

Worlingham CEVC Primary School



LEAVE OF ABSENCE POLICY

Due consideration has been given to all children/adults/stakeholders with regard to the protected characteristics under the Equality Act 2010.

Date approved:	21.10.25
Name of Committee:	Personnel
Chair of Committee	<u>Mr Martyn Fítt</u>
signature:	
Date of next review:	Autumn 2026

Headteacher: Mrs Holly Marchand School No. 935 3111

SCC 016 Aug-25-V5

SCC 016 August-23-V4



Worlingham CEVC Primary School LEAVE OF ABSENCE POLICY

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Purpose

This model Leave of Absence Policy and Procedure has been developed to assist headteachers and governing bodies to manage requests in a fair and consistent manner. The educational, operational and budget needs of the school should be considered, recognising that the success of the school depends upon the contribution of all staff and implementing a fair and effective policy contributes to the maintenance of staff morale and thereby to the success of the school.

When managing discretionary leave of absence requests, headteachers and governing bodies should consider arrangements in place for granting authorised absence to students. The basic principles attached to authorising absence for students will also apply to staff. It is hoped that most staff will not unreasonably apply for discretionary leave of absence during term time and that staff will recognise the disruption that such a request will cause to learning. However, it is recognised that there will be occasions when leave during term time may be unavoidable.

Although the main emphasis of this document is how to manage requests for discretionary leave of absence, for completeness, reference is made to all types of absence, including statutory absence.

2. Scope, aims and principles

This policy and procedure applies to all teaching and support staff. It is non-contractual and may be amended at any time.

Statutory Obligations are under the following:

- Time off for trade union duties in accordance with provisions in Section 61 and 62 of the Employment Rights Act 1996.
- Time off with pay for safety representatives, appointed/elected by recognised trade unions both to carry out safety functions and to undergo relevant training.
- Paid time off for maternity, paternity, adoption and shared parental leave.
- Paid time off for ante-natal care under section 55 of the Employment Rights Act 1996, as part of the provisions for maternity leave (as substituted or amended).
- Paid time off for Parental Bereavement Leave.
- Unpaid time off for ordinary parental leave, dependants and domestic emergencies.
- · Unpaid time off for Jury Service and other Public Duties.

The following national provisions currently exist and are incorporated in to this policy.

Teachers (Burgundy Book Section 6)

 External examinations: paid leave for duties relating to these in certain circumstances



- Jury service: paid leave entitlements should be comparable with other local authority officers
- Trade Union Facilities time: will be paid or unpaid depending on activity (also a statutory provision)
- Other circumstances: such as participation in Parliamentary elections, national representation in sport.

Support Staff (Green Book Section 7)

- Public duties: paid leave for jury service, serving on public bodies, undertaking public duties
- Medical screening: paid leave for cancer screening
- Special leave: paid or unpaid additional leave may be granted in special circumstances at the discretion of the employing authority.

3. Exclusions

This policy does not cover the following:

- · annual leave: determined by relevant terms and conditions of employment
- · Flexible working arrangements, for which separate arrangements apply
- Sickness absence, for which separate arrangements apply
- Leave associated with redundancy, for which separate arrangements apply.

4. Roles and responsibilities

a. The governing body

The governing body will review the policy regularly to ensure that it remains fit for purpose, that it is being used fairly and consistently for staff whilst at the same time, supporting the educational needs of the students and is sustainable against the school's budget.

b. The Headteacher

The Headteacher will be familiar with the provisions of the school's Leave of Absence Policy.

The Headteacher, or relevant nominee, will consider all requests for discretionary leave of absence and approve or refuse in line with this policy in a fair and consistent manner, having regard to: the nature of the request; any statutory obligations; pupil/student educational provision; service needs; eligibility, any previous requests, and the degree of flexibility that the Headteacher already has in current working arrangements.

Except in emergencies, on receiving a completed Leave of Absence Request Form from a member of staff, the Headteacher, or relevant nominee, will complete the form and return to the individual setting out the decision. If further information is required before deciding, the Headteacher or relevant nominee, will arrange a meeting with the member of staff as soon as is practicable and with due regard to



the timing of the intended absence. They will discuss the circumstances of the request, gather all the necessary information and document the outcome of the meeting on the request form.

Where the leave of absence request is made by the Headteacher, the request should be made to the Chair of Governors.

