#### GLENVILLSTATE UNIVERSITE OLICIES

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### ANNUALLEAVEŞICKLEAVEMILITARYLEAVEANDOTHER EAVES

- 17.1.General.
- 1.1. Scope Policyregardingannualleave, military leave, leave of absence without pay, sick leave, specialemergencyleave, witnes and jury leave University.
- 1.2. Authority W. Va. Code§18Bf 6
- 1.3. EffectiveDate August 15, 2018
- 1.4. Revision of Former Policy Revise and replaces Series 5 of the Board of Directors of the State University System, Glenville State University Board of Governor Policy 17 Annual Leave, Sick Leave, Military Leave and Other Leave § 2003].
- 17.2. GeneralLeaveCoverage.
- 2.1. Eligibility for annual and sickleave shall be based on the following:
  - 2.1.1.Employeesworkingon a regularand continuing basis for no less than 1950 hours within a twelve (12) consecutive month period are considered to be full time employees and are eligible for leave as specified in this document.
  - 2.1.2. Employeesworking between 1,040 hours and less than 1,950 on a regular and continuing basis during a twelve (12) consecutive month period shall accumulate ave on a pro rata basis.
  - 2.1.3.Employeesworkinglessthan 1,040hours are not eligible for leavebenefits.
- 2.2. Facultymemberson twelve month appointmentsare defined as full time employees and accruele aveaccording to the appropriate sections of this rule. The provision of this rule related to annual leave, sickleave, catastrophide ave, special emergency leave, and managing work time in areas affected by interruption to utility or similar situations do not apply to faculty members on annual appointments of less than

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- 2.5. Lengthof serviceshallbe total yearsof servicewhich includes experience with state institutions of higher education and other state agencies Continuous ervice is not required to complete the required term. Annual appointment periods of nine (9) months or more shall be credited for one (1) year of service for annual leave calculation purposes.
- 2.6. A recognized nstitutional holiday occurring during an employee's eave period shall not be considered as a day of leave, provided the employee is not in a terminal leave period.
- 2.7. Up to fifteen (15) days of annualleave may be transferred from other agencies of state government and state higher education institutions to Glenville State University. Certification of the balance which existed in the agency or institution from which the employee is transferring must accompany the request for transfer and bear the signature of an officer of that agency A request for transfer must be made within one (1) year from the last day of employment with the other agency or institution.
- 2.8. When an employee transfers from other agencies of state governmentor from other state institutions of higher education to Glenville State University, the employee 'saccumulate dick leave may be transferred. Written verification of the accumulate damount of sickleave to be transferred must be provided by the state agency or institution of higher education wherein the employee accumulated he sickleave within one (1) year of the date of employment with Glenville State University.
- 2.9. An employee is required to notify his/her supervisor immediately if ill or unable to work for any reason and to follow Glenville State University's established procedure for absence from to with according .83 0 TD amou 0 Tc <0003>Tj /T.0/TT6 1 Tf .225 0 TD -.0009 Tc (from) Tj /TT5 1

employeeeither to useany accumulate dannual leave until it has also expired, rather than being removed from the payroll, or to retain the accumulate dannual leave for use after return to work, but be taken off the payroll immediately after the accumulate desickle avehas expired.

