

#### **Oregon Department of Corrections**

#### Family Medical Leave Act (FMLA) and Oregon Family Leave Act (OFLA) Forms Packet

#### Please read this statement before proceeding

This packet is a summary of Family and Medical Leave policy and procedures. In all cases applicable state and federal laws, rules, policies and collective bargaining agreements govern the employee's and the agency's rights and obligations; not this document.

FMLA and OFLA are not optional. The law requires the agency to provide these entitlements.

Federal and state law prohibit retaliation against an employee with respect to hiring or any other term or condition of employment because the employee asked about, requested or used Family and Medical Leave.

#### Why am I receiving this packet?

- It was requested by you, or
- We were notified that you had an absence of more than three consecutive calendar days that may qualify under FMLA and/or OFLA

#### What do I need to do next?

- Have the medical provider complete the applicable form. There is an <u>Employee</u> Health Care Provider Certification form and a <u>Family Member</u> Health Care Provider Certification form attached.
- If you were incapacitated for more than seven days (for your own absence), have your medical provider complete the attached Employee Medical Status Report (EMSR) form and return to your supervisor.
- If you did not seek medical attention for your absence, please contact your FMLA/OFLA Analyst (listed below) immediately.
- Complete and submit a leave request within 3 days of your return to work.

#### Fax Completed Forms to (503) 934-0283

Kathy Martin (503) 934-1013

<u>Kathleen.M.Martin@doc.state.or.us</u> *Mon-Thurs 6:30-5:00p.m.* 

SRCI, WCCF

Christine Welter (503) 934-1036
Christine.Welter@doc.state.or.us

Tues-Weds 7:00-4:00p.m.; Fri 7:00-11:00a.m.

CCCF, HS Admin, Parole Board Central Administration

Serena Thompson (503) 934-1083 <u>Serena.Thompson@doc.state.or.us</u> *Mon-Thurs* 9:30-1:30p.m.; Fri 11:00-3:00p.m. Linn, Douglas, CRCI/SFFC, EOCI, OSCI, PRCF

Angela Allen (503) 934-1057 <u>Angela J. Allen@doc.state.or.us</u> *Tues-Fri 7:00-5:30p.m.*  DRCI, MCCF, OSP, SCCI, SCI, TRCI



#### **HEALTH CARE PROVIDER CERTIFICATION**

# \*For Employee's Serious Health Condition\* Family and Medical Leave (PD 615A)

**Oregon Department of Corrections** 

This form is used to provide certification per FMLA and OFLA regulations and law.

Section I: Employee Completes	his Section Work Location:
· ·	Contact Number (optional):
Tersonal L-man (optional).	Contact Number (optional).
Section II: Health Care Provide Please complete all sections in order for the	*Completes this Section agency to determine Family and Medical leave entitlement.
A. Requires hospital care (hos B. Requires absence from wor C. Pregnancy disability or req Chronic condition requiring E. Permanent or long-term conditions.	ires prenatal care
Describe the medical facts that support you	above certification.
2. Approximate date this condition began _	
3. Estimate the employee's current dates	of incapacity/absence from work
$\square$ yes $\square$ no If yes, what is the expected	r pregnancy?  yes  no If yes, is the patient presently incapacitated? duration of the incapacity?
condition or treatment?  yes no If days per week, days p	ake time off intermittently or work on a reduced schedule due to the patient's yes, what is the expected frequency for the absence? er month, reduce hours worked in a day to for days per
treatments? yes no If yes to either intervals between treatments	otion, follow-up appointment, etc.)? Will the patient require a regimen of describe the nature of the treatments, number of treatments needed and the
	e use the Family Member Health Care Provider Certification form.
Signature of Health Care Provider	Printed Name of Health Care Provider Date Signed
Field of Practice: F	ealth Care Provider Address:
Return form to the patient or FAX to the	e Oregon Dept. of Corrections, FMLA/OFLA at (503) 934-0283.