Once authorised the request form will be passed to the Business Manager, or other appropriately designated role, for processing.

The Headteacher will ensure that there are proper records of all requests for time off and that a copy is placed on the individual's personal file on each occasion. This will include retrospective consideration in cases of emergency.

c. The Business Manager

The Business Manager will ensure that all requests are processed in a timely manner in line with policy and payroll guidelines.

d. The Employee

All employees should familiarise themselves with the provisions of the school's Leave of Absence Policy.

Employees are expected to take steps to avoid requesting time off during term time wherever practicable. It must be understood by all that absences from work have an adverse effect on service delivery.

Unless there are exceptional circumstances preventing the employee from doing so, any requests must be submitted at least one week in advance of the proposed date(s) of absence, to allow the Headteacher, or relevant nominee, adequate time for consideration.

A template Leave of Absence Request Form can be found at Appendix A. The employee should complete it as fully as possible, to assist the Headteacher, or relevant nominee, in considering the circumstances of the request.

If an emergency arises and the employee is unable to request the leave of absence in advance, he/she must inform the Headteacher, or relevant nominee, as soon as is practicable, by telephone if necessary.

On returning to work, the employee will need to account for the time off in the same way as he/she would normally have done had the request been submitted in advance, in accordance with this policy.



5. Unauthorised leave of absence

If an individual decides to take discretionary leave which has not been authorised by the Headteacher, or relevant nominee, they could be subject to disciplinary action under the school's disciplinary procedures.

6. Examples of leave of absence

The following table lists the typical circumstances where requests for time off may be received, and sets out whether the absence is discretionary or statutory.

The examples of leave given are non-exhaustive and where circumstances arise that are not identified in this policy, the Headteacher will discuss, as appropriate, with relevant members of the Governing Body to:

- · make the final decision on whether leave is granted, and
- whether it is with or without pay.

Advice can also be sought from the HR Consultancy Team. The school will monitor the granting of all discretionary leave to assist with a regular review of its policy.



Category/Circumstances	Definition	Time Allowed
Discretionary Compassionate Leave (Close Family Member)	Compassionate leave is normally intended for circumstances where there is sudden or serious illness or death of a close family member, spouse, partner or dependent to support with the grief and bereavement and dealing with any arrangements. Close family members might include but are not limited to e.g. husband, wife, partner, parent, son, daughter, brother, sister. The amount of leave granted will reflect what is required in the circumstances taking into account: the relationship with the person in question; whether the employee has a responsibility for the estate of the deceased, the availability of other relatives or friends, the requirements of religious observance if applicable and the distance to be travelled in dealing with the necessary matters and may be less than 10 days. All days are pro rata for part-time employees. In exceptional circumstances additional leave may be approved, subject to the needs of the school but this will be on an unpaid basis.	Up to 10 days pro rata paid depending on circumstances Included within the 10 days pro rata is 1 day to attend a funeral
Discretionary leave to attend the funeral of someone who is not a member of the immediate family	Where discretionary compassionate leave does not apply, up to 1 day's leave may be approved to attend a funeral, taking into account the relationship to the deceased and the distance to be travelled.	Up to 1 day unpaid
Parental Bereavement Leave	For all employees, regardless of length of service who suffer the loss of a child under the age of 18, including parents who suffer a stillbirth after 24 weeks of pregnancy. Leave may be taken by those with parental responsibility for a child, including parents, the partner of the child's parent and adoptive parents. Please refer to your HR provider if you are unsure if someone is entitled to parental bereavement leave. Two weeks leave can be taken either as a single block of two weeks or in two	10 days pro rata, paid
	separate blocks of one week at different times. The leave cannot be taken as individual days. Leave can be taken at the time(s) the employee chooses within the 56 weeks after the bereavement, e.g. perhaps at a particularly difficult time such as the child's	

















