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Attachment A: PERS 205, Sick Leave Pool Contribution (04/17)
Attachment B: PERS 206, Sick Leave Pool Application for Withdrawal (04/17)
EXECUTIVE DIRECTIVE

SUBJECT: SICK LEAVE POOL

AUTHORITY: 37 Tex. Admin. Code § 151.52 (Tex. Dept. of Criminal Justice, Sick Leave Pool); Tex. Gov’t Code §§ 493.001, 493.006(b), 661.001–.008, 661.202; Texas Human Resources Management Statutes Inventory; BP-02.08, “Statement of Internal Controls”

APPLICABILITY: Texas Department of Criminal Justice (TDCJ)

EMPLOYMENT AT WILL CLAUSE:

These guidelines do not constitute an employment contract or a guarantee of continued employment. The TDCJ reserves the right to change the provisions of these guidelines at any time.

Nothing in these guidelines and procedures limits the executive director’s authority to establish or revise human resources policy. These guidelines and procedures are adopted to guide the internal operations of the TDCJ and do not create any legally enforceable interest or limit the executive director’s, deputy executive director’s, or division directors’ authority to terminate an employee at will.

POLICY:

The TDCJ administers a sick leave pool to benefit employees of the TDCJ who suffer a catastrophic injury or illness, or who are required to take leave due to an immediate family member’s catastrophic injury or illness. Operation of the sick leave pool is in accordance with guidelines established in this directive.

DEFINITIONS:

“Catastrophic Injury or Illness” is a severe condition or combination of conditions affecting the mental or physical health of an employee or a member of the employee’s immediate family requiring the services of a licensed practitioner for a prolonged period of time.
“Employee” is any person employed by the TDCJ on a full-time, part-time, or temporary basis.

“Immediate Family” includes individuals who reside in the same household with an employee and are related by kinship, adoption, or marriage, as well as foster children certified by the Texas Department of Family and Protective Services. Minor children of an employee, whether or not living in the same household, will be considered immediate family for the purpose of pool leave. An employee’s use of pool leave for family members not residing in the employee’s household is strictly limited to the time necessary to provide care and assistance to a spouse, adult child, or parent who needs such care and assistance as a direct result of a documented medical condition.

“Licensed Practitioner” is a Doctor of Medicine or Doctor of Osteopathy, other than a hospital resident or intern, who is acting within the scope of license.

“Licensed Practitioner’s Statement,” for the purpose of this directive, is a statement of the attending licensed practitioner that contains the description of the catastrophic injury or illness, date of the onset or initial diagnosis, prognosis for recovery, and anticipated date of return to active duty. If the statement is for the care of an immediate family member, it shall also include the type and duration of assistance required from the employee and the projected date of recovery. The licensed practitioner’s statement may support a period of absence in accordance with PD-46, “Medical and Parental Leave.”

“Pool Leave” is sick leave covered by withdrawals from the sick leave pool.

“Release to Return to Work” is a licensed practitioner’s statement listing any restrictions or limitations and whether the injury or illness is of a temporary or permanent nature. If no restrictions or limitations are listed, the release will be considered an unconditional release to return to work.

“Sick Leave” is a leave status available to an employee when injury, illness, or pregnancy and confinement prevents an employee from performing the essential functions of the job, or when an employee is needed to care for and assist an immediate family member who has an injury or illness.

“Sick Leave Pool” is accrued sick leave voluntarily contributed by TDCJ employees to benefit TDCJ employees who suffer a catastrophic injury or illness or who are required to take leave due to an immediate family member’s catastrophic injury or illness.

“Sick Leave Pool Administrator” is the human resources director or designee.

“Workday,” for the purpose of this directive, means a day when an employee is normally scheduled to work.
PROCEDURES:

I. Contributing to the Sick Leave Pool

A. General Provisions

1. All contributions to the sick leave pool are voluntary.

2. An employee who contributes to the sick leave pool may not designate the contributed hours for use by a specific employee.

3. Any hours donated to the sick leave pool will not be reinstated. An employee who contributes to the sick leave pool shall meet the eligibility criteria in Section II of this directive to withdraw the contributed hours of pool leave.

