POLICY STATEMENT

Cornell University may allow professors and academic staff to take leave from appointed responsibilities under certain circumstances, including arrangements that support a balance between family life and university responsibilities.

The university strongly encourages academic managers and academics to work together to support family-friendly arrangements that anticipate programmatic imperatives and to be flexible in unanticipated family situations.

The terms and conditions governing a leave differ with the individual’s academic role, the circumstances of the leave, and the source of funds.

REASON FOR POLICY

Academic appointments typically establish mutual contractual obligations that advance the university’s core academic endeavors. Leaves from those obligations may be approved to serve academic, career, personal, family, governmental, community, legal/regulatory, or administrative purposes.

This policy promotes academic leave management, which is a collegial approach intended to foster, within appropriate limits, situations of mutual benefit to the academic and the university’s academic program. This approach is based on shared commitment to the academic program and shared respect for the competing and changing demands in the life and career of the Cornell academic.

Procedures for request, approval, and recording of leave status promote clear communication; protect the individual’s and the university’s interests; and support academic development, planning, accountability, and regulatory compliance.

This policy also provides information about related issues, such as tenure status and benefits.
Policy 6.2.1
Leaves for Professors and Academic Staff

ENTITIES AFFECTED BY THIS POLICY

☑ Ithaca-based locations (includes Cornell Tech)
☐ Weill Cornell Medicine – New York City

WHO SHOULD READ THIS POLICY

- Professors and academic staff
- Academic deans and other executives, department chairs, directors, and managers
- Administrative staff responsible for academic appointments
- Staff in Human Resources

WEBSITE ADDRESS FOR THIS POLICY

policy.cornell.edu/policy-library/leaves-professors-and-academic-staff
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<td>Family and Medical Leave Act (FMLA)</td>
</tr>
<tr>
<td>University Policy 4.6, Standards of Ethical Conduct</td>
<td>Intergovernmental Personnel Act (IPA)</td>
</tr>
<tr>
<td>University Policy 4.14, Conflicts of Interest and Commitment (Excluding Financial Conflict of Interest Related to Research)</td>
<td></td>
</tr>
<tr>
<td>University Policy 6.9, Time Away From Work</td>
<td></td>
</tr>
<tr>
<td>University Policy 6.13, Disability Accommodation Process for Faculty and Staff</td>
<td></td>
</tr>
<tr>
<td>Academic Titles and Appointments</td>
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</tr>
<tr>
<td>Consulting Policy</td>
<td></td>
</tr>
<tr>
<td>Cornell University Bylaws</td>
<td></td>
</tr>
<tr>
<td>Faculty Handbook</td>
<td></td>
</tr>
</tbody>
</table>

CONTACTS

Direct any questions about this policy to the administrative office of the appropriate unit, center, library, or program. Direct other specific questions surrounding this policy to the following offices:

<table>
<thead>
<tr>
<th>Subject</th>
<th>Contact</th>
<th>Telephone</th>
<th>Email/URL</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insured Benefit, Further Information</td>
<td>Benefit Services, Division of Human Resources</td>
<td>(607) 255-3936</td>
<td><a href="mailto:benefits@cornell.edu">benefits@cornell.edu</a></td>
</tr>
<tr>
<td>Leave Eligibility</td>
<td>Local administrative office</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical Condition*</td>
<td>Medical Leaves Administration, Division of Human Resources</td>
<td>(607) 255-1177</td>
<td><a href="mailto:wcds@cornell.edu">wcds@cornell.edu</a></td>
</tr>
<tr>
<td>Policy Clarification</td>
<td>Local administrative office or human resource representative</td>
<td>(607) 254-6404</td>
<td><a href="mailto:acadhr@cornell.edu">acadhr@cornell.edu</a></td>
</tr>
<tr>
<td></td>
<td>Office of Academic Human Resources</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

◆ Note: Employees do not need to disclose personal medical information to anyone in their department or unit. Such information, when required, is handled by the appropriate area in Human Resources.
**DEFINITIONS**

These definitions apply to these terms as they are used in this policy.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Academic Appointment</td>
<td>Official, contractual arrangement connecting an individual to an academic title.</td>
</tr>
<tr>
<td>Academic Title</td>
<td>Name accorded to a category of endeavor designated as academic by the Board of Trustees and defining the academic relationship to the university. An academic title represents a core function or a special affiliation in the academic areas of teaching, research, and outreach, including academic librarian and extension efforts.</td>
</tr>
<tr>
<td>COBRA</td>
<td>Consolidated Omnibus Budget Reconciliation Act of 1985, includes provisions that apply to group health plans of employers.</td>
</tr>
<tr>
<td>Compression of Leave Interval</td>
<td>Arrangement to take another leave sooner than policy ordinarily would allow.</td>
</tr>
<tr>
<td>Concurrent Appointments</td>
<td>Appointments held by the same person at the same time, with combined full-time equivalent (FTE) not to exceed 100%.</td>
</tr>
<tr>
<td>Contract Colleges</td>
<td>New York State colleges operated under contract as part of Cornell University: the College of Agriculture and Life Sciences, the College of Human Ecology, the School of Industrial and Labor Relations, and the College of Veterinary Medicine.</td>
</tr>
<tr>
<td>Co-PI</td>
<td>Co-principal investigator, an individual who shares the responsibility for the sponsored project with the principal investigator.</td>
</tr>
<tr>
<td>Exempt FLSA Status</td>
<td>Department of Labor legal category of employees who are not subject to the provisions of the Fair Labor Standards Act (that is, employees who are not eligible for overtime pay). All academic appointments are FLSA-exempt.</td>
</tr>
<tr>
<td>Family Member</td>
<td>Spouse, partner (same-sex and opposite-sex), parent, child, sibling, grandparent, grandchild, child or parent of an employee’s spouse or domestic partner, or any person who is dependent upon the staff member for care. A “parent” is a biological, foster, step- or adoptive parent, or a legal guardian of an employee, or a person who stood in loco parentis when the employee was a minor child. A “child” is a biological, adopted or foster child, a legal ward, or a child of an employee standing in loco parentis.</td>
</tr>
<tr>
<td>FLSA</td>
<td>Fair Labor Standards Act of 1938, a federal law that in part establishes a minimum hourly wage and premium overtime pay for hours in excess of a specific level. Certain kinds of work are exempt from the overtime provisions of the FLSA, such as professional work.</td>
</tr>
<tr>
<td>FTE (Full-time Equivalent)</td>
<td>Full-time equivalent percent of effort (example: half-time equals 0.5 FTE).</td>
</tr>
<tr>
<td>Joint Appointments</td>
<td>Concurrent appointments made by different departments or units.</td>
</tr>
</tbody>
</table>
### Military Caregiver Leave
Form of Family and Medical Leave of up to 26 workweeks of leave in a single 12-month period, which is allowed for a spouse, son, daughter, parent, or next of kin to care for a member of the armed forces, a member of the National Guard or Reserves, or a veteran, who has a serious illness or injury that was incurred in the line of duty while on active duty, or that existed before the beginning of the member’s active duty and was aggravated by service in the line of duty on active duty in the armed forces. For veterans, the injury or illness may manifest itself before or after the member became a veteran, or at any point in time within five years preceding the date on which the veteran undergoes medical treatment, recuperation, or therapy.

### Military Exigency Leave
Form of Family and Medical Leave of up to 12 workweeks for employees who have a covered family member serving in the regular armed forces, the National Guard or the Reserves for any qualifying exigency that arises while the covered family member is on active duty. In the case of a member of the regular component of the Armed Forces, covered active duty means duty during the deployment of the member with the armed forces to a foreign country. In the case of a member of a reserve component of the armed forces, covered active duty means during the deployment of the member with the armed forces to a foreign country under a call or order to active duty. Examples of qualifying exigencies include short-notice deployment; military events; childcare and school activities; financial and legal arrangements; counseling, rest and recuperation, and post-deployment activities.

<table>
<thead>
<tr>
<th><strong>Modified Title</strong></th>
<th>Academic title used with one of the modifiers approved for that title, such as acting, visiting, adjunct, or courtesy.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PI</strong></td>
<td>Principal investigator, a person who is the project director on a sponsored project and responsible for conducting the research or other activity being supported by a sponsored project.</td>
</tr>
<tr>
<td><strong>Primary or Coequal Caregiving Parent</strong></td>
<td>For purposes of Cornell Academic Parental Workload Relief, a primary or coequal caregiving parent is one who has significant responsibility for the care of a child, and those responsibilities interfere substantially with academic responsibilities. If the child is adopted or placed for foster care, the child must be younger than five years old for the parent to qualify as a primary or coequal caregiving parent.</td>
</tr>
<tr>
<td><strong>PTS</strong></td>
<td>Probationary tenure status, the appointment status during the evaluation period for a professor eligible to be considered for tenure, also known as tenure-track.</td>
</tr>
<tr>
<td><strong>Stacking</strong></td>
<td>Arrangements to combine leaves for an extended or frequent absence; policy may limit such arrangements.</td>
</tr>
<tr>
<td><strong>Tenure</strong></td>
<td>Generally, time in a position or appointment. Academically, refers to “appointment with indefinite tenure,” meaning an academic appointment with no end date (as contracts all other academic appointments have “definite tenure,” or end dates). Only the Board of Trustees has the power to elect a professor to tenure, a status designed to protect academic freedom.</td>
</tr>
</tbody>
</table>
OVERVIEW AND PROCEDURES

General Comments
Approved leave formalizes temporary relief from some or all of an academic’s assigned responsibilities. A leave may involve full, partial, or no salary and may entail active employment status and/or on-campus presence. Campus privileges typically continue, including computer access and library privileges. Benefits during leave are administered per Trustee-approved legally compliant benefits plans. Those plans shall govern specific administration of benefits. Taking leave does not dismiss obligations of an ethical or legal nature (such as testifying). Commitments traditional within the academy may require attention, such as responsibilities to one’s graduate students.

Brief absences, holidays, vacations, change in worksite, and approved travel on Cornell business are not regarded as formal leave, although they are addressed in the appendix.

This policy is organized to address general aspects of leaves. Specific academic leave categories are described in appendices.

General Aspects of Academic Leaves
The sections that follow describe eligibility under this policy; requesting leave; leave approval and implementation; limits on leave dates, duration and frequency; leave schedules for dual-career couples; terminal leaves; return from leave; and benefits while on leave.

Eligibility under This Policy vs. the Non-academic Policy
Leave policies and categories differ for those holding academic versus non-academic appointments. Persons employed entirely in nonacademic titles, even if they work in an academic unit or in support of an academic program, are not eligible under this policy; individuals should instead consult University Policy 6.9, Time Away from Work, except that those appointed to graduate student titles should consult the policies of the Graduate School gradschool.cornell.edu.

◆ Caution: Some categories of leave that pertain to nonacademic staff may not pertain to academics (for example, academics are not placed on “university leave” or “personal leave” or “short-term disability” — the last is replaced by “academic short-term medical leave”).

Policy 6.2.1
Leaves for Professors and Academic Staff
OVERVIEW AND PROCEDURES, CONTINUED

Academics

Academic titles, described separately in the policy, Academic Titles and Appointments, include the following:

- Professorial titles (including modified titles of adjunct, acting, visiting, courtesy)
- Professor of practice, associate professor of practice, assistant professor of practice (including modified titles of adjunct, acting, visiting, courtesy)*
- Clinical professor, associate clinical professor, assistant clinical professor (including modified titles of adjunct, acting, visiting, courtesy)*
- Research professor, associate research professor, assistant research professor (including modified titles of adjunct, acting, visiting, courtesy)*

◆ Note: The titles with an asterisk are only available in a college by special procedure as described in the Academic Titles and Appointments policy.

