

Colorado Leave of Absence (LOA) Programs

WELL PEOPLE WELL PETS WELL PRACTICE



STATE OF COLORADO

FMLASource is partnering with WellHaven to process LOA's

Contact FMLASource to begin your Leave of Absence with WellHaven:

- Phone: 1-877-GO2FMLA (1-877-462-3652)
- Email : <u>FMLACenter@fmlasource.com</u>
- Website: www.fmlasource.com



Types of Leave & Associated Programs

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Pregnancy Leave	Paternity/ Adoption/Foster Leave	Employee Medical Leave	Family Member Care Leave	Other
Leave Programs Employees MAY be Eligible For	Leave Programs Employees MAY be Eligible For	Leave Programs Employees MAY be Eligible For	Leave Programs Employees MAY be Eligible For	Other Types of Leave (Federal and/or State and/or Local)
WH Paid Maternity/ Paternity/Adoption/ Foster Leave (MPAFL)	WH Paid Maternity/ Paternity/Adoption/ Foster Leave (MPAFL)	Family Medical Leave Act (FMLA)	Family Medical Leave Act (FMLA)	Military LeaveCivil Air Patrol Leave
Family Medical Leave Act (FMLA)	Family Medical Leave Act (FMLA)	Colorado Family Care Act (CFCA)	Colorado Family Care Act (CFCA)	Qualified Volunteer Service in Disaster Leave
Colorado Family Care Act (CFCA)	Colorado Family Care Act (CFCA)	WellHaven Unpaid Leave	WellHaven Unpaid Leave	 Volunteer Firefighter Leave Domestic Violence/Victim
WellHaven Unpaid Leave	WellHaven Unpaid Leave			Protection LeaveVoting Leave
				 Jury Duty & Court Attendance Leave Organ Donation Leave
Leave programs may run concurrently	Leave programs may run concurrently	Leave programs may run concurrently	Leave programs may run concurrently	Adoptive Parents Leave
	iii		Ř.	 Bereavement Leave Up to 3 days paid Leave FT employees



Programs Eligibility Overview

STATE OF COLORADO

WH Paid Maternity/ Paternity/Adoption/ Foster Leave (MPAFL)

Employee Eligibility

Eligible as of date of hire

Eligible Reasons

- Maternity giving birth
- Paternity
- Adoption
- Foster child placement

Benefit/Allotment

PAID MPAFL entitles eligible employees to receive 2 weeks of paid Leave

Family Medical Leave Act (FMLA)

Employee Eligibility

Worked for WellHaven for at least 12 months

Worked at least 1,250 hours in the last 12 months preceding Leave

(All hospitals are covered by FMLA)

Eligible Reasons

Qualifying employee family and medical reasons as outlined in FMLA regulations Colorado Family Care Act (CFCA)

Employee Eligibility

Eligibility coincides with FMLA

Work for a hospital located in Colorado

Eligible Reasons

Qualifying employee family and medical reasons as outlined in CFCA regulations

WellHaven Unpaid Leave

Employee Eligibility All employees

Eligible Reasons

• If employee not eligible for FMLA/State FLA









Programs Eligibility Overview

STATE OF COLORADO

Public Health Emergency Leave (PHEL)

Employee Eligibility

No Seniority Applies Work in the State of Colorado

Eligible Reasons

- Illness with COVID
 symptoms
- Quarantining or isolated due to COVID exposure
- COVID testing

Benefit/Allotment

- One time allotment of 80 hours if full-time
- Part-time allotment based on average hours for 2 weeks



Accrued Paid Sick Leave

Employee Eligibility

No seniority applies Work in the State of Colorado

Eligible Reasons

- Mental, physical illness, injury or health condition that prevents work
- Preventive care
- Domestic Violence
- Funeral services or deal with financial legal matters due to death of family member.
- Evacuation due to inclement weather, loss of power, loss of heat and/or water or another unexpected event.

Benefit/Allotment

Full-time allotment based on WellHaven PTO Policy

Part-time allotment accrues one hour of paid sick leave per 30 hours worked; up to 48 hours Family Medical Leave Insurance Program (FAMLI)

Coming January 1, 2025

Employee Eligibility

Have earned \$2,500 over the previous year for work performed in CO.

