When you become aware of an employee's need for family or medical leave* complete the following:

Provide the employee with a *Request for Family/Medical Leave under the FMLA* form. Have the employee complete the form and return it to their supervisor or other designated company representative for approval or denial of leave.

After the completed Request for Family/Medical Leave under the FMLA form has been received and reviewed, complete the Notice of Eligibility and Rights & Responsibilities (Family and Medical Leave Act) WH-381 form and the Designation Notice (Family and Medical Leave Act) WH-382 form, and give to the employee via hand delivery or certified mail. If leave is due to the employee's own serious health condition, or to care for a covered family member with a serious health condition, to care for a covered servicemember or veteran with a serious injury or illness or for a qualifying exigency arising out of the fact that covered family member is on active duty, also provide the employee with the appropriate certification form (refer to WH-380E, WH-380F, WH 384, WH 385, and WH 385V). Inform employees that medical certification must be returned within 15 days of request for leave, or as soon as practicable.

Employers may wish to consult with their legal counsel for advice on whether the US Department of Labor's Certification of Health Care Provider for Employee's Serious Health Condition (WH 380E), Certification of Health Care Provider for Family Member's Serious Health Condition (WH 380F), Certification of Qualifying Exigency for Military Family Leave (WH 384), Certification for Serious Injury or Illness of Covered Servicemember for Military Family Leave (WH 385), and Certification for Serious Injury or Illness of a Veteran for Military Caregiver Leave (WH 385V), developed by the DOL (available at http://www.dol.gov/whd/fmla/index.htm) comply with the Genetic Information Nondiscrimination Act (GINA) regulations or whether they should attach to the DOL FMLA form(s) a separate page containing the safe-harbor language. A sample of such a form can be found at the end of this packet.

If leave is granted, complete the *Employee Change/Termination Form* (PEO083) and submit it to the PBS Payroll Department. **Note:** This form must also be completed when the employee returns from leave.

If you have a consistently enforced policy which requires employees to periodically check in while on leave and have indicated this policy on the *Notice* of *Eligibility* and *Rights* & *Responsibilities* (*Family* and *Medical Leave Act*) WH-381 form, you may wish to use the *Schedule* of *Employee Periodic Reports During Leave* form for tracking purposes.

If the employee is taking leave due to their own serious health condition, and you have a consistently enforced policy which requires employees to provide a fitness for duty certificate prior to their return to work from leave and have indicated this policy on the *Designation Notice (Family and Medical Leave Act)* WH-382 form, provide the employee with a *Return to Work Medical Certification* form to be completed by the employee and the employee's health care provider prior to returning to work.

* Family/medical leave may run concurrently with workers' compensation leave, disability leave, and/or other state or company provided leaves. For assistance in determining whether an employee's need for leave is covered under federal and/or state leave laws, refer to your employee handbook and/or contact your Paychex HR Solutions – PEO HR Generalist.

Request for Family/Medical Leave under the FMLA

In order to be eligible for up to 12 weeks (or 26 weeks for Military Caregiver Leave) of unpaid leave (in a 12-month period) under the Federal Family and Medical Leave Act (FMLA)*, the following criteria must be met:

- You have worked for the Company for at least 12 months (need not be consecutive months, but employment periods prior to break in service of seven years or more need not be counted).
- You have worked at least 1,250 hours in the 12 months preceding this request for leave.
- At the time leave is requested, you either a) work at a worksite with 50 or more employees, or b) work at a
 worksite where 50 or more employees are employed by the covered employer within 75 miles of that
 worksite.
- * State law may provide greater leave rights. Refer to your employee handbook for state and federal leave policies, if applicable.

Employee to Complete

☐ Employee's own serious health condition.

You are expected to comply with the Company's usual and customary notice and procedural requirements for requesting leave, absent any unusual circumstances. If your need for family/medical leave is foreseeable, you must give at least 30 days' advance written notice. If this is not practicable, you must give notice as soon as practicable under the facts and circumstances of your particular situation (generally within one or two business days of learning of your need for leave).

Employee Name				
Address				
Department Position				
Manager				
Status (select one) Full-time Part-time Date of Hire/				
I hereby request a leave of absence effective on / / (date you are requesting leave to commence).				
My estimated return to work date is on/				
Reason for Requested Leave				
☐ Birth of a child of the employee and to care for such child.				
Placement of a child with employee for adoption or foster care.				
To care for a spouse, child, or parent with a serious health condition.				
Family Member Name				
Relationship				
If family member is a child, is the child under 18 years of age? ☐ Yes ☐ No				

	To handle certain qualifying exigencies arising out of the fact that the employee's spouse, son, daughter, or parent is on duty under a call or order to active duty in the Uniformed Services. See your company's policy for more details regarding Military-Related FMLA Leave. Family Member Name
	Relationship
	To care for a member of the Armed Forces or a veteran with a serious injury or illness related to certain types of military service. Such service member must be the employee's spouse, son, daughter, parent, or next of kin. See your company's policy for more details regarding Military-Related FMLA Leave.
	Family Member Name
	Relationship
Ar	e you requesting leave on an intermittent or reduced-schedule leave? ☐ Yes ☐ No
If "	Yes," please describe your proposed schedule.
	/
	Employee Signature Date

EMPLOYEE RIGHTS UNDER THE FAMILY AND MEDICAL LEAVE ACT

THE UNITED STATES DEPARTMENT OF LABOR WAGE AND HOUR DIVISION

LEAVE ENTITLEMENTS

Eligible employees who work for a covered employer can take up to 12 weeks of unpaid, job-protected leave in a 12-month period for the following reasons:

- The birth of a child or placement of a child for adoption or foster care;
- To bond with a child (leave must be taken within 1 year of the child's birth or placement);
- To care for the employee's spouse, child, or parent who has a qualifying serious health condition;
- For the employee's own qualifying serious health condition that makes the employee unable to perform the employee's job;
- For qualifying exigencies related to the foreign deployment of a military member who is the employee's spouse, child, or parent.

An eligible employee who is a covered servicemember's spouse, child, parent, or next of kin may also take up to 26 weeks of FMLA leave in a single 12-month period to care for the servicemember with a serious injury or illness.

An employee does not need to use leave in one block. When it is medically necessary or otherwise permitted, employees may take leave intermittently or on a reduced schedule.

Employees may choose, or an employer may require, use of accrued paid leave while taking FMLA leave. If an employee substitutes accrued paid leave for FMLA leave, the employee must comply with the employer's normal paid leave policies.

While employees are on FMLA leave, employers must continue health insurance coverage as if the employees were not on leave.

Upon return from FMLA leave, most employees must be restored to the same job or one nearly identical to it with equivalent pay, benefits, and other employment terms and conditions.

An employer may not interfere with an individual's FMLA rights or retaliate against someone for using or trying to use FMLA leave, opposing any practice made unlawful by the FMLA, or being involved in any proceeding under or related to the FMLA.

ELIGIBILITY REQUIREMENTS

BENEFITS & PROTECTIONS

An employee who works for a covered employer must meet three criteria in order to be eligible for FMLA leave. The employee must:

- Have worked for the employer for at least 12 months;
- Have at least 1,250 hours of service in the 12 months before taking leave;* and
- Work at a location where the employer has at least 50 employees
- within 75 miles of the employee's worksite.

*Special "hours of service" requirements apply to airline flight crew employees.

REQUESTING LEAVE

Generally, employees must give 30-days' advance notice of the need for FMLA leave. If it is not possible to give 30-days' notice, an employee must notify the employer as soon as possible and, generally, follow the employer's usual procedures.

Employees do not have to share a medical diagnosis, but must provide enough information to the employer so it can determine if the leave qualifies for FMLA protection. Sufficient information could include informing an employer that the employee is or will be unable to perform his or her job functions, that a family member cannot perform daily activities, or that hospitalization or continuing medical treatment is necessary. Employees must inform the employer if the need for leave is for a reason for which FMLA leave was previously taken or certified.

Employers can require a certification or periodic recertification supporting the need for leave. If the employer determines that the certification is incomplete, it must provide a written notice indicating what additional information is required.

EMPLOYER RESPONSIBILITIES

Once an employer becomes aware that an employee's need for leave is for a reason that may qualify under the FMLA, the employer must notify the employee if he or she is eligible for FMLA leave and, if eligible, must also provide a notice of rights and responsibilities under the FMLA. If the employee is not eligible, the employer must provide a reason for ineligibility.

Employers must notify its employees if leave will be designated as FMLA leave, and if so, how much leave will be designated as FMLA leave.

ENFORCEMENT

Employees may file a complaint with the U.S. Department of Labor, Wage and Hour Division, or may bring a private lawsuit against an employer.

The FMLA does not affect any federal or state law prohibiting discrimination or supersede any state or local law or collective bargaining agreement that provides greater family or medical leave rights.



For additional information or to file a complaint:

1-866-4-USWAGE

(1-866-487-9243) TTY: 1-877-889-5627





WWW.WAGEHOUR.DOL.GOV

U.S. Department of Labor | Wage and Hour Division

WH1420a REV 04/16

Notice of Eligibility & Rights and Responsibilities under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



OMB Control Number: 1235-0003

DO NOT SEND TO THE DEPARTMENT OF LABOR. PROVIDE TO EMPLOYEE.

PROVIDE TO EMPLOYEE.