#### **DEFINITIONS**

This page defines the various serious health condition categories listed in section 1, A-G on the front of this certification. A "serious health condition" is defined as an illness, impairment, physical or mental condition that involves one or more of the following:

- **A.** Hospital care: Inpatient care (i.e. overnight stay) in a hospital, hospice, or residential medical care facility, including any period of incapacity or subsequent treatment in connection with or as a consequence of such inpatient care.
- **B.** Absence plus treatment: A period of incapacity of more than three consecutive calendar days, including any subsequent treatment or period of incapacity relating to the same condition, that also involves one or both of the following:
  - a. Treatment received in person, two or more times by a health care provider, a nurse, or a physician's assistant under direct supervision of a health care provider, or a provider of health care services (e.g., physical therapist) under orders of or referred by a health care provider.
  - b. Treatment by a health care provider on at least one occasion resulting in a regimen of continuing treatment under the supervision of the health care provider.
  - c. Regimen of Continuing Treatment: Includes a course of prescription medication such as an antibiotic or physical therapy requiring special equipment to resolve or alleviate the health condition. A regimen of treatment does not include taking over-the-counter medications such as aspirin, antihistamines or salves, bed-rest, drinking fluids, exercise, and other similar activities that an individual can initiate without a visit to a health care provider.
- **C. Pregnancy or pregnancy disability**: Any period of incapacity for pregnancy, pregnancy-related illness including severe morning sickness, or for prenatal care or post pregnancy recovery.
- **D.** Chronic conditions requiring treatments: A chronic serious health condition is one which:
  - a. Requires periodic in-person treatments by a healthcare provider, nurse, or physician's assistant under direct supervision of a healthcare provider.
  - b. Continues over an extended period of time, including recurring episodes of a single underlying condition.
  - c. May cause episodic rather than continuing periods of incapacity; for example, asthma, diabetes, epilepsy.
- **E. Permanent or long-term conditions requiring supervision**: A period of incapacity that is permanent or long-term due to a condition for which treatment is potentially ineffective. The employee or family member is under supervision of a health care provider, not necessarily receiving active treatment. Examples are Alzheimer's disease, a severe stroke, the terminal stages of a disease.
- **F.** Multiple treatments (non-chronic conditions): Any period of absence to receive multiple treatments (including any period of recovery) by a health care provider or by a provider of health care services under orders of, or on referral by a health care provider for restorative surgery after an accident or other injury, or for a condition that in the absence of treatment or medical intervention, will likely result in a period of incapacity of more than three consecutive calendar days. For example: chemotherapy or radiation for cancer, physical therapy for severe arthritis, dialysis for kidney disease.
- **G.** None of the above: The patient does not have a serious health condition as described above.

**Incapacity**: The inability to work, attend school or perform other regular daily activities due to a serious health condition or treatment for or recovery from a serious health condition.



#### **HEALTH CARE PROVIDER CERTIFICATION**

### \*\* Family Member's Serious Health Condition Form\*\*

# Family and Medical Leave Oregon Department of Corrections

This form is used to provide certification per FMLA and OFLA regulations and law.

ampioyee's name:		ompletes this Section			
ratient's name:					
The patient is my	(Please cir	cle one):	001110 00	x domestic partner	parent-in-law
grandparent gra	ındchild	child (age) parent of domestic partr	ner child of	a domestic partner (age	
		_ 1			_
otion II. Uasl	th Coro	<b>Provider Complete</b>	s this Soction	•	
		H CARE PROVIDER: The			der the FMI A to care for
		pletely, all applicable parts b			
ondition, treatment, o	etc. Your an	swer should be your best esti	mate based upon y	our medical knowledge, ex	perience, and examination
		n; terms such as "lifetime," "			
		he condition for which the pa	tient needs leave. 1	Please be sure to sign the	torm on the last page an
completed form to					
'rovider's name an	d business	address:			
Type of practice / N	Medical spe	ecialty:			
Telephone: (	)		Fax:(	)	
PART A: MEDICA	AL FACTS	5			
. Approximate dat	e condition	commenced:			
Probable duratio	n of condit	ion:			
Was the patient a	admitted fo	r an overnight stay in a ho	spital, hospice, o	r residential medical care	e facility?
Date(s) you treat	ted the pati	ent for condition:			
Was medication	other than	over-the-counter medicati	on prescribed?	No Ves	
		e treatment visits at least t			lo Yes
		other health care provider(			
_		state the nature of such tre	*		- '
	,		r		
	1	1: 1.0 / :0	1	0 111 4	
		edical facts, if any, related		-	•
	-	symptoms, diagnosis, or	, .	Č	ucn as the use of
specialized equip	oment):				

