ARTICLE 17

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LEAVES (ratification date: April 23, 2020)

17.1 Leaves. There are various types of leave that the university offers. Employees are 4 responsible for completing all necessary paperwork, informing their supervisors of their 5 leave request, and meeting deadlines before and after the leave.- An absence without 6 approved leave or extension of leave shall subject the employee to the provisions of the 7 8 Discipline Article 16. An employee's request for use of leave for an event covered by the 9 provisions of the Family and Medical Leave Act (FMLA) of 1993 (Public Law 103-3) shall be 10 submitted and responded to in accordance with the provisions of the FMLA and its implementing regulations. When an employee is absent with a serious health condition and 11 wishes to request FMLA protection or is absent more than 10 days due to illness or injury, a 12 13 Medical or Parental Leave Request Form and a UCF Medical Certification Form must be submitted to Human Resources as soon as practicable. When an employee's illness/injury 14 may be covered by the Americans with Disabilities Act (ADA), the provisions of ADA shall 15 apply. 16

(a) Accrual During Leaves. An employee shall accrue normal leave credits while on
 compensated leave in full-pay status, or while participating in sabbatical or professional
 development programs. If an employee is on compensated leave in less than full-pay
 status for other than sabbaticals or professional development programs, the employee shall
 accrue leave in proportion to their pay status. Employees who are on leave without pay will
 not accrue leave.

(b) Holidays.

(1) An employee shall be entitled to observe all UCF-designated holidays. No
 classes or examinations shall be scheduled on holidays. Classes not held because of a
 holiday shall not be rescheduled.

(2) Supervisors are encouraged not to require an employee to perform duties on
 holidays; however, an employee required to perform duties on holidays shall have the
 employee's schedule adjusted to provide equivalent time off, up to a maximum of eight
 hours for each holiday worked.

31 (c) Tenure Credit During Periods of Leave. Time spent on paid or unpaid leave for up to 160 hours in a semester shall be tenure-earning. A semester during which an employee 32 33 spends more than 160 hours on approved leave, whether paid or unpaid, shall not be tenure-earning unless otherwise mutually agreed to by the employee and the University's 34 35 representative in writing at the time such leave begins. Approved leaves where more than 36 160 hours in a semester are taken are automatically non-tenure-earning (mandatory tenure 37 clock extension) unless the leave is granted to perform research/creative activity. An 38 employee may make a written request to the university's representative to modify their 39 existing tenure credit using the tenure clock adjustment form provided by Academic Affairs. (d) Requests for a Leave or Extension of Leave of One Semester or More. 40 41 (1) For a leave of one semester or more, an employee shall make a written

request at least 120 days prior to the beginning of the proposed leave, if practicable.
 (2) For an extension of a leave of one semester or more, an employee shall
 make a written request at least sixty days before the end of the leave, if practicable.

45 (3) The University shall approve or deny such request in writing no later than46 thirty days after receipt of the request.

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Commented [CP1]: Mutual changes accepted from UFF response 1/3/2022

47 (e) Return from Leave. An employee who returns from an approved leave of absence 48 with or without pay shall be returned to the same classification, unless the University and 49 the employee agree in writing to other terms and conditions. 50

51 17.2 Sick Leave.

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(a) Accrual of Sick Leave.

(1) A full-time employee shall accrue four hours of sick leave for each biweekly pay 53 period, or the number of hours that are directly proportionate to the number of hours worked 54 55 during a less-than-full-pay period, without limitation as to the total number of hours that may 56 be accrued.

57 (2) A part-time employee shall accrue sick leave at a rate directly proportionate to 58 the percent of time employed.

(b) Use of Sick Leave. It is the responsibility of the employee to report sick leave when 59 any scheduled time/duty (such as a meeting, office hours, teaching, committee work), or if, 60 61 due to illness or hospitalization, fewer than eighty hours are worked during the reporting 62 time period. The employee has an obligation to inform their chair/supervisor as far in advance as possible to mitigate disruption to the department/college. When utilizing sick 63 leave, it is not permissible to engage in outside employment or to receive payment for 64 65 services.