- Senior scientist, senior scholar (including modified title of visiting)
- Instructor (including modified titles of visiting, courtesy)
- Lecturer/senior lecturer (including modified titles of visiting, courtesy)
- Principal research scientist/research scientist
- Research associate/senior research associate
- Extension associate/senior extension associate
- The academic ranks of librarian/archivist
- Teaching associate (but not teaching assistant, which is a graduate assistant title)
- Postdoctoral associate, postdoctoral fellow
- Visiting fellow
- Visiting critic
- Visiting scientist
- Visiting scholar

◆ Note: The titles Dean, Associate Dean, Assistant Dean, Director, Vice Provost, Provost, and President are not academic titles per se; if the person appointed to such a title holds a regular professorial appointment (not adjunct, visiting, acting, or courtesy), then this policy governs accruals and access to leaves; otherwise, refer to the rest of this section.
OVERVIEW AND PROCEDURES, CONTINUED

◆ **Caution:** Graduate student appointments, such as graduate teaching assistant and graduate research assistant, are not academic titles, nor are appointments as intern or resident.

**Administrators Who Are Professors**

Administrators who also hold regular professorial appointments (not adjunct, visiting, acting, or courtesy) are covered entirely by this policy rather than nonacademic policies.

**Administrators Who Hold Modified-Professorial or Non-Professorial Academic Titles**

Coverage under this policy for administrators who also hold modified professorial or non-professorial academic appointments (for instance, appointment as lecturer) is based upon the nature of the two appointments.

This academic policy governs both appointments:

- If the primary appointment is academic and the administrative appointment is considered an assignment within, stemming from, or closely related to the academic appointment; or
- If the administrative appointment is terminal, such that its conclusion would result in return to the academic appointment.

Otherwise, this policy governs only the academic appointment and not the administrative appointment.

◆ **Note:** Determination of coverage under this policy will be made by the dean or other executive and should be clarified as early in the offer and appointment process as possible.

**Other Concurrent Appointments**

If a person holds two unrelated part-time positions, one of which happens to be non-professorial academic, then this policy applies only to the academic position.
Requesting Leave

Typically, the academic consults the unit’s administrative office regarding eligibility and discusses the leave request with the department chair or other academic manager before making a formal request. When possible, discussions and formal request should occur sufficiently ahead of time to accommodate the needs of the academic program, including the planning cycles, such as publication schedules for course offerings; deadlines for grant submission and reports; and peak times for extension programs and library activity.

◆ Caution: A leave that would affect work on a sponsored program should be reviewed with the principal investigator (PI) as early as possible. A leave that would be taken by a PI or co-PI should be reviewed with the relevant grant and contract officer in the Office of Sponsored Programs as soon as possible, prior to formal request for leave.

In most academic leaves, a formal letter requesting leave is required. This letter should specify dates and the kind of leave requested. If the leave is for academic pursuits, the academic plan also should be attached. The unit administrative office can provide any relevant forms for requesting a leave. The university has a form for requesting leave under the federal Family and Medical Leave Act, but colleges and units may require special forms for requesting the other categories of leave.

◆ Caution: If the reason for leave is medical, the diagnosis or prognosis information is considered private and does not need to be disclosed in the request letter to the unit or in conversation. Medical Leaves Administration may exercise the university’s right to review the medical reason.

The formal request for leave should be submitted to the department chair or other academic manager, with a copy to the local administrative office.

Approval of academic leaves is discretionary, except:

- As described in leave taken under Cornell Academic Parental Workload Relief;

In leaves supported by appropriate medical professional statements; and

◆ Note: For medical leaves Cornell reserves the right to seek additional medical review that could lead to denial of leave.

- In situations governed by the Family and Medical Leave Act.
Policy 6.2.1
Leaves for Professors and Academic Staff

Discretionary Considerations, and Other Terms and Conditions

Among the many discretionary considerations for approval, the stability of the academic program may be foremost, leading to denial or deferral of the leave request, whether the leave is paid or unpaid. However, in leave management under this policy, family and career needs are regarded as valid and important reasons for leave approval.

Within legal limits, academic management may add written conditions beyond those specified in university policy. Those conditions may include a date for formal notification of intention to return to the university. Such a condition may pertain, for example, when an academic is considering an external offer and a notification timeframe is necessary for academic planning.

◆ Caution: Failure to provide, by the specified date, the required notice of intention to return may be interpreted as notification of intention not to return.

◆ Caution: While academic leaves may be used to accommodate faculty who take temporary positions elsewhere, such leaves are not normally appropriate for individuals who accept tenured appointments at other institutions. Tenure implies a mutual long-term contractual commitment between the faculty member and the university. Retention of a tenured position at Cornell concurrent with acceptance of a tenured appointment at another university may raise questions of dual employment that implicate the conflict of interest and conflict of commitment policies at both universities. Thus, a decision by the dean to grant academic leave in such circumstances requires compelling justification, and the leave should not, in any event, exceed more than one year from the date the Cornell faculty member assumes a tenured appointment at another institution.

Before a leave is approved, it is important to clarify programmatic and appointment matters surrounding the leave, such as the following:

- Appointment renewal (and review) if needed to accommodate return from leave
- Academic expectations attached to the leave
- Obligations under grants and contracts
- Timing of promotion or tenure review
- Compensating shift in workload and teaching replacements
- Duties that continue, such as advising or committee service
OVERVIEW AND PROCEDURES, CONTINUED

- Potential conflicts of interest in the leave plans (disclose and resolve per University Policy 4.14, Conflicts of Interest and Commitment (Excluding Financial Conflict of Interest Related to Research))
- Eligibility to participate in salary improvement programs
- Standards for performance review

Provost approval may be necessary for some terms and conditions that lie outside of this policy, such as adjustment of the tenure timetable.

Deferral at the Discretion of the Department

Department chairs have responsibility for meeting the needs of the academic program while managing leave schedules affected by a variety of factors. Managing the sequence of leaves in a unit or program may require denial or deferral of leave requests. Discussions surrounding leave requests and deferrals should include a leave management plan that addresses such factors as the following:

- Limits to sabbatical postponement credit
- Restrictions on study leave eligibility and postponement
- The kinds of leave that may not be taken in adjacent semesters, e.g., study leave and sabbatical leave
- Avoidance of excess leave, undue stacking of leaves, and excessive compression of leave intervals
- Career and personal issues

Limits on Leave Duration and Frequency

University policy limits the duration and frequency of an academic’s leaves, reflecting Trustee and leadership expectations that:

- Academics (particularly professors) will be substantially available to students during their years of study and to other beneficiaries of the academic programs;
- Such leaves will benefit not only the academic but the university as well, through the enhancement of the academic’s ability to contribute to the institution, by accommodating the changing needs of personal life and career;
- A continuing academic affiliation with Cornell will reflect appropriate participation in the Cornell academic community;
- Benefits expenses and liability exposures due to leaves will be incurred only when appropriate; and
OVERVIEW AND PROCEDURES, CONTINUED

- The university will be able to exercise with clarity its rights and obligations in matters of academic planning and employment.

Academic leaves are expected not to exceed one year in length, except as may occur as a result of medically based leave, Family and Medical Leave, or leaves negotiated under the Intergovernmental Personnel Act (IPA leave). Any leave or leave combination in excess of one year (“excess leave”) requires special approval by the provost. Provost approval of a request for excess leave confirms the academic’s continued eligibility for benefits as specified in the governing benefits plans. The Office of the Dean, Vice Provost for Research, or University Librarian should forward the request for excess leave to the Office of Academic Human Resources.

The frequency of leaves for an individual may be limited, except as provided for in medically related leaves; Family and Medical Leave; and Parental and Care Leave Options for Cornell Academics.

Leave Schedules for Dual-Career Couples

It is university practice to use a variety of approaches to enable dual-career couples to go on leave at the same time. However, special arrangements for the dual-career professorial couple will not include the arbitrary granting of credits to synchronize leave schedules because the synchrony does not persist.

For dual-career Cornell couples in which one person is a professor, the university strongly encourages the leadership of the other unit, whether academic or non-academic, to approve leave arrangements that enable the couple to go on leave at the same time.

Dates of a Leave

The official dates of a leave may need to respect particular semester or payroll dates, particularly in Endowed Division appointments where professors on 9-month appointments are paid over 12 months, with the resulting issues of pre-payment of the professor between July 1 and mid-August and post-payment between mid-May and June 30.

The end date of a leave may not exceed the end date of the appointment. Any renewal should be implemented prior to processing of the leave.

“Terminal” leaves, which are planned to extend until the end date of the appointment (or the date of retirement or resignation), may be approved except for study leave and where the conditions of the leave call for a period of post-leave service, as is the case in sabbatical leave. Terminal leaves are
Policy 6.2.1
Leaves for Professors and Academic Staff

OVERVIEW AND PROCEDURES, CONTINUED

subject to the limits, terms, and conditions described elsewhere in this policy. Terminal leave should not be approved solely for the purpose of continuing benefits eligibility — provisions already exist for continuation of some benefits eligibility under federal regulation (COBRA).

Route of Approval for Academic Leave (Non-Medical)

Academic leave approval begins locally and moves through usual academic channels to the level of dean or other executive, with some circumstances requiring provost approval. Leaves of two weeks or less may be approved by the department chair or other academic manager and do not require additional approval (except per college, school, library, or unit practice). Leaves or leave combinations in excess of a calendar year (excluding approved use of vacation) require provost approval coordinated through the Office of Academic Human Resources. Typically, it is the request letter that moves through approval channels. For concurrent appointments, both units and deans’ offices must be involved in the approval process.

Upon learning of final approval of a leave, the department chair or supervising professor (or designee) must communicate this to the academic in writing, specifying start and end dates and pay status, along with other special terms and conditions.

Implementing Approved Leave

An online transaction officially implements and records the approved leave. The local administrative office prepares the transaction in accordance with college or school practice, placing the academic on leave. (Leaves for academics in concurrent appointments require sign-off by both units, and the other dean’s office, if any, should be involved.) Attached to the online transaction as backup must be a copy of the approval notification written to the academic with category of leave, specific start date and end date of leave, and pay status during leave, along with any special terms and conditions. A copy of any special approval, such as dean’s or provost’s approval, also should be attached.

Leaves of two weeks or less do not require an online transaction unless salary is affected or local policy requires it. It is important, however, to keep copies of leave request and approval letters in unit files. This may become relevant in such areas as determining sabbatical accrual.

There is no need to file another transaction to return the academic from leave if the end date of the leave remains the same as filed on the leave-originating transaction.
Return from Leave

Typically, an approved academic leave obliges the unit to return the academic to the same academic position (assuming the appointment remains in effect). During the leave, the position may not be filled except on a short-term contingency basis. Units are not obliged to return the academic to the position before the approved end date of the leave.

**Caution:** Failure to return from leave may constitute job abandonment and may lead to early termination or non-renewal of the academic appointment.

The university may exercise options not to return the academic to the position or to the same position in such situations as the following:

- Completion of the assigned project or loss of funding
- Some provisions of Family and Medical Leave that permit return to an analogous position
- Medical situations in which a release to return to work is not forthcoming or precludes performing (with reasonable accommodation) some or all of the position’s essential responsibilities
- Special circumstances, such as those related to reorganization or loss of funding

Leave does not prevent continuing performance management efforts or disciplinary action.

It is not necessary to file a form to return an academic from leave status if the end date of the leave has not changed.

