Dear Employee,

You may be eligible for leave under the Family and Medical Leave Act (FMLA) as described in the attachment, "Employee Rights and Responsibilities Under the Family and Medical Leave Act", and applicable state laws. The enclosed materials describe your rights and obligations under FMLA. The company will comply with any state laws and contractual bargaining agreements. In order to be approved for FMLA, you must complete and submit the enclosed *Family and Medical Leave Act (FMLA) Medical Certification Form.* It is your responsibility to ensure that your completed form is received by our office, via fax or mail, within 25 calendar days of your first day of absence or 25 calendar days from the date the absence was reported.

Note that you may apply for leave on an intermittent basis or reduced schedule. Section B of the form covers this. Please allow for appropriate mail time. We strongly recommend that you retain a copy of the application and proof of mailing/ faxing for your records. Please remember that it is your responsibility to follow-up with your health care provider to ensure the completed form is received by our office. Fees charged by health care provider for completion, copying or faxing of the FMLA Medical Certification Forms are the responsibility of the employee.

If approved:

- Your leave will be counted against your 12 weeks per calendar year FMLA leave entitlement.
- Your FMLA leave may run concurrent with any periods of approved payments under any applicable plan, policy, program, or collective bargaining agreement.
- Recertification may be required if your leave exceeds the period designated by the health care provider. When
 applying for intermittent leave for a health condition which is chronic or requires periodic treatments or a reduced
 leave schedule, please be certain that your health care provider indicates the duration and frequency of the leave
 required on the Family and Medical Leave Act (FMLA) Medical Certification Form.
- If you fail to return to work upon the expiration of your FMLA leave, <u>and you have not obtained any other type of approved leave</u>, the company may treat your failure to return as a voluntary resignation, unless your absence has been approved under the provisions of the Sickness and Accident Disability Benefit Plan.

Your FMLA request may be denied, and therefore, the absence may be subject to the provisions of the established attendance plan and practices in your area, if:

- The completed form is not received by our office within 25 calendar days from the first day of absence or 25 calendar days from the date the absence was reported.
- The information provided by your health care provider regarding your health condition does not establish a serious health condition under FMLA regulations.
- Your absence exceeds your remaining FMLA time.

If your absence is approved under the applicable disability plan within 39 days from the date the absence was reported into AMTS, the absence will also be approved under FMLA. However, you will not have another opportunity to apply for FMLA leave for this absence if your short term disability is not approved within this 39 day period.

If you have any questions, please contact the FMLA Administrator at 1-855-814-9344 or visit the Verizon e-web and search for FMLA.

Please complete and return to:

Verizon

The Absence Reporting Center 500 Summit Lake Drive, 3rd Floor Valhalla, NY 10595

Fax: 877-786-4500 Phone: 1-855-814-9344

Family and Medical Leave Act (FMLA) Medical Certification Form

FMLA is a federal law that guarantees "eligible" employees up to twelve (12) work weeks of jobprotected absence for certain family and medical reasons. You are eligible to request an FMLA absence if you have worked for the company for at least one year, worked a minimum of 1250 hours over the previous twelve (12) months, and need to be absent for one of the following reasons:

- A serious health condition that makes you unable to perform any one of the essential functions of your job.
- To care for your immediate family member (spouse, child, or parent) who has a serious health condition.
- To care for your newborn child, or placement of an adopted or foster child.

Family and Medical Leave Act Definitions for Health Care Providers as defined by the Department of Labor's Regulations

Activities of daily living (ADLs): Examples include adaptive activities such as caring appropriately for one's grooming and hygiene, bathing, dressing and eating.

Health Care Provider (HCP): Authorized health care providers include any of the following who are authorized to practice under State law, and who are practicing within the scope of that practice: doctors of medicine or osteopathy, podiatrists, dentists, clinical psychologists, optometrists and chiropractors, nurse practitioners, nurse-midwives, clinical social workers, and any other person determined by the Secretary of Labor to be capable of providing health care services.

Incapacity: The inability to work or perform regular daily activities due to the patient's serious health condition, treatment for that condition, or recovery from that condition.

Instrumental activities of daily living (IADLs): Activities include cooking, cleaning, shopping, paying bills, maintaining a residence, using a post office and telephone.

Regimen of Continuing Treatment: Treatment including, for example, a course of prescription medication (e.g., an antibiotic) or therapy requiring special equipment to resolve or alleviate the health condition. A regimen of treatment does not include the taking of over-the-counter medications such as aspirin, antihistamines, or salves; or bed-rest, drinking fluids, exercise, and other similar activities that can be initiated without a visit to a health care provider.

