THE SCHOOL DISTRICT OF SOUTH ORANGE AND MAPLEWOOD, NEW JERSEY

SUPPORT STAFF MEMBERS 4431.1/page 1 of 4 Medical and Family Leave M

4431.1 MEDICAL AND FAMILY LEAVE - REPEALED

This policy has been repealed. Refer to Policy 1643.

Date of Repeal:

In accordance with the federal Family and Medical Leave Act (FMLA) and under the New Jersey Family-Leave Act (FLA), the Board of Education will grant eligible support staff members up to twelve (12) weeks leaveof absence in any twenty four (24) month period upon advance notice to the district so that a staff member mayprovide care made necessary by the birth of a child of the staff member, the placement of a child with the staff member in connection with the adoption of such child by a the staff member, or the serious health condition of aspouse, domestic partner, parent, child or the staff member.-

No staff member shall be required to take medical or family leave or to extend medical or family leavebeyond the time requested. A staff member shall not be discriminated against for h aving exercised his or herrights under the federal Family and Medical Leave Act or the New Jersey Family Leave Act nor discouraged fromthe use of medical or family leave.

For the purp oses of this policy, a "parent" is a biological, adoptive, or f oster parent; stepparent; parentin law; a Legal gu ardian having a par ent child relati onship with a child as defined by law; or a person who hassole or joint legal or physical custody, care, guardianship, or visitation with a child. A "child" is defined as thebiological, adopted or foster child, step child, legal ward, child of a parent who is under eighteen (18) years ofage or a child eighteen years or older who is incapable of self care because of a mental or physical impairment.-"Serious health condition" is an illness, injury, impairment, or physical or mental condition that r equires inpatientcare in a hospital, hospice, or resi dential medical facility or continuing medical treatment or continuingsupervision by a health care provider. "Family leave" is leave taken pur suant to the FMLA and the FLA. "Staffm ember" is an employee cl igible for family leave in accordance with the FMLA and the FLA. A "week" is thenumb er of days an employee normally works each calendar week.-

Eligibility

A staff member shall become eligible for family leave after he or she has been employed at least twelvemonths in thi s district for n ot less than one thousand base hours, including overtime, or twelve hundred and fifty hours for medical leave, during the immediate preceding twelve month period. The calculation of the twelvemonth period to determine eligibility shall commence with the commencement of the family leave. Full time employees are deemed to satisfy the 1250 hours requirement under the FMLA if they have completed twelvemonths of employment and work a regular, full time schedule. Family leave taken for the birth or adoption of ahealthy child may commence at any time within a year after the birth or placement for adoption.

During any period of the Leave, a staff member is prohibited from performing any services on a full time basis for any person for whom the staff member did not provide services immediately prior to thecommencement of the leave. A staff member on family leave may commence part time employment that shallnot exceed half the regularly scheduled hours worked for the district. The staff member may continue the parttime employment which commenced prior to the family leave at the same number of hours that the staffmember was regularly scheduled prior to such leave.-

Types of Leave

A staff member may take family leave in consecutive weeks, as intermittent leave, or as reduced leave. A staffmember who requests i ntermittent or reduced leave shall m ake a r easonable effort to schedule such leave so as not to unduly disrupt the instructional/educational program.

In the case of a family member who has a serious health c ondition, leav e may be taken intermittently whenmedically necessary. If the to tal time within which the leave is taken does not exceed a twelve month period for each seri-ous health condition episode; the staff member will provide the district with prior notic e of the leave in a m anner which i s reason able and practicable; and the staff member makes a reasonable effort to schedule the leave so as not to disrupt unduly the operations of the instructional/educational program. In the case of th ebirth or adoption of a healthy child, the leave may be taken intermittently only if agreed to by the staff memberand the district.-

Reduced leave means leave scheduled for fewer than the staff member's usual number of hours workedper workweek, but not fewer than a staff member's usual number of hours work ed per workday, unlessotherwise agreed to by the sta ff member and the district. A staff mem ber is entitled, at the option of the staffmember, to take leave on a reduced leave schedule except the staff memb er is not entitled to a redu ced leave esc hedule for a period exce eding twenty four consecutive weeks. The staff member and the district if the leave is taken upon the birth or adoption of a healthy child. The staff member shall make a r easonable effort toschedule reduced leave so as not to unduly disrupt the operation s of the instructional/educational program. Thestaff member shall provide the district prior notice of the care, medical treatment or continuing supervision by ahealth care provider necessary due to a serious health condition of a family m ember in a manner th at isreasonable and practic able. Leave taken on a reduced leave schedule shall n ot result in a reduction of the totalam ount of leave to which a staff member is entitled.

A one-or two day holiday occurring within the week taken by a staff member as Family Leave has noeffect and the week is counted as a week of medical or family leave. However, if the staff member is out on-Family Leave and the school district is closed and the staff member would not be expected to report for work forone or more weeks, the days the school district is closed for this staff member do not count against the staffmember's family leave entitlement.

