Acknowledgement of Receipt of Web Access Instructions

I acknowledge that I have received directions for accessing this Handbook on the Human Resources web page. I understand that if I have any difficulty accessing the Handbook on the web I am responsible for contacting the Human Resources Department for assistance or to request a paper copy of the Handbook. I understand that it is my responsibility to read and comply with the policies contained in this Handbook and any revisions made to it by Colgate.

In particular, I acknowledge that I have read and understand Colgate’s Nondiscrimination, Sexual Harassment, and Other Forms of Harassment Policy.

I understand that this Handbook supersedes all previous versions that have been issued by the University. Further, I understand that because the University may add, modify, delete or otherwise change provisions of the Handbook, I should contact the Human Resources Department to obtain current information regarding the status of any particular policy, procedure or practice.

___________________________________________
Employee’s Name (Please Print)

___________________________________________
Employee’s Signature     Date
Colgate University

Personnel Policies and Benefits Handbook

For Administrators, Technicians and Support Staff

Human Resources Department
Revised May 2019
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This Handbook

This handbook is intended as an explanation and description of Colgate’s policies and employee benefits. It is not intended nor should it be construed as an employment contract. The descriptive materials contained in this handbook are only summaries, and any discrepancies between these summaries and the terms of the actual plans, or plan documents, must be governed by the actual terms of the more detailed plans and plan documents. Like any other compilation of general information, certain portions of the handbook may become outdated. You should check with the Human Resources Office to be sure you have current information before taking action based on any specific information in this handbook. It is your responsibility to confirm the status of policies or other information. This Handbook is available in a hard copy version from Human Resources or on the Web at http://www.colgate.edu/working-at-colgate/resources/staff-handbook. The web version will be the most up-to-date.

Colgate reserves the right at any time to modify, revoke, suspend, terminate or change, either retroactively or prospectively, any and all terms of this handbook, plans, policies or procedures, in whole or in part, at any time. However, Colgate will make every effort to notify all affected employees when such changes or modifications are made. Except for Colgate benefit documents, the policies contained in this handbook are intended to supersede the policies and procedures that existed prior to the date of this handbook. All prior policies and procedures are, therefore, null and void except where Colgate has agreed otherwise.

Employees have the right at any time to terminate their employment with or without good cause, and Colgate reserves the same right to terminate employment in accordance with the provisions of this Handbook. No University official has authority to make any agreement to the contrary. Colgate University is committed to the goals of fairness and equity in all aspects of the educational enterprise and to a learning and living environment where all members of the community feel safe and respected. The university will not discriminate against any person because of race, color, creed, religion, age, sex, pregnancy, national origin (including ancestry), marital status, disability, protected Veteran Status, sexual orientation and gender identity and expression, genetic information, victims of domestic violence and stalking, familial status, and all other categories covered by law. This policy shall apply to all employment actions, including but not limited to recruitment, hiring, upgrading, promotion, transfer, demotion, layoff, recall, termination, rates of pay or other forms of compensation and selection for training at all levels of employment. Colgate University will not discharge or discriminate against employees or applicants who inquire about, discuss, or disclose their own compensation or the compensation of another employee or applicant.

The Director of Equal Employment Opportunity and Affirmative Action oversees the implementation of Colgate’s Affirmative Action and Equal Opportunity plan. The Associate Provost for Equity and Diversity serves as Title IX Coordinator and oversees implementation of the Equity Grievance Process for responding to complaints of sexual harassment, sexual assault, discrimination, discriminatory harassment and other violations of this policy. In addition, questions about Colgate’s Affirmative Action and Equal Opportunity plan and the University’s policy on discrimination and harassment, may be directed to the Associate Vice President for Human Resources or to the Director, Office for Civil Rights, U.S. Department of Health and Human Services, Cohen Building, 330 Independence Avenue, SW, Washington, D.C. 20201. The Associate Provost for Equity and Diversity coordinates the University’s efforts to comply with and
carry out its responsibilities under Title IX of the Educational Amendments of 1972 as amended. The Director for Equal Employment Opportunity and Affirmative Action is the officer responsible for coordinating efforts to comply with the Americans With Disabilities Act of 1990 (ADA).

**SECTION I: INTRODUCTION TO COLGATE UNIVERSITY**

**Mission**
Colgate’s mission is to provide a demanding, expansive, educational experience to a select group of diverse, talented, intellectually sophisticated students who are capable of challenging themselves, their peers and their teachers in a setting that brings together living and learning. The purpose of the university is to develop wise, thoughtful, critical thinkers and perceptive leaders by encouraging young men and women to fulfill their potential through residence in a community that values all forms of intellectual rigor and respects the complexity of human understanding.

**History of Colgate University**
In 1817, 13 men - six clergy and seven laymen - met in the frontier settlement of Hamilton with "13 dollars, 13 prayers, and 13 articles." (To this day, members of the Colgate community consider the number 13 a good omen.) In that meeting, the men founded the Baptist Education Society of the State of New York, the cornerstone in the foundation of what would become Colgate University.

The state chartered the Baptist Education Society in 1819, choosing Hamilton as the location for its school; one year later, the school opened. In 1823, Baptists in New York City - soapmaker William Colgate among them - consolidated their seminary with the Hamilton school to form the Hamilton Literary and Theological Institution. The Colgate family connection was thus established.

The oldest building on the current campus, West Hall, was built four years later in 1827. By 1834, the institution included preparatory, collegiate, and theological departments. In 1839, the first students "not having the ministry in view" were admitted.

The year 1846 witnessed a name change (to Madison University) and, through a state charter, the right to grant degrees. Madison became Colgate in 1890, recognizing nearly 70 years of continuous involvement and service by the Colgate family.

Colgate Academy, the preparatory department, was discontinued in 1912. The theological division merged with the Rochester Theological Seminary in 1928 to become the Colgate Rochester Divinity School, and Colgate has been nonsectarian since that time. The university became coeducational in 1970.

Colgate today is a highly selective, independent, coeducational liberal arts college enrolling approximately 2,800 undergraduates in programs that lead to the bachelor of arts. A small graduate program offers the master of arts and the master of arts in teaching.
SECTION II: TERMS AND CONDITIONS OF EMPLOYMENT

Appointment, Types of Employment and Other Key Terms

The Associate Vice President for Human Resources provides a letter as a formal notification of initial appointment to each new Administrative, Staff Coach, Technical, or Support Staff employee hired in a regular position. Appointment letters include the terms and conditions of employment.

Administrative employees, including employees working in administrative, managerial or professional positions as defined by law and the University, receive individual letters of appointment with reappointment letters issued annually by the Dean or Vice President responsible for a division. Administrative appointments may be terminated at any time for violations of policy, practice, procedure or regulations of the University or for other reasons deemed appropriate by the President of the University.

To determine eligibility for benefits the University distinguishes between the following types of employment:

**Regular full-time:** employees who work in established benefit eligible positions that are approved for 37.5 or more hours per week on a twelve-month schedule.

**Regular part-time:** employees who work in established benefit eligible positions that have been approved for less than full-time, but at least 1040 hours per year. Certain benefits are prorated for employees in these positions.

**Part-time:** employees who work in an on-going position of less than 1040 hours/year with only benefits required by law provided.

**Casual or temporary:** employees who work on an on-call basis only when needed by the University for a specific, limited period of time, generally to meet a short-term staffing need. Only those benefits mandated by law are provided.

**Grant-funded:** employees who work in grant-funded positions and certain temporary appointments of one year or more are entitled to the same benefits as regular full-time or part-time appointments, as appropriate.

Other Key Terms

**Exempt** positions are those positions which are exempt from the Fair Labor Standards Act (FLSA) provisions because the work is predominantly “professional, administrative or executive” in nature as defined by specific criteria in the regulations. Exempt employees are not eligible for overtime compensation under the FLSA.

**Non-exempt** positions are those that are covered by the FLSA and are eligible for overtime compensation. All Technical and Support Staff positions at Colgate are non-exempt and are subject to the federal and state wage and hour laws. All non-exempt employees have a designated base
hourly pay rate. Employees in these positions record their time worked on time sheets and are eligible for overtime pay. The University reserves the right to reassign employees based on the needs of the University.

**Date of Hire** is the date employment begins, including any adjustments made to give credit for previous service.

**Employee Orientation**
Orientation programs will be scheduled by the Human Resources Department to acquaint each new employee with University policies, benefits and services. New employees must report to the Human Resources Department on or before their first day of work for initial orientation and completion of necessary forms. Supervisors are responsible for introducing new employees to coworkers, for orienting them to the campus and for on the job training.

**Hours of Work**
The normal hours of work for offices are from 8:00 a.m. to 4:30 p.m. or 8:30 a.m. to 5:00 p.m., although some departments may differ. The normal work schedule for full-time employees is 7½ hours per day with a one hour, unpaid lunch period taken between 11:30 a.m. to 1:30 p.m. With supervisory approval, some flexibility in starting time of work and lunch breaks is permitted, provided that the business needs of the office and University are met. This flexibility normally allows for an employee to start work at either 8:00 a.m. or 8:30 a.m., work 7.5 hours, and finish at 4:30 p.m. or 5:00 p.m. depending on the time taken for lunch. The primary purpose of this flexibility is to provide employees with the opportunity to use Colgate facilities during the lunch hour. The Department Head normally establishes the hours of work in accordance with Colgate's guidelines.

**Lunch Period/Breaks**
Minimum time lengths for meals are mandated by state law. The lunch period is from 11:30 a.m. to 1:30 p.m. during which time regular full-time employees working over this period and at least 7½ hours per day are entitled to one hour, unpaid time off for lunch. However, a minimum uninterrupted meal break of 30 minutes is required for these full-time employees. Any other employee who works a shift of more than four hours which extends over the period of 11:00 a.m. to 2:00 p.m. is entitled to an uninterrupted meal break of 30 minutes within that period. Also, any other employee working more than six hours starting between 1:00 p.m. and 6:00 a.m. shall be allowed an uninterrupted meal break of 30 minutes at a time midway between the beginning and end of the employee’s shift. Employees whose shifts begin before 11:00 a.m. and continue until later than 7:00 p.m. are entitled to an additional uninterrupted 20-minute meal break between 5:00 p.m. and 7:00 p.m. Duty-free meal periods are not compensable time.

In some instances, as approved by the Human Resources Department, where only one person is on duty or is the only one conversant in a specific occupation, the employee may be authorized to eat on the job without being relieved of his or her duties. The employee will be paid for this time.
A specific time for a rest break or coffee break is generally not scheduled for administrative and office employees. One 15 minute morning break is provided to full-time employees working in such departments as the mailroom, document services, bookstore, and library.

**Attendance, Punctuality and Dependability**

To maintain a productive work environment, Colgate expects employees to be reliable and to be punctual in reporting for scheduled work and in remaining in the office throughout the scheduled work day. When you know about an expected absence, you should notify your supervisor at least five (5) business days prior to your absence. When you are unable to report to work due to an illness or injury, you must notify your supervisor as early as possible, each day of your absence. Excessive tardiness, absenteeism, or unauthorized absence may result in disciplinary action, up to and including termination (see “Hours of Work” on page 4).

**Identification Cards (‘Gate Card)**

A Colgate University identification card is issued to each new employee. New employees are given a temporary ID by Human Resources Department which can be presented at Campus Safety to receive a picture ID. This card, called the ‘Gate Card, represents official University identification and may be used to obtain tickets or admission to sporting events and facilities on campus. The ‘Gate Card also has an optional debit feature. This feature will be activated upon an initial deposit on your Card Debit Account. The Card Debit Account is a declining balance account, and can be used for purchases at the Bookstore, Coop, University Mailroom, vending machines, library copiers and laundry machines on campus, and participating area merchants off campus. Deposits on your account can be made three ways: 1) with cash in person at the Accounting office or at one of the Card Systems Value Terminal machines located in O’Connor Campus Center and Case Library, 2) with check in person at the Accounting office or by mail and 3) with Credit Card in person at the Accounting office, by mail, or on line at [http://www.colgate.edu/offices-and-services/accountingandcontrol/gatecard](http://www.colgate.edu/offices-and-services/accountingandcontrol/gatecard). ‘Gate Card Terms and Conditions can also be found at this website.

A lost card may be replaced through the Campus Safety Office. ID cards are to be turned in to the Human Resources Department when employment is ended.

**Immigration Reform and Control Act**

In compliance with the Immigration Reform and Control Act of 1986, each new employee, under penalty of perjury, must complete and sign the Employee Eligibility Verification Form I-9 and provide original documentation establishing their identity and legal right to work in the United States no later than three (3) business days after the employee’s hiring.

If your immigration status changes, and therefore impacts your employability, you must notify Human Resources.

**Introductory Period**

All new Support Staff and Technical employees in regular positions will have up to the first 90 days of employment as an Introductory Period. Campus Safety employees have a 180 day Introductory Period. During this time, the employee will have the opportunity to become familiar with the
duties of the position and the employee's supervisor will evaluate the ability of the employee to perform capably. Employees may be dismissed without prior notice or obligation during this period.

Supervisors must complete an evaluation report to indicate whether or not an employee will continue in the position. A supervisor may extend the Introductory Period, if necessary, after consultation with the Associate Vice President for Human Resources. Some benefits are not provided until successful completion of this period.

Employees transferring to a new job within the University will undergo a new Introductory Period, but continue to receive all benefits as appropriate.

**Length of Service and Reemployment**
An employee’s length of service is defined as the period of continuous employment in a regular Colgate position beginning with the current period of work, plus any qualified previous service.

Such employment is the basis upon which eligibility for benefits is normally determined, although specific programs may impose additional restrictions and waiting periods. Authorized absences such as vacation, sick leave, personal leave, military leave, and so forth do not constitute a break in continuous employment. A break in employment occurs when the employee is removed from the active employment records of the University.

_Reemployment_. If an employee has five years of previous service in a regular position, was not terminated for cause, and returns to University employment within two years of the previous termination date, the employee will be reinstated with an adjusted date of hire reflecting the number of years of previous service.

**Summer Hours**
The University currently observes “summer hours” for 8 weeks during the months of June and July. The workday is reduced by one-half hour per day for full time support and technical staff, Monday through Friday. This practice is subject to annual review to ensure University needs are not adversely affected. Regular Support Staff and Technical employees are compensated with a summer adjustment: Support Staff and Technical employees who are in positions normally scheduled to work 75 or more hours per pay period will be credited with an additional five hours of pay for the two-week period. Employees in positions normally scheduled to work at least 40 to 74 hours per pay period will be credited with an additional 2.5 hours of pay. Employees should record summer hours using the summer adjustment earn code. Summer adjustment hours are not included in overtime calculations. Salaried staff (non-hourly), the Office of Campus Safety or employees covered under the Facilities collective bargaining agreement are not eligible for the summer adjustment.

**Summer Work Policy for Support Staff**
Each summer, academic departments will determine the workload and needs of each office for the summer months. Twelve-month employees may request vacation, part-time schedules, or unpaid leaves of absence during the summer. If the workload is low during this time, employees may be
asked to assist in other areas where needed. In each case the decision must be the supervisor's and will depend upon the needs of the office and vacation schedules. Leaves should not be granted if they make it impossible for other employees to take vacations.

Those employees who work in positions of less than 12 months may request an alternate work situation for the summer. They may be assigned temporary work in offices that have greater needs when such opportunities exist. Those assigned to such work will continue to be paid at their regular rate for the hours worked. An academic year employee must take vacation during the designated term of employment, i.e., vacation may not be taken after the end of the 9 or 10 month term for which the employee is scheduled to work. Benefits are continued during the summer months, but the employee must arrange to pay his/her share of the premiums in advance by contacting the Human Resources Department.

After the needs of each office have been determined, the Human Resources Department should be informed of plans for leaves, reduction in positions, or requests for temporary work. It is essential that the Human Resources Department be informed of any such changes in order to ensure accurate continuation of benefits.
SECTION III: POLICIES AND PROCEDURES

Automobile Registration/Parking
Parking is available for employees on the campus at no charge. All cars on campus must be registered with the Campus Safety Office, located at 88 Hamilton Street. Employees will be issued a staff parking decal to affix to the vehicle and will then receive a Colgate University Motor Vehicle Handbook [http://www.colgate.edu/offices-and-services/campussafety].

Background Checks
I. Policy Statement
Colgate University seeks to provide a safe, secure and productive environment for faculty, staff, students and visitors. Therefore, Colgate has adopted a policy requiring pre-employment/pre-engagement background checks. Background checks shall be required prior to employing staff, staff coaches, and casual wage workers, or engaging volunteers or live-in partners. Background checks may be required prior to employing students based on the position in which the student is being hired into (see section III Scope). This policy applies regardless of whether or not a competitive recruitment process is used.

II. Statement about Background Checks and Discrimination
Information discovered through the background check process will be used solely for the purpose of evaluating a finalist’s suitability for employment or engagement with Colgate. It will not be used to discriminate against a finalist on the basis of race, color, religion/creed, sex/gender, age, sexual orientation, gender identity/expression, national origin, genetic information, marital/familial status, disability, military, or veteran status, or any other protected category.

The term “finalist” includes a candidate for employment, a current employee, or an individual engaged with Colgate such as a volunteer or residential live-in partner.

III. Scope
All offers of employment or engagement for identified positions will be contingent on the finalist successfully passing a background check. Background checks will be conducted using a contracted third party.

Background checks may encompass:
1. Criminal History
2. Employment Verification
3. Education
4. Social Security Number Validation
5. National Sex Offender Registry

Depending on the nature of the work being performed, additional components could include:
1. Credit Report
Generally, background checks will be ordered according to the following chart:

<table>
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<tr>
<th></th>
<th>Criminal History</th>
<th>Social Security Trace</th>
<th>Sex &amp; Violent Offender Registry</th>
<th>Employment Verification</th>
<th>Education</th>
<th>Motor Vehicle Record</th>
<th>Credit</th>
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<tbody>
<tr>
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<td>X</td>
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<td>X</td>
<td>X</td>
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<td>When Applicable</td>
<td>When Applicable</td>
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<tr>
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<tr>
<td>Student</td>
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<tr>
<td>Volunteer</td>
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<td>When Applicable</td>
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<td>Children’s Camps</td>
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<tr>
<td>Residential Live-In Partners</td>
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A criminal history and sex and violent offender background check will be conducted on a student when they accept a position that is responsible for and/or puts the student in direct contact with children with limited or no direct supervision, as part of the responsibilities of the role. These positions include, but are not limited to, Hebrew School Instructor, Swim Lesson Instructor and Chenango Nursery School student employee. A motor vehicle report will be conducted on a student when they accept a position that includes responsibility for driving a vehicle.

IV. Confidentiality
Information secured for the purpose of extending, maintaining, or retracting an offer of employment or engagement will be confidentially maintained by the Human Resources Department and/or Environmental Health and Safety (for MVR’s). For the purpose of making decisions, report contents or portions of the content may be shared with appropriate individuals who have a legitimate business need to know as determined by human resources.

V. Use of Criminal History in Background Screening
Criminal background checks used for employment or engagement purposes shall only be conducted for finalists who are otherwise qualified for the position for which they have applied or are being engaged. Unless otherwise provided by law, an employment or engagement finalist with a criminal record will not be automatically disqualified or unable to reside on Colgate property. Determination of suitability based on the background check will be made consistent with this policy and applicable laws and regulations.

VI. Procedures
  a. Consent to Conduct Background Checks and Confidentiality
Finalists will be informed during the pre-employment/pre-engagement process that an offer is subject to completion of a background check with results acceptable to Colgate, as appropriate to each position. Prior to conducting the background check, consent is obtained through the third-party vendor. Refusal by the finalist to authorize the background check will make them ineligible for employment or engagement.

The information obtained through background checks is confidential and will be shared only with individuals with an essential business need to know.

b. Initiation of the Background Check

Background checks will be initiated by human resources. Authorized initiators may only initiate background checks upon the acceptance of an employment or engagement offer, unless otherwise approved by human resources as an exception. In exception cases, background check results will not be considered until such time that an employment or engagement offer is to be extended to the finalist.

c. Screening of Finalists

An offer of employment or engagement is contingent upon the completion of a satisfactory background check. Generally, employment or engagement in the position should not begin until Colgate has received, reviewed and approved the results of the background check. Exceptions may be made at the hiring department’s request with the approval of the Human Resources Department.

The finalist for all regular, benefited staff positions at Colgate is subject to background checks of employment, educational, criminal, and sex and violent offender histories. Additional background checks may apply to finalists for certain positions. Some of the criteria for identifying a position as possibly requiring additional background checks include, but are not limited to:

- Direct oversight of a division/department that is responsible for handling or managing money or credit information
- Responsibility for operating an owned, leased or rented Colgate vehicle
- A requirement for a certificate, professional license, or accreditation

These additional background checks may include a:

- Credit history check and/or
- Motor Vehicle Report (MVR) and/or
- Professional license history check

VII. Evaluation of Background Check Results/Adverse Action

a. If results show no criminal convictions, motor vehicle violations, and/or discrepancy(ies) in information, compared to what was submitted by the finalist, the Human Resources Department will notify the hiring manager/search committee chair or other appropriate person that the finalist is approved to begin work at, or engage with, Colgate.
b. If results show a criminal conviction and/or discrepancy(ies) in information, the Human Resources Department will review the report details and make a determination as to the relevance of the information based on the regulations/laws set by Equal Employment Opportunity Commission (EEOC), Fair Credit Reporting Act (FCRA) and other governing bodies. Human Resources will consult with legal counsel regarding the impact of such results on the hiring/engagement decision. Motor vehicle reports will be reviewed by EHS, who will contact the Human Resources Department should the report not be acceptable based on Colgate’s Driver Safety and Motor Vehicle Use Policy.

c. If a determination is made which might factor an adverse action, human resources will notify the finalist that the conditional offer of employment or engagement may be rescinded and provide the finalist with a pre-adverse action notice along with a copy of the background report, a notice of the individual’s rights under the FCRA, and the contact information of the outside reporting agency. The finalist will be given a reasonable period of time to refute the information with the vendor and/or provide an explanation to human resources.

d. If a decision is made not to hire or engage with a finalist on the basis of the information contained within the background check, a final adverse action notice will be mailed notifying the finalist of the decision and providing them with an additional copy of the background report, notice of the individual’s rights under FCRA, the contact information of the outside reporting agency and a statement that this agency is not responsible for the adverse action and cannot explain why it was made.

e. A criminal conviction, motor vehicle violation and/or discrepancy in information between what was submitted by the finalist and the background check report received from the reporting agency does not automatically disqualify an individual from employment or engagement consideration.

VIII. Background Check for Current Employee/Volunteer/Live-In Partner
Background checks (in whole or in part) may be required of current Colgate staff members or volunteers who are finalists for a position, if they have not undergone the additional background checks required by the new position (ie. credit, MVR).

Employees, volunteers and live-in partners have an ongoing responsibility during their employment or engagement to make Colgate aware of any felony convictions which are acknowledgements of responsibility. Any convictions should be reported to the Human Resources Department.

Motor Vehicle License Checks, if required or elected: All drivers must be authorized by the University prior to operating a motor vehicle. The Human Resources Department is responsible for pre-hire employee motor vehicle use authorization and Environmental Health and Safety (EHS) is responsible for all other employee motor vehicle use authorizations. Once authorized, the employee or volunteer will be added to the continuous monitoring system, which automatically
reports any new violations, invalid licenses, and approaching license or DOT medical certification expiration dates.

IX. Former Employee/Volunteer with Break In Service
Former employees/volunteers of Colgate will be required to complete a background check (in whole or in part), when there has been a break in service and a background check (in whole or in part) has not been conducted within the 12-month period prior to the date of re-employment/re- engagement. A break in service means the employee/volunteer has terminated employment/engagement or is no longer working or volunteering for Colgate for a period of at least one day and is then re-employed by or re-engaged with Colgate.

X. Children’s Camps
Even if the Colgate programs do not fall under the New York State Children’s Camp regulations, Colgate requires all children’s programs to follow all state regulations, which include the requirement to conduct a search of the New York State Division of Criminal Justice Services Sex Offender Registry for all staff and volunteers working with children’s programs, including current employees and students. This check is required yearly, and may be in addition to any background checks completed by Human Resources.

XI. Exceptions to the Policy
Exceptions to this policy may be made at the discretion of the Senior Advisor to the President or their designee. This policy is intended as a guideline to assist in the consistent application of Colgate’s policies and programs for finalists. This policy does not create a contract, express or implied, with any finalist. Colgate reserves the right to modify this policy in whole or in part, at any time, in its sole discretion.

XII. Storage and Destruction of Background Check Information
The Human Resources Department manages and retains pre-employment/pre-engagement screening information. Information collected is stored separately from the official finalist’s file. Electronically received background checks will be stored in the third-party vendor’s secure system. In the rare instance when a hard copy is retained, human resources will store it in a separate, locked and secure location with limited access.

Background check records will be destroyed according to Colgate’s Document Retention & Destruction Policy: four (4) years from the date of the hiring or engagement decision.

Computing Policies [https://www.colgate.edu/about/offices-centers-institutes/information-technology-services/policies](https://www.colgate.edu/about/offices-centers-institutes/information-technology-services/policies)
Colgate University offers a wide array of computing, networking, and media service to students, faculty members, administrators, and staff members. By using these services, all users agree to abide by and be subject to the terms and conditions contained in Colgate’s computing policies (available from ITS) and all other applicable university policies. Some departments on campus may have additional facilities, practices, and policies that apply to use of computing facilities in those departments. In these ways Colgate intends to enable high-quality services and maximize productivity while protecting the rights of all members of the community.
**Appropriate Use of E-mail**

Colgate University provides an email system for students, faculty, staff, alumni, contractors and others to facilitate communication related to academic, administrative, and community engagement matters. Email is an official means of communication for the University; its users are responsible for communications via this system.

Although the University does not recommend personal use, it recognizes and permits limited personal use of the colgate.edu email domain (and its subdomains). Excessive use of email for personal purposes or personal use that interferes with work responsibilities is prohibited. This personal use does not acquire a right of privacy for communications transmitted or stored using University electronic information resources. The **ITS Acceptable Use Policy** applies to all use of Colgate email.

Examples of use that violate the ITS Acceptable Use Policy include content that is malicious, obscene, threatening, intimidating, harassing, or bullying. Inappropriate content, including offensive content meant to intentionally harm someone, content that is intended to harass or bully others, or content that could create or contribute to a hostile or unsafe environment on the basis of race, sex, disability, religion or any other status protected by law or University policy is prohibited. The distribution of email for the purpose of commercial solicitation is also prohibited. In addition, any use must not otherwise violate any University policy. If you are unsure about whether a use is appropriate or is otherwise in compliance with University policy, you may discuss it with Human Resources.

Since the use of Colgate email by its nature links the user to the University, such use is a reflection of the University, even when it is personal in nature. Users are expected to uphold the community standards of Colgate University in all of their interactions. Use of Colgate email cannot be separated from membership in the Colgate community. In that spirit, the use of personal email accounts (such as Hotmail, iCloud, Yahoo, etc.) should not be used to conduct Colgate business.

All electronic and telephonic communications and information systems provided by Colgate University are property of the University. Employees who are terminated, separated or retired do not retain access to their Colgate business email. Colgate takes reasonable steps to protect users from unauthorized entry into their accounts or files, however, all communications and information transmitted by, received from, or stored in these systems, including email and voicemail, are also property of the University. As a result, they are subject to monitoring, access and/or content disclosure as outlined in the **Stewardship and Custodianship of University Email policy** (found on the University website).

A limited number of authorized Colgate University personnel must occasionally monitor and access information on the network and/or computer systems. This access is required for reasons that include, but are not limited to, retrieving business-related information; trouble-shooting hardware and software problems; preventing unauthorized access and system misuse; providing for the overall efficiency and integrity of the systems; protecting the rights and property of the University; ensuring compliance with software distribution and copyright and other University policies; and complying with legal and regulatory requests for information.
Confidential Material
Employees of Colgate University have access to academic, personnel, financial or other information that is considered confidential. Confidential Information shall mean any information or data (including without limitation, programs, methods, techniques, processes, patterns, compilations, and formulae) which is not generally known to persons who are not officers, agents, board members, or employees of the University or which otherwise has been designated confidential by the University. Examples of confidential information include, without limitation, the following: personal information relative to past, present or prospective students, donors, staff, or faculty members, including social security numbers or other identification numbers; information relative to methods and procedures for pricing; information regarding marketing strategies, operational planning and strategies; changes in management or operations of the University; University financial information; passwords and the object code and source code to the University’s software; student information, including student and parent financial information, social security numbers or other identification numbers; medical information of students and/or employees of the College.

Employees are expected to maintain the confidentiality of such information and not disclose it to anyone who does not have an official, business need for it. No information should be copied, distributed or discussed with others or removed from your office without the approval of your immediate supervisor except in connection with University business. When in doubt, treat the matter in the strictest confidence and consult with your supervisor for clarification.

Upon termination of employment with the University for whatever reason, all material related to the College’s business that is in your possession or under your control, without limitation, all documents, lists, electronic information storage media, manuals, letters, notes and reports shall be promptly returned to the College, without deleting, copying or summarizing.

Violations of this policy will be subject to disciplinary action, up to and including termination of your employment. Misuse of confidential information could also be considered a theft that could lead to criminal prosecution.

This confidentiality policy is intended to protect not only the University but each member of our community. As members of the Colgate community each of us has a responsibility to respect and protect the personal and private institutional information that is maintained by the University.

Conflicts of Interest
The University recognizes that many staff participate in non-university activities that are recreational or that increase personal or professional development. The University encourages those activities that do not constitute or appear to constitute a conflict of interest. All employees shall disclose to their supervisor, department head or appropriate University officer any possible conflict of interest at the earliest practicable time.

