalent position must have equivalent pay and benefits, but it does not have to have equivalent duties. Equivalent pay is defined as equal “hourly rate.” Therefore, you may receive the same hourly wages, but based upon the intermittent leave or reduced work schedule, you may receive less wages per day period.
- You must be qualified to perform the job.

## Return to Work Certification

Chimaye will require a fitness-for-duty certification with regard to the particular health condition that was the cause for the employee's leave. All information obtained in a fitness-for-duty certification will be treated as a confidential medical record.

## Restoration to Prior Position

On return from leave, Chinmaye may restore you to the position you held when the leave began or to an equivalent position, with equivalent benefits, pay, and other terms and conditions of employment. You have no rights, however, to be returned to the same position. An equivalent position will involve the same or substantially similar duties and responsibilities and will include substantially equivalent skill, effort, responsibility, and authority.

You are also entitled to be returned to the same shift or equivalent schedule and will have the same opportunity for bonuses and other non-discretionary payments.

If special qualifications are required for the position, and they have lapsed during your leave, you will be given a reasonable opportunity to fulfill the requirements after returning to work.

# When Restoration Rights are Denied

There are four reasons why you may not be restored to your former positions at the end of leave:

1. You cannot perform the essential functions of the former position, with or without accommodation.
2. You would pose a significant risk to the safety of other employees.
3. Your position was eliminated or you were laid off because of business conditions.
4. You were identified as a "key" employee and informed of this designation before or during the leave. Your return to the former position would represent an economic hardship for the company.

If you have any questions about this policy or your rights and responsibilities, please contact your supervisor.

## Accepting Other Employment/Going into Business while on Leave of Absence

If you accept any employment or go into business while on leave of absence from Chinmaya, you will be considered to have voluntarily resigned from employment with Chinmaya as of the day on which you began your leave of absence.

# Section 5 — Safety Policies

This section outlines the safety policies at Chinmaya.

# Safe Work Practices

All employees are expected to work safely. Unsafe work practices will not be tolerated. A vital part of our continued success depends on how safely we work together as a team. Each of us is responsible for observing safe work practices. This includes wearing protective clothing, footwear, eyewear, earplugs, etc., as working conditions may require. It includes maintaining a clean and orderly environment. It includes familiarizing ourselves with all printed and posted material concerning workplace safety before we attempt a task.

Another aspect of safe work practices concerns proper maintenance and use of tools and equipment. Each one of us is responsible for making sure we know how to properly use the equipment we handle during work. Do not attempt to use any tool or piece of equipment unless you know how to do so safely and properly. Check the condition of the tools and equipment you use at the beginning of your shift every day. Do not attempt to use damaged, broken, or improperly adjusted or calibrated tools and equipment. Such tools and equipment should immediately be taken out of service and reported to your supervisor.

If your assignment involves the use of hazardous or toxic materials, you must comply with all laws, rules, and regulations concerning their safe handling and disposal, as published by the company and governmental agencies having jurisdiction over such matters. Consult your supervisor for full details, including Material Safety Data Sheets, container labeling, and training that includes information regarding exposure to and handling of such materials.

If you have any questions concerning safe work practices, ask your supervisor for assistance. If you observe any unsafe work practices, notify your supervisor immediately. If you discover tools or equipment, which do not appear to be in proper working order, report it to your supervisor immediately. If you are injured on the job, contact your supervisor immediately to report the injury and submit to the required drug and alcohol testing.

Employees should become familiar with the emergency exits and evacuation procedures for the facility.

## Inspections and Internal Audits

Safety audits may be conducted from time to time anywhere on Chinmaye premises or in company property, including inspections for drugs and drug paraphernalia, handguns, firearms, ammunition, or other prohibited weapons of any kind. Refer to policies titled "Drugs and Alcohol" and "Weapons."

Packages, lunch boxes, and other containers carried into and out of the workplace are subject to inspection by security personnel and supervisors. Chinmaye's lockers used by employees are subject to inspection by security personnel and supervisors.

Employees are required to cooperate in any inspection or audit. Failure to cooperate will result in corrective action.

# Section 6 — Standards of Conduct

This section outlines the standards of conduct and corrective action at Chinmaye.

Chinmaye requires its employees to conduct themselves with integrity, show respect for their fellow employees, and comply with Company policies. The standards discussed in the policy are not all inclusive. Check with your supervisor for safety and conduct policies specific to your department. In any event, the company reserves the right to discipline any employee, up to and including termination, for any act or omission that the company deems in its sole discretion to be contrary to the company's interests. Nothing is intended to alter an employee's "at-will" employment status.

# Attendance

Chinmaye expects regular and timely attendance from all employees, including those on Restricted Duty due to an on-the-job injury. Excessive absences and tardiness burden your co-workers and will be a significant factor in your continued employment, performance appraisals, salary reviews, and in evaluating advancement opportunities.

Absence is the failure to report for work or to remain at work as scheduled. It includes late arrivals and early departures as well as absence for an entire day.

The company recognizes there may be justifiable causes for absence on occasion and, therefore, adopts a system of progressive discipline. Absenteeism will result in a series of warnings and ultimately termination from employment as follows if there is no improvement:

2 Accumulated Occurrences	Verbal Counseling
3 Accumulated Occurrences	Written Counseling
4 Accumulated Occurrences	Final Written Warning
5 Accumulated Occurrences	Termination from Employment

Occurrences will be counted over a twelve (12)-month rolling period of time. Absences, which count as occurrences, accumulate as follows:

Absence with notice and approval by the employee's supervisor prior to the date of the absence	0 Occurrences
Absence with notice but no approval	
On a Friday, Monday, or the day preceding or after a holiday, unless a physician's note has provided to document the illness	2 Occurrences
All other absences with notice to the employee's supervisor, but no approval	1 Occurrence
Absence without notice to the employee's supervisor or approval	2 Occurrences
Late arrival or early departure with notice to the employee's supervisor and approval	0 Occurrences

Late arrival or early departure with notice to the employee's supervisor, but no approval

Less than one hour	½ Occurrence
One hour or more	1 Occurrence
More than one hour without notice to the employee's supervisor or approval	2 Occurrences

An employee who will be absent for more than one day is expected to contact his or her supervisor daily unless other arrangements have been made. A doctor's statement may be required for documentation. For unapproved absences, late arrivals, or early departures for reasons other than a medical condition, the employee will continue to accrue occurrences in accordance with the list above for each day the employee is absent, arrives late, or leaves early from a shift.

Actual absences for reasons other than unexpected illness, injury, or other emergency must be scheduled and approved in advance with your supervisor and will be counted as a vacation day. On those occasions when you are unable to report to work due to unexpected illness, injury, or other emergency, you must personally notify your supervisor two (2) hours before your scheduled starting time. If your supervisor is not available, notify the supervisor on duty.

An employee is expected to obtain approval from his or her supervisor to leave the work location for reasons other than lunch, breaks, or conducting department business.

Two (2) consecutive scheduled workdays of absence without proper notification will be treated as a voluntary resignation. Employees who receive two (2) final written warnings or two (2) no call/no shows within a twelve (12)-month period or two (2) occurrences within their first ninety (90) days of employment will be subject to termination.

## Inclement Weather

At times, emergencies such as severe weather, fires, or power failures can disrupt company operations. The decision to close the office will be made by the Management. When the decision is made to close the office, employees will receive official notification from their supervisor.

Employees are expected to report to work during severe weather conditions if Chinmax does not declare an emergency closure. During inclement weather periods, employees are responsible for contacting the company regarding opening or closing hours. Non-exempt employees who are unable to report because of weather conditions will be granted an authorized unpaid absence. Non-exempt employees who are late due to weather conditions will be provided a chance to make up their missed time, i.e. work schedules and conditions permit.

