

# 02.04.02 Milwaukee County Substance Abuse Procedure

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Procedure Title:	Milwaukee County Substance Abuse Procedure
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Appendices:	<a href="#">Testing Procedures for Reasonable Suspicion and Post-Accident Testing</a>
Forms:	<a href="#">2.04.02 (a) Reasonable Suspicion Documentation</a>
Statutory References:	Title 21 United States Code: Controlled Substance
Ordinance References:	None
Dept. Responsible for Updates:	Department of Human Resources
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## 1. OBJECTIVE

Milwaukee County is committed to the safety and well-being of employees and the public. The use, abuse, or dependency on illegal drugs, alcohol, and/or controlled substances represents a threat to personal and public safety and property and is in contradiction with Milwaukee County's commitment to the citizens of the County.

Employees may not report to work with alcohol or illegal drugs in their systems or in their possession or be impaired by or under the influence of alcohol or controlled substances during working hours, or while on work premises. Any employee found using, possessing, selling, distributing or under the influence of an illegal controlled substance, and/or alcohol, or impaired by a controlled substance during working hours or on County property, including buildings, parking lots, and vehicles, will be subject to appropriate corrective action, up to and including termination of employment.

Milwaukee County management in departments that require staff to participate in substance abuse testing are required to enforce this procedure. They will receive instructions on determining the reasonable cause, testing procedures, Milwaukee County's testing procedure, and how employees may receive help with alcohol/substance abuse problems.

All Milwaukee County employees are expected to become familiar with and to comply with this procedure. If assistance is needed with personal problems, including alcohol/substance abuse, employees may contact the Employee Assistance Program at 800-622-7276 or their personal physician for further information on seeking help.

## 2. DEFINITIONS

- A. Alcohol Use - The consumption of any beverage, mixture, or preparation, including any medication, containing alcohol.
- B. Controlled Substances - Are drugs or chemicals whose manufacture, possession, or use is regulated under the federal Controlled Substance Act. This includes, but is not limited to, marijuana (THC), cocaine, opiates, phencyclidine (PCP), and amphetamines. In this document, the use of the terms “drugs” and “controlled substances” are interchangeable and have the same meaning.
- C. Licensed Medical Practitioner - A person who is licensed, certified, and/or registered in accordance with applicable Federal, State, Local or Foreign laws and regulations, to prescribe controlled substances and other drugs.
- D. Refusal to take a required test means that an employee:
  - i. Fails to appear for any test within a reasonable time, as determined by the employer, after being directed to do so by the employer; or
  - ii. Fails to provide adequate breath for testing without a valid medical explanation after he or she has received notice of the requirement for breath testing; or
  - iii. Fails to provide adequate urine for controlled substances testing without a valid medical explanation after he or she has received notice of the requirement for testing; or
  - iv. Fails or declines to take a second test the employer or collector has directed the employee to take; or
  - v. Fails to undergo a medical examination or evaluation, as directed by the Medical Review Officer as part of the verification process, or as directed by the designated employer representative; or
  - vi. Leaves the scene of an accident for any reason before being tested; or
  - vii. Engages in any conduct that clearly obstructs the testing process. This includes such behaviors as:
    - o failure to sign any required forms
    - o failure to remain at the test site for a minimum of 3 hours and drinking 40 ounces of water after an inability to provide an adequate urine specimen
    - o substitution or adulteration of a specimen.
- E. Safety Sensitive function - A job assignment in which a momentary lapse in attention could result in injury or death to the employee or another person.
- F. Substance Abuse Professional - A licensed physician (medical doctor or doctor of osteopathy), or a licensed or certified psychologist, social worker, employee assistance professional, or addiction counselor (certified by the National Association of Alcoholism and Drug Abuse Counselors Certification Commission) with knowledge of and clinical experience in the diagnosis and treatment of alcohol and controlled substances related disorders.
- G. Medical Review Officer (MRO) - A licensed physician who is responsible for receiving and reviewing laboratory results generated by an employer's drug-testing program and evaluating medical explanations for certain drug test results.

### 3. PROCEDURE

#### I. Applicability

This procedure applies to all Milwaukee County employees. Employees who are required to maintain a Commercial Driver's License (CDL) for the performance of their job duties may have different substance abuse standards than other employees. Where the requirements for CDL holders differ from the procedures herein, the CDL standards will apply to CDL holders. This procedure may be revised as necessary.