(1) Sick leave shall be accrued before being taken, provided that an employee who 66 67 participates in a sick leave pool shall not be prohibited from using sick leave otherwise 68 available to the employee through the sick leave pool.

(2) Sick leave shall be authorized for the following:

70 a. The employee's personal illness/injury, exposure to a contagious disease 71 which would endanger others, or disability where the employee is unable to perform their 72 assigned duties. 73

b. The employee's personal appointments with a health care provider.

c. The illness/injury of a member of the employee's immediate family, at the 74 75 discretion of the supervisor. Approval of requests for use of reasonable amounts of sick 76 leave for caring for a member of the employee's immediate family shall not be unreasonably 77 withheld.

78 d. The death of a member of the employee's immediate family, at the discretion 79 of the supervisor. Approval of requests for use of reasonable amounts of sick leave for the 80 death of a member of the employee's immediate family shall not be unreasonably withheld. (3) A continuous period of sick leave commences with the first day of absence and

81 82 includes all subsequent days until the employee returns to work. For this purpose, 83 Saturdays, Sundays, and official holidays observed by the State shall not be counted unless 84 the employee is scheduled to work on such days. During any seven-day period, the 85 maximum number of days of sick leave charged against any employee shall be five days, or 86 40 hours.

87 (4) An employee who requires the use of sick leave must notify their immediate 88 supervisor as soon as practicable and shall report such leave in accordance with UCF's timekeeping procedures. 89

90 (5) An employee who becomes eligible for the use of sick leave while on approved 91 annual leave shall, upon notifying their immediate supervisor, substitute accrued sick leave 92 to cover such circumstances.

(c) Certification. If an employee's absence or request for absence exceeds four 93 consecutive days, or if a pattern of absence is documented, the University may require an 94

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95 employee to furnish certification signed by an attending health care provider affirming the 96 medical reasons necessitating the absence and/or the employee's ability to return to work. 97 If the medical certification furnished by the employee is not acceptable, the employee may be required to submit to a medical examination by a health care provider who is not a 98 99 University staff member, and which shall be paid for by the University. If the medical 100 certification indicates that the employee is unable to perform assigned duties, the university's representative may place the employee on recovery leave under the conditions 101 102 set forth in that Section. (1) Return to work certification. If medical certification is required to return to work. 103 Formatted: Highlight 104 105 the medical leave paperwork. If the medical certification is not provided within seven days 106 before their medical certification expires, and no updates have been provided, the employee Commented [CP2]: Job abandonment considers the 107 possibility that an employee who makes an attempt to inform will be considered to have abandoned their position. will not be penalized per 16.9(b) – "absence is for reasons" (d) Payment for Unused Sick Leave. 108 beyond the control of the employee and the employee ... will 109 (1) An employee with less than ten years of University service who separates from have a the University shall not be paid for any unused sick leave. An employee with a hire date 110 111 after ratification of this agreement shall not be eligible to receive payment for any unused Formatted: Highlight 112 sick leave. Commented [CP3]: Substantive change to eliminate the 113 (2) An eligible employee who has been continuously employed in a non-OPS sick leave payout for employees hired after ratification of 114 on before ratification of this agreement and who has completed ten or more years of this agreement. UFF position: not in agreement 115 University service, has not been found guilty or has not admitted to being guilty of Formatted: Highlight committing, aiding, or abetting any embezzlement, theft, or bribery in connection with 116 Commented [CP4]: Maintains sick leave payout for 117 University service, or has not been found guilty by a court of competent jurisdiction of employees hired prior to this change. (language slightly 118 having violated any State law against or prohibiting strikes by public employees, and adjusted from prior BOT proposal) UFF 1/3/22 position: 119 separates from the University because of retirement for other than disability reasons, UFF prefers status quo termination, or death, shall be compensated for the employee's unused sick leave at the 120 employee's current regular hourly rate of pay for one-fourth of all unused sick leave accrued 121 122 provided that one-fourth of the unused sick leave does not exceed 480 hours. 123 (3) An eligible employee 124 unused sick leave as indicated above. For an employee who is re-employed by the 125 University within twelve calendar months following layoff, all unused sick leave shall be 126 restored to the employee, provided the employee requests such action in writing and repays 127 amount of any lump sum leave payments received at the time of layoff. 128 (4) All payments to eligible employees for unused sick leave shall be made in lump 129 sum and shall not be used in determining the average final compensation of an employee in 130 any State administered retirement system. An employee shall not be carried on the payroll beyond the last official day of employment, except that an employee who is unable to 131 132 perform duties because of a disability may be continued on the payroll until all sick leave is 133 exhausted. 134 (5) If an employee has received a lump sum payment for accrued sick leave, the 135 employee may elect in writing, upon re-employment within 100 days, to restore the 136 employee's accrued sick leave. Restoration will be effective upon the repayment of the full 137 lump sum leave payment. 138 (6) In the event of the death of an employee, payment for unused sick leave at the 139 time of death shall be made to the employee's beneficiary, estate, or as provided by law.