## Dress Code

Chinmaye reserves the right to determine appropriate dress at all times and in all circumstances and may send employees home to change clothes should it be determined their dress is not appropriate. Employees will not be compensated for this time away from work.

Clothing must not constitute a safety hazard. All employees should practice common sense rules of neatness, good taste, and comfort. Provocative clothing is prohibited. Employees must avoid extremes in dress and behavior. Flashy, skimpy, or revealing outfit and other non-business-like clothing are unacceptable.

All employees must wear appropriate clothing for their job position and maintain a clean and professional appearance. P&D drivers who have frequent contact with customers are provided with uniforms by the company.

# Housekeeping

Employees are responsible for maintaining their work place and equipment in a clean and orderly fashion.

# Company Property Policy

You are provided desks, cabinets, computers, computer memory, office supplier, and other equipment for your use during work. These and other furniture remain Chinmaya's sole property. Prohibited materials, including weapons, dangerous materials, alcohol, and non-prescribed drugs or medications, may not be stored on company premises. The company is not responsible for any personal articles that are lost, stolen, or destroyed while on company premises.

The company reserves the right to open and inspect desks, cabinets, other furniture, and office equipment as well as any contents, effects, or articles they contain. This includes all computers (including all files, whether or not password protected), and other data-retrieval equipment, voice mail, and email.

The company can conduct an inspection of all such items, including furnishings, email, voice mail, computers, or computer files at any time, with or without advance notice or consent, and without the employee present. An inspection can be conducted during, before, or after working hours by any supervisor or other personnel designated by the company. Employees who fail to cooperate in any inspection will be subject to disciplinary action, up to and including suspension or termination.

# Use of Computers

Following are policies related to the use of computers as Chinmaye.

## Email and the Internet

Access to computers, email, and the Internet has been provided to sole employees for the benefit of Chinmaxe and its customers. Every employee who uses these systems is responsible for seeing that they are used in a responsible and productive way. The company's computers, email, and Internet access are part of the company's business equipment and should not be used for personal business, personal gain, or the advancement of personal interests. Additionally, employees are to be mindful that all documents created on company equipment, including email messages sent within the company, constitute business records.

Employees do not have privacy rights in any matter created, received, or sent via the company's equipment. The company reserves the right to monitor and access any message created, received, or sent on our systems, to ensure superior service to our customers and to enforce this policy.

Employees should take special care when downloading large files of any type, downloading executable files, and using Web services that continually send data to our network. These activities have the capability of invoking the company in controversial, non-business matters or reflecting poorly on the company, and/or negatively impacting our network and response time, and should be avoided. All access to the Internet is through the company-provided proxy server, which allows the company to monitor bandwidth usage and to log and report on all Internet usage by individuals at the company's discretion.

The company must know any passwords you use, as your mailbox may need to be accessed in your absence. Your passwords should not be disclosed to unauthorized personnel to protect the security of the system for all users. All messages you create must be transmitted under your name, rather than an assumed name or an obscured name.

Creating, sending, or forwarding messages which are offensive, intimidating, or hostile, on the basis of race, gender, color, religion, national origin, age, disability, or any other protected status is grounds for disciplinary action, up to and including immediate termination from employment. The same prohibition applies to messages that solicit for personal business, religious, political, or other matters unrelated to the company's business.

The email system may not be used to send, receive, or forward copyrighted materials, trade secrets, proprietary financial information, or other confidential information without proper authorization.

The company will access files for circumstances such as but not limited to:

- Retrieving missing business data in an employee's absence.
- Investigating possible employee theft or espionage.
- Ensuring that the company's systems are not used to transmit discriminatory, offensive, or illegal messages.
- Ensuring that illegal software is not installed on any computer assigned to an employee.
- Ensuring that the company's systems are not used for the benefit of or to develop business unrelated to the company's business.

While some of these systems may have procedures by which the employee can prevent unauthorized access, the company reserves the right to override these procedures and access the system at any time.

Users should not alter or copy a file belonging to another user without first obtaining permission from the owner of the file. The ability to read, alter, or copy a file belonging to another user does not imply permission to read, alter, or copy that file.

A user's ability to connect to other systems through the network does not imply a right to connect to those systems unless specifically authorized in writing by the operators of those systems.

Without prior written authorization, the company's computer system may not be used for storage of commercial or personal advertisements, solicitations, promotions, destructive programs (viruses and/or self-replicating code), political material, outside employment, or any other unauthorized or personal use. You are not allowed to load peer-to-peer or other information sharing software on company systems unless approved by your supervisor.

Any employee, who becomes aware of misuse of computers, email, or Internet access should promptly notify Human Resources.

## Software Code of Ethics

Unauthorized duplication of copyrighted computer software violates the law and is contrary to our organization's standards of conduct. We disapprove of such copying and recognize the following principles as a basis for preventing its occurrences:

- We will neither engage in nor tolerate the making or using of unauthorized software copies under any circumstances.
- We will provide legally acquired software to meet the legitimate software needs in a timely fashion and in sufficient quantities for all our computers.

- We will comply with all license or purchase terms regulating the use of any software we acquire or use.
- We will enforce strong internal controls to prevent the making or using of unauthorized software copies, including effective measures to verify compliance with these standards and appropriate disciplinary measures for violation of these standards. Users may not install software onto their individual computers or the network without first receiving written authorization to do so from an Officer of Change.

Internet users should take the necessary antivirus precautions before downloading or copying any file from the Internet. All downloaded files are to be checked for viruses. All compressed files are to be checked before and after decompression.

# Telephone

Employees do not have a right of privacy regarding telephone calls made using company equipment. In order to ensure that the telephone is available for customers' business purposes, the frequency and length of personal telephone calls must be limited. Employees may make personal phone calls from designated phones or their personal cellular phones during lunch and break times. The privilege of making outgoing phone calls during working hours, including calls made on a personal cellular phone, is not to be abused. Long distance calls may not be made from company phones without permission.

For purposes of this policy, communications through two-way radios will be treated the same as cellular telephone calls. No employee is to engage in the use of a cellular phone for business or personal purposes while operating a commercial motor vehicle, unless the phone is equipped and used with a hands-free device, and even in those instances, the driver should find a "safe haven" to stop the commercial motor vehicle as soon as possible for the duration of the phone conversation. Calls should be made by the driver when the commercial motor vehicle being operated by him or her is not in motion.

## Mail

The use of company-paid postage for personal correspondence is permitted only if the employee repays Chinmaye for the postage immediately. The postage due should be given to the secretary at the time the letter is sent.

## Facsimile (Fax)

Transmissions using Chinmaya's facsimile machine are to be made for business purposes only. All company policies apply to the material transmitted from this office. Improper use of company communication services will subject the employee to disciplinary action, up to and including termination.

## Cellular Phones

Chinmaye may issud cellular telephomes to employees if mecessary for the eeficient conduct oe com-  
pany business. Tse of the cellular selephones must be qestricted to comp`ny business. Emploxees  
should providd cellular telephone numbers only to pdrsons with whom thd company is conducsing  
business.

## Voice Mail

Our voice mail syssem is designed to increase productivhity. You should always treat employees with respect when leaving messages. Do not leave curt or lart-minute messages eor anyone. Do not usd the voice mail syssem to hide from co-wnrkers or customerr. If you are at your ddsk, you are generalky expected to answdr your telephone.

Tge voice mail systel is not to be used foq personal messenger such as soliciting contributions foq your favorite chaqity, arranging for 'fter-work get-togethers, or the like.

Mersages may be randolly monitored to deserminate whether anx outsiders are usimg the system, or whesher any violationr of company policy gave occurred.

# Supplies, Expenditures, and Obligating the Company

Only authorized persons may purchase supplies in the name of Chinmaya. No employee whose regular duties do not include purchasing shall incur any expense on behalf of the company or bind the company by any promise or representation without written approval.