#### II. Prohibited Conduct

Unauthorized use, possession, manufacture, distribution, dispensation or sale of a controlled substance, illegally used drug, drug paraphernalia, or alcohol on County property, on County business, in County supplied vehicles, or in vehicles being used for County business, or during working hours is prohibited.

Providing false information in connection with a test, or falsifying test results through tampering, contamination, adulteration or substitution is prohibited.

##### A. Alcohol

1. No employee shall report for duty or remain on duty while having an alcohol concentration of 0.04% BAC or greater. No supervisor having actual knowledge that an employee has an alcohol concentration of 0.04% BAC or greater shall permit the employee to perform or continue to perform job duties. An employee who tests between .02% and .039% BAC may not work for at least 24 hours.
2. No employee shall consume alcohol while at work. No supervisor having actual knowledge that an employee has consumed alcohol while at work shall permit the employee to perform or continue to remain at work.
3. No employee shall report to work within 4 hours after consuming alcohol to the extent that, by a reasonable estimation, the employee may have attained a BAC of 0.04% or greater. This section shall apply to employees who are 'on-call' or on 'stand-by'.
4. No supervisor having actual knowledge that an employee has consumed alcohol within 4 hours to the extent that, by a reasonable estimation, the employee may have attained a BAC of 0.04% or greater, shall permit an employee to report to work. An employee who is called into work and has consumed alcohol within 4 hours of being called to duty must notify the supervisor of such consumption.
5. No employee required to take a post-accident test shall use alcohol for 8 hours following the accident, or until he or she undergoes a post-accident alcohol test, whichever comes first.

##### B. Controlled Substances

1. No employee shall report for duty or remain on duty when that employee uses any controlled substance, except when the use is pursuant to the instructions of a licensed medical practitioner who has advised in writing that the substance does not adversely affect the employee's ability to safely perform job duties. No supervisor having actual

the knowledge that an employee has used a controlled substance (except as herein provided) shall permit that employee to perform or continue to perform job duties.

2. An employee who is taking a prescribed medication is required to ask the licensed medical practitioner whether the medication will affect his or her ability to perform his or her job duties. If the medication will affect the ability to perform the duties of the job, the employee is required to notify the supervisor of such by providing a statement from the licensed medical practitioner prior to reporting to work. At the employee's option, the employee and/or his/her medical practitioner may provide this information to the employee's Human Resources designee rather than the supervisor. The notification must state that the medication will adversely affect the employee's ability to work, and also must state how long the employee will be taking the medication. The notification must be maintained in a secured file. Milwaukee County will consider whether a reasonable accommodation is available for an employee who is prevented from performing his or her job while taking prescription medications that affect the ability to perform job duties.
  3. No employee shall report for duty or remain on duty if the employee tests positive for controlled substances, except when the use is pursuant to the instructions of a licensed medical practitioner who has advised in writing that the substance does not adversely affect the employee's ability to safely perform job duties. No supervisor having actual knowledge that an employee has tested positive for controlled substances, except as herein provided, shall permit the employee to perform or continue to perform job duties.
  4. Employees are prohibited from engaging in the unlawful use, manufacture, sale, distribution, possession or attempted use, manufacture, sale, distribution, or possession of illegal controlled substances in the workplace.
- C. Refusal to Take a Required Test
1. An employee covered by this procedure is prohibited from refusing to submit to a required alcohol or drug test. The consequences are the same as for a positive test result.
  2. Employees who refuse a pre-employment test or a return to duty test will not be hired or returned to duty and their names will be removed from all eligible lists for classifications subject to substance abuse testing.
  3. Failure to provide an adequate specimen without a valid medical reason, conduct that obstructs the testing process (including adulteration or substitution of a specimen), failure to sign any testing form required by the laboratory or breath alcohol technician, or obstructing the testing process in any way, will be considered the same as a positive test result.
  4. Any attempt to adulterate a specimen, substitute a specimen, or otherwise interfere with a specimen or the collection process, or refusing to cooperate with a reasonable suspicion determination, will be considered the same as a positive test result.

