AMITY UNIVERSITY, CHHATTISGARH
ESTABLISHED UNDER THE CHHATTISGARH PRIVATE UNIVERSITIES (ESTABLISHMENT AND OPERATION) (AMENDMENT) ACT, 2014 (CHHATTISGARH ACT NO. 13 OF 2014)

# LEAVE RULES FOR REGULAR EMPLOYEES

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# LEAVE RULES FOR REGULAR EMPLOYEES

## 1. TITLE

These Rules shall be called 'Leave Rules for Regular Employees'

#### 2. SHORT TITLE AND COMMENCEMENT

These Rules shall be called 'Leave Rules for Regular Employees', and shall come into force from the date of their notification.

### 3. APPLICABILITY

These Regulations shall apply to all Regular Employees of the University (Including its Campuses), other than the following:

- (1) Engaged on daily rates of wages:
- (2) Engaged on contract basis;
- (3) Engaged as Apprentices/Trainees; and /or
- (4) Whose terms of appointment do not include the benefit of leave.

#### 4. **DEFINITIONS**

- (1) **'University'** means Amity University Chhattisgarh Established under The Chhattisgarh Private Universities (Establishment And Operation) (Amendment) Act, 2014 [Chhattisgarh Act No. 13 of 2014].
- (2) **'Competent Authority'** means the Vice Chancellor or any other authority specifically empowered by him to sanction leave to the employees concerned.
- (3) **'Year'** means calendar year (1st January to 31st December).
- (4) **'Month'** means calendar month, provided that for reducing credit of Earned Leave or Sick Leave on account of Leave without Pay availed by an employee every month shall be deemed to have 30 days.

### 5. KINDS OF LEAVE ADMISSIBLE

- (1) Casual Leave
- (2) Earned leave
- (3) Sick leave
- (4) Duty Leave
- (5) Maternity Leave
- (6) Study Leave
- (7) Sabbatical Leave
- (8) Extraordinary Leave
- (9) Station Leave

(10) Any other kind of leave, as approved by the Board of Management from time to time.

#### 6. DISCRETION TO GRANT OR REVOKE LEAVE

Leave cannot be claimed to a matter of right. Discretion is reserved to the authority empowered to sanction leave, to refuse or revoke leave at any time according to the exigencies of the University's work.

### 7. CASUAL LEAVE

- (1) Every employee will be eligible for 12 days' Casual leave in a calendar year. Accordingly, on completion of one month's service, one day's CL can be availed.
- (2) Maximum of five days' Casual Leave can be taken at a time, provided that the leave is due to the individual employee.
- (3) In respect of a new joinee who joins the service of the University, the Casual Leave entitlement during the first year of his employment, will be determined on the pro-rata basis of period of service rendered by him/her from the date of joining.
- (4) Casual Leave may be granted for the working days involved. Accordingly, any Saturday (where it is not a working day) / Sunday or any other weekly off day applicable to the employee concerned / University's holiday which intervenes, will not be counted towards leave.
- (5) Casual Leave may be taken in terms of ½ day, for the first or the second half of a day, the first half ending with the conclusion of the lunch Interval and the second half beginning with the commencement of the lunch interval. However, half-day CL would be permissible upto three times during the entire year.
- (6) Casual Leave will not be granted in combination with any other kind of leave with pay; provided that in a case involving the employee's sickness, when no other kind of leave is due, such combination may be permitted by the competent authority.
- (7) Un-availed CL cannot be carried forward to the next calendar year. The Casual Leave not availed upto December 31<sup>st</sup> will lapse.

### 8. EARNED LEAVE

- (1) Earned Leave can be availed on full pay and allowances only after the employee has completed 180 days' actual service from the date of his joining. Any leave availed before completion of 180 days will be sanctioned as 'leave without pay'.
- (2) Admissibility of Earned Leave to the Faculty, teaching staff (who are allowed to avail of vacations) will be governed by the following provisions:
- (3) Earned Leave admissible to the Faculty/teaching staff shall be:
  - a. 1/30<sup>th</sup> of actual service including vacation; plus
  - b. 1/3<sup>rd</sup> of the period, if any, during which he/she is required to perform duty during vacation.