Expires: 6/30/2023

In general, to be eligible to take leave under the Family and Medical Leave Act (FMLA), an employee must have worked for an employer for at least 12 months, meet the hours of service requirement in the 12 months preceding the leave, and work at a site with at least 50 employees within 75 miles. While use of this form is optional, a fully completed Form WH-381 provides employees with the information required by 29 C.F.R. §§ 825.300(b), (c) which must be provided within five

business days of the employee notifying the employer of the need for FMLA leave. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla. From: (Employer) To: (Employee) On _____ (mm/dd/yyyy), we learned that you need leave (beginning on) for one of the following reasons: (Select as appropriate) ☐ The birth of a child, or placement of a child with you for adoption or foster care, and to bond with the newborn or newly-placed child ☐ Your own serious health condition ☐ You are needed to care for your family member due to a serious health condition. Your family member is your: ☐ Parent ☐ Child under age 18 ☐ Child 18 years or older and incapable of self-☐ Spouse care because of a mental or physical disability A qualifying exigency arising out of the fact that your family member is on covered active duty or has been notified of an impending call or order to covered active duty status. Your family member on covered active duty is your: ☐ Parent ☐ Child of any age ☐ You are needed to care for your family member who is a covered servicemember with a serious injury or illness. You are the servicemember's: ☐ Parent □ Child □ Next of kin ☐ Spouse Spouse means a husband or wife as defined or recognized in the state where the individual was married, including in a common law marriage or same-sex marriage. The terms "child" and "parent" include in loco parentis relationships in which a person assumes the obligations of a parent to a child. An employee may take FMLA leave to care for an individual who assumed the obligations of a parent to the employee when the employee was a child. An employee may also take FMLA leave to care for a child for whom the employee has assumed the obligations of a parent. No legal or biological relationship is necessary. **SECTION I – NOTICE OF ELIGIBILITY** This Notice is to inform you that you are: □ Eligible for FMLA leave. (See Section II for any Additional Information Needed and Section III for information on your Rights and Responsibilities.) □ **Not eligible** for FMLA leave because: (Only one reason need be checked) ☐ You have not met the FMLA's 12-month length of service requirement. As of the first date of requested leave, you will have worked approximately: ______ towards this requirement.

☐ You have not met the FMLA's 1,250 hours of service requirement. As of the first date of requested leave, you

towards this requirement.

will have worked approximately:

(hours of service)

Em	ployee Name:			
	☐ You are an airline flight crew employee and you have not met the special hours of service eligibility requirements for airline flight crew employees as of the first date of requested leave (i.e., worked or been paid for at least 60% of your applicable monthly guarantee, and worked or been paid for at least 504 duty hours.)			
	☐ You do not work at and/or report to a site with 50 or more employees within 75-miles as of the date of your request.			
Ify	you have any questions, please contact: (Name of employer representative)			
at_	(Contact information).			
	SECTION II – ADDITIONAL INFORMATION NEEDED			
bel lea you	explained in Section I, you meet the eligibility requirements for taking FMLA leave. Please review the information ow to determine if additional information is needed in order for us to determine whether your absence qualifies as FMLA ve. Once we obtain any additional information specified below we will inform you, within 5 business days, whether it leave will be designated as FMLA leave and count towards the FMLA leave you have available. If complete and ficient information is not provided in a timely manner, your leave may be denied.			
(Se	lect as appropriate)			
	No additional information requested. If no additional information requested, go to Section III.			
	We request that the leave be supported by a certification, as identified below.			
	 □ Health Care Provider for the Employee □ Qualifying Exigency □ Health Care Provider for the Employee's Family Member □ Serious Illness or Injury (Military Caregiver Leave) 			
	Selected certification form is □ attached / □ not attached.			
	If requested, medical certification must be returned by			
	We request that you provide reasonable documentation or a statement to establish the relationship between you and your family member, including <i>in loco parentis</i> relationships (as explained on page one). The information requested must be returned to us by			
	Other information needed (e.g. documentation for military family leave):			
	The information requested must be returned to us by (mm/dd/yyyy).			
If y	you have any questions, please contact: (Name of employer representative)			
	(Contact information).			

SECTION III - NOTICE OF RIGHTS AND RESPONSIBILITIES

Part A: FMLA Leave Entitlement

You have a right under the FMLA to take unpaid, job-protected FMLA leave in a 12-month period for certain family and medical reasons, including up to 12 weeks of unpaid leave in a 12-month period for the birth of a child or placement of a child for adoption or foster care, for leave related to your own or a family member's serious health condition, or for certain qualifying exigencies related to the deployment of a military member to covered active duty. You also have a right

Em	ploye	e Name:			
		e FMLA to take up to 26 weeks of unpaid, job-protected FMLA leave in a single 12-month period to care for a servicemember with a serious injury or illness (<i>Military Caregiver Leave</i>).			
The	e 12-n	nonth period for FMLA leave is calculated as: (Select as appropriate)			
		The calendar year (January 1st - December 31st)			
		A fixed leave year based on			
		(e.g., a fiscal year beginning on July 1 and ending on June 30)			
		The 12-month period measured forward from the date of your first FMLA leave usage.			
		A "rolling" 12-month period measured backward from the date of any FMLA leave usage. (Each time an employee takes FMLA leave, the remaining leave is the balance of the 12 weeks not used during the 12 months immediately before the FMLA leave is to start.)			
If a	pplica	able, the single 12-month period for <i>Military Caregiver Leave</i> started on (mm/dd/yyyy).			
this	reas	are $/\square$ are not) considered a key employee as defined under the FMLA. Your FMLA leave cannot be denied for on; however, we may not restore you to employment following FMLA leave if such restoration will cause all and grievous economic injury to us.			
sub	stanti	have / \square have not) determined that restoring you to employment at the conclusion of FMLA leave will cause all and grievous economic harm to us. Additional information will be provided separately concerning your status imployee and restoration.			
tha you the lea req	t you on the meet designed we, you	e a right under the FMLA to request that your accrued paid leave be substituted for your FMLA leave. This means can request that your accrued paid leave run concurrently with some or all of your unpaid FMLA leave, provided any applicable requirements of our leave policy. Concurrent leave use means the absence will count against both nated paid leave and unpaid FMLA leave at the same time. If you do not meet the requirements for taking paid to remain entitled to take available unpaid FMLA leave in the applicable 12-month period. Even if you do not the FMLA allows us to require you to use your available sick, vacation, or other paid leave during your FMLA allows us to require you to use your available sick, vacation, or other paid leave during your FMLA.			
(Ch	eck alı	that apply)			
		e or all of your FMLA leave will not be paid. Any unpaid FMLA leave taken will be designated as FMLA and counted against the amount of FMLA leave you have available to use in the applicable 12-month period.			
	leave	have requested to use some or all of your available paid leave (e.g., sick, vacation, PTO) during your FMLA. Any paid leave taken for this reason will also be designated as FMLA leave and counted against the amount of A leave you have available to use in the applicable 12-month period.			
	We are requiring you to use some or all of your available paid leave (e.g., sick, vacation, PTO) during your FMLA leave. Any paid leave taken for this reason will also be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period.				
	Other: (e.g., short- or long-term disability, workers' compensation, state medical leave law, etc.) Any time taken for this reason will also be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period.				
Th	appl	icable conditions for use of paid leave include:			
Foi	· more	information about conditions applicable to sick/vacation/other paid leave usage please refer to			
		available at:			

Employee Name:
Part C: Maintain Health Benefits Your health benefits must be maintained during any period of FMLA leave under the same conditions as if you continued to work. During any paid portion of FMLA leave, your share of any premiums will be paid by the method normally used during any paid leave. During any unpaid portion of FMLA leave, you must continue to make any normal contributions to the cost of the health insurance premiums. To make arrangements to continue to make your share of the premium payments on your health insurance while you are on any unpaid FMLA leave, contact a
You have a minimum grace period of (\$\square\$ 30-days or \$\square\$ indicate longer period, if applicable) in which to make premium payments. If payment is not made timely, your group health insurance may be cancelled, provided we notify you in writing at least 15 days before the date that your health coverage will lapse, or, at our option, we may pay your share of the premiums during FMLA leave, and recover these payments from you upon your return to work.
You may be required to reimburse us for our share of health insurance premiums paid on your behalf during your FMLA leave if you do not return to work following unpaid FMLA leave for a reason other than: the continuation, recurrence, or onset of your or your family member's serious health condition which would entitle you to FMLA leave; or the continuation recurrence, or onset of a covered servicemember's serious injury or illness which would entitle you to FMLA leave; or other circumstances beyond your control.
Part D: Other Employee Benefits Upon your return from FMLA leave, your other employee benefits, such as pensions or life insurance, must be resumed in the same manner and at the same levels as provided when your FMLA leave began. To make arrangements to continue your employee benefits while you are on FMLA leave, contact
Part E: Return-to-Work Requirements You must be reinstated to the same or an equivalent job with the same pay, benefits, and terms and conditions of employment on your return from FMLA-protected leave. An equivalent position is one that is virtually identical to your former position in terms of pay, benefits, and working conditions. At the end of your FMLA leave, all benefits must also be resumed in the same manner and at the same level provided when the leave began. You do not have return-to-work rights under the FMLA if you need leave beyond the amount of FMLA leave you have available to use.
Part F: Other Requirements While on FMLA Leave
While on leave you (\square will be / \square will not be) required to furnish us with periodic reports of your status and intent to return to work every .
(Indicate interval of periodic reports, as appropriate for the FMLA leave situation).
If the circumstances of your leave change and you are able to return to work earlier than expected, you will be required to notify us at least two workdays prior to the date you intend to report for work.

PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

It is mandatory for employers to provide employees with notice of their eligibility for FMLA protection and their rights and responsibilities. 29 U.S.C. § 2617; 29 C.F.R. § 825.300(b), (c). 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 10 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.

DO NOT SEND THE COMPLETED FORM TO THE DEPARTMENT OF LABOR. EMPLOYEE INFORMATION.

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



Expires: 6/30/2023

OMB Control Number: 1235-0003

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

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 <u>may not</u> 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:(List date certific	(mm/dd/yyyy) ation requested)
(3)		fication must be returned ast 15 calendar days from the		feasible despite the employee's a	(mm/dd/yyyy) liligent, good faith efforts.)
(4)	Employee's job ti	tle:		Job description (is $/ \square$ is not) attached.
	Employee's regul	ar work schedule:			
	Statement of the e	employee's essential job	functions:		

(The essential functions of the employee's position are determined with reference to the position the employee held at the time the employee notified the employer of the need for leave or the leave started, whichever is earlier.)