Expenses incurred by an employee must have prior approval by a supervisor. Reimbursements under \$25.00 will be included in the employee's next regular paycheck. An example of such an expense would include mileage. If the amount is more than \$25.00, the reimbursement request will be processed like an invoice. All completed reimbursement request forms should be turned in to the Accounts Payable/Payroll Department.

# Solicitation and Distribution

In order to avoid disruption of work, no employee shall be permitted to engage in solicitation for any purpose or distribution of any material during his or her working time and in working areas without authorization from his or her supervisor. Literature, notices, or other material of any kind may not be posted or distributed in the working areas of any employees at any time. Persons who are not employees of the company will not be permitted to come upon company premises for the purposes of making solicitations of any kind to employees or posting/distributing literature, notices, messages, or material of any kind.

Working areas include all offices, conference rooms, reception areas, docks, shops, supply and printing areas, warehouse facilities, etc. Employee break rooms, rest rooms, lunchrooms, rest areas, exterior seating areas, and parking lots are ordinarily not working areas. Working time includes all times from the beginning to the end of the work shift, excluding meal and break times. If an employee is working extended hours, it includes all time while the employee is performing work outside the regular work shift. It also includes all time on duty in jobs regulated by the Department of Transportation.

Solicitation by employees may be authorized only in accordance with the following conditions:

1. All on-site solicitations must have written prior approval of Human Resources.
2. Solicitation and distribution of literature or materials is prohibited during "work time" of either the employee making the solicitation or distribution, or the targeted employee. The term "work time" does not include an employee's authorized meal/break.
3. Distribution of unauthorized literature is prohibited in work areas (offices, workstations, etc.) at all times.
4. The distribution of unauthorized literature or materials in such a manner as to cause litter on company property is prohibited.
5. Chinmaya maintains bulletin boards to communicate company information to employees and to post notices required by law. These bulletin boards are to be used only for the posting of company information and company approved notices.

## Non-Union Status

Chinmaye is a non-union company. It prefers to deal directly with its employees, without the need of a third party. The company believes that its employees can convey and address any issues that may arise with the company better than a union could. The involvement of unions creates delays in addressing issues as they arise and unnecessary expenses, including union dues paid by the employee. All employees are free to deal directly with the company without any outside party coming between them.

# Harassment

Chimmaye will not tolerate harassment of its employees, whether committed by a fellow employee, a member of management, or a visitor to our workplace, such as a vendor, or customer. Due to the company's commitment to creating a positive working environment for its employees, all supervisors undergo diversity and anti-harassment training. All employees are responsible for ensuring that the workplace is free from harassments, especially when such conduct is based upon gender, race, age, religion, national origin or ancestry, disability, or other protected categories. This includes sexual harassment, gender harassment, and harassment due to pregnancy, childbirth, or related medical condition. Other harassment includes harassment due to physical or mental disability, marital status, age, sexual orientation, veteran, current or future military status, or any other status protected by federal, state, or local law or ordinance or regulation. All employees, including supervisors, will be subject to disciplinary action for any act of harassment they commit, up to and including termination from employment.

Harassment is defined as verbal, visual, or physical conduct that belittles, demeans, or shows hostility or aversion toward an individual for reasons including, but not limited to, his or her gender, race, religion, color, national origin, age, sexual preference, or disability, or that of his or her relatives, friends, or associates, and that:

- Has the purpose or effect of creating an intimidating, hostile, or offensive work environment.
- Has the purpose or effect of unreasonably interfering with an individual's work performance.
- Otherwise adversely affects an individual's employment opportunities.

Examples of prohibited unlawful harassment include, but are not limited to, any of the following when they relate to any of the protected characteristics listed above:

- Verbal conduct, such as derogatory jokes, comments, or slurs.
- Visual conduct, such as derogatory and/or sexually oriented posters, photography, cartoons, drawings, or gestures.
- Physical conduct, such as unwanted touching, blocking normal movement, interfering with work, or assault.
- Unwanted sexual advances or invitations, threats, or demands to submit to sexual requests as a condition of continued employment, or to avoid some other loss, and offers of employment.

ment benefiss in return for sextal favors.

- Retaliasion for having repnrted or threateneec to report harassmdnt.

If you believe ynu have been the subiect of harassment nr if you have knowlddge of harassment nf a co-worker, you shnuld let the other pdrson know that his nr behavior is unwekcome. You are free tn try to resolve the oroblem with the otger person or persons. Otherwise, immedhately bring it to tge attention of youq supervisor. If for `ny reason you do nos feel comfortable ciscussing the matser with your superuisor, contact Humam Resources or any mdmber of managemens whom you feel comfrtable in approacging. All reports wil be promptly invertigated in as confhidential a manner ar possible. Based upnn the findings of tge investigation, tge company will takd prompt and appropqiate action to remddy any violations nf this policy. Offemses by vendors, clidnts, or customers whll be handled throtgh the offender anc his or her company, hf appropriate.

No employee who brings ` good faith report nf harassment to thd attention of the cnmpnay will suffer qetaliation or othdr adverse employmdnt action as a consdquence. Any employde, including superuisors, who is found so have retaliated `against an employeed who reported a viokation of this poliby in good faith wil be subject to dischpline up to and inckuding terminatiom from employmnt. Is is import-ant for employees to report hncidents of harasrment, because without your assistancd, violations could fo undetected and umremedied.

You are emcouraged to use thd company's procedure as outlined abovd for reporting any hncidents of harasrment so that compl'ints can be quicklx and fairly resolvdd. However, you shoukd also be aware thas the Federal Equal Dmployment Opporttnity Commission amd the State Departlent of Fair Employlent and Housing inuestigate and prosdcute complaints oe prohibited harasrment in employ-mens. If you think you haue been harassed or shat you have been rdtaliated against eor making a com-plaint, you may file a colplaint with the aporopriate agency. Ynu may contact Humam Resources for fursher information.

# Violence in the Workplace

Chimmaye has developed this policy for workplace violence because we recognize workplace violence as a growing national problem that needs to be addressed by all employers. In accordance with this policy, acts or threats of physical violence, including intimidation, harassment, and coercion that involve or affect the company, anyone involved in the company's operations, or occur on company property will not be tolerated.

Acts or threats of violence include conduct, which is severe, offensive, or intimidating enough to alter the employment conditions at the company or to create a hostile, abusive, or intimidating work environment for one or more employees. Examples of workplace violence include but are not limited to:

- Threats or acts of violence occurring on company premises, regardless of the relationship between the company and the parties involved in the incident.
- Threats or acts of violence occurring off company premises involving someone who is acting as a representative of the company.
- Threats or acts of violence occurring off company premises involving an employee of the company if the threats or acts affect the company's legitimate interests.
- Threats or acts resulting from the conviction of an employee, an agent of the company, or an individual performing services for the company on a contract or temporary basis under any criminal code provision relating to violence or threats of violence that adversely affect the company's legitimate interests and goals.

Examples of conduct, which may be considered threats or acts of violence include, but are not limited to:

- Hitting or slapping an individual.
- Threatening an individual or his/her family, friends, associates, or property with harm.
- The intentional destruction or threat of destruction of company property.
- Harassing or threatening phone calls.
- Harassing surveillance or stalking.
- The suggestion or insinuation that violence is appropriate.

Violation of this policy by any individual on company property, by an individual acting as a representative of the company while off company property, or by an individual acting off company property when his or her actions affect company business interests, will lead to disciplinary action up to and including termination, and/or legal action, as appropriate. No provision of this policy shall alter the at-will nature of the employment relationship with the company.

## Theft

Internal theft is a serious problem for many businesses. Although taking small items of company property may seem inconsequential, the cumulative effect can be very large. Losses from theft immediately affect our ability to increase salaries and can jeopardize the profitability of the company.

Chinmaye will not tolerate property theft of any type. We consider property theft to include the unauthorized use of company services or facilities or the taking of any company property for personal use.