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141 17.3 Job-Related Illness/injury.

(a) An employee who sustains a job-related illness/injury that is compensable under the
Workers' Compensation Law shall be carried in full-pay status for a period of medically
certified illness/injury not to exceed seven days immediately following the illness/injury, or
for a maximum of forty work hours if taken intermittently without being required to use
accrued sick or annual leave.

(b) If, as a result of the job-related illness/injury, the employee is unable to resume workat the end of the period provided in the Article above:

(1) The employee may elect to use accrued leave in an amount necessary to receive
salary payment that will increase the Workers' Compensation payments to the total salary
being received prior to the occurrence of the illness/injury. In no case shall the employee's
salary and Workers' Compensation benefits exceed the amount of the employee's regular
salary payments; or

(2) The employee shall be placed on leave without pay and shall receive normal
Workers' Compensation benefits if the employee has exhausted all accrued leave, or the
employee elects not to use accrued leave.

(c) This period of leave with or without pay shall be in accordance with Chapter 440(Worker's Compensation), Florida Statutes.

(d) If, at the end of the leave period, the employee is unable to return to work and
perform assigned duties, the University's representative shall advise the employee, as
appropriate, of the Florida Retirement System's disability provisions and application
process, and may, based upon a current medical certification by a health care provider
prescribed in accordance with Chapter 440 (Worker's Compensation), Florida Statutes, and
taking the University's needs into account:

(1) offer the employee part-time employment;

(2) place the employee on leave without pay status or extend such status;

(3) request the employee's resignation; or

168 (4) release the employee from employment, notwithstanding any other provisions of 169 this Agreement.

171 17.4 Annual Leave.

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(a) Accrual of Annual Leave. Academic year employees and employees appointed for
 fewer than nine months shall not accrue annual leave.

174 (1) Full-time employees appointed for more than nine months shall accrue annual 175 leave at the rate of 6.77 hours biweekly -and the hours accrued shall be credited at the 176 conclusion of each pay period or, upon termination, at the effective date of termination. 177 Employees may accrue annual leave in excess of the year-end maximum during a calendar 178 year. Employees with accrued annual leave in excess of the year end maximum as of 179 December 31, shall have any excess converted to sick leave on an hour-for-hour basis in 180 the pay period containing, or immediately following. January 1 of each year. 181 (2) Part-time employees appointed for more than nine months shall accrue annual 182 leave at a rate directly proportionate to the FTE while under contract.

(b) Use and Transfer of Annual Leave.

(1) Annual leave shall be accrued before being taken. All requests for annual leave
 shall be submitted by the employee to the supervisor as far in advance as possible.

Approval of the dates on which an employee wishes to take annual leave shall be at the

187 discretion of the supervisor and shall be subject to the consideration of departmental/unit

188 and organizational scheduling.

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(c) Payment for Unused Annual Leave.

