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POLICY 3.76

5-G I recommend that the Board approve development of the proposed revised Policy 3.76, entitled "Family and Medical Leave Act Policy."

[Contact: Mark Mitchell PX 48911, Elizabeth McBride, PX 48751.]

Development CONSENT ITEM

- The revised policy addresses recent congressional amendments to the Family and Medical Leave Act, which was amended by the National Defense Authorization Act for Fiscal Years 2008 and 2010 (FMLA) to provide:
 - Two new FMLA military family leave (See Sec. 3e and 4b) provisions which offer employees:
 - Up to 26 weeks to care for a family member injured on active military duty (Military Caregiver Leave). See 3f and 4(b) (i).
 - Up to 12 weeks for "qualifying exigencies" caused by a family member being recalled to active duty (Military Qualifying-Exigent Leave). See 3g, 4(a) (v), and 4(b) (ii).
 - For employees to provide notice to District of the need for unforeseeable leave within as soon as practicable and follow the work unit's usual and customary call-in procedures for reporting of absence, as opposed to the previous requirement permitting the employee to wait up to 2 days. See 7(a). This notice may be given by another person if the employee is unable to do so.
- The proposed provisions provide new definitions for covered service members to include veterans, and expand the definition of serious injury or illness with respect to veterans to include an injury or illness which may manifest itself before or after the servicemember becomes a veteran.
- Proposed provisions permit domestic partners, registered in accordance with District policy, to be eligible for family medical leave to care for a domestic partner. See Sec. 4(a)(iii), 4(a)(v), and 4(b)(i).
- An employee is prohibited from working another job, if the medical leave relates to a health condition or injury of the employee. See Sec. 9.
- Health benefits are maintained for employees on family medical leave if: the employee was eligible and received such benefits from the District prior to leave; and the employee makes the required employee contribution, if the leave is unpaid. If an employee fails to return to work after the leave, the District may seek reimbursement for health care premiums paid. See Sec. 6.
- Upon return from FMLA, an employee is entitled to same position held prior to leave or an equivalent position with equivalent benefits, etc. See Sec. 7e.
- Provisions for notices to employees are provided and forms with information as required by federal laws and regulations are provided for. See Sec. 11.

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POLICY 3.76

FAMILY AND MEDICAL LEAVE ACT POLICY

1 2

- 3 1. Purpose. The purpose of this policy is to provide family and medical leave for 4 District employees in a manner that meets the requirements of the federal laws and 5 regulations governing the Family and Medical Leave Act of 1993, as amended in 6 2008, including amendments to the FMLA pursuant to the National Defense 7 Authorization Act for Fiscal Years 2008 and 2010. (FMLA) and preserves the 8 ability of the school system to fulfill its mission. FMLA leave is intended to allow 9 employees to balance their work and family life by taking reasonable paid and/or unpaid leave for a serious health condition, for the birth or adoption of a child, and 10 for the care of a child, spouse, or parent who has a serious health condition, or who 11 12 is called to certain active duty status in the armed forces. The School Board of Palm Beach County has long recognized the importance of providing assistance to 13 14 employees in meeting family obligations and has provided for paid and unpaid time away from work for the reasons recognized by the FMLA. 15
- Scope. This policy applies to eligible District employees, excluding such employees whose collective bargaining agreements have controlling provisions governing FMLA.
- 19 3. Definitions. For the purposes of this policy, the following words shall have the definitions as provided below.
- 21a.Eligible Employee means an employee who: (a) has been employed for at22least twelve (12) months by the District; and (b) has at least one thousand two23hundred fifty (1,250) hours of service with the District during the twelve (12)24months prior to the start of the requested leave.
- b. <u>Eligible Domestic Partner shall be an individual who has become a registered</u>
 <u>domestic partner of an employee as provided in Policy 3.78.</u>
- c. <u>Covered Servicemember means a member of the armed forces, including a</u>
 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 a veteran with a serious injury or illness.
- 32d.Intermittent Leave means leave taken in separate blocks of time, rather than in
one continuous period, related to a single illness or injury. Such leave may be
taken in blocks of hours, days, or weeks.
- e. <u>Military Family Leave comprises the two categories of leave entitled: Military</u>
 <u>Caregiver Leave and Military-Qualifying Exigency Leave, the provisions of</u>