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 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 N	Name:
Health Car	e Provider's name: (Print)
Health Car	e Provider's business address:
Type of pra	actice / Medical specialty:
Telephone:	() Fax: () E-mail:
Limit your your best of Part A, co "incapacity of the cond 1635.3(f), §	Medical Information response to the medical condition(s) for which the employee is seeking FMLA leave. Your answers should be estimate based upon your medical knowledge, experience, and examination of the patient. After completing omplete Part B to provide information about the amount of leave needed. Note: For FMLA purposes, "" means the inability to work, attend school, or perform regular daily activities due to the condition, treatment lition, or recovery from the condition. Do not provide information about genetic tests, as defined in 29 C.F.R. § genetic services, as defined in 29 C.F.R. § 1635.3(e), or the manifestation of disease or disorder in the employee's inbers, 29 C.F.R. § 1635.3(b).
(1) State th	ne approximate date the condition started or will start: (mm/dd/yyyy)
(2) Provide	e your best estimate of how long the condition lasted or will last:
	the box(es) for the questions below, as applicable. For all box(es) checked, the amount of leave needed must be ed in Part B.
	Inpatient Care: The patient (\square has been / \square is expected to be) admitted for an overnight stay in a hospital, hospice, or residential medical care facility on the following date(s):
	Incapacity plus Treatment: (e.g. outpatient surgery, strep throat) Due to the condition, the patient (□ has been / □ is expected to be) incapacitated for more than three consecutive, full calendar days from (mm/dd/yyyy) to (mm/dd/yyyy). The patient (□ was / □ will be) seen on the following date(s):
	The condition (\square has / \square has not) also resulted in a course of continuing treatment under the supervision of a health care provider (e.g. prescription medication (other than over-the-counter) or therapy requiring special equipment)
	<u>Pregnancy</u> : The condition is pregnancy. List the expected delivery date: (mm/dd/yyyy).
	<u>Chronic Conditions</u> : (e.g. asthma, migraine headaches) Due to the condition, it is medically necessary for the patient to have treatment visits at least twice per year.
	<u>Permanent or Long Term Conditions</u> : (e.g. Alzheimer's, terminal stages of cancer) Due to the condition, incapacity is permanent or long term and requires the continuing supervision of a health care provider (even if active treatment is not being provided).
	<u>Conditions requiring Multiple Treatments</u> : (e.g. chemotherapy treatments, restorative surgery) Due to the condition, it is medically necessary for the patient to receive multiple treatments.
	<u>None of the above</u> : If none of the above condition(s) were checked, (i.e., inpatient care, pregnancy) no additional information is needed. Go to page 4 to sign and date the form.

Emp	oloyee Name:				
(4)	If needed, briefly describe other appropriate medical facts related to the condition(s) for which the employee seeks FMLA leave. (e.g., use of nebulizer, dialysis)				
For or dexpe	RT B: Amount of Leave Needed the medical condition(s) checked in Part A, complete all that apply. Several questions seek a response as to the frequency uration of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, rrience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" not be sufficient to determine FMLA coverage.				
(5)	Due to the condition, the patient (\square had / \square will have) planned medical treatment(s) (scheduled medical visits) (e.g. psychotherapy, prenatal appointments) on the following date(s):				
(6)	Due to the condition, the patient (\square was / \square will be) referred to other health care provider(s) for evaluation 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/week)				
(7)	Due to the condition, it is medically necessary for the employee to work a reduced schedule .				
	Provide your best estimate of the reduced schedule the employee is able to work. From				
	(mm/dd/yyyy) to (mm/dd/yyyy) the employee is able to work: (e.g., 5 hours/day, up to 25 hours a week)				
(8)	Due to the condition, the patient (\square was / \square will be) incapacitated for a continuous period of time , including 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 (\square was / \square is / \square will be) medically necessary for the employee to be absent from work on an intermittent basis (periodically), including for any episodes of incapacity i.e., episodic flare-ups. Provide your best estimate of how often (frequency) and how long (duration) the episodes of incapacity will likely last.				
	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 answer this question. If the employer fails to provide a
statement of the employee's essential functions or a job description, answer these questions based upon the employee's own

description of the essential job functions. An employee who must be absent from work to receive medical treatment(s), such as scheduled medical visits, for a serious health condition is considered to be *not able* to perform the essential job functions

_	ature of				Nata	(mana/dd/nnnn)
	of the essential	job function(s).	Identify at least one	essential job functio	on the employee is n	ot able to perform:
10)	Due to the cond	lition, the employ	vee (□ was not able /	☐ is not able / ☐ w	will not be able) to pe	erform one or more
	_					

Definitions of a Serious Health Condition (See 29 C.F.R. §§ 825.113-.115)

Inpatient Care

• An overnight stay in a hospital, hospice, or residential medical care facility.

of the position during the absence for treatment(s).

• Inpatient care includes any period of incapacity or any subsequent treatment in connection with the overnight stay.

Continuing Treatment by a Health Care Provider (any one or more of the following)

<u>Incapacity Plus Treatment</u>: A period of incapacity of more than three consecutive, full calendar days, and any subsequent treatment or period of incapacity relating to the same condition, that also involves either:

- o Two or more in-person visits to a health care provider for treatment within 30 days of the first day of incapacity unless extenuating circumstances exist. The first visit must be within seven days of the first day of incapacity; or,
- O At least one in-person visit to a health care provider for treatment within seven days of the first day of incapacity, which results in a regimen of continuing treatment under the supervision of the health care provider. For example, the health provider might prescribe a course of prescription medication or therapy requiring special equipment.

Pregnancy: Any period of incapacity due to pregnancy or for prenatal care.

<u>Chronic Conditions</u>: Any period of incapacity due to or treatment for a chronic serious health condition, such as diabetes, asthma, migraine headaches. A chronic serious health condition is one which requires visits to a health care provider (or nurse supervised by the provider) at least twice a year and recurs over an extended period of time. A chronic condition may cause episodic rather than a continuing period of incapacity.

<u>Permanent or Long-term Conditions</u>: A period of incapacity which is permanent or long-term due to a condition for which treatment may not be effective, but which requires the continuing supervision of a health care provider, such as Alzheimer's disease or the terminal stages of cancer.

<u>Conditions Requiring Multiple Treatments</u>: Restorative surgery after an accident or other injury; or, a condition that would likely result in a period of incapacity of more than three consecutive, full calendar days if the patient did not receive the treatment.

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.

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

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

U.S. Department of Labor Wage Hour Division



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

OMB Control Number: 1235-0003 Expires: 6/30/2023

The Family and Medical Leave Act (FMLA) provides that an employer may require an employee seeking FMLA leave to care for a family member with a serious health condition to submit a medical certification issued by the family member'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 <u>may not</u> 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' family members 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.

	First	Middle	Last	
(2) Employer name:			Date:	(mm/dd/yyyy)
			(List date certifica	
(3) The medical certifica	tion must be returned by			(mm/dd/yyyy)
(Must allow at least 15	calendar days from the date	requested, unless it is not feasib	le despite the employee's diligent, ¿	good faith efforts.)
	Si	ECTION II - EMPLOY	YEE	
for FMLA leave due to the to obtain or retain the bear medical certification is p	e serious health condition nefit of the FMLA protect rovided to your employ 6. Failure to provide a c 825.313.	of your family member. If stions. 29 U.S.C. §§ 2613, 20 or within the time frame recomplete and sufficient media.	and sufficient medical certification requested by your employer, you find the sufficient medical certification for the sufficient medical certification may result in a sufficient medical certification medical certific	our response is required e for making sure the t 15 calendar days. 29
(2) Select the relationsh	p of the family member	to you. The family member	r is your:	
☐ Spou	se \square Par	rent	d, under age 18	
☐ Chile	l, age 18 or older and inc	capable of self-care because	e of a mental or physical disab	ility

Spouse means a husband or wife as defined or recognized in the state where the individual was married, including in a common law marriage or same-sex marriage. The terms "child" and "parent" include *in loco parentis* relationships in which a person assumes the obligations of a parent to a child. An employee may take FMLA leave to care for an individual who assumed the obligations of a parent to the employee when the employee was a child. An employee may also take FMLA leave to care for a child for whom the employee has assumed the obligations of a parent. No legal or biological relationship is necessary.

(1) Employee name:

En	ployee Name:
(3)	Briefly describe the care you will provide to your family member: (Check all that apply) ☐ Assistance with basic medical, hygienic, nutritional, or safety needs ☐ Physical Care ☐ Psychological Comfort ☐ Other:
(4)	Give your best estimate of the amount of leave needed to provide the care described:
(5)	If a reduced work schedule is necessary to provide the care described, give your best estimate of the reduced schedule you are able to work. From (mm/dd/yyyy) to (mm/dd/yyyy), I am able to work (hours per day) (days per week).
	pployee gnature Date (mm/dd/yyyy)
	SECTION III - HEALTH CARE PROVIDER
hea tha hea Yo	mely, complete, and sufficient medical certification to support a request for FMLA leave to care for a family member with a serious alth condition. For FMLA purposes, a "serious health condition" means an illness, injury, impairment, or physical or mental condition to involves inpatient care or continuing treatment by a health care provider. For more information about the definitions of a serious alth condition under the FMLA, see the chart at the end of the form. In also may, but are not required to, provide other appropriate medical facts including symptoms, diagnosis, or any regimen of attinuing treatment such as the use of specialized equipment. Please note that some state or local laws may not allow disclosure of water medical information about the patient's serious health condition, such as providing the diagnosis and/or course of treatment.
Не	alth Care Provider's name: (Print)
Не	alth Care Provider's business address:
Ty	pe of practice / Medical specialty:
Tel	lephone: () Fax: () E-mail:
<u>PA</u>	RT A: Medical Information
bes Par wo Do or t	mit your response to the medical condition for which the employee is seeking FMLA leave. Your answers should be your at estimate based upon your medical knowledge, experience, and examination of the patient. After completing Part A, complete at B to provide information about the amount of leave needed. Note: For FMLA purposes, "incapacity" means the inability to rk, attend school, or perform regular daily activities due to the condition, treatment of the condition, or recovery from the condition. not provide information about genetic tests, as defined in 29 C.F.R. § 1635.3(f), genetic services, as defined in 29 C.F.R. § 1635.3(e), the manifestation of disease or disorder in the employee's family members, 29 C.F.R. § 1635.3(b).
	Patient's Name:
	State the approximate date the condition started or will start:
(3)	Provide your best estimate of how long the condition lasted or will last:
(4)	For FMLA to apply, care of the patient must be medically necessary. Briefly describe the type of care needed by the patient (e.g., assistance with basic medical, hygienic, nutritional, safety, transportation needs, physical care, or psychological comfort).