Benefits While on Leave

Approved leaves of up to one year provide general benefits eligibility on the same basis as before the leave, with such exceptions as the following:

- Continuation of an insured benefit, such as health insurance, may require that the employee pay both the employer and the employee share of the premiums.
- The plans or legal regulations governing some benefits may exclude eligibility for those on particular forms of leave.
- Salary-linked benefits may be affected by leave with partial or no salary.
- Accruals toward vacation, sabbatical leave eligibility, or study leave eligibility may not continue while on leave.
OVERVIEW AND PROCEDURES, CONTINUED

◆ **Note:** Benefits eligibility and terms of continuation while on leave may differ between Contract College and Endowed Division appointments.

If any benefit (such as Cornell Children’s Tuition Scholarship) is of specific concern, the professor or academic staff member is advised to consult the pertinent section of leave policy and then inquire through the academic unit’s administrative office or the university Benefit Services office.

Leave(s) in excess of one year require approval by the provost coordinated through the Office of Academic Human Resources, which extends eligibility to continue benefits permitted under benefits plans.
## APPENDIX A: ABSENCES NOT CONSIDERED FORMAL LEAVES

<table>
<thead>
<tr>
<th>General Comments</th>
<th>Not all absences are considered situations that require formal leave. The dean or other executive determines whether a given circumstance constitutes a leave situation or another category of absence.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change in Worksite</td>
<td>Change in worksite, other than temporarily, should be reported by message from the administrative office to the college/unit Human Resources office so that a central record of the assigned worksite may be maintained and changes in tax jurisdiction may be implemented. For example, assignment of an Ithaca-based project’s research associate to a Cornell laboratory in Long Island would constitute a change in worksite and not a leave situation.</td>
</tr>
<tr>
<td>Approved Travel on University Business</td>
<td>Approved travel on behalf of Cornell, attending professional meetings, presenting lectures at other institutions, consulting within the time allowed for professors under the consulting policy, or participating in Cornell’s off-campus academic programs are not considered leave situations.</td>
</tr>
<tr>
<td>Sick Leave: Contract College Benefits-Eligible Academics</td>
<td>Benefits-eligible, contract college academics accrue sick leave to substantiate eligibility for a post-retirement benefit, and use is recorded and tracked in accordance with unit practices. Contract college sick leave may be used when eligible academics are unable to work for the following reasons:</td>
</tr>
<tr>
<td></td>
<td>• To tend to their own medical needs such as mental or physical illness or injury, including medical or dental appointments</td>
</tr>
<tr>
<td></td>
<td>• To give their full attention to the health-related care of family members (see Definitions)</td>
</tr>
<tr>
<td></td>
<td>• To avail themselves or a family member of services or assistance including, but not limited to,</td>
</tr>
<tr>
<td></td>
<td>o Obtaining services from a domestic violence shelter, rape crisis center, or other shelter or services program for relief from a family offense matter, sexual offense, stalking, or human trafficking;</td>
</tr>
<tr>
<td></td>
<td>o Participating in safety planning, temporarily or permanently relocating, or taking other actions to increase the safety of the</td>
</tr>
</tbody>
</table>
Policy 6.2.1
Leaves for Professors and Academic Staff

APPENDIX A, CONTINUED

- employee or employee's family members from future family offense matters, sexual offenses, stalking, or human trafficking;
- Meeting with a civil attorney or other social services provider to obtain information and advice on, and to prepare for or participate in any criminal or civil proceeding, including, but not limited to, matters related to a family offense matter, sexual offense, stalking, human trafficking, custody, visitation, matrimonial issues, orders of protection, immigration, housing, discrimination in employment, housing, or consumer credit;
- Filing a domestic violence complaint or domestic incident report with law enforcement;
- Meeting with a district attorney's office about domestic violence, family offense, sexual offense, stalking, or human trafficking;
- Enrolling children in a new school because of domestic violence, a family offense, sexual offense, stalking, or human trafficking; or
- Taking other actions necessary to maintain, improve, or restore the physical, psychological, or economic health or safety of the employee or the employee's family member to protect those who associate or work with the employee.

Accruing Sick Leave

For nonexempt academics, sick leave accruals are based on the total number of hours paid (to a maximum of 80 hours during a biweekly pay period, but no more than 40 hours per week) multiplied by the sick leave accrual factor of .04615.

Exempt full-time staff members accrue 1.0 days of sick leave a month. Exempt part-time academics accrue a pro rata of the 1.0 days, based on the part-time academic’s standard part-time appointment.

Maximum Accrual

Contract college nonexempt and exempt academics are permitted to accrue a maximum of 90 days of regular sick leave, and an additional 110 days of banked sick leave (up to a maximum of 200 days).
APPENDIX A, CONTINUED

Non-accrual

Sick leave is not accrued during academic short-term medical leave, or other approved, unpaid leaves.

Terminations

Upon termination of employment, sick leave balances are cancelled. Sick leave may not be taken after the last day worked.

Recordkeeping

The payroll system is the official accrual record for exempt and nonexempt staff.

Unit management (for example, supervisors, payroll representatives, Human Resources representatives) should inform exempt and nonexempt academics as to how to record the use of accruals and how to access their leave balance information. Leadership and academics are both responsible to be aware of sick leave balances and for periodically reviewing them as needed to verify that balances are accurate.

To officially correct an academic’s sick leave balance, the correction must be made in accordance with the university payroll system/time collection requirements.

New York State Paid Sick Leave

All other paid (receive an IRS Form W-2 from the university) academic positions not otherwise covered under this policy are eligible for New York State Paid Leave as defined by University Policy 6.9, Time Away from Work: Sick Leave (New York State).

Brief Personal Absences (Including Jury Duty, Funerals, Blood Donation, Voting, Lactation, and Attending to Personal Business)

Brief, infrequent absences due to illness, to meet the demands of family life, for medical consultation or treatment, or to attend to personal business should be reported to the unit office or academic manager per the custom of the unit, but they are not recorded in university systems as academic leaves.

Upon request, the university must provide 3 hours of unpaid leave in any 12-month period to covered faculty and academic staff members who wish to donate blood. Requests for more than 3 hours, or requests from non-covered employees for blood donation purposes is subject to supervisory approval. For more information, consult the Blood Donation Leave section of University Policy 6.9, Time Away from Work.
Policy 6.2.1
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APPENDIX A, CONTINUED

Upon request, the university must provide paid time off to faculty and academic staff members to vote if they are registered voters in New York State and qualify under the Voting Time section of University Policy 6.9, Time Away from Work.

All faculty and academic staff may request time away from work to express breast milk for up to 3 years following the birth of a child. For this accommodation, Cornell will make reasonable efforts to provide a private room or other location in close proximity to the work area. For more information, consult the Lactation Time Away from Work section of University Policy 6.9, Time Away from Work.

Family-related and medical situations may qualify for the protection of the Family and Medical Leave Act. A personal medical absence that extends as long as a month may be covered within this policy’s Short-term Medical Leave section, as well as by the Family and Medical Leave Act.

Jury Duty and Court Appearances

Absence in response to summons for jury duty, for subsequent empanelment, or in order to appear in court as a summoned witness is not considered leave, and salary is continued. The unit office should be kept informed of absence and anticipated absence.

Academics appearing in court on their own behalf should notify their unit office. Salary continuation is at the discretion of academic management, and lengthier absence may be handled through this policy’s Other Academic Leaves of Absence, Including Administrative Leave section.

Funerals

When absence is necessary to attend a funeral, the department chair or other academic manager should be notified so that academic obligations may be met. Absence beyond typical time around the death and funeral are handled through this policy’s Other Academic Leaves of Absence, Including Administrative Leave section, and the continuation of salary is at the discretion of the dean or other executive.

Excessive Absences

A department chair or other academic manager is authorized to set work hours and reasonable standards for attendance, office hours, and other academic business. When absences are deemed excessive or to have an impact on unit management or programs, the department chair or other academic manager should initiate a discussion with the academic to foster
APPENDIX A, CONTINUED

clear communication of the situations involved and of expectations. If standards for reasonable absence need to be clarified, it is permissible to look to the non-academic policy, University Policy 6.9, Time Away from Work, for guidelines in areas not specified in academic policy. Aside from absences covered in Family and Medical Leave policy and approved leaves, continued excessive absences could be grounds for progressive disciplinary action and ultimately for early termination of the contract or non-renewal. In extreme cases, tenured professors may be subject to revocation of tenure by the Board of Trustees for nonfeasance.

Holidays and Recesses

The Office of Human Resources issues an annual list of official holidays for university employees.

During the four scheduled recess periods, (fall break in October, intersession between the fall and spring terms, February recess, and spring break), professors and academic staff remain responsible for performing their normal academic duties other than formal classroom teaching.

Vacation

Professors and academic staff whose primary appointments are 9-month, academic-year appointments — even when their salaries are spread over the 12-month fiscal year — do not accrue vacation, although they may use accrued vacation that was carried over from appointments where they did earn vacation, if the funding sources permit. Teaching in Summer Session or drawing supplemental summer salary does not change a primary appointment to 12-month appointment.

Academic employees, including visiting academics but excluding those in postdoctoral titles, who hold 12-month appointments for one year or longer and whose total university effort is designated at 50% or more, earn vacation at the rate of 2 days per month, up to a total of 22 days per year. Vacation accruals begin on the academic employee’s first day of work. Vacation leave may not be taken before it is accrued. Postdoctoral associates who are or have been appointed for a year accrue 15 days’ vacation per year. Vacation accruals begin on the postdoctoral associate’s first day of work. Vacation leave may not be taken before it is accrued. Both the rate of accrual and the annual accrual limit are pro-rated for part-time appointments and in concurrent appointments. Appointments that total less than half time, regardless of appointment duration, do not accrue vacation. Postdoctoral fellows and visiting fellows do not accrue vacation.
APPENDIX A, CONTINUED

Except for postdoctoral associates, the maximum vacation accrual is 30 days, although the dean or other executive may approve accrual up to 44 days in unusual circumstances. The maximum vacation accrual for postdoctoral associates is 22 days and cannot be extended. Vacation accruals in excess of the maximums will not be carried over beyond December 31 of any given year. Each year, as of December 31, vacation accrual balances that exceed the maximum will automatically be adjusted to the appropriate maximum in accordance with the accruals stated above.

Each department or academic unit is responsible for maintaining records and informing academics how to record the use of accruals and how to access their vacation balance information. The department or academic unit and the academic are both responsible to be aware of the vacation balance, to periodically review it to verify the balance is accurate, and to discuss whether the balance is at or nearing the maximum accrual. The nature of academic work suggests that vacation be earned and deducted in increments no smaller than half days.

All earned vacation must be taken before the appointment’s termination date or the accrual will be lost, except that a vacation accrual balance may be transferred to a new, a continuing, or a renewed Cornell appointment, even if the new appointment does not qualify for further accrual. In these cases, the accrual may be used or may continue to be carried as a balance. Lump-sum payment for vacation accrual may not be made except in case of election of a formal retirement option, to the estate in case of death, or upon resignation for libraries and archivists (maximum payment is 30 days). Continued regular salary payment may be made to “pay out” the vacation only if the appointment has been extended administratively; this is appropriate only when performance of academic duties has prevented use of vacation accrual (further vacation does not accrue during such administrative extension). The unit has no obligation to extend an appointment for this purpose, and this option is not available to librarians and archivists (see “lump-sum payment”).

Vacation time should be scheduled in consultation with the department chair or other academic manager so that the continuity of the academic program is maintained. Approval to use vacation accrual is at the discretion of the department chair or other academic manager, but it can be a misuse of discretionary power to interfere persistently with an academic’s scheduling vacation.
APPENDIX B: CATEGORIES AND DETAILS OF FORMAL ACADEMIC LEAVE

Sabbatical Leave (Professorial)

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of sabbatical leave.

