

Please return this form directly to the University of Houston Human Resources department, it can be returned via faxed to 713-743-1723 or via email to hrleave@central.uh.edu.

If you experience any problems with submission, please reach out to the FMLA administrator Adrian Rowland at 713-743-9311.

Certification for Serious Injury or Illness of a Veteran for Military Caregiver Leave under the Family and Medical Leave Act

U.S. Department of Labor Wage and Hour Division



DO NOT SEND COMPLETED FORM TO THE DEPARTMENT OF LABOR. RETURN TO THE PATIENT.

OMB Control Number: 1235-0003 Expires: 6/30/2023

The Family and Medical Leave Act (FMLA) provides that eligible employees may take FMLA leave to care for a covered veteran with a serious illness or injury. The FMLA allows an employer to require an employee seeking FMLA leave for this purpose to submit a medical certification. 29 U.S.C. §§ 2613, 2614(c)(3). The employer must give the employee at least 15 calendar days to provide the certification. If the employee fails to provide complete and sufficient certification, his or her FMLA leave request may be denied. 29 C.F.R. § 825.313. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.

SECTION I – EMPLOYER

Either the employee or the employer may complete Section I. While use of this form is optional, it asks the health care provider for the information necessary for a complete and sufficient medical certification. Recertifications are not allowed for FMLA leave to care for a covered servicemember. Where medical certification is requested by an employer, an employee may not be held liable for administrative delays in the issuance of military documents, despite the employee's diligent, good-faith efforts to obtain such documents. In lieu of this form or your own certification form, you must accept as sufficient certification of the veteran's serious injury or illness documentation indicating the veteran's enrollment in the Department of Veterans Affairs Program of Comprehensive Assistance for Family Caregivers. You may not ask the employee to provide more information than allowed under the FMLA regulations, 29 C.F.R. § 825.310.

Employers must generally maintain records and documents relating to medical information, medical certifications, recertifications, or medical histories of employees or employees' family members, created for FMLA purposes as confidential medical records in separate files/records from the usual personnel files and in accordance with 29 C.F.R. § 1630.14(c)(1), if the Americans with Disabilities Act applies, and in accordance with 29 C.F.R. § 1635.9, if the Genetic Information Nondiscrimination Act applies.

Middle

(2) Employer Name:	Date: _	(List date certification requested	(mm/dd/yyyy)
(3) This certification must be returned by: (Must allow at least 15 calendar days from the date requested, unless)	ss it is not feasible despite i	the employee's diligent, good fait	_ (mm/dd/yyyy) th efforts.)
SECTION II - EMPLO	OYEE and/or VET	ERAN	
Please complete all Parts in Section II before having the verallows an employer to require that an employee submit a tirt for military caregiver leave under the FMLA due to a serie employer, your response is required to obtain or retain the employee at least 15 calendar days to return this form to the	mely, complete, and su ous injury or illness o benefit of FMLA-pro	ufficient certification to sup f a covered veteran. If rec tected leave. The employer	pport a reques
PART A: EMPLOYEE INFORMATION (1) Name of statems for whom any love is representing love.			
(1) Name of veteran for whom employee is requesting leav	e: <i>First</i>	Middle	Last

(1) Employee name:

Em	ployee Name:				
(2)	Select your relationshi	p to the veteran. You a	re the veteran's:		
	☐ Spouse	☐ Parent	☐ Child	☐ Next of K	in
mar pare the the near	riage or same-sex marriagent to a child. An employed employee when the employee mployee has assumed the test blood relative, other the triting by the veteran for	ge. The terms "child" and ee may take FMLA leave byee was a child. An emp ne obligations of a parent han the spouse, parent, son	to care for a covered servi loyee may also take FMLA. No biological or legal re a, or daughter, in the follow (2) blood relatives grante	arentis in which a person icemember who assume A leave to care for a covulationship is necessary. Ving order of priority: (1)	including a common law on assumes the obligations of a d the obligations of a parent to rered servicemember for whom "Next of kin" is the veteran's) a blood relative as designated eteran, (3) brothers and sisters,
	The veteran was (☐ hor	norably / dishonorably		from the Armed Force	es, including the National
(4)			s discharge:nk and unit at the time of		(mm/aa/yyyy)
(5)	The veteran (□ is / □ is	s not) receiving medical	treatment, recuperation,	or therapy for an injury	y or illness.
(6)	Briefly describe the ca	re you will provide to th	e veteran: (Check all that	t apply)	
	☐ Assistance with	basic medical, hygienic,	nutritional, or safety nee	ds 🗖 Transporta	tion
	☐ Psychological C	omfort	eal Care	Other:	
(7)	Give your best estima t	te of the amount of FML	A leave needed to provid	de the care described: _	
(8)			vide the care described, §		
	schedule you are able to	work. From	(mm/dd/yyy	y) to	(mm/dd/yyyy) I am
	able to work:		(hours per day)		(days per week).
			I HEALTH CADE		

Please provide your contact information, complete all Parts of this Section fully and completely, and sign the form below. The employee named in Section I has requested leave under the military caregiver leave provision of the FMLA to care for a family member who is a veteran.

