Procedure Statement and Reason for Procedure

The purpose of this SAP is to supplement System Regulation 31.06.03, Family Leave Pool Administration and outline procedures for contributing hours to or withdrawing hours from the Texas A&M International University (TAMIU) Family Leave Pool (FLP).

Procedures and Responsibilities

1. ELIGIBILITY

Regular employees are eligible to contribute hours to and withdraw hours from the FLP in accordance with eligibility criteria outlined in System Regulation 31.06.03, Family Leave Pool Administration. A regular (eligible) employee is defined as one in a budgeted position for 50 percent or more time for at least four and one-half months, excluding students holding positions for which student status is a requirement for employment.

2. ADMINISTRATION

2.1 The Director of Human Resources in the Office of Human Resources (HR) shall be the FLP Administrator and shall be responsible for reviewing and approving or denying request(s) for transfer of hours into and from the FLP according to the guidelines established in System Regulation 31.06.03, Family Leave Pool Administration.
2.2 The FLP Administrator will process requests within 10 working days following the receipt of all information necessary to make a determination.

2.3 The FLP Administrator will ensure that an employee’s official leave record reflects the appropriate deduction for contributions to the FLP and/or the appropriate credit for receipt of hours from the FLP.

2.4 Decisions to allocate FLP resources to eligible employees will be equitable, consistent, and without regard to employee classification or any other legally impermissible reason.

2.5 In accordance with IRS rules, donations for some uses of the FLP are taxable to the donor and will be included in gross income and treated as wages for employment tax purposes.

2.6 To comply with IRS rules, there will be a tax-exempt FLP and a taxable FLP. Recipients of donations from either FLP will not be taxed beyond their normal employment taxes, and only donors to the taxable FLP are taxed on their donation. Donations and withdrawals from each FLP will not be comingled.

3. CONTRIBUTION OF TIME

3.1 To contribute sick or vacation leave hours to the FLP, a regular (eligible) employee must submit a Family Leave Pool Donation – Donor Form (available on the HR website under the “Forms” tab) to the FLP Administrator. Separating employees are ineligible to donate to the FLP unless the employee is retiring. A retiring employee may designate the number of the retiring employee’s accrued sick or vacation leave hours to be used for retirement credit and the number of the retiring employee’s accrued sick or vacation leave hours to be donated on retirement to the FLP or Sick Leave Pool (SLP).

3.2 A regular (eligible) employee may contribute one or more days of his/her accrued sick or vacation leave hours to the FLP at any time during his/her employment. FLP contributions must be in 8-hour increments.

3.3 At the time of donation, the donor employee must designate whether they want their donation to go to the tax-exempt FLP or taxable FLP. Employees selecting the taxable FLP will have their donation included in gross income and treated as wages for employment tax purposes in accordance with IRS rules.

3.4 Donor employees wishing to donate for the following allowable reasons must donate to the taxable FLP:

(a) The bonding period following the birth of a child for the first year after the child’s birth;
(b) The placement of a foster child or adoption of a child under 18 years of age;
(c) The placement of any person 18 years of age or older requiring guardianship;
(d) An extenuating circumstance created by an ongoing pandemic, including providing non-medical related essential care to a family member or the closure of a school or daycare.
3.5 Donor employees wishing to donate for the following allowable reasons must donate to the tax-exempt FLP:

(a) The birth of a child, not including bonding time;
(b) A serious illness to an immediate family member or the employee; or
(c) An extenuating circumstance created by an ongoing pandemic, including providing essential care to a family member due to a medical condition

3.6 All contributions to the FLP are voluntary and may not be designated for use by a particular employee.

3.7 Employees who have been notified that their employment is ending or who have been permitted to resign in lieu of termination are not considered employed, and are, therefore, ineligible to make a donation of sick or vacation leave to the FLP.

4. WITHDRAWAL OF TIME

4.1 To request a withdrawal of sick leave hours from the FLP, a regular (eligible) employee must submit a *Family Leave Pool Withdrawal Request Form* (available on the [HR website](#) under the “Forms” tab) to the FLP Administrator.

4.2 A regular (eligible) employee is eligible to receive FLP hours if the employee has exhausted all eligible compensatory, sick (including SLP, if applicable), and vacation leave because of:

(a) The birth of a child (defined as 6 weeks for a regular delivery and 8 weeks for a cesarian delivery) and bonding for up to one year following the child’s birth;
(b) The placement of a foster child or adoption of a child under 18 years of age;
(c) The placement of any person 18 years of age or older requiring guardianship;
(d) A serious illness to an immediate family member or the employee;
(e) An extenuating circumstance created by an ongoing pandemic, including providing essential care to a family member or the closure of a school or daycare; or
(f) A previous donation of time to the FLP for which they are requesting FLP hours.

4.3 Appropriate documentation must be submitted to the FLP Administrator. Appropriate documentation for an employee applying for time to care for a child under Section 4.2 must list the employee as mother, father, adoptive parent, foster parent, or partner of the child’s mother, adoptive parent, or foster parent; or must include documentation of guardianship and a requirement for guardianship for a person 18 years or older. Supporting documentation is required for a withdrawal from the FLP for an extenuating circumstance created by an ongoing pandemic. Such supporting documentation includes proof of the need to provide essential care to a family member, essential caregiver designation, and/or proof of closure of a school or daycare.
4.4 A written statement from the treating licensed practitioner is required for an employee applying because of serious illness under Section 4.2. Immediate family member refers to an individual who resides in the same household as the employee and is related by kinship, adoption, or marriage; a foster child of the employee who resides in the same household as the employee and who is under the conservatorship of the Department of Protective and Regulatory Services; and a minor child of the employee, regardless of whether the child lives in the same household.

4.5 Applicable documentation, including but not limited to an essential caregiver designation, is required for an employee seeking to withdraw from the FLP because of an extenuating circumstance created by an ongoing pandemic under Section 4.2.

4.6 FLP hours may only be used for the approved allowable requested reason. If an employee does not use all FLP hours, the unused time will be returned to the FLP.

4.7 As specified in System Regulation 31.06.03, Family Leave Pool Administration, an eligible employee may request up to one-third of the total amount of hours in the FLP or up to 90 working days (720 hours), whichever is less. The tax-exempt FLP and taxable FLP are maintained separately with the aforementioned limits applying to each, individually.

4.8 As with SLP, users of the FLP are entitled to job protection for the period of leave approved under FMLA only for medically-related absences listed in Section 3.5.

5. **APPEAL PROCESS**

An employee wishing to appeal a decision made by the FLP Administrator must submit the request in writing to the VP for Finance & Administration (VPFA) within two weeks of the denial of the Family Leave Pool Withdrawal Request Form. The VPFA will consult with the Director of Human Resources to review the appeal and render a final decision. The Director of Human Resources will prepare the written decision for the VPFA who will then send it to the employee who is appealing the initial decision.

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**Related Statutes, Policies, Regulations, or Rules**

*System Regulation 31.06.03, Family Leave Pool Administration*
*Texas Government Code, Chapter 661*

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**Contact Office**

Office of Human Resources, 956-326-2365