SHORT TERM DISABILITY INCOME PLAN

OF

THE UNIVERSITY OF RICHMOND

(the “Employer”)

PLAN EFFECTIVE DATE: January 1, 2013

END OF PLAN YEAR: December 31

CHANGE EFFECTIVE DATE: August 1, 2021

The Employer adopted, on the effective date above, a short term disability income plan (the “Plan”) to provide short term disability income benefits to eligible employees of the Employer and participating affiliated companies. The Plan is set forth below and applies to all employees who are in Active Service on or after the Plan Effective date.
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SECTION 1

1.1 SCHEDULE OF BENEFITS

1.1 Classes of Eligible Employees
There is a Schedule of Benefits for each Class of Eligible Employees listed below. For an explanation of these Benefits, please see the Description of Benefits provision.

Class 1: All active, Full-time Employees of the Employer regularly working a minimum of 1,511 hours annually in the United States, or enrolled in the Faculty Phased Retirement Program who are citizens or permanent resident aliens of the United States, or who are lawfully working and residing in the United States under an appropriate visa or work authorization, except non-United States citizens from OFAC sanctioned countries.

Class 2: All active Full-time Staff Members of the Employer regularly scheduled to work 1511 hours per year.

If an Employee is eligible under one Class of Eligible Employees and later becomes eligible under a different Class of Eligible Employees, changes in his or her coverage due to the class change will be effective on the date of the change. No employee may belong to more than one Class of Eligible Employees.
SCHEDULE OF BENEFITS FOR CLASS 1

1.2 Eligibility Waiting Period
For Employees hired on or before the Plan Effective Date:
   No Waiting Period

For Employees hired after the Plan Effective Date:
   No Waiting Period

1.3 Definition of Disability/Disabled
The Employee is considered Disabled if, solely because of a covered Injury or Sickness, he or she is:
1. unable to perform all the material duties of his or her Regular Occupation, or
2. unable to earn 80% or more of his or her Covered Earnings from working in his or her Regular Occupation.

The Plan will require proof of earnings and continued Disability.

1.4 Definition of Covered Earnings
Covered Earnings means an Employee’s base annual wage or salary as reported by the Employer for work performed for the Employer as in effect just prior to the date Disability begins. It does not include earnings received from commissions, bonuses, overtime pay or other extra compensation. Covered Earnings are determined initially on the date an Employee applies for participation. A change in the amount of Covered Earnings is effective on the date of the change.

Any increase in an Employee's Covered Earnings will not be effective during a period of continuous Disability.

1.5 Elimination Period
For Accident: 14 calendar days
For Sickness: 14 calendar days

1.6 Gross Disability Benefit
The lesser of 100% of an Employee's Employer’s regular Payroll Cycle Payment Covered Earnings or the Maximum Disability Benefit.

1.7 Maximum Disability Benefit
None

1.8 Minimum Disability Benefit
10% of an Employee's weekly Covered Earnings or $25 per week

1.9 Disability Benefit Calculation
The Disability Benefit for any week the Employee is Disabled is the Gross Disability Benefit minus Other Income Benefits.

“Other Income Benefits” means any benefits listed in the Other Income Benefits provision that an Employee receives on his or her own behalf or for dependents, or which the Employee's dependents receive because of the Employee's entitlement to Other Income Benefits.
1.10  Return to Work Incentive Benefit Calculation
An Employee may work for wage or profit while Disabled. In any week in which the Employee works and a Disability Benefit is payable, the Return to Work Incentive Benefit Calculation applies.

For each week that Disability Benefits are payable, his or her benefits will be calculated as follows:

1. Add the Employee’s Gross Disability Benefit and Disability Earnings
2. Compare the sum from 1. to the Employee’s Covered Earnings.
3. If the sum from 1. exceeds 100% of the Employee’s Covered Earnings, then subtract the Covered Earnings from the sum in 1.
4. The Employee’s Gross Disability Benefit will be reduced by the difference from 3., as well as by Other Income Benefits.
5. If the sum from 1. does not exceed 100% of the Employee’s Covered Earnings, the Employee’s Gross Disability Benefit will be reduced by the Other Income Benefits.

The Plan will, from time to time, review the Employee’s status and will require satisfactory proof of earnings and continued Disability.

No Disability Benefits will be paid, and participation will end if the Plan determines the Employee is able to work under a modified work arrangement and the Employee refuses to do so without Good Cause.

