

137 Kreischer St, Staten Island, New York 10309

Phone: 732-246-4555, Fax: 732-875-0462

Website: www.impetususa.com

EMPLOYEE HANDBOOK



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I. PURPOSE OF THE EMPLOYEE HANDBOOK

This Handbook does not constitute a contract between you ("Employee") and Babatek Inc, d/b/a/ Impetus ("Company"), but rather serves as an acknowledgement that Employee is aware of and will adhere to all Company policies referenced and set forth herein. Employee can be subject to discipline for failure to adhere to any of the foregoing policies and procedures. Company reserves the right to modify, revoke, suspend, terminate, or change any or all such plans, policies, or procedures in whole or in part with or without notice.

II. EMPLOYMENT POLICIES

A. Employee Introductory Period

All employees are subject to an introductory probation period of six (6) months in which they must demonstrate satisfactory performance while fulfilling the employer and client needs. At all times during this period the employer-employee relationship is still considered to be one of definite-term employment and all terms of the employer-employee relationship apply.

B. Equal Opportunity Employer

Company is an equal opportunity employer and does not engage in any unlawful discrimination or harassment based on race, color, religion, sex, age, national origin, veteran's status, marital status, physical or mental disability, or any other basis prohibited by applicable federal, state, or local laws. If Employee feels as though he or she has been discriminated against for any of the above reasons, Employee must bring it to the attention of their supervisor or the Human Resource Department ("HR Dept.") immediately.

C. Reasonable Accommodations Under the American Disabilities Act

Upon notice, Company will take immediate action to provide reasonable accommodations that do not cause Company undue hardship for an employee with a qualified disability pursuant to the American Disabilities Act.

D. Anti-Harassment and Anti-Discrimination Policy

Company takes the issue of employees being harassed very seriously. Not only is this type of conduct strictly prohibited, but it can result in the immediate termination of the harasser.

If Employee believes they are the victim of sexual harassment, they are required to speak with their supervisor immediately, or in the event your supervisor is involved, consult with the HR Dept. In the event that Employee is providing services off-site, they must bring it to the immediate attention of their off-site supervisor, as well as Company. The HR Dept. will launch an immediate investigation into the complaint. It is *important to note*, that although the HR Dept. will do their best to retain ultimate confidentiality throughout their investigation, disclosure of some information may be required.



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Once any investigation has commenced, if Employee is found to have engaged in sexual harassment, they will be subject to immediate termination, or other severe disciplinary actions. It is a violation of Company policy for any supervisor or individual in a position of authority to engage in retaliatory actions against the victim.

E. Discipline and Termination of Employment

All disciplinary and termination procedures are implemented and upheld in an effort to aid in the improvement of performance, as well as the efficiency of Employee.

If Employee violates any Company policy or procedure, or client site policy or procedure, they may be subjected to any of the following disciplinary actions:

- 1. Oral warnings and reprimands;
- 2. Written notices of performance deficiencies;
- 3. Probation;
- 4. Suspension (including reduction in hours and wages for a number of hours and/or days, but not for more than Six (6) months, dependent on the severity of the offense(s). Notice of suspension shall be provided to Employee in writing); or
- 5. Termination.

Any disciplinary action need not take the aforementioned order and depending on the severity of the offense(s), particular procedures may be bypassed. Any disciplinary action taken against Employee will be reflected in their file and may have a negative effect on any future merit raises and/or evaluations.

F. Performance Evaluations

On, or by the anniversary of Employee beginning work, Employee will receive a performance evaluation. Employee's performance evaluation will assess Employee's knowledge in the work / projects they are assigned to, and their contributions in their respective departments or client sites. Based on the evaluation, Employee will be notified of any merit raises or other changes in salary or benefits, if any.

G. Open Communications and Grievance Procedure

Company takes the well-being and performance of Employee very seriously and therefore has an open door policy for Employee to speak with a supervisor or member of the HR Dept. Employees are always encouraged and welcomed to seek out supervisors to discuss any concerns that they may have or any suggestions to improve the overall atmosphere and performance of Company.

If Employee has any concern regarding an incident that has occurred or feels that they are being treated inappropriately it must be reported immediately to either their immediate supervisor or the HR Dept.