Benefit/Allotment

- 12 weeks of Paid Family Medical Leave per year
- Pregnancy disability may be entitled up to 4 more weeks of paid leave





FMLA Program Details – Page 1 of 3

Employee Eligibility	 To be eligible under the FMLA an employee must: Have worked for WellHaven for at least twelve (12) months. Non-consecutive Prior acquisition seniority applies Have worked at least 1,250 hours in the twelve (12) months preceding the Leave. "Worked" does not include PTO, Holiday, etc. All hospitals are covered by FMLA, regardless of size or location.
Eligible Reasons	 For the birth of a son or daughter, and to bond with the newborn child. To bond with a newborn, adopted child or foster care placed child. Bonding time can be taken up to a year after the birth of a child To take medical leave when the employee is unable to work because of a serious health condition. To care for an immediate family member (spouse, domestic partner, child, or parent – but not a parent "in-law") with a serious health condition. For qualifying exigencies arising out of the fact that the employee's spouse, son, daughter, or parent is on covered active duty or called to covered active duty status as a member of the National Guard, Reserves, or Regular Armed Forces. Increases FMLA to 26 weeks
Leave Allotment/ Increments	 Up to a maximum of twelve (12) weeks of job-protected, unpaid Leave in a specified 12-month period. Specified period: a "rolling" 12-month period measured backward from the date any FMLA Leave usage.
Allotment/ Increments: Pregnancy	 FMLA will run from the first absence, due to pregnancy, through the end of the mother's pregnancy disability, and continue during time bonding with the newborn baby ("Bonding Time Leave"). Absences Due to Pregnancy - Any absence that pertains to an employee's pregnancy (doctor's appointments, morning sickness, etc.) will be tracked as FMLA. It is important for the employee to accurately track pregnancy-related absences such as when reporting a tardy (arriving late), leaving early, or other type of absence.
Leave Allotment/ Increments: Surgery/Other	 While FMLA will run throughout the surgery disability period (surgery recovery), FMLA is normally triggered prior to the surgery date – doctor's appointments, diagnostic and testing appointments. FMLA will continue to run (if time available) after the surgery disability ends – post operative doctor appointments and physical therapy appointments.
Paid/Unpaid	Unpaid



FMLA Program Details – Page 2 of 3

Paid Time Off	 Employees may choose to use PTO and Floating Holidays in conjunction with FMLA. Employees will not accrue PTO while on a continuous FMLA Leave. Employees will not accrue Floating Holidays or be paid for Company recognized holidays while on a continuous FMLA Leave. Employees out on intermittent FMLA will continue to accrue PTO and be eligible for Holiday Pay.
Concurrent Leaves	FMLA may run concurrently with State Leaves (see specific State Leave for details).Note: some State Leaves cover family members not covered under FMLA.
Notice and Medical Certification	 Notice When foreseeable, employees are to provide at least thirty (30) days' notice. When unforeseeable, employees are to give as much notice as possible. Certification: Employees will need to submit proper documentation which may include a Certification of Healthcare Provider Form as part of their Leave Application process.
WellHaven FMLA Designation	WellHaven may designate FMLA, as appropriate, when the Company becomes aware that an employee's absence would normally trigger FMLA such as a Workers' Compensation injury or illness.
Continuation of Company Sponsored Benefits Plan	 While on FMLA, WellHaven will continue to pay the regular employer-sponsored portion of the employee's health benefits, as applicable, during the time the employee is on FMLA. Employees are required to continue to make normal healthcare payroll contributions. Failure to pay the employee's share of the health insurance premiums may result in a loss of coverage. Employees who do not return to work at the end of the FMLA Leave may be required to reimburse WellHaven for the employer share of health insurance premiums paid on behalf of the employee during FMLA. This may be waived if an employee does not return to work due to a serious health condition, which prevents the employee from performing their job, or circumstances beyond their control. Coverage will continue through the end of the month in which FMLA ends. An employee who continues Leave through a specific State Leave (such as in the case of Bonding Time Leave), they will be eligible to continue benefit coverage under COBRA.
	 An employee will be eligible to re-enroll in the Company-sponsored group benefits plan on the first of the month following employee's return to work from approved FMLA.



