Pemberton Township Schools

IMPORTANT INFORMATION:

Medical/Maternity - Leave of Absence

- A staff member eligible for Medical/Maternity Leave must give <u>at least a thirty-day notice</u> to
 Human Resources. When it is not possible to give this notice, contact either HR Director, Jannett
 Pacheco, or Absence Management Coordinator, Christine Melnyk. (Please refer to District Policies
 1643)
- Complete the Request for Leave of Absence form for any leave equal to or greater than 7 school days. Send to Personnel in advance of the leave for Board approval.
- Have your treating physician complete the included Certification of Health Care Provider Form in accordance with the Family and Medical Leave Act.
- If you need an extension, it is imperative for you to contact <u>prior</u> to your anticipated return date.
 This will ensure proper substitute coverage and time to notify the appropriate parties as well.
- If you hold medical benefits with Pemberton, and your leave is without pay, a separate memo will be provided by the Benefits Coordinator providing further instructions.
- If you are enrolled in the Standard Long Term Disability plan and expect to be out for more than 30 days, you should complete a separate application. More details can be provided by the Benefits Coordinator.
- While on a leave of absence you should not be on school property or at any school functions other than the HR office for purposes of updating your LOA paperwork.
- Please provide a note clearing your return to work with or without restrictions.

Please return all completed forms to Christine Melnyk, Human Resources

Phone: (609) - 893 - 8141 ext. 1030

Email: cmelnyk@pemb.org

Fax: (609) - 564 - 1596

An employee absence without leave (AWOL) will be considered to have breached his or her contract and will be subject to disciplinary action including loss of salary and/or such disciplinary action as may be deemed appropriate by the Board of Education. This includes meeting all deadline dates for Human Resources to receive all required and completed forms.

The Family and Medical Leave Act

The Family and Medical Leave Act (FMLA) provides job-protected leave from work for family and medical reasons. This fact sheet explains FMLA benefits and protections.

About the FMLA

The FMLA provides eligible employees of covered employers with job-protected leave for qualifying family and medical reasons and requires continuation of their group health benefits under the same conditions as if they had not taken leave. FMLA leave may be unpaid or used at the same time as employer-provided paid leave. Employees must be restored to the same or virtually identical position when they return to work after FMLA leave.

Eligible employees: Employees are eligible if they work for a covered employer for at least 12 months, have at least 1,250 hours of service with the employer during the 12 months before their FMLA leave starts, and work at a location where the employer has at least 50 employees within 75 miles.

Covered employers: Covered employers under the FMLA include:

- Private-sector employers who employ 50 or more employees in 20 or more workweeks in either the current calendar year or previous calendar year,
- Public agencies (including Federal, State, and local government employers, regardless of the number of employees), and
- Local educational agencies (including public school boards, public elementary and secondary schools, and private elementary and secondary schools, regardless of the number of employees).

The FMLA protects leave for:

- The birth of a child or placement of a child with the employee for adoption or foster care,
- The care for a child, spouse, or parent who has a serious health condition,
- A serious health condition that makes the employee unable to work, and
- Reasons related to a family member's service in the military, including
 - Qualifying exigency leave Leave for certain reasons related to a family member's foreign deployment, and
 - Military caregiver leave leave when a family member is a current servicemember or recent veteran with a serious injury or illness.

Using FMLA Leave

Eligible employees may take:

- Up to 12 workweeks of leave in a 12-month period for any FMLA leave reason except military caregiver leave, and
- Up to 26 workweeks of military caregiver leave during a single 12-month period.

Intermittent or reduced schedule leave. Employees have the right to take FMLA leave all at once, or, when medically necessary, in separate blocks of time or by reducing the time they work each day or week. Intermittent or reduced schedule leave is also available for military family leave reasons. However, employees may use FMLA leave intermittently or on a reduced leave schedule for bonding with a newborn or newly placed child only if they and their employer agree.

District utilizes a "rolling" 12-month period measured backward from the date an employee takes FMLA leave.

Example:

 At Patricia's workplace, the 12-month period for FMLA leave is a rolling 12-month period measured backward from the date an employee takes leave. When Patricia begins FMLA leave on November 1st, her available FMLA leave is 12 workweeks less any FMLA leave she used in the previous 12 months.

POLICY

Pemberton Township Board of Education

Section: Teaching Staff Members 3421.13. POSTNATAL ACCOMMODATIONS Date Created: June 2020

Date Edited: June 2020

3421.13. POSTNATAL ACCOMMODATIONS

The Board of Education recognizes teaching staff members may be returning to work shortly after their child's birth and may need to express breast milk during the workday. The Patient Protection and Affordable Care Act (PPACA) amended Section 7 of the Federal Fair Labor Standards Act (FLSA) for nursing mothers to be permitted reasonable break times and a private location to express breast milk for their nursing child for one year after the child's birth.