birthday. If the employee has lost more than one child, there is a separate entitlement to be reavement leave for each child who has passed away. Within the first 56 days after bereavement no notice need be given to take the leave, but the school should be notified in accordance with the normal arrangements for notifying unplanned absence, or if that is not feasible, as soon as possible. More than 56 days after the bereavement at least one week's notice must be aiven. The leave is paid. Cancelling parental bereavement leave: An employee can cancel their planned leave and take it at a different time (within the 56 weeks after their bereavement). Where the planned leave was due to begin during the first 56 days after their bereavement, they must let the school know that they no longer wish to take it before their normal start time on the first day of the planned leave. Where the leave was due to begin more than 56 days after their bereavement, the employee must let the school know at least one week in advance that they wish to cancel it. An employee cannot cancel any week of parental bereavement leave that has already begun. Returning to work after parental bereavement leave: When an employee returns to work after parental bereavement leave, they generally have the right to return to the same job. However, a slightly different rule applies if an employee returns from time on bereavement leave that follows on immediately from some maternity, adoption. paternity leave or shared parental leave (taken in relation to the child who has passed away), and their total time on leave is more than 26 weeks. In these circumstances, the employee has the right to return to the same job, unless this is not reasonably practical - in which case they have the right to return to a suitable and appropriate job on the same terms and conditions. This rule also applies if their leave includes more than four weeks of ordinary parental leave (taken in relation to any child), regardless of the total length of the leave. Discretionary leave to attend a Employees are normally expected to ensure that appointments for personal visits to Paid/unpaid depending on doctor's, dentist or hospital the doctor, dentist, hospital etc. are outside of contracted working hours. However, circumstances if this is not reasonably practicable, time off from work will be permitted to attend appointment such appointments. Employees should ensure that any time off causes as little disruption as possible, i.e. the appointment is at the beginning or the end of the day.

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	The school reserves the right to see evidence of such appointments, such as a letter or appointment card. Where the appointment is not urgent, and where the time would negatively impact on the employee's area of work, or that of team colleagues, the appointment should be re-arranged to a more suitable time and date wherever possible.	
	Where the Headteacher considers an employee has taken an unreasonable amount of time off for this purpose, the school reserves the right to withdraw payment for such absence, at its discretion and following consultation with the employee. Consideration will be given to the Equality Act 2010 and any statutory right to time off, in all instances.	
	The absence will be recorded as sickness and the necessary self-certification form completed in the normal way.	
Leave for rehabilitation, assessment or treatment because of a disability (discretionary although there is a statutory right to leave considered as a reasonable adjustment)	The Equality Act 2010 identifies the provision of paid time off as a reasonable adjustment. It acknowledges that a disabled person may need to be absent from work for "rehabilitation, assessment or treatment". There is no evidence that disabled people are more likely to be absent from work than other staff. However, in monitoring absence, due allowance should be made for absences related to a disability.	Paid
,	Absences relating to appointments for rehabilitation, assessment or treatment of a disability should be recorded as disability leave. This is paid, and does not affect sick pay entitlements. However, any other periods of absence related to a disability should be classified and recorded as sick leave.	
Disability related sickness absence (discretionary although there is a statutory right to consider leave as a reasonable adjustment)	Disability related sickness absence is sickness absence related to an individual's disability. For example: an episode or relapse of a disability related condition or time off for recuperation following a period of disability leave for treatment. Also see above section.	Paid in line with Sickness Entitlement
Discretionary Emergency/ Dependant's Leave (statutory right to apply for such leave although granting of such leave is discretionary)	There is a statutory right to unpaid leave to deal with an emergency relating to a dependant (i.e. the employee's child, spouse, partner or parent and any person who lives at the same house as the employee (other than as a lodger, tenant, boarder or employee) or who would reasonably rely on the employee for assistance or arrangements for care in the event of illness or injury). It is expected that this	Unpaid

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	type of leave is taken where the employee has identified short term, rather than long term, caring responsibilities.	
Discretionary leave for Fertility Treatment.	As with other medical appointments, the expectation is that fertility treatment occurs outside of contractual working hours where possible. Where it can be shown that there are good reasons why this is not possible, the following will apply. Absence relating to the investigation of a fertility issue will be regarded as sickness absence. In such circumstances, the member of staff will be subject to the school's normal sickness absence provisions. Female members of staff personally undergoing treatment themselves should note that sickness absence associated with IVF will not be regarded as 'pregnancy related'. Fertility Treatment Members of staff, who have completed 12 months' service, may be granted leave for fertility treatment or the support of a partner undergoing the same.	Paid in line with sickness entitlement
	Staff personally undergoing fertility treatment Wherever possible, appointments related to fertility treatment should be arranged outside of working hours. Where this is not possible, a member of staff may be granted up to 5 working days paid leave in any 12 month period for the purpose of receiving and recovering from IVF treatment and to attend appointments specifically associated with the IVF process (i.e. pre-booked interventions for consultant appointments, collection and delivery of eggs, monitoring tests, etc.). Should the member of staff require time off because of the side effects of the treatment, it will be subject to the normal sickness absence entitlement. Sickness absence associated with IVF will not be regarded as 'pregnancy-related'. The paid leave can be taken to suit the member of staff's needs, subject to operational circumstances, e.g. in one block, separate days or half days. The leave entitlement will be pro-rated for part-time members of staff according to their normal weekly working hours.	Up to 5 days paid leave in any 12-month period
	Members of staff supporting a partner undergoing fertility treatment If it is an essential requirement within the course of the treatment for the partner to attend a specific appointment, the school will allow eligible employees up to one day's paid leave in any 12-month period to support fertility treatment.	Up to 1 day paid leave in any 12-month period.