190 (1) Prior to termination from an annual leave accruing contract, or transfer from an 191 annual leave accruing contract to an academic year contract, the university's representative 192 shall determine whether the employee has the ability to reduce their accrued annual leave 193 balance prior to termination or reassignment to an academic year contract. If the employee 194 does not have the opportunity to reduce the balance, the University shall pay the employee for up to forty-four days (352 hours) of unused annual leave. Payment of the accrued 195 196 annual leave shall be at the employee's last rate of pay under which they were paid in the 197 annual leave accruing position. All unused annual leave in excess of forty-four days (352 198 hours) shall be forfeited.

(2) In the event of the death of an employee, payment for all unused annual leave at 199 200 the time of death, up to 352 hours, shall be made to the employee's beneficiary, estate, or 201 as provided by law. 202

203 17.5 Family and Medical Leave Act (FMLA) Entitlements. The Family and Medical 204 Leave Act of 1993 ("FMLA") (https://www.dol.gov/whd/fmla/) is the common name for the 205 federal law providing eligible employees an entitlement of up to twelve workweeks (i.e., 480 206 hours) of continuous leave or up to 480 hours of intermittent leave without pay for gualified 207 family or medical reasons during a one-year period.- This Act entitles the employee to take 208 leave without pay; where University policies permit, employees may use accrued leave with 209 pay at their discretion during any qualifying family or medical leave. Employees are entitled 210 to use FMLA in accordance with law and University policy. The failure to list, define, or specify any particular provision or portion of the FMLA in this Agreement shall in no way 211 212 constitute a waiver of any of the rights or benefits conferred to the employer or the 213 employee through the FMLA.

215 17.6 Modified Instructional Duties (MID) in case of birth or adoption. Employees 216 who elect the MID are ineligible for Paid Parental Leave for the same birth or adoption 217 event. If the employee normally has an instructional assignment, then, after consultation with the employee, the supervisor shall determine that the: 218

219 (a) assignment be changed to a non-instructional assignment for the academic 220 semester during which the child is expected to arrive; or 221

(b) employee's work schedule may be altered.

222 Once a modified plan is agreed to by the employee and his or her supervisor, it shall be reviewed by the dean or vice president. The dean or vice president shall either approve the 223 224 modified work plan, or work in collaboration with the supervisor and employee to try to 225 reach an acceptable solution.

227 17.7 Parental Leave Options. The University provides the following leave options when an employee becomes a biological parent, a child is placed for adoption in the employee's 228 229 home, or the employee becomes the legal guardian of a child. Modified Instructional Duties 230 are not available for an employee on paid or unpaid parental leave as defined in this 231 section.

232 (a) Paid Parental Leave. Paid parental leave may be used no more than twice during 233 the employee's employment at the University. If both parents are employees of the 234 University, only one parent may request paid parental leave under this program for each 235 qualifying event (birth or adoption).

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236 (1) Eligibility. An employee must be employed on at least a 0.75 FTE line before 237 s/he is eligible to apply for this benefit. This program does not apply to individuals on a 238 temporary, a term limited, or a visiting appointment. Furthermore, employees on soft money shall be eligible to the extent that such benefits are permitted by the terms of the contract or 239 240 grant, the ability to meet a grantor's deliverables, the rules of the funding agency, and 241 adequate funds are available.

242 (2) Paid Parental Leave Request. Participation in paid parental leave is contingent 243 upon execution of a signed agreement. An employee shall request the use of paid parental 244 leave in writing and sign a written agreement detailing the terms of the paid parental leave. 245 These forms must be completed no later than three months prior to the anticipated 246 beginning of the leave and the leave must occur no later than a semester immediately 247 following the birth or adoption event. A shorter notice period may be permitted on a case-248 by-case basis, for good cause and/or special circumstances at the discretion of the 249 university's representative. Paid parental leave is separate from, but may run concurrent 250 with, medical or FMLA leave.

251 (3) Commitment to Return. The employee must agree in writing to return to 252 University employment for at least one academic year (i.e., consecutive fall and spring (or 253 spring and fall) semesters) following participation in the program or reimburse UCF within 254 60 days. This time does not include time awarded for a sabbatical or other type of leave. 255 For example, it would be possible for a nine-month employee to take a sabbatical and then 256 opt for the paid parental leave program. In that case, the employee would need to return to 257 active university service for one year for each of the programs; in this example, two 258 academic years.