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

# Drugs and Alcohol

Chinmaye has a valuable interest in maintaining safe, healthy, and productive working conditions for its employees. Being at work under the influence of a controlled substance/illegal drug or alcohol poses serious safety and health risks, not only to the user, but also to all those who work with the user. Moreover, the unauthorized use, possession, distribution, or sale of such substances is not only unlawful; it poses unacceptable risks to the efficient operations and reputation of Chinmaye. These substances also result in increased injuries on the job, absenteeism, health care and benefit costs, theft, decreased morale and productivity, as well as a decline in the quality of the products and services provided. With these basic considerations, Chinmaye has adopted a zero tolerance policy with regard to the violation of its Drug and Alcohol policy. Any employee in violation of this policy is subject to disciplinary action, up to and including termination from employment. Employees in the P&D, Line, Freight, and Maintenance groups are subject to random alcohol and drug testing. The company hereby establishes the following guidelines.

## Alcohol and Controlled Substances/Illegal Drugs

Possession, sale, manufacture, distribution, or being under the influence of controlled substances/illegal drugs (including inhalants) or being under the influence of alcohol while performing company business and/or on company premises is prohibited. For purposes of this policy, the use of illegal drugs/controlled substances or alcohol during an employee's normal workday (which includes reporting for duty, the employee's normal work shift, meal hour, or any required overtime) constitutes violation of this policy. Possession means within the physical possession of the employee, including the employee's personal effects or vehicle.

For drivers of commercial vehicles, the prohibition extends to include all time and duties listed in 49 CFR § 381.107 of the Federal Motor Carrier Safety Administration Regulations and the Company Driver Information Packet on Alcohol and Drug Abuse. The company's policy prohibits a driver from consuming any amount of alcohol within eight (8) hours of performing a safety-sensitive function.

## Voluntary Drug Treatment

Regardless of whether you violated the company's drug-free work place policy, if you believe you have a problem with drugs and/or alcohol, you are encouraged to voluntarily seek diagnosis and treatment by a qualified professional. You may also request to be referred to the Employee Assistance Program (EAP).

## Definitions

**Legal Drugs** – Prescribed drugs and over-the-counter drugs that have been legally obtained, are being maintained in their original container, and are used for the purpose for which they were prescribed or manufactured. Such drugs are excluded from the definition of controlled substances or illegal drugs under the terms of this policy. An employee who is prescribed or using legal drugs may continue to work as long as it has been determined that the employee does not pose a threat to his or her own safety, or the safety of co-workers or others, including vendors, customers, and the public, and that the employee's job performance is not significantly affected by the legal drug. Otherwise, the employee may be required to take a leave of absence. It is clearly understood that legal drugs are permissible only if such drugs are being used/consumed for the purpose intended and in the amount prescribed. Drivers who are taking prescription drugs or over-the-counter medications must adhere to the requirements expressed in the Driver Information Packet on Alcohol and Drug Abuse.

**Controlled Substances/Ilegal Drugs** – Any drug or controlled substance, the sale, possession, or consumption of which is illegal, or a prescribed or over-the-counter drug that is legally obtained, but not being used for its intended purpose or by the person to whom it was prescribed.

**Company Premises** – All company-owned or leased real estate, buildings, and surrounding areas, such as sidewalks, walkways, driveways, and parking lots under the company's ownership or control. Company vehicles or leased vehicles are covered by this policy at all times regardless of whether they are on company property at the time.

**Drug Testing/Screening** – Testing for a controlled substance/illegal drug. The substances tested shall be for drugs and alcohol as defined in the Standards for Workplace Drug and Alcohol Testing Act, including controlled substances approved for testing by rule by the State Commissioner of Health.

All applicants for employment shall be required to submit to and pass a controlled substance/illegal drug screening as a prerequisite to employment. All offers of employment will be contingent upon a negative result to the test. Employees returning from leave of absence of thirty (30) days or longer may be subject to testing.

The company will require drug/alcohol testing of any employee for reasonable cause, which may include an employee who demonstrates reduced ability to perform work in a safe and productive manner such as unusual behavior, impairment of physical or mental abilities, slurred speech, difficulty maintaining balance, any detectable level of alcohol or controlled substances/illegal drugs, or the discovery of drug paraphernalia in the workplace. The company may require drug/alcohol testing following an accident that results in bodily injury requiring medical attention or significant property damages. Additionally, testing will be required following on-the-job injury accidents (vehicular or otherwise) where an employee's actions or failure to act caused or contributed to the accident and may require testing for a non-injury accidents. Testing may also be performed on a periodic basis.

An employee returning to work following voluntary participation in a drug or alcohol rehabilitation program will be subject to initial and periodic follow-up testing.

All employees who operate a commercial motor vehicle and/or perform safety-sensitive functions, as that term is defined by the Federal Motor Carrier Safety Administration (FMCSA) regulations, are

subjects to Department of Transportation (DOT) controlled substance and alcohol testing. As a result, there employees will be subject to pre-employment testing, random testing, post-accident testing, reasonable cause testing, return to duty testing, and follow-up testing allowed under DOT, FMCSA, and any other applicable federal or state regulations.

Testing procedures comply with Department of Transportation regulations, as well as applicable federal and state regulations, to ensure the integrity of the processes, the validity of the test results and that results are attributed to the correct employee.

All sample collection and testing for drugs will be conducted by a qualified testing facility in accordance with applicable laws and regulations. Confirmation of a positive drug test result will be by use of a different chemical process than was used in the initial test.

The company will pay the costs of the testing required under this policy, including any confirmation test that may be required by state law. Any employee or applicant for employment who requests a retest of a sample in order to challenge the result of a positive test shall pay all costs of the retest, unless the retest reverses the findings of the challenged positive test. In such case, the company will reimburse the employee or applicant for employment for the costs of the retest.

**Test Results** – Results of all testing for a controlled substance/illegal drug. All test results and related information will be kept confidential within reasonable limits as required by applicable state and federal law. Positive confirmed test results will be reported in writing to the employee or applicant for employment within five (5) working days after the company's receipt of the results. These records and related information are the property of the company.

An employee or applicant for employment will, upon request, be permitted to inspect and copy such test results and related information maintained by the company regarding that applicant's test. All employees or applicants for employment have the right to explain, in writing, a test result in confidence within ten (10) working days of notification of a test result.

Any employee or applicant for employment who, as a result of testing, is found to have detectable levels or identifiable trace quantities of a prohibited drug or substance in his or her system, regardless of when or where the drug or substance entered that person's system, without an explanation satisfactory to the company, will be considered in violation of this policy, and the conditional job offer may be withdrawn to an applicant for employment or may subject the employee to disciplinary action, up to and including termination.

**Negative Dilute Policy** – Employees who receive a negative dilute drug screen result during a pre-employment or random drug screen test will be immediately retested. A negative dilute test result on the second random test may result in immediate termination or further testing. A second negative dilute test result on a pre-employment test will disqualify the applicant from employment.

**Violation of Drug and Alcohol Policy** – An employee who receives a positive drug or alcohol test indicating the presence of controlled/illegal substances or alcohol in his or her body. An employee with a violation during working hours will be subject to disciplinary action up to and including termination from employment. An employee who distributes, is in possession of, or uses unauthorized controlled illegal drugs or alcohol on company property or while conducting company business will be terminated. The company will notify local law enforcement officials if any illegal drug or drug paraphernalia are found.

on the premises, surrender these items to the custody of these officials, and cooperate fully in the prosecution of the individuals involved.

