Effective with respect to disabilities and paid family leaves commencing on or after January 1, 2018, University of Southern California hereby amends and restates, in its entirety, the USC California Voluntary Disability and Paid Family Leave Plan so as to read as set forth below:

I. ELIGIBILITY AND EFFECTIVE DATE OF COVERAGE

A. Eligibility

All California Employees of the Employer, including U.S. Citizens employed at an overseas foreign USC facility and physicians employed by USC Care, who work at least one-half (1/2) of the Employer’s standard work week, are eligible for coverage under this Plan.

B. Effective Date of Coverage

Individuals employed prior to the effective date of the Plan will be eligible for coverage on the effective date of the Plan. Individuals employed on or after the effective date of the Plan are covered as of the date of their employment, unless coverage is rejected in writing. Any Employee who initially accepts coverage under this Plan may subsequently elect to withdraw from the Plan within ten (10) days following the effective date of any amendment to the Plan or, for any other reason, on the first (1st) day of the first (1st) Calendar Quarter following the date of such election, by notifying the Employer 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 Any Employee who has rejected coverage or who has withdrawn from the Plan, and who subsequently elects, in writing, to be covered under the Plan, will be covered on the first (1st) day of the second (2nd) Calendar Quarter next following the date on which such election is received by the Employer. The original Plan effective date is January 1, 1974.

II. CONTRIBUTIONS

The cost of this Plan is paid for by the Employer using the Employee’s pre-tax payroll deductions from their gross earnings on each paycheck. Because Plan benefits are paid from the Employee’s pre-tax payroll deductions, the benefits will be fully taxable (FICA, Medicare, FIT, SIT and any other applicable state and federal taxes) to the Employee.

III. DISABILITY BENEFITS

Effective with respect to periods of Disability commencing on or after January 1, 2018, any Employee covered under this Plan who becomes Disabled by any physical or mental illness or injury, including but not limited to pregnancy, childbirth, or related medical condition, so as to prevent him or her from performing his or her regular or customary work, or who has been ordered not to work by written order from a State or local health officer because he/she is infected with, or suspected of being infected with, a communicable disease; or who 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; however, benefits for alcoholism recovery treatment will be paid for a period not to exceed thirty (30) days, and benefits for drug free residential facility participation will be paid for a period not to exceed forty-five (45) days in a Disability Benefit Period, unless the referring physician certifies to the need for continuing resident services, in which event benefits will be payable for up to sixty (60) additional days for alcoholism recovery treatment, and for up to forty-five (45) additional days for drug free residential facility participation.

The payment of all benefits is subject to the limitations and provisions hereinafter stated.

A. Waiting Period

Disability benefits will commence on or by the eighth (8th) consecutive calendar day of Disability; provided that the Employee reports his or her claim through the required channel and facilitates the provision of supporting medical evidence to the Claim Administrator within the timeframe required. If the Employee is hospitalized as an inpatient and his or her claim for Disability benefits is approved, the Employee’s benefits will commence on the first day of his or her hospitalization, unless the Employee works during the same day and is admitted that night, in which case the Employee’s benefits will commence the next following business day. The second sentence of this Section III.A does not apply to any Ambulatory, Emergency, Day Surgery or Outpatient hospital visit.

For each Disability Period for the same or related condition separated by a period of not more than sixty (60) days, where the Employee has already served a seven (7) day waiting period, a second seven (7) day waiting period will be waived.
B. Amount of Benefits

1. Commencing with the first (1st) compensable day of Disability, Employees will receive a weekly benefit equal to seventy (70%) percent of his or her Wages or Regular Wages, subject to a maximum weekly benefit of one-hundred and eighty-three ($183) dollars. Employees who are paid monthly will receive seventy (70%) percent of their monthly Regular Wages.

2. Benefits for Less Than One (1) Week/Month

For each day of any period of Disability for which benefits are paid and which is less than a full week, the amount of benefit payable will be one fifth (1/5) of the applicable weekly benefit.

For Employees who are paid monthly, the monthly benefit will be divided by the number of business days in the month and multiplied by the number of business days in the period to be paid.