Emp.	ioyee r	vame:
		the box(es) for the questions below, as applicable. For all box(es) checked, the amount of leave needed must be ed in Part B.
		<u>Inpatient Care</u> : The patient (☐ has been / ☐ is expected to be) admitted for an overnight stay in a hospital, hospice, or residential medical care facility on the following date(s):
		Incapacity plus Treatment: (e.g. outpatient surgery, strep throat) Due to the condition, the patient (□ has been / □ is expected to be) incapacitated for more than three consecutive, full calendar days from (mm/dd/yyyy) to (mm/dd/yyyy).
		The patient (□ was / □ will be) seen on the following date(s):
		The condition (\square has / \square has not) also resulted in a course of continuing treatment under the supervision of a health care provider (e.g. prescription medication (other than over-the-counter) or therapy requiring special equipment)
		Pregnancy : The condition is pregnancy. List the expected delivery date: (mm/dd/yyyy).
		<u>Chronic Conditions</u> : (e.g. asthma, migraine headaches) Due to the condition, it is medically necessary for the patient to have treatment visits at least twice per year.
		<u>Permanent or Long Term Conditions</u> : (e.g. Alzheimer's, terminal stages of cancer) Due to the condition, incapacity is permanent or long term and requires the continuing supervision of a health care provider (even if active treatment is not being provided).
		<u>Conditions requiring Multiple Treatments</u> : (e.g. chemotherapy treatments, restorative surgery) Due to the condition, it is medically necessary for the patient to receive multiple treatments.
		None of the above: If none of the above condition(s) were checked, (i.e., inpatient care, pregnancy) no additional information is needed. Go to page 4 to sign and date the form.
		ed, briefly describe other appropriate medical facts related to the condition(s) for which the employee seeks leave. (e.g., use of nebulizer, dialysis)
- PAR	T B: 4	Amount of Leave Needed
of a exam	conditi ination	ical condition(s) checked in Part A, complete all that apply. Several questions seek a response as to the frequency or duration on, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, experience, and of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to the benefits and protections of the FMLA apply.
(7)		to the condition, the patient (\square had / \square will have) planned medical treatment(s) (scheduled medical visits) (e.g. otherapy, prenatal appointments) on the following date(s):
(8)		to the condition, the patient (\square was / \square will be) referred to other health care provider(s) for evaluation or ment(s).
	State	the nature of such treatments: (e.g. cardiologist, physical therapy)
		ide your best estimate of the beginning date (mm/dd/yyyy) and end date (d/yyyy) for the treatment(s).
	Provi	ide your best estimate of the duration of the treatment(s), including any period(s) of recovery (e.g. 3 days/week)

Emp	loyee Name:
(9)	Due to the condition, the patient (\square was / \square will be) incapacitated for a continuous period of time , including 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.
(10)	Due to the condition it, (\square was / \square is / \square will be) medically necessary for the employee to be absent from work to provide care for the patient on an intermittent basis (periodically), including for any episodes of incapacity i.e., episodic flare-ups. Provide your best estimate of how often (frequency) and how long (duration) the episodes of incapacity will likely last.
	Over the next 6 months, episodes of incapacity are estimated to occur times per
	(□ day / □ week / □ month) and are likely to last approximately
	gnature of salth 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 care facility. Inpatient care includes any period of incapacity or any subsequent treatment in connection with the overnight stay.
	Continuing Treatment by a Health Care Provider (any one or more of the following)
	apacity Plus Treatment: A period of incapacity of more than three consecutive, full calendar days, and any subsequent treatment eriod of incapacity relating to the same condition, that also involves either:
	 Two or more in-person visits to a health care provider for treatment within 30 days of the first day of incapacity unless extenuating circumstances exist. The first visit must be within seven days of the first day of incapacity; or, At least one in-person visit to a health care provider for treatment within seven days of the first day of incapacity, which results in a regimen of continuing treatment under the supervision of the health care provider. For example, the health provider might prescribe a course of prescription medication or therapy requiring special equipment.
Pre	gnancy: Any period of incapacity due to pregnancy or for prenatal care.
mig the	conic Conditions: Any period of incapacity due to or treatment for a chronic serious health condition, such as diabetes, asthma, raine headaches. A chronic serious health condition is one which requires visits to a health care provider (or nurse supervised by provider) at least twice a year and recurs over an extended period of time. A chronic condition may cause episodic rather than a tinuing period of incapacity.
	manent or Long-term Conditions: A period of incapacity which is permanent or long-term due to a condition for which tment may not be effective, but which requires the continuing supervision of a health care provider, such as Alzheimer's disease

or the terminal stages of cancer.

Conditions Requiring Multiple Treatments: Restorative surgery after an accident or other injury; or, a condition that would likely result in a period of incapacity of more than three consecutive, full calendar days if the patient did not receive the treatment.

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.

Designation Notice under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



Expires: 6/30/2023

OMB Control Number: 1235-0003

DO NOT SEND TO THE DEPARTMENT OF LABOR. PROVIDE TO EMPLOYEE.

Leave covered under the Family and Medical Leave Act (FMLA) must be designated as FMLA-protected and the employer must inform the employee of the amount of leave that will be counted against the employee's FMLA leave entitlement. In order to determine whether leave is covered under the FMLA, the employer may request that the leave be supported by a certification. If the certification is incomplete or insufficient, the employer must state in writing what additional information is necessary to make the certification complete and sufficient. While use of this form is optional, a fully completed Form WH-382 provides employees with the information required by 29 C.F.R. §§ 825.300(d), 825.301, and 825.305(c), which must be provided within five business days of the employer having enough information to determine whether the leave is for an FMLA-qualifying reason. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.

SECTION I - EMPLOYER

The employer is responsible in **all** circumstances for designating leave as FMLA-qualifying and giving notice to the employee. Once an eligible employee communicates a need to take leave for an FMLA-qualifying reason, an employer may not delay designating such leave as FMLA leave, and neither the employee nor the employer may decline FMLA protection for that leave.

Date	e: (mm/dd/yyyy)
Froi	m:(Employer) To:(Employee)
On	
(Sel	ect as appropriate)
	The birth of a child, or placement of a child with you for adoption or foster care, and to bond with the newborn or newly-placed child Your own serious health condition The serious health condition of your spouse, child, or parent A qualifying exigency arising out of the fact that your spouse, child, or parent is on covered active duty or has been notified of an impending call or order to covered active duty with the Armed Forces A serious injury or illness of a covered servicemember where you are the servicemember's spouse, child, parent, or next of kin (Military Caregiver Leave)
	have reviewed information related to your need for leave under the FMLA along with any supporting documentation vided and decided that your FMLA leave request is: (Select as appropriate)
	Approved. All leave taken for this reason will be designated as FMLA leave. Go to Section III for more information.
	Not Approved: (Select as appropriate) ☐ The FMLA does not apply to your leave request. ☐ As of the date the leave is to start, you do not have any FMLA leave available to use. ☐ Other
	Additional information is needed to determine if your leave request qualifies as FMLA leave. (Go to Section II for the specific information needed. If your FMLA leave request is approved and no additional information is needed, go to Section III.)
	SECTION II – ADDITIONAL INFORMATION NEEDED
info towa	need additional information to determine whether your leave request qualifies under the FMLA. Once we obtain the additional rmation requested, we will inform you within 5 business days if your leave will or will not be designated as FMLA leave and count ards the amount of FMLA leave you have available. Failure to provide the additional information as requested may result in a ial of your FMLA leave request.
If yo	ou have any questions, please contact:atat
The (Sel	(Name of employer FMLA representative) (Contact information) complete or Insufficient Certification certification you have provided is incomplete and/or insufficient to determine whether the FMLA applies to your leave request. dect as applicable) The certification provided is incomplete and we are unable to determine whether the FMLA applies to your leave request "Incomplete" means one or more of the applicable entries on the certification have not been completed.

Em	ployee Name:
	The certification provided is insufficient to determine whether the FMLA applies to your leave request. "Insufficient" means the information provided is vague, unclear, ambiguous or non-responsive.
Spe	cify the information needed to make the certification complete and/or sufficient:
	u must provide the requested information no later than (provide at least 7 calendar days) (mm/dd/yyyy), unless not practicable under the particular circumstances despite your diligent good faith efforts, or your leave may be denied.
Sec	ond and Third Opinions
	We request that you obtain a (\square second / \square third opinion) medical certification at our expense, and we will provide further details at a later time. <i>Note: The employee or the employee's family member may be requested to authorize the health care provider to release information pertaining only to the serious health condition at issue.</i>
	SECTION III – FMLA LEAVE APPROVED
wil not you	explained in Section I, your FMLA leave request is approved. All leave taken for this reason will be designated as FMLA leave and count against the amount of FMLA leave you have available to use in the applicable 12-month period. The FMLA requires that you ify us as soon as practicable if the dates of scheduled leave change, are extended, or were initially unknown. Based on the information have provided to date, we are providing the following information about the amount of time that will be counted against the total ount of FMLA leave you have available to use in the applicable 12-month period: (Select as appropriate)
	Provided there is no change from your anticipated FMLA leave schedule , the following number of hours, days, or weeks will be counted against your leave entitlement:
	Because the leave you will need will be unscheduled , it is not possible to provide the hours, days, or weeks that will be counted against your FMLA entitlement at this time. You have the right to request this information once in a 30-day period (if leave was taken in the 30-day period).
Ple	ase be advised: (check all that apply)
	Some or all of your FMLA leave will not be paid. Any unpaid FMLA leave taken will be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period. Based on your request, some or all of your available paid leave (e.g., sick, vacation, PTO) will be used during your FMLA leave. Any paid leave taken for this reason will also be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period. We are requiring you to use some or all of your available paid leave (e.g., sick, vacation, PTO) during your FMLA leave. Any paid leave taken for this reason will also be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period. Other:
	(e.g., Short- or long-term disability, workers' compensation, state medical leave law, etc.) Any time taken for this reason will also be designated as FMLA leave and counted against the amount of FMLA leave you have available to use in the applicable 12-month period.
cert for-	turn-to-work requirements. To be restored to work after taking FMLA leave, you (\square will be / \square will not be) required to provide a diffication from your health care provider (fitness-for-duty certification) that you are able to resume work. This request for a fitness-duty certification is <i>only</i> with regard to the particular serious health condition that caused your need for FMLA leave. If such tification is not timely received, your return to work may be delayed until the certification is provided.
	ist of the essential functions of your position (\square is / \square is not) attached. If attached, the fitness-for-duty certification must address a ability to perform the essential job functions.

PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

It is mandatory for employers to inform employees in writing whether leave requested under the FMLA has been determined to be covered under the FMLA. 29 U.S.C. § 2617; 29 C.F.R. § 825.300(d), (e). 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 10 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.

DO NOT SEND THE COMPLETED FORM TO THE DEPARTMENT OF LABOR. EMPLOYEE INFORMATION.

Certification for Military Family Leave for Qualifying Exigency under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



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

OMB Control Number: 1235-0003 Expires: 6/30/2023

The Family and Medical Leave Act (FMLA) provides that eligible employees may take FMLA leave for a qualifying exigency while the employee's spouse, child, or parent (the military member) is on covered active duty or has been notified of an impending call or order to covered active duty. The FMLA allows an employer to require an employee seeking FMLA leave due to a qualifying exigency to submit a certification. 29 U.S.C. §§ 2613, 2614(c)(3). The employer must give the employee at least 15 calendar days to provide the certification. 29 C.F.R. § 825.305(b). If the employee fails to provide complete and sufficient certification, the employee's FMLA leave request may be denied. 29 C.F.R. § 825.313. Information about the FMLA may be found on the WHD website at http://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, it asks the employee for the information necessary for a complete and sufficient qualifying exigency certification, which is set out at 29 C.F.R. § 825.309. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. § 825.309.

(1)	Employee na	ame:				
	1 ,	First		Middle	Last	
(2)	Employer na	ıme:		·	Date:	(mm/dd/yyyy) 1 requested)
(3)		ion must be retu least 15 calendar de	arned byays from the date requested,	unless it is not feasible	,	(mm/dd/yyyy).
			SECTION II	- EMPLOYEE		
quali FML leave inclu You	fying exigency. A. 29 C.F.R. § 8 request. A cordes written doc are responsible h must be at le	If requested by 825.309. Failure applete and sufficient and sufficient and sufficient at 15 calendar as 15 calendar	complete, and sufficie your employer, your re to provide a complete a cient certification to sufirming a military memore the certification is produced by the certification of th	esponse is required and sufficient certification are request for ber's covered activorovided to your e 313.	to obtain the benefits a fication may result in a FMLA leave due to a fe duty or call to cover mployer within the time.	and protections of the denial of your FMLA a qualifying exigency red active duty status. me frame requested,
		First	Middle		Last	
(2) \$	Select your relat	ionship of the m	ilitary member. The mi	litary member is ye	our:	
	☐ Spouse	☐ Parent	☐ Child, of any age			
	law marriage assumes the o member who	or same-sex mari bligations of a pa assumed the oblig	fe as defined or recognize riage. The terms "child" a rent to a child. An employ gations of a parent to the e exigency related a military	and "parent" include see may take FMLA mployee when the er	in loco parentis relations leave for a qualifying exi nployee was a child. An exi	ships in which a person gency related a military employee may also take

parent. No legal or biological relationship is necessary.

(1)

Employee Name:	
PART A: COV	ERED ACTIVE DUTY STATUS
the deployment of duty in the case of Forces to a foreign Section 688 of T of Title 10 of the the United States Code; or, any of	uty or call to covered active duty in the case of a member of the Regular Armed Forces means duty during of the member with the Armed Forces to a foreign country. Covered active duty or call to covered active of a member of the Reserve components means duty during the deployment of the member with the Armed gn country under a Federal call or order to active duty in support of a contingency operation pursuant to: itle 10 of the United States Code; Section 12301(a) of Title 10 of the United States Code; Section 12302 of Title 10 of the United States Code; Section 12305 of Title 10 of a Code; Section 12406 of Title 10 of the United States Code; chapter 15 of Title 10 of the United States her provision of law during a war or during a national emergency declared by the President or Congress support of a contingency operation. 10 U.S.C. § 101(a)(13)(B).
documentation is active duty statu	ay require the employee to provide a copy of the military member's active duty orders or other study by the military which indicates that the military member is on covered active duty or call to covered s, and the dates of the military member's covered active duty service. This information need only be employer once, unless additional leave is needed for a different military member or different
(3) Provide the	ne dates of the military member's covered active duty service:
	eck one of the following and attach the indicated written document to support that the military member ered active duty or call to covered active duty status:
□ A co	py of the military member's covered active duty orders
been	or documentation from the military indicating that the military member is on covered active duty or has a notified of an impending call to covered active duty, such as official military correspondence from the cary member's chain of command
	ve previously provided my employer with sufficient written documentation confirming the military aber's covered active duty or call to covered active duty status
PART B: APPR	COPRIATE FACTS
sufficient certification of sponsored by the documentation is leave, or a documentation is leave, or a documentation is to the particular	A, leave can be taken for a number of qualifying exigencies. 29 C.F.R. § 825.126(b). Complete and cation to support a request for FMLA leave due to a qualifying exigency includes available written which supports the need for leave such as a copy of a meeting announcement for informational briefings ne military, a document confirming the military member's Rest and Recuperation leave, or other study by the military which indicates that the military member has been granted Rest and Recuperation ment confirming an appointment with a third party (e.g., a counselor or school official, or staff at a care of a bill for services for the handling of legal or financial affairs). Please provide appropriate facts related qualifying exigency to support the FMLA leave request, including information on the type of qualifying variable written documentation of the exigency event.
(5) Select the the event:	appropriate Qualifying Exigency Category and, if needed, provide additional information related to
☐ Short	notice deployment (i.e., deployment within seven or fewer days of notice)
☐ Milita	ary events and related activities (e.g., official ceremonies or events, or family support and assistance programs):
 □ Child	care related activities for the child of the military member (e.g., arranging for alternative childcare):

		Care for the military member's parent (e.g., admitting or transferring the parent to a new care facility):	
		Financial and legal arrangements related to the deployment (e.g., obtaining military identification care	ds)
		Counseling related to the deployment (i.e., counseling provided by someone other than a health care pro	vider)
		Military member's short-term, temporary Rest and Recuperation leave (R&R) (leave for this reason to 15 calendar days for each instance of R&R)	on is limited
		Post deployment activities (e.g., arrival ceremonies, or reintegration briefings and events):	
		Any other event that the employee and employer agree is a qualifying exigency:	
(6)		available written documentation supporting this request for leave is (□ attached / □ not attached / leave is (□ attached / □ not attached / leave is (□ attached / □ not attach	□ not
PAR	TC:	: AMOUNT OF LEAVE NEEDED	
Prov	vide in	: AMOUNT OF LEAVE NEEDED information concerning the amount of leave that will be needed. Several questions in this set as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage.	
Prov	vide in onse as nown'	information concerning the amount of leave that will be needed. Several questions in this sea as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to	erms such as
Prov respo	ride in onse as nown' List t	information concerning the amount of leave that will be needed. Several questions in this see as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage.	erms such as
Proverses of the Proverse of t	vide in onse as nown' List t	information concerning the amount of leave that will be needed. Several questions in this see as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start:	erms such as _ (mm/dd/yyyy)
Proverses of the Proverse of t	ride in onse as nown' List to Prove	information concerning the amount of leave that will be needed. Several questions in this set as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "or "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start: Evide your best estimate of how long the exigency lasted or will last:	erms such as _ (mm/dd/yyyy) _ (mm/dd/yyyy)
Proveresponding (7)	Prov From Due	information concerning the amount of leave that will be needed. Several questions in this set as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "or "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start: Invide your best estimate of how long the exigency lasted or will last: In	erms such as _ (mm/dd/yyyy) _ (mm/dd/yyyy)
Proveresponding (7)	Prov From Due schee	information concerning the amount of leave that will be needed. Several questions in this see as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start: wide your best estimate of how long the exigency lasted or will last:	erms such as _ (mm/dd/yyyy) (mm/dd/yyyy) uced _ (mm/dd/yyyy)
Proveresponding (7)	Proverside in the provenside i	information concerning the amount of leave that will be needed. Several questions in this see as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start: wide your best estimate of how long the exigency lasted or will last:	erms such as _ (mm/dd/yyyy) (mm/dd/yyyy) uced _ (mm/dd/yyyy)
Proveresponding (7)	Proverscheed From I am Due	information concerning the amount of leave that will be needed. Several questions in this see as to the frequency or duration of the qualifying exigency leave needed. Be as specific as you can; to "indeterminate" may not be sufficient to determine FMLA coverage. It the approximate date exigency started or will start: wide your best estimate of how long the exigency lasted or will last:	erms such as _ (mm/dd/yyyy) _ (mm/dd/yyyy) luced _ (mm/dd/yyyy)

Emp	loyee Name:			
(11)	Due to a qualifying exigency, I	will need to be absent from work on an i	ntermittent basis (peri	odically).
	Provide your best estimate of t leave event, including any trave	the frequency (how often) and duration (hel time.	now long) of each appoi	ntment, meeting, or
		res on an intermittent basis are estimated and are likely to last approximately		
(12)		exigency that involves Rest and Recupe s limited to 15 calendar days for each inst		of the military
	List the dates of the military me	ember's R &R leave:		
	From	(mm/dd/yyyy) to		(mm/dd/yyyy)
make for po or mi on th	financial or legal arrangements, arposes of obtaining, arranging of litary service organizations. This is form is accurate. idual (e.g., name and title) or Entity	counseling, to attend meetings with school to act as the military member's representation appealing military service benefits, or to a sinformation may be used by your employed. / Organization:	tative before a federal, so attend any event spon oyer to verify that the in	state, or local agency asored by the military and the state of the sta
Telep	hone: ()	Fax: () E-mail: _		
Desc	ribe purpose of meeting:			
Empl Signa	·		Date	(mm/dd/yyyy)

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.