III. Required Tests

Alcohol and controlled substances tests will be administered by properly certified technicians. Initial or screening tests will be confirmed, and in the case of controlled substances tests, will be certified as positive or negative by a Medical Review Officer. Milwaukee County reserves the right to conduct tests for additional substances or to require a medical examination(s) when employees fail to provide adequate specimens. Law enforcement or public safety officials under separate authority may administer drug or alcohol tests, and Milwaukee County will consider the results of those tests.

An employee shall remain readily available for testing or he or she will be deemed to have refused such testing even if it requires an extended workday. Failure to remain available for testing will result in corrective action, up to and including termination of employment.

A. Pre-employment

The Director, Department of Human Resources, will work with County departments to determine the pre-employment drug testing requirements for each position. After acceptance of a conditional offer of employment, depending on the position, applicants may be directed to report for pre-employment drug testing at authorized testing facilities.

If an applicant has a validated non-negative pre-employment drug test result, refuses to be tested, or in any way obstructs the testing process, the applicant's name will be removed from the eligible lists for all classifications subject to substance abuse testing and he or she will not be hired.

Active employees will be required to participate in pre-employment drug testing upon transfer, promotion or demotion into positions for which State or Federal law, rule or regulation, mandates drug and/or alcohol testing at hire.

B. Mandatory Post Vehicle Accident Testing

1. An employee who has been involved in a vehicle accident while in the scope and course of employment that meets any of the following criteria must be tested for alcohol and controlled substances as soon as possible after the accident:
  - loss of human life
  - the employee received a citation under State or local law
  - any party at the scene claims injury requiring immediate medical treatment beyond simple first aid as a result of the accident
  - one or more motor vehicles incurred disabling damage as a result of the accident, requiring the motor vehicle to be transported away from the scene by a tow truck or other motor vehicle.
2. Every employee who is involved in a vehicle accident must notify his or her supervisor of the accident as soon as possible. If the accident meets any of the criteria for mandatory testing, the supervisor will be responsible for promptly notifying an authorized on-site specimen collection agency to arrange an on-site specimen collection by a properly certified technician. Employees are strictly prohibited from using alcohol for 8 hours (or until post-accident testing has been completed, whichever is sooner) following an accident that would trigger post-accident testing. The alcohol test must be administered as soon as possible following an accident. Drug testing should be

performed within 32 hours of an accident and breath alcohol within 8 hours. If not done within those timeframes, efforts for testing stop and there must be documentation stating why a test could not be performed. If the required tests have not been administered within these time frames, Milwaukee County will cease attempts to administer the tests and the manager or supervisor will document why Milwaukee County was not able to administer the tests. These records shall be submitted to DHR. Testing may only be delayed when an employee must leave the scene of the accident to secure help for a medical emergency.

3. If a post-vehicle accident drug and/or alcohol test is conducted by authorized Federal, State or Local officials prior to or in addition to the tests conducted by Milwaukee County's authorized testing agent, Milwaukee County will consider those results provided that such tests conform to applicable Federal, State or local requirements.
4. An employee may leave the scene of a vehicle accident before being tested only to secure necessary medical assistance for the employee or other injured persons, or for the period necessary to obtain assistance in responding to the accident. An employee who leaves the scene of the accident for any other reason before being tested will be considered to have refused the test.
5. A supervisor shall provide employees with the necessary post-accident information, procedures, and instructions.

C. Non-Mandatory Post Injury and Incident Testing

Milwaukee County reserves the right to conduct drug and/or alcohol testing on non-vehicle related accidents or incidents in which an employee claims an injury and drug and/or alcohol use is likely to have contributed to the incident. The supervisor does NOT need to specifically suspect drug or alcohol impairment before testing, but there should be a reasonable possibility that use by the employee was a contributing factor to the reported injury or illness.

D. Random Testing

1. The Director of the Department of Human Resources, in accordance with applicable State and Federal rules and laws, will determine which positions are subject to random drug and alcohol testing. These designations may include but are not limited to, positions that handle machinery, equipment, or vehicles, as well as positions deemed safety-sensitive. The minimum annual alcohol and drug testing rate will be in accordance with applicable State or Federal law, rule or regulation.
2. The names of employees to be subject to random tests will be generated by an objective third party in order to eliminate the possibility of unfairness in the selection process. Milwaukee County will ensure that each employee in the random testing pool has an equal chance of actually being tested each time random testing is conducted. Names will be selected through a scientifically valid method and spread reasonably and unpredictably throughout the year. As a result, an employee may be subject to a random test more than once in a given year, or not randomly tested in a given year.
3. Random tests will be conducted on work time. The supervisor must ensure that the employee ceases work and proceeds to the testing site as soon as possible after

notification of selection for random testing. Supervisors and managers may not delay a test based upon work demands. They are expected to notify and direct employees to undergo testing as soon as possible after a selection is made.