3. Maximum Total Benefit

The maximum period payable for any one (1) Disability Benefit Period will be fifty-two (52) weeks of benefits. One (1) Disability Benefit Period is defined as two (2) consecutive disability periods for the same or related cause or condition and separated by a period of not more than sixty (60) days.

C. Disability Benefit Determination

A covered Employee may be eligible for Disability benefits if he or she is unable to perform his or her regular customary work because of a physical or mental illness or injury. Any period of Disability must be supported by a Certificate from a treating physician which contains 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. The Certificate must also contain a statement of medical facts, including secondary diagnoses when applicable, within the Physician’s knowledge, based on a physical examination and a documented medical history of the Employee by the Physician, indicating his or her conclusion as to the Employee’s Disability, and a statement of his or her opinion as to the expected duration of the Disability. However, as to any Employee who is hospitalized in or under the care of any medical facility of the United States government, a Certificate as to the Employee’s Disability, signed by any duly authorized medical officer of such facility, will be acceptable. With respect to an Employee who is hospitalized in a county hospital, or hospitalized by said county hospital in another hospital, a Certificate stating the date that the Physician ordered the confinement of the Employee and the duration of such confinement, signed by the registrar of the hospital will satisfy the requirement of this part. However, such Certificate is not required:

1. If the Employee submits evidence of receipt of temporary disability benefits under a workers’ compensation law of any state, for any day for which the Employee is entitled to receive Unemployment Compensation Disability (UCD) benefits reduced by such temporary or permanent workers’ compensation benefits.

2. If any Employee in good faith adheres to the teachings of any bona fide church, sect, denomination or organization which depends for healing entirely upon prayer or spiritual means, the Certificate of a duly authorized or accredited Practitioner of such bona fide church, sect, denomination or organization as to the Disability of the Employee and the estimated duration of such Disability, will be accepted.

3. If an Employee has been referred or recommended by competent medical authority to participate as a resident of any approved alcoholism recovery home, (an approved alcoholism recovery home is defined as a facility which is licensed by or has satisfied a program review by the state in which the facility is located), and an authorized representative of the facility certifies that the Employee is a resident participating in a state approved alcoholism recovery program, and in the absence of any other disabling condition, benefits while receiving alcoholism recovery treatment, will be paid for a period not to exceed thirty (30) days, and will be eligible for disability benefits for an additional period not in excess of sixty (60) days if the referring Physician certifies to the need for continuing resident services.

4. If an Employee has been referred or recommended by competent medical authority to participate in an approved drug free residential facility, (an approved drug free residential facility is defined as a facility which is licensed by or has satisfied a program review by the state in which the facility is located), and an authorized representative of the facility certifies that the Employee is a resident participating in a state approved drug free residential program, and in the absence of any other disabling condition, benefits while receiving such drug recovery treatment will be paid for a period not to exceed forty-five (45) days, and the Employee will be eligible for disability benefits for an additional period not to exceed forty-five (45) days if the referring Physician certifies to the need for continuing resident services.

5. If an Employee has been ordered not to work by written order from a state or local health officer because the Employee is infected with, or suspected of being infected with, a communicable disease.

D. Exclusions and Limitations for Disability Benefits

1. Disability benefits will be reduced by Workers’ Compensation benefits for any day for which the Employee is entitled to receive Unemployment Compensation Disability (UCD) benefits.

2. In the absence of any other disabling condition, benefits while receiving alcoholism recovery treatment, while a full-time resident in an approved recovery home, will be paid for a period not to exceed thirty (30) days, and will be eligible for Disability benefits for an additional period not in excess of sixty (60) days if the referring Physician certifies to the need for continuing resident services.

3. In the absence of any other disabling condition, benefits while receiving such drug recovery treatment will be paid for a
period not to exceed forty-five (45) days and the Employee will be eligible for Disability benefits for an additional period not to exceed forty-five (45) days if the referring Physician certifies to the need for continuing resident services.

