

People, Culture, and Technology Services [Human Resources] | Payroll Office | Phone: 619-388-6582

Sick or Vacation Leave Advancement Employee Request & Agreement

Name:	Employee ID:
Campus/Division:	Email:
As allowed per provisions in my Collective	Bargaining Agreement or Handbook, I request advancement of:
Sick Leave (the remainder of fisca	l year allotment will be advanced)
	fiscal year allotment will be advanced)
Dates of Leave: Start:	End:
understand that any sick or vacation leave	and vacation leave advancement procedure per my CBA/Handbook. I e advanced to me is a loan of time not yet earned that I am required to repay until such time as I have repaid the entire amount advanced.
 At the time of separation. I hereber from my final pay or other compe If the amount due to me upon separation. 	f receiving a leave advance, I will repay the remaining unpaid balance, if any: by voluntarily agree and authorize SDCCD to deduct any remaining balance due insation due to me at separation, and paration does not fully repay the remaining unpaid balance, I agree to repay within 60 days of receipt of a demand for repayment.
	leave advanced to me when due, I understand and agree that SDCCD will take d balance, including turning the debt over to a collection agency for credit
Employee's Signature:	Date:
If this is a request for sick leave advancem	nent, submit completed form to hrpayroll@sdccd.edu for further processing.
If this is a request for vacation leave adva	ncement, submit completed form to your manager for review and approval.
For vacation leave advancement only	
As the employee's direct supervisor/mana	ager:
☐ I recommend the advancement of	f vacation leave
\square I deny the use of vacation leave p	rior to accrual
Manager's Signature:	Date:
VPA's Signature:	Date



CBA/Handbook Information: Requesting Leave Prior to Accrual

AFT Classified Professionals

10.1 Eligibility

Vacation days shall be granted to all regular, monthly unit members covered by this Agreement. New unit members shall not be eligible to take vacation prior to completion of six (6) months of paid service. Vacations shall not be taken prior to the time that such vacation days are earned. Exceptions may be approved by the appropriate manager. The advanced hours shall not exceed the balance to be accrued during the remainder of the fiscal year. If a unit member is terminated and had been granted vacation which was not yet earned at the time of termination of their services, the employer shall deduct from the unit member's final check the full amount of salary which was paid for such unearned days of vacation taken.

11.1.1 Eligibility

Sick leave benefits shall be available to all monthly unit members covered by this Agreement. New unit members shall not be eligible to take more than six (6) days, or the proportionate amount to which they are entitled, until the first day of the calendar month after completion of six (6) months of active service. Terminating unit members who have received unaccrued sick leave benefits shall have their final pay warrant adjusted by the amount of the unaccrued sick leave taken. Leave taken under this Article that qualifies as Family Medical Leave Act (FMLA)/California Family Rights Act (CFRA) shall run concurrently with leave provided under Article VIII (FMLA/CFRA).

Association of Confidential Employees

13.1 Eligibility

Vacation days shall be granted to all regular, monthly employees covered by this handbook. New employees shall not be eligible to take vacation prior to completion of six (6) months of paid service. Vacations shall not be taken prior to the time that such vacation days are earned. Exceptions may be approved by the Vice Chancellor of Human Resources on the recommendation of the site administrator.

8.1.1 Eligibility

Sick Leave benefits shall be available to all monthly employees covered by this handbook. New employees shall not be eligible to take more than six (6) days, or the proportionate amount to which the employee is entitled, until the first day of the calendar month after completion of six (6) months of active service. Any time taken as Sick Leave which, upon termination, does not have a sufficient accumulation from which to draw, shall be recovered from the employee. Leave taken under this Chapter that qualifies as Family Medical (FMLA)/ California Family Rights Act (

Supervisory and Professional Administrators Association

13.1 Eligibility

Vacation days shall be granted to all regular, monthly employees covered by this Handbook. New employees shall not be eligible to take vacation prior to completion of six (6) months of paid service. Vacations shall not be taken prior to the time that such vacation days are earned. Exceptions may be approved by the Vice Chancellor of Human Resources on the recommendation of the site administrator.

7.1.1 Eligibility

Sick leave benefits shall be available to all monthly employees covered by this Handbook. New employees shall not be eligible to take more than six (6) days, or the proportionate amount to which they are entitled, until the first day of the calendar month after completion of six (6) months of active service. Any time taken as sick leave which, upon termination, does not have a sufficient accumulation from which to draw shall be recovered from the employee. Leave taken under this Chapter that qualifies as Family Medical (FMLA)/California Family Rights Act (CFRA) Leave shall run concurrently with leave provided under Chapter 12.

Management Employees

6. Use of Vacation Days in Advance of Accrual

The Chancellor or designee may permit management employees to use their vacation entitlement in advance of accrual for specific purposes approved on a case-by-case basis. Should the management employee resign, retire, or be reassigned to a position not eligible for vacation prior to fully earning and accruing vacation already taken, such excess days which were taken off as a full day or more will be deducted from their final pay warrant, if not earned within the duration of their assignment.

Eligibility

Sick leave benefits shall be available to all management employees covered by this Handbook. Any time taken as sick leave for a full day or more, which upon termination, does not have a sufficient accumulation from which to draw, shall be recovered from the management employee. Leave taken under this Chapter that qualifies as Family Medical (FMLA)/California Family Rights Act (CFRA) shall run concurrently with leave provided under Chapter X.