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

Certification for Serious Injury or Illness of a Current Servicemember for Military Caregiver Leave under the Family and Medical Leave Act

U.S. Department of Labor Wage Hour Division



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

OMB Control Number: 1235-0003 Expires: 6/30/2023

The Family and Medical Leave Act (FMLA) provides that eligible employees may take FMLA leave to care for a covered servicemember with a serious illness or injury. The FMLA allows an employer to require an employee seeking FMLA leave for this purpose to submit a medical certification. 29 U.S.C. §§ 2613, 2614(c)(3). The employer must give the employee at least 15 calendar days to provide the certification. If the employee fails to provide complete and sufficient 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, it asks the health care provider for the information necessary for a complete and sufficient medical certification. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. § 825.310. Recertifications are not allowed for FMLA leave to care for a covered servicemember. Where medical certification is requested by an employer, an employee may not be held liable for administrative delays in the issuance of military documents, despite the employee's diligent, good-faith efforts to obtain such documents. An employer requiring an employee to submit a certification for leave to care for a covered servicemember must accept as sufficient certification invitational travel orders (ITOs) or invitational travel authorizations (ITAs) issued to any family member to join an injured or ill servicemember at the servicemember's bedside. An ITO or ITA is sufficient certification for the duration of time specified in the ITO or ITA.

Employers must generally maintain records and documents relating to medical information, medical certifications, recertifications, or medical histories of employees or employees' family members 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:(List date certij	(mm/dd/yyyy) fication requested)
(3) This certification (Must allow at least 1)	must be returned by: 5 calendar days from the date r.	eauested unless it is not feasih	le desnite the employee's diliger	(mm/dd/yyyy)

SECTION II - EMPLOYEE and/or CURRENT SERVICEMEMBER

Please complete all Parts of Section II before having the servicemember's health care provider complete Section III. The FMLA allows an employer to require that an employee submit a timely, complete, and sufficient certification to support a request for FMLA leave due to a serious injury or illness of a covered servicemember. If requested by your employer, your response is required to obtain or retain the benefit of FMLA-protected leave.

PART A: EMPLOYEE INFORMATION

(1) T.T.	me of the curren	, , 1	C 1	1 .	. 1
(II) Na	me of the curren	t servicemembei	r tor whom e	emniovee is re	allecting leave
1 1 1 1 1 1 1 a	me or the current	t SCI VICCIIICIIIOCI			ducsing icave

Em	ployee Name:				
(2)	Select your relationshi	p to the current service	member. You are the c	urrent servicemember's:	
	☐ Spouse	☐ Parent	☐ Child	□ Next of Kin	
mar obli of a serv of k (1) a	riage or same-sex marria gations of a parent to a cha a parent to the employed icemember for whom the in" is the servicemember a blood relative as designa	ge. The terms "child" and ild. An employee may take when the employee we employee has assumed the service of the content of th	d "parent" include <i>in loc</i> the FMLA leave to care for as a child. An employe the obligations of a parent other than the spouse, par accemember for purposes of	the individual was married, o parentis relationships in what a covered servicemember when may also take FMLA lead. No biological or legal relationships, or daughter, in the fif FMLA leave, (2) blood relances, and (6) first cousins.	hich a person assumes the no assumed the obligations we to care for a covered onship is necessary. "Next following order of priority:
<u>PA</u>	RT B: SERVICEME	MBER INFORMATION	ON AND CARE TO B	E PROVIDED TO THE	<u>SERVICEMEMBER</u>
				lar Armed Forces, the Nat and unit currently assigned	
	established for the purposer as outpatients, sucfacility or unit:	pose of providing comments as a medical hold or	nand and control of me warrior transition unit.		s receiving medical
(5)	The servicemember (\square is $/\square$ is not) on the	Temporary Disability I	Retired List (TDRL).	
(6)	•	are you will provide to ith basic medical, hygic		= = - : :	
	☐ Psychologica		☐ Physical Car	•	
	☐ Transportation	n	☐ Other:		
(7)	Give your best estin	nate of the amount of le	eave needed to provide	the care described:	
(8)	If a reduced work sch	nedule is necessary to p	rovide the care describe	ed, give your best estimate	e of the reduced work
	schedule you are able	e to work. From	(mm/dd/yy	yy) to	(mm/dd/yyyy), I am
	able to work:		(hours per	day)	(days per week).

SECTION III - HEALTH CARE PROVIDER

Please provide your contact information, complete all Parts of this Section fully and completely, and sign the form below. The employee listed at Section I has requested leave under the FMLA to care for a family member who is a current member of the Regular Armed Forces, the National Guard, or the 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. Note: For purposes of FMLA leave, a serious injury or illness is one that was incurred in the line of duty on active duty in the Armed Forces or that existed before the beginning of the member's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces that may render the servicemember medically unfit to perform the duties of the servicemember's office, grade, rank, or rating. "Need for care" includes both physical and psychological care. It includes situations where, for example, due to his or her serious injury or illness, the servicemember is not able to care for his or her own basic medical, hygienic, or nutritional needs or safety, or needs transportation to the doctor. It also includes providing psychological comfort and reassurance which would be beneficial to the servicemember who is receiving inpatient or home

Emp	ployee Name:
injur line servi	A complete and sufficient certification to support a request for FMLA leave due to a current servicemember's serious by or illness includes written documentation confirming that the servicemember's injury or illness was incurred in the of duty on active duty or if not, that the current servicemember's injury or illness existed before the beginning of the icemember's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces, and that current servicemember is undergoing treatment for such injury or illness by a health care provider listed above.
<u>PAF</u>	RT A: HEALTH CARE PROVIDER INFORMATION
Heal	th Care Provider's Name: (Print)
Heal	th Care Provider's business address:
Тур	e of practice/Medical specialty:
Tele	phone: () Fax: () E-mail:
Plea	se select the type of FMLA health care provider you are:
DAE	□ DOD TRICARE network authorized private health care provider □ DOD non-network TRICARE authorized private health care provider □ Health care provider as defined in 29 C.F.R. § 825.125
Plea servi deter	se provide appropriate medical information of the patient as requested below. Limit your responses to the icemember's condition for which the employee is seeking leave. If you are unable to make some of the military-related rminations contained below, you are permitted to rely upon determinations from an authorized DOD representative, as a DOD recovery care coordinator. Do not provide information about genetic tests, as defined in 29 C.F.R. § 5.3(f), or genetic services, as defined in 29 C.F.R. § 1635.3(e).
(1)	Patient's Name:
(2)	List the approximate date condition started or will start: (mm/dd/yyyy)
(3)	Provide your best estimate of how long the condition will last:
(4)	The servicemember's injury or illness: (Select as appropriate)
	 □ Was incurred in the line of duty on active duty. □ Existed before the beginning of the servicemember's active duty and was aggravated by service in the line of duty on active duty. □ None of the above.
(5)	The servicemember (\square is $/\square$ is not) undergoing medical treatment, recuperation, or therapy for this condition. If yes, briefly describe the medical treatment, recuperation or therapy:

Emp!	loyee Name:		· · · · · · · · · · · · · · · · · · ·
(6)	The current servicemember's medical con	ndition is classified as: (Select as appropriate)	
		ness/Injury is of such a severity that life is imminent mediately. <i>Please note this is an internal DOD casualty of the content of the conten</i>	
		jury is of such severity that there is cause for immed y members are requested at bedside. <i>Please note this DOD healthcare providers</i> .	
	☐ OTHER Ill/Injured A serious injury the duties of the member's office, gra	y or illness that may render the servicemember mediade, rank, or rating.	ically unfit to perform
	a covered family member with a "serious	mployee: If this box is checked, you may still be eligible as health condition" under 29 C.F.R. § 825.113 of the FM lete DOL FORM WH-380-F or an employer-provided for	LA. If such leave is
PAR'	T C: AMOUNT OF LEAVE NEEDED		
a cond of the	lition, treatment, etc. Your answer should be you	te all that apply. Some questions seek a response as to the ur best estimate based upon your medical knowledge, exp as "lifetime," "unknown," or "indeterminate" may not be	perience, and examination
(7)		er will need care for a continuous period of time , in est estimate of the beginning date	
(8)	appointments (scheduled medical visits)	essary for the servicemember to attend planned me). Provide your best estimate of the duration of the t	treatment(s), including
(9)	(periodically), such as the care needed b	ressary for the servicemember to receive care on an insecure of episodic flare-ups of the condition or assist best estimate of how often (frequency) and how leads.	sting with the
	Over the next 6 months, intermittent car	re is estimated to occur	times per
	$(\Box \text{ day } / \Box \text{ week } / \Box \text{ month})$ and are like episode.	kely to last approximately(☐ hours	s / □ days) per
	nture of	_	
Healt	th Care Provider	Date	(mm/dd/yyyy)

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, in accordance with 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.