4. No benefits are payable:
   a. If the Employee is confined, pursuant to commitment, court order, or certification, in an institution, or other place, as a dipsomaniac, drug addict, or sexual psychopath.
   b. For any period of Disability for which benefits are paid or payable under any Unemployment Compensation Act of the United States or of any state.
   c. For any day for which the Employee receives Wages or Regular Wages from any employer (excluding vacation pay), except that such benefits will be paid for any seven (7) day week or partial week, in an amount not to exceed his or her maximum weekly amount provided by this Plan, which together with the Wages or Regular Wages received, does not exceed his or her weekly wage, exclusive of wages paid for overtime, immediately prior to the commencement of the Employee’s Disability.
   d. For any day of unemployment and Disability for which the Employee receives, or is entitled to receive benefits or cash payments for:
      a) temporary or b) permanent disability indemnity, under a workers’ compensation or employer liability law of this state, or any other state, or the federal government; If such cash payments for a) temporary or b) permanent disability, are less than the amount the Employee would otherwise receive as benefits under this Plan, he/she will be entitled to receive for such day, if otherwise eligible, disability benefits, reduced by the amount of such cash payments.
   e. If any individual has filed with the California Employment Development Department, and each of his or her employers, a statement declaring the Employee’s adherence to the faith or teaching of any bona fide religious sect, denomination, or organization and in accordance with its creed, tenets, or principles, depends for healing upon prayer in the practice of religion, and the Employee’s statement disclaims any disability benefits based on Wages or Regular Wages paid while such statement is in effect. This limitation is applicable during the period when such exemption is in effect and for a period of three (3) months following rescission exemption certificate.
   f. To an individual who is a) incarcerated, in any federal, state, or municipal penal institution, jail, medical facility, public or private hospital, or in any other place because of a criminal conviction of a federal, state, or municipal law or ordinance or b) who commits a crime and is disabled due to an illness or injury, caused by, or arising out of the commission of, arrest, investigation, or prosecution of any crime that results in a felony conviction.

E. Elective Deductions From Benefit Payments

Any elective payroll deductions authorized by Employees (including dependent coverage) will also be withheld from the Plan benefit checks unless the Employee specifically notifies the Disability Office, in Writing, of his or her desire to discontinue any or all of the elective deductions. These deductions will be taken for up to fifty-two (52) weeks.

IV. PAID FAMILY LEAVE BENEFITS

Effective with respect to periods for Paid Family Leave (PFL) commencing on or after January 1, 2018, any Employee covered under this Plan who takes PFL to care for another’s Serious Health Condition or to Bond with a Child, will be paid benefits for the period of such leave as follows, subject to the provisions of the “Exclusions and Limitations” listed in Section IV.E.

A. Waiting Period

1. Provided medical certification and/or other documentation supporting the claim has been submitted, a leave will begin on the later of:
   a. the first (1) day of PFL, or
   b. the date immediately following the required use of eighty (80) hours of accrued vacation.
2. Periods of PFL for the same Care Recipient within a Twelve (12) Month Period are considered one (1) PFL benefit period.
3. Periods of a mother’s Disability due to pregnancy and periods of PFL for Bonding associated with the birth of the child are considered one (1) Disability Benefit Period for the mother and therefore, require only one (1) waiting period. The mother is not required to use eighty (80) hours of accrued vacation between the end of the Disability Benefit Period and the beginning of the PFL benefit period for Bonding.

B. Amount of Benefits

The amount of weekly PFL benefit for which an Employee is covered under the Plan will be equal to the State Disability Plan Level of Benefits (as defined herein).

The State Disability Plan Level of Benefits used for purposes of determining the benefit amount will be established at the commencement of the PFL claim. The exception to this is a claim for Bonding by the natural mother, who has received Disability benefits under this Plan for the pregnancy claim associated with the birth of the same Child. The PFL benefit payable
to the mother under this Plan will not be less than the weekly benefit amount that was established for the mother’s pregnancy Disability claim.

C. Maximum Benefit

The maximum benefit for a PFL claim will be limited to six (6) times the weekly benefit amount in a Twelve (12) Month Period.

D. Benefits for Less Than One (1) Week

For each day of any full-time continuous period of Family Care Leave for which benefits are paid and which is less than a full week, the amount of benefit payable will be one-fifth (1/5th) of the amount of the weekly benefit for each full day during which an Employee is unable to work due to caring for a seriously ill or injured Family Member or Bonding with a minor Child within one year of the birth or Placement of the Child in connection with Foster Care or adoption. Employees will receive their benefit on their regularly scheduled payroll cycle.

