LA SIERRA UNIVERSITY

CALIFORNIA VOLUNTARY DISABILITY AND
PAID FAMILY LEAVE BENEFIT PLAN

Original Effective Date of Plan: January 1, 1991

The provisions of this Plan restatement are effective for Disability or Paid Family Leave Benefit Periods commencing on or after January 1, 2019.
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I. DEFINITIONS

A. “Bond or Bonding” with a New Child means to develop a psychological and emotional attachment between the Child and the employee. This includes being in one another’s physical presence.

B. "Calendar Quarter" means a period of three (3) consecutive months commencing with the first day of January, April, July, or October.

C. "Care Provider" means the Family Member who is providing the required care.

D. "Care Recipient" means either (i) the Family Member who is receiving care for a Serious Health Condition, or (ii) the New Child with whom the employee is Bonding.

E. "Care Recipient Period" means all periods of Paid Family Leave (PFL) that an employee takes within a Twelve-month Period to care for the same Care Recipient.

F. "CCR" means the California Code of Regulations.

G. "Child" means a biological, adopted, or foster child, a stepchild, a legal ward, a son or daughter of a Domestic Partner, or a son or daughter of an employee who stands in loco parentis to that child.

H. “Claims Administrator,” as used herein, is The Larkin Company.

I. "CUIC" means the California Unemployment Insurance Code.

J. "Disability" means a covered employee:

1. becomes unable to perform his or her regular or customary work by reason of any physical or mental illness or injury, including pregnancy, childbirth or related medical conditions; or

2. has been ordered not to work by written order from a state or local health officer because he or she is infected with, or suspected of being infected with, a communicable disease.
Subject to the limitations and provisions hereinafter stated, an employee will be considered to have sustained a Disability if he or she has been referred or recommended by competent medical authority to participate as a resident in either an approved alcoholism recovery program or an approved drug-free residential program, or to participate in an approved outpatient program for the treatment of drug or alcohol abuse which requires attendance for a minimum of five (5) days per week for a minimum of eight (8) hours per day.

For any employee who participates in a vocational rehabilitation plan in accordance with the California Labor Code, regular and customary work will mean, upon completion of such plan, only that employment for which the employee has been retrained.

K. "Disability Benefit Period" means a continuous period of unemployment and Disability beginning with the first day with respect to which a covered employee files a valid claim for benefits.

Two consecutive periods of Disability due to the same or related cause or condition and separated by a period of not more than sixty (60) days will be considered one Disability Benefit Period.

L. "Domestic Partner" has the same meaning as defined in Section 297 of the California Family Code.

M. "Employee" means any individual whose service with the Employer is considered employment within the meaning of the California Unemployment Insurance Code.

N. "Employer" means La Sierra University.

O. "Family Member" means Child, Parent, Parent-in-law, Grandparent, Grandchild, Sibling, Spouse, or Domestic Partner as defined in this section.

P. "Grandchild" means a Child of the employee's Child.

Q. "Grandparent" means a Parent of the employee's Parent or Parent-in-law.

R. "Hospital" means an institution with organized facilities for diagnosis and surgery, and 24-hour nursing services for the care and treatment of sick or injured persons. Such institution must be licensed as a hospital pursuant to the statutes or laws of the state or foreign country in which it operates unless such state or foreign country does not have statutes or laws concerning requirements for licensing hospitals.

S. "Hospital Confinement" means confinement as a registered bed patient in a Hospital for a 24-hour period of time, or any part thereof, for which the Participant is charged a full day's rate for room and board.

T. "New Child" means a minor child for whom leave is taken for the purposes of Bonding within twelve months of the child's birth or placement with the employee or the employee's Spouse or Domestic Partner.
U. "Paid Family Leave or PFL" means a covered employee is unable to work because he or she must provide care to a sick or injured Family Member or wishes to Bond with a New Child.

V. "Parent" means a biological, foster or adoptive parent, a stepparent, a legal guardian, or other person who stood in loco parentis to the employee when the employee was a child.

W. "Parent-in-law" means the Parent of the employee’s Spouse or Domestic Partner.

X. "PFL Benefit Period" means a period of unemployment beginning with the first day with respect to which a covered employee files a valid claim for PFL benefits.

Periods of PFL for the same Care Recipient within a Twelve-month Period will be considered one PFL Benefit Period. (This is also known as a Care Recipient Period.)

