July 26, 2023

AUTHORIZE THE COMMENCEMENT OF THE PUBLIC COMMENT PERIOD FOR PARENTAL AND SUPPLEMENTAL LEAVE POLICY STARTING JULY 28, 2023

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That the Board authorize the commencement of the Public Comment Period from July 28, 2023 to August 28, 2023 for the Policy described in the disposition table below. Pursuant to Board Rule 2-6(c), the Board must authorize the commencement of the Public Comment Period.

Current Policy Section/ Current Policy Title	New Policy Section/ New Policy Title	Description of Revision/Disposition
513.3 Parental and Supplemental Leave	N/A	Amend Policy 513.3 This policy is being amended to expand the parental leave policy to closely resemble the paid parental leave policy in place with the City of Chicago that took effect January 1, 2023. This amendment is as requested as part of collective bargaining with the CTU to begin the start of the 2023-24 school year.

Approved:
Pedro Martiney
AA17786A4B2446C
Pedro Martinez
Chief Executive Officer

Policy/Board Rule Summary Form

Policy/Board Rule Being Amended/Created	Policy Manager(s)
Parental & Supplemental Leave	Karla Kirkling
Link to Current Policy/Board Rule (if applicable)	Link to Draft of Policy/Board Rule (Title should include "Rescind and Adopt New", "Amend", or "Adopt New" based on what action the department is taking)
Parental & Supplemental Leave	Amend Parental & Supplemental Leave

 Why is this policy/Board rule being amended, created, or rescinded now? (e.g., state legislation, compliance change, policy was out of date, annual policy review, CEO/CEdO recommendation, etc.)

This policy is being amended to expand the parental leave policy to closely resemble the paid parental leave policy in place with the City of Chicago that took effect January 1, 2023. This amendment is a requested as part of collective bargaining with the CTU to begin the start of the 2023-24 school year.

2. Please provide a high level summary of what policy/Board rule changes are being made, or created, and why.

This amendment will apply to all eligible district employees to expand the current benefit, allowing both birth and non-birth parents to take time off to bond with their newborn or newly adopted/fostered child within the first 12 months of birth or placement. Gestational surrogates will be eligible for up to eight weeks of paid leave for recovery purposes under this benefit. Additionally, we are requesting approval to extend the supplemental leave duration for Paraprofessional and School-Related Personnel (PSRP) to align with Teachers. This change is being requested to abolish gender disparity and inequity when it comes to parental leave benefits.

3. Please provide any notable feedback from internal or external stakeholders, and how you addressed it or planned to address it in your policy/Board rule draft.

CPS and CTU have formed a working group to address and plan for coverage concerns expected by expanded leave time. Other stakeholder activities are being developed and will be implemented soon.

4. Please provide any additional notes/considerations in the box below.

Under the current CPS policy, birthing parents are entitled to six to eight weeks of short-term disability leave, while eligible FMLA non-birth parents receive two weeks of paid leave. Birth parents who do not meet the hours requirement for FMLA can still utilize the current short-term disability plan. The non-birth parents would have the greatest benefit as a result of this policy change. Extending leave benefits to all parents, regardless of their gender or biological relationship to the child creates a more inclusive and supportive work environment, reducing potential for discrimination or bias. Equitable paid family leave policies acknowledge the financial needs and challenges faced by all parents and this helps to provide a safety net for families, reducing the risk of financial hardship and inequality.

AMEND BOARD REPORT 17-1206-PO2 PARENTAL AND SUPPLEMENTAL LEAVE POLICY

THE CHIEF EXECUTIVE OFFICER RECOMMENDS:

That the Chicago Board of Education ("Board") amend Board Report 17-1206-PO2, the Parental Leave and Supplemental Leave Policy.

PURPOSE: To establish eligibility criteria and terms and conditions for leaves for employees of the Board of Education in accordance with Board Rule 4-12 which are supplemental to leaves under the Family and Medical Leave Act. This policy is supplemental to the Board's policy on the Family and Medical Leave Act (FMLA) as amended from time to time. This December 2017 September 2023 amendment is to rename the current policy and remove all references to the Family and Medical Leave Act. update our policies to be in alignment with the City of Chicago's policies.

POLICY TEXT:

I. Authority

The Chief Executive Officer or designee shall grant paid Parental Leaves and Supplemental Leaves authorized by this policy to eligible employees in accordance with this policy. The Chief Executive Officer or designee may establish additional procedures for leaves as necessary for the efficient administration of this policy.