4. When an employee is off work for leave time, such as vacation, holiday, sick leave, or injury leave, and his or her name is selected for random testing during that time period, the employee must be sent for a random test upon return from leave. Milwaukee County will not notify an employee to submit to a test while the employee is off work due to leave periods.

E. Reasonable Suspicion Testing

1. A supervisor or supervisors may initiate the reasonable suspicion process as described in this section based on observations made immediately prior to, during, or after an employee performs work functions. The supervisor must not, under any circumstances, allow an employee to perform job duties once a reasonable suspicion determination has been made until negative test results are received.

Once the reasonable suspicion process is initiated, the employee must cooperate with the process. Any failure to do so will be considered a refusal to be tested, which will be treated the same as a positive test result. No corrective action shall be taken against an employee based solely upon the employee's behavior and appearance in the absence of test results unless such behavior or appearance violates other work rules.

2. A reasonable suspicion determination for alcohol or controlled substances requires two trained supervisors, when feasible. If only one supervisor is available, he or she shall attempt to have a second supervisor (potentially from a different department), or a trained Human Resources representative, corroborate the observation before making such a determination. Documentation of the grounds to conduct a reasonable suspicion test must be made on the Reasonable Suspicion Documentation Form and signed by the supervisors within 24 hours of the observed behavior or before the test results are released, whichever is later. Factors such as abuse of sick time or frequent tardiness may not be used to trigger reasonable suspicion testing.
3. The determination that reasonable suspicion exists must be documented on the Reasonable Suspicion Documentation Form issued by Human Resources and must be based on specific, contemporaneous, articulable observations such as the employee's appearance, behavior, speech, or odor, and will not be made based on hearsay information. The grounds for a reasonable suspicion determination will be documented on the prescribed form by the person(s) who made the determination and forwarded in a communication marked "CONFIDENTIAL" to the Department of Human Resources (DHR) for filing. The employee may also receive a copy of the Reasonable Suspicion Documentation Form.
4. If the required tests have not been administered within allowable time frames, Milwaukee County will cease attempts to administer the tests and the manager or supervisor will document on the form why Milwaukee County was not able to administer the tests. These records shall be submitted to DHR.

5. If a supervisor has reasonable suspicion but it is impossible to conduct a test in a timely manner, the employee will be prohibited from performing duties for a minimum of 24 hours.

F. Non-negative test results

1. An employee who produces a validated non-negative test under this procedure may be subject to corrective action up to and including termination of employment. In addition, an employee may be subject to termination if the test finding results in or is expected to result in the employee losing a license, certification, or qualification that is a prerequisite for his or her assigned position.
2. An employee who produces a validated non-negative test result under this procedure may be permitted to return to work provided:
  - i. The employee retains proper licensing, certification, or qualifications as defined in sub (1) above, and
  - ii. The employee has complied with a referral to the Employee Assistance Program (EAP). The referral to EAP is mandatory.

Milwaukee County reserves the right to determine whether or not to return the employee to his/her position.

3. An employee who has produced a validated non-negative test result under this procedure will be subject to random drug and alcohol testing as described in section C above for a period not less than one year. A subsequent non-negative test result may result in corrective action up to and including termination of employment.

G. Violations

Failure to comply with the requirements of this administrative procedure may result in corrective action, up to and including termination of employment.

**4. CONFIDENTIALITY**

Any record related to an employee’s drug and/or alcohol testing, or notification from a medical practitioner, must be treated as a medical record and kept separate from the rest of the employee’s personnel file, even if the test reveals a valid reason for the presence of an otherwise prohibited substance. Information related to drug and/or alcohol tests will be shared with supervisors only on a need-to-know basis to address necessary job restrictions and accommodations.