For purposes of determining coverage, a Disability Benefit Period related to childbirth and a period of PFL associated with the birth of that Child will be considered one Disability Benefit Period.

Y. "Physician" means a physician or surgeon holding an MD or DO degree, Psychologist, optometrist, dentist, podiatrist, or chiropractic practitioner who is licensed and acting within the scope of his or her practice.

Z. "Plan" means this plan that is a Voluntary Plan established pursuant to Part 2 of the CUIC relating to unemployment compensation disability benefits and family temporary disability benefits.

AA. "Practitioner" means a person duly licensed or certified by the state or foreign country in which he or she practices, acting within the scope of his or her license or certification who is a nurse practitioner or physician assistant (provided the nurse practitioner or physician assistant has performed a physical examination and collaborated with a Physician or surgeon). With regard to Disability resulting from normal pregnancy or childbirth, Practitioner will also include a midwife, nurse midwife, or nurse practitioner.

BB. "Psychologist" means a licensed psychologist with a doctoral degree in psychology and who either (i) has at least two (2) years of clinical experience in a recognized health setting, or (ii) has met the standards of the National Register of the Health Services Providers in Psychology.

CC. "Regular Hourly Employee" means a non-exempt employee (as defined in Federal Labor Standards Act) who is working a regular schedule.

DD. "Salaried Employee" means an employee who is exempt under the Fair Labor Standards Act.

EE. "Serious Health Condition" means an illness, injury, impairment, or physical or mental condition that involves inpatient care in a hospital, hospice, or residential health care facility, or continuing supervision by a health care provider, as defined in Section 12945.2 of the California Government Code.
FF. “Sibling” means a person related to the employee by blood, adoption, or affinity through a common legal or biological Parent.

GG. “Spouse” means a partner to a lawful marriage.

HH. “State” means the State of California.

II. “State Disability Fund” means the fund established pursuant to Part 2 of the CUIC.

JJ. “State Plan” means the benefits payable from the State Disability Fund pursuant to Part 2 of the CUIC.

KK. “State Rate” means the weekly and maximum benefit payable as determined by the California Employment Development Department (EDD). The EDD uses the following criteria:

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<th>If the claim begins in:</th>
<th>The “Base Period” is the twelve-month period ending the prior:</th>
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<tr>
<td>Jan/Feb/Mar</td>
<td>September 30th</td>
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<td>Apr/May/Jun</td>
<td>December 31st</td>
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<td>Jul/Aug/Sep</td>
<td>March 31st</td>
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<td>Oct/Nov/Dec</td>
<td>June 30th</td>
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When the amount of wages paid during the highest quarter of the Base Period is less than $929, the weekly benefit amount will be $50.

When the amount of wages paid during the highest quarter of the Base Period is more than or equal to $929 and less than one-third of the state average quarterly wage, the weekly benefit amount will be 70% of the highest quarterly wage, divided by thirteen (13), rounded up to the next higher whole dollar, subject to the maximum weekly benefit as determined under the CUIC.

When the amount of wages paid during the highest quarter of the Base Period is one-third or more of the state average quarterly wage, the weekly benefit will be the greater of (i) 23.3% of the state average weekly wage, or (ii) 60% of the highest quarterly wage, divided by thirteen (13), rounded up to the next higher whole dollar, subject to the maximum weekly benefit as determined under the CUIC.

LL. “Surgical Clinic” means a clinic that provides treatment for patients who remain fewer than twenty-four (24) hours and is not part of and not operating under the license of a hospital, and which is either licensed by the State Department of Health Services (if not exempt from such licensing) or certified to participate in the federal Medicare program as an “ambulatory surgical center” as defined in the Code of Federal Regulations. A “Surgical Clinic” does not include the offices of private physicians in individual or group practice.

MM. “Surgical Unit” means a unit located in or operating under the license of a Hospital and providing treatment for patients who remain fewer than twenty-four (24) hours.
NN. “Termination of the Employer-Employee Relationship” means that employment ceases with no mutual expectation or intention to continue the employment relationship. Reasons for termination of the employer-employee relationship include, but are not limited to, separation, dismissal, resignation, and retirement.

OO. “Twelve-month Period” means the 365 consecutive days that begins with the first day a covered employee first establishes a valid claim for PFL.

PP. “Voluntary Plan” means a voluntary plan established pursuant to Part 2 of the CUIC.

