FMLA Employee Information Sheet

The Family and Medical Leave Act (FMLA) is a federal regulation that grants ELIGIBLE EMPLOYEES the right to take up to 12 workweeks of job-protected leave over a 12-month period for FMLA covered medical and family reasons. An employee is eligible for up to 26 workweeks of leave in a SINGLE 12-MONTH PERIOD to care for a COVERED SERVICEMEMBER, limited to a combined total of 26 workweeks for all types of FMLA leave. Please refer to the University’s FMLA policy (VI.E.1) for details and definitions of capitalized terms.

This information sheet is provided for the employee’s convenience. All terms and conditions of FMLA leave will be governed by the FMLA Policy. For questions, contact Human Resources Service Center (HRSC).

☐ 1. Determine whether you are eligible for FMLA leave:
   Employed by Purdue University for at least 12 months, consecutively or non-consecutively, (within the prior seven years) AND worked at least 1,250 hours during the 12 months prior to the beginning of leave. (This does not include paid time off, such as vacation or unpaid time.)

☐ 2. Determine whether the purpose for the leave qualifies under FMLA as one of the following:
   a. SERIOUS HEALTH CONDITION of you or a SPOUSE*, SON or DAUGHTER, or PARENT (including pregnancy, chronic conditions that require on-going treatments, and non-chronic conditions that require multiple treatments);
   b. Birth of your SON or DAUGHTER;
   c. Placement of a SON or DAUGHTER with you for adoption or foster care; or
   d. To care for a SON or DAUGHTER during the first 12 months following birth or placement for adoption or foster care (“bonding” with the child).
   e. Any QUALIFYING EXIGENCE arising out of the fact that your SPOUSE*, SON, DAUGHTER, or PARENT is a COVERED MILITARY MEMBER on COVERED ACTIVE DUTY (or has been notified of an impending call or order to Covered Active Duty) in the Armed Forces.
   f. To care for a COVERED SERVICEMEMBER with a SERIOUS INJURY OR ILLNESS, if you are the SPOUSE*, SON, DAUGHTER, PARENT, or NEXT OF KIN OF A COVERED SERVICEMEMBER. If you are an Eligible Employee, the University will grant you up to 26 workweeks of leave over a Single 12-Month Period, limited to a combined total of up to 26 workweeks for all types of FMLA leave in a Single 12-Month Period.

☐ 3. Notify your supervisor immediately of your intent to take leave (either verbally or in writing) and contact HRSC to receive and discuss the following:
   a. Purdue University’s Family and Medical Leave Act Request and Notice
   b. Purdue University’s FMLA Medical Certification Form, if applicable
   c. Purdue University’s FMLA Certification of Qualifying Exigency for Military Family Leave, if applicable
   d. Purdue University’s FMLA Certification for Serious Injury or Illness of Covered Servicemember, if applicable
   e. Documentation of birth, if applicable (normally, this is a birth certificate or hospital letter certifying the birth)
   f. Documentation of adoption, if applicable (legal documentation to prove adoption)

☐ 4. For INTERMITTENT or REDUCED SCHEDULE LEAVES:
   a. Consult with your supervisor to determine how your leave can be scheduled to minimize disruption to your department; AND
   b. If you are an exempt employee, work with your supervisor to jointly determine your workweek.

☐ 5. If the reason for your leave requires you to provide one of the certification forms listed in item 3 above (b, c, or d), it must be completed and returned to HRSC within 15 calendar days of the University’s request, unless it is not practicable to do so despite your diligent, good faith efforts. Keep in mind that the FMLA Medical Certification Form and the FMLA Certification for Serious Injury or Illness of Covered Servicemember require that all or part of the form be completed by a HEALTH CARE PROVIDER.

☐ 6. Contact HRSC at (765) 494-2222 to arrange to pay your share of medical insurance premiums if any of your leave will be without pay. (As long as you are in a pay status, your medical insurance premiums will be deducted from your paycheck as usual.)

*While the FMLA definition of “spouse” does not include same sex domestic partners, same sex domestic partners will be deemed “spouses” for purposes of this policy, pursuant to the Board of Trustees’ September 2002 resolution which granted benefits to same sex domestic partners.
7. Record your absences on your timecard, if you are a biweekly employee. Record your absences on HR Form 33FMLA, Record of FMLA Leave for Monthly-Paid Employees, if you are a monthly-paid employee. The 33FMLA form must be completed and submitted to your business office no later than the 20th day of each month in which FMLA absences occur in order for the absences to be entered.

8. Submit a signed and dated return-to-work statement (completed by your Health Care Provider) to your supervisor upon your return to work if you are on leave due to your own Serious Health Condition. The statement must clearly state that you are able to work and specify any physical or other limitations on your ability to work and the duration of the limitations. A return-to-work statement is not required when returning from an FMLA Intermittent or Reduced Schedule Leave.

9. If it is necessary for you to take more FMLA leave than you originally anticipated, notify your supervisor within two business days (Monday through Friday) of learning of the need for additional leave. You will be asked to provide documentation to support the extension. If circumstances of your leave change and you are able to return to work prior to the expected date of return, notify your supervisor within two business days (Monday through Friday) of your intention to report to work.

10. If it is necessary for you to take additional leave beyond the amount of FMLA leave available to you, you will need to request additional leave by completing HR Form 33ABSENCE or through Employee Self-Service to Request for Absence from Campus, and seek signature approval from your supervisor or by requesting through Employee Self-Service. Since you will have exhausted your FMLA leave entitlement, an FMLA Medical Certification Form will no longer be valid. Therefore, you must obtain a signed and dated medical statement from your Health Care Provider stating the need for additional leave. Also, remember this leave is no longer job-protected under FMLA and may be considered unauthorized and you could be subject to disciplinary action.

11. If your FMLA leave has been exhausted and it is necessary for you to take additional leave, you may qualify for additional protections under the Americans with Disabilities Act (ADA). Please contact Employee Relations (765-494-0269) to learn more about your rights under the ADA.

Note:
If you need assistance with any of the above information, contact HRSC at (765) 494-2222.

*While the FMLA definition of "spouse" does not include same sex domestic partners, same sex domestic partners will be deemed "spouses" for purposes of this policy, pursuant to the Board of Trustees' September 2002 resolution which granted benefits to same sex domestic partners.*