4. There is no limitation for frequency of donations.

B. Employee Responsibilities

An employee who wishes to contribute to the sick leave pool shall complete and submit a PERS 205, Sick Leave Pool Contribution (Attachment A), to the employee’s human resources representative.

1. Active Employees

   Active employees may contribute accrued sick leave to the sick leave pool.

   a. The minimum contribution a full-time active employee may make to the sick leave pool is eight hours, and contributions shall be in eight-hour increments.

   b. The minimum contribution a part-time active employee shall make to the sick leave pool is four hours, and contributions shall be on a proportionate basis. For instance, an employee who works 20 hours per week may contribute accrued sick leave in increments of four hours.

2. Retiring Employees

   Upon satisfying the requirements for retirement, retiring employees may donate any excess accrued sick leave hours to the sick leave pool. Contributed sick leave hours are not required to be in four- or eight-hour increments and there is no minimum contribution requirement.
Sick leave accrued by an employee prior to the employee’s retirement from the TDCJ will not be restored to the retiree’s sick leave balance upon reemployment with the state, regardless of whether the employee donates the hours to the sick leave pool.

3. Other Separating Employees

A separating employee is encouraged to contribute accrued sick leave hours to the sick leave pool at the time of separation from state employment. The minimum contribution a separating employee may make to the sick leave pool is eight hours or four hours if the separating employee is a part-time employee, and contributions shall be in eight-hour increments or four-hour increments if the separating employee is a part-time employee. Any hours of sick leave contributed to the sick leave pool will not be restored to the employee’s sick leave balance upon reemployment with the state, even if the reemployment occurs within 12 months of separation.

C. Human Resources Representative Responsibilities

1. Upon receipt of a completed PERS 205, Sick Leave Pool Contribution, the human resources representative shall key the number of donated hours into the TDCJ Payroll/Personnel System (PPS) on the Sick Leave Pool Contribution (SKPCU) screen unless the employee is separating and the payroll status change has already been entered into the PPS. In such instances, the human resources representative shall forward a copy of the PERS 205 form to the Leaves Program Area, Employee Services, Human Resources Division, and the Leaves Program Area shall enter the hours into the PPS.

2. The human resources representative shall provide a copy of the PERS 205 to the employee and place the original PERS 205 in the employee’s unit or department human resources file.

If an employee has used all paid sick leave and it is past the day required to report time reporting errors, which is after the 25th day of the following month, manual time adjustments will not be processed to give the employee sick leave hours to contribute to the sick leave pool or to meet the required 56 hour sick leave balance.
II. Withdrawing From the Sick Leave Pool

A. General Provisions

1. An employee who withdraws from the sick leave pool is not required to pay back the used pool leave.

2. Any sick leave pool time granted will count as medical or parental leave in accordance with PD-46, “Medical and Parental Leave.”

B. Eligibility Criteria

In order to be eligible to withdraw from the sick leave pool, an employee shall meet all of the following eligibility criteria.

1. The employee shall:
   a. Be on the TDCJ’s active payroll;
   b. Have completed a minimum of 12 months of TDCJ service since the employee’s most recent hire date at the time the request is made;
   c. Have donated a minimum of eight hours to the sick leave pool during the current fiscal year;
   d. Have had a minimum balance of 56 hours of sick leave accrued at the onset or initial diagnosis of the current catastrophic injury or illness since the employee’s most recent hire date; the balance may be less than 56 hours at the time of application for sick leave pool hours; and
   e. Have exhausted all paid leave entitlements, including compensatory, holiday, overtime, sick, vacation, applicable administrative leave, any donated sick leave received before sick leave pool approval, and be subject to loss of compensation from the state. An eligible employee shall use any approved sick leave pool hours prior to using extended sick leave in accordance with PD-46, “Medical and Parental Leave.”

2. Another family member may not currently be accessing the sick leave pool for the same catastrophic injury or illness.

3. The employee may not have previously accessed pool hours for the same catastrophic injury or illness.
4. The employee may not have been previously approved to receive hours from the sick leave pool during the current fiscal year.