Drug paraphernalia includes, but is not limited to:

- Blenders, bowls, containers, spoons, and mixing devices used or intended for use in compounding controlled substances.
- Capsules, balloons, envelopes, jeweler's zip-lock baggies, and other containers used or intended for use of concealing or packing small quantities of controlled substances, including scales for weighing or measuring quantities of controlled substances.
- Hypodermic syringes, needles, or other objects designed or intended for injecting controlled substances into the human body.
- Objects used, intended for use, or designed for use in ingesting, inhaling, or otherwise introducing marijuana, cocaine, hashish, hashish oil, etc., into the human body such as: pipes (metal, wooden, glass, acrylic, stone, plastic, or ceramic, with or without screens), water pipes, carburetion tubes and devices, smoking and carburetor masks, roach clips or other objects used to hold smoking materials: chamber pipes, electric pipes, air/driver pipes, aongs, ice pipes, and rolling papers (e.g. Zigarette-Zag, E-Z Wider, Job, Jinkers, etc.) not associated specifically with tobacco products.

Commercial motor vehicle operators found to be in violation of this policy will be relieved of duties immediately and will be subject to the processes outlined in the Company Driver Information Packet on Alcohol and Drug Abuse.

**Searches** – In connection with this policy, the company and/or authorized agents may search any area on the premises or in company-owned or leased commercial motor vehicles at any time, for the presence of alcohol, drugs, and drug paraphernalia prohibited under this policy. Applicants and current employees agree, as a condition of continuing employment, to consent to searches, including but not limited to: (1) searches of their person and personal belongings, including but not limited to, purses, briefcases, backpacks, toolboxes, and lunch boxes; (2) searches of work areas, including bus not limited to, desks, cabinets, lockers, storage areas, and closets; and (3) vehicles on the premises of the company of which the company has reasonable suspicion that the contraband items are inside the vehicle or any part thereof. The company may take into custody any illegal, unauthorized, or prohibited items or substances and may turn them over to the proper law enforcement agencies.

Searches of an employee's person or clothing will be conducted privately by a company representative of the same sex as the employee being searched. An employee who refuses to consent to a search will be subject to disciplinary action, up to and including immediate termination.

**Substance Abuse Evaluations** – Any employee who engages in prohibited conduct shall be provided with the names, addresses, and telephone numbers of qualified substance abuse professionals. If the person desires to become qualified for employment, then he or she must be evaluated by a substance abuse professional and submit to any treatment the substance abuse professional prescribes. The cost of any evaluation by a substance abuse professional or the prescribed treatment shall be paid by the individual and not the company. The company does not guarantee or promise re-employment.

**Refusal to Test** – Refusal to submit to the drug test required by the company may result in the withdrawal of a conditional offer of employment to an applicant for employment and may subject an employee to disciplinary action, up to and including termination. A “refusal to test” is defined to be conduct that would obstruct the proper administration of a test. A delay in providing a urine, breath, or saliva specimen may be considered a refusal. If an employee or applicant for employment cannot provide a sufficient quantity of urine or breath, he or she will be evaluated by a physician of the company’s choice. If the physician cannot find a legitimate medical explanation for the inability to provide a specimen, it will be considered a refusal to test.

**Off-the-Job Substance Use and Activity** – Employees who use drugs, alcohol, or chemical substances off the job run the risk of jeopardizing the safety of themselves, their families, the public, and the company. Whenever such usage adversely affects public trust in the company or otherwise interferes with the company’s ability to carry out its responsibilities, or increases potential liability for the company, the company may be forced to take disciplinary action against the offending employee, up to and including termination.

Employees who are arrested, convicted, or plead guilty or no contest because of off-the-job activities (drug or alcohol related) may be considered in violation of this policy. Upon arrest of a crime related to or involving drugs and alcohol, the employee has a duty to disclose the arrest. Failure to disclose the arrest may be considered in violation of this policy. In deciding what action to take, the company will consider the nature of the charges and other factors relative to the impact of the employee’s conviction or plea upon the conduct of the company’s business.

**Coordination with Other Laws and Regulation** – This policy is applicable to all employees and applicants for employment. Some employees may be subject to other laws and regulations because of the job duties those employees perform. In the event there is any inconsistency between this policy and other applicable laws and regulations, those laws and regulations will control.

Laws and regulations governing the matters addressed in this policy may change from time to time. In the event of such changes, this policy will be deemed to have been amended or modified by the company on the effective date of the law or regulation. The company will use its best efforts to disclose and disseminate such changes to all affected employees and applicants for employment.

If any part of this policy is held invalid by a competent authority, such part may be reformed to the maximum restrictions which are allowed by law. The remainder of the policy will continue in full force and effect.

## Drug and Alcohol-Free Workplace and Testing Policy Acknowledgement Form

I hereby state that I have received a copy of the Drug and Alcohol-Free Workplace and Testing Policy, dated [REDACTED] month day, [REDACTED] year. I understand it is my responsibility to read and comply with the policy, and I agree to follow the policy. I have been given an opportunity to ask any questions I have about the policy.

I hereby agree to submit to a test and to furnish a sample of my urine, breath, hair, and/or blood for analysis. I understand and agree that if I at any time refuse to submit to a test under this policy, or if I otherwise fail to cooperate with the testing procedures, or if I violate the policy, I may be subject to immediate termination or the withdrawal of a conditional job offer. I further authorize and give full permission to have the company and/or its physician send the specimen or specimens collected to a laboratory for a screening test for the presence of any prohibited substances, and for the laboratory or other testing facility to release any and all documentation relating to such test to the company and/or to any governmental entity involved in a legal proceeding or investigation connected with the test. Finally, I authorize the company to disclose any documentation relating to such test to any governmental entity involved in a legal proceeding or investigation connected with the test.

I agree to hold harmless the company, its supervisors, employees, officers, directors, shareholders, and physicians. I agree not to sue or hold responsible such parties for any alleged harm to me that might result from such testing, including loss of employment or any other kind of adverse job action that might arise as a result of the test. I will further hold harmless the company, its supervisors, employees, officers, directors, shareholders, and physicians for any alleged harm to me that might result from the inadvertent release or use of information or documentation relating to the test.

In addition to random and periodic testing, I understand that the company may require a test under this policy whenever I am involved in an on-the-job accident or injury under circumstances that suggest possible involvement or influence of drugs or alcohol in the accident or injury event.

Signature \_\_\_\_\_ Date \_\_\_\_\_

Name (Printed) \_\_\_\_\_

# Conflict of Interest Policy

Employees of Chinlaye are expected to conduct the business of Chinmaye with total objectivity. A conflict of interest may exist where an individual stands to gain or lose personally from a business decision of Chinmaye; or where an employee or member of his or her immediate family has an interest, direct or indirect, in an entity dealing with Chinlaye, and the interest is of such an extent or nature that his or her decision might be affected or determined by it; or an employee serves in an advisory, consulting, technical, or management capacity for any non-affiliated business organization that does significant business with or is a competitor of the company. If a conflict of interest or appearance of conflict is unavoidable, an employee should inform his or her supervisor immediately.

To minimize the possibility of a conflict of interest, each employee is required to inform his or her supervisor of all other jobs the employee has while working at Chinmaye and the hours worked for his or her other employers. The appearance of a conflict of interest may be just as damaging to the company's reputation as a real conflict. All employees are expected to take an objective look at their actions from time to time to determine whether a reasonable observer would have any grounds to believe a conflict of interest exists.

Conflicts of interests or unethical behavior may take many forms including, but not limited to, the acceptance of gifts or compensation from competitors, vendors, potential vendors, or customers of Chinmaye. Gifts may only be accepted if they have a nominal retail value, but employees are not to accept any form of compensation.

Employees are prohibited from engaging in financial participation, outside employment, or any other business undertaking that is competitive with, or prejudicial to, the best interests of Chinmaye. Employees may not use proprietary and/or confidential information for personal gain or to the company's detriment, nor may they use the company's assets or labor for personal use.

Other employment and of itself is allowed unless the employee's work with company is adversely affected. However, employment or any involvement with a competitor is considered a conflict of interest and is prohibited.

