### Family Care Leave under CTA Agreement Integrated with Federal and State Laws

### Family Medical Leave Act (FMLA)

Employees with at least one year of service are eligible for 12 weeks of job-protected leave with benefits for a family member with a serious health condition. Eligible family members are the employee's parent, spouse or dependent child. FMLA is limited to 12 weeks in a one-year period, for purposes of your own serious health condition, bonding with a newborn or Family Care.

#### California Family Rights Act (CFRA)

Employees with at least one year of service are eligible for 12 weeks of job-protected leave with benefits for a family member with a serious health condition. Eligible family members are the employee's parent, spouse/domestic partner or dependent child. FMLA is limited to 12 weeks in a one-year period, for purposes of your own serious health condition, bonding with a newborn or Family Care.

## Parental Leave and Family Care (PLFC) - per CTA Contract Article 18 G-12.d

Employees with at least two years of service are eligible for 12 weeks of family care for a family member with a serious health condition, for up to 12 weeks. A family member is defined as the employee or spouse's children, parents, grandparents, grandchildren, siblings or household member. Once sick is exhausted, sub-differential pay is allowed during the leave for any PLFC event in a two year period, not to exceed 12 weeks.

## Sick/Sub Differential pay during Family Care - per CTA Contract Article 18 G.12.d

Once sick is exhausted, sub-differential pay is allowed during the leave for any PLFC event in a two year period, not to exceed 12 weeks.

# **Sample Family Care Leaves**