1.11  Maximum Benefit Period
For Accident: 24 weeks
For Sickness: 24 weeks
SCHEDULE OF BENEFITS FOR CLASS 2

1.2  Eligibility Waiting Period
For Employees hired on or before the Plan Effective Date:
   No Waiting Period

For Employees hired after the Plan Effective Date:
   No Waiting Period

1.3  Definition of Disability/Disabled
The Employee is considered Disabled if, solely because of a covered Injury or Sickness, he or she is:
2.   unable to perform all the material duties of his or her Regular Occupation, or
2.   unable to earn 80% or more of his or her Covered Earnings from working in his or her Regular Occupation.

The Plan will require proof of earnings and continued Disability.

1.4  Definition of Covered Earnings
Covered Earnings means an Employee’s base annual wage or salary as reported by the Employer for work performed for the Employer as in effect just prior to the date Disability begins. It does not include earnings received from commissions, bonuses, overtime pay or other extra compensation. Covered Earnings are determined initially on the date an Employee applies for participation. A change in the amount of Covered Earnings is effective on the date of the change.

Any increase in an Employee's Covered Earnings will not be effective during a period of continuous Disability.

1.5  Elimination Period
   For Accident:  14 calendar days
   For Sickness:  14 calendar days

1.6  Gross Disability Benefit
The lesser of 66.67% of an Employee's Employer’s regular Payroll Cycle Payment Covered Earnings or the Maximum Disability Benefit.

1.7  Maximum Disability Benefit  None

1.8  Minimum Disability Benefit  10% of an Employee's weekly Covered Earnings or $25 per week

1.9  Disability Benefit Calculation
The Disability Benefit for any week the Employee is Disabled is the Gross Disability Benefit minus Other Income Benefits.

“Other Income Benefits” means any benefits listed in the Other Income Benefits provision that an Employee receives on his or her own behalf or for dependents, or which the Employee's dependents receive because of the Employee's entitlement to Other Income Benefits.
1.10 Return to Work Incentive Benefit Calculation
An Employee may work for wage or profit while Disabled. In any week in which the Employee works and a Disability Benefit is payable, the Return to Work Incentive Benefit Calculation applies.

For each week that Disability Benefits are payable, his or her benefits will be calculated as follows:

6. Add the Employee’s Gross Disability Benefit and Disability Earnings
7. Compare the sum from 1. to the Employee’s Covered Earnings.
8. If the sum from 1. exceeds 100% of the Employee’s Covered Earnings, then subtract the Covered Earnings from the sum in 1.
9. The Employee’s Gross Disability Benefit will be reduced by the difference from 3., as well as by Other Income Benefits.
10. If the sum from 1. does not exceed 100% of the Employee’s Covered Earnings, the Employee’s Gross Disability Benefit will be reduced by the Other Income Benefits.

The Plan will, from time to time, review the Employee’s status and will require satisfactory proof of earnings and continued Disability.

No Disability Benefits will be paid, and participation will end if the Plan determines the Employee is able to work under a modified work arrangement and the Employee refuses to do so without Good Cause.

1.11 Maximum Benefit Period
For Accident: 24 weeks
For Sickness: 24 weeks

SECTION 2

2.1 ELIGIBILITY FOR PLAN PARTICIPATION
An Employee in one of the Classes of Eligible Employees shown in the Schedule of Benefits is eligible to participate on the Plan Effective Date, or the day after he or she completes the Eligibility Waiting Period, if later. The Eligibility Waiting Period is the period of time the Employee must be in Active Service to be eligible for participation. It will be extended by the number of days the Employee is not in Active Service.

Except as noted in the Reinstatement Provision, if an Employee terminates participation in the Plan and later wishes to reapply, or if a former Employee is rehired, a new Eligibility Waiting Period must be satisfied. An Employee is not required to satisfy a new Eligibility Waiting Period if Plan participation ends because he or she is no longer in a Class of Eligible Employees, but continues to be employed and within one year becomes a member of an eligible class.

SECTION 3

3.1 EFFECTIVE DATE OF PLAN PARTICIPATION
An Employee will be covered under the Plan on the date he or she becomes eligible, if the Employee is not required to contribute to the cost of this Plan participation.