Sabbatical leave provides opportunity for planned, active-status professorial effort to focus on, advance, and freshen scholarship and open new avenues for research, teaching, and outreach such that significant benefit accrues to the university’s academic programs. Sabbatical leaves are available only to associate professors, professors, and university professors who have been elected to tenure by the Board of Trustees.

For 9-month appointments (even if paid over twelve months), sabbatical leave may be taken at full salary for one semester or half-salary for 2 semesters. For 12-month appointments, sabbatical leave may be taken at full salary for 6 months or half-salary for 12 months. For concurrent professorial appointments (i.e., joint appointments), the goal is to replicate salary (or half of salary) that the professor would have had for the given semester(s) without the leave; distribution of the salary expense between the colleges will be prorated.

Sabbatical salary for many Endowed Division appointments is charged to the Sabbatical Pool. For Contract College appointments, sabbatical salary is charged to the appointment’s regular statutory or state funds. These sources of funding require that sabbatical leave plans and accrual toward sabbatical leave eligibility be auditable.

Sabbatical leave is approved at the discretion of the dean and department chair. Sabbatical leave is not an entitlement.

A professor requesting sabbatical leave and who has grants or contracts must notify the Office of Sponsored Programs as soon as possible to allow that office to meet informational reporting requirements.

Requesting Sabbatical Leave

Eligibility to take a sabbatical leave should be confirmed with the academic unit’s administrative office, which should confer with the dean’s office.

Sabbatical leave must be requested sufficiently in advance (by at least a semester) to enable the unit to plan for meeting academic obligations, such as course offerings.
APPENDIX B, CONTINUED

The sabbatical request should specify dates of leave. If accrued vacation is planned to be taken adjacent to the sabbatical leave, this should be included as part of the sabbatical plan and separate dates identified.

With the request for leave, the professor must submit an academic plan for the sabbatical leave. The sabbatical plan must describe the proposed work expected to benefit Cornell’s academic program. Approval of the leave is contingent on the department chair’s and dean’s approval of the academic plan. Sabbatical plans may be subject to internal or external audit review (related to accounting for appropriate use of Sabbatical Pool or State funds). Approved changes to the sabbatical plan should be filed as attachments to the unit and college copies of the approved plan.

Processing Sabbatical Leave

With confirmation of eligibility and with approval of the leave and the sabbatical plan by the department chair and the dean, the professor should be placed on sabbatical leave and appropriate Human Resources systems should be updated. The letter to the professor indicating leave approval, dates, the post-sabbatical service requirement, and any special contingencies should be attached for college and central files. Copies of the sabbatical plan do not need to be filed centrally; a copy must be retained in unit files. A copy of the accrual record substantiating sabbatical leave eligibility must be attached to the online transaction for central records.

Accruing toward Sabbatical Leave Eligibility

A professor becomes eligible for a sabbatical leave after 12 fall or spring semesters of active, on-campus professorial service. A semester does not accrue toward next sabbatical leave eligibility if half or more of that semester is spent on leave, except for study leave. Semesters on study leave may accrue toward next sabbatical leave eligibility. In the College of Arts and Sciences, off-campus study leaves do not accrue toward next sabbatical leave eligibility. Time spent on Intergovernmental Personnel Act Leave does not accrue toward sabbatical leave eligibility.

Sabbatical leave is not normally available to professors to be taken while they serve actively as dean or vice provost, or in other executive positions. For such individuals, accrual toward sabbatical leave eligibility may continue within prescribed limits, adjusted in the context of any arrangements for administrative leave. Professors whose executive service is of long duration may interrupt that service with a sabbatical leave if the provost approves.
APPENDIX B, CONTINUED

**Part-time service:** Sabbatical leave eligibility can be accrued during part-time professorial service. For professors with semesters at part-time effort, either of two proration methods may be used: prorating accrual, or, more commonly, prorating salary.

- In prorating accrual, the fractional effort for every eligible semester is added until the sum equals the equivalent of twelve full semesters. For instance, 24 semesters at 0.5 FTE would accrue eligibility for a sabbatical leave (1 semester or 6 months at 1.0-FTE salary, or 2 semesters or a full year at 0.5-FTE salary).

- In prorating salary, for the 12 eligible semesters, each semester’s effort contributes that fraction of a twelfth to the sabbatical salary. For instance, 12 semesters at 0.5 FTE would accrue eligibility for a sabbatical leave (1 semester or 6 months at 0.5-FTE salary, or 2 semesters or a full year at 0.25-FTE salary.)

In an irregular pattern of partial-effort semesters among full-effort semesters, the partial-effort semesters (up to the summed equivalent of 3 full semesters) may be deferred toward any future sabbatical leave eligibility; use of such partial-semester deferred accrual may not cause compression of the interval between leaves beyond acceptable norms. The option to defer partial-effort semesters’ accrual may be useful for leave management in the context of a professor’s family circumstances or in completing accrual toward sabbatical leave eligibility in a phased retirement schedule.

**Credit for prior service:** Trustee legislation permits as many as 6 semesters to be credited toward first sabbatical leave eligibility for service in regular professorial ranks at other institutions. If prior-service credit beyond 6 semesters is necessary, that many twelfths of the sabbatical salary must be paid by funds other than the Sabbatical Pool or State funds.

For contract college appointments, because prior-service credit is regarded as assuming a financial liability that belonged to the other institution, only service at State University of New York (SUNY) institutions is eligible for prior-service credit; if prior-service credit is appropriate under university policy but not contract college policy, it may be awarded, but each twelfth of sabbatical salary that represents such prior-service credit must be charged against non-State funds.

Approval for prior-service credit requires a request from the department chair to the dean, with attached documentation (typically from the curriculum vitae) of the prior service in professorial rank. The approval and
APPENDIX B, CONTINUED

the backup documentation must be filed with the Office of Academic Human Resources to substantiate the credit for university records.

Credit for postponement: The sabbatical leave is intended for periodic renewal of scholarship after significant years of attention to responsibilities that can detract from that focus. To maintain this purpose, Trustee legislation limits the degree to which postponement of sabbatical may accrue credit toward future sabbatical leaves and thereby compress the interval between future sabbaticals.

When a professor has accrued to full eligibility for a sabbatical leave, further accrual stops until return from that sabbatical leave. If the sabbatical leave is postponed, the intervening semesters are not credited toward next eligibility, except in special circumstances. Postponement credit must be requested, and grounds for approval are limited to the following:

- The academic interests of the unit
- Tenure having not yet been approved
- Grant or contract obligations
- Family or medical circumstances (for semesters with active service and fulfillment of academic obligations for at least half of the semester, per the department chair’s judgment)
- Synchronization of leave schedules between dual-career couples
- Administrative service as department chair, dean, or university executive

Limits to postponement credit include the following:

- Three semesters toward next sabbatical leave eligibility
- Up to 6 semesters for postponement during administrative service as department chair, dean, or executive (in addition to any semesters of regular postponement credit), except that administrative leave is presumed to be awarded in lieu of appropriate numbers of lost or administrative-service postponement credits

Sabbatical postponement credit is not awarded in fractions.

Particularly in units that offer study leave, requests for postponement credit should include a leave management plan that attempts to restore normal patterns of leave cycles and intervals and to avoid clustering of leaves.

Postponement credits that fall within these categories and limits may be approved by the dean’s office if historical record of the semester accrual
APPENDIX B, CONTINUED

count that accurately supports the postponement request is attached to the approval and filed with the Office of Academic Human Resources.

Duration

While it is anticipated that sabbatical leave start-dates will coincide with semester or half-year start dates, a dean may approve different start dates and end dates for appropriate reasons as long as the equivalent length of the sabbatical leave is not exceeded and any endowed division payroll pre-pay and post-pay considerations are honored.

Early return from sabbatical leave is permitted with dean’s and department chair’s approval, but the remainder of the sabbatical leave is not owed to the professor.

Sabbatical and Short-term Medical Leave

Should a medical situation seriously interfere with the sabbatical plan, the academic should notify the unit administrative office and, with proper documentation, be placed on academic short-term medical leave. Upon return from the short-term medical leave, the academic should discuss with the chair whether commitments warrant extension of the sabbatical leave beyond the original date for return.

Combination Leaves and Vacation

Provost approval, coordinated through the Office of Academic Human Resources, is necessary for leave combinations that exceed one year, excluding approved vacation.

With dean’s approval, administrative leave or leave without salary may be taken adjacent to sabbatical leave so long as the combined time does not exceed one year, excluding approved vacation. Because study leave is not an entitlement and is designed exclusively to provide interim relief, study leave may not be taken adjacent to or combined with sabbatical leave.

For appointments that accrue vacation, up to one month of vacation time may be used in conjunction with a sabbatical leave even if the combined time thereby exceeds one year. The vacation request should be specified in the sabbatical request, and the vacation request is approved independently of approval of the sabbatical plan. Vacation time must not be charged against the Sabbatical Pool.
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Leaves for Professors and Academic Staff

Split Sabbaticals

In special circumstances, the dean may approve sabbatical leaves “split,” or taken in two segments interrupted by a period of active, on-campus service, if this is appropriate to the purpose of the sabbatical and the needs of the unit. With the approval of the department chair and the dean, the intervening time may accrue toward next sabbatical leave eligibility if the split was designed in the interests of the unit and if the interval otherwise meets accrual requirements. The intervening time may not count toward the post-sabbatical service requirement. Because splitting the sabbatical interrupts the focus of the sabbatical experience, this arrangement is discouraged.

Early Sabbaticals

Rare circumstances may need to be addressed through arrangements for a professor to take a sabbatical leave before the last semester or two of service has accrued. With approval of the department chair and the dean, such arrangements may be made, with these contingencies in writing:

- Accrual toward next sabbatical leave eligibility will not begin until the remaining service toward eligibility for the early sabbatical has been served (for example, if a sabbatical leave is taken one year early, accrual toward the requisite 12 semesters for next sabbatical leave eligibility will not begin until 2 active semesters have been served).

- Fulfillment of the post-sabbatical service requirement will not begin until the remaining service toward eligibility for the early sabbatical has been served (for example, if a sabbatical leave is taken one year early, the post-sabbatical service requirement will not have been discharged until two years of active service following return from the early sabbatical leave)—because this incurs a greater risk of invoking the payback requirement, it is important that the professor understand this condition for early leave and agree to it in writing.

- Provost approval, coordinated through the Office of Academic Human Resources, is necessary for early sabbatical requests.

Location

The sabbatical leave is meant to engage the faculty member in a different academic environment and to minimize distractions, and traditionally this has meant leaving the area. The dean may approve a local sabbatical if the academic plan is appropriate. While the option for a local sabbatical may be
Policy 6.2.1
Leaves for Professors and Academic Staff

APPENDIX B, CONTINUED

helpful for family or special academic purposes, it is not anticipated to become the norm for sabbatical leaves.

Appropriate Activity

Research and scholarship should be the primary focus of the sabbatical, although related development of pedagogy may also be an appropriate sabbatical component. With the Cornell college dean’s approval, teaching at another institution is permissible if it is an appropriate part of a sabbatical plan that will permit freshening of scholarship and will benefit Cornell’s academic program.