PART B: AMOUNT OF CARE NEEDED: When answering these questions, keep in mind that your patient's need for care by the employee seeking leave may include assistance with basic medical, hygienic, nutritional, safety or transportation needs, or the provision of physical or psychological care:

4. Will the patient be incapacitated for a single continuous periorecovery? No Yes.	od of time, including any time for treatment and
If so, estimate the beginning and ending dates for the period of	incapacity:
During this time, will the patient need care? No Yes. Explain the care needed by the patient and why such care is me	dically necessary:
Estimate the employee's dates of absence from work:	
5. Will the patient require follow-up treatments, including any time If so, estimate treatment schedule, if any, including the dates of each appointment, including any recovery period:	any scheduled appointments and the time required for
During this time, will the patient need care? No Yes. Explain the care needed by the patient, and why such care is me	edically necessary:
6. Will the condition cause episodic flare-ups periodically preventi activities requiring care on an intermittent or reduced schedule b	
Based upon the patient's medical history and your knowledge o ups and the duration of related incapacity that the patient may h months lasting 1-2 days):	
Frequency: times per week(s) month	u(s)
Duration: hours or day(s) per episode	
Does the patient need care during these flare-ups? No Explain the care needed by the patient, and why such care is me	Yes. edically necessary:
Signature of Health Care Provider	Date

Please return this form to the patient or FAX to the Department of Corrections Human Resources FMLA/OFLA at (503) 934-0283.



#### OREGON DEPARTMENT OF CORRECTIONS

#### **Employee Medical Status Report**

The Oregon Department of Corrections provides a transitional-work program for short-term, medically restricted employees who have experienced injury or illness on or off the job. This temporary transitional work program is designed to provide transitional work, as approved by the treating physician and as appropriate for the employee's temporary physical limitations and/or restrictions. Transitional work is normally limited to 30 days with possible extensions after review, but at no time shall transitional-work extend beyond 90 days. The employee is expected to adhere to the treating physician's restrictions. The supervisor monitors for compliance with the transitional-work program.

NOTE: IF THIS IS AN OFF-THE-JOB INJURY OR ILLNESS THE EMPLOYEE MUST SIGN THE "EMPLOYEE MEDICAL RELEASE AUTHORIZATION" ON PAGE 2.

1.	Employee Information:		
	Name:	Date of Injury/illness:	
2.	Return to Work Status:		
	PLEASE CHECK APPROPRIATE STATUS May return to regular job (complete items 5May return to transitional/modified duty (complete items 5May not return to any work (complete items 5	8) Date:	
3.	Temporary Physical Limitations: (No	comment indicates no limitation)	
	<b>C</b> = Continuous: no limit, 66% to 100% of the <b>F</b> = Frequently: 34%-65% of the day	e day	

Capabilities	С	F	0	N	Lifting	С	F	0	N
Bend					0-10 lbs.				
Squat					11-20 lbs.				
Crawl					21-40 lbs.				
Twist					41-60 lbs.				
Reach above shoulders					Over 60 lbs.				
Walk ramps					Use arms/repeated pushing/pulling				
Use stairs/steps/step-stools					Use arms/repeated grasp/lift/carry				
Use ladders					Use hands/repeated fine manipulations				
Run/Walk on rough/uneven surfaces					Carry: (max. lbs. Ok?)				
Run or jog up to 200 yards	•		•						
Push or pull loads up to 175 lbs	6.								
Pull, drag, or carry loads with a	n avera	age w	eigh	t of 1	62 lbs. for a distance up to 40 yards				
Operate a motor vehicle									