- 5.8. On the job injuries or occupational llnesses which involve no more than three (3) days of disability leave or absence from work shall not be charged against the employee 'saccumulated sickleave as long as they are the next three (3) consecutive working days after injury or illness occurred. If on the job injuries or illnesses equire a leave beyond the three day period, it shall be the option of the employee either to use earned and accumulate dick and annual leave until both may be exhausted to reserve for future use any earned and accumulate dick and annual leave and receive only Workers' Compensation benefits for which adjudged eligible.
- 5.9. Disabilities:ausedor contributed to by pregnancymiscarriageabortion, childbirth, and recoverytherefrom shallbe, for all job related purposes temporary disabilities and shallbe treated the sameas any other illnessor disability would be treated for sickleave entitlement. For this reason, employees hall be entitled to sickleave for their disabilities related to pregnancy and childbirth on the same terms and conditions as they or other employees would be entitled for other illnesses and disabilities. In determining whether an employee is unable to work because of a disability related to pregnancy or childbirth, the same criteria shall be used as would be used in the case of another type of illnessor disability.
- 5.10. Sickleaveprovisions are contingent upon continued employment. When the services of an employee have terminated, all sickleave credited to the employee shall be considered cancelled as of the last working day with the institution, and no reimbursements hall be provided for unused sickleave except in the event of retirement, in which case sickleave may be converted to insurance coverage or for provisions awfully provided for at that time. Employees who resignin good standing and are later reemployed may have their total accumulated sickleaver einstated, provided the date of termination is one (1) year or less from the date of reemployment. However, if the employee returns to work after more than one (1) year from the date of termination, no more than 30 days of accumulated sickleave may be reinstated.

## 17.6. Medical Leaveof Absence Without Pay.

- 6.1. Any employeer equesting a medicalleave of absence without pay must provide the president or the president 's designeethrough established procedures, with satisfactory medical evidence (such as a statement from the attending physician) that he/she is unable to work. The medical statements hall include a diagnosis prognosis, and expected date that the employee can return to work. If the evidence is satisfactory, the president or his/her designee may authorize a medical leave of absence without pay only for the period of disability specified by the attending physician.
- 6.2. The employees hall be expected to report to work on the first workday following expiration of the disability period. Failure of the employee to report promptly at the expiration of a medical leave of absence without pay, except for satisfactory reasons ubmitted in advance, shall be cause for termination of employment by Glenville State University. An employee, prior

to return to duty, shallobtain satisfactory medical clearance to help ensure adequate protection and which shall indicate the employee sability to perform his/her duties. Such medical clearances hall be presented in writing.

6.3. A medicalleave of absence without pay may be granted for no more than a twelve

# 17.8. Catastrophid\_eave.

- 8.1. Catastrophideaveis provided for employees and a catastrophid linessis defined as: a medically verified illnessor injury which is expected to incapacitate the employee and which creates a financial hardship because the employee has exhausted lileave and other paid time off. Catastrophid linessor injury shall also include an incapacitated mmediate family member if this results in the employee being required to take time off from work to care for the family member and the employee has exhausted lileave and other paid time off.
- 8.2. The president will have the option to establish a leave bank and/or a procedure for direct transfer of sickor annual leave to an employee who has requested and been approved to receive leaved on a tion so a catastrophic lines sor injury. Glenville State University may develop procedures which limit the amount of deposits an employee may make in any twelve (12) continuous month period.
- 8.3. A catastrophideavebankprovides for the deposit of sickand annual leave into a "bank" from which employees approved for catastrophideave may with draw leave.
- 8.4. A direct transfer provides for sick and annual leave to be donated at the request of the employeeupon appropriate medical verification that the individual is unable to work due to the catastrophic lines or injury as determined by the president.
  - 8.4.1. Upon approval for an employee to receive direct transfer of catastrophide ave, any employee may, upon written notice to the human resources department, donate sick and/or annual leave in one day increments. No employee shall be compelled to donate sick leave. Any leaved on a ted by an employee, but not used by the employee whom it was donated, shall be returned to the donating employee and reflected in his/her leave balance.
- 8.5. An employeereceiving the transfer of leaveshall have any time which is donated credited to such employee 's eaverecord in one day increments and reflected as a day for day addition to the leavebalance of the receiving employee. The leave record of the donating employee shall have the donated leaver effected as a day for day reduction of the leavebalance.
- 8.6. Useof donated credits may not exceed a maximum of twelve (12) continuous calendar months for any one catastrophidlinessor injury. The total amount of leavereceived by transfer or withdrawn from a bankmay not exceed an amount sufficient to ensure the continuance of regular compensation and shall not be used to extend in surance coverage pursuant to Section 13, Article 16, Chapter 5 of the Code, which relates to insurance coverage for state employees. The employeereceiving donations of leaves hall use any leave personally accrued on a monthly basis prior to receiving additional donated leave.
- 8.7. Directtransferof leaveor depositsinto a leavebankmaybe inter institutional. The presidentor his/her designe&hallnotify in writing other institutional presidents requesting that the institution consider the transferof leaveby either the direct transfermethod or from

the institution's leavebank. Upon approval of the receiving president, transfer leave will be made through appropriate institutional procedures.

