# THE SCHOOL BOARD OF SARASOTA COUNTY, FLORIDA HUMAN RESOURCES

1960 LANDINGS BOULEVARD, SARASOTA, FLORIDA 34231 PHONE (941) 927-9000 FAX (941) 927-4087

#### **REQUEST FOR FAMILY AND MEDICAL LEAVE (FMLA)**

Instructions: Comple Resources.	ete this form and submit it v	with appropriate at	tachments as outlined below to Human
I,Employ	yee Name (Print)		am requesting leave under the Family and
Medical Leave Act (FI Check one:	MLA) for(weeks/d	ays)	or the following reason:
☐ Medical Employee	– Attach Certificate of Hea	alth Care Provider	Form WH-380-E (190-11-HMR)
☐ Medical Family Me	ember – Attach Certificate o	of Health Care Pro	vider Form WH-380-F (191-11-HMR)
<ul><li>Birth of child -</li><li>Child care – (</li></ul>	Child under one year of ago	h Care Provider Fo e) Attach copy of c	orm WH-380-E (190-11-HMR) child's birth certificate cy verifying adoption/foster care
☐ Qualifying military	exigency – Call Human Re	sources for inform	ation
My first day out of wor	<u>k</u> was/will be	(Date)	
I anticipate returning t	o work on	(Date)	
Employee ID No. (A#)	)	s	SSN XXX-XX-
School/Dept			
twelve weeks (60 days) greater; all accrued sick (FMLA or otherwise) if t	is the maximum duration of FI days must be used concurre	MLA leave, even tho ntly at the start of FM at beyond what my	and understand page 2 of 2 of this FMLA request; ugh the total duration of the requested leave may be MLA leave; it is my responsibility to extend my leave physician indicates in questions 5, 6, or 7 on Form returning to duty.
Employee Signature			Date
		HR Use Only	
Hire date		Total FMLA	
Hours worked		FMLA dates	
Notes:			

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#### REQUEST FOR FAMILY AND MEDICAL LEAVE (FMLA)

#### **FMLA ELIGIBILITY**

Requesting employee must have been employed by The School Board of Sarasota County for a total of 12 months, have worked at least 1,250 hours over the previous 12 months, and have not exceeded maximum FMLA eligibility within the previous 12 months.

#### **FMLA QUALIFIED LEAVE REASONS**

FMLA leave will be granted to eligible employees for the following reasons:

- the employee's own serious health condition
- the birth of a son or daughter and care of a newborn child (under one year of age)
- the adoption or foster care placement of a child (within the first 12 months following the event)
- to care for the employee's spouse, son, daughter, or parent with a serious health condition
- for qualifying exigencies arising out of the fact that the employee's spouse, son, daughter, or parent is on federal active duty or called to federal active duty status as a member of the regular armed forces or the National Guard or Reserve

Definitions - "Parent": The biological, adoptive, step-, or foster care mother or father or someone who stands or stood in loco parentis to the employee when the employee was under the age of 18 or incapable of self-care. "Son" or "Daughter": A biological, adopted, or foster child, a stepchild, a legal ward, or a child of a person standing in loco parentis, under 18 years of age, or 18 years of age or older and incapable of self-care because of a mental or physical disability as defined by the ADA

FMLA leave is available to both male and female employees who request leave for the birth or placement and care of a child as outlined above

#### **FMLA SERIOUS HEALTH CONDITIONS**

An illness, injury, impairment, or physical or mental condition (for more than three days) that involves either:

- inpatient care in a hospital, hospice or residential medical care facility, or;
- continuing treatment by a health care provider

#### **Continuing treatment,** In broad terms, means the following:

- A period of incapacity (i.e., inability to work, attend school or perform other regular daily activities due to the serious health condition, treatment thereof, or recovery there from) of more than three consecutive calendar days (and any subsequent treatment or period of incapacity involving the same condition) involving treatment two or more times by a health care provider or treatment by a health care provider on at least one occasion that results in a regimen of continuing treatment under the health care provider's supervision.
- Any period of incapacity due to pregnancy or prenatal care.
- Any period of incapacity or treatment for such incapacity due to a chronic serious health condition that requires periodic visits for treatment by a health care provider; continues over an extended period of time; and may cause episodic rather than continuing incapacity (asthma, diabetes, epilepsy, etc.).
- A period of incapacity that is permanent or long-term due to a condition for which treatment may not be effective (Alzheimer's, severe stroke, terminal stages of a disease).
- Any period of absence to receive multiple treatments by a health care provider either for restorative surgery after an accident or injury or for a condition that would likely result in a period of incapacity of more than three consecutive calendar days in the absence of medical intervention or treatment (chemotherapy for cancer, physical therapy for severe arthritis, or dialysis for kidney disease).

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### CERTIFICATION OF HEALTH CARE PROVIDER FOR EMPLOYEE'S SERIOUS HEALTH CONDITION (FAMILY AND MEDICAL LEAVE ACT) FORM WH-380-E

### For Completion by the EMPLOYEE Employee Name Employee ID No. (A#) \_\_\_\_\_ Social Security No. XXX-XX-\_\_ Job Description (attached) \_\_\_\_\_ School/Cost Center For Completion by the HEALTH CARE PROVIDER INSTRUCTIONS to the HEALTH CARE PROVIDER: Your patient has requested leave under the FMLA. Answer all applicable parts fully and completely. Your answer should be your best estimate based upon your medical knowledge, experience, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or "indeterminate" may not be sufficient to determine FMLA coverage. Limit your responses to the condition for which the employee is seeking leave. Do not provide information about genetic tests [29 CFR 1635.3 (f)], genetic services [29 CFR 1635.3 (e)], or the manifestation of disease or disorder in the employee's family members [29 CRF 1635.3 (b)]. Be sure to sign the form. Provider name and business address Type of practice/medical specialty Health Care Provider Signature Date 1. Is the medical condition pregnancy? No (skip to question 6) Yes (complete questions 2-5) Expected delivery date 3. Estimate the beginning date of the period of incapacity 4. Estimate the duration of the period of incapacity 5. The employee may work past the expected delivery date \( \subseteq \text{No} \subseteq \text{Yes} \) The following questions are for medical conditions other than pregnancy. 6. Approximate date condition commenced 7. Use the job description provided by the employee to answer this question. If the employee fails to provide a job description, answer these questions based upon the employee's own description of his/her job functions. Is the employee unable to perform any of his/her job functions due to the condition? ☐ No ☐ Yes If so, identify the job functions the employee is unable to perform 8. Describe the relevant medical facts for which the employee seeks leave (such facts may include symptoms, diagnosis, or any regimen of continuing treatment such as the use of specialized equipment). This description will determine if this is a serious health condition FMLA qualifying event. If the answer is blank, this form will be returned to the employee and may cause interruption of insurance coverage. 9. The employee will be incapacitated for a single continuous period of time due to his/her medical condition, including any time for treatment and recovery and should be excused from work from Note: A "release to return to work" is necessary for the employee to return to active duty. The employee will be incapacitated on an intermittent basis due to his/her medical condition and should be excused from work through \_\_\_\_\_ per the following schedule and treatment plan: from

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