Additional Income

Sabbatical plans may involve arrangements for non-Cornell income to provide the other half of salary for full-year or two-semester sabbaticals. Sabbatical leave may not be taken primarily for income-related or marketing purposes. The professor may earn additional salary if specified in the sabbatical plan and deemed appropriate by the dean; University Policy 4.14, Conflicts of Interest and Commitment (Excluding Financial Conflict of Interest Related to Research) continues to govern such income. Consulting falls under the same guidelines as would apply during on-campus active effort. The amount of additional income that may be earned is not limited by university policy.

Post-Sabbatical Service Requirement

Because sabbatical leave exists for the benefit of the university’s academic program, approval is contingent on fulfilling the commitment of one year of post-sabbatical service (for either one- or two-semester sabbaticals). If, for other than health-related reasons, the professor fails to complete the post-sabbatical service requirement (for example, by leaving to accept a position at another university), the professor must return the sabbatical salary and the benefits expense to the university. This requirement may not be waived.

For a professor who accepts a position at another university prior to fulfillment of the post-sabbatical service requirement, the recruitment package to the other institution customarily includes payment to the professor to cover the payback to Cornell of sabbatical salary and benefits. Payback of post-sabbatical service salary and benefits is not pro-rated for fulfillment of part of the year’s requirement, nor is it partially waived for a shortened sabbatical leave.
Policy 6.2.1
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APPENDIX B, CONTINUED

Retirement does not waive the post-sabbatical service requirement. Professors who elect a formal retirement option or whose phased retirement agreements include a sabbatical leave may configure their post-sabbatical service through appropriate service after retirement.

Study Leave (Professorial)

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of study leave.

Study leave is a full-salary, one-semester leave from the teaching portion of a professor’s responsibilities. Study leave is taken between sabbatical leaves and is designed to offer tenured or tenure-track professors who are judged to have carried particularly heavy teaching loads an opportunity for uninterrupted study and research. Study leave is approved at the discretion of the department chair and the dean in an effort toward better scholarly balance among a professor’s competing responsibilities. Study leave is an active-status leave. Responsibilities other than classroom teaching continue during study leave. An exception exists in the off-campus study leave, which also provides relief from advising and committee service. Benefits should continue as on the pre-leave basis unless the regular appointment configuration is changing. A semester spent on study leave does accrue toward eligibility for the next sabbatical leave if accrual would otherwise occur, except per a college’s study leave policy.

Availability of Formal Study Leave

Although Trustee legislation establishes professorial study leave as a formal leave category for the university and determines its terms and conditions, the Deans’ Council designated that each college should determine whether to implement a study leave policy for its professors. Colleges so choosing need to develop the policy within university parameters and obtain provost approval of the policy. Therefore, interested professors should contact their unit offices for information about their access to study leaves. Study leave typically is offered for professors in fields where funding to support scholarly research opportunities may be less readily available, such as the humanities. A college may choose to offer access to study leave to professors only in particular fields. A college may decide to not allow an off-campus study leave to accrue toward next sabbatical leave eligibility.
Eligibility and Scheduling

To be eligible, the professor must have had scholarly development opportunities impaired by heavy teaching loads and must have served Cornell continuously in a teaching capacity for at least three years since initial appointment or the most recent sabbatical leave.

Deans’ Council policy on study leave specifies that to be eligible the faculty member should not have the opportunity for sufficient financial support to finance another form of leave or to finance summer research; and that the granting of study leave shall not curtail course offerings to students or result in increased cost to the unit or college.

To be eligible for study leave the professor may not have taken a study leave since the last sabbatical leave. Only one study leave may be taken between sabbatical leaves. Once 6 semesters of uninterrupted teaching have been served, counting of semesters toward next study leave eligibility does not resume until a sabbatical leave has been taken. Complex leave patterns, including lengthy delay of sabbatical leave, can compromise eligibility for a study leave. Study leave may not be “banked,” and there is neither postponement credit for delay of study leave nor credit for prior service at other institutions.

Study leave may not normally come within two years of any other leave. In cases where tenure or promotional review, administrative service, or postponement of sabbatical leave at the request of the unit has compromised the possibility for a two-year interval, the dean’s office may approve a request to compress the leave interval to as little as one year. Some other forms of discretionary leave may be combined with a study leave, such as a leave granted in consideration of administrative service and leave without salary; but study leave may not be combined with or taken adjacent to sabbatical leave. Study leave may not be taken as terminal leave. The university does not impose a service-or-payback requirement for study leave as pertains for sabbatical leave, but colleges may do so as a matter of policy.

Requesting Study Leave and Processing an Approved Study Leave

The professor must submit a specific plan of study or research with the request for study leave. The plan must include provision whereby the usual teaching responsibilities will be met with existing unit resources without additional appointments. Typically, this involves extra teaching just before or after the study leave. Colleges that offer study leave have their own
Policy 6.2.1
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**APPENDIX B, CONTINUED**

- **Professional Development Leave (Academic Staff)**
- **General Eligibility**
  Professional development leaves may be authorized by a college or other academic unit to allow individuals holding certain non-tenure track academic titles to pursue professional development opportunities that offer significant potential benefit to the unit’s teaching, research, extension, or library programs. Such leaves are approved at the discretion of the department chair or director and the dean/executive of all units in which the individual holds appointment. Leaves are subject to available funding, the ongoing academic needs of the units, and related considerations.

- **Programmatic Eligibility for Professional Development Leave**
  To supplement existing authority to approve individual leave requests colleges and other academic units may adopt professional development leave programs to include some or all of the following academic titles: senior lecturer, senior research associate, clinical professor and associate clinical professor, senior extension associate and principal research scientist. Persons holding academic librarian or archivist titles may be eligible under Cornell University Library procedures. There is no requirement that all such groups be included, and colleges/units adopting professional leave programs may impose additional eligibility requirements. College or other unit programs should specify minimum time-in-service requirements for eligibility, the conditions, if any, under which subsequent leaves are available, and whether there is a requirement for a period of Cornell service following the leave. Any expectation for a report, syllabus, or other follow-up should be specified. Colleges and units are not obliged to approve leaves for all eligible academics, but should establish equitable criteria for selecting among eligible candidates. Deans/executives should review final drafts of documents to establish a professional development leave program with the provost.

- **Proposals**
  An applicant for a professional development leave must submit a specific plan of study, research, or other professional development. The plan should...
describe how the proposed work would directly benefit the applicable academic program. The applicant for leave and those approving the leave should review the Discretionary Considerations and Other Terms and Conditions section and incorporate relevant aspects. An updated conflicts disclosure statement may be necessary. The leave plan and related documents may be subject to audit if the leave is with salary.

Authorization to take the leave is contingent on the department chair’s/director’s and dean’s/executive’s approvals of the academic plan and of specific terms and conditions, such as start and end dates, and is subject to the availability of funding, the ongoing academic needs of the unit, and related considerations.

Duration, Pay, and Benefits

The duration of such leaves normally should not exceed one semester, or 6 months for those in units not on a semester basis. Shorter periods of leave can be authorized. Consistent with policy governing academic leaves, the end date of the leave may not exceed the end date of the academic appointment; approved leave does not extend an appointment, so any renewal should be implemented prior to approval and processing of the leave. Under either paid or unpaid leave, appointees with continuing or renewed appointments shall be entitled to resume the appointment upon completion of the leave.

College plans may provide for both paid and unpaid leaves. For those on such pay schedules as 9-month appointments paid over 12 months, any issue involving pre-pay or post-pay should be clarified during the approval process.

Academic appointment policy governing leaves provides that, for those with appointments that accrue vacation, further vacation does not accrue during any leave period in excess of one month. The leave applicant should contact Benefits Services in the Office of Human Resources for information about the leave’s impact on benefits.

Prestigious Fellowship Leave (Professorial)

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of Prestigious Fellowship leave.
APPENDIX B, CONTINUED

Cornell continues to provide the university share of contributions toward certain benefits for eligible professorial staff in the endowed colleges who go on leave without salary for up to one year as recipient of one of the highly competitive prestigious fellowships named in an approved list. The list of approved fellowships originated in action by the Board of Trustees, who delegated control of the list to the provost with the expectation that it would be amended only infrequently. The following are the approved fellowships:

- American Academy in Rome, Rome Prize Fellowship
- American Academy of Arts and Sciences Fellowships
- American Council of Learned Societies Fellowships
- Andrew Carnegie Fellowships
- Annenberg Institute Research Fellowships
- American Philosophical Society Fellowships
- Center for Advanced Research in the Behavioral Sciences Fellowships (Stanford)
- Fogarty Scholars-in-Residence Program
- Ford Foundation Fellowships
- Fulbright Fellowships
- German Marshall Research Fellowships
- John S. Guggenheim Foundation Fellowships
- Alexander von Humboldt Distinguished U.S. Scientist Awards
- Institute for Advanced Study Fellowships (Princeton)
- Luce Foundation Fellowships
- MacArthur Fellowships
- National Endowment for the Arts Fellowships (effective August 1, 2005)
- National Endowment for the Humanities Fellowships/National Humanities Center Fellowships
- National Museum of Mathematics Fellowships
- Rockefeller Foundation Fellowships
- Russell Sage Foundation Fellowships
- Schomburg Center Fellowships
- Smithsonian Institution Regents’ Fellowships
- Social Science Research Council Fellowships
- Stanford Humanities Center Fellowships
APPENDIX B, CONTINUED

Semesters spent on Prestigious Fellowship Leave do not accrue toward sabbatical leave or study leave eligibility.

Eligibility

Tenured and tenure-track professors in the endowed division are eligible, as are non-tenure-track professors who have at least one year remaining in the Cornell appointment terms beyond the end of the fellowship. Professors with modified titles (such as “visiting”) are not eligible. The contract colleges cannot make such benefits provisions, therefore professors whose appointments are in the contract colleges are not eligible for Prestigious Fellowship Leave and instead would be placed on regular academic leave (see the Other Leaves of Absencesection).

Requesting the Leave

The professor should notify the department chair when applying and upon award to allow for academic planning. The formal request for leave should be in writing and copy of the award notification and details should be attached. Timing of the leave should take into account issues of fall pre-pay and spring post-pay for endowed division 9-month appointments.

Approval and Processing of an Approved Request

Approval of a leave request that complies with this policy is at the discretion of the department chair and dean.

The unit administrative office should prepare an online transaction clearly indicating Prestigious Fellowship Leave. In the “comments” section, the name of the qualifying award from the approved list should be noted, along with “continue benefits.” A copy of the award notification with relevant details should be attached. The form, with attachments, should be routed through the dean’s office for approval; copy of leave approval notification to the professor must be attached.

Benefits

The professor remains responsible for the employee’s share of benefits expense and for any elective coverage. Benefits provisions should be triggered automatically upon processing of the online transaction with appropriate backup verifying award from the approved list. The professor, however, should review relevant reports of retirement plan contributions to verify that contributions have continued. Questions should be directed promptly to the unit administrative office.
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APPENDIX B, CONTINUED

Intergovernmental Personnel Act (IPA) Leave

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of IPA leave.

The 1970 Intergovernmental Personnel Act (IPA), legislated for the mutual benefit of institutions of higher education and federal agencies, allows a Cornell academic employee to be placed on leave with salary to accept a temporary governmental position at a federal agency’s invitation. Employees of federal agencies may come to Cornell under like conditions. In granting the leave, the Cornell unit agrees to return the employee to the academic position previously held. The Office of Sponsored Programs can provide further information and serves as the principal liaison between Cornell and the designated federal agency.