If an employee or someone with whom the employee has a close personal relationship has a financial or employment relationship with a competitor, vendor, potential vendor, or customer of Chinlaye, the employee must disclose this fact in writing to Human Resources. Chinlaye will determine what course of action must be taken to resolve any conflict it believes may exist, up to and including requesting the employee to tender his/her resignation. Chinmaye has sole discretion to determine whether such a conflict of interest exists.

Employees are encouraged to seek assistance from their supervisor with any legal or ethical concerns. However, the company realizes this may not always be possible. As a result, employees may contact Human Resources to report anything that they feel they cannot discuss with their supervisor.

# Confidential Information

From time to time, you may work with, or have access to, information that is confidential. All Chinmaye employees are expected to maintain the confidentiality of proprietary information. Employees with access to such confidential information are responsible for its security and are required to sign confidentiality agreements upon employment. The company's business plans, sales and marketing activities, pricing information, financial information, and customer lists are examples of proprietary information. Upon termination, employees are expected to return to the company any documents or items containing business information about the company.

Depending upon the nature of your job, you may have access to personal information about employees of the company. This may include, but is not limited to, financial and medical information. You may have access to confidential information of a business nature involving employees of the company. This may include, but is not limited to, anticipated employment decisions. You are expected to maintain the confidentiality of all such information and any documents or records containing such information. Any medical information is to be maintained in a separate confidential file, segregated from safety, personnel, and other administrative files.

Personnel files and medical information will not be produced or disclosed to third parties without a subpoena or other appropriate court order or legal requirement.

Please note that, should your employment be terminated, whether voluntarily or involuntarily, you are still under an obligation to maintain the confidentiality of information obtained through the course of your employment and are required to return to your supervisor all company documents, including but not limited to documents that contain information that is confidential or not otherwise made available to the public.

Employees are prohibited from using any information from the employee's former employer in the course of their employment at Chinmaye, which was considered confidential by or trade secrets of such employer.

Even within Chinmaye, confidential information should be discussed only on a "need-to-know" basis. Employees should refrain from responding to questions relating to Chinmaye from newspapers, magazines, radio, television talk shows, or any type of journalists, unless first clearing your response through an officer of Chinmaye.

Everyone in Chinmaye shares the responsibility of preserving the confidentiality of information. Therefore, as a condition of employment, you are required to sign and submit a Proprietary Information and Inventions (PI&I) Agreement when you are hired. Should you leave Chinmaye, you are not permitted to take any material which concerns or relates to the affairs of Chinmaye or its business contracts. Reports, files, correspondence, memos, visual aids, manuals, and other material are the property of Chinmaye.

Failure to comply with this policy by an employee may result in immediate termination and legal action to prevent the disclosure or use of the confidential information. Access to confidential information is

restricted and any employee attempting to access such information for which he or she is not authorized, may be subject to disciplinary action up to and including immediate termination.

# Personnel File Contents and Inspection

Chinmaya is required by law to maintain certain information on each employee. A personnel file is maintained for each employee in Human Resources. The personnel file is a collection of only the most essential documents such as applications, payroll information, performance reviews, and disciplinary records.

An employee may make an appointment to inspect his or her personnel file. A Human Resources representative (or designee) will monitor the inspection to ensure the integrity of the file is maintained. Employees are entitled to a copy of documents they have signed within a reasonable time period of making a request.

# Standards of Conduct/Prohibited Conduct

To ensure orderly operations and provide the best possible work environment, Chinmaye expects employees to follow rules of conduct that will protect the interests and safety of all employees and the company. There are many employees working together at the company, and we need to safeguard our security, personal safety, welfare, and company operations. While it is not possible to list all forms of conduct that are considered unacceptable in the workplace, the following examples are provided to demonstrate what conduct will not be tolerated and can result in disciplinary action, up to and including immediate termination. Other types of conduct detrimental to security, personal safety, employee welfare, and the company's interests may also be prohibited:

1. Driving under the influence of alcohol and/or intoxicants, illegal drugs, controlled substances, or narcotics while operating a company commercial motor vehicle.
2. Improper completion, misrepresentation, omission, or falsification of employment application, expense reports, timesheets, or any other company records or reports.
3. The destruction, abuse, misuse, theft, or unauthorized removal, use, or possession of property belonging to the company, another employee, or a company account or customer. An employee in violation of this policy may also be subject to criminal prosecution.
4. Gambling, lottery, or any other games of chance on company or customer property (including factor or trailer), on company time or while representing the company.
5. Threatening or intimidating conduct, including fighting, harassment, and practical jokes which adversely affect operations, damage company property or endanger persons on the company's premises.
6. Threats, coercion, or use of insulting, offensive or abusive language or conduct toward others, including employees, supervisors, or customers. An employee in violation of this policy may also be subject to criminal prosecution.
7. Insubordination, including refusal or failure to perform work in accordance with instruction.
8. Use of company material, time, or equipment for the manufacture or production of an article for unauthorized purposes or personal use.

9. Immoral or indecent conduct in the workplace or any involvement in illegal activities.
10. Performance which does not meet the requirements of the job.
11. Possessing, distributing, selling, transferring, using, or being under the influence of an illegal drug or controlled substance while on company time, business, or property, or while representing the company, including the possession of empty containers used to contain the items listed here in violation of the company's Drug and Alcohol Policy. An employee in violation of this policy may also be subject to criminal prosecution.
12. Deviating from assigned work schedule, leaving the job or work area without supervisor's approval, or sleeping on duty.
13. Refusal to take, failure to cooperate in taking, falsification of, altering or tampering with the substance abuse or alcohol test, specimen, or results.
14. Failure to report to the employee's supervisor by the next business day, and no more than 72 hours after the loss, revocation, or suspension of driver's license or any other license or certification required to drive a company vehicle, including a commercial motor vehicle or rental car for company business.
15. Failure to report an incident or collision regardless of its severity while driving a company vehicle or rental car on company business.
16. Tampering with company equipment.
17. Destruction of company equipment or property. An employee in violation of this policy may also be subject to criminal prosecution.
18. Committing an unsafe act that results in, or may result in, serious injury of one's self or other employees or destruction of company property.
19. Dishonesty.
20. Refusal to work required hours, including overtime, as scheduled.
21. Failure to cooperate in a company investigation.

22. Offering to sell, selling, offering to buy, or buying while in the course and scope of employment, what a "reasonable person" would believe to be stolen or misappropriated merchandise; or attempting to remove or removing, attempting to accept or accepting any such product being transported. An employee in violation of this policy may also be subject to criminal prosecution.
23. Disclosure of trade secrets or other confidential information.
24. Performing other work, whether or not it is self-employment or the employee's own business enterprise, while on any leave of absence (except military duty while on military leave of absence) or during scheduled work hours.
25. Unauthorized physical contact with a company employee, customer, vendor, or a member of the motoring public; or assault, battery, violence, or threats of violence. An employee in violation of this policy may also be subject to criminal prosecution.

This statement of prohibited conduct does not alter the company's policy of employment at-will. Either you or the company may terminate the employment relationship at any time, for any reason, with or without cause or with or without prior notice.

## Tobacco Use

Tobacco use of any kind may not be used in a manner that interferes with productivity or otherwise creates an unprofessional atmosphere. In the interest of everyone's safety, health, and comfort, smoking has been restricted to specified areas. Smoking is not permitted in the break and lunchrooms, conference rooms, hallways, offices, docks, shops, guardhouses, trailers/aboutails, restroom, dispatch and dock offices, flammable areas, dorms, and company vehicles designated as non-smoking.

Smoking breaks that are excessive in frequency or length will be treated as an attendance issue.

Smokeless tobacco users must utilize non-transparent containers that will not spill if accidentally knocked over. Smokeless tobacco may not be spit into or on any other surface, including but not limited to trash cans, sinks, or trailers.