C. Computation of Maximum Allowable Hours

The maximum amount of pool leave that may be granted for each catastrophic injury or illness may not exceed the lesser of:

1. One-third of the total balance of hours in the sick leave pool; or

2. The number of an eligible employee’s allowable hours computed as indicated below:

<table>
<thead>
<tr>
<th>POOL LEAVE</th>
<th>Number of Hours Contributed During Current Fiscal Year</th>
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<tr>
<td></td>
<td>8</td>
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<tr>
<td>Months of TDCJ Service Since Most Recent Hire Date</td>
<td>Allowable Hours</td>
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<tr>
<td>13-24</td>
<td>160</td>
</tr>
<tr>
<td>25-48</td>
<td>240</td>
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<tr>
<td>49-60</td>
<td>320</td>
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<tr>
<td>61-96</td>
<td>400</td>
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<tr>
<td>97+</td>
<td>560</td>
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D. Submission of a PERS 206, Sick Leave Pool Application for Withdrawal

1. Employee Responsibilities

   a. Initial Request

   To initially request withdrawal of sick leave pool hours, an employee shall submit a PERS 206, Sick Leave Pool Application for Withdrawal (Attachment B), with required attachments identified below, to the human resources representative. The PERS 206 shall be submitted at least 10 workdays, but not more than 30 calendar days, prior to the exhaustion of all accrued paid leave entitlements to avoid a disruption in pay. The PERS 206 shall be returned to the employee if the PERS 206 is incomplete or does not have the required documentation.
The following attachments to the PERS 206 are required:

(1) Employee’s Catastrophic Injury or Illness

A licensed practitioner’s statement shall be submitted containing a description of the catastrophic injury or illness, date of the onset or initial diagnosis, a prognosis for recovery, and anticipated date of return to active employment.

(2) Immediate Family Member’s Catastrophic Injury or Illness

A licensed practitioner’s statement shall be submitted containing a description of the catastrophic injury or illness, date of the onset or initial diagnosis, a prognosis for recovery, the type and duration of required assistance to the family member by the employee, and the projected date of recovery.

b. Subsequent Requests

An eligible employee provisionally approved for more than 240 hours will only be granted up to 240 sick leave pool hours at one time. At least five workdays prior to the exhaustion of a 240-hour increment, the employee shall submit an updated licensed practitioner’s statement dated within 30 calendar days of the request that meets the same criteria required for the initial PERS 206, Sick Leave Pool Application for Withdrawal (see Section II.D.1.a), to the human resources representative to receive any remaining provisionally approved hours.

If the employee fails to submit the required documentation, the employee will be placed in LWOP-Medical in accordance with PD-46, “Medical and Parental Leave,” and not be eligible to receive the remaining provisionally approved hours until the required documentation is submitted. If the employee enters LWOP-Medical, the employee will not be eligible to receive subsequent pool hours before the date the PERS 206 is submitted.

If the employee is using sick leave pool hours and is working intermittently, prior to receiving any provisionally approved sick leave pool hours, the employee must exhaust all available paid leave entitlements.
2. Human Resources Representative Responsibilities
   
a. Initial Request

   Upon receipt of the PERS 206 and licensed practitioner’s statement, the human resources representative shall review the PERS 206 and the licensed practitioner’s statement for accuracy and completeness, date stamp the statement, and obtain the warden, department head, or designee’s signature on the PERS 206. The warden, department head, or designee’s signature only verifies the employee meets the criteria relating to months of service and hours contributed to the sick leave pool during the current fiscal year. The signature does not verify the employee meets the catastrophic injury or illness criteria. The human resources representative shall then forward the PERS 206 to the Leaves Program Area, Employee Services Section, Human Resources Division no later than the sick leave pool submission deadline on the Payroll Department calendar.

b. Subsequent Requests

   Upon receipt of an updated licensed practitioner’s statement, the human resources representative shall date stamp the statement and forward the statement and a copy of the previously approved PERS 206 to the Leaves Program Area. The warden or department head is not required to approve a subsequent request for additional sick leave pool hours.