259 (4) Repayment and Reimbursement. Repayment of salary, retirement, benefits, and 260 expenses received during paid parental leave shall be required in those instances where payments are made in the absence of a signed agreement by the employee, or when the 261 262 employee fails to comply with the terms of the program. An employee who makes use of 263 paid parental leave and who remains in University employment for at least one academic year (calendar year for non-instructional faculty) following participation in the parental leave 264 265 program shall have the total number of hours used deducted from the employee's sick leave 266 and/or annual leave balance (with sick leave being deducted first) that the employee has 267 remaining at the time of separation from the University, or upon transferring between an 268 annual leave and non-annual leave accruing contract.

269 (5) Employees on paid parental leave cannot engage in outside employment unless 270 approved in advance. 271

(6) Duration of paid parental leave.

272 Upon request, one of the following paid parental leave options shall be granted to 273 employees as follows:

274 a. Twelve-month non-instructional, research, and clinical employees shall receive 275 up to 46 contiguous weeks of paid parental leave;

b. Twelve-month instructional employees have the option of taking leave for the 276 277 duration of the summer term (usually May 8 until August 7);

278 c. Nine- or twelve-month instructional employees shall receive one regular (Fall 279 or Spring) semester.

(b) Unpaid Parental Leave.

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281 (1) An employee who is ineligible or chooses not to use modified instructional duties 282 (MID) or paid parental leave, the employee may request and shall be granted an unpaid 283 parental leave not to exceed six months.

Commented [CP5]: Substantive change. 12-month faculty can be, but are not typically, instructional faculty for which this benefit is designed. This set of employees earns annual leave, so it is an unbalanced benefit that unfairly benefits 12month faculty. It has caused problems with C&G research faculty who are unable to use this benefit because they can't take all of the leave before they must return, at least for part time - that is what annual leave is for. Typically, however, all 12-month faculty would take the 6 weeks for birth/adoption. Keep in mind this structure is unfair - the 12month employees continue to earn annual and sick leave while on leave.

UFF 1/3/22 position: UFF prefers status quo

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284 (2) Employees on unpaid parental leave may use up to six weeks of accrued sick 285 leave for the period of leave immediately following the birth of a child (or eight weeks 286 following a C-Section). Parental leave beyond the six-week period may be covered by other accrued paid leave or remain a period of unpaid leave. 287 288

(3) The period of parental leave shall begin no more than two weeks before the expected date of the child's arrival. Employees must complete the appropriate forms 30 289 290 days before the anticipated date of birth or adoption.

291 a. the university's representative shall acknowledge to the employee in writing 292 the period of leave to be granted, and the date of return to employment.

293 b. any illness/injury caused or contributed to by pregnancy, when certified by a 294 health care provider, shall be treated as temporary disability if requested, and the employee 295 shall be allowed to use accrued sick leave credits. In such a case, a Medical or Parental 296 Leave Request Form and a UCF Medical Certification Form is required. 297

298 17.8 Leave Without Pay.

299 (a) Granting. If a leave is in the best interests of the university, the university's 300 representative has the ability to grant an employee's request for a leave without pay for a 301 period not to exceed one year. Such leave may be extended upon mutual agreement. 302 Employees on leave without pay must update their conflict of interest/commitment forms if 303 there is any change from their last report. Employees given leaves of more than twelve 304 weeks must return to the University for at least one academic year after their return. If the 305 employee fails to return to the University for at least two consecutive semesters following 306 participation in the program, all fringe benefits must be repaid to the University within 60 307 days for resignation or job abandonment.

(b) Salary Adjustment. The salary of an employee returning from uncompensated 308 309 leave shall be adjusted to reflect all non-discretionary increases distributed during the 310 period of leave. Such leave will not affect eligibility to participate in any special salary 311 incentive programs such as the Research Incentive Award.