Eligibility

This leave typically is used by professors. Only those in regular, salaried academic titles whose appointments are either with tenure or anticipated to be renewed beyond the duration of the IPA leave are eligible. Non-professorial academics with continuing appointments in regular titles, usually research associates, would be eligible only at the discretion of the department chair and dean, or equivalent in other academic units. Due to the act’s provision for returning the employee to the academic position, the discretionary decision would be based on the opportunity after IPA leave for a career at Cornell in a similar academic program and position, with consideration of the type of funding for the current position. Such a decision may incur unit financial commitment to fulfill the IPA agreement’s provision for return to the position. The act is not intended as an opportunity to establish a new career; therefore, those in postdoctoral titles are not eligible for this leave.

Salary and Benefits while on IPA Leave

Under an IPA agreement, the academic employee remains on the university payroll for the period of governmental service, typically one or two years, but no longer than the end date of the academic appointment; and the federal government reimburses the university for the costs of salary and benefits. Academic employees on IPA leave continue to be paid by Cornell and technically are on leave of absence with salary.
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APPENDIX B, CONTINUED

Processing the IPA Leave

Unit administrative offices should file an online transaction together with a copy of the IPA agreement (or, if the agreement is lengthy, at least the main pages relevant to terms and conditions). In the comment section should be noted, “Salary and benefits to be reimbursed through IPA agreement.”

Effect on Sabbatical Accrual and Tenure Clock

Time spent on IPA leave does not accrue toward sabbatical leave eligibility, nor are the affected semesters eligible for postponement credit.

Professors in probationary tenure status who anticipate substantial disruption to the academic program on which tenure evaluation would be based may request an adjustment in the tenure clock or timetable. With the department chair’s support, approval may be recommended to the dean and the provost.

Short-term Medical Leave

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of short-term medical leave.

Because faculty and academic staff are not eligible under the short-term disability plan that covers non-academic staff and are not eligible to take sick leave, Cornell provides this policy to continue salary in circumstances of absence due to one’s own verified medical condition. Use of this form of leave also counts toward fulfillment of the federally regulated entitlement for Family and Medical Leave (FMLA).

Eligibility

Effective with the start of their appointment, all salaried academic employees are eligible for short-term medical leave for Cornell salary continuation when non–work-related injury or illness or a pregnancy-related medical condition prevents performance of normal responsibilities of the academic position for more than one month. The university reserves the right to obtain medical confirmation (up through a third opinion) of the health status of an individual who is going on or returning from medical leave. Such confirmations and related disputes are handled through Medical Leaves Administration in the Office of Human Resources.
APPENDIX B, CONTINUED

If you are a qualified individual with a disability covered by the ADA, you may be eligible for unpaid leave as a reasonable accommodation under the ADA. Please contact Medical Leaves Administration (MLA) to request leave as an accommodation.

◆ Note: In order to ensure that a faculty member or academic is placed on the proper medical leave, the individual must provide to Medical Leaves Administration accurate information about their health condition and the need for leave. Faculty or academic staff members are required to provide this information honestly and truthfully. The university reserves the right to take disciplinary action, up to and including termination of employment, in the event that an employee is dishonest or misrepresents information in the application for any benefits.

Salary Funds

There is no change in the percent of salary paid or in the source of funds for salary continuation under short-term medical leave. If a particular grant or contract disallows use of its funds to cover such a leave, an alternative source of funds should be found within the academic unit. There is no central pool for salary relief.

Duration and Limits

The duration of the leave is determined by the health care provider and may extend for a period up to 26 weeks (182 days) during any 12-month (52-week) period, or the end of the appointment, whichever is the shorter period.

For those on 9-month appointments, the summer period should not be counted as part of the 26 weeks of short-term medical leave. Endowed division “pre-pay” during July and part of August for work anticipated during the semester, however, should be paid, and it is not subject to collection should the medical condition lead to another form of leave or otherwise prevent the active service during the fall semester. Endowed division “post-pay” during part of May and June for time during the spring semester covered by short-term medical leave should be paid. For academics on part-time appointments, the 26-week limit to short-term medical leave consists of the equivalent of 26 weeks of the appointment’s usual (pre-leave) full-time equivalent (FTE) — for an academic on a 0.5 FTE appointment, the salary continuation provisions would apply for up to 6 months at 0.5 FTE. In more complex appointments, such as those that vary in percent-effort over the year, administrators should use the guideline of providing salary continuation replicating up to 26 weeks of active-service time.
APPENDIX B, CONTINUED

An appointment in the School of Continuing Education and Summer Sessions, which is contingent on tuition income from a specific taught course, is not eligible for short-term medical leave. Lost additional income from such sources as consulting and professional practice is not part of Cornell salary and is not covered under short-term medical leave provisions for salary continuation.

Partial Medical Leave

Short-term medical leave may be taken as partial leave if the health-care provider endorses only a part-time return to work. This should not be regarded as a long-term reduction to the position’s regular hours (which could affect benefits eligibility), but rather a partial leave from the position’s standard percent-effort, maintaining benefits eligibility at pre-leave status.

Cornell’s provider of long-term disability insurance allows some circumstances of partial short-term medical leave to accrue toward eligibility for long-term disability. In order to protect access to long-term disability (and avoid gaps in salary payment during the qualification and approval period), when part-time short-term medical leave is anticipated it is necessary for the professor or academic staff member to work closely with Cornell’s Medical Leaves Administration so that the technical requirements may be explored. Such requirements typically include recording time worked each day; while this is not usual practice in academic appointments, the protection of access to long-term disability and the record-keeping requirements for Family and Medical Leave Act (FMLA) entitlement can make it necessary. This will not be interpreted as compromising the FLSA “exempt” status of the appointment.

Requesting Leave

The professor or academic staff member should consider at the outset issues of confidentiality, and if this is a concern should not divulge diagnosis, prognosis, or related medical information to individuals in the unit or college. The university’s central Division of Human Resources, in Medical Leaves Administration, is designated to handle such information.

In order to initiate a medical leave, the faculty member or academic staff member (or designee) should request documentation from the health care provider. This is not a university form; each health care provider has a way to convey such information, including the authorized start date of leave and the estimated end date. If the professor or academic staff member has provided the health care provider’s documentation to their department or
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APPENDIX B, CONTINUED

college, the documentation should then be sent to Medical Leaves Administration for further processing.

If the leave must be extended, updated documentation must be provided.

Processing a Request for Leave

Academic managers, colleagues, administrators, and staff should be sensitive about confidentiality in conversations that might touch upon medical information. Medical information should be handled only by Medical Leaves Administration in the Division of Human Resources.

The faculty or academic staff member may provide the health care provider’s documentation to the department chair, academic manager, or unit administrative office. Changes in leave status, including end date, should be processed in this same way. If there is any question about the appropriateness of the leave, the administrative office (through the office of the dean or other executive) should consult with Medical Leaves Administration in the Division of Human Resources and should not endeavor to pursue the matter directly with the individual.

Return to Active Status

Return to active status from short-term medical leave requires a written release from the health care provider specifying the date of authorized return to work. This is not a university form, and each health care provider has a way to convey such information.

Appointment End Dates, Terminations, and Modifications

Short-term medical leave does not affect the protected appointment status of an individual elected to tenure by the Board of Trustees.

Short-term medical leave does not extend the period of appointment of an individual, although individuals on such leave may be reappointed at the discretion of the academic unit following usual renewal procedures that disregard the medical situation and related leaves.

Reorganization that affects the appointment of an academic on short-term medical leave may be implemented, as it would have been if the medical situation did not exist. Units in such reorganizations should seek guidance from their consultants in the Division of Human Resources.

If the position’s project has ended or funding has been lost or reduced, short-term medical leave and related medical situations do not preclude an
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appointment’s early termination or modification that would have occurred
absent the medical aspects.

Short-term medical leave and related medical situations do not preclude
dealing with performance issues, although such issues must be handled
separately from medical and leave aspects.

Position Responsibilities during Short-term Medical Leave

It is expected that the responsibilities of individuals on short-term medical
leave normally will be absorbed by other members of the academic unit. If
another individual is appointed for the interim, the offer letter must be clear
that the projected end date is contingent on another employee’s return to the
position.

For academics in uncertain status during a possible transition to long-term
disability, the position may not be filled by another regular appointment. If
academic planning requires management of an anticipated transition, an
initial appointment of another individual may be made to a modified title or
to another position, with the offer letter indicating that the arrangement is
temporary pending resolution of personal situations outside of the unit’s
control; medical information may not be divulged.

Transition to Long-term Disability

Whereas short-term medical leave is a form of academic leave, long-term
disability is an insured, plan-administered benefit that provides for partial
salary under specified legal circumstances. In straightforward cases of
serious medical disability, qualification for the long-term disability benefit
may be achieved during the 26 weeks of total disability while on short-term
medical leave.

Once the appointment form is filed placing an academic on short-term
medical leave, Medical Leaves Administration in the Division of Human
Resources will assist with the process for applying for long-term disability.
This may occur early in the 26-week short-term medical leave period, since
long-term disability benefits can take several months to be approved. To
avoid gaps in income, it is necessary for the academic to adhere to the
advised timetable.

Exhausting Short-term Medical Leave

If short-term medical leave is exhausted before approval for the pending
long-term disability benefit, the academic may be placed on leave without
salary (or, at the dean’s discretion, leave with salary); such leave also should
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be designated as counting toward the Family and Medical Leave Act entitlement, if time is still available on the individual’s FMLA clock. The academic administrative office (through the office of the dean or other executive) may consult Medical Leaves Administration for guidance regarding the timing of leave arrangements.

When short-term medical leave has been exhausted and long-term disability is not pending, but the academic is not released medically to return to work, Family and Medical Leave Act provisions may be available for leave without salary, including part-time and intermittent leave. FMLA entitlement would offer health insurance continuation with the need to pay only the employee contribution for existing health insurance (rather than the employee and the employer share required during other forms of unpaid leave). FMLA also would offer protection to return to the continuing appointment under most circumstances. Time on short-term medical leave — up to 26 weeks — is designated as counting against the FMLA entitlement clock, which is only a 12-week entitlement.

Effect on Tenure Clock

In many cases, short-term medical leave will not alter the tenure timetable; however, professors in probationary tenure status whose research and teaching programs have been seriously compromised may request in writing that the tenure timetable be revised by a semester or a year. Whenever possible, the request for a tenure clock extension should coincide with the request for short-term medical leave. Approval of such a request to revise the tenure timetable, specifying the new review schedule, requires review by the department chair, the dean, and the provost, coordinated through the Office of Academic Human Resources, except as provided for in Cornell Academic Parental Workload Relief and Tenure Clock Extension.

Effect on Sabbatical Accrual

A semester during which time was spent on short-term medical leave does not accrue toward next sabbatical leave eligibility unless the department chair determines that half or more of the semester’s duties were fulfilled. By memo, this should become a written part of the sabbatical accrual record of the college and the university.

Family and Medical Leave (FML), Including Cornell Academic

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and
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Parental Workload Relief

Benefits while on Leave sections. The terms and conditions govern the overall use of Family and Medical Leave.

Cornell University provides Family and Medical Leave (FML), including Cornell Academic Parental Workload Relief, to assist faculty and academic staff in balancing the demands of work with personal needs and family responsibilities in a manner consistent with their roles as Cornell academics.

This form of leave also implements and supplements federal regulations under the Family and Medical Leave Act (FMLA). This act’s annual entitlement of 12 weeks of unpaid leave also is satisfied concurrently through some forms of paid or partially paid academic leave, including the following:

- Cornell Academic Parental Workload Relief
- Academic Short-term Medical Leave
- Long-term Disability Leave

This section is organized to address the following:

A. **Cornell Academic Parental Workload Relief**, including parental and care leave options
B. **Unpaid Family and Medical Leave**
C. **Administrative and Legal Details under the Family and Medical Leave Act**

A. Cornell Academic Parental Workload Relief, including parental and care leave options

Cornell recognizes that faculty and academic staff share its commitment to providing students with a top-quality educational experience and to furthering our tradition of world-class research and service. The university has long had policies that support faculty and staff in balancing the many, sometimes competing priorities of their academic and personal lives.

