**PURPOSE**

To establish eligibility requirements, procedures, and recommendations for Remote Work and Alternative Work Schedules. This policy is intended to further governmental efficiency and responsiveness without sacrificing accountability and the inherent benefits of in-person collaboration.

**SCOPE**

This policy shall apply to all agencies in the executive branch of state government who employ individuals in the State Civil Service and all employees in the State Civil Service whose work may be performed somewhere other than state facilities.

**POLICY STATEMENT**

It is the policy of the state that the performance of duties should be accomplished in the most efficient and responsive manner and with the greatest care in accounting for proper use of public funds. This means Indiana’s citizens are most often better served through onsite work.

In circumstances where work can be effectively accomplished in locations other than state facilities, this policy authorizes agencies to evaluate and permit, without additional authorization, the regular use of up to 15 hours of Remote Work per work week.
Where operations allow, agencies may establish Alternative Work Schedules for employees consistent with the Hours of Work policy.

Agencies authorizing Remote Work must consider the purpose of this policy, the needs of the agency, the essential functions of the jobs authorized for Remote Work, and the abilities of affected employees to perform assigned duties in alternate locations.

**DEFINITIONS**

**Alternative Work Schedule:** A work schedule that deviates from the standard 7.5 hours of work per day, for ten days per pay period.

**Office:** The state work site location where the employee’s work is normally performed.

**Remote Work Site:** A mutually agreed upon remote location where the employee will work.

**Remote Work:** Performance of assigned work in a location other than the Office on specified days/hours via authorized technology.

**Remote Work Agreements:** An arrangement, as documented by State Form 56972, identifying the Remote Work responsibilities of both an employee and management.

**ELIGIBILITY**

No employee may perform Remote Work or work an Alternative Work Schedule unless their Appointing Authority (or designee) has determined that such work will:

1. Improve or maintain service delivery;
2. Improve or maintain availability to the public or customers;
3. Allow for employee work and productivity to be measured and appraised in the same way, or better, as it would be if the employee were in the Office each day or working a standard schedule;
4. Have no negative impact on other departments, functions, or staff;
5. Improve or maintain employee productivity and satisfaction; and
6. Contribute to hiring and retention of productive and engaged staff.

An employee may be eligible for Remote Work if their performance, as determined by their manager, is satisfactory, they are able to work independently, and their work may be effectively performed remotely.

Employees who have not yet demonstrated, or who are not currently demonstrating, satisfactory performance of their job functions are not eligible for Remote Work.

Unless approved by INSPD, Remote Work must be performed within the geographical boundaries of Indiana unless traveling for official functions.
PROCEDURE FOR DETERMINING REMOTE WORK ELIGIBILITY

Agency Approval of Remote Work
Appointing Authorities (or designees) may authorize an employee to work remotely up to 15 hours per work week if eligible for Remote Work.

1. Prior to performing Remote Work, an employee and their manager may collaborate to complete the Remote Work Feasibility Worksheet (State Form 56970), the Remote Work Readiness Assessment (State Form 56971), and the Remote Work Safety Checklist (State Form 56975).
2. If an employee’s manager, having collaborated with the employee, believes the employee is eligible for Remote Work and the proposed Remote Work Site is suitable for Remote Work, they may seek approval from the agency’s Appointing Authority (or designee).
3. If the agency’s Appointing Authority (or designee) agrees that Remote Work is suitable, the eligible employee and their manager must complete and sign the Remote Work Agreement (State Form 56972). Additionally, the manager shall outline clear and quantifiable work productivity standards that directly correlate to the employee’s role, responsibilities, and annual goal plan.
4. Managers are responsible for maintaining all documents and forms required by this policy and must send all Remote Work Agreements to their human resources department to be included in the employee’s personnel file.
5. Remote Work Agreements must be reviewed no less than annually, and in conjunction with performance appraisals.

Requests to work remotely more than 15 hours per work week will not be approved barring a unique operational or business need of the agency. In the rare case an Appointing Authority determines the business needs of the agency necessitate the authorization of an employee or department to regularly work more than 15 hours per week from a Remote Work Site, an Appointing Authority may submit a request for additional authorization to the State Personnel Department via email: EmployeeRelations@spd.IN.gov.