N = Not OK

cons a re restr	e: No inmate contact will prosists of walking past inmates sponse team. There is prooms, staff dining rooms, rlies at any DOC facility.	s but woul otential fo	ld not inc or inmate	lude dire	ect super t within	vision of an instit	inmates of the contract in the	or assigr ng to a	nment to nd from
Inma	ate Contact:	Limited	d □ Fu	ااد					
4.	Endurance:								
	Please indicate below the num	nber of hour	s these act	ivities sho	uld be limi	ted to:			
	Hours	1	2	3	4	5	6	7	8
	Sitting Standing								
	Walking								
	Total number of hours patient	may work p	er day: Pe	r Week:	1	_	-		1
5.	Medically Stationary				Perma	nent P	hysical	Restr	ictions
<ol> <li>7.</li> </ol>	Physician's Comme  Date of Next Appoin								
8.	Physician's Signatu	re:					Date:		
	Address:				PI	hone: _			
restric where	nformation on this form will be ke ctions on the work or duties of e appropriate if a condition requi hall be provided relevant informat	employees. ires emerge	Agency ency treatm	medical c	onsultants	and safet	ty personne	l may be	informed
	E	Employee N	Medical R	elease A	uthorizat	ion			
w C	HEREBY AUTHORIZE the address ork capacity and/or performance. ONFIDENCE and used only to designment.	I EXPECT	THIS INFO	ORMATIO	N TO BE	TREATED	IN THE S	TRICTES	T OF
E	mployee's Signature:				Date:				
Pl	hysician's Name:			Phon	e Number:			_	
A	ddress:Street or PO Roy		City		Ctot		- Zin		

#### **EMPLOYEE LEAVE REQUEST**



- ◆ Employees subject to FLSA shall complete this form **before** leave is taken and **ensure leave has been** approved.
- ♦ In the event of an unplanned absence, the employee shall complete the form immediately upon return to duty.
- ◆ FLSA-exempt employees shall complete this form only for absences which are or may be FMLA/OFLA qualifying (see reverse for qualifying criteria).

		<b></b> .		
Last Name (please print)		First		M.I.
Functional Unit / Institution:				
☐ Management Service ☐ Execut	tive Service Re	epresented (Name of L	abor Organiza	tion)
I request hours (total) leave from	official duty for the followin	g reason(s):		
BEGINNING on at		FNDING on	at	
BEGINNING on at(Date)(	Hour) (Circle: am/pm)	1)	Date)	(Hour) (Circle: am/pm)
I request that my leave be charged as follows:	(Please indicate the numbe	r of hours for each type	of leave reques	sted in the space provided.)
Vacation Sick Leave	Personal Leave	Comp Ti	me	Military Leave
Leave Without Pay Bereav	ement Leave (Relations)	nip)	Other	r (Specify Type of Other Leave)
If this leave is to care for a SERIOUS HEA	AI TH CONDITION or a SIC	CK CHILD, or for PAR	FNTAI I FAVI	,
spaces in the boxed area below: (See rev				
™ You must give 15 days advance no	otice unless an emerge	ncy exists.		
☐ Your serious health condition (see defi	inition on back)			FMLA, OFLA
☐ Family member (son/daughter, parent,	legal spouse) with a seriou	us health condition (see	e definition on l	back) FMLA, OFLA
☐ Parent-in-law, grandparent, grandchild	or same-sex domestic part	tner with a serious hea	Ith condition (s	see definition on back) OFLA
☐ Sick child who does not have a serious	s health condition, but requi	res home care		OFLA
☐ Pregnancy (includes prenatal care, chi	ldbirth, and recovery)			FMLA, OFLA
☐ Care for a newborn, newly adopted, or new	ly placed foster child under age	e 18, unless incapable of	self-care due to	disabilityFMLA, OFLA.
Is this a previously approved FMLA/OFLA	gualifying condition?		☐ Yes	□ No
Do you have a spouse who works for the S	_	requesting time off?	☐ Yes	□ No
If yes, name of spouse and Agency where	employed.			
If approved for FMLA/OFLA, you must atter	mpt to schedule leave to be	e as least disruptive to	the employer.	
Medical certification and/or fitness-for-duty	certification may be require	ed (For sick child leave	e medical cert	tification may be required after
three days of leave.)	continuation may be require	ia. (1 or olok olma loav	o, modrodi oon	modilon may be required alter
, , , , , , , , , , , , , , , , , , , ,				
FMLA/OFLA Coordinators approve FMLA	VOFLA Leave.	Supervisor signature of	does not guara	intee FMLA/OFLA approval.
Employee Signature	Date	Supervisor Signature		Date
			NOT APPR	
Section Head Signature	Date	Approval is continger	nt on staff havir	ng adequate leave accrual.
		on, if not approved:		
Staff Deployment Notes:			U	Jpdated:
• •			-	

**ATTENTION Supervisors/Managers**: If the leave checked above is included in the boxed area, please *immediately* forward a copy of this leave request form to your assigned FMLA/OFLA Coordinator. The leave may qualify as FMLA leave which means the employee's medical-dental insurance may be paid while on leave without pay and the leave will be counted as part of the 12 weeks of FMLA leave eligibility.