If an Employee is not in Active Service on the date Plan participation would otherwise be effective, it will be effective on the date he or she returns to any occupation for the Employer on a Full-time basis.
SECTION 4

4.1 TERMINATION OF PLAN PARTICIPATION
An Employee’s participation will end on the earliest of the following dates:
1. the date the Employee is eligible for participation under a plan intended to replace this Plan;
2. the date the Plan terminated;
3. the date the Employee is no longer in an eligible class;
4. the day after the end of the period for which the Employee ceases to make his or her contribution to the Plan, if applicable;
5. the date the Employee is no longer in Active Service;
6. the date benefits end for failure to comply with the terms and conditions of the Plan.

SECTION 5

5.1 CONTINUATION OF PLAN PARTICIPATION
This Continuation of Plan Participation provision modifies the Termination of Plan Participation provision to allow participation to continue under certain circumstances if the Employee is no longer in Active Service. Coverage that is continued under this provision is subject to all other terms of the Termination of Plan Participation provisions.

Disability participation under the Plan continues if an Employee’s Active Service ends due to a Disability for which benefits under the Plan are or may become payable. If the Employee does not return to Active Service, the participation under the Plan ends when the Disability ends or when benefits are no longer payable, whichever comes first.

If an Employee’s Active Service ends due to personal or family medical leave approved timely by the Employer, participation under the Plan will continue for an Employee for up to 6 months.

(Applicable to Class 1 Only) If an Employee’s Active Service ends due to an approved sabbatical leave, leave of absence approved by the Policyholder's Board of Trustees or for (1) full-time study or advanced degree; or (2) work in the field of education or research such as Fulbright Award, foundation grant or governmental project, participation under the Plan will continue for an Employee to the end of 24 months, or earlier the end of such leave.

If an Employee’s Active Service ends due to any other leave of absence approved in writing by the Employer prior to the date the Employee ceases work, participation under the Plan will continue for an Employee for up to twelve months. An approved leave of absence does not include layoff or termination of employment.

If an Employee’s Active Service ends due to any other excused short term absence from work that is reported to the Employer timely in accordance with the Employer’s reporting requirements for such short term absence, participation under the Plan for an Employee will continue until the earlier of:

a) the date the Employee’s employment relationship with the Employer terminates;
b) the end of the 30-day period that begins with the first day of such excused absence;
c) the end of the period for which such short term absence is excused by the Employer.

If an Employee’s Active Service ends due to Furlough, insurance will continue for an Employee for up to December 31, 2021. Premiums are required for this coverage.
Notwithstanding any other provision of this Plan, if an Employee’s Active Service ends due to layoff, termination of employment, or any other termination of the employment relationship, participation under the Plan will terminate and Continuation of Plan Participation under this provision will not apply.

If an Employee’s participation is continued pursuant to this Continuation of Plan Participation provision, and he or she becomes Disabled during such period of continuation, Disability Benefits will not begin until the date the Elimination Period has been satisfied.

SECTION 6

6.1 DESCRIPTION OF BENEFITS
The following provisions explain the benefits available under the Plan. Please see the Schedule of Benefits for the applicability of these benefits to each Class of Eligible Employees.

6.2 Disability Benefits
The Plan will pay Disability Benefits if an Employee becomes Disabled while covered under this Plan. The Employee must satisfy the Elimination Period, be under the Appropriate Care of a Physician, and meet all the other terms and conditions of the Plan. He or she must provide the Plan, at his or her own expense, satisfactory proof of Disability before benefits will be paid. The Disability Benefit is shown in the Schedule of Benefits.

The Plan will require continued proof of the Employee’s Disability for benefits to continue.

6.3 Elimination Period
The Elimination Period is the period of time an Employee must be continuously Disabled before Disability Benefits are payable. The Elimination Period is shown in the Schedule of Benefits.

A period of Disability is not continuous if separate periods of Disability result from unrelated causes.

6.4 Disability Benefit Calculation
The Disability Benefit Calculation is shown in the Schedule of Benefits. Disability Benefits are based on the number of days in a normally scheduled work week for the Employee immediately before the onset of Disability. They will be prorated if payable for any period less than a week. If an Employee is working while Disabled, the Disability Benefit Calculation will be the Return to Work Incentive Benefit Calculation.

6.5 Return to Work Incentive Benefit
The Return to Work Incentive Benefit Calculation is shown in the Schedule of Benefits. An Employee may work for wage or profit while Disabled. In any week in which the Employee works and a Disability Benefit is payable, the Return to Work Incentive Benefit Calculation applies.