- For the purpose of computation of period of actual service, all periods of leave, except casual leave, duty leave and the period spent on various assignment allocated by the University shall be excluded
- (4) Earned leave at the credit of Faculty/teaching staff shall not accumulate beyond 300 days. However, encashment of earned lave will be permissible @15 days per year of service subject to availability of earned leave credited to leave account of employee. The maximum EL that may be sanctioned at a time shall not exceed 30 days. EL exceeding 30 days may, however, be sanctioned in the case of higher study, or training, or leave with medical certificate, or when the entire leave, or portion thereof, is spent outside India.
- (5) When a Faculty/teaching staff member combines vacation with EL, the period of vacation shall be reckoned as leave in calculating the maximum amount of leave.
- (6) In case where only a portion of the leave is spent outside India, the grant of leave in excess of 120 days shall be subject to the condition that the portion of the leave spent in India shall not in the aggregate exceed 120 days.
- (7) The Earned Leave entitlement I respect of employees other than those who are allowed to avail of vacations, will be 30 days in a year to be credited to the leave account on 1st January and 1st July @ 15 days for each half-year, In other words, for the half-year January-June and July-December of a year, EL will be credited @15 days per half-year, subjected to other conditions being fulfilled.
- (8) Earned Leave will not normally be granted for more than 30 days in one spell and not more than five times in a year.
- (9) General: The following general provisions will be applicable to all employees irrespective of their being teaching or non-teaching staff:
- (10) Earned Lave can be taken in combination with any other kind of leave, except Casual Leave (CL), provided that in a case involving the employee's sickness, when no other kind of leave is due, its combination with CL may be permitted by the competent authority.
- (11) Earned Leave will be granted for the calendar days Involved, and any Intervening Saturday (where it is not a working day) / Sunday or any other weekly off day applicable to the employee concerned / University's holiday or restricted holiday will be counted towards leave. However, pre-fixing and suffixing of such non-working days to Earned Leave would be permissible.
- (12) Earned Leave (EL) at the credit of an employee at the end of the previous half-year will be carried forward to the next half-year, subject to the condition that the total of (a) leave so carried forward, and (b) leave earned during the Immediately preceding half-year after taking into account the EL availed and any deduction from credit due to LWP availed will not exceed 300 days as on 1st day of the next half-year.
- (13) Pay during earned Leave will be equal to pay drawn immediately before proceeding on Leave.

# 9. SICK LEAVE (SL)

- (1) Sick Leave can be availed only after completing at least one year actual service from the date of joining, excluding any period of Leave Without Pay availed of by the employee concerned.
- (2) An employee will be entitled to 10 days' Sick Leave in a year to be credited to the leave account on 1st January and 1st July @ 5 days for each half-year. In other words, for the half-year ending in 30th June and 31st December of a year, SL will be credited @ 5 days per half-year, subject to other conditions being fulfilled.
- (3) Sick Leave (SL) at the credit of an employee at the end of the previous half-year will be carried forward to the next-year, subject to the condition that the total of (a) sick leave so carried forward and (b) sick leave earned during the immediately preceding half-year after debiting the SL availed and any deduction from credit due to LWP availed will not exceed 180 days.
- (4) Sick Leave may be taken in terms of ½ day, for the first or the second half of day the first half ending with the conclusion of the lunch interval and the second half beginning with the commencement of the lunch interval.
- (5) Sick Leave application for more than 3 days in one spell, or for Earned Leave due to reason of sickness for more than 3 days in one spell, will be accompanied by a medical certificate from a registered medical practitioner, any fee payable for the medical certificate being borne by the employee concerned.
- (6) Sick Leave can be taken in combination with any other kind of leave, except Casual Leave. Provided that in a case involving the employee's sickness, when no other kind of leave with pay is due, its combination with CL may be permitted by the competent authority.
- (7) Pay during sick leave will be equal to the pay drawn immediately before proceeding on Leave.
- (8) On return from sick leave (leave on medical grounds) if not found medically (physically and mentally) fit, the employee may not be allowed to resume duty until complete recovery from sickness and on production of certificate to fitness from a medical practitioner acceptable to the University.