Simply stated, a conflict of interest occurs whenever a staff member is in a situation where the prospect of direct or indirect personal gain could influence a staff member’s judgment or action. Examples of conflict of interest include interests in a business supplying goods or services to the
University or use of University facilities or supplies for non-university business. Some examples include (but are not limited to):

- outside employment, outside business, philanthropic, community, political or other interests or activities that require commitments of time or use of University supplies or facilities;
- outside interests of the staff member or of close family members with or related to suppliers of goods and services to the University; and
- personal gifts or gifts of entertainment of more than nominal value received from suppliers of goods and services, or from persons associated or seeking to associate with the University.

**Disability Accommodation**

Colgate University is committed to complying with the Americans with Disabilities Act, the New York Human Rights Law, and all applicable laws providing for nondiscrimination in employment against qualified individuals with disabilities. Colgate’s policy is to ensure that qualified individuals with disabilities are treated in a nondiscriminatory manner in all terms, conditions, and privileges of employment. Consistent with this policy, Colgate University will provide reasonable accommodations for job applicants and employees who have disabilities, as necessary and appropriate.

An individual with a disability may make an accommodation request to the Director of Equal Employment Opportunities and Affirmative Action in the Human Resources Department. The Director will discuss the situation with the individual, including the limitations resulting from the disability and potential accommodations which may allow the individual to perform the essential functions of the job in a safe, efficient, and reasonable manner. The University will determine the reasonableness and appropriateness of a requested accommodation. The University is not always able to grant a requested accommodation. The University reserves the right to deny a particular accommodation if it would impose an undue hardship on the University, would not allow the individual to perform the essential functions of the job safely and effectively, or is otherwise beyond the scope of the University’s duty to accommodate. In those cases, there may be alternative accommodations, and, if so, they will be considered.

Often, health conditions are not obvious, and conditions may affect different individuals differently. Therefore, the University may require medical documentation substantiating the disability as well as its effects and resulting limitations on the particular individual seeking accommodation. It is incumbent upon the individual who requires accommodation to initiate the accommodation process by informing his or her supervisor or the Director of Equal Employment Opportunities and Affirmative Action of the need for disability accommodation. Any employee or applicant who believes that he or she has been denied reasonable accommodation should contact the Office of Equity and Diversity.

**Drug-Free Workplace**

A separate, annual mailing distributes Colgate's complete policy on drug and alcohol prohibition to all employees. The policy applies to all Colgate employees, including full and part-time, temporary
or regular Faculty and Staff and to student employees and interns. Agreeing to comply with the policy will be a condition of employment.

Colgate University is committed to creating and maintaining a drug-free workplace and does not permit or condone the unlawful possession, use, consumption or sale of illegal drugs and/or alcohol by employees on its property or as part of any of its activities. The University expects that all members of the Colgate community who serve or consume alcoholic beverages will do so in a responsible, lawful, and non-abusive manner. The University also expects all members of the Colgate community to comply with the laws of New York State as well as local statutes and ordinances pertaining to alcohol.

Employees are prohibited from working, or operating any Colgate vehicle or equipment, while under the influence of alcohol or controlled substances. In addition, no passenger in a Colgate vehicle may consume alcoholic beverages or use controlled substances while in the vehicle. Employees using medication are also prohibited from operating Colgate vehicles or equipment at any time when their ability to do so might be impaired by the medication.

Further, the possession, use, consumption, sale, or distribution of alcohol during working hours is prohibited except on occasions when the consumption of alcoholic beverages in a social setting is authorized and sponsored by the University. Employees who violate this policy will be subject to appropriate disciplinary action, consistent with local, state, and federal law, which may include counseling, mandatory participation in an appropriate rehabilitation program, unpaid suspension from employment, loss of the privilege of operating a Colgate vehicle, and/or termination of employment and referral for prosecution. In addition, there are additional requirements for employees who are directly engaged in the performance of work pursuant to the provisions of a federal grant or contract.

The purpose of this policy is to produce a workplace and campus environment that discourages the unauthorized or illegal use of drugs and/or alcohol by employees and to support the requirements of the Drug-Free Schools and Communities Act Amendments of 1989 and the Drug-Free Workplace Act of 1988.

Emergency Closing Policy
The university will make every effort to provide essential services to residential students and campers, even in cases of extreme adverse weather or other emergencies. Therefore, the university will almost always remain open. Under extraordinary conditions, however, the university may: (1) close entirely and cease operations (2) close while asking essential personnel to report (3) close during operating hours while asking essential personnel to remain and/or report or (4) delay opening while asking essential personnel to report or (5) early release due to extreme adverse weather or other campus emergency.

University Status
Closed. This status may apply under unusual, extreme conditions. If the university is closed, employees are not to report. However, certain employees necessary to protect the university and maintain life safety systems may be asked to report by the appropriate Vice President/Dean (or their designee) on a case-by-case basis. These employees will be notified in response to each specific emergency. An official closing announcement will be communicated via the university communications channels described in this policy.
Closed with Essential Personnel Reporting. This status may apply where severe weather conditions or other emergencies interfere with normal operations. Classes will normally be cancelled. Essential personnel identified at the end of this policy will be expected to report, unless told not to do so by a supervisor. Under certain circumstances, a limited number of non-essential personnel may also be asked to report based on the type of emergency and the specific needs of the campus. A supervisor must have the approval of the appropriate Vice President or Dean before asking non-essential personnel to report. An official closing announcement will be communicated via the university communications channels described in this policy.

Closing during Normal Operating Hours. This status may apply where severe weather conditions or other emergencies interfere with normal operations after the workday has begun. An official closing announcement and time will be communicated to all employees via the university communications channels described in this policy. Classes will not be held after the closing time. All but essential personnel may leave the campus. Essential personnel will be expected to remain until relieved or notified by their supervisors to leave.

Delayed Opening. This status may apply when severe weather conditions interfere with employee travel but conditions are expected to improve. Classes will normally be cancelled during the time of the delayed opening with essential personnel expected to report. If conditions do not improve, a decision may be made later to close the university (essential personnel reporting). An official delayed opening announcement will be communicated via the university communications channels described in this policy.

Early Release. This status may apply when severe weather conditions interfere with employee travel. Generally classes will not be cancelled, and some offices may need to continue to operate. As a result, some staff may be asked to remain or, in the case of second or third shift employees, to report to work by the supervisor. Second and third shift employees should check with their supervisor to determine whether or not to report. An official early release announcement and time will be communicated to all employees via the university communications channels described in this policy. Essential personnel will be expected to remain until relieved or notified by their supervisors to leave. As indicated elsewhere in this policy, employees must make individual decisions about whether to travel between the university and home based on local conditions. Every effort will be made to accommodate essential personnel who feel that it is unsafe to travel.

Localized and Temporary Closing. Extreme conditions occasionally may make working conditions in a particular building or location intolerable. Supervisors or employees in the affected unit(s) should discuss the problem with Environmental Health and Safety and the Human Resources Department. If the problem cannot be resolved, the supervisor may request permission of the Division Head to temporarily close the area or location. Building closures may be authorized by the Vice President for Finance and Administration, the Provost/Dean of the Faculty, the Director of Campus Safety, or the Director of Environmental Health and Safety.

Decisions to Close the University
Decisions to close the university will be made by the Vice President for Finance and Administration and the Provost/Dean of Faculty in consultation with other university executives as needed, including, but not limited to, the Assistant Vice President for Campus Safety, Emergency Management and Environmental Health and Safety or the Director of Environmental Health and Safety.

Communication and Information Sources Concerning University Status
Reliable university status information is available through the following sources:
1. Colgate’s email system from Campus Alerts
2. Colgate’s RAVE Alert System
3. Colgate’s home web page (www.colgate.edu) and social media (Updates on Twitter @colgateuniv and www.facebook.com/colgateuniversity) – these mediums will only be used in certain situations and should not be relied on as the primary source for information.

Although closing information is provided to the following regional news outlets, experience suggests that the information broadcast may not be reliable. However, these may be the only operational information sources in the event of some power failures.

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**Safety**

Irrespective of University status, employees – even essential personnel – must make individual decisions about whether to travel between home and the university or between the university and home based on local conditions. Employees who cannot travel should notify their supervisors as soon as possible, if communication is practical.

**Compensation during an Emergency Closing**

Hourly employees will be paid for the time they normally would work while the university is officially closed and during a delayed opening. Hourly employees designated as essential personnel who report and those asked to report by their supervisors will be paid for the number of hours worked during the emergency closing and, in addition, will have the option of either: 1) receiving additional pay for the actual hours worked, or 2) receiving time off equivalent to the number of hours worked. Any time off taken by an employee should be used as soon as practical after an emergency closing. Supervisors are responsible for tracking this time.

Employees who report to work when the University is officially closed or during a delayed opening who have not specifically been asked to report will not be eligible for the additional compensation or equivalent time off.

When there is a localized or temporary closing, hourly employees will be paid for the time they normally would work while an area, location, or building is closed.

Employees who do not report to work or who leave work early without an official closing or early release should charge the time missed to accrued vacation. Employees who do not report following a delayed opening or leave prior to an early release, will be required to use vacation time for the entire absence. An employee may be permitted to make up a limited amount of time missed, within the same work week, with the supervisor’s approval.
**States of Emergency**

States of emergency may be declared by head officials of the Village of Hamilton, the Town of Hamilton, Madison County, and the State of New York. A state of emergency is operationalized by accompanying executive orders that declare a curfew, prohibit travel, control traffic, designate areas as emergency shelters, and close public places of assembly. States of emergency do not mean that roads are closed, unless so stated. Even if roads are closed, essential personnel and employees asked to report by their supervisors should report, but only if they are able to travel safely between home and the university.

**Essential Personnel**

Essential personnel are identified by job title and department below. These employees should keep a copy of this policy in their vehicles to identify themselves to authorities during emergencies. Colgate and Chartwells ID cards also will specify essential personnel status.

Non-essential employees asked to report by their supervisors should receive email or other hardcopy notification to identify themselves to authorities during emergencies whenever practical.

**Departmental Plans**

Departments are responsible for creating their own call lists and plans for communicating the needs for their departments with their employees.

**The following employees have been identified as essential personnel:**

Administration – President
Administration – Senior Vice President for Finance and Administration and Chief Investment Officer
Administration – Vice President and Dean of Admission and Financial Aid
Administration – Vice President for Communications
Administration – Associate Vice President for Facilities & Capital Projects
Administration – Associate Vice President for Human Resources
Campus Safety – Associate Vice President for Campus Safety, Emergency Management and Environmental Health and Safety
Campus Safety – Associate Director for Administrative Services
Campus Safety – Assistant Director for Investigations
Campus Safety – Lieutenants and Sergeants
Campus Safety – Officers/Dispatcher
Chartwells Dining Services – Director of Operations
Chartwells Dining Services – Management and Supervisors
Chartwells Dining Services – Frank Dining Hall and Coop Production Staff
Dean of the College – On-Call Dean
Dean of the College – Vice President and Dean of the College
Dean of the College – Associate Vice President and Dean for Residential Programs
Dean of the College – Dean of Students
Dean of the College – Dean for Administrative Advising and Student Conduct
Dean of the College – Director of Residential Life
Dean of the College – Director of Student Health Services
Dean of the College – Director of Counseling and Psychological Services
Environmental Health & Safety – Director of Environmental Health and Safety
Environmental Health & Safety – Duty Officer on Call
Emergency Management – Fire Safety and Emergency Preparedness Manager
Emergency Management – Fire Safety Technician
Communications – Media Relations Director or Social Media Strategist
Facilities – Grounds Staff
Facilities – Heating Plant Staff
Facilities – Shift Millwrights
Facilities – Shop Forepersons (Carpenter, Painter, Electrician, Millwright, Plumber, Custodians and Grounds)
Facilities – Custodial Supervisors
Facilities – Architectural Trades Manager
Facilities – Director of Facilities Operations
Facilities – Director of Grounds and Environmental Services
Facilities – Mechanical Trades/Energy Manager
Facilities – Director of Planning, Design and Construction
Facilities – Trade Supervisor
Information Technology – On-Call Network Administrator
Provost/Dean of the Faculty
Provost/Dean of the Faculty – On-Call - Animal Care Technician

**Emergency Procedures**
For all life-threatening emergencies on campus, employees should immediately call 911. For a non-life-threatening emergency, employees should call Campus Safety at extension 7333. Colgate University has an Emergency Response Plan which is available from Campus Safety.

**Nepotism Policy/Hiring of Employee Relatives**
Colgate University does not discriminate on the basis of marital status or family relationship. Applications for employment from spouses or other relatives of Colgate employees will be considered on the basis of professional criteria and qualifications for specific positions.

An employee cannot supervise a relative or be in a position to make or influence decisions that directly affect a relative's initial appointment, promotion, reappointment, rate of pay, leave of absence or other actions related to the relative’s employee status. In any area where a conflict of interest may develop, such decisions will be made at the next highest administrative level.

If an employee becomes involved in a significant relationship with another employee where there is supervisory responsibility, or if through reorganization or transfer an individual reports to someone with whom they have a significant relationship, both employees will inform the Associate VP for Human Resources, who will work with the supervisor to resolve the conflict of interest.

For this policy, persons related by family or marriage include a spouse/partner, parent, child, sibling, uncle, aunt, cousin, niece, nephew, grandparent, and in-laws in these categories.

**Family Educational Rights and Privacy Act (FERPA)**
The Family Educational Rights and Privacy Act (FERPA) is a federal law that protects the privacy of student records of any educational institution that receives federal Department of Education funds.
While there are a number of important uses of student data, Colgate University recognizes the need to balance the benefits of use with the need to protect students’ privacy rights. Both faculty and staff members are required to protect student privacy.

The Family Educational Rights and Privacy Act (FERPA), often referred to as the “Buckley Amendment,” affords students certain rights with respect to their educational records. They are:

1. The right to inspect and review the student’s educational records within 45 days of the day the university receives their request for access. Students should submit to the registrar, dean, head of the academic department, or other appropriate official, written requests that identify the record(s) they wish to inspect.

2. The university official will make arrangements for access and notify the student of the time and the place where the records may be inspected. If the records are not maintained by the University official to whom the request was submitted, that official should advise the student of the correct official to whom the request should be addressed.

3. The right to request the amendment of the student’s educational records that the student believes are inaccurate or misleading.

   Students may ask the university to amend a record that they believe is inaccurate or misleading. They should write the university official responsible for the record, clearly identify the part of the record they want changed, and specify why it is inaccurate or misleading.

4. If the university decides not to amend the record as requested by the student, the university will notify the student of the decision and advise the student of his/her right to a hearing regarding the request for amendment. Additional information regarding the hearing procedures will be provided to the student when notified of the right to a hearing.

5. The right to consent to disclosure of personally identifiable information contained in the student’s educational records, except to the extent that FERPA authorizes disclosure without consent.

One exception which permits disclosures without consent is disclosure to school officials with legitimate educational interests. A school official is a person employed by the university in an administrative, supervisory, academic or research, or support staff position (including law enforcement unit personnel and health staff); a person or company with whom the university has contracted (such as an attorney, auditor, or collection agent); a person serving on the Board of Trustees; or a student serving on an official committee, such as a disciplinary or grievance committee, or assisting another school official in performing his/her tasks.

A school officer has a legitimate interest if the official needs to review an education record in order to fulfill his/her professional responsibility.

“Directory information” may be disclosed without the student’s consent. “Directory information” includes the student’s name, class year, address, telephone listing, e-mail address, date and place of
birth, major and minor field of study, participation in officially recognized activities and sports, weight and height of members of athletic teams, photographs, dates of attendance, degrees and awards received, and the most previous educational agency or institution attended by the student and any other similar information.

A student has the right to withhold the public release of any or all information directly pertaining to him/her by giving advance notice to the Office of the Dean of the College. Such advance notice must be received in the Office of the Dean of the College prior to the end of the drop/add period for each team.

Questions and Complaints Any questions pertaining to Colgate University’s policy under the federal regulations protecting the privacy rights of students should be referred to the Office of the Dean of the College. Complaints regarding alleged violations by the University of rights protected by the federal statute and regulations may be submitted to: Family Policy Compliance Office, U. S. Dept. of Education, 600 Independence Ave., SW, Washington, D.C. 20202-4605.

Mail Services [http://www.colgate.edu/offices-and-services/mailservices](http://www.colgate.edu/offices-and-services/mailservices)

Postage for professional correspondence is usually paid by the University or charged to a department. Official University mail entering the U.S. Postal system must be marked to identify the appropriate department or account to be charged for the postage costs. Personal correspondence to be sent through the U.S. Postal system must be stamped before placing in outgoing mail.

In addition to the U.S. Mail, the Mail Service Department distributes official University mail and notices to departments, employees and students. Outgoing mail and inter-office communications are picked up and delivered to University offices twice a day. This service is designed to provide an efficient internal distribution system for University business correspondence. This system is not intended to serve as a means of distributing personal correspondence. Other campus sources are available for personal communications. For example, employees may use the Personnel Advisory Council forum, or submit letters for publication in The 'Open Gate or student newspapers to express personal opinions. Questions or concerns regarding whether or not campus mail meets the criteria as official University business may be directed to the office of the Dean of Faculty/Provost.

In addition, the following materials will not be delivered via campus mail:
- advertising, solicitations, or promotional material for commercial or private activities or for personal gain;
- bulk mailings of materials that do not identify the originator and are not addressed to the recipient by name and full address;
- any type of material, correspondence, or literature that would be illegal for distribution through the U.S. Postal Service (e.g. chain letters).

Mail items may be delayed or stopped if it is obvious that they are in violation of the policies listed above. However, sealed material will not be opened to review the contents, unless required by competent judicial or law enforcement authority. Complaints regarding receipt of personal or
inappropriate mail delivered via the campus system should be directed to the office of the Dean of Faculty/Provost.

All campus mail pieces should either be in envelopes or be letter size. Pieces which are folded should be taped or stapled shut. Interoffice envelopes may not be used to send mail to student boxes and Colgate envelopes may not be used for personal correspondence. Reusable campus mail envelopes are available from departmental offices and from the mail room. The name of the person and the departmental address should be used when sending inter-office communications.

**General Mail Distributions**
For ecological and economical reasons, Colgate attempts to minimize the amount of paper that is generated and distributed on campus. People needing to communicate events or broadly disseminate information are encouraged to use *Colgate This Week, The Open ‘Gate*, student newspapers, e-mail distributions and/or posters. When approved as necessary, the following are the types of mass mail distributions that can be used on campus:

**A - TO ALL EMPLOYEES OR TO THE COLGATE COMMUNITY.**
Requires approval by the Dean of Faculty/Provost's office. Copies are distributed to each member of the faculty, administration, support staff, technical staff and B&G even though no names or labels are required.

**B - TO FACULTY ONLY.**
Requires approval by the Dean of Faculty/Provost's office. Copies are distributed to all faculty members, including part-time, members of the Dean of Faculty's staff, and appropriate Deans.

**C - TO ALL FACULTY AND ADMINISTRATORS.**
Requires approval by the Dean of Faculty/Provost's office. Copies are distributed to all faculty and administrators.

**D - TO ALL DIVISIONS AND DEPARTMENTS.**
Requires approval by the Department or Division Head. One copy is distributed to departments for general information for all employees in the department and posting on a departmental bulletin board.

**E - TO ALL STUDENTS.**
Requires approval by the Dean of Faculty/Provost's office.

**F - TO ONE OF THE FOUR CLASSES OF STUDENTS (varies).**
Requires approval by the Dean of Faculty/Provost's office.

**G - SPECIAL DISTRIBUTIONS.**
Requires approval by the Department or Division Head and the use of specific labels.

**Mailings to Students**
Each registered Colgate student is assigned a mail box in the Colgate Station. Students' box numbers are given in the Student Directory, which is published in the fall term and distributed to faculty and departmental offices. Correspondence to a student may be sent without charge to his or her mail box in the Colgate Station by showing the student's name, box number and the words "campus mail" on the envelope. Colgate “campus mail” envelopes, which are used for inter-office communications, may not be used to send mail to Colgate Station mail boxes for students. All mail to Colgate Station boxes should be banded together and separated from other outgoing mail.
Non-Discrimination/Affirmative Action Policy
Colgate University complies with all federal and state civil rights laws banning discrimination in private institutions of higher education. Colgate will not discriminate against any person because of race, color, sex, pregnancy, religion, creed, national origin (including ancestry), citizenship status, physical or mental disability, age, marital status, sexual orientation, gender identity and expression, veteran or military status (including special disabled veteran, Vietnam-era veteran, or recently separated veteran), predisposing genetic characteristics, domestic violence victim status, or any other protected category under applicable local, state, or federal law. Further, it is Colgate’s policy to recruit, hire, retain, terminate, transfer, promote, compensate and distribute all benefits without regard to any such considerations.

The College is also committed to policies of affirmative action designed to increase the employment of minorities in administrative, professional and staff positions. Colgate aspires to broaden the diversity of its educational community. Colgate also aims through affirmative action to help overcome the effects of both conscious and unconscious discrimination as well as any under-representation experienced by these groups.

Nondiscrimination, Sexual Harassment, and Other Forms of Harassment

Equity Grievance Policy

This policy is accessible online at: [http://www.colgate.edu/egppolicy](http://www.colgate.edu/egppolicy)

I. Policy Statement

Colgate is proud to be a community comprised of diverse individuals from all backgrounds. Colgate values the social and intellectual vibrancy that occurs when students, faculty and staff with different life experiences, viewpoints, and belief systems come together. This policy prohibits acts of discrimination, harassment, sexual assault and sexual exploitation, as well as domestic violence, dating violence and stalking. Any and all such acts are serious violations of our community values. This policy is a fundamental part of a Colgate community where all members can study, live, and work together in a community characterized by equal opportunity, inclusiveness, safety and mutual respect.

Colgate fully subscribes to all federal and state civil rights laws banning discrimination in private institutions of higher education. These include but are not limited to Title IX and Title VI of the Education Amendments of 1972, Title VII of the Civil Rights Act of 1964, the Americans with Disabilities Act, the Rehabilitation Act, the New York State Human Rights Law, and New York State Education Law Article 129-B. Colgate is committed not only to compliance with these laws but with promoting a community that lives out the values these equal opportunity laws envision.

II. Policy Coverage
This policy sets forth behavioral expectations for all members of the Colgate community: students, faculty and staff. This policy applies to conduct that occurs on Colgate’s campus or property and to all Colgate programs and sponsored activities. Non-community members (guests, alumni, vendors, parents, etc.) visiting our campus or participating in university programs or events are also expected to abide by the behavioral expectations set forth here. This policy also applies to off-campus conduct under certain circumstances. For example, it applies when students travel off campus as part of a university activity or team, or when employees travel on Colgate business.

Conduct that occurs off campus and not in connection with Colgate programs may violate this policy if the conduct creates a threatening or hostile environment on campus or within a Colgate program, or if the incident causes concern for safety or security of Colgate’s campus.

A complaint that this policy has been violated will be addressed through the university’s Equity Grievance Process. The Equity Grievance Process applies regardless of the status of the parties involved, who may be students, student organizations, faculty, administrators, or staff. Complaints made by non-members of the Colgate community against students, student organizations, faculty, administrators, or staff are also subject to the Equity Grievance Process.

The associate provost for equity and diversity serves as Title IX Coordinator and oversees implementation of the Equity Grievance Process for responding to complaints of sexual harassment, sexual assault, discrimination, discriminatory harassment and other violations of this policy.

Inquiries may be made to:

Marilyn (“Lyn”) Rugg, Ph.D.
Associate Provost for Equity and Diversity & Title IX Coordinator
The Office of Equity and Diversity
102 Lathrop Hall
Colgate University
13 Oak Drive
Hamilton, NY 13346
315-228-6161

III. Definitions

A. Discrimination

Colgate University complies with all federal and state civil rights laws banning discrimination in private institutions of higher education. Colgate will not discriminate against any person because of race, color, sex, pregnancy, religion, creed, national origin (including ancestry), citizenship status, physical or mental disability, age, marital status, sexual orientation, gender identity and expression, veteran or military status (including special disabled veteran, Vietnam-era veteran, or recently separated veteran), predisposing genetic characteristics, domestic violence victim status, or any other protected category under applicable local, state, or federal law.
The term “discrimination” refers to an act that disadvantages a person and that occurs because of the affected individual’s race, color, sex, pregnancy, religion, creed, national origin (including ancestry), citizenship status, physical or mental disability, age, marital status, sexual orientation, gender identity and expression, veteran or military status (including special disabled veteran, Vietnam-era veteran, or recently separated veteran), predisposing genetic characteristics, domestic violence victim status, or any other characteristic protected by applicable law. This list is often referred to as “protected characteristics”. Examples of discrimination include but are not limited to denying a student a research opportunity because of the student’s race, disability, sexual orientation or other protected characteristic; giving a student a lower grade than deserved because of the student’s gender, military service, religion, or other protected characteristic; denying an employee a raise because of the employee’s age, marital status, or other protected characteristic.

B. Harassment

Harassment is unwelcome, offensive conduct that occurs on the basis of race, color, sex, pregnancy, religion, creed, national origin (including ancestry), citizenship status, physical or mental disability, age, marital status, sexual orientation, gender identity and expression, veteran or military status (including special disabled veteran, Vietnam-era veteran, or recently separated veteran), predisposing genetic characteristics, domestic violence victim status, or any other protected category under applicable local, state, or federal law. Sexual harassment is one form of harassment that is characterized by unwelcome conduct that is sexual in nature.

Harassing conduct can occur in various forms, including:

i. Verbal - such as unwelcome sexually suggestive, demeaning, or graphic comments; using ethnic, racial, religious, or other slurs to refer to a person; or jokes or comments that demean a person on the basis of gender, race, color, religion, ethnicity, national origin, sexual orientation, gender identity or expression, age, or disability.

ii. Physical - such as unwanted sexual contact; sexual intimidation through physical threats; physical threats toward or intimidation of another on the basis of gender, race, color, religion, ethnicity, national origin, sexual orientation, gender identity or expression, age, or disability.

iii. Visual - such as exposing another person to unwanted pornographic images; creating or displaying racially, ethnically, religiously offensive pictures, symbols, cartoons, or graffiti.

iv. Communication-based - such as phone calls, e-mails, text messages, chats, or blogs that offend, demean, or intimidate another on the basis of gender, race, color, religion, ethnicity, national origin, sexual orientation, gender identity or expression, age, or disability.

A determination as to whether harassment occurred depends on the totality of the circumstances, including the context of a communication or incident, the relationship of the individuals involved in the communication or incident, whether an incident was an isolated
incident or part of a broader pattern or course of offensive conduct, the seriousness or severity of the incident, the intent of the individual who engaged in the allegedly offensive conduct, and its effect or impact on the individual and the learning community. A “hostile environment” is created when the offensive behavior reaches a level of severity or pervasiveness such that it interferes with an individual’s ability to participate in the university’s programs (i.e., to work and to learn) when judged against a reasonable person standard. However, Colgate encourages individuals experiencing or witnessing offensive behavior to make a report as early as possible so as to have the situation corrected before it reaches the level of a hostile environment. Individuals with a concern need not worry about whether the behavior is sufficiently serious to constitute a hostile environment. The university reserves the right to remedy harassment pursuant to this policy even if the behavior in question does not rise to the level of legally recognized or actionable discrimination or harassment.

The fact that a person was personally offended by a statement or incident does not alone constitute a violation of this policy. The determination as to whether this policy has been violated takes into account the totality of the circumstances. Colgate considers the context of a communication or incident, the relationship of the individuals involved in the communication or incident, whether an incident was an isolated incident or part of a broader pattern or course of offensive conduct, the seriousness or severity of the incident, the intent of the individual who engaged in the allegedly offensive conduct, and its effect or impact on the individual and the community.

In all instances, a key factor is whether the complained-of behavior occurred because of one of the protected characteristics listed here. If it did not, the behavior is not regulated by this policy.

Colgate also prohibits “quid pro quo” sexual harassment, which means “this for that” harassment. It is a violation of this policy for any person to condition any benefit (such as a grade in a class, a research opportunity, a promotion, etc.) on submission to sexual activity. No person should believe that any other person -- no matter their position of authority -- has a right to require sexual activity in exchange for any benefit or advantage; they do not.

Faculty and administrators need to be especially sensitive to the power/authority relation in their interactions with students. Amorous relations between faculty and students, between administrators and students, or between coaches and students, contradict both professional ethics and this policy and are prohibited by Colgate.

C. **Sex Offenses**

Sexual activity or contact must be based on **mutual and affirmative consent** to the **specific activity or contact**.

Affirmative consent is a knowing, voluntary, and mutual decision among all participants to engage in sexual activity. Consent can be given by words or actions, as long as those words or actions create clear permission regarding willingness to engage in the sexual activity. Silence or lack of resistance, in and of itself, does not demonstrate consent. The definition of
consent does not vary based upon a participant’s sex, sexual orientation, gender identity, or gender expression. Whenever the word "consent" is used in this policy, it should be understood to mean affirmative consent as defined here.

Since individuals may experience the same interaction in different ways, it is the responsibility of each party to take reasonable steps to ensure that the other has consented before engaging in the activity.

A person cannot consent if that individual is incapacitated. Incapacitation is defined as a state where someone lacks the ability to knowingly choose to participate in a specific activity. Incapacity may be caused by the lack of consciousness, sleep, involuntary restraint, or other factors that prevent voluntary choice. Depending on the degree of intoxication, someone who is under the influence of alcohol, drugs or other intoxicants may be incapacitated and therefore unable to consent. An individual who engages in sexual activity when the individual knows, or should know, that the other person is physically or mentally incapacitated has violated this policy. Consent is required regardless of whether the initiator is under the influence of alcohol or other drugs. It is not an excuse that the person initiating the sexual activity was intoxicated or incapacitated due to alcohol or other drugs and, therefore, did not realize the incapacity of the other.

Consent to some sexual contact (such as kissing or fondling) cannot be presumed to be consent for other sexual activity (such as intercourse). A current or previous dating relationship is not sufficient to constitute consent. Further, past consent to engage in sexual activity with any person cannot be presumed to be consent to sexual activity in the future with the same or a different person.

