COMPENSATION AND BENEFITS LEAVES AND ABSENCES

	Note:	This policy addresses leaves in general. For provisions regarding the Family and Medical Leave Act (FMLA), including FML for an employee seeking leave because of a relative's military service, see DECA. For provisions addressing leave for an employee's military service, see DECB.	
STATE LEAVE STATE PERSONAL LEAVE	A district shall provide employees with five days per year of state personal leave, with no limit on accumulation and no restrictions on transfer among districts. A district may provide additional personal leave beyond this minimum.		
	personal	nay adopt a policy governing an employee's use of state leave, except that the policy may not restrict the purposes the leave may be used.	
	Education	n Code 22.003(a)	
STATE SICK LEAVE (ACCUMULATED PRIOR TO 1995)	imum sic	mployees retain any sick leave accumulated as state min- k leave under former Section 13.904(a) of the Education ccumulated state sick leave shall be used only for the fol-	
	1. Illne	ess of the employee.	
	2. Illne	ess of a member of the employee's immediate family.	
	3. Farr	nily emergency.	
	4. Dea	th in the employee's immediate family.	
	5. Duri belo	ing military leave [see USE DURING MILITARY LEAVE, ww].	
	Acts of th	ne 74th Legislative Session, Senate Bill 1, Sec. 66	
FORMER EDUCATION SERVICE CENTER (ESC) EMPLOYEES	was form (ESC), no	shall accept the sick leave accrued by an employee who erly employed by a regional education service center of to exceed five days per year for each year of employ- ducation Code 8.007	
ORDER OF USE	leave ma	policy governing an employee's use of state personal y not restrict the order in which an employee may use sonal leave and any additional personal leave provided by ol district.	
	state sick any order	byee who retains any state sick leave is entitled to use the c leave, state personal leave, or local personal leave in r to the extent that the leave the employee uses is appro- the purpose of the leave.	
	Educatio	n Code 22.003(a), (f)	

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USE DURING MILITARY LEAVE	An employee with available personal leave is entitled to use the leave for compensation during a term of active military service. "Personal leave" includes personal or sick leave available under former law or provided by local policy. <i>Education Code 22.003(d), (e)</i> [See DECB(LEGAL)]		
TEMPORARY DISABILITY	Each full-time educator shall be given a leave of absence for tem- porary disability at any time the educator's condition interferes with the performance of regular duties. The contract or employment of the educator may not be terminated while the educator is on a leave of absence for temporary disability. For purposes of tempo- rary disability leave, pregnancy is considered a temporary disabil- ity.		
AT EMPLOYEE'S REQUEST	A request for a leave of absence for temporary disability must be made to a superintendent. The request must:		
	 Be accompanied by a physician's statement confirm ity to work; 	ing inabil-	
	2. State the date requested by the educator for the lear begin; and	ve to	
	3. State the probable date of return as certified by the	ohysician.	
BY BOARD AUTHORITY	A board may adopt a policy providing for placing an educator on leave of absence for temporary disability if, in the board's judgment in consultation with a physician who has performed a thorough medical examination of the educator, the educator's condition inter- feres with the performance of regular duties. The educator shall have the right to present to the board testimony or other infor- mation relevant to the educator's fitness to continue in the perfor- mance of regular duties. [See DBB]		
RETURN TO ACTIVE DUTY NOTICE	The educator shall notify the superintendent of a desire to active duty no later than the 30th day before the expected return. The notice must be accompanied by a physician's ment indicating the educator's physical fitness for the res of regular duties.	d date of s state-	
PLACEMENT	An educator returning to active duty after a leave of abse temporary disability is entitled to an assignment at the sc where the educator formerly taught, subject to the availab appropriate teaching position. In any event, the educator placed on active duty no later than the beginning of the n year. A principal at another campus voluntarily may appro appointment of an employee who wishes to return from le absence. However, if no other principal approves the ass by the beginning of the next school year, a district must p	hool bility of an shall be ext school ove the eave of signment	

