Paid Parental Leave (PPL) Request					
Identifying Information					
Employee name					
Phone numbers (personal and work)	Email addresses (personal and work)				
Name of Program Office, (office, division, branch, etc.)					
Plans for Substituting Paid Parental Leave (PPL) for FMLA Leave					
Reason FMLA leave is being requested:					
Birth of a child Placement for adoption Foster care placement					
	Anticipated	Actual			
Date of birth or placement					
Date use of PPL begins					
Date use of PPL concludes					
Date of planned return to duty (after use of other types of leave)					
Requested method of using PPL:	Continuous use	Intermittent use*			
*Describe plans for using PPL on an inte	rmittent basis:				
Employee Certifications (initia	al each box)				
I attest that PPL is being taken because of the birth of my child or because of placement of a child with me for adoption or foster care and that the PPL will be used in connection with my fulfillment of my parental role to care for and bond with the child.					
I will provide documentation to support this request.					
possibility that my agency	could pursue appropriate discivice, or make a referral to a Fed	viding a false certification (e.g., the iplinary action, up to and including deral entity that investigates whether			
If I provided an anticipated practicable of the actual d		will notify my agency as soon as			
I attest that I am entering into the required work obligation agreement.					
I hereby certify that all statements made in this application are true and correct to the best of my knowledge and belief.					
Employee's signature		Date			

Agreement to Complete 12-Week Work Obligation

I, <u>[insert employee's name]</u>, understand that the usage of paid parental leave requires that I complete a 12-week work obligation at the agency employing me at the time I conclude using paid parental leave granted in connection with the birth or placement (for adoption or foster care) of my child.

I agree to return to work and complete the required 12 weeks of work. I understand that 12 weeks of work will be converted to hours of work based on my work schedule, consistent with OPM regulations at 5 CFR 630.1705.

I understand that the required 12-week work obligation is fixed and not proportionally reduced if I use less than 12 weeks of paid parental leave. I understand that only actual work periods when I am on duty (during my scheduled tour of duty) will count toward the 12-week work obligation. I understand that periods (paid or unpaid) of leave and time off (including holiday time off) do not count towards the completion of the 12-week work obligation.

I understand that only work performed <u>after</u> use of paid parental leave concludes counts toward the 12-week work obligation. I understand that any period(s) of work during intermittent usage of paid parental leave (i.e., work performed prior to the conclusion of the use of paid parental leave) does not count toward the 12-week work obligation.

I understand that, if I fail to return to work and fully complete the required 12-week work obligation, any agency that employed me during a period of time in which I used paid parental leave may require a reimbursement equal in amount to the total amount of any Government contributions paid by the agency(ies) on my behalf to maintain my health insurance coverage under the Federal Employees Health Benefits (FEHB) Program established under 5 U.S.C. chapter 89 during that period of time, unless I meet statutory conditions that bar application of such a reimbursement requirement. If I do not meet those conditions and if my agency determines that reimbursement must be made, I understand that it must seek collection of the full amount and that there is no authority for a partial waiver of the amount owed.

I understand that, if I separate from the employing agency to which the 12-week work obligation is owed before completing that obligation, such separation is considered to be a failure to meet that obligation. I understand that, in that circumstance, I will not be allowed to complete the work obligation at a later time. (Note: An intra-agency reassignment without a break in service will not be considered a separation.)

If an affected agency determines that the reimbursement requirement applies, I agree to make the required reimbursement to that agency and to permit offset of Federal payments to recover the amount owed. However, I reserve the right to challenge the agency decision through any applicable administrative or judicial process and to seek return of any amounts erroneously collected from me.

Employee's Signature	Date:	

Note: Employee's paid parental leave request must be attached to this work obligation agreement.