The existence of consent is based on the totality of the circumstances, including the context in which the alleged incident occurred and any similar previous patterns that may be evidenced. A person can withdraw consent at any time during sexual activity by expressing in words or actions that they no longer want the act to continue. When consent is withdrawn or can no longer be given, the other person must stop immediately.

Consent cannot be given as result of coercion, intimidation, force, or threat of harm. In New York State, a minor (meaning a person under the age of 17 years) cannot consent to sexual activity. This means that sexual contact by an adult with a person younger than 17 years old is a crime as well as a violation of this policy, even if the minor wanted to engage in the act.

Sex offenses occur between members of the same sex and the opposite sex. In all cases, the issue is not the gender or sexual preference of the individuals involved but rather the activity and whether the parties to the activity affirmatively consented to engage in it.

i. **Sexual Assault.** Consistent with federal law, Colgate defines sexual assault as including:

   a. **Non-Consensual Sexual Intercourse.** Sexual assault of this type includes the penetration, no matter how slight, of the vagina or anus with any body part or object, or oral penetration by a sex organ of another
person, forcibly or without affirmative consent or where the victim is incapable of affirmative consent due to mental or physical incapacity. This type of sexual assault also includes non-forcible sexual intercourse with a person who is under the statutory age of consent. In New York, the statutory age of consent is 17 years old.

b. **Non-Consensual Sexual Contact.** This form of sexual assault includes any intentional touching, however slight, for purposes of sexual gratification or with sexual intent, of the private body parts (including genitalia, anus, groin, breast, inner thigh, or buttocks) of another person without affirmative consent. This may include non-penetrative acts, touching directly or with an object, and/or touching the private body parts of another over clothing. This may also include forcing or causing another without affirmative consent to touch one's own private body parts.

ii. **Sexual Exploitation:** When one takes non-consensual sexual advantage of another. Examples of sexual exploitation include but are not limited to observing or recording others engaged in sexual or private activity (such as undressing or showering) without the consent of all involved; or taking intimate pictures of another but then distributing the pictures to others without the photographed person’s consent or in a way that exceeds the bounds of consent; or exposing one’s genitals in non-consensual circumstances; or engaging in sexual activity with another while knowingly infected with a sexually transmitted disease (STD) without informing the other person of such infection.

iii. **Dating Violence**

Dating violence refers to violent behavior (including, but not limited to, sexual or physical abuse or the threat of such abuse) that is committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim. This can include behavior such as coercion, isolation or other forms of emotional, verbal or economic abuse if it reflects a threat of sexual or physical abuse as described above.

iv. **Domestic Violence**

Domestic violence refers to violent behavior (including, but not limited to, sexual or physical abuse or the threat of such abuse) between spouses, former spouses or intimate partners, cohabitating romantic partners or individuals who were formerly cohabitating romantic partners, individuals who share a child in common, individuals who are similarly situated to spouses and/or individuals who are protected from the other person’s acts under the domestic or family violence laws of the jurisdiction in which the act of violence occurs.
v. Stalking

Stalking is engaging in a course of conduct directed at a specific person that would cause a reasonable person to fear for their safety or the safety of others; or suffer substantial emotional distress. Stalking behavior may include but is not limited to repeated, intentional following, observing or lying in wait for another; or using “spyware” or other electronic means to gain impermissible access to a person’s private information; repeated, unwanted, intrusive, and frightening communications from the perpetrator by phone, mail, email, text, etc.; making direct or indirect threats to harm an individual or the individual’s relatives, friends, or pets; damaging or threatening to damage the property of the targeted individual. Acts of sexual harassment, sex offenses, dating violence, domestic violence and stalking may be committed by any person upon any other person, regardless of the sex, gender, sexual orientation and/or gender identity of those involved. The issue in any case is not the gender or gender identity of the persons involved but the acts.

D. Hate Crimes

For the purpose of this policy, a “hate crime” is defined as violence to a person or damage to property (or a threat to do so) or any other criminal act that is motivated entirely or partly by hostility toward or intolerance of another’s race, color, religion, creed, ethnicity, ancestry, national origin, sexual orientation, gender identity or expression, marital status, military or veteran status, age, disability, or any other personal characteristic protected by law.

The following example demonstrates the difference between a crime and a hate crime. A student who selects a car at random in a campus parking lot and smashes the windshield has committed criminal mischief. A student who is biased against Muslims and smashes a windshield because they know that the car belongs to a Muslim student has likewise committed criminal mischief. However, this second incident is also a hate crime because the student was motivated by anti-Muslim bias.

Federal and state laws prohibit hate crimes, and hate crimes often result in enhanced criminal penalties. Students who commit hate crimes are subject to criminal prosecution in addition to discipline pursuant to this policy. The criminal process is separate and distinct from this policy. The fact that a criminal complaint has been filed, prosecuted, or dismissed will not prevent Colgate from pursuing disciplinary action.

IV. Amnesty

The health and safety of every student at Colgate is of utmost importance. Colgate recognizes that students who have been drinking and/or using drugs (whether such use is voluntary or involuntary) at the time that violence, including but not limited to domestic violence, dating violence, stalking, or sexual assault occurs may be hesitant to report such incidents due to fear of potential consequences for their own conduct. Colgate strongly encourages students to report domestic violence, dating violence, stalking, or sexual assault to institution officials. A bystander acting in good faith or a reporting individual acting in good faith that discloses any incident of domestic violence, dating violence, stalking, or sexual assault to Colgate’s officials or
law enforcement will not be subject to Colgate’s code of conduct action (including but not limited to action under this policy) for violations of alcohol and/or drug use policies occurring at or near the time of the commission of the domestic violence, dating violence, stalking, or sexual assault.

V. Responding to Incidents

Any person who has been subjected to a violation of this policy is encouraged to understand their options and to seek out the support they need.

A. Confidential Support Resources

Victims are encouraged to seek support for their emotional and physical needs. A person seeking confidential emotional or healthcare may contact the following resources.

Students may contact:

- The Counseling Center, Conant House, 315-228-7385 or for an after-hours emergency, call Campus Safety at 315-228-7333 and ask to speak with the counselor on-call.
- Office of the Chaplains, garden level of the Memorial Chapel, 315-228-7682.
- Student Health Services, 150 Broad Street, 315-228-7750.
- Victims of Violence, 24-hour hotline 315-366-5000.

Employees may contact:

- Employee Assistance Program, 315-451-2161.
- Victims of Violence, 24-hour hotline 315-366-5000.

A report to a Confidential Resource listed above is not a report to the university and will not result in remedial action or an investigation or disciplinary action. Information shared with the university’s Counseling Center, Student Health Center, and the university’s chaplains will not be shared with the Title IX Coordinator or the EGP Panel, unless the reporting individual requests this. Confidential Resources are there to support emotional, physical and spiritual needs only; any person who desires for the university to take investigatory/disciplinary action must make a report to one of the Responsible Administrators, listed below.

B. Responsible Administrators

The following offices and individuals have been trained to receive and respond to allegations of violations of this policy:

- Marilyn “Lyn” Rugg, Associate Provost for Equity & Diversity and Title IX Coordinator
  Office of Equity and Diversity
  102 Lathrop Hall
315-228-7288
mrugg@colgate.edu

• Tamala Flack, Director for EEO/AA
  Office of Equity and Diversity
  102 Lathrop Hall
  315-228-7014
  tflack@colgate.edu

• Any Equity Grievance Panel member (list of members can be found here)

If a report is made to anyone other than the Responsible Administrators listed above, the complainant risks the possibility that the information will not come to the attention of the proper University officials and may, therefore, not be acted upon.

i. What happens after contacting a Responsible Administrator. A Responsible Administrator will discuss with the reporting individual available avenues and options. A reporting individual may be able to take advantage of multiple options simultaneously. Options include contacting local law enforcement (if the incident involves a crime) and/or a disciplinary proceeding against the accused and/or mediation, in appropriate circumstances. (See Equity Grievance Process). In situations where the reporting individual’s well-being requires, other options may include interim changes in class assignments, residence hall assignments, transportation arrangements, or work assignments to assist the reporting individual in not having to interact with the accused, or other measures to enhance the reporting individual’s safety, such as escorts or increased monitoring of an area. (See below Section iv. for a fuller explanation of possible interim actions.) The university will review the facts and circumstances of each case, as well the reporting individual’s wishes, in deciding whether and what steps are reasonable and appropriate.

ii. How information is shared within the university. A Responsible Administrator is not a confidential resource. However, even Colgate offices and employees who cannot guarantee confidentiality will maintain your privacy to the greatest extent possible. The information you provide to a non-confidential resource will be relayed only as necessary for the Title IX coordinator to investigate and/or seek a resolution and subject to other legal requirements. This is described further below.

iii. How decisions about taking action are handled. A report to a Responsible Administrator often does, but need not necessarily, lead to an investigation or disciplinary action. The decision about what action(s) to take depends on many factors, including the reporting individual’s wishes, particularly in cases of sexual misconduct. A reporting individual may make a report to a Responsible Administrator and request that the university take no
investigatory or disciplinary action. The university endeavors to comply with reporting individuals’ wishes with respect to whether responsive action is taken. However, that is not always possible, as the university must weigh the reporting individual’s wishes against its obligation to provide a safe, non-discriminatory environment for all members of its community and meet other legal obligations.

If a reporting individual requests that no action be taken against the accused (i.e., no investigation or disciplinary action), the Responsible Administrator will consult with the Title IX Coordinator and/or the Director for EE/AA (for cases involving staff), and the appropriate EGP co-chair(s). The university’s decision as to responsive action will depend on the seriousness of the offense, whether the accused has a history of violent behavior or is a repeat offender, whether the incident represents escalation in unlawful conduct from previously noted behavior, the risk that the accused will commit additional acts of violence, whether there was a single perpetrator or multiple, whether the accused used a weapon or force, whether the reporting individual is a minor, whether available information reveals a pattern of perpetration at a given location or by a particular group or organization, whether the circumstances otherwise suggest an ongoing or future risk to the campus community or the reporting individual, and similar considerations. A decision will be made and shared with the reporting individual. Ultimately, the university retains the right to act upon any information that comes to its attention.

Similarly, a reporting individual may desire that the university take other investigatory or disciplinary action, or both, but may wish to have their identity as the reporting individual kept confidential. Depending on the circumstances, this may or may not be possible. If any number of people could have reported the incident or if there are other means to obtain evidence (such as security footage), it may be possible for the reporting individual’s identity to remain confidential and not shared with the responding individual. However, in other cases, it may not be possible to proceed with investigatory or disciplinary action without revealing the identity of the reporting individual. If a reporting individual requests that their name be kept confidential (or if the reporting individual makes an anonymous complaint), the university’s ability to respond to, and ultimately resolve, the complaint may be limited. The appropriate administrators will discuss the situation and the reporting individual’s request for confidentiality, and a decision will be made and shared with the reporting individual. Ultimately, the university retains the right to act upon any

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1 When used in this process, the term “responding individual” includes an organization alleged to have committed violations that are subject to this process.
information that comes to its attention in what it believes is the institution’s best interests.

In its annual report of campus crime statistics, the university must also report statistics concerning the occurrence on campus of certain crimes, including certain sex offenses. This statistical report does not include any personally identifiable information concerning the victim or the accused. Similarly, if Colgate issues a timely warning pursuant to the Clery Act to warn the campus community about a perceived immediate threat, the warning issued will not include any personally identifying information concerning a victim.

Records concerning reports, investigations and disciplinary proceedings pursuant to this policy will be kept in private, secure files and only individuals with a legitimate right to know will be permitted access.

iv. **Interim actions may be available.** Interim actions may be taken by the university to immediately respond to a situation while an investigation or disciplinary action is pending or ongoing. Interim actions may include but are not limited to:

1. Offering adjustments to academic deadlines and course schedules for students;
2. Altering work arrangements for employees;
3. Referral to counseling and health services or to the Employee Assistance Program;
4. Providing campus escorts;
5. Altering the housing situation of one or more of the involved students;
6. Implementing no-contact orders directing the accused or responding individual to have no contact with the reporting individual;
7. Imposing temporary suspensions from housing or the entire campus, pending the outcome of a disciplinary proceeding.

There is no time limit for making a report. However, the passage of time may make effective responsive action difficult. Further, if the responding individual is no longer a member of the university community, the university’s ability to respond may be limited. Individuals with a concern are encouraged to make a report promptly.

Please refer to the **Equity Grievance Process** for detailed information about Colgate’s investigatory and disciplinary action. You may also contact the Title IX Coordinator, the Director for EEO/AA, or an EGP Panel member to discuss how the EGP Policy and Equity Grievance Process work. You need not disclose information about a specific incident in order to obtain general information about Colgate’s policies and procedures.

C. **Law Enforcement**

*Any person may call 911 or Campus Safety (315-228-7911) for immediate safety assistance. If you or someone else needs help, call for immediate assistance.* Campus Safety can also
assist the individual in making a report of a crime to local law enforcement and/or contacting a Responsible Administrator to initiate the university’s internal response mechanisms.

A victim of a crime is encouraged to, but is not required to, report the incident to local law enforcement and pursue criminal charges. The criminal process and the university’s disciplinary processes are not mutually exclusive or dependent on each other, meaning that a person may pursue either a criminal complaint or university complaint or both. The fact that there is a criminal complaint filed will not prevent the university from taking its own internal investigatory and disciplinary action. However, in some cases, the university may delay temporarily the initiation of its internal processes while a law enforcement investigation is ongoing. Such delays will not last more than ten calendar days except when law enforcement authorities specifically request and justify a longer delay.

In criminal cases, the preservation of evidence is critical and must be done properly and promptly. For example, in cases of rape or other forms of sexual assault, it is important not to shower, change clothes and even brush your hair, as physical evidence may be lost. In cases of violence or physical abuse, it is important to document injuries, including by taking photographs. Campus Safety or the Hamilton Police Department (315-824-3311, or 911 in an emergency) can assist in filing a criminal complaint and in securing appropriate physical examination, including by a Sexual Assault Nurse Examiner.

Additionally, orders of protection and other forms of legal protection may be available to individuals who have experienced or are threatened with violence by another person. Colgate will reasonably assist such individuals in obtaining available legal protections, provide a copy of any order of protection or similar document it receives to the parties affected by it, explain the order of protection or similar document and the consequences for violating it, call upon and assist local law enforcement in effecting an arrest for violation of the order of protection or similar document, and abide by all legally issued orders of protection or similar documents, including denying the restricted person access to Colgate’s property, if necessary.

D. Public Awareness/Advocacy Events

If a member of the Colgate community discloses actions believed to constitute a violation of this policy through a public awareness event such as a candlelight vigil, a protest, a student organization or other event or forum, or other public event, Colgate is not obligated to begin an investigation. Colgate may, however, use the information to inform the need for additional education and prevention efforts.

VI. Retaliation

Retaliation is defined as any adverse action taken against a person for participating in a protected activity. Retaliation against an individual for reporting a complaint or concern about a violation or suspected violation of this policy, supporting a reporting individual, or for assisting in providing
information in the context of an investigation or disciplinary proceeding pursuant to this policy is a serious violation of Colgate’s policy and will be subject to discipline pursuant to this policy and the EGP Process. Acts of alleged retaliation should be reported immediately to the associate provost for equity and diversity or to a member of the Equity Grievance Panel and will be promptly investigated. Colgate is prepared to take appropriate steps to protect individuals who fear that they may be subjected to retaliation.

VII. Disability Accommodations

Colgate University is committed to full compliance with the Americans With Disabilities Act (ADA) and its amendments, Section 504 of the Rehabilitation Act of 1973, and the New York State Human Rights Law, which prohibit discrimination against qualified persons with disabilities, as well as other federal and state laws pertaining to individuals with disabilities.

The director for EEO/AA has been designated as the ADA Coordinator responsible for coordinating efforts to comply with these disability laws, including investigation of any employee complaint alleging noncompliance. The Equity Grievance Process covers claims of disability-related harassment and discrimination. Disability accommodation requests are handled separately from the Equity Grievance process.

Procedures for requesting accommodations are described elsewhere in the Faculty, Staff, and Student Handbooks. Employee requests for disability-related accommodations should be made to the employee’s supervisor and/or the director for EEO/AA. Student requests for accommodations should be directed to the director of academic support and disability services.

VIII. Role of Academic Freedom

Colgate is a vibrant academic environment that encourages discussion of competing ideas both inside and outside the classroom and in both formal and informal settings. Consistent with the university’s policy on academic freedom (Section III.B of the Faculty Handbook), Colgate’s harassment policy is not meant to inhibit or prohibit germane educational content or discussions inside or outside of the classroom that include controversial or sensitive subject matters. Ideas offered in the course of respectful, responsible teaching, learning, working and academic debate are not violations of this policy.

IX. Conflict of Interest

In the event that any person assigned a role pursuant to this policy is aware of any relationship, fact, circumstance or occurrence that he or she reasonably believes creates or constitutes a conflict of interest that would render him or her incapable of performing the role in an impartial manner, that person shall identify the conflict of interest to the associate provost for equity and diversity at the earliest practicable time. Similarly, any reporting individual or responding individual who objects to the participation of any person assigned a role pursuant to this policy based upon such a conflict of interest shall identify the conflict of interest to the associate provost for equity and diversity at the earliest practicable time. Any objection to the participation of any person based on a claimed
conflict of interest that is not timely identified in accordance with this paragraph shall be deemed waived for all purposes.

**X. Designation of Authority**

Any person assigned a role pursuant to this policy may designate their authority, or the associate provost for equity and diversity may require reassignment of such authority, to another appropriate person to avoid conflicts of interest or in other circumstances, as deemed necessary.

**XI. Policy Enforcement**

The person responsible for the implementation of this policy internally is:

Marilyn “Lyn” Rugg, Ph.D.
Associate Provost for Equity and Diversity & Title IX Coordinator
The Office of Equity and Diversity
102 Lathrop Hall
Colgate University
13 Oak Drive
Hamilton, NY 13346
315-228-6161

Inquiries and complaints may be made externally to:

Office for Civil Rights (OCR)
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202-1100
Customer Service Hotline #: 800-421-3481
Facsimile: 202-453-6012 TDD#: 877-521-2172
E-mail: OCR@ed.gov

**Equity Grievance Process for Resolving Complaints of Harassment and Discrimination**

This procedure is accessible online at: [http://www.colgate.edu/egpprocess](http://www.colgate.edu/egpprocess)

**I. Introduction**

This policy provides procedures for the investigation and adjudication of violations of the *Equity Grievance Policy*. Complaints of discrimination, harassment, sexual harassment, sexual exploitation, sexual assault, domestic violence, dating violence, and stalking will be handled internally through the Equity Grievance Process outlined below.
II. Equity Grievance Panel (EGP)

Members of the Equity Grievance Panel (EGP) are announced in an annual distribution to campus. The list of members and a description of the panel can be found here. Members of the EGP are trained in all aspects of the grievance process:

- To provide sensitive intake and initial counseling of complaints,
- To serve in a mediation role in conflict resolution,
- To investigate complaints,
- To act as advisers to those involved in complaints,
- To serve on hearing panels for complaints, and
- To serve on appellate panels.

EGP members also recommend proactive policies, and serve in an educative role for the community. The president in consultation with the associate provost for equity and diversity appoints the panel, which reports to the associate provost for equity and diversity. In selecting panel members, the president will consider their integrity, respect from the community, and approachability by various campus populations. EGP members receive annual training organized by the associate provost for equity and diversity, including a review of Colgate policies and procedures so that they are able to provide accurate information to members of the community. All EGP members are required to attend this annual training, which includes issues related to sexual assault, dating violence, domestic violence, and stalking, the effects of trauma, impartiality and the rights of the reporting and responding individuals2 (including the right to a presumption that the responding individual is “not responsible” until a finding of responsibility is made pursuant to the applicable provisions of this Equity Grievance Process), as well as how to conduct an investigation and a hearing process that protect the safety of all parties and promote accountability. All administrative advisers and on-call staff also undergo training with the panel regardless of whether they are formally appointed to the panel. Additional advanced training in investigation protocol and the appellate process is provided annually to subsets of the EGP members who serve as investigators or appellate panel members for complaints covered by the Equity Grievance Policy.

The panel includes:

- Three co-chairs: one a member of the faculty, the second an administrator, and the third the disciplinary officer who serves as co-chair for cases involving student respondents
- At least five members of the faculty, including at least four who are tenured
- At least three members of the administrative staff
- At least three members of the support/technical staffs
- At least two representatives from the Office of Campus Safety

Panel members are usually appointed to three-year terms.

Individuals who are interested in serving on the panel are encouraged to contact the associate provost for equity and diversity.

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2 When used in this process, the term “responding individual” includes an organization alleged to have committed violations that are subject to this process.
III. Filing a Complaint

Any member of the community, guest, or visitor who believes that the Equity Grievance Policy has been violated should contact:

- A member of the EGP (list available [here](#))
- Tamala Flack, director for EEO/AA
  The Office of Equity and Diversity
  102 Lathrop Hall
  315-228-7014
  tflack@colgate.edu
- Marilyn “Lyn” Rugg, associate provost for equity and diversity & Title IX Coordinator
  The Office of Equity and Diversity
  102 Lathrop Hall
  315-228-7288
  mrugg@colgate.edu

These individuals are considered Responsible Administrators, meaning that they have a responsibility to respond to reports of violations of the Equity Grievance Policy. It is also possible for employees to notify a supervisor, or for students to notify an administrative adviser, or any member of the community may contact Campus Safety. Any individual who reports a case of sexual assault, dating violence, domestic violence, or stalking, whether the offense occurred on or off campus, will be provided with a written explanation of their rights and options under the university’s Equity Grievance Policy.

The Colgate website also includes an [online form for reporting an incident or concern](#). This form may be submitted anonymously. Although Colgate endeavors to investigate all reports, including anonymous reports, the nature of anonymous reports makes investigation, determination, and responsive action more difficult and, at times, impossible. If a name and contact information are provided, a Colgate administrator may follow up on the report. Faculty and administrators who receive firsthand, or other credible and specific reports of violations are expected to promptly contact an EGP co-chair or the associate provost for equity and diversity.

There is no formal time limitation on the bringing of a complaint, as long as the accused individual is a member of the campus community and/or remains subject to its jurisdiction (as described below), but prompt reporting is very strongly encouraged. The associate provost for equity and diversity may exercise discretion in handling complaints when substantial time has passed since an alleged incident. The university aims to complete all investigations within a 60-calendar-day time period, which can be extended as necessary for appropriate cause by the associate provost for equity and diversity.

IV. Complaint Intake
Following receipt of notice of a violation or of a complaint, the reporting individual is promptly given the opportunity to select an EGP member or other individual of their choice to serve as their adviser throughout the EGP process, including during all meetings and hearings related to such process. The reporting individual is also provided a document delineating their rights, resources, and options for reporting, including the right to make a report to Campus Safety, to local law enforcement, to the state police, or a combination thereof, or to choose not to report, to be protected from retaliation for reporting an incident, and to receive support and resources through Colgate or other community organizations.

An initial determination is made by the associate provost for equity and diversity as to whether a policy violation may have occurred and/or whether conflict resolution might be appropriate. If the complaint does not appear to allege a policy violation or if conflict resolution is agreed to by the involved parties and appears appropriate given the nature of the alleged behavior, then the complaint does not proceed to investigation. In making a decision as to whether to proceed to investigation, the associate provost for equity and diversity also considers the wishes of the reporting individual. A full investigation will be pursued if there is evidence of a pattern of misconduct or a perceived threat of further harm to the community or any of its members.

V. Investigation

In cases where the associate provost for equity and diversity determines that a complaint appears to allege a policy violation, and the reporting individual wishes to pursue a formal complaint or the associate provost for equity and diversity decides that the university, based on the alleged policy violation, wishes to pursue a formal complaint, then the associate provost for equity and diversity appoints EGP member(s) who do not have a conflict of interest to conduct the investigation. The university reserves the right to consult with legal counsel throughout the complaint resolution process and, in exceptional cases, to utilize external investigators. Investigation of complaints brought directly by those alleging harm will be completed as expeditiously as possible. Investigation may take longer when (among other things) initial complaints fail to provide direct firsthand information or when the university is not in session. The university may, but shall not be obligated to, delay the institution of its processes when criminal charges on the basis of the same behaviors that invoke this process are being investigated. Such delays will not last more than ten calendar days except when law enforcement authorities specifically request and justify a longer delay. University action will not be altered or precluded on the grounds that civil or criminal charges involving the same incident have been filed or that charges have been dismissed or reduced.

The responding individual will receive notice, in advance of any interview or other meeting they are required or entitled to attend, of the EGP investigation including the date, time, location and factual allegations concerning the violation, the specific policy provisions alleged to have been violated, and the possible sanctions. The responding individual will also be notified of their right to select an EGP member or other individual of their choice to serve as their adviser throughout the EGP process, including during all meetings and hearings related to such process.

During the investigation, which is an impartial fact-finding process, the reporting individual and the responding individual will have an equal opportunity to share information and request that
witnesses be interviewed. In the absence of their consent, the reporting individual and responding individual will not be interviewed together or be required to meet. The investigator(s) retains discretion to determine how to conduct the investigation and what information is necessary and relevant.

The university may withhold a student's degree and/or diploma for a specified period of time and/or deny a student participation in commencement activities if the student is the subject of a pending complaint or investigation, or has disciplinary charges pending.

VI. Interim Remedies

Initial or interim remedies may be taken, in appropriate circumstances. The appropriate co-chair will determine such remedies as are necessary to protect the safety or well-being of any member(s) of the campus community. Initial or interim remedies are intended to address the immediate and ongoing effects of harassment, discrimination, sexual assault, sexual exploitation, domestic violence, dating violence, stalking, retaliation, or to prevent further harm to the alleged victim and to prevent further violations. These remedies may include referral to counseling and health services or to the Employee Assistance Program, education to the community, altering the housing situation of one or more of the involved students, altering work arrangements for employees, providing campus escorts, implementing contact limitations between the parties, offering adjustments to academic deadlines, course schedules, etc. In circumstances where the safety or well-being of any member(s) of the campus community may be jeopardized by the presence on campus of the accused individual or the ongoing activity of a student organization whose behavior is in question, the university may, for the interim, suspend a student, employee (with or without pay), or organization pending completion of the EGP investigation and procedures.

Both parties will, upon request, be afforded the opportunity for a prompt review of the need for interim or accommodative measures, including the potential modification of these measures. The request for review of interim or accommodative measures should be made to the associate provost for equity and diversity and may be made at any time. The parties will each be allowed to submit evidence in support of, or in opposition to, the request. The associate provost for equity and diversity will determine if the requested modifications are appropriate, and will advise the parties accordingly. This determination is not subject to further review absent changed circumstances.

VII. Complaint Resolution

Once an investigation is completed, the investigator(s) will meet with the associate provost for equity and diversity and the appropriate EGP co-chair. Based on that meeting, the associate provost for equity and diversity will make a decision as to whether the results of the investigation warrant proceeding with the complaint process. If the associate provost for equity and diversity determines that the alleged incident is more properly handled pursuant to another university policy or procedure, the associate provost will direct the matter to the appropriate procedure or personnel.

The EGP process is not meant to serve as substitute judgment of competency or performance; the function of the EGP process is to determine whether processes and criteria used in arriving at
judgments of competency or performance were consistent with the university’s policies regarding harassment and nondiscrimination. In particular, the EGP process does not substitute for appeals processes specified under other university policies (such as appeals of personnel decisions or student requests for grade reviews), but going through a review or appeal under another policy does not preclude access to the EGP process for claims of discrimination or harassment.

If the associate provost for equity and diversity determines that the allegations and available information warrant a continuation of the process, then the associate provost may recommend conflict resolution, or may direct the complaint for a resolution without a hearing, or a formal hearing, based on the below criteria. If the associate provost for equity and diversity determines that continuing with the complaint process is not warranted, the process will end, and the reporting individual and responding individual will be so informed. This notice will include findings of fact and the rationale for the determination.

In cases involving allegations of sexual assault, dating violence, domestic violence or stalking, a party may appeal a determination to end the process at this juncture within ten calendar days of the delivery of this notification. The appeal will be considered by an appellate panel comprised of (a) the provost and an EGP member designated by the Title IX Coordinator in cases in which the responding individual is a member of the faculty or staff, or (b) the Dean of the College and an EGP member designated by the Title IX Coordinator in cases in which the responding individual is a student. The appellate panel’s discretion shall be limited to determining whether, based on the results of the investigation, the process should end or be continued as described above. In the event that the appellate panel determines that the process should end, the parties shall be so notified. In the event that the appellate panel determines that the process should continue, the matter will be referred back to the associate provost for equity and diversity for further action.

Conflict Resolution: Conflict resolution is often used for less serious, yet inappropriate, behaviors and is encouraged as an alternative to the formal process to resolve conflicts. The associate provost for equity and diversity will determine if conflict resolution is appropriate, based on the willingness of the parties, the nature of the conduct at issue, and the susceptibility of the conduct to conflict resolution. In a conflict resolution meeting, an EGP member will facilitate a dialogue with the parties to an effective resolution, if possible. Sanctions are not possible as the result of a conflict resolution process, though the parties may agree to appropriate remedies, in which case the complaint is resolved. The associate provost for equity and diversity will keep records of any resolution that is reached, and failure to abide by the accord can result in appropriate responsive actions. Conflict resolution will not be used to address complaints of sexual assault or violent behavior of any kind or in other cases of serious violations of policy. It is not necessary to pursue conflict resolution first in order to make a formal EGP complaint, and anyone participating in conflict resolution can stop that process at any time and request a formal process.