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Discretionary leave to attend interviews	Such leave will be entirely at the discretion of the Headteacher. Any decision will take account of the role being applied for and the likely impact that the absence will have on the school.	Paid or unpaid at the discretion of the Headteacher
Discretionary leave for moving house	Wherever possible staff are expected to ensure that any house move takes place out of school time. Where it is demonstrated that this is not possible, 1 day's unpaid leave may be granted.	1 day unpaid
Discretionary leave to deal with urgent/unforeseen circumstances	Any urgent and unforeseen circumstances (e.g. house fire/burglary/flood) which require urgent attention by an employee and prevents an employee attending work. Reasonable time off will be allowed.	Unpaid
Discretionary leave to attend a child's graduation from University/College	It is recognised that the employee will have no influence over the day when this will occur and that it will normally occur during term time.	1 day unpaid
Discretionary leave to attend a close family wedding	It is recognised that the employee may have no influence over the day when this will occur.	1 day unpaid
Discretionary leave to take professional examinations or for study	It is assumed that the Headteacher will have approved the course of study and that the gaining of the specific qualification will be for the overall benefit of the school. If this is not the case it would not be reasonable for the Headteacher to allow time off during term time.	Up to 3 days paid leave in each academic year.
	Where the course of study has been approved, the Headteacher will allow time off as appropriate to enable the employee to take examinations. Only in exceptional circumstances would additional time off be allowed for study leave.	
Sporting and similar activities	Selection for representative sporting and similar activities may be seen as an honour for the school and highly motivational for students. The Headteacher should therefore consider sympathetically requests for paid leave of absence to participate in such events (e.g. at county or national level). However, extended absences (e.g. tours abroad) would require special consideration in each case.	Paid/Unpaid dependant on circumstances
Discretionary additional leave for carers	Carers are entitled to take up to 1 week of unpaid carers leave in a 12-month period, as a day one right.	Up to 5 days unpaid leave in each 12 months This can be taken as a whole week, or in

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	Although it is expected that employees will make arrangements that do not prevent them from carrying out their normal duties, in exceptional circumstances an employee may apply for leave in addition to paid annual leave, to deal with childcare and other caring responsibilities such as assisting a dependant during or after a stay in hospital, moving a dependant to residential or other form of care, helping a dependant through a medical procedure, etc. It is expected that this type of leave is taken where the employee has identified long-term, rather than short term, caring responsibilities. The granting of such leave is entirely at the discretion of the Headteacher after taking account of the impact such leave might have on the school.	individual days or half days or equivalent (but not individual hours). See separate Carers Leave policy Up to 5 days Unpaid leave in each 12 months
Discretionary leave for blood donors	Although it is expected that staff will arrange to donate blood outside of working hours, if there is an opportunity to donate blood locally and it will mean only a short time away from school with minimal disruption, time off with pay will be allowed for this purpose. Any side effects or recovery time from donating blood will be treated as normal Sickness absence and subject to the same entitlement.	Paid
Gender transition	Time off for surgery and recuperation from surgery for gender reassignment will be recorded as sick leave. Other medical appointments relating to the process will be recorded as sick leave when it has not been possible to make them outside of working hours. There may also be a need for some non-medical appointments, for example for electrolysis or speech therapy. These will not qualify for sick leave. Headteachers should reasonably consider requests for unpaid leave or allow annual leave or flexi leave, (where the system is in operation), when it has not been possible for these appointments to take place outside of work time. Any reasonable absence because of the effects of treatment for gender reassignment should not be considered for the purposes of action for unsatisfactory attendance.	Usual sick pay entitlement or unpaid.
Occupational health appointments	Whilst employees are absent due to sickness, there is an expectation that they will make themselves available to attend any Occupational Health appointments regardless of when the appointment occurs. After returning to work, if any further appointments are made during the normal working pattern, paid time off will be granted to attend.	Paid leave