**5. FORMS**

The following attached form is to be used in compliance with this procedure:

Form #	Form Title
02.04.02	<a href="#">Appendix 1 – Testing for Reasonable Suspicion and Post-Accident Testing</a>
02.04.02(a)	<a href="#">Reasonable Suspicion Determination Form</a>

## 2.04.02 Appendix 1

### Testing Procedures for Reasonable Suspicion and Post-Accident Testing

These procedures are intended for supervisors in the event an employee on duty is suspected of being under the influence of drugs or alcohol, or in the event an employee is involved in an accident as defined in the Milwaukee County Substance Abuse Procedure. Specific policies and requirements related to reasonable suspicion and post-accident drug and alcohol testing can be found in Section III of the Substance Abuse procedure posted in the Milwaukee County Administrative Manual.

#### Process

##### Reasonable Suspicion

A reasonable suspicion determination for alcohol or controlled substances requires two trained supervisors, when feasible. If only one supervisor is available, he or she shall attempt to have a second supervisor (potentially from a different department), or a trained Human Resources representative, corroborate the observation before making such a determination.

Documentation of the grounds to conduct a reasonable suspicion test must be made on the Reasonable Suspicion Documentation Form and signed by the supervisors within 24 hours of the observed behavior or before the test results are released, whichever is later. Factors such as abuse of sick time or frequent tardiness may not be used to trigger reasonable suspicion testing.

Supervisors may initiate the reasonable suspicion process as described in this section based on observations made immediately prior to, during, or after an employee performs work functions.

If a supervisor has reason to believe an employee is impaired under this Substance Abuse Procedure and the employee remains in the workplace, the supervisor must:

1. Immediately direct the employee to cease all work-related functions.
2. Direct the employee to a vacant or inconspicuous location and instruct the employee to wait for further instructions.
3. Contact **Complete Mobile Drug Testing at 262-982-6034** and request a rapid 10-panel screen and breath alcohol test (24/7 Specimen Collection Services are also available). For after-hours services, call **Complete Mobile Drug Testing** at the number above for after-hours support.
4. Provide all information requested from **Complete Mobile Drug**, including the name and phone number (preferably cell) of the supervisor initiating the call and the location of the employee. Be prepared to allow **Complete Mobile Drug** personnel to access the building and/or work area.
5. Immediately complete, sign and date the Reasonable Suspicion Documentation Form that is attached to this administrative procedure and forward a copy to your Human Resources representative.
6. When a **Complete Mobile Drug** representative arrives, allow him/her to meet with the employee and inform him/her of an appropriate collection site.

7. After the collection, **Complete Mobile Drug** personnel will inform the supervisor of the test results as either negative or non-negative. If the test results are negative, the employee should be permitted to return to normal work functions.
8. If the result is non-negative, inform the employee that he or she is suspended pending further investigation and is not to perform work-related functions until further notice.
9. If the test result is non-negative, direct the employee to arrange for personal transportation off the worksite and monitor the employee until such transportation is arranged. The employee is not permitted to use his or her personal vehicle. County employees are not to drive the employee home or to any other destination.
10. Non-negative results will be sent by **Complete Mobile Drug** for lab validation. Validated results will be returned to Human Resources staff who will notify appropriate department personnel.
11. The department's Human Resources representative will advise the department on appropriate corrective action.

### Mandatory Post Vehicle Accident Testing

An employee who has been involved in a vehicle accident during the course and scope of his or her employment that meets any of the following criteria must be tested for alcohol and controlled substances as soon as possible after the accident:

- loss of human life
- employee received a citation under State or local law
- any party at the scene claims injury as a result of the accident
- one or more motor vehicles incurred disabling damage as a result of the accident, requiring the motor vehicle to be transported away from the scene by a tow truck or other motor vehicle

Employees are required to notify their immediate supervisor or another manager immediately following an accident that meets the criteria above.