312 (c) Retirement Credit. Retirement credit for such periods of leave without pay shall be governed by the rules and regulations of the Division of Retirement and the provisions of 313 314 Chapter 121, Florida Statutes.

(d) Accrual of Leave/Holiday Pay. While on leave without pay, the employee shall 315 316 retain accumulated sick leave and annual leave, but shall not accrue sick leave or annual 317 leave nor be entitled to holiday pay. 318

(e) Use of Accrued Leave During an Approved Period of Leave Without Pay.

319 (1) Use of accrued leave with pay is authorized during a leave of absence without 320 pay for parental, foster care, medical, or military reasons. Such use of leave with pay is provided under the following conditions: 321

322 a. Notwithstanding the provisions of this Article regarding the use of sick leave, 323 an employee may use any type of accrued leave in an amount necessary to cover the 324 employee's contribution to the State insurance program and other expenses incurred by the 325 employee during an approved period of leave without pay. Under such circumstances, the employee must use a minimum of ten accrued leave hours per week. 326

327 b. Normally use of accrued leave during a period of leave without pay for parental or medical reasons shall be approved for up to six months, but may be approved 328 329 for up to one year for the serious health condition of the employee or a member of the 330 employee's immediate family.

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c. The employer contribution to the State insurance program shall continue for 331 332 the corresponding payroll periods.

333 (2) An employee's request for the use of accrued leave during a period of leave 334 without pay shall be made at the time of the employee's request for the leave without pay. 335 Such request shall include the amount of accrued leave the employee wishes to use during 336 the approved period of leave without pay. If circumstances arise during the approved leave that cause the employee to reconsider the combination of leave with and without pay, the 337 338 employee may request approval of revisions to the original approval, which will be reviewed 339 by the University.

341 17.9 Administrative Leaves.

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(a) Jury Duty and Court Appearances.

343 (1) An employee who is summoned as a member of a jury panel or subpoenaed as a 344 witness in a matter not involving the employee's personal interests, shall be granted leave 345 with pay and any jury or witness fees shall be retained by the employee. leave granted 346 hereunder shall not affect an employee's annual or sick leave balance.

347 (2) An appearance as an expert witness for which an employee receives 348 professional compensation falls under the Conflict of Interest/Commitment Article 19 and 349 the University's policies and regulations relative to outside employment/conflict of interest. 350 Such an appearance may require the employee to request annual leave, or, in the case of a 351 non-annual leave accruing employee, they may request a modified work schedule.

352 (3) If an employee is required, as a direct result of their employment, to appear as an official witness to testify in the course of any action as defined in Section 92.142(2), Florida 353 354 Statutes, such duty shall be considered a part of the employee's job assignment, and the 355 employee shall be paid per diem and travel expenses and shall turn over to the University 356 any fees and other expense reimbursement received by the employee for such appearance.

357 (4) An employee involved in personal litigation during work hours must request 358 annual leave or, if a non-annual leave accruing employee, must request a modified work 359 schedule or record leave without pay. 360

(b) Military Leave.

(1) Short-term Military Training. An employee who is a member of the United States 361 362 Armed Forces Reserve, including the National Guard, upon presentation of a copy of the 363 employee's official orders, letter from the Commanding Officer or appropriate military 364 certification, shall be granted leave with pay during periods in which the employee is engaged in annual field training or other active or inactive duty for training exercises. Such 365 366 leave with pay shall not exceed two hundred forty hours in any one university fiscal year 367 (July 1 – June 30). Additional leave for training may be taken as ordered by the military, 368 however annual leave, compensatory leave or leave without pay may be utilized to cover 369 the additional time necessary for training.

370 (2) National Guard State Service. An employee who is a member of the Florida 371 National Guard shall be granted leave with pay on all days when ordered to active service 372 by the State. Such leave with pay shall not exceed thirty days at any one time. 373 (3) Other Military Leave.

374 a. An employee, except an employee who is employed in a temporary position 375 or employed on a temporary basis, who is drafted, who volunteers for active military service. 376 or who is ordered to active duty (not active duty training) shall be granted leave in 377 accordance with Chapter 43 of Title 38, United States Code.