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III. HOURS OF WORK AND COMPENSATION

A. Work Schedule

Company adheres to a standard work day of eight (8) hours. Employees must complete their required eight (8) hour shift excluding a one (1) hour lunch period from 12:30 pm until 1:30 pm. Company conducts business during the operating hours of 9:00 A.M. and 6:00 P.M. If Employee feels that working additional hours is necessary for the completion of a project or task, they must first speak with their supervisor and receive authorization. Please refer to the Overtime Request Form.

Company may place Employee on a project to perform services at a client location. If so, Employee agrees to adhere to any changes in the standard workday as stated by Company.

B. Compensation and Payroll Policies

- i. Timesheets: It is Employee's responsibility to accurately fill out the timesheet and promptly return it to the HR Dept. with the signature of Employee's Project Manager on a weekly basis. Please note that if Employee is performing services at a client site, the client's timesheet submission policy may supersede that of Company. Any failure to submit a timesheet signed by the Project Manager may result in delay of payment for those hours. If Employee is unable to submit a timesheet by 5:00 pm on Monday, Employee must notify the HR Dept. Payroll cannot be processed if timesheets are not properly and timely submitted to Company.
- ii. Pay Period: Employee will be paid bi-weekly.
- **iii. Payroll Deductions:** All payroll checks will reflect a deduction for any of the following required deductions or requested deduction:
 - 1. Federal and State Employee;
 - 2. Federal Income Tax:
 - 3. Medical Insurance:
 - 4. State Income Tax;
 - 5. Social Security Tax;
 - 6. Federal Unemployment;
 - 7. State Unemployment Insurance;
 - 8. State Disability Insurance; and/or
- **iv. Pay Increase:** Employee is not entitled to a pay increase. Please refer to of Section II, F, Performance Evaluations, for a discussion of when a pay increase may be granted.
- v. Payroll Advance: Company may provide payroll advances on a case by case basis. If Employee wishes to receive a payroll advance, he or she must fill out the Advance Payroll Request Form, and provide it to the HR Dept. An advance payroll determination will be made by the HR Dept. and Employee will be notified in writing whether such request will be



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granted or denied. Please note, a payroll advance is treated as an early payment for future work performed by Employee and is <u>not</u> considered a loan. Please refer to the Advance Payroll Request Form.

- vi. Expense Reimbursement: Employee may be entitled to expense reimbursement if (1) Employee obtains prior approval from the HR Dept. before incurring such expense and (2) such expense concerns travel to a client site or relocation of Employee. Upon approval, Employee is required to submit their Expense Reimbursement Form accompanied by all actual receipts. Reimbursement is subject to Company's discretion. Employee may receive reimbursement for expenses such as technology certificates obtained, and travel expenses. In special instances, Employee may be allotted relocation expenses. Please refer to the Expense Reimbursement Request Form.
- vii. Vacation and Sick-Time Requests: All time-off must be approved prior to Employee's absence. Employee should fill out an Absence Request Form and submit it to their immediate supervisor. Employee will be notified in a timely manner whether such request has been granted or denied. Failure to adhere to this policy may result in the denial of the request or time-off without pay. Please refer to the Absence Request Form.
- viii. Absence-Out Policy: In the event that Employee cannot make it to work or will be late, and did not previously submit an Absence Request Form, Employee must contact their immediate supervisor, client site supervisor, or the HR Dept., within eight (8) hours prior to the start of Employee's work day. Please note that if Employee is performing services at a client site, the client's Absence-Out Policy may supersede that of Company. If Employee has not accrued sick or vacation days, this will be considered time-off without pay. If Employee engages in this behavior consistently they may be subject to disciplinary procedures, including termination.
 - **ix. Severance Pay:** At this time, Company does not adhere to any formal severance pay policy. Employee is not entitled to severance pay upon termination and any severance will be determined on a case-by-case basis.
 - **x. Information:** For any other questions regarding compensation or payroll procedures, please contact the HR Dept.



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IV. BENEFITS AND LEAVE OF ABSENCES

A. Holidays Observed

Company recognizes the following holidays and our offices will be closed on the following days:

- 1. New Year's Day
- 2. Memorial Day
- 3. Independence Day
- 4. Labor Day
- 5. Thanksgiving Day
- 6. Christmas Day

Please note that if Employee is performing services at a client site, the client's holiday policies may supersede that of Company. Furthermore, due to business needs Employee may be required to work on Company holidays. Employee will be notified within a reasonable time by their supervisor or manager, if applicable.

B. Holiday Pay

All full-time Company employees will receive compensation for holidays at that employee's normal rate of compensation.