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

Certification for Serious Injury or Illness of a Veteran for Military Caregiver Leave 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: 6/30/2023

The Family and Medical Leave Act (FMLA) provides that eligible employees may take FMLA leave to care for a covered veteran with a serious illness or injury. The FMLA allows an employer to require an employee seeking FMLA leave for this purpose to submit a medical certification. 29 U.S.C. §§ 2613, 2614(c)(3). The employer must give the employee at least 15 calendar days to provide the certification. If the employee fails to provide complete and sufficient 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, it asks the health care provider for the information necessary for a complete and sufficient medical certification. Recertifications are not allowed for FMLA leave to care for a covered servicemember. Where medical certification is requested by an employer, an employee may not be held liable for administrative delays in the issuance of military documents, despite the employee's diligent, good-faith efforts to obtain such documents. In lieu of this form or your own certification form, you must accept as sufficient certification of the veteran's serious injury or illness documentation indicating the veteran's enrollment in the Department of Veterans Affairs Program of Comprehensive Assistance for Family Caregivers. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. § 825.310.

Employers must generally maintain records and documents relating to medical information, medical certifications, recertifications, or medical histories of employees or employees' family members, 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.

Middle

(2) Employer Name:	Date:	date certification requested)	(mm/dd/yyyy)
(3) This certification must be returned by: (Must allow at least 15 calendar days from the date requested, unless)	s it is not feasible despite the er		(mm/dd/yyyy) efforts.)
SECTION II - EMPLO	YEE and/or VETER	AN	
Please complete all Parts in Section II before having the ve allows an employer to require that an employee submit a tim for military caregiver leave under the FMLA due to a serio employer, your response is required to obtain or retain the employee at least 15 calendar days to return this form to the	nely, complete, and suffice ous injury or illness of a concentration of FMLA-protected	ent certification to suppovered veteran. If requed leave. The employer	oort a reques uested by the
PART A: EMPLOYEE INFORMATION (1) No reconstruction of the second control of the second			
(1) Name of veteran for whom employee is requesting leave	e: First	 Middle	Last

(1) Employee name:

Em	ployee Name:				
(2)	Select your relationshi	p to the veteran. You a	re the veteran's:		
	☐ Spouse	☐ Parent	☐ Child	☐ Next of K	in
mar pare the the near	riage or same-sex marriagent to a child. An employed employee when the employee mployee has assumed the test blood relative, other the triting by the veteran for	ge. The terms "child" and ee may take FMLA leave byee was a child. An emp ne obligations of a parent than the spouse, parent, son	to care for a covered servi loyee may also take FMLA. No biological or legal re n, or daughter, in the follow (2) blood relatives grante	arentis in which a person icemember who assume A leave to care for a covulationship is necessary. Ving order of priority: (1	including a common law on assumes the obligations of a d the obligations of a parent to rered servicemember for whom "Next of kin" is the veteran's) a blood relative as designated eteran, (3) brothers and sisters,
	The veteran was (☐ hor	norably / 🗖 dishonorably		from the Armed Force	es, including the National
(4)			s discharge:nk and unit at the time of		(mm/aa/yyyy)
(5)	The veteran (□ is / □ is	s not) receiving medical	treatment, recuperation,	or therapy for an injury	y or illness.
(6)	Briefly describe the ca	re you will provide to the	e veteran: (Check all that	t apply)	
	☐ Assistance with	basic medical, hygienic,	nutritional, or safety nee	ds 🗖 Transporta	tion
	☐ Psychological C	omfort	cal Care	Other:	
(7)	Give your best estima t	te of the amount of FML	A leave needed to provid	de the care described: _	
(8)			vide the care described, §		
	schedule you are able to	work. From	(mm/dd/yyy	y) to	(mm/dd/yyyy) I am
	able to work:		(hours per day)		(days per week).
			I HEALTH CADE		

Please provide your contact information, complete all Parts of this Section fully and completely, and sign the form below. The employee named in Section I has requested leave under the military caregiver leave provision of the FMLA to care for a family member who is a veteran.

Note: For purposes of FMLA military caregiver leave, a serious injury or illness means an injury or illness incurred by the servicemember in the line of duty on active duty in the Armed Forces (or that existed before the beginning of the servicemember's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces) and manifested itself before or after the servicemember became a veteran, and is: a continuation of a serious injury or illness that was incurred or aggravated when the covered veteran was a member of the Armed Forces and rendered the servicemember unable to perform the duties of the servicemember's office, grade, rank, or rating; or a physical or mental condition for which the covered veteran has received a U.S. Department of Veterans Affairs Service Related Disability Rating (VASRD) of 50 percent or greater, and such VASRD rating is based, in whole or in part, on the condition precipitating the need for military caregiver leave; or a physical or mental condition that substantially impairs the covered veteran's ability to secure or follow a substantially gainful occupation by reason of a disability or disabilities related to military service, or would do so absent treatment; or an injury, including a psychological injury, on the basis of which the covered veteran has been enrolled in the Department of Veterans' Affairs Program of Comprehensive Assistance for Family Caregivers.

Employee Name:				
"Need for care" includes both physical and psychological care. It includes situations where, for example, due to his or her serious injury or illness, the veteran is not able to care for his or her own basic medical, hygienic, or nutritional needs or safety, or needs transportation to the doctor. It also includes providing psychological comfort and reassurance which would be beneficial to the veteran who is receiving inpatient or home care.				
A complete and sufficient certification to support a request for FMLA military caregiver leave due to a covered veteran's serious injury or illness includes written documentation confirming that the veteran's injury or illness was incurred in the line of duty on active duty or existed before the beginning of the veteran's active duty and was aggravated by service in the line of duty on active duty, and that the veteran is undergoing treatment, recuperation, or therapy for such injury or illness by a health care provider listed above. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.				
PART A: HEALTH CARE PROVIDER INFORMATION				
Health Care Provider's Name: (Print)				
Health Care Provider's business address:				
Type of Practice/Medical Specialty:				
Telephone: () Fax: () E-mail:				
Please select the type of FMLA health care provider you are: □ DOD health care provider □ VA health care provider □ DOD TRICARE network authorized private health care provider □ DOD non-network TRICARE authorized private health care provider □ Health care provider as defined in 29 CFR 825.125				
PART B: MEDICAL INFORMATION				
Please provide appropriate medical information of the patient as requested below. Limit your responses to the veteran's condition for which the employee is seeking leave. If you are unable to make certain military-related determinations contained below, you are permitted to rely upon determinations from an authorized DOD representative, such as a DOD Recovery Care Coordinator, or an authorized VA representative. Do not provide information about genetic tests, as defined in 29 C.F.R. § 1635.3(f), or genetic services, as defined in 29 C.F.R. § 1635.3(e).				
(1) Patient's Name:				
(2) List the approximate date condition started or will start: (mm/dd/yyyy)				
(3) Provide your best estimate of how long the condition will last:				
(4) The veteran's injury or illness: (Select as appropriate) ☐ Was incurred in the line of duty on active duty ☐ Existed before the beginning of the veteran's active duty and was aggravated by service in the line of duty on active duty ☐ None of the above				
The veteran (□ is / □ is not) undergoing medical treatment, recuperation, or therapy for this condition. If yes, briefly describe the medical treatment, recuperation, or therapy:				

5) T		Name:
	he ve	teran's medical condition is: (Select as appropriate)
		A continuation of a serious injury or illness that was incurred or aggravated when the covered veteran was a member of the Armed Forces and rendered the servicemember not able to perform the duties of the servicemember's office, grade, rank, or rating.
		A physical or mental condition for which the covered veteran has received a U.S. Department of Veterans Affairs Service Related Disability Rating (VASRD) of 50% or higher, and such VASRD rating is based, in whole or in part, on the condition precipitating the need for military caregiver leave.
		A physical or mental condition that substantially impairs the covered veteran's ability to secure or follow a substantially gainful occupation by reason of a disability or disabilities related to military service, or would do so absent treatment.
		An injury, including a psychological injury, on the basis of which the covered veteran is enrolled in the Department of Veterans' Affairs Program of Comprehensive Assistance for Family Caregivers.
		None of the above. Note to Employee: If this box is checked, you may still be eligible to take leave to care for a covered family member with a "serious health condition" under 29 C.F.R. § 825.113 of the FMLA. If such leave is requested, you may be required to complete DOL FORM WH-380-F or an employer-provided form seeking the same information.
Par	t C : A	Amount of Leave Needed
dura expe	tion o	edical condition checked in Part B, complete all that apply. Some questions seek a response as to the frequency or of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, e, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or inate" may not be sufficient to determine FMLA military caregiver leave coverage.
"ind	CtClill	mate may not be sufficient to determine FiviLA minitary caregiver leave coverage.
"ind (1)	Due 1	to the condition, the veteran will need care for a continuous period of time , including any time for treatment and very. Provide your best estimate of the beginning date
(1)	Due to recove (mm/s) Due to	to the condition, the veteran will need care for a continuous period of time , including any time for treatment and very. Provide your best estimate of the beginning date(mm/dd/yyyy) and end date
(1) (2)	Due to medical Due to as the	to the condition, the veteran will need care for a continuous period of time , including any time for treatment and very. Provide your best estimate of the beginning date
(1) (2)	Due to medical street of the s	to the condition, the veteran will need care for a continuous period of time , including any time for treatment and very. Provide your best estimate of the beginning date

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, in accordance with 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, NW, Washington, DC 20210.

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

Schedule of Employee Periodic Reports During Leave (Employer to Complete)						
Use this to keep track of the periodic reports by the employee.						
Employees on leave must contactName	on the	of each month regarding their status and intention to return to work.				

Date of Periodic Report	Status of Health Condition	Date of Anticipated Return to Work	Re-Certification Needed Y/N	Signature of Person Who Conducted Periodic Report

^{*}Any forms containing medical information must be kept in a separate, confidential medical file in accordance with the Americans with Disabilities Act.

Return to Work Medical Certification

PART I: Employee to Complete	
Employee Name	
Position	
Date Leave Commenced//	Anticipated Return to Work Date///
Employee Signature	////
PART II: Employee's Health Care Provider to Co	mplete
□ I certify that Employee Name	is able to resume work
on/	
☐ I have received and reviewed a list of the essent	ial functions of's
position and certify that	• •
Health Care Provider Name	
Address	
Telephone Number ()	
Health Care Provider Signature	//



Employee Change/Termination Form Directions

The Employee Change/Termination Form (PEO083) is required for all changes of information, rate of pay or employment status for any employee.