Resolution without a Hearing: In cases where the alleged violations, and therefore the range of possible sanctions, are minor (such as probation for students or a written warning for an employee) the appropriate co-chair may make a decision as to responsibility using a preponderance of the evidence standard and may implement a sanction, with a statement of the findings of fact and rationale for the sanction. In cases involving allegations of sexual assault, dating violence, domestic violence or stalking, a reporting individual or responding individual may appeal the finding,
sanction, or both, using the appeal process described in the Formal EGP Procedure (below). In other
cases, a reporting individual or responding individual dissatisfied with the sanction may request
reconsideration of the sanction (but not the finding of responsibility) in writing within five calendar
days of notification of the sanction to the associate provost for equity and diversity, who will
determine whether to uphold or modify the sanction.

In cases where the alleged behavior is of a nature that may warrant the imposition of a sanction of
suspension, dismissal or termination of employment, or are otherwise not appropriate for direct
imposition of sanction as set forth above, the matter will normally proceed to a formal hearing.

**Formal Hearing:** In any cases that are not appropriate for conflict resolution and are not resolved
without a hearing, the associate provost for equity and diversity will initiate a formal hearing. In
cases where individuals bring charges against each other arising out of the same incident or set of
circumstances, the associate provost for equity and diversity has the discretion, if and to the extent
permitted by applicable law (including without limitation the federal Family Educational Rights
and Privacy Act), to determine whether the cases will be heard jointly as a single case.

**VIII. Formal EGP Procedure**

a. **Hearing Panel Membership:** The associate provost for equity and diversity will appoint
a non-voting panel chair (either one of the EGP co-chairs or the Disciplinary Officer,
depending on whether the responding individual is a faculty member, other employee,
or student) and three members of the EGP to the hearing panel who do not have a
conflict of interest in the case. EGP members who served as investigators or as advisers
to the reporting individual or responding individual may not serve as voting hearing
panel members. Hearing panels will include both faculty and non-faculty employees.
The panel will meet at times determined by the chair.

b. **Notification of Charges:** At least one week prior to the hearing, or as far in advance as is
reasonably possible if an accelerated hearing is scheduled with the consent of the
parties, the designated hearing panel chair will send a letter to the parties stating the
following:

1. A description of the alleged violation(s) (including, to the extent known, the date,
time, location and factual allegations, and a reference to the specific Colgate policy
provision(s) alleged to have been violated); a description of the applicable
procedures; and the sanction or sanctions that could be imposed.
2. The time, date, and location of the hearing. If any party does not appear at the
scheduled hearing, the hearing will be held in absentia. For compelling reasons, the
hearing panel chair may reschedule the hearing.
3. The right to an adviser. The parties may have the assistance of one EGP member, or
one other adviser of the party’s choice, at the hearing.
4. A reminder that retaliation against an individual for reporting a complaint, for
supporting a reporting individual, or for assisting in providing information in the
context of an investigation or disciplinary proceeding is a serious violation of
Colgate’s policy and will be subject to further disciplinary action.
c. **Hearing Procedures**: EGP Hearings will generally be convened, when practicable, within one to two weeks of the completion of the investigation, and will be conducted in private. The hearing panel has the authority to hear all collateral misconduct, meaning that it hears all allegations of discrimination, harassment, and retaliation, but also may hear any allegations of additional conduct or policy violations that are alleged to have occurred as part of the same set of circumstances as the alleged discrimination, harassment, or retaliation, even though those collateral allegations may not otherwise fall within EGP jurisdiction. Accordingly, investigations should be conducted with as wide a scope as necessary. Final determination of whether the EGP hearing will deal with responsibility/sanctions for collateral misconduct will be made jointly by the associate provost for equity and diversity and the appropriate co-chair.

Participants will include the non-voting chair, the three members of the panel, the investigator(s) who conducted the investigation on the complaint, the reporting individual(s) and responding individual(s) (or up to three organizational representatives in a case where an organization is charged), advisers to the parties, and any called witnesses. Prior to the hearing (or, if prior exchange is not feasible, at commencement of the hearing), the parties will submit to the chair the names of all witnesses the party intends to call and a brief description of the subject(s) about which the party believes the witness has relevant information. The chair will exclude the name of any witness the chair deems unnecessary.

The chair will share with all parties the names of all witnesses whom the chair has approved to be called (and/or from whom a written statement will be accepted), and all relevant and available documentary information. The chair may decide that certain witnesses do not need to be physically present if their testimony can be adequately summarized by the investigator(s) during the hearing. The chair of the hearing is in charge of organizing the presentation of information to be considered by the hearing panel.

If desired, the reporting individual and the responding individual will have a reasonable opportunity to present facts and arguments and to present questions through the chair, or otherwise if determined by the chair, to witnesses appearing before the hearing panel. If alternative appearance mechanisms are desired (screens, Skype, etc.), the parties should request them from the chair at least five calendar days prior to the hearing. Neither party (reporting individual nor responding individual) is required to attend, and, if either or both fail or decline to attend, the hearing will be held in that person(s)’ absence. The chair may allow a party to submit a written statement in lieu of attendance and/or the chair and panel may rely on the party’s statements as gathered in the investigation and presented at the hearing by the investigator(s).

The reporting individual and responding individual may have present with them during the hearing an adviser of choice. The adviser’s role is limited to consulting with their advisee. The adviser may not speak during the hearing, object to any aspect of the proceeding, or disrupt the hearing in any way, and any consultation with the advisee
while the hearing is in progress must be done in writing only. The adviser may consult
with the advisee verbally outside the hearing during breaks, when such breaks are
requested and granted by the chair. If the chair determines that an adviser is not
adhering to these or other ground rules, the adviser will be expelled from the hearing,
and the hearing will continue without opportunity for the party to secure a new adviser.

The chair will explain procedural ground rules at the outset of the proceeding, and the
chair may impose additional ground rules as may be reasonably necessary for the
orderly and efficient progress of the proceeding. Once the procedures are explained and
the participants are introduced, the chair may call the investigator(s) to present the
report of the investigation. If asked by the chair or EGP panel to do so, the investigator
may offer an assessment to the evidence and credibility, and the investigator(s) may be
asked to respond to questions posed by the chair or EGP panel members. The
investigator(s) may be present during the entire hearing process. The findings of the
investigation and the investigator(s)'s findings, assessments of the evidence, or
credibility are not binding on the panel, though any undisputed conclusions of the
investigation report will not be revisited, except as necessary to determine
sanctions/responsive actions or as determined necessary by the chair.

Formal rules of evidence will not apply. Any information that the chair and panel
believes is relevant and credible may be considered, including hearsay, history and
information indicating a pattern of behavior (except as otherwise expressly prohibited
by this policy).

The chair will address any concerns regarding the consideration of information prior to
and/or during the hearing and may exclude irrelevant or immaterial information. The
chair will have discretionary authority to determine all questions of procedure,
including but not limited to the method by which questions will be posed to parties,
including the method by which a party will be allowed to pose questions to be answered
by the other party, the investigator, or any witness. The chair is also empowered to
determine whether particular questions, evidence or information will be accepted or
considered, including whether a particular witness will or will not be called and, if
called, the topic(s) that the witness or the parties will be permitted to address. Anyone
appearing at the hearing to provide information will present and respond to questions
on their own behalf and not through anyone else.

Unless the chair determines it is appropriate, no one will present information or raise
questions concerning: (1) incidents not directly related to the possible violation unless
they show a pattern, or (2) the character of the reporting individual or responding
individual. Each party shall have the right to exclude from consideration during the
hearing, for purposes of determining responsibility, the party’s sexual history with
persons other than the other party. their mental health diagnosis, or mental health
treatment. Prior disciplinary violations and character information may be considered for
purposes of assessing sanctions (if applicable) as and to the extent provided below.

Where issues of competency or job performance are concerned, the hearing panel will
not substitute its judgment of competency or performance for the judgment of
appropriate officials; the function of the hearing panel is to determine whether those policies, processes, and criteria used in arriving at judgments of competency or performance were consistent with the university’s policies regarding harassment and nondiscrimination.

There will be no observers. The chair may allow witnesses who have relevant information to appear at a portion of the hearing in order to respond to specific questions from the panel or the persons involved.

Hearings are recorded for purposes of review in the event of an appeal. EGP members, the parties, and appropriate administrative officers of the university will be allowed to listen to the recording in a location determined by the associate provost for equity and diversity or designee. No person will be given or be allowed to make a copy of the recording without permission of the associate provost for equity and diversity. Recordings will be preserved and maintained by the university for a minimum of five years.

Hearings are private. Observers, other than the parties’ advisors, are not allowed. Hearings involve the discussion of sensitive, private topics. Therefore, any person present for any part of the hearing is encouraged to use discretion in discussing the hearing with uninvolved parties. Panel members are required to treat the hearing as completely confidential.

d. **Decisions:** The hearing panel will deliberate in closed session to determine whether the responding individual is responsible or not responsible for the violation(s) in question. The panel will base its determination on a preponderance of the evidence (i.e., whether it is more likely than not that the responding individual committed each alleged violation). If a responding individual is found responsible by a majority of the panel, the panel will determine appropriate sanctions.

e. **Sanctions:** If the hearing panel determines that the responding individual is responsible for the violation(s) in question, it moves to a consideration of sanctions. At that time, written impact statement(s) from the reporting individual(s)/victim(s) and responding individual(s) and up to two character reference letters submitted on behalf of each party will be introduced into consideration, and sanctions will be determined by the hearing panel. Factors considered when determining a sanction may include:

- The nature, severity of, and circumstances surrounding the violation;
- An individual’s or organization’s previous disciplinary history;
- Previous complaints or allegations involving similar conduct;
- The need for sanctions to bring an end to the discrimination, harassment, and/or retaliation;
- The need for sanctions to prevent the future recurrence of discrimination, harassment, and/or retaliation;
- The need to remedy the effects of the discrimination, harassment, and/or retaliation on the victim and the community;
• The standards in the Student Handbook section on System of University Standards and Student Conduct for an organization to be held collectively responsible for actions of its members; and
• Any other factors deemed relevant by the hearing panel.

Student and Student Organization Sanctions

The following are the sanctions that may be imposed upon students or organizations singly or in combination:

• Warning: A formal statement that the behavior was unacceptable and a warning that further infractions of any university policy, procedure, or directive will result in more severe disciplinary action.
• Probation: A written reprimand for violation of the policy, providing for more severe disciplinary sanctions in the event that the student or organization is found in violation of any university policy, procedure, or directive within a specified period of time. Terms of the probation will be specified and may include denial of specified social privileges, exclusion from co-curricular activities, non-contact orders, and/or other measures deemed appropriate.
• Suspension: Termination of student or organizational status for a definite period of time and/or until specific criteria are met. Students who return from suspension are automatically placed on probation through the remainder of their tenure at Colgate.
• Expulsion: Permanent termination of student status or indefinite revocation of university recognition of organizational status.
• Withholding Diploma: The university may withhold a student's degree and/or diploma for a specified period of time and/or deny a student participation in commencement activities.
• Revocation of Degree: The university reserves the right to revoke a degree awarded from the university for fraud, misrepresentation, or other violation of university policies, procedures or directives in obtaining the degree, or for other serious violations committed by a student prior to graduation.
• Other Actions: In addition to or in place of the above sanctions, the hearing panel may assign any other sanctions as deemed appropriate, including but not limited to the following:
  a. Mandated counseling so a student has the opportunity to gain more insight into his/her behavior.
  b. “No contact” directive (including but not limited to continuation of a no contact directive imposed as an interim measure): a prohibition against having contact with one or more identified persons, in person or through telephonic, electronic, written or other means. A no contact directive may include additional restrictions and terms.
  c. Apology: Requiring the student or organization to write a letter of apology to those involved.
  d. Campus or Community Service: Requiring unpaid service to the university or area community stated in terms of type and hours of service.
e. Restitution: Reimbursement for damage to or misappropriation of property, or for personal injury, and other related costs.

f. Housing related sanctions:
   i. Loss, revocation or restriction of privilege (e.g., exclusion from specified locations or alteration of status in the housing lottery or other selection system) to live in university housing.
   ii. Loss, revocation or restriction of off-campus living privileges.

g. Monetary Fines.
For those crimes of violence that the university is required by federal law to include in its Annual Security Report, the transcripts of suspended or expelled students found responsible after a hearing and appeal, if any, shall include the notation “Suspended after a finding of responsibility for a code of conduct violation” or “Expelled after a finding of responsibility for a code of conduct violation”. Transcript notations for suspensions may be removed at the discretion of the registrar in consultation with the associate provost for equity and diversity, but no earlier than one year after the conclusion of the suspension. Transcript notations for expulsion shall not be removed.

Employee Sanctions
Responsive actions for an employee who has engaged in harassment, discrimination, and/or retaliation include warning, required counseling as a condition of continued employment or return to employment, demotion, suspension with pay, suspension without pay, and termination.

Other Remedial Actions
In appropriate cases, the university may take other steps as may be necessary to correct the effects of or prevent further discrimination or harassment (e.g., banning an individual from campus, changing housing assignments, arranging for the retaking of an exam, removal or reversal of a discriminatory performance evaluation, etc.).

f. Notification of Outcome: The parties will receive simultaneous written notification of the outcome of the hearing without a commitment to protect the confidentiality of the outcome. It shall be the decision of each party whether that party will disclose or discuss the outcome of any hearing or appeal. The notification will include written notice of the findings of fact, the decision and (if applicable) the sanction, as well as a rationale for the decision and (if applicable) the sanction and information with respect to appeal procedures.

g. Withdrawal or Resignation While Charges Pending

Students: The university reserves the right to not permit a student to withdraw, and to place a hold on the release of a student’s transcript, if that student has an investigation or charges against them pending for violation of the Equity Grievance Policy or for charges under the Code of Student Conduct. Should a student decide to leave and not participate in the investigation and/or hearing, the university may opt to proceed in absentia to a reasonable resolution and that student will not be permitted to return to
Colgate unless all sanctions have been satisfied. If a student withdraws while subject to a complaint, investigation or charges based upon alleged conduct constituting a crime of violence that the university is required by federal law to include in its Annual Security Report, the transcript of the student shall include the notation “Withdrew with conduct charges pending.”

**Employees**: Should an employee resign while charges are pending, the personnel records of that employee will reflect that status. As may be necessary and appropriate, the associate provost for equity and diversity will act promptly and effectively to remedy the effects of the conduct upon the victim and the community.

**h. Appeal**: A reporting individual or responding individual may appeal the result of any formal hearing, or a resolution without a hearing in cases involving allegations of sexual assault, dating violence, domestic violence or stalking, as described in this section. All such appeals must be submitted in writing within ten calendar days of the delivery of the written findings of the hearing panel or co-chair, as applicable. Appeals in cases in which the responding individual is a member of the faculty or staff shall be submitted to an appellate panel comprised of the provost and an EGP member designated by the Title IX Coordinator. Appeals in cases in which the responding individual is a student shall be submitted to an appellate panel comprised of the Dean of the College and an EGP member designated by the Title IX Coordinator. Any party may appeal a decision, but only on the basis of one or more of the following grounds:

- A procedural error or omission occurred during the EGP hearing which, based upon the entire record, is reasonably likely to have changed the outcome of the hearing or resolution without a hearing (e.g., substantiated bias, material deviation from established procedures, etc.); or
- New information, unavailable during the EGP hearing, resolution without a hearing or investigation, has come to the attention of one of the parties or the EGP co-chair which, had it been known at the time of the hearing or resolution without a hearing, and based upon the entire record, is reasonably likely to have changed the outcome of the hearing or resolution without a hearing, or the nature or severity of any sanction that may have been imposed; or
- Any sanction imposed is disproportionate to the nature or severity of the violation or violations.

Any appeal must include a clear statement of the nature of any claimed procedural error or new information, or the basis of any claim of disproportionality. In the case of a claimed procedural error or new information, the appeal must also include a statement of the likely impact of the claimed error or newly discovered information on the proceedings.

In the event of an appeal by any party, all parties and the chair of the EGP hearing panel or appropriate EGP co-chair (in cases involving resolution without a hearing) shall be notified that the appeal has been submitted and shall have a reasonable opportunity to respond to the appeal in a manner determined by the appellate panel. The decision will
be sustained if the appeal is not timely or is not made on the basis of one or more of the
grounds listed above, or the appellate panel concludes that the grounds for appeal are
not supported by the record as a whole. Any decision that is not appealed, or that is
sustained on appeal, is final. The appellant shall have the burden of establishing, by a
preponderance of the evidence, that one or more of the grounds for appeal are
meritorious, and any party may also attempt to show that this burden has not been met.

Additional principles governing appeals are the following:

- Because the appellate panel has not heard the evidence directly, deference must be
given to the EGP hearing panel or appropriate co-chair, as applicable, on evidentiary
matters and the appellate panel must sustain the decision unless one of the three
grounds for appeal listed above has been established.
- In the event that the appellate panel determines that the appellant has met the
burden of establishing that one or more grounds for appeal have merit, the appellate
panel has discretion to take action consistent with that determination. That may
include, without limitation, in the case of procedural error or new information,
remanding the case in whole or in part to the original hearing panel or (in cases
involving resolution without a hearing) the co-chair, remanding the case in whole or
in part to a new hearing panel and, in the case of disproportionality of a sanction,
modifying that sanction as appropriate.
- Once an appeal of a case is concluded no further appeals are allowed, except to the
extent that one or more parties seek review of proceedings ordered by the appellate
panel on remand. Sanctions imposed are implemented immediately unless the
appellate panel stays their implementation in extraordinary circumstances, pending
the outcome of the appeal.

i. Records: In implementing this policy, records of all complaints, resolutions, and
hearings will be kept by the associate provost for equity and diversity. Others will have
access to the records only on a need-to-know basis. Except as required by law, no public
release of such records may be made until a final determination is made (i.e., when no
appeal of the decision of the hearing is sought, or in the event of an appeal, when the
decision of the appellate panel is communicated to the parties). Any such release shall be
made in accordance with any applicable Colgate policy and federal and state laws.

IX. Statement of Rights

All students have the right to:

1. Make a report to local law enforcement and/or state police.
2. Have disclosures of domestic violence, dating violence, stalking, and sexual assault treated
seriously.
3. Make a decision about whether or not to disclose a crime or violation and participate in the
judicial or conduct process and/or criminal justice process free from pressure by Colgate.
4. Participate in a process that is fair, impartial, and provides adequate notice and a meaningful
opportunity to be heard.
5. Be treated with dignity and to receive from the institution courteous, fair, and respectful health care and counseling services, where available.
6. Be free from any suggestion that the reporting individual is at fault when these crimes and violations are committed, or should have acted in a different manner to avoid such crimes or violations.
7. Describe the incident to as few institution representatives as practicable and not be required to unnecessarily repeat a description of the incident.
8. Be protected from retaliation by Colgate, any student, the accused and/or the responding individual, and/or their friends, family and acquaintances within the jurisdiction of the university.
9. Access to at least one level of appeal of a determination.
10. Be accompanied by an advisor of choice who may assist and advise a reporting individual, accused, or responding individual throughout the judicial or conduct process including during all meetings and hearings related to such process.
11. Exercise civil rights and practice of religion without interference by the investigative, criminal justice, or judicial or conduct process of Colgate.

In addition:

A reporting individual has the right:

- To be treated with respect by university officials.
- To experience a safe living, educational, and work environment.
- To take advantage of campus support resources (such as Counseling & Psychological Services, the Office of the Chaplains, and University Health Services for students, or EAP services for employees), and to receive courteous, fair and respectful treatment.
- To refuse to have an allegation resolved through conflict resolution procedures.
- To receive amnesty for minor student misconduct (such as minor alcohol violations) that is ancillary to the incident.
- To attend in person or via speakerphone or videoconference any hearing in which the reporting individual is bringing the charge and to be shielded, to the extent practicable, from the responding individual during the hearing if so desired.
- To receive written notification of the outcome/resolution of the complaint, including a statement detailing the factual findings supporting the determination and the rationale for the sanction imposed.
- To have complaints heard in substantial accordance with these procedures.

A responding individual has the right:

- To be treated with respect by university officials.
- To experience a safe living, educational, and work environment.
- To take advantage of campus support resources (such as Counseling & Psychological Services, the Office of the Chaplains, and University Health Services for students, or EAP services for employees), and to receive courteous, fair and respectful treatment.
- To refuse to have an allegation resolved through conflict resolution procedures.
• To attend in person or via speakerphone or videoconference any hearing in which the responding individual is charged and to be shielded, to the extent practicable, from the reporting individual during the hearing if so desired.
• To receive written notification of the outcome/resolution of the complaint, including a statement detailing the factual findings supporting the determination and the rationale for the sanction imposed.
• To have complaints heard in substantial accordance with these procedures.

X. Application of these Procedures

The procedures described below will apply to all complaints involving students, staff, or faculty members, and any person, including a non-community member, may make a complaint against a student, staff or faculty member pursuant to this policy. However, if a reporting individual is a member of a bargaining unit whose collective bargaining agreement requires an alternate procedure for the resolution of harassment or discrimination complaints, the complaint will be processed pursuant to the collective bargaining agreement.

A complaint against non-community members will be handled and addressed as the associate provost for equity and diversity deems appropriate. However, in all such cases, the associate provost for equity and diversity will ensure that the matter is appropriately investigated and that appropriate responsive action is taken, up to and including banning the non-community member from Colgate property. If the accused is an accepted but non-matriculated student, the university usually addresses the complaint via the EGP process.

XI. Campus Crime Reporting and Statistics

Colgate University is committed to providing a safe, supportive, and secure environment for the entire university community, including visitors. The Advisory Committee on Campus Safety will provide upon request all campus crime statistics as reported to the United States Department of Education. To obtain a copy, contact the associate director of campus safety, 315-228-7333. You may also view crime statistics for all colleges and universities at the United States Department of Education's website: http://ope.ed.gov/security/.

In its annual report of campus crime statistics, the university must report statistics concerning the occurrence on campus of certain crimes, including certain sex offenses. This statistical report does not include any personally identifiable information concerning the victim or the accused. Similarly, if Colgate issues a timely warning pursuant to the Clery Act to warn the campus community about a perceived immediate threat, the warning issued will not include any personally identifying information concerning a victim.

XII. Conflict of Interest

In the event that any person assigned a role pursuant to this policy is aware of any relationship, fact, circumstance or occurrence that he or she reasonably believes creates or constitutes a conflict of interest that would render him or her incapable of performing the role in an
impartial manner, that person shall identify the conflict of interest to the associate provost for equity and diversity at the earliest practicable time. Similarly, any reporting individual or responding individual who objects to the participation of any person assigned a role pursuant to this policy based upon such a conflict of interest shall identify the conflict of interest to the associate provost for equity and diversity at the earliest practicable time. Any objection to the participation of any person based on a claimed conflict of interest that is not timely identified in accordance with this paragraph shall be deemed waived for all purposes.

XIII. Designation of Authority
Any person assigned a role pursuant to this policy may designate their authority, or the associate provost for equity and diversity may require reassignment of such authority, to another appropriate person to avoid conflicts of interest or in other circumstances, as deemed necessary.

XIV. Policy Enforcement

The person responsible for the implementation of this policy internally is:

Marilyn ("Lyn") Rugg, Ph.D.
Associate Provost for Equity and Diversity & Title IX Coordinator
The Office of Equity and Diversity
102 Lathrop Hall
Colgate University
13 Oak Drive
Hamilton, NY 13346
315-228-6161

Inquiries and complaints may be made externally to:

Office for Civil Rights (OCR)
U.S. Department of Education
400 Maryland Avenue, SW
Washington, DC 20202-1100
Customer Service Hotline #: 800-421-3481
Facsimile: 202-453-6012 TDD#: 877-521-2172
E-mail: OCR@ed.gov
Web: http://www.ed.gov/ocr

New York State Workplace Sexual Harassment Supplemental Policy

In compliance with New York State law, Colgate University provides for the following notifications concerning workplace sexual harassment. The following does not replace—and is instead in addition to—the university’s Equity Grievance Policy and Equity Grievance Process. Sexual harassment is defined in the Equity Grievance Policy, and the procedures for reporting, investigating and adjudicating complaints of sexual harassment are contained in the Equity Grievance Process.
The university’s policies addressing sexual harassment apply to all employees. They also apply to individuals who are not employees of the university but are employees of contractors, subcontractors, vendors, consultants, and other persons who provide services in the university’s workplace, such as interns and temporary employees.

Sexual harassment is a form of employee misconduct. A university employee who is experiencing sexual harassment or suspects that another employee is being harassed may contact his/her/their supervisor or department head or a Responsible Administrator, listed in the Equity Grievance Process. A university supervisor or manager who receives a complaint or information about workplace sexual harassment is required to take appropriate action. Appropriate action may include immediately intervening if harassment is witnessed by the supervisor or manager, and in all instances includes reporting the situation to the Title IX Coordinator, Marilyn Rugg (mrugg@colgate.edu). In addition to being subject to discipline if they themselves engage in sex discrimination, sexually harassing conduct, or retaliation, persons with supervisory authority over other university employees will be subject to discipline for knowingly allowing sexual harassment to continue. A reporting form is provided as an attachment to this policy that employees may use, if they wish, to submit a report of workplace sexual harassment.

The university reserves the right to take action to correct — including to discipline — behaviors that violate the university’s professional conduct expectations even if the conduct does not violate the law. Therefore, not all situations that violate university policy will constitute a violation of the law or allow for a legal remedy. The following agencies enforce laws prohibiting sexual harassment. An individual who has experienced harassment in the workplace may file a complaint with the university only, may file a complaint with an enforcement agency in addition to filing with the university, or may file only with an enforcement agency.

The New York State Division of Human Rights (DHR) enforces the Human Rights Law (HRL), codified as N.Y. Executive Law, art. 15, § 290 et seq., which prohibits sexual harassment in employment in New York State, and protects employees, and other individuals working in an employer’s workplace. A complaint alleging a violation of the Human Rights Law may be filed either with DHR, subject to a one year statute of limitations, or in New York State Supreme Court, subject to a three year statute of limitations.

The DHR will investigate the complaint to determine if unlawful harassment occurred and if the circumstances amount to a violation of the law. If unlawful discrimination is found after a hearing, the DHR or the court may award relief, which varies, but may include requiring the employer to take action to stop the harassment, or redress the damage caused, including reversing an unlawful employment action, paying monetary damages, attorneys’ fees and civil fines. Complaining internally to the University does not extend your time to file with DHR or in court. You do not need an attorney to file a complaint with DHR and there is no cost to file with DHR.

DHR’s main office contact information is: NYS Division of Human Rights, One Fordham Plaza, Fourth Floor, Bronx, New York 10458, (718) 741-8400 www.dhr.ny.gov. The DHR can be contacted at (888) 392-3644 or visit dhr.ny.gov/complaint for more information about filing a complaint. The website has a complaint form and contact information for DHR’s regional offices across New York State.

The United States Equal Employment Opportunity Commission (EEOC) enforces federal anti-discrimination laws, including Title VII of the 1964 federal Civil Rights Act (codified as 42 U.S.C. § 2000e et seq.). An employee must file a complaint with the EEOC within 300 days from the conduct
giving rise to the complaint. The EEOC also investigates complaints, but does not hold hearings or award relief. The EEOC may take other action including pursuing cases in federal court on behalf of complaining parties, or issuing a Right to Sue Letter that allows an individual to pursue his/her claims in federal court. Federal courts may award remedies if discrimination is found to have occurred.

The EEOC can be contacted by calling 1-800-669-4000 (1-800-669-6820 (TTY)), or visiting their website at www.eeoc.gov or via email at info@eeoc.gov. If an individual files an administrative complaint with DHR, DHR will file the complaint with the EEOC to preserve the individual’s right to proceed in federal court.

There may be additional applicable laws, including local laws, or agencies that address the topics covered by this policy. If the harassment involves physical touching, coerced physical confinement or coerced sex acts, the conduct may constitute a crime. An employee who believes that a crime has been committed, or who believes he/she/they is/are in physical danger, is/are urged to file a report with the local police department immediately.

Individuals are reminded that no one who in good-faith makes a complaint of sexual harassment or participates in an investigation into sexual harassment—whether an internal university process or an external enforcement agency process—may be retaliated against. Retaliation is against university policy and it is against the law. Complaint form for reporting sexual harassment.

No Smoking

It is a goal of the University to reduce the health risks of faculty, staff and students. A significant means of accomplishing this goal is to reduce the exposure to smoke and its adverse effects. Therefore, it is the policy and goal of the University to achieve a working and learning environment as close to smoke-free as possible and to comply with New York’s Clean Indoor Air Act.

To achieve this goal, all indoor areas of the University are designated as no-smoking areas, in accordance with New York State Law. Therefore, no person shall smoke or carry a lighted cigar, cigarette, pipe, or any other matter or substance which contains tobacco, including vaping, e-cigarettes and similar devices, in any indoor area. Furthermore, no person shall smoke or carry cloves or any illegal substances including, but not limited to, marijuana in indoor areas. Indoor areas of the University include all Colgate-owned residential facilities. Smoking is also prohibited in Colgate-owned vehicles. Although all persons are strongly encouraged not to smoke at all on campus, smoking is permitted in areas outside of buildings. Individuals who choose to smoke outside should do so at a reasonable distance from any building entrances.

This policy seeks the mutual cooperation, consideration, and thoughtfulness of smokers and nonsmokers. All faculty, staff and students share in the responsibility for adhering to and enforcing this policy and have the responsibility for bringing it to the attention of visitors. Supervisors are expected to implement this policy in their areas. A complaint or concern regarding this Policy should be promptly referred to the immediate supervisor or appropriate Dean or Vice President for resolution. Colgate prohibits any retaliatory action to be taken against you for reporting a perceived violation of this policy.
Violations of this policy will be dealt with in a manner similar to violations of other University policies, with an attempt to resolve the problem as simply as possible, but allowing for the possibility of disciplinary action if necessary.

Nursing Mothers Policy

Colgate University understands that employees returning to work following the birth of a child may require breaks in a private area for the purpose of expressing breast milk. The University will provide a suitable location (not a restroom) where an employee may express breast milk in privacy and will allow reasonable breaks for the purposes of expressing breast milk. Generally, these breaks shall be up to thirty minutes in duration, once every 3 ½ or more hours. A particular employee may require a different break schedule, and if so, should notify their supervisor or Human Resources, who will work with the employee to try to accommodate their needs.