C. Emergency Closings

In the event of an emergency such as flooding, snowstorms, etc., the office may be closed. The HR Dept. will contact Employee, notifying them of any office closure. It is Employee's responsibility to ensure that the HR Dept. has Employee's most up-to-date contact information on file (i.e. address, phone number, and e-mail address). If Employee is providing services at a client site, it is Employee's responsibility to learn their emergency closing procedure and comply with it.

D. Paid Leave Policy

PURPOSE

Babatek Inc DBA Impetus' paid leave policy permits its W2 employees to avail 10 days of paid time off during a calendar year – January to December. This leave policy allows flexibility for employees to meet personal, family, work, and community commitments without compromising the achievement of business objectives. The policy applies to all employees who has been offered paid time off benefits as part of their offer letter.

The Paid Time Off benefits may not be applicable for all W2 employees.

GENERAL GUIDELINES

Company offers 10 days of annual Paid Leaves to its employees. This is divided between 5 days of paid vacation and 5 days of paid sick leave.

Employees are encouraged AND are requested to utilize and avail their leaves as and when needed.



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Employee are required to inform at least a day before for each leave by submitting the duly filled in signed Absence Form and obtaining the approval from the company representative. Prior Informing prerequisite would be exempted in cases where approval could not be taken in advance for the sick leaves.

Grant of leave shall also depend upon the policies of the current workplace and is at the discretion of the management.

PAID TIME OFF ENTITLEMENT

Employees can avail their Paid leaves from the beginning of the year, and the leaves are accrued every month and it is calculated as one leave per month with a maximum of 10 days of paid time off per year.

For the new joiners, the leaves for the respective calendar year will be calculated on a pro-rated basis based on their joining date/month.

The number of days of leave taken above the paid time off days in a year will be considered as Leave Without Pay and it will be deducted from the respective employee's salary as LOP during the payroll processing.

Company offers two options which are listed below, to the employees to utilize their paid time off benefits

- Employees are encouraged to avail all of their paid time off benefit by the end of the calendar year, by either requesting the management for its encashment to be paid along with their salary at the end of the calendar year OR by evenly taking the leaves as and when needed. Employees can request to encash the available leaves only during the last paycheck of the calendar years. Incase employee missed to encash the available leaves; it will be carried forward to the next year automatically. Except for instances of out of country travel with a prior written approval from the client and from the company, it is not advisable to avail all the balance leave days all at once, which may affect the work/business.
- > Employees can also carry forward the unused number of paid time off days from the current year to the next calendar year and have it accumulated and use the accrued unused leaves when necessary. The unused leaves which get carried forward to the subsequent year does not expire.

The company reserves the discretion to decide among these options for its employees based on the then business conditions.

LOSS OF PAY

If employee does not have any unused leave(s) and the situation warrants him/her to take the leave(s), the leave will be granted by the Company as Loss of Pay (LOP) OR it may be adjusted against the future accruable leave(s) depending on management discretion.

E. Insurance

Currently, Company offers all full-time employees and their dependents Medical health insurance through the provider National General Benefit Solutions, under the plan - Core Value Flex, where



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the employees covered under the insurance can go to any Doctor as our coverage is NOT bounded by any network.

Company also provides for Voluntary Optional Vision and Dental insurance coverage through the provider United Health Care.

For a more complete description of insurance c

overage and benefits please contact the HR Dept. All insurance coverage and benefits are subject to change without notice in Company's sole discretion.

F. Disability Leave of Absence

Company may grant Employee up to ten (10) days for Employee's full recovery for a leave of absence in relation to a disability, without pay subject to possible pay coverage by disability insurance. Upon returning to work, Employee will be reinstated to the same or a substantially similar position. However, if Employee is within the top ten percent (10%) for highest paid employees, they may not be reinstated to their initial position upon return if it would significantly impact the business operation of Company. Company does reserve the right to designate a physician to examine Employee, whose decision will be determinative with regards to whether a leave is appropriate, or whether Employee can return to work.

G. Maternity Leave Policy

Employees who have a qualifying event—the birth of a new child—can apply for leave and if the leaves are approved by the company, eligibility for the company's maternity paid leave policy is as follows

- Employees who have completed 3 years of service (6000 hours) will be paid 1 week of salary towards maternity leave.
- Employees who have completed 4 years of service (8000 hours) will be paid 2 weeks of salary towards maternity; and so on.

Employee can also avail this leave partly and may still apply to take the rest of the leave within the first 12 months after the baby is born.