### 10. GENERAL CONDITIONS FOR EARNED & SICK LEAVE

- (1) An employee, who is appointed in the middle of a year, will be eligible for Earned Leave and Sick Leave for the completed calendar months of service he/she renders upto 31 December of that year, any broken month's service being ignored. Entitlement of leave will be worked out pro-rata on the basis of the applicable rate and credited to the leave account accordingly.
- (2) An employee whose appointment is terminated in the middle of an year will be eligible for Earned-Leave and Sick Leave for the completed calendar months of service he has rendered in that year, any broken month's service being Ignored. Entitlement of leave will be worked out pro-rate on the basis

- of the applicable rate and necessary adjustment carried out in the leave account on the date of termination.
- (3) Credit of Earned Leave or Sick Leave will not be admissible for the period of leave without pay (LWP). For this purpose, the total period of LWP availed of during the year will be divided by 30 to arrive at completed months; and any fraction of LWP upto 15 days will be ignored but a fraction of 16 days and above will be treated as a completed month. The employee's Casual Leave account may also be debited on this basis (I.e. pro-rata deduction of CL on account of LWP availed may be effected).
- (4) For the purpose of affording credit of EL and SL, fraction of a day will be rounded off to the nearest day, i.e. ½ or above will b taken as 1 day and fractions below ½ will be ignored.
- (5) Any Holiday, Saturday and Sunday falling between Earned Leave or Sick Leave will be treated as part of Earned or Sick-Leave.
- (6) Any leave sanctioned without pay for more than 15 days in a year shall not be reckoned for the purpose of calculation of Earned Leave & Sick Leave credit.

#### 11. DUTY LEAVE

- (1) Duty Leave upto 15 working days in a year may be allowed for:
  - a. Attending conferences, congresses, symposia and seminars on behalf of the university or with the permission of the university.
  - b. Delivering lectures In Institutions / universities at the Invitation of such institutions / universities received by the University, and accepted by the Vice Chancellor;
  - c. Participating In a delegation or working on a committee appointed by the Government of India, State Government, the University Grants Commission, a sister university or any other academic body; and
  - d. Attending official meetings or conferences to which an Individual has been nominated by the University.
  - e. For performing any other duty for the University as authorized.
- (2) Duty leave may be granted on full pay, provided that if the employee receives a fellowship or honorarium or any other financial assistance beyond the amount needed for normal expenses, he /she may be sanctioned duty leave on reduced pay and allowances as determined by the Vice Chancellor.
- (3) Duty leave may be combined with earned leave sick leave or Extraordinary Leave.

#### 12. MATERNITY LEAVE

- (1) Confirmed female employees will be eligible for grant of Maternity leave.
- (2) Maternity Leave on full pay would b admissible to female employees for a period not exceeding 90 (ninety) days from the date of its commencement, on production of requisite medical certificate. Such leave would, however, be

- admissible on not more than two occasions in the entire service, provided the number of surviving children does not exceed two.
- (3) Maternity benefit is not entitled to a female employee unless she has actually worked for a period of not less than 80 (eighty) day in the immediately preceding twelve months period.
- (4) The date of absence from work should not be a date earlier than 45 days from the date of her expected delivery.
- (5) Maternity Leave may also be granted in case of miscarriage including abortion, subject to the condition that the total leave granted in this respect to a female employee in her career will not be more than 45 days. And the application for leave is supported by a medical certificate.
- (6) Maternity Leave may be combined with any other kind of leave except Casual Leave, if the request is supported by a Medical Certificate.
- (7) During the period of such leave, the leave salary will be equal to the salary drawn immediately before proceeding on maternity leave.
- (8) The eligible female employee shall apply on the prescribed form (Annexure-IV) for grant of maternity leave enclosing therewith the requisite medical certificate; and also give an undertaking that she will not work in any establishment during the period in which she receives maternity benefits. In case the female employee works in any establishment after she has been granted Maternity Leave for any period, she shall forfeit her claim to the maternity benefit.