It is the University’s practice to compensate both exempt and non-exempt staff for the time they are expressing milk.

An employee is entitled to breast milk expression break time for up to three years following the birth of their child. Any employee interested in breast milk expression breaks should notify their supervisor or Human Resources, preferably prior to the employee’s return to work. Additionally, it is the policy of the University to prohibit retaliation or discrimination against breastfeeding employees who exercise their rights under this policy.

The employee shall be responsible for:
  • Requesting and arranging with their supervisor appropriate and reasonable break times or flexible scheduling for expressing milk.

The supervisor shall be responsible for:
  • Providing reasonable paid break times during the employee’s work hours for employees wishing to express breast milk.
  • Providing a private, lockable space. A bathroom stall or storage area shall not serve as a lactation space. If employees prefer, and as applicable, they may also express milk in their own private offices. If assistance is needed in identifying a location, they should contact Human Resources.

Guidelines:
  • Break length - Depending on the amount of travel time to/from the room to be used, up to thirty minutes.
  • Number of breaks per day - as needed, up to one every 3 ½ or more hours. Employees may also choose to use other break times (e.g. lunch) for this purpose.

Outside Employment

Technical and Support Staff

Colgate University does not prohibit an employee from seeking outside employment. If such employment interferes with the employee’s work performance, including the employee’s
availability for overtime work, the supervisor will attempt to resolve the matter with the employee. If necessary, the supervisor may consult with the Associate Vice President for Human Resources for help in resolving the problem.

**Administrative Staff**
While members of the administrative staff are expected to devote their working time and efforts primarily to University activities, the University recognizes that a limited amount of outside work for private compensation may be advantageous to all concerned. Administrators may request approval to engage in outside consulting that will affirmatively contribute to their professional advancement or correlate usefully with their University work as long as that employment does not interfere in any substantial way with their duties or assignments.

If the staff member receives substantial remuneration for outside work performed during the University’s normal work week, vacation time should be charged. If the staff member is not substantially remunerated and if the outside work will enhance Colgate’s reputation and/or help in the professional development of the employee, the employee will not be required to charge vacation time.

Requests to engage in outside employment should be submitted to the Human Resources Department with written approval from the department head and appropriate Vice President or Dean. The request should indicate the nature of the outside work to be performed, an estimate of the expected time commitment and, if available, a copy of the consulting contract.

(Please see Conflicts of Interest Policy on page 14).

**Personnel Records**
The University maintains individually identifiable personnel files for persons who have been or who are employed. With the exception of faculty and students, all official employee personnel files are maintained in the Department of Human Resources. Personnel files contain but are not limited to, the following types of information:

- employment letters or contracts
- change in employment status forms
- payroll information
- employee benefit information
- application or resume
- recommendations
- discipline letters and evaluations
- other personnel actions

Each employee may review the contents of his or her personnel file in the Human Resources Department by appointment during normal office hours except for confidential information. Confidential information includes, but is not limited to internal references; information relating to civil, criminal or grievance procedures; and materials used by the University to plan future operations.
Information regarding an employee’s benefits or other information may be discussed with the employee’s spouse/domestic partner with the employee’s written consent.

Supervisors and administrators may have access to the personnel files of persons employed or being considered for employment in their areas of responsibility on a need-to-know basis. A record of access will be maintained.

Written or verbal requests for information about a current, retired or terminated non-student employee of Colgate University are to be referred to the Associate Vice President for Human Resources. Written consent of the individual must be received before releasing any information contained in a current or former employee's personnel file to an external source, except for the following cases:

1. Disclosure of dates of employment, title of position, and verification of a stated salary; or,
2. Duly authorized and served requests from law enforcement agencies, including investigations, summonses, subpoenas and judicial orders.

Salary information is not releasable unless the employee has given written permission or the request is for verification of a salary already provided. Normally, information about the quality of work or reason for separation will not be released without the employee's written consent.

An employee should report any changes of address, name, telephone number or educational status to the Human Resources Department.

**Pets on Campus**

With the exception of seeing eye and hearing dogs and animals specifically approved for the educational purposes of the University, pets are not allowed in campus buildings.

**Recruitment and Selection**

The Human Resources Department is responsible for publishing vacant positions for all non-faculty regular positions to be filled through a competitive process involving internal and/or external candidates. Internal promotions of highly qualified individuals whose careers at Colgate have prepared them for specific vacancies will be permitted without a search when the head of the administrative department or division identifies a current employee whose specific skills qualify him or her for the promotion. Such promotions will require the review of the Associate Vice President for Human Resources, the Staff Affirmative Action Coordinator, and the Divisional Vice President or Dean. In the case of an administrative promotion, the Personnel Review Committee shall also be consulted.

The Notice of Vacancy is distributed to all departments and is posted on the bulletin board in the Human Resources Department and on the Human Resources web page. The notice contains information on the job responsibilities, qualifications, skill band and method of application. Employees who have successfully completed the Introductory Period may apply for a transfer to a new position. Whenever possible, employees will be given first consideration for a position and
supervisors are normally encouraged to interview employees who apply and meet the minimum qualifications and possess the necessary skills to perform the job.

When accepted for a position in another department, the employee must give the current home department a minimum of two weeks’ notice of departure unless a notice other than two weeks is agreed to by the employee, the hiring department and the transferring department. The hiring department assumes responsibility for the employee’s accrued vacation and sick time.

The specific procedures for recruiting Administrative, Support Staff and Technical employees are available from the Human Resources Department. Supervisors are responsible for complying with these procedures and Colgate’s Affirmative Action Plan.

All regular positions and temporary appointments of more than six months' duration, will be advertised after approval by the Personnel Review Committee, except when an existing employee's position has been eliminated due to position reductions, reorganization or other extenuating circumstances.

The University will then make every effort to transfer the employee to a vacant position, if one exists at the time of reduction, providing that:

1. the employee qualifies for the position;
2. the position is not in a higher skill band and therefore would result in a promotion; and
3. the Dean or Vice President responsible for the administrative division with the vacancy approves of the transfer.

This exception does not apply when employment is terminated due to performance criteria.

The Human Resources Department must be consulted before recruiting temporary employees and supervisors must consult with the Human Resources Department prior to extending an offer of employment for temporary or continuing positions.

All employees, including temporary, casual, or regular employees, must complete required payroll forms that establish the employee’s identity and ability to work in this country on or before the first day of work. In addition, an Employee Change of Status form must be completed for each hire. These forms are available from the Human Resources Department.

**Safety on the Job**

Colgate University is committed to reducing the risks to the health and safety of its students, employees and visitors. It is essential that the entire campus community accept responsibility for developing and practicing safety awareness. Every employee is responsible for complying with Colgate and governmental safety and health standards in the work area, using protective equipment and promptly reporting hazardous conditions and job-related injuries.

To meet the health and safety standards, Colgate has a Safety Advisory Committee (see Safety Advisory Committee on page 66) to assist in the review of University policies, procedures and physical plant issues related to the safety of University employees, students and the public. The
Committee attempts to reduce the potential for accidents or injuries. The committee is principally charged with promoting safety on the campus and fostering an environment in which the risk of accidental injury to individuals is minimal.

Employees should immediately report any concerns about unsafe health, safety or environmental conditions to their supervisor, a member of the Safety Advisory Committee or to Colgate’s Director of Environmental Health and Safety at extension 7994.

**Bloodborne Pathogens**
The Occupational Safety and Health Administration (OSHA) has issued standards governing occupational exposure to bloodborne pathogens. Staff members who could reasonably be expected to come into contact with potentially infectious materials during the performance of their duties are included in the University’s exposure control program. Regular training about bloodbourne pathogens is conducted by the Director of Environmental Health and Safety.

**Communicable Diseases**
Colgate has developed systematic approaches for controlling contamination risks associated with the serious strains of communicable diseases, including but not limited to Acquired Immune Deficiency Syndrome (AIDS). As an institution, we are concerned with both the health and safety of the individual and the group, with balancing those interests, and with developing University-wide educational programs.

Colgate University is committed to providing fair and nondiscriminatory treatment of all employees and is responsible for protecting employees' rights while ensuring a safe working environment. Any faculty or staff member identified as having AIDS or being HIV positive, or any other communicable disease, will not be barred from working, teaching, attending classes or participating in activities unless appropriate administrative officers, in consultation with the individual's personal physician or state health officials, determine that the person is unable to perform the essential functions of the position, with or without reasonable accommodation or presents a clear and present danger to the public health. All such decisions will be made on a case-by-case basis and will remain open to re-examination in light of new information as it becomes available. Confidentiality will be maintained with each case; no information about individuals will be released to the community. If an employee's ability to perform assigned duties is restricted or diminished to a point where disability benefits are applicable, his or her physician should inform the supervisor and Associate Vice President for Human Resources.

It is the responsibility of an infected individual to avoid contact or activity which will facilitate communication of the disease to other members of the community. Failure to act responsibly may result in disciplinary action or removal from the college community.

Federal and New York State laws prohibit an employer from discharging, refusing to hire or otherwise discriminating against an individual because of a disability, including AIDS. Employees who become aware that a co-worker has AIDS or is HIV positive cannot refuse to work with that individual. Counseling will be made available to employees as appropriate, and educational and informational programs will be provided as well.
**Right to Know/Hazard Communication**

It is Colgate policy that every employee is entitled to a safe and healthy place to work. Employees have a right to know what hazardous chemicals they work with or could be exposed to, and what they can do to avoid injury or illness when working with these chemicals. Information and training is provided in order to reduce the possibility of accidental exposure and to comply with the Occupational Safety and Health Administration (OSHA) Hazard Communication Standard.

The Hazard Communication Compliance Plan for Colgate University is in written form and is kept at the locations noted below:

1. 105 McGregor Hall, office of Associate Provost
2. 123 Ho Science Center, office of the Environmental Health and Safety Officer, Hazard Communication Coordinator (HCC);

Employees and OSHA officials can read the program at any time during working hours. A complete list of all hazardous chemicals used by Colgate University will be kept with the written Hazard Communication Program. For employee information, each department will maintain and post a list of chemicals it uses.

The Hazard Communication Coordinator is responsible for keeping the Hazardous Chemical List up to date. The Purchasing Department or anyone who orders chemicals shall notify the HCC that a new chemical has been purchased. All purchase orders shall include a requirement that a Material Safety Data Sheet (MSDS) be sent with the first delivery to the attention of the HCC on or before receipt of such material.

A complete set of Material Safety Data Sheets for the chemicals used by Colgate will be kept with the written Hazard Communication Program in 123 Ho Science Center.

A copy of a MSDS can be obtained by employees by submitting the MSDS Request Form. This form is completed by the employee, and returned to the department supervisor who will provide a copy of the MSDS and explain it to the employee if requested. The supervisor shall forward the completed form to the Hazard Communication Coordinator for filing.

Supervisors are responsible for making sure that employees are informed about the Hazard Communication Program, and that MSDS are available to any employee on any work shift, that protective equipment is available and used, and that engineering controls, such as ventilation, are in place and operating properly.

The determination of which employees will be selected to receive Hazard Communication training will be based upon their job description exposure. Those employees who have actual as well as potential exposure to hazardous chemicals will receive training.

The New York State Right-to-Know Act of 1980 grants to all employees in the state the legal right to information about toxic substances in their workplace. Informed employees can observe symptoms of toxicity in themselves and understand the relationship between the symptoms and exposure and
can therefore evaluate the need for any corrective action. Employees throughout the state have several rights which they may exercise under the Right-to-Know law:

- Employees may request and must receive written information about toxic substances with which they work. The employer is required to provide data on generic and trade names of substances, levels at which the substance is hazardous, symptoms of acute and chronic exposure, reactivity and flammability potential, emergency treatment, conditions necessary for safe use, and procedures for cleanup of leaks and spills. The compiled information must be written in plain English and is due 72 hours (excluding weekends and public holidays) after the request is made.
- An employee may refuse to work with a toxic substance if he or she has requested information about it and has not received the written reply within 72 hours of its receipt by the employer.
- An employee may exercise any right pursuant to, or directly related to, the "Right-to-Know" Act without fear of any discrimination whatsoever.
- An employee must not be required to waive any rights under the “Right-to-Know” Act as a condition of employment.
- An employee may file a complaint with the Department of Labor if he or she has been discriminated against in violation of the “Right-to-Know” Act.

The New York State Department of Health has been given the responsibility for implementing and enforcing the law in cooperation with the Department of Labor. Official information packets on the “Right-to-Know” Act may be obtained upon request from the New York State Department of Health, Bureau of Toxic Substances Management, Empire State Plaza Tower Building, Room 372, Albany, New York 12237.

**Solicitation on the Campus**
The University prohibits solicitation or the distribution of literature for any purpose on University-owned property by non-employees of the University, without specific written permission from the Vice President for Finance and Administration. The University also prohibits the solicitation of employees by fellow employees for any purpose during working time (when the employee being solicited and the employee doing the soliciting are both on working time). Further, the University prohibits the distribution of any literature by employees in work areas on University property. Self-employed Colgate students may obtain specific written permission from the Office of Student Activities to sell goods or services in order to pay for college expenses.

**Temporary Help**
The use of temporary “floaters” is generally only authorized under the following circumstances:
- to fill in for an employee who is on an approved leave of absence or is on an extended absence covered by disability or workers’ compensation.
- to fill in for an employee who is on an extended vacation of two weeks or more and there is no other help available.
- there is a vacant position in the department.
- there is a critical need that cannot be met in any other way and the appropriate Vice President or Dean has authorized the temporary hire.
Departments are encouraged to schedule time off for their staff in a way that reduces the need for temporary help. All requests for temporary help must be coordinated through the Human Resources Department.

**Travel**

Colgate University has designated *BTI Travel of Syracuse, NY* and *AAA of Utica, NY*, as its preferred travel agents. University travelers and guests, including candidates for vacant positions, are requested to use one of the above agencies.

Employees may also use the services offered through Internet sites. Charges must be billed to the University supplied Chase MasterCard travel card or personal credit cards and a comparable quote from BTI or AAA should be obtained. Colgate will not be responsible for travel related problems, including monetary losses, that occur from the use of Internet ticketing.

The University will reimburse a member of the staff for all reasonable travel expenses incurred while on a trip for university business approved by the appropriate administrative official. The following provisions shall apply:

- Reimbursable expenses include transportation, meals, and lodging. Normally, the following expenses are not considered reimbursable: laundry, cleaning and pressing, personal telephone calls, personal entertainment. Specific questions should be directed to the Associate Vice President/Controller.
- Reimbursement for public transportation will be based on actual receipts.
- Hotel, travel, and other receipts must be attached to the Travel Expense Report to support reimbursable expenses and filed with the Office of Accounting and Control.
- Travel Advances: When necessary, an advance of funds may be obtained from the Office of Accounting and Control for authorized travel purposes. A Travel Expense Report must be properly completed, signed, and be submitted to the Office of Accounting and Control within 30 days of the conclusion of the trip. Settlement for additional funds due to, or from, the University, are to be made at this time. Only one advance may be outstanding at a time.

The use of your personal car for business travel will be reimbursed at the federally approved mileage rate as determined by the Accounting Office. Mileage reimbursement may never exceed the cost of alternative transportation. It is important for employees to be aware that the vehicle owner’s insurance policy will always provide the primary liability coverage. The University will not provide reimbursement for the deductibles associated with the primary insurance under these circumstances. All incidents should be reported to the Treasurer’s Office for review by the University’s insurance carrier to determine whether there is secondary liability coverage under the University’s automobile liability policy. The University’s commercial automobile policy cannot provide collision or comprehensive coverage when an employee’s vehicle is used for business travel. The vehicle owner’s policy will provide the only coverage for these types of claims.

For more information, please visit colgate.edu/about/campus-services-and-resources/travel-policy. Further information or clarification of the travel policy may be obtained directly from the Office of Accounting and Control.
Use of University Equipment and Property
Employees have a responsibility to use University equipment, assets and property in a careful, professional manner for work-related purposes. The University has the right of access to all of its assets, equipment, offices, buildings, machines, etc. Employees do not have a privacy interest in University material, equipment or assets.

Each employee is responsible for taking reasonable safety precautions in regard to University property. Employees will be held responsible for damage to such equipment arising out of negligence or intentional misconduct.

Whistleblower Policy
Purpose of the Whistleblower Policy
Colgate University (“the University”) is committed to appropriately protecting its physical, financial and human resources, to complying with all applicable laws and regulations, and to maintaining high ethical standards. The University requires trustees, officers, employees and associated volunteers (collectively the “individuals”) to comply with all applicable laws and regulations as well as all policies adopted by the University. All employees are expected to be honest and ethical in their dealings with other employees and with University business partners. Even the appearance of misconduct or impropriety can be damaging to the University, and therefore the University also expects that all employees will report any observed actual or suspected violations of law or policy or Colgate’s high ethical standards, and that all employees will cooperate with any investigation required by such reports.

This Whistleblower Policy is designed to further that objective.

Pursuant to its responsibility to oversee University governance, the Board of Trustees has authorized the establishment of procedures for the protection of individuals who come forward in good faith to bring information on possible illegal or fraudulent practices or violations of University policy to the attention of appropriate officials.

Protection from Retaliation
While the University is authorized to revise the current protection procedures outlined below as deemed necessary, any such procedures must ensure that individuals who do come forward in good faith will be protected by the University from intimidation, harassment, discrimination or other retaliation of any form, including retaliation in employment practices. Any protection procedures established by the University will identify the trustees, officers, employees or outside parties to whom information on possible illegal or fraudulent practices or violations of University policy can be reported.

Current Protection Procedures
The following is a description of current protection procedures developed and implemented by the University as authorized above:

1. Direct Report
For concerns regarding illegal or fraudulent practices or violations of University policy, individuals may file a complaint with the Senior Advisor to the President (Christopher Wells) or the Vice President for Finance & Administration (J.S. Hope).

2. Whistleblower Hotline

In an effort to provide individuals with additional options for reporting irregularities with added protection for confidentiality, the University has implemented a “Whistleblower Compliance Hotline” operated by an independent third party. Instructions on how to use Colgate’s Whistleblower Hotline

The University will protect any individual who submits a report in good faith through one of the aforementioned procedures from intimidation, harassment, discrimination or other retaliation of any form, including retaliation in employment practices. Without limiting the preceding sentence, the University will not discharge, demote, suspend, threaten, or retaliate in any manner against such an individual based upon the actions of such individual with respect to his or her good faith reporting, or participation in the investigation of any reported complaints.

Procedures for Protecting Confidentiality
An individual who comes forward in good faith to report possible illegal or fraudulent practices or violations of University policy through the procedures adopted by the University may request that the report be handled on a confidential basis. While confidentiality cannot be guaranteed, reasonable steps to protect confidentiality, when requested, will be taken to the extent consistent with the need to conduct an adequate investigation and review.

Individuals may also submit reports on an anonymous basis. It should be noted, however, that although Colgate endeavors to investigate all reports, including anonymous reports, the nature of anonymous reports makes investigation more difficult and, at times, impossible. As a result, individuals are encouraged to provide their names and contact information.

Reporting to the Board of Trustees
The Senior Advisor to the President, Christopher Wells, is designated as the administrator of this Whistleblower Policy. As the administrator, he or she shall report to the Audit Committee of the Board of Trustees any instance of alleged intimidation, harassment, discrimination or other retaliation in violation of this Policy, and shall report at least annually to the Audit Committee on matters pertaining to the Policy, including whether any material change has been made to the procedures outlined above.

SECTION IV: EMPLOYEE RELATIONS AND COMMUNICATIONS

Communications
Maintaining effective communications with employees is a high priority of the University and the Human Resources Department. This handbook is one means of helping to inform employees of University policies and procedures. Department Heads are encouraged to conduct regular staff meetings to further facilitate communications. The Associate Vice President for Human Resources
periodically meets with employee groups on a wide variety of subjects to keep employees informed of changes in policies and benefits.

The Human Resources Department also sponsors informational seminars for employees. The Human Resources Department publishes a monthly employee newsletter, the Open 'Gate, which contains information of interest to the campus community.

E-mail distribution lists for staff and faculty have been established so that information may be quickly disseminated. The Associate Vice President for Human Resources and the Associate Provost are authorized to send announcements to staff and faculty.

Committees

**Affirmative Action Oversight Committee (Staff)**
The Staff Affirmative Action Oversight Committee is appointed by the Provost, in consultation with the President, and consists of six administrators representing different segments of the University, including senior administrators and minorities. The Director for Equal Employment Opportunity and Affirmative Action and a Human Resources representative are ex officio, non-voting members. The Human Resources representative also serves as secretary. Recommendations of the Committee are made to the Provost. At least one joint meeting with the Faculty Affirmative Action Oversight Committee should be scheduled annually.

The Staff Affirmative Action Oversight Committee is charged with supporting and updating the University’s Affirmative Action Plan in cooperation with the Faculty Affirmative Action Committee and monitoring progress towards Affirmative Action goals related to the hiring of non-academic administrators, professionals, and staff. Members of the committee serve as Affirmative Action advocates on search committees, promote diversity on campus by planning and assisting in divisional diversity training, and assist the Director for Equal Employment Opportunity and Affirmative Action by compiling and analyzing recruiting data used in the Affirmative Action Annual Report.

**Safety Advisory Committee**
The Safety Advisory Committee meets on a regular basis to discuss issues related to safety concerns on the campus. The committee serves in an advisory capacity and makes recommendations to appropriate department heads. The committee is principally charged with promoting safety on the Colgate campus and fostering an environment in which the risk of accidental injury to individuals is minimal. The committee is chaired by the Director of Environmental Health and Safety and has representatives from the faculty, Athletics, Residential Life, Campus Safety, Human Resources, Finance and Insurance, Student Health Services, Environmental Health and Safety, and Facilities.

**Employee Grievance Procedure**
The University wishes to provide individual employees with an avenue by which they can express their concern, dissatisfaction or disagreement with the actions of a fellow employee or supervisor which adversely affect working conditions and job satisfaction, including decisions which are contrary to University policies and/or practices regarding their work performance, assignments
and dispensation of benefits. The procedure is applicable to all University administrative and support staff, exclusive of senior administrators, faculty and personnel covered by a collective bargaining agreement containing such a grievance procedure. It does not apply to complaints of discrimination and/or sexual harassment which are covered under separate procedures.

In all matters involving a disagreement or misunderstanding between employees and/or a supervisor, it is in the best interest of all concerned to resolve the problem as quickly and amicably as possible through private and frank discussion, in an effort to clarify and reconcile differences. Supervisors have a responsibility to resolve differences between their employees and to listen and respond in a positive manner to any grievance(s) employees may have with regard to working conditions and decisions over which the supervisor has control. Therefore, as a first step with any grievance, the employee should seek informal resolution of the problem through discussions with his or her immediate supervisor. If the employee is not satisfied with the results of the informal discussion, the grievance shall be documented and submitted to the immediate supervisor as a formal complaint, with a copy to the Associate Vice President for Human Resources. This should be done as quickly as possible, and not more than five working days subsequent to the occurrence of the event that generated the complaint. The supervisor shall have five working days in which to respond to the complaint in writing unless scheduling conflicts intervene.

If the employee is not satisfied with the answer received from the immediate supervisor, the grievance may be appealed to the senior administrator in charge of the area within five working days after receipt of the response. The appeal should set forth in detail all the facts in the case, including the efforts at informal resolution of the problem, the formal complaint, the supervisor's response and the objection to that response. Only matters contained in the original grievance may be appealed and no new complaints may be added or considered in subsequent appeals.

Copies of this appeal and support documentation should be provided to the immediate supervisor and Associate Vice President for Human Resources. At this stage, the senior administrator should confer with the employee, the immediate supervisor and the Associate Vice President for Human Resources to determine all the facts in the case and applicable University policy or related decisions in similar cases, in an effort to resolve the grievance. Unless scheduling conflicts intervene, the decision should be made in writing within ten working days of receipt of the appeal.

If the employee is dissatisfied with the second-level decision, the formal grievance, with all the supporting documentation and a written statement of objections to the decision, may be submitted to the Assistant to the President within five working days, with a copy of all relevant documents sent to the Associate Vice President for Human Resources.

Depending on the nature of the complaint, the Assistant to the President may review the case and issue a decision or refer it to a Grievance Advisory Committee for such review as he/she deems appropriate. This may include the calling of witnesses, in addition to reviewing the documentation in the case. Unless scheduling conflicts intervene, the committee will have ten working days in which to review the case and submit its recommendations to the Assistant to the President. The Grievance Advisory Committee shall establish its own procedures and rules of conduct.
The Grievance Advisory Committee shall have three members and three alternates appointed by the President for two-year terms. A member and an alternate will be appointed from each of the following groups: faculty; administrative staff; and technical and support staff.

Faculty members will be appointed from a list recommended by the Dean of the Faculty. Appointments from the administrative staff and the technical and support staff will be made from lists of employees in each group who have indicated a desire to serve on the committee. The Associate Vice President for Human Resources shall be an advisor to the committee and will record its deliberations. All members will sign the committee recommendations or attach a signed minority report.

The purpose of the Grievance Advisory Committee is to review the facts in the case and to recommend appropriate corrective action. In cases where an employee is appealing the actions of a supervisor, the purpose of the review is to determine whether the supervisor acted properly in making the decision that generated the complaint; or, if errors of fact, gross prejudice, capricious behavior or factors contrary to good personnel management practices and University policy, influenced the decision. It is not intended that the committee shall substitute its judgment for the decisions of supervisors in its recommendations.

Unless scheduling conflicts intervene, the Assistant to the President shall have ten working days in which to act on the recommendations of the Grievance Advisory Committee and render a decision which is final and binding and shall not be subject to further review.

Performance Review/Evaluation
Support Staff
Performance Review is an annual process that formally documents performance and identifies ways to help employees continue to contribute to achieving Colgate’s mission and to provide staff with personal and professional growth opportunities.

This performance review program is designed to help staff members take ownership for their own performance and career growth. Each spring semester, staff members will complete a self-review which will be given to the supervisor. Supervisors will also complete a review of the staff member’s performance. At the review meeting, the supervisor and the staff member will compare and discuss the two reviews and staff members should be encouraged to actively participate in the review discussion. This not only gives supervisors insight into the staff member’s perspective, but gives the staff member an active, rather than passive, role in the process of his/her own career progression.

The self review and the supervisor’s review will be forwarded to the appropriate Vice President or Division Head who will, in turn, sign and forward the completed forms to Human Resources.

Coaching and managing staff are on-going activities, whereas the formal performance review occurs once a year. If supervisors and staff have been communicating clearly and effectively throughout the year, there should be no surprises at the performance review meeting.
The following items should be discussed in the formal review:

- how the employee performed his/her major job responsibilities,
- any major changes to the skill and competency levels since the prior year, and
- the actions the staff member can take to maintain or further develop his/her skills, knowledge and competencies, and, if necessary, improve performance.

In addition to the annual performance review, it is a good idea to meet on an informal basis mid-year to see how things are going. This is particularly important if there has been a history of performance problems or if opportunities to communicate regularly during the normal course of activities are limited.

**Technical Staff**

The key element of a performance evaluation process is to establish good communications between the supervisor and the Technician. “Performance Evaluation” refers to the process of observing and evaluating an employee's performance in relation to pre-determined standards for job responsibilities. Usually, supervisors continuously review and appraise the work that is being done by the staff employee. Documenting the review and establishing a specific process for the review ensures that the employee understands what is expected and understands how well the supervisor believes the employee is meeting those expectations. It also provides an opportunity for the supervisor to indicate ways the employee could improve and an opportunity for the employee to discuss any suggestions or problems with the supervisor. The most important element in any performance review process, however, is the development of an understanding, congenial, and supportive working environment that is conducive to open discussions.

The appraisal process is performed on a continuous, annual cycle. Communications are continuous, not a “once-a-year” exercise. The goal is to keep the lines of communication open so that there are no surprises at the end of the year, and to change inappropriate behavior before it escalates or becomes entrenched.

Throughout the year, the supervisor coaches the employee on how his or her performance has been in comparison to the standards. It is not necessary to wait until the mid-year review or the formal completion time to talk with an employee about job performance. In fact, it is expected that the supervisor would frequently discuss with an employee his/her performance, indicating both strengths and weaknesses. The mid-year review, however, ensures that the supervisor and employee set aside a specific time to discuss the staff member's performance over the first half of the cycle and revise objectives and plans as necessary. At the end of the year, a specific discussion occurs between supervisor and employee regarding the performance over the last year.

Each employee needs to have a clear understanding of what the job involves, what is the expected level of performance (or standard), and how he or she would be evaluated. To accomplish this, the supervisor and employee should meet to discuss these issues and review the job description for the position. Objectives for the coming year could be established at this time. This meeting is generally held during the anniversary month of employment.

For Technical Staff, a performance evaluation form is completed to document their discussion. Both the employee and the supervisor have the opportunity to comment. If good communications
have been established throughout the year, this review should not be a surprise to the employee. The employee should be made aware of the progress being made throughout the year, and this end-of-year review is the culmination of a continuing communications process. At this time, or shortly thereafter, the objectives for the next year or appropriate corrective action should be discussed. A copy of the completed form should be provided to the employee and to the Human Resources Department. The employee should be allowed to submit any statement in response to the formal review to the Human Resources Department for inclusion in his or her personnel file.

Recognition of Employees

Service Awards
Each year the University formally recognizes the services of Technical, Support Staff and B&G employees who have completed five and ten years of service at a reception. All staff who have completed 15, 20, 25, 30, 35, 40, or 45 years of service are recognized at a special service awards banquet held annually in the spring.

Retirement Recognition
Department and Division Heads arrange for appropriate recognition of Administrative, Support Staff and Technical employees in their departments who retire from the University.