Family and Medical Leave Act Definitions for Health Care Providers (Cont'd)

as defined by the Department of Labor's Regulations

Serious Health Condition: An illness, injury, impairment, or physical or mental condition that meets one of the following criteria:

- 1. **Hospital Care**: Inpatient care (e.g. an overnight stay) in a hospital, hospice, or residential medical care facility, including any period of incapacity or subsequent treatment in connection with or consequent to such inpatient care.
- 2. **Absence Plus Treatment (Acute)**: A period of incapacity of more than three consecutive calendar days (including any subsequent treatment or period of incapacity relating to the same condition), that also involves:
 - A. Treatment two or more times, within 30 days of the first day of incapacity, unless extenuating circumstances exist by an HCP or by a nurse or physician's assistant under direct supervision of an HCP, or by a provider of health care services (e.g., physical therapist) under orders of, or on referral by, an HCP; or
 - B. At least one treatment by an HCP which results in a regimen of continuing treatment under the supervision of the HCP.
- 3. **Pregnancy**: Any period of incapacity due to pregnancy, or for prenatal care.
- 4. Chronic Health Condition Requiring Treatments: A chronic condition which:
 - A. Requires periodic visits (at least twice a year) for treatment by an HCP, or by a nurse or physician's assistant under direct supervision of an HCP;
 - B. Continues over an extended period of time; and
 - C. May cause episodic rather than a continuing period of incapacity (e.g., asthma, diabetes, epilepsy, etc.).
- 5. **Permanent/Long Term Conditions Requiring Supervision**: A period of incapacity which is permanent or long term due to a condition for which treatment may not be effective, e.g. Alzheimer's, a severe stroke. The patient must be under the continuing supervision of, but need not be receiving active treatment by, an HCP.
- 6. **Scheduled Multiple Treatments**: Any period of absence to receive scheduled multiple treatments (including any period of recovery) by an HCP or by a provider of health care services under orders of, or on referral by, an HCP, either for restorative surgery after an accident or other 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, such as cancer (chemotherapy, radiation, etc.), severe arthritis (physical therapy), kidney disease (dialysis).

Treatment: Includes examinations to determine if a serious health condition exists and evaluations of the condition. Treatment does not include routine physical examinations, eye examinations, or dental examinations.

En	nployee's Name:	First Day of Absence	EMPLID						
		ate that it will take an average of t e: Incomplete Form Will Be Retu	ten (10) minutes to complete this form. Irned For Completion						
	 Employee Complete Section A Employee's Treating Health C Family Member's Treating He 	Care Provider - Complete Sections							
OF			DVISED THAT KNOWINGLY PROVIDING FALSE TION OF THE COMPANY'S CODE OF BUSINESS						
Ту	Type of Leave: (check all that apply)								
	New Request	Extension/Recertification	On the Job Injury						
Re	ason for Leave: (check one)								
	☐ A serious health condition that r	nakes you unable to perform any o	ne of the essential functions of your job.						
	□ A serious health condition affect	ting your spouse, child or parent for	r which you are needed to provide care.						
	/ through// date of foster placement or ado	/ You must attach documentati ption.	ption or foster care for the period beginning ion supporting the date of your child's birth, or the						
ке	quested FMLA: (check all that apply								
	☐ Full Time Leave - Taken in cons	•	tim a						
	•	odically over an extended period of	ime. is able to work some of his/her work schedule						
	each day.	an on consecutive days, employee	s able to work some of marner work scriedule						
	CTION B: (TO BE COMPLETED BY TURNED FOR COMPLETION AND		NOTE: INCOMPLETE FORMS WILL BE A.)						
1A	the criteria for a serious health cond the need for leave. Such medical fa	dition under the FMLA (see page on acts may include information on syn	a brief statement as to how the medical facts meet ne). The medical facts must be sufficient to support nptoms, diagnosis, hospitalization, doctor visits, or treatment or any other regimen of continuing						
1B			ormation sufficient to establish that the employee as the nature of any other work restrictions, and						
2.	This patient has been under my car	e for this health condition since:							
3.			the Family and Medical Leave Act (FMLA)? (See						
	page one for Family and Medical Leave Act	,	edition and on EAALA . //face . Last 0.5 to						
	NO, the patient's condition does Section D.)	s not quality as a serious health cor	ndition under FMLA. (If you check this box, go directly to						
		alifies as a serious health condition eck all that apply, and complete the applica	according to the following category as described able information.)						