37 <u>which are outlined in this policy.</u>

- 38f.<u>Military Caregiver Leave means leave with or without pay granted to an
eligible employee who is the spouse, son, daughter, parent, domestic partner
or the next of kin of a covered servicemember of the armed forces, including a
member of the National Guard or Reserves, or a veteran, who has a serious
illness or injury that was incurred in the line of duty while on active duty, or that
existed before the member's active duty and was aggravated by service in the
line of duty.</u>
- 45 g. Military-Qualifying Exigency Leave means leave with or without pay granted to an eligible employee, including an eligible domestic partner, who has a 46 47 covered family member serving in either the regular armed forces, or the National Guard or the Reserves for any qualifying exigency that arises while 48 the covered family member is on active duty or called to active duty status in 49 50 support of a contingency operation. Examples of "gualifying exigency" include, 51 but is not limited to: attending military events and related activities; arranging 52 alternative childcare and school activities; managing financial and legal 53 arrangements; rest and recuperation; attending counseling sessions; 54 attending post-deployment activities; or, short notice (e.g. less than 7 days) deployment to a foreign country; or additional activities agreed upon by the 55 56 employee and employer.
- h. <u>Serious health condition means an illness, injury, impairment or physical or</u>
 mental condition that requires inpatient care in a hospital, hospice, or
 residential medical care facility, or continuing health treatment by a health care
 provider.
- i. <u>Serious injury or illness means an injury or illness incurred by a member of the</u>
 armed forces, including a member of the National Guard or Reserves, in the
 line of duty while on active duty in the armed forces, or existed before the
 beginning of the member's active duty and was aggravated by service in the
 line of duty on active duty, and that may render the member medically unfit to
 perform the duties of the member's office, grade, rank or rating.
- 67 4. Policy Statement. 1. GENERAL. In accord with federal law and regulations, the 68 The District will provide, to eligible qualified employees, family and medical leave 69 pursuant to the provisions of the 1993 Family and Medical Leave Act of 1993, as 70 amended in 2008, including amendments to the FMLA pursuant to the National Defense Authorization Act for Fiscal Years 2008 and 2010. (FMLA) FMLA leave is 71 72 intended to allow employees to balance their work and family life by taking 73 reasonable paid and/or unpaid leave for personal serious health conditions, for the 74 birth or adoption of a child, and for the care of a child, spouse, or parent who has a 75 serious health condition. During the period of FMLA leave entitlement, the District will continue to provide paid health insurance for the employee. 76

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77	FMLA leave shall be granted to eligible employees pursuant to the following
78	criteria (except as otherwise provided in applicable collective bargaining
79	agreements):
80	a. "Eligible Employees" are those employees who:
81	i. have been employed for at least twelve (12) months by the District,
82	and
83	ii. have at least one thousand two hundred fifty (1,250) hours of
84	service with the Board during the twelve (12) months prior to the
85	requested leave.
86	b. Employees meeting the requirements of paragraph 2(a) shall be entitled
87	to a total of twelve (12) weeks of FMLA leave per year (calculated on a
88	rolling twolve (12)-month basis) for the following:
89 90 91	a. <u>Family Medical Leave.</u> Eligible employees are able to use up to a total of twelve (12) weeks leave per year, as calculated on a rolling twelve (12) month basis for:
92 93	 The birth <u>and care of the employee's child, within one year of birth</u> of a child of the employee and/or in order to for such child;
94 95	The placement of a child with the employee for adoption or foster care, within one year of the placement;
96 97	iii. <u>Care of</u> To care for a spouse, child, or parent, <u>or eligible domestic partner</u> of the employee if said individual <u>who</u> has a serious health condition; <u>or</u>
98 99 100	iv. <u>The employee's own</u> A serious health condition that makes the employee unable to perform the <u>essential</u> functions of his/her position with the District.
101 102 103 104 105	v. Any Military Qualifying Exigency Leave arising out of the fact that the employee's spouse, son, daughter, parent or domestic partner is on active duty or has been notified of an impending call or order to active duty in the armed forces, National Guard or Reserves in support of a contingency operation.
106 107 108	"Serious health condition" is defined as a condition which requires inpatient care in a hospital, hospice, or residential medical care facility; or continuing health treatment by a health care provider.

- 109b.Military Family Leave. Eligible employees or the next of kin may receive the
military family leave relative to an immediate family member who is a covered
service member, or who is on active duty or being recalled to active duty as a
member of the armed forces or National Guard or Reserves, or a member of
the armed forces, the National Guard or Reserves who is on the temporary
disability retire list, under the following circumstances.
- 115i.Military Caregiver Leave. An eligible employee who is the spouse, son.116daughter, parent, domestic partner or next of kin of a covered service117member, including an eligible veteran, shall be granted up to twenty-six118(26) weeks of paid or unpaid leave during a single 12-month period to119care for the covered service member with a serious illness or injury.
- 120ii.<u>Military-Qualifying Exigent Leave shall be granted as provided in section</u>1214(A) (v) herein.
- 122c.The total, combined available Family Medical Leave, including the military123related leave, for an eligible employee per leave year shall not exceed twenty-124six (26) weeks.
- 125 5. <u>When Husband and Wife or Domestic Partners Are Both Employees.</u>
- 126 e. Where both husband and wife, or eligible domestic partners, are employed a. 127 by the District, they are permitted to take only a combined total of twelve (12) 128 work weeks of leave if time off is requested for the birth and care of a newborn 129 child: the placement of a child for adoption or foster care; or to care for a sick child, spouse, parent, or domestic partner. For FMLA leave based on other 130 qualifying reasons, the husband and wife will each be entitled to their unused 131 132 balance of twelve (12) weeks. If terms of a collective bargaining agreement 133 differ from Board Policy, the language of the employee's agreement will take 134 precedence.
- b. If the husband and wife, or eligible domestic partners, are both employees of the District, the two employees are entitled to a combined total of 26 weeks of military caregiver leave due to the care of a seriously ill or injured covered service member of whom the eligible employee is the spouse, child, parent, domestic partner or next of kin.
- 1406.Maintenance of Health Benefits.During a period of FMLA leave, an eligible141employee's health coverage will continue under the same conditions that applied142before the leave commenced.
- 143a.**e**. The District shall maintain, in full effect for the duration of the leave, health144insurance coverage for an employee who is on leave, provided the employee:
- 145 i. was eligible for and received District provided group health insurance