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Religious observances	Headteachers should try to accommodate requests for time away from work for religious observance. This includes religious festivals, time away from work during prayer and adjusting working times to accommodate periods of fasting. The Headteacher and the employee should work together to ensure that there is minimum disruption to the school and that leave (which would be unpaid) is avoided wherever possible.	Unpaid
Strike Action	It is an individual's choice as to whether to join strike action, but a normal day's pay will be deducted for each day the strike action continues and the employee remains off work.	Unpaid
Discretionary leave during adverse weather conditions	Employees have an obligation to present themselves for work each day at and between the times specified in their contracts of employment. During periods of severe inclement weather, if it is shown that the employee has made every effort to attend work but simply could not do so then the absence may be treated as paid leave. If, however, roads/public transport are available for use with only minimal disruption, and the employee still chooses not to attend work, the absence will be treated as unpaid.	Paid or unpaid, depending on circumstances
Discretionary leave for CPD/other training	Training will generally only be approved by a Headteacher when it is essential for either CPD or to enhance capability to the advantage of the school. When it is not possible for such training to take place out of term time, time off will be allowed with pay. Training may however need to be postponed when the needs of the school are such that time off on the dates allocated for the training do not prove to be convenient.	Paid

Other 'special' discretionary leave

Leave for medical screening	Wherever possible such screening will take place outside of term time. However, where this is proved to be not possible, necessary paid time off will be granted for medical screening including cancer screening where this is required by the employee's medical advisors.	Paid
Leave for Trade Union activities	Where it is necessary for a trade union representative to carry out legitimate trade union business during term time, they will be allowed appropriate time off with pay. It will be expected that most of trade union activity will take place outside of school hours.	Paid

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Leave for reservists (Royal Naval Reserves, Royal Marines Reserves, Army Reserve and Royal Auxiliary Air Force)	It will be expected that reservists arrange training outside of term time. In exceptional circumstances the Headteacher may allow paid leave to attend annual training. This is a 15-day continuous training course, sometimes referred to as 'Annual Camp'. This may take place at a training establishment, as an attachment to a Regular Unit, a training exercise or a combination of any of these. Training normally takes place within the UK, although each year some Reservists train overseas.	Paid
	Employer's legal responsibilities under The Reserve Forces (Safeguard of Employment) Act 1985 (SOE 85) are as follows: If your Reservist employee is mobilised, when they return you have an obligation to reinstate them in the same role and on equally favourable terms and conditions as before (or as near as practicable).	
	The Ministry of Defence aims to give at least 28 days' notice of mobilisation, although the Reserve Forces Act 1996 gives no statutory requirement for a warning period prior to a Reservist being called out. If a Reservist is mobilised and you believe their absence would cause serious harm to your business or a related business, you have the right to seek exemption,	
	deferral or revocation of the mobilisation. If your Reservist is mobilised, you don't have to pay them any salary or associated benefits (such as pension or company car) for the duration of their operational duty. A Reservist can claim for any benefits you stop so they won't be worse off. You are also eligible for financial assistance to cover the costs of finding a temporary replacement or retraining your Reservist employee under certain circumstances on their return.	
	Further information on employing Reservists can be found on the website; https://www.gov.uk/government/publications/reservist-employers-toolkit/reservist-employer-toolkit	
Leave for public duties	Section 50 of the Employment Rights Act 1996 provides for employees to be granted time off work to perform those public duties specified in the section. These are as follows: (a) a magistrate (also known as a justice of the peace) (b) a local councillor	Unpaid