FMLA Program Details – Page 3 of 3

Return to Work – Job Restoration	 Upon timely return from FMLA, an employee will return to the same or equivalent position he/she had prior to taking FMLA. If an employee was on FMLA due to their own serious health condition, prior to returning, the employee will need to submit a Return-to-Work Authorization Form at the end of their Leave.
Returning to Work - Disability Accommodation	WellHaven will make reasonable accommodations for qualified employees, as required by applicable law. This includes reasonable accommodations for pregnancy and health conditions related to pregnancy or childbirth. Employees requesting a reasonable accommodation should speak with their Hospital Practice Manager or Principal Doctor or WellHaven's Human Resources Department.
	Requests for reasonable accommodations will be evaluated on a case-by-case basis and will require medical certification. WellHaven will determine if an accommodation is reasonable and does not create an undue hardship.

Paternity Related Leave Specifications

	FMLA can be used:
Eligible Reasons	• To care for employee's spouse who is pregnant (and experiencing complications requiring care) prior to birth.
	 To care for spouse after birth during the pregnancy disability recovery period.
	 After birth to bond with the newborn baby ("Bonding Time Leave").

Spouses Both Working for WellHaven

When Leave Is and Is Not Combined	 Eligible spouses who work for the same employer are limited to a combined total of 12 work weeks of Leave in a 12-month period for the following FMLA-qualifying reasons: The birth of a son or daughter and bonding with the newborn child. The placement of a son or daughter with the employee for adoption or foster care and bonding with the newly-placed child. The care of a parent with a serious health condition. Eligible spouses who work for the same employer are each entitled to up to 12 workweeks of FMLA Leave in a 12-month period, without regard to the amount of Leave their spouses use, for the following FMLA-qualifying Leave reasons: If one of the spouses is not eligible for FMLA Leave, these limitations on the combined amount of Leave do not apply. The spouse that is eligible for FMLA Leave is entitled to the full amount of Leave. The care of a spouse or son or daughter with a serious health condition. A serious health condition that makes the employee unable to perform the essential functions of his or her job. Any qualifying exigency arising out of the fact that the employee's spouse, son, daughter, or parent is a military member on "covered active duty."



MPAFL Program Details

Employee Eligibility	 To be eligible under the PAID MPAFL an employee must have: Employees classified as Full Time or Part Time Eligible as of date of hire
Eligible Reasons	 Reason for Leave – Reasons for PAID MPAFL include: Maternity – giving birth Paternity Adoption Foster child placement
Leave Allotment	Leave Allotment – PAID MPAFL entitles eligible employees up to a maximum of two (2) weeks of PAID Leave.
PAID MPAFL Timing and Rate	 PAID MPAFL entitles eligible employees to receive 2 weeks of paid Leave calculated by: Full-Time Classified Employees receive 80.00 hours paid at regular base rate. Part-Time Classified Employees receive an average (based on working hours) of 2 weeks paid at regular base rate. Note for Doctors – we use base rate + production average over 6-month lookback.
Notice and Medical Certification	Notice and Medical Certification will coincide with the FMLA process.
WellHaven PAID MPAFL Designation	 WellHaven may designate PAID MPAFL, as appropriate. Paid MPAFL does run concurrent with FMLA.



WHUPL Program Details

Employee Eligibility	 To be eligible under WellHaven Unpaid Leave (WHUPL) an employee must have: Worked (90) days at WellHaven. Prior Acquisition Seniority applies. All full-time and part-time employees are eligible
Eligible Reasons	 Reasons for Unpaid WHUPL Employee is not eligible for, or has exhausted, other types of Leave (such as FMLA) Birth/paternity/adoption/foster child placement Serious health condition for employee or family member Personal Reasons – reviewed on case-by-case basis
Leave Allotment	 Subject to approval, Up to a maximum of four (4) weeks of job-protected, unpaid Leave in a specified 12-month period. Specified period: a "rolling" 12-month period measured backward from the date of WHUPL usage. WHUPL may be used, Minimum of seven (7) day period for each event Maximum of two (2) separate events per rolling 12-month period
Unpaid vs Paid WHUPL	• Unpaid
Notice and Medical Certification	 WHUPL – Medical Reasons: Notice and Medical Certification will coincide with the FMLA process. (see above). WHUPL – Non Medical Reasons: Appropriate documentation will be required Appropriate documentation will be determined based on the reason for Leave



