Scappoose School District 1J

Code: GCBDA/GDBDA-AR(4)

Revised/Reviewed: 11/04/13; 10/15

Orig. Code(s): GCBDA/GDBDA-AR(4)

FMLA/OFLA Eligibility Notice to Employee

DATE:		
TO:	(Employee's name)	
FROM:		
	(Name of appropriate employer representative)	
SUBJECT	Γ: Request for FMLA and/or OFLA Leave	
On	(date) you notified us of your need to take famil	y/medical leave due to:
1	The birth of your child, or the placement of a ch	ild with you for adoption or foster care;
2.	A serious health condition that makes you unably your job;	le to perform the essential functions of
3.	A serious health condition of your □ spouse¹, □ grandchild, adopted or foster child or stepchild employee is or was in a relationship of "in loco an employee or an individual who stood "in loco employee was a child), □ grandparent (OFLA le of an employee's registered domestic partner (O□ noncustodial parent, □ adoptive parent, □ for provide care;	of an employee or a child with whom the parentis"), \square parent (biological parent of parentis" to an employee when the eave only), \square parent-in-law or the parent of FLA leave only), \square custodial parent,
4	An illness or injury to your child which requires condition (OFLA leave only);	home care but is not a serious health
5	A qualifying exigency arising from a spouse, so Forces on covered active duty, or in the Nationa duty;	· · · · · ·

¹"Spouse" means individuals in a marriage including "common law" marriage and same-sex marriage. For OFLA, spouse also includes same-sex individuals with a Certificate of Registered Domestic Partnership.

²For FMLA, the age of the son or daughter at the onset of the disability is not relevant in determining a parent's entitlement to FMLA leave.

6.		Your spouse has been notified of an impending call to active duty, has been ordered to active duty, or has been deployed or on leave from deployment;
7.		A serious illness or injury, incurred in the line of duty, of a covered service member who is your spouse, son, daughter, parent or next of kin;
8.		For the death of a family member (OFLA only).
conti	inue until on	nat you need this leave beginning on and that you expect leave to or about The FMLA requires that you notify the district as soon as of scheduled leave changes or are extended, or were initially unknown.
unpa "leav servi	id leave in a ve year". FM	ed below, you have a right under the FMLA and/or OFLA for up to 12 workweeks of 12-month period for the reasons listed above. The district will use a fixed 12-month LA leave and OFLA leave generally run concurrently. In order to care for an injured you are entitled to up to 26 weeks of leave in a singe 12-month period to care for a member.
same state empl unles	e conditions a or federal lar loyment on yourse ss provided o	benefits under FMLA must be maintained during any period of unpaid leave under the as if you continued to work. You must be reinstated to the same or in some cases, under w, to an equivalent job with the same pay, benefits and terms and conditions of our return from leave. The district is not required to maintain benefits during OFLA therwise by Board policy or collective bargaining agreement; however, all such benefits a full upon your return to the district.
conti OFL	inuation, recu A; or (2) other	rn to work following FMLA and/or OFLA leave for a reason other than: (1) the arrence or onset of a serious health condition which would entitle you to FMLA and/or er circumstances beyond your control, you may be required to reimburse the district for bremiums paid on your behalf during your FMLA/OFLA leave.
This	is to inform	you that (check appropriate boxes, explain where indicated):
1.	You are □ 6	eligible \square not eligible for leave under the \square FMLA, \square OFLA or \square both.
2.	The request □ both.	red leave may be counted against your annual □ FMLA leave entitlement, □ OFLA
3.		□ will not be required to furnish medical certification of a serious health condition. If ou must furnish certification by (date) (must be at least 15 days after you are notified of ment).
4.	require that	ect to substitute accrued paid leave for unpaid FMLA leave. We \square will \square will not you substitute accrued paid leave for unpaid FMLA and/or OFLA leave. If paid leave I the following conditions will apply: (<i>Explain</i>)

5a.	If you normally pay a portion of the premiums for your health insurance, these payments will continue during the period of FMLA/OFLA leave. Arrangements for payment have been discussed with you and it is agreed that you will make premium payments as follows: (Set forth dates, e.g., the 10th of each month, or pay periods, etc. that specifically cover the agreement with the employee.)
5b.	If the district pays any part of your share of disability, life or other insurance benefits while on OFLA or FMLA leave the district may deduct up to 10 percent of your gross pay each pay period after your return to work until the amount is repaid (OFLA leave only).
5c.	You have a minimum 30-day (<i>or</i> , <i>indicate longer period</i> , <i>if applicable</i>) grace period in which to make premium payments. If payment is not timely made, your group health insurance may be cancelled. We will notify you in writing at least 15 days before the date that your health coverage will lapse. At our option, we may also pay your share of the premiums during FMLA/OFLA leave as provided by Board policy and/or collective bargaining agreement, and recover these payments from you upon your return to work. We \square will \square will not pay your share of health insurance premiums while you are on FMLA and/or OFLA leave.
5d.	We \square will \square will not do the same with other benefits (e.g., life insurance, disability insurance, etc.) while you are on FMLA and/or OFLA leave. If we do pay your premiums for other benefits, when you return from leave you \square will \square will not be expected to reimburse us for the payments made on your behalf.
5e.	Except as noted above, in the event you do not return to work for the district after your FMLA and/or, OFLA leave and the district has paid your share of benefit premiums, you \square will \square will not be responsible for reimbursing the district the amount paid on your behalf, with the exceptions noted in Section 104 (c)(2)(B) of the FMLA.
6.	☐ You will be required to present a fitness-for-duty certificate prior to being restored to employment following leave for your own serious health condition. If such certification is required but not received, your return to work may be delayed until the certification is provided. A list of essential functions for your position is attached. The fitness-for-duty certification must address your ability to perform these functions.
	☐ You will not be required to present a fitness-for-duty certificate prior to being restored to employment following leave for your own serious health condition. If such certification is required but not received, your return to work may be delayed until the certification is provided.
7a.	You \square are \square are not a "key employee" as described in Section 825.218 of the FMLA regulations. If you are a "key employee," restoration to employment may be denied following FMLA leave on the grounds that such restoration will cause substantial and grievous economic injury to us. (FMLA leave only.)

7b.	We \square have \square have not determined that restoring you to employment at the conclusion of FMLA leave will cause substantial and grievous economic harm to us. (FMLA leave only.) (<i>Explain (a) and/or (b) below.</i>)
8.	While on FMLA and/or OFLA leave, you \square will \square will not be required to furnish us with periodic reports every (<i>indicate interval of periodic reports, as appropriate for the particular leave situation</i>) of your status and intent to return to work. If the circumstances of your leave change and you are able to return to work earlier than the date indicated on this form, you \square will \square will not be required to notify us at least two workdays prior to the date you intend to report for work.
9.	You \square will \square will not be required to furnish recertification relating to a serious health condition.

- 9. You □ will □ will not be required to furnish recertification relating to a serious health condition. (FMLA leave only.) (Explain below, if necessary, including the interval between certifications as prescribed in Section 825.308 of the FMLA regulations.)
- 10. You are notified that all leave taken for the purposes of the death of a family member, counts toward the total period of authorized family leave.