Employee's Name:	First Day of Absence	EMPLID
	OMPLETED BY THE TREATING HCP . PLEA: COMPLETION AND MAY RESULT IN DENIAL	
Question 3 (cont'd) a) Hospital Care (Inpatient	: – overnight stay)	
 Last Day incapacitated for this Admit Date:/ Follow-up Appointment Date(some property of the property of t	s current episode:// s current episode:// Discharge Date://	s), please indicate the duration of the
b) Absence Plus Treatme	nt (Acute)	
 Please answer <u>ALL</u> of the follow First Day incapacitated for this Last Day incapacitated for this 	wing questions: s current episode:/ s current episode:/	
more times, within 30 days of provider, or treatment on at least	city exceeded three (3) consecutive calendar defined the first day of incapacity, absent extenuating east one occasion which resulted in a regimen ced under your supervision, provide a general desical therapy):	circumstances, by the health care of continuing treatment. If a regimen of
):	
The patient requires per continues over an exten period of incapacity. The	quiring Treatment/ Permanent Long Term Criodic visits, at least twice a year, to the health ded period of time, and the condition may cause patient requires the following treatment includations of the condition:	care provider for treatment, the condition se episodic rather than a continuing
Future Intermittent Absence • How often do you expert (#) times per (continue)	Iowing questions that apply: This absence: From// Throughes (Please complete the following information. ect this patient to be incapacitated due to their lircle one: week, month, year) each lasting (indicays, weeks) for a period of (#)(circle on) health condition? (indicate range, if applicable) cate range, if applicable) (#) (circle

Employee's Name:	First Day of Absence	EMPLID
	OMPLETED BY THE TREATING HCP . PLEAS COMPLETION AND MAY RESULT IN DENIAL	
Question 3 (cont'd) d) Scheduled Multiple Tre	atments	
Please answer ALL of the follow First Day incapacitated for this Last Day incapacitated for this The patient will receive the follow	current incident:/ current incident://	
 The frequency of treatment is (a The approximate length of the a days, weeks, months) (indicate 	// through// #) times per (circle one: week, month, yeappointment (including travel time) is range, if applicable) y from treatment is (#) (circle one: minut	(circle one: minutes, hours,
e) Pregnancy		
 The patient is scheduled for appear to the approximate length of the part of the	profirmed on// with an estimated deproximately (#) prenatal appointments. prenatal appointment is (#) (circle one: meed for the patient to be absent from work dure the medical facts that support this need: expect this patient to be incapacitated due to the	ninutes, hours) ring her pregnancy? is medical condition? (indicate range,
` , : ` `	circle one: week, month, year) each lasting (in minutes, hours, days, weeks) for a period of (0 • • • • • • • • • • • • • • • • • • •
	necessary upon an employee's return to duty, poer of hours per day) (#) from/	
	BY THE TREATING HCP IF THE LEAVE REC LETE FORMS WILL BE RETURNED FOR CO	
Patient's Name	Relationship to Employee	Date of Birth//
member. (Please check any of the	be absent from work from// through following and complete the applicable inform consecutive, full day increments	gh/ to care for this family nation.)
☐ Follow-up appointment to	Full Time Leave:	
Intermittent Leave - Taken(#) times per (circle one	that employee needs to be away from work: (periodically over an extended period of time, v e: week, month, year) with a probable duration (#) (circle one: weeks, months)	with a likely frequency of (#) to
	Taken on consecutive days; the employee is a ployee is able to work (#) hours per day.	

Employee's Name:	First [Day of Absence	EMPLID	
SECTION C - continued: (T WILL BE RETURNED FOR C				LETE FORMS
6. Does the patient require a Basic Medical or Perso Psychological Comfort	assistance for: nal Needs	Transportation Safety	□ Yes □ No	
require active assistance instrumental activities of controls.	e for a child age 18 or older, to supervision to provide dail daily living (IADLs). If the empast three ADLs/IADLs that the IADLs.)	y self-care in three or ployee has requested	more of the activities of FMLA leave to care for	daily living (ADLs) or a child age 18 or
SECTION D: (TO BE COMP We strongly recommend that forms will be returned to the eapproval.	you retain a copy of this form	in the event clarificati	on of its content is need	
I certify that the above informa	ation is true and correct:			
Treating Health Care Provide	r's Printed Name	Signature		Date
Type of Practice	Address		Phone#	 Fax#

Fax Cover Sheet

.Employees please ensure to send the FMLA forms to:

Verizon

Absence Reporting Center

500 Summit Lake Drive 3rd FI

Valhalla, NY 10595

FAX 1-877-786-4500

Employee Name:	
EMPLID:	
First Day of Absence:	
Date:	
Fax#:	
From:	_
Pages including cover sheet:	

CONFIDENTIAL AND PRIVATE

Under the Family and Medical Leave Act

Basic Leave Entitlement

FMLA requires covered employers to provide up to 12 weeks of unpaid, jobprotected leave to eligible employees for the following reasons:

- For incapacity due to pregnancy, prenatal medical care or child birth;
- To care for the employee's child after birth, or placement for adoption or foster
- To care for the employee's spouse, son or daughter, or parent, who has a serious health condition; or
- For a serious health condition that makes the employee unable to perform the employee's job.