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	 (c) a school governor (d) a member of any statutory tribunal (for example an employment tribunal) (e) a member of the managing or governing body of an educational establishment (f) a member of a health authority (g) a member of a school council or board in Scotland (h) a member of the Environment Agency or the Scottish Environment Protection agency (i) a member of the prison independent monitoring boards (England or Wales) or a member of the prison visiting committees (Scotland) a member of Scottish Water or a Water Customer Consultation Panelt is expected that much of the time spent on such duties will be either out of term time or out of normal working hours. However, where this is not possible and there is no adverse effect on the working of the school, unpaid time off may be approved by the Headteacher. 	
Court Service (witness or jury service)	Most court service is for jury service, but employees may also be called as witnesses. Individuals summoned for jury service are expected to attend court unless they are ineligible, disqualified or excused by the court. Jury service can be deferred. Among the categories who qualify for deferral are teachers during term time. Other school staff may not automatically be disqualified if called for jury service during term time. Applications for jury service to be excused on grounds of conflict with work requirements are likely to result in deferral, unless excusal is clearly necessary. Each application will be considered on its own merits, and applications must be made by those who have been summoned — employers cannot make them on employees' behalf. Employees required attending court for jury service or who are summoned to appear as witnesses will be granted paid leave for this purpose. Jurors are entitled to claim for travel and subsistence and for loss of earnings, up to a maximum daily rate. Where employees are entitled to claim for loss of earnings, they must get their employer to complete the appropriate certificate which is issued to all jurors prior to attending court. The arrangements for employees attending court as witnesses vary considerably.	Paid

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-	Loss of earnings claims must be made by employees from the Court, and these are offset against salary/wage.	
Statutory maternity leave	All pregnant employees can take up to 26 weeks' ordinary maternity leave (OML) and up to 26 weeks' additional maternity leave (AML), making a total of 52 weeks. This is regardless of the number of hours they work or their length of service. Additional maternity leave begins on the day after ordinary maternity leave ends. Once an employee has given notice that they are pregnant, they will be entitled not to be unreasonably refused paid time off work to attend antenatal appointments as advised by a registered medical practitioner, midwife or nurse. To be entitled to take time off for maternity leave and antenatal care, the employee is required to produce a certificate from her doctor, registered midwife or registered health visitor, stating that they are pregnant (usually the MATB1). Except in the case of the first appointment, the employee should also produce evidence of the appointment, such as a medical certificate or appointment card, if requested to do so.	Paid/unpaid (see separate maternity and paternity guidance)
Statutory parental leave (some liscretion when it can be taken)	Employees with more than one year's continuous service are entitled to 18 weeks' unpaid leave for each child and adopted child, up to their 18th birthday. Employees need to request leave giving at least 21 days' notice before the intended start date. Parental leave should be taken in blocks of a week or multiples of a week and should not be taken as "odd days off", unless the employer agrees otherwise or the child is disabled.	Up to 4 weeks a year unpaid (18 weeks maximum up to child's 18 th birthday)
	Employees cannot take off more than four weeks during a year. A week is based on an employee's working pattern. This entitlement is in addition to any rights to maternity/adoption and/or paternity leave or shared parental leave. Requests for such leave may be postponed for up to six months other than where parental leave has been requested immediately after childbirth/maternity leave or immediately after placement for adoption.	
Statutory paternity leave	An employee whose wife, civil partner or partner gives birth to a child, or who is the biological father of the child, is entitled to two weeks' ordinary paternity leave provided they have 26 weeks' continuous service by the end of the 15 th week before the week in which the child is expected.	2 weeks paid leave to be taken within 56 days of the birth or adoption of a child

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	Paternity leave is also available to adoptive parents where a child is matched or newly placed with them for adoption. Either adoptive parent may take ordinary paternity leave where the other adoptive parent has elected to take adoption leave. In respect of an adopted child, the employee must have 26 weeks' continuous service by the week in which the child's adopter is notified of having been matched with the child for adoption. To qualify for paternity leave, the employee must also have, or expect to have, responsibility for the upbringing of the child and be making the request to help care for the child or to support the child's birth parent. Paternity leave must be takencan be taken in either 1 week or 2 consecutive weeks' leave. a single block of one or two weeks within The leave must finish within 56 days of the birth or adoption of the child. If the child is born early, it must be taken from the time of the birth but within 56 days of the expected date of childbirth. Paternity leave can start either from the date the child is born or placed for adoption or from a chosen number of days or weeks after that date.	
Neonatal care leave	Neonatal Care Leave applies to parents of babies who are admitted into neonatal care in the first 28 days from their birth and the care is continuous without interruption for at least 7 days beginning the day after which the care starts. Neonatal care may be for: Hospital care, Medical care leaving the hospital – this must be under a consultant and include ongoing visitor checks arranged by the hospital where the baby was treated Palliative or end of life care Eligible parents can get one weeks leave for every 7 full and continuous days the baby is in neonatal care for up to 12 weeks of leave (and, if eligible, pay). This leave may be added on top of any other leave the parents may be entitled to, including maternity and paternity leave. This will be known as Statutory Neonatal Care Pay	Paid/unpaid (see separate maternity and paternity guidance)

