PERSONNEL MEMORANDUM NO. 1, 2022-2023
(updated July 1, 2022)

TO: Superintendents, Principals, BCO Executive Directors, BCO Deputy Directors, Chief Executives and Heads of Offices, HR Directors, School Secretaries

FROM: Vicki Bernstein, Chief Human Resources Officer, Division of Human Resources

RE: Updated Guidance Related to Attendance, Leave, and Timekeeping Policies During COVID-19

DOE policies regarding absences and leaves due to COVID-19 are being updated consistent with changes in Federal, State, and City law and policy. This memorandum is in effect during the year starting on July 1, 2022 unless otherwise modified.

The following process and rule changes relate to absences due to COVID-19. Guidance below is in alignment with updated guidance for New York City agencies during the outbreak of COVID-19.

DEFINITIONS

a. Symptoms of COVID-19:
   This means the following physical symptoms:
   • Fever of 100.0 F or greater or chills
   • Cough
   • Shortness of breath or difficulty breathing
   • Fatigue
   • Muscle or body aches
   • Headache
   • Loss of taste or smell
   • Sore throat
   • Congestion or runny nose
   • Nausea or vomiting
   • Diarrhea

b. Two Workweeks:
   This means the number of hours that an employee is regularly scheduled to work in a two-week period. Examples: for an employee whose regular schedule is 40 hours per week, two workweeks is 80 hours; for an employee whose regular schedule is 35 hours per week, two workweeks is 70 hours.

c. Close contact:
This means someone who was within six feet of an infected person, for at least 10 minutes over a 24-hour period, starting from two days before illness onset (or, for an asymptomatic person, two days prior to test specimen collection) until the time the person is isolated.

d. **Fully vaccinated:**
   This means at least two weeks have passed after a person received a single-dose of an FDA- or WHO-authorized or approved one-dose COVID-19 vaccine or the second dose of an FDA- or WHO-authorized or approved two-dose COVID-19 vaccine.

e. **COVID-19 Diagnostic Test:**
   This means 1) a NAAT or molecular test, such as PCR, or 2) a lab-based antigen test, or 3) an in-home FDA authorized antigen diagnostic test, including in-home tests provided by the DOE.

A. **LEAVE OPTIONS DURING COVID-19**

Excused leave at full or partial pay under this Policy is available to employees who are unable to work for COVID-19 related reasons.

I. **Excused Leave at Full Pay for Exposure to or Diagnosis or Symptoms of COVID-19**

   Except as set forth in subparagraph “a” of this section, effective July 5, 2022, all excused leave at full pay provided pursuant to this memo is limited to a cumulative total of two (2) work weeks during the period of July 1, 2022 to June 30, 2023.

   An employee who is unable to work (including unable to telework if permitted under Section III below) is eligible for excused leave at full pay as follows:

   a. An employee who is hospitalized or in a rehabilitation facility due to COVID-19 is eligible for excused leave at full pay during such care and for ten workdays after the employee is released from the hospital or rehabilitation facility. Employees who test positive within three months after recovering from the first COVID infection will not receive COVID-19 excused leave during that three-month period unless they have new COVID-19 symptoms.

   b. An employee is eligible for excused leave at full pay for up to two workweeks in the period of July 1, 2022 to June 30, 2023, with any additional leave charged to applicable leave balances, as follows:

      i. The employee is exhibiting symptoms of COVID-19 but does not, at the time symptoms develop, have a positive COVID-19 diagnostic test. To be eligible for excused leave, an employee must provide documentation that they have exhibited symptoms of COVID-19 and that they took a COVID-19 diagnostic test within three
days from symptom onset. Employees must use their own CAR/sick leave for any additional time taken after receiving a negative COVID-19 test result or if they do not seek COVID-19 testing.

ii. The employee tested positive for COVID-19 with a COVID-19 diagnostic test.

iii. The employee is exhibiting side effects from vaccination (including boosters) where the symptoms develop within three days of the administration of the vaccination.

iv. The employee is subject to a governmental quarantine or isolation order or healthcare provider’s quarantine order. Quarantine required due to a government-issued travel advisory is not eligible for such excused leave.

v. The employee has been exposed to COVID-19, is not fully vaccinated, and is seeking or awaiting the results of a diagnostic test for COVID-19. The employee must obtain documentation of the exposure, or have been advised by a City agency responsible for testing and tracing or their own agency that they have been in close contact with someone who has tested positive and must quarantine.

Please Note: A fully vaccinated, asymptomatic employee, who within the past 10 days has been in close contact with a person who has tested positive for COVID-19 should continue to report to work.

Part-time employees may receive excused leave for the number of hours that the employee is expected to work in a two-week period. If expected hours cannot be readily determined, part-time employees may receive excused leave for the average number of hours that the employee worked in a two-week period over the six months preceding the leave.