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378 b. Such leave of absence shall be verified by official orders or appropriate 879 military certification. -The first thirty days of such leave shall be with full pay and shall not 380 affect an employee's annual or sick leave balance. The remainder of military leave shall be 381 without pay unless the employee elects to use accumulated annual leave or appropriate 382 leave as provided in this Article, or the employer exercises its option to supplement the 383 employee's military pay. Leave payment for the first thirty days shall be made only upon 384 receipt of documentation from appropriate military authority. 385 c. Applicable provisions of Federal and State law shall govern the granting of military leave and the employee's re-employment rights. 386 387 d. Use of accrued leave is authorized during a military leave without pay in 388 accordance with this Article. 389 (c) Leave Pending Investigation. When the University's representative has reason to 390 believe that the employee's presence on the job will adversely affect the operation of the University, the University's representative may immediately place the employee on leave 391 392 pending investigation of the event(s) leading to that belief. -The leave pending investigation 393 shall commence immediately upon the university's representative providing the employee 394 with a written notice. The leave shall be with pay, with no reduction of accrued leave. 395 (d) Other Leaves Provided Not Affecting Accrued Leave Balances. An employee 396 may be granted the following other leaves not affecting their accrued leave balances: 397 Florida Disaster Volunteer Leave is provided for an employee who is a (1) 398 certified disaster service volunteer of the American Red Cross. Leave of absence with pay for not more than fifteen working days in the fiscal year may be provided upon request of 399 400 the American Red Cross and the employee's supervisor's approval. Leave granted under

this act shall be only for services related to a disaster occurring within the boundaries of the
State of Florida.
(2) Civil disorder or disaster leave is provided for an employee who is member of a
volunteer fire department, police auxiliary or reserve, civil defense unit, or other law
enforcement type organization to perform duties in time of civil disturbances, riots, and
natural disasters, including an employee who is a member of the Civil Air Patrol or Coast
Guard Auxiliary, and called upon to assist in emergency search and rescue missions. Such

paid leave not affecting leave balances may be granted upon approval by the university's
representative and shall not exceed two days on any one occasion.
(3) Athletic competition leave is provided for an employee who is a group leader,
coach, official, or athlete who is a member of the official delegation of the United States
team for athletic competition. Such paid leave not affecting leave balances shall be granted
for the purpose of preparing for and engaging in the competition for the period of the official
training camp and competition, not to exceed 30 days in a calendar year.

(4) Leave for re-examination or treatment with respect to service-connected disability
is provided for an employee who has such rating by the United State Department of
Veterans Affairs and has been scheduled to be reexamined or treated for the disability.
Upon presentation of written confirmation of having been so scheduled, such leave not
affecting the employee's leave balances shall be approved and shall not exceed six
calendar days in any calendar year.

(e) Official University Closings. The University's representative may close the
University, or portions of the University, in accordance with University policies and
regulations relating to natural disasters or other emergencies. Such closings will be only for
the period it takes to restore normal working conditions. Leave resulting from such an
emergency closing shall not reduce employees' leave balances and should be recorded as
administrative (ADM) leave. University closures that cause leave-earning employees to

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miss regularly scheduled assigned time/duties (such as office hours, departmental meeting, 427 428 etc.) shall be reported by the employee after such an event as ADM in accordance with 429 UCF's timekeeping procedures.

431 17.10 Recovery Leave.

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The purpose of recovery leave is to provide employees with serious medical conditions 432 433 and/or disabilities the opportunity to dedicate themselves to recovery and/or healing with the 434 hope of returning the employees to a productive status. Eligible employees are those who, 435 due to a serious medical condition or disability, are unable to perform the essential functions 436 of their job either with or without a reasonable accommodation. Recovery leave should not be used in lieu of a reasonable accommodation if one is available. This section of the 437 438 Agreement outlines the process used to determine an employee's fitness for duty and/or 439 their prognosis for returning fit for duty. Employees who experience serious medical 440 conditions and/or disabilities are encouraged to contact Human Resources with questions 441 about benefits, including disability insurance, and other options, and to contact the Office of Institutional Equity with questions about potential accommodations. 442 443

(a) Placing Employee on Recovery Leave.