CFCA Program Details - Page 1 of 2

Employee Eligibility	 CFCA eligibility to coincide with FMLA as it applies to: Pregnancy and maternity; paternity, adoption and foster care; employee serious health condition; and caring for a family member.
Eligible Reasons	 CFCA recognized reasons coincide with FMLA as it applies to: Pregnancy and maternity; paternity, adoption and foster care; employee serious health condition; and caring for a family member. *
	* Family Member also includes Domestic Partner and Civil Union Partner.
Leave Allotment	 Length of time allocated to coincide with FMLA. The only time an employee would be eligible for an additional twelve (12) weeks of CFCA Leave is if the Leave is taken to care for a Domestic Partner or Civil Union Partner as it applies to the State of Colorado.
Paid/Unpaid	Unpaid
Paid Time Off	 Employees may choose to use PTO and Floating Holidays in conjunction with CFCA Leave. Employees will not accrue PTO while on a continuous CFCA Leave. Employees will not accrue Floating Holidays or be paid for Company recognized holidays while on a continuous CFCA Leave. Employees out on intermittent CFCA will continue to accrue PTO and be eligible for Holiday Pay.
Concurrent Leaves	Runs concurrently with FMLA except for if the Leave is taken to care for a Domestic Partner or Civil Union Partner as it applies to the State of Colorado.
Notice and Medical Certification	 Notice When foreseeable, employees are to provide at least thirty (30) days notice. When unforeseeable, employees are to give as much notice as possible. Certification: Employees will need to submit proper documentation which may include a Certification of Healthcare Provider Form as part of their Leave Application process.
WellHaven CFCA Leave Designation	WellHaven may designate CFCA, as appropriate, when the Company becomes aware that an employee's absence would normally trigger CFCA.



CFCA Program Details - Page 2 of 2

Continuation of Company Sponsored Benefits Plan	Only when FMLA is running concurrently.
Return to Work – Job Restoration	 Upon timely return from CFCA, an employee will return to the same or equivalent position he/she had prior to taking CFCA. If an employee was on CFCA due to their own serious health condition, prior to returning, the employee will need to submit a Return-to-Work Authorization Form at the end of their Leave.
Returning to Work - Disability Accommodation	WellHaven will make reasonable accommodations for qualified employees, as required by applicable law. This includes reasonable accommodations for pregnancy and health conditions related to pregnancy or childbirth. Employees requesting a reasonable accommodation should speak with their Hospital Practice Manager or Principal Doctor or WellHaven's Human Resources Department.
	Requests for reasonable accommodations will be evaluated on a case-by-case basis and will require medical certification. WellHaven will determine if an accommodation is reasonable and does not create an undue hardship.

Paternity Related Leave Specifications

	CFCA can be used:
	• To care for employee's Spouse/Domestic Partner/Civil Union Partner who is pregnant (and experiencing complications
Eligible Reasons	requiring care) prior to birth.
	• To care for Spouse/Domestic Partner/Civil Union Partner after birth during the pregnancy disability recovery period.
	 After birth to bond with the newborn baby ("Bonding Time Leave").



Colorado Paid Sick Leave Program Details

Employee Eligibility	 To be eligible under Accrued Paid Sick Leave an employee must have: No seniority applies. Part-time employees are eligible Work in the state of Colorado Note: Full-time employee sick leave is part of PTO program
Eligible Reasons	 Reason for Paid Sick Leave Any mental or physical illness, injury or health condition that prevents work; Diagnosis, care or treatment of such conditions; Preventive care (including vaccination); Needs due to suffering domestic violence, sexual abuse, or criminal harassment; or care for family with such conditions or needs. Funeral services or deal with financial legal matters due to death of family member. Evacuation due to inclement weather, loss of power, loss of heat and/or water or another unexpected event.
Leave Allotment	Leave Allotment • One hour of paid leave per 30 hours worked, up to 48 hours per year.
Unpaid vs Paid	• Paid
Notice and Medical Certification	 Medical documentation may be required for absences of four or more consecutive days. Employees can provide documentation after the leave ends.



Program Details

Employee Eligibility	 To be eligible under Bereavement Leave an employee must have: Fulltime employees that have worked for WellHaven for at least six (6) months. prior acquisition seniority applies 		
Eligible Reasons	 Taken for at time of death for: Making funeral arrangements Attending the funeral and burial Paying respects to the family at a wake or memorial 	 Immediate family members Spouse or domestic partner First line relatives Parents and Spouse/Domestic Partner Parents, Step Parents, Adopted Parents, Legal Guardians ("locum parentheses") who raised employee as a child, Siblings and Spouse/Domestic Partner Siblings Step Siblings, Adopted Siblings, Half Siblings 	 Children and Spouse/Domestic Partner Children Step Children, Adopted Children, Half Children Grandparents and Spouse/Domestic Partner Grandparents
Leave Allotment	 Paid Benefit Three (3) days = 24 hours Paid eight (8) hours per day at the employee's current base rate Unpaid Benefit Additional two (2) days 		
Additional Time Off	Additional time off may be arranged with hospital leadership.PTOFMLA if appropriate		
Notice and Medical Certification	 Required Documentation Death certificate Funeral service announcement Celebration of Life internet link Obituary Other similar documentation matrix 	ay be accepted	