### 13. STUDY LEAVE

- (1) Study leave shall not be granted to a teacher who is due to retire within 3 years of the date on which he/she is expected to return after the expiry of the study leave.
- (2) Study leave without pay may be granted to an Asstt. Professor / Asstt. Librarian / Asstt. Director of Physical Education-and Sports after a minimum of two years continuous service in the University, to pursue a special line of study or research directly related to his/her work In the University organization and methods of education, subject to the conditions that:
  - a. the subject has relevance to the sphere of duties of the employee concerned;
  - b. the proposed course of study / training would be of distinct advantage from the point of view of the University's interest and would significantly enhance the employee's efficiency and
  - c. the exigencies of the University's work permit release of the employee for the period involved.
- (3) The total period of study leave will not normally exceed three years in one spell. However, in the first instance it may be sanctioned for two years, and may be further extended upto one more year, if there is adequate progress as reported by the Research Guide, etc. Care should be taken that the number of teachers given Study Leave does not exceed the stipulated percentage of teachers in any department. Provided that the competent authority may, in

- special circumstance of a case, waive off the condition of three years' continuous service.
- (4) Study leave may be granted no more than twice during the employee's career However, the maximum period of study leave admissible during the entire service shall not exceed five years.
- (5) A teacher availing himself / herself of Study Leave shall undertake that he/she shall serve that University for a continuous period of at least two years to be calculated from the date his/her resuming duty after expiry of the Study Leave.
- (6) After the leave has been sanctioned, the teacher shall, before availing himself/herself of the leave, execute a bond in favour of the university, binding himself himself/herself in the form of affidavit on stamp paper of proper value. A teacher availing himself/herself of Study leave shall undertake that he/she shall serve the University for a continuous period of at least two years to be calculated from the date of his/her resuming duty after the expiry of the Study leave. If fails, he / she will be required to pay to the University the financial assistance given to him, if any and salary of the period not completed

### 14. SABBATICAL LEAVE

- (1) Confirmed whole-time teachers of the University, who have completed minimum seven years of service as Associate Professor / Professor, may be granted Sabbatical Leave without pay to undertake study or research or, other academic pursuit solely with the object of increasing their proficiency and usefulness to the University and higher education system.
- (2) The duration of leave shall not exceed one year at a time, subject to a maximum of two years in the entire career of teacher.
- (3) A teacher who has availed himself / herself of Study Leave, would not b entitled to the Sabbatical Leave.
- (4) Provided, further, that sabbatical leave shall not be granted until after the expiry of five years from the date of the teacher's return from previous sabbatical Leave or any other kind of training programme.

### 15. EXTRAORDINARY LEAVE

- (1) Extraordinary leave shall always be without pay and allowances.
- (2) Extraordinary Leave will not be granted if any kind of leave with pay admissible for the purpose is due to the employee.
- (3) Extraordinary Leave on any occasion will not normally be granted for more than two months. The competent authority may, at its sole discretion, grant such leave for a period exceeding two months to an employee suffering fro a protracted illness.
- (4) Where Extraordinary Leave precedes and/or follows Saturday (where it is not working day) / Sunday or any other off-day applicable to the employee

- concerned / University's holiday / such Saturday / Sunday / Holiday, etc. will be treated as part of Extraordinary Leave.
- (5) Extraordinary Leave will not count towards service qualifying for increment if the total period of such leave availed of during the period between the date of appointment / promotion / last increment and the normal date of annual Increment under consideration, exceeds 90 days. In other worlds, in a case involving Extraordinary Leave exceeding 90 days, for the purpose of determining the effective date of increment, the period of Extraordinary Leave will be added to the normal date o Increment. Subsequent annual increments(s) would be determined with reference to such deferred date.
- (6) Requests for grant of Extraordinary Leave on medical grounds will be supported by a Medical Certificate from the attending Doctor, any fee payable for the Medical Certificate being borne by the employee concerned.