QQ. “Wages,” with respect to Salaried Employees and Regular Hourly Employees, mean regular base pay in effect immediately prior to the start date of the Disability Benefit Period or Paid Family Leave Benefit Period. For all other employees “Wages” mean the average base pay earned during (i) the six (6) pay periods immediately prior to the commencement of the Disability Benefit Period or Paid Family Leave Benefit Period, or (ii) the immediately preceding pay periods if the Employee received pay for fewer than six (6) full pay periods. “Wages” do not include bonuses, commissions, differentials, overtime, or any other type of compensation.

RR. “Wholly Disabled” means the Employee’s inability to perform the duties of any occupation for which he or she has experience, training, or education.
II. COVERAGE

A. Eligibility  All California Employees of the Employer in covered employment as defined in Section 2606 of the CUIC are eligible for coverage under the Plan. Students who are currently enrolled and regularly attending classes are not eligible for coverage under the Plan.

B. Effective Date of Coverage  Eligible employees whose date of employment is on or after the effective date of the Plan are covered as of the date of their employment unless coverage is rejected in writing. An eligible employee may reject coverage in writing. Any employee who has rejected coverage, or who has withdrawn from the Plan, and who subsequently elects, in writing, to be covered under the Plan, will be covered on the first (1st) day of the Calendar Quarter that follows the date of such election.

C. Termination of Coverage  An employee’s coverage will terminate:

1. At midnight of the date of termination of employment by Termination of the Employer-Employee Relationship; at midnight of the fifteenth (15th) day following the commencement of a layoff without pay (a permanent termination of the employment relationship is not a layoff for purposes of this provision regardless of the term used to designate it); or at midnight of the fifteenth (15th) day following the commencement of a leave of absence (LOA) without pay.

2. On the date he or she ceases to be an eligible Employee;

3. On the first day of the Calendar Quarter following the employee’s giving notice, in writing or other verifiable electronic means, of his or her intention to withdraw from the Plan;

4. On the date of termination of the Plan;

5. On the date withdrawal of the Plan is approved; or

6. On the date a student enrolls and is regularly attending classes.

If an employee establishes a Care Recipient Period while covered under this Plan, all subsequent claims for the same Care Recipient through the end of the Twelve-month Period will remain the liability of this Plan.
III. ELIGIBILITY FOR BENEFITS

A. **Disability Waiting Period** Disability benefits will begin on the earliest of (i) the eighth (8th) consecutive, calendar day of Disability for each Disability Benefit Period; (ii) the first full day of Hospital Confinement; or (iii) the first day of treatment in a Surgical Clinic or Surgical Unit, provided the employee is disabled for a period of at least eight (8) days as a result of the condition for which treatment was rendered. In the event that an employee’s disability extends beyond fourteen (14) days during any one Disability Benefit Period, the waiting period, if any, will be waived.

B. **Paid Family Leave Waiting Period** PFL benefits will begin on the first (1st) day of the leave for each PFL Benefit Period or Care Recipient Period.

C. **Disability Determination** Except as provided below, the employee's Disability must be supported by a certificate from a Physician, Practitioner, a duly authorized medical officer of a United States government hospital or medical facility, or a registrar of a county hospital within the State of California. If the employee adheres to the teachings of a bona fide church, sect, denomination, or organization, and depends entirely upon prayer or spiritual means for healing, Disability may be supported by a certificate from a duly authorized and accredited practitioner of such bona fide church, sect, denomination or organization.

The certificates must contain (i) a diagnosis and diagnostic code prescribed in the International Classification of Diseases, or, where no diagnosis has yet been obtained, a detailed statement of symptoms, (ii) a statement of the medical facts within the Physician's or Practitioner's knowledge, based on a physical examination and documented medical history of the employee by the Physician or Practitioner, (iii) the Physician's or Practitioner's conclusion as to the employee's Disability, and (iv) a statement of the Physician's or Practitioner's opinion as to the expected duration of the Disability.

If, in accordance with Section 2629 of the CUIC, the employee submits evidence of receipt of temporary disability benefits under a workers' compensation law, such certificate will not be required.