146 prior to the leave when actually working for the District; and/or

- ii. <u>if</u> is on unpaid leave and, if he/she pays for dependent insurance, pays
 partial premiums for his/her own coverage, or pays for other types of
 District offered insurance coverage, and continues to make direct
 premium payments to the District while on leave.
- 151b.Employee payments will be due on the same schedule that payroll deductions152are made (whether the employee is in paid or unpaid status).
- c. If an employee voluntarily fails to return to work upon the expiration of the leave or if the employee informs of the intent to not return to work at the end of the leave period, the employee must reimburse the District for health care premiums paid by the District during the period of any unpaid leave.
- 157 7. Notification, Application and Medical Certifications
- 158 a. + An eligible employee wishing to take FMLA leave, as provided for herein 159 outlined in paragraphs b(i) and b(ii) above, must provide the District with not 160 less than thirty (30) calendar days written notice, before the date the FMLA 161 leave is to begin, if the leave is foreseeable, Examples of foreseeable leave 162 are such as an expected birth, placement for adoption or foster care, or 163 planned medical treatment for a serious health condition of the employee, an 164 eligible family member or eligible domestic partner. except if the birth or 165 placement requires FMLA leave to begin in less than thirty (30) calendar days. 166 When the need for leave is not foreseeable, the employee shall provide notice 167 as in keeping with any work unit rules for calling in sick or reporting an absence, or as soon as it is practical, preferably or within one to two business 168 169 days of when the employee learns of the need for the leave. This notice may 170 be given by another responsible person if the employee is unable to do so. 171 Where FMLA leave is requested, as outlined in paragraphs b(iii) and b(iv) 172 above, the employee, in writing, shall provide thirty (30) days notice, except 173 that if the date of treatment requires the employee's leave to begin in less than 174 thirty (30) days, the employee shall provide such written notice as is practical. 175 The employee shall make a reasonable effort to schedule the treatment so as 176 not to unduly disrupt the operations of the District.
- 177b.Requests for FMLA leave must be made through the Office of Compensation
and Human Resources Planning. The Office of Compensation and Human
Resources Planning will provide appropriate forms and will process leave
requests. Employees must also notify their director or supervisor that FMLA
leave is being requested.
- 182c.The District shall require medical certification, signed by the employee's health
care provider, when FMLA leave is requested for the serious health condition
of the employee, or for a serious health condition of the employee's spouse,184of the employee, or for a serious health condition of the employee's spouse,

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185			child, parent, domestic partner or next of kin. Employees seeking leave based
186			upon the serious health condition of the employee, the employee's spouse,
187			child, parent, next of kin or domestic partner, must complete one of the forms
188			as provided in section 11 herein. Such cortification shall include, but not be
189			limited to:
190			i. The date on which the serious health condition commenced;
191			ii. <u>The probable duration of the condition;</u>
192			iii. The appropriate medical facts within the knowledge of the health care
193			provider regarding the condition.
194 195		d.	A second and third opinion may be required at District expense for any case in which the District has reason to doubt the validity of the certification. In
196			addition, when an employee has a continuing medical condition for which
197			FMLA coverage is requested, the District may request recertification of the
198			medical condition every thirty (30) days.
199 200 201 202 203 204		e.	Upon return from FMLA leave, the employee is entitled to be restored to the same position held prior to the leave or to an equivalent position with equivalent benefits, pay and other terms and conditions of employment. An employee whose FMLA leave was due to his/her own serious health condition must provide medical certification that he/she is fit for duty before returning to work.
205	8.	<u>Inte</u>	rmittent Leave or Reduced Leave Schedule
206 207 208 209 210		whic whe requ	econd and third opinion may be required at District expense for any case in the District has reason to doubt the validity of the certification. In addition, on an employee has a continuing medical condition for which FMLA coverage is rested, the District may request recertification of the medical condition every y (30) days.
211 212 213 214 215		a.	Medical leave as <u>provided for in this policy</u> outlined in paragraphs b(iii) and b(iv) above may be taken intermittently, or on a reduced leave schedule, when medically necessary. Intermittent leave is defined as leave taken in separate blocks of time due to a single illness or injury, rather than one continuous period of time. Intermittent leave may include leave of periods from

216an hour or more to several weeks. Such leave is available for or due to217employee's own serious health condition, or for the employee to provide care218for, and/or transport a seriously ill spouse, son, daughter, or parent, or219domestic partner.220chemotherapy, prenatal visits, physical therapy, chiropractic care).221circumstances, the employee must try to schedule the leave so as not to222unduly disrupt the operation of the District. Furthermore, the District may place

