The Family and Medical Leave Act (FMLA) is a federal law passed in 1993 which allows workers with a "serious health condition" to take up to 12 weeks of leave away from work without the threat of losing their job based on the absence. Leave can be taken in one block, by working a reduced schedule, or taking periodically, allowing you to return to work in between. Under the law, immediate family members acting as primary caretakers can also take 12 weeks of leave from their workplace.

**Do I Still Get Paid While Under FMLA?**

FMLA leave allows absence from work without threatening your job, but does not require your employer to pay you during your time away. However, many companies will allow you to use any paid vacation or sick days you have saved before your absence to cover your FMLA leave. As well, you may be able to utilize any short term disability policies you may have during this time. Check with your employer for more information.

**What Exactly is the Family Medical Leave Act?**

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**Does FMLA Apply to Me?**

The law does not apply to everyone. To qualify, you must have already worked at least 12 months or 1,250 hours for a company that has at least 50 employees within 75 miles. Small employers with less than 50 employees are not required to provide FMLA protections and any protection they provide is optional. All federal, state, and local agencies adhere to the law and provide protections to employees, regardless of the number of employees.
What Does it Protect Exactly?

If you apply for and utilize FMLA leave, your employer cannot fire or discipline you related to the missed time away from work resulting from your condition. When using FMLA leave, you still must follow the absence procedure or notification rules your employer has and submit documentation as you normally would. To ensure your employer can function during your absence, the company is allowed to designate your responsibilities to others or hire someone else to fulfill your duties during the absence.

What is My Doctor’s Role?

If you and your doctor decide that your attendance at work will be affected (or if a family member needs leave to care for you), your doctor will need to complete forms documenting it. At a minimum, official records—which must come from your doctor—will include the date the health condition began, how long it is expected to last, and appropriate medical facts about the serious nature of the diagnosis. If you do not provide information as requested according to deadlines, your employer has the right to deny your FMLA request, leaving your job vulnerable.

What if I Have Sick Leave?

Sick time, vacation, or other paid leave provides you the ability to earn a paycheck as if you were in the office. Even though your employer provides this to you, they may have limits around how you can use it, including disciplinary action if you do not follow these policies. Using FMLA in conjunction with sick or vacation time allows you to received paid time off while protecting you from limitations on use.

What Happens When I Return to Work?

The company must allow you to maintain employment at the same rate and equal position you had before you left, but when you return you may be offered an equivalent position if your job does not exist in the same manner as before.

If you are out of work beyond the 12 weeks provided by FMLA, your employer may resume their normal disciplinary actions for absences or terminate the position as they desire. Additionally, if your employer has multiple worksites, you are not guaranteed to return to the one you were working at before your leave. However, your employer must ensure your new worksite is a reasonable distance from where you live.

Do I Keep My Health Insurance?

Yes. Your employer must continue your insurance coverage as if you were working, but you are responsible for your share of the premium cost or your coverage could be canceled. If your paycheck has stopped during this time, you will have to pay your employer directly for the monthly premium.