Page 1 of 2 CD1D Revised 01-2012

A serious health condition under the FMLA means an illness, injury, impairment, or physical or mental condition that includes at least one of the following:

- **Inpatient care** in a hospital, hospice or residential medical-care facility, including any period of incapacity, or any subsequent treatment in connection with such inpatient care; OR
- Continuing treatment by a health care provider which includes one of the following:
  - Incapacity due to a serious health condition lasting more than three (3) consecutive calendar days; and subsequent treatment or incapacity relating to the same condition which includes either two or more treatments administered or supervised by a health care provider, or at least one treatment with a continuing regimen of treatment;
  - Incapacity due to pregnancy or absence for prenatal care;
  - > Incapacity or treatment thereof due to a chronic serious health condition, which requires periodic treatment by a health care provider and continues over an extended period. (Incapacity may be episodic versus continuous, e.g., asthma, diabetes, epilepsy, etc.),
  - Incapacity which is permanent or long-term due to a condition for which treatment is not effective (e.g.; severe stroke, Alzheimer's, or the terminal stages of a disease); **OR**
  - Absence to receive multiple treatments from a health care provider for restorative surgery and recovery therefrom, following an injury or accident, or for a condition that would likely cause incapacity for at least three consecutive days if left untreated (e.g. chemotherapy or radiation for cancer, physical therapy for arthritis, and dialysis for kidney diseases.)

Incapacity means inability to work or perform other daily activities due to treatment or recovery from a serious health condition.

<u>Purpose of Leave</u>: To care for your own serious health condition; a family member's serious health condition; or following the birth, adoption or foster placement of a child under age 18, unless incapable of self-care due to disability.

adoption of loster placement of a child under age 10, unless incapable of self-care due to disability.

Eligibility for Leave: You must have at least 12 months of employment with the State of Oregon (need not be consecutive service); during your last 12 months of employment prior to the leave request, you must have worked for at least 1,250

hours; AND leave must be for a qualifying event.

Maximum Leave: 12 weeks in a 12-month period. (If the State of Oregon employs both parents, their combined parental leave is

limited to the 12 weeks.)

#### A serious health condition under OFLA means one of the following:

- An illness, injury, impairment or physical or mental condition that requires inpatient care in a hospital, hospice or residential medical care facility;
- An illness, disease or condition that poses imminent danger of death, is terminal with a reasonable possibility of death in the near future, or requires constant care; OR
- Disability due to pregnancy or absence for prenatal care.

Purpose of Leave: Parental Leave: To care for your newborn, newly adopted or newly placed foster child who is under the age of 18,

unless incapable of self-care due to disability; Serious Health Condition Leave: To care for your own serious health condition if it prevents you from performing at least one essential function of your job, or to care for a family member's serious health condition; Sick Child Leave: To care for your own child due to an illness, injury or

condition that is not a serious health condition, but requires home care.

Eligibility for Leave: For parental leave you must have been employed for at least the 180 days immediately preceding the start date of

the leave; for all other leave you must also have worked an average of at least 25 hours per week during the 180

days; AND leave must be for a qualifying event.

Maximum Leave: 12 weeks in a one-year period. An additional 12 weeks is available for a disabling illness, injury or condition

related to pregnancy or childbirth. An employee who takes the full 12 weeks of Parental Leave may also take 12 weeks of Sick Child Leave.

Medical certification may be required for leave due to a medical condition. Medical certification of fitness for duty may be required upon an employee's return form FMLA due to his/her own serious health condition.

If leave qualifies under the FMLA, OFLA, and/or contractual benefit provisions, its use is counted against applicable entitlements.

Employees may be required to exhaust all accrued leave in accordance with collective bargaining agreements and personnel policies prior to being placed on leave without pay during FMLA/OFLA leave.

Page 2 of 2 CD1D Revised 01-2012



#### Going Out on Medical Leave and Your Benefits

We understand that you may be going out on medical/extended leave at this time. There are a few things surrounding your benefits and pay that we would like to bring to your attention.

FMLA and OFLA are not optional. The laws require this agency to provide these entitlements.