II. Types of Supplemental Leaves Authorized

This policy authorizes the Chief Executive Officer or designee to grant the following types of leaves and establishes eligibility criteria and other terms and conditions for the leaves authorized under this policy: supplemental child-rearing leaves, supplemental personal illness leaves, and supplemental family illness leaves.

III. Paid Parental Leave

Paid parental leave shall be granted to any regular full-time employee who:

(1) has been employed for a minimum of 12 months; (2) is eligible for a Family and Medical Leave under Board policy; and (3) is the <u>birth or</u> non-birth parent of a child born to the employee's spouse or civil partner or adopted or fostered by the employee or the employee's spouse or civil partner. The <u>paid</u> parental leave must be taken within one (1) year of the child's birth, <u>or</u> adoption, <u>or foster care placement</u>. Those acting <u>as a surrogate must also take their parental leave within one (1) year of the child's birth. The paid parental leave runs concurrently with FMLA leave and will be considered and administered as a FMLA and Supplement Leave under Board policy. An eligible employee will receive 100% of base pay for up to ten (10) twelve (12) continuous work days weeks. The leave must be taken before a biological child turns one (1) year old or prior to the one (1) year anniversary of initial placement in the case of adoption or foster <u>care</u>. Paid parental leave may only be taken once per birth or placement event. Any unused paid parental leave will be forfeited at the end of such a rolling year period.</u>

Eligible employees who are acting as gestational surrogates may receive up to eight (8) work weeks of paid leave for their own recovery from routine childbirth. If postpartum complications arise that require additional leave beyond the routine recovery period, the employee may receive up to a maximum total of twelve (12) work weeks of paid leave. Sufficient medical certification must be provided in order to approve the additional leave time. Such paid leave may only be taken once per birth event and must be taken within one (1) year following the event. Any unused paid leave will be forfeited at the end of such a rolling year period.

IV. Relationship of Policy to Family and Medical Leave Act Leave of Absence for All Employees Policy

Family and Medical Leave Act ("FMLA") leaves of absence shall be granted to eligible employees before any leave of absence is granted under this policy. The Board's policy on FMLA shall govern leaves of absence taken pursuant to the Family and Medical Leave Act. All supplemental leaves of absence for medical or family related reasons provided in this policy shall run concurrent with any FMLA leave granted.

V. Employees Eligible for Supplemental Leaves

All employees, other than substitute teachers, retired teachers, and miscellaneous employees, shall be eligible for supplemental family and medical leaves as set forth in this policy provided that they meet the eligibility criteria set forth in the applicable sections below.

VI. <u>Full-time Appointed (Tenured and Probationary) Teachers, Paraprofessional and School-</u> Related Personnel (PSRPS) – Supplemental Leaves - Eligibility, Seniority, Pay and Duration

A. Supplemental Childrearing Leave

The Chief Executive Officer or designee shall grant childrearing leaves supplemental to those provided under the FMLA to eligible appointed teachers, upon request, in accordance with Policy.

- 1. Eligibility for Supplemental Childrearing Leave. Appointed teachers and Paraprofessional and School-Related Personnel who are eligible for a family and medical leave under the Board's Family and Medical Leave Policy shall be eligible for a childrearing leave if the appointed teacher or appointed teacher's or Paraprofessional and School-Related Personnel's spouse or civil union partner, or domestic partner give birth to a child or adopt a child under the age of five (5) years. An appointed teacher or Paraprofessional and School-Related Personnel must request a childrearing leave at time reasonably contemporaneous with the anticipated or actual birth or adoption of the child.
- 2. Duration of Childrearing Leave for Appointed Teachers. The Chief Executive Officer or designee may grant a childrearing leave to an appointed teacher for up to four (4) years, inclusive of any other leave. An appointed teacher shall be eligible to extend the leave for an additional four (4) years if the appointed teacher or the appointed teacher's spouse or civil union partner—or domestic partner is approaching the birth of another child or the appointed teacher or the appointed teacher's spouse or civil union partner,—or domestic partner is approaching the adoption of a child less than six months old and the appointed teacher applies for a leave extension at least two weeks prior to the expiration of the initial leave. In no event shall an appointed teacher be granted childrearing leave exceeding eight years in the aggregate for all children.

Duration of Childrearing Leave for Paraprofessional and School-Related Personnel. The Chief Executive Officer or designee may grant a childrearing leave to a Paraprofessional and School-Related Personnel for up to ten (10) school months, inclusive of any other leave. Paraprofessional and School-Related Personnel are ineligible to extend the leave beyond ten (10) school months.