The Plan will, from time to time, review the Employee’s status and will require satisfactory proof of earnings and continued Disability.

6.6 Minimum Benefit
The Plan will pay the Minimum Benefit regardless of any reductions made for Other Income Benefits. However, if there is an overpayment due, this benefit may be reduced to recover the overpayment.
6.7 Other Income Benefits

An Employee for whom Disability Benefits are payable under this Plan may be eligible for benefits from Other Income Benefits. If so, the Plan may reduce the Disability Benefits by the amount of such Other Income Benefits.

Other Income Benefits include:
1. any amounts received (or assumed to be received*) by the Employee or his or her dependents under:
   (a) the Canada and Quebec Pension Plans;
   (b) the Railroad Retirement Act;
   (c) any local, state, provincial or federal government disability or retirement plan or law payable for Injury or Sickness provided as a result of employment with the Employer;
   (d) any sick leave or salary continuation plan of the Employer;
   (e) any work loss provision in mandatory “No-Fault” auto insurance;
2. any Social Security disability or retirement benefits the Employee or any third party receives (or is assumed to receive*) on his or her own behalf or for his or her dependents; or which his or her dependents receive (or are assumed to receive*) because of his or her entitlement to such benefits;
3. any Retirement Plan benefits funded by the Employer. “Retirement Plan” means any defined benefit or defined contribution plan sponsored or funded by the Employer. It does not include an individual deferred compensation agreement; a profit sharing or any other retirement or savings plan maintained in addition to a defined benefit or other defined contribution pension plan, or any employee savings plan including a thrift, stock option or stock bonus plan, individual retirement account or 401(k) plan;
4. any proceeds payable under any franchise or group insurance or similar plan. If other insurance applies to the same claim for Disability, and contains the same or similar provision for reduction because of other insurance, the Plan will pay for its pro rata share of the total claim. “Pro rata share” means the proportion of the total benefit that the amount payable under one policy, without other insurance, bears to the total benefits under all such policies;
5. any amounts paid because of loss of earnings or earning capacity through settlement, judgment, arbitration or otherwise, where a third party may be liable, regardless of whether liability is determined.

Dependents include any person who receives (or is assumed to receive*) benefits under any applicable law because of an Employee’s entitlement to benefits.

* See the Assumed Receipt of Benefits provision.

Increases in Other Income Benefits

Any increase in Other Income Benefits during a period of Disability due to a cost of living adjustment will not be considered in calculating the Employee’s Disability Benefits after the first reduction is made for any Other Income Benefits. This section does not apply to any cost of living adjustment for Disability Earnings.

Lump Sum Payments

Other Income Benefits or earnings paid in a lump sum will be prorated over the period for which the sum is given. If no time is stated, the lump sum will be prorated over five years.

If no specific allocation of a lump sum payment is made, then the total payment will be an Other Income Benefit.

Assumed Receipt of Benefits

The Plan will assume the Employee is and his or her dependents are receiving benefits for which they are eligible from Other Income Benefits. The Plan will reduce the Employee’s Disability Benefits by the amount from Other Income Benefits it estimates are payable to the Employee and his or her dependents.
The Plan will waive Assumed Receipt of Benefits, except for Disability Earnings for work the Employee performs while Disability Benefits are payable, if the Employee:

1. provides satisfactory proof of application for Other Income Benefits;
2. signs a Reimbursement Agreement;
3. provides satisfactory proof that all appeals for Other Income Benefits have been made unless the Plan determines that further appeals are not likely to succeed; and
4. submits satisfactory proof that Other Income Benefits were denied.

The Plan will not assume receipt of any pension or retirement benefits that are actuarially reduced according to applicable law, until the Employee actually receives them.

The Plan may limit its waiver of Assumed Receipt of Benefits at its discretion.

6.8 Successive Periods of Disability
A separate period of Disability will be considered continuous:
1. if it results from the same or related causes as a prior Disability for which Employer’s regular Payroll Cycle payment benefits were payable; and
2. if, after receiving Disability Benefits, the Employee returns to work in his Regular Occupation for less than 14 consecutive days; and
3. if the Employee earns less than the percentage of Covered Earnings that would still qualify him or her to meet the definition of Disability/Disabled during at least one week.

Any later period of Disability, regardless of cause, that begins when the Employee is eligible for participation under another group disability plan provided by any employer will not be considered a continuous period of Disability.