#### 1. Use of Sick and Vacation Leave

- a. If taking leave under FMLA and short term disability (STD) you may decide the type of leave usage. You can choose to use leave or not, and decide when use of leave begins. Once you have started using leave, each leave must be used in a block until exhausted and there cannot be breaks in time between leave types.
- b. Once in LWOP, you cannot go back and use any leave time, unless you are covered under FMLA and disability.
- c. Use of sick leave is reported to Standard Insurance for the short term claim. Standard will evaluate your wages and pay you the difference between a regular week's wages and what you receive from DOC. Use of vacation, personal business, and compensatory time are reported to Standard, but are not included in their payment calculation. You will receive a check from Standard.
- d. You may choose to bank (save) some leave time for your return to work. It may not exceed more than 40 hours of sick and/or vacation time. If banking or saving time, not eligible for Hardship Donations.

#### 2. Use of Short/Long Term Disability

- a. If using short term disability, you will want to start the claim as soon as possible. DOC payroll will complete their portion of the report when they receive notification from Standard.
- b. The first seven days are not paid; this is Standard's evaluation time. If the claim is due to an accident, Standard will pay from the first day. Once the claim has been accepted, they will pay on a weekly basis.
- c. What Standard pays you is based on what pay, if any, you receive from DOC.
  - i. If you are receiving wages from DOC for payment of sick leave, Standard will only pay a percentage of the week, with a minimum of \$25.00, depending on use of sick leave.
  - ii. In order for Standard to pay you the full amount, you must either be using vacation, compensatory time, personal business, or LWOP.
- d. Long Term Disability, if enrolled, will automatically follow STD. If you have chosen the 180 day waiting period for long term disability, you will have at least a 3 month gap before long term disability becomes effective.
- e. There is no need to complete separate forms or provide additional information. Standard will request specific information if they need any.

#### 3. Hardship Donations

a. Hardship requests are reviewed and approved by your Human Resources Manager. Employees will donate vacation time, which will be converted to sick leave for you to use, or cover insurance premiums. There is no guarantee the full request will be met or all of the leave time covered. b. Hardship donations must be requested **prior** to exhausting all leave accruals. If you are banking leave time, you will not be eligible for hardship donations.

#### 4. Core Benefits

- a. Medical, Dental, Vision, and Basic Life Insurance are considered the core benefits provided by the state. While under protected leave (FMLA) the state will continue to pay 95% toward premium payments. You are still responsible to continue payment of the 5% premium. If you are receiving a check from DOC, it may cover the 5% automatically. If you are not receiving a check from DOC, you will need to send in payment of the 5% each month.
- b. If you choose not to continue insurance coverage while out, you can request to terminate coverage in writing, but it will then affect any medical services and/or use of disability coverage while out.

#### 5. Optional Insurance Benefits

- a. Continued payment and coverage for the following are handled the same as the core benefits
  - i. Accidental Death and Dismemberment
  - ii. Domestic Partner Tax (if the partner continues to be covered for core benefits)
  - iii. UNUM, Long Term Care Insurance
  - iv. Fortis Insurance
  - v. Optional Life Insurance, self and spouse and/or partner
  - vi. Dependent Life
  - vii. Short Term and Long Term Disability if you currently have an active claim, no premiums are paid while the claim is open.
- b. If you are receiving a check from DOC, and paid a minimum of 80 hours, your premium payments are automatically recovered from your wages.
- c. If you are not receiving a check from DOC, a letter will be sent detailing out the optional coverage benefits you have, the amount necessary to maintain coverage, and how to make the necessary payments. Please contact Payroll with questions.

#### 6. Additional information

- a. If you will be out past the exhaustion date of your FMLA/OFLA protected leave, please contact your HR Manager for an extended leave of absence.
- b. Provide the FMLA/OFLA section with updated notes from your health care provider.

# EMPLOYEE RIGHTS AND RESPONSIBILITIES UNDER THE FAMILY AND MEDICAL LEAVE ACT

#### **Basic Leave Entitlement**

FMLA requires covered employers to provide up to 12 weeks of unpaid, job-protected leave to eligible employees for the following reasons:

- for incapacity due to pregnancy, prenatal medical care or child birth;
- to care for the employee's child after birth, or placement for adoption or foster care;
- to care for the employee's spouse, son, daughter or parent, who has a serious health condition; or
- for a serious health condition that makes the employee unable to perform the employee's job.