Training and Development

Seminars/Training
Throughout the year employees will be invited to attend training workshops and seminars brought to the campus to enhance the development of skills and provide professional growth opportunities. The Human Resources Department coordinates some of these types of seminars as well as wellness programs, employee assistance programs, and benefit information sessions.

Information Technology Services offers a variety of Computer Short Courses – one, two or three-hour classes, taught in a classroom environment to anywhere from 6-12 people, providing instruction for faculty and staff on how to use available technologies. Computer Short Courses are typically offered during the summer months and the fall, winter and spring breaks during the academic year.

Most events are scheduled during normal work hours and employees may attend, with supervisory permission, on their work time.

Staff Development Fund
As part of the support for professional development, Colgate has established a fund to provide Technical and Support Staff with assistance to attend off-campus conferences, workshops, seminars or courses that enhance individual skills. A request form and more information can be obtained from the Human Resources Department. Staff members should report their normal hours of work when attending such sponsored events.
SECTION V: COMPENSATION

Administrative Salaries
A salary range has been established for each administrative position. This range is periodically adjusted to maintain comparability to salaries paid at other similar institutions for similar positions. Employees in Administrative positions are considered for annual salary increases that take effect on July 1. Each year guidelines are developed for distributing available salary monies to employees. Increases may be based on such factors as pay equity issues, job market conditions and job performance. The Dean or Vice President responsible for the division provides a letter each spring for continuing administrators that states the salary for the coming year.

Administrators who begin their first year of Colgate employment between March 1 and June 30 are eligible for salary increases on July 1 of the following year. Thereafter they will be considered for annual salary increases according to the University’s regular salary cycle.

Extra Compensation
Occasionally full-time Administrators may be asked to serve in a capacity outside their normal work environment. Examples of such assignments include, but are not limited to teaching a class, presenting workshops, consulting, serving on various committees and/or performing duties for other Colgate departments. These assignments are to be considered a normal part of exempt employment for which the employee is already compensated. Therefore, Administrators will not receive additional compensation for performing such duties even when such duties are conducted during the employee’s “own time” or outside of normal business hours.

Support Staff Career Progression Program
The Support Staff Career Progression Program is designed to provide career growth opportunities to staff members within their current jobs, to identify potential promotional opportunities, as well as to link pay opportunity to what individuals actually do on the job. The administration and maintenance of the program is the responsibility of the Human Resources Department.

Colgate’s Staff Career Progression Program:
- provides market competitive pay opportunities for support staff,
- links career growth and pay opportunity to each person’s specific skills, competencies and responsibilities,
- provides structure and guidelines for managing compensation consistently for staff across the campus,
- reinforces our intent to recognize and reward high performers for their efforts and results, and
- encourages and rewards staff for taking on new responsibilities and challenges.

Skills and Competencies Assessment
The foundation of this program is the Skill and Competency Model. The Model establishes an individual’s pay opportunity through an assessment of skills and competencies demonstrated on the job. This ensures that the attributes and behaviors of the staff member link with the requirements of the job.
Each Support Staff position has a Skill Band and a corresponding salary range based on an assessment of the position. This will be reviewed annually, but will probably not change significantly unless the staff member demonstrates dramatically different levels or types of skills or competencies.

**Skills Assessment**
The skills assessment will determine the incumbent’s skill band and pay range. Seven skills have been identified as being essential to support staff at Colgate. The mix of required skills will vary from job to job and not all skills will be used in every job. Further, each skill used will be weighted as to its importance to the job.

**Competency Assessment**
Competencies are behaviors that are indicative of superior performance and success within the University. The Competency Assessment determines the recommended pay range within a pay grade.

**Performance Pay**
Performance Pay increases are based upon job performance as indicated in a written evaluation. The amounts of these increases are determined annually, subject to budgetary constraints. Each year, Colgate will determine if an annual performance pay increase will be provided to eligible employees and will set the budgeted amount, expressed as a percentage of payroll. The decision will be based on a review of business and economic conditions. Each division will be given a budget amount to be used for performance pay increases. Actual performance pay increases to individuals may be higher or lower than the budget percent, based on their performance and position in the grade. However, the aggregate of all increases may not exceed the budgeted amount.

The Performance Pay increase is based on the review of a staff member’s overall performance. A performance appraisal is used to promote better communication between staff and supervisors and as documentation for merit increases (see section on performance reviews on page 682 for more information).

Performance Pay increases will be based on the following principles:

- High performers receive larger increases than staff members performing at expectation. Thus, high performers move relatively quickly through the pay range.
- No staff member should be paid below the grade minimum (unless performance is unsatisfactory).
- If the pay structure is adjusted upwards (e.g., as a result of market movement), each staff member whose base pay falls below the adjusted pay band minimum will automatically receive an increase to the new minimum, provided performance is satisfactory. If a staff member’s pay has been adjusted to the grade minimum, due to a pay structure movement, he/she will still be eligible for a pay increase at the normal review time.
- Grades are set at market ranges; midpoints reflect the “average” market rate and minimums and maximums reflect the outside parameters that the market pays for jobs in that grade.
Employees paid near the maximum are being paid higher than market average to reflect their skills, knowledge set and contribution to the University.

- A new staff member must have at least three months of service with the University and be in their current position for at least three months to be eligible for a performance pay increase.

**Pay Rates**

Employees would normally be hired at the entry salary established for the position. Skill bands are determined by the skill assessment for a position and entry rates are based on appropriate labor market information. Additional experience beyond the minimum required for the position could warrant placement at a higher level within the band at the time of hire, as approved by the Associate Vice President for Human Resources and the department head. After a new employee has been in a position for a period of time (to be determined by the supervisor in conjunction with Human Resources but not less than 90 days), the competency assessment will be completed to determine the appropriate placement within the skill band.

**Longevity**

In recognition and appreciation for service to the University, members of the Support Staff will receive a lump sum payment at each 5 year anniversary as follows:

<table>
<thead>
<tr>
<th>Years of Service</th>
<th>Lump Sum Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>$500</td>
</tr>
<tr>
<td>10</td>
<td>$1,000</td>
</tr>
<tr>
<td>15</td>
<td>$1,500</td>
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<tr>
<td>20</td>
<td>$2,000</td>
</tr>
<tr>
<td>25</td>
<td>$2,500</td>
</tr>
<tr>
<td>30</td>
<td>$3,000</td>
</tr>
<tr>
<td>35</td>
<td>$3,500</td>
</tr>
</tbody>
</table>

from July 1, 1999 through June 30, 2004, staff members will have the option of selecting a percentage increase to base pay in accordance with the old longevity system. At the end of the five year phase-in period (beginning July, 2004), all longevity payments will be in the form of lump sum payments.

**Technical Staff Pay System**

Technical staff positions are not part of the Support Staff Career Progression Program. The Technical Staff Pay System is market based. Appropriate salary ranges are established for these positions based on salary survey data. Normally, new employees are hired at the minimum of the salary range, but additional experience could warrant placement at a higher level if approved by the Associate Vice President for Human Resources and the department head. Increases to continuing employees are provided once a year in July and are based on the compensation guidelines established in the budget process. A Technical staff employee whose salary is over the maximum of the range will be eligible for half of the normal increase provided to continuing employees.

All technicians would enter Colgate’s employ as a Technician I. Upon recommendation by the supervising department, promotion to Technician II, III, IV and Senior Technician would usually
occur at the 5, 10, 15 and 20 years of service marks. Each promotion to the next level would normally be accompanied by a promotion increase of 3%. Technicians would be evaluated for promotion based on the following criteria: (a) performance of job functions; (b) ability and willingness to learn and apply new skills; (c) service orientation; (d) timeliness of work.

Merit is incorporated into the system by the possibility of a "fast-track" promotion. A supervisor or department could make the case that based on exceptional contributions, learned skills, or taking on significant additional duties, a given technician should be promoted earlier than the five year interval, but at no more frequent intervals than three years. All promotion cases would be documented and approved by the Vice President in the division and the Associate Vice President for Human Resources.

Regular annual performance evaluations are done for technical staff members.

**Acting/Temporary Pay**
A temporary adjustment to pay occurs when an employee is appointed to assume the duties and responsibilities of another job on a temporary basis (generally periods greater than a vacation period). The pay rate will be determined by Human Resources in consultation with the supervisor and the VP or Dean. Once the employee is relieved of the “acting” job, the pay will be adjusted to the previous level. In the event that a temporary assignment becomes permanent, policies and procedures for transfers and promotions will apply (see Transfers and Promotions below).

**Transfers and Promotions**
Technical and Support Staff employees who are promoted to a higher level position will be eligible to receive a wage increase based on the salary range of the new position. A salary increase would be made to at least the minimum of the new grade. An additional salary adjustment may be made in consideration of length of service and internal salary equity within the level and, for Support Staff, based on the employee's demonstrated competency level.

Lateral transfers to positions of the same level will not be eligible for a salary adjustment. Transfer to a lower level position would normally result in a decrease in salary.

If a non-exempt employee is promoted to a professional/administrative position, the accumulated balance of unused sick time will be determined and calculated at the rate of pay at the time of transfer. This amount will be recorded and be paid to the employee when, and only if, the employee retires from Colgate. No interest or inflation factor will be included. The maximum balance allowed is equivalent to the maximum number of hours allowed to accrue for the position, but is in no case more than 680 hours. Accumulated unused sick leave shall have no monetary value; it will only be paid to the employee upon retirement from the University.

**Shift Premium**
Regular non-exempt employees who are assigned to positions that are regularly scheduled to work the second (beginning at 4:00 p.m. or later) or third shift (beginning at 11:00 p.m. or later) will receive a shift premium of $1.00 per hour in addition to the regular wage.
Time Sheets
Non-exempt employees are required to record all actual hours of work for each biweekly pay period using the online time entry system. Electronic time sheets must be approved by the supervisor (who should ensure the accuracy of the information) in accordance with the payroll submission deadlines. Employees who attend approved on-campus workshops, meetings, or seminars, should indicate their normal hours of work. If time attending the workshop exceeds the normal work day, record the additional hours as hours worked. For off-campus, workshops, meetings, or seminars, that do not require overnight accommodations, time spent traveling for the day is considered hours worked; even if such travel is outside of the employees normal work hours. Time spent traveling, to attend an approved workshop, away from home overnight during regularly scheduled work hours, on any day of the week, is considered hours worked. Attendance at approved workshops, meeting and seminars are considered hours worked. **Time sheets should accurately document hours worked. Falsification of time sheets by any employee may be cause for immediate termination.**

Overtime/Compensatory Time Off
To meet special or unusual business needs, you may be expected to work beyond your regularly scheduled work hours, during your lunch hour, or on Saturday and/or Sunday. An exempt employee is expected to work all hours necessary to complete his or her assignments. A non-exempt employee is entitled to overtime pay as set forth below.

Non-exempt employees will receive 1 1/2 times the regular rate of pay for hours worked over 40 hours per week (hours worked between 37.5 hours to 40 hours will be paid at the regular rate). All employees must receive approval from their supervisors prior to working any hours beyond a regular work week. Employees who work overtime without receiving prior authorization may be subject to disciplinary action, up to and including termination.

New York State and federal labor laws govern compensation/compensatory time under certain circumstances. Compensatory time off for non-exempt employees may be used to offset overtime worked **only** under the following conditions:

1. An employee may take “comp time” in the same amount of excess hours worked in the same week, or

2. An employee may take “comp time” at 1.5 times the hours worked in excess of 40, if taken in the same pay period.

The request to use compensatory time off is subject to the supervisor's approval. If compensatory time off is not taken in the same pay period, Colgate must pay for the overtime worked at the rate of 1.5 times the regular pay for all hours in excess of 40 per week.

It is Colgate's policy to allow compensatory time off for work on a holiday for Support Staff and Technical employees if taken within 60 days (instead of within the pay period). For work on Labor Day, compensatory time off may be taken by January 1 of the following year. If compensatory time is not taken due to workload demands, then the employee will receive pay for the overtime hours.
at the rate of 1.5 times the regular rate of pay. In all cases, the actual work should be reported on
the time sheet during the week it is performed.

**Payroll Deductions and Paychecks**

Regular employees are paid on either a biweekly (non-exempt) or monthly (exempt) basis. All
employees are encouraged to arrange for the direct deposit of their paychecks into their bank
account. Biweekly checks are distributed through campus mail on alternate Fridays following the
close of the pay period. Monthly checks are distributed through campus mail on or about the 25th
of each month. Employees have a responsibility to verify the information contained on the pay stub.

**Salary Advances**

It is the policy of the University to make payment to those in its employ at the conclusion of the
appropriate pay period. Support Staff, Technical and Buildings and Grounds employees are paid
bi-weekly; Administrators and Faculty are paid monthly. Salary advances are made at the
discretion of the University. Requests should be submitted using an “Advance Request” form
which may be obtained by contacting Payroll or Human Resources.

**NEW HIRES.** Supervisors are responsible for submitting all necessary paperwork to ensure that a
new employee receives a paycheck during the first regular pay period following employment.
Except in certain unavoidable situations, salary advances will not be approved when paperwork is
not submitted in a timely fashion.

**UNANTICIPATED EMERGENCIES.** In the event of an unanticipated circumstance of urgent financial
need, regular full or regular part-time employees may apply for a salary advance of up to 50% of
their gross base payroll for one pay period. Staff requests must be approved by the supervisor and
by the Dean or Vice President responsible for the division. Faculty requests must be approved by
the Associate Provost. If approved, an advance will be issued through Accounts Payable and must
be repaid within four months via payroll deduction. Only one salary advance will be made in any
calendar year.
SECTION VI: PAID TIME OFF AND LEAVES OF ABSENCE

Vacation

Administrators/Staff Coaches (exempt, salaried)
Regular full-time employees on administrative appointments are entitled to receive 20 days vacation per year. Employees in regular part-time positions are entitled to a pro-rated amount of vacation time. Employees begin accruing vacation upon hire so that at the end of the first year of employment they would have accrued a total of 20 days. Vacation time for administrators is used in half-day or full day increments. The supervisor should approve all requests for use of vacation. Unused vacation time can only be carried forward for one year, up to a maximum of 20 days. Upon termination of employment, employees are paid for any unused balance of vacation time if the Administrator submits a memo/email, with the supervisor's approval, to the Human Resources Department which indicates the remaining vacation balance. Normally, 20 vacation days is the maximum approved for payment. This policy also applies to 12-month faculty librarians and coaches.

Benefit time accrual begins as of the employee's date of hire. Vacation time does not accrue during an unpaid leave of absence, disability, unpaid Family Medical Leave and/or Paid Family Leave, however, it can be used in 1 hour increments to supplement Paid Family Leave.

Technical and Support Staff (non-exempt, hourly)
The University provides regular technical and support staff employees with paid vacation time. The amount of vacation accrual is based on an employee’s date of hire and base hours:

**Employees hired before July 1, 2004**
Regular full-time employees who work a regular 37.5 hour week for 12 months per year currently receive the equivalent of 26 days of vacation each year. Vacation is accrued every pay period, except during periods of disability, unpaid Family Medical Leave and Paid Family Leave. Regular part-time employees earn a prorated amount of time.

**Employees hired on or after July 1, 2004**
Regular full-time employees who work 37.5 hours/week for 12 months/year earn vacation in accordance with the following schedule:

<table>
<thead>
<tr>
<th>0 - 4 Years</th>
<th>5 - 9 Years</th>
<th>10 – 19 Years</th>
<th>20+ Years</th>
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<tbody>
<tr>
<td>15 days</td>
<td>17 days</td>
<td>20 days</td>
<td>26 days</td>
</tr>
</tbody>
</table>

Vacation is accrued every pay period. Benefit time accrual begins as of the employee's date of hire. Vacation time does not accrue during an unpaid leave of absence, disability, unpaid Family Medical Leave or Paid Family Leave. Regular part-time employees earn a prorated amount of time. Vacation accrues up to 6 months for work-related illness or injury, as approved by the carrier.

The Base Hours are determined by the average number of hours established for the position which the employee occupies, and will not fluctuate if an employee happens to work overtime or any different schedule. Vacation time is accrued but may not be taken during the Introductory Period.
Vacation time may be taken at any time following the Introductory Period as long as a sufficient balance is available. There will be no extension approved for employees to accrue hours beyond the maximum limit. Employees cannot be paid for absences in excess of their accumulated balance. The minimum amount of vacation that can be requested is one-half hour. All vacation time should be scheduled in advance with the approval of the supervisor and in accordance with the needs of the department.

Normally, employees will be expected to use all available vacation time for daily or short-term absences instead of time without pay. Time without pay is subject to the approval of the supervisor and the Associate Vice President for Human Resources. In the event of transfer to another department of the University, unused vacation time will be transferred. Employees who terminate employment are compensated for unused accrued vacation time, unless they are in their introductory period. Casual, temporary, or those employees who work less than 20 hours per week are not eligible for paid vacation.

**Sick Time**

**Administrators/Staff Coaches (exempt, salaried)**
Sick time is not provided to employees on administrative appointments. If Administrators are unable to perform their duties due to brief personal illness, they will receive their normal compensation, except in accordance with our Short-Term and Long-Term Disability plans, Family Medical Leave and/or Paid Family Leave policies. Employees must communicate absences related to sick time with supervisors, following established departmental guidelines. The University, in its sole discretion, may require a physician’s statement regarding any absence for alleged illness.

Administrators will also be paid for brief periods when a member of the immediate family is ill and requires their care at home for a short period of time or for doctor’s appointments which cannot be scheduled outside the normal work day (normally not to exceed 10 days per year). Absences that extend for more than 5 consecutive working days will normally require the employee to apply for Family Medical Leave and/or Paid Family Leave. Members of the immediate family include a spouse/domestic partner, parent, child, sibling, grandparents, and other persons in comparable relationships to the employee.

**Technical and Support Staff (non-exempt, hourly)**
Sick time is to be used for employees who are absent due to personal illness (including medical or dental appointments). Employees must communicate absences related to sick time with supervisors, following established departmental guidelines. The University, in its sole discretion, may require a physician’s statement regarding any absence for alleged illness. Employees and/or supervisors must notify the Human Resources Department for any absence that extends more than 5 working days.

In addition, sick time may also be used for caring for members of the immediate family who are ill and require care at home for brief periods of time or for doctors’ appointments which cannot be scheduled outside of working hours. Members of the immediate family include a spouse/domestic partner, parent, child, sibling, grandparents, and other persons in comparable relationships to the employee.
Sick time may be used in half-hour increments, but will not be paid if in excess of the employee’s accumulated balance of time available. The available balance is reported to employees on their payroll statements with each paycheck. Employees accrue this time every pay period in accordance with the following schedule:

**Employees hired before July 1, 2004**
Regular full-time employees are eligible to accrue eight sick days per year. Regular part-time employees receive a prorated amount of time. Employees whose cumulative total of accrued days of sick time exceeds 75 days shall have the option of receiving payment for accumulation above 75 days, once yearly, up to a maximum of 10 days, in the first payday in January. Employees who do not exercise this payout option may accumulate unused sick leave up to 85 days.

**Employees hired on or after July 1, 2004**
Regular full-time employees are eligible to accrue 12 sick days per year. Regular part-time employees receive a prorated amount of time. Employees whose cumulative total of accrued days of sick time exceeds 120 days shall have the option of receiving payment for accumulation above 120 days, once yearly, up to a maximum of 12 days, in the first payday in January. Employees who do not exercise this payout option may accumulate unused sick leave up to 132 days.

Upon termination, accumulated but unused sick time shall have no monetary value. However, Colgate will pay employees for all unused accumulated sick time upon a qualified University retirement, at the pay rate in existence at the time of their retirement.

Sick leave will continue to accrue for up to six months if the employee is disabled due to a work-related injury and is receiving worker’s compensation benefits. If the employee is disabled by a non-work related incident and is receiving payment through New York State disability benefit coverage, the sick leave does not continue to accrue. Sick leave does not accrue during an unpaid leave of absence, Family Medical Leave and/or Paid Family Leave.

Hourly employees may use sick leave in conjunction with New York State disability or worker's compensation to achieve a normal paycheck. Employees normally are required to apply for disability if the illness extends beyond seven days. The seven-day period includes the weekend.

In the event of an active employee’s death, the employee’s designated beneficiary will be entitled to a full cash-out on all of the employee’s accumulated sick leave.

**Part-time, casual and temporary staff (hourly, non-benefited position)**
Part-time and temporary employees who have worked a minimum of 20 hours per week and have accumulated 450 hours of work with no break in service* will accrue sick leave at the rate of one-half day per month. Sick leave benefits terminate with any break in service*. A break in service is defined as a period of two weeks.

**Catastrophic Leave**
Colgate University maintains a catastrophic leave pool to assist non-exempt employees who are faced with a catastrophic illness of their own, or that of a family member, and have exhausted their own leave balances. The Associate Vice President for Human Resources manages the leave pool.
and will request donations from employees on an annual basis. Staff may donate either vacation or sick time to the pool in increments of not less than one day and not more than one week, provided that they maintain a minimum balance of 60 days of sick leave after the donation.

Further details about this program are available from the Human Resources Department. Requests for the use of catastrophic leave should be sent to the Human Resources Department.

**Holidays**

Regular full-time and regular part-time employees who are on the active payroll, are entitled to paid holidays according to the University holiday schedule. Regular part-time employees are paid for holidays on a prorated basis. Holidays falling on a Saturday will be observed on the preceding Friday. Holidays falling on a Sunday will be observed on the following Monday. The holiday schedule is as follows:

- Day before New Year’s*
- New Year's Day
- Good Friday (second half of normal workday)
- Memorial Day
- Independence Day
- Labor Day
- Thanksgiving Day
- Day after Thanksgiving
- Full day before Christmas
- Christmas Day
- Winter Holiday Break (days between Christmas Day and Day before New Year’s)

*1/2 day winter holiday break included.

Half-day holidays are considered to be equivalent to 3.5 hours on a normal 7.5 hour day and 4 hours for 8 hour days.

Non-exempt employees who work on a holiday will be paid for the number of hours worked on the holiday and, in addition, will either 1). receive pay for the holiday or 2). be granted another day off at another time. The method of payment will be at the discretion of the supervisor.

Part-time and temporary employees who have worked a minimum of 20 hours per week and have accumulated 450 hours of work with no break in service* will be eligible for prorated holiday pay for designated holidays (this does not include the Winter Holiday Break). Holiday benefits terminate with any break in service*. A break in service is defined as a period of two weeks.

**Family and Medical Leave**

Colgate University has developed the following Policy in compliance with the Family and Medical Leave Act of 1993, as amended (“FMLA”). The FMLA requires employers with 50 or more employees to provide eligible employees with unpaid leave. There are two types of leave available, including the basic 12-week leave entitlement, as well as the military family leave entitlements described in this Policy. The University shall ensure that FMLA benefits will be provided to all
eligible employees as set forth in this Policy. Where applicable, employees governed by a collective bargaining agreement that provides family and/or medical leave benefits other than those set forth in this Policy shall be entitled to the greater leave benefits.

For information regarding FMLA leave, including any leave-related forms, please contact the Human Resources Department.

**Definition and Terms**

For purposes of this Policy, the following definitions shall apply:

“Continuing treatment by a healthcare provider” means -
1. any one or more of the following: the employee or family member is treated two (2) or more times, within thirty (30) days of the first day of incapacity, for the injury or illness, either by, under the supervision of, or due to a referral by, a healthcare provider;
2. the employee or family member is treated for the injury or illness by a health care provider on at least one (1) occasion that results in a regimen of continuing treatment under the supervision of a healthcare provider; or
3. the employee or family member is under the continuing supervision of, but not necessarily being actively treated by, a health care provider due to a serious long-term or chronic condition or disability which cannot be cured (e.g. Alzheimer’s disease, severe strokes, terminal cancer).

“Covered Active duty” means-
1. in the case of a member of a regular component of the Armed Forces, duty during the deployment of the member with the Armed Forces to a foreign country; and
2. in the case of a member of a reserve component of the Armed Forces, duty during the deployment of the member with the Armed Forces to a foreign country under a call or order to active duty under a provision of law referred to in Section 101(a)(13)(B) of title 10, United States Code.

“Covered Servicemember or Servicemember” means-
1. a member of the Armed Forces, the National Guard or Reserves, who is undergoing medical treatment, recuperation, or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness; or
2. a veteran who is undergoing medical treatment, recuperation, or therapy, for a serious injury or illness and who was a member of the Armed Forces, the National Guard or Reserves, at any time during the period of five (5) years preceding the date on which the veteran undergoes that medical treatment, recuperation, or therapy.

“Next of kin” means the “nearest blood relative” of a covered Servicemember.

“Parent” means the biological parent of an employee or an individual who stood in loco parentis to an employee when the employee was a son or daughter. This includes an individual who assumed "day-to-day" responsibility for a child.

“Qualifying Exigency” applies to any of the following activities due to or following a spouse’s, a child’s, or a parent’s call to active duty or active duty status by the Reserves or National Guard (does not apply to state service):
1. short-notice deployment (up to 7 days of leave);
2. attending military events and related activities;
3. arranging for alternative childcare and attending certain school activities;
4. addressing certain financial and legal arrangements;
5. attending certain counseling sessions for oneself, the covered military member or a child of the military member;
6. certain rest and recuperation activities (up to 5 days of leave);
7. attending post-deployment activities that occur up to 90 days after the termination of the covered Servicemember’s (covered) active duty status, or to address issues that arise from the death of a covered Servicemember while on (covered) active duty; and/or
8. other activities arising out of the covered Servicemember'.

“Serious health condition” is -
1. an illness, injury, impairment or physical or mental condition that involves: any period of incapacity or treatment in connection with or consequent to inpatient care (e.g., an overnight stay) in a hospital, hospice or residential medical care facility;
2. any period of incapacity requiring absence from work, school, or other regular daily activities of more than three (3) calendar days which also involves “continuing treatment by a healthcare provider” (as defined above); or
3. any period of incapacity due to pregnancy or prenatal care; or
4. any period of incapacity or treatment for such incapacity due to a chronic serious health condition, which continues over an extended period of time and requires period visits for treatment (at least 2 visits per year) by a health care provider or
5. a long-term or permanent condition for which treatment may not be effective (e.g., Alzheimer’s, severe stroke, terminal stage of a disease); or
6. any absence to receive multiple treatments for restorative surgery after an accident or other injury or for a condition that, if without medical intervention, would likely result in a period of incapacity of more than three (3) consecutive, full calendar days (e.g., cancer, kidney disease, severe arthritis, etc.).

“Serious injury or illness” means –
1. (as it applies to a member of the Armed Forces, National Guard or Reserves), an injury or illness that was either incurred in line of duty on active duty in the Armed Forces or was aggravated by service in the line of duty while on active duty in the Armed Forces that may render the member medically unfit to perform the duties of the member’s office, grade, rank, or rating;
2. (as it applies to a Veteran, as that term is defined herein) means a qualifying (as defined by the Secretary of Labor) injury or illness that was incurred by the member in the line of duty on active duty in the Armed Forces (or existed before the beginning of the member’s active duty or was aggravated by service in line of duty while on active duty in the Armed Forces and that manifested itself before or after the member became a Veteran.

“Son or daughter” means a biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis, who, with the exception of a seriously ill or injured Servicemember, is (1) under 18 years of age, or (2) 18 years or older and incapable of self care because of a mental or physical disability. For the care of a seriously ill or injured Servicemember, there is no age requirement.
“Spouse” means a husband or wife as defined or recognized under state law for purposes of marriage, including common law marriage in states where it is recognized.

“Veteran” means a person who served in the active military, naval, or air service, and who was discharged or released therefrom under conditions other than dishonorable as defined in section 101 of title 38 of the United States Code.

Eligibility for Leave
To be eligible for FMLA benefits, an employee: (1) must have at least twelve (12) months of service with the University; and (2) have worked at least 1,250 hours during the 12-month period immediately preceding the start of the leave.

Reasons for FMLA Leave
FMLA leave is available for the following reasons:
• the birth, adoption, or placement of a child for adoption or foster care;
• to care for an immediate family member (spouse, child, or parent) with a “serious health condition” (as defined above);
• for your own “serious health condition”, which renders the employee unable to perform the essential functions of his/her position; or
• for a Qualifying Exigency due to your spouse, child, or parent being on active duty or called to active duty status in support of a contingency operation as a member of the National Guard or Reserves; or
• to care for a seriously ill or injured Servicemember.

Amount of FMLA Leave
With the exception of leave taken to care for a seriously ill or injured Servicemember, an eligible employee may take up to a maximum of 12 weeks of unpaid leave during a 12-month period for a reason listed above. For leave to care for a seriously ill or injured Servicemember, you may take up to a maximum of 26 weeks in a single 12-month period. The maximum amount of Servicemember leave available is reduced by the amount of FMLA leave used for any reason during the prior 12-month period.

Not including leave for the care of a seriously ill or injured Servicemember, the available amount of FMLA leave in any 12-month period is measured on a rolling basis backwards from the date the leave in question begins. For care of a seriously ill or injured Servicemember, the leave year is the 12-month period beginning on the date that you request leave for such purpose.

Each time an employee takes FMLA leave, the remaining leave entitlement will be the balance of the 12 weeks or, if leave involves leave for the care of a seriously ill Servicemember, 26 weeks that had not been used during the immediate preceding 12 months. If the employee and his/her spouse are employed by the University and are both otherwise eligible for FMLA leave, the two employees are entitled to a combined total of up to 12 or, if applicable, 26 weeks of FMLA leave for the birth, adoption, placement for adoption or foster care of a child, or care of an ill or injured Servicemember.
FMLA leave must be taken consecutively, except that taking intermittent leave or working on a reduced schedule is permitted when medically necessary due to the employee’s own serious health condition or that of the employee’s spouse, child or parent or to care for a Servicemember. An employee shall make every reasonable effort to schedule planned medical treatments so as not to unduly disrupt the operations of the University. Moreover, the University may temporarily assign or transfer an employee who has been approved to take leave on an intermittent or reduced-schedule basis (i.e. for foreseeable planned medical treatments) to another position that better accommodates the leave with equivalent pay and benefits.