3. Termination of Leave Before Expiration. Childrearing leave shall terminate before its expiration at the request of the appointed teacher or Paraprofessional and School-Related Personnel. In the case of layoff of a tenured teacher or non-renewal or layoff of a probationary appointed teacher, or Paraprofessional and School-Related Personnel the

leave shall terminate at the conclusion of the current school semester or term. In the event of the death of the child for whom the leave was taken, the childrearing leave shall terminate six months after the death of the child.

- 4. Appointed Teacher's, <u>Paraprofessional and School-Related Personnel</u> Rights to Position on Termination of Childrearing Leave
 - a. Return Within Ten (10) Work Months. An appointed Teacher's or Paraprofessional and School-Related Personnel's position shall be held open for a period of ten (10) work months from the start of the childrearing leave, including any portion of the childrearing leave designated as any other leave under this Policy, provided that nothing in this Policy shall prevent the closure of an appointed teacher's position or dismissal or non-renewal of the probationary appointed teacher if those actions would have occurred regardless of the leave. If an appointed teacher or Paraprofessional and School-Related Personnel returns at or before the conclusion of the ten (10) work month period, the appointed teacher or Paraprofessional and School-Related Personnel shall have a right to return to the appointed teacher's or Paraprofessional and School-Related Personnel position provided that the position has not been closed or, in the case of a probationary teacher, that such teacher has been reappointed for the following school year in accordance with Board Rules.
 - b. Return After Ten (10) Work Months. If an appointed teacher or Paraprofessional and School-Related Personnel granted a leave under this section does not return at or before the conclusion of the ten (10) work month period, the appointed teacher's or Paraprofessional and School-Related Personnel's position shall be vacated. If an appointed tenured teacher granted a leave under this section returns to work after the expiration of ten work months, but at or before the expiration of the leave granted, the appointed tenured teacher shall become a reassigned teacher and shall be afforded the rights of a reassigned teacher under the Board's Reassigned Teacher Policy, as it exists now or as it may be hereafter amended. A probationary appointed teacher granted a leave under this section may return to work after the expiration of ten work months if a principal selects the probationary appointed teacher for a position. If a Paraprofessional and School-Related Personnel is granted a leave under this section and fails to return to work after the expiration of ten (10) work months shall be vacated and separated from employment.
 - c. Failure to Return. If an appointed teacher or Paraprofessional and School-Related Personnel does not return to work at the conclusion of a leave or its extension, the appointed teacher or Paraprofessional and School-Related Personnel shall be deemed absent without leave and dismissed in accordance with the Employee Discipline and Due Process Policy.
- 5. Pay during Childrearing Leave. Childrearing leave shall be unpaid unless the appointed teacher or Paraprofessional and School-Related Personnel is otherwise eligible to use accrued benefit time during the leave in accordance with applicable Board Rules or Policies.
- 6. Seniority/Breaks in Service. An appointed teacher's or Paraprofessional and School-Related Personnel seniority date shall be adjusted for each day of a supplemental child-rearing leave that exceeds ten (10) work months. The probationary period of any appointed teacher shall be extended by the length of the supplemental childrearing leave, if the leave exceeds thirty (30) calendar days.
- B. Appointed Teachers' Supplemental Personal Illness Leave