#### **Military Family Leave Entitlements**

Eligible employees whose spouse, son, daughter or parent is on covered active duty or call to covered active duty status may use their 12-week leave entitlement to address certain qualifying exigencies. Qualifying exigencies may include attending certain military events, arranging for alternative childcare, addressing certain financial and legal arrangements, attending certain counseling sessions, and attending post-deployment reintegration briefings.

FMLA also includes a special leave entitlement that permits eligible employees to take up to 26 weeks of leave to care for a covered service-member during a single 12-month period. A covered servicemember is: (1) a current member of the Armed Forces, including a member of the National Guard or Reserves, who is undergoing medical treatment, recuperation or therapy, is otherwise in outpatient status, or is otherwise on the temporary disability retired list, for a serious injury or illness\*; or (2) a veteran who was discharged or released under conditions other than dishonorable at any time during the five-year period prior to the first date the eligible employee takes FMLA leave to care for the covered veteran, and who is undergoing medical treatment, recuperation, or therapy for a serious injury or illness.\*

\*The FMLA definitions of "serious injury or illness" for current servicemembers and veterans are distinct from the FMLA definition of "serious health condition".

#### **Benefits and Protections**

During FMLA leave, the employer must maintain the employee's health coverage under any "group health plan" on the same terms as if the employee had continued to work. Upon return from FMLA leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits, and other employment terms.

Use of FMLA leave cannot result in the loss of any employment benefit that accrued prior to the start of an employee's leave.

#### **Eligibility Requirements**

Employees are eligible if they have worked for a covered employer for at least 12 months, have 1,250 hours of service in the previous 12 months\*, and if at least 50 employees are employed by the employer within 75 miles.

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

#### **Definition of Serious Health Condition**

A serious health condition is an illness, injury, impairment, or physical or mental condition that involves either an overnight stay in a medical care facility, or continuing treatment by a health care provider for a condition that either prevents the employee from performing the functions of the employee's job, or prevents the qualified family member from participating in school or other daily activities.

Subject to certain conditions, the continuing treatment requirement may be met by a period of incapacity of more than 3 consecutive calendar days combined with at least two visits to a health care provider or one visit and a regimen of continuing treatment, or incapacity due to pregnancy, or incapacity due to a chronic condition. Other conditions may meet the definition of continuing treatment.

#### **Use of Leave**

An employee does not need to use this leave entitlement in one block. Leave can be taken intermittently or on a reduced leave schedule when medically necessary. Employees must make reasonable efforts to schedule leave for planned medical treatment so as not to unduly disrupt the employer's operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.

#### **Substitution of Paid Leave for Unpaid Leave**

Employees may choose or employers may require use of accrued paid leave while taking FMLA leave. In order to use paid leave for FMLA leave, employees must comply with the employer's normal paid leave policies.

#### **Employee Responsibilities**

Employees must provide 30 days advance notice of the need to take FMLA leave when the need is foreseeable. When 30 days notice is not possible, the employee must provide notice as soon as practicable and generally must comply with an employer's normal call-in procedures.

Employees must provide sufficient information for the employer to determine if the leave may qualify for FMLA protection and the anticipated timing and duration of the leave. Sufficient information may include that the employee is unable to perform job functions, the family member is unable to perform daily activities, the need for hospitalization or continuing treatment by a health care provider, or circumstances supporting the need for military family leave. Employees also must inform the employer if the requested leave is for a reason for which FMLA leave was previously taken or certified. Employees also may be required to provide a certification and periodic recertification supporting the need for leave.

#### **Employer Responsibilities**

Covered employers must inform employees requesting leave whether they are eligible under FMLA. If they are, the notice must specify any additional information required as well as the employees' rights and responsibilities. If they are not eligible, the employer must provide a reason for the ineligibility.

Covered employers must inform employees if leave will be designated as FMLA-protected and the amount of leave counted against the employee's leave entitlement. If the employer determines that the leave is not FMLA-protected, the employer must notify the employee.

#### **Unlawful Acts by Employers**

FMLA makes it unlawful for any employer to:

- interfere with, restrain, or deny the exercise of any right provided under FMLA; and
- discharge or discriminate against any person for opposing any practice made unlawful by FMLA or for involvement in any proceeding under or relating to FMLA.

#### Enforcement

An employee may file a complaint with the U.S. Department of Labor or may bring a private lawsuit against an employer.