**Notice and Certification Requirements**

When the need for leave is known in advance, an application for leave should be submitted, in writing, to the Human Resources Department at least 30 days prior to the start of FMLA leave. When the need for FMLA leave arises unexpectedly, notice should be given as soon as practicable (or within two (2) business days) of learning of the need for leave.

If the employee requests leave due to his/her own or a family member’s serious health condition, the employee may be required to provide, within fifteen (15) days of the request, medical certification from a healthcare provider on a University-provided form. The University, at its own expense, may require a second medical opinion by a physician of its choice to confirm or challenge the certification from the employee’s health care provider. Where conflicting medical opinions exist, the University, at its expense, may require a third medical opinion from a health care provider jointly selected by the employee and the University. The third medical opinion shall be final and binding.

During the FMLA leave period, the University may require medical recertification from the health care provider of the employee or the employee’s spouse, parent or child. The University may request medical recertification at reasonable intervals, but not more often than once every thirty (30) days and only in connection with an absence. In some limited exceptions, the University may request medical recertification, regardless of the length of time since the last request: (i) an employee requests an extension of the leave; (ii) when circumstances for the original certification have changes; or (iii) when the University has a good faith reason to challenge the validity of the original certification.

In all cases, an employee’s failure to comply with the University’s certification requirements will result in the delay, denial or revocation of FMLA leave.

**Integration with Other Leave**

Unless prohibited by state law or in conflict with any applicable collective bargaining agreement, FMLA leave runs concurrently with any one or more of the following types of leave: occasional absence, short-term disability, Workers’ Compensation, salary continuation, sick, and vacation days. An eligible employee taking leave will be required to substitute accrued paid time off for all or part of the unpaid FMLA leave, except for short-term disability and Workers’ Compensation leaves of absence. Once paid leave has been exhausted, the remaining weeks of leave granted under this Policy shall be unpaid.
Employees who are on a leave of absence covered by payments such as short-term disability or Workers’ Compensation benefits will not be required to substitute accrued paid time while receiving these benefit payments. However, the University and the employee may agree to have accrued paid leave supplement the disability or Workers’ Compensation benefits, to the extent permitted by state law.

Even absent a request for FMLA leave, the University may designate an absence as FMLA leave and count it toward your statutory entitlement of 12 or, if applicable, 26 weeks if the University determines that the leave qualifies or may qualify as FMLA leave.

Additional information about the use of paid leave during an FMLA leave of absence may be obtained by contacting the Human Resources Department.

**Benefits**
While on FMLA leave, an employee’s health and other benefit coverage will continue under the same terms as if you were working, and you continue to be responsible for the same portion of your health premiums and for payment(s) for other Employer benefit coverage as you paid before taking the leave. During unpaid FMLA leave, you must arrange for personal payment in accordance with the provisions of the applicable plans. If a required premium is not received within 30 days of the due date, the coverage may be dropped for the remainder of the leave. If you do not retain health benefits during an FMLA leave, coverage may be reinstated upon return from the leave on the same terms that were in effect prior to the leave, subject to any adjustments made for similarly situated employees, without any qualifying period, physical examination or exclusion for pre-existing conditions. However, any claims will not be reimbursed if incurred during any period during which you did not pay your required contribution and coverage was dropped for non-payment.

Except as required by COBRA, the University’s obligation to maintain health benefits ceases upon any of the following:

- you inform the University of your intent not to return from leave;
- you elect not to continue health coverage during the leave;
- your required premium payment is delinquent by more than 30 days, or
- you fail to return after an FMLA leave is exhausted.

There will be no loss of seniority rights or any benefits accrued prior to the date on which leave is commenced. During an FMLA leave of absence, personal leave, sick time, holidays, and vacation time will not accrue unless otherwise determined by the University on a uniform and nondiscriminatory basis.

**Return to Work**
With limited exceptions for certain “key employees,” as defined by law, employees who timely return from FMLA leave, upon or prior to exhaustion of such leave, will be returned to their original or equivalent position, with equivalent pay, benefits and other employment terms. A key employee may be denied reinstatement rights if such reinstatement would cause substantial and grievous economic injury to the University.
You may be required to provide a fitness-for-duty medical certification prior to returning to work if leave was taken for your own serious health condition. Such certification may also be required by the University whenever there is a question about fitness-for-duty. The University may require a second medical opinion by a physician of its choice and at its own expense. Given conflicting opinions, the University may require and pay for a third medical opinion from a jointly selected physician.

A voluntary election not to return to work will result in termination of health coverage and an obligation to repay any health premiums paid by the University on your behalf during any period of unpaid leave. Repayment may not be required if the failure to return is due to a continuation, recurrence or onset of a serious health condition or other circumstances beyond the employee’s control. As with any leave, a failure to return upon expiration of an FMLA leave may be treated as a voluntary resignation.

**Fraud**
An employee who fraudulently obtains FMLA leave is subject to disciplinary action, up to and including termination.

**FMLA Posting**
The University shall post a notice summarizing the main provisions of the FMLA, including enforcement of the statute, in accordance with federal law.

**Paid Family Leave**

Beginning January 2018, Paid Family Leave (PFL) becomes a mandatory benefit in New York State, providing eligible employees with job protection and paid time off for certain qualifying events for certain family members.

**I. Eligibility: Eligible Employees**
A. An employee of Colgate University (“the University”), working in New York State whose regular employment schedule is 20 or more hours per week will become eligible to receive PFL benefits after 26 consecutive weeks of employment.

B. An employee of the University working in New York State whose regular employment schedule is less than 20 hours per week will become eligible to receive PFL benefits after 175 days of employment.

C. An employee who will not meet the eligibility requirement will be afforded the opportunity to waive PFL benefits by completing a PFL waiver form (e.g. certain temporary or part-time employees, including student employees). The waiver, available on the Human Resources website, must be submitted to Human Resources. Waivers that are deemed eligible will be processed accordingly. If an employee elects to waive coverage and his/her regular schedule changes such that he/she works for 26 consecutive weeks or 175 days in a consecutive 52-week period, the waiver will be automatically revoked. When the waiver is revoked, the University may begin deducting contributions from the employee, including any retroactive amounts from the date of hire.

D. The use of scheduled benefit time (e.g. vacation) that has been approved by the University; or other periods where the employee is away from work on a paid leave are counted as days/weeks of
employment for purposes of determining eligibility to receive PFL benefits during employment, so long as the required PFL premium is paid by the employee during such periods of time.

E. Time spent on short-term disability (i.e. DBL) shall not be counted as days/weeks of employment for purposes of determining eligibility to receive PFL benefits during employment.

F. An employee who is eligible for both DBL benefits and PFL benefits during the same period of 52 consecutive calendar weeks shall not receive more than 26 total weeks of combined DBL benefits and PFL benefits during that period of time.

G. Individuals working in a “teaching capacity” which would include a majority of the University’s faculty, are not eligible for leave under this specific policy.

II. Premium

A. The University is responsible to collect the premium contributions for the statutory PFL coverage from each covered employee. Payroll deductions begin on January 1, 2018, or the employee’s first day of employment, whichever is later. The University is not required to fund any portion of the statutory PFL benefit.

B. The employee’s maximum contribution is 0.126% of weekly wage capped at New York State’s average weekly wage (NYSAWW). The PFL contribution rate is set by New York State and will be determined on an annual basis effective every January 1.

III. Statutory PFL Benefits

A. An eligible employee may be entitled to benefits for leave taken from work for the following qualifying events:

   (1) To participate in providing care, including physical or psychological care, for a family member of the employee made necessary by a serious health condition of the family member;

   (2) For the employee to bond with the employee’s child:

      • during the first 12 months after the child’s birth;
      • during the first 12 months after the placement of the child for adoption or foster care; or
      • before the actual placement or adoption of a child if an absence from work is required for the placement for adoption or foster care to proceed;

   (3) Due to any qualifying exigency pursuant to FMLA, arising out of deployment abroad on active military service or an impending call or order to active military deployment abroad in the Armed Forces of the United States for the spouse, domestic partner, child or parent of the employee.

PFL will run concurrently with leave under the Family and Medical Leave Act (FMLA) where the leave qualifies under both laws. In these cases, the employee will be required to comply with notice and application procedures under both policies. If an employee whose absence qualifies for both PFL and FMLA but declines to apply for PFL benefits (despite being notified he/she is also taking leave for a PFL-qualifying reason), such time will nevertheless count against the employee’s PFL allotment.

B. PFL benefits phase in over four years with gradually increasing benefit amount and duration as follows: for leave taken in weekly increments.

<table>
<thead>
<tr>
<th>Benefit Stage</th>
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<th>Maximum Benefit Amount</th>
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87
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<tr>
<th>Effective Date*</th>
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<th>Statewide Benefit Cap</th>
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<tr>
<td>1/1/2021</td>
<td>12 weeks</td>
<td>67%</td>
<td>*</td>
</tr>
</tbody>
</table>

* The statewide benefit cap for years after 2018 will be determined annually by the state and applied in January. For 2018 the State Average Weekly Wage (SAWW) is $1,305.92.

The benefit rate for the employee’s period of family leave shall be the rate that is in effect on the first day of family leave taken.

The 52 consecutive week period is computed retroactively to the first day for which benefits are currently being claimed. A single claim may not cover more than 52 consecutive weeks.

C. Intermittent Leave. PFL can be taken intermittently (in separate blocks of time) in full-day increments. If an employee is taking intermittent FMLA leave in partial-day increments for a PFL-qualifying reason, and the employee is paid for working part of a day, the University will track the hours taken as FMLA and will deduct one day of PFL benefits from the employee’s annual available PFL benefit.

IV. Employee Notice Requirements When Requesting PFL Benefits

A. Foreseeable leave

(1) The employee must provide 30-days advance notice to the University prior to the first day of leave taken for a foreseeable qualifying event. If 30-days advance notice is not practicable, then notice must be given as soon as practicable.

(2) The advance notice must include the anticipated timing and duration of the leave for;

   (a) continuous leave; or
   (b) intermittent leave. The employee should provide notice as soon as practicable before each day of intermittent leave. The employee shall advise the University and the PFL carrier of the schedule of intermittent leave. The PFL carrier may withhold payment pending submission of a request for payment together with the dates of intermittent leave.

(3) The employee shall advise the University of any change in the timing and/or duration of the leave.

(4) If the employee fails to give 30-days advance notice of foreseeable leave the University may request that the PFL carrier delay the payment of benefits to the employee (known as a partial denial) for a period of up to 30 days from when the notice was given.

B. Unforeseeable Leave

(1) When the need for continuous leave is unforeseeable, the employee must provide notice to the University as soon as practicable.

(2) When the need for intermittent leave is unforeseeable, the University may require the employee to provide notice as soon as practicable before each day of intermittent leave. The employee shall advise the University and the PFL carrier of the schedule of intermittent leave. The PFL carrier may withhold payment pending submission of a request for payment together with the dates of intermittent leave.
V. Applying for PFL Benefits

A. The employee requests PFL benefits by completing a Request for Paid Family Leave and Certification form (PFL-1 claim form), which is available from the PFL carrier or from Human Resources.

B. The employee provides the University with the request for PFL claim form to complete the employer information section. The employee completes the appropriate certifications or proof of claim documentation and submits the request to the PFL carrier. No benefits are required to be paid by the PFL carrier until the completed request for PFL together with the necessary certifications or proof of claim documentation have been submitted to the PFL carrier.

C. The employee must submit the completed request for PFL together with the necessary certifications or proof of claim documentation to the PFL carrier no later than 30 days from the first day of leave. For a previously unspecified day of intermittent leave, the request for payment must be made within 30 days of the leave. However, employees are encouraged to file claims as quickly as possible to ensure prompt payment of benefits for qualifying leaves.

D. The PFL carrier will make the final determination of whether the employee is eligible for PFL, whether the reason for the leave qualifies under the law, and whether the employee has provided sufficient documentation to support the need for the leave. This determination is not made by the University. Employees will not receive PFL benefit payments until the claim is fully submitted to and approved by the PFL carrier. The PFL carrier will pay or deny the claim within 18 days of the submission.

E. Advance Request for PFL for Foreseeable Qualifying Events.

   (1) An employee may submit a request for PFL in advance of the happening of a foreseeable qualifying event. Any such request shall indicate that it is being submitted in advance of the qualifying event.

   (2) The PFL carrier will provide the employee with information regarding the claim and the manner in which missing information shall be submitted.

   (3) Once PFL carrier receives a completed request for PFL, the PFL carrier shall make the final determination of whether the employee is eligible for PFL, whether the reason for the leave qualifies under the law, and whether the employee has provided sufficient documentation to support the need for the leave.

F. An employee who is absent from work and whose PFL claim is not fully submitted to or approved by the PFL carrier may be authorized for leave, if eligible, under the University’s other leave policies. However, if the employee does not qualify under those policies, or has no available, accrued paid time off, the absence may be treated as unexcused and subject to the University’s attendance policies.

VI. Employee Use of Accruals and Employer Request for Reimbursement

A. When an employee provides the University with advance notice of PFL, the University provides an option for employees to supplement PFL payments from the carrier with all or part of unused accruals or other paid time off to receive full salary during the period of family leave. Administrative and staff coaches (exempt/salaried) may use vacation time, in one hour increments. Support staff and Technicians (non-exempt/hourly) may use vacation time to supplement PFL. In the case of caring for a family member, the use of sick time will be permitted for support staff and technicians. In no case can the combination of benefits result in the receipt of more than 100% of an employee’s normal wages. Benefit time payments will be paid through the University’s payroll department and PFL benefits will be paid by the PFL carrier.
B. For unforeseen PFL and PFL that is determined retroactively, the University provides an option to employees to elect to use all or part of unused accruals or other paid time off to receive full salary during the period of family leave. In such situations, the time off will still count against the employee’s maximum PFL allotment and the employee will be paid in full directly from the University rather than receiving monetary PFL benefits from the PFL carrier. The employee will still file a claim for PFL benefits, but the University will request reimbursement for the PFL benefits due by filing its claim for reimbursement with the PFL carrier in accordance with Workers’ Compensation Law §205(2)(c).

VII. Restoration to Employment
Employees who return to work at the conclusion of an approved PFL leave will be restored to the same or to a comparable position (with comparable employment benefits, pay and other terms and conditions of employment) upon their return from leave.

VIII. Maintenance of Benefits
If an employee’s PFL claim is approved by the PFL carrier, the University will maintain the employee’s health, Rx, dental and life benefits as if the employee continued to be actively employed. Specifically, the University will continue to pay its portion of the employee’s premium while the employee is on PFL.

The employee will be responsible for continuing to contribute his/her portion of the health premium along with other normal deductions and is expected to make arrangements with Human Resources so that this payment is made in a timely fashion. If the payment is more than thirty (30) days late, the employee’s health care coverage may be dropped for the duration of the leave. The University will provide fifteen (15) days notification prior to the employee's loss of coverage.

IX. Appeal Rights
An employee whose claim for PFL benefits has been denied has the right under state law to appeal the determination through an arbitration proceeding. Appeal information is available from the PFL carrier.

X. Fraud
An employee who fraudulently obtains PFL leave, or who uses PFL leave in an improper manner, is subject to disciplinary action, up to and including termination.

XI. Protection from Retaliation
The University will not discriminate and/or retaliate against any employee for inquiring about, applying for or using PFL benefits. Employees who believe they have experienced discrimination and/or retaliation should immediately notify their supervisor or Human Resources.

Definitions for PFL
Average Weekly Wage means, for the purpose of computing the PFL benefit, the average of the total wages of the last eight weeks, excluding the week in which PFL began.
Child means a biological, adopted, or foster son or daughter, a stepson or stepdaughter, a legal ward, a son or daughter of a domestic partner, or the person to whom the employee stands in loco parentis.

Family Member means a child (regardless of age), parent, grandparent, grandchild, spouse, or domestic partner.

Foreseeable Qualifying Events include an expected birth, placement for adoption or foster care, planned medical treatment for a serious health condition of a family member, the planned medical treatment for a serious injury or illness of a covered service member, or other known military exigency.

Grandchild means a child of the employee’s child.

Grandparent means the parent of the employee’s parent.

Parent means a biological, foster, or adoptive parent, a parent-in-law, a stepparent, a legal guardian, or other person who stood in loco parentis to the employee when the employee was a child.

Providing Care may include necessary physical care, emotional support, visitation, assistance in treatment, transportation, arranging for a change in care, assistance with essential daily living matters, and personal attendant services.

Serious Health Condition means an illness, injury, impairment, or physical or mental condition that involves inpatient care in a hospital, hospice, or residential health care facility, or continuing treatment or continuing supervision by a health care provider. Note that ordinarily, unless complications arise, the common cold, the flu, ear aches, upset stomach, routine dental or orthodontia problems, etc. do not constitute a serious health condition.

Statewide Average Weekly Wage means the average weekly wage of employees in this State for the previous calendar year as reported by the NYS Commissioner of Labor.

Wages means the money rate at which employment with a covered employer is recompensed by the employer as more fully set forth in 12 NYCRR 357.1 and in the case of a self-employed person, the person’s self-employment income as defined in 26 U.S.C. § 1402(b).

Short-Term Disability

Part-time, Casual or Temporary:
The university provides short-term disability insurance, through a private carrier, for part-time, casual and temporary employees, as required. After four consecutive weeks of work, short-term disability provides income protection, after a seven-day waiting period, the lesser of 60% of weekly covered earnings to a maximum of $170 per week, with a minimum of $50 per week. Short-term disability covers any medically necessary, non-occupational disability, as approved by the carrier, for up to 26 weeks per claim. Employees will not receive more than 26 weeks of benefits during any 52 consecutive weeks. Coverage ends 30 days after termination of employment. Employees should contact Human Resources for information or claims.

Technicians and Support Staff (non-exempt, hourly):
The university provides short-term disability insurance, through a private carrier, for technicians and support staff after four consecutive weeks of work. Short-term disability covers any medically necessary, non-occupational disability, as approved by the carrier, for up to 26 weeks per claim. Employees will not receive more than 26 weeks of benefits during any 52 consecutive weeks. The insurance provides income protection, after a seven-day waiting period, the lesser of 60% of weekly covered earnings to a maximum of $350 per week, with a minimum of $50 per week.
Administrators (exempt, salaried):
Regular full and part-time administrators who have been employed at least 30 days and less than one year and are on a medically necessary, non-occupational disability, as approved by the carrier, will receive their regular salary for the first seven days (5 working days) of disability and 60% of salary for the remainder of the initial six months of disability.

Regular full and part-time administrators who have been employed for at least one year and are on a medically necessary, non-occupational disability, as approved by the carrier, will receive their regular salary for the first six months of disability. No salary is provided beyond 6 months. The maximum benefit in a 12-month period beginning on the first day of disability will be 6 months of coverage.

Coverage ends 30 days after termination of employment. Employees should contact Human Resources for information or claims.

Long-Term Disability

Employees in regular full-time and regular part-time positions of at least 1040 hours per year are provided with long-term disability after one year of employment, unless the employee meets the qualifications for immediate enrollment upon hire.

The insurance provides for a benefit equal to 60% of regular monthly salary, to a maximum of $12,500/month and minimum of $100/month, less the sum of benefits from other sources, to employees who are unable to work due to illness or injury, as approved by the carrier. Benefits continue to be payable each month during the term of continuous total disability.

There is a six-month waiting period before an employee can apply for long-term disability benefits (see the short-term disability section). Complete details and benefit payment schedules can be found on the HR website.

In the event of a long-term disability, the plan also provides for a monthly annuity premium benefit to be credited to the employee’s Colgate retirement plan. This insure that the retirement program will be available when the disabled employee’s disability coverage ends.

The University will continue health and dental coverage, based on the current premium structure in place, as long as the employee is collecting benefits as approved by the LTD carrier. Basic life insurance will be covered by the University during the first 9 months of approved benefits. Continuation of life insurance, after 9 months is dependent on approval of a life insurance waiver by the life insurance carrier.

Funeral Leave

In the event of the death of a member of an employee's immediate family, the employee is eligible for up to a three-day leave with pay. Approval of the supervisor is required. The immediate family includes mother, father, husband, wife, domestic partner, son, daughter, sister, brother, mother-in-law, father-in-law, daughter-in-law, son-in-law, sister-in-law, brother-in-law, grandparents, grandparents-in-law, grandchildren, aunt, uncle, and persons in comparable relationships. Foster parents and stepparents are also considered to be within this definition.
Jury Duty
Regular full-time and regular part-time employees are eligible for leave with pay for jury duty. Regular pay will be provided by Colgate, but employees must reimburse Colgate for any jury duty pay (less payments for mileage) received from the State during the time the employee is also receiving pay from Colgate.

Part-time, casual and temporary employees will be paid the equivalent of a regular day of pay up to $40 per day for the first three days of jury duty, if serving on a regularly scheduled day.

Employees who have been called for jury duty are expected to report to work if they are excused early by the court.

Leave of Absence
All requests for time off from regular working hours should be approved by the supervisor. Regular full-time or regular part-time employees who have completed one year of service with the University may, upon written request and for suitable cause, be eligible for a personal leave of absence of up to one year without pay. Requests should be submitted to the Human Resources Department with the approval of the supervisor. During this time all University-paid benefits are suspended unless benefits are continued at the employee's expense. Arrangements must be made in advance for employee payment of life insurance and medical insurance during the leave of absence. The seniority that has accumulated to date will remain intact.

If the employee works elsewhere during a leave of absence without prior permission from the Associate Vice President for Human Resources or fails to return promptly at the expiration of the leave of absence, the employee shall be deemed to have left the employ of the University voluntarily. An employee on a leave of absence is not guaranteed reinstatement to the employee's regular position, but will be considered for any available positions for which they qualify.

Maternity Leave/Parental Leave
Child Bearing Leave
Absences caused by temporary disabilities associated with pregnancy or childbirth are subject to the provisions of the short-term disability plan and sick time policy.

Parental Leaves
Less Than One Year of Service
Any Administrative, Staff Coach, Technical or Support Staff employee that qualifies for benefits who is the parent of a newly-born or newly-adopted child and who has less than one year of service may request an unpaid maternity/parental leave of up to four months in addition to the period of the disability. Parental leaves run concurrently with Paid Family Leave. Employees must complete 3 months of employment or in the case of hourly employees, successfully complete their introductory period to be eligible.
More Than One Year of Service
An employee who has completed one year of employment who is a parent of a newly-born or newly-adopted child may request an unpaid maternity/parental leave of up to six months in addition to the period of the disability. Parental leaves run concurrently with Paid Family Leave.

University-paid benefits will continue during an approved parental leave. A request for leave should be submitted, with supervisor's approval, to the Director of Benefits and Employee Wellness. Individuals who take maternity or parental leave will be granted the same reinstatement rights as individuals who are absent due to disability leaves of absence.

Maternity and Parental leaves run concurrently with Family and Medical Leave
Employees may use available accrued vacation to run concurrently with a maternity/parental leave. Accrued sick time cannot be used during the leave period, unless there is a serious illness.

Military Leave
Any regular full-time or regular part-time employee may request military leave under the regular leave of absence policy except that the leave need not be limited to one year. Additionally, as a member of the military reserve, the employee is eligible for leaves to participate in active duty necessary to maintain military membership and/or rank. This leave is granted for a maximum of two weeks and is in addition to vacation. The University will pay the difference between the regular base salary and military pay for the two-week period. If an employee is required to attend a period of active duty longer than the two-week period, a leave of absence, without salary, will be granted as described in the section entitled “Leave of Absence,” beginning with the third week of duty.

The reemployment rights for veterans and members of the uniformed services is covered through the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA). The law guarantees the reemployment rights and benefits for an individual who leaves to serve in the uniformed services as long as the cumulative period of absence from the individual's employment does not exceed five years.

Colgate does not discriminate against employees because they are subject to military leave.

Time Off for Fire Fighters and Emergency Medical Technicians
Regular full and part-time employees who are Volunteer Fire Fighters will be paid for their normal hours of work for absences spent providing fire and emergency services, if called during normal work hours, and upon presentation of written confirmation from the chief of the fire department.

Regular full and part-time employees who are Volunteer Emergency Medical Technicians will be paid for their normal work time for absences spent on a confirmed emergency medical call, if called during normal working hours and upon presentation of written confirmation from the chief of the ambulance service.

There are times when employees may not be able to leave to participate in these volunteer activities. Employees must discuss, in advance, their volunteer role with their supervisor and
follow departmental guidelines as established by the supervisor. Employees are required to notify their supervisor prior to leaving or as soon as possible, in the case of a delayed arrival.

**Time off to Vote**
Colgate encourages employees to fulfill their civic responsibilities by voting. An employee who is a registered voter may take sufficient time off to enable them to vote at any covered election without loss of pay for up to three (3) hours. Time taken off for voting may be used only for voting.

Employees must notify their supervisor at least two (2) days before the day of the election that they need time off to vote. Employees must take this leave at the beginning or end of their shift, whichever the supervisor designates.

**Time Off For Employee Wellness Activities**
Colgate believes in maintaining a healthy work force, both physically and mentally, and recognizes the importance of maintaining and promoting the health and well-being of its employees. Under the employee CU Well program, offerings for flu shots, biometric screenings and educational sessions may fall within an employee’s regularly scheduled work hours. Employees are encouraged to participate in these programs, with the permission of their supervisor and are not required to use vacation or sick time. Participation during the lunch hour, breaks or after normal work hours is not considered paid time.

**Temporary Help**
The use of part-time, casual and temporary employees “floaters” is generally only authorized under the following circumstances:

- to fill in for an employee who is on an approved leave of absence or is on an extended absence covered by disability, workers’ compensation, Family Medical Leave or Paid Family Leave.
- to fill in for an employee who is on an extended vacation of two weeks or more and there is no other help available.
- there is a vacant position in the department, with a need that cannot be met by existing staff.
- there is a critical need that cannot be met in any other way and the appropriate Vice President or Dean has authorized the temporary hire.

Departments are encouraged to schedule time off for their staff in a way that reduces the need for temporary help. All requests for temporary help must be coordinated through the Human Resources Department, in accordance with the guidelines. The University has a general fund, administered by Human Resources, to assist with long-term, unplanned temporary help needs (e.g. approved leaves, vacancies). Supervisors should contact Human Resources in advance to discuss their needs, prior to making any arrangements.
SECTION VII: BENEFITS

Summary of Benefits
For a summary of the insurance benefits go to: http://www.colgate.edu/working-at-colgate/benefits.

Child Care
The University contributes to the Chenango Nursery School, Inc. a not-for-profit parent cooperative with a nursery school and day care center located in Hamilton. A limited number of tuition scholarships are available based on financial need. For further information, contact the Chenango Nursery School at 824-1810.

COBRA
Pursuant to federal law, the Consolidated Omnibus Reconciliation Act (COBRA), employees, spouses and dependents of employees are eligible for temporary extension of health and dental coverage at approximately the same group rates in certain instances when coverage under the plan would otherwise end. The cost would be paid by the employee, spouse, or dependent.

Employees of Colgate University who are covered by Colgate's health insurance plan, have the right to choose this continuation of coverage if group health coverage would stop because of a reduction in hours of employment or the termination of employment (for reasons other than gross misconduct).

A spouse of an employee covered by Colgate's health insurance plan has the right to choose this continuation of coverage, if group health insurance under the plan is lost for any of the following four reasons:
1. the death of the employee;
2. a termination of the spouse's employment (for reasons other than gross misconduct) or reduction in the spouse's hours of employment;
3. divorce or legal separation from the spouse; or
4. the spouse becomes eligible for Medicare.

A dependent child of an employee covered by Colgate's health insurance plan has the right to a continuation of coverage if group health coverage under the health insurance plan is lost for any of the following five reasons:
1. the death of a parent who is an employee;
2. the termination of a parent's employment (for reasons other than gross misconduct) or reduction in a parent's hours of employment with Colgate University;
3. parents' divorce or legal separation;
4. a parent becomes eligible for Medicare; or
5. the dependent ceases to be a "dependent child" under the University's health insurance plan.

Under this law, the employee or family member is responsible for notifying the Human Resources Department of a divorce, legal separation or of a child losing dependent status under the health insurance plan. When the Human Resources Department is notified that one of these events has
happened, the Human Resources Department will provide notification of the right to choose continuation of coverage. The Human Resources Department must be informed within 60 days from the date coverage would be lost. If coverage is not continued, the group health insurance coverage will end as scheduled. If continuation coverage is chosen, Colgate University is required to give coverage which, as of the time coverage is being provided, is identical to the coverage provided under the plan to similarly situated employees or family members.

Coverage can be continued for 18 to 36 months, depending on the reason for termination of insurance. However, continuation of coverage may end for any of the following five reasons:
1. Colgate University no longer provides group health coverage to any of its employees;
2. The premium for continuation of coverage is not paid;
3. The covered person becomes an employee covered under another group health plan.
   (However, loss of COBRA coverage will not result if the new plan contains a pre-existing condition limitation);
4. The covered person becomes eligible for Medicare;
5. The spouse who was divorced from a covered employee subsequently remarries and is covered under the new spouse's group health plan.

Domestic Partner Benefits
Colgate University extends the same benefits to persons who meet the University's definition of domestic partner that the University presently extends to spouses of employees to the extent permitted by law and by the underwriting guidelines imposed by the insurance companies. The inclusion of domestic partner coverage in Colgate's benefit program is consistent with the University's dedication to ensuring non-discriminatory practices and, represents a commitment by Colgate to remain competitive in the recruiting of new faculty and staff. Finally, it is a recognition of a current social reality, and a belief in the equality, value and legitimacy of all members of our community.

A Domestic Partner is an unrelated adult of the same or opposite sex of the employee with whom the employee is living in an intimate, long-term relationship with an exclusive commitment similar to marriage, in which the partners are jointly responsible for one another's welfare and share financial obligations. In order to qualify for benefits, the domestic partnership must have been in existence for at least six (6) consecutive months with the expectation that the relationship will continue indefinitely.