- Eligibility for Leave. An appointed teacher who is eligible for a family and medical leave under the Board's Family and Medical Leave Policy shall be eligible for a supplemental personal illness leave for all periods of absence due to an appointed teacher's personal illness and resulting inability to work, including a pregnancy-related disability, that exceed ten (10) consecutive workdays.
- 2. *Duration of Leave.* A personal illness leave granted to an appointed teacher may be extended for up to a total of twenty-five (25) work months in aggregate.
- 3. *Termination of Leave.* A personal illness leave shall terminate at the conclusion of the leave or any extension granted, when the appointed teacher is able to return to work, or at the conclusion of twenty-five (25) work months, whichever is earliest.
- 4. Appointed Teachers' Rights to Position on Termination of Personal Illness Leave.
 - a. Return at or Within Ten (10) Work Months. Appointed teachers' positions shall be held open until the appointed teacher exhausts all accumulated sick leave or for a period of ten (10) work months from the start of the personal illness leave, or to the end of the semester immediately following the expiration of ten (10) work months from the start of the leave, whichever is later, including any portion of the personal illness leave designated as any other leave under this Policy; provided that nothing in this Policy shall prevent the closure of an appointed teacher's position or non-renewal or dismissal of the probationary appointed teacher's employment if those actions would have occurred regardless of the leave. If an appointed teacher returns at the conclusion of the ten (10) school month period, the appointed teacher shall have a right to return to the position provided that the position has not been closed or that the probationary teacher's employment has been renewed.
 - b. Return After Ten (10) Work Months but Before Expiration of Twenty-Five (25) Work Months. If the appointed teacher does not return at the conclusion of the ten (10) school month period, his/her position shall be vacated and may be filled by another appointed teacher. If an appointed tenured teacher granted a leave under this section returns to work after the expiration of ten (10) work months but at or before the expiration of the leave granted, the appointed tenured teacher shall become a reassigned teacher and shall be afforded the rights of a reassigned teacher under the Board's Reassigned Teacher Policy, as it exists now or as it may be hereafter amended. A probationary appointed teacher granted a leave under this section may return to work after the expiration of ten (10) work months but before the expiration of twenty-five (25) work months if a principal selects the probationary appointed teacher for a position.
 - c. Failure to Return to Work After Twenty-Five (25) Work Months. If an appointed teacher does not return to work after the expiration of twenty-five (25) work months from the start of the supplemental personal illness leave, including any period designated as any other type of leave, the appointed teacher shall be deemed absent without leave and subject to the actions set forth in the Employee Discipline and Due Process Policy, as it exists now or as it may be hereafter amended.
- 5. Pay During Personal Illness Leave. Supplemental personal illness leave shall be unpaid unless the appointed teacher is otherwise eligible to use accrued benefit time during that leave in accordance with applicable Board Rules or Policies.
- 6. Seniority/Breaks in Service. An appointed teacher's seniority date shall be adjusted for each day of a supplemental personal illness leave that exceeds ten (10) work months. The probationary period of any appointed teacher shall be extended by the length of the supplemental personal illness leave, if the leave exceeds thirty (30) calendar days.

C. Appointed Teachers' Supplemental Family Illness Leaves

- 1. Eligibility for Leave. An appointed teacher who is eligible for family and medical leave of absence under the Board's Family and Medical Leave Policy shall be eligible for a supplemental family illness leave.
- 2. Duration of Leave. A supplemental family illness leave shall not exceed five (5) work months within in any two (2) consecutive school years, inclusive of any other leave for family illness granted under this Policy. This provision shall not be applied inconsistently with this Policy or with the Board's FMLA policy.
- 3. Termination of Leave. A supplemental family illness leave shall terminate at the conclusion of the leave period granted or at the conclusion of five (5) work months after the start of the leave, including any period designated as any other type of leave.
- 4. Appointed Teachers' Rights to Position on Termination of Family Illness Leave. An appointed teacher's position shall be held open for a period of up to five (5) work months from the start of the family illness leave, including any portion of the family illness leave designated as any other leave under this Policy, provided that nothing in this Policy shall prevent the closure of an appointed teacher's position or non-renewal of the probationary appointed teacher's employment if those actions would have occurred regardless of the leave.
- 5. Failure to Return After Five (5) Work Months. An appointed teacher who fails to return to work at the termination of a family illness leave shall be deemed absent without leave and subject to the actions set forth in the Employee Discipline and Due Process Policy, as it exists now or as it may be hereafter amended.
- 6. Pay During Family Illness Leave. Family illness leave shall be unpaid unless the appointed teacher is otherwise eligible to use accrued benefit time during that leave in accordance with applicable Board Rules or Policies.
- 7. Seniority/Breaks in Service. An appointed teacher's seniority date shall be not be affected by a supplemental family illness leave provided that the appointed teacher returns to work at the conclusion of the leave. The probationary period of any appointed teacher shall be extended by the length of the supplemental family illness leave, if the leave exceeds thirty (30) calendar days.

VII. <u>Temporarily Assigned Teachers – Supplemental Illness Leaves - Eligibility, Seniority, Pay</u> and Duration.

A. <u>Temporarily Assigned Teachers' Supplemental Personal Illness Leave</u>

- Eligibility for Leave. A temporarily assigned teacher who is eligible for a family and medical leave of absence under the Board's Family and Medical Leave Policy shall be eligible for a supplemental personal illness leave for all periods of absence due to a temporarily assigned teacher's personal illness and resulting inability to work, including a pregnancyrelated disability, that exceed ten (10) consecutive workdays.
- 2. Duration of Leave. A temporarily assigned teacher 's supplemental personal illness leave may be granted for up to five (5) consecutive work months and extended within the discretion of the Chief Executive Officer or designee, provided that no personal illness leave shall extend beyond the end of the school year in which it was granted.