For employees who are paid monthly, the monthly benefit will be divided by thirty (30) and multiplied by the number of days in the period to be paid.

If Family Care Leave is taken intermittently or part-time, benefits will be calculated and paid on a wage loss basis, per CUIC Section 2656.

E. Paid Family Leave Determination

A covered Employee may be eligible for PFL benefits if he or she is unable to perform his or her regular or customary work because he or she is providing care the Serious Health Condition of a Family Member or Bonding with a new minor Child. PFL for Bonding claims is limited to the first (1st) year after the birth, adoption, or Foster Care Placement of the Child.

The Serious Health Condition of the Family Member that warrants the care of the Employee must be established by a Certificate from a Physician or Practitioner or from an inpatient care facility in accordance with the California Unemployment Insurance Code Section 2706.2. The information provided must be within the Physician’s or Practitioner’s knowledge and will be based on a physical examination and documented medical history of the Family Member.

The supporting documentation that provides satisfactory evidence of the birth, adoption, or Foster Care Placement of the Child and that verifies the relationship of the Claimant to the Child must be provided in accordance with Section 2708(c) -1 of the California Unemployment Insurance Code.

F. Exclusions and Limitations for Paid Family Leave

PFL benefits are not payable under the following conditions:

1. For any period for which the Employee is eligible for unemployment insurance in California or any other state or the federal government.
2. For any days for which the Employee receives Wages or Regular Wages. However, Wages or Regular Wages plus benefits may be paid in an amount, which does not exceed the Employee’s regular weekly wage, exclusive of overtime, immediately prior to the commencement of the Family Care Leave. Wages includes paid time off (or any non-specific leave provided by the Employer) if it is used for purposes of Family Care Leave.
3. For any period for which benefits are payable under a workers’ compensation or employer liability law of California or any other state, or for the federal government, for temporary disability in an amount equal to or in excess of the PFL weekly benefit amount for this Plan. Note: PFL benefits are payable for any difference between the PFL weekly benefit amount and the temporary disability weekly benefit amount.
4. For any period for which benefits are payable under a disability insurance act of California or any other state, or any company plan established in lieu of a state plan.
5. For the same period of time in a day for which another Family Member is ready, willing, able, and available to provide the required care.
6. For any day for which Employee receives vacation pay.

V. SIMULTANEOUS COVERAGE

A. Simultaneous Coverage for Disability Claims

In case of any period of Disability for which an Employee entitled to benefits hereunder is simultaneously covered by one (1) or more other plans (including Voluntary Plans and the State Disability Plan) and accordingly is entitled to other Unemployment Compensation Disability (UCD) benefits on account of the same Disability or PFL, the amount payable under this Plan for such period will be

1. The amount, if any, by which the basic 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 California Unemployment Insurance Code if the Employee were not covered by any Voluntary Plan; plus
VI. TERMINATION OF INDIVIDUAL EMPLOYEE COVERAGE

An Employee's coverage will terminate:

A. At midnight of the date of termination of employment by Termination of the Employer-Employee Relationship, or 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).

B. At midnight of the fifteenth (15th) day following the commencement of a leave of absence without pay

C. On the date the Employee ceases to be an eligible Employee.

D. As of the beginning of the next Calendar Quarter following the date the Employee has given written notice of his or her intention to withdraw from the Plan.

E. On the date of termination of the Plan.

F. Termination of approval of the VP by the Director of EDD.

G. Withdrawal of the VP by the Employer or a majority of its Employees employed in the State covered by the 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 Plan and will receive a weekly rate and maximum amount of benefits at least equal to those which the Employee would have received from the State Disability Plan but for coverage by this Plan. Except as otherwise provided, this Plan will be administered in conformity with all applicable rules and regulations governing the State Disability Plan. If an invalid State Disability Plan award is received due to insufficient qualifying earnings, the Employee may be entitled to further benefit considerations under the benefit rights of the long-term unemployed.

If during the Base Period the Employee was in military service, received workers’ compensation benefits, or did not work due to a trade dispute, the Employer may be able to substitute Wages or Regular Wages paid in prior Calendar Quarters to establish or increase the Employee’s benefit amount. The Employee may contact the Claims Administrator or the State Disability Insurance field office in his or her local area for further information.