For any separate period of disability which is not considered continuous, the Employee must satisfy a new Elimination Period.

SECTION 7

7.1 RECOVERY OF OVERPAYMENT
The Plan has the right to recover any benefits it has overpaid. The Plan may use any or all of the following to recover an overpayment:
1. request a lump sum payment of the overpaid amount;
2. reduce any amounts payable under this Plan; and/or
3. take any appropriate collection activity available to it.

The Minimum Benefit amount will not apply when Disability Benefits are reduced in order to recover any overpayment.

If an overpayment is due when the Employee dies, any benefits payable under the Plan will be reduced to recover the overpayment.
SECTION 8

8.1 ADDITIONAL BENEFITS

8.2 Termination of Disability Benefits
Benefits will end on the earliest of the following dates:
1. the date the Employee earns from any occupation, more than the percentage of Covered Earnings set forth in the definition of Disability;
2. the date the Plan determines he or she is not Disabled;
3. the end of the Maximum Benefit Period;
4. the date the Employee dies;
5. the date the Employee refuses, without Good Cause, to fully cooperate in all required phases of the Rehabilitation Plan and assessment;
6. the date the Employee is no longer receiving Appropriate Care;
7. the date the Employee fails to cooperate with the Plan in the administration of the claim. Such cooperation includes, but is not limited to, providing any information or documents needed to determine whether benefits are payable or the actual benefit amount due.

Benefits may be resumed if the Employee begins to cooperate fully in the Rehabilitation Plan within 30 days of the date benefits terminated.

SECTION 9

9.1 EXCLUSIONS
The Plan will not pay any Disability Benefits for a Disability that results, directly or indirectly, from:
1. suicide, attempted suicide, or self-inflicted injury while sane or insane.
2. war or any act of war, whether or not declared.
3. active participation in a riot.
4. commission of a felony.
5. the revocation, restriction or non-renewal of an Employee’s license, permit or certification necessary to perform the duties of his or her occupation unless due solely to Injury or Sickness otherwise covered by the Plan.
6. any cosmetic surgery or surgical procedure that is not Medically Necessary. “Medically Necessary” means the surgical procedure is: (a) prescribed by a Physician as required treatment of the Injury or Sickness; and (b) appropriate according to conventional medical practice for the Injury or Sickness in the locality in which the surgery is performed. The Plan will pay benefits if the Disability is caused by the Employee donating an organ in a non-experimental organ transplant procedure.
7. an Injury or Sickness for which the Employee is entitled to benefits from Worker’s Compensation or occupational disease law.
8. an Injury or Sickness that is work-related.

In addition, the Plan will not pay Disability Benefits for any period of Disability during which the Employee is incarcerated in a penal or corrections institution.
9.2 PRE-EXISTING CONDITION LIMITATION
For Employees hired on or after January 1, 2013 Only

The Plan will not pay benefits for any period of Disability caused or contributed to by, or resulting from, a Pre-existing Condition. A “Pre-existing Condition” means any Injury or Sickness for which the Employee incurred expenses, received medical treatment, care or services including diagnostic measures, took prescribed drugs or medicines, or for which a reasonable person would have consulted a Physician within 3 months before his or her most recent effective date of Plan participation.

The Pre-existing Condition Limitation will apply to any added benefits or increases in benefits. This limitation will not apply to a period of Disability that begins after an Employee is covered for at least 12 months after his or her most recent effective date of Plan participation, or the effective date of any added or increased benefits.

SECTION 10

10.1 CLAIM PROVISIONS

10.2 Notice of Claim
Written notice or any other electronic/telephonic means authorized by the Administrator must be given to the Plan within 31 days after a covered loss occurs or begins or as soon as reasonably possible. If written notice or any other electronic/telephonic means authorized by the Administrator is not given in that time, the claim will not be invalidated or reduced if it is shown that notice was given as soon as was reasonably possible.

10.3 Claim Forms
When the Plan receives written notice of claim, it will send claim forms for filing proof of loss. If claim forms are not sent within 15 days after notice is received by the Plan Administrator, the proof requirements will be met by submitting, within the time required under the “Proof of Loss” section, written proof of the nature and extent of the loss.

10.4 Claimant Cooperation Provision
Failure of a claimant to cooperate with the Plan in the administration of the claim may result in termination of the claim. Such cooperation includes, but is not limited to, providing any information or documents needed to determine whether benefits are payable or the actual benefit amount due.