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- the employee in an alternative position, with equal pay and benefits, which
 better accommodates intermittent leave. Intermittent leave is not available to
 care for a newborn or recently <u>newly placed</u> adopted <u>or foster</u> child.
- 226b.Employees needing intermittent or reduced schedule leave for foreseeable227medical treatment must work with their director or supervisor to schedule the228leave so as not to unduly disrupt the District's operations, subject to the229approval of the employee's health care provider. Furthermore, the District may230place the employee temporarily in an alternative position, with equal pay and231benefits, which better accommodates the employee's intermittent or recurring232periods of leave.
- c. The District shall require medical certification, signed by the employee's health
 care provider, when FMLA leave is requested for the serious health condition
 of the employee, or for a serious health condition of the employee's spouse,
 child or parent <u>or domestic partner</u>. Such certification shall state:
- i. The date on which the serious health condition commenced;
- 238 ii. The probable duration of the condition;
- iii. The appropriate medical facts within the knowledge of the health care
 provider regarding the condition.
- 241d.Upon return from FMLA leave, the employee is entitled to be restored to the
same position held prior to the leave or to an equivalent position with
equivalent benefits, pay and other terms and conditions of employment. An
employee whose FMLA leave was due to his/her own serious health condition
must provide medical certification that he/she is fit for duty before returning to
work.
- 9. <u>Prohibition of Work on Leave.</u> While on FMLA leave, an employee is prohibited from engaging working another job for money, barter or trade or on a voluntary basis, if the FMLA leave relates to the employee's serious health condition in outside employment.
- 10. <u>Fraudulent Obtaining FMLA Leave.</u> An employee who fraudulently obtains
 FMLA leave is not protected by the FMLA's job restoration or maintenance of
 health benefits provisions and will be subject to termination.
- 11. <u>Requesting Family and Medical Leave PROCEDURE</u>. An employee wishing to request leave under the FMLA shall submit <u>PBSD Form #1650(revised 3/5/98)</u> to the Office of Compensation and Human Resources Planning Department of Employee Records and Information Services one or more of the following:
- 258 a. PBSD Form 2316 (FMLA Designation/Eligibility Notice), attached and

262 Condition Certification), attached and incorporated hereto, must be completed 263 for an eligible employee's request for FMLA related to the employee's serious 264 health condition. PBSD Form 2313 (FMLA Health Care Provider for Family Member's Serious 265 C. Health Condition Certification), attached and incorporated hereto, must be 266 267 completed for an eligible employee's request for FMLA related to the employee's spouse, son, daughter, parent, or domestic partner's serious 268 269 health condition. 270 PBSD Form 2314 (FMLA Health Care Provider for a Covered Service d. member Certification). attached and incorporated hereto, must be completed 271 for an eligible employee's request for a Military Caregiver Leave related to 272 273 the serious illness or injury of the employee's spouse, son, daughter, parent, 274 domestic partner, or next kin who is a covered service member. 275 PBSD Form 2315 (FMLA Military Family Leave Qualifying Exigency e. Certification), attached and incorporated hereto, must be completed for an 276 277 eligible employee's request Military Qualifying Exigency Leave due to the 278 employee's spouse, son, daughter, parent or domestic partner is on active 279 duty or has been notified of an impending call or order to active duty in the armed forces, National Guard or Reserves in support of a contingency 280 281 operation. 282 12. Posting of Notices. The District shall conspicuously post the U.S. Department of 283 Labor's FMLA poster explaining the provisions of the Family and Medical Leave 284 Act in all areas where employees work, and place an electronic notice on the School District's website. The notice must be posted in areas visible to both 285 286 employees and applicants for employment. 287 13. <u>Responsibilities</u>. 288 The superintendent or designee is responsible for: a. 289 i. Developing and disseminating administrative procedures related to this 290 policy. Ensuring that the provisions of this policy are followed. 291 ii. 292 b. Employees are responsible for: Notifying the principal, supervisor or responsible administrator of a need 293 i.

incorporated hereto, is to be completed by the Office of Compensation and

PBSD Form 2312 (FMLA Health Care Provider for Employee's Serious Health

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b.

Human Resources. .

294 295			for a foreseeable FMLA leave with at least 30 days notice whenever possible, so as not to unduly disrupt the work unit's operations.
296 297		ii.	Notifying the principal, supervisor or responsible administrator of an unforeseeable FMLA leave as provided herein.
298 299 300 301 302		iii.	Providing the medical or other certifications required by law and/or this policy, including any additional requested information needed due to an incomplete or insufficient certification, to the Office of Compensation and Human Resources Planning within 15 calendar days, to seek any FMLA leave.
303 304		iv.	Providing any requested recertification or certification of fitness for duty in a timely manner.
305 306 307 308		V.	Communicating with the Office of Compensation and Human Resources Planning and the employee's supervisor regarding the return to work or the medical necessity of additional leave beyond the granted 12 weeks, before the anticipated end date of a leave.
309 310	C.		<u>e Division of Human Resources, Office of Compensation and Human</u> sources Planning, is responsible for:
311 312 313 314		i.	Administering this policy, including informing employees of FMLA leave provisions and requirements, including the consulting with employee's supervisor and human resources if the employee does not return requested certification forms or information in a timely manner.
315 316 317		ii.	Providing notice to employees regarding the FMLA, including providing notice to the employee that the leave is or is not designated FMLA, as required by federal laws and regulations.
318 319		iii.	Advising principals, supervisors and responsible administrators on FMLA leave management.
320 321		iv.	Maintaining appropriate documentation in accord with the terms of this policy.
322	d.	<u>The</u>	e Office of Risk and Benefits Management is responsible for:
323 324		i.	Establishing a payment schedule for payment premiums, collecting the premiums and for sending notification of delinquent payments.
325 326 327			Y AUTHORITY: Fla. Stat. §§ 1001.41, 1001.42, 1001.43(6) 230.23(17); 230.23005 EMENTED: Fla. Stat. §§ Family Medical Leave Act of 1993, as amended in 2008, 29

327 U.S.C. § 2601 et seq., 29 Code of Federal Regulations Part 825; Public Law 110-181, Sec. 585(a), the

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- 328 329 National Defense Authorization Act for FY 2008, FY 2010 HISTORY: 2/17/99; ____2011

Legal Signoff:

The Legal Department has reviewed proposed Policy 3.76 and finds it legally sufficient for development by the Board.