Submit this form to your Payroll Specialist to ensure accurate and timely processing of changes.

Section 1

Fill out all bold fields with current information of the employee you are submitting a change for.

Include only one employee per sheet.

Section 2

Complete only fields where there are changes to an employee's information providing new job title and job description if applicable. Indicate if employee's insurance plan includes an HSA (Health Savings Account).

Section 3

Complete fields that apply to your employee's status.

- Be aware that benefits will be effective until the last day of the month of the employee's reported termination date, not the last day worked. For example, if you enter a last day worked of 5/31, but a termination date of 6/1, benefits will be effective until 6/30 and if the employee has no further wages, you will be responsible for the premiums associated with this coverage.
- Pursuant to Texas Senate Bill 51, timely notice of termination of benefits is mandated. As such, clients with Texas employees participating in the HMO plan(s) will be billed for the insurance costs associated with the coverage for a terminated employee through the later of: 1) the end of the month in which the termination is effective, or 2) the end of the month that the notice of termination was provided to Paychex.

Section 4

Complete this information for each employee terminated.

For assistance with this portion of the form, contact the Paychex State Unemployment Insurance Group at 1-800-472-0072 or refer to the descriptions on the next page of this document.

Be sure to provide as much detail as possible and to attach copies of any documentation such as warning notices, attendance records, etc. and maintain the originals in the employee's personnel file.

Remember: If you indicate you will be reporting payroll on a terminated employee, you must still report this to your Payroll Specialist.

For assistance with Paychex HR Solutions – PEO Health & Benefits, contact your payroll specialist at 1-800-741-6277.

Section 5

Sign and date each form you submit.

You may submit the form via email to PBSRecords@paychex.com. Refer to the instructions on page 3 for help.

Paper forms may be faxed to the attention of your Payroll Specialist at 1-800-668-7296.

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Lack of Work

A common non-disqualifying separation that usually results in charges against the employer's account and includes reduction in work hours, completed assignments, plant shutdowns, and per diem work.

Voluntary

If the claimant establishes he quit "with good cause" related to work, the state may grant benefits which can be charged to your reserve account. To establish the claimant voluntarily quit without good cause attributable to the employer, or he failed to do everything possible to preserve his job, ensure you can support your position by answering these questions:

- Was an exit interview conducted?
- Did the employee submit a written resignation? If so, to whom was the resignation given? Was it signed?
- Did the employee give a reason for resigning? If so, what was the reason?
- Was there any change to the employee's job duties, pay, hours, etc.?
- Had the employee previously expressed any dissatisfaction? If so, with whom was this discussed?
- Did the employee request a transfer or leave of absence?
- What actions, if any, were taken by the company to resolve any complaints of the employee?

These questions provide a basis for documenting most voluntary resignation situations. However, depending on the employee's exact reason for resigning, additional information may be needed to determine if he quit "with good cause."

Discharge

A discharge is a permanent separation, initiated by the employer, in which the employee does not meet employer expectations either through lack of ability or misconduct. Misconduct is described as a willful or deliberate act the claimant knew, or reasonably should have known, could cause harm to the employer. Discharges for unsatisfactory work performance (no misconduct) are usually charged to the employer's account unless misconduct can be established.

To disqualify the employee from receiving benefits, you must establish the employee was discharged "with good cause" connected to work. If you are unable to establish good cause, the state may award the claimant benefits that can be charged to your reserve account. To ensure you have the information necessary to effectively present your case, answer the following questions:

- What was the final incident prior to the employee's discharge?
- What progressive disciplinary steps were taken prior to the employee's discharge (verbal warning, written warning, suspension)?
- Did the employee sign any written warnings?
- What was the adverse effect of the misconduct to your business?
- What is the company policy regarding the reason for discharge?
- How was the employee made aware of the policy?
- Did the employee sign an acknowledgement that he received and understood the policy?
- Was the employee made aware through the company handbook or warnings that his actions could result in discharge?
- Were there any witnesses to the incidents leading up to the discharge? If so, who?

These questions will apply to most discharge situations. However, additional information relating to specific issues may be needed to support your position.

Leaves of Absence (code as "other")

In most states, an individual may only collect unemployment benefits if he is able, available, and actively seeking suitable work. When an employee is on a leave of absence, he is likely restricting his availability for work and, therefore, would be ineligible for benefits. Some individuals on leave may not be able to work because of physical limitations.

While most employees will not be able to collect unemployment benefits during a leave of absence, an individual may be eligible if his job is no longer available at the end of the leave. The state may consider this a layoff and your account can be charged for any unemployment benefits paid.

Note: Depending on the state where the claimant has applied for benefits, the above information may not protect your chargeability for unemployment insurance. For state-specific guidelines, contact your State Unemployment Insurance Service specialist.

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Electronic Signature and Submission Instructions

Note: The electronic signature and submission process is only available to users with Adobe Reader versions 8.0 and later.

- 1. Click the signature box.
- 2. Adobe Reader will search for a recognizable digital ID file which is required to electronically sign the form. If one is found, skip down to Step 4. If Adobe Reader does not find a digital ID, then an on-screen wizard will appear to assist you. Please continue with Step 3 for instructions regarding the digital ID wizard.
- The first digital ID wizard window allows you to use an existing digital ID to sign the
 document or to create a new one. Refer to the information below to help with this
 process.

If you already have a digital ID		If you don't have a digital ID, or are unsure	
1.	Click one of the options under "My existing digital ID from:".	1.	Click A new digital ID I want to create now.
2.	Enter the location of your digital ID based on the option chosen.	2.	The next window asks: Where would you like to store your ID? Select New PKCS#12 digital ID file .
		3.	The next window prompts for your personal information. It's recommended to leave the default options as is so that "Enable Unicode Support" is set to unchecked, the "Key Algorithm" is set to 1024-bit RSA, and "Use digital ID for" is set to both signature and encryption.
			The next window allows you to select a location to save your digital ID file and to choose a password that will be required every time documents are signed. Ite: If the Windows Certificate Store option was chosen in step 2 of this section, then a password may not be required.

- Complete the signature process by entering your password, if necessary, and clicking the Sign button.
- 5. You will be prompted to save a copy of the file for your records. The information typed into the form fields will be saved to the document as read only and unable to be modified. It's recommended to give the file a unique name using a naming convention that allows you to remember the contents of the file.

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Employee Change/Termination Form Fax this form to your Payroll Specialist at 1-800-668-7296

Section 1—Required Fields in Bold			
Client Number	Client Name		
Employee Name	Payroll Specialist		
Employee ID			
Section 2—Employee Changes (complete all that are changing, provide new rates/information)	<u>Section 4—Employee Terminations</u> (check one) Required for State Unemployment Purposes For assistance completing this form call 1-800-472-0072, State Unemployment Insurance Option 6.		
Effective Date	□ Lack of work* Recall Date:		
Name Change	☐ Voluntary: (Check reason below) ☐ Job abandonment ☐ Relocation (Three days no call, no show)		
Home Address	☐ Dissatisfaction (hours, rates of pay, working conditions) ☐ Personal reasons		
City, State, Zip	☐ Accepted another job ☐ Other		
Area Code and Phone Number ()	☐ Involuntary Discharge: (Check reason below and provide details)		
Social Security Number Change	☐ Unsatisfactory work performance (no misconduct) ☐ Falsification of records		
Pay Rate Change	☐ Attendance or tardiness ☐ Insubordination ☐ Violation of company policy ☐ Other		
Workers' Comp Class Insurance Class Code	Provide date and details of final incident		
New job title:			
New description of duties (provide a short description of regular daily activities	List dates and details of any prior incidents and warnings. (attach copies of written warnings)		
Does this employee's health plan include a Health Savings Account (HSA)? ☐ Yes ☐ No	Other: Provide details		
Transfer EE to Client Code Transfer EE to Department Code			
Section 3—Employee Status Changes (complete the areas that are changing)	Upon separation, do you want Paychex HR Solutions – PEO health benefits owed for the remainder of the month to be deducted on the last check for this employee? ☐ Yes ☐ No		
Employee Termination Date Last Day Worked	Upon separation did you report or will you be reporting payroll wages for the		
In addition, for terminated employees, fill out Section 4.	employee? (Note: Wages must be reported to your Payroll Specialist.) □ Yes □ No If yes, note what type of pay the employee will be receiving?		
Note: See instructions on page 1 for benefits effective and termination dates and timely notice requirements for Texas employees.	☐ Severance ☐ Holiday ☐ Wages in lieu of notice ☐ Pension ☐ Vacation		
Reactivate Date	Period Covered Amount		
Rehire Date			
Note: If employee information has changed at rehire, submit changes on this form.			
Leave of Absence Date			

Section 5—Client Signature (required for all changes)

Date:

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Sample Notice to Health Care Provider Containing GINA Safe Harbor Language

Notice to Health Care Provider

The Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of an individual or family member of the individual, except as specifically allowed by this law.

To comply with this law, we are asking that you not provide any genetic information when responding to this request for medical information. 'Genetic information,' as defined by GINA, includes an individual's family medical history, the results of an individual's or family member's genetic tests, the fact that an individual or an individual's family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual's family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.

Note: Employers should consult with their legal counsel for advice on whether the US Department of Labor's Certification of Health Care Provider for Employee's Serious Health Condition (WH 380E), Certification of Health Care Provider for Family Member's Serious Health Condition (WH 380F), Certification of Qualifying Exigency for Military Family Leave (WH 384), Certification for Serious Injury or Illness of Covered Servicemember for Military Family Leave (WH 385), and Certification for Serious Injury or Illness of a Veteran for Military Caregiver Leave (Family Medical Leave Act) (WH 385-V) developed by the DOL available at http://www.dol.gov/whd/fmla/index.htm comply with the GINA regulations or whether they should attach to the DOL FMLA form(s) a separate page containing the safe-harbor language found above from the GINA regulations.