FMLA does not affect any Federal or State law prohibiting discrimination, or supersede any State or local law or collective bargaining agreement which provides greater family or medical leave rights.

FMLA section 109 (29 U.S.C. § 2619) requires FMLA covered employers to post the text of this notice. Regulation 29 C.F.R. § 825.300(a) may require additional disclosures.





#### BOR AND



## Oregon

Brad Avakian, Commissione



#### **NOTICE TO** EMPLOYERS AND EMPLOYEES

The Oregon Family Leave Act, passed by the 1995 Legislature, requires employers of 25 or more employees in Oregon to provide their workers with job protected leave to care for themselves or family members in cases of illness, injury, childbirth or adoption.

#### When Can an **Employee Take** Family Leave?

#### Employees can take family leave for the following reasons:

- ▶ Parental Leave during the year following the birth of a child or adoption or foster placement of a child under 18 or a child 18 or older if incapable of self-care because of a mental or physical disability. Parental leave includes leave to effectuate the legal process required for foster placement or adoption.
- ▶ Serious health condition leave for the employee's own serious health condition or to care for a spouse, parent, child, parent-in-law. grandparent, grandchild, same-gender domestic partner or parent or child of same-gender domestic partner with a serious health condition. NOTE: Does not include an employee unable to work due to a compensable Workers Compensation injury.
- ▶ Pregnancy disability leave (a form of serious health condition leave) taken by a female employee for an incapacity related to pregnancy or childbirth, occuring before or after the birth of a child, or for prenatal care.
- ► Sick child leave taken to care for an employee's child with an illness, condition or injury that requires home care but is not a serious health condition
- ▶ Oregon Military Family Leave is taken by the spouse or same-gender domestic partner of a service member who has been called to active duty or notified of an impending call to active duty or is on leave from active duty during a period of military conflict.

- Who is Eligible? > To be eligible for leave, workers must be employed for the 180 day calendar period immediately preceding the leave and have worked at least an average of 25 hours per week during the 180 day period.
  - ▶ Exception 1: For parental leave, workers are eligible after being employed for 180 calendar days, without regard to the number of hours worked.
  - ► Exception 2: For Oregon Military Family Leave, eligible workers must work for an employer an average of at least 20 hours per week, without regard to the number of days worked.

#### How Much Leave Can an **Employee Take?**

- ▶ Employees are generally entitled to a maximum of 12 weeks of family leave within the employer's 12-month leave year.
- ► A woman using pregnancy disability leave is entitled to 12 additional weeks of leave in the same leave year for any qualifying OFLA
- ► A man or woman using a full 12 weeks of parental leave is entitled to take up to 12 additional weeks for the purpose of sick child leave.
- ► A spouse or same-gender domestic partner of a service member is entitled to a total of 14 work days of unpaid leave per deployment after the military member has been notified of an impending call or order to active duty before deployment and when the military member is on leave from deployment.

#### What Notice is Required?

► Employers may require employees to give 30 days notice in advance of leave, unless the leave is taken for an emergency. Employees must follow the employer's policy. Employers may require that notice is given in writing and may require an explanation of the need for leave. In an emergency, employees must give verbal notice within 24 hours of starting a leave.

## Paid or Unpaid?

Is Family Leave > Although Family Leave is generally unpaid, employees are entitled to use any accrued paid vacation, sick or other paid leave.

#### How is an Employee's Job **Protected During** a Leave?

► Employers must return employees to their former jobs or to equivalent jobs if the former position no longer exists. However, employees on OFLA leave are still subject to nondiscriminatory employment actions such as layoff or discipline that would have been taken without regard to the employee's leave.

For additional information, please call the nearest office of the Bureau of Labor and Industries:

Employer Assistance: ▶971-673-0824 ► Eugene.....541-686-7623 .503-378-3292 ► Portland....971-673-0761

Website: www.oregon.gov/boli

Or Write: Bureau of Labor and Industries Civil Rights Division 800 NE Oregon St Ste. 1045 Portland, OR 97232

Eligible employees who have been denied leave, disciplined or retaliated against for requesting or taking leave, or have been denied reinstatement to the same or equivalent position when they returned from a leave or requested leave may file a complaint with the Bureau of Labor and Industries, Civil Rights Division.

This is a summary of Oregon's laws relating to Family Leave Act (OFLA). It is not a complete text of the law.

January 2012