VIII. CLAIMS

To claim benefits under this Plan for Disability or PFL, Employees can file their claim online through the Claim Administrator’s website or by calling the Claims Administrator. Except for good cause, a claim must be filed within sixty (60) days from the first (1st) compensable day of unemployment and Disability.

An individual 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 cost of Employee paid benefits. In order to allow the Employer to redirect a portion of the Voluntary Plan benefit, the Employee must give permission, in writing, for the weekly amounts to be redirected for payment of the Employee paid benefits. This redirection may be initiated at the time the Employee applies for Voluntary Plan benefits or at any time while receiving Voluntary Plan benefits. The Employee may terminate or change the terms of the voluntary plan redirection of benefits at any time while receiving benefits under this Voluntary Plan.

An Employee who files a claim will receive a Notice of Computation (DE 429D) from the State, which shows the minimum amount, he or she should be paid. If an Employee was in the 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.

The Employee must establish medical eligibility for each uninterrupted period of Disability or Paid Family Leave by filing a first request.
A Certificate filed to establish medical eligibility for the Employee’s own sickness, injury, or pregnancy or that warrants the care of the Care Recipient must also contain a statement of medical facts, including secondary diagnoses when applicable, within the Physician’s or Practitioner’s knowledge, based on a physical examination and a documented medical history of the Employee or Care Recipient by the Physician or Practitioner, indicating the Physician’s or Practitioner’s conclusion as to the Employee’s Disability or Care Recipient’s need for care, and a statement of the Physician’s or Practitioner’s opinion as to the expected duration of the Disability or need for care.

Under the provisions of the California Unemployment Insurance Code, the Employer or its authorized Claims Administrator will have the right to (A) require supplemental forms from the Physician or Practitioner or those authorized to certify the Employee’s Disability or Care Recipient’s Serious Health Condition as often as deemed necessary, and (B) have a Physician or Practitioner examine any Employee or Care Recipient while the Employee is claiming benefits under this Plan. This may be done as often as may be reasonably required during the period payment may be due under this Plan. Continued medical certification, signed by a certified Physician or Practitioner, must be submitted within twenty (20) days of the date the Employee is issued a notice of final payment or the Employee receives a request for additional medical certification, whichever is later. Additional medical certification may be requested as often as may be reasonably required during the period payment may be due under this Plan.

IX. OVERPAYMENTS

In the event that the calculation of a benefit under this Plan results in an overpayment to the Employee for any reason, the Employee will be required to repay such overpayment to the Plan only to the extent permitted under the California Unemployment Insurance Code and the California Code of Regulations. The Employer will make reasonable arrangements with the Employee or his/her legal representative for the repayment to the Plan of such overpayment, including but not limited to, reduction of future benefits under the Plan or the reduction of future pay from the Employer as allowed under the California Unemployment Insurance Code and the California Code of Regulations.

X. APPEALS

A. Appeal of Denial of Disability or PFL Benefits

An Employee who is denied benefits under the terms of this Plan may appeal the denial within thirty (30) days after service of the denial. 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 VP. In such cases, the Employee must file the appeal after thirty (30) days and within 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.

Disability appeals may be sent to any EDD office. PFL appeals must be sent to:

Paid Family Leave
PO Box 997017
Sacramento, CA 95799-7017

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 VP may appeal a denial of coverage for Disability or PFL within thirty (30) days of the date the notice of denial was mailed.

In disputed coverage cases in which a denial of coverage is not furnished, an appeal will be filed after twenty-five (25) days and within fifty-five (55) days from the date the appellant sends a request for payment of benefits to the Department or VP. If eligible, the Employee will be paid benefits by the plan that initially received the claim, pending disposition of the Disputed Coverage appeal.

XI. DEFINITIONS

A. Base Period means the following:

The “Base Period” is the twelve (12) months that begin in which ended the preceding:

January, February, or March …………………………………………………………………………………………….September 30
April, May, or June .................................................................................................................. December 31
July, August, or September .................................................................................................... March 31
October, November, or December .......................................................................................... June 30

B. **Bonding** means to develop a psychological and emotional attachment between a Child and his or her primary care giver(s). This involves being in one another’s physical presence.