Every employee position in the school district is designated as either "non-exempt" or "exempt" by the provisions of the FLSA. Generally, a teaching staff member entitled to overtime pay is designated as "non-exempt." A teaching staff member that performs duties that are executive, administrative, or professional in nature and not entitled to overtime pay is designated "exempt." The school district administration shall refer to the comprehensive definitions of "exempt" and "non-exempt" as outlined in 29 C.F.R. 541 et seq. in determining an employee's designation.

A Board of Education is required to provide reasonable break times to non-exempt teaching staff members to express breast milk for their nursing child. The non-exempt teaching staff member shall coordinate such breaks with their immediate supervisor. The non-exempt teaching staff member will not receive compensation during this break time unless the break time is during a non-exempt teaching staff member's compensated break time.

A Board of Education is not required under the FLSA to provide such breaks to exempt teaching staff members. However, exempt teaching staff members may take such breaks provided the breaks are coordinated with their immediate supervisor. If this break is taken during the exempt teaching staff member's duty free lunch period or duty free break period during the workday, the exempt teaching staff member will not be reduced in compensation.

The Principal or the nursing mother's immediate supervisor, in consultation with the school nurse, will designate a lactation room that is shielded from view and free from intrusion from co-workers and the public. The location must be functional as a space for expressing breast milk and shall include an electrical outlet, a chair, and nearby access to running water. If the space is not dedicated to the nursing mother's use, it must be available when needed. A space temporarily converted into a lactation room or made available when needed by a nursing mother is sufficient; however, a bathroom, even if private, is not a permissible location under the FLSA.

All exempt and non-exempt teaching staff members are required to sign-out of work to begin the break to express breast milk and shall sign-in when they return to work after the break. The break shall be for a reasonable amount of time. For compensation purposes, the immediate supervisor shall forward all sign-in and sign-out information relative to break times for nursing mothers under the FLSA to the School Business Administrator/Board Secretary.

Fair Labor Standards Act – 29 U.S.C. 201 et seq. Patient Protection and Affordable Care Act – P.L. 111-148 N.J.S.A. 26:4C-1 through 26:4C-3

Adopted: 18 June 2020

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1886 Hinds Road, Suite 1, Toms River, NJ 08753 ph: (732)255-1500 fax: (732)255-1502

POLICY

Pemberton Township Board of Education

Section: Support Staff 4421.13. POSTNATAL ACCOMMODATIONS Date Created: June 2020

Date Edited: June 2020

4421.13. POSTNATAL ACCOMMODATIONS

The Board of Education recognizes support staff members may be returning to work shortly after their child's birth and may need to express breast milk during the workday. The Patient Protection and Affordable Care Act (PPACA) amended Section 7 of the Federal Fair Labor Standards Act (FLSA) for nursing mothers to be permitted reasonable break times and a private location to express breast milk for their nursing child for one year after the child's birth.

Every employee position in the school district is designated as either "non-exempt" or "exempt" by the provisions of the FLSA. Generally, a support staff member entitled to overtime pay is designated as "non-exempt." A support staff member that performs duties that are executive, administrative, or professional in nature and not entitled to overtime pay is designated "exempt." The school district administration shall refer to the comprehensive definitions of "exempt" and "non-exempt" as outlined in 29 C.F.R. 541 et seq. in determining an employee's designation.

A Board of Education is required to provide reasonable break times to non-exempt support staff members to express breast milk for their nursing child. The non-exempt support staff member shall coordinate such breaks with their immediate supervisor. The non-exempt support staff member will not receive compensation during this break time unless the break time is during a non-exempt support staff member's compensated break time.

A Board of Education is not required under the FLSA to provide such breaks to exempt support staff members. However, exempt support staff members may take such breaks provided the breaks are coordinated with their immediate supervisor. If this break is taken during the exempt support staff member's duty free lunch period or duty free break period during the workday, the exempt support staff member will not be reduced in compensation.

The Principal or the nursing mother's immediate supervisor, in consultation with the school nurse, will designate a lactation room that is shielded from view and free from intrusion from co-workers and the public. The location must be functional as a space for expressing breast milk and shall include an electrical outlet, a chair, and nearby access to running water. If the space is not dedicated to the nursing mother's use, it must be available when needed. A space temporarily converted into a lactation room or made available when needed by a nursing mother is sufficient; however, a bathroom, even if private, is not a permissible location under the FLSA.

All exempt and non-exempt support staff members are required to sign-out of work to begin the break to express breast milk and shall sign-in when they return to work after the break. The break shall be for a reasonable amount of time. For compensation purposes, the immediate supervisor shall forward all sign-in and sign-out information relative to break times for nursing mothers under the FLSA to the School Business Administrator/Board Secretary.