Attorney

Date



THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Family Medical Leave Act (FMLA) Designation Notice

You have requested a leave of absence and you may be eligible for the benefits under the Family Medical Leave Act (FMLA). This form is to advise you of your FMLA status. Read the information below. If additional information is needed please respond within the 15 days allotted. Failure on your part to respond may cause undue delay or ineligibility for the leave/FMLA.

SECTION I: FMLA Request

Employee Name	Employee ID #
School/Department	Date
This Family and Medical Leave of Absence is for the fol	lowing qualifying reason:
The birth of a child or placement of a child with you	I for adoption or foster care.
Your own serious health condition.	
Because you are needed to care for your 🔲 spou	se 🔲 child 🔲 parent due to a serious health condition.
Because of a qualifying exigency arising out of the	fact that your 🔲 spouse 🔄 son or daughter 🗌 parent
is on active duty or call to active duty status in sup Guard or Reserves.	port of a contingency operation as a member of the National
Because you are the spouse son or da with a serious injury or illness (up to 26 weeks).	ughter 🔲 parent 📄 next of kin of a covered servicemember
Anticipated date FMLA leave is to begin	end
SECTION II: Designation Notice	
PENDING - FMLA pending receipt of medical certi	fication. Certification due by
If certification is not provided within the time allow	ved it may be denied.
GRANTED - Certification was received and has bee	n reviewed. Final approval is granted .
DENIED - Leave of absence denied because:	
Employee has not been employed for 12	2 months .
Employee has not worked 1250 actual w	ork hours in past 12 months prior to this leave.
Employee did not provide supporting control	ertification.
Employee's allotment of FMLA has been	exhausted.
employment. If such certification is not timely rece	ease certification from your physician to be restored to ived, your return to work may be delayed until certification is ponsibilities handout from the U.S. Department of Labor.
Department Contact	Phone/PX Ext
Sia	nature of Department Representative Date

PBSD 2316 (Rev. 11/02/2009) ORIGINAL - Employee

COPY - Compensation & HR Planning

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THE SCHOOL DISTRICT OF PALM BEACH COUNTY Family Medical Leave Act (FMLA) Health Care Provider for Employee's Serious Health Condition Certification

PRINT OR TYPE

INSTRUCTIONS FOR EMPLOYEE: Complete the following questions before giving this form to your medical provider. The FMLA permits an employer to require that you submit a timely, complete, and sufficient medical certification to support a request for FMLA leave due to your own serious health condition. If requested by your employer, your response is required to obtain or retain the benefit of FMLA protections, pursuant to 29 U.S.C. §§ 2613, 2614(c)(3). Failure to provide a complete and sufficient medical certification may result in a denial of your FMLA request, pursuant to 29 C. F. R. §825.313. Your employer must give you at least fifteen (15) calendar days to return this form, pursuant to 29 C.F.R. § 825.305(b).

Employee Name		Employee ID #		
Employee Work Location				
Employee Job Title				
	Sianature of Employee		Date	

INSTRUCTIONS TO THE HEALTH CARE PROVIDER: Your patient has requested leave under the FMLA. Answer, fully and completely, all applicable parts listed below. Several questions seek a response as to the frequency or duration of a condition, treatment, etc. 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. Page two (2) provides space for additional information, should you need it. **Be sure to sign the form on page 2.**

Hea	th Care Provider
Туре	e of Practice/Medical Specialty
Heal	th Care Provider Business Address
Tele	phone # Fax #
PAR	T A: MEDICAL FACTS
1.	Approximate date condition commenced
	Probable duration of condition Was the patient admitted for an overnight stay in a hospital, hospice, or residential medical care facility?
	Date(s) you treated the patient's condition Will the patient need to have treatment visits at least twice per year due to the condition? Yes No Was medication, other than over-the-counter medication, prescribed? Yes No Was the patient referred to other health care provider(s) for evaluation or treatment (e.g., physical therapist)? Yes No Yes No If yes, state the nature of such treatment and expected duration of treatment.
	Is the medical condition pregnancy? Yes No If yes, expected delivery date 2312 (Rev. 01/15/2010) ORIGINAL - Compensation & HR Planning COPY - Employee page 1 of 2