C. **Calendar Quarter** means a period of three (3) consecutive months commencing with the first (1st) day of January, April, July or October.

D. **Care Provider** means the Family Member who is providing the required care for a Serious Health Condition of the Care Recipient or the Family Member who is Bonding with a new Child.

E. **Care Recipient** means the Family Member who is receiving care for a Serious Health Condition, or the new Child with whom the Care Provider is Bonding.

F. **Care Recipient Period** means all periods of Family Care Leave that an Employee takes within a Twelve (12) Month Period to care for the same Care Recipient.

G. **Certificate** means the signed statement of a Physician or Practitioner, or a registrar of a county hospital of this State, on a form prescribed by the EDD, except that a Certificate signed by a physician licensed by and practicing in a state other than California or in a foreign country, or in a territory or possession of a country, except a duly authorized medical officer of any medical facility of the United States Government, will be accompanied by a further certification that such physician holds a valid license in the state or foreign country, or in the territory or possession of the country, in which he or she is practicing.

H. **Child** means a biological, adopted, or foster son or daughter, a stepson, a stepdaughter, a legal ward, a son or daughter of a Domestic Partner, or the person to whom the Employee stands In Loco Parentis. This definition of a Child is applicable regardless of age or dependency status.

I. **Claimant** means an individual who has filed a claim for benefits from the Voluntary Plan or the State Disability Insurance Plan for Disability or PFL Leave benefits.

J. **Claims Administrator** means the third-party administrator selected by the Employer, as set forth from time to time on the Employer’s website at http://benefits.usc.edu/timeoff/disability.

K. **Disability** means a physical or mental illness or injury that renders an Employee unable to perform his or her regular or customary work. Disability refers to claims for unemployment disability compensation for an Employee’s own illness or injury. Disability always refers to non-PFL claims.

An individual is unable to perform his or her customary work if he or she is 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.

L. **Disability Benefit Period for Disability purposes** means a continuous period of unemployment and Disability beginning with the first (1st) day an Employee files a valid claim for benefits. Two (2) 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 is considered to be one (1) Disability Benefit Period.

**Disability Benefit Period for purposes of PFL**, means the period of unemployment beginning with the first (1st) day an Employee establishes a Valid Claim for PFL to care for the Serious Health Condition of a Family Member, or to Bond with a new minor Child during the first (1st) year after the birth or Placement of the Child in connection with Foster Care or adoption.

Periods of Family Care Leave for the same Care Recipient within a Twelve (12) Month Period will be considered one (1) Disability Benefit Period.

Periods of a mother’s Disability for pregnancy and periods of Family Care Leave for Bonding associated with the birth of that Child will be considered one (1) Disability Benefit Period.

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

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

O. **Employer** means the University of Southern California.

P. **Family Care Leave** means either of the following:

1. Leave to Bond with a new minor Child within the first (1st) year of the Child’s birth or Placement in connection with Foster Care or adoption.

2. Leave to care for a Child, Grandchild, Grandparent, Parent, Parent-In-Law, Sibling, Spouse, or Domestic Partner who has a Serious Health Condition.

Q. **Family Member** means Child, Grandchild, Grandparent, Parent, Parent-In-Law, Sibling, Spouse, or Domestic Partner as defined in these definitions.
R. **Foster Care** means twenty-four (24) hour care for children in substitution for, and away from, their Parents or guardian. Such Placement is made by or with the agreement of the State as a result of a voluntary agreement between the Parent or guardian that the Child be removed from the home, or pursuant to a judicial determination of the necessity for Foster Care, and involves agreement between the State and foster family that the foster family will take care of the Child. Although Foster Care may be with relatives of the Child; States action is involved in the removal of the Child from parental custody.

S. **Grandchild** means Child of the Employee’s Child.

T. **Grandparent** means a Parent of the Employee’s Parent.

U. **Paid Family Leave or PFL** means the program that provides up to six (6) weeks of wage replacement to workers who take time off to care for the Serious Health Condition of a Child, Grandchild, Grandparent, Parent, Parent-In-Law, Sibling, Spouse, or registered Domestic Partner, or to Bond with a new Child.

V. **Parent** means a biological, foster, or adoptive parent, a Parent-In-Law, 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 a Spouse or Domestic Partner.