In some fundamental ways, the needs and timing of a highly active academic career may conflict with those of parenting. While Cornell cannot eliminate those conflicts, university leaders are committed to a culture and policies supportive of faculty and academic staff when the responsibilities of family life are particularly demanding. As part of that commitment, the university provides Cornell Academic Parental Workload Relief, including provisions for automatic extension of the tenure clock (where applicable).
APPENDIX B, CONTINUED

In recognition of these shared values, faculty and academic staff members who need time away from work are encouraged to explore the relevant leave possibilities, outlined below.

The Role of Academic Leadership

Faculty and academic staff who juxtapose responsibilities as parents with those of an academic career can rely on the commitment of Cornell’s leadership to creating a supportive culture. The university president, provost, and deans expect academic leaders and supervisors to foster an environment in which every eligible academic will consider freely the opportunities offered through Cornell Academic Parental Workload Relief. Deans and the leaders of academic units should make every effort to promote use of this policy. The need to use Cornell Academic Parental Workload Relief and other family-supportive arrangements should be expected in the course of an academic career.

Ethical Use of the Policy

Sustaining a culture supportive of attention to family responsibilities requires that this policy be promulgated, used, and applied with the high ethical standards expected in other areas of academic life and leadership.

The Individual’s Record of Commitment to the Academic Career

The academic culture is reflected during consideration of an individual’s academic record in reviews for reappointment, tenure, and promotion. The president, provost, and deans encourage faculty and academic staff to take advantage of the provisions of Cornell Academic Parental Workload Relief without fear of its impact on the academic record and how that record documents commitment to the academic career.

A member of the faculty or academic staff who uses Cornell Academic Parental Workload Relief may choose to place these statements (or others approved by the dean) on or with the curriculum vitae, personal statements, or other aspects of their review documentation and may ask that the statement(s) be included with requests for academic evaluation:

“In recognition of the importance of integrating work and family life, the president, the provost and the deans of Cornell University expect faculty and academic staff to take advantage of Cornell Academic Parental Workload Relief options to attend to family-related responsibilities when they require particularly focused attention.”
**APPENDIX B, CONTINUED**

“The president and the provost of Cornell University have issued as policy the following statement: ‘Cornell Academic Parental Workload Relief and family-related tenure clock extensions are available to assist Cornell faculty in balancing our requirements for excellence with their family responsibilities. Those participating in the tenure review process shall not allow the professor’s use of Cornell Academic Parental Workload Relief or family-related tenure clock extension(s) to be a negative element or to have a negative influence in the evaluation of any candidate for tenure.’”

*Primary or Coequal Caregiving Parent*

For purposes of Cornell Academic Parental Workload Relief, a primary or coequal caregiving parent is one who has significant responsibility for the care of a child, and those responsibilities interfere substantially with academic responsibilities. If the child is adopted or placed for foster care, the child must be younger than five years old for the parent to qualify as a primary or coequal caregiving parent.

◆ **Note:** For the purposes of Cornell Academic Parental Workload Relief eligibility, an academic is considered a primary or co-equal caregiving parent if at least 50% of that individual’s workweek is devoted to caring for a newborn child or adopted/fostered child. The workweek is defined as Monday through Friday, 8am-7pm, during the semester.

*Tenure Clock*

For a parent of a newborn or during an adopted or foster child’s first year in the household, when duties as primary or coequal caregiving parent call tenure-track faculty members away from their work, Cornell will provide, on notification an automatic extension of the tenure clock for two semesters. The dean’s office must file a record of the tenure clock extensions with the Office of Academic Human Resources. Additional extensions may be requested through the dean; provost approval is coordinated through the Office of Academic Human Resources.

Similarly, in situations beyond those of primary or coequal caregiving parent where parenting duties interfere substantially with progress in the academic program, tenure-clock extensions may be requested through the dean, with the provost’s approval coordinated through the Office of Academic Human Resources.

◆ **Note:** For tenure-track faculty in the final semester (or final 6 months, for professors with appointments of 12-months per year) before the start of the
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tenure review, the dean, in consultation with the provost, will determine whether any extension of the tenure clock is appropriate. No tenure clock extensions are permissible once the tenure review has started.

Cornell Academic Parental Workload Relief

Cornell Academic Parental Workload Relief provides up to one semester of partial relief from assigned work responsibilities with full pay for a primary or coequal caregiving parent. This relief may pertain during the semester when a child is born or an adopted or foster child joins the household, or during a contiguous semester. The start and end dates of a semester are defined by the Dean of Faculty and pertain even for those whose duties are not on a semester basis.

For a professor, when research and advising are part of the duties, it is normally expected that these activities will continue after any period of medically required leave.

Partial relief from duties for professors of the practice, research professors, clinical professors, lecturers, instructors, research and extension associates, postdoctoral associates, and academic librarians who are eligible under their college, center, or library guidelines may be arranged through conversations with the dean, department chair, or other relevant academic manager.

Need for Cornell Academic Parental Workload Relief will be discussed with the dean, department chair, or other academic manager well in advance of the leave and, when possible, in time for any alternative teaching and other academic arrangements to be made. The college/school is expected to submit a copy of the Cornell Academic Parental Workload Relief Request Form (PDF) to the Office of Academic Human Resources.

Relief

This policy is intended to provide relief primarily from the particular and expansive pressures of teaching and program presentations. It is not possible for central policy to determine the exact nature of relief under Cornell Academic Parental Workload Relief because the nature of academic activity varies so greatly across the campus; thus it is the prerogative of each dean, the university librarian, the vice provost for research (for research centers reporting to the vice provost), and other executives of academic units to establish guidelines for relief under this policy. Most colleges/units handle requests on a case-by-case basis to ensure flexibility for each situation, with particular flexibility when circumstances are extraordinary, such as for
multiple births or special-needs children. The decision of the executive is final in terms of guidelines as well as individual arrangements.

For professors with a mix of teaching and research duties, the policy is designed to provide teaching relief. Analogous levels of relief would be arranged for other academics.

In the context of collegial academic leave management, the department chair or academic manager and the academic requesting workload relief should work together to minimize the impact of the reduction of assigned duties on students, grantors, and other beneficiaries of the academic program and to minimize the need for replacement costs. There is no change in the source of funds under Cornell Academic Parental Workload Relief. If a particular grant or contract disallows use of its funds to cover time spent on Academic Parental Workload Relief, an alternative source of funds should be resolved within the academic unit. There is no central pool for salary relief.

Use of Family and Medical Leave with Cornell Academic Parental Workload Relief

Relief under Cornell Academic Parental Workload Relief counts as part of the federal FMLA entitlement; the unit’s administrative office should send the FML Confirmation Form to the academic, and the time should be recorded as FML in unit files. Units will file a Workday transaction to implement Cornell Academic Parental Workload Relief in addition to the Cornell Academic Parental Workload Relief Request Form (PDF).

To the extent that any of the 12-week FMLA entitlement remains, it is possible to take unpaid leave under the Family and Medical Leave Act to arrange additional relief; unpaid leave would require the unit’s administrative office to update the individual’s Workday records.

Use of all 12 weeks of FML entitlement does not affect eligibility to take Cornell Academic Parental Workload Relief.

Leave Options in Caring for Family or for Yourself

Birth parent:

- **Short-term Medical Leave** typically is used for approximately 8 weeks (just before and for 6 or so weeks after childbirth), at full salary, with no Cornell duties.

- **Cornell Academic Parental Workload Relief** (if the academic is a primary or coequal caregiving parent and eligible under local guidelines) during the same or contiguous semester offers up to one semester at full
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APPENDIX B, CONTINUED

salary with partial relief from duties as agreed to with the dean, department chair, or other academic manager.

- **Family and Medical Leave** (unpaid) may be invoked if any of the annual 12-week entitlement remains after short-term medical leave and Cornell Academic Parental Workload Relief, until the child’s first birthday.

- **Vacation**, for those in appointments that accrue it, may be used to receive pay supplementing unpaid FML, or adjacent to other forms of leave, with the usual approval required for vacation.

- **Tenure clock extension** for two semesters will be automatically approved upon notification for a primary or coequal caregiving parent of a newborn. If the professor is not a primary or coequal caregiver but interference with the academic program is substantial, a tenure clock extension may be requested and the dean, in consultation with the provost, will determine if an extension of the tenure clock is appropriate in such instances.

◆ **Note:** For tenure-track faculty in the final semester before the start of the tenure review, the dean, in consultation with the provost, will determine whether any extension of the tenure clock is appropriate. No tenure clock extensions are permissible once the tenure review has started.

Other parent:

- If the academic is a primary or coequal caregiving parent for a newborn and is eligible under local guidelines, **Cornell Academic Parental Workload Relief** during the same or contiguous semester offers up to one semester at full salary with partial relief from duties as agreed to with the dean, department chair, or other academic manager.

- **Tenure clock extension** for two semesters will be automatically approved upon request for a primary or coequal caregiving parent of a newborn. If the professor is not a primary or coequal caregiver but interference with the academic program is substantial, a tenure clock extension may be requested and the dean, in consultation with the provost, will determine if an extension of the tenure clock is appropriate in such instances.

◆ **Note:** For tenure-track faculty in the final semester before the start of the tenure review, the dean, in consultation with the provost, will determine whether any extension of the tenure clock is appropriate. No tenure clock extensions are permissible once the tenure review has started.
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APPENDIX B, CONTINUED

- **Family and Medical Leave** may be used for up to 12 weeks until the child’s first birthday.

- **Vacation**, for those in appointments that accrue it, may be used to receive pay supplementing unpaid FML, or adjacent to other forms of leave, with the usual approval required for vacation.

Adoption or new foster-care placement (child younger than five years old):

- If the academic is a primary or coequal caregiving parent during the child’s first year in the household and is eligible under local guidelines, **Cornell Academic Parental Workload Relief** during the same or contiguous semester, whenever practical, offers up to one semester at full salary with partial relief from duties as agreed to with the dean, department chair, or other academic manager.

- **Tenure clock extension** for two semesters will be automatically approved upon notification for a primary or coequal caregiving parent during the child’s first year in the household. If the professor is not a primary or coequal caregiver but interference with the academic program is substantial, a tenure clock extension may be requested and the dean, in consultation with the provost, will determine if an extension of the tenure clock is appropriate in such instances.

◆ **Note**: For tenure-track faculty in the final semester before the start of the tenure review, the dean, in consultation with the provost, will determine whether any extension of the tenure clock is appropriate. No tenure clock extensions are permissible once the tenure review has started.

- **Family and Medical Leave** (unpaid) may be used for up to twelve weeks during or in anticipation of the child’s first year in the household.

- **Vacation**, for those in appointments that accrue it, may be used to receive pay supplementing unpaid FML, or adjacent to other forms of leave, with the usual approval required for vacation.

Care of others, including eldercare and special needs children:

- **Family and Medical Leave** (unpaid) may be used for up to 12 weeks.
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**APPENDIX B, CONTINUED**

- **Vacation**, for those in appointments that accrue it, may be used to receive pay supplementing unpaid FML, or adjacent to other forms of leave, with the usual approval required for vacation.

- **Tenure clock extension** may be requested if interference with the academic program is substantial.

One’s own medical condition:

- **Short-term Medical Leave** may be used for up to 6 months (per condition, not per year) upon health-care professional’s certification.