3.	Use the information provided by the employee in Section 1 to answer this question. If the employee's essential job functions or job description is not provided, answer these questions based upon the employee's own description of his/her functions.						
	Is the employee unable to pe	erform any of his/her job functio	ns due to the condition? 🗌 Yes	No			
		ns the employee is unable to per					
4.	Describe the serious medic	al condition for which the em	ployee seeks leave.				
PΔ	RT B: AMOUNT OF LEAVE NE						
5.		citated for a single continuous p	eriod of time due to the medical co	ondition, including			
	Estimate the beginning (date	e) and ending	g (date) dates for the	period of incapacity.			
			ide us the date of the next evalu				
6.			ntments or work part-time or on a No	reduced schedule			
	If yes, are the treatments or t	he reduced number of hours of	work medically necessary?	Yes 🗌 No			
	Estimate treatment schedule each appointment, including		ny scheduled appointments and th	e time required for			
	Estimate the part-time or red	uced work schedule the employ	vee needs, if any: hour(s) per day				
	days per week	from (date)	through (date)				
7.	Will the condition cause episodic flare-ups periodically preventing the employee from performing required job functions ? 🔲 Yes 🔄 No						
	lf	he employee to be absent from		Yes 🗌 No			
	of flare-ups and the duration		e of the medical condition, estima atient may incur over the next six (6				
	Frequency: time per wee	ek(s)	times per month(s)				
	Duration: hours	day(s) per epis	ode				
8.	ADDITIONAL INFORMATIO	N : Identify question number witl	n your additional answer.				
		Signature of Healt	h Care Provider	Date			
		-					
PBS	D 2312 (Rev. 01/15/2010) OI	RIGINAL - Compensation & HR Planning	COPY - Employee	page 2 of 2			



THE SCHOOL DISTRICT OF PALM BEACH COUNTY Family Medical Leave Act (FMLA) Health Care Provider for Family Member's Serious Health Condition Certification

PRINT OR TYPE

INSTRUCTIONS FOR EMPLOYEE: Complete the following questions before giving this form to your family member or his/her medical provider. The FMLA permits an employer to require that you submit a timely, complete, and sufficient medical certification to support a request for FMLA leave to care for a covered family member with a serious health condition. If requested by your employer, your response is required to obtain or retain the benefit of FMLA protections, pursuant to 29 U.S.C. §§ 2613, 2614(c)(3). **Failure to provide a complete and sufficient medical certification may result in a denial of your FMLA request**, pursuant to 29 C. F. R. §825.313. Your employer must give you at least fifteen (15) calendar days to return this form to your employer, pursuant to 29 C.F.R. § 825.305.

Employee name	bloyee ID #	
Family Member for Whom You Will Provide Care		
Relationship of Family Member to You		
If the family member is your son or daughter, provide	date of birth.	
Describe care you will provide to your family member	and estimate leave time needed	to provide care
Signat	ture of Employee	Date
INSTRUCTIONS TO THE HEALTH CARE PROVIDER: T care for your patient. Answer, fully and completely, all the frequency or duration of a condition, treatment, et medical knowledge, experience, and examination of t "unknown," or "indeterminate " may not be sufficien condition for which the patient's family member is see information, should you need it. Be sure to sign the f	l applicable parts below. Several e tc. Your answer should be your be he patient. Be as specific as you c It to determine FMLA coverage. Li eking leave. Page Two (2) provide	questions seek a response as to est estimate based upon your can; terms such as " lifetime ," imit your responses to the es space for additional
Health Care Provider		
Type of Practice/Medical Specialty		
Health Care Provider Business Address		

PART A: MEDICAL FACTS

Telephone #

Fax #

1. Approximate date condition commenced Probable duration of condition Was the patient admitted for an No No Yes overnight stay in a hospital, hospice, or residential medical care facility? If yes, dates of admissions Date(s) you treated the patient's condition No No Yes Was medication, other than over-the-counter medication, prescribed? Will the patient need to have treatment visits at least twice per year due to the condition? \Box Yes No No PBSD 2313 (Rev. 01/15/2010) ORIGINAL - Compensation & HR Planning COPY - Employee Page 1 of 2

fa — ART /hen hclud sych W re E: in W Es e. _ _	mily member.	ARE NEEDED Juestions, keep in mind that asic medical, hygienic, nut capacitated for a single co D No ing (date) estimated end date cann re follow-up treatments, in	which the employee seeks at your patient's need for ca tritional, safety or transporta not intinuous period of time, inc and ending (date) not be determined provide ncluding any time for recove the dates of any scheduled a iod	re by the emp ation needs, o luding any tin e us the date ery? Yes	ployee seeking leave may or the provision of physical me for treatment or dates for the period o e of the next evaluation.) s No
hen clud sych W re E ir W Es e -	answering these que assistance with bological care. ill the patient be independent of the patient be independent of the patient beginning of the patient requinate the patient requinate treatment such appointment, in the patient ment, in the patient ment of the patient	uestions, keep in mind tha asic medical, hygienic, nut capacitated for a single co No ing (date) estimated end date cann re follow-up treatments, in chedule, if any, including t	tritional, safety or transporta ntinuous period of time, inc and ending (date) not be determined provide ncluding any time for recove the dates of any scheduled a	ation needs, o luding any tin e us the date ery? Yes	or the provision of physical me for treatment or dates for the period o of the next evaluation.) s No
W re E: in W Es	ill the patient be inc covery?	No Ing (date) estimated end date cann re follow-up treatments, in chedule, if any, including t	and ending (date) not be determined provide ncluding any time for recov the dates of any scheduled a	e us the date ery?	dates for the period o of the next evaluation.) s No
in W Es e	capacity (If leave e ill the patient requi timate treatment s ach appointment, in	estimated end date cann re follow-up treatments, in chedule, if any, including 1	not be determined provide ncluding any time for recovent the dates of any scheduled a	e us the date ery? 🔲 Ye	e of the next evaluation.) s 🗌 No
W Es e	ill the patient requi timate treatment s ach appointment, i	re follow-up treatments, in chedule, if any, including t	ncluding any time for recovention the dates of any scheduled a	ery? 🗌 Ye	s 🗌 No
W					
] Yes 🗌 No	Estimate the hours tl	t or reduced scheduled ba he patient needs care on an from (date)	intermittent	t basis, if any:
			from (date) hy such care is medically ne		
ac co	tivities ? 🔲 Yes ondition, estimate t	No Based upon he frequency of flare-ups hs (e.g., 1 episode every 3	iodically preventing the pat the patient's medical histor and the duration of related months lasting 1-2 days):	y and your kr	nowledge of the medical
	requency:	time per	week(s)		month(s)
	uration:	hours	day(s) per day	spisode	
	•	d care during these flare-u ded by the patient, and wl	ups?	cessary	
A	DDITIONAL INFOR	MATION : Identify questio	on number with your additic	nal answer.	