X. **Physician or Health Care Provider (H.C.P)** means physicians and surgeons holding an M.D. or D.O. degree, psychologists, optometrists, dentists, podiatrists, and chiropractic practitioners licensed by California state law and within the scope of their practice as defined by California state law. “Psychologist” means a licensed psychologist with a doctoral degree in psychology, or a doctoral degree deemed equivalent for licensure by the Board of Psychology pursuant to Section 2914 of the Business and Professions Code, and who either has at least two (2) years of clinical experience in a recognized health setting or has met the standards of the National Register of the Health Service Providers in Psychology.

Y. **Placement** means a change in physical custody of a Child from a public agency or adoption agency into the custody of Foster Care or adoptive Parents.

Z. **Plan** means the Voluntary Plan described in this document.

AA. **Practitioner** means a person duly licensed or certified in California acting within the scope of his or her license or certification who is a dentist, podiatrist, or a nurse practitioner, and in the case of a nurse practitioner, after performance of a physical examination by a nurse practitioner and collaboration with a physician and surgeon; or as to normal pregnancy or childbirth, a midwife or nurse midwife, or nurse practitioner, or a physician assistant who has performed a physical examination under the supervision of a physician or surgeon.

BB. **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 treatment or supervision by a Health Care Provider, as defined in Section 12945.2 of the California Government Code.

CC. **Sibling** means a person related to another person by blood, adoption, or affinity through common legal or biological parent.

DD. **Spouse** means a partner to a lawful marriage.

EE. **State** means the State of California.

FF. **State Disability Plan Level of Benefits** means the amount of benefits as determined by the Employment Development Department (EDD) under CUIC Section 2655. The benefit is subject to a weekly maximum, which is established by the EDD.

GG. **State Plan or State Disability Insurance Plan or SDI Plan** means the benefits payable from the State Disability Fund pursuant to Part 2 of Division 1 of the California Unemployment Insurance Code (CUIC).

HH. **Stepparent** means a person who is a party to the marriage with respect to a minor child of the other party to the marriage.

II. **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.

JJ. **Twelve (12) Month Period** means the three-hundred and sixty-five (365) consecutive days that begin with the first (1st) day an Employee first establishes a Valid Claim for PFL.

KK. **Valid Claim** means any claim for PFL benefits made in accordance with the provisions of the California Unemployment Insurance Code Section 3302, and any rules and regulations adopted thereunder, if the individual claiming benefits is unemployed and has been paid the necessary wages in employment for Employees to qualify for benefits under Section 2652 and is caring for a seriously ill Family Member, or Bonding with a minor child during the first (1st) year after the birth or Placement of the Child in connection with Foster Care or adoption.

LL. **Voluntary Plan or VP** a Voluntary Plan established pursuant to Part 2 of the California Unemployment Insurance Code (CUIC).

MM. **Wages or Regular Wages** for the purposes of Disability benefit determination will mean the basic rate of pay paid to the Employee by the university (excluding overtime, shift differential pay, bonuses, commissions, etc.) but including Wages paid by USC Care during the last pay period immediately prior to the date of Disability.

NN. **Week** means the seven (7) consecutive day period beginning with the first (1st) day with respect to which a Valid Claim is filed for benefits and thereafter the seven (7) consecutive day period commencing with the first (1st) day immediately following such week or subsequent continued weeks of PFL.
XII. 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 Employment Development Department and will be deposited with the State Treasurer for the purpose hereinspecified.

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 Employer agrees to pay all valid assessments or charges levied by the Employment Development Department in accordance with the California Unemployment Insurance Code. All State assessments and administrative expenses may be paid for directly from the Voluntary Plan Fund established for this Plan.

D. The Plan will continue in effect for a period of one (1) year from the effective date and continuously thereafter unless thirty (30) days' advance written notice is given to the State 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 or the operative date of any change in the rate of worker contribution as determined by Section 984, if notice of the termination of the Plan is transmitted to the Director of Employment Development 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) days' notice because of the enactment of a 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. To the fullest extent provided by law, Employer reserves the right to amend or terminate the Plan.

F. For purposes of the Plan, the term “written” or “in writing” shall also include use of such paperless media as the Employer or Claims Administrator may approve.