Employees shall not be required to charge absences to other accrued leave during the period of excused leave authorized by this policy.

II. Excused Leave at Partial Pay

An employee who is unable to work (including unable to telework if permitted under Section III below) is eligible for twelve (12) weeks of excused leave at partial pay (two-thirds of the employee’s regular rate of pay, not to exceed $200 per day or a total of $12,000) as follows:

a. The employee meets any of the conditions as outlined above in Section I qualifying for excused leave at full pay (i.e., partial pay may be used after the employee has exhausted their two weeks of excused leave at full pay).

b. The employee is caring for an individual subject to a governmental quarantine or isolation order and the employee must demonstrate that the individual depends on the employee for care.

c. The employee is caring for an individual who has been advised by a licensed health care provider to self-quarantine either because of exposure to COVID-19 or because of heightened risk associated with exposure to COVID-19. The employee must provide
documentation of the licensed health care provider’s advice and must demonstrate that the individual depends on the employee for care.

e. The employee is caring for a child under the age of 18 years whose school or place of care has been closed or whose childcare provider is unavailable due to COVID-19 precautions. The employee must provide documentation to show that the school or place of care is closed, the duration of closure, and a representation that no other suitable person will be caring for the child during the period of the leave. Excused leave under this Policy is in addition to existing rules and entitlement regarding leave (e.g. annual leave, CAR, and sick leave). An employee may waive excused leave at partial (two-thirds) pay authorized by this policy and use accrued annual leave or sick leave, if applicable, during the period of excused leave at partial pay.

Employees are eligible for a cumulative total of up to 12 weeks of leave at partial pay in a rolling 12-month period, starting from the first day of leave. The maximum 12 weeks of leave in a twelve-month period available under this section is reduced by the amount of FMLA leave taken by the employee during the same twelve-month period.

An eligible employee may utilize excused leave intermittently as agreed upon by the DOE and the employee. This leave must be taken in full-day increments.

III. Telework in Lieu of Excused Absence
For the above circumstances qualifying for an excused absence at full or partial pay (set forth in I and II), as an alternative to excused leave, teleworking may be permitted for non-school-based staff, with prior supervisor approval, if the essential functions of the job can be performed remotely. However, supervisors are not required to create or allow a teleworking assignment for employees who cannot report to work in person for the COVID-19 related reasons listed above. To the extent that teleworking is permitted, employees are still required to provide documentation of the reason for the in-person absence consistent with these criteria. For employees who are permitted to telework, the availability of excused leave may be subject to the employee’s demonstration that they are unable to telework.

B. TIME OFF TO RECEIVE THE COVID-19 VACCINE AND BOOSTERS
Employees may receive excused time off to receive the COVID-19 vaccine including boosters. Please see Payroll Memorandum No. 11 (2020-2021) and Payroll Memorandum No. 6 (2020-2021) for more information.

C. TIME OFF TO ACCOMPANY CHILDREN TO RECEIVE COVID-19 VACCINES
Employees may receive up to four hours of excused leave during business hours to accompany their child receiving their COVID-19 vaccine. Please see Payroll Memorandum No. 6 (2021-2022) for more information.
**D. GENERAL ATTENDANCE POLICIES DURING COVID-19**

When an employee is absent for COVID-19 related reasons but not eligible for leave pursuant to Section A of this Policy, the employee must utilize their own leave time. However, during the COVID-19 pandemic, an employee’s absence related to their own health or for the care of a family member as set forth above shall not be deemed to be excessive or used as the basis for discipline.

**I. Documentation**

Employees must be able to provide documentation, if requested, to support their request for an excused leave at full or partial pay, including but not limited to documentation from a health care provider, school, day care provider, and/or governmental order, as applicable.

Extended leaves may be subject to further medical review by DOE.

**II. Use of CAR/Sick Days for COVID-19 Related Absences**

Employees shall be permitted to utilize CAR or sick days, over the existing limit of three such days per year, to either (a) care for a family member who is home due to documented COVID-19 related illness after having tested positive for COVID or (b) care for their child whose school or place of care has been closed for COVID-19 related reasons, and/or is at home for remote learning for COVID-19 related reasons. Such use of CAR or sick days is limited to no more than twelve (12) weeks total, less any time taken as excused leave at partial pay pursuant to section A.II above.

**E. POLICY APPLICATIONS**

Questions regarding this memo may be emailed to COVIDtimekeeping@schools.nyc.gov.

This memo and these policies are subject to change, are not applicable beyond the 2022-2023 school year, and may be changed without prior notice before the end of the school year. These policies do not represent permanent changes to DOE policy or procedures. If there are additional policy changes, this memo will be updated accordingly.