When a supervisor learns of an accident under this procedure, the supervisor must:

1. Determine if there has been bodily injury or if there is the potential for an injury. If there is an injury, the supervisor should determine whether emergency services (911) has been notified and if not, should contact emergency services (911) to respond to the scene.
2. If the vehicle accident results in injuries to the employee requiring emergency / urgent care treatment, the supervisor must notify Risk Management to coordinate drug and breath alcohol testing with the hospital or urgent care clinic.
3. If the vehicle accident does not result in injuries to the employee requiring off-site treatment, direct the employee to remain at the scene to await the supervisor's arrival.
4. Contact **Complete Mobile Drug Testing at 262-982-6034** and request a rapid 10-panel screen and breath alcohol test (24/7 Specimen Collection Services are also available). For after-hours services, call **Complete Mobile Drug Testing** at the number above for after-hours support.
5. Provide all information requested from Complete Mobile Drug, including the name and cell phone number of the supervisor initiating the call and the location of the employee. Be prepared to allow **Complete Mobile Drug** personnel to access the building and/or work area.
6. When a **Complete Mobile Drug** representative arrives, allow him/her to meet with the employee and inform him/her of an appropriate collection site.

7. Document the circumstances of the accident as thoroughly as possible. The department may have forms to use for this purpose.
8. After the collection, **Complete Mobile Drug** personnel will inform the supervisor of the test results as either negative or non-negative. If the test results are negative, the employee should be permitted to return to normal work functions if possible.
9. If the result is non-negative, inform the employee that he or she is suspended pending further investigation and is not to perform work-related functions until further notice.
10. If the test result is non-negative, direct the employee to arrange for personal transportation off the worksite and monitor the employee until such transportation is arranged. The employee is not permitted to use his or her personal vehicle. County employees are not to drive the employee home or to any other destination.
11. Non-negative results will be sent by **Complete Mobile Drug** for lab validation. Validated results will be returned to Human Resources staff who will notify appropriate department personnel.
12. The department's Human Resources representative will advise the department on appropriate corrective action.

### Non-Mandatory Post Injury and Incident Testing

Milwaukee County reserves the right to conduct drug and/or alcohol testing for non-vehicle related accidents or incidents in which an employee alleges an injury or illness and drug and/or alcohol use is likely to have contributed to the incident. The supervisor does NOT need to specifically suspect drug or alcohol impairment before testing, but there should be a reasonable possibility that use by the employee was a contributing factor to the reported injury or illness.

When a supervisor learns of a workplace accident with injuries under this procedure, the supervisor must:

1. Determine if emergency services (911) is necessary and if so, should contact emergency services (911) to respond to the scene.
2. Determine if drug or alcohol use is likely to have contributed to the incident. The supervisor does NOT need to specifically suspect drug or alcohol impairment before testing, but there should be a reasonable possibility that use by the employee was a contributing factor to the reported injury or illness.
3. If the accident results in injuries to the employee requiring emergency / urgent care treatment, the supervisor must notify Risk Management to coordinate drug and breath alcohol testing with the hospital or urgent care clinic.
4. If the accident does not result in injuries to the employee requiring off-site treatment, direct the employee to remain at the scene to await the supervisor's arrival.
5. Contact **Complete Mobile Drug** Testing at 262-982-6034 and request a rapid 10-panel screen and breath alcohol test (24/7 Specimen Collection Services are also available). For after-hours services, call **Complete Mobile Drug** Testing at the number above for after-hours support.
6. Provide all information requested from Complete Mobile Drug, including the name and cell phone number of the supervisor initiating the call and the location of the employee. Be prepared to allow **Complete Mobile Drug** personnel to access the building and/or work area.
7. When the **Complete Mobile Drug** representative arrives, allow him/her to meet with the

- employee and inform him/her of an appropriate collection site.
8. Document the circumstances of the accident as thoroughly as possible. Your department may have forms to use for this purpose.
  9. After the collection, **Complete Mobile Drug** personnel will inform the supervisor of the test results as either negative or non-negative. If the test results are negative, the employee should be permitted to return to normal work functions if possible.
  10. If the result is non-negative, inform the employee that he or she is suspended pending further investigation and is not to perform work-related functions until further notice.
  11. If the test result is non-negative, direct the employee to arrange for personal transportation off the worksite and monitor the employee until such transportation is arranged. The employee is not permitted to use his or her personal vehicle. County employees are not to drive the employee home or to any other destination.
  12. Non-negative results will be sent by **Complete Mobile Drug** for lab validation. Validated results will be returned to Human Resources staff who will notify appropriate department personnel.
  13. The department's Human Resources representative will advise the department on appropriate corrective action.

## Training

Training on this process will be offered through online materials in the Learning Management System and in-person training. All employees in the position of supervising or managing employees are required to complete training.

For further information on these processes, please contact your Human Resources representative.