D. **Paid Family Leave Determination**

1. For the purpose of providing care to a sick or injured Family Member, an employee will be considered to have a valid claim for Paid Family Leave if he or she files a certificate from a Physician or Practitioner that establishes medical eligibility of the Serious Health Condition of the Family Member that warrants the care of the employee. The information provided must be within the Physician's or Practitioner's knowledge and must be based on a physical examination and documented medical history of the Family Member requiring care. The certificate must contain but is not limited to:
   a. the name, social security number (if issued) and date of birth of the Family Member requiring the employee's care;
b. diagnosis and diagnostic code prescribed in the International Classification of Diseases, or where no diagnosis has been obtained, a detailed statement of symptoms;

c. the date, if known, on which the Serious Health Condition commenced;

d. the probable duration of the Serious Health Condition;

e. an estimate of the amount of time (days and hours per day) that the Physician or Practitioner believes the employee is needed to care for the Family Member;

f. a statement that the Serious Health Condition warrants the participation of the employee to provide care for his or her Family Member. "Warrants the participation of the employee" includes, but is not limited to, providing psychological comfort, and arranging "third party" care for the Family Member, as well as directly providing, or participating in, medical care; and

g. the Physician’s or Practitioner’s name, address, license number and signature.

If a Care Recipient in good faith adheres to the teachings of any bona fide church, sect, denomination, or organization, and depends for healing entirely upon prayer or spiritual means, the certificate of a duly authorized and accredited practitioner of that bona fide church, sect, denomination, or organization as to the Serious Health Condition of the Care Recipient that warrants the care of the employee, and the estimated duration of such needed care, will be accepted.

The employee (Care Provider) must provide information (as defined in Section 2706-2, Title 22 of the CCR) about himself or herself and the Care Recipient. This information includes but is not limited to (i) the employee’s authorization for the Employer or the Employer’s authorized Claims Administrator to disclose the employee’s information to the Care Recipient's treating Physician or Practitioner, the Care Recipient, the California Employment Development Department, or the California Unemployment Insurance Appeals Board, and (ii) the Care Recipient’s or authorized representative’s signature authorizing the treating Physician or Practitioner to release protected health information to the employee (Care Provider), the Employer, or the Employer’s authorized Claims Administrator, the California Employment Development Department, or the California Unemployment Insurance Appeals Board.

2. For the purpose of Bonding with a New Child, an employee will be considered to have a valid claim for Paid Family Leave if he or she files a claim and supporting documentation that provides sufficient evidence of (i) the relationship between the employee and the child. and (ii) the birth, adoption, or foster care placement of the child. The supporting documentation must contain but is not limited to:

a. the child's full name, date of birth, gender, social security number (if available) and, if applicable, date of placement;

b. any of the following to verify the birth of a child: (i) a photocopy of the child's certified birth certificate listing the employee as a parent, (ii) a photocopy of the
completed hospital or birthing center documents attesting to the birth of the child, listing the employee as a parent, or (iii) a letter from the birthing center's or hospital's Director of Medical Records or their designate containing all the information in subparagraph a above plus the full name of the mother, the full name of father, if known, or registered Domestic Partner, and a dated signature of the treating Physician or Practitioner, or Director of Medical Records, or their designate as appropriate;

c. for paternal, non-spouse Bonding claims (where the employee is not named on one of the documents listed in the paragraph immediately above), a photocopy of California Department of Child Support Services form Declaration of Paternity, CS-909, or equivalent proof of paternity;

d. any of the following to verify adoption: (i) a photocopy of the Department of Social Services form Notice of Placement, AD-907, (ii) a photocopy of the Department of Social Services form Independent Adoption Placement Agreement, AD-924, (iii) a photocopy of a court order for placement for adoption issued within the United States, (iv) a photocopy of the child's adoption certificate from a foreign country's competent local authority with a notarized English translation, or (v) a statement on letterhead from a county, state or equivalent government or private entity that provides adoption placement containing all the information in subparagraph a above plus residence address where child is placed and full name(s) of adoptive parent(s) including such person's residence address, date of birth and, if available, social security account number(s). The statement must also include the dated signature, typewritten name and direct telephone number of the social worker, director or designate making the placement or, in lieu of such information on the statement, an official certification, seal or stamp of approval may be accepted; and

e. any of the following to verify foster care placement: (i) a photocopy of the Department of Social Services form Approval of Family Caregiver Home, SOC-815, or (ii) a statement on letterhead from a county, state, or equivalent government or private entity that provides foster care placement stating all the information in subparagraph a above plus resident address where the child is placed, date of foster care placement including the length of time of the placement if duration has been established, full name(s) of person(s) with whom the foster care placement is made, including such person's residence address, date of birth and, if available, social security account number(s). The statement must also include the dated signature, typewritten name and direct telephone number of the social worker, director or designate making the placement or, in lieu of such information on the statement, an official certification, seal or stamp of approval may be accepted.