### 16. STATION LEAVE

Permission of the leave sanctioning Authority will be taken by the concerned person when wants to go out of station during holidays / weekends. In such cases person will also inform Phone no. and address for emergency.

### 17. GUIDELINES & PROCEDURE IN APPLYING FOR LEAVE

- (1) Subject to the terms and conditions of appointment, employees will be eligible for leave in accordance with these Rules, as amended from time to time.
- (2) An employee who desires to proceed on leave shall apply on the prescribed from (Annexure-I) to the authority competent to sanction leave *through proper channel*, and must not avail of the leave before it is sanctioned. The said authority shall issue orders on the application and where the leave is refused or postponed, the fact of such refusal or postponement shall be recorded in writing on the leave application.
- (3) Leave applications will invariably be submitted to the sanctioning authority through the Reporting Officers can allowed as for the channel of submission given below

Category of Employee	Channel of Submission	Sanctioning Authority	Kinds of Leave
Heads of Institutions/ Independent/ Departments/ Centres	Pro-Vice-Chancellor	Vice-Chancellor	All Kinds of Leave

Category of Employee	Channel of Submission	Sanctioning Authority	Kinds of Leave
Professor & Heads of Departments in Institutions	Head of Institution/Department	Head of Instt./Deptt: Upto 5 days Vice-Chancellor:Above 5 days (through Pro-Vice- Chancellor)	CL, EL & SL & Station Leave
Other Teaching and Non-Teaching staff	Head of Institution/Department (through the Supervisor / Reporting Officer concerned)	<b>Head of Instt:</b> with a copy to Dy. Pro VC	CL, EL & SL & Station Leave
Class-IV staff, Cleaners/Casual staff	Head of Institution/Department (through the Supervisor/Reporting Officer concerned)	Head of Institution/Department	CL, EL & SL

**Note:** Application for any other kind of leave will be submitted to the Vice Chancellor, through Pro-Vice-Chancellor.

- (4) In extraordinary cases where for reasons beyond his/her control, it is not possible to obtain prior sanction, the employee will seek telephonic sanction from the competent authority; and on resumption of duty, submit the application on the prescribed from within 24 hours. In case the application for post-facto sanction is not submitted and/or sanctioned, the salary for the leave period will be deducted even if the employee has sufficient leave balance in his/her credit.
- (5) If an employee after proceeding on leave, desires an extension thereof, he shall apply to the competent authority, who shall send or cause to be sent a reply either granting or refusing extension of leave to the employee concerned at his last known address. It will be the duty of the employee to obtain approval for extension of leave from the appropriate authority, otherwise he shall be deemed to be on unauthorized absence.
- (6) An employee desirous of spending a period of leave at a station other than his place of posting shall indicate the leave address and contact telephone/ mobile numbers on the leave application and also notify the University of any change thereafter as soon as it occurs.
- (7) Full and up-to-date complete record of all types of leave (showing calendar year-wise entitlement and leave availed) in respect of the employees located in Amity University Chhattisgarh Established under The Chhattisgarh Private Universities (Establishment And Operation)(Amendment) Act, 2014 [Chhattisgarh Act No. 13 of 2014], will be maintained as per Annexure-II in the respective Institutions/Departments and also by Head (HR/Admin) at the

University's Headquarters office. However, such record in respect of Class-IV & Casual workers located in Amity University Chhattisgarh Established under The Chhattisgarh Private Universities (Establishment And Operation)(Amendment) Act, 2014 [Chhattisgarh Act No. 13 of 2014],will also be maintained by Director-Administration. Similarly, leave record in respect of the employees located in any other Campus of the University will be maintained by the Executive In-charge of HR / Administration at the Campus.