E. Review by Sick Leave Pool Administrator

   The Leaves Program Area shall forward all completed PERS 206 forms to the sick leave pool administrator for approval. The sick leave pool administrator shall:

1. Consider each PERS 206 on a first-come, first-served basis. If two or more PERS 206 forms are received on the same day, the PERS 206 forms shall be prioritized based on months of total TDCJ service;

2. Approve all or part of the request, or deny the request; and

3. Return the PERS 206 to the Leaves Program Area.

   The decision of the sick leave pool administrator is final and may not be grieved or appealed to a higher level.
F. Employee Notification of Approval or Disapproval

1. Approval

Upon receipt of an approved PERS 206 from the sick leave pool administrator, the Leaves Program Area shall immediately notify the human resources representative and the Payroll Department of the approval.

a. The human resources representative shall also be notified:

(1) If the number of hours requested are available; or

(2) If the requested number of hours are not available, whether:

(a) The employee should request extended sick leave pending the availability of the pool hours; or

(b) The employee is not eligible for extended sick leave and shall wait until sick leave pool hours become available.

b. The human resources representative shall immediately notify the employee of the PERS 206 approval and availability of pool hours.

c. The Leaves Program Area shall provide a copy of the approved PERS 206 to the human resources representative when the sick leave pool hours become available. The human resources representative shall provide a copy of the approved PERS 206 form to the employee.

2. Disapproval

If the sick leave pool administrator does not approve the PERS 206, the Leaves Program Area shall provide a copy of the disapproved PERS 206 to the human resources representative and the employee within 10 workdays from receipt of the PERS 206.

An employee may resubmit a disapproved PERS 206 form with additional medical information within 14 calendar days of the date the Leaves Program Area sends the disapproved PERS 206 to the employee.
III. Use of Pool Hours

Use of pool hours will be in accordance with PD-46, “Medical and Parental Leave.” A PERS 24, Leave Request, shall be submitted and approved with an attached licensed practitioner’s statement prior to an employee being approved to use any pool hours.

A. Transfer of Pool Hours

If the PERS 206 was approved, the Leaves Program Area shall arrange for the transfer of approved pool hours to the requesting employee’s sick leave balance when the hours become available.

If the employee used extended sick leave pending the availability of sick leave pool hours, the Leaves Program Area shall coordinate with the Payroll Department and the employee’s human resources representative to ensure the time previously reported as extended sick leave is replaced with sick leave pool hours. Such an employee may use the remaining balance of sick leave pool hours granted and then apply for extended sick leave in accordance with PD-46, “Medical and Parental Leave.”

B. Use of Accrued Leave While on Pool Leave

An employee who uses pool leave for a full calendar month will accrue paid leave for that month. However, the employee will only be eligible to use such accrued leave if the employee returns to work:

1. Before or immediately following expiration of the granted pool leave; or

2. Before or immediately following the expiration of any subsequently approved extended sick leave or LWOP.

C. Return to Work

An employee on pool leave for a catastrophic injury or illness who is released to return to full duty shall report to work on the next regularly scheduled workday. The employee shall submit a release to return to work to the human resources representative.

1. If the employee or the employee’s family member needs continued medical treatment for the catastrophic injury or illness for which sick leave pool hours were granted, for a treatment such as chemotherapy, any unused pool hours may be used by the employee after returning to work. When the employee uses such hours, the employee shall provide the human resources representative with a statement from a licensed practitioner containing:
a. A description of the catastrophic injury or illness for which the pool hours were granted; and

b. The intervals and duration of continued treatment, such as two hours once a week for a two-month period.

2. If the employee has not used all the sick leave pool hours granted and the employee or the employee’s family member does not need continued medical treatment for the catastrophic injury or illness for which the sick leave pool hours were granted, the human resources representative shall send an email to the Leaves Program Area, Employee Services Section, identifying the number of unused hours to be returned to the sick leave pool.

D. Deceased Employee’s Estate

The estate of a deceased employee is not entitled to payment for unused sick leave pool hours. Any unused sick leave pool hours shall be returned to the sick leave pool effective the date of the employee’s death. Upon notification of the employee’s death, the human resources representative shall send an email to the Leaves Program Area, Employee Services Section, identifying the number of unused hours to be returned to the sick leave pool.