- 8.8. GlenvilleStateUniversityshallbe responsible or the administration of catastrophide ave and shall develop and disseminate procedure for the administration of this policy.
- 17.9. PersonalLeaveof AbsenceWithout Pay.
- 9.1. An employee, upon application in writing and upon written approval by the presidentor his/her designee may be granted a continuous leave of absence without payfor a period of time not to exceed twelve (12) consecutive months provided all accrued annual leave has been exhausted.
- 9.2. The president or the president's designee at his/her discretion, may require the written approval of the supervisor before accepting the written application of an employee for a leave of absence without pay.
- 9.3. The president or the president's designee at his/her discretion, shall determine if the purpose for which such a leave is requested is proper and within sound administrative policy.
- 9.4. At the expiration of leave of absence without pay, the employees hall be reinstated without loss of any rights, unless the position is no longer available due to a reduction in staff cause by curtailment of funds or a reduced workload. Failure of the employee to report promptly at the expiration of a leave of absence without pay, except for satisfactory reason submitted in advance shall be cause for termination of employment.
- 9.5. Duringa personalleave, Glenville State University shall continue group health insurance coverage provided that the employee pays the employer the full premium costs of such group health plan.

## 17.10. Military Leave.

10.1.An employeewho is a member of the National Guardor any reserve component of the armed forces of the United States shall be entitled to and shall receive a leave of absence without loss of pay, status, or efficiency rating, for all days in which engaged n drills or parades ordered by proper authority, or for field training or active service for a maximum period of thirty (30) working days ordered or authorized under provisions of state law in any one (1) calendaryear. The term "without loss of pay" shall mean that the employee shall continue to receive normal salary or compensation not with standing the fact that such employee may receive other compensation from federal source souring the same period. Furthermore, such leave of absence hall be considered as time worked in computing seniority, eligibility for salary increased and experience with Glenville State University. An employee shall be required to submit an order or statement in writing from the appropriate military officer in support of the request for such military leave.

10.2.Benefitsof this sectionshallaccrue individuals ordered or called to active duty by the President of the United States for thirty (30) working days after they report for active service.
17.11.SpeciaEmergencyLeaveWith Pay.
11.1.Specialemergencyleavewith paymay be granted by the presidentor his/her designed full time

againstan employee's accumulated annual leave. Combinations of the above alternatives may be necessary but in all cases interruptions of work schedules must be dealt with in accordance with applicable laws, including West Virginia Code 12 & 13. This law is interpreted to mean that if pay is associated with the absence from work, the absence must be charged to accumulated annual leave.

- 13.2. EmergencySituations In the eventthat an emergencyexists, the president, in conjunction with localor state publics afety officials, has the authority to comply with the emergency situation and close Glenville State University. Such a declaration will be transmitted to the chancellor of the Higher Education Policy Commission The president, working with publics afety officials, will determine when the emergency condition no longer exists. Should an employee be required to work by the president or his/her designed uring a declared emergency the time worked shall be compensated according to the provisions of Series 2. Work time lost by any employeed uring a declared emergency will be considered egular work time for pay purpose and will not require that the time be charged to annual leavenor will there be a requirement that the time be made up.
- 13.3. Absence from work due to weather conditions other than during a declared emergency must be charged against accumulated annual leave, accumulated compensatory time, or the employeemust be removed from the payroll for the time in question. In recognition of the employment of "floating holiday" concept, the holiday record may be charged. Sickleave may not be charged for absencedue to weather. Time lost from work may be made up in the same work week at the discretion of the employee supervisor.

Approvals:			
President			
Chairof the Board			