(1) Employee-Initiated: If a health care provider certifies that an employee will not be 444 445 able to perform the essential functions of his or her job either with or without reasonable 446 accommodations due to a serious medical condition or disability for three months or longer, 447 the employee may request to be placed on recovery leave.

448 (2) Employer-Initiated: If an employee's immediate supervisor and his or her 449 dean/vice-president reasonably believe that (i) the employee is unable to perform the 450 essential functions of his or her job either with or without reasonable accommodation due to 451 a serious medical condition or disability, or (ii) the employee poses a direct threat to his or 452 her own safety or the safety of others, the university representative may place the employee 453 on paid administrative leave during which time the employee is obligated to seek an 454 appointment as described below. The employee would then be required to submit to a 455 fitness for duty examination, the results of which shall be released to the University, by a 456 health care provider chosen through its EAP provider and paid by the University, or by a health care provider chosen and paid by the employee who is also acceptable to the 457 president or representative. Such health care provider shall submit the appropriate medical 458 459 certification(s) to the University.

460 a. If the University agrees to accept the employee's choice of a health care 461 provider the University may not then require another University-paid fitness for duty examination for at least six months. 462

463 b. It is the responsibility of the employee to notify the University in a timely 464 manner of any delay in scheduling or completing the required fitness for duty examination. If 465 the employee does not make arrangements for a fitness for duty examination during their period of paid administrative leave, the employee shall be terminated at the end of the paid 466 467 administrative leave.

468 c. Prior to the fitness for duty examination, the health care provider shall be 469 provided by the University a description of the essential functions of the employee's job and 470 information from the appropriate AESP about what would constitute satisfactory 471 performance by the employee.

472 d. Before the employee is seen by the medical health professional, the 473 University must provide a written statement for the health care provider of its objective 474 justifiable suspicion based on specific facts or circumstances that an employee is

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475 reasonably unable to perform the essential functions of his/her job as a result of a serious 476 medical condition or disability.

477 e. If the fitness for duty examination establishes that the employee is unable to 478 perform the essential functions of his or her job, the university representative shall place the 479 employee on recovery leave. Otherwise, the employee's paid administrative leave shall end, and the employee shall return to their assigned duties to the extent practical. 480 481

(b) Conditions of Recovery Leave.

482 (1) Written notification to the employee placing the employee on recovery leave shall 483 include the duration of the recovery leave period and the conditions under which the 484 employee may return to work. These conditions may include the requirement of the 485 successful completion of, or participation in, a program of rehabilitation or treatment, and 486 follow-up medical certification(s) by the health care provider, as appropriate.

487 (2) The recovery leave period may be leave with pay or leave without pay. If the recovery leave combines the use of accrued leave with leave without pay, the use of such 488 489 leave shall be in accordance with this Article.

490 (3) If the employee fulfills the terms and conditions of the recovery leave and 491 receives a current medical certification that the employee is able to perform the essential 492 functions of his or her job at least eight weeks before the recovery leave expires, the 493 university's representative shall return the employee to the employee's previous duties, if 494 possible, or to equivalent duties.

495 (c) Duration of Recovery Leave. Recovery leave, with or without pay, shall be for a 496 period not to exceed the duration of healing from the serious medical condition or disability, 497 or one year, whichever is less.

(d) Failure to Complete Conditions of Recovery Leave or Inability to Return to 498 499 Work. If the employee fails to fulfill the terms and conditions of a recovery leave and/or is unable to return to work and perform the essential functions of his or her job at the end of a 500 501 leave period, the university representative may advise the employee, as appropriate, to 502 contact HR Benefits about the Florida Retirement System's disability provisions and 503 application process and release the employee from employment, notwithstanding any other 504 provisions of this Agreement. The employee may also choose to resign at any point during 505 the recovery leave process.

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