- The dean or other executive may approve bridging leave if there is a gap between short-term medical leave and long-term disability.

- **Tenure clock extension** may be requested if interference with the academic program is substantial.

**B. Unpaid Family and Medical Leave**

The federal mandate for leave under the Family and Medical Leave Act is for unpaid leave for a family or personal health situation that qualifies. To make it possible to take advantage of FMLA’s protections without necessarily losing salary, Cornell offers the following types of paid leave:

- Cornell Academic Parental Workload Relief
- Short-term Medical Leave
- Long-term Disability Leave

Any accrued vacation also may be used to supplement unpaid Family and Medical Leave. Situations that do not qualify for paid forms of leave may qualify for unpaid Family and Medical Leave.

*Value of Federal Family and Medical Leave Act Leave*

Family and Medical Leave, although unpaid (unless other paid leave is substituted), offers the following:

- Maintenance of existing health insurance with the faculty or staff member continuing to pay only the employee’s share of the premiums (to continue health insurance during most other forms of unpaid leave, the academic must pay both the employer and the employee share of the premiums) — details may be found in [University Policy 6.9, Time Away from Work](#)
APPENDIX B, CONTINUED

- Regulated entitlement to leave for qualifying conditions (most other academic leaves may be denied, modified, or deferred at the discretion of academic management)

- A variety of ways to take Family and Medical Leave to meet the demands of the qualifying situation (full-time leave, part-time, intermittent, reduced-FTE)

- Protection to return to the same or an analogous position under most circumstances (see the Return to Position section)

*Eligibility for Family and Medical Leave*

All full and part-time salaried academic employees appointed through the Ithaca and Geneva campuses who have been employed by the university for at least 12 cumulative (not necessarily consecutive) months are entitled to this policy’s provisions of up to 12 weeks of unpaid leave or substituted paid leave per rolling 12-month lookback period for the following verified reasons:

- One’s own serious or chronic health condition that substantially interferes with performance of one or more of the essential functions of the position

- Care of one’s own child within the year following birth

- Care of an adoptive or foster child in one’s home in anticipation of or in the year following placement

- Care of a family member or the like who has a serious or chronic health condition

- Military Exigency Leave and/or Military Caregiver Leave

*Leave of Absence for Military Families*

The 2009 amendment to the Family Medical Leave Act (FMLA) resulted from the enactment of the National Defense Authorization Act (NDDA), which called for the addition of two new categories of unpaid, job-protected leave for families of military personnel: Military Caregiver Leave and Military Exigency Leave. For more information, please consult the Military Leaves of Absence section of [University Policy 6.9, Time Away from Work](#).

Family leave also may be taken intermittently or part-time or affected by reducing full-time equivalent (FTE) percent of effort.
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APPENDIX B, CONTINUED

For Cornell-salaried academics on paid leave or visiting other institutions, Family and Medical Leave eligibility continues. Discussions with the department chair should address any necessary changes to an academic plan due to Family and Medical Leave, which may include lengthening the paid leave by an equivalent amount and attaching an update to the original plan.

For a visiting academic on leave from another institution or business and paid through Cornell payroll, the dean’s office (or equivalent for University Library or for centers) may approve counting time at the home institution as qualifying in terms of salaried service.

Academics whose source of funding is not paid through Cornell payroll may be eligible for Family and Medical Leave through their funders.

- Academics Offsite

Federal regulations permit exclusion from eligibility of employees at worksites with fewer than 50 Cornell employees within 75 miles. The college should contact the Office of Academic Human Resources for guidance if potential programmatic disruption due to requested Family and Medical Leave suggests exercising this provision.

Reassigning Work during an Academic’s Family and Medical Leave

During a faculty or academic staff member’s Family and Medical Leave, department chairs and other academic managers are expected to maintain the academic program’s integrity by reassigning duties or, when necessary, by hiring (although not necessarily with the same title) a short-term employee. The offering letter to a short-term employee must state explicitly that the appointment is short-lived and will end when the regular employee reclams the academic position held before the leave.

Return to the Position

Approved Family and Medical Leave anticipates that the faculty or staff member will return to the academic position, and the position is held for the employee if the academic appointment’s termination date has not been reached. To return to the position, the academic must be able to perform the essential functions of the position (with reasonable accommodation, if necessary) and, in cases of the individual’s own serious health condition, must be released to return to work, at least part-time, by the health care provider. The university reserves the right to return the staff member to an equivalent or analogous position.
APPENDIX B, CONTINUED

◆ Caution: If the professor or academic staff member chooses not to return from Family and Medical Leave (for a reason other than the continuation, recurrence, or onset of a serious health condition that would qualify for Family and Medical Leave) while the appointment is still in effect, the employee may be required to reimburse the university for its share of health insurance premiums paid on the employee’s behalf.

Family and Medical Leave cannot extend beyond the appointment’s termination date, nor does it extend the appointment’s termination date.

The university has no obligation to restore the employment of an academic employee if the employment term has expired; if the appointment project has been completed; if funding has ended or been withdrawn; or if the university would not otherwise reappoint that individual for reasons other than the taking of Family and Medical Leave.

In cases of reorganization, the unit may take whatever action it would have taken without the Family and Medical Leave, but careful thought must be given in not allowing Family and Medical Leave and the qualifying situations to influence reorganization decisions. Family and Medical Leave does not preclude dealing with performance issues, nor does it protect an academic from steps to improve or deal with what the unit regards as performance issues. Communications about the leave and about performance should be kept distinct, and, as much as possible, separate.

C. Administrative and Legal Details under the Family and Medical Leave Act

Entitlement Year

The entitlement year under FMLA at Cornell is a rolling 12-month lookback period.

Intermittent and Reduced-Leave Schedules

The 12-week entitlement for Family and Medical Leave may be taken as a single block or it may be taken intermittently or as a reduced work schedule.

Requested versus Designated Family and Medical Leave, and Counting Leave Entitlement

Family and Medical Leave may be requested by the faculty or staff member. Even if Family and Medical Leave per se has not been requested, a leave or part of a leave also will be designated as counting toward meeting FMLA entitlement clock(s) if the stated reason for leave qualifies under Family and Medical Leave. Typically, this pertains for
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APPENDIX B, CONTINUED

- Academic Short-term Medical Leave
- Long-term Disability Leave
- Cornell Academic Parental Workload Relief
- Worker’s Compensation

Such designation serves to inform the academic that federally mandated FMLA provisions have been honored; and it protects Cornell’s interests through compliance with federal requirements.

Family and Medical Leave and the Clocks for Tenure, Sabbatical Leave, and Study Leave

A faculty member in probationary tenure status who takes Family and Medical Leave and whose research and teaching programs have been seriously compromised may request and the department chair may recommend to the dean and provost that the tenure review timetable be revised.

When possible, issues of tenure clock, review for reappointment or promotion, and accrual toward sabbatical or study leave should be addressed at the onset of the Family and Medical Leave to forestall potential misunderstandings.

Military Leave

◆Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of military leave.

Academics who are members of any United States Armed Forces reserve unit are granted paid leaves for purposes of annual training exercises or if called to active duty. The duration of paid military leave and the benefits available to the reservist may change periodically to comply with regulatory guidelines, and following the paid leave an open-ended military leave without salary may be granted. Absences beyond two weeks’ duration require filing an online transaction with attached copy of the military orders.

Statutes govern military-service-related employment issues, including re-employment rights after military service. Statute-related details of military leave may be found in University Policy 6.9, Time Away from Work.

In addition, veterans may qualify for special “protected class status” in employment decisions, and the university has an affirmative action plan that
APPENDIX B, CONTINUED

applies specifically for qualified veterans; inquiries may be directed to the university’s Office of Workforce Diversity and Inclusion.

◆ Note: Military personnel and their families are eligible for special provisions under the Family Medical Leave Act. For more information, consult the Military Leaves of Absence section of University Policy 6.9, Time Away from Work.

Volunteer Firefighters, Emergency Medical Technician, and Emergency Responder Leave

Guidelines can be found in the Volunteer Firefighters, Emergency Medical Technician, and Emergency Responder Leave section of University Policy 6.9, Time Away from Work.

Other Academic Leaves of Absence, Including Administrative Leave and Imposed Leave

◆ Note: Please read the Overview and Procedures, Eligibility, Requesting Leave, Leave Approval and Implementation, Return from Leave, and Benefits while on Leave sections. The terms and conditions govern the overall use of other academic leaves of absence.

Academic leave situations may not fall within the categories defined elsewhere in this policy. The department chair and dean (or equivalent) may deem it appropriate to approve a leave with salary or without salary. For example, the dean of a college without a formal policy governing periodic access to professorial study leave may choose to approve an appropriate ad hoc request for leave to study. Such an approval would be reported in university systems as “other leave with salary.”

Special funding arrangements (such as use of the Sabbatical Pool) or benefits arrangements (as in Prestigious Fellowship Leave for professors) that pertain to one of the other leave categories cannot be assigned to other academic leaves of absence, since the Trustee-approved legal benefits plans do not encompass such arrangements.

Eligibility

Typically, eligibility for other academic leaves is restricted to a person with a continuing academic appointment in a regular, salaried title.

Administrative Leave

Administrative leave is a form of other academic leaves. The word “administrative” is used with leaves in these contexts:
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APPENDIX B, CONTINUED

- Leave granted through ad hoc action by the administration (for example, a dean exercises administrative discretion to grant a leave) — this reflects the broader use of the term administrative leave

- Leave granted to a professor who has served in a significant administrative role (such as dean or department chair) for a number of years, to enable the professor to refocus scholarship — this kind of administrative leave is granted under administrative action and so is a subset of the broader administrative leave

- In the university’s position management system, an academic with a position in a unit or other unit may leave that position temporarily to serve in an administrative capacity outside the unit; as a placeholder in the position management system, administrative leave from the position may be indicated (particularly to enable appropriate analyses when a tenured professor’s position is involved)

Imposed Leave

An imposed leave is a leave by administrative action. For more, please consult Article XVI, Section 10, of the Cornell University Bylaws, and the Dismissal and Suspension policy for faculty members.

With or Without (Cornell) Salary

Other academic leaves must be indicated as “with salary” or “without salary,” referring to salary paid through Cornell payroll. Even if a professor or academic staff member on other academic leave is receiving income, the source of income may be external, such as a fellowship paid to the academic directly from a foundation, in which case the leave category would be “other leaves without salary.”

A salary supplement paid when an academic is otherwise on “other leave without salary” does not change the category to “with salary.” Honoraria, subsistence allowances, and expense reimbursements do not constitute “Cornell salary” for the purpose of this leave categorization (even though Cornell may be required to treat these payments as taxable).

Leaves of Up to Two Months

The department chair (or equivalent in other academic units) may approve in writing two weeks or less of leave. The dean (or equivalent in other academic units) may approve in writing two months or less of leave. In both cases, the record of approval is retained in the approving administrative office, and it is not necessary to record the leave in university systems unless salary is
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APPENDIX B, CONTINUED

affected; however, if the leave is for medical or family-related reasons, procedures in this policy’s Short-term Medical Leave and the Family and Medical Leave Act sections prevail.

Leaves from Two Months through One Year

Deans or other executives may approve other academic leaves of one year or less. Any leave in excess of two months, whether or not it affects salary, must be recorded in university systems, with supporting documentation (including approval letter to the individual with specific dates and conditions of the leave).

Other Leaves or Leave Combinations that Exceed One Year

Other academic leaves that exceed one year and leave combinations that exceed one year require approval of the provost, coordinated through the Office of Academic Human Resources.