- 3. Temporarily Assigned Teachers' Rights to Position on Conclusion of Supplemental Personal Illness Leave. A temporarily assigned teacher has no right to return to the temporary position at the conclusion of a supplemental personal illness leave and the school principal may fill the temporary position with another temporarily assigned teacher or an appointed teacher as soon as the leave is granted. A temporarily assigned teacher's right to the leave shall not be affected when the position is filled by another temporarily assigned teacher or by an appointed teacher. At the conclusion of temporarily assigned teacher's supplemental personal illness leave, a temporarily assigned teacher shall be assigned to a CADRE substitute position. If a temporarily assigned teacher fails to return to work at the conclusion of supplemental personal illness leave, the temporarily assigned teacher shall be deemed absent without leave.
- 4. Temporarily Assigned Teachers' Pay During Supplemental Personal Illness Leaves. A temporarily assigned teacher's supplemental personal illness leave shall be unpaid unless the temporarily assigned teacher is otherwise eligible to use accrued benefit time during that leave in accordance with applicable Board Rules or Policies.
- Seniority/Breaks in Service. A temporarily assigned teacher's seniority date shall be not be affected by a supplemental personal illness leave provided that the temporarily assigned teacher returns to work at the conclusion of the leave.

B. Temporarily Assigned Teachers' Supplemental Family Illness Leave

- Eligibility for Leave. Temporarily assigned teachers who are eligible for a family and medical leave of absence under the Board's Family and Medical Leave Policy shall be eligible for a supplemental family illness leave for all periods of absence that exceed ten (10) consecutive workdays due to the serious illness of a temporarily assigned teacher's immediate family member.
- 2. Duration of Leave. A temporarily assigned teacher's supplemental family leave shall not exceed five (5) work months within any one (1) school year, inclusive of any other leave, and shall not extend beyond the school year.
- 3. *Termination of Leave.* A temporarily assigned teacher's supplemental family illness leave shall terminate at earlier of the conclusion of the leave period granted, at the conclusion of five (5) months after the start of the leave or at the conclusion of the school year.
- 4. Temporarily Assigned Teachers' Rights to Position on Conclusion of Leave. A temporarily assigned teacher has no right to return to the temporary position at the conclusion of a supplemental family illness leave and the school principal may fill the temporary position with another temporarily assigned teacher or an appointed teacher as soon as the leave is granted. A temporarily assigned teacher's right to the leave shall not be affected when the position is filled by another temporarily assigned teacher or by an appointed teacher. At the conclusion of their supplemental family illness leave, a temporarily assigned teacher shall be assigned to a CADRE substitute position. If a temporarily assigned teacher fails to return to work at the conclusion of a supplemental family personal leave, the temporarily assigned teacher shall be deemed absent without leave.
- 5. Pay During Supplemental Family Illness Leave. Supplemental family illness leaves shall be unpaid unless the temporarily assigned teacher is otherwise eligible to use accrued benefit time during that leave in accordance with applicable Board Rules or Policies.
- 6. Seniority/Breaks in Service. A temporarily assigned teacher's seniority date shall be not be affected by a supplemental family illness leave provided that the temporarily assigned teacher returns to work at the conclusion of the leave.

VIII. <u>Educational Support Personnel, Principals, Assistant Principals, and Certificated</u> Administrators—Supplemental Illness Leaves—Eligibility, Duration, Pay and Seniority.

A. <u>Supplemental Childrearing and Family Illness Leaves</u>

Except as provided in collective bargaining agreements, <u>non-CTU</u> educational support personnel, Principals, Assistant Principals and Certificated Administrators shall not be eligible for supplemental childrearing or family illness leaves.

B. Supplemental Personal Illness Leave

- 1. *Eligibility*. Educational support personnel, principals, assistant principals and certificated administrators who have exhausted their FMLA Leave entitlement under the Board's FMLA Policy and who remain unable to work due to their own personal illness shall be entitled to a supplemental personal illness leave.
- 2. Duration of Supplemental Personal Illness Leave. A supplemental personal illness leave may be granted to educational support personnel or certificated administrators for a period of twenty-five (25) work months from the date on which the FMLA leave commenced. Educational support personnel and certificated administrators have no right to return to their positions at the conclusion of a supplemental personal illness leave but may apply for available educational support or administrative positions. A supplemental personal illness leave may be granted to a contract principal for a period not to exceed a total of twenty-five (25) work months inclusive of the initial FMLA leave.
- 3. Pay during Supplemental Personal Illness Leave. Supplemental personal illness leave shall be unpaid unless the employee is otherwise eligible to use accrued benefit time during that leave in accordance with applicable Board Rules or Policies.
- 4. Seniority/Breaks in Service. Seniority shall not accrue during any unpaid portion of a supplemental personal illness leave granted to educational support personnel, certificated administrators, contract principals or assistant principals.