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	employee at the school at which the employee formerly tau was assigned.	ught or
LENGTH OF ABSENCE	A superintendent shall grant the length of leave of absence temporary disability as required by the individual educator. may establish a maximum length for a leave of absence for rary disability, but the maximum length may not be less that calendar days.	A board r tempo-
	Education Code 21.409; Atty. Gen. Op. DM-177 (1992); At Op. H-352 (1974)	ty. Gen.
SICK LEAVE DIFFERENT FROM TEMPORARY DISABILITY LEAVE	An employee's entitlement to sick leave is unaffected by an current eligibility for a leave of absence for temporary disal The two types of leave are different, and each must be gratis own terms. <i>Atty. Gen. Op. H-352 (1974)</i>	bility.
ASSAULT LEAVE	In addition to all other days of leave, a district employee who is physically assaulted during the performance of regular duties is entitled to the number of days of leave necessary to recuperate from physical injuries sustained as a result of the assault. The leave shall be paid as set forth below at COORDINATION WITH WORKERS' COMPENSATION BENEFITS.	
	A district employee is physically assaulted if the person en in the conduct causing injury to the employee:	gaging
	1. Could be prosecuted for assault; or	
	2. Could not be prosecuted for assault only because the son's age or mental capacity makes the person a non sible person for purposes of criminal liability.	•
NOTICE OF RIGHTS	Any informational handbook a district provides to employees in an electronic or paper form or makes available by posting on the district's website must include notification of an employee's rights regarding assault leave, in the relevant section of the handbook. Any form used by a district through which an employee may request personal leave must include assault leave as an option.	
ASSIGNMENT TO ASSAULT LEAVE	At the request of an employee, a district must immediately assign the employee to assault leave. Days of assault leave may not be deducted from accrued personal leave. Assault leave may not ex- tend more than two years beyond the date of the assault. Follow- ing an investigation of the claim, a district may change the assault leave status and charge the leave against the employee's accrued personal leave or against the employee's pay if insufficient accrued personal leave is available.	

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COORDINATION WITH WORKERS' COMPENSATION BENEFITS	Notwithstanding any other law, assault leave benefits due to an employee shall be coordinated with temporary income benefits due from workers' compensation so the employee's total compensation from temporary income benefits and assault leave benefits will equal 100 percent of the employee's weekly rate of pay.
	Education Code 22.003(b)–(c-1)
RELIGIOUS OBSERVANCES	A district shall reasonably accommodate an employee's request to be absent from duty in order to participate in religious observances and practices, so long as it does not cause undue hardship on the conduct of district business. Such absence shall be without pay unless applicable paid leave is available. <i>42 U.S.C. 2000e(j),</i> <i>2000e-2(a); <u>Ansonia Bd. of Educ. v. Philbrook</u>, 479 U.S. 60, (1986); <u>Pinsker v. Joint Dist. No. 28J of Adams and Arapahoe Counties</u>, 735 F.2d 388 (10th Cir. 1984)</i>
COMPLIANCE WITH A SUBPOENA	A district may not discharge, discipline, or penalize in any manner an employee because the employee complies with a valid subpoe- na to appear in a civil, criminal, legislative, or administrative pro- ceeding. <i>Labor Code 52.051(a)</i>
JURY DUTY	A district may not discharge, discipline, reduce the salary of, or otherwise penalize or discriminate against an employee because of the employee's compliance with a summons to appear as a juror. For each regularly scheduled workday on which a nonsalaried em- ployee serves in any phase of jury service, a district shall pay the employee the employee's normal daily compensation. An employ- ee's accumulated personal leave may not be reduced because of the employee's service in compliance with a summons to appear as a juror. <i>Education Code 22.006</i>
ATTENDANCE AT TRUANCY HEARING	A district may not terminate the employment of a permanent em- ployee because the employee is required under Family Code 65.062(b) to attend a truancy court hearing. <i>Family Code 65.063</i>
DEVELOPMENTAL LEAVES OF ABSENCE	A board may grant a developmental leave of absence for study, research, travel, or other suitable purpose to an employee working in a position requiring a permanent teaching certificate who has served in a district at least five consecutive school years.
	A developmental leave of absence may be granted for one school year at one-half regular salary or for one-half of a school year at full regular salary. Payment to the employee shall be made period- ically by a district in the same manner, on the same schedule, and with the same deductions as if the employee were on full-time duty.
	An employee on developmental leave shall continue to be a mem- ber of the Teacher Retirement System of Texas and shall be an employee of a district for purposes of participating in programs,
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holding memberships, and receiving benefits afforded by employment in a district.

Education Code 21.452

ABSENCE CONTROL Uniform enforcement of a reasonable absence-control rule is not retaliatory discharge. For example, a district that terminates an employee for violating a reasonable absence-control provision cannot be liable for retaliatory discharge as long as the rule is uniformly enforced. <u>Howell v. Standard Motor Prods., Inc.</u>, 2001 U.S. Dist LEXIS 12332 (N. D. Tex. 2001) (Family and Medical Leave Act case); <u>Specialty Retailers v. DeMoranville</u>, 933 S.W.2d 490 (Tex. 1996) (age discrimination case); <u>Gonzalez v. El Paso Natural Gas Co.</u>, 40 F.E.P. Cases (BNA) 353 (Tex. App.—El Paso 1986, no pet.) (sex discrimination case)

[Some employees may have protected status even after the expiration of all other leave. See DAA.]