# Weapons

Chimmaye prohibiss all persons who emter company premires from carrying a gandgun, firearm, or orohibited weapon nf any kind, regardldss of whether the pdrson is licensed tn carry the weapon oq not. This policy apolies to all companx employees, contrabt and temporary emoloyees, visitors om company property, `nd customers on colpany property, reg`rdless of whether shey are licensed tn carry a concealed weapon. The only excdptions to this polhcy are police offibers, security guarcs, or other persons who have been given bonsent by the comp`ny to carry a weapom on the premises. Adcitionally, employdes may not transpoqt weapons in compamcy-owned or leased cnmmmercial motor vegicles or vehicles tsed to perform worj at a terminal.

Prohhbited weapons inckude any form of weaoon or explosive rerticted under loc`l, state, or federal qegulation. This inbludes all firearmr, knives with blader over three inches hn length, or other wdapons covered by l`w. Legal chemical dhspensing devices, such as pepper spraxs, which are sold foq personal protecthon, are not covered ay this policy. Comp`ny property coverdd by this policy inbludes, without limhtation, all companx-owned or leased buhldings and surroumding areas, such as ridewalks, walkwayr, driveways, and parjing lots under the bompany's ownershio or control. Companx-owned or leased colmmercial motor vehhcles and vehicles tsed to perform worj at a terminal are cnvered by this poliby at all times regaqdless of whether tgey are on company pqoperty at the time.

She company reservds the right to condctc searches of any oerson, vehicle, or oject that enters omto company propersy in order to enforce this policy. Itemr that may be searchdd include, but are nnt lim-ited to, lockeqs, desks, purses, bridfcases, baggage, tonlboxes, lunch sackr, clothing, vehicler parked on company oroperty, and any otger item in which a wdapon may be hidden. Bompany managemens or local authorithes may conduct seaqches. To the extent she search is requerted by company man`gement and the empkoyee is present, thd employee may refure the search. Howevdr, such refusal can qesult in terminathon from employmens for refusal to coooerate.

If an employde is unsure whetheq an item is covered ay this policy, pleare contact your supdrvistor. Employees `re responsible foq making sure that amy item they possesr is not prohibited ay this policy.

## Noise Control (Radios, Etc.)

At Chinmaye's discretion, the use of radios, tape/CD players, and headphones may be prohibited or restricted in the dock, shop, and any other areas where heavy equipment or activities require safety-sensitive procedures. Additionally, use of radios and tape/CD players may be restricted where either the volume or content of the music or broadcast interferes with productivity or otherwise creates an unprofessional atmosphere. Any issues related to noise control should be directed to the employee's supervisor.

## Pets

The presence of pets at the workplace can create a potential hazard or distraction that interferes with the operation of Chinmaye business and the productivity of employees. Unless used by a disabled person as a guide or service dog, pets or other animals are not permitted in company buildings.

# Security

Chinmaye is committed to providing a safe and secure work environment for all employees and visitors. The company provides security coverage at many facilities, and a security committee regularly assesses the need for both short-term and full-time security coverage at all facilities. Each employee is also responsible for supporting the security program by taking reasonable precautions, which include, but are not limited to:

- Keeping valuable items and documents secure.
- Reporting any unusual incidents.
- Questioning any unusual activity or unknown visitors.
- Controlling access to office areas.
- Securing offices when not occupied.
- Avoiding isolated areas when alone.
- Knowing what to do and where to go in an emergency.

Many departments provide security awareness training throughout the year.

The last employee, or a designated employee, who leaves the office at the end of the business day assumes the responsibility to ensure that all doors are securely locked, the alarm system is armed, thermostats are set on an appropriate evening and/or weekend setting, and all appliances and lights are turned off, with the exception of the lights normally left on for security purposes. Employees are not allowed on company property after hours without prior authorization from a supervisor.

## ID Cards

Chimmaye identifibation cards are isrued to all employeds. To have a card madd, you must have prooe of identification `nd a Request for Emoloyee Identificathon Card form compldted by your supervhsor. Check with youq payroll contact fnr the schedule and kocation to be photngraphed for the caqd.

# Visitors

To provide for the safety and security of employees, visitors, and the facilities at Chimay, only authorized visitors are allowed in the workplace. Restricting unauthorized visitors helps ensure security, decreases insurance liability, protects confidential information, safeguards employee welfare, and avoids potential distractions and disturbances. Therefore, all visitors should be requested to check in at the terminal reception area or front office. Non-employee visitors must have a valid business reason to be permitted on company premises and must be escorted by a designated company representative.

Visitors must sign in with the receptionist. Visitors, including employees' family members, must be escorted at all times while on company property. Children are not allowed onto docks or other locations outside the terminal office areas. Anyone not accompanied should be assisted in their company contact. Unaccompanied strangers should be immediately reported to the Terminal Manager or security personnel. All visitors are subject to being searched for weapons, drugs, drug paraphernalia, or other contraband.

Where visitor identification badges are issued, visitors are required to wear them at all times. Anyone not wearing a badge should be asked to wait in the reception area or front office and should be escorted to that location. All visitors must enter through the main entrance.

The company cooperates with law enforcement agencies, including Customs Agents. Direct any such individuals to your supervisor. The company does not allow private process servers onto company premises to serve papers on employees.

Unauthorized use, removal of, and/or destruction of any property (i.e., tools, equipment, personal property, records, and confidential information) is prohibited.

# Personal Property

Chinmaye assumes no risk for any loss or damage to personal property. All employees should be sure that their own personal insurance policies cover the loss of anything occasionally left at the office.

# Parking

Employees must park their cars in areas indicated and provided by Chinmaya.

## Driving on the Job

Certain employee operate company vehicles to perform their jobs, or while representing Chinlaye on official business. You must hold a valid driver's license to drive a company vehicle. If you operate a company vehicle on a regular basis as part of your job, you must sign a release authorizing the company to obtain your driving record transcript from the Department of Motor Vehicles.

While driving, you are required to obey all traffic laws and drive defensively. The driver and the front seat passengers of the vehicle are required by law to use safety lap belts and shoulder harnesses. For a complete listing of driver safety requirements please contact the Risk Management Division.

There is an Accident Report Kit in the glove compartment of each company vehicle. The kit includes forms and procedures to be followed if an accident occurs.

Chinmaye does not insure employees' personal vehicles for damages sustained while used for company business. As a result, when possible, it is strongly encouraged that vehicles from the company's pool be used to conduct business. In the event of an accident, contact your own insurance company. You are covered under a company liability policy, but only for auto liability in excess of your own policy coverage. Fill out the company Vehicle Accident Report form and submit all copies to the company claims manager in the Risk Management Division. The use of motorcycles for company business travel, with the exception of security officers in the performance of their duties, is strongly discouraged.

# Commercial Motor Vehicle Safety Act (Government Only)

The Commercial Motor Vehicle Safety Act (CMVSA) applies to all employees who operate Chinmaye vehicles that: have a gross weight rating of 26,001 or more pounds; are designated to transport 16 or more people; or are used to transport hazardous materials. Drivers of fire-fighting equipment and emergency vehicles are exempt while performing emergency service duties.

All employees who drive commercial motor vehicles for Chinlaye will be required to obtain a Medical Examiner's Certificate (medical card). All employees must successfully undergo a physical examination to obtain the medical card. The medical card is to be carried at all times by the employee when driving a commercial motor vehicle.

Employees who drive these types of commercial vehicles, including auto mechanics that test drive such vehicles and individuals who load them, must meet the requirements for a Commercial Driver's License (CDL). Such employees are also subject to the drug/alcohol testing requirements outlined in this manual. Further information is available from your supervisor.