Fair Labor Standards Act – 29 U.S.C. 201 et seq. Patient Protection and Affordable Care Act – P.L. 111-148 N.J.S.A. 26:4C-1 through 26:4C-3

Adopted: 18 June 2020

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Certification of Health Care Provider for Employee's Serious Health Condition under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



DO NOT SEND COMPLETED FORM TO THE DEPARTMENT OF LABOR. RETURN TO THE PATIENT.

OMB Control Number: 1235-0003 Expires: 6/30/2026

The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA protections because of a need for leave due to a serious health condition to submit a medical certification issued by the employee's health care provider. 29 U.S.C. §§ 2613, 2614(c)(3); 29 C.F.R. § 825.305. The employer must give the employee at least 15 calendar days to provide the certification. If the employee fails to provide complete and sufficient medical certification, his or her FMLA leave request may be denied. 29 C.F.R. § 825.313. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.

SECTION I - EMPLOYER

Either the employee or the employer may complete Section I. While use of this form is optional, this form asks the health care provider for the information necessary for a complete and sufficient medical certification, which is set out at 29 C.F.R. § 825.306. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. §§ 825.306-825.308. Additionally, you may not request a certification for FMLA leave to bond with a healthy newborn child or a child placed for adoption or foster care.

Employers must generally maintain records and documents relating to medical information, medical certifications, recertifications, or medical histories of employees created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 C.F.R. § 1630.14(c)(1), if the Americans with Disabilities Act applies, and in accordance with 29 C.F.R. § 1635.9, if the Genetic Information Nondiscrimination Act applies.

(1) Employee name:				
	First	Middle	Last	
(2) Employer name:			Date:	(mm/dd/yyyy)
			(List date certification r	equested)
(3) The medical certification	must be returned by			(mm/dd/yyyy)
(Must allow at least 15 cal	endar days from the date reques	ted, unless it is not feasible despite the	e employee's diligent, good faith eff	orts.)
(4) Employee's job title:			Job description is	/ is not attached.
Employee's regular work	schedule:			
Statement of the employ	ee's essential job functions:			
`	the employee's position are dete	ermined with reference to the position the	ne employee held at the time the em	nployee notified the

SECTION II - HEALTH CARE PROVIDER

Please provide your contact information, complete all relevant parts of this Section, and sign the form. Your patient has requested leave under the FMLA. The FMLA allows an employer to require that the employee submit a timely, complete, and sufficient medical certification to support a request for FMLA leave due to the serious health condition of the employee. For FMLA purposes, a "serious health condition" means an illness, injury, impairment, or physical or mental condition that involves **inpatient care** or **continuing treatment by a health care provider**. For more information about the definitions of a serious health condition under the FMLA, see the chart on page 4.

You also may, but are **not required** to, provide other appropriate medical facts including symptoms, diagnosis, or any regimen of continuing treatment such as the use of specialized equipment. Please note that some state or local laws may not allow disclosure of private medical information about the patient's serious health condition, such as providing the diagnosis and/or course of treatment.

Employee Name:			
Health Care Provider's name: (Print)			
Health Care Provider's business address:			
Type of practice / Medical specialty:			
Telephone:	Fax:	E-mail:	
PART A: Medical Information			
Limit your response to the medical condi- based upon your medical knowledge, ex- information about the amount of leave regular daily activities due to the condition tests, as defined in 29 C.F.R. § 1635.3(f) the employee's family members, 29 C.F.F.	operience, and examina needed. Note: For FMI n, treatment of the cond , genetic services, as d	ation of the patient. After completing A purposes, "incapacity" means the indition, or recovery from the condition. D	Part A, complete Part B to provide ability to work, attend school, or perform to not provide information about genetic
(1) State the approximate date the conditi	on started or will start:		(mm/dd/yyyy)
(2) Provide your best estimate of how lon	g the condition lasted o	will last:	
(3) Check the box(es) for the questions be	low, as applicable. For	all box(es) checked, the amount of leav	re needed must be provided in Part B.
	<u>—</u>	eted to be) admitted for an overnight stag g date(s):	
Incapacity plus Treatment: (e.g.			
Due to the condition, the patient (has been / is	expected to be) incapacitated for more	than three
consecutive, full calendar days from	om:	(mm/dd/yyyy) to(mm/dd/yyyy).
The patient (was / will b	e) seen on the following	g date(s):	
		course of continuing treatment under the nan over-the-counter) or therapy requiring	
Pregnancy: The condition is pregr	nancy. List the expec	ted delivery date:	(mm/dd/yyyy).
Chronic Conditions: (e.g. asthmatreatment visits at least twice per		Due to the condition, it is medically nec	essary for the patient to have
		terminal stages of cancer) Due to the c nealth care provider (even if active trea	
Conditions requiring Multiple Tr		herapy treatments, restorative surgery)	Due to the condition, it is medically
None of the above: If none of the needed. Go to page 4 to sign and		e checked, (i.e., inpatient care, pregnan	cy) no additional information is