10.5 Proof of Loss
Written proof of loss must be given to the Plan within 90 days after the date of the loss for which a claim is made. If written proof of loss is not given in that time, the claim will not be invalidated nor reduced if it is shown that written proof of loss was given as soon as was reasonably possible. In any case, written proof must be given not more than a year after that 90 day period. If written proof of loss is provided outside of these time limits, the claim will be denied. These time limits will not apply while the person making the claim lacks legal capacity.

Within 30 days of a request, written proof of continued Disability and Appropriate Care by a Physician must be given to the Plan.

10.6 Time of Payment
Disability Benefits are not paid weekly, but if approved, employees will continue to receive benefits based on the current payroll cycle.
10.7 To Whom Payable
Disability Benefits will be paid to the Employee. If any person to whom benefits are payable is a minor or is declared by a court as incompetent or, in the opinion of the Plan, is not able to give a valid receipt, such payment will be made to his or her legal guardian. However, if no request for payment has been made by the legal guardian, the Plan, may at its option, make payment to the person or institution appearing to have assumed custody and support.

If an Employee dies while any Disability Benefits remain unpaid, the Plan may, at its option, make direct payment to any of the following living relatives of the Employee: spouse, mother, father, children, brothers or sisters; or to the executors or administrators of the Employee's estate. The Plan may reduce the amount payable by any indebtedness due.

Payment in the manner described above will release the Plan from all liability for any payment made.

10.8 Physical Examination and Autopsy
The Plan, at its expense, will have the right to examine any person for whom a claim is pending as often as it may reasonably require. The Plan may, at its expense, require an autopsy unless prohibited by law.

10.9 Physician/Patient Relationship
The Employee will have the right to choose any Physician who is practicing legally. The Plan will in no way disturb the Physician/patient relationship.

SECTION 11

11.1 ADMINISTRATIVE PROVISIONS

11.2 Reinstatement of Plan Participation
An Employee's participation may be reinstated only if a written request for reinstatement is received by the Plan within 31 days from the date an Employee returns to Active Service from an Employer approved unpaid leave of absence or from the military service pursuant to the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA). For participation to be reinstated the following conditions must be met.

1. An Employee must be in a Class of Eligible Employees.
2. The required contribution must be paid, if applicable.

Reinstated participation will be effective on the date the Employee returns to Active Service. If an Employee did not fully satisfy the Eligibility Waiting Period or the Pre-Existing Condition Limitation, if any, before participation ended due to an unpaid leave of absence, credit will be given for any time that was satisfied.
SECTION 12

12.1 DEFINITIONS
Please note, certain words used in this plan document have specific meanings. These terms will be capitalized throughout this document. The definition of any word, if not defined in the text where it is used, may be found either in this Definitions section or in the Schedule of Benefits.

12.2 Accident
An Accident is a sudden, unforeseeable external event that causes bodily Injury to a participating employee while participation is in force under the Plan.

12.3 Active Service
All Employees who are in Active Service on or after the Plan Effective date and includes Employees on Employer Approved Leave.
1. The Employee is performing his or her Regular Occupation for the Employer on a Full-time basis. He or she must be working at one of the Employer's usual places of business or at some location to which the Employer's business requires the Employee to travel.
2. The day is a scheduled holiday or vacation day and the Employee was performing his or her Regular Occupation on the preceding scheduled work day.

An Employee is considered in Active Service on a day which is not one of the Employer's scheduled work days only if he or she was in Active Service on the preceding scheduled work day.

12.4 Appropriate Care
Appropriate Care means the determination of an accurate and medically supported diagnosis of the Employee’s Disability by a Physician, or a plan established by a Physician of ongoing medical treatment and care of the Disability that conforms to generally accepted medical standards, including frequency of treatment and care.

12.5 Disability Earnings
Any wage or salary for any work performed for any Employer during the Employee’s Disability, including commissions, bonus, overtime pay or other extra compensation.

12.6 Employee
For eligibility purposes, an Employee is an employee of the Employer in one of the “Classes of Eligible Employees.” Otherwise, Employee means an employee of the Employer who is participating under the Plan.

12.7 Employer
The Employer and any affiliates or subsidiaries covered under the Plan.

12.8 Full-time
Full-time means the number of hours set by the Employer as a regular work year for Employees in the Employee's eligibility class.