GUIDELINES AND OTHER REQUIREMENTS

Employee Participation
1. Remote Work is a privilege. A manager may terminate authorization for Remote Work for any employee at any time.
2. Employees authorized to use Remote Work Site(s) may request to cease using such Remote Work Site(s) at any time; however, should the needs of the agency require work in Remote Work Site(s), affected employees may be required to perform assigned duties at a Remote Work Site.
3. All workplace policies and performance standards applicable in Office locations are also applicable in Remote Work Sites. Policy violations or failures to meet standards are subject to appropriate corrective action in the same manner as if the policy or standard were violated in the Office.
4. Corrective action may be taken against an employee for failing to comply with the provisions of the Remote Work Agreement.
Employment
1. The employee’s duties, obligations, responsibilities, and conditions of employment with the state will be unaffected by Remote Work. Remote Work Agreements shall not be construed to alter the employment relationship.
2. Authorized business expenses must be submitted in accordance with state reimbursement policies.
3. The manner in which employees and managers account for work performed remotely must allow for a reasonable accounting of an employee’s time and productivity. Both the employee and their manager are responsible for implementing practices and tools to account for activity and performance. The state provides many tools to do this, including but not limited to Remote Work Logs, Outlook Calendars, and PeopleSoft Time and Labor.
4. Employees authorized to work at a Remote Work Site must accurately account for their hours worked. When reporting hours through PeopleSoft Time and Labor that were worked remotely, employees must select “REMOTEWORK” from the look up feature for “Rule Element5” in addition to reporting the hours as “Regular Work Hours - REG.” Additionally, employees may provide a description of the work performed remotely in a comment field in Peoplesoft Time and Labor.

Schedules
1. Employees must notify their manager immediately of any situation that interferes with their ability to perform their job duties at the Remote Work Site and, while unable to perform Remote Work, must utilize the appropriate accrued leave in accordance with applicable leave policies and procedures.
2. To the extent possible, and considering available Office space, agency divisions/departments are encouraged to establish standard, weekly in-person workdays in which all team members report to their Office. When there is an assigned departmental in-office workday, employees of that department must utilize the appropriate accrued leave in accordance with the applicable leave policies and procedures if unable to report to the Office on the established in-person workday.
3. Managers may agree to allow employees to occasionally deviate from hours and/or schedules as set forth in their Remote Work Agreement. In making such a determination, the manager must consider the employee’s productivity and schedule, as well as the business of the agency and the needs of the agency’s clients, customers, and stakeholders.
4. Employees shall be available by email, phone, and other communication methods established by their manager during working hours.
5. Employees shall be available for online meetings, conference calls, trainings and other required activities as directed by their manager.
6. Where network bandwidth may accommodate it, employees should enable their computer’s camera during all online meetings, trainings, and other virtual activities.
7. Employees appearing on camera while performing Remote Work should adhere to their Office’s dress and appearance standards.
8. If business conditions require the employee’s presence at a state Office, the employee is to report, even if this occurs during normally scheduled Remote Work Site hours.
9. Except for participating in online meetings and calls, employees are prohibited from conducting meetings with clients, customers, or other employees in the employee’s home.
Equipment and Supplies
1. In determining whether an employee is authorized to work from a Remote Work Site, the employee must demonstrate to the employee’s manager that the location is a suitable replacement for the state-provided location. Management is responsible for determining the proposed Remote Work location is suitable.
2. At a minimum, a Remote Work Site must be safe and must have reliable internet access, a state-issued computer (or a personal computer utilizing IOT-approved security technology), and a phone line (either a state-issued cellular phone, a personal cellular phone compliant with IOT policies, or a landline).
3. Agency equipment provided to an employee shall remain the property of the state and shall be returned to the agency upon the termination of an employee’s participation in the remote work program.
4. The use of equipment, software, data, and supplies is limited to use by authorized persons and for authorized purposes related to state business only.
5. Employees shall be responsible for the security of all items furnished by the state.
6. Employees shall report any malfunction in technology or lost or stolen equipment.
7. Employees shall ensure all software and hardware meet Indiana Office of Technology (IOT) standards for access to state backbone, including use of VPN (virtual private network), and that all security procedures and virus/malware protection updates are performed regularly.

Injuries While Performing Remote Work
1. The agency, employee, and manager shall follow the state’s policies for reporting workplace injuries if an employee is injured while working at the Remote Work Site.
2. The agency is not liable for damages to an employee’s personal or real property while the employee is working at the Remote Work Site, except to the extent required under Indiana law.

Child/Dependent Care/Personal Business
1. Remote work is not a substitute for child or dependent care.
2. Employees must continue to arrange for child or dependent care to the same extent as if they were working at the Office.
3. Employees must refrain from conducting personal business while working for the state at the Remote Work Site.

FORMS
56971 Remote Work Readiness Assessment
56970 Remote Work Feasibility Worksheet
56972 Remote Work Agreement
56975 Remote Work Safety Checklist
56974 Remote Work Log
56973 Cancellation of Remote Work Agreement

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