PFL eligibility is limited to the first year after the birth, adoption, or foster care placement of the New Child.

E. Exclusions

1. General No Disability or PFL benefits are payable under the following conditions:
a. No benefits are payable for any Disability Benefit Period or Care Recipient Period that does not begin while the employee is covered under the Plan.

b. No benefits are payable for any period of Disability or PFL for which benefits are paid or payable under any unemployment compensation act of the United States or of any state.

c. No benefits are payable for any day for which the employee receives wages or regular wages from his or her employer, except that benefits will be paid for any seven (7) day week or partial week in an amount not to exceed his or her maximum weekly benefit, or applicable portion thereof, which, together with the wages or regular wages received, does not exceed the wage earned, exclusive of overtime pay, in the last full week of work immediately prior to the commencement of his or her Disability or PFL.

d. No benefits are payable if a determination is made that the employee has willfully, for the purpose of obtaining benefits, either made a false statement or representation, with actual knowledge of the falsity thereof, or withheld a material fact in order to obtain any benefits under this Plan. This exclusion will apply to benefits from the date such determination is made and for not less than seven (7) or more than thirty-five (35) subsequent days. If there is a recurrence of the same exclusion, subsequent to the initial exclusion during such period, the period excluded will be extended for an additional period not to exceed fifty-six (56) days.

e. No benefits are payable to an individual who is incarcerated in any federal, state or municipal penal institution, jail, medical facility, hospital (public or private) or in any other place because of a criminal conviction under a federal, state or municipal law or ordinance.

f. No benefits are payable for any day of unemployment and Disability or PFL for which the employee receives, or is entitled to receive, benefits in the form of cash payments under a workers’ compensation or employer liability law of this state or any other state or of the federal government for (i) temporary disability indemnity, (ii) permanent disability indemnity for the same injury or illness, or (iii) a maintenance allowance; except that if the amount of such cash payment for temporary or permanent disability indemnity, or for a maintenance allowance combined with permanent disability indemnity, is less than the amount he or she would otherwise receive as benefits under this Plan, and, in the case of an employee receiving a maintenance allowance, provided he or she has elected to receive the maximum permanent disability indemnity, the employee will be entitled to receive for such day, if otherwise eligible, disability benefits, reduced by the amount of such cash payment.

2. **Disability** No Disability benefits are payable under the following conditions:

   a. No benefits are payable for any period of Disability while an employee is confined by court order or certification as a dipsomaniac, drug addict, or sexual psychopath.
b. No benefits are payable to an individual whose Disability is caused by, or arises out of, either the commission of a crime resulting in a felony conviction, or the arrest, investigation or prosecution pursuant to such crime.

c. No benefits are payable for any day (i) on which the Disability is not supported by a certificate from a Physician, Practitioner, or other person authorized to certify Disability, or (ii) prior to the seventh (7th) day before the employee was examined by or under the care of a Physician or Practitioner.

3. **Paid Family Leave**  No PFL benefits are payable under the following conditions:

a. No benefits are payable for any day of unemployment and PFL for which the employee receives, or is entitled to receive state disability insurance under the disability benefit act of this State or any other state or any company plan established in lieu of a state plan; and,

b. No benefits are payable for any day for which another Family Member is ready, willing, able and available for the same period of time that the employee is providing the required care. No more than one (1) Care Provider may claim benefits for providing care in any eight-hour (8-hour) period and no more than three (3) in a twenty-four-hour (24-hour) period.
IV. BENEFITS

A. Amount and Duration of Disability Benefit  The weekly benefit payable hereunder will be the higher of (i) sixty percent (60%) of the Employee’s weekly Wages but not more than $1,252, or (ii) the weekly benefit rate as determined by the California Employment Development Department (State Rate).

For each day of any period of Disability for which benefits are payable and which is less than a full week, the amount of benefit payable will be one-seventh (1/7) of the amount of the weekly benefit.

The maximum benefit payable during any one Disability Benefit Period will be fifty-two (52) times the weekly benefit payable. However, if an employee has been referred or recommended by competent medical authority to participate as a resident in an alcohol or drug abuse treatment facility, or to participate in an approved outpatient program for alcohol or drug treatment, the maximum number of days for which benefits are payable will be ninety (90).