Program Details – Page 1 of 2

Employee Eligibility	 To be eligible under the FAMLI an employee must: Have earned \$2,500 over the previous year for work performed in Colorado. Prior acquisition seniority applies.
Eligible Reasons	Qualifying events: Family Leave: • Bonding with a new child coming into your family through birth, adoption or foster placement. • Caring for a family member with a serious health condition or injury. • Certain events for military families. Medical Leave (for yourself): • Recovery or treatment for your own serious health condition or injury, including recovery from childbirth. Safe Leave (for yourself or family): • Obtaining safe housing, care, and/or legal assistance in response to intimate partner violence, stalking, sexual assault, or sexual abuse. Family Member – includes spouse, domestic partner, children (including step and foster), grandchildren, siblings, parents (including in-law and loco parentis), and grandparents.
Leave Allotment/ Minimum Increments	 During a claim year, FAMLI, entitles eligible employees <u>up to a maximum</u> of: Up to 12 weeks per year Individuals with serious health conditions caused by pregnancy complications or childbirth complications may be entitled to up to 4 more weeks of paid leave for 16 weeks total.
Paid/Unpaid	Paid – The benefit is generally up to 90 percent of an employee's weekly wage and with a maximum benefit of \$1,324 per week. The employee is paid by the Colorado Family Medical Leave Insurance Program and not WellHaven.

Program Details – Page 2 of 2

Waiting Period	No waiting period currently listed	
Paid Time Off	 Employees may choose to use PTO and Floating Holidays in conjunction with FAMLI. Employees will not accrue PTO while on a continuous FAMLI Leave. Employees will not accrue Floating Holidays or be paid for Company recognized holidays while on a continuous FAMLI Leave. Employees out on intermittent FAMLI will continue to accrue PTO and be eligible for Holiday Pay 	
Concurrent Leaves	FAMLI will run concurrently with FMLA.	
Notice and Medical Certification	As required per the State of Colorado.	
Continuation of Company Sponsored Benefits Plan	 Benefits only continue if/when FMLA is running concurrently with FAMLI. Refer to the section in the FMLA documentation for details Coverage will continue through the end of the month in which FAMLI begins (and FMLA is not running concurrently). An employee will be eligible to continue benefit coverage under COBRA. An employee will be eligible to re-enroll in the Company-sponsored group benefits plan on the first of the month following employee's return to work at the end of the FAMLI Leave (not to exceed 12 weeks). 	
Return to Work – Job Restoration	Upon timely return from FAMLI, an employee will return to the same or equivalent position he/she had prior to taking FAMLI if: • The employee was employed for at least 6 months with the same employer. If an employee was on FAMLI due to their own serious health condition, prior to returning, the employee will need to submit a Return-to- Work Authorization Form at the end of their Leave.	

Disability Related Leave Specifications (including Pregnancy Disability)

Returning to Work - Disability Accommodation	WellHaven will make reasonable accommodations for qualified employees, as required by applicable law. This includes reasonable accommodations for pregnancy and health conditions related to pregnancy or childbirth. Employees requesting a reasonable accommodation should speak with their Hospital Practice Manager or Principal Doctor or WellHaven's Human Resources Department.
	Requests for reasonable accommodations will be evaluated on a case-by-case basis and will require medical certification. WellHaven will determine if an accommodation is reasonable and does not create an undue hardship.



Continuation of Benefits

While on FMLA (or FMLA-qualifying WellHaven Leave):

- Employee is responsible to continue paying employee portion of benefits contributions during Leave
- WellHaven continues to pay the employer portion of benefits contributions during Leave



While on FMLA (or FMLA-qualifying WellHaven Leave), the employee has the following options for HSA contributions:

- Prepay
- Catch up
- Stop participation

Adding a Newborn, Adopted or Foster Child to Benefits

Having a baby, adopting a child or foster child placement is considered a Qualified Life Event (QLE) which allows the employee to make a midyear change to his/her healthcare benefit elections.