Notice

A staff mem ber eligible f or family I cave must give at I east thirty (30) d ays' advance n otice in writingto the Superintendent or his/her designee of the need to take family leave, except where the need to take familyleave is not foreseeable. In such cases, the staff member must provide notice as soon as practicable. Wheneveremergent circumstances make written notice impracticable, the staff member may give verbal notice to the-Superintendent or his/her designee, but any verbal n otice must be followed by written notice delivered within ten (10) days.-

1 Notice for leave to be taken for the birth or pl acement of a child for adoption shall be given at least thirty (30) days prior to the commencement of the leave, except that if the date of the birth or adoption requires leave-to begin in less than thirty (30) days, the employee shall provide such notice as is reasonable and practicable.

2 Notice for leave to be taken for the serious health condition of a family member shall be given at leastfifteen (15) days pr ior to the c ommencement of leave, except th at i f the date of the treatment or supervisionrequires leave to begin in less than fifteen (15) days, the employee shall provide such notice as is reasonable andpracticable.

When the Superintendent or his/her designee is not made aware that a staff member is absent for family-leave reason s and the staff member wants to r equest that the leave be counted as family leave, the staff-member must provide ti mely notice wi thin two (2) business days of returning to work to have the time-considered in accordance with the Family Leave Act.-

Benefits

Medical or family leave shall be unpaid leave as per the FMLA and the FLA. Employees on medical leave, howev er, may be eligible for salary c ontinuation und er the NJ Temporary Disabi lity Benefits Program, or-Workers' C ompensation I nsurance, d epending on t he cau se an d nature of the medic al condition.-

In accordance with law, the Board will mainta in coverage und er any group health insur ance policy, group subscriber contract, or health care plan at the level and under the conditions coverage would have beenprovided if the staff member had continued in employment continuously from the date the staff membercommenced the leave to the date the staff member returned to work or the date on which the staff member'scoverage would have expired had the employee not been on leave, whichever is sooner

A staff member returning from medical or family leave shall be entitled to the position he or she heldwhen leave commen ced or to an equivalent position of like seniority, status, employment benefits, pay and other conditions of employment. If the district experiences a reduction in force or layoff and the staff member wouldnot have lost his or her position had the staff member not been on family leave, as a result of the reduction in force or pursuant to the good faith operation of a b ona fide I ayoff and rec all system including a system underany collective bargaining agreement, the staff member shall be entitled to reinstatement to the former or anequivalent position in accordance with applicable statutes, codes and laws. The staff member's tenure andseniority rights, if any, and other benefits shall be preserved, but the staff member shall accrue no additional timetoward tenure or seniority for the period of the leave, except as may be provided by law.-

The r eturn of a staff member prior to the expir ation of a r equested and approved med ical or familyleave may be permitted by the Boar d if the return does not undul y disrupt the instructional/educational programor require the Board to incur the cost of continuing the employment of a substitute under contract. If an employee requests leave that would have him/her retur ning to wor k during the weeks preceding the end of thesch ool year, the Board may exer cise its right to extend the leave through the end of the school year undercertain circumstances.-

If an employee fails to return to work following an approved medical or family leave, the Board has theright to bring an action to recover the cost of premiums paid for the employee's health insurance benefits throughout the period of the leave. Medi cal or family leave granted to a non-tenured staff member cannot extendthe staff member's employment beyond the expiration of his or her employment contract.

To prevent substantial and grievous economic injury to the school district's operations, the district maydeny family leave to a staff mem ber if the sta ff member is a sal aried employee who is among the highest paid five percent of the school district sta ff or one of the seven high est paid employees of the district, whichevergroup is greater in number. The Superintendent shall notify the staff member of the intent to deny the leave at the time that the Superintendent determines such denial is necessary. If the leave has already commenced at the time of the district's notification of denial, the staff member shall return to work within ten (10) working days ofthe date of notification.-

Verification of Leave

The B oard shall require the certific ation of a duly licensed health c are pr ovider verifying the purpose of requested medical or family leave. Certification of a seri ous h ealth condition of a family member of the staffmember sh all b e deemed su fficient if it states the d ate on which the condition commenced, the probableduration of the condition and the medical facts within the provider's knowledge regarding the condition.-Certification for the birth or placement of a child for adoption need only state the date of birth or the date ofplacement, whichever is appropriate.- In the event the Superintendent or his/her designee doubts the validity of the certification for the seriousheal th condition of a family member of the staff member, the district may require the staff member to obtain atdistrict expense an opinion re garding the serious h ealth condition fr om a second health care providerdesignated or approved, but not employed on a regular basis, by the district. If the second opini on differ s fromthe certification, the d istrict m ay r equire th at the staff member obtain at district expense the opinion of a thirdhealth care provider designated or approved jointly by the district and the staff member concerning the seriou sheal th condition. The opinion of the thir d health c are provider shall be final and binding on the district and the staff member.-

In order that a staff member's entitlement to medical or family leave can be properly determined, the-Superintendent sh all insure the k ceping of acc urate attendance records that distingui sh medical or family leavefrom other kinds of leave-

29 U.S.C. 2601 et seq. 29 C.F.R. 825.100 et seq.-N.J.S.A. 34:11B 1 et seq.-N.J.A.C. 13: 14 1 et seq.-

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