SAYDEL COMMUNITY SCHOOL DISTRICT

LICENSED EMPLOYEE FAMILY AND MEDICAL LEAVE REQUEST WORKSHEET

Complete this worksheet upon receiving a request for family and medical leave that may qualify under the Family Medical Leave Act. Be sure to note the requirements relating to family and medical leave in the school district's policy/collective bargaining agreement prior to relying on this worksheet as the sole source of the school district's obligations. Also be sure to note the definitions in Code No. 409.3R2.

Section	l:	Eligible Employee. (Please check all that apply.)
	Covered Section	d by a policy/collective bargaining agreement. (If checked, please move to II.)
	The em	ployee must meet all criteria below to move to Section II.
		50 or more employees are on the payroll of or under contract to the school district.
		Worked 52 weeks in the school district (consecutive or nonconsecutive.) or
		Worked 12 months in the school district (consecutive or nonconsecutive.)
		Worked 1, 250 hours for the school district in 12 months prior to the request. Full-time professional employees who are exempt from the wage and hour law may be presumed to have worked the minimum hours required.
Section	II:	Family and Medical Leave Purpose. (One must be checked to move to Section III.)
	Birth an	d care of newborn prior to first anniversary of child's birth.
	Care of	adopted child or foster care child prior to first anniversary of placement.
	parentis	r serious health condition of spouse, child, child for which employee is "in loco" and for any of these if they are over eighteen and have a disability which s the child from caring for himself or herself.
		Requested medical certification for family and medical leave due to a serious health condition of the spouse, parent or child on (date).
		Received medical certification within 15 days of the request on(date).

	Serious	nealth condition of the employee.
		Requested medical certification for family and medical leave due to a serious health condition of the employee on (date).
		Received medical certification within 15 days of the request on(date).
		Other purposes contained in a policy/collective bargaining agreement.
Section	III:	Timing of Family and Medical Leave Request.
	Date of	family and medical leave request (date).
	Date far	mily and medical leave to begin (date).
	Provide	FMLA leave information to employee at time of request (date).
		(If one is checked, please move to Section IV.)
		equest for foreseeable family and medical leave is 30 days prior to date family and leave begins.
		equest for foreseeable family and medical leave was made as soon as practicable, later than one business day, prior to date family and medical leave begins.
		equest for unforeseeable family and medical leave was made in accordance with cy/collective bargaining agreement timelines.
Section	IV:	Calculation of Available Family and Medical Leave.
Beginnii	ng date f	for 12 month entitlement period: July 1 (fiscal year)
Total fai	mily and	medical leave for the 12 month entitlement period
Leave to	aken to d	date in the entitlement period
Leave a	vailable	for the entitlement period.

If sufficient family and medical leave is available and the employee qualifies for family and medical leave, the family and medical leave will be granted in accordance with the policy/collective bargaining agreement.

The employee must be informed that the actual family and medical leave taken will be credited to the employee's week entitlement.

If both spouses are employed by the school district, they may only take a combined total of 12 weeks during the entitlement period for the birth, adoption or foster care placement prior to the first anniversary of the child's birth or placement and for the care of a parent with a serious health condition.

If family and medical leave is insufficient and therefore, not available, the school district may award only the family and medical leave available or award the family and medical leave in accordance with other provisions of the policy/collective bargaining agreement.

Section	V: Types of Family and Medical Leave (Please check all that	at apply.)	
	Continuous leave for purposes listed in Section II.		
	Intermittent leave for birth, adoption or foster care placement price child's birth or placement with school district approval in accordation of the policy/collective bargaining agreement.	•	
	Reduced work schedule leave for birth, adoption or foster care pl anniversary of the child's birth or placement with school district a with other provisions of the policy/collective bargaining agreemen	pproval in accordance	
	Intermittent leave if medically necessary for serious health condit member and arranged as soon as possible to not disrupt the sch		
	Reduced work schedule leave if medically necessary for serious employee or family member and arranged as much as possible to district's operation.		
	Others contained in a policy/collective bargaining agreement. (P	lease specify.)	
Section	VI: Instructional Employee Intermittent or Reduced Schedule	e Leave.	
	A policy/collective bargaining agreement extends this rule to non	-instructional employees.	
	A policy/collective bargaining agreement eliminates this rule for instructional employee Instructional employees' intermittent or reduced schedule leave for greater than 20 per of the work days in the family and medical leave period.		
	Total number of days during leave period		
	20 percent of leave days Days of leave requested	X .20	

If the number of days request exceeds 20 percent of the family and medical leave days, the school district may require the instructional employee to take family and medical leave for the entire leave period OR transfer the instructional employee to an alternate position with equivalent pay and benefits. The employee must be informed that the actual family and medical leave taken will credited to the employee's 12 week entitlement.

Section	VII:	Employee Progress Report.
	J	ements are made with the employee to report to the school district on a regular uring the family and medical leave (please specify).
		eted medical re-certification for family and medical leave due to a serious health on of the spouse, parent or child on (date).
	Receive (date).	ed medical re-certification within 15 days of the request on
Section	VIII:	Employee Benefits During Family and Medical Leave.
medical restorat	l leave. ion alon	health insurance coverage must be continued during the period of family and The school district may choose to continue other employee benefits to ensure their g with the health insurance upon the employee's return to work. The employee will se's share of health insurance and other benefits during the leave period.
	•	ements have been made with the employee to continue the employee's share of nsurance premium while on family and medical leave:
	By the f	ionies due to the employee irst of each month from the employee blease specify)
	•	ements have been made with the employee to continue the employee's share of the ee's other benefits while on family and medical leave:
	By the f	ionies due to the employee irst of each month from the employee blease specify)
	The em medical	ployee has chosen to discontinue all employee benefits while on family and leave.
	during t	ees who fail to provide payment of the employee's share of benefits premium he period of family and medical leave have 15 days following notice to pay the ee's share.

		ees who fail to pay within 15 days after receiving notine benefits discontinued.	ce of payment due may have
	employ	nool district will deduct unpaid employee portion of be ee upon return to work, and the employee has signed zing the deduction.	
		nool district will seek recovery of unpaid employee por court or other appropriate recovery process.	rtion of benefits through small
medical benefits returns	l leave, t s. The so to work,	loyee chooses to discontinue employee benefits during the school district should exercise great care before dischool district is required to restore the employee to full including group health insurance, without any qualify clusion of pre-existing conditions and other similar reconstructions.	iscontinuing employee Il benefits when the employee ing period, physical
		nool district may discontinue the employee's benefits mployee's intent not to return to work.	upon receipt of written notice
Section	IX:	Key Employees.	
		d employees among the highest paid ten percent of a sidered key employees of the school district.	school district's employee's
	Total w	-date earnings for employee eeks of work and paid leave pay for employee	/ =
		notice to key employees stating they may not be reindical leave period if substantial and grievous econom	•
	econom	e data to justify substantial and grievous economic inj nic injury does not include minor inconvenience and co on of the school district.	
	•	y employee is entitled to benefits during the family and as other employees.	d medical leave in the same
Section	X:	Employees Return to Work.	
	Employ	ee is fully restored to the same or an equivalent posit	ion with:
	•	d benefits nsurance urance	

Code No. 409.3.E4	
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Other benefits or requirements in a policy/collective	
bargaining agreement	