12.9 Furlough
Furlough means a temporary suspension or alteration of Active Service initiated by the Employer, for a period of time specified in advance not to exceed December 31, 2021.
12.10 **Good Cause**
A medical reason preventing participation in the Rehabilitation Plan. Satisfactory proof of Good Cause must be provided to the Plan.

12.11 **Injury**
Any accidental loss or bodily harm which results directly or indirectly of all other causes from an Accident.

12.12 **Physician**
Physician means a licensed doctor practicing within the scope of his or her license and rendering care and treatment to the Employee that is appropriate for the condition and locality. The term does not include an Employee, an Employee's spouse, the immediate family (including parents, children, siblings or spouses of any of the foregoing, whether the relationship derives from blood or marriage), of an Employee or spouse, or a person living in an Employee's household.

12.13 **Plan**
Refers to the short term disability benefits provided by the Employer and affiliates as in effect from time to time.

12.14 **Plan Administrator**
The Plan Administrator is the person or entity chosen by the Plan to act as the administrator of the Plan, as provided for by ERISA.

12.15 **Prior Plan**
The Prior Plan refers to the plan of coverage or insurance providing similar benefits sponsored by the Employer in effect directly prior to the Plan Effective Date. A Prior Plan will include the plan of a company in effect on the day prior to that company’s addition to this Plan after the Plan’s Effective Date.

12.16 **Regular Occupation**
The occupation the Employee routinely performs at the time the Disability begins. In evaluating Disability, the Plan will consider the duties of the occupation as it is normally performed in the general labor market in the national economy. It is not work tasks that are performed for a specific employer or at a specific location.

12.17 **Sickness**
Any physical or mental illness or disease.
SECTION 13

13.1 FUNDING POLICY
The financial responsibility for payment of benefits under the Plan rests with the Employer, and its cost is financed by the Employer.

SECTION 14

14.1 ADMINISTRATION OF THE PLAN

14.2 Plan Administration
The administration of the Plan shall be under the supervision of the Plan Administrator. It shall be a principal duty of the Plan Administrator to see that the Plan is carried out, in accordance with its terms, for the exclusive benefit of persons entitled to participate in the Plan. The Plan Administrator will have full power to administer the Plan in all of its details, except for matters covered by other provisions of this Section, subject to the applicable requirements of law. For this purpose, the Plan Administrator's powers will include, but will not be limited to, the following authority, in addition to all other powers provided by this Plan:

(a) To make and enforce such rules and regulations as it deems necessary or proper for the efficient administration of the Plan, including the establishment of any claims procedures that may be required by applicable provisions of law;
(b) To interpret the Plan, its interpretation thereof in good faith to be final and conclusive on all persons claiming benefits under the Plan;
(c) To decide all questions concerning the Plan and the eligibility of any person to participate in the Plan;
(d) To appoint an actuary to perform an annual valuation of the benefits provided under the Plan;
(e) To appoint such agents, counsel, accountants, consultants and other persons as may be required to assist in administering the Plan; and
(f) To allocate and delegate its responsibilities under the Plan and to designate other persons to carry out any of its responsibilities under the Plan, any such allocation, delegation or designation to be in writing.

14.3 Examination of Records.
The Plan Administrator will make available to each participant any records under the Plan that pertain to him, for examination at reasonable times during normal business hours.

14.4 Claims Procedures.
The Plan shall adopt a claims procedure to provide adequate notice to a participant whose claim is denied setting forth the specific reasons for a denial, written in a manner calculated to be understood by such person and offering a reasonable opportunity to respond in a full and fair review of such denial.
SECTION 15

15.1 MISCELLANEOUS

15.2 Effect on Employment.
This Plan shall not confer upon any person any right to be continued in the employment of the Employer or a Participating Employer.

15.3 Alienation of Benefits.
Except as otherwise provided by law, no benefit under this Plan may be voluntarily or involuntarily assigned or alienated.

15.4 Amendment, Suspension or Termination of the Plan.
The Employer reserves the right to alter, amend or modify the Plan, and to suspend or terminate the Plan and any such payments.

15.5 Exclusivity and Enforceability.
The Plan is maintained for the exclusive benefits of participants. The rights conferred upon participants and their covered dependents under this Plan, including such materials as may be incorporated herein by reference, shall be legally enforceable.