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Statutory shared parental leave	Shared parental leave is a relatively new right that may enable eligible mothers/birth parents, fathers, partners and adopters to choose how to share time off work after their child is born or placed for adoption. This could mean that the mother/birth parent or adopter shares some of the leave with their partner, perhaps returning to work for part of the time and then resuming leave later. The first two weeks of the 52-week entitlement must be taken by the mother/birth parent or primary adopter, but the remaining 50 weeks' entitlement and pay can be shared or split between both parents, if they meet the eligibility criteria.	First 2 weeks taken only by the mother/birth parent Remaining 50 weeks can be shared between parents Paid/unpaid – see separate Shared Parental Leave policy
Statutory adoption leave	For the primary adopters of children matched for adoption the rights to adoption leave and pay mirror maternity leave and pay. Primary adopters can take up to 26 weeks' ordinary adoption leave (OAL) and up to 26 weeks' additional adoption leave (AAL), making a total of 52 weeks. This is regardless of the number of hours they work or their length of service. Additional adoption leave begins on the day after ordinary adoption leave ends.	Paid/unpaid – see separate adoption guidance

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Appendix 1

DISCRETIONARY LEAVE OF ABSENCE REQUEST FORM

Part A (for completion by the employee)

Name							te reques ide	St	
Date/time from					Dat	Date/time to			
or teaching taff cover equired	AM Reg'tion	P1	P2	P3		P4	PM Reg'tion	P5	P6
relevant ap Reason for necessary)	Request				_				
Signed								1	

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Part B (for completion by the Headteacher, or other relevant senior manager) Your request for leave is: Approved with pay Approved without pay If the request has not been approved, it was for the following reason(s): Operational difficulties in covering absence Impact absence would have on continuity of educational needs Referred to governors for decision, outside of policy Other: Explanation of reason(s)for non-approval Signed ______ Date _____

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Please return form to Bursar/Business Manager for processing

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Document Control Sheet

Document Reference	SCC 016
Document Title	Leave of Absence Policy
	Policy
Version Number	V5.0
Version Date	August 2025
Last Review Date	August 2025
Next Review	August 2027
Reviewed By	Julia Pearson
Document History	V1- 1/10/2018,
	V2 - 01/04/2020,
	V3 - 10/10/2022
	<u>V4 – 29/08/2023</u>
	<u>V5 – 21/08/2025</u>
Document Reference	SCC 016
Document Title	Leave of Absence Policy
Description	Policy
Version Number	V4.0
Version Date	-August 2023
Last Review Date	August 2023
Next Review	-August 2025
Reviewed By	Nicola Stubbs
	V1- 1/10/2018,
	V2 - 01/04/2020,
	V3 – 10/10/2022,
	$\sqrt{4-29/08/2023}$

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WORLINGHAM CEVC PRIMARY SCHOOL

SAFEGUARDING STATEMENT TO ACCOMPANY POLICY DOCUMENTS

Throughout this policy runs our commitment to safeguarding the well-being of all our pupils at Worlingham CEVC Primary School. The values, beliefs and ethos of Worlingham Primary School are shared by all members of staff and the adherence to the guidance as stated in the school's Safeguarding Policy is of paramount importance.

The wellbeing and safety of pupils has a positive impact on their attendance, behaviour, their own Health and Safety, learning within the school environment as well as on educational visits.

Throughout the curriculum children are taught how to manage risk and how to keep themselves safe. The children know that if they need help they can talk to a member of staff at school. Children are taught how to keep themselves safe whilst using ICT equipment and are instructed to report any inappropriate material to the member of staff leading the session.

Children who have an identified SEN which creates difficulties with communication may need additional support in expressing concerns to a member of staff. Staff will need to follow the guidance in the safeguarding policy when dealing with a disclosure, taking into account the ability of the individual.

A copy of the Safeguarding policy can be found on the school website, in the Headteacher's office and also the staff room. This policy provides comprehensive detail in identifying types of abuse and the procedures that need to be followed.

Within the Safeguarding Policy is a section on The Prevent Duty and what it means for our School.

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