Employee Name:		
(4) If needed, briefly describe other appropriate medical facts related to t of nebulizer, dialysis)	he condition(s) for which the employee	seeks FMLA leave. (e.g., use
PART B: Amount of Leave Needed		
For the medical condition(s) checked in Part A, complete all that apply. condition, treatment, etc. Your answer should be your best estimate be patient. Be as specific as you can; terms such as "lifetime," "unknown," of	ased upon your medical knowledge, ex	perience, and examination of the
(5) Due to the condition, the patient (had / will have) planned (e.g.psychotherapy, prenatal appointments) on the following date(s):	medical treatment(s) (scheduled medi	,
(6) Due to the condition, the patient (was / will be) referred to	other health care provider(s) for eva	luation or treatment(s).
State the nature of such treatments: (e.g. cardiologist, physical therapy)		
Provide your best estimate of the beginning date	(mm/dd/yyyy) and end date	(mm/dd/yyyy).
for the treatment(s).		
Provide your best estimate of the duration of the treatment(s), including	any period(s) of recovery (e.g. 3 days/w	veek)
(7) Due to the condition, it is medically necessary for the employee to wo	rk a reduced schedule .	
Provide your best estimate of the reduced schedule the employee is ab	le to work. From	_ (mm/dd/yyyy)
to (mm/dd/yyyy) the employee is able to work: (6	e.g., 5 hours/day, up to 25 hours a weel	k)
(8) Due to the condition, the patient (was / will be) incapacita	ted for a continuous period of time, i	ncluding any time
for treatment(s) and/or recovery.		
Provide your best estimate of the beginning date	(mm/dd/yyyy) and end date	(mm/dd/yyyy).
for the period of incapacity.		
(9) Due to the condition, it (was / is / will be) medically ned	essary for the employee to be absent fi	rom work on an
intermittent basis (periodically), including for any episodes of incapacity i (frequency) and how long (duration) the episodes of incapacity will likely		st estimate of how often
Over the next 6 months, episodes of incapacity are estimated to occur		times per
(day week month) and are likely to last approximately	(] hours [] days) per episode.

Employee Name:		
PART C: Essential Job Functions		
If provided, the information in Section I question #4 may be used to ansemployee's essential functions or a job description, answer these quest functions. An employee who must be absent from work to receive medic condition is considered to be not able to perform the essential job function	ions based upon the employee's own description al treatment(s), such as scheduled medical visits,	of the essential joint for a serious healt
(10) Due to the condition, the employee (was not able / is not ab	ole / will not be able) to perform one or more o	of the
essential job function(s). Identify at least one essential job function the em	iployee is not able to perform:	
Signature of Health Care Provider	Date:	(mm/dd/yyyy
Definitions of a Serious Health Condition (See 29 C.F.R. §§ 825	.113115)	
Inpatient Care		
 An overnight stay in a hospital, hospice, or residential medical Inpatient care includes any period of incapacity or any subseq 	•	nt stay.
Continuing Treatment by a Health Care Provider (any one or m	ore of the following)	
Incapacity Plus Treatment: A period of incapacity of more than the treatment or period of incapacity relating to the same condition, that	at also involves either:	·
o Two or more in-person visits to a health care provider fo extenuating circumstances exist. The first visit must be v	•	•
o At least one in-person visit to a health care provider for t results in a regimen of continuing treatment under the si provider might prescribe a course of prescription medical	upervision of the health care provider. For exa	
Pregnancy: Any period of incapacity due to pregnancy or for pren	atal care.	
Chronic Conditions : Any period of incapacity due to or treatment asthma, migraine headaches. A chronic serious health condition is supervised by the provider) at least twice a year and recurs over a episodic rather than a continuing period of incapacity.	one which requires visits to a health care prov	vider (or nurse
Permanent or Long-term Conditions : A period of incapacity whit treatment may not be effective, but which requires the continuing stages or the terminal stages of cancer.		
Conditions Requiring Multiple Treatments: Restorative surgery	after an accident or other injury; or, a condition	on that would

PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

If submitted, it is mandatory for employers to retain a copy of this disclosure in their records for three years. 29 U.S.C. § 2616; 29 C.F.R. § 825.500. Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. The Department of Labor estimates that it will take an average of 15 minutes for respondents to complete this collection of information, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding this burden estimate or any other aspect of this collection information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue, N.W., Washington, D.C. 20210.

likely result in a period of incapacity of more than three consecutive, full calendar days if the patient did not receive the treatment.