- (8) The Head of the Amity University, Institutions as also Administrative Officers will send a consolidated half-yearly statement (in the prescribed format at Annexure-III) in respect of various kinds of leave availed by the employees and the balance at their credit as on 1st January and 1st July of the calendar year, to the Head (HR/Admin). at the University's Headquarters Office by 20th January and 20th July respectively at the latest.
- (9) If an employee remains absent beyond the period of leave originally granted or subsequently extended, he shall lose his lien on his appointment unless he (a) returns within ten days of the expiry of the leave, and (b) explains, to the satisfaction of the University, his inability to return on expiry of his leave. Consequently, when an employee loses his lie on his name may be struck off the rolls of the University.
- (10) If an employee remains absent beyond ten days continuously without prior permission, he shall be deemed to have voluntarily abandoned the University's service and the University will notify him accordingly at his last known address. Such unauthorized absence shall be deemed as abandonment of service by the employee and not as termination by the University; and the employee concerned will be liable to pay one month's salary in lieu of notice, which may be deducted from his/her salary or other dues.

#### 18. ATTENDANCE

- (1) Every member is required:
  - a. To attend office in time;
  - b. To strictly observe the prescribed lunch time and not to overstay.
  - c. Not to leave office before the office time
- (2) All employees shall use the Biometric attendance system to record their attendance both at the time of arrival and departure. An employee who fails to attend office at the scheduled time is late. However, late coming upto ten minutes of the scheduled time may be permitted by the concerned HOD.
- (3) When an employee attends office late or leaves office early and the late attendance or early leaving, as the case may be, is not condoned / permitted by the leave sanctioning authority as may be specified in this behalf, for each such occasion of late attendance or early leaving, ½ day's Casual Leave may be debited to the employee's leave account. However, late attendance up to one hour for not more then two occasions in a month can be condoned by the leave sanctioning authority on request of employee, if convinced that it is due to unavoidable reasons.

### 19. ENCASHMENT OF EARNED LEAVE

- (1) Encashment is not permissible for any kind of leave, except Earned leave.
- (2) During service no encashment of Earned leave will be permissible. In other words, encashment of EL will be permissible only at the time of cessation of the University's service, subject to other conditions being fulfilled.
- (3) Earned Leave due to regular employee (who is not on probation) on the date of termination of employment may be allowed to be encashed. Provided that in the case of termination as a disciplinary measure, the authority imposing the penalty shall pass orders as to whether such encashment may be allowed.
- (4) In the case of death of an employee while in the service of the University, the nominee, or the next kin of the deceased employee may be allowed the benefit of encashment of EL that may be admissible to the deceased employee immediately before his death, subject to a maximum of 300 days.
- (5) When encashment of Earned Leave is allowed to an employee, salary payable for the period of leave encashed will be computed as under
  - a. In the case of employee placed in UGC / Govt. scales of pay (5<sup>th</sup> CPC Scales)

b. In the case of employee placed in UGC / Govt. scales of pay (6<sup>th</sup> CPC Scales)

**c.** In the case of employee drawing consolidated / gross salary

#### Explanation

For calculation of the gross salary to be reckoned for the purpose of EL encashment, the reimbursement of expenses towards Transport / Conveyance, Driver's salary, HRA/ House Subsidy, Petrol expenses/subsidy, telephone/mobile expense, Children Education Allowance or Hostel Subsidy and other allowances e.g. special allowance, loyalty allowance, proctor allowance, programme coordinator allowance / programme leadership allowance / placement allowance, -- etc., Will not be taken into account.

(6) Where Earned Leave is allowed to be encashed on termination of employment, any amount recoverable from the employee, including salary

towards shortfall in the period of notice of termination, may be adjusted from the salary payable for the period of EL encashed.

# 20. RESIDUL PROVISION

- (1) The University may at its discretion sanction leave on full pay an employee who has no leave to his credit at the time of sanction of leave, if it is satisfied that the employee would continue In the service of the University; and such leave shall be adjusted against the future accrual of leave to him/her in due course of time.
- (2) The University may, at its discretion, allow relaxation of any of these rules in deserving cases.