Note: For purposes of FMLA military caregiver leave, a serious injury or illness means an injury or illness incurred by the servicemember in the line of duty on active duty in the Armed Forces (or that existed before the beginning of the servicemember's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces) and manifested itself before or after the servicemember became a veteran, and is: a continuation of a serious injury or illness that was incurred or aggravated when the covered veteran was a member of the Armed Forces and rendered the servicemember unable to perform the duties of the servicemember's office, grade, rank, or rating; or a physical or mental condition for which the covered veteran has received a U.S. Department of Veterans Affairs Service Related Disability Rating (VASRD) of 50 percent or greater, and such VASRD rating is based, in whole or in part, on the condition precipitating the need for military caregiver leave; or a physical or mental condition that substantially impairs the covered veteran's ability to secure or follow a substantially gainful occupation by reason of a disability or disabilities related to military service, or would do so absent treatment; or an injury, including a psychological injury, on the basis of which the covered veteran has been enrolled in the Department of Veterans' Affairs Program of Comprehensive Assistance for Family Caregivers.

Employee Name:
"Need for care" includes both physical and psychological care. It includes situations where, for example, due to his or her serious injury or illness, the veteran is not able to care for his or her own basic medical, hygienic, or nutritional needs or safety, or needs transportation to the doctor. It also includes providing psychological comfort and reassurance which would be beneficial to the veteran who is receiving inpatient or home care.
A complete and sufficient certification to support a request for FMLA military caregiver leave due to a covered veteran's serious injury or illness includes written documentation confirming that the veteran's injury or illness was incurred in the line of duty on active duty or existed before the beginning of the veteran's active duty and was aggravated by service in the line of duty on active duty, and that the veteran is undergoing treatment, recuperation, or therapy for such injury or illness by a health care provider listed above. Information about the FMLA may be found on the WHD website at www.dol.gov/agencies/whd/fmla.
PART A: HEALTH CARE PROVIDER INFORMATION
Health Care Provider's Name: (Print)
Health Care Provider's business address:
Type of Practice/Medical Specialty:
Telephone: () Fax: () E-mail:
Please select the type of FMLA health care provider you are: □ DOD health care provider □ VA health care provider □ DOD TRICARE network authorized private health care provider □ DOD non-network TRICARE authorized private health care provider □ Health care provider as defined in 29 CFR 825.125
PART B: MEDICAL INFORMATION
Please provide appropriate medical information of the patient as requested below. Limit your responses to the veteran's condition for which the employee is seeking leave. If you are unable to make certain military-related determinations contained below, you are permitted to rely upon determinations from an authorized DOD representative, such as a DOD Recovery Care Coordinator, or an authorized VA representative. Do not provide information about genetic tests, as defined in 29 C.F.R. § 1635.3(f), or genetic services, as defined in 29 C.F.R. § 1635.3(e).
(1) Patient's Name:
(2) List the approximate date condition started or will start: (mm/dd/yyyy)
(3) Provide your best estimate of how long the condition will last:
(4) The veteran's injury or illness: (Select as appropriate) ☐ Was incurred in the line of duty on active duty ☐ Existed before the beginning of the veteran's active duty and was aggravated by service in the line of duty on active duty ☐ None of the above
The veteran (□ is / □ is not) undergoing medical treatment, recuperation, or therapy for this condition. If yes, briefly describe the medical treatment, recuperation, or therapy:

5) T		
,	he ve	teran's medical condition is: (Select as appropriate)
		A continuation of a serious injury or illness that was incurred or aggravated when the covered veteran was a member of the Armed Forces and rendered the servicemember not able to perform the duties of the servicemember's office, grade, rank, or rating.
		A physical or mental condition for which the covered veteran has received a U.S. Department of Veterans Affairs Service Related Disability Rating (VASRD) of 50% or higher, and such VASRD rating is based, in whole or in part, on the condition precipitating the need for military caregiver leave.
		A physical or mental condition that substantially impairs the covered veteran's ability to secure or follow a substantially gainful occupation by reason of a disability or disabilities related to military service, or would do so absent treatment.
		An injury, including a psychological injury, on the basis of which the covered veteran is enrolled in the Department of Veterans' Affairs Program of Comprehensive Assistance for Family Caregivers.
		None of the above. Note to Employee: If this box is checked, you may still be eligible to take leave to care for a covered family member with a "serious health condition" under 29 C.F.R. § 825.113 of the FMLA. If such leave is requested, you may be required to complete DOL FORM WH-380-F or an employer-provided form seeking the same information.
Part	: C: A	Amount of Leave Needed
For		edical condition checked in Part B, complete all that apply. Some questions seek a response as to the frequency or
ехре	rience	of a condition, treatment, etc. Your answer should be your best estimate based upon your medical knowledge, e, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or inate" may not be sufficient to determine FMLA military caregiver leave coverage.
expe "ind	etermi Due trecov	e, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or
expe "ind (1)	Due to me to	e, and examination of the patient. Be as specific as you can; terms such as "lifetime," "unknown," or inate" may not be sufficient to determine FMLA military caregiver leave coverage. to the condition, the veteran will need care for a continuous period of time , including any time for treatment and very. Provide your best estimate of the beginning date
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PAPERWORK REDUCTION ACT NOTICE AND PUBLIC BURDEN STATEMENT

If submitted, it is mandatory for employers to retain a copy of this disclosure in their records for three years, in accordance with 29 U.S.C. § 2616; 29 C.F.R. § 825.500. Persons are not required to respond to this collection of information unless it displays a currently valid OMB control number. The Department of Labor estimates that it will take an average of 15 minutes for respondents to complete this collection of information, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. If you have any comments regarding this burden estimate or any other aspect of this collection information, including suggestions for reducing this burden, send them to the Administrator, Wage and Hour Division, U.S. Department of Labor, Room S-3502, 200 Constitution Avenue, NW, Washington, DC 20210.

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