Military Family Leave Entitlements

Eligible employees with a spouse, son, daughter, or parent on active duty or call to active duty status in the National Guard or Reserves in support of a contingency operation may use their 12-week leave entitlement to address certain qualifying exigencies. Qualifying exigencies may include attending certain military events, arranging for alternative childcare, addressing certain financial and legal arrangements, attending certain counseling sessions, and attending post-deployment reintegration briefings.

FMLA also includes a special leave entitlement that permits eligible employees to take up to 26 weeks of leave to care for a covered servicemember during a single 12-month period. A covered servicemember is a current member of the Armed Forces, including a member of the National Guard or Reserves, who has a serious injury or illness incurred in the line of duty on active duty that may render the servicemember medically unfit to perform his or her duties for which the servicemember is undergoing medical treatment, recuperation, or therapy; or is in outpatient status; or is on the temporary disability retired list.

Benefits and Protections

During FMLA leave, the employer must maintain the employee's health coverage under any "group health plan" on the same terms as if the employee had continued to work. Upon return from FMLA leave, most employees must be restored to their original or equivalent positions with equivalent pay, benefits, and other employment

Use of FMLA leave cannot result in the loss of any employment benefit that accrued prior to the start of an employee's leave.

Eligibility Requirements

Employees are eligible if they have worked for a covered employer for at least one year, for 1,250 hours over the previous 12 months, and if at least 50 employees are employed by the employer within 75 miles.

Definition of Serious Health Condition

A serious health condition is an illness, injury, impairment, or physical or mental condition that involves either an overnight stay in a medical care facility, or continuing treatment by a health care provider for a condition that either prevents the employee from performing the functions of the employee's job, or prevents the qualified family member from participating in school or other daily activities. Subject to certain conditions, the continuing treatment requirement may be met by a period of incapacity of more than 3 consecutive calendar days combined with at least two visits to a health care provider or one visit and a regimen of continuing treatment, or incapacity due to pregnancy, or incapacity due to a chronic condition. Other conditions may meet the definition of continuing treatment.

Use of Leave

An employee does not need to use this leave entitlement in one block. Leave can be taken intermittently or on a reduced leave schedule when medically necessary. Employees must make reasonable efforts to schedule leave for planned medical treatment so as not to unduly disrupt the employer's operations. Leave due to qualifying exigencies may also be taken on an intermittent basis.

Substitution of Paid Leave for Unpaid Leave

Employees may choose or employers may require use of accrued paid leave while taking FMLA leave. In order to use paid leave for FMLA leave, employees must comply with an employer's normal paid leave policies.

Employee Responsibilities

Employees must provide 30 days advance notice of the need to take FMLA leave when the need is foreseeable. When 30 days notice is not possible, the employee must provide notice as soon as practicable and generally must comply with an employer's normal call-in procedures.

Employees must provide sufficient information for the employer to determine if the leave may qualify for FMLA protection and the anticipated timing and duration of the leave. Sufficient information may include that the employee is unable to perform job functions, the family member is unable to perform daily activities, the need for hospitalization or continuing treatment by a health care provider, or circumstances supporting the need for military family leave. Employees also must inform the employer if the requested leave is for a reason for which FMLA leave was previously taken or certified. Employees also may be required to provide a certification and periodic recertification supporting the need for leave.

Employer Responsibilities

Covered employers must inform employees requesting leave whether they are eligible under FMLA. If they are, the notice must specify any additional information required as well as the employees' rights and responsibilities. If they are not eligible, the employer must provide a reason for the ineligibility. Covered employers must inform employees if leave will be designated as FMLAprotected and the amount of leave counted against the employee's leave entitlement. If the employer determines that the leave is not FMLA-protected, the employer must notify the employee.

Unlawful Acts by Employers

FMLA makes it unlawful for any employer to:

- Interfere with, restrain, or deny the exercise of any right provided under
- Discharge or discriminate against any person for opposing any practice made unlawful by FMLA or for involvement in any proceeding under or relating to FMLA.

Enforcement

An employee may file a complaint with the US Department of Labor or may bring a private lawsuit against an employer.

FMLA does not affect any Federal or State law prohibiting discrimination, or supersede any State or local law or collective bargaining agreement which provides greater family or medical leave rights.

FMLA section 109 (29 U.S.C. § 2619) requires FMLA covered employers to post the text of this notice. Regulations 29 C.F.R. § 825.300(a) may require additional disclosures

For Additional Information:

1-866-4US-WAGE (1-866-487-9243) TTY: 1-877-889-5627

WWW.WAGEHOUR.DOL.GOV

U.S. Department of Labor/Employment Standards Administration/Wage and Hour Division