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THE SCHOOL DISTRICT OF PALM BEACH COUNTY

Family Medical Leave Act (FMLA) Health Care Provider for a Covered Servicemember Certification

SECTION I: For completion by the EMPLOYEE and/or the COVERED SERVICEMEMBER for whom the employee is requesting leave: (This section must be completed before any of the below sections can be completed by a health care provider.)

PART A: EMPLOYEE INFORMATION

Name and address of employer (this is the employer of the individual requesting leave to care for a covered

servicemember):	The School District of Palm Beach County Compensation and HR Planning 3300 Forest Hill Blvd., A-115 West Palm Beach, FL 33406
Provide name and	ID number of employee requesting leave to care for a covered servicemember.
Employee Name	Employee ID #
Provide name of co Covered Servicem	overed servicemember for whom the employee is requesting leave to care for. ember Name
· ·	ployee to Covered Servicemember: pouse Parent Son Daughter Next of Kin
PART B: COVERED	SERVICEMEMEBER INFORMATION
	ervicemember a current member of the regular Armed Forces, the National Guard or Reserves? In If yes, provide the covered servicemember's military branch, rank, and unit currently assigned.
established for t medical care as	ervicemember assigned to a military medical treatment facility as an outpatient or to a unit he purpose of providing command and control of members of the Armed Forces who are receiving outpatients (such as a medical hold or warrior transition unit)? dical treatment facility or unit.
2. Is the covered se	rvicemember on the Temporary Disability Retired List (TDRL)? 🗌 Yes 🗌 No
	BE PROVIDED TO THE COVERED SERVICEMEMBER o be provided to the covered servicemember and an estimate of the leave duration needed to

SECTION II: For completion by a United States Department of Defense ("DOD") Health Care Provider or a Health Care Provider who is either: (1) a United States Department of Veterans Affairs ("VA") health care provider; (2) a DOD TRICARE network authorized private health care provider; or (3) a DOD non-network TRICARE authorized private health care provider. If you are unable to make certain of the military-related determinations contained below in Part B, you are permitted to rely upon determinations from an authorized DOD representative (such as a DOD recovery care coordinator). (Section I above **must be** completed before completing this section.) **Be sure to sign the form on the last page.**

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PART A: HEALTH CARE PROVIDER INFORMATION

Type of Practice/Medical Spe	cialty							
Health Care Provider			Fax	#				
elephone # E-mail Address								
lealth Care Provider Business Address								
PART B: MEDICAL STATUS								
1. Covered servicemember's r	nedical condition is classif	ied as (check	one of the appropriate	e boxes):				
🔲 (VSI) Very Seriously III	/ Injured - Illness/Injury is	of such a sev	erity that life is imminer	ntly endangered.				
	quested at bedside imme DD health care providers.)	diately. (Note	e this is an internal DOD	casualty assistance				
🗌 (SI) Seriously III/Injure	d - Illness/Injury is of such	severity that	there is cause for imme	ediate concern, but				
	anger to life. Family memb ignation used by DOD hea			this is an internal DOD				
	erious injury or illness that per's office, grade, rank, or	•	the servicemember me	dically unfit to perform				
	Note to Employee: If this I		d, vou mav still be eligi	ble to take leave to				
care for a covered fami	ly member with a "serious required to complete a FI	health cond	ition" under § 825.113 c	of the FMLA. If such leave is				
2. Was the condition for whicl in the Armed Forces?	n the covered servicemem Yes 🔲 No	iber is being	treated incurred in the	line of duty on active duty				
3. Approximate date conditio	n commenced							
4. Probable duration of condi	tion and/or need for care							
5. Is the covered servicemem	ber undergoing medical t	reatment, reo	superation, or therapy?	🗌 Yes 🗌 No				
If yes, describe medical treatr	nent, recuperation or ther	ару						
PART C: COVERED SERVICEN	mber need care for a singl			ng any time for treatment				
and recovery? Yes	No							
If yes, estimate the beginni								
2. Will the covered servicement		ow-up treatn	ent appointments?	_ Yes No				
If yes, estimate the treatme 3. Is there a medical necessity		ombor to hav	o pariadic cara for that	o follow-up troatmont				
appointments? Yes		emper to nav	e periodic care for thes	e follow-up treatment				
4. Is there a medical necessity treatment appointments (e				r than scheduled follow-up No				
If yes, estimate the frequer	icy and duration of the pe	riodic care						
	Signatu	re of Health C	are Provider	Date				
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THE SCHOOL DISTRICT OF PALM BEACH COUNTY



