Disclosure of Medical Information
Family members (care recipients) with serious health conditions authorize disclosure of their medical information to us by their physicians/practitioners when they sign the PFL claim form. Because the PFL claim must be completed before any benefits are paid, the EDD will not contact you to discuss your patient’s conditions without their prior authorization. If the EDD needs to contact you, questions will be limited to the information you provided about the care recipient on the claim form.

Medical Extensions
If your patient’s expected recovery date is less than six weeks, you may receive a Supplementary Certificate to complete and return in the event that your patient requires additional care/support from their family member (PFL claimant).

Additional Medical Information
If the estimated period of care necessary for your patient (care recipient) is significantly longer than normal, the EDD may contact you to obtain additional medical information to substantiate your patient’s extended illness/disability period.

Independent Medical Exams
We may request an examination by an independent medical examiner to determine the extent of your patient’s illness or disability. The examiner submits a report that confirms or adjusts the extent and/or duration of the need for care or illness/disability. The EDD may deny or discontinue benefits to the PFL claimant (care provider) if the patient’s illness is not determined by the independent medical examiner to be a “serious health condition” as defined by PFL.

Integrity of Paid Family Leave
The fiscal integrity of PFL depends on the accuracy of information provided to the EDD. As guardian of the Disability Fund, the EDD practices fiscal responsibility and applies a series of control measures designed to verify the validity of the claim. The EDD reviews your diagnosis/ICD coding, and estimated dates of necessary care to determine whether it is consistent with the normal expectancy for the illness indicated on the claim form. For your convenience, PFL claim information may be filed electronically through SDI Online, which can be accessed by visiting www.edd.ca.gov/disability or you may request the paper claim form online or by calling 1-877-238-4373.

Additional information regarding PFL can also be accessed at www.edd.ca.gov/disability.

The EDD is an equal opportunity employer/program. Auxiliary aids and services are available upon request to individuals with disabilities. Requests for services, aids, and/or alternate formats need to be made by calling 1-866-490-8879 (voice). TTY users, please call the California Relay Service at 711.

This pamphlet is for general information only and does not have the force and effect of law, rule, or regulation.
What is Paid Family Leave?
Paid Family Leave (PFL) is a partial, short-term wage-replacement insurance plan for California workers and a component of the State Disability Insurance (SDI) program. PFL provides benefits to eligible workers who take time off work to care for a seriously ill family member or bond with a new child. PFL covers employee wage loss of approximately 55 percent. Benefits are available for a maximum of six weeks in a 12-month period. PFL is administered by the Employment Development Department (EDD) and funded entirely by California workers’ payroll deductions.

Definition of Family Member
Individuals can file a PFL claim to care for a child, parent, parent-in-law, grandparent, grandchild, sibling, spouse, or registered domestic partner.

Serious Health Condition
For PFL purposes, a serious health condition means an illness, injury, impairment, or physical or mental condition that involves inpatient care in a hospital, hospice, residential health care facility, or continuing supervision by a health care provider.

Parental Bonding
Individuals may file a PFL claim to bond with a new child, the new child of a spouse or registered domestic partner, or to bond with a newly placed foster or adopted child, or legal ward.

PFL bonding benefits are limited to the 12 months following a birth, adoption, or foster care child placement. Bonding claims do not require medical certification.

Paid Family Leave is not FMLA or CFRA
The federal Family Medical Leave Act (FMLA) and the California Family Rights Act (CFRA) require some employers to grant unpaid leave to their employees for up to 12 weeks to care for a seriously ill family member or bond with a new child. PFL is not FMLA or CFRA. It is not a mandated leave and it does not provide job protection rights.

Benefits that Conflict with Paid Family Leave
Individuals receiving PFL cannot receive Disability Insurance (DI) or Unemployment Insurance (UI) for the same period. In addition, PFL and workers’ compensation benefits cannot be paid to an individual for the same period except under specific circumstances.

The Physician/Practitioner’s Role
As your patient’s physician/practitioner, you determine whether your patient’s physical or mental health condition requires physical care or emotional support from a family member.

Please note: In certain instances, more than one individual may be eligible to receive PFL benefits to care for the same family member.

Your medical certification must include:
• Patient’s diagnosis and corresponding International Classification of Diseases (ICD) code.
• Your medical license number.
• Patient’s estimated date care is no longer required.
• Estimated duration (including number of hours per day) your patient will need care provided by a family member.

Who Can Certify to the Care Recipient’s Serious Illness?
The following licensed physicians/practitioners are authorized to either certify online through SDI Online or sign Part D - Physician/Practitioner’s Certificate of the Claim for Paid Family Leave (PFL) Benefits, DE 2501F, for claimants providing care:
• Licensed medical or osteopathic physician/surgeon.
• Medical Officer of a U.S. government facility or registrar of a county hospital in California.
• Chiropractor.
• Podiatrist.
• Optometrist.
• Dentist.
• Psychologist.
• Accredited religious practitioner.
• Nurse practitioner or physician assistant after examination and collaboration with a physician and/or surgeon.

Claim Eligibility Requirements
To qualify for PFL care benefits, a claimant must:
• Be able to perform their regular and customary work for at least eight days due to the need to provide care.
• Have lost wages due to caring for a seriously ill family member.
• Obtain a medical certificate to provide care from a physician/practitioner.

• Apply online through SDI Online at www.edd.ca.gov/disability, or submit a completed Claim for Paid Family Leave (PFL) Benefits, DE 2501F paper form, within 49 days of the beginning of the family leave.

Claim Processing
The following steps occur as part of the normal PFL claim eligibility process:
• You and your patient’s care provider (PFL claimant) must certify (via electronic or hard copy signature) to the accuracy of the claim information provided.
• PFL staff review the claim form to ensure that all eligibility requirements are met.
• Properly completed forms are generally processed within two weeks after receipt.

Claim Form Completion
To receive timely payments, your patient’s care provider (PFL claimant) depends on your prompt completion of the Physician/Practitioner’s Certification portion of the claim form either electronically via SDI Online or by completing the Claim for Paid Family Leave (PFL) Benefits, DE 2501F paper form.

Causes for Claim Delays
The following missing information will result in PFL claim processing delays:
• Physician/Practitioner’s original signature.
• Physician/Practitioner’s license number.
• Physician/Practitioner’s name.
• Diagnosis/ICD coding (incomplete or omitted).
• Estimated date care is no longer necessary/prognosis date.