Employee must provide employer at least 30 days' notice if the leave is foreseeable, or as much notice as possible if it's not.

H. Jury Duty Leave of Absence

Company fully encourages Employee to participate in the jury duty system upon request. If Employee is chosen to participate on a jury, Company requests that Employee inquire as to the estimated length of time Employee will be required to serve and notify Company immediately. Currently, Company permits Employee paid time-off as a result of participating in the jury duty system upon request.

If required by law, Company will compensate Employee the difference between the jury pay received, and Employee's normal compensation rate. Employee is required to provide the HR



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Dept. with a copy of the order requiring them to appear for jury duty. Please inquire with the HR Dept. for further information if you are chosen to participate on a jury.

I. Witness Duty Leave of Absence

If Employee is asked to serve as a witness in any judicial proceeding, Employee should contact the HR Dept. to discuss the amount of time-off required.

J. Vacation Leave of Absence

Employee is entitled to receive up to five (5) days per annum for paid vacation. Any extension beyond Five (5) days will be considered only in serious or extenuating circumstances.

K. Bereavement Leave of Absence

Employee may receive up to one (1) day of unpaid time-off, for the death of an immediate family member such as a parent, sibling, child, or grandparent. Employee should contact the HR Dept. if bereavement leave is necessary.

L. Sick Leave of Absence

Employee may receive up to five (5) days for paid time-off for sick leave. Employee should contact the HR Dept. if sick leave is necessary.

M. Commuter Benefits

Employees are eligible for Impetus' tax-advantaged Commuter Benefit Program which is administered by WageWorks®.

This is a pre-tax benefit account used to pay for qualified parking and public transit—including train, subway, bus, ferry, and eligible vanpool – as part of your daily commute to work.

For a more complete description of this benefit program and for enrolment please contact the HR Dept.

N. Dependent Care Flexible Spending Account (FSA) Benefits

Employees are eligible for Impetus' tax-advantaged Dependent Care - Flexible Spending Account (FSA)" benefit Program which is administered by WageWorks®. This is a Pre-tax account that pays for eligible dependent care expenses while you work. The eligible expenses include for Preschool or before / after school programs/ Summer day Camp, Elder day care.

For a more complete description of this benefit program and for enrolment please contact the HR Dept.

O. Employee Bonus

Employee shall be entitled to receive bonus as per the management discretion. The Company shall determine the performance goals for, the amount, if any, of, and any other conditions relating to, the Bonus. The Company shall pay any Bonus in one lump sum, subject to deductions and withholdings, during the year immediately following the year to which it relates.



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V. <u>ADDITIONAL COMPANY POLICIES</u>

A. Employment of Relatives

Company does not prohibit close family members from maintaining employment at Company. However, it is the strict policy of Company to prohibit close family members to be hired or transferred into a position where their direct or indirect supervisor is their family member, including supervision at a client site. Close family members is defined to be parents, children, spouses, or in-laws.

B. Referrals

Company participates in an employee referral system. Should Employee refer a potential employee directly to Company and said referral employee remains employed with Company for a period of at least three (3) months, Employee shall be entitled to receive a bonus of One Thousand Dollars (\$1,000.00).

C. Electronic Communications and Technology

Company maintains the right to monitor Employee's Internet usage, including all e-mails, and phone usage. If it is found that Employee is abusing their access to such technology, they will be subject to disciplinary action, including termination.

D. Health and Safety in the Workplace

Employee is expected to conduct themselves and their work in a safe manner. Employee must observe safety rules, where posted.

E. Violence in the Workplace

Violence in the workplace will not be tolerated and will be grounds for immediate termination.

F. Substance Abuse

Company will not tolerate substance abuse by Employee. If Employee reports for work and appears to be under the influence of any substance, they will be asked to leave. If Employee exhibits this behavior consistently it may be grounds for immediate termination.

G. Outside Employment

Company does not restrict Employee by limiting their outside employment during non-work hours. However, Employee must abide by the signed Covenant Not to Compete and Not to Interfere, Covenant Not to Solicit, and Covenant of Confidentiality, each an independent and enforceable agreement signed by and between Employee and Company. In addition, Company



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requests that Employee seek employment where no conflict arises to his or her normally scheduled work hours.

H. Confidentiality

During employment with Company, Employee may obtain confidential information. Employee is expected to respect such confidential information in conjunction with the Covenant of Confidentiality signed by and between Employee and Company.