For more information, including an application, please contact the Human Resources Department.

Educational Assistance Programs
Loans
After successful completion of the introductory period, Administrative, Technical and Support Staff employees are eligible to apply for an educational loan from the University for a dependent's college education. To be eligible, a child must be a dependent of the Colgate-affiliated parent. The dependence requirement follows the guidelines used by the Internal Revenue Service.
Under this program, employees may borrow up to $1,000 without interest for up to two years. The loan is payable by payroll deduction in regular installments commencing 30 days from the date of loan. The loan is immediately repayable upon termination of employment. As the maximum amount of money to be loaned by the University at any one time is limited, loans will be made on a first-come/first-served basis. If both husband and wife are employed by the University, either, but not both, may apply for an educational loan. Employees are not eligible for this benefit if the employee and/or a Colgate-employed spouse qualifies for the Colgate Higher Education Grant.

Higher Education Grant Program for Children of Employees
Colgate University currently grants an amount up to one-half of Colgate’s tuition for any eligible child of an eligible employee who are matriculated and attend an accredited college or university in pursuit of an initial undergraduate degree on at least a half-time basis. In the case of two eligible parents, the total grant the two employees can receive together for an eligible child will not exceed one-half of Colgate’s tuition. To be eligible, a child must be a natural or adopted child, or the dependent stepchild, of an eligible Colgate employee, as certified by the employee on a form approved by Colgate (and subject to the right of Colgate to request any information and/or documentation regarding the child as Colgate may, in its sole discretion, determine to be appropriate to review the child’s eligibility or the tax status of any grant provided with respect to the child). This grant is available for a total of eight semesters or the equivalent if the child attends a school with a different academic schedule. For certain disabled children, possible exceptions to the half-time student requirement and the eight semester limit requirement are possible if the applicable requirements described in the “Special Requirements for Eligible Disabled Children” section of this policy that appears below are satisfied. This is a voluntary policy which is not legally binding and may be cancelled or changed without notice. Other requirements applicable to the program are listed below:

Application Process
An Application for Colgate Higher Education Grant for each academic year (typically Fall, Spring and Summer, not to exceed the approved amount of the annual grant) for which the grant is sought must be submitted by June 1st immediately preceding that academic year. Applications are available to download at https://www.colgate.edu/sites/default/files/2019-07/cheg-application-071719.pdf or by contacting the Human Resources Department at 228-7565 if computer access is not available. An e-mail reminder with a link to the application form will be sent to all employees on or about May 1 of each year.

Eligibility
A child is eligible for the Colgate Higher Education Grant if (in addition to the requirements described above):
1. On the date of enrollment at least one of the child’s parents is:
   a) a full-time employee of Colgate, defined as one who is in a position that is approved for no less than 1,462.5 hours per year ("Full-Time Employee"), and who had continuous services as a Full-Time Employee eligible for full Colgate benefits
throughout the seven year period ending on the date of enrollment, or

b) deceased, and who at the time of death had continuous service as a Full-Time Employee eligible for full Colgate benefits throughout the seven year period pending on the date of death, or

c) retired at an approved age in accordance with Colgate policy, and who at the time of retirement had continuous service as a Full-Time Employee eligible for full Colgate benefits throughout the seven year period ending on the date of retirement, or

d) age 60 or older and has at least seven years of continuous service as a Full-Time Employee eligible for full Colgate benefits.

2. The 1,462.5 hours per year requirement in 1(a)-(d) above shall be based on the twelve month period that ends (a) after the date on which the employee enters an eligible class, and (b) on each subsequent anniversary of such date.

3. Eligible employees who are on approved leaves of absence of not more than one year and periods of illness or disability during which payments were received under a Colgate disability plan shall be included in periods of continuous service and shall not be deemed to terminate the status of full-time employee.

4. The child must be under 25 years of age on December 31st of the academic year for which the grant is sought.

5. An eligible employee described in 1(a) above must, during the period that the grant is received, continue to be a Full-Time Employee eligible for full Colgate benefits.

6. An eligible employee will only be entitled to receive the grant under this program if they have first been classified as being eligible for the grant by Colgate’s Human Resources Department.

**Manner of Payment**

1. Colgate shall provide payment for each eligible child who is matriculated for initial undergraduate work at an accredited college or university, except that payment in any one year shall not exceed the tuition and mandatory fees of the institution attended. The term “mandatory fees” shall exclude, among other things, room and board expenses and any other non-academic expenses.

2. Payment shall be made directly to the institution in which an eligible child is enrolled upon certification that the child is duly enrolled as at least a half-time student. Such
certification should state the tuition and mandatory fees charged by the institution attended. Special rules apply if an eligible child starts, but does not complete, an academic semester or term, and the Colgate Human Resources Department should be contacted if that occurs. Receipt of institutional, state or federal aid does not affect the amount of the Colgate Higher Education Grant; but receipt of the Colgate Higher Education Grant may affect any institutional, state or federal aid offered by the institution where the child is enrolled (including Colgate University) and may reduce any financial aid award.

3. Except as otherwise provided in the “Special Requirements for Eligible Disabled Children” section of this policy that appears below, no eligible child shall receive such assistance for more than a total of eight semesters or the equivalent.

**Procedures**

To assist the University in financial planning for the allocation of sufficient funds to the Higher Education Grant Program, employees who plan to participate in this Program are requested to notify the Human Resources Department of their intention two years in advance of the proposed date of enrollment in an accredited educational institution. Please email benefits@colgate.edu stating your child’s name and expected high school graduation date. No separate form is necessary.

**Special Requirements for Eligible Disabled Children**

If a child satisfies the eligibility requirements of this policy and has a qualifying disability that has been approved by Colgate’s Human Resources Department (“Eligible Disabled Child”), and if that qualifying disability would have an impact on the Eligible Disabled Child’s progress toward degree completion, the applicable eligible employee, on behalf of the Eligible Disabled Child, can apply to Colgate’s Human Resources Department for a modification of the halfstudent requirement and/or the eight semester limit requirement. An application for such a modification must be approved by Colgate’s Human Resources Department, and any such approval will specify the minimum student enrollment level and/or the maximum number of semesters that will be provided for the completion of the first baccalaureate degree of the Eligible Disabled Child based on their disability.

In order to apply for any such modification, an eligible employee must submit (1) a letter requesting the modification, and (2) documentation from a professional who is not a relative and who is qualified to provide a current and complete assessment of the Eligible Disabled Child’s educational needs and can establish in writing the correlation between the functional impact of the disability and any recommended accommodations related to the Eligible Disabled Child’s half-time student status and/or the eight semester timeline. A Disability Service Professional at the applicable university or college the Eligible Disabled Child is attending (or, if none, such other university or college official that is approved by Colgate’s Human Resources Department) would need to confirm in writing that the
accommodation of a reduced course load resulting in a modification of the half-time student status and/or an extension of the eight semester timeline to complete the degree has been approved.

For purposes of this policy, the term qualifying disability shall mean a physical or mental impairment that substantially limits one or more of the major life activities, as determined by Colgate’s Human Resources Department.

**Miscellaneous**
A Colgate Higher Education Grant could, in certain circumstances, be subject to taxes (e.g., if a child does not qualify as a dependent under the Internal Revenue Code, the grant for that child generally will be taxable). If such circumstances are present, Colgate will withhold whatever taxes are required by applicable law. Colgate reserves the right to seek reimbursement of a grant paid if an eligible parent terminates employment and eligibility for the grant ceases. If any issue arises about how this program should be interpreted or applied, such interpretation or application will be made by Colgate in its sole discretion and will be binding upon all interested persons.

**Tuition-free Courses at Colgate**

**Employees:**
Colgate University supports the academic achievement and professional development of its staff members. As evidence of that commitment, employees in regular full and regular part time benefit eligible positions are eligible to take up to two Colgate courses per term without any tuition charge. Interns and employees in comparable positions are eligible to take one course per semester. The following conditions apply:

1. The supervisor must approve any rescheduling of working hours and the employee will be expected to work a full daily schedule. Enrollment in Colgate courses by one employee in a department should be managed so that it does not create extra work for co-workers.

Those employees wishing to take a second tuition-free course at Colgate in any one term may apply to do so through the Associate Vice President for Human Resources. The Director will work with the employee's supervisor to ensure that the department's needs will continue to be met and that co-workers will not be adversely impacted by the employee's attendance in the class. In such cases, a second tuition-free course will be approved. Departments are encouraged, wherever possible, to provide employees with the flexibility to pursue professional development opportunities.

2. It is understood that the privilege of continuing in this program is contingent upon satisfactory academic performance in accordance with standard University regulations. **If an employee fails a course, s/he is not eligible to enroll in another course for a year.** S/he does have the option to withdraw from a course during the withdrawal period but overuse of this alternative may warrant withdrawal of this benefit.
3. To enroll in a class, the employee must obtain an “Application for Tuition Free-Course(s)” from Human Resources. You may enroll following the pre-registration for full-time Colgate students prior to the beginning of the semester or at any time until the end of the drop/add period at the beginning of the semester. The Registrar’s Office will provide information regarding space availability. You must obtain the signature of the instructor of the course on the “Application for Tuition Free-Course(s)” Form.

4. Enrollment may not displace a full-time Colgate student from class.

5. The employee must pay a registration fee of $20.00 for each course attempted and a receipt from the Office of Accounting and control must be submitted with the signed application form to the Registrar’s Office by the end of the drop/add period in any term.

6. If employment at Colgate is terminated and the termination date is on or before drop/add, eligibility for this benefit ceases and the employee is responsible for full tuition. If the termination date is after drop/add, the course may be completed under the terms of this benefit. Employees in regular positions and their spouses/domestic partners are eligible to take one Colgate course per term without any tuition charge under the following conditions:

**Spouses/Domestic Partners:**
Spouses of regular full and regular part time benefit eligible employees are eligible to take two Colgate courses per term without any tuition charge subject to conditions 2 through 6 above. Those wishing to take more than two courses in any term may do so at a cost of one-half tuition for each additional course. Spouses of interns and employees in comparable positions are not eligible for this benefit.

Colgate employees, their spouses or domestic partners interested in obtaining a Colgate degree will need to apply through Colgate’s Office of Admission. This application process should take place once a minimum of four Colgate courses have been completed but not later than having completed eight Colgate courses. Anyone considering matriculation should talk with the Associate Dean of the Faculty as soon as possible regarding their course selection.

Application materials may be obtained from Colgate’s Admission Office. Transfer admission information can be found in Colgate’s Admission with Advance Standing booklet or on the website: [http://www.colgate.edu/admission-financial-aid/apply/transfer-students](http://www.colgate.edu/admission-financial-aid/apply/transfer-students). Admission criteria for employees/spouses/domestic partners are similar to Colgate’s admission standards for non-employees. Questions about the Admission process should be directed to the transfer coordinators in the Office of Admission.

**Taxability of Tuition:**
IRS regulations govern the taxability of tuition benefits. Please contact Human Resources for more information.

**Tuition-Reimbursement: Work Related Courses**
As evidence of its commitment to academic achievement and professional development, it is the policy of the University to assist staff members by providing tuition benefits for them to enroll in
work-related courses and degree programs at the undergraduate level of educational institutions other than Colgate. A staff member must complete three months of employment before becoming eligible for this benefit. Under this plan, staff members holding continuing appointments and working regular schedules of half-time or more will be eligible to take work-related courses. This benefit applies to members of the Administration, B&G, Technical and Support staffs. Staff members working regular schedules of less than half-time and those working temporary appointments are not eligible to participate in the plan.

This benefit provides some reimbursement for tuition for undergraduate courses which are related in a direct or general way to the employee's work and professional development. A “work-related” course is one in which the course content is of significant assistance to the employee in his/her present duties and responsibilities or in his/her professional development. Courses that are not directly related to a specific job, but form part of a work-related degree program may also qualify for this benefit. Courses attended under this policy will be taken at educational institutions other than Colgate and normally classes will not be scheduled during working hours. An employee may, with the supervisor's approval, apply to take courses during working hours if the department's needs continue to be met and if co-workers are not adversely impacted by the employee's attendance in the class. Staff members may take up to two courses per semester and no more than three courses in a year under this program.

If approved, reimbursement will be made at 100% of tuition and fees up to $2,040 per academic year. A grade of C or better is required to obtain reimbursement. If the employee is dependent upon University funding for payment of the course, prior approval is required. Approval will be made by the Human Resources Consultant. Staff members should complete the application for taking work-related courses and submit the form to his/her supervisor. Applications are available in the Human Resources Department.

If approval for taking a course is denied, an employee may request a review of the decision by the Vice President for Finance and Administration. The Vice President requests that the written appeal be forwarded with reasons for reconsideration.

Benefits for Retired Employees

Normal Retirement
Post-Retirement benefits are provided to employees who retire from Colgate University after attaining at least age 65 and after completing at least 10 years of continuous full-time or regular part-time active employment with the University.

Early Retirement
Post-retirement benefits also are provided to employees who retire from the University after attaining at least age 62 and after completing at least 15 years of continuous full-time or regular part-time active employment with the University.

For more information regarding eligibility for normal and early retirement, see “Retirement” on page 110.
For University employees who were hired before July 1, 2012, and who satisfy the age and service eligibility requirements described above, the level of post-retirement benefits is determined by the date of retirement as follows:

**For retirements prior to July 1, 1996**
Please contact Human resources for more information.

**For retirements between July 1, 1996 – June 30, 2006**
Paid life insurance in the amount of $2,000.
Health insurance supplement to Medicare with a prescription drug benefit.*
Medicare Part B reimbursement of $40/month with no increases.
No dental insurance.

**For retirements July 1, 2006 and after**
Paid life insurance in the amount of $2,000.
Health insurance supplement to Medicare with a prescription drug benefit.*
No Medicare Part B reimbursement.
No dental insurance.

Benefits provided to eligible retired employees of Colgate will be provided on the same basis and to the same extent as such benefits are provided for full-time employees, except as noted, and such retired employees may be required to contribute toward such benefits depending upon the cost to the University.

*Insurance Premiums*
Colgate’s contribution toward the cost of health and prescription drug coverage for all retirees (regardless of age or eligibility for Medicare) will be based on the cost of the Supplement to Medicare. If available, retirees may choose to enroll in an alternative plan, but will have to pay the difference between the full premium and the amount Colgate contributes towards the Medicare supplemental coverage.

For University employees who were hired after June 30, 2012, and who satisfy the age and service eligibility requirements described above, post-retirement benefits are determined as follows:

No dental insurance.
No life insurance.
Access to health insurance that is funded, in part, through a “defined contribution” healthcare plan, as follows:

- Beginning upon an employee’s attainment of age 40 (or date of employment, if later), the University will begin making monthly contributions to a tax-exempt trust. Trust accumulations will be applied at the time of retirement to pay premiums for health insurance coverage made available through Emeriti Retirement Health Solutions, a non-profit consortium that provides retiree
healthcare products to a number of institutions of higher education throughout the country ("Emeriti").

- For 2018 – 2019, the University’s annual contribution to the trust shall equal $74.64 per month ($895.68 annualized) per eligible employee. This contribution amount is scheduled to increase by 3 percent each year. Employees may make additional voluntary (after-tax) contributions to a separate trust as another means to save for post-retirement healthcare costs.

- Contributions to the trusts will be allocated to separate subaccounts for covered employees. Employees will be responsible for providing investment directions to TIAA-CREF, who will be engaged as the investment manager.

- After retirement, contributions and earnings accumulated in the trust account(s) for an eligible retiree will be applied to pay the premiums on the applicable Emeriti health insurance, or any other health plan, for the retiree and the retiree’s eligible dependents. When a retiree’s trust accumulations are exhausted, the retiree must pay future premiums from the retiree’s other (personal) resources, if the retiree wishes to continue the selected coverage.

Full details of all post-retirement benefits are described in the formal plan documents that govern the rights of eligible retirees. Employees should not rely on the summaries described above. Further, the University reserves the right to modify or discontinue any or all of the benefits provided to retirees at any time. Employees and retirees shall never be considered vested in any right to the post-retirement benefits described above.

**Wellness Program – CU Well**

Colgate University recognizes the importance of maintaining and promoting the health and well-being of its employees. The employee wellness program, **CU Well**, provides employees with opportunities to improve their health, to exercise, and to learn how to achieve “wellness.”

Articles concerning health and wellness information and activities appear in *The Open 'Gate*, the monthly campus newsletter. The Human Resources Department sponsors other events that focus on wellness including classes (aerobics, water exercise, yoga), brown bag lunches, wellness fairs, and Weight Watchers at Work (contact Human Resources for more information).
SECTION VIII: CAMPUS RESOURCES

Admission to University Events (ID Card)
All Colgate employees (except for those hired on an event or on-call basis) will be issued an official Identification Card. This card may be used to indicate eligibility for free admission to many Colgate athletic and cultural events, for the purchase of tickets for family members at discounted rates, and to obtain the employee discount at the Bookstore. Employees are entitled to use University athletic facilities and equipment at times designated by the Division of Physical Education and Athletics (see Athletic Facilities below). Employees are also entitled to library privileges and to receive discounted rates at the Seven Oaks Golf Course.

Art Gallery [colgate.edu/pickerartgallery]
The Picker Art Gallery, located in the Charles A. Dana Arts Center, has enriched the educational and cultural life of a broad community since 1966. It is the place on campus for all people to develop and pursue their interests in the visual arts. The Picker Art Gallery encourages all interested persons in the Mid-York area to take full advantage of its permanent collection, free exhibitions, and special events.

Athletic Facilities [https://gocolgateraiders.com/sports/2005/12/13/facilities.aspx]
The following facilities are available for use by employees:

**Huntington Gymnasium**
- Trudy Fitness Center
- racquetball, squash, handball courts
- basketball courts
- gymnasium facilities
- sauna
- climbing wall
- locker room facilities
- equipment issue room

**Lineberry Natatorium**
An L shaped 50 meter 6 lane pool with a 50 yard competition area and diving stations.

**Base Camp, Outdoor Education Program**
Outdoor Equipment Rental Center with an extensive inventory of camping, backpacking, skiing and snowshoe equipment.

**Reid Athletic Center**
- ice rink
- bowling lanes
- basketball court
Sanford Field House
- 200 meter jogging/walking track
- four indoor tennis courts
- batting cage

Colgate Boat House
Sailing, canoeing and rowing on nearby Lake Moraine.

Seven Oaks Golf Course
Robert Trent Jones championship course and practice range. Employees receive discounted rates and can pay membership fees by payroll deduction.

Abrahamson Tennis Courts
Nine outdoor cork-turf courts (three singles and six doubles).

Trap Range
Trap range and clubhouse facility.

Bookstore  www.colgatebookstore.com
The Colgate Bookstore is located in the center of downtown Hamilton. Upon presentation of the employee's identification card, employees are entitled to a 10% discount on most purchases that total more than $2. The Bookstore has textbooks, other books, stationery, greeting cards, office supplies, CDs, computers and Colgate memorabilia.

Campus Safety  http://www.colgate.edu/offices-and-services/campussafety
The Colgate Campus Safety Office is located at 88 Hamilton Street. The office may be reached by telephone by dialing ext. 7333 on campus or, from off campus by dialing 228-7333. The Campus Safety Department reports to the Dean of the College, and is responsible for providing emergency response on campus, and for providing Campus Safety services to the university community. Campus Safety staff regularly patrols the campus seven days per week, 24-hours per day.

Information Technology Services  https://www.colgate.edu/about/offices-centers-institutes/information-technology-services/policies
Information Technology Services (ITS) provides a wide variety of computer services to the Colgate community. Its primary mission is to develop, enhance and support electronic resources that foster the exchange of information and ideas among students, faculty, staff and the world.

A campus-wide high speed network connects over 4,500 computers in residence halls, classrooms, and faculty and administrative offices. The network provides connection to the Internet as well as communication services including electronic mail, electronic conferencing, video bulletin boards, a web-based campus wide information system and teleconferencing.

ITS offers computer short courses for staff and faculty throughout the year and runs the HELPLINE – a telephone service that provides quick answers to computing questions.
Dining Facilities
Merrill House [https://www.colgate.edu/student-life/housing-and-dining/dining-campus](https://www.colgate.edu/student-life/housing-and-dining/dining-campus) (the faculty/staff dining room), the Coop, the Pub, Cutten and Curtis E. Frank Dining Halls, Edge Café, and The Juice Bar (in Huntington) are locations on campus where dining services are available for employees. Colgate also operates the Barge Canal Coffee Company, a coffee house on Lebanon Street in downtown Hamilton. Employees who use their ‘Gate Card at Frank Dining Hall and the Edge Café

Health Services
Health Services provides high quality, convenient, accessible, confidential and cost-effective health care as well as educational and preventive services for students. While their primary mission is to provide student medical care, Health Services staff members are available to monitor health concerns for employees such as blood pressure and weight management. They also administer annual flu shots and travel immunizations for faculty and staff. Health Services handles OSHA training for certain departments and teaches first-aid and CPR.

The Health Services Center is not available for the treatment of illness or injuries that require ongoing care.

Human Resources Department
[https://www.colgate.edu/about/offices-centers-institutes/finance-and-administration/human-resources](https://www.colgate.edu/about/offices-centers-institutes/finance-and-administration/human-resources)
The Human Resources Department seeks to provide leadership and expertise on human resource issues by serving as internal consultants to University employees. It is the goal of the Human Resources Department to develop and support a quality workforce, to attract and retain quality employees, to facilitate open, two-way communications between supervisory and staff personnel, to develop and maintain a climate of mutual trust, confidence and sensitivity to the needs of the employee and the University, and to build and enhance motivation, a spirit of cooperation and of job satisfaction. The Human Resources Department serves as advocates for equity and diversity, strives to provide excellent customer service and to strengthen and support the University through the human dimension.

Libraries [http://exlibris.colgate.edu/](http://exlibris.colgate.edu/)
Two libraries serve the Colgate Community. The Case Library and Geyer Center for Information Technology houses collections in the humanities and social sciences; the George R. Cooley Science Library located in McGregory Hall serves the physical and biological sciences, mathematics, computer science and psychology. The mission of both libraries is to provide the Colgate community with outstanding collections and sophisticated information services in support of the university’s educational program. Employees are entitled to use both libraries and books may be borrowed for a two-week period upon presentation of the employee I.D. card.
Lost and Found
The campus lost and found operation is coordinated by the Campus Safety Office located at 88 Hamilton Street.

Mail Services [http://www.colgate.edu/offices-and-services mailservices](http://www.colgate.edu/offices-and-services mailservices)
The Mail Services Department, located on the lower level of the O'Connor Campus Center, provides services through the campus mail delivery system and through its role as a contract station of the U.S. Postal Service. Postal services include money orders, registered mail, certified mail, parcel post, and the sale of all postal supplies. All incoming mail to the University as well as outgoing mail is processed through the Colgate station. During the academic year, the station's hours are from 10:00 a.m. to 4:30 p.m. on Monday, 10:00 a.m. to 6:00 p.m. Tuesday through Friday, and 9:00 a.m. to 1:00 p.m. Saturday. When school is not in session the hours are 10:00 a.m. to 4:00 p.m. Monday through Friday. (Also see Section IX Mail Services on page 20.)

Document Services [http://www.colgate.edu/offices-and-services documentservices](http://www.colgate.edu/offices-and-services documentservices)
The Office of Document Services, located in the basement of the O'Connor Campus Center, provides a number of printing services. All work done by Document Services must be charged against the department code number and the charge approved in advance by the head of the department. The volume of work makes it imperative that sufficient lead time be given for work to be completed when needed. Shorter items which are needed on a rush basis can often be done the same day or on a one day turn-around basis. The Office of Document Services in coordination with the Office of Communications, also has facilities for typesetting, design, and layout of brochures, booklets, programs, posters, flyers, and tickets.

Purchasing [http://www.colgate.edu/offices-and-services purchasing](http://www.colgate.edu/offices-and-services purchasing)
The Purchasing Department is responsible for providing the necessary programs and services to procure all equipment and supplies for the University. As a centralized purchasing operation, the department's objective is to obtain equipment supplies and services in the most economical and efficient fashion.

Telephone Service
The telephone system owned by Colgate University provides rapid telecommunication service between campus telephones. The university maintains an online Contact Directory, which includes faculty, staff and students. Staff can access Colgate’s online directory at [http://www.colgate.edu/directory](http://www.colgate.edu/directory). Persons using Colgate phones for personal calls are expected to reimburse the University when the monthly statements for each extension are received in the departments.
SECTION IX: SEPARATION

Termination of Employment

Resignations
Employees who resign from the University should submit a letter to their immediate supervisor with a copy to the Associate Vice President for Human Resources. Although employees have a right to terminate their employment without advance notice, it is helpful to give as much notice as possible. Administrative employees are encouraged to provide at least one month's notice and Support Staff and Technical employees at least two weeks' notice.

Retirements

Normal Retirement is age 65 with ten or more years of service.

Early Retirement can occur at age 62 but the employee must have at least 15 years of active service at Colgate University.

• Employees who elect to leave Colgate between the age of 55 and 62, and who have at least 15 years of service at Colgate University, may be eligible for an unpaid leave of absence to age 62. During such leaves of absence, benefits will remain in effect but the employee must pay the costs quarterly in advance. At age 62, the employee is eligible to exercise early retirement as provided above.

• Employees who elect to leave Colgate at age 62, but who have not completed 15 years of service to Colgate University, may be eligible for an unpaid leave of absence to age 65. During such leaves of absence, benefits will remain in effect but the employee must pay costs quarterly in advance. The employee must have completed 15 years of continuous employment by the end of the leave of absence. At age 65, the employee is eligible to exercise normal retirement as provided above. These benefits are also provided to employees who are receiving benefits under Colgate’s long-term disability insurance program.

Benefits for employees who retire are outlined on page 103 (Benefits for Retired Employees).

Involuntary Terminations

The University may terminate the employment of an individual at any time in accordance with the provisions of this Handbook.

Colgate may take disciplinary action, up to and including termination, against any employee for failing, in Colgate’s sole discretion, to adhere to certain standards of behavior. Such failure is frequently reflected in certain actions by the employee, like some of those mentioned earlier in this Handbook, and including, but not limited to, the following examples:

• Failure to properly perform the duties or fulfill the responsibilities to which assigned, including wasteful and inefficient use of materials, supplies, or equipment;
• Working overtime without receiving prior authorization;
• Making unauthorized commitments or expenditures on behalf of Colgate;
• Failure to promptly notify Colgate of inability to report to work;
• Violations of Company safety policies, causing hazardous or dangerous situations, or failing to report and/or remedy such situations;
• Disregard for, abuse of or failure to comply with Colgate policies;
• Misuse of confidential or proprietary information pertaining to fellow employees or affairs of Colgate;
• Disobedience: failure through neglect or procrastination to follow instructions, procedures, and policies;
• Reporting for work under the influence of liquor, unauthorized prescribed drugs, or any other intoxicant.

It is not possible to list all the forms of behavior that are considered unacceptable in the workplace. You should not assume that your conduct and job performance is acceptable simply because you refrain from the above-listed examples of prohibited conduct.

Colgate expects employees to recognize that standards of performance will and do change as it strives to respond to changing circumstances and to meet its objectives for continued growth and improvement. As a result, employees should not assume that performance considered acceptable in the past will be acceptable in the present or future. Instead, employees should be guided at all times by a commitment to excel.

If there is a problem with the performance of a regular employee, the following procedures should normally be followed to ensure fairness and due process. Although these procedures are generally applied, they may be disregarded for appropriate reasons upon approval of the Associate Vice President for Human Resources.

A supervisor is responsible for providing, on a regular basis, accurate and objective evaluation of an employee’s performance. The employee should understand the standards that are established for competent performance of the job. A supervisor should discuss any performance deficiencies with the employee. If improvement does not occur, the employee should receive a written communication from the supervisor that states the problem, outlines need for improvement, and indicates acceptable performance levels. A copy of this notice must be sent to the Associate Vice President for Human Resources for inclusion in the personnel record.

If improvement is not observed after a reasonable time, the supervisor should inform the employee in writing of goals to be achieved within a specific period of time and that employment may be terminated if satisfactory performance is not achieved. A copy should be given to the Associate Vice President for Human Resources. Any recommendations for termination of employment must be reviewed by the Associate Vice President for Human Resources, the appropriate Vice President or Dean of an executive division, and the President, as appropriate. (See Grievance Procedures on page 66.)

Although it is the University’s policy to have progressive discipline prior to termination, circumstances may dictate a deviation from this policy. In addition, there may be circumstances which, because of their nature, will result in immediate termination of an employee without prior warning. This category may include insubordination; sale, possession or unauthorized use of
alcoholic beverages, unauthorized prescription drugs or illegal substances on campus; theft, misuse or destruction of University property (including computer data and software); willful mistreatment of fellow employees or students, including rude actions, abusive or obscene language; engaging in unsafe or destructive conduct; assault or fighting; inappropriate or disruptive behavior; threatening, intimidating, or coercing fellow employees on Colgate premises at any time and for any reason; unauthorized possession or concealment of firearms (loaded or unloaded) or other weapons on Colgate premises at any time; sexual harassment; falsification of any college record, including original employment application; unlawful, indecent or immoral conduct; dishonesty; or negligent actions which would cause injury to fellow workers or similar conduct or activity.

The supervisor must contact Human Resources prior to discharging a staff member to ensure consistency with University regulations.

**Termination Procedures**

Employees should contact the Human Resources Department for information and a checklist to assist them during termination of employment with Colgate. All University property, keys, and identification cards must be returned to the appropriate office.

The Human Resources Department may conduct an exit interview with terminating employees on or before their last day of work.

**Employment References**

All requests for employment and salary verification and for job references should be referred to the Human Resources Office.

Requests for personal and payroll information are considered confidential and proprietary and handled appropriately. Generally, without specific written authorization and release from an employee, only job title and employment dates will be released outside the University.