B. Amount and Duration of Paid Family Leave  The weekly benefit payable hereunder will be the higher of (i) sixty percent (60%) of the Employee’s weekly Wages but not more than $1,252, or (ii) the weekly benefit rate as determined by the California Employment Development Department (State Rate).

For each day of any period of PFL for which benefits are payable and which is less than a full week, the amount of benefit payable will be one-seventh (1/7) of the amount of the weekly benefit.

The maximum benefit payable for PFL during any Twelve-month Period will be six (6) times the weekly benefit.

C. Limitations to the Amount of Disability and Paid Family Leave Benefit  Benefits will be limited to the State Rate (weekly amount and maximum benefit):

1. For any Disability or Paid Family Leave Benefit Period beginning during the first three (3) months of the Employee’s employment with the Employer.

2. For any Disability or Paid Family Leave Benefit Period beginning during the extended coverage period (Section II.C.1.) following the commencement of a layoff without pay (in which a definite rehire date is given) or a leave of absence without pay.

3. For any Disability or Paid Family Leave for which the Employee is or may become entitled to benefits under any workers’ compensation law.

4. For disabilities that result in the Employee being unable to perform his or her regular or customary work, but such Employee is not Wholly Disabled and the employee has been offered but declines alternative or modified work that he or she is capable of performing.

D. Simultaneous Coverage  In case of any period of Disability or PFL for which an employee entitled to benefits hereunder is simultaneously covered by one or more
other plans (including Voluntary Plans and the State Disability Fund), and accordingly is entitled to other unemployment compensation disability benefits or family temporary disability benefits on account of the same Disability or PFL, the amount payable under this Plan for such period of Disability or PFL will be:

1. the amount, if any, by which the benefits to which the employee otherwise would have been entitled under this Plan exceeds the benefits to which he or she would have been entitled under the CUIC if he or she were not covered by any Voluntary Plan; plus

2. the quotient of the amount of benefits to which the employee would have been entitled under the CUIC if he or she were not covered by any Voluntary Plan divided by the number of plans (including Voluntary Plans and State Disability Fund) under which he or she is simultaneously entitled to benefits.

E. **Redirection of Benefits** An employee eligible to receive benefits under this Plan may choose to redirect a portion of his or her weekly benefit to cover all or part of the costs of employee-paid benefits. To execute this option, the employee must designate in writing, on a form available from the Employer, the weekly amount to be so redirected. This redirection may be initiated at the time the employee applies for Plan benefits or any time while receiving Plan benefits. The employee may terminate, or change the terms of, the redirection at any time while receiving Plan benefits.

F. **Overpayments** In the event the calculation of a benefit under the Plan results in an overpayment to the employee, the employee will be required to repay such overpayment to the extent permitted under the CUIC and the CCR. The Employer will make reasonable arrangements with the employee or his or her legal representative(s) for the repayment to the Plan, including, but not limited to, the reduction of future benefits under the Plan or the reduction of future pay from the Employer as allowed under the CUIC and the CCR.
V. CONTRIBUTIONS

The specific contributions, if any, required of covered employees will be contained in a statement of coverage provided to each employee. Any required contributions will not exceed the amount authorized by Section 3260 of the CUIC.
VI. CLAIMS

Claim forms may be obtained from the La Sierra University Human Resources Office or by contacting the Claims Administrator appointed by the Employer. After the employee (or his or her legally authorized representative as defined in Sections 2705 and 2705.1 of the CUIC) and his or her Physician, Practitioner, or other person authorized to certify Disability or PFL and, for PFL, the Care Recipient (or his or her authorized representative as defined in Section 3302-1 of the CCR), have completed and signed the required sections of such forms, they should be submitted via a postal service or electronically to The Larkin Company, the Claims Administrator appointed by the Employer. Except for good cause, a claim must be filed within sixty (60) days following the first compensable day of Disability or PFL.

An employee who files a claim will receive a Notice of Computation (DE429D) from the State which shows the minimum amount he or she should be paid. Employees should note the wage quarters used by the State to compute the amount. If an employee was in military service, received workers’ compensation benefits, or did not work because of a trade dispute during his or her Base Period, he or she may be able to substitute wages paid in prior quarters to make the claim valid or increase the benefit amount. If the claim is invalid because of extended unemployment during his or her Base Period, the employee may also be able to substitute wages paid in prior quarters to make the claim valid.