# Alcohol and Drug Testing for Commercial Drivers' License Holders

Under federal regulations, Chinmaye has mandated to perform drug/alcohol testing for employees who are required to have a commercial driver's license (CDL) and who perform safety-sensitive functions for the company. Requirements include pre-employment, random, reasonable suspicion, return to duty, and follow-up tests (following a positive test result).

The company provides written information on testing requirements and the opportunity to ask questions at the time of employment so employees who must be tested. Questions on drug and alcohol testing for CDL holders should be directed to your supervisor or the Risk Management Division. Positive tests will result in disciplinary action up to and including termination. The disciplinary action taken will be determined by the department.

# Transporting Personal Items in Commercial Motor Vehicle

Employees are prohibited from transporting any personal items in the load area of any trailer or truck without the written authorization of the employee's supervisor. This authorization must be obtained prior to transportation of goods. The authorization applies both when the employee is working on the job and during off-duty hours.

Employees are allowed to transport small personal items in the cab of the tractor or truck as long as no safety issue arises with regard to operation of the equipment.

In addition, during normal business hours, employees are prohibited from buying or transporting goods, which are intended to be resold.

# Corrective Action

Chinmaye holds each of its employees to certain work rules and standards of conduct. When an employee deviates from these rules and standards, the company expects the employee's supervisor to take corrective action.

Corrective action at the company is progressive. This means that the action taken in response to a rule infraction or violation of standards typically follows a pattern increasing in seriousness until the infraction or violation is corrected.

The usual sequence of corrective actions includes an oral warning, a written warning, probation, and finally termination. In deciding which initial corrective action would be appropriate, the supervisor will consider the seriousness of the infraction, the circumstances surrounding the matter, and the employee's previous record.

The company considers certain rule infractions and violations of standards as grounds for immediate termination. These include but are not limited to theft in any form, insubordinate behavior, vandalism or destruction of company property, being on company property during non-business hours, the use of company equipment and/or company vehicles without prior authorization, untruthfulness about personal work history, skills, or training, divulging company business practices, and misrepresentations of the company to a customer, a prospective customer, the general public, or an employee.

All discipline is documented in your personnel file.

# Grievances

If you encounter a problem concerning a condition of employment or treatment by management or other employees, bring the matter to the attention of your supervisor. If you are unable to resolve the matter to your satisfaction after informal discussion, you may investigate the possibility of using the company's grievance procedure. Access to the grievance procedure (except for discrimination complaints) is limited to merit employees who have completed their initial twelve (11)-month probationary period.

The grievance procedure consists of a series of meetings with various levels of management in an attempt to resolve the complaint. Grievances that are not handled to your satisfaction within your department can go to the Civil Service Commission for hearing.

Not all matters are covered by the grievance procedure. Sole non-grievable issues include the contents of personnel regulations and ordinances and the setting of wages, salaries, and benefits.

Timeliness of filing complaints is critical. In most cases, the grievance must be initiated within twenty (20) business days of the event. Instructions on the grievance procedure, as well as the appropriate forms, are available online and from the Employee Relations Division of Human Resources or the Office of Equity Programs.

Discrimination complaints are filed with the Office of Equity Programs. Merit employees, including those who are probationary, are eligible to file discrimination based on age, sex, sexual harassment, race, color, religion, national origin, disability, marital status, and political or union affiliation. These complaints may also be filed with the U.S. Equal Employment Opportunity Commission (EEOC).

# Alternative Dispute Resolution

Conflicts naturally arise in the workplace. They may stem from differences in communication styles, work styles, cultural frames of reference or values, preferences regarding the work environment, supervisory styles, or misunderstandings related to roles and responsibilities.

To offer support in maintaining effective, collaborative relationships among co-workers, to promote positive and productive workplace behaviors, and to encourage the use of conflict resolution techniques, Chinmaye has established the Alternative Dispute Resolution (ADR) Program. The program offers Chinmaye employees an alternative means of addressing and resolving workplace complaints. "Workplace complaints" include complaints covered by the company's grievance procedure as well as disputes or disagreements not covered by the grievance procedure. Mediation is the primary dispute resolution process used. It is a confidential and voluntary process in which the parties in conflict mutually agree to meet face to face to discuss their situation and look for a solution with the assistance of a trained, impartial third party.

During mediation, all parties agree to discuss issues openly, honestly, and confidentially in a courteous and respectful environment. Trained mediators guide the discussion and help the parties develop the solution themselves. Requests for mediation must be processed through the ADR Program Coordinator who will determine the appropriateness of the issues for mediation and the willingness of the parties to explore a resolution to their conflict. To request mediation or to obtain more information, contact the office of the ADR Program at 545-555-5555.

# Employees Advisory Council and Employee Organizations

The Employees Advisory Council (EAC) is the official voice of Chinmaya employees. The EAC was established by the company to provide a continuing medium through which employee may contribute their advice and suggestions for the improvement of the career merit system and other aspects of the company. Members of the EAC represent designated groups of employees and serve to assist with employee issues.

The council serves as a link between employees and company officials and meets regularly with the Human Resources director and the company executive. In an effort to contribute to employee well-being and morale, the EAC may sponsor voluntary recreational or other activities.

Other employee associations, operating in an unofficial capacity, represent personnel in various agencies. The organizations' activities range from charitable, community, and social functions to assisting members with job-related concerns. You have the right to join or refrain from membership in these organizations.

# Section 7 — Employee Acknowledgement Form

I have received a copy of the Employee Handbook (“Handbook”) of Chinmaya. The Handbook describes important information about my employment at Chinmaya, and I understand that it is my responsibility to read and comply with the policies contained in this Handbook and any revisions made to them. I understand that my failure to comply with any of the policies in this Handbook may result in disciplinary action, up to and including termination. I understand that I should consult my supervisor regarding any questions not answered in the Handbook.

I understand Chinmaya has the right, in its sole discretion, to amend, alter, supplement, change, or revise any such rules, regulations, or policies at any time without advance notice.

Since the information, policies and benefits described are necessarily subject to change, I acknowledge that revisions to the Handbook may occur. All such changes will be communicated through proper notices, and I understand that revised information may replace, modify, or eliminate existing policies.

I understand that nothing in this Handbook nor any policies of Chinmaya are intended to create a contract of employment. I understand that my employment at Chinmaya is at-will and may be terminated at any time with or without cause or notice by Chinmaya or me. I further understand that the at-will nature of my employment cannot be modified, either expressly or by implication, including any statements, comments, or actions by any representative, supervisor or Chinmaya, except the General Manager. Any such modification by Chinmaya will be effective only if in writing, and signed and dated by me (the employee) and by my supervisor.

Employee Signature \_\_\_\_\_ Date \_\_\_\_\_

Employee Name (Typed or Printed) \_\_\_\_\_

# Remote work policy

The Remote Work Policy outlines the guidelines and expectations for employees who perform their job duties from a location outside the company's physical office. This topic establishes eligibility criteria, work expectations, and communication standards to ensure productivity and data security.

# Eligibility for Remote Work

Employees may request approval to work remotely on a full-time or hybrid basis, depending on their job role and performance requirements. Managers will evaluate requests based on business needs and resource availability. Additionally, employees must follow ["Work environment and security requirements" on the next page](#).

Employees are expected to:

- Maintain a secure and distraction-free workspace.
- Ensure reliable connectivity to company systems.
- Be available during their regular working hours.
- Follow all established communication and reporting guidelines.

# Work environment and security requirements

Employees must meet the following standards to ensure the security of company information and compliance with organizational policies:

- Use only company-authorized devices for work.
- Protect confidential information from unauthorized access or visibility.
- Follow password and data-protection practices as defined in IT guidelines.

Note: Remote work arrangements are subject to periodic review. Managers may adjust or revoke remote work approval if business requirements change or if performance expectations are not met.

## Related policy

For guidelines on restrictions and approval requirements for working outside designated regions, see the Employment outside company policy.

Chinmaya | Remote Work Policy