________________________________________

Bryan Collier
Executive Director
Texas Department of Criminal Justice  
Sick Leave Pool Contribution

| NAME: ___________________________ | MONTH/DAY OF BIRTH: ____________________ | MONTHS OF TDCJ SERVICE SINCE (mm/dd) |
| Please Print: | Last Name | First Name | MOST RECENT HIRE DATE: |
| UNIT OR DEPT: ___________________________ | POSITION TITLE: ___________________________ | SALARY GROUP: ___________________________ |

1. Current Accrued Sick Leave Balance: ___________________________

2. Number of hours CONTRIBUTING to Sick Leave Pool: ___________________________
   Minimum contribution for a full-time active or separating employee is eight hours, and contributions shall be in eight-hour increments. Minimum contribution for a part-time active or separating employee is four hours, and contributions shall be in four-hour increments. There is no minimum requirement for retiring employees, and the contribution does not have to be in eight- or four-hour increments.

Contributions may not be designated for any specific employee.

__________________________          ___________________________
Employee Signature                  Date (mm/dd/yyyy)

Note to Employee: With few exceptions, you are entitled upon request: (1) to be informed about the information the TDCJ collects about you; and (2) under Texas Government Code §§ 552.021 and 552.023, to receive and review the collected information. Under Texas Government Code § 559.004, you are also entitled to request, in accordance with TDCJ procedures, that incorrect information the TDCJ has collected about you be corrected.

DISTRIBUTION:
Original: Unit or Department Human Resources File – Activity Section
Copy: Employee

PERS 205 (04/17)
Texas Department of Criminal Justice
Sick Leave Pool Application for Withdrawal

NAME: ____________________________________________________________

Please Print: Last First MI 

SSN: ______________________________________________________________

UNIT OR DEPT: ______________________________________________________

MONTHS TDCJ SERVICE SINCE MOST RECENT HIRE DATE: __________

POSITION TITLE: _____________________________________________________

SALARY GROUP: _____________________________________________________

1. Date Sick Leave Pool Request to begin:
   Initial Request: ______________________
   First Subsequent Request: ______________________
   Second Subsequent Request: ______________________

2. Number of hours contributed to sick leave pool this fiscal year (eight-hour increments for full-time employees and four-hour increments for part-time employees):
   ______________________

3. Number of hours requested from sick leave pool:
   ______________________
   Hours requested should not exceed eligibility based on months of TDCJ service since most recent hire date or previous contribution.

4. Withdrawal:
   Request withdrawal due to catastrophic injury or illness.
   _______ Employee
   _______ Immediate Family Member
   Relationship: ______________________
   Where family member resides: ______________________
   If not in employee’s household, include a statement indicating to what extent the family member is totally dependent upon the employee on a continuing basis: ______________________
   ______________________
   Reconsideration with additional medical information attached.

5. Required documentation attached:
   _______ Attending licensed practitioner’s statement to contain description of injury or illness, date of the onset or initial diagnosis, prognosis for recovery and anticipated date of return to active duty. If family member, include the amount of assistance required from the employee.

Employee Signature ______________________ Date (mm/dd/yyyy) ______________________

Note to Employee: With few exceptions, you are entitled upon request: (1) to be informed about the information the TDCJ collects about you; and (2) under Texas Government Code §§ 552.021 and 552.023, to receive and review the collected information. Under Texas Government Code § 559.004, you are also entitled to request, in accordance with TDCJ procedures, that incorrect information the TDCJ has collected about you be corrected.

Employee meets employment eligibility criteria and the PERS 206, Sick Leave Pool Application for Withdrawal, is being forwarded to the sick leave pool administrator for further consideration of the employee’s or immediate family member’s medical condition:

Warden, Department Head, or Designee’s Signature ______________________ Date (mm/dd/yyyy) ______________________

Note: The warden, department head, or designee’s signature verifies only that the employee meets the criteria relating to months of TDCJ service since the most recent hire date and hours contributed to the sick leave pool during the current fiscal year. This does not verify that the employee meets the catastrophic injury or illness criteria.

The request has been □ Approved □ Disapproved.
A total of _____ hours have been approved based on eligibility.

Pool Administrator Signature ______________________ Date (mm/dd/yyyy) ______________________

DISTRIBUTION:
Original: Employee Master Human Resources File
Copy: Employee Unit or Department Medical File (Sick Leave Related Section)
Copy: Employee

PERS 206 (04/17)