On behalf of our entire team, welcome!

Receipt and Acknowledgment

Receipt and Acknowledgment

The contents of Company's Employee Handbook are presented as a matter of information only. While Company believes in the plans, policies and procedures described herein, they are not conditions of employment. Company reserves the right to modify, revoke, suspend, terminate or change any or all such plans, policies or procedures, in whole or in part, at any time, with or without notice. The language used in this Employee Handbook is not intended to create, nor is it to be construed to constitute, a contract between Company and Employee.

	 •		
Date:	_	By:	
		Print Name:	
		Signature	

This is to verify Employee's receipt of the Company Employee Handbook on:



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(1) Original to Impetus; (2) Employee to retain copy for records.

Termination Certification

This is to certify that I do not have in my possession nor have I failed to return, any documents, data, customer lists, customer records, sales records, or copies of them, or other documents or materials, equipment or other property belonging to Company its successors and/or assigns.

I further agree that, I will preserve as confidential all trade secrets, confidential information, knowledge, data or other information relating to products, processes, know-how, designs, formulas, test data, customer lists or other subject matter pertaining to any business of Company or any of its clients, customers, consultants, licensees or affiliates.

I further acknowledge that for a period of twelve (12) months I will refrain from competing with Company, soliciting any offers from current or former clients or employees of Company and all other conduct prohibited by all agreements between the parties.

Date:	By:	
	Print Name:	
	Signature	

SIGN WHEN EMPLOYEE IS TERMINATED AND/OR RESIGNS.



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Overtime Request

Before an employee can work overtime, they must receive authorization from their immediate supervisor. Below, please list the date and amount of hours you wish to work overtime, as well as a detailed description of the project in which you intend to work on.

Date(s) & Hour(s) of Request:				
Please provide an explanation for the request, as well as the project you expect to be working on:				
Supervisor's Name:				
Date:	By:	Employee Name:		
		Employee Name:		
		Employee Signature		
	Internal	USE ONLY		
APPROVED:	DENIED:	OTHER:		



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SUPERVISOR SIGNATURE:	
(1) Origin.	al to Impetus; (2) Employee to retain copy for records.
	Advance Payroll Request
	nitted to request an advance of any intended payroll disbursement. retion to accept or deny any request for payroll advancement. Please fill bmit to the HR Dept.
Amount Requested:	<u>\$</u>
Date Check Requested By:	<u> </u>
Date Request Submitted:	
The advance amount will be ded One Installment Two Installments Other	ducted from your payroll in:
will be deducted from any amount	d or you resign from Company for any reason, the total amount advanced nt that is due to you. Any outstanding balance owed will be payable to sts and attorney's fees. Said dispute is to be brought before binding ican Arbitration Association).
Date:	By:
	Job Title: By:
	By: Employee Signature



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INTERNAL USE ONLY			
APPROVED:	DENIED:	OTHER:	
HUMAN RESOURCES DEPARTME	NT SIGNATURE:		
(1) Original to	Impetus; (2) Emp	ployee to retain copy for records.	
E	Expense Reimbui	sement Form	
	s will only be rein	ent for any costs incurred that are related to their abursed when Employee has obtained pre-approval receipt to the HR Dept.	
Payroll working Period:			
Amount Requested: \$			
Expense (Place an X on the appropr			
Technology Certificates		\$	
Mileage Expense (Incl. # of start and end mileage)			
Other Travel (i.e., lodging/meal)			
Misc. Expense (i.e., books)		\$	
(please provide description)			
Supervisor's Name			
Date:	By:	Employee Name:	
		Employee Signature	



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INTERNAL USE ONLY

Pre- Approved:	DENIED:	OTHER:
Human Resources Depar	TMENT SIGNATURE:	
Снеск No.:	DATE OF REI	MBURSEMENT:
(1) Or	riginal to Impetus; (2) Emp	ployee to retain copy for records.
Employees must rece to be absent, including the rea	eive prior authorization for	time-off. Below, please list the date(s) you intend
Date(s) Requested:		
Reason for Absence (Place a	nn X on the appropriate l	ine):
Vacation Day:		
Sick Day:		
Unpaid Time Off:		
Special Circumstances:		
Supervisor's Name:		
Date:	By:	Employee Name:
		Employee Signature
	Internal Us	SE ONLY
APPROVED:	DENIED:	OTHER:



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SUPERVISOR SIGNATURE:	

(1) Original to Impetus (2) Employee to retain copy for records.