Milton-Freewater School District 7

Code: GCBDC/GDBDC-AR Revised/Reviewed: 1/09/17; 9/10/18

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Request for Domestic Violence, Harassment, Sexual Assault, Bias or Stalking Leave

When Where the need for the leave may be anticipated, a written request for leave under Oregon Revised Statute (ORS) 659A.270 - -659A.285 shall be made at least 30 days prior to the date the requested leave is to begin unless giving advance notice is not feasible. When it is not feasible. In emergency situations, oral or written notice as soon as practical is allowed.

Name of ea	mployee		
Name of E	ligible Employee	Effective Date of the Leave	
Department		Title	
Effective d	ate of the leave		
Status: 🗖 I	Full-time □ Part-time □ Temporary Hire I	Date	
The reques	ted leave is for:		
	Myself		
	AMy minor child or dependent for which I a	m a parent or guardian	
The leave i	s for:		
	To seek legal or law enforcement assistance or remedies to ensure the health and safety of the eligible employee or the eligible employee's minor child or dependent, including preparing for and participating in protective order proceedings or other civil or criminal legal proceedings related to domestic violence, harassment, sexual assault, bias, or stalking.		
	To seek medical treatment for or to recover from injuries caused by domestic violence or, harassment sexual assault to, harassment or stalking of or the commission of a bias crime against for the eligible employee or the eligible employee's minor child or dependent.		
	To obtain, or to assist the eligible employee's minor child or dependent in obtaining counseling from licensed mental health professional related to an experience of domestic violence, harassment, sexual assault, bias, or stalking.		
	To obtain services from a victim services prominor child or dependent.	ovider for the eligible employee or the eligible employee'	
	To relocate or take steps to secure an existing employee or the eligible employee's minor c	ig home to ensure the health and safety of the eligible	

¹ "Relocate" is described in OAR 839-009-0345 (5).

The follow	wing has been provided by the employee to certify the need for the requested leave:	
	A copy of a report from law enforcement indicating myselfthat the eligible employee or 'mytemployee's minor child or dependent iswas a victim or alleged victim of domestic violence, harassment, sexual assault, bias, or stalking.	the eligible
	A copy of a protective order or or or any other order that restrains an individual from contact we eligible employee or the employee's minor child or dependent, evidence from a court, admin agency or attorney that I or my minor child or dependent the eligible employee appeared in or preparing for a civil or criminal administrative proceeding related to domestic violence, haras sexual assault, bias, or stalking or other order authorized by ORS 30.866, 107.095(1)(c), 107.107.735, 124.005 to 120.040 or 163.730 to 163.750.	istrative is is ssment,
	Documentation from an attorney, law enforcement officer, health care professional, licensed health professional or counselor, member of the clergy, employee of the Department of Justic providing victim and survivor services or victim services provider 'that I with or my from whe eligible employee or the eligible employee's minor child or dependent is receiving services.	ce division
	and that I may use accrued paid leave, including personal and sick leave, or accrued vacation leaved leave that is offered by the district [in the order specified by the [district] [applicable collective at].	
the need for leave is sol return to w following t	uest for a leave is approved, I understandit is my understanding that without an authorized extension an extension could be anticipated, I must report to duty on the first workday following the datcheduled to end. I understand that failure to do so will constitute unequivocal notice of my intent work and the district may terminate my employment. I understand if I am unable to return to work the period of authorized leave, I will notify the district my employer as soon as practical and pronformation which will allow the district my employer to determine my eligibility for an extension	te my not to k vide any
health- insu	te the district to deduct from my paychecks or seek to recover any amounts paidemployee contribution and coverage by the district on my behalfpremiums, life insurance or long term disability insurance after my leave, consistent with state law.	
Signature of	of employee: Employee: Date:	