Volunteer- Related Injury Procedures:

- ♣REPORT no matter how minor, report ALL injuries to your supervisor or County representative
 - Injuries requiring medical attention must also be reported to Human Resources as soon as it is reasonable to do so, but not more than 24 hours post-accident
- **ACCOUNT** Complete the Accident / Incident Report Form
- ♣TREAT Medical treatment should be received ONLY from the walk-in/work-med clinic at UBMC – Roosevelt. Emergency Room visits are only acceptable in the case of a SERIOUS medical emergency or if the work-med clinic is closed
- ♣HUMAN RESOURCES ALL forms / doctor's notes must be handed in to the Human Resources office within 48 hours of the injury

Duchesne County Human Resources

734 N Center Street Duchesne, UT 84066 hr@duchense.utah.gov 435-738-1233

Uintah Basin Medical Center

Walk-in / Work-Med Clinic
210 W 300 N
Roosevelt, UT
Monday-Friday: 8 AM - 8 PM
Saturday: 8 AM - 4 PM
Closed Sundays (ER is staffed 24/7)

DUCHESNE COUNTY LIBRARY VOLUNTEER APPLICATION FORM

Date:				
Name:				
Address:			En	nail:
City:	State:	Zip:	Phone:	
Emergency Contact Name	:		Phone:	
If you anticipate operating volunteer for the Duchesne				
Driver's License Number: _			State Issued:	Expires:
		Volunteer V	Verifications	
Have you ever been conviction (A "YES" answer to this q YES please explain: NO	uestion is no	ot an automatic	disqualification)	·
Utah Code Annotated 67-2	0-1 et. seq. oursement fo duties pre-d	As a volunteer or legal fees and letermined in y	government worker, d costs) normally aff your scope of work.	
checks, or to obtain any ot	her informat e duties of t	ion of whateve he volunteer p	er kind in either writ osition for which I a	orm criminal history background ten or verbal form which relates m applying. I release Duchesne eviewing my application.
I CERTIFY THAT ALL COMPLETE, AND THA MAY SUBJECT ME TO	T ANY MI	SSTATEMEN	T OR OMISSION	TION ARE TRUE AND OF MATERIAL FACTS
∫ I HAVE READ AND	SIGNED	THE SEXUA	AL HARASSMEN	NT POLICY
VOLUNTEER SIGNATU	RE			DATE

A copy of the completed volunteer application, including checking the box for reading the sexual harassment policy, must be given to the Personnel Department. Please fax form to 435-738-1221. You m ay also mail or personally deliver to Judy Stevenson, Human Resources, 734 N. Center Street, P.O. Box 3 46, Duchesne, UT 84021

Title 6. Non Discrimination

Chapter B. Harassment

- 1. All Legally Prohibited Harassment and Discrimination Prohibited. The County prohibits the harassment and discrimination of its employees, contractors, consultants, Board of County Commissioners, other elected or appointed officials, and customers in any manner. The County will not tolerate verbal, visual, or any other communication including email, internet, or telephone, physical misconduct, or any other actions by any employee that harasses, discriminates, or that impacts another's job function and performance or who creates a hostile work environment by demeaning or harassing any person based on an individual's gender, race, age, national origin, religion, disability, genetic information, or any other legally protected characteristic.
- **2. Sexual Harassment.** Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitute sexual harassment when submission to or rejection of this conduct explicitly or implicitly affects an individual's employment, unreasonably interferes with an individual's work performance or creates an intimidating, hostile or offensive work environment.

Sexual harassment can occur in a variety of circumstances, including but not limited to the following:

- The victim as well as the harasser may be a woman or a man. The victim does not have to be of the opposite sex;
- The harasser can be the victim's supervisor, an agent of the employer, a supervisor in another area, a co-worker; or
- The victim does not have to be the person harassed but could be anyone affected by the offensive conduct.

Sexual harassment can occur in different types of situations. For instance, it is illegal sexual conduct (1) if submission to sexual conduct is made either explicitly or implicitly a term or condition of an individual's employment or advancement or (2) where a job benefit is directly tied to an employee submitting to unwelcome sexual advances.

Moreover, conduct can be sexually harassing if the sexual conduct unreasonably interferes with an individual's job performance or creates a hostile, intimidating or offensive work environment without regard to tangible or economic job consequences: the person may not lose pay or a promotion. Such sexual harassment may include, but is not limited to:

- repeated requests for sexual favors
- demeaning sexual inquiries and vulgarities

- offensive language
- other verbal or physical conduct of a sexual or degrading nature
- sexually offensive, explicit or sexist signs, cartoons, calendars, off color jokes, gender stereotyping, literature or photographs displayed in plain view
- offensive or vulgar graffiti.
- **3. Reporting Process.** It is helpful for the employee who feels he or she has been the victim of or witness to any illegal harassing behavior to directly inform the harasser that the conduct is unwelcome and must stop. However, such action is not required, but the employee or witness to acts of harassment should document the occurrence.

Employees and/or witnesses must report the incident(s) to his or her supervisor or another member of Management. In the event that the behavior is from an employee's supervisor, the victim or witness can make a report directly to the Personnel Officer or any member of the Board of County Commissioners. If the offending individual is the Personnel Officer, the victim or witness may report the incident to the Board of County Commissioners.

4. Investigations. All allegations of discriminatory or harassing behavior will be taken seriously and investigated immediately by the Personnel Officer or another duly delegated individual while maintaining as much as possible the privacy and confidentiality to the parties involved. Where appropriate, immediate corrective action, including termination, may be taken. All claims are encouraged to be reported immediately.

No person shall lose wages or in any way be made subject to any disciplinary action for reporting sexual harassment. The Personnel Officer is explicitly authorized to grant paid leave if necessary to protect the reporting person.

- 5. "Zero Tolerance" of Retaliation. It is important for County employees to know that by law, any retaliation against an employee who opposed any illegal discrimination or harassment or made a charge or participated in an investigation is prohibited under Title VII of the Civil Rights Act of 1964. No employee will be penalized for factual representation of the events. Employee behaviors that are protected include:
 - resisting advances, discrimination, or other harassment
 - registering a complaint of harassment or discrimination
 - supporting the claim of another employee
 - picketing in protest of illegal discrimination or harassment
 - notifying law enforcement authorities

6. False Claims. In the event it is found that claimant or witness made false accusations or use this policy to intimidate, harass or create groundless claims against another, will be subject to corrective action up to and including termination.						