Family Medical Leave Act (FMLA) Military Family Leave Qualifying Exigency Certification

PRINT OR TYPE

INSTRUCTIONS FOR EMPLOYEE: Complete the following fully and completely. The FMLA permits an employer to require that you submit a timely, complete, and sufficient certification to support a request for FMLA leave due to a qualifying exigency. Several questions in this section seek a response as to the frequency or duration of the qualifying exigency. Be as specific as you can; terms such as **"unknown" or "indeterminate**" may not be sufficient to determine FMLA coverage. Your response is required to obtain a benefit, pursuant to 29 C.F.R. § 825.310. While you are not required to provide this information, failure to do so may result in a denial of your request for FMLA leave. Your employer must give you at least fifteen (15) calendar days to return this form to your employer.

Provide the name and employee ID number of the employee requesting leave to care for covered servicemember.

Employee Name	Employee ID #		
Provide the information below of the servicemember for whom the employee is re	equesting leave to care for.		
Service Member Name	Spouse Parent Son		
Period of covered military member's active duty	Daughter Next of Kin		

A complete and sufficient certification to support a request for FMLA leave due to a qualifying exigency includes written documentation confirming a covered military member's active duty or call to active duty status in support of a contingency operation. Check one of the following:

A copy of the covered military member's active duty orders is attached.

- Other documentation from the military certifying that the covered military member is on active duty (or has been notified of an impending call to active duty) in support of a contingency operation is attached.
- I have previously provided my employer with sufficient written documentation confirming the covered military member's active duty or call to active duty status in support of contingency operation.

PART A: Employee Requesting Leave

- 1. Describe the reason you are requesting FMLA leave due to a qualifying exigency (include the specific reason for your leave request).
- 2. A complete and sufficient certification to support a request for FMLA leave due to a qualifying exigency includes any available written documentation which supports the need for leave. Such documentation may include a copy of a meeting announcement for informational briefings sponsored by the military, a document confirming an appointment with a counselor or school official, or a copy of a bill for services for the handling of legal or financial affairs. Is written documentation supporting this request for leave attached?

Yes No None Available

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Family Medical Leave Act (FMLA) Military Family Leave Qualifying Exigency Certification continued

1. Approximate date exigency commenced Probable duration of exigency 2. Will you need to be absent from work for a single continuous period of time due to the qualifying exigency? Yes No If yes, estimate the beginning and ending dates for the period of absence: Beginning Ending 3. Will you need to be absent from work periodically to address this qualifying exigency? Yes No Estimate schedule of leave, including the dates of any scheduled meetings or appointments. Estimate the frequency and duration of each appointment, meeting, or leave event, including any travel time (i.e., 1 deployment-related meeting every month lasting four (4) hours): Frequency Times per: week(s) month(s) Duration hours(s) day(s) per event PART C: Leave to Meet with Third Party Not applicable If leave is requested to meet with a third party (such as to arrange for childcare; to attend counseling: to attend meetings with school or childcare providers; to make financial or legal arrangements; to act as the covered milit member's representative before a federal, state, or local agency for purposes of obtaining, arranging or appealing military service benefits; or to attend any event sponsored by the military or military service organizations), a complete and sufficient certification includes the name, address, and appropriate contact information of the individual or entity with whom you are meeting (i.e., either the telephone or fax number or E-mail address of th individual or en
2. Will you need to be absent from work for a single continuous period of time due to the qualifying exigency? A type No If yes, estimate the beginning and ending dates for the period of absence: Beginning Ending 3. Will you need to be absent from work periodically to address this qualifying exigency? A type No Estimate schedule of leave, including the dates of any scheduled meetings or appointments. Estimate the frequency and duration of each appointment, meeting, or leave event, including any travel time (i.e., 1 deployment-related meeting every month lasting four (4) hours): Frequency Times per: week(s) month(s) Duration hours(s) day(s) per event PART C: Leave to Meet with Third Party Not applicable If leave is requested to meet with a third party (such as to arrange for childcare; to attend counseling; to attend meetings with school or childcare providers; to make financial or legal arrangements; to act as the covered milit member's representative before a federal, state, or local agency for purposes of obtaining, arranging or appeali military service benefits; or to attend any event sponsored by the military or military service organizations), a complete and sufficient certification includes the name, address, and appropriate contact information of the individual or entity). This information may be used by your employer to verify that the information contained or form is accurate. Name of Individual Title
Yes No If yes, estimate the beginning and ending dates for the period of absence: Beginning Ending
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Organization
Address
Telephone Fax
E-mail Address
Describe nature of meeting

PART D: Signature

I certify that the information I provided above is true and correct.

Signature of Employee

Date