Under the provisions of the CUIC, the Employer or its authorized administrator will have the right to (i) require supplemental forms from the Physician, Practitioner, or those authorized to certify disabilities or PFL as often as deemed necessary, and (ii) require that the employee or the Care Recipient be examined by a Physician or Practitioner chosen by the Employer. This may be done when and as often as may be reasonably required during the period payments may be due under this Plan.
VII. COMPLIANCE

The Employer hereby guarantees that each employee covered by this Plan will, in all respects, be afforded rights at least equal to those afforded by the State Disability Fund and will receive a weekly rate and maximum amount and duration of benefits at least equal to those which he or she would have received from the State Disability Fund but for coverage by this Plan.
VIII. APPEALS

A. Appeal of Denial of Disability and/or PFL Benefits

An employee who is denied benefits under the terms of this Plan may appeal the denial within thirty (30) days following the date the notice of denial was mailed. An employee may also appeal if he or she does not receive notice denying benefits within thirty (30) days after the claim was sent to the Voluntary Plan. In such cases, the employee must file the appeal no later than sixty (60) days from the date the claim was sent to the Voluntary Plan. In both cases of denial and lack of notice of denial, the employee must send the appeal to the EDD for processing. The EDD, although a party to any appeal, generally does not attend this type of hearing. Appeals for the denial of Disability benefits may be made in person or in writing at any office of the Employment Development Department. Appeals for the denial of PFL benefits must be sent to:

Paid Family Leave
PO Box 997017
Sacramento, CA 95899-7017

B. Payment of Benefits Pending Appeal

As provided in California Code of Regulations, an employee may elect to continue to receive Disability or PFL benefits pending the outcome of a timely appeal to an administrative law judge when the Voluntary Plan had determined the employee initially eligible and subsequently found the employee to be ineligible.

C. Disputed Coverage Appeals

An employee, the EDD, or the Voluntary Plan may appeal a denial of coverage for Disability or PFL within thirty (30) days following the date the notice of denial was mailed.

In disputed coverage cases in which a denial of coverage is not furnished, an appeal may be filed after twenty-five (25) days and no later than fifty-five (55) days from the date the appellant sends a request for payment of benefits to the EDD or Voluntary Plan. If eligible, the employee will be paid benefits by the plan that initially received the claim, pending disposition of the disputed coverage appeal.
IX. OTHER REQUIREMENTS

A. Security as required by the Employment Development Department will be deposited to secure the operation of the Plan. The amount of the deposit will be determined by the Department and will be deposited with the State Treasurer for the purpose herein specified.

B. The Employer agrees to furnish to the Employment Development Department the information, reports, and records as are required for the proper administration of the Plan.

C. The Plan or the Employer will pay all valid assessments or charges levied by the Employment Development Department in accordance with the CUIC.

D. The Plan will continue in effect for a period of one year from the effective date and continuously thereafter unless thirty (30) days’ advance written notice is given of the termination of the Plan. Termination will be effective only on the anniversary of the effective date of the Plan next following the filing of the notice; except that the Plan may be terminated on the operative date of any law increasing the benefit amounts provided by Sections 2653 and 2655 of the CUIC, or the operative date of any change in the rate of worker contributions as determined by Section 984, if notice of such termination of the Plan is transmitted to the Employment Development Department not less than thirty (30) days prior to the operative date of such law or change. If the Plan is not terminated on such thirty (30) day notice because of the enactment of the law increasing benefits or because of a change in the rate of worker contributions as determined by Section 984, the Plan will be amended to conform to such increase or change on the operative date of the increase or change.

E. An employee who is entitled to leave under the Family and Medical Leave Act (FMLA) and/or the California Family Rights Act (CFRA) or any other California law that provides similar protections must take Paid Family Leave concurrently with the leave taken under the FMLA, CFRA or any similar California law.
X. MISCELLANEOUS

The adoption and maintenance of the Plan will not be considered to be a contract between the Employer and any employee. Therefore, no provision of the Plan will give any employee the right to be retained in the employ of the Employer or to interfere with the right of the Employer to discharge any employee at any time, irrespective of the effect such discharge may have upon an employee as a participant or prospective participant under the Plan. In addition, no provision of the Plan will be considered to give the Employer the right to require any employee to remain in its employ, or to interfere with any employee’s rights to terminate his or her employment at any time.

An employee’s rights to benefits under this Plan do not provide any form of job protection rights.
XI. EMPLOYER ENDORSEMENT

LA SIERRA UNIVERSITY

BY: ________________________________________

NAME